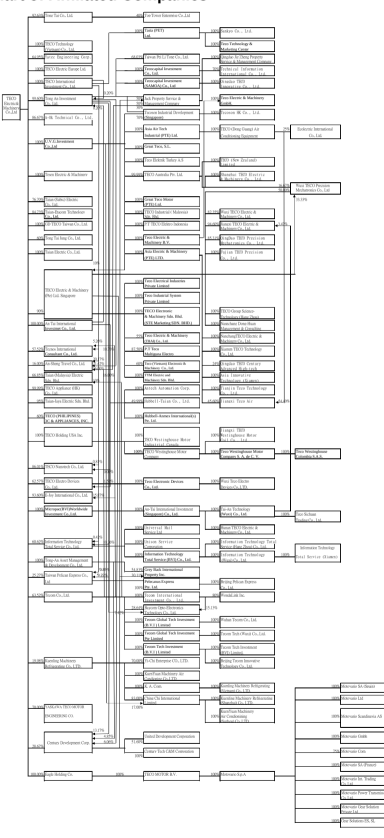


## **VIII. Special Disclosure**

## 8.1 Summary of Affiliated Companies 8.1.1 Chart of Affiliated Companies



## 8.1.2 Information Regarding Affiliated Companies

Company	Date of Incorporation	Paid-in Capital	Major Business
Tong Dai Co., Ltd.	1972.06	57,120	Sales of Motors
TECO International Investment Co., Ltd.	1989.06	525,845	Investment Activity
TECO Holding USA Inc.	1995.03	861,301	Investment and Trading in USA
TECO Electric & Machinery (Pte) Ltd. Singapore	1972.09	178,320	Sales of Motors in Singapore and Other Countries Nearby
TECO Electric Europe Limited	1992.03	178,245	Sales of Motors in Europe
Tong-An Assets Management & Development Co., Ltd.	1997.07	1,473,234	Real Estate Business
Tong-An Investment Co., Ltd.	1998.08	4,175,216	Investment Activity
TECO Electro Devices Co., Ltd.	1998.03	245,926	Manufacture of Stepping Motors
Tecnos International Consultant Co., Ltd.	1998.06	87,524	Business Consulting and Human Resource Services
Tong Tai Jung Co., Ltd.	1996.04	66,000	Sales of Motors
United View Global Investment Co., Ltd. (UVG)	1999.08	7,592,084	Investment Holding Company
Information Technology Total Services Co., Ltd.	1990.12	199,990	Sales of Software
Tesen Electric & Machinery Co., Ltd.	2001.03	200,000	Manufacture of Home Appliance
GD TECO Taiwan Co., Ltd.	2002.02	150,000	Manufacture of IC Projects
Yatec Engineering Corporation	1993.01	120,100	Electric System Development and Service
Taian (Subic) Electric Co., Inc.	1997.03	215,775	Manufacture and Sales of Tools and Equipment
Taian (Malaysia) Electric Sdn. Bhd.	1989.03	180,671	Manufacture and Sales of Tools and Equipment
An-Tai International Investment Co., Ltd.	1990.09	229,103	Investment Activity
Micropac (BVI) Worldwide Investment Co., Ltd.	1993.03	479,996	International Trading
Taian-Etacom Technology Co., Ltd.	1999.12	83,000	Manufacture of Bus Way Components
E-Joy International Co., Ltd.	2004.06.25	101,500	Distributor of Home Appliance
A-Ok Technical Co., Ltd.	2004.10.07	22,500	Repair of Home Appliance
Taiwan Pelican Express Co., Ltd.	1999.09.10	954,670	Home Delivery Service
Tasia (Pte) Ltd.	1995.12	23,672	Investment Activity
Tecoson Industrial Development (Singapore)	1993.02	36,820	Investment and Trading Activities
Tecoson HK Co., Ltd.	1993.06	16,658	Investment Activity
Asia Air Tech Industrial (Pte) Ltd.	1999.06	274,125	Investment Activity
TECO (Dong Guang) Air Conditioning Equipment Co., Ltd.	1999.11.09	324,838	Manufacture of Air Conditioning Equipment
TECO Australia Pty. Ltd.	1993.04	698,550	Sales of Motors and Home Appliance in Australia
TECO New Zealand Ltd.	1983.04	67,389	Sales of Home Appliances
Great Teco Motor Ltd.	2000.01.27	3,935,346	Investment Activity
Wuxi TECO Electric & Machinery Co., Ltd.	2002	1,547,157	Manufacture and Sales of Motors

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Company	Date of Incorporation	Paid-in Capital	Major Business
TECO Industrial (Malaysia) Sdn. Bhd.	1989.06	543,484	Manufacture and Sales of Motors in Malaysia
P.T TECO Elektro, Indonesia	1997.08.14	820,763	Sales of Home Appliances
P.T TECO Multiguna Electro	1983.06	18,010	Investment and Trading Activities
TECO Electronic & Machinery (Thai) Co., Ltd.	1987.04	53,952	Investment and Trading Activities
TECO Westinghouse Motor Company	1988.01	665,156	Sales of Motors in USA
TECO Westinghouse Motor Industrial, Canada	1995.12	26,397	Sales of Motors
TECO Electro Devices Co., Ltd.	1998.03	109,973	International Trading
Wuxi Teco Electro Devices Co, Ltd.	2001.12	127,119	Manufacture and Sales of Stepping Motors
An-Tai International Investment (Singapore) Co., Ltd.	1993.03	494,251	Investment Activity
Tai-An Technology (Wuxi) Co., Ltd.	2000.07	547,599	Manufacture and Sales of Optical Fiber
Asia Electric & Machinery Pte Ltd.	2000.06.05	1,792,616	Investments in Home Appliances Business
Jack Property Service & Management Company	2000.04.13	30,250	Asset Management
Great Teco, S.L.	2003.01	20,340	Sales of Home Appliances
Nanchang TECO Electric & Machinery Co., Ltd.	2003.11.10	526,804	Manufacture and Sales of Air Conditioning
Sankyo Co, Ltd.	1992.02.14	8,268	Sales of Home Appliances
TECO Electronic & Machinery B.V.	2005.04.18	22,374	Sales of Motors and LCD TV in Europe
STE Marketing Sdn. Bhd.	1987.12	63,617	Investment and Trading
Jiangxi TECO Electric & Machinery Co., Ltd.	2005.06.01	1,546,671	Manufacture and Sales of Motors
Qingdao TECO Precision Mechatronics Co., Ltd	2006.12	691,471	Manufacture and Sales of Compressors
TECO Westinghouse Motor Company S.A. de C.V	2005.12	56,454	Manufacture and Sales of Motors
Xiaman TECO Technology Co., Ltd.	2006.11	22,694	Sales of Motors and Home Appliances
TYM Electric & Machinery Sdn. Bhd.	2006.06	3,606	Sales of Motors
TECO (Vietnam) Electric & Machinery Company	2005.04	55,352	Manufacture and Sales of Motors
TECO Technology (Vietnam) Co., Ltd.	2006.08	222,058	Manufacture and Sales of Tools and Equipment
Asia Innovative Technology (Xiamen) Co., Ltd.	2006.12	861,176	R&D and Manufacture of LCD TV
TECO Group Science-Technology (Hang Zhou) Co., Ltd.	2007.06	10,490	R&D of Electronic Devices and System Automation
Tianjin TECO Technology Co., Ltd	2010.01.22	15,767	Operation Center in Central China
Jiangxi TECO Air Conditioning Equipment Co., Ltd.	2010.02.05	171,138	Sales of Air Conditioners
TECO Sichuan Trading Co., Ltd.	2010.08.25	27,702	Sales of Home Appliances
Fujian TECO Precision Co., Ltd.	2008.05	388,312	Sales and Production of Motors and Generators
Teco Appliance (HK) Co., Ltd.	1991.02.12	6,247	Sales of Home Appliances
Taian Electric Co., Ltd.	2004.03.17	1,000	Manufacture and Sales of electric equipment
An-Sheng Travel Co., Ltd.	2005.03.15	30,000	Travel Business
Hubbell-Taian Co., Ltd.	1991.08.22	27,200	Import, export and sales of power distributors, lighting and explosion-proof tools

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Company	Date of Incorporation	Paid-in Capital	Major Business
Hubbel-Anmex International(s) Pte. Letd.	2006.01.26	25,539	Sales of Electronic Products
Universal Mail Service Ltd.	1989.12	13,000	Business Docunment Processing
Unison Service Corporation	2001.08	17,000	Software, Data Processing and Information Provision
Information Technology Total Service (BVI) Co., Ltd.	2001.03	49,697	Investment Acitivities
Teco Group Science-Technology (Hang Zhou) Co., Ltd.	2002.10	2,484	Software, Data Processing and Information Provision
Information Technology (Wuxi) Co., Ltd.	2004.08	11,464	Software, Data Processing and Information Provision
Information Technology Total Service (Xiamen) Ltd.	2007.12	4,617	Software, Data Processing and Information Provision
GreyBack International Property Inc.	2007.02.28	32,253	Real Estate Business
Taian-Jaya Electric Sdn. Bhd.	1988.06.07	7,213	Manufacture and Sales of Motors
Nanchang Dong-Huan Management & Consulting Co., Ltd.	2008.01.07	3,319	Investment Activities
TECO CAPITAL INC.	2008.04.15	21,225	Investment Activities
TECO (PHILIPINES) 3C & APPLIANCES, INC.	2008.08.22	31,647	Sales of Home Appliance and Air Conditioners
Pelecanus Express Pte, Ltd	2010.04.19	29,025	Investment Activities
Qingdao TECO Innovation Co., Ltd.	2010.08.11	60,414	Merchant and Management Service for Science Park's Development and
Qinguao TECO milovation Co., Etd.	2010.00.11	00,414	Operation
TECO Technology & Marketing Center Co., Ltd.	2011.04.01	8,268	Investment Activities
TECO Capital Investment (SAMOA) Co., Ltd.	2011.01.18	64,500	Holding Company
Beijing Pelican Express Co., Ltd.	2010.10.13	25,164	Storge Services
TECO Nanotech Co., Ltd.	1989.06.01	250,000	Production & Sales of Nano-applied ingredients and products
Technical Information International Co., Ltd.	2008.07.28	46,170	Development & Sales of Software
Shanghai TECO Electric & Machinery Co., Ltd.	2012.08.04	23,400	Agency of Machinery and Electric Products
TECO Electric and Machinery GmbH.	2012.09.01	848	Production & Sales of Machinery
Tecom Co., Ltd.	1980.09.25	6,306,652	Production ans Sales of Business Communication Products
Tecom International Investment Co., Ltd.	1980.02.22	120,000	Investment Activites
Baycom Opto-Electronics Technology Co., Ltd.	1980.04.16	335,913	Research, Production & Sales of Fiber and Fiber Cables
Tecom Global Tech Investment (B.V.I)	2002.08.13	33.213	Investment Activites
Tecom Global Tech Investment Pte Limited	2004.07.19	487,166	Investment Activites
Tecom Tech Investment (B.V. I)	2008.09.25	49,556	Investment Activities
WondaLink Inc.	2010.03.18	41,237	Telecommunication and Production and Design of Electronic Components
Wuhan Tecom Co., Ltd.	2003.02.24	7,643	Internet Telecommunication Technnolgy Development and Related Services
Tecom Tech (Wuxi) Co., Ltd.	2004.09.06	522,372	R&D and Production of Telecommunication System
Tecom Tech Investment (BVI) Limited.	2008.11.03	31,576	R&D and Production of IT Products
Beijing Tecom Innovative Technology Co., Ltd.	2010.12.07	14,929	The Internet of Intelligent Home System and Related Services
Qingdao Jie Zheng Property Service & Management Company	2012.08.20	2,913	Property Management and Related Services

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Company	Date of Incorporation	Paid-in Capital	Major Business
Kuenling Machinery Refrigerating Co., LTD.	1988.04.05	761,524	Manufacture and Rental of Refrigeration and Air-Conditioning
Ching Chi International Limited	2000.07.12	242,731	Investment
K.A Corp	2002.03.20	102,352	Sales and Trading
Yi-Chi Enterprise CO., LTD.	2000.07.10	11,000	Manufacture
KuenYuan Machinery Air Condioning Co.,LTD	2004.11.15	30,000	Manufacture
Kuenling Machinery Refrigerating (Shanghai) Co., LTD.	2000.09.01	181,713	Manufacture of Bonchiller
KuenYuan Machinery Air Condionining (Suzhou) Co.,LTD	2006.04.18	255,456	Manufacture
Kuenling Machinery Refrigerating (Vietnam) Co., LTD.	2005.11.25	89,325	Manufacture
Donghua Enterprise Co.,Ltd.	1968.07.30	18,000	Franchise of FA/GE Product
Hunan TECO Electric & Machinery Co., Ltd.	2013.06.20	226,961	Manufacture of Related Component of 200 MGW Wind Turbine
TECO Elektrik Turkey A.S	2013.08.01	37,481	Franchise of Home Appliance and FA/GE Product
Mocet Networks Inc.	2012.12.29	1,613	Sales of telephone and merchandise
Jiangxi TECO Westinghouse Motor Coil Co., Ltd	2014.07.24	113,912	Manufacture and Sales of electric machinery, coil and merchandise
Teco Westinghouse Colombia S.A.S.	2014.05.02	0	Manufacture and Sales of motor and generator
Motovario S.p.A.	1965.10.05	610,539	Manufacture and Sales of motor and gear reducer
Motovario S.A(Spain)	2001.2.14	32,578	Manufacture and Sales of motor and gear reducer
Motovario Ltd	1999.3.26	14,418	Manufacture and Sales of motor and gear reducer
Motovario Scandinavia A/S	1996.3.01	12,509	Manufacture and Sales of motor and gear reducer
Motovario GMBH	1997.2.28	10,916	Manufacture and Sales of motor and gear reducer
Motovario Corp.	1997.10.06	9,998	Manufacture and Sales of motor and gear reducer
Motovario S.A(France)	1995.2.09	10,950	Manufacture and Sales of motor and gear reducer
Motovario Int. Trading Co. Ltd	2004.7.22	1,043	Manufacture and Sales of motor and gear reducer
Motovario Power Transmission Co. Ltd.	2008.3.14	877	Manufacture and Sales of motor and gear reducer
Motovario Gear Solution Private Ltd	2011.7.15	5,933	Manufacture and Sales of motor and gear reducer
Gear Solutions ES, SL	2014.1.30	8,577	Manufacture and Sales of motor and gear reducer
Eagle Holding Co.	2010.8	3,584,620	Holding Company
TECO MOTOR B.V.	2015.7	3,390,339	Holding Company
TECO Yaskawa Motor Engineering Co.	2005	55,120	Manufacture and Sales of motor
Wuxi TECO Precision Mechatronics Co., Ltd	2015.7	908,681	Manufacture and Sales of electric machinery and component
Century Development Corporation	1993.2.9	3,061,972	Managemnet of property and industrial park development
Century Tech. C&M Corporation	1975.10.4	100,000	Construction industry
United Development Corporation	1994.3.8	66,044	Consultant service for industrial park and land investment

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## 8.1.3 Operational Highlights of Affiliated Companies

Unit:	NT\$thousand
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Company	Capital	Total Assets	Total Liabilities	Net Worth	Net Sales	Operating Income	Net Profit / Loss	EPS (NT\$)
Tong Dai Co., Ltd.	57,120	536,461	265,885	270,576	962,493	58,742	71,935	12.59
Tecnos International Consultant Co., Ltd.	87,524	299,028	182,517	116,511	1,606,498	22,621	18,686	2.13
TECO Electric Europe Limited	178,245	69,537	119,039	-49,502	140,800	-19,188	-19,852	-4.41
TECO International Investment Co., Ltd.	525,845	1,276,115	178,966	1,097,149	84,784	67,928	67,413	1.28
TECO Electro Devices Co., Ltd.	245,926	513,139	150,752	362,387	524,373	7,258	2,699	0.11
TECO Electric & Machinery (Pte) Ltd. Singapore	178,320	2,900,054	201,260	2,698,794	1,268,288	24,125	148,186	18.52
Tong Tai Jung Co., Ltd.	66,000	328,181	189,148	139,033	693,635	28,991	24,284	3.68
Information Technology Total Services Co., Ltd.	199,990	831,155	566,076	265,079	1,208,774	53,438	45,686	2.28
UVG Investment Co., Ltd.	7,592,084	8,363,544	443,938	7,919,606	43,385	44,932	37,984	0.16
Tong-An Investment Co., Ltd.	4,175,216	8,679,878	44,899	8,634,979	477,586	432,495	429,995	1.03
TECO Holding USA Inc.	861,301	11,049,753	1,710,475	9,339,278	7,344,195	512,261	441,493	16.53
TECO Westinghouse Motor Company	665,156	8,543,251	1,256,105	7,287,146	5,947,737	393,413	310,044	15.03
An-Tai International Investment Co., Ltd.	229,103	583,665	2,529	581,136	42,113	34,714	34,412	1.50
Taian (Subic) Electric Co., Inc	215,775	303,285	88,613	214,672	299,668	8,531	7,605	1.14
Taian (Malaysia) Electric Sdn. Bhd.	180,671	12,340	544	11,796	0	-79	-79	0.00
Taian-Etacom Technology Co., Ltd.	83,000	525,660	347,279	178,381	636,527	53,843	40,530	4.88
Tasia (PTE) Ltd.	23,672	1,666	128	1,538	0	-163	-163	-0.15
Teco Electronic & Machinery (THAI) Co.,Ltd.	53,952	224,537	39,800	184,737	253,449	5,532	7,359	0.12
TECO Australia Pty. Ltd.	698,550	1,659,196	371,186	1,288,010	1,520,510	-16,349	-5,984	-0.20
TECO Industrial Malaysia Sdn. Bhd.	543,484	793,246	71,503	721,743	613,752	59,999	74,815	0.99
P.T TECO Elektro, Indonesia	820,763	441,954	6,934	435,020	28,939	-21,333	2,933	0.12
Asia Air Tech Industrial (PTE) Ltd.	274,125	158,293	7,391	150,902	-3,960	-4,165	-4,166	-0.49
Tecoson Industrial Development (Singapore)	36,820	25,766	128	25,638	0	-163	-163	-0.10
TECO Westinghouse Motor Industrial, Canada	26,397	2,302,366	182,338	2,120,028	1,452,272	119,307	88,317	80.00
Jiangxi TECO Westinghouse Motor Coil Co., Ltd	113,912	146,217	26,377	119,840	79,372	2,741	4,244	NA
Teco Westinghouse Colombia S.A.S.	0	1,659	9,102	-7,443	0	-1,429	-4,213	0
An-Tai International Investment (Singapore) Co., Ltd.	494,251	480,603	468	480,135	0	0	0	0.00
Tecoson HK Co., Ltd.	16,658	16,179	0	16,179	30,526	-447	-311	-0.08
TECO (Dong Guang) Air Conditioning Equipment Co., Ltd.	324,838	171,011	13,849	157,162	54,565	-6,326	-3,960	NA
Micropac (BVI) Worldwide	479,996	1,530,206	631	1,529,575	72,448	72,386	72,386	4.86
Taian Technology (Wuxi) Co., Ltd	547,599	1,824,301	478,076	1,346,225	1,894,508	51,077	88,889	NA
Great Teco Motor Ltd.	3,935,346	4,443,658	67,980	4,375,678	117,236	116,953	96,056	0.79
Jack Property Service & Management Company	30,250	245,120	110,790	134,330	389,433	45,392	39,632	13.10
Universal Mail Service Ltd.	13,000	42,756	34,701	8,055	63,998	-424	1,070	0.82

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Company	Capital	Total Assets	Total Liabilities	Net Worth	Net Sales	Operating Income	Net Profit / Loss	EPS (NT\$)
INFORMATION TECHNOLOGY TOTAL SERVICE (BVI) Co., Ltd.	49,697	82,050	576	81,474	0	-1,643	1,775	1.15
Tong-An Assets Management & Development Co., Ltd.	1,473,234	6,281,890	1,004,278	5,277,612	186,404	64,560	141,107	0.96
P.T. TECO Multiguna Electro	18,010	475,872	109,386	366,486	620,156	72,568	65,924	0.01
Yatec Engineering Corporation	120,100	317,306	99,684	217,622	441,154	19,542	14,979	1.25
TECO New Zealand Limited	67,389	69,716	122,374	-52,658	83,087	7,717	7,717	2.57
Asia Electric & Machinery	1,792,616	430,059	13,085	416,974	-88,393	-88,619	-88,611	-1.59
Wuxi TECO Electric & Machinery Co., Ltd	1,547,157	3,244,471	1,230,156	2,014,315	3,415,761	100,262	131,121	NA
GD TECO Taiwan Co., Ltd.	150,000	238,883	192,034	46,849	379,048	9,138	8,063	0.54
Tesen Electric & Machinery Co., Ltd.	200,000	300,434	82,970	217,464	2,616,392	19,271	16,487	0.82
Teco Electronic Devices Co.,Ltd.	109,973	95,803	0	95,803	0	-57	-14,226	-4.17
Wuxi Teco Electro Devices Co, Ltd.	127,119	165,600	69,804	95,796	158,273	-13,455	-14,169	NA
Unison Service Corporation	17,000	41,266	59,804	-18,538	115,116	8,625	8,459	4.98
Information Technology Total Service (Hang Zhu) Ltd.	2,484	4,408	4,368	40	0	-318	-318	-5.92
Taian Electric Co., Ltd.	1,000	843	0	843	0	-12	-11	-0.11
E-Joy International Co., Ltd.	101,500	107,576	49,134	58,442	183,645	3,019	3,105	0.31
A-Ok Technical Co., Ltd.	22,500	121,725	87,463	34,262	355,664	25,235	21,064	9.36
Great Teco, S.L.	20,340	95,987	77,915	18,072	105,202	644	987	1.65
Nanchang TECO Electric & Machinery Co., Ltd.	526,804	34,997	49,199	-14,202	20,574	-10,098	-10,239	NA
Sankyo Co., Ltd.	8,268	157,970	290,730	-132,760	394,273	7,462	5,797	0.19
Teco Electric & Machinery B.V.	22,374	303,202	709,697	-406,495	533,902	-46,714	-47,958	-72.66
STE Marketing SDN. BHD	63,617	388,635	101,226	287,409	568,489	58,287	46,165	52.34
Jiangxi TECO Electric & Machinery Co., Ltd.	1,546,671	1,909,336	310,920	1,598,416	556,581	-90,533	-62,630	NA
Qingdao TECO Precision Mechatronics Co., Ltd	691,471	1,157,690	932,599	225,091	850,298	14,333	-9,012	NA
Teco Westinghouse Motor Company S. A. de C. V.	56,454	376,144	369,497	6,647	383,074	-683	-9,255	-0.26
Xiaman TECO Technology Co., Ltd.	22,694	111,996	84,391	27,605	179,774	2,289	2,037	NA
TYM Electric & Machinery Sdn. Bhd.	3,606	122,440	17,793	104,647	160,361	21,354	17,207	344.15
Teco (Vietnam) Electronic & Machinery Company Ltd.	55,352	234,498	85,113	149,385	258,786	31,515	24,346	0.01
TECO Technology (Vietnam) Co., Ltd.	222,058	275,636	101,612	174,024	37,674	-1,730	-3,156	0.00
Asia Innovative Technology (Xiamen) Co., Ltd.	861,176	450,021	121,783	328,238	40,088	-24,634	-30,965	NA
Fujian TECO Precision Co., Ltd.	388,312	271,734	182,254	89,480	148,318	-21,612	-29,517	NA
Nanchang Dong-Huan Management & Consulting Co., Ltd.	3,319	1,172	0	1,172	0	0	0	NA
Teco Appliance (HK) Co., Ltd.	6,247	3,023	0	3,023	0	-22	-22	-0.01
An-Sheng Travel Co., Ltd.	30,000	16,402	1,096	15,306	33,983	-1,533	-1,324	-0.44
Hubbell-Taian Co., Ltd.	27,200	136,421	52,487	83,934	135,930	10,624	13,288	4.89
Hubbel-Anmex International(s) Pte. Letd.	25,539	29,859	1,903	27,956	13,654	5,601	4,123	5.21
Information Technology (Wuxi) Co., Ltd.	11,464	55,667	37,824	17,843	89,226	1,561	1,171	NA

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Company	Capital	Total Assets	Total Liabilities	Net Worth	Net Sales	Operating Income	Net Profit / Loss	EPS (NT\$)
Information Technology Total Service (Xiamen) Ltd.	4,617	7,223	4,222	3,001	8,466	-839	-811	NA
GreyBack International Property Inc.	32,253	43,218	6,882	36,336	32,242	4,564	4,012	4.01
Teco Group Science-Technology (Hang Zhou) Co., Ltd.	10,490	30,375	3,080	27,295	31,106	2,439	1,988	NA
Taian-Jaya Electric Sdn. Bhd.	7,213	196,611	77,931	118,680	123,461	21,888	10,176	10.18
TECO CAPITAL INC.	21,225	7,848	0	7,848	0	0	1,219	1.85
TECO (PHILIPINES) 3C & APPLIANCES, INC.	31,647	26,879	26,749	130	34,853	-483	-1,586	-1.62
Taiwan Pelican Express Co., Ltd.	954,670	2,242,858	618,859	1,623,999	2,638,239	71,593	83,162	0.87
Tianjin TECO Technology Co., Ltd.	15,767	15,206	315	14,891	-484	-1,748	276	NA
Jiangxi TECO Air Conditioning Equipment Co., Ltd.	171,138	272,319	154,459	117,860	411,719	-227	1,068	NA
TECO Sichuan Trading CO.,LTD.	27,702	17,937	12,946	4,991	59,696	-5,187	-4,936	NA
Pelecanus Express Pte. Ltd.	29,025	4,931	0	4,931	0	-126	-9,705	-10.78
Qingdao TECO Innovation Co., Ltd.	60,414	97,987	63,529	34,458	5,875	-5,247	-4,866	NA
TECO Technology & Marketing Center Co., Ltd.	8,268	12,207	51,958	-39,751	0	-49	-225	-0.01
TECO Capital Investment (SAMOA) Co., Ltd.	64,500	34,481	0	34,481	0	0	-4,650	-2.33
Beijing Pelican Express Co., Ltd.	25,164	14,523	10,338	4,185	18,636	-9,908	-9,561	NA
TECO Nanotech Co., Ltd.	250,000	48,163	38,805	9,358	7,557	-13,674	266	0.01
Technical Information International Co., Ltd.	46,170	11,399	1,279	10,120	20,071	1,044	1,310	NA
Shanghai TECO Electric & Machinery Co., Ltd.	23,400	1,391,970	1,410,871	-18,901	3,129,318	-5,361	-4,923	NA
TECO Electric and Machinery GmbH.	848	7,322	1,581	5,741	37,826	274	129	5.17
Tecom Co., Ltd.	6,306,652	2,899,978	2,352,462	547,516	4,101,045	44,995	63,362	0.10
Tecom International Investment Co., Ltd.	120,000	282,144	778	281,366	0	-204	39,801	3.32
MOCET Networks Inc.	1,613	229	51	178	0	0	0	0.00
Baycom Opto-Electronics Technology Co., Ltd.	335,913	570,504	87,834	482,670	479,495	7,257	15,564	0.46
Tecom Global Tech Investment (B.V.I)	33,213	3,857	0	3,857	0	0	304	0.01
Tecom Global Tech Investment Pte Limited	487,166	3,091	0	3,091	857	1	-2,124	0.00
Tecom Tech Investment (B.V. I)	49,556	0	0	0	22	0	688	0.01
WondaLink Inc.	41,237	115,106	49,544	65,562	203,277	38,869	22,295	5.41
Wuhan Tecom Co., Ltd.	7,643	23,510	19,692	3,818	71,159	547	539	NA
Tecom Tech (Wuxi) Co., Ltd.	522,372	5,255	363	4,892	0	-1,884	-1,805	NA
Tecom Tech Investment (BVI) Limited.	31,576	3,242	0	3,242	0	236	-67	NA
Beijing Tecom Innovative Technology Co., Ltd.	14,929	7,819	15,058	-7,239	10,667	-747	309	NA
Qingdao Jie Zheng Property Service & Management Company	2,913	323	545	-222	0	0	0	NA
Kuenling Machinery Refrigerating Co., LTD.	761,524	1,956,621	638,113	1,318,508	1,611,658	220,085	229,007	3.01
Ching Chi International Limited	242,731	869,417	298,398	571,019	1,088,196	40,251	49,113	NA
K.A Corp	102,352	118,580	58,940	59,640	86,422	12,747	10,263	0.10
Yi-Chi Enterprise CO., LTD.	11,000	24,643	7,098	17,545	27,487	5,490	4,551	4.14
Kuenyuan Machinery Air Conditioning Co.,Ltd	30,000	44,574	11,259	33,315	3,613	2,722	2,127	0.71

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Company	Capital	Total Assets	Total Liabilities	Net Worth	Net Sales	Operating Income	Net Profit / Loss	EPS (NT\$)
Kuenling Machinery Refrigerating (Shanghai) Co., LTD.	181,713	574,096	283,687	290,409	845,648	31,560	41,075	NA
Kuenyuan(Suzhou) Refrigeration Co.,Ltd	255,456	329,129	49,430	279,699	242,548	8,985	9,472	NA
Kuenling Machinery Refrigerating (Vietnam) Co., LTD.	89,325	121,191	42,027	79,164	85,999	10,841	9,682	0.11
Donghua Enterprise Co.,Ltd.	18,000	224,042	141,443	82,599	442,403	67,067	57,190	31.77
Hunan TECO Electric & Machinery Co., Ltd.	226,961	191,013	6,905	184,108	475	-26,131	-16,439	NA
TECO Elektrik Turkey A.S	37,481	16,751	640	16,111	2,211	-5,949	-5,949	-1.46
Motovario S.p.A.	610,539	7,683,774	4,293,977	3,389,797	3,428,128	198,765	2,666	0.15
Motovario S.A(Spain)	32,578	135,600	95,835	39,765	292,263	16,211	15,962	NA
Motovario Ltd	14,418	118,949	84,686	34,263	204,107	3,948	-5,858	NA
Motovario Scandinavia A/S	12,509	1,932	11,390	-9,458	0	-995	-1,209	NA
Motovario GMBH	10,916	47,019	77,936	-30,917	146,398	-5,617	-6,008	NA
Motovario Corp.	9,998	380,518	45,989	334,529	553,156	96,935	62,583	201.88
GR Genesis Llc	10,950	124,854	117,362	7,492	217,358	1,031	782	NA
Motovario S.A(France)	1,043	26,672	34,618	-7,946	71,327	5,685	5,564	NA
Motovario Int. Trading Co. Ltd	877	17,111	18,076	-965	2,533	-1,049	-1,924	NA
Motovario Power Transmission Co. Ltd.	5,933	105,666	157,228	-51,562	85,606	-3,911	427	NA
Motovario Gear Solution Private Ltd	8,577	299,303	293,709	5,594	260,303	-30,112	-39,924	NA
Gear Solutions ES, SL	3,584,620	3,866,840	0	3,866,840	0	0	284,135	2.56
Eagle Holding Co.	3,390,339	3,866,871	0	3,866,871	0	0	284,335	2.84
TECO MOTOR B.V.	55,120	128,021	11,066	116,955	85,921	276	366	0.00
TECO EMM S.R.L.	908,681	916,201	23,735	892,466	2,522	-30,347	-17,619	NA
TECO Yaskawa Motor Engineering Co.	610,539	7,683,774	4,293,977	3,389,797	3,428,128	198,765	2,666	0.15
Wuxi TECO Precision Mechatronics Co., Ltd	32,578	135,600	95,835	39,765	292,263	16,211	15,962	NA
Century Development Corporation	3,061,972	6,188,636	2,162,568	4,026,068	754,283	292,814	253,579	0.83
Century Tech. C&M Corporation	100,000	232,736	39,075	193,661	45,889	-12,794	-11,394	-1.14
United Development Corporation	66,044	132,390	16,439	115,951	3,155	664	9,549	1.45
Teco Industrial System Private Limited	7,108	10,543	6,551	3,992	6,778	568	624	0.04
Teco Electrical Industries Private Limited	31,025	31,582	2,476	29,106	0	-1,927	-1,927	-0.03

## 8.2 Private Placement Securities in the Most Recent Years

None

NNUAL REPORT 2016

# 8.3 The Shares in the Company Held or Disposed of by Subsidiaries in the Most Recent Years

										Unit: NT\$ thous	and; Shares; %
Name of subsidiary	Stock capital collected	Fund source	Shareholding ratio of the company	Date of acquisition or disposition	Shares and amount acquired	Shares and amount disposed of	Investment gain (loss)	Shareholdings & amount in the most recent year	Mortgage	Endorsement amount made for the subsidiary	Amount loaned to the subsidiary
Tong An Investment Co., Ltd.	4,077,359	Working Capital	99.60%	Successive Acquisition	19,540,052Shares \$232,969	-	-	19,540,052Shares \$640,914	16,561,052Shares	-	-
An Tai International Investment Co., Ltd.	208,276	Working Capital	100.00%	Successive Acquisition	2,825,748Shares \$26,308	-	-	2,825,748Shares \$31,122	None	-	-
Donghua Enterprise Co.,Ltd.	18,000		0.00%	Successive Acquisition	77,222 shares \$724	-	-	77,222 shares \$2,533	None		

# TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY FINANCIAL STATEMENTS AND REPORT OF INDEPENDENT ACCOUNTANTS DECEMBER 31, 2016 AND 2015

For the convenience of readers and for information purpose only, the independent accountants and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. 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 independent accountants and financial statements shall prevail.

#### REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

To TECO Electric & Machinery Co., Ltd.

#### **Opinion**

We have audited the accompanying parent company only balance sheets of TECO Electric & Machinery Co., Ltd. as at December 31, 2016 and 2015, and the related parent company only statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and the notes to the parent company only financial statements, including a summary of significant accounting policies. In our opinion, based on our audits and the reports of other independent accountants, as described in the *Other matter* section of our report, the accompanying parent company only financial statements present fairly, in all material respects, the financial position of TECO Electric & Machinery Co., Ltd. as of December 31, 2016 and 2015, and its financial performance and cash flows for the years then ended, in conformity with the "Regulations Governing the Preparations of Financial Reports by Securities Issuers"

#### **Basis for opinion**

We conducted our audits in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and generally accepted auditing standards in the Republic of China ("ROC GAAS"). Our responsibilities under those standards are further described in the *Independent accountant's responsibilities for the audit of the consolidated financial statements* section of our report. We are independent of the Company in accordance with the Code of Professional Ethics for Certified Public Accountants in the Republic of China (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. Based on our audits and reports of other independent accountants, we believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the parent company only financial statements of the current period. These matters were

addressed in the context of our audit of the parent company only financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

#### Revenue recognition of export sales of heavy industrial products group

#### Description

Please refer to Note 4(32) of the parent company only financial statements for the accounting policies on revenue recognition. Heavy industrial products group handles the manufacturing and sales of various machinery, equipment and motors. T Aside from domestic sales in Taiwan, the customers of motor division are from China, America, South-East Asia and Europe and the sales terms vary for different customers. which is the same situation in the subsidiaries (listed as investments accounted for under equity method). Thus, we consider the revenue recognition of export sales of heavy industrial products group as a key audit matter.

#### How our audit addressed the matter

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

- 1. Obtained an understanding of and validated the internal controls over sales revenue recognition of export sales of motor division to assess the effectiveness of the internal control process.
- 2. Validated selected samples of export sales revenue transactions of motor division to confirm the existence of export sales revenue transactions.

# Investments accounted for under equity method-impairment assessment of premium from the acquisition of subsidiaries

#### Description

Motovario S.p.A. is headquartered in Italy, and is engaged in the manufacturing and sales of gear reducers and other power transmission equipment. Motovario S.p.A. is considered a minimum cash-generating unit of TECO Electric & Machinery Co., Ltd. As of December 31, 2016, the balance of

investments accounted for under equity method was NT\$5,012,878 thousand. Please refer to Note 4(19) of the parent company only financial statements for the accounting policies on the impairment of non-financial assets and Note 5(2) for the uncertainty of the accounting estimate regarding impairment of goodwill. TECO Electric & Machinery Co., Ltd. assesses the impairment of investment in premium using the recoverable amount generated from the cash flow forecast discounted using a reasonable discount rate.

The aforesaid recoverable amount includes several assumptions such as the discount rate used and the preparation of financial projections to estimate the cash flows for the next five years. The discount rates and financial projections relating to the future operations of Motovario S.p.A. are subject to management judgment which have a significant impact on the measurement of the recoverable amount, thus affecting the results of the impairment assessment. Accordingly, we consider management's impairment assessment of investments accounted for under equity method-impairment assessment of premium generated from the acquisition of subsidiaries as a key audit matter.

#### How our audit addressed the matter

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

- 1. Assessed whether the valuation model used in TECO Electric & Machinery Co., Ltd. industry and environment is appropriate.
- 2. Assessed whether the future cash flows adopted in the valuation model was in accordance with Motovario S.p.A's operation plan, and reviewed the results of the previous operation plans prepared by management.
- 3. Evaluated the reasonableness of major assumptions (including the expected growth rate and discount rate) used in the model.
- 4. Reviewed the sensitivity analysis for the above significant assumptions and parameters prepared by management and confirmed whether management has adequately addressed the possible impact of the estimation uncertainty on the impairment assessment.

#### **Business combination - acquisition of Century Development Corporation**

#### Description

Please refer to Note 4(33) for the accounting policies of business combination. As described in Note 6(8), the Group acquired 12.12% of the common stocks of Century Development Corporation with cash consideration of NT\$462,233 thousand in February 2016, which along with the 40.63% of the common stocks that the Group owned before the acquisition made the Group to own 52.75% of the common stocks of Century Development Corporation and gained the control power over the company. The business combination was achieved in stage and the Group evaluated the previously owned common stocks using fair value. As Century Development Corporation is not a listed company, the Group evaluated the fair value of the common stocks using appraisal report prepared by valuation experts. Due to the parameters adopted in the valuation model to generate fair value were subject to management's judgment and had significant impact on the result of the business combination, we considered the valuation as a key audit matter.

#### How our audit addressed the matter

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

- 1. Assessed the reasonableness of valuation model, assumptions and parameters adopted in the appraisal report prepared by valuation experts.
- 2. Assessed the relevance of industrial characteristics and financial information of comparative target companies selected by valuation experts with company under valuation.
- 3. Reviewed relevant data sources and supporting documents for comparative target companies selected.

#### Other matter – Reports of other independent accountants

As described in Note 6(8) to the parent company only financial statements, we did not audit the financial statements of certain investee companies accounted for under the equity method. Those financial statements were audited by other independent accounts, whose reports thereon have been furnished to us, and our opinion express herein, insofar as it relates to the amounts included in the financial statements and the information on the investee disclosed in Note 13 was based solely on the reports of other

independent accounts. These investments amounted to NT\$4,037,283 thousand and NT\$8,265,099 thousand, constituting 6% and 12% of the related total assets as of December 31, 2016 and 2015, respectively, and the comprehensive income amounting to NT\$60,193 thousand and NT\$290,837 thousand, constituting 2% and 81% of the total comprehensive income for the years ended then ended.

# Responsibilities of management and those charged with governance for the parent company only financial statements

Management is responsible for the preparation and fair presentation of the parent company only financial statements in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and for such internal controls as management determines is necessary to enable the preparation of parent company only financial statements that are free from material misstatement, whether due to fraud or error.

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

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

# Independent accountant's responsibilities for the audit of the parent company only financial statements

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

As part of an audit in accordance with ROC GAAS, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls.
- 2. Obtain an understanding of internal controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal controls.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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

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

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

Chou Tseng, Hui-Chin

Chang, Ming-Hui

For and on behalf of PricewaterhouseCoopers, Taiwan March 24, 2017

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

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

# TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS DECEMBER 31 (Expressed in thousands of New Taiwan dollars,)

				December 31, 2010			December 31, 2015	
	Assets	Notes		AMOUNT	%		AMOUNT	%
	Current assets							
1100	Cash and cash equivalents	6(1) and 8	\$	760,582	1	\$	1,111,218	2
1110	Financial assets at fair value	6(2)(23)						
	through profit or loss - current			30,832	-		-	-
1150	Notes receivable, net	6(4)(5)		355,078	1		309,109	1
1160	Notes receivable - related parties	7		338,482	-		279,145	-
1170	Accounts receivable, net	6(5)		1,941,337	3		1,576,044	2
1180	Accounts receivable - related	6(8) and 7						
	parties			1,474,255	2		1,556,391	2
1190	Receivables from customers on	6(7)						
	construction contracts			1,112,235	2		730,166	1
1200	Other receivables			58,077	-		47,622	-
1210	Other receivables - related parties	6(8) and 7		1,251,437	2		1,226,378	2
130X	Inventories, net	6(6)		2,993,682	4		2,941,725	4
1410	Prepayments			23,994	-		20,063	-
1470	Other current assets	6(1) and 8		259,162			319,424	1
11XX	Total current assets			10,599,153	15		10,117,285	15
	Non-current assets							
1523	Available-for-sale financial assets	6(3)						
	- non-current			5,723,592	8		4,227,347	6
1550	Investments accounted for under	6(8) and 7						
	equity method			46,963,822	67		46,389,595	69
1600	Property, plant and equipment,	6(9) and 7						
	net			3,643,481	5		3,877,206	6
1760	Investment property, net	6(10)		2,209,428	3		2,059,317	3
1840	Deferred income tax assets	6(27)		733,286	1		624,028	1
1900	Other non-current assets	6(11)		311,868	1		302,936	-
15XX	Total non-current assets			59,585,477	85		57,480,429	85
IXXX	Total assets		\$	70,184,630	100	\$	67,597,714	100
			Ψ	70,101,000	100	Ψ	01,001,114	100

(Continued)

#### TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY BALANCE SHEETS DECEMBER 31

(Expressed in thousands of New Taiwan dollars,)

				December 31, 2016			December 31, 2015	
	Liabilities and Equity	Notes		AMOUNT	%	_	AMOUNT	%
	Current liabilities							
2100	Short-term borrowings	6(12)	\$	477,670	1	\$	3,354,685	5
2120	Financial liabilities at fair value	6(13)(23)						
	through profit or loss - current			-	-		1,962	-
2150	Notes payable			9,141	-		14,267	-
2160	Notes payable - related parties	7		169,722	-		184,663	-
2170	Accounts payable			3,406,292	5		2,659,470	4
2180	Accounts payable - related parties	7		1,258,472	2		1,159,348	2
2190	Payables to customers on	6(7)						
	construction contracts			182,598	-		343,133	-
2200	Other payables	6(29)		2,595,906	4		2,485,286	4
2220	Other payables - related parties	7		376,716	1		119,214	-
2230	Current income tax liabilities	6(27)		297,153	-		343,926	-
2250	Provisions for liabilities - current			71,778	-		41,265	-
2300	Other current liabilities	6(14)		184,135	-		1,719,616	3
21XX	<b>Total current liabilities</b>			9,029,583	13		12,426,835	18
	Non-current liabilities							
2530	Corporate bonds payable	6(14)		3,000,000	4		3,000,000	5
2540	Long-term borrowings	6(15)		5,690,598	8		2,059,706	3
2570	Deferred income tax liabilities	6(27)		1,011,652	1		830,297	1
2600	Other non-current liabilities	6(16)		1,721,230	3		1,816,834	3
25XX	Total non-current liabilities			11,423,480	16		7,706,837	12
2XXX	Total liabilities			20,453,063	29		20,133,672	30
	Equity							
	Share capital	6(17)						
3110	Share capital - common stock			20,026,929	29		20,026,929	30
	Capital surplus	6(18)						
3200	Capital surplus			7,671,889	10		7,638,417	11
	Retained earnings	6(19)(27)						
3310	Legal reserve			5,730,071	8		5,412,342	8
3320	Special reserve			3,640,779	5		3,640,779	5
3350	Unappropriated retained earnings			11,816,689	17		10,310,158	15
	Other equity interest	6(20)						
3400	Other equity interest			1,166,773	2		756,980	1
3500	Treasury stocks	6(8)(17)	(	321,563)	-	(	321,563)	-
3XXX	Total equity			49,731,567	71		47,464,042	70
	Significant contingent liabilities	9						
	and unrecognised contract							
	commitments							
	Significant events after the	11						
	balance sheet date							
3X2X	Total liabilities and equity		\$	70,184,630	100	\$	67,597,714	100

The accompanying notes are an integral part of these financial statements. See report of independent accountants dated March 24, 2017. TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31 (Expressed in thousands of New Taiwan dollars, except earnings per share)

				2016	Year ended	Decemo	2015	
	Items	Notes		AMOUNT	%		AMOUNT	%
4000	Sales revenue	6(21) and 7	\$	20,274,047	100	\$	21,809,717	100
5000	Operating costs	6(6)(16)(25)(26) and 7	φ (	15,500,989) (	77)	φ (	16,971,458) (	78
5900	Net operating margin	0(0)(10)(25)(20) and 7	(	4,773,058		( <u> </u>	4,838,259	22
5910	Unrealized profit from sales	7	(	584,325) (		(	550,823) (	21
5920	Realized profit from sales	/	C	550,823	3	C	559,116	
5950	Net operating margin			4,739,556	23		4,846,552	22
3930	Operating expenses	6(16)(25)(26) and 7		4,759,550			4,640,552	
6100	Selling expenses	0(10)(23)(20) and 7	(	1,862,294) (	9)	(	1,930,798) (	ç
6200	General and administrative expenses		(	577,374) (			565,761) (	
6300	Research and development expenses		(	684,736) (	3)	(	732,502) (	-
6000	Total operating expenses		(	3,124,404) (	15)	(	3,229,061) (	1.
6900			(			(	· · · · · · · · · · · · · · · · · · ·	1.
0900	Operating profit			1,615,152	8		1,617,491	
7010	Non-operating income and expenses	((2)(10)(12)(22) 17		51 4 DEC	2		101 500	
7010	Other income	6(2)(10)(13)(22) and 7	,	514,376	3	,	404,789	2
7020	Other gains and losses	6(3)(23) and 7	(	464,090) (			566,415) (	2
7050	Finance costs	6(24) and 7	(	127,580) (	1)	(	135,806) (	1
7070	Share of profit of subsidiary, associates	6(8)						
	and joint ventures accounted for under			0.001.000				
	equity method			2,084,566	10		2,186,385	10
7000	Total non-operating income and							
	expenses			2,007,272	10		1,888,953	9
7900	Profit before income tax			3,622,424	18		3,506,444	16
7950	Income tax expense	6(27)	(	140,944) (	1)	(	329,153) (	]
8200	Profit for the year		\$	3,481,480	17	\$	3,177,291	1.
	Other comprehensive income							
	Components of other comprehensive income that will not be reclassified to							
	profit or loss							
8311	Other comprehensive income, before tax,	6(16)						
	actuarial losses on defined benefit plans		(\$	20,771)	-	(\$	56,367)	
8330	Share of other comprehensive income of			, ,			, ,	
	associates and joint ventures accounted							
	for using equity method, components of							
	other comprehensive income that will not							
	be reclassified to profit or loss		(	34,295)	-		726	
8310	Components of other comprehensive		`	· · · · · · · · · · · · · · · · · · ·				
	loss that will not be reclassified to							
	profit or loss		(	55,066)	-	(	55,641)	
	Components of other comprehensive loss		`	/		`		
	that will be reclassified to profit or loss							
8361	Other comprehensive income, before tax,	6(20)						
	exchange differences on translation	*(=*)	(	1,164,215) (	6)	(	398,150) (	2
8362	Other comprehensive income, before tax,	6(3)(20)	(	1,101,210) (			570,1507 (	-
0002	available-for-sale financial assets	0(0)(20)		1,651,872	8		102,005	1
8380	Share of other comprehensive income of	6(20)		1,001,072	0		102,005	
0000	subsidiary, associates and joint ventures	0(20)						
	accounted for under equity method		(	177,296) (	1)	(	2,524,687) (	12
8399	Income tax relating to the components of	6(20)(27)	(	111,270) (	1)	(	2,521,007) (	11
0577	other comprehensive income	0(20)(27)		99,432	1		58,248	
8360	Components of other comprehensive			<i>yy</i> , 152			50,210	
0500	(loss) income that will be reclassified							
	to profit or loss			409,793	2	(	2,762,584) (	13
8300	Other comprehensive (loss) income for the			402,123	2	·	2,102,304) (	1.
0500			2	354,727	n	(\$	2,818,225) (	14
0.500	year Trachastantin in the for the		ф ф		Z	( <del>0</del>		13
8500	Total comprehensive income for the year		\$	3,836,207	19	\$	359,066	2
	Earnings per share (in dollars)	6(28)						
9750	Basic earnings per share		\$		1.76	\$		1.60
9850	Diluted earnings per share		\$		1.75	\$		1.60

The accompanying notes are an integral part of these financial statements. See report of independent accountants dated March 24, 2017.

TECO ELECTRIC & MACHINERY CO. LTD. PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY ECOTING 21 ENDERLY DECEMBERS OF 21	(Expressed in thousands of New Taiwan dollars)
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					Retained Earnings			Other equity interest		
	Notes	Share capital - common stock	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings	Financial statement translation differences of foreign operations	Unrealized gain or loss on available- for-sale financial assets	Treasury stocks	Total equity
2015										
Balance at January 1, 2015		\$ 20,026,929	\$ 7,600,552	\$ 5,005,650	\$ 3,737,786	\$ 9,701,155	\$ 352,932	\$ 3,166,632	(\$ 321,563)	\$ 49,270,073
Appropriations of 2014 earnings (Note)	6(19)									
Reversal of special reverse					( 97,007)	97,007				
Le gal reserve				406,692		( 406,692)				
Cash dividends						(2,202,962)				(2,202,962)
Effect of changes in the net equity of associates and joint ventures accounted for under the equity method			10,005							10,005
Differences between the price for acquisition or disposal of subsidiaries and carrying amount	6(8)		27,860							27,860
Other comprehensive loss for the year	6(20)					( 56,367)	( 339,902)	102,005		( 294,264)
Share of other comprehensive loss of subsidiary, associates and joint venture accounted for under the equity method	6(20)					726		( 2,524,687		( 2,523,961)
Profit for the year		'		'		3,177,291			'	3, 177, 291
Balance at December 31, 2015		\$ 20,026,929	\$ 7,638,417	\$ 5,412,342	\$ 3,640,779	\$ 10,310,158	\$ 13,030	\$ 743,950	(\$ 321,563)	\$ 47,464,042
<u>2016</u>										
Balance at January 1, 2016		\$ 20,026,929	\$ 7,638,417	\$ 5,412,342	\$ 3,640,779	\$ 10,310,158	\$ 13,030	\$ 743,950	(\$ 321,563)	\$ 47,464,042
Appropriations of 2014 earnings (Note)	6(19)									
Legal reserve		'	ı	317,729	'	( 317,729)		I	ı	
Cash dividends					ı	( 1,602,154)	I		I	( 1,602,154)
Effect of changes in the net equity of associates and joint ventures accounted for under the equity method			33,472							33,472
Other comprehensive income (loss) for the year	6(20)				,	( 20,771 )	( 1,064,783)	1,651,872		566,318
Share of other comprehensive loss of subsidiary, associates and joint venture accounted for under the equity method	6(20)		ı		ı	( 34,295)		( 177,296)		( 211,591)
Profit for the year						3,481,480	•			3,481,480
Balance at December 31, 2016		\$ 20,026,929	\$ 7,671,889	\$ 5,730,071	\$ 3,640,779	\$ 11,816,689	(\$ 1,051,753)	\$ 2,218,526	(\$ 321,563)	\$ 49,731,567

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Note: For the years ended December 31, 2015 and 2014, directors' and supervisions' remuneration amounting to \$146,409, respectively, and employees' bonus amounting to \$257,361 and \$329,421, respectively, had been deducted from the statements of comprehensive income. The accompanying notes are an integral part of these financial statements. See report of independent accountants dated March 24, 2017.

#### TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31

(Expressed in thousands of New Taiwan dollars)

	Notes		2016		2015
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		\$	3,622,424	\$	3,506,444
Adjustments		φ	5,022,424	φ	5,500,444
Adjustments to reconcile profit (loss)					
Net gain on financial assets at fair value through profit or loss	6(2)(23)	(	30,832)	(	33,672)
Net loss (gain) on financial liabilities at fair value through profit or	6(13)(23)	,			,,
loss		(	1,316)		1,962
Provision for doubtful accounts	6(5)		1,005		1,663
Provision for (reversal of) decline in value of inventories	6(6)		107,609		36,755
Interest income	6(22)	(	29,661)	(	28,640)
Interest expense	6(24)		123,462		115,847
Dividend income	6(22)	(	197,377)	(	84,084)
Impairment loss	6(3)(23)		96,190		308,328
Loss on disposal of investments	6(23)	(	23,971)	,	31,878
Changes in unrealized (gain) loss from downstream sales			33,503	(	8,293)
Profit or loss reclassified from other comprehensive income of associates and joint ventures accounted for under equity method that					
is recognised prior to obtaining control					21 547
Share of profit of associates and joint ventures accounted for under the	6(8)		-		21,547
equity method	0(8)	(	2,084,566)	(	2,186,385)
Depreciation, amortization and net gain or loss on disposal of property,	6(9)(10)(23)(25)	(	2,004,500 )	(	2,100,000 )
plant and equipment, net	0())(10)(25)(25)		416,926		416.374
Foreign currency exchange (gain) loss on bonds payable			1,620	(	29,100)
Changes in operating assets and liabilities			1,020	(	27,100 )
Changes in operating assets					
Financial assets at fair value through profit or loss - current			-		54,678
Notes receivable		(	46,099)	(	55,818)
Notes receivable - related parties		(	59,337)		133,244
Accounts receivable		(	366,169)		185,835
Accounts receivable - related parties			82,136		374,897
Receivables from customers on construction contract		(	382,069)		38,227
Other receivables		(	10,455)		644
Other receivables - related parties		(	45,825)	(	22,107)
Inventories		(	159,566)	,	306,285
Prepayments Other current exect		(	3,931)	(	5,402)
Other current asset Changes in operating liabilities			65,081		61,116
Financial liabilities at fair value through profit or loss-current		(	646)		
Notes payable			5,126)	(	5,803)
Notes payable - related parties		(	14,941)	(	1,914
Accounts payable		(	746,822	(	781,791)
Accounts payable - related parties			99,124	(	321,935)
Payables to customers on construction contract		(	160,535)	(	84,024
Other payables		<b>`</b>	132,180	(	99,412)
Other payables - related parties		(	22,498)	Ì	23,507)
Provisions for liabilities			30,513	(	2,357)
Other current liabilities		(	36,981)	(	53,674)
Other non-current liabilities		(	127,320)	(	11,167)
Cash inflow generated from operations			1,749,374		1,928,515
Interest received	6(22)		29,661		28,640
Dividends received			721,221		965,897
Payment of interest		(	156,677)	(	89,489)
Payment of income tax		(	16,188)	(	123,447)
Net cash flows from operating activities			2,327,391		2,710,116

(Continued)

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#### TECO ELECTRIC & MACHINERY CO., LTD. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31

(Expressed in thousands of New Taiwan dollars)

	Notes		2016		2015
CASH FLOWS FROM INVESTING ACTIVITIES					
Decrease (increase) in other receivables - related parties		\$	20,766	(\$	29,222)
Increase (decrease) in pledged fixed deposit	8	(	4,819)		920
Proceeds from disposal of available-for-sale financial assets - non-current			111,241		95,807
Increase in available-for-sale financial assets - non-current		(	66,557)	(	37,560)
Increase in investments accounted for under equity method		(	339,672)	(	4,063,078)
Proceeds from disposal of property, plant and equipment			1,858		4,999
Acquisition of property, plant and equipment	6(9)(10)(29)	(	302,551)	(	309,740)
Increase in deferred expenses		(	11,041)	(	2,340)
(Increase) decrease in refundable deposits			594	(	34,397)
Increase in other non-current assets		(	19,449)	(	69,486)
Net cash flows used in investing activities		(	609,630)	(	4,444,097)
CASH FLOWS FROM FINANCING ACTIVITIES					
Proceeds from short-term loans		(	2,877,015)		3,225,934
(Decrease) increase in other payables - related parties financing			280,000	(	643,480)
Proceeds from issuance of bonds payable			-		3,000,000
Decrease in bonds payable		(	1,500,120)		-
(Decrease) increase in long-term loans			3,630,892	(	3,329,876)
Cash dividends paid	6(19)	(	1,602,154)	(	2,202,962)
Net cash flows (used in) from financing activities		(	2,068,397)		49,616
Net decrease in cash and cash equivalents		(	350,636)	(	1,684,365)
Cash and cash equivalents at beginning of year			1,111,218		2,795,583
Cash and cash equivalents at end of year		\$	760,582	\$	1,111,218
		_			

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

See report of independent accountants dated March 24, 2017.

#### TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES NOTES TO THE FINANCIAL STATEMENTS DECEMBER 31, 2016 AND 2015

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

#### 1. HISTORY AND ORGANIZATION

Teco Electric & Machinery Co., Ltd. (the "Company") was incorporated as a company limited by shares under the provisions of the Company Law of the Republic of China (R.O.C.). The Company primarily engages in the manufacture, installation, wholesale, retail of various types of electronic equipment, telecommunication equipment, office equipment, and home appliances.

- <u>THE DATE OF AUTHORIZATION FOR ISSUANCE OF THE PARENT COMPANY ONLY</u> <u>FINANCIAL STATEMENTS AND PROCEDURES FOR AUTHORIZATION</u> These financial statements were authorized for issuance by the Board of Directors on March 24, 2017.
- 3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

(1)Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") as endorsed by the Financial Supervisory Commission ("FSC") None.

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

New standards, interpretations and amendments endorsed by FSC effective from 2017 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Investment entities: applying the consolidation exception (amendments to IFRS 10, IFRS 12 and IAS 28)	January 1, 2016
Accounting for acquisition of interests in joint operations (amendments to IFRS 11)	January 1, 2016
IFRS 14, 'Regulatory deferral accounts'	January 1, 2016
Disclosure initiative (amendments to IAS 1)	January 1, 2016
Clarification of acceptable methods of depreciation and amortisation (amendments to IAS 16 and IAS 38)	January 1, 2016
Agriculture: bearer plants (amendments to IAS 16 and IAS 41)	January 1, 2016
Defined benefit plans: employee contributions (amendments to IAS 19R)	July 1, 2014
Equity method in separate financial statements (amendments to IAS 27)	January 1, 2016
Recoverable amount disclosures for non-financial assets (amendments to IAS 36)	January 1, 2014
Novation of derivatives and continuation of hedge accounting (amendments to IAS 39)	January 1, 2014
IFRIC 21, 'Levies'	January 1, 2014
Improvements to IFRSs 2010-2012	July 1, 2014
Improvements to IFRSs 2011-2013	July 1, 2014
Improvements to IFRSs 2012-2014	January 1, 2016

Except for the following, the above standards and interpretations have no significant impact to the

Company's financial condition and operating results based on the Company's assessment. The quantitative impact will be disclosed when the assessment is complete.

A. Amendments to IAS 36, 'Recoverable amount disclosures for non-financial assets'

The amendments remove the requirement to disclose recoverable amount when a cash generating unit (CGU) contains goodwill or indefinite lived intangible assets but there has been no impairment. When a material impairment loss has been recognised or reversed for an individual asset, including goodwill, or a CGU, it is required to disclose the recoverable amount of the asset or CGU. If the recoverable amount is fair value less costs of disposal, it is required to disclose the level of the fair value hierarchy, the valuation techniques(s) used and key assumptions.

- B. Annual improvements to IFRSs 2010-2012 cycle
  - (a) IFRS 13, 'Fair value measurement'

When issuing IFRS 13, 'Fair value measurement', the IASB removed the guidance that an entity could measure short-term receivables and payables with no stated interest rate at invoice amounts without discounting, when the effect of not discounting is immaterial. The amendment clarifies the deletion was made by IASB noting that paragraph 8 of IAS 8 already permits entities not to apply accounting policies set out in accordance with IFRSs when the effect of applying them is immaterial. The IASB did not intend to change the aforementioned measurement requirements, thus, entities can still apply above standard.

(b) IAS 24, 'Related party disclosures'

The standard is amended to include, as a related party, an entity (or any member of a group of which it is a part) that provides key management personnel services to the reporting entity or to the parent of the reporting entity ('the management entity').

- C. Annual improvements to IFRSs 2011-2013 cycle
  - (a) IFRS 13, 'Fair value measurement'

The amendment clarifies that the exception of measuring the fair value of a group of financial assets and financial liabilities (portfolio exception) applies to all financial assets, financial liabilities and other contracts within the scope of IFRS 9 or IAS 39.

(b) IAS 40, 'Investment property'

This amendment clarifies that preparers should refer to the guidance in IFRS 3 to determine whether the acquisition of a property is an asset acquisition or a business combination, and refer to the guidance in IAS 40 to distinguish between owner-occupied property and investment property.

D. Annual improvements to IFRSs 2012-2014 cycle

IAS 19, 'Employee benefits'

The amendment clarifies that, when determining the discount rate for post-employment benefit obligations, it is the currency that the liabilities are denominated in that is important, and not the country where they arise. The assessment of whether there is a deep market in high-quality corporate bonds or not is based on corporate bonds in that currency, and not corporate bonds in a particular country. Similarly, where there is no deep market in highquality corporate bonds in that currency, government bonds in the relevant currency should be used.

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

New standards, interpretations and amendments issued by IASB but not yet included in the IFRSs endorsed by the FSC effective from 2017 are as follows:

### **ANNUAL REPORT 2016**

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Classification and measurement of share-based payment	January 1, 2018
transactions(amendments to IFRS 2)	
Applying IFRS 9 'Financial instruments' with IFRS 4'Insurance contracts' (amendments to IFRS 4)	January 1, 2018
IFRS 9, 'Financial instruments'	January 1, 2018
Sale or contribution of assets between an investor and its associate or joint venture (amendments to IFRS 10 and IAS 28)	To be determined by International Accounting Standards Board
IFRS 15, 'Revenue from contracts with customers'	January 1, 2018
Clarifications to IFRS 15, 'Revenue from contracts with customers' (amendments to IFRS 15)	January 1, 2018
IFRS 16, 'Leases'	January 1, 2019
Disclosure initiative (amendments to IAS 7)	January 1, 2017
Recognition of deferred tax assets for unrealised losses (amendments toIAS 12)	January 1, 2017
Transfers of investment property (amendments to IAS 40)	January 1, 2018
IFRIC 22, 'Foreign currency transactions and advance consideration'	January 1, 2018
Annual improvements to IFRSs 2014-2016 cycle- Amendments to IFRS 1, 'First-time adoption of International Financial Reporting Standards'	January 1, 2018
Annual improvements to IFRSs 2014-2016 cycle- Amendments to IFRS 12, 'Disclosure of interests in other entities'	January 1, 2017
Annual improvements to IFRSs 2014-2016 cycle- Amendments to IAS 28, 'Investments in associates and joint ventures'	January 1, 2018

Except for the following, the above standards and interpretations have no significant impact to the Company's financial condition and operating result based on the Company's assessment. The uantitative impact will be disclosed when the assessment is complete.

A. IFRS 9, 'Financial instruments'

- (a) Equity instruments would be classified as financial asset at fair value through profit or loss, unless an entity makes an irrevocable election at inception to present in other comprehensive income subsequent changes in the fair value of an investment in an equity instrument that is not held for trading.
- (b) The impairment losses of debt instruments are assessed using an 'expected credit loss' approach. An entity assesses at each balance sheet date whether there has been a significant increase in credit risk on that instrument since initial recognition to recognise 12-month expected credit losses or lifetime expected credit losses (interest revenue would be calculated on the gross carrying amount of the asset before impairment losses occurred); or if the instrument that has objective evidence of impairment, interest revenue after the impairment would be calculated on the book value of net carrying amount (i.e. net of credit allowance). The Company shall always measure the loss allowance at an amount equal to lifetime expected credit losses for trade receivables that

do not contain a significant financing component.

B. IFRS 15, 'Revenue from contracts with customers'

IFRS 15, 'Revenue from contracts with customers' replaces IAS 11 'Construction contracts', IAS 18 'Revenue' and relevant interpretations. According to IFRS 15, revenue is recognised when a customer obtains control of promised goods or services. A customer obtains control of goods or services when a customer has the ability to direct the use of, and obtain substantially all of the remaining benefits from, the asset.

The core principle of IFRS 15 is that an entity recognises revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. An entity recognises revenue in accordance with that core principle by applying the following steps: Step 1: Identify contracts with customer.

- Step 2: Identify separate performance obligations in the contract(s).
- Step 3: Determine the transaction price.
- Step 4: Allocate the transaction price.

Step 5: Recognise revenue when the performance obligation is satisfied.

Further, IFRS 15 includes a set of comprehensive disclosure requirements that requires an entity to disclose sufficient information to enable users of financial statements to understand the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers.

C. Amendments to IFRS 15, 'Clarifications to IFRS 15 Revenue from Contracts with Customers'

The amendments clarify how to identify a performance obligation (the promise to transfer a good or a service to a customer) in a contract; determine whether a company is a principal (the provider of a good or service) or an agent (responsible for arranging for the good or service to be provided); and determine whether the revenue from granting a licence should be recognised at a point in time or over time. In addition to the clarifications, the amendments include two additional reliefs to reduce cost and complexity for a company when it first applies the new Standard.

D. IFRS 16, 'Leases'

IFRS 16, 'Leases', replaces IAS 17, 'Leases' and related interpretations and SICs. The standard requires lessees to recognise a 'right-of-use asset' and a lease liability (except for those leases with terms of 12 months or less and leases of low-value assets). The accounting stays the same for lessors, which is to classify their leases as either finance leases or operating leases and account for those two types of leases differently. IFRS 16 only requires enhanced disclosures to be provided by lessors.

E. Amendments to IAS 40, 'Transfers of investment property'

The amendment clarified that to transfer to, or from, investment properties there must be a change in use. A change in use occurs when the property meets, or ceases to meet, the definition of investment property and there is evidence of the change in use. A change in management's intentions, in isolation, does not provide evidence of the change in use. In addition, the amendments added examples for the evidence of a change in use. The examples include assets under construction or development (not completed properties) transfer from investment property to owner-occupied property at commencement of development with a view to owner-occupation and transfer from investment property at inception of an operating lease to another party.

- F. Annual improvements to IFRSs 2014-2016 cycle
  - (a) Amendments to IFRS 12, 'Disclosure of interests in other entities'

The amendments clarified that when an entity's interest in a subsidiary, a joint venture

or an associate (or a portion of its interest in a joint venture or an associate) is classified as held for sale in accordance with IFRS 5, 'Non-current assets held for sale and discontinued operations', the disclosures requirement of IFRS 12 are applicable to interest in entities classified as held for sale except for summarised financial information for that subsidiary, joint venture or associate in accordance with paragraphs B10–B16.

(b) Amendments to IAS 28, 'Investments in associates and joint ventures' When an investment in an associate or a joint venture is held by, or is held indirectly through, an entity that is a venture capital organisation, or a mutual fund, unit trust and similar entities (including investment-linked insurance funds), IAS 28 allows the entity to elect measuring that investment at fair value through profit or loss in accordance with IFRS 9. An entity shall make this election separately for each associate or joint venture, at initial recognition of the associate or joint venture.

#### 4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

(1) Compliance statement

The financial statements have been prepared in accordance with the "Rules Governing the Preparation of Financial Statements by Securities".

- (2) Basis of preparation
- A. Except for the following items, these parent company only financial statements have been prepared under the historical cost convention:
  - (a) Financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.
  - (b) Available-for-sale financial assets measured at fair value.
  - (c) Defined benefit liabilities recognised based on the net amount of pension fund assets plus unrecognised past service cost, and less present value of defined benefit obligation.
- B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission (collectively referred herein as the "IFRSs") requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Company's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 5.
- (3) Foreign currency translation

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

- A. Foreign currency transactions and balances
  - (a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in profit or loss in the period in which they arise.
  - (b) Monetary assets and liabilities denominated in foreign currencies at the period end are re-translated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon re-translation at the balance sheet date are recognised in profit or loss.
  - (c) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.
  - (d) All foreign exchange gains and losses are presented in the statement of comprehensive income within 'other gains and losses'.
- B. Translation of foreign operations
  - (a) When the foreign operation partially disposed of or sold is an associate or joint

arrangements, exchange differences that were recorded in other comprehensive income are proportionately reclassified to profit or loss as part of the gain or loss on sale. In addition, even the Company still retains partial interest in the former foreign associate or joint arrangements after losing significant influence over the former foreign associate, or losing joint control of the former joint arrangements, such transactions should be accounted for as disposal of all interest in these foreign operations.

- (b) When the foreign operation is partially disposed of or sold is a subsidiary, cumulative exchange differences that were recorded in other comprehensive income are proportionately transferred to the non-controlling interest in this foreign operation. In addition, even the Company still retains partial interest in the former foreign subsidiary after losing control of the former foreign subsidiary, such transactions should be accounted for as disposal of all interest in the foreign operation.
- (c) Good will and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing exchange rates at balance sheet date.
- (4) Classification of current and non-current items
- A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
  - (a) Assets arising from operating activities that are expected to be realised, or are intended to be sold or consumed within the normal operating cycle;
  - (b) Assets held mainly for trading purposes;
  - (c) Assets that are expected to be realised within twelve months from the balance sheet date;
  - (d) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to pay off liabilities more than twelve months after the balance sheet date.
- B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:
  - (a) Liabilities that are expected to be settled within the normal operating cycle;
  - (b) Liabilities arising mainly from trading activities;
  - (c) Liabilities that are to be settled within twelve months from the balance sheet date;
  - (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.
- (5) <u>Cash and cash equivalents</u>

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

- (6) Financial assets at fair value through profit or loss
  - A. Financial assets at fair value through profit or loss are financial assets held for trading or financial assets designated as at fair value through profit or loss on initial recognition. Financial assets are classified in this category of held for trading if acquired principally for the purpose of selling in the short-term.
  - B. On a regular way purchase or sale basis, financial assets held for trading are recognised and derecognised using trade date accounting.
  - C. Financial assets at fair value through profit or loss are initially recognised at fair value. Related transaction costs are expensed in profit or loss. These financial assets are subsequently remeasured and stated at fair value, and any changes in the fair value of these

financial assets are recognised in profit or loss.

- (7) Available-for-sale financial assets
  - A. Available-for-sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories.
  - B. On a regular way purchase or sale basis, available-for-sale financial assets are recognized and derecognised using trade date accounting.
  - C. Available-for-sale financial assets are initially recognised at fair value plus transaction costs. These financial assets are subsequently remeasured and stated at fair value, and any changes in the fair value of these financial assets are recognised in other comprehensive income. Investments in equity instruments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured or derivatives that are linked to and must be settled by delivery of such unquoted equity instruments are presented in 'financial assets measured at cost'.
- (8) Accounts receivable

Accounts receivable are loans and receivables originated by the entity. They are created by the entity by selling goods or providing services to customers in the ordinary course of business. Accounts receivable are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment. However, short-term accounts receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

- (9) Impairment of financial assets
  - A. The Company assesses at each balance sheet date whether there is objective evidence that a financial asset or a group of financial assets is impaired as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event") and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.
  - B. The criteria that the Company uses to determine whether there is objective evidence of impairment loss is as follows:
    - (a) Significant financial difficulty of the issuer or debtor;
    - (b) A breach of contract, such as a default or delinquency in interest or principal payments;
    - (c) The Company, for economic or legal reasons relating to the borrower's financial difficulty, granted the borrower a concession that a lender would not otherwise consider;
    - (d) It becomes probable that the borrower will enter bankruptcy or other financial reorganisation;
    - (e) The disappearance of an active market for that financial asset because of financial difficulties; or
    - (f) Observable data indicating that there is a measurable decrease in the estimated future cash flows from a group of financial assets since the initial recognition of those assets, although the decrease cannot yet be identified with the individual financial asset in the group, including adverse changes in the payment status of borrowers in the group or national or local economic conditions that correlate with defaults on the assets in the group;
    - (g) Information about significant changes with an adverse effect that have taken place in the technology, market, economic or legal environment in which the issuer operates, and indicates that the cost of the investment in the equity instrument may not be recovered;
    - (h) A significant or prolonged decline in the fair value of an investment in an equity instrument below its cost.
  - C. When the Company assesses that there has been objective evidence of impairment and an impairment loss has occurred, accounting for impairment is made as follows according to

the category of financial assets:

(a) Financial assets measured at amortised cost

The amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate, and is recognised in profit or loss. If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment loss was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the asset does not exceed its amortised cost that would have been at the date of reversal had the impairment loss not been recognised previously. Impairment loss is recognised and reverse by adjusting the carrying amount of asset through the use of impairment allowance account.

(b) Available-for-sale financial assets

The amount of the impairment loss is measured as the difference between the asset's acquisition cost (less any principal repayment and amortisation) and current fair value, less any impairment loss on that financial asset previously recognised in profit or loss, and is reclassified from 'other comprehensive income' to 'profit or loss'. If, in a subsequent period, the fair value of an investment in a debt instrument increases, and the increase can be related objectively to an event occurring after the impairment loss was recognised, then such impairment loss is reversed through profit or loss. Impairment loss of an investment in an equity instrument recognised in profit or loss shall not be reversed through profit or loss. Impairment loss is recognised and reverse by adjusting the carrying amount of asset through the use of impairment allowance account.

(10) Derecognition of financial assets

The Company derecognises a financial asset when one of the following conditions is met:

- A. The contractual rights to receive cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows from the financial asset have been transferred and the Company has transferred substantially all risks and rewards of ownership of the financial asset.
- C. The contractual rights to receive cash flows of the financial asset have been transferred; however, the Company has not retained control of the financial asset.
- (11) Operating leases (lessor)

Lease income from an operating lease (net of any incentives given to the lessee) is recognised in profit or loss on a straight-line basis over the lease term.

(12) Inventories

Inventories are stated at the lower of cost and net realizable value. Cost is determined using the weighted-average method. The cost of finished goods and work in process comprises raw materials, direct labour, other direct costs and related production overheads (allocated based on normal operating capacity). It excludes borrowing costs. The item by item approach is used in applying the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated cost of completion and applicable variable selling expenses.

- (13) Construction contracts
  - A. IAS 11, 'Construction Contracts', defines a construction contract as a contract specifically negotiated for the construction of an asset. If the outcome of a construction contract can be estimated reliably and it is probable that this contract would make a profit, contract revenue should be recognised by reference to the stage of completion of the contract activity, using the percentage-of-completion method of accounting, over the contract term. Contract costs are expensed as incurred. The stage of completion of a contract is measured by the

proportion of contract costs incurred for work performed to date to the estimated total costs for the contract. An expected loss where total contract costs will exceed total contract revenue on a construction contract should be recognized as an expense as soon as such loss is probable. If the outcome of a construction contract cannot be estimated reliably, contract revenue should be recognised only to the extent of contract costs incurred that it is probable will be recoverable.

- B. Contract revenue should include the revenue arising from variations from the original contract work, claims and incentive payments that are agreed by the customer and can be measured reliably.
- C. The excess of the cumulative costs incurred plus recognised profits (less recognised losses) over the progress billings on each construction contract is presented as an asset within 'receivables from customers on construction contracts'. While, the excess of the progress billings over the cumulative costs incurred plus recognised profits (less recognised losses) on each construction contract is presented as a liability within 'payables to customers on construction contracts'.
- (14) Investments accounted for under the equity method / associates
  - A. Subsidiaries are all entities (including structured entities) controlled by the Company. The Company controls an entity when the Company is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.
  - B. Unrealised profit (loss) arising from the transactions between the Company and subsidiaries have been offset. The accounting policies of the subsidiaries have been adjusted where necessary to ensure consistency with the policies adopted by the Company's.
  - C. The Company's share of its subsidiaries' post-acquisition profits or losses is recognised in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income. When the Company's share of losses in a subsidiary equals or exceeds its interest in the subsidiary, the Company continues to recognise losses proportionate to its ownership.
  - D. If changes in shareholdings in subsidiaries do not result to loss of control (transaction with non-controlling interest), transactions shall be considered as equity transactions, which are transactions between owners. Difference of adjustment of non-controlling interest and fair value of consideration paid or received is recognised in equity.
  - E. Associates are all entities over which the Company has significant influence but not control. In general, it is presumed that the investor has significant influence, if an investor holds, directly or indirectly 20 percent or more of the voting power of the investee. Investments in associates are accounted for using the equity method and are initially recognised at cost. The Company's investments in associates include goodwill identified on acquisition, net of any accumulated impairment loss arising through subsequent assessments.
  - F. The Company's share of its associates' post-acquisition profits or losses is recognised in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income. When the Company's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Company does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.
  - G. When changes in an associate's equity are not recognised in profit or loss or other comprehensive income of the associate and such changes do not affect the Company's ownership percentage of the associate, the Company recognises the Company's share of change in equity of the associate in 'capital surplus' in proportion to its ownership.
  - H. Unrealized gains on transactions between the Company and its associates are eliminated to

the extent of the Company's interest in the associates. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been adjusted where necessary to ensure consistency with the policies adopted by the Company.

- I. In the case that an associate issues new shares and the Company does not subscribe or acquire new shares proportionately, which results in a change in the Company's ownership percentage of the associate but maintains significant influence on the associate, then 'capital surplus' and 'investments accounted for under the equity method' shall be adjusted for the increase or decrease of its share of equity interest. If the above condition causes a decrease in the Company's ownership percentage of the associate, in addition to the above adjustment, the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately on the same basis as would be required if the relevant assets or liabilities were disposed of.
- J. When the Company disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognised in other comprehensive income in relation to the associate, are reclassified to profit or loss, on the same basis as would be required if the relevant assets or liabilities were disposed of. If it retains significant influence over this associate, then the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately in accordance with the aforementioned approach.
- K. The Company accounts for its interest in a joint venture using equity method. Unrealised profits and losses arising from the transactions between the Company and its joint venture are eliminated to the extent of the Company's interest in the joint venture. The Company's share of joint ventures' post-acquisition profits or losses is recognised in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income. However, when the transaction provides evidence of a reduction in the net realisable value of current assets or an impairment loss, all such losses shall be recognised inside the Company's share of losses in a joint venture equals or exceeds its interest in the joint venture together with any other unsecured receivables, the Company does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the joint venture.
- L. Pursuant to the "Regulations Governing the Preparation of Financial Reports by Securities Issuers," profit (loss) of the current period and other comprehensive income in the financial statements shall equal to the amount attributable to owners of the parent in the financial statements prepared with basis for consolidation. Owners' equity in the financial statements prepared with basis for consolidation.
- (15) Property, plant and equipment
  - A. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalised.
  - B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.
  - C. Land is not depreciated. Other property, plant and equipment apply cost model and are depreciated using the straight-line method to allocate their cost over their estimated useful lives. Each part of an item of property, plant, and equipment with a cost that is significant in relation to the total cost of the item must be depreciated separately.

D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Buildings	$10 \sim 50$ years
Machinery and equipment	$3 \sim 15$ years
Transportation equipment	$3 \sim 5$ years
Other equipment	$2 \sim 15$ years

#### (16) Operating leases (lessee)

Payments made under an operating lease (net of any incentives received from the lessor) are recognised in profit or loss on a straight-line basis over the lease term.

(17) <u>Investment property</u>

An investment property is stated initially at its cost and measured subsequently using the cost model. Except for land, investment property is depreciated on a straight-line basis over its estimated useful life of 15 to 60 years.

(18) Intangible assets

Intangible assets except goodwill are mainly computer software, which is stated at cost and amortised on the straight-line basis over the estimated economic useful life.

- (19) Impairment of non-financial assets
  - A. The Company assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value in use. Except for goodwill, when the circumstances or reasons for recognising impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortised historical cost would have been if the impairment had not been recognized.
  - B. The recoverable amounts of goodwill shall be evaluated periodically. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. Impairment loss of goodwill previously recognised in profit or loss shall not be reversed in the following years.
  - C. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units, or groups of cash-generating units, that is/are expected to benefit from the synergies of the business combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating segment level.
- (20) Borrowings
  - A. Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method.
  - B. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the drawdown occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised

as a pre-payment for liquidity services and amortised over the period of the facility to which it relates.

(21) Notes and accounts payable

Notes and accounts payable are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. They are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method. However, short-term accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

- (22) Financial liabilities at fair value through profit or loss
  - A. Financial liabilities at fair value through profit or loss are financial liabilities held for trading or financial liabilities designated as at fair value through profit or loss on initial recognition. Financial liabilities are classified in this category of held for trading if acquired principally for the purpose of repurchasing in the short-term. Derivatives are also categorized as financial liabilities held for trading unless they are designated as hedges.
  - B. Financial liabilities at fair value through profit or loss are initially recognised at fair value. Related transaction costs are expensed in profit or loss. These financial liabilities are subsequently remeasured and stated at fair value, and any changes in the fair value of these financial liabilities are recognised in profit or loss.
- (23) Derecognition of financial liabilities

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

(24) Offsetting financial instruments

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

- (25) Financial liabilities and equity instruments
  - A. Convertible corporate bonds issued by the Company contain conversion options (that is, the bondholders have the right to convert the bonds into the Company's common shares by exchanging a fixed amount of cash for a fixed number of common shares), call options and put options. The Company classifies the bonds payable and derivative features embedded in convertible corporate bonds on initial recognition as a financial asset, a financial liability or an equity instrument ('capital surplus—stock warrants') in accordance with the substance of the contractual arrangement and the definitions of a financial asset, a financial liability and an equity instrument. Convertible corporate bonds are accounted for as follows:
    - (a) Call options and put options embedded in convertible corporate bonds are recognised initially at net fair value as 'financial assets or financial liabilities at fair value through profit or loss'. They are subsequently remeasured and stated at fair value on each balance sheet date; the gain or loss is recognised as 'gain or loss on valuation of financial assets or financial liabilities at fair value through profit or loss'.
    - (b) Bonds payable of convertible corporate bonds is initially recognised at fair value and subsequently stated at amortised cost. Any difference between the proceeds and the redemption value is accounted for as the premium or discount on bonds payable and presented as an addition to or deduction from bonds payable, which is amortised in profit or loss as an adjustment to the 'finance costs' over the period of bond circulation using the effective interest method.
    - (c) Conversion options embedded in convertible corporate bonds issued by the Company, which meet the definition of an equity instrument, are initially recognised in 'capital surplus—stock warrants' at the residual amount of total issue price less amounts of 'financial assets or financial liabilities at fair value through profit or loss' and 'bonds

payable-net' as stated above. Conversion options are not subsequently remeasured.

- (d) Any transaction costs directly attributable to the issuance of convertible corporate bonds are allocated to the liability and equity components in proportion to the allocation of proceeds.
- (e) When bondholders exercise conversion options, the liability component of the bonds (including 'bonds payable' and 'financial assets or financial liabilities at fair value through profit or loss') shall be remeasured on the conversion date. The book value of common shares issued due to the conversion shall be based on the adjusted book value of the above mentioned liability component plus the book value of capital surplus - stock warrants.
- B. Ordinary corporate bonds issued by the Company are initially recognised at fair value, net of transaction costs incurred. Ordinary corporate bonds are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is accounted for as the premium or discount on bonds payable and presented as an addition to or deduction from bonds payable, which is amortised in profit or loss as an adjustment to the 'finance costs' over the period of bond circulation using the effective interest method.
- (26) Financial guarantee contracts

A financial guarantee contract is a contract that requires the Company to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument. A financial guarantee contract is initially recognised at its fair value adjusted for transaction costs on the trade date. After initial recognition, the financial guarantee is measured at the higher of the initial fair value less cumulative amortisation and the best estimate of the amount required to settle the present obligation on each balance sheet date.

(27) Provisions for other liabilities

Provisions (mainly for product warranties, etc.) are recognised when the Company has a present legal or constructive obligation as a result of past events, and it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated. Provisions are measured at the present value of the expenditures expected to be required to settle the obligation on the balance sheet date, which is discounted using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the obligation. When discounting is used, the increase in the provision due to passage of time is recognised as interest expense. Provisions are not recognised for future operating losses.

- (28) Employee benefits
  - A. Short-term employee benefits

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

- B. Pensions
  - (a) Defined contribution plans

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

- (b) Defined benefit plans
  - i. Net obligation under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive on retirement for their services with the Company in current period or prior period. The liability recognised

in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets. The defined benefit net obligation is calculated annually by independent actuaries using the projected unit credit method. The rate used to discount is determined by using interest rates of government bonds (at the balance sheet date) of a currency and term consistent with the currency and term of the employment benefit obligations.

- ii. Actuarial gains and losses arising on defined benefit plans are recognised in other comprehensive income in the period in which they arise and are recorded as retained earnings.
- C. Termination benefits

Termination benefits are employee benefits provided in exchange for the termination of employment as a result from either the Company's 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 Company recognises expense when it can no longer withdraw an offer of termination benefits or it recognises related restructuring costs, whichever is earlier. Benefits that are expected to be due more than 12 months after balance sheet date shall be discounted to their present value.

D.Employees' directors' and supervisors' remuneration

Employees' remuneration and directors' and supervisors' remuneration are recognised as expenses and liabilities, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. However, if the accrued amounts for employees' remuneration and directors' and supervisors' remuneration are different from the actual distributed amounts as resolved by the stockholders at their stockholders' meeting subsequently, the differences should be recognised based on the accounting for changes in estimates. If employee compensation is distributed by shares, the Company calculates the number of shares based on the closing price at the previous day of the board meeting resolution.

### (29) Income tax

- A. The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.
- B. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional 10% tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred income tax is recognised, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of goodwill or of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is provided on temporary differences arising on investments in subsidiaries, except where the timing of the reversal

of the temporary difference is controlled by the Company and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

- D. Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred income tax assets are reassessed.
- E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. Deferred income tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realise the asset and settle the liability simultaneously.
- F. A deferred tax asset shall be recognised for the carry forward of unused tax credits resulting from acquisitions of equipment or technology, research and development expenditures, and equity investments to the extent that it is possible that future taxable profit will be available against which the unused tax credits can be utilised.
- G. Based on the "Income Basic Tax Act", if the regular income tax is equal or more than the basic tax, the income tax payable shall be calculated in accordance with the Income Tax Act and other relevant laws. Whereas, if the regular income tax is less than basic tax, the income tax payable shall be equal to the basic tax. The difference between the regular income tax and basic tax shall not be subject to deductions of investment tax credits granted under the provisions of other laws.
- (30) Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.

(31) Dividends

Dividends are recorded in the Company's financial statements in the period in which they are approved by the Company's shareholders. Cash dividends are recorded as liabilities.

- (32) <u>Revenue recognition</u>
  - A. Sales of goods
    - (a) The Company manufactures and sells various types of mechanical equipment, airconditioning units and electronic equipment products. Revenue is measured at the fair value of the consideration received or receivable taking into account value – added tax, returns, rebates and discounts for the sale of goods to external customers in the ordinary course of the Company's activities. Revenue arising from the sales of goods should be recognised when the Company has delivered the goods to the customer, the amount of sales revenue can be measured reliably and it is probable that the future economic benefits associated with the transaction will flow to the entity. The delivery of goods is completed when the significant risks and rewards of ownership have been transferred to the customer, the Company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold, and the customer has accepted the goods based on the sales contract or there is objective evidence showing that all acceptance provisions have been satisfied.
    - (b) The Company offers customers volume discounts and right of return for defective

products. The Company estimates such discounts and returns based on historical experience. Provisions for such liabilities are recorded when the sales are recognised. The volume discounts are estimated based on the anticipated annual sales quantities.

B. Sales of services

The Company provides products repair services. Revenue from rendering services is recognised under the percentage-of-completion method when the outcome of services provided can be estimated reliably. The stage of completion of a service contract is measured by the percentage of the actual services performed as of the financial reporting date to the total services to be performed. If the outcome of a service contract cannot be estimated reliably, contract revenue should be recognised only to the extent that contract costs incurred are likely to be recoverable.

C. Construction contract

Revenue and cost from long-term construction contracts are recognised under the percentage-of-completion method when the outcome of construction contract can be estimated reliably. If the outcome of construction contract cannot be estimated reliably, it should be recognised under completed contract method. An expected loss where total contract costs will exceed total contract revenue on a construction contract should be recognised as contract loss regardless of the method.

D. A sale agreement comprising of multiple components

A sale agreement offered by the Company might comprise of multiple components, including sale of goods and subsequent repair services, etc. If a sale agreement comprises of multiple identifiable components, the fair value of the consideration received or receivable in respect of the sale agreement shall be allocated between those components based on the relative fair value of each component. The amount of proceeds allocated to each component is recognized as revenue in profit or loss following the revenue recognition criteria applied to each component. The fair value of each component is determined by its market value when it is sold separately.

- (33) Business combinations
  - A. The Group uses the acquisition method to account for business combinations. The consideration transferred for an acquisition is measured as the fair value of the assets transferred, liabilities incurred or assumed and equity instruments issued at the acquisition date, plus the fair value of any assets and liabilities resulting from a contingent consideration arrangement. All acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. For each business combination, the Group measures at the acquisition date components of non-controlling interests in the acquire that are present ownership interests and entitle their holders to the proportionate share of the entity's net assets in the event of liquidation at either fair value or the present ownership instruments' proportionate share in the recognized amounts of the acquirer's identifiable net assets. All other non-controlling interests should be measured at the acquisition-date fair value.
  - B. The excess of the consideration transferred, the amount of any non-controlling interest in the acquire and the fair value of any previous equity interest in the acquire over the fair value of the identifiable assets acquired and the liabilities assumed is recorded as goodwill at the acquisition date. If the total of consideration transferred, non-controlling interest in the acquire recognized and the fair value of previously held equity interest in the acquire is less than the fair value of the identifiable assets acquired and the liabilities assumed, the difference is recognized directly in profit or loss on the acquisition date.

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

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

### (1) Critical judgments in applying the Company's accounting policies

A. Financial assets—impairment of equity investments

The Company follows the guidance of IAS 39 to determine whether a financial asset equity investment is impaired. This determination requires significant judgment. In making this judgment, the Company evaluates, among other factors, the duration and extent to which the fair value of an equity investment is less than its cost and the financial health of and short-term business outlook for the investee, including factors such as industry and sector performance, changes in technology and operational and financing cash flow.

If the decline of the fair value of an individual equity investment below cost was considered significant or prolonged, the Company would recognise impairment loss in its financial statements, being the transfer of the accumulated fair value adjustments recognised in other comprehensive income on the impaired available-for-sale financial assets to profit or loss.

B. Investment property

The Company uses part of the property for its own use and part to earn rentals or for capital appreciation. When the portions cannot be sold separately, the property is classified as investment property only if the own-use portion accounts for less than 20% of the property.

C. Revenue recognition on a net/gross basis

The determination of whether the Company is acting as principal or agent in a transaction is based on an evaluation of Company's exposure to the significant risks and rewards associated with the sale of goods or the rendering of service in accordance with the business model and substance of the transaction. Where the Company acts as a principal, the amount of received or receivable from customer is recognised as revenue on a gross basis. Where the Company acts as an agent, net revenue is recognised representing commissions earned. The following characteristics of a principal are used as indicators to determine whether the

Company shall recognise revenue on a gross basis:

(a) The Company has primary responsibilities for the goods or services it provides;

- (b)The Company bears inventory risk;
- (c)The Company has the latitude in establishing price for the goods or services directly or indirectly;
- (d)The Company bears credit risk of customer.
- (2) Critical accounting estimates and assumptions
  - A. Impairment assessment of goodwill

The impairment assessment of goodwill relies on the Company's subjective judgment, including identifying cash-generating units, allocating assets and liabilities as well as goodwill to related cash-generating units, and determining the recoverable amounts of related cash-generating units.

### B. Calculation of net defined benefit liabilities

When calculating the present value of defined pension obligations, the Company must apply judgments and estimates to determine the actuarial assumptions on balance sheet date, including discount rates and future salary growth rate. Any changes in these assumptions could significantly impact the carrying amount of defined pension obligations. As of December 31, 2016, the carrying amount of net defined benefit liabilities was \$1.649.970.

- 6. DETAILS OF SIGNIFICANT ACCOUNTS
  - (1) Cash and cash equivalents

	Decen	December 31, 2015		
Cash on hand and revolving				
funds	\$	380	\$	547
Checking accounts and				
demand deposits		760,202		697,457
Cash equivalents				413,214
	\$	760,582	\$	1,111,218

A. The Company transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.

- B. The Company's special bank account used for government grants amounted to \$4,819 (shown as 1470 'Other current assets'). Please refer to Note 8 for details of restricted terms.
- (2) Financial assets at fair value through profit or loss

Items	Decer	mber 31, 2016	December 31,	2015
Current items:				
Financial assets held for trading				
Non-hedging derivatives	\$	30,832	\$	-
A The Company recognized net gain of \$	20.832 and	\$23.672 on fin	ancial accets he	ld for

A. The Company recognised net gain of \$30,832 and \$33,672 on financial assets held for trading for the years ended December 31, 2016 and 2015, respectively.

B. The non-hedging derivative instruments transaction and contract information are as follows:

	December 31, 2016							
		Contract amount						
Nature	Contract period	(Not	ional amount)	Fa	air value			
Forward exchange: BUY USD/SELL JPY	Jan. 25, 2017~Feb. 27, 2017	JPY	800,000,000	\$	20,006			
SELL EUR/BUY USD	Jan. 25, 2017~Mar. 22, 2017	EUR	11,000,000		10,826			
				\$	30,832			

Details of transactions and contracts of the Company's non-hedge derivatives as of December 31, 2015 are provided in Note 6(13).

C. The Company entered into forward foreign exchange contracts to hedge exchange rate risk of export proceeds. However, these forward foreign exchange contracts are not accounted for under hedge accounting.

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

Items	Dece	December 31, 2016		December 31, 2015		
Non-current items:						
Listed and OTC stocks	\$	5,573,864	\$	995,065		
Emerging stocks (Note)		907,234		5,607,027		
Unlisted stocks		620,816		559,259		
		7,101,914		7,161,351		
Valuation adjustment of available-for-sale						
financial assets	(	973,804)	(	2,625,676)		
Accumulated impaiment	(	404,518)	()	308,328)		
	\$	5,723,592	\$	4,227,347		

Note: The Company's equity investment, Taiwan High Speed Rail Corporation, has been reclassified from listed stocks to emerging stocks on October 27, 2016.

- A. The Company recognised \$1,651,872 and \$102,005 in other comprehensive income for fair value change and reclassified (\$110,944) and (\$340,206) from equity to profit or loss for the years ended December 31, 2016 and 2015, respectively.
- B. The fair values of Cando Co., Ltd. and others, the Company's investments accounted for using equity method, declined significantly below its initial investment cost due to financial difficulty. The Company therefore recognised impairment loss of \$96,190 and \$308,328 on those equity investments for the years ended December 31, 2016 and 2015, respectively, including the amount of \$96,190 and \$308,328 that was transferred from equity to profit or loss, respectively.

C. The Company has no available – for – sale financial assets pledged to others.

(4) <u>Notes receivable</u>

	Decen	nber 31, 2016	December 31, 2015		
Notes receivable	\$	355,816	\$	309,717	
Less: allowance for bad debts	(	738)	()	608)	
	\$	355,078	\$	309,109	

The credit quality information of the notes receivable of the Company was provided in Note 6(5).

(5) Accounts receivable

	Decei	mber 31, 2016	December 31, 2015		
Accounts receivable	\$	1,971,821	\$	1,606,806	
Less: allowance for bad debts	(	30,484)	()	30,762)	
	\$	1,941,337	\$	1,576,044	

A. The ageing analysis of accounts receivable that were past due but not impaired is as follows:

	Decen	December 31, 2016		
Up to 30 days	\$	178,058	\$	83,415
31 to 90 days		252,799		70,299
91 to 180 days		13,570		7,729
Over 181 days		278,746		291,138
	\$	723,173	\$	452,581

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The above ageing analysis was based on past due date.

- B. Movements on the Company's provision for impairment of accounts receivable are as follows:
  - (a) As of December 31, 2016 and 2015, the amounts of the Company's accounts receivable that were impaired were \$31,222 and \$31,370, respectively.
  - (b) Movement on allowance for bad debts is as follows:

				2016		
	Individ	lual provision	Gro	oup provision		Total
At January 1	\$	25,250	\$	6,120	\$	31,370
Provision for impairment		-		1,005		1,005
Write-offs during the period		-	()	1,153)	()	1,153)
At December 31	\$	25,250	\$	5,972	\$	31,222
				2015		
	Individ	lual provision	Gro	oup provision		Total
At January 1	\$	25,250	\$	7,002	\$	32,252
Provision for impairment		2,545	(	882)		1,663
Write-offs during the period	()	2,545)		-	()	2,545)
At December 31	\$	25,250	\$	6,120	\$	31,370

C. The Company holds land, buildings, time deposits, letter of guarantee and letter of quality guarantee collateral as security for accounts receivable.

D. The credit quality of notes receivable and accounts receivable that were neither past due nor impaired was in the following categories based on the Company's Credit Quality Control Policy:

	Decen	nber 31, 2016	December 31, 2015		
Group 1	\$	995,670	\$	857,233	
Group 2		240,128		247,014	
Group 3		89,026		105,759	
Group 4		108,569		100,623	
Group 5		139,849		121,943	
	\$	1,573,242	\$	1,432,572	

Group 1:Clients without substantial risk, such as government institutions and listed companies.

Group 2: Clients with extremely low risk, which have excellent reputation and prospect, as ratified by the director of credit management of the Company.

Group 3:Clients with low risk, which operate well and have had business relationships with the Company for many years with normal payment condition.

Group 4:Clients with risk at an acceptable level, where the Company shall monitor their credit condition regularly.

Group 5: Clients, which do not operate so well and their management shall be improved.

## (6) Inventories

			D	ecember 31, 2016			
				Allowance for			
		Cost		valuation loss		Book value	
Raw materials	\$	723,051	(\$	36,788)	\$	686,263	
Work in process		519,281	(	82)		519,199	
Finished goods		1,617,770	(	207,963)		1,409,807	
Inventory in transit		378,413		-		378,413	
	\$	3,238,515	(\$	244,833)	\$	2,993,682	
	December 31, 2015						
				Allowance for			
		Cost		valuation loss		Book value	
Raw materials	\$	733,083	(\$	19,619)	\$	713,464	
Work in process		437,431	(	51,134)		386,297	
Finished goods		1,719,689	(	87,211)		1,632,478	
Inventory in transit		209,486				209,486	
	\$	3,099,689	(\$	157,964)	\$	2,941,725	

The cost of inventories recognised as expense for the years ended December 31, 2016 and 2015 was \$13,354,108 and \$14,886,682, respectively, including the amount of \$103,859 and \$27,559, respectively, that the Company wrote down from cost to net realisable value accounted for as cost of goods sold.

## (7) Construction in progress

	December 31, 2016		December 31, 201	
Aggregate costs incurred plus recognised				
profits (less recognised losses)	\$	12,729,756	\$	13,813,177
Less: progress billings	(	11,800,120)	()	13,426,144)
Net balance sheet position for construction				
in progress	\$	929,636	\$	387,033
Presented as:				
Due from customers for contract work	\$	1,112,235	\$	730,166
Due to customers for contract work	(	182,599)	()	343,133)
	\$	929,636	\$	387,033

As of December 31, 2016 and 2015, cumulative gain (loss) recognised under the percentage of completion method for major contracts are summarized as follows:

December 31, 2016						
	Expected	Contract	Estimated	Percentage	Cu	mulative gain
Construction	completion date	price	contract cost	of completion	(lo	ss) recognised
Construction A	Dec. 2017	\$ 2,242,567	\$ 2,123,400	99%	\$	118,956
Construction B	June 2018	1,864,762	1,774,577	32%		29,009
Construction C	June 2017	1,391,992	1,226,377	99%		165,122
Construction D	Aug. 2017	1,189,638	1,149,219	91%		36,777
Construction E	June 2017	1,064,797	1,029,356	98%		34,757
Construction F	June 2017	1,063,130	950,529	95%		107,021
Construction G	Dec. 2017	941,452	1,536,563	96%	(	595,111)
Construction H	Feb. 2019	899,714	809,743	37%		32,953
Construction I	Dec. 2017	621,282	674,470	99%	(	53,188)
Construction J	June 2017	611,485	619,366	95%	(	7,881)

	Expected	Contract	Estimated	Percentage	Cum	ulative gain
Construction	completion date	price	contract cost	of completion	(loss)	recognised
Construction A	Dec. 2017	\$ 2,242,567	\$ 2,123,400	99%	\$	118,909
Construction B	June. 2017	1,864,762	1,774,577	1%		1,257
Construction C	Dec. 2016	1,358,342	1,293,234	93%		60,838
Construction D	Dec. 2016	1,181,841	1,141,644	88%		35,410
Construction E	June. 2016	1,064,797	1,025,856	98%		38,016
Construction F	Dec. 2016	1,052,442	943,449	93%		101,364
Construction G	Dec. 2017	941,452	1,536,563	96%	(	595,111)
Construction H	Feb. 2018	899,048	809,143	10%		9,169
Construction I	Dec. 2016	621,282	674,470	99%	(	53,188)
Construction J	June. 2016	611,485	619,366	94%	(	7,881)
Construction K	June. 2016	564,286	523,665	95%		38,396

## (8) Investments accounted for under the equity method

<u><i>j</i> investments accounted for under the equity me</u>	tilou	
	December 31, 2016	December 31, 2015
Subsidiaries:		
1.Tecom Co., Ltd	\$ 154,295	\$ 39,477
2.Tong Dai Co., Ltd.	248,469	240,896
3. Teco International Investment Co., Ltd.	1,096,953	1,100,519
4.Teco Holding USA Inc.	9,344,018	9,049,449
5. Teco Electric & Machinery (Pte) Ltd.	2,932,708	2,798,687
6.Tong-An Investment Co., Ltd.	8,010,325	8,099,249
7. Teco Electro Devices Co., Ltd.	226,209	232,065
8.United View Global		
Investment Co. Ltd.	7,917,780	8,346,737
9.GD Teco Taiwan Co., Ltd.	46,849	39,114
10. Taian (Subic) Electric Co., Inc.	164,183	161,017
11.Micropac Worldwide		
Investment (BVI)	1,523,096	1,575,457
12.Tong-An Assets Management &		
Development Co., Ltd.	5,277,612	5,166,421
13. Yatec Engineering Corporation	141,242	143,000
14.An-Tai International Investment Co., Ltd.	502,297	490,716
15.Teco Vietnam Electric Co., Ltd.	173,883	147,918
16.Information Technology Total Services		
Co., Ltd.	160,689	158,241
17.Tesen Electric & Machinery Co., Ltd.	215,772	214,361
18. Taiwan Pelican Express Co., Ltd.	410,337	410,238
19.Kuenling Machinery Refrigerating		
Co., Ltd.	337,056	328,347
20.Eagle Holding Co.	3,866,855	3,722,317
21.Century Development Corporation	1,294,865	-
22. Taian-Etacom Technology Co., Ltd.	151,151	136,314
23.Others	477,350	415,467
Subtotal	44,673,994	43,016,007
Associates:		
1.Tung Pei Industrial Co., Ltd	\$ 1,965,442	\$ 1,982,388
2. Lien Chang Electronic Enterprise Co., Ltd	570,069	560,558
3. Century Development Corporation	-	931,165
4.Others	148,849	183,490
Subtotal	2,684,360	3,657,601

	Dece	ember 31, 2016	Dece	ember 31, 2015
Joint Venture :				
1.Senergy Wind Power Co., Ltd.	\$	177,243	\$	249,524
2.Others		12,551		17,286
Subtotal		189,794		266,810
		47,548,148		46,940,418
Less: unrealised profit from downstream				
transactions	()	584,326)	()	550,823)
		46,963,822		46,389,595
Less: credit balance of long-term investments				
(gross amount before offset of				
accounts receivable-related parties,				
other receivables-related parties)	(	49,502)	(	38,557)
	\$	46,914,320	\$	46,351,038
		· • , , ,	. 1	0 1

The share of profit/loss of subsidiraries, associates and joint ventures accounted for under equity method for the years ended December 31, 2016 and 2015 are as follows:

		Year ended		Year ended
	De	ecember 31, 2016	De	cember 31, 2015
Subsidiaries:				
1.Tecom Co., Ltd.	\$	30,595	(\$	49,583)
2.Tong Dai Co., Ltd.	•	66,630	(+	70,267
3. Teco International Investment Co., Ltd.		80,067		50,160
4. Teco Holding USA Inc.		399,982		861,540
5. Teco Electric & Machinery (Pte) Ltd.		263,375		241,945
6.Tong-An Investment Co., Ltd.		371,009		247,623
7. Teco Electro Devices Co., Ltd.		1,489		2,023
8. United View Global Investment				
Co., Ltd.		38,585		106,018
9.GD Teco Taiwan Co., Ltd.		8,012		15,027
10. Taian (Subic) Electric Co., Inc.		5,993		7,306
11.Micropac Worldwide Investment (BVI)		71,930		80,104
12.Tong-An Assets Management &				
Development Co., Ltd.		141,107		53,001
13. Yatec Engineering Corporation		9,691		11,329
14.An-Tai International Investment Co., Ltd.		36,036		35,511
15.Teco Vietnam Electric Co., Ltd.	(	3,273)		7,679
16.Information Technology Total Services				
Co., Ltd.		27,372		25,752
17. Tesen Electric & Machinery Co., Ltd.		17,572		17,490
18. Taiwan Pelican Express Co., Ltd.		21,013		25,575
19.Kuenling Machinery Refrigerating Co.,		45,766		37,524
20.Eagle Holding Co.		284,335		111,182
21.Century Development Corporation		73,238		-
22.Taian-Etacom Technology Co., Ltd.		32,898		31,707
23.Others		35,185		28,081
Subtotal	\$	2,058,607	\$	2,017,261
Associates:				
1. Tung Pei Industrial Co., Ltd		102,033		124,632
2.Lien Chang Electronic Enterprise Co., Ltd		33,074		11,966
3. Century Development Corporation		-		64,551
4.Others	(	33,264)	(	29,876)
Subtotal	\$	101,843	\$	171,273
Joint Venture:				
1.Senergy Wind Power Co., Ltd.	(	72,281)	(	466)
2.Others	Ì	3,603)	Ì	1,683)
Subtotal	(\$	75,884)	(\$	2,149)
	\$	2,084,566	\$	2,186,385
				, ,

- A. Subsidiaries:
  - (a) For the years ended December 31, 2016 and 2015, partial investments accounted for using equity method are valued based on the financial statements audited by the companies' independent accountants. Gain on investment accounted for using equity method and other comprehensive income, net were \$60,193 and \$290,837 for the years ended December 31, 2016 and 2015, respectively. The related balance of investment accounted for using equity method was \$4,037,283 and \$8,265,099 as of December 31, 2016 and 2015, respectively.
  - (b) The Company acquired 100% of share capital of Motovario S.p.A. and its subsidiaries through reinvestment of \$3,989,850 (approximately €108,214 thousand) in Eagle Holding Co. on October 15, 2015, please refer to Note 6(32). As of December 31, 2016, the balance of investments accounted for under equity method was NT\$5,012,878.
  - (c) As of December 31, 2016 and 2015, the Company's common stocks owned by its subsidiaries, Tong-An Investment Co., Ltd. and others, totaling \$321,563 (22,443,000 shares), were treated as treasury stock.
  - (d) Please refer to Note 4(3) of the 2016 consolidated financial statements for related information about subsidiaries of the Company.

#### B. Associates

(a) The basic information of the associates that are material to the Company is as follows: Shareholding ratio

		Sharenoi			
	Principal				
Company	place of	December 31,	December 31,	Nature of	Method of
name	business	2016	2015	relationship	measurement
Tung Pei	R.O.C	31.14%	31.14%	Hold more	Equity method
Industrial				than 20%	
Co., Ltd.				voting right	
Lien Chang	R.O.C	33.84%	33.84%	//	Equity method
Electronic					
Enterprise					
Co., Ltd.					
Century	R.O.C	28.67%	21.39%	//	Equity method
Development					
Corporation					

(b) The summarised financial information of the associates that are material to the Company is shown below:

## Balance sheet

		Tung Pei Industrial (	Co., Ltd.
	Dece	mber 31, 2016 De	cember 31, 2015
Current assets	\$	5,541,165 \$	5,776,433
Non-current assets		6,113,566	5,442,399
Current liabilities	(	3,153,541) (	2,764,025)
Non-current liabilities	(	1,417,967) (	1,769,642)
Total net assets	\$	7,083,223 \$	6,685,165
Share in associate's net assets	\$	1,965,442 \$	1,982,388
Goodwill		-	-
Carrying amount of the			
associate	\$	1,965,442 \$	1,982,388
	Lien	Chang Electronic Ente	rprise Co., Ltd.
	Dece	mber 31, 2016 De	cember 31, 2015
Current assets	\$	2,137,424 \$	1,971,176
Non-current assets	Ŧ	698,534	748,594
Current liabilities	(	1,124,421) (	1,025,201)
Non-current liabilities	Ì	30,056) (	38,269)
Total net assets	\$	1,681,481 \$	1,656,300
Share in associate's net			
assets	\$	570,069 \$	560,558
Goodwill			-
Carrying amount of the			
associate	\$	570,069 \$	560,558
		Century Development C	Corporation
	Dece	mber 31, 2016 De	cember 31, 2015
Current assets	\$	- \$	1,111,138
Non-current assets		-	5,399,833
Current liabilities		- (	576,520)
Non-current liabilities		- (	2,074,553)
Total net assets	\$	- \$	3,859,898
Share in associate's net			
assets	\$	- \$	825,784
Goodwill		-	105,381
Carrying amount of the			, -
associate	\$	- \$	931,165
Note : A subsidiary that the	Company oh		

Note : A subsidiary that the Company obtained control in 2016.

### Statement of comprehensive income

	Tung Pei Industrial Co., Ltd.			
		Year ended December 31, 2016		Year ended December 31, 2015
Revenue	\$	6,561,385	\$	6,334,038
Profit for the period from continuing				
operations		338,383		400,173
Other comprehensive loss, net of tax	( <u>\$</u>	155,530)	\$	-
Total comprehensive income	\$	182,853	\$	400,173
Dividends received from associates	\$	78,290	\$	117,435
		Lien Chang Electronic	Eı	nterprise Co., Ltd.
		Year ended		Year ended
		December 31, 2016		December 31, 2015
Revenue	\$	3,036,281	\$	3,636,049
Profit for the period from continuing				
operations	\$	95,571	\$	35,356
Other comprehensive loss, net of tax	-	40,440)	(	33,579)
Total comprehensive income	\$	55,131	\$	1,777
Dividends received from associates	\$	10,136	\$	6,758
		Century Developm	nen	t Corporation
		Year ended		Year ended
		December 31, 2016		December 31, 2015
Revenue	\$	-	\$	941,648
Profit for the period from continuing				
operations	\$	-	\$	296,017
Other comprehensive income, net				709
of tax	¢	-	ф	
Total comprehensive income	\$	-	\$	296,726
Dividends received from associates	\$	-	\$	8,736
	1	1 1 0010		

Note: A subsidiary that the Company obtained control in 2016.

(c) For the year ended December 31, 2016, the Company's subsidiary increased its investment in its associates, Century Development Corporation, thus, obtained majority control over Century Development Corporation. Please refer to Note 6(32) in the consolidated financial statements for details.

(d)The carrying amount of the Company's interests in all individually immaterial associates and the Company's share of the operating results are summarized below:

As of December 31, 2016 and 2015, the carrying amount of the Company's individually immaterial associates amounted to \$148,849 and \$183,490, respectively.

	Year ended	Year ended
	December 31, 2016	December 31, 2015
Loss for the period from continuing operations	(\$ 33,264) (\$	29,876)
Total comprehensive loss	(\$ 33,264) (\$	29,876)

(e) The Company's material associate, Lien Chang Electronic Enterprise Co., Ltd., has quoted market price. The fair value is \$531,222 and \$563,132 as of December 31, 2016 and 2015, respectively.

### C. Joint venture

(a) The basic information of the joint ventures that are material to the Company is as follows:

		_			
	Principal				
Company	place of	December 31,	December	Nature of	Method of
name	business	2016	31, 2015	relationship	measurement
Senergy Wind	R.O.C	50%	50%	Joint	Equity method
Power Co.,				venture	
Ltd.					

(b) The summarized financial information of the joint ventures that are material to the Company is shown below: Balance sheet

	Senergy Wind Power Co., Ltd. (Note)				
	Decer	nber 31, 2016	Decer	mber 31, 2015	
Cash and cash equivalents	\$	233,663	\$	357,978	
Other current assets		138,494		30,107	
Current assets		372,157		388,085	
Non-current assets		111,162		111,067	
Total assets		483,319		499,152	
Current liabilities			(	85)	
Total liabilities		-	()	85)	
Total net assets	\$	483,319	\$	499,067	
Share in joint venture's					
net assets	\$	177,243	\$	249,524	
Goodwill		-		-	
Carrying amount of the joint venture (Note)	\$	177,243	\$	249,524	
Note: Impairment loss has been	included.				

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Statement of	. com	prenen	SIVU	meonie

		Senergy Wind Pow	ver	Co., Ltd. (Note)	
		Year ended		Year ended	
		December 31, 2016		December 31, 2015	
Revenue	\$	_	\$	-	
Depreciation and amortisation	\$	32	\$	-	
Interest income	\$	4,727	\$	562	
Interest expense	\$ - (\$				
Loss before income tax	(\$ 15,749) (\$				
Loss-net of tax	(\$	15,749)	(\$	933)	
Total comprehensive loss	(\$	15,749)	(\$	933)	
Dividends received from joint					
venture	\$	-	\$	-	

(c) The carrying amount of the Company's interests in all individually immaterial associates and the Company's share of the operating results are summarized below: As of December 31 2016 and 2015, the carrying amount of the Company's individually immaterial associates amounted to \$12,551 and \$17,286, respectively.

	Ye	ear ended	Year ended
	Decen	nber 31, 2016	December 31, 2015
Loss for the period from continuing operations	( <u>\$</u>	3,603) (	<u>\$ 1,683</u> )
Total comprehensive loss	( <u>\$</u>	3,603) (	<u>\$ 1,683</u> )

# (9) Property, plant and equipment

Total	\$ 12,846,807	8,969,601) 3,877,206	$\begin{array}{c} 3,877,206\\ 314,206\\ 10,849)\\ 10,849)\\ 192,253)\\ 344,829)\\ 344,829)\\ 3,643,481\end{array}$	<pre>\$ 12,826,392 \$ 12,826,392 \$ 9,182,911 \$ 3,643,481</pre>
	S	୍ତ୍	<u>م</u> ه	<u>م</u> ک
Rental assets	853,873	$\frac{719,437}{134,436}$	134,436 - 8,044 12,792) 129,688	861,917 732,229) 129,688
Re	$\mathbf{S}$	୍ର	<u>م</u> ک	& િ &
Miscellaneous equipment	3,812,769	$\frac{3,129,022}{683,747}$	683,747 191,080 10,122) 3,127) 175,213) 686,365	3,887,344 3,200,979) 686,365
Mis ec	$\sim$	_ ↔	<u>م</u> ه	<u>به ل</u> به
Leasehold improvements	89,741	67,659) 22,082	22,082 21,294 - 16,894) 26,482	111,035 84,553) 26,482
I imp	$\sim$	_ ↔	&&	રુ િરુ
Transportation equipment	3,957	2,742) 1,215	$1,215 \\ 1,200 \\ 16) \\ - \\ 512 \\ 1,887 \\ 1,88$	5,047 3,160 1,887
l ran: equ	$\mathbf{S}$	Ś	&	& &
Machinery equipment	4,776,218	4,420,111) ( 356,107	$\begin{array}{c} 356,107\\ 100,532\\ 711)\\ 4,917)\\ 101,479)\\ 349,532\end{array}$	4,842,953 4,493,421) ( 349,532
σŏ	$\sim$	୍ର	ج ج	<u>ه</u> که
Buildings	1,625,719	<u>595,933)</u> 1,029,786	1,029,786 100 - 144,287) 37,939) 847,660	1,481,532 633,872) 847,660
ш	$\mathbf{S}$	<b>S</b>	ج ج	<u>ه</u> که
Land	\$ 1,684,530	34,697) \$ 1,649,833	<pre>\$ 1,649,833 ( 47,966) - \$ \$ 1,601,867</pre>	<pre>\$ 1,636,564 \$ 34,697 \$ 1,601,867</pre>
	$\mathbf{S}$	_ ∽	<u>به</u> ک	<u>ه</u> که
	<u>At January 1, 2016</u> Cost Accumulated	depreciation and impairment	<u>2016</u> Opening net book amount Additions Disposals Reclassifications Depreciation charge Closing net book amount	<u>At December 31, 2016</u> Cost Accumulated depreciation and impairment

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					. ,	Machinery	Π	Transportation	Γ	Leasehold	Σ	Miscellaneous					
		Land		Buildings	Ĩ	equipment		equipment	imp	improvements	<u> </u>	equipment	Rei	Rental assets		Total	
<u>At January 1, 2015</u>																	
Cost	$\boldsymbol{\diamond}$	\$ 1,685,197	$\boldsymbol{\diamond}$	\$ 1,643,688	S	4,713,082	$\boldsymbol{\diamond}$	5,757	S	78,654	$\boldsymbol{\diamond}$	\$ 3,727,383	S	845,563	$\boldsymbol{\diamond}$	\$ 12,699,324	324
Accumulated																	
depreciation and	<u> </u>	34 697)	_	554 037)	, ,	4 341 062)		3 054)	ļ	18 963)	)	3 051 313)		705 338)	<u> </u>	730 360)	364)
шпраннснг	<b>~</b>	\$ 1.650.500	S	1.	) s	372,020	) s	2,703	) <b>\$</b>	29,691	) s	676,070	) s	140,225	) s	3,959,960	<u>) 096</u>
2015							1	,			1	,		,			
Opening net book amount \$ 1,650,500	$\boldsymbol{\diamond}$	1,650,500	$\boldsymbol{\diamond}$	1,088,751	$\boldsymbol{\diamond}$	372,020	$\boldsymbol{\diamond}$	2,703	S	29,691	$\boldsymbol{\diamond}$	676,070	S	140,225	$\boldsymbol{\diamond}$	3,959,960	960
Additions		I		670		95,291		I		11,087		178,334		'		285,382	382
Disposals		I	$\cup$	27)	$\smile$	1,382)		1,025)		'	$\cup$	8,044)		'	$\cup$	10,	10,478)
Reclassifications	$\smile$	667)		18,253)	$\sim$	8,163)	_	I		'	$\cup$	147)		8,310	$\smile$	18,	18,920)
Depreciation charge		I	$\bigcup$	41,355	$\cup$	101,659		463)		18,696)	$\cup$	162,466	$\cup$	14,099)	$\cup$	338,	338,738)
Closing net book amount	$\boldsymbol{\diamond}$	\$ 1,649,833	$\sim$	1,029,786	$\mathbf{S}$	356,107	$\Leftrightarrow$	1,215	\$	22,082	$\boldsymbol{\diamond}$	683,747	$\sim$	134,436	$\boldsymbol{\diamond}$	3,877,206	206
<u>At December 31, 2015</u>	ę		e		e		e		ę		e		ę		e		
Cost Accumulated	•	1,684,530	~	1,620,1	<b>^</b>	4, / /0,218	4	1.06,5	•	89,741		3,812,769	♠	6/8,508	•	\$ 12,846,807	807
depreciation																	
and impairment	$\cup$	34,697	$\bigcup$	595,933)	$\cup$	4,420,111)		2,742)		67,659)	$\cup$	3,129,022)		719,437)	$\cup$	8,969,601)	601)
	$\boldsymbol{\diamond}$	\$ 1,649,833	Ś	1,029,786	$\boldsymbol{\diamond}$	356,107	∽	1,215	Ś	22,082	$\boldsymbol{\diamond}$	683,747	Ś	134,436	$\boldsymbol{\diamond}$	3,877,206	206
	I		l		I		I				I				I		

A. Amount of borrowing costs capitalised as part of property, plant and equipment and the range of the interest rates for such capitalisation are as follows:

	Year ended December 31, 2016	Year ended December 31, 2015
Amount capitalized	\$ 217	\$ 881
Interest rate	0.58%	0.36%~0.88%

B. The Company was unable to transfer the title of certain farmland to the Company's name due to legal restrictions. The land title was registered under an individual's name. Accordingly, the Company entered into an agreement with the said individual to secure the title and the first mortgage right.

(10) Investment property

	 Land		Buildings		Total
<u>At January 1, 2016</u>					
Cost	\$ 1,114,545	\$	1,678,549	\$	2,793,094
Accumulated depreciation and					
impairment	 -	(	733,777)	(	733,777)
	\$ 1,114,545	\$	944,772	\$	2,059,317
2016					
Opening net book amount	\$ 1,114,545	\$	944,772	\$	2,059,317
Reclassifications	47,966		144,287		192,253
Depreciation charge	 	(	42,142)	()	42,142)
Closing net book amount	\$ 1,162,511	\$	1,046,917	\$	2,209,428
<u>At December 31, 2016</u>					
Cost	\$ 1,162,511	\$	1,822,836	\$	2,985,347
Accumulated depreciation and					
impairment	 -	(	775,919)	()	775,919)
	\$ 1,162,511	\$	1,046,917	\$	2,209,428

	_	Land		Buildings		Total
At January 1, 2015						
Cost	\$	1,113,878	\$	1,660,296	\$	2,774,174
Accumulated depreciation and						
impairment		_	(	692,843)	(	692,843)
	\$	1,113,878	\$	967,453	\$	2,081,331
<u>2015</u>						
Opening net book amount	\$	1,113,878	\$	967,453	\$	2,081,331
Reclassifications		667		18,253		18,920
Depreciation charge		-	(	40,934)	()	40,934)
Closing net book amount	\$	1,114,545	\$	944,772	\$	2,059,317
At December 31, 2015						
Cost	\$	1,114,545	\$	1,678,549	\$	2,793,094
Accumulated depreciation and						
impairment		-	(	733,777)	()	733,777)
_	\$	1,114,545	\$	944,772	\$	2,059,317

A. Rental income from the lease of the investment property and direct operating expenses arising from the investment property are shown below:

	ear ended nber 31, 2016	-	ear ended mber 31, 2015
Rental income from investment property	\$ 119,909	\$	120,334
Direct operating expenses arising from the investment property that generated rental income during the period	\$ 19,434	\$	16,537
Direct operating expenses arising from the investment property that did not generate rental income during the period	\$ 	\$	_

B. The fair value of the investment property held by the Company as at December 31, 2016 and 2015 was \$3,061,100 and \$3,084,378, respectively. The valuation is based on average closing prices of investment property at the area where the property is located.

(11) Other non-current assets

	Dec	cember 31, 2016	December 31, 2015
Prepayment for equipment	\$	169,127	\$ 149,678
Refundable deposits		75,492	76,086
Deferred expenses		66,042	75,965
Other assets		1,207	1,207
	\$	311,868	\$ 302,936
(12) Short-term borrowings			
Type of borrowings	December 31, 2016	Interest rate range	Collateral
Bank borrowings			
Unsecured borrowings	\$ 477,670	$0.88\% \sim 1.46\%$	None
Type of borrowings	December 31, 2015	Interest rate range	Collateral
Bank borrowings			
Unsecured borrowings	\$ 3,354,685	$0.96\% \sim 1.1\%$	None
(13) Financial liabilities at fair	value through profit	<u>or loss</u>	
Items	Dec	cember 31, 2016	December 31, 2015
Current items:			
Financial liabilities held for	or		
trading	<i>•</i>		ф <u>107</u>
Non-hedging derivative	s <u>\$</u>	-	\$ 1,962

A. The Company recognised net gain (loss) of \$1,316 and (\$1,962) on financial liabilities held for trading for the years ended December 31, 2016 and 2015, respectively.

B. The non-hedging derivative instruments transaction and contract information are as follows:

2015

0.1

_		December	31, 2015	
		Cont	ract amount	
Nature	Contract period	(Notio	nal principal)	Fair value
Forward exchange				
SELL USD/BUY TWD	Jan. 6, 2016	USD	2,000,000	(\$ 16)
BUY USD/SELL JPY	Jan. 28, 2016	JPY	200,000,000	( 431)
SELL EUR/BUY USD	Feb. 25, 2016~ Mar. 7, 2016	EUR	2,000,000	(1,515)
				( <u>\$ 1,962</u> )
(14) Bonds payable				
	Decembe	r 31, 2016	December 31,	2015
Issuance of bonds payable	\$	3,000,000	\$ 4,4	57,100
Add: Foreign exchange gain, net		-		41,400
Less: Corporate bonds payable				
-current portion		-	(1,4	98,500)
	\$	3,000,000	\$ 3,0	00,000

A. The terms of the first domestic unsecured and RMB-denominated ordinary corporate bonds issued by the Company in 2013 are as follows:

The Company issued \$300,000,000 (in RMB dollars), 3% first domestic unsecured ordinary corporation bonds, as approved by the regulatory authority on May 20, 2013. The bonds mature 3 years from the issue date (May 20, 2013 ~ May 20, 2016) and will be redeemed at face value at the maturity date.

B. The terms of the first domestic unsecured ordinary corporate bonds issued by the Company in 2015 are as follows:

The Company issued \$3,000,000, 1.45% of the first domestic unsecured ordinary corporation bonds, as approved by the regulatory authority on June 18, 2015. The bonds mature 5 years from the issue date (June 18, 2015 ~ June 18, 2020) and will be redeemed at face value at the maturity date.

## (15) <u>Long-term borrowings</u>

Type of borrowings	Borrowing period and repayment term	Interest rate range	Collateral	December 31, 2016
Long-term bank borrow		<u> </u>	Conutorui	2010
HSBC Bank	Borrowing period is from Apr. 15, 2016 to Apr. 15, 2018; payable at maturity	0.95%	None	\$ 1,000,000
Mizuho Bank	Borrowing period is from Oct. 15, 2016 to Oct. 15, 2018; payable at maturity	0.89%	None	1,230,000
Sumitomo Mitsui Banking Corporation	Borrowing period is from Aug. 3, 2016 to Aug. 3, 2018; payable at maturity	0.97%	None	500,000
Bank Of Taiwan	Borrowing period is from Feb. 2, 2015 to Feb. 2, 2018; payable at maturity	1.05%	None	400,000
First Commercial Bank	Borrowing period is from Feb. 10, 2016 to Feb. 10, 2018; payable at maturity	1.17%	None	261,000
				3,391,000
Commercial papers pa	yable			
Mega Bills Finance Corporation	Borrowing period is from Mar. 30, 16 to Mar. 29, 2018; payable at maturity	0.60%~0.73%	None	700,000
China Bills Finance Corporation	Borrowing period is from Mar. 25, 2016 to Mar. 24, 2018; payable at maturity	0.50%	None	500,000
Grand Bills Finance Corporation	Borrowing period is from Mar. 21, 2016 to Mar. 20, 2018; payable at maturity	0.60%~0.81%	None	400,000
International Bills Finance Corporation	Borrowing period is from April 28, 2016 to April 28, 2018; payable at maturity	0.41%~0.62%	None	500,000
Taiwan Finance Corporation	Borrowing period is from June 23, 2016 to June 22, 2018; payable at maturity	0.70%~0.85%	None	200,000
Less: discount on com	mercial paper			2,300,000 ( 402) $2,299,598$ $5,690,598$

Type of borrowings	Borrowing period and repayment term	Interest rate range	Collateral	Dec	cember 31, 2015
Long-term bank borrow HSBC Bank	Borrowing period is from Mar. 23, 2015	1.05%	None	\$	460,000
Mizuho Bank	to Mar.23, 2017; Payable at Borrowing period is from Oct. 5, 2015 to Oct. 5, 2017; payable at maturity	0.96%	None		430,000
- · ·					890,000
Commercial papers pay Mega Bills Finance		0.76%~0.95%	None		370,000
Corporation	Borrowing period is from Mar. 9, 2015 to Mar. 8, 2017; payable at maturity	0.70%~0.93%	none		370,000
China Bills Finance Corporation	Borrowing period is from Mar. 12, 2015 to Mar. 11, 2017; payable at maturity	0.63%~0.82%	None		200,000
Grand Bills Finance Corporation		0.78%~0.88%	None		200,000
International Bills Finance Corporation	Borrowing period is from April. 16, 2015 to April. 16, 2017; payable at maturity	0.65%~0.67%	None		200,000
Taiwan Finance Corporation	Borrowing period is from May. 27, 2015 to May. 26, 2017; payable at maturity	0.90%	None		200,000
					1,170,000
Less: discount on				(	294)
					1,169,706
				\$	2,059,706

- A. Under the long-term contracts with certain financial institutions, the Company is required to maintain certain financial ratios and capital requirements as well as meet certain restrictions relative to significant asset acquisitions or disposals.
- B. As of December 31, 2016 and 2015, the Company has undrawn borrowing facilities of \$12,614,238 and \$14,576,073, respectively.

(16) Pensions

A.(a) The Company has a defined benefit pension plan in accordance with the Labor Standards Law, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Law. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company contributes monthly an amount equal to 2% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company would assess the balance in the aforementioned labor pension reserve account by the end of December 31, every year. If the account balance is insufficient to pay the pension calculated by the aforementioned method, to the employees expected to be qualified for retirement next year, the Company will make contributions to cover the deficit by next March.

(b)The amounts recognized in the balance sheet are as follows:

	_	December 31, 2016	December 31, 2015
Present value of defined benefit obligations	(	1,838,969) (	1,911,606)
Fair value of plan assets		188,999	178,726
Net defined benefit liability	( <u>\$</u>	1,649,970) (§	5 1,732,880)

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

	Pı	resent value of					
	defined benefit			Fair value of	Net defined		
		obligations		plan assets	benefit liability		
Year ended December 31, 2016							
Balance at January 1	(\$	1,911,606)	\$	178,726	(\$	1,732,880)	
Current service cost	(	19,080)		-	(	19,080)	
Interest (expense) income	(	37,202)		2,869	(	34,333)	
	(	1,967,888)		181,595	(	1,786,293)	
Remeasurements:							
Return on plan assets (excluding amounts included in interest income or							
expense)		-	(	1,363)	(	1,363)	
Change in financial assumptions	(	48,937)		-	(	48,937)	
Experience adjustments		29,529		-		29,529	
	(	19,408)	(	1,363)	(	20,771)	
Pension fund contribution		-		153,131		153,131	
Paid Pension		144,364	(	144,364)		-	
Payment per books		3,963				3,963	
Balance at December 31	( <u></u>	1,838,969)	\$	188,999	(\$	1,649,970)	

	Present value of defined benefit obligations			Fair value of plan assets		Net defined benefit liability
Year ended December 31, 2015						
Balance at January 1	(\$	1,978,433)	\$	302,305	(\$	1,676,128)
Current service cost	(	22,380)		-	(	22,380)
Interest (expense) income	(	41,565)		5,869	(	35,696)
Additional termination benefit costs paid in the plan during						
the current year	(	13,306)		-	(	13,306)
	(	2,055,684)		308,174	(	1,747,510)
Remeasurements:						
Return on plan assets						
(excluding						
amounts included in interest		-		2,369		2,369
Change in financial assumptions	(	26,220)		-	(	26,220)
Experience adjustments	(	32,516)		-	(	32,516)
	(	58,736)		2,369	(	56,367)
Pension fund contribution		-		31,850		31,850
Paid pension		163,667	(	163,667)		-
Payment per books		39,147		-		39,147
Balance at December 31	(\$	1,911,606)	\$	178,726	(\$	1,732,880)

- (d) The Bank of Taiwan was commissioned to manage the Fund of the Company's defined benefit pension plan in accordance with the Fund's annual investment and utilisation plan and the "Regulations for Revenues, Expenditures, Safeguard and Utilisation of the Labor Retirement Fund" (Article 6: The scope of utilisation for the Fund includes deposit in domestic or foreign financial institutions, investment in domestic or foreign listed, overthe-counter, or private placement equity securities, investment in domestic or foreign real estate securitization products, etc.). With regard to the utilisation of the Fund, its minimum earnings in the annual distributions on the final financial statements shall be no less than the earnings attainable from the amounts accrued from two-year time deposits with the interest rates offered by local banks. If the earnings is less than aforementioned rates, government shall make payment for the deficit after being authorized by the Regulator. The Company has no right to participate in managing and operating that fund and hence the Company is unable to disclose the classification of plan asset fair value in accordance with IAS 19 paragraph 142. The composition of fair value of plan assets as of December 31, 2016 and 2015 is given in the Annual Labor Retirement Fund Utilisation Report announced by the government.
- (e) The principal actuarial assumptions used were as follows:

	Year ended	Year ended
	December 31, 2016	December 31, 2015
Discount rate	1.70%	2.00%
Future salary increases	2.00%	2.00%

Assumptions regarding future mortality experience are set based on the 5th Taiwan Standard Ordinary Experience Mortality Table.

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

	Discount	rate	Future salary increases			
	Increase 0.5%	Decrease 0.5%	Increase 0.5%	Decrease 0.5%		
December 31, 2016 Effect on present value of defined	(\$ 80,483)	\$ 86,126	\$ 85,462	(\$ 80,658)		
benefit obligation	(\$ 00,403)	\$ 60,120	\$ 63,402	(\$ 80,038)		
	Discount	rate	Future sala	ry increases		
	Increase 0.5%	Decrease 0.5%	Increase 0.5%	Decrease 0.5%		
December 31, 2015						
Effect on present value of defined						
benefit obligation	(\$ 85,332)	\$ 91,463	\$ 91,033	(\$ 85,762)		

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

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous period.

- (f) Expected contributions to the defined benefit pension plans of the Company for the year ending December 31, 2017 amounts to \$141,031.
- B. (a) Effective July 1, 2005, the Company has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
  - (b)The pension costs under the defined contribution pension plans of the Company for the years ended December 31, 2016 and 2015 were \$70,871 and \$75,079, respectively.

(17) Share capital

A. As of December 31, 2016, the Company's authorized capital was \$30,305,500, consisting of 3,030,550 thousand shares of ordinary stock, including 100 million shares reserved for

employee stock options, and the paid-in capital was \$20,026,929 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected. For the years ended December 31, 2016 and 2015, there was no change to the Company's outstanding ordinary shares.

- B. On December 17, 1996, the Board of Directors of the Company adopted a resolution that allows certain stockholders to issue 5,540 thousand units of global depository receipts (GDRs), represented by 55,399 thousand shares of common stock. A unit of GDR represents 10 shares of common stock. After obtaining approval from SFB, these GDRs were listed on the Securities Exchange of London, with total proceeds of US\$107,644,000. The issuance of GDRs were presented by issuing common shares, therefore, there is about 7% dilutive effect on the common shares' equity. The main terms and conditions of the GDRs are as follows:
  - (a) Voting rights

GDR holders may, pursuant to the Depositary Agreement and the relevant laws and regulations of the R.O.C., exercise the voting rights pertaining to the underlying common shares represented by the GDRs.

(b) Redemption of the underlying common shares represented by the GDRs

When the holders of the GDRs request the Depositary to redeem the GDRs in accordance with the relevant R.O.C. regulations and the provisions in the Depositary Agreement, the Depositary may (i) deliver the underlying common shares represented by the GDRs to the GDR holders, or (ii) sell the underlying common shares represented by the GDRs in the R.O.C. stock market on behalf of the GDR holder. The payment of proceeds from such sale shall be made subject to the relevant R.O.C. laws and regulations and the provisions in the Depositary Agreement.

- (c) Distribution of dividends, preemptive rights and other rights GDR holders own the same rights as common shareholders.
- (d) There were 114 thousand units of GDRs outstanding, representing 1,137 thousand common shares as of December 31, 2016.
- C. All of the shares of the Company held by the Company's subsidiaries—Tong-An Investment Co., Ltd. and An-Tai International Investment Co., Ltd. were acquired in or before 2000 for the purpose of general investment. After a regulation of the Company Act was amended in 2000 wherein the shares of the holding company shall not be purchased nor be accepted as a security as pledge by its subsidiary, the two subsidiaries did not acquire additional shares of the Company. In addition, Top-Tower Enterprises Co., Ltd. also held the Company's shares before the Company obtained control of Top-Tower Enterprises Co., Ltd. in August, 2013, and did not acquire additional shares of the Company again after the Company obtained its control. As of December 31, 2016 and 2015, book value of the shares of the Company held by the three subsidiaries amounted to \$321,563.

Details are as follows:

	December 31, 2016							
	Shares (in thousands)		Cost dollars)	Market value (in dollars)				
Tong-An Investment Co., Ltd.	19,540	\$	14.92	\$	27.90			
An-Tai International Investment Co., Ltd.	2,826		10.37		27.90			
Top-Tower Enterprises Co., Ltd.	77		9.37		27.90			
	22,443							

	December 31, 2015						
	Shares (in thousands)	(in	Cost dollars)	Market value (in dollars)			
Tong-An Investment Co., Ltd.	19,540	\$	14.92	\$	26.30		
An-Tai International Investment Co., Ltd.	2,826		10.37		26.30		
Top-Tower Enterprises Co., Ltd.	77		9.37		26.30		
	22,443						

### (18) Capital surplus

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

(19) Retained earnings and legal reserve

- A. As stipulated in the Company's Articles of Incorporation, the current earnings, if any, shall be distributed in the following order:
  - (a) Payment of taxes and duties.
  - (b) Covering prior years' accumulated deficit, if any.
  - (c) After deducting items (a) and (b), set aside 10% of the remaining amount as legal reserve.
  - (d) Set aside a certain amount as special reserve, if any.
  - (e) Distributing the remaining amount plus prior years' retained earnings to shareholders according to their shareholding percentage. The distribution rate is principally 80%, of which cash dividend shall account for  $5\% \sim 50\%$  of the distributed amount.
  - (f) The Company may grant the employees of subsidiaries employee bonuses as described above if certain criteria prescribed by the Board of Directors are met.
- B. The Company's dividend policy is summarized below:

The Company's operating environment is in the stable growth stage. However, investee companies are still in the growth stage. In view of the future plant expansion and investment plans, the appropriations of earnings are based on the distributable earnings and appropriate

principally 80% to shareholders as dividends. Cash dividends shall account for at least 5% up to a maximum of 50% of total dividends distributed.

- C. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- D. (a) In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
  - (b) The amounts previously set aside by the Company as special reserve on initial application of IFRSs in accordance with Jin-Guan-Zheng-Fa-Zi Letter No. 1010012865, dated April 6, 2012, shall be reversed proportionately when the relevant assets are used, disposed of or reclassified subsequently. Such amounts are reversed upon disposal or reclassified if the assets are investment property of land, and reversed over the use period if the assets are investment property other than land.
- E. The Company recognized dividends distributed to owners amounting to \$1,602,154 (\$0.8 (in dollars) per share) and \$2,202,962 (\$1.1 (in dollars) per share) for the years ended December 31, 2016 and 2015, respectively. On March 24, 2017, the Board of Directors proposed that total dividends for the distribution of earnings for 2016 was \$1,762,370 at \$0.88 (in dollars) per share.
- F. For the information relating to employees' compensation and directors' and supervisors' remuneration, please refer to Note 6 (26).

### (20) Other equity items

	Available-for-sale investments			Currency ranslation	Total		
At January 1, 2016	\$	743,950	\$	13,030	\$	756,980	
Unrealised gains and losses on financial assets:							
–Company		1,651,872		-		1,651,872	
-Subsidiaries, associates and joint ventures	(	177,296)		-	(	177,296)	
Currency translation differences:							
–Company		-	(	1,064,783)	()	1,064,783)	
At December 31, 2016	\$	2,218,526	(\$	1,051,753)	\$	1,166,773	

			able-for-sale		Currency		T ( 1
			vestments		anslation	<u> </u>	Total
At January 1, 2015		\$	3,166,632	\$	352,932	\$	3,519,564
Unrealised gains and losses on financial assets:							
–Company			102,005		-		102,005
-Subsidiaries, associates and joint venture Currency translation differences:	es	(	2,524,687)		-	(	2,524,687)
–Company			-	(	339,902)	(	339,902)
At December 31, 2015		\$	743,950	\$	13,030	\$	756,980
(21) Operating revenue							
		Yea	ar ended		Ye	ear er	nded
-		Decem	ber 31, 2016		Decem	ber (	31, 2015
Sales revenue	\$		17,795,5	66	\$		19,443,606
Service revenue			299,7	24			298,491
Construction contract revenue			2,178,7	57		2,067,620	
<u>\$</u>	5		20,274,0	47	\$		21,809,717
(22) Other income							
		Yea	ar ended		Ye	ar er	nded
		Decem	ber 31, 2016		Decem	ber í	31, 2015
Rental revenue	\$		145,2	.73	\$		143,351
Dividend income			197,3	77			84,084
Interest income:							
Interest income from bank deposits			19,5	57			18,242
Other interest income			10,1	04			10,398
Other non-operating income			142,0	65			148,714
<u>\$</u>	5		514,3	76	\$		404,789

## (23) Other gains and losses

	Year ended December 31, 2010			ear ended aber 31, 2015
Net gain (loss) on financial liabilities at fair value through profit or loss Net gain on financial assets	\$	1,316	(\$	1,962)
at fair value through profit or loss		30,832		33,672
Net currency exchange (loss) gain Net loss on disposal	(	84,610)		45,412
of property, plant and equipment Gain (loss) on disposal of	(	8,991)	(	5,479)
investments		23,971	(	31,878)
Impairment loss	(	96,190)	(	308,328)
Non-operating expenses	(	330,418)	(	297,852)
	(\$	464,090)	(\$	566,415)

## (24) Finance costs

		Year ended December 31, 2016		Year ended December 31, 2015
Interest expense:				
Bank borrowings	\$	54,591	\$	41,321
Corporate bonds		61,194		68,842
Others		7,894		6,565
Less: capitalisation of				
qualifying assets	(	217)	(	881)
Finance expenses		123,462		115,847
Finance costs		4,118		19,959
	\$	127,580	\$	135,806

#### (25) Expenses by nature

	 Year ended December 31, 2016	 Year ended December 31, 2015
Change in inventory of finished goods and work in process and raw materials and supplies used	\$ 11,332,436	\$ 12,757,078
Construction cost	1,923,055	1,859,811
Service cost	223,827	224,966
Employee benefit expense	2,475,611	2,531,569
Depreciation charges on property, plant and equipment	332,037	324,639
Amortization charges	20,094	27,261
Processing fees	462,878	510,310
Indirect materials	133,172	222,183
Shipping expense	207,579	218,204
Dealers' compensation	148,236	158,866
Energy costs	155,998	186,802
Other expenses	 1,210,470	 1,178,830
Total	\$ 18,625,393	\$ 20,200,519

#### (26) Employee benefit expense

	Year ended December 31, 2016			Year ended		
				December 31, 2015		
Wages and salaries	\$	1,864,972	\$	1,933,151		
Employees' bonus and directors'						
and supervisors' remuneration		409,332		371,743		
Labor and health insurance fees		154,032		168,505		
Pension costs		124,284		146,461		
Other personnel expenses		94,714		95,136		
	\$	2,647,334	\$	2,714,996		

The Company's employee benefit expenses are recognized under operating costs, operating expenses and other gains and losses.

- A. According to the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall be 1%~10% for employees' compensation and shall not be higher than 5% for directors' and supervisors' remuneration.
- B. For the years ended December 31, 2016 and 2015, employees' compensation was accrued at \$283,999 and \$257,361, respectively; while directors' and supervisors' remuneration was accrued at \$125,333 and \$114,382, respectively. The aforementioned amounts were

recognised in salary expenses.

C. The employees' compensation and directors' and supervisors' remuneration resolved by the Board of Directors were \$283,999 and \$125,333, and the employees' compensation will be distributed in the form of cash.

Information about employees' compensation and directors' and supervisors' remuneration of the Company as resolved by the of Board of Directors will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

# (27) Income tax

A. Income tax expense

(a) Components of income tax expense:

		Year ended December 31, 2016		Year ended December 31, 2015		
Current tax:						
Current tax on profits for the						
period	\$	15,903	\$	218,350		
Tax on undistributed surplus						
earnings		120,177		138,547		
Adjustments in respect of prior						
years	(	166,665)	(	51,484)		
Total current tax	(	30,585)		305,413		
Deferred tax:						
Origination and reversal of						
temporary differences		171,529		23,740		
Total deffered tax		171,529		23,740		
Income tax expense	\$	140,944	\$	329,153		

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

		Year ended	Year ended		
		December 31, 2016	December 31, 2015		
Currency translation differences	(\$	99,432) (\$	58,248)		

B. Reconciliation between income tax expense and accounting profit

		Year ended December 31, 2016	Year ended December 31, 2015
Tax calculated based on profit before tax and statutory tax rate	\$	615,812 \$	596,095
Effects from items disallowed by tax regulation	(	207,276) (	135,988)
Over estimation of prior year's net deferred tax assets and			,)
liabilities	(	191,104) (	205,017)
Effect from investment tax credit	(	30,000) (	13,000)
Over estimation of prior year's income tax	(	166,665) (	51,484)
Additional 10% tax on undistributed earnings		120,177	138,547
Income tax expense	\$	140,944 \$	329,153

C. Amounts of deferred tax assets or liabilities as a result of temporary difference are as follows:

	Year ended December 31, 2016								
	Recognised								
						in other			
			Rec	cognised in	co	mprehensive			
	J	anuary 1	pro	ofit or loss		Income	Ι	December 31	
Temporary differences:									
-Deferred tax assets:									
Unrealized intercompany									
profit	\$	202,398	(\$	10,908)	\$	-	\$	191,490	
Impairment loss		90,679		869		-		91,548	
Currency translation									
differences		61,690		-		99,432		161,122	
Difference resulting from									
different useful lives of									
property, plant and									
equipment between									
financial and tax basis		44,623	(	1,266)		-		43,357	
Unrealized expenses		54,884		2,571		-		57,455	
Permanent loss on									
investments		29,817		-		-		29,817	
Loss on inventory		26,854		14,768		-		41,622	
Over provision of									
allowance for doubtful									
accounts		12,615		1,070		-		13,685	
Others		100,468		2,722		-		103,190	
		624,028		9,826		99,432		733,286	
-Deferred tax liabilities:									
Investment income from									
foreign investments		722,825		166,058		-		888,883	
Land value incremental									
reserve		107,472		-		-		107,472	
Others		-	·	15,297		-		15,297	
Subtotal		830,297		181,355		-	_	1,011,652	
Total	(\$	206,269)	(\$	171,529)	\$	99,432	(\$	278,366)	

	Year ended December 31, 2015								
	Recognised								
						in other			
			Rec	cognised in	co	mprehensive			
	J	anuary 1		ofit or loss		Income	D	ecember 31	
Temporary differences:									
-Deferred tax assets:									
Unrealised intercompany									
profit	\$	187,940	\$	14,458	\$	-	\$	202,398	
Impairment loss		90,529		150		-		90,679	
Currency translation									
differences		3,442		-		58,248		61,690	
Difference resulting from									
different useful lives of									
property, plant and									
equipment between									
financial and tax basis		44,955	(	332)		-		44,623	
Unrealised expenses		53,977		907		-		54,884	
Permanent loss on									
investments		29,817		-		-		29,817	
Loss on inventory		25,016		1,838		-		26,854	
Over provision of									
allowance for doubtful									
accounts		12,119		496		-		12,615	
Others		123,953	(	23,485)		-		100,468	
Subtotal		571,748	(	5,968)		58,248		624,028	
-Deferred tax liabilities:									
Investment income from									
foreign investments		696,874		25,951		-		722,825	
Land value incremental									
reserve		106,179		1,293		-		107,472	
Others		9,472	(	9,472)		-	. <u> </u>	-	
Subtotal		812,525		17,772		-		830,297	
Total	(\$	240,777)	(\$	23,740)	\$	58,248	(\$	206,269)	

D. The amounts of deductible temporary difference that are not recognized as deferred tax assets are as follows:

	Dece	ember 31, 2016	Dec	ember 31, 2015
Deductible temporary differences	\$	541,214	\$	829,412

E. The Company has not recognised taxable temporary differences associated with investment in certain subsidiaries as deferred tax liabilities. As of December 31, 2016 and 2015, the amounts of temporary difference unrecognized as deferred tax liabilities were \$7,228,521 and \$8,724,374, respectively.

- F. The Company's income tax returns through 2013 have been assessed and approved by the Tax Authority.
- G. Unappropriated retained earnings

	Dece	mber 31, 2016	December 31, 2015		
Earnings generated in and before 1997	\$	684,024	\$	684,024	
Earnings generated in and after 1998		11,132,665		9,626,134	
	\$	11,816,689	\$	10,310,158	

H. As of December 31, 2016 and 2015, the balance of the imputation tax credit account was \$765,673 and \$692,980, respectively. The creditable tax rate was 10.06% for 2015 and is estimated to be 8.02% for 2016.

## (28) Earnings per share

	Year ended December 31, 2016						
	Weighted average						
			number of ordinary				
			shares outstanding	Earnings per			
	Ame	ount after tax	(in thousands)	share (in dollars)			
Basic earnings per share							
Net income	\$	3,481,480	1,980,250	\$ 1.76			
Diluted earnings per share							
Assumed conversion of all dilutive potential ordinary shares							
Employees' compensation		-	10,723				
Profit plus assumed conversion of all dilutive potential ordinary							
shares	\$	3,481,480	1,990,973	\$ 1.75			

	Year ended December 31, 2015						
			Weighted average number of ordinary				
	Amo	ount after tax	shares outstanding (in thousands)	Earnings per share (in dollars)			
Basic earnings per share							
Net income	\$	3,177,291	1,980,250	\$ 1.60			
Diluted earnings per share							
Assumed conversion of all dilutive potential ordinary shares							
Employees' compensation		-	9,337				
Profit plus assumed conversion of all dilutive potential ordinary							
shares	\$	3,177,291	1,989,587	<u>\$ 1.60</u>			

# (29) <u>Non-cash transaction</u>

Investing activities with partial cash payments:

		Year ended December 31, 2016		Year ended December 31, 2015		
Acquisition of property, plant and equipment Add:Payables at beginning of the	\$	314,206	\$	285,382		
year		101,045		125,403		
Less:Payables at end of the year	(	112,700)	(	101,045)		
Cash paid	\$	302,551	\$	309,740		

# 7. RELATED PARTY TRANSACTIONS

# (1) Names and relationship of related parties

Names of related parties	Relationship with the Company	Names of related parties
Teco Nanotech Co., Ltd. (Teco Nanotech)	The subsidiary	Yatec Engineering Corporation (Yatec)
Teco International Investment Co., Ltd. (Teco International)	"	An-Tai International Investment Co., Ltd. (An-Tai)
Tong-An Assets Management & Development Co., Ltd. (Tong-An Assets)	"	Micropac Worldwide Investment (BVI) (Micropac)
Tong Dai Co., Ltd. (Tong Dai)	"	A-Ok Technical Co., Ltd. (A-Ok Technical)
Tesen Electric & Machinery Co., Ltd. (Tesen)	"	Taian-Etacom Technology Co., Ltd. (Taian-Etacom)
Information Technology Total Services Co., Ltd. (ITTS)	"	Perkilangen Elektrik Taian Jaya Sdn. Bhd. (Perkilangen)
Tong Tai Jung Co., Ltd. (Tong Tai Jung)	"	Taian (Subic) Electric Co., Inc. (Taian Subic)
Teco Electro Devices Co., Ltd. (Teco Electro)	"	Taian (Malaysia) Electric Sdn., Bhd. (Taian Malaysia)
Teco Electric & Machinery (Pte) Ltd. (Teco Singapore)	"	E-Joy International Co., Ltd. (E-Joy International)
Teco Electric Co., Ltd. (Teco Europe)	"	An-Sheng Travel Co., Ltd. (An Sheng)
Teco Holding USA Inc. (Teco Holding)	"	Teco Vietnam Electric Co., Ltd. (Teco Vietnam)
GD Teco Taiwan Co., Ltd. (GD Teco)	"	Teco Appliance (H.K.) Co., Ltd. (Teco Appliance)
Tecom Co., Ltd. (Tecom)	"	TECO (PHILIPPINES) 3C & APPLIANCES, INC. (TECO 3C)
Tecnos International Consultant Co., Ltd. (Tecnos)	"	Tecoson Industrial Development Ltd. (Tecoson)
Tong-An Investment Co., Ltd. (Tong-An)	"	Teco Electronic Devices Co., Ltd. (Teco Devices)
Taiwan Pelican Express Co., Ltd. (Pelican)	"	Nanchang Dong-Huan Management & Consulting Co., Ltd (Nanchang Dong-Huan)
Teco Westinghouse Motor Industrial-Canada (Teco Westinghouse Canada)	"	(The company was liquidated in 2015.) Tasia (PTE) Ltd. (Tasia)
Teco Westinghouse Motor Company (Teco Westinghouse)	"	P.T Teco Multiguna
Information Technology Total	"	Electro (Teco Multiguna)
Service (Hang Zhu) Co., Ltd. (ITTS Hang Zhu)	"	Great Teco, S.L. (Great Teco, S.L.)

Names of related parties	Relationship with the Company	Names of related parties
Teco Industrial (Malaysia) Sdn. Bhd. (Teco Malaysia)	The subsidiary	Asia Air Tech Industrial Co., Ltd. (AAT)
Tecoson HK Co., Ltd. (Tecoson HK)	"	Great Teco Motor Ltd. (GTM)
Wuxi Teco Electric & Machinery Co., Ltd. (Wuxi Teco)	"	Teco Electronic & Machinery (THAI) Co., Ltd. (Teco THAI)
Suzhou Teco Electric & Machinery Co., Ltd. (Suzhou Teco)	"	Information Technology
Nan Chang Teco Electronic & Machinery Co., Ltd. (Nanchang Teco)	"	Total Service (BVI)(ITTS BVI)
Wuxi Teco Precision Industry Co. Ltd (Formerly: Taichang Teco Electro Devices Co.) (Wuxi Teco)	11	Asia Electric & Machinery (PTE) LTD. (AEM)
Jiangxi Teco Electric and Machinery Co., Ltd. (Jiangxi Teco)	"	STE Marketing SDN. BHD (STEM)
QingDao Teco Precision Mechtronics Co., Ltd. (QingDao Teco)	"	Sankyo Co., Ltd. (Sankyo)
Xiamen Teco Technology Co., Ltd. (Xiamen Teco)	"	Teco Electric & Machinery B.V. (Teco Netherlands)
Asia Innovative Technology Co., Ltd. (Xiamen An-Tai)	"	TYM Electric & Machinery Sdn. Bhd. (TYM)
An-Tai International Investment (Pte) Ltd. (An-Tai Singapore)	"	Teco (Dong Guang) Air Conditioning Equipment Co., Ltd. (Teco Dong Guang)
Antech Automation Corp. (Antech)	"	Unison Service Corporation (Unison)
An-Hubbell-Taian Co., Ltd. (An-Hubbell)	"	Kuenling Machinery Refrigerating Co., Ltd. (Kuenling Refrigerating)
Universal Mailing Service Co., Ltd. (Universal)	"	Baycom Opto-Electronics Technology Co., Ltd. (Baycom)
Teco Australia Pty. Ltd. (Teco Australia)	"	Tecom International Investment Co., Ltd. (Tecom International)
Jack Property Service & Management Company (Jack Property)	"	Teco SichuanTrading Co., Ltd. (Teco Sichuan)
Tai-An Technology (Wuxi) Co., Ltd. (Tai-An Wuxi)	"	Qingdao Teco Precision Mechatronics Co., Ltd. (QingDao Teco)
P.T Teco Elektro Indonesia (P.T Teco)	"	Shanghai TecoElectric & Machinery Co., Ltd. (Shanghai Teco)
Teco Group Science-Technology (Hang Zhou) Co., Ltd. (Teco Hang Zhou)	"	TECO Elektrik Turkey A.S. (Turkey Teco)
Information Technology Total Services (Xiamen) Ltd. (ITTS Xiamen)	"	Hunan TECO WindEnergy Limited (Hunan Teco)
Fujian Teco Precision Co., Ltd. (Fujian Teco)	"	Taian Electric Co., Ltd. (Taian)
United View Global Investment Co., Ltd. (UVG)	"	Information Technology Total Services (Wuxi) Co., Ltd. (ITTS Wuxi)

	Relationship with	1
Names of related parties	the Company	Names of related parties
Jiangxi TECO Air Conditioning Equipment Co., Ltd. (Jiangxi Teco Air)	The subsidiary	Gorich Technology Co., Ltd. (Gorich)
Tianjin Teco Technology Co., Ltd. (Tianjin Teco)	//	Tension Envelope Taiwan Co., Ltd. (Tension)
Top-Tower Enterprises Co., Ltd. (Top-Tower)	"	Qingdao TECO Century Advance High-tech Mechtronics Co., Ltd. (TECO Century)
Ching Chi International Limited (Ching Chi)	//	Teco Middle East Electrical & Machinery Co., Ltd. (TME)
Teco Yaskawa Motor Engineering Co. (Yaskawa)	//	TG Teco Vacuum Insulated Glass Corp. (TG Teco)
Motovario S.p.A. (Motovario)	"	Jiangxi Teco-Lead PM Generator Manufacturing Co., Ltd. (Jiangxi Teco-Lead)
TA Associates International Pte Ltd. (TA Associates)	//	Lien Chang Electronic Enterprise Co., Ltd. (Lien Chang)
United Development Corporation Ltd. (United Development)	//	Taian Shen Electric Co., Ltd. (Taian Shen)
Century Development Corporation Ltd. (Century Development)	//	Tecma Information Systems Sdn. Bhd. (TECMA)
Royal Host Taiwan Co., Ltd. (Royal)	Associates	Nanobit Tech Co., Ltd. (Nanobit)
Tung Pei Industrial Co., Ltd. (Tung Pei)	//	Senergy Wind Power Co., Ltd. (Senergy Wind Power)
Creative Sensor Inc. (Creative Sensor)	//	Teco Image System Co., Ltd. (Teco Image)
Le-Li Co., Ltd. (Le-Li)	//	An-Shin Food Service Co., Ltd. (An-Shin )

#### (2)Significant related party transactions

A. Sales

	 Year ended December 31, 2016		Year ended December 31, 2015
Sales of goods			
— Subsidiaries	\$ 8,867,966	\$	10,043,759
-Associates	318,792		269,875
-Other related parties	 77		52
	\$ 9,186,835	\$	10,313,686
	Year ended		Year ended
	 December 31, 2016		December 31, 2015
Royalty income (shown as 'other income'):			
- Subsidiaries	\$ 37,290	\$	-

- (a) The sales terms, including pricing and collection, were negotiated in consideration of cost, market, competitors and other factors. The unrealized gain from downstream sales amounting to \$584,326 and \$550,823(shown as '1550 investments accounted for under equity method') for the years ended December 31, 2016 and 2015, respectively, had been eliminated and listed as investments accounted for under equity method.
- (b) Royalty income consisted of consulting service income and endorsements and guarantees provided by the Company. The fees was determined in accordance with mutual agreements

and collected within the contractual period.

B. Purchases of goods and services

	Year ended December 31, 2016		Year ended December 31, 2015
Purchases of goods:			
- Subsidiaries	\$ 5,969,429	\$	6,390,131
-Associates	 66,280		86,475
	\$ 6,035,709	\$	6,476,606
	 Year ended		Year ended
	 December 31, 2016		December 31, 2015
Shipping expense:			
- Subsidiaries	\$ 115,366	\$	108,607
	Year ended		Year ended
	 December 31, 2016	December 31, 2015	
Service expense:			
- Subsidiaries	\$ 90,279	\$	90,909

(a) The purchase terms, including pricing and payments, were negotiated in consideration of the general market price and other factors.

(b) The shipping terms, including pricing and payments, were negotiated in consideration of the market price and other factors.

(c) The service terms, including pricing and payments, were negotiated in consideration of the cost, market, competitors and other factors.

C. Notes and accounts receivable

	December 31, 2016			December 31, 2015
Accounts and notes receivable				
- Subsidiaries	\$	2,395,056	\$	2,321,560
-Associates		43,084		37,016
-Other related parties		57		-
		2,438,197		2,358,576
Add: foreign exchange loss	(	38,714)	(	14,187)
		2,399,483		2,344,389
Less: reclassified to				
other receivables	(	537,245)	(	484,935)
		1,862,238		1,859,454
Less: balance of long-term				
equity investments	(	49,501)	(	23,918)
	\$	1,812,737	\$	1,835,536

(a) The receivables from related parties arise mainly from sale transactions. The receivables are due 30 to 90 days after the date of sale, unsecured in nature and bear no interest. There

are no provisions held against receivables from related parties.

- (b) The aforementioned accounts receivable that were past due were \$537,245 and \$484,935 as of December 31, 2016, and 2015, respectively. The ageing of the past due accounts receivable is beyond 90 days.
- D. Notes and accounts payable

	December 31, 2016		December 31, 2015	
Accounts and notes payable				
— Subsidiaries	\$	1,383,587	\$	1,299,504
-Associates		44,607		44,507
	\$	1,428,194	\$	1,344,011

The payables to related parties arise mainly from purchase transactions and are due 30 to 75 days after the date of purchase. The payables bear no interest.

- E. Loans to related parties
  - (a) Receivables from related parties credit line

	Decembe	December 31, 2016		nber 31, 2015
Subsidiaries	\$	243,684	\$	251,129
(b) Interest income				
	Year	ended	Y	ear ended

	Y ea	y ear ended		
	Decemb	er 31, 2016	December 31, 2015	
Subsidiaries	\$	7,266	\$	8,537

As of December 31, 2016 and 2015, the Company had loans to subsidiaries amounting to \$230,363 and \$251,129, respectively. The loans to subsidiaries are repayable monthly over 2 years and carry interest at 2.3%~3.5% per annum for the years ended December 31, 2016 and 2015, respectively.

#### F. Other receivables

(a) Transfer of accounts receivable that were past due

	December 31, 2016		December 31, 2015	
— Subsidiaries	\$	537,245	\$	484,101
-Other related parties		-		834
	\$	537,245	\$	484,935

## (b) Others

	Decer	December 31, 2016		nber 31, 2015
— Subsidiaries	\$	706,825	\$	705,998
-Associates		32,459		47,743
-Other related parties		19,515		2,611
		758,799		756,352
Less :allowance for doubtful accounts credit balance of long-term	(	44,607)	(	13,349)
equity investments		-	(	1,560)
	\$	714,192	\$	741,443

The above represents other receivables for rental.

## G. Other payables:

	December 31, 2016		December 31, 2015	
Subsidiaries	\$	373,585	\$	113,809
Associates		3,124		5,333
Other related parties		7		72
	\$	376,716	\$	119,214

Other payables mainly consist of rent payable, etc.

# H. Financing with related parties

(a) Payables to related parties - credit line

	Decem	ber 31, 2016	December 3	31, 2015
Subsidiaries	\$	280,000	\$	_
(b) Interest expense				
	Ye	ar ended	Year er	nded
	Decem	iber 31, 2016	December 3	31, 2015
Subsidiaries	\$	2,723	\$	2,633

As of December 31, 2016 and 2015, the actual amount of loan that the Company has drawn from subsidiaries amounted to \$280,000 and \$0, respectively. The loans are repayable monthly over 2 years and bear interest at 1.05% and 1.05% per annum for the years ended December 31, 2016 and 2015, respectively.

I. Endorsements and guarantees provided to related parties

	Dece	ember 31, 2016	Dece	mber 31, 2015
- Subsidiaries	\$	3,044,214	\$	1,493,133
-Associates		50,634		50,894
	\$	3,094,848	\$	1,544,027

- J. Property transactions
  - (a) The Company rented assets in Quanying and Chungli of Taoyuan County from Tong-An Assets for self-use or rentals. For the years ended December 31, 2016 and 2015, the rent expense was \$75,250 and \$65,143, respectively. As of December 31, 2016 and 2015, unpaid rent amounted to \$6,781 and \$5,621 (listed as other payables related parties), respectively.
  - (b) The Company sold a number of compresssors (shown as '1600 property, plant and equipment') to QingDao Teco in July, 2011. The contract amounted to \$54,558 and collection progress is in accordance with mutual agreement. After the inspection, the Company accepted the compressors with discounted payments based on mutual agreement in 2014. As of December 31, 2016, remaining receivable amounted to \$29,710 (shown as 1210 'Other receivable related party'). For the year ended December 31, 2015, the loss on disposal of property, plant and equipment amounted to \$15,848 (shown as 7020 'other gains and losses').
- (3)Key management compensation

	Year ended December 31, 2016	Year ended December 31, 2015
Salaries and other short-term employee benefits Post-employment benefits	\$ 245,036 1,704	\$ 188,181 19,877
	\$ 246,740	\$ 208,058

#### 8. PLEDGED ASSETS

The Company's assets pledged as collateral are as follows:

	Book	value	
Pledged asset	December 31, 2016	December 31, 2015	Purpose
Other current assets - bank deposits	<u>\$</u> 4,819	\$ -	Special bank account for government grant

#### 9. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED CONTRACT

#### **COMMITMENTS**

(1)Contingencies

None.

#### (2)Commitments

A. Capital commitments

Capital expenditure contracted for at the balance sheet date but not yet incurred is as follows:

	Decem	ber 31, 2016	Decer	mber 31, 2015
Property, plant and equipment	\$	123,290	\$	144,439

B. As of December 31, 2016, the outstanding usance L/C used for acquiring raw materials and equipment was \$613,807.

10. SIGNIFICANT DISASTER LOSS

#### None.

# 11. <u>SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE</u> None.

12. OTHERS

(1)Capital risk management

The Company's objectives when managing capital are based on the industrial scale, considering industrial future growth and product development, and setting appropriate market share, as well as plan of corresponding capital expenditure, calculation of operating capital needed for financial operations, and considering operating profit and cash inflows arising from product competitiveness, to determine appropriate capital structure.

#### (2)Financial instruments

A. Fair value information of financial instruments

The carrying amounts of the Company's financial instruments not measured at fair value (including cash and cash equivalents, notes receivable, accounts receivable, other receivables, short-term loans, notes payable, accounts payable and other payables, bonds payable and long-term borrowings) are approximate to their fair values. The fair value information of financial instruments measured at fair value is provided in Note 12(3).

- B. Financial risk management policies
  - (a)The Company's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk. The Company's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Company's financial position and financial performance. The Company uses derivative financial instruments to hedge certain risk exposures (see Notes 6(2) and 6(13)).
  - (b)Risk management is carried out by a treasury department (Company treasury) under policies approved by the Board of Directors. Company treasury identifies, evaluates and

hedges financial risks in close cooperation with the Company's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.

- C. Significant financial risks and degrees of financial risks
  - (a)Market risk

Foreign exchange risk

- i. The Company operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the USD and RMB.
   Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations.
- ii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The Company is required to hedge their entire foreign exchange risk exposure with the treasury. To manage their foreign exchange risk arising from future commercial transactions and recognized assets and liabilities, the Company use forward foreign exchange contracts, transacted with Company treasury. Foreign exchange risk arises when future commercial transactions or recognized assets or liabilities are denominated in a currency that is not the entity's functional currency.
- iii. The Company uses forward exchange contracts / forward exchange traded derivatives transactions that hedge the recognised foreign asset or liability due to exchange rate fluctuations.
- iv.The Company's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD. The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

		ther	sive				,	ı	ı	ı	ı									ı	ı	ı
		Effect on other	comprehensive	income																		
	is	Щ					38	15	3,380	04	906									01	1,349	671
	y Analys		Effect on profit	or loss			19.838	5,0	С. С.	2,6	Ų									17,901	1,3	U
	Sensitivity Analysis		Effe				S															
				variation			. 0	. 0	. 0	. 0	. 0									. 0	. 0	. 0
2016				Degree of variation			1%	1%	1%	1%	1%									1%	1%	1%
December 31, 2016							327	183	060	103	588		<i>LL</i>	355	708	383	96			33	\$54	48
Decen				Book value (NTD)			1.983.827	501,483	337,990	260,403	60,588		18,955,277	3,866,855	2,932,708	173,883	117,796			1,790,133	134,854	67,148
				Book va																		
				rate			32.2500 \$	33.9000	0.2756	4.6170	23.2850		32.2500	33.9000	22.2900	0.0014	7.2128			32.2500	33.9000	0.2756
				Exchange rate			32.	33.	0	4.	23.		32.	33.	22.	0	7.			32.	33.	0
		lcy					514	793	77	H01	502		761	167	571	43	32			508	978	543
		Foreign currency	amount	(In thousands)			61.514	14,793	1,226,377	56,401	2,602		587,761	114,067	131,571	124,202,143	16,332			55,508	3,978	243,643
		Foreig	a	(In t			-				_		_		_					_		
							USD	EUR	ЛРҮ	RMB	AUD		USD	EUR	SGD	UNN	MYR			USD	EUR	γqι
					currency)																	
					ictional c																	
					Foreign currency: functional currency)	<u>ets</u>	CITIC			~	AUD:NTD	ry items					_	vilities	sms			
					ign curre	Financial assets Monetary item	USD:NTD	JR:NTD	Y:NTD	<b>AB:NTD</b>	<b>UTN:</b> Ut	-moneta	SD:NTD	JR:NTD	<b>UTN:</b> Uf	<b>UD:NTD</b>	YR:NTD	ncial liab	Monetary items	USD:NTD	EUR:NTD	JPY:NTD
					(Fore	<u>Finar</u>	SU	EL	JP	RN	AL	Non	NS	EL	SG	5	М	Finan	Mor	NS	EL	JP

		ner ve	2 C				ı	ı	ŀ	ı	ı									ī	ı
		Effect on other	income				÷														
	Sensitivity Analysis	Effect on profit	or loss				20,181	7,931	5,773	3,192	1,570									16,039	15,268
	ensitivi	ЕÆс	TUL				S														
31, 2015	Sc		Degree of variation				1%	1%	1%	1%	1%									1%	1%
December 31, 2015			Book value (NTD)				2,018,147	793,051	577,309	319,220	156,982		19,134,729	3,722,317	2,810,367	147,918	118,095			1,603,862	1,526,832
			Bo				S	_	_		_		_	_	_					_	_
			Exchange rate				32.8250	4.9950	35.8800	0.2727	23.9850		32.8250	35.8800	23.2500	0.0014	7.6551			32.8250	4.9950
		Foreign currency	(In thousands)				61,482	158,769	16,090	1,170,589	6,545		582,932	103,744	120,876	105,655,714	15,427			48,861	305,672
		Ι					USD	RMB	EUR	JРҮ	AUD		USD	EUR	SGD	UND	MYR			USD	RMB
				(Foreign currency: functional currency)	Financial assets	Monetary items	USD:NTD		EUR:NTD	JPY:NTD	AUD:NTD	Non-monetary items	USD:NTD	EUR:NTD	SGD:NTD			Financial liabilities	Monetary items	USD:NTD	RMB:NTD

v.Total exchange gain (loss), including realized and unrealized arising from significant foreign exchange variation on the monetary items held by the Company for the years ended December 31, 2016 and 2015 amounted to (\$84,610) and \$45,412, respectively. Price risk

The Company is exposed to equity securities price risk because of investments held by the Company are classified on the balance sheet as available-for-sale financial assets. To manage its price risk arising from investments in equity securities, the Company diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Company.

Interest rate risk

- i. The Company's interest rate risk arises from long-term borrowings. Borrowings issued at variable rates expose the Company to cash flow interest rate risk which is partially offset by cash and cash equivalents held at variable rates. Borrowings issued at fixed rates expose the Company to fair value interest rate risk. During the years ended December 31, 2016 and 2015, the Company's borrowings at variable rates were denominated in the NTD.
- ii. The Company analyses its interest rate exposure on a dynamic basis. Various scenarios are simulated taking into consideration refinancing, renewal of existing positions, alternative financing and hedging. Based on these scenarios, the Company calculates the impact on profit and loss of a defined interest rate shift. For each simulation, the same interest rate shift is used for all currencies. The scenarios are run only for liabilities that represent the major interest-bearing positions.
- iii.At December 31, 2016 and 2015, if interest rates at that date had been 0.25% higher/lower with all other variables held constant, post-tax profit for the years ended December 31, 2016 and 2015 would have been \$12,799 and \$11,235 lower/higher, respectively, mainly as a result of higher/lower interest expense on floating rate borrowings.
- (b)Credit risk
  - i.Credit risk refers to the risk of financial loss to the Company arising from default by the clients or counterparties of financial instruments on the contract obligations. According to the Company's credit policy, each local entity in the Company is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored. Credit risk arises from cash and cash equivalents, derivative financial instruments and deposits with banks and financial institutions, as

well as credit exposures to customers, including outstanding receivables. For banks and financial institutions, only independently rated parties with a better credit rating are accepted.

- ii.No credit limits were exceeded for the years ended December 31, 2016 and 2015, and management does not expect any significant losses from non-performance by these counterparties.
- iii. The credit quality information of financial assets that are neither past due nor impaired is provided in Note 6(5).
- (c)Liquidity risk
  - i.Cash flow forecasting is performed in the operating entities of the Company and aggregated by Company treasury. Company treasury monitors rolling forecasts of the Company's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Company does not breach borrowing limits or covenants on any of its borrowing facilities. Such forecasting takes into consideration the Company's debt financing plans, covenant compliance, compliance with internal balance sheet ratio targets and, if applicable, external regulatory or legal requirements, for example, currency restrictions.
  - ii. The table below analyses the Company's non-derivative financial liabilities and netsettled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities and to the expected maturity date for derivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

Non-derivative financial liabilities: December 31, 2016	Up to 1 year	year	Between 1 and 2 years	s	Over 2 years	Carryin	Carrying amount
Short-term borrowings	\$	477,670	\$	\$	I	~	477,670
Notes payable		178,863			I		178,863
Accounts payable	4,	4,664,764					4,664,764
Other payables	5,	2,972,622			I		2,972,622
Bonds payable		ı			3,000,000		3,000,000
Long-term borrowings	5,0	5,690,598			I		5,690,598
December 31, 2015	Up to 1 year	year	Between 1 and 2 years	S	Over 2 years	Carryin	Carrying amount
Short-term borrowings	\$ 3,	3,354,685	\$	Ś	·	S	3,354,685
Notes payable		198,930			ı		198,930
Accounts payable	3,	3,818,818					3,818,818
Other payables	2,0	2,604,050					2,604,050
Bonds payable	1,	,498,500			3,000,000		4,498,500
Long-term borrowings	2,0	2,059,706			I		2,059,706

- iii.As of December 31, 2015, the derivative financial liabilities which is executed by the Company were all due within one year. As of December 31, 2016, all the derivative financial liabilities were settled.
- iv. The Company does not expect the timing of occurrence of the cash flows estimated through the maturity date analysis will be significantly earlier, nor expect the actual cash flow amount will be significantly different.

#### (3)Fair value information

- A. Details of the fair value of the Company's financial assets and financial liabilities not measured at fair value are provided in Note 12(2)A. Details of the fair value of the Company's investment property measured at cost are provided in Note 6(10).
- B. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
  - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Company's investment in listed stocks, and others is included in Level 1.
  - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The fair value of the Company's investment in derivative instruments is included in Level 2.
  - Level 3: Unobservable inputs for the asset or liability. The fair value of the Company's investment in derivative instruments is included in Level 3.
- C. The related information of financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities at December 31, 2016 and 2015 is as follows:

December 31, 2016		Level 1	Ι	Level 2		Level 3		Total
Assets:								
Recurring fair value measurements								
Available-for-sale financial assets								
Equity securities	\$	4,808,814	\$	_	\$	914,778	\$5	,723,592
Financial assets at fair value through profit or loss								
Forward exchange contracts	\$		\$	30,832	\$	_	\$	30,832
December 31, 2015		Level 1	Ι	Level 2		Level 3		Total
Assets:								
Recurring fair value measurements								
Available-for-sale								
financial assets								
Equity securities	\$	3,369,740	\$	-	\$	857,607	\$4	,227,347
Liabilities:								
Recurring fair value measurements								
Financial liabilities at fair value through profit or loss								
Forward exchange contracts	\$	-	\$	1,962	\$	-	\$	1,962
D.The methods and assumptions the O	Cor	npany used t	o me	asure fair	val	ue are as fo	ollow	vs:

(a) The instruments the Company used market quoted prices as their fair values (that is, Level 1) are listed below by characteristics:

	Listed shares	Open-end fund
Market quoted price	Closing price	Net asset value

- (b) Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes. The fair value of financial instruments measured by using valuation techniques method can be referred to current fair value of instruments with similar terms and characteristics in substance, discounted cash flow method or other valuation methods, including calculated by applying model using market information available at the parent company only balance sheet date (i.e. yield curves on the Taipei Exchange, average commercial paper interest rates quoted from Reuters).
- (c) The valuation of derivative financial instruments is based on valuation model widely accepted by market participants, such as present value techniques and option pricing models. Forward exchange contracts are usually valued based on the current forward exchange rate.
- (d) The output of valuation model is an estimated value and the valuation technique may not be able to capture all relevant factors of the Company's financial and non-financial instruments. Therefore, the estimated value derived using valuation model is adjusted accordingly with additional inputs, for example, model risk or liquidity risk and etc. In accordance with the Company's management policies and relevant control procedures

relating to the valuation models used for fair value measurement, management believes adjustment to valuation is necessary in order to reasonably represent the fair value of financial and non-financial instruments at the parent company only balance sheet. The inputs and pricing information used during valuation are carefully assessed and adjusted based on current market conditions.

- (e) The Company takes into account adjustments for credit risks to measure the fair value of financial and non-financial instruments to reflect credit risk of the counterparty and the Company's credit quality.
- E. For the years ended December 31, 2016 and 2015, there was no transfer between Level 1 and Level 2.
- F. The following table presents the changes in level 3 instruments as at December 31, 2016 and 2015.

		Non-deriva	ative equity	
	-	ear ended nber 31, 2016		ended er 31, 2015
Beginning balance	\$	857,607	\$	848,144
Gain and loss recognised in				
other comprehensive income				
(Note)	(	9,386)		61,599
Acquired in the year		66,557		37,560
Disposed in the year		-	(	64,326)
Impairment loss		_	()	25,370)
Ending balance	\$	914,778	\$	857,607

Note: Recorded as unrealized valuation gain or loss on available-for-sale financial assets.

- G. For the years ended December 31, 2016 and 2015, there was no transfer into or out from Level 3.
- H. Finance and Accounting Department segment is in charge of valuation procedures for fair value measurements being categorized within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent, reliable and in line with other resources and represented as the exercisable price, and frequently calibrating valuation model, performing back-testing, updating inputs used to the valuation model and making any other necessary adjustments to the fair value.
- I. The following is the qualitative information of significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

Non-derivative	Fair value at December 31, 2016	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
equity:					
Unlisted shares	\$ 914,778		Price to earnings ratio multiple	0.94~2.3	The higher the multiple and control premium, the higher the fair value
Private equity fund			Discount for lack of marketability	15%~20%	The higher the discount for marketability, the lower the fair value

	Fair value at December 31, 2015	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity:					
Unlisted shares	\$ 857,607	Market comparable companies	Price to earnings ratio multiple	1.51~2.53	The higher the multiple and control premium, the higher the fair value
Private equity fund			Discount for lack of marketability	20%	The higher the discount for marketability, the lower the fair value

J. The Company has carefully assessed the valuation models and assumptions used to measure fair value; therefore, the fair value measurement is reasonable. However, use of different valuation models or assumptions may result in difference measurement. The following is the effect of profit or loss or of other comprehensive income from financial assets and liabilities categorized within Level 3 if the inputs used to valuation models have changed: December 31, 2016

			Decem	bel 51, 2010					
					Recognis	ed in other			
			Recognised i	n profit or loss	compreher	sive income			
Financial assets	Input	Change	Favourable change	Unfavourable change	Favourable change	Unfavourable change			
Equity	Discount for lack of marketability	±5%	\$ -	\$ -	\$ 45,739	(\$ 45,739)			
	2		Decem	ber 31, 2015		` <u> </u>			
					Recognis	ed in other			
			Recognised i	n profit or loss	comprehensive income				
			Favourable	Unfavourable	Favourable	Unfavourable			
	Input	Change	change	change	change	change			
Financial assets									
Equity	Discount for lack of								
instrument	marketability	±5%	\$ -	<u>\$</u> -	\$ 42,880	( <u>\$ 42,880</u> )			

#### 13. SUPPLEMENTARY DISCLOSURES

- (1) Significant transactions information
  - A. Loans to others: Please refer to table 1.
  - B. Provision of endorsements and guarantees to others: Please refer to table 2.
  - C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Please refer to table 3.
  - D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: Please refer to table 4.
  - E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
  - F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
  - G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paidin capital or more: Please refer to table 5.
  - H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 6.
  - I. Trading in derivative financial instruments undertaken during the reporting periods ended: Please refer to Notes 6(2) and 6(13).
  - J. Significant inter-company transactions during the reporting periods: Please refer to table 7.
- (2) Information on investees
  - Names, locations and other information of investee companies (not including investees in Mainland China): Please refer to table 8.
- (3) Information on investments in Mainland China
  - A. Basic information: Please refer to table 9.
  - B. Significant transactions, either directly or indirectly through a third party, transactions with the investee companies in Mainland Area: Please refer to table 10.
- 14. SEGMENT FINANCIAL INFORMATION

Not applicable.

# Loans to others Year ended December 31, 2016

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

					ر ou hale	Maximum outstanding balance during	Balance at				Amount of		Allowance		Ē	L imit on		
			General		the		December 31,	Actual	Interest		transactions	Reason for	for	Colletorel			Ceiling on	
Number	L		ledger	Related		December 31,	2016	amount	rate	Nature of	with the	short-term	doubtful	COllateral		granted to a to	total loans	
(Note 1)	) Creditor	Borrower	account	party		2016	(Note 17)	drawn down	(%)	loans	borrower	financing	accounts	Item Value	I	single party	granted	Footnote
0	TECO	Xiamen An-Tai	Other	Yes	s	101,002	\$ 93,557	\$ 92,423	2.3	Short-term	'	For operating	s .	s S	- S 1	S 1,491,947 S	4,973,157	Note 2
	ELECTRIC &		receivables							financing		capital						
	MACHINERY CO_LTD																	
0	TECO	QingDao Teco	"	"		150.127	150,127	137,940	3.5	Short-term		For operating	,	,	-	1,491,947	4.973.157	Note 2
	ELECTRIC &	8								financing		capital						
	CO., LTD.																	
-	Tong-an	Le-Li Co., Ltd.	"	"		33,500		ı	2.5	Short-term		For operating	'		,	50,000	200,000	Note 3
	Investment									financing		capital						
2	U.V.G.	Teco	"	"		257,460	237,300	237,300	1.54	Short-term	'	For operating	'			471,401	785,668	Note 4
		Netherlands								financing		capital						
5	U.V.G.	Teco Century	"	"		55,071	55,071	55,071	1.25	Short-term	'	For operating		,	,	471,401	785,668	Note 4
"	Tai-An Wuvi	Eniian Teco	2	-		17 710	11 543	11 543	56	Short-term		capitat For onerating				67 311	134622	Note 5
r	100 LL 111 7-111 1	occumite t		-		17,110	01-0, II		0	financing	I	capital			ı	110,00	770,101	0.0001
4	Teco	TWMM	"	"		66,458	66,458	55,470	2.55~4.36	Short-term	,	For operating	'			719,814	1,439,627	Note 6
	Westinghouse									financing		capital						
4	Teco	Motovario S.p.A.	11	"		1,283,760	'		1.25	Short-term	'	Capital	'		,	222,516	222,516	Note 7,12
	Westinghouse									financing		investment						
5	Teco Westingho	Motovario S.p.A.	"	"		641,880			1.25	Short-term		Capital	•			113,024	113,024	Note 8,12
	use Canada									financing		investment						
9	Tong-An	TECO	"	"		280,000	280,000	280,000	1.05	Short-term	'	For operating	'	,	,	527,761	527,761	Note 9
	Assets	ELECTRIC & MACHINERY								financing		capital						
		CO., LTD.																
9	Tong-An	Le-Li Co., Ltd.	li l	"		183,000			1.30	Short-term		For operating				527,761	527,761	Note 9
r	Assets Motororio C = A	CEAD	:	:		100 031	010 01	010 021	1.00	Chort torm		capital For proting				100.000	200 170	Moto 10
-	WINDWALL	SOLUTIONS ES		=		+00,01	172,042	104,044	8.4	financing		r or operating canital				120,002	0/1/000	
7	Motovario S.p.A.	GR GENESIS	"	"		93.681		'	4.00	Short-term		For operating	,	,	,	190.089	380,178	Note 10
										financing		capital						
8	TECO EMM	Motovario S.p.A.	"	u		2,666,387			1.35	Short-term		For operating	,	,	-	2,881,500	2,881,500 N	Note 11,12
o	Ration	Tacom		:		25 000	16 000	16,000	2 13	Intancing Short-tarm		capital P en extra ente				56 044	112 088	Note 13
^	Бауччш	TCOM	=	=		~~~~	200°0+	7000t	1	financing	I	of debt	J			++-0.00	112,000	CT 2001

		Footnote	Note 14		Note 15		Note 15		Note 16		
	cening on total loans	granted	53,507		527,403		527,403		55,970		
	granted to a		\$		131,851		131,851		55,970		
_	teral gn	Item Value sii	s - s		,		,				
	Collateral	Item	,		,		,		,		
Allowance	ior doubtful <sup>—</sup>	accounts	' S		,		,		'		
	short-term	financing	Repayments	of debt	For operating	capital	For operating	capital	For operating	capital	
	uransacuons with the				'		'				
	Nature of	loans	Short-term \$	financing	Short-term	financing	Short-term	financing	Short-term	financing	
1	Interest	(%)	2.15		,		2.79		,		
	amount				,		16,744				
		(Note 17) d			38,640		32,200		37,067		
-	the year ended 1 December 31,	2016	25,000 S		38,676		32,230		39,571		are as follows:
_	eq	y	\$								sidiaries
	Related	party	Yes		"		"		11		nv or sub
	ledger	account	Other	receivables	"		"		"		hv the Compa
		Borrower	Tecom		Kuen Ling	(Vietnam)	K.A. Corp.		Kuen Ling	(Shanghai)	Note 1. The numbers filled in for the loans provided by the Commany or subsidiaries are as follows:
		Creditor	10 Tecom Co.,LTD		Kuen Ling		Kuen Ling		Kuen Ling	(Suzhou)	numbers filled in fo
	Number	(Note 1)	10		11		11		12		Note 1. The

Note 1: The numbers filled in for the loans provided by the Company or subsidiaries are as follows:

(1)The Company is '0'.

(2)The subsidiaries are numbered in order starting from '1'.

Note 2: In accordance with the Company's policy, limit on total loans shall not exceed 10% of the Company's net assets based on the latest financial statements (December 31, 2016), and limit on loans to a single party shall not exceed 3% of the Company's net assets based on the latest financial statements (December 31, 2016).

Note 3: In accordance with Tong-an Investment's limit on total loans shall not exceed \$200 million, and limit on loans to a single party shall not exceed \$50 million.

Note 4: In accordance with U.V.G.'s policy, limit on total loans shall not exceed 10% of U.V.G.'s net assets based on the latest financial statements (December 31, 2016), and limit on loans to a single party shall not exceed 6% of U.V.G.'s net assets based on the latest financial statements (December 31, 2016).

Note 5: In accordance with Tai-An Wuxi's policy, limit on total loans shall not exceed 10% of Tai-An Wuxi's net assets based on the latest financial statements (December 31, 2016), and limit on loans to a single party shall not exceed 5% of Tai-An Wuxi's net assets based on the latest financial statements (December 31, 2016). Note 6: In accordance with Teco Westinghouse's policy, limit on total loans shall not exceed 20% of Teco Westinghouse's net assets based on the latest financial statements (December 31, 2016), and limit on loans to a single party shall not 10% of Teco Westinghouse's net

assets based on the latest financial statements (December 31, 2016).

Note 7: Limit on Teco Westinghouse' loans to TECO EMM S.R.L. shall not exceed EUR 63,000 thousand.

Note 8: Limit on TecoWestinghouse Canada's loans to TECO EMM S.R.L. shall not exceed EUR 32,000 thousand.

Note 9: In accordance with Tong-An Assets policy, limit on total loans shall not exceed 10% of Tong-An Assets net assets based on the latest audited financial statement (December 31, 2016), and limit on loans to a single party shall not exceed 10% of Tong-An Assets' net assets based on the latest audited financial statement (December 31, 2016).

Note 10: In accordance with Motovario S.p.A.'s policy, limit on total loans shall not exceed 10% of Motovario S.p.A.'s net assets based on the latest financial statements (December 31, 2016), and limit on loans to a single party shall not exceed 5% of Motovario S.p.A.'s net assets based on the latest financial statements (December 31, 2016).

Note 11: Limit on TECO EMMA's loans to Motovario S.p.A. shall not exceed EUR 85,000 thousand.

Note 12: TECO EMM merged with Motovario S.p.A. on November 7, 2016, and the surviving company was Motovario S.p.A.

Note 13: In accordance with the "Procedures for Provision of Loans" of Baycom Opto-Electronics Technology Co., Ltd. Tech.Co.Ltd., limit on loans to Baycom is 20% of the granting company's net assets based on the latest audited financial statements (December 31, 2016);limit on loans to a single party is 10% of the granting company's net assets based on the latest audited financial statements (December 31, 2016).

"Procedures for Provision of Loans" of the Tecom International Investment Co., Ltd. limit on loans to Tecom International is 20% of the granting company's net assets based on the latest financial statements (December 31, 2016); limit on loans to a single party is 10% of the granting company's net assets based on the latest audited financial statements (December 31, 2016). Note 14 : In accordance with the

Note 15: In accordance with the KUEN LING's policy, limit on total loans shall not exceed 40% of the KUEN LING's net assets based on the latest audited financial statements (December 31, 2016) and limit on loans to a single party or group exceed 10% of the KUEN LING's net assets based on the latest audited financial statements (December 31, 2016), where an inter-company or inter-firm financing facility is necessary provided that the amount of such financing facility

Note 16: According to the policy of the KUEN LING's subsidiaries, limit on total loans to a single party or group shall not exceed 20% of the KUEN LING's net assets based on the latest audited financial statements (December 31, 2016). Note 17: The credit line approved by the Board of Directors.

Note 7

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1,363

1,363

2,367

744,137

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TECNOFIB SRL

Motovario S.p.A.

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Footnote Note 3 Expressed in thousands of NTD (Except as otherwise indicated) Note 4 Note 5 Note 6 11 endorsements/ endorsements/ guarantees to Provision of the party in Mainland China z z z z z z zz  $\succ$ Provision of guarantees by subsidiary to parent company z z z z z z zz z Provision of endorsements/ guarantees by company to subsidiary parent X z  $\succ$  $\succ$  $\succ$ z z > Υ total amount of 0.2 \$ 29,838,940 29,838,940 772,806 29,838,940 29,838,940 29,838,940 1,439,627 772,806 200,000 endorsements/ Ceiling on guarantees provided 0.2 5.59 0.23 0.58  $\infty$ 1.38 . amount to net asset value of accumulated endorsement/ the endorser/ Ratio of guarantee guarantor company (%). . . endorsements/ December 31, Actual amount secured with Amount of guarantees collateral 100,000 \$ 100,000 \$ 100,000 \$ drawn down 115,048 1,338100,000 2,779,800 42,041 119,226 100,000 115,048 1,338 2,779,800 119,226 Outstanding endorsement/ 42,041 guarantee amount at 2016 December 31, 53,837 1,416126,000 endorsement/ 100,000 2,876,560 127,701 713 218,068 amount as of outstanding Maximum guarantee 2016 \$ 9,946,313 \$ 9,946,313 9,946,313 719,814 257,602 257,602 126,000 9,946,313 9,946,313 provided for a endorsements/ single party guarantees (Note 3) Limit on Relationship (Note 2) guarantor endorser/ with the 1, 2, 4-\_ ŝ 2 ŝ endorsed/guaranteed Party being **Feco International** Company name TG Teco Vacuum Australia Pty Ltd. Insulated Glass Ejoy Australia MOS Burger Motorvario GD TECO TWMM Straits Others Corp. ELECTRIC & MACHINERY Endorser/ guarantor MACHINERY ELECTRIC & ELECTRIC & ELECTRIC & MACHINERY ELECTRIC & MACHINERY MACHINERY Teco Australia Teco Australia Westinghouse CO., LTD. TECO In vestment CO., LTD. CO., LTD. CO., LTD. CO., LTD. Tong-an TECO TECO TECO TECO Teco

Number (Note 1)

0

0

0

0

0

m 10 10

TECO ELECTRIC & MACHINERY CO., LTD. Provision of endorsements and guarantees to others

Year ended December 31, 2016

Table 2

193

- Note 1: The numbers filled in for the loans provided by the Company or subsidiaries are as follows:
  - (1)The Company is '0'.
- (2)The subsidiaries are numbered in order starting from '1'. Note 2: Relationship between the endorser/guarantor and the party being endorsed/guaranteed is classified into the following five categories:
- rectationship octocer the entropser guarantot and the party octing entropser guaranteed to classified into the formany in vertagones. (1)The endorser/guarantor parent company owns directly more than 50% voting shares of the endorsed/guaranteed subsidiary.
- (2)The endorser/guarantor parent company directly or indirectly through its subsidiaries owns more than 50% voting shares of the endorsed/guaranteed company. (3)Having business relationship.
  - (4)Due to joint venture, each shareholder provides endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership.
    (5)An investee accounted for under the equity method.
- Note 3: In accordance with the Company's policy, the total guarantee amount shall not exceed 60% of Company's net assets based on the latest financial statements (December 31, 2016), and the guarantee to a single party shall not exceed 20% of the Company's net assets.
- Note 4: In accordance with the Teco Westinghouse's policy, the total guarantee amount shall not exceed 20% of Teco Westinghouse's net assets based on the latest financial statements (December 31, 2016), and the guarantee to a single party shall not exceed 10% of Teco Westinghouse's net assets.
  - Note 5: In accordance with the Teco Australia's policy, the total guarantee amount shall not exceed 60% of Teco Australia's net assets based on the latest financial statements (December 31, 2016), and the guarantee to a single party shall not exceed 20% of Teco Australia's net assets.
- Note 6: In accordance with Tong-An Investment's policy, the total guarantee amount shall not exceed \$200 million, and the guarantee to a single party shall not exceed \$50 million.
  - If due to special needs, the guarantee amount exceeds the limit, stockholders' resolution is required.
- Note 7: In accordance with Motovario S.p.A.'s policy, the total guarantee amount shall not exceed 60% of Motovario S.p.A.'s net assets based on the latest financial statements (December 31, 2016), and the guarantee to a single party shall not exceed 20% of Motovario S.p.A.'s net assets.

TECO ELECTRIC & MACHINERY CO., LTD.

Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures)

December 31, 2016

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

Securities held by	Marketable securities	Relationship with the securities issuer	General ledger account	Number of shares	Book value	Ownership (%)	Fair value	Footnote
TECO ELECTRIC & MACHINERY CO., LTD.	Stock 1	None	Note 1	10,084 \$	114,961	0.08 \$	114,961	
	Stock 2	11	"	12,860	149,178	0.13	149,178	
	Stock 3	The Company is a supervisor of the investee	"	11,527	257,062	1.96	257,062	
	Stock 4	The Company is a director of the investee	"	190,061	3,497,115	3.38	3,497,115	
	Stock 5	None	"	51,924	434,603	2.17	434,603	
	Stock 6	"	"	16,689	172,731	0.39	172,731	
	Stock 7	The Company is a director of the investee	"	32,980	308,553	10.99	308,553	
	Stock 8	None	"	7,500	314,775	5.00	314,775	
	Fund 1	"	"		125,331		125,331	
	Stock 9, etc.	The Company is a director of the investee	"		349,284		349,284	
Teco International	Stock 10	None	"	377	73,138	0.27	73,138	
	Stock 11, etc.	11	"	16,232	258,356		258,356	
	Stock 12, etc.	"	Note 3	3,936	293,326		293,326	
	Stock 28	"	Note 2	424	21,426		21,426	
Tong-an Investment	Stock 14	An investee company accounted by the Company using	Note 1	19,540	545,167	0.98	545,167	
		equity method						
	Stock 15	Related party in substance	"	9,197	121,854	8.17	121,854	
	Stock 16, etc.		"	27,486	248,361		248,361	
	Stock 17	None	"	10,323	748,414	0.32	748,414	
	Stock 18	11	"	2,000	208,000	0.06	208,000	
	Stock 10	H I I I I I I I I I I I I I I I I I I I	"	15,470	3,001,180	10.89	3,001,180	
	Stock 19	11	"	898	133,789	3.64	133,789	
	Stock 20	n – – – – – – – – – – – – – – – – – – –	Note 2	1,530	81,475		81,475	
	Stock 12	И	Note 3	554	57,090	0.47	57,090	
	Stock 21	h and a second se	"	15,620	864,966		864,966	
	Fund 2, etc.	И	n .	5,688	64,014		64,014	
	Fund 3	n – – – – – – – – – – – – – – – – – – –	Note 1	1,650	55,142		55,142	
U.V.G	Stock 22, etc.	И	n .	118	11,790		11,790	
An-Tai International	Stock 14	An investee company accounted by the Company using	и	2,826	78,838	0.14	78,838	
		equity method						
	Stock 15	Related party in substance	и	1,270	16,829	1.13	16,829	
	Stock 16	11	"	2,771	211,957	8.55	211,957	
	Stock 23, etc.	None	"	532	8,830		8,830	
	Stock 12, etc.	h and a second s	Note 3	855	69,440		69,440	
Jack Property	Fund 4	11	Note 2	5,118	59,531		59,531	
Teco Electro	Stock 15	Related party in substance	Note 1	200	2,653	0.18	2,653	
Information Technology Total Service	Stock 25, etc.	None	"	4,074	34,158		34,158	
Teco Singapore	Stock 10	h and a second se	"	999	129,126	0.47	129,126	
Taiwan Pelican Express	Stock 10, etc.	11	"	1,968	221,742		221,742	

					As of December 31, 2016	r 31, 2016		
Securities held by	Marketable securities	Relationship with the securities issuer	General ledger account	Number of shares	Book value	Ownership (%)	Fair value	Footnote
Teco Nanotech	Stock 15	Related party in substance	Note 1	81 \$	1,067	0.07	\$ 1,067	
	Fund 5	None	Note 2	98	17,239		17,239	
Sankyo	Stock 26	ll II	Note 3		7,965	0.54	7,965	
Yatec	Fund 6, etc.	11	Note 2	1,123	17,004		17,004	
Kuen Ling	Stock 27	11	Note 1	1,000		9.00		
	Stock 28	11	"	158	4,039	15.00	4,039	
	Stock 29	ll II	"		5,720	18.00	5,720	
Tecom	Stock 2	11	"	2,175	25,233	0.02	25,233	
	Stock 4	The Company is a corporate director of the investee	"	16,222	298,486	0.29	298,486	
Tecom International	Stock 30	None	Note 3	3,354	36,054	1.68	36,054	
	Stock 31, etc.	ll II	Note 1	370	680		680	
Top-Tower	Stock 14	An investee company accounted by the Company using	Note 3	LL	2,154		2,154	
		equity method						
	Stock 32, etc.	None	11	3	48	,	48	
Note 1: Available-for-sale financial assets - non-current. Note 7: financial assets at fair value through neefit or loss - current	non-current. norofit or loss - current							

Note I: Available-for-sale tinancial assets - non-current. Note 2: Financial assets at fair value through profit or loss Note 3: Available-for-sale financial assets - current.

# TECO ELECTRIC & MACHINERY CO., LTD.

# Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital

# Year ended December 31, 2016

Table 4

Expressed in thousands of NTD (Except as otherwise indicated) Q

					Balanc	e as at							Balance as at Deceml	December
					January 1, 201	1,2016	Addition	tion		Dis	posal		31, 2	1, 2016
		General		Relationship										
	Marketable	ledger		with	Number of		Number of		Number of			Gain (loss) on Number of	Number of	
Investor	securities	account	Counterparty	the investor	shares	Amount	shares Amount	Amount	shares	Selling price Book value	Book value	disposal shares	shares	Amount
Tong-An Assets	ong-An Assets Straits, common stocks	Available-for-sale financial assets	True Excel	None	1,000 \$ 3	\$ 304,010		s.	1,000	- 1,000 \$ 394,620 \$ 304,010 \$	\$ 304,010	\$ 90,610		•

Limited

- non-current

TECO ELECTRIC & MACHINERY CO., LTD.

Purchases or sales of goods from or to related parties reaching NT\$100 million or 20% of paid-in capital or more Y

Expressed in thousands of NTD (Except as otherwise indicated)

						terms com	terms compared to third				
			Tı	Transaction		party tr	party transactions	Note	s/accounts re	Notes/accounts receivable (payable)	
		-								Percentage of	
Countonnorter	Kelationship with the	Purchases	Amount	Percentage of total	Crodit tom	I Tait anion	Codit tom	Delongo		total notes/accounts	Ecotroto
Tesen	An investee accounted for under	Purchases	\$ 2,606,991	purvuoto (2002) 17%	30 days	Note	Note	(S 1	676)	(2%)	and the second s
	the equity method										
Kuen Ling	"	"	244,981	2%	"	"	"	_	164,891)	(3%)	
Taian Subic	"	"	184,391	1%	"	"	"		65,569)	(1%)	
Wuxi Teco	An indirect investee accounted for under the equity method	<i>n</i>	1,249,027	8%	"	r.	"		687,282)	(14%)	
Teco Malaysia	"	"	376,571	2%	"	"	"	)	38,507)	(1%)	
Tai-An Wuxi	"	"	456,401	3%	"	"	"		46,457)	(1%)	
QingDao Teco	"	"	362,184	2%	"	"	"		82,609)	(2%)	
Jianxi Teco	"	"	146,411	1%	"	"	"		56,462)	(1%)	
Teco Singapore	An investee accounted for under	Sales (	860,043)	(4%)	90 days	"	"	-	114,216	3%	
	the equity method										
Tong Dai	"	"	868,715)	(4%)	"	"	"	(4	213,446	5%	
Tong Tai Jung	"		668,492)	(3%)	"	"	"	-	149,176	4%	
Taisan	"		206,484)	(1%)	"	"	"		18,736		
E-Joy International	"		154,425)	(1%)	"	"	"		41,872	1%	
Teco Westinghouse	An indirect investee accounted for		2,901,606)	(14%)	ц	"	"	4	494,318	12%	
	under the equity method										
Teco Westinghouse Canada	11		713,092)	(4%)	"	"	"		80,349	2%	
Teco Australia	"		887,570)	(4%)	"	"	"	(4	215,493	5%	
Teco Netherlands	"		401,817)	(2%)	"	"	"	4	490,765	12%	
Sankyo	11	"	256,141)	(1%)	"	"	"	(1	247,779	6%	
Top-Tower	"		313,422)	(2%)	"	"	"	-	105,949	3%	
TECO MIDDLE EAST	"		108,151)	(1%)	"	"	"		29,086	1%	
TWMM	"	"	122 501)	(10%)		"	"		33 768	1%	

# ANNUAL REPORT 2016

Table 5

TECO ELECTRIC & MACHINERY CO., LTD. Receivables from related parties reaching NT\$100 million or 20% of paid-in capital or more

December 31, 2016

Expressed in thousands of NTD

(Except as otherwise indicated)

Allowance for	doubtful accounts																		Total amount was \$18,894
Amount collected subsequent	to the balance sheet date	\$ 200,784	149,230	98,330	343,750		90,797	16,580		14,025	149,523	102,546	239,108		102,676	65,317			
ceivables	Action taken			ı				In the process of	collection	"									,
Overdue receivables	Amount							188,940		312,828		•							ı
	Turnover rate	4.29 \$	8.96	5.95	6.41		4.03	0.96		0.82	0.01	2.94	1.88		45.63	1.41			
Balance as at	December 31, 2016	\$ 213,446	149,230	115,000	494,318		215,551	256,617		491,010	181,102	106,746	687,282		102,676	164,891	280,000	237,300	152,042
Relationship	with the counterparty	An investee accounted for under the equity method	и	И	An indirect investee accounted for under	the	ш	ш		ш	n and a second se	n and a second se	An investee accounted for under the	equity method	ш	н	ш	ш	Ш
	Counterparty	Tong Dai	Tong Tai Jung	Teco Singapore	Teco Westinghouse		Teco Australia	Sankyo		Teco Netherlands	QingDao Teco	Top-Tower	TECO ELECTRIC &	MACHINERY CO., LTD.	u .	11	u .	Teco Netherlands	GEAR SOLUTIONS ES
	Creditor	TECO ELECTRIC & MACHINERY CO., LTD.		ll l	u -		"	"		"	"	"	Wuxi Teco		Tesen	Kuen Ling	Tong-An-Assets	U.V.G.	Motovario S.p.A.

TECO ELECTRIC & MACHINERY CO., LTD.

Significant inter-company transactions during the reporting periods Year ended December 31, 2016 Expressed in thousands of NTD (Except as otherwise indicated)

Percentage of consolidated total operating	n terms revenues or total assets (Note 3)	- ppe which can be compared with, it is nod of both side's agreement.			•	1%			1%			196							29.6	%°C			6%	1%	2%	1%	1%		
	Transaction terms	Because there is no transaction in same type which can be compared with, it is based on the condition and the period of both side's agreement.	E.		и	11	И	LL I	u	<i>u</i>	"	11	"	n.		"	"	"	u	2		"	"	u .	"	"	н	"	
	Amount	\$ 213,446	149,230		106,746	494,318	115,000	215,551	491,010	256,617	181,102	687,282	102.676	164,891		280,000	237,300	152,042	860,043	868 715	668,492	154,425	2,901,606	713,092	887,570	401,817	256,141	108,151	
	General ledger account	Notes receivable and accounts receivable	Notes receivable, accounts receivable and other	receivables	"	Accounts receivable	Accounts receivable and other receivables	Ш	Ш	11	11	Accounts receivable	"	Notes receivable and	accounts receivable	Other receivables	"	11	Sales	2		"	"	ш	"	Ш	и	"	
Relationship	(Note 2)	(1)	"		"	"	"	"	"	"	"	(2)	"	"		"	"	"	(]	2	"	"	"	"	11	"	"	"	
	Counterparty	Tong Dai	Tong Tai Jung		Top-Tower	Teco Westinghouse	Teco Singapore	Teco Australia	Teco Netherlands	Sankyo	QingDao Teco	TECO ELECTRIC &		ш		"	Teco Netherlands	GEAR SOLUTIONS ES	Teco Singapore	Tong Dai	Tong Tai Jung	E-Joy International	Teco Westinghouse	TecoWestinghouse Canada	Teco Australia	Teco Netherlands	Sankyo	TECO MIDDLE EAST	
	Company name	TECO ELECTRIC & MACHINERY CO., LTD.	u.		н	11	и	"	11	11	ш	Wuxi Teco	Tesen	Kuen Ling		Tong-An-Assets	U.V.G	Motovario S.p.A.	TECO ELECTRIC & MACHINERY	CU., LID. "		"	"	Ш	"	"	"	Ш	
Number	(Note 1)	0	0		0	0	0	0	0	0	0	-	2	3		4	5	9	0	0	0	0	0	0	0	0	0	0	

Q

# ANNUAL REPORT 2016

Table 7

	Percentage of consolidated total operating	revenues or total assets (Note 3)	3%	5%		1%		1%	1%									ting revenues for	
	Percentage of conso	revenues or tota	ei	4,		1		1	1									the penod to total opera	
Transaction		Transaction terms	Because there is no transaction in sume type which can be compared with, it is based on the condition and the period of both side's agreement.	11	11	11	11	11	11	11								Note 3. Regarding percentage of transaction amount to total operating revenues or total assets, it is computed based on period-end balance of transaction to total assets for balance sheet accounts and based on accumulated transaction amount for the period to total operating revenues for	
		Amount	\$ 1,249,027	2,606,991	244,981	376,571	184,391	456,401	362,184	146,411								ce of transaction to to	
		General ledger account	Sales	u	"	"	"	u .	u .	"	re as follows:							computed based on period-end balance	
1	Relationship	(Note 2)	(2)	"	"	"	"	11	11	ш	mpany transactions a							or total assets, it is c	
		Counterparty	TECO ELECTRIC & MACHINERY CO., LTD.		Ш	ш	ш	"	"	"	Note 1: The numbers filled in for the transaction company in respect of inter-company transactions are		order starting from '1'.	mpany:	liary.	any.	ry.	amount to total operating revenues	
		Company name	Wuxi Teco	Tesen	Kuen Ling	Teco Malaysia	Taian Subic	Tai-An Wuxi	QingDao Teco	Jianxi Teco	ars filled in for the transact	<ol><li>Parent company is '0'.</li></ol>	(2) The subsidiaries are numbered in order starting from '1'.	Note 2: Relationship with the transaction company:	(1) The parent company to the subsidiary.	(2) The subsidiary to the parent company.	(3)The subsidiary to another subsidiary.	percentage of transaction	income statement accounts.
	Number	(Note 1)	-	2	3	7	8	6	10	11	Note 1: The numbe	(1) Parent c	(2) The sub	Note 2: Relationsh	(1) The par	(2) The sub	(3)The sub:	Note 3: Regarding	income stat

TECO ELECTRIC & MACHINERY CO., LTD. Information on investees

Year ended December 31, 2016

Expressed in thousands of NTD

(Except as otherwise indicated)

		Footnote	None	None	None	None	None		None	None	None	None		None	None	None
ome by the			102,033	30,595	80,067	399,982	263,375		371,009	1,489	38,585	27,372		17,572	33,074	66,630
Investment income (loss) recognised by the	Company for the year ended December 31,	2016														
Net profit (loss)	of the investee for the year ended	December 31, 2016	338,383 <b>\$</b>	63,362	67,304	398,002	313,251		372,740	2,699	37,984	45,686		16,487	97,725	106,249
Net	of th the	Dece	5 S	5	5	∞	8		5	6	0	6		2	6	6
, 2016		Book value	1,965,442	154,295	1,096,953	9,344,018	2,932,708		8,010,325	226,209	7,917,780	160,689		215,772	570,069	248,469
Shares held as at December 31, 2016		wnership (%)	31.14 \$	63.52	100	100	90		9.66	62.57	100	60.62		100	33.84	92.63
Shares held a		Number of shares Ownership (%)	39,145,044	400,602,050	52,584,480	1,680	7,200,000		415,851,528	15,386,949	195,416,844	12,123,248		20,000,000	37,542,159	5,290,800
amount	er 31,	2015 N	12,293	631,410	100,013	726,428	112,985		2,490,000	128,496	8,505,434	121,232		200,000	117,744	22,444
Initial investment amount	: oer 31,	2016	12,293 \$	631,410	100,013	726,428	112,985		2,490,000	128,496	8,505,434	121,232		200,000	117,744	22,444
	l as at I		\$		S.											
		Main business activities	Manufacturing of bearings	Manufacturing of key telephone system and nonkey service unit telephone system	Investment holdings, investments in securities and construction of commercial buildings	Manufacturing and distribution of motors and generators, and investment and trading in USA	Distribution of the Company's motor products	in Singapore	Investment holdings	Manufacturing of Stepping motors	Manufacturing and distribution of the Company's motor products and home appliances, and	E-business service, mailing	and data management	Manufacturing and sales of home appliance	Manufacturing of color flybacks transformers, mono flyback transformers and mono deflection vokes	Distribution of the Company's motor products in Taichung
		Location	Taiwan	Taiwan	Taiwan	U.S.A	Singapore		Taiwan	Taiwan	Cayman Islands	Taiwan		Taiwan	Taiwan	Taiwan
		Investee	Tung Pei	Tecom	Teco International	Teco Holdings and its subsidiaries	Teco Singapore and its subsidiaries		Tong-An Investment	Teco Electro	UVG and its subsidiaries	Information	Technology Total Service	Tesen	Lien Chang	Tong Dai
		Investor	TECO ELECTRIC & MACHINERY CO., LTD.													

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Table 8

		Footnote	None	None	None	Mana	2000	None	None	None	None	None	None	None	None Note	None	None	None	None
Investment income (loss) recognised by the	Company for the year	ended December 31, 2016	3,273)	9,691	141,107	000 IT	066,17	73,238	36,036	21,013	45,766	72,281)	32,898	284,335	284,335 284,335	88,424)	39,801	4,034	16,040
Net profit (loss)	of the investee for	the year ended December 31, 2016	3,156) (	14,717	141,107 8 004		00(2)	254,208	36,036	83,162	238,721 \$	15,749) (	40,530	284,335	284,335 284,335	88,424) (	39,801	15,347	257,536
31, 2016		Book value D	173,883 (	141,242	5,277,612 164-182	1 500 000	060,626,1	1,294,865	502,297	410,337	\$ 337,056 \$	177,243 (	151,151	3,866,855	3,866,855 3,866,855	1,349,404 (	281,366	128,293	212,660
Shares held as at December 31, 2016		Ownership (%)	100	64.95	100 76 7	1.00	001	28.67	100	25.27	19.98	50	84.73	100	100 100	100	100	28.64	6.23
Shares held a		Number of shares O	13,772,799	7,799,996	147,323,399	CC1,1C1,/1	14,000,41	87,776,520	22,910,337	24,121,700	15,218,642	24,999,000	7,033,000	1	1 18,010,000	23,031,065	12,000,000	9,619,819	7,913,310
nt amount	Balance	as at December 31, 2015	264,111	92,389	2,111,889 165 810	C10,C01	CZ V, 4C4	673,801	150,000	255,116	296,003	249,990	70,330	3,691,723	3,691,723 3,989,850	646,343	100,000	359,656	87,464
Initial investment amount		as at December 31, as 2016	264,111	92,389	2,111,889 165 810	610,001	624,464	951,141	150,000	255,116	296,003 \$	249,990	70,330	3,691,723	3,691,723 3,989,850	646,343	100,000	359,656	87,464
		as Main business activities	Manufacturing and sales of motors	Development and maintenance of various electric appliances	Real estate business Manufacturing and salas of	Switches	ivianuacuring and distribution of optical fiber apparatus and international trading	Development and management of industrial park	Investment holdings	Logistics and distribution services	Manufacturing, installation, \$ repair, domestic and export sales and leasing of condenser, water cooling, watercooled chiller and	Treezer Manufacturing machinery for electricity generation, transmission and distribution	bus bar and manufacturing of its components	Investment holdings	Investment holdings Production and sale of gear reducers and motors	Investment holdings and establishment of overseas distribution channel	Investment holdings	Manufacturing and sales of optical telecom products	Manufacturing and sales of electronic components
		Location	Vietnam	Taiwan	Taiwan	r unuppute	Virgin Islands	Taiwan	Taiwan	Taiwan	Taiwan	Taiwan	Taiwan	Cayman Islands	Netherlands Italy	Samoa	Taiwan	Taiwan	Taiwan
		Investee	Teco Vietnam	Yatec	Tong-An Assets Taian Subio	Talall Supre	ivitoropac (DV1) and its subsidiaries	Century Development	An-Tai International	Pelican	Kuen Ling	Senergy Wind Power	Taian-Etacom Technology Co., Ltd	Eagle Holding Co.	TECO MOTOR B.V. Motovario S.p.A	Tung Pei (SAMOA) Industrial Co., Ltd.	Tecom International	Baycom	Creative Sensor Inc.
		Investor	TECO ELECTRIC & MACHINERY CO., LTD.												Eagle Holding Co. TECO MOTOR B.V.	Tung Pei	Tecom		Tong-An Investments

		Footnote	1 None	0 None	4 None	9 None	7 None	8) None	1 None	0 None	6) None	5) None	5 None	0 None	4 None	5 None
Investment income (loss) recognised by the	Company for the year	ended December 31, 2016	37,851	5,640	19,074	106,439	18,827	10,138)	19,941	4,790	846)	15,065)	15,405	8,770	40,464	12,295
Net profit (loss)	of the investee for	the year ended December 31, 2016	254,208	83,162	19,074	96,899	96,899	11,394) (	39,632	9,549	2,792) (	14,226) (	254,208	257,536	49,113	254,208
31, 2016		Book value	624,672	110,138	121,101	662,909	115,260	146,852 (	66,757	59,830	10,941 (	94,577 (	243,980	116,268	473,783	195,154
Shares held as at December 31, 2016		Ownership (%)	13.17	6.78	100	84.97	15.03	100	50	51.6	30.11	100	6.06	3.41	83	4.85
Shares held		Number of shares Ownership (%)	40,332,965	6,474,468	11,720,000	27,502,354	4,866,045	10,000,000	1,512,500	2,682,352	144,600	2,510,000	18,557,402	4,326,447	6,200,000	14,845,922
nent amount	Balance	as at December 51, 2015	420,646	54,874	92,000	582,246	91,079	98,170	13,750	7,340	9,912	88,108	179,222	52,560	201,467	
Initial investment amount	Balance	as at December 51, 2016	420,646	54,874	92,000	582,246	91,079	98,170	13,750	25,536	9,912	88,108	179,222	52,560	201,467	184,893
		Main business activities	Development and management of industrial	park Logistics and distribution	Investment holdings	Investment holdings	Investment holdings	Construction and sales of related raw materials	Building management servicing	Investment consultancy service for domestic and foreign industrial parks and land	Housing project in Subic	Trading and investment holdings	Development and management of industrial park	Manufacturing and sales of electronic components	Investment holdings	Development and management of
		Location	Taiwan	Taiwan	Taiwan	Singapore	Singapore	Taiwan	Taiwan	Taiwan	Philippines	British Virgin Islands	Taiwan	Taiwan	British Virgin Islands	Taiwan
		Investee	Century Development	Pelican	Gen Mao International Corn	Gen Mao (Singanore)	Gen Mao (Singapore)	Centurytech Construction and Management Com	Jack Property Serrice & Management Commany	United Development	Greyback International Property Inc.	Teco Electro Devices Co., Ltd.	Century Development	Creative Sensor Inc.	CHING CHI INTERNATIONAL LIMITED	Century Development
Λ		Investor			Lien Chang		Gen Mao International Corp.	Century Development				Teco Electro	Teco Singapore	Teco International	Kuen LING	Tong-An Assets

Note: TECO EMM S.R.L merged with Motovario S.p.A. on November 7, 2016 and Motovario S.p.A. was the surviving company.

# TECO ELECTRIC & MACHINERY CO., LTD. Information on investments in Mainland China

ation on investments in Mainland C Year ended December 31, 2016

Expressed in thousands of NTD (Except as otherwise indicated)

	Footnote	Note 16	Note 16,21	Note 16	Note 16	Note 16	Note 22	Note 16	Note 16	Note 16	Note 16
	Foo	No	- Note	No.	No	No	No.	No	No	No	No
Accumulated amount of investment income remitted back to Taiwan as of	December 31, 2016	۰ ج		•		·		·			
Book value of investments in Mainland China as of	December 31, 2016	157,162	216,038	1,658,788	1,346,223	9,243)		1,567,567	192,025	27,605	328,238
Investment income (loss) recognised by the Company for the vear	ended December 31, 2016	3,960) \$	1,597	107,978	88,889	5,048) (		61,421)	7,688)	2,037	65,288)
I (los: by t f	end	(\$				J		J	J		J
Ownership held by the Comnany	(direct or indirect)(%)	100	100	82.35	100	100		98.07	85.31	100	100
Net income of in vestee for the vest ended	December 31, 2016	3,960)	1,597	131,121	88,889	5,048)		62,630)	9,012)	2,037	65,288)
Accumulated amount of remittance Net from Taiwan to inv Mainland China the		188,139 (\$	143,255	768,259	205,551	456,293 (		1,383,653 (	1,505,255 (	20,590	467,577 (
		۰ ۱	,		,		,		,	,	
Amount remitted from Taiwan to Mainland China/ Amount remitted back to Taiwan for the year ended December 31, 2016	Remitted back to Taiwan	99 1	,		,		,		,		
Amount rem Mai Amour to Taiwan Decei	Remitted to Mainland China	S									
Accumulated amount of remittance from Taiwan to Mainland China	as of January 1, 2016	188,139	143,255	768,259	205,551	456,293	19,117	1,383,653	1,505,255	20,590	467,577
	In vestment method	Note 2 \$	Note 1	Note 1	Note 12	Note 3	Note 1	Note 1	Note 1	Note 3	Note 3
	I Paid-in capital	268,799	143,255	1,697,276	495,213	456,293	129,840	1,481,569	804,076	20,590	678,681
	Paid	\$									
	Main business activities	Manufacturing and sales of air conditioners mechanical equipment	Manufacturing and sales of motors	Manufacturing and sales of motors	Manufacturing and sales of optical fiber	Manufacturing and sales of home appliances	Manufacturing and sales of parking equipment	Manufacturing and sales of motors	Manufacturing and sales of dves	Sales of motors and home appliances	Development, manufacturing and sales of LCD monitors. Plant rentals and related real estate management
	Investee in Mainland China	Teco (Dong Guan)	Suzhou Teco	Wuxi Teco	Taian (Wuxi)	Nanchang Teco	Hang Zhou Xizi-Iuk	Jiangxi Teco	QingDao Teco	Xiamen Teco	Xiamen An-Tai

	Footnote	Note 16	Note 20	Note 16	01 0001	Note 16	Note 17		Note 16		Note 16		Note 16		Note 17	Note 16			Note 16	Note 16					Note 16				Note 16	
Accumulated amount of investment income remitted back to Taiwan as of December 31,	2016	,	,			ı	,												•	'									'	
A Book value of oi investments in Mainland ren China as of T December 31, D	2016	27,295 \$	1,172	39.920	04,57	89,480	13 807	200	14,890		117,860		4,990		3,633	34,458			40,341	184,108					119,841				892,466	
	016	1,988 \$		42,152)	(= ) (= )	7,203)	159		276		1,068		3,326)		32)	4,866)			39,424) (	16,439)					4,244				17,619)	
Investment income (loss) recognised by the Company for the year ended Deember	31, 2016	\$		,	,	)							J		_	J				J									)	
Ownership held by the Company (direct or	indirect)(%)	100	100	24	Ĩ	100	30.00		100		100		100		45	100			100	100					100				100	
Net income of investee for the year ended December 31,	2016	1,988		146 476)	(011-01-1	7,203)	1 637	1.000	276		1,068		3,326)		(11)	4,866)			39,424)	16,439)					4,244				17,619)	
Accumulated amount of remitance from Taiwan to Mainland China as of December	31, 2016	9,837 \$	3,222	340.469 (	001,010	391,843 (	,		15,990		79,813		-		62,865 (	59,444 (			23,829 (	240,818 (									) -	
1	to Taiwan	·				,														,									,	
Amount remitted from Taiwan to Mainland China/ Amount remitted back to Taiwan for the year ended December 31, 2016 Remitted to Remitted back	Mainland China	•				,	,																							
Accumulated amount of remittance from Taiwan to Mainland China as of January 1,		9,837 \$	3,222	340.469	01.01.0	391,843			15,990		79,813				62,865	59,444			23,829	240,818										
n vestment a	method	Note 1 \$	Note 1	Note 3		Note 1	Note 7		Note 3		Note 3		Note 12		Note 1	Note 14			Note 1	Note 12					Note 13				Note 15	
_	Paid-in capital	\$ 9,837	3,222	680.938	0,000	391,843	24.004		15,990		79,813		26,522		141,079	59,444			23,829	240,818					119,840				656,500	
	Main business activities	Development and consulting of device products	Business management	consulting Manufacturing and sales of	compressor	Manufacturing and sales of	electronic components Distribution of air conditioner		Central China area Operation	center	Manufacturing and sales of air conditioning mechanical	equipment	Sales of home appliances		Manufacturing and sales of wind generator	Science Park development and	business operations and	consulting services	Sales of home appliances	Manufacturing, sales and	technical services of 2.0	megawatt and above	aerogenerator, wheel bay and	other components	Manufacturing and sales of	motors, winding and related	parts		Production and sale of	industrial motors and
Investee in	Mainland China	Teco Han Zou	Nanchang Dong-	Huan Teco Century	i muno contra	Fujian Teco	Ecolectric	International	Teco (Tianjin)	Innovation	Teco (Jiang Xi)		Teco Sichuan	1 rading	Jiangxi Teco- Lead	Qingdao Teco	Inno vation		Shanghai Teco	Hunan TECO	Wind Energy	Limited			Jiangxi TECO	Westinghouse	Motor Coil Co.,	Ltd.	Wuxi TECO	Precision

	Footnote	Note 16	Note 18,19	Note 16	Note 16	None	None	Note 16	Note 16	Note 16	Note 16	Note 16	Note 16
Accumulated amount of investment income remitted back to Taiwan as of	December 31, 2016 1		Z '	31,922					1	1		1	1
Book value of investments in Mainland China as of	December 31, 2016	4,185 \$		241,769	232,277	3,822	14,470	3,810	3,167	3,242	7,242)	17,018	42
Investment income (loss) recognised by the Company for the year	ended December 31, 2016	9,590) \$		34,183	7,883	·		303	2,125)	227)	915 (	268	372)
		(\$							J	Ŭ			J
Ownership held by the Company	(direct or indirect)(%)	100	2.16	100	100	6	6	100	100	100	100	100	100
Net income of in vestee for the year ended	December 31, 2016	9,590)		41,184	9,498	211	22,775)	303	2,125)	227)	915	268	372)
Accumulated amount of remittance from Taiwan to Mainland China	as of December 31, 2016	26,422 (\$	24,746	116,068	58,649	11,157	21,173 (	6,950	485,455 (	34,990 (	14,566	10,167	2,257 (
1	Remitted back as to Taiwan	-											
Amount remitted from Taiwan to Mainland China/ Amount remitted back to Taiwan for the year ended December 31, 2016	Remitted to 1 Mainland China	s .			ı					1			
Accumulated amount of remittance from Taiwan to Mainland China	as of January 1, 2016	\$ 26,422 \$	24,746	116,068	58,649	11,157	21,173	6,950	485,455	34,990	14.566	10,167	2,257
	In vestment method	Note 4	Note 5	Note 6	Note 6	Note 6	Note 6	Note 7	Note 8	Note 9	Note 9	Note 10	Note 10
	Paid-in capital	\$ 26,422	1,152,070	181,713	255,456	31,764	255,459	6,950	485,455	34,990	14.566	10,167	2,257
	Main business activities	Storage services	Merchandise wholesale	Manufacturing and sales of air conditioning mechanical continuent	General manufacturing business	Manufacturing and sales of metal carton	Manufacturing and sales of metal carton	Communication network information, technology development, sales and technology services business	R & D, manufacture of broadband access network communication system equipment; sale of products	to provide technology services Flat panel displays. IT products, printed circuit board assembly, manufacture, testing and communication products and equipment R & D and equipment R & D	Intelligent home systems and spare pars of the internet of things, whole sale, import and export of goods and technology import and export, import and export agency, to provide technical solvice, technical training and technical solvices	ERP building, system maintenance and purchases of information appliance	ERP building, system maintenance and purchases of information appliance
	Investee in Mainland China	Beijing Pelican Express	Fubon Gehua (Beijing) Trading Co., Ltd.	Kuen Ling (Shanghai)	Kuen Yuan (Suzhou)	Firm Precision Industrial (Shanghai)	Suzhou Firm Precision Industrial	Wuhan Tecom	Tecom Tech (Wuxi)	Tecom Tech Investment (BVI)	Beijing Tecom Innovation Technology Co., Ltd.	Information Technology (Wuxi)	Information Technology Total Service (Hang Zhou)

	Footnote	Note 16	Note 16	
Accumulated amount of investment income remitted back to	Tatwan as of December 31, 2016	۰ ۲	43,266	Mainland China: Invest through United View Global Investment Co., Ltd. and Great Teco Motor (Pte) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co., Ltd. and Axia Aki Tech Industrial (Pte) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co., Ltd. and Axia Aki Tech Industrial (Pte) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co., Ltd. and then invest in Mainland China. Mainland China: Invest through Ching Chin International Limited and Hun Gwestion and Hong Kong Fubon Multimedia Technology Co., Ltd. and then invest in Mainland China. Mainland China: Invest through Ching Chi International Limited and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Investment (B.V.I) Limited and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Investment (B.V.I) Limited and then invest in Mainland China. Mainland China: Invest through Tecon Investment (B.V.I) Limited and then invest in Mainland China. Mainland China: Invest through Tecon Investment (B.V.I) Limited and then invest in Mainland China. Mainland China: Invest through Tecon Investment (B.V.I) Limited and then invest in Mainland China. Invest through Micropae Worldwide (B.V.I) Lamited and then invest in Mainland China. Mainland China: Invest through Tecon Investment (B.V.I) Limited and then invest in Mainland China. Invest through Micropae Worldwide (B.V.I) and then invest in Mainland China. A China: Invest through Tecon Investment (B.V.I) Luinied and then invest in Mainland China. A china: Invest through Tecon Investment (S.N.D. and then invest in Mainland China. A china: Invest through Great Teco Motor (Pto) Ltd. and then invest in Mainland China. Invest through Tecon Investment (S.N.D. and then invest in Mainland China. A china: Invest through Great Teco Motor (Pto) Ltd. and then invest in Mainland China. Invest through Teconeglial Investment (
Book value of investments in Mainland	China as of December 31, 2016	\$ 3,407 9	95,795	o, Ltd. and then inve infland China.
Investment income (loss) recognised by the Company	for the year ended December 31, 2016	15	14,169)	Mainland China: Invest through United View Global Investment Co. Ltd. and Great Teco Motor (Pte) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co. Ltd. and Asia Air Tech Industrial (Pte) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co. Ltd. and Asia Electric & Machinery (Pte) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co. Ltd. and Asia Electric & Machinery (Pte) Ltd. and then invest in Mainland China: Invest through Tech Constant Compared Corporation and Hong Kong Fubon Multimedia Technology CC Mainland China: Invest through Technology Clining Chi International Co. Ltd., Fortune Kingdom Corporation and then invest in Mainland China. Mainland China: Invest through Technology Clining Chi International Cui, Linice and Fail Ocean Trading Limited and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Investment (B.V.) Luined and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Investment (B.V.) Luid: and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Invest in Mainland China. Mainland China: Invest through Tecon Investment (B.V.) Luined and then invest in Mainland China. Mainland China: Invest through Tecon Investment (B.V.) Luined and then invest in Mainland China. Mainland China: Invest through Tecon Investment (B.V.) Luined and then invest in Mainland China. Mainland China: Invest through Tecon Investment (B.V.) Luined and then invest in Mainland China. Mainland China: Invest through Tecon Investment (B.V.) Luined and then invest in Mainland China. Invest through Meropeo Workwey Co. Ltd. and then invest in Mainland China. China: Invest through Tecon Investment (Senoa) Co. Ltd. and then invest in Mainland China. China: Invest through Tecon Investment (B.V.) Lui and Teco Electro View Company and then invest in Mainland China. Invest through Tecon Investment
01	9	\$	J	t in Mai invest i invest i multi inve land Ch land Ch a. a. te) Ltd.
Ownership held by the	Company (direct or indirect)(%)	100	100	
Net income of investee for	the year ended December 31, 2016	15	14,169)	Mainland China: Invest through United View Global Investment Co., Ltd. and Great Teco Motor (Pte) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co., Ltd. and Asia Air Tech Industrial (Pte) Ltd. and then invest in Mainland China: Invest through United View Global Investment Co., Ltd. and Asia Electric & Machinery (Pte) Ltd. and then invest in Mainland China: Invest through Viend United View Global Investment Co., Ltd. and Mainland China: Invest through Velecanus Express Post. Ltd., and then invest in Mainland China: Invest through Felecanus Express Post. Ltd., and then invest in Mainland China. Mainland China: Invest through Felecanus Express Post. Ltd., and then invest in Mainland China. Mainland China: Invest through Ciung Chi International Limited and Ful Cocean Trading Limited and China. Mainland China. Mainland China: Invest through Tecon Global Tech Investment Pe Limited and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Museument Pe Limited and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Museument Pe Limited and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Museument Pe Limited and then invest in Mainland China. Invest through Tecon Global Tech Museument Pe Limited and then invest in Mainland China. Invest through Tecon Global Tech Museument Pe Limited and then invest in Mainland China. Invest through Tecon Global Tech Museument Pe Limited and then invest in Mainland China. Invest through Tecon Global Tech Museument Rev. J. Limited and then invest in Mainland China. Invest through Tecon Global Tech Museument Rev. J. Lud. and then invest in Mainland China. Invest through Tecon Flobal Museument (B.V.) Juited and then invest in Mainland China. Invest through Glocal Tecon Museument Rev. J. Lud. and then invest in Mainland China. Invest through Great Tech Museument (Samos) O. L.Ld. and then invest in Mainland China. Invest through Great Tech Museument (B.
	_	\$	) 10	I Great' I Asia A I Asia E I Asia E an Trained and and the most the most the recomp re
Accumulated amount of remittance from Taiwan to	Mainland China as of December 31, 2016	\$	86,101	ent Co., Ltd. and ent Co., Ltd. and ent Co., Ltd. and and then invest. o., Ltd., Fortunet o., Ltd., Fortunet ited and Fall Oc- ent (Bv L) Limited and then inv invest in Mainl invest in Mainl
na/ na/ l back ar ended :016	Remitted back to Taiwan	1		Mainland China: Invest through United View Global Investment Co., Lid. and Great Teco Moton Mainland China: Invest through United View Global Investment Co., Lid. and Asia Electric & M Mainland China: Invest through Pelecants Express Pte. Lid., and then invest in Mainland China. Mainland China: Invest through Naian Crown International Limited and then invest in Mainland China: Invest through Naian Crown International Limited and then invest Mainland China: Invest through Naian Crown International Limited and then invest in Mainland China: Invest through Tecon Global Tech Investment (B. V.) Limited and then invest Mainland China: Invest through Tecon Global Tech Investment (B. V.) Limited and then invest in Mainland China: Invest through Tecon Global Tech Investment (B. V.) Limited and then invest in Mainland China: Invest through Tecon Riobal Tech Investment (B. V.) Limited and then invest in Mainland China: Invest through Tecon Riobal Tech Investment (B. V.) Limited and then invest in Mainland China: Invest through Tecon Riobal Tech Investment (B. V.) Limited and then invest in Mainland China: Invest through Tecon Riobal Tech Investment (B. V.) Limited and then invest in Mainland China: Invest through Tecon Riobal Tech Investment (B. V.) Limited and then invest in Mainland China: Invest through Tecon Riobal Tech Investment (B. V.) Limited and then invest in Mainland China: Invest through Tecon Riobal Teco Rise 20, Lid and then invest in Mainland China: Invest through Tecon Riobal Teco Rise 20, Lid, and then invest in Mainland China: Invest through Tecon Riobal Teco Rise 20, Lid, and then invest in Mainland China: Invest through Tecon Riobal Teco Rise 20, Lid, and then invest in Mainland China: Invest through Tecon Rise 20, Lid and then invest in Mainland China: Invest through Tecon Rise 20, Lid and then invest in Mainland China: Invest through Tecon Rise 20, Lid and then invest in Mainland China: Invest through Tecon Rise 20, Lid and then invest in Mainland China: Invest through Tecon Rise 20, Lid and then inv
Amount remitted from Taiwan to Maindad China/ Amount remitted back to Taiwan for the year ended December 31, 2016	Remitted to Re Mainland China to	99 1		gh United View gh United View gh United View gh Aleteanus Es gh Aleteanus Es gh Aletan Crown gh Ching Chi In gh Teonn Globb gh Teon Globh gh Teon Movide. Holding USA In ocapital Investr ugh Great Teoo USA In ocapital Investr gh Great Teoo
		·	86,101	ima: Invest throu ima: Invest throu PA firm.
Accumulated amount of remittance from Taiwan to	Mainland China as of January 1, 2016	\$	86	in Mainland Chi in China: Inves and Inv
	Investment method	Note 10	Note 11	In the investee in the investee din the invest
	Paid-in capital	1,000	115,225	tich then investe, nich then investe, nich then investe, nich then investe, nich then investe, nich then investe nich then investe nich then investe nich then investe nich then investe invested in the in invested in the in invested in the it invested in the it
	Main business activities P	ERP building, system maintenance and \$ purchases of information appliance	R&D, man ufacturing and sules of motors and provide products sales skills	Note 1: Through investing in an existing company in the third area, which then invested in the investe in Mainland China: Invest through United Yaew Global Investment Co., Lid. and Stai ATTech Industral (Pro) Lid. and then invest in Mainland China. Note 3: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Invest through United Yaew Global Investment Co., Lid. and Asia ATTECh Industral (Pro) Lid. and then invest in Mainland China. Note 4: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Invest through Piterant Express Her. Lid. and Asia Electric & Machinery (Pro) Lid. and then invest in Mainland China. Note 4: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Invest through Piterant Express Her. Lid. and Aria Electric & Machinery (Pro) Lid. and the invest in Mainland China. Note 5: Through investing in an existing company in the third area, which them invested in the investe in Mainland China. Note 5: Through investing in an existing company in the third area, which them invested in the investe in Mainland China. Invested in the investe in Mainland China. Note 5: Through investing in an existing company in the third area, which them invest in Mainland China. Invest through Tecon Ido Al Tech Investment 18: V1. Lindle and them invest in Mainland China. Note 9: Through investing in an existing company in the third area, which them invested in the investe in Mainland China. Note 9: Through investing in an existing company in the third area, which them investe in Mainland China. Note 9: Through investing in an existing company in the third area, which them investe in Mainland China. Note 9: Through investing in an existing company in the third area, which them investe in Mainland China. Investe through Tecon Ido VI. Lid. Pointer Mainlend China. Note 9: Through investing in an existing company in the third area, which them inves
	Investee in Mainland China	Information Technology Total Service (Xiamen)	Wuxi TECO Precision Industry Co.Ltd. (Formerly: Taichang Teco Electro Devices)	Note 1: Through invest Note 2: Through invest Note 2: Through invest Note 3: Through invest Note 5: Through invest Note 6: Through invest Note 6: Through invest Note 9: Through invest Note 11: Through invest Note 12: Through invest Note 13: Through invest Note 21: The invested Note 22: All the overted Note 22: All the overted

Ceiling on investments in Mainland China imposed by the Investment Commission of MOEA	\$ 33,434,726 974,399 852.601 291,407 159,047 159,047 217,432
Investment amount approved by the Investment Commission of the Ministry of Economic Affàirs (MOEA)	\$ 9,764,840 51,168 375,448 754,000 754,000 112,424 104,259
Accumulated amount of remittance from Taiwan to Mainland China as of December 31, 2016	S 6,586,439 51,168 207,047 541,961 12,424 12,424 86,101
Company name	TECO Electric & Machinery Co., Ltd. Taiwan Pelican Express Co., Ltd. Kuen Ling Machinery Refrigerating Co., Ltd. Tecom Co., Ltd. Information Technology Total Services Co., Ltd. Teco Electro Devices Co., Ltd.

Note 1: The accounts of the Company are expressed in New Taiwan dollars. Income statement accounts denominated in foreigin currencies are translated into New dollars at the weighted average exchange rates prevailing at the transact accounts are typot exchange rates prevailing at the transact Note 2: The amount disclosed was based on Investment Commission, MOEA Regulation No. 09704604680 announced on August 29, 2008. Note 3: Tecomo completed the investment in Mainland China in the third quarter of 2010 and the ceiling on investments was S1,760,251 which was calculated based net assets of S2,933,752 in the third quarter of 2010.

TECO ELECTRIC & MACHINERY CO., LTD. Significant transactions conducted with investees in Mainland China directly or indirectly through other companies in the third areas Year ended December 31, 2016

Expressed in thousands of NTD (Except as otherwise indicated)

				Property		Accounts	Accounts receivable	е	Provision of endorsements and	ments and					
	s	Sale (purchase)	(;	transaction	-	(payable)	/able)	Ì	guarantees			Financing			
						Balance at			Balance at		Maximum balance during the	Balance at		Interest during the year	
Investee in Mainland China	Am	Amount	%	Amount	%	December 31, 2016		%	December 31, 2016	Purpose	year ended December 31, 2016	December 31, 2016	Interest rate	ended December 31, 2016	Others
Wuxi Teco	s	30,697	,	' S	,	s.	9,191		' s	,	'	s		s.	
Taian (Wuxi)		80,163	ī		·	20	20,570	1%		·					
Jiangxi Teco		24,436	ī		·	2	2,186			·					
QingDao Teco		1,035	ī		·	1	1,039			·	150,127	150,127	3.50%	4,893	
Xiamen An-Tai		,	,	ı	,		,	,			101,002	93,557	93,557 2.30%~3.25%	2,373	
Shanghai Teco		5,363	,		,		70			,	•				
Wuxi Teco Precision		35,260			,	27	27,039	1%		,	•				
Hunan Teco Wind Energy Limited		152	ī		·		,			·					
Teco (Jang Xi)		163	ī				121			·					
Wuxi Teco	( 1,	,249,027)	(8%)		,	( 687,	687,282) (1	(14%)			•			•	
Taian (Wuxi)		456,401)	(3%)		,	( 46,	46,457) (	(1%)							
Jiangxi Teco	<u> </u>	146,411)	(1%)		,	( 56,	56,462) (	(1%)			•				
QingDao Teco		362,184)	(2%)		,	( 82,	82,609) (;	(2%)					,		
Xiamen An-Tai	<u> </u>	11,773)				( 2,	2,270)								
Fujian Teco	<u> </u>	80,901)	(1%)		,	( 4,	4,699)								
Teco (Jang Xi)	<u> </u>	34,434)	,	'	,	( 5,	5,225)	,					ı		
Kuen Ling (Suzhou)	<u> </u>	41,609)	ı	'	ī	( 2,	2,848)			,					
Kuen Ling (Shanghai)	<u> </u>	6,497)			,	( 1,	1,772)	,				·			

# ANNUAL REPORT 2016

Table 10

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS AND REPORT OF INDEPENDENT ACCOUNTANTS DECEMBER 31, 2016 AND 2015

For the convenience of readers and for information purpose only, the report if independent accountants and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. 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 report if independent accountants and financial statements shall prevail.

### REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

To TECO Electric & Machinery Co., Ltd. and its subsidiaries

### **Opinion**

We have audited the accompanying consolidated balance sheets of TECO Electric & Machinery Co., Ltd. and its subsidiaries (the "Group") as at December 31, 2016 and 2015, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, based on our audits and the reports of other independent accountants, as described in the Other matter section of our report, the accompanying consolidated financial statements present fairly, in all material respects, the financial position of the Group as of December 31, 2016 and 2015, and their financial performance and cash flows for the years then ended, in conformity with the "Regulations Governing the Preparations of Financial Reports by Securities Issuers" and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

# **Basis for opinion**

We conducted our audits in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and generally accepted auditing standards in the Republic of China ("ROC GAAS"). Our responsibilities under those standards are further described in the *Independent accountant's responsibilities for the audit of the consolidated financial statements* section of our report. We are independent of the Group in accordance with the Code of Professional Ethics for Certified Public Accountants in the Republic of China (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. Based on our audits and reports of other independent accountants, we believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

# Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

# Revenue recognition of export sales of heavy industrial products group

# Description

Please refer to Note 4(34) of the consolidated financial statements for the accounting policies on revenue recognition and Note 14 for the segment financial information. The Group disclosed the financial information of heavy industrial products group and home electric appliance division in the segment financial information. Heavy industrial products group handles the manufacturing and sales of various machinery, equipment and motors. The sales revenue of the heavy industrial products group amounted to NT\$30,413,219 thousand, representing 61% of the consolidated total sales revenue for the year ended December 31, 2016. Aside from domestic sales in Taiwan, the customers of heavy industrial products group are from China, America, South-East Asia and Europe and the sales terms vary for different customers. Thus, we consider the revenue recognition of export sales of heavy industrial products group as a key audit matter.

# How our audit addressed the matter

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

- 1. Obtained an understanding of and validated the internal controls over sales revenue recognition of export sales of heavy industrial products group to assess the effectiveness of the internal control process.
- 2. Validated selected samples of export sales revenue transactions of heavy industrial products group to confirm the existence of export sales revenue transactions.

### Impairment assessment of goodwill from the acquisition of Motovario S.p.A.

### Description

Motovario S.p.A. is headquartered in Italy, and is engaged in the manufacturing and sales of gear reducers and other power transmission equipment. Motovario S.p.A. is considered a minimum cash-generating unit of the Group. As of December 31, 2016, the balance of goodwill was NT\$5,012,878 thousand. Please refer to Note 4(21) of the consolidated financial statements for the accounting policies on the impairment of non-financial assets and Note 5(2) for the uncertainty of the accounting estimate regarding impairment of goodwill. The Group assesses the impairment of goodwill using the recoverable amount generated from the cash flow forecast discounted using a reasonable discount rate.

The aforesaid recoverable amount includes several assumptions such as the discount rate used and the preparation of financial projection to estimate the cash flows for the next five years. The discount rate and financial projection relating to the future operations of Motovario S.p.A. are subject to management judgment which have a significant impact on the measurement of the recoverable amount, thus affecting the results of the impairment assessment. Accordingly, we consider management's impairment assessment of goodwill as a key audit matter.

### How our audit addressed the matter

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

- 1. Obtained an understanding and assessed the Group's policies and procedures in relating to the goodwill impairment assessment.
- 2. Assessed whether the future cash flows adopted in the valuation model was in accordance with Motovario S.p.A's operation plan, and reviewed the results of the previous operation plans prepared by management.
- 3. Evaluated the reasonableness of major assumptions (including the expected growth rate and discount rate) used in the model.

4. Reviewed the sensitivity analysis for the above significant assumptions and parameters prepared by management and confirmed whether management has adequately addressed the possible impact of the estimation uncertainty on the impairment assessment.

### **Business combination - acquisition of Century Development Corporation**

### Description

Please refer to Note 4(36) for the accounting policies of business combination. As described in Note 6(32), the Group acquired 12.12% of the common stocks of Century Development Corporation with cash consideration of NT\$462,233 thousand in February 2016, which along with the 40.63% of the common stocks that the Group owned before the acquisition made the Group to own 52.75% of the common stocks of Century Development Corporation and gained the control power over the company. The business combination was achieved in stage and the Group evaluated the previously owned common stocks using fair value. As Century Development Corporation is not a listed company, the Group evaluated the fair value of the common stocks using appraisal report prepared by valuation experts. Due to the parameters adopted in the valuation model to generate fair value were subject to management's judgment and had significant impact on the result of the business combination, we considered the valuation as a key audit matter.

### How our audit addressed the matter

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

- 1. Assessed the reasonableness of valuation model, assumptions and parameters adopted in the appraisal report prepared by valuation experts.
- 2. Assessed the relevance of industrial characteristics and financial information of comparative target companies selected by valuation experts with company under valuation.
- 3. Reviewed relevant data sources and supporting documents for comparative target companies selected.

# Other matter – Reports of other independent accountants

As described in Notes 4(3) and 6(9) of the consolidated financial statements, we did not audit the financial statements of certain subsidiaries and investments accounted for under the equity method. Those financial statements were audited by other independent accounts, whose reports thereon have been furnished to us, and our opinion express herein, insofar as it relates to the amounts included in the financial statements and the information on the investee disclosed in Note 13 was based solely on the reports of other independent accounts. Total assets of NT\$3,517,300 thousand and NT\$11,314,418 thousand, constituting 4% and 13% of the consolidated total assets as of December 31, 2016 and 2015, respectively, and total operating revenues of NT\$2,065,558 thousand and NT\$3,074,913 thousand, constituting 4% and 6% of consolidated total operating revenues for the years then ended, respectively. These investments accounted for under the equity method amounted to NT\$2,445,113 thousand and NT\$4,040,747 thousand, constituting 3% and 5% of consolidated total assets as of December 31, 2016 and 2015, respectively, the credit balance of investments accounted for under the equity method amounted to NT\$\$55,400 thousand and NT\$28,270 thousand, both constituting 0% of consolidated total assets as of December 31, 2016 and 2015, respectively, and the share of profit of associates and joint ventures accounted for under the equity method amounted to NT\$29,987 thousand and NT\$94,683 thousand, constituting 1% and 17% of the consolidated total comprehensive income for the years then ended, respectively.

# Other matter – Parent company only financial reports

We have audited and expressed an unqualified opinion on the parent company only financial statements of TECO Electric & Machinery Co., Ltd. as of and for the years ended December 31, 2016 and 2015.

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

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

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

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

# Independent accountant's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue a 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 ROC GAAS will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with ROC GAAS, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls.
- 2. Obtain an understanding of internal controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal controls.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

related safeguards.

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

Chou Tseng, Hui-Chin Chang, Ming-Hui For and on behalf of PricewaterhouseCoopers, Taiwan March 24, 2017

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

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

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES <u>CONSOLIDATED BALANCE SHEETS</u> <u>DECEMBER 31</u> (Expressed in thousands of New Taiwan dollars)

			 2016		2015	
	Assets	Notes	 AMOUNT	%	AMOUNT	%
	Current assets					
1100	Cash and cash equivalents	6(1) and 8	\$ 13,989,826	15	\$ 14,919,042	18
1110	Financial assets at fair value	6(2)				
	through profit or loss - current		233,508	-	265,984	-
1125	Available-for-sale financial assets	6(3) and 8				
	- current		1,384,099	2	1,462,871	2
1147	Bond investments without active	6(4)				
	markets - current		2,830,572	3	141,551	-
1150	Notes receivable, net	6(5)(6) and 8	1,218,343	1	1,006,151	1
1160	Notes receivable - related parties	7	5,399	-	14,943	-
1170	Accounts receivable, net	6(6) and 8	10,424,905	11	9,329,829	11
1180	Accounts receivable - related	7				
	parties		234,755	-	194,082	-
1190	Receivables from customers on	6(8)				
	construction contracts		1,235,956	1	805,488	1
1200	Other receivables		242,304	-	323,881	-
1210	Other receivables - related parties	7	497,796	1	692,340	1
130X	Inventories, net	6(7) and 8	11,177,041	12	11,755,227	14
1410	Prepayments		471,200	1	333,968	1
1470	Other current assets	6(1) and 8	 1,350,606	2	1,047,045	1
11XX	Total current assets		 45,296,310	49	42,292,402	50
	Total Non-current assets					
1523	Available-for-sale financial assets	6(3) and 8				
	- non-current		11,743,617	13	10,905,909	13
1550	Investments accounted for under	6(9) and 8				
	the equity method		3,871,299	4	5,464,797	6
1600	Property, plant and equipment,	6(10), 7 and 8				
	net		18,463,450	20	15,018,217	18
1760	Investment property, net	6(11)	3,073,386	3	2,561,444	3
1780	Intangible assets	6(12)(32)	5,636,766	6	5,541,844	7
1840	Deferred income tax assets	6(30)	1,194,242	1	1,183,247	1
1900	Other non-current assets	6(13) and 8	 3,094,886	4	1,466,392	2
15XX	Non-current assets		 47,077,646	51	42,141,850	50
1XXX	Total assets		\$ 92,373,956	100	\$ 84,434,252	100
					······	

(Continued)

### TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31 The second second

(Expressed in thousands of New Taiwan dollars)

				2016			2015	
	Liabilities and Equity	Notes		AMOUNT	%		AMOUNT	%
	Current liabilities							
2100	Short-term borrowings	6(14) and 8	\$	3,078,361	4	\$	6,619,012	8
2120	Financial liabilities at fair value	6(15)						
	through profit or loss - current			-	-		15,043	-
2150	Notes payable			163,161	-		112,098	-
2160	Notes payable - related parties	7		7,611	-		1,313	-
2170	Accounts payable			7,511,353	8		6,628,882	8
2180	Accounts payable - related parties	7		99,117	-		95,766	-
2190	Payables to customers on	6(8)						
	construction contracts			202,021	-		367,467	-
2200	Other payables	6(16)		4,998,690	6		4,863,815	6
2230	Current income tax liabilities	6(30)		550,441	1		555,477	1
2250	Provisions for liabilities - current			272,234	-		256,979	-
2300	Other current liabilities	6(17)(18)		2,075,856	2		3,199,186	4
21XX	Total current liabilities			18,958,845	21	-	22,715,038	27
	Non-current liabilities							
2530	Corporate bonds payable	6(17)		3,000,000	3		3,000,000	3
2540	Long-term borrowings	6(18) and 8		9,428,570	10		2,300,299	3
2550	Provisions for liabilities - non-			- , ,			_ , ,	-
	current			250,317	-		230,265	-
2570	Deferred income tax liabilities	6(30)		2,485,443	3		2,317,721	3
2600	Other non-current liabilities	6(9)(19)		2,526,238	3		2,438,425	3
25XX	Total non-current liabilities			17,690,568	19		10,286,710	12
2XXX	Total liabilities			36,649,413	40		33,001,748	39
2/1/1/1	Equity attributable to owners of			50,017,115			55,001,710	
	parent							
	Share capital	6(20)						
3110	Common stock	0(20)		20,026,929	22		20,026,929	24
5110	Capital surplus	6(21)		20,020,929	22		20,020,929	24
3200	Capital surplus	0(21)		7,671,889	8		7,638,417	8
5200	Retained earnings	6(22)(30)		7,071,005	0		7,050,417	0
3310	Legal reserve	0(22)(30)		5,730,071	6		5,412,342	7
3320	Special reserve			3,640,779	4		3,640,779	4
3350	Unappropriated retained earnings			11,816,689	13		10,310,158	12
5550	Other equity interest	6(23)		11,010,009	15		10,510,150	12
3400	Other equity interest	0(23)		1,166,773	1		756,980	1
3500	Treasury stocks	6(20) and 8	(	321,563)	-	(	321,563)	1
31XX	Equity attributable to owners		(	521,505)		(	521,505)	
JIAA	of the parent			49,731,567	54		47,464,042	56
36XX	Non-controlling interest			5,992,976				
	_				6		3,968,462	5
3XXX	Total equity	0		55,724,543	60		51,432,504	61
	Significant contingent liabilities	9						
	and unrecognised contract							
	commitments	11						
	Significant events after the	11						
23/23/	balance sheet date		<i>ф</i>	00.070.051	100	¢	04 404 050	100
3X2X	Total liabilities and equity		\$	92,373,956	100	\$	84,434,252	100

The accompanying notes are an integral part of these consolidated financial statements. See report of independent accountants dated March 24, 2017.

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31 (Expressed in thousands of New Taiwan dollars, except earnings per share)

				2016		2015	
	Items	Notes		AMOUNT	%	AMOUNT	%
4000	Sales revenue	6(24) and 7	\$	49,923,836	100 \$	48,598,573	100
5000	Operating costs	6(7)(19)(28)(29) and					
		7	(	36,788,304) (	74) (	36,203,039) (	74)
5900	Net operating margin			13,135,532	26	12,395,534	26
5910	Unrealized loss from sales		(	6,625)	- (	5,488)	-
5920	Realized profit from sales			5,488	<u> </u>	10,265	
5950	Net operating margin			13,134,395	26	12,400,311	26
	Operating expenses	6(19)(28)(29)					
6100	Selling expenses		(	4,495,731) (	9) (	4,155,857) (	9)
6200	General and administrative expenses		(	3,055,579) (	6) (	3,021,603) (	6)
6300	Research and development expenses		(	1,393,604) (	3) (	1,435,224) (	3)
6000	Total operating expenses		(	8,944,914) (	18) (	8,612,684) (	18)
6900	Operating profit			4,189,481	8	3,787,627	8
	Non-operating income and expenses						
7010	Other income	6(4)(25) and 7		1,160,006	2	1,361,206	3
7020	Other gains and losses	6(2)(3)(11)(15)(26)(3	3				
		2)	(	43,705)	- (	511,807) (	1)
7050	Finance costs	6(10)(27)	(	282,231)	- (	227,691) (	1)
7060	Share of profit of associates and joint	6(9)					
	ventures accounted for under the						
	equity method		(	90,260)		153,936	-
7000	Total non-operating income and						
	expenses			743,810	2	775,644	1
7900	Profit before income tax			4,933,291	10	4,563,271	9
7950	Income tax expense	6(30)	(	896,293) (	2) (	1,049,155) (	2)
8200	Profit for the period		\$	4,036,998	8 \$	3,514,116	7

(Continued)

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31 (Expressed in thousands of New Taiwan dollars, except earnings per share)

				2016			2015	
	Items	Notes		AMOUNT	%		AMOUNT	%
	Other comprehensive income							
	Other comprehensive income that							
	will not be reclassified to profit or							
	loss							
311	Other comprehensive income, before	6(19)						
	tax, actuarial losses on defined							
	benefit plans		(\$	52,979)	-	(\$	61,881)	
20	Share of other comprehensive							
	income of associates and joint							
	ventures accounted for using equity							
	method, components of other							
	comprehensive income that will not							
	be reclassified to profit or loss		(	11,532)	_	(	6,113)	
49	Income tax related to components of	6(30)	(	11,552)		(	0,110)	
77	other comprehensive income that	0(50)						
	will not be reclassified to profit or							
	*			0.070			2,952	
	loss			2,270	-		2,852	
10	Components of other							
	comprehensive income that will							
	not be reclassified to profit or							
	loss		(	62,241)	-	(	65,142)	
	Other comprehensive income that							
	will be reclassified to profit or loss							
61	Currency translation differences of	6(23)						
	foreign operations		(	1,218,203) (	2)	(	398,131) (	
52	Unrealized gain (loss) on valuation	6(3)(23)						
	of available-for-sale financial assets	-(-)( -)		1,501,773	3	(	2,540,151) (	
70	Share of other comprehensive	6(23)		-,			_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	income of associates and joint	•()						
	ventures accounted for under the							
	equity method - other comprehensive							
	income that will be reclassified to							
				0 401		,	9 92()	
00	profit or loss	((20))		2,421	-	(	8,826)	
99	Income tax relating to the	6(30)						
	components of other comprehensive							
	income that will be reclassified to							
	profit or loss			99,542	-		58,292	
50	Components of other							
	comprehensive income that will							
	be reclassified to profit or loss			385,533	1	(	2,888,816) (	
00	Other comprehensive income (loss)							
	for the period		\$	323,292	1	(\$	2,953,958) (	
00	Total comprehensive income for the		-			\ <u>+</u>		
00	period		\$	4,360,290	9	\$	560.158	
			φ	4,300,290	9	φ	500,158	
	Profit attributable to:				_			
10	Owners of the parent		\$	3,481,480	7	\$	3,177,291	
20	Non-controlling interest			555,518	1		336,825	
			\$	4,036,998	8	\$	3,514,116	
	Comprehensive income attributable							
	to:							
10	Owners of the parent		\$	3,836,207	8	\$	359,066	
20	Non-controlling interest		Ψ	524,083	1	ψ	201,092	
.0	Non-controlling interest		¢		1	¢		
			\$	4,360,290	9	\$	560,158	
	Earnings per share (in dollars)	6(31)						
					1 76	<i>.</i>		1
50	Basic earnings per share		\$		1.76	\$		1.

The accompanying notes are an integral part of these consolidated financial statements. See report of independent accountants dated March 24, 2017.

TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES           CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY           FOR THE YEARS ENDED DECEMBER 31           (Expressed in thousands of New Taiwan dollars)
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					Equity attril	Equity attributable to owners of the parent	the parent					
					Retained Earnings	2	Other equ	Other equity interest				
		Share capital -	Capital	-	Special	Unappropriated	Financial statements translation differences of foreign	Unrealized gain or loss on available-for- sale financial	Treasury	Ē	Non-controlling	- - E
	Notes	common stock	surplus	Legal reserve	reserve	camings	operations	assets	stocks	lotal	interest	Iotal equity
<u>2015</u>												
Balance at January 1, 2015		\$ 20,026,929	\$ 7,600,552	\$ 5,005,650	\$ 3,737,786	\$ 9,701,155	\$ 352,932	\$ 3,166,632	(\$321,563)	\$ 49,270,073	\$ 4,018,649	\$ 53,288,722
Appropritations of 2014 earnings	6(22)											
Reversal of special reserve			,	ı	( 97,007)	97,007	I	ı	I	ı		ı
Le gal reserve				406,692		( 406,692)						
Cash dividends						(2,202,962)				(2,202,962)		(2,202,962)
Effect of changes in net equity of associates and joint ventures accounted for under the equity method			10,005					,		10,005		10,005
Difference between the price for acquisition or disposal of subsidiaries and carrying amount			27,860		ı		ı		ı	27,860		27,860
Changes in non-controlling interests			'						'		( 251,279)	( 251,279)
Other comprehensive loss for the year	6(23)			'		( 55,641 )	( 339,902)	(2,422,682)		( 2,818,225)	( 135,733)	(2,953,958)
Profit for the year	6(22)	'	'	'	'	3, 177, 291	'	'	'	3,177,291	336,825	3,514,116
Balance at December 31, 2015		\$ 20,026,929	\$ 7,638,417	\$ 5,412,342	\$ 3,640,779	\$ 10,310,158	\$ 13,030	\$ 743,950	(\$321,563)	\$ 47,464,042	\$ 3,968,462	\$ 51,432,504
<u>2016</u>												
Balance at January 1, 2016		\$ 20,026,929	\$ 7,638,417	\$ 5,412,342	\$ 3,640,779	\$ 10,310,158	\$ 13,030	\$ 743,950	(\$321,563)	\$ 47,464,042	\$ 3,968,462	\$ 51,432,504
Appropritation of 2015 earnings	6(22)											
Legal reserve			,	317,729	I	( 317,729)	I	ı	I	ı		ı
Cash dividends			'	'		( 1,602,154)				( 1,602,154)		( 1,602,154 )
Effect of changes in net equity of associates and joint ventures accounted for under the equity method			33,472							33,472		33,472
Changes in non-controlling interests					I		I			1	1,500,431	1,500,431
Other comprehensive income (loss) for the period	6(23)	·	ı	I		( 55,066)	( 1,064,783)	1,474,576		354,727	( 31,435)	323,292
Profit for the period	6(22)		'			3,481,480			1	3,481,480	555,518	4,036,998
Balance at December 31, 2016		\$ 20,026,929	\$ 7,671,889	\$ 5,730,071	\$ 3,640,779	\$ 11,816,689	(\$1,051,753)	\$ 2,218,526	(\$321,563)	\$ 49,731,567	\$ 5,992,976	\$ 55,724,543

# The accompanying notes are an integral part of these consolidated financial statements. See report of independent accountants dated March 24, 2017.

# ANNUAL REPORT 2016

### TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31

(Expressed in thousands of New Taiwan dollars)

	Notes 2016			2015	
CASH ELOWS EDOM OPED ATRIC ACTIVITIES					
CASH FLOWS FROM OPERATING ACTIVITIES Profit before tax		\$	4,933,291	\$	4,563,271
Adjustments		Ф	4,955,291	Ф	4,303,271
Adjustments to reconcile profit (loss)					
Net gain on financial assets at fair value through profit or loss	6(2)(26)	(	12,017)	(	56,530)
Net (gain) loss on financial liabilities at fair value through	6(15)(26)	(	12,017)	C	50,550)
profit or loss	0(13)(20)	(	1,214)		14,620
(Reversal of) provision for allowance for doubtful accounts	6(6)	(	11,214) 11,722)		39,009
Provision for decline in value of inventories	6(7)	(	52,253		136,665
Interest income	6(25)	(	172,217)	(	178,084)
Dividend income	6(25)	(	560,089)		476,663)
Interest expense	6(27)	(	282,231	(	227,691
Depreciation and amortization	6(10)(11)(28)		1,549,723		1,307,539
Gain on disposal of investments	6(24)(26)	(	619,104)	(	177,504)
Loss on disposal of property, plant and equipment	6(26)	Ì	687)	(	10,233
Impairment loss	6(3)(26)	(	127,277		412,195
Share of profit of associates and joint ventures accounted for	6(9)		127,277		112,195
under the equity method			90,260	(	153,936)
Foreign currency exchange loss (gain) of bonds payable			1,620	Ì	29,100)
Changes in operating assets and liabilities			1,010		_, , 100 )
Changes in operating assets					
Financial assets at fair value through profit or loss - current			44,493		108,945
Notes receivable		(	212,164)		67,433
Notes receivable - related parties			9,544		84,189
Accounts receivable		(	1,060,196)		504,850
Accounts receivable - related parties		Ì	18,936)		389,858
Receivables from customers on construction contracts		Ì	414,111)		38,847
Other receivables			178,066	(	63,257)
Other receivables - related parties			23,411		9,242
Inventories			525,933		982,140
Prepayments		(	111,621)	(	82,285)
Other current assets		(	127,198)		81,192
Changes in operating liabilities					
Notes payable			49,516	(	7,824)
Notes payable - related parties		(	444 )	(	7,537)
Accounts payable			820,574	(	1,857,814)
Accounts payable - related parties			3,351		2,178
Payables to customers on construction contracts		(	187,308)		76,126
Other payables			72,845		164,156
Provisions for liabilities			35,307		67,746
Other current liabilities		(	372,607)	(	270,965)
Other non-current liabilities			7,705	(	141,878)
Cash inflow generated from operations			4,925,765		5,784,748
Interest received	6(25)		172,217		178,084
Dividend received	6(25)		706,416		651,005
Interest paid	6(27)	(	282,231)	(	227,691)
Income tax paid	6(30)	(	671,738)	(	844,718)
Net cash flows from operating activities			4,850,429		5,541,428

(Continued)

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31

(Expressed in thousands of New Taiwan dollars)

	Notes 2016			2015	
CASH FLOWS FROM INVESTING ACTIVITIES					
Increase in other receivables-related parties	7	\$	216,500	\$	-
(Increase) decrease in available-for-sale financial assets - current			11,067	(	142,407)
(Incerease) decrease in bond investments without active market		(	2,689,021)	(	19,011)
Increase in pledged demand and fixed deposits	8	(	13,811)	(	282,598)
Proceeds from disposal of available-for-sale financial assets -					
non-current			925,473		699,142
Acquisition of available-for-sale financial assets - non-current		(	150,622)	(	80,449)
Increase in investments accounted for under the equity method		(	91,829)	(	370,784)
Acquisition of property, plant and equipment	6(10)(33)	(	1,464,972)	(	1,696,681)
Proceeds from disposal of property, plant and equipment			63,713		28,591
Acquisition of intangible assets		(	225,070)	(	167,084)
Decrease in restricted assets			511	(	219)
(Increase) decrease in other non-current assets		(	627,777)		57,590
Net cash inflow (outflow) on acquisitions of subsidiaries	6(32)(33)		266,268	(	3,894,036)
Net cash flows used in investing activities		(	3,779,570)	(	5,867,946)
CASH FLOWS FROM FINANCING ACTIVITIES					
Increase (decrease) in short-term loans		(	3,540,651)		3,726,661
Increase (decrease) in long-term loans			5,588,166	(	5,793,025)
Repayment of bonds payable		(	1,500,200)		-
Proceeds from issuance of bonds payable	6(17)		-		3,000,000
Cash dividends paid	6(22)	(	1,602,154)	(	2,202,962)
Net cash flows used in financing activities		(	1,054,839)	(	1,269,326)
Exchange rate effect		(	945,236)	(	686,804)
Net decrease in cash and cash equivalents		(	929,216)	(	2,282,648)
Cash and cash equivalents at beginning of year			14,919,042		17,201,690
Cash and cash equivalents at end of year		\$	13,989,826	\$	14,919,042

The accompanying notes are an integral part of these consolidated financial statements. See report of independent accountants dated March 24, 2017.

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2016 AND 2015

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

# 1. HISTORY AND ORGANIZATION

Teco Electric & Machinery Co., Ltd. (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.). The Company and its subsidiaries (collectively referred herein as the "Group") primarily engages in the manufacture, installation, wholesale, retail of various types of electronic equipment, telecommunication equipment, office equipment, and home appliances.

2. THE DATE OF AUTHORIZATION FOR ISSUANCE OF THE CONSOLIDATED FINANCIAL STATEMENTS AND PROCEDURES FOR AUTHORIZATION These consolidated financial statements were authorized for issuance by the Board of Directors on

March 24, 2017.

- 3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS
- (1) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") as endorsed by the Financial Supervisory Commission ("FSC") None.
- (2) Effect of new issuances of or amendments to IFRSs as endorsed by the FSC but not yet adopted by the Group

New standards, interpretations and amendments endorsed by the FSC effective from 2017 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Investment entities: applying the consolidation exception	January 1, 2016
(amendments to IFRS 10, IFRS 12 and IAS 28)	
Accounting for acquisition of interests in joint operations	January 1, 2016
(amendments to IFRS 11)	
IFRS 14, 'Regulatory deferral accounts'	January 1, 2016
Disclosure initiative (amendments to IAS 1)	January 1, 2016
Clarification of acceptable methods of depreciation and	January 1, 2016
amortisation (amendments to IAS 16 and IAS 38)	
Agriculture: bearer plants (amendments to IAS 16 and IAS 41)	January 1, 2016
Defined benefit plans: employee contributions	July 1, 2014
(amendments to IAS 19R)	
Equity method in separate financial statements	January 1, 2016
(amendments to IAS 27)	
Recoverable amount disclosures for non-financial assets	January 1, 2014
(amendments to IAS 36)	
Novation of derivatives and continuation of hedge accounting	January 1, 2014
(amendments to IAS 39)	
IFRIC 21, 'Levies'	January 1, 2014
Improvements to IFRSs 2010-2012	July 1, 2014
Improvements to IFRSs 2011-2013	July 1, 2014
Improvements to IFRSs 2012-2014	January 1, 2016

Except for the following, the above standards and interpretations have no significant impact to the Group's financial condition and operating results based on the Group's assessment. The quantitative impact will be disclosed when the assessment is complete.

A. Amendments to IAS 36, 'Recoverable amount disclosures for non-financial assets'

- The amendments remove the requirement to disclose recoverable amount when a cash generating unit (CGU) contains goodwill or indefinite lived intangible assets but there has been no impairment. When a material impairment loss has been recognised or reversed for an individual asset, including goodwill, or a CGU, it is required to disclose the recoverable amount of the asset or CGU. If the recoverable amount is fair value less costs of disposal, it is required to disclose the level of the fair value hierarchy, the valuation techniques(s) used and key assumptions.
- B. Annual improvements to IFRSs 2010-2012 cycle
  - (a) IFRS 8, 'Operating segments'

The standard is amended to require disclosure of judgments made by management in aggregating operating segments. This amendment also clarifies that a reconciliation of the total of the reportable segments' assets to the entity's assets is required only when segment asset is provided to chief operating decision maker regularly.

(b) IFRS 13, 'Fair value measurement'

When issuing IFRS 13, 'Fair value measurement', the IASB removed the guidance that an entity could measure short-term receivables and payables with no stated interest rate at invoice amounts without discounting, when the effect of not discounting is immaterial. The amendment clarifies the deletion was made by IASB noting that paragraph 8 of IAS 8 already permits entities not to apply accounting policies set out in accordance with IFRSs when the effect of applying them is immaterial. The IASB did not intend to change the aforementioned measurement requirements, thus, entities can still apply above standard.

- (c) IAS 24, 'Related party disclosures'The standard is amended to include, as a related party, an entity (or any member of a group of which it is a part) that provides key management personnel services to the reporting entity or to the parent of the reporting entity ('the management entity').
- C. Annual improvements to IFRSs 2011-2013 cycle
  - (a) IFRS 13, 'Fair value measurement'

The amendment clarifies that the exception of measuring the fair value of a group of financial assets and financial liabilities (portfolio exception) applies to all financial assets, financial liabilities and other contracts within the scope of IFRS 9 or IAS 39.

(b) IAS 40, 'Investment property'

This amendment clarifies that preparers should refer to the guidance in IFRS 3 to determine whether the acquisition of a property is an asset acquisition or a business combination, and refer to the guidance in IAS 40 to distinguish between owner-occupied property and investment property.

D. Annual improvements to IFRSs 2012-2014 cycle

IAS 19, 'Employee benefits'

The amendment clarifies that, when determining the discount rate for post-employment benefit obligations, it is the currency that the liabilities are denominated in that is important, and not the country where they arise. The assessment of whether there is a deep market in high-quality corporate bonds or not is based on corporate bonds in that currency, and not corporate bonds in a particular country. Similarly, where there is no deep market in high-quality corporate bonds in that currency, government bonds in the relevant currency should be used.

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

New standards, interpretations and amendments issued by IASB but not yet included in the IFRSs endorsed by the FSC effective from 2017 are as follows:

	Effective date by International Accounting
New Standards, Interpretations and Amendments	Standards Board
Classification and measurement of share-based payment transactions (amendments to IFRS 2)	January 1, 2018
Applying IFRS 9 'Financial instruments' with IFRS 4, 'Insurance contracts' January 1, 2018 (amendments to IFRS 4)	January 1, 2018
IFRS 9, 'Financial instruments'	January 1, 2018
Sale or contribution of assets between an investor and its associate or	To be determined by
joint venture (amendments to IFRS 10 and IAS 28)	International Accounting
	Standards Board
IFRS 15, 'Revenue from contracts with customers'	January 1, 2018
Clarifications to IFRS 15, 'Revenue from contracts with customers'	January 1, 2018
(amendments to IFRS 15)	
IFRS 16, 'Leases'	January 1, 2019
Disclosure initiative (amendments to IAS 7)	January 1, 2017
Recognition of deferred tax assets for unrealised losses	January 1, 2017
(amendments to IAS 12)	
Transfers of investment property (amendments to IAS 40)	January 1, 2018
IFRIC 22, 'Foreign currency transactions and advance consideration'	January 1, 2018
Annual improvements to IFRSs 2014-2016 cycle- Amendments to	January 1, 2018
IFRS 1, 'First-time adoption of International Financial Reporting	
Standards'	
Annual improvements to IFRSs 2014-2016 cycle- Amendments to I FRS 12, 'Disclosure of interests in other entities'	January 1, 2017
Annual improvements to IFRSs 2014-2016 cycle- Amendments to IAS 28, 'Investments in associates and joint ventures'	January 1, 2018
ins 20, investments in associates and joint ventures	

Except for the following, the above standards and interpretations have no significant impact to the Group's financial condition and operating results based on the Group's assessment. The quantitative impact will be disclosed when the assessment is complete.

A.IFRS 9, 'Financial instruments'

- (a) Equity instruments would be classified as financial asset at fair value through profit or loss, unless an entity makes an irrevocable election at inception to present in other comprehensive income subsequent changes in the fair value of an investment in an equity instrument that is not held for trading.
- (b) The impairment losses of debt instruments are assessed using an 'expected credit loss' approach. An entity assesses at each balance sheet date whether there has been a significant increase in credit risk on that instrument since initial recognition to recognise 12-month expected credit losses or lifetime expected credit losses (interest revenue would be calculated on the gross carrying amount of the asset before impairment losses occurred); or if the instrument that has objective evidence of impairment, interest revenue after the impairment would be calculated on the book value of net carrying amount (i.e. net of credit allowance). The Company shall always measure the loss allowance at an amount equal to lifetime expected credit losses for trade receivables that do not contain a significant financing component.

B. IFRS 15, 'Revenue from contracts with customers'

IFRS 15, 'Revenue from contracts with customers' replaces IAS 11, 'Construction Contracts',

IAS 18, 'Revenue' and relevant interpretations. According to IFRS 15, revenue is recognised when a customer obtains control of promised goods or services. A customer obtains control of goods or services when a customer has the ability to direct the use of, and obtain substantially all of the remaining benefits from, the asset.

The core principle of IFRS 15 is that an entity recognises revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. An entity recognises revenue in accordance with that core principle by applying the following steps:

Step 1: Identify contracts with customer.

Step 2: Identify separate performance obligations in the contract(s).

Step 3: Determine the transaction price.

Step 4: Allocate the transaction price.

Step 5: Recognise revenue when the performance obligation is satisfied.

Further, IFRS 15 includes a set of comprehensive disclosure requirements that requires an entity to disclose sufficient information to enable users of financial statements to understand the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers.

- C. Amendments to IFRS 15, 'Clarifications to IFRS 15 Revenue from Contracts with Customers' The amendments clarify how to identify a performance obligation (the promise to transfer a good or a service to a customer) in a contract; determine whether a company is a principal (the provider of a good or service) or an agent (responsible for arranging for the good or service to be provided); and determine whether the revenue from granting a licence should be recognised at a point in time or over time. In addition to the clarifications, the amendments include two additional reliefs to reduce cost and complexity for a company when it first applies the new Standard.
- D. IFRS 16, 'Leases'

IFRS 16, 'Leases', replaces IAS 17, 'Leases' and related interpretations and SICs. The standard requires lessees to recognise a 'right-of-use asset' and a lease liability (except for those leases with terms of 12 months or less and leases of low-value assets). The accounting stays the same for lessors, which is to classify their leases as either finance leases or operating leases and account for those two types of leases differently. IFRS 16 only requires enhanced disclosures to be provided by lessors.

E. Amendments to IAS 40, 'Transfers of investment property'

The amendment clarified that to transfer to, or from, investment properties there must be a change in use. A change in use occurs when the property meets, or ceases to meet, the definition of investment property and there is evidence of the change in use. A change in management's intentions, in isolation, does not provide evidence of the change in use. In addition, the amendments added examples for the evidence of a change in use. The examples include assets under construction or development (not completed properties) transfer from investment property to owner-occupied property at commencement of development with a view to owner-occupation and transfer from investment property at inception of an operating lease to another party.

- F. Annual improvements to IFRSs 2014-2016 cycle
  - (a) Amendments to IFRS 12, 'Disclosure of interests in other entities'

The amendments clarified that when an entity's interest in a subsidiary, a joint venture or an associate (or a portion of its interest in a joint venture or an associate) is classified as held for sale in accordance with IFRS 5, 'Non-current assets held for sale and discontinued operations', the disclosures requirement of IFRS 12 are applicable to interest in entities classified as held for sale except for summarised financial information for that subsidiary, joint venture or associate in accordance with paragraphs B10–B16.

(b) Amendments to IAS 28, 'Investments in associates and joint ventures'

When an investment in an associate or a joint venture is held by, or is held indirectly through,

an entity that is a venture capital organisation, or a mutual fund, unit trust and similar entities (including investment-linked insurance funds), IAS 28 allows the entity to elect measuring that investment at fair value through profit or loss in accordance with IFRS 9. An entity shall make this election separately for each associate or joint venture, at initial recognition of the associate or joint venture.

# 4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

# (1) Compliance statement

The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers", International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the FSC (collectively referred herein as the "IFRSs").

# (2) <u>Basis of preparation</u>

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

# (3) Basis of consolidation

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

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

			Ownersh		
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Descriptio
Teco Electric & Machinery Co., Ltd.	Teco Holding USA Inc.	Holding company	100	100	
Teco Electric & Machinery	United View Global Investment Co., Ltd.	Holding company	100	100	
Teco Electric & Machinery	Tesen Electric & Machinery Co., Ltd.	Manufacturing and sales of home appliances	100	100	
Teco Electric & Machinery Co., Ltd.	Tong-An Assets Management & Development Co., Ltd.	Real estate business	100	100	
Teco Electric		Distribution of motors	100	100	
Teco Electric & Machinery	Teco Electric & Machinery (Pte) Ltd.	Distribution of motors	100	100	
	Tong Dai Co.,	Distribution of motors	92.63	92.63	
	Tong Tai Jung Co., Ltd.	Expanding the distribution of motors	60	60	
Teco Electric & Machinery Co., Ltd.	Teco Electro Devices Co., Ltd.	Manufacturing and sales of step- servo motor	64.08	64.08	
Teco Electric & Machinery Co., Ltd.	Yatec Engineering Corporation	Development and maintenance of various electric appliances	64.95	64.95	
	Taian (Subic) Electric Co., Inc.	Manufacturing and sales of switches	76.7	76.7	
Teco Electric & Machinery	Taian-Etacom Technology Co., Ltd.	Manufacturing of busway and related components	84.73	84.73	
	Taian (Malaysia) Electric Sdn. Bhd.	Manufacturing of	76.85	76.85	
Teco Electric	Micropac Worldwide (BVI)	International trading	100	100	

A. Subsidiaries included in the consolidated financial statements:

			Ownersh	ip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Teco Electric & Machinery Co., Ltd.	2	Wholesale and retail of electric appliances	95.24	95.24	
Teco Electric & Machinery Co., Ltd.		Repair of electric appliances	86.67	86.67	
Teco Electric & Machinery Co., Ltd.	Tecom Co., Ltd.	Manufacturing and sales of touch-tone phone system and billing box	63.52	63.52	
Teco Electric & Machinery Co., Ltd.		Import sales, leases of franking machines and mail processing and delivery	71.3	71.3	
Teco Electric & Machinery Co., Ltd.		Commissioned sales of phone cards and IC cards, and production of data storage and processing equipment	100	100	
Teco Electric & Machinery Co., Ltd.		Various productions, investments in securities and construction of commercial buildings	100	100	
Teco Electric & Machinery Co., Ltd.	•	Various investments	100	100	
Teco Electric & Machinery Co., Ltd.		Business management consulting	73.54	73.54	
Teco Electric & Machinery Co., Ltd.	International Investment Co., Ltd.	Various investments	100	100	
Teco Electric & Machinery Co., Ltd.	Taiwan Pelican Express Co., Ltd.	Delivery and logistics services	32.15	32.15	Note 1
Teco Electric & Machinery Co., Ltd.		Manufacturing and sales of motors	100	100	
	Teco Nanotech	Manufacturing and sales of nanotech material products	86.83	86.83	

			Ownersh	nip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Teco Electric & Machinery Co., Ltd.	Kuen Ling Machinery Refrigerating Co., Ltd.	Manufacturing, installation, repair, domestic and export sales and leasing of condenser, water cooling, water- cooled chiller and freezer	19.98	19.98	Note 2
Teco Electric & Machinery Co., Ltd.	Yaskawa Teco Motor Engineering Co.	Manufacturing and sales of motors	70	60	
Teco Electric & Machinery Co., Ltd.	Eagle Holding Co.	Holding company	100	100	
Teco Electric & Machinery Co., Ltd.	Century Development Corporation	Real estate and industrial park management and development	52.75	40.63	Note 3
Century Development Corporation	Century Tech. C&M Corp.	Construction	100	100	Note 3
Century Development Corporation	United Development Corporation	Investment consultancy service for domestic and foreign industrial parks and land	100	23.4	Note 3
Eagle Holding Co.	TECO MOTOR B.V.	Holding company	100	100	
TECO MOTOR B.V.	Motovario S.p.A.	Sales of motors and reducers	100	-	Note 4
TECO MOTOR B.V.	TECO EMM S.R.L	Holding company	-	100	Note 4
Motovario S.p.A.	Motovario S.A (Spain)	Sales of motors and reducers	100	100	
Motovario S.p.A.	Motovario Ltd.	Sales of motors and reducers	100	100	

			Ownersł		
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Motovario S.p.A.	Motovario Scandinavia A/S	Sales of motors and reducers	100	100	
Motovario S.p.A.	Danimarca Motovario GMBH	Sales of motors and reducers	100	100	
Motovario S.p.A.	Motovario Corp.	Sales of motors and reducers	75	75	Note 6
Motovario S.p.A.	GR Genesis LLC	Management and development of real estate	-	75	Note 6
Motovario S.p.A.	Motovario S.A (France)	Sales of motors and reducers	100	100	
Motovario S.p.A.	Motovario Int. Trading Co. Ltd.	Sales of motors and reducers	100	100	
Motovario S.p.A.	Motovario Power Transmission Co. Ltd.	Sales of motors and reducers	100	100	
Motovario S.p.A.	Motovario Gear Solution Private Ltd.	Sales of motors and reducers	100	100	
Motovario S.p.A.	Gear Solutions ES, SL	Sales of motors and reducers	100	100	
Teco Holding USA Inc.	Teco Westinghouse Motor Company	Manufacturing and sales of motors and generators	100	100	
Teco Holding USA Inc.	Teco Westinghouse Motor Industrial Canada	Manufacturing and sales of motors and generators	100	100	

			Ownersł	nip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
United View Global Investment Co., Ltd.	Great Teco Motor (Pte) Ltd.	Holding company	100	100	
United View Global Investment Co., Ltd.	Asia Air Tech Industrial (Pte) Ltd.	Holding company	100	100	
United View Global Investment Co., Ltd.	Teco Australia Pty. Ltd.	Manufacturing and sales of motors and home appliances	99.99	99.99	
United View Global Investment Co., Ltd.	P.T Teco Elektro Indonesia	Manufacturing and sales of motors and home appliances	100	100	
United View Global Investment Co., Ltd.	Teco Industrial (Malaysia) Sdn. Bhd.	Manufacturing and sales of motors	100	100	
United View Global Investment Co., Ltd.	Tecoson Industrial Development (Pte) Ltd.	Investment in South-East Asia and Hong Kong	100	100	
United View Global Investment Co., Ltd.	Asia Electric & Machinery (Pte) Ltd.	Holding company	100	100	

			Ownership (%)		
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
United View Global Investment Co., Ltd.	Great Teco, S.L.	Sales of motors	100	100	
United View Global Investment Co., Ltd.	Teco Electric & Machinery B.V.	Sales of motors, green power and electric control products	100	100	
United View Global Investment Co., Ltd.	Teco Elektrik Turkey A. S.	Sales of motors and home appliances	100	100	
Teco Electric & Machinery (Pte) Ltd.	P.T Teco Multiguna Electro	Sales of motors in Singapore and neighbouring countries	87.5	87.5	
Teco Electric & Machinery (Pte) Ltd.	Teco (Thai) Co.	Sales of motors in Singapore and neighbouring countries	55	55	
Teco Electric & Machinery (Pte) Ltd.	Teco Electric & Machinery Sdn. Bhd.	Sales of motors in Singapore and neighbouring countries	100	100	
Teco Electric & Machinery (Pte) Ltd.	Teco (Vietnam) Electric & Machinery Company Ltd.	Manufacturing of motors	60	60	
Teco Electric & Machinery (Pte.) Ltd.	Teco Industrial System Private Limited	Sales of motors in India and neighbouring countries	100	100	
Teco Electric & Machinery (Pte.) Ltd.	Teco Electrical Industries Private Limited	Manufacturing of motors	100	-	
Teco Electric & Machinery (Pte) Ltd.	TYM Electric and Machinery Sdn. Bhd.	Distribution of motors	100	100	
Tong Dai Co., Ltd.	Top-Tower Enterprises Co., Ltd.	Sales of motors	40	40	Notes 2

			Owners	hip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Teco Electro Devices Co., Ltd.	Teco Electro Devices Co., Ltd.	Trading and various investments	100	100	
Micropac Worldwide (BVI)	An-Tai International Investment (Singapore) Co., Ltd.	Investment holdings	100	100	
Teco International Investment Co., Ltd.	Tasia (Pte) Ltd.	Various investments	100	100	
Tong-An Investment Co., Ltd.	Jack Property Service & Management Company	Building management servicing	100	50	
Tong-An Investment Co., Ltd.	Tecocapital Investment (Samoa) Co., Ltd.	Holding company	100	100	
Tong-An Investment Co., Ltd.	Tecocapital Investment Co., Ltd.	Holding company	100	100	
Taiwan Pelican Express Co., Ltd.	Pelecanus Express Pte. Ltd.	Holding company	100	100	
Teco Westinghouse Motor Company	Teco Westinghouse Motor Company S. A. de C.V.	Manufacturing and sales of motors and generators	100	100	
Tecom Co., Ltd.	Tecom International Investment Co., Ltd.	Investments in various undertakings	100	100	

			Owners	hip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Tecom Co., Ltd.	Baycom Opto- Electronics Technology Co., Ltd.	Manufacture of fiber optic communications products, providing a full range of fiber optical cables, interconnect, Transceiver/ Media converter, patch cord, LC connectors & adapter	51.19	51.19	
Tecom Co., Ltd.	Tecom Global Tech Investment (B.V.I.) Limited		100	100	
Tecom Co., Ltd.	Tecom Global Tech Investment Pte Limited	Investments in various undertakings	100	100	
Tecom Co., Ltd.	Tecom Tech Investment (B.V.I.) Limited	Investments in various undertakings	100	100	
Kuen Ling Machinery Refrigerating Co., Ltd.	Ching Chi International Limited	Investments in other areas	100	100	
Kuen Ling Machinery Refrigerating Co., Ltd.	K.A. Corp.	Commodity sales and trading business	100	100	
Kuen Ling Machinery Refrigerating Co., Ltd.	I Chi Industrial Co., Ltd.	General manufacturing	70	70	
Kuen Ling Machinery Refrigerating Co., Ltd.	Cozy Air- Conditioning Co., Ltd.	General manufacturing	100	100	

Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Great Teco	Suzhou Teco	Manufacturing	-	100	Note 5
Motor (Pte) Ltd.	Electric & Machinery	and sales of motors and			
Ltu.	Co., Ltd.	generators			
Great Teco Motor (Pte)	Wuxi Teco Electric &	Manufacturing and sales of	82.35	82.35	
Ltd.	Machinery Co., Ltd.	motors and generators			
Great Teco Motor (Pte) Ltd.	Jiangxi Teco Electric & Machinery Co., Ltd.	Coil-wound motors and bydroelectric power	98.07	98.07	
Great Teco Motor (Pte) Ltd.	Qingdao Teco Precision Mechatronics Co., Ltd.	Manufacturing and sales of motors	85.31	85.31	Note 5
Great Teco Motor (Pte) Ltd.	Fujian Teco Precision Co., Ltd.	Manufacturing and sales of electric components	100	100	
Great Teco Motor (Pte) Ltd.	Shanghai Teco Electric & Machinery Co., Ltd.	Agents and sales of motors and electrical appliances	100	100	
Great Teco Motor (Pte) Ltd.	Wuxi Teco Precision Machinery Co., Ltd.	Manufacturing and sales of motors and components	100	100	

			Owners	hip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Asia Air Tech Industrial (Pte) Ltd.	Teco (Dong Guang) Air Conditioning Equipment Co., Ltd.	Manufacturing and sales of air- conditioning mechanical equipment	100	100	
Teco Australia Pty. Ltd.	Teco (New Zealand) Limited	Manufacturing and sales of motors and home appliances	100	100	
Tecoson Industrial Development (Pte) Ltd.	Tecoson HK Co., Ltd.	Various investments	100	100	
Asia Electric & Machinery (Pte) Ltd.	Nanchang Teco Electric & Machinery Co., Ltd.	Manufacturing and sales of air-conditioning equipment	100	100	
Asia Electric & Machinery (Pte) Ltd.	Xiamen Teco Technology Co., Ltd.	Distribution and research of motors and home appliances	100	100	
Asia Electric & Machinery (Pte) Ltd.	Asia Innovative Technology Co., Ltd.	Research, development, manufacturing and sales of home appliances	100	100	
Asia Electric & Machinery (Pte) Ltd.	Tianjin Teco Technology Co., Ltd.	Operations center in Central China	100	100	

			Owners	hip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Asia Electric & Machinery (Pte) Ltd.	Jiangxi TECO Air Conditioning Equipment Co., Ltd.	Manufacturing and sales of various air- conditioning units	100	100	
Teco Electric & Machinery B.V.	Teco Electric & Machinery GmbH.	Manufacturing and sales of motors	100	100	
Teco Electro Devices Co., Ltd.	Wuxi TECO Precision Industry Co., Ltd.	Manufacturing and sales of motors	100	100	
Teco Westinghouse Motor Company	Jiangxi TECO Westinghouse Motor Coil Co., Ltd.	Manufacturing and sales of motors, winding and related parts	100	100	
An-Tai International Investment (Singapore) Co., Ltd.	Tai-An Technology (Wuxi) Co., Ltd.	Manufacturing and sales of fiber electric equipment	100	100	
An-Tai International Investment (Singapore) Co., Ltd.	Hunan TECO Wind Energy Limited	Manufacturing, sales and technical services of 2.0 megawatt and above aerogenerator, wheel bay and other components	100	100	

			Owners	ship (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Tecom International Investment Co., Ltd.		Wired Communication equipment and apparatus, manufacturing of telecommunication equipment and apparatus, manufacturing of electronic parts and design of products	68.08	68.08	
Tecom International Investment Co., Ltd.	MOCET Networks Inc.	Sale of phones and peripherals	100	100	
Tecom Global Tech Investment (B.V.I.) Limited	Wuhan Tecom Co., Ltd.	Communication network information technology development, sales and technology services business	100	100	
Tecom Global Tech Investment Pte Limited	Tecom Tech (Wuxi) Co,. Ltd.	R & D, manufacture of broadband access network communication system equipment, asynchronous transfer mode, IP data communication systems, mobile communication handsets, base stations, switching equipment and digital trunking system equipment, high-end routers, Gigabit switch than the above network, program-controlled switchboards; sale of products to provide technology services	100	100	

			Owners	hip (%)	
Name of Investor	Name of Subsidiary	Main Business Activities	December 31, 2016	December 31, 2015	Description
Tecom Investment (B.V.I.) Limited	<i>J</i>		100	100	
Tecom Investment (B.V.I.) Limited	Beijing Tecom Innovation Technology Co., Ltd.	Wireless network communication system hardware and software, provide technical advice, technical training and technical services	100	100	
Tasia (Pte)	Sankyo Co.,	Sales of home	100	100	
Ltd. Tecocapital Investment (Samoa)	Ltd. Qingdao TECO Innovation	appliances Science Park development and business operations	100	100	
Co., Ltd. Tecocapital Investment Co., Ltd.	Co., Ltd. Technical Information International Co., Ltd.	consulting services Development and sales of software	70	70	
Pelecanus Express Pte. Ltd.	Beijing Pelican Express Co., Ltd.	Storage services	100	100	
Ching Chi International Limited	Kuen Ling	Manufacturing and sales of water-cooled chiller, etc.	100	100	
Ching Chi International Limited	Suzhou KuenYuan Refrigerating Equipment Co., Ltd.	General manufacturing	100	100	

			Owners	hip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
K.A. Corp.	Kuen Ling Machinery Refrigerating (Vietnam) Co., Ltd.	General manufacturing	100	100	
Teco Westinghouse Motor Company S.A. de C.V.	Teco Westinghouse Colombia S.A.S.	Manufacturing and sales of motors and generators	100	100	
Tai-An Technology (Wuxi) Co., Ltd.	Teco Sichuan Trading Co., Ltd.	Distribution of motors and home appliances	100	100	
Information Technology Total Services Co., Ltd.	Information Technology Total Service (BVI) Co., Ltd.	Holding company	100	100	
Information Technology Total Services Co., Ltd.	Universal Mail Service Ltd.	Engaged in various business documents management, printing and other mail services	100	100	
Information Technology Total Services Co., Ltd.	Unison Service Corporation	Engaged in services related to information software, data processing and electronic information supply	100	100	
Information Technology Total Service (BVI) Co., Ltd.	Information Technology Total Service (Hang Zhou) Co., Ltd.	Engaged in services related to information software, data processing and electronic information supply	100	100	

			Ownersh	nip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Information Technology Total Service (BVI) Co., Ltd.	Information Technology (Wuxi) Co., Ltd.	Engaged in services related to information software, data processing and electronic information supply	100	100	
Information Technology (Wuxi) Co., Ltd.	Information Technology Total Service (Xiamen) Co, Ltd.	Engaged in services related to information software, data processing and electronic information supply	100	100	

- Note 1: The Company sold part of its ownership in Taiwan Pelican Express Co., Ltd. in August, 2012, and accordingly, its ownership fell below 50% of the voting shares of Taiwan Pelican Express Co., Ltd.. However, the Company still has control over the finance, operations and personnel affairs of Taiwan Pelican Express Co., Ltd., thus Taiwan Pelican Express Co., Ltd. continues to be included in the consolidated financial statements.
- Note 2: The Company has control over the Board of Directors of the subsidiary, and has absolute control over the subsidiary. Thus, the subsidiary was included in the consolidated financial statements.
- Note 3:The Group acquired control over the company and the company was included in the consolidated financial statements. Please refer to Note 6(32).
- Note 4: The Company's subsidiary, Motovario S.p.A., merged with its holding company, TECO EMM S.R.L, and the merger was set effective on April 20, 2016. Motovario S.p.A is the surviving company, while TECO EMM S.R.L is the dissolved company. The merger process has been completed on November 7, 2016.
- Note 5:Qingdao Teco Precision Mechatronic Co., Ltd. merged with Suzhou Teco Electric & Machinery Co., Ltd. and the merger was set effective on May 31, 2016. Qingdao Teco Precision Mechatronic Co., Ltd. is the surviving company while Suzhou Teco Electric & Machinery Co., Ltd. is the dissolved company.
- Note 6: The Company's subsidiary, Motovario Corp., merged with its associates, GR Genesis LLC, and the merger was set effective on December 15, 2016. Motovario Corp. is the surviving company, while GR Genesis LLC is the dissolved company.

We did not review the financial statements of certain consolidated subsidiaries which statements reflect total assets of \$3,517,300 and \$11,314,418 as December 31, 2016 and 2015, respectively, and net operating revenue of \$2,065,558 and \$3,074,913 for the years ended December 31, 2016 and 2015, respectively.

			Owners		
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Teco Electric & Machinery Co., Ltd.	Teco Appliance (HK) Co., Ltd.	Sales of home appliances	99.99	99.99	Note 1
Teco Electric & Machinery Co., Ltd.	Taian Electric Co., Ltd.	Manufacturing and sales of switches	100	100	Note 1
Teco Electric & Machinery Co., Ltd.	An-Sheng Travel Co., Ltd.	Travel agency services	96	96	Note 1
Teco Electric & Machinery Co., Ltd.	Taian-Jaya Electric Sdn. Bhd.	Manufacturing and sales of air- conditioning equipment	95	95	Note 1
Teco Electric & Machinery Co., Ltd.	Teco (Philipines) 3C & Appliances, Inc.	Sales of air conditioning and electrical appliances	60	60	Note 1
Great Teco Motor (Pte) Ltd.	Teco Group Science- Technology (Hang Zhou) Co., Ltd.	Electrical machinery electron and automatic control technology development and consultation service	100	100	Note 1
Great Teco Motor (Pte) Ltd.	Nanchang Dong-Huan Management & Consulting Co., Ltd.	Various investments	100	100	Notes 1 and 2
An-Tai International Investment Co., Ltd.	Hubbell-Taian Co., Ltd.	Import, export and sales of electric wiring devices, lighting, explosion proofing and other accessory products	49.99	49.99	Note 1

B. Subsidiaries not included in the consolidated financial statements:

			Ownersh	nip (%)	
Name of	Name of	Main Business	December	December	
Investor	Subsidiary	Activities	31, 2016	31, 2015	Description
Hubbell-Taian Co., Ltd.	Hubbell-Anmex International(s) Pte. Ltd.		100	100	Note 1
Tong-An Assets Management & Development Co., Ltd.		Real estate management and development	100	54.83	Note 1
Tasia (Pte) Ltd.	TTMC Co., Ltd.	Engaged in a variety of investment businesses	100	100	Note 1
Jack Property Service & Management Company	Qingdao Jie Zheng Property Service & Management Company	Property management and related services	100	100	Note 1

- Note 1 : The above subsidiaries were not included in the consolidated financial statements as their respective total assets and operating revenues did not exceed the materiality threshold of the Company's total assets and operating revenues.
- Note 2 : The company had been liquidated in 2015.
- A. Adjustments for subsidiaries with different balance sheet dates: None.
- B. Significant restrictions: None.
- C. Details of significant non-controlling interests: Please refer to Note 6(34)
- (4) Foreign currency translation

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

A. Foreign currency transactions and balances

- (a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognized in profit or loss in the period in which they arise.
- (b) Monetary assets and liabilities denominated in foreign currencies at the period end are retranslated at the exchange rates prevailing at the balance sheet date. Exchange differences

arising upon re-translation at the balance sheet date are recognized in profit or loss.

- (c) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognized in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognized in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.
- (d) All foreign exchange gains and losses are presented in the statement of comprehensive income within 'other gains and losses'.
- B. Translation of foreign operations
  - (a) The operating results and financial position of all the group entities, associates and joint arrangements that have a functional currency different from the presentation currency are translated into the presentation currency as follows:
    - i. Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
    - ii. Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
    - iii. All resulting exchange differences are recognised in other comprehensive income.
  - (b) When the foreign operation partially disposed of or sold is an associate or jointly joint arrangements exchange differences that were recorded in other comprehensive income are proportionately reclassified to profit or loss as part of the gain or loss on sale. In addition, even the Group still retains partial interest in the former foreign associate or joint arrangements entity after losing significant influence over the former foreign associate, or losing joint control of the former joint arrangements such transactions should be accounted for as disposal of all interest in these foreign operations.
  - (c) When the foreign operation is partially disposed of or sold is a subsidiary, cumulative exchange differences that were recorded in other comprehensive income are proportionately transferred to the non-controlling in this foreign operation. In addition, even the Group still retains partial interest in the former foreign subsidiary after losing control of the former foreign subsidiary, such transactions should be accounted for as disposal of all interest in the foreign operation.
  - (d) Good will and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing exchange rates at balance sheet date.
- (5) Classification of current and non-current items
  - A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:

- (a) Assets arising from operating activities that are expected to be realized, or are intended to be sold or consumed within the normal operating cycle;
- (b) Assets held mainly for trading purposes;
- (c) Assets that are expected to be realized within twelve months from the balance sheet date;
- (d) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to pay off liabilities more than twelve months after the balance sheet date.
- B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:
  - (a) Liabilities that are expected to be settled within the normal operating cycle;
  - (b) Liabilities arising mainly from trading activities;
  - (c) Liabilities that are to be settled within twelve months from the balance sheet date;
  - (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.
- (6) Cash and cash equivalents

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

- (7) Financial assets at fair value through profit or loss
  - A. Financial assets at fair value through profit or loss are financial assets held for trading or financial assets designated as at fair value through profit or loss on initial recognition. Financial assets are classified in this category of held for trading if acquired principally for the purpose of selling in the short-term.
  - B. On a regular way purchase or sale basis, financial assets held for trading are recognized and derecognized using trade date accounting.
  - C. Financial assets at fair value through profit or loss are initially recognized at fair value. Related transaction costs are expensed in profit or loss. These financial assets are subsequently remeasured and stated at fair value, and any changes in the fair value of these financial assets are recognized in profit or loss.
- (8) Available-for-sale financial assets
  - A. Available-for-sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories.
  - B. On a regular way purchase or sale basis, available-for-sale financial assets are recognized and derecognized using trade date accounting.
  - C. Available-for-sale financial assets are initially recognized at fair value plus transaction costs.

These financial assets are subsequently remeasured and stated at fair value, and any changes in the fair value of these financial assets are recognized in other comprehensive income. Investments in equity instruments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured or derivatives that are linked to and must be settled by delivery of such unquoted equity instruments are presented in 'financial assets measured at cost'.

#### (9) Loans and receivables

A. Accounts receivable

Accounts receivable are loans and receivables originated by the entity. They are created by the entity by selling goods or providing services to customers in the ordinary course of business. Accounts receivable are initially recognized at fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment. However, short-term accounts receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

- B. Investment in debt instrument without active market
  - (a) Bond investments without active market are loans and receivables not originated by the entity. They are bond investments with fixed or determinable payments that are not quoted in an active market, and also meet all of the following conditions:
    - i. Not designated on initial recognition as at fair value through profit or loss;
    - ii. Not designated on initial recognition as available-for-sale;
    - iii.Not for which the holder may not recover substantially all of its initial investment, other than because of credit deterioration.
  - (b) On a regular way purchase or sale basis, investment in debt instrument without active market are recognized and derecognized using trade date accounting.
  - (C) Investment in debt instrument without active market held by the Group are those time deposits with a short maturity period but do not qualify as cash equivalents and they are measured at initial investment amount as the effect of discounting is immaterial.
- (10) Impairment of financial assets
  - A. The Group assesses at each balance sheet date whether there is objective evidence that a financial asset or a group of financial assets is impaired as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event") and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.
  - B. The criteria that the Group uses to determine whether there is objective evidence of impairment loss is as follows:
    - (a) Significant financial difficulty of the issuer or debtor;
    - (b) A breach of contract, such as a default or delinquency in interest or principal payments;
    - (c) The Group, for economic or legal reasons relating to the borrower's financial difficulty, granted

the borrower a concession that a lender would not otherwise consider;

- (d) It becomes probable that the borrower will enter bankruptcy or other financial reorganization;
- (e) The disappearance of an active market for that financial asset because of financial difficulties; or
- (f) Observable data indicating that there is a measurable decrease in the estimated future cash flows from a group of financial assets since the initial recognition of those assets, although the decrease cannot yet be identified with the individual financial asset in the group, including adverse changes in the payment status of borrowers in the group or national or local economic conditions that correlate with defaults on the assets in the group;
- (g) Information about significant changes with an adverse effect that have taken place in the technology, market, economic or legal environment in which the issuer operates, and indicates that the cost of the investment in the equity instrument may not be recovered;
- (h) A significant or prolonged decline in the fair value of an investment in an equity instrument below its cost.
- C. When the Group assesses that there has been objective evidence of impairment and an impairment loss has occurred, accounting for impairment is made as follows according to the category of financial assets:
  - (a) Financial assets measured at amortized cost

The amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate, and is recognised in profit or loss. If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment loss was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the asset does not exceed its amortised cost that would have been at the date of reversal had the impairment loss not been recognised previously. Impairment loss is recognised and reverse by adjusting the carrying amount of asset through the use of impairment allowance account.

(b) Available-for-sale financial assets

The amount of the impairment loss is measured as the difference between the asset's acquisition cost (less any principal repayment and amortisation) and current fair value, less any impairment loss on that financial asset previously recognised in profit or loss, and is reclassified from 'other comprehensive income' to 'profit or loss'. If, in a subsequent period, the fair value of an investment in a debt instrument increases, and the increase can be related objectively to an event occurring after the impairment loss was recognised, then such impairment loss is reversed through profit or loss. Impairment loss of an investment in an equity instrument recognised in profit or loss shall not be reversed through profit or loss. Impairment loss is recognised and reverse by adjusting the carrying amount of asset through the use of impairment allowance account.

#### (11) Derecognition of financial assets

The Group derecognizes a financial asset when one of the following conditions is met:

- A. The contractual rights to receive cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows from the financial asset have been transferred and the Group has transferred substantially all risks and rewards of ownership of the financial asset.
- C. The Group neither retains nor transfers substantially all risks and rewards of ownership of the financial asset; however, it has not retained control of the financial asset.
- (12) Operating leases (lessor)

Lease income from an operating lease (net of any incentives given to the lessee) is recognised in profit or loss on a straight-line basis over the lease term.

(13) Inventories

Inventories are stated at the lower of cost and net realizable value. Cost is determined using weighted-average method. The cost of finished goods and work in process comprises raw materials, direct labour, other direct costs and related production overheads (allocated based on normal operating capacity). It excludes borrowing costs. The item by item approach is used in applying the lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less the estimated cost of completion and applicable variable selling expenses.

- (14) Construction contracts
  - A. IAS 11, 'Construction Contracts', defines a construction contract as a contract specifically negotiated for the construction of an asset. If the outcome of a construction contract can be estimated reliably and it is probable that this contract would make a profit, contract revenue should be recognized by reference to the stage of completion of the contract activity, using the percentage-of-completion method of accounting, over the contract term. Contract costs are expensed as incurred. The stage of completion of a contract is measured by the proportion of contract costs incurred for work performed to date to the estimated total costs for the contract. An expected loss where total contract costs will exceed total contract revenue on a construction contract should be recognized as an expense as soon as such loss is probable. If the outcome of a construction contract costs incurred that it is probable will be recognized only to the extent of contract costs incurred that it is probable will be recoverable.
  - B. Contract revenue should include the revenue arising from variations from the original contract work, claims and incentive payments that are agreed by the customer and can be measured reliably.
  - C. The excess of the cumulative costs incurred plus recognized profits (less recognized losses) over the progress billings on each construction contract is presented as an asset within 'receivables from customers on construction contracts'. While, the excess of the progress billings over the cumulative costs incurred plus recognized profits (less recognized losses) on each construction contract is presented as a liability within 'payables to customers on construction contracts'.

- (15) Investments accounted for under the equity method associates
  - A. Associates are all entities over which the Group has significant influence but not control. In general, it is presumed that the investor has significant influence, if an investor holds, directly or indirectly 20 percent or more of the voting power of the investee. Investments in associates are accounted for using the equity method and are initially recognized at cost.

The Group's investments in associates include goodwill identified on acquisition, net of any accumulated impairment loss arising through subsequent assessments.

- B. The Group's share of its associates' post-acquisition profits or losses is recognized in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognized in other comprehensive income. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognize further losses, unless it has incurred statutory/constructive obligations or made payments on behalf of the associate.
- C. When changes in an associate's equity are not recognized in profit or loss or other comprehensive income of the associate and such changes do not affect the Group's ownership percentage of the associate, the Group recognizes the Group's share of change in equity of the associate in 'capital surplus' in proportion to its ownership.
- D.Unrealized gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
- E. In the case that an associate issues new shares and the Group does not subscribe or acquire new shares proportionately, which results in a change in the Group's ownership percentage of the associate but maintains significant influence on the associate, then 'capital surplus' and 'investments accounted for under the equity method' shall be adjusted for the increase or decrease of its share of equity interest. If the above condition causes a decrease in the Group's ownership percentage of the associate, in addition to the above adjustment, the amounts previously recognized in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately on the same basis as would be required if the relevant assets or liabilities were disposed of.
- F. When the Group disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognized in other comprehensive income in relation to the associate, are reclassified to profit or loss, on the same basis as would be required if the relevant assets or liabilities were disposed of. If it retains significant influence over this associate, the amounts previously recognized in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately in accordance with the aforementioned approach.

(16) Investment accounted for under the equity method-joint ventures

The Group accounts for its interest in joint ventures under the equity method. Unrealized profits and losses arising from the transactions between the Group and its joint venture are eliminated to the extent of the Group's interest in the joint venture. However, when the transaction provides evidence of a reduction in the net realizable value of current assets or an impairment loss, all such losses shall be recognized immediately. When the Group's share of losses in joint venture equal or exceeds its interest in joint venture together with any other unsecured receivables, the Group does not recognize further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the joint venture.

#### (17) Property, plant and equipment

- A. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalized.
- B. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.
- C. Land is not depreciated. Other property, plant and equipment apply cost model and are depreciated using the straight-line method to allocate their cost over their estimated useful lives. Each part of an item of property, plant, and equipment with a cost that is significant in relation to the total cost of the item must be depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

$10 \sim 50$ years
$3 \sim 15$ years
$3 \sim 5$ years
$2 \sim 15$ years
$3 \sim 5$ years

#### (18) Leased assets/ operating leases (lessee)

A. Based on the terms of a lease contract, a lease is classified as a finance lease if the Group assumes substantially all the risks and rewards incidental to ownership of the leased asset.

(a) A finance lease is recognized as an asset and a liability at the lease's commencement at the lower of the fair value of the leased asset or the present value of the minimum lease payments.

- (b) The minimum lease payments are apportioned between the finance charges and the reduction of the outstanding liability. The finance charges are allocated to each period over the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability.
- (c) Property, plant and equipment held under finance leases are depreciated over their estimated useful lives. If there is no reasonable certainty that the Group will obtain ownership at the end of the lease, the asset shall be depreciated over the shorter of the lease term and its useful life.
- B. Payments made under an operating lease (net of any incentives received from the lessor) are recognized in profit or loss on a straight-line basis over the lease term.
- (19) Investment property

An investment property is stated initially at its cost and measured subsequently using the cost model. Except for land, investment property is depreciated on a straight-line basis over its estimated useful life of 15 to 60 years.

- (20) Intangible assets
  - A. Goodwill arises in a business combination accounted for by applying the acquisition method.
  - B. Intangible assets except goodwill are mainly computer software, which is stated at cost and amortized on the straight-line basis over the estimated economic useful life.
- (21) Impairment of non-financial assets
  - A. The Group assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value in use. Except for goodwill, when the circumstances or reasons for recognizing impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortized historical cost would have been if the impairment had not been recognized.
  - B. The recoverable amounts of goodwill and intangible assets with an indefinite useful life are evaluated periodically. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. Impairment loss of goodwill previously recognized in profit or loss shall not be reversed in the following years.
  - C. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units, or groups of cash-generating units, that is/are expected to benefit from the synergies of the business combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating segment level.

#### (22) Borrowings

- A. Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method.
- B. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the drawdown occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a pre-payment for liquidity services and amortised over the period of the facility to which it relates.

#### (23) Notes and accounts payable

Notes and accounts payable are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. They are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method. However, short-term accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

- (24) Financial liabilities at fair value through profit or loss
  - A. Financial liabilities at fair value through profit or loss are financial liabilities held for trading or financial liabilities designated as at fair value through profit or loss on initial recognition. Financial liabilities are classified in this category of held for trading if acquired principally for the purpose of repurchasing in the short-term. Derivatives are also categorized as financial liabilities held for trading unless they are designated as hedges.
  - B. Financial liabilities at fair value through profit or loss are initially recognised at fair value. Related transaction costs are expensed in profit or loss. These financial liabilities are subsequently remeasured and stated at fair value, and any changes in the fair value of these financial liabilities are recognised in profit or loss.
- (25) Derecognition of financial liabilities

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

(26) Offsetting financial instruments

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

(27) Financial liabilities and equity instruments

Ordinary corporate bonds issued by the Group are initially recognized at fair value, net of transaction costs incurred. Ordinary corporate bonds are subsequently stated at amortized cost; any difference between the proceeds (net of transaction costs) and the redemption value is accounted for as the premium or discount on bonds payable and presented as an addition to or deduction from

bonds payable, which is amortized in profit or loss as an adjustment to the 'finance costs' over the period of bond circulation using the effective interest method.

(28) Financial guarantee contracts

A financial guarantee contract is a contract that requires the Group to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument. A financial guarantee contract is initially recognized at its fair value adjusted for transaction costs on the trade date. After initial recognition, the financial guarantee is measured at the higher of the initial fair value less cumulative amortization and the best estimate of the amount required to settle the present obligation on each balance sheet date.

(29) Provisions for other liabilities

Provisions (including product warranties, etc.) are recognized when the Group has a present legal or constructive obligation as a result of past events, and it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated. Provisions are measured at the present value of the expenditures expected to be required to settle the obligation on the balance sheet date, which is discounted using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the obligation. When discounting is used, the increase in the provision due to passage of time is recognized as interest expense. Provisions are not recognized for future operating losses.

### (30) Employee benefits

A. Short-term employee benefits

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

- B. Pensions
  - (a) Defined contribution plans

For defined contribution plans, the Group pays fixed contributions to an independent, publicly or privately administered pension fund. The Group has no further legal or constructive obligations once the contributions have been paid. The contributions are recognised as pension expenses when they are due on an accrual basis. Prepaid contributions are recognised as an asset to the extent of a cash refund or a reduction in the future payments.

- (b) Defined benefit plans
  - i. Net obligation under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive on retirement for their services with the Group in current period or prior period. The liability recognised in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets, together with adjustments for unrecognised past service costs. The defined benefit net obligation is

calculated annually by independent actuaries using the projected unit credit method. The rate used to discount is determined by using interest rates of high-quality corporate bonds that are denominated in the currency in which the benefits will be paid, and that have terms to maturity approximating to the terms of the related pension liability; when there is no deep market in high-quality corporate bonds, the Group uses inerest rates of government bonds (at the balance sheet date) instead.

- ii.Remeasurements arising on defined benefit plans are recognised in other comprehensive income in the period in which they arise and are recorded as retained earnings.
- C. Termination benefits

Termination benefits are employee benefits provided in exchange for the termination of employment as a result from either the Group's 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 recognizes expense when it can no longer withdraw an offer of termination benefits or it recognizes related restructuring costs, whichever is earlier. Benefits that are expected to be due more than 12 months after balance sheet date shall be discounted to their present value.

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

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

#### (31) Income tax

- A. The tax expense for the period comprises current and deferred tax. Tax is recognized in profit or loss, except to the extent that it relates to items recognized in other comprehensive income or items recognized directly in equity, in which cases the tax is recognized in other comprehensive income or equity.
- B. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional 10% tax is levied on the inappropriate retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred income tax is recognized, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if

it arises from initial recognition of goodwill or of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is provided on temporary differences arising on investments in subsidiaries, and associates except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

- D. Deferred income tax assets are recognized only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized. At each balance sheet date, unrecognized and recognized deferred income tax assets are reassessed.
- E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the 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.
- F. A deferred tax asset shall be recognized for the carry forward of unused tax credits resulting from equity investments to the extent that it is possible that future taxable profit will be available against which the unused tax credits can be utilized.
- G. Based on the "Income Basic Tax Act", if the regular income tax is equal or more than the basic tax, the income tax payable shall be calculated in accordance with the Income Tax Act and other relevant laws. Whereas, if the regular income tax is less than basic tax, the income tax payable shall be equal to the basic tax. The difference between the regular income tax and basic tax shall not be subject to deductions of investment tax credits granted under the provisions of other laws.

(32) Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.

(33) Dividends

Dividends are recorded in the Company's financial statements in the period in which they are resolved by the Company's shareholders. Cash dividends are recorded as liabilities.

(34) <u>Revenue recognition</u>

A. Sales of goods

(a) The Group manufactures and sells various types of mechanical equipment, air-conditioning units and electronic equipment products. Revenue is measured at the fair value of the consideration received or receivable taking into account business tax, returns, rebates and discounts for the sale of goods to external customers in the ordinary course of the Group's activities. Revenue arising from the sales of goods is recognized when the Group has delivered the goods to the customer, the amount of sales revenue can be measured reliably and it is probable that the future economic benefits associated with the transaction will flow to the entity. The delivery of goods is completed when the significant risks and rewards of ownership have been transferred to the customer, the Group retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold, and the customer has accepted the goods based on the sales contract or there is objective evidence showing that all acceptance provisions have been satisfied.

- (b) The Group offers customers volume discounts and right of return for defective products. The Group estimates such discounts and returns based on historical experience. Provisions for such liabilities are recorded when the sales are recognized. The volume discounts are estimated based on the anticipated annual sales quantities.
- B. Sales of services

The Group provides products repair services. Revenue from rendering services is recognized under the percentage-of-completion method when the outcome of services provided can be estimated reliably. The stage of completion of a service contract is measured by the percentage of the actual services performed as of the financial reporting date to the total services to be performed. If the outcome of a service contract cannot be estimated reliably, contract revenue should be recognized only to the extent that contract costs incurred are likely to be recoverable.

C. Construction contract

Revenue and cost from long-term construction contracts are recognized under the percentage-ofcompletion method when the outcome of construction contract can be estimated reliably. If the outcome of construction contract cannot be estimated reliably, it should be recognized under completed contract method. An expected loss where total contract costs will exceed total contract revenue on a construction contract should be recognized as contract loss regardless of the method.

D. A sale agreement comprising of multiple components

A sale agreement offered by the Group might comprise of multiple components, including sale of goods and subsequent repair services, etc. If a sale agreement comprises of multiple identifiable components, the fair value of the consideration received or receivable in respect of the sale agreement shall be allocated between those components based on the relative fair value of each component. The amount of proceeds allocated to each component is recognized as revenue in profit or loss following the revenue recognition criteria applied to each component.

The fair value of each component is determined by its market value when it is sold separately.

(35) Government grants

Government grants are recognized at their fair value only when there is reasonable assurance that the Group will comply with any conditions attached to the grants and the grants will be received. Government grants are recognized in profit or loss on a systematic basis over the periods in which the Group recognizes expenses for the related costs for which the grants are intended to compensate.

#### (36) Business combinations

- A. The Group uses the acquisition method to account for business combinations. The consideration transferred for an acquisition is measured as the fair value of the assets transferred, liabilities incurred or assumed and equity instruments issued at the acquisition date, plus the fair value of any assets and liabilities resulting from a contingent consideration arrangement. All acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. For each business combination, the Group measures at the acquisition date components of non-controlling interests in the acquire that are present ownership interests and entitle their holders to the proportionate share of the entity's net assets in the event of liquidation at either fair value or the present ownership instruments' proportionate share in the recognized amounts of the acquirer's identifiable net assets. All other non-controlling interests should be measured at the acquisition-date fair value.
- B. The excess of the consideration transferred, the amount of any non-controlling interest in the acquire and the fair value of any previous equity interest in the acquire over the fair value of the identifiable assets acquired and the liabilities assumed is recorded as goodwill at the acquisition date. If the total of consideration transferred, non-controlling interest in the acquire recognized and the fair value of previously held equity interest in the acquire is less than the fair value of the identifiable assets acquired and the liabilities assumed, the difference is recognized directly in profit or loss on the acquisition date.

### (37) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision-Maker. The Chief Operating Decision-Maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors that makes strategic decisions.

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

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

(1) Critical judgments in applying the Group's accounting policies

A. Financial assets-impairment of equity investments

The Group follows the guidance of IAS 39 to determine whether a financial asset—equity investment is impaired. This determination requires significant judgment. In making this judgment, the Group evaluates, among other factors, the duration and extent to which the fair

value of an equity investment is less than its cost and the financial health of and short-term business outlook for the investee, including factors such as industry and sector performance, changes in technology and operational and financing cash flow.

B. Investment property

The Group uses part of the property for its own use and part to earn rentals or for capital appreciation. When the portions cannot be sold separately, the property is classified as investment property only if the own-use portion accounts for less than 20% of the property.

C. Revenue recognition on a net/gross basis

The determination of whether the Group is acting as principal or agent in a transaction is based on an evaluation of Group's exposure to the significant risks and rewards associated with the sale of goods or the rendering of service in accordance with the business model and substance of the transaction. Where the Group acts as a principal, the amount received or receivable from customer is recognised as revenue on a gross basis. Where the Group acts as an agent, net revenue is recognised representing commissions earned.

The following characteristics of a principal are used as indicators to determine whether the Group shall recognise on gross basis:

- (a) The Group has primary responsibilities for the goods or services it provides;
- (b) The Group bears inventory risk;
- (c) The Group has the latitude in establishing price for goods or services, either directly or indirectly.
- (d) The Group bears credit risk of customer.
- (2) Critical accounting estimates and assumptions
  - A. Impairment assessment of goodwill

The impairment assessment of goodwill relies on the Group's subjective judgment, including identifying cash-generating units, allocating assets and liabilities as well as goodwill to related cash-generating units, and determining the recoverable amounts of related cash-generating units.

B. Calculation of net defined benefit liabilities

When calculating the present value of defined pension obligations, the Group must apply judgments and estimates to determine the actuarial assumptions on balance sheet date, including discount rates and future salary growth rate. Any changes in these assumptions could significantly impact the carrying amount of defined pension obligations.

### 6. DETAILS OF SIGNIFICANT ACCOUNTS

(1) Cash and cash equivalents

	Dece	ember 31, 2016	Dece	ember 31, 2015
Cash on hand and revolving funds Checking accounts and demand	\$	15,129	\$	14,016
deposits		9,578,663		8,467,757
Cash equivalents		4,396,034		6,437,269
	\$	13,989,826	\$	14,919,042

A. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.

- B. As of December 31, 2016 and 2015, cash and cash equivalents amounting to \$427,353 and \$413,542 as purchase loans were pledged to others as collateral (listed as other current assets). Please refer to Note 8.
- (2) Financial assets at fair value through profit or loss

Items	Decer	nber 31, 2016	Decer	mber 31, 2015
Current items:				
Financial assets held for trading				
Listed and OTC stocks	\$	103,540	\$	156,195
Beneficiary certificates		100,553		92,194
Non-hedging derivatives		30,832		34,370
		234,925		282,759
Valuation adjustment of				,
financial assets held for				
trading	(	1,417)	()	16,775)
6	\$	233,508	\$	265,984

A. The Group recognized net gain of \$12,017 and \$56,530 on financial assets held for trading for the years ended December 31, 2016 and 2015, respectively.

B. The non-hedging derivative instruments transaction and contract information are as follows:

	December 31, 2016						
		Contract amount					
Nature	Contract period	(Notional amount)	Fair value				
Forward exchange:							
BUY USD/SELL JPY	Jan. 25, 2017 ~ Feb. 27, 2017	JPY 800,000,000	\$ 20,006				
SELL EUR/BUY USD	Jan. 25, 2017 ~ Mar. 22, 2017	EUR 11,000,000	10,826				
			\$ 30,832				
	Decem	ber 31, 2015					
		Contract amount					
Nature	Contract period	(Notional amount)	Fair value				
Forward exchange: SELL EUR/BUY USD	Oct. 4, 2016	EUR 36,000,000	\$ 34,370				
SELL EUR/DUT USD	Oct. 4, 2016	EUK 50,000,000	φ <u>34,370</u>				

- C. The Group entered into forward foreign exchange contracts to hedge exchange rate risk of export proceeds. However, these forward foreign exchange contracts are not accounted for under hedge accounting.
- D. Due to the global financial crisis in year 2008, listed stocks amounting to \$110,010 that were initially classified as 'financial assets at fair value through profit or loss' were reclassified to available-for-sale financial assets on July 1, 2008 in accordance with paragraph 50(c) of IAS 39. The relevant information is set forth below:
  - (a) The above reclassified assets that have not yet been disposed of are as follows:

		nber 31, 2016		December 31, 2015
	Book va	alue/Fair value	Bo	ook value/Fair value
Listed stocks	\$	2,653	\$	2,613

- (b) The changes in fair value of the above listed stocks that were recognized in profit or loss and other comprehensive income were \$0 and (\$40), respectively, for the year ended December 31, 2016, and were \$0 and (\$340), respectively, for the year ended December 31, 2015. The accumulated total changes in fair value of the above listed stocks that were recognized in profit or loss and other comprehensive income before January 1, 2015 were \$11,102 and (\$879), respectively.
- (c) If the above listed stocks had not been reclassified to available-for-sale financial assets on July
   1, 2008, the gain from changes in fair value of these assets that should have been recognized in profit or loss is as follows:

	For the year ended		For the year ended
	December 31, 2016		December 31, 2015
Listed stocks	\$ 40	( <u></u>	340)

#### (3) Available-for-sale financial assets

Items	Dece	ember 31, 2016	December 31, 2015	
Current items:				
Listed and OTC stocks	\$	1,170,834	\$	1,187,555
Emerging stocks		84,648		75,159
Beneficiary certificates		62,955		66,790
		1,318,437		1,329,504
Valuation adjustment of available-for-sale				
financial assets		65,662		133,367
	\$	1,384,099	\$	1,462,871
Non-current items:				
Listed and OTC stocks	\$	8,618,155	\$	3,817,465
Emerging stocks		544,366		5,724,070
Unlisted stocks		879,290		1,214,897
		10,041,811		10,756,432
Valuation adjustment of available-for-sale				
financial assets		1,701,806		149,477
	\$	11,743,617	\$	10,905,909

- A. The Group recognized \$1,346,391 and (\$2,413,856) in other comprehensive income for fair value change and reclassified \$253,353 and (\$234,691) from equity to profit or loss for the years ended December 31, 2016 and 2015, respectively.
- B. Cando Co., Ltd. was reorganised due to financial difficulty and was delisted from the Emerging Stock market, thus, the stock has no quoted price in an active market. The Group has assessed the investment and recognised impairment loss of \$127,277 and \$412,195 for the years ended December 31, 2016 and 2015, respectively.
- C. Details of the Group's available-for-sale financial assets pledged to others as collateral are provided in Note 8.
- (4) Investments in debt instrument without active markets

It	tems	December 31, 2016		D	ecember 31, 2015
Current items:					
Fixed deposit		\$	2,830,572	\$	141,551

A. The Group recognized interest income of \$27,383 and \$1,221 in profit or loss for amortised cost for the years ended December 31, 2016 and 2015, respectively.

- B. Investments in debt instrument without active markets that the Group held are time deposits of the bank with a good credit rating.
- C. As of December 31, 2016 and 2015, no investments in debt instrument without active markets held by the Group were pledged to others.

(5) Notes receivable

	Dece	ember 31, 2016	December 31, 2015
Notes receivable	\$	1,220,977	\$ 1,008,716
Less: allowance for bad debts	(	2,634) (	2,565)
	\$	1,218,343	\$ 1,006,151

A. The credit quality information of the notes receivable of the Group was provided in Note 6(6).

B. Details of the Group's notes receivable pledged to others as collateral are provided in Note 8.

(6) Accounts receivable

	Dece	ember 31, 2016	December 31, 2015
Accounts receivable	\$	10,597,495	9,571,118
Less: allowance for bad debts	(	172,590) (	241,289)
	\$	10,424,905	9,329,829

A. The credit quality of notes receivable and accounts receivable that were neither past due nor impaired was in the following categories based on the Group's Credit Quality Control Policy:

	December	31, 2016	Dec	cember 31, 2015
Group 1	\$	4,582,222	\$	4,806,655
Group 2		1,535,920		1,571,654
Group 3		2,170,062		929,165
Group 4		358,732		289,788
Group 5		363,430		455,824
	\$	9,010,366	\$	8,053,086

Group 1: Clients without substantial risk, such as government institutions and listed companies.

- Group 2:Clients with extremely low risk, which have excellent reputation and prospect, as ratified by the director of credit management of the Group.
- Group 3:Clients with low risk, which operate well and have had business relationships with the Group for many years with normal payment condition.
- Group 4:Clients with risk at an acceptable level, where the Group shall monitor their credit condition regularly.
- Group 5: Clients with fewer transactions with the Company, which have lower transaction amounts and their management shall be continuously monitored.
- B. The ageing analysis of accounts receivable that were past due but not impaired is as follows:

	Decen	nber 31, 2016	December 31, 2015			
Up to 30 days	\$	985,680	\$	772,541		
31 to 90 days		827,978		598,222		
91 to 180 days		277,825		363,876		
Over 181 days		541,399		548,255		
	<u>\$</u>	2,632,882	\$	2,282,894		

The above ageing analysis was based on past due date.

- C. Movements on the Group's provision for impairment of accounts receivable are as follows:
  - (a) As of December 31, 2016 and 2015, the amounts of the Group's accounts receivable that were impaired were \$175,224 and \$243,854, respectively.
  - (b) Movement in the provision for impairment of accounts receivable are follows:

	_			2016		
	Indivi	dual provision	Gro	up provision		Total
At January 1	\$	103,264	\$	140,590	\$	243,854
(Reversal of ) Provision for						
impairment	(	32,683)		20,961 (		11,722)
Write-offs during the period	(	28,875)	(	19,371) (		48,246)
Effects of foreign exchange		18	()	8,680) (	<	8,662)
At December 31	\$	41,724	\$	133,500	\$	175,224
				2015		
	Indivi	dual provision	Gro	up provision		Total
At January 1	\$	94,818	\$	136,646	\$	231,464
Provision for impairment		10,198		28,811		39,009
Write-offs during the period	(	3,891)	(	23,408) (		27,299)
Effects of foreign exchange		2,139	(	1,459)		680
At December 31	\$	103,264	\$	140,590	\$	243,854

D. The Group holds land, buildings, time deposits, letter of guarantee and letter of quality guarantee as collateral for accounts receivable.

E. Details of the Group's accounts receivable pledged to others as collateral are provided in Note 8.

### (7) Inventories

	December 31, 2016									
	Allowance for									
	Cost			valuation loss	Book value					
Raw materials	\$	2,553,802	(\$	213,993)	\$	2,339,809				
Work in process		1,324,449	(	53,130)		1,271,319				
Finished goods		6,241,913	(	576,022)		5,665,891				
Inventory in transit		824,130		-		824,130				
Merchandise inventories		1,089,940	(	14,048)		1,075,892				
	\$	12,034,234	( <u>\$</u>	857,193)	\$	11,177,041				

	December 31, 2015								
	Allowance for								
		Cost valuation loss Book va							
Raw materials	\$	2,901,123	(\$	390,690)	\$	2,510,433			
Work in process		1,317,766	(	101,455)		1,216,311			
Finished goods		6,719,458	(	367,982)		6,351,476			
Inventory in transit		879,052		-		879,052			
Merchandise inventories		806,842	(	8,887)		797,955			
	\$	12,624,241	(\$	869,014)	\$	11,755,227			

A. The cost of inventories recognized as expense for the years ended December 31, 2016 and 2015 was \$28,558,175 and \$28,439,139, respectively, including the amounts of \$52,253 and \$136,665, respectively, that the Group wrote down from cost to net realizable value accounted for as cost of goods sold.

B. Details of the Group's inventory pledged to others as collateral are provided in Note 8.

(8) <u>Construction in progress</u>

	December 31, 2016		December 31, 2015
Aggregate costs incurred plus recognized profits			
(less recognised losses)	\$	13,922,103 \$	13,888,499
Less: progress billings	(	12,888,168) (	13,450,478)
Net balance sheet position for construction in progress Presented as:	\$	1,033,935 \$	438,021
Due from customers for contract work	\$	1,235,956 \$	805,488
Due to customers for contract work	(	202,021) (	367,467)
	\$	1,033,935 \$	438,021

As of December 31, 2016 and 2015, cumulative gain (loss) recognized under the percentage of completion method for major contracts are summarized as follows:

December 31, 2016									
Construction	Expected completion date		Contract price		Estimated contract cost	Percentage of completion		mulative gain ss) recognized	
Construction A	Dec. 2017	\$	2,242,567	\$	2,123,400	99%	\$	118,956	
Construction B	June. 2018		1,864,762		1,774,577	32%		29,009	
Construction C	June. 2017		1,391,992		1,226,377	99%		165,122	
Construction D	Aug. 2017		1,583,585		1,532,493	91%		46,564	
Construction E	June. 2017		1,064,797		1,029,356	98%		34,757	
Construction F	June. 2017		1,063,130		950,329	95%		107,021	
Construction G	Dec. 2017		941,452		1,536,563	96%	(	595,111)	
Construction H	Feb. 2018		899,714		809,743	37%		32,953	
Construction I	Dec. 2017		621,282		674,470	99%	(	53,188)	
Construction J	June. 2017		611,485		619,366	95%	(	7,881)	
Construction K	May. 2017		576,381		539,260	99%		37,073	

### December 31, 2015

	Expected	Contract		Estimated		Percentage	Cu	imulative gain
Construction	completion date		price	-	contract cost	of completion	(10	ss) recognized
Construction A	Dec. 2017	\$	2,242,567	\$	2,123,400	99%	\$	118,909
Construction B	June. 2017		1,864,762		1,774,577	1%		1,257
Construction C	Dec. 2016		1,358,342		1,293,234	93%		60,838
Construction D	Dec. 2016		1,181,841		1,141,644	88%		35,410
Construction E	June. 2016		1,064,797		1,025,856	98%		38,016
Construction F	Dec. 2016		1,052,442		943,449	93%		101,364
Construction G	Dec. 2017		941,452		1,536,563	96%	(	595,111)
Construction H	Feb. 2018		899,048		809,143	10%		9,169
Construction I	Dec. 2016		621,282		674,470	99%	(	53,188)
Construction J	June. 2016		611,485		619,366	94%	(	7,881)
Construction L	June. 2016		564,286		523,665	95%		38,396

### (9) Investments accounted for under the equity method

	Dece	ember 31, 2016	December 31	, 2015
Associates:				
1. Tung Pei Industrial Co., Ltd.	\$	1,965,442	\$ 1,	982,388
2. Creative Sensor Inc.		411,895		416,745
3. Lien Chang Electronic		570,069		560,558
Enterprise Co., Ltd.				
4. Century Development		-	1,	625,647
Corporation		604460		
5. Others		694,169	-	545,938
Subtotal		3,641,575	5,	131,276
Joint Venture:				
1. Qingdao Teco Century		39,920		66,701
Advanced High-tech				
Mechatronics Co., Ltd.				
2. Senergy Wind Power Co.,		177,253		249,534
Ltd.				
3. Others		12,551		17,286
Subtotal		229,724		333,521
		3,871,299	5,	464,797
Less: credit balance of long-				
term investments (gross				
amount before offset of				
notes receivable-related				
parties, accounts receivable				
-related parties, other				
receivables-related parties and other non-current liabilities)	(	55,400)	(	28,270)
other non-current naointies)	\$	3,815,899		436,527
	Ŷ	5,015,077	÷	

The share of profit/loss of associates and joint ventures accounted for under equity method for the years ended December 31, 2016 and 2015 are as follows:

		For the year ended December 31, 2016		For the year ended December 31, 2015
1. Tung Pei Industrial Co., Ltd.	\$	102,033	\$	124,632
2. Creative Sensor Inc.		29,583		33,733
3. Lien Chang Electronic Enterprise				
Co., Ltd.		33,074		11,966
4. Century Development Corporation		-		103,967
5. Others	(	134,960)	(	67,503)
Joint Venture:				
1. Qingdao Teco Century Advanced	(	44,106)		
High-tech Mechatronics Co., Ltd.			(	50,710)
2. Senergy Wind Power Co., Ltd.	(	72,281)	(	466)
3. Others	(	3,603)	(	1,683)
	(\$	90,260)	\$	153,936

### A. Associates

(a) The basic information of the associates that are material to the Group is as follows:

	Shareholding ratio						
	Principal						
Company	place of	December 31,	December 31,	Nature of	Method of		
name	business	2016	2015	relationship	measurement		
Tung Pei Industrial Co., Ltd.	R.O.C	31.14%	31.14%	Hold more than 20% voting right	Equity method		
Creative Sensor Inc.	R.O.C	11.50%	11.50%	//	Equity method		
Lien Chang Electronic Enterprise Co., Ltd.	R.O.C	33.84%	33.84%	//	Equity method		
Century Development Corporation	R.O.C	-	40.63%	//	Equity method		

(b) The summarized financial information of the associates that are material to the Group is shown below:

Balance sheet

	Tung Pei Industrial Co., Ltd.				
	Dece	mber 31, 2016	Decer	nber 31, 2015	
Current assets	\$	5,541,165	\$	5,776,433	
Non-current assets		6,113,566		5,442,399	
Current liabilities	(	3,153,541)	(	2,764,025)	
Non-current liabilities	(	1,417,967)	(	1,769,642)	
Total assets	\$	7,083,223	\$	6,685,165	
Share in associate's net assets	\$	1,965,442	\$	1,982,388	
Goodwill		-		-	
Carrying amount of the	¢	1 065 442	¢	1 002 200	
associate	\$	1,965,442	\$	1,982,388	
		Creative S			
		mber 31, 2016		nber 31, 2015	
Current assets	\$	3,041,354	\$	2,886,925	
Non-current assets		1,571,398		1,713,358	
Current liabilities	(	1,144,944)		970,523)	
Non-current liabilities	(	53,367)	()	61,591)	
Total net assets	\$	3,414,441	\$	3,568,169	
Share in associate's net assets Goodwill	\$	411,895	\$	416,745	
Carrying amount of the associate	\$	411,895	\$	416,745	
	Lier	h Chang Electronic	c Enterpr	ise Co., Ltd.	
		mber 31, 2016		nber 31, 2015	
Current assets	\$	2,137,424	\$	1,971,176	
Non-current assets		698,534		748,594	
Current liabilities	(	1,124,421)	(	1,025,201)	
Non-current liabilities	(	30,056)	(	38,269)	
Total net assets	\$	1,681,481	\$	1,656,300	
Share in associate's net					
assets	\$	570,069	\$	560,558	
Goodwill	Ψ		Ψ	-	
Carrying amount of the					
associate	\$	570,069	\$	560,558	

	_	Century Developm	nent Corporation			
	December 31, 2016			December 31, 2015		
Current assets	\$	-	\$	1,111,138		
Non-current assets		-		5,399,833		
Current liabilities		- (		576,520)		
Non-current liabilities	_	- (		2,074,553)		
Total net assets	\$		\$	3,859,898		
Share in associate's net						
assets	\$	-	\$	1,520,266		
Goodwill	_	-		105,381		
Carrying amount of the						
associate	\$	-	\$	1,625,647		
Statement of comprehensive income						
		Tung Pei Industrial Co., Ltd.				
		For the year ended		For the year ended		
		December 31, 2016		December 31, 2015		
Revenue	\$	6,561,385	\$	6,334,038		
Profit for the period from continuing operations		338,383		400,173		
Other comprehensive loss, net of tax	(\$	155,530)	\$	-		
Total comprehensive income	<u>(</u> \$	182,853	\$	400,173		
Dividends received from associates	\$	78,290	\$	117,435		
		Creative	Song			
		For the year ended	Sells	For the year ended		
		December 31, 2016		December 31, 2015		
Revenue	\$	4,309,299	\$	4,864,840		
Profit for the period from						
continuing operations	\$	257,536	\$	293,600		
Other comprehensive loss, net of tax	(	182,565)	(	116,128)		
Total comprehensive income	\$	74,971	\$	177,472		
Dividends received from associates	\$	26,271	\$	27,761		

\$

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8,736

		Lien Chang Electron	ic Enterprise Co., Ltd.		
		For the year ended December 31, 2016		For the year ended December 31, 2015	
Revenue	\$	3,036,281	\$	3,636,049	
Profit for the period from continuing operations	\$	95,571	\$	35,356	
Other comprehensive loss, net of tax	(	40,440)	(	33,579)	
Total comprehensive income	\$	55,131	\$	1,777	
Dividends received from associates	\$	10,136	\$	6,758	
		Century Develop	mer	nt Corporation	
		For the year ended		For the year ended	
		December 31, 2016		December 31, 2015	
Revenue	\$	-	\$	941,648	
Profit for the period from continuing operations	\$	-	\$	296,017	
Other comprehensive income, net of tax				709	
Total comprehensive income	\$	-	\$	296,726	

(c) The carrying amount of the Group's interests in all individually immaterial associates and the Group's share of the operating results are summarized below:

\$

Dividends received from associates

As of December 31, 2016 and 2015, the carrying amount of the Group's individually immaterial associates amounted to \$694,169 and \$545,938 respectively.

		For the year ended		For the year ended
		December 31, 2016		December 31, 2015
Income (loss) profit for the period	¢	112 402	(0	
from continuing operations	\$	113,403	(3	67,957)
Total comprehensive income	\$	113,403	(\$	67,957)
(loss)				

- (d) For the year ended December 31, 2016, the Group's shareholding ratio in Century Development Corporation was increased to 52.75%. The Group obtained the control over Century Development Corporation and included it in the Group's consolidated financial statements.
- (e) The fair value of the Group's material associates with quoted market prices is as follows:

	Decem	nber 31, 2016	Decer	mber 31, 2015
1.Lien Chang Electronic				
Enterprise Co., Ltd.	\$	531,222	\$	563,132
2.Creative Sensor Inc.		306,491		320,356
	\$	837,713	\$	883,488

#### B. Joint venture

(a) The basic information of the joint ventures that are material to the Group is as follows: Shareholding ratio

	_	Sharenon			
	Principal				
Company	place of	December	December	Nature of	Method of
name	business	31, 2016	31, 2015	relationship	measurement
Qingdao Teco	China	24.00%	50.00%	Joint	Equity method
Century				venture	
Advanced					
High-tech					
Mechatronics					
Co., Ltd.					
Senergy Wind	R.O.C	50.00%	50.00%	Joint	Equity method
Power Co.,				venture	
Ltd.					

(b) The summarized financial information of the joint ventures that are material to the Group is shown below:

### Balance sheet

		Qingdao Teco Century Advanced				
		High-tech Mecha	tronics C	o., Ltd.		
	Dece	mber 31, 2016	Decem	ber 31, 2015		
Cash and cash equivalents	\$	3,320	\$	10,332		
Other current assets		135,667		82,046		
Current assets		138,987		92,378		
Non-current assets		167,612		319,689		
Total assets		306,599		412,067		
Current financial liabilities (not including accounts payable, other payables and provision)	(	27,721)	(	77,923)		
Other current liabilities	(	140,268)	(	174,063)		
Current liabilities	(	167,989)	(	251,986)		
Total liabilities	(	167,989)	(	251,986)		
Total net assets	\$	138,610	\$	160,081		
Share in joint venture's net assets Goodwill	\$	39,920	\$	66,701		
Carrying amount of the						
joint venture	\$	39,920	\$	66,701		
		Senergy Wind F	ower Co.,	Ltd.		
	Dece	mber 31, 2016	Decem	ber 31, 2015		
Cash and cash equivalents	\$	233,663	\$	357,978		
Other current assets		138,494		30,107		
Current assets		372,157		388,085		
Non-current assets		111,162		111,067		
Total assets		483,319		499,152		
Current liabilities		-	(	85)		
Total liabilities		-	()	85)		
Total net assets	\$	483,319	\$	499,067		
Share in joint venture's net assets Goodwill	\$	177,253	\$	249,534		
Carrying amount of the						
joint venture	\$	177,253	\$	249,534		

	Qir	Qingdao Teco Century Advanced High-te Mechatronics Co., Ltd.					
		the year ended		For the year ended			
	-	cember 31, 2016		December 31, 2015			
Revenue	\$	96,063	\$	71,670			
Depreciation and amortisation	( <u>\$</u>	24,589)	(\$	47,447)			
Interest income	\$	75	\$	65			
Interest expense	(\$	5,614)	(\$	9,457)			
Loss-net of tax	(\$	146,476)	(\$	74,524)			
Total comprehensive loss	( <u>\$</u>	146,476)	(\$	74,524)			
Dividends received from joint venture	\$	-	\$	-			
	Senergy Wind Power Co., Ltd.						
	For	the year ended		For the year ended			
	Dec	cember 31, 2016	_	December 31, 2015			
Revenue	\$	_	\$				
Depreciation and amortisation	( <u>\$</u>	32)	\$	-			
Interest income	\$	4,728	\$	562			
Interest expense	\$	-	(\$	75)			
Loss before income tax	(\$	15,749)	(\$	933)			
Loss-net of tax	(\$	15,749)	(\$	933)			
Total comprehensive loss	(\$	15,749)	(\$	933)			
Dividends received from joint venture	\$	-	\$	-			

Statement of comprehensive income

(c) The carrying amount of the Group's interests in all individually immaterial associates and the Group's share of the operating results are summarized below:

As of December 31, 2016 and 2015, the carrying amount of the Group's individually immaterial associates amounted to \$12,551 and \$17,286, respectively.

	For th	e year ended	For the year ended
	Decem	ber 31, 2016	December 31, 2015
Loss for the period from continuing operations	( <u>\$</u>	3,603) (	<u>(</u> 1,683)
Total comprehensive loss	( <u>\$</u>	3,603) (	( <u>\$ 1,683</u> )

- (d) In the second quarter of 2016, the Group entered into an equity transfer agreement with Shanghai Hanbell Precise Machinery Co., Ltd. and transferred its certain equity in Qingdao Teco Century Advanced High-tech Mechatronics Co., Ltd. (Teco Century) to Shanghai Hanbell Precise Machinery Co., Ltd. After the sale of equity, the Group's shareholding ratio in Teco Century decreased to 24% and thus did not meet the definition of joint arrangements – joint ventures. However, the Group still has significant control over Teco Century, thus, it is still accounted for under equity method.
- C. Certain investments accounted for using the equity method were evaluated in 2016 and 2015 based on financial reports audited by accountants appointed by the Company. The amount of associates and joint ventures' gain and loss using equity method are \$29,987 and \$94,683 in 2016 and 2015, respectively. The balance of investment accounted using equity method

are \$2,445,113 and \$4,040,747 and the amount of investment credit balance is \$55,400 and \$28,270 as of December 31, 2016 and 2015, respectively.

D. Details of the Group's investments accounted for under the equity method pledged to others as collateral are provided in Note 8.

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					Σ	Machinery T	rans	Transportation			Le	Leasehold	Mis	Miscellaneous				
		Land		Buildings	б	equipment	edu	equipment	Lease	Leased assets	impro	improvements	eq	equipment	Rent	Rental assets	Total	al
<u>At January 1, 2016</u>																		
Cost	S	\$ 5,687,882		\$ 9,532,510 \$	s	\$ 14,926,436	Ś	975,871	\$	10,777	Ś	579,878	S	7,116,897	Ś	887,580	\$ 39,717,831	7,831
Accumulated																		
impairment		34,697) (	$\cup$	(4,300,434) (		12,931,267) (		654,054)		10,748) (		401,304)		5,618,437) (		748,673) (	24,69	24,699,614)
	Ś	\$ 5,653,185	$\boldsymbol{\diamond}$	\$ 5,232,076	\$	1,995,169	\$	321,817	S	29	Ś	178,574	$\Leftrightarrow$	1,498,460	Ś	138,907	\$ 15,01	15,018,217
2016																		
Opening net book amount	\$	5,653,185 \$		5,232,076	Ś	1,995,169	S	321,817	\$	29	S	178,574	Ś	1,498,460	S	138,907	\$ 15,01	15,018,217
Additions		84,691		566,903		415,326		44,114		17,693		29,815		335,859		ı	1,45	1,494,401
Acquired from business																		
combinations		129,976		225,524		ı		ı	3,9,	3,922,298		67		861		'	4,27	4,278,726
Disposals	$\smile$	224)		· ·		47,909) (		1,257)		- -		714)	J	12,922)		·	Q	(63, 026)
Reclassifications	$\smile$	132,656) (	$\smile$	460, 384)		2,001		15,224		ı		2,350		13,505)		4,145 (	58	582,825)
Depreciation charge		'	$\smile$	239,391) (		418,665) (		54,428)	1	181,953) (		39,989)	J	393,267) (	J	13,235) (	1,34	1, 340, 928)
Net exchange	``					i co		i t									Ċ	í.
differences		4,459) (		195,676) (		41,897) (		1,525)		'	ļ	4,351)		93,078) (		129) (	34	341,115
Closing net book amount	Ś	5,730,513	$\boldsymbol{\diamond}$	5,129,052	Ś	1,904,025	Ś	323,945	\$ 3,7;	3,758,067	Ś	165,752	Ś	1,322,408	Ś	129,688	\$ 18,46	18,463,450
<u>At December 31, 2016</u> Cost	$\mathbf{S}$	5,765,210 \$ 9,547,990	$\boldsymbol{\diamond}$		\$ 7	14,714,940	\$	1,015,168	\$ 5,20	\$ 5,260,389	Ś	594,998	\$	7,048,564	Ś	877,983	\$ 44,825,242	5,242
Accumulated depreciation and																		
impairment		34,697)		34,697) ( 4,418,938) (		12,810,915) (		691,223)	(1,5)	1,502,322) (		429,246)		<u>5,726,156</u> ) (		748,295) (	26,36	26,361,792
	S	\$ 5,730,513	$\boldsymbol{\diamond}$	\$ 5,129,052 5	Ś	1,904,025	Ś	323,945	\$ 3,7.	\$ 3,758,067	\$	165,752	Ś	1,322,408	Ś	129,688	\$ 18,46	18,463,450

					4	Machinery	Tran	Transportation			Le	Leasehold	Mis	Miscellaneous				
		Land		Buildings	e	equipment	eq	equipment	Lease	d assets	impr	Leased assets improvements	eq	equipment	Ren	Rental assets		Total
<u>At January 1, 2015</u> Cost	$\boldsymbol{\diamond}$	<b>\$</b> 5,615,748 <b>\$</b> 9,224,940	Ś	9,224,940	$\boldsymbol{\diamond}$	11,341,811	Ś	846,710	Ś	10,777	Ś	547,257	$\boldsymbol{\diamond}$	6,429,431	Ś	879,700	ب ب	\$ 34,896,374
Accumulated		``````````````````````````````````````		~		~								~				``````````````````````````````````````
depreciation and impairment	$\smile$	34,697)	$\bigcup$	34,697) ( 4,031,489)	$\cup$	9,441,989) (		614,000)		10,457) (		364,679)		5,096,920)		732,456)	5 (	20,326,687)
-	Ś	5,581,051	$\Leftrightarrow$	5,193,451	$\boldsymbol{\diamond}$	1,899,822	Ś	232,710	S	320	Ś	182,578	$\boldsymbol{\diamond}$	1,332,511	Ś	147,244	\$	\$ 14,569,687
2015																		
Opening net book amount	$\boldsymbol{\diamond}$	5,581,051 \$ 5,193,451	$\boldsymbol{\diamond}$	5,193,451	$\boldsymbol{\diamond}$	1,899,822	Ś	232,710	S	320	Ś	182,578	$\boldsymbol{\diamond}$	1,332,511	Ś	147,244	\$	14,569,687
Additions		1,089		143,743		381,540		146,088		ı		36,880		506,572		ı		1,215,912
Acquired from business																		
combinations		70,938		231,802		155,448		'		'		'		58,252		ı		516,440
Disposals		I	$\smile$	450)	$\cup$	22,296) (	$\cup$	1,721)		'		'	$\cup$	14,357)		1		38,824)
Reclassifications	$\smile$	(200	_	39,816)	$\cup$	8,163)		'		'		'	$\cup$	148)		8,311		40,483)
Depreciation charge		I	$\smile$	236,223)	$\smile$	406,636) (	$\cup$	54,272)	<u> </u>	291) (		41,191)	$\cup$	373,628)	$\smile$	16,561)		1,128,802)
Net exchange differences		774	$\smile$	60,431)	$\cup$	4,546) (	$\cup$	988)		ı		307	$\cup$	10,742)	$\cup$	87) (		75,713)
Closing net book amount	$\boldsymbol{\diamond}$	5,653,185	$\boldsymbol{\diamond}$	5,232,076	$\Leftrightarrow$	1,995,169	$\mathbf{S}$	321,817	Ś	29	\$	178,574	$\Leftrightarrow$	1,498,460	Ś	138,907	\$ 1	\$ 15,018,217
At December 31, 2015																		
Cost	Ś	5,687,882	$\boldsymbol{\diamond}$	5,687,882 \$ 9,532,510	$\boldsymbol{\diamond}$	\$ 14,926,436	Ś	975,871	Ś	10,777	Ś	579,878	Ś	7,116,897	Ś	887,580	\$ \$	\$ 39,717,831
Accumulated																		
depreciation					,			(V 2 V 2 7		1 101 7 101		101 204)		12010123		(CL7 0VL	ć	1 600 614
and impairment		54,097)		<u> 24,097) ( 4,200,434)</u>		12, 431, 201)		(+00,+00		$10, /4\delta$ ) (	ļ	(401, 504)		401,304) ( 2,018,43/)		148,0/2	Ŷ	(48,0/2) (24,099,014)
	Ś	5,653,185		\$ 5,232,076	\$	1,995,169	\$	321,817	S	29	Ś	178,574	\$	1,498,460	\$	138,907	\$	\$ 15,018,217

A. Amount of borrowing costs capitalized as part of property, plant and equipment and the range of the interest rates for such capitalization are as follows:

	For the	year ended	For the	year ended
	Decembe	er 31, 2016	Decemb	per 31, 2015
Amount capitalized	\$	217	\$	881
Interest rate	0.	58%	0.36%	‰~0.88%

- B. Information about the property, plant and equipment that were pledged to others as collateral is provided in Note 8.
- C. The Group was unable to transfer the title of certain farmland to the Group's name due to legal restrictions. The land title was registered under an individual's name. Accordingly, the Group entered into an agreement with the said individual to secure the title and the first mortgage right.

(11) Investment property

		Land		Buildings		Total
<u>At January 1, 2016</u>						
Cost	\$	1,315,434	\$	2,279,384	\$	3,594,818
Accumulated depreciation and						
impairment		-	(	1,033,374)	·	1,033,374)
	\$	1,315,434	\$	1,246,010	\$	2,561,444
2016						
Opening net book amount	\$	1,315,434	\$	1,246,010	\$	2,561,444
Reclassifications		132,656		482,836		615,492
Depreciation charge		-	(	69,927)	<u>`</u>	69,927)
Net exchange differences	(	3,518)	(	30,105)	(	33,623)
Closing net book amount	\$	1,444,572	\$	1,628,814	\$	3,073,386
<u>At December 31, 2016</u>						
Cost	\$	1,444,572	\$	2,780,013	\$	4,224,585
Accumulated depreciation and						
impairment		-	(	1,151,199)		1,151,199)
	\$	1,444,572	\$	1,628,814	\$	3,073,386
		T 1		D '11'		$T \rightarrow 1$
		Land		Buildings		Total
At January 1, 2015		Land		Buildings		lotal
<u>At January 1, 2015</u> Cost	\$	Land 1,307,576	\$	2,228,820	\$	3,536,396
· · ·	\$		\$	2,228,820		
Cost			(	U		
Cost Accumulated depreciation and	\$ \$		\$ (	2,228,820		3,536,396
Cost Accumulated depreciation and		1,307,576	(	2,228,820 944,440)	(	3,536,396 944,440)
Cost Accumulated depreciation and impairment		1,307,576	(	2,228,820 944,440)	(	3,536,396 944,440)
Cost Accumulated depreciation and impairment 2015	\$	1,307,576 	(	2,228,820 944,440) 1,284,380	(	3,536,396 944,440) 2,591,956
Cost Accumulated depreciation and impairment <u>2015</u> Opening net book amount	\$	1,307,576 - 1,307,576 1,307,576	(	2,228,820 944,440) 1,284,380 1,284,380	(	3,536,396 944,440) 2,591,956 2,591,956
Cost Accumulated depreciation and impairment <u>2015</u> Opening net book amount Reclassifications	\$	1,307,576 - - 1,307,576 1,307,576	(	2,228,820 944,440) 1,284,380 1,284,380 39,816	(	3,536,396 944,440) 2,591,956 2,591,956 40,483
Cost Accumulated depreciation and impairment <u>2015</u> Opening net book amount Reclassifications Depreciation charge	\$	1,307,576 - 1,307,576 1,307,576 667	(	2,228,820 944,440) 1,284,380 1,284,380 39,816 72,688)	(	3,536,396 944,440) 2,591,956 2,591,956 40,483 72,688)
Cost Accumulated depreciation and impairment <u>2015</u> Opening net book amount Reclassifications Depreciation charge Net exchange differences Closing net book amount	<u>\$</u> \$	1,307,576 - 1,307,576 1,307,576 667 - 7,191	(	2,228,820 944,440) 1,284,380 1,284,380 39,816 72,688) 5,498)	(	3,536,396 944,440) 2,591,956 2,591,956 40,483 72,688) 1,693
Cost Accumulated depreciation and impairment <u>2015</u> Opening net book amount Reclassifications Depreciation charge Net exchange differences Closing net book amount <u>At December 31, 2015</u>	\$ \$ \$	1,307,576 - 1,307,576 1,307,576 667 - 7,191 1,315,434	(\$ \$ 	2,228,820 944,440) 1,284,380 1,284,380 39,816 72,688) 5,498) 1,246,010	(	3,536,396 944,440) 2,591,956 2,591,956 40,483 72,688) 1,693 2,561,444
Cost Accumulated depreciation and impairment <u>2015</u> Opening net book amount Reclassifications Depreciation charge Net exchange differences Closing net book amount <u>At December 31, 2015</u> Cost	<u>\$</u> \$	1,307,576 - 1,307,576 1,307,576 667 - 7,191	(	2,228,820 944,440) 1,284,380 1,284,380 39,816 72,688) 5,498)	(	3,536,396 944,440) 2,591,956 2,591,956 40,483 72,688) 1,693
Cost Accumulated depreciation and impairment <u>2015</u> Opening net book amount Reclassifications Depreciation charge Net exchange differences Closing net book amount <u>At December 31, 2015</u> Cost Accumulated depreciation and	\$ \$ \$	1,307,576 - 1,307,576 1,307,576 667 - 7,191 1,315,434	(\$ \$ 	2,228,820 944,440) 1,284,380 1,284,380 39,816 72,688) 5,498) 1,246,010 2,279,384	(\$ \$ \$	3,536,396 944,440) 2,591,956 2,591,956 40,483 72,688) 1,693 2,561,444 3,594,818
Cost Accumulated depreciation and impairment <u>2015</u> Opening net book amount Reclassifications Depreciation charge Net exchange differences Closing net book amount <u>At December 31, 2015</u> Cost	\$ \$ \$	1,307,576 - 1,307,576 1,307,576 667 - 7,191 1,315,434	(\$ \$ 	2,228,820 944,440) 1,284,380 1,284,380 39,816 72,688) 5,498) 1,246,010	(\$ \$ \$	3,536,396 944,440) 2,591,956 2,591,956 40,483 72,688) 1,693 2,561,444

A. Rental income from the lease of the investment property and direct operating expenses arising from the investment property are shown below:

		or the year ended ecember 31, 2016		For the year ended December 31, 2015
Rental income from investment property	\$	121,826	\$	151,413
Direct operating expenses arising from the investment	·	,	<u>.</u>	,,
property that generated rental income during the period	\$	107,050	\$	106,834
Direct operating expenses arising from the investment				
property that did not generate rental income during the period	\$	-	\$	-

B. The fair value of the investment property held by the Group as at December 31, 2016 and 2015 was \$4,239,998 and \$4,180,969 respectively, which is categorized within Level 3 in the fair

### (12) <u>Goodwill (listed as 「1780 Intangible assets」)</u>

		2016		2015
At January 1				
Cost	\$	5,440,327	\$	133,768
Accumulated amortisation and impairment		<u> </u>		
-	\$	5,440,327	\$	133,768
Opening net book amount	\$	5,440,327	\$	133,768
Additions - acquired through				
business combinations		266,976		5,388,736
Net exchange differences	(	293,618)	(	82,177)
Closing net book amount	\$	5,413,685	\$	5,440,327
At December 31				
Cost	\$	5,413,685	\$	5,440,327
Accumulated amortisation and impairment		<u> </u>		
	\$	5,413,685	\$	5,440,327

Goodwill is allocated as follows to the Group's cash-generating units identified according to operating segment:

	[	December 31, 2016	 December 31, 2015
Motor division	\$	5,038,910	\$ 5,332,528
Home electric appliance division		107,799	107,799
Others		266,976	 <u> </u>
	\$	5,413,685	\$ 5,440,327

(13) Other non-current assets

	Dece	mber 31, 2016	Decer	mber 31, 2015
Long-term prepaid rent	\$	1,571,509	\$	676,146
Prepayment for property		159,899		-
Prepayment for equipment		597,109		331,872
Refundable deposits		303,262		216,678
Deferred expenses		132,085		145,722
Long-term notes and accounts				
receivable		238,409		-
Other assets		92,613		95,974
	\$	3,094,886	\$	1,466,392

A. The Group signed a land use right contract for the use of land. The Group recognised rental expenses of \$45,426 and \$11,082 for the years ended December 31, 2016 and 2015, respectively.

B. The Company's subsidiary – Wuxi Teco Precision Machinery Co., Ltd. has acquired land use right of \$131,184 from Wuxi Land and Resources Bureau during 2015. The amortisation period is 50 years.

C. On January 14, 2005, the Group's subsidiary, Century Development Corporation completed the registration of right of superficies and paid royalties to Taipei City Government for acquiring land used for construction for phase III of the Nankang Software Park. The right of superficies is available for 50 years from the registration date. Land and building shall be returned to Taipei City Government unconditionally upon expiry of the right of superficies. Century Development Corporation's prepaid rents are amortised over the useful life of right of superficies of 50 years.

### (14) Short-term borrowings

Type of borrowings	Decembe	er 31, 2016	Interest rate range	Collateral
Bank borrowings				
Secured borrowings	\$	254,415	1.12%~4.56%	Available-for-sale financial assets, notes receivable, accounts receivable, investments accounted for under the equity method, land, buildings, treasury stocks
Unsecured borrowings	_	2,823,946	0.88%~5.58%	None
	\$	3,078,361		

December 31, 2015	Interest rate range	Collater	ral
\$ 1,531,424	1.41%~4.83%	assets, notes rece accounts receivab investments accounder the equity n	ivable, ble, unted for nethod,
5,087,588	0.88%~5.58%	None	
\$ 6,619,012			
value through profit o	<u>r loss</u>		
Dec	ember 31, 2016	December 31,	2015
or			
s \$	-	\$	15,043
ded December 31, 20	16 and 2015, respect saction and contract	tively. information are as	
	Contract a	mount	
Contract period	d (Notional pi	rincipal) Fair	value
Jan. 6, 2016 Jan. 28, 2016	USD JPY 200	2,000,000 (\$ 0,000,000 (	16) 431) 1,515)
	\$ $1,531,424$ \$ $1,531,424$ \$ $5,087,588$ \$ $6,619,012$ value through profit of Decomposed or s <u>\$</u> net gain loss of \$1,2 ded December 31, 20 tive instruments trans <u>Contract period</u> 0 Jan. 6, 2016 Jan. 28, 2016 Feb. 25, 2016-	$\frac{5,087,588}{\$ 6,619,012} = 0.88\% \sim 5.58\%$ $\frac{\$ 6,619,012}{$ 0.88\% \sim 5.58\%}$ $\frac{$ 0.88\% \sim 5.58\%}{$ 0.88\% \sim 5.58\%}$ $\frac{\$ 6,619,012}{$ 0.80\% \sim 5.58\%}$	\$ 1,531,424 1.41%~4.83% Available-for-sale assets, notes rece accounts receival investments accounder the equity r land, buildings, tr stocks

C. The Group entered into forward foreign exchange contracts to sell to hedge exchange rate risk of export proceeds. However, these forward foreign exchange contracts and foreign currency loan are not accounted for under hedge accounting.

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15,043)

Oct. 4, 2016

SELL EUR/BUY CAD

#### (16) Other payables

	Dece	ember 31, 2016	Dece	mber 31, 2015
Payable on salary and wages	\$	1,839,778	\$	1,820,898
Payable on employees' compensation		592,962		565,546
Payable on dealers' bonus				
commission		169,932		211,416
Payable on equipment		151,433		122,004
Payable on directors' and				
supervisors' remuneration		154,328		150,777
Others		2,090,257		1,993,174
	\$	4,998,690	\$	4,863,815
(17) Bonds payable				
	Dece	ember 31, 2016	Dece	mber 31, 2015
Issuance of bonds payable	\$	3,000,000	\$	4,457,100
Add: Foreign exchange gain, net		-		41,400
Less: Corporate bonds payable-				
current portion		-	(	1,498,500)
	\$	3,000,000	\$	3,000,000
		1		

A. The terms of the first domestic unsecured and RMB-denominated ordinary corporate bonds issued by the Company are as follows:

The Company issued \$300,000,000 (in RMB dollars), 3% first domestic unsecured ordinary corporation bonds, as approved by the regulatory authority on May 20, 2013. The bonds mature 3 years from the issue date (May 20, 2013 ~ May 20, 2016) and will be redeemed at face value at the maturity date.

B. The terms of the first domestic unsecured ordinary corporate bonds issued by the Company in 2015 are as follows:

The Company issued \$3,000,000, 1.45% first domestic unsecured ordinary corporation bonds, as approved by the regulatory authority on June 18, 2015. The bonds mature 5 years from the issue date (June 18, 2015 ~ June 18, 2020) and will be redeemed at face value at the maturity date.

### (18) Long-term borrowings

Long-term bank borrowings       Cathageneric constraints       Floating interest rate, Aug. 4, 202; payable at maturity in every 6 months in 20 installments       Floating interest rate, 1.6%-1.75%       Note       2,386.69         Cathay United Bank       Borrowing period is from Mar. 16, 2011 to Mar. 16, 2021; principal is repayable every 6 months in 20 installments       1.6%-1.75%       Note       1.660.17         HSBC Bank       Borrowing period is from Apr. 15, 2016 to Corporation       0.95%       None       1.000.00         Mizuho Bank       Borrowing period is from Apr. 15, 2016 to Corporation       0.97%       None       5.200.00         Sumitono Mitsui Banking       Borrowing period is from Apr. 2, 2015 to 1.05%       None       5.000.00         Corporation       Aug. 3, 2018; payable at maturity       None       2010.00         Bank Of Taiwan       Borrowing period is from Dec. 23, 2016 to Dec. 23, 2018; payable at maturity       1.39%-1.46%       Note       240.00         Jan. 16, 2035; interest is repayable in three installments from Mar. 31, 2016       1.575%-1.75%       Note       180.00         Syndicated loans       Feb. 6, 2018; principal is repayable in three installments from Mar. 27, 2016       2.46%-2.76%       Note       180.00         Corporation       Mar. 20.22; payable at maturity in accordance with mutual agreements       1.575%-1.75%       Note       180.00	Type of borrowings	Borrowing period and repayment term	Interest rate range	Collateral	December 31, 2016
bank borrowings         Guaranteed syndicated loans         Borrowing period is from Aug. 4, 2016 to Aug. 4, 2022; payable at maturity in every EURIBOR plus 1.2%         None         2,386,69           Cathay United Bank         Borrowing period is from Mar. 16, 2011 to Mar. 16, 2021; principal is repayable every 6 months in 20 installments         1.6%~1.75%         Note         1.660,17           HSBC Bank         Borrowing period is from Apr. 15, 2016 to Apr. 15, 2018; payable at maturity         0.95%         None         1.000,00           Mizuho Bank         Borrowing period is from Ct. 15, 2016 to Oct. 15, 2018; payable at maturity         0.89%         None         500,00           Sumitomo Mitsui Banking         Borrowing period is from Agr. 2, 2015 to Orporation         0.97%         None         500,00           Bank OT Taiwan         Borrowing period is from Agr. 2, 2015 to Dec. 23, 2018; payable at maturity         None         261,00           First Commercial Bank         Borrowing period is from Jac. 23, 2016 to Dec. 23, 2018; payable at maturity         1.39%~1.46%         Note         240,00           Taiwan         Borrowing period is from Dec. 23, 2016 to Syndicated Ioans         Feb. 6, 2018; principal is repayable         1.39%~1.46%         Note         240,00           Syndicated Ioans         Feb. 6, 2018; principal is repayable from Iune. 27, 2016         1.575%~1.795%         Note         48,58           Jan. 2022;			Tate Talige	Collateral	2010
Guaranteed syndicated loans       Borrowing period is from Aug. 4, 2016 to       Floating interest rate, None       2,386,69         Cathay United Bank       Borrowing period is from Aug. 16, 2011 to       1,6%~1,75%       Note       1,660,17         Mar. 16, 2021; principal is repayable every 6       months in 200 installments       0,95%       None       1,600,00         Mizuho Bank       Borrowing period is from Arr. 15, 2016 to       0.95%       None       1,230,00         Output       Ort 15, 2018; payable at maturity       None       1,000,00         Mizuho Bank       Borrowing period is from Aug. 3, 2016 to       0.97%       None       500,00         Corporation       Aug. 3, 2018; payable at maturity       None       400,00       Feb 2, 2018; payable at maturity       None       400,00         First Commercial Bank       Borrowing period is from Dec. 23, 2016 to       1.17%       None       240,00         Taiwan Cooperative Bank       Borrowing period is from Dec. 23, 2015 to       1.39%~1.46%       Note       180,00         syndicated loans       Feb 4, 2018; payable at maturity       Starting from the third year.       Note       180,00         Guaranteed       Borrowing period is from Dac. 27, 101 to       1.575%~1.795%       Note       48,58         Jan. 16, 2021 every month       three inst					
Mar. 16, 2021; principal is repayable every 6 months in 20 installmentsNone1,000,00HSBC BankBorrowing period is from Apr. 15, 2016 to 0 Apr. 15, 2018; payable at maturity0.95%None1,230,00Mizuho BankBorrowing period is from Apr. 13, 2016 to 0 Corporation0.97%None1,230,00Oct. 15, 2018; payable at maturity0.97%None500,00Sumitomo Mitsui Banking CorporationBorrowing period is from Apr. 2, 2015 to 1,2018; payable at maturity1.05%None400,00Feb. 2, 2018; payable at maturityBank Of TaiwanBorrowing period is from Dec. 23, 2016 to 1,31% payable at maturity1.17%None261,00First Commercial BankBorrowing period is from Jan. 6, 2015; interest is repayable monthly, principle is repayable at maturityNote240,00Jan. 16, 2022; payable at maturityJan. 16, 2023; interest is repayable in mothly, principle is repayable in mothly, principle is repayable in three installments from Mar. 31, 20161.57%~1.795%Note48,58Jan. 2022; payable at maturity in accordance with mutual agreements2.27%Note9.05E.Sun BankPrincipal is repayable fon June. 27, 2016 to June. 26, 2021 every month2.19%Note56.05Chailease Finance Co., Ltd.Principal is repayable fon June. 27, 2016 to Nov. 15, 2017 every month7.971,552.19%Note56.05Chailease FinanceBorrowing period is from Mar. 25, 2016 to to Nov. 15, 2017 every month0.41%~0.62%None500,00CorporationMar. 24, 2018; payable at mat	Guaranteed syndicated loans		÷	None	2,386,69
$\begin{array}{llllllllllllllllllllllllllllllllllll$	Cathay United Bank	Mar. 16, 2021; principal is repayable every		Note	1,660,17
Mizubo BankBorrowing period is from Act. 15, 2016 to Oct. 15, 2018; payable at maturityNone1,230,00 Oct. 15, 2018; payable at maturitySumitomo Mitsui Banking Borrowing period is from Aug. 3, 2016 to Corporation0.97%None\$00,00Aug. 3, 2018; payable at maturity1.05%None $400,00$ Feb. 2, 2018; payable at maturityFirst Commercial BankBorrowing period is from Dec. 23, 2016 to Dec. 23, 2018; payable at maturity1.17%None $260,00$ Taiwan Cooperative BankBorrowing period is from Feb. 2, 2015 to Jan. 16, 2035; interest is repayable monthly; principle is repayable monthly starting from the third year.3.9%~1.46%Note240,00 Jan. 16, 2035; NoteGuaranteed syndicated loansBorrowing period is from Dec. 2017 to three installments from Mar. 31, 20161.575%~1.795%Note48,58Taiwan Cooperative BankBorrowing period is from Dec. 2017 to to June. 26, 2021 every month1.575%~1.795%Note48,58Caranteed syndicated loansPrincipal is repayable from June. 27, 2016 to June. 26, 2021 every month2.27%Note9.05Chialease Finance Co., Ltd.Principal is repayable from Dec. 15, 2015 to Nov. 15, 2017 every month0.50%None500,00CorporationMar. 24, 2018; payable at maturity Diternational Bills Finance Borrowing period is from Mar. 25, 2016 to to Nov. 15, 2017 every month0.50%None500,00CorporationMar. 24, 2018; payable at maturity Diternational Bills Finance Borrowing period is from Mar. 21, 2016 to Corporation0.60%~0.81% MoneNon	HSBC Bank	Borrowing period is from Apr. 15, 2016 to	0.95%	None	1,000,000
Sumitomo Mitsui Banking CorporationBorrowing period is from Aug. 3, 2016 to Aug. 3, 2018; payable at maturity Bank Of TaiwanBorrowing period is from Feb. 2, 2015 to Feb. 2, 2018; payable at maturityNone $500,00$ 400,00 Feb. 2, 2018; payable at maturityFirst Commercial BankBorrowing period is from Dec. 23, 2016 to Dec. 23, 2018; payable at maturity $1.05\%$ NoneNone $240,00$ Jan. 16, 2035; interest is repayable monthly; principle is repayable monthly; principle is repayable in monthly; principle is repayable in three installments from Mar. 31, 2016 $1.39\%$ -1.46%Note $240,00$ Jan. 16, 2035; interest is repayable monthly; principle is repayable in three installments from Mar. 31, 2016Taiwan Cooperative BankBorrowing period is from Dec. 2017 to Jan. 2022; payable at maturity in accordance with mutual agreements $2.46\%$ -2.76%Note $180,00$ Taiwan Cooperative BankBorrowing period is from June. 27, 2016 to June. 26, 2021 every month $1.575\%$ -1.795%Note $48,58$ Jan. 2022; payable from June. 27, 2016 to June. 26, 2021 every monthChailease Finance Co., Ltd.Principal is repayable from Dec. 15, 2015 to Nov. 15, 2017 every month $7.971.55$ $(2.771.55)$ Less: current portion (listed as other current liabilities) $(2.79\%$ $(2.7971.55)$ $7.128.97$ CorporationMar. 24, 2018; payable at maturity International Bills Finance Borrowing period is from Mar. 21, 2016 to $(2.0707010)$ $0.60\%$ - $0.73\%$ NoneGuaranteedBorrowing period is from Mar. 21, 2016 to $(2.0707010)$ $0.60\%$ - $0.73\%$ None $7.00,00$ $(2.0707010)$ Mar. 29,	Mizuho Bank	Borrowing period is from Oct. 15, 2016 to	0.89%	None	1,230,000
Bank Of Taiwan       Borrowing period is from Feb. 2, 2015 to Feb. 2, 2018; payable at maturity       1.05%       None       400,00         First Commercial Bank       Borrowing period is from Dec. 23, 2016 to Dec. 23, 2018; payable at maturity       1.17%       None       261,00         Taiwan Cooperative Bank       Borrowing period is from Jan. 26, 2015 to Jan. 16, 2035; interest is repayable monthly; principle is repayable in three installments from Mar. 31, 2016       1.39%-1.46%       Note       240,00         Guaranteed       Borrowing period is from Dec. 23, 2017 to syndicated loans       2.46%-2.76%       Note       180,00         Feb. 6, 2018; principal is repayable in three installments from Mar. 31, 2016       1.575%-1.795%       Note       48,58         Taiwan Cooperative Bank       Porrowing period is from Dec. 21, 2017 to 1.6002; payable at maturity in accordance with mutual agreements       1.575%-1.795%       Note       48,58         E.Sun Bank       Principal is repayable from Dec. 15, 2015       2.19%       Note       56,05         Chailease Finance Co, Ltd.       Principal is repayable from Dec. 15, 2015       2.19%       None       500,00         Corporation       Mar. 24, 2018; payable at maturity       0.50%       None       500,00         Corporation       Mar. 24, 2018; payable at maturity       0.60%-0.81%       None       500,00         Coroporation	Sumitomo Mitsui Banking Corporation	Borrowing period is from Aug. 3, 2016 to	0.97%	None	500,000
First Commercial Bank       Borrowing period is from Dec. 23, 2016 to Dec. 23, 2018; payable at maturity       1.17%       None       261,00         Taiwan Cooperative Bank       Borrowing period is from Jan. 26, 2015 to Jan. 16, 2035; interest is repayable monthly; principle is repayable monthly starting from the third year.       1.39%~1.46%       Note       240,00         Guaranteed       Borrowing period is from Feb. 6, 2017 to syndicated loans       2.46%~2.76%       Note       180,00         syndicated loans       Feb. 6, 2018; principal is repayable in three installments from Mar. 31, 2016       1.575%~1.795%       Note       48,58         Jan. 2022; payable at maturity in accordance with mutual agreements       2.27%       Note       9,05         E.Sun Bank       Principal is repayable from June. 27, 2016       2.27%       Note       9,05         Chailease Finance Co., Ltd.       Principal is repayable from Dec. 15, 2015       2.19%       Note       56,05         Commercial papers payable       Commercial is payable from Mar. 25, 2016 to       0.50%       None       500,00         Corporation       Mar. 24, 2018; payable at maturity       0.41%~0.62%       None       500,00         Corporation       Mar. 24, 2018; payable at maturity       0.60%~0.73%       None       400,00         Corporation       Mar. 20, 2018; payable at maturity <td>Bank Of Taiwan</td> <td>Borrowing period is from Feb. 2, 2015 to</td> <td>1.05%</td> <td>None</td> <td>400,000</td>	Bank Of Taiwan	Borrowing period is from Feb. 2, 2015 to	1.05%	None	400,000
Taiwan Cooperative BankBorrowing period is from Jan. 26, 2015 to Jan. 16, 2035; interest is repayable monthly, principle is repayable monthly starting from the third year.1.39%~1.46%Note240,00GuaranteedBorrowing period is from Feb. 6, 2017 to syndicated loansEb. 6, 2018; principal is repayable in three installments from Mar. 31, 20162.46%~2.76%Note180,00Taiwan Cooperative BankBorrowing period is from Dec. 2017 to Jan. 2022; payable at maturity in accordance with mutual agreements1.575%~1.795%Note48,58E.Sun BankPrincipal is repayable from June. 27, 20162.27%Note9,05Chailease Finance Co., Ltd.Principal is repayable from June. 27, 20162.19%Note56,05Commercial papers payableCorporation7,971,552.19%Note56,00CorporationMar. 24, 2018; payable at maturity0.50%None500,00CorporationMar. 24, 2018; payable at maturity0.50%None500,00CorporationMar. 24, 2018; payable at maturity0.60%~0.81%None400,00CorporationMar. 29, 2018; payable at maturity0.60%~0.81%None400,00CorporationMar. 29, 2018; payable at maturity0.60%~0.81%None700,00CorporationMar. 29, 2018; payable at maturity0.60%~0.81%None2,00,00CorporationMar. 29, 2018; payable at maturity0.60%~0.85%None2,00,00CorporationMar. 29, 2018; payable at maturity0.70%~0.85%None2,00,00<	First Commercial Bank	Borrowing period is from Dec. 23, 2016 to	1.17%	None	261,00
Guaranteed       Borrowing period is from Feb. 6, 2017 to       2.46%~2.76%       Note       180,00         syndicated loans       Feb. 6, 2018; principal is repayable in three installments from Mar. 31, 2016       1.575%~1.795%       Note       48,58         Taiwan Cooperative Bank       Borrowing period is from Dec. 2017 to       1.575%~1.795%       Note       48,58         Jan. 2022; payable at maturity in accordance with mutual agreements       2.27%       Note       9,05         E. Sun Bank       Principal is repayable from June. 27, 2016       2.27%       Note       9,05         Chailease Finance Co., Ltd.       Principal is repayable from Dec. 15, 2015       2.19%       Note       56,05         Commercial papers payable       To Nov. 15, 2017 every month       7,971,55       842,58       7,128,97         Commercial papers payable       Corporation       Mar. 24, 2018; payable at maturity       None       500,00         Corporation       Mar. 24, 2018; payable at maturity       None       500,00       500,00         Corporation       Mar. 20, 2018; payable at maturity       None       400,00       Corporation       Mar. 20, 2018; payable at maturity       None       400,00         Corporation       Mar. 20, 2018; payable at maturity       Corporation       Mar. 29, 2018; payable at maturity       2,300,00<	Taiwan Cooperative Bank	Borrowing period is from Jan. 26, 2015 to Jan. 16, 2035; interest is repayable monthly; principle is repayable monthly	1.39%~1.46%	Note	240,000
Taiwan Cooperative Bank       Borrowing period is from Dec. 2017 to Jan. 2022; payable at maturity in accordance with mutual agreements       1.575%~1.795%       Note       48,58         E.Sun Bank       Principal is repayable from June. 27, 2016       2.27%       Note       9,05         to June. 26, 2021 every month       2.15,2015       2.19%       Note       56,05         Chailease Finance Co., Ltd.       Principal is repayable from Dec. 15, 2015       2.19%       Note       56,05         Less: current portion (listed as other current liabilities)       7,971,55       842,58       7,128,97         Commercial papers payable       Borrowing period is from Mar. 25, 2016 to       0.50%       None       500,00         Corporation       Mar. 24, 2018; payable at maturity       International Bills Finance       Borrowing period is from Mar. 21, 2016 to       0.41%~0.62%       None       500,00         Corporation       Mar. 20, 2018; payable at maturity       0.60%~0.81%       None       400,00         Corporation       Mar. 20, 2018; payable at maturity       0.60%~0.81%       None       200,00         Corporation       Mar. 20, 2018; payable at maturity       0.60%~0.81%       None       200,00         Corporation       Mar. 20, 2018; payable at maturity       0.60%~0.81%       None       200,00       2,300,00	Guaranteed syndicated loans	Borrowing period is from Feb. 6, 2017 to Feb. 6, 2018; principal is repayable in	2.46%~2.76%	Note	180,00
to June. 26, 2021 every monthChailease Finance Co., Ltd.Principal is repayable from Dec. 15, 20152.19%Note56,05to Nov. 15, 2017 every month7,971,55	Taiwan Cooperative Bank	Borrowing period is from Dec. 2017 to Jan. 2022; payable at maturity in	1.575%~1.795%	Note	48,58
to Nov. 15, 2017 every month Tess: current portion (listed as other current liabilities) Commercial papers payable China Bills Finance Borrowing period is from Mar. 25, 2016 to 0.50% None 500,00 Corporation Mar. 24, 2018; payable at maturity International Bills Finance Borrowing period is from April. 28, 2016 0.41%~0.62% None 500,00 Corporation to April. 28, 2018; payable at maturity Grand Bills Finance Borrowing period is from Mar. 21, 2016 to 0.60%~0.81% None 400,00 Corporation Mar. 20, 2018; payable at maturity Mega Bills Finance Borrowing period is from Mar. 30, 2016 to 0.60%~0.73% None 700,00 Corporation Mar. 29, 2018; payable at maturity Taiwan Finance Borrowing period is from June. 23 2016, 0.70%~0.85% None 200,00 Corporation to June. 22, 2018; payable at maturity Less: discount on commercial papers payable Less: discount on commercial papers payable	E.Sun Bank	· · · ·	2.27%	Note	9,05
Less: current portion (listed as other current liabilities)  Commercial papers payable  China Bills Finance Borrowing period is from Mar. 25, 2016 to Corporation Mar. 24, 2018; payable at maturity International Bills Finance Borrowing period is from April. 28, 2016 Corporation to April. 28, 2018; payable at maturity Grand Bills Finance Borrowing period is from Mar. 21, 2016 to Corporation Mar. 20, 2018; payable at maturity Mega Bills Finance Borrowing period is from Mar. 30, 2016 to Corporation Mar. 29, 2018; payable at maturity Taiwan Finance Borrowing period is from June. 23 2016, Corporation Corporation Mar. 29, 2018; payable at maturity Less: discount on commercial papers payable	Chailease Finance Co., Ltd.		2.19%	Note	56,05
Commercial papers payableSolutionChina Bills FinanceBorrowing period is from Mar. 25, 2016 to0.50%None500,00CorporationMar. 24, 2018; payable at maturityInternational Bills FinanceBorrowing period is from April. 28, 20160.41%~0.62%None500,00Corporationto April. 28, 2018; payable at maturitySolutionSolutionSolutionSolutionGrand Bills FinanceBorrowing period is from Mar. 21, 2016 to0.60%~0.81%None400,00CorporationMar. 20, 2018; payable at maturityMone700,00Mega Bills FinanceBorrowing period is from Mar. 30, 2016 to0.60%~0.73%None700,00CorporationMar. 29, 2018; payable at maturitySolutionSolutionSolution200,00CorporationMar. 29, 2018; payable at maturitySolutionSolution200,00CorporationMar. 22, 2018; payable at maturitySolution2,300,00Corporationto June. 22, 2018; payable at maturity2,300,00Less: discount on commercial papers payable( <a href="https://doi.org/10.2.2.2018">4.40</a>	Less: current portion (listed as	other current liabilities)			7,971,558
China Bills FinanceBorrowing period is from Mar. 25, 2016 to0.50%None500,00CorporationMar. 24, 2018; payable at maturityInternational Bills FinanceBorrowing period is from April. 28, 20160.41%~0.62%None500,00Corporationto April. 28, 2018; payable at maturity0.60%~0.81%None400,00Grand Bills FinanceBorrowing period is from Mar. 21, 2016 to0.60%~0.81%None400,00CorporationMar. 20, 2018; payable at maturity0.60%~0.73%None700,00Mega Bills FinanceBorrowing period is from Mar. 30, 2016 to0.60%~0.73%None700,00CorporationMar. 29, 2018; payable at maturity200,00200,002,300,00Corporationto June. 22, 2018; payable at maturity2,300,002,300,002,209,59Less: discount on commercial papers payable2,299,592,299,592,299,59	~				7,128,97
International Bills Finance CorporationBorrowing period is from April. 28, 2016 to April. 28, 2018; payable at maturity0.41%~0.62%None500,00Grand Bills Finance CorporationBorrowing period is from Mar. 21, 2016 to Mar. 20, 2018; payable at maturity0.60%~0.81%None400,00Mega Bills Finance CorporationBorrowing period is from Mar. 30, 2016 to Mar. 29, 2018; payable at maturity0.60%~0.73%None700,00Mega Bills Finance CorporationBorrowing period is from Mar. 30, 2016 to Mar. 29, 2018; payable at maturity0.60%~0.73%None700,00Corporation CorporationMar. 29, 2018; payable at maturity2.300,002.300,002.300,00Less: discount on commercial papers payable(40	China Bills Finance		0.50%	None	500,00
Corporation       Mar. 20, 2018; payable at maturity         Mega Bills Finance       Borrowing period is from Mar. 30, 2016 to       0.60%~0.73%       None       700,00         Corporation       Mar. 29, 2018; payable at maturity       None       700,00         Taiwan Finance       Borrowing period is from June. 23 2016,       0.70%~0.85%       None       200,00         Corporation       to June. 22, 2018; payable at maturity       2,300,00       2,300,00       2,300,00         Less: discount on commercial papers payable       (       40	International Bills Finance	Borrowing period is from April. 28, 2016	0.41%~0.62%	None	500,00
Corporation       Mar. 29, 2018; payable at maturity         Taiwan Finance       Borrowing period is from June. 23 2016, 0.70%~0.85%       None       200,00         Corporation       to June. 22, 2018; payable at maturity       2,300,00         Less: discount on commercial papers payable       (	Grand Bills Finance Corporation		0.60%~0.81%	None	400,00
Corporation       to June. 22, 2018; payable at maturity       2,300,00         Less: discount on commercial papers payable       (	Mega Bills Finance Corporation	e 1	0.60%~0.73%	None	700,00
Less: discount on commercial papers payable ( <u>40</u> 2,299,59	Taiwan Finance Corporation		0.70%~0.85%	None	200,00
	Less: discount on commercial	papers payable			(40
					<u>2,299,598</u> \$ 9,428,570

Trans of the marries of	Borrowing period and	Interest		De	ecember 31,
Type of borrowings	repayment term	rate range	Collateral	—	2015
Long-term bank borrowin HSBC Bank	Borrowing period is from Mar. 23, 2015 to Mar. 23, 2017; payable at maturity	1.05%	None	\$	460,000
Mizuho Bank	Borrowing period is from Oct. 5, 2015 to Oct. 5, 2017; payable at maturity	0.96%	None		430,000
Guaranteed syndicated loans	Borrowing period is from Feb. 6, 2015 to Feb. 6, 2018; principal is payable in four installments from Mar. 31, 2016	3.73%	Note		210,000
First Commercial Bank, etc.	Borrowing period is from Dec. 2017 to Jan. 2022; payable at maturity in accordance with mutual agreements	1.79%~2.08%	Note		77,564
Chailease Finance Co., Ltd.	Principal is repayable from Dec. 15, 2015 to Nov. 15, 2017 every month	3.68%	Note		43,250
Industrial Bank of Taiwan, etc.	Borrowing period is from July 2015 to Sep. 2016; payable at maturity in accordance with mutual agreements	1.8%	None		4,500
- · ·	sted as other current liabilities)			(	1,225,314 94,721) 1,130,593
Commercial papers paya Mega Bills Finance Corporation	ble Borrowing period is from Mar. 9, 2015 to Mar. 8, 2017; payable at maturity	0.76%~0.95%	None		370,000
China Bills Finance Corporation	Borrowing period is from Mar. 12, 2015 to Mar. 12, 2017; payable at maturity	0.63%~0.82%	None		200,000
Grand Bills Finance Corporation	Borrowing period is from Jan. 15, 2015 to Jan. 14, 2017; payable at maturity	0.78%~0.88%	None		200,000
International Bills Finance Corporation	Borrowing period is from April 16, 2015 to April 16, 2017; payable at maturity	0.65%~0.67%	None		200,000
Taiwan Finance Corporation	Borrowing period is from Mar. 9, 2015 to Mar. 8, 2017; payable at maturity	0.9%	None		200,000
Less: discount on comm	ercial papers payable			(	1,170,000 294) 1,169,706 2,300,299

Note: Details of the Group's pledged assets are provided in Note 8.

- A. Under the long-term contracts with certain financial institutions, the Group is required to maintain certain financial ratios and capital requirements as well as meet certain restrictions relative to significant asset acquisitions or disposals.
- B. As of December 31, 2016 and 2015, the Group has undrawn borrowing facilities of \$14,914,070 and \$16,356,543 respectively.

#### (19) Pensions

- A.(a) The Company and its domestic subsidiaries have a defined benefit pension plan in accordance with the Labor Standards Law, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Law. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company contributes monthly an amount equal to 2% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company and its domestic subsidiaries would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is insufficient to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company and its domestic subsidiaries will make contribution to cover the deficit by next March.
  - (b) The amounts recognised in the balance sheet are as follows:

	Dece	ember 31, 2016 Decen	mber 31, 2015
Present value of defined benefit obligations	(\$	2,436,114) (\$	2,508,606)
Fair value of plan assets		307,621	313,094
Net defined benefit liability	(\$	2,128,493) (\$	2,195,512)
() $\mathbf{M}_{\mathbf{r}}$ (i) $\mathbf{M}_{\mathbf$	. 1. 114	C. 11	

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

	Pre	esent value of			
	de	fined benefit	Fair value of	Net defined	
	(	obligations	plan assets	1	benefit liability
For the year ended December					
<u>31, 2016</u>					
Balance at January 1	(\$	2,508,606) \$	313,094	(\$	2,195,512)
Current service cost	(	23,589)	-	(	23,589)
Interest (expense) income	(	44,667)	5,588	(	39,079)
Past service cost		5,340	-		5,340
Others	(	372)	-	(	372)
Settlement profit or loss		22,607 (	21,351)		1,256
	(	2,549,287)	297,331	(	2,251,956)
Remeasurements:					
Return on plan assets					
(excluding amounts					
included in interest					
income or expense)		- (	2,424)	(	2,424)
Change in demographic					
assumptions	(	1,287)	-	(	1,287)
Change in financial					
assumptions	(	52,883)	-	(	52,883)
Experience adjustments		3,615			3,615
	(	50,555) (	2,424)	(	52,979)
Effect of business					
combination	(	8,906)	9,090		184
Pension fund contribution		-	171,192		171,192
Paid pension		159,870 (	159,870)		-
Payment per books		12,764 (	7,698)		5,066
Balance at December 31	( <u>\$</u>	2,436,114) \$	307,621	( <u>\$</u>	2,128,493)

	Р	resent value of					
	defined benefit			Fair value of	Net defined		
		obligations		plan assets	1	benefit liability	
For the year ended December 31, 2015							
Balance at January 1	(\$	2,393,885)	\$	437,943	(\$	1,955,942)	
Current service cost	(	27,534)		-	(	27,534)	
Interest (expense) income	(	49,560)		8,549	(	41,011)	
Additional termination benefit costs paid in the plan during	Ì				Ì	. ,	
the current year	(	13,306)		-	(	13,306)	
Others		804				804	
	(	2,483,481)		446,492	(	2,036,989)	
Remeasurements: Return on plan assets (excluding amounts included in interest							
income or expense)		-		3,260		3,260	
Change in demographic				- ,		- )	
assumptions	(	260)		-	(	260)	
Change in financial							
assumptions	(	27,546)		-	(	27,546)	
Experience adjustments	(	37,335)		-	(	37,335)	
	(	65,141)		3,260	(	61,881)	
Effect of business combination	(	189,401)		-	(	189,401)	
Exchange difference		5,086		-		5,086	
Pension fund contribution		-		44,916		44,916	
Paid pension		181,574	(	181,574)		-	
Payment per books		42,757				42,757	
Balance at December 31	(\$	2,508,606)	\$	313,094	(\$	2,195,512)	

(d) The Bank of Taiwan was commissioned to manage the Fund of the Company's defined benefit pension plan in accordance with the Fund's annual investment and utilisation plan and the "Regulations for Revenues, Expenditures, Safeguard and Utilisation of the Labor Retirement Fund" (Article 6: The scope of utilisation for the Fund includes deposit in domestic or foreign financial institutions, investment in domestic or foreign listed, over-the-counter, or private placement equity securities, investment in domestic or foreign real estate securitization products, etc.). With regard to the utilisation of the Fund, its minimum earnings in the annual distributions on the final financial statements shall be no less than the earnings attainable from the amounts accrued from two-year time deposits with the interest rates offered by local banks. If the earnings is less than aforementioned rates, government shall make payment for the deficit after being authorized by the Regulator. The Company has no right to participate in managing and operating that fund and hence the Company is unable to disclose the classification of plan assets as of December 31, 2016 and 2015 is given in the Annual Labor Retirement Fund Utilisation Report announced

by the government.

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

	For the year ended	For the year ended
	December 31, 2016	December 31, 2015
Discount rate	1.00%~1.88%	1.5%~2.00%
Future salary increases	0.5%~4.5%	0%~5.00%
· · · · · · · · · · · · · · · · · · ·		

Assumptions regarding future mortality experience are set based on actuarial advice in accordance with published statistics and experience in each territory.

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

		Discount rate			Future salary increases			
	Inci	ease 0.5%	Dec	rease 0.5%	Inc	rease 0.5%	Dec	rease 0.5%
December 31,2016 Effect on present value of defined benefit obligation December 31,2015	( <u>\$</u>	91,942)	\$	98,529	\$	98,131	( <u>\$</u>	92,642)
Effect on present value of defined benefit obligation	( <u>\$</u>	123,657)	<u>\$</u>	136,184	\$	135,178	( <u>\$</u>	124,588)

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

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous period.

- (f) Expected contributions to the defined benefit pension plans of the Group for the year ending December 31, 2017 amounts to \$155,519.
- B.(a) Effective July 1, 2005, the Company and its domestic subsidiaries have established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
  - (b)The Company's mainland China subsidiaries have a defined contribution plan. Monthly contributions to an independent fund administered by the government in accordance with the pension regulations in the People's Republic of China (PRC) are based on certain percentage of employees' monthly salaries and wages. The contribution percentage for the years ended December 31, 2016 and 2015 was 20%~21.5%. Other than the monthly contributions, the Group has no further obligations.
  - (c) Monthly contributions to an independent fund administered by the local pension managing agency are based on a certain percentage of monthly salaries and wages of the Group's other overseas subsidiaries' employees.
  - (d) The pension costs under the defined contribution pension plans of the Group for the years ended December 31, 2016 and 2015 were \$446,355 and \$389,377 respectively.

(20) Share capital

A. As of December 31, 2016, the Company's authorized capital was \$30,305,500, consisting of

3,030,550 thousand shares of ordinary stock, including 100 million shares reserved for employee stock options, and the paid-in capital was \$20,026,929 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.

For the years ended December 31, 2016 and 2015, there was no change to the Company's outstanding ordinary shares.

- B. On December 17, 1996, the Board of Directors of the Company adopted a resolution that allows certain stockholders to issue 5,540 thousand units of global depository receipts (GDRs), represented by 55,399 thousand shares of common stock. A unit of GDR represents 10 shares of common stock. After obtaining approval from SFB, these GDRs were listed on the Securities Exchange of London, with total proceeds of US\$107,644,000. The issuance of GDRs was presented by issuing common shares, therefore, there is about 7% dilutive effect on the common shares' equity. The main terms and conditions of the GDRs are as follows:
  - (a) Voting rights

GDR holders may, pursuant to the Depositary Agreement and the relevant laws and regulations of the R.O.C., exercise the voting rights pertaining to the underlying common shares represented by the GDRs.

(b) Redemption of the underlying common shares represented by the GDRs

When the holders of the GDRs request the Depositary to redeem the GDRs in accordance with the relevant R.O.C. regulations and the provisions in the Depositary Agreement, the Depositary may (i) deliver the underlying common shares represented by the GDRs to the GDR holders, or (ii) sell the underlying common shares represented by the GDRs in the R.O.C. stock market on behalf of the GDR holder. The payment of proceeds from such sale shall be made subject to the relevant R.O.C. laws and regulations and the provisions in the Depositary Agreement.

- (c) Distribution of dividends, preemptive rights and other rights GDR holders own the same rights as common shareholders.
- (d) There were 759 thousand units of GDRs outstanding, representing 7,593 thousand common shares as of December 31, 2016.
- C. All of the shares of the Company held by the Company's subsidiaries—Tong-An Investment Co., Ltd. and An-Tai International Investment Co., Ltd. were acquired in or before 2000 for the purpose of general investment. After a regulation of the Company Act was amended in 2000 wherein the shares of the holding company shall not be purchased nor be accepted as a security as pledge by its subsidiary, the two subsidiaries did not acquire additional shares of the Company. In addition, Top-Tower Enterprises Co., Ltd. also held the Company's shares before the Company obtained control of Top-Tower Enterprises Co., Ltd. in August, 2013, and did not acquire additional shares of the Company again after the Company obtained its control. As of December 31, 2016 and 2015, book value of the shares of the Company held by the three subsidiaries amounted to \$321,563.

Details are as follows:

	December 31, 2016					
	Shares (in thousands)	Cost (in dollars)	Market value (in dollars)			
Tong-An Investment Co., Ltd.	19,540	\$ 14.92	\$ 27.90			
An-Tai International Investment Co., Ltd.	2,826	10.37	27.90			
Top-Tower Enterprises Co., Ltd.	77	9.37	27.90			
	22,443					

	December 31, 2015					
	Shares (in thousands)		Cost (in dollars)		ket value dollars)	
Tong-An Investment Co., Ltd.	19,540	\$ 14	1.92	\$	26.30	
An-Tai International Investment Co., Ltd.	2,826	10	0.37		26.30	
Top-Tower Enterprises Co., Ltd.	77	(	9.37		26.30	
	22,443					

#### (21) Capital surplus

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

- (22) <u>Retained earnings and legal reserve</u>
  - A. As stipulated in the Company's Articles of Incorporation, the current earnings, if any, shall be distributed in the following order:
    - (a) Payment of taxes and duties.
    - (b) Covering prior years' accumulated deficit, if any.
    - (c) After deducting items (a) and (b), set aside 10% of the remaining amount as legal reserve.
    - (d) Set aside a certain amount as special reserve, if any.
    - (e) Distributing the remaining amount plus prior years' retained earnings to shareholders according to their shareholding percentage. The distribution rate is principally 80%, of which cash dividend shall account for  $5\% \sim 50\%$  of the distributed amount.
    - (f) The Company may grant the employees of subsidiaries employee bonuses as described above if certain criteria prescribed by the Board of Directors are met.
  - B. The Company's dividend policy is summarized below:

The Company's operating environment is in the stable growth stage. However, investee companies are still in the growth stage. In view of the future plant expansion and investment plans, the appropriations of earnings are based on the distributable earnings and appropriate principally 80% to shareholders as dividends. Cash dividends shall account for at least 5% up to maximum of 50% of total dividends distributed.

- C. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- D. (a) In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
  - (b) The amounts previously set aside by the Company as special reserve on initial application of IFRSs in accordance with Jin-Guan-Zheng-Fa-Zi Letter No. 1010012865, dated April 6, 2012, shall be reversed proportionately when the relevant assets are used, disposed of or reclassified subsequently. Such amounts are reversed upon disposal or reclassified if the assets are investment property of land, and reversed over the use period if the assets are investment property other than land.
- E. The Company recognised dividends distributed to owners amounting to \$1,602,154 (\$0.8 (in

dollars) per share) and \$2,202,962 (\$1.1 (in dollars) per share) for the years ended December 31, 2016 and 2015, respectively. On March 24, 2017, the Board of Directors proposed that total dividends for the distribution of earnings for the year of 2016 was \$0.88 with \$1,762,370 (in dollars) per share.

- F. For the information relating to employees' compensation and directors' and supervisors' remuneration, please refer to Note 6 (29).
- (23) Other equity items

		ilable-for-sale		Currency translation		Total
At January 1, 2016	\$	743,950	\$	13,030	\$	756,980
Unrealised gains and losses on financia assets:	1					
–Group		1,472,155		-		1,472,155
-Associates		2,421		-		2,421
Currency translation differences:						
–Group		-	(	1,064,783)	(	1,064,783)
At December 31, 2016	\$	2,218,526	(\$	1,051,753)	\$	1,166,773
	Ava	ilable-for-sale		Currency		
	i	nvestments		translation		Total
At January 1, 2015	\$	3,166,632	\$	352,932	\$	3,519,564
Unrealised gains and losses on financia assets:	1					
–Group	(	2,413,856)		-	(	2,413,856)
-Associates	(	8,826)		-	(	8,826)
Currency translation differences:						
–Group		-	(	339,902)	(	339,902)
At December 31, 2015	\$	743,950	\$	13,030	\$	756,980
(24) Operating revenue						
	Fo	r the year ende	ed	For th	ne ye	ar ended
	De	cember 31, 20	16	Decer	nber	31, 2015
Sales revenue	5	41,07	73,46	52 \$		39,766,085
Service revenue		6,21	12,37	72		5,795,548
Construction contract revenue		2,46	56,81	1		2,943,060
Net securities trading revenue		17	71,19	91		93,880
	<b>b</b>	49,92				48,598,573
-						

### (25) Other income

		For the year ended		For the year ended
	<u> </u>	December 31, 2016	<u> </u>	December 31, 2015
Rental revenue	\$	167,865	\$	187,570
Dividend income		560,089		476,663
Interest income:				
Interest income from bank				
deposits		166,210		172,781
Other interest income		6,007		5,303
Other non-operating income		259,835		518,889
	\$	1,160,006	\$	1,361,206
(26) Other gains and losses				
		For the year ended		For the year ended
		December 31, 2016		December 31, 2015
Net gain (loss) on financial liabilities at fair value through profit or loss	\$	1 214	(\$	14 620)
Net gain on financial assets	φ	1,214	(Þ	14,620)
at fair value through profit or loss		12,017		56,530
Net currency exchange gain		23,928		170,002
		25,720		170,002
Net gain (loss) on disposal of				
property, plant and equipment		687	(	10,233)
Gain on remeasurement		216,160		-
Gain on disposal of investments		231,753		83,624
Impairment loss on financial assets	(	127,277)	(	412,195)
Non-operating expenses	(	402,187)	(	384,915)
	(\$	43,705)	(\$	511,807)

Gain on remeasurement is caused by acquiring Century Development Corporation. Due to the change in fair value of shares that acquired before obtaining majority control, the Group incurred remeasurement gain. Please refer to Note 6(32) for details.

### (27) Finance costs

		For the year ended December 31, 2016	For the year ended December 31, 2015
Interest expense:			
Bank borrowings	\$	267,327 \$	208,358
Less: capitalisation of qualifying assets	(	217) (	881)
		267,110	207,477
Finance expenses		15,121	20,214
Finance costs	\$	282,231 \$	227,691

(28) Expenses by nature

	 For the year ended December 31, 2016	 For the year ended December 31, 2015
Employee benefit expense	\$ 10,953,285	\$ 10,336,875
Depreciation charges on property, plant and equipment Amortisation charges on intangible	1,410,855	1,201,490
assets	 138,868	 106,049
	\$ 12,503,008	\$ 11,644,414
(29) Employee benefit expense	For the year ended December 31, 2016	For the year ended December 31, 2015
Wages and salaries Employees' compensation and directors' and supervisors'	\$ 8,641,562	\$ 8,284,271
remuneration	627,308	461,177
Labor and health insurance fees	816,982	781,826
Pension costs	502,799	470,424
Other personnel expenses	 437,601	 400,977
	\$ 11,026,252	\$ 10,398,675

A. According to the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall be 1%~10% for employees' compensation and shall not be higher than 5% for directors' and supervisors' remuneration.

B. For the years ended December 31, 2016 and 2015, employees' compensation was accrued at \$283,999 and \$257,361 respectively; while directors' and supervisors' remuneration was accrued at \$125,333 and \$114,382, respectively. The aforementioned amounts were recognised in salary expenses.

C. For the years ended December 31, 2016 and 2015, after considering each year's earnings, the employee benefit expenses were accrued based on past experience and ratio. The employees' remuneration and directors' and supervisors' remuneration for 2015 as resolved by the Board of Directors were in agreement with those amounts recognised in the 2015 financial statements. As of December 31, 2016, abovementioned earnings of prior year have not yet been distributed.

Information about employees' compensation and directors' and supervisors' remuneration of the Company as resolved by the Board of Directors will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

#### (30) Income tax

A. Income tax expense

(a) Components of income tax expense:

		the year ended mber 31, 2016		he year ended mber 31, 2015
Current tax:				
Current tax on profits for the				
period	\$	658,245	\$	908,471
Tax on undistributed surplus				
earnings		128,434		148,460
Prior year income tax over	(	161,879)	(	60,395)
Effects from Alternative				. ,
Minimum Tax		5,599		9,916
Total current tax		630,399		1,006,452
Deferred tax:				
Origination and reversal of				
temporary differences		265,894		42,703
Income tax expense	\$	896,293	\$	1,049,155
) The income tax (charge)/credit r follows:	elating to co	omponents of other	comprehei	nsive income is as
	For t	he year ended	For t	he year ended

		For the year ended December 31, 2016		For the year ended December 31, 2015
Currency translation differences	(\$	99,542)	(\$	58,292)
Remeasurement of defined benefit obligations	(	2,270)	()	2,852)
	(\$	101,812)	(\$	61,144)
Reconciliation between income tax of	expe	nse and accounting profit		

		, ,		, , ,		
B. Reconciliation between income tax expense and accounting profit						
	F	or the year ended	For	the year ended		
	De	ecember 31, 2016	Dec	ember 31, 2015		
Tax calculated based on profit before tax and statutory tax rate	\$	1,454,591	\$	1,418,480		
Effects from items disallowed by tax regulation	(	298,097)	(	254,003)		
Effect from investment tax credits	(	42,153)	(	14,184)		
Prior year income tax over	(	161,879)	(	60,395)		
Underestimation of prior year's net						
deferred tax assets and liabilities earnings	(	191,104)	(	205,298)		
Additional 10% tax on undistributed earnings		128,434		148,460		
Effect from Alternative Minimum Tax		5,599		9,916		
Others	_	902		6,179		
Income tax expense	\$	896,293	\$	1,049,155		

C. Amounts of deferred tax assets or liabilities as a result of temporary difference and tax losses are as follows:

	For the year ended December 31, 2016								
		Recognised							
		R	ecognised	in other					
		in profit		comprehensive	Business				
	January 1		or loss	income		December 31			
Temporary differences:									
-Deferred tax assets:									
Impairment loss	\$ 90,679	\$	869	\$ -	\$ -	\$ 91,548			
Currency translation									
differences	61,605		824	99,542	-	161,971			
Difference resulting									
from different									
useful lives of									
property, plant									
and equipment									
between financial and tax basis	44,295		12,027			56,322			
Unrealized expenses	44,293		69,311)	-	1,679	36,322			
Permanent loss on	410,207	C	09,511)	-	1,079	542,575			
investments	29,817		_	-	-	29,817			
Loss on inventory	111,883		30,434	-	-	142,317			
Over provision of	,		,						
allowance for									
doubtful accounts	47,265	(	12,059)	-	-	35,206			
Others	258,331	(	58,312)	2,270	6,751	209,040			
Tax losses	129,165	(	3,719)			125,446			
	1,183,247	(	99,247)	101,812	8,430	1,194,242			
Temporary differences:									
-Deferred tax									
Investment income									
from foreign	752 020		176.254			000 202			
investments Land value	753,039		176,354	-	-	929,393			
incremental									
reserve	1,050,369		-	-	_	1,050,369			
Trademark right	352,629	(	21,595)	-	-	331,034			
Others	161,684	\	11,888	-	1,075	174,647			
	2,317,721		166,647	-	1,075	2,485,443			
	(\$1,134,474	) (\$	265,894)	\$ 101,812	\$ 7,355	(\$ 1,291,201)			

	For the year ended December 31, 2015							
		Recognised						
		R	ecognised	in other				
			in profit	comprehensive	Business			
	January 1		or loss	income	combinations	December 31		
Temporary differences:								
-Deferred tax assets:								
Impairment loss	\$ 109,076	(\$	18,397)	\$ -	\$ -	\$ 90,679		
Currency translation								
differences	3,313		-	58,292	-	61,605		
Difference resulting								
from different								
useful lives of								
property, plant								
and equipment between financial								
and tax basis	45,308	(	1,013)	-	_	44,295		
Unrealized expenses	372,148	`	17,213	-	20,846	410,207		
Permanent loss on	0,2,110		1,,_10		20,010			
investments	29,817		-	-	-	29,817		
Loss on inventory	104,222	(	5,363)	-	13,024	111,883		
Over provision of								
allowance for								
doubtful accounts	42,854	<u>`</u>	397)	-	4,808	47,265		
Others	253,192	(	23,691)	2,852	25,978	258,331		
Tax losses	118,808		10,357			129,165		
	1,078,738	(	21,291)	61,144	64,656	1,183,247		
Temporary differences:								
-Deferred tax								
Investment income								
from foreign	772 024		20 105			752 020		
investments Land value	723,934		29,105	-	-	753,039		
incremental								
reserve	1,049,076		1,293	-	-	1,050,369		
Trademark right	-			-	352,629	352,629		
Others	138,056	(	8,986)	-	32,614	161,684		
	1,911,066		21,412	-	385,243	2,317,721		
	(\$ 832,328	) (\$	42,703)	\$ 61,144	(\$ 320,587)			

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

			Unrecognisd	
	Amount filed/	Unused	deferred tax	Usable until
Year incurred	assessed	amount	assets	year
2007	Amount assessed	352,325	352,325	2017
2008	Amount assessed	284,672	279,736	2018
2009	Amount assessed	895,208	864,640	2019
2010	Amount assessed	514,576	514,576	2020
2011	Amount assessed	265,574	213,113	2021
2012	Amount assessed	403,636	152,718	2022
2013	Amount assessed	185,962	45,528	2023
2014	Amount filed	165,792	30,073	2024
2015	Amount filed	142,376	42,452	2025
2016	Amount filed	215,028	43,849	2026
		\$ 3,425,149	\$ 2,539,010	
	Decemb	er 31, 2015		
			Unrecognisd	
	Amount filed/	Unused	deferred tax	Usable until
Year incurred	assessed	amount	assets	year
2006	Amount assessed	57,660	57,660	2016
2007	Amount assessed	307,390	307,390	2017
2008	Amount assessed	226,805	207,390	2018
2009	Amount assessed	885,487	885,487	2019
2010	Amount assessed	713,313	713,313	2020
2011	Amount assessed	202,267	149,806	2021
2012	Amount assessed	300,922	50,004	2022
2013	Amount assessed	158,168	17,734	2023
2014	Amount filed	214,868	37,721	2024
2015	Amount filed	148,169	48,245	2025
		\$ 3,215,049	\$ 2,474,750	
	ductible tomporary diff	.1	at race oniced as	

#### December 31, 2016

E. The amounts of deductible temporary difference that are not recognised as deferred tax assets are as follows:

	Dece	December 31, 2016		December 31, 2015		
Deductible temporary differences	\$	1,182,582	\$	1,629,977		

F. As of December 31, 2016, the Company and its subsidiaries' income tax returns through various years between 2013 and 2015, respectively, have been assessed and approved by the Tax Authority.

G. Unappropriated retained earnings:

	December 31, 2016		December 31, 2015	
Earnings generated in and before 1997	\$	684,024	\$	684,024
Earnings generated in and after 1998		11,132,665		9,626,134
	\$	11,816,689	\$	10,310,158

- H. As of December 31, 2016 and 2015, the balance of the imputation tax credit account was \$765,673 and \$692,980, respectively. The creditable tax rate was 10.06% for 2015 and is estimated to be 8.02% for 2016.
- (31) Earnings per share

() <u>Earnings per share</u>	_	For the y	vear ended December 3	1, 2016	
	Amo	ount after tax	Weighted average number of ordinary shares outstanding (in thousands)	Earnings share (in do	
Basic earnings per share					
Profit attributable to ordinary shareholders of the parent <u>Diluted earnings per share</u> Assumed conversion of all dilutive	\$	3,481,480	1,980,250	\$	1.76
potential ordinary shares Employees' compensation			10,723		
Profit attributable to ordinary shareholders of the parent plus assumed conversion of all dilutive					
potential ordinary shares	\$	3,481,480	1,990,973	\$	1.75
		For the y	vear ended December 3	1, 2015	
	Amo	ount after tax	Weighted average number of ordinary shares outstanding (in thousands)	Earnings share (in do	
Basic earnings per share	<u> 7 1111</u>	Sunt unter tux	(III thousands)		<u>nui 5)</u>
Profit attributable to ordinary shareholders of the parent	\$	3,177,291	1,980,250	\$	1.60
Diluted earnings per share					
Assumed conversion of all dilutive potential ordinary shares					
Employees' compensation	. <u> </u>	-	9,337		
Profit attributable to ordinary					
shareholders of the parent plus assumed conversion of all dilutive					
shareholders of the parent plus	\$	3,177,291	1,989,587	\$	1.60

(32) <u>Business combinations</u>

A. YASKAWA TECO:

(a) In March 2015, the Group acquired 20% of the share capital of YASKAWA TECO MOTOR ENGINEERING CO. ("YASKAWA TECO") for \$23,667. Along with the Group's 40% of the share capital of YASKAWA TECO, the Group holds a total of 60% of share capital and obtained the control of YASKAWA TECO MOTOR ENGINEERING CO. As a result of the acquisition, the Group is expected to increase its revenue in these markets.

(b) The following table summarizes the consideration paid for YASKAWA TECO and the fair values of the assets acquired and liabilities assumed at the acquisition date, as well as the

	Ma	arch 31, 2015
Purchase consideration		
Cash	\$	23,667
Fair value at the acquisition date of share capital of		
YASKAWA TECO held before the business combination		44,924
Fair value of the non-controlling interest		42,727
		111,318
Fair value of the identifiable assets acquired		
and liabilities assumed		
Cash		20,559
Notes and accounts receivable		280,267
Inventories		991
Other current assets		5,252
Property, plant and equipment		76
Bank borrowings	(	18,228)
Notes and accounts payable	(	157,863)
Other current liabilities	(	19,736)
Total identifiable net assets		111,318
Goodwill (listed as intangible assets)	\$	-

fair value of the non-controlling interest at the acquisition date:

(c) The Group recognised a loss of \$21,548 as a result of measuring its 40% equity interest in YASKAWA TECO at fair value before the business combination.

- (d) Had YASKAWA TECO been consolidated from January 1, 2015, the consolidated statement of comprehensive income would show operating revenue of \$48,765,017 and profit before income tax of \$4,556,630 for the year ended December 31, 2015.
- B. Motovario:
  - (a) On October 15, 2015, the Group acquired 100% of the share capital of Motovario S.p.A. and its subsidiaries for \$3,989,850 (EUR€108,214 thousand) and obtained control over them. Motovario S.p.A. has its headquarters in Italy and is primarily engaged in production and sale of gear reducers, motors and power transmission related products. The Group expects to extend the range of motor products to power transmission system after the acquisition, as well as to provide a more complete solution for drivers to customers and to expand its products to global market and its customer base.
  - (b) The following table summarizes the consideration paid for Motovario S.p.A and its subsidiaries and the fair values of the assets acquired and liabilities assumed at the acquisition date, as well as the fair value of the non-controlling interest at the acquisition date:

	Octo	ber 15, 2015
Purchase consideration		
Cash	\$	3,989,850
Fair value of the identifiable assets		
acquired and liabilities assumed		
Cash		98,922
Available-for-sale financial assets		64,006
Accounts receivable		1,308,848
Inventories		1,333,735
Other current assets		71,933
Property, plant and equipment		516,364
Other non-current assets		122,998
Short-term borrowings	(	401,219)
Accounts payable	(	873,450)
Other payables	(	161,122)
Other current liabilities	(	116,435)
Long-term borrowings	(	2,672,928)
Other non-current liabilities	(	690,538)
Total identifiable net assets	(	1,398,886)
Goodwill (listed as intangible assets)	\$	5,388,736

(c) As of December 31, 2016, due to the fluctuation of foreign exchange rates, the goodwill amounting to \$5,012,878 was obtained by acquiring Motovario S.p.A..

- (d) The operating revenue and profit before tax contributed by Motovario S.p.A. and its subsidiaries were included in the consolidated statements since the acquisition date. Had Motovario S.p.A. and its subsidiaries been consolidated from January 1, 2015, the consolidated statement of comprehensive income would show operating revenue of \$52,034,325 and profit before income tax of \$4,754,587 for the year ended December 31, 2015.
- C. Century Development:
  - (a) On February 5, 2016, the Group acquired 12.12% of the share capital of Century Development Corporation for \$462,233. Along with 40.63% of share capital originally held, the Group collectively holds 52.75% of the share capital in Century Development Corporation and exercises control over Century Development Corporation, which is engaged in designing, developing and managing parks in Taiwan. As a result of the acquisition, the Group is expected to strengthen its ability to develop and manage real estate.
  - (b) The following table summarizes the consideration paid for Century Development Corporation and the fair values of the assets acquired and liabilities assumed at the acquisition date, as well as the fair value at the acquisition date of the non-controlling interest in Century Development Corporation:

	February 5, 2016	
Purchase consideration		
Cash	\$	462,233
Fair value at the acquisition date of share capital of the		
company held before the business combination		1,841,807
Fair value of the non-controlling interest		1,824,817
		4,128,857
Fair value of the identifiable assets		
acquired and liabilities assumed		
Cash		728,501
Notes and accounts receivable		36,261
Other current assets		346,376
Property, plant and equipment		4,278,726
Other non-current assets		1,123,485
Notes and accounts payable	(	70,186)
Other current liabilities	(	506,374)
Long-term borrowings	(	1,897,782)
Other non-current liabilities	()	177,126)
Total identifiable net assets		3,861,881
Goodwill (listed as intangible assets)	\$	266,976

(c) The fair value of identifiable net assets acquired in the investment is still pending the final valuation.

(d) The Group recognized a gain of \$216,160 as a result of measuring at fair value its 40.63% equity interest in Century Development Corporation held before the business combination.

### (33) Supplemental cash flow information

A. Investing activities with partial cash payments:

		For the year ended December 31, 2016	For the year ended December 31, 2015
Acquisition of property, plant and equipment Add:	\$	1,494,401 \$	1,215,912
Payables at beginning of the period		122,004	602,773
Less: Payables at end of the period Cash paid	(	<u> </u>	122,004) 1,696,681

B. The book value of the assets and liabilities of the consolidated subsidiaries for the period is as follows:

		For the year ended December 31, 2016		For the year ended December 31, 2015
Cash and cash equivalents	\$	728,501	\$	119,481
Other current assets	+	382,637	+	3,065,032
Property, plant and equipment		4,278,726		516,440
Goodwill		266,976		5,388,736
Other non-current assets		1,123,485		122,998
Other current liabilities	(	576,560)	(	1,748,053)
Other non-current liabilites	(	2,074,908)	(	3,363,466)
	\$	4,128,857	\$	4,101,168
Proceeds from acquisition of subsidiaries	\$	462,233	\$	4,013,517
Cash balance of subsidiaries	(	728,501)	(	119,481)
Net cash effect of consolidated subsidiaries	( <u>\$</u>	266,268)	\$	3,894,036

(34) Details of significant controlling interests

As of December 31, 2016, and 2015, the non-controlling interest amounted to \$5,992,976 and \$3,968,462 respectively. The information on non-controlling interest and respective subsidiaries is as follows:

			Non-Controlling Interest				
		December 31, 2016		December	31, 2015		
Name of subsidiary	Principal place of business	Amount	Ownership (%)	Amount	Ownership (%)		
Tecom Co., Ltd.	R.O.C	\$ 328,767	36.48%	\$ 306,582	36.48%		
Taiwan Pelican Express Co., Ltd.	R.O.C	1,101,883	67.85%	1,101,619	67.85%		
Kuen Ling Machinery Refrigerating Co., Ltd.	R.O.C	1,083,945	80.02%	1,048,630	80.02%		
Wuxi Teco Electric & Machinery Co., Ltd.	China	355,527	17.65%	371,059	17.65%		
Jiangxi Teco Electric & Machinery Co., Ltd.	China	30,849	1.93%	34,766	1.93%		
Qingdao Teco Precision Mechatronics Co., Ltd.	China	33,066	14.69%	37,141	14.69%		
Century Development Corporation (Note)	R.O.C	1,935,474	47.25%	-	-		

Note: A subsidiary that the Company obtained control in 2016.

## Summarized financial information of the subsidiaries: <u>Balance sheets</u>

	Tecom Co., Ltd.			
	December 31, 2016	December 31, 2015		
Current assets	\$ 2,226,004	\$ 1,975,384		
Non-current assets	673,974	557,248		
Current liabilities	2,066,348)	( 1,801,728)		
Non-current liabilities	286,116)	( 321,531)		
Total net assets	\$ 547,514	\$ 409,373		
	Taiwan Pelican E	xpress Co., Ltd.		
	December 31, 2016	December 31, 2015		
Current assets	\$ 1,626,126	\$ 1,520,795		
Non-current assets	616,732	661,872		
Current liabilities	603,606)	( 536,896)		
Non-current liabilities	(15,253)	( 22,162)		
Total net assets	\$ 1,623,999	\$ 1,623,609		
	Kuen Ling Machinery H	Refrigerating Co., Ltd.		
	December 31, 2016	December 31, 2015		
Current assets	\$ 1,800,946	\$ 1,551,156		
Non-current assets	601,271	647,862		
Current liabilities	(832,903)	( 665,641)		
Non-current liabilities	(148,213)	(156,400)		
Total net assets	\$ 1,421,101	\$ 1,376,977		
	Wuxi Teco Electric &	Machinery Co., Ltd.		
	December 31, 2016	December 31, 2015		
Current assets	\$ 2,712,241	\$ 2,768,135		
Non-current assets	532,231	566,467		
Current liabilities	( 1,157,778)	( 1,162,104)		
Non-current liabilities	(72,379)	(		
Total net assets	\$ 2,014,315	\$ 2,102,328		
	Jiangxi Teco Electric &	& Machinery Co., Ltd.		
	December 31, 2016	December 31, 2015		
Current assets	\$ 559,429	\$ 819,304		
Non-current assets	1,349,908	1,568,027		
Current liabilities	308,111)	( 583,940)		
Non-current liabilities	(2,810)	( 2,047)		
Total net assets	\$ 1,598,416	\$ 1,801,344		

Current assets Non-current assets Current liabilities Non-current liabilities Total net assets

Current assets
Non-current assets
Current liabilities
Non-current liabilities
Total net assets
Statements of comprehensive income

Dece	mber 31, 2016	Decer	mber 31, 2016
\$	436,103	\$	414,007
	685,375		786,027
	893,968)	(	947,202
(	2,419)		-
\$ Dece	225,091 mber 31, 2016	\$ Decer	
Dece	mber 31, 2016	Decer	252,832 nber 31, 2016
	mber 31, 2016 990,841		
Dece	mber 31, 2016	Decer	252,832 nber 31, 2016
Dece	mber 31, 2016 990,841	Decer	
Dece	mber 31, 2016 990,841 5,308,707	Decer	

*	Tecom Co., Ltd.			
	Dece	ended ember 31, 2016	ended December 31, 2015	
Revenue	\$	4,101,045	\$	4,080,867
Profit (loss) before income tax		69,858	(	74,548)
Income tax expense	(	6,496)	(	2,151)
Profit (loss) for the period		63,362	(	76,699)
Other comprehensive income (loss) (net of tax)		132,093	()	7,394)
Total comprehensive income (loss) for the period	\$	195,455	(\$	84,093)
Comprehensive income (loss) attributable to non-controlling interest	\$	32,767	\$	26,920

	Taiwan Pelican Express Co., Ltd.			
	Fe	or the year ended	For the year ended	
	De	ecember 31, 2016	Dec	ember 31, 2015
Revenue	\$	2,638,239	<u>\$</u>	2,588,168
Profit before income tax		101,208		125,154
Income tax expense	()	18,046)	(	23,933)
Profit for the period		83,162		101,221
Other comprehensive loss (net of tax)	(	25,492)	(	185,561)
Total comprehensive income (loss) for the period	\$	57,670	(\$	84,340)
Comprehensive income (loss) attributable to non-controlling interest	\$	62,149	( <u>\$</u>	57,225)
Dividends paid to non-				
controlling interest	\$	38,863	\$	70,748
	K	uen Ling Machinery	Refrige	rating Co., Ltd.
	F	or the year ended	For	the year ended
	D	ecember 31, 2016	Dec	ember 31, 2015
Revenue	\$	2,577,835	\$	2,474,604
Profit before income tax		295,353		238,362
Income tax expense	()	56,632)	(	46,412)
Profit for the period		238,721		191,950
Other comprehensive loss (net of tax)	(	56,634)	(	11,332)
Total comprehensive income for the period	\$	182,087	\$	180,618
Comprehensive income attributable to non-controlling				
interest	\$	145,992	\$	154,426
Dividends paid to non- controlling interest	\$	109,680	\$	109,687

Revenue
Profit before income tax
Income tax expense
Profit for the period
Other comprehensive income
(net of tax)
Total comprehensive income for
the period
Comprehensive income
attributable to non-controlling
interest
Dividends paid to non-controlling
interest

Revenue
(Loss) profit before income tax
Income tax expense
(Loss) profit for the period
Total comprehensive (loss) income
for the period
Comprehensive (loss) income
attributable to non-controlling
interest
Revenue
Loss before income tax

Loss before income tax
Loss for the period
Total comprehensive loss for
the period
Comprehensive loss
attributable to non-controlling
interest

_	Wuxi Teco Electric &	λM	lachinery Co., Ltd.
	For the year ended		For the year ended
	December 31, 2016		December 31, 2015
\$	3,415,761	\$	3,721,706
	153,456		138,541
(	22,335)	(	20,813)
	131,121		117,728
_			
\$	131,121	\$	117,728
¢	22.142	¢	12 400
\$	23,143	\$	13,480
\$	10,007	\$	20,265
	Jiangxi Teco Electric	& N	Aachinery Co., Ltd.
	For the year ended		For the year ended
	December 31, 2016		December 31, 2015
\$	556,581	\$	1,655,457
(	58,582)		115,535
(	4,048)		-
(	62,630)		115,535
( <u>\$</u>	62,630)	\$	115,535
(\$	1,209)	\$	2,230
(	Qingdao Teco Precision	_	
	For the year ended		
	December 31, 2016		December 31, 2015
\$			725,722
( <u>*</u>			23,063)
(			23,063)
` رو			
( <u>\$</u>	9,012)	( <u>)</u>	23,063)
( <u>\$</u>	1,324)	( <u>\$</u>	3,388)

		Century Development Corporation (Note)		
		For the year ended	For the year ended	
		December 31, 2016	December 31, 2015	
Revenue	\$	801,525	\$	
Profit before income tax		305,594	-	
Income tax expense	(	47,654)		
Profit for the period		257,940		
Other comprehensive loss,				
net of tax	(	3,732)		
Total comprehensive income for the				
period	\$	254,208	\$	
Comprehensive income				
attributable to non-controlling	÷		•	
interest	\$	186,605	<u>\$</u>	
Dividends paid to non-controlling				
interest	\$	61,637	<u>\$</u>	
Note · A subsidiary that the company	oht	ained control in 2016		

Note : A subsidiary that the company obtained control in 2016. Statements of cash flows

		Tecom Co., Ltd.				
		For the year ended	For the year ended			
		December 31, 2016		December 31, 2015		
Net cash used in operating activities	(\$	78,928)	(\$	91,873)		
Net cash provided by (used in)						
investing activities		105,012	(	75,220)		
Net cash (used in) provided by						
financing activities	(	16,839)		66,849		
Increase (decrease) in cash and cash						
equivalents	_	9,245	(	100,244)		
Cash and cash equivalents, beginning		2(5.075		2(( 110		
of period		265,875		366,119		
Cash and cash equivalents, end of	¢	275 120	¢	0/10/07/		
period	\$	275,120	\$	265,875		

	Taiwan Pelican Express Co., Ltd.					
		For the year ended December 31, 2016	For the year ended December 31, 2015			
Net cash provided by operating activities	\$	,	\$ 174,420			
Net cash used in investing activities Net cash used in financing activities	(	50,586) ( 57,263) (				
Effect of exchange rates on cash and cash equivalents	(	501) (				
Increase (decrease) in cash and cash equivalents Cash and cash equivalents, beginning		42,785 (	43,419)			
of period Cash and cash equivalents, end of		1,005,884	1,049,303			
period	\$ 1	1,048,669 Kuen Ling Machinery R	\$ 1,005,884 Refrigerating Co., Ltd.			
		For the year ended December 31, 2016	For the year ended December 31, 2015			
Net cash provided by operating activities	\$	,	\$ 196,063			
Net cash used in investing activities Net cash used in financing activities Effect of exchange rates on cash and	(	22,019) ( 150,114) (				
cash equivalents Increase (decrease) in cash and cash	(	27,538) (	13,027)			
equivalents Cash and cash equivalents, beginning		100,570 (	85,708)			
of period Cash and cash equivalents, end of	\$	<u> </u>	<u>388,213</u> \$ 302,505			
period	φ	Wuxi Teco Electric &				
		For the year ended December 31, 2016	For the year ended December 31, 2015			
Net cash (used in) provided by operating activities	(\$	56,533)	\$ 240,431			
Net cash used in investing activities Net cash used in financing activities	(	70,228) ( 56,697) (				
Effect of exchange rates on cash and cash equivalents	(	34,217) (	(9,230)			
Decrease in cash and cash equivalents	(	217,675) (	(35,052)			
Cash and cash equivalents, beginning of period Cash and cash equivalents, end of		460,452	495,504			
period	\$	242,777	\$ 460,452			

	Jiangxi Teco Electric & Machinery Co., Ltd.				
	]	For the year ended		For the year ended	
	Ι	December 31, 2016	December 31, 2015		
Net cash provided by operating				· · · · · ·	
activities	\$	25,211	\$	319,808	
Net cash provided by (used in)					
investing activities		11,646	(	345,186)	
Net cash provided by (used in)					
financing activities		961	(	153,709)	
Effect of exchange rates on cash and			,		
cash equivalents	(	12,720)	(	4,827)	
Increase (decrease) in cash and cash		25 009	(	192 014)	
equivalents		25,098	(	183,914)	
Cash and cash equivalents, beginning		145,637		329,551	
of period		145,057		529,551	
Cash and cash equivalents, end of	\$	170,735	\$	145,637	
period		Dingdao Teco Precision	Ŧ		
			11 101		
		For the year ended December 31, 2016		For the year ended December 31, 2015	
		December 31, 2010		December 51, 2015	
Net cash provided by operating	¢	70 475	¢	20.775	
activities	\$	70,475	\$	39,775	
Net cash used in investing activities	(	10,800)	·	14,529)	
Net cash used in financing activities	(	37,932)	(	26,772)	
Effect of exchange rates on cash and	(	4,329)	(	878)	
cash equivalents	(	4,329)	(		
Increase (decrease) in cash and cash		17,414	(	2,404)	
equivalents Cash and cash equivalents, beginning		17,111	(	2,101)	
of period		44,310		46,714	
Cash and cash equivalents, end of		<u> </u>		- 7	
period	\$	61,724	\$	44,310	
r					

	Century Development Corporation (Note)				
		For the year ended December 31, 2016		For the year ended December 31, 2015	
Net cash provided by operating activities	\$	399,016	\$		-
Net cash used in investing activities	(	20,541)			-
Net cash used in financing activities	(	484,359)			-
Decrease in cash and cash equivalents	(	105,884)			-
Cash and cash equivalents, of period		728,501			_
Cash and cash equivalents, end of					-
period	\$	622,617	\$		-
Notes A subsidient that the Common	1-	tained a sector 1 assoc in 201	~		

Note: A subsidiary that the Company obtained control over in 2016

7. <u>RELATED PARTY TRANSACTIONS</u>

### (1) Significant related party transactions

A. Operating revenue:

	 For the year ended December 31, 2016	 For the year ended December 31, 2015		
Sales of goods and services:				
Associates	\$ 410,808	\$ 394,897		
Other related parties	 133,148	 54,509		
	\$ 543,956	\$ 449,406		

Goods and services are sold to associates and other related parties on normal commercial terms and conditions. The sales terms, including pricing and collection, were negotiated in consideration of cost, market, competitors and other factors.

B. Purchases of goods and services:

	For the year ended	For the year ended
	December 31, 2016	December 31, 2015
Purchases of goods:		
Associates	\$ 108,447	\$ 158,683

The purchase terms, including pricing and payments, were based on mutual agreement and have no similar transaction can be compared with.

C. Receivables from related parties:

	Decer	nber 31, 2016	December 3	31, 2015
Receivables from related				
parties:				
Associates	\$	227,425	\$	197,013
Other related parties		29,524		20,715
Less: recorded as other				
receivables	(	16,795)	(	8,703)
		240,154		209,025
Other receivables - transfer of accounts receivable that were past due				
Other related parties		16,795		8,703
Other receivables - others				
Associates		478,670		680,156
Other related parties		2,331		3,481
		481,001		683,637
Total other receivables		497,796		692,340
	\$	737,950	\$	901,365

(a) The receivables from related parties arise mainly from sale transactions. The receivables are due 30 to 90 days after the date of sale, unsecured in nature and bear no interest. There are no provisions held against receivables from related parties.

(b) The aforementioned accounts receivable that were past due were \$16,795 and \$8,703 as of December 31, 2016 and 2015, respectively. The ageing of the past due accounts receivable is beyond 90 days.

(c) The other receivables arise mainly from other receivables for rental.

D. Payables to related parties:

	Decen	nber 31, 2016	December 31, 2015	
Payables to related parties:				
Associates	\$	105,889	\$	96,240
Other related parties		839		839
-	\$	106,728	\$	97,079

The payables to related parties arise mainly from purchase transactions and are due 180 days after the date of purchase. The payables bear no interest.

E. Loans to related parties:

(a) Receivables from related parties

	December 31,	December 31, 2015		
Associates	\$	55,071	\$	271,571
(b) Interest income				
	For the year ended	For the y	ear ended	
	 December 31, 2016		December	r 31, 2015
Associates	\$ 6,0	<u> </u>		7,071

The loans to associates are payable monthly over 2 years and carry interest at  $1.25\% \sim 7\%$  and  $1.3\% \sim 7\%$  per annum for the years ended December 31, 2016 and 2015, respectively.

F. Endorsements and guarantees provided to related parties:

	December 31, 2016		De	ecember 31, 2015	
Associates	\$	171,198	<u>\$</u>	175,109	
G. Acquisition of property, plant and e	quipment		_		
	Fc	or the year ended	Fe	or the year ended	
	December 31, 2016		De	December 31, 2015	
Associates	\$	235,000	) \$	-	
(2) Key management compensation			_		
	For t	he year ended	For	the year ended	
	Dece	mber 31, 2016	Dec	ember 31, 2015	
Salaries and other short-term					
employee benefits	\$	573,630	\$	470,758	
Post-employment benefits		4,451		22,455	
	\$	578,081	\$	493,213	

### 8. <u>PLEDGED ASSETS</u>

	Book value			ue	
	Dec	cember 31,	Dee	cember 31,	
Pledged asset		2016		2015	Purpose
Available-for-sale financial					
assets - current					
Innolux Corporation	\$	12,126	\$	10,391	Commercial papers payable and short-term loans
Notes receivable		41,723		46,044	Short-term loans
Accounts receivable		723,141		755,554	"
Inventories		650,121		829,867	"
Other current assets		<b>5</b> 0 045		(1.200	
Demand deposits		79,945		64,329	Short-term loans, deposits for renting warehouses, deposits for acceptance bill, provisional seizure guarantee of compensation, exercise guarantee for construction, warranty margin, engineering bond, and tariff guarantee
Time deposits		11,293		23,169	Merchandise loans, long-term and short- term loans, engineering guarantees, customs security deposit, warranty margin and exercise guarantee for construction
Cash and bank deposits		336,115		326,044	Engineering bond, tariff guarantee seizure guarantee long guarantee, and quality assurance for product sales
Available-for-sale financial					
assets - non-current					
Teco Image System Co., Ltd.		15,900		15,660	Commercial papers payable and short-term loans
Far Eastone Telecommunications Co., Ltd.		217,500		202,800	"
Innolux Corporation		25,233		21,622	Long-term loans
Baycom Opto-Electronics		128,485		-	"
Technology Co., Ltd.		,			
Taiwan High Speed Rail Corporation		298,486		168,547	"
Investments accounted for under the equity method					
Creative Sensor Inc.		116,830		122,115	Short-term loans
Century Development Corporation		88,585		94,248	"

	Boo	k va	lue	
	December 31	, D	ecember 31,	
Pledged asset	2016		2015	Purpose
Property, plant, and equipment				
Land	\$ 243,537	\$	113,561	Long-term loans, short-term loans
Buildings	4,210,332		245,584	"
Other non-current assets				
Refundable deposits	82,597		56,384	Exercise guarantee for construction and customs security deposit and warranty margin
Restricted assets	-		511	False compensation seizure guarantee, sinking fund
Long-term prepaid rent	991,502		18,374	Short-term loans, long-term loans and endorsements and guarantees to others
Treasury stock	<u>462,053</u> \$ 8,735,504	\$	247,091 3,361,895	Short-term loans
. SIGNIFICANT CONTIN			IES AND UN	RECOGNISED CONTRACT

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

(1) Contingencies

- A. On September 30, 2011, the Company's subsidiary—Tecom Co., Ltd. (Tecom) applied with the court for a provisional seizure on the property of PointRed Limited ("PointRed") within a limit of \$30,000, because PointRed failed to fulfill the payment for its purchase of radio frequency remote equipment from Tecom. Subsequently, the application was approved by the court. In addition, Tecom filed a lawsuit on December 19, 2011 requesting for a compensation of US\$7,238,270 from PointRed for this case. However, the compensation had been revised to US\$5,637,909 after the court had formulated the issues, and both the plaintiff and defendant had presented their evidences. Ministry of Economic Affairs has canceled PointRed's company registration and the designated representative's whereabouts is unknown. The Group considered that the ligation is meaningless, therefore, decided to withdraw its appeal from the High Court on February 20, 2017. As of March 24, 2017, the case is still pending in court.
- B. In August, 2012, Rullingnet Corporation Limited ("Rullingnet") filed a lawsuit against Tecom with the court requesting for termination of all the purchase contracts of certain products signed with Tecom and a compensation of \$50,492, since the products it commissioned Tecom to design and manufacture were defective and Tecom did not fulfill its obligations to fix the defects. The case was settled and closed in the High Court on January 5, 2017.
- C. Intel Capital Corporation ("Intel") has acquired the amount of \$386 million of Vmax Telecom Co., Ltd. ("Vmax Telecom") when Vmax Telecom increased its capital. Vmax Telecom, VIBO Telecom Inc. and Tecom International have signed investment agreement that under certain circumstances, Intel has to dispose its shares in Vmax Telecom, or acquire back shares when Vmax Telecom dissolves. If Intel cannot compensate the loss incurred when disposing shares, contracting companies including Tecom International shall be liable jointly and severally for the loss. The investment disputes for this case are long overdue. Intel negotiated with the Company

to reach a settlement subsequently and exempted the joint liability for compensation of the Company and Tecom. The Company then required Tecom to share the joint liability and signed a payment agreement reaching a settlement on this case on May 26, 2016.

- (2) <u>Commitments</u>
  - A. Capital commitments

Capital expenditure contracted for at the balance sheet date but not yet incurred is as follows:

	Decen	nber 31, 2016	Decen	nber 31, 2015
Property, plant and equipment	\$	191,261	\$	187,819
Intangible assets		_		644
	\$	191,261	\$	188,463

#### B. Operating lease commitments

The Company leases offices, factory and warehouse under non-cancellable operating lease agreements. The lease terms are between 5 and 10 years, and the majority of lease agreements are renewable at the end of the lease period at market rate.

The future aggregate minimum lease payments under non-cancellable operating leases are as follows:

	Dece	mber 31, 2016	Decer	mber 31, 2015
Not later than one year	\$	436,331	\$	426,028
Later than one year but not				
later than five years		943,534		782,399
Later than five years		3,146,031		181,929
	\$	4,525,896	\$	1,390,356

C. As of December 31, 2016, the outstanding usance L/C used for acquiring raw materials and equipment was \$682,149.

10. <u>SIGNIFICANT DISASTER LOSS</u>

#### None.

11. <u>SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE</u> None.

#### 12. OTHERS

(1) Capital risk management

The Group's objectives when managing capital are based on the industrial scale, considering industrial future growth and product development, and setting appropriate market share, as well as plan of corresponding capital expenditure, calculation of operating capital needed for financial operations, and considering operating profit and cash inflows arising from product competitiveness, to determine appropriate capital structure.

- (2) Financial instruments
  - A. Fair value information of financial instruments

Except for those listed in the table below, the carrying amounts of the Group's financial instruments not measured at fair value (including cash and cash equivalents, bond investments without active markets, notes receivable, accounts receivable, other receivables, short-term borrowings, notes payable, accounts payable, other payables, bonds payable and long-term borrowings) are approximate to their fair values. The fair value information of financial instruments measured at fair value is provided in Note 12(3).

- B. Financial risk management policies
  - (a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial position and

financial performance. The Group uses derivative financial instruments to hedge certain risk exposures (see Notes 6(2) and 6(15)).

- (b) Risk management is carried out by a central treasury department (Group treasury) under policies approved by the Board of Directors.Group treasury identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units.The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.
- C. Significant financial risks and degrees of financial risks
  - (a) Market risk
    - Foreign exchange risk
    - i. The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the USD and RMB.Foreign exchange risk arises from future commercial transactions, recognized assets and liabilities and net investments in foreign operations.
    - ii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The group companies are required to hedge their entire foreign exchange risk exposure with the Group treasury. To manage their foreign exchange risk arising from future commercial transactions and recognized assets and liabilities, entities in the Group use forward foreign exchange contracts, transacted with Group treasury. Foreign exchange risk arises when future commercial transactions or recognized assets or liabilities are denominated in a currency that is not the entity's functional currency.
    - iii. The Group uses forward exchange contracts / forward exchange traded derivatives transactions that hedge the recognized foreign asset or liability due to exchange rate fluctuations.
    - iv.The Group's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD; other certain subsidiaries' functional currency: USD and RMB). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

				December 31, 2016	31, 2016		
					Se	Sensitivity Analysis	
		Foreign currency				Effect on workt	Effect on other
	Į	amount (In thousands)	Exchange rate	Book value (NTD)	Extent of variation	ELLECT OIL PLOTIL	income
(Foreign currency: functional currency) Financial assets							
Monetary items		¢ 122 000			10/		6
EUR-USD FUR-USD	EUR	ووں, دریا م 7.615	1.0512	4,292,437	1 %	a 42,924 2.582	•
EUR.NTD	EUR	34,844	33.9000	1,181,201	1%	11,812	,
USD:RMB	USD	53,804	6.9851	1,735,170	1%	17,352	I
USD:SGD	USD	20,048	1.4468	646,542	1%	6,465	
CAD:USD	CAD	4,572	0.7414	109,316	1%	1,093	
JPY:NTD	γqι	1,252,894	0.2756	345,297	1%	3,453	
RMB:NTD	RMB	555,262	4.6170	2,563,646	1%	25,636	
USD:MYR	USD	2,775	4.4712	89,505	1%	895	
MYR:SGD	MYR	14,590	0.3236	105,236	1%	1,052	
USD:EUR	USD	339	0.9513	10,928	1%	109	
Non-monetary items							
USD:NTD	USD	587,761	32.2500	18,955,277			
EUR:NTD	EUR	114,067	33.9000	3,866,855			
SGD:NTD	SGD	131,571	22.2900	2,932,708			
VND:NTD	UND	124,202,143	0.0014	173,883			
MYR:NTD	MYR	16,332	7.2128	117,796			
Financial liabilities							
Monetary items							
USD:NTD	USD	87,278	32.2500	2,796,990	1%	27,970	
USD:RMB	USD	17,401	6.9851	561,191	1%	5,612	
USD:SGD	USD	6,679	1.4468	215,403	1%	2,154	•
USD:VND	USD	3,948	23,035.7143	127,316	1%	1,273	

#### . . . . . . ı. . . ī . i . Effect on other comprehensive income $\boldsymbol{\diamond}$ 28,755 2,825 12,965 14,787 11,103 27,153 4,031 2,316 15,268 4,210 1,249 5,175 8,115 1,5781,3161,074Effect on profit Sensitivity Analysis or loss $\boldsymbol{\diamond}$ Extent of variation 11% 11% 11% 11% 11% 11% 11% 11% 11% 11% % % 1%2,875,529 282,480 2,715,289 403,097 231,613 1,526,832 421,006 1,296,515 124,889 517,544 $\frac{157,787}{131,593}$ $\frac{131,593}{107,425}$ 3,722,317 2,810,374 147,918 118,099 Book value (NTD) 1,478,718 811,455 19,134,729 1,110,327 Ś 32.8250 $\begin{array}{c} 1.4118 \\ 4.9950 \\ 35.8800 \end{array}$ Exchange rate 35.8800 6.5716 1.4118 0.7202 0.2727 4.9950 23.9850 $4.2880 \\ 0.9149$ 23.2500 32.8250 6.5716 1.0931 32.8250 35.8800 0.0014 7.6551 1,897,852162,454 $\begin{array}{c} 82,720\\12,280\\7,056\\305,672\\11,734\end{array}$ 6,579 4,0093,273120,876 Foreign currency 7,873 36,135 45,049 33,826 5,283 582,932 103,744 15,427 87,602 105,655,714 (In thousands) amount USD \$ EUR EUR USD USD CAD JPY RMB AUD USD USD USD EUR SGD VND MYR USD USD USD RMB EUR (Foreign currency: functional currency) Non-monetary items Financial liabilities Monetary items Monetary items Financial assets MYR:NTD USD:RMB RMB:NTD AUD:NTD USD:MYR SGD:NTD **UND:NTD** USD:RMB RMB:NTD CAD:USD USD:NTD EUR:NTD USD:NTD USD:NTD EUR:USD EUR:NTD USD:SGD USD:EUR JPY:NTD USD:SGD EUR:NTD

December 31, 2015

v. Total exchange gain (loss), including realized and unrealized arising from significant foreign exchange variation on the monetary items held by the Group for the years ended December 31, 2016 and 2015 amounted to \$23,928 and \$170,002, respectively.

#### Price risk

- i. The Group is exposed to equity securities price risk because of investments held by the Group and classified on the consolidated balance sheet either as available-for-sale or at fair value through profit or loss. The Group is not exposed to commodity price risk. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.
- ii. The Group's investments in equity securities comprise domestic listed and unlisted stocks. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 5% with all other variables held constant, post-tax profit for the years ended December 31, 2016 and 2015 would have increased/decreased by \$10,134 and \$11,581, respectively, as a result of gains/losses on equity securities classified as at fair value through profit or loss. Other components of equity would have increased/decrease dby \$656,386 and \$618,439 as a result of gains/losses on equity securities classified as available-for-sale.

#### Interest rate risk

- i. The Group's interest rate risk arises from long-term and short-term borrowings. Borrowings issued at variable rates expose the Group to cash flow interest rate risk which is partially offset by cash and cash equivalents held at variable rates. Borrowings issued at fixed rates expose the Group to fair value interest rate risk. Group policy is floating rate. During the years ended December 31, 2016 and 2015, the Group's borrowings at variable rates were denominated in the NTD, USD and RMB.
- ii. The Group analyses its interest rate exposure on a dynamic basis. Various scenarios are simulated taking into consideration refinancing, renewal of existing positions, alternative financing and hedging. Based on these scenarios, the Group calculates the impact on profit and loss of a defined interest rate shift. For each simulation, the same interest rate shift is used for all currencies. The scenarios are run only for liabilities that represent the major interest-bearing positions.
- iii. At December 31, 2016 and 2015, if interest rates at that date had been 0.25% higher/lower with all other variables held constant, post-tax profit for the years ended December 31, 2016 and 2015 would have been \$27,700 and \$18,704 lower/higher, respectively, mainly as a result of higher/lower interest expense on floating rate borrowings.
- (b) Credit risk
  - i. Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. According to the Group's credit policy, each local entity in the Group is responsible for managing and analyzing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilization of credit limits is regularly monitored. Credit risk arises from cash and cash equivalents, derivative financial instruments and deposits with banks and financial institutions, as well as credit exposures to customers, including outstanding receivables. For banks and financial institutions, only independently rated parties with a better credit rating are accepted.

- ii. No credit limits were exceeded during the reporting periods, and management does not expect any significant losses from non-performance by these counterparties.
- iii. The credit quality information of financial assets that are neither past due nor impaired is provided in Note 6(6).
- (c) Liquidity risk
  - i. Cash flow forecasting is performed in the operating entities of the Group and aggregated by Group treasury. Group treasury monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Group does not breach borrowing limits or covenants on any of its borrowing facilities. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance, compliance with internal balance sheet ratio targets and, if applicable, external regulatory or legal requirements, for example, currency restrictions.
  - ii. The table below analyses the Group's non-derivative financial liabilities and net-settled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for nonderivative financial liabilities and to the expected maturity date for derivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

	S	I	1	T	ı	I		167,528		S	ı	ı	ı	ı		ı	1,787
	Over 5 years							167		Over 5 years							1
		ч Ч	ı	ī		0		1			۰ ج		ı			0	0
Between 3 and 5	years	\$				3,000,000		1,866,071	Between 3 and 5	years	\$					3,000,000	18,202
Between 2 and 3	years	۰ ج			ı	I		789,327	Between 2 and 3	years	•	ı	I	ı		I	179,694
Between 1 and 2	years	•		ı				917,069	Between 1 and 2	years	•					1	67,613
	Up to 1 year	\$ 3,078,361	170,772	7,610,470	4,998,690	ı		6,535,764		Up to 1 year	\$ 6,619,012	113,411	6,724,648	4,863,815		1,498,500	2,130,069
<u>Non-derivative financial</u> <u>liabilities:</u>	<u>December 31, 2016</u>	Short-term borrowings	Notes payable	Accounts payable	Other payables	Bonds payable	Long-term borrowings	(including current portion)		<u>December 31, 2015</u>	Short-term borrowings	Notes payable	Accounts payable	Other payables	Bonds payable	(including current portion)	Long-term borrowings (including current portion)

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- iii. As of December 31, 2016 and 2015, the derivative financial liabilities which are executed by the Group were all due within one year.
- iv. The Group does not expect the timing of occurrence of the cash flows estimated through the maturity date analysis will be significantly earlier, nor expect the actual cash flow amount will be significantly different.
- (3) Fair value information
  - A. Details of the fair value of the Group's financial assets and financial liabilities not measured at fair value are provided in Note 12(2)A. Details of the fair value of the Group's investment property measured at cost are provided in Note 6(11).
  - B. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
    - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in listed stocks, beneficiary certificates and others is included in Level 1.
    - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The fair value of the Group's investment in derivative instruments is included in Level 2.
    - Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in derivative instruments is included in Level 3.
  - C. The related information of financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities at December 31, 2016 and 2015 is as follows:

December 31, 2016		Level 1		Level 2		Level 3		Total
Assets:								
Recurring fair value measuremen	<u>its</u>							
Financial assets at fair value								
through profit or loss								
Equity securities	\$	202,676	\$	-	\$	-	\$	202,676
Forward exchange								
contracts		-		30,832		-		30,832
Available-for-sale								
financial assets	1	1 077 (10				1 250 106	1	2 127 716
Equity securities		1,877,610	<u>_</u>	-	<u>_</u>	1,250,106		3,127,716
	\$1	2,080,286	\$	30,832	\$	1,250,106	\$1	3,361,224
December 31, 2015		Level 1		Level 2		Level 3		Total
Assets:								
Recurring fair value measuremen	<u>its</u>							
Financial assets at fair value								
through profit or loss								
Equity securities	\$	231,614	\$	-	\$	-	\$	231,614
Forward exchange								
contracts		-		34,370		-		34,370
Available-for-sale								
financial assets	1	0 70 ( 154				1 ((2 (2(	1	0 0 (0 700
Equity securities	-	0,706,154	<u> </u>	-		1,662,626		2,368,780
	\$1	0,937,768	\$	34,370	\$	1,662,626	\$1	2,634,764
Liabilities:								
Recurring fair value measuremen	<u>nts</u>							
Financial liabilities at fair								
value through profit or loss								
Forward exchange contracts	\$		\$	15,043	\$	_	\$	15,043

D. The methods and assumptions the Group used to measure fair value are as follows:

(a) The instruments the Group used market quoted prices as their fair values (that is, Level 1) are listed below by characteristics:

	Listed shares	Open-end fund
Market quoted price	Closing price	Net asset value

(b) Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes. The fair value of financial instruments measured by using valuation techniques method can be referred to current fair value of instruments with similar terms and characteristics in substance, discounted cash flow method or other valuation methods, including calculated by

applying model using market information available at the consolidated balance sheet date (i.e. yield curves on the Taipei Exchange, average commercial paper interest rates quoted from Reuters).

- (c) The valuation of derivative financial instruments is based on valuation model widely accepted by market participants, such as present value techniques and option pricing models. Forward exchange contracts are usually valued based on the current forward exchange rate.
- (d) The output of valuation model is an estimated value and the valuation technique may not be able to capture all relevant factors of the Group's financial and non-financial instruments. Therefore, the estimated value derived using valuation model is adjusted accordingly with additional inputs, for example, model risk or liquidity risk and etc. In accordance with the Group's management policies and relevant control procedures relating to the valuation models used for fair value measurement, management believes adjustment to valuation is necessary in order to reasonably represent the fair value of financial and non-financial instruments at the consolidated balance sheet. The inputs and pricing information used during valuation are carefully assessed and adjusted based on current market conditions.
- (e) The Group takes into account adjustments for credit risks to measure the fair value of financial and non-financial instruments to reflect credit risk of the counterparty and the Group's credit quality.
- E. For the years ended December 31, 2016 and 2015, there was no transfer between Level 1 and Level 2.
- F. The following table presents the changes in level 3 instruments as at December 31, 2016 and 2015.

		Non-deriv	ative	equity
		For the year ended December 31, 2016		For the year ended December 31, 2015
Beginning balance	\$	1,662,626	\$	1,624,982
Gain and loss recognised in				
other comprehensive income				
(Note)	(	70,189)		117,887
Acquired during the period		81,685		133,645
Sold during the period	(	414,833)	(	138,035)
Impaiment loss	(	9,183)	(	129,238)
Transfers out from level 3		-	(	9,010)
Transfer from business		-		62,395
Ending balance	\$	1,250,106	\$	1,662,626

Note: Recorded as unrealized valuation gain or loss on available-for-sale financial assets.

G. Finance and Accounting Department is in charge of valuation procedures for fair value measurements being categorized within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming

the source of information is independent, reliable and in line with other resources and represented as the exercisable price, and frequently calibrating valuation model, performing back-testing, updating inputs used to the valuation model and making any other necessary adjustments to the fair value. H. The following is the qualitative information of significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

	Fair value at December 31, 2016	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity: Unlisted shares	\$ 1,250,106	Market comparable companies	Price to earnings ratio multiple	0.94~2.30	The higher the multiple and control premium, the higher the fair value
Private equity fund			Discount for lack of marketability	15%~20%	The higher the discount for lack of marketability, the lower the fair value
Non-derivative	Fair value at December 31, 2015	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
equity: Unlisted shares	\$ 1,662,626	Market comparable companies	Price to earnings ratio multiple	1.51~2.53	The higher the multiple and control premium, the higher the fair value
Private equity fund			Discount for lack of marketability	20%	The higher the discount for lack of marketability, the lower the fair value

I. The Group has carefully assessed the valuation models and assumptions used to measure fair value; therefore, the fair value measurement is reasonable. However, use of different valuation models or assumptions may result in different measurement. The following is the effect of profit or loss or of other comprehensive income from financial assets and liabilities categorized within Level 3 if the inputs used to valuation models have changed:

			Decemb	er 31, 2016		
					Recognis	sed in other
			Recognised i	n profit or loss	compreher	nsive income
			Favourable	Unfavourable	Favourable	Unfavourable
	Input	Change	change	change	change	change
Financial assets Equity instrument	Discount for lack of marketability	±5%	<u>\$</u> Decembe	<u>\$</u> - er 31, 2015	\$ 62,505	· <u> </u>
					-	sed in other
				n profit or loss	^	nsive income
	<b>T</b> .					Unfavourable
<b>D'''</b>	Input	Change	change	change	change	change
Financial assets Equity instrument	Discount for lack of marketability	±5%	<u>\$                                    </u>	<u>\$ -</u>	<u>\$ 83,131</u>	( <u>\$ 83,131</u> )
13. <u>SUPPLEMENT</u>						
(1) <u>Significant tr</u>			1			
	others: Please ref of endorsements			ors: Dlooso rofe	or to table ?	
	of marketable s	-				g subsidiaries.
-	and joint ventur			· ·		0,
-	on or sale of the s		•			g \$300 million
	f the Company's					No.
-	n of real estate r f real estate reac	-		-	-	
	or sales of good					
	or more: Please		-			
	es from related	parties rea	aching \$100 n	nillion or 20%	of paid-in c	apital or more:
	er to table 6.	• 1 • 7	· 1 ·	1 1		
-	derivative finan fer to Notes 6(2)			taken during ti	ne reporting	periods ended:
	inter-company	· · · ·		reporting peri	ods: Please r	efer to table 7.
(2) <u>Information</u>						/ -
	tions and other			e companies (	(not includin	ng investees in
	ina): Please refe					
(3) <u>Information</u>	ormation: Please					
	t transactions, ei			tly through a th	nird party, tra	ansactions with
-	ee companies in		•			
14. <u>SEGMENT FIN</u>	ANCIAL INFO					
(1) <u>General infor</u>				in after 1		1
	perates and mak o identify report			is of products	and service	line, which the
Group uses i	o mentiny report	uoie segin	iento.			

The Group's reportable segments include motor division and the home appliance division. The motor division primarily engages in the manufacturing and sales of motors and generators. The home appliance division primarily engages in the manufacturing, installation, sales and service of home appliances.

#### (2) <u>Segment performance</u>

The Group uses the operating income as the basis for segment performance assessment. The operating income excludes non-recurring expenditures, unrealized gain or loss on financial instruments, interest income and interest expense.

(3) Financial information by industry

The segment information of the reportable segments provided to the Chief Operating Decision-Maker for the years ended December 31, 2016 and 2015 is as follows:

				For the ye	ear ei	For the year ended December 31, 2016	r 31,	2016		
			Ho	Home electric			Ac	Adjustment and		
	Mc	Motor division	appl	appliance division		Others		elimination		Total
Operating revenues										
Operating revenues from external customers	S	30,413,129	S	8,312,065	$\boldsymbol{\diamond}$	11,198,642	S	1	S	49,923,836
Operating revenues from internal segments		15,275,073		3,797,065		814,436	$\cup$	19,886,574)		I
Total operating revenues	S	45,688,202	$\boldsymbol{\diamond}$	12,109,130	Ś	12,013,078	\$	19,886,574)	$\boldsymbol{\diamond}$	49,923,836
Segment profits and losses	S	3,512,771	$\boldsymbol{\diamond}$	181,835	Ś	494,875	S	1	$\sim$	4,189,481
Segment profits and losses including:										
Depreciation and amortization	Ś	866,026	Ś	214,066	$\boldsymbol{\diamond}$	469,631	Ś	I	$\boldsymbol{\diamond}$	1,549,723
Not included in segment profit, but regularly										
provided to the Chief Operating Decision-Maker										
Segment assets										
Identifiable assets	S	38,050,775	Ś	6,149,450	$\boldsymbol{\diamond}$	19,838,521	S	6,911,953)	$\sim$	57,126,793
Capital expenditures	S	1,080,040	Ś	71,649	$\boldsymbol{\diamond}$	342,712	$\boldsymbol{\diamond}$	'	$\boldsymbol{\diamond}$	1,494,401
Segment liabilities	S	15,270,189	$\boldsymbol{\diamond}$	3,575,822	Ś	5,917,239	\$	7,499,238)	$\sim$	17,264,012

				For the ye	ar en	For the year ended December 31, 2015	31,	2015		
			Ноі	Home electric			AG	Adjustment and		
	Mc	Motor division	appl	appliance division		Others		elimination		Total
Operating revenues										
Operating revenues from external customers	S	30,438,019	Ś	8,209,381	$\boldsymbol{\diamond}$	9,951,173	Ś	·	Ś	48,598,573
Operating revenues from internal segments		17,934,285		3,632,769		799,530		22,366,584)		'
Total operating revenues	S	48,372,304	Ś	11,842,150	Ś	10,750,703	S	22,366,584)	Ś	48,598,573
Segment profits and losses	S	3,857,456	\$	31,692	S	38,137	$\boldsymbol{\diamond}$		$\boldsymbol{\diamond}$	3,787,627
Segment profits and losses including:										
Depreciation and amortization	S	778,630	Ś	253,832	S	275,077	S	ı	S	1,307,539
Not included in segment profit, but regularly										
provided to the Chief Operating Decision-Maker										
Segment assets										
Identifiable assets	S	39,210,873	S	5,980,989	Ś	13,763,425	S	8,865,114)	Ś	50,090,173
Capital expenditures	S	774,432	Ś	100,661	Ś	340,819	$\boldsymbol{\diamond}$		$\boldsymbol{\diamond}$	1,215,912
Segment liabilities	S	17,455,597	S	3,159,071	Ś	4,942,562	S	8,956,255)	$\boldsymbol{\diamond}$	16,600,975

(4) Reconciliation for segment profit (loss), assets and liabilities

Sales between segments are carried out at arm's length. The revenue from external parties reported to the Chief Operating Decision-Maker is measured in a manner consistent with that in the statement of comprehensive income. A reconciliation of reportable segment profit or loss to the profit before tax and discontinued operations for the years ended December 31, 2016 and 2015 is provided as follows:

		For the years ende	d December 31,
		2016	2015
Adjusted operating income of reportable			
segments	\$	3,694,606	\$ 3,825,764
Adjusted operating income of other			
operating segments		494,875 (	38,137)
Total segments		4,189,481	3,787,627
Interest income		172,217	178,084
Unrealized (loss) profit on financial instruments		13,231	41,910
Financial cost	(	282,231) (	227,691)
Associates' and joint ventures' profit and			
loss accounted for under the equity method	(	90,260)	153,936
Gain (loss) on disposal of property, plant			
and equipment		687 (	10,233)
Impairment loss	(	127,277) (	412,195)
Others		1,057,443	1,051,833
Income before income tax	\$	4,933,291	\$ 4,563,271
			· · · · ·

The total assets amount reported to the Chief Operating Decision-Maker is measured in a manner consistent with that in the financial statements.

Equity investments (classified as available-for-sale financial assets, bond investments without active markets, investments accounted for under equity method or financial assets at fair value through profit or loss) held by the Group are not considered to be segment assets but rather are managed by the financial function.

A reconciliation of assets of reportable segment and total assets is as follows:

	 For the years end	led Dec	cember 31,
	 2016		2015
Assets of reportable segments	\$ 40,664,817	\$	39,731,741
Assets of other operating segments	16,461,976		10,358,432
Unamortised items:			
Deferred income tax assets	1,194,242		1,183,247
Available-for-sale financial assets	13,127,716		12,368,780
Bond investments without active market	2,830,572		141,551
Investments accounted for under the equity method	3,871,299		5,464,797
Financial assets at fair value through profit or loss	233,508		265,984
General assets of the Group	 13,989,826		14,919,720
Total assets	\$ 92,373,956	\$	84,434,252

The amounts provided to the Chief Operating Decision-Maker with respect to total liabilities are measured in a manner consistent with that of the financial statements.

Interest-bearing liabilities of the Group are not considered to be segment liabilities but rather are managed by the financial function.

A reconciliation of liabilities of reportable segment and total liabilities is as follows:

1	 For the years end	led De	cember 31,
	 2016		2015
Liabilities of reportable segments	\$ 13,227,941	\$	13,464,818
Liabilities of other operating segments	4,036,071		3,136,157
Unamortised items:			
Deferred income tax liabilities	2,485,443		2,317,721
Current income tax liabilities	550,441		555,477
Short-term borrowings(including current portion)	3,920,947		6,713,733
Corporate bonds payable	3,000,000		4,498,500
Long-term borrowings	9,428,570		2,300,299
Financial liabilities at fair value through			
profit or loss	 -		15,043
Total liabilities	\$ 36,649,413	\$	33,001,748

(5) Information on products and services

Revenue from external customers are derived from the manufacture, installation and wholesale, retail of various types of electrical and mechanical equipment. Details of revenues are as follows:

	 For the years end	led Dec	ember 31,
	 2016		2015
Sales revenue	\$ 41,073,462	\$	39,766,085
Construction revenues	2,466,811		2,943,060
Service revenue	6,212,372		5,795,548
Others	 171,191		93,880
	\$ 49,923,836	\$	48,598,573

#### (6) Geographical information

Geographical information for the years ended December 31, 2016 and 2015 is as follows (revenue recognition is based on the operating locations where revenue is earned):

	For	the year ended	Dece	ember 31, 2016	For	the year ended	Dece	ember 31, 2015
		Revenue	Nor	n-current assets		Revenue	Not	n-current assets
Taiwan	\$	28,368,002	\$	16,433,614	\$	27,598,118	\$	12,284,395
America		7,154,529		678,229		9,845,637		698,614
China		3,599,044		3,323,309		3,691,375		3,341,563
Others		10,802,261		1,990,777		7,463,443		1,732,683
	\$	49,923,836	\$	22,425,929	\$	48,598,573	\$	18,057,255

(7) Major customer information

No single customer accounts for more than 10% of the consolidated operating revenue for the years ended December 31, 2016 and 2015.

LTD.	
CO.,	
<b>1ACHINERY</b>	
8 M	
ELECTRIC	
TECO	

## Loans to others Year ended December 31, 2016

Expressed in thousands of NTD (Except as otherwise indicated

		Footnote	Note 2		Note 2		Note 3	Note 4		Note 4	Note 5		Note 6	:	Note 7,12	Mote & 17	11010 0,12	Note 9			Note 9	Note 10		Note 10	Mo411112	11,12	Note 13
in contraction of the contractio	total loans	granted	4,974,364		4,974,364		200,000	785668	000	785,668	134677		1,439,627		222,516	112 004		527,761			527,761	380,178		380,178	C 002 100 C		112,088
Limit on	loans granted to a	single party	\$ 1,492,309 \$		1,492,309		50,000	471 401	101 (11)	471,401	67 311		719,814		222,516	112 004	+70°CTT	527,761			527,761	190,089		190,089	002 100 0	000,100,2	56,044
	Collateral	Value	s s		I																,						
	0	Item						,		'	,		'					'				'					
Allowance	doubtful	accounts	s		·												ı									·	
Dancon for	short-term	financing	For operating	capital	For operating capital	4	For operating	capital For oneratino	capital	For operating	capital For oneratino	capital	For operating	capital	Capital	Conital	investment	For operating	capital		For operating capital	For operating	capital	For operating	capital	r or operaturg capital	Repayments of debt
Amount of	with the	borrower	s.												'			'				'		'			
	Nature of	loans	_	financing	Short-term financing	D	Short-term	tinancing Short-term	financing	Short-term	financing Short-term	financing	Short-term	financing	Short-term	Chort tarm	financing	Short-term	financing		Short-term financing	Short-term	financing	Short-term	financing	financing	Short-term financing
Interest	rate	(%)	2.3		3.5		2.5	1 54	-	1.25	56	2	2.55~4.36		1.25	36.1	C7-1	1.05			1.30	4.00		4.00	36 1	CC.1	2.13
Lordo A	Actual	drawn down	92,423		137,940			237 300	202	55,071	11 543	<u>, , , , , , , , , , , , , , , , , , , </u>	55,470		'			280,000			'	152,042		'			46,000
Balance at	2016 21,		93,557 \$		150,127			237 300	,	55,071	11 543	<u>, , , , , , , , , , , , , , , , , , , </u>	66,458		ı			280,000				152,042		·			46,000
	December 31,	2016	101,002 \$		150,127		33,500	257 460	201	55,071	12 710	01, (#1	66,458		1,283,760	000 179	041,000	280,000			183,000	157,334		93,681	L8C 222 C	100,000,2	55,000
	ted	Ŋ	s S																								
	Related	party	Yes				"	-		11	"		11		"		-	11			11	"		"		-	*
General	ledger	account	Other	receivables	"		li l	-		"			"		"	:	"	11			"	"		"	:	"	ι,
		Borrower	Xiamen An-Tai		QingDao Teco		Le-Li Co., Ltd.	Teco	Netherlands	Teco Century	Fuijan Teco		TWMM		Motovario S.p.A.	Motomic C n A	Autorotation of the second	TECO	ELECTRIC & MACHINERY	CO., LTD.	Le-Li Co., Ltd.	GEAR	SOLUTIONS ES	GR GENESIS	Metanoio C - A	Autovatio	Tecom
		Creditor	TECO	ELECTRIC & MACHINERY CO., LTD.	TECO ELECTRIC &	MACHINERY CO., LTD.	Tong-an	II V G		U.V.G.	Tai-An Wuxi		Teco	Westinghouse	Teco	W estinghouse TecoW/setingho	use Canada	Tong-An	Assets		Tong-An Assets	Motovario S.p.A.		Motovario S.p.A.	TECO FMM	I ECO EMIM	Baycom
	Number	(Note 1)	0		0		1	¢	1	2	"	r	4		4	v	r	9			9	7		7	G	0	6

	tnote	Note 14		Note 15		Note 15		Note 16		
iling on	total loans granted	53,507		527,403		527,403		55,970		
		\$		-		_		0		
Limit on loans	intea to a gle party	26,75		131,851		131,851		55,970		
	e sin	\$		,		,		,		
Collateral	Item Value	\$								
				'		'		'		
Allowance for	accounts	'		'		'		'		
				ing		ing		ing		
Reason f	financing	Repayme	of debt	or operat	capital	or operat	capital	or operat	capital	
				-		-				
Amount of transactions	with the borrower									
4	s or	erm \$	ing	erm	ing	em	ing	erm	ing	
	loans	Short-1	financ	Short-1	financ	Short-1	financ	Short-1	financ	
Interest	rate (%)	2.15		,		2.79				
Actual	down	5,000		,		16,744		'		
	p					-				
Balance at ecember 31,	2010 (Note 17)	25,000		38,640		32,200		37,067		
Bala Decen	DOI (Noi	\$								
um ling uring snded	1.01,	25,000 \$		38,676		32,230		39,571		- on the
Maximum outstanding balance during the year ended	December 31, 2016									are as fol
		s								- or diariae
	party	Yes		"		"		"		nu or enh
General	account	Other	receivables	"		"		"		o Como
			re							dad hy th
	Borrower	-		Ling	am)	Corp.		Ling	țhai)	intorn and
	В	Tecom		Kuen Ling	(Vietnam)	K.A. Corp.		Kuen Ling	(Shanghai)	for the lo
	Creditor	0.,LTD		<u>භ</u>		50		<u>ئ</u> و م		fillad in f
	Cre	Tecom Co.,LTD		Kuen Ling		Kuen Ling		Kuen Ling	(Suzhou)	andraure
-	Number (Note 1)	10		Ξ		Ξ		12		Note 1. The numbers filled in for the loans movided by the Comment or subsidiaries are as follows:
2	4 0									N

are as Company or e 2 oans provided Note 1: The numbers 1

(1)The Company is '0'.

(2)The subsidiaries are numbered in order starting from '1'.

Note 2: In accordance with the Company's policy, limit on total loans shall not exceed 10% of the Company's net assets based on the latest financial statements (December 31, 2016), and limit on loans to a single party shall not exceed 3% of the Company's net assets based on the latest financial statements (December 31, 2016).

Note 3: In accordance with Tong-an Investment's limit on total loans shall not exceed \$200 million, and limit on loans to a single party shall not exceed \$50 million.

Note 4: In accordance with U.V.G.'s policy, limit on total loans shall not exceed 10% of U.V.G.'s net assets based on the latest financial statements (December 31, 2016), and limit on loans to a single party shall not exceed 6% of U.V.G.'s net assets based on the latest financial statements (December 31, 2016).

Note 5: In accordance with Tai-An Wuxi's policy, limit on total loans shall not exceed 5% of Tai-An Wuxi's net assets based on the latest financial statements (December 31, 2016), and limit on loans to a single party shall not exceed 5% of Tai-An Wuxi's net assets based

on the latest financial statements (December 31, 2016). Note 6: In accordance with Teco Westinghouse's policy, limit on total loans shall not exceed 20% of Teco Westinghouse's net assets based on the latest financial statements (December 31, 2016), and limit on loans to a single party shall not 10% of Teco Westinghouse's net assets based on the latest financial statements (December 31, 2016).

Note 7: Limit on Teco Westinghouse' loans to TECO EMM S.R.L. shall not exceed EUR 63,000 thousand.

Note 8: Limit on TecoWestinghouse Canada's loans to TECO EMM S.R.L. shall not exceed EUR 32,000 thousand.

Note 9: In accordance with Tong-An Assets' policy, limit on total loans shall not exceed 10% of Tong-An Assets' net assets based on the latest audited financial statement (December 31, 2016), and limit on loans to a single party shall not exceed 10% of Tong-An Assets' net assets based on the latest audited financial statement (December 31, 2016).

Note 10: In accordance with Motovario S.p.A.'s policy, limit on total loans shall not exceed 10% of Motovario S.p.A.'s net assets based on the latest financial statements (December 31, 2016), and limit on hoars to a single party shall not exceed 5% of Motovario S.p.A.'s net assets based on the latest financial statements (December 31, 2016).

Note 11: Limit on TECO EMMA's loans to Motovario S.p.A. shall not exceed EUR 85,000 thousand.

Note 12: TECO EMM merged with Motovario S.p.A. on November 7, 2016, and the surviving company was Motovario S.p.A.

Note 13:1n accordance with the "Procedures for Provision of Loans" of Baycom Opto-Electronics Technology Co., Ltd., Tech.Co.Ltd., limit on loans to Baycom is 20% of the granting company's net assets based on the latest audited financial statements (December 31, 2016);limit on loans to a single party is 10% of the granting company's net assets based on the latest audited financial statements (December 31, 2016).

Note 14: In accordance with the "Procedures for Provision of Loans" of the Tecom International Investment Co., Ltd. limit on loans to Tecom International is 20% of the granting company's net assets based on the latest financial statements (December 31, 2016); limit on loans to a single party is 10% of the granting company's net assets based on the latest audited financial statements (December 31, 2016).

Note 15: In accordance with the KUEN LING's policy, limit on total loans shall not exceed 40% of the KUEN LING's net assets based on the latest audited financial statements (December 31, 2016) and limit on loans to a single party or group exceed 10% of the KUEN LING's net assets based on the latest audited financial statements (December 31, 2016), where an inter-company or inter-firm financing facility is necessary provided that the amount of such financing facility

Note 16: According to the policy of the KUEN LING's subsidiaries, limit on total loans to a single party or group shall not exceed 20% of the KUEN LING's net assets based on the latest audited financial statements (December 31, 2016). Note 17: The credit line approved by the Board of Directors.

# TECO ELECTRIC & MACHINERY CO., LTD. Provision of endorsements and guarantees to others Year ended December 31, 2016

Table 2

Expressed in thousands of NTD (Except as otherwise indicated)

Ratio of

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	Footnote	Note 3		r,	2	2	Note 4	Note 5 "
Provision of endorsements/ guarantees to	the party in Mainland China	Z	Z	¥	Z	Z	Z	ZZ
Provision of endorsements/ guarantees by	subsidiary to parent company	Z	Z	Z	Z	Z	Z	ΖZ
Provision of endorsements/ guarantees by	parent company to subsidiary	Y	Y	Z	¥	¥	Y	хX
Ceiling on total amount of	endorsements/ guarantees provided	29,846,185	29,846,185	29,846,185	29,846,185	29,846,185	1,439,627	772,806 772,806
	er	0.2 \$	0.2		5.59	0.23	0.58	, ∞
accumulated endorsement/ guarantee amount to net asset value of the endorser/	guarantor company (%)							
Amount of endorsements/	guarantees secured with collateral	۰ جو			1	ı		
J		\$ 100,000	100,000		2,779,800	115,048	42,041	- 1,338
Outstanding endorsement/ guarantee	amount at December 31, Actual amount 2016 drawn down	\$ 100,000	100,000		2,779,800	115,048	42,041	- 1,338
Maximum outstanding endorsement/ guarantee	Ĵ. Ĵ	100,000	100,000	218,068	2,876,560	127,701	53,837	713 1,416
Limit on endorsements/ guarantees	5	\$ 9,948,728 \$	9,948,728	9,948,728	9,948,728	9,948,728	719,814	257,602 257,602
ing tranteed Relationship with the	endorser/ guarantor (Note 2)	-	Т	ε	7	1,2,4	1	5 1
Party being endorsed/guaranteed Relatic	Company name	GD TECO	Teco International	Straits	Motorvario	Others	MMWT	Ejoy Australia MOS Burger Australia Pty Ltd.
	Endorser/ guarantor	TECO ELECTRIC & MACHINERY CO., LTD.	Teco Westinghouse	Teco Australia Teco Australia				
	Number (Note 1)	0	0	0	0	0	1	7 7

			Footnote	Note 6	Note 7
Provision of		the party in	Mainland China	Z	Z
Provision of	endorsements/ guarantees by	subsidiary to	parent company	Z	Z
Provision of	endorsements/ guarantees by	parent	company to subsidiary	Z	Z
	Ceiling on total amount of	endorsements/	guarantees provided		2,281,070
accumulated endorsement/ guarantee amount to net	asset value of the endorser/ t	guarantor	company (%)	1.38 \$	0.04
	Amount of endorsements/	guarantees	secured with collateral	•	ı
	e	-	December 31,December 31,Actual amountsecured with20162016drawn downcollateral	\$ 119,226	1,363
Outstanding	endorsement/ guarantee	amount at	December 31, A	\$ 119,226	1,363
Maximum outstanding	endorsement/ guarantee	amount as of	December 31, 2016	\$ 126,000	2,367
Limit on			single party (Note 3)	\$ 126,000	744,137
eing aranteed	Relationship with the	endorser/	guarantor (Note 2)	4	ŝ
Party being endorsed/guaranteed			guarantor Company name (Note 2)	TG Teco Vacuum Insulated Glass Corp.	Motovario S.p.A. TECNOFIB SRL
		- F	Number Endorser/ (Note 1) guarantor	Tong-an Investment	fotovario S.p.A.
		-	Number (Note 1)	3 In	4 M

Ratio of

Note 1: The numbers filled in for the loans provided by the Company or subsidiaries are as follows:

(1)The Company is '0'.

(2)The subsidiaries are numbered in order starting from '1'

Note 2: Relationship between the endorser/guarantor and the party being endorsed/guaranteed is classified into the following five categories:

(1)The endorser/guarantor parent company owns directly more than 50% voting shares of the endorsed/guaranteed subsidiary.

(2)The endorser/guarantor parent company directly or indirectly through its subsidiaries owns more than 50% ording shares of the endorsed/guaranteed company.

(3)Having business relationship.

(4)Due to joint venture, each shareholder provides endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership.

(5)An investee accounted for under the equity method.

Note 3: In accordance with the Company's policy, the total guarantee amount shall not exceed 60% of Company's net assets based on the latest financial statements (December 31, 2016), and the guarantee to a single party shall not exceed 20% of the

Note 4: In accordance with the Teco Westinghouse's policy, the total guarantee amount shall not exceed 20% of Teco Westinghouse's net assets based on the latest financial statements (December 31, 2016), and the guarantee to a single party shall not exceed 10% of Teco Westinghouse's net assets. Company's net assets.

Note 5: In accordance with the Teco Australia's policy, the total guarantee amount shall not exceed 60% of Teco Australia's net assets based on the latest financial statements (December 31, 2016), and the guarantee to a single party shall not exceed 20% of Teco Australia's net assets.

Note 6: In accordance with Tong-An Investment's policy, the total guarantee amount shall not exceed \$200 million, and the guarantee to a single party shall not exceed \$50 million. If due to special needs, the guarantee amount exceeds the limit, stockholders' resolution is required.

Note 7: In accordance with Motovario S.p.A.'s policy, the total guarantee amount shall not exceed 60% of Motovario S.p.A.' s net assets based on the latest financial statements (December 31, 2016), and the guarantee to a single party shall not exceed 20% of Motovario S.p.A.'s net assets.

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TECO ELECTRIC & MACHINERY CO., LTD. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures) December 31, 2016

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

Securities held by	Marketable securities	Relationship with the securities issuer	General ledger account	Number of shares	Book value	Ownership (%)	Fair value	Footnote
TECO ELECTRIC & MACHINERY CO., LTD.	Stock 1	None	Note 1	10,084	\$ 114,961	0.08	\$ 114,961	
	Stock 2	11	"	12,860	149,178	0.13	149,178	
	Stock 3	The Company is a supervisor of the investee	и	11,527	257,062	1.96	257,062	
	Stock 4	The Company is a director of the investee	и	190,061	3,497,115	3.38	3,497,115	
	Stock 5	None	"	51,924	434,603	2.17	434,603	
	Stock 6	11	и	16,689	172,731	0.39	172,731	
	Stock 7	The Company is a director of the investee	и	32,980	308,553	10.99	308,553	
	Stock 8	None	"	7,500	314,775	5.00	314,775	
	Fund 1	11	"		125,331		125,331	
	Stock 9, etc.	The Company is a director of the investee	"		349,284	,	349,284	
Teco International	Stock 10	None	"	377	73,138	0.27	73,138	
	Stock 11, etc.	11	"	16,232	258,356		258,356	
	Stock 12, etc.	11	Note 3	3,936	293,326	,	293,326	
	Stock 28	11	Note 2	424	21,426		21,426	
Tong-an Investment	Stock 14	An investee company accounted by the Company using	Note 1	19,540	545,167	0.98	545,167	
		equity method						
	Stock 15	Related party in substance	11	9,197	121,854	8.17	121,854	
	Stock 16, etc.		"	27,486	248,361		248,361	
	Stock 17	None	"	10,323	748,414	0.32	748,414	
	Stock 18	11	и	2,000	208,000	0.06	208,000	
	Stock 10	11	"	15,470	3,001,180	10.89	3,001,180	
	Stock 19	11	"	868	133,789	3.64	133,789	
	Stock 20	11	Note 2	1,530	81,475		81,475	
	Stock 12	11	Note 3	554	57,090	0.47	57,090	
	Stock 21	11	"	15,620	864,966		864,966	
	Fund 2, etc.	11	u –	5,688	64,014		64,014	
	Fund 3	11	Note 1	1,650	55,142		55,142	
U.V.G	Stock 22, etc.	11	"	118	11,790		11,790	
An-Tai International	Stock 14	An investee company accounted by the Company using	и	2,826	78,838	0.14	78,838	
		equity method						
	Stock 15	Related party in substance	"	1,270	16,829	1.13	16,829	
	Stock 16	II	ш	2,771	211,957	8.55	211,957	
	Stock 23, etc.	None	"	532	8,830		8,830	
	Stock 12, etc.	11	Note 3	855	69,440		69,440	
Jack Property	Fund 4	11	Note 2	5,118	59,531		59,531	
Teco Electro	Stock 15	Related party in substance	Note 1	200	2,653	0.18	2,653	
Information Technology Total Service	Stock 25, etc.	None	"	4,074	34,158		34,158	
Teco Singapore	Stock 10		"	999	129,126	0.47	129,126	
Taiwan Pelican Express	Stock 10. etc.			1.968	221.742		221.742	

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#### Footnote 1,067 17,239 7,965 17,004 4,039 5,720 5,720 25,233 36,054 680 23,154 48 Fair value s Ownership (%) -9.00 15.00 18.00 0.29 1.68 -- 0.54 0.07 . As of December 31, 2016 $\begin{array}{c} 1,067\\ 17,239\\ 7,965\\ 17,004\end{array}$ 4,039 5,720 25,233 298,486 36,054 680 2,154 48 Book value 81 98 -1,123 1,000 158 158 2,175 2,175 3,354 3,354 3,70 e Number of shares General ledger account Note 1 Note 2 Note 3 Note 2 Note 1 " " " Note 3 Note 1 Note 3 " An investee company accounted by the Company using equity method None The Company is a corporate director of the investee None Relationship with the securities issuer Related party in substance None " " Marketable securities Stock 15 Fund 5 Fund 5 Fund 6, etc. Stock 27 Stock 29 Stock 29 Stock 29 Stock 31, etc. Stock 14 Stock 14, etc. Stock 14, etc. Stock 32, etc. Note 1: Available-for-sale financial assets - non-current. Note 2: Financial assets at fair value through profit or loss - current. Note 3: Available-for-sale financial assets - current. Securities held by Tecom International Teco Nanotech Yatec Kuen Ling Top-Tower Sankyo Tecom

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# Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital

### Year ended December 31, 2016

Table 4

Expressed in thousands of NTD (Except as otherwise indicated) Q

alance as at December	31, 2016		of	Amount	ı Se
Balance			on Number of	shares Ar	10
			Gain (loss) on	ue disposal s	\$ 90,610
	bisposal			Book value	394,620 \$ 304,010
	Dis			Selling price	\$ 394,620
			Number of	ount shares S	- 1,000 §
	tion			Amount	' \$
	Addition		Number of	shares Amount	,
e as at	1, 2016			Amount	\$ 304,010
Balance as	January 1, 2016		Number of	shares	1,000
		Relationship	with	the investor	None
				Counterparty	True Excel
		General	ledger	account	Straits, common stocks Available-for-sale financial assets
			Marketable	securities	Straits, common stocks
				Investor	Tong-An Assets 5

Limited

- non-current

Purchases or sales of goods from or to related parties reaching NT\$100 million or 20% of paid-in capital or more Y

Expressed in thousands of NTD (Except as otherwise indicated)

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## Receivables from related parties reaching NT\$100 million or 20% of paid-in capital or more

December 31, 2016

Expressed in thousands of NTD

(Except as otherwise indicated)

		Relationship	Balance as at		Overdue re	Overdue receivables	Amount collected subsequent	Allowance for
	Counterparty	with the counterparty	December 31, 2016	Turnover rate	Amount	Action taken	to the balance sheet date	doubtful accounts
TECO ELECTRIC & MACHINERY CO., LTD.	Tong Dai	An investee accounted for under the equity method	\$ 213,446	4.29 \$			\$ 200,784	
	Tong Tai Jung	u.	149,230	8.96	,	,	149,230	
	Teco Singapore	11	115,000	5.95	ı	ı	98,330	
	Teco Westinghouse	An indirect investee accounted for under the	494,318	6.41			343,750	
	Teco Australia	ш	215,551	4.03		,	90,797	
	Sankyo	н	256,617	0.96	188,940	In the process of collection	16,580	
	Teco Netherlands	u.	491,010	0.82	312,828	"	14,025	
	QingDao Teco	11	181,102	0.01			149,523	
	Top-Tower	11	106,746	2.94			102,546	
	TECO ELECTRIC & MACHINERY CO., LTD.	An investee accounted for under the equity method	687,282	1.88			239,108	
	"	u.	102,676	45.63	'	ı	102,676	
	11	Ш	164,891	1.41			65,317	
	ш	Ш	280,000				I	
	Teco Netherlands	II.	237,300					
	GEAR SOLUTIONS ES	н	152,042					Total amount was \$18,894

Significant inter-company transactions during the reporting periods Year ended December 31, 2016 Expressed in thousands of NTD (Except as otherwise indicated)

0 TECO ELECTRIC &	Counterparty	Kelationship (Note 2)	General ledger account	Amount	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 3)
		(1)	Notes receivable and accounts receivable	\$ 213,446	Because there is no transaction in same type which can be compared with, it is based on the condition and the period of both side's agreement.	
и 0	Tong Tai Jung	u.	Notes receivable, accounts receivable and other receivables	149,230	2	ı
11	Top-Tower	11	ш	106,746	11	
" 0	Teco Westinghouse	11	Accounts receivable	494,318	11	1%
n.	Teco Singapore	ш	Accounts receivable and other receivables	115,000	11	
11	Teco Australia	"	"	215,551	11	
"	Teco Netherlands	"	ш	491,010	11	1%
"	Sankyo	"	ш	256,617	11	
"	QingDao Teco	"	"	181,102	11	
Wuxi Teco	TECO ELECTRIC & MACHINERY CO., LTD.	(2)	Accounts receivable	687,282	2	1%
Tesen	11	"	u u	102,676		ı
Kuen Ling	11	"	Notes receivable and	164,891	II.	ı
			accounts receivable			
Tong-An-Assets	"	11	Other receivables	280,000	11	
U.V.G	Teco Netherlands	"	"	237,300	11	
Motovario S.p.A.	GEAR SOLUTIONS ES	"	"	152,042		
TECO ELECTRIC & MACHINERY COLUTD	& Teco Singapore	( <del>]</del>	Sales	860,043	2	2%
	Tono Dai	2	2	868 715	2	2%
	Tong Tai Jung			668,492		2%
11	E-Joy International	"	"	154,425		
u	Teco Westinghouse	"	"	2,901,606		8%
"	TecoWestinghouse Canada	"	u	713,092	11	2%
11	Teco Australia	11	"	887,570	11	2%
" 0	Teco Netherlands	11	"	401,817	11	1%
" 0	Sankyo	"	"	256,141	11	1%
11	TECO MIDDLE EAST	"	и	108,151	11	
11	Top-Tower	"	"	313,422		1%
ш	TWMM	"	"	122,591		

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Transaction		te 2) General ledger account Amount Transaction terms revenues or total assets (Note 3)	2) Sales 5 1,249,027 Because there is no transaction in same type which can be compared with, it is 3%	based on the condition and the period of both side's agreement.	, , 2,606,991 " 7%	r n 244,981 n 196	r n 376,571 n n 196	, 184,391 " 184,391 " 1%	, 1 456,401 <i>n</i> 196	, " 362,184 " " <sup>19</sup> 6	, 146,411 n -	arsactions are as follows:						<ol> <li>Cholke Substative and the state of the state</li></ol>
	Relationship	(Note 2) Gener	(2)		11	"	"	"	ш	11	"	pany transactions are as follow						se total accate it is commuted b
		Counterparty	TECO ELECTRIC &	MACHINERY CO., LTD.	ш	ш	"	"	и	ш	"	Note 1: The numbers filled in for the transaction company in respect of inter-company transactions are		rder starting from '1'.	pany:	ury.	ny.	d. accumt to total amounting sources of
		Company name	Wuxi Teco		Tesen	Kuen Ling	Teco Malaysia	Taian Subic	Tai-An Wuxi	QingDao Teco	Jianxi Teco	bers filled in for the transacti	<ol><li>Parent company is '0'.</li></ol>	(2) The subsidiaries are numbered in order starting from '1'.	Note 2: Relationship with the transaction company:	(1) The parent company to the subsidiary.	(2) The subsidiary to the parent company.	(5) I he subsidiary to another subsidiary.
	Number	(Note 1)	1		2	ŝ	7	8	6	10	11	Note 1: The num	(1) Parent	(2) The su	Note 2: Relations	(1) The pi	(2) The su	Note 2: Decedia

Information on investees

Year ended December 31, 2016

Expressed in thousands of NTD

(Except as otherwise indicated)

				Ir	Initial investment amount	amount	Shares held a	Shares held as at December 31, 2016	31, 2016	Net profit (loss)	Investment income (loss) recognised by the		
					Balance	Balance				of the investee for	Company for the year		
				as at Dec	as at December 31, as at	as at December 31,				the year ended	ended December 31,		
Investor	Investee	Location	Main business activities	2(	2016	2015 1	Number of shares Ownership (%)	wnership (%)	Book value	December 31, 2016	2016	Footnote	ote
TECO ELECTRIC & MACHINERY CO., LTD.	Tung Pei	Taiwan	Manufacturing of bearings	S	12,293 \$	12,293	39,145,044	31.14	\$ 1,965,442	\$ 338,383	\$ 102,033	None	e
	Tecom	Taiwan	Manufacturing of key telephone system and nonkey service unit telephone system		631,410	631,410	400,602,050	63.52	154,295	63,362	30,595	None	Ð
	Teco International	Taiwan	Investment holdings, investments in securities and construction of commercial buildings		100,013	100,013	52,584,480	100	1,096,953	67,304	80,067	None	e
	Teco Holdings and its subsidiaries	U.S.A	Manufacturing and distribution of motors and generators, and investment and trading in USA		726,428	726,428	1,680	100	9,344,018	398,002	399,982	None	0
	Teco Singapore and its subsidiaries	Singapore			112,985	112,985	7,200,000	06	2,932,708	313,251	263,375	None	e
	Tong-An Investment	Taiwan	Investment holdings		2,490,000	2,490,000	415,851,528	9.66	8,010,325	372,740	371,009	None	e
	Teco Electro	Taiwan	Manufacturing of Stepping motors		128,496	128,496	15,386,949	62.57	226,209	2,699	1,489	None	e
	UVG and its subsidiaries	Cayman Islands	Manufacturing and distribution of the Company's motor products and home appliances, and investment holdings		8,505,434	8,505,434	195,416,844	100	7,828,693	( 51,103) (	50,502)	None	0
	Information Technology Total Service	Taiwan	E-business service, mailing and data management		121,232	121,232	12,123,248	60.62	160,689	45,686	27,372	None	e
	Tesen	Taiwan	Manufacturing and sales of home appliance		200,000	200,000	20,000,000	100	215,772	16,487	17,572	None	e
	Lien Chang	Taiwan	Manufacturing of color flybacks transformers, mono flyback transformers and mono deflection vokes		117,744	117,744	37,542,159	33.84	570,069	97,725	33,074	None	υ
	Tong Dai	Taiwan	Distribution of the Company's motor products in Taichung		22,444	22,444	5,290,800	92.63	248,469	106,249	66,630	None	Ð

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the	ear		3,273) None	9,691 None	141,107 None 5,993 None	38,241 None	73,238 None	36,036 None	21,013 None	45,766 None	7,874) None	32,898 None	284,335 None	284,335 None 284,335 Note	88,424) None	39,801 None	4,034 None	16,040 None
(loss) recognised by the	Company for the year	ended December 31,			14					7			28	5 5	~			
Net profit (loss)	of the investee for	the year ended	3,156) (\$	14,717	141,107 8,004	38,697	254,208	36,036	83,162	238,721	15,749)	40,530	284,335	284,335 284,335	88,424)	39,801	15,347	257,536
31, 2016			S 173,883 (\$	141,242	5,277,612 164,183	1,489,407	1,294,865	502,297	410,337	337,056	241,650 (	151,151	3,866,855	3,866,855 3,866,855	1,349,404 (	281,366	128,293	212,660
Shares held as at December 31,		(/0/	100 100	64.95	100 76.7	100	28.67	100	25.27	19.98	50	84.73	100	100 100	100	100	28.64	6.23
Shares held		Muniter of channel	1	7,799,996	147,323,399 17,131,155	14,883,591	87,776,520	22,910,337	24,121,700	15,218,642	24,999,000	7,033,000	-	118,010,000	23,031,065	12,000,000	9,619,819	7,913,310
ent amount	Balance	as at December 31,	\$ 264,111	92,389	2,111,889 165,819	454,923	673,801	150,000	255,116	296,003	249,990	70,330	3,691,723	3,691,723 3,989,850	646,343	100,000	359,656	87,464
Initial investment amount		as at December 31, a	64,111	92,389	2,111,889 165,819	454,923	951,141	150,000	255,116	296,003	249,990	70,330	3,691,723	3,691,723 3,989,850	646,343	100,000	359,656	87,464
		Moin human antinita	Main business acutivities Manufacturing and sales of motors	Development and maintenance of various electric appliances	Real estate business Manufacturing and sales of switches	Manufacturing and distribution of optical fiber apparatus and international trading	Development and management of industrial park	Investment holdings	Logistics and distribution services	Manufacturing, installation, repair, domestic and export sales and leasing of condenser, water cooling, watercooled chiller and freezer	Manufacturing machinery for electricity generation, transmission and distribution	bus bar and manufacturing of its components	Investment holdings	Investment holdings Production and sale of gear reducers and motors	Investment holdings and establishment of overseas distribution channel	Investment holdings	Manufacturing and sales of optical telecom products	Manufacturing and sales of electronic components
		Torotion	Vietnam	Taiwan	Taiwan Philippines	British Virgin Islands	Taiwan	Taiwan	Taiwan	Taiwan	Taiwan	Taiwan	Cayman Islands	Netherlands Italy	Samoa	Taiwan	Taiwan	Taiwan
		Tarrotor	Teco Vietnam	Yatec	Tong-An Assets Taian Subic	Micropac (BVI) and its subsidiaries	Century Development	An-Tai International	Pelican	Kuen Ling	Senergy Wind Power	Taian-Etacom Technology Co., Ltd.	Eagle Holding Co.	TECO MOTOR B.V. Motovario S.p.A	Tung Pei (SAMOA) Industrial Co., Ltd.	Tecom International	Baycom	Creative Sensor Inc.
		Taxiooton	TECO ELECTRIC & MACHINERY	CO., LTD.										Eagle Holding Co. TECO MOTOR B.V.	Tung Pei	Tecom		Tong-An Investments

		Footnote	None	None	None	None	None	None	None	None	None	None	None	None	None	None
Investment income (loss) recognised by the	Company for the year ended December 31,	2016	37,851	5,640	19,074	106,439	18,827	10,138)	19,941	4,790	846)	15,065)	15,405	8,770	40,464	12,295
Net profit (loss)	of the investee for the year ended	December 31, 2016	254,208	83,162	19,074	96,899	96,899	11,394) (	39,632	9,549	2,792) (	14,226) (	254,208	257,536	49,113	254,208
31, 2016		Book value	624,672	110,138	121,101	662,909	115,260	146,852 (	66,757	59,830	10,941 (	94,577 (	243,980	116,268	473,783	195,154
Shares held as at December 31, 2016		Whership (%)	13.17	6.78	100	84.97	15.03	100	50	51.6	30.11	100	6.06	3.41	83	4.85
Shares held a		Number of shares Ownership (%)	40,332,965	6,474,468	11,720,000	27,502,354	4,866,045	10,000,000	1,512,500	2,682,352	144,600	2,510,000	18,557,402	4,326,447	6,200,000	14,845,922
nent amount	Balance as at December 31,	2015	420,646	54,874	92,000	582,246	91,079	98,170	13,750	7,340	9,912	88,108	179,222	52,560	201,467	
Initial investment amount	Balance as at December 31,	2016	420,646	54,874	92,000	582,246	91,079	98,170	13,750	25,536	9,912	88,108	179,222	52,560	201,467	184,893
		Main business activities	Development and management of industrial park	Logistics and distribution services	Investment holdings	Investment holdings	Investment holdings	Construction and sales of related raw materials	Building management servicing	Investment consultancy service for domestic and foreign industrial parks and land	Housing project in Subic	Trading and investment holdings	Development and management of industrial park	Manufacturing and sales of electronic components	Investment holdings	Development and management of industrial nark
		Location	Taiwan	Taiwan	Taiwan	Singapore	Singapore	Taiwan	Taiwan	Taiwan	Philippines	British Virgin Islands	Taiwan	Taiwan	British Virgin Islands	Taiwan
		Investee	Century Development	Pelican	Gen Mao International Corp.	Gen Mao (Singapore)	Gen Mao (Singapore)	Centurytech Construction and Management Corp.	Jack Property Serrice & Management Company	United Development	Greyback International Property Inc.	Teco Electro Devices Co., Ltd.	Century Development	Creative Sensor Inc.	CHING CHI INTERNATIONAL LIMITED	Century Development
		Investor			Lien Chang		Gen Mao International Corp.	Century Development				Teco Electro	Teco Singapore	Teco International	Kuen LING	Tong-An Assets

Note: TECO EMM S.R.L merged with Motovario S.p.A. on November 7, 2016 and Motovario S.p.A. was the surviving company.

#### TECO ELECTRIC & MACHINERY CO., LTD. Information on investments in Mainland China Y ear ended December 31, 2016

Expressed in thousands of NTD (Except as otherwise indicated)

				Accumulated	Amount remitte Mainlan	Amount remitted from Taiwan to Mainland China/	Accumulated		:		Investment	-	Accumulated	
				amount of remittance from Taiwan to	Amount re to Taiwan for December	Amount remitted back to Taiwan for the year ended December 31, 2016	amount of remittance from Taiwan to	Net income of investee for	Ownership held by the	by by	income [loss] recognised by the Company	Book value of investments in Mainland	of investment income remitted back to	
Investee in			Investment	Mainland China as of January 1	Remitted to	Remitted back	Mainland China as of December	the year ended December 31	Company (direct or	en	for the year ended December	China as of December 31	Taiwan as of December 31	
Mainland China	Main business activities	Paid-in capital	method	2016	Mainland China	to Taiwan	31,2016	2016	indirect)(%)	5	31, 2016	2016	2016	Footnote
Teco	Manufacturing and sales of air \$	268,799	Note 2	\$ 188,139	•	•	\$ 188,139 (\$	\$ 3,960)	100	(\$	3,960) \$	157,162	•	Note 16
(Dong Guan)	conditioners mechanical													
	equipment													
Suzhou Teco	Manufacturing and sales of	143,255	Note 1	143,255			143,255	1,597	100		1,597	216,038		Note 16,21
	motors													
Wuxi Teco	Manufacturing and sales of	1,697,276	Note 1	768,259			768,259	131,121	82.35		107,978	1,658,788		Note 16
	motors													
Taian (Wuxi)	Manufacturing and sales of	495,213	Note 12	205,551			205,551	88,889	100		88,889	1,346,223		Note 16
	optical fiber													
Nanchang Teco	Manufacturing and sales of	456,293	Note 3	456,293			456,293 (	5,048)	100	<u> </u>	5,048) (	9,243)		Note 16
	home appliances													
Hang Zhou	Manufacturing and sales of	129,840	Note 1	19,117			•	•						Note 22
Xizi-luk	parking equipment													
Jiangxi Teco	Manufacturing and sales of	1,481,569	Note 1	1,383,653		•	1,383,653 (	62,630)	98.07	<u> </u>	61,421)	1,567,567		Note 16
	motors													
QingDao Teco	Manufacturing and sales of	804,076	Note 1	1,505,255			1,505,255 (	9,012)	85.31	_	7,688)	192,025		Note 16
	dyes													
Xiamen Teco	Sales of motors and home	20,590	Note 3	20,590	'	'	20,590	2,037	100		2,037	27,605	'	Note 16
	appliances													
Xiamen An-Tai	Development, manufacturing and sales	678,681	Note 3	467,577	,		467,577 (	113,145)	100	_	113,145)	328,238		Note 16
	of LCD monitors. Plant rentals and													
	related real estate management													

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	Footnote	Note 16	Note 20		Note 16	Note 16		Note 17		Note 16		Note 16		Note 16	N -4- 17	Note 17	Note 16		N 10	1010 10	Note 10				Note 16				Note 16	
Accumulated amount of investment income remitted back to Taiwan as of December 31,	2016 1					1															•								•	
Book value of investments in Mainland China as of December 31,	2016	27,295 \$	1,172		39,920	89,480		13,807		14,890		117,860		4,990		cc0,c	34,458		40.2415	(1+0,0+	184,108				119,841				892,466	
Investment income (loss) recognised by the Company for the year ended December	31, 2016	1,988 \$			42,152)	48,747)		651		276		1,068		3,326)		(75	4,866)		1 10 10 10	) (+7+,40	(871,00				4,244				17,619)	
(los by end		s			_	J								_	,	_	_		,		_								_	
Ownership held by the Company (direct or	indirect)(%)	100	100		24	100		39.90		100		100		100	15	64	100		100	001	100				100				100	
Net income of investee for the year ended December 31,	2016	1,988			146,476)	48,747)		1,632		276		1,068		3,326)	(F	(1)	4,866)		10.404	(+7+,40	( 971,00				4,244				17,619)	
Accumulated amount of remittance Mainland China t t as of December E	31, 2016	9,837 \$	3,222		340,469 (	391,843 (				15,990		79,813		· ·	1 270 07	) 000,20	59,444 (		000 00	670,022	740,818 (								· ·	
	to Taiwan	-			ı	,																							,	
Amount remitted from Taiwan to Mainland China/ Amount remitted back to Taiwan for the year ended December 31, 2016 Remitted to Remitted back	Mainland China	-			·	,															•								'	
Accumulated amount of remittance from Taiwan to Mainland China as of January 1,	j	9,837 \$	3,222		340,469	391,843				15,990		79,813			270 07	07,000	59,444		000 00	670,022	240,818								'	
Investment	method	Note 1 \$	Note 1		Note 3	Note 1		Note 2		Note 3		Note 3		Note 12	NI-4-1	I aloni	Note 14		1 - T - T - T - T - T - T - T - T - T -	1 2101	Note 12				Note 13				Note 15	
	Paid-in capital	\$ 9,837	3,222		680,938	391,843		24,004		15,990		79,813		26,522	1 11 020	141,0/19	59,444		000 00	670,077	240,818				119,840				656,500	
	Main business activities	Development and consulting	of device products Business management	consulting	Manufacturing and sales of	Manufacturing and sales of	electronic components	Distribution of air conditioner		Central China area Operation	center	Manufacturing and sales of air conditioning mechanical	equipment	Sales of home appliances	J J J.	Manufacturing and sales of wind generator	Science Park development and	business operations and	consulting services		Manufacturing, sales and technical services of 2.0	measurant and above	aerogenerator wheel hav and	other components	Manufacturing and sales of	motors, winding and related	parts		Production and sale of	industrial motors and annlications
Investee in	Mainland China	Teco Han Zou	Nanchang Dong-	Huan	Teco Century	Fujian Teco		Ecolectric	International	Teco (Tianjin)	Innovation	Teco (Jiang Xi)		Teco Sichuan Trading		Jiangxi 1eco- Lead	Qingdao Teco	Innovation		Shanghal Leco	Wind Energy	Timited			Jiangxi TECO	Westinghouse	Motor Coil Co.,	Ltd.	Wuxi TECO	Precision Industry Co. Ltd

				Accumulated amount of remittance from Taiwan to	Amount remitted from Taiwan to Mainland China/ Amount remitted back to Taiwan for the year ended December 31, 2016	l from Taiwan to d China/ nitted back he year ended 31, 2016	Accumulated amount of remittance from Taiwan to	Net income of investee for	Ownership held by the	Inve inc (loss) re by the 6	pe Ar	Book value of investments in Mainland	Accumulated amount of investment income remitted back to	
Investee in Mainland China	Main business activities	Paid-in capital	In vestment method	Mainland China as of January 1, 2016	Remitted to Mainland China	Remitted back to Taiwan	Mainland China as of December 31, 2016	the year ended December 31, 2016	Company (direct or indirect)(%)	for th ended I 31.	for the year ended December 1 31. 2016	China as of December 31, 2016	Taiwan as of December 31, 2016	Footnote
Beijing Pelican	Storage services	\$ 26,422	İ	\$ 26,422		-	,422	(\$ 9,590)	100	(\$	9,590) \$	4,185	'	Note 16
Fubon Gehua (Beijing) Trading Co. 11d	Merchandise wholesale	1,152,070	Note 5	24,746			24,746		2.16			,		Note 18,19
Kuen Ling (Shanghai)	Manufacturing and sales of air conditioning mechanical continment	181,713	Note 6	116,068			116,068	41,184	100		34,183	241,769	31,922	Note 16
Kuen Yuan (Suzhou)	General manufacturing business	255,456	Note 6	58,649			58,649	9,498	100		7,883	232,277		Note 16
Firm Precision Industrial (Shanghai)	Manufacturing and sales of metal carton	31,764	Note 6	11,157			11,157	211	6			3,822		None
Suzhou Firm Precision Industrial	Manufacturing and sales of metal carton	255,459	Note 6	21,173			21,173 (	( 22,775)	6			14,470		None
Wuhan Tecom	Communication network information, technology development, sales and technology services business	6,950	Note 7	6,950	ı		6,950	303	100		303	3,810		Note 16
Tecom Tech (Wuxi)	R & D. manufacture of broadband access network communication system equipment; sale of products to provide technolox services	485,455	Note 8	485,455			485,455 (	( 2,125)	100	_	2,125)	3,167		Note 16
Tecom Tech Investment (BVI)	Flat panel displays, IT products, printed circuit board assembly, manufacture, testing and communication products and equipment R & D premoduction	34,990	Note 9	34,990			34,990 (	( 227)	100	ŭ	227)	3,242		Note 16
Beijing Tecom Innovation Technology Co., Ltd.	Intelligent home systems and spare parts of the internet of things, whole setle, import and export of goods and technology import and export, import and export agency, to provide technical solvice, technical training and technical services	14,566 s d	Note 9	14,566			14,566	915	100		915 (	7,242)		Note 16
Information Technology (Wuxi)	ERP building, system maintenance and purchases of information appliance	id 10,167	Note 10	10,167			10,167	268	100		268	17,018		Note 16
Information Technology Total Service (Hang Zhou)	ERP building, system maintenance and purchases of information appliance	1,2,257	Note 10	2,257			2,257 (	(272)	100	J	372)	42		Note 16

	Footnote Note 16	Note 16	
ted tent ck to 31,	2016	43,266	ainland China.
s of s in d 1 31,	2016 3.407 S		Mainland China: Invest through United View Global Investment Co., Ltd. and Great Teco Motor (Pe) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co., Ltd. and Xia Electric & Machinery (Pe) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co., Ltd. and Xia Electric & Machinery (Pe) Ltd. and then invest in Mainland China. Mainland China: Invest through United View Global Investment Co., Ltd. and Xia Electric & Machinery (Pe) Ltd. and then invest in Mainland China. Mainland China: Invest through Pelenaus Express Pte. Ltd., and then invest in Mainland China. Mainland China: Invest through Techenolar Limide and Full Ocean Trading Limited and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Investment (B. VJ) Limited and then invest in Mainland China. Mainland China: Invest through Tecon Global Tech Investment (B. VJ) Limited and then invest in Mainland China. Mainland China: Invest through Tecon Divestment (B. VJ) Limited and then invest in Mainland China. Mainland China: Invest through Tecon Divestment (B. VJ) Limited and then invest in Mainland China. Mainland China: Invest through Tecon Divestment (B. VI) Limited and then invest in Mainland China. Mainland China: Invest through Information Technology Total Service (BV) Co., Ltd. and then invest in Mainland China. Mainland China: Invest through Tecon Devices Co., Ltd. and then invest in Mainland China. Mainland China: Invest through Tecon Devices Co., Ltd. and then invest in Mainland China. Mainland China: Invest through Tecon Devices Co., Ltd. and then invest in Mainland China. Mainland China: Invest through Tecon Devices Co., Ltd. and then invest in Mainland China. Mainland China: Invest through Tecon Devices Co., Ltd. and then invest in Mainland China. Mainland China: Invest through Teco Housevield BV) Linita and then invest in Mainland China. Mainland China: Invest through Tecon Housevield BV) Linita and then invest in Mainlan
t sed iny ber	31, 2016 15 \$		brina. Ialand China. ainland China. Feehnology Co, Ltd. Teehnology Co, Ltd. ainvest in Mainland
Investince inc (loss) re by the C for th ended I	31, S	· ~	est in Mainland ( en invest in Main bon Multimedia inland China. ina. ina.
Ownership held by the Company (direct or	indirect)(%) 100	100	icid, and then investigation of the investigation of the last and the last of the last and the last key set in Main and China. In Mainland China, tin Mainland China, st in Mainland China, ic & Machinery (set in Machinery)
Net income of investee for the year ended December 31,	2016	14,169)	It Teco Motor (Pte) I Lelectric & Machine Lelectric & Machine inland China. dom Corporation and dom Corporation and dram fundial dramandar China. Lida. and then invest Mainland China. Mainland China. Mainland China.
Accumulated amount of remittance from Taiwan to Mainland China as of December	31, 2016	86,101 (	art Co., Ltd. and Gre- nt Co., Ltd. and Asic and Asic and then invest in Mas ., Ltd., Fortune King ., Ltd., Fortune King and Full Ocean T at (B.V.I), Limited and the invest in ingelouse Motor Coi  Ltd. and then invest in inghouse Motor Coi  Ltd. and then invest is inghouse Motor Coi  Ltd. and then invest is still in process.
om Taiwan to Dhina/ tied back : year ended 1, 2016 Remitted back	to Taiwan - S	,	ew Global Investme ew Global Investme ew Global Investme ew Global Investme ew Global Investme unternational Co informational Limit informational Limit informational Limit informational Limit informational Co informational Co i
Amount remitted from Taiwan to Mainland China/ Amount remitted back to Taiwan for the year ended December 31, 2016 Remitted to Remitted back	Mainland China - S	·	at through United Vi at through Acian Cro at through Acian Cro at through Tecon II at through Great Te at through Great Te at through Great Te
of from o iy 1,	2016	86, 101	Mainland China: Inve Mainland China: Invest Mainland China: Invest Mainland China: Invest throug China: Invest throug China: Invest throug China: Invest throug the lissolved compar- tive dissolved compar- tive dissolved compar-
2	Note 10 S		a the investee in h the investee in h a the investee in h a the investee in h the investee in h a the investee in h a the investee in h in the investee in m the investee in Mainland sete in Mainland sete in Mainland sete in Mainland sete in Mainland in the investee in h the investe in h the investe in h the investe in h the investe in Mainland sete in Mainland in the investe in Mainland in the investe in Mainland sete in Mainla
	Paid-in capital	Ξ	which then invested i which then invested in the invested in the inv with then invested which then where which which then where which which then where where where where where where where which then where
	ERP building system maintenance and \$	purchases of information appliance R&D, manufacturing and sales of motors and provide products sales skills	Betto Device) Note 1: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note through United View Global Investment Co., Lid. and Great Teco More (Pe) Lid. and then invest in Mainland China. Note 1: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note 3: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note 3: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note 5: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note 5: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note 5: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note 5: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note 5: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note 5: Through investing in an existing company in the third area, which then invested in the invest through Tecon Global Tech Investor. Note 5: Through investing in an existing company in the third area, which then invested in the investe in Mainland China. Note 7: Through investing in an existing company in the third area, which then investe in Mainland China. Note 7: Through investing in an existing company in the third area, which then invest in Mainland China. Note 7: Through investing in an existing company in the third area, which then invest in Mainland China. Note 7: Through investing in an existing company in the third area, which then investe in Mainland China. Note 7: Through investing in an existing company in the third area, which then invested in thervest through Teco Elect
Investee in	Mainland China Information	Technology Total Service (Xiamen) Wuxi TECO Precision Industry Co. Ltd. (Formetly: Taichang Teco	Electro Devices) Note 1: Through investi: Note 2: Through investi: Note 2: Through investi: Note 3: Through investi: Note 5: Through investi: Note 5: Through investi: Note 6: Through investi: Note 0: Through investi Note 0: Through invest Note 11: Through invest Note 13: Through invest Note 13: Through invest Note 14: Through invest Note 15: Through invest Note 17: The amount rec Note 16: The amount rec Note 17: The amount rec Note 17: The amount rec Note 17: The amount rec Note 19: As of Decembe Note 20: The corpust/N Note 21: The investee of

Ceiling on investments in Mainland China imposed by the Investment Commission of MOEA	\$ 33,419,414 974,399 852,601 291,407 159,047 217,432
Investment amount approved by the Investment Commission of the Ministry of Economic Affairs (MOEA)	\$ 9,764,840 51,168 375,448 754,000 12,424 104,259
Accumulated amount of remittance from Taiwan to Mainland China as of December 31, 2016	\$ 6,586,439 51,168 7,107 207,047 541,961 12,424 86,101
Company name	TECO Electric & Machinery Co., Ltd. Taiwan Pelican Express Co., Ltd. Kuen Ling Machinery Refrigerating Co., Ltd. Tecom Co., Ltd. Information Technology Total Services Co., Ltd. Teco Electro Devices Co., Ltd.

Note 1: The accounts of the Company are expressed in New Taiwan dollars. Income statement accounts denominated in foreigin currencies are translated into New dollars at the weighted average exchange rates prevailing at the transact accounts are typot exchange rates prevailing at the transact Note 2: The amount disclosed was based on Investment Commission, MOEA Regulation No. 09704604680 announced on August 29, 2008. Note 3: Tecomo completed the investment in Mainland China in the third quarter of 2010 and the ceiling on investments was S1,760,251 which was calculated based net assets of S2,933,752 in the third quarter of 2010.

TECO ELECTRIC & MACHINERY CO., LTD. Significant transactions conducted with investees in Mainland China directly or indirectly through other companies in the third areas Year ended December 31, 2016

Expressed in thousands of NTD (Except as otherwise indicated)

				Property	rty		Accounts receivable	vable	Provision of endorsements and	ements and					
	-	Sale (purchase)	e)	transaction	tion		(payable)		guarantees	s		Financing			
							Balance at		Balance at		Maximum balance during the	Balance at		Interest during the year	
Investee in Mainland China	An	Amount	%	Amount	%	Ì	December 31, 2016	%	December 31, 2016	Purpose	year ended December 31, 2016	December 31, 2016	Interest rate	ended December 31, 2016	Others
Wuxi Teco	s	30,697	,	s			s 9,191	•	s		- s	s		s.	
Taian (Wuxi)		80,163		,			20,570	1%							
Jiangxi Teco		24,436	ı	,			2,186								
QingDao Teco		1,035	ı	,			1,039				150,127	150,127	3.50%	4,893	
Xiamen An-Tai		,	,					,		,	101,002		93,557 2.30%~3.25%	2,373	
Shanghai Teco		5,363	,				70	,		,					
Wuxi Teco Precision		35,260	,				27,039	1%							
Hunan Teco Wind Energy Limited		152						1							
Teco (Jang Xi)		163	,				121	'		,	•				
Wuxi Teco		1,249,027)	(8%)	,			687,282)	(14%)	-						
Taian (Wuxi)	_	456,401)	(3%)				46,457)	(1%)					,		
Jiangxi Teco	_	146,411)	(1%)				56,462)	(1%)			1		,		
QingDao Teco	_	362,184)	(2%)				82,609)	(2%)			1		,		
Xiamen An-Tai	_	11,773)		,			2,270)	1							
Fujian Teco	_	80,901)	(1%)			<u> </u>	4,699)	1							
Teco (Jang Xi)	_	34,434)	,			_ -	5,225)	•			I		,		
Kuen Ling (Suzhou)	_	41,609)	,			_ -	2,848)	'		,	•				
Kuen Ling (Shanghai)	_	6,497)				_ -	1,772)	'							