

Stock Code 9939

Taiwan Hon Chuan Enterprise Co., Ltd **Annual Report 2021**



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Notice to readers

This English-version annual report is a summary translation of the Chinese version and is not an official document of the shareholders' meeting. If there is any discrepancy between the English and Chinese versions, the Chinese version shall prevail.

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1. Letter to Shareholders

Dear Shareholders,

Due to the persisting COVID-19 pandemic for the past two years, climate change risks and geopolitical conflicts, the macro environment faced many challenges and uncertainties. Despite increasing cost of raw materials and ocean freight, inflation affects the cost of procurement, manufacture, and plant construction; Taiwan Hon Chuan continues to deliver strong performance and expand our global footprint. Currently, we have continuously invested in Mainland China and Southeast Asia to bring both revenue and earnings growth. The team at Taiwan Hon Chuan continue to work hard to achieve year-on-year growth and strong performance for the Company. In 2021, consolidated sales reached NTD\$ 21,382,534,000, increased by 10.51% from NTD\$ 19,348,249,000 in 2020. Profit after tax totaled at NTD\$ 2,028,358,000, an increase of 17.20% from last year's NTD\$ 1,730,740,000. Earnings per share were 6.83 dollars for the year of 2021 conclusively. Both net income and earnings per share had hit a record high in 2021. Taiwan Hon Chuan would like most sincerely to thank our shareholders, clients, and suppliers for their long-term affirmation and support.

The long-term operating direction is to continuously promote the goal of "structural transformation, increasing efficiency, reducing costs, investing in innovation, deepening cooperation, and improving profitability," we remain dedicated to governance, competitiveness, and sustainability. The operation directions of the Company are as follows:

- (1) Structural transformation: continuously promote the aspect of ESG (environment, society, corporate governance) in order to implement comprehensive quality assurance, meet client demand, cultivate talents, optimize the organizational operation and operational efficiency in each plant.
- (2) Increase efficiency: uplift automation processes and introduce Manufacturing Execution Systems to timely mastery of manufacturing information.
- (3) Reduce costs: through open tendering procurement, lean management, and internal audit to implement cost control.
- (4) Invest in innovation: develop innovative products, such as niche products, products for the circular economy, and cross-industry packaging.
- (5) Deepen cooperation: promote a customer-oriented culture which is led by a winwin business model and partnership via improving service quality, and focusing on the clients' needs to win their trust.
- (6) Improve profitability: implement business policies and targets, continuously create value for the Company, employees, society, and shareholders.

Taiwan Hon Chuan is dedicated to professional development, innovative research and developing, and personnel training, strengthening the accomplishment of global distributions and business model innovation, by ways of flexible commercial strategies, steady growing pace, bottom-up resources integration, accumulated experience with domestic and international clients and modern production technology and corporate governance ability, in order to demonstrate overall operating synergy.

Looking ahead, focusing on core business, Taiwan Hon Chuan will continue to strive towards our corporate purposes: "acquiring good business reputation, developing global markets, respecting our customers, caring for our employees and fulfilling our social responsibilities". We aim to solidify our home market in Taiwan, and replicate our success story across the world such as Mainland China, South East Asia, Africa and other high potential regions. We look forward to a new era of Taiwan Hon Chuan through our sustainable development and persistent efforts in 2022.

Chairman : Dai, Hung-Chuan President:
Tsao, Hsih-Chung

Chief Accounting officer: Cheng, Ya-Wen

1.2 Business Report

1.2.1 2021 Operating Result

1.2.1.1 2021 Execution of Business Plans

In 2021, the consolidated revenue posted at NTD\$ 21,382,534 thousand, increased by 10.51% from 2020. The consolidated income before tax booked NTD\$ 2,704,973 thousand, increased by 25.50% from 2020; The consolidated income after tax reached NTD\$ 2,028,358 thousand, 17.20% higher than previous year. The earning per share was 6.83 dollars.

1.2.1.2 Budget Performance

Taiwan Hon Chuan Enterprise Co., Ltd (Hereinafter referred to as "Hon Chuan" or "the Company") did not disclose financial forecasts in 2021.

1.2.1.3 Financial Results and Profitability Analysis

	Item	2021	2020
Finance Structure	Debt to Assets Ratio	57.70	56.19
(%)	Long-Term Capital to Fixed Assets, Machinery and Equipment Ratio	146.03	144.51
	Current Ratio	165.29	151.94
Solvency (%)	Quick Ratio	111.82	103.2
	Interest Coverage (times)	20.58	13.85
	Return on Assets	6.64	6.01
	Return on Equity	14.45	12.54
Profitability (%)	Pre-tax Profit to Paid-in Capital Ratio	93.99	74.89
	Net Margin	9.49	8.95
	Earnings Per Share (NTD\$)	6.83	5.72

1.2.1.4 Research and Development

Hon Chuan pays highly attention on R&D, with continuously innovative activities, to ensure a leading position in industry. We not only promote the lightness of products in order to save energy and reduce carbon dioxide, but also develop a multitude of new functions, new materials and cross-industry products to enhance the value of the products. The R&D achievement for 2021 was as follows:

- (1) 1810 bottle neck 1500ml hot fill bottle
- (2) 1810 bottle neck 560ml, 1250 soda bottle
- (3) 38mm bottle neck 250ml, 300ml, and 450ml freezing bottle
- (4) 38mm bottle neck 380ml, 500ml cold fill bottle
- (5) 1881 bottle neck 350ml, 490ml, 590ml, 1500ml aseptic bottle
- (6) 1881 BAPHS aseptic plastic cap
- (7) Soy sauce container (PET bottle, plastic cap, clamshell cap)
- (8) 37mm composite vacuum cap
- (9) 42mm ring pull cap
- (10) Twist-off cap with robust extraction and low precipitation
- (11) 30 x 60mm long neck aluminum cap
- (12) Spiral iron cap/aluminum cap
- (13) Introduction of low-VOC UV ink

- (14) Introduction and mass production of 30% PCR PET shrinkable film
- (15) Eco-Label PET shrinkable film

1.2.2 Outlines of Business Plans

1.2.2.1 Business Objectives

- 1. Strengthen core competency
 - (1) Continuously expand mid- and long-term strategic cooperation with clients.
 - (2) Actively promote In-House (Plant-Within-a-Plant) strategic coalitions with clients and provide high-quality packaging materials and product service to scale up the business and achieve win-win situation for both Hon Chuan and clients.
 - (3) Implement Corporate Governance Evaluation System, in order to make the Company's overall operation more Institutionalized, standardized and rationalized. Achieve the goal of sustainable operation and development.
 - (4) Continuously carry out projects of lean management and tendering procedures for procurement, implement budget and cost control, and encourage all departments to proactively propose improvement plans and feasible measures, and track the performance of the project on a regular basis in order to reach the lean and refined goals which the Company sets.
 - (5) Actively implement the development of new products, use innovative R&D technology to develop new materials, new functions and cross-industry products to enhance the value of the products.
 - (6) To strengthen the function of The Quality Improvement Management Committee: hold reqular meetings twice a month including members from quality control, manufacturing (including warehousing and transportation), sales, human resources, equipment(mold) improvement, procurement, and auditing to formulate methods and respective responsibilities with an aim to reach the quality goals the Company set through cross-department coordination, actions from meetings' resolutions, and subsequent follow-up.
- 2. Continue to take action toward globalization foothold in Taiwan and aim to the world
 - (1) Continuously integrate, use and share group resources in order to enhance business synergy.
 - (2) Build strategic alliances with global and domestic giants. Apply experiences from Taiwan to China, Southeast Asia and Africa. Integrate resources and expand markets.
- 3.The Company actively complements with the government's net-zero carbon emission goal by 2050, the direction of carbon emission reduction will be progressively implemented. We focus on green sustainability, energy conservation and environmental protection, and take action on various climate change mitigation and adaptation actions in the short, medium and long-term.
 - (1) Short-term goals:
 - a. Purchase more eco-friendly /new process equipment to reduce energy consumption.
 - b. Introduce and promote the ISO14064-1 International standard for GHG emissions inventories and verification.
 - c. TCFD climate-related financial disclosures.
 - d. Introduce and promote the product carbon footprint management system.
 - e. Participate in CDP carbon disclosure program.
 - f. Increase the share of renewable energy used for electricity generation and sustainable products.

- g. Import and promote ISO50001 energy management system (EnMS).
- (2) Mid-term goals:
 - a. Manage with the goal of carbon neutrality.
 - b. Continue to move towards energy conservation, carbon reduction, and optimization of energy efficiency.
 - c. Participate in SBTi science-based reduction target initiative.
- (3) Long-term goal: net-zero carbon emissions by 2050.

1.2.2.2 Projected sales volume and its reference

1. The projected sales volume for 2022 is outlined as follows:

Unit: Thousand Pcs/Kg/Bottle/Box

Major Products	Sales Volume
Plastic Closures	26,849,625
PET Bottles	9,919,287
Labels	2,230,466
Aluminum Closures	908,125
Films & Electronics Packaging	17,352
Tobacco & Liquor Packaging	487
Beverage Filling OEM	2,335,874
TR Filling OEM	122,219
Metal Lug Caps	599,687
Others	311
Totals	42,983,453

2. Hon Chuan made sales forecasts according to the market movements, considering supply and demand in beverage and food industry and taking into account of changes in products and clients mix in recent years.

1.2.2.3 Key Production and Sales Strategies

- 1.R&D: We aggressively develop new products, cultivate new customers, put equal emphasis on customer and product orientations, and develop innovative packaging materials and services to meet customers' requests and industry trends.
- 2.Manufacture: We cooperate with upstream material suppliers to secure high quality and sources of materials. We also strengthen the production management system, improve production lines, and automate production linkage. We establish manufacturing information management feedback system and initiate cooperation with domestic and foreign organizations to improve production technology and equipment process to ensure a leading position in technology.
- 3.Sales: To cope with business expansion, we aggressively establish comprehensive marketing and logistics management ability worldwide and develop a close and robust supply and marketing system with world-leading beverage manufacturers.
- 4.Operations: We cultivate all-rounded talents, develop flexible competitive strategies, promptly capture industrial trends and market direction, innovate and launch new products that adapt to the constant changing market demands and future challenges.

1.2.3 Future development strategy

1.2.3.1 Continuous innovation activities

Hon Chuan insists on "Innovation" philosophy, actively innovates all kinds of niche type new products and technologies, such as lighter bottles, single-sheet plastic caps, eco trademarks, eco-friendly packaging materials, barrier packaging materials, PET beer bottles and plastic beer bottle caps to increase the products' functionality, additional value and differentiation. By turing creative ideas into innovative products and activities with commercial value, we expand the application of our products in order to improve the Company's core competitiveness.

We introduce new technologies including 3D printing, QR code, digital printing, 3D laser anti-fraud technology, and PVC free TPE composite materials to enhance product safety and improve product competitiveness. Also, aggressively enter new industries, develops new products such as food, life and cleaning supplies and offer packaging materials with functionality and specialty to cater the demand of customers and consumers.

1.2.3.2 Management strategy with differentiation

Hon Chuan keep abreast of market development trend and customer needs in every stage from individual item sales (selling bottle, cap, label or PET bottle separately) to modular sales (selling bottle cap + label + PET bottle collectively), and stretch to total solution (from the beginning of producing bottle cap, label and PET bottle to the end service of filling OEM, package and storage etc.) and servitization in beverage manufacturing (OEM, ODM, In-house service, joint venture and so on). Builds up an irreplaceable cooperation mode by offering a satisfactory overall service and entering in depth into the production process of the customers.

1.2.4 The Impact of the External Competitive Environment, Regulatory Environment, and Macroeconomic Conditions

1.2.4.1 External competitive environment

In Taiwan, the beverage market is extremely competitive. As over one hundred new beverages are released every year, beverage companies must continuously launch new products to maintain competitive strength and secure market share. As the leader of beverage packaging materials in Taiwan, we have the highest market share in bottle caps, bottle labels, and PET bottles. We continuously develop packaging materials with new functionality, new visuality, and new style to minimize the cost of packaging materials for beverage companies and increase the added value of their products, so that they can maintain their competitive strength in the market.

1.2.4.2 Regulatory environment

In terms of the legal environment, Hon Chuan complies with national related laws, international agreements and such policies. To meet regulatory change and requirements from competent authority, we build and implement related regulations to strengthen corporate governance as our principle.

1.2.4.3 Macroeconomic conditions

We are in the fast moving consumer goods (FMCG) business; therefore, revenue is closely related with the demographic size and national GDP. As the birth-rate in Taiwan has been falling recently, an ageing society with population decline is expected in the future, which would limit the growth momentum of the FMCG market. This will indirectly influence our revenue growth. To mitigate the relevant impacts, apart from aggressively internationalizing our business, we implement vertical integration to expand the depth and breadth of our products and services to improve competitiveness and maintain revenue growth by offering all-rounded services to our key customers.

2.Company Profile

- 2.1 Company Profile
 2.1.1 Date of incorporation: July 15, 1969.
- 2.1.2 Company history

Year	Milestones
1969	"Hon Chuan Industrial Limited Company" with capital of NTD\$ 600,000 was established in Changhua City.
1982	Moved to Shiou Shuei, Changhua County due to continued expansion, and was renamed as Hon Chuan Enterprise Co., Ltd.
1983	Expanded product lines to include Aluminum closures, Colored shrinkable labels.
1984	Became a certified supplier of Aluminum caps and Labels in Taiwan for Coca Cola, Pepsi Cola, 7-up and other international beverage companies.
1987	➤ Acquired land and factory in Taichung Industrial Park.
1988	➤ Moved into Taichung Industrial Park to further expand production.
1990	➤ Tsao, Hsih-Chung, CEO, was awarded for 13 th Model of Entrepreneurs Prize.
1991	 Renamed as Hon Chuan Metal Development Co., Ltd. By introducing High-speed Aluminum Cap Machine from Italy and Gravure Machine from UK, Hon Chuan became the largest closure manufacturer in Taiwan. Awarded of "Golden Dragon Award in National Precise Machinery". Added Metal Lug Cap with Safety Button into product line by introducing UK advanced equipment and technology.
1992	➤ Acquired Taichung 2nd Plant. Started to develop Pull ring cap, Longneck aluminum cap, Plastic cap, Printing equipment and purchased a set of equipment to produce security bottom metal lug cap.
1993	Started to produce Aluminum cap specifically for deluxe wine by importing automatic long-neck wine cap production equipment from Europe.
1994	 Imported the manufacturing technology and equipment of multi-layer hot shrinkable film from Europe; concurrently, imported aboard the advanced technology and production facility of plastic cap. Invested in Pull ring cap equipment, for the use of 100% Juice and functional drinks.
1995	 Won a series of awards including "Outstanding Management", "Product Development", "Exportation" and "Industry Automation" from R.O.C Packaging Association. The quality of plastic cap was certified and recognized by International Pepsi Cola company, and THC was delegated to produce and supply its bottle plants.

1996	 The quality of plastic cap was certified and recognized by International Coca Cola company, and THC became the unique supplier in Taiwan which won this award. Received a certificate of ISO 9002 International Quality Assurance System.
1998	Set up an electronic component packaging plant, to produce battery casing and accurate electronic parts.
1999	Renamed as "Taiwan Hon Chuan Enterprise Co., Ltd." to strive for international business.
2000	 Expanded the plants, and invested in producing heat-tolerance crystallized PET bottle to combine with the Company's caps and labels, and offer the customers a one-stop packaging shopping service. The Company's IPO was approved by Taiwan Stock Exchange and Ministry of Finance, R.O.C.
2001	 Shares were public listed on Taiwan Stock Exchange on March 2. Set up an Anti-static film equipment to produce Anti-static film, which was certified by a domestic company TFT-LCD. Awarded of "Outstanding Industry" by National Industry Award.
2002	 Acquired the shares of Suzhou Hon Chuan to develop Great China market. Received a certificate of SGS ISO 9001:2000 International Quality Assurance System.
2003	Established "Hon Chuan (China) Holdings Co., Ltd." under which subsidiaries in Suzhou, Changsha, Taiyuan and Jinan were set up to tap into Great China market.
2004	 Set up In-House Bottling Lines at Uni-President, Yang Mei Plant and Uni-President, Rui Fang Plant. Incorporated "Hon Chuan (Asia) Holdings Co., Ltd.," which invested Hon Chuan (Thailand) plant, Hon Chuan FD plant, Hon Chuan (Indonesia) plant to explore South-east Asia Market. Established headquarters in Taiwan, China and South-east Asia.
2005	Set up Ningbo Hon Chuan to manufacture battery casing and accurate electronic parts.
2006	 Set up 4 mineral water production lines in Suzhou Hongxing, Changsha Hon Chuan, Jinan Hon Chuan and Taiyuan Hon Chuan. Established Taichung 1st Aseptic Filling Plant at Chungkang Export Processing Zone for aseptic co-packing business.
2007	Established "Hon Chuan (Vietnam) Ltd." through "Hon Chuan (Asia) Holdings Co., Ltd.," to produce beverage packaging.
2008	Set up PET blowing production lines at Coke Cola, Taoyuan plant (In House) and Chen Kou Wei, Long Cyuan plant (In House).
2009	 Set up Qingxin Hon Chuan at Guangdon, China to provide caps, preforms and beverage OEM service. Built Tainan plant to provide beverage OEM service for Coke Cola.

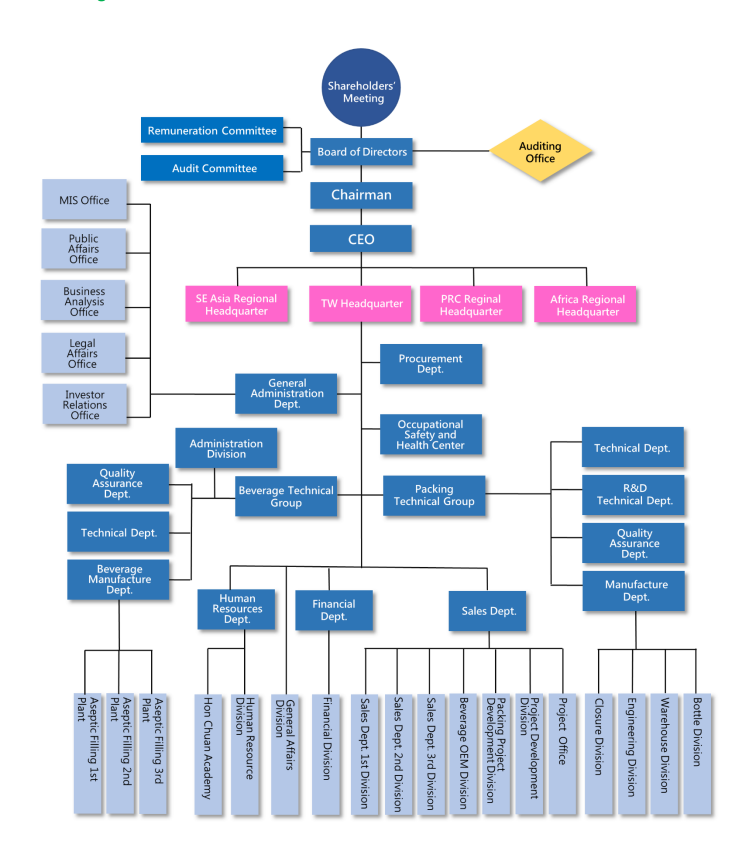
2010	 Established HeySong Chungli (In-house) Plant and Kuang Chuan Jiayi (In-house) Plant. Established Hon Chuan Indonesia Futami (In house) Plant. Established Xian Coca Cola (In house) plant to provide preforms and water OEM service. Established Kunming (In house) plant and Lanzhou (In house) plant for Pepsi China. Won the 20th National Quality Award as recognition for Hon Chuan's high product quality and excellent operational management.
2011	 Set up In-house plastic cap production line at Jing Mai Liang Company in China. Built Malaysia plant to produce plastic cap and preform for supplying local market; also, established In-house blowing bottle plant to cooperate with Cocoland Company in Malaysia. Received a certificate of international OHSAS 18001 & TOSHMS and Occupational safety and health management by Council of Labor Affairs in Taiwan. Set up the 2nd aseptic beverage filling plant in Taichung Export Processing Zone, to offer filling OEM service. The president, Mr. Tsao, Hsih-Chung, received an Award of "Entrepreneurship Model and Excellent Achievement". Received an Award of "Excellent Social Responsibility Award" for Outstanding Coca-Cola Supplier among Greater China.
2012	➤ Built aseptic filling beverage plant in Zhangzhou, China.
2013	 Received recognition from the Industrial Development Bureau. Awarded SGS ISO-9001 certificate for International Quality of Assurance System and Quality of Sustainability Award. Set up the 3nd aseptic filling beverage plant in Taichung. Set up Chuzhou (In House) plant in Anhui, China. Set up Hon Chuan Myanmar plant.
2014	 Set up aseptic filling beverage (In House) plant in Xiantao, Hubei, China. Set up Aseptic filling plant in Surabaya in Indonesia. Started a joint venture, Honly plant, with the local beverage producer in Cambodia. Awarded of "Occupational safety Investment" in Traditional Industries by Ministry of Labor, R.O.C.
2015	 Built up automated warehouse at Taichung headquarters and Taichung 2nd Aseptic beverage filling Plant. Established In-house blowing bottle plant to cooperate with Foodstar Company in Thailand.
2016	 Established In-house blowing bottle plant to cooperate with KH Company in Myanmar. Invested Hon Shi (Samoa) Holding to manufacture and sell beverage packaging material in Mozembique and develop Africa market.

2017	 Established In-house blowing bottle plant to cooperate with Tensai Company in Thailand. Established Honhua Holdings Co., Ltd. in Myanmar to invest bottle water production line. Established Hon Chuan Enterprise Packing (Luohe) Co., Ltd. in Henan, China to invest bottle water production line.
2018	 Awarded for "Innovative Packaging Design – Gold and Bronze Medal Award", respectively, in annual innovative products assessment from Taiwan Association for Food Science and Technology. The president, Mr. Tsao, Hsih-Chung, received an Award of Special Contribution in Food Industry from Taiwan Association for Food Science and Technology.
2019	 Established In-house blowing bottle plant to cooperate with Vietnam Masan in Vietnam. Established Hon Chuan (Cambodia) Co., Ltd. in Cambodia to invest preform production line.
2020	 Set up the 4th aseptic beverage filling production line at the Taichung 3rd Aseptic-filling Plant. Set up the 2nd aseptic beverage filling production line at the Indonesia Surabaya Aseptic Filling Plant Established a In-house aseptic beverage filling production line with Sosro Company in Indonesia Established a In-house seasoning packaging production line with the biggest seasoning company in China at its Guangdong Foshan Plant
2021	Established Hon Chuan Free Trade Plant at Port of Taichung Free Trade Zone to invest preform production line for export market

3. Corporate Governance Report

3.1 Organization

3.1.1 Organizational Chart



3.1.2 Major Corporate Functions

Dep	artment	Functions							
	Remuneration Committee	Formulate and regularly review the policy, system, standard and structure of directors' and managers' performance evaluation and remuneration. Also, regularly evaluate and formulate the remuneration of directors and managers and supervise the implementation of remuneration policy.							
Board of directors	Audit Committee	Supervise the Company to carry on related business in compliance with The Company Act., Securities and Exchange Act. and related regulations.							
	Auditing Office	Examine and audit the effectiveness of internal control system, and evaluate its comprehensiveness and accuracy. Also, continuously supervise and improve all internal control operations.							
	Administration Dept.	Responsible for planning and execution of business objectives, performance analysis, legal affairs and contract review, ERP systems, project management and investor relationship management.							
Sale	es Dept.	Responsible for formulating and implementing marketing strategies, maintaining customer's relationship as well as new customer development, and achieving sales targets.							
Procure	ement Dept.	Responsible for the consolidation and management of company wide procurement needs.							
Manufa	cture Dept.	Responsible for product manufacturing, production capacity allocation, inventory management and transportation scheduling.							
Finan	cial Dept.	Responsible for the summarization and supply of accounting information, management and operation of finance and investment, cost calculation and stockholding services.							
_	ng Technical Group	Responsible for Integration of manufacturing, technology, R&D, QC, and relative affaires in packaging material sector.							
	ge Technical Group	Responsible for Integration of manufacturing, technology, R&D, QC, and relative affaires in beverage OEM sector.							
Human R	esource Dept.	Responsible for Human resource planning, recruitment, training, career planning, employee's welfare, relationship, etc.							
Labor Safet	y & Health Dept.	Responsible for planning and execution of industrial safet sanitation, environmental protection.							

3.2 Information regarding directors, supervisors, management team and branch managers

3.2.1 Information regarding Directors

3.2.1.1 Information regarding Directors

April 19, 2022

Title	Nationality	Name	Gender Age	Date of Election (Inauguratio	Term of office	First elected	Shareholdin electe	•	Currer sharehol		children's current shareholdings		n's current by nominee arrangement		Selected Education and Professional Qualification	Current additional positions	Other head supervisor the second	Remarks (Note 1)		
Chairman	R.O.C.	Dai, Hung-Chuan	M 56-60	n) 2020.06.19	3 years	1996.10.04	Shares 3,572,019	1.24%	Shares 3,572,019	1.24%	Shares 577,352	0.20%	Shares 0	0	(1) Bachelor Degree in Civil Engineering, National Taiwan University, Taiwan (2) Master Degree in Structural Engineering, University of California, Berkeley, U.S.A. (3) MBA, Columbia University, U.S.A. (4) A Chartered Structural and Civil Engineer in ROC (5) Technical Specialist of Public Works Department, Taichung City Government (6) Associated Technical Specialist of Construction Management Division, Construction and Planning Agency Ministry of the Interior	(1) Chairman of Taiwan Hon Chuan Enterprise Co., Ltd. (2) Chairman of Hon Chuan Investment Co., Ltd. (3) Chairman of Hon Tong Investment Co., Ltd. (4) Director of Ren Sun Construction Co., Ltd (5) Chairman of Kuo Yang Construction Co., Ltd.	Vice President of Finance Dept.	Dai, Hung-I Cheng, Ya-Wen	Relationship Brother Spouse	-
Director	R.O.C.	Tsao, Hsih-Chung	M 66-70	2020.06.19	3 years	1982.03.22	4,372,243	1.52%	4,372,243	1.52%	1,283,064	0.45%	0		(1) The recipient of the13th China Youth Career Initiation Honor Award (2) Sun Yat-Sen Institute of Policy Research and Development (the tenth term) (3) Wharton School of the University of Pennsylvania, U.S.A. (4) The 18 th Director of Food Industry Research and Development Institute (5) Elite Presidents' Camp of Peking University, China (6) The Outstanding Food Entrepreneur Award of Taiwan Association for Food Science and Technology in 2000 (7) Received "Award of Special Contribution on Food Industry" form Taiwan Association for Food Science and Technology in 2018 (8) Received "Harvard Business Review's Taiwan top 100 best-performing CEOs" in 2020	(1) General Manager of HON CHUAN (2) Chairman of Hsih-Yueh Development Co., Ltd.	Director	Tsao, Hung Yu	Son	_

Title	Nationality	Name	Gender Age	Date of Election (Inauguratio	Term of	First	Shareholdin electe	~	Currer		Spouse and children's cu shareholding	rrent	Sharehold by nomine arrangem	e	Selected Education and Professional Qualification	Current additional positions			rs, or se or kin within	Remarks (Note 1)
			7190	n)	office	elected	Shares	%	Shares	%	Shares	%	Shares	%			Title	Name	Relationship	(11010-1)
Director	R.O.C.	Liu, Yun-Chang	M 61-65	2020.06.19	3 years	1999.04.20	689,303	0.24%	689,303	0.24%	98,641	0.03%	0	0	(1) EMBA, Beijing University, China (2) Department of Distribution Management, National Chin-Yi University of Technology, Taiwan (3) The Outstanding Enterprise Manager Award of R.O.C in 1996 (4) The Outstanding Food Entrepreneur Award of Taiwan Association for Food Science and Technology in 2002 (5) The Distinguished Alumni Award of National Chin-Yi University of Technology in 2010	Executive Vice President of HON CHUAN	_	-	-	_
Director	R.O.C.	Chang, Chun-Shu	F 71-75	2020.06.19	3 years	1993.12.17	2,663,234	0.93%	2,663,234	0.93%	416,089	0.14%	0	0	Graduated from National Taichung Institute of Commerce, Taiwan	Director of Taiwan Hon Chuan Enterprise Co., Ltd.	_	_	-	_
Director	R.O.C.	Tsao, Hung Yu	M 31-35	2020.06.19	3 years	2020.06.19	6,529,134	2.27%	6,529,134	2.27%	0	0	0	0	Department of Economics, York University	Executive Assistant of Taiwan Hon Chuan Enterprise Co., Ltd.	Director	Tsao, Hsih- Chung	Father	_
Director	R.O.C.	Dai, Hong-I	M 51-55	2020.06.19	3 years	1996.10.04	5,812,111	2.02%	5,812,111	2.02%	303,788	0.10%	0	0	(1) Master Degree in urban design, University of Sydney, Australia (2) Department of Architecture, Tamkang University (3) A Chartered Architect in ROC	(1) Director of Taiwan Hon Chuan Enterprise Co., Ltd. (2) Dai Hongyi Architects (3) Chairman of Ren Sun Construction Co., Ltd., Hong-linvestment Co., Ltd., Hong-Shan investment Co., Ltd. (4) A member of Urban design advisory committee, Taichung City (5) Assistant professor, Department of Landscape design, National Chin-Yi University of Technology (6) An arbitrator of Chinese Arbitration Association, Taipei	Chairma n Vice President of Finance Dept.	Dai, Hung- Chuan Cheng, Ya-Wen	Brother Relationship in law	-
Independent Director	R.O.C.	Kung, Yi-Lu	M 61-65	2020.06.19	3 years	2017.06.15	0	0	0	0	0	0	0	0	Master Degree in Accounting, Soochow University, Taiwan Department of Business Administration, Tamkang University, Taiwan Ohief Auditor of King's Town Bank Assistant general manager of CDIB Capital Group	Independent Director of Taiwan Hon Chuan Enterprise Co., Ltd.	_	-	-	-
Independent Director	R.O.C.	Hung, Chao-Nan	M 76-80	2020.06.19	3 years	2017.06.15	0	0	0	0	0	0	0	0	Master Degree in Politics, Arkansas State University, U.S.A Department of Foreign Languages, School of Law, Soochow University Pass the Finance Special Examination (Former senior tax officer of Customs Administration, Ministry of Finance) The 4th member of the Control Yuan	Independent Director of Taiwan Hon Chuan Enterprise Co., Ltd. and Rexon Industrial Corp., Ltd.	_	-	-	-

Title	Nationality	Name	Gender Age	Date of Election (Inauguratio	Term of	First	Shareholding when elected		Current shareholding		children's current		Shareholding by nominee arrangement		Selected Education and Professional Qualification	Current additional positions	Other hea supervisor the secon	Remarks (Note 1)		
			3-	n)	office	ciccica	Shares	%	Shares	%	Shares	%	Shares	%			Title	Name	Relationship	() ,
															(5) Legislator, reelected for 8 times, Chungkuo Kuomintang (6) Convener of Finance Committee					
Independent Director	R.O.C.	Huang, Hsiang- Ying	M 66-70	2020.06.19	3 years	2017.06.15	0	0	o	0	0	o	0	0	(1) Ph. D. in Public Finance and Economics, Central University of Finance and Economics, Peking, China (2) Master Degree in Accounting, National Chengchi University, Taiwan (3) Bachelor Degree in Accounting, Fu Jen Catholic University, Taiwan (4) Partnership Accountant of BDO Taiwan Joint Accounting Firm (5) Lecturer in Ling Tung University and Tunghai University (6) Independent director of Sino-American Silicon Products Inc. (7) Deputy Section Manager of Finance Division, Administration Department of The Far Eastern Group	(1) Independent Director of Taiwan Hon Chuan Enterprise Co., Ltd. (2) Partnership Accountant of EnWise CPAs & Co. (3) A member of Remuneration Committee in Lelon Electronics Corp. (4) A member of Remuneration Committee in Liton Technology Corp. (5) Independent director of Quaser Machine tools Inc. (6) Independent director and a member of Remuneration Committee/Audit Committee of InterSery International Inc.	_	-	-	_

Note 1: Where the chairperson and president or equivalent position (highest level executive officer) is the same person, the spouse, or a first-degree relative, provide information on the reason, reasonableness, necessity, and future improvement measures (such as increasing the number of independent director seats and more than half of all directors not concurrently serving as employees or executive officers): Not applicable.

3.2.1.2 Major Shareholders of Institutional Shareholders: None.

3.2.1.3 Disclosure for Directors' Professional Qualifications and Independent Directors' Independence Status

Qualifications	Professional Qualification and Experience (Note 1)	Independence Status	Concurrently Serving as an Independent Director / Number of Other Public Companies
Director/			0
Dai, Hung-Chuan			U
Director/			0
Tsao, Hsih-Chuan			
Director/			0
Liu, Yun-Chung		Not Applicable	
Director/			0
Chang, Chun-Shu			
Director/			0
Tsao, Hung Yu			
Director/	For Directors' professional qualification and experience, please refer to on page 14-16 of this		0
Dai, Hung-I	Annual Report.	All of the fellowing street and the second street	,
Independent Director/		All of the following situations apply to each and every of the Independent Directors:	1
Hung, Chao-Nan		Satisfy the requirements of Article 14-2 of "Securities and Exchange Act" and "Regulations Governing	
Independent Director/		Appointment of Independent Directors and Compliance	2
Huang, Hsiang-Ying		Matters for Public Companies" (Note 2) issued by Taiwan's Securities and Futures Bureau.	
Independent Director/ Kung, Yi-Lu		 Independent Director (or nominee arrangement) as well as his/her spouse and kin within the second degree do not hold any shares. Received no compensation or benefits for providing commercial, legal, financial, accounting services or consultation to the Company or to any its affiliates within the preceding two years, and the service provided is either an "audit service" or a "non-audit service." 	0

Note 1: Professional Qualification and Experience: none of the Directors has been in or is under any circumstances stated in Article 30 of the Company Law.

- Note 2: During the two years before being elected and during the term of office, meet any of the following situations:
 - (1) Not an employee of the Company or any of its affiliated companies.
 - (2) Not a director or supervisor of the Company or any of its affiliates.
 - (3) Not an individual shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the person under others' names, in an aggregate amount of 1% or more of the total number of issued shares of the Company or ranking in the top 10 in holdings.
 - (4) Not a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship of a manager in (1) or personnel in (2) and (3).
 - (5) Not a director, supervisor, or employee of a corporate shareholder that directly holds 5% or more of the Company's outstanding shares, a top five shareholder, or appointed as the Company's director or supervisor in accordance with Article 27, Paragraph 1 or 2 of the Company Act.
 - (6) Not a director, supervisor, or employee of other companies controlled by the same person with over half of the Company's director seats or shares with voting rights.
 - (7) Not a director, supervisor, or employee of another company or institution who is the same person or spouse of the Company's chairperson, president or equivalent position.
 - (8) Not a director, supervisor, or executive officer of a specific company or institution with financial or business dealings with the Company, or shareholder with 5% or more shares of the Company.
 - (9) Not a professional individual who, or an owner, partner, director, supervisor, or manager of a sole proprietorship, partnership, company, or institution that audited or provided commercial, legal, financial, or accounting services for total compensation not exceeding NT\$500,000 in the most recent two years to the company or to any affiliate of the company, or a spouse thereof. This does not apply to members of the Remuneration Committee, Public Tender Offer Review

- Committee, or Merger and Acquisition Special Committee performing duties in accordance with the Securities and Exchange Act or laws and regulations related to mergers and acquisitions.
- (10) Not having a marital relationship, or a relative within the second degree of kinship to any other director of the company.
- (11) Not serving concurrently as an independent director on more than three other public companies in total.
- (12) Not a government agency, juristic person, or its representative set forth in Article 27 of the Company Act of the ROC.

3.2.1.4 The Diversity and Independence of the Board of Directors

(1) Diversity of the Board of Directors

According to Article 20 of Corporate Governance Best Practice Principle of the Company, the composition of the board of directors shall be determined by taking diversity into consideration and formulating an appropriate policy on diversity based on the company's business operations, operating dynamics, and development needs. There are nine seats in the Board of Directors, and all of them possess various professional background and work domain:

- The percentage of the Company's directors who are employee is 44%. The percentage of independent directors is 33%. 11% of directors are female. The three independent directors were all appointed for the first time on June 15, 2017.
- Normal director members: composed of members with rich industry experience and professional skills. Not only do many of them have higher education degree such as Master Degree in Structural Engineering, University of California, Berkeley, U.S.A, Master Degree in Urban Design, University of Sydney, Australia, EMBA of Beijing University, China, but they are also award-winning leaders in different industries.
- Independent director members: composed of the members who possess professional background, expertise and industrial experience, such as Master Degree in Politics, Arkansas State University, U.S.A, Ph. D. in Public Finance and Economics, Central University of Finance and Economics, Peking, China and Master Degree in Accounting, Soochow University, Taiwan. They also have diverse professional backgrounds and skills, such as legislator for eight consecutive terms, member of the Control Yuan, the senior certified public accountant, and the general auditor of finance holding company.
- Hon Chuan's Board of Directors consist of members with different backgrounds and professional skills, and we are concerned about gender equality among board members. The Company's diversity policy targets and achievements:
 - 1. Set up independent directors at least 1/3 of all directors: achieved
 - All directors must have at least more than one female director; achieved
 - 3. At least one of the independent directors has an accountant license and financial expertise: achieved

Title			Dire	ctor			Indep	endent Di	rector
Name	Dai, Hung- Chuan	Tsao, Hsih- Chung	Chang, Chun- Shu	Dai, Hung-I	Liu, Yun- Chang	Tsao, Hung-Yu	Hung, Chao- Nan	Huang, Hsiang- Ying	Kung, Yi-Lu
Gerder	М	М	F	М	М	М	М	М	М
Age	56-60	66-70	71-75	51-55	61-65	31-35	76-80	61-65	66-70
Employee of the Company	√	√			√	√			

		P	rofession	al Knowle	dge and E	xpertise			
Architecture and Engineering	√	✓		✓					
Commerce and Supply Chain	√	√			√	✓		✓	✓
Marketing	✓	✓			✓	✓			
Law				✓			✓	✓	
Information and Technology	✓	√				√			
Economic Analysis	√	✓				✓		✓	√
Finance			\checkmark				✓	✓	✓
			Sk	ills and Ex	kperience				
Operational Judgment	✓	✓	✓	✓	✓	✓	✓	√	✓
Management Administration	✓	✓		✓	✓	✓	✓	✓	✓
Leadership and Policy Decision	√	√		✓	✓	✓	✓	✓	✓
Accounting and Financial			\checkmark					✓	✓
Industry Experience	✓	√	✓		√	√			
Risk/Crisis Management	\checkmark	✓		✓	✓	✓	✓	✓	✓
International Market Perspective	√	√		✓	✓	✓	✓	√	✓
Quality Management	\checkmark	✓			✓	✓			
Social Engagement	✓	√	✓	✓	✓	✓	√	√	✓
Environmental Sustainability	✓					✓			
Political Experience							√		
Audit							√	√	✓

3.2.2 Information Regarding Management Team

April 19, 2022

Title	Nationality	Name	Gender	Date of Inauguration	Sharehold	ding	Spouse and children's c	current	Sharehold nomin arranger	ee	Education and Experience	Concurrent Positions in Other Companies	Spous			
					Shares	%	Shares	%	Shares	%			Title	Name	Relationship	
General Manager (President)	R.O.C.	Tsao, Hsih-Chung	М	1990.06.01	4,372,243	1.52%	1,283,064	0.45%	0	0	 The recipient of the 13th China Youth Career Initiation Honor Award Sun Yat-Sen Institute of Policy Research and Development (the tenth term) Wharton School of the University of Pennsylvania, U.S.A. The 18th director of Food Industry Research and Development Institute Elite Presidents' Camp of Peking University, China The Outstanding Food Entrepreneur Award of Taiwan Association for Food Science and Technology in 2000 Received "Award of Special Contribution on Food Industry form Taiwan Association for Food Science and Technology in 2018 Received "Harvard Business Review's Taiwan top 100 best-performing CEOs" in 2020 	Chairman of Hsih- Yueh Development Co., Ltd.	-	-	-	-
Executive Vice President	R.O.C.	Liu, Yun-Chang	М	1993.03.01	689,303	0.24%	98,641	0.03%	0	0	 EMBA, Beijing University, China Department of Distribution Management, National Chin-Yi University of Technology, Taiwan The Outstanding Enterprise Manager Award of R.O.C in 1995 The Outstanding Food Entrepreneur Award of Taiwan Association for Food Science and Technology in 2002 The Distinguished Alumni Award of National Chin-Yi University of Technology in 2010 		-	-	-	-
Group Vice President	R.O.C.	Pai, Wen-Pin	М	1993.06.01	13,693	0	0	0	0	0	(1) Graduated from Mingdao High School (2) Completed a Business Management course at Tunghai University	-	-	ı	-	-
Group Vice President	R.O.C.	Tseng, Wen-Hua	М	2014.03.01	663	0	0	0	0	0	Graduated from National Chin-yi University of Technology. Completed a Marketing Management course at Tunghai University	-	-	-	-	-
Financial Dept. Group Vice President Packaging Technical	R.O.C.	Cheng, Ya-Wen	F	2018.01.01	577,352	0.20%	3,572,019	1.24%	0	0	(1) Graduated from Economics Dept., National Taiwan University (2) Master of Accounting, University of Illinois at Urbana Champaign, U.S.A (3) CPA of Taiwan, U.S.A and Australia (1) Graduated from Electronic engineering Dept., National	(1) Director of Hon Chuan Investment Co., Ltd. (2) Director of Hon Tong Investment Co., Ltd.	-	-	-	-
Group Vice President	R.O.C.	Lee, Chin-Hsiung	М	2014.03.01	1,299	0	8,769	0	0	0	United University (2) Completed a Management course at Asia University	-	-	-	-	-

Title (Note)	Nationality	Name	Gender Age	Date of Inauguration	Sharehold	ling	Spouse and i children's cu shareholdi	irrent	Sharehold by nominarrangem	nee	Education and Experience	Concurrent Positions in Other Companies	or within	Second of Consa	re Spouses -degree anguinity to	Remarks (Note 4)
					Shares	%	Shares	%	Shares	%		Curer Companies	Title	Name	Relationship	
SE Asia Regional Headquarter Vice President	R.O.C.	Lai, Shen-Yuan	М	2016.03.29	8,159	0	4,339	0	0	0	(1) Graduated from Sociology Dept., National Taiwan University (2) Special Assistant of Chairman, Chainan Construction Co., Ltd.	-	-	-	-	-
Financial Dept. Vice President	R.O.C.	Chuang, Kuei-Ching	F	2018.01.01	18,507	0.01%	0	0	0	0	(1) Graduated from Accountancy Dept., Chungyu Institute of Technology (2) Completed a Financial Management course at Tunghai University	-	-	-	-	-
Beverage Technical Group Vice President	R.O.C.	Lu, Ching-Chou	М	2018.01.01	0	0	0	0	0	0	(1) Graduated from Mechanical Engineering Dept., Nationa United University(2) EMBA of National Chung Hsing University	-	-	-	-	-
Chief Auditor Vice President (Note 2)	R.O.C.	Hsieh, Hung-Lung	М	2009.08.11	613	0	489	0	0	0	(1) Graduated from Industrial Management Dept., National Taiwan University of Science and Technology (2) MBA of National Yunlin University of Science and Technology (3) The 1st Taiwan industrial excellence manager Award	-	-	-	-	-
SE Asia Regional Headquarter Vice President (Note 2)	R.O.C.	Ting, Chih-Hao	М	2013.05.01	9,041	0	0	0	0	0	Graduated from Business Administration Dept., Feng Chia University	-	-	-	-	-
Hon Chuan Enterprise (Suzhou) Company Limited Vice President (Note 2)	R.O.C.	Chang, Chia Jui	М	2022.01.17	10	0	30,001	0.01	0	0	Graduated from Executive Master of Business Administration(EMBA), National Chung Hsing University	-	Assistant Vice President	Hsu, Tsui Ling	Spouse	-
Hon Chuan Enterprise (Suzhou) Company Limited Vice President (Note 2)	R.O.C.	Lee, Wen Fu	М	2022.01.17	122,000	0.04%	0	0	0	0	Graduated from Dept. of Marketing, Jilin University of Finance and Economics (Changchun Tax College)	-	-	-	-	-
General Administration Dept. Senior Assistant Vice President	R.O.C.	Yen, Ching-Chuan	М	2005.09.06	29,685	0.01%	0	0	0	0	(1) Graduated from Chemical Engineering Dept., Tunghai University (2) Vice General Manager, Daodi international Co., Ltd.	-	-	-	-	-
Sales Dept. Senior Assistant Vice President	R.O.C.	Fang, Yu-Lung	М	2009.01.01	1,153	0	1,000	0	0	0	(1) Graduated from Chemical Engineering Dept., Shu-te University (2) Sales Manager, The Key Industrial Co., Ltd.	-	-	-	-	-
Beverage Technical Group Senior Assistant Vice President	R.O.C.	Lee, Ching-Hsiang	М	2009.07.01	0	0	0	0	0	0	(1) Graduated from Chemical Engineering Dept., National Taipei University of Technology (2) Technical application Specialist, Tetra Pak (3) Manufacturing section manager, Concord Chemical Industrial Co., Ltd.	-	-	-	-	-

F				1	1					_				
R&D Technical Dept. Senior Assistant Vice President	R.O.C.	Tsao, Chien-Hsia	М	2013.10.08	9,372	0	0	0	0	C	Graduated from Professional Master's Program for Intelligent Manufacturing and Management, Feng Chia University	-	-	-
Beverage Technical Group Technical Dept. Senior Assistant Vice President	R.O.C.	Li, Kun-Chang	М	2020.07.01	0	0	0	0	0	C	Graduated from Taichung Municipal Sha-Lu Industrial High School	-	-	-
Hon Chuan Food Packing (Qingxin) Co., Ltd. Senior Assistant Vice President (Note 2)	R.O.C.	Huang, Hsuan Che	М	2022.01.17	0	0	0	0	0	(Master degree of Food Science Dept., National Taiwan University	-	-	-
Hon Chuan Food Packing (Qingxin) Co., Ltd. Senior Assistant Vice President (Note 2)	R.O.C.	Huang, Chen Pin	М	2022.01.17	10,000	0	0	0	0	(Graduated from Dept. of Mechanical and Materials Engineering, National Formosa University (Provincial Yunlin Institute of Technology)	-	-	-
Manufacture Dept. Assistant Vice President	R.O.C.	Hung, Min-Hsiung	М	2013.10.08	33,344	0.01%	72,584	0.03%	0	(Graduated from Executive Master of Business Administration(EMBA), Ling Tung University	-	-	-
Quality Assurance Dept. Assistant Vice President	R.O.C.	Tsai, Yung-Fu	М	2019.02.01	0	0	0	0	0	(Master degree of Business Administration Dept., Asia University	-	-	-
Sales Dept. Assistant Vice President	R.O.C.	Liu, Li-Yuan	М	2019.02.01	0	0	0	0	0	C	Graduated from Chemical Engineering Dept., Yeong-Jing Industrial Vocational High School	-	-	-
Sales Dept. Assistant Vice President	R.O.C.	Pai, Hsien-Wei	М	2019.02.01	0	0	0	0	0	(Graduated from Accounting and Satisics Dept., Ling Tung University	-	-	-
Human Resource Dept. Assistant Vice President	R.O.C.	Lin, Tsang-Pin	М	2020.01.10	164,358	0.06%	0	0	0	C	Master degree of Labor Relations Dept., National Chung Cheng University	-	-	-
Sales Dept. Assistant Vice President	R.O.C.	Lin, Wei-Hsiang	М	2020.01.10	2,500	0	0	0	0	(Graduated from International Business Dept., Feng Chia University	-	-	-
Manufacture Dept. Assistant Vice President	R.O.C.	Huang, Chun-Hao	М	2020.07.01	21,000	0.01%	0	0	0	(Graduated from Dept. of Electrical Engineering, National Formosa University (Provincial Yunlin Institute of Technology)	-	-	-
Hon Chuan Enterprise (Suzhou) Company Limited Assistant Vice President (Note 2)	R.O.C.	Hsu, Tsui Ling	F	2022.01.17	30,001	0.01%	10	0	0	C	Graduated from Dept. of Chemical Engineering, National - Vice Hualien Industrial Vocational Senior High School - Presiden	Chang, Chia Jui	Spouse	-

Note 1: The scope of application of managers is according to the explanation in Taiwan-Finance-Securities-(III)-0920001301 of Ministry of Finance, which includes the following: (1) General managers or their equivalents

- (2) Assistant general managers or their equivalents
- (3) Deputy assistant general managers or their equivalents
- (4) Chief financial
- (5) Chief accounting officers
 - (6) Other persons authorized to manage affairs and sign documents on behalf of a company
- Note 2: On January 1, 2022, Hsieh, Hung-Lung was promoted to Vice President.
 - On January 1, 2022, Ting, Chih-Hao was promoted to Vice President.
 - On January 17, 2022, Chang, Chia Jui was promoted to Vice President.
 - On January 17, 2022, Lee, Wen Fu was promoted to Vice President.
 - On January 17, 2022, Huang, Hsuan Che was promoted to Senior Assistant Vice President.
 - On January 17, 2022, Huang, Chen Pin was promoted to Senior Assistant Vice President.
 - On January 17, 2022, Hsu, Tsui Ling was promoted to Assistant Vice President.
- Note 3: Where the chairperson and president or equivalent position (highest level executive officer) is the same person, the spouse, or a first-degree relative, provide information on the reason, reasonableness, necessity, and future improvement measures (such as increasing the number of independent director seats and more than half of all directors not concurrently serving as employees or executive officers): Not applicable.

3.3 Remuneration paid during the most recent fiscal year to directors, the general manager, and assistant general managers

3.3.1 Remuneration of Directors and Independent Directors

December 31, 2021 Unit: NTD\$ Thousand

				Re	emuneratio	on for Direct	ors				+D) as a					nployee of sidiary Aff		JAN		(A.B.C.D	+E+F+G) as a	
			lary A)		sion lote1)	Compen	sation (C)	Allow (D			of Profit	Salary, Bo		Pens (F		E	mployee Pi	rofit Sharing		% of Net P		Compensation
Title	Name	From HON	From All Consolid	From HON	From All Consolid	From HON	From All	From HON	From All Consol	From HON	From All Consolid	From HON	From All Consolidate	From HON	From All Consolid	From		Fron Consol Entit	idated	From HON	From All Consolidated	Received from Non-consolidated From HON
		CHUAN	ated Entities	CHUAN	ated Entities	CHUAN		CHUAN	idated Entitie s	CHUAN	ated Entities	CHUAN	d Entities	CHUAN	ated Entities	Cash	Stock	Cash	Stock	CHUAN	Entities	CHUAN Affiliates
Chairmen	Dai, Hung-Chuan																					
Director and General Manager	Tsao, Hsih-Chung																					
Director	Tsao, Hung Yu	0	0	0	0	15,314	15,314	0	0	15,314 0.78%	15,314 0.78%	13,555	28,224	157	157	3,768	0	3,768	0	32,794 1.67%	47,463 2.42%	
Director	Dai, Hung-l									0.7070	0.7070									1.07 70	2.1270	
Director	Chang, Chun-Shu																					
Director	Liu, Yun-Chang																					
Independe nt Director	Hung, Chao-Na																					
Independe nt Director	Huang, Hsiang Ying	0	0	0	0	1,980	1,980	0	0	1,980 0.10%	1,980 0.10%	0	0	0	0	0	0	0	0	1,980 0.10%	1,980 0.10%	-
Independe nt Director	Kung, Yi-Lu																					

Note 1: Pension was recorded as expenses and appropriated in 2021.

The remunerations for directors of the Company providing services (such as serving as a parent company/consolidated subsidiaries/ a consultant that is not an employee of investments in other companies): None

Note 2: Describe the policy, system, standard, and structure of remuneration to independent directors, and the correlation between duties, risk, and time input with the amount of remuneration: In accordance with the Company's Articles of Incorporation, the remuneration of independent directors are based on the extent of their participation in the Company's business operations or value of their contribution, at a level consistent with general practices in the industry, and authorized to be passed by the board of directors.

Remuneration Brackets

		Names of	Directors	
Range of Remuneration	Total Remunera	ation (A+B+C+D)	Total Remuneration	n (A+B+C+D+E+F+G)
	From HON CHUAN	From All Consolidated Entities H	From HON CHUAN	From All Consolidated Entities I
Less than NT\$ 1,000,000	Hung, Chao-Nan Huang, Hsiang-Ying Kung, Yi-Lu	Hung, Chao-Nan Huang, Hsiang-Ying Kung, Yi-Lu	Hung, Chao-Nan Huang, Hsiang-Ying Kung, Yi-Lu	Hung, Chao-Nan Huang, Hsiang-Ying Kung, Yi-Lu
NT\$ 1,000,000 ~ NT\$ 1,999,999	Liu, Yun-Chang Tsao, Hung Yu Dai, Hung-I Chang, Chun-Shu	Liu, Yun-Chang Tsao, Hung Yu Dai, Hung-I Chang, Chun-Shu	Dai, Hung-I Chang, Chun-Shu	Dai, Hung-l Chang, Chun-Shu
NT\$ 2,000,000 ~ NT\$ 3,499,999	0	0	Tsao, Hung Yu	Tsao, Hung Yu
NT\$ 3,500,000 ~ NT\$ 4,999,999	Dai, Hung-Chuan Tsao, Hsih-Chung	Dai, Hung-Chuan Tsao, Hsih-Chung	Liu, Yun-Chang	Liu, Yun-Chang
NT\$ 5,000,000 ~ NT\$ 9,999,999	0	0	Dai, Hung-Chuan	0
NT\$ 10,000,000 ~ NT\$ 14,999,999	0	0	Tsao, Hsih-Chung	Dai, Hung-Chuan
NT\$ 15,000,000 ~ NT\$ 29,999,999	0	0	0	Tsao, Hsih-Chung
NT\$ 30,000,000 ~ NT\$ 49,999,999	0	0	0	0
NT\$ 50,000,000 ~ NT\$ 99,999,999	0	0	0	0
Over NT\$ 100,000,000	0	0	0	0
Total	9	9	9	9

3.3.2 Remuneration of Supervisors: Not applicable.

3.3.3 Compensation of General Manager and Senior Vice President

December 31, 2021 Unit: NTD\$ Thousand

													Unit: NTD\$ Tho	usana
		S	alary (A)	Pe	ension (B)	Special	allowances (C)	Profi	it Sharing- E	mployee Bonu	ıs (D)		-D) as a % of et Profit	Compensati
Title	Name	From	From All	From HON	From All	From	From All	From HON	I CHUAN	Conso	n All lidated ities	From HON	From All	Received from Non- consolidated
		HON CHUAN	Consolidated Entities	CHUAN	Consolidated Entities	HON CHUAN	Consolidated Entities	Cash dividend	Stock dividend	Cash dividend	Stock dividend	CHUAN	Consolidated Entities	From HON CHUAN Affiliates
General Manager (President)	Tsao, Hsih- Chung													
Executive Vice President	Liu, Yun- Chang													
Group Vice President	Pai, Wen-Pin													
Group Vice President	Tseng, Wen- Hua													
Financial Dept. Group Vice President	Cheng, Ya- Wen	29,200	40,466	320	320	0	0	14,864	0	14,864	0	44,384 2.26%	55,650 2.83%	_
Vice President	Lee, Chin- Hsiung													
Vice President	Lai, Shen- Yuan													
Vice President	Chuang, Kuei- Ching													
Vice President	Lu, Ching- Chou													

Note: The Company has accrued pension expenses for 2021 and made pension contributions totaling NTD\$ 320 thousand (including NTD\$ 123 thousand under the new system and NTD\$ 197 thousand under the old system).

Compensation Brackets

Range of Compensation	Names of President	ent and Vice President
range or compensation	From HON CHUAN	From All Consolidated Entities
Less than NT\$ 1,000,000	0	0
NT\$ 1,000,000 ~ NT\$ 1,999,999	0	0
NT\$ 2,000,000 ~ NT\$ 3,499,999	Liu, Yun-Chang Lai, Shen-Yuan Lu, Ching-Chou Chuang, Kuei-Ching	Liu, Yun-Chang Lai, Shen-Yuan Lu, Ching-Chou Chuang, Kuei-Ching
NT\$ 3,500,000 ~ NT\$ 4,999,999	Lee, Chin-Hsiung	Lee, Chin-Hsiung
NT\$ 5,000,000 ~ NT\$ 9,999,999	Tsao, Hsih-Chung Cheng, Ya-Wen Pai, Wen-Pin Tseng, Wen-Hua	Pai, Wen-Pin Tseng, Wen-Hua Cheng, Ya-Wen
NT\$ 10,000,000 ~ NT\$ 14,999,999	0	Tsao, Hsih-Chung
NT\$ 15,000,000 ~ NT\$ 29,999,999	0	0
NT\$ 30,000,000 ~ NT\$ 49,999,999	0	0
NT\$ 50,000,000 ~ NT\$ 99,999,999	0	0
Over NT\$ 100,000,000	0	0
Total	9	9

3.3.4 Employees' Profit Sharing Bonus Paid to Management Team

December 31, 2021 Unit: NTD\$ Thousand

					Unit:	NTD\$ Thousand
	Title	Name	Stock	Cash	Total Employees' Profit Sharing Bonus	Total Employees' Profit Sharing Bonus Paid to Management Team as a % of Net Profit
	General Manager	Tsao, Hsih-Chung				
	Executive Vice President	Liu, Yun-Chang				
	Group Vice President	Pai, Wen-Pin				
	Group Vice President	Tseng, Wen-Hua				
	Financial Dept. Group Vice President	Cheng, Ya-Wen				
	Packaging Technical Group Vice President	Lee, Chin-Hsiung				
	SE Asia Regional Headquarter Vice President	Lai, Shen-Yuan				
	Financial Dept. Vice President	Chuang, Kuei-Ching				
	Beverage Technical Group Vice President	Lu, Ching-Chou				
	General Administration Dept. Senior Assistant Vice President	Yen, Ching-Chuan				
	Sales Dept. Senior Assistant Vice President	Fang, Yu-Lung				
lana	Beverage Technical Group Senior Assistant Vice President	Lee, Ching-Hsiang				
geme	Chief Auditor Senior Assistant Vice President	Hsieh, Hung-Lung	-	19,764	19,764	1.01%
Management Team	SE Asia Regional Headquarter Senior Assistant Vice President	Ting, Chih-Hao				
am	R&D Technical Dept. Senior Assistant Vice President	Tsao, Chien-Hsia				
	Beverage Technical Group Technical Dept. Senior Assistant Vice President	Li, Kun-Chang				
	Technical Dept. Assistant Vice President	Hung, Min-Hsiung				
	Beverage Technical Group Assistant Vice President	Cheng, Chih-Hung				
	Quality Assurance Dept. Assistant Vice President	Tsai, Yung-Fu				
	Sales Dept. Assistant Vice President	Liu, Li-Yuan				
	Sales Dept. Assistant Vice President	Pai, Hsien-Wei				
	Beverage OEM Division Assistant Vice President	Lin, Wei-Hsiang				
	Human Resource Dept. Assistant Vice President	Lin, Tsang-Pin				
	Manufacture Dept. Assistant Vice President	Huang, Chun-Hao				

Note 1: 2021 the net profit of the individual financial statements was NTD\$ 1,964,731 thousand.

Note 2: 2021 the director profit sharing and employee profit sharing have not been distributed and shall be proposed as an estimation of the amount.

- 3.3.5 Analyze the ratio of the total remuneration paid to the Company's directors, supervisors, President, and Vice President in the last two years by the Company and all the consolidated subsidiaries to the net income in the proprietary or individual financial report. Explain the remuneration policy, standards, and combinations, remuneration determination procedures, and the relevance of operating performance and future risks
 - The percentage of total remuneration paid by the Company and by all companies included in the consolidated financial statements for the two most recent fiscal years to directors, supervisors, president and vice president of the Company, relative to net income.

Title	Total Remuneration	as % of 2021 Net Profit	Total Remuneration	as % of 2020 Net Profit
	From HON CHUAN	From All Consolidated Entities	From HON CHUAN	From All Consolidated Entities
Directors	1.77%	2.52%	1.69%	2.49%
General Manager and Vice Presidents	2.26%	2.83%	2.55%	3.16%

Note 1: The Company established the Audit Committee in 2017 to replace the supervisor, so it's not applicable. Note 2: 2021 the net profit of the individual financial statements was NTD\$ 1,964,731 thousand.

- 2. The policies, standards, and portfolios for the payment of remuneration, the procedures for determining remuneration, and correlation with business performance:
 - (1) According to Article 28 of Articles of Incorporation, annual profit before income tax, employees' compensation, and directors' remuneration shall be resolved by the Board of Directors to set aside a maximum of 3% of said profit as remuneration to directors; evaluation items for performance of the Board and individual directors listed in the Regulation of Self-Evaluation of the Board of Directors are also taken into consideration.
 - (2) In accordance with Article 3 Item 2 Paragraph 1 of Remuneration Committee Charter of the Company, performance evaluation and remuneration to directors and managers shall take factors into account including industry average remuneration, individual's performance (e.g. productivity, work knowledge, work quality, work attitude, interpersonal relationship, and flexibility) regularly evaluated in accordance with the Regulation of Performance Evaluation, the Company's operating performance (e.g. financial indicators and non-financial indicators), and future risk exposure. The remuneration to general manager and vice presidents is determined mainly based on the Company's earnings, while taking into account each individual's participation, contribution and performance, as well as the level of remuneration paid by peers.

3.4 Corporate governance practices and status of compliance

3.4.1 Operations of the Board of Directors

The Board held 6 meetings (A) in 2021 with the attendance record of Board members as follows:

Title	Name	Actual Attendance (B)	Attendance by proxy	Attendance Rate (%)(B/A)	Remarks
Chairman	Dai, Hung-Chuan	6	0	100	-
Director	Tsao, Hsih-Chung	6	0	100	-
Director	Liu, Yun-Chang	6	0	100	-
Director	Chang, Chun-Shu	6	0	100	-
Director	Tsao, Hung Yu	6	0	100	-
Director	Dai, Hung-l	5	1	83	-
Independent Director	Hung, Chao-Nan	6	0	100	-
Independent Director	Huang, Hsiang-Ying	6	0	100	-
Independent Director	Kung, Yi-Lu	6	0	100	-

Other required information:

- In the event of either of the following situations, dates, sessions, contents of resolutions
 of the Board Meetings, opinions from all independent directors, and Company
 responses to their opinions should be noted:
 - (1) Matters referred to in Article 14-3 of the Securities and Exchange Act: since the Company has established the Audit Committee, disclosure required by Article 14-3 is not applicable. For explanations on the matters, please see the Operations of the Audit Committee.
 - (2) Any resolution, to which an independent director objects or expresses reservations, has been recorded or declared in writing: None.
- 2. If there is any directors' avoidance of motion in conflict of interest, the directors' name, content of motion, cause for avoidance and voting should be specified: Before the motions are read, the master of meetings will remind the directors who have a personal interest in the motion to depart from the field in each board meeting. In the year 2021 up to the date of publication of the annual report, total 8 board meetings were held and all were conducted in accordance with Rules and Procedures for Meetings of the Board of Directors.
- 3. TWSE/TPEx Listed Companies shall disclose such information as the evaluation cycle, evaluation periods, scope, method and content of the Board of Directors' self-evaluation or peer evaluation, and fill in the implementation status of the Board of Directors' evaluation. The Company has established the "Regulation of the Self-Evaluation of the Board of Directors". Self-assessments on Board operations, functional committees and Board members are conducted via surveys on annual basis. The 2021 performance evaluation

and improvements for the Board and Functional Committees were reported to the Board of Directors on March 22, 2022. The weighted average score for the overall performance of the Board of Directors is 4.75 out of 5. The weighted average score for the performance of the individual directors is 4.91 out of 5. The weighted average score for the performance of the Audit Committee is 4.91 out of 5. The weighted average score for the performance of the Remuneration Committee is out of 5. The overall board's evaluation are great.

Evaluation cycle	Evaluation period	Scope of evaluation	Evaluation method	Evaluation items
Once a year	Performance evaluation form January 1, 2021 to December 31, 2021	Evaluation of the board of directors and individual directors	Internal evaluation of the board	 (1) The board performance evaluation of the Company includes five aspects: Participation in the operation of the company Improvement of the quality of the board of directors' decision making Composition and structure of the board of directors Election and continuing education of the directors Internal control
				 (2) The individual directors evaluation of the Company includes six aspects: Alignment of the goals and missions of the company Awareness of the duties of a director; Participation in the operation of the company Management of internal relationship and communication The director's professionalism and continuing education Internal control
Once a year	Performance evaluation form January 1, 2021 to December 31, 2021	Evaluation of the Audit Committee	Internal evaluation of the Audit Committee	 (3) The Audit Committee evaluation includes five aspects: Participation in the operation of the company Awareness of the duties of the Audit Committee Improvement of quality of decisions made by the Audit Committee Makeup of the Audit Committee and election of its members Internal control
Once a year	Performance evaluation form January 1, 2021 to December 31, 2021	Evaluation of the Remuneration Committee	Internal evaluation of the Remuneration Committee	 (4) The Remuneration Committee evaluation includes four aspects: Participation in the operation of the company Awareness of the duties of the Remuneration Committee Improvement of quality of decisions made by the Remuneration Committee Makeup of the Remuneration Committee and election of its members

- 4. Measures taken to strengthen the functionality of the Board of Directors in recent years and implementation status:
 - (1) Strengthen the functionality of the Board of Directors:

The Company established functional committees, including the Remuneration Committee (established on 15 March 2012) and the Audit Committee (established on 15 June 2017), in order to strengthen the functionality of the Board of Directors. The independent directors as well as the members of the Remuneration Committee, have a wide range of expertise in accounting, finance, business and law, and often provide effective and professional advice on issues relating to corporate finance, management, new investment plans, internal control and risk control at board meetings; The committee members in accordance with his/her professionalism and independence, make review comments to the Board of Directors in order to ensure the appropriateness of the Company's financial and non-financial reports, the effectiveness of the internal control system, and the reasonableness of the performance evaluation and remuneration of the Company's directors and managers.

(2) Improve information transparency:

The Company has established a comprehensive spokesman system to ensure timely disclosure of all material Information for the reference of shareholders and stakeholders on the financial position and operation of the Company. The Company's website is constantly updated to provide timely information of operations, financial standing and corporate governance to ensure that shareholders have access to the latest information.

(3) Liability insurance for directors and managers:

In order to reduce the legal and financial burden of management team and lessen the possible damage to directors and the Company on excercising their duties, the Company has, since 2010, purchasesd liability insurance for directors and management team. The current insured amount is US\$7 million, and the insurance expires in January 2022 and has been renewed and approved by the Board on March 22, 2022.

- (4) The implementation status of the Board of Directors' functionality:
 - To actively promote corporate governance, the Company reported the implementation status of promoting ethical management affairs to the Board of Directors on March 23, 2020, and amended part of Ethical Corporate Management Best Practice Principles and Corporate Social Responsibility Best Practice Principles.
 - To implement the internal control systems, the Board of Directors passed the Operating Procedures for Handling Material Inside Information and Preventing Insider Trading on March 23, 2020.
 - To strengthen the functionality of the Board of Directors, the amendment of the Regulation of the Self-Evaluation of the Board of Directors was approved by the Board of Directors on March 23, 2021.
 - On March 23, 2021, the Board of Directors resolved to appoint the corporate governance officer responsible for provision of information required for performance of duties by the directors and assistance in complying with laws and regulations.

3.4.2 Operations of Audit Committee and the participation of supervisors in the Board operation

1. Operations of Audit Committee

- (1) The operation of Audit Committee: The Audit Committee of the Company consists of 3 independent directors with diversified professional background and financial expertise such as—legislator for eight consecutive terms, member of the Control Yuan, senior certified public accountants, and general auditor of finance holding company. The Audit Committee holds meetings before board meetings regularly every quarter, and reviews the following matters:
 - Review financial reports, business report, profit distribution proposal.
 - Review the effectiveness of internal control system.
 - Review the adoption of or any amendment to the relevant regulations of internal control system.
 - Review the material investment of the Company, adoption or amendment of acquisition or disposal of assets pursuant to Article 36-1
 - Review the offering, issuance, or private placement of any equity-type securities of the Company.
 - Review handling procedures for financial or operational actions of material significance, such as derivatives trading, extension of monetary loans to others, or endorsements or guarantees for others.
 - Reviewthe- matter bearing on the personal interest of directors.
 - Review the hiring or dismissal of an attesting CPA, or the compensation given thereto.
 - Review the appointment or discharge of a financial, accounting, or internal auditing officer.
 - Review the assessment report of the independence and suitability of the CPA engaged by the Company.
 - Review the internal audit report.
- (2) The Audit Committee, comprising 3 independent directors, was set up on June 15, 2017, and assists the Board of Directors in supervising fair presentation of the financial reports of this Corporation, reviewing the assessment report on the independence and competency of the CPA firm, effectiveness of internal control, compliance with relevant laws and regulations, risk management and so on.

Audit Committee held 6 meetings (A) in 2021 with the attendance record of members as follows:

Title	Name	Actual attendance (B)	Authorized attendance	Actual attendance Rate (%) (B/A)	Remarks
Chairman	Hung, Chao-Nan	6	0	100	-
Member	Huang, Hsiang-Ying	6	0	100	-
Member	Kung, Yi-Lu	6	0	100	-

Other required information:

- 1. If any of the following circumstances occurs in the course of the Audit Committee's operations, please indicate the date of the Audit Committee meeting, session number, contents of the motion, as well as independent Directors' objections, reservations, or important suggestions, resolutions of the Audit Committee, and the Company's handling of the Audit Committee's opinions:
- Matters listed in Article 14-5 of the Securities and Exchange Act.

Meeting Date of Audit Committee	Content of Motion	Members' opinion to resolutions and the Company's response			
	Resolution of 2020 employees' compensation and directors' remuneration.				
	2. Resolution of 2020 financial statements.	Ammana d bu all			
2021.03.23	3. Resolved the 2020 Financial reports.	Approved by all members of Audit			
	4. Resolved 2020 profit distribution.	Committee			
	5. Resolution of replacement of CPAs.				
	6. Resolved decrease of corporate guarantee for subsidiaries.				
2021.05.11	Resolved the 1st quarter of 2021 consolidated financial statements.	Approved by all members of Audit Committee			
2021.06.18	Resolved decrease of corporate guarantee for subsidiaries.	Approved by all members of Audit Committee			
	1. Resolved the 2021 first half financial reports.	Approved by all members of Audit Committee			
2021.08.10	Resolved the amendment of procedures for derivatives transactions.				
	3. Resolution of corporate to loan funds to others for subsidiaries.	Committee			
2021.09.30	Resolved to issue the 2021 first domestic unsecured coporate bonds.	Approved by all members of Audit			
	2. Resolution of replacement of CPAs.	Committee			
2021.11.09	Resolved the 3rd quarter of 2021 consolidated financial statements.	Approved by all members of Audit			
2021.11.09	Resolved increase (decrease) of corporate guarantee for subsidiaries.	Committee			

- Besides above circumstance, any resolutions which are not resolved by Audit Committee but are approved by more than 2/3 of all directors: None.
- 2. If there is any independent directors' avoidance of motion in conflict of interest, the independent directors' name, content of motion, cause for avoidance and voting should be specified: In the year 2021 up to the date of publication of the annual report, total 8 auditing meetings were held. There was no independent directors' avoidance of motion in conflict of interest in the 8 meetings, so no independent director is required to avoid the motion in conflict of interest.
- 3. Communication between independent directors and the chief internal auditor and CPAs (must include material matters of communication, methods, results relating to the Company's financial reports and business conditions):
 - (1) The communication status between independent directors and the chief audit

Date	Meeting	Item discussed	Opinion of Independent Directors
2021.03.23	Auditing meeting	Reviewed the Audit report and Defects follow-up report. Reviewed the Company's 2020 Management's reports on internal control.	All independent directors had no opinion
2021.05.11	Auditing meeting	Reviewed the Audit report and Defects follow-up report.	All independent directors had no opinion
2021.06.18	Auditing	Reviewed the Audit report and Defects	All independent

	meeting	follow-up report.	directors had no
			opinion
2021.08.10	Auditing meeting	Reviewed the Audit report and Defects follow-up report.	All independent directors had no opinion
2021.11.09	Auditing meeting	 Reviewed the Audit report and Defects follow-up report. Reviewed the Company's 2022 Annual audit plans. 	All independent directors had no opinion
2022.03.22	Auditing meeting	 Reviewed the Audit report and Defects follow-up report. Reviewed the Company's 2021 Management's reports on internal control. 	All independent directors had no opinion
2022.05.10	Auditing meeting	Reviewed the Audit report and Defects follow-up report.	All independent directors had no opinion

(2) The communication status between independent directors and CPAs

Date	Meeting	Item discussed	Opinion of Independent Directors
2021.03.23	Auditing meeting	 Discussed about the content, adjusting entries of 2020 individual and consolidated financial statements and auditors' report. Report of regulatory changes. 	All independent directors had no opinion
2021.11.09	Auditing meeting	 Discussed about the content, adjusting entries of the 3rd quarter of 2021 consolidated financial statements and auditors' report. Report of regulatory changes. 	All independent directors had no opinion
2022.03.22	Auditing meeting	 Discussed about the content, adjusting entries of 2021 individual and consolidated financial statements and auditors' report. Report of regulatory changes. 	All independent directors had no opinion

2. Supervisors' participation in the operation of the Board of Director:

The Company established the Audit Committee in 2017 to replace the supervisor, so it's not applicable.

3.4.3 The Company's implementation of corporate governance and its deviating from the "Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies" and the root cause

Item			Implementation Status	Reason for Deviations from Corporate Governance Best-
		No	Description	Practice Principles for TWSE/GTSM Listed Companies
Has the Company developed and disclosed corporate governance guidelines based on TWSE regulation?	V		The Company has drawn up "Corporate Governance Best-Practice Principles" based on TWSE regulation, which was amended by the Board of Directors on March 22, 2022. The Company has disclosed on its official website (www.honchuan.com.tw) and the Market Observation Post System important management policies regarding protecting shareholders' rights, enhancing the responsibilities of the board of directors, respecting stakeholders' rights, elevating information transparency and so forth.	None
Shareholding Structure & Shareholders' Rights: (1) Has the Company developed and implemented internal operating processes in managing shareholders' advice, doubt, argument and lawsuit?	V		(1) The Company has designated spokesperson and Acting Spokesperson for handling shareholders' proposal, doubts, disputes and other related matters. Also, it sets up a specific mailbox to deal with shareholders' requests and other related matters in investor relationship section on the Company's website.	None
(2) Does the Company possess a list of major shareholders and a list of owners of these major shareholders?	V		(2) According to shareholders' list offered by stock affairs agency, the Company possesses a list of major shareholders and a list of owners of these major shareholders and declares insider shareholding outstanding regularly.	None
(3) Has the Company established and implemented with its affiliates risk management and firewall system?	V		(3) It is included in the Company's internal control syste that personnel doing business within affiliates are considered as independent third party so as to prevent abnormal trading.	None
(4) Does the Company have a code of conduct to prevent the trading of company's stock by insiders with access to nonpublic information?	V		(4) The Company has drawn up "Procedures for Handling Material Inside Information", "Ethical Conduct Codes of Directors, Supervisors and Managers", "Ethical Corporate Management Best Practice Principles", "Operating Procedures for Handling Material Inside Information and	None

			Implementation Status	Reason for Deviations from Corporate Governance Best-
Item	Yes	No	Description	Practice Principles for TWSE/GTSM Listed Companies
			Preventing Insider Trading" and so forth, in order to establish policies of information process and disclosure, prevent information being spilled improperly, make sure the information which the Company discloses publicly consistent and accurate, prevent insider trading from happening.	
 3. Composition and Responsibilities of the Board of Directors: (1) Has the Board of Directors developed and implemented diverse corporate policies and targets regarding the composition of members? 	V		(1) Based on "Corporate Governance Best-Practice Principles", the Company has formulated an appropriate policy on diversity to select candidates with the knowledge, skills, disposition necessary to perform the duties to be its directors according to their industry and diverse professional background and the field of work and experience of individuals and gender, which is helpful to the overall development and operation of the Company. The Company's Board is comprised of a diverse group of professionals from different backgrounds, please refer to Page 18-19.	None
(2) Besides existing Remuneration Committee and Audit Committee, is the company voluntarily setting up other functional committees?		V	The Company's diversity policy targets and achievements: 1. Set up independent directors at least 1/3 of all directors: achieved 2. Board of directors must have at least one female director: achieved 3. At least one of the independent directors has certified public accountant license and has financial expertise: achieved (2) Besides existing Remuneration Committee and Audit Committee, the Company is evaluating to set up other functional committee.	Other functional committee is being evaluated to set up. Conform to Corporate Governance Best-Practice Principles.
(3) Does the company have performance evaluation policy for the Board of Directors? Is the evaluation being conducted annually and regularly?	V		(3) The Company amended "Regulations Governing the Board Performance Evaluation" on March 23, 2021. According to the evaluation indexes, the Company has conducted the 2021 Board performance evaluation and	None

			Implementation Status	Reason for Deviations from Corporate Governance Best-
Item	Yes	No	Description	Practice Principles for TWSE/GTSM Listed Companies
(4) Does the Company evaluate certified public accountants' level of independence regularly?	V		self-evaluation by the board members of themselves or peers, and the results have been reported to the Board of Directors on March 22, 2022. The results of the evaluation are excellent. The advices and improvements to the Board of Directors include assisting all directors to attain the required hour of continuing education in accordance of regulations, and organizing various courses apart from professional skills for directors. The Company will devote to improve and enhance the functions of the Board of Directors. (4) In order to strengthen the Company's corporate governance, according to Article 29 of "Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies", a TWSE/TPEx listed company shall evaluate the independence and suitability of the CPA engaged by the company regularly. The 2021 CPAs independence evaluation of the Company has been completed and resolved by the Board of Directors on March 22, 2022, in order to implement corporate governance and enhance the functions of the Board of Directors. For CPAs independence evaluation results, please refer to Note 1.	
4. Whether the listed company sets up a suitable number of competent corporate governance personnel, and has it appointed a corporate governance supervisor responsible for corporate governance matters (including but not limited to provide the information required by directors and supervisors, to assisting directors and supervisors with regulatory compliance, to handle the matters relating to the Board of Directors' and the shareholders' meeting to keep minutes during the Board of Directors' and the shareholders' meeting)?	V		On March 23, 2021, the Board of Directors of the Company resolved to appoint Ms. Chuang, Kuei-Ching, the Vice President of the Financial Department, as the corporate governance officer with more than three years of experience as the supervisor of finance and shareholder services at public companies. The main duties of this position are to handle of matters relating to Board of Directors meetings and shareholders meetings in compliance with law, preparation of minutes of Board of Directors meetings and shareholders meetings, assistance in onboarding and continuing education of the directors, provision of information required for performance of duties by the directors, assistance to the	None

Item			Implementation Status	Reason for Deviations from Corporate Governance Best-	
		No	Description	Practice Principles for TWSE/GTSM Listed Companies	
			directors in complying with laws and regulations, assistance in Board performance evaluation and so forth.		
			Continuing education and training of head of corporate governance in 2021, please refer to page 60.		
5. Has the Company formed channel of communication with stakeholders (including but not limited to shareholder, employee, customer, supplier and so on), set up stakeholders' section on the website, and responded properly to major corporate social responsibility issues of which they are concerned?	V		The Company's website has a stakeholders section, which provides exclusive communication channels for different stakeholders (including employees, investors / media, customers, purchasing vendors / cooperative vendors / banks, etc.) in order to respond those major corporate social responsibility issues of which stakeholders are concerned. For details, please refer to the Compsany's website to download the environment social governance sustainable development report.	None	
6. Does the Company assign professional stock affairs' agency in handling its affairs related to shareholders' meeting?	V		The Company appoints Stock Affairs Department of KGI Securities in handling the affairs related to shareholders' meeting, also, sets up Investor Relations Office to deal with related matters.	None	
7. Information Disclosure:(1) Has the Company set up website to disclose finance, sales and corporate governance information?	V		versions. Also, there is an investor relationaship section to disclose finance, sales and corporate governance	None	
(2) Does the Company have any other way of information disclosure, such as setting up an English website, appointing appropriate person to collect and disclose information, implementing fully spokesperson system and webcasting investor conference?	V		 information. (2) The Company establishes a spokesperson system to speak publicly in consistency, and Investor Relations Office which is responsible for collecting related information about the Company, disclosing and reporting material information, uploading information, pictures and PowerPoints of investor conference in Investors' section on the Company's website. 	None	
(3) Does the company announce and file annual financial statements within two months after the end of each fiscal year, and announce and report Q1, Q2,and Q3 financial statements, as well as	V		announced and filed the first, second, and third quarter financial statements of 2021 as well as the operating	The Company will carefully evaluate the probability of public announcement and filing of the annual financial statements within two months after the fiscal year end.	

			Implementation Status	Reason for Deviations from Corporate Governance Best-
Item	Yes	No	Description	Practice Principles for TWSE/GTSM Listed Companies
monthly operation results, before the prescribed time limit?				
8. Is there any other important information to facilitate a better understanding of the company's corporate governance practices (including but not limited to employee rights & care, investor relation, supplier relation, rights of stakeholders, directors' and supervisors' training record, implementation of risk management policy and risk measurement standard, implementation of customer policy and liability insurance for directors and supervisors)?	V		 Employee rights: The Company sets up Employee Welfare Committee to protect employee rights and provides comprehensive training, talent cultivation and promotion system. Employee care: The Company takes employee's physical and mental health into deep consideration. It offers dormitory, coffee bookstore, recreational facilities and Medical office (with professional medical staff, and doctor comes on-site regularly). Also, it sets up Labor Safety and Health Committee, which is responsible for employees' safety and health affairs and assistance of those physical and mental health problems. Moreover, it creates various complaint systems for employees to express opinions (monthly meeting, President mailbox, employee satisfaction survey and so on), and gives appropriate respond and improvement. Investor relation: The Company continues to maintain positive interaction with investors, including building up an investor relations zone on the website, disclosing prompt financial information, holding investment forum irregularly, setting up investment service team and implementing fully spokesperson system to form diverse communication channels with investors. Supplier relation & Rights of stakeholders: The Company has identified major stakeholders through internal meetings and discussions with the ESG sustainable development committee. Also, the Company sets up the consultation and communication channels with stakeholders, assigns a personnel to receive, record, reply the diverse messages from stakeholders and corresponding response. The Company publicly discloses the communication information with stakeholders a great conversation and communication with suppliers and 	None

			Implementation Status	Reason for Deviations from Corporate Governance Best-
Item	Yes	No	Description	Practice Principles for TWSE/GTSM Listed Companies
	V		stakeholders via diverse communication channels and information disclosure. 5. Directors' continuing training status: All directors of the Company have professional industry background and practical experience of business management, and they participate in further studies irregularly. 6. Implementation status of risk management assessment: A. The Company passed "Risk Management Policy and Procedure" on March 22, 2022 formulating the guildlines for assessment of the risk of the environmental, social and corporate governance issues that may affect the operation of the Company and relevant countermeasures. For details, please refer to the Company's the environment social governance sustainable development report. B. Any significant issues in regards to operating policy, investment, endorsement, loan and financing are evaluated by the designated departments, which exercise the resolution determined by the Board meetings. Moreover, Internal auditors conduct yearly auditing plan drafted based on the result of risk assessment and execute in order to effectively carry out the supervision as well as control the risks. Please refer to page 256 to 261 "analysis and assessment of risk items" in this annual report. 7. Implementation of customer policy: The Company devotes to quality improvement and vertical integration and provides complementary services in every aspect, thus its customers may focus on brand management, channel expansion and enhancement of market competition advantages. Please refer to page 92 to 100 "overview of market, production and sales" in this annual report. 8. Liability insurance for all directors: The Company purchases liability insurance for directors: The Company purchases liability insurance for all directors (independent directors) every year, the insured amount is USD 7 million now. The major contents of liability insurance, which expired and then	None

	implementation Status			Reason for Deviations from Corporate Governance Best-
ltem	Yes No		Description	Practice Principles for TWSE/GTSM Listed Companies
			renewed in January 2022, such as the insured period, insured amount, coverage, premium rate and so on have been resolved by the Board of Directors on March 22, 2022.	

9. According to the result of Corporate Governance Evaluation issued in the most recent year by Corporate Governance Center of Taiwan Stock Exchange, please explain the improvement status, and give priority to matters and measures that have not yet been improved:

No	Index	Improvement Status
2.22	Does the Company establish risk management policy and process approved by the Board of Directors to disclose the scope of risk management, its organizational structure and its operations?	The Company passed "Risk Management Policy and Procedure" on March 22, 2022, to disclose the scope of risk management, organization, and implementation.
2.27	Does the Company formulate intellectual property management plans related to operational goals, disclose the implementation on the Company website and annual report, and regularly report to the Board at least once a year?	The issue will be further discussed

Note 1: The criteria to examine the independency of the CPAs

No	Evaluation Item	Result	Independency
1	Whether the appointed CPA has a direct or significant indirect financial interest relationship with the Company.	No	Yes
2	Whether the appointed CPA has any inappropriate relationship with the Company.	No	Yes
3	Whether there is any financing or guarantee relationship between the appointed CPA and the Company or the supervisors of the Company.	No	Yes
4	Whether the appointed CPA receives any commissions related to the business.	No	Yes
5	During the audit period, whether the appointed CPA oneself and one's spouse or dependent relatives is the supervisor, manager of the Company or serving the position which has significant impact on the audit case.	No	Yes
	Whether the appointed CPA is the defendant of the Company or on behalf of the Company for coordinating the conflict with other third parties.	No	Yes
7	Whether the appointed CPA accepts any highly valuable gifts from the Company's supervisors or managers.	No	Yes
8	Whether the appointed CPA propagates or intermediates shares or other securities issued by the Company.	No	Yes
9	Whether the appointed CPA holds a part-time work at the Company and receives fixed salary from the Company.	No	Yes
10	Whether or not the appointed CPA is jointly investing or sharing the interests of the Company.	No	Yes
11	Whether the appointed CPA is involved in the management competency of the Company.	No	Yes
12	Whether the title of appointed CPA has been used by others.	No	Yes

3.4.4 Composition, Responsibilities and Operations of Remuneration Committee

3.4.4.1 Information of Remuneration Committee Members

Identity	Terms Name	Professional Qualification and Experience	Serving as a Remuneration Committee member of another public company
Independent director		Professional qualification and experience,	None
Independent director		please refer to "3.2.1.4 The Diversity and Independence of the Board of Directors" on	3
Independent director		page 18-19	None

3.4.4.2 Operation status of Remuneration Committee

- (1) There are 3 members in Remuneration Committee of the Company.
- (2) Current term of office: From June 19, 2020 to June 18, 2023. A total of 2 (A) Remuneration Committee meetings were held in 2021.

The qualification and attendance record of the Remuneration Committee members were as follows:

Title	Name	Actual attendance (B)	Attendance by proxy	Actual attendance rate (%) (B/A)	Remarks
Chairman	Hung, Chao-Nan	2	0	100%	-
Member	Huang, Hsiang-Ying	2	0	100%	-
Member	Kung, Yi-Lu	2	0	100%	-

Other required information:

- 1. If the Board of Directors does not accept or amend the suggestions of the Remuneration Committee, please state the Board meeting date, term, the motions, content of the resolutions of the Board, and the Company's handling the opinions proposed by the Remuneration Committee: None.
- 2. For resolutions approved by the Remuneration Committee regarding which independent director objects or expresses reservations, and has been recorded or declared in writing, the Remuneration Committee meeting date, term, content of the resolution, opinions of all members, and the handling of the opinions of the members: None.

(3) The meeting contents, resolution results and the Company's response to the opinions of members of the Remuneration Committee:

Meeting Date of Remuneration Committee	Content of Motion	Resolution and opinion of Remuneration Committee	The Company's response to opinion of Remuneration Committee	
2021.03.23	Resolved the Company's 2020 directors compensation, year-end bonus and management dividend. Resolved the Company's 2021 promotion of executives.	Approved by all members of Remuneration Committee.	Been submitted to the Board of Directors, and resolved by all present directors.	
2021.05.11	Resolved the Company's 2020 employees dividend of managers.	Committee.		

3.4.5 The State of the Company's Promotion of Sustainable Development, any Variance from the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies, and the Reason for any Such Variance

	ltem			Implementation Status	Reason for Deviations from Sustainable Development Best-
		Yes	Yes No Description		Practice Principles for TWSE/GTSM Listed Companies
Α.	Has the Company established exclusively (or concurrently) dedicated units to implement sustainable development, and has the board of directors appointed executive-level positions with responsibility for sustainable development, and supervision of the board of directors?	V		The Company formulated and amended the "Corporate Social Responsibility Best Practice Principles" on November 12, 2015. The Company's "Corporate Social Responsibility Promotion Committee" was also established in October 2019 (it was renamed the "Sustainable Development Committee" on May 2021), and amended the "Sustainable Development Best Practice Principles" on March 22, 2022. The main purposes of the Committee is to constantly promote the Company's implementation of ESG (sustainable environment, social participation, corporate governance), increase corporate sustainability capabilities, enhance the Company's corporate image, and fulfill corporate social responsibility. Our board of directors values the issue of environmental protection and climate change. The board of directors leads the Sustainable Committee and Project Promotion Committee to discuss and examine. The dedicated unit of the Committee is the General Administration Department, which is responsible for corporate social responsibility policies and systems, integrating the management policies and specific promotion plans of the implementation teams, and reporting the implementation status to the Board of Directors. The Company officially releases an ESG sustainable report. For details, please refer to the Company's website.	None
	Has the Company conducted risk assessment on environmental, social and corporate governance issues related to business operations of the Company in accordance with the concept of	V		Based upon material principle, the Company has conducted risk assessments on environmental, social, and corporate governance issues and formulated relevant risk management policies or strategies. To reduce the impact of potential risk losses, the Company	None

Item			Implementation Status	Reason for Deviations from Sustainable Development Best-	
	Yes	No	Description	Practice Principles for TWSE/GTSM Listed Companies	
materiality and established relevant risk management policies or strategies? 3. Sustainable Environment Development: (1) Dose the company develop proper environmental management policy suitable for its industry characteristics?	V	No	has planned that each functional unit shall identify potential risks, assess the environmental, social and corporate governance issues that may affect the Company 's operations, and adopt comprehensive risk control and management from all personnel to set up successively defensive lines. When a risk damage occurs, the Company has an internal crisis management team to quickly take corresponding measures and carry out relevant management and control, so as to ensure the survival of the enterprise and quickly resumes normal production and business activities. For more details, please refer to 4.2 Risk Management in CH4 Ethics Governance of the 2021 ESG Sustainable Report.	None	
		_			

ltem			Implementation Status	Reason for Deviations from Sustainable Development Best-	
		Yes No Description		Practice Principles for TWSE/GTSM Listed Companies	
(2) Does the company endeavor to utilize all resources more efficiently and use renewable materials which have low impact on the environment?	V		(2) The Company carries out the environmental protection policy from three aspects, which are Reduce, Reuse and Recycle, and actively innovates light-weight of plastic cap and PET bottle to reduce the consumption of raw material and carbon emission. Moreover, Hon Chuan continuously researches and develops the application of biodegradable materials, biomass materials and recyclable materials. In recent years, we have already used the vegetal PET resin to produce the bottles. It's estimated to reduce 63,720 liters of oil consumption and 480 tons of carbon emission every year. Hope to make contribution on the natural sustainability and corporate social responsibility.	None	
(3) Does the company evaluate potential risks and opportunities brought by climate change, and take response measures to climate-related issues?	V		 (3) After assessing the environmental risks, the Company's response to climate change are as follows: 1. Purchase goods according to plan and select the supply source, origin and production mode, etc., to avoid the impact of cost due to climate change and natural disasters. 2. Carefully evaluate and actively develop new material sources, in addition to reducing the risk of interruption, and use alternative materials and formulations that are more environmentally friendly. 	None	
(4) Does the company compile statistics of greenhouse gas emissions, water use, and total weight of waste in the past two years, and does it establish policies for energy conservation & carbon reduction, greenhouse gas emission reduction, water use reduction, and other waste management?	V		(4) The Company attaches importance to and actively promotes the issues related to environmental protection, formulates environmental policies and promotes the implementation. Every year, the Company counts the total amount of electricity consumption, greenhouse gas emissions, water consumption and waste disposal and compiles the statistics to set the goals after analysis and	None	

Item	Implementation Status Sustainable Develo		Sustamable Development Best-
	Yes	No	Description TWSE/GTSM Listed Companies
	٧		evaluation. The greenhouse gas emissions, water consumption, and waste management in the past two years are as follows(Taiwan plant): 1. Greenhouse gas emissions: 2021 2020 YOY%

Item		Implementation Status Supplementation Status				Sustainable Development be		Sustainable Development Best-
	Yes				Practice Principles for TWSE/GTSM Listed Companies			
	V		Explanation: Due to setting up	2020 10,194.25 p the 3rd aseptic benent increased in 2 d goal: w, ensure that anote waste recyran achieve a 9 g a 100% visiting ung plants and to plant passed extification ISO atton date of earn g plants: 2021 ts: 2021.5.9-20 everage filling peed for May, 2020 everefer to CH5 (controlled)	all waste is treated ycling. 10% waste is grate for the stand 2nd invironmental 14001 ach plant is as .5.18-2023.4.14; 24.5.9; The 1st, lant: the 22.	None		
4. Social issues: (1) Does the company develop related management policies and procedures in compliance with relevant regulations and International Bill of Human Rights? (0) Does the company have received a second-	V		(1) The Company comp Human Rights, such work and rights to p the work rules and r Labor Standards La formulates human re rights and privileges	n as gender eq prohibit discrimi regulations stip aw and relevant esources polici s of workers.	uality, rights at nation, as well as ulated by the tregulations, and les to ensure the	None		
(2) Does the company have reasonable employee benefit measures (including salaries, leave, and	V		(2) The Company has r plans. In addition to			None		

ltem			Implementation Status	Reason for Deviations from Sustainable Development Best-
		No	Description	Practice Principles for TWSE/GTSM Listed Companies
other benefits), and do business performance or results reflect on employee salaries?			bonus, the Company also provides employees with rewards according to the Company's operating conditions and the performance of each colleague, including performance bonus, overfulfillment bonus, year-end bonus, project bonus, extra dividend, and so on. Furthermore, the Company has also formulated work rules amd related personnel management rules, which are in accordance with Labor Standards Law, Act of Gender Equality in Employment, and so on. The Employee Welfare Committee is responsible for implementation of welfare matters.	
(3) Does the company provide a healthy and safe working environment and organize training on health and safety for its employees on a regular basis?	V		(3) The Company sets up not only the "Occupational Safety and Health Center" but also the "Occupational Safety and Health Committee" to devote to offer employees a safe and healthy working environment. All measures, such as establishing medical office, arranging attendant medical care, holding annual employee health check, creating labor safety hygiene brochure/monthly report, holding irregular safety & health related speech, onsite operation educational training and disaster prevention drill, have detailed policy and been fully implemented. The number and rate of occupational injury were 0.55, decreased by 70% in 2021 compared with 2020; a total of 2 cases of employee occupational accident. In a effort to strengthen and enhance the work safety awareness of employees in the plant to reduce occupational disasters, March will be listed as the Work Safety and Environmental Protection Month from 2021. Occupational safety personnel will promote in the morning meeting on weekdays to establish and cultivate the proper occupational	None

ltem			Implementation Status	Reason for Deviations from Sustainable Development Best-
		No	Description	Practice Principles for TWSE/GTSM Listed Companies
			safety and disaster prevention concepts. Hope to reduce the occurrence of occupational disasters. Safety and health educational training in the past two years is as follows: Year Training (number of hours) 2020 7,050 2021 11,700	
(4) Doos the company offer career development	V		All plants in Taiwan obtained occupational health and safety management systems ISO 45001 and CNS 45001 certifications. (4) In order to actively train personnel, the Company	None
(4) Does the company offer career development training program to employees?			establishes the "Hon Chuan Academy" to devote to talents cultivation plans. Via various training channels, it provides related professional knowledge and skills for all positions. Hope personal career development and corporate can grow together. Please refer to page 107 to 109 "Labor Relations" in this annual report and the "Human Resource" and "CSR" section on the Company's website.	None
(5) Does the company comply with relevant regulations and international standards in customer's health and safety, privacy, sales, labeling and set policies to protect consumer's or client's rights and complaint procedures?	V		(5) In order to provide to customer products that meet requirements of customers and the laws and regulations, the Company identifies food safety hazards and effectively control the occurrence of risks, strengthening the control capability of food and quality safety. Since 1996, the Company has self-required the formation of an cross-functional team which is responsible for implementation of the establishment, promotion and maintenance of the food quality/safety management system, and has successively passed the certification of the ISO 9001 Quality Management System and the Food Safety System Certification 22000 (FSSC 22000) and TQF,	None

Item			Implementation Status	Reason for Deviations from Sustainable Development Best-
		No	Description	Practice Principles for TWSE/GTSM Listed Companies
			and continuously improved and maintained the effectiveness of the system.	
			For the past few years, the Company has produced products in accordance with the Act Governing Food Safety and Sanitation on product liability and labeling requirements, without any illegal records. The Company also attaches great importance to the rights and interests of consumers and has set up a customer complaint service (the Sales Department) which handles the reply, review and report immediately.	
(6) Does the company have a supplier management policy, require suppliers to comply with regulations on environmental protection, occupational safety and health, and labor rights, and what is its implementation status?	V		(6) For all contracts, the Company requests our suppliers to comply with all government laws as well as regulations relating to environment issues, occupational safety, health act, and labor right. If there is any violation, the entire penalty is on the suppliers, and the Company may terminate the contracts at any time. For details of supplier management, please refer to the Compsany's website: https://www.honchuan.com/en/csr/occupational-safety-and-health	None
5. Does the Company refer to the guidelines for the preparation of internationally accepted reports in preparing its sustainable reports and other reports that disclose the Company's nonfinancial information? Did the aforesaid report obtain the assurance or accreditation of an impartial third party?	V		The Company has officially released a corporate social report since 2020, following the core option of GRI Standards: 2016 issued by the Global Reporting Initiative (GRI), and the report is also compiled in accordance with the "Taiwan Stock Exchange Corporation Rules Governing the Preparation and Filing of Corporate Social Responsibility Reports by TWSE Listed Companies" and the Sustainable Development Goals of the United Nations, and it has been verified by an independent third-party organization, SGS Taiwan.	None

^{6.} If the Company has established the sustainable development principles based on "the Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies", please describe any discrepancy between the Principles and their implementation: Conform to Sustainable Development Best-Practical Principles.

Item			Implementation Status	Reason for Deviations from Sustainable Development Best-	
Y		No	Description	Practice Principles for TWSE/GTSM Listed Companies	

- 7. Other helpful information in understanding sustainable development:
 - a. We won the 2021 TCSA Enterprise Sustainability Award- sustainability report gold award.
 - b. We won the ESG Award from Kao (Taiwan) Corporation.
 - c. We won the 2021 has passed the Cleaner Production Assessment System of the Green Factory Label.
 - d. We won the 2021Taichung City Government Happiness Career- Five Stars Award.
 - e. We obtained Sustainability Linked Loan was NT\$ 150 million from HSBC Bank (Taiwan) Limited.
 - f. We received the 2022 excellent unit of adopting a park from the Environmental Protection Administration Executive Yuan.
 - g. The Company's corporate social responsibility performance, corporate governance, food safety, product services, sustainable environment, caring for employees / society, please refer to the Compsany's website to download the ESG sustainable development report:

 https://www.honchuan.com/en/csr/csr-reports
- 8. Please illustrate if the Corporate Social Responsibility Report has been certified:
 The Company's 2021 corporate social responsibility report has been verified by an independent third party organization, SGS Taiwan, according to the AA1000AP Account Ability Principles, and complianced with the core option of GRI Standards: 2016 issued by the Global Reporting Initiative (GRI) and the Type 1 Moderate level.

3.4.6 Implementation of Ethical Corporate Management and Deviations from the "Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies" and Reasons

Item				Reason for Deviations from ECM Best-Practice Principles for TWSE
		No		Listed Companies
 Establishment of ethical corporate management policies and programs: Does the company establish an ethical corporate management policy that was approved by the board of directors, and declare its ethical corporate management policies and procedures in its guidelines and external documents, as well as the commitment from its board and management to implement the policies? 	V		(1) The Company has made the "Ethical Corporate Management Best Practice Principles" on November 12, 2015 which has been resolved by the Board of Directors that year and amended by the Board of Directors on March 23 and May 8, 2020. Also, the Company requires that from the Board of Directors, the senior management to all the colleagues must implement the commitment of the ethical management policy. This code has been published on the Company's website for reference by all stakeholders.	None
(2) Does the company establish mechanisms for assessing the risk of unethical conduct, periodically analyze and assess operating activities within the scope of business with relatively high risk of unethical conduct, and formulate an unethical conduct prevention plan on this basis, which at least includes preventive measures for conduct specified in Article 7, Paragraph 2 of the Ethical Corporate Management Best- Practice Principles for TWSE/TPEx Listed Companies?	V		(2) In order to ensure the implementation of ethical management, the Company has established the effective accounting system and internal control system. Moreover, the Company establishes supervisory mechanism to prevent the occurrence of internal dishonest and improper behaviors by primary tasks including establishing job discriptions, various organization and management policy of the Company, requesting all employees to sign the Employee Integrity Commitment, and requesting suppliers to sign the Representations and Warranties on Honesty and Integrity, and conducting regular and irregular internal control and audit by internal auditors every year.	None
(3) Does the company establish appropriate precautions against high-potential unethical	V		(3) The Company has formulated the "Corporate Governance Best Practice Principle", "Ethical Corporate Management Best Practice Principles",	None

ltem			Implementation Status	Reason for Deviations from ECM Best-Practice Principles for TWSE
1.0.11	Yes	No	Summary Description	Listed Companies
conduct or listed activities stated in Article 2, Paragraph 7 of the Ethical Corporate Management Best-Practice Principles for TWSE listed companies?			"Guidelines for the Adoption of Codes of Ethical Conduct for Directiors and Managerial Officers", "Whistle-blowing Procedures for Violations of Ethical Corporate Management " and so on. Also, the Company has built the relevant anti-fraud measures, the operation procedures of ethical management, punishment and grievance system for violations, and implemented them entirely.	
Fulfill ethical management: (1) Does the company evaluate trading counterparties' ethical record and include ethics-related clauses in the contract?	V		(1) Before conducting business activity, the Company has evaluated the necessary ethical record of trading counterparties and included ethics-related clauses in business contracts.	None
(2) Did the company establish a dedicated unit under the board of directors to promote ethical corporate management, and periodically (at least once a year) report to the Board of Directors and supervise the implementation of the ethical corporate management polic and unethical conduct prevention plan?	V		(2) The Company's Board of Directors resolved the " Ethical Corporate Management Best Practice Principles " on March 23, 2020, which clearly stated that the Human Resources Department of the Company is responsible for promoting the ethical management policy, and the Auditing Office is responsible for the formulation and supervision of the ethical management policy and prevention plan. The execution of ethical management in 2021 was reported to the Board of Directors by the chief auditor on March 22, 2022.	None
(3) Does the company establish policy to prevent conflict of interest, provide appropriate communication channels for complaints and implement it?	V		(3) The handbook for employee has described clearly that employees are prohibited from withholding receivables or keeping receivables secretly. Also, it is prohibited that the Company has any transaction with specific person or employee's relatives, in order to avoid the damage of Company's benefit.	
(4) Has the Company established effective systems for both accounting and internal control to implement ethical corporate management? Has	V		(4) In order to make sure the implementation of ethical management, the Company has established an	None

Item			Implementation Status	Reason for Deviations from ECM Best-Practice Principles for TWSE
		No	Summary Description	Listed Companies
the internal auditors formulated related plans and checked the compliance of anti-unethical conduct based on the unethical risks assessed? Or does the Company commission a CPA for the audit task?			effective accounting system, set up the independent auditing office under the organization of Board of Directors, and established an internal control system in accordance with "Regulations Governing Establishment of Internal Control Systems by Public Companies".	
			The Auditing Office prepares annual audit plans and projects according to the results of risk assessment every year. For the inspection result, the internal auditors will fully communicate with the inspected units, put forward improvement suggestions and track the improvement results. The defects and anomalies of the internal control system will be disclosed in the audit report.	
(5) Does the company hold internal and external ethical corporate management training courses regularly?	V		(5) The Company holds related courses in the "Ethical Corporate Management Best Practice Principles" to every new employees, and provides related educational trainings and promotion irregularly for directors, managers and employees. In 2021, the Company held in total 236 attendants and 260.5 hours of courses related to ethical corporate management.	None
Whistle-blowing system: (1) Has the Company established concrete whistle-blowing and rewarding systems and accessible whistle-blowing channels? Does the Company assign a suitable and dedicated individual for the case being exposed by the whistleblower?	V		(1) The Company has set up its "Whistle-blowing Procedures for Violations of Ethical Corporate Management", in which building up the policy of the Company's internal and external whistle-blowing channels and procedures. Whistler may report the whistle-blowing case through the following ways: • Email: ethics@mail.houchuan.com.tw • Paper document: No.6, 2nd. Road, Industrial Park, Xitun Dist., Taichung Taiwan, R.O.C (To Auditing Office).	None

Item	Implementation Status			Reason for Deviations from ECM Best-Practice Principles for TWSE
		No	Summary Description	Listed Companies
			Moreover, the Company sets up a president's mailbox and a stakeholders section on its website, for clients, suppliers, subcontractors and employees to report or appeal.	
(2) Does the company establish standard operating procedures for investigating reported cases, and does it take subsequent measures and implement a confidentiality mechanism after completing investigation?	V		(2) The Company has incorporated into internal control system with related regulations, clearly describing the punishment, appeal policy, whistle-blowing reward and confidentiality mechanism when any violation of ethical corporate management occurs.	None
(3) Does the company have protection mechanism for whistleblower?	>		(3) The Company sets up a protection policy for whistler in the" Whistle-blowing Procedures for Violations of Ethical Corporate Management". The personal data of the whistleblowers and interested parties, such as their names, telephone numbers and addresses, shall be kept strictly confidential. Those responsible for investigating the reporting matters shall also strictly observe the confidentiality of the whistleblowers and the matters reported. If it is necessary to disclose the identity of the whistleblower, the consent of the whistleblower shall be obtained, and all activities conducted by the whistleblower or his/her department or other relevant departments for the purpose of identifying the identity of the whistleblower shall be prohibited. If the identity of the whistleblower is accidentally exposed, the unit that accepts the whistle-blowing shall investigate the process of exposure, strictly deal with the identity and the contents of the whistleblower in accordance with the related regulations of the Company, and assign a person to investigate the content of whistle-blowing. If whistler's identity is exposed, the receiving unit of whistle-blowing shall investigate the process	None

Item				Reason for Deviations from ECM Best-Practice Principles for TWSE
	Yes	No		Listed Companies
4. Enhancing Information Disclosure: Does the company disclose relevant and reliable information regarding its corporate social responsibility on its website and the Market Observation Post System?		NO	of exposure and deal with it strictly in accordance with the Company's related regulations.	None
			In order to protect the rights and interests of relevant stakeholders, the Company is committed to providing multiple channels for the most immediate communication with stakeholders and exposing important information in a transparent, smooth and multifaceted way. We have set up multiple channels for all kinds of stakeholders in the stakeholders section of the Company's website to improve the efficiency of communication between the company and all stakeholders and enhance the transparency of information disclosure.	

^{5.} If the Company has established the corporate social responsibility principles based on "the Corporate Social Responsibility Best-Practice Principles for TWSE/TPEx Listed Companies", please describe any discrepancy between the Principles and their implementation: Conform to the Ethical Corporate Management

Best-Practical Principles.

- 6. Other helpful information in understanding the Company's corporate social responsibility practices:
- 1.In order to fulfill the foundation of ethical corporate management, the Company complies with the Company Act, Securities and Exchange Act, Commercial Account Law, related regulations of TWSE/GTSM Listed Companies and other commercial behavior related laws.
- 2. In the "Rules and Procedures for Meetings of the Board of Directors" of the Company, it sets up the directors' interest avoidance policy, in which any director who has interest-conflicts between himself or his representative for any motion can't participate in the discussion and vote at the meeting.
- 3. The Company sets up the "Operating Procedures for Handling Material Inside Information and Preventing Insider Trading" to prohibit the directors, supervisors, managers and employees from disclosing the internal material information to anyone. The Company holds educational training irregularly to directors, supervisors, managers and employees.

3.4.7 Corporate Governance Guidelines and Regulations

In order to fulfill the management system of Board, the function of supervision and strength the management function, we had established the Regulation of Board of Directors Meetings by following Regulations Governing Procedure for Board of Directors Meetings of Public Companies. Besides, the Rules of Procedure for Shareholders Meetings, Remuneration Committee Charter were all published on the Company's website and MOPS.

3.4.8 Other Important Information Regarding Corporate Governance

All directors of the Company have industrial professional background and management practical skills, and their continuing education status were as follows:

Title	Name	Date of Election	Date of Course	Organizer	The course name	Duration
Director	Dai, Hung-Chuan	2020.06.19	2021.10.13	Securities and Futures Institute	2021 Corporate Insiders' Share Transfers and Law Compliance Seminar	3 hours
Director	Dai, Hung-Chuan	2020.06.19	2021.10.27	Taiwan Academy of Banking and Finance	Corporate Governance Series Forum	3 hours
Director	Dai, Hung-I	2020.06.19	2021.12.07	Taiwan Stock Exchange Corporation	2021 Cathay Sustainable Finance and Climate Change Summit	3 hours
Director	Liu, Yun-Chang	2020.06.19	2021.10.13	Securities and Futures Institute	2021 Corporate Insiders' Share Transfers and Law Compliance Seminar	3 hours
Director	Tsao, Hung-Yu	2020.06.19	2021.10.13	Securities and Futures Institute	2021 Corporate Insiders' Share Transfers and Law Compliance Seminar	3 hours
Director	Tsao, Hung-Yu	2020.06.19	2021.10.27	Taiwan Academy of Banking and Finance	Corporate Governance Series Forum	3 hours
Director	Tsao, Hung-Yu	2020.06.19	2021.11.03	Securities and Futures Institute	2021 Prevention of Insider Trading Seminar	3 hours
Independent Director	Hung, Chao-Nan	2020.06.19	2021.10.27	Securities and Futures Institute	2021 Corporate Insiders' Share Transfers and Law Compliance Seminar	3 hours
Independent Directo	Hung, Chao-Nan	2020.06.19	2021.12.07	Taiwan Stock Exchange Corporation	2021 Cathay Sustainable Finance and Climate Change Summit	3 hours
Independent Director	Huang, Hsiang-Ying	2020.06.19	2021.02.25	CPA Associations R.O.C.(Taiwan)	The Cloud Application of Phone and Computer	2 hours
Independent Director	Huang, Hsiang-Ying	2020.06.19	2021.03.18	CPA Associations R.O.C.(Taiwan)	Analysis of Statements of Auditing Standards No. 72	3 hours
Independent Director	Huang, Hsiang-Ying	2020.06.19	2021.03.25	CPA Associations R.O.C.(Taiwan)	Real Estate Trust - Clauses and Cases	3 hours

Title	Name	Date of Election	Date of Course	Organizer	The course name	Duration
Independent Director	Huang, Hsiang-Ying	2020.06.19	2021.03.26	CPA Associations R.O.C.(Taiwan)	Corporate Fraud and Accountant Liability	3 hours
Independent Director	Huang, Hsiang-Ying	2020.06.19	2021.04.15	CPA Associations R.O.C.(Taiwan)	Analysis of Statements of Auditing Standards No. 74	3 hours
Independent Director	Huang, Hsiang-Ying	2020.06.19	2021.04.20	CPA Associations R.O.C.(Taiwan)	The Practical Analysis of Company's Capital Increase by Non-cash Payment	3 hours
Independent Director	Huang, Hsiang-Ying	2020.06.19	2021.08.23	CPA Associations R.O.C.(Taiwan)	The latest analysis for Integrated Housing and Land Tax	3 hours
Independent Director	Kung, Yi-Lu	2020.06.19	2021.10.20	Securities and Futures Institute	2021 Corporate Insiders' Share Transfers and Law Compliance Seminar	3 hours
Independent Director	Kung, Yi-Lu	2020.06.19	2021.10.27	Taiwan Academy of Banking and Finance	Corporate Governance Series Forum	3 hours
Independent Director	Kung, Yi-Lu	2020.06.19	2021.11.03	Securities and Futures Institute	2021 Prevention of Insider Trading Seminar	3 hours

Continuing education and training of head of corporate governance in 2021 were as follows:

Title	Name	Date of Course	Organizer	The course name	Duration	Total education hours
		2021.05.11	Securities and Futures Institute	The Latest Practical Development of Insider Trading in our Country and Countermeasures for Corporate Prevention and Control	3 hours	
Financial Dant		2021.06.07	Accounting Research and Development Foundation	Investigation of "Cash Flow" of Fraudulent Financial Statements and Discussion of Related Legal Liability Cases	3 hours	
Financial Dept. Vice President/	Chuang,	2021.07.20	Accounting Research and Development Foundation	New Policies for Sustainable Development of Enterprises and Aspects of Climate Governance	3 hours	40
Head of Corporate Governance	Kuei- Ching	2021.08.12	Accounting Research and Development Foundation	New Regulations on Directors and Supervisors' remuneration and Analysis of Corporate Governance Practices	3 hours	18
Governance		2021.08.20	Accounting Research and Development Foundation	Role and Operational Practice of Independent Directors in Corporate Governance	3 hours	
		2021.08.25	Securities and Futures Institute	Discussion on Legal Risks and Responses of Directors and Supervisors from Major Enterprise Malpractice Cases	3 hours	

3.4.9 The implementation of the internal control system 3.4.9.1 Statement of Internal Control System

Taiwan Hon Chuan Enterprise Co., Ltd. Statement of Internal Control System

Date: March 22, 2022

Based on the findings of a self-assessment, Taiwan Hon Chuan Enterprise Co., Ltd. (Hon Chuan) states the following with regard to its internal control system during the year 2021:

- 1. Hon Chuan's Board of Directors and Management team are responsible for establishing, implementing, and maintaining an adequate internal control system. Our internal control is a process designed to provide reasonable assurance over the effectiveness and efficiency of our operations (including profitability, performance, and safeguarding of assets), reliability, immediacy and transparency of report, and compliance with applicable regulations and laws.
- 2. An internal control system has inherent limitations. No matter how perfectly designed, an effective internal control system can provide only reasonable assurance of accomplishing its stated objectives. Moreover, the effectiveness of an internal control system may be subject to changes due to extenuating circumstances beyond our control. Nevertheless, our internal control system contains self-monitoring mechanisms, and Hon Chuan takes immediate remedial actions in response to any identified deficiencies.
- 3. Hon Chuan evaluates the design and operating effectiveness of its internal control system based on the criteria provided in the Regulations Governing the Establishment of Internal Control Systems by Public Companies (herein below, the "Regulations"). The criteria adopted by the Regulations identify five key components of managerial internal control: (1) control environment, (2) risk assessment, (3) control activities, (4) information and communication, and (5) monitoring activities.
- 4. Hon Chuan has evaluated the design and operating effectiveness of its internal control system according to the aforesaid Regulations.
- 5. Based on the findings of such evaluation, Hon Chuan believes that, on December 31, 2021, it has maintained, in all material respects, an effective internal control system (that includes the supervision and management of our subsidiaries), to provide reasonable assurance over our operational effectiveness and efficiency, reliability, immediacy and transparency of report, and compliance with applicable regulations and laws.
- 6. This Statement will be an integral part of Hon Chuan's Annual Report and Prospectus, and will be made public. Any falsehood, concealment, or other illegality in the content made public will entail legal liability under Articles 20, 32, 171, and 174 of the Securities and Exchange Law.
- 7. This Statement has been resolved by the Board of Directors in the meeting held on March 22, 2022, with none of the nine attending directors expressed dissenting opinions, and meanwhile, approved the content of this Statement.

Taiwan Hon Chuan Enterprise Co., Ltd.

Chairman: Dai, Hung-Chuan

President: Tsao, Hsih-Chung

- 3.4.9.2 If a CPA is commissioned to review internal control system specifically, the review report should be disclosed: None.
- 3.4.10 If there has been any legal penalty against the company or its internal personnel, or any disciplinary penalty by the company against its internal personnel for violation of the internal control system, during the most recent fiscal year or during the current fiscal year up to the publication date of the annual report, where the result of such penalty could have a material effect on shareholder equity or securities prices, the annual report shall disclose the penalty, the main shortcomings, and condition of improvement:None.

3.4.11 Significant resolutions reached in the Shareholders' meeting and Board meeting in the most recent year and up to the publication of the annual report

3.4.11.1 Significant resolutions reached in the Shareholders' meeting

Date	Important Resolution	Condition of Execution
July 16, 2021	 Approval of 2020 Business Report and Financial Statements. Approval of 2020 Profit Distribution Proposal. 	 Related statements have been submitted to competent authority and publicly reported in accordance with The Company Act and related regulations. Set up July 14, 2021 as the ex-dividend date, and the distribution has been completed.

3.4.11.2 Significant resolutions reached in the Board meeting

Date	Major Proposals
March 23,	 Report on the implementation of internal audits from November to December in 2020 and January to February in 2021. Report on the implementation of ethical management in 2020. Report on the promotion and execution of ethical management policy in 2020. Report on the establishment of the whistleblower system to ensure the effectiveness of policy implementation. Resolution of 2020 employees' compensation and directors' remuneration. Approval of 2020 financial statements. Approval of 2020 consolidated financial statements. Resolution of 2020 profit distribution. Resolution of 2020 business report. Resolution of holding the 2021 annual shareholders' meeting. Resolution of the place and the period of accepting the proposal of 2021 shareholders' meeting. Resolution of replacement of CPAs. Resolution of the evaluation of external auditor's independence. Resolution of the appointment of the corporate governance officer. Resolution of the amendment to the "Regulation of Self-Evaluation of the Board of Directors". Approval of the Statement of Internal Control System. Resolution of the 2021 appointment or discharge of employees of assistant vice president (inclusive) or higher position.

Date	Major Proposals
Date	19. Resolution of decrease of corporate guarantee for subsidiaries.
	gastantes to desire as a superate gastantes for easieration
Mov. 44	4. Apprecial of the 4 of guerter of 2024 concellidated financial statements
May 11, 2021	 Approval of the 1st quarter of 2021 consolidated financial statements. Report on the implementation of internal audits from March to April in 2021.
2021	i i
	 Report on the implementation of internal audits from May in 2021. Report on the Company's performance of corporate social responsibility in 2020 and
	the issues that Stakeholders are concerned.
June 18,	3. In accordance with the instructions of FSC, the Company postpones the date of 2021
2021	Annual Shareholders' Meeting from June 18, 2021 to July 16, 2021.
	4. Resolution of the date for cash dividend distribution.
	5. Resolution of decrease of corporate guarantee for subsidiaries.
	1. Report on the implementation of internal audits from June to July in 2021.
	 Report on the Company's derivative transactions. Approval of the first half of 2021 consolidated financial statements.
August 10,	4. Resolution of the Company attended the sale of lands through tendering in Wuqi
2021	district, the National Property Administration, Ministry of Finance, in response to the
	Aseptic-filling Plant and Free Trade plant's demands for employee dormitory.
	5. Resolved the amendment of procedures for trading derivatives.
	6. Resolution of corporate lending funds to others for subsidiaries.
September	Resolved to issue the 2021 first domestic unsecured coporate bonds.
30, 2021	2. Resolution of replacement of CPAs.
	1. Report on the implementation of internal audits from August to October in 2021.
November	2. Approval of the 3rd quarter of 2021 consolidated financial statements.
9, 2021	3. Resolution of the Company's 2022 annual audit plans.
	 Resolution of increase (decrease) of corporate guarantee for subsidiaries. Report on the implementation of internal audits from November to December in 2021
	and January to February in 2022.
	2. Report on the performance evaluation results of the board of directors, each director,
	audit committee, and remuneration committee of 2021.
	3. Report on the implementation of ethical management in 2021.
	4. Report on the Company's derivative transactions.
	5. Resolution of 2021 employees' compensation and directors' remuneration.6. Approval of 2021 financial statements.
	7. Approval of 2021 consolidated financial statements.
	8. Resolution of 2021 profit distribution.
	9. Resolution of 2021 business report.
	10. Resolution of holding the 2021 annual shareholders' meeting.
	11. Resolution of the place and the period of accepting the proposal of 2021
March 22,	shareholders' meeting. 12. Resolution of the evaluation of external auditor's independence.
2022	13. Approval of the Statement of Internal Control System.
	14. Resolution of the contents of directors and officers liability insurance renewal.
	15. Resolution of setting up the 2nd aseptic beverage filling production line at Hon Chuan
	Food Packing (Zhanzhou)
	16. Resolution of setting up the the packing material production line at the 2nd Hon Chuan
	Food Packing (Chuzhou)
	17. Resolution of building frozen (refrigerated) warehouse facilities at Port of Taichung Free Trade Zone.
	18. Resolution of building employees' dormitory in Wuqi district, Taichung City.
	19. Resolution of amendments to "Articles of Incorporation".
	20. Resolution of amendments to "Procedures for Acquisition or Disposal of Assets".
	21. Resolution of amendments to "Corporate Governance Best-Practice Principles".
	22. Resolution of amendments to "Sustainable Development Best Practice Principles".
<u> </u>	23. Resolution of stipulations to "Risk Management Policy and Procedure".

Date	Major Proposals
	24. Resolution of the 2022 appointment or discharge of employees of assistant vice
	president (inclusive) or higher position.
	25. Resolution of decrease of corporate guarantee for subsidiaries.
Mov 10	1. Report on the implementation of internal audits from March to April in 2022.
May 10, 2022	2. Updated report on the Company's derivative transactions.
	3. Approval of the 1th quarter of 2022 Consolidated Financial Statements.

- 3.4.12 The contents of the board resolutions regarding which independent directors have voiced opposing or qualified opinions on the record or in writing in the most recent year or up to the publication of the annual report: None.
- 3.4.13 The resignation or dismissal of the Company's Chairman, President, Accounting Officer, Finance Office, Internal Audit Director, chief corporate governance officer, and R&D Director in the most recent year or up to the publication of the annual report: None.
- 3.5 Information on the Professional Fees of the attesting CPAs

3.5.1. Information on the Professional Fees of the attesting CPAs

Unit: NTD\$ Thousand

CPA Firm	Name of CPAs	Audit Period	Audit Fee	Non-Audit Fee(Note1)	Total	Note
Deloitte &	Wu, Shao Chun	lon 04, 2024 Dog 24, 2024	7 700	667	9 267	
Touche	Yen, Hsiao- Feng	Jan 01, 2021 ~ Dec 31, 2021	7,700	667	8,367	-

Note: The fees were mainly related to transfer pricing report, tax consulting service, and tax return.

- 3.5.2 Changes in the accounting firm that result in lesser audit fees paid in comparison to the previous year: None.
- 3.5.3 Reduction of audit fees by more than 10% compared to the previous year: None.

3.6 Replacement of CPAs

3.6.1 Regarding former CPA

Date of change		September 30, 2021						
Reason of change		Internal adjustments within the certifying accounting firm						
Describe whether the	Statu	Parties	СРА	The Company				
Company terminated or the CPA did not accept	Termin	ation of appointment	N/A	N/A				
the appointment		ger accepted ued) appointment	N/A	N/A				
Other issues (except for unqualified issues) in the audit reports within the last two years	None							
	Yes	Accounting	principles or practio	ces				

Differences with the		Disclosure of Financial Statements
company		Audit scope or steps
		other
	None	✓
	Remar	ks / specify details:
Other Revealed Matters		
(Shall be revealed as		
Article 10, Subsection 6,	None	
Item 1-4 to 1-7 of this		
regulation)		

3.6.2 Regarding the successor CPA

Name of Accounting Firm	Deloitte & Touche
Name of CPAs	Wu, Shao Chun and Yen, Hsiao-Feng
Date of appointment	September 30, 2021
Consultation results and opinions on accounting treatments or principles with respect to specified transactions and the company's financial reports that the CPA might issue prior to the engagement	None
Succeeding CPA's written opinion of disagreement toward the former CPA	None

Note: The change of financial statement auditor was the result of an internal job rotation that took place within Deloitte accounting firm from Tseng, Done-Yuin and Yen, Hsiao-Feng to Yen, Hsiao-Feng and Wu, Li-Dong on March 23, 2021. Due to internal adjustments to change to Wu, Shao-Chun, and Yen, Hsiao-Fang on September 30, 2021.

- 3.6.3 The reply in accordance with Article 10.6.(1)(2-3) from the former CPAs: None.
- 3.7 The Company's Chairman, President, and Finance or Accounting Officer have held a position in the independent auditing firm or its affiliates over the past year: None.
- 3.8 Changes in the shares held and pledged by directors, supervisors, managers, and major shareholders holding over 10% of outstanding shares in the most recent year and up to the publication of the annual report
- 3.8.1 Changes in Shareholding of Directors, Supervisors, Managers and Major Shareholders

Unit: Share

		20)21	As of April 19, 2022		
Title	Name	Increase (Decrease) in Shareholding	Increase (Decrease) in Shares Pledged	Increase (Decrease) in Shareholding	Increase (Decrease) in Shares Pledged	
Chairman	Dai, Hung-Chuan	0	0	0	0	
Director and General Manager	Tsao, Hsih-Chung	0	0	0	0	
Director	Tsao, Hung-Yu	0	0	0	0	
Director and Executive Vice President	Liu, Yun-Chang	0	0	0	0	
Director	Dai, Hung-I	0	0	0	0	
Director	Chang, Chun-Shu	0	0	0	0	
Independent Director	Hung, Chao-Nan	0	0	0	0	

		20)21	As of April 19, 2022		
Title	Name	Increase (Decrease) in Shareholding	Increase (Decrease) in Shares Pledged	Increase (Decrease) in Shareholding	Increase (Decrease) in Shares Pledged	
Independent Director	Huang, Hsiang-Ying	0	0	0	0	
Independent Director	Kung, Yi-Lu	0	0	0	0	
Group Vice President	Pai, Wen-Pin	1,000	0	0	0	
Group Vice President	Tseng, Wen-Hua	0	0	0	0	
Group Vice President	Cheng, Ya-Wen	0	0	0	0	
Vice President	Lee, Chin-Hsiung	0	0	0	0	
Vice President	Lai, Shen-Yuan	0	0	0	0	
Vice President	Chuang, Kuei-Ching	0	0	0	0	
Vice President	Lu, Ching-Chou	0	0	0	0	
Vice President	Hsieh, Hung-Lung (Note 1)	0	0	0	0	
Vice President	Ting, Chih-Hao (Note 1)	0	0	0	0	
Vice President	Chang, Chia Jui (Note 1)	0	0	0	0	
Vice President	Lee, Wen Fu (Note 1)	0	0	0	0	
Senior Assistant Vice President	Yen, Ching-Chuan	0	0	0	0	
Senior Assistant Vice President	Fang, Yu-Lung	0	0	0	0	
Senior Assistant Vice President	Lee, Ching-Hsiang	0	0	0	0	
Senior Assistant Vice President	Tsao, Chien-Hsia	0	0	0	0	
Senior Assistant Vice President	Li, Kun-Chang	0	0	0	0	
Senior Assistant Vice President	Huang, Hsuan Che (Note 1)	0	0	0	0	
Senior Assistant Vice President	Huang, Chen Pin (Note 1)	0	0	8,000	0	
Assistant Vice President	Hung, Min-Hsiung	0	0	0	0	
Assistant Vice President	Cheng, Chih-Hung	0	0	0	0	
Assistant Vice President	Tsai, Yung-Fu	0	0	0	0	
Assistant Vice President	Liu, Li-Yuan	0	0	0	0	
Assistant Vice President	Pai, Hsien-Wei	0	0	0	0	
Assistant Vice President	Lin, Tsang-Pin	0	0	0	0	
Assistant Vice President	Lin, Wei-Hsiang	0	0	0	0	
Assistant Vice President	Huang, Chun-Hao	0	0	0	0	
Assistant Vice President	Hsu, Tsui Ling (Note 1)	0	0	0	0	

Note 1: On January 1, 2022, Hsieh, Hung-Lung was promoted to Vice President.

3.8.2 The counterparty of the equity transfer or equity pledge is a related party: None.

3.9 The Top-10 shareholders who are the spouses or relatives within second-degree to each other

April 19, 2022 Unit: Share

Name	Shareholding of the Principal		Shareholdings by spouse and underage children		Shareholdi ng by nominee arrangeme nt		Spouse, relative of second degree or closer, and relationships among top 10 Shareholders		Remark
	Shares	%	Shares	%	Shares	%	Name	Relationshi p	
Morgan Stanley & Co. International Plc	11,955,000	4.15%	0	0	0	0	None	None	-

On January 1, 2022, Ting, Chih-Hao was promoted to Vice President.

On January 17, 2022, Chang, Chia Jui was promoted to Vice President.

On January 17, 2022, Lee, Wen Fu was promoted to Vice President.

On January 17, 2022, Huang, Hsuan Che was promoted to Senior Assistant Vice President.

On January 17, 2022, Huang, Chen Pin was promoted to Senior Assistant Vice President.

On January 17, 2022, Hsu, Tsui Ling was promoted to Assistant Vice President.

Name	Shareholding of the Principal		Shareholdings by spouse and underage children		Shareholdi ng by nominee arrangeme nt		Spouse, relative of second degree or closer, and relationships among top 10 Shareholders		Remark
	Shares	%	Shares	%	Shares	%	Name	Relationshi p	
MITSUBISHI UFJ MORGAN STANLEY SECURITIES CO., LTDEQUITY TRADING DIVISION FOR TRI-PARTY SBL TRADING	8,891,000	3.09%	0	0	0	0	None	None	-
Chunghwa Post Co., Ltd.	8,533,964	2.97%	0	0	0	0	None	None	-
Tsao, Hung-Yu	6,529,134	2.27%	0	0	0	0	Tsao, Hsih- Chung	Father and son	-
Dai, Hung-I	5,812,111	2.02%	0	0	0	0	None	None	-
ROBECO CAPITAL GROWTH FUNDS	4,884,000	1.7%	303,788	0.10%	0	0	None	None	-
Norges Bank	4,840,857	1.68%	0	0	0	0	None	None	-
Taiwan Life Insurance Co., Ltd.	4,789,000	1.66%	0	0	0	0	None	None	-
Tsao, Hsih-Chung	4,372,243	1.52%	1,283,064	0.45%	0	0	Tsao, Hung- Yu	Father and son	-
Hong-I investment Co., Ltd.	4,103,453	1.43%	0	0	0	0	None	None	-

3.10 Ownership of Shares in Affiliated Enterprises

December 31, 2021 Unit: Share; %

Affiliated Enterprises (Note1)	Ownership by the Company		Direct or Indir Ownership by Dir Supervisors, Mar	ectors,	Total Ownership	
	Share	%	Share	%	Share	%
Hon Chuan Holding Limited	530,250,483	100%	_	_	530,250,483	100%
Bon Trust International Trade Co., Ltd.	999,000	99.90%	_	_	999,000	99.9%
Hon Chuan (Cambodia) Co., Ltd.	1,000	100%	_	_	1,000	100%
Hon Chuan (Philippines) Co., Ltd.	15,000,000	100%	_	_	15,000,000	100%
Hon Chuan (China) Holding Co., Ltd.	_	_	162,565,209	100%	162,565,209	100%
Kai Gang Industries Limited	_	_	1,021,023,676	100%	1,021,023,676	100%
Hon Hsing (Samoa) Holding Limited	_	_	126,806,000	100%	126,806,000	100%
Honly Holding Co.,Ltd.	_	_	69,854,780	100%	69,854,780	100%
Hon Chuan (Africa) Holding Co., Ltd.	_	_	13,485,118	100%	13,485,118	100%
Hon Shi Mozambique Limitada (Hon Shi Samoa)	_	_	3,138,790	60%	3,138,790	60%

Affiliated Enterprises (Note1)	Ownership Compa	•	Direct or Indirect Ownership by Directors, Supervisors, Managers			
	Share	%	Share	%	Share	%
Hon Chuan Enterprise (Suzhou) Company Limited			(Note 2)	100%	(Note 2)	100%
Hon Chuan Food Packing (Qingxin) Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
Hon Chuan Food Packing (Zhangzhou) Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
Hon Chuan Food Packing (Chuzhou) Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
Hon Chuan Food Packing (Xiantao) Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
Suzhou Hongxin Food Packing Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
Hon Chuan Enterprise (Changsha) Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
Hon Chuan Food Packing (Jinan) Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
Hon Chuan Food Packing (Taiyuan) Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
Hon Chuan Enterprise Packing (Luohe) Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
Hon Chuan Food Packing (Anyang) Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
HC (Asia) Holdings Co., Ltd.	_	_	253,163,480	100%	253,163,480	100%
Hon Chuan Malaysia Sdn. Bhd.	_	_	81,259,900	100%	81,259,900	100%
Hon Chuan Vietnam Co., Ltd.	_	_	(Note 2)	100%	(Note 2)	100%
PT Hon Chuan Indonesia	_	_	98,577,783	100%	98,577,783	100%
Hon Chuan (Thailand) Co., Ltd.	_	_	137,000,000	100%	137,000,000	100%
Hon Chuan FD Packaging Co., Ltd.	_	_	12,666,225	65%	12,666,225	65%
Hon Chuan (Myanmar) Co., Ltd.	_	_	89,524,394	70%	89,524,394	70%
Honly International Co., Ltd.	_	_	1,002	49%	1,002	49%
Honly Food & Beverage Co., Ltd.	_	_	17,966,248	100%	17,966,248	100%
Hon Hua (Samoa) Holdings Limited.	_	_	8,100,000	60%	8,100,000	60%
Uni Tun Co., Ltd.	_	_	6,000	60%	6,000	60%
Shimada International Limitada	_	_	(Note 2)	60%	(Note 2)	60%
Hon Shi Mozambique Co., Ltd.	_	_	(Note 2)	60%	(Note 2)	60%

Note 1: These are long term investments accounted for using equity method by the Company. Note 2: It is not applicable for limited companies.

4. Capital Overview

4.1 Capital and Shares

4.1.1 Sources of capital

4.1.1.1 History of Capitalization

April 19, 2022 Unit: Share / NTD\$

	_	Authorized Capital		Paid-in	Capital	Remark		
Month / Year	Issuing price	Shares	Amount	Shares	Amount	Source of Capital	Pay for stock shares with property other than cash	Other
May 2015	10	350,000,000	3,500,000,000	309,847,879	3,098,478,790	Capitalization by cash NTD\$ 500,000,000	None	Order No. Economic- Authorization-Buiness- 10401088210 in May 20, 2015 Order No. Financial- Supervisory-Securities- Futures-1030042045 in October 30, 2014 and Order No. Financial- Supervisory-Securities- Futures-1040000046 in January 07, 2015
Feb 2016	10	350,000,000	3,500,000,000	292,878,879		Cancellation of buy-back shares NTD\$ 169,690,000	None	Order No. Economic- Authorization-Buiness- 10501031560 in February 22, 2016
Jul 2020	10	350,000,000	3,500,000,000	287,785,879		Cancellation of buy-back shares NTD\$ 50,930,000	None	Order No. Economic- Authorization-Buiness- 10901124840 in July 7, 2020

4.1.1.2 Type of Stock

April 19, 2022 Unit: Share

Shares	Authorized Capital			Bomork
Type	Issued Shares	Un-issued Shares	Total	Remark
Registered Common Shares	287,785,879	62,214,121	350,000,000	Listed stock

4.1.1.3 Information for Shelf Registration: None.

4.1.2 Shareholder structure

April 19, 2022 Unit: Person / Share

Structure of Shareholder	Government institutions	Financial institutions	Other juristic person	Natural person	Foreign institution & foreigners	Total
Number of persons	=	31	95	19,880	205	20,211
Shareholding	-	17,079,106	32,785,144	146,095,281	91,826,348	287,785,879
Shareholding ratio	-	5.94%	11.39%	50.76%	31.91%	100%

4.1.3 Status of Ownership Dispersion

4.1.3.1 Dispersion status of Common shares

April 19, 2022 Unit: Person / Share

Shareholding bracket	Number of shareholders	Shareholding	Shareholding ratio (%)
1 ~ 999	6,393	1,105,897	0.38%
1,00 ~ 10,000	12,084	32,126,481	11.16%
10,001 ~ 20,000	831	12,138,210	4.22%
20,001 ~ 30,000	271	6,794,503	2.36%
30,001 ~ 40,000	130	4,568,545	1.59%
40,001 ~ 50,000	95	4,354,556	1.51%
50,001 ~ 100,000	151	10,737,935	3.73%
100,001 ~ 200,000	96	13,654,013	4.74%
200,001 ~ 400,000	56	16,007,505	5.56%
400,001 ~ 600,000	29	14,472,425	5.03%
600,001 ~ 800,000	8	5,470,332	1.90%
800,001 ~ 1,000,000	13	11,551,439	4.01%
Over 1,000,001	54	154,804,038	53.81%
Total	20,211	287,785,879	100%

^{4.1.3.2} Dispersion status of Preferred shares: None.

4.1.4 List of major shareholders

April 19, 2022 Unit: Person

		Unit. Person
Shares Name of major shareholders	Shareholding	Shareholding ratio (%)
Morgan Stanley & Co. International Plc	11,955,000	4.15%
MITSUBISHI UFJ MORGAN STANLEY SECURITIES CO., LTD EQUITY TRADING DIVISION FOR TRI-PARTY SBL TRADING	8,891,000	3.09%
Chunghwa Post Co., Ltd.	8,533,964	2.97%
Tsao, Hung-Yu	6,529,134	2.27%
Dai, Hung-I	5,812,111	2.02%
ROBECO CAPITAL GROWTH FUNDS	4,884,000	1.7%
Norges Bank	4,840,857	1.68%
Taiwan Life Insurance Co., Ltd.	4,789,000	1.66%
Tsao, Hsih-Chung	4,372,243	1.52%
Hong-I investment Co., Ltd.	4,103,453	1.43%

4.1.5 Market price, net worth, earnings, and dividends of per share in the most recent two years

Unit: NTD\$ / Share

Item		Year	2020	2021	As of March 31, 2022
Market price per	Maximum		65.30	83.50	81.20
share	Minimum		39.60	56.60	70.00
	Average		55.74	71.44	74.86
Net worth per	Before dis	stribution	45.44	46.77	46.31
share (Note 1)	After distr	ibution	41.84	(Note 1)	-
	Weighted	Before adjustment	289,584,909	287,785,879	287,785,879
Earnings per	average shares	After adjustment	289,584,909	Not distributed yet	Not distributed yet
share	Earnings per share	Before adjustment	5.72	6.83	1.93
	(Note 3)	After adjustment	5.72	-	-
	Cash dividend		3.6	4.3(Note 1)	-
Dividend per	Stock	Stock Dividend from Retained earnings	-	(Note 1)	-
share	dividend	Stock Dividend from additional paid-in capital	-	(Note 1)	-
	Cumulativ	ve un-paid dividend	-	-	-
Return on	Price-Ear (Note 2)	nings (P/E) Ratio	9.89	10.20	-
investment	Profit Rat	io (Note 3)	15.71	16.20	-
analysis	Cash Divi	dend Yield (Note 4)	6.37%	6.17%	-

Note 1: The Company's 2021 Profit Distribution Proposal was resolved by the Board of Directors on March 22, 2022, and has yet to be resolved by the shareholders' meeting. If the number of total shares outstanding, prior to the ex-dividend date for the distribution, has changed so that the ratios of dividends are affected, the Board of Directors is authorized to make such adjustments.

- Note 2: Price-Earnings (P/E) Ratio = Average closing price per share of the year / Earnings per share.
- Note 3: Profit Ratio = Average closing price per share of the year / Cash dividend per share.
- Note 4: Cash Dividend Yield = Cash dividend per share / Average closing price per share of the year.

4.1.6 Dividend Policy and Distribution

4.1.6.1 Dividend Policy in Articles of Incorporation

(1) Upon closing of accounts, if there shall be any net profit, the Company shall make up the losses for the preceding years, then set aside a legal reserve of 10% of the net profit unless the statutory surplus reserve has reached the total capital and then set aside or rotate special reserves; Any further remaining amount shall be added to the unallocated surplus from the prior year as shareholder dividend and bonus. The Board of Directors shall draft a proposal to distribute the surplus, which shall be approved at a shareholders' meeting.

If the distributable dividend, bonus, capital surplus or legal reserve in whole or in part are to be paid in the form of cash, the Board of Directors is authorized to implement by a resolution to be adopted by a majority vote at a meeting of the Board of Directors attended by two-thirds of the total number of directors; and in addition thereto a report of such distribution shall be submitted to the shareholders' meeting.

The dividend policy of the Company shall be made according to the Company's current and future plan, considering investment environment, fund requirements, overall competition and taking into account the interests of shareholders. The Company may appropriate more than 30% of net profits of current year for dividends to shareholders. However, when accumulated unappropriated earnings are less than 10% of capital, the Company may decide not to distribute dividend.

The shareholder dividend shall be in the form of cash dividend or stock dividend. More than (or equal to) 50% of the total amount of shareholders dividend shall be in the form of cash dividend.

4.1.6.2 Proposal for Dividend Distribution by this Shareholders' meeting (Resolved by the Board of Directors' meeting on March 22, 2022, and will be proposed to Shareholders' meeting which held on June 17, 2022 for ratification)

Unit: NTD\$ **Items Amount** Total Subtotal **Unappropriated retained earnings of previous years** 1,945,519,993 2021 after-tax net income 1,964,730,343 Remeasurement of defined benefit obligation (815, 122)Retired treasury stock debited to retained earnings 367,515 After-tax net income and other profit items adjusted to the current year's undistributed earnings other 1,964,282,736 than after-tax net income Legal capital reserve (196,428,274) Special reserve (544,040,378) Retained Earnings Available for Distribution as of 3,169,334,077 2021 Shareholders' Dividend - Cash (NTD\$ 4.3 per share) (1,237,479,280)**Unappropriated Retained Earnings** 1,931,854,797

If the number of total shares outstanding, prior to the ex-dividend date for the distribution, has changed so that the ratios of dividends are affected, the Board of Directors is authorized to make such adjustments.

4.1.6.3 If expecting any significant change about dividend policy, it shall give explanation: None.

4.1.7 Impact to Business Performance and EPS resulting from Stock

Dividend Distribution: Not applicable.

4.1.8 Employees' Compensation and Directors' Remuneration

4.1.8.1 The policy of employees' compensation and directors' remuneration as stated in the Articles of Incorporation

Annual profit before income tax, employees' compensation, and directors' remuneration shall be resolved by Board of Directors to set aside no less than 1% of said profit as employee compensation and a maximum of 3% of said profit as remuneration to directors.

Employee's compensation may be distributed in the form of shares or in cash, and employees qualified to receive such compensation may include employees from holding or affiliates companies who meet the qualifications which the Board of Directors stipulates.

The issues relevant to distribution of employee compensation and director remuneration shall be set by resolutions of the Board of Directors. If the Company has accumulated losses, it shall first deduct the accumulated losses, and then calculate the compensation from the remaining amount.

4.1.8.2 Basis for estimating employees' compensation, directors' remuneration and stock dividends, and accounting treatments for any discrepancies between the amounts estimated and the amounts paid:

If a different amount is resolved during the shareholders' meeting, the difference shall be treated as a change in accounting estimates and recognized as gains or losses in the year of 2022.

4.1.8.3 Compensation and Remuneration proposal resolved by the Board of Directors

- (1) Disclose the amount, cause and treatment for any difference that arise between the amount proposed and estimated in the year it was recognized as an expense.
 - The Board of Directors resolved the profit distribution on March 22, 2022. Employees' compensation: 1.70% as of NTD\$37,432,750 in Cash. Directors' remuneration: 0.79% as of NTD\$ 17,294,076 in Cash. There was no difference between the amount proposed and estimated in the year it was recognized as an expense. After actual distribution amount being
 - year it was recognized as an expense. After actual distribution amount being resolved in the shareholders' meeting, the difference with recorded amount will be deemed as changes in accounting estimates and included in 2022 profit and loss.
- (2) The percentage of proposed employee bonus paid in shares, relative to the sum of standalone after-tax net income plus total employee bonus: Employees' compensation would be distributed completely in cash, which resolved on March 22, 2022 the Board of Directors' meeting; so it is not applicable.
- 4.1.8.4 Actual distribution of employees' compensation and directors' and supervisors' remuneration in previous year

Units: NTD\$

_	2020						
Items	Recorded amount	Actually paid	Difference (Note)	Remark			
Employees' compensation	33,065,500	33,047,500	18,000	Recorded as Other revenue			
Directors' and supervisors' remuneration	14,585,598	14,585,598	None	-			

Note: The reason of difference is the payment of resigned employees.

4.1.9 Shares Repurchase Execution Report: None

4.2 Issuance of Corporate Bonds

4.2.1 Issuance of Corporate Bonds

Type of Corporate Bond		The 1st Domestic Unsecured Corporate Bonds in 2018	The 1st Domestic Unsecured Corporate Bonds in 2021		
Issuing Dat	e	April 27, 2018	November 26, 2021		
Denominat	ion	NTD\$ 1 million / 1,000 shares	NTD\$ 1 million / 1,000 shares		
Listing		N/A	N/A		
Offering Pr	ice	Par	Par		
Total Amou	ınt	NTD\$ 3 billion	NTD\$ 3 billion		
Rate		Fixed rate of 1.07%	Fixed rate of 0.75%		
Term		Five years; Maturity Date is April 27, 2023	Five years; Maturity Date is November 26, 2026		
Guarantor		None	None		
Trustee		Land Bank of Taiwan	Taipei Fubon Commercial Bank Co., Ltd.		
Underwrite	r	Yuanta Securities Co., Ltd.	Taishin International Bank Co., Ltd.		
Legal Cour	nsel	Yi Cheng United Law Firm Lawyer: Kuo, Hui-Chi	Yi Cheng United Law Firm Lawyer: Kuo, Hui-Chi		
Auditor		Deloitte & Touche CPAs: Tseng, Done-Yuin and Wu, Li Dong	Deloitte & Touche CPAs: Wu, Shao Chun and Yen Hsiao- Feng		
Repaymen	t	100% principal repayment upon maturity	100% principal repayment upon maturity		
Outstandin	g	NTD\$ 3 billion	NTD\$ 3 billion		
Redemptio Clauses	n or Early Repayment	None	None		
Covenants		None	None		
Credit Ratii	ng	Taiwan Ratings Rating date: March 21, 2018 Rating result: twA- (Domestic long-term credit rating)	Taiwan Ratings Rating date: October 13, 2021 Rating result: twA- (Domestic long-term credit rating)		
Other rights of Bond Holders	Amount of Converted or Exchanged Common Shares, ADRs or other Securities Terms or Conditions	N/A	N/A		
Dilution Eff	act and Other Adverse	IN/A	IN/A		
Effect on E	ect and Other Adverse xisting Shareholders		N/A		
Custodian		None	None		

4.2.2 Information of Convertible Bonds: None.

- 4.2.3 Information of Exchangeable Bonds: None.
- 4.2.4 Shelf Registration Status of Bond Issuance: None.
- 4.2.5 Information of Bonds with Warrants: None.
- 4.3 Implementation Status of Preferred Shares: None.
- 4.4 Implementation Status of Global Depository Receipts: None.
- 4.5 Implementation Status of Employee Warrants: None.
- 4.6 Subscription of New Shares by Employees and Restricted Shares: None.

4.7 Mergers, or Issue New Shares by the Company for Its Acquisition of the Shares of Another Company

- 4.7.1 Completed Mergers, or Issue New Shares by the Company for Its Acquisition of the Shares of Another Company, up to the date of printing of the annual report
 - 1. Evaluation opinion issued by Securities firms which organized the most recent quarter of Mergers, or Issue New Shares by the Company for Its Acquisition of the Shares of Another Company: None.
 - 2. The state of implementation for the most recent quarter. If the progress or benefits of such implementation were not as good as expected, please explain specifically how the situation is likely to affect shareholders' equity, and shall put forward a plan for corrective action: Not applicable.
- 4.7.2 The state of Mergers, or Issue New Shares by the Company for Its Acquisition of the Shares of Another Company which resolved by the Board of Directors, up to the date of printing of the annual report: None.

4.8 Financing plans and Implementation

For the period as of the quarter preceding the date of publication of the annual report, the Company's financing plans was issued the 1st Domestic Unsecured Corporate Bonds in 2021, The details and implementation status of the financing plan are as follows:

- 4.8.1 Content of Plan
- 4.8.1.1 Date and case number of approval by governing agency:

Counter-loan No. 11000126991 on November 17, 2021.

- 4.8.1.2 Total fund required for this plan: NTD\$ 3 billion.
- **4.8.1.3 Source of Funds:** Issuance of the 1st Domestic Unsecured Corporate Bonds in 2021, and the total amount is NTD\$ 3 billion.
- 4.8.1.4 Items of plans and estimated schedule of fund application

Unit: NTD\$ Thousand

Expected Completion			ated Schedule of nd Application		
Items of Plans	Items of Plans Expected Completion Date Total Fund Required		2021	2021 2022	
			Q4	Q1	Q2
Loan Repayment 4th Quarter, 2021		3,000,000	3,000,000	-	-

Note: Counter-loan No. 11000126991 on November 17, 2021.

4.8.1.5 Expected benefits

Unit: NTD\$ Thousand

Loan Institution	Rate (%)	Contract Purpose Existin		Amount of Existing	202	21	20	21	Saved Interest after 2021 (Inclusive)
	` '	Period	Loan	Loan	Q	4	То	tal	Total
					Repayme nt Amount	Reduced Interest	Repayme nt Amount	Reduced Interest	Reduced Interest
International Bills	0.588%	2020/12/22 - 2021/12/21		400,000	400,000	(Note)	400,000	(Note)	(Note)
Ta Ching Bills	0.568%	2021/4/24 - 2022/4/24		800,000	500,000	(Note)	500,000	(Note)	(Note)
Taishin Bills	0.558%	2021/5/15 - 2022/3/26	Working	800,000	500,000	(Note)	500,000	(Note)	(Note)
Bank Sino Pac	0.538%	2020/12/16 - 2021/12/15	Capital	1,000,000	700,000	(Note)	700,000	(Note)	(Note)
KGI Bank	0.568%	2021/1/16 - 2022/1/16		1,000,000	700,000	(Note)	700,000	(Note)	(Note)
Bank of Taiwan	0.78%	2020/9/1 - 2022/9/1		200,000	200,000	(Note)	200,000	(Note)	(Note)
	Tot	tal		10	3,000,000		3,000,000	(Note)	(Note)

Note: The Company issued this Domestic Unsecured Corporate Bonds in order to repay the short-term debt with the floating interest rate. It increased long-term funds to make the financial structure more sound, lock in capital costs, and reduce the risk of rate hike in the future. The coupon rate for the issuance of corporate bonds is a 5-year fixed rate of 0.75%. Although there is no nominal benefit compared to the repayment of floating interest rate loans, considering that the current interest rates of domestic loans are relatively low, it is expected that the interest rate will gradually increase in the future. The interest expense of the floating interest rate in the next few years will be substantially higher than the cost of issuing corporate bonds. Therefore, the issuance of Corporate Bonds at the moment can secure more favorable interest rate.

4.8.1.6 Any Change relating to this Cash Capital Increase: None.

4.8.1.7 Date of Public Disclosure: November 17, 2021.

4.8.2 Implementation status

Unit: NTD\$ Thousand; %

	Plan Item	Implementation		4th Quarter, 2021	Up to the end of 4th quarter, 2021	Reason and Improvement plan while ahead of / behind the schedule
		Used Amount Implementation	Expected	3,000,000	3,000,000	
۱ ا	To replenish		Actual	3,000,000	3,000,000	Completely implement
w	working capital		Expected	100%	100%	at 4th quarter of 2021 as expected schedule.
		Status	Actual	100%	100%	as expected scriedule.

The Company issued the 1st Domestic Unsecured Corporate Bonds in 2021, which resolved by the Board of Directors on September 30, 2021 and approved by Taipei Exchange with the registration no. 11000126991 on November 17, 2021. The issuance has completed on November 26, 2021 and the Company has fully repaid its loans at 4th quarter of 2021 as expected schedule.

5. Operational Highlights

5.1 Business Activities

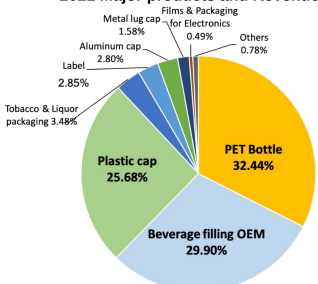
5.1.1 Business Scope

5.1.1.1 Major Business of Hon Chuan

- 1. C805010 Plastic Sheets, Pipes and Tubes Manufacturing.
- 2. C805990 Other Plastic Products Manufacturing.
- 3. C110010 Beverage Manufacturing.
- 4. C102010 Dairy Products Manufacturing.
- 5. CB01010 Machinery and Equipment Manufacturing.
- 6. CB01990 Other Machinery Manufacturing Not Elsewhere Classified.
- 7. F206030 Retail Sale of Die.
- 8. F206010 Retail Sale of Ironware.
- 9. CA02990 Other Fabricated Metal Products Manufacturing Not Elsewhere Classified.
- 10. CA02010 Metal Architectural Components Manufacturing.
- 11. CA02060 Metal Containers Manufacturing.
- 12. C801100 Synthetic Resin & Plastic Manufacturing.
- 13. C701010 Printing.
- 14. C805020 Plastic Sheets & Bags Manufacturing.
- 15. C805030 Plastic Made Grocery Manufacturing.
- 16. CC01090 Batteries Manufacturing.
- 17. CC01080 Electronic Parts and Components Manufacturing.
- 18. F401010 International Trade.
- 19. F102030 Wholesale of Tobacco Products and Alcoholic Beverages.
- 20. F102040 Wholesale of Nonalcoholic Beverages.
- 21. F401171 Alcohol Drink Import.
- 22. C801010 Basic Industrial Chemical Manufacturing.
- 23. F213080 Retail Sale of Machinery and Equipment.
- 24. F299990 Retail Sale of Other Retail Trade Not Elsewhere Classified.
- 25. CA01990 Other Non-ferrous Metal Basic Industries.
- 26. CZ99990 Other Industrial Products Manufacturing Not Elsewhere Classified.
- 27. IZ06010 Cargoes Packaging.
- 28. F103010 Wholesale of Animal Feeds.
- 29. F202010 Retail sale of Animal Feeds.
- 30. F107050 Wholesale of Manure.
- 31. F207050 Retail Sale of Manure.
- 32. F121010 Wholesale of food additives.
- 33. F221010 Retail of food additives.
- 34. F102180 Wholesale of Ethanol.
- 35. F203030 Retail Sale of Ethanol.
- 36. F203020 Retail Sale of Tobacco and Alcoholic Drinks.
- 37. F401161 Tobacco Products Import.
- 38. A102060 Grain Commerce
- 39. F201010 Retail sale of Agricultural Products
- 40. ZZ99999 All business items that are not prohibited or restricted by law, except those that are subject to special approval.

5.1.1.2 Major Products and Revenue Proportion

2021 Major products and Revenue Proportion



<u> </u>	Unit: NTD\$ Thousar					
2021	Net Sales	Percentage				
PET Bottle	6,936,528	32.44%				
Beverage Filling OEM	6,392,625	29.90%				
Plastic Cap	5,491,094	25.68%				
Tobacco & Liquor Packaging	743,820	3.48%				
Label	609,013	2.85%				
Aluminum Cap	599,324	2.80%				
Metal Lug Cap	338,832	1.58%				
Films & Electronics Packaging	104,087	0.49%				
Others	167,211	0.78%				
Total	21,382,534	100.00%				

5.1.1.3 Current Product Items

Pr	oducts	Item				
Cap	Aluminum cap	Aluminum cap for carbonated drink, functional beverage, hot-fill drink, long neck security wine cap, ring pull cap, spiral bottle cap, I.V. injection aluminum cap, iron cap for medicine use, classic aluminum iron box, hologram aluminum cap, QR Code aluminum cap				
Product	Plastic cap	Plastic cap for carbonated drink, mineral water, hot fill drink & aseptic drink, QR Code plastic cap, Soy sauce cap				
	Metal lug cap	Metal lug cap with safety button, metal lup cap with high temperature resistance and normal temperature, composit metal lug cap with high temperature resistance				
Labe	el Product	PVC/PET shrinkable colorful label, OPP film colorful label, PVC shrinkable colorful bottle cover, classic bottle cover, multi-layer LDPE shrinkable film				
PE	T Bottle	Heat-resistance crystallized PET bottle, mineral water bottle, Soy sauce bottle, CSD carbonated drink bottle, aseptic bottle, wide neck refrigerated bottle, cosmetic bottle, preform				
Beverage Filling OEM		Beverage Filling OEM for PET aseptic bottle, PET hot-fill bottle, TR refrigerated bottle, TBA long conserved products				
	co & Liquor ging Product	Filter connector, filter paper, BOPP film, malt, cork, oak barrel, wet silicone rubber, cigarette paper, coated paper, cap seal				
Othe	er Product	LDPE shrinkable film for multipack				

5.1.1.4 New Products Development

Item	Estimated Amount
------	------------------

Household chemicals and seasoning packaging materials	
2. Introduction of eco-friendly packaging material rPET	
3. New specifications and lightweight 1881 aseptic cap and 3025 plastic cap	
Long protruded cap, bi-color cap, clamshell cap, etc. for enhanced appearance and usability	NTD\$ 97.95 million
5. Connected cap with environmental protection demands	
6. Development and application of eco-friendly packaging material r-HDPE	
PCR shrinkable film and PLA biodegradable films with environmental protection demands	

5.1.2 Market and Sales Conditions

5.1.2.1 Current Status and Development of the Industry

In the 2021 Food Industry Year Book report, the gross production value of Taiwan's Food and Beverage Manufacturing Industry in 2020 was NTD\$ 642.1 billion, up by 1.9% from the previous year. Dividing the industry into two segments, the production value of Food manufacturing was NTD\$ 547.7 billion, and the aforesaid amount of Beverage manufacturing (including Alcoholic beverage) was NTD\$ 94.5 billion. As the COVID-19 pandemic spread globally in 2020, Taiwan effectively controlled the disease. Thus, the production value of food & beverage manufacturers is stable growth. The Beverage Industry belongs to the domestic demand-oriented industry with a highly concentrated market, and the top eight manufacturers make up for over 70% of the entire market scale. Furthermore, in order to intensify the growth energy in beverage market, Taiwan's beverage companies prefer the strategy of cross-border cooperation to launch new flavors which can bring customers innovative experience, so as to increase the beverage market momentum.

According to the statistics indicated by Ministry of Economic Affairs, the sales volume of non-alcoholic beverage in 2020 reached NTD\$ 57.46 billion, increased by 11.2% compared with NTD\$ 51.67 billion in the previous year. In terms of product types, Tea was the leading product which reached NTD\$ 20.73 billion (36.1%). Vegetable juice followed, stood at NTD\$ 5.82 billion (10.1%). Coffee took the third place, stood at NTD\$ 57.5 billion (10.0%), and was followed by Carbonated drinks with NTD\$5.38 billion (9.4%), mineral water with NTD\$ 3.18 billion (5.5%), and Sports drinks with NTD\$ 2.99 billion (5.2%).

In 2020, new food and beverage products were mainly entirely new products, while new packaging products increased noticeably; the entirely new products accounted for 39% (lower than 40% of last year). The extended products of new products series followed and had a proportion of 31% (lower than 33% of last year). Then, the new products with new packaging accounted for 25% (higher than 23% of last year). Overall, the market may maintain certain growth energy due to some factors, such as stable growth of macroeconomics, constant hot weather and continuously stable sales led by new products.

Due to the fact that the beverage industry is maturing, the competition in the overall beverage market has become relatively fierce, and brands manufacturers are launching new brands and new product to win more market share. According to the 2021 Food Industry Year Book report, the pandemic has strengthened consumers' health consciousness; therefore, the natural ingredients become innovative templates for the beverage. Climate change has led the consumer's awareness to go green. The sustainable food ingredients and packaging

materials will gain young consumers' recognition. In addition, fancy packaging color and design of beverage products provide consumers with sensory experiences and encourage new target audience to buy.

It is already the global trend for the beverage packaging to develop towards lightweight, eco-friendly, carbon footprint and carbon labeling, and so on. Under current phenomenon of golbal plastic reduction, international beverage manufacturers are gradually turning to green and circular economy products as alternative materials. In the future, there may exist innovative packaging in the beverage market.

In addition, in the recent years, the society has placed great emphasis on food safety; the Company is actively reinforcing the supplier's source management, applying the SAP system to completely track each product's traceability, and strictly controlling the product quality for customers. The Company will keep cooperating with the leading brands in the beverage marke, hoping to grasp the mainstream products in the market and continue to expand the market development.

The Company's major product categories are hereby analyzed as the follows:

(1) Cap Product

The closure is an important part of food and beverage packaging, and is also the customer's first contact with the product; the closure has the characteristics to keep the products airtight and to stabilize the quality, and it also has the functions in terms of pilfer-proof opening and safety, so it is extensively used in the bottled products with content. Therefore, the closure is the upstream industry for food industry, beverage industry, chemical industry, pharmaceutical industry and pickles industry, and is also the key product for the packaging of bottled containers.

The early developments of the closure involved the use of cork materials, SPTE (Steel Plated-Tin, Electrolytic) crown closure and iron spiral closure, and they were all imported from places such as Japan and Germany, etc. With the introduction of cap production technology, there are about 30 to 40 cap production operators, and so far, they have gradually developed products such as long neck aluminum closures, carbonated beverage aluminum closures, hot-fill aluminum closures, injection aluminum closures, medicine bottle closures, open pull ring covers, metal lug closure with safety button, and plastic closures, etc. However, as the majority of manufacturers are unable to continue their investments in R&D and quality improvement, and can not meet customer expectations of product value and service, they would withdraw from the cap market due to lack of competitiveness. As a result, the market is highly concentrated with the characteristics of economies of scale.

As the closure plays an important part in the beverage packaging industry, upwardly connecting the metal and plastic raw material industry, downwardly closely related to the beverage industry, the change of demand intensity in the downstream consumption market would directly affect the market demand for closures; and the booming of beverage industry has higher and higher requirements for product packaging, and which also drives the demand for cap products. And cap products stand in a key position in the beverage packaging industry, so the development trend of the beverage industry would directly affect the demand for cap products.

In the cap product market, the demand is stable and showing a growing trend, except for the fact when the packaging materials change, the structure of cap product category would also change accordingly; overall, the use of plastic closures increases proportionally. Even though aluminum closures are partially replaced by plastic closures, it is mainly used in alcohols and functional beverages, and its demand is steadily growing; and the proportional demand for metal lug closures has not changed very much.

(2) Label Product

Plastic colorful labels are mainly used in the external packaging of food and beverage, such as beverage, food, chemical drugs and dairy products, etc. The functions are high elongate strength, impact-resistance, oil-proof, water repellent, etc., so the shiny and remarkable labels can also, at the same time, bring out the products' sense of value to attract consumers; so the color and gloss control are extremely important for the printing of plastic colorful labels. According to the different materials, plastic colorful labels can be categorized into PET shrinkable colorful labels, OPP colorful labels, OPS shrinkable colorful labels, PET + PS co-extrusion shrinkable colorful labels, PET shrinkable labels with hot stamping.

Conventionally, paper was pasted onto the PET bottles and glass bottles to identify or label the product description. As paper materials are not humidity-resistant, can easily fall off, and would appear to be corroded or turn yellow over a longer storage time, they are not excellent material for external packaging. And the materials used for colorful labels are PET, OPP, etc., they not only have extremely good hot-shrinkable property and can be pasted unto products in various shapes, but also have features such as not falling off easily and with bright appearance, so they are extensively used by all kinds of beverage and food and replace the traditional paper materials.

As the plastic material has features such as impact-resistance, oil-proof, water-repellence, soaking resistance, water temperature resistance, and etc., plastic colorful labels have a more extensive range of applications than does the general labels printed on paper, and can increase the sense of value for packaged products. Therefore, plastic colorful labels play a very important role in the packaging material for the basic commodity industry. Along with the economic development of Taiwan and the increase of gross national income, consumers' taste for the products' packaging selection also gets higher. And for the industry operators in the beverage, food and general supplies industries, while facing the fierce competition in the market, they also have higher demands for the design and requirements of the product packaging materials, so the plastic colorful labels have become one of the indispensable packaging materials. In the recent years, the plastic colorful labels have been paired with PET bottles, PE bottles, glass bottles and other various types of bottle and jars as supporting marketing to highlight the image and value of packaged products.

(3) Multi-layer LDPE Shrinkable Film

The original monolayer film has poor homogeneity and cannot highlight the properties of the materials. In order to meet the client's requirement specifications, special raw materials of higher unit prices need to be added, and the effects are limited and cannot achieve both elongate strength and shrinkage ratio at the same time. Recently, multilayer LDPE shrinkable films were implemented: for materials LDPE, LLDPE, mLLDPE and HDPE, the elongate strength and shrinkage ratio can be adjusted between the layers according to the clients' specification requirements, and the homogeneity is better and the properties required for each layer can be highlighted, and

the crushed materials and deputy brand materials can also be added into the middle layer to reduce the raw material costs.

(4) PET Bottle

PET bottles' technical trends of the functions such as transparency, lightweight, good preservability, emphasized heat-resistance, reseal ability, pressure-resistance, etc., make them grow continuously in the soft drinks market. Today, PET bottles have become the mainstream packaging for beverages (please refer to the figure below for the Evolution of Packaging Materials in the World). Many kinds of beverages that need to be sterilized at high temperature in order to be filled, such as flavored water, juice, dairy products, tea drinks, sports drinks, soy sauce bottle, etc. have also started, one after the other, to be packaged in PET bottles, so PET bottles have just become the mainstream packaging material for beverage and food products.

As PET bottles have properties that can reduce environmental pollution and energy wasting, at the rise of environmental awareness like today, they have gradually replaced the conventional packaging materials. With functions such as heat-resistance, pressure-resistance and etc., in the recent years, they have replaced various types PP bottles, Tetra Pak, aluminum cans, tin cans, glass bottles, etc., and have become the packaging material with the most growth potential.

The Evolution of Packaging Materials in the World

Evolution	Glass Bottle (About 250 years)	Metal Can (About 200 years) Aluminum Can (About 60 years)	Carton Box & Tetra Pak (About 60 years)	PET Bottle (About 30 years)
Advantage	★Good Permeability★Heat Resistance and Wear Resistance	★Light-blocking★High TemperatureResistance★Not easy to breakor damage	★Low cost and light-weight★Low shipping cost	 ★Low cost ★Recyclable, can be used repeatedly ★Form is easy to shape, diversified shapes
Disadvantage	★Heavier, easy to break or damage★Higher shipping costs	★Poor Chemical Stability★Easy to have peculiar smell	★Fixed form★Easy to becrushed, damagedand deformed	★Shorter shelf life, less than 6 months
Range of Application	★Alcohols and etc.	★Carbonated drinks, beer and etc.	★Dairy products, juice, Tea drinks and etc.	 ★1st Generation – bottled water (30 years) ★2nd Generation – carbonated drinks (25 years) ★3rd Generation – heatresistant crystallized bottles (20 years) ★4th Generation – beer (already a small amount available in the market, moving towards universal development)

(5) Beverage Filling

The Company's aseptic beverage plants adopt the newest generation of Germany GEA beverage aseptic filling equipment, which can produce low acid beverages (products such as tea, coffee, milk tea, etc.) and aseptic carbonated beverage (products such as soda, juice soda, sparkling water, etc.)

The features of the aseptic PET bottle filling:

- ① The weight of the PET bottles used accounts for 60% of the hot-fill lines, with lower material costs.
- ② In addition to high acid products, low acid products can also be filled.
- ③ The filling temperature is room temperature, so the flavor of the products can be maintained.
- ④ The products can be stored in room temperature.

- © The products need to be strictly controlled from raw materials, packaging materials to manufacturing process, so the consumers have more quality assurance.
- © A more extensive range of products can be packaged.
- ② Higher level of processing technology.

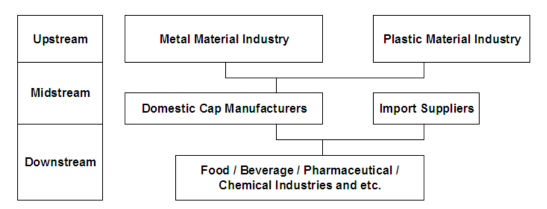
5.1.2.2 The correlation among the upstream, midstream and downstream of the industry

The Company's business is mainly in the packaging materials, and due to the fact that the packaging methods for various downstream products are different, product categories of the Company also appear to be diversified. The materials and the manufacturing processes of each product are quite different due to the different requirements of the downstream manufacturers. Therefore, the correlations among the upstream, midstream and downstream of the industries for the Company's main products, such as cap category, label category, PET bottles and beverage filling, etc., is explained as follows:

(1) Cap Category

- ① Raw Material Suppliers
 - The upstream supplier of closures provides the closure manufacturers the raw materials required for the production of the products, and the raw materials are generally divided into two types: one is the metal material industry, and the other is the plastic material industry. Among them, the metal material operators provide materials required to produce closures, such as aluminum sheets, iron sheets and SPTE, etc.; the plastic material operators would provide all types of plastic materials, such as plastic grains, Polyester grains, etc., for the production of all types of plastic closures.
- ② The Manufacturers and the Import Suppliers The closure manufacturers are the production operators that integrate raw materials, technology and production equipment; and the import suppliers are the vendors that import all types of closures from abroad in order to meet the domestic demand.
- ③ The Procurement User or the Final Demander This type of operators usually belongs in the food industry, beverage industry, pharmaceutical and chemical industries, etc., and their demand for the specification category of closures varies according to the types of products. The types of closures required for all industries can be broadly divided into functional aluminum closures, biotech aluminum closures, high temperature resistant aluminum closures, alcohol long neck aluminum closures, plastic closures and metal lug closures, etc.

The relationships among the closure manufacturers and sellers are as follows:



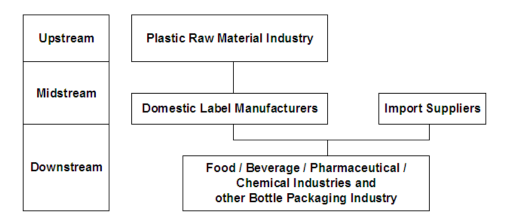
(2) Label Category

①Raw Material Suppliers

The upstream raw material suppliers of labels belong in the plastic material industry, and the materials can be divided into POLYETHYLENE TEREPHTHALATE (hereinafter referred to as PET), ORIENTED POLYSTYRENE (hereinafter referred to as OPS), POLYVINYL CHLORIDE (hereinafter referred to as PVC) and ORIENTATION POLYPROPYLENE (hereinafter referred to as OPP), and other eco-friendly materials (such as ORIENTATION PET, C-PET, OPS and PLA shrinkable film), to provide the raw materials for shrinkable films in order to supply for the production of labels.

- ② The Manufacturers and the Import Suppliers Domestically, there are many manufacturers that produce label products, so the competition is fierce in the market; in addition to the domestic labels, our country also imports labels from abroad annually to supply for the demand in the domestic market.
- ③ The Procurement User or the Final Demander Labels are mainly used in the external packaging for food, beverage, pharmaceuticals, chemicals, makeup and other bottles.

The relationships among the label manufacturers and sellers are as follows:

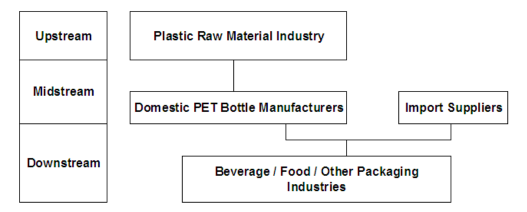


(3) PET Bottle

- ① Raw Material Suppliers
 - The upstream raw material suppliers of PET bottles belong in the plastic material industry, and the material is Polyester grains, the major raw material for PET bottles.
- ② The Manufacturers and the Import Suppliers

 Domestically, there are quite a few PET bottle manufacturers, and their experience and technology are maturing; our country also imports PET bottles from abroad annually to supply for the demand in the domestic market.
- ③ The Procurement User or the Final Demander PET bottles are considerably used in low temperature and hot-fill juice, tea, carbonated drinks, coffee, mineral water, sports drinks and soy sauce bottle.

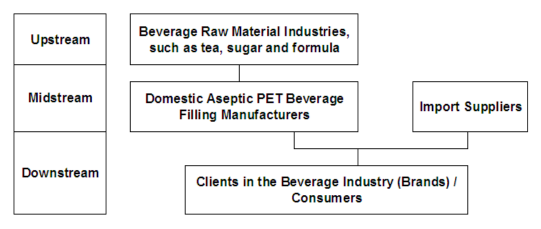
The relationships among the PET bottles manufacturers and sellers are as follows:



(4) Beverage Filling

The clients entrust our company for beverage OEM, so we can form a strategic cooperation of work specialization; the clients can provide us the professional R&D formula and raw material suppliers, and HON CHUAN can provide high quality and sufficient packaging and filling OEM services, so the clients can dedicate themselves to the brand marketing and channel development of beverages. The integration of two parties can complement each other and create an impressive synergy.

The relationships among the Beverage Filling manufacturers and sellers are as follows:



5.1.2.3 Development Trend and Competitive Situation of Major Products

(1) The Development Trends of the Products

① Cap Category

As closure is an indispensable part of beverage packaging, the development trends in the cap industry are closely related to the development trends in the beverage packaging industry. The development trends of beverage packaging are analyzed as follows:

Currently, the beverage packaging, commonly seen in the market, according to the materials, can be divided into four categories, including paper packaging, plastic packaging, metal packaging and glass packaging. As for the opinion which category of packaging material is suitable for which beverage packaging method, following the continuous improvement of the material technology, has changed greatly. However, as the packaging material must match the product characteristics and consumption patterns of the beverage itself, each type of packaging material still has different market shares in all kinds of beverage market segments. PET bottles have become the mainstream packaging material for global beverage market and continue to grow, so plastic closures, used with PET bottles, are also the mainstream of packaging.

Nevertheless, plastic and glass material packaging can also use plastic closures or metal closures, and the key is determined by the characteristics of the beverage products themselves; metal packaging, due to its material characteristics, are mainly used in metal closures and closures bottles, and the cap products it can also use are aluminum closures and SPTE (Steel Plated-Tin, Electrolytic) closures.

As Taiwan consumers' awareness of health care gradually grows, the demand for biotech type healthy food is also increasing day by day, which can dirve up the market demand for aluminum closure.

Due to the characteristics of various shapes and applicability to the fast moving consumer goods supply chain, PET bottle has become the mainstream packaging material in the beverage market with its market share increasing year by year. Furthermore, the PET bottle and plastic closures can be classified and reused in the process of recycling, which prove the fact that PET bottle a highly sustainable material, and the added value of PET bottle can be enhanced.

2 Label Category

Nowadays, Environmental Protection Administration, in response to the price fluctuations of the international raw materials and to promote the eco-friendly design for container products, has further considered the overall objective and subjective factors, by revising the container recycling cleaning and processing fees to be effective on July 1, 2012; and for those who adopt easy to remove design for PET containers labels, there were programs to provide them with preferential fees, in order to stabilize the resource recovery fund and the operation of the recycling and processing system, and to enhance the benefits from recycling and processing waste containers. For those who still use containers with PVC material attachments, twice of the processing fees would be imposed on them, as the expectation is for the beverage plants to replace

the PVC shrinkable films with PET shrink labels and increase the use of easy to tear lines.

At present, approximately 90% of the market used PET labels, and the rest of 10% used other materials.

Since 2019, the Company has introduces advanced flexo printing system from Europe using UV inks with low VOCs (Volatile Organic Compounds), and starts production in 2021 so as to enhance the quality of our packaging products with better touch, hot-foil stamping for high-gloss effects, or anti-counterfeit technologies. In this way, Hon Chuan can operate in an eco-friendly manner to fulfill our corporate social responsibility.

To follow the global trends of environment protection and plastic reduction, the Company introduced 30%PCR PET shrinkable film and started production in 2020, in order to increase the recycling rate.

Currently, the recycling rate of PET shrinkable labels is low. In 2021, the Company developed the application of Eco-Label PET shrinkable film to increase the recycling rate of PET shrinkable labels.

③ PET Bottle

PET bottles have gained a pivotal position in the development of the beverage industry, according to the survey by relevant research institute, such as Canadean Ltd., half of the soft drinks globally adopt PET as the packaging material.

PET first appeared in the United Sated, and later was promoted in Europe and Asia, and further became a global packaging material, as the application and function of PET kept growing, it is now extensively used in the beverage market. Among the very many types of packaging, the usage of PET bottles has been the fastest growing. Soft drinks and mineral water are the two kinds of beverages that use the PET bottles the most globally. Many brewers have even started to identify the feasibility of PET bottled beers, as, in addition to glass bottles, PET bottles can also be used to enrich the packaging style of beers to cater to some special occasions.

PET bottles have features such as lightweight, good preservability, convenience to use and ship, and when it is paired with the same material plastic closures, the whole PET bottles can be recycled; in the process of recycling, the PET bottle and plastic closures can be classified and reused, and the added value of PET bottle can be enhanced. Furthermore, as PET bottles have properties that can reduce environmental pollution and energy wasting, at the rise of environmental awareness like today, they have gradually replaced the conventional packaging materials. Therefore, at the present stage, PET bottles have become the mainstream packaging material for global beverage products.

Beverages Filling

During the aseptic filling manufacturing process, the products would undergo an ultra-high temperature sterilization of 130°C instantaneously and then after rapid cryogenic cooling, they are sent directly for filling at the PET filling machine in the clean room, and the process can fully preserve the aroma and flavor of tea. The advantages of aseptic filling method are not only of sterilization function but also ensuring the original flavor and aroma of products, so it is suitable for sensitive beverage. Its shelf life is longer than hot filling method and filling at room temperature then sterilization, so the development of aseptic filling is the milestone of the development technology for PET bottles. As PET aseptic filling have functions such as sterilization and keeping the original aroma and flavor of products, in addition, in the recent years, the booming of tea drinks, fruit & vegetable juice and coffee beverage, etc. globally has helped PET gradually gain the market recognition, and its growth is expected to continue to rise up.

(2) The Competition Situation of All Types of Products

As our company's cap category products are of excellent quality and complete specifications, and we can provide a complete set of comprehensive services to our clients, so we are in a leading manufacturer position in the domestic cap market. As PET bottles have become the mainstream in the beverage packaging market, our company can not only produce the PET bottles that are suitable for high temperature filling or beverage that required high temperature processing (such as carbonated beverage, tea drinks, juice and etc.), but also can further focus on developing aseptic PET bottles and the OEM of aseptic filling beverage at higher technical levels and wider applied areas. As our company can provide our clients related packaging materials such as PET bottles, closures, labels, etc., and can provide filling OEM services for the clients; our comprehensive services can let clients save costs with one-stop shopping, so the competitiveness has increased greatly.

5.1.3 Technology and R&D Overview

The R&D expenses and the technology or products successfully developed in the recent fiscal year and up to the annual report printing date:

Unit: NTD\$ Thousand

Year	R&D Fee	R&D Achievements
2021	106,895	 1. 1810 bottle neck 1500ml hot fill bottle 2. 1881 bottle neck 560 ml, 1250ml soda bottle
As of March 31, 2022	41,670	 38mm bottle neck 250ml, 300ml, and 450ml freezing bottle 38mm bottle neck 380ml, 500ml cold fill bottle 1881 bottle neck 350ml, 490ml, 590ml, 1500ml aseptic bottle 1881 BAPHS aseptic plastic cap Soy sauce container (PET bottle, plastic cap, clamshell cap) 37mm composite vacuum cap 42mm ring pull cap Twist-off cap with robust extraction and low precipitation 30 x 60mm long neck aluminum cap Spiral iron cap/aluminum cap Introduction of low-VOC UV ink Introduction and mass production of 30% PCR PET shrinkable film Eco-Label PET shrinkable film

5.1.4 Long-Term and Short-Term Business Development Plans

5.1.4.1 Short-Term Business Development Plans

- (1) Apply routine management; reinforce personnel training and taking root, sales & marketing capabilities, customer service, depth management and the concept of cost of sales, to enhance the competitiveness.
- (2) Grasp the latest market and society trend with innovative thinking and ideas; apply modern technology and information system to development of products and service qualified for clients and customers' need.
- (3) Adopt the winning strategy by fulfilling our role in the industry, paying attention to deepening customer management and services, achieve customer satisfaction, customers touched, customer brand life trust, in order to gain the trust of the customers, and actively develop the domestic and international markets.
- (4) Emphasize on the external market mechanism, get closer to customers' needs, and reinforce the upgrade of all management core competencies internally.

5.1.4.2 Long-Term Business Development Plans

- (1) Servitization of Manufacturing: The Company is committed to vertical Integration in order to meet customers' demand for one stop shopping, providing comprehensive production, responsibility and services.
- (1) Diversified operation, commitment to vertical integration, to establish product differentiation and competitive advantage.
- (2) Actively cooperate with major international brand, and establish global action arrangements.
- (3) Continuously promote the IN-HOUSE innovative commercial business model to domestic and international customers, and build long-term stable

- cooperative relationships with the customers by providing packaging materials of high quality and low costs, in order to ensure the Company's future growth and profitability.
- (4) Sign the supply contracts that guarantee both prices and quantities, adjust OEM prices with the price fluctuations of the raw material, avoid raw material fluctuation risk to ensure the Company's revenues and profits, and at the time, assist the customers broaden their market shares and resource sharing, to achieve win-win co-operations.

5.2 Markets and the Overview of Production and Sales

5.2.1 Market Analysis

5.2.1.1 The Sales (Providing) Regions of the Major Products (Services)

The Company's major products in 2021 were: all types of aluminum closures, plastic closures, lug closures, labels, performs, PET bottles, beverage filling, and etc., and for the markets, except for Taiwan, Mainland China, Thailand, Malaysia, Cambodia, Indonesia, Vietnam, Myanmar and Mozambique where there were mainly considered local domestic sales, the Company sold to the remaining countries by export. The main sales targets are all food, beverage, cosmetic and drug industry. The sales regions are mainly Taiwan, Hong Kong, Singapore, Malaysia, Cambodia, Mainland China, Japan, Thailand, Indonesia, Philippines, Vietnam, Myanmar, New Caledonia(Oceania), Australia, New Zealand, Canada, USA, Pakistan, Africa, Vanuatu, Guyana, Mexico, South Korea, Guatemala, Chile, Ghana, Mongolia and so on.

5.2.1.2 Domestic Market Share of Major Products

		Sales of	THC					
Ite	em	Domestic Market	Market share					
		(NT\$ Thousands)	(%)					
	Aluminum Cap	650,000	81%					
Closure Products	Plastic Cap	1,100,000	59%					
	Metal Lug cap	280,000	81%					
PET	Bottle	2,252,000	64%					
La	ibel	1,050,000	30%					

5.2.1.3 Future Market Supply and Demand and Growth

The major products of our company are closures, labels, PET bottles and beverage filling, and etc., and the future market supply and demand and growth for each major product are explained as follows:

(1) Cap Category

The cap products include all kinds of materials such as aluminum closures, lug closures, plastic closures, etc., and the range of application covers industries such as beverage industry, food industry, alcohols, cosmetic and etc.; under the demand for packaging material diversification and small-scale bundled sales, the sales volume of the overall cap category is estimated to show a stable growth trend.

In the recent years, the Company also introduces QR CODE to provide the clients more diversified marketing activities, and at the same time to acquire

the collection and statistical analysis of large data, along with the latest aluminum closure stamping anti-fraud technology, new type eco-friendly liner style TPE aluminum ring pull closures and metal lug closures, in order to increase the competitiveness of beverage products in the market.

(2) Label Category

By coordinating with PET bottles the company is actively developing, and by developing the trends of supplying the clients' need with bundled sales and all large labels, the sales volume is predicted to grow slightly.

Since 2007, the Environmental Protection Bureau has been vigorously promoting for the beverage industry to change the labels from the previous PVC material to a material that is suitable for recycling and eco-friendly. Our company has fully cooperated in the label conversion to the eco-friendly replacement labels material PET and OPS, etc. and also the design of labels that are easy to remove.

In 2021, the Company has formally introduced the advanced flexographic printing system from Europe, using UV inks with low VOC (volatile organic compounds) that are more friendly to the overall environment. We provide clients with better texture, hot stamping for high gloss, anti-counterfeit technologies, and other excellent packaging textures. The high-value products have been making the clear market segmentation.

(3) PET Bottles

As the modern people pay more and more attention to healthy appeals (including tea beverage, juice beverage, etc.) with a growing trend every year, plus the two-day weekend system, the consumers now have more leisure time for outing, so relatively, the convenience to carry personally and the PET bottles that can transform the shapes of containers have become the trends for packaging bottles.

(4) Beverage Filling

The future packaging trend in Taiwan's beverage market is predicted to be aseptic filling oriented, and this will also be the common trend around the world. There is a lot of room for growth in the future beverage market, so Hon Chuan will increase market share with strategic alliance.

5.2.1.4 Competitive Niche

(1) The Company's business model continuously innovate, focus on the clients, and provide customer-oriented services.

The Company grasps the market development trends and customer service needs in each stage, from the single-item sales (closures or labels or PET bottles), to all-in-one packaging sales (closures + labels +PET bottles), to full bundled package sales (closures + labels+ PET bottles + filling OEM+ packaging + warehousing), to manufacturing as a service (OEM with materials included, ODM, resident inspector coalition services, joint venture, etc.), to provide satisfactory services to the clients.

- (2) Actively broaden the market share with the IN-HOUSE model:
 - ① Hon Chuan, with more than 50 years' excellent technology and credibility guarantee, in addition to providing the three-in-one products and services

- consisting of closures, PET bottles, labels, in order to serve the clients, to enhance clients' market competitiveness, and to establish closer partnership with the clients, has further actively created resident inspection IN-HOUSE strategic alliances with the clients.
- ② The successful mode of international beverage company (such as Coca Cola / Pepsi Cola and so on) is emphasizing on brand management and marketing channel and delegating professional OEM company to do production, in order to grab a bigger source and power to swiftly enhance competitiveness and market share.
- ③ The IN-HOUSE model refers to Hon Chuan investing in the PET bottle blowing equipment and has them installed right inside the clients' plants and have them connected with the clients' filling machine for production, and the closures, labels, preforms, and etc. are also provided by Hon Chuan.

The advantages of IN-HOUSE coalition production are as follows:

- Ensure the sufficient supply and uniformity specification of the PET bottles.
- The adoption of the most advanced equipment can enhance production efficiency and reduce defect ratio.
- Coalition production provides more assurance in terms of quality control, safety and health.
- With coalition production, the production of lightweight PET bottles can be realized to economize on raw material costs and environmental recycling expenses.
- Re-Evolution of IN-HOUSE model: To extend the services from installing the original closures, preforms, and glass-blowing equipment to beverage filling equipment, to provide the clients the full bundled package and services, including injection at the front end, bottle blowing, to filling at the final end.
- (3) The Company thinks highly of putting the spirit of "Innovation" into action, and actively research and develop all types of new niche products and new niche technology to elevate the product functionality and added value, such as antifraud aluminum closures, aluminum closures stamping/transfer printing, digital print plastic closures, laser QR code plastic closures, thermal sensitive ink labels, PVC Free lug closures, and to serve the clients' needs and guarantee our company's leadership position.
- (4) Provide comprehensive services to our clients, through vertical integration and bundled sales, to strengthen customer relations.
- (5) The industry is with the vision for growth, so we actively move towards international development.
- (6) With the foundation such as resource integration conducted by the Group headquarters in Taiwan,the management teams, etc., we actively develop the markets in Greater China, Southeast Asia, and Africa, and the growth potential can be expected.
- (7) Hon Chuan Enterprise adopts the winning strategy by focusing on the present industry, paying attention to customer services, diversifying operation, committing to vertical integration and product differentiation, practicing the

strategy to cooperate with major brands, emphasizing on the external market mechanism, getting closer to customers' needs, and strengthening to enhance all management core competencies internally as the direction to put in our efforts.

5.2.1.5 The Favorable factors and Unfavorable Factors of the Development Prospect and the Countermeasures

Items	Favorable Factors	Unfavorable	Countermeasures
1.The future development situations of business operations	1. The products have eco-friendly appeals and are easy to be accepted by the consumers, so the future prospects look good. 2. Actively develop the international market and expand export business. 3. With the bundling and integration of packaging materials, the clients are provided with even more convenient services.	There is labor shortage, so the wage costs are increasing.	1. Actively improve existing machinery and equipment and strive to move towards the direction of high level of automation. Cooperate with China Productivity Center to carry out the improvement of production processes, and conduct the research of material formula with Plastics Industry Development Center to enhance output efficiency. 2. To respond to the demand for labor by introducing part of foreign laborers to help with production and to improve the situations with labor shortage and wage increases.
2. The sales status of the major products	 The packaging products we produced spread around an extensive range, so by the same token, we can satisfy our clients' need for all kinds of packaging materials; as the extensive range of products can be applied to the use of various types of packaging containers, the business risks can be diversified. The equipment for the major products aluminum closures, plastic closures, and lug closures have high utilization rates, and their productions have reached the scale of mass production, so the costs can be effectively reduced and the products have great price competitiveness. It has leading advantages in terms of technology and the marketing system, and has been granted the patents for all kinds of cap products in Taiwan, Mainland China, Japan and USA, etc., so the product synergy can be put into action. 	Our company's products belong in the packaging industry. Even though our products do not change as rapidly as the electronic products, the packaging products do change rapidly as the consumption habits change quickly; we need to constantly develop new products to satisfy the clients' demand for diversification.	1. To establish the R&D department, actively recruit talents, and apply foreign technology in order to improve professional qualities and product standards. 2. Constantly pay attention to the market trends, and participate in exhibitions overseas to collect relevant information.
3. Position in the industry	Our products are the leading brands domestically, received certification from international well-	There are quite a few small plants and which could easily result in pricing	 Develop products with high added value and high quality. Actively develop the international markets,

Items	Favorable Factors	Unfavorable Factors	Countermeasures
	known beverage plants, and have vast marketing channels. 2. We have leading R&D technology, high degree of facility automation, and good process capabilities, so we are in the leading position of the industry.	competition of products.	constantly develop new products and become the leader in the integrated packaging industry.
4. The supply status of the major raw materials	All the suppliers of our company's major raw materials are domestic or foreign well-known manufacturers, (such as C.S. Aluminum Corporation, Formosa Oil, Korean HYOSUNG), and we maintain good long-term cooperative relationships with all of the suppliers.	material prices causes the increase of costs.	Sign long-term purchase contracts with both domestic and foreign well-known manufacturers to ensure price stability. Actively develop alternative materials and formula to reduce the costs.
5. Financial condition	The financial structure of our company is sound with good solvency, and the short-term capital turnover is also good, the ratio of long-term capital to fixed assets has also achieved a reasonable level, and the sales and profitability both show stable growth.	Our company constantly invests in new products and needs to purchase new equipment, so we need a considerable amount of capital.	As our company is a public listed company, the fund-raising channels from the capital market are increased, and this will be beneficial for our company's long-term stable development.

5.2.2 Important Applications and Production Processes of Major Products

5.2.2.1 Important Applications of Major Products

(1) Aluminum Cap Category:

The products include hot-fill temperature resistant aluminum closures, carbonated beverage aluminum closures, injection pilfer-proof aluminum closures, pull ring covers, long neck anti-fraud aluminum closures, iron cap for medicine use, biotechnology category, functional beverage, etc., and the wide variety are applicable for the demand of all types of products, such as healthy food, alcohols, medicines, healthy food, etc.; each item of product has pilfer-proof function, so the safety of the products is guaranteed; the domestic monopoly bureau, and all major beverage, food, and pharmaceutical manufacturers are our clients.

(2) Plastic Cap Category:

They are made of special synthetic PP and PE plastic materials, with better anti-impact effect and heat resistance than other plastic materials. They are available in all types of specifications, such as 28 m/m, 30 m/m, 38 m/m, 45 m/m, lightweight plastic closures, etc., and the leakage angle of the new style patented design is greater than its breakage angle, so it can effectively protect the quality and safety of the content. So far, we have developed, on our own, a variety of different specifications for lightweight closures, such as BUV type, BP type, BHUV type, BHC type, BHP type, BHA type, BC type, YPL type, 1881 type, 3025 type, KBPV type, BPKS type, etc., and we have been granted several patent rights and were approved by Coca-Cola & Pepsi-Cola international to be qualified; they are extensively used for products such as mineral water, carbonated beverages, hot-fill beverages, etc., and there is great development potential with excellent prospects.

The condiment market is a key project that the Company has actively developed and branched out into the new markets in recent years. Currently, we cooperating with some renowned soy sauce manufacturers to develop a new specification to mass-produce the soy sauce cap. In the future, we will continue striving to expand cooperation opportunities.

(3) Lug Cap Category:

They are applicable for all types of products, such as pickles and healthy food, as the most advanced food-grade eco-friendly rubber and liner are used and they can resist high temperature treatment and maintain the standard degree of vacuum; with the vacuum safety button, there is an additional layer of safety assurance for the products.

(4) Label Category:

They are suitable external packaging for soft drinks, beverage, mineral water, chemicals, food, instant noodles, medicines, etc.; with great elongate strength, impact resistance, oil-proof, water repellence, the shiny and remarkable labels can increase the sense of value for products.

(5) PET Bottles:

They can be used for mineral water, carbonated beverage, high temperature sterilization and hot fill beverage, and the range is extensive, such as mineral water, flavored water, tea drinks, juice, coffee, sports drinks, juice flavored soft drinks, dairy products, soy sauce bottle, etc.

(6) Beverage Filling:

In addition to high acid products, low acid products (tea, coffee, dairy products, etc.) and aseptic carbonated beverage (products such as soda, juice soda, sparkling water, etc.) can also be filled, so the consumers are provided with products with good flavor and safety; as the production process is room temperature filling, so the packaging container (PET bottles) can be lightweight, and which reduces the costs and has more eco-friendly effects.

5.2.2.2 Production Processes of Major Products

(1) Aluminum Cap Category

- a. Aluminum sheet \rightarrow raw material aluminum sheet coating & printing \rightarrow automatic slitting \rightarrow automatic cap pressing \rightarrow automatic knurling \rightarrow high frequency liner forming(with liner and gluing) \rightarrow laser QR Code inside \rightarrow computer visual inspection \rightarrow finished product
- b. Aluminum sheet \rightarrow raw material aluminum sheet coating & printing \rightarrow automatic slitting \rightarrow automatic cap pressing \rightarrow clean \rightarrow security burn printing \rightarrow braille \rightarrow polish \rightarrow knurling \rightarrow liner \rightarrow computer visual inspection \rightarrow finished product
- c. Aluminum sheet → raw material aluminum sheet coating & printing → automatic slitting → automatic cap pressing → high frequency liner forming(TPE) → computer visual inspection → finished product
- d. Iron sheet \rightarrow coating & printing \rightarrow wax spraying \rightarrow automatic slitting \rightarrow automatic cap pressing \rightarrow rolling \rightarrow automatic knurling \rightarrow gluing(with liner) \rightarrow visual inspection \rightarrow finished product

(2) Plastic Cap Category

a. Plastic cap : Material casting →injection, press molding→shape modifying→cutting→printing→liner forming→ laser QR Code →computer visual inspection→ finished product

b. Soy sauce cap : Material casting → injection→ combination→ visual inspection→ finished product

(3) Lug Cap Category

- a. Printing and coating iron sheet → wax spraying → cap pressing → prerolling → forming → gluing → oven → computer visual inspection → finished product
- b. Printing and coating iron sheet → wax spraying → cap pressing → prerolling → forming → gluing → oven → combination → computer visual inspection → finished product

(4) Label Category

Draft creation→copperplate→ printing→automatic inspection machine → slitting→ center-seal and gusset →slicing →inspection→finished product

(5) PET Bottles

Raw material continuous drying treatment→preform injection and molding→automatic inspection machine→preform crystallization (applicable for hot-fill beverage)→automatic inspection machine→glass blowing→automatic inspection machine → labeling→ inspection→finished product

(6) Beverage Filling

Material casting→blending→sterilization→ aseptic barrel→ not aerating (aerating) →aseptic filling→ capping→ jet printing → labeling →finished product

5.2.3 Supply Status of the Major Raw Materials

Major Product	Major Raw Material	Major Supplier	Supply Situation
Aluminum Cap	Aluminum sheet	CSAC,Shen Fa	Good
Plastic Cap	PP chip, PE chip, Liner, Slip agent	Hanwha, USI, Min Yen, GCM, Kuan Yeh, Nantex, LCY, Hyosung, Basell, Formosa plastics	Good
Metal Lug Cap	Iron sheet	Sumitomo, Uni-president,Tong Yang Steel	Good
Label	PET film, PVC film, OPP film, Pearlized film, Ink	SKC, Far Eastern, Topglow, Changa, General Ink, Champoin Ink & Paint, Sungbo, Flint Group, Chi- Hsiang, Pao Li	Good
PET Bottle	PET resin	Nan Ya, Shinkong, Far Eastern, Jiangsu Xingye Plastics	Good
Beverage Filling OEM	Tea, Fructose, Sugar, Condensed milk, Milk powder, coffee powder, Carton and etc.	Li Yu, Taisugar, MitaCharm, TetraPak, twfysugar, Jiaher Paper, Cheng Loong, UCC, Taiwan Shionogi, San Ching Tea, Ta Tung Tea and etc.	Good

5.2.4 List of Major Suppliers/ Customers in the most recent two years

5.2.4.1 List of Major Suppliers

List, purchases amount and ratio of Major Suppliers with over 10% of the total purchases in one of the last two years:

Unit: NTD\$ Thousand

	2020				2021				As of March 31, 2022			
Item	Name	Amount	Percentage of the annual net purchases (%)	Relationship with the issuer	Name	Amount	Percentage of the annual net purchases (%)	Relationship with the issuer	Name	Amount	Percentage of net purchases up to the last quarter of the year (%)	With the
1	X	945,391	10%	None	X	1,422,060	13%	None	Χ	422,456	13%	None
2	Others	8,485,807	90%	None	Others	9,681,640	87%	None	Others	2,709,792	87%	None
	Net Purchases	9,431,198	100%		Net Purchases	11,103,700	100%		Net Purchases	3,132,248	100%	

5.2.4.2 List of Major Customers

List, sales amount and ratio of Major Customers with over 10% of the total sales in one of the last two years:

Unit: NTD\$ Thousand

	2020				2021				As of March 31, 2022			
Item	Name	Amount	Percentage of the annual net sales (%)	Relationship with the issuer	Name	Amount	Percentage of the annual net sales (%)	Relationship with the issuer	Name	Amount	Percentage of net sales up to the last quarter of the year (%)	Relationship with the issuer
1	Y	1,883,323	10%	None	Y	1,740,589	8%	None	Υ	378,894	7%	None
2	Others	17,464,926	90%	None	Others	19,641,945	92%	None	Others	5,233,386	93%	None
	Net Sales	19,348,249	100%		Net Sales	21,382,534	100%		Net Sales	5,612,280	100%	

5.2.5 Production volume over the Last Two Years

Unit: NTD\$ Thousand/1,000 Pcs/1,000 Kgs/1,000 Boxes

Year	Unit	2020			Unit -	2021		
Category		Capacity	Quantity	Value	Unit	Capacity	Quantity	Value
PET Bottle	pcs	15,428,539	6,600,512	5,280,235	pcs	15,508,089	7,509,125	5,874,972
Beverage Filling(Note 1)	pcs	4,037,491	1,735,292	4,573,948	pcs	4,253,301	1,967,304	5,027,285
Plastic Cap	pcs	38,944,512	23,305,164	3,318,670	pcs	39,300,120	27,025,638	3,975,259
Label	pcs	10,481,009	2,314,175	585,707	pcs	10,481,009	2,424,879	595,904
Films & Electronics Packaging	kg	8,202	1,981	82,879	kg	8,202	2,442	101,229
Tobacco & Liquor Packaging		-	1,411	387,843		-	1,537	269,204
Aluminum Cap	pcs	1,629,072	710,346	361,501	pcs	2,132,438	755,684	395,450
Metal Lug Cap	pcs	356,918	258,321	214,026	pcs	356,918	261,537	238,346
Beverage Filling (TR & TBA)	box	195,700	127,615	528,529	box	195,700	122,133	516,293
Other		-	46,720	33,226		-	106,705	36,973
Total				15,366,564				17,030,915

Note 1: Beverage filling includes PET Bottle, Label, Plastic Cap

5.2.6 Sales volume over the Last Two Years

Unit: NTD\$ Thousand/1,000 Pcs/1,000 Kgs/1,000 Boxes

-									, . ,	
Year	Unit	2020					2021			
Category		Dom	estic	Overseas		Unit	Domestic		Overseas	
Catogory		Quantity	Value	Quantity	Value		Quantity	Value	Quantity	Value
PET Bottle	pcs	5,482,004	5,421,715	450,946	716,844	pcs	6,646,598	6,295,061	407,412	641,467
Beverage Filling(Note 1)	pcs	1,788,843	5,180,838	7,602	79,683	pcs	1,934,416	5,722,798	2,899	25,875
Plastic Cap	pcs	22,674,354	4,609,643	1,081,201	242,967	pcs	25,695,370	5,224,370	1,191,385	266,724
Label	pcs	1,976,654	552,899	88,446	41,995	pcs	2,237,338	579,524	56,661	29,489
Films & Electronics Packaging	kg	2,039	105,963	-	-	kg	2,147	104,087	-	-
Tobacco&Liquor Packaging		4,062	409,344	24	331,273		1,943	583,212	12	160,608
Aluminum Cap	pcs	629,657	503,838	92,348	58,460	pcs	677,947	548,315	78,731	51,009
Metal Lug Cap	pcs	184,191	251,721	64,558	76,660	pcs	192,208	264,492	65,965	74,340
Beverage Filling (TR & TBA)	box	127,587	660,119	-	-	box	121,180	643,952	-	-
Other		59,160	97,706	32	6,581		73,025	160,985	2	6,226
Total			17,793,786		1,554,463			20,126,796		1,255,738

Note 1: Beverage filling includes PET Bottle, Label, Plastic Cap

5.3 Human Resource

Employees' information in the last two years and up to the date of printing this annual report:

As of March 31, 2022

Year		20	020	20	021	As of March 31, 2022		
	Direct	2,628		2,742		2,752		
Number of Employees	Indirect	2,072		1,841		1,913		
Limployees	Total	4,700		4,583		4,665		
A	Average Age		33.58		34.75		34.92	
Average Years of Service		5.57		.04	6.14			
	Ph.D.	0	0.0%	0	0.0%	0	0.0%	
Education	Masters	112	2.38%	112	2.44%	114	2.44%	
	Bachelor's Degree	2,078	44.21%	2,061	44.97%	2,113	45.29%	
	Senior High School	1,649	35.09%	1,686	36.79%	1,682	36.06%	
	Below Senior High School	861	18.32%	724	15.80%	756	16.21%	

5.4 The Expenditure for Environmental Protection

The Company actively promotes environmental protection. All plants have introduced the ISO 14001 Environmental Management System to systematize and standardize related management (water resources and wastewater, air pollution control, and waste). The Company has established the Occupational Safety and Health Center to handle courses related to environmental management, training for dedicated environmental personnel, and strict requirements on implementation and auditing.

The Company has obtained the stationary pollution source permit issued by the Environmental Protection Bureau to carry out regular inspection, maintenance, and records of raw materials, fuel, products, process equipment, control equipment, and facilities to ensure successful implementation of various improvements.

Due to the threat of global warming and extreme climate, the Company has actively introduced lightweight products, the In-house PWP coalition production model, energy-saving and environmental protection equipment, and solar energy systems to reduce raw materials consumption in production, packaging, and transportation. Therefore, we can reduce our carbon emissions, waste of medical care resources, and environmental impacts, continuously striving toward the goals of environmental friendliness and sustainable development.

Any losses suffered by the company in the most recent fiscal year and up to the annual report publication date due to environmental pollution incidents (including any compensation paid and any violations of environmental protection laws or regulations found in environmental inspection).

5.4.1 The total amount of loss (including compensation) and fine which caused by polluting environment

1. On September 11 and 20, 2018, the Environmental Protection Bureau of Taichung city government came to the Company for examining and auditing air pollution control issues in company with Taiwan Taichung District Prosecutors Office. Because the air pollution control equipment in the Label plant of the Company didn't reach the regulatory standards, emission amounts exceeded the contents of the license, and internal executive units didn't follow up the latest regulations update, which caused air pollution control fees under-reported for the past periods, the Environmental Protection Bureau of Taichung city government. by No. 1080045552 on May 2, 2019, had recalculated the fee from the 3rd quarter of 2013 to the 2nd quarter of 2018 in accordance with Article 75 of the Air Pollution Control Act and requested the Company to pay double the amount of the fee rates for pollution source emissions, which was in total NTD\$ 125,869,455 (has been recognized in the 2nd guarter financial report of 2019). The Company has paid the fine within the time limit, and sought for administrative relief. The Taichung High Administrative Court decided against the Company on October 8, 2020, and the case is currently appealed to the Supreme Administrative Court. Regarding the above-mentioned lack of environmental safety, the Company has completed the improvement after the event.

Due to the above incidents, the prosecutor from the Taiwan Taichung District Prosecutor's Office institutes a public prosecution in 19 people including the Company for violating the Air Pollution Control Act and the Offenses of Fraudulence of Criminal Code of the Republic of China, and requested them to pay NTD\$ 77,298,948(has been recognized in the 3rd quarter financial report of 2019). The content contained in the indictment of the Taichung District Procuratorate Office is partly different from the facts. In addition, there may exist doubt about double payment between the above-mentioned payment and the amount of NTD\$ 125,869,455 for the air pollution fee from the 3rd quarter of 2013 to the 2nd quarter of 2018 paid by the Company to the Environmental Protection Bureau; the company has appointed lawyers to undertake relevant research and assist in the subsequent defense. The whole case (No. 2479 in 2019) is pending in the Taiwan Taichung District Court.

 In 2021, the Environmental Protection Bureau identified the waste label code was wrong and fined the Company NT\$6,000 (No. 1100028219) for violating Waste Disposal Act. However, we still dissented from the result and started administrative proceedings.

5.4.2 Countermeasure (including improvement) and possible expenditure in the future

- 1. The Company has introduced the ISO 14001 Environmental Management System to reduce environmental risks and increase our positive environmental impact.
- 2. As of the end of 2021, a total of 51 people in the Company have been certified with licenses for air pollution control, wastewater treatment, waste disposal, and toxic chemical substances technician. The training for environmental dedicated personnel is aimed to be conducted continuously.
- 3. The Company has recruited several environmental safety specialists, cooperated with the Environmental Protection Bureau to hold teaching workshops on pollution prevention practices in printing, and also cooperated with the Industrial Technology Research Institute to improve the air pollution control equipment.

Their responsabilities are to increases the understanding and training of environmental protection regulations in all plants, promptly update related laws, and fully implement procedures related to environmental protection law, occupational safety, environmental sanitation.

4. The Expenditure for Environmental Protection: (Currency: NTD)

	The maintenance cost for air and water pollution and waste installation.						
	2. Periodic and irregular inspection fee for environmental						
	protection.						
	3. The Company outsources to proper disposal of the waste.						
Contents	4. Related fees as air pollution, land pollution, and water pollution fees.						
	5. Related fees for park adoption, environmental education for						
	employees, the review of the permit documents,						
	environmental consultant, and implementation of the						
	environmental management system.						
Year	2019	2020	2021				
Cost	124.53 million	74.25 million	65.82 million				
Total	264.60 million						

Note: Statistics only show that the fee of investing equipment in the 2020 annual report, so we supply additional costs for air pollution, wastewater, and waste for two years before in the 2021 annual report.

- 5. In order to demonstrate our determination to continuously improve and promote environmental protection, the Company has purchased label UV flexo printing machines from Italy in 2019, which have a number of advantages, such as no solvent, no VOCs(volatile organic compounds) emissions, no residual ink to reduce waste, accurate color, automatic plate change, and so on. The equipment is able to provide environmental, safe, and high texture label products. In 2020, the machine has started and production, we will keep promoting and replacing the traditional high pollution intaglio printing with UV flexo printing, thoroughly solving the problem of air pollution emissions to actively contribute to environmental protection.
- 6. Comply with toxic and chemical substances regulations. Assess in advance and register to local Environmental protection bureau before implementing, keep records and report regularly during the implementation, also, conduct issues related to personnel training, hazard evaluation and prevention to prevent from destroying natural ecosystems and damaging property due to the operation of chemical substances.

5.4.3 Policy of Environmental Protection and Employee Safety and Health

- Systematize and standardize the management of environmental protection in all plants.
 - (1) Implement the ISO 14001 Environmental Management System and recruit several environmental safety specialists to regularly check environmental protection matters and conduct courses related to environmental management. Including the implementation points of various environmental protection businesses and acts and announcements, strengthening the operation of emergencies and response in the operation process of the plant,

- a total of 887 people participated so that the employees could improve the quality of management.
- (2) Environmental protection training is included in compulsory courses for new employees to improve employees' environmental awareness.
- (3) The Company has passed the Cleaner Production Assessment System of the Green Factory Label and complies with their requirement to keep promoting.
- 2. Promote waste reduction and reuse of resources
 - (1) Instead of incineration, the Company promotes waste plastic recycling and turns waste labels into solid recovered fuel (SRF) to improve the recycling rate of plastic waste in all plants.
 - (2) Install waste residue dehydrator which can reduce the water content of waste so the recycling rate of organic fertilizers will be increased.
- 3. Conduct water resource and sewage management
 - (1) In order to monitor sewage disposal in plants, the Company installed the equipment of flow meters, monitors, and UPS equipment in 2020. At present, the person responsible for carrying out drain water, ditch, and water meter inspection of the plant and analysis of water consumption and drainage to achieve control every day.
 - (2) Conducted water vulnerability assessment and water resource management plan with the client and participated in ISO 46001 water efficiency management systems promoted by the Ministry of Economic Affairs. The system will analyze water consumption to conduct water resource management and water conservation plan and reuse recycled water to control equipment, cooling towers, or other cleaning and watering to improve the reuse rate of water resources.
 - (3) Finish permit document of Water Pollution Control Measures, conduct declaration of regular monitoring and increase inspection frequency to ensure that the quality of wastewater meets the standards and the testing values meet the emission standards.
 - (4) Build up a plan for installing prevent sewage overflow facilities and strengthening spill containment pallets in the temporary storage area for outdoor solvents and waste ink so as to avoid leakage from directly polluting the drain or the ground. Formulate relevant emergency response procedures and regularly arrange wastewater leakage training and drills to avoid pollution caused by abnormal drainage.

4. Waste Management

(1) Sources of waste: General business waste discharged from the plant; waste labels (D-0299 waste plastic mixture) from labels manufactured by the Packaging Materials Division; plant-based waste residue and sludge from the beverage filling process in the Beverages Division. Most of the waste is reused for back-end treatment (about 84%), while the remaining waste that

- cannot be recycled or may cause environmental pollution is treated by incineration or thermal treatment as the end-process (about 15%).
- (2) Since 2019, the Company has been properly handling and complying with waste management regulations, and has included all types of recycling and reuse methods in the plant in the scope of joint declaration, resulting in an increase in the overall waste generation statistics. The Company will continue to implement waste control, and strengthen employees' awareness of waste resource separation and recycling.
- (3) To properly manage the flow of waste, the dedicated environmental protection personnel of each area will arrange a site visit prior to waste removal to ensure the waste remover's actual capability and treatment situation. An annual inspection on waste vendors has also been proposed to reduce the risk of pollution from abnormal treatment by vendors.
- 5. Conduct assessment in plants and the supply chain management promotion
 - (1) To prevent violating the law from changes in legislations, the Company monitors activities in plants regularly and how much they are in conformity with various environmental regulations, keep ourselves updated of new regulations every month.
 - (2) Set up inspection system of pollution in plants and irregularly check waste management every week, conduct inspection and examination of the air pollution, waste disposal and waste storage in plants every month.
 - (3) Through the supply chain assessment of the year to strengthen the management of the supplier's environment, occupational safety, and human rights issues, and value the concept of corporate social responsibility, to reduce the risks caused by suppliers to the enterprise.

5.4.4 Safety and Health

- 1. Employee safety holds considerable importance for the Company. To ensure that all employees work safely, we creates a safe workplace and a healthy and friendly work environment. Safety promotion and training are provided continuously. By training, real stories and safety videos, employees' awareness of occupational safety could be maintained. We hopes to implement safety and health management that "Safety Culture," and three safety stages: independence, dependence, and interdependence.
- 2. For the operational risks of occupational safety, we set up the Occupational Safety and Health Center and the Occupational Safety and Health Committee to formulate management policies, implementation, review, and planning for occupational health and safety. Each plant actively introduced ISO 45001 and CNS 45001(TOSHMS)Occupational Safety and Health Management System certifications. The relevant instructions are as follows:
 - (1) Occupational Safety and Health Management System and Maintenance
 To create a safe and great work environment for employees, our plants have
 passed the international standard for occupational health and safety
 management systems ISO 45001: 2018 & CNS 45001: 2018 since 2001.
 All employees are dedicated to promoting the environment and occupational
 safety and health policy: Comply with Laws and Regulations of Government,

- Implement Continuous Improvement, Eliminate Risk, Fulfill Social Responsibility, Strengthen Communication and Consultation, Full Employee Participation, Build a Friendly Workplace, and Ensure Sustainable Operation.
- (2) Risk management and improvement Each department reviews hazard identification, risk assessment, and risk control every year to find the risks and set the target for improvement. Through external validation and clients audit, we continuously improve the environment of the plants and provide employees with a safe working environment to prevent occupational accidents from occurring.
- (3) Promote occupational safety and health committee Each plant's occupational safety and health committees were responsible for preparing, planning, supervising, and promoting occupational safety and health management matters to implement the occupational safety and health management system. Quarterly meetings are held on occupational safety and health, and the results of the discussions are determined and implemented by the committee's highest-level supervisor.
- (4) The Company set up the annual training program for occupational safety and health education, and implements according to the occupational safety and health education training program. The total hours of education and training are 11,700 hours in 2021. The training items include general safety education training, specific occupational hazard, hazardous activity or situation training, fire and evacuation drills, conduct the toxic chemical substance disaster drill, confined space drill, and natural gas leakage drill. By enhancing working personnel's ability, they can use their professional skills when an emergency occurs to prevent further expansion of disaster and gather everyone to carry out disaster rescue works for the goal of employee safety. A total of 636 people obtained occupational safety and health certificates in the production department, and 161 people received certificates for new training and return training in 2021. The total cost of external training is NTD\$ 215 thousand per year.

Unit: person

	Total number			
Certificate	Packaging	Beverage		
	Business	Business		
Forklift operation	170	217		
Category I pressure vessels operators	1	6		
Fire prevention management personnel	2	8		
Rooftop supervisor	0	2		
First aid personnel	46	29		
Organic solvent operation supervisor	13	20		
Hypoxia operation supervisor	0	18		
Class-1 manager of affairs	8	6		
Specified chemical operation personnel	1	27		
Level B for boiler operators	1	19		
X-Ray operators	10	4		
Metal sealing supervisor	3	1		
Fixed type crane operation personnel	20	0		
Security supervisor	2	0		
Security inspector	1	0		
Dusty operation supervisor	1	0		
Subtotal 279		357		
Total	60	36		

(5) Apply the monitoring and improvement of working environment

Job site monitoring is carried out every six months; strategic planning and formulating a working environment monitoring plan is reviewed and updated according to actual needs. The results will be publicly announced according to regulations to avoid workers' exposure to various hazard factors. Relevant improvements will be taken to address the deficiencies, so a safe working environment can be ensured for all employees.

- (6) Implement the source control and safe storage of hazardous chemicals, handle risk assessment, and hazard identification, Moreover, the production department regularly updates the chemical inventory and evaluates the safety planning of the storage area. Several risk reduction and prevention measures are also taken, such as the centralized chemical storage with better ventilation, installation of fire-fighting equipment, and the fire compartment.
- (7) Health Protection

The standard of an employee health examination is higher than the regulatory requirements. According to laws and regulations, the Company conducts physical inspections every year and provides special physical reviews annually, and continuously follows up on the abnormal conditions in employees to ensure good health management.

According to the scale of each plant, the Company has set up full-time nursing personnel for labor health services and contracted occupational medicine doctors to perform on-site service three times a month. The medical personnel and the occupational safety and health personnel conduct on-site visits and determine the main annual tasks of labor health services. Because employee's health matters to us, the Company, in addition to complying with requirements of regulations, provides monthly doctor's on-site service of labor health services to take care of our employees and create a healthy workplace.

Continue promoting the four plans of the occupational safety and health administration: "Protecting and Managing Maternal Health at the Workplace," "Prevention of Ergonomic Hazards," "Preventing Abnormal Workload-triggered Disorders," "Prevention of Unlawful Infringement in the Performance of Duties." The personnel regularly implement key items to ensure employee health, continuous health education, and track performance.

Due to the pandemic of COVID-19, the Company established the Pandemic Prevention Committee on January 3, 2021, to capture domestic and overseas epidemics. We pay attention to the policies and instructions issued by the Centers for Disease Control (CDC) and start different prevention and control actions according to the level of response to effectively prevent the invasion and spread of the epidemic and protect the employees' health.

5.5 Labor Relations

- 5.5.1 The employee welfare measure, continuing education, training, retirement system and the implementation status, the agreement between employee and employer, and the status of the employee's right and interest maintenance measure
 - (1) Employee's benefit policies:
 - 1. Offer health insurance and labor insurance to all employees, and group insurance to specific personnel in accordance with regulations.

- 2. To maintain employees' good health, THC provides free Health Examination every year.
- 3. The Company provides a safe work environment, arranges fire compartment in office area and sets adequate fire extinguisher in accordance with Fire Act. Also, the company organizes the Self-defense fire team and carries out training of fire prevention on a casual basis to reinforce employees' abilities to respond to emergency.
- 4. Set up Coffee bookstore, in which offering books, newspapers and magazines for employees to read and borrow.
- 5. Offer infirmary and Nursery room.
- 6. Provide dormitory for non-local employees to lower their financial burden and reduce risk in commuting.
- 7. Offer parking lots and buffet-style meals in canteen for employees.
- (2) Benefit policies and implementation status which Employees' Welfare Committee organizes:
 - 1. Offer Birthday Bonus, Marriage Subsidy, Childbirth Subsidy, Death Subsidy and Holiday bonus(gifts) for three Chinese festivals.
 - 2. Organize incentive tours for excellent employees, year-end banquet and raffle.
 - 3. Other various employees' subsidies and activities.

(3) Pension system:

To protect workers' livelihood after retirement, the Company contributes labor pension to Bank of Taiwan Trusts Dept. on a monthly basis in accordance with Labor Standards Act and Labor Pension Act. Also, for the person chooses to be applicable to the pension system of this Labor Pension Act after July 1, 2005, THC will on a monthly basis contribute 6% of the worker's monthly wage to individual accounts of labor pension at the Bureau of Labor Insurance according to Table of Monthly Contribution Wages of Labor Pension.

(4) Education and continuous training:

Since the Company was founded in 1969, we have treated our employees with honesty and have regarded our employees as assets and partners to grow together, through the welfare measures, to enrich and stabilize the employees' lives, and good education training, to establish good relationships of mutual trust and interdependence with the employees.

To nurture the Company for sustainable business development, human resources department established "Hon Chuan Academy" in order to actively cultivate the talents needed for the future, and the employee education training measures, normative education training system and training norms were also established as the basis to conduct training and to reserve professional management talents.

In 2021, education training of the Company includes topic such as food safety, quality management, occupational safety and health, ethical management, internal control and regulation compliance. The total training courses are 30,036 hours.

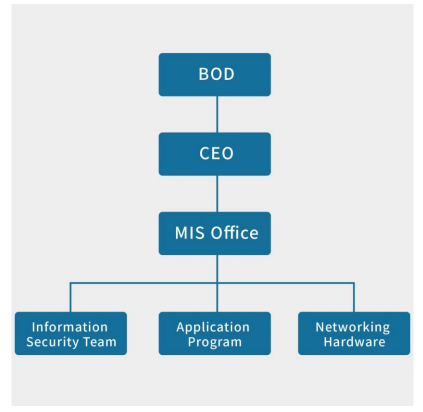
To provide a complete education training system, enhance employees' professional skills and personal growth; good working environment would enable employees to work with peace of mind.

5.5.2 List any losses suffered by the company in the most recent 2 fiscal years and up to the annual report publication date due to labor disputes (including any violations of the Labor Standards Act found in labor inspection, specifying the disposition dates, disposition reference numbers, the articles of law violated, the substance of the legal violations, and the content of the dispositions), and disclosing an estimate of possible expenses that could be incurred currently and in the future and measures being or to be taken. If a reasonable estimate cannot be made, an explanation of the facts of why it cannot be made shall be provided: None

5.6 Cyber Security Management

5.6.1 Describe the cyber security risk management framework, cyber security policies, concrete management programs, and investments in resources for cyber security management

(1) The cyber security risk management framework

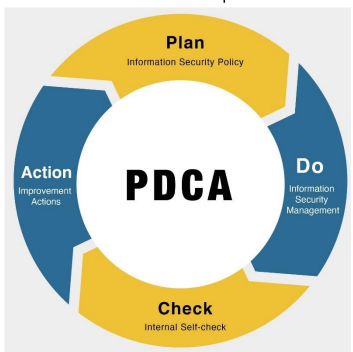


To establish the information security supervisor and personnel, are in charge of information security policy formulation, implementation, risk management, and compliance audits, with an Information Security Team under its supervision.

Information Security's highest-level supervisor delivers reports on information security management performance, related issues, and directions every year to the Board of Directors.

(2) Cyber security policies

An Information Security Team let the Company's concept of information security take root through the "Information Protection Working Committee." The Committee, which covers all organizations with Taiwan plants and overseas subsidiaries, convenes regular meetings to keep track of situations and utilizes the Plan-Do-Check-Act(PDCA) cycle to inspect the policy applicability and measures such as information protection.



Plan: Refer to relevant information security systems, and formulate information policy and management measures.

Do: Multi-layer information security protection: and management(physical security, network security, device security, access management, and information security maintenance and operation.)

Check: Information security monitoring

Action: Review and improvement on information security measures, introduce the new information security protective tools, and training programs and promotion campaigns on information security

(3) Concrete management programs

Multi-layer information security protection:

Network Security

- Deploy IPS intrusion detection protection system between the intranet and internet.
- Strengthen network firewall and network control, shut down non-essential networks and services to reduce the risk of malicious attack.

Device security

- Monthly patch updates for the Windows operating system.
- Endpoint anti-virus measures based on computer type.

Host and application security

- Enhance system and software vulnerability remediation.
- Implemented intrusion protection system for important host computers; conducted two disaster recovery exercises for core systems.

Education, training and awareness promotion

- Conduct information security promotion and social engineering drills regularly to cultivate employees' information security awareness.
- (4) Investments in resources for cyber security management In 2021, the coporate information security measures implementation results
 - a. The core system to conduct disaster recovery drills: 2 times
 - b. Conducted email social engineering drills: 2 times
 - c. Information security promotion: 2 times
 - d. The information security supervisor participated in the 2021 information security promotion training by the Ministry of Economic Affairs, ROC.
 - e. There has been no major information security incident occurred.

Although the Company has not purchased the cyber insurance, the performance of the Information Security Team and the implementation of the Information Security Policy can also create a secure IT environment to ensure the information security of the Company's various services.

- 5.6.2 List any losses suffered by the company in the most recent fiscal year and up to the annual report publication date due to significant cyber security incidents, the possible impacts therefrom, and measures being or to be taken.
 - (1) There has been no major information security incident occurred in 2021.
 - (2) Information and communication security risks and countermeasures:

The Company has established a comprehensive network and computer-related information security measures, but it cannot guarantee that the Company will be fully protected from emerging risks and attacks in the face of rapidly changing information security threats, including threats to the Company's computer systems that operate critical corporate functions, network attacks from any third-party paralyzed systems, malicious hackers attempting to implant computer viruses, destructive software or ransomware introduced into the Company's network systems to interfere with the Company's operations, or to extort or blackmail the Company by gaining control of computer systems. These attacks

could result in losses due to business interruptions or incur significant costs to implement remediation and improvement measures to strengthen the Company's network security systems.

In order to prevent and reduce the damage caused by such attacks, the Company implements improvements and regularly updates its systems on an ongoing basis. HonChuan has joined the Taiwan Computer Emergency Response Team / Coordination Center (TWCERT/CC), Taichung Port Technology Industrial Park [Information Security Sharing], Chunghwa Telecom HiNet SOC, etc. to receive information security notifications and intelligence, strengthen system and software vulnerability repairs, introduce an intrusion protection system to important hosts, strengthen network firewall and network control, and set up endpoint anti-virus measures based on the computer type. The Company also conducts regular information security promotion and social engineering drills to train and cultivate sound information security awareness among employees. The core system has established a backup mechanism and conducts disaster recovery drills twice a year to ensure the viability of important information systems.

In the future, in addition to the expansion of information security personnel, we plan to conduct regular training and certification to improve the company's information security in terms of manpower and capability to ensure the Company's information security.

5.7 Major Contracts

March 31, 2022

Agreement	Counterparty	Period	Major Content	Restriction
Long-term Loan Contract	Mizuho Bank	2020.10.29 ~2023.10.13	To repay loan and strengthen operating capital	None
Long-term Loan Contract	The Export-Import Bank of the Republic of China	2020.01.03 ~2025.01.03	Overseas investment funds	None
Long-term Loan Contract	E.SUN Bank	2019.07.15 ~2026.07.15	To support investment plans and strengthen operating capital	None
Long-term Loan Contract	Hua Nan Bank	2019.10.31 ~2024.10.31	To support investment plans and strengthen operating capital	None

Agreement	Counterparty	Period	Major Content	Restriction
Long-term Loan Contract	Taipei Fubon Bank	2019.10.31 ~2024.10.31	To support investment plans and strengthen operating capital	None
Fixed Rate Commercial Paper	Taiwan Finance Corporation	2021.06.22 ~2025.06.20	Strengthen operating capital	None

6. Financial Information

6.1 Five-Year Financial Summary

6.1.1 Condensed Consolidated Balance Sheet and Comprehensive Income Statement

6.1.1.1 Condensed Consolidated Balance Sheet - IFRS

Unit: NTD\$ Thousand

Year		Fina	As of March 31, 2021				
Item		2017	2018	2019	2020	2021	(Note 1)
Current As	ssets	8,866,914	10,441,913	11,097,170	10,608,001	12,902,873	13,202,593
Property, I Equipmen		17,501,552	16,793,643	16,146,473	16,654,786	17,197,599	17,605,615
Intangible	Assets	356,763	370,713	370,046	350,327	347,622	357,780
Other Ass	ets	1,559,298	1,809,665	3,910,352	4,079,396	3,095,923	3,380,850
Total Asse	ets	28,284,527	29,415,934	31,524,041	31,692,510	33,544,017	34,546,838
Current	Before Distribution	7,030,797	7,229,766	8,325,948	6,981,922	7,806,355	9,171,711
Liabilities	After Distribution	7,762,994	7,903,387	9,204,585	8,017,951	9,043,834	Note 2
Non-curre	nt Liabilities	8,090,967	9,107,003	9,469,956	10,826,683	11,547,419	11,293,692
Total	Before Distribution	15,121,764	16,336,769	17,795,904	17,808,605	19,353,774	20,465,403
	After Distribution	15,853,961	17,010,390	18,674,541	18,844,634	20,591,253	Note 2
Sharehold (Before Di	ers' Equity stribution)	12,480,831	12,446,743	12,941,728	13,076,011	13,460,225	13,325,994
Capital Sto	ock	2,928,789	2,928,789	2,928,789	2,877,859	2,877,859	2,877,859
Additional Capital		5,507,513	5,485,872	5,485,872	5,395,572	5,395,572	5,395,572
	Before Distribution	5,412,733	5,777,383	6,482,105	7,113,755	8,042,009	7,359,895
Earnings	After Distribution	4,680,536	5,103,762	5,603,468	6,077,726	6,804,530	
Other Equ	ity	(1,368,204)	(1,745,301)	(1,955,038)	(2,311,175)	(2,855,215)	(2,307,332)
Treasury S	Stock	_	_	_	_	_	_
Non-controlling Equity		681,932	632,422	786,409	807,894	730,018	755,441
Total	Before Distribution	13,162,763	13,079,165	13,728,137	13,883,905	14,190,243	14,081,435
Equity	After Distribution	12,430,566	12,405,544	12,849,500	12,847,876	12,952,764	Note 2

Note 1: The Company has adopted IFRS since 2012. For above data, except the consolidated financial data for the period as of the quarter preceding the date of publication of the annual report was reviewed by CPA, others were all audited by CPA.

Note 2: Proposal for Distribution of 2021 Profits has not yet to be resolved in the shareholders' meeting.

6.1.1.2 Condensed Consolidated Comprehensive Income Statement – IFRS

Unit: NTD\$ Thousand

Year		As of March 31, 2022				
Item	2017	2018	2019	2020	2021	(Note 1)
Operating Income	17,519,458	19,929,717	21,527,348	19,348,249	21,382,534	5,612,280
Gross Profit	3,320,581	3,522,881	4,282,310	4,105,701	4,910,687	1,237,338
Operating Profit or Loss	1,510,380	1,576,410	2,255,948	2,189,846	2,827,972	717,079
Non-Operating Income and Expense	36,614	(94,457)	(257,099)	(34,533)	(122,999)	17,969
Net Income Before Tax	1,546,994	1,481,953	1,998,849	2,155,313	2,704,973	735,048
Net Income from Continuing Operations	1,261,983	1,102,204	1,466,602	1,730,740	2,028,385	572,204
Income (or Loss) from Discontinued Operations	_	_	_	_	_	_
Net Income (Loss)	1,261,983	1,102,204	1,466,602	1,730,740	2,028,358	572,204
Other Comprehensive Income (Loss) (After- tax)	(89,321)	(408,017)	(223,071)	(364,883)	(629,692)	574,644
Total Comprehensive Income (Loss)	1,172,662	694,187	1,243,531	1,365,857	1,398,666	1,146,848
Net Income Attributable to the Parent	1,230,861	1,092,531	1,381,036	1,655,412	1,964,731	555,365
Net Income Attributable to Non- Controlling Interests	31,122	9,673	85,566	75,328	63,627	16,839
Total Comprehensive Income Attributable to the Parent	1,077,232	722,687	1,168,606	1,294,963	1,420,243	1,103,248
Total Comprehensive Income Attributable to Non-Controlling Interests	95,430	(28,500)	74,925	70,894	(21,577)	43,600
Earnings Per Share (NTD\$)	4.20	3.73	4.72	5.72	6.83	1.93

Note 1: The Company has adopted IFRS since 2012. For above data, except the consolidated financial data for the period as of the quarter preceding the date of publication of the annual report was reviewed by CPA, others were all audited by CPA.

6.1.2 Condensed Non-Consolidated Balance Sheet and Income Statement

6.1.2.1 Condensed Non-Consolidated Balance Sheet - IFRS

Unit: NTD\$ Thousand

Year	Fin	ancial Data W	ithin The Last	5 Years (Note	1)
	2017	2018	2019	2020	2021
	2,514,309	2,807,277	2,573,858	2,470,056	3,498,831
and	4,924,787	5,092,779	4,822,395	5,605,344	6,260,952
ets	1,340	533	1,618	1,181	10,515
	12,401,509	14,001,765	18,283,433	20,585,528	20,634,382
	19,841,945	21,902,354	25,681,304	28,662,109	30,404,680
Distribution	2,411,190	2,628,740	5,560,761	5,741,203	5,669,302
After Distribution	3,143,387	3,302,361	6,439,398	6,777,232	6,906,781
bilities	4,949,924	6,826,871	7,178,815	9,844,895	11,275,153
Before Distribution	7,361,114	9,455,611	12,739,576	15,586,098	16,944,455
After Distribution	8,093,311	10,129,232	13,618,213	16,622,127	18,181,934
Equity(Before	12,480,831	12,446,743	12,941,728	13,076,011	13,460,225
	2,928,789	2,928,789	2,928,789	2,877,859	2,877,859
-in Capital	5,507,513	5,485,872	5,485,872	5,395,572	5,395,572
Before Distribution	5,412,733	5,777,383	6,482,105	7,113,755	8,042,009
After Distribution	4,680,536	5,103,762	5,603,468	6,077,726	6,804,530
	(1,368,204)	(1,745,301)	(1,955,038)	(2,311,175)	(2,855,215)
Treasury Stock				_	_
Equity	_	_	_	_	_
Before Distribution	12,480,831	12,446,743	12,941,728	13,076,011	13,460,225
After Distribution	11,748,634	11,773,122	12,063,091	12,039,982	12,222,746
	and Before Distribution After Distribution After Distribution After Distribution Equity(Before Distribution After Distribution Equity(Before Distribution After Distribution After Distribution After Distribution After Distribution After Distribution After	2017 2,514,309 and 4,924,787 ts 1,340 12,401,509 19,841,945 Before Distribution After Distribution tollities 4,949,924 Before Distribution After Distribution Equity(Before Distribution After Distribution 5,507,513 Before Distribution After Distribution After Distribution 12,480,831 After Distribution After	2017 2018 2,514,309 2,807,277 and 4,924,787 5,092,779 Its 1,340 533 12,401,509 14,001,765 19,841,945 21,902,354 Before Distribution 3,143,387 3,302,361 Ibilities 4,949,924 6,826,871 Before Distribution 7,361,114 9,455,611 After Distribution 8,093,311 10,129,232 Equity(Before 12,480,831 12,446,743 2,928,789 2,928,789 -in Capital 5,507,513 5,485,872 Before Distribution 4,680,536 5,103,762 Clarify 4,680,536 5,103,762 Clarify Equity	2017 2018 2019	2017 2018 2019 2020 2,514,309 2,807,277 2,573,858 2,470,056 and 4,924,787 5,092,779 4,822,395 5,605,344 Its 1,340 533 1,618 1,181 12,401,509 14,001,765 18,283,433 20,585,528 19,841,945 21,902,354 25,681,304 28,662,109 Before Distribution 2,411,190 2,628,740 5,560,761 5,741,203 After Distribution 3,143,387 3,302,361 6,439,398 6,777,232 Ibilities 4,949,924 6,826,871 7,178,815 9,844,895 Before Distribution 7,361,114 9,455,611 12,739,576 15,586,098 After Distribution 8,093,311 10,129,232 13,618,213 16,622,127 Equity(Before 12,480,831 12,446,743 12,941,728 13,076,011 Equity 5,412,733 5,777,383 6,482,105 7,113,755 After Distribution 4,680,536 5,103,762 5,603,468 6,077,726 Equity 12,480,831 12,446,743 12,941,728 13,076,011 After Distribution 12,480,831 12,446,743 12,941,728 13,076,011 Equity Equity 12,480,831 12,446,743 12,941,728 13,076,011 After 11,748,634 11,773,132 12,063,001 12,039,082

Note 1: The Company has adopted IFRS since 2012. All the Annual Financial Statements above have audited by CPA.

Note 2: Proposal for Distribution of 2021 Profits has not yet to be resolved in the shareholders' meeting.

6.1.2.2 Condensed Non-Consolidated Comprehensive Income Statement – IFRS

Unit: NTD\$ Thousand

Year	Financial Data Within The Last 5 Years						
Item	2017	2018	2019	2020	2021		
Operating Income	7,456,868	8,474,763	8,628,937	7,911,048	8,013,934		
Gross Profit	1,887,073	1,882,926	1,963,618	1,971,518	2,060,350		
Operating Profit or Loss	986,457	975,546	1,004,065	989,455	982,816		
Non-Operating Income and Expense	382,603	328,581	583,710	819,159	1,161,650		
Net Income Before Tax	1,369,060	1,304,127	1,587,775	1,808,614	2,144,466		
Net Income from Continuing Operations	1,230,861	1,092,531	1,381,036	1,655,412	1,964,731		
Income (or Loss) from Discontinued Operations	_	_	_	_	_		
Net Income (Loss)	1,230,861	1,092,531	1,381,036	1,655,412	1,964,731		
Other Comprehensive Income (Loss) (Aftertax)	(153,629)	(369,844)	(212,430)	(360,449)	(544,488)		
Total Comprehensive Income (Loss)	1,077,232	722,687	1,168,606	1,294,963	1,420,243		
Net Income Attributable to the Parent	1,230,861	1,092,531	1,381,036	1,655,412	1,964,731		
Net Income Attributable to Non- Controlling Interests	_	_	_	_	_		
Total Comprehensive Income Attributable to the Parent	1,077,232	722,687	1,168,606	1,294,963	1,420,243		
Total Comprehensive Income Attributable to Non-Controlling Interests	_	_	_	_	_		
Earnings Per Share (NTD\$)	4.20	3.73	4.72	5.72	6.83		

Note 1: The Company has adopted IFRS since 2012. All the Annual Financial Statements above have audited by CPA.

6.1.3 The name and opinion of the independent auditor within the last 5 year

Year	Name of CPAs	Auditor's opinions
2017	Deloitte & Touche Tseng, Done-Yuin, Wu, Li-Dong (Note 1)	Unqualified Opinion and other matters
2018	Deloitte & Touche Tseng, Done-Yuin, Wu, Li-Dong	Unqualified Opinion and other matters
2019	Deloitte & Touche Tseng, Done-Yuin, Yen, Hsiao-Fang (Note 2)	Unqualified Opinion and other matters
2020	Deloitte & Touche Tseng, Done-Yuin, Yen, Hsiao-Fang	Unqualified Opinion and other matters
2021	Deloitte & Touche Wu, Shao-Chun, Yen, Hsiao-Fang (Note 3)	Unqualified Opinion and other matters

- Note 1: Change of certified public accountant (CPA) from Yen, Hsiao-Fang and Tseng, Done-Yuin to Tseng, Done-Yuin and Wu, Li-Dong were due to internal adjustments within Deloitte & Touche, the certifying accounting firm.
- Note 2: Change of certified public accountant (CPA) from Tseng, Done-Yuin and Wu, Li-Dong to Tseng, Done-Yuin and Yen, Hsiao-Fang were due to internal adjustments within Deloitte & Touche, the certifying accounting firm.
- Note 3: Change of certified public accountant (CPA) from Tseng, Done-Yuin and Yen, Hsiao-Fang to Yen, Hsiao-Fang and Wu, Li-Dong were due to internal adjustments within Deloitte & Touche, the certifying accounting firm in the 1st quarter of 2021. Due to internal adjustments to change to Wu, Shao-Chun, and Yen, Hsiao-Fang in the 3rd quarter of 2021.

6.2 Five-Year Financial Analysis

6.2.1 Consolidated Financial Analysis – IFRS

Year		Financial Data Within The Last 5 Years (Note 1)					As of March
Analysis	Item	2017	2018	2019	2020	2021	31, 2022 (Note 1)
Cinonas	Debt to Asset Ratio (%)	53.46	55.54	56.45	56.19	57.7	59.24
Finance Structure	Long-term Capital to Property, Plant and Equipment Ratio (%)	120.92	131.32	140.31	144.51	146.03	140.26
	Current Ratio (%)	126.12	144.43	133.28	151.94	165.29	143.95
Solvency	Quick Ratio (%)	78.22	90.11	89.24	103.2	111.82	95.92
	Interest Coverage	7.86	6.96	8.64	13.85	20.58	20.81
	Accounts Receivable Turnover (Times)	6.62	6.48	6.4	5.98	6.24	5.94
	Average Collection Days	55	56	57	61	58	61
	Inventory Turnover (Times)	6.95	6.76	6.89	6.37	6.23	5.63
Operating Ability	Accounts Payable Turnover (Times)	16.35	16.56	16.55	16.53	17.21	14.86
Ability	Average Inventory Turnover Days	53	54	53	57	59	65
	Fixed Asset, Machinery and Facility Turnover (Times)	1	1.19	1.33	1.16	1.24	1.28
	Total Asset Turnover (Times)	0.62	0.68	0.68	0.61	0.64	0.65
	Return on Asset (%)	5.34	4.68	5.67	6.01	6.64	1.79
	Return on Equity (%)	9.77	8.4	10.94	12.54	14.45	4.05
Profitability	Pre-tax Profit to Paid-in Capital Ratio (%)	52.82	50.6	68.25	74.89	93.99	25.54
	Net Margin (%)	7.2	5.53	6.81	8.95	9.49	2.55
	Earnings Per Share (NTD\$)	4.2	3.73	4.72	5.72	6.83	1.93
	Cash Flow Ratio (%)	31.73	40.55	49.93	60.48	46.2	7.21
Cash Flow	Cash Flow Adequacy Ratio (%)	73.11	89.22	105.23	104.04	91.2	97.66
2301111011	Cash Flow Re-investment Ratio (%)	3.91	5.57	8.18	7.27	5.36	1.37
Leverage	Operating Leverage	2.42	2.40	2.02	2.05	1.81	1.79
Levelage	Financial Leverage	1.18	1.19	1.13	1.08	1.05	1.05

Please explain the variation reasons of all financial ratios (which exceeding 20%) in the most recent 2 years:

- 1. The increase in Interest Coverage: Mainly due to the lower borrowing rates and the decrease in interest expenses in 2021. Profit before income tax in 2021 increased compared with 2020, increasing interest coverage.
- The increase in Pre-tax Profit to Paid-in Capital Ratio: Due to the increase in revenue in 2021 compared with 2020, both gross profit and profit before income tax increased, increasing pre-tax profit to paid-in capital ratio.
- 3. The decline in Cash Flow Ratio: a. 1. Mainly, the group purchased a large number of PET chips in the 4th quarter of 2021, which slowed down the cost increase caused by raw materials and increased the inventory of raw materials. 2. The rise of consolidated sales in the 4th quarter of 2021 increased the accounts receivable at the end of the year. 3. The decline in cash provided by operating activities is for two reasons above. b. The increase in Current Liabilities: 1. The group purchased many bulk materials such as PET chips in the 4th quarter of 2021 to alleviate the pressure of rising raw material costs. In addition, the PET chips of the second plant in Thailand were purchased locally, resulting in a decrease in prepayments and an increase in accounts payable, making an increase in current liabilities in 2021 compared to 2020. c. Due to

- the decline in cash provided by operating activities and the increase in current liabilities, the cash flow ratio for the current period decreased.
- 4. The decline in Cash Flow Re-investment Ratio: 1. Due to the decline in cash provided by operating activities(the reason is the same as above). 2. The group continues to expand plants and purchase fixed assets. 3. In the 4th quarter of 2021, many PET chips were purchased, which slowed down the cost increase caused by raw materials and increased the inventory of raw materials, so the cash flow re-investment ratio declined.
- Note 1: The Company has adopted IFRS since 2012. For above data, except the consolidated financial data for the period as of the quarter preceding the date of publication of the annual report was reviewed by CPA, others were all audited by CPA.

6.2.2 Non-consolidated Financial Analysis – IFRS

	Year	Fir	nancial Data W	ithin The Last	5 Years (Note	1)
Analysis	Item	2017	2018	2019	2020	2021
Finance	Debt to Asset Ratio (%)	37.10	43.17	49.61	54.38	55.73
Structure	Long-term Capital to Fixed Asset Ratio (%)	352.72	377.34	410.06	401.10	395.07
	Current Ratio (%)	104.28	106.79	46.29	43.02	61.72
Solvency	Quick Ratio (%)	55.63	58.00	26.03	23.84	37.69
	Interest Coverage	26.94	20.43	17.69	15.50	18.28
	Accounts Receivable Turnover (Times)	7.67	7.75	7.22	7.22	7.41
	Average Collection Days	48	47	51	51	49
0	Inventory Turnover (Times)	7.10	7.47	7.97	7.33	6.51
Operating Ability	Accounts Payable Turnover (Times)	9.25	10.05	9.64	7.77	9.21
Ability	Average Inventory Turnover Days	51	49	46	50	56
	Property, Plant and Equipment Turnover (Times)	1.51	1.66	1.79	1.41	1.28
	Total Asset Turnover (Times)	0.38	0.39	0.34	0.28	0.26
	Return on Asset (%)	6.84	5.49	6.12	6.46	6.99
	Return on Equity (%)	10.16	8.77	10.88	12.73	14.81
Profitability	Pre-tax Profit to Paid-in Capital Ratio (%)	46.74	44.53	54.21	62.85	74.52
	Net Margin (%)	16.51	12.89	16.00	20.93	24.52
	Earnings Per Share (NTD\$)	4.20	3.73	4.72	5.72	6.83
	Cash Flow Ratio (%)	45.08	44.63	23.53	29.29	20.49
Cash Flow	Cash Flow Adequacy Ratio (%)	49.60	54.30	44.88	41.31	38.14
	Cash Flow Re-investment Ratio (%)	1.55	1.75	2.38	2.68	0.39
Leverage	Operating Leverage	3.85	4.63	4.60	4.12	4.16
Leverage	Financial Leverage	1.06	1.07	1.10	1.14	1.14

Please explain the variation reasons of all financial ratios (which exceeding 20%) in the most recent 2 years:

- 1. The increase in Current Ratio: 1. Due to the increase in revenue in the fourth quarter of 2021 compared to the same period the previous year, accounts receivable increased. 2. Due to the crude oil price keeping rising, the group purchased a large number of PET chips in the 4th quarter of 2021, which slowed down the cost increase caused by raw materials and increased the inventory of raw materials. Because the current assets of accounts receivable and inventory increased compared with the same period last year, the current ratio increased.
- The increase in Quick Ratio: On December 31, 2021, accounts receivable increased compared to the same period last year because the revenue in the fourth quarter of 2021 increased compared with the same period last year, so the quick ratio increased.
- 3. The decline in Cash Flow Ratio: The net change in accounts receivable decreased, resulting in reduced net cash flows from operating activities, so the cash flow ratio decreased.
- 4. The decline in Cash Flow Re-investment Ratio: Mainly due to the newly built employees' dormitory land at the Aseptic-filling Plant in 2021; the construction of the free trade plant started in 2021, and the gross fixed assets increased, so the cash flow re-investment ratio decreased.

Note 1: All the Annual Financial Statements above have audited by CPA.

The calculation formula of financial analysis:

- 1. Capital Structure Analysis
 - (1) Debt to Asset Ratio = Total Liabilities / Total Assets
 - (2) Long-term Capital to Property, Plant and Equipment Ratio = (Total Equity Non-current Liabilities) / Net Property, Plant and Equipment

2. Liquidity Analysis

- (1) Current Ratio = Current Assets / Current Liabilities
- (2) Quick Ratio = (Current Assets Inventories Prepaid Expenses) / Current Liabilities
- (3) Times Interest Earned = Earnings before Interest and Taxes / Interest Expenses

3. Operating Performance Analysis

- (1) Average Collection Turnover = Net Sales / Average Trade Receivables
- (2) Average Collection Turnover Days = 365 / Receivables Turnover Rate
- (3) Average Inventory Turnover = Cost of Sales / Average Inventory
- (4) Average Inventory Turnover Days = 365 / Inventory Turnover Rate
- (5) Average Payment Turnover = Cost of Sales / Average Trade Payables
- (6) Property, Plant and Equipment Turnover = Net Sales / Average Net Property, Plant and Equipment
- (7) Total Assets Turnover = Net Sales / Average Total Assets

4. Profitability Analysis

- (1) Return on Total Assets = (Net Income + Interest Expenses * (1 Effective Tax Rate))

 / Average Total Assets
- (2) Return on Equity = Net Income / Average Total Equity
- (3) Net Margin = Net Income / Net Sales
- (4) Earning per Share = (Net Income Attributable to Shareholders of the Parent Preferred Stock Dividend) / Weighted Average Number of Shares Outstanding

5. Cash Flow

- (1) Cash Flow Ratio = Net Cash Provided by Operating Activities / Current Liabilities
- (2) Cash Flow Adequacy Ratio = Five-year Sum of Cash from Operations / Five-year Sum of Capital Expenditures, Inventory Additions, and Cash Dividend
- (3) Cash Flow Re-investment Ratio = (Cash Provided by Operating Activities Cash Dividend) / (Gross Property, Plant and Equipment + Long-term Investment + Other Non-current Asset + Working Capital)

6. Leverage

- (1) Operating Leverage = (Net Sales Variable Cost) / Income from Operations
- (2) Operating Leverage = (Net Sales Variable Cost) / Income from Operations

6.3 Audit Committees' Review Report in the most recent year

Taiwan Hon Chuan Enterprise Co., Ltd.

Audit Committees' Review Report

We hereby state as following:

This proposal is the presentation by the Board of Directors of the Company's 2021 Business Report, Financial Statements, and the Profit Allocation Proposal. Of these items, the Individual and Consolidated Financial Statements have been audited by external auditors Wu, Shao-Chun and Yen, Hsiao-Fang of Deloitte & Touche, Taiwan, and an opinion and report have been issued on the Financial Statements. The aforementioned items have been reviewed and determined to be correct and accurate by Audit Committee. Per the regulations in Article 14-4 of Securities and Exchange Act and Article 219 of the Company Act, we hereby submit this report.

To

2022 Annual Shareholders' Meeting of Taiwan Hon Chuan Enterprise Co., Ltd.

Taiwan Hon Chuan Enterprise Co., Ltd.

Audit Committee Chairman: Hung, Chao-Nan

Commissioner: Huang, Hsiang-Ying

Commissioner: Kung, Yi-Lu

March 22, 2022

6.4 Financial statement for the most recent fiscal year

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Taiwan Hon Chuan Enterprise Co., Ltd.

Opinion

We have audited the accompanying consolidated financial statements of Taiwan Hon Chuan Enterprise Co., Ltd. and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheets as of December 31, 2021 and 2020, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies (collectively referred to as the "consolidated financial statements").

In our opinion, based on our audits and the reports of other auditors (please refer to the Other Matter paragraph), the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2021 and 2020, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion based on our audits and the report of other auditors.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2021. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The key audit matter identified in the Group's consolidated financial statements for the year ended December 31, 2021 is described as follows:

Revenue recognition

The Group manufactures and sells plastic caps and PET bottles, PET preforms and provides beverage filling OEM services. Because revenue from the aforementioned main products is significant to both the Group's revenue and profit, we identified revenue recognition as a key audit matter. Refer to Note 4 to the consolidated financial statements for the accounting policies on revenue recognition.

The key audit procedures that we performed in respect of revenue recognition included the following:

- 1. We understood the design of the internal controls related to revenue recognition and tested the operating effectiveness of the key controls. We also sampled and tested the effective continued operations of the relevant controls.
- 2. We selected sample entries from the main products and checked the entries against the original orders, delivery orders, invoices and receipt vouchers. We also checked the entries against the documents acknowledged by customers for their receipts, deliveries and orders.

Other Matter

We did not audit the financial statements of Hon Chuan Vietnam Co., Ltd., Hon Chuan Malaysia Sdn. Bhd., Hon Chuan (Thailand) Co., Ltd. and Hon Chuan FD Packaging Co., Ltd., which are investees of the Group and are included in the consolidated financial statements as of and for the year ended December 31, 2021 and 2020, but such statements were audited by other auditors. Our opinion, insofar as it relates to the amounts included in the Group's consolidated financial statements for these investees, is based solely on the reports of the other auditors. The total assets of the aforementioned investees were NTD4,040,075 thousand and NTD4,669,532 thousand, representing 12.04% and 14.73%, respectively, of the Group's consolidated assets as of December 31, 2021 and 2020. The total sales of the aforementioned investees were NTD3,075,600 thousand and NTD2,814,370 thousand, representing 14.38% and 14.55%, respectively, of the Group's consolidated net sales for the years ended December 31, 2021 and 2020.

We have also audited the parent company only financial statements of Taiwan Hon Chuan Enterprise Co., Ltd. as of and for the years ended December 31, 2021 and 2020 on which we have issued an unmodified report with other matter paragraph.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and IFRS, IAS, IFRIC, and SIC endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

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

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

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2021 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audits resulting in this independent auditors' report are Shao-Chun Wu and Hsiao-Feng Yen.

Deloitte & Touche Taipei, Taiwan Republic of China March 22, 2022

Notice to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent auditors' report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and consolidated financial statements shall prevail.

CONSOLIDATED BALANCE SHEETS

DECEMBER 31, 2021 AND 2020

(In Thousands of New Taiwan Dollars)

	2021		2020	
ASSETS	Amount	%	Amount	%
CUIDDENIE AGGETG				
CURRENT ASSETS Cash and cash equivalents (Notes 4 and 6)	\$ 4,952,118	15	\$ 4,047,124	13
Financial assets at fair value through profit or loss - current (Notes 4 and 7)	-	-	47,422	-
Notes receivable from unrelated parties (Note 4)	267,621	1	157,649	-
Trade receivables from unrelated parties (Notes 4 and 9) Trade receivables from related parties (Notes 4 and 27)	3,454,535 2,773	10	2,877,346 1,507	9
Inventories (Notes 4 and 10)	2,990,817	9	2,297,006	7
Other current assets (Notes 15, 27 and 28)	1,235,009	3	1,179,947	4
Total current assets	12,902,873	<u>38</u>	10,608,001	33
NON-CURRENT ASSETS				
Financial assets at fair value through other comprehensive income - non-current (Notes 4 and 8)	33,241	-	36,736	-
Long-term investments accounted for using the equity method (Notes 4 and 12) Property, plant and equipment (Notes 4, 13 and 28)	13,849 17,197,599	- 51	15,543 16,654,786	53
Right-of-use assets (Notes 4 and 14)	1,169,916	4	1,199,985	33 4
Intangible assets (Note 4)	347,622	1	350,327	1
Deferred tax assets (Notes 4 and 22)	241,321	1	216,108	1
Prepayments for equipment Other non-current assets (Note 15)	1,561,965 	5	2,540,512 70,512	8
Other non-earrent assets (Note 13)				
Total non-current assets	20,641,144	62	21,084,509	<u>67</u>
TOTAL	\$ 33,544,017	<u>100</u>	<u>\$ 31,692,510</u>	<u>100</u>
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Short-term borrowings (Note 16)	\$ 2,617,521	8	\$ 1,594,452	5
Short-term bills payable (Note 16) Financial liabilities at fair value through profit or loss - current (Notes 4 and 7)	1,200,000 26	4	3,100,000 3,563	10
Notes payable to unrelated parties	195	-	3,303 1,191	-
Trade payables to unrelated parties	1,087,314	3	825,659	3
Current tax liabilities (Notes 4 and 22)	492,019	1	212,626	1
Lease liabilities - current (Notes 4 and 14) Deferred revenue - current (Notes 4 and 24)	46,548 16,562	-	45,875 11,055	-
Current portion of long-term liabilities (Notes 4, 16 and 24)	955,744	3	46,980	-
Other current liabilities (Notes 18 and 27)	1,390,426	4	1,140,521	3
Total current liabilities	7,806,355	23	6,981,922	22
NON-CURRENT LIABILITIES				
Bonds payable (Notes 4 and 17)	5,993,313	18	2,997,404	9
Long-term borrowings (Notes 4, 16, 24 and 28) Deferred tax liabilities (Notes 4 and 22)	4,929,313 76,558	15	7,187,039 77,344	23
Lease liabilities - non-current (Notes 4 and 14)	419,258	2	464,855	2
Deferred revenue - non-current (Notes 4 and 24)	60,484	-	53,882	-
Net defined benefit liabilities - non-current (Notes 4 and 19)	35,611	-	13,996	-
Guarantee deposits received	32,882	<u> </u>	32,163	
Total non-current liabilities	11,547,419	<u>35</u>	10,826,683	34
Total liabilities	19,353,774	58	17,808,605	56
EQUITY ATTRIBUTABLE TO OWNERS OF THE CORPORATION	0.077.050	0	2 277 250	0
Ordinary shares Capital surplus	2,877,859 5,395,572	9 16	2,877,859 5,395,572	9 17
Retained earnings	3,373,372	10	3,373,372	1,
Legal reserve	1,821,033	5	1,670,003	5
Special reserve Unappropriated earnings	2,311,175 3,909,801	7 12	1,955,038 3,488,714	6 11
Other equity	(2,855,215)	<u>(9)</u>	(2,311,175)	(7)
Total equity attributable to owners of the Corporation	13,460,225	40	13,076,011	41
NON-CONTROLLING INTERESTS	730,018	2	807,894	3
Total equity	14,190,243	42	13,883,905	<u></u>
TOTAL	<u>\$ 33,544,017</u>	<u>100</u>	\$ 31,692,510	<u>100</u>

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

(With Deloitte & Touche auditors' report dated March 22, 2022)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	For the '	ded December 31		
	2021		2020	
	Amount	%	Amount	%
SALES (Notes 4 and 27)	\$ 21,382,534	100	\$ 19,348,249	100
COST OF GOODS SOLD (Notes 4, 10, 21 and 27)	16,471,847	<u>77</u>	15,242,548	<u>79</u>
GROSS PROFIT	4,910,687	23	4,105,701	21
OPERATING EXPENSES (Notes 21 and 27) Selling and marketing expenses General and administrative expenses Research and development expenses	1,003,197 972,623 106,895	5 5 —-	908,369 915,425 92,061	5 5
Total operating expenses	2,082,715	<u>10</u>	1,915,855	<u>10</u>
PROFIT FROM OPERATIONS	2,827,972	<u>13</u>	2,189,846	<u>11</u>
NON-OPERATING INCOME AND EXPENSES Other gains and losses (Notes 4, 12, 21 and 31) Finance costs (Notes 4, 21 and 24) Interest income Net foreign exchange loss (Note 4) Total non-operating income and expenses	(9,951) (138,183) 52,197 (27,062) (122,999)	- - - -	83,278 (167,767) 51,541 (1,585) (34,533)	1 (1)
PROFIT BEFORE INCOME TAX	2,704,973	13	2,155,313	11
INCOME TAX EXPENSE (Notes 4 and 22)	676,615	3	424,573	2
NET PROFIT FOR THE YEAR	2,028,358	<u>10</u>	1,730,740	9
OTHER COMPREHENSIVE INCOME (LOSS) (Note 4) Items that will not be reclassified subsequently to profit or loss:				
Remeasurement of defined benefit plans (Note 19) Unrealized loss on investments in equity instruments at fair value through other	(548)	-	(5,390)	-
comprehensive income Income tax expense relating to items that will not be reclassified subsequently to profit or loss	(2,341)	-	511	-
(Note 22)	100	-	1,078 (Con	- itinued)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	For the Year Ended December 31				
	2021		2020		
	Amount	%	Amount	%	
Items that may be reclassified subsequently to profit or loss: Exchange differences on translation of the					
financial statements of foreign operations	\$ (626,903)	<u>(3</u>)	\$ (361,082)	<u>(2</u>)	
Other comprehensive loss for the year, net of income tax	(629,692)	<u>(3</u>)	(364,883)	<u>(2</u>)	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	\$ 1,398,666	<u>7</u>	\$ 1,365,857	<u>7</u>	
NET INCOME ATTRIBUTABLE TO: Owners of the Corporation Non-controlling interests	\$ 1,964,731 63,627	9	\$ 1,655,412 	9	
	\$ 2,028,358	9	\$ 1,730,740	9	
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:					
Owners of the Corporation Non-controlling interests	\$ 1,420,243 (21,577)	7 	\$ 1,294,963 <u>70,894</u>	7 	
	<u>\$ 1,398,666</u>		\$ 1,365,857		
EARNINGS PER SHARE (Note 23)	Φ		Φ 5.72		
Basic Diluted	\$ 6.83 \$ 6.81		\$ 5.72 \$ 5.70		

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

(With Deloitte & Touche auditors' report dated March 22, 2022)

(Concluded)

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

	Equity Attributable to Owners of the Corporation										
					Other Equity (Note 4) Unrealized						
							Valuation Gain				
			Retaine	d Earnings (Notes 4, 1	9 and 20)	Exchange Differences on Translation of the Financial Statements of	(Loss) on Investments in Equity Instruments at Fair Value Through Other				
	Share Capital (Note 20)	Capital Surplus (Notes 4 and 20)	Legal Reserve	Special Reserve	Unappropriated Earnings	Foreign Operations	Comprehensive Income	Treasury Shares (Note 20)	Total	Non-controlling Interests	Total Equity
BALANCE AT JANUARY 1, 2020	\$ 2,928,789	\$ 5,485,872	\$ 1,531,899	<u>\$ 1,745,301</u>	\$ 3,204,905	\$ (1,943,166)	\$ (11,872)	<u>\$</u>	\$ 12,941,728	\$ 786,409	\$ 13,728,137
Appropriation of 2019 earnings Legal reserve	_	_	138,104	_	(138,104)	_	_	_	_	_	_
Special reserve		<u></u>	130,104	209,737	(209,737)					<u> </u>	
Cash dividends distributed by the Corporation	-				(878,637)	_	_	_	(878,637)		(878,637)
Increase in non-controlling interests	_	_				_		_	<u>-</u>	9,247	9,247
Cash dividends paid to non-controlling interests		_								(62,383)	(62,383)
Difference between consideration received or paid and the carrying amount of the subsidiaries' net assets during actual disposal or acquisition		(4,627)	-		<u>=</u>				(4,627)	3,727	(900)
Donations from shareholders		7					=		7		7
Net profit for the year ended December 31, 2020	-	-	-	-	1,655,412	-	-	-	1,655,412	75,328	1,730,740
Other comprehensive income (loss) for the year ended December 31, 2020, net of income tax				-	(4,312)	(356,648)	511	_	(360,449)	(4,434)	(364,883)
Total comprehensive income (loss) for the year ended December 31, 2020			=		1,651,100	(356,648)	511		1,294,963	70,894	1,365,857
Buy-back of treasury shares								(277,423)	(277,423)		(277,423)
Cancellation of treasury shares	(50,930)	(85,680)	_	- <u>-</u>	(140,813)	_		277,423	<u> </u>	- <u>-</u>	<u> </u>
BALANCE AT DECEMBER 31, 2020	2,877,859	5,395,572	1,670,003	1,955,038	3,488,714	(2,299,814)	(11,361)	_	13,076,011	807,894	13,883,905
Appropriation of 2020 earnings Legal reserve	_	_	151,030	_	(151,030)	_	_	_	_	_	_
Special reserve			-	356,137	(356,137)						
Cash dividends distributed by the Corporation		-	-		(1,036,029)	-	-	-	(1,036,029)		(1,036,029)
Decrease in non-controlling interests			_	-		_				(13,705)	(13,705)
Cash dividends paid to non-controlling interests				_		_			_	(42,594)	(42,594)
Net profit for the year ended December 31, 2021	-	-	-	-	1,964,731	-	-	-	1,964,731	63,627	2,028,358
Other comprehensive income (loss) for the year ended December 31, 2021, net of income tax	-	<u>-</u>	<u>-</u>		(448)	(541,699)	(2,341)	_	(544,488)	(85,204)	(629,692)
Total comprehensive income (loss) for the year ended December 31, 2021			=		1,964,283	(541,699)	(2,341)		1,420,243	(21,577)	1,398,666
BALANCE AT DECEMBER 31, 2021	\$ 2,877,859	\$ 5,395,572	<u>\$ 1,821,033</u>	<u>\$ 2,311,175</u>	\$ 3,909,801	<u>\$ (2,841,513)</u>	<u>\$ (13,702)</u>	\$ -	<u>\$ 13,460,225</u>	<u>\$ 730,018</u>	<u>\$ 14,190,243</u>

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

(With Deloitte & Touche auditors' report dated March 22, 2022)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020

(In Thousands of New Taiwan Dollars)

	For the Year Ended December 31		
	2021	2020	
CASH FLOWS FROM OPERATING ACTIVITIES	¢ 2.704.072	¢ 2.155.212	
Income before income tax	\$ 2,704,973	\$ 2,155,313	
Adjustments for: Depreciation and amortization expenses	2,289,724	2,288,342	
Expected credit loss recognized on trade receivables	19,186	20,372	
Net loss on fair value changes of financial assets and liabilities at	17,100	20,372	
fair value through loss	29,216	3,785	
Finance costs	138,183	167,767	
Interest income	(52,197)	(51,541)	
Dividend income	-	(627)	
Share of loss of associates accounted for using the equity method	1,272	32	
Loss on disposal of property, plant and equipment	54,683	14,555	
Write-down of inventories	16,739	8,473	
Unrealized net loss on foreign currency exchange	41,810	12,268	
Loss (gain) on lease modification	(163)	45	
Reversal of deferred revenue	(15,734)	(10,918)	
Net changes in operating assets and liabilities			
Financial instruments mandatorily classified as at fair value			
through profit or loss	14,171	22,314	
Notes receivable	(111,100)	(15,346)	
Trade receivables	(667,806)	183,567	
Inventories	(770,599)	103,909	
Other current assets	(94,847)	54,527	
Notes payable	(944)	(3,549)	
Trade payables	287,009	(156,306)	
Other current liabilities	197,550	(69,154)	
Net defined benefit liabilities	5,142	(12,534)	
Deferred revenue	10,500	5,250	
Cash generated from operations Interest received	4,096,768	4,720,544	
Interest received Interest paid	51,199 (114,945)	51,503 (153,483)	
•	(426,644)	(395,825)	
Income tax paid	(420,044)	(393,823)	
Net cash generated from operating activities	3,606,378	4,222,739	
CASH FLOWS FROM INVESTING ACTIVITIES			
Return of capital from financial assets at fair value through other			
comprehensive income	_	4,000	
Payments for property, plant and equipment	(1,133,838)	(905,189)	
Proceeds from disposal of property, plant and equipment	30,371	79,169	
Decrease (increase) in refundable deposits	5,737	(14,233)	
Payments for intangible assets	(12,316)	(2,272)	
Payments for right-of-use assets	(39,020)	(57,770)	
		(Continued)	

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020

(In Thousands of New Taiwan Dollars)

	For the Year Ended December 31		
	2021	2020	
Increase in other non-current assets Increase in prepayments for equipment Dividend received	\$ (31,619) (1,002,029)	\$ (32,484) (2,141,396) 627	
Net cash used in investing activities	(2,182,714)	(3,069,548)	
CASH FLOWS FROM FINANCING ACTIVITIES Increase (decrease) in short-term borrowings Increase (decrease) in short-term bills payable Proceeds from issuance of bonds Proceeds from long-term borrowings Repayments of long-term borrowings Proceeds from guarantee deposits received Increase in lease payables Repayment of the principal portion of lease liabilities Dividends paid to owners of the Corporation Payments for transaction costs attributable to the buy-back of ordinary shares Acquisition of additional interests in subsidiary Changes in non-controlling interests Dividends paid to non-controlling interests	1,023,906 (1,900,000) 2,994,700 2,031,511 (3,344,069) 901 - (50,063) (1,036,029)	(1,949,740) 1,725,000 - 3,609,457 (3,228,669) - 16,606 (47,277) (878,637) (277,423) (900) 9,247 (62,383)	
Unclaimed dividends after the expiry date Net cash used in financing activities	(335,442)	(1,084,712)	
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH HELD IN FOREIGN CURRENCIES NET INCREASE IN CASH AND CASH EQUIVALENTS	(183,228) 904,994	40,360 108,839	
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	4,047,124	3,938,285	
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$4,952,118</u>	\$ 4,047,124	
The accompanying notes are an integral part of the consolidated fina	ncial statements.		
(With Deloitte & Touche auditors' report dated March 22, 2022)		(Concluded)	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

1. ORGANIZATION AND OPERATIONS

Taiwan Hon Chuan Enterprise Co., Ltd. (the "Corporation") was incorporated in 1969. It manufactures and sells various packaging materials for the food and beverage industries (such as aluminum closures, plastic caps, metal caps, labels, polyethylene terephthalate (PET) bottles, and beverage filling original equipment manufacturer (OEM) and automatic sealer machines.

The Corporation became a public company in August 1993 under the approval of the Securities and Futures Bureau (SFB) of the Financial Supervisory Commission. The Corporation's shares have been listed on the Taiwan Stock Exchange since March 2, 2001.

The consolidated financial statements of the Corporation and its subsidiaries (collectively referred to as "the Group") are presented in the Corporation's functional currency, the New Taiwan dollar.

2. APPROVAL OF FINANCIAL STATEMENTS

The consolidated financial statements were approved by the Corporation's board of directors on March 22, 2022.

3. APPLICATION OF NEW, AMENDED AND REVISED STANDARDS AND INTERPRETATIONS

a. Initial application of the amendments to the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) (collectively, the "IFRSs") endorsed and issued into effect by the Financial Supervisory Commission (FSC)

The initial application of the following IFRSs endorsed and issued into effect by the FSC did not have a material impact on the Group's accounting policies.

b. The IFRSs endorsed by the FSC for application starting from 2022

New IFRSs	Effective Date Announced by IASB
"Annual Improvements to IFRS Standards 2018-2020"	January 1, 2022 (Note 1)
Amendments to IFRS 3 "Reference to the Conceptual Framework"	January 1, 2022 (Note 2)
Amendments to IAS 16 "Property, Plant and Equipment - Proceeds before Intended Use"	January 1, 2022 (Note 3)
Amendments to IAS 37 "Onerous Contracts - Cost of Fulfilling a Contract"	January 1, 2022 (Note 4)

Note 1: The amendments to IFRS 9 are applied prospectively to modifications and exchanges of financial liabilities that occur on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IAS 41 "Agriculture" are applied prospectively to the fair

- value measurements on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IFRS 1 "First-time Adoptions of IFRSs" are applied retrospectively for annual reporting periods beginning on or after January 1, 2022.
- Note 2: The amendments are applicable to business combinations for which the acquisition date is on or after the beginning of the annual reporting period beginning on or after January 1, 2022.
- Note 3: The amendments are applicable to property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after January 1, 2021.
- Note 4: The amendments are applicable to contracts for which the entity has not yet fulfilled all its obligations on January 1, 2022.

As of the date the consolidated financial statements were authorized for issue, the Group has assessed that the application of other standards and interpretations will not have a material impact on the Group's financial position and financial performance.

c. New IFRSs in issue but not yet endorsed and issued into effect by the FSC

Marra IEDCa	Announced by IASB (Note
New IFRSs	1)
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture"	To be determined by IASB
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17	January 1, 2023
Amendments to IFRS 17 "Initial Application of IFRS 9 and IFRS 17 - Comparative Information"	January 1, 2023
Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"	January 1, 2023
Amendments to IAS 1 "Disclosure of Accounting Policies"	January 1, 2023 (Note 2)
Amendments to IAS 8 "Definition of Accounting Estimates"	January 1, 2023 (Note 3)
Amendments to IAS 12 "Deferred Tax related to Assets and Liabilities arising from a Single Transaction"	January 1, 2023 (Note 4)

- Note 1: Unless stated otherwise, the above New IFRSs are effective for annual reporting periods beginning on or after their respective effective dates.
- Note 2: The amendments will be applied prospectively for annual reporting periods beginning on or after January 1, 2023.
- Note 3: The amendments are applicable to changes in accounting estimates and changes in accounting policies that occur on or after the beginning of the annual reporting period beginning on or after January 1, 2023.
- Note 4: Except for deferred taxes that will be recognized on January 1, 2022 for temporary differences associated with leases and decommissioning obligations, the amendments will be applied prospectively to transactions that occur on or after January 1, 2022.

As of the date the consolidated financial statements were authorized for issue, the Group is continuously assessing the possible impact that the application of other standards and interpretations will have on the Group's financial position and financial performance and will disclose the relevant impact when the assessment is completed.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

a. Statement of compliance

The consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IFRSs as endorsed and issued into effect by the FSC.

b. Basis of preparation

The consolidated financial statements have been prepared on the historical cost basis except for financial instruments that are measured at fair value and net defined benefit liabilities which are measured at the present value of the defined benefit obligation less the fair value of plan assets.

The fair value measurements, which are grouped into Levels 1 to 3 based on the degree to which the fair value measurement inputs are observable and based on the significance of the inputs to the fair value measurement in its entirety, are described as follows:

- 1) Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities;
- 2) Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for an asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- 3) Level 3 inputs are unobservable inputs for an asset or liability.
- c. Classification of current and non-current assets and liabilities

Current assets include:

- 1) Assets held primarily for the purpose of trading;
- 2) Assets expected to be realized within 12 months after the reporting period; and
- 3) Cash and cash equivalents unless the asset is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting period.

Current liabilities include:

- 1) Liabilities held primarily for the purpose of trading;
- 2) Liabilities due to be settled within 12 months after the reporting period, even if an agreement to refinance, or to reschedule payments, on a long-term basis is completed after the reporting period and before the consolidated financial statements are authorized for issue; and
- 3) Liabilities for which the Group does not have an unconditional right to defer settlement for at least 12 months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

Assets and liabilities that are not classified as current are classified as non-current.

d. Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Corporation and the entities controlled by the Corporation (i.e., its subsidiaries).

Income and expenses of subsidiaries acquired or disposed of during the period are included in the

consolidated statement of profit or loss and other comprehensive income from the effective dates of acquisitions up to the effective dates of disposals, as appropriate.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those of the Group.

All intra-group transactions, balances, income and expenses are eliminated in full upon consolidation. Total comprehensive income of subsidiaries is attributed to the owners of the Corporation and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of interests of the Group and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to the owners of the Corporation.

When the Group loses control of a subsidiary, a gain or loss is recognized in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and any investment retained in the former subsidiary at its fair value at the date when control is lost and (ii) the assets (including any goodwill) and liabilities and any non-controlling interests of the former subsidiary at their carrying amounts at the date when control is lost. The Group accounts for all amounts recognized in other comprehensive income in relation to that subsidiary on the same basis as would be required had the Group directly disposed of the related assets or liabilities.

The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition of financial assets at fair value through other comprehensive income or financial assets at fair value through profit or loss.

See Note 11, Table 8 and Table 9 for detailed information on subsidiaries (including percentages of ownership and main businesses).

e. Foreign currencies

In preparing the financial statements of each individual entity, transactions in currencies other than the entity's functional currency (i.e., foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions.

At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Exchange differences on monetary items arising from settlement or translation are recognized in profit or loss in the period in which they arise.

Non-monetary items denominated in foreign currencies that are measured at fair value are retranslated at the rates prevailing at the date when the fair value is determined. Exchange differences arising from the retranslation of non-monetary items are included in profit or loss for the period except for exchange differences arising from the retranslation of non-monetary items in respect of which gains and losses are recognized directly in other comprehensive income; in which cases, the exchange differences are also recognized directly in other comprehensive income.

Non-monetary items that are measured at historical cost in a foreign currency are translated using the exchange rate at the date of the transaction.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations (including subsidiaries and associates operating in other countries or those that use currencies that are different from the Corporation) are translated into New Taiwan dollars using exchange rates prevailing at the end of each reporting period; and income and expense items are translated at the average exchange rates for the period. Exchange differences arising are recognized in other comprehensive income (attributed to the owners of the Corporation and non-controlling interests as appropriate).

On the disposal of a foreign operation (i.e., a disposal of the Corporation's entire interest in a foreign operation, or a disposal involving the loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an interest in an associate that includes a foreign operation of which the retained interest becomes a financial asset), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Corporation are reclassified to profit or loss.

In a partial disposal of a subsidiary that does not result in the Corporation losing control over the subsidiary, the proportionate share of accumulated exchange differences is re-attributed to non-controlling interests of the subsidiary and is not recognized in profit or loss. For all other partial disposals, the proportionate share of the accumulated exchange differences recognized in other comprehensive income is reclassified to profit or loss.

f. Inventories

Inventories consist of raw materials, supplies, finished goods and work in progress and are stated at the lower of cost or net realizable value. Inventory write-downs are made by item, except where it may be appropriate to group similar or related items. The net realizable value is the estimated selling price of inventories less all estimated costs of completion and costs necessary to make the sale. Inventories are recorded at the weighted-average cost on the balance sheet date.

g. Investments in associates

An associate is an entity over which the Group has significant influence and which is neither a subsidiary nor an interest in a joint venture.

The Group uses the equity method to account for its investments in associates.

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting.

Under the equity method, the investment in an associate is initially recognized at cost and adjusted thereafter to recognize the Group's share of the profit or loss and other comprehensive income of the associate. The Group also recognizes the changes in the Group's share of equity of associates attributable to the Group.

Any excess of the cost of acquisition over the Group's share of the net fair value of the identifiable assets and liabilities of an associate recognized at the date of acquisition is recognized as goodwill, which is included within the carrying amount of the investment and is not amortized. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition, after reassessment, is recognized immediately in profit or loss.

When the Group subscribes for additional new shares of an associate at a percentage different from its existing ownership percentage, the resulting carrying amount of the investment differs from the amount of the Group's proportionate interest in the associate. The Group records such a difference as an adjustment to investments with the corresponding amount charged or credited to capital surplus - changes in capital surplus from investments in associates accounted for using the equity method. If the Group's ownership interest is reduced due to the additional subscription of the new shares of associate, the proportionate amount of the gains or losses previously recognized in other comprehensive income in

relation to that associate is reclassified to profit or loss on the same basis as would be required had the investee directly disposed of the related assets or liabilities. When the adjustment should be debited to capital surplus, but the capital surplus recognized from investments accounted for using the equity method is insufficient, the shortage is debited to retained earnings.

When the Group's share of losses of an associate equals or exceeds its interest in that associate (which includes any carrying amount of the investment accounted for using the equity method and long-term interests that, in substance, form part of the Group's net investment in the associate), the Group discontinues recognizing its share of further losses. Additional losses and liabilities are recognized only to the extent that the Group has incurred legal obligations, or constructive obligations, or made payments on behalf of that associate.

The entire carrying amount of an investment (including goodwill) is tested for impairment as a single asset by comparing its recoverable amount with its carrying amount. Any impairment loss recognized is not allocated to any asset, including goodwill, that forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognized to the extent that the recoverable amount of the investment subsequently increases.

The group discontinues the use of the equity method from the date on which its investment ceases to be an associate. Any retained investment is measured at fair value at that date, and the fair value is regarded as the investment's fair value on initial recognition as a financial asset. The difference between the previous carrying amount of the associate attributable to the retained interest and its fair value is included in the determination of the gain or loss on disposal of the associate. The Group accounts for all amounts previously recognized in other comprehensive income in relation to that associate on the same basis as would be required had that associate directly disposed of the related assets or liabilities. If an investment in an associate becomes an investment in a joint venture or an investment in a joint venture becomes an investment in an associate, the Group continues to apply the equity method and does not remeasure the retained interest.

When the group transacts with its associate, profits and losses resulting from the transactions with the associate are recognized in the Group's consolidated financial statements only to the extent of interests in the associate that are not related to the Group.

h. Property, plant and equipment

Property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment loss.

Property, plant and equipment in the course of construction are measured at cost less any recognized impairment loss. Cost includes professional fees and borrowing costs eligible for capitalization. Such assets are depreciated and classified to the appropriate categories of property, plant and equipment when completed and ready for their intended use.

Except for freehold land which is not depreciated, the depreciation of property, plant and equipment is recognized using the straight-line method. Each significant part is depreciated separately. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effects of any changes in the estimates accounted for on a prospective basis.

On derecognition of an item of property, plant and equipment, the difference between the sales proceeds and the carrying amount of the asset is recognized in profit or loss.

i. Goodwill

Goodwill arising from the acquisition of a business is measured at cost as established at the date of acquisition of the business less accumulated impairment loss.

For the purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units or groups of cash-generating units (referred to as "cash-generating units") that is expected to benefit from the synergies of the combination.

A cash-generating unit to which goodwill has been allocated is tested for impairment annually or more frequently when there is an indication that the unit may be impaired, by comparing its carrying amount, including the attributed goodwill, with its recoverable amount. However, if the goodwill allocated to a cash-generating unit was acquired in a business combination during the current annual period, that unit shall be tested for impairment before the end of the current annual period. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then pro rata to the other assets of the unit based on the carrying amount of each asset in the unit. Any impairment loss is recognized directly in profit or loss. Any impairment loss recognized on goodwill is not reversed in subsequent periods.

If goodwill has been allocated to a cash-generating unit and the Group disposes of an operation within that unit, the goodwill associated with the operation which is disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal and is measured on the basis of the relative values of the operation disposed of and the portion of the cash-generating unit retained.

j. Intangible assets

Intangible assets with finite useful lives that are acquired separately are initially measured at cost and subsequently measured at cost less accumulated amortization and accumulated impairment loss. Amortization is recognized on a straight-line basis. The estimated useful lives, residual values, and amortization methods are reviewed at the end of each reporting period, with the effect of any changes in the estimate accounted for on a prospective basis. Intangible assets with indefinite useful lives that are acquired separately are measured at cost less accumulated impairment loss.

On derecognition of an intangible asset, the difference between the net disposal proceeds and the carrying amount of the asset is recognized in profit or loss.

k. Impairment of property, plant and equipment, right-of-use asset and intangible assets other than goodwill

At the end of each reporting period, the Group reviews the carrying amounts of its property, plant and equipment, right-of-use asset and intangible assets, excluding goodwill, to determine whether there is any indication that those assets have suffered any impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. Corporate assets are allocated to the individual cash-generating units on a reasonable and consistent basis of allocation.

The recoverable amount is the higher of fair value less costs to sell and value in use. If the recoverable amount of an asset or cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount, with the resulting impairment loss recognized in profit or loss.

When an impairment loss is subsequently reversed, the carrying amount of the corresponding asset or a cash-generating unit is increased to the revised estimate of its recoverable amount, but only to the extent of the carrying amount that would have been determined had no impairment loss been recognized on the asset or cash-generating unit in prior years. A reversal of an impairment loss is recognized in profit or loss.

1. Financial instruments

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

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issuance of financial assets and financial liabilities (other than financial assets and financial liabilities at FVTPL) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognized immediately in profit or loss.

1) Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis.

a) Measurement categories

Financial assets are classified into the following categories: financial assets at FVTPL, financial assets at amortized cost and investments in equity instruments at FVTOCI.

i. Financial assets at FVTPL

Financial assets are classified as at FVTPL when such financial assets are mandatorily classified as at FVTPL. Debt instruments that do not meet the amortized cost criteria or the FVTOCI criteria.

Financial assets at FVTPL are subsequently measured at fair value and any dividends, interest earned and remeasurement gains or losses on such financial assets are recognized in other gains or losses. Fair value is determined in the manner described in Note 26.

ii. Financial assets at amortized cost

Financial assets that meet the following conditions are subsequently measured at amortized cost:

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

Subsequent to initial recognition, financial assets at amortized cost, including cash and cash equivalents, trade receivables at amortized cost, notes receivable, other receivables and refundable deposits, are measured at amortized cost, which equals the gross carrying amount determined using the effective interest method less any impairment loss. Exchange differences are recognized in profit or loss.

Interest income is calculated by applying the effective interest rate to the gross carrying amount of such a financial asset, except for:

 Purchased or originated credit-impaired financial assets, for which interest income is calculated by applying the credit-adjusted effective interest rate to the amortized cost of such financial assets; and ii) Financial assets that are not credit impaired on purchase or origination but have subsequently become credit impaired, for which interest income is calculated by applying the effective interest rate to the amortized cost of such financial assets in subsequent reporting periods.

A financial asset is credit impaired when one or more of the following events have occurred:

- i) Significant financial difficulty of the issuer or the borrower;
- ii) Breach of contract, such as a default;
- iii) It is becoming probable that the borrower will enter bankruptcy or undergo a financial reorganization; or
- iv) The disappearance of an active market for that financial asset because of financial difficulties.

Cash equivalents include time deposits with original maturities within 3 months from the date of acquisition, which are highly liquid, readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value. These cash equivalents are held for the purpose of meeting short-term cash commitments.

iii. Investments in equity instruments at FVTOCI

On initial recognition, the Group may make an irrevocable election to designate investments in equity instruments as at FVTOCI. Designation as at FVTOCI is not permitted if the equity investment is held for trading or if it is a contingent consideration recognized by an acquirer in a business combination.

Investments in equity instruments at FVTOCI are subsequently measured at fair value with gains and losses arising from changes in fair value recognized in other comprehensive income and accumulated in other equity. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments; instead, it will be transferred to retained earnings.

Dividends on these investments in equity instruments are recognized in profit or loss when the Group's right to receive the dividends is established, unless the dividends clearly represent a recovery of part of the cost of the investment.

b) Impairment of financial assets

The Group recognizes a loss allowance for expected credit losses on financial assets at amortized cost (including trade receivables).

The Group always recognizes lifetime expected credit losses (ECLs) for trade receivables. For all other financial instruments, the Group recognizes lifetime ECLs when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on a financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECLs.

Expected credit losses reflect the weighted average of credit losses with the respective risks of default occurring as the weights. Lifetime ECLs represent the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECLs represent the portion of lifetime ECLs that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

For internal credit risk management purposes, the Group considers that the following situations indicate that a financial asset is in default (without taking into account any collateral held by the Group):

- i. Internal or external information shows that the debtor is unlikely to pay its creditors.
- ii. When a financial asset is more than 90 days past due unless the Group has reasonable and corroborative information to support a more lagged default criterion.

The Group recognizes an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

c) Derecognition of financial assets

The Group derecognizes a financial asset only when the contractual rights to the cash flows from the asset expire or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party.

On derecognition of a financial asset at amortized cost in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss. On derecognition of an investment in an equity instrument at FVTOCI, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss, and the cumulative gain or loss which had been recognized in other comprehensive income is transferred directly to retained earnings, without recycling through profit or loss.

2) Equity instruments

Debt and equity instruments issued by the Group are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments issued by the Group are recognized at the proceeds received, net of direct issue costs.

The repurchase of the Group's own equity instruments is recognized in and deducted directly from equity. No gain or loss is recognized in profit or loss on the purchase, sale, issuance or cancellation of the Corporation's own equity instruments.

3) Financial liabilities

a) Subsequent measurement

Except financial liabilities at FVTPL, all financial liabilities are measured at amortized cost using the effective interest method.

Financial liabilities are classified as at FVTPL when such financial liabilities are either held for trading or designated as at FVTPL.

Financial liabilities held for trading are stated at fair value, any gains or losses on such financial liabilities are recognized in other gains or losses; any remeasurement gains or losses on such financial liabilities are recognized in other gains or losses.

Fair value is determined in the manner described in Note 26.

b) Derecognition of financial liabilities

The difference between the carrying amount of a financial liability derecognized and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss.

4) Derivative financial instruments

The Group enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts.

Derivatives are initially recognized at fair value at the date on which the derivative contracts are entered into and are subsequently remeasured to their fair value at the end of each reporting period. The resulting gain or loss is recognized in profit or loss immediately unless the derivative is designated and effective as a hedging instrument; in which event, the timing of the recognition in profit or loss depends on the nature of the hedging relationship. When the fair value of a derivative financial instrument is positive, the derivative is recognized as a financial asset; when the fair value of a derivative financial instrument is negative, the derivative is recognized as a financial liability.

Derivatives embedded in hybrid contracts that contain financial asset hosts that is within the scope of IFRS 9 are not separated; instead, the classification is determined in accordance with the entire hybrid contract. Derivatives embedded in non-derivative host contracts that are not financial assets that is within the scope of IFRS 9 (e.g. financial liabilities) are treated as separate derivatives when they meet the definition of a derivative; their risks and characteristics are not closely related to those of the host contracts; and the host contracts are not measured at FVTPL.

m. Revenue recognition

The Group identifies contracts with customers, allocates the transaction price to the performance obligations and recognizes revenue when performance obligations are satisfied.

For contracts where the period between the date on which the Group transfers a promised good or service to a customer and the date on which the customer pays for that good or service is one year or less, the Group does not adjust the promised amount of consideration for the effects of a significant financing component.

Revenue from the sale of goods and accounts receivable are recognized when the goods are delivered to the customer's designated location or when the goods are shipped, because it is the time when the customer has full discretion over the manner of distribution and price to sell the goods, has the primary responsibility for sales to future customers and bears the risks of obsolescence.

The Group does not recognize revenue on materials delivered to subcontractors because this delivery does not involve a transfer of control.

n. Leases

At the inception of a contract, the Group assesses whether the contract is, or contains, a lease.

The Group as lessee

The Group recognizes right-of-use assets and lease liabilities for all leases at the commencement date of a lease, except for short-term leases and low-value asset leases which are accounted for applying a recognition exemption where lease payments are recognized as expenses on a straight-line basis over the lease terms.

Right-of-use assets are initially measured at cost, which comprises the initial measurement of lease liabilities adjusted for lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs needed to restore the underlying assets, and less any lease incentives received. Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses and adjusted for any remeasurement of the lease liabilities. Right-of-use assets are presented on a separate line in the consolidated balance sheets.

Right-of-use assets are depreciated using the straight-line method from the commencement dates to the earlier of the end of the useful lives of the right-of-use assets or the end of the lease terms.

Lease liabilities are initially measured at the present value of the lease payments, which comprise fixed payments, in-substance fixed payments, variable lease payments which depend on an index or a rate. The lease payments are discounted using the interest rate implicit in a lease, if that rate can be readily determined. If that rate cannot be readily determined, the Group uses the lessee's incremental borrowing rate.

Subsequently, lease liabilities are measured at amortized cost using the effective interest method, with interest expense recognized over the lease terms. When there is a change in a lease term, or a change in future lease payments resulting from a change in an index or a rate used to determine those payments, the Group remeasures the lease liabilities with a corresponding adjustment to the right-of-use-assets. However, if the carrying amount of the right-of-use assets is reduced to zero, any remaining amount of the remeasurement is recognized in profit or loss. Lease liabilities are presented on a separate line in the consolidated balance sheets.

Variable lease payments that do not depend on an index or a rate are recognized as expenses in the periods in which they are incurred.

o. Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

Other than that which is stated above, all other borrowing costs are recognized in profit or loss in the period in which they are incurred.

p. Government grants

Government grants are not recognized until there is reasonable assurance that the Group will comply with the conditions attached to them and that the grants will be received.

Government grants related to income are recognized in profit or loss on a systematic basis over the periods in which the Group recognizes as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire non-current assets are recognized as deferred revenue and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets.

Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognized in profit or loss in the period in which they become receivable.

The benefit of a government loan received at a below-market rate of interest is treated as a government grant measured as the difference between the proceeds received and the fair value of the loan based on prevailing market interest rates.

q. Employee benefits

1) Short-term employee benefits

Liabilities recognized in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related services.

2) Retirement benefits

Payments to defined contribution retirement benefit plans are recognized as expenses when employees have rendered services entitling them to the contributions.

Defined benefit costs (including service cost, net interest and remeasurement) under defined benefit retirement benefit plans are determined using the projected unit credit method. Service cost (including current service cost), and net interest on the net defined benefit liabilities are recognized as employee benefits expense in the period in which they occur. Remeasurement, comprising actuarial gains and losses and the return on plan assets (excluding interest), is recognized in other comprehensive income in the period in which they occur. Remeasurement recognized in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss.

Net defined benefit liabilities represent the actual deficit in the Group's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any refunds from the plans or reductions in future contributions to the plans.

r. Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

1) Current tax

Income tax payable (refundable) is based on taxable profit (loss) for the year determined according to the applicable tax laws of each tax jurisdiction.

According to the Income Tax Act in the ROC, an additional tax on unappropriated earnings is provided in the year the shareholders approve to retain earnings.

Adjustments of prior years' tax liabilities are added to or deducted from the current year's tax provision.

2) Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences, unused loss carryforwards and unused tax credits to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the

foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and such temporary differences are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the assets to be recovered. A previously unrecognized deferred tax asset is also reviewed at the end of each reporting period and recognized to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liabilities are settled or the assets are realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

3) Current and deferred taxes

Current and deferred taxes are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred taxes are also recognized in other comprehensive income or directly in equity respectively.

Where current taxes or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, management is required to make judgments, estimations, and assumptions on the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered relevant. Actual results may differ from these estimates.

The Group considers the possible impact of the recent development of the COVID-19 in Taiwan and its economic environment implications when making its critical accounting estimates on cash flow projections, growth rate, discount rate, profitability, etc. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised if the revisions affect only that period or in the period of the revisions and future periods if the revision affects both current and future periods.

6. CASH AND CASH EQUIVALENTS

	December 31		
	2021	2020	
Cash on hand and petty cash Checking accounts and demand deposits Cash equivalent	\$ 23,193 2,999,563	\$ 9,351 3,618,337	
Time deposits with original maturities of 3 months or less	1,929,362	419,436	
	\$ 4,952,118	<u>\$ 4,047,124</u>	

The market rate intervals of cash in the bank at the end of the reporting period were as follows:

	December 31		
	2021 2020		
Bank balance	0.00-6.00	0.00-5.00	
Time deposits with original maturities of 3 months or less	0.23-3.20	0.30-3.40	

7. FINANCIAL INSTRUMENTS AT FAIR VALUE THROUGH PROFIT OR LOSS - CURRENT

	December 31		L	
Financial Assets at Fair Value through Profit or Loss - Current	202	21		2020
Financial assets mandatorily classified as at FVTPL				
Non-derivative financial assets				
Domestic convertible bonds	\$	-	\$	46,321
Derivative financial assets				
Foreign exchange forward contracts				1,101
	\$		\$	47,422
Financial Liabilities at Fair Value through Profit or Loss - Current				
Financial liabilities mandatorily classified as at FVTPL				
Derivative financial liabilities				
Foreign exchange forward contracts	\$	26	<u>\$</u>	3,563

At the end of the year, outstanding foreign exchange forward contracts not under hedge accounting were as follows:

Currency	Maturity Date	Notional Amount
USD/NTD	2022.03.07	USD920/TWD25,462
EUR/USD	2021.06.15 2021.01.04-	EUR1,691/USD2,060
USD/NTD FUR/RMB	2021.02.25 2021.08.06	USD2,849/TWD82,499 EUR1,000/RMB8,420
	USD/NTD EUR/USD	USD/NTD 2022.03.07 EUR/USD 2021.06.15 2021.01.04- USD/NTD 2021.02.25

The Group entered into foreign exchange forward contracts to manage exposures to exchange rate fluctuations of foreign currency denominated assets and liabilities.

8. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME - NON-CURRENT

	December 31		
	2021	2020	
<u>Domestic investments</u>			
Unlisted shares	<u>\$ 16,249</u>	\$ 19,252	
Foreign investments			
Listed shares Unlisted shares	8,347 8,645 16,992	8,839 8,645 17,484	
	<u>\$ 33,241</u>	<u>\$ 36,736</u>	

These investments in equity instruments are held for medium- to long-term strategic purposes. Accordingly, the management elected to designate these investments in equity instruments as at FVTOCI as they believe that recognizing short-term fluctuations in these investments' fair value in profit or loss would not be consistent with the Group's strategy of holding these investments for long-term purposes.

9. TRADE RECEIVABLES - NET

	December 31		
	2021	2020	
At amortized cost			
Trade receivables from unrelated parties Less: Allowance for impairment loss	\$ 3,496,897 (42,362)	\$ 2,921,985 (44,639)	
	\$ 3,454,535	\$ 2,877,346	

The average credit period of sales of goods is 30 to 90 days. No interest is charged on trade receivables. The Group uses other publicly available financial information or its own trading records to rate its major customers. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties.

In order to minimize credit risk, the management of the Group has delegated a team responsible for determining credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade debt at the end of the reporting period to ensure that adequate allowance is made for possible irrecoverable amounts. In this regard, the management believes the Group's credit risk was significantly reduced.

The Group measures the loss allowance for trade receivables at an amount equal to lifetime ECLs. As the Group's historical credit loss experience does not show significantly different loss patterns for different customer segments, the provision for loss allowance based on past due status is not further distinguished according to the Group's different customer base.

The Group writes off a trade receivable when there is evidence indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery. For trade receivables that have been written off, the Group continues to engage in enforcement activity to attempt to recover the receivables due. Where recoveries are made, these are recognized in profit or loss.

The Group has no notes receivable past due. The following table details the loss allowance of trade receivables:

	Not Past Due	1 to 90 Days Past Due	91 to 180 Days Past Due	181 to 360 Days Past Due	Over 1 Year Past Due	Total
Expected credit loss rate	0.001%	0.5%-2%	3%-5%	10%	50%-100%	
<u>December 31, 2021</u>						
Gross carrying amount	\$ 3,056,182	\$ 375,050	\$ 25,416	\$ 8,141	\$ 32,108	\$ 3,496,897
Loss allowance (Lifetime ECLs)	(576)	(3,023)	(3,231)	(3,873)	(31,659)	(42,362)
Amortized cost	\$ 3,055,606	<u>\$ 372,027</u>	<u>\$ 22,185</u>	<u>\$ 4,268</u>	<u>\$ 449</u>	\$ 3,454,535
<u>December 31, 2020</u>						
Gross carrying amount	\$ 2,402,833	\$ 444,426	\$ 25,828	\$ 4,035	\$ 44,863	\$ 2,921,985
Loss allowance (Lifetime ECLs)	(4,951)	(3,235)	(915)	(403)	(35,135)	(44,639)
Amortized cost	<u>\$ 2,397,882</u>	<u>\$ 441,191</u>	<u>\$ 24,913</u>	<u>\$ 3,632</u>	<u>\$ 9,728</u>	\$ 2,877,346

The movements of the loss allowance of trade receivables were as follows:

	For the Year Ended December 31			
		2021		2020
Balance at January 1 Add: Impairment loss Less: Amounts written off	\$	44,639 2,535	\$	65,024 6,552 (24,813)
Foreign exchange gains and losses Balance at December 31	\$	(4,812) 42,362	\$	(2,124) 44,639

10. INVENTORIES

	December 31		
	2021	2020	
Finished goods	\$ 1,062,943	\$ 890,494	
Work in progress	41,532	49,094	
Raw materials	1,853,213	1,327,053	
Inventory in transit	33,129	30,365	
	<u>\$ 2,990,817</u>	<u>\$ 2,297,006</u>	

The cost of inventories recognized as cost of goods sold for the years ended December 31, 2021 and 2020 was \$16,471,847 thousand and \$15,242,548 thousand, respectively.

The cost of goods sold for the years ended December 31, 2021 and 2020 included inventory write-downs of

11. SUBSIDIARIES

Subsidiaries in	ncluded in the consolidated financia	<u>ll statements</u>	% of Ow	
			Decemb	er 31
Investor	Investee	Main Businesses	2021	2020
The Corporation	Hon Chuan Holding Limited ("Samoa Hon Chuan")	Overseas reinvested holding company	100	100
	Bon Trust International Trade Co., Ltd. ("Bon Trust")	Overseas reinvested holding company and international trade	99.9	99.9
	Hon Chuan (Cambodia) Co., Ltd. ("Hon Chuan Cambodia")	Manufacture and sale of PET bottles	100	100
	Hon Chuan (Philippines) Co., Ltd. ("Hon Chuan Philippines")	Manufacture and sale of plastic caps and PET bottles	100	100
Samoa Hon Chuan	Hon Chuan (China) Holdings Co., Ltd. ("Hon Chuan China")	Overseas reinvested holding company	96.236	96.236
	HC (Asia) Holdings Co., Ltd. ("Hon Chuan Asia")	Overseas reinvested holding company	100	100
	Hon Chuan (Africa) Holdings Co., Ltd. ("Hon Chuan Africa")	Overseas reinvested holding company	100	100
Hon Chuan China	Kai Gang Industries Limited ("Kai Gang")	Overseas reinvested holding company	100	100
	Hon Hsing (Samoa) Holding Limited ("Samoa Hon Hsing")	Overseas reinvested holding company	100	100
Ion Chuan Asia	Hon Chuan (Thailand) Co., Ltd. ("Hon Chuan Thailand")	Manufacture and sale of plastic caps and PET bottles	100	100
	PT Hon Chuan Indonesia ("Hon Chuan Indonesia")	Manufacture and sale of plastic caps, labels and PET bottles and beverage filling OEM services	100	100
	Hon Chuan (Myanmar) Co., Ltd. ("Hon Chuan Myanmar")	Manufacture and sale of plastic caps, PET bottles and LDPE membrane	70	70
	Hon Chuan Vietnam Co., Ltd. ("Hon Chuan Vietnam")	Manufacture and sale of plastic caps and PET bottles	100	100
	Hon Chuan Malaysia Sdn. Bhd. ("Hon Chuan Malaysia")	Manufacture and sale of plastic caps and PET bottles	100	100
	Honly Holding Co., Ltd. ("Samoa Honly")	Overseas reinvested holding company	100	100
	Honly International Co., Ltd. ("Honly")	Overseas reinvested holding company	49	49
	Hon Hua (Samoa) Holdings Limited ("Hon Hua")	Overseas reinvested holding company and international trade	60	60
Kai Gang	Hon Chuan Enterprise (Suzhou) Company Limited ("Suzhou Hon Chuan")	Manufacture and sale of various plastic caps, labels and aluminum closures	100	100
	Hon Chuan Food Packing (Qingxin) Co., Ltd. ("Qingxin Hon Chuan")	Manufacture and sale of various plastic caps, labels, PET bottles and beverage filling OEM service	100	100
	Hon Chuan Food Packing (Zhangzhou) Co., Ltd. ("Zhangzhou Hon Chuan")	Manufacture and sale of PET bottles and beverage filling OEM service	100	100
	Hon Chuan Food Packing (Chuzhou) Co., Ltd. ("Chuzhou Hon Chuan")	Manufacture and sale of various plastic caps and PET bottles	100	100
	Hon Chuan Food Packing (Xiantao) Co., Ltd. ("Xiantao Hon Chuan")	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM service	100	100
	Hon Chuan Enterprise Packing (Luohe) Co., Ltd. ("Luohe Hon Chuan")	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM service	100	100

				wnership nber 31
Investor	Investee	Main Businesses	2021	2020
Samoa Hon Hsing	Suzhou Hongxin Food Packing Co., Ltd. ("Suzhou Hongxin")	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM service	100	100
	Hon Chuan Food Packing (Taiyuan) Co., Ltd. ("Taiyuan Hon Chuan")	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM service	100	100
	Hon Chuan Enterprise (Changsha) Co., Ltd. ("Changsha Hon Chuan")	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM service	100	100
	Hon Chuan Food Packing (Jinan) Co., Ltd. ("Jinan Hon Chuan")	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM service	100	100
Hon Chuan Thailand	Hon Chuan FD Packaging Co., Ltd. ("Hon Fu Thailand")	Manufacture and sale of labels and PET bottles	65	65
Samoa Honly	Honly Food & Beverage Co., Ltd. ("Honly Food")	Beverage filling	100	100
Suzhou Hongxin	Hon Chuan Food Packing (Anyang) Co., Ltd. ("Anyang Hon Chuan")	Manufacture and sale of plastic caps	100	100
Hon Chuan Africa	Hon Shi (Samoa) Holdings Limited ("Hon Shi Samoa")	Overseas reinvested holding company	60	60
Hon Shi Samoa	Shimada International Limitada ("Shimada")	Manufacture and sale of plastic caps PET bottles and LDPE membrane	100	100
	Hon Shi Mozambique, Limitada ("Hon Shi Mozambique")	Manufacture and sale of plastic caps	100	100
Hon Hua	Uni Tun Co., Ltd. (Uni Tun)	Bottled water filling	100	100
				(Concluded)

The Corporation has the practical ability to direct the relevant activities of Honly; therefore, the Corporation has control over Honly.

12. INVESTMENT ACCOUNTED FOR USING THE EQUITY METHOD

	December 31		
	2021	2020	
Associates			
Unlisted company			
Paean International Co., Ltd ("Paean Company")	<u>\$ 13,849</u>	\$ 15,543	

At the end of the reporting period, the proportions of ownership and voting rights in associates held by the Group were as follows:

	December 31		
	2021	2020	
Name of Associates			
Paean Company	23.08%	23.08%	
Aggregate information of associates			
	For the Year Er		
	2021	2020	
The Group's share of: Loss from continuing operations	\$ (1.272)	\$ (32)	
Loss from commung operations	$\frac{\psi \qquad (1,272)}{}$	$\frac{\Psi}{\Psi}$	

Refer to Table 8 for the nature of activities, principal place of business and countries of incorporation of the associates.

13. PROPERTY, PLANT AND EQUIPMENT

	Beginning Balance	Additions	Disposals	Reclassified Amount	Effects of foreign currency exchange differences	Ending Balance
For the Year Ended December 31, 2021						
Cost						
Freehold land	\$ 763,301	\$ 125,000	\$ -	\$ -	\$ (25,547)	\$ 862,754
Buildings	6,872,924	59,580	-	315,478	(121,388)	7,126,594
Equipment	21,337,797	180,527	(483,754)	(743,250)	(358,067)	19,933,253
Other equipment	8,065,093	235,504	(385,253)	2,741,233	(210,374)	10,446,203
Property under						
construction	636,638	600,168		(338,045)	(22,484)	876,277
	37,675,753	<u>\$ 1,200,779</u>	<u>\$ (869,007)</u>	<u>\$ 1,975,416</u>	<u>\$ (737,860)</u>	39,245,081
Accumulated depreciation						
Buildings	2,283,833	\$ 266,335	\$ -	\$ -	\$ (44,953)	2,505,215
Equipment	13,547,969	1,207,369	(438,534)	(1,233,057)	(224,965)	12,858,782
Other equipment	5,189,165	706,079	(345,419)	1,268,816	(135,156)	6,683,485
	21,020,967	<u>\$ 2,179,783</u>	<u>\$ (783,953)</u>	<u>\$ 35,759</u>	<u>\$ (405,074)</u>	22,047,482
	<u>\$16,654,786</u>					<u>\$17,197,599</u>

	Beginning Balance	Additions	Disposals	Reclassified Amount	Effects of foreign currency exchange differences	Ending Balance
For the Year Ended December 31, 2020						
Cost						
Freehold land Buildings Equipment Other equipment Property under construction	\$ 779,341 6,648,758 20,533,181 7,459,685 300,353 35,721,318	\$ 77,067 238,119 351,513 $\frac{370,873}{\$1,037,572}$	\$ (207) (512,809) (228,900) - \$ (741,916)	\$ - 190,483 1,250,857 542,877 (11,380) <u>\$ 1,972,837</u>	\$ (15,833) (43,384) (171,551) (60,082) (23,208) \$ (314,058)	\$ 763,301 6,872,924 21,337,797 8,065,093 <u>636,638</u> 37,675,753
Accumulated depreciation Buildings Equipment Other equipment	2,031,056 12,698,035 4,845,754 19,574,845	\$ 255,487 1,368,987 566,961 \$ 2,191,435	\$ - (447,922) (200,270) <u>\$ (648,192)</u>	\$ - - - <u>\$</u> -	\$ (2,710) (71,131) (23,280) \$ (97,121)	2,283,833 13,547,969 5,189,165 21,020,967
	<u>\$16,146,473</u>					<u>\$16,654,786</u>

The above items of property, plant and equipment are depreciated on a straight-line basis over their estimated useful lives as follows:

Building	
Main buildings	10-60 years
Electrical power equipment	4-50 years
Other	4-50 years
Machinery equipment	3-22 years
Other equipment	2-25 years

Property, plant and equipment used by the Group and pledged as collateral for bank borrowings are set out in Note 28.

14. LEASE ARRANGEMENTS

a. Right-of-use assets

	December 31		
	2021	2020	
Carrying amount			
Land Buildings Other equipment	\$ 1,058,500 110,044 1,372	\$ 1,071,469 128,015 501	
	<u>\$ 1,169,916</u>	<u>\$ 1,199,985</u>	

	For the Year Ended December 31			
		2021		2020
Additions to right-of-use assets	<u>\$</u>	48,935	<u>\$</u>	167,481
Depreciation charge for right-of-use assets				
Land	\$	26,943	\$	28,415
Buildings		37,747		31,278
Other equipment	_	931		801
	<u>\$</u>	65,621	<u>\$</u>	60,494

b. Lease liabilities

	December 31			
	2021 2020			
Carrying amount				
Current Non-current	\$ 46,548 \$ 419,258	\$ 45,875 \$ 464,855		

Range of discount rate for lease liabilities was as follows:

	December 31		
	2021	2020	
Land	1.18%	1.18%	
Buildings	3.83%	3.83%	
Other equipment	3.83%	3.83%	

c. Material leasing activities and terms

The Group leases land for the use of plants, office spaces and warehouses with lease terms of 10 years from the Export Processing Zone Administration, MOEA of the ROC. Based on the lease, the variable lease payments are dependent on the Taiwan consumer price index of the year before the lease. The Group does not have bargain purchase options to acquire the leasehold land and buildings at the end of the lease term. In addition, the Group is prohibited from subleasing or transferring all or any portion of the underlying assets without the lessor's consent.

d. Other lease information

	For the Year Ended December 31		
	2021	2020	
Expenses relating to short-term leases Total cash outflow for leases	\$ 82,870 \$ (141,816)	\$ 88,048 \$ (144,351)	

The Group leases certain buildings, office equipment and transportation equipment qualify as short-term leases. The Group has elected to apply the recognition exemption and thus, did not recognize right-of-use assets and lease liabilities for these leases.

15. OTHER ASSETS

	December 31			
	2021	2020		
Office supplies	\$ 645,001	\$ 597,402		
Prepaid expenses and prepayment for purchases	347,723	260,938		
Refundable deposits	58,090	64,244		
Other receivables	28,409	31,592		
Restricted assets (Note 28)	13,342	1,594		
Tax refund receivable	· -	26,937		
Others	218,075	267,752		
	<u>\$ 1,310,640</u>	\$ 1,250,459		
Current	\$ 1,235,009	\$ 1,179,947		
Non-current	75,631	70,512		
	<u>\$ 1,310,640</u>	<u>\$ 1,250,459</u>		

The movements of the loss allowance of other receivables were as follows:

	For the Year Ended December 31			
		2021		2020
Balance at January 1 Add: Impairment loss Foreign exchange losses	\$	13,820 16,651 (30)	\$	13,820
Balance at December 31	<u>\$</u>	30,441	<u>\$</u>	13,820

Restricted assets pledged as collateral for bank borrowings were set out in Note 28.

16. BORROWINGS

a. Short-term borrowings

	December 31		
	2021 20		
<u>Unsecured borrowings</u>			
Line of credit borrowings Loans for purchasing raw materials	\$ 2,617,521	\$ 1,570,076 24,376	
	<u>\$ 2,617,521</u>	<u>\$ 1,594,452</u>	
Rate of interest per annum (%)			
Line of credit borrowings Loans for purchasing raw materials	0.55-1.20	0.72-1.23 1.06	

b. Short-term bills payable

	December 31	
	2021	2020
Commercial paper	<u>\$ 1,200,000</u>	\$ 3,100,000
Rate of interest per annum (%)		
Commercial paper	0.56-0.58	0.56-0.60

c. Long-term borrowings

	December 31		
	2021	2020	
Line of credit borrowings - February 2022 to July 2026 Less: Current portion Discounts on government grants (Note 24) Bill of credit borrowings - June 2025	\$ 4,937,638 (955,744) (52,581) 1,000,000	\$ 7,288,381 (46,980) (54,362)	
Long-term borrowings	<u>\$ 4,929,313</u>	\$ 7,187,039	
Rate of interest per annum (%)			
Line of credit borrowings Bill of credit borrowings	0.10-1.02 0.708	0.10-1.52	

17. BONDS PAYABLE

	December 31		
	2021	2020	
Unsecured domestic bonds Less: Bonds discount	\$ 6,000,000 (6,687)	\$ 3,000,000 (2,596)	
	\$ 5,993,313	\$ 2,997,404	

On November 26, 2021, the Corporation issued five-year unsecured domestic bonds for a total of \$3,000,000 thousand with a coupon rate of 0.75% and an effective interest rate of 0.7862%. The principal is repayable in cash upon maturity (November 26, 2026).

On April 27, 2018, the Corporation issued five-year unsecured domestic bonds for a total of \$3,000,000 thousand with a coupon rate of 1.07% and an effective interest rate of 1.1079%. The principal is repayable in cash upon maturity (April 27, 2023).

18. OTHER LIABILITIES

	December 31			
	2021		2020	
Payables for salaries	\$	337,470	\$	286,711
Payables for purchases of equipment		285,856		218,115
Advance receipts		117,826		56,693
Payables for bonus to employees		37,513		33,125
Payables for annual leave		27,096		25,305
Payables for remuneration of directors		17,294		14,586
Others	_	567,371		505,986
	\$	1,390,426	\$	1,140,521

19. RETIREMENT BENEFIT PLANS

a. Defined contribution plans

The Corporation adopted a pension plan under the Labor Pension Act (LPA), which is a state-managed defined contribution plan. Under the LPA, the Corporation makes monthly contributions to employees' individual pension accounts at 6% of monthly salaries and wages.

The employees of the Group's subsidiaries in China, Vietnam and Malaysia are members of state-managed retirement benefit plans operated by their respective governments. Each subsidiary is required to contribute a specified percentage of payroll costs to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit plan is to make the specified contributions.

b. Defined benefit plans

The defined benefit plans adopted by the Corporation in accordance with the Labor Standards Act is operated by the government of the ROC. Pension benefits are calculated on the basis of the length of service and average monthly salaries of the six months before retirement. The Corporation contribute amounts equal to 2% of total monthly salaries and wages to a pension fund administered by the pension fund monitoring committee. Pension contributions are deposited in the Bank of Taiwan in the committee's name. Before the end of each year, the Corporation assesses the balance in the pension fund. If the amount of the balance in the pension fund is inadequate to pay retirement benefits for employees who conform to retirement requirements in the next year, the Group is required to fund the difference in one appropriation that should be made before the end of March of the next year. The pension fund is managed by the Bureau of Labor Funds, Ministry of Labor (the "Bureau"); the Group has no right to influence the investment policy and strategy.

Hon Chuan Indonesia, Hon Chuan Thailand and Hon Fu Thailand also adopted the defined benefit plan in accordance with their local regulations.

The amounts included in the consolidated balance sheets in respect of the Group's defined benefit plans are as follows:

		December 31		
		2021	2020	
December of defined houseful different		¢ 160.020	ф 120.400	
Present value of defined benefit obligation Fair value of plan assets		\$ 169,029 (133,418)	\$ 138,480 (124,484)	
<u>F</u>				
Net defined benefit liabilities		\$ 35,611	<u>\$ 13,996</u>	
Movements in net defined benefit liabilities wer	re as follows:			
	Present Value			
	of the Defined		Net Defined	
	Benefit	Fair Value of	Benefit	
	Obligation	the Plan Assets	Liabilities	
Balance at January 1, 2020 Service cost	\$ 139,598	\$ (118,458)	\$ 21,140	
Current service cost	617	-	617	
Net interest expense (income)	1,117	(988)	129	
Recognized in profit or loss	1,734	(988)	746	
Remeasurement				
Return on plan assets (excluding amounts		(= = . =)		
included in net interest)	-	(3,715)	(3,715)	
Actuarial loss - changes in demographic	071		071	
assumptions	871	-	871	
Actuarial loss - changes in financial assumptions	4,355		4,355	
Actuarial loss - experience adjustments	3,879	_	<u>3,879</u>	
Recognized in other comprehensive income	9,105	(3,715)	5,390	
Contributions from the employer		(13,280)	(13,280)	
Benefits paid	(11,957)	11,957	-	
Balance at December 31, 2020	138,480	(124,484)	13,996	
Service cost				
Current service cost	4,564	-	4,564	
Gain on settlement	(4,377)	-	(4,377)	
Net interest expense (income)	1,903	(456)	1,447	
Recognized in profit or loss	2,090	(456)	1,634	
Remeasurement				
Return on plan assets (excluding amounts included in net interest)		(1.764)	(1.764)	
Actuarial loss - changes in demographic	-	(1,764)	(1,764)	
assumptions	5,272	_	5,272	
Actuarial gain - changes in financial	3,272		3,272	
assumptions	(4,015)	_	(4,015)	
Actuarial loss - experience adjustments	1,055	_	1,055	
Recognized in other comprehensive income	2,312	(1,764)	548	
Contributions from the employer	_	(13,117)	(13,117)	
Benefits paid	(6,403)	6,403	-	
Reclassified amount	35,217	-	35,217	
Exchange differences on foreign plans	(2,667)	_	(2,667)	
Balance at December 31, 2021	<u>\$ 169,029</u>	<u>\$ (133,418)</u>	\$ 35,611	

Through the defined benefit plans under the Labor Standards Act, the Group is exposed to the following risks:

- 1) Investment risk: The plan assets are invested in domestic and foreign equity and debt securities, bank deposits, etc. The investment is conducted at the discretion of the Bureau or under the mandated management. However, in accordance with relevant regulations, the return generated by plan assets should not be below the interest rate for a 2-year time deposit with local banks.
- 2) Interest risk: A decrease in the corporate bond interest rate will increase the present value of the defined benefit obligation; however, this will be partially offset by an increase in the return on the plans' debt investments.
- 3) Salary risk: The present value of the defined benefit obligation is calculated by using the future salaries of plan participants. As such, an increase in the salaries of the plan participants will increase the present value of the defined benefit obligation.

The actuarial valuations of the present value of the defined benefit obligation were carried out by qualified actuaries. The significant assumptions used for the purposes of the actuarial valuations are as follows:

	December 31	
	2021	2020
Discount rate(s)		
The Corporation	0.750%	0.350%
Hon Chuan Indonesia	7.14%	6.98%
Hon Chuan Thailand	1.77%	1.77%
Hon Fu Thailand	1.71%	1.71%
Expected rate(s) of salary increase		
The Corporation	1.125%	1.125%
Hon Chuan Indonesia	8%	8%
Hon Chuan Thailand	4%	4%
Hon Fu Thailand	3%	3%

If possible reasonable changes in each of the significant actuarial assumptions will occur and all other assumptions will remain constant, the present value of the defined benefit obligation will increase (decrease) as follows:

	December 31		
	2021	2020	
The Corporation			
Discount rate			
0.25% increase	\$ (2,351)	\$ (2,471)	
0.25% decrease	\$ 2,420	\$ 2,547	
Expected rate of salary increase/decrease			
0.25% increase	\$ 2,331	\$ 2,439	
0.25% decrease	<u>\$ (2,276)</u>	\$ (2,379)	

	December 31		
	2021	2020	
Hon Chuan Indonesia			
Discount rate 0.25% increase 0.25% decrease Expected rate of salary increase/decrease 0.25% increase 0.25% decrease	\$ (547) \$ 668 \$ 654 \$ (546)	\$ (645) \$ 789 \$ 769 \$ (642)	
Hon Chuan Thailand			
Discount rate 0.25% increase 0.25% decrease Expected rate of salary increase/decrease 0.25% increase 0.25% decrease Hon Fu Thailand	\$ (485) \$ 572 \$ 555 \$ (477)	\$ (482) \$ 573 \$ 515 \$ (443)	
Discount rate 0.25% increase 0.25% decrease Expected rate of salary increase/decrease 0.25% increase 0.25% decrease	\$ (79) \$ 90 \$ 98 \$ (86)	\$ (79) \$ 91 \$ 89 \$ (78)	

The above sensitivity analysis may not be representative of the actual changes in the present value of the defined benefit obligation as it is unlikely that the changes in assumptions will occur in isolation of one another as some of the assumptions may be correlated.

	December 31		
	2021	2020	
Expected contributions to the plans for the next year	<u>\$ 12,439</u>	<u>\$ 11,843</u>	
Average duration of the defined benefit obligation			
The Corporation	9 years	9 years	
Hon Chuan Indonesia	22 years	23 years	
Hon Chuan Thailand	17 years	17 years	
Hon Fu Thailand	15 years	15 years	

20. EQUITY

a. Share capital

	December 31		
	2021	2020	
Shares authorized (in thousands of shares)	<u>350,000</u>	350,000	
Shares authorized	<u>\$ 3,500,000</u>	<u>\$ 3,500,000</u>	
Shares issued and fully paid (in thousands of shares)	<u>287,786</u>	<u>287,786</u>	
Shares issued	<u>\$ 2,877,859</u>	<u>\$ 2,877,859</u>	

b. Capital surplus

	December 31	
	2021	2020
Arising from issuance of common shares (1) The difference between consideration received or paid and the carrying amount of the subsidiaries' net assets during actual	\$ 4,841,447	\$ 4,841,447
disposal or acquisition (1) Other (2)	353,848 200,277	353,848 200,277
	\$ 5,395,572	\$ 5,395,572

- 1) The capital surplus from shares issued in excess of par (additional paid-in capital from issuance of common shares) and the difference between consideration received or paid and the carrying amount of the subsidiaries' net assets during actual disposal or acquisition may be used to offset a deficit; in addition, when the Corporation has no deficit, such capital surplus may be distributed as cash dividends or transferred to share capital (limited to a certain percentage of the Corporation's paid-in capital and to once a year).
- 2) Such capital surplus may be used to offset a deficit.

c. Retained earnings and dividends policy

Under the dividends policy as set forth in the Articles, where the Corporation made a profit after tax in a fiscal year, the profit shall be first utilized for offsetting cumulative losses, setting aside as legal reserve 10% of the remaining profit until the accumulated legal capital reserve equals the Corporation's paid-in capital, setting aside or reversing a special reserve in accordance with the laws and regulations, and then any remaining profit together with any undistributed retained earnings shall be used by the Corporation's board of directors as the basis for proposing a distribution plan, which should be resolved in the shareholders' meeting for the distribution of dividends and bonuses to shareholders. For the policies on the distribution of compensation of employees and remuneration of directors after the amendment, please refer to compensation of employees and remuneration of directors in Note 21-d.

The dividends and bonuses, capital surplus, or legal reserve can be distributed in the whole or in part by cash after a resolution has been adopted by a majority of directors present at a meeting of the board of directors attended by two-thirds of the total number of directors; in addition, a report of such distribution shall be submitted to the shareholder's meeting.

The dividends policy of the Corporation shall be made according to the Corporation's current and future plan, considering investment environment, fund requirements, overall competition and taking into account the interests of shareholders. The Corporation may appropriate more than 30% of net profits of current year for dividends to shareholders. However, when accumulated unappropriated earnings are less than 10% of capital, the Corporation may decide not to distribute dividend.

The shareholders' dividends shall be distributed in the form of cash dividends or share dividends. More than (or equal to) 50% of the total amount of shareholders' dividends shall be in the form of cash dividends.

The legal reserve may be used to offset deficits. If the Corporation has no deficit and the legal reserve has exceeded 25% of the Corporation's paid-in capital, the excess may be transferred to capital or distributed in cash.

The appropriations of cash dividends per share for 2020 and 2019 were as follows:

			Divider	ids Per
			Share	(NT\$)
	Appropriatio	n of Earnings	For the Ye	ear Ended
	For the Year E	nded December		
	3	31		ber 31
	2020	2019	2020	2019
Legal reserve	\$ 151,030	\$ 138,104		
Special reserve	356,137	209,737		
Cash dividends	1,036,029	878,637	\$3.60	\$3.05

The appropriation of earnings as cash dividends has been resolved by the Corporation's board of directors in March 2021 and March 2020, the other proposed appropriations will be resolved by the shareholders in their meeting in July 2021 and June 2020.

The appropriation of earnings 2021, which was proposed/resolved by the Corporation's board of directors on March 22, 2022, was as follows:

	Appropriation of Earnings	Dividends Per Share (NT\$)
Proposed		
Legal reserve Special reserve	\$ 196,428 544,040	
Resolved		
Cash dividends	1,237,479	\$ 4.30

The appropriation of earnings as cash dividends as listed above had been resolved by the Corporation's board of directors; the other proposed appropriations will be resolved by the shareholders in their meeting to be held on June 17, 2022.

d. Special reserves

The increase in retained earnings that resulted from all IFRSs adjustments was not enough for this appropriation; therefore, the Corporation appropriated to the special reserve an amount of \$352,668 thousand, the increase in retained earnings that resulted from all IFRSs adjustments on transitions to IFRSs.

Additional special reserve should be appropriated for the amount equal to the difference between net debit balance reserves and the special reserve appropriated on the first-time adoption of IFRSs. Any special

reserve appropriated may be reversed to the extent that the net debit balance reverses and is thereafter distributed.

e. Treasury shares

Purpose of Buy-back	Number of shares at January 1	Increase During the Year	Decrease During the Year	Number of shares at December 31
For the Year Ended December 31, 2020				
Shares cancelled		<u>5,093,000</u>	(5,093,000)	

In order to maintain the Group's creditworthiness and protect shareholders' interests, the Corporation's board of directors resolved in March 2020 to buy back and cancel 5,093 thousand treasury shares in accordance with Article 28-2 of the Securities and Exchange Act. As of December 31, 2020, the shares had been fully repurchased and the cost of the repurchase was \$277,423 thousand. On June 30, 2020, the treasury shares were cancelled and the registration of the change was completed in July 2020.

Under the Securities and Exchange Act, the Corporation shall neither pledge treasury shares nor exercise shareholders' rights on these shares, such as the rights to dividends and to vote.

21. NET PROFIT FROM CONTINUING OPERATIONS

Net profit (loss) from continuing operations includes the following items:

a. Other gains and losses

	For the Year Ended December 3			
		2021		2020
Loss on disposal of property, plant and equipment	\$	(54,683)	\$	(14,555)
Loss on valuation of financial assets and liabilities at FVTPL Loss recognized on associates accounted for using the equity		(28,768)		(4,542)
method		(1,272)		(32)
Miscellaneous expense		(30,853)		(25,168)
Miscellaneous income		105,625		127,575
	\$	<u>(9,951</u>)	\$	83,278

b. Finance costs

	For the Year Ended December 3				
		2021		2020	
Interest on bank loans	\$	74,675	\$	114,252	
Interest on convertible bonds		35,492		33,196	
Interest on lease liabilities		8,883		9,016	
Other finance costs (Note 24)		19,133		11,303	
	<u>\$</u>	138,183	\$	167,767	

c. Employee benefits expense, depreciation and amortization expenses

	2021					2020	
	Operating Costs		perating Expenses	Total	Operating Costs	perating Expenses	Total
Employee benefits expense							
Payroll expense	\$ 1,445,915	\$	564,123	\$ 2,010,038	\$ 1,338,132	\$ 538,003	\$ 1,876,135
Labor and health							
insurance expense	76,500		65,628	142,128	69,410	56,145	125,555
Pension expense	30,727		60,248	90,975	29,075	13,169	42,244
Other employee benefits							
expense	15,995		36,080	52,075	11,426	35,708	47,134
Remuneration of							
directors	-		17,294	17,294	-	14,586	14,586
Depreciation expenses	2,025,106		220,298	2,245,404	2,013,013	238,916	2,251,929
Amortization expenses	39,098		5,222	44,320	28,763	7,650	36,413

d. Compensation of employees and remuneration of directors

The Corporation accrued compensation of employees and remuneration of directors at the rates of no less than 1% and no higher than 3%, respectively, of net profit before income tax, compensation of employees, and remuneration of directors. The compensation of employees and remuneration of directors for the years ended December 31, 2021 and 2020 which have been approved by the Corporation's board of directors on March 22, 2022 and March 23, 2021, respectively, were as follows:

	2021			2020			
-	% Cash		Cash	%		Cash	
Compensation of employees	1.70%	\$	37,433	1.78%	\$	33,066	
Remuneration of directors	0.79%		17,294	0.79%		14,586	

If there is a change in the amounts after the annual consolidated financial statements are authorized for issue, the differences are recorded as a change in the accounting estimate.

There is no difference between the actual amounts of compensation of employees and remuneration of directors paid and the amounts recognized in the consolidated financial statements for the year ended December 31, 2020 and 2019.

Information on the compensation of employees and remuneration of directors resolved by the Corporation's board of directors in 2022 and 2021 is available at the Market Observation Post System website of the Taiwan Stock Exchange.

22. INCOME TAXES

a. Major components of tax expense recognized in profit or loss

	For the Year Ended December 31			
		2021		2020
Current tax				
In respect of the current year	\$	696,461	\$	459,276
Adjustments for prior year	Ψ	5,191	Ψ	(15,428)
Deferred tax				
In respect of the current year		(25,037)		(21,802)
Adjustments to deferred tax attributable to changes in tax rates				
and laws				2,527
Income tax expense recognized in profit or loss	<u>\$</u>	676,615	\$	424,573
A reconciliation of accounting profit and income tax expenses is as	s follo	ws:		
	For	the Year End	ded D	ecember 31
		2021		2020
Income tax expense calculated at the statutory rate	\$	886,228	\$	638,573
Nondeductible expenses in determining taxable income	7	9,626	-	2,326
Tax-exempt income		(16,631)		(44,345)
Additional income tax under the Alternative Minimum Tax Act		85		-
Unrecognized loss carryforwards		14,781		26,951
Unrecognized deductible temporary differences		(274,275)		(184,439)
Effect of tax rate changes		-		2,527
Deductible items in determining taxable income		(58)		(1,592)
T		51 660		

1	T		. 1			
h	Income tax	recognized in	1 Other	compreh	nencive.	1ncome

Income tax expense recognized in profit or loss

Income tax on repatriated funds

Adjustments for prior years' tax

	For the Year Ended December 31			
	2021	2020		
Deferred tax In respect of current year				
In respect of current year - Remeasurement of defined benefit plans	<u>\$ 100</u>	<u>\$ 1,078</u>		

51,668

5,191

\$ 676,615

(15,428)

\$ 424,573

c. Deferred tax assets and liabilities

		For the Y	ear Ended Decembe	r 31, 2021	
			Recognized in Other		
	Opening Balance	Recognized in Profit or Loss	Comprehensive Income	Exchange Difference	Closing Balance
Deferred Tax Assets					
Temporary differences Tax losses Defined benefit obligation Allowance for impairment loss of write-down of	\$ 180,020 6,586	\$ 16,759 (2,374)	\$ - 100	\$ (847) (55)	\$ 195,932 4,257
inventories Others	8,066 21,436	2,336 10,138	- -	(65) (779)	10,337 30,795
	\$ 216,108	\$ 26,859	\$ 100	<u>\$ (1,746)</u>	<u>\$ 241,321</u>
Deferred tax liabilities					
Temporary differences Reserve for land value					
increment tax Others	\$ 24,283 53,061	\$ - 1,822	\$ - 	\$ - (2,608)	\$ 24,283 52,275
	<u>\$ 77,344</u>	<u>\$ 1,822</u>	<u>\$</u>	\$ (2,608)	<u>\$ 76,558</u>
		For the Y	ear Ended Decembe	r 31, 2020	
			Recognized in Other		
	Opening Balance	Recognized in Profit or Loss	Comprehensive Income	Exchange Difference	Closing Balance
Deferred Tax Assets					
Temporary differences Tax losses Defined benefit obligation Allowance for impairment	\$ 156,991 7,626	\$ 20,149 (1,855)	\$ - 1,078	\$ 2,880 (263)	\$ 180,020 6,586
loss of write-down of inventories Others	6,664 13,264	1,514 8,796		(112) (624)	8,066 21,436
	<u>\$ 184,545</u>	<u>\$ 28,604</u>	\$ 1,078	\$ 1,881	<u>\$ 216,108</u>
Deferred tax liabilities					
Temporary differences Reserve for land value	¢ 24.202		•	•	ф. 24.202
increment tax Others	\$ 24,283 44,783	\$ - 9,329	\$ - 	\$ - (1,051)	\$ 24,283 53,061

d. The aggregate amount of temporary differences associated with investments for which deferred tax liabilities have not been recognized.

As of December 31, 2021 and 2020, the taxable temporary differences associated with investments in subsidiaries for which no deferred tax liabilities have been recognized were \$703,935 thousand and \$559,930 thousand, respectively.

e. Information about unused loss carryforwards and tax-exemptions

Investee	Unused Amou	int Expiry Year
Suzhou Hongxin Suzhou Hon Chuan Zhangzhou Hon Chuan	\$ 561,071 72,819 82,443	2025
	\$ 716,333	<u>}</u>

As of December 31, 2021 under the local regulations of Suzhou Hon Chuan, Suzhou Hongxin and Zhangzhou Hon Chuan, their loss carryforwards may offset against future taxable income.

f. Income tax assessments

Income tax returns of the Corporation through 2019 have been assessed by the tax authorities.

23. EARNINGS PER SHARE

	Net Profit Attributable to Owners of the Corporation	Number of Shares (In Thousands)	Earnings Per Share (NT\$)
For the year ended December 31, 2021			
Basic earnings per share Net profit attributable to owners of the Corporation Effect of potentially dilutive ordinary shares Compensation of employees	\$ 1,964,731 	287,786 632	<u>\$ 6.83</u>
Diluted earnings per share Net profit attributable to owners of the Corporation adding effect of potentially dilutive ordinary shares For the year ended December 31, 2020	<u>\$ 1,964,731</u>	<u>288,418</u>	<u>\$ 6.81</u>
Basic earnings per share Net profit attributable to owners of the Corporation Effect of potentially dilutive ordinary shares Compensation of employees	\$ 1,655,412 	289,585 <u>696</u>	<u>\$ 5.72</u>
Diluted earnings per share Net profit attributable to owners of the Corporation adding effect of potentially dilutive ordinary shares	<u>\$ 1,655,412</u>	290,281	<u>\$ 5.70</u>

The Corporation may settle the compensation of employees in cash or shares; therefore, the Corporation assumes that the entire amount of the compensation will be settled in shares, and the resulting potential shares are included in the weighted average number of shares outstanding used in the computation of diluted earnings per share, as the effect is dilutive. Such dilutive effect of the potential shares is included in the computation of diluted earnings per share until the number of shares to be distributed to employees is resolved in the following year.

24. GOVERNMENT GRANTS

Except as disclosed in other notes, the following government grants were received by the Group:

As of December 31, 2021, according to the "Action Plan for Welcoming Overseas Taiwanese Businesses to Return to Invest in Taiwan" made by the government, the Corporation borrowed \$3,047,659 thousand from the National Development Fund with an preferential interest rate for its operation and purchase of equipment. The loan is expected to be settled within 5 to 7 years in equal installments. Using the prevailing market interest rates of 0.85%-1.35% for an equivalent loan, the fair value of the loan was estimated at \$2,963,289 thousand on initial recognition. The difference of \$84,370 thousand between the proceeds and the fair value of the loan is viewed as a government grants derived from an interest-free loan and is recognized as deferred revenue, which will be subsequently transferred to profit or loss over time. For the year ended December 31, 2021, the amount recognized in other revenue was \$13,048 thousand, and interest expense recognized on this loan was \$19,133 thousand.

If the Corporation fails to comply the loan regulations, and the National Development Fund terminates the grants, the Corporation will pay the loan with the original agreed interest rate plus the annual interest rate.

Jinan Hon Chuan, Qingxin Hon Chuan, and Chuzhou Hon Chuan acquired land use rights, invested in equipment, and constructed electronic projects, respectively, and received a government grant of RMB 6,028 thousand in total. The amount was recognized as deferred revenue and was subsequently transferred to profit or loss over the useful lives of the related assets.

25. CAPITAL MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as going concerns while maximizing the return to stakeholders through the optimization of the debt and equity balance.

The capital structure of the Group consists of net debt (borrowings offset by cash and cash equivalents) and equity attributable to owners of the Corporation (comprising issued capital, reserves, retained earnings and other equity).

Key management personnel of the Group review the capital structure on a quarterly basis. As part of this review, the key management personnel consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the key management personnel, in order to balance the overall capital structure, the Group may adjust the amount of dividends paid to shareholders, the number of new shares issued or repurchased, and/or the amount of new debt issued or existing debt redeemed.

26. FINANCIAL INSTRUMENTS

a. Fair value of financial instruments measured at fair value on a recurring basis

1) Fair value hierarchy

	Level 1	Level 2	Level 3	Total
<u>December 31, 2021</u>				
Financial liabilities at fair value through profit or loss (FVTPL) Foreign exchange forward contracts	<u>\$</u>	<u>\$ 26</u>	<u>\$</u>	<u>\$ 26</u>
Financial assets at fair value through other comprehensive income Equity investments Foreign listed shares Unlisted shares	\$ 8,347 <u>-</u> <u>\$ 8,347</u>	\$ - - - \$ -	\$ - 24,894 \$ 24,894	\$ 8,347 24,894 \$ 33,241
<u>December 31, 2020</u>				
Financial assets at fair value through profit or loss (FVTPL) Domestic convertible bonds Foreign corporate bonds Foreign exchange forward contracts	\$ 16,640 29,681	\$ - - - 1,101	\$ - -	\$ 16,640 29,681
	<u>\$ 46,321</u>	<u>\$ 1,101</u>	<u>\$</u>	<u>\$ 47,422</u>
Financial liabilities at fair value through profit or loss (FVTPL) Foreign exchange forward contracts	<u>\$</u>	\$ 3,56 <u>3</u>	<u>\$</u>	<u>\$ 3,563</u>
Financial assets at fair value through other comprehensive income Equity investments Foreign listed shares Unlisted shares	\$ 8,839 	\$ - -	\$ - 27,897	\$ 8,839 27,897
	\$ 8,839	<u>\$</u>	<u>\$ 27,897</u>	<u>\$ 36,736</u>

There were no transfers between Level 1 and 2 in the current and prior years.

- 2) Valuation techniques and assumptions applied for fair value measurement
 - a) The fair value of financial instruments with standard terms and conditions that are traded in an active market, including listed shares and emerging market shares, is determined based on the market price.
 - b) The fair values of foreign exchange forward contracts are determined using the discounted cash flow method. Future cash flows are estimated based on observable forward exchange rates at the end of the reporting period and contract forward rates, discounted at a rate that reflects the credit risk of various counterparties.

c) The unlisted equity investments at fair value through other comprehensive income are all measured at Level 3. The fair values of unlisted equity investments are determined using price-to-book ratio approach. In this approach, according to the financial information of the companies, both net book value per share calculated and share price estimated by comparing share price or P/E ratio with similar companies were used to capture the present value of the expected future economic benefits to be derived from the ownership of these investments.

3) Reconciliation of Level 3 fair value measurements of financial instruments

Financial assets at fair value through other comprehensive income - equity instruments

	For the Year Ended December 31			
		2021		2020
Balance at January 1	\$	27,897	\$	35,399
Recognized in other comprehensive income (included in unrealized gain (loss) on financial assets at FVTOCI) Return of capital due to capital reduction of invested		(3,003)		(3,502)
companies		_		(4,000)
Balance at December 31	<u>\$</u>	24,894	\$	27,897

b. Categories of financial instruments

	December 31			
	2021	2020		
Financial assets				
Mandatorily classified as at FVTPL	\$ -	\$ 47,422		
Financial assets at amortized cost				
Cash and cash equivalents	4,952,118	4,047,124		
Notes receivable and trade receivables	3,724,929	3,036,502		
Financial assets at fair value through other comprehensive				
income - equity investments	33,241	36,736		
Other receivables	28,409	31,592		
Refundable deposits	58,090	64,244		
Financial liabilities				
Held for trading at FVTPL	26	3,563		
Amortized cost		ŕ		
Short-term borrowings	2,617,521	1,594,452		
Short-term bills payable	1,200,000	3,100,000		
Notes payable and trade payables	1,087,509	826,850		
Bonds payable	5,993,313	2,997,404		
Long-term borrowings (including current portion)	5,885,057	7,234,019		
Other payables	853,227	724,101		
Guarantee deposits received	32,882	32,163		

c. Financial risk management objectives and policies

The Group's major financial instruments include equity and debt investments, trade receivables, trade payables, borrowings and bonds payable. The Group's corporate treasury function identifies and assesses the risks and manages market uncertainties with the objective of reducing the potentially adverse effects that market fluctuations may have on its financial performance. These risks include market risk (including foreign currency risk and interest rate risk), credit risk and liquidity risk.

The Group's corporate treasury function evaluates, on a quarterly basis, whether the use of financial derivatives is governed by the Group's policies that were approved by the board of directors. Compliance with policies and exposure limits is reviewed by the internal auditors on a continuous basis. The Group did not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

1) Market risk

The Group's activities exposed it primarily to the financial risk of changes in foreign currency exchange rates and interest rates. The Group entered into a variety of derivative financial instruments to manage its exposure to foreign currency risk and interest rate risk. There has been no change to the Group's exposure to market risks or the manner in which these risks are managed and measured.

Foreign currency risk

The Group has foreign currency denominated sales and purchases, which expose the Group to foreign currency risk. Exchange rate exposures are managed within approved policy parameters utilizing foreign exchange forward contracts. The use of financial derivatives would reduce the influence of foreign exchange risk but could not completely eliminate the risk.

The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities (including those eliminated on consolidation) at the end of the reporting period are set out in Note 30.

Sensitivity analysis

The Group is mainly exposed to the USD and EUR.

The Group's sensitivity to a 1% increase and decrease in NTD (the functional currency) against the relevant foreign currencies represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis included only outstanding foreign currency denominated monetary items. The sensitivity analysis included external borrowings as well as loans to foreign operations within the Group where the denomination of the loan is in a currency other than the functional currency of the lender or the borrower. Assuming a 1% strengthening in the NTD against the USD, the pre-tax profit for the years ended December 31, 2021 and 2020 would have decreased by \$5,473 thousand and \$2,430 thousand, respectively. Assuming a 1% strengthening in the NTD against the EUR, the pre-tax profit for the years ended December 31, 2021 and 2020 would have increased by \$1,324 thousand and \$2,380 thousand, respectively.

Interest rate risk

The Group is exposed to interest rate risk because entities in the Group borrow funds at both fixed and floating interest rates. The risk is managed by the Group by maintaining an appropriate mix of fixed and floating rate borrowings. Hedging activities are evaluated regularly to align with interest rate views and defined risk appetite ensuring the most cost-effective hedging strategies are applied.

The carrying amounts of the Group's financial assets and financial liabilities with exposure to interest rates were as follows:

	Decem	December 31		
	2021	2020		
Fair value interest rate risk Financial liabilities	\$ 7,659,119	\$ 6,608,134		
Cash flow interest rate risk Financial liabilities	8,502,578	8,828,471		

Sensitivity analysis

The sensitivity analysis below was determined based on the Group's exposure to interest rates for both derivative and non-derivative instruments at the end of the reporting period. For floating rate liabilities, the analysis was prepared assuming the amount of each liability outstanding at the end of the reporting period was outstanding for the whole year. A 0.125% increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been raised by 0.125% higher and all other variables were held constant, the Group's pre-tax profit for the years ended December 31, 2021 and 2020 would decrease by \$10,628 thousand and \$11,036 thousand, respectively.

2) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. At the end of the reporting period, the Group's maximum exposure to credit risk, which would cause a financial loss to the Group due to the failure of the counterparty to discharge its obligation and due to the financial guarantees provided by the Group, is arising from:

- The carrying amount of the respective recognized financial assets as stated in the consolidated balance sheets; and
- The maximum amount the entity would have to pay if the financial guarantee is called upon, irrespective of the likelihood of the guarantee being exercised.

Trade receivables consist of a large number of customers, which spread across diverse industries and geographical areas. On-going credit evaluation is performed on the financial condition of trade receivables. The Group's concentrations of credit risk regarding top 5 customers were 25% and 28%, respectively, in total trade receivables as of December 31, 2021 and 2020. No other concentration of credit risk was observed.

3) Liquidity risk

The Group manages liquidity risk by monitoring and maintaining a level of cash and cash equivalents deemed adequate to finance the Group's operations and mitigate the effects of fluctuations in cash flows. In addition, management monitors the utilization of bank borrowings and ensures compliance with loan covenants.

The Group relies on bank borrowings as a significant source of liquidity. As of December 31, 2021 and 2020, the Corporation had available unutilized short-term bank loan facilities of \$16,172,000 thousand and \$15,511,080 thousand, respectively.

The following table has been drawn up based on the undiscounted cash flows of financial liabilities from the due date.

	Less Than 1 Year	1-5 Years	5+ Years
<u>December 31, 2021</u>			
Non-derivative financial liabilities Borrowings Short-term bills payable Non-interest bearing liabilities Bonds payable Lease liabilities	\$ 3,573,265 1,200,000 1,087,509 - 53,971	\$ 4,929,313 - - 5,993,313 166,410	\$ - - 314,739
	\$ 5,914,745	<u>\$11,089,036</u>	\$ 314,739
Derivative financial liabilities Foreign exchange forward contracts December 31, 2020	<u>\$ 26</u>	<u>\$</u>	<u>\$</u>
Non-derivative financial liabilities Borrowings Short-term bills payable Non-interest bearing liabilities Bonds payable Lease liabilities	\$ 1,641,432 3,100,000 826,850 - 54,509	\$ 6,880,062 - 2,997,404 204,223	\$ 361,339 - - - 329,838
	\$ 5,622,791	<u>\$10,081,689</u>	\$ 691,177
Derivative financial liabilities Foreign exchange forward contracts	<u>\$ 3,563</u>	<u>\$</u>	<u>\$</u>

Further information on the maturity analysis of the above financial liabilities was as follows:

	Less than 1 Year	1-5 Years	5-10 Years	10-15 Years	15-20 Years	20+ Years
<u>December 31, 2021</u>						
Lease liabilities	\$ 53,971	<u>\$ 166,410</u>	<u>\$ 72,956</u>	\$ 56,383	<u>\$ 56,384</u>	<u>\$ 129,016</u>
<u>December 31, 2020</u>						
Lease liabilities	\$ 54,509	<u>\$ 204,223</u>	<u>\$ 75,297</u>	<u>\$ 57,864</u>	<u>\$ 56,384</u>	<u>\$ 140,293</u>

27. TRANSACTIONS WITH RELATED PARTIES

Balances and transactions between the Corporation and its subsidiaries, which are related parties of the Corporation, have been eliminated on consolidation and are not disclosed in this note. Details of transactions between the Group and other related parties are disclosed as follows.

a. Related party name and category

Related Party Name	Related Party Category
Food and Drink Public Company Limited	Others
Ann Huang	Others

b. Sales of goods

	For the Year Ended December 31			
	2021	2020		
Net sales Others	\$ 8,787	<u>\$ 5,507</u>		
Rental expenses (recorded under manufacturing or operation expenses) Others	<u>\$ 3,409</u>	\$ 3,668		

The price of sales to related parties and collection terms approximated those for third parties.

The Corporation has leased warehouse from related parties. The rent is based on the rates of neighboring properties and paid monthly.

	December 31		
	2021	2020	
Trade receivables Others	<u>\$ 2,773</u>	\$ 1,507	
Other receivables (recognized as other current assets) Others	<u>\$</u>	<u>\$ 5</u>	
Other payables (recognized as other current liabilities) Others	<u>\$ 278</u>	<u>\$ 318</u>	

c. Remuneration of key management personnel

	For	For the Year Ended December 3		
		2021		2020
Short-term employee benefits Post-employment benefits	\$	74,784 157	\$	64,332 235
	<u>\$</u>	74,941	\$	64,567

The remuneration of directors and key executives, as determined by the remuneration committee, is based on the performance of individuals and market trends.

28. ASSETS PLEDGED AS COLLATERAL OR FOR SECURITY

The following assets were provided as collateral for bank borrowings:

		Decem	ber 3	1
		2021		2020
Property, plant and equipment Restricted assets (recognized as other current assets)	\$	183,780 13,342	\$	237,291 1,594
	<u>\$</u>	197,122	\$	238,885

29. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED COMMITMENTS

In addition to those disclosed in other notes, significant contingencies and unrecognized commitments of the Group at December 31, 2021 and 2020 were as follows:

- a. As of December 31, 2021 and 2020, unused letters of credit for purchases of raw materials and machinery and equipment amounted to approximately \$298,464 thousand and \$318,812 thousand, respectively.
- b. Unrecognized commitments were as follows:

	Decem	ber 31
	2021	2020
Acquisition of property, plant and equipment	<u>\$ 1,467,147</u>	<u>\$ 464,981</u>

30. SIGNIFICANT ASSETS AND LIABILITIES DENOMINATED IN FOREIGN CURRENCIES

The following information was aggregated by the foreign currencies other than functional currencies of the Group, and the exchange rates between the foreign currencies and the respective functional currencies were disclosed. The significant assets and liabilities denominated in foreign currencies were as follows:

					Decem	ber :	31				
		202	1					2	020		
	Toreign urrency	Exchange Rate		New Taiwan Dollars		Foreign Currency			Exchange Rate		w Taiwan Dollars
Financial assets of monetary items											
USD EUR	\$ 38,248 603	27.6 31.3	-	\$	1,058,705 18,886	\$	19,977 1,132		3.48 5.02	\$	568,945 39,643
Financial liabilities of monetary items											
USD EUR	18,474 4,831	27.6 31.3	-		511,360 151,307		11,443 7,927		3.48 5.02		325,897 277,604

The following information was aggregated by the functional currencies of the group entities, and the exchange rates between respective functional currencies and the presentation currency were disclosed. The significant realized and unrealized foreign exchange gains (losses) were as follows:

For the Year Ended Decer	ıber 31
--------------------------	---------

		Tor the rear Em	ica December.	<i>)</i>
	2	021	2	020
	Exchange Rate	Net Foreign Exchange Gain (Loss)	Exchange Rate	Net Foreign Exchange Gain (Loss)
NTD	1.0000	\$ (23,377)	1.0000	\$ (7,695)
USD	28.009	211	29.549	4,939
RMB	4.3395	(1,036)	4.2755	6,492
MZN	0.4274	2,203	0.4255	(8,677)
IDR	0.0020	10,146	0.0020	(9,901)
MMK	0.0173	(29,340)	0.0215	14,573
THB	0.8823	9,116	0.9496	3,904
MYR	6.4765	3,816	6.7345	(1,170)
VND	0.0011	869	0.0012	(594)
PHP	0.5617	330	0.5887	(3,456)
		<u>\$ (27,062)</u>		<u>\$ (1,585)</u>

31. OTHER ITEMS

Environmental Protection Bureau of Taichung City Government ("Environmental Protection Bureau"), Environmental Protection Administration Executive Yuan, R.O.C. (Taiwan), and Taichung District Prosecutors Office ("Taichung Prosecutors Office") collectively inspected the label factories of the Corporation and discovered that the air pollution control equipment was not functioning properly. As a result, Environmental Protection Bureau issued Letter No. 1070126655 with fine notifications No. 20-107-110002 and No. 20-107-110003 which amounted to \$20,200 thousand fine. The Corporation paid the fine and recognized the amount as other losses under non-operating income and expenses in the current year. The Corporation appointed a lawyer to appeal for an administrative remedy. This case was denied by the Supreme Administrative Court on November 25, 2021, and the case was concluded.

Because of the abovementioned event, Environmental Protection Bureau issued Letter No. 1080045552 on May 2, 2019 for the air pollution charge of \$125,869 thousand from the third quarter of 2013 through the second quarter of 2018. The Corporation paid the fine and recognized the amount as other losses under non-operating income and expenses in the first half of 2019. The Corporation appointed a lawyer to appeal to Taichung High Administrative Court for administrative litigation. The Taichung High Administrative Court announced the first-instance verdict that the Corporation lost the trial, and the case was appealed to the Supreme Administrative Court and is currently under trial. The investigation of the case was closed by the Taichung District Prosecutors Office on September 20, 2019. In addition to ordering the Corporation to pay the unlawful income of \$77,299 thousand, which was the air pollution charge from the fourth quarter of 2010 through the second quarter of 2018, the prosecutors charged 19 persons, including the Corporation, for indictable offense due to violation of Air Pollution Control Act. The case underwent a trial in the Taichung District Court. The Corporation paid the aforementioned unlawful income and recognized the amount as other losses under non-operating income and expenses in 2019.

32. SEPARATELY DISCLOSED ITEMS

- a. Information on significant transactions and investees:
 - 1) Financing provided to others. (Table 1)
 - 2) Endorsements/guarantees provided. (Table 2)
 - 3) Marketable securities held (excluding investments in subsidiaries, associates and joint controlled entities). (Table 3)
 - 4) Marketable securities acquired or disposed of costs or prices at least NT\$300 million or 20% of the paid-in capital. (Table 4)
 - 5) Acquisition of individual real estate at costs of at least NT\$300 million or 20% of the paid-in capital. (Table 5)
 - 6) Disposal of individual real estate at prices of at least NT\$300 million or 20% of the paid-in capital. (None)
 - 7) Total purchases from or sales to related parties amounting to at least NT\$100 million or 20% of the paid-in capital. (None)
 - 8) Receivables from related parties amounting to at least NT\$100 million or 20% of the paid-in capital. (Table 6)
 - 9) Trading in derivative instruments. (Note 7)
 - 10) Intercompany relationships and significant intercompany transactions. (Table 7)
 - 11) Information on investees. (Table 8)
- b. Information on investments in mainland China
 - 1) Information on any investee company in mainland China, showing the name, principal business activities, paid-in capital, method of investment, inward and outward remittance of funds, ownership percentage, net income of investees, investment income or loss, carrying amount of the investment at the end of the period, repatriations of investment income, and limit on the amount of investment in the mainland China area. (Table 9)
 - 2) Any of the following significant transactions with investee companies in mainland China, either directly or indirectly through a third party, and their prices, payment terms, and unrealized gains or losses:
 - a) The amount and percentage of purchases and the balance and percentage of the related payables at the end of the period. (None)
 - b) The amount and percentage of sales and the balance and percentage of the related receivables at the end of the period. (None)
 - c) The amount of property transactions and the amount of the resultant gains or losses. (None)
 - d) The balance of negotiable instrument endorsements or guarantees or pledges of collateral at the end of the period and the purposes. (Table 2)

- e) The highest balance, the end of period balance, the interest rate range, and total current period interest with respect to financing of funds. (Table 1)
- f) Other transactions that have a material effect on the profit or loss for the period or on the financial position, such as the rendering or receiving of services. (None)
- c. Information of major shareholders: list all shareholders with ownership of 5% or greater showing the name of the shareholder, the number of shares owned, and percentage of ownership of each shareholder: (None).

33. SEGMENT INFORMATION

Information reported to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance focuses on the types of goods or services delivered or provided. Specifically, the Group's reportable segments under IFRS 8 "Operating Segments" were as follows:

- Domestic Manufacture and sale in Taiwan.
- Foreign Manufacture and sale in countries other than Taiwan.
- a. Segment revenue and results

The following was an analysis of the Group's revenue and results from continuing operations by reportable segment:

	Domestic	Foreign Subsidiaries	Adjustment and Elimination	Total
For the Year ended December 31, 2021				
Revenue from external customers Inter-segment revenue Segment revenue Segment income Other gains and losses Financial costs Interest income Foreign exchange loss	\$ 8,389,771	\$ 12,992,763	\$ - (206,758) \$ (206,758)	\$ 21,382,534 \$ 21,382,534 \$ 2,827,972 (9,951) (138,183) 52,197 (27,062)
Profit before tax				\$ 2,704,973
For the Year ended December 31, 2020				
Revenue from external customers Inter-segment revenue Segment revenue Segment income Other gains and losses Financial costs Interest income Foreign exchange loss	\$ 8,175,370 63,280 \$ 8,238,650 \$ 1,008,289	\$ 11,172,879	\$ - (175,146) \$ (175,146)	\$ 19,348,249 \$ 19,348,249 \$ 2,189,846 83,278 (167,767) 51,541 (1,585)
Profit before tax				\$ 2,155,313

Inter-segment revenue was accounted for based on market prices.

Segment profit represented the profit before tax earned by each segment without other gains and losses, financial costs, interest income, exchange gains or losses and income tax expense. This was the measure reported to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance.

b. The Group had not reported segment assets and liabilities information to the chief operating decision maker. Thus, no disclosure is made.

c. Revenue from major products and services

The following is an analysis of the Corporation's revenue from continuing operations from its major products and services:

	For the Year En	For the Year Ended December 3120212020\$14,077,765\$12,582,6656,392,6255,920,641912,144844,943							
	2021	2020							
Packaging materials	\$ 14,077,765	\$12,582,665							
Beverages (included bottle filling and OEM)	6,392,625	5,920,641							
Others	912,144	844,943							
	\$21,382,534	\$19,348,249							

d. Geographical information

The Corporation operates in three principal geographical areas - Taiwan, China and Southeast Asia.

The Corporation's revenue from continuing operations from external customers by location of operations and information about its non-current assets by location of assets are detailed below.

	Revenue from E	xternal Customers	Non-curr	ent Assets				
	For the Year En	ded December 31	December 31					
	2021	2020	2021	2020				
Taiwan	\$ 8,389,771	\$ 8,175,371	\$ 6,904,113	\$ 6,584,058				
China	6,960,501	5,956,008	6,522,651	6,646,760				
Southeast Asia	5,859,611	5,036,641	6,584,176	7,239,813				
Others	<u>172,651</u>	180,229	341,793	345,491				
	\$ 21,382,534	\$ 19,348,249	\$ 20,352,733	\$ 20,816,122				

Non-current assets exclude financial instruments and deferred tax assets.

e. Information about major customers

No single customer contributed 10% or more to the Group's revenue for both 2021 and 2020.

FINANCING PROVIDED TO OTHER FOR THE YEAR ENDED DECEMBER 31, 2021 (In Thousands of Dollars, Unless Otherwise Specified)

					·				Actual	Borrowing			R	usiness	Reasons for			Collatera	ıl	Fina	ncing Limit for	Aggregate
No.	Lender	Borrower	Financial Statement Account	Related Party		Balance for Period	Endir	ng Balance	A	mount Note 5)	Interest Rate	Nature of Financing	Tra	nnsaction mounts	Short-term Financing	Allowance for Impairment Loss	Item		Value	E	Each Borrower Notes 1 and 3)	Financing Limits (Notes 2 and 3)
0	The Corporation	Shimada	Other receivable -	Yes	\$	1,753	\$	1,753	\$	1,753	-	Business	\$	3,674	-	\$ -	-	\$. \$	3,674	\$ 5,222,104
			related parties		(US\$	63)	(US\$	63)	(US\$	63)		transaction	(US\$	133)								
		Hon Shi Mozambique	Other receivable -	Yes	(TTGA	610	arra h	610	(TTOA	610	-	Business	(TTGA	610	-	-	-			-	610	5,222,104
			related parties		(US\$	22)	(US\$	22)	(US\$	22)		transaction	(US\$	22)								
1	Samoa Hon Chuan	Hon Chuan Cambodia		Yes		27,680		13,840		13,840	2.15%-	Short-term		-	Operating	-	-			-	7,875,006	7,875,006
		II CI CI:	related parties	3.7	(US\$	1,000)	(US\$	500)	(US\$	500)	2.27%	financing			Capital						7.075.006	7.075.006
		Hon Chuan China	Receivable from	Yes	(US\$	2,355,291 85,090)	(US\$	2,355,291 85,090)	(US\$	2,355,291 85,090)	1.65%- 1.77%	Short-term financing		-	Operating Conital	-	-			•	7,875,006	7,875,006
		Shimada	related parties Other receivable -	Yes	(033	12,915	(033	5,638	(033	5,638	1.//%	Business		7,277	Capital	_	_				7,277	7,875,006
		Siiiiiada	related parties	103	(US\$	467)	(US\$	204)	(US\$	204)		transaction	(US\$	263)							7,277	7,075,000
		Hon Shi Mozambique	Other receivable -	Yes	(5,851	(0.01	1,295	(0.01	1,295	-	Business	(5,851	_	-	-				5,851	7,875,006
		•	related parties		(US\$	211)	(US\$	47)	(US\$	47)		transaction	(US\$	211)								
		Honly Food	Receivable from	Yes		1,384		1,384		1,384	2.22%-	Short-term		-	Operating	-	-				7,875,006	7,875,006
		** 61 ***	related parties		(US\$	50)	(US\$	50)	(US\$	50)	2.31%	financing			Capital						5 0 5 00 5	5 0 5 00 c
		Hon Chuan Vietnam	Receivable from related parties	Yes	(US\$	55,360 2,000)	(US\$	55,360 2,000)	(US\$	55,360 2,000)	1.57%	Short-term financing		-	Operating Capital	-	-			•	7,875,006	7,875,006
			related parties		(033	2,000)	(03\$	2,000)	(035	2,000)		imancing			Сарнаі							
2	Hon Chuan China	Samoa Hon Hsing	Receivable from	Yes		516,232		-		-	1.70%-	Short-term		-	Operating	_	-				3,109,302	3,109,302
			related parties		(US\$	18,650)					1.76%	financing			Capital							
3	Kai Gang	Hon Chuan China	Receivable from	Yes		83,040		83,040		83,040	1.65%-	Short-term		-	Operating	-	-			:	2,147,622	2,147,622
	_		related parties		(US\$	3,000)	(US\$	3,000)	(US\$	3,000)	1.77%	financing			Capital							
4	Hon Chuan Asia	Hon Chuan Vietnam	Receivable from	Yes		21,924		_		_	1.25%	Short-term		_	Operating	-	-				3,409,633	3,409,633
			related parties		(EUR	700)						financing			Capital							
5	Suzhou Hon Chuan	Xiantao Hon Chuan	Receivable from	Yes		21,707		-		-	2.80%	Short-term		-	Operating	-	-			-	385,770	385,770
			related parties		(RMB	5,000)		15.505		47.70.5	2 0001	financing			Capital						205 770	207.550
		Chuzhou Hon Chuan	Receivable from related parties	Yes	(RMB	45,586 10,500)	(RMB	45,586 10,500)	(RMB	45,586 10,500)	2.80%	Short-term financing		-	Operating Capital	-	-			•	385,770	385,770
		Luohe Hon Chuan	Receivable from	Yes	(KMD	28,220	(KMB	15,195	(KMB	15,195	2.80%	Short-term		_	Operating	_	_				385,770	385,770
		Luone Hon Chuan	related parties	103	(RMB	6,500)	(RMB	3,500)	(RMB	3,500)	2.0070	financing			Capital						303,770	303,770
		Qingxin Hon Chuan	Receivable from	Yes		43,415	,	43,415	`	43,415	2.80%	Short-term		-	Operating	-	-				385,770	385,770
			related parties		(RMB	10,000)	(RMB	10,000)	(RMB	10,000)		financing			Capital							
6	Changsha Hon	Chuzhou Hon Chuan	Receivable from	Yes	1	99,854		30,390		30,390	2.80%	Short-term		-	Operating	-	-			-	359,962	359,962
	Chuan	***	related parties	••	(RMB	23,000)	(RMB	7,000)	(RMB	7,000)	2 0001	financing			Capital						25005	2506-5
		Xiantao Hon Chuan	Receivable from	Yes	(DMP	73,805		-		-	2.80%	Short-term		-	Operating Conital	-	-			•	359,962	359,962
		Luohe Hon Chuan	related parties Receivable from	Yes	(RMB	17,000) 47,756		21,707		21,707	2.80%	financing Short-term			Capital Operating						359,962	359,962
		Luone Hon Chuan	related parties	1 03	(RMB	11,000)	(RMB	5,000)	(RMB	5,000)	2.0070	financing		-	Capital	_	_				339,302	339,702
		Qingxin Hon Chuan	Receivable from	Yes	(14.12)	86,830	(1413	86,830	(11.11)	86,830	2.80%	Short-term		_	Operating	-	-			.	359,962	359,962
			related parties		(RMB	20,000)	(RMB	20,000)	(RMB	20,000)		financing			Capital						,	,
			-									-			_							

(Continued)

			Financial	Related	Highest	Balance for			Actual	Borrowing		Nature of	Business	Reasons for	Allowance for	Colla	iteral	Financing Limit for	Aggregate
No.	Lender	Borrower	Statement Account	Party		Period Period	Endin	g Balance		mount lote 5)	Interest Rate	Financing	Transaction Amounts	Short-term Financing	Impairment Loss	Item	Value	Each Borrower (Notes 1 and 3)	Financing Limits (Notes 2 and 3)
7	Jinan Hon Chuan	Chuzhou Hon Chuan Xiantao Hon Chuan Luohe Hon Chuan Qingxin Hon Chuan	Receivable from related parties Receivable from related parties Receivable from related parties Receivable from related parties	Yes Yes Yes	\$ (RMB (RMB (RMB (RMB (RMB (RMB (RMB (RMB	138,927 32,000) 34,732 8,000) 123,732 28,500) 54,269 12,500)	\$ (RMB (RMB (RMB (RMB (RMB (RMB (RMB (RMB	138,927 32,000) 8,683 2,000) 104,196 24,000) 54,269 12,500)	\$ (RMB (RMB (RMB (RMB (RMB (RMB (RMB (RMB	138,927 32,000) 8,683 2,000) 104,196 24,000) 54,269 12,500)	2.80% 2.80% 2.80% 2.80%	Short-term financing Short-term financing Short-term financing Short-term financing	\$ - - -	Operating Capital Operating Capital Operating Capital Operating Capital Operating Capital	\$ - - -	- - -	\$ - - -	\$ 588,907 588,907 588,907 588,907	\$ 588,907 588,907 588,907 588,907
8	Taiyuan Hon Chuan	Chuzhou Hon Chuan Luohe Hon Chuan	Receivable from related parties Receivable from related parties	Yes Yes	(RMB	147,610 34,000) 109,405 25,200)	(RMB	134,586 31,000) 57,308 13,200)	(RMB	134,586 31,000) 57,308 13,200)	2.80% 2.80%	Short-term financing Short-term financing	-	Operating Capital Operating Capital	-	-	-	677,084 677,084	677,084 677,084
9	Zhangzhou Hon Chuan	Xiantao Hon Chuan Chuzhou Hon Chuan Luohe Hon Chuan	Receivable from related parties Receivable from related parties Receivable from related parties	Yes Yes Yes	(RMB (RMB (RMB	39,073 9,000) 54,269 12,500) 15,195 3,500)	(RMB (RMB (RMB	13,024 3,000) 54,269 12,500) 15,195 3,500)	(RMB (RMB (RMB	13,024 3,000) 54,269 12,500) 15,195 3,500)	2.80% 2.80% 2.80%	Short-term financing Short-term financing Short-term financing	-	Operating Capital Operating Capital Operating Capital	-	- - -	-	335,089 335,089 335,089	335,089 335,089 335,089

Note 1: The financing for operation should not exceed the amount of transaction amounts; the short-term financing should not exceed 40% of the latest net assets of the subsidiaries.

Note 5: Significant intercompany accounts and transactions have been eliminated.

(Concluded)

Note 2: The maximum amount is 40% of the latest net assets of the subsidiaries

Note 3: Offshore subsidiaries whose voting share are 100% held, directly or indirectly, by the Corporation will not be subjected to the restriction on 40% of the latest net assets of the Corporation.

Note 4: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

ENDORSEMENT/GUARANTEE PROVIDED FOR THE YEAR ENDED DECEMBER 31, 2021 (In Thousands of Dollars, Unless Otherwise Specified)

		Endorsee/Gua	rantee	Limits on					Ratio of				
No.	Endorser/Guarantor	Name	Relationship	Endorsement/ Guarantee Given on Behalf of Each Party (Notes 1 and 3)	Maximum Amour Endorsed/ Guaranteed Durin the Period	Endorsed/ Endorsement/ According Guarantee at the		Amount Endorsed/ Guaranteed by Collaterals	Accumulated Endorsement/ Guarantee to Net Equity In Latest Financial Statements (%)	Aggregate Endorsement/ Guarantee Limit (Notes 2 and 3)	Endorsement/ Guarantee Given by Parent on Behalf of Subsidiaries	Endorsement/ Guarantee Given by Subsidiaries on Behalf of Parent	Endorsement/ Guarantee Given On behalf of Companies in Mainland China
0	The Corporation	Samoa Hon Chuan	(Note 4)	\$ 6,527,630	\$ 1,909,920 (US\$ 69,000	\$ 276,800 (US\$ 10,000	\$ -	\$ -	2	\$ 13,055,260	Y	-	-
		Hon Chuan Asia	(Note 4)	6,527,630	608,960 (US\$ 22,000	157,776 (US\$ 5,700	-	-	1	13,055,260	Y	-	-
		Hon Chuan Indonesia	(Note 4)	6,527,630	662,659 (US\$ 23,940	662,659	120,269	-	5	13,055,260	Y	-	-
		Bon Trust	(Note 4)	6,527,630	192,099 (US\$ 6,940	(US\$ 192,099 (US\$ 6,940	-	-	1	13,055,260	Y	-	-
		Xiantao Hon Chuan	(Note 4)	6,527,630	27,680 (US\$ 1,000	27,680 (US\$ 1,000		-	-	13,055,260	Y	-	Y
		Chuzhou Hon Chuan	(Note 4)	6,527,630	27,680 (US\$ 1,000	27,680 (US\$ 1,000		-	0.2	13,055,260	Y	-	Y
		Luohe Hon Chuan	(Note 4)	6,527,630	(US\$ 5,000	-	-	-	-	13,055,260	Y	-	Y
		Hon Chuan China	(Note 4)	6,527,630	(US\$ 1,107,200 (US\$ 40,000	1,107,200 (US\$ 40,000	(US\$ 427,102 15,430)	-	8	13,055,260	Y	-	-
		Samoa Hon Hsing	(Note 4)	6,527,630	525,920 (US\$ 19,000	(US\$ 249,120 9,000	-	-	2	13,055,260	Y	-	-
		Qingxin Hon Chuan	(Note 4)	6,527,630	83,040 (US\$ 3,000	-	-	-	-	13,055,260	Y	-	Y
		Hon Chuan Myanmar	(Note 4)	6,527,630	(US\$ 138,400 5,000	(US\$ 83,040 3,000		-	1	13,055,260	Y	-	-
1	Hon Chuan Thailand	Hon Fu Thailand	(Note 4)	753,784	(THB 25,041 30,000	(THB 25,041 30,000	(THB 1,669 2,000)	-	0.2	1,507,568	-	-	-

Note 1: The maximum is 50% of the net assets of the Corporation and subsidiaries in the latest financial report.

Note 2: The maximum is 100% of the net assets of the Corporation and subsidiaries in the latest financial report.

Note 3: The maximum amount of the total guarantee for all group entities is 100% of the net assets of the Corporation and subsidiaries.

Note 4: Investees which the Corporation directly and indirectly holds more than 50% percent of the voting shares.

Note 5: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

MARKETABLE SECURITIES HELD DECEMBER 31, 2021

(In Thousands of Dollars, Unless Otherwise Specified)

					December 3	1, 2021		
Holding Company Name	Type and Name of Marketable Securities	Relationship with the Holding Company	Financial Statement Account	Number of Shares	Carrying Amount (Note 1)	Percentage of Ownership (%)		llue (Note 1)
The Corporation	Share Capital CDIB CME Fund Ltd.	-	Financial assets at fair value through other comprehensive income - non-current	2,200,000	\$ 16,249	2	\$	16,249
	Lightel Technologies Inc.	-	Financial assets at fair value through other comprehensive income - non-current	551,051	8,645	2.8		8,645
Samoa Hon Chuan	Corporate Bonds Garden Fresh (HK) Fruit & Vegetable Co., Limited	-	Financial instruments at fair value through profit or loss - current	-	-	-		-
Hon Chuan Thailand	Share Capital Ichitan Group Public Company Limited	-	Financial assets at fair value through other comprehensive income - non-current	1,000,000	8,347 (THB 10,000)	0.08	(ТНВ	8,347 10,000)

Note 1: The information about fair value please see Note 26.

Note 2: Information on investees, please see Tables 8 and 9.

Note 3: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

MARKETABLE SECURITIES ACQUIRED OR DISPOSED OF COSTS OR PRICES OF AT LEAST NT\$300 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2021

(In Thousands of Dollars, Unless Otherwise Specified)

	Type and Name of				Beginniı	ng Balance	Acqı	iisition	Ending Balance		
Company Name	Marketable Securities	Financial Statement Account	Counterparty	Relationship	Number of Shares	Amount (Note 1)	Number of Shares	Amount	Number of Shares	Amount (Notes 1 and 3)	
Hon Chuan China	Samoa Hon Hsing	Investments accounted for using equity method	-	Parent - subsidiary	108,006,000	\$ 4,171,874 (US\$ 150,718)	18,800,000	\$ 520,384 (US\$ 18,800)	, ,	\$ 4,971,882 (US\$ 179,620)	

Note 1: Amount includes investment income/loss recognized under equity method and cumulative translation adjustment.

Note 2: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

Note 3: Significant intercompany accounts and transactions have been eliminated.

ACQUISITION OF INDIVIDUAL REAL ESTATE AT COSTS OF AT LEAST \$300 MILLION OR 20% OF THE PAID-IN CAPITAL FOR YEARS ENDED DECEMBER 31, 2021

(In Thousands of New Taiwan Dollars)

Buyer	Property	Event Date	Transaction Amount (Note)	Payment Status	Counterparty	Relationshi p	Co	unterpa	Previous Title Tarty is a Related landship Transaction Date	Party	Pricing Reference	Purpose of Acquisition	Other Term s
The Corporation	Construction engineering of plant of free trade zone	2021.6.25	\$ 930,952	Contract payment	GUANHUA CONSTRUCTION CO., LTD.	-	-	-	-	\$ -	Refer to the market condition and mutual agreement	Operating requirement	-

Note: Amount is based on the contract amount.

RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL DECEMBER 31, 2021

(In Thousands of Dollars, Unless Otherwise Specified)

			Ending Balance	Turnover	Ove	rdue	Amount Received	Allowance for
Company Name	Related Party	Relationship	(Notes 1 and 3)	Rate	Amount	Action Taken	in Subsequent Period	Impairment Loss
Samoa Hon Chuan	Hon Chuan China	(Note 2)	\$ 2,359,222 (US\$ 85,232)	-	\$ -	Depend on the operation	\$ -	\$ -
Hon Chuan Asia	Hon Chuan Vietnam	(Note 2)	188,224 (US\$ 6,800)	-	-	Depend on the operation	-	-
Jinan Hon Chuan	Luohe Hon Chuan	(Note 2)	104,196 (RMB 24,000)	-	-	Depend on the operation	-	-
Jinan Hon Chuan	Chuzhou Hon Chuan	(Note 2)	138,928 (RMB 32,000)	-	-	Depend on the operation	-	-
Taiyuan Hon Chuan	Chuzhou Hon Chuan	(Note 2)	134,586 (RMB 31,000)	-	-	Depend on the operation	-	-

Note 1: Including trade receivables, other receivables and receivable from related parties.

Note 2: Investees which the Corporation directly or indirectly holds more than 50% of the voting shares.

Note 3: Significant intercompany accounts and transactions have been eliminated.

INTERCOMPANY RELATIONSHIPS AND SIGNIFICANT INTERCOMPANY TRANSACTIONS FOR THE YEAR ENDED DECEMBER 31, 2021

(In Thousands)

					Transaction De	etails (Note 2)	
No.	Investee Company	Counterparty	Relationship (Note 1)	Financial Statement Account	Amount (Note 3)	Payment Terms	% to Total Sales or Assets
1	Samoa Hon Chuan	Hon Chuan China	3	Receivable from related parties	\$ 2,355,291	Depend on working capital sufficiency	7
2	Hon Chuan Asia	Hon Chuan Vietnam	3	Other receivable	188,224	Depend on working capital sufficiency	1

Note 1: Relationship of counterparty; (1) parent company to subsidiary; (2) subsidiary to parent company; (3) subsidiary to subsidiary.

Note 2: The transaction with each subsidiary account for more than or equal to 0.5% of total sales or assets of the consolidated financial statements.

Note 3: Significant intercompany accounts and transactions have been eliminated.

INFORMATION ON INVESTEES FOR THE YEAR ENDED DECEMBER 31, 2021 (In Thousands of Dollars, Unless Stated Otherwise)

				Oı	riginal Inves	tment A	Amount	As o	f December 31,	2021	Net Income (La	Share of Profits	
Investor Company	Investee Company	Location	Main Businesses and Products		ember 31, 2021		ember 31, 2020	Shares	%	Carrying Amount (Note 4)	of the Investe	~/ (I occ)	Note
The Corporation	Samoa Hon Chuan	Samoa	Overseas reinvested holding company	\$	16,254,813	\$	16.592,280	530.250.483	100	\$ 19.802.388	\$ 1.261.89	\$ 1,261,890	Subsidiary
The Corporation	Bon Trust	Taichung	Overseas reinvested holding company and international trade	Ψ	9,990	Ψ	9,990	999,000	99.90	28,904	17,72		Subsidiary
	Hon Chuan Cambodia	Cambodia	Manufacture and sale of PET bottles		76,585		76,585	1,000	100	64,205	(36	2) (362)	Subsidiary
	Hon Chuan Philippines	Philippines	Manufacture and sale of plastic caps and PET bottles		91,125		91,125	15,000,000	100	75,603	(83	/ (/	Subsidiary
Samoa Hon Chuan	Hon Chuan China	Cayman Island	Overseas reinvested holding company	(US\$	5,595,789 202,160)	(US\$	5,942,093 214,671)	156,446,259	96.236	7,577,455 (US\$ 273,752)	627,71 (US\$ 22,41		Indirect subsidiary
	Hon Chuan Asia	Cayman Island	Overseas reinvested holding company	(US\$	7,055,023 254,878)	(US\$	7,055,023 254,878)	253,163,480	100	8,765,924 (US\$ 316,688)	717,36 (US\$ 25,61	` /	Indirect subsidiary
	Hon Chuan Africa	Samoa	Overseas reinvested holding company	(US\$	373,265	(US\$	373,265 13,485)	13,485,118	100	414,757 (US\$ 14,984)	5,93 (US\$ 21	(Note 1)	Indirect subsidiary
	Paean Company	Seychelles	Overseas reinvested holding company	(US\$	25,964	(US\$	25,964	-	23.08	(US\$ 500)	(US\$ 19	(Note 1)	Investments accounted for using equity method
Hon Chuan China	Kai Gang	Hong Kong	Overseas reinvested holding company	(US\$	3,583,453 129,460)	(115\$	3,943,293 142,460)	1,021,023,676	100	5,519,835 (US\$ 199,416)	523,62 (US\$ 18,69	` /	Indirect subsidiary
	Samoa Hon Hsing	Samoa	Overseas reinvested holding company	(US\$	3,509,990	(US\$	2,989,606 108.006)	126,806,000	100	4,971,882 (US\$ 179,620)	168,97 (US\$ 6.03	(Note 1)	Indirect subsidiary
Hon Chuan Asia	Hon Chuan Thailand	Thailand	Manufacture and sale of plastic caps and PET bottles	(US\$	1,148,665	(1,148,665 41,498)	137,000,000	100	1,529,458 (US\$ 55,255)	232,64 (US\$ 8,30	(Note 1)	Indirect subsidiary
	Hon Chuan Indonesia	Indonesia	Manufacture and sale of plastic caps, labels, PET bottles and beverage filling OEM service	(US\$	3,844,005		3,844,005 138,873)	98,575,783	100	4,227,013 (US\$ 152,710)	318,23 (US\$ 11,36	(Note 1)	Indirect subsidiary
	Hon Chuan Vietnam	Vietnam	Manufacture and sale of plastic caps and PET bottles	(US\$	885,760	,	885,760 32,000)	-	100	1,183,846 (US\$ 42,769)	115,22 (US\$ 4,11	(Note 1)	Indirect subsidiary
	Hon Chuan Malaysia	Malaysia	Manufacture and sale of plastic caps and PET bottles	(US\$	722,420	(US\$	722,420 26,099)	81,259,900	100	604,448 (US\$ 21,837)	72,34 (US\$ 2,58	(Note 1)	Indirect subsidiary
	Hon Chuan Myanmar	Myanmar	Manufacture and sale of plastic caps, PET bottles and LDPE membrane	(US\$	658,396		658,396 23,786)	89,524,394	70	623,547 (US\$ 22,527)	67,27 (US\$ 2,40	(Note 1)	Indirect subsidiary
	Samoa Honly	Samoa	Overseas reinvested holding company	(US\$	400,391 14,465)	(US\$	400,391 14,465)	69,854,780	100	116,311 (US\$ 4,202)	(42,71) (US\$ 1,52)	(Note 1)	Indirect subsidiary
	Honly	Cambodia	Overseas reinvested holding company	(US\$	49,935	(US\$	49,935 1,804)	1,002	49	51,429 (US\$ 1,858)	3,05 (US\$ 10	(Note 1)	Indirect subsidiary
	Hon Hua (Samoa) Holding Limited	Samoa	Overseas reinvested holding company and international trade	(US\$	224,208	(US\$	224,208 8,100)	8,100,000	60	223,378 (US\$ 8,070)	26,91 (US\$ 96	(Note 1)	Indirect subsidiary
Hon Chuan Thailand	Hon Fu Thailand	Thailand	Manufacture and sale of labels and PET bottles	(THB	105,724	(THB	105,724	12,666,225	65	139,948 (THB 167,665)	12,49 (THB 14,16	(Note 1)	Indirect subsidiary
Samoa Honly	Honly Food	Cambodia	Beverage filling	(US\$	497,327	(US\$	497,327 17,967)	17,966,248	100	(US\$ 4,190)	(42,68 (US\$ 1,52	(Note 1)	Indirect subsidiary
Hon Chuan Africa	Hon Shi Samoa	Samoa	Overseas reinvested holding company	(US\$	361,058	(US\$	361,058 13,044)	3,138,790	60	398,896 (US\$ 14,411)	7,75 (US\$ 27	(Note 1)	Indirect subsidiary
Hon Shi Samoa	Shimada	Mozambique	Manufacture and sale of plastic caps PET bottles and LDPE membrane	(US\$	25,161	(US\$	25,161 909)	-	100	136,241 (US\$ 4,922)	14,62 (US\$ 52	(Note 1)	Indirect subsidiary
1	Hon Shi Mozambique	Mozambique	Manufacture and sale of plastic caps	(US\$	67,041 2,422)	(US\$	67,041 2,422)	-	100	74,653 (US\$ 2,697)	(6,83) (US\$ 24	(Note 1)	Indirect subsidiary
Hon hua	Uni Tun	Myanmar	Bottled water filling	(US\$	3,820	(US\$	3,820 138)	-	100	30,005 (US\$ 1,084)	15,90 (US\$ 56	(Note 1)	Indirect subsidiary

Note 1: Not applicable.

Note 2: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

Note 3: Information on investments in mainland China, please see Table 9.

Note 4: Significant intercompany accounts and transactions have been eliminated except for Paean Company..

INFORMATION ON INVESTMENTS IN MAINLAND CHINA FOR THE YEAR ENDED DECEMBER 31, 2021 (In Thousands of Dollars, Unless Otherwise Specified)

					Acci	umulated		Remittan	ce of Fund	s	Accı	ımulated		% Ownership of	,			Accumulated
Investee Company	Main Businesses and Products	Paid	-in Capital	Method of Investment	for Inve	d Remittance estment from wan as of ary 1, 2021		Outward	In	nward	for Inve	d Remittance stment from wan as of ber 31, 2021	Net Income (Loss) of the Investee (Note 2)	Direct or Indirect Investment (Note 1)	Ga	evestment ain (Loss) tes 2 and 5)	Carrying Amount as of December 31, 2021 (Notes 2 and 5)	Donatriation of
Suzhou Hon Chuan	Manufacture and sale of various plastic	\$	567,163	(Note 1)	\$	533,117	\$	_	\$	_	\$	533,117	\$ (5,966)	96.236%	\$	(5,742)	\$ 922,372	s -
	caps, labels and PET film	(US\$	20,490)	(2.012.2)	(US\$	19,260)	`		-		(US\$	19,260)	(2,520)	7 3 2 2 7 7	-	(=,: !=)	, , , , , , ,	,
Qingxin Hon Chuan	Manufacture and sale of various plastic		1,107,200	(Note 1)		336,008		-		336,008		-	332,663	96.236%		320,143	2,223,298	_
	caps, labels, PET bottles and beverage filling OEM service	(US\$	40,000)		(US\$	12,139)			(US\$	12,139)								
Zhangzhou Hon Chuan	Manufacture and sale of PET bottles and		830,400	(Note 1)		177,207		-		-		177,207	21,791	96.236%		20,979	803,859	-
	beverage filling OEM service	(US\$	30,000)		(US\$	6,402)					(US\$	6,402)						
Suzhou Hongxin	Manufacture and sale of plastic caps, PET		1,273,280	(Note 1)		678,880		-		-		678,880	(70,219)	96.236%		(67,558)	637,983	-
	bottles and beverage filling OEM service	(US\$	46,000)		(US\$	24,526)					(US\$	24,526)						
Jinan Hon Chuan	Manufacture and sale of plastic caps, PET		553,600	(Note 1)		205,441		-		-		205,441	145,311	96.236%		139,821	1,556,759	-
	bottles and beverage filling OEM service	(US\$	20,000)		(US\$	7,422)					(US\$	7,422)						
Changsha Hon Chuan	Manufacture and sale of plastic caps, PET		262,960	(Note 1)		272,067		-		-		272,067	49,772	96.236%		47,923	914,753	-
	bottles and beverage filling OEM service	(US\$	9,500)		(US\$	9,829)					(US\$	9,829)						
Taiyuan Hon Chuan	Manufacture and sale of plastic caps, PET		913,440	(Note 1)		316,438		-		-		316,438	46,775	96.236%		45,010	1,674,046	-
	bottles and beverage filling OEM service	(US\$	33,000)		(US\$	11,432)					(US\$	11,432)						
Chuzhou Hon Chuan	Manufacture and sale of various plastic		276,800	(Note 1)		12,844		-		-		12,844	120,579	96.236%		116,041	437,904	-
	caps and PET bottles	(US\$	10,000)		(US\$	464)					(US\$	464)						
Xiantao Hon Chuan	Manufacture and sale of various plastic		415,200	(Note 1)	(TIOP	21,480		-		-	(TIO)	21,480	37,504	96.236%		36,076	439,289	-
	caps, PET bottles and beverage filling OEM service	(US\$	15,000)		(US\$	776)					(US\$	776)						
Luohe Hon Chuan	Manufacture and sale of various plastic		332,160	(Note 1)		-		-		-		-	15,825	96.236%		15,237	363,584	-
	caps, PET bottles and beverage filling OEM service	(US\$	12,000)															
Anyang Hon Chuan	Manufacture and sale of plastic caps		34,732	(Note 1)		-		-		-		-	542	96.236%		521	44,978	-
		(RMB	8,000)															

Accumulated Outward Remittance for Investment in	Investment Amounts Authorized by Investment Commission,	Upper Limit on the Amount of Investment Stipulated by		
Mainland China as of December 31, 2021	MOEA	Investment Commission, MOEA		
\$ 2,264,307 (US\$ 81,803)	\$ 7,241,365 (US\$ 261,610)			

Note 1: The Corporation invested in China through third parties.

Note 2: The Corporation recognized its equity in the investee's net income on the basis of financial statements audited by the CPA member firm of the Corporation's auditors.

Note 3: The regulation refers to "Regulations for Screening of Application to Engage in Technical Cooperation in Mainland China" issued by the Investment Commission of the Ministry of Economic Affairs.

Note 4: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

Note 5: Significant intercompany accounts and transactions have been eliminated.

6.5 A parent company only financial statement for the most recent fiscal year

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Taiwan Hon Chuan Enterprise Co., Ltd.

Opinion

We have audited the accompanying financial statements of Taiwan Hon Chuan Enterprise Co., Ltd. (the "Corporation"), which comprise the balance sheets as of December 31, 2021 and 2020, and the statements of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the financial statements, including a summary of significant accounting policies (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Corporation as of December 31, 2021 and 2020, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Corporation in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended December 31, 2021. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The key audit matter identified in the Corporation's financial statements for the year ended December 31, 2021 is described as follows:

Revenue recognition

The Corporation manufactures and sells plastic caps and PET bottles, PET preforms and provides beverage filling OEM services. Because revenue from the aforementioned main products is significant to both the Corporation's revenue and profit, we identified revenue recognition as a key audit matter. Refer to Note 4 to the financial statements for the accounting policies on revenue recognition.

The key audit procedures that we performed in respect of revenue recognition included the following:

- 1. We understood the design of the internal controls related to revenue recognition and tested the operating effectiveness of the key controls. We also sampled and tested the effective continued operations of relevance controls
- 2. We selected sample entries from the main products and we checked the entries against the original order, delivery order, invoices and receipt vouchers. We also checked the entries against the documents acknowledged by customers for their receipts, deliveries and orders.

Other Matter

We did not audit the financial statements of Hon Chuan Vietnam Co., Ltd., Hon Chuan Malaysia Sdn. Bhd., Hon Chuan (Thailand) Co., Ltd. and Hon Chuan FD Packaging Co., Ltd., which are investees of the Corporation and are accounted for using the equity method for the year ended December 31, 2021 and 2020, but such financial statements were audited by other auditors. Our opinion, insofar as it relates to the amounts included in the Corporation's financial statements for these investees, is based solely on the reports of other auditors. The total assets of the aforementioned investments accounted for using the equity method were NTD3,317,752 thousand and NTD4,236,058 thousand, representing 10.91% and 14.78%, respectively, of the Corporation's total assets as of December 31, 2021 and 2020. The comprehensive income of these investees was NTD420,219 thousand and NTD421,102 thousand, representing 29.59% and 32.52%, respectively, of the Corporation's comprehensive income for the years ended December 31, 2021 and 2020.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

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

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

Those charged with governance, including the audit committee, are responsible for overseeing the Corporation's financial reporting process.

Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements for the year ended December 31, 2021 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audits resulting in this independent auditors' report are Shao-Chun Wu and Hsiao-Feng Yen.

Deloitte & Touche Taipei, Taiwan Republic of China March 22, 2022

Notice to Readers

The accompanying financial statements are intended only to present the financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent 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. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and financial statements shall prevail.

BALANCE SHEETS DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

	2021		2020	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6)	\$ 911,993	3	\$ 380,172	1
Financial assets at fair value through profit or loss - current (Notes 4 and 7)	-	-	16,640	-
Notes receivable from unrelated parties (Note 4)	180,418	1	143,800	1
Trade receivables from unrelated parties (Notes 4 and 9)	1,006,027	3	796,822	3
Trade receivables from related parties (Notes 4 and 26)	20,958	-	13,245	-
Inventories (Notes 4 and 10)	1,024,130	4	802,404	3
Other current assets (Notes 14 and 26)	355,305	1	316,973	1
Total current assets	3,498,831	12	2,470,056	9
NON-CURRENT ASSETS	24.004		27,007	
Financial assets at fair value through other comprehensive income - non-current (Notes 4 and 8)	24,894	-	27,897	-
Long-term investments accounted for using the equity method (Notes 4 and 11)	19,971,100	66 20	19,581,361	68
Property, plant and equipment (Notes 4, 12 and 26)	6,260,952	20	5,605,344	20
Right-of-use assets (Notes 4 and 13) Intangible assets (Note 4)	336,932	1	353,289	1
	10,515	-	1,181	-
Deferred tax assets (Notes 4 and 21)	10,868	- 1	7,101	2
Prepayments for equipment Other non-current assets (Note 14)	258,445 32,143	1	583,788 32,092	2
Total non-current assets	26,905,849	88	26,192,053	91
TOTAL	\$ 30,404,680	100	\$ 28,662,109	100
TOTAL	<u>\$ 50,404,000</u>	<u>100</u>	<u>ψ 20,002,107</u>	<u>100</u>
LIABILITIES AND EQUITY				
CURRENT LIABILITIES	ф. 2 0 67 000	-	Φ 1.414.25.6	_
Short-term borrowings (Note 15)	\$ 2,067,000	7	\$ 1,414,376	5
Short-term bills payable (Note 15)	1,200,000	4	3,100,000	11
Financial liabilities at fair value through profit or loss - current (Notes 4 and 7)	-	-	1,119	-
Notes payable to unrelated parties	29	-	637	-
Trade payables to unrelated parties	385,227	2	390,335	1
Trade payables to related parties (Note 26)	2,341	-	23,229	-
Current tax liabilities (Notes 4 and 21)	348,381	1	171,722	1
Lease liabilities - current (Notes 4 and 13)	14,797	-	14,623	-
Deferred revenue - current (Notes 4 and 23)	16,562	- 2	11,055	-
Current portion of long-term liabilities (Notes 4, 15 and 23) Other current liabilities (Note 17)	955,744 679,221	3 2	46,980 567,127	2
Total current liabilities	5,669,302	19	5,741,203	<u>20</u>
NON-CURRENT LIABILITIES				
Bonds payable (Notes 4 and 16)	5,993,313	20	2,997,404	11
Long-term borrowings (Notes 4, 15 and 23)	4,862,932	16	6,409,706	22
Deferred tax liabilities (Notes 4 and 21)	24,283	-	24,283	-
Lease liabilities - non-current (Notes 4 and 13)	327,445	1	342,242	1
Deferred revenue - non-current (Notes 4 and 23)	59,786	-	52,014	-
Net defined benefit liabilities - non-current (Notes 4 and 18)	3,144	_	13,996	_
Guarantee deposits received	4,250		5,250	
Total non-current liabilities	11,275,153	37	9,844,895	_34
Total liabilities	16,944,455	_56	15,586,098	_54
EQUITY				
Ordinary shares	2,877,859	9	2,877,859	10
Capital surplus	5,395,572	18	5,395,572	19
Retained earnings			•	
Legal reserve	1,821,033	6	1,670,003	6
Special reserve	2,311,175	7	1,955,038	7
Unappropriated earnings	3,909,801	13	3,488,714	12
Other equity	(2,855,215)	<u>(9</u>)	(2,311,175)	<u>(8</u>)
Total equity	13,460,225	_44	13,076,011	46
TOTAL	\$ 30,404,680	<u>100</u>	\$ 28,662,109	<u>100</u>

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

(With Deloitte & Touche auditors' report dated March 22, 2022)

STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

For the Year Ended December 31 2021 2020 Amount % Amount **%** 8,013,934 7,911,048 SALES (Notes 4 and 26) 100 100 COST OF GOODS SOLD (Notes 4, 10, 20 and 26) 5,953,584 74 5,939,530 75 **GROSS PROFIT** 2,060,350 __26 1,971,518 25 OPERATING EXPENSES (Note 20) 8 7 Selling and marketing expenses 649,234 568,879 General and administrative expenses 342,718 5 332,829 4 Research and development expenses 85,582 1 80,355 1 Total operating expenses 1,077,534 14 982,063 12 PROFIT FROM OPERATIONS 12 982,816 989,455 13 NON-OPERATING INCOME AND EXPENSES Other gains and losses (Notes 4 and 20) 32,570 14,504 Finance costs (Notes 4, 20 and 23) (124,103)(1) (124,698)(2) Share of profit of subsidiaries (Note 4) 1,278,398 16 941,050 12 Interest income 703 362 Net foreign exchange loss (Note 4) (12,059)(25,918)Total non-operating income and expenses 1,161,650 15 819,159 10 PROFIT BEFORE INCOME TAX 27 23 2,144,466 1,808,614 INCOME TAX EXPENSE (Notes 4 and 21) 179,735 2 2 153,202 NET PROFIT FOR THE YEAR 25 1,964,731 1,655,412 21 OTHER COMPREHENSIVE INCOME (LOSS) (Note 4) Items that will not be reclassified subsequently to profit or loss: Remeasurement of defined benefit plans (Note 18) (1,019)(5,390)Unrealized gain on investments in equity instruments at fair value through other comprehensive income (3,003)(3.502)(Continued)

STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	For the Year Ended December 31					
		2021			2020	
	A	mount	%	A	%	
Share of the other comprehensive income of associates accounted for using the equity method (Note 11)	\$	1,029	_	\$	4,013	_
Income tax expense relating to items that will not be reclassified subsequently to profit or loss (Note 21) Items that may be reclassified subsequently to	7	204	-	•	1,078	-
profit or loss: Exchange differences on translating the financial statements of foreign operations		(541,699)	<u>(7</u>)		(356,648)	<u>(5</u>)
Other comprehensive loss for the year, net of income tax		(544,488)	_(7)		(360,449)	<u>(5</u>)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 1</u>	.,420,243	<u>18</u>	<u>\$</u>	1,294,963	<u>16</u>
EARNINGS PER SHARE (Note 22) Basic Diluted	<u>\$</u> \$	6.83 6.81		<u>\$</u>	5.72 5.70	

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

(With Deloitte & Touche auditors' report dated March 22, 2022)

(Concluded)

STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

			Retaine	d Earnings (Notes 4, 18 and 19)	Exchange Differences on Translating the Financial	Unrealized Valiation Gain (Loss) on Investments in Equity Instruments at Fair Value Through Other			
	Share Capital (Note 19)	Capital Surplus (Notes 4 and 19)	Legal Reserve	Unappropriated Special Reserve Earnings	Statements of Foreign Operations	Comprehensive	Treasury Shares (Note 19)	Total Equity	
BALANCE AT JANUARY 1, 2020	\$ 2,928,789	\$ 5,485,872	\$ 1,531,899	<u>\$ 1,745,301</u> <u>\$ 3,204,905</u>	<u>\$ (1,943,166)</u>	<u>\$ (11,872)</u>	<u>\$</u>	<u>\$ 12,941,728</u>	
Appropriation of 2019 earnings Legal reserve Special reserve Cash dividends distributed by the Corporation			138,104	- (138,104 209,737 (209,737 - (878,637	<u> </u>	<u>-</u>		(878,637)	
Difference between consideration received or paid and the carrying amount of the subsidiaries' net assets during actual disposal or acquisition		(4,627)				-		(4,627)	
Donations from shareholders		7		<u>-</u>				7	
Net profit for the year ended December 31, 2020	-	-	-	- 1,655,412	-	-	-	1,655,412	
Other comprehensive income (loss) for the year ended December 31, 2020, net of income tax	-	-		(4,312	(356,648)	511		(360,449)	
Total comprehensive income (loss) for the year ended December 31, 2020					(356,648)	511	_	1,294,963	
Buy-back of treasury shares				<u>-</u>	=		(277,423)	(277,423)	
Cancellation of treasury shares	(50,930)	(85,680)		(140,813			277,423	_	
BALANCE AT DECEMBER 31, 2020	2,877,859	5,395,572	1,670,003	1,955,038 3,488,714	(2,299,814)	(11,361)		13,076,011	
Appropriation of 2020 earnings Legal reserve Special reserve Cash dividends distributed by the Corporation	<u> </u>			- (151,030 356,137 (356,137 - (1,036,029	<u> </u>			(1,036,029)	
Net profit for the year ended December 31, 2021	-	-	-	- 1,964,731	-	-	-	1,964,731	
Other comprehensive income (loss) for the year ended December 31, 2021, net of income tax				(448	(541,699)	(2,341)	_	(544,488)	
Total comprehensive income (loss) for the year ended December 31, 2021	-	_	-		(541,699)	(2,341)	-	1,420,243	
BALANCE AT DECEMBER 31, 2021	\$ 2,877,859	\$ 5,395,572	\$ 1,821,033	<u>\$ 2,311,175</u> <u>\$ 3,909,801</u>	\$ (2,841,513)	<u>\$ (13,702)</u>	<u>\$</u>	<u>\$ 13,460,225</u>	

Other Equity (Note 4)

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

(With Deloitte & Touche auditors' report dated March 22, 2022)

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

	For the Year End	led December 31
	2021	2020
CASH FLOWS FROM OPERATING ACTIVITIES	Φ 0 144 466	ф. 1.000 c1.4
Income before income tax	\$ 2,144,466	\$ 1,808,614
Adjustments for:	705 210	(22.246
Depreciation and amortization expenses	725,318	632,346
Expected credit loss recognized on trade receivables	-	6,596
Net loss on fair value changes of financial assets and liabilities at		2.504
fair value through profit or loss	104 100	2,584
Finance costs	124,103	124,698
Interest income	(703)	(362)
Share of gain of subsidiaries accounted for using the equity method	(1,278,398)	(941,050)
Loss on disposal of property, plant and equipment	995	745
Write-down of inventories	9,442	-
Unrealized net loss on foreign currency exchange	24,630	3,903
Reversal of deferred revenue	(14,573)	(8,197)
Net changes in operating assets and liabilities		
Financial instruments mandatorily classified as at fair value		
through profit or loss	15,521	24,347
Notes receivable	(36,618)	(3,921)
Trade receivables	(217,272)	282,668
Inventories	(231,168)	14,847
Other current assets	(38,434)	(2,404)
Notes payable	(608)	(16)
Trade payables	(25,974)	(95,790)
Other current liabilities	69,280	28,688
Net defined benefit liabilities	(11,871)	(12,534)
Deferred revenue	10,500	5,250
Cash generated from operations	1,268,636	1,871,012
Interest received	641	325
Interest paid	(101,206)	(110,674)
Income tax paid	(6,639)	(79,029)
Net cash generated from operating activities	1,161,432	1,681,634
CASH FLOWS FROM INVESTING ACTIVITIES		
Return of capital from financial assets at fair value through other		
comprehensive income		4,000
Proceeds from capital reduction of associates	337,467	4,000
Payments for property, plant and equipment	(848,127)	(528,462)
Proceeds from disposal of property, plant and equipment	11,056	
		1,508 (3,303)
Increase in refundable deposits Poyments for intensible assets	(1,517) (10,922)	(3,303)
Payments for intangible assets	* ' '	- (470 101)
Increase in prepayments for equipment	(159,717)	(479,191)
		(Continued)

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars)

	For the Year En	
	2021	2020
Dividend received Other investing activities	\$ 10,522	\$ 379 (4,188)
Net cash used in investing activities	(661,238)	(1,009,257)
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from (repayments of) short-term borrowings Increase (decrease) in short-term bills payable Proceeds from issuance of bonds Proceeds from long-term borrowings Repayments of long-term borrowings Increase (decrease) in guarantee deposits received Repayment of the principal portion of lease liabilities Dividends paid to owners of the Corporation Payments for transaction costs attributable to the buy-back of ordinary shares Acquisition of additional interests in subsidiaries	652,624 (1,900,000) 2,994,700 2,030,208 (2,670,000) (1,000) (14,623) (1,036,029)	(685,088) 1,725,000 - 2,608,546 (970,000) 750 (13,162) (878,637) (277,423) (1,959,651)
Unclaimed dividends after the expiry date Net cash generated from (used in) financing activities		(1,939,031)
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH HELD IN FOREIGN CURRENCIES	(24,253)	(2,332)
NET INCREASE IN CASH AND CASH EQUIVALENTS CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	531,821 380,172	220,387 159,785
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 911,993</u>	\$ 380,172
The accompanying notes are an integral part of the financial stateme	nts.	
(With Deloitte & Touche auditors' report dated March 22, 2022)		(Concluded)

NOTES TO FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

1. ORGANIZATION AND OPERATIONS

Taiwan Hon Chuan Enterprise Co., Ltd. (the "Corporation") was incorporated in 1969. It manufactures and sells various packaging materials for the food and beverage industries (such as aluminum closures, plastic caps, metal caps, labels, polyethylene terephthalate (PET) bottles, and beverage filling original equipment manufacturer (OEM) and automatic sealer machines.

The Corporation became a public company in August 1993 under the approval of the Securities and Futures Bureau (SFB) of the Financial Supervisory Commission. The Corporation's shares have been listed on the Taiwan Stock Exchange since March 2, 2001.

The financial statements of the Corporation are presented in the Corporation's functional currency, the New Taiwan dollar.

2. APPROVAL OF FINANCIAL STATEMENTS

The financial statements were approved by the Corporation's board of directors on March 22, 2022.

3. APPLICATION OF NEW, AMENDED AND REVISED STANDARDS AND INTERPRETATIONS

a. Initial application of the amendments to the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) (collectively, the "IFRSs") endorsed and issued into effect by the Financial Supervisory Commission (FSC)

The initial application of the IFRSs endorsed and issued into effect by the FSC did not have a material impact on the Corporation's accounting policies.

b. The IFRSs endorsed by the FSC for application starting from 2022

New IFRSs	Announced by IASB
"Annual Improvements to IFRS Standards 2018-2020"	January 1, 2022 (Note 1)
Amendments to IFRS 3 "Reference to the Conceptual Framework"	January 1, 2022 (Note 2)
Amendments to IAS 16 "Property, Plant and Equipment - Proceeds before Intended Use"	January 1, 2022 (Note 3)
Amendments to IAS 37 "Onerous Contracts - Cost of Fulfilling a Contract"	January 1, 2022 (Note 4)

Note 1: The amendments to IFRS 9 are applied prospectively to modifications and exchanges of financial liabilities that occur on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IAS 41 "Agriculture" are applied prospectively to the fair value measurements on or after the annual reporting periods beginning on or after January 1,

- 2022. The amendments to IFRS 1 "First-time Adoptions of IFRSs" are applied retrospectively for annual reporting periods beginning on or after January 1, 2022.
- Note 2: The amendments are applicable to business combinations for which the acquisition date is on or after the beginning of the annual reporting period beginning on or after January 1, 2022.
- Note 3: The amendments are applicable to property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after January 1, 2021.
- Note 4: The amendments are applicable to contracts for which the entity has not yet fulfilled all its obligations on January 1, 2022.

As of the date the financial statements were authorized for issue, the Corporation has assessed that the application of other standards and interpretations will not have a material impact on the Corporation's financial position and financial performance.

c. New IFRSs in issue but not yet endorsed and issued into effect by the FSC

New IFRSs	Effective Date Announced by IASB (Note 1)
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture"	To be determined by IASB
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17	January 1, 2023
Amendments to IFRS 17 "Initial Application of IFRS 9 and IFRS 17 - Comparative Information"	January 1, 2023
Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"	January 1, 2023
Amendments to IAS 1 "Disclosure of Accounting Policies"	January 1, 2023 (Note 2)
Amendments to IAS 8 "Definition of Accounting Estimates"	January 1, 2023 (Note 3)
Amendments to IAS 12 "Deferred Tax related to Assets and Liabilities arising from a Single Transaction"	January 1, 2023 (Note 4)

- Note 1: Unless stated otherwise, the above New IFRSs are effective for annual reporting periods beginning on or after their respective effective dates.
- Note 2: The amendments will be applied prospectively for annual reporting periods beginning on or after January 1, 2023.
- Note 3: The amendments are applicable to changes in accounting estimates and changes in accounting policies that occur on or after the beginning of the annual reporting period beginning on or after January 1, 2023.
- Note 4: Except that deferred taxes will be recognized on January 1, 2022 for temporary differences associated with leases and decommissioning obligations, the amendments will be applied prospectively to transactions that occur on or after January 1, 2022.

As of the date the financial statements were authorized for issue, the Corporation is continuously assessing the possible impact that the application of other standards and interpretations will have on the Corporation's financial position and financial performance and will disclose the relevant impact when the assessment is completed.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

a. Statement of compliance

The parent company only financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

b. Basis of preparation

The financial statements have been prepared on the historical cost basis except for financial instruments that are measured at fair value and net defined benefit liabilities which are measured at the present value of the defined benefit obligation less the fair value of plan assets.

The fair value measurements, which are grouped into Levels 1 to 3 based on the degree to which the fair value measurement inputs are observable and based on the significance of the inputs to the fair value measurement in its entirety, are described as follows:

- 1) Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities;
- 2) Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for an asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- 3) Level 3 inputs are unobservable inputs for an asset or liability.

When preparing these parent company only financial statements, the Corporation used the equity method to account for its investments in subsidiaries, associates and joint ventures. In order for the amounts of the net profit for the year, other comprehensive income for the year and total equity in the parent company only financial statements to be the same as the amounts attributable to the owners of the Corporation in its consolidated financial statements, adjustments arising from the differences in accounting treatments between the parent company only basis and the consolidated basis were made to investments accounted for using the equity method, the share of profit or loss of subsidiaries, associates and joint ventures, the share of other comprehensive income of subsidiaries, associates and joint ventures and the related equity items, as appropriate, in these parent company only financial statements.

c. Classification of current and non-current assets and liabilities

Current assets include:

- 1) Assets held primarily for the purpose of trading;
- 2) Assets expected to be realized within 12 months after the reporting period; and
- 3) Cash and cash equivalents unless the asset is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting period.

Current liabilities include:

- 1) Liabilities held primarily for the purpose of trading;
- 2) Liabilities due to be settled within 12 months after the reporting period, even if an agreement to refinance, or to reschedule payments, on a long-term basis is completed after the reporting period and before the financial statements are authorized for issue; and

3) Liabilities for which the Corporation does not have an unconditional right to defer settlement for at least 12 months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

Assets and liabilities that are not classified as current are classified as non-current.

d. Foreign currencies

In preparing the financial statements of each individual entity, transactions in currencies other than the entity's functional currency (i.e., foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions.

At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Exchange differences on monetary items arising from settlement or translation are recognized in profit or loss in the period in which they arise.

Non-monetary items denominated in foreign currencies that are measured at fair value are retranslated at the rates prevailing at the date when the fair value is determined. Exchange differences arising from the retranslation of non-monetary items are included in profit or loss for the period except for exchange differences arising from the retranslation of non-monetary items in respect of which gains and losses are recognized directly in other comprehensive income; in which cases, the exchange differences are also recognized directly in other comprehensive income.

Non-monetary items that are measured at historical cost in a foreign currency are translated using the exchange rate at the date of the transaction.

For the purposes of presenting the financial statements, the assets and liabilities of the Corporation's foreign operations (including subsidiaries and associates operating in other countries or those that use currencies that are different from the Corporation) are translated into New Taiwan dollars using exchange rates prevailing at the end of each reporting period; and income and expense items are translated at the average exchange rates for the period. Exchange differences arising are recognized in other comprehensive income (attributed to the owners of the Corporation and non-controlling interests as appropriate).

On the disposal of a foreign operation (i.e., a disposal of the Corporation's entire interest in a foreign operation, or a disposal involving the loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an interest in an associate that includes a foreign operation of which the retained interest becomes a financial asset), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Corporation are reclassified to profit or loss.

In a partial disposal of a subsidiary that does not result in the Corporation losing control over the subsidiary, the proportionate share of accumulated exchange differences is include in the calculation of equity transactions but is not recognized in profit or loss. For all other partial disposals, the proportionate share of the accumulated exchange differences recognized in other comprehensive income is reclassified to profit or loss.

e. Inventories

Inventories consist of raw materials, supplies, finished goods and work in progress and are stated at the lower of cost or net realizable value. Inventory write-downs are made by item, except where it may be appropriate to group similar or related items. The net realizable value is the estimated selling price of inventories less all estimated costs of completion and costs necessary to make the sale. Inventories are recorded at the weighted-average cost on the balance sheet date.

f. Investments in subsidiaries

The Corporation uses the equity method to account for its investments in subsidiaries.

A subsidiary is an entity that is controlled by the Corporation.

Under the equity method, an investment in a subsidiary is initially recognized at cost and adjusted thereafter to recognize the Corporation's share of the profit or loss and other comprehensive income of the subsidiary. The Corporation also recognizes the changes in the Corporation's share of equity of subsidiaries.

Changes in the Corporation's ownership interest in a subsidiary that do not result in the Corporation losing control of the subsidiary are accounted for as equity transactions. The Corporation recognizes directly in equity any difference between the carrying amount of the investment and the fair value of the consideration paid or received.

Any excess of the cost of acquisition over the Corporation's share of the net fair value of the identifiable assets and liabilities of a subsidiary that constitutes at the date of acquisition is recognized as goodwill, which is included within the carrying amount of the investment and is not amortized. Any excess of the Corporation's share of the net fair value of the identifiable assets and liabilities of a subsidiary that constitutes a business over the cost of acquisition is recognized immediately in profit or loss.

The Corporation assesses its investment for any impairment by comparing the carrying amount with the estimated recoverable amount as assessed based on the investee's financial statements as a whole. Impairment loss is recognized when the carrying amount exceeds the recoverable amount. If the recoverable amount of the investment subsequently increases, the Corporation recognizes a reversal of the impairment loss; the adjusted post-reversal carrying amount should not exceed the carrying amount that would have been recognized (net of amortization or depreciation) had no impairment loss been recognized in prior years. An impairment loss recognized on goodwill cannot be reversed in a subsequent period.

When the Corporation loses control of a subsidiary, it recognizes the investment retained in the former subsidiary at its fair value at the date when control is lost. The difference between the fair value of the retained investment plus any consideration received and the carrying amount of the previous investment at the date when control is lost is recognized as a gain or loss in profit or loss. Besides this, the Corporation accounts for all amounts previously recognized in other comprehensive income in relation to that subsidiary on the same basis as would be required had the Corporation had directly disposed of the related assets or liabilities.

Profit or loss resulting from downstream transactions are eliminated in full only in the parent company only financial statements. Profit and loss resulting from upstream transactions and transactions between subsidiaries is recognized only in the parent company only financial statements and only to the extent of interests in the subsidiaries that are not related to the Corporation.

g. Property, plant and equipment

Property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment loss.

Property, plant and equipment in the course of construction are measured at cost less any recognized impairment loss. Cost includes professional fees and borrowing costs eligible for capitalization. Such assets are depreciated and classified to the appropriate categories of property, plant and equipment when completed and ready for their intended use.

Except for freehold land which is not depreciated, the depreciation of property, plant and equipment is recognized using the straight-line method. Each significant part is depreciated separately. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effects of any changes in the estimates accounted for on a prospective basis.

On derecognition of an item of property, plant and equipment, the difference between the sales proceeds and the carrying amount of the asset is recognized in profit or loss.

h. Intangible assets

Intangible assets with finite useful lives that are acquired separately are initially measured at cost and subsequently measured at cost less accumulated amortization and accumulated impairment loss. Amortization is recognized on a straight-line basis. The estimated useful lives, residual values, and amortization methods are reviewed at the end of each reporting period, with the effect of any changes in the estimate accounted for on a prospective basis. Intangible assets with indefinite useful lives that are acquired separately are measured at cost less accumulated impairment loss.

On derecognition of an intangible asset, the difference between the net disposal proceeds and the carrying amount of the asset is recognized in profit or loss.

i. Impairment of property, plant and equipment, right-of-use asset and intangible assets

At the end of each reporting period, the Corporation reviews the carrying amounts of its property, plant and equipment, right-of-use asset and intangible assets, to determine whether there is any indication that those assets have suffered any impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss. When it is not possible to estimate the recoverable amount of an individual asset, the Corporation estimates the recoverable amount of the cash-generating unit to which the asset belongs. Corporate assets are allocated to the individual cash-generating units on a reasonable and consistent basis of allocation.

The recoverable amount is the higher of fair value less costs to sell and value in use. If the recoverable amount of an asset or cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount, with the resulting impairment loss recognized in profit or loss.

When an impairment loss is subsequently reversed, the carrying amount of the corresponding asset or a cash-generating unit is increased to the revised estimate of its recoverable amount, but only to the extent of the carrying amount that would have been determined had no impairment loss been recognized on the asset or cash-generating unit in prior years. A reversal of an impairment loss is recognized in profit or loss.

j. Financial instruments

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

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issuance of financial assets and financial liabilities (other than financial assets and financial liabilities at FVTPL) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognized immediately in profit or loss.

1) Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis.

a) Measurement categories

Financial assets are classified into the following categories: financial assets at FVTPL, financial assets at amortized cost and investments in equity instruments at FVTOCI.

i. Financial assets at FVTPL

Financial assets are classified as at FVTPL when such financial assets are mandatorily classified as at FVTPL. Debt instruments that do not meet the amortized cost criteria or the FVTOCI criteria.

Financial assets at FVTPL are subsequently measured at fair value and any dividends, interest earned and remeasurement gains or losses on such financial assets are recognized in other gains or losses. Fair value is determined in the manner described in Note 25.

ii. Financial assets at amortized cost

Financial assets that meet the following conditions are subsequently measured at amortized cost:

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

Subsequent to initial recognition, financial assets at amortized cost, including cash and cash equivalents, trade receivables at amortized cost, notes receivable, other receivables and refundable deposits, are measured at amortized cost, which equals the gross carrying amount determined using the effective interest method less any impairment loss. Exchange differences are recognized in profit or loss.

Interest income is calculated by applying the effective interest rate to the gross carrying amount of such a financial asset, except for:

- Purchased or originated credit-impaired financial assets, for which interest income is calculated by applying the credit-adjusted effective interest rate to the amortized cost of such financial assets; and
- ii) Financial assets that are not credit impaired on purchase or origination but have subsequently become credit impaired, for which interest income is calculated by applying

the effective interest rate to the amortized cost of such financial assets in subsequent reporting periods.

A financial asset is credit impaired when one or more of the following events have occurred:

- i) Significant financial difficulty of the issuer or the borrower;
- ii) Breach of contract, such as a default;
- iii) It is becoming probable that the borrower will enter bankruptcy or undergo a financial reorganization; or
- iv) The disappearance of an active market for that financial asset because of financial difficulties.

Cash equivalents include time deposits with original maturities within 3 months from the date of acquisition, which are highly liquid, readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value. These cash equivalents are held for the purpose of meeting short-term cash commitments.

iii. Investments in equity instruments at FVTOCI

On initial recognition, the Corporation may make an irrevocable election to designate investments in equity instruments as at FVTOCI. Designation as at FVTOCI is not permitted if the equity investment is held for trading or if it is a contingent consideration recognized by an acquirer in a business combination.

Investments in equity instruments at FVTOCI are subsequently measured at fair value with gains and losses arising from changes in fair value recognized in other comprehensive income and accumulated in other equity. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments; instead, it will be transferred to retained earnings.

Dividends on these investments in equity instruments are recognized in profit or loss when the Corporation's right to receive the dividends is established, unless the dividends clearly represent a recovery of part of the cost of the investment.

b) Impairment of financial assets

The Corporation recognizes a loss allowance for expected credit losses on financial assets at amortized cost (including trade receivables).

The Corporation always recognizes lifetime expected credit losses (ECLs) for trade receivables. For all other financial instruments, the Corporation recognizes lifetime ECLs when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on a financial instrument has not increased significantly since initial recognition, the Corporation measures the loss allowance for that financial instrument at an amount equal to 12-month ECLs.

Expected credit losses reflect the weighted average of credit losses with the respective risks of default occurring as the weights. Lifetime ECLs represent the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECLs represent the portion of lifetime ECLs that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

For internal credit risk management purposes, the Corporation considers that the following

situations indicate that a financial asset is in default (without taking into account any collateral held by the Corporation):

- i. Internal or external information shows that the debtor is unlikely to pay its creditors.
- ii. When a financial asset is more than 90 days past due unless the Corporation has reasonable and corroborative information to support a more lagged default criterion.

The Corporation recognizes an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

c) Derecognition of financial assets

The Corporation derecognizes a financial asset only when the contractual rights to the cash flows from the asset expire or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party.

On derecognition of a financial asset at amortized cost in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss. On derecognition of an investment in an equity instrument at FVTOCI, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss, and the cumulative gain or loss which had been recognized in other comprehensive income is transferred directly to retained earnings, without recycling through profit or loss.

2) Equity instruments

Debt and equity instruments issued by the Corporation are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments issued by the Corporation are recognized at the proceeds received, net of direct issue costs.

The repurchase of the Corporation's own equity instruments is recognized in and deducted directly from equity. No gain or loss is recognized in profit or loss on the purchase, sale, issuance or cancellation of the Corporation's own equity instruments.

3) Financial liabilities

a) Subsequent measurement

Except financial liabilities at FVTPL, all financial liabilities are measured at amortized cost using the effective interest method.

Financial liabilities are classified as at FVTPL when such financial liabilities are either held for trading or designated as at FVTPL.

Financial liabilities held for trading are stated at fair value, any gains or losses on such financial liabilities are recognized in other gains or losses; any remeasurement gains or losses on such financial liabilities are recognized in other gains or losses.

Fair value is determined in the manner described in Note 25.

b) Derecognition of financial liabilities

The difference between the carrying amount of a financial liability derecognized and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss.

4) Derivative financial instruments

The Corporation enters into a variety of derivative financial instruments to manage its exposure to interest rate and foreign exchange rate risks, including foreign exchange forward contracts.

Derivatives are initially recognized at fair value at the date on which the derivative contracts are entered into and are subsequently remeasured to their fair value at the end of each reporting period. The resulting gain or loss is recognized in profit or loss immediately unless the derivative is designated and effective as a hedging instrument; in which event, the timing of the recognition in profit or loss depends on the nature of the hedging relationship. When the fair value of a derivative financial instrument is positive, the derivative is recognized as a financial asset; when the fair value of a derivative financial instrument is negative, the derivative is recognized as a financial liability.

Derivatives embedded in hybrid contracts that contain financial asset hosts that is within the scope of IFRS 9 are not separated; instead, the classification is determined in accordance with the entire hybrid contract. Derivatives embedded in non-derivative host contracts that are not financial assets that is within the scope of IFRS 9 (e.g. financial liabilities) are treated as separate derivatives when they meet the definition of a derivative; their risks and characteristics are not closely related to those of the host contracts; and the host contracts are not measured at FVTPL.

k. Revenue recognition

The Corporation identifies contracts with customers, allocates the transaction price to the performance obligations and recognizes revenue when performance obligations are satisfied.

For contracts where the period between the date on which the Corporation transfers a promised good or service to a customer and the date on which the customer pays for that good or service is one year or less, the Corporation does not adjust the promised amount of consideration for the effects of a significant financing component.

Revenue from the sale of goods and accounts receivable are recognized when the goods are delivered to the customer's designated location or when the goods are shipped, because it is the time when the customer has full discretion over the manner of distribution and price to sell the goods, has the primary responsibility for sales to future customers and bears the risks of obsolescence.

The Corporation does not recognize revenue on materials delivered to subcontractors because this delivery does not involve a transfer of control.

1. Leases

At the inception of a contract, the Corporation assesses whether the contract is, or contains, a lease.

The Corporation as lessee

The Corporation recognizes right-of-use assets and lease liabilities for all leases at the commencement date of a lease, except for short-term leases and low-value asset leases which are accounted for applying a recognition exemption where lease payments are recognized as expenses on a straight-line basis over the lease terms.

Right-of-use assets are initially measured at cost, which comprises the initial measurement of lease liabilities adjusted for lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs needed to restore the underlying assets, and less any lease incentives received. Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses and adjusted for any remeasurement of the lease liabilities. Right-of-use assets are presented on a separate line in the balance sheets.

Right-of-use assets are depreciated using the straight-line method from the commencement dates to the earlier of the end of the useful lives of the right-of-use assets or the end of the lease terms.

Lease liabilities are initially measured at the present value of the lease payments, which comprise fixed payments, in-substance fixed payments, variable lease payments which depend on an index or a rate. The lease payments are discounted using the interest rate implicit in a lease, if that rate can be readily determined. If that rate cannot be readily determined, the Corporation uses the lessee's incremental borrowing rate.

Subsequently, lease liabilities are measured at amortized cost using the effective interest method, with interest expense recognized over the lease terms. When there is a change in a lease term, or a change in future lease payments resulting from a change in an index or a rate used to determine those payments, the Corporation remeasures the lease liabilities with a corresponding adjustment to the right-of-use-assets. However, if the carrying amount of the right-of-use assets is reduced to zero, any remaining amount of the remeasurement is recognized in profit or loss. Lease liabilities are presented on a separate line in the balance sheets.

Variable lease payments that do not depend on an index or a rate are recognized as expenses in the periods in which they are incurred.

m. Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

Other than that which is stated above, all other borrowing costs are recognized in profit or loss in the period in which they are incurred.

n. Government grants

Government grants are not recognized until there is reasonable assurance that the Corporation will comply with the conditions attached to them and that the grants will be received.

Government grants related to income are recognized in profit or loss on a systematic basis over the periods in which the Corporation recognizes as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Corporation should purchase, construct or otherwise acquire non-current assets are recognized as deferred revenue and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets.

Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Corporation with no future related costs are recognized in profit or loss in the period in which they become receivable.

The benefit of a government loan received at a below-market rate of interest is treated as a government grant measured as the difference between the proceeds received and the fair value of the loan based on prevailing market interest rates.

o. Employee benefits

1) Short-term employee benefits

Liabilities recognized in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related services.

2) Retirement benefits

Payments to defined contribution retirement benefit plans are recognized as expenses when employees have rendered services entitling them to the contributions.

Defined benefit costs (including service cost, net interest and remeasurement) under defined benefit retirement benefit plans are determined using the projected unit credit method. Service cost (including current service cost), and net interest on the net defined benefit liabilities are recognized as employee benefits expense in the period in which they occur. Remeasurement, comprising actuarial gains and losses and the return on plan assets (excluding interest), is recognized in other comprehensive income in the period in which they occur. Remeasurement recognized in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss.

Net defined benefit liabilities represent the actual deficit in the Corporation's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any refunds from the plans or reductions in future contributions to the plans.

p. Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

1) Current tax

Income tax payable (refundable) is based on taxable profit (loss) for the year determined according to the applicable tax laws of each tax jurisdiction.

According to the Income Tax Act in the ROC, an additional tax on unappropriated earnings is provided in the year the shareholders approve to retain earnings.

Adjustments of prior years' tax liabilities are added to or deducted from the current year's tax provision.

2) Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences, unused loss carryforwards and unused tax credits to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates and interests in joint ventures, except where the Corporation is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and such temporary differences are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the assets to be recovered. A previously unrecognized deferred tax asset is also reviewed at the end of each reporting period and recognized to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liabilities are settled or the assets are realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Corporation expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

3) Current and deferred taxes

Current and deferred taxes are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred taxes are also recognized in other comprehensive income or directly in equity respectively.

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Corporation's accounting policies, management is required to make judgments, estimations, and assumptions on the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered relevant. Actual results may differ from these estimates.

The Corporation considers the possible impact of the recent development of the COVID-19 in Taiwan and its economic environment implications when making its critical accounting estimates on cash flow projections, growth rate, discount rate, profitability, etc. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised if the revisions affect only that period or in the period of the revisions and future periods if the revision affects both current and future periods.

6. CASH AND CASH EQUIVALENTS

	December 31				
		2021		2020	
Cash on hand and petty cash	\$	315	\$	295	
Checking accounts and demand deposits	4	281,958		228,933	
Cash equivalent					
Time deposits with original maturities of 3 months or less		529,720		150,944	
	\$ 9	911,993	<u>\$</u>	380,172	

The market rate intervals of cash in the bank at the end of the year were as follows:

	December 31		
	2021 202		
Bank balance Time deposits with original maturities of 3 months or less	0.00-0.05 0.23-0.30	0.00-0.05 0.30	

7. FINANCIAL INSTRUMENTS AT FAIR VALUE THROUGH PROFIT OR LOSS - CURRENT

	December 31			
Financial Assets at Fair Value through Profit or Loss - Current	2021	2020		
Financial assets mandatorily classified as at FVTPL				
Non-derivative financial assets Domestic convertible bonds	<u>\$</u>	<u>\$ 16,640</u>		
Financial Liabilities at Fair Value through Profit or Loss - Current				
Financial liabilities mandatorily classified as at FVTPL				
Derivative financial liabilities Foreign exchange forward contracts	<u>\$</u>	<u>\$ 1,119</u>		

At the end of the year, outstanding foreign exchange forward contracts not under hedge accounting were as follows:

	Currency	Maturity Date	Notional Amount
<u>December 31, 2020</u>			
Buy	EUR/USD USD/NTD	2021.06.15 2021.01.04	EUR1,691/USD2,060 USD820/TWD23,051

The Corporation entered into foreign exchange forward contracts to manage exposures to exchange rate fluctuations of foreign currency denominated assets and liabilities.

8. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME - NON-CURRENT

	December 31			
	2021		2020	
<u>Domestic investments</u>				
Unlisted shares	\$ 1	6,249	\$	19,252
Foreign investments				
Unlisted shares		<u>8,645</u>		8,645
	<u>\$ 2</u>	4,894	\$	27,897

These investments in equity instruments are held for medium- to long-term strategic purposes. Accordingly, the management elected to designate these investments in equity instruments as at FVTOCI as they believe that recognizing short-term fluctuations in these investments' fair value in profit or loss would not be consistent with the Corporation's strategy of holding these investments for long-term purposes.

9. TRADE RECEIVABLES - NET

	December 31			
At Amortized Cost	2021	2020		
Trade receivables from unrelated parties Less: Allowance for impairment loss	\$ 1,006,749 (722)	\$ 797,544 (722)		
	<u>\$ 1,006,027</u>	<u>\$ 796,822</u>		

The average credit period of sales of goods is 30 to 90 days. No interest is charged on trade receivables. The Corporation uses other publicly available financial information or its own trading records to rate its major customers. The Corporation's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties.

In order to minimize credit risk, the management of the Corporation has delegated a team responsible for determining credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Corporation reviews the recoverable amount of each individual trade debt at the end of the reporting period to ensure that adequate allowance is made for possible irrecoverable amounts. In this regard, the management believes the Corporation's credit risk was significantly reduced.

The Corporation measures the loss allowance for trade receivables at an amount equal to lifetime ECLs. As the Corporation's historical credit loss experience does not show significantly different loss patterns for different customer segments, the provision for loss allowance based on past due status is not further distinguished according to the Corporation's different customer base.

The Corporation writes off a trade receivable when there is evidence indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery. For trade receivables that have been written off, the Corporation continues to engage in enforcement activity to attempt to recover the receivables due. Where recoveries are made, these are recognized in profit or loss.

The Corporation has no notes receivable that are past due. The following table details the loss allowance of trade receivables:

	Not Past Due	1 to 90 Days Past Due	91 to 180 Days Past Due	181 to 360 Days Past Due	Over 1 Year Past Due	Total
Expected credit loss rate	0.001%	0.5%-2%	3%-5%	10%	50%-100%	
<u>December 31, 2021</u>						
Gross carrying amount	\$ 972,135	\$ 34,028	\$ 521	\$ -	\$ 65	\$ 1,006,749
Loss allowance (Lifetime ECLs)	(439)	(202)	(16)		(65)	(722)
Amortized cost	<u>\$ 971,696</u>	<u>\$ 33,826</u>	<u>\$ 505</u>	<u>\$ -</u>	<u>\$</u>	\$1,006,027
<u>December 31, 2020</u>						
Gross carrying amount Loss allowance (Lifetime	\$ 789,958	\$ 6,742	\$ -	\$ 537	\$ 307	\$ 797,544
ECLs)	(439)	(38)	<u>-</u>	(54)	(191)	(722)
Amortized cost	<u>\$ 789,519</u>	<u>\$ 6,704</u>	<u>\$ -</u>	<u>\$ 483</u>	<u>\$ 116</u>	\$ 796,822

The movements of the loss allowance of trade receivables were as follows:

	For the Year Ended December 31				
	2021		2020		
Balance at January 1 and December 31	\$	722	<u>\$</u>	722	

10. INVENTORIES

	December 31				
	2021	2020			
Finished goods Work in progress Raw materials Inventory in transit	\$ 402,772 8,586 611,432 	\$ 355,333 783 438,789 7,499			
	<u>\$ 1,024,130</u>	\$ 802,404			

The cost of inventories recognized as cost of goods sold for the years ended December 31, 2021 and 2020 was \$5,953,584 thousand and \$5,939,530 thousand, respectively.

The cost of goods sold for the years ended December 31, 2021 included inventory wrtie-downs of \$9,442 thousand.

11. INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

	December 31		
Investments in Subsidiaries	2021	2020	
<u>Unlisted company</u>			
Hon Chuan Holding Limited ("Samoa Hon Chuan")	\$19,802,388	\$19,409,562	
Bon Trust International Trade Co., Ltd. ("Bon Trust")	28,904	21,723	
Hon Chuan (Cambodia) Co., Ltd. ("Hon Chuan Cambodia")	64,205	66,429	
Hon Chuan (Philippines) Co., Ltd. ("Hon Chuan Philippines")	75,603	83,647	
	<u>\$19,971,100</u>	<u>\$19,581,361</u>	

Proportion of Ownership and Voting Rights (%)

	December 31			
Name of Subsidiary	2021	2020		
Samoa Hon Chuan	100	100		
Bon Trust	99.9	99.9		
Hon Chuan Cambodia	100	100		
Hon Chuan Philippines	100	100		

12. PROPERTY, PLANT AND EQUIPMENT

	Beginning Balance	Additions	Disposals	Reclassified Amount	Ending Balance
For the Year Ended December 31, 2021					
Cost					
Freehold land	\$ 467,045	\$ 125,000	\$ -	\$ -	\$ 592,045
Buildings	2,931,965	30,797	-	78,090	3,040,852
Equipment	5,545,083	95,622	(73,548)	299,786	5,866,943
Other equipment	3,613,872	177,541	(42,040)	209,627	3,959,000
Property under construction	91,558	459,547	<u>-</u>	(102,443)	448,662
	12,649,523	<u>\$ 888,507</u>	<u>\$ (115,588)</u>	\$ 485,060	13,907,502
Accumulated depreciation					
Buildings	697,004	\$ 83,182	\$ -	\$ -	780,186
Equipment	4,073,197	337,748	(67,158)	-	4,343,787
Other equipment	2,273,978	284,978	(36,379)	-	2,522,577
• •	7,044,179	\$ 705,908	\$ (103,537)	\$ -	7,646,550
	\$ 5,605,344				\$ 6,260,952

	Beginning Balance	Additions	Disposals	Reclassified Amount	Ending Balance
For the Year Ended December 31, 2020					
Cost					
Freehold land	\$ 467,045	\$ -	\$ -	\$ -	\$ 467,045
Buildings	2,848,194	47,489	_	36,282	2,931,965
Equipment	4,947,650	184,724	(42,517)	455,226	5,545,083
Other equipment	3,079,972	298,850	(69,983)	305,033	3,613,872
Property under construction	19,238	72,320		-	91,558
1 3	11,362,099	\$ 603,383	\$ (112,500)	\$ 796,541	12,649,523
Accumulated depreciation					
Buildings	617,073	\$ 79,931	\$ -	\$ -	697,004
Equipment	3,821,422	293,368	(41,593)	-	4,073,197
Other equipment	2,101,209	241,423	(68,654)	-	2,273,978
• •	6,539,704	\$ 614,722	\$ (110,247)	\$ -	7,044,179
	\$ 4,822,395				\$ 5,605,344

The above items of property, plant and equipment are depreciated on a straight-line basis over their estimated useful lives as follows:

Building	
Main buildings	20-60 years
Electrical power equipment	10-50 years
Other	10-50 years
Machinery equipment	3-22 years
Other equipment	3-25 years

13. LEASE ARRANGEMENTS

a. Right-of-use assets

	December 31		
	2021	2020	
Carrying amount			
Land	<u>\$ 336,932</u>	\$ 353,289	
	For the Year En		
	2021	2020	
Additions to right-of-use assets	<u>\$</u>	<u>\$ 93,105</u>	
Depreciation charge for right-of-use assets Land	<u>\$ 16,357</u>	<u>\$ 15,194</u>	

b. Lease liabilities

	December 31		
	2021	2020	
Carrying amount			
Current Non-current	\$ 14,797 \$ 327,445	\$ 14,623 \$ 342,242	

Range of discount rate for lease liabilities was as follows:

	Decem	December 31	
	2021	2020	
Land	1.18%	1.18%	

c. Material leasing activities and terms

The Corporation leases land for the use of plants, office spaces and warehouses with lease terms of 10 years from the Export Processing Zone Administration, MOEA of the ROC. Based on the lease, the variable lease payments are dependent on the Taiwan consumer price index of the year before the lease. The Corporation does not have bargain purchase options to acquire the leasehold land and buildings at the end of the lease term. In addition, the Corporation is prohibited from subleasing or transferring all or any portion of the underlying assets without the lessor's consent.

d. Other lease information

	For the Year Ended December 31		
	2021	2020	
Expenses relating to short-term leases Total cash outflow for leases	\$ 79,285 \$ (98,016)	\$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	

The Corporation's leases of certain buildings, office equipment and transportation equipment which qualify as short-term leases. The Corporation has elected to apply the recognition exemption and thus, did not recognize right-of-use assets and lease liabilities for these leases.

14. OTHER ASSETS

	December 31		
	2021	2020	
Office supplies Prepaid expenses and prepayment for purchases Refundable deposits Other receivables Others	\$ 304,700 32,352 29,616 17,341 3,439	\$ 271,257 27,891 28,099 17,825 3,993	
Current	\$ 387,448 \$ 355,305	\$ 349,065 \$ 316,973	
Current Non-current	\$ 355,305 32,143	\$ 316,973 32,092	

\$ 387,448	\$ 349,065

The movements of the loss allowance of other receivables were as follows:

	For the Year Ended December 31			
	20)21	2	2020
Balance at January 1 Add: Impairment loss	\$	6,596	\$	- 6,596
Balance at December 31	<u>\$</u>	6,596	<u>\$</u>	6,596

15. BORROWINGS

a. Short-term borrowings

	Decem	December 31	
	2021	2020	
<u>Unsecured borrowings</u>			
Line of credit borrowings Loans for purchasing raw materials	\$ 2,067,000	\$ 1,390,000 24,376	
	<u>\$ 2,067,000</u>	<u>\$ 1,414,376</u>	
Rate of interest per annum (%)			
Line of credit borrowings Loans for purchasing raw materials	0.55-0.70	0.72-0.75 1.06	
b. Short-term bills payable			
	Decem	iber 31	
	2021	2020	
Commercial paper	<u>\$ 1,200,000</u>	\$ 3,100,000	
Rate of interest per annum (%)			
Commercial paper	0.56-0.58	0.56-0.60	

c. Long-term borrowings

	December 31	
	2021	2020
Line of credit borrowings - October 2023 to July 2026 Less: Current portion Discounts on government grants (Note 23) Bill of credit borrowings - June 2025	\$ 4,871,257 (955,744) (52,581) 	\$ 6,511,048 (46,980) (54,362)
Long-term borrowings	<u>\$ 4,862,932</u>	\$ 6,409,706
Rate of interest per annum (%)		
Line of credit borrowings Bill of credit borrowings	0.10-0.93 0.708	0.10-1.30

16. BONDS PAYABLE

	December 31		
	2021	2020	
Unsecured domestic bonds Less: Bonds discount	\$ 6,000,000 (6,687)	\$ 3,000,000 (2,596)	
	<u>\$5,993,313</u>	\$ 2,997,404	

On November 26, 2021, the Corporation issued five-year unsecured domestic bonds for a total of \$3,000,000 thousand with a coupon rate of 0.75% and an effective interest rate of 0.7862%. The principal is repayable in cash upon maturity (November 26, 2026).

On April 27, 2018, the Corporation issued five-year unsecured domestic bonds for a total of \$3,000,000 thousand with a coupon rate of 1.07% and an effective interest rate of 1.1079%. The principal is repayable in cash upon maturity (April 27, 2023).

17. OTHER LIABILITIES - OTHERS

	December 31		
	2021	2020	
Payables for salaries	\$ 187,327	\$ 172,986	
Payables for purchases of equipment	123,885	83,596	
Payables for bonus to employees	37,433	33,066	
Payables for annual leave	27,096	25,305	
Advance receipts	24,151	24,363	
Payables for remuneration of directors	17,294	14,586	
Others	<u>262,035</u>	213,225	
	<u>\$ 679,221</u>	<u>\$ 567,127</u>	

18. RETIREMENT BENEFIT PLANS

a. Defined contribution plans

The Corporation adopted a pension plan under the Labor Pension Act (LPA), which is a state-managed defined contribution plan. Under the LPA, the Corporation makes monthly contributions to employees' individual pension accounts at 6% of monthly salaries and wages.

b. Defined benefit plans

The defined benefit plans adopted by the Corporation in accordance with the Labor Standards Act is operated by the government of the ROC. Pension benefits are calculated on the basis of the length of service and average monthly salaries of the six months before retirement. The Corporation contribute amounts equal to 2% of total monthly salaries and wages to a pension fund administered by the pension fund monitoring committee. Pension contributions are deposited in the Bank of Taiwan in the committee's name. Before the end of each year, the Corporation assesses the balance in the pension fund. If the amount of the balance in the pension fund is inadequate to pay retirement benefits for employees who conform to retirement requirements in the next year, the Corporation is required to fund the difference in one appropriation that should be made before the end of March of the next year. The pension fund is managed by the Bureau of Labor Funds, Ministry of Labor (the "Bureau"); the Corporation has no right to influence the investment policy and strategy.

The amounts included in the balance sheets in respect of the Corporation's defined benefit plans are as follows:

	December 31		
	2021	2020	
Present value of defined benefit obligation Fair value of plan assets	\$ 136,562 (133,418)	\$ 138,480 (124,484)	
Net defined benefit liabilities	<u>\$ 3,144</u>	<u>\$ 13,996</u>	

Movements in net defined benefit liabilities were as follows:

	Present Value of the Defined Benefit Obligation	Fair Value of the Plan Assets	Net Defined Benefit Liabilities
Balance at January 1, 2020	<u>\$ 139,598</u>	<u>\$ (118,458)</u>	\$ 21,140
Service cost			
Current service cost	617	-	617
Net interest expense (income)	1,117	<u>(988</u>)	129
Recognized in profit or loss	1,734	<u>(988</u>)	746
Remeasurement			
Return on plan assets (excluding amounts			
included in net interest)	-	(3,715)	(3,715)
Actuarial loss - changes in demographic			
assumptions	871	-	871
Actuarial loss - changes in financial			
assumptions	4,355	_	4,355
Actuarial loss - experience adjustments	3,879	_	3,879
Recognized in other comprehensive income	9,105	(3,715)	5,390
			(Continued)

	Present Value of the Defined Benefit Obligation	Fair Value of the Plan Assets	Net Defined Benefit Liabilities
Contributions from the employer	\$ -	\$ (13,280)	\$ (13,280)
Benefits paid	<u>(11,957)</u>	11,957	12.006
Balance at December 31, 2020	<u>138,480</u>	(124,484)	13,996
Service cost	401		401
Current service cost	421	- (4.7.4)	421
Net interest expense (income)	484	<u>(456)</u>	<u>28</u>
Recognized in profit or loss	905	<u>(456</u>)	449
Remeasurement			
Return on plan assets (excluding			
amounts included in net interest)	-	(1,764)	(1,764)
Actuarial loss - changes in demographic			
assumptions	5,272	-	5,272
Actuarial gain - changes in financial			
assumptions	(3,678)	-	(3,678)
Actuarial loss - experience adjustments	1,189		1,189
Recognized in other comprehensive			
income	2,783	(1,764)	1,019
Contributions from the employer	-	(12,320)	(12,320)
Benefits paid	(5,606)	5,606	
Balance at December 31, 2021	<u>\$ 136,562</u>	<u>\$ (133,418)</u>	<u>\$ 3,144</u>
			(Concluded)

Through the defined benefit plans under the Labor Standards Act, the Corporation is exposed to the following risks:

- 1) Investment risk: The plan assets are invested in domestic and foreign equity and debt securities, bank deposits, etc. The investment is conducted at the discretion of the Bureau or under the mandated management. However, in accordance with relevant regulations, the return generated by plan assets should not be below the interest rate for a 2-year time deposit with local banks.
- 2) Interest risk: A decrease in the corporate bond interest rate will increase the present value of the defined benefit obligation; however, this will be partially offset by an increase in the return on the plans' debt investments.
- 3) Salary risk: The present value of the defined benefit obligation is calculated by using the future salaries of plan participants. As such, an increase in the salaries of the plan participants will increase the present value of the defined benefit obligation.

The actuarial valuations of the present value of the defined benefit obligation were carried out by qualified actuaries. The significant assumptions used for the purposes of the actuarial valuations are as follows:

	December 31		
	2021	2020	
Discount rate(s)	0.750%	0.350%	
Expected rate(s) of salary increase	1.125%	1.125%	

If possible reasonable changes in each of the significant actuarial assumptions will occur and all other assumptions will remain constant, the present value of the defined benefit obligation will increase (decrease) as follows:

	December 31		
	2021	2020	
Discount rate			
0.25% increase	<u>\$ (2,351)</u>	<u>\$ (2,471)</u>	
0.25% decrease	<u>\$ 2,420</u>	<u>\$ 2,547</u>	
Expected rate of salary increase/decrease			
0.25% increase	<u>\$ 2,331</u>	<u>\$ 2,439</u>	
0.25% decrease	<u>\$ (2,276)</u>	<u>\$ (2,379)</u>	

The above sensitivity analysis may not be representative of the actual changes in the present value of the defined benefit obligation as it is unlikely that the changes in assumptions will occur in isolation of one another as some of the assumptions may be correlated.

	December 31		
	2021	2020	
Expected contributions to the plans for the next year	<u>\$ 12,320</u>	\$ 11,843	
Average duration of the defined benefit obligation	9 years	9 years	

19. EQUITY

a. Share capital

	2021	
	2021	2020
Shares authorized (in thousands of shares) Shares authorized Shares issued and fully paid (in thousands of shares) Shares issued \$\frac{3}{52}\$	350,000 3,500,000 287,786 2,877,859	350,000 \$ 3,500,000 287,786 \$ 2,877,859

b. Capital surplus

	December 31	
	2021	2020
Arising from issuance of common shares (1) The difference between consideration received or paid and the carrying amount of the subsidiaries' net assets during	\$ 4,841,447	\$ 4,841,447
actual disposal or acquisition (1) Other (2)	353,848 200,277	353,848 200,277
	\$5,395,572	<u>\$ 5,395,572</u>

- 1) The capital surplus from shares issued in excess of par (additional paid-in capital from issuance of common shares) and the difference between the consideration received or paid and the carrying amount of the subsidiaries' net assets during actual disposal or acquisition may be used to offset a deficit; in addition, when the Corporation has no deficit, such capital surplus may be distributed as cash dividends or transferred to share capital (limited to a certain percentage of the Corporation's paid-in capital and to once a year).
- 2) Such capital surplus may be used to offset a deficit.

c. Retained earnings and dividends policy

Under the dividends policy as set forth in the Articles, where the Corporation made a profit after tax in a fiscal year, the profit shall be first utilized for offsetting cumulative losses, setting aside as legal reserve 10% of the remaining profit until the accumulated legal capital reserve equals the Corporation's paid-in capital, setting aside or reversing a special reserve in accordance with the laws and regulations, and then any remaining profit together with any undistributed retained earnings shall be used by the Corporation's board of directors as the basis for proposing a distribution plan, which should be resolved in the shareholders' meeting for the distribution of dividends and bonuses to shareholders. For the policies on the distribution of compensation of employees and remuneration of directors after the amendment, please refer to compensation of employees and remuneration of directors in Note 20-d.

The dividends and bonuses, capital surplus, or legal reserve can be distributed in the whole or in part by cash after a resolution has been adopted by a majority of directors present at a meeting of the board of directors attended by two-thirds of the total number of directors; in addition, a report of such distribution shall be submitted to the shareholder's meeting.

The dividends policy of the Corporation shall be made according to the Corporation's current and future plan, considering investment environment, fund requirements, overall competition and taking into account the interests of shareholders. The Corporation may appropriate more than 30% of net profits of current year for dividends to shareholders. However, when accumulated unappropriated earnings are less than 10% of capital, the Corporation may decide not to distribute dividend.

The shareholders' dividends shall be distributed in the form of cash dividends or share dividends. More than (or equal to) 50% of the total amount of shareholders' dividends shall be in the form of cash dividends.

The legal reserve may be used to offset deficits. If the Corporation has no deficit and the legal reserve has exceeded 25% of the Corporation's paid-in capital, the excess may be transferred to capital or distributed in cash.

The appropriations of cash dividends per share for 2020 and 2019 were as follows:

					Dividends (N7	
	A	Appropriatio	n of E	arnings	For the Ye	ear Ended
	For	the Year En	ded D	ecember 31	Decem	ber 31
		2020		2019	2020	2019
Legal reserve	\$	151,030	\$	138,104		
Special reserve		356,137		209,737		
Cash dividends		1,036,029		878,637	\$3.60	\$3.05

The appropriation of earnings as cash dividends has been resolved by the Corporation's board of directors in March 2021 and March 2020, the other proposed appropriations will be resolved by the shareholders in their meetings in July 2021 and June 2020.

The appropriation of earnings for 2021, which was proposed/resolved by the Corporation's board of directors on March 22, 2022, was as follows:

	Appropriation of Earnings	Dividends Per Share (NT\$)	
Proposed			
Legal reserve Special reserve	\$ 196,428 544,040		
Resolved			
Cash dividends	\$ 1,237,479	\$ 4.30	

The appropriation of earnings as cash dividends as listed above had been resolved by the Corporation's board of directors; the other proposed appropriations will be resolved by the shareholders in their meeting to be held on June 17, 2022.

d. Special reserves

The increase in retained earnings that resulted from all IFRSs adjustments was not enough for this appropriation; therefore, the Corporation appropriated to the special reserve an amount of \$352,668 thousand, the increase in retained earnings that resulted from all IFRSs adjustments on transitions to IFRSs.

Additional special reserve should be appropriated for the amount equal to the difference between net debit balance reserves and the special reserve appropriated on the first-time adoption of IFRSs. Any special reserve appropriated may be reversed to the extent that the net debit balance reverses and is thereafter distributed.

e. Treasury shares

Purpose of Buy-back	Number of Shares at January 1	Increase During the Year	Decrease During the Year	Number of Shares at December 31
For the Year Ended December 31, 2020				
Shares cancelled		<u>5,093,000</u>	<u>(5,093,000</u>)	-

In order to maintain the Corporation's creditworthiness and protect shareholders' interests, the Corporation's board of directors resolved in March 2020 to buy back and cancel 5,093 thousand treasury shares in accordance with Article 28-2 of the Securities and Exchange Act. As of December 31, 2020, the shares had been fully repurchased and the cost of the repurchase was \$277,423 thousand. On June 30, 2020, the treasury shares were cancelled and the registration of the change was completed in July 2020.

Under the Securities and Exchange Act, the Corporation shall neither pledge treasury shares nor exercise shareholders' rights on these shares, such as the rights to dividends and to vote.

20. NET PROFIT FROM CONTINUING OPERATIONS

Net profit (loss) from continuing operations includes the following items:

a. Other gains and losses

	For the Year Ended December 31				
	2021			2020	
Loss on disposal of property, plant and equipment Gain on valuation of financial assets and liabilities at	\$	(995)	\$	(745)	
FVTPL		674		2,270	
Miscellaneous income		32,891		26,516	
Other losses				(13,537)	
	\$	32,570	\$	14,504	

b. Finance costs

	For the Year Ended December 31				
		2021		2020	
Interest on bank Interest on convertible bonds Interest on lease liabilities Other interest expenses (Note 23)	\$	65,370 35,492 4,108 19,133	\$	76,470 33,196 3,729 11,303	
	<u>\$</u>	124,103	<u>\$</u>	124,698	

c. Employee benefits expense, depreciation and amortization expenses

	For the Year Ended December 31										
				2021			2020				
	0	perating Costs		perating Expenses	Total	0	perating Costs		perating Expenses		Total
Employee benefits expense											
Payroll expense	\$	724,390	\$	306,314	\$ 1,030,704	\$	692,547	\$	287,439	\$	979,986
Labor and health											
insurance expense		65,929		24,652	90,581		59,361		22,003		81,364
Pension expense		25,407		9,994	35,401		24,346		9,633		33,979
Other employee benefits											
expense		4,716		11,371	16,087		1,946		11,539		13,485
Remuneration of											
directors		-		17,294	17,294		-		14,586		14,586
Depreciation expenses		643,486		78,779	722,265		548,492		81,424		629,916
Amortization expenses		1,885		1,168	3,053		1,885		545		2,430

For the years ended December 31, 2021 and 2020, the average number of employees of the Corporation was 1,537 and 1,533, respectively, which included both 5 non-employee directors. The calculation basis is consistent with employee benefits expense.

For the years ended December 31, 2021 and 2020, the average employee benefits expense was \$766 and \$726 thousand, respectively. For the years ended December 31, 2021 and 2020, the average employee

salary was \$673 and \$641 thousand, respectively. The average employee salary increased by 5% year-on-year.

The remuneration policies are based on the Corporation's operational conditions, the industry standard, and the organizational position, and may be adjusted based on the overall economy, industrial environment and government regulations. Compensation of individual employees is determined based on his/her role, experience, professional abilities, and individual performance. A reasonable and fair policy for performance appraisal is also set up as the basis for the promotions, rotations, compensation adjustments and year-end bonuses. In addition, the Corporation allocates a certain percentage of the total amount of performance bonus payable annually based on the Corporation's profit. After the amount is being reviewed by the remuneration committee and the audit committee and approved by the board of directors, employees that meet certain performance standards will be paid according to their assessed performance. The remuneration of directors is made in accordance with the provisions of the Corporation. After the end of the year, the remuneration of directors is calculated in accordance with its regulations, and reported to the shareholders in their meeting after being reviewed by the remuneration committee and approved by the board of directors.

d. Compensation of employees and remuneration of directors

The Corporation accrued compensation of employees and remuneration of directors at the rates of no less than 1% and no higher than 3%, respectively, of net profit before income tax, compensation of employees, and remuneration of directors. The compensation of employees and remuneration of directors for the years ended December 31, 2021 and 2020 which have been approved by the Corporation's board of directors on March 22, 2022 and March 23, 2021, respectively, were as follows:

_	For the Year Ended December 31					
	2021			20	20	_
	%		Cash	%		Cash
Compensation of employees Remuneration of directors	1.70% 0.79%	\$	37,433 17,294	1.78% 0.79%	\$	33,066 14,586

If there is a change in the amounts after the annual financial statements are authorized for issue, the differences are recorded as a change in the accounting estimate.

There is no difference between the actual amounts of compensation of employees and remuneration of directors paid and the amounts recognized in the financial statements for the year ended December 31, 2020 and 2019.

Information on the compensation of employees and remuneration of directors resolved by the Corporation's board of directors in 2022 and 2021 is available at the Market Observation Post System website of the Taiwan Stock Exchange.

21. INCOME TAXES

a. Major components of tax expense recognized in profit or loss

	For	For the Year Ended December 31				
		2021		2020		
Current tax						
In respect of the current year	\$	176,733	\$	171,726		
Adjustments for prior year		6,565		(18,195)		

Deferred tax		
In respect of the current year	(3,563)	(329)
Income tax expense recognized in profit or loss	<u>\$ 179,735</u>	<u>\$ 153,202</u>

A reconciliation of accounting profit and income tax expenses is as follows:

	For the Year Ended December 31			
	2021	2020		
Income tax expense calculated at the statutory rate Nondeductible expenses in determining taxable income Deductible items in determining taxable income Unrecognized deductible temporary differences Tax-exempt income Adjustments for prior years' tax	\$ 428,893 20 (252,139) (3,604) 6,565	\$ 361,723 25 (209) (185,913) (4,229) (18,195)		
Income tax expense recognized in profit or loss	<u>\$ 179,735</u>	<u>\$ 153,202</u>		
Income tax recognized in other comprehensive income				
	For the Year Ended December 31 2021 2020			

<u>\$ 204</u>

\$ 1,078

c. Deferred tax assets and liabilities

In respect of current period

- Remeasurement of defined benefit plans

Deferred tax

b.

_	For the Year Ended December 31, 2021						
	Opening Balance	Recognized in Profit or Loss	Recognized in Other Comprehensive Income	Closing Balance			
Deferred tax assets							
Temporary differences Defined benefit obligation Others	\$ 2,799 4,302 \$ 7,101	\$ (2,374) 5,937 \$ 3,563	\$ 204 <u> </u>	\$ 629 10,239 \$ 10,868			
Deferred tax liabilities							
Temporary differences Reserve for land value increment tax	<u>\$ 24,283</u>	<u>\$</u>	<u>\$</u>	<u>\$ 24,283</u>			

	For the Year Ended December 31, 2020						
	Recognized in Other						
	Balance	Profit or Loss	ve Income	Closing Balance			
Deferred tax assets Temporary differences							
Defined benefit							
obligation	\$ 4,228	\$ (2,507)	\$ 1,078	\$ 2,799			
Others	<u>2,395</u>	<u>1,907</u>		4,302			
	\$ 6,623	<u>\$ (600)</u>	<u>\$ 1,078</u>	<u>\$ 7,101</u>			
<u>Deferred tax liabilities</u>							
Temporary differences Reserve for land value							
increment tax	\$ 24,283	\$ -	\$ -	\$ 24,283			
Others	929	(929)	<u> </u>				
	\$ 25,212	\$ (92 <u>9</u>)	<u>\$</u> _	\$ 24,283			

d. The aggregate amount of temporary differences associated with investments for which deferred tax liabilities have not been recognized.

As of December 31, 2021 and 2020, the taxable temporary differences associated with investments in subsidiaries for which no deferred tax liabilities have been recognized were \$703,935 thousand and \$559,930 thousand, respectively.

e. Income tax assessments

Income tax returns of the Corporation through 2019 have been assessed by the tax authorities.

22. EARNINGS PER SHARE

	Net Profit Attributable to Owners of the	Number of Shares (In	Earnings Per Share
	Corporation	Thousands)	(NT \$)
For the year ended December 31, 2021			
Basic earnings per share			
Net profit attributable to owners of the Corporation Effect of potentially dilutive ordinary shares	\$ 1,964,731	287,786	<u>\$ 6.83</u>
Compensation of employees	_	632	

Diluted earnings per share Net profit attributable to owners of the Corporation adding effect of potentially dilutive ordinary shares	<u>\$ 1,964,731</u>	288,418	<u>\$ 6.81</u>
	Net Profit Attributable to Owners of the Corporation	Number of Shares (In Thousands)	Earnings Per Share (NT\$)
For the year ended December 31, 2020	•	,	` ',
Basic earnings per share Net profit attributable to owners of the Corporation Effect of potentially dilutive ordinary shares Compensation of employees	\$ 1,655,412 	289,585 <u>696</u>	<u>\$ 5.72</u>
Diluted earnings per share Net profit attributable to owners of the Corporation adding effect of potentially dilutive ordinary shares	<u>\$ 1,655,412</u>	290,281	<u>\$ 5.70</u>

The Corporation may settle the compensation of employees in cash or shares; therefore, the Corporation assumes that the entire amount of the compensation will be settled in shares, and the resulting potential shares are included in the weighted average number of shares outstanding used in the computation of diluted earnings per share, as the effect is dilutive. Such dilutive effect of the potential shares is included in the computation of diluted earnings per share until the number of shares to be distributed to employees is resolved in the following year.

23. GOVERNMENT GRANTS

Except as disclosed in other notes, the following government grants were received by the Corporation:

As of December 31, 2021, according to the "Action Plan for Welcoming Overseas Taiwanese Businesses to Return to Invest in Taiwan" made by the government, the Corporation borrowed \$3,047,659 thousand from the National Development Fund with an preferential interest rate for its operation and purchase of equipment. The loan is expected to be settled within 5 to 7 years in equal installments. Using the prevailing market interest rates of 0.85%-1.35% for an equivalent loan, the fair value of the loan was estimated at \$2,963,289 thousand on initial recognition. The difference of \$84,370 thousand between the proceeds and the fair value of the loan is viewed as a government grants derived from an interest-free loan and is recognized as deferred revenue, which will be subsequently transferred to profit or loss over time. For the year ended December 31, 2021, the amount recognized in other revenue was \$13,048 thousand and interest expense recognized on this loan was \$19,133thousand.

If the Corporation fails to comply the loan regulations, and the National Development Fund terminates the grants, the Corporation will pay the loan with the original agreed interest rate plus the annual interest rate.

24. CAPITAL MANAGEMENT

The Corporation manages its capital to ensure that Corporation will be able to continue a going concerns while maximizing the return to stakeholders through the optimization of the debt and equity balance.

The capital structure of the Corporation consists of net debt (borrowings offset by cash and cash equivalents) and equity attributable to owners of the Corporation (comprising issued capital, reserves, retained earnings and other equity).

Key management personnel of the Corporation review the capital structure on a quarterly basis. As part of this review, the key management personnel consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the key management personnel, in order to balance the overall capital structure, the Corporation may adjust the amount of dividends paid to shareholders, the number of new shares issued or repurchased, and/or the amount of new debt issued or existing debt redeemed.

25. FINANCIAL INSTRUMENTS

- a. Fair value of financial instruments measured at fair value on a recurring basis
 - 1) Fair value hierarchy

	Level 1	Level 2	Level 3	Total
<u>December 31, 2021</u>				
Financial assets at fair value through other comprehensive income Equity investments Unlisted shares	<u>\$</u>	<u>\$</u>	<u>\$ 24,894</u>	<u>\$ 24,894</u>
<u>December 31, 2020</u>				
Financial assets at fair value through profit or loss (FVTPL) Domestic convertible bonds	<u>\$ 16,640</u>	<u>\$</u> _	<u>\$</u> _	<u>\$ 16,640</u>
Financial liabilities at fair value through profit or loss (FVTPL) Foreign exchange forward contracts	<u>\$</u>	<u>\$ 1,119</u>	<u>\$</u>	<u>\$ 1,119</u>
Financial assets at fair value through other comprehensive income Equity investments Unlisted shares	<u>\$</u>	<u>\$</u>	\$ 27,897	\$ 27,897

There were no transfers between Level 1 and 2 in the current and prior years.

- 2) Valuation techniques and assumptions applied for fair value measurement
 - a) The fair value of financial instruments with standard conditions and traded in active market, including listed shares and emerging market shares, is decided based on the market price.

- b) The fair values of foreign exchange forward contracts are determined using the discounted cash flow method. Future cash flows are estimated based on observable forward exchange rates at the end of the reporting period and contract forward rates, discounted at a rate that reflects the credit risk of various counterparties.
- c) The unlisted equity investments at fair value through other comprehensive income are all measured at Level 3. The fair values of unlisted equity investments are determined using price-to-book ratio approach. In this approach, according to the financial information of the companies, both net book value per share calculated and share price estimated by comparing share price or P/E ratio with similar companies were used to capture the present value of the expected future economic benefits to be derived from the ownership of these investments.
- 3) Reconciliation of Level 3 fair value measurements of financial instruments

Financial assets at fair value through other comprehensive income - equity instruments

	For the Year Ended December 31			
		2021		2020
Balance at January 1	\$	27,897	\$	35,399
Recognized in other comprehensive income (included in unrealized gain (loss) on financial assets at FVTOCI)		(3,003)		(3,502)
Return of capital due to capital reduction of invested companies				(4,000)
Balance at December 31	<u>\$</u>	24,894	\$	27,897

b. Categories of financial instruments

	December 31			
	2021	2020		
Financial assets				
Mandatorily classified as at FVTPL	\$	- \$ 16,640		
Financial assets at amortized cost				
Cash and cash equivalents	911,993	380,172		
Notes receivable and trade receivables	1,207,403	953,867		
Financial assets at fair value through other comprehensive				
income - equity investments	24,894	4 27,897		
Other receivables	17,341	1 17,825		
Refundable deposits	29,610	5 28,099		
Financial liabilities				
Hold for trading at FVTPL		- 1,119		
Amortized cost				
Short-term borrowings	2,067,000			
Short-term bills payable	1,200,000	3,100,000		
Notes payable and trade payables	387,597	7 414,201		
Bonds payable	5,993,313	3 2,997,404		
Long-term borrowings (including current portion)	5,818,676	6,456,686		
Other payables	385,920	296,821		
Guarantee deposits received	4,250	5,250		

c. Financial risk management objectives and policies

The Corporation's major financial instruments include equity and debt investments, trade receivables, trade payables, borrowings and bonds payable. The Corporation's corporate treasury function identifies and assesses the risks and manages market uncertainties with the objective of reducing the potentially adverse effects that market fluctuations may have on its financial performance. These risks include market risk (including foreign currency risk and interest rate risk), credit risk and liquidity risk.

The Corporation's corporate treasury function evaluates, on a quarterly basis, whether the use of financial derivatives is governed by the Corporation's policies that were approved by the board of directors. Compliance with policies and exposure limits is reviewed by the internal auditors on a continuous basis. The Corporation did not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

1) Market risk

The Corporation's activities exposed it primarily to the financial risks of changes in foreign currency exchange rates and interest rates. The Corporation entered into a variety of derivative financial instruments to manage its exposure to foreign currency risk and interest rate risk. There has been no change to the Corporation's exposure to market risks or the manner in which these risks are managed and measured.

Foreign currency risk

The Corporation has foreign currency denominated sales and purchases, which expose the Corporation to foreign currency risk. Exchange rate exposures are managed within approved policy parameters utilizing foreign exchange forward contracts. The use of financial derivatives would reduce the influence of foreign exchange risk but could not completely eliminate the risk.

The carrying amounts of the Corporation's foreign currency denominated monetary assets and monetary liabilities (including those eliminated on consolidation) at the end of the reporting period are set out in Note 28.

Sensitivity analysis

The Corporation is mainly exposed to the USD and JPY.

The Corporation's sensitivity to a 1% increase and decrease in NTD (the functional currency) against the relevant foreign currencies represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis included only outstanding foreign currency denominated monetary items. The sensitivity analysis included external borrowings as well as loans to foreign operations within the Corporation where the denomination of the loan is in a currency other than the functional currency of the lender or the borrower. Assuming a 1% strengthening in the NTD against the USD, the pre-tax profit for the years ended December 31, 2021 and 2020 would have decreased by \$7,797 thousand and \$2,378 thousand, respectively. Assuming a 1% strengthening in the NTD against the JPY, the pre-tax profit for the years ended December 31, 2021 and 2020 would have decreased by \$1,525 thousand and \$904 thousand, respectively.

Interest rate risk

The carrying amounts of the Corporation's financial assets and financial liabilities with exposure to interest rates were as follows:

December 31	
2021	2020

Fair value interest rate risk Financial liabilities	\$ 7,535,555	\$ 6,454,269
Cash flow interest rate risk Financial liabilities	7.885.676	7.871.062

Sensitivity analysis

The sensitivity analysis below was determined based on the Corporation's exposure to interest rates for both derivative and non-derivative instruments at the end of the reporting period. For floating rate liabilities, the analysis was prepared assuming the amount of each liability outstanding at the end of the reporting period was outstanding for the whole year. A 0.125% increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been raised by 0.125% higher and all other variables were held constant, the Corporation's pre-tax profit for the years ended December 31, 2021 and 2020 would decrease by \$9,857 thousand and \$9,839 thousand, respectively.

2) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Corporation. At the end of the reporting period, the Corporation's maximum exposure to credit risk, which would cause a financial loss to the Corporation due to the failure of the counterparty to discharge its obligation and due to the financial guarantees provided by the Corporation, is arising from:

- The carrying amount of the respective recognized financial assets as stated in the balance sheets; and
- The maximum amount the entity would have to pay if the financial guarantee is called upon, irrespective of the guarantee being exercised.

Trade receivables consist of a large number of customers, which spread across diverse industries and geographical areas. On-going credit evaluation is performed on the financial condition of trade receivables. The Corporation's concentrations of credit risk regarding top 5 customers were 49% and 50%, respectively, in total trade receivables as of December 31, 2021 and 2020. No other concentration of credit risk was observed.

3) Liquidity risk

The Corporation manages liquidity risk by monitoring and maintaining a level of cash and cash equivalents deemed adequate to finance the Corporation's operations and mitigate the effects of fluctuations in cash flows. In addition, management monitors the utilization of bank borrowings and ensures compliance with loan covenants.

The Corporation relies on bank borrowings as a significant source of liquidity. As of December 31, 2021 and 2020, the Corporation had available unutilized short-term bank loan facilities of \$13,130,381 thousand and \$9,302,648 thousand, respectively.

The following table has been drawn up based on the undiscounted cash flows of financial liabilities from the due date.

	Less Than 1 Year	1-5 Years	5+ Years
<u>December 31, 2021</u>			
Non-derivative financial liabilities Borrowings Short-term bills payable Non-interest bearing liabilities Bonds payable Lease liabilities	\$ 3,022,744 1,200,000 387,597 - 18,735	\$ 4,862,932 - - 5,993,313 	\$ - - - 314,739
	\$4,629,076	<u>\$10,926,759</u>	<u>\$ 314,739</u>
<u>December 31, 2020</u>			
Non-derivative financial liabilities Borrowings Short-term bills payable Non-interest bearing liabilities Bonds payable Lease liabilities	\$ 1,461,356 3,100,000 414,201 - 18,735	\$ 6,048,367 - - 2,997,404 - - 74,151	\$ 361,339 - - - 329,838
	<u>\$4,994,292</u>	<u>\$ 9,119,922</u>	\$ 691,177
Derivative financial liabilities Foreign exchange forward contracts	<u>\$ 1,119</u>	<u>\$</u>	<u>\$</u>

Further information on the maturity analysis of the above financial liabilities was as follows:

	Less than 1 Year	1-5 Years	5-10 Years	10-15 Years	15-20 Years	20+ Years
December 31, 2021						
Lease liabilities	<u>\$ 18,735</u>	<u>\$ 70,514</u>	<u>\$ 72,956</u>	\$ 56,383	<u>\$ 56,384</u>	\$ 129,016
<u>December 31,</u> <u>2020</u>						
Lease liabilities	<u>\$ 18,735</u>	<u>\$ 74,151</u>	\$ 75,297	\$ 57,864	\$ 56,384	\$ 140,293

26. TRANSACTIONS WITH RELATED PARTIES

Besides information disclosed in the other notes, details of transactions between the Corporation and its related parties were disclosed as follows:

a. Related party name and category

Related Party Name	Related Party Category
	0.1.11
Bon Trust	Subsidiary
Hon Chuan Cambodia	Subsidiary
Samoa Hon Chuan	Subsidiary
Hon Chuan (China) Holdings Co., Ltd. ("Hon Chuan China")	Subsidiary
HC (Asia) Holdings Co., Ltd. ("Hon Chuan Asia")	Subsidiary
Hon Hsing (Samoa) Holding Limited ("Samoa Hon Hsing")	Subsidiary
Hon Chuan (Thailand) Co., Ltd. ("Hon Chuan Thailand")	Subsidiary
PT Hon Chuan Indonesia ("Hon Chuan Indonesia")	Subsidiary
Hon Chuan (Myanmar) Co., Ltd. ("Hon Chuan Myanmar")	Subsidiary
Hon Chuan Vietnam Co., Ltd. ("Hon Chuan Vietnam")	Subsidiary
Hon Chuan Malaysia Sdn. Bhd. ("Hon Chuan Malaysia")	Subsidiary
Hon Chuan Enterprise (Suzhou) Company Limited	Subsidiary
("Suzhou Hon Chuan")	
Hon Chuan Food Packing (Qingxin) Co., Ltd.	Subsidiary
("Qingxin Hon Chuan")	
Hon Chuan Food Packing (Chuzhou) Co., Ltd.	Subsidiary
("Chuzhou Hon Chuan")	•
Hon Chuan Food Packing (Xiantao) Co., Ltd. ("Xiantao Hon Chuan")	Subsidiary
Suzhou Hongxin Food Packing Co., Ltd. ("Suzhou Hongxin")	Subsidiary
Hon Chuan Food Packing (Taiyuan) Co., Ltd.	Subsidiary
("Taiyuan Hon Chuan")	•
Hon Chuan Enterprise (Changsha) Co., Ltd. ("Changsha Hon Chuan")	Subsidiary
Hon Chuan Enterprise Packing (Luohe) Co., Ltd.	Subsidiary
("Luohe Hon Chuan")	•
Hon Chuan FD Packaging Co., Ltd. ("Hon Fu Thailand")	Subsidiary
Shimada International Limitada ("Shimada")	Subsidiary
Hon Shi Mozambique Co., Ltd. ("Hon Shi Mozambique")	Subsidiary
1 / 1 / 1	(Continued)

b. Business transaction

	For the Year Ended December 31		
	2021	2020	
Sales of goods			
Subsidiary	<u>\$ 76,665</u>	\$ 63,280	
Purchases of goods			
Subsidiary	<u>\$ 129,512</u>	<u>\$ 109,143</u>	

The prices of raw materials and supplies, work in process and equipment parts sold by the Corporation to its subsidiaries are generally based on a markup of cost, and the price of the finished goods is adjusted according to the market price. Payment for the goods is made by telegraphic transfer within 180 days from the closing of the month.

The price of sales to related parties and collection terms approximated those for third parties.

	December 31			
	2021	2020		
Accounts receivable				
Subsidiary	\$ 20,958	<u>\$ 13,245</u>		
Other receivables				
Subsidiary	\$ 1,753	\$ -		
Shimada Other	610			
ouler	\$ 2,363	<u>\$</u>		
Accounts payable				
Subsidiary	<u>\$ 2,341</u>	\$ 23,229		

c. Property, plant and equipment

	Get the Price		
	For the Year Ended December 3		
Related Party Category	2021	2020	
Subsidiary	<u>\$ 3,156</u>	<u>\$ 9,343</u>	

d. Disposal of property, plant and equipment

	December	31, 2021	
Related Party Category/Name	Price of Disposal	Gain on Disposal	
Subsidiary Hon Fu Thailand	<u>\$ 2,570</u>	<u>\$ 232</u>	

e. Endorsements and guarantees (USD thousand)

	December 31			
Related Party Category/Name		2021		2020
Subsidiaries				
Hon Chuan China	\$	40,000	\$	40,000
Hon Chuan Indonesia		23,940		23,940
Samoa Hon Chuan		10,000		69,000
Hon Chuan Asia		5,700		22,000
others		20,940		40,790
	<u>\$</u>	100,580	<u>\$</u>	195,730

f. Remuneration of key management personnel

	For th	e Year End	ded De	cember 31
	2	2021		2020
Short-term employee benefits Post-employment benefits	\$	58,072 157	\$	49,908 235
	<u>\$</u>	58,229	\$	50,143

The remuneration of directors and key executives, as determined by the remuneration committee, is based on the performance of individuals and market trends.

27. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED COMMITMENTS

In addition to those disclosed in other notes, significant contingencies and unrecognized commitments of the Corporation at December 31, 2021 and 2020 were as follows:

- a. As of December 31, 2021 and 2020, unused letters of credit for purchases of raw materials and machinery and equipment amounted to approximately \$222,025 thousand and \$291,501 thousand, respectively.
- b. Unrecognized commitments were as follows:

	Decem	ber 31
	2021	2020
Acquisition of property, plant and equipment	<u>\$ 955,559</u>	\$ 316,376

28. SIGNIFICANT ASSETS AND LIABILITIES DENOMINATED IN FOREIGN CURRENCIES

The following information was aggregated by the foreign currencies other than functional currencies of the Corporation and the exchange rates between foreign currencies and respective functional currencies were disclosed. The significant assets and liabilities denominated in foreign currencies were as follows:

				Decem	ber	31			
		2021					2020		
	Foreign Currency	Exchange Rate		w Taiwan Dollars		Foreign Currency	Exchange Rate	No	ew Taiwan Dollars
Financial assets of monetary items									
USD JPY	\$ 28,972 634,286	27.68 0.24	\$	801,945 152,546	\$	11,102 327,164	28.48 0.28	\$	316,185 90,395
Investments accounted for using the equity method									
USD	720,455	27.68	1	9,942,196		686,785	28.48	1	9,559,638
Financial liabilities of monetary items									
USD	804	27.68		22,255		2,753	28.48		78,405

The significant unrealized foreign exchange gains (losses) were as follows:

		For the Year End	ded December 31	
	2021		2020	
Foreign Currency	Exchange Rate	Net Foreign Exchange Losses	Exchange Rate	Net Foreign Exchange Losses
USD JPY EUR	28.01 (USD:NTD) 0.26 (JPY:NTD) 33.16 (EUR:NTD)	\$ (9,371) (15,281) <u>22</u>	29.55 (USD:NTD) 0.28 (JPY:NTD) 33.71 (EUR:NTD)	\$ (3,136) (188) (579)
		<u>\$ (24,630)</u>		<u>\$ (3,903)</u>

29. OTHER ITEMS

Environmental Protection Bureau of Taichung City Government ("Environmental Protection Bureau"), Environmental Protection Administration Executive Yuan, R.O.C. (Taiwan), and Taichung District Prosecutors Office ("Taichung Prosecutors Office") collectively inspected the label factories of the Corporation and discovered that the air pollution control equipment was not functioning properly. As a result, Environmental Protection Bureau issued Letter No. 1070126655 with fine notifications No. 20-107-110002 and No. 20-107-110003 which amounted to \$20,200 thousand fine. The Corporation paid the fine and recognized the amount as other losses under non-operating income and expenses in the current year. The Corporation appointed a lawyer to appeal for an administrative remedy. This case was denied by the Supreme Administrative Court on November 25, 2021, and the case was concluded.

Because of the abovementioned event, Environmental Protection Bureau issued Letter No. 1080045552 on May 2, 2019 for the air pollution charge of \$125,869 thousand from the third quarter of 2013 through the second quarter of 2018. The Corporation paid the fine and recognized the amount as other losses under non-operating income and expenses in the first half of 2019. The Corporation appointed a lawyer to appeal to Taichung High Administrative Court for administrative litigation. The Taichung High Administrative Court announced the first-instance verdict that the Corporation lost the trial, and the case was appealed to the Supreme Administrative Court and is currently under trial. The investigation of the case was closed by the Taichung District Prosecutors Office on September 20, 2019. In addition to ordering the Corporation to pay the unlawful income of \$77,299 thousand, which was the air pollution charge from the fourth quarter of 2010 through the second quarter of 2018, the prosecutors charged 19 persons, including the Corporation, for indictable offense due to violation of Air Pollution Control Act. The case underwent a trial in the Taichung District Court. The Corporation paid the aforementioned unlawful income and recognized the amount as other losses under non-operating income and expenses in 2019.

30. SEPARATELY DISCLOSED ITEMS

- a. Information about significant transactions and investees:
 - 1) Financing provided to others. (Table 1)
 - 2) Endorsements/guarantees provided. (Table 2)
 - 3) Marketable securities held (excluding investments in subsidiaries, associates and joint controlled entities). (Table 3)
 - 4) Marketable securities acquired or disposed of costs or prices at least NT\$300 million or 20% of the paid-in capital. (Table 4)
 - 5) Acquisition of individual real estate at costs of at least NT\$300 million or 20% of the paid-in capital. (Table 5)
 - 6) Disposal of individual real estate at prices of at least NT\$300 million or 20% of the paid-in capital. (None)
 - 7) Total purchases from or sales to related parties amounting to at least NT\$100 million or 20% of the paid-in capital. (None)
 - 8) Receivables from related parties amounting to at least NT\$100 million or 20% of the paid-in capital. (Table 6)
 - 9) Trading in derivative instruments. (Note 7)
 - 10) Information on investees. (Table 7)
- b. Information on investments in mainland China
 - 1) Information on any investee company in mainland China, showing the name, principal business activities, paid-in capital, method of investment, inward and outward remittance of funds, ownership percentage, net income of investees, investment income or loss, carrying amount of the investment at the end of the period, repatriations of investment income, and limit on the amount of investment in the mainland China area. (Table 8)
 - 2) Any of the following significant transactions with investee companies in mainland China, either directly or indirectly through a third party, and their prices, payment terms, and unrealized gains or losses:

- a) The amount and percentage of purchases and the balance and percentage of the related payables at the end of the period. (None)
- b) The amount and percentage of sales and the balance and percentage of the related receivables at the end of the period. (None)
- c) The amount of property transactions and the amount of the resultant gains or losses. (None)
- d) The balance of negotiable instrument endorsements or guarantees or pledges of collateral at the end of the period and the purposes. (Table 2)
- e) The highest balance, the end of period balance, the interest rate range, and total current period interest with respect to financing of funds. (Table 1)
- f) Other transactions that have a material effect on the profit or loss for the period or on the financial position, such as the rendering or receiving of services. (None)
- c. Information of major shareholders: list all shareholders with ownership of 5% or greater showing the name of the shareholder, the number of shares owned, and percentage of ownership of each shareholder: (None).

FINANCING PROVIDED TO OTHERS FOR THE YEAR ENDED DECEMBER 31, 2021 (In Thousands of Dollars, Unless Otherwise Specified)

			Financial	Related	Highest	Balance for			Actual	Borrowing		Nature of		siness	Reasons for	Allowance for	(Collateral		Financing Limit for	Aggregate
No.	Lender	Borrower	Statement Account	Party	0	Period	Endin	ng Balance		mount	Interest Rate	Financing		nsaction nounts	Short-term Financing	Impairment Loss	Item		Value	Each Borrower (Notes 1 and 3)	Financing Limits (Notes 2 and 3)
0 T	The Corporation	Shimada	Other receivable -	Yes	\$	1,753	\$	1,753	\$	1,753	-	Business	\$	3,674	-	\$ -	-	\$	-	\$ 3,674	\$ 5,222,104
		Hon Shi Mozambique		Yes	(US\$	63) 610 22)	(US\$	63) 610 22)	(US\$	63) 610 22)	-	transaction Business	(US\$	133) 610 22)	-	-	-		-	610	5,222,104
			related parties		(032)	22)	(032)	22)	(032)	22)		transaction	(022	22)							
1 5	Samoa Hon Chuan	Hon Chuan Cambodia	Receivable from	Yes		27,680		13,840		13,840	2.15%-	Short-term		-	Operating	-	-		-	7,875,006	7,875,006
			related parties		(US\$	1,000)	(US\$	500)	(US\$	500)	2.27%	financing			Capital						
		Hon Chuan China	Receivable from	Yes		2,355,291		2,355,291		2,355,291	1.65%-	Short-term		-	Operating	-	-		-	7,875,006	7,875,006
			related parties		(US\$	85,090)	(US\$	85,090)	(US\$	85,090)	1.77%	financing			Capital						
		Shimada	Other receivable -	Yes	(TTGA	12,915	arran.	5,638	arran.	5,638	-	Business	(TTOA	7,277	-	-	-		-	7,277	7,875,006
		TT C1:34 1:	related parties	***	(US\$	467)	(US\$	204)	(US\$	204)		transaction	(US\$	263)						5.051	7.075.006
		Hon Shi Mozambique		Yes	(US\$	5,851	(US\$	1,295	(US\$	1,295 47)	-	Business	(US\$	5,851	-	-	-		-	5,851	7,875,006
		Honly Food &	related parties Receivable from	Yes	(022	211) 1,384	(022	47) 1,384	(022	1,384	2.22%-	transaction	(022	211)	Onomotino					7,875,006	7,875,006
		Beverage Co., Ltd. ("Honly Food")	related parties	ies	(US\$	50)	(US\$	50)	(US\$	50)	2.31%	Short-term financing		-	Operating Capital	-	-		-	7,873,000	7,873,000
		Hon Chuan Vietnam	Receivable from	Yes		55,360		55,360		55,360	1.57%	Short-term		_	Operating	_	_		_	7,875,006	7,875,006
		Tion Chain Viculari	related parties	103	(US\$	2,000)	(US\$	2,000)	(US\$	2,000)	1.5770	financing			Capital					7,073,000	7,072,000
2. I	Hon Chuan China	Samoa Hon Hsing	Receivable from	Yes		516,232		_		_	1.70%-	Short-term			Operating	_			_	3,109,302	3,109,302
			related parties		(US\$	18,650)					1.76%	financing			Capital					2,233,632	2,207,202
3 k	Kai Gang Industries	Hon Chuan China	Receivable from	Yes		83,040		83,040		83,040	1.65%-	Short-term		-	Operating	-	-		-	2,147,622	2,147,622
	Limited ("Kai Gang")		related parties		(US\$	3,000)	(US\$	3,000)	(US\$	3,000)	1.77%	financing			Capital						
4 I	Hon Chuan Asia	Hon Chuan Vietnam	Receivable from	Yes		21,924		_		_	1.25%	Short-term			Operating	_	_		_	3,409,633	3,409,633
	1011 01144411 1 1014	Tion Cham vicular	related parties	100	(EUR	700)					1.2070	financing			Capital					2,103,022	3,103,033
5 S	Suzhou Hon Chuan	Xiantao Hon Chuan	Receivable from	Yes		21,707		_		_	2.80%	Short-term			Operating	_	_		_	385,770	385,770
			related parties		(RMB	5,000)						financing			Capital						
		Chuzhou Hon Chuan	Receivable from	Yes	`	45,586		45,586		45,586	2.80%	Short-term		-	Operating	-	-		-	385,770	385,770
			related parties		(RMB	10,500)	(RMB	10,500)	(RMB	10,500)		financing			Capital						
		Luohe Hon Chuan	Receivable from	Yes		28,220		15,195		15,195	2.80%	Short-term		-	Operating	-	-		-	385,770	385,770
			related parties		(RMB	6,500)	(RMB	3,500)	(RMB	3,500)		financing			Capital						
		Qingxin Hon Chuan	Receivable from	Yes		43,415		43,415		43,415	2.80%	Short-term		-	Operating	-	-		-	385,770	385,770
			related parties		(RMB	10,000)	(RMB	10,000)	(RMB	10,000)		financing			Capital						
6 (Changsha Hon	Chuzhou Hon Chuan	Receivable from	Yes		99,854		30,390		30,390	2.80%	Short-term		-	Operating	-	-		-	359,962	359,962
1 1	Chuan		related parties		(RMB	23,000)	(RMB	7,000)	(RMB	7,000)		financing			Capital						
1 1		Xiantao Hon Chuan	Receivable from	Yes		73,805		-		-	2.80%	Short-term		-	Operating	-	-		-	359,962	359,962
			related parties		(RMB	17,000)						financing			Capital						
		Luohe Hon Chuan	Receivable from	Yes		47,756		21,707		21,707	2.80%	Short-term		-	Operating	-	-		-	359,962	359,962
1 1		0: : 11 0:	related parties	***	(RMB	11,000)	(RMB	5,000)	(RMB	5,000)	2 0000	financing			Capital					25005	25005
1 1		Qingxin Hon Chuan	Receivable from	Yes	(DMD	86,830	(DMP	86,830	(DMP	86,830	2.80%	Short-term		-	Operating	-	-		-	359,962	359,962
1 1			related parties		(RMB	20,000)	(RMB	20,000)	(RMB	20,000)	l	financing	1		Capital					1	

(Continued)

			Financial	Related	Highest 1	Balance for			Actual	Borrowing		Nature of	Business	Reasons for	Allowance for		Collateral		Financing Limit for	Aggregate
No.	Lender	Borrower	Statement Account	Party		Period	Endin	g Balance		mount	Interest Rate	Financing	Transaction Amounts	Short-term Financing	Impairment Loss	Item		Value	Each Borrower (Notes 1 and 3)	Financing Limits (Notes 2 and 3)
7	Hon Chuan Food Packing (Jinan) Co., Ltd. ("Jinan Hon Chuan")	Chuzhou Hon Chuan	Receivable from related parties	Yes	\$ (RMB	138,927 32,000)	\$ (RMB	138,927 32,000)	\$ (RMB	138,927 32,000)	2.80%	Short-term financing	\$ -	Operating Capital	\$ -	-	\$	-	\$ 588,907	\$ 588,907
	,	Xiantao Hon Chuan	Receivable from related parties	Yes	(RMB	34,732 8,000)	(RMB	8,683 2,000)	(RMB	8,683 2,000)	2.80%	Short-term financing	-	Operating Capital	-	-		-	588,907	588,907
		Luohe Hon Chuan	Receivable from related parties	Yes	(RMB	123,732 28,500)	(RMB	104,196 24,000)	(RMB	104,196 24,000)	2.80%	Short-term financing	-	Operating Capital	-	-		-	588,907	588,907
		Qingxin Hon Chuan	Receivable from related parties	Yes	(RMB	54,269 12,500)	(RMB	54,269 12,500)	(RMB	54,269 12,500)	2.80%	Short-term financing	-	Operating Capital	-	-		-	588,907	588,907
8	Taiyuan Hon Chuan	Chuzhou Hon Chuan	Receivable from related parties	Yes	(RMB	147,610 34,000)	(RMB	134,586 31,000)	(RMB	134,586 31,000)	2.80%	Short-term financing	-	Operating Capital	-	-		-	677,084	677,084
		Luohe Hon Chuan	Receivable from related parties	Yes	(RMB	109,405 25,200)	(RMB	57,308 13,200)	(RMB	57,308 13,200)	2.80%	Short-term financing	-	Operating Capital	-	-		-	677,084	677,084
9	Hon Chuan Food Packing (Zhangzhou) Co., Ltd. ("Zhangzhou Hon Chuan")	Xiantao Hon Chuan	Receivable from related parties	Yes	(RMB	39,073 9,000)	(RMB	13,024 3,000)	(RMB	13,024 3,000)	2.80%	Short-term financing	-	Operating Capital	-	-		-	335,089	335,089
	Hon Chuan)	Chuzhou Hon Chuan	Receivable from related parties	Yes	(RMB	54,269 12,500)	(RMB	54,269 12,500)	(RMB	54,269 12,500)	2.80%	Short-term financing	-	Operating Capital	-	-		-	335,089	335,089
		Luohe Hon Chuan	Receivable from related parties	Yes	(RMB	15,195 3,500)	(RMB	15,195 3,500)	(RMB	15,195 3,500)	2.80%	Short-term financing	-	Operating Capital	-	-		-	335,089	335,089

Note 1: The financing for operation should not exceed the amount of transaction amounts; the short-term financing should not exceed 40% of the latest net assets of the subsidiaries.

(Concluded)

Note 2: The maximum amount is 40% of the latest net assets of the subsidiaries

Note 3: Offshore subsidiaries whose voting share are 100% held, directly or indirectly, by the Corporation will not be subjected to the restriction on 40% of the latest net assets of the Corporation.

Note 4: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

ENDORSEMENTS/GUARANTEES PROVIDED FOR THE YEAR ENDED DECEMBER 31, 2021 (In Thousands of Dollars, Unless Otherwise Specified)

		Endorsee/Gua	rantee	Limits on					Ratio of				
No.	Endorser/Guarantor	Name	Relationship	Endorsement/ Guarantee Given on Behalf of Each Party (Notes 1 and 3)	Maximum Amour Endorsed/ Guaranteed Durin the Period	Endorsement/		Amount Endorsed/ Guaranteed by Collaterals	Accumulated Endorsement/ Guarantee to Net Equity In Latest Financial Statements (%)	Aggregate Endorsement/ Guarantee Limit (Notes 2 and 3)	Endorsement/ Guarantee Given by Parent on Behalf of Subsidiaries	Endorsement/ Guarantee Given by Subsidiaries on Behalf of Parent	Endorsement/ Guarantee Given on behalf of Companies in Mainland China
0	The Corporation	Samoa Hon Chuan	(Note 4)	\$ 6,527,630	\$ 1,909,920 (US\$ 69,000	\$ 276,800 (US\$ 10,000		\$ -	2	\$ 13,055,260	Y	-	-
		Hon Chuan Asia	(Note 4)	6,527,630	608,960 (US\$ 22,000	157,776 (US\$ 5,700	-	-	1	13,055,260	Y	-	-
		Hon Chuan Indonesia	(Note 4)	6,527,630	662,659 (US\$ 23,940	662,659	120,269	-	5	13,055,260	Y	-	-
		Bon Trust	(Note 4)	6,527,630	192,099 (US\$ 6,940	192,099 (US\$ 6,940	-	-	1	13,055,260	Y	-	-
		Xiantao Hon Chuan	(Note 4)	6,527,630	27,680 (US\$ 1,000)	-	-	13,055,260	Y	-	Y
		Chuzhou Hon Chuan	(Note 4)	6,527,630	27,680 (US\$ 1,000	27,680 (US\$ 1,000		-	0.2	13,055,260	Y	-	Y
		Luohe Hon Chuan	(Note 4)	6,527,630	(US\$ 5,000	-		-	-	13,055,260	Y	-	Y
		Hon Chuan China	(Note 4)	6,527,630	(US\$ 1,107,200 (US\$ 40,000	(US\$ 40,000	(US\$ 15,430)	-	8	13,055,260	Y	-	-
		Samoa Hon Hsing	(Note 4)	6,527,630	525,920 (US\$ 19,000	(US\$ 249,120 9,000		-	2	13,055,260	Y	-	-
		Qingxin Hon Chuan	(Note 4)	6,527,630	(US\$ 3,000		-	-	-	13,055,260	Y	-	Y
		Hon Chuan Myanmar	(Note 4)	6,527,630	(US\$ 138,400 5,000			-	1	13,055,260	Y	-	-
1	Hon Chuan Thailand	Hon Fu Thailand	(Note 4)	753,784	(THB 25,041 30,000	(THB 25,041 30,000	1,669 (THB 2,000)	-	0.2	1,507,568	-	-	-

Note 1: The maximum is 50% of the net assets of the Corporation and subsidiaries in the latest financial report.

Note 2: The maximum is 100% of the net assets of the Corporation and subsidiaries in the latest financial report.

Note 3: The maximum amount of the total guarantee for all group entities is 100% of the net assets of the Corporation and subsidiaries.

Note 4: Investees which the Corporation directly and indirectly holds more than 50% percent of the voting shares.

Note 5: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

MARKETABLE SECURITIES HELD DECEMBER 31, 2021

(In Thousands of Dollars, Unless Otherwise Specified)

					December 3	31, 2021		
Holding Company Name	Type and Name of Marketable Securities	Relationship with the Holding Company	Financial Statement Account	Number of Shares	Carrying Amount (Note 1)	Percentage of Ownership (%)		alue (Note 1)
The Corporation	Share Capital CDIB CME Fund Ltd.	-	Financial assets at fair value through other comprehensive income - non-current	2,200,000	\$ 16,249	2	\$	16,249
	Lightel Technologies Inc.	-	Financial assets at fair value through other comprehensive income - non-current	551,051	8,645	2.8		8,645
Samoa Hon Chuan	Corporate Bonds Garden Fresh (HK) Fruit & Vegetable Co., Limited	-	Financial instruments at fair value through profit or loss - current	-	-	-		-
Hon Chuan Thailand	Share Capital Ichitan Group Public Company Limited	-	Financial assets at fair value through other comprehensive income - non-current	1,000,000	8,347 (THB 10,000)	0.08	(ТНВ	8,347 10,000)

Note 1: The information about fair value please see Note 25.

Note 2: Information on investees, please see Tables 7 and 8.

Note 3: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

MARKETABLE SECURITIES ACQUIRED OR DISPOSED OF COSTS OR PRICES OF AT LEAST NT\$300 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2021

(In Thousands of Dollars, Unless Otherwise Specified)

	Type and Name of				Beginniı	ng Balance	Acqı	uisition	Ending	Balance
Company Name	Marketable Securities	Financial Statement Account	Counterparty	Relationship	Number of Shares	Amount (Note 1)	Number of Shares	Amount	Number of Shares	Amount (Note 1)
Hon Chuan China	Samoa Hon Hsing	Investments accounted for using equity method	-	Parent - subsidiary	108,006,000	\$ 4,171,874 (US\$ 150,718)	18,800,000	\$ 520,384 (US\$ 18,800)	126,806,000	\$ 4,971,8 (US\$ 179,6

Note 1: Amount includes investment income/loss recognized under equity method and cumulative translation adjustment.

Note 2: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

ACQUISITION OF INDIVIDUAL REAL ESTATE AT COSTS OF AT LEAST \$300 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2021

(In Thousands of New Taiwan Dollars)

Buyer	Property	Event Date	Transaction Amount (Note)	Payment Status	Counterparty	Relationshi p	Co	Counterparty is a Related Property Relationshi Transactio		roperty Relationshi Transactio		Pricing Reference	Purpose of Acquisition	Other Term s
The Corporation	Construction engineering of plant of free trade zone	2021.6.25	\$ 930,952	Contract payment	GUANHUA CONSTRUCTION CO., LTD.	-	-	-	-	\$ -	Based on mutual agreement, with reference to the market	Operating requirements	-	

Note: Amount is based on the contract amount.

RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL DECEMBER 31, 2021

(In Thousands of Dollars, Unless Otherwise Specified)

			Ending Balance	Turnover	Ove	rdue	Amount Received	Allowance for
Company Name	Related Party	Relationship	(Note 1) Rate Amount		Action Taken	in Subsequent Period	Impairment Loss	
Samoa Hon Chuan	Hon Chuan China	(Note 2)	\$ 2,359,222 (US\$ 85,232)	-	\$ -	Depend on the operation	\$ -	\$ -
Hon Chuan Asia	Hon Chuan Vietnam	(Note 2)	188,224 (US\$ 6,800)	-	-	Depend on the operation	-	-
Jinan Hon Chuan	Luohe Hon Chuan	(Note 2)	104,196 (RMB 24,000)	-	-	Depend on the operation	-	-
Jinan Hon Chuan	Chuzhou Hon Chuan	(Note 2)	138,928 (RMB 32,000)	-	-	Depend on the operation	-	-
Taiyuan Hon Chuan	Chuzhou Hon Chuan	(Note 2)	134,586 (RMB 31,000)	-	-	Depend on the operation	-	-

Note 1: Including trade receivables, other receivables and receivable from related parties.

Note 2: Investees which the Corporation directly or indirectly holds more than 50% of the voting shares.

INFORMATION ON INVESTEES FOR THE YEAR ENDED DECEMBER 31, 2021 (In Thousands of Dollars, Unless Stated Otherwise)

				Oı	riginal Inves	stment .	Amount	As o	of December 31,	2021	NI-4 T-	ome (Loss)	Chara of Dages	
Investor Company	Investee Company	Location	Main Businesses and Products		ember 31, 2021	7 31, December 31, 2020		Shares	%	Carrying Amount	,		Share of Profits (Loss)	Note
The Corporation	Samoa Hon Chuan	Samoa	Overseas reinvested holding company	\$	16,254,813	\$	16,592,280	530,250,483	100	\$ 19,802,388	\$ 1	,261,890	\$ 1,261,890	Subsidiary
	Bon Trust	Taichung	Overseas reinvested holding company and international trade		9,990		9,990	999,000	99.90	28,904		17,721	17,703	Subsidiary
	Hon Chuan Cambodia	Cambodia	Manufacture and sale of PET bottles		76,585		76,585	1,000	100	64,205		(362)		Subsidiary
	Hon Chuan Philippines	Philippines	Manufacture and sale of plastic caps and PET bottles		91,125		91,125	15,000,000	100	75,603		(833)	\ /	Subsidiary
Samoa Hon Chuan	Hon Chuan China	Cayman Island	Overseas reinvested holding company	(US\$	5,595,789 202,160)	(US\$	5,942,093 214,671)	156,446,259	96.236	7,577,455 (US\$ 273,752)	(US\$	627,710 22,411)	(Note 1)	Indirect subsidiary
	Hon Chuan Asia	Cayman Island	Overseas reinvested holding company	(US\$	7,055,023	(US\$	7,055,023	253,163,480	100	8,765,924 (US\$ 316,688)	(US\$	717,367 25,612)	(Note 1)	Indirect subsidiary
	Hon Chuan Africa	Samoa	Overseas reinvested holding company		373,265		373,265	13,485,118	100	414,757	,	5,938	(Note 1)	Indirect subsidiary
1	D C	C111	0	(US\$	13,485) 25,964	(US\$	13,485) 25,964		23.08	(US\$ 14,984) 13,849	(US\$	212) (5,518)	(Note 1)	T4
	Paean Company	Seychelles	Overseas reinvested holding company	(US\$,	(US\$,	-	23.08	(US\$ 500)	(US\$	197)	(Note 1)	Investments accounted for using equity method
Hon Chuan China	Kai Gang	Hong Kong	Overseas reinvested holding company		3,583,453		3,943,293	1,021,023,676	100	5,519,835		523,628	(Note 1)	Indirect subsidiary
	8		\$ I)	(US\$		(US\$, ,	,, ,, ,, ,, ,,		(US\$ 199,416)	(US\$	18,695)	,	
	Samoa Hon Hsing	Samoa	Overseas reinvested holding company		3,509,990		2,989,606	126,806,000	100	4,971,882		168,978	(Note 1)	Indirect subsidiary
				(US\$	126,806)	(US\$	108,006)			(US\$ 179,620)	(US\$	6,033)		-
Hon Chuan Asia	Hon Chuan Thailand	Thailand	Manufacture and sale of plastic caps and PET bottles	(US\$	1,148,665 41,498)	(US\$	1,148,665 41,498)	137,000,000	100	1,529,458 (US\$ 55,255)	(US\$	232,643 8,306)	(Note 1)	Indirect subsidiary
	Hon Chuan Indonesia	Indonesia	Manufacture and sale of plastic caps, labels, PET bottles and beverage filling OEM service	(US\$	3,844,005		3,844,005	98,575,783	100	4,227,013 (US\$ 152,710)	(US\$	318,238 11,362)	(Note 1)	Indirect subsidiary
	Hon Chuan Vietnam	Vietnam	Manufacture and sale of plastic caps and PET bottles	(034	885,760	(034	885.760	_	100	1,183,846	(034	115,229	(Note 1)	Indirect subsidiary
	Tion Chuan Viculani	Victiani	Manufacture and sale of plastic caps and LL1 bottles	(US\$,	(US\$,		100	(US\$ 42,769)	(US\$	4,114)	(14010-1)	municet subsidiary
	Hon Chuan Malaysia	Malaysia	Manufacture and sale of plastic caps and PET bottles	(Θοψ	722,420	(ΟΒΦ	722,420	81.259.900	100	604.448	(ΟΒΦ	72,347	(Note 1)	Indirect subsidiary
	,			(US\$,	(US\$,	0.1,207,700		(US\$ 21,837)	(US\$	2,583)	(= 1312 =)	
	Hon Chuan Myanmar	Myanmar	Manufacture and sale of plastic caps, PET bottles and		658,396		658,396	89,524,394	70	623,547		67,278	(Note 1)	Indirect subsidiary
	, in the second		LDPE membrane	(US\$	23,786)	(US\$	23,786)			(US\$ 22,527)	(US\$	2,402)	, , ,	,
	Samoa Honly	Samoa	Overseas reinvested holding company		400,391		400,391	69,854,780	100	116,311		(42,714)	(Note 1)	Indirect subsidiary
				(US\$	14,465)	(US\$				(US\$ 4,202)	(US\$	1,525)		
	Honly	Cambodia	Overseas reinvested holding company		49,935		49,935	1,002	49	51,429		3,053	(Note 1)	Indirect subsidiary
				(US\$		(US\$				(US\$ 1,858)	(US\$	109)		
	Hon Hua (Samoa) Holding Limited	Samoa	Overseas reinvested holding company and international		224,208		224,208	8,100,000	60	223,378		26,917	(Note 1)	Indirect subsidiary
** 01			trade	(US\$	-,,	(US\$	-,,	12 555 225		(US\$ 8,070)	(US\$	961)	27 . 1)	* *
Hon Chuan Thailand	Hon Fu Thailand	Thailand	Manufacture and sale of labels and PET bottles	(THB	105,724 126,662)	(THB	105,724 126,662)	12,666,225	65	139,948 (THB 167,665)	(THB	12,494 14,160)	(Note 1)	Indirect subsidiary
Samoa Honly	Honly Food	Cambodia	Beverage filling	(1112	497,327	(1112	497,327	17.966.248	100	115.979	(1112	(42,686)	(Note 1)	Indirect subsidiary
	,			(US\$		(US\$		21,720,210		(US\$ 4,190)	(US\$	1,524)	(= 1312 =)	
Hon Chuan Africa	Hon Shi Samoa	Samoa	Overseas reinvested holding company		361,058		361,058	3,138,790	60	398,896		7,758	(Note 1)	Indirect subsidiary
				(US\$,	(US\$,			(US\$ 14,411)	(US\$	277)	, ,	1
Hon Shi Samoa	Shimada	Mozambique	Manufacture and sale of plastic caps PET bottles and		25,161		25,161	-	100	136,241		14,621	(Note 1)	Indirect subsidiary
			LDPE membrane	(US\$		(US\$				(US\$ 4,922)	(US\$	522)	, ,	
	Hon Shi Mozambique	Mozambique	Manufacture and sale of plastic caps		67,041	1	67,041	-	100	74,653		(6,834)	(Note 1)	Indirect subsidiary
	•			(US\$	2,422)	(US\$	2,422)			(US\$ 2,697)	(US\$	244)	<u> </u>	
Hon hua	Uni Tun	Myanmar	Bottled water filling		3,820		3,820	-	100	30,005		15,909	(Note 1)	Indirect subsidiary
				(US\$	138)	(US\$	138)			(US\$ 1,084)	(US\$	568)		

Note 1: Not applicable.

Note 2: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

Note 3: Information on investments in mainland China, please see Table 8.

INFORMATION ON INVESTMENTS IN MAINLAND CHINA FOR THE YEAR ENDED DECEMBER 31, 2021 (In Thousands of Dollars, Unless Otherwise Specified)

					Accı	umulated	Remittar	ce of Fund	ls	Accı	umulated			% Ownership of				Accumulated
Investee Company	Main Businesses and Products	Paid	-in Capital	Method of Investment	for Inve	d Remittance estment from wan as of ary 1, 2021	Outward	I	nward	for Inve	d Remittance estment from wan as of ber 31, 2021	the I	me (Loss) of nvestee ote 2)	Direct or Indirect Investment (Note 1)	G	nvestment Gain (Loss) (Note 2)	Carrying Amount as of December 31, 2021 (Note 2)	Populariation of
Suzhou Hon Chuan	Manufacture and sale of various plastic caps, labels and PET film	\$	567,163	(Note 1)	\$	533,117	\$ -	\$	-	\$	533,117	\$	(5,966)	96.236%	\$	(5,742)	\$ 922,372	\$ -
Qingxin Hon Chuan	Manufacture and sale of various plastic	(US\$	20,490) 1,107,200	(Note 1)	(US\$	19,260) 336,008	-		336,008	(US\$	19,260)		332,663	96.236%		320,143	2,223,298	-
	caps, labels, PET bottles and beverage filling OEM service	(US\$	40,000)		(US\$	12,139)		(US\$	12,139)									
Zhangzhou Hon Chuan	Manufacture and sale of PET bottles and beverage filling OEM service	(US\$	830,400 30,000)	(Note 1)	(US\$	177,207 6,402)	-		-	(US\$	177,207 6,402)		21,791	96.236%		20,979	803,859	-
Suzhou Hongxin	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM	(US\$	1,273,280 46,000)	(Note 1)	(US\$	678,880 24,526)	-		-	(US\$	678,880 24,526)		(70,219)	96.236%		(67,558)	637,983	-
Jinan Hon Chuan	service Manufacture and sale of plastic caps, PET bottles and beverage filling OEM	(US\$	553,600 20,000)	(Note 1)	(US\$	205,441 7,422)	-		-	(US\$	205,441 7,422)		145,311	96.236%		139,821	1,556,759	-
Changsha Hon Chuan	service Manufacture and sale of plastic caps, PET	(034	262,960	(Note 1)	(03\$	272,067	-		_	(034	272,067		49,772	96.236%		47,923	914,753	_
	bottles and beverage filling OEM service	(US\$	9,500)		(US\$	9,829)				(US\$	9,829)							
Taiyuan Hon Chuan	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM service	(US\$	913,440 33,000)	(Note 1)	(US\$	316,438 11,432)	-		-	(US\$	316,438 11,432)		46,775	96.236%		45,010	1,674,046	-
Chuzhou Hon Chuan	Manufacture and sale of plastic caps, preforms and caps	(US\$	276,800 10,000)	(Note 1)	(US\$	12,844 464)	-		-	(US\$	12,844 464)		120,579	96.236%		116,041	437,904	-
Xiantao Hon Chuan	Manufacture and sale of various plastic caps, PET bottles and beverage filling OEM service	(US\$	415,200 15,000)	(Note 1)	(US\$	21,480 776)	-		-	(US\$	21,480 776)		37,504	96.236%		36,076	439,289	-
Luohe Hon Chuan	Manufacture and sale of various plastic caps, PET bottles and beverage filling OEM service	(US\$	332,160 12,000)	(Note 1)		-	-		-		-		15,825	96.236%		15,237	363,584	-
Anyang Hon Chuan	Manufacture and sale of plastic caps	(RMB	34,732 8,000)	(Note 1)		-	-		-		-		542	96.236%		521	44,978	-

Accumulated Outward Remittance for Investment in	Investment Amounts Authorized by Investment Commission,	Upper Limit on the Amount of Investment Stipulated by
Mainland China as of December 31, 2021	MOEA	Investment Commission, MOEA
\$ 2,264,307 (US\$ 81,803)	\$ 7,241,365 (US\$ 261,610)	(Note 3)

Note 1: The Corporation invested in China through third parties.

Note 2: The Corporation recognized its equity in the investee's net income on the basis of financial statements audited by the CPA member firm of the Corporation's auditors.

Note 3: The regulation refers to "Regulations for Screening of Application to Engage in Technical Cooperation in Mainland China" issued by the Investment Commission of the Ministry of Economic Affairs.

Note 4: The foreign-currency amounts were translated into New Taiwan dollars at the exchange rates prevailing on December 31, 2021.

6.6 Financial difficulties, if any, encountered by the Company and its affiliated companies in the most recent year and up to the publication of the annual report, and its impact on the Company's financial status: None.

7. Review and Analysis of Financial Conditions and Performance and Risk Management

7.1 Financial Status

Financial Status Analysis

Unit: NTD\$ Thousand

				Unii	:: NID\$ Inousand
Year	2021	2020	Increase (Decrease) Amount	Change Ratio (%)	Change Analysis
Current Assets	12,902,873	10,608,001	2,294,872	21.63	1
Property, Plant and Equipment	17,197,599	16,654,786	542,813	3.26	-
Intangible Assets	347,622	350,327	(2,705)	(0.77)	-
Other Assets	3,095,923	4,079,396	(983,473)	(24.11)	2
Total Assets	33,544,017	31,692,510	1,851,507	5.84	-
Current Liabilities	7,806,355	6,981,922	824,433	11.81	-
Non-current Liabilities	11,547,419	10,826,683	720,736	6.66	-
Total Liabilities	19,353,774	17,808,605	1,545,169	8.68	-
Capital Stock	2,877,859	2,877,859	0	0.00	-
Additional Paid-in Capital	5,395,572	5,395,572	0	0.00	-
Retained Earning	8,042,009	7,113,755	928,254	13.05	-
Non-controlling Equity	730,018	807,894	(77,876)	(9.64)	-
Other Equity	(2,855,215)	(2,311,175)	(544,040)	23.54	3
Treasury Shares	0	0	0		-
Total Equity	14,190,243	13,883,905	306,338	2.21	_

Please explain the variation reason for which exceeding 20%:

- 1. Increase in Current Assets: Mainly due to the increase in accounts receivable and inventories on December 31, 2021, compared with the same period a year ago.
- 2. Decrease in Other Assets: Mainly due to prepayments for equipments transferred to fixed assets, so it decreases.
- Decrease in Other Equity: Due to TWD against USD or other currency has sharply appreciated and translation of subsidiaries statements into New Taiwan Dollars, the amount of cumulative translation adjustments declines.

7.2 Analysis of Financial Performance

7.2.1 Financial performance analysis

Unit: NTD\$ Thousand

Year	2021	2020	Increase (Decrease) Amount	Change Ratio (%)	Change Analysis
Net Sales	21,382,534	19,348,249	2,034,285	10.51	-
Cost of Goods Sold	16,471,847	15,242,548	1,229,299	8.06	-
Gross Profit	4,910,687	4,105,701	804,986	19.61	-
Operating Expense	2,082,715	1,915,855	166,860	8.71	-
Profit From Operation	2,827,972	2,189,846	638,126	29.14	-
Non-operating Income and Expense	(122,999)	(34,533)	(88,466)	256.18	1
Profit Before Income Tax	2,704,973	2,155,313	549,660	25.50	-
Income Tax	676,615	424,573	252,042	59.36	2
Net Income	2,028,358	1,730,740	297,618	17.20	-
Other Comprehensive Income	(629,692)	(364,883)	(264,809)	72.57	3
Total Comprehensive Income of This Year	1,398,666	1,365,857	32,809	2.40	-

Please explain the variation reason for which exceeding 20%:

- Decrease in Non-operating Income and Expense: Mainly due to the reduction of Chinese government subsidies by approximately NT\$ 43,000 thousand in 2021, and the loss of about NTD\$ 25,000 thousand from the disposal of idle fixed assets in China in 2021.
- Increase in Income Tax: Mainly due to the rise in revenue in 2021 compared to 2020, resulting in an increase in gross profit and profit before income tax.
- Decrease in Other Comprehensive Income: Due to the influence of cumulative translation adjustment of this year.

7.2.2 Forecasts of sales volumes and supportive sources, its impact on the Company's financial and operational situations and action plan

The forecast of sales volumes is based upon industrial tendency, demand and supply conditions in food and beverage sectors, taking into consideration of sales of various products and clients' changes. For the coming year, we do not foresee any material changes and can properly cope with financial and business situations. For the sales volumes in the future, please refer to Page 5 "2022 Projected sales volume and its reference".

7.3 Analysis of Cash Flow

7.3.1 Liquidity Analysis within the last 2 years

Item	2021	2020	Different (%)
Cash Flow Ratio (%)	46.2	60.48	(23.61)
Cash Flow Adequacy Ratio (%)	91.2	104.04	(12.34)
Cash Re-investment Ratio (%)	5.36	7.27	(26.27)

- 1. The decline in Cash Flow Ratio:
 - a. Mainly, the group purchased a large number of PET chips in the 4th quarter of 2021, which mitigated the cost increase caused by raw materials and increased the inventory of raw materials. The rise of consolidated sales in the 4th quarter of 2021 increased the accounts receivable at the end of the year. The decline in cash provided by operating activities is for two reasons above.
 - b. The increase in Current Liabilities: The group purchased many bulk materials such as PET chips in the 4th quarter of 2021 to alleviate the pressure of rising raw material costs. In addition, the PET chips of the second plant in Thailand were purchased locally, resulting in a decrease in prepayments and an increase in accounts payable, making an increase in current liabilities in 2021 compared to 2020.
 - c. Due to the decline in cash provided by operating activities and the increase in current liabilities, the cash flow ratio for the current period decreased.
- 2. The decline in Cash Flow Re-investment Ratio: Due to the decline in cash provided by operating activities(the reason is the same as above). The group continues to expand plants and purchase fixed assets. In the 4th quarter of 2021, many PET chips were purchased, which slowed down the cost increase caused by raw materials and increased the inventory of raw materials, so the cash flow re-investment ratio declined.

7.3.2 Cash Liquidity Analysis for next year

Unit: NTD\$ Thousand

Cash Balance – Beginning (1)	Estimated Annual Net Cash Flow from Operating Activities (2)	Estimated Annual Cash Outflow (3)	Cash Balance (Deficit) (1)+(2)-(3)	Continger for Insuffic	
4,952,118	4,150,467	4,490,974	4,611,611	Investment Plan	Financial Plan
, = = =, - : -	,	, = =,0::	,= ,0 : :	-	-

- 1. Cash liquidity analysis for next year:
 - (1) Operating activities: Mainly arising from expected profits of 2022 business activities, which causes the inflow of net cash.
 - (2) Investing activities: Expected increase of capital expenditures, which causes the outflow of net cash.
 - (3) Financing activities: Plan to pay back the banks' loan, which causes the outflow of net cash.
- 2. Contingency plans for insufficient cash and liquidity analysis: Not applicable.

7.4 The impact of material capital expenditure on financial business in the most recent year

7.4.1 Major Capital Expenditure and its Source of Capital

Unit: NTD\$ Thousand

	Actual or	Actual or	T. (. 1	Actual Capital Expenditure			
Project	Planned Source of Capital	Planned Date of Completion	Total Capital	2021	2022		
Hon Chuan	Equity fund & Bank loan	Finished before the 4th quarter of 2022	5,289,001	2,135,867	3,153,134		

7.4.2 Impact on the financial and business conditions

In view of the gradual growth of beverage market, demographic dividend of emerging markets, continuous enhancement of consumption level, Hon Chuan distributed actively in Taiwan, South-east Asia and Africa. We invested new filling production lines for beverage, and new packaging production lines for beverage and food. Also, we have signed up long-term cooperation contracts with several prestigious beverage companies. The Company will consistently explore those potential emerging markets, through proprietorship or joint venture, to produce and sell beverage and other packaging materials for food and drinks. The niche market strategy is expected to lead the Company into a goal of sustainable management and development.

7.5 Re-investment policy in the most recent year, main reason for profit or loss resulted, its improvement plan, and next year's investment plan

Analysis of Re-investment

Unit: NTD\$ Thousand

Explanation	Amount (Note)	Policy	Main Reason for Profit or Loss Resulted	Improvement Plan	Other Investment Plan in the Future
Hon Chuan Holding Limited	15 U/I/I XII/I	Expand great China, South- east Asia and	and South-east Asia markets becomes fruitful. The profit from investment	and are expected to	It depends on the actual operational requirements.

Note: For the investments exceeding 5% of authorized capital up to March 31, 2022.

7.6 Risk analysis and evaluation

7.6.1 Interest rates, exchange rates, and inflation, their impact on the Company's profit or loss, and future countermeasures

7.6.1.1 The Impacts of interest rates, in the most recent fiscal year, on the Company's profit and loss, and the future countermeasures

Due to the impact of the coronavirus pandemic, the global (including Taiwan) interest rates kept at a low level in the first three quarters of 2021. However, with the increasing vaccination rate and gradual lifting of containment measures, along with global supply chain bottlenecks, commodity prices rised and inflation skyrocketed. The US Federal Reserve held interest rates meeting and turned hawkish in September of 2021, implying that it will potentially pause easying monetary policy and begin lifting rates and shrinking the balance sheet in 2022. USD and TWD interest rates also began to rebound. The Company issued long-term fixed-rate corporate bond and commercial paper during periods of low-interest rates, which effectively reduced the impact of rising interest rates. With increasing global demand and lingering supply chain bottlenecks, international goods prices stay high and inflation increases pronouncedly. A further rise in inflation may prompt major central banks to adopt tighten monetary policy. The Company will observe the influence in all aspects and take multiple financing instruments to control the financing cost within a relatively reasonable range.

7.6.1.2 The Impacts of exchange rates in the most recent fiscal year on the Company's profit and loss, and the future countermeasures

The Company has set up subsidiaries and plants in Mainland China, Southeast Asia and Africa, in which mainly target at domestic markets, so the export and outsourcing percentages are lower. Collections and payment are mainly trading with local currencies. The major exchange gains and losses are mainly the exchange gains and losses generated from the holdings of financial assets and debts valued in foreign currencies. Apart from adopting the natural hedging strategy by holding foreign debts to balance the foreign currency asset position, we also closely observe the international finance and exchange rate fluctuations, collect market information and timely grasp the trend of exchange rate fluctuations, in accordance with "Procedures for Financial Derivatives Transactions" to engage in hedging and timely avoid the risks associated with exchange rate fluctuations.

7.6.1.3 The Impacts of inflation, in the most recent fiscal year, on the Company's profit and loss and the future countermeasures

As the Company and subsidiaries, in the recent years, continued to develop the signing of mid and long-term strategic cooperation contracts with our clients, and this type of contract adopts floating prices to flexibly adjust the product prices, so the risks associated with the raw material price fluctuation can be reduced, to moderate the threat brought from inflation to the profit and loss of the Company.

The following information is provided as a reference and comparison for the abovementioned risks:

Unit: NTD\$ Thousand

Item / Year	2021	2020
Net foreign exchange gain (loss)	(27,602)	(1,585)
Net Sales	21,382,534	19,348,249
Profit from Operations	2,827,972	2,189,846
Profit before Income Tax	2,704,973	2,155,313
Interest revenue	52,197	51,541
Interest expense (Note 1)	138,183	167,767

Note 1: The interest expenses for 2021 include the interest expenses of NTD\$ 35,492 thousand which recognized from the 1st domestic unsecured corporate bonds issued by the Company.

7.6.2 The policies to engage in high-risk, high-leverage investments, lending funds to others, endorsements and guarantees, and the transactions of derivative products, the main reasons for profits and losses, and the future countermeasures

- 1. The Company has never engaged in any high-risk or high-leverage investments. In addition, providing endorsements/guarantees and engaging in derivative transactions are all in response to the operation needs and are handled according to the Company's "Regulations Governing the Acquisition and Disposal of Assets", "Operational Procedures for Loaning Funds to Others", "Operational Procedures for Endorsements/Guarantees" and "the Procedures for Engaging in Derivatives transactions".
- 2. The transactions of derivatives products the Company and subsidiaries engaged in were to achieve the purposes of the risk aversion arising from foreign currency exchange rate fluctuation, and the relevant transactions were handled according to "Regulations Governing the Acquisition and Disposal of Assets" and "the Procedures for Engaging in Derivatives transactions", and were fully disclosed in the financial statements.

The net profits (losses) generated from engaging in the transaction of derivative products by the Company were as follows:

Unit: NTD\$ Thousand

Item	2021	2020
Gain (or Loss) on valuation of	(28,768)	(4.540)
financial asset	(20,700)	(4,542)

7.6.3 Future Research and Development (R&D) Plans and the R&D expenses expected to be invested

For long-term development and quality improvement, the Company combines and integrated R&D technical team to reinforce our core competitiveness, sets up R&D technical group, cultivates professional talents, invests in R&D and technical tasks, uses the advanced equipment and information to develop products, collects the latest

domestic and foreign packaging materials and beverage processing technologies, to meet our clients' needs in the market.

In 2022, the Company is expected to invest in the R&D expenditures equivalent to what was invested in the previous fiscal year; in the future, we will continue to invest in technology R&D to upgrade our competitive advantage. For the R&D plans in the most recent fiscal year, please refer to Page 80.

7.6.4 The Impacts of changes of the important domestic and foreign policies and laws on the company's finance and business, and the countermeasures

The Company and subsidiaries pay constant attention to the variable information of major domestic and foreign policies and laws, regularly update regulatory changes by cooperating with external law consultants and professional consultants, in order to provide to its management team as reference and take actions with countermeasure, so there are no significant impacts on the Company's finance or business.

7.6.5 The Impacts of Technology Changes(Including Cyber Security Risks) and Industry Changes on Our Company's Finance and Business, and the Countermeasures

The Company and subsidiaries pay attention to the technology changes and technical development and evolution in our industry at all times. In recent years, the Company has continued to optimize and customize the ERP system and introduce ERP system to our new production line for providing useful data; in addition, we continuously develop the Business Process Management (BPM) System to digitize the Company's form process. The Company is currently planning to build a business intelligence platform to bring together company-wide data, information and knowledge for information integration and analysis. The Company also constantly improve product quality and manufacturing processes, grasp the latest development trends in the industry, through close cooperation process with the clients, and adopt prudent financial management strategies to maintain our market competitiveness. Meanwhile, to cope with the new cyber security threat, the Company has joined the Taiwan Computer Emergency Response Team (TWCERT) to receive information security notifications, strengthen hosts vulnerability repairs and introduce a protective tool and equipment to raise users' information security awareness and lower risk. In the future, the Company and subsidiaries will continue to pay attention to the change situation of the relevant technology in our industry, that we will also continue to upgrade our R&D capabilities, actively broaden the future market application fields, evaluate the impacts on our company's operation and make corresponding adjustment, to reinforce our company's and subsidiaries' business development and financial condition, so technology changes and industry changes have had no significant impacts on the Company and subsidiaries so far.

7.6.6 The Impacts of Change of Corporate Image on the Enterprise Crisis Management and the Countermeasures

The major clients of the Company and subsidiaries are mostly world-class international giants, and for many years, the Company and subsidiaries have adhered to the principles of business integrity and fulfilling our role in the industry, and pay attention to

corporate image, so we could establish a professional image in the industry and win the affirmative reputation from the international giants. The Company and subsidiaries consider the promotion of social economy, upgrade of environmental prosperity and protection of employee welfare to be our priorities. As for the laws and regulations set by the competent authorities, we also strictly comply with. So far, the Company and subsidiaries have good corporate image and there has been no significant changes that would result in the circumstances of enterprise crisis management.

7.6.7 The Expected Benefits and Possible Risks to Engage in Mergers and Acquisitions (M&A)and the Countermeasures

The Company and subsidiaries do not have plans to merge with or acquire other companies, and when we do have M&A plans in the future, we will carefully assess and consider the merger synergy in order to guarantee the existing shareholders' equities.

7.6.8 The Expected Benefits and Possible Risks to Expand the Plants and the Countermeasures

1. Expected Benefits:

In view that currently consumers have increase their degree of attention on the quality and eco-friendly property of packaging materials, the Company and subsidiaries, in the recent years, have more actively developed aseptic filling technology and combined aseptic beverage filling technology, to form the integrated complete manufacturing process from the production of packaging materials to filling of beverage content, to provide the clients the comprehensive services with price competitiveness. The completely finished beverage products are shipped in whole boxes, so the wear and tear risks associated with the shipping of packaging materials purchased by the clients, and the capital, time and manpower, etc. wasted, setting up their own plants to perform filling operation, are effectively reduced. Currently, the Company and subsidiaries plan to extend the production territory of aseptic beverage filling from Taiwan, where the parent company is located, to China, South-east Asia and Africa markets, in order to reinforce the competitive advantage, of our company and subsidiary, in the international market.

The Company has also constantly developed the emerging markets with growth potential, either by sole ownership or joint venture, to produce and sell beverage and the packaging materials. Recently, there have been successively several markets that have reached the periods of fruitful results to be harvested, and the planning strategy for this niche market is expected to lead our company to move towards another epoch-making milestone.

2. Possible Risks and Countermeasures:

- (1) During the project construction period, the construction area causes inconvenience for the entering and exiting of personnel and vehicles and the goods allocation costs are also increased; and our company's countermeasures include hiring 24-hour full time security guards to monitor the entering and exiting of personnel and vehicles, separating passenger lanes completely from the driveways, and coordinating with supervision and occasional inspection by the Company's Labor Safety and Health department and the government's occupational safety unit.
- (2) To prevent the construction progress from going behind schedule, our

company stipulates the construction progress in the contract with the contractors, sets the penalties, reviews weekly and adopts improvement measures, and saves the meeting minutes to facilitate the subsequent follow-up, to ensure the construction to be completely on schedule.

7.6.9 The Risks Faced with Concentrated Procurement and Sales, and the Countermeasures

The Company and subsidiaries maintain flexibility in terms of the procurement of bulk raw materials by purchasing from several suppliers, so there are no risks arising from over concentration.

In terms of sales, our clients are mostly well-known domestic food and beverage giants with lower credit risks, in addition, the Company and subsidiaries continue to develop new clients and form partnership relationship with both domestic and foreign well-known food and beverage giants. So far there have been no risks arising from concentrated sales.

7.6.10 The impacts and risks arising from a major quantity of shares belonging to directors, supervisors, or shareholders holding greater than a 10 percent stake in the company is transferred or changes hands and the countermeasures: None.

7.6.11 The impacts and risks arising from the change of management rights and the countermeasures: Not applicable.

7.6.12 Litigation and Non-Litigation Events:

The Company's significant litigations, non-litigations, and administrative litigations, which the judgments are already determined or still pending, of which the result could have material impacts on the shareholders' equities or the securities prices, the disputed facts, target amounts, the litigation starting dates, the main litigating parties, and the processing status up to the annual report printing date should be disclosed:

On September 11 and 20, 2018, the Environmental Protection Bureau of Taichung city government came to the Company for examining and auditing air pollution control issues in company with Taiwan Taichung District Prosecutors Office. Because the air pollution control equipment in the Label plant of the Company didn't reach the regulatory standards, emission amounts exceeded the contents of the license, and internal executive units didn't follow up the latest regulations update, which caused air pollution control fees under-reported for the past periods, the Environmental Protection Bureau of Taichung city government, by No. 1080045552 on May 2, 2019, had recalculated the fee from the 3rd quarter of 2013 to the 2nd quarter of 2018 in accordance with Article 75 of the Air Pollution Control Act and requested the Company to pay double the amount of the fee rates for pollution source emissions, which was in total NTD\$ 125,869,455 (has been recognized in the 2nd quarter financial report of 2019). The Company has sought for administrative relief against the Taichung High Administrative Court decided against the

Company on October 8, 2020, and the case is currently appealed to the Supreme Administrative Court. Regarding the above-mentioned lack of environmental safety, the Company has completed the improvement after the event.

Due to the above incidents, the prosecutor from the Taiwan Taichung District Prosecutor's Office institutes a public prosecution in 19 people including the Company for violating the Air Pollution Control Act and the Offenses of Fraudulence of Criminal Code of the Republic of China, and requested them to pay NTD\$ 77,298,948(has been recognized in the 3rd quarter financial report of 2019). The content contained in the indictment of the Taichung District Procuratorate Office is partly different from the facts. In addition, there may exist doubt about double payment of the above-mentioned payment and the amount of NT\$ 125,869,455 for the air pollution fee from the 3rd quarter of 2013 to the 2nd quarter of 2018 paid by the Company to the Environmental Protection Bureau; the company has appointed lawyers to undertake relevant research and assist in the subsequent defense. The whole case (No. 2479 in 2019) is pending in the Taiwan Taichung District Court. The Company has paid the aforementioned illegal benefits and recognized them as non-operating expenses - other losses for the year 2019.

7.6.13 Other important risks or countermeasures:

In order to reduce the related risk of environmental protection, the Company takes some countermeasures as follows:

- Strengthen the internal propaganda and training courses of environmental protection regulation in every plant.
- In order to promptly update the related laws and regulations, Legal affairs office shall take responsible of announcing and propagandizing, and Auditing office shall take responsible of supervising, checking and auditing.
- The Company has recruited several Environmental safety Specialists, hired external consultants with professional and practical experience, and outsourcing consultant company of Environmental protection bureau, to assist itself to fully implement procedures related to occupational safety, environmental sanitation, and environmental protection law.
- Purchase related control equipment, make sure to comply with environmental protection law and fully carry out environmental protection policy.

7.7 Other important Matters: None.

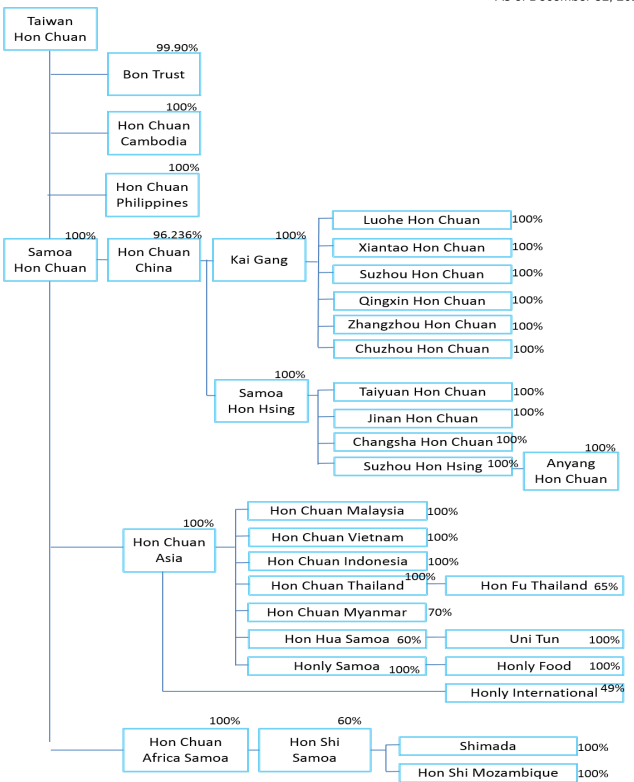
8. Special Disclosures

8.1 Summary of Affiliated Enterprises

8.1.1 Consolidated Business Report of Affiliated Companies

8.1.1.1 Affiliated Companies Chart

As of December 31, 2021



8.1.1.2 Summary of Affiliated Companies

Unit: NTD\$ Dollar

Company Name	Date of Establishment	Address	Paid-in Capital	Major Business / Production Items
Bon Trust International Trade Co., Ltd.	April 9, 2019	24F1, No. 218, Sec. 1, Wenxin Rd., Nantun Dist., Taichung City 408, Taiwan (R.O.C.)	TWD\$ 10,000,000	International Equity Investment and Trade Business
Hon Chuan Holding Limited	March 15, 2002	Portcullis Chambers, P.O.Box 1225, Apia, Samoa	USD\$ 530,250,483	International Equity Investment
Hon Chuan (China) Holding Co., Ltd.	January 10, 2003	The Grand Pavilion Commercial Centre, Oleander Way, 802 West Bay Road, Grand Cayman, KY1-1208, Cayman Island	USD\$ 16,256,521	International Equity Investment
Kai Gang Industries Limited	January 29, 1991	Suit 1801-5, 18/F, Tower 2., China Hong Kong City, 33 Canton Road, Tsim Sha Tsui, Kowloon, Hong Kong	USD\$ 130,462,424	International Equity Investment
Hon Hsing (Samoa) Holding Limited	June 18, 2002	Portcullis Chambers, P.O.Box 1225, Apia, Samoa	USD\$ 126,806,000	International Equity Investment
Hon Chuan (Africa) Holdings Co., Ltd.	July 10, 2015	Portcullis Chambers, P.O.Box 1225, Apia, Samoa	USD\$ 13,485,118	International Equity Investment
Hon Shi (Samoa) Holding Limited	October 15, 2015	Portcullis Chambers, P.O.Box 1225, Apia, Samoa	USD\$ 5,231,316	International Equity Investment
Hon Chuan Enterprise (Suzhou) Company Limited	September 10, 1993	No.58 Yingbin Road, Luzhi Economic Development Zone Wuzhong Area, Suzhou City, China	USD\$ 20,490,000	Manufacture and sale of plastic caps, labels and PET film
Hon Chuan Food Packing (Qingxin) Co., Ltd.	May 18, 2009	No. M-05B YingFu Industrial Park, Taiping Town, Qingxin District, Qingyuan City, Guangdong Province, PRC	USD\$ 40,000,000	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM
Suzhou Hongxin Food Packing Co., Ltd.	May 23, 2002	No.58A Yingbin Road, Luzhi Economic Development Zone Wuzhong Area, Suzhou City, China	USD\$ 46,000,000	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM
Hon Chuan Enterprise (Changsha) Co., Ltd.	December 02, 2002	Chuangye Road, Ningxiang Economic Development Zone, Changsha City Hunan Province, China	USD\$ 9,500,000	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM

Company Name	Date of Establishment	Address	Paid-in Capital	Major Business / Production Items
Hon Chuan Food Packing (Jinan) Co., Ltd.	January 10, 2003	Mingshui Economic Development, Shandong Province, China	USD\$ 20,000,000	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM
Hon Chuan Food Packing (Taiyuan) Co., Ltd.	December 11, 2002	State Level Tai Yuan Development Zone, Shan Xi, China USD\$ 33,000,000		Manufacture and sale of plastic caps, PET bottles and beverage filling OEM
Hon Chuan Food Packing (Zhangzhou) Co., Ltd.	March 21, 2012	Xingtai Industrial Park of Changtai Economic Development Zone, Fujian province, PRC	USD\$ 30,000,000	Manufacture and sale of PET bottles and beverage filling OEM
Hon Chuan Food Packing (Chuzhou) Co., Ltd.	October 16, 2013	No.1, Fuyang Road, Chengbei Industrial Park, Chuzhou City, Anhui Province, PRC	USD\$ 10,000,000	Manufacture and sale of plastic caps, preforms and caps
Hon Chuan Food Packing (Xiantao) Co., Ltd.	February 18, 2014	No.59, Gold Road West, Xiantao, Hubei, China	USD\$ 15,000,000	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM
Hon Chuan Food Packing (Luohe) Co., Ltd.	June 22, 2017	South side, Yongchang Road Eastern section, Industrial Cluster Zone, Linyi County, Luohe City, Henan Province	USD\$ 12,000,000	Manufacture and sale of plastic caps, PET bottles and beverage filling OEM
Hon Chuan Food Packing (Anyang) Co., Ltd.	September 04, 2014	Intersection of GongXing Avenue and GuangMing Road, Chengguan town, Tangyin County, Henan Province	RMB\$ 8,000,000	Sale of new PE/PP packaging materials, food packaging materials
HC (Asia) Holdings Co., Ltd.	June 02, 2005	The Grand Pavilion Commercial Centre, Oleander Way, 802 West Bay Road, P.O. Box 32052, Grand Cayman, KY1-1208, Cayman Island	USD\$ 253,163,480	International Equity Investment
Hon Chuan (Thailand) Co., Ltd.	July 12, 2004	101/116 Moo20, Khlong Nung, Khlong Luang, Pathum 12120, Thailand	THB\$ 1,370,000,000	Manufacture and sale of plastic caps and PET bottles
Hon Chuan FD Packaging Co., Ltd.	January 17, 2005	695/4 M001, Banbund-Bankai Rd, Klongkew, Banbung Chonburi 20220 Thailand	THB\$ 194,865,000	Manufacture and sale of PET bottles and labels
PT Hon Chuan Indonesia	September 29, 2004	Delta Silicon V, jalan kenari raya Blok G2 No.1 & 17, Cikarang Pusat, Indonesia	IDR\$ 1,753,233,622,960	Manufacture and sale of plastic caps, labels and PET bottles and beverage filling OEM

Company Name	Date of Establishment	Address	Paid-in Capital	Major Business / Production Items
Hon Chuan Vietnam Co., Ltd.	October 17, 2007	No.29, VSIP II Street 7, Vietnam-Singapore Industrial Park II, Hoa Phu Ward, Thu Dau Mot Town, Binh Duong Province, Vietnam	VND\$ 672,613,500,000	Manufacture and sale of plastic caps and PET bottles
Hon Chuan Malaysia Sdn. Bhd.	August 11, 2010	PT. 29469, Lengkok Teknologi 3, Kawasan Perindustrian Tech Park @ Enstek, 71760 Bandar Enstek, Negeri Sembilan MYR\$ 81,259,9 Darul Khusus		Manufacture and sale of plastic caps and PET bottles
Hon Chuan (Myanmar) Co., Ltd.	June 27, 2013	Plot No. B-5, Mingaladon Industrial Park, Mingaladon Township, Yangon Region, The Republic of the Union of Myanmar		Manufacture and sale of plastic caps, PET bottles and LDPE film
Hon Hua (Samoa) Holdings Limited	October 17, 2016	Portcullis Chambers, P.O.Box 1225, Apia, Samoa	USD\$ 13,500,000	International Equity Investment and Trade Business
Uni Tun Co., Ltd.	November 08, 2016	No.525, Pyay Road, Hmawbi Township, Yangon, Myanmar	MMK\$ 186,938,598	Bottled water filling OEM
Honly Holding Co., Ltd.	January 30, 2014	Portcullis Chambers, P.O.Box 1225, Apia, Samoa	USD\$ 6,985,478	International Equity Investment
Honly International Co., Ltd.	January 30, 2015	No.44, National Road No.4, Group 5, Phum Trapeang Kol, Sangkat Kantouk, Khan Po Sen Chey, Phnom Penh, Cambodia	USD\$ 3,681,000	International Equity Investment
Honly Food & Beverage Co., Ltd.	July 21, 2014	House #44, Street National Road 4, Group 5, Trapeang Kol village, Kantouk commune, Po Sen Chey district, Phnom Penh	USD\$ 17,966,248	Beverage filling OEM
Hon Chuan (Cambodia) Co., Ltd.	July 16, 2019	House #44, Street National Road 4, Group5, Trapeang Kol Village, Kantouk Commune, Po Sen Chey District, Phnom Penh, Cambodia	USD\$ 2,500,000	Manufacture and sale of PET bottles
Hon Chuan (Philippines) Co., Ltd	Feb 3, 2020	Lot 3, Block 7 Light Industry&Science Park IV (LISP IV) Malvar, Batangas, Philippines	PHP\$ 150,000,000	Manufacture and sale of plastic caps and PET bottles
Shimada International Limitada	June 28, 2004	Rua de Sofala, No.173-Matola C Maputo-Mozambique	MZN\$ 360,000	Manufacture and sale of plastic caps, PET bottles and LDPE film
Hon Shi Mozambique Co., Ltd.	December 04, 2015	Parcela No.3379/R, En4, Chumene, Motola, Mozambique	MZN\$ 161,584,000	Manufacture and sale of plastic caps

8.1.1.3 Data of Common Shareholders of Treated-as Controlled Companies and Affiliates: None.

8.1.1.4 Affiliated company's Operating Results

Unit: NTD\$ Thousand

Company Name	Paid-in Capital (Note 1)	Total Assets (Note 1)	Total Liabilities (Note 1)	Total Equity (Note 1)	Sales (Note 2)	Gross Profit (Loss) (Note 2)	Net Profit (Loss) of the period (Note 2)
Hon Chuan Holding Limited	14,677,333	19,843,142	40,754	19,802,388	0	(74,125)	1,261,890
Bon Trust International Trade Co., Ltd.	10,000	37,961	9,028	28,933	452,506	18,150	17,721
Hon Chuan (Cambodia) Co., Ltd.	69,200	84,184	19,978	64,206	74,465	(215)	(362)
Hon Chuan (Philippines) Co., Ltd	80,295	90,769	15,166	75,603	0	(1,177)	(833)
Hon Chuan (China) Holding Co., Ltd.	449,980	10,743,516	2,869,686	7,873,830	(22,465)	(22,670)	627,713
Kai Gang Industries Limited	3,611,200	5,479,816	0	5,479,816	11	(198)	523,623
Hon Hsing (Samoa) Holding Limited	3,509,990	4,971,885	0	4,971,885	0	(118)	168,989
Hon Chuan (Africa) Holdings Co., Ltd.	373,268	414,764	0	414,764	1,351	1,273	5,936
Hon Shi (Samoa) Holding Limited	144,803	215,955	8,095	207,860	0	(20)	7,771
Hon Chuan Enterprise (Suzhou) Company Limited	567,163	1,049,670	91,211	958,459	553,091	(15,954)	(5,967)
Suzhou Hongxin Food Packing Co., Ltd.	1,273,280	695,614	32,687	662,927	263,669	(80,521)	(70,211)
Hon Chuan Enterprise (Changsha) Co., Ltd.	262,960	1,000,662	50,140	950,522	362,864	57,087	49,783
Hon Chuan Food Packing (Jinan) Co., Ltd.	553,600	1,692,760	75,119	1,617,641	988,030	178,564	145,303
Hon Chuan Food Packing (Taiyuan) Co., Ltd.	913,440	1,797,931	58,418	1,739,513	917,474	48,026	46,776

Company Name	Paid-in Capital (Note 1)	Total Assets (Note 1)	Total Liabilities (Note 1)	Total Equity (Note 1)	Sales (Note 2)	Gross Profit (Loss) (Note 2)	Net Profit (Loss) of the period (Note 2)
Hon Chuan Food Packing (Qingxin) Co., Ltd.	1,107,200	2,724,844	414,585	2,310,259	2,223,350	464,972	332,658
Hon Chuan Food Packing (Zhangzhou) Co.,Ltd.	830,400	905,062	69,762	835,300	364,152	24,141	21,795
Hon Chuan Food Packing (Chuzhou) Co., Ltd.	276,800	994,777	539,748	455,029	963,218	162,688	120,576
Hon Chuan Food Packing (Xiantao) Co., Ltd.	415,200	580,978	124,496	456,482	251,634	47,243	37,490
Hon Chuan Food Packing (Luohe) Co., Ltd.	332,160	605,771	227,967	377,804	337,142	27,146	15,823
HC (Asia) Holdings Co.,Ltd.	7,007,565	8,751,540	0	8,751,540	11,814	9,753	717,367
Hon Chuan (Thailand) Co., Ltd.	1,143,525	1,785,132	254,052	1,531,080	1,627,336	281,389	232,630
Hon Chuan FD Packaging Co., Ltd.	162,652	245,544	30,239	215,305	264,245	10,126	12,493
PT Hon Chuan Indonesia	3,494,195	4,763,354	534,903	4,228,451	2,054,594	391,412	318,282
Hon Chuan Vietnam Co., Ltd.	800,410	1,469,783	281,037	1,188,746	815,014	136,413	115,188
Hon Chuan Malaysia Sdn. Bhd.	516,406	698,722	93,659	605,063	484,734	77,768	72,340
Hon Chuan (Myanmar) Co., Ltd.	502,125	864,950	142,699	722,251	610,187	92,637	67,276
Hon Hua(Samoa) Holdings Limited	373,680	378,732	22,678	356,054	0	(38,907)	26,914
Uni Tun Co., Ltd.	2,908	40,675	10,658	30,017	110,194	18,585	15,922
Honly Holding Co., Ltd.	193,358	116,315	0	116,315	0	(24)	(42,704)
Honly International Co., Ltd.	101,890	106,891	1,921	104,970	0	(250)	3,046
Honly Food & Beverage Co., Ltd.	497,306	118,230	2,098	116,132	731	(30,095)	(42,680)
Shimada International Limitada	156	155,578	19,328	136,250	135,935	13,773	14,611

Company Name	Paid-in Capital (Note 1)	Total Assets (Note 1)	Total Liabilities (Note 1)	Total Equity (Note 1)	Sales (Note 2)	Gross Profit (Loss) (Note 2)	Net Profit (Loss) of the period (Note 2)
Hon Shi Mozambique Co., Ltd.	70,073	83,246	5,557	77,689	36,960	(11,161)	(6,821)

⁽Note 1) Foreign exchange rates (to NTD) for balance sheet amounts are as follows: USD: 27.68, RMB: 4.341497, THB: 0.83469, RP: 0.001993, VND: 0.00119, MYR: 6.354996, MMK: 0.015556, MZN: 0.433663, PHP: 0.5353.

8.1.1.5 Business scope conversing by all affiliated companies:

Please refer to the basic information of affiliated companies.

8.1.1.6 Give explanations if there is mutual connections between affiliated companies: None.

⁽Note 2) Foreign exchange rates (average in 2021, to NTD) for income statement amounts are as follows: USD: 28.009, RMB: 4.339518, THB: 0.882312, RP: 0.001989, VND: 0.001148, MYR: 6.476493, MMK: 0.01731, MZN: 0.427417, PHP: 0.5617.

8.1.1.7 Directors, Supervisors and Presidents of Affiliated Companies: Unit: Share / %

			Shareholding		
Company	Title	Name or Representative	Share (Note)	%	
	Director	Wang, Mei-Ying	Silate (Note)	/0	
Bon Trust International Trade Co., Ltd.			1,000	0.1%	
Trado Go., Eta.	Supervisor	Hsieh, I-Fang			
Hon Chuan Holding Limited	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung (Representative of Taiwan Hon Chuan Enterprise Co., Ltd.)	530,250,483	100%	
Hon Chuan (China) Holding Co., Ltd.	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung, (Representative of Hon Chuan Holding Limited) Dai, Hung Chuan (Pagesentative of	156,446,259	96.236%	
		 Dai, Hung- Chuan (Representative of Trans Victory Trading Limited) 	6,118,950	3.764%	
Kai Gang Industries Limited	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung (Representative of Hon Chuan (China) Holding Co., Ltd.)	1,021,023,676	100%	
Hon Hsing (Samoa) Holding Limited	Director	Dai, Hung-Chuan,Tsao,Hsih-Chung (Representative of Hon Chuan (China) Holding Co., Ltd.)	126,806,000	100%	
Hon Chuan Enterprise (Suzhou) Company Limited	Director	Tsao, Hung-Yu, Liu, Yun-Chang, Liu, Li-Yuan (Representative of Kai Gang Industries Limited)	-	100%	
Hon Chuan Food Packing (Qingxin) Company Limited	Director	Fang, Yu-Lung, Liu, Yun-Chang, Tsao, Chien-Hsia (Representative of Kai Gang Industries Limited)	-	100%	
Suzhou Hong Xin Food Packing Company Limited	Director	Tsao, Hung-Yu, Liu, Li-Yuan, Liu, Yun-Chang (Representative of Hon Hsing (Samoa) Holding Limited)	-	100%	
Hon Chuan Enterprise (Changsha) Co., Ltd.	Director	Chang, Chun-Shu, Tsao Hsin-Wen, Liu, Yun-Chang (Representative of Hon Hsing (Samoa) Holding Limited)	ı	100%	
Hon Chuan Food Packing (Jinan) Company Limited	Director	Yen, Ching-Chuan, Liu, Yun-Chang, Tsao, Chien-Hsia (Representative of Hon Hsing (Samoa) Holding Limited)	-	100%	
Hon Chuan Food Packing (Taiyuan) Company Limited	Director	Liu, Yun-Chang, Tsao Hsin-Wen, Yen, Ching-Chuan (Representative of Hon Hsing (Samoa) Holding Limited)	-	100%	
Hon Chuan Food Packing (Zhangzhou) Company Limited	Director	Yen, Ching-Chuan, Liu, Yun-Chang, Tsao, Chien-Hsia (Representative of Kai Gang Industries Limited)	-	100%	
Hon Chuan Food Packing (Chuzhou) Company Limited	Director	Tsao, Chien-Hsia, Liu, Yun-Chang, Fang, Yu-Lung (Representative of Kai Gang Industries Limited)	-	100%	
Hon Chuan Food Packing (Xiantao) Company Limited	Director	Tsao, Chien-Hsia, Liu, Yun-Chang, Fang, Yu-Lung (Representative of Kai Gang Industries Limited)	-	100%	

0	T'() -	Name of Boundaries	Sharehol	ding
Company	Title	Name or Representative	Share (Note)	%
Hon Chuan Food Packing (Luohe) Company Limited	Director	Liu, Yun-Chang, Hsieh, Hung-Lung, Chuang, Kuei-Ching (Representative of Kai Gang Industries Limited)	-	100%
HC (Asia) Holdings Co., Ltd.	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung (Representative of Hon Chuan Holding Limited)	253,163,480	100%
Hon Chuan (Thailand) Co., Ltd.	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung, Pai, Wen-Pin, Lai, Shen-Yuan (Representative of HC (Asia) Holdings Co., Ltd.)	137,000,000	100%
Hon Chuan FD Packaging Co., Ltd.	Director	 Dai, Hung-Chuan, Tsao, Hsih-Chung, Pai, Wen-Pin, Lai, Shen-Yuan (Representative of Hon Chuan (Thailand) Co., Ltd.) 	12,666,225	65%
Packaging Co., Ltd.		Kasem Deemaitree, Mrs.Chintana Assodrmitee (Representative of F&D)	6,820,275	35%
PT Hon Chuan Indonesia	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung, Pai, Wen-Pin, Lai, Shen-Yuan, Li, Cho-Pin (Representative of HC (Asia) Holdings Co., Ltd.)	98,577,783	100%
	Supervisor	Liu, Yun-Chang		
Hon Chuan Vietnam Co., Ltd.	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung, Pai, Wen-Pin, Lai, Shen-Yuan (Representative of HC (Asia) Holdings Co., Ltd.)	-	100%
Hon Chuan Malaysia Sdn. Bhd.	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung, Pai, Wen-Pin, Lai, Shen-Yuan, Ting, Chih-Hao (Representative of HC (Asia) Holdings Co., Ltd.)	81,259,900	100%
Hon Chuan (Myanmar)	Director	 Dai, Hung-Chuan, Tsao, Hsih-Chung, Lai, Shen-Yuan (Representative of HC (Asia) Holdings Co., Ltd.) 	89,524,394	70%
Co., Ltd.		Daw Zin Mar Cho, Daw Aye Mya Aung (Representative of Pack Master Co., Ltd.)	38,367,597	30%
Honly Holding Co., Ltd.	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung (Representative of HC (Asia) Holdings Co., Ltd.)	69,854,780	100%
Honly International Co., Ltd.	Director	 Dai, Hung-Chuan, Tsao, Hsih-Chung, Cheng, Ya-Wen, Dai, Hung-I, Tsao, Hung-Yu (Representative of HC (Asia) Holdings Co., Ltd.) 	1,002	49%

Commonii	Title	Name of Dominocontative	Shareho	ding
Company	Title	Name or Representative	Share (Note)	%
		● Chuang, Savy	1,043	51%
Honly Food & Beverage Co., Ltd.	Director	 Tsao, Hsih-Chung, Dai, Hung-Chuan, Yen, Ching-Chuan, Chang, Yu-Hung (Representative of HC (Asia) Holdings Co., Ltd.) 	17,966,248	100%
Hon Chuan (Cambodia) Co., Ltd.	Director	Pai, Wen-Pin, Chang, Yu-Hung (Representative of Taiwan Hon Chuan Enterprise Co., Ltd.)	1,000	100%
Hon Chuan (Philippines) Co., Ltd	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung (Representative of Hon Chuan Holding Limited)	15,000,000	100%
Hon Chuan (Africa) Holdings Co., Ltd.	Director	Dai, Hung-Chuan, Tsao, Hsih-Chung (Representative of Hon Chuan Holding Limited)	13,485,118	100%
Hon Shi (Samoa) Holding Limited	Director	 Dai, Hung-Chuan, Tsao, Hsih-Chung, Fang, Yu-Lung (Representative of Hon Chuan (Africa) Holdings Co., Ltd.) Roy Debabrata, Huang, Yu-Hwa 	3,138,790 2,092,526	60% 40%
Shimada International Limitada	Director	 Dai, Hung-Chuan, Tsao, Hsih-Chung, Fang, Yu-Lung (Representative of Hon Chuan (Africa) Holdings Co., Ltd.) Roy Debabrata, Huang, Yu-Hwa 	-	60% 40%
Hon Shi Mozambique Co., Ltd.	Director	 Dai, Hung-Chuan, Tsao, Hsih-Chung, Fang, Yu-Lung (Representative of Hon Chuan (Africa) Holdings Co., Ltd.) Roy Debabrata, Huang, Yu-Hwa 	-	60% 40%
Hon Hua (Samoa) Holdings Limited	Director	 Dai, Hung-Chuan, Tsao, Hsih-Chung, Lai, Shen-Yuan (Representative of HC (Asia) Holdings Co., Ltd.) Chia, Hsin-Hua, Yang, Cheng-Lin 	8,100,000 5,400,000	60% 40%
Uni Tun Co., Ltd.	Director	 DAW MYA THAZIN KYAWE, DAW WIN WIN KHAING Lai, Shen-Yuan (Representative of HC (Asia) Holdings Co., Ltd.) 	6,000 4,000	60% 40%

Note: Except for Hon Chuan Malaysia Sdn. Bhd., other limited companies do not issue shares.

8.1.2 Independent Auditor's HON CHUAN and Affiliated Enterprises Consolidated Financial Statements: Please refer to Page 124 to 190.

8.1.3 Representation letter about Consolidated Financial Statements of Affiliated Enterprises

Representation Letter

The entities that are required to be included in the combined financial statements of Taiwan Hon Chuan Enterprise Co., Ltd. as of and for the year ended December 31, 2021, under the Criteria Governing the Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises are the same as those included in the consolidated financial statements prepared inconformity with the International Financial Report No.10, "Consolidated Financial Statements." In addition, the information required to be disclosed in the combined financial statements is included in the consolidated financial statements. Consequently, Taiwan Hon Chuan Enterprise Co., Ltd. and Subsidiaries do not prepare a separate set of combined financial statements.

Very truly yours,

Taiwan Hon Chuan Enterprise Co., Ltd. Dai, Hung-Chuan Chairman

March 22, 2022

- 8.1.4 Relationship report: Not applicable.
- 8.2 The status of issuing private placement securities in the most recent year and up to the publication of the annual report: None.
- 8.3 Acquisition or disposal of the Company's stock shares by subsidiaries in the most recent year and up to the publication of the annual report: None.
- 8.4 Other necessary supplementary notes: None.
- 9. The occurrence of any events as stated in Section 3 Paragraph 2 in Article 36 of the Securities Exchange Act that had significant impact on shareholders' equity or securities prices in the most recent year and up to the publication of the annual report: None.

Taiwan Hon Chuan Enterprise Co., Ltd.

Chairman: Dai, Hung-Chuan

