TECO ELECTRIC & MACHINERY CO., LTD.
AND SUBSIDIARIES
CONSOLIDATED FINANCIAL STATEMENTS AND
INDEPENDENT AUDITORS' REVIEW REPORT
JUNE 30, 2025 AND 2024

### INDEPENDENT AUDITORS' REVIEW REPORT TRANSLATED FROM CHINESE

To TECO Electric & Machinery Co., Ltd.

### Introduction

We have reviewed the accompanying consolidated balance sheets of Teco Electric & Machinery Co., Ltd. and subsidiaries (the "Group") as at June 30, 2025 and 2024, and the related consolidated statements of comprehensive income for the three-month and sixmonth periods then ended, as well as the statements of changes in equity and of cash flows for the six-month periods then ended, and notes to the consolidated financial statements, including a summary of material accounting policies. Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission. Our responsibility is to express a conclusion on these consolidated financial statements based on our reviews.

## Scope of Review

Except as explained in the following paragraph, we conducted our reviews in accordance with the Standard on Review Engagements 2410, "Review of Financial Information Performed by the Independent Auditor of the Entity" of the Republic of China. A review of consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

## Basis for Qualified Conclusion

As described in Notes 4(3) and 6(7) to the consolidated financial statements, the financial statements of certain consolidated subsidiaries and investees accounted for under the equity method were not reviewed by independent auditors. Those statements reflect total assets (including investments accounted for under the equity method) of NT\$26,088,439 thousand and NT\$22,322,711 thousand, constituting 21% and 17% of consolidated total assets as of June 30, 2025 and 2024, respectively, total liabilities (including credit balance of investments accounted for under the equity method) of NT\$5,134,984 thousand and NT\$4,485,984 thousand, constituting 11% and 10% of consolidated total liabilities as of June 30, 2025 and 2024, respectively, and total comprehensive income (including share of profit or loss and share of other comprehensive income of associates and joint ventures accounted for under the equity method) of NT\$21,662 thousand, NT\$284,729 thousand, NT\$311,886 thousand and NT\$410,300 thousand, constituting (0.6%), 10%, (20%), and 22% of the consolidated total comprehensive (loss) income for the three-month and sixmonth periods then ended, respectively. These amounts and the related information disclosed in Note 13 were based on the unreviewed financial statements of such consolidated subsidiaries and investee companies.

## **Qualified Conclusion**

Except for the adjustments to the consolidated financial statements, if any, as might have been determined to be necessary had the financial statements of certain consolidated subsidiaries and investees accounted for under the equity method been reviewed by independent auditors, that we might have become aware of had it not been for the situation described above, based on our reviews, nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of the Group as at June 30, 2025 and 2024, and of its consolidated financial performance for the three-month and sixmonth periods then ended and its consolidated cash flows for the six-month periods then ended in accordance with "Regulations Governing the Preparation of Financial Reports

by Securities Issuers" and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission.

# Other matter — retrospective restatement of financial statements of comparative period

As described in Note 6(38), TECO Electric & Machinery Co., Ltd. obtained control over Shen Chang Electric Co., Ltd. on October 21, 2024 and the allocation of acquisition price was completed in the second quarter of 2025. As a result, the financial statements for the comparative period were retrospectively restated. Our opinion is not modified in respect of this matter.

Hsu, Sheng-Chung
Tu, Chan-Yuan
For and on behalf of PricewaterhouseCoopers, Taiwan
August 13, 2025

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

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

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS JUNE 30, 2025, DECEMBER 31, 2024 AND JUNE 30, 2024 (Expressed in thousands of New Taiwan dollars)

							Restated				
	•	N		June 30, 2025	0/		December 31, 202		June 30, 2024		
	Assets	Notes		AMOUNT	<u>%</u>	_	AMOUNT	<u>%</u>	AMOUNT	<u>%</u>	
	Current assets										
1100	Cash and cash equivalents	6(1) and 8	\$	24,277,666	20	\$	26,055,287	21	\$ 24,996,793	20	
1110	Current financial assets at fair	6(2)									
	value through profit or loss			27,194	-		24,058	-	25,630	-	
1120	Current financial assets at fair	6(3)									
	value through other										
	comprehensive income			269,489	-		302,648	-	359,874	-	
1139	Current financial assets for	6(17)									
	hedging			-	-		5,887	-	-	-	
1140	Current contract assets			5,712,258	5		5,010,143	4	4,377,475	3	
1150	Notes receivable, net	6(5) and 8		682,740	1		715,559	1	814,315	1	
1160	Notes receivable - related	7									
	parties			281	_		21	-	132	_	
1170	Accounts receivable, net	6(5)		10,007,769	8		9,343,241	8	10,600,413	8	
1180	Accounts receivable - related	7		, ,			, ,		, ,		
	parties			218,632	_		203,543	_	241,824	_	
1200	Other receivables			999,739	1		370,450	_	703,508	1	
1210	Other receivables - related	7		,,,,,,,,	•		370,130		703,300	1	
1210	parties	•		23,197	_		76,774	_	35,577	_	
130X	Inventories, net	6(6)		13,691,300	11		13,482,866	11	11,679,187	9	
1410	Prepayments	0(0)		936,858	1		890,288	1	968,954	1	
1460	Non-current assets or disposal	6(12)		930,838	1		090,200	1	900,934	1	
1400	=	0(12)									
	groups classified as held for						202 100				
1.470	sale, net	((1) 1 0		500.010	-		292,198	-	411 060	-	
1470	Other current assets	6(1) and 8	_	509,919			493,129		411,962		
11XX	Total current assets			57,357,042	<u>47</u>		57,266,092	<u>46</u>	55,215,644	43	
	Non-current assets										
1510	Non-current financial assets at	` /									
	fair value through profit or loss			2,580,564	2		2,998,980	2	3,324,003	3	
1517	Non-current financial assets at	6(3) and 8									
	fair value through other										
	comprehensive income			21,023,053	17		22,721,250	18	28,342,779	22	
1535	Non-current financial assets at	6(4) and 8									
	amortised cost, net			118,086	-		109,788	-	109,973	-	
1550	Investments accounted for	6(7) and 7									
	under the equity method			3,479,978	3		3,560,452	3	3,539,116	3	
1600	Property, plant and equipment,	6(8) and 8									
	net			20,338,437	17		20,493,419	17	19,788,332	15	
1755	Right-of-use assets	6(9) and 8		7,034,397	6		7,498,397	6	7,579,521	6	
1760	Investment property, net	6(10)		3,095,361	2		3,186,269	3	3,277,963	3	
1780	Intangible assets	6(11)		5,735,112	5		4,831,491	4	4,927,283	4	
1840	Deferred income tax assets	6(32)		1,711,525	1		1,228,081	1	1,204,968	1	
1900	Other non-current assets	6(13)		323,055	-		539,216	-	457,770	-	
15XX	Total non-current assets	<b>\</b> - /	_	65,439,568	53	-	67,167,343	54	72,551,708	57	
1XXX	Total assets		Φ			¢			•		
ιΛΛΛ	TOTAL ASSETS		Φ	122,796,610	100	\$	124,433,435	100	\$ 127,767,352	100	

(Continued)

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS JUNE 30, 2025, DECEMBER 31, 2024 AND JUNE 30, 2024 (Expressed in thousands of New Taiwan dollars)

				June 30, 2025			Restated December 31, 202	24	June 30, 2024	
	Liabilities and Equity	Notes		AMOUNT	%		AMOUNT	%	AMOUNT	%
	Current liabilities							· <u> </u>	·	
2100	Short-term borrowings	6(14) and 8	\$	1,149,891	1	\$	1,137,121	1	\$ 1,022,211	1
2110	Short-term notes and bills	6(15)								
2120	payable			2,995,191	2		-	-	-	-
2120	Current financial liabilities at	6(16)								
2126	fair value through profit or loss			615	-		1,305	-	2,240	-
2126	Current financial liabilities for	6(17)								
2120	hedging	((2.6)			-		2 077 060	-	661	-
2130	Current contract liabilities	6(26)		2,514,063	2		2,075,068	2	1,739,170	1
2150	Notes payable	7		618,949	-		648,309	-	581,906	1
2160	Notes payable - related parties	1		108	-		466	-	817	-
2170	Accounts payable	-		9,466,048	8		9,479,935	8	8,969,204	7
2180	Accounts payable - related	7		47, 500			56 105		41 200	
2200	parties	((10)		47,529	-		56,107	-	41,380	-
2200	Other payables	6(18)		11,172,463	9		6,148,768	5	10,882,958	9
2230	Current income tax liabilities	6(32)		170,417	-		679,980	1	866,364	1
2250	Provisions for liabilities -			201 255			440 500		150 041	
2260	current	((12)		384,357	-		410,738	-	457,761	-
2260	Liabilities related to non-	6(12)								
	current assets or disposal									
	groups classified as held for						25.550			
2200	sale			- (1.4.020	-		27,770	-		-
2280	Current lease liabilities	((10)(20) 10		614,839	1		608,975	-	554,812	-
2320	Long-term liabilities, current	6(19)(20) and 8		2 200 055	2			_	4 200 252	2
2200	portion			2,299,877	2		6,260,101	5	4,299,272	3
2399	Other current liabilities, others			1,026,886	1		961,762	1	861,613	1
21XX	Total current liabilities			32,461,233	26		28,496,405	23	30,280,369	24
	Non-current liabilities									_
2530	Corporate bonds payable	6(19)		-	-			-	2,000,000	2
2540	Long-term borrowings	6(20) and 8		5,541,262	5		4,534,475	4	2,317,179	2
2550	Provisions for liabilities - non-									
2.550	current	((22)		87,577	-		88,413	-	191,149	-
2570	Deferred income tax liabilities	6(32)		3,093,883	3		2,586,352	2	2,399,737	2
2580	Non-current lease liabilities	( (T) (Q1)		5,084,574	4		5,411,415	4	5,428,189	4
2600	Other non-current liabilities	6(7)(21)		1,512,180			1,548,571	1	1,896,698	1
25XX	Total non-current			45 040 455	4.0		44.460.226		4.4.000.050	
	liabilities			15,319,476	13		14,169,226	11	14,232,952	11
2XXX	Total liabilities			47,780,709	39		42,665,631	34	44,513,321	35
	Equity attributable to owners of									
	parent									
	Share capital	6(22)								
3110	Common stock			21,387,966	18		21,387,966	17	21,387,966	17
2200	Capital surplus	6(23)		0 (50 510	_		0 (1( 001	_	0.544 (0)	_
3200	Capital surplus	((2.4)		9,672,510	7		9,616,391	7	9,711,636	7
2210	Retained earnings	6(24)		0 465 566	0		0.062.660	-	0.062.660	-
3310	Legal reserve			9,465,766	8		8,863,669	7	8,863,669	7
3320	Special reserve			3,640,779	3		3,640,779	3	3,640,779	3
3350	Unappropriated retained			20 220 205	1.7		22 000 100	1.0	10 702 014	1.5
	earnings	((0.5)		20,239,285	17		23,089,108	19	19,703,014	15
2400	Other equity interest	6(25)		5 242 066			0.206.006	0	14 204 007	
3400	Other equity interest	((22)		5,243,966	4	,	9,396,006	8	14,294,037	11
3500	Treasury stocks	6(22)	(	760,722) (	<u>l</u> )	(	511,710)	(	511,710)	
31XX	Equity attributable to			60 000 550	5.0		77 402 200	<i>(</i> 1	77 000 201	
0.63737	owners of the parent	((2.6)		68,889,550	56		75,482,209	61	77,089,391	60
36XX	Non-controlling interest	6(36)		6,126,351	5		6,285,595	5	6,164,640	5
3XXX	Total equity			75,015,901	61		81,767,804	66	83,254,031	65
	Significant contingent liabilities	9								
	and unrecognized contract									
	commitments									
	Significant events after the	11								
23/23/	balance sheet date		ф	100 707 710	100	ф	104 400 405	100	ф 107 767 050	100
3X2X	Total liabilities and equity		\$	122,796,610	100	\$	124,433,435	100	\$ 127,767,352	100

## TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

## THREE-MONTH AND SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024

(Expressed in thousands of New Taiwan dollars, except earnings per share)

					Three-months periods ended June 30 2025 2024				Six-months periods ended June 30 2025 2024			
	Items	Notes	_	AMOUNT	%	AMOUNT	%	AMOUNT	%	AMOUNT	%	
4000	Sales revenue	6(9)(10)(26) and 7	\$	15,603,970	100	\$ 14,525,927	100 \$	29,221,136	100 \$	28,255,525	100	
5000	Operating costs	6(6)(8)(9)(21)(31) and 7	(	11,939,636)(	77)(	10,858,403)(	75)(	22,266,068)(	76)(	21,031,080)(	74)	
5900	Net operating margin			3,664,334	23	3,667,524	25	6,955,068	24	7,224,445	26	
5910	Unrealized profit from sales		(	2,508)	- (	249)	- (	11,473)	- (	11,442)	-	
5920	Realized profit from sales		_	<u>-</u>		<u>-</u>		10,953	<u> </u>	10,419		
5950	Net operating margin		_	3,661,826	23	3,667,275	25	6,954,548	24	7,223,422	26	
	Operating expenses	6(8)(9)(21)(31)										
6100	Selling expenses		(	1,254,412)(	8)(	1,100,223)(	8)(	2,429,238)(	8)(	2,156,115)(	8)	
6200	General and administrative expenses		(	631,434)(	4)(	662,757)(	4)(	1,290,152)(	5)(	1,288,483)(	4)	
6300	Research and development expenses		(	286,934)(	2)(	264,217)(	2)(	565,459)(	2)(	508,362)(	2)	
6450	Expected credit impairment losses	12(2)	(	10,943)	- (	27,699)		7,756)	- (_	24,038)		
6000	Total operating expenses		(_	2,183,723)(	14)(	2,054,896)(	<u>14</u> )(	4,292,605)(	15)(_	3,976,998)(	14)	
6900	Operating profit		_	1,478,103	9	1,612,379	11	2,661,943	9	3,246,424	12	
	Non-operating income and expenses											
7100	Interest income	6(4)(27) and 7		172,090	1	210,403	2	336,035	1	386,273	1	
7010	Other income	6(3)(10)(28) and 7		680,897	4	488,274	3	767,300	3	595,886	2	
7020	Other gains and losses	6(2)(16)(29)	(	301,488)(	2)	45,440	- (	29,760)	- (	31,404)	-	
7050	Finance costs	6(9)(30)	(	89,415)	- (	84,950)	- (	184,598)(	1)(	174,972)	-	
7060	Share of profit of associates and joint ventures accounted for	6(7)										
	under the equity method		(	23,083)	<u> </u>	28,600		9,100	<u> </u>	47,820		
7000	Total non-operating income and expenses			439,001	3	687,767	5	898,077	3	823,603	3	
7900	Profit before income tax			1,917,104	12	2,300,146	16	3,560,020	12	4,070,027	15	
7950	Income tax expense	6(32)	(	336,474)(	2)(	538,735)(	<u>4</u> )(	776,303)(	2)(_	1,021,659)(	<u>4</u> )	
8200	Profit for the period		\$	1,580,630	10	\$ 1,761,411	12 \$	2,783,717	10 \$	3,048,368	11	

(Continued)

## TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME THREE-MONTH AND SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024

(Expressed in thousands of New Taiwan dollars, except earnings per share)

				Three-mon	ths period	ds ended June 30		Six-months periods ended June 30				
			_	2025		2024		2025		2024		
	Items	Notes		AMOUNT	%	AMOUNT	%	AMOUNT	%	AMOUNT	%	
	Other comprehensive income											
	Other comprehensive income that will not be reclassified to											
0211	profit or loss	((21)										
8311	Other comprehensive loss, before tax, actuarial losses on	6(21)	ф	50	,	h 2.717	, h	7.100	ф	101		
0216	defined benefit plans	((2)	\$	52	- 3	\$ 3,715	- (\$	7,199)	- \$	191	-	
8316	Unrealized losses on valuation of investments measured at fair value through other comprehensive income	0(3)	,	1 004 220) (	12)	877,347	6 (	2,173,280)(	8)(	2,154,544)	( 0)	
8320	Share of other comprehensive loss of associates and joint		(	1,984,239)(	12)	8//,34/	6 (	2,173,280)(	8)(	2,134,344)	( 8)	
8320	ventures accounted for using equity method, components of											
	other comprehensive income that will not be reclassified to											
	profit or loss		(	152)	_	155	- (	10,883)	- (	22)	_	
8310	Components of other comprehensive income that will not be		'_	132)		133		10,005)				
0510	reclassified to profit or loss		(	1,984,339)(	12)	881,217	6 (	2,191,362)(	8)(	2,154,375)	( 8)	
	Other comprehensive income that will be reclassified to profit		\_	1,701,337	12)	001,217		2,171,502)(		2,131,373	()	
	or loss											
8361	Currency translation differences of foreign operations	6(25)	(	3,548,717)(	23)	212,386	2 (	2,682,823)(	9)	1,088,084	4	
8368	Gains on hedging instrument	6(25)	`	- ,- ,- , , , , , , , ,		5,740	- `	2,715	-	18,188	-	
8399	Income tax relating to the components of other comprehensive	6(32)										
	income that will be reclassified to profit or loss			609,223	4 (	27,835)		494,134	2 (	175,586)	( <u>1</u> )	
8360	Components of other comprehensive income that will be											
	reclassified to profit or loss		(_	2,939,494)(	<u>19</u> )	190,291	2 (	2,185,974)(	<u>7</u> )	930,686	3	
8300	Other comprehensive income (loss) for the period		( <u>\$</u>	4,923,833)(	31) 5	\$ 1,071,508	<u>8</u> ( <u>\$</u>	4,377,336)(	<u>15</u> )( <u>\$</u>	1,223,689)	( <u>5</u> )	
8500	Total comprehensive income (loss) for the period		(\$	3,343,203)(	21) 3	\$ 2,832,919	20 (\$	1,593,619)(	5) \$	1,824,679	6	
	Profit attributable to:		· <u>-</u>								, <u></u>	
8610	Owners of the parent		\$	1,448,762	9 9	\$ 1,646,951	11 \$	2,596,072	9 \$	2,806,090	10	
8620	Non-controlling interest		_	131,868	<u> </u>	114,460	1	187,645	<u> </u>	242,278	1	
			\$	1,580,630	10	\$ 1,761,411	12 \$	2,783,717	10 \$	3,048,368	<u>11</u>	
	Comprehensive (loss) income attributable to:											
8710	Owners of the parent		(\$	3,382,647)(	21) 3		19 (\$		5) \$	1,564,248	5	
8720	Non-controlling interest		_	39,444	<u> </u>	126,641	1	89,009	<u> </u>	260,431	<u> </u>	
			( <u>\$</u>	3,343,203)(	<u>21</u> ) <u>s</u>	\$ 2,832,919	20 (\$	1,593,619)(	<u>5</u> ) <u>\$</u>	1,824,679	6	
		((22)										
0750	Earnings per share (in dollars)	6(33)	ф		0.60	φ	0.70 4		1 00 ф		1 22	
9750	Basic earnings per share		\$		0.69	<u> </u>	0.78 \$		1.23 \$		1.33	
9850	Diluted earnings per share		<u>\$</u>		0.69	\$	0.78 \$		1.23 \$		1.33	

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

## $\frac{\text{TECO ELECTRIC \& MACHINERY CO., LTD. AND SUBSIDIARIES}}{\text{CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY}}$

SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024
(Expressed in thousands of New Taiwan dollars)

						Equity attributable to	owners of the parent						
	•				Retained earnings			Other equity interest					
	Notes	Share capital - common stock	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings	Financial statements translation differences of foreign operations	Unrealised gains (losses) from financial assets measured at fair value through other comprehensive income	Gains (losses) on hedging instruments	Treasury stocks	Total	Non-controlling interest	Total equity
For the six-month period ended June 30, 2024													
Balance at January 1, 2024		\$ 21,387,966	\$ 9,629,730	\$ 8,237,099	\$ 3,640,779	\$ 22,400,066	(\$ 2,280,016)	\$ 17,649,701	(\$ 5,025)	(\$ 511,710)	\$ 80,148,590	\$ 6,294,190	\$ 86,442,780
Profit for the period		-	-	-	-	2,806,090	-	-	-	-	2,806,090	242,278	3,048,368
Other comprehensive income (loss) for the period	6(25)		<u> </u>			181	887,402	(2,147,613_)	18,188		(1,241,842_)	18,153	(1,223,689_)
Total comprehensive income (loss)						2,806,271	887,402	(2,147,613_)	18,188		1,564,248	260,431	1,824,679
Appropriations of 2023 earnings	6(24)			626 570		(26,550.)							
Legal reserve Cash dividends declared		-	-	626,570	-	( 626,570 ) ( 4,705,353 )	-	-	-	-	( 4,705,353 )	-	( 4,705,353 )
Effect of changes in net equity of associates and joint ventures accounted for under the equity						( 1,703,333 )							
method		-	81,906	-	-	-	-	-	-	-	81,906	-	81,906
Changes in other non-controlling equity	5/0)/0.5)	-	-	-	-	-	-	-	-	-	-	( 389,981 )	( 389,981)
Disposal of investments in equity instrument at fair value through other comprehensive income	6(3)(25)			-	-	( 171,400 )	-	171,400	-		-	-	
Balance at June 30, 2024		\$ 21,387,966	\$ 9,711,636	\$ 8,863,669	\$ 3,640,779	\$ 19,703,014	(\$ 1,392,614)	\$ 15,673,488	\$ 13,163	(\$ 511,710)	\$ 77,089,391	\$ 6,164,640	\$ 83,254,031
For the six-month period ended June 30, 2025													· · · · · · · · · · · · · · · · · · ·
Balance at January 1, 2025		\$ 21,387,966	\$ 9,616,391	\$ 8,863,669	\$ 3,640,779	\$ 23,089,108	(\$ 1,301,814)	\$ 10,677,750	\$ 20,070	(\$ 511,710)	\$ 75,482,209	\$ 6,285,595	\$ 81,767,804
Profit for the period Other comprehensive income	6(25)	-	-	-	-	2,596,072	-	-	-	-	2,596,072	187,645	2,783,717
(loss) for the period	0(23)					(6,893_)	(2,148,279_)	(2,126,243_)	2,715		(4,278,700_)	(98,636_)	(4,377,336_)
Total comprehensive income (loss)						2,589,179	(2,148,279_)	(2,126,243_)	2,715		(1,682,628_)	89,009	(1,593,619_)
Appropriations of 2024 earnings	6(24)			602 007		( (02 007 )							
Legal reserve Cash dividends				602,097	-	( 602,097 ) ( 4,694,353 )					( 4,694,353 )		( 4,694,353 )
Effect of changes in net equity of associates and joint ventures accounted for under the equity						( 1,071,333 )					( 1,071,333 )		( 1,071,333 )
method		-	56,119	-	-	-	-	-	-	-	56,119	-	56,119
Repurchase of treasury shares Changes in other non-controlling	6(22)	-	-	-	-	-	-	-	-	( 249,012 )	( 249,012 )	- 249.052.3	( 249,012 )
equity Disposal of investments in equity instrument at fair value through	6(3)(25)	-	-	-	-	-	-	-	-	-	-	( 248,253 )	( 248,253 )
other comprehensive income  Losses on hedging instrument that	6(17)	-	-	-	-	( 142,552 )	-	142,552	-	-	-	-	-
will be reclassified to profit or loss	0(17)	-	-	-	-	-	-	-	( 22,785)	-	( 22,785)	-	( 22,785)
Balance at June 30, 2025		\$ 21,387,966	\$ 9,672,510	\$ 9,465,766	\$ 3,640,779	\$ 20,239,285	(\$ 3,450,093)	\$ 8,694,059	\$ -	(\$ 760,722)	\$ 68,889,550	\$ 6,126,351	\$ 75,015,901

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024

(Expressed in thousands of New Taiwan dollars)

		Six-month periods ended				
	Notes		2025		2024	
CACH ELOWICEDOM ODED ATING A CTIMITIES						
CASH FLOWS FROM OPERATING ACTIVITIES		ф	2 560 000	ф	4 070 007	
Profit before tax		\$	3,560,020	\$	4,070,027	
Adjustments						
Adjustments to reconcile profit (loss)	((2)(20)					
Net loss (gain) on financial assets at fair value	6(2)(29)		(0, (00	,	1.51 707 \	
through profit or loss	((1.()(20)		60,689	(	151,707)	
Net gain on financial liabilities at fair value through	6(16)(29)	,	(00)	,	2 (10)	
profit or loss		(	690 )	(	3,610)	
Provision for decline in value of inventories	6(6)		205,127		152,123	
Interest income	6(27)	(	336,035)		386,273)	
Dividend income	6(28)	(	592,876)	(	364,410)	
Interest expense	6(30)		184,598		174,972	
Depreciation and amortization	6(8)(9)(10)(31)		1,082,442		1,000,256	
Expected credit loss	12(2)		7,756		24,038	
Gain on disposal of non-current assets held for sale	6(12)(29)	(	335,476)		-	
Gain on disposal of property, plant and equipment	6(29)	(	16,599)	(	117,808)	
Share of profit of associates and joint ventures	6(7)					
accounted for under the equity method		(	9,100)	(	47,820)	
Changes in operating assets and liabilities						
Changes in operating assets						
Current contract assets		(	702,115)	(	518,723)	
Notes receivable		`	32,794	`	54,350	
Notes receivable - related parties		(	260)	(	33)	
Accounts receivable		Ì	372,597)		117,561)	
Accounts receivable - related parties		ì	14,313)	Ì	47,747)	
Other receivables		ì	264,895)		94,187)	
Other receivables - related parties			57,540	`	43,644	
Inventories		(	309,050)	(	199,517)	
Prepayments		(	46,570)	(	393,724)	
Other current assets		(	72,555	(	48,810)	
Non-current financial assets at fair value through			72,555	(	10,010 )	
profit or loss		(	4,559)		19,723	
Changes in operating liabilities		(	1,557)		17,723	
Current contract liabilities			438,995	(	566,691)	
Notes payable		(	29,360)	(	34,762	
Notes payable - related parties		(	358)	(	271)	
Accounts payable		(	562,485)	(	305,482	
Accounts payable - related parties		(			3,191	
		(	8,578)	,	,	
Other payables Provisions for liabilities		,	119,856	(	374,730)	
		(	27,217)	(	2,597)	
Other current liabilities		,	64,237	,	32,510	
Other non-current liabilities		(	140,178)	(	80,349)	
Cash inflow generated from operations	((27)		2,113,298		2,398,510	
Interest received	6(27)		336,035		386,273	
Dividend received		,	61,893	,	41,791	
Interest paid		(	118,535)	(	110,026)	
Income tax paid		(	767,645)	(	1,358,909)	
Net cash flows from operating activities			1,625,046		1,357,639	

(Continued)

## TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024

(Expressed in thousands of New Taiwan dollars)

	Six-month periods en				nded June 30		
	Notes		2025		2024		
CASH FLOWS FROM INVESTING ACTIVITIES							
Acquisition of non-current financial assets at fair value							
through other comprehensive income		(\$	432,917)	(\$	29,988)		
Proceeds from disposal of non-current financial assets at							
fair value through other comprehensive income			55,789		71,929		
Acquisition of non-current financial assets at amortized	6(4)						
cost		(	8,298)	(	94,416)		
Decrease in current financial assets at fair value through							
profit or loss			-		1,908		
Proceeds from disposal of non-current financial assets at							
fair value through profit or loss			359,150		349,436		
(Increase) decrease in pledged and restricted bank and	6(1) and 8						
time deposits		(	13,336)		74,444		
Acquisition of property, plant and equipment	6(8)(34)	(	441,539)	(	546,585)		
Proceeds from disposal of property, plant and equipment			81,072		234,482		
Acquisition of investment properties			-	(	426 )		
Decrease in other non-current assets			156,448		42,818		
Net cash outflow on acquisitions of subsidiaries	6(34)	(	707,925)		-		
Proceeds from disposal of non-current assets classified as	6(12)						
held for sale			599,904		-		
Dividends received from investments of financial							
instruments			76,740		18,378		
Net cash flows (used in) from investing activities		(	274,912)		121,980		
CASH FLOWS FROM FINANCING ACTIVITIES							
Decrease in short-term loans	6(35)	(	185,255)	(	334,900)		
Increase in short-term notes and bills payable	6(35)		2,995,191		-		
Proceeds from long-term debts	6(35)		46,563		66,605		
Lease liabilities paid	6(9)(35)	(	413,972)	(	376,784)		
Treasury stocks repurchase	6(22)	(	249,012)		-		
Cash dividends paid to non-controlling interests		(	237,049)	(	245,497)		
Repayment of bonds payable	6(35)	(	3,000,000)		<u>-</u>		
Net cash flows used in financing activities		(	1,043,534)	(	890,576)		
Exchange rate effect		(	2,084,221)		767,214		
Net (decrease) increase in cash and cash equivalents		(	1,777,621)		1,356,257		
Cash and cash equivalents at beginning of period		•	26,055,287		23,640,536		
Cash and cash equivalents at end of period		\$	24,277,666	\$	24,996,793		
•			, , , , , , , , , , , , , , , , , , ,		, , , , , , , , , , , , , , , , , , ,		

# TECO ELECTRIC & MACHINERY CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024

(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") are primarily engaged 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 Financial Statements and Procedures for Authorization

These consolidated financial statements were reported to the Board of Directors on August 13, 2025.

- 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®") Accounting Standards that came into effect as endorsed by the Financial Supervisory Commission ("FSC")

New standards, interpretations and amendments endorsed by the FSC and became effective from 2025 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IAS 21, 'Lack of exchangeability'	January 1, 2025
The above standards and interpretations have no significant impact	et to the Group's financial

condition and financial performance based on the Group's assessment.

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

New standards, interpretations and amendments endorsed by the FSC effective from 2026 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Specific provisions of Amendments to IFRS 9 and IFRS 7, '	January 1, 2026
Amendments to the classification and measurement of financial	
instruments'	
Amendments to IFRS 9 and IFRS 7, 'Contracts referencing nature-	January 1, 2026
dependent electricity'	
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 –	January 1, 2023
comparative information'	
Annual Improvements to IFRS Accounting Standards—Volume 11	January 1, 2026

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

A. Specific provisions of Amendments to IFRS 9 and IFRS 7, 'Amendments to the classification and measurement of financial instruments'

The FSC has partially endorsed specific provisions of Amendments to IFRS 9 and IFRS 7. The amendments not yet endorsed by the FSC as listed below require an entity to:

- (a) Clarify the date of recognition and derecognition of some financial assets and liabilities, with a new exception relating to the derecognition of a financial liability (or part of a financial liability) settled through an electronic cash transfer system. Applying the exception, an entity is permitted to derecognise a financial liability at an earlier date if, and only if, the entity has initiated a payment instruction and specific conditions are met. The conditions for the exception are that the entity making the payment does not have:
  - i. the practical ability to withdraw, stop or cancel the payment instruction;
  - ii. the practical ability to access the cash used for settlement; and
  - iii. significant settlement risk.
- (b) Update the disclosures for equity instruments designated at fair value through other comprehensive income (FVOCI). The entity shall disclose the fair value of each class of investment and is no longer required to disclose the fair value of each investment. In addition, the amendments require the entity to disclose the fair value gain or loss presented in other comprehensive income during the period, showing separately the fair value gain or loss related to investments derecognised during the reporting period and the fair value gain or loss related to investments held at the end of the reporting period; and any transfers of the cumulative gain or loss within equity during the reporting period related to the investments derecognised during that reporting period.
- B. Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 comparative information'

The amendment permits an entity to apply an optional classification overlay in the comparative period(s) presented on initial application of IFRS 17. The overlay allows all financial assets, including those held in respect of activities not connected to contracts within the scope of IFRS 17, to be classified, on an instrument-by-instrument basis, in the comparative period(s) in a way that aligns with how the entity expects those assets to be classified on initial application of IFRS 9. The overlay can be applied by entities that have already applied IFRS 9 or will apply it when they apply IFRS 17.

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

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

ECC .

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting
	Standards Board
IFRS 18, 'Presentation and disclosure in financial statements'	January 1, 2027
IFRS 19, 'Subsidiaries without public accountability: disclosures'	January 1, 2027
Except for the following, the above standards and interpretations have	ve no significant impact to
the Group's financial condition and financial performance based on the	the Group's assessment.
IFRS 18 'Presentation and disclosure in financial statements'	

IFRS 18, 'Presentation and disclosure in financial statements' replaces IAS 1. The standard introduces a defined structure of the statement of profit or loss, disclosure requirements related to management-defined performance measures, and enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes.

## 4. Summary of Material Accounting Policies

These consolidated financial statements adopt a simplified disclosure in accordance with the International Accounting Standard 34, "Interim financial reporting". The principal accounting policies adopted are consistent with Note 4 in the consolidated financial statements for the year ended December 31, 2024, except for the compliance statement, basis of preparation, basis of consolidation and additional policies as set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

## (1) Compliance statement

- A. The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Accounting Standard 34, "Interim financial reporting" that came into effect as endorsed by the FSC.
- B. These consolidated financial statements are to be read in conjunction with the consolidated financial statements for the year ended December 31, 2024.

### (2) Basis of preparation

- A. Except for the following items, these consolidated financial statements have been prepared under the historical cost convention:
  - (a) Financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.
  - (b) Financial assets at fair value through other comprehensive income.
  - (c) Defined benefit liabilities recognised based on the net amount of pension fund assets less present value of defined benefit obligation.
- B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the 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 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:

Basis for preparation of these consolidated financial statements is the same as that for the preparation of the consolidated financial statements as of and for the year ended December 31, 2024.

## B. Subsidiaries included in the consolidated financial statements:

				Ownership (%)		_
Name of	Name of	Main Business	June 30,	December 31,	June 30,	
Investor	Subsidiary	Activities	2025	2024	2024	Description
Teco Electric & Machinery Co., Ltd.	Teco Holding USA Inc. and subsidiaries	Holding company investing in companies in North America and Taiwan. Its investees are primarily engaged in the manufacturing and sales of motors, generators, winding and related parts.	100	100	100	Note 7
Teco Electric & Machinery Co., Ltd.	United View Global Investment Co., Ltd. and subsidiaries	A holding company whose investees are primarily engaged in the manufacturing, sales and agents of motors, home appliances, green power and other various electrical and electronic products in Mainland China, Southeast Asia and Australia.	100	100	100	Note 5
Teco Electric & Machinery Co., Ltd.	Temico International Pte. Ltd. and subsidiaries	Holding company investing in companies in India. Its investees are primarily engaged in the manufacturing and sales of motors.	60	60	60	Note 1
Teco Electric & Machinery Co., Ltd.	Tesen Electric & Machinery Co., Ltd.	Manufacturing and sales of home appliances	100	100	100	Note 1
Teco Electric & Machinery Co., Ltd.	Tong-An Assets Management & Development Co., Ltd.		100	100	100	Note 1

				Ownership (%)		_
Name of	Name of	Main Business	June 30,	December 31,	June 30,	
Investor	Subsidiary	Activities	2025	2024	2024	Description
Teco Electric & Machinery Co., Ltd.	Teco Electric & Machinery (Pte) Ltd. and subsidiaries	Distribution of mechatronic products. Its investees are primarily engaged in the sales of mechatronic products in Singapore, India and neighbouring countries.	100	100	100	Note 1
Teco Electric & Machinery Co., Ltd.	Tong Dai Co., Ltd. and subsidiaries	Distribution of mechatronic products	83.53	83.53	83.53	Notes 1 and 4
Teco Electric & Machinery Co., Ltd.	Teco Electro Devices Co., Ltd. and subsidiaries	Manufacturing and sales of step-servo motors. Its investees are primarily engaged in the trading, various investments and manufacturing and sales of motors in Mainland China.	0	0	61.07	Note 6
Teco Electric & Machinery Co., Ltd.	Yatec Engineering Corporation and subsidiaries	Development and maintenance of various electric appliances	64.95	64.95	64.95	Note 1
Teco Electric & Machinery Co., Ltd.	Taian (Subic) Electric Co., Inc.	Manufacturing and sales of switches	76.7	76.7	76.7	Note 1
Teco Electric & Machinery Co., Ltd.	Taian-Etacom Technology Co., Ltd.	Manufacturing of busway and related components	94.73	94.73	84.73	Notes 1 and 8
Teco Electric & Machinery Co., Ltd.	Micropac Worldwide (BVI) and subsidiaries	International trading. Its investees are primarily engaged in the investment holdings and manufacturing, sales and technical services of fiber electric equipment and aerogenerator components in Mainland China.	100	100	100	Note 1

		_		Ownership (%)		_
Name of	Name of	Main Business	June 30,	December 31,	June 30,	
Investor	Subsidiary	Activities	2025	2024	2024	Description
Teco Electric & Machinery Co., Ltd.	E-Joy International Co., Ltd.	Wholesale and retail of electric appliances	98.07	98.07	98.07	Note 1
Teco Electric & Machinery Co., Ltd.		Repair of electric appliances	86.67	86.67	86.67	Note 1
Teco Electric & Machinery Co., Ltd.		Manufacturing and sales of touch-tone phone system and billing box. Its investees are primarily engaged in the various investments, research and development of software and hardware products related to fiber optic communications products in domestic area and Mainland China and technology development, manufacturing, sales and technology services of products related to communication network information.	63.52	63.52	63.52	
Teco Electric & Machinery Co., Ltd.	Information Technology Total Services Co., Ltd. and subsidiaries	Import sales, leases of franking machines and mail processing and delivery. Its investees are primarily engaged in the services related to information software, data processing and electronic information supply in domestic area and Mainland China.	49.01	49.01	49.01	Note 3

				Ownership (%)		
Name of	Name of	Main Business	June 30,	December 31,	June 30,	_
Investor	Subsidiary	Activities	2025	2024	2024	Description
Teco Electric & Machinery Co., Ltd.	Teco International Investment Co., Ltd. and subsidiaries	Various productions, investments in securities and construction of commercial buildings. Its investees are primarily engaged in the various investments and sales of motors in Japan.	100	100	100	Note 1
Teco Electric & Machinery Co., Ltd.	Tong-An Investment Co., Ltd. and subsidiaries	Various investments. Its investees are primarily engaged in the building management servicing in domestic area, development and sales of software in Mainland China and Science Park development and business operations consulting services.	100	100	100	
Teco Electric & Machinery Co., Ltd.	Tecnos International Consultant Co., Ltd.	Business management consulting	73.54	73.54	73.54	Note 1
Teco Electric & Machinery Co., Ltd.	An-Tai International Investment Co., Ltd.	Various investments	100	100	100	Note 1
Teco Electric & Machinery Co., Ltd.	Taiwan Pelican Express Co., Ltd. and subsidiaries	Delivery and logistics services. Its investees are primarily engaged in the storage services in Mainland China.	33.38	33.38	33.38	Note 2
Teco Electric & Machinery Co., Ltd.	Teco Technology (Vietnam) Co., Ltd.	Manufacturing and sales of mechatronic products	100	100	100	Note 1

				Ownership (%)		_
Name of	Name of	Main Business	June 30,	December 31,	June 30,	
Investor	Subsidiary	Activities	2025	2024	2024	Description
Teco Electric & Machinery Co., Ltd.	Eagle Holding Co. and subsidiaries	Holding company investing in companies in Europe. Its investees are primarily engaged in the manufacturing and sales of reducers and motors.	100	100	100	
Teco Electric & Machinery Co., Ltd.	Century Development Corporation and subsidiaries	Real estate and industrial park management and development. Its investees are primarily engaged in the construction industry, trades and related operation and investment of materials and sandstone used in construction and machinery, and investment consultancy service for domestic and foreign industrial parks and land.	52.75	52.75	52.75	
Teco Electric & Machinery Co., Ltd.	Teco.Sun Energy Co., Ltd.	Energy technical services	60	60	60	Note 1
	Tong An Energy	Energy technical services	100	100	100	Note 1
Teco Electric & Machinery Co., Ltd.	Teco Electro Devices Co., Ltd. (B.V.I.) and subsidiaries	Trading, investment holdings and manufacturing and sales of motors in Mainland China.	100	100	0	Notes 1 and 6
Teco Electric & Machinery Co., Ltd.	· ·	Power generation, transmission and distribution machinery manufacturing industry.	57.21	57.21	0	Notes 1 and 9
Teco Electric & Machinery Co., Ltd.	••	Providing mechatronic and solar power engineering services	80	0	0	Notes 1 and 10

- Note 1: The financial statements of the entity as of and for the six-month periods ended June 30, 2025 and 2024 were not reviewed by independent auditors as the entity did not meet the definition of a significant subsidiary.
- Note 2: 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 3: The Company has control over the Board of Directors of Information Technology Total Services Co., Ltd., and has absolute control over the subsidiary. Thus, the subsidiary was included in the consolidated financial statements.
- Note 4: Tong Dai Co., Ltd. has control over the Board of Directors of Top-Tower Enterprises Co., Ltd. and has absolute control over the subsidiary. Thus, the subsidiary was included in the consolidated financial statements.
- Note 5: United View Global Investment Co., Ltd. obtained 78.49% equity of EVK Company through equity purchase and cash capital increase in January 2025 through its owned subsidiaries. Please refer to Note 6(38).
- Note 6: On April 10, 2024, the Board of Directors of the Company and the Company's subsidiary, Teco Electro Devices Co., Ltd., both resolved to conduct a merger with the Company as the surviving company. The effective date of the merger was August 31, 2024.
- Note 7: Teco Holding USA Inc. established Safe & Green Energy Company through its wholly-owned subsidiary in September 2024.
- Note 8: The company obtained 10% equity of Taian-Etacom Technology Co., Ltd. from ETA Beheer B.V. on September, 2024. Please refer to Note 6(37).
- Note 9: The company obtained 57.21% equity of Shen Chang Electric Co., Ltd. through equity purchase and cash capital increase in October 2024. Please refer to Note 6(38).
- Note 10: The company obtained 80% equity of NCL Energy Sdn. Bhd. through equity purchase and cash capital increase in April 2025. Please refer to Note 6(38).

Consolidated financial statements of certain consolidated subsidiaries and investees accounted for under equity method, which statements reflect total assets (including investments accounted for under the equity method) of \$26,088,439 and \$22,322,711 as of June 30, 2025 and 2024, respectively, total liabilities (including credit balance of investments accounted for under equity method) of \$5,134,984 and \$4,485,984 as of June 30, 2025 and 2024, respectively, and comprehensive income (including share of profit or loss and share of other comprehensive income of associates and joint ventures accounted for under the equity method) of \$311,886 and \$410,300 for the six-month periods then ended, respectively, were based on the unreviewed financial statements of such consolidated subsidiaries and investee companies.

## C. Subsidiaries not included in the consolidated financial statements:

				Ownership (%)		
Name of Investor	Name of Subsidiary	Main Business Activities	June 30, 2025	December 31, 2024	June 30, 2024	Description
Teco Electric & Machinery Co., Ltd.	Taian Electric Co., Ltd.	Manufacturing and sales of switches	100	100	100	Note 1
Teco Electric & Machinery Co., Ltd.	An-Sheng Travel Co., Ltd.	Travel agency services	89.58	89.58	89.58	Note 1
	Taian-Jaya Electric Sdn. Bhd.	Manufacturing and sales of air- conditioning equipment	100	100	100	Note 1
Teco Electric & Machinery Co., Ltd.	Teco (Philippines) 3C & Appliances, Inc.		60	60	60	Note 1
Great Teco Motor (Pte) Ltd.	Teco Group Science- Technology (Hang Zhou) Co., Ltd.	Electrical machinery electric and automatic control technology development and consultation service	100	100	100	Note 1
Tong-An Assets Management & Development Co., Ltd.	Grey Back International Property Inc.	Real estate management and development	0	0	0	Notes 1 and 2
Tong-An Investment Co., Ltd.	Eurasia Food Service Co., Ltd.and its affiliates	Restaurant chain	100	100	100	Note 1
Tong-An Investment Co., Ltd.	Jinglaoman Food&Beverage Co., Ltd.	Restaurant chain	66.79	66.79	66.79	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: Grey Back International Property Inc. applied for dissolution on December 1, 2022, and the liquidation was completed on January 31, 2024.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Details of significant non-controlling interests: Please refer to Note 6(36).
- 5. <u>Critical Accounting Judgements, Estimates and Key Sources of Assumption Uncertainty</u>
  There have been no significant changes as of June 30, 2025. Please refer to Note 5 in the consolidated financial statements for the year ended December 31, 2024.

## 6. Details of Significant Accounts

## (1) Cash and cash equivalents

	Jı	ine 30, 2025	Dece	ember 31, 2024	J	une 30, 2024
Cash on hand and revolving funds	\$	5,830	\$	6,972	\$	7,254
Checking accounts and demand deposits		11,344,990		11,821,210		9,966,927
Time deposits and notes issued under repurchase agreement		12,926,846		14,227,105		15,022,612
	\$	24,277,666	\$	26,055,287	\$	24,996,793

- 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 June 30, 2025, December 31, 2024 and June 30, 2024, certain bank deposits amounting to \$99,204, \$85,868 and \$93,753, respectively, were restricted due to earmarked construction projects and loans for purchasing materials (listed as '1470 Other current assets'). Please refer to Note 8 for details.

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

Items	Jun	e 30, 2025	Decen	nber 31, 2024	Jun	e 30, 2024
Current items:						
Financial assets mandatorily						
measured at fair value						
through profit or loss						
Money market fund	\$	27,133	\$	27,127	\$	26,240
Derivative instruments		3,112		211		2,379
		30,245		27,338		28,619
Valuation adjustments	(	3,051)	(	3,280)	(	2,989)
	\$	27,194	\$	24,058	\$	25,630

Items	_Ju	ne 30, 2025	Decer	nber	31, 2024	1_	June 30, 20	024
Non-current items:								
Financial assets mandatorily								
measured at fair value								
through profit or loss								
Listed and OTC stocks	\$	105,750	\$	•	307,553	\$	59:	5,514
Non-listed and OTC								
stocks		810,394		;	810,394		810	0,394
Fund beneficiary certificate		658,875		(	658,87 <u>5</u>		638	8,87 <u>5</u>
Certificate		1,575,019		1 ′	776,822		2 044	4,783
Valuation adjustments		1,005,545		-	222,158		-	9,220
v aluation adjustments	\$	2,580,564	\$		998,980	\$		4,003
A. Amounts recognised in profit						_		
profit or loss are listed below:								
	For	the three-mont	th perio	od	For the	thre	e-month pe	eriod
	(	ended June 30,	2025		ende	d Ju	ine 30, 202	4
Financial assets mandatorily								
measured at fair value through								
profit or loss								
Equity instruments	(\$		45,3	17)	\$		146	5,696
Equity instruments		u tla a givr ma a u tl			For the			
		r the six-montl	-	a			-month per	
T		ended June 30,	2023		ende	u Ji	ine 30, 202	<del>'4</del>
Financial assets mandatorily								
measured at fair value through								
profit or loss								
Equity instruments	( <u>\$</u>		60,6	<u>89</u> )	\$		151	<u>,707</u>
B. The non-hedging derivative inst	rume	nt transactions	and co	ntrac	t inform	atio	n are as foll	lows:
				June 3	30, 2025			
					Co	ntra	ct amount	
Derivative instrument		Contract p	eriod		(Not	iona	l principal)	Fair value
Forward foreign exchange contracts								
SELL USD/BUY RMB		25, 2025~July 10,			USI		2,000,000	\$ 74
BUY EUR/SELL AUD	May 1	4, 2025~August	7, 2025		EUI	R	50,000	38
Exchange rate swap	т /	22 2025 1.1 0	2025		TIV II	_	10,000,000	2 000
SELL USD/BUY TWD	June 2	23, 2025~July 9, 2	2025		TWI	)	10,000,000	3,000 \$ 3,112
			De	cembe	er 31, 202	4		\$ 3,112
							ct amount	
Derivative instrument		Contract p	eriod				l principal)	Fair value
Forward foreign exchange contracts		Contract p	C110U		(1101	10114	i principar)	ran value
SELL EUR/BUY AUD	Nove	mber 20, 2024~Fo	ebruary	11, 20	)25 EUI	R	243,878	<u>\$ 211</u>

June 30, 2024

		Contract amount					
Derivative instrument	Contract period	(Notion	al principal)	Fa	ir value		
Forward foreign exchange contracts							
SELL EUR/BUY USD	March 26, 2024 ~ October 29, 2024	EUR	2,350,000	\$	1,142		
SELL USD/BUY JPY	April 26, 2024 ~ September 26, 2024	JPY	90,000,000		815		
SELL AUD/BUY USD	May 6, 2024 ~ August 29, 2024	AUD	3,000,000		415		
BUY USD/SELL AUD	June 4, 2024 ~ July 25, 2024	USD	30,000		7		
				\$	2,379		

- 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 are not accounted for under hedge accounting.
- D. Information relating to the price risk and fair value information of financial assets at fair value through profit or loss is provided in Notes 12(2)(3).

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

Items	Jı	ine 30, 2025	Dece	ember 31, 2024	Jı	ane 30, 2024
Current items:						
Listed and OTC stocks	\$	153,754	\$	153,754	\$	168,631
Valuation adjustments		115,735		148,894		191,243
	\$	269,489	\$	302,648	\$	359,874
Non-current items:						
Listed and OTC stocks	\$	11,363,643	\$	11,247,336	\$	12,259,920
Emerging stocks		141,948		142,669		119,475
Non-listed and OTC stocks		557,370		451,027		356,775
		12,062,961		11,841,032		12,736,170
Valuation adjustments		8,960,092		10,880,218		15,606,609
	\$	21,023,053	\$	22,721,250	\$	28,342,779

- A. The Group has elected to classify investments in Taiwan High Speed Rail, etc. that are considered to be steady dividend income as financial assets at fair value through other comprehensive income. The fair value of such investments amounted to \$21,292,542, \$23,023,898 and \$28,702,653 as at June 30, 2025, December 31, 2024 and June 30, 2024, respectively.
- B. For the three-month and six-month periods ended June 30, 2025 and 2024, the Group sold stocks with fair values of \$164, \$62,131, \$55,789 and \$71,929, respectively, to raise the capital for operations; the cumulative losses on disposal are \$353, \$171,414, \$142,552 and \$171,400, respectively, and the realised losses were carried forward from other equity to retained earnings.

C. Amounts recognised in other comprehensive income in relation to the financial assets at fair value through other comprehensive income are listed below:

	For the three-month period ended June 30, 2025		•		
Equity instruments at fair value				,	
through other comprehensive					
income					
Fair value change recognised					
in other comprehensive	<b>(</b> \$	1 004 220)	¢	977 247	
(loss) income	( <u>\$</u>	1,984,239)	\$	877,347	
Cumulative losses reclassified to retained					
earnings due to					
derecognition	(\$	353)	(\$	171,414)	
Dividend income recognised in	·		1	-	
profit or loss					
Held at end of period	\$	488,209	\$	290,957	
		six-month period	Fo	or the six-month period	
	ende	d June 30, 2025		ended June 30, 2024	
Equity instruments at fair value					
through other comprehensive					
income					
Fair value change recognised					
in other comprehensive	<b>(b</b>	2 172 200\	<b>(</b> Φ	2 154 544	
loss	1 4			2,154,544)	
~ 1 ! 1	( <u>\$</u>	2,173,280)	( <u>a</u>		
Cumulative losses	( <u>\$</u>	2,173,280)	( <u>»</u>		
reclassified to retained	( <u>a</u>	2,173,280)	( <u>\$</u>		
reclassified to retained earnings due to			`	171,400)	
reclassified to retained earnings due to derecognition	(\$	142,552)	`	171,400)	
reclassified to retained earnings due to			`	171,400)	

- D. Details of the Group's financial assets at fair value through other comprehensive income pledged to others as collateral are provided in Note 8.
- E. Information relating to the price risk and fair value information of financial assets at fair value through other comprehensive income is provided in Note 12(2)(3).

## (4) Financial assets at amortised cost

Items		June 30, 2025		ember 31, 2024	June 30, 2024	
Non-current items:						
Government bond	\$	101,973	\$	90,560	\$	93,044
Time deposits		10,253		12,675		16,929
Structured bonds		5,860		6,554		
	<u>\$</u>	118,086	\$	109,789	\$	109,973

A. Amounts recognised in profit or loss in relation to financial assets at amortised cost are listed below:

	For the three	For the three-month period			
	ended J	une 30, 2025	ended June 30, 2024		
Interest income	\$	1,530	\$	701	
	For the si	x-month period	For the six-month period		
	ended J	une 30, 2025	ended Ju	ine 30, 2024	
Interest income	\$	3,326	\$	1,381	

- B. As at June 30, 2025, December 31, 2024 and June 30, 2024, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at amortised cost held by the Group were \$118,086, \$109,789 and \$109,973, respectively.
- C. Details of the Group's financial assets at amortised cost pledged to others as collateral are provided in Note 8.
- D. Information relating to credit risk of financial assets at amortised cost is provided in Note 12(2). The counterparties of the Group's investments in certificates of deposit are financial institutions with high credit quality, so the Group expects that the probability of counterparty default is remote.

## (5) Notes and accounts receivable

	June 30, 2025 I		De	December 31, 2024		June 30, 2024	
Notes receivable	\$	684,386	\$	717,180	\$	816,236	
Less: Allowance for bad debts	(	1,646)	(_	1,621)	(_	1,921)	
	\$	682,740	\$	715,559	\$	814,315	
Accounts receivable		10,202,796	\$	9,545,185		10,793,572	
Less: Allowance for bad debts	(	195,027)	(	201,944)	(_	193,159)	
	\$	10,007,769	\$	9,343,241	\$	10,600,413	

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

	Ju	June 30, 2025		December 31, 2024		June 30, 2024	
Not past due	\$	8,417,069	\$	8,105,233	\$	8,992,129	
Up to 30 days		1,011,652		903,784		1,132,319	
31 to 90 days		785,532		544,966		810,886	
91 to 180 days		163,257		231,168		277,718	
Over 180 days		509,672		477,214		396,756	
	\$	10,887,182	\$	10,262,365	\$	11,609,808	

The above ageing analysis was based on past due date.

- B. As of June 30, 2025, December 31, 2024 and June 30, 2024, the balances of receivables (including notes receivable) from contracts with customers amounted to \$10,518,776, \$9,878,645 and \$11,392,743, respectively.
- C. As of June 30, 2025, December 31, 2024 and June 30, 2024, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Group's notes receivable were \$682,740, \$715,559 and \$814,315 and accounts receivable were \$10,007,769, \$9,343,241 and \$10,600,413, respectively.

- D. Details of the Group's notes receivable pledged to others are provided in Note 8.
- E. Information relating to credit risk of accounts receivable and notes receivable is provided in Note 12(2).

## (6) <u>Inventories</u>

<u> </u>				June 30, 2025		
		Cost		Allowance for valuation loss		Book value
Raw materials	\$	3,941,333	(\$	207,482)	\$	3,733,851
Work in progress		1,596,107	(	38,432)		1,557,675
Finished goods		7,585,828	(	634,933)		6,950,895
Inventory in transit		829,040		-		829,040
Merchandise inventories		623,664	(_	3,825)		619,839
	\$	14,575,972	<u>(</u> \$	884,672)	\$	13,691,300
			D	ecember 31, 2024		
				Allowance for		
		Cost		valuation loss		Book value
Raw materials	\$	3,499,696	(\$	220,834)	\$	3,278,862
Work in progress		1,702,405	(	44,097)		1,658,308
Finished goods		7,656,581	(	549,360)		7,107,221
Inventory in transit		923,348		-		923,348
Merchandise inventories		546,235	(_	31,108)		515,127
	\$	14,328,265	<u>(\$</u>	845,399)	\$	13,482,866
				June 30, 2024		
				Allowance for		
	-	Cost		valuation loss	_	Book value
Raw materials	\$	3,153,280	(\$	208,702)	\$	2,944,578
Work in progress		1,578,241	(	43,578)		1,534,663
Finished goods		6,539,033	(	556,239)		5,982,794
Inventory in transit		715,265		-		715,265
Merchandise inventories		505,470	(_	3,583)		501,887
	\$	12,491,289	(\$	812,102)	\$	11,679,187

- A. The cost of inventories recognised as expense for the three-month and six-month periods ended June 30, 2025 and 2024 were \$7,636,037, \$7,063,737, \$14,605,724 and \$13,608,401, respectively, including \$124,122, \$69,848, \$205,127 and \$152,123 that the Group wrote down from cost to the net realizable value accounted for as cost of goods sold for the three-month and six-month periods ended June 30, 2025 and 2024, respectively.
- B. The Group has no inventory pledged to others.

-	(7)	Investments	accounted	for	under the	equity	method
- (	. / )	mvesimems	accounted	101	under me	equity	/ memoa

accounts receivable related parties as well as other receivables - related parties, and other non-

current liabilities)

	June 30, 2025		<u>December 31, 2024</u>		J	une 30, 2024
Associates:						
1. Tung Pei Industrial Co., Ltd.	\$	2,367,881	\$	2,401,899	\$	2,355,816
2. Lien Chang Electronic						
Enterprise Co., Ltd.		417,849		461,299		451,337
3. Others		694,248		697,254		731,963
		3,479,978		3,560,452		3,539,116
Less: Credit balance of investments accounted						
for under the equity method such as Royal						
Host Taiwan Co., Ltd.						
(shown as deductions on						

(<u>89,020</u>) (<u>87,108</u>) (<u>85,309</u>) \$ 3,390,958 \$ 3,473,344 \$ 3,453,807

The share of profit/loss of associates and joint ventures accounted for under the equity method for the three-month and six-month periods ended June 30, 2025 and 2024, are as follows:

Associates:	For the three-month period ended June 30, 2025			For the three-month period ended June 30, 2024		
1. Tung Pei Industrial Co., Ltd.	(\$	(\$ 22,738) \$		27,303		
2. Lien Chang Electronic Enterprise Co., Ltd.	(	7,341)	(	5,311)		
3. Others		6,996		6,608		
	(\$	23,083)	\$	28,600		
Associates:		or the six-month period ended June 30, 2025	]	For the six-month period ended June 30, 2024		
1. Tung Pei Industrial Co., Ltd.	\$	8,841	\$	55,137		
2. Lien Chang Electronic						
Enterprise Co., Ltd.	(	11,417)	(	12,360)		
3. Others		11,676		5,043		
	\$	9,100	\$	47,820		

## A. Associates

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

			Shareholding ration	0		
	Principal					
	place of	June 30,	December 31,	June 30,	Nature of	Method of
Company name	business	2025	2024	2024	relationship	measurement
Tung Pei Industrial Co., Ltd.	R.O.C.	31.14%	31.14%	31.14%	Financial investment	Equity method
Lien Chang Electronic Enterprise Co., Ltd.	R.O.C.	33.84%	33.84%	33.84%	"	"

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

Balance sheet

		Tun	g Pei	Industrial Co.,	Ltd.	
	Ju	ne 30, 2025	Dece	mber 31, 2024	Ju	ne 30, 2024
Current assets	\$	4,930,146	\$	5,386,630	\$	5,110,120
Non-current assets		6,578,535		7,115,339		7,271,200
Current liabilities	(	2,882,191)	(	3,066,786)	(	3,109,665)
Non-current liabilities	(	646,022)	(	912,011)	(	985,933)
Total assets	\$	7,980,468	\$	8,523,172	\$	8,285,722
Share in associate's net						
assets	\$	2,367,881	\$	2,401,899	\$	2,355,816
Goodwill		_				_
Carrying amount of the	•					
associate	\$	2,367,881	\$	2,401,899	\$	2,355,816
		Lien Chang	g Elec	tronic Enterpris	se Co.	, Ltd.
	Ju	ne 30, 2025	Dece	mber 31, 2024	Ju	ne 30, 2024
Current assets	\$	1,011,703	\$	1,155,305	\$	1,144,399
Non-current assets		372,429		431,052		374,391
Current liabilities	(	131,841)	(	188,869)	(	148,088)
Non-current liabilities	(	17,714)	(	34,473)	(	37,122)
Total net assets	\$	1,234,577	\$	1,363,015	\$	1,333,580
Share in associate's net						
assets	\$	417,849	\$	461,299	\$	451,337
Goodwill						<u>-</u>
Carrying amount of the associate	\$	417,849	\$	461,299	\$	451,337

## Statement of comprehensive income

*		Tung Pei Indus	strial	Co., Ltd.	
		he three-month period nded June 30, 2025		the three-month period ended June 30, 2024	
Revenue	\$	1,708,678	\$	1,839,138	
(Loss) profit for the period from continuing				0.7.4	
operations	(	58,773)		87,516	
Other comprehensive income, net of tax					
Total comprehensive			_		
(loss) income	(\$	58,773)	\$	87,516	
Dividends received from	Φ.	<b>.</b>	Φ.	2011	
associates	\$	58,718	\$	39,145	
		Tung Pei Indus	strial	Co., Ltd.	
		the six-month period nded June 30, 2025	For the six-month period ended June 30, 2024		
Revenue	\$	3,380,097	\$	3,407,005	
Profit for the period from continuing operations		15,958		170,663	
Other comprehensive income, net of tax				<u> </u>	
Total comprehensive income	\$	15,958	\$	170,663	
Dividends received from associates	\$	58,718	\$	39,145	
		Lien Chang Electronic	e Ente	erprise Co., Ltd.	
		he three-month period nded June 30, 2025		the three-month period ended June 30, 2024	
Revenue	\$	105,795	\$	86,628	
Loss for the period from	<del>*</del>	,	<u> </u>		
continuing operations	(	21,974)	(	15,692)	
Other comprehensive (loss) income, net of tax	(	71,434)		6,860	
Total comprehensive loss	(\$	93,408)	(\$	8,832)	
Dividends received from associates	\$		\$	<u>-</u>	

	Lien Chang Electronic Enterprise Co., Ltd.						
		six-month period June 30, 2025		For the six-month period ended June 30, 2024			
Revenue	\$	221,683	\$	187,224			
Loss for the period from continuing operations	(	34,021)	(	36,520)			
Other comprehensive (loss) income, net of tax	(	94,417)		33,145			
Total comprehensive loss	(\$	128,438)	( <u>\$</u>	3,375)			
Dividends received from associates	\$		\$				

(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 June 30, 2025, December 31, 2024 and June 30, 2024, the carrying amount of the Group's individually immaterial associates amounted to \$694,248, \$697,254 and \$731,963, respectively.

		ee-month period une 30, 2025		ree-month period June 30, 2024
Profit for the period from continuing operations	\$	6,996	\$	6,608
Total comprehensive income	\$	6,996	\$	6,608
		x-month period une 30, 2025		ix-month period June 30, 2024
Profit for the period from continuing				
operations	\$	11,676	\$	5,043
Total comprehensive				
income	\$	11,676	\$	5,043
(d) The fair values of the G	roup's material	associates with	quoted man	ket prices are as

 June 30, 2025
 December 31, 2024
 June 30, 2024

 Lien Chang Electronic
 \$ 437,366
 \$ 521,836
 \$ 461,768

follows:

- (e) The Group is the single largest shareholder of Lien Chang Electronic Enterprise Co., Ltd. with a 33.84% equity interest. The company is a listed company and its ownership is dispersed. Also, since the Group's shareholding ratio in the company is lower than 50%, which indicates that the Group has no current ability to direct the relevant activities of Lien Chang Electronic Enterprise Co., Ltd., the Group has no control, but only has significant influence, over the investee.
- B. The Group has no investments accounted for using equity method pledged to others as collateral.

## (8) Property, plant and equipment

			Leased assets -		Leased assets -					
		Buildings and	buildings and	Machinery and	machinery and	Transportation	Leasehold	Miscellaneous	Unfinished	
	Land	structures	structures	equipment	equipment	equipment	improvements	equipment	construction	Total
At January 1, 2025										
Cost	\$ 5,453,763	\$ 8,090,424	\$ 9,840,359	\$ 13,069,728	\$ 577,846	\$ 1,328,581	\$ 728,250	\$ 8,039,168	\$ 612,898	\$ 47,741,017
Accumulated										
depreciation and										
impairment		(4,659,213)	(3,047,909)	(10,638,629)	(512,678)	(853,208)	(581,492)	(6,954,469)		(27,247,598)
	\$ 5,453,763	\$ 3,431,211	\$ 6,792,450	\$ 2,431,099	\$ 65,168	\$ 475,373	\$ 146,758	\$ 1,084,699	\$ 612,898	\$ 20,493,419
<u>2025</u>										
Opening net book										
amount	\$ 5,453,763	\$ 3,431,211	\$ 6,792,450	\$ 2,431,099	\$ 65,168	*	,	\$ 1,084,699	\$ 612,898	\$ 20,493,419
Additions	-	28,255	22,747	147,716	-	23,093	22,481	101,460	149,602	495,354
Acquired from business		20.042		217.274		1.002		40.750	10.526	406.505
combinations	-	28,043	-	317,274	-	1,992	-	48,750	10,526	406,585
Disposals	( 5,166)	( 49,304)	100 (00	( -,,,	0.512	( 719)	` ′	` /	105 251)	( 64,473)
Reclassifications	-	- 02 525)	100,608	17,850	9,512	4,443	- 10.114)	( 27,062)	( 105,351)	- (2 ( 707)
Depreciation charge	( 12,895)	( 92,527) ( ( 189,370) (	( 127,383) ( 81)	( 198,786) ( 96,237)	( 2,811)	( 48,226) ( 3,827)		( 148,940) ( 46,093)	-	( 636,787) ( 355,661)
Net exchange differences		<del></del>					`			
Closing net book amount	\$ 5,435,702	\$ 3,156,308	\$ 6,788,341	\$ 2,610,154	\$ 71,869	\$ 452,129	\$ 143,927	\$ 1,012,332	\$ 667,675	\$ 20,338,437
A. I. 20 2025										
At June 30, 2025 Cost	\$ 5,435,702	\$ 7,764,918	\$ 9,963,714	\$ 13,068,266	\$ 587,448	\$ 1,320,312	\$ 724,987	\$ 7,937,034	\$ 667,675	\$ 47,470,056
Accumulated	\$ 3,433,702	\$ 7,704,918	\$ 9,905,714	\$ 15,008,200	\$ 307,440	\$ 1,320,312	\$ 724,967	\$ 7,937,034	\$ 007,073	\$ 47,470,030
depreciation and										
impairment	_	( 4,608,610) (	3,175,373)	( 10,458,112)	( 515,579)	( 868,183)	( 581,060)	( 6,924,702)	_	( 27,131,619)
mpuniment	\$ 5,435,702		\$ 6,788,341	\$ 2,610,154	\$ 71,869	\$ 452,129	\$ 143,927	\$ 1,012,332	\$ 667,675	\$ 20,338,437
	Ψ 3,733,102	Ψ 3,130,300	Ψ 0,700,371	Ψ 2,010,137	Ψ /1,007	Ψ ¬52,12)	Ψ 173,721	Ψ 1,012,332	Ψ 001,013	Ψ 20,330,737

	Leased assets	•	Leased assets -					
	Buildings and buildings and	Machinery and	machinery and	Transportation	Leasehold	Miscellaneous	Unfinished	
Land	structures structures	equipment	equipment	equipment	improvements	equipment	construction	Total
At January 1, 2024								
Cost \$ 5,537,731	\$ 8,271,906 \$ 9,726,751	\$ 12,684,730	\$ 522,171	\$ 1,312,043	\$ 688,387	\$ 7,650,845	\$ 503,776 \$	46,898,340
Accumulated								
depreciation and								
impairment ( <u>34,697</u> )						6,711,421)		26,607,836)
\$ 5,503,034	<u>\$ 3,443,460</u> <u>\$ 6,924,461</u>	\$ 2,315,558	\$ 17,477	\$ 494,940	\$ 148,374	\$ 939,424	\$ 503,776 \$ 2	20,290,504
<u>2024</u>								
Opening net book \$ 5,503,034	\$ 3,443,460 \$ 6,924,461	\$ 2,315,558	\$ 17,477	\$ 494,940	\$ 148,374	\$ 939,424	\$ 503,776 \$ 2	20,290,504
amount								
Additions -	1,898 17,794		-	4,867	5,860	132,325	226,142	512,894
Disposals -	(,)	( 12,439)	<u>-</u>	( 608)			- (	116,674)
Reclassifications ( 349,854)	( 74,596) 3,107	116,355	1,686	-	3,767 (	4,748)	( 155,332) (	459,615)
Depreciation charge -	( 90,662) ( 120,930	) ( 169,418)	( 2,142)	( 44,797)	( 18,242) (	139,619)	- (	585,810)
Net exchange differences 6,790	57,742	52,690		713	2,642	26,456		147,033
Closing net book amount \$ 5,159,970	\$ 3,244,540 \$ 6,824,432	\$ 2,426,754	\$ 17,021	\$ 455,115	\$ 142,329	\$ 943,585	\$ 574,586 \$	19,788,332
At June 30, 2024								
Cost \$ 5,159,970	\$ 8,065,856 \$ 9,747,652	\$ 13,046,598	\$ 523,857	\$ 1,304,534	\$ 706,502	\$ 7,836,158	\$ 574,586 \$	46,965,713
Accumulated								
depreciation and								
impairment	( 4,821,316) ( 2,923,220	) (10,619,844)	(506,836)	(849,419)	(564,173) (	6,892,573)		27,177,381)
\$ 5,159,970	\$ 3,244,540 \$ 6,824,432	\$ 2,426,754	\$ 17,021	\$ 455,115	<u>\$ 142,329</u>	\$ 943,585	\$ 574,586 \$	19,788,332

- A. For the six-month periods ended June 30, 2025 and 2024, no borrowing cost capitalised as part of property, plant and equipment.
- B. The Group entered into a development contract for the joint construction and allocation of housing units with Kindom Development Co., Ltd. Using the 16 lots located in No. 148, Hong Fu Section, Xin Zhuang District, New Taipei City which were provided by the subsidiary, Tong-An Investment Co., Ltd., as resolved by the Board of Directors on March 23, 2021. Kindom Development Co., Ltd. is responsible for planning and designing, dismantling the existing buildings, constructing and assuming all other expenses. The expected equity ratio is 52%~55% by reference to the appraisal report issued by real estate appraiser firm. As of June 30, 2025, as the competent authority of the area where the land located, New Taipei City government, denied the Company's application for the development, resulting in a default of the joint construction contract. On October 23, 2023, Kindom Development Co., Ltd. sent a letter to Tong-An Investment Co., Ltd. to ask Tong-An Investment Co., Ltd. returning the development guarantee and input development cost in the amount of \$350,000 and \$188,544, respectively. On September 24, 2024, both parties had entered into an agreement for the termination of the contract. In addition to returning the development guarantee in the amount of \$350,000, Tong-An Investment Co., Ltd. also needed to pay the termination fee in the amount of \$68,000. The Group had fully accrued and recorded the amount.
- C. Information about the property, plant and equipment that were pledged to others as collateral is provided in Note 8.
- D. 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.
- E. The Board of Directors of the Group's subsidiary, Tong-An Assets Management & Development Co., Ltd., approved the investment proposal for the construction of the Taipei City Songjiang building on July 1, 2020, which was in line with the government's promotion to expedite the reconstruction of unsafe and old buildings. Additionally, on February 10, 2023, the company entered into the agreement of land joint construction with MSIG Mingtai Insurance Company, Limited. The agreement stipulates that the construction will be carried out and invested jointly by TECO and Tong-An Assets. Subsequently, TECO and Tong-An Assets entered into an agreement with Fuchu General Contractor Co, Ltd. on June 17, 2023 and commissioned Fuchu General Contractor Co, Ltd. to perform the construction. In accordance with the agreement, the Group was required to pay \$1,430,000 for the construction. As of June 30, 2025, the Group has paid \$162,230.

## (9) Leasing arrangements - lessee

- A. The Group leases various assets including land, buildings, machinery and equipment as well as business vehicles. Rental contracts are typically made for periods of 2 to 99 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but certain leased assets may not be used as security for borrowing purposes.
- B. 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 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 right-of -use assets are amortized over the useful life of right of superficies of 50 years.
- C. On July 4, 2018, the Group's subsidiary, Century Biotech Development Corp., completed the registration of right of superficies and paid royalties to the Taipei City Government for acquiring land used for the construction of the Taipei City Nangang Biotechnology Industry Cluster Development BOT Project. The right of superficies is available for 50 years from the registration date. Land and building shall be returned to the Taipei City Government unconditionally upon expiry of the right of superficies. Century Biotech Development Corp.'s prepaid rents are amortized over the useful life of right of superficies of 50 years.
- D. The Group's subsidiary, CDC Development India Private Limited, acquired the land use right from the local government agency, KIADB, for India industrial park development. The total amount remitted for the land use right was INR 1,752,409 thousand and acquired land ownership of certificate for 99 years. On July 16, 2021, an agreement was signed with KIADB with a transfer of ownership term, agreeing to transfer the ownership to the lessee at the end of the 10-year lease term for the amount of royalties paid by the lessee and recognised by the landlord, if the lessee completes the development conditions specified in the terms.
- E. For the three-month and six-month periods ended June 30, 2025 and 2024, the additions to right-of-use assets were \$16,572, \$230,472, \$89,094 and \$385,368 and the sublease income were \$384,937, \$337,121, \$730,988 and \$669,872, respectively.
- F. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	Car	rying amount	Car	rying amount	Carrying amount		
	Ju	June 30, 2025		mber 31, 2024	June 30, 2024		
Land (including royalties)	\$	4,337,200	\$	4,541,823	\$	4,649,727	
Buildings		2,643,092		2,892,761		2,860,994	
Machinery and equipment		24,113		26,986		32,536	
Transportation equipment							
(Business vehicles)		29,992		36,827		36,264	
	\$	7,034,397	\$	7,498,397	\$	7,579,521	

	Depr	eciation charge	Depreciation charge			
		hree-month period d June 30, 2025	For the three-month period ended June 30, 2024			
Land (including royalties) Buildings	\$	27,816 137,159	\$	30,065 131,264		
Machinery and equipment		2,972		2,902		
Transportation equipment (Business vehicles)		4,121		3,858		
	\$	172,068	\$	168,089		
	Depr	eciation charge	De	preciation charge		
	For the	eciation charge six-month period I June 30, 2025	For tl	preciation charge he six-month period led June 30, 2024		
Land (including royalties)	For the	six-month period	For tl	he six-month period		
Land (including royalties) Buildings	For the ended	six-month period I June 30, 2025	For the	he six-month period led June 30, 2024		
`	For the ended	six-month period d June 30, 2025 56,862	For the	he six-month period led June 30, 2024 58,797		
Buildings Machinery and equipment Transportation equipment	For the ended	six-month period d June 30, 2025 56,862 278,205 5,728	For the	he six-month period led June 30, 2024 58,797 251,486 5,581		
Buildings Machinery and equipment	For the ended	six-month period d June 30, 2025 56,862 278,205	For the	he six-month period led June 30, 2024 58,797 251,486		

- G. Interest expenses on lease liabilities for the three-month and six-month periods ended June 30, 2025 and 2024, were \$32,243, \$41,786, \$66,063 and \$69,433 and the cash outflows were \$194,277, \$199,987, \$413,972 and \$376,784, respectively.
- H. Expenses on short-term leases were \$77,037, \$72,448, \$158,934 and \$144,302 and leases of low-value assets were \$7,868, \$7,521, \$15,453 and \$14,345 which are not subject to IFRS 16 for the three-month and six-month periods ended June 30, 2025 and 2024, respectively.

## (10) <u>Investment property</u>

1 1			Buildings and		Right-of-use			
	Land		structures		assets		Total	
At January 1, 2025								
Cost	\$	1,776,359	\$	3,617,779	\$	63,113	\$	5,457,251
Accumulated depreciation								
and impairment	(	34,697)	(	2,190,081)	(	46,204)	(	2,270,982)
	\$	1,741,662	\$	1,427,698	\$	16,909	\$	3,186,269
<u>2025</u>								
Opening net book amount	\$	1,741,662	\$	1,427,698	\$	16,909	\$	3,186,269
Depreciation charge		-	(	44,889)	(	3,140)	(	48,029)
Net exchange differences	(	21,328)	(	10,479)	(	11,072)	(	42,879)
Closing net book amount	\$	1,720,334	\$	1,372,330	\$	2,697	\$	3,095,361
At June 30, 2025								
Cost	\$	1,755,031	\$	3,546,019	\$	75,387	\$	5,376,437
Accumulated depreciation								
and impairment	(	34,697)	(	2,173,689)	(	72,690)	(	2,281,076)
	\$	1,720,334	\$	1,372,330	\$	2,697	\$	3,095,361

		Buildings and		Right-of-use				
		Land	Land structures			assets		Total
At January 1, 2024								
Cost Accumulated depreciation	\$	1,436,681	\$	3,280,847	\$	59,941	\$	4,777,469
and impairment			(	1,955,900)	(	36,382)	(	1,992,282)
	\$	1,436,681	\$	1,324,947	\$	23,559	\$	2,785,187
<u>2024</u>								
Opening net book amount	\$	1,436,681	\$	1,324,947	\$	23,559	\$	2,785,187
Additions		-		426		-		426
Reclassification		349,854		168,770		-		518,624
Depreciation charge		-	(	43,399)	(	4,233)	(	47,632)
Net exchange differences		10,679		10,320		359		21,358
Closing net book amount	\$	1,797,214	\$	1,461,064	\$	19,685	<u>\$</u>	3,277,963
At June 30, 2024								
Cost	\$	1,831,911	\$	3,608,712	\$	60,787	\$	5,501,410
Accumulated depreciation								
and impairment	(	34,697)	(	2,147,648)	(	41,102)	(	2,223,447)
	\$	1,797,214	\$	1,461,064	\$	19,685	\$	3,277,963
A. Rental income from the lease			_	operty and d	irect (	operating ex	per	ses arising
from the investment property	/ are					.4 .4		.1 . 1
				month period	l Fo	or the three-		•
		ended	Jun	e 30, 2025		ended Jun	e 30	0, 2024
Rental income from investme	ent	¢.		45.70	<b>5</b>			40.702
property		<u>\$</u>		45,702	<u> </u>			40,782
Direct operating expenses are	_							
from the investment propert	-							
that generated rental income	3	\$		20,62	7 \$			18,782
during the period		φ		20,02	/ 5			10,702
Direct operating expenses are	_							
from the investment propert that did not generate rental	y							
income during the period		\$		2,102	2 \$			2,779
meetile during the period		Ψ		2,102	ΞΨ			2,117

	For the six-month period		For the six-month period			
	ended J	une 30, 2025	ended June 30, 2024			
Rental income from investment						
property	\$	83,671	\$	82,849		
Direct operating expenses arising						
from the investment property						
that generated rental income						
during the period	\$	35,913	\$	36,003		
Direct operating expenses arising						
from the investment property						
that did not generate rental						
income during the period	\$	4,203	\$	5,558		

B. The fair value of the investment property held by the Group as at June 30, 2025, December 31, 2024 and June 30, 2024, were \$7,123,838, \$7,317,924 and \$7,621,998, respectively, which is categorised within Level 3 in the fair value hierarchy.

## (11) Goodwill (listed as '1780 Intangible assets')

		2025	2024		
At January 1					
Cost	\$	5,076,100	\$	5,045,600	
Accumulated amortization and impairment	(	419,442)	(	315,284)	
	\$	4,656,658	\$	4,730,316	
Opening net book amount	\$	4,656,658	\$	4,730,316	
Additions		909,479		-	
Net exchange differences	(	45,868)		101,249	
Closing net book amount	\$	5,520,269	\$	4,831,565	
At June 30					
Cost	\$	5,939,711	\$	5,146,849	
Accumulated amortization and impairment	(	419,442)	(	315,284)	
	\$	5,520,269	\$	4,831,565	

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

	_Ju	ine 30, 2025	Dece	ember 31, 2024	Jı	ine 30, 2024
Green mechatronic solution business group	\$	5,362,857	\$	4,656,658	\$	4,831,565
Intelligence energy business group		157,412		_		
	\$	5,520,269	\$	4,656,658	\$	4,831,565

A. On October 15, 2015, the Group acquired 100% equity and obtained control over Motovario S.p.A., which is headquartered in Italy and is primarily engaged in manufacturing and sales of power transmission equipment such as motors and gear reducers, and its subsidiaries for a cash consideration of \$3,989,850 (EUR 108,214 thousand). As of June 30, 2025, the goodwill arising from the merger amounted to \$4,652,622.

- B. On September 24, 2024, the Group acquired 57.21% equity and obtained control over Shen Chang Electric Co., Ltd., which is primarily engaged in design and manufacturing of transformers, for a cash consideration of \$548,330. As of June 30, 2025, the goodwill arising from the merger amounted to \$6,393.
- C. On January 3, 2025, the Group acquired 78.49% equity and obtained control over EVK Company, which is primarily engaged in development, manufacture and sales of high-performance hair-pin machines, for a cash consideration of \$1,119,500 (RMB\$250,000 thousand). As of June 30, 2025, the goodwill arising from the merger amounted to \$678,259.
- D. On April 30, 2025, the Group acquired 80% equity and obtained control over NCL Energy Sdn. Bhd., which is primarily engaged in providing mechatronic and solar power engineering services, for a cash consideration of \$489,828 (MYR 70,000 thousand). As of June 30, 2025, the goodwill arising from the acquisition of NCL Energy Sdn. Bhd. amounted to \$157,412.

## (12) Non-current assets held for sale and discontinued operations

- A. On November 12, 2024, the Group passed the resolution of the Board of Directors and approved the sale of the entire equity in AnTai Innovative Technology (Xiamen) Co., Ltd. to a non-affiliated party. The assets and liabilities related to this company have been reclassified as a disposal group held for sale. The transaction had been completed in February 2025. As of December 31, 2024, the assets and liabilities of the disposal group held for sale are \$292,198 and \$27,770, respectively.
- B. Assets of disposal group classified as held for sale:

	June :	30, 2025	Dece	mber 31, 2024	Jun	e 30, 2024
Cash and cash equivalents	\$	-	\$	119,150	\$	102,596
Accounts receivable		-		1,965		2,339
Other receivables		-		398		273
Inventories		-		-		358
Prepayments		-		1,162		1,325
Property, plant and equipment		-		169,417		178,564
Other non-current assets				106		90
	\$		\$	292,198	\$	285,545

C. Liabilities directly relating to non-current assets held for sale:

	June	30, 2025	Decem	ber 31, 2024	June	e 30, 2024
Accounts payable and other payables	\$	-	\$	11,936	\$	6,287
Other current liabilities				15,834		17,489
	\$	-	\$	27,770	\$	23,776

- D. As of June 30, 2025, the assets and liabilities have not yet met the requirements of the disposal group and are therefore still classified under various items in the Group's consolidated balance sheet.
- E. The disposal group was remeasured to the lower of its carrying amount and fair value less costs to sell and no impairment loss was incurred.
- F. The consideration received by the Group due to the transaction amounted to \$599,904 in cash. In addition, the Group disposed the disposal group held for sale and recognised gains on disposal of \$335,476 in February 2025.

(13) Other non-current assets
-------------------------------

	June 30, 2025		December 31, 2024		June 30, 2024		
Refundable deposits	\$	217,732	\$	336,621	\$	339,741	
Prepayment of investment		-		72,963		-	
Long-term notes and							
accounts receivable		31,804		59,788		69,059	
Deferred expenses		25,769		28,893		21,072	
Other assets		47,750		40,951		27,898	
	\$	323,055	\$	539,216	\$	457,770	

## (14) Short-term borrowings

June 30, 2	025	Interest rate range	Collateral
\$ 1,14	19,891	1.91%~7.50%	Notes receivable, land, buildings and structures, demand deposits and time deposits
December 31	, 2024	Interest rate range	Collateral
\$ 1,13	37,120	1.26%~7.50%	Notes receivable, land, buildings and structures, demand deposits and time deposits
June 30, 2	024	Interest rate range	Collateral
	22,211	1.26%~7.50%	Notes receivable, land, buildings and structures, demand deposits and time deposits
	\$ 1,14 December 31 \$ 1,13 June 30, 2	December 31, 2024 \$ 1,137,120  June 30, 2024 \$ 1,022,211	\$\frac{1,149,891}{\\$1,149,891}\$\$\frac{1.91\%\\$\pi\\$7.50\%}{\\$1,137,120}\$\$\frac{\text{Interest rate range}}{1.26\%\\$\pi\\$7.50\%}\$\$\frac{1.137,120}{\\$1,022,211}\$\$\frac{1.26\%\\$\pi\\$7.50\%}{\\$7.50\%}\$\$

## (15) Short-term notes and bills payable

	Ju	ne 30, 2025	Interest rate range	Collateral		
Commercial papers payable	\$	3,000,000	1.73%	None		
Less: unamortized discount	(	4,809)				
	\$	2,995,191				

- A. As of December 31, 2024 and June 30, 2024, there was no such transaction.
- B. The above commercial papers payable was issued under securities and acceptance offered by the financial institutions to fund short-term capital.

## (16) Financial liabilities at fair value through profit or loss

Items	June 30, 2025	December 31, 2024	June 30, 2024
Current items:			
Financial liabilities held for trading			
Non-hedging derivatives	\$ 6	15 \$ 1,305	\$ 2,240

A. The Group recognised net profit (loss) of \$795, (\$1,930), \$690 and \$3,610 on financial liabilities held for trading for the three-month and six-month periods ended June 30, 2025 and 2024, respectively.

B. Explanations of the transactions and contract information in respect of non-hedged derivative financial liabilities are as follows:

	June 30, 2025							
Derivative instrument	Contract period	(Notion	nal principal)	Fai	r value			
Forward foreign exchange cont	racts							
SELL AUD/BUY USD	June 23, 2025~August 28, 2025	AUD	2,000,000	\$	609			
SELL USD/BUY RMB	June 26, 2025~July 10, 2025	USD	2,000,000		6			
				\$	615			
	December 3	31, 2024						
		Contra	act amount					
Derivative instrument	Contract period	(Notion	nal principal)	Fai	r value			
Exchange rate swap								
SELL TWD/BUY USD	November 22, 2024~January 27, 2025	USD	3,000,000	\$	1,305			
	June 30,	2024						
		Contra	act amount					
Derivative instrument	Contract period	(Notion	nal principal)	Fai	r value			
Forward foreign exchange cont	racts		_					
BUY EUR/SELL AUD	April 9, 2024 ~ October 10, 2024	EUR	643,002	\$	306			
BUY USD/SELL AUD	May 7, 2024 ~ July 5, 2024	USD	30,000		3			
BUY USD/SELL CNH	June 6, 2024 ~ July 25, 2024	USD	4,633,610		1,004			
Exchange rate swap								
BUY AUD/SELL TWD	June 26, 2024 ~ July 31, 2024	AUD	5,800,000		927			
				\$	2,240			

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 are not accounted for under hedge accounting.

## (17) Hedging financial assets and liabilities

	December 31, 2024				
	As	ssets	Liab	oilities	
	Current	Non-current	Current	Non-current	
Cash flow hedges:  Exchange rate risk  Forward foreign  exchange contracts	\$ 5,887	\$ -	\$ - 0, 2024	<u>\$</u> -	
	As	Assets		oilities	
	Current	Non-current	Current	Non-current	
Cash flow hedges: <u>Exchange rate risk</u> Forward foreign  exchange contracts	\$ -	\$ -	\$ 661	\$ -	
$\Lambda$ As of June 30, 2025, the $\Omega$	Group has no hadaina	financial assets		<u>*</u>	

A. As of June 30, 2025, the Group has no hedging financial assets and liabilities.

- B. Hedge accounting is applied to remove the accounting inconsistency between the hedging instrument and the hedged item. To hedge the risk arising from foreign currency denominated future commercial transactions, the Group uses forward foreign exchange transactions to control the exchange rate risk under their acceptable range as the exchange rate fluctuations will change future cash flows.
- C. Transaction information associated with the Group adopting hedge accounting is as follows:

		Dec	cember 31, 2024	, , , , , , , , , , , , , , , , , , ,			e year ended ber 31, 2024
Hedging instruments Cash flow hedges Exchange rate risk Forward foreign exchange transactions	Notional amount USD 8,328	Contract period  October 24, 2024 ~ January 24, 2025	Assets carrying amount  \$ 5,887	Liabilities carrying amount	Changes in fair value in relation to recognising hedge ineffectiveness basis	(in dollars)  32. 15  For the six	Gains (losses) on valuation of ineffective hedge that will be recognised in financial assets/liabilities at fair value through profit or loss  \$
Hedging instruments Cash flow hedges Exchange rate risk Forward foreign exchange transactions	Notional amount	Contract period  June 26, 2024 ~  November 26, 2024	Assets carrying amount	Liabilities carrying amount	Changes in fair value in relation to recognising hedge ineffectiveness basis	Average price or fee (in dollars)	Gains (losses) on valuation of ineffective hedge that will be recognised in financial assets/liabilities at fair value through profit or loss

## D. Cash flow hedge:

		2025	2024	
Other equity - cash flow hedge reserve				
At January 1	\$	20,070	(\$	5,025)
Add: Gains on hedge effectiveness- amount recognised in other				
comprehensive income		2,715		18,188
Less: Reclassified to profit or loss as the hedged item has affected				
profit or loss	(	15,353)		-
Less: Reclassified to profit or loss – forecast transaction is no				
longer expected to occur	(	7,432)		
At June 30	\$		\$	13,163

## Exchange rate risk

To hedge exposed exchange rate risk arising from forecast input cost of construction in progress, the Group entered into a forward forecast purchase agreement of US dollar, and the hedge ratio is 1:1. The effective portion with respect to the changes in the fair value of the hedging instruments is deferred to recognise in the cash flow hedge reserve, which is under other comprehensive income, and will be directly included in the cost of construction in progress when the hedged items are subsequently recognised in construction in progress.

## (18) Other payables

	J	une 30, 2025	Dec	ember 31, 2024	Jı	ine 30, 2024
Salary and wages payable	\$	1,853,775	\$	2,109,453	\$	2,224,192
Employees' compensation payable		936,492		788,153		1,000,203
Dealers' bonus commission payable		363,861		166,317		251,785
Directors' and supervisors'						
remuneration payable		207,716		148,059		240,832
Equipment payable		229,413		175,598		97,097
Dividends payable		4,749,887		55,896		4,764,093
Others		2,831,319		2,705,292		2,304,756
	\$	11,172,463	\$	6,148,768	\$	10,882,958
(19) Bonds payable						
	J	une 30, 2025	Dec	ember 31, 2024	_Jı	ine 30, 2024
Issuance of bonds payable	\$	2,000,000	\$	5,000,000	\$	5,000,000
Less: Current portion of bonds payable (listed as '2320						
Long-term liabilities,	(	2 000 000	(	5 000 000)	(	2 000 000)
current portion')	(	2,000,000)	`	5,000,000)	(	3,000,000)
	<u> </u>		\$		<u> </u>	2,000,000

A. The terms of the first domestic unsecured ordinary corporate bonds issued by the Company in 2020 are as follows:

The Company issued \$3,000,000, 0.70% first domestic unsecured ordinary corporation bonds, as approved by the regulatory authority on June 9, 2020. The bonds mature 5 years from the issue date (June 12,  $2020 \sim$  June 12, 2025). The unsecured ordinary corporation bonds had

been settled on June 12, 2025.

B. The terms of the second domestic unsecured ordinary corporate bonds issued by the Company in 2020 are as follows:

The Company issued \$2,000,000, 0.60% first domestic unsecured ordinary corporation bonds, as approved by the regulatory authority on September 4, 2020. The bonds mature 5 years from the issue date (September 15, 2020 ~ September 15, 2025) and will be redeemed at face value at the maturity date.

## (20) Long-term borrowings

Long-term borrowings					
_	Borrowing period and	Interest			June 30,
Type of borrowings	repayment term	rate range	Collateral		2025
Long-term bank borrowings and commercial papers payable	Both borrowing periods are from April 5, 2017 to June 27, 2038; payable based on the agreed terms.	1.76%~9.35%	Note	\$	5,841,139
Less: Current portion (listed	d as '2320 Long-term liabilities, current p	oortion')		(	299,877) 5,541,262
	Borrowing period and	Interest		D <sub>6</sub>	ecember 31,
Type of borrowings	repayment term	rate range	Collateral		2024
Long-term bank borrowings and commercial papers payable	Both borrowing periods are from March 12, 2020 to June 27, 2038; payable based on the agreed terms.	1.90%~9.35%	Note	\$	5,794,576
Less: Current portion (listed	d as '2320 Long-term liabilities, current p	oortion')		(	1,260,101) 4,534,475
	Borrowing period and	Interest			June 30,
Type of borrowings	repayment term	rate range	Collateral		2024
Long-term bank borrowings and commercial papers payable	Both borrowing periods are from March 12, 2020 to June 27, 2038; payable based on the agreed terms.	1.35%~9.24%	Note	\$	3,616,451
Less: Current portion (listed	d as '2320 Long-term liabilities, current p	oortion')		(	1,299,272)
				\$	2,317,179

Note: Details of the Group's assets pledged to others as collateral for borrowings are provided in Note 8.

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.

## (21) Pensions

A.(a) The Company and its domestic subsidiaries have a defined benefit pension plan in accordance with the Labor Standards Act, 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 Act. 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 and its domestic subsidiaries contribute 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 not sufficient 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 pension costs under the defined contribution pension plans of the Group for the three-month and six-month periods ended June 30, 2025 and 2024 were \$5,210, \$5,585, \$10,350 and \$11,387, respectively.
- (c) Expected contributions to the defined benefit pension plans of the Group for the year ending December 31, 2026 amount to \$220,158.
- 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 Group'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 three-month and six-month periods ended June 30, 2025 and 2024 ranged from 14%~20%. 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 three-month and six-month periods ended June 30, 2025 and 2024 were \$108,579, \$109,531, \$210,876 and \$207,375, respectively.

## (22) Share capital

A. As of June 30, 2025, 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 \$21,387,966 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.

	2025	2024
At January 1 (At June 30)	2,138,797	2,138,797

Note: Shares in thousands.

### B. Treasury shares

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

		June 30, 2025	
		Number of	
Name of company holding		shares (thousand	
the shares	Reason for reacquisition	shares)	Carrying amount
The Company	To be reissued to employees	5,000	\$ 249,012

Not applicable until December 31 and June 30, 2024.

- (b) Pursuant to the R.O.C. Securities and Exchange Act, the number of shares bought back as treasury share should not exceed 10% of the number of the Company's issued and outstanding shares and the amount bought back should not exceed the sum of retained earnings, paid-in capital in excess of par value and realised capital surplus.
- (c) Pursuant to the R.O.C. Securities and Exchange Act, treasury shares should not be pledged as collateral and is not entitled to dividends before it is reissued.
- (d) Pursuant to the R.O.C. Securities and Exchange Act, treasury shares should be reissued to the employees within five years from the reacquisition date and shares not reissued within the five-year period are to be retired. Treasury shares to enhance the Company's credit rating and the stockholders' equity should be retired within six months of acquisition.
- 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. 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 Top-Tower Enterprises Co., Ltd acquired the Company's shares. Furthermore, the subsidiary Taiwan Pelican Express Co., Ltd. is a subsidiary over which the Company has substantial control, and such investment on the Company's shares is a general investment. As of June 30, 2025, December 31, 2024 and June 30, 2024, book value of the shares of the Company held by the subsidiaries and second-tier subsidiaries were all \$511,710. Details are as follows:

		June 30, 2025	
	Shares (in thousands)	Cost (in dollars)	Market value (in dollars)
Tong-An Investment Co., Ltd.	19,540	\$ 14.92	\$ 47.30
An-Tai International Investment Co., Ltd.	2,826	10.37	47.30
Top-Tower Enterprises Co., Ltd.	77	9.37	47.30
Taiwan Pelican Express Co., Ltd.	7,070	26.89	47.30
	29,513		
		December 31, 202	24
	Shares	Cost	Market value
	(in thousands)	(in dollars)	(in dollars)
Tong-An Investment Co., Ltd.	19,540	\$ 14.92	\$ 52.20
An-Tai International Investment Co., Ltd.	2,826	10.37	52.20
Top-Tower Enterprises Co., Ltd.	77	9.37	52.20
Taiwan Pelican Express Co., Ltd.	7,070	26.89	52.20
	29,513		
		June 30, 2024	
	Shares	Cost	Market value
	(in thousands)	(in dollars)	(in dollars)
Tong-An Investment Co., Ltd.	19,540	\$ 14.92	\$ 53.50
An-Tai International Investment Co., Ltd.	2,826	10.37	53.50
Top-Tower Enterprises Co., Ltd.	77	9.37	53.50
Taiwan Pelican Express Co., Ltd.	7,070	26.89	53.50
	29,513		

## (23) 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.

## (24) Retained earnings

- 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 dividends shall account for 5% ~ 50% of the distributed amount. Stock dividends shall be approved by the shareholders at the shareholders' meeting while cash dividends shall be approved by the Board of Directors under a resolution adopted by a majority vote at a meeting of the Board of Directors attended by two-thirds of the total number of directors and reported to the shareholders at the shareholders' meeting.
- 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 Order No. Financial-Supervisory-Securities-Corporate-1090150022, dated March 31, 2011, 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 periods if the assets are investment property other than land. As of June 30, 2025, the amount previously set aside as special reserve on initial application of IFRSs and yet to be reversed amounted to \$3,640,779.

E. The appropriations of the 2024 and 2023 net income was respectively resolved by the stockholders on June 3, 2025 and May 27, 2024 as follows:

	For th	e year ended	For the year ended			
	Decem	nber 31, 2024	Decem	ber 31,	2023	
		Dividend per share		Divide	nd per share	
	Amount	(in dollars)	Amount	(in	dollars)	
Legal reserve	\$ 602,097		\$ 626,570			
Cash dividends	4,694,353	\$ 2.2	4,705,353	\$	2.2	

Note: For the year ended December 31, 2024, the amount of cash dividends was changed due to the Company repurchasing treasury stocks before the effective date, resulting in a change of outstanding shares of common shares. The distribution amount of cash dividends was adjusted under the unchanged shareholder yield as approved by the Board of Directors.

## (25) Other equity items

omer equity nemo		nrealised gains sses) on valuation	Не	edging reserve		Currency translation		Total
At January 1, 2025	\$	10,677,750	\$	20,070	(\$	1,301,814)	\$	9,396,006
Unrealised gains and losses on financial assets:	,	.,,	•	,,,,,	( *	, ,- ,	•	. , ,
Revaluation - group	(	2,115,360)		-		-	(	2,115,360)
Revaluation - associates	(	10,883)		-		-	(	10,883)
Revaluation transferred to retained								
earnings		142,552		-		-		142,552
Cash flow hedge:								
Fair value gain		-		2,715		-		2,715
Transfer to profit or loss		-	(	22,785)		-	(	22,785)
Currency translation differences:								
–Group					(	2,148,279)	(	2,148,279)
At June 30, 2025	\$	8,694,059	\$	_	<u>(\$</u>	3,450,093)	\$	5,243,966
		nrealised gains sses) on valuation	Не	edging reserve		Currency translation		Total
At January 1, 2024	\$	17,649,701	(\$	5,025)	(\$	2,280,016)	\$	15,364,660
Unrealised gains and losses on financial assets:		, ,		, ,		, , ,		, ,
Revaluation - group	(	2,147,591)		-		-	(	2,147,591)
Revaluation - associates	(	22)		-		-	(	22)
Revaluation transferred to retained earnings		171,400		-		-		171,400
Cash flow hedge:								
Fair value gain		-		18,188		-		18,188
Currency translation differences:								
-Group						887,402		887,402
At June 30, 2024	\$	15,673,488	\$	13,163	<u>(\$</u>	1,392,614)	\$	14,294,037

## (26) Operating revenue

	For the t	three-month period	For the t	hree-month period
	ende	d June 30, 2025	ended	d June 30, 2024
Revenue from customers	\$	15,126,576	\$	14,300,638
Others - rental revenue		477,394		225,289
	\$	15,603,970	\$	14,525,927
	For the six-month period		For the	six-month period
	ende	d June 30, 2025	ended	d June 30, 2024
Revenue from customers	\$	28,393,049	\$	27,726,609
Others - rental revenue		828,087		528,916
	\$	29,221,136	\$	28,255,525

A. Disaggregation of revenue from customers

The Group derives revenue from the transfer of goods and services over time and at a point in time in the following major product lines:

time in the following major produc	t IIIICS.	
	For the three-month period	*
	ended June 30, 2025	ended June 30, 2024
	Revenue from external	Revenue from external
	customer contracts	customer contracts
Sales of green mechatronic solution business group products	\$ 7,504,29	0 \$ 7,551,390
Sales of intelligence energy		
business group product	4,054,462	3,111,020
Sales of air and intelligent life	.,,,,,,,,	
business group product	1,975,530	6 1,828,328
Others	1,592,28	
	\$ 15,126,57	6 \$ 14,300,638
	For the six-month period ended June 30, 2025	For the six-month period ended June 30, 2024
	Revenue from external	Revenue from external
	customer contracts	customer contracts
Sales of green mechatronic solution business group products	\$ 14,538,81	8 \$ 14,853,742
Sales of air and intelligent life		
business group product	6,640,29	5,705,338
Sales of air and intelligent life	2,0.0,-2.	-,,
business group product	3,655,34	1 3,353,949
$\mathcal{L}$		
Others	3,558,59	7 3,813,580
Others	3,558,59 \$ 28,393,04	

B. Revenue recognised that was incluperiod	uded in the con	tract liability ba	lance at the	e beginning of the		
•	For the three-month period ended June 30, 2025		For the three-month period ended June 30, 2024			
Revenue recognised that was included in the contract liability balance at the beginning of the period						
Advance sales receipts		118,008 month period ne 30, 2025		170,772 six-month period d June 30, 2024		
Revenue recognised that was included in the contract liability balance at the beginning of the period						
Advance sales receipts (27) <u>Interest income</u>	\$	612,780	\$	568,071		
		-month period ne 30, 2025		hree-month period I June 30, 2024		
Interest income from bank deposits Interest income from financial assets	\$	170,560	\$	209,702		
measured at amortised cost		1,530		701		
	\$	172,090	\$	210,403		
		month period ne 30, 2025		six-month period I June 30, 2024		
Interest income from bank deposits Interest income from financial assets	\$	332,709	\$	384,892		
measured at amortised cost		3,326		1,381		
	\$	336,035	\$	386,273		
(28) Other income						
		-month period ne 30, 2025		hree-month period I June 30, 2024		
Rental revenue	\$	44,827	\$	45,523		
Dividend income		586,858		357,769		
Other non-operating income	ф.	49,212	<u></u>	84,982		
	\$	680,897	\$	488,274		
		month period		six-month period		
	•	ne 30, 2025	•	d June 30, 2024		
Rental revenue	\$	90,796	\$	89,154		
Dividend income		592,876		364,410		
Other non-operating income	•	83,628 767,300	\$	142,322		
	\$	767,300	Φ	595,886		

## (29) Other gains and losses

		rree-month period June 30, 2025	For the three-month period ended June 30, 2024			
(Loss) gain on disposal of property, plant and equipment	(\$	8,575)	\$	64,968		
Gain (loss) arising from lease		1 226	(	15)		
modifications	(	1,236	(	15)		
Net currency exchange (loss) gain (Loss) gain on financial assets at fair	(	71,703)		28,906		
value through profit or loss	(	45,317)		146,696		
Gain (loss) on financial liabilities		,		- 10,000		
at fair value through profit or loss		795	(	1,930)		
Miscellaneous disbursements	(	177,924)	(	193,185)		
	(\$	301,488)	\$	45,440		
		six-month period June 30, 2025		six-month period I June 30, 2024		
Gain on disposal of property, plant and equipment	\$	16,599	\$	117,808		
Gain on disposal of non-current assets held for sale		335,476		-		
Gain (loss) arising from lease		2	(	1.5)		
modifications  Net currency exchange (loss) gain	(	2,014)	(	15) 48,530		
(Loss) gain on financial assets at fair	(	2,014)		40,330		
value through profit or loss	(	60,689)		151,707		
Gain on financial liabilities		, ,		,		
at fair value through profit or loss		690		3,610		
Miscellaneous disbursements	(	319,824)	(	353,044)		
	( <u>\$</u>	29,760)	(\$	31,404)		
(30) Finance costs						
		rree-month period June 30, 2025		hree-month period I June 30, 2024		
Interest expense	\$	87,359	\$	84,516		
Other finance expenses		2,056		434		
	\$	89,415	\$	84,950		
		six-month period June 30, 2025		six-month period I June 30, 2024		
Interest expense	\$	181,712	\$	173,669		
Other finance expenses		2,886		1,303		
	\$	184,598	\$	174,972		

## (31) Expenses by nature (including employee benefit expense)

		June 30, 2025	For the three-month period ended June 30, 2024			
Wages and salaries	\$	2,155,485	\$	2,136,836		
Employees' compensation and						
directors' remuneration		221,623		274,112		
Labor and health insurance fees		294,285		286,092		
Pension costs		113,789		115,116		
Other personnel expenses		120,853		105,252		
Depreciation charges on property,						
plant and equipment as well as						
investment property		339,927		319,512		
Depreciation charges on right-of						
-use assets and amortization						
charges on intangible assets		196,287		190,792		
		six-month period		x-month period		
	ended	Six-month period June 30, 2025	ended J	x-month period une 30, 2024		
Wages and salaries		-		-		
Employees' compensation and	ended	June 30, 2025 4,319,238	ended J	4,251,581		
Employees' compensation and directors' remuneration	ended	June 30, 2025 4,319,238 411,222	ended J	4,251,581 459,676		
Employees' compensation and directors' remuneration Labor and health insurance fees	ended	June 30, 2025 4,319,238	ended J	4,251,581		
Employees' compensation and directors' remuneration	ended	June 30, 2025 4,319,238 411,222	ended J	4,251,581 459,676		
Employees' compensation and directors' remuneration Labor and health insurance fees	ended	June 30, 2025 4,319,238 411,222 590,808	ended J	4,251,581 459,676 562,856		
Employees' compensation and directors' remuneration Labor and health insurance fees Pension costs Other personnel expenses Depreciation charges on property,	ended	June 30, 2025 4,319,238 411,222 590,808 221,226	ended J	4,251,581 459,676 562,856 218,762		
Employees' compensation and directors' remuneration Labor and health insurance fees Pension costs Other personnel expenses Depreciation charges on property, plant and equipment as well as	ended	June 30, 2025 4,319,238 411,222 590,808 221,226 227,180	ended J	4,251,581 459,676 562,856 218,762 200,630		
Employees' compensation and directors' remuneration Labor and health insurance fees Pension costs Other personnel expenses Depreciation charges on property,	ended	June 30, 2025 4,319,238 411,222 590,808 221,226	ended J	4,251,581 459,676 562,856 218,762		
Employees' compensation and directors' remuneration Labor and health insurance fees Pension costs Other personnel expenses Depreciation charges on property, plant and equipment as well as investment property	ended	June 30, 2025 4,319,238 411,222 590,808 221,226 227,180	ended J	4,251,581 459,676 562,856 218,762 200,630		

- 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' remuneration. The ratio shall be 1%~10% for employees' compensation (No less than 25% of this should be allocated to rank-and-file employees) and shall not be higher than 5% for directors' remuneration.
- B. For the three-month and six-month periods ended June 30, 2025 and 2024, employees' compensation was accrued at \$107,983, \$156,986, \$185,000 and \$251,697, respectively; while directors' remuneration was accrued at \$38,328, \$44,577, \$65,664 and \$71,470, respectively. The aforementioned amounts were recognised in salary expenses.
- C. For the year ended December 31, 2024, after considering each year's earnings, the employee benefit expenses were accrued based on past experience and ratio. The employees' compensation and directors' and supervisors' remuneration resolved by the Board of Directors were \$400,483 and \$108,327, and the employees' compensation will be distributed in the form of cash.

The difference of (\$42,530) between employees' compensation of \$443,013 and the difference of (\$1,418) between directors' remuneration of \$109,745 as resolved by the Board of Directors which is mainly arising from changes in estimate of directors' remuneration and the amount recognised in the 2024 financial statements had been adjusted in the profit or loss of 2025.

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.

## (32) Income tax

## A. Income tax expense

		ee-month period une 30, 2025	For the three-month period ended June 30, 2024		
Current tax:					
Current tax on profits for the period	(\$	16,184)	\$	776,520	
Tax on undistributed surplus earnings		36,226		42,423	
Prior year income tax (over)	,	0.6.102)		<b>77</b> 005	
under estimation	(	86,182)		77,805	
Total current tax	(	66,140)		896,748	
Deferred tax:					
Origination and reversal of					
temporary differences		402,614	(	358,013)	
Total deferred tax		402,614	(	358,013)	
Income tax expense	\$	336,474	\$	538,735	
		x-month period une 30, 2025	For the six-month period ended June 30, 2024		
Current tax:					
Current tax on profits for					
the year	\$	308,038	\$	1,168,445	
Tax on undistributed surplus earnings		36,226		42,423	
Prior year income tax (over) under estimation	(	86,182)		77,805	
Total current tax		258,082		1,288,673	
Deferred tax:					
Origination and reversal of					
temporary differences		518,221	(	267,014)	
Total deferred tax		518,221	(	267,014)	
Income tax expense	\$	776,303	\$	1,021,659	

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

		re-month period une 30, 2025	For the three-month period ended June 30, 2024			
Deferred tax:						
Currency translation differences	(\$	609,223)	\$	27,835		
Income tax charge relating to components of other						
comprehensive income	(\$	609,223)	\$	27,835		
	For the six-month period ended June 30, 2025		For the six-month periodended June 30, 2024			
Deferred tax:						
Currency translation differences		40.4.4.	¢	175 506		
differences	(\$	494,134)	<b></b>	175,586		
Income tax charge relating to components of other	(\$	494,134)	\$	1/3,386		

- B. As of June 30, 2025, the Company and its subsidiaries' income tax returns through various years between 2021 and 2023, respectively, have been assessed and approved by the Tax Authority.
- C. The Group has applied the exception to recognising and disclosing information about deferred tax assets and liabilities related to Pillar Two income taxes.
- D. The Group had no current tax expense related to Pillar Two income taxes for the three-month and six-month periods ended June 30, 2025 and 2024.
- E. The Group's exposure to Pillar Two income taxes arising from the Pillar Two legislation is as follows:

The Group is within the scope of the Pillar Two model rules published by the Organisation for Economic Co-operation and Development (OECD). Since Pillar Two legislation was enacted in Singapore, Malaysia and Thailand, the jurisdiction in which subsidiaries of the Group is incorporated, and will come into effect from January 1, 2025.

Under the Pillar Two legislation, the Group was liable to pay a top-up tax for the difference between its GloBE effective tax rate per jurisdiction and the 15% minimum rate.

For 2025, the average effective tax rate calculated in accordance with IAS 12 of subsidiaries of the Group operating in jurisdiction should be higher than 15%. The Group is in the process of assessing its exposure to the Pillar Two legislation for when it comes into effect. Due to the complexities in applying the legislation and calculating GloBE income as well as the impact of specific adjustments envisaged in the Pillar Two legislation which give rise to different effective tax rates compared to those calculated in accordance with IAS 12, the quantitative impact of the enacted or substantively enacted legislation is not yet reasonably estimable. The Group has engaged tax specialists to assist it in applying the legislation.

(33) <u>Earnings per share</u>	Eastha thua	month namical anded I	uma 20, 2025
	For the three-	-month period ended Ju Weighted average	ine 30, 2023
		number of ordinary	
		shares outstanding	Earnings per
	Amount after tax	(in thousands)	share (in dollars)
Basic (Diluted) earnings per share			
Profit attributable to ordinary			
shareholders of the parent	\$ 1,448,762	2,107,355	\$ 0.69
Note: The earnings per share of \$0 subsidiary, which were deer average number of ordinary s	med as treasury sha shares outstanding.	ares, were excluded fi	rom the weighted
	For the three-	month period ended Ju	ine 30, 2024
		Weighted average	
		number of ordinary	Eamin as non
	Amount after tax	shares outstanding (in thousands)	Earnings per share (in dollars)
Basic (Diluted) earnings per share	7 Hillount after tax	(III thousands)	share (in donars)
Profit attributable to ordinary			
shareholders of the parent	\$ 1,646,951	2,109,284	\$ 0.78
Note: The earnings per share of \$0	.77 (in dollars) give	n the shares of the Cor	npany held by the
subsidiary, which were deep		ares, were excluded fi	rom the weighted
average number of ordinary	_	.1 ' 1 1 1 1 1	20, 2025
	For the six-r	month period ended Jun	ne 30, 2025
		Weighted average	
		number of ordinary shares outstanding	Earnings per
	Amount after tax	Č	share (in dollars)
Basic (Diluted) earnings per share		(III tille disdilas)	siare (in denais)
Profit attributable to ordinary			
shareholders of the parent	\$ 2,596,072	2,107,138	\$ 1.23
Note: The earnings per share of \$1			
subsidiary, which were deer	med as treasury sha		
average number of ordinary	shares outstanding.		20. 2024

For the six-month period ended June 30, 2024

Weighted average number of ordinary shares outstanding Earnings per (in thousands) share (in dollars) Amount after tax

Basic (Diluted) earnings per share

Profit attributable to ordinary

\$ 2,806,090 2,109,284 shareholders of the parent

Note: The earnings per share of \$1.31 (in dollars) given the shares of the Company held by the subsidiary, which were deemed as treasury shares, were excluded from the weighted average number of ordinary shares outstanding.

(34) <u>Supplemental cash flow information</u>
A. Investing activities with partial cash payments:

-		June 30, 2025	For the six-month period ended June 30, 2024		
Acquisition of property, plant and equipment	\$	495,354	\$	512,894	
Add:					
Payables at beginning of the					
period		175,598		130,788	
Less:					
Payables at end of the period	(	229,413)	(	97,097)	
Cash paid	\$	441,539	\$	546,585	
B. Financing activities with no cash fl	ow effects:				
_	For the six-month period ended June 30, 2025			six-month period d June 30, 2024	
Cash dividends declared	\$	4,694,353	\$	4,705,353	
0.0 ( 1. 21. 2024 ) 1. (1. 1.	1 , ,	· 01 01 F	1	T 4 1 1 41	

C. October 21, 2024 is used as the base date to acquire Shen Chang Electric Co., Ltd. in the current period, and the book value of its assets and liabilities is as follows:

1	Octo	October 21, 2024		
Cash	\$	68,322		
Cash - issue of shares		400,000		
Accounts and notes receivable		37,575		
Inventory		286,217		
Other current assets		18,267		
Property, plant and equipment		313,532		
Intangible assets		69,219		
Other non-current assets		53,098		
Bank borrowings	(	133,542)		
Accounts and notes payable	(	77,785)		
Other payables	(	30,836)		
Current income tax liabilities	(	6,550)		
Other current liabilities	(	21,501)		
Other non-current liabilities	(	28,740)		
Non-controlling interest's				
proportionate share of the				
recognised amounts of acquiree's	,	405.220)		
identifiable net assets	(	405,339)		
	\$	541,937		
Consideration for the acquisition				
of the subsidiary	\$	548,330		
Balance of cash in the subsidiary	(	468,322)		
Effect on net cash from the	Φ.	00.000		
consolidated subsidiary	<u>\$</u>	80,008		

D. January 3, 2025 is used as the base date to acquire EVK Company in the current period, and the book value of its assets and liabilities is as follows:

	Jan	January 3, 2025		
Cash	\$	16,929		
Subscriptions receivable		486,006		
Accounts and notes receivable		233,256		
Other receivables		4,113		
Inventory		104,511		
Other current assets		44,060		
Property, plant and equipment		333,555		
Other non-current assets		11,975		
Bank borrowings	(	179,120)		
Accounts payable	(	464,901)		
Other payables	(	31,810)		
Other current liabilities	(	887)		
Other non-current liabilities	(	89,560)		
Non-controlling interest's				
proportionate share of the				
recognised amounts of acquiree's	,	100 (04)		
identifiable net assets	(	100,694)		
	\$	367,433		
Consideration for the acquisition				
of the subsidiary	\$	1,119,500		
Paid capital increase	(	486,006)		
Balance of cash in the subsidiary	(	16,929)		
Effect on net cash from the				
consolidated subsidiary	<u>\$</u>	616,565		

E. April 30, 2025 is used as the base date to acquire NCL Energy Sdn. Bhd. in the current period, and the book value of its assets and liabilities is as follows:

	Apr	ril 30, 2025
Cash	\$	34,449
Subscriptions receivable		364,019
Accounts and notes receivable		58,676
Other receivables		56
Other current assets		31,949
Property, plant and equipment		73,030
Other non-current assets		1,275
Bank borrowings	(	18,905)
Accounts payable	(	83,697)
Other payables	(	33,017)
Other non-current liabilities	(	12,315)
Non-controlling interest's		
proportionate share of the		
recognised amounts of acquiree's		02.104)
identifiable net assets	(	83,104)
	\$	332,416
Consideration for the acquisition		
of the subsidiary	\$	489,828
Paid capital increase	(	364,019)
Balance of cash in the subsidiary	(	34,449)
Effect on net cash from the	Φ.	04.5.5
consolidated subsidiary	\$	91,360

## (35) Changes in liabilities from financing activities

	Short-term borrowings	Short-term notes and bills payable	Dividends payable (Note 1)	Bonds payable (Note 2)	Long-term borrowings (Note 2)	Lease liabilities	Liabilities from financing activities - gross
January 1, 2025	\$ 1,137,121	\$ -	\$ 55,896	\$ 5,000,000	\$ 5,794,576	\$ 6,020,390	\$18,007,983
Interest expenses on							
lease liabilities	-	-	-	-	-	66,063	66,063
Recognised in right -of-use assets	_	-	-	-	-	89,094	89,094
Remeasurement	-	-	-	-	-	416	416
Changes in cash flow							
from financing activities	( 185,255)	2,995,191	-	(3,000,000)	46,563	( 413,972)	( 557,473)
Effect of business							
combinations	198,025	-	-	-	-	-	198,025
Cash dividends declared	-	-	4,694,353	-	-	-	4,694,353
Other	-	-	( 362)	-	-	-	( 362)
Effect of foreign exchange						$(\underline{}62,578)$	$(\underline{}62,578)$
June 30, 2025	\$ 1,149,891	\$ 2,995,191	\$4,749,887	\$ 2,000,000	\$ 5,841,139	\$ 5,699,413	\$22,435,521

		Short-term orrowings	]	Dividends payable (Note 1)	 Bonds payable (Note 2)		Long-term corrowings (Note 2)		Lease liabilities		Liabilities from financing activities - gross
January 1, 2024	\$	1,357,111	\$	62,359	\$ 5,000,000	\$	3,549,846	\$	5,877,521	\$	15,846,837
Interest expenses on lease liabilities		-		-	-		-		69,433		69,433
Recognised in right-											
of-use assets		=		=	=		=		385,368		385,368
Remeasurement		=		=	=		=	(	1,489)	(	1,489)
Changes in cash flow											
from financing activities	(	334,900)		=	=		66,605	(	376,784)	(	645,079)
Cash dividends declared		=		4,705,353	=		=		=		4,705,353
Other		=	(	3,619)	=		=		=	(	3,619)
Effect of foreign exchange									28,952	_	28,952
June 30, 2024	\$	1,022,211	\$	4,764,093	\$ 5,000,000	\$	3,616,451	\$	5,983,001	\$	20,385,756
NI-4- 1. Cl (-41-		1. 1 2				_		_		_	

Note 1: Shown as 'other payables'.

Note 2: Including the portion shown as '2320 long-term liabilities, current portion'.

## (36) Details of significant non-controlling interests

A. As of June 30, 2025, December 31, 2024 and June 30, 2024, the non-controlling interest amounted to \$6,126,351, \$6,285,595 and \$6,164,640, respectively. The information on non-controlling interest and respective subsidiaries is as follows:

		Non-controlling interest					
		June 30	), 2025	December	r 31, 2024		
	Principal						
	place of						
Name of subsidiary	business	Amount	Ownership	Amount	Ownership		
Tecom Co., Ltd. and		·					
subsidiaries	R.O.C	\$ 279,497	36.48%	\$ 279,224	36.48%		
Taiwan Pelican							
Express Co., Ltd. and							
subsidiaries	R.O.C	1,250,209	66.62%	1,365,681	66.62%		
Century Development							
Corporation and							
subsidiaries	R.O.C	2,971,269	47.25%	3,064,227	47.25%		
Information Technology							
Total Services Co.,	<b>D</b> 0 C	207.442	<b>5</b> 0.000/	207.200	<b>5</b> 0.000/		
Ltd. and subsidiaries	R.O.C	297,442	50.99%	305,299	50.99%		
				Non-contro	lling interest		
				June 30	0, 2024		
		Prin	cipal				
Name of subsid	iary	place of	business	Amount	Ownership		
Tecom Co., Ltd. and subsi	diaries	R.C	O.C	\$ 281,533	36.48%		
Taiwan Pelican Express Co	o., Ltd. and						
subsidiaries		R.C	O.C	1,439,913	66.62%		
Century Development Cor	poration and						
subsidiaries		R.O.C		2,893,381	47.25%		
Information Technology T	otal Services						
Co.,Ltd. and subsidiaries		R.C	O.C	286,933	50.99%		

## B. Summarized financial information of the subsidiaries:

Balance sheets

		Tecom Co., Ltd. and subsidiaries						
	Jun	e 30, 2025	Decen	nber 31, 2024	Jun	ne 30, 2024		
Current assets	\$	639,581	\$	656,666	\$	704,154		
Non-current assets		626,653		636,170		660,365		
Current liabilities	(	433,703)	(	646,008) (	(	699,275)		
Non-current liabilities	(	391,354)	(	205,749) (	(	218,928)		
Total net assets	\$	441,177	\$	441,079	\$	446,316		

		Taiwan Pelican	n Express	Co., Ltd. a	and	subsidiaries
	_Jı	ane 30, 2025	December	r 31, 2024	_	June 30, 2024
Current assets	\$	1,367,866	\$ 1	,419,974	\$	1,580,792
Non-current assets		2,648,062	2	,850,608		2,744,961
Current liabilities	(	947,691)	(	927,620)	(	945,583)
Non-current liabilities	(	1,191,610)	(1	,293,006)	(_	1,218,789)
Total net assets	\$	1,876,627	\$ 2	,049,956	\$	2,161,381
		Century Develo	opment Co	rporation	and	d subsidiaries
	_Jı	une 30, 2025	December	r 31, 2024	_	June 30, 2024
Current assets	\$	1,294,366	\$ 1	,266,894	\$	840,419
Non-current assets		10,756,749	11	,053,171		11,134,878
Current liabilities	(	844,981)	(	872,324)	(	820,198)
Non-current liabilities	(	4,401,597)	(4	,502,223)	(_	4,511,190)
Total net assets	\$	6,804,537	\$ 6	,945,518	\$	6,643,909
		Information	Technolo	gy Total S	Serv	vices Co.,
				subsidiaries		,
	Jı	ane 30, 2025	December	r 31, 2024	_	June 30, 2024
Current assets	\$	769,304	\$	794,523	\$	741,743
Non-current assets		178,922		211,350		209,166
Current liabilities	(	355,854)	(	395,774)	(	375,694)
Non-current liabilities	(	8,639)	(	11,451)	(_	12,053)
Total net assets	\$	583,733	\$	598,648	\$	563,162
Statements of comprehensive inco	<u>me</u>					
		Teco	m Co., Ltd	l. and subs	idi	aries
	Fo	r the three-mor	th period			ee-month period
		ended June 30	, 2025	ende	d J	June 30, 2024
Revenue	\$		200,350	\$		170,751
Profit (loss) before income tax			3,284	(		4,080)
Income tax expense	(		550)	(		500)
Profit (loss) for the period			2,734	(		4,580)
Other comprehensive income						
(net of tax)			12,722			14,359
Total comprehensive	<b>c</b>		15 15 (	¢.		0.770
income for the period	<u>\$</u>		15,456	\$		9,779
Comprehensive income						
attributable to non-controlling interest	\$		6,842	\$		4,439
Dividends paid to non-controlling	<del>*</del>		<u> </u>	<del>*</del>		.,
interest	\$			\$		

	Tecom Co., Ltd. and subsidiaries				
	F	For the six-month period ended June 30, 2025		For the six-month period ended June 30, 2024	
Revenue	\$	370,481	\$	334,466	
Loss before income tax	(	3,194)	(	11,314)	
Income tax expense	(	626)	(_	760)	
Loss for the period	(	3,820)	(	12,074)	
Other comprehensive income (net of tax)	_	3,918	_	8,834	
Total comprehensive income (loss) for the period	\$	98	(\$	3,240)	
Comprehensive income attributable to non-controlling					
interest	\$	1,372	\$	196	
Dividends paid to non-controlling interest	\$	-	\$	-	
		Taiwan Pelican Express (	 Co	Ltd. and subsidiaries	
	Fo	r the three-month period ended June 30, 2025	Fo	or the three-month period ended June 30, 2024	
Revenue	\$	976,546	\$	1,003,409	
Profit before income tax		5,250		12,391	
Income tax benefit		5,283		5	
Profit for the period		10,533		12,396	
Other comprehensive (loss) income (net of tax)	(	77,783)		910	
Total comprehensive (loss)					
income	( <u>\$</u>	67,250)	\$	13,306	
Comprehensive (loss) income attributable to non-controlling					
interest	( <u>\$</u>	44,802)	\$	8,865	
Dividends paid to non-controlling interest	\$	31,800	\$	50,880	

		Taiwan Pelican Express	Co.	, Ltd. and subsidiaries
	]	For the six-month period		For the six-month period
		ended June 30, 2025		ended June 30, 2024
Revenue	\$	1,952,046	\$	2,024,876
(Loss) profit before income tax	(	53,558)		31,225
Income tax benefit (expense)		16,743	(_	3,355)
(Loss) profit for the period	(	36,815)		27,870
Other comprehensive loss				
(net of tax)	(	88,780)	(_	15,203)
Total comprehensive (loss) income				
for the period	( <u>\$</u>	125,595)	\$	12,667
Comprehensive (loss) income				
attributable to non-controlling	(\$	83,671)	\$	8,439
interest Dividends paid to non-controlling	(ψ	03,071)	Ψ	0,737
interest	\$	31,800	\$	50,880
microst	<u> </u>	Century Development Co	_	
	Fo	or the three-month period		or the three-month period
	_	ended June 30, 2025	- '	ended June 30, 2024
Revenue	\$	366,700	\$	327,903
Profit before income tax	-	188,573		144,941
Income tax expense	(	35,678)	(	20,812)
Profit for the period		152,895		124,129
Other comprehensive (loss) income				
(net of tax)	(	100,206)	_	11,955
Total comprehensive income for the period	\$	52,689	\$	136,084
Comprehensive income				
attributable to non-controlling				
interest	\$	104,654	\$	31,477
Dividends paid to non-controlling interest	\$	165,803	\$	155,855

	Century Development Corporation and subsidiaries				
	For the six-month period	For the six-month period			
	ended June 30, 2025	ended June 30, 2024			
Revenue	\$ 728,393	\$ 656,217			
Profit before income tax	368,675	303,791			
Income tax expense	(	(46,149)			
Profit for the period	297,892	257,642			
Other comprehensive (loss) income (net of tax)	(87,667)	51,094			
Total comprehensive income for the period	\$ 210,225	\$ 308,736			
Comprehensive income attributable to non-controlling interest					
_	\$ 137,683	\$ 74,784			
Dividends paid to non-controlling interest	\$ 165,803	\$ 155,855			
	Information Technology Total Services Co., Ltd. and subsidiaries				
	For the three-month period ended June 30, 2025	For the three-month period ended June 30, 2024			
Revenue	\$ 300,565	\$ 250,567			
Profit before income tax	38,010	22,836			
Income tax expense	(11,367)	(3,984)			
Profit for the period	26,643	18,852			
Other comprehensive (loss) income (net of tax)	(9,026)	828			
Total comprehensive income					
for the period	\$ 17,617	\$ 19,680			
Comprehensive income					
attributable to non-controlling interest	\$ 13,994	\$ 9,998			
Dividends paid to non-controlling interest	\$ 29,258	\$ 30,651			

# Information Technology Total Services Co., Ltd. and subsidiaries

		and subs	iula	1108		
	F	or the six-month period ended June 30, 2025	F	or the six-month period ended June 30, 2024		
Revenue	\$	689,373	\$	614,896		
Profit before income tax		67,729		45,226		
Income tax expense	(	17,518)	(	8,333)		
Profit for the period		50,211		36,893		
Other comprehensive (loss) income (net of tax)	(	7,747)		2,947		
Total comprehensive income for the period	\$	42,464	\$	39,840		
Comprehensive income attributable to non-controlling interest	\$	25,603	\$	18,810		
Dividends paid to non-controlling interest	\$	29,258	\$	30,651		
Statements of cash flows		Tecom Co., Ltd. and subsidiaries				
	]	For the six-month period ended June 30, 2025	]	For the six-month period ended June 30, 2024		
Net cash (used in) provided by operating activities Net cash (used in) provided	(\$	20,072)	\$	40,392		
by investing activities	(	4,784)		78,713		
Net cash used in financing activities	(_	33,058)	(	31,112)		
(Decrease) increase in cash and cash equivalents	(\$	57,914)	\$	87,993		
Cash and cash equivalents,	(+		<u> </u>	)		
beginning of period	\$	225,484	\$	143,638		
Cash and cash equivalents,	_	, , , , , , , , , , , , , , , , , , ,				
end of period	\$	167,570	\$	231,631		

	Taiwan Pelican Express Co., Ltd. and subsidiaries					
		ed June 30, 2025	For the six-month period ended June 30, 2024			
Net cash provided by operating activities	\$	117,024	\$	136,294		
Net cash used in investing activities	(	35,031)	(	49,903)		
Net cash used in financing activities	(	184,125)	`	180,016)		
Effect of exchange rates on		10 1,120)	(	100,010)		
cash and cash equivalents	(	993)		58		
Decrease in cash and						
cash equivalents	( <u>\$</u>	103,125)	( <u>\$</u>	93,567)		
Cash and cash equivalents,	¢	719 642	ф	027 500		
beginning of period	\$	718,642	\$	927,500		
Cash and cash equivalents,	ф	(15.517	Ф	022 022		
end of period	\$	615,517	<u>\$</u>	833,933		
				ation and subsidiaries		
		e six-month period	F	or the six-month period		
	•	ed June 30, 2025	_	ended June 30, 2024		
Net cash provided by operating activities	\$	521,577	\$	395,590		
Net cash provided by (used in)		05 107	(	20.274)		
investing activities		95,187	(	20,374)		
Net cash used in financing activities	(	412,608)	(	288,132)		
Effect of exchange rates on	(	412,000)	(	200,132)		
cash and cash equivalents		4,144		1,294		
Increase in cash and cash equivalents	\$	208,300	\$	88,378		
Cash and cash equivalents,		_		_		
beginning of period	\$	322,662	\$	189,579		
Cash and cash equivalents,						
end of period	\$	530,962	\$	277,957		

# Information Technology Total Services Co., Ltd.

	•	For the six-month period ended June 30, 2024		
\$	23,769	\$	16,991	
	40,121		21,596	
(	59,849)	(	62,409)	
(	5,971)		1,821	
(\$	1,930)	(\$	22,001)	
\$	301,109	\$	306,754	
\$	299,179	\$	284,753	
	ended J \$ ( (	For the six-month period ended June 30, 2025 \$ 23,769  40,121 ( 59,849)  ( 5,971)  (\$ 1,930)  \$ 301,109	For the six-month period ended June 30, 2025 \$ 23,769	

## (37) <u>Transactions with non-controlling interest</u>

Acquisition of additional equity interest in a subsidiary

- A. On August 31, 2024, the Group acquired an additional 38.93% of shares of its subsidiary—Teco Electro Devices Co., Ltd. for a total cash consideration of \$236,671. The carrying amount of non-controlling interest in Teco Electro Devices Co., Ltd. was \$153,047 at the acquisition date. This transaction resulted in a decrease in the non-controlling interest by \$153,047 and a decrease in the equity attributable to owners of the parent by \$83,624.
- B. On July 19, 2024, the Group acquired an additional 10% of shares of its subsidiary—Taian-Etacom Technology Co., Ltd. for a total cash consideration of \$20,829. The carrying amount of non-controlling interest in Taian-Etacom Technology Co., Ltd. was \$16,919 at the acquisition date. This transaction resulted in a decrease in the non-controlling interest by \$16,919 and a decrease in the equity attributable to owners of the parent by \$3,910. The effect of changes in interests in Teco Electro Devices Co., Ltd. and Taian-Etacom Technology Co., Ltd. on the equity attributable to owners of the parent for the year 2024 is shown below:

		2024
Carrying amount of non-controlling interest acquired	\$	169,966
Consideration paid to non-controlling interest	(	257,500)
Capital surplus -		
difference between proceeds on actual acquisition of or disp	oosal	
of equity interest in a subsidiary and its carrying amount	(\$	87,534)

## (38) Business combinations

A. On September 24, 2024, the Group passed a resolution of the Board of Directors and approved the acquisition of 6,449,112 shares from the original shareholders of Shen Chang Electric Co., Ltd. at \$23 (in dollars) per share, amounting to \$148,330, and obtained a cash capital increase of \$23 (in dollars) per share from Shen Chang Electric Co., Ltd. to issue 17,391,304 new shares, amounting to \$400,000, accounting for 57.21% of the total shares. The total transaction price is \$548,330, and the delivery date is October 21, 2024. Shen Chang Electric Co., Ltd. is

concentrated on high-efficiency and energy-saving transformer technology. The Group expected that the gap of electrical product portfolio was filled after the acquisition, which is an important milestone that the Group become an integrator of industrial electrification.

(a) The following table summarises the consideration paid for Shen Chang Electric Co., Ltd. and the fair values of the assets acquired and liabilities assumed at the acquisition date:

	October 21, 202		
Purchase consideration			
Cash paid	\$	548,330	
Non-controlling interest's proportionate share of the recognised			
amounts of acquiree's identifiable net assets		405,339	
		953,669	
Fair value of the identifiable assets acquired and liabilities assumed			
Cash		68,322	
Cash-issuance of shares		400,000	
Accounts and notes receivable		37,575	
Inventories		286,217	
Other current assets		18,267	
Property, plant and equipment		313,532	
Intangible assets		69,219	
Other non-current assets		53,098	
Bank borrowings	(	133,542)	
Accounts and notes payable	(	77,785)	
Other payables	(	30,836)	
Current income tax liabilities	(	6,550)	
Other current liabilities	(	21,501)	
Other non-current liabilities	(	28,740)	
Total identifiable net assets		947,276	
Goodwill	\$	6,393	

- (b) The assessment and adjustment of the fair value of the acquired identifiable net assets of Shen Chang Electric Co., Ltd. was completed, and the measured amount on December 31, 2024 had been retrospectively adjusted, resulting in a decrease in other assets and intangible assets amounting to \$14,939 and \$42,525, respectively, and an increase of property, plant and equipment, deferred income tax liabilities and non-controlling interest amounting to \$180,782, \$28,567, and \$94,751, respectively.
- (c) Had Shen Chang Electric Co., Ltd. been consolidated from January 1, 2024, the consolidated statement of comprehensive income for the year ended December 31, 2024 would show operating revenue of \$55,816,850 and profit before income tax of \$8,160,742.
- B. On December 17, 2024, the Company's subsidiaries, Wuxi Teco and Jiangxi Teco, passed the resolution of the Board of Directors and approved the acquisition of 6,340,675 shares and 2,508,896 shares, respectively, from the original shareholders of EVK Company at RMB\$11.99 per share, amounting to RMB\$141,468 thousand. In addition, EVK Company was expected to increase its capital by issuing 11,999,780 new shares at RMB\$9.04 per share in February 2025. Wuxi Teco and Jiangxi Teco would acquire 7,001,872 shares and 4,997,908 shares, respectively, amounting to RMB\$108,532 thousand. The total transaction price was RMB\$250,000 thousand. The total shares acquired by Wuxi Teco and Jiangxi Teco were 13,342,547 shares and 7,506,804 shares, accounting for 50.23% and 28.26% of the total shares, respectively. The effective date for the acquisition as stipulated in the contracts was set on January 3, 2025. The company is

primary engaged in technique development, production and sales of hairpin motor. The Group expected to acquire hairpin motor technique, production line, team and customer resources, and enter the commercial electric vehicle drivetrain in the European and American markets.

(a) The following table summarises the consideration paid for EVK Company and the fair values of the assets acquired and liabilities assumed at the acquisition date:

	Jan	uary 3, 2025
Purchase consideration		
Cash paid	\$	1,119,500
Non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets		100,694
		1,220,194
Fair value of the identifiable assets acquired and liabilities assumed		
Cash		16,929
Subscriptions receivable		486,006
Accounts and notes receivable		233,256
Other receivables		4,113
Inventories		104,511
Other current assets		44,060
Property, plant and equipment		333,555
Other non-current assets		11,975
Bank borrowings	(	179,120)
Accounts payable	(	464,901)
Other payables	(	31,810)
Other current liabilities	(	887)
Other non-current liabilities	(	89,560)
Total identifiable net assets		468,127
	\$	752,067

- (b) The fair value of the identifiable net assets acquired has yet to be finalized.
- (c) Had EVK Company been consolidated from January 1, 2025, the consolidated statement of comprehensive income for the six-month period ended June 30, 2025 would show operating revenue of \$29,222,672 and profit before income tax of \$3,559,124.
- C. On March 14, 2025, the Group passed a resolution of the Board of Directors and approved the acquisition of 1,500,000 shares from the original shareholders of NCL Energy Sdn. Bhd. At MRD\$46.67 per share, accounting for 80% of the total shares. The total transaction price was MRD\$70,000 thousand and the effective date for the acquisition as stipulated in the contracts was set on April 30, 2025. The company is primarily engaged in mechatronic and solar power engineering business in Malaysia. Through this acquisition, the Group expected to provide completely mechatronics engineering service in Malaysia for the customer who is a leading global cloud provider.

(a) The following table summarises the consideration paid for NCL Energy Sdn. Bhd. and the fair values of the assets acquired and liabilities assumed at the acquisition date:

	April 30, 2025	
Purchase consideration		
Cash paid	\$	489,828
Non-controlling interest's proportionate share of the recognised		
amounts of acquiree's identifiable net assets		83,104
		572,932
Fair value of the identifiable assets acquired and liabilities assumed		
Cash		34,449
Subscriptions receivable		364,019
Accounts and notes receivable		58,676
Other receivables		56
Other current assets		31,949
Property, plant and equipment		73,030
Other non-current assets		1,275
Bank borrowings	(	18,905)
Accounts payable	(	83,697)
Other payables	(	33,017)
Other non-current liabilities	(	12,315)
Total identifiable net assets		415,520
	\$	157,412

- (b) The fair value of the identifiable net assets acquired has yet to be finalized.
- (c) Had NCL Energy Sdn. Bhd. been consolidated from January 1, 2025, the consolidated statement of comprehensive income for the six-month period ended June 30, 2025 would show operating revenue of \$29,288,737 and profit before income tax of \$3,543,311.

## 7. Related Party Transactions

## (1) Names of related parties and relationship with the Group

Names of related parties	Relationship with the Group	Names of related parties	Relationship with the Group
Teco (PHILIPPINES) 3C & Appliances, Inc. (Teco 3C)	Associate	Shanghai Tungpei Enterprise Co., Ltd. (Shanghai Tungpei)	Associate
Taian-Jaya Electric Sdn. Bhd. (Taian-Jaya)	"	ABC Cooking Studio Taiwan Co., Ltd. (ABC Cooking)	"
An-Sheng Travel Co., Ltd. (An-Sheng)	"	Qingdao Teco Century Advanced HighTech Mechatronics Co., Ltd. (Teco Century)	"
Le-Li Co., Ltd. (Le-Li)	"	Teco EV Philippines Corporation (Teco EV)	"
Lien Chang Electronic Enterprise Co., Ltd. (Lien Chang)	"	Fujio Food System Taiwan Co., Ltd. (Fujio Food)	<i>"</i>
Tung Pei Industrial Co., Ltd. (Tung Pei)	"	Teco Group Science Techology (Han Zou) Co., Ltd. (Teco Group)	"
Taian Electric Co., Ltd. (Taian Electric)	"	An-shin Food Service Co., Ltd. (An-shin)	Other related party

Names of related parties	Relationship with the Group	Names of related parties	Relationship with the Group
Royal Host Taiwan Co., Ltd.	Associate	Taiwan Art & Business Interdisciplinary	Other related party
(Royal Host)		Foundation (Taiwan Art)	
Taisan Electric Co.,Ltd.	//	YUBAN & COMPANY	//
(Taisan Electric)		(YUBAN)	
Tension Envelope Taiwan Co., Ltd.	"	An-Hui Information Technology., Ltd.	//
(Tension)		(An-Hui Technology)	
Teco-Motech Co., Ltd.	//	Xia Men An-Shin Food Management	Note
(Teco-Motech)		Co., Ltd. (Xia Men An-Shin)	
ZEPT Inc. (ZEPT)	"	MOS BURGER AUSTRALIA PTY.	//
		LTD. (MOS BURGER AUSTRALIA)	
Jinglaoman Food & Beverage Co., Ltd. (Jinglaoman)	"		

Note: The company has been liquidated according to the resolution of the Board of Directors in May 2024.

## (2) Significant related party transactions

## A. Operating revenue:

	For the three-month period ended June 30, 2025		For the three-month period ended June 30, 2024		
Sales of goods and services:					
Associates	\$	68,748	\$	76,897	
Other related parties		115,304		77,075	
	\$	184,052	\$	153,972	
	For the six-month period ended June 30, 2025		For the six-month period ended June 30, 2024		
Sales of goods and services:					
Associates	\$	143,182	\$	147,479	
Other related parties		217,409		155,051	
	\$	360,591	\$	302,530	

The Group sells commodities and services to related parties based on mutually agreed selling price and terms as there is no similar transaction to be compared with.

## B. Purchases of goods:

		ee-month period	For the three-month period		
	ended June 30, 2025		ended June 30, 2024		
Purchases of goods:					
Associates	\$	51,185	\$	35,782	
Other related parties		6,176		988	
	\$	57,361	\$	36,770	
	For the six-month period ended June 30, 2025		For the six-month period ended June 30, 2024		
Purchases of goods:					
Associates	\$	94,080	\$	57,895	
Other related parties		19,550		4,548	
	\$	113,630	\$	62,443	

The purchase terms, including pricing and payments, were based on mutual agreement and have no similar transaction to be compared with.

## C. Receivables from related parties:

	J	une 30, 2025	Decer	mber 31, 2024	Jun	e 30, 2024
Receivables from related parties:						
Associates	\$	108,087	\$	100,664	\$	106,673
Other related parties		110,826		102,900		135,283
		218,913		203,564		241,956
Other receivables - others						
Associates	\$	19,612	\$	73,154	\$	7,924
Other related parties		3,585		3,620		27,653
		23,197		76,774		35,577
	\$	242,110	\$	280,338	\$	277,533

- (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 other receivables arise mainly from other receivables for rental and reimbursement.

## D. Payables to related parties:

	June 30, 2025		December 31, 2024		June 30, 2024	
Payables to related parties:						
Associates	\$	44,037	\$	52,002	\$	39,074
Other related parties		3,600		4,571		3,123
	\$	47,637	\$	56,573	\$	42,197

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. Property transactions:

Acquisition of property, plant and equipment:

		ee-month period une 30, 2025		ee-month period (une 30, 2024	
Other related parties	\$	<u>-</u>	\$	_	
-		x-month period une 30, 2025		ix-month period fune 30, 2024	
Other related parties	\$	142	\$	_	
F. Rent income:					
	For the three-month period ended June 30, 2025		For the three-month period ended June 30, 2024		
Associates	\$	7,198	\$	6,189	
Other related parties		5,772		700	
	\$	12,970	\$	6,889	
		ix-month period fune 30, 2025		ix-month period June 30, 2024	
Associates	\$	14,214	\$	14,304	
Other related parties		11,703		1,845	
	\$	25,917	\$	16,149	

The Group leases offices from the related parties. Rent was determined based on rental terms by reference to market prices and collected within the mutually agreed terms.

### G. Loans to related parties:

	For 1	For the six-month period ended June 30, 2024								
	Maximum outst	Maximum outstanding								
	balance	Endi	ng balance	Interest income						
Other related parties	\$	19,188	\$	19,188	\$	513				

- (a) The Group did not make any loans to related parties from January to June 30, 2025.
- (b) The loans to other related parties are repayable over 1 year and carry interest at 5.23% per annum for the six-month period ended June 30, 2024.

### (3) Key management compensation

-	For the three-month period ended June 30, 2024			
\$ 76,767	\$	69,427		
4,341		5,454		
 1,935		4,504		
\$ 83,043	\$	79,385		
1		ix-month period fune 30, 2024		
\$ 129,749	\$	117,421		
10,350		13,961		
 3,942	6,4			
\$ 144,041	\$	137,794		
s For the s ended . \$	4,341 1,935 \$ 83,043 For the six-month period ended June 30, 2025 \$ 129,749 10,350 3,942	ended June 30, 2025 ended J  \$ 76,767 \$  4,341  1,935  \$ 83,043  For the six-month period ended June 30, 2025  \$ 129,749 \$  10,350  3,942		

8. Pledged Assets

Pledged asset	Ju	ne 30, 2025	Decer	mber 31, 2024	Purpose
Notes receivable	\$	28,727	\$	17,061	Short-term borrowings
Other current assets					
Demand deposits		50,926		49,676	Short-term borrowings, guarantee deposits for lease, performance guarantee and engineering bond
Time deposits		48,278		36,192	Short-term borrowings, performance guarantee, engineering bond
Financial assets at fair value through other comprehensive income - non-current					
Taiwan High Speed Rail Corporation		229,164		219,620	Long-term borrowings
Non-current financial assets at amortised cost		10,253		10,000	Performance guarantee
Property, plant, and equipment					
Land		17,411		186,539	Long-term borrowings, short-term borrowings
Buildings and structures		104,527		39,626	"
Leased asset-buildings and structures		4,243,267		4,293,483	"
Machinery and equipment		585,872		726,261	"
Right-of-use assets		786,787		794,438	"
Other non-current assets					
					Exercise guarantee or warranty for construction and exercise guarantee
Refundable deposits		37,207		31,247	for tender
	\$	6,142,419	\$	6,404,143	

Pledged asset	June 30, 2024	Purpose
Notes receivable Other current assets	\$ 17,4	Short-term borrowings and deposits for acceptance bill
Demand deposits	54,1	74 Short-term borrowings, guarantee deposits for lease, performance guarantee and engineering bond
Time deposits	39,5	Short-term borrowings, performance guarantee, engineering
Financial assets at fair value through other comprehensive income - non-current		
Taiwan High Speed Rail Corporation	240,1	60 Long-term borrowings
Non-current financial assets at amortised cost	10,0	Performance guarantee
Property, plant, and equipment		
Land	89,9	
		borrowings
Buildings and structures	9,6	08 "
Leased asset-buildings and structures	4,282,6	"
Machinery and equipment	530,0	96 "
Right-of-use assets	803,6	04 "
Other non-current assets		
		Exercise guarantee or warranty for construction and exercise guarantee
Refundable deposits	\$ 6,123,6	

#### 9. Significant Contingent Liabilities and Unrecognised Contract Commitments

#### (1) Contingencies

On August 20, 2024, a workplace accident occurred at HAI LONG wind farm which was the construction site contracted by the Company. As of August 13, 2025, the related amount of the claim is primarily paid by insurance unit.

### (2) Commitments

A. Capital expenditures contracted for at the balance sheet date but not yet incurred are as follows:

	June 30, 2025		Dece	mber 31, 2024	_Ju	June 30, 2024	
Property, plant and equipment	\$	1,498,066	\$	1,411,695	\$	1,595,428	
Intangible assets		230		750		1	
	\$	1,498,296	\$	1,412,445	\$	1,595,429	

B. As of June 30, 2025, the outstanding usance L/C used for acquiring raw materials and equipment was \$97,931.

#### 10. Significant Disaster Loss

None.

#### 11. Significant Events after the Balance Sheet Date

On July 30, 2025, the Company passed a resolution of the Board of Directors and conducted a share exchange with Hon Hai Precision Industry Co., Ltd. for the purpose of strategic collaboration. By combining the strengths of both companies and capitalizing on the global trends in AI data center development, we aim to enhance our operational momentum. The Company plans to issue 1 share of its common stock in exchange for 0.305 shares of Hon Hai Precision Industry Co., Ltd.'s common stock. In total, the Company will issue 237,644,068 new common shares to acquire 72,481,441 shares of Hon Hai Precision Industry Co., Ltd.'s common stock. The effective date for the share exchange was tentatively set on October 1, 2025.

#### 12. Others

#### (1) Capital 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. Financial instruments by category

The related information of the Company's financial assets (cash and cash equivalents, financial assets at amortised cost, notes receivable, accounts receivable, other receivables, guarantee deposits paid, restricted bank deposits, financial assets for hedging, financial assets at fair value through profit or loss, financial assets at fair value through other comprehensive income) and financial liabilities (short-term borrowings, short-term notes and bills payable, notes payable, accounts payable, other payables, bonds payable (including current portion), long-term borrowings (including current portion), financial liabilities at fair value through profit or loss) is provided in the consolidated balance sheet and Note 6.

#### B. Financial risk management policies

- (a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk. To minimise any adverse effects on the financial performance of the Group, derivative financial instruments, such as foreign exchange forward contracts are used to hedge certain exchange rate risk. Derivatives are used exclusively for hedging purposes and not as trading or speculative instruments.
- (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) Information about derivative financial instruments that are used to hedge certain exchange rate risk are provided in Notes 6(2), 6(16) and 6(17).

#### 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 the transactions of the Company and its subsidiaries used in various functional currency, primarily with respect to the USD and RMB. Foreign exchange risk arises from recognised assets and liabilities.
- ii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The companies are required to hedge their entire foreign exchange risk exposure with the Group treasury. Exchange rate risk is measured through a forecast of highly probable USD and RMB expenditures. Forward foreign exchange contracts are adopted to minimise the volatility of the exchange rate affecting cost of forecast inventory purchases.
- iii. The Group hedges foreign exchange rate by using forward exchange contracts. However, the Group does not adopt hedging accounting. Details of financial assets or liabilities at fair value through profit or loss are provided in Notes 6(2), 6(16) and 6(17).
- 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:

June 30, 2025

					June 30, 2	.023		
						Sen	sitivity Analysis	
		Foreign currency amount					-	Effect on other comprehensive
		(In thousands)	Exchange rate	Book va	lue (NTD)	Degree of variation	or loss	income
(Foreign currency: functional	al currency)							
Financial assets								
Monetary items								
USD:NTD	USD	\$ 53,612	29.3000	\$	1,570,832	1%	\$ 15,708	\$ -
EUR:NTD	EUR	8,557	34.3500		293,933	1%	2,939	-
USD:RMB	USD	49,866	7.1621		1,461,074	1%	14,611	-
RMB:NTD	RMB	24,920	4.0910		101,948	1%	1,019	-
AUD:NTD	AUD	7,111	19.1400		136,105	1%	1,361	-
USD:SGD	USD	5,170	1.2739		151,481	1%	1,515	-
USD:EUR	USD	4,500	0.8530		131,850	1%	1,319	-
USD:MRD	USD	5,396	4.1722		158,103	1%	1,581	-
MRD:SGD	MRD	14,676	0.3053		103,064	1%	1,031	-
CAD:USD	CAD	6,849	0.7314		146,774	1%	1,468	-
Non-monetary items								
USD:NTD	USD	809,351	29.3000	2	3,713,984			
EUR:NTD	EUR	141,253	34.3500		4,852,041			
SGD:NTD	SGD	97,794	23.0000		2,249,262			
VND:NTD	VND	182,158,182	0.0011		200,374			
MRD:NTD	MRD	9,130	7.0226		64,116			
Financial liabilities								
Monetary items								
USD:NTD	USD	44,958	29.3000		1,317,269	1%	13,173	_
USD:VND	USD	3,893	26,636.3636		114,065	1%	1,141	-
USD:SGD	USD	2,010	1.2739		58,893	1%	589	-
USD:EUR	USD	4,118	0.8530		120,657	1%	1,207	-
USD:RMB	USD	3,569	7.1621		104,572	1%	1,046	-

December 31, 2024

						, = = -		
						Sen	sitivity Analysis	
		Foreign currency amount (In thousands)	Esshan as note	D11-	·· (NTD)	Danie Sanietian	Effect on profit	-
(Familian assuman ass familian a	.1	(III thousands)	Exchange rate	Book valu	ie (NTD)	Degree of variation	or loss	income
(Foreign currency: functional	ii currency)							
Financial assets								
Monetary items								
USD:NTD	USD	\$ 72,508	32.7850	\$ 2	,377,175	1%		\$ -
EUR:NTD	EUR	6,773	34.1400		231,230	1%	2,312	-
USD:RMB	USD	60,966	7.3213	1	,998,770	1%	19,988	-
RMB:NTD	RMB	28,438	4.4780		127,345	1%	1,273	-
AUD:NTD	AUD	10,895	20.3900		222,149	1%	2,221	-
USD:SGD	USD	9,913	1.3587		324,998	1%	3,250	-
USD:EUR	USD	5,758	0.9603		188,776	1%	1,888	-
USD:MRD	USD	6,979	4.4728		228,807	1%	2,288	-
Non-monetary items								
USD:NTD	USD	761,249	32.7850	24	,957,548			
EUR:NTD	EUR	143,247	34.1400	4	,890,453			
SGD:NTD	SGD	104,671	24.1300	2	,525,711			
VND:NTD	VND	191,896,923	0.0013		249,466			
MRD:NTD	MRD	8,871	7.3299		65,024			
Financial liabilities								
Monetary items								
USD:NTD	USD	54,115	32.7850	1	,774,160	1%	17,742	-
USD:VND	USD	3,778	25,219.2308		123,862	1%	1,239	-
USD:MRD	USD	5,495	4.4728		180,154	1%	1,802	-
USD:AUD	USD	4,621	1.6079		151,499	1%	1,515	-
USD:SGD	USD	4,249	1.3587		139,303	1%	1,393	-
USD:EUR	USD	5,987	0.9603		196,284	1%	1,963	-

June 30, 2024

						Sen	sitiv	ity Analysis		
		Foreign							Effect of	on other
		currency amount					Eff	ect on profit	compre	hensive
		(In thousands)	Exchange rate	Book	value (NTD)	Degree of variation		or loss	inco	
(Foreign currency: functions	al currency)								_	
Financial assets	• /									
Monetary items										
USD:NTD	USD	\$ 76,732	32.4500	\$	2,489,953	1%	\$	24,900	S	_
EUR:NTD	EUR	5,846	34.7100	Ψ	202,915	1%	Ψ	2,029	Ψ	_
USD:RMB	USD	42,070	7.3003		1,365,172	1%		13,652		_
RMB:NTD	RMB	164,999	4.4450		733,421	1%		7,334		_
AUD:NTD	AUD	7,471	21.5200		160,776	1%		1,608		_
USD:SGD	USD	10,853	1.3566		352,180	1%		3,522		_
USD:EUR	USD	9,629	0.9349		312,461	1%		3,125		-
CAD:USD	CAD	5,177	0.7294		122,540	1%		1,225		-
USD:MRD	USD	5,214	4.7214		169,194	1%		1,692		-
USD:AUD	USD	6,114	1.5079		131,573	1%		1,316		
Non-monetary items										
USD:NTD	USD	728,778	32.4500		23,648,846					
EUR:NTD	EUR	149,012	34.7100		5,172,207					
SGD:NTD	SGD	101,485	23.9200		2,427,521					
VND:NTD	VND	208,253,077	0.0013		270,729					
MRD:NTD	MRD	8,514	6.8729		58,516					
Financial liabilities										
Monetary items										
USD:NTD	USD	56,423	32.4500		1,830,926	1%		18,309		_
USD:VND	USD	4,381	24,961.5385		142,163	1%		1,422		_
USD:MRD	USD	5,971	4.7214		193,759	1%		1,938		_
USD:AUD	USD	5,792	1.5079		187,950	1%		1,880		

v. Total exchange (loss) gain, including realised and unrealised, arising from significant foreign exchange variation on the monetary items held by the Group for the six-month periods ended June 30, 2025 and 2024 amounted to (\$2,014) and \$48,530, respectively.

#### Price risk

- i. The Group's financial instruments, which are exposed to price risk, are those characterized as financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. To manage its price risk arising from such investments the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with limits set by the Group.
- ii. The Group's investments in equity securities comprise shares and open-end funds issued by domestic companies. 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 six-month periods ended June 30, 2025 and 2024 would have increased/decreased by \$73,771 and \$112,930, 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/decreased by \$1,043,148 and \$1,424,346, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.

#### Cash flow and fair value interest rate risk

- i. The Group's main interest rate risk arises from long-term borrowings with variable rates, which expose the Group to cash flow interest rate risk. Group policy is to maintain at least 30% of its borrowings at fixed rate using interest rate swaps to achieve this when necessary. For the six-month periods ended June 30, 2025 and 2024, the Group's borrowings at variable rate were mainly denominated in NTD, USD, MRD and EUR.
- ii. The Group's borrowings are measured at amortized cost. The borrowings are periodically contractually repriced and to that extent are also exposed to the risk of future changes in market interest rates.
- iii. As at June 30, 2025 and 2024, if interest rates at that date had been 0.25% higher/lower with all other variables held constant, post-tax profit for the six-month periods ended June 30, 2025 and 2024, would have been \$6,991 and \$4,639 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. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms, and the contract cash flows of debt instruments stated at amortized cost.
- ii. The Group manages their credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with a minimum rating of 'A' are accepted. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.

- iii. The Group adopts the following assumption under IFRS 9 to assess whether there has been a significant increase in credit risk on that instrument since initial recognition: If the contract payments were past due over 30 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
- iv. The Group adopts the assumption under IFRS 9, whereby the default occurs when the contract payments are past due over 90 days.
- v. The Group classifies customers' accounts receivable, contract assets and rents receivable in accordance with credit rating of customer and credit risk on trade. The Group applies the simplified approach using loss rate methodology to estimate expected credit loss under the provision matrix basis.
- vi. The following indicators are used to determine whether the credit impairment of debt instruments has occurred:
  - (i) It becomes probable that the issuer will enter bankruptcy or other financial reorganisation due to their financial difficulties;
  - (ii)The disappearance of an active market for that financial asset because of financial difficulties;
  - (iii)Default or delinquency in interest or principal repayments;
  - (iv)Adverse changes in national or regional economic conditions that are expected to cause a default.
- vii.The Group uses the forecast ability of Taiwan Institute of Economic Research boom observation report to adjust historical and timely information to assess the default possibility of notes and accounts receivable. As of June 30, 2025, December 31, 2024 and June 30, 2024, the loss rate methodology is as follows:

		June	30, 2025					
	Expected credit loss rate	Tot	tal book value	Loss allowance				
Not past due	0%~1%	\$	8,417,069	(\$	15,552)			
Up to 30 days	$0\%\sim2\%$		1,011,652	(	2,734)			
31 to 90 days	1%~20%		785,532	(	38,244)			
91 to 180 days	1%~100%		163,257	(	17,200)			
Over 180 days	1%~100%		509,672	(	122,943)			
		\$	10,887,182	(\$	196,673)			
	December 31, 2024							
	Expected credit loss rate	Tot	tal book value	Los	s allowance			
Not past due	0%~1%	\$	8,105,233	(\$	18,001)			
Up to 30 days	$0\%\sim2\%$		903,784	(	7,345)			
31 to 90 days	1%~20%		544,966	(	25,711)			
91 to 180 days	1%~100%		231,168	(	31,394)			
Over 180 days	1%~100%		477,214	(	121,114)			
·		\$	10,262,365	(\$	203,565)			

		June 30, 2024						
	Expected credit loss rate	Тс	otal book value	Loss allowance				
Not past due	0%~1%	\$	8,992,129	(\$	3 22,013)			
Up to 30 days	0%~2%		1,132,319	,	6,804)			
31 to 90 days	1%~20%		810,886	<u> </u>	23,846)			
91 to 180 days	1%~100%		277,718	3 (	24,683)			
Over 180 days	1%~100%		396,756	(	117,734)			
•		\$	11,609,808	(\$	3 195,080)			
		June	30, 2025	= `=				
	Expected credit loss rate		al book value		Loss allowance			
Individual	100%	\$	25,250	(\$	25,250)			
Group A	0%~5%		6,336,288	(	35,038)			
Group B	0%~10%		1,612,092	(	14,197)			
Group C	1%~20%		1,440,416	(	31,583)			
Group D	1%~40%		384,739	(	5,676)			
Group E	1%~100%		1,088,397	(	84,929)			
		\$	10,887,182	<u>(\$</u>	196,673)			
	D	eceml	per 31, 2024					
	Expected credit loss rate	Tot	al book value		Loss allowance			
Individual	100%	\$	25,250	(\$	25,250)			
Group A	0%~5%		4,824,109	(	20,905)			
Group B	0%~10%		2,102,597	(	26,650)			
Group C	1%~20%		1,450,274	(	29,357)			
Group D	1%~40%		602,136	(	11,888)			
Group E	1%~100%		1,257,999	(	89,515)			
		\$	10,262,365	(\$	203,565)			
		June	30, 2024					
	Expected credit loss rate	Tot	al book value		Loss allowance			
Individual	100%	\$	25,250	(\$	25,250)			
Group A	0%~5%		5,987,979	(	12,797)			
Group B	0%~10%		2,156,122	(	17,845)			
Group C	1%~20%		1,557,282	(	27,957)			
Group D	1%~40%		596,508	(	16,635)			
Group E	1%~100%		1,286,667	(_	94,596)			
-		\$	11,609,808	(\$	195,080)			

viii. Movements in relation to the Group applying the simplified approach to provide loss allowance for notes receivable and accounts receivable are as follows:

		2025			
		receivable and nts receivable			
At January 1	\$	203,565			
Reversal of impairment	(	1,922)			
Write-offs during the period	(	9,261)			
Acquired from business combinations		9,083			
Effect of foreign exchange	(	4,792)			
At June 30	\$	196,673			
	2024				
		receivable and nts receivable			
At January 1	\$	202,273			
Provision for impairment		5,608			
Write-offs during the period	(	16,465)			
Effect of foreign exchange		3,664			
At June 30	\$	195,080			

For the six-month periods ended June 30, 2025 and 2024, the Group recognised impairment losses from other receivables at amortised cost amounting to \$9,678 and \$18,430, respectively.

#### (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. As of June 30, 2025, December 31, 2024 and June 30, 2024, the undrawn credit amounts are \$21,976,150, \$11,407,263 and \$24,991,093, respectively.
- iii. 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 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:

June 30, 2025		Up to 1 year	Between 1 and 2 years	Be	etween 2 and 3 years	Between 3 and 5 years	_	Over 5 years
Short-term borrowings	\$	1,149,891	\$ -	\$	-	\$ -	\$	-
Short-term notes and bills								
payable		2,995,191	-		-	-		-
Notes payable		619,057	-		-	-		-
Accounts payable		9,513,577	-		-	-		-
Lease liabilities		761,703	673,463		607,055	1,022,507		4,116,176
Other payables		11,172,463	-		-	-		-
Bonds payable (including								
current portion)		2,000,000	-		-	-		-
Long-term borrowings								
(including current portion)		2,801,454	401,165		549,846	1,263,946		1,172,439
Non-derivative financial liability	ties:							
<u>December 31, 2024</u>		Up to 1 year	Between 1 and 2 years	$\mathbf{B}$	etween 2 and 3 years	Between 3 and 5 years		Over 5 years
Short-term borrowings	\$	1,137,121	\$ -	\$	-	\$ -	\$	-
Notes payable		648,775	-		-	-		-
Accounts payable		9,536,042	-		-	-		-
Lease liabilities		760,318	700,825		622,941	1,092,465		4,312,471
Other payables		6,148,768	-		-	-		-
Bonds payable (including								
current portion)		5,000,000	_		-	-		-
Long-term borrowings								
(including current portion)		3,543,288	357,527		351,643	599,062		1,279,914

## Non-derivative financial liabilities:

<u>June 30, 2024</u>	 Up to 1 year	Between 1 and 2 years	Between 2 and 3 years	Between 3 and 5 years	Over 5 years
Short-term borrowings	\$ 1,022,211	\$ -	\$ -	\$ -	\$ -
Notes payable	582,723	-	-	-	-
Accounts payable	9,010,584	-	-	-	-
Lease liabilities	693,129	697,548	615,528	1,002,445	4,510,913
Other payables	10,882,958	-	-	-	-
Bonds payable (including					
current portion)	3,000,000	2,000,000	-	-	-
Long-term borrowings					
(including current portion)	1,310,396	266,192	292,255	457,995	1,400,898

iv. As of June 30, 2025, December 31, 2024 and June 30, 2024, the derivative financial liabilities which were executed by the Group were all due within one year.

#### (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(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 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 is as follows:

June 30, 2025		Level 1	 Level 2	 Level 3		Total
Assets						
Recurring fair value measurements						
Financial assets at fair value						
through profit or loss						
Equity instrument/equity securities	\$	1,475,412	\$ -	\$ 1,129,234	\$	2,604,646
Non-hedging derivatives		-	3,112	_		3,112
Financial assets at fair value						
through other comprehensive						
income						
Equity instrument/equity						
securities		20,862,970	 	 429,572	-	21,292,542
	\$ 2	22,338,382	\$ 3,112	\$ 1,558,806	\$	23,900,300
Liabilities						
Recurring fair value measurements						
Financial liabilities at fair value						
through profit or loss						
Non-hedging derivatives	\$		\$ 615	\$ _	\$	615

Assets	
Recurring fair value measurements	
Financial assets at fair value	
through profit or loss	007
Equity instrument/equity \$ 1,891,590 \$ - \$ 1,131,237 \$ 3,022 securities	,827
Non-hedging derivatives - 211 -	211
Financial assets at fair value	
through other comprehensive	
income	
Equity instrument/equity securities 22,695,205 - 328,693 23,023	,898
Financial assets for hedging 5,887 5	,887
\$ 24,586,795 \$ 6,098 1,459,930 \$ 26,052	,823
Liabilities	
Recurring fair value measurements	
Financial liabilities at fair value	
through profit or loss	
Non-hedging derivatives \$ - \$ 1,305 \$ - \$ 1	,305
June 30, 2024 Level 1 Level 2 Level 3 Total	1
Assets	
Recurring fair value measurements	
Financial assets at fair value	
through profit or loss	
Equity instrument/equity \$ 2,258,607 \$ - \$ 1,088,647 \$ 3,347	,254
securities	
· · · · · · · · · · · · · · · · · · ·	,379
Financial assets at fair value	
through other comprehensive income	
Equity instrument/equity	
securities 28,486,911 - 215,742 28,702	,653
\$ 30,745,518 \$ 2,379 \$ 1,304,389 \$ 32,052	,286
Liabilities	
Recurring fair value measurements	
Financial liabilities at fair value	
through profit or loss	
	,240
Financial liabilities for hedging - 661 -	661
	,901

D. The methods and assumptions the Group used to measure fair value are as follows:

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

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.
- (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. For the six-month periods ended June 30, 2025 and 2024, there was no transfer between Level 1 and Level 2.
- F. The following chart is the movement of Level 3 for the six-month periods ended June 30, 2025 and 2024:

		Non-deriva	ative	equity
	F	For the six-month period ended June 30, 2025	F	For the six-month period ended June 30, 2024
Beginning balance	\$	1,459,930	\$	1,297,962
Gains and losses recognised				
in profit or loss	(	88)		20,407
Gain and loss recognised				
in other comprehensive				
income	(	9,191)		2,267
Acquired during the period		108,155		29,988
Sold during the period			(	46,235)
Ending balance	\$	1,558,806	\$	1,304,389

- G. Since International Integrated Systems, Inc. began to register for emerging stock market in September 2024, sufficient observable market information was available. Therefore, the group transferred the fair value used from Level 3 to Level 1 at the end of the month when the event occurred.
- H. 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.
- 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 June 30, 2025	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
equity:						
Unlisted shares	\$	1,558,806	Market comparable companies	Price to earnings ratio multiple	1.27~1.79	The higher the multiple, the higher the fair value
Private equity fund			Net asset value methods	Not applicable	Not applicable	Not applicable
	F	air value at		Significant	Range	
	De	ecember 31,	Valuation	unobservable	(weighted	Relationship of inputs
		2024	technique	input	average)	to fair value
Non-derivative equity:						
Unlisted shares	\$	1,459,930	Market comparable companies	Price to earnings ratio multiple	1.27~1.79	The higher the multiple, the higher the fair value
Private equity fund			Net asset value methods	Not applicable	Not applicable	Not applicable
	F	air value at		Significant	Range	
		June 30, 2024	Valuation technique	unobservable input	(weighted average)	Relationship of inputs to fair value
Non-derivative equity:						
Unlisted shares	\$	1,304,389	Market comparable companies	Price to earnings ratio multiple	1.28~3.40	The higher the multiple, the higher the fair value
Private equity			<b>N</b> T 4			
fund			Net asset value methods	Not applicable	Not applicable	Not applicable

J. 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:

June 30, 2025 Recognised in other Recognised in profit or loss comprehensive income Favourable Unfavourable Favourable Unfavourable Change change change change change Input Financial assets Discount for **Equity** instrument lack of 56,462) 21,479 21,479)  $\pm 5\%$ marketability December 31, 2024 Recognised in other Recognised in profit or loss comprehensive income Favourable Unfavourable Favourable Unfavourable Input Change change change change change Financial assets **Equity** Discount for lack of instrument ±5% 56,562) 16,435 (\$ 16,435) 56,562 marketability June 30, 2024 Recognised in other Recognised in profit or loss comprehensive income Favourable Unfavourable Favourable Unfavourable Change change change change change Input Financial assets Discount for **Equity** instrument lack of  $\pm 5\%$ 54,432 (\$ 54,432) 10,787 (\$ 10,787) marketability

### 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 significant marketable securities at the end of the periods (not including subsidiaries, associates and joint ventures): Please refer to table 3.
- D. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 4.
- E. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 5.
- F. Significant inter-company transactions during the reporting periods: Please refer to table 6.

#### (2) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Please refer to table 7.

#### (3) Information on investments in Mainland China

- A. Basic information: Please refer to table 8.
- B. Significant transactions, either directly or indirectly through a third party, transactions with the investee companies in Mainland Area: Please refer to table 9.

#### 14. Segment Information

#### (1) General information

Information provided to Chief Operating Decision-Maker for allocating resources and assessing segment's performance focus on the category of each delivery or provision of products or services. The Group's reportable operating segments are as follows:

- A. Green Mechatronic Solution Business Group (GM): This Group is primary engaged in manufacture and sales of various motors and generators.
- B. Intelligence Energy Business Group (IE): This Group is primarily engaged in research, design, manufacture and sales of electrical equipment and contracting construction of transportation and electricity.
- C. Air and Intelligent Life Business Group (AI): This Group is primarily engaged in manufacture and sales of various home appliances and providing data processing, electronic information and logistics services.
- D. Others Group: This Group is primarily engaged in investment in various businesses and leasing and development of real estate.

#### (2) Measurement of segment information

The Group's segment profit (loss) is measured with the operating profit (loss) before tax, which is used as a basis for the Group in assessing the performance of the operating segments. The accounting policies of the operating segments are in agreement with the significant accounting policies summarized in Note 4.

(3) <u>Financial information by industry</u>
The segment information of the reportable segments provided to the Chief Operating Decision-Maker for the six-month periods ended June 30, 2025 and 2024 is as follows:

				For the	six-n	onth period ended	l Ju	ne 30, 2025				
		en mechatronic ution business Group		lligence energy siness Group		ir and intelligent business Group		Others		djustment and elimination		Total
Operating revenues												
Operating revenues from external customers	\$	14,538,818	\$	6,640,293	\$	3,655,341	\$	4,386,684	\$	-	\$	29,221,136
Operating revenues from internal segments		8,431,102		443,916		2,487,307		473,191	(_	11,835,516)	_	
Total operating revenues	\$	22,969,920	\$	7,084,209	\$	6,142,648	\$	4,859,875	<u>(\$</u>	11,835,516)	\$	29,221,136
Segment profits and losses	\$	1,949,173	\$	310,304	( <u>\$</u>	64,378)	\$	385,852	\$		\$	2,580,951
				For the	six-m	onth period ended	Jui	ne 30, 2024				
	Gree	en mechatronic										
	solu	ition business	Intel	ligence energy	A	ir and intelligent			Ac	djustment and		
		Group	bus	siness Group	life	business Group		Others		elimination		Total
Operating revenues												
Operating revenues from external customers	\$	14,853,742	\$	5,705,338	\$	3,353,949	\$	4,342,496	\$	-	\$	28,255,525
Operating revenues from internal segments		8,661,758		299,782		1,948,621		478,802	(	11,388,963)	_	
Total operating revenues	\$	23,515,500	\$	6,005,120	\$	5,302,570	\$	4,821,298	( <u>\$</u>	11,388,963)	\$	28,255,525
Segment profits and losses	\$	2,532,240	\$	314,034	\$	90,251	\$	309,899	\$		\$	3,246,424

### (4) Reconciliation for segment profit (loss)

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 six-month periods ended June 30, 2025 and 2024 is provided as follows:

		e six-month period d June 30, 2025		x-month period une 30, 2024
Adjusted operating income of reportable segments	\$	2,195,099	\$	2,936,525
Adjusted operating income of other				
operating segments		385,852		309,899
Interest income		336,035		386,723
Dividend income		592,876		364,410
(Losses) gains on financial				
instruments	(	59,999)		155,317
Financial cost	(	184,598)	(	174,972)
Associates' and joint ventures'				
profit and loss accounted for under				
the equity method		9,100		47,820
Gains on disposals of				
property, plant and equipment		16,599		117,808
Gain on disposal of non-current		,		,
assets held for sale		335,476		_
Others	(	66,420)	(	73,503)
Income before income tax	\$	3,560,020	\$	4,070,027

#### Loans to others

#### For the six-month period ended June 30, 2025

Table 1 Expressed i

Expressed in thousands of NTD (Except as otherwise indicated)

						laximum											(	Colla	teral		_				
					ou	tstanding																			
					bala	nce during							An	nount of		Allowance						Limit on			
			General		the	six-month				Actual	Interest		tran	sactions	Reason for	for						loans	C	eiling on	
Number			ledger	Related	per	riod ended	В	alance at		amount	rate	Nature of	w	ith the	short-term	doubtful					gı	ranted to a	tc	otal loans	
(Note 1)	Creditor	Borrower	account	party	Jun	e 30, 2025	Jun	e 30, 2025	dr	awn down	(%)	loans	bo	rrower	financing	accounts	Iten	1	Va	lue	si	ngle party	:	granted	Footnote
1	U.V.G.	Teco	Other	Yes	\$	254,800	\$	240,450	\$	240,450	-	Short-term	\$	-	For operating	\$ -		-	\$	-	\$	504,014	\$	840,023	Note 2
		Netherlands	receivables									financing			capital										
2	Great Teco Motor	Teco	//	//		211,120		199,230		199,230	4.55%	Short-term		-	For operating	-		-		-		290,180		483,633	Note 3
	(PTE) Ltd.	Netherlands										financing			capital										
3	Motovario Corp.	Motovario S.p.A.	//	//		152,743		134,780		117,200	4.73%	Short-term		-	For operating	-		-		-		251,362		314,203	Note 4
												financing			capital										
4	TECO Holdings.	Teco Electric &	//	//		234,527		206,946		193,468	5.25%	Short-term		-	For operating	-		-		-		1,421,034		2,842,068	Note 5
	USA, Inc.	Machinery S.A.										financing			capital										
		DE C.V.																							

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 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 (June 30, 2025), 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 (June 30, 2025).
- Note 3: Great Teco Motor (PTE) Ltd.'s limit on total loans shall not exceed 10% of Great Teco Motor (PTE) Ltd.'s net assets based on the latest financial statements (June 30, 2025), and limit on loans to a single party shall not exceed 6% of Great Teco Motor (PTE) Ltd.'s net assets based on the latest financial statements (June 30, 2025).
- Note 4: In accordance with Motovario Corp.'s policy, limit on total loans shall not exceed 40% of Motovario Corp.'s net assets based on the latest audited financial statement (June 30, 2025), and limit on loans to a single party shall not exceed 30% of Motovario Corp.'s net assets based on the latest audited financial statement (June 30, 2025). Limit on total loans between wholly-owned subsidiaries shall not exceed 100% of Motovario Corp.'s net assets based on the latest audited financial statement (June 30, 2025), and limit on loans to a single party shall not exceed 80% of Motovario Corp.'s net assets based on the latest audited financial statement (June 30, 2025).
- Note 5: In accordance with TECO Holdings. USA, Inc.'s policy, limit on total loans shall not exceed 20% of TECO Holdings. USA, Inc.'s net assets based on the latest audited financial statement (June 30, 2025), and limit on loans to a single party shall not exceed 10% of TECO Holdings. USA, Inc.'s net assets based on the latest audited financial statement (June 30, 2025).

Ratio of

Expressed in thousands of NTD (Except as otherwise indicated)

		Party endorsed/g	-	_	Maximum				accumulated endorsement/ guarantee amount to net		Provision of	Provision of	Provision of	
			Relationship with the endorser/	Limit on endorsements/ guarantees	outstanding endorsement/ guarantee	Outstanding endorsement/ guarantee		Amount of endorsements/ guarantees	asset value of the endorser/ guarantor	Ceiling on total amount of endorsements/	endorsements/ guarantees by parent	endorsements/ guarantees by subsidiary to	endorsements/ guarantees to the party in	
Number (Note 1)	Endorser/	C	guarantor ( Note 2 )	provided for a	amount as of June 30, 2025	amount at June 30, 2025	Actual amount drawn down	secured with collateral	company	guarantees provided	company to subsidiary	parent	Mainland China	_
0	TECO ELECTRIC & MACHINERY CO., LTD.	Company name  Motorvario S.p.A.	(4)	single party \$ 13,777,910		\$ 824,400		conaterai -	1.20	\$ 41,333,730	Y	N	N N	Note 3
1	Teco Westinghouse	Teco Electric & Machinery S.A. DE C.V.	(4)	444,659	66,410	58,600	18,512	-	1.32	889,318	Y	N	N	Note 4
2	Century Development	CDC DEVELOPMENT INDIA PRIVATE LIMITED	(6)	451,460	164,503	126,332	126,332	-	2.80	902,919	Y	N	N	Note 5
3	Tong-An Assets	CDC DEVELOPMENT INDIA PRIVATE LIMITED	(6)	531,024	123,377	94,749	94,749	-	1.78	1,062,048	N	N	N	Note 6
4	Tong-An Investment Co., Ltd.	CDC DEVELOPMENT INDIA PRIVATE LIMITED	(6)	150,934	123,377	94,749	94,749	-	0.65	200,000	N	N	N	Note 7

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 seven categories:
  - (1) Having business relationship.
  - (2) The endorser/guarantor parent company owns directly and indirectly more than 50% voting shares of the endorsed/guaranteed subsidiary.
  - (3) The endorsed/guaranteed company owns directly and indirectly more than 50% voting shares of the endorser/guarantor parent company.
  - (4)The endorser/guarantor parent company owns directly and indirectly more than 90% voting shares of the endorsed/guaranteed company.
  - (5) Mutual guarantee of the trade made by the endorsed/guaranteed company or joint contractor as required under the construction contract.
  - (6) Due to joint venture, all shareholders provide endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership.
  - (7) Joint guarantee of the performance guarantee for pre-sold home sales contract as required under the Consumer Protection Act.
- 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 (June 30, 2025), and the guarantee to a single party shall not exceed 20% of the Company's net assets. If the guarantee amount is denominated in foreign currency, the amount shall be translated at the exchange rate prevailing on the date of approval by the Board of Directors to assess whether the guarantee amount exceeds the limit.
- 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 (June 30, 2025), and the guarantee to a single party shall no exceed 10% of Teco Westinghouse's net assets. If the guarantee amount is denominated in foreign currency, the amount shall be translated at the exchange rate prevailing on the date of approval by the Board of Directors to assess whether the guarantee amount exceeds the limit.
- Note 5: In accordance with Century Development's policy, the total guarantee amount shall not exceed 20% of Century Development's net assets based on the latest financial statements (June 30, 2025), and the guarantee to a single party shall not exceed 10% of Century Development's net assets. If the guarantee amount is denominated in foreign currency, the amount shall be translated at the exchange rate prevailing on the date of approval by the Board of Directors to assess whether the guarantee amount exceeds the limit.
- Note 6: In accordance with Tong-An Asset's policy, the total guarantee amount shall not exceed 20% of Tong-An Asset's net assets based on the latest financial statements (June 30, 2025), and the guarantee to a single party shall not exceed 10% of Tong-An Asset's net assets. If the guarantee amount is denominated in foreign currency, the amount shall be translated at the exchange rate prevailing on the date of approval by the Board of Directors to assess whether the guarantee amount exceeds the limit.
- Note 7: In accordance with Tong-An Investment Co., Ltd.'s policy, the total guarantee amount shall not exceed NT\$200 million, and the guarantee to a single party shall not exceed NT\$50 million. If due to special needs, the guarantee amount exceeds the limit, stockholders' resolution is required.

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

June 30, 2025

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

					As of Jun	e 30, 2025		
			General ledger	Number of				
Securities held by	Marketable securities	Relationship with the securities issuer	account	shares	Book value	Ownership (%)	Fair value	Footnote
TECO ELECTRIC & MACHINERY CO., LTD.	Stock 1	The Company is a director of the investee	Note 1	10,666	\$ 476,754	14.01	\$ 476,754	
	Stock 2	None	//	210,333	4,543,186	5.22	4,543,186	
	Stock 3	The Company is a director of the investee	//	190,061	5,369,211	3.38	5,369,211	
	Stock 4	- · · //	//	5,647	203,853	12.92	203,853	
	Stock 5, etc.	None	//	15,796	7,387	-	7,387	
	Stock 6	The Company is a director of the investee	Note 4	12,217	545,500	1.67	545,500	
	Stock 7	None	//	1,996	18,423	0.07	18,423	
	Stock 8	The Company is a director of the investee	//	32,980	322,975	10.99	322,975	
	Stock 9	None	//	7,500	492,600	5.00	492,600	
	Stock 10, etc.	"	//	18,302	154,780	-	154,780	
	Fund 1	<i>y</i>	//	-	13,784	-	13,784	
	Fund 2	<i>y</i>	//	-	105,787	-	105,787	
Teco International	Stock 11	"	Note 1	720	51,947	0.50	51,947	
	Stock 12	Related company is a director of the investee	"	305	81,912	0.12	81,912	
	Stock 13	None	//	3,177	514,735	0.63	514,735	
	Stock 6	The Company is a corporate director of the investee	"	830	37,043	0.11	37,043	
	Stock 14, etc.	None	//	6,548	212,240	-	212,240	
	Stock 15, etc.	"	Note 3	1,678	152,005	_	152,005	
Γong-An Investment	Stock 11	"	Note 1	1,225	88,310	0.85	88,310	
	Stock 16	An investee company accounted for under the equity method by the Company	"	19,540	924,244	0.91	924,244	
	Stock 14	Related party in substance	//	6,188	120,966	5.50	120,966	
	Stock 17	None	//	8,692	778,799	0.27	778,799	
	Stock 18	"	//	1,285	147,775	0.04	147,775	
	Stock 12	The Company is a director of the investee	"	25,315	6,809,813	10.03	6,809,813	
	Stock 19	None	//	1,217	51,190	0.37	51,190	
	Stock 2	"	"	22,093	477,203	0.55	477,203	
	Stock 20	"	//	2,500	50,000	0.54	50,000	
	Stock 21	,,	"	2,500	31,945	-	31,945	
	Stock 22	 11	 //	588	29,988	1.32	29,988	
	Stock 23	,,	"	604	31,920	0.08	31,920	

As of June 30, 2025

			General ledger	Number of				
Securities held by	Marketable securities	Relationship with the securities issuer	account	shares	Book value	Ownership (%)	Fair value	Footnote
Tong-An Investment	Stock 24	Related company is a director of the investee	Note 1	3,000	\$ 30,000	-	\$ 30,000	
	Stock 25	The Company is a director of the investee	"	313	-	-	-	
	Stock 26	None	"	1,530	33,155	1.24	33,155	
	Stock 27	<i>"</i>	//	7,500	75,000	4.55	75,000	
	Stock 28, etc.	<i>"</i>	//	22,938	370,299	-	370,299	
	Stock 29	"	Note 3	500	15,775	0.41	15,775	
	Stock 12	The Company is a director of the investee	Note 4	1,260	338,906	0.50	338,906	
	Fund 3	"	"	50,000	548,500	-	548,500	
	Fund 4	II .	//	625	21,655	-	21,655	
U.V.G	Stock 30, etc.	"	Note 1	118	7,602	-	7,602	
An-Tai International	Stock 16	An investee company accounted for under the equity method by the Company	"	2,826	133,658	0.13	133,658	
	Stock 14	Related party in substance	"	499	9,758	0.44	9,758	
	Stock 31	"	"	2,756	153,216	8.51	153,216	
	Stock 32	None	"	226	19,131	0.14	19,131	
	Stock 6	The Company is a corporate director of the investee	"	830	37,043	0.11	37,043	
	Stock 15, etc.	None	Note 3	1,079	102,360	-	102,360	
Jie-Zheng Property	Fund 5, etc.	"	Note 2	-	12,455	-	12,455	
Information Technology Total Service	Stock 33, etc.	n.	Note 1	3,269	31,038	-	31,038	
Teco Singapore	Stock 12, etc.	"	"	375	100,856	-	100,856	
Taiwan Pelican Express	Stock 16	An investee company accounted for under the equity method by the Company	//	7,070	334,411	0.33	334,411	
	Stock 12	None	"	827	222,470	0.33	222,470	
Teco Australia	Stock 12	<i>y</i>	"	384	103,282	0.15	103,282	
Sankyo	Stock 34	<i>y</i>	"	68	4,799	-	4,799	
Tecom and its subsidiaries	Stock 3	The Company is a corporate director of the investee	//	8,112	229,164	0.14	229,164	
	Stock 5, etc.	None	"	74	4,141	-	4,141	
	Fund 6	"	Note 2	546	11,627	-	11,627	
Tong Dai	Stock 16	An investee company accounted for under the equity method by the Company	Note 3	77	3,653	-	3,653	
	Stock 35, etc.	None	"	2	48	-	48	
Shen Chang	Fund 7, etc.	"	Note 4	-	17,654	-	17,654	
	Fund 8	"	Note 5	-	5,860	-	5,860	
Teco Indonesia	Bond 1	"	"	_	101,973	-	101,973	

Note 1: Financial assets at fair value through other comprehensive income-non-current.

Note 2: Financial assets at fair value through profit or loss - current.

Note 3: Financial assets at fair value through other comprehensive income-current.

Note 4: Financial assets at fair value through profit or loss - non-current.

Note 5: Financial assets at amortized cost - non-current.

# Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more For the six-month period ended June 30, 2025

Table 4

Expressed in thousands of NTD (Except as otherwise indicated)

## Differences in transaction terms compared to third

		_			Trans	action		party tra	nsactions	No	otes/accounts	receivable (payable)	
Purchaser/seller	Counterparty	Relationship with the counterparty	Purchases (sales)		Amount	Percentage of total purchases (sales)	Credit term	Unit price	Credit term	1	Balance	Percentage of total notes/accounts receivable (payable)	Footnote
TECO ELECTRIC & MACHINERY CO., LTD.	Tesen	An investee accounted for under the equity method	Purchases	\$	1,712,199	16%	30 days	Note 1	Note 1	\$	-	-	
	Taian (Subic) Electric Wuxi Teco	An indirect investee accounted for under the equity method	// //		154,152 701,444	1% 6%	n n	<i>" "</i>	"	(	97,994) 351,788)	(2%) (7%)	
	TECO (VIETNAM) ELECTRIC & MACHINERY	"	"		436,043	4%	"	"	"	(	159,738)	(3%)	
	Tai-An Wuxi Teco Electric & Machinery S.A. DE C.V.	// //	"		397,308 117,475	4% 1%	// //	// //	"	(	153,109) 2,882)	(3%)	
	Tong Dai	An investee accounted for under the equity method	Sales	(	551,463)	(4%)	90 days	"	"		255,737	6%	
	Teco Singapore E-Joy International Taisan Electric	"	" "	(	395,967) 287,497) 100,396)	(3%) (2%) (1%)	// //	// //	" "		44,743 205,766 22,200	1% 5% 1%	
	Teco Westinghouse	An indirect investee accounted for under the equity method	"	(	1,620,483)	(12%)	"	"	"		247,655	6%	
	Teco Westinghouse Canada Teco Australia	"	// //	(	450,735) 395,791)	(3%) (3%)	// //	// //	// //		70,799 198,287	2% 5%	
	Teco Japan Motovario S.p.A.	// //	// //	(	135,856) 109,616)	(1%) (1%)	// //	// //	// //		76,017 147,487	2% 4%	

Note 1: Comparable with other types of transactions, trading conditions are handled in accordance with the agreement of the conditions.

## Receivables from related parties reaching \$100 million or 20% of paid-in capital or more June 30, 2025

Table 5

Expressed in thousands of NTD

(Except as otherwise indicated)

Amount collected

					Overdue re	eceivables	subsequent	
Creditor	Counterparty	Relationship with the counterparty	Balance as at June 30, 2025	Turnover rate	Amount	Action taken	to the balance sheet date	Allowance for doubtful accounts
TECO ELECTRIC & MACHINERY CO., LTD.	Tong Dai	An investee accounted for under the equity method \$	322,045	1.87	\$ -	-	\$ 103,841	
"	Tesen	"	420,144	0.02	-	-	-	
"	E-Joy International	<i>"</i>	206,448	1.91	-	-	8	
//	Teco Westinghouse	An indirect investee accounted for under the equity method	329,157	4.18	-	-	-	
<i>"</i>	Motovario S.p.A.	<i>"</i>	211,706	0.65	_	-	21,272	
<i>"</i>	Teco Australia	<i>"</i>	198,330	1.89	-	-	7,666	
"	Teco Electric & Machinery S.A. DE C.V.	"	181,826	0.54	-	-	-	
Taiwan Pelican Express	TECO ELECTRIC & MACHINERY CO., LTD.	An investee accounted for under the equity method	104,573	-	-	-	21,004	
Wuxi Teco	"	An indirect investee accounted for under the equity method	353,575	1.59	-	-	737	
Tai-An Wuxi	"	//	153,974	1.82	-	-	-	
TECO (VIETNAM) ELECTRIC & MACHINERY	"	//	159,803	2.41	-	-	29,144	
U.V.G.	Teco Netherlands	An investee accounted for under the equity method	240,450	-	-	-	-	
Teco Holding USA Inc.	Teco Electric & Machinery S.A. DE C.V.	"	206,946	-	-	-	-	
Great Teco Motor (PTE) Ltd.	Teco Netherlands	Fellow subsidiary	199,230	_	_	-	-	
Motovario Corp.	Motovario S.p.A.	An investee accounted for under the equity method	134,780	-	-	-	-	Total amount was \$2,927

#### Significant inter-company transactions during the reporting period For the six-month period ended June 30, 2025

Table 6

Expressed in thousands of NTD (Except as otherwise indicated)

Transaction

						Transaction	
Number (Note 1)	Company name	Counterparty	Relationship (Note 2)	General ledger account	Amount	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 3)
0	TECO ELECTRIC & MACHINERY CO., LTD.	Tong Dai	(1)	Notes receivable, accounts receivable and other receivables	\$ 322,045	Because there is no transaction in same type which can be compared with, it is based on the condition and the period specified in the agreement.	-
0	"	Teco Westinghouse	"	Accounts receivable and other receivables	329,157	11	-
0	<i>"</i>	Motovario S.p.A	"	"	211,706	"	-
0	"	Teco Australia	"	"	198,330	"	-
0	"	E-Joy International	"	"	206,448	"	-
0	"	Teco Electric & Machinery S.A. DE C.V.	"	"	181,826	"	-
0	"	Tesen	"	Other receivables	420,144		-
1	Wuxi Teco	TECO ELECTRIC & MACHINERY CO., LTD.	(2)	Accounts receivable and other receivables	353,575	"	-
2	Tai-An Wuxi	"	"	"	153,974	"	-
3	TECO (VIETNAM) ELECTRIC & MACHINERY	"	"	"	159,803	"	-
4	Taiwan Pelican Express	"	"	Other receivables	104,573	"	-
5	U.V.G	Teco Netherlands	(3)	"	240,450	"	-
6	Teco Holding USA Inc.	Teco Electric & Machinery S.A. DE C.V.	"	"	206,946	"	-
7	Great Teco Motor (PTE) Ltd.	Teco Netherlands	"	//	199,230	"	-
8	Motovario Corp.	Motovario S.p.A	"	//	134,780	<i>"</i>	-
0	TECO ELECTRIC & MACHINERY CO., LTD.	Teco Westinghouse	(1)	Sales	1,620,483	"	6%
0	"	Teco Australia	"	"	395,791	"	1%
0	"	Tong Dai	"	"	551,463	"	2%
0	"	Teco Westinghouse Canada	"	"	450,735	"	2%
0	"	Teco Singapore	"	//	395,967	"	1%
0	"	E-Joy International	"	//	287,497	"	1%
0	"	Teco Japan	"	//	135,856	//	-
0	"	Taisan Electric	"	//	100,396	"	-

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Number (Note 1)	Company name	Counterparty	Relationship (Note 2)	General ledger account	A	mount	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 3)
0	TECO ELECTRIC & MACHINERY CO., LTD.	Motovario S.p.A.	(1)	Sales	\$	109,616	Because there is no transaction in same type which can be compared with, it is based on the condition and the period specified in the agreement.	-
9	Tesen	TECO ELECTRIC & MACHINERY CO., LTD.	(2)	"		1,712,199	<i>"</i>	6%
1	Wuxi Teco	"	"	"		701,444	"	2%
3	TECO (VIETNAM) ELECTRIC & MACHINERY	11	"	"		436,043	"	1%
2	Tai-An Wuxi	"	//	<i>"</i>		397,308	"	1%
10	Taian (Subic) Electric	"	//	<i>"</i>		154,152	"	1%
11	Teco Electric & Machinery S.A. DE C.V.	"	"	"		117,475	"	-

Note 1: The numbers filled in for the transaction company in respect of inter-company transactions are as follows:

- (1) Parent company is '0'.
- (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.

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 income statement accounts.

## Information on investees For the six-month period ended June 30, 2025

Table 7

Expressed in thousands of NTD (Except as otherwise indicated)

				Balance	tment amount  Balance as at	Shares h	eld as at June 30,	of the investee for the six- month period	Investment income (loss) recognized by the Company for the six-month period		
Investor	Investee	Location	Main business activities	as at June 30, 2025	December 31, 2024	Number of shares	Ownership (%)	Book value	ended June 30, 2025	ended June 30, 2025	Footnote
TECO ELECTRIC & MACHINERY CO., LTD.	Tung Pei	Taiwan	Manufacturing of bearings	\$ 12,293		•	31.14%	\$ 2,367,918			
	Tecom	Taiwan	Manufacturing of key telephone system and nonkey service unit telephone system	431,109	431,109	19,228,898	63.52%	115,219	( 5,156)	1,692)	) None
	Teco International	Taiwan	Investment holdings, investments in securities and construction of commercial buildings	100,013	100,013	91,603,000	100%	2,048,795	16,468	21,888	None
	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%	14,210,339	500,360	503,194	None
	Teco Singapore and its subsidiaries	Singapore	Distribution of the Company's motor products in Singapore	112,985	112,985	7,200,000	90%	2,249,252	57,976	52,178	None
	Tong-An Investment	Taiwan	Investment holdings	2,490,000	2,490,000	605,510,234	100%	13,546,573	344,371	300,177	None
	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%	8,400,225	674,146	704,530	None
	ITTS	Taiwan	E-business service, mailing and data management	111,286	111,286	11,467,248	41.97%	244,985	50,211	21,073	None
	Tesen	Taiwan	Manufacturing and sales of home appliance	200,000	200,000	20,000,000	100%	232,837	21,209	31,889	None
	Lien Chang	Taiwan	Manufacturing of color flybacks transformers, mono flyback transformers and mono deflection yokes	117,744	117,744	37,542,159	33.84%	417,849	( 34,021)	( 11,417)	) None

										mvestment	
										income	
				Initial invest	ment amount	Shares h	eld as at June 30,	2025	Net profit (loss)	(loss) recognized	
									of the investee	by the	
					Balance				for the six-	Company for the	
				Balance	as at				month period	six-month period	
				as at	December 31,				ended June 30,	ended June 30,	
Investor	Investee	Location	Main business activities	June 30, 2025	2024	Number of shares	Ownership (%)	Book value	2025	2025	Footnote
TECO ELECTRIC & MACHINERY CO., LTD.	Tong Dai	Taiwan	Distribution of the Company's motor products in Taichung	\$ 22,444	\$ 22,444	6,615,234	83.53%	\$ 387,473	\$ 50,030	\$ 41,791	None
	Teco Vietnam	Vietnam	Manufacturing and sales of motors	540,453	540,453	-	100%	200,777	( 11,548)	( 11,222)	None
	Yatec	Taiwan	Development and maintenance of various electric appliances	92,389	92,389	7,800,000	66.67%	135,270	6,370	4,246	None
	Tong-An Assets	Taiwan	Real estate business	2,111,889	2,111,889	400,000,000	100%	5,310,241	63,362	63,362	None
	Taian (Subic) Electric	Philippines	Manufacturing and sales of switches	165,819	165,819	17,131,155	76.70%	258,267	14,417	12,574	None
	Micropac (BVI) and its subsidiaries	British Virgin Islands	Manufacturing and distribution of optical fiber apparatus and international trading	199,483	199,483	6,883,591	100%	757,998	25,267	45,607	None
	Century Development	Taiwan	Development and management of industrial park	951,141	951,141	100,592,884	28.67%	1,375,192	245,409	66,838	None
	An-Tai International	Taiwan	Investment holdings	150,000	150,000	46,232,000	100%	680,158	14,037	7,820	None
	Taiwan Pelican Expess	Taiwan	Logistics and distribution services	255,116	255,116	24,121,700	25.27%	139,757	( 36,815)	( 13,232)	None
	Taian-Etacom	Taiwan	Bus bar and manufacturing of its components	70,330	70,330	7,863,000	94.73%	231,229	50,329	47,679	None
	Eagle Holding Co. Ltd.	Cayman Islands	Investment holdings	3,691,723	3,691,723	1	100%	4,852,037	( 28,743)	( 28,743)	None
	Teco Electro Devices Co., Ltd.	British Virgin Islands	Trading and investment holdings	278,784	278,784	2,510,000	100%	272,558	19,113	19,094	None
	Shen Chang	Taiwan	Manufacturing and sales of transformers, switchboards and other products	548,330	548,330	23,840,416	57.21%	564,901	47,694	24,404	None
	NCL Energy Sdn. Bhd.	Malaysia	Mechatronic and solar power engineering services	489,828	-	1,500,000	80.00%	493,075	7,067	5,653	None
Eagle Holding Co.	TECO MOTOR B.V.I	Netherlands	Investment holdings	3,691,723	3,691,723	1	100%	4,852,037	( 28,743)	( 28,743)	None
TECO MOTOR	Motovario S.p.A	Italy	Production and sale of gear reducers and motors	3,989,850	3,989,850	18,010,000	100%	4,852,037	( 28,743)	( 28,743)	None
Tung Pei	Tung Pei (SAMOA) Industrial Co., Ltd.	Samoa	Investment holdings and establishment of overseas distribution	646,343	646,343	23,031,065	100%	2,216,002	54,866	54,866	None
Tecom	Baycom	Taiwan	Manufacturing and sales of optical telecom products	431,258	431,258	14,700,741	43.76%	189,196	2,376	1,040	None
Tong-An Investment	Century Development	Taiwan	Development and management of industrial park	420,646	420,646	46,235,042	13.18%	686,943	245,409	32,243	None

Investment

				Initial invest	ment amount	Shares he	eld as at June 30	, 2025	Net profit (loss) of the investee	(loss) recognized by the	
					Balance				for the six-	Company for the	
				Balance as at	as at December 31,				month period ended June 30,	six-month period ended June 30,	
Investor	Investee	Location	Main business activities	June 30, 2025	2024	Number of shares	Ownership (%)	Book value	2025	2025	Footnote
Tong-An Investment	Taiwan Pelican Expess	Taiwan	Logistics and distribution services	\$ 54,874	\$ 54,874	6,474,468	6.78%	\$ 127,27	(\$ 36,815)	(\$ 2,497)	None
	Century Biotech Development Corp.	Taiwan	Development and construction of real estate	514,270	514,270	52,095,016	20.57%	537,955	79,052	16,262	None
	Century Real Estate (International) Pte. Ltd.	Singapore	Investing in other areas	274,856	274,856	9,120,000	30%	179,702	6,994)	( 1,767)	None
Lien Chang	Gen Mao International Corp.	Taiwan	Investment holdings	92,000	92,000	12,553,526	100%	120,34	( 801)	( 801)	None
	Gen Mao (Singapore)	O 1	Investment holdings	582,246	582,246	27,502,355	84.97%	580,717		5,013)	None
Gen Mao International Corp.	Gen Mao (Singapore)	Singapore	Investment holdings	91,079	91,079	4,866,045	15.03%	102,705	4,504)	( 888)	None
Century Development	Centurytech Construction and Management Corp.	Taiwan	Construction and sales of related raw materials	238,170	238,170	7,488,822	100%	46,642	2,258	2,721	None
	Jie-Zheng Property Service & Management Co., Ltd.	Taiwan	Building management servicing	13,750	13,750	1,512,500	50%	103,224	30,675	15,521	None
	United Development	Taiwan	Investment consultancy service for domestic and foreign industrial parks and land	25,536	25,536	6,102,973	51.60%	98,761	3,859	1,985	None
	Century Biotech Development Corp.	Taiwan	Development and construction of real estate	771,460	771,460	78,148,148	30.86%	807,031	79,052	24,396	None
	Century Real Estate (International) Pte. Ltd.	Singapore	Investing in other areas	365,820	365,820	12,160,000	40%	239,368	6,994)	( 2,798)	None
Tong-An Assets	Century Development	Taiwan	Leasing of real estate	455,716	455,716	38,280,585	10.91%	496,769	245,409	27,476	None
	Century Biotech Development Corp.	Taiwan	Development and construction of real estate	514,270	514,270	51,427,000	20.57%	537,556	79,052	15,863	None
	Century Real Estate (International) Pte. Ltd.	Singapore	Investing in other areas	274,856	274,856	9,120,000	30%	202,097	( 6,994)	( 2,080)	None

Investment income

#### Information on investments in Mainland China For the six-month period ended June 30, 2025

Table 8

Expressed in thousands of NTD (Except as otherwise indicated)

				Accumulated amount of remittance from Taiwan to Mainland China as of January	Taiw Mainlan Amount re to Taiwa six-month p	wanto and China/ mitted back an for the period ended 0, 2025  Remitted	Accumulated amount of remittance from Taiwan to   Mainland China	Net income of investee for the six-month	Ownership held by the Company	Investment income (loss) recognized by the Company for the sixmonth period	Book value of investments in Mainland	Accumulated amount of investment income remitted back to	
Investee in			Investment	1,	Mainland	back	as of	period ended	(direct or	ended June 30,	China as of	Taiwan as of	
Mainland China	Main business activities	Paid-in capital	method	2025	China	to Taiwan	June 30, 2025	June 30, 2025	indirect)(%)	2025	June 30, 2025	June 30, 2025	Footnote
Teco (Dong Guang)	Manufacturing and sales of air conditioners mechanical equipment	\$ 268,799	Note 2	\$ 188,139	\$ -	\$ -	\$ 188,139	\$ 299	100%	\$ 299	\$ 126,315	\$ -	Note 18
Wuxi Teco	Manufacturing and sales of motors	1,697,276	Note 1	768,259	-	-	768,259	159,057	84.12%	133,799	1,792,356	1,170,060	Note 13
Taian (Wuxi)	Manufacturing and sales of optical fiber	495,123	Note 8	205,551	-	-	205,551	25,283	100%	25,283	810,408	519,086	Note 18
Nanchang Teco	Manufacturing and sales of home appliances	456,293	Note 3	456,293	-	-	456,293	105	100%	105	( 19,148)	-	Note 18
Jiangxi Teco	Manufacturing and sales of motors	1,481,569	Note 1	1,383,653	-	-	1,383,653	15,002	98.07%	14,713	1,420,382	324,060	Note 13
QingDao Teco	Manufacturing and sales of fine blanking dies, precision cavity modes, standard parts of molds and new electromechanical components	947,331	Note 1	1,648,510	-	-	1,648,510	( 70)	87.60%	( 62)	225,979	-	Note 18
Teco Han Zhou	Development and consulting of device products	9,837	Note 1	9,837	-	-	9,837	( 3,198)	100%	( 3,525)	10,461	11,937	Note 18
Teco Century	Manufacturing and sales of compressor	680,938	Note 3	340,469	-	-	340,469	6,622	24%	1,567	31,471	-	Note 18
Fujian Teco	Manufacturing and sales of electronic components	391,843	Note 1	391,843	-	-	391,843	( 63)	100%	14,850	104,449	-	Note 18
Jiangxi TECO (AC)	Manufacturing and sales of air conditioning mechanical equipment	79,813	Note 3	79,813	-	-	79,813	4,555	100%	4,555	134,079	-	Note 18
Qingdao Teco Innovation	Science Park development and business operations and consulting services	59,444	Note 10	59,444	-	-	59,444	( 3,418)	100%	( 3,418)	25,876	-	Note 13
Shanghai Teco	Operations center in Shanghai	23,829	Note 1	23,829	-	-	23,829	36,676	100%	36,676	238,390	411,932	Note 13
Jiangxi TECO Westinghouse Motor Coil Co.,Ltd.	Manufacturing and sales of motors, winding and related elements	119,840	Note 9	-	-	-	-	3,167	100%	3,167	110,064	-	Note 18
Wuxi TECO Precision Industry Co. Ltd.	Production and sale of industrial motors and applications	656,500	Note 11	-	-	-	-	7,610	100%	7,610	839,081	-	Note 18
Beijing Pelican Express	Storage services	26,422	Note 4	26,422	-	-	26,422	-	-	-	-	-	Note 16
Fubon Gehua (Beijing) Trading Co., Ltd.	Merchandise wholesale	347,045	Note 5	24,746	-	-	24,746	-	1.63%	-	-	- N	Notes 14 \ 15 \ 19
Wuhan Tecom	Communication network information, technology development, sales and technology services business	6,950	Note 12	6,950	-	-	6,950	1,323	100%	( 1,426)	( 11,319)	-	Notes 13 · 17

					Accumu	ılated	Amou	nt ren	nitted from					Investment				
					amoun	t of		Taiwa		Accumulate	1			income				
					remitta	nce			d China/	amount				(loss)				
					fron	n			nitted back	of remittance	e			recognized			Accumulated	
					Taiwa	n to			n for the	from Taiwai	1		Ownership	by the			amount	
					Mainla	and		•	eriod ended	to	Net	t income of	held by	Company	Во	ook value of	of investment	
					Chin	na	Ju	ne 30	), 2025	<ul> <li>Mainland</li> </ul>	in	vestee for	the	for the six-	inv	vestments in	income	
					as of Jar	nuary	Remitted	d to	Remitted	China	the	e six-month	Company	month period		Mainland	remitted back to	
Investee in				Investment	1,		Mainla	nd	back	as of	per	riod ended	(direct or	ended June 30,	C	China as of	Taiwan as of	
Mainland China	Main business activities	Paid	l-in capital	method	202	5	China	a	to Taiwan	June 30, 202	5 Jun	ne 30, 2025	indirect)(%)	2025	Ju	ne 30, 2025	June 30, 2025	Footnote
Informantion Technology (Wuxi)	ERP building, system maintenance and purchases of information appliance	\$	10,167	Note 6	\$ 10	),167	\$	-	\$ -	\$ 10,16	7 \$	5,904	100%	\$ 5,904	\$	22,465	-	Note 13
Wuxi TECO Electro Devices Co. Ltd.	Development, manufacturing and sales of products and elements related to production capacity precision motors and provide products sales skills		115,225	Note 7	86	5,101		-	-	86,10	1	2,641	100%	2,560		308,884	43,266	Note 18
EVK Company	Development, manufacturing and sales of high- performance hair-pin machines		118,942	Note 1		-		-	-	-	(	59,709)	78.49%	( 46,866)		768,453	-	Note 18

- Note 1: Through investing in an existing company in the third area, which then invested in the investee in Mainland China: Invest through United View Global Investment Co., Ltd. and Great Teco Motor (Pte) Ltd. and then invest in Mainland China:
- Note 2: Through investing in an existing company in the third area, which then invested in the investee in Mainland China: Invest through United View Global Investment Co., Ltd. and Asia Air Tech Industrial (Pte) Ltd. 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 View Global Investment Co., Ltd. and Asia Electric & Machinery (Pte) Ltd. and then invest in Mainland China.
- Note 4: Through investing in an existing company in the third area, which then invested in the investee in Mainland China: Invest through Pelecanus Express Pte. Ltd., and then invest in Mainland China.
- Note 5: Through investing in an existing company in the third area, which then invested in the investee in Mainland China; Invest through Asian Crown International Co., Ltd. and then invest in Mainland China.
- Note 6: Through investing in an existing company in the third area, which then invested in the investee in Mainland China: Invest through Information Technology Total Service (BVI) Co., Ltd. and then invest in Mainland China.
- Note 7: Through investing in an existing company in the third area, which then invested in the investee in Mainland China: Invest through Teco Electro Devices Co., Ltd. and then invest in Mainland China.
- Note 8: Through investing in investees in the third areas, which then invested in the investee in Mainland China: Invest through Micropac Worldwide (B.V.I) and An-Tai International Investment (Singapore) Co., Ltd. and then invest in Mainland China.
- Note 9: Through investing in investees in the third areas, which then invested in the investee in Mainland China: Invest through Teco Holding USA Inc. and Teco Westinghouse Motor Company and then invest in Mainland China.
- Note 10: Through investing in investees in the third areas, which then invested in the investee in Mainland China: Invested through Tecocapital Investment (Samoa) Co., Ltd. and then invest in Mainland China.
- Note 11: Through investing in an existing company in the third area, which then invested in the invested in the invested in Mainland China: Invest through Great Teco Motor (Pte) Ltd., Teco Australia Pty. Ltd. and Teco Electric & Machinery (Pte) Ltd. and then invest in Mainland China:
- Note 12: Direct investment in Mainland China: Tecom Co., Ltd. directly remits investment into the Mainland China.
- Note 13: The amount recognized was based on the financial statements that were reviewed by R.O.C. parent company's CPA firm.
- Note 14: Financial assets at fair value through other comprehensive income.
- Note 15: As of June 30, 2025, accumulated impairment of \$24,746 was accrued.
- Note 16: The company was dissolved and the liquidation process were yet to be completed.
- Note 17: There were downstream transactions with the subsidiaries amounting to (\$222) during the period.
- Note 18: The amount recognized was based on the financial statements that were not reviewed by the other CPA firm.
- Note 19: Fubon Gehua (Beijing) Trading Co., Ltd. has been disbanded and liquidated according to the resolution of the board of directors in October 2023. The legal deregistration procedure was completed in April 2024. As of June 30, 2025, the proceeds from liquidation were yet to be collected.

			Iı	nvestment		
				amount		
			a	approved		
	Ac	ccumulated		by the	(	Ceiling on
	a	mount of	Iı	nvestment	in	vestments in
	rem	ittance from	Cor	nmission of	Ma	inland China
	7	Taiwan to	th	e Ministry	i	mposed by
	Mai	nland China	of	Economic	the	Investment
	as	of June 30,		Affairs	C	ommission
Company name	2025			(MOEA)		of MOEA
TECO Electric & Machinery Co., Ltd.	\$	6,573,981	\$ 8,865,58		\$	45,009,541
Taiwan Pelican Express Co., Ltd.	51,168		51,168			1,125,976
Tecom Co., Ltd.	6,950		681,144			264,706
Information Technology Total Services Co., Ltd.		10,167		10,167		350,240

Note 1: The accounts of the Company are expressed in New Taiwan dollars. Income statement accounts denominated in foreign currencies are translated into New Taiwan dollars at the weighted average exchange rates prevailing at the transaction dates and balance sheet accounts at spot exchange rates prevailing at the balance sheet dates.

Note 2: The amount disclosed was based on Investment Commission, MOEA Regulation No. 09704604680 announced on August 29, 2008.

Note 3: Tecom completed the investment in Mainland China in the third quarter of 2010 and the ceiling on investments was \$1,760,251 which was calculated based on Tecom's net assets of \$2,933,752 in the third quarter of 2010.

## Significant transactions conducted with investees in Mainland China directly or indirectly through other companies in the third areas For the six-month period ended June 30, 2025

Table 9

Expressed in thousands of NTD (Except as otherwise indicated)

	Sale (purchase)				Property transaction		A	Accounts receivable (payable)		Provision of endorsements and guarantees		Financing				_	
													timum e during				
												six-mor	the oth period			Interest during the six-month	
								lance at		Balance at			June 30,	Balance at	_	period ended	
Investee in Mainland China		Amount	%		Amount	%	June	30, 2025	%	June 30, 2025	Purpose	2	025	June 30, 2025	Interest rate	June 30, 2025	Others
Shanghai Teco	\$	24,297	-	\$	-	-	\$	21,555	1%	\$ -	-	\$	-	\$ -	-	\$ -	
Wuxi Teco		5,552	-		-	-		4,423	-	-	-		-	-	-	-	
Jiangxi Teco		5,534	-		-	-		3,054	-	-			-	-	-	-	
Taian (Wuxi)		3,800	-		-	-		2,003	-	-			-	-	-	-	
Wuxi Teco	(	701,444)	(6%)		_	_		351,788	(7%)	-			-	-	-	-	
Taian (Wuxi)	(	397,308)	(4%)		-	-		153,109	(3%)	-			_	-	-	-	
Jiangxi Teco	(	71,592)	(1%)		_	-		40,808	(1%)	-			_	-	-	-	
Genmao (Suzhao)	(	56,237)	(1%)		-	_		3,565	-	-			-	-	-	-	
Wuxi Teco Precision	(	45,934)	-		-	_		17,096	-	-			-	_	-	-	
Jiangxi TECO (AC)	(	36,901)	-		_	_		9,154	-	-			-	-	-	-	
Wuxi TECO Electro Devices	(	32,173)	-		-	-		25,935	-	-	-		-	-	-	-	