FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES
CONSOLIDATED FINANCIAL STATEMENTS AND INDEPENDENT AUDITORS' REVIEW REPORT
JUNE 30, 2022 AND 2021

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

#### INDEPENDENT AUDITORS' REVIEW REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of Formosa Taffeta Co., Ltd.

#### Introduction

We have reviewed the accompanying consolidated balance sheets of Formosa Taffeta Co., Ltd. and subsidiaries (the "Group") as at June 30, 2022 and 2021, and the related consolidated statements of comprehensive income for the three months and six months then ended, as well as the consolidated statements of changes in equity and of cash flows for the six months then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies. Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and International Accounting Standard 34, "Interim Financial Reporting" 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 Statement of Auditing Standards No. 65, "Review of Financial Information Performed by the Independent Auditor of the Entity" in 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 explained in Notes 4(3) and 6(7), the financial statements of certain insignificant consolidated subsidiaries and investments accounted for using the equity method were not reviewed by independent auditors. Those statements reflect total assets (including investments accounted for using the equity method) of NT\$17,915,661 thousand and NT\$17,167,086 thousand, constituting 21% and 20% of the consolidated total assets, and total liabilities of NT\$5,299,497 thousand and NT\$5,000,536 thousand, constituting 24% and 26% of the consolidated total liabilities as at June 30, 2022 and 2021, respectively, and total comprehensive income (including share of profit and other comprehensive income of associates

accounted for using the equity method) amounting to NT\$125,051 thousand, NT\$367,690 thousand, NT\$249,719 thousand and NT\$521,162 thousand, constituting 18%, 8%, 24% and 11% of the total comprehensive income for the three months and six months then ended, respectively.

### **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 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, 2022 and 2021, and of its consolidated financial performance and its consolidated cash flows for the six months then ended in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and International Accounting Standard 34, "Interim Financial Reporting" as endorsed by the Financial Supervisory Commission.

Juanlu, Man-Yu Wu, Han-Chi For and on Behalf of PricewaterhouseCoopers, Taiwan August 5, 2022

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.

FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(Expressed in thousands of New Taiwan dollars)

(The balance sheets as of June 30, 2022 and 2021 are reviewed, not audited)

			 June 30, 2022				June 30, 2021			
	Assets	Notes	 AMOUNT	%	_	AMOUNT	_%_		AMOUNT	_%_
	Current assets									
1100	Cash and cash equivalents	6(1)	\$ 4,063,338	5	\$	3,471,141	4	\$	3,056,752	4
1110	Financial assets at fair value	6(2)								
	through profit or loss - current		1,256	-		-	-		-	-
1120	Current financial assets at fair	6(3)								
	value through other									
	comprehensive income		1,332,461	2		1,489,451	2		1,462,550	2
1136	Current financial assets at	6(4)								
	amortized cost		66,796	-		62,909	-		105,415	-
1150	Notes receivable, net	6(5)	59,386	-		57,955	-		51,005	-
1160	Notes receivable - related	7								
	parties		10,069	-		8,505	-		805	-
1170	Accounts receivable, net	6(5)	3,752,617	4		3,563,413	5		3,805,502	5
1180	Accounts receivable - related	7								
	parties		417,196	1		206,124	-		348,192	-
1200	Other receivables	7	1,900,185	2		212,832	-		268,237	-
130X	Inventory	6(6)	8,890,309	11		7,915,845	10		7,017,853	8
1410	Prepayments		778,756	1		567,287	1		454,256	1
1470	Other current assets		165,274			138,426			219,622	
11XX	<b>Total current assets</b>		21,437,643	26		17,693,888	22		16,790,189	20
	Non-current assets									
1517	Non-current financial assets at	6(3)								
	fair value through other									
	comprehensive income		38,866,381	46		40,512,078	50		44,017,123	52
1535	Non-current financial assets at	6(4)								
	amortised cost		44,292	-		-	-		-	-
1550	Investments accounted for	6(7)								
	using the equity method		9,775,170	12		9,555,195	12		9,605,719	12
1600	Property, plant and equipment	6(8) and 8	11,520,260	14		11,541,908	14		11,871,397	14
1755	Right-of-use assets	6(9)	1,093,241	1		1,026,668	1		1,007,588	1
1760	Investment property, net	6(10)	561,122	1		575,852	1		591,732	1
1840	Deferred income tax assets		64,936	_		71,876	-		110,351	-
1900	Other non-current assets		337,425	_		364,723	-		326,822	-
15XX	Total non-current assets		62,262,827	74		63,648,300	78		67,530,732	80
1XXX	Total assets		\$ 83,700,470	100	\$	81,342,188	100	\$	84,320,921	100
			 (Continued)					-	<u> </u>	
			(Commued)							

## $\frac{FORMOSA\ TAFFETA\ CO., LTD.\ AND\ SUBSIDIARIES}{CONSOLIDATED\ BALANCE\ SHEETS}$

(Expressed in thousands of New Taiwan dollars)
(The balance sheets as of June 30, 2022 and 2021 are reviewed, not audited)

					December 31, 2021		June 30, 2021				
	Liabilities and Equity	Notes		AMOUNT		_	AMOUNT	_%_		AMOUNT	
2100	Current liabilities	((11) 10	ф	2 (21 440	4	Ф	2 167 227		ф	2 440 022	
2100	Short-term borrowings	6(11) and 8	\$	3,631,448	4	\$	3,167,227	4	\$	3,449,823	4
2110	Short-term notes and bills payable	6(12)		940 902	1		200 041			100,000	
2150	Notes payable			849,803	1		299,941	-		100,000	-
2160		7		244,788 95,454	-		221,284 341,981	1		173,436 158,844	-
2170	Accounts payable	/		1,354,843	2		1,093,116	1		1,071,914	2
2170	Accounts payable - related	7		1,334,643	2		1,093,110	1		1,071,914	Z
2100	parties	,		1,085,086	1		967,146	1		785,150	1
2200	Other payables	6(14) and 7		2,916,705	4		1,039,634	1		2,726,726	3
2230	Current income tax liabilities	0(11) unu 7		189,525	-		197,485	_		211,661	_
2280	Current lease liabilities	6(9)		132,686	_		82,334	-		121,555	_
2399	Other current liabilities	0())		432,588	1		494,900	1		544,264	1
21XX	Total current liabilities			10,932,926	13		7,905,048	9		9,343,373	$\frac{1}{11}$
ZIXX	Non-current liabilities			10,932,920			7,903,040			9,545,575	
2540	Long-term borrowings	6(15)		9,700,000	12		9,700,000	12		8,900,000	11
2570	Deferred income tax liabilities	6(28)		326,846	12		349,420	12		345,150	11
2580	Non-current lease liabilities	6(9)		741,881	1		728,999	1		666,783	1
2600	Other non-current liabilities	6(16)		403,017	1		414,862	1		311,666	1
25XX	Total non-current	0(10)		403,017		_	414,002			311,000	<u> </u>
2377	liabilities			11 171 744	13		11,193,281	14		10,223,599	12
2XXX	Total liabilities			11,171,744	$\frac{-13}{26}$	_		23			12
2ΛΛΛ			-	22,104,670			19,098,329			19,566,972	23
	Equity attributable to owners of										
	parent Share capital	6(17)									
3110	Common stock	0(17)		16,846,646	20		16,846,646	21		16,846,646	20
3110	Capital surplus	6(18)		10,040,040	20		10,040,040	21		10,840,040	20
3200	Capital surplus	0(18)		1,304,021	1		1,301,769	2		1,297,052	2
3200	Retained earnings	6(19)		1,304,021	1		1,301,709	2		1,297,032	2
3310	Legal reserve	0(19)		8,974,316	11		8,772,558	11		8,772,558	10
3320	Special reserve			2,214,578	3		2,214,578	3		2,214,578	3
3350	Unappropriated retained			2,214,576	3		2,214,570	3		2,214,370	3
3330	earnings			9,055,091	11		8,349,494	10		7,472,019	9
	Other equity interest	6(20)		9,033,091	11		0,349,494	10		7,472,019	9
3400	Other equity interest	0(20)		23,220,212	28		24,777,878	30		28,170,160	33
3500	Treasury stocks	6(17)	(	19,064)	-	(	19,064)	30	(	19,064)	33
31XX	Equity attributable to	0(17)	'	19,004)		'	19,004)		'	19,004)	
JIAA	owners of the parent			61,595,800	74		62,243,859	77		64,753,949	77
3XXX	Total equity			61,595,800	<del></del>		62,243,859	77		64,753,949	77
JAAA	Significant contingent liabilities	9	_	01,393,800		_	02,243,039			04,733,949	
	and unrecognized contract	9									
	commitments										
	Significant event after the balance	11									
	sheet date	11									
3X2X	Total liabilities and equity		\$	83,700,470	100	\$	81,342,188	100	\$	84,320,921	100
J114/1	iotai nabinues and equity		φ	05,100,410		φ	01,542,100	100	φ	04,320,321	100

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

# FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Expressed in thousands of New Taiwan dollars, except for earnings per share amount) (REVIEWED, NOT AUDITED)

				Three n	nonths er	nded June 30		Six months ended June 30			
			_	2022		2021		2022		2021	
	Items	Notes		AMOUNT	%	AMOUNT	%	AMOUNT	%	AMOUNT	<b>%</b>
4000	Sales revenue	6(21) and 7	\$	9,281,671	100	\$ 8,609,111	100 \$	18,195,453	100 \$	16,769,028	100
5000	Operating costs	6(6)(25)(26) and 7	(	8,299,963)(	89)(	7,398,475)(	86)(	16,188,448)(	89)(	14,467,511)(	86)
5900	Net operating margin		_	981,708	11	1,210,636	14	2,007,005	11	2,301,517	14
	Operating expenses	6(25)(26) and 7									
6100	Selling expenses		(	456,127)(	5)(	464,414)(	5)(	904,870)(	5)(	894,706)(	5)
6200	General and administrative expenses		(	216,075)(	2)(_	218,828)(	3)(_	425,868)(	<u>2</u> )(_	437,851)(	3)
6000	Total operating expenses		(	672,202)(	7)(	683,242)(	8)(	1,330,738)(	7)(_	1,332,557)(	8)
6900	Operating profit			309,506	4	527,394	6	676,267	4	968,960	6
	Non-operating income and expenses										
7100	Interest income	6(22)		5,848	-	2,433	-	9,874	-	4,440	-
7010	Other income	6(23)		1,524,483	16	56,973	1	1,580,213	9	136,350	1
7020	Other gains and losses	6(24)		93,675	1 (	89,200)(	1)	159,663	1 (	136,147)(	1)
7050	Finance costs	6(27)	(	44,104)	- (	35,520)(	1)(	79,680)(	1)(	70,148)	-
7060	Share of profit of associates and joint ventures accounted for	6(7)									
	using the equity method			214,553	2	142,177		413,445		341,091	2
7000	Total non-operating income and expenses			1,794,455	19	76,863	1	2,083,515	11 _	275,586	2
7900	Profit before income tax			2,103,961	23	604,257	7	2,759,782	15	1,244,546	8
7950	Income tax expense	6(28)	(	69,441)(	1)(	56,797)(	1)(	168,057)(	1)(_	123,174)(	1)
8200	Profit for the period		\$	2,034,520	22	\$ 547,460	6 \$	2,591,725	14 \$	1,121,372	7

(Continued)

## FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Expressed in thousands of New Taiwan dollars, except for earnings per share amount) (REVIEWED, NOT AUDITED)

			Three months ended June 30				Six months ended June 30				
			_	2022		2021		2022		2021	
	Items	Notes		AMOUNT	%	AMOUNT	%	AMOUNT	%	AMOUNT	%
	Other comprehensive income	6(20)									
	Components of other comprehensive income that will not be										
	reclassified to profit or loss										
8316	Unrealized gain or loss on valuation of financial assets at fair										
	value through other comprehensive income		(\$	1,294,968)	(14)	\$ 4,081,250	47 (\$	5 1,802,184)(	10) \$	4,040,180	24
8320	Share of other comprehensive (loss) income of associates and										
	joint ventures accounted for using the equity method		(_	140,057)	(2)(	24,063)	(_	186,255)(	1)	15,514	
8310	Other comprehensive (loss) income that will not be										
	reclassified to profit or loss		(_	1,435,025)	(16)	4,057,187	<u>47</u> (_	1,988,439)(	<u> </u>	4,055,694	24
	Components of other comprehensive income that will be										
0271	reclassified to profit or loss										
8361	Financial statements translation differences of foreign			46 516	1 /	201 464)	2.	202 720	2 (	205 450)	( )
8370	operations			46,516	1 (	291,464)(	3)	303,739	2 (	295,459)(	(2)
83/0	Share of other comprehensive income of associates and joint ventures accounted for using the equity method			32,766		156,358	2	127,329	1	72 449	1
8360	Other comprehensive income (loss) that will be reclassified		_	32,700	<u> </u>	130,336	<u>Z</u> _	127,329		73,448	
8300	to profit or loss			79,282	1 (	135,106)(	1)	431,068	3 (	222,011)(	1)
8300	Total other comprehensive (loss) income for the period		(\$	1,355,743)	$(\frac{1}{15})^{1}$	\$ 3,922,081	<del>46</del> ′(\$		$\frac{3}{8}$	3,833,683	23
8500	Total comprehensive income for the period		( <del>φ</del>	678,777		\$ 4,469,541	<del></del>	3 1,034,354 6 1,034,354	$\frac{8}{6}$	4,955,055	<del>23</del> 30
8300	•		<u>\$</u>	078,777		<u>\$ 4,409,341</u>	<u> </u>	1,034,334	<u> </u>	4,933,033	
8610	Profit attributable to:		ф	2 024 520	22	\$ 547.460	<i>(</i>	2 2 501 725	14 \$	1 101 270	7
8620	Owners of the parent Non-controlling interest		\$	2,034,520	22	\$ 547,460	0 1	3 2,591,725	14 <b>)</b>	1,121,372	/
8020	Non-controlling interest		<u>¢</u>	2,034,520	22	\$ 547,460	6 \$	3 2,591,725	14 \$	1,121,372	<del>-</del> 7
	C1		<u>\$</u>	2,034,320		<u>\$ 347,400</u>		2,391,723	<u> </u>	1,121,372	
8710	Comprehensive income attributable to: Owners of the parent		\$	678,777	7	\$ 4,469,541	52 \$	1,034,354	6 \$	4,955,055	30
8720	Non-controlling interest		ф	078,777	/	\$ 4,409,341	32 ¢	1,034,334	Оф	4,933,033	30
0720	Non-controlling interest		<u></u>	678,777		\$ 4,469,541	<u>-52</u> \$	1,034,354	- <del>-</del>	4,955,055	30
			<u> </u>	078,777		<u>\$ 4,409,341</u>	<u> </u>	1,034,334	<u> </u>	4,933,033	
			R	efore A	fter	Before At	fter B	e fore Af	ter B	efore Af	fter
		6(29)	Ť	a x T	a x	T a x T	a x	T a x T	a x T	a x T	a x
	Basic and diluted earnings per share (in dollars)										
	Profit attributable to common shareholders of the parent			<u>\$ 1.25</u> <u>\$</u>	1.21	<u>\$ 0.36</u> <u>\$</u>	0.33	<u>\$ 1.62</u> <u>\$</u>	1.54	<u>\$ 0.74</u> <u>\$</u>	0.67
	Assuming shares held by subsidiaries are not deemed as treasury sto	ck:									
	Profit attributable to common shareholders of the parent			<u>\$ 1.25</u> <u>\$</u>	1.21	<u>\$ 0.36</u> <u>\$</u>	0.32	<u>\$ 1.62</u> <u>\$</u>	1.54	<u>\$ 0.74</u> <u>\$</u>	0.67

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

# FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY SIX MONTHS ENDED JUNE 30, 2022 AND 2021 (Expressed in thousands of New Taiwan dollars)

(REVIEWED, NOT AUDITED)

Equity attributable to owners of the parent

				Retained Earnings		Other Equ	ity 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	Treasury stocks	Total equity
Six months ended June 30, 2021										
Balance at January 1, 2021		\$ 16,846,646	\$1,297,081	\$8,560,207	\$ 2,214,578	\$ 8,228,927	(\$ 1,246,441)	\$ 25,601,654	(\$ 19,064)	\$ 61,483,588
Profit for the period		-	<u> </u>	-	<u> </u>	1,121,372	· (Ψ 1,210,111 )	<u> </u>	-	1,121,372
Other comprehensive income (loss)		_	_	_	_	-	( 222,011)	4,055,694	-	3,833,683
Total comprehensive income (loss)						1,121,372	( 222,011)	4,055,694		4,955,055
Appropriations of 2020 earnings	6(19)		-				(			
Legal reserve	. ,	-	-	212,351	-	( 212,351)	-	-	-	-
Cash dividends		-	-	-	-	( 1,684,665)	-	-	-	( 1,684,665)
Paid expired cash dividends transferred to capital surplus	6(18)	-	( 29)	-	-	-	-	-	-	( 29)
Change in net interest of associates recognized under the equity method		<u>-</u>	<u>-</u>	<u> </u>	<u>-</u> _	18,736	<u> </u>	(18,736_)	<u>-</u>	<u>-</u> _
Balance at June 30, 2021		\$ 16,846,646	\$1,297,052	\$8,772,558	\$ 2,214,578	\$ 7,472,019	(\$ 1,468,452)	\$ 29,638,612	(\$ 19,064)	\$ 64,753,949
Six months ended June 30, 2022										
Balance at January 1, 2022		\$ 16,846,646	\$1,301,769	\$8,772,558	\$ 2,214,578	\$ 8,349,494	(\$ 1,443,502)	\$ 26,221,380	(\$ 19,064)	\$ 62,243,859
Profit for the period		-	-	-	-	2,591,725	-	-	-	2,591,725
Other comprehensive income (loss)		<u>=</u>	<u>-</u>				431,068	(1,988,439_)		(1,557,371_)
Total comprehensive income (loss)						2,591,725	431,068	(1,988,439)		1,034,354
Appropriations of 2021 earnings	6(19)									
Legal reserve		-	-	201,758	-	( 201,758)	-	-	-	-
Cash dividends		-	-	-	-	( 1,684,665)	-	-	-	( 1,684,665)
Paid expired cash dividends transferred to capital surplus	6(18)	-	( 15)	-	-	-	-	-	-	( 15)
Change in net interest of associates recognized under the equity method	6(18)(20)	-	2,267	-	-	( 207)	-	207	-	2,267
Disposal of equity instruments at fair value through other comprehensive income	6(20)	<u>-</u>	<u>-</u>	<u>-</u>		502	<u> </u>	(502_)	<u>-</u>	<u>-</u>
Balance at June 30, 2022		\$ 16,846,646	\$1,304,021	\$8,974,316	\$ 2,214,578	\$ 9,055,091	(\$ 1,012,434)	\$ 24,232,646	(\$ 19,064)	\$ 61,595,800

# FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Expressed in thousands of New Taiwan dollars) (REVIEWED, NOT AUDITED)

			ine 30		
	Notes	_	2022		2021
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		\$	2,759,782	\$	1,244,546
Adjustments		Ψ	2,737,702	Ψ	1,211,510
Adjustments to reconcile profit (loss)					
Depreciation	6(8)(9)(10)(25)		678,498		676,401
Amortization	*(*)(*)(**)(**)		975		-
Interest expense	6(9)(27)		79,680		70,148
Interest income	6(22)	(	9,874)	(	4,440)
Dividend income	6(23)	(	1,479,591)		12,995)
(Gain) loss on valuation of financial assets	6(2)(24)	(	1,256)	(	82
Gain on valuation of financial liabilities	6(13)(24)	(	1,230 )	(	137)
Share of profit of associates and joint ventures	6(7)			(	137 )
accounted for using the equity method	•(,)	(	413,445)	(	341,091)
Loss on disposal and scrap of property, plant	6(24)	(	113,113)	(	311,001)
and equipment	<b>(2.</b> )		10,122		4,357
Changes in operating assets and liabilities			10,122		1,557
Changes in operating assets					
Notes receivable, net		(	1,431)	(	7,990)
Notes receivable - related parties		(	1,564)	(	3,455
Accounts receivable, net		(	190,086)	(	699,848)
Accounts receivable - related parties		(	211,072)	ì	186,606)
Other receivables		(	90,056)	(	48,229)
Inventory		(	974,464)		168,836)
Prepayments		(	244,774)		127,394)
Other current assets		(	27,823)		39,914
Changes in operating liabilities		(	27,023)		35,511
Notes payable			23,504	(	29,444)
Notes payable - related parties		(	246,527)		8,189
Accounts payable		(	261,727	(	35,330)
Accounts payable - related parties			117,940	(	49,681)
Other payables			197,702	(	144,965
Other current liabilities		(	62,312)		157,487
Other non-current liabilities		(	13,167)	(	20,972)
Cash inflow generated from operations		\	162,488	\	616,551
Interest received			9,358		5,635
Cash dividends received			25,092		289,783
Interest paid		(	70,330)	(	65,259)
Income tax paid		(	191,651)	(	56,435)
Net cash flows (used in) from operating		\	171,031	\	50, 155
activities		(	65,043)		790,275
404,1400			05,045		170,213

(Continued)

FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF CASH FLOWS
(Expressed in thousands of New Taiwan dollars)
(REVIEWED, NOT AUDITED)

			Six months ended June 30					
	Notes		2022		2021			
CASH FLOWS FROM INVESTING ACTIVITIES								
Increase in financial assets at amortized cost		(\$	48,179)	(\$	78,267)			
Proceeds from capital return upon dissolution of								
financial assets at fair value through other								
comprehensive income			502		-			
Acquisition of investment accounted for using the								
equity method		(	216)		-			
Acquisition of property, plant and equipment	6(30)	(	317,447)	(	222,367)			
Disposal of property, plant and equipment			2,369		357			
Decrease (increase) in other non-current assets			27,298	(	148,486)			
Net cash flows used in investing activities		(	335,673)	(	448,763)			
CASH FLOWS FROM FINANCING ACTIVITIES								
Increase in short-term borrowings	6(31)		464,221		183,418			
Increase (decrease) in short-term notes and bills	6(31)							
payable			549,862	(	399,979)			
Payment of long-term borrowings		(	3,500,000)	(	3,055,763)			
Increase in long-term borrowings			3,500,000		3,000,000			
Expired cash dividends paid		(	48)	(	29)			
Payment of lease principal	6(9)	(	77,652)	(	76,396)			
Increase in guarantee deposits			1,322		2,310			
Net cash flows from (used in) financing								
activities			937,705	(	346,439)			
Effect of foreign exchange rate			55,208	(	21,643)			
Net increase (decrease) in cash and cash equivalents			592,197	(	26,570)			
Cash and cash equivalents at beginning of period	6(1)		3,471,141		3,083,322			
Cash and cash equivalents at end of period	6(1)	\$	4,063,338	\$	3,056,752			

# FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS SIX MONTHS ENDED JUNE 30, 2022 AND 2021

(Expressed in thousands of New Taiwan dollars, except as otherwise indicated) (REVIEWED, NOT AUDITED)

#### 1. HISTORY AND ORGANIZATION

(1) Formosa Taffeta Co., Ltd. (the "Company") was incorporated on April 19, 1973 under the provisions of the Company Law of the Republic of China (R.O.C.). Factories were established in Douliou City of Yulin County, R.O.C. On December 24, 1985, the Company's common stock was officially listed on the Taiwan Stock Exchange. The major operations of the Company's various departments are as follows:

Business departments	Major activities
Primary department:	Amine fabrics, polyester fabrics, cotton fabrics,
Fabrics, dyeing and others	blending fabrics and umbrella ribs
Secondary department:	Cord, plastic bags, refineries for gasoline, diesel,
Cord fabrics, petroleum	crude oil and the related petroleum products, cotton
	fibers, blending fibers and protection fibers

- (2) Formosa Chemicals & Fiber Corp. has significant control over the Company since Formosa Chemicals & Fiber Corp. holds over half of the Board seats after the stockholders' meeting on June 27, 2008. Since June 27, 2008, Formosa Chemicals & Fiber Corp. became the Company's parent company and accordingly, the Company and its subsidiaries are included in its consolidated financial statements.
- (3) As of June 30, 2022, the Company and its subsidiaries (collectively referred herein as the "Group") had 7,555 employees.

# 2. THE DATE OF AUTHORIZATION FOR ISSUANCE OF THE CONSOLIDATED FINANCIAL STATEMENTS AND PROCEDURES FOR AUTHORIZATION

These consolidated financial statements were authorized for issuance by the Board of Directors on August 5, 2022.

#### 3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

(1) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") as endorsed by the Financial Supervisory Commission ("FSC")

New standards, interpretations and amendments endorsed by the FSC effective from 2022 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 3, 'Reference to the conceptual framework'	January 1, 2022
Amendments to IAS 16, 'Property, plant and equipment: proceeds	January 1, 2022
before intended use' Amendments to IAS 37, 'Onerous contracts—cost of fulfilling a contract'	January 1, 2022
Annual improvements to IFRS Standards 2018–2020	January 1, 2022

The above standards and interpretations have no significant impact 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 as endorsed by the FSC but not yet adopted by the Group

New standards, interpretations and amendments endorsed by the FSC effective from 2023 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IAS 1, 'Disclosure of accounting policies'	January 1, 2023
Amendments to IAS 8, 'Definition of accounting estimates'	January 1, 2023
Amendments to IAS 12, 'Deferred tax related to assets and liabilities	January 1, 2023
arising from a single transaction'	

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

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

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

	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
IFRS 17, 'Insurance contracts'	Standards Board 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' Amendments to IAS 1, 'Classification of liabilities as current or non- current'	January 1, 2023

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

#### 4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies adopted are consistent with Note 4 in the consolidated financial statements for the year ended December 31, 2021, 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' as endorsed by the FSC.
- B. The consolidated financial statements are to be read in conjunction with the consolidated financial statements for the year ended December 31, 2021.

#### (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 recognized based on the net amount of pension fund assets less present value of defined benefit obligation.

B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the FSC (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:

The basis for preparation of the consolidated financial statements is the same with the consolidated financial statements as of and for the year ended December 31, 2021.

B. Subsidiaries included in the consolidated financial statements:

			Ownership (%)			_
			June 30,	December 31,	June 30,	
Name of investor	Name of subsidiary	Main business activities	2022	2021	2021	Description
Formosa Taffeta Co., Ltd.	Formosa Taffeta (Zhong Shan) Co, Ltd.	Manufacturing of nylon and polyester filament greige cloth, coloured cloth, printed cloth and textured processing yarn products	100	100	100	Note
Formosa Taffeta Co., Ltd.	Formosa Development Co., Ltd.	Urban land consolidation, development and rent and sale of residential and buildings, and development of new community and specialized zones	100	100	100	Note
Formosa Taffeta Co., Ltd.	Formosa Taffeta Vietnam Co., Ltd.	Manufacturing, processing, supply and marketing of yarn, knitted fabric, dyeing and finishing, carpets, curtains and cleaning supplies	100	100	100	Note
Formosa Taffeta Co., Ltd.	Formosa Taffeta (Hong Kong) Co., Ltd.	Sale of nylon and polyamine goods	100	100	100	Note
Formosa Taffeta Co., Ltd.	Formosa Taffeta (Dong Nai) Co., Ltd.	Manufacturing of nylon and polyester filament products	100	100	100	Note

		<u>-</u>		Ownership (%)	)	•
			June 30,	December 31,	June 30,	
Name of investor	Name of subsidiary	Main business activities	2022	2021	2021	Description
Formosa Taffeta (Hong Kong) Co., Ltd.	Formosa Taffeta (Changshu) Co., Ltd.	Manufacturing and processing fabric of nylon filament knitted cloth, weaving and dyeing as well as post processing of knitted fabric	100	100	100	Note
Formosa Development Co., Ltd.	Public More Internation Company Ltd.	Employment service, manpower allocation and agency service etc.	100	100	100	Note

Note: The financial statements of the entity as of and for the six months ended June 30, 2022 and 2021 were not reviewed by independent auditors as the entity did not meet the definition of significant subsidiary

- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group: None.

#### (4) Employee benefits

#### A. Short-term employee benefits

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

#### B. Pension

#### (a) Defined contribution plans

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

#### (b) Defined benefit plan

i. Net obligation under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive on retirement for their services with the Company in current period or prior periods. The liability recognized in the balance sheet in respect of defined benefit pension plan is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets, together with adjustments for unrecognized past service costs. The net defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The rate used to discount is determined by using interest rates of government bonds (at the balance sheet date) instead.

- ii. Remeasurements arising on defined benefit plan are recognized in other comprehensive income in the period in which they arise and recorded as retained earnings.
- iii. Past service costs are recognized immediately in profit or loss.
- iv. Pension cost for the interim period is calculated on a year-to-date basis by using the pension cost rate derived from the actuarial valuation at the end of the prior financial year, adjusted for significant market fluctuations since that time and for significant curtailments, settlements, or other significant one-off events. And, the related information is disclosed accordingly.
- C. Employees' compensation and directors' and supervisors' remuneration

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

#### (5) Income tax

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

- D. Deferred income tax assets are recognized only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized. At each balance sheet date, unrecognized and recognized deferred income tax assets are reassessed.
- E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously. Deferred income tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realize the asset and settle the liability simultaneously.
- F. A deferred tax asset shall be recognized for the carry forward of unused tax credits resulting from acquisitions of equipment or technology, research and development expenditures and equity investments to the extent that it is possible that future taxable profit will be available against which the unused tax credits can be utilized.
- G. The interim period income tax expense is recognized based on the estimated average annual effective income tax rate expected for the full financial year applied to the pretax income of the interim period, and the related information is disclosed accordingly.

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

There was no significant change during this period. Refer to Note 5 to the consolidated financial statements as of and for the year ended December 31, 2021 for related information.

#### 6. DETAILS OF SIGNIFICANT ACCOUNTS

#### (1) Cash and cash equivalents

	Ju	ne 30, 2022	Dece	mber 31, 2021	Ju	ne 30, 2021
Cash on hand and petty cash Checking accounts and	\$	64,967	\$	93,645	\$	65,293
demand deposits		2,091,449		1,521,542		1,838,263
Time deposits		1,906,922		1,709,972		1,153,196
Commercial paper		-		145,982		-
	\$	4,063,338	\$	3,471,141	\$	3,056,752

- A. The Group associates with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- B. The range of time deposit rate on June 30, 2022, December 31, 2021 and June 30, 2021 are 0.9%~4.5%, 0.1%~4.3% and 0.14%~3.05%, respectively.
- C. The range of commercial paper rate on December 31, 2021 is 0.21%~0.22%.

- D. The Group repatriates the offshore fund by adopting "The Management, Utilization, and Taxation of Repatriated Offshore Funds Act". The Act restricts the usage of the fund; hence, in accordance with IAS 7, "Statement of cash flows", the fund was reclassified as other financial assets. The amount on June 30, 2022 is USD 8,439 thousand equivalent to \$250,812 thousand.
- E. The Group has no cash and cash equivalents pledged to others.
- (2) Financial assets at fair value through profit or loss

	June	e 30, 2022	Decem	ber 31, 2021	June	30, 2021
Current items:						
Forward foreign exchange						
contracts	\$	1,256	\$	-	\$	-

A. Amounts recognized in profit or loss in relation to financial assets at fair value through profit or loss are listed below:

	Three months ended June 30,				
	20	)22	2021		
Forward foreign exchange contracts	\$	1,256 \$	)		
	S	ix months end	ed June 30,		
	20	)22	2021		
Forward foreign exchange contracts	\$	1,256 (\$		82)	

B. The Group entered into contracts relating to derivative financial assets which were not accounted for under hedge accounting. The information is listed below:

		June 30, 2022			
	Contra	act amount			
Derivative financial instruments	(notion	al principal)	Contract period		
Current items:					
Forward foreign exchange contracts	JPY	72,440	111.5.24~111.7.8		

The forward exchange contracts are buy and sell to hedge the change of exchange rate due to import and export transactions, but not adopting hedge accounting.

C. Information relating to credit risk of financial assets at fair value through profit or loss is provided in Note 12(2).

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

	June 30, 2022 I		Dece	December 31, 2021		June 30, 2021
Current items:						
Equity instruments						
Listed stocks	\$	900,285	\$	900,285	\$	900,285
Unlisted stocks		100,000		100,000		100,000
		1,000,285		1,000,285		1,000,285
Valuation adjustment		332,176		489,166		462,265
	\$	1,332,461	\$	1,489,451	\$	1,462,550
	т	20, 2022	-	1 21 2021		
	<u>Ju</u>	ne 30, 2022	Dece	ember 31, 2021		June 30, 2021
Non-current items:		ine 30, 2022	Dece	ember 31, 2021		June 30, 2021
Non-current items: Equity instruments	Ju	ine 30, 2022	Dece	ember 31, 2021	_	June 30, 2021
	<u> </u>	8,163,125	Dece \$	8,163,125	\$	June 30, 2021 8,163,126
Equity instruments		,			\$	,
Equity instruments Listed stocks		8,163,125		8,163,125	\$	8,163,126
Equity instruments Listed stocks		8,163,125 6,647,666		8,163,125 6,647,666	\$	8,163,126 6,647,667

- A. The Group has elected to classify equity investments 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 \$40,198,842, \$42,001,529 and \$45,479,673 as at June 30, 2022, December 31, 2021 and June 30, 2021, respectively.
- B. Amounts recognized in profit or loss and other comprehensive income in relation to the financial assets at fair value through other comprehensive income are listed below:

	Three months ended June 30,			
		2022		2021
Equity instruments at fair value through other				
comprehensive income				
Fair value change recognized in other				
comprehensive (loss) income	(\$	1,294,968)	\$	4,077,391
Cumulative gains reclassified to				
retained earnings due to derecognition	( <u>\$</u>	502)	\$	_
		Six months en	nded J	une 30,
		2022		2021
Equity instruments at fair value through other				
comprehensive income				
Fair value change recognized in other				
comprehensive (loss) income	(\$	1,802,184)	\$	4,036,544
Cumulative gains reclassified to				
retained earnings due to derecognition	( <u>\$</u>	502)	\$	_

- C. As at June 30, 2022, December 31, 2021 and June 30, 2021, 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 fair value through other comprehensive income held by the Group were \$40,198,842, \$42,001,529 and \$45,479,673, respectively.
- D. Information relating to credit risk of financial assets at fair value through other comprehensive income is provided in Note 12(2).

#### (4) Financial assets at amortized cost

Items	June	June 30, 2022		December 31, 2021		June 30, 2021	
Current items: Time deposit	\$	66,796	\$	62,909	\$	105,415	
Non-current items:							
Time deposit	\$	44,292	\$		\$		

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

	Thre	Three months ended June 30,					
	202	22	,	2021			
Interest income	\$	524	\$	97			
	Six	months e	nded June	: 30,			
	202	22		2021			
Interest income	\$	981	\$	97			

- B. As at June 30, 2022, December 31, 2021 and June 30, 2021, 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 amortized cost held by the Group were \$111,088, \$62,909 and \$105,415, respectively.
- C. Information relating to credit risk of financial assets at amortized cost is provided in Note 12(2).

#### (5) Notes and accounts receivable

	June 30, 2022		December 31, 2021		Jı	ıne 30, 2021
Notes receivable	\$	59,386	\$	57,955	\$	51,005
Accounts receivable	\$	3,816,294	\$	3,626,208	\$	3,868,110
Less: Allowance for bad debts	(	63,677)	(	62,795)	(	62,608)
	\$	3,752,617	\$	3,563,413	\$	3,805,502

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

	Ju	ne 30, 2022	Dece	mber 31, 2021	Ju	ne 30, 2021
Not past due	\$	3,761,401	\$	3,562,781	\$	3,834,778
Up to 30 days		89,362		81,194		71,204
31 to 90 days		3,428		21,801		9,561
Over 90 days		21,489		18,387		3,572
	\$	3,875,680	\$	3,684,163	\$	3,919,115

The above ageing analysis was based on past due date.

- B. As of June 30, 2022, December 31, 2021 and June 30, 2021, accounts receivable and notes receivable were all from contracts with customers. As of January 1, 2021, the balance of receivables from contracts with customers amounted to \$3,211,277.
- C. As at June 30, 2022, December 31, 2021 and June 30, 2021, 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 and accounts receivable were \$3,812,003, \$3,621,368 and \$3,856,507, respectively.
- D. Information relating to credit risk of accounts receivable and notes receivable is provided in Note 12(2).

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

			June 30, 2022	
	Cost		Allowance for valuation loss	 Book value
Raw materials	\$ 1,617,544	(\$	119,205)	\$ 1,498,339
Supplies	466,232	(	4,537)	461,695
Work in process	3,041,921		-	3,041,921
Finished goods	3,617,536	(	636,466)	2,981,070
Merchandise inventory	290,273		-	290,273
Materials in transit	321,692		-	321,692
Outsourced processed materials	225,202		-	225,202
Construction in progress	1,782		-	1,782
Land for construction	 68,335			 68,335
	\$ 9,650,517	( <u>\$</u>	760,208)	\$ 8,890,309

		D	ecember 31, 2021			
	Cost		Allowance for valuation loss	Book value		
Raw materials	\$ 1,302,690	(\$	104,250)		1,198,440	
Supplies	254,640	(	4,583)		250,057	
Work in process	2,692,176		-		2,692,176	
Finished goods	3,596,140	(	613,727)		2,982,413	
Merchandise inventory	214,886		-		214,886	
Materials in transit	265,645		-		265,645	
Outsourced processed materials	242,248		-		242,248	
Construction in progress	1,645		-		1,645	
Land for construction	68,335		<u>-</u>		68,335	
	\$ 8,638,405	(\$	722,560)	\$	7,915,845	
			June 30, 2021			
	Cost		Allowance for valuation loss		Book value	
Raw materials	\$ 1,163,672	(\$	95,953)	\$	1,067,719	
Supplies	238,762	(	1,880)		236,882	
Work in process	2,406,061		-		2,406,061	
Finished goods	3,327,142	(	684,375)		2,642,767	
Merchandise inventory	307,833		-		307,833	
Materials in transit	99,119		-		99,119	
Outsourced processed materials	187,682		-		187,682	
Land for construction	 69,790				69,790	
	\$ 7,800,061	(\$	782,208)	\$	7,017,853	

Information about the inventories that were pledged to others as collateral is provided in Note 8. The cost of inventories recognized as expense for the six months ended June 30, 2022 and 2021 were as follows:

	Three months ended June 30,							
		2022	2021					
Cost of inventories sold	\$	8,253,469	\$	7,433,895				
Inventory valuation loss (gain) (Note 1)		21,604	(	59,185)				
Others (Note 2)		24,890		23,765				
	\$	8,299,963	\$	7,398,475				
	Six months ended June 30,							
		2022		2021				
Cost of inventories sold	\$	16,100,670	\$	14,487,452				
Inventory valuation loss (gain) (Note 1)		37,648	(	124,166)				
Others (Note 2)		50,130		104,225				
	\$	16,188,448	\$	14,467,511				

Note 1: Gain on inventory for the six months ended June 30, 2021 arose from inventories which were previously provided with allowance but were subsequently sold.

Note 2: Others consist of service cost, inventory overage/shortage and disposal of scrap and defective materials.

#### (7) Investments accounted for using the equity method

Items		June 30, 2022	December 31, 2021			June 30, 2021		
Formosa Advanced		_		_		_		
Technologies Co., Ltd.	\$	5,404,959	\$	5,152,935	\$	5,239,947		
Formosa Industries Co., Ltd.		1,813,380		1,825,888		1,800,065		
Quang Viet Enterprise Co., Ltd.		1,303,259		1,238,353		1,230,728		
Schoeller Textil AG		1,037,828		1,030,378		1,132,432		
Nan Ya Photonics Inc.		198,489		290,161		186,324		
Changshu Yu Yuan								
Development Co., Ltd.		17,255		17,480		16,223		
	\$	9,775,170	\$	9,555,195	\$	9,605,719		

- A. The investment income of \$214,553, \$142,177, \$413,445 and \$341,091 for the three months and six months ended June 30, 2022 and 2021, respectively, were accounted for using the equity method based on the unreviewed financial statements of the investee companies, except for Formosa Advanced Technologies Co., Ltd. which was reviewed by the Company's auditors.
- B. The Group's material associates have quoted market prices as follows:

	Ju	ne 30, 2022	Dece	mber 31, 2021	June 30, 2021		
Formosa Advanced Technologies Co., Ltd. Quang Viet Enterprise	\$	5,391,776	\$	5,323,699	\$	5,453,047	
Co., Ltd.		2,028,201		2,427,998		2,418,696	
	\$	7,419,977	\$	7,751,697	\$	7,871,743	

#### C. Associates

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

	Principal	Sha	reholding rat	tio				
Company	place of	June 30, December June 30,		place of June 30, December		June 30,	Nature of	Method of
name	business	2022	31, 2021	2021	relationship	measurement		
Formosa	Taiwan	30.68%	30.68%	30.68%	Investments	Equity method		
Advanced					accounted for			
Technologies					using the equity			
Co., Ltd.					method			
Formosa	Vietnam	10.00%	10.00%	10.00%	Investments	Equity method		
Industries					accounted for			
Co., Ltd.					using the equity			
					method			

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

## Balance sheets

		Formosa	Adva	anced Technologi	es (	Co., Ltd.
	Ju	ne 30, 2022	Dec	cember 31, 2021		June 30, 2021
Current assets	\$	11,226,749	\$	9,538,767	\$	9,261,910
Non-current assets		4,075,767		4,693,324		5,154,067
Current liabilities	(	2,753,582)	(	1,402,448)	(	2,316,147)
Non-current liabilities	(	534,488)	(	527,629)	(	532,887)
Total net assets	\$	12,014,446	\$	12,302,014	\$	11,566,943
Share in associate's net assets	\$	4,039,704	\$	3,787,680	\$	3,874,692
Difference		1,365,255		1,365,255		1,365,255
Carrying amount of the			_			
associate	\$	5,404,959	\$	5,152,935	\$	5,239,947
		Fe	ormo	sa Industries Co.,	Ltc	1.
	Ju	ne 30, 2022	Dec	cember 31, 2021		June 30, 2021
Current assets	\$	24,117,835	\$	11,757,034	\$	16,275,624
Non-current assets		17,706,879		17,104,621		16,753,560
Current liabilities	(	18,253,424)	(	5,873,213)	(	9,913,250)
Non-current liabilities	(	6,338,838)	(	5,630,904)	(	6,016,623)
Total net assets	\$	17,232,452	\$	17,357,538	\$	17,099,311
Share in associate's net assets	\$	1,723,246	\$	1,735,754	\$	1,709,931
Difference		90,134		90,134		90,134
Carrying amount of the				<u> </u>	_	· · · · · · · · · · · · · · · · · · ·
associate	\$	1,813,380	\$	1,825,888	\$	1,800,065
Statements of comprehensive	inco	<u>me</u>				
			For	mosa Advanced T	ech	nologies Co., Ltd.
				Three months	end	ed June 30,
				2022		2021
Revenue			\$	2,699,094	\$	2,466,909
Profit for the period from cont	tinuin	g operations	\$	685,307	\$	358,515
Other comprehensive loss, net	of ta	X	(	276,508)	(	83,152)
Total comprehensive income			\$	408,799	\$	275,363
			For	mosa Advanced T	ech'	nologies Co., Ltd.
				Six months e	nde	d June 30,
				2022		2021
Revenue			\$	5,261,728	\$	5,001,263
Profit for the period from cont	tinuin	g operations	\$	1,146,446	\$	719,751
Other comprehensive (loss) in	come	, net of tax	(	328,459)		49,136
Total comprehensive income		\$	817,987	\$	768,887	

	Formosa Industries Co., Ltd.						
	Three months ended June 30,						
	<u>-</u>	2022		2021			
Revenue	\$	8,104,573	\$	6,824,061			
(Loss) profit for the period from continuing operations							
(Total comprehensive (loss) income)	(\$	216,229)	\$	582,000			
	Formosa Industries Co., Ltd.						
	<u>-</u>	Six months e	nded Ju	ine 30,			
		2022		2021			
Revenue	\$	15,517,492	\$	12,898,777			
Profit for the period from continuing operations							
(Total comprehensive income)	\$	191,812	\$	1,216,438			

(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, 2022, December 31, 2021 and June 30, 2021, the carrying amount of the Group's individually immaterial associates amounted to \$2,556,831, \$2,576,370 and \$2,565,707, respectively.

	Three months ended June 30,							
		2022	2021					
Loss for the period from continuing								
operations	(\$	25,922) (\$	26,395)					
Other comprehensive loss, net of tax	(	338,567) (	1,448)					
Total comprehensive loss	(\$	364,489) (\$	27,843)					
	Six months ended June 30,							
		2022	2021					
Profit (loss) for the period from continuing								
operations	\$	26,186 (\$	2,149)					
Other comprehensive loss, net of tax	(	517,574) (	439)					
Total comprehensive loss	(\$	491,388) (\$	2,588)					

## (8) Property, plant and equipment

o) <u>-10p411/, prami and 14/11/pm</u>	<u></u>						202	2				
		and and land		Buildings		Machinery and equipment	eq	ansportation uipment and er equipment	pro	Construction in ogress and equipment to be inspected		Total
At January 1												
Cost	\$	2,189,875	\$	10,382,564	\$	23,290,879	\$	4,875,439	\$	408,407	\$	41,147,164
Accumulated depreciation	(	10,825)	(	6,700,390)	) (	18,253,533)	(	4,484,770)		-	(	29,449,518)
Accumulated impairment	(	155,738)		<u>-</u>		<u>-</u>		<u>-</u>		<u>-</u>	(	155,738)
	\$	2,023,312	\$	3,682,174	\$	5,037,346	\$	390,669	\$	408,407	\$	11,541,908
Opening net book amount					_							
as at January 1	\$	2,023,312	\$	3,682,174	\$	5,037,346	\$	390,669	\$	408,407	\$	11,541,908
Additions		- -		-		-		77		340,912		340,989
Disposals		_		-	(	11,095)	(	1,396)		, -	(	12,491)
Transfers		8		93,489	Ì	235,883	•	14,392	(	343,772)		-
Depreciation charge		-	(	154,021)	) (	397,655)	(	33,262)	,	-	(	584,938)
Net exchange differences		25		90,534		128,215		8,501		7,517		234,792
Closing net book amount												
as at June 30	\$	2,023,345	\$	3,712,176	\$	4,992,694	\$	378,981	\$	413,064	\$	11,520,260
At June 30												
Cost	\$	2,190,122	\$	10,623,764	\$	23,644,318	\$	4,881,765	\$	413,064	\$	41,753,033
Accumulated depreciation	(	11,039)	(	6,911,588)		18,651,624)	(	4,502,784)	·	-	(	30,077,035)
Accumulated impairment	(	155,738)	`		. (	-	`	-		-	(	155,738)
1	\$	2,023,345	\$	3,712,176	\$	4,992,694	\$	378,981	\$	413,064	\$	11,520,260
	_		_		_			<u> </u>			_	

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	u	17	

							202	.1				
						Machinery	Tı	ansportation		Construction in		
	L	and and land				and		uipment and	pro	ogress and equipment		
	ir	mprovements		Buildings		equipment	oth	er equipment	•	to be inspected		Total
At January 1												
Cost	\$	2,189,947	\$	10,365,740	\$	23,138,515	\$	4,941,190	\$	613,374	\$	41,248,766
Accumulated depreciation	(	10,890) (	(	6,419,261)	(	17,831,721)	(	4,509,154)		- (	(	28,771,026)
Accumulated impairment	(	155,738)		_		-		_		- (	(	155,738)
	\$	2,023,319	\$	3,946,479	\$	5,306,794	\$	432,036	\$	613,374	\$	12,322,002
Opening net book amount												
as at January 1	\$	2,023,319	\$	3,946,479	\$	5,306,794	\$	432,036	\$	613,374	\$	12,322,002
Additions		-		-		-		_		232,020		232,020
Disposals		- (	(	24) (	(	2,931)	(	1,759)		- (	(	4,714)
Transfers		-		51,886		453,885		25,249	(	531,020)		-
Depreciation charge		- (	(	153,428)	(	394,394)	(	35,348)		- (	(	583,170)
Net exchange differences	(	15) (	(	37,564)	(	46,451)	(	5,911)	(	4,800)	(	94,741)
Closing net book amount												
as at June 30	\$	2,023,304	\$	3,807,349	\$	5,316,903	\$	414,267	\$	309,574	\$	11,871,397
At June 30												
Cost	\$	2,189,795	\$	10,353,779	\$	23,208,974	\$	4,912,705	\$	309,574	\$	40,974,827
Accumulated depreciation	(	10,753) (	(	6,546,430)	(	17,892,071)	(	4,498,438)		- (	(	28,947,692)
Accumulated impairment	(_	155,738)								- (	(	155,738)
	\$	2,023,304	\$	3,807,349	\$	5,316,903	\$	414,267	\$	309,574	\$	11,871,397

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

	Three months ended June 30,									
		2022		2021						
Amount capitalized \$ 595  Six months  2022  Amount capitalized \$ 974	\$	672								
	Six months ended June 30,									
		2022		2021						
Amount capitalized	\$	974	\$	1,628						
Range of the interest rates for capitalization	0.77	%~1.02%	0.80	0%~2.28%						

B. The components and useful lives of property, plant and equipment are as follows:

Items	Significant components	Estimated useful lives
Land improvements	Pipelines	$3 \sim 15 \text{ years}$
Buildings	Factory and gasoline stations	$10 \sim 60 \text{ years}$
Machinery and equipment	Impregnating machine, dyeing machine and other machinery equipment	$2 \sim 20$ years
Transportation equipment Other equipment	Pallet trucks and fork lift trucks Cogeneration power generation equipment	$3 \sim 15$ years $2 \sim 17$ years

- C. Information about the property, plant and equipment that were pledged to others as collateral is provided in Note 8.
- D. Certain regulations restrict ownership of land to individuals. Accordingly, the titles of land which the Company has acquired for future plant expansion is under the name of third parties. Such land titles were transferred and mortgaged to the Company. As of June 30, 2022, December 31, 2021 and June 30, 2021, the land mortgaged to the Company was \$808,300.

#### (9) Leasing arrangements—lessee

- A. The Group leases various assets including land. Rental contracts are typically made for periods of 3 to 25 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 leased assets may not be used as security for borrowing purposes.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	Ju	June 30, 2022		ember 31, 2021	June 30, 2021		
	Car	Carrying amount		Carrying amount		Carrying amount	
Right-of-use asset - land	\$	1,093,241	\$	1,026,668	\$	1,007,588	

	Three months ended June 30,						
	2022	2021					
	Depreciation charge	Depreciation charge					
Right-of-use asset - land	\$ 41,052	\$ 38,233					
	Six months e	nded June 30,					
	2022	2021					
	Depreciation charge	Depreciation charge					
Right-of-use asset - land	\$ 77,027	\$ 76,731					

- C. For the six months ended June 30, 2022 and 2021, the additions to right-of-use assets were \$139,162 and \$98,568, respectively.
- D. The information on income and expense accounts relating to lease contracts is as follows:

	Three months ended June 30,						
	2022			2021			
Items affecting profit or loss							
Interest expense on lease liabilities	\$	2,116	\$	2,544			
Expense on short-term lease contracts		372		482			
	Six months ended June 30,						
		2022		2021			
Items affecting profit or loss		_	'	_			
Interest expense on lease liabilities	\$	4,850	\$	5,114			
Expense on short-term lease contracts		1,659		842			

E. For the six months ended June 30, 2022 and 2021, the Group's total cash outflow for leases were \$84,161 and \$76,396, respectively.

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

2022					
	Land		Buildings		Total
			_		
\$	7,892	\$	1,012,678	\$	1,020,570
	-	(	444,718) (	<u> </u>	444,718)
\$	7,892	\$	567,960	\$	575,852
\$	7,892	\$	567,960	\$	575,852
	-	(	16,533) (		16,533)
	-		1,803		1,803
\$	7,892	\$	553,230	\$	561,122
\$	7,892	\$	1,014,792	\$	1,022,684
	-	(	461,562) (		461,562)
\$	7,892	\$	553,230	\$	561,122
	\$ \$ \$	\$ 7,892 \$ 7,892 \$ 7,892 \$ 7,892 \$ 7,892	\$ 7,892 \$  - ( \$ 7,892 \$  \$ 7,892 \$  - (  - ( - (	\$ 7,892 \$ 1,012,678 - ( 444,718) ( \$ 7,892 \$ 567,960 \$ 7,892 \$ 567,960 - ( 16,533) ( - 1,803 \$ 7,892 \$ 553,230 \$ 7,892 \$ 1,014,792 - ( 461,562) (	Land     Buildings       \$ 7,892     \$ 1,012,678     \$ - ( 444,718)       \$ 7,892     \$ 567,960     \$        \$ 7,892     \$ 567,960     \$ - ( 16,533)       \$ - ( 18,03     \$        \$ 7,892     \$ 553,230     \$        \$ 7,892     \$ 1,014,792     \$        \$ - ( 461,562)     \$

	2021					
		Land		Buildings		Total
At January 1				_		_
Cost	\$	7,892	\$	1,013,317	\$	1,021,209
Accumulated depreciation		_	(	411,801)	(	411,801)
	\$	7,892	\$	601,516	\$	609,408
Opening net book amount as at January 1	\$	7,892	\$	601,516	\$	609,408
Depreciation charge		-	(	16,500)	(	16,500)
Net exchange differences		_	(	1,176)	(	1,176)
Closing net book amount as at June 30	\$	7,892	\$	583,840	\$	591,732
At June 30						
Cost	\$	7,892	\$	1,011,970	\$	1,019,862
Accumulated depreciation		-	(	428,130)	(	428,130)
	\$	7,892	\$	583,840	\$	591,732

A. Rental income from investment property is as follows:

	Three months ended June 30,					
		2022		2021		
Rental income from investment property	\$	14,018	\$	13,643		
	Six months ended June 30,					
		2022	2021			
Rental income from investment property	\$	27,938	\$	27,887		

B. The fair value of the investment property held by the Group as at June 30, 2022, December 31, 2021 and June 30, 2021 were \$700,902, \$701,006 and \$709,052, respectively, which was by reference to the transaction prices of similar prices in the neighboring areas.

### (11) Short-term borrowings

Type of borrowings	June 30, 2022		Interest rate range	Collateral		
Bank borrowings						
Credit borrowings	\$	3,565,970	1.35%~3.6%	-		
Secured borrowings		50,000		Property, plant and equipment		
_			1.2%~1.58%	and Inventories		
Purchase loans		15,478	4.11%	-		
	\$	3,631,448				
Type of borrowings	Dece	mber 31, 2021	Interest rate range	Collateral		
Type of borrowings Bank borrowings	Dece	mber 31, 2021	Interest rate range	Collateral		
	Dece \$	3,065,991	Interest rate range 0.70%~3.75%	Collateral -		
Bank borrowings	-	<u> </u>		Collateral  - Property, plant and equipment		
Bank borrowings Credit borrowings	-	3,065,991	0.70%~3.75%	-		
Bank borrowings Credit borrowings	-	3,065,991	0.70%~3.75%	- Property, plant and equipment		

Type of borrowings	June 30, 2021		Interest rate range	Collateral			
Bank borrowings							
Credit borrowings	\$	3,399,064	$0.7\% \sim 2.90\%$	-			
Secured borrowings		40,000	1.20%	Property, plant and equipment			
				and Inventories			
Purchase loans		10,759	0.74%	-			
	\$	3,449,823					

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

	Jui	ne 30, 2022	Dec	cember 31, 2021	June 30, 2021
Commercial paper payable Less: Commercial paper	\$	850,000	\$	300,000	\$ 100,000
payable discount	(	197)	(	59)	-
	\$	849,803	\$	299,941	\$ 100,000
Interest rate	0.	.8%~0.9%	0	0.34%~0.45%	0.30%

On June 30, 2022, December 31, 2021 and June 30, 2021, the abovementioned commercial paper payable is issued by China Bills Finance Corporation, Taishin International Bank, Ta Ching Bills Finance Corporation, and Mega Bills Finance Co., Ltd., etc.

#### (13) Financial liabilities at fair value through profit or loss-current

As of June 30, 2022, December 31, 2021 and June 30, 2021: None.

The Group recognized net gain of \$0, \$0, \$0 and \$137 on financial liabilities held for trading for the three months and six months ended June 30, 2022 and 2021, respectively.

#### (14) Other payables

	Jı	ine 30, 2022	Dece	mber 31, 2021	June 30, 2021
Salaries and year-end bonus				<u> </u>	<u> </u>
payable	\$	403,874	\$	451,177	\$ 431,707
Accrued utilities expenses		164,432		117,679	113,636
Commission payable		69,098		72,896	71,767
Payable on equipment		41,146		50,909	7,012
Dividends payable		1,697,872		13,240	1,697,578
Others		540,283		333,733	405,026
	\$	2,916,705	\$	1,039,634	\$ 2,726,726

#### (15) Long-term borrowings

	Jı	June 30, 2022		mber 31, 2021	June 30, 2021		
Credit borrowings	\$	9,700,000	\$	9,700,000	\$	8,900,000	
Interest rate	0.	99%~1.23%	0.7	73%~0.85%		0.72%~0.88%	

The abovementioned long-term borrowings on June 30, 2022 are due in 2023-2024.

The abovementioned long-term borrowings on December 31, 2021 are due in 2023.

The abovementioned long-term borrowings on June 30, 2021 are due in 2022-2023.

#### (16) Pensions

- A.(a) The Company and its domestic subsidiaries have a defined benefit pension plan in accordance with the Labor Standards Law, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Law. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company and its domestic subsidiaries contribute monthly an amount equal to 2% ~ 15% 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 employees pension reserve account by December 31, every year. If the account balance is not enough to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company will make contribution for the deficit by next March.
  - (b) For the aforementioned pension plan, the Group recognized pension costs of \$2,632, \$3,626, \$5,268 and \$7,251 for the three months and six months ended June 30, 2022 and 2021, respectively.
  - (c) Expected contributions to the defined benefit pension plans of the Group for the year ending December 31, 2022 are \$55,728.
- B.(a) Effective July 1, 2005, the Company and its domestic subsidiaries have established defined contribution pension plans (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
  - (b) The Company's Mainland China subsidiaries, Formosa Taffeta (Zhong Shan) Co., Ltd., and Formosa Taffeta (Changshu) Co., Ltd., have defined contribution plans. 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 a certain percentage of the employees' monthly salaries and wages. The contribution percentage was between 10% and 20%. Other than the monthly contributions, the Group has no further obligations.

- (c) The Company's subsidiaries, Formosa Taffeta Vietnam Co., Ltd. and Formosa Taffeta (Dong Nai) Co., Ltd., have defined contribution plans. Contributions of social security to an independent fund administered by the government in accordance with the pension regulations of local governments are based on certain percentage of employees' salaries and wages. Other than the monthly contributions, the Group has no further obligations.
- (d) Formosa Taffeta (Hong Kong) Co., Ltd. has a defined contribution plan whereby contributions are made to the mandatory provident fund based on a percentage of the employees' salaries and wages as full-time employees' pension benefit.
- (e) The pension costs under the defined contribution pension plans of the Group for the three months and six months ended June 30, 2022 and 2021 were \$26,693, \$23,945, \$51,757 and \$46,521, respectively.

### (17) Share capital

- A. As of June 30, 2022, the Company's issued capital was \$16,846,646, consisting of 1,684,665,000 shares of common stock, with a par value of \$10 per share.
- B. For the six months ended June 30, 2022 and 2021, changes in the number of treasury stocks are as follows (in thousands of shares):

	Six months ended June 30, 2022								
Reason for reacquisition	Investee company	Beginning shares	Additions	Disposal	Ending shares				
Long-term equity									
investment transferred to	Formosa								
treasury stock for parent	Development								
company's shares held	Co., Ltd.								
by subsidiaries		2,193			2,193				
	Six months ended June 30, 2021								
		Six months	ended June 3	0, 2021					
Reason for reacquisition	Investee company	Six months Beginning shares	ended June 3 Additions	0, 2021 <u>Disposal</u>	Ending shares				
reacquisition Long-term equity	company	Beginning		,					
reacquisition Long-term equity investment transferred to	company	Beginning		,					
reacquisition Long-term equity	company	Beginning		,					
reacquisition Long-term equity investment transferred to	company	Beginning		,					

C. The abovementioned treasury stocks were acquired by the subsidiary, Formosa Development Co., Ltd., for investment purposes.

#### (18) Capital surplus

Pursuant to the R.O.C. Company Act, 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.

	Six months ended June 30, 2022									
	-		Diff	erence between						
	consideration and			Changes in net equity of						
		Treasury		carrying amount of		associates and				
	share		subsidiaries acquired		assets	ventures accoun				
	transactions		or disposed		received	under equity method		Others		
At January 1, 2022	\$	38,773	\$	1,650	\$ 2,032	\$ 1,2	49,276	\$10,	,038	
Paid expired cash dividends										
transferred to capital surplus		-		-	-		-	(	15)	
Change in the net interest of associates recognized under										
the equity method	-			_			2,267			
At June 30, 2022	\$	38,773	\$	1,650	\$ 2,032	\$ 1,2	51,543	\$10,	,023	
	Six months				ended June 30, 2021					
	Difference between									
	consideration and Changes in net equ					quity of	•			
		Treasury		ing amount of	Donated	associates and	joint			
		share	subsidiaries acquired		assets	ventures accounted for				
	transactions or d		or disposed	received	under equity method		Otł	ners		
At January 1, 2021	\$	36,580	\$	1,650	\$ 2,032	\$ 1,2	49,276	\$ 7,	,543	
Paid expired cash dividends								,	20)	
transferred to capital surplus	_						-	( <u> </u>	<u>29</u> )	
At June 30, 2021	<u>\$</u>	36,580	\$	1,650	\$ 2,032	\$ 1,2	49,276	<u>\$ 7,</u>	,514	

#### (19) Retained earnings

- A. According to the R.O.C. Securities Exchange Law No. 41, a company should reserve the amount equal to any valuation or contra-account in the stockholders' equity in the fiscal year from the net income and prior unappropriated earnings as special reserve. According to the article of the Company, when allocating the earnings, the Company shall first estimate and reserve the taxes to be paid, offset its losses, set aside a legal capital reserve at 10% of the remaining earnings, then set aside a special capital reserve in accordance with relevant laws or regulations or as requested by the Board of Directors. The special reserve includes:
  - i) Reserve for special purposes.
  - ii) Investment income recognized under the equity method.
  - iii) Net proceeds from the recognition of financial asset transactions; only when the accumulated value decreases should the special reserve be adjusted by the same amount, subject to the provisions in this section.
  - iv) Other special reserves set out by legal provisions.
- B. The Company's dividend policy is summarized below:
  - As the Company operates in a volatile business environment and is in the stable growth stage, the dividend policy includes cash dividends, stock dividends and capital increase by earnings recapitalization. At least 50% of the Company's distributable earnings shall be appropriated as dividends after deducting the legal reserve and special reserves. The Company would prefer distributing cash dividends. However, if significant investment measures are taken or the Company's financial structure needs to be improved, part of the dividends would be in the form of stock dividends but not to exceed 50% of the total dividends.
- 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. The appropriations of 2021 earnings had been resolved by the Board of Directors on June 24, 2022 and the appropriations of 2020 earnings had been resolved by the stockholders on July 30, 2021. Details are summarized below:

		2021 earnings				2020 earnings			
		Dividends per share						Dividends	
					Amount		per share (in dollars)		
Amount			(in dollars)						
Legal reserve	\$	201,758			\$	212,351			
Cash dividends		1,684,665	\$	1.00		1,684,665	\$	1.00	

E. As of June 30, 2022, December 31, 2021 and June 30, 2021, unpaid stock dividends amounted to \$1,697,872, \$13,240 and \$1,697,578, respectively.

- F. The consolidated subsidiary, Formosa Taffeta (Zhong Shan) Co., Ltd, set aside a portion of aftertax profits for the reserve fund and staff bonus welfare fund in accordance with regulations on foreign invested enterprises as set forth in the Company Law of the People's Republic of China. The percentage of after-tax profits allocated to the reserve fund must be 10% or more. Once the amount of the reserve fund reaches 50% of the registered capital, contribution to the fund is no longer required. The percentage of after-tax profits allocated to the staff bonus welfare fund is determined by the company. No profits can be distributed before operating losses from prior years are first covered.
- G. For information relating to employees' compensation and directors' and supervisors' remuneration, refer to Note 6(26).

#### (20) Other equity items

	Unrealized gains on valuation			Currency translation		
January 1, 2022	\$	26,221,380	(\$	1,443,502)		
Revaluation						
– Group	(	1,802,184)		-		
- Associates	(	186,255)		-		
Revaluation transferred to retained earnings						
- Group	(	502)		-		
- Associates		207		-		
Difference of currency translation						
– Group		-		303,739		
- Associates		-		127,329		
June 30, 2022	\$	24,232,646	(\$	1,012,434)		
	Un	realized gains		Currency		
		on valuation		translation		
January 1, 2021 Revaluation	\$	25,601,654	(\$	1,246,441)		
- Group		4,040,180		-		
- Associates		15,514		-		
Revaluation transferred to retained earnings						
- Associates	(	18,736)		-		
Difference of currency translation						
– Group		-	(	295,459)		
- Associates		<u>-</u>		73,448		
June 30, 2021	\$	29,638,612	(\$	1,468,452)		

(21) O				
(21) Operating revenue		Three menths	andad	1 Juna 20
		Three months 2022	endec	2021
Sales revenue	\$	9,212,397	\$	8,541,658
Service revenue	*	69,274	•	67,453
	\$	9,281,671	\$	8,609,111
		Six months e	nded.	
		2022		2021
Sales revenue	\$	18,069,281	\$	16,627,914
Service revenue		126,172		141,114
	\$	18,195,453	\$	16,769,028
(22) <u>Interest income</u>				
		Three months	ended	l June 30,
		2022		2021
Interest income from bank deposits	\$	5,848	\$	2,433
1	<u>-</u>	Six months e		
		2022		2021
Interest income from bank deposits	\$	9,874	\$	4,440
(23) Other income				
(25) Other meome				
		Three months	ended	
		2022		2021
Dividend income	\$	1,474,983	\$	2,880
Other income		49,500		54,093
	\$	1,524,483	\$	56,973
		Six months e	nded .	
		2022		2021
Dividend income	\$	1,479,591	\$	12,995
Other income		100,622		123,355
	\$	1,580,213	\$	136,350
(24) Other gains and losses				
		Three months	ended	l June 30,
		2022		2021
Loss on disposal of property, plant and equipment	(\$	718)	(\$	3,241)
Foreign exchange gains (losses)		119,922	(	62,408)
Forward foreign exchange contracts				
Net gain on financial assets at fair value				
through profit or loss		1,256		-
Bank charges	(	10,733)		7,737)
Other losses	(	16,052)	(	15,814)
	\$	93,675	( <u>\$</u>	89,200)

		Six months e	nded .	June 30,
		2022		2021
Loss on disposal of property, plant and equipment	(\$	10,122)	(\$	4,357)
Foreign exchange gains (losses)		218,873	(	87,928)
Forward foreign exchange contracts				
Net gain (loss) on financial assets at fair value				
through profit or loss		1,256	(	82)
Net gain on financial liabilities at fair				
value through profit or loss	,	-	,	137
Bank charges	(	23,577)	(	16,006)
Other losses	(	26,767)	(	27,911)
	\$	159,663	( <u>\$</u>	136,147)
(25) Expenses by nature				
		Three months	ended	June 30,
		2022		2021
Employee benefit expense	\$	895,569	\$	875,927
Depreciation charges				
(including right-of-use assets and investment				
property)		342,653		343,073
	\$	1,238,222	\$	1,219,000
		Six months e	nded J	une 30,
		2022		2021
Employee benefit expense	\$	1,800,926	\$	1,739,807
Depreciation charges				
(including right-of-use assets and investment				
property)		678,498		676,401
	\$	2,479,424	\$	2,416,208
(26) Employee benefit expense				
(20) Emproyee concin enpense		Three months	anda	1 June 20
		2022	CHUCK	2021
Wages and salaries	\$	759,240	\$	725,564
Labor and health insurance fees	Ψ	90,742	Ψ	87,674
Pension costs		29,325		27,571
Other personnel expenses		16,262		35,118
1	\$	895,569	\$	875,927
	-	Six months 6	ended	
	-	2022		2021
Wages and salaries	\$	1,509,746	\$	1,444,924
Labor and health insurance fees	-	185,732		172,786
Pension costs		57,025		53,772
Other personnel expenses	_	48,423	_	68,325
	\$	1,800,926	\$	1,739,807

- A. In accordance with the Company's Articles of Incorporation, a ratio of distributable profit of the current year after covering accumulated losses, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall be between 0.05%-0.5% for employees' compensation and shall not be higher than 0.5% for directors' and supervisors' remuneration.
- B. For the three months and six months ended June 30, 2022 and 2021, employees' compensation were accrued at \$500, \$500, \$1,000 and \$1,000, respectively; while directors' and supervisors' remuneration were accrued at \$250, \$250, \$500 and \$500, respectively. The aforementioned amounts were recognized in salary expenses.

The employees' compensation and directors' and supervisors' remuneration were estimated and accrued based on the distributable profit of current period for the six months ended June 30, 2022. The employees' compensation and directors' and supervisors' remuneration for 2021 as approved by shareholders were the same as the amounts shown in the 2021 financial statements.

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.

## (27) Finance costs

Three months ended June 30,			
	2022	2021	
\$	42,583 \$	33,648	
	2,116	2,544	
(	595) (	672)	
\$	44,104 \$	35,520	
	Six months ended	June 30,	
	2022	2021	
\$	75,804 \$	66,662	
	4,850	5,114	
(	974) (	1,628)	
\$	79,680 \$	70,148	
	\$ (	\$ 42,583 \$ 2,116 ( 595) ( \$ 44,104 \$ Six months ended 2022 \$ 75,804 \$ 4,850 ( 974) (	

#### (28) Income tax

#### A. Income tax expense

	Three months ended June 30,				
		2022		2021	
Current tax:			_		
Current tax on profits for the period	\$	99,473	\$	138,565	
Tax on undistributed surplus earnings		6,584		11,325	
Adjustments in respect of prior period	(	5,778)	(	16,828)	
Impact of change in exchange rate		<u>-</u>	(	675)	
Total current tax		100,279		132,387	
Deferred tax:				_	
Origination and reversal of temporary differences	(	30,838)	(	75,590)	
Total deferred tax	(	30,838)	(	75,590)	
Income tax expense	\$	69,441	\$	56,797	
		Six months e	nded .	June 30.	
		2022		2021	
Current tax:					
Current tax on profits for the period	\$	183,045	\$	214,991	
Tax on undistributed surplus earnings		6,584		11,325	
Adjustments in respect of prior period	(	5,939)	(	41,238)	
Impact of change in exchange rate		_	(	556)	
Total current tax		183,690		184,522	
Deferred tax:					
Origination and reversal of temporary differences	(	15,633)	(	61,348)	
Total deferred tax	(	15,633)	(	61,348)	
Income tax expense	\$	168,057	\$	123,174	

- B. The income tax returns of the Company, Formosa Development Co., Ltd. and Public More Internation Company Ltd. through 2020 have been assessed and approved by the Tax Authority.
- C. Starting from January 1, 2007, the enterprise income tax of Formosa Taffeta (Zhong Shan) Co., Ltd., and Formosa Taffeta (Changshu) Co., Ltd. is based on 25% of income generated within and outside Mainland China. In addition, Formosa Taffeta (Zhong Shan) Co., Ltd. was certified as high-tech enterprise by Guangdong Provincial Government and accordingly, is entitled to the applicable income tax rate of 15% for 3 years from 2021.
- D. The income tax rate of Formosa Taffeta Dong Nai Co., Ltd. was approved by the Vietnam government to be 15% for 12 years from the year of official establishment (October 2006); 20% after 12 years. Formosa Taffeta Dong Nai Co., Ltd. was granted income tax exemption for 3 years from the first profit-making year and income tax reduction was half of the 15% income tax rate or half of the 20% income tax rate for the next 4 to 10 years.
- E. In accordance with local tax regulations, the applicable income tax rate of Formosa Taffeta Vietnam Co., Ltd. was 20%.

F. In accordance with local tax regulations, the applicable income tax rate of Formosa Taffeta (Hong Kong) Co., Ltd. was 16.5%.

# (29) Earnings per share

# A. Basic earnings per share

The calculation of basic earnings per share is profit or loss attributable to the common stockholders of the Company divided by the weighted average number of outstanding common stocks for the period.

		Three me	onths ended June 30	, 2022			
			Weighted-average				
			outstanding	Earnings per share			
	Am	ount	common shares	(in do	ollars)		
	Before tax	After tax	(in thousands)	Before tax	After tax		
Profit attributable to					·		
owners of the							
parent	\$ 2,098,451	\$ 2,034,520	1,682,471	\$ 1.25	\$ 1.21		
		Three me	onths ended June 30				
			Weighted-average				
			outstanding	_	per share		
		ount	common shares		lollars)		
	Before tax	After tax	(in thousands)	Before tax	After tax		
Profit attributable to owners of the							
parent	\$ 604,257	\$ 547,460	1,682,471	\$ 0.36	\$ 0.33		
		Six mo	nths ended June 30,	2022			
			Weighted-average				
			outstanding	_	per share		
	•	ount	common shares		ollars)		
D C 1 . 11 .	Before tax	After tax	(in thousands)	Before tax	After tax		
Profit attributable to owners of the							
parent	<u>\$ 2,732,812</u>	\$ 2,591,725	1,682,471	\$ 1.62	\$ 1.54		
		Six mo	nths ended June 30,	2021			
			Weighted-average				
			outstanding	_	per share		
		ount	common shares		ollars)		
	Before tax	After tax	(in thousands)	Before tax	After tax		
Profit attributable to owners of the							
parent	<u>\$ 1,244,546</u>	<u>\$ 1,121,372</u>	1,682,471	\$ 0.74	\$ 0.67		

The following is earnings per share assuming the shares of the Company held by its subsidiary, Formosa Development Co., Ltd., are not deemed as treasury stock:

	Three months ended June 30, 2022					
	Amount		Weighted-average outstanding common shares	•	s per share lollars)	
	Before tax	After tax	(in thousands)	Before tax	After tax	
Profit attributable to owners of the						
parent	\$2,098,451	\$2,034,520	1,684,665	\$ 1.25	\$ 1.21	
		Three m	onths ended June 3	0, 2021		
			Weighted-average			
			outstanding	•	per share	
		ount	common shares		ollars)	
	Before tax	After tax	(in thousands)	Before tax	After tax	
Profit attributable to owners of the						
parent	\$ 604,257	\$ 547,460	1,684,665	\$ 0.36	\$ 0.32	
		Six mo	nths ended June 30,	, 2022		
			Weighted-average			
			outstanding	_	per share	
	-	ount	common shares		ollars)	
Profit attributable to owners of the	Before tax	After tax	(in thousands)	Before tax	After tax	
parent	\$2,732,812	\$2,591,725	1,684,665	\$ 1.62	\$ 1.54	
		Six mo	nths ended June 30,	2021		
			Weighted-average			
			outstanding	Earnings	per share	
	Ame	ount	common shares	(in do	ollars)	
	Before tax	After tax	(in thousands)	Before tax	After tax	
Profit attributable to owners of the						
parent	\$1,244,546	\$1,121,372	1,684,665	\$ 0.74	\$ 0.67	

C. Employees' compensation could be distributed in the form of stock. It does not have significant effect on the financial statements and earnings per share for the six months ended June 30, 2022 and 2021.

# (30) Supplemental cash flow information

A. Investing activities with partial cash payments:

		2022		2021
Purchase of property, plant and equipment	\$	340,989	\$	232,020
Add: Opening balance of payable on equipment		50,909		85,562
Ending balance of prepayment on equipment		34,184		-
Less: Ending balance of payable on equipment	(	41,146)	(	7,012)
Opening balance of prepayment on equipment	(	67,489)	(	88,203)
Cash paid during the period	\$	317,447	\$	222,367

Six months ended June 30,

B. Financing activities with no cash flow effects:

	Six months ended June 30,		une 30,	
		2022		2021
Cash dividends declared	\$	1,684,665	\$	1,684,665

# (31) Changes in liabilities from financing activities

			Long-term borrowings	
			(including	Liabilities
	Short-term	Short-term	current	from financing
	borrowings	notes payable	portion)	activities-gross
At January 1, 2022	\$ 3,167,227	\$ 299,941	\$ 9,700,000	\$ 13,167,168
Changes in cash flow from				
financing activities	464,221	549,862		1,014,083
At June 30, 2022	\$ 3,631,448	\$ 849,803	\$ 9,700,000	\$ 14,181,251
			Long-term	
			borrowings	
			borrowings (including	Liabilities
	Short-term	Short-term	•	Liabilities from financing
	Short-term borrowings	Short-term notes payable	(including	
At January 1, 2021			(including current	from financing
At January 1, 2021 Changes in cash flow from	borrowings	notes payable	(including current portion)	from financing activities-gross
Changes in cash flow from financing activities	borrowings	notes payable	(including current portion) \$ 8,956,822	from financing activities-gross \$ 12,723,206
Changes in cash flow from	borrowings \$ 3,266,405	notes payable \$ 499,979	(including current portion) \$ 8,956,822 ( 55,763)	from financing activities-gross \$ 12,723,206 ( 272,324)
Changes in cash flow from financing activities	borrowings \$ 3,266,405	notes payable \$ 499,979	(including current portion) \$ 8,956,822	from financing activities-gross \$ 12,723,206 ( 272,324)

## 7. <u>RELATED PARTY TRANSACTIONS</u>

## (1) Parent and ultimate controlling party

The Company is controlled by Formosa Chemicals & Fibre Corp. (incorporated in R.O.C), which owns 37.4% of the Company's shares. The ultimate controlling party of the Company is Formosa Chemicals & Fibre Corp.

# (2) Names of related parties and relationship

Names of related parties	Relationship with the Company
Formosa Chemicals & Fibre Corporation	Ultimate parent company
Formosa Advanced Technologies Co., Ltd.	Associate
Quang Viet Enterprise Co., Ltd.	Associate
Formosa Industries Corp.	Associate
Schoeller Textil AG	Associate
Nan Ya Photonics Inc.	Associate
Schoeller Asia Co., Ltd.	Other related party
Formosa Biomedical Technology Corp.	Other related party
Toa Resin Corp.	Other related party
Formosa Petrochemical Corp.	Other related party
Formosa Heavy Industries Corp.	Other related party
Formosa Network Technology Corp.	Other related party
Formosa Plastics Corp.	Other related party
Formosa Plastics Transport Corp.	Other related party
Formosa Asahi Spandex Corp.	Other related party
Nan Ya Plastics Corp.	Other related party
Yumaowu Enterprise Co., Ltd.	Other related party
Great King Garment Co., Ltd.	Other related party
Bellmart Industrial Co., Ltd.	Other related party
Yugen Yueh Co.,Ltd.	Other related party
Chang Gung Biotechnology Co., Ltd.	Other related party
Nan Ya Polyester Fiber (Kunshan) Corp.	Other related party
Nan Ya Plastic (Guangzhou) Co., Ltd.	Other related party
Nan Ya Plastic (Nantong) Co., Ltd.	Other related party
Nan Ya Technology Corp.	Other related party
Kwang Viet Garment Co., Ltd.	Other related party
Yu Yuang Textile Co., Ltd.	Other related party
Yu Maowu Complex Co., Ltd.	Other related party
KONG YOU INDUSTRIAL CO., LTD.	Other related party
Jiaxing Quang Viet Garment Co., Ltd.	Other related party
Albers & Co AG (Note)	Other related party
Formosa HA TINH (CAYMAN) LIMITED	Other related party
NKFG Corp.	Other related party

Note: Schoeller Holding AG merged with its parent company, Albers & Co AG, in September 2021, with Albers & Co AG as the surviving company and Schoeller Textile AG as the dissolved company.

# (3) Significant related party transactions and balances

# A. Operating revenue

	Three months ended June 30,			
	2022			2021
Sales of goods:				
<ul> <li>Ultimate parent company</li> </ul>	\$	40	\$	69
- Associates		108,145		136,485
<ul> <li>Other related party</li> </ul>		356,999		288,252
	\$	465,184	\$	424,806
		Six months e	nded Ju	ne 30,
		2022		2021
Sales of goods:				
<ul> <li>Ultimate parent company</li> </ul>	\$	161	\$	131
- Associates		188,563		246,343
<ul> <li>Other related party</li> </ul>		706,763		538,050
	\$	895,487	\$	784,524

Goods are sold based on the price lists in force and terms that would be available to third parties.

## B. Purchases of goods

	Three months ended June 30,				
		2022		2021	
Purchases of goods:		_			
<ul> <li>Ultimate parent company</li> </ul>	\$	469,554	\$	474,805	
- Associates		272,052		258,173	
<ul> <li>Other related party</li> </ul>					
Formosa Petrochemical Corp.		2,641,968		2,240,655	
Others		300,258		318,121	
	\$	3,683,832	\$	3,291,754	
		Six months e	nded J	une 30,	
		2022		2021	
Purchases of goods:					
<ul> <li>Ultimate parent company</li> </ul>	\$	935,872	\$	835,627	
- Associates		592,833		492,140	
<ul> <li>Other related party</li> </ul>					
Formosa Petrochemical Corp.		5,255,514		4,541,502	
Others		615,642		654,872	
	\$	7,399,861	\$	6,524,141	

Goods and services are purchased from associates and an entity controlled by key management personnel on normal commercial terms and conditions.

## C. Receivables from related parties

	June 30, 2022		December 31, 2021			June 30, 2021	
Notes and accounts receivable:							
<ul> <li>Ultimate parent company</li> </ul>	\$	36	\$	18	\$	23	
- Associates		96,089		16,687		99,476	
<ul> <li>Other related party</li> </ul>		331,140		197,924		249,498	
	\$	427,265	\$	214,629	\$	348,997	

The receivables from related parties arise mainly from sales transactions. The receivables are due 45~120 days after the date of sale. There are no provisions held against receivables from related parties.

## D. Notes and accounts payable

	June 30, 2022		Dece	ember 31, 2021	June 30, 2021	
Notes and accounts payable:						
<ul> <li>Ultimate parent company</li> </ul>	\$	418,779	\$	560,160	\$	380,493
- Associates		112,884		197,243		116,740
<ul> <li>Other related party</li> </ul>						
Formosa Petrochemical						
Corp.		529,307		425,208		341,021
Others		119,570		126,516		105,740
	\$	1,180,540	\$	1,309,127	\$	943,994

The payables to related parties arise mainly from purchase transactions and are due 15~60 days after the date of purchase. The payables bear no interest.

## E. Property transactions and investment property

Acquisition of property, plant and equipment:

	Three month	s ended June 30,			
	2022	2021			
Other related party	\$ 415	\$ -			
	Six months ended June 30,				
	2022	2021			
Other related party	\$ 725	- \$			

#### F. Others

- (a) Formosa Taffeta (Dong Nai) Co., Ltd. was engaged by the related party, Formosa Industry, to provide management services to Nhon Trach 3 Industrial Zone. In accordance with the service consignment contract signed by Formosa Taffeta (Dong Nai) Co., Ltd. and Nhon Trach 3 Industrial Zone each year, Formosa Taffeta (Dong Nai) Co., Ltd. is responsible for managing land that is available for rent, meter reading and payment collection of water, electricity, steam and other public liquid sold to lessees in investment district, repairing and performing service on various public facilities of power plant. In accordance with the contract, Formosa Taffeta (Dong Nai) Co., Ltd.'s collectible service expense is as follows:
  - i. Land lease expense: 3% of Formosa Industry's land rent revenue
  - ii. Public liquid service expense: 3% of Formosa Industry's monthly sale of electricity to lessees in investment district
  - iii. Management expense: the full amount of management expense collected from lessees in investment district to Formosa Industry is to be paid to the Company and its subsidiaries. For the three months and six months ended June 30, 2022 and 2021, Formosa Taffeta (Dong Nai) Co., Ltd. has recognized lease service income in investment district of \$8,997, \$8,553, \$17,052 and \$16,770, respectively, for rendering the abovementioned consigned services. As of June 30, 2022, December 31, 2021 and June 30, 2021, the uncollected amount of \$3,288, \$2,880 and \$3,136, respectively, was recognized under 'other receivables'. For the above land leasing, as of June 30, 2022, December 31, 2021 and June 30, 2021, the management expense and utility expense which Formosa Taffeta (Dong Nai) Co., Ltd. is due to collect from the related party, Formosa Industry, amounted to \$28,069, \$25,385 and \$24,906, respectively.
- (b) Rent income (shown as 'other income')

  The Group leases buildings at No. 319, 329 and 331, Henan St., Douliu City, Yunlin County, No. 497-1, Sec. Neilin, land and employees' dorms at No. 132 and 136, Sec. Meilin river, Douliu City to Formosa Advanced Technologies Co., Ltd. Rents which were determined by reference to general rental price in local market are payable at the beginning of each month based on the mutual agreement. Rent income for the three months and six months ended June 30, 2022 and 2021 amounted to \$10,603, \$10,558, \$21,142 and \$21,167, respectively.
- (c) Other income pertains to the Group's collections and payment transfer of utilities, steam and waste disposal costs, etc. for Formosa Advanced Technologies Co., Ltd. for the three months and six months ended June 30, 2022 and 2021 in the amount of \$5,278, \$3,312, \$11,006 and \$10,101, respectively.

(d) In 2022, Formosa Advanced Technologies Co., Ltd. has planned to expand its plant capacity and entrusted the Group to coordinate the procurement and supervision of the construction. Under the agreement, Formosa Advanced Technologies Co., Ltd. paid half of the contract price after signing the contract, and the remaining balance of the contract price shall be paid after the construction is completed. As of June 30, 2022, the amount of \$15,310 was recognized under 'Other current liabilities'.

## (4) Key management compensation

	Three months ended June 30,						
		2022	2	2021			
Salaries and other short-term employee benefits	\$	2,142	\$	4,163			
		Six months e	nded June	: 30,			
		2022		2021			
Salaries and other short-term employee benefits	\$	5,119	\$	9,017			

## 8. PLEDGED ASSETS

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

		В	ook Value		
Item	 June 30, 2022	Dece	mber 31, 2021	 June 30, 2021	Purpose
Property, plant and equipment	\$ 135,511	\$	135,861	\$ 136,211	Security for short-term borrowings
Inventories (Held-to-maturity					Security for short-term
land)	 17,610		17,610	 17,610	borrowings
	\$ 153,121	\$	153,471	\$ 153,821	

# 9. <u>SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED CONTRACT</u> <u>COMMITMENTS</u>

(1) As of June 30, 2022, the significant commitments and contingent liabilities are the outstanding letters of credit for materials and equipment purchases with various companies listed as follows:

Currency	Amount			
USD	\$	2,526		
JРY		62,463		
EUR		1,291		
CHF		185		

## (2) Endorsements and guarantees

As of June 30, 2022, in order to assist the subsidiaries is obtaining credit line, the Group has guaranteed the following amounts for subsidiaries:

Name of company	June 30, 2022		
Formosa Taffeta (Zhong Shan) Co., Ltd.	\$	980,760	
Formosa Taffeta Vietnam Co., Ltd.		1,575,160	
Formosa Taffeta (Changshu) Co., Ltd.		1,634,600	
Formosa Taffeta Dong Nai Co., Ltd.		3,729,860	

## (3) Contingencies - Significant lawsuit

- A. Taiwan Cooperative Bank Co., Ltd. (hereinafter referred to as TCB) filed a civil lawsuit against the Company with the Taipei District Court in September 2019. TCB claimed that the former employees of the Company colluded with New Site Industries Inc. (hereinafter referred to as New Site) and New Brite Industries Inc. (hereinafter referred to as New Brite) to make false statements. TCB was misled with the fact that New Site and New Brite has accounts receivable due from the Company, causing damage to TCB. Therefore, TCB claimed that the Company should be jointly and severally liable with the obligation of indemnity. However, this case arose purely as a result of the personal behavior of the former employee. As the case is still under trial proceedings, the ultimate outcome and amount of the lawsuit cannot presently be determined. However, the Company has engaged a lawyer to submit a strong defense to protect the Company's rights and interests.
- B. DBS (Taiwan) Commercial Bank Co., Ltd. (hereinafter referred to as DBS) filed a civil lawsuit against the Company and Formosa Taffeta Dong Nai (hereinafter referred to as the Formosa Dong Nai), a subsidiary of the Company with the Taipei District Court in September 2019. The former employees of the Company and Formosa Dong Nai colluded with New Site Industries Inc. (hereinafter referred to as New Site) to make the false statements. DBS was misled with the fact that New Site has accounts receivable due from the Company and Formosa Dong Nai, causing damage to DBS. Therefore, DBS claimed that the Company should be jointly and severally liable with the obligation of indemnity. However, this case arose purely as a result of the personal behavior of the former employee. As the case is still under trial proceedings, the ultimate outcome and amount of the lawsuit cannot presently be determined. However, the Company and Formosa Dong Nai have engaged lawyers to submit a strong defense to protect the Company's rights and interests.
- C. O-Bank filed a civil lawsuit against the Company and Formosa Taffeta Dong Nai (hereinafter referred to as the Formosa Dong Nai), a subsidiary of the Company with the Taipei District Court in February 2020. The former employees of the Company and Formosa Dong Nai colluded with I Chin Young Inc. (hereinafter referred to as I Chin Young) to make false statements. O-Bank was misled with the fact that I Chin Young has accounts receivable due from the Company and Formosa Dong Nai, causing damage to O-Bank. Therefore, O-Bank claimed that the Company

and Formosa Dong Nai should be jointly and severally liable with the obligation of indemnity. However, this case arose purely as a result of the personal behavior of the former employee. As the case is still under trial proceedings, the ultimate outcome and amount of the lawsuit cannot presently be determined. However, the Company and Formosa Dong Nai have engaged lawyers to submit a strong defense to protect the Company's rights and interests.

- D. Yuanta Commercial Bank (hereinafter referred to as YCB) filed a merger of action in criminal and civil prosecution against against the Company with the Taipei District Court in October 2020. The former employees of the Company colluded with Loomtech Industries Inc. (hereinafter referred to as Loomtech) to make false statements. YCB was misled with the fact that Loomtech has accounts receivable due from the Company, causing damage to YCB. Therefore, YCB claimed that the Company should be jointly and severally liable with the obligation of indemnity. However, this case arose purely as a result of the personal behavior of the former employee. As the case is still under trial proceedings, the ultimate outcome and amount of the lawsuit cannot presently be determined. However, the Company has engaged a lawyer to submit a strong defense to protect the Company's rights and interests.
- E. Taiwan Business Bank (hereinafter referred to as TBB) filed a merger of action in criminal prosecution against the Company and its subsidiary Formosa Taffeta Dong Nai. The former employees of the Company colluded with New Site, New Brite and I Chin Young to make false statement. TBB was misled with the fact that New Site, New Brite, I Chin Young have accounts receivable due from the Company and Formosa Taffeta Dong Nai, causing damage to TBB. Therefore, TBB claimed that the Company and Formosa Taffeta Dong Nai should be jointly and severally liable with the obligation of indemnity. However, this case arose purely as a result of the personal behavior of the former employees. As of August 5, 2022, however, the civil litigation of the case had not been judged. Hence, the ultimate outcome of this litigation is not presently determinable. However, the Company has engaged a lawyer to submit a strong defense to protect the Company's rights and interests.
- F. On June 24, 2022, Taipei District Prosecutor's Office made a non-prosecution decision against the litigation filed by TCB and TBB based on the Code of Criminal Procedure and other laws since there was no active evidence that the Company had any criminal actions.

#### 10. <u>SIGNIFICANT DISASTER LOSS</u>

None.

#### 11. SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE

On August 5, 2022, the Board of Directors of the Company approved to increase its capital in the subsidiary, Formosa Taffeta (Dong Nai) Co., Ltd., in the amount of USD 7.2 million due to the demand of the subsidiary expanding plants.

#### 12. OTHERS

## (1) Capital management

There was no significant change during this period. Refer to Note 12 to the consolidated financial statements as of and for the year ended December 31, 2021 for related information.

#### (2) Financial instruments

# A. Financial instruments by category

	June 30, 2022		December 31, 2021		June 30, 2021	
Financial assets						
Financial assets at fair value						
through profit or loss Financial assets at fair value	\$	1,256	\$	-	\$	-
through other comprehensive						
income		40,198,842		42,001,529		45,479,673
Financial assets at amortized						
cost		10,313,879		7,582,879		7,635,908
	\$	50,513,977	\$	49,584,408	\$	53,115,581
Financial liabilities						
Financial liabilities at amortized						
cost	\$	19,878,127	\$	16,830,329	\$	17,365,893
Lease liabilities		874,567		811,333		788,338
	\$	20,752,694	\$	17,641,662	\$	18,154,231

Note: Financial assets at amortized cost includes cash and cash equivalents, notes and accounts receivable (including related parties), current financial assets at amortized cost and other receivables; financial liabilities at amortized cost includes short-term borrowings, short-term notes and bills payable, notes and accounts payable (including related parties), other payables and long-term borrowings.

## B. Financial risk management policies

- (a) The Group's activities expose it to a variety of financial risk: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk. The financial risk management policies of the Group focus on unpredictable factors in financial market, and aim to reduce unfavorable impact on financial position and financial performance.
- (b) Risk management is carried out by a central treasury department under policies approved by the Board of Directors. Group treasury identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.

# C. Significant financial risks and degrees of financial risks

# (a) Market risk

# Foreign exchange risk

i. Some of the Group's transactions are conducted in foreign currencies, which are subject to exchange rate fluctuation. The information on foreign currency denominated assets and liabilities is as follows:

			June 30, 2022	
	Fore	ign Currency		
		Amount		Book Value
	_(In	Thousands)	Exchange Rate	 (NTD)
Financial assets				
Monetary items				
USD:NTD	\$	129,636	29.73	\$ 3,854,078
EUR:NTD		5,276	31.05	163,820
JPY:NTD		527,272	0.22	116,000
USD:RMB		19,918	6.71	592,162
USD:VND		41,931	23,262.91	1,246,609
Non-monetary items	_		0.0040	6 0 <b>10</b> 0 <b>7</b> 1
VND:NTD	5	5,263,733,960	0.0013	6,842,854
RMB:NTD		710,724	4.43	3,148,507
HKD:NTD		323,324	3.79	1,225,398
CHF:NTD		33,355	31.12	1,038,008
Financial liabilities				
Monetary items		115.055	22 262 01	2 426 521
USD:VND		115,255	23,262.91	3,426,531
		D	ecember 31, 2021	
		ign Currency		
		Amount		Book Value
		Thousands)	Exchange Rate	 (NTD)
Financial assets			Exchange Rate	
Financial assets  Monetary items	(In		Exchange Rate	
Monetary items USD:NTD		Thousands) 118,120	\$ 27.69	\$ (NTD) 3,270,743
Monetary items USD:NTD JPY:NTD	(In	Thousands)  118,120 418,997	\$ 27.69 0.24	 (NTD) 3,270,743 100,559
Monetary items USD:NTD JPY:NTD EUR:NTD	(In	Thousands)  118,120 418,997 5,218	\$ 27.69 0.24 31.32	 (NTD) 3,270,743 100,559 163,428
Monetary items USD:NTD JPY:NTD EUR:NTD USD:RMB	(In	Thousands)  118,120 418,997 5,218 22,799	\$ 27.69 0.24 31.32 6.38	 (NTD) 3,270,743 100,559 163,428 631,304
Monetary items USD:NTD JPY:NTD EUR:NTD USD:RMB USD:VND	(In	Thousands)  118,120 418,997 5,218	\$ 27.69 0.24 31.32	 (NTD) 3,270,743 100,559 163,428
Monetary items USD:NTD JPY:NTD EUR:NTD USD:RMB USD:VND Non-monetary items	<u>(In</u>	Thousands)  118,120 418,997 5,218 22,799 37,975	\$ 27.69 0.24 31.32 6.38 22,771.38	 3,270,743 100,559 163,428 631,304 1,051,528
Monetary items USD:NTD JPY:NTD EUR:NTD USD:RMB USD:VND Non-monetary items VND:NTD	<u>(In</u>	Thousands)  118,120 418,997 5,218 22,799 37,975	\$ 27.69 0.24 31.32 6.38 22,771.38	 (NTD)  3,270,743 100,559 163,428 631,304 1,051,528 6,358,879
Monetary items USD:NTD JPY:NTD EUR:NTD USD:RMB USD:VND Non-monetary items VND:NTD RMB:NTD	<u>(In</u>	Thousands)  118,120 418,997 5,218 22,799 37,975 6,299,065,790 694,474	\$ 27.69 0.24 31.32 6.38 22,771.38 0.0012 4.34	 (NTD)  3,270,743 100,559 163,428 631,304 1,051,528 6,358,879 3,014,017
Monetary items USD:NTD JPY:NTD EUR:NTD USD:RMB USD:VND Non-monetary items VND:NTD RMB:NTD HKD:NTD	<u>(In</u>	Thousands)  118,120 418,997 5,218 22,799 37,975 6,299,065,790 694,474 339,811	\$ 27.69 0.24 31.32 6.38 22,771.38 0.0012 4.34 3.54	 (NTD)  3,270,743 100,559 163,428 631,304 1,051,528  6,358,879 3,014,017 1,202,931
Monetary items USD:NTD JPY:NTD EUR:NTD USD:RMB USD:VND Non-monetary items VND:NTD RMB:NTD HKD:NTD CHF:NTD	<u>(In</u>	Thousands)  118,120 418,997 5,218 22,799 37,975 6,299,065,790 694,474	\$ 27.69 0.24 31.32 6.38 22,771.38 0.0012 4.34	 (NTD)  3,270,743 100,559 163,428 631,304 1,051,528 6,358,879 3,014,017
Monetary items USD:NTD JPY:NTD EUR:NTD USD:RMB USD:VND Non-monetary items VND:NTD RMB:NTD HKD:NTD CHF:NTD Financial liabilities	<u>(In</u>	Thousands)  118,120 418,997 5,218 22,799 37,975 6,299,065,790 694,474 339,811	\$ 27.69 0.24 31.32 6.38 22,771.38 0.0012 4.34 3.54	 (NTD)  3,270,743 100,559 163,428 631,304 1,051,528  6,358,879 3,014,017 1,202,931
Monetary items USD:NTD JPY:NTD EUR:NTD USD:RMB USD:VND Non-monetary items VND:NTD RMB:NTD HKD:NTD CHF:NTD	<u>(In</u>	Thousands)  118,120 418,997 5,218 22,799 37,975 6,299,065,790 694,474 339,811	\$ 27.69 0.24 31.32 6.38 22,771.38 0.0012 4.34 3.54	 (NTD)  3,270,743 100,559 163,428 631,304 1,051,528  6,358,879 3,014,017 1,202,931

			June 30, 2021		
	Fore	ign Currency			_
		Amount		I	Book Value
	(In	Thousands)	Exchange Rate		(NTD)
Financial assets					
Monetary items					
USD:NTD	\$	149,153	\$ 27.87	\$	4,156,894
EUR:NTD		3,115	33.15		103,262
Non-monetary items					
RMB:NTD		690,328	4.31		2,975,314
HKD:NTD		333,824	3.60		1,201,766
VND:NTD	5	,176,783,650	0.0012		6,212,140
CHF:NTD		37,498	30.20		1,132,440
Financial liabilities					
Monetary items					
USD:RMB		6,676	6.46		186,060
USD:VND		113,459	23,014.04		3,162,102

- ii. The total exchange gain (loss), including realized and unrealized arising from significant foreign exchange variation on the monetary items held by the Group for the three months and six months ended June 30, 2022 and 2021 amounted to \$119,922, (\$62,408), \$218,873 and (\$87,928), respectively.
- iii. Analysis of foreign currency market risk arising from significant foreign exchange variation:

	Six months ended June 30, 2022							
	Sensitivity analysis							
	Effect on Degree of variation profit or lo		Effect on other comprehensive income					
Financial assets								
Monetary items								
USD:NTD	1%	\$ 38,541	\$ -					
EUR:NTD	1%	1,638	-					
JPY:RMB	1%	1,160	-					
USD:RMB	1%	5,922	-					
USD:VND	1%	12,466	-					
Non-monetary items								
VND:NTD	1%	-	68,429					
RMB:NTD	1%	-	31,485					
HKD:NTD	1%	-	12,254					
CHF:NTD	1%	-	10,380					
Financial liabilities								
Monetary items								
USD:VND	1%	34,265	-					

	Six months ended June 30, 2021							
		S						
	Degree of variation	Effect on riation profit or loss		Effect on com		Fect on other mprehensive income		
Financial assets								
Monetary items								
USD:NTD	1%	\$	41,569	\$	-			
EUR:NTD	1%		1,033		-			
Non-monetary items								
RMB:NTD	1%		-		29,753			
HKD:NTD	1%		-		12,018			
VND:NTD	1%		-		62,121			
CHF:NTD	1%		-		11,324			
Financial liabilities								
Monetary items								
USD:RMB	1%		1,861		-			
USD:VND	1%		31,621		-			

Six months ended June 30, 2021

#### Price risk

- i. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through profit or loss, financial assets at fair value through other comprehensive income and available-for-sale financial assets. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.
- ii. The Group's investments in equity securities comprise shares, open-end funds and beneficiary certificates issued by the 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 1% with all other variables held constant, post-tax profit for the six months ended June 30, 2022 and 2021 would have increased/decreased by \$0 and \$0, 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 \$401,988 and \$454,797, 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. During the six months ended June 30, 2022 and 2021, the Group's borrowings at variable rate were denominated in the NTD and USD.

- 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. If the borrowing interest rate of NTD dollars had increased/decreased by 1% with all other variables held constant, profit, net of tax for the six months ended June 30, 2022 and 2021 would have decreased/increased by \$77,600 and \$71,200, respectively. The main factor is that changes in interest expense result from 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.
- ii. The Group manages its credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with good rating 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, that is, the default occurs when the contract payments are past due over 90 days.
- v. The Group classifies customer's accounts receivable and contract assets in accordance with product types and customer types. The Group applies the simplified approach using the provision matrix to estimate expected credit loss.
- vi. The Group wrote-off the financial assets, which cannot be reasonably expected to be recovered, after initiating recourse procedures. However, the Group will continue executing the recourse procedures to secure their rights.
- vii. The Group uses the forecastability of National Development Council Business Cycle Indicator to adjust historical and timely information to assess the default possibility of notes receivable, accounts receivable and contract assets. As of June 30, 2022, December 31, 2021 and June 30, 2021, the provision matrix is as follows:

		Up to 30	31~90 days	Over 90 days	
	Not past due	days past due	past due	past due	Total
At June 30, 2022					
Expected loss rate	1%	16%	100%	100%	
Total book value	\$ 3,761,401	\$ 89,362	\$ 3,428	\$ 21,489	\$ 3,875,680
Loss allowance	24,714	14,046	3,428	21,489	63,677
		Up to 30	31~90 days	Over 90 days	
	Not past due	days past due	past due	past due	Total
At December 31, 2021					
Expected loss rate	1%	6%	70%	100%	
Total book value	\$ 3,562,781	\$ 81,194	\$ 21,801	\$ 18,387	\$ 3,684,163
Loss allowance	24,501	4,682	15,225	18,387	62,795
		Up to 30	31~90 days	Over 90 days	
	Not past due	days past due	past due	past due	Total
At June 30, 2021					
Expected loss rate	1%	22%	83%	100%	
Total book value	\$ 3,834,778	\$ 71,204	\$ 9,561	\$ 3,572	\$ 3,919,115
Loss allowance	35,322	15,812	7,902	3,572	62,608

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

	2022							
	Notes rec	ceivable Accou	nts receivable					
At January 1	\$	- (\$	62,795)					
Effect of foreign exchange		<u> </u>	882)					
At June 30	\$	- (\$	63,677)					
		2021						
	Notes red	ceivable Accou	nts receivable					
At January 1	\$	- (\$	63,055)					
Effect of foreign exchange		<u>-</u>	447					
At June 30	\$	<u> </u>	62,608)					

#### (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. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance and compliance with internal balance sheet ratio targets.
- ii. Surplus cash held by the operating entities over and above balance required for working capital management are transferred to the Group treasury. Group treasury invests surplus cash in interest bearing current accounts, time deposits, commercial paper and marketable securities, choosing instruments with appropriate maturities or sufficient liquidity to provide sufficient headroom as determined by the abovementioned forecasts. As at June

- 30, 2022, December 31, 2021 and June 30, 2021, the Group held money market position of \$44,197,213, \$45,379,025 and \$48,471,131, respectively, that are expected to readily generate cash inflows for managing liquidity risk.
- 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.

		Less	Ве	tween 1 and	В	etween 2 and	More		
	th	an 1 year		2 years		5 years	than 5 years		
Long-term borrowings									
(including current portion	1)								
June 30, 2022	\$	-	\$	9,803,957	\$	-	\$	-	
December 31, 2021		-		9,777,005		-		-	
June 30, 2021		-		8,704,000		1,692,000		_	
	.1	Less	Between 1 and		Between 2 and		More		
	th	an 1 year		2 years		5 years	tha	an 5 years	
Lease liability									
June 30, 2022	\$	132,686	\$	122,914	\$	297,092	\$	321,875	
December 31, 2021		82,334		155,586		262,668		310,745	
June 30, 2021		121,555		119,412		254,670		292,701	

(d) The Group does not expect the timing of occurrence of the cash flows estimated through the maturity date analysis will be significantly earlier, nor expect the actual cash flow amount will be significantly different.

### (3) Fair value estimation

- A. 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 and beneficiary certificates with quoted market prices is included in Level 1.
  - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The fair value of the Group's investment in some unlisted stocks and most 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 equity investment without active market is included in Level 3.

#### B. Financial instruments not measured at fair value

The carrying amounts of cash and cash equivalents, financial assets at amortized cost, notes receivable (including related parties), accounts receivable (including related parties), other receivables, short-term borrowings, short-term bills payable, notes payable (including related parties), accounts payable (including related parties), other payables and long-term borrowings (including current portion) are approximate to their fair values.

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

June 30, 2022	Level 1	Level 2	Level 3	Total	
Assets					
Recurring fair value measurements					
Financial assets at fair value					
through profit or loss					
Forward exchange contracts	\$ -	\$ 1,256	\$ -	\$ 1,256	
Financial assets at fair value					
through other comprehensive					
income assets					
Equity securities	35,592,184	383,300	4,223,358	40,198,842	
Total	\$35,592,184	\$ 384,556	\$ 4,223,358	\$40,200,098	
December 31, 2021	Level 1	Level 2	Level 3	Total	
Assets	LCVCI I	LCVCI 2	LCVCI 3	Total	
1 100 440					
Recurring fair value measurements Financial assets at fair value					
through other comprehensive income assets					
	<b>***</b>	<b>*</b> 464.000	<b>*</b> * * * * * * * * * * * * * * * * * *	<b>* 12</b> 001 <b>70</b> 0	
Equity securities	\$36,655,941	<u>\$ 464,900</u>	\$ 4,880,688	\$42,001,529	
June 30, 2021	Level 1	Level 2	Level 3	Total	
Assets					
Recurring fair value measurements					
Financial assets at fair value					
through other comprehensive					
income assets					
Equity securities	\$40,586,515	\$391,600	\$ 4,501,558	<u>\$45,479,673</u>	

- (b) The methods and assumptions the Group used to measure fair value are as follows:
  - i. The instruments the Group used market quoted prices as their fair values (that is, Level 1) are listed below by characteristics:

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

- ii. 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 such as current fair value of instruments with similar terms and characteristics in substance, discounted cash flow method or other valuation methods, including applying a model using market information available at the consolidated balance sheet date.
- iii. 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.
- iv. The Group takes into account adjustments for credit risks to measure the fair value of financial and non-financial instruments to reflect credit risk of the counterparty and the Group's credit quality.

Six months ended June 30, 2022

- D. For the six months ended June 30, 2022 and 2021, there was no transfer between Level 1 and Level 2.
- E. The following chart is the movement of Level 3 for the six months ended June 30, 2022 and 2021:

	Six months ended June 30, 2022					
	Non-derivative equity instrument					
At January 1	\$	4,880,688				
Recorded as unrealized losses on valuation of						
investments in equity instruments measured at fair						
value through other comprehensive income	(	656,828)				
Sold during the period	(	502)				
At June 30	\$	4,223,358				
		ended June 30, 2021				
	-	ive equity instruments				
At January 1	\$	2,909,741				
Acquired during the period		550				
Recorded as unrealized gains on valuation of						
investments in equity instruments measured at fair						
value through other comprehensive income		1,591,267				
At June 30	\$	4,501,558				

F. The 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 resource of information is independent, reliable and in line with other resources and represented as the exercisable price, and frequently calibrating valuation model, updating inputs used to the valuation model and making any other necessary adjustments to the fair value.

The accounting department sets up valuation policies, valuation processes and rules for measuring fair value of financial instruments and ensures compliance with the related requirements in IFRS. The related valuation results are reported to the supervisor of accounting department monthly. The supervisor is responsible for managing and reviewing valuation processes.

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

	Fair value at	Valuation	Significant	Relationship		
	June 30, 2022	technique	unobservable input	of inputs to fair value		
Non-derivative equity instrument:						
Unlisted shares	\$ 114,984	Market comparable companies	Price to earnings ratio multiple, price to book ratio multiple, enterprise value to operating income ratio multiple, enterprise value to EBITA multiple, discount for lack of marketability	and control premium, the higher the fair value; the higher the discount fo		
	4,108,374	Net asset value	Not applicable	Not applicable		

N. J. C.	Fair value at December 31, 2021	Valuation technique	Significant unobservable input	Relationship of inputs to fair value				
Non-derivative equity instrument: Unlisted shares								
	\$ 127,332	Market comparable companies	Price to earnings ratio multiple, price to book ratio multiple, enterprise value to operating income ratio multiple, enterprise value to EBITA multiple, discount for lack of marketability	The higher the multiple and control premium, the higher the fair value; the higher the discount for lack of marketability, the lower the fair value				
	4,753,356	Net asset value	Not applicable	Not applicable				
	Fair value at	Valuation	Significant	Relationship				
	June 30, 2021	technique	unobservable input	of inputs to fair value				
Non-derivative equity instrument:								
Unlisted shares	\$ 366,696	Market comparable companies	ratio multiple, enterprise value to operating income ratio multiple, enterprise value to EBITA multiple, discount for lack of marketability	The higher the multiple and control premium, the higher the fair value; the higher the discount for lack of marketability, the lower the fair value				
	4,134,862	Net asset value	Not applicable	Not applicable				

H. The Group has carefully assessed the valuation models and assumptions used to measure fair value. However, use of different valuation models or assumptions may result in different measurement. The following is the effect on other comprehensive income from financial assets and liabilities categorized within Level 3 if the inputs used to valuation models have changed:

June 20, 2022

			June 3	30, 2022				
		•	Recognized in other comprehensive income					
			Favourable	Unfavourable				
	Input	Change	change	change				
Financial assets		Change	change	<u> </u>				
Equity instrument	Price to earnings ratio multiple, price to book ratio multiple, enterprise value to EBITA multiple, discount for lack of	±1%						
	marketability		\$ 1,150	\$ 1,150				
			Decembe	er 31, 2021				
		Recognized in other						
				nsive income				
	Input	Change	Favourable change	Unfavourable change				
Financial assets Equity instrument	Input	Change	change	change				
	Price to earnings ratio multiple, price to book ratio multiple, enterprise value to EBITA multiple, discount for lack of	±1%						
	marketability		\$ 1,273	\$ 1,273				
			June 3	30, 2021				
			Recogniz	zed in other				
				nsive income				
	_	~1	Favourable	Unfavourable				
Financial assets	Input	Change	change	change				
Equity instrument	Price to earnings ratio multiple, price to book ratio multiple,							
	enterprise value to EBITA	±1%						
	multiple, discount for lack of	<b>⊥1</b> /0						
	marketability		\$ 3,667	\$ 3,667				

## 13. <u>SUPPLEMENTARY DISCLOSURES</u>

- (1) Significant transactions information
  - A. Loans to others: None.
  - B. Provision of endorsements and guarantees to others: Refer to table 1.
  - C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Refer to table 2.

- D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: None.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Refer to table 3.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: Refer to table 4.
- I. Trading in derivative instruments undertaken during the reporting periods: Refer to Notes 6(2), 6(13) and 12(2).
- J. Significant inter-company transactions during the reporting periods: Refer to table 5.

#### (2) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Refer to table 6.

## (3) Information on investments in Mainland China

- A. Basic information: Refer to table 7.
- B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: Refer to table 8.

## (4) Major shareholders information

Major shareholders information: Refer to table 9.

## 14. SEGMENT INFORMATION

#### (1) General information

- A. The Group operates and sets policies from product and service perspective; thus, management also identifies reportable segments using the same method.
- B. The Group has three reportable segments: First business group, Second business group consisting of Cord fabric department and Gasoline department. Details are as follows:
  - (a) First business group: Mainly produces and sells woven, dyeing and finishing products and manages plants of overseas subsidiaries—Formosa Taffeta (Zhong Shan) Co., Ltd., Formosa Taffeta Vietnam Co., Ltd. and Formosa Taffeta (Hong Kong) Co., Ltd., etc.
  - (b) Cord fabric department: Mainly produces and provides tire cords.
  - (c) Gasoline department: Mainly operates gasoline stations, sells gasoline and provides car washing.

# (2) Measurement of segment information

The measurement based on each operating segment's profit before tax excludes the effects of non-recurring expenditure, i.e. from the unrealized gain or loss on financial instruments. Furthermore, interest income and expense are not allocated to operating segments.

# (3) Information about segment profit or loss and assets

	Six months ended June 30, 2022											
				Se	cor	nd business gro	up	_				
	First business		Cord fabric			Gasoline						
		group	_ d	lepartment	department		Other segment		Adjustment and write-off		Total	
Segment revenue												
Revenue from												
external customers	\$	7,857,432	\$	3,497,057	\$	5,815,528	\$	1,025,436	\$ -	\$	18,195,453	
Inter-segment revenue		562,903		130,835				86,966	(			
Total segment revenue	\$	8,420,335	\$	3,627,892	\$	5,815,528	\$	1,112,402	(\$ 780,704)	\$	18,195,453	
Segment income	\$	2,317,516	\$	273,416	\$	208,998	\$	92,231	(\$ 132,379)	\$	2,759,782	
Segment assets												
Identifiable assets	\$	13,919,344	\$	6,172,646	\$	1,220,013	\$	3,642,055	(\$ 304,221)	\$	24,649,837	
Investments using the												
equity method											9,775,170	
General assets											49,275,463	
Total assets										\$	83,700,470	

Six months ended June 30, 2021

						DIX IIIOIII	113 CI	ided Julie 30	, 20	21	 
				Se	econ	d business gro	up				
	First business		(	Cord fabric		Gasoline					
		group	C	lepartment		department		Other segment		Adjustment and write-off	 Total
Segment revenue											
Revenue from											
external customers	\$	7,236,676	\$	3,553,150	\$	5,099,195	\$	880,007	\$	-	\$ 16,769,028
Inter-segment revenue		670,269		40,222				70,689	(_	781,180)	 
Total segment revenue	\$	7,906,945	\$	3,593,372	\$	5,099,195	\$	950,696	<u>(\$</u>	781,180)	\$ 16,769,028
Segment income	\$	1,042,784	\$	324,576	\$	234,310	(\$	29,822)	(\$	327,302)	\$ 1,244,546
Segment assets											
Identifiable assets	\$	12,963,232	\$	5,815,625	\$	1,284,340	\$	3,458,740	(\$	427,183)	\$ 23,094,754
Investments using the											
equity method											9,605,719
General assets											51,620,448
Total assets											\$ 84,320,921

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

- A. Sales between segments are carried out at arm's length. The revenue from external customers reported to the chief operating decision-maker is measured in a manner consistent with that in the statement of comprehensive income.
- B. The total consolidated profit (loss) after adjustment and reconciliation information for profit after tax of reportable segments are provided in Note 14(3).

(Blank)

## Provision of endorsements and guarantees to others For the six months ended June 30, 2022

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

									Ratio of					
		Party being			Maximum				accumulated					
		endorsed/guarantee	.d		outstanding	Outstanding			endorsement/			Provision of	Provision of	
				Limit on	endorsement/	endorsement/			guarantee	Ceiling on	Provision of	endorsements/	endorsements/g	
			Relationship	endorsements/	guarantee	guarantee		Amount of	amount to net	total amount of	endorsements/	guarantees by	uarantees to the	
			with the	guarantees	amount as of	amount at		endorsements/	asset value of	endorsements/	guarantees by	subsidiary to	party in	
			endorser/	provided for a	June 30,	June 30,	Actual amount	guarantees	the endorser/	guarantees	parent company	parent	Mainland	
Number	Endorser/		guarantor	single party	2022	2022	drawn down	secured with	guarantor	provided	to subsidiary	company	China	
(Note 1)	guarantor	Company name	(Note 2)	(Note 3,8)	(Note 4)	(Note 5)	(Note 6)	collateral	company	(Note 3,8)	(Note 7)	(Note 7)	(Note 7)	Footnote
0	FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	2	\$ 40,037,270	\$ 980,760	\$ 980,760	\$ 14,860	\$ -	1.59	\$ 80,074,540	Y	N	Y	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA VIETNAM CO., LTD.	2	40,037,270	1,575,160	1,575,160	545,685	-	2.56	80,074,540	Y	N	N	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA (CHANGSHU) CO., LTD.	2	40,037,270	1,634,600	1,634,600	213,803	-	2.65	80,074,540	Y	N	Y	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA DONG NAI CO., LTD.	2	40,037,270	3,729,860	3,729,860	2,770,633	-	6.06	80,074,540	Y	N	N	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA HA TINH (CAYMAN) LIMITED	6	40,037,270	1,953,531	-	-	-	-	80,074,540	N	N	N	

Note 1: The numbers filled in for the endorsements/guarantees 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: Fill in limit on endorsements/guarantees provided for a single party and ceiling on total amount of endorsements/guarantees provided as prescribed in the endorser/guaranter company's "Procedures for Provision of Endorsements and Guarantees", and state each individual party to which the endorsements/guarantees have been provided and the calculation for ceiling on total amount of endorsements/guarantees provided in the footnote.

- Note 4: Fill in the year-to-date maximum outstanding balance of endorsements/guarantees provided as of the reporting period.
- Note 5: Fill in the amount approved by the Board of Directors or the chariman if the chairman has been authorised by the Board of Directors based on subparagraph 8, Article 12 of the Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies.
- Note 6: Fill in the actual amount of endorsements/guarantees used by the endorsed/guaranteed company.
- Note 7: Fill in 'Y' for those cases of provision of endorsements/guarantees by listed parent company to subsidiary and provision by subsidiary to listed parent company, and provision to the party in Mainland China.
- Note 8: In accordance with the Company's procedures of endorsements and guarantees, limit on the Company's total guarantee amount is 1.3 times of the Company's net assets, and limit on endorsement/guarantee to a single party is 50% of the aforementioned total amount.

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

June 30, 2022

Table 2

Expressed in thousands of NTD (Except as otherwise indicated)

					As of June	30, 2022		
	Marketable securities	Relationship with the	General		Book value			Footnote
Securities held by	(Note 1)	securities issuer (Note 2)	ledger account	Number of shares	(Note 3)	Ownership (%)	Fair value	(Note 4)
FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS &	Ultimate parent company	Current financial assets at fair value	12,169,610 \$	909,070	0.21 \$	909,070	
FORMOSA TAFFETA CO., LTD.	FIBRE CORPORATION PACIFIC ELECTRIC WIRE	-	through other comprehensive income Current financial assets at fair value	35	-	-	-	
FORMOSA TAFFETA CO., LTD.	AND CABLE CO., LTD. FORMOSA PLASTICS CORPORATION	Other related party	through other comprehensive income Current financial assets at fair value through other comprehensive income	640	69	-	69	
FORMOSA TAFFETA CO., LTD.	NAN YA PLASTICS CORPORATION	Other related party	Current financial assets at fair value through other comprehensive income	482,194	40,022	0.01	40,022	
FORMOSA TAFFETA CO., LTD.	ASIA PACIFIC INVESTMENT CO. (APIC)	Other related party	Current financial assets at fair value through other comprehensive income	10,000,000	383,300	2.35	383,300	
FORMOSA TAFFETA CO., LTD.	NAN YA TECHNOLOGY CORPORATION	Other related party	Non-current financial assets at fair value through other comprehensive	7,711,010	380,924	0.25	380,924	
FORMOSA TAFFETA CO., LTD.	FORMOSA PETROCHEMICAL CORP.	Other related party	income Non-current financial assets at fair value through other comprehensive	365,267,576	34,262,099	3.83	34,262,099	
FORMOSA TAFFETA CO., LTD.	SYNTRONIX CORPORATION	-	income Non-current financial assets at fair value through other comprehensive	234,166	12,550	0.54	12,550	
FORMOSA TAFFETA CO., LTD.	TOA RESIN CORPORATION LIMITED	Other related party	income Non-current financial assets at fair value through other comprehensive income	14,400	44,823	10.00	44,823	
FORMOSA TAFFETA CO., LTD.	SHIN YUN GAS CO., LTD.	-	Non-current financial assets at fair value through other comprehensive income	852,120	32,736	1.20	32,736	
FORMOSA TAFFETA CO., LTD.	FG INC	Other related party	Non-current financial assets at fair value through other comprehensive income	600	257,060	3.00	257,060	

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

June 30, 2022

Table 2

Expressed in thousands of NTD (Except as otherwise indicated)

					As of June	30, 2022		
	Marketable securities	Relationship with the	General		Book value			Footnote
Securities held by	(Note 1)	securities issuer (Note 2)	ledger account	Number of shares	(Note 3)	Ownership (%)	Fair value	(Note 4)
FORMOSA TAFFETA CO., LTD.	NKFG	Other related party	Non-current financial assets at fair value through other comprehensive income	5,540,000 \$	24,875	2.50 \$	24,875	
FORMOSA TAFFETA CO., LTD.	FORMOSA HA TINH (CAYMAN) LIMITED	Other related party	Non-current financial assets at fair value through other comprehensive income	209,010,676	3,851,314	3.85	3,851,314	
FORMOSA DEVELOPMENT CO., LTD.	FORMOSA TAFFETA CO., LTD.	Parent company	Non-current financial assets at fair value through other comprehensive income	2,193,228	58,450	0.13	58,450	

Note 1: Marketable securities in the table refer to stocks, bonds, beneficiary certificates and other related derivative securities.

Note 2: Leave the column blank if the issuer of marketable securities is non-related party.

Note 3: Fill in the amount after adjusted at fair value and deducted by accumulated impairment for the marketable securities measured at fair value; fill in the acquisition cost or amortised cost deducted by accumulated impairment for the marketable securities not measured at fair value.

Note 4: The number of shares of securities and their amounts pledged as security or pledged for loans and their restrictions on use under some agreements should be stated in the footnote if the securities presented herein have such conditions.

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

For the six months ended June 30, 2022

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

## Differences in transaction terms compared to third party transactions

								uai	sactions					
					Transacti	on		(1	Vote 1)	Notes/acc	count	s receivable	(payable)	
		Relationship with the				Percentage of total purchases							Percentage of total notes/accounts	Footnote
Purchaser/seller	Counterparty	counterparty	Purchases (sales)		Amount	(sales)	Credit term	Unit price	Credit term	Balance	e		receivable (payable)	(Note 2)
FORMOSA TAFFETA CO., LTD.	QUANG VIET ENTERPRISE CO., LTD.	Associate	Sales	(\$	176,530) (		Pay by mail transfer 60 days after delivery		-	Accounts receivable	\$	91,075	3.90	
FORMOSA TAFFETA CO., LTD.	YUGEN YUEH CO., LTD.	Other related party	Sales	(	107,547) (	0.80)	Pay 120 days after delivery	-	-	Accounts receivable		54,844	2.35	
FORMOSA TAFFETA CO., LTD.	FORMOSA PETROCHEMICAL CORP.	Other related party	Purchases		5,255,514	45.37	Pay every 15 days by mail transfer	-	-	Accounts payable	(	529,307)	( 48.06)	
FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS & FIBRE CORPORATION	Ultimate parent company	Purchases		737,475	6.37	Draw promissory notes due in 2	-	-	Notes payable	(	91,702)	( 40.67)	
							months after inspection			Accounts payable	(	265,855)	,	
FORMOSA TAFFETA CO., LTD.	NAN YA PLASTICS CORPORATION	Other related party	Purchases		358,862	3.10	Pay every 15 days by mail transfer	-	-	Accounts payable	(	67,631)	( 6.14)	
FORMOSA TAFFETA CO., LTD.	FORMOSA PLASTICS CORP.	Other related party	Purchases		112,406	0.97	Pay every 15 days by mail transfer	-	-	Accounts payable	(	16,466)	( 1.50)	
FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	FORMOSA TAFFETA (CHANGSHU) CO., LTD.	Associate	Sales	(	143,659) (	13.17)	60 days after monthly	-	-	Accounts receivable		116,000	33.02	
FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	FORMOSA TAFFETA CO., LTD.	Parent company	Sales	(	111,715) (	10.24)	60 days after monthly	-	-	Accounts receivable		24,688	7.03	

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

For the six months ended June 30, 2022

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

#### Differences in transaction terms compared to third party transactions

					Transactio	n			(Note	e 1)	Notes/ac	counts	receivable	(payable)	
						Percentage of								Percentage of	
		Relationship with the			t	otal purchases								total notes/accounts	Footnote
Purchaser/seller	Counterparty	counterparty	Purchases (sales)		Amount	(sales)	Credit term	Unit pri	ice	Credit term	Baland	e		receivable (payable)	(Note 2)
FORMOSA TAFFETA VIETNAM CO.,	FORMOSA INDUSTRY CO.,	Associate	Purchases	\$	156,490	25.78	60 days after	\$	-	-	Accounts payable	(\$	27,722) (	29.70)	
LTD.	LTD						monthly								
FORMOSA TAFFETA DONG NAI CO.,	FORMOSA TAFFETA	Associate	Sales	(	126,319) (	5.47)	60 days after		-	-	Accounts receivable		25,564	2.21	
LTD.	VIETNAM CO., LTD.						monthly								
FORMOSA TAFFETA DONG NAI CO.,	KWANG VIET	Other related party	Sales	(	232,468) (	10.06)	60 days after		-	-	Accounts receivable		128,085	11.09	
LTD.	GARMENT CO., LTD.						monthly								
FORMOSA TAFFETA DONG NAI CO.,	FORMOSA TAFFETA CO.,	Parent company	Sales	(	134,577) (	5.82)	60 days after		-	-	Accounts receivable		112,256	37.20	
LTD.	LTD.						monthly								
FORMOSA TAFFETA DONG NAI CO.,	FORMOSA INDUSTRY CO.,	Associate	Purchases		359,339	36.92	60 days after		-	-	Accounts payable	(	61,992) (	29.58)	
LTD.	LTD						monthly								
FORMOSA TAFFETA DONG NAI CO.,	FORMOSA CHEMICALS &	Ultimate parent	Purchases		192,314	19.76	60 days after		-	-	Accounts payable	(	60,837) (	29.03)	
LTD.	FIBRE CORPORATION	company					monthly								

Note 1: If terms of related party transactions are different from third party transactions, explain the differences and reasons in the 'Unit price' and 'Credit term' columns.

Note 2: In case related-party transaction terms involve advance receipts (prepayments) transactions, explain in the footnote the reasons, contractual provisions, related amounts, and differences in types of transactions compared to third-party transactions.

Note 3: Paid-in capital referred to herein is the paid-in capital of parent company. In the case that shares were issued with no par value or a par value other than NT\$10 per share, the 20 % of paid-in capital shall be replaced by 10% of equity attributable to owners of the parent in the calculation.

Note 4:The transactions are disclosed by presenting revenues. The related transactions are not disclosed.

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

June 30, 2022

Table 4

Expressed in thousands of NTD

(Except as otherwise indicated)

		Relationship	Balance as at June 3	30, 2022		Overdue rec	ceivables		collected ent to the	Allowance for
Creditor	Counterparty	with the counterparty	(Note 1)		Turnover rate	Amount	Action taken	balance	sheet date	doubtful accounts
FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	FORMOSA TAFFETA (CHANG SHU) CO., LTD.	Associate	\$	116,000	2.62	-	_	\$	30,628	-
FORMOSA TAFFETA DONG NAI CO., LTD.	KWANG VIET GARMENT CO., LTD.	Other related party		128,085	5.88	-	-		74,310	-
FORMOSA TAFFETA DONG NAI CO., LTD.	FORMOSA TAFFETA CO., LTD.	Parent company		112,256	4.80	-	-		87,699	-

Note 1: Fill in separately the balances of accounts receivable-related parties, notes receivable-related parties, other receivables-related parties.

Note 2: Paid-in capital referred to herein is the paid-in capital of parent company. In the case that shares were issued with no par value or a par value other than NT\$10 per share, the 20 % of paid-in capital shall be replaced by 10% of equity attributable to owners of the parent in the calculation.

#### Significant inter-company transactions during the reporting period

For the six months ended June 30, 2022

Table 5

Expressed in thousands of NTD (Except as otherwise indicated)

	ารลด	

Number			Relationship				Percentage of consolidated total operating
(Note 1)	Company name	Counterparty	(Note 2)	General ledger account	Amount	Transaction terms	revenues or total assets (Note 3)
0	FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS &	1	Purchases	\$ 737,475	Draw promissory notes due in	4.05
		FIBRE CORPORATION				2 months after inspection	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS &	1	Notes payable	91,702	Draw promissory notes due in	0.11
		FIBRE CORPORATION				2 months after inspection	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS &	1	Accounts payable	265,855	Draw promissory notes due in	0.32
		FIBRE CORPORATION				2 months after inspection	

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 between transaction company and counterparty is classified into the following three categories:

- (1) Parent company to subsidiary.
- (2) Subsidiary to parent company.
- (3) Subsidiary to subsidiary.

Note 3: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on accumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.

Note 4: The amount of transactions which is listed in the table is determined by its material.

#### Information on investees

#### For the six months ended June 30, 2022

Table 6

LTD.

Expressed in thousands of NTD (Except as otherwise indicated)

Investment income (loss)

				Initial invest	ment amount	Shares	held as at June 30,	2022	Net profit (loss) of the investee for the six	recognized by the Company for the six	
Investor	Investee (Notes 1 and 2)	Location	Main business activities	Balance as at June 30, 2022	Balance as at December 31, 2021	Number of shares	Ownership (%)	Book value	months ended June 30, 2022 (Note 2(2))	months ended June 30, 2022 (Note 2(3))	Footnote
FORMOSA TAFFETA CO., LTD.	FORMOSA DEVELOPMENT CO., LTD.	Taiwan	Handling urban land consolidation, development, rent and sale of industrial plants, residences and building	\$ 114,912		16,100,000	100.00				
FORMOSA TAFFETA CO., LTD.	FORMOSA ADVANCED TECHNOLOGIES CO., LTD.	Taiwan	IC assembly, testing and modules	1,762,711	1,762,711	135,686,472	30.68	5,386,318	1,146,446	351,730	
FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA (HONG KONG) CO., LTD.	Hong Kong	Sale of spun fabrics and filament textile	1,356,862	1,356,862	-	100.00	1,225,397	( 5,537)	( 5,537)	
FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA VIETNAM CO., LTD.	Vietnam	Production, processing, further processing various yam and cotton cloth, and dyeing and finishing clothes, curtains, towels, bed covers	1,709,221	1,709,221	-	100.00	2,226,561	23,144	23,144	
FORMOSA TAFFETA CO., LTD.	QUANG VIET ENTERPRISE CO., LTD.	Taiwan	and carnets Processing and producion of ready-to-wear, processing and trading of cotton cloth, and import and export of the aforementioned products	213,771	213,771	18,595,352	17.99	1,301,939	348,399	48,320	
FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA DONG NAI CO., LTD.	Vietnam	Production, processing and sale of various dyeing and finishing textiles and yarn	2,590,434	2,590,434	-	100.00	2,687,111	31,682	31,682	
FORMOSA TAFFETA CO., LTD.	FORMOSA INDUSTRIES CORPORATION	Vietnam	Synthetic fiber, spinning, weaving, dyeing and finishing and electricity generation	1,987,122	1,987,122	-	10.00	1,813,380	191,812	19,181	
FORMOSA TAFFETA CO.,	SCHOELLER TEXTIL AG	Switzerland	Textile R&D, production and sales	1,285,507	1,285,507	21,874	50.00	1,037,828	( 31,866)	( 15,933)	

#### Information on investees

For the six months ended June 30, 2022

Table 6

Expressed in thousands of NTD (Except as otherwise indicated)

Investment income (loss)

				Initial inves	tment amount	Shares	held as at June 30, 2	2022	Net profit (loss) of the investee for the six months ended June 30,	recognized by the Company for the six months ended June 30,	
	Investee			Balance as at	Balance as at				2022	2022	
Investor	(Notes 1 and 2)	Location	Main business activities	June 30, 2022	December 31, 2021	Number of shares	Ownership (%)	Book value	(Note 2(2))	( Note 2(3) )	Footnote
FORMOSA TAFFETA CO., LTD.	NAN YA PHOTONICS INCORPORATION	Taiwan	Manufacturing, installing, and supervising the engineer design of LED illumination systems/illumination arrangements	\$ 263,327	\$ 263,327	7,013,871	15.22	\$ 198,489	\$ 58,043	\$ 8,831	
FORMOSA DEVELOPMENT CO., LTD.	FORMOSA ADVANCED TECHNOLOGIES CO., LTD.	Taiwan	IC assembly, testing and modules	21,119	21,119	469,500	0.11	18,641	1,146,446	1,276	
FORMOSA DEVELOPMENT CO., LTD.	PUBLIC MORE INTERNATIONAL COMPANY LTD.	Taiwan	Employment service, manpower allocation and agency service etc	5,000	5,000	-	100.00	11,918	2,561	2,561	
PUBLIC MORE INTERNATIONAL COMPANY LTD.	QUANG VIET  ENTERPRISE CO., LTD.	Taiwan	Processing and producion of ready-to-wear, processing and trading of cotton cloth, and import and export of the aforementioned products	1,285	1,069	12,000	0.01	1,320	348,399	33	

Note 1: If a public company is equipped with an overseas holding company and takes consolidated financial report as the main financial report according to the local law rules, it can only disclose the information of the overseas holding company about the disclosure of related overseas investee information.

Note 2: If situation does not belong to Note 1, fill in the columns according to the following regulations:

- (1)The columns of 'Investee', 'Location', 'Main business activities', Initial investment amount' and 'Shares held as at June 30, 2022' should fill orderly in the Company's (public company's) information on investees and every directly or indirectly controlled investee's investment information, and note the relationship between the Company (public company) and its investee each (ex. direct subsidiary or indirect subsidiary) in the 'footnote' column. (2)The 'Net profit (loss) of the investee for this period.
- (3)The 'Investment income (loss) recognized by the Company for the six months ended June 30, 2022' column should fill in the Company (public company) recognized investment income (loss) of its direct subsidiary and recognized investment income (loss) of its investee accounted for under the equity method for this period. When filling in recognized investment income (loss) of its direct subsidiary, the Company (public company) should confirm that direct subsidiary's net profit (loss) for this period has included its investment income (loss) which shall be recognized by regulations.

#### Information on investments in Mainland China

For the six months ended June 30, 2022

Table 7

Expressed in thousands of NTD (Except as otherwise indicated)

					Amount remitte	d from Taiwan				Investment			
				Accumulated	to Mainla	nd China/		Net income		income (loss)		Accumulated	
				amount of	Amount rer	nitted back	Accumulated amount	of investee	Ownership	recognized by the	Book value of	amount of	
				remittance from	to Taiwan for t	the six months	of remittance from	for the six	held by the	Company for the	investments in	investment	
			Investment	Taiwan to	ended June	20, 2022	Taiwan to Mainland	months	Company	six months ended	Mainland China	income remitted	
Investee in Mainland			method	Mainland China as	Remitted to	Remitted back	China as of June 30,	ended June	(direct or	June 30, 2022	as of June 30,	back toTaiwan as	
China	Main business activities	Paid-in capital	( Note 1 )	of January 1, 2022	Mainland China	to Taiwan	2022	30, 2022	indirect)	(Note 2)	2022	of June 30, 2022	Footnote
FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	Production and sale of polyester and polyamide fabrics	\$ 1,402,085	(1)	\$ 1,402,085	\$ -	\$ -	\$ 1,402,085	\$ 86,630	100.00	\$ 86,630	\$ 2,048,113	\$ 43,914	Note 3
FORMOSA TAFFETA (CHANGSHU) CO., LTD.	Weaving and dyeing as well as post dressing of high- grade loomage face fabric	1,302,019	(2)	1,334,739	-	-	1,334,739	( 8,170)	100.00	( 8,170)	1,104,805	-	Note 4
CHANG SHU YU YUAN DEVELOPMENT CO., LTD.	Building and selling real estate	70,788	(2)	-	-	-	-	18	40.78	7	17,255	-	Note 5

Note 1: Investment methods are classified into the following three categories:

- (1) Directly invest in a company in Mainland China.
- (2) Through investing in an existing company in the third area, which then invested in the investee in Mainland China.
- (3) Others
- Note 2: The amount of 'Investment income (loss) recognized by the Company for the six months ended June 30, 2022 was derived from financial statements which were audited by independent auditors.
- Note 3: The Company's paid-in capital and accumulated amount of remittance from Taiwan to Mainland China as of January 1, 2022 and June 30, 2022 are both US\$46,400,000 (remitted out US\$46,388,800 and equipment amounted to US\$11,200).
- Note 4: The Company's paid-in capital and accumulated amount of remittance from Taiwan to Mainland China as of January 1, 2022 is US\$42,000,000. Formosa Taffeta (Changshu) Co., Ltd. reduced its capital amounting to US\$900,000 and divided the housing land to establish a new company named Changshu Fushun Enterprise Management Co., Ltd. in March 2015. Thus, the original currency of paid-in capital and accumulated amount of remittance from Taiwan as of June 30, 2022 was US\$41,100,000.
- Note 5: Chang Shu Yu Yuan Development Co., Ltd. was merged with Chang Shu Fushan Enterprise Management Co., Ltd. in the third quarter of 2015, with Chang Shu Yu Yuan Development Co., Ltd. as the surviving company and its paid capital is RMB\$13,592,920.

			Inves	tment amount		Ceiling on
			appı	oved by the	in	vestments in
			Ir	vestment	Ma	ainland China
	Accumula	ted amount of	Com	nission of the	im	posed by the
	remittance	from Taiwan to	M	linistry of	]	Investment
	Mainl	and China	Econ	omic Affairs	Co	ommission of
Company name	as of Ju	ne 30, 2022	(	(MOEA)		MOEA
FORMOSA TAFFETA (ZHONG SHAN) CO.,	\$	1,402,085	\$	1,379,472	\$	36,957,480
LTD.						
FORMOSA TAFFETA (CHANGSHU) CO., LTD.		1,334,739		1,248,660		36,957,480

#### Note:

- (1) The investment in FORMOSA TAFFETA (ZHONG SHAN) CO., LTD. approved by the Investment Commission of MOEA is US\$46,400,000.
- (2)The investment in FORMOSA TAFFETA (CHANG SHU) CO., LTD. approved by the Investment Commission of MOEA is US\$42,000,000, FORMOSA TAFFETA (CHANG SHU) CO., LTD. was split up, reduced its paid-in capital and formed Chang Shu Fushun Enterprise Management Co., Ltd. chang Shu Fushun Enterprise Management Co., Ltd. was terminated after the merger with Chang Shu Yu Yuan Development Co., Ltd. in the third quarter of 2015.

  (3)The original currency of paid-in capital was translated at USD:TWD = 1:29.73

#### Significant transactions conducted with investees in Mainland China directly or indirectly through other companies in the third areas

For the six months ended June 30, 2022

Table 8

Expressed in thousands of NTD

(Except as otherwise indicated)

	Sale (purch	nase)	Proper	ty	Accounts receive	ble	 Provision of endorsemen	ts/guarantees		Finan	cing		
					Balance at		Balance at		Maximum balance during the six months ended	Balance at		Interest during the six months ended	
Investee in Mainland China	Amount	%	Amount	%	June 30, 2022	%	 June 30, 2022	Purpose	June 30, 2022	June 30, 2022	Interest rate	June 30, 2022	Others
FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	\$ 5,659	0.04	\$ -	-	\$ 3,938	0.00	\$ ,	financial	\$ -	\$		\$ -	
FORMOSA TAFFETA (CHANGSHU) CO., LTD.	927	0.01	-	-	14	0.00	1,634,600 For sh from t institu	inancial	-			-	

## Information on Major Shareholders

June 30, 2022

Table 9

	Shares	
Name of major shareholders	Name of shares held	Ownership (%)
FORMOSA CHEMICALS & FIBRE CORPORATION	630,022,431	37.40
CHANG GUNG MEDICAL FOUNDATION	97,599,254	5.79