WPG HOLDINGS LIMITED AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS AND INDEPENDENT AUDITORS' REVIEW REPORT

JUNE 30, 2023 AND 2022

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

REPORT ON REVIEW OF FINANCIAL STATEMENTS TRANSLATED FROM CHINESE

To the Board of Directors and Stockholders of WPG Holdings Limited

Introduction

We have reviewed the accompanying consolidated balance sheets of WPG Holdings Limited and subsidiaries (the "Group") as at June 30, 2023 and 2022, and the related consolidated statements of comprehensive income for the three months and six months then ended, as well as the related consolidated statements of changes in equity and of cash flows for the six months then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies. Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission. Our responsibility is to express a conclusion on these consolidated financial statements based on our reviews.

Scope of review

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

Basis for qualified conclusion

As explained in Notes 4(3)B and 6(9), the financial statements of certain insignificant consolidated subsidiaries and investments accounted for using equity method were not reviewed by independent auditors. Those statements reflect total assets (including investments accounted for using the equity method) of NT\$40,069,690 thousand and NT\$34,165,875 thousand, constituting 14% and 10% of the consolidated total assets, and total liabilities of NT\$14,210,321 thousand and NT\$15,937,974 thousand, constituting 7% and 6% of the consolidated total liabilities as at June 30, 2023 and 2022, respectively, and total comprehensive income (including share of profit (loss) of associates and joint ventures

accounted for using the equity method and share of other comprehensive income of associates and joint ventures accounted for using the equity method) of NT\$117,408 thousand, NT\$325,408 thousand, NT\$95,192 thousand and NT\$427,498 thousand, constituting 3%, 8%, 2% and 4% of the consolidated total comprehensive income for the three months and six months then ended, respectively.

Qualified conclusion

Except for the adjustments to the consolidated financial statements, if any, as might have been determined to be necessary had the financial statements of certain consolidated subsidiaries been reviewed by independent auditors as described in the Basis for qualified conclusion section above, based on our reviews, nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of the Group as at June 30, 2023 and 2022, and of its consolidated financial performance for the three months and six months then ended and its consolidated cash flows for the six months then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission.

Lin, Yi-fan Chou, Chien-hung

For and on behalf of PricewaterhouseCoopers, Taiwan August 10, 2023

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

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

$\frac{\text{WPG HOLDINGS LIMITED AND SUBSIDIARIES}}{\text{CONSOLIDATED BALANCE SHEETS}}$

JUNE 30, 2023, DECEMBER 31, 2022 AND JUNE 30, 2022 (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

		June 30, 2023		December 31, 202	2	June 30, 2022		
Assets	Notes	 AMOUNT	%	AMOUNT	%	AMOUNT	%	
Current assets								
Cash and cash equivalents	6(1)	\$ 14,530,800	5	\$ 16,597,342	5	\$ 12,631,350	4	
Financial assets at fair value through	6(2)							
profit or loss - current		10,840	-	5,875	-	13,442	-	
Financial assets at amortized cost -	6(4) and 8							
current		258,106	-	279,144	-	251,967	-	
Notes receivable, net	6(5)(6) and 8	1,687,670	1	2,427,415	1	1,938,484	1	
Accounts receivable, net	6(5)	105,950,902	37	118,037,849	37	143,926,645	43	
Accounts receivable - related parties	7(3)	120,300	-	202,091	-	261,302	-	
Other receivables	6(7)	17,469,909	6	19,967,189	6	12,148,973	4	
Other receivables - related parties	7(3)	66,486	-	42,788	-	932,517	-	
Current income tax assets		102,373	-	34,375	-	6,497	-	
Inventory	6(8)	99,617,076	34	111,737,091	35	118,871,664	35	
Prepayments		2,824,116	1	2,687,011	1	2,871,008	1	
Other current assets		 1,925,391	1	 2,394,926	1	 2,146,696	1	
Total current assets		244,563,969	85	274,413,096	86	296,000,545	89	
Non-current assets		 _		 <u> </u>				
Financial assets at fair value through	6(2) and 8							
profit or loss - non-current		3,733,585	1	1,724,617	1	1,839,091	1	
Financial assets at fair value through	6(3)							
other comprehensive income -								
non-current		3,393,275	1	3,341,083	1	3,458,549	1	
Financial assets at amortized cost -	6(4)							
non-current		1,618,012	1	1,595,669	1	1,544,230	-	
Investments accounted for using	6(9)							
equity method		13,855,734	5	12,617,898	4	12,670,265	4	
Property, plant and equipment	6(10) and 8	12,058,172	4	11,970,875	4	12,035,950	3	
Right-of-use assets	6(11)	2,575,029	1	2,686,605	1	1,523,324	_	
Investment property - net	6(12) and 8	1,516,291	_	1,566,675	_	1,587,535	_	
Intangible assets	6(13)	5,529,896	2	5,180,570	2	5,225,800	2	
Deferred income tax assets		744,435	-	741,592	-	683,277	-	
Prepayments for investments		-	_	25,043	_	44,390	_	
Other non-current assets	6(14)	357,156	_	355,917	_	376,780	_	
Total non-current assets		45,381,585	15	41,806,544	14	40,989,191	11	
TOTAL ASSETS		\$ 289,945,554	100	\$ 316,219,640	100	\$ 336,989,736	100	

(Continued)

WPG HOLDINGS LIMITED AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

JUNE 30, 2023, DECEMBER 31, 2022 AND JUNE 30, 2022 (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

	June 30, 2023 December 31, 2022					_	June 30, 2022			
Liabilities and Equity	Notes		AMOUNT	%		AMOUNT	%	AMOUNT		%
Current liabilities										
Short-term borrowings	6(6)(15)	\$	68,255,709	24	\$	80,518,991	25	\$	96,671,354	29
Short-term notes and bills payable	6(16)		4,583,748	2		5,342,259	2		6,317,192	2
Financial liabilities at fair value	6(2)									
through profit or loss - current			5,875	-		4,148	-		266	-
Notes payable			30,392	-		15,456	-		50,251	-
Accounts payable			75,238,763	26		81,177,435	26		88,987,616	26
Accounts payable - related parties	7(3)		171,303	-		159,704	-		160,066	-
Other payables	6(33)		16,921,051	6		12,961,435	4		17,494,738	5
Current income tax liabilities			835,156	-		1,317,492	-		1,766,362	1
Lease liabilities - current			357,736	-		371,320	-		258,968	-
Other current liabilities	6(17)(18)	_	11,806,526	4		15,187,581	5		5,574,782	2
Total current liabilities			178,206,259	62		197,055,821	62		217,281,595	65
Non-current liabilities										
Long-term borrowings	6(17)		27,536,328	10		33,532,103	11		41,101,745	12
Deferred income tax liabilities			1,167,227	-		621,462	-		706,256	-
Lease liabilities - non-current			2,244,620	1		2,315,509	1		1,225,141	-
Other non-current liabilities	6(33)	_	950,274			781,442	_		830,978	_
Total non-current liabilities			31,898,449	11		37,250,516	12		43,864,120	12
Total liabilities			210,104,708	73		234,306,337	74		261,145,715	77
Equity attributable to owners of										
parent										
Share capital	1 and 6(20)									
Common stock			16,790,568	6		16,790,568	5		16,790,568	5
Preference stock			2,000,000	1		2,000,000	1		2,000,000	1
Capital surplus	6(21)									
Capital surplus			28,664,098	10		28,633,916	9		28,865,646	9
Retained earnings	6(22)									
Legal reserve			9,716,441	3		8,658,903	3		8,658,903	3
Special reserve			3,477,886	1		9,926,105	3		9,926,105	3
Unappropriated earnings			20,055,437	7		18,524,643	6		14,352,166	4
Other equity interest										
Other equity interest	6(23)	(1,790,504)(1)	(3,477,885)(1)	(5,581,230)(2)
Equity attributable to owners of	f									
the parent			78,913,926	27		81,056,250	26		75,012,158	23
Non-controlling interest	4		926,920			857,053			831,863	
Total equity			79,840,846	27		81,913,303	26		75,844,021	23
Significant contingent liabilities and	7(3) and 9					_				
unrecognized contract commitments										
Significant events after the balance she	et 11									
date										
TOTAL LIABILITIES AND										
EQUITY		\$	289,945,554	100	\$	316,219,640	100	\$	336,989,736	100

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

WPG HOLDINGS LIMITED AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

SIX MONTHS ENDED JUNE 30, 2023 AND 2022

(EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS, EXCEPT EARNINGS PER SHARE DATA)

				nonths ende			Six months ended June 30,						
			2023	%	2022		2023		2022				
Items	Notes		AMOUNT		AMOUNT	%	AMOUNT	%	AMOUNT	<u>%</u>			
Operating revenue	6(24) and 7(3)	\$	156,689,628	100 \$	199,055,930	100 \$	301,443,232	100 \$	408,921,164	100			
Operating costs	6(8) and 7(3)	(150,603,076) (96) (191,325,444) (96) (289,737,452) (96) (393,095,098) (96)			
Gross profit			6,086,552	4	7,730,486	4	11,705,780	4	15,826,066	4			
Operating expenses	6(29)(30) and 7(3)												
Selling and marketing expenses		(2,310,185)(1)(2,557,370) (1)(4,703,642)(2)(5,235,515)(1)			
General and administrative expenses		(1,174,487) (1)(1,282,873) (1)(2,248,538)(1)(2,540,988)(1)			
Expected credit impairment loss		(135,596)	- (115,014)	- (345,860)	- (53,899)				
Total operating expenses		(3,620,268) (2)(3,955,257) (2)(7,298,040)(3)(7,830,402)(2)			
Operating profit			2,466,284	2	3,775,229	2	4,407,740	1	7,995,664	2			
Non-operating income and expenses													
Interest income	6(25)		72,013	-	10,442	-	136,934	-	18,581	-			
Other income	6(26)		208,853	-	124,958	-	355,583	-	172,119	-			
Other gains and losses	6(27)		2,140,083	1	100,399	-	2,289,834	1	137,367	-			
Finance costs	6(28)	(1,473,639) (1)(908,974)	- (3,047,778) (1)(1,550,664)	-			
Share of profit of associates and joint ventures accounted for using t	he												
equity method			187,898	<u> </u>	493,881	<u> </u>	325,400		995,474				
Total non-operating income and expenses			1,135,208	- (179,294)	<u> </u>	59,973	- (227,123)				
Income before income tax			3,601,492	2	3,595,935	2	4,467,713	1	7,768,541	2			
Income tax expense	6(31)	(1,268,384)(1)(694,429)	- (1,438,996)	- (1,381,509)				
Consolidated net income		\$	2,333,108	1 \$	2,901,506	2 \$	3,028,717	1 \$	6,387,032	2			

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WPG HOLDINGS LIMITED AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

SIX MONTHS ENDED JUNE 30, 2023 AND 2022

(EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS, EXCEPT EARNINGS PER SHARE DATA)

			Three	months e	nded	l June 30,			Six months ended June 30,				
			2023			2022			2023		2022		
Items	Notes		AMOUNT	%		AMOUNT	%		AMOUNT	%	AMOUNT	%	
Other comprehensive income / (loss), net													
Components of other comprehensive income (loss) that will not be													
reclassified to profit or loss													
Gain on remeasurements of defined benefit plans		\$	-	-	\$	-	-	\$	44	-	\$ -	-	
	6(3)(23)												
measured at fair value through other comprehensive income		(126,784)	- ((637,667)	-		27,149	- (731,517)	-	
Share of other comprehensive income (loss) of subsidiaries, associates													
and joint ventures accounted for using the equity method that will not													
be reclassified to profit or loss		(140,413)	- (1,817,336) (1)		789,011	- (1,698,329)	-	
Income tax related to components of other comprehensive income that	6(31)												
will not be reclassified to profit or loss			<u>-</u>			-		(<u>9</u>)		<u>-</u>		
Other comprehensive income (loss) that will not be reclassified to			265 105			2 455 000			014 105		2 120 016		
profit or loss		(267,197)	(2,455,003)(<u>l</u>)		816,195	(2,429,846)		
Components of other comprehensive income (loss) that will be													
reclassified to profit or loss						2 045 555			044 550				
Exchange differences on translation of foreign financial statements			1,835,582	1		3,065,777	I		911,562	-	6,165,377	1	
	6(23)		221 410			247 146			115 (50		(42,021		
ventures accounted for using the equity method	C(00)(01)		231,410	-		347,145	-		117,679	-	642,021	-	
Income tax related to components of other comprehensive income that will be reclassified to profit or loss	0(23)(31)	,	12 007)	,	,	4 640)		,	7 5221	,	9 (70)		
Other comprehensive income that will be reclassified to profit or loss		(13,027) 2,053,965	(4,649) 3,408,273	1	(7,533) 1,021,708	(8,670) 6,798,728	1	
Other comprehensive income, net		¢	1,786,768	1	Φ.	953,270		\$	1,837,903		\$ 4,368,882	<u>1</u>	
Total comprehensive income		<u>ф</u>	4,119,876		ф			\$	4,866,620			2	
•		<u> </u>	4,119,870		ф	3,854,776		Ф	4,800,020	1	\$ 10,755,914		
Consolidated net income attributable to:		ф	0 017 115	1	ф	2 007 002	2	d.	2 001 005	1	¢ (240,045	2	
Owners of the parent Non-controlling interest		\$	2,317,115 15,993	1	Þ	2,896,893 4,613	2	\$	3,001,985 26,732	1	\$ 6,340,945 46,087	2	
Non-controlling interest		<u>¢</u>	2,333,108		Φ.	2,901,506	2	\$	3,028,717		\$ 6,387,032		
Comment and in commental to the		Φ	2,333,108		Ф	2,901,300	<u></u>	Ф	3,028,717		\$ 0,367,032		
Comprehensive income attributable to: Owners of the parent		¢	4 100 102	3	Ф	3,845,463	2	\$	1 016 055	2	\$ 10,686,069	3	
Non-controlling interest		Þ	4,109,193 10,683	3	Ф	9,313	Z	Ф	4,846,055 20,565	Z	69,845	3	
ivon-controlling interest		¢	4,119,876	3	\$	3,854,776	2	\$	4,866,620		\$ 10,755,914		
Fornings per chara (in dellars)	6(32)	Φ	4,119,0/0		Φ	3,634,770		Ф	4,000,020		φ 10,733,914		
Earnings per share (in dollars) Basic earnings per share	0(34)	¢		1.14	¢		1.49	¢		1 55	¢	3 54	
		Φ			Φ			Φ		1.55	φ Φ	3.54	
Diluted earnings per share		\$		1.14	\$		1.49	\$		1.55	\$	3.54	

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

WPG HOLDINGS LIMITED AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY SIX MONTHS ENDED JUNE 30, 2023 AND 2022

(EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

						Equity attributable	e to ow	ners of the parent										
		Share 0	Capital			Retained Earnings					Equity Interest							
_	Notes	Common stock	Preference stock	Capital surplus	Legal reserve	Special reserve	U	nappropriated earnings	Exchange differences of foreign financial statements	on fir fair	lized gains (loss) nancial assets at value through comprehensive income		Other	Total		-controlling	Total	equity
Six months ended June 30, 2022																		
Balance at January 1, 2022		\$ 16,790,568	\$ 2,000,000	\$ 28,724,498	\$ 7,483,640	\$ 8,832,794	\$	16,494,533	(\$ 13,385,541)	\$	3,459,437	\$	-	\$ 70,399,929	\$	825,417	\$ 71,	225,346
Total consolidated profit								6,340,945			-		-	6,340,945		46,087	6,	387,032
Net other comprehensive income (loss)	6(23)	-	-	-	-	-		250	6,774,972	(2,430,098)		-	4,345,124		23,758	4,	368,882
Total comprehensive income (loss)					-			6,341,195	6,774,972	(2,430,098)			10,686,069		69,845	10,	755,914
Appropriations of 2021 retained earnings	6(22)													<u> </u>				
Legal reserve		-	-	-	1,175,263	-	(1,175,263)	-		-		-	-		-		-
Special reserve		-	-	-	-	1,093,311	(1,093,311)	-		-		-	-		-		-
Cash dividends for common stock		-	-	-	-	-	(5,876,699)	-		-		-	(5,876,699)		-	(5,	876,699)
Cash dividends for preferred stock		-	-	-	-	-	(400,000)	-		-		-	(400,000)		-	(400,000)
Changes in equity of associates and joint ventures accounted for using the equity method	6(21)	-	-	140,385				61,711	-		-		-	202,096		-		202,096
Changes in ownership interests in subsidiaries	6(21)	-	-	763	-	-		-	-		-		-	763		-		763
Changes in non-controlling interests		-	-	-	-	-		-	-		-		-	-	(63,399)	(63,399)
Balance at June 30, 2022		\$ 16,790,568	\$ 2,000,000	\$ 28,865,646	\$ 8,658,903	\$ 9,926,105	\$	14,352,166	(\$ 6,610,569)	\$	1,029,339	\$	-	\$ 75,012,158	\$	831,863	\$ 75,	844,021
Six months ended June 30, 2023																		
Balance at January 1, 2023		\$ 16,790,568	\$ 2,000,000	\$ 28,633,916	\$ 8,658,903	\$ 9,926,105	\$	18,524,643	(\$ 3,430,888)	(\$	46,997)	\$		\$ 81,056,250	\$	857,053	\$ 81,	913,303
Total consolidated profit		-	-	-	-	-		3,001,985	-		-			3,001,985		26,732	3,	028,717
Net other comprehensive income (loss)	6(23)						_	206	1,027,885		815,979			1,844,070	(6,167)	1,	837,903
Total comprehensive income							_	3,002,191	1,027,885		815,979			4,846,055		20,565	4,	866,620
Appropriations of 2022 retained earnings	6(22)																	
Legal reserve		-	-	-	1,057,538	-	(1,057,538)	-		-		-	-		-		-
Special reserve		-	-	-	-	(6,448,219)		6,448,219	-		-		-	-		-		-
Cash dividends for common stock		-	-	-	-	-	(6,464,369)	-		-		-	(6,464,369)		-	(6,	464,369)
Cash dividends for preferred stock		-	-	-	-	-	(400,000)	-		-		-	(400,000)		-	(400,000)
ventures accounted for using the equity	6(21)			20 192				2 201						22 472				22 472
method Others	6(22)(23)	-	-	30,182	-	-		2,291	-		-	,	156 492 \	32,473		-	,	32,473 156,483)
Changes in non-controlling interests	0(22)(23)	-	-	-	-	-		-	-		-	(156,483)	(156,483)		49,302		49,302
Balance at June 30, 2023		\$ 16,790,568	\$ 2,000,000	\$ 28,664,098	\$ 9,716,441	\$ 3,477,886	\$	20,055,437	(\$ 2,403,003)	•	768,982	(\$	156,483)	\$ 78,913,926	•	926,920		840,846
Darance at June 50, 2025		p 10,790,308	φ 2,000,000	φ 28,004,098	φ 9,710,441	p 3,4//,880	Э	20,033,437	(p 2,403,003)	Ф	100,982	()	120,482)	φ /8,913,92b	Ф	920,920	3 19,	040,040

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

WPG HOLDINGS LIMITED AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS SIX MONTHS ENDED JUNE 30, 2023 AND 2022 (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

			Six months e	nded June 30,			
	Notes		2023		2022		
Cash flows from operating activities			_		_		
Profit before income tax		\$	4,467,713	\$	7,768,541		
Adjustments							
Income and expenses							
Depreciation	6(29)		491,227		455,344		
Amortization	6(13)(29)		52,984		46,829		
Expected credit impairment loss			345,860		53,899		
Interest expense	6(28)		3,047,778		1,550,664		
Net (gain) loss on financial assets or liabilities at fair	6(27)						
value through profit or loss		(2,229,200)		53,640		
Interest income	6(25)	(136,934)	(18,581		
Dividend income	6(26)	(152,030)	(28,662		
Share of profit of associates and joint ventures							
accounted for using the equity method		(325,400)	(995,474		
Loss on disposal of property, plant and equipment	6(27)		4,195		49		
Gain on lease modification	6(27)	(745)	(9,477		
Gain on disposal of investment	6(27)	(6,623)	(1,054		
Gain recognized in bargain purchase transaction	6(26)	(4,460)		-		
Changes in assets/liabilities relating to operating activitie	S						
Changes in assets relating to operating activities							
Financial assets (liabilities) at fair value through							
profit or loss - current			95,853		10,425		
Notes receivable			740,396		802,722		
Accounts receivable			12,616,194	(12,646,923		
Accounts receivable - related parties, net			81,791		21,315		
Other receivables			2,506,566	(4,970,243		
Other receivables - related parties			1,693	(1,517		
Inventories			12,790,514	(32,658,948		
Prepayments		(114,471)	(393,261		
Other current assets		·	76,750	(171,416		
Changes in liabilities relating to operating activities			,		,		
Notes payable			4,181		28,767		
Accounts payable		(6,481,544)		13,434,697		
Accounts payable - related parties		`	11,599	(202,162		
Other payables		(3,309,001)		188,084		
Other current liabilities		`	169,078	(130,022		
Other non-current liabilities		(93,557)	(76,291		
Cash outflow generated from (used in) operations		`	24,650,407	(27,889,055		
Interest paid		(2,952,589)	(1,164,231		
Income tax paid		Ì	1,318,113)	(712,417		
Interest received		`	127,600	`	17,039		
Dividends received			154,263		36,762		
Net cash provided by (used in) operating activitie			20,661,568		29,711,902		

(Continued)

WPG HOLDINGS LIMITED AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS SIX MONTHS ENDED JUNE 30, 2023 AND 2022 (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

			Six months e	nded Ju	ne 30,
	Notes		2023		2022
Cash flows from investing activities					
Acquisition of financial assets at fair value through other					
comprehensive income		\$	-	(\$	868,504)
Increase in financial assets at amortized cost		(29,223)	(49,621)
Decrease in financial assets at amortized cost			48,880		9,609
Proceeds from disposal of financial assets at fair value					
through profit or loss			20,458		5,644
Proceeds from capital reduction of financial assets at fair					
value through profit or loss			12,559		24,617
Acquisition of investments accounted for using the equity method			<u>-</u>	(11,609)
Net cash flow from acquisition on subsidiaries	6(33)	(239,754)		-
Prepayments for investments	3(22)		235,7317	(44,273)
Acquisition of property, plant and equipment and intangib	le 6(34)			(11,273)
assets	(-)	(369,809)	(383,594)
Proceeds from disposal of property, plant and equipment a	and		203,003,		202,03.,
intangible assets			673		701
Increase in guarantee deposits paid		(11,021)	(74,724)
Decrease in guarantee deposits paid			11,375		15,154
Increase in other financial assets - current			-	(439,692)
Decrease in other financial assets - current			392,796		-
Decrease in other non-current assets			4,349		24,365
Net cash used in investing activities		(158,717)	(1,791,927)
Cash flows from financing activities		`	,	\	,
Principal repayment of lease liability	6(35)	(212,383)	(236,244)
Increase in short-term borrowings	6(35)	•	389,235,784	`	369,259,530
Decrease in short-term borrowings	6(35)	(402,120,402)	(354,922,738)
Increase in long-term borrowings (including current portion		•	, , ,	`	, , ,
of long-term liabilities)			11,152,187		24,583,805
Decrease in long-term borrowings (including current porti	ion 6(35)		, ,		, ,
of long-term liabilities)		(20,890,934)	(13,647,662)
Increase in short-term notes and bills payable	6(35)		22,483,345		22,701,115
Decrease in short-term notes and bills payable	6(35)	(23,241,856)	(23,828,738)
Increase in guarantee deposits received			56,312		28,183
Decrease in guarantee deposits received		(5,644)	(102,631)
Non-controlling interest of issuance of common stock by					
subsidiary			54,000		-
Net cash (used in) provided by financing activiti	ies	(23,489,591)		23,834,620
Effect of exchange rate changes on cash and cash equivalent	S		920,198		5,892,619
Net decrease in cash and cash equivalents		(2,066,542)	(1,776,590)
Cash and cash equivalents at beginning of period		`	16,597,342	`	14,407,940
Cash and cash equivalents at end of period		\$	14,530,800	\$	12,631,350

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

WPG HOLDINGS LIMITED AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS SIX MONTHS ENDED JUNE 30, 2023 AND 2022 (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS, EXCEPT AS OTHERWISE INDICATED) (REVIEWED, NOT AUDITED)

1. HISTORY AND ORGANIZATION

- (1) WPG Holdings Limited (the Company) was incorporated as a company limited by shares under the provisions of the Company Law of the Republic of China, and as a holding company of World Peace Industrial Co., Ltd. and Silicon Application Corporation by exchanging shares of common stock on November 9, 2005. The Company's shares were listed on the Taiwan Stock Exchange (TSE) and approved by the Financial Supervisory Commission, Executive Yuan, Securities and Futures Bureau on the same date. After restructuring, Richpower Electronic Devices Co., Ltd. became the Company's subsidiary on January 1, 2008. The Company acquired Pernas Electronics Co., Ltd., Asian Information Technology Inc., Yosun Industrial Corp. and AECO Technology Co., Ltd. by exchanging shares of common stock on July 16, 2008, February 6, 2009, November 15, 2010 and March 1, 2012, respectively. After the Company's organization restructuring on January 1, 2014, World Peace Industrial Co., Ltd., Silicon Application Corp. and Yosun Industrial Corp. acquired 100% shares in AECO Technology Co., Ltd., Pernas Electronics Co., Ltd. and Richpower Electronic Devices Co., Ltd. through share exchange, and consequently, AECO Technology Co., Ltd., Pernas Electronics Co., Ltd. and Richpower Electronic Devices Co., Ltd. became indirectly owned subsidiaries. The Company originally evaluated Genuine C&C, Inc. using the equity method. The Company acquired partial stocks of Genuine C&C, Inc. on April 8, 2015 and completed the purchase on April 15, 2015. After the purchase, the Company held 60.5% shares of Genuine C&C, Inc. which became the Company's directly owned subsidiary. On September 1, 2017, the stock swap between Trigold Holdings Limited (Trigold) and the shareholders who previously owned Genuine C&C, Inc. was conducted at a stock swap ratio of 1:1. On the same day, Trigold was established and began OTC trading whereas Genuine C&C, Inc. was unlisted at OTC. The Company and subsidiaries owned a total of 60.51% equity of Trigold after the stock swap. The Company and the subsidiaries included in these consolidated financial statements are collectively referred as the "Group".
- (2) The Company was organized to create the management mechanism of the group, supervise the subsidiaries, integrate the whole group and improve operational efficiency. The Company's subsidiaries are mainly engaged in the distribution and sales of electronic / electrical components, sales of computer software and electrical products and sales of electronic / electrical components.

(3) As of June 30, 2023, the Company's authorized capital was \$25,000,000 (certain shares can be issued as preference shares, and \$500,000 is reserved for employee stock option certificates, restricted stocks to employees, convertible preferred stock and convertible bonds), and the paid-in capital was \$18,790,568 with a par value of \$10 (in dollars) per share.

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

These consolidated financial statements were authorized for issuance by the Board of Directors on August 10, 2023.

3. <u>APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS</u>

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

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

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

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

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

None.

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

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

Effective date by

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting
	Standards Board
Amendments to IFRS 16, 'Lease liability in a sale and leaseback'	January 1, 2024
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9	January 1, 2023
- comparative information'	
Amendments to IAS 1, 'Classification of liabilities as current or non-current'	January 1, 2024
Amendments to IAS 1, 'Non-current liabilities with covenants'	January 1, 2024
Amendments to IAS 7 and IFRS 7, 'Supplier finance arrangements'	January 1, 2024
Amendments to IAS 12, 'International tax reform - pillar two model rules'	May 23, 2023
rules'	1714) 20, 2020

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

4. <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES</u>

The principal accounting policies adopted are consistent with Note 4 in the consolidated financial statements for the year ended December 31, 2022, except for the compliance statement, basis of preparation, basis of consolidation and additional policies as set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) Compliance statement

- A. The consolidated financial statements of the Group have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Accounting Standard 34, 'Interim financial reporting' that came into effect as endorsed by the FSC.
- B. These consolidated financial statements are to be read in conjunction with the consolidated financial statements for the year ended December 31, 2022.

(2) Basis of preparation

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

(3) Basis of consolidation

A. Basis for preparation of consolidated financial statements:

Basis for preparation of the current period financial statements and the 2022 consolidated financial statements is the same.

B. Subsidiaries included in the consolidated financial statements:

		_	(Ownership (%)		_
	N. C. 1 . I.	Main business	June	December	June	_
Name of investor WPG Holdings Limited	Name of subsidiary World Peace Industrial Co., Ltd.	Agent and sales of electronic / electrical components	30, 2023 100.00	31, 2022 100.00	30, 2022 100.00	Description
WPG Holdings Limited	Silicon Application Corporation	Sales of computer software, hardware and electronic products	100.00	100.00	100.00	
WPG Holdings Limited	WPG Korea Co., Ltd.	Agent and sales of electronic / electrical components	100.00	100.00	100.00	Notes 20 and 21
WPG Holdings Limited	WPG Electronics Limited	Warehousing services	100.00	100.00	100.00	Notes 20 and
WPG Holdings Limited	WPG International (CI) Limited	Holding company	100.00	100.00	100.00	Notes 20 and 21
WPG Holdings Limited	Asian Information Technology Inc.	Sales of electronic / electrical components	100.00	100.00	100.00	
WPG Holdings Limited	Yosun Industrial Corp.	"	100.00	100.00	100.00	
WPG Holdings Limited	WPG Investment Co., Ltd.	Investment company	100.00	100.00	100.00	Notes 20 and 21
WPG Holdings Limited	Trigold Holdings Limited	Holding company	58.86	58.86	58.86	
WPG Holdings Limited	WPG EMEA B.V.	Sales of electronic / electrical components	100.00	100.00	100.00	Notes 20 and 21
WPG Holdings Limited	WPG Electronics (Hong Kong) Limited	Agent and sales of electronic / electrical components	100.00	100.00	0.00	Notes 13 and 21
WPG Holdings Limited	WPG South Asia Pte. Ltd.	Sales of electronic / electrical components	100.00	100.00	0.00	Notes 14 and 21
WPG Investment Co., Ltd.	Trigold Holdings Limited	Holding company	1.74	1.74	1.74	
WPG Investment Co., Ltd.	LaaS Holdings (Samoa) Limited	"	100.00	100.00	100.00	Notes 20 and 21
LaaS Holdings (Samoa) Limited	LaaS Holdings (HK) Limited	"	100.00	100.00	100.00	Notes 20 and 21
LaaS Holdings (HK) Limited	LaaS (Dongguan) Supply Chain Management Limited	Intelligent warehousing enhanced services	100.00	100.00	100.00	Notes 20 and 21

		_	(Ownership (%)		_
		Main business	June	December	June	
Name of investor	Name of subsidiary	activities	30, 2023	31, 2022	30, 2022	Description
World Peace Industrial Co., Ltd.	WPI International (South Asia) Pte. Ltd.	Agent and sales of electronic / electrical components	100.00	100.00	100.00	Notes 20 and 21
World Peace Industrial Co., Ltd.	WPI Technology Pte. Ltd.	"	100.00	100.00	100.00	Notes 9, 10 and 21
World Peace Industrial Co., Ltd.	Longview Technology Inc.	"	100.00	100.00	100.00	Notes 20 and 21
World Peace Industrial Co., Ltd.	AECO Technology Co., Ltd.	"	100.00	100.00	100.00	Notes 20 and 21
AECO Technology Co., Ltd.	Teco Enterprise Holding (BVI) Co., Ltd.	Investment company	100.00	100.00	100.00	Notes 20 and 21
Teco Enterprise Holding (BVI) Co., Ltd.	AECO Electronic Co., Ltd.	Trading of electronic / electrical products	100.00	100.00	100.00	Notes 20 and 21
WPI International (South Asia) Pte. Ltd.	World Peace International Pte. Ltd.	Holding company	0.00	0.00	0.00	Note 7
WPI International (South Asia) Pte. Ltd.	Genuine C&C (Indo China) Pte., Ltd.	Agent and sales of electronic / electrical components	80.00	80.00	80.00	Notes 7, 20 and 21
WPI International (South Asia) Pte. Ltd.	WPG Americans Inc.	"	4.31	4.31	4.31	Notes 2 and 7
WPI International (South Asia) Pte. Ltd.	World Peace International (South Asia) Pte. Ltd.	"	100.00	100.00	100.00	Note 7
World Peace International Pte. Ltd.	Genuine C&C (IndoChina) Pte., Ltd.	"	0.00	0.00	0.00	Note 7
World Peace International Pte. Ltd.	WPG Americas Inc.	"	0.00	0.00	0.00	Notes 2 and 7
World Peace International Pte. Ltd.	World Peace International (South Asia) Pte Ltd.	n	0.00	0.00	0.00	Note 7
World Peace International (South Asia) Pte Ltd.	World Peace International (India) Pvt., Ltd.	n	100.00	100.00	100.00	Notes 20 and 21
World Peace International (South Asia) Pte Ltd.	l WPG C&C (Malaysia) Sdn. Bhd	"	100.00	100.00	100.00	Notes 20 and 21
World Peace International (South Asia) Pte Ltd.	WPG C&C (Thailand) Co., Ltd.	Agent and sales of information products	100.00	100.00	100.00	Note 3, 20 and 21
World Peace International (South Asia) Pte Ltd.	WPG C&C Computers And Peripheral (India) Private Limited	Agent and sales of electronic / electrical components	100.00	100.00	100.00	Notes 20 and 21

		Ownership (%)				
Name of investor	Name of subsidiary	Main business activities	June 30, 2023	December 31, 2022	June 30, 2022	Description
WPI Technology Pte. Ltd.	WPI International (Hong Kong) Limited	Agent and sales of electronic / electrical components	100.00	100.00	100.00	Notes 9 and 10
WPI International (Hong Kong) Limited	WPG C&C Limited	Agent and sales of information products	100.00	100.00	100.00	Notes 20 and 21
Longview Technology Inc.	Longview Technology GC Limited	Holding company	100.00	100.00	100.00	Notes 20 and 21
Longview Technology Inc.	Long-Think International Co., Ltd.	Agent and sales of electronic / electrical components	100.00	100.00	100.00	Notes 11, 20 and 21
Longview Technology GC Limited	Long-Think International (Hong Kong) Limited	u	100.00	100.00	100.00	Notes 20 and 21
Silicon Application Corporation	Silicon Application (BVI) Corp.	Holding company	100.00	100.00	100.00	Notes 20 and 21
Silicon Application Corporation	Win-Win Systems Ltd.	"	100.00	100.00	100.00	Notes 20 and 21
Silicon Application Corporation	SAC Components (South Asia) Pte. Ltd.	Sales of computer software, hardware and electronic products	100.00	100.00	100.00	Notes 20 and 21
Silicon Application Corporation	Pernas Electronic Co., Ltd.	Agent and sales of electronic / electrical components	100.00	100.00	100.00	Note 20
Silicon Application Corporation	Vsell Enterprise Co., Ltd.	"	70.00	0.00	0.00	Notes 16 and 21
Silicon Application Corporation	Vsell Enterprise Co., Ltd. (Shanghai)	n	100.00	0.00	0.00	Notes 17 and 21
Silicon Application Corporation	Maojie Trading (Shenzhen) Co., Ltd.	n	100.00	0.00	0.00	Notes 18 and 21
Pernas Electronics Co., Ltd.	Everwiner Enterprise Co., Ltd.	n	100.00	100.00	100.00	
Silicon Application (BVI) Corp.	Silicon Application Company Limited	Sales of computer software, hardware and electronic products	100.00	100.00	100.00	Notes 20 and 21
WPG Korea Co., Ltd.	Apache Communication Inc. (B.V.I.)	Investment company	100.00	100.00	100.00	Notes 20 and 21
Apache Communication Inc. (B.V.I.)	Apache Korea Corp.	Sales of electronic / electrical components	100.00	100.00	100.00	Notes 20 and 21
WPG International (CI) Limited	WPG International (Hong Kong) Limited	Holding company	100.00	100.00	100.00	Notes 20 and 21

	Ownership (%)					
Name of investor	Name of subsidiary	Main business activities	June 30, 2023	December 31, 2022	June 30, 2022	Description
WPG International (CI) Limited	WPG Americas Inc.	Agent and sales of electronic / electrical components	95.69	95.69	95.69	Note 2
WPG International (CI) Limited	WPG South Asia Pte. Ltd.	Sales of electronic / electrical components	0.00	0.00	100.00	Notes 14 and 20
WPG International (CI) Limited	WPG Cloud Service Limited	General trading	100.00	100.00	100.00	Notes 20 and 21
WPG International (CI) Limited	WPG Gain Tune Ltd.	Agent and sales of electronic / electrical components	100.00	100.00	100.00	Notes 20 and 21
WPG International (Hong Kong) Limited	WPG Electronics (Hong Kong) Limited	"	0.00	0.00	100.00	Notes 13 and 20
WPG International (Hong Kong) Limited	WPG China Inc.	"	100.00	100.00	100.00	
WPG International (Hong Kong) Limited	WPG China (SZ) Inc.	Sales of computer software, hardware and electronic products	100.00	100.00	100.00	
WPG South Asia Pte. Ltd.	WPG Malaysia Sdn. Bhd	Agent and sales of electronic / electrical components	100.00	100.00	100.00	Notes 20 and 21
WPG South Asia Pte. Ltd.	WPG (Thailand) Co., Ltd.	"	100.00	100.00	100.00	Notes 5, 20 and 21
WPG South Asia Pte. Ltd.	WPG India Electronics Pvt. Ltd.	"	99.99	99.99	99.99	Notes 6, 20 and 21
WPG South Asia Pte. Ltd.	WPG Electronics (Philippines) Inc.	n	100.00	100.00	100.00	Notes 4, 20 and 21
WPG South Asia Pte. Ltd.	WPG SCM Limited	"	100.00	100.00	100.00	
WPG South Asia Pte. Ltd.	WPG Vietnam Co., Ltd.	n	100.00	100.00	100.00	Notes 20 and 21
WPG South Asia Pte. Ltd.	Yosun Singapore Pte., Ltd.	Sales of electronic / electrical components	100.00	100.00	0.00	Notes 15 and 21
WPG Malaysia Sdn. Bhd	WPG India Electronics Pvt. Ltd.	Agent and sales of electronic / electrical components	0.01	0.01	0.01	Notes 6, 20 and 21
Asian Information Technology Inc.	Apache Communication Inc.	Sales of electronic / electrical products	100.00	100.00	100.00	
Asian Information Technology Inc.	Henshen Electric Trading Co., Ltd.	"	100.00	100.00	100.00	Notes 20 and 21

		Ownership (%)				
Name of investor	Name of subsidiary	Main business activities	June 30, 2023	December 31, 2022	June 30, 2022	Description
Asian Information Technology Inc.	Frontek Technology Corporation	Sales of electronic / electrical products	100.00	100.00	100.00	-
Asian Information Technology Inc.	Fame Hall International Co., Ltd.	Investment company	100.00	100.00	100.00	Notes 20 and 21
Frontek Technology Corporation	Frontek International Limited	"	100.00	100.00	100.00	Notes 20 and 21
Fame Hall International Co., Ltd.	AIT Japan Inc.	Sales of electronic / electrical products	100.00	100.00	100.00	Notes 20 and 21
Frontek International Limited	Gather Technology Incorporation Limited	Sales of electronic / electrical components	100.00	100.00	100.00	Notes 20 and 21
Yosun Industrial Corp.	Sertek Incorporated	"	100.00	100.00	100.00	
Yosun Industrial Corp.	Suntop Investments Limited	Investment company	100.00	100.00	100.00	
Yosun Industrial Corp.	Richpower Electronic Devices Co., Ltd.	Sales of electronic / electrical components	100.00	100.00	100.00	
Richpower Electronic Devices Co., Ltd.	Richpower Electronic Devices Co., Limited	Sales of electronic / electrical products	100.00	100.00	100.00	
Richpower Electronic Devices Co., Ltd.	Richpower Electronic Devices Pte., Ltd.	"	100.00	100.00	100.00	Notes 20 and 21
Sertek Incorporated	Sertek Limited	Sales of electronic / electrical components	100.00	100.00	100.00	Notes 20 and 21
Suntop Investments Limited	Yosun Hong Kong Corp. Ltd.	"	100.00	100.00	100.00	
Suntop Investments Limited	Yosun Singapore Pte Ltd.	"	0.00	0.00	100.00	Notes 15 and 20
Yosun Hong Kong Corp. Ltd.	Yosun South China Corp. Ltd.	"	100.00	100.00	100.00	Notes 20 and 21
Yosun Hong Kong Corp. Ltd.	Yosun Shanghai Corp. Ltd.	Warehouse business and sales of electronic components	100.00	100.00	100.00	Notes 20 and 21
Trigold Holdings Limited	Genuine C&C Inc.	Sales of computer and its peripherals	100.00	100.00	100.00	
Trigold Holding Limited	Trigold (Hong Kong) Company Limited	Holding company	100.00	100.00	100.00	
Trigold Holding Limited	Peng Yu Trigold Limited	Sales of electronic / electrical products	100.00	100.00	100.00	Note 8

		<u>-</u>	Ownership (%)			_
Name of investor	Name of subsidiary	Main business activities	June 30, 2023	December 31, 2022	June 30, 2022	Description
Trigold (Hong Kong) Company Limited	Peng Yu (Shanghai) Digital Technology Co., Ltd.	Sales of electronic / electrical products	100.00	100.00	100.00	Notes 20 and 21
Trigold (Hong Kong) Company Limited	WPG C&C Shanghai Co., Ltd.	"	100.00	100.00	100.00	
Triglod (Hong Kong) Company Limited	Trigolduo (Shanghai) Industrial Development Ltd.	Children's indoor amusement park	70.00	70.00	70.00	Notes 20 and 21
Trigold (Hong Kong) Company Limited	Peng Yu Trigold Limited	Sales of electronic/ electrical products	0.00	0.00	0.00	Note 8
Trigolduo (Shanghai) Industrial Development Ltd.	Trigold Tongle (Shanghai) Industrial Development Ltd.	Children's indoor amusement park	100.00	100.00	100.00	Notes 20 and 21
Genuine C&C, Inc.	Hoban Inc.	An E-commerce company which operates B2C and O2O businesses	100.00	100.00	100.00	Notes 20 and 21
Genuine C&C, Inc.	Genuine C&C Holding Inc. (Seychelles)	Holding company	0.00	100.00	100.00	Notes 19 and 20
Peng Yu (Shanghai) Digital Technology Co., Ltd.	Peng Yu International , Limited	Sales of electronic/electrical products	100.00	100.00	100.00	Notes 20 and 21
WPG EMEA B.V.	WPG EMEA UK LIMITED	Sales of electronic / electrical components	100.00	100.00	0.00	Notes 12 and 21

- Note 1: The combined ownership percentage of common shares held by the Company and its subsidiaries is more than 50% or has control power.
- Note 2: World Peace Industrial Co., Ltd. totally held 4.31% of shares of WPG Americas Inc. through World Peace International (South Asia) Pte Ltd. and WPI International (Hong Kong) Limited. Along with shares of WPG Americas Inc. held by WPG International (CI) Limited, the total shareholding ratio is 100%.
- Note 3: Due to restriction of local regulations, the Company holds 51% ownership which is under the name of other individuals. The substantial ownership held by the Company is 100%.
- Note 4: Due to restriction of local regulations, the Company holds 62% ownership which is under the name of other individuals. The substantial ownership held by the Company is 100%.
- Note 5: Due to restriction of local regulations, the Company holds 61% ownership which is under the name of other individuals. The substantial ownership held by the Company is 100%.

- Note 6: WPG South Asia Pte. Ltd. and WPG Malaysia Sdn. Bhd. separately hold 99.99% and 0.01% of shares of the subsidiary, respectively, and both companies together hold 100% of shares of the subsidiary.
- Note 7: WPI International (South Asia) Pte. Ltd. merged with World Peace International Pte. Ltd., and the effective date for the merger was set on January 1, 2022. Under the merger, WPI International (South Asia) Pte. Ltd. was the surviving company while World Peace International Pte. Ltd. was the dissolved company. The equity interest held by World Peace International Pte. Ltd. was transferred to WPI International (South Asia) Pte. Ltd.
- Note 8: The Board of Directors of Trigold Holdings Limited resolved to acquire a 100% equity interest in Peng Yu Trigold Limited from Trigold (Hong Kong) Company Limited, and the effective date for the transaction was set on January 1, 2022.
- Note 9: The subsidiary, WPI Investment Holding (BVI) Company Ltd., was renamed as WPI Investment Holding Company Pte. Ltd. in March 2022.
- Note 10: The subsidiary, WPI Investment Holding Company Pte. Ltd., was renamed as WPI Technology Pte. Ltd. in August 2022.
- Note 11: In December 2022, the subsidiary, Long-Think International Co., Ltd., was dissolved and liquidated, however, as of June 30, 2023, the liquidation process has not yet been completed.
- Note 12: The subsidiary was established in November 2022.
- Note 13: In October 2022, WPG International (CI) Limited acquired a 100% equity interest in WPG Electronics (Hong Kong) Limited from WPG International (Hong Kong) Limited, and the effective date for the transaction was set on October 1, 2022. Additionally, in December 2022, the Company acquired a 100% equity interest in WPG Electronics (Hong Kong) Limited from WPG International (CI) Limited, and the effective date for the transaction was set on December 1, 2022.
- Note 14: The Board of Directors of the Group resolved to acquire a 100% equity interest in WPG South Asia Pte. Ltd. from WPG International (CI) Limited, and the effective date for the transaction was set on December 1, 2022.
- Note 15: In December 2022, WPG South Asia Pte. Ltd. acquired a 100% equity interest in Yosun Singapore Pte. Ltd. from Suntop Investments Limited, and the effective date for the transaction was set on December 31, 2022.
- Note 16: The Board of Directors of the subsidiary, Silicon Application Corporation, resolved to acquire a 70% equity interest in Vsell Enterprise Co., Ltd., and the effective date for the transaction was set on May 1, 2023.

- Note 17: The Board of Directors of the subsidiary, Silicon Application Corporation, resolved to acquire a 100% equity interest in Vsell Enterprise Co., Ltd. (Shanghai), and the effective date for the transaction was set on May 1, 2023.
- Note 18: The Board of Directors of the subsidiary, Silicon Application Corporation, resolved to acquire a 100% equity interest in Maojie Trading (Shenzhen) Co., Ltd., and the effective date for the transaction was set on May 1, 2023.
- Note 19: The Subsidiary, Genuine C&C Holding Inc. (Seychelles) has completed liquidation process in March 29, 2023.
- Note 20: The financial statements of the entity as of and for the six months ended June 30, 2022 were not reviewed by the independent auditors as the entity did not meet the definition of a significant subsidiary.
- Note 21: The financial statements of the entity as of and for the six months ended June 30, 2023 were not reviewed by independent auditors as the entity did not meet the definition of a significant subsidiary.
- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group:

As of June 30, 2023, December 31, 2022 and June 30, 2022, the non-controlling interest amounted to \$926,920, \$857,053 and \$831,863, respectively. The information on non-controlling interest and respective subsidiaries is as follows:

	Principal		Non-controlling interest					
	place	June 30, 2023		December 31, 2022		June 30, 2022		
Name of subsidiary	of business	Amount	Ownership	Amount	Ownership	Amount	<u>Ownership</u>	
Trigold Holdings	Taiwan	\$ 795,876	39.40%	\$815,604	39.40%	\$ 788,787	39.40%	
Limited and its								
subsidiaries (Note)								

Note: Details of equity interest in Trigold Holdings Limited held by the Company are provided in Note 1(1).

Summarized financial information of the subsidiaries:

(a) Balance sheets

(a)	Balance sheets						
			•	•	Limited and		
		June 30, 2			mber 31, 20		June 30, 2022
	Current assets		55,243	\$	7,572,		, ,
	Non-current assets		77,441		402,		291,233
	Current liabilities		31,471)	(5,722,		5,587,599
	Non-current liabilities	-	91,803)	(185,9		86,352
	Total net assets	2,00	09,410		2,066,	581	2,002,566
	Less: Non-controlling	,	10 505	,	0	10.45	F.C.F.
	interest	(10,585)	(3,	<u>484</u>) _	565
	Equity attributable to						
	owners of the parent company	\$ 2.0	19,995	\$	2,070,0	065 \$	2,002,001
	company	<u> </u>	17,775	Ψ	2,070,	<u> </u>	2,002,001
(b)	Statements of comprehe	ensive incom					
			<u>Trigo</u>	<u>ld Hol</u>	dings Limi	ited and	its subsidiaries
				Thre	ee months	ended J	une 30,
				2023	3		2022
	Revenue		\$	5,4	118,716	\$	4,790,989
	Profit before tax		•	•	52,196		35,964
	Income tax expense		(26,062)	(19,704)
	Profit for the period		`		26,134	`	16,260
	Other comprehensive (1	oss) income,			ŕ		•
	net of tax		(17,272)		8,324
	Total comprehensive in	come	\$		8,862	\$	24,584
	Total comprehensive lo	ss attributable	e				
	to non-controlling inte	erest	(980)	(3,838)
	Dividends paid to non-o	controlling					
	interests		\$		39,624	\$	63,399
			<u>Trigo</u>	<u>ld Hol</u>	dings Limi	ited and	its subsidiaries
				Six	months e	<u>nded Ju</u>	ne 30,
				2023	3		2022
	Revenue		\$	10,5	517,252	\$	9,721,842
	Profit before tax				98,998		176,496
	Income tax expense		(37,816)	(53,290)
	Profit for the period		`		61,182	,	123,206
	Other comprehensive (1	oss) income.			01,102		120,200
	net of tax	oss) meome,	(18,470)		53,021
	Total comprehensive in	come	\$		42,712	\$	176,227
	Total comprehensive lo		<u></u>		,	-	, =
	to non-controlling inte		(7,101)	(5,232)
	Dividends paid to non-c		`		/	`	- <u>,</u> /
	interests	ondoning	\$		39,624	\$	63,399
	meresis						,

(c) Statements of cash flows

State Heart of Cash Hows								
	<u>Trigo</u>	Trigold Holdings Limited and its subsidiaries						
	Six months ended June 30,							
		2023		2022				
Net cash used in operating activities	(\$	306,086)	(\$	2,070,476)				
Net cash used in investing activities	(308,986)	(183,749)				
Net cash provided by financing								
activities		207,990		1,540,335				
Effect of exchange rates on cash and								
cash equivalents	()	11,655)		68,277				
Decrease in cash and cash equivalents	()	418,737)	(645,613)				
Cash and cash equivalents, beginning								
of period		1,556,798		1,600,601				
Cash and cash equivalents, end of								
period	\$	1,138,061	\$	954,988				

(4) Employee benefits

A. Short-term employee benefits

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

B. Pensions

(a) Defined contribution plans

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

(b) Defined benefit plans

- i. Net obligation under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive on retirement for their services with the Group in current period or prior periods. The liability recognized in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets. The net defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The rate used to discount is determined by using interest rates of government bonds (at the balance sheet date) of a currency and term consistent with the currency and term of the employment benefit obligations.
- ii. Remeasurements arising on defined benefit plans are recognized in other comprehensive income in the period in which they arise and are recorded as retained earnings.
- iii. Pension cost for the interim period is calculated on a year-to-date basis by using the pension cost rate derived from the actuarial valuation at the end of the prior

financial year, adjusted for significant market fluctuations since that time and for significant curtailments, settlements, or other significant one-off events. Also, the related information is disclosed accordingly.

C. Employees' compensation and directors' remuneration

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

(5) Income tax

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

- balance sheet date, unrecognized and recognized deferred tax assets are reassessed.
- E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously. Deferred income tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realize the asset and settle the liability simultaneously.
- F. The interim period income tax expense is recognized based on the estimated average annual effective income tax rate expected for full financial year applied to the pretax income of the interim period, and the related information is disclosed accordingly.

(6) Business combinations

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

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

The preparation of these consolidated financial statements requires management to make critical judgements in applying the Group's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors. Such

assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year; and the related information is addressed below:

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

Revenue recognition on a net/gross basis

The Group determines whether the nature of its performance obligation is to provide the specified goods or services itself (i.e. the Group is a principal) or to arrange for the other party to provide those goods or services (i.e. the Group is an agent) based on the transaction model and its economic substance. The Group is a principal if it controls a promised good or service before it transfers the good or service to a customer. The Group recognizes revenue at gross amount of consideration to which it expects to be entitled in exchange for those goods or services transferred. The Group is an agent if its performance obligation is to arrange for the provision of goods or services by another party. The Group recognizes revenue at the amount of any fee or commission to which it expects to be entitled in exchange for arranging for the other party to provide its goods or services.

Indicators that the Group controls the good or service before it is provided to a customer include the following:

- A. The Group is primarily responsible for the provision of goods or services.
- B. The Group assumes the inventory risk before transferring the specified goods or services to the customer or after transferring control of the goods or services to the customer.
- C. The Group has discretion in establishing prices for the goods or services.

(2) <u>Critical accounting estimates and assumptions</u>

A. Impairment assessment of goodwill

The impairment assessment of goodwill relies on the Group's subjective judgement, including identifying cash-generating units, allocating assets and liabilities as well as goodwill to related cash-generating units, and determining the recoverable amounts of related cash-generating units. Refer to Note 6(13) for the information on goodwill impairment.

B. Valuation of provision for allowance for accounts receivable

In the process of assessing uncollectible accounts, the Group must use judgements and assumptions to determine the collectability of accounts receivable. The collectability is affected by various factors: customers' financial conditions, the Company's internal credit ratings, historical experience, current economic conditions, etc. When sales are not expected to be collected, the Group recognizes a specific allowance for doubtful receivables after the assessment. The assumptions and estimates of allowance for uncollectible accounts are based on concerning future events as that on the balance sheet date. Assumptions and estimates may differ from the actual results which may result in a material adjustment. Refer to Note 12(2) for the information on assessing uncollectible accounts for doubtful receivables.

6. <u>DETAILS OF SIGNIFICANT ACCOUNTS</u>

(1) Cash and cash equivalents

	June 30, 2023		December 31, 2022		June 30, 2022	
Petty cash and cash on hand	\$	9,579	\$	9,245	\$	8,446
Checking accounts deposits		2,734,333		3,269,467		3,343,572
Demand deposits		11,127,752		11,727,841		8,864,173
Time deposits		659,136		1,590,789		415,159
	\$	14,530,800	\$	16,597,342	\$	12,631,350

- A. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- B. There were no cash and cash equivalents pledged to others.

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

Items	J	une 30, 2023	Dece	ember 31, 2022	Ju	ine 30, 2022
Current items:						
Financial assets mandatorily						
measured at fair value through						
profit or loss						
Derivatives	\$	9,223	\$	4,652	\$	12,214
Valuation adjustment		1,617		1,223		1,228
	\$	10,840	\$	5,875	\$	13,442
Financial liabilities held for						
trading						
Derivatives	\$	5,875	\$	4,148	\$	266
Non-current items:						
Financial assets mandatorily						
measured at fair value through						
profit or loss						
Listed stocks	\$	632,863	\$	177,849	\$	182,894
Unlisted stocks		968,314		1,495,281		1,522,397
Preference stocks of non-public						
companies		34,200		34,200		34,200
		1,635,377		1,707,330		1,739,491
Valuation adjustment		2,098,208		17,287		99,600
	\$	3,733,585	\$	1,724,617	\$	1,839,091

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

	 Three months ended June 30,						
	 2023	2022					
Financial assets / liabilities mandatorily							
measured at fair value through profit or							
loss							
Equity instruments	\$ 2,079,517	(\$	16,815)				
Derivatives	 96,573		30,863				
	\$ 2,176,090	\$	14,048				

	Six months ended June 30,						
		2023		2022			
Financial assets / liabilities mandatorily measured at fair value through profit or loss							
Equity instruments	\$	2,130,505	(\$	81,557)			
Derivatives		98,695		27,917			
	\$	2,229,200	(\$	53,640)			

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

June 30, 2023						
		Contract namical				
	(Note)	Contract period				
USD	5,800	2023.05.31~2023.09.27				
RMB	24,000	2023.06.08~2023.07.19				
USD	23,096	2023.04.27~2023.08.11				
USD	110,200	2023.06.28~2023.07.06				
\$	3,362	2023.06.30~2023.07.19				
	Decembe	er 31, 2022				
	•	Contract paried				
	(INOIE)	Contract period				
USD	3,700	2022.12.06~2023.02.28				
RMB	65,000	2022.12.23~2023.03.23				
EUR	800	2022.11.08~2023.02.06				
USD	3,000	2022.12.23~2023.01.13				
USD	22,936	2022.09.29~2023.01.30				
\$	2,828	2022.12.30~2023.01.30				
	USD RMB USD \$ Contra (notion) USD RMB EUR USD USD USD	Contract amount (notional principal) (Note) USD 5,800 RMB 24,000 USD 23,096 USD 110,200 \$ 3,362 December Contract amount (notional principal) (Note) USD 3,700 RMB 65,000 EUR 800 USD 3,000 USD 22,936				

		June 30, 2022								
		ct amount al principal)								
Derivative financial instruments	(Note)	Contract period							
Current items:										
Forward foreign exchange contracts										
- Sell	RMB	40,000	2022.01.10~2022.09.19							
- Sell-SWAP	USD	2,000	2022.06.23~2022.07.12							
- Buy	USD	28,101	2022.05.09~2022.09.29							
	EUR	2,000	2022.06.13~2022.07.14							
- Buy-SWAP	USD	15,000	2022.06.28~2022.07.05							
Futures	\$	5,879	2022.06.30~2022.07.20							

Note: Amounts are expressed in thousands.

(a) Forward foreign exchange contracts

The Group entered into forward exchange contracts to manage exposures to foreign exchange rate fluctuations of import or export sales. However, the forward exchange contracts did not meet the criteria for hedge accounting. Therefore, the Group did not apply hedge accounting.

(b) Futures

The futures which are owned by the Group are stock index futures aiming to earn the spread. As of June 30, 2023, December 31, 2022 and June 30, 2022, the balance of margin in the account were \$3,925, \$3,372 and \$3,302, and the amount of excess margin were \$3,741, \$3,188 and \$2,934, respectively.

- C. Details of the Group's financial assets at fair value through profit or loss pledged to others as collateral are provided in Note 8.
- D. Information relating to credit risk of financial assets / liabilities at fair value through profit or loss is provided in Note 12(2).

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

Items	Ju	June 30, 2023		December 31, 2022		June 30, 2022	
Non-current items:							
Equity instruments							
Listed stocks	\$	2,903,555	\$	2,903,556	\$	2,903,555	
Unlisted stocks		253,050		228,006	_	78,006	
		3,156,605		3,131,562		2,981,561	
Valuation adjustment		236,670		209,521	_	476,988	
	<u>\$</u>	3,393,275	\$	3,341,083	\$	3,458,549	

A. The Group has elected to classify equity investments that are considered to be strategic investments as financial assets at fair value through other comprehensive income. The fair

value of such investments amounted to \$3,393,275, \$3,341,083 and \$3,458,549 as at June 30, 2023, December 31, 2022 and June 30, 2022, respectively.

B. Amounts recognized in profit or loss and other comprehensive income in relation to the financial assets at fair value through other comprehensive income are listed below:

	Three months ended June 30,						
		2023		2022			
Financial assets at fair value through other comprehensive income							
Fair value change recognized in other							
comprehensive income (loss)	(<u>\$</u>	126,784)	(<u>\$</u>	637,667)			
		Six months e	ended Ju	une 30,			
		2023		2022			
Financial assets at fair value through other comprehensive income							
Fair value change recognized in other							
comprehensive income (loss)	\$	27,149	(<u>\$</u>	731,517)			

- C. As at June 30, 2023, December 31, 2022 and June 30, 2022, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at fair value through other comprehensive income held by the Group amounted to \$3,156,605, \$3,131,562 and \$2,981,561, respectively.
- D. The Group has no financial assets at fair value through other comprehensive income pledged to others as collateral.
- E. Information relating to credit risk of financial assets at fair value through other comprehensive income is provided in Note 12(2).

(4) Financial assets at amortized cost

Items	Jı	June 30, 2023		ember 31, 2022	June 30, 2022		
Current items:							
Pledged time deposits	\$	2,510	\$	2,672	\$	-	
Time deposits		255,596		276,472		251,967	
	\$	258,106	\$	279,144	\$	251,967	
Non-current items:							
Earmarked repatriated funds	\$	1,618,012	\$	1,595,669	\$	1,544,230	

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

		Three months ended June 30,					
	2023			2022			
Interest income	<u>\$</u>	25,996	\$	5,154			

	Six months ended June 30,				
		2023	2022		
Interest income	\$	49,500	\$	7,362	

- B. As of June 30, 2023, December 31, 2022 and June 30, 2022, the Group's certain offshore funds in the amount of \$1,618,012, \$1,595,669 and \$1,544,230 are restricted under the Management, Utilization, and Taxation of Repatriated Offshore Funds Act, respectively, and were reclassified as "financial assets at amortized cost non-current".
- C. Details of the Group's financial assets at amortized cost pledged to others as collateral are provided in Note 8.
- D. Information relating to credit risk of financial assets at amortized cost is provided in Note 12(2).

(5) Notes and accounts receivable

	June 30, 2023		Dec	December 31, 2022		June 30, 2022
Notes receivable	\$	1,687,670	\$	2,427,415	\$	1,938,484
Less: Allowance for uncollectible						
accounts		_		_		
	\$	1,687,670	\$	2,427,415	\$	1,938,484
Accounts receivable Less: Allowance for uncollectible	\$	106,961,455	\$	118,681,279	\$	144,707,198
accounts	(<u></u>	1,010,553) 105,950,902	(<u>\$</u>	643,430) 118,037,849	(<u></u>	780,553) 143,926,645

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

	June 30	0, 2023	December	31, 2022
	Accounts receivable	Notes receivable	Accounts receivable	Notes receivable
Not past due	\$ 97,802,664	\$ 1,687,513	\$109,565,300	\$ 2,421,010
One month	7,537,065	157	7,863,041	6,405
Two months	807,593	-	603,621	_
Three months	136,616	-	178,671	_
Four months	50,847	-	42,819	-
Over four months	626,670		427,827	
	\$106,961,455	<u>\$ 1,687,670</u>	\$118,681,279	\$ 2,427,415

	June 30, 2022				
	Accounts receivable	Notes receivable			
Not past due	\$134,163,911	\$ 1,938,471			
One month	8,806,479	13			
Two months	849,337	-			
Three months	356,261	-			
Four months	61,532	-			
Over four months	469,678				
	\$144,707,198	\$ 1,938,484			

The above ageing analysis was based on the number of months past due.

- B. As of June 30, 2023, December 31, 2022 and June 30, 2022, the Group's receivables (including notes receivable) arising from contracts with customers amounted to \$108,649,125, \$121,108,694 and \$146,645,682, respectively.
- C. The Group has no notes receivable pledged to others as collateral. Further, information on accounts receivable that were pledged to others as collateral is provided in Note 8.
- D. As at June 30, 2023, December 31, 2022 and June 30, 2022, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Group's notes receivable was \$1,687,670, \$2,427,415 and \$1,938,484, and accounts receivable was \$105,950,902, \$118,037,849 and \$143,926,645, respectively.
- E. Information relating to credit risk of accounts receivable and notes receivable is provided in Note 12(2).

(6) Transfer of financial assets

A. Transferred financial assets that are derecognized in their entirety

The Group entered into factoring of accounts receivable with banks. In accordance with the contract requirements, the Group shall only be liable for the losses incurred on any commercial dispute and did not assume the risk of uncollectible accounts receivable. The Group does not have any continuing involvement in the transferred accounts receivable. The derecognized amounts had already deducted the estimated commercial disputes. The commercial papers and time deposits pledged to the banks are for losses incurred only on commercial disputes or for the banks' practice of accounts receivable factoring. The pledged commercial papers and time deposits do not cover losses other than those arising from commercial disputes. As of June 30, 2023, December 31, 2022 and June 30, 2022, outstanding accounts receivable were as follows:

June 30, 2023											
Purchaser of accounts receivable	Accounts receivable transferred	Amount derecognized		Facilities n thousands)	Amount advanced	Interest rate of amount advanced	Pledged assets				
Cathay United Bank	\$ 301,642	\$ 301,642	USD	27,000	\$ 301,642	5.07%~6.12%	None				
Mega International	1,434,883	1,434,883	USD	125,500	875,043	6.15%~6.4%	Note 1				
Commercial Bank			\$	690,000							
CTBC Bank	4,256,792	4,256,792	USD	429,200	1,924,782	5.2%~6.25%	Note 2				
E. SUN Commercial	2,796,837	2,796,837	USD	277,000	1,208,252	5.37%~6.67%	Note 3				
Bank			\$	20,000							
Taipei Fubon	898,857	898,857	USD	120,000	695,720	5.54%~6.26%	Note 4				
Commercial Bank											
Yuanta Commercial	212,404	212,404	USD	29,000	33,675	6.29%~6.68%	Note 5				
Bank											
The Hong Kong and	7,155,508	7,155,508	USD	362,900	5,226,921	5.92%	Note 6				
Shanghai Banking											
Corporation Limited											

June 30, 2023

Purchaser of accounts receivable	r	Accounts eceivable ansferred	de	Amount			Amount advanced	Interest rate of amount advanced	Pledged assets
Standard Chartered	\$	57,941		57,941		3,000 \$	-	-	None
Bank									
Taishin International		3,149,784		3,149,784	USD	25,000	1,103,865	6.08%~6.35%	Note 7
Bank					\$	11,510,000			
Bank SinoPac		1,999,349		1,999,349	USD	140,000	434,414	1.7%~6.17%	Note 8
Far Eastern		317,614		317,614	USD	19,000	56,207	6.05%~6.33%	Note 9
International Bank					\$	400,000			
Chang Hwa Bank		867,989		867,989	USD	85,000	738,068	5.24%~6.48%	Note 10
DBS Bank		6,146,627		6,146,627	USD	573,000	4,164,357	5.2%~6.29%	Note 11
Taiwan Cooperative		19,626		19,626	USD	2,500	-	-	Note 12
Bank					\$	10,000			
Hang Seng Bank		4,773,635		4,773,635	USD	476,452	4,691,400	5.6%~6.3%	None
KGI Bank		594,119		594,119	USD	76,000	7,204	5.67%	Note 13
					\$	750,000			
Bank of Taiwan		31,019		31,019	USD	20,000	31,019	6.17%~6.4%	Note 14
Mizuho Bank		1,877,088		1,877,088	USD	135,000	1,877,088	5.92%~6.19%	Note 15

- Note 1: The Group has signed commercial papers amounting to USD 125,500 thousand and \$690,000 that were pledged to others as collateral.
- Note 2: The Group has signed commercial papers amounting to USD 49,870 thousand that were pledged to others as collateral.
- Note 3: The Group has signed commercial papers amounting to USD 277,000 thousand and \$20,000 that were pledged to others as collateral.
- Note 4: The Group has signed commercial papers amounting to USD 500 thousand that were pledged to others as collateral.
- Note 5: The Group has signed commercial papers amounting to USD 29,000 thousand that were pledged to others as collateral.
- Note 6: The Group has signed commercial papers amounting to USD371,410 thousand that were pledged to others as collateral.
- Note 7: The Group has signed commercial papers amounting to USD 2,500 thousand and \$11,330,000 that were pledged to others as collateral.
- Note 8: The Group has signed commercial papers amounting to USD 132,000 thousand that were pledged to others as collateral.
- Note 9: The Group has signed commercial papers amounting to USD 19,000 thousand and \$400,000 that were pledged to others as collateral.
- Note 10: The Group has signed commercial papers amounting to USD 85,000 thousand that were pledged to others as collateral.
- Note 11: The Group has signed commercial papers amounting to USD 375,100 thousand that were pledged to others as collateral.

- Note 12: The Group has signed commercial papers amounting to USD 2,500 thousand and \$10,000 that were pledged to others as collateral.
- Note 13: The Group has signed commercial papers amounting to USD 7,600 thousand and \$750,000 that were pledged to others as collateral.
- Note 14: The Group has signed commercial papers amounting to USD 20,000 thousand that were pledged to others as collateral.
- Note 15: The Group has signed commercial papers amounting to USD 135,000 thousand that were pledged to others as collateral.

December 31, 2022 Interest rate Accounts receivable of amount Purchaser of Amount Facilities Amount Pledged transferred advanced derecognized accounts receivable (In thousands) advanced assets 373,179 USD 373,179 \$ 2.91%~5.07% Cathay United Bank 27,000 \$ 373,179 None Mega International 1,677,607 1,677,607 USD 125,500 1,366,154 4.36%~6.22% Note 1 Commercial Bank \$ 690,000 CTBC Bank 5,184,203 USD 2.28%~5.22% Note 2 5,184,203 429,200 2,515,265 3.03%~6.19% E. SUN Commercial 2,859,109 2,859,109 USD 275,000 1,911,492 Note 3 Bank \$ 20,000 Taipei Fubon 1,364,525 1,364,525 USD 112,500 988,277 3.07%~5.35% Note 4 Commercial Bank Yuanta Commercial 296,629 USD 29,000 296,629 59,337 5.84%~5.92% Note 5 Bank The Hong Kong and 7,380,004 7,380,004 USD 362,900 5,393,161 4.67%~5.17% Note 6 Shanghai Banking Corporation Limited Standard Chartered 43,737 43,737 USD 3,000 None Rank Taishin International 3,696,211 3,696,211 USD 21,000 2,906,118 4.2%~5.49% Note 7 Bank \$ 11,510,000 Bank SinoPac 1,727,485 1,727,485 USD 140,000 609,567 1.53%~5.87% Note 8 Far Eastern 333,992 USD Note 9 333,992 19,000 122,681 $4.9\% \sim 6.2\%$ International Bank \$ 400,000 Chang Hwa Bank 1,084,361 USD 85,000 3.17%~5.71% Note 10 1,084,361 965,772 DBS Bank 8,024,964 8,024,964 USD 618,000 5,182,014 2.13%~5.73% Note 11 Taiwan Cooperative 54,827 USD 2,500 Note 12 54,827 Bank \$ 10,000 Hang Seng Bank 11,942,053 11,942,053 USD 476,280 11,756,996 3.32%~4.94% None KGI Bank 690,530 690,530 USD 76,000 4.25% Note 13 113 \$ 750,000 Bank of Taiwan 108,525 108,525 USD 20,000 108,525 4.65%~6.08% Note 14 1,916,481 USD Mizuho Bank 1,916,481 135,000 1,916,481 4.18%~5.43% Note 15

Note 1: The Group has signed commercial papers amounting to USD 125,500 thousand and \$690,000 that were pledged to others as collateral.

Note 2: The Group has signed commercial papers amounting to USD 49,370 thousand that

- were pledged to others as collateral.
- Note 3: The Group has signed commercial papers amounting to USD 275,000 thousand and \$20,000 that were pledged to others as collateral.
- Note 4: The Group has signed commercial papers amounting to USD 3,000 thousand that were pledged to others as collateral.
- Note 5: The Group has signed commercial papers amounting to USD 29,000 thousand that were pledged to others as collateral.
- Note 6: The Group has signed commercial papers amounting to USD 349,610 thousand that were pledged to others as collateral.
- Note 7: The Group has signed commercial papers amounting to USD 2,100 thousand and \$11,330,000 that were pledged to others as collateral.
- Note 8: The Group has signed commercial papers amounting to USD 110,000 thousand that were pledged to others as collateral.
- Note 9: The Group has signed commercial papers amounting to USD 19,000 thousand and \$400,000 that were pledged to others as collateral.
- Note 10: The Group has signed commercial papers amounting to USD 85,000 thousand that were pledged to others as collateral.
- Note 11: The Group has signed commercial papers amounting to USD 402,600 thousand that were pledged to others as collateral.
- Note 12: The Group has signed commercial papers amounting to USD 2,500 thousand and \$10,000 that were pledged to others as collateral.
- Note 13: The Group has signed commercial papers amounting to USD 7,600 thousand and \$750,000 that were pledged to others as collateral.
- Note 14: The Group has signed commercial papers amounting to USD 20,000 thousand that were pledged to others as collateral.
- Note 15: The Group has signed commercial papers amounting to USD 135,000 thousand that were pledged to others as collateral.

June 30, 2022											
Purchaser of accounts receivable	Accounts receivable transferred	Amount derecognized	_	Facilities thousands)	Amount advanced	Interest rate of amount advanced	Pledged assets				
Cathay United Bank	\$ 493,442	2 \$ 493,442	USD	50,000 \$	493,442	0.69%~2.46%	Note 1				
Mega International	2,120,370	2,120,370	USD	145,000	1,624,685	1.26%~3.74%	Note 2				
Commercial Bank			\$	510,000							
CTBC Bank	5,042,610	5,042,610	USD	391,900	4,475,600	0.85%~2.32%	Note 3				
			\$	162,000							
E. SUN Commercial	4,270,929	4,270,929	USD	265,500	3,175,193	0.84%~3.05%	Note 4				
Bank			\$	20,000							
Taipei Fubon	1,730,17	1,730,174	USD	99,000	1,685,748	0.67%~2.63%	Note 5				
Commercial Bank											

June 30, 2022

Purchaser of	Accounts receivable transferred	Amount	Facilities (In thousands)		Amount	Interest rate of amount advanced	Pledged
accounts receivable Yuanta Commercial	\$ 329,136	derecognized \$ 329,136		32,500 \$	126,412	1.78%~3.7%	Assets Note 6
Bank	φ 529,150	\$ 329,130	USD	32,300 ¢	120,412	1.76/0~3.7/0	Note 0
The Hong Kong and	7,885,079	7,885,079	USD	362,900	7,764,944	1.52%~2.36%	Note 7
Shanghai Banking	7,005,075	7,003,077	CDD	302,700	7,701,511	1.5270 2.5670	11010 /
Corporation Limited							
Standard Chartered	62,085	62,085	USD	3,000	34,778	1.87%	None
Bank	02,003	02,003		2,000	31,770	2,0,,,	
Taishin International	4,408,985	4,408,985	USD	21,000	2,860,862	1.36%~2.51%	Note 8
Bank		, ,	\$	11,510,000	, ,		
Bank SinoPac	2,507,102	2,507,102	USD	145,000	1,192,120	0.66%~3.54%	Note 9
Far Eastern	420,557	420,557	USD	19,000	268,163	1.61%~3.34%	Note 10
International Bank			\$	400,000			
Chang Hwa Bank	341,340	341,340	USD	90,000	67,239	1.17%~3.41%	Note 11
DBS Bank	9,408,358	9,408,358	USD	532,000	6,919,057	0.82%~3.6%	Note 12
Taiwan Cooperative	40,834	40,834	USD	3,000	24,521	2.78%~3.39%	Note 13
Bank			\$	15,000			
Hang Seng Bank	13,647,091	13,647,091	USD	476,452	13,391,481	1.19%~2.51%	None
KGI Bank	476,775	476,775	USD	64,000	182,017	1.45%~1.9%	Note 14
			\$	750,000			
Bank of Taiwan	62,224	62,224	USD	17,000	62,224	1.91%	Note 15
Mizuho Bank	2,370,672	2,370,672	USD	135,000	2,370,672	1.7%~2.49%	Note 16
BNP Paribas	230,151	230,151	USD	30,000	230,151	2.15%~2.75%	None

- Note 1: The Group has signed commercial papers amounting to USD 50,000 thousand that were pledged to others as collateral.
- Note 2: The Group has signed commercial papers amounting to USD 145,000 thousand and \$510,000 that were pledged to others as collateral.
- Note 3: The Group has signed commercial papers amounting to USD 39,440 thousand and \$16,200 that were pledged to others as collateral.
- Note 4: The Group has signed commercial papers amounting to USD 265,500 thousand and \$20,000 that were pledged to others as collateral.
- Note 5: The Group has signed commercial papers amounting to USD 900 that were pledged to others as collateral.
- Note 6: The Group has signed commercial papers amounting to USD 32,500 thousand that were pledged to others as collateral.
- Note 7: The Group has signed commercial papers amounting to USD 349,610 thousand that were pledged to others as collateral.
- Note 8: The Group has signed commercial papers amounting to USD 2,100 thousand and \$11,330,000 that were pledged to others as collateral.
- Note 9: The Group has signed commercial papers amounting to USD 110,000 thousand that were pledged to others as collateral.

- Note 10: The Group has signed commercial papers amounting to USD 19,000 thousand and \$400,000 that were pledged to others as collateral.
- Note 11: The Group has signed commercial papers amounting to USD 90,000 thousand that were pledged to others as collateral.
- Note 12: The Group has signed commercial papers amounting to USD 398,000 thousand that were pledged to others as collateral.
- Note 13: The Group has signed commercial papers amounting to USD 3,000 thousand and \$15,000 that were pledged to others as collateral.
- Note 14: The Group has signed commercial papers amounting to USD 10,000 thousand and \$750,000 that were pledged to others as collateral.
- Note 15: The Group has signed commercial papers amounting to USD 17,000 thousand that were pledged to others as collateral.
- Note 16: The Group has signed commercial papers amounting to USD 135,000 thousand that were pledged to others as collateral.
- B. Transferred financial assets that are not derecognized in their entirety
 - (a) The Group entered into factoring agreements with financial institutions to sell its accounts receivable. Under the agreement, the Group can transfer non-L/C accounts receivable financing to financial institutions, and the banks have the right of recourse to the transferred accounts receivable. For accounts receivable that will not be recovered in the specific period, the Group will retain risk and returns of such accounts receivable. Accordingly, the Group did not derecognize the accounts receivable where the banks have the right of recourse, and related advance payments were listed in 'short-term borrowings'.
 - (b) As of June 30, 2023, the information on the total carrying amount of the original assets before the transfer (same as carrying amount of the assets that the entity continue to recognize) and associated liabilities of transferred accounts receivable that continued to be recognized is as follows. There was no such transaction as of December 31, 2022 and June 30, 2022.

	Ju	June 30, 2023		ber 31, 2022	June 30, 2022		
Carrying amount of							
transferred accounts							
receivable	\$	271,713	\$	-	\$	-	
Carrying amount of							
advance payments	(216,466)	-	<u> </u>			
Net amount	\$	55,247	\$	<u>-</u>	\$		

(7)	Other receivables						
			June 30, 2023	Dece	ember 31, 2022		June 30, 2022
	Retention amount of factoring						
	accounts receivable	\$	13,522,057	\$	12,583,290	\$	8,898,605
	VAT refund		362,054		567,282		489,287
	Others		3,585,798		6,816,617		2,761,081
		\$	17,469,909	\$	19,967,189	<u>\$</u>	12,148,973
(8)	Inventories						
				Ju	ne 30, 2023		
					Allowance		
			Cost	f	or valuation		Book value
	Inventories	\$	95,896,389	(\$	2,587,004)	\$	93,309,385
	Inventories in transit	_	6,307,691		<u>-</u>	_	6,307,691
		\$	102,204,080	(<u>\$</u>	2,587,004)	<u>\$</u>	99,617,076
				Dece	mber 31, 2022		
					Allowance		
			Cost	f	or valuation		Book value
	Inventories	\$	108,191,637	(\$	2,304,180)	\$	105,887,457
	Inventories in transit	_	5,849,634		<u>-</u>	_	5,849,634
		\$	114,041,271	(<u>\$</u>	2,304,180)	<u>\$</u>	111,737,091
				Ju	ne 30, 2022		
					Allowance		
			Cost	fe	or valuation		Book value
	Inventories	\$	110,847,863	(\$	1,218,835)	\$	109,629,028
	Inventories in transit		9,242,636		<u> </u>		9,242,636
		\$	120,090,499	(<u>\$</u>	1,218,835)	\$	118,871,664
	The cost of inventories recogni	ized	as expense for t	the peri	iod:		
				٦	Three months en	nded	June 30,
					2023		2022
	Cost of goods sold		\$	4		\$	2022 191,308,300
	Cost of goods sold Loss on price decline in invent	ory	\$	4	2023		
	Loss on price decline in invent Loss on physical inventory	ory	\$	4	2023 50,452,143		191,308,300
	Loss on price decline in invent	ory	\$ \$ <u>\$</u>	15	2023 50,452,143 150,805		191,308,300 16,894
	Loss on price decline in invent Loss on physical inventory	cory	\$ \$ <u>\$</u>	15	2023 50,452,143 150,805 128 50,603,076	\$ <u>\$</u>	191,308,300 16,894 250 191,325,444
	Loss on price decline in invent Loss on physical inventory	ory	\$ \$	15	2023 50,452,143 150,805 128 50,603,076 Six months end	\$ <u>\$</u>	191,308,300 16,894 250 191,325,444 une 30,
	Loss on price decline in invent Loss on physical inventory	ory	\$ \$ \$	15	2023 50,452,143 150,805 128 50,603,076 Six months end	\$ <u>\$</u>	191,308,300 16,894 250 191,325,444
	Loss on price decline in invent Loss on physical inventory Cost of goods sold		<u>\$</u>	15	2023 50,452,143 150,805 128 50,603,076 Six months end	\$ <u>\$</u> ded J	191,308,300 16,894 250 191,325,444 une 30, 2022
	Loss on price decline in invent Loss on physical inventory Cost of goods sold Cost of goods sold		<u>\$</u>	15	2023 50,452,143 150,805 128 50,603,076 Six months end	\$ <u>\$</u> ded J	191,308,300 16,894 250 191,325,444 une 30, 2022
	Loss on price decline in invent Loss on physical inventory Cost of goods sold Cost of goods sold Loss on price decline (gain fro		<u>\$</u>	15	2023 50,452,143 150,805 128 50,603,076 Six months ence 2023 39,316,589	\$ <u>\$</u> ded J	191,308,300 16,894 250 191,325,444 une 30, 2022 393,183,748

(9) Investments accounted for using equity method

A. Details of investments accounted for using the equity method:

Investee company	June 30, 2023		Dec	ember 31, 2022	June 30, 2022	
WT Microelectronics Co.,						
Ltd. (WT)	\$	13,192,614	\$	11,952,982	\$	12,046,503
Chain Power Technology						
Corp. (Chain Power)		196,455		199,293		179,873
Sunrise Technology Co., Ltd.		47,410		46,009		45,289
Eesource Corp. (Eesource)		65,642		68,770		71,308
Suzhou Xinning Bonded						
Warehouse Co., Ltd.		64,756		69,957		69,003
Adivic Technology Co., Ltd.		22,137		17,640		23,487
Suzhou Xinning Logistics						
Co., Ltd.		46,515		48,473		47,770
Gain Tune Logistics						
(Shanghai) Co., Ltd.		33,790		36,500		30,085
VITEC WPG Limited		92,214		86,180		64,007
AutoSys Co., Ltd.		65,682		64,902		66,801
Beauteek Global Wellness						
Corporation Limited		20,874		18,031		16,669
Supply Consultants Limited		7,645		9,161		9,470
	\$	13,855,734	\$	12,617,898	\$	12,670,265

B. The basic information on the associate that is material to the Group is as follows:

	Principal		Shareholding ratio	·		
Company	place	June 30,	December 31,	June 30,	Nature of	Method of
name	of business	2023	2022	2022	relationship	measurement
WT	Taiwan	20%	20.05%	20.04%	Holding at least	Equity method
					20% of the voting	
					rights	

The summarized financial information of the associate that is material to the Group is as follows:

Balance sheet

		WT								
	J	June 30, 2023	De	cember 31, 2022		June 30, 2022				
Current assets	\$	171,980,595	\$	183,649,584	\$	178,152,794				
Non-current assets		19,932,184		15,994,600		16,600,291				
Current liabilities	(121,567,231)	(124,816,197)	(124,124,596)				
Non-current liabilities	(13,564,696)	(20,411,652)	(16,528,032)				
Total net assets	\$	56,780,852	\$	54,416,335	\$	54,100,457				
Adjustments on fair value of										
other intangible and										
tangible assets		142,739		125,590		108,158				
Total net assets after										
adjustments	\$	59,923,591	\$	54,541,925	<u>\$</u>	54,208,615				

				WT			
		June 30, 2023		ember 31, 2022	June 30, 2022		
Share in associate's net assets	\$	12,105,443	\$	10,865,811	\$	10,959,332	
Goodwill (Note)		1,087,171		1,087,171		1,087,171	
Carrying amount of the							
associate	\$	13,192,614	\$	11,952,982	\$	12,046,503	

Note: In February 2020, the Group held 29.9% equity interest in WT. However, WT increased its capital by issuing new shares in order to exchange shares with ASMedia Technology Inc., and the effective date for this share exchange was set on April 21, 2020, and the convertible bonds WT issued were converted to common stock. As the Group did not subscribe to the capital increase proportionately to its equity interest and WT issued employees' stock option certificate and purchased treasury shares, the Group's shareholding ratio of WT decreased to 20%, and its capital reserve increased by \$17,783. The Group obtained purchase price allocation report issued by independent appraisal firm for goodwill which arose from acquiring the Company's equity interest.

Statement of comprehensive income

•	,	WT	
	 Three months	ended	June 30,
	2023		2022
Revenue	\$ 117,459,847	\$	130,120,724
Profit for the period from continuing operations	952,021		2,147,749
Other comprehensive income (loss), net of	732,021		2,117,719
tax	 401,472	(6,479,148)
Total comprehensive income (loss) for the period	\$ 1,353,493	(<u>\$</u>	4,331,399)
Dividends received from associates	\$ 	\$	888,183
		WT anded	June 30
	 Six months e		
Revenue	\$		June 30, 2022 258,063,783
Revenue Profit for the period from continuing operations	\$ Six months e	ended_	2022
Profit for the period from continuing operations Other comprehensive income (loss), net of tax	\$ Six months 6 2023 237,563,005	ended_	2022 258,063,783
Profit for the period from continuing operations Other comprehensive income (loss), net of	\$ Six months 6 2023 237,563,005 1,644,108	ended_	2022 258,063,783 4,292,898

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

As of June 30, 2023, December 31, 2022 and June 30, 2022, the carrying amount of the Group's individually immaterial associates amounted to \$663,120, \$664,916 and \$623,762, respectively.

	Three months ended June 30,							
		2023		2022				
Profit for the period from continuing operations Other comprehensive income - net of tax	\$	2,941 13,996	\$	17,518 10,162				
Total comprehensive income	\$	16,937	\$	27,680				
		Six months en	nded Ju					
		2023		2022				
Profit for the period from continuing operations	\$	3,256	\$	38,328				
Other comprehensive income - net of tax		10,162		25,451				
Total comprehensive income	\$	13,418	\$	63,779				

D. The fair value of the Group's material associates with quoted market prices is as follows:

	June 30, 2023		Dec	ember 31, 2022	June 30, 2022			
WT Microelectronics Co.,								
Ltd.	\$	12,043,480	\$	10,821,421	\$	11,884,081		

- E. There was no impairment on investments accounted for using equity method as of June 30, 2023, December 31, 2022 and June 30, 2022.
- F. The Group is the single largest shareholder of WT with a 20% equity interest. Given the participation extent of other shareholders in the shareholders' meeting and record of voting rights for major proposals, which indicate that the Group has no current ability to direct the relevant activities of WT, the Group has no control, but only has significant influence, over the investee.
- G. The Group is the single largest shareholder of ChainPower with a 39% equity interest. Given that a 40.49% equity interest in ChainPower is concentrated on other investors and a group vote of minority voting rights hold more shares than the Group, which indicate that the Group has no current ability to direct the relevant activities of ChainPower, the Group has no control, but only has significant influence, over the investee.
- H. The Group is the single largest shareholder of Eesource with a 40% equity interest. Given that a 43% equity interest in Eesource is concentrated on other investors and a group vote of minority voting rights hold more shares than the Group, which indicate that the Group has no current ability to direct the relevant activities of Eesource, the Group has no control, but only has significant influence, over the investee.

I. Except for WT which was accounted for based on its financial statements which were reviewed by independent auditors, the other investments accounted for using the equity method as of June 30, 2023 and 2022 and the investment income (loss) for the six months ended June 30, 2023 and 2022 were recognized based on the investees' financial statements which were not reviewed by independent auditors.

(10)	Property,	plant and	equipment

	Land		Buildings and structures		nsportation equipment		Office equipment		Leasehold	_	Others		Total
Cost													
At January 1, 2023	\$ 6,920,63	30	4,149,898	\$	16,774	\$	610,192	\$	842,819	\$	1,713,666	\$	14,253,979
Additions		-	4,528		2,158		12,778		28,547		247,401		295,412
Acquired from business													
combinations	55,99	93	18,272		7,370		3,253		-		-		84,888
Disposals		- (60,718)		-	(9,067)	(6,189)	(12,749)	(88,723)
Transfers (Note)		-	21,041		-		142		-		-		21,183
Effect due to changes in													
exchange rates	$(\underline{5,29})$	<u>93</u>) (_	<u>25,957</u>)	(<u>7</u>)	(1,983)	(8,09 <u>5</u>)	(32,238)	(73,573)
At June 30, 2023	\$ 6,971,33	<u>30</u> <u>\$</u>	4,107,064	\$	26,295	<u>\$</u>	615,315	\$	857,082	\$	1,916,080	\$	14,493,166
Accumulated depreciation and	d impairment												
At January 1, 2023	\$ 1,58	32 \$	781,386	\$	12,753	\$	431,302	\$	623,578	\$	432,503	\$	2,283,104
Acquired from business													
combinations		-	1,642		6,792		2,504		-		-		10,938
Depreciation charge		-	86,606		890		34,822		27,461		86,906		236,685
Disposals		- (60,718)		-	(8,661)	(4,604)	(9,872)	(83,855)
Transfers (Note)		-	4,576		-		-		-		-		4,576
Effect due to changes in													
exchange rates	-	<u>-</u> (_	7,67 <u>0</u>)			(1,302)	(<u>2,871</u>)	(4,61 <u>1</u>)	(16,454)
At June 30, 2023	\$ 1,58	<u>32</u> <u>\$</u>	805,822	\$	20,435	\$	458,665	\$	643,564	\$	504,926	\$	2,434,994
Closing net book amount as													
at June 30, 2023	\$ 6,969,74	<u> 18</u>	3,301,242	\$	5,860	\$	156,650	\$	213,518	\$	1,411,154	\$	12,058,172

Note: Inventories amounting to \$142 and investment property amounting to \$16,465 were transferred to property, plant and equipment.

	Land	Buildings and structures	Transportation equipment	Office equipment	Leasehold improvements	Others	Construction in progress and equipment to be tested	<u>Total</u>
Cost								
At January 1, 2022	\$ 6,886,813	\$4,015,647	\$ 14,997	\$ 576,415	\$ 748,915	\$ 731,604	\$ 770,274	\$13,744,665
Additions	33,863	33,191	2,667	16,018	4,932	56,689	138,124	285,484
Disposals	-	-	-	(13,387)	(217)	(484)	-	(14,088)
Transfers (Note)	-	-	-	2,887	6,950	835,993	(843,840)	1,990
Effect due to changes in								
exchange rates	$(\underline{6,220})$	8,588	477	9,255	25,653	<u>28,679</u>	<u>14,073</u>	80,505
At June 30, 2022	\$ 6,914,456	<u>\$4,057,426</u>	<u>\$ 18,141</u>	\$ 591,188	\$ 786,233	<u>\$ 1,652,481</u>	<u>\$ 78,631</u>	\$14,098,556
Accumulated depreciation a	and impairment							
At January 1, 2022	\$ 1,582	\$ 614,642	\$ 12,516	\$ 372,188	\$ 548,644	\$ 283,378	\$ -	\$ 1,832,950
Depreciation charge	-	77,769	416	32,221	25,166	63,881	-	199,453
Disposals	-	, -	_	(13,338)	-	-	-	(13,338)
Effect due to changes in exchange rates		3,936	471	7,352	22,365	9,417		43,541
At June 30, 2022	\$ 1,582	\$ 696,347	\$ 13,403	\$ 398,423	\$ 596,175	\$ 356,676	<u>\$</u>	\$ 2,062,606
Closing net book amount as at June 30, 2022	\$ \$ 6,912,874	<u>\$3,361,079</u>	<u>\$ 4,738</u>	<u>\$ 192,765</u>	<u>\$ 190,058</u>	<u>\$ 1,295,805</u>	<u>\$ 78,631</u>	<u>\$12,035,950</u>

Note: Inventories amounting to \$1,990 were transferred to property, plant and equipment.

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

	Three months ended June 30,						
	20)23	2022				
Amount capitalized	\$	- \$	156				
Range of the interest rates for capitalization	•	·	.96%~0.99%				
	S	ix months ended June 30,					
	20)23	2022				
Amount capitalized	\$	- \$	280				
Range of the interest rates for capitalization	·	- 0	.94%~0.99%				

B. Information on property, plant and equipment that were pledged to others as collateral is provided in Note 8.

(11) <u>Leasing arrangements-lessee</u>

- A. The Group leases various assets including buildings, business vehicles and multifunction printers etc. Rental contracts are made for periods of 1 to 25 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- B. The carrying amounts of right-of-use assets are as follows:

			T	ransportation		Office				
	Βı	uildings and		equipment	e	quipment		Other		
		structures	(B	usiness vehicles)	(Pl	hotocopiers)	e	quipment		Total
Cost										
At January 1, 2023	\$	3,115,039	\$	116,942	\$	80,665	\$	153,667	\$3	,466,313
Additions		237,694		7,901		2,532		69		248,196
Acquired from business										
combinations		1,144		8,751		-		-		9,895
Disposals	(308,321)	(6,099)	(2,013)	(748)	(317,181)
Effect due to changes in										
exchange rates	(16,273)		1,049		110	(3,458)	(18,57 <u>2</u>)
At June 30, 2023	\$	3,029,283	\$	128,544	\$	81,294	\$	149,530	\$ 3	<u>,388,651</u>
Accumulated depreciation	<u>n</u>									
At January 1, 2023	\$	680,661	\$	47,379	\$	10,809	\$	40,859	\$	779,708
Depreciation charge		198,338		23,039		4,449		13,278		239,104
Acquired from business										
combinations		1,452		4,119		-		_		5,571
Disposals	(197,598)	(5,035)	(1,849)	(150)	(204,632)
Effect due to changes in										
exchange rates	(5,703)		519	(20)	(<u>925</u>)	(6,129)
At June 30, 2023	\$	677,150	\$	70,021	\$	13,389	\$	53,062	\$	813,622
Closing net book amount										
as at June 30, 2023	\$	2,352,133	\$	58,523	\$	67,905	\$	96,468	<u>\$2</u>	,575,029

			T	ransportation		Office				
	Βι	uildings and		equipment	e	quipment		Other		
		structures	<u>(B</u>	usiness vehicles)	(Pl	notocopiers)	e	quipment		Total
Cost										
At January 1, 2022	\$	2,087,839	\$	111,396	\$	86,928	\$	160,810	\$2	,446,973
Additions		214,413		48,123		1,245		1,086		264,867
Disposals	(575,784)	(26,546)	(12,417)	(16,375)	(631,122)
Effect due to changes in										
exchange rates		60,545		7,339		463		2,991	_	71,338
At June 30, 2022	\$	1,787,013	\$	140,312	\$	76,219	\$	148,512	<u>\$2</u>	,152,056
Accumulated depreciation	<u>1</u>									
At January 1, 2022	\$	800,888	\$	54,474	\$	26,322	\$	21,000	\$	902,684
Depreciation charge		198,325		24,055		4,888		12,695		239,963
Disposals	(502,661)	(26,001)	(12,127)	(3,528)	(544,317)
Effect due to changes in										
exchange rates		27,026		2,672		383		321		30,402
At June 30, 2022	\$	523,578	\$	55,200	\$	19,466	\$	30,488	\$	628,732
Closing net book amount										
as at June 30, 2022	\$	1,263,435	\$	85,112	\$	56,753	\$	118,024	<u>\$1</u>	,523,324

- C. For the six months ended June 30, 2023 and 2022, the additions to right-of-use assets were \$248,196 and \$264,867, respectively.
- D. Information on profit or loss in relation to lease contracts is as follows:

	Three months ended June 30,					
		2023		2022		
Items affecting profit or loss						
Interest expense on lease liabilities	\$	16,537	\$	14,368		
Expense on short-term lease contracts		5,603		3,899		
Expense on leases of low-value assets		3,712		3,121		
	Six months ended June 30,					
		Six months e	nded J	une 30,		
		Six months ex	nded J	une 30, 2022		
Items affecting profit or loss			nded J	<u> </u>		
Items affecting profit or loss Interest expense on lease liabilities	\$		nded J	<u> </u>		
0.1	\$	2023		2022		

E. For the six months ended June 30, 2023 and 2022, the Group's total cash outflow for leases were \$261,711 and \$278,918, respectively.

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

investment property						
		Land		structures		Total
Cost						
At January 1, 2023	\$	609,427	\$	1,448,059	\$	2,057,486
Transfers (Note)		-	(21,041)	(21,041)
Effect due to changes in						
exchange rates		<u>-</u>	(25,489)	(25,489)
At June 30, 2023	<u>\$</u>	609,427	<u>\$</u>	1,401,529	\$	2,010,956
Accumulated depreciation						
At January 1, 2023	\$	-	\$	490,811	\$	490,811
Depreciation charge		-		15,438		15,438
Transfers (Note)		-	(4,576)	(4,576)
Effect due to changes in						
exchange rates			(7,008)	(7,008)
At June 30, 2023	\$		\$	494,665	\$	494,665
Closing net book amount as at						
June 30, 2023	\$	609,427	\$	906,864	\$	1,516,291
			R	uildings and		
		Land		structures	-	Total
Cost						
At January 1, 2022	\$	609,427	\$	1,425,918	\$	2,035,345
Additions		-		8,622		8,622
Effect due to changes in						
exchange rates				19,662		19,662
At June 30, 2022	\$	609,427	\$	1,454,202	\$	2,063,629
Accumulated depreciation						
At January 1, 2022	\$	-	\$	455,401	\$	455,401
Depreciation charge		-		15,928		15,928
Effect due to changes in						
exchange rates		<u> </u>		4,765		4,765
At June 30, 2022	\$		\$	476,094	\$	476,094
Closing net book amount as at						
June 30, 2022	\$	609,427	\$	978,108	\$	1,587,535

Note: Investment property amounting to \$16,465 were transferred to property, plant and equipment.

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

	Three months ended June 30,					
		2023		2022		
Rental revenue from investment property	\$	21,743	\$	15,577		
Direct operating expenses arising from the						
investment property that generated rental						
income during the period	\$	6,350	\$	5,478		
Direct operating expenses arising from the						
investment property that did not generate						
rental income during the period	\$	2,679	\$	4,040		
		Six months en	nded Ju	ne 30,		
		2023		2022		
Rental revenue from investment property	\$	44,949	\$	32,409		
Direct operating expenses arising from the						
investment property that generated rental						
income during the period	\$	12,526	\$	11,456		
Direct operating expenses arising from the						
investment property that did not generate						
rental income during the period	\$	4,529	\$	6,026		

B. The fair value of the investment property held by the Group as of June 30, 2023, December 31, 2022 and June 30, 2022 was \$3,507,869, \$3,354,387 and \$3,126,345, respectively. The fair value as of June 30, 2023, December 31, 2022 and June 30, 2022 was based on independent appraisers' valuation, which was made using comparative method, weighted income approach and cost method. Comparison method is to compare the valuation target with similar property which is traded around the valuation period. Comparison method is categorized within Level 3 in the fair value hierarchy. Cost method is to calculate the fair value based on the price standard of Bulletin No. 4 issued by the National Federation of Real Estate Appraisers of the Republic of China. Valuations were made using the income approach with key assumptions as follows:

	June 30, 2023	December 31, 2022	June 30, 2022
Discount rate	2.28%~7.5%	2.28%~7.5%	2%~7.5%
Growth rate	0%~5.2%	0%~5%	0%~5%
Gross margin	1.84%~2.59%	1.84%~2.59%	1.87%~2.65%
Capitalization rate	-	-	1.22%

- C. There is no impairment loss on investment property.
- D. For investment property pledged for guarantee, refer to Note 8.

	Ope	erating right	S	oftware		Goodwill	(Others	Total
Cost									
At January 1, 2023	\$	278,474	\$	498,195	\$	5,576,209	\$	26,271	\$6,379,
Acquired separately		-		161,011		-		-	161,
Acquired from business									
combinations		-		606		234,936		5,300	240,
Disposals		-	(18,685)	(90,190)		-	(108,
Effect due to changes in									
exchange rates		3,921	(3,073)	_	1,635			2,
At June 30, 2023	\$	282,395	\$	638,054	\$	5,722,590	\$	31,571	<u>\$6,674,</u>
Accumulated amortization and	impa	<u>irment</u>							
At January 1, 2023	\$	278,474	\$	398,172	\$	517,423	\$	4,510	\$1,198,
Acquired from business									
combinations		_		606		-		-	
Amortization charge		-		52,984		-		-	52,
Disposals		=	(18,685)	(90,190)		-	(108,
Effect due to changes in									
exchange rates		3,921	(2,806)	_	305			1,
At June 30, 2023	\$	282,395	\$	430,271	\$	427,538	\$	4,510	\$1,144,
Closing net book amount as at									
June 30, 2023	\$		\$	207,783	\$	5,295,052	\$	27,061	<u>\$5,529,</u>
	Оре	erating right	S	oftware	_	Goodwill		Others	Total
Cost									
At January 1, 2022	\$	266,560	\$	433,754	\$	5,552,585	\$	59,810	\$6,312,
Acquired separately		=		41,244		-		=	41,
Effect due to changes in									
exchange rates		18,601	_	3,126	_	15,905		2,472	40,
At June 30, 2022	\$	285,161	\$	478,124	\$	5,568,490	\$	62,282	\$6,394,
Accumulated amortization and	impa	<u>irment</u>							
At January 1, 2022	\$	266,560	\$	334,594	\$	452,859	\$	38,049	\$1,092,
Amortization charge		-		46,829		-		-	46,
Effect due to changes in									
exchange rates		18,601	_	2,412	_	5,881		2,472	29,
At June 30, 2022	\$	285,161	\$	383,835	\$	458,740	\$	40,521	<u>\$1,168,</u>
Closing net book amount as at									
June 30, 2022	\$	_	\$	94,289	\$	5,109,750	\$	21,761	\$5,225,
	مام د	orgo ero ec	f ₀ 11		<u>*</u>	, ,		- 7	
The details of amortization	ii Cili	arge are as	1011	ows.	,	Three mont	he e	nded Iur	ne 30
						2023	115		2022
G 111	ence	·c		\$		2023 76	1	\$	1,3
Selling and marketing exp	CHSC	<i>/ S</i>		Ψ		, 0	-		
Selling and marketing exp General and administrative				Ψ		24,97		Ψ	23,9

~	4	9	~
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	Six months ended June 30,					
		2023	2022			
Selling and marketing expenses	\$	1,583	\$	2,643		
General and administrative expenses		51,401	-	44,186		
	\$	52,984	\$	46,829		

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

	June 30, 2023		Dec	ember 31, 2022	June 30, 2022		
Yosun subgroup	\$	3,594,537	\$	3,683,601	\$	3,677,055	
World Peace subgroup		1,648,834		1,648,325		1,647,152	
Others		479,219		244,283		244,283	
		5,722,590		5,576,209		5,568,490	
Accumulated impairment	(427,538)	(517,423)	(458,740)	
	\$	5,295,052	\$	5,058,786	\$	5,109,750	

- B. Goodwill is allocated to the Group's cash-generating units identified according to operating segment. The recoverable amount of all cash-generating units has been determined based on value-in-use calculations. These calculations use pre-tax cash flow projections based on financial budgets approved by the management.
 - Management determined budgeted gross margin based on past performance and its expectations of market development. The assumptions used for weighted average growth rates are based on past historical experience and expectations of the industry; the assumption used for discount rate is the weighted average capital cost of the Group. The assumption used for discount rate is the weighted average capital cost of each cash-generating unit. As of June 30, 2023, December 31, 2022 and June 30, 2022, the adopted pre-tax discount rates were 6.42%~8.77%, 6.42%~7.77% and 3.14%~6.92%, respectively.
- C. There is no impairment loss on intangible assets.

(14) Overdue receivables (shown as 'other non-current assets')

	Jui	ne 30, 2023	Dece	ember 31, 2022	J	une 30, 2022
Overdue receivables	\$	787,659	\$	779,582	\$	757,875
Less: Allowance for doubtful						
accounts	(781,324)	(771,744)	(750,490)
	\$	6,335	\$	7,838	\$	7,385

Movement analysis of financial assets that were impaired is as follows:

		<u> </u>		Individual	pro	vision	
			2	023	_	202	2
At January 1		\$		771,744	\$,	751,720
Provision for (reversal of) imp	oairmen	t		574	(31,796)
Write-off of bad debts		(1,642)	(32,200)
Transferred from accounts rec	eivable			1,642			17,396
Effect due to changes in exch	ange rat	es		9,006			45,370
At June 30		\$		781,324	\$,	750,490
(15) Short-term borrowings							
Type of borrowings	Ju	ne 30, 2023	Dec	ember 31, 202	22	June 30	0, 2022
Loans for overseas purchases	\$	12,278,699	\$	18,125,97	75	\$ 22	,122,681
Short-term loans		55,977,010		62,393,01	6	74	,548,673
	\$	68,255,709	\$	80,518,99	<u>1</u>	\$ 96	,671,354
Annual interest rates		1.7%~9.4%		0.95%~8.9	<u>%</u>	0.8	<u>32%~7.5%</u>
For information on pledged as	ssets, ref	fer to Note 8.					
(16) Short-term notes and bills pay	able able						
	Ju	ne 30, 2023	Dec	ember 31, 202	22	June 30	0, 2022
Commercial papers payable	\$	4,587,000	\$	5,350,00	0(\$ 6	,320,000
Less: Unamortized discount	(3,252)	(7,74	<u>l1</u>)	(2,808
	\$	4,583,748	\$	5,342,25	<u> 59</u>	\$ 6	,317,192
Annual interest rates		1.33%~2.52%		1%~2.39	<u> </u>	0.55	5%~1.46%
The abovementioned short-ter	m notes	e and hille pays	hla ar	e guarantaad	by f	inancial i	netitution

The abovementioned short-term notes and bills payable are guaranteed by financial institutions.

(17) Long-term borrowings

Type of borrowings Secured bank borrowings	Borrowing period / repayment term 2020.03.31~	J	une 30, 2023	<u>Dec</u>	ember 31, 2022	<u>J</u>	Tune 30, 2022
(Notes 1, 5, 11 and 15)	2041.08.26	\$	6,318,453	\$	6,280,465	\$	6,277,974
Unsecured bank borrowings (Notes 2~4, 6~9, 12~14 and 16)	2019.07.10~ 2026.12.30		15,363,191		22,978,493		20,466,941
Commercial paper payable (Notes 7~10 and 12~13)	2020.06.24~ 2026.06.28	_	13,115,000 34,796,644	_	15,250,000 44,508,958		15,830,000 42,574,915
Less: Discount on long-term	borrowings	(29,865)	(42,813)	(41,434)
Current portion of long borrowings (shown a liabilities')	-	(7,230,451)	(10,934,042)	(1,431,736)
, includes ,		\$	27,536,328	\$	33,532,103	\$	41,101,745
Interest rate range			1.42%~6.35%		1.17%~5.95%		0.73%~4.67%

For information on pledged assets, refer to Note 8.

- Note 1: (a) The Company had entered into a long-term agreement for twenty years with a financial institution. The pledged assets are the Nangang new buildings with a grace period of three years. The principal is payable in equal monthly installments starting from April 2023.
 - (b) The interest rate is the index interest rate plus 0.34% from the borrowing day to March 31, 2022, and from March 31, 2022 onwards, the interest rate shall be the index rate plus 0.45%.
- Note 2: The Company had entered into a long-term loan agreement for three years with a financial institution. The borrowing is payable in full at maturity in March 2023. The fixed interest rate is 1.43% from the borrowing day to March 10, 2022, and subsequently, the interest rate shall be the index interest rate plus 0.68% every three months from March 10, 2022. The Company terminated the agreement before the maturity and renewed the agreement on March 7, 2022. Details are provided in Note 3.
- Note 3: The Company had entered into a long-term loan agreement for three years with a financial institution. The borrowing is payable in full at maturity in March 2025. The fixed interest rate is 1.48% from the borrowing day to March 11, 2024, and subsequently, the interest rate shall be the index interest rate plus 0.68% every three months from March 11, 2024.
- Note 4: The Company had entered into a mid-term agreement for five years with a financial institution. The interest rate shall be the index interest rate plus 0.45% from the borrowing day. The principal is payable in equal monthly installments starting from October 2020.
- Note 5: (a) The Company had entered into a long-term agreement for twenty years with a financial institution. The pledged assets are the Taoyuan plants with a grace period of three years. The principal is payable in equal monthly installments starting from September 2024.
 - (b) The interest rate is the index interest rate plus 0.34% from the borrowing day to August 26, 2023, and from August 26, 2023 onwards, the interest rate shall be the index rate plus 0.45%.
- Note 6: The Company had entered into a long-term loan agreement for three years with a financial institution. The borrowing is payable in full at maturity in July 2025. The fixed interest rate is 1.99% from the borrowing day to July 12, 2024, and subsequently, the interest rate shall be the index interest rate plus 0.68% every three months from July 12, 2024.
- Note 7: Asian Information Technology Inc. and indirect subsidiaries, Frontek Technology Corporation and Apache Communication Inc., had entered into a syndicated credit agreement with Chang Hwa Bank, First Commercial Bank and Mega International

Commercial Bank and other financial institutions on January 18, 2022. Under the agreement, they may re-utilize the loan and roll over commercial papers with the maximum maturity period of 6 months for each drawdown and issuance during the contract term. Therefore, the above borrowings were classified as long-term borrowings. The terms and conditions of the contract are as follows:

- (a) Contract term: Within three years from the first drawdown.
- (b) Facility and drawdown: The total drawdown facility must be less than USD150 million.
 - i. Each drawdown amount must not be less than \$50,000 or USD 1.5 million, and the amount more than \$50,000 or USD 1.5 million shall be an integral multiple of \$10,000 or USD 300 thousand or shall be all the remaining undrawn facility, but not applicable to the amount approved by the lead bank. Each drawdown period shall be at least one month up to a maximum of six months. Each maturity date shall be within the contract term.
 - ii. During the contract term, commercial paper can be rolled over within the total revolving credit facility of \$3,000,000 at 30, 60, 90 days maturity or the days agreed by both the lead bank and the Company with a limit of 180 days and each maturity date shall be within the contract term. Each issuance is limited to a maximum of two different maturities.

(c) Repayment:

- i. For each drawdown, the matured principal must be repaid in full or directly repaid by a new drawdown of such tranche of credit facility on the repayment date, which is the maturity date stipulated on the application of each drawdown. If the amount of drawdown is the same, the borrower, lead bank and each credit bank would not make an additional procedure for the remittance and loan. However, the principal, interest and related expenses of each drawdown must be repaid in full by the borrower at the end of the contract term.
- ii. When the commercial papers mature, the issuer shall settle each commercial paper at face value. However, the commercial papers can be rolled over prior to the end of the contract term, and the proceeds can be used to repay the existing commercial papers which are due. If the amount of issuance is the same, the issuer and the underwriting institution would not make an additional procedure for the remittance and loan. However, the guarantees advanced by the credit bank and other payables must be repaid in full by the issuer at the end of the contract term.
- (d) Loan covenant: The Company is required to maintain certain financial ratios based on annual consolidated financial statements during the contract period as follows: liquidity ratio should not be less than 100%, debt ratio should not be

higher than 300%, time interest earned ratio should not be less than 3 and net value (net assets less intangible assets) should not be less than \$3,000,000. If the covenants are not met, one or all of the following actions will be taken directly by the lead bank or based on the resolution made by majority of the syndicated banks:

- i. Terminate any, part of or all the borrower's applications to draw down all or part of credit facilities.
- ii. Cancel all or part of the undrawn facility under this agreement.
- iii. Declare that any, part of or all the borrower's outstanding principal, interest, expenses and other payables under this agreement are, in whole or in part, expired immediately.
- iv. The lead bank has the right to request the issuer to immediately deposit an amount in NTD, based on the balance of commercial papers with undischarged guaranteed obligations, as ready-to-use funds into the account designated by the lead bank, in case the holder of commercial paper requests to fulfill the guarantee obligations. Any remaining balance after deducting all the debts and expenses that the issuer should bear will be refunded without interest; or the issuer shall, by any other ways, make the holder of issued commercial paper agree to change the guarantor of the commercial papers and discharge the guarantee responsibility of each credit bank. If the issuer fails to comply with the aforementioned requirements, it shall immediately repay all the guarantees paid by each credit bank and pay delayed interest, penalty and related expenses in accordance with the agreement.
- v. Request for payment using the commercial papers.
- vi. Exercise its rights such as the right to the pledge or contract transfer.
- vii. Exercise other rights of the lead bank and each credit bank conferred by the law, this contract or its related contract documents.
- viii. Other handling approaches approved in writing by a majority of the credit bank syndicate.

Asian Information Technology Inc. and indirect subsidiaries, Frontek Technology Corporation and Apache Communication Inc., met all the financial commitments stated in the contract.

- Note 8: Silicon Application Corporation had entered into a syndicated borrowing agreement with Chang Hwa Commercial Bank and other financial institutions on June 9, 2020. The terms and conditions of the contract were as follows:
 - (a) Contract term: Within three years from the first drawdown.
 - (b) Facility and drawdown: The facility is \$2,600,000, could be multiple drawdowns or revolving, however, the total amount at any time cannot exceed

- the facility amount.
- (c) Repayment: For each drawdown, the principal and the interest payable must be repaid in full at the end of that specific drawdown's term. At the end of the contract term, the principal, interest payable and any related expense of each drawdown must be repaid in full.
- (d) Loan covenant: During the contract term, Silicon Application Corporation is required to maintain financial ratios as follows: the liquidity ratio should not be less than 100%, debt ratio should not be higher than 260%, time interest earned ratio should not be less than 2.5 and net value (net assets less intangible assets) should be maintained at or above \$3,000,000.

Silicon Application Corporation met all the financial commitments stated in the contract.

- Note 9: Silicon Application Corporation had entered into a syndicated borrowing agreement with Taiwan Cooperative Bank and other financial institutions on January 14, 2022. The terms and conditions of the contract were as follows:
 - (a) Contract term: Within three years from the first drawdown.
 - (b) Facility and drawdown: The facility is \$3,600,000, could be multiple drawdowns or revolving; however, the total amount at any time cannot exceed the facility amount.
 - (c) Repayment: For each drawdown, the principal and the interest payable must be repaid in full at the end of that specific drawdown's term. At the end of the contract term, the principal, interest payable and any related expense of each drawdown must be repaid in full.
 - (d) Loan covenant: During the contract term, Silicon Application Corporation is required to maintain financial ratios as follows: the liquidity ratio should not be less than 100%, debt ratio should not be higher than 280%, time interest earned ratio should not be less than 3 and net value (net assets less intangible assets) should be maintained at or above \$3,000,000.

Silicon Application Corporation met all the financial commitments stated in the contract.

- Note 10: Silicon Application Corporation had entered into a syndicated borrowing agreement with Hua Nan Bank and other financial institutions on May 15, 2023. The terms and conditions of the contract were as follows:
 - (a) Contract term: Within three years from the first drawdown.
 - (b) Facility and drawdown: The facility is \$3,900,000, could be multiple drawdowns or revolving; however, the total amount at any time cannot exceed the facility amount.
 - (c) Repayment: For each drawdown, the principal and the interest payable must be repaid in full at the end of that specific drawdown's term. At the end of the

- contract term, the principal, interest payable and any related expense of each drawdown must be repaid in full.
- (d) Loan covenant: During the contract term, Silicon Application Corporation is required to maintain financial ratios as follows: the liquidity ratio should not be less than 100%, debt ratio should not be higher than 280%, time interest earned ratio should not be less than 2.5 and net value (net assets less intangible assets) should be maintained at or above \$3,000,000.

Silicon Application Corporation met all the financial commitments stated in the contract.

- Note 11: Vsell Enterprise Co., Ltd., subsidiary of Silicon Application Corporation, had entered into a long-term secured agreement for twenty years with E. SUN Commercial Bank on July 3, 2018. The facility is \$50,000 with property pledged. The contract term is one year, and the principal is payable in equal monthly installments. The floating rate is the fixed saving deposit index plus 0.43.
- Note 12: World Peace Industrial Co., Ltd. (WPI), the Company's subsidiary, had entered into a long-term loan agreement with Taiwan Cooperative Bank on August 18, 2020. The terms and conditions of the contract were as follows:
 - (a) Contract term: Within three years from the first drawdown.
 - (b) Facility and drawdown: The consolidated drawdown rate of the WPI's facility of \$10,000,000 and the facility of WPI International (Hong Kong) Limited of US\$200 million shall be maintained at 40%, and the loan can be re-utilized based on the credit term in the contract.
 - i. Each drawdown amount must not be less than \$50,000 or USD 1.5 million, and the amount more than \$50,000 or USD 1.5 million shall be an integral multiple of \$10,000 or USD 1 million or shall be the available facility during the credit period, but not available for the amount approved by the lead bank. The repayment period can be one, two, three, four, five or six month(s). However, each maturity date shall be within the contract term.
 - ii. The facility of commercial papers is \$7,500,000. Each drawdown amount must not be less than \$50,000, and the amount more than \$50,000 shall be an integral multiple of \$10,000 or shall be the available facility during the credit period, but not available for the amount approved by the lead bank. The issuance period for each drawdown can be 30, 60 and 90 days maturity or the days agreed by the lead bank and WPI with a limit of 180 days. However, each maturity date shall be within the contract term.

(c) Repayment:

i. For each drawdown, the principal and interest must be repaid in full at the end of each drawdown's term. For re-utilization of the revolving loan after maturity date, application should be submitted to the lead bank five days

before the maturity date. Based on the credit term in the contract, all or part of the loan will be re-utilized. If the amount of drawdown is the same as the last time, the syndicate of banks would not make an additional procedure of remittance and loan, as if the borrower has actually received the loan, and uses the loan contract as proof of receipt.

- ii. When the commercial papers mature, the borrower shall settle the commercial papers at face value.
- (d) Loan covenant: WPI is required to maintain certain financial ratios based on annual consolidated financial statements during the contract period as follows: liquidity ratio should not be less than 100%, debt ratio should not be higher than 250%, time interest earned ratio should not be less than 2.5 and net value (net assets less intangible assets) should not be less than \$10,000,000. If the covenants are not met, right to drawdown is immediately terminated, and the following actions will be taken based on the resolution made by majority syndicated banks:
 - i. Rescind part or all of the undrawn facility;
 - ii. Request WPI to immediately repay all drawn principals, interest payable and other related payables as specified in the contract;
 - iii. Demand the borrower to deposit the amounts that are equivalent to undischarged guaranteed obligations for drawdown facility of issued commercial papers under the agreement and (or) outstanding guarantees as reserve into the account designated by the bank consortium immediately;
 - iv. Demand all rights of the promissory note obtained from signing of the contract.

World Peace Industrial Co., Ltd. met all the financial commitments stated in the contract.

- Note 13: World Peace Industrial Co., Ltd. (WPI), the Company's subsidiary, had entered into a long-term loan agreement with Chang Hwa Bank and Taipei Fubon Bank on September 9, 2021. The terms and conditions of the contract were as follows:
 - (a) Contract term: Within three years from the first drawdown.
 - (b) Facility and drawdown: The consolidated drawdown rate of the WPI's facility is \$14,000,000 and the facility of WPI International (Hong Kong) Limited is US\$240 million. The loan can be re-utilized based on the credit term in the contract.
 - i. Each drawdown amount must not be less than \$50,000 or USD 1.5 million, and the amount more than \$50,000 or USD 1.5 million shall be an integral multiple of \$10,000 or USD 1 million or shall be the available facility during the credit period, but not available for the amount approved by the lead bank. The repayment period can be one, two, three, four, five or six

- month(s). However, each maturity date shall be within the contract term.
- ii. The facility of commercial papers is \$8,400,000. Each drawdown amount must not be less than \$50,000, and the amount more than \$50,000 shall be an integral multiple of \$10,000 or shall be the available facility during the credit period, but not available for the amount approved by the lead bank. The issuance period for each drawdown can be 30, 60 and 90 days maturity or the days agreed by the lead bank and WPI with a limit of 180 days. However, each maturity date shall be within the contract term.

(c) Repayment:

- i. Repayment: For each drawdown, the maturity date is the time when the borrowing is due, the principal must be repaid in full on the maturity date. If one of any maturity dates is not a bank working day, the maturity date will be delayed to the next bank working day, however, if the next bank working day will fall in the following month, the maturity date will be shifted to the earlier bank working day. However, the last maturity date can not exceed the credit term. For re-utilization of the revolving loan after maturity date, application should be submitted to the lead bank five days before the maturity date or other shorter term agreed by the lead bank. Based on the credit term in the contract, all or part of the loan will be re-utilized. If the amount of drawdown is the same, the syndicate of banks would not make an additional procedure of remittance and loan and uses the loan contract as proof of receipt. The re-utilization amount shall be repaid according to the contract.
- ii. When the commercial papers mature, the borrower shall settle the commercial papers at face value. However, the commercial papers can be re-utilized at the maturity date and used to directly repay the commercial papers which are due.
- (d) Loan covenant: World Peace Industrial Co., Ltd. is required to maintain certain financial ratios based on annual consolidated financial statements during the contract period as follows: liquidity ratio should not be less than 100%, debt ratio should not be higher than 250%, time interest earned ratio should not be less than 2.5 and net value (net intangible assets) should not be less than \$10,000,000. If the covenants are not met, right to drawdown is immediately terminated, and one or all of the following actions will be taken directly by the lead bank or based on the resolution made by majority of the syndicated banks:
 - i. Terminate part or all of the undrawn facility;
 - ii. Request WPI to immediately repay all drawn principals, interest payable and other related payables as specified in the contract to the lead bank, related credit obligations of the syndicated banks based on the contract shall

- be immediately terminated;
- iii. Demand the borrower to deposit the amounts that are equivalent to undischarged guaranteed obligations for drawdown facility of issued commercial papers under the agreement and (or) outstanding guarantees as reserve into the account designated by the bank consortium immediately;
- iv. Demand all rights of the promissory note obtained from signing of the contract.
- v. To the extent permitted by law, lead bank can exercise its rights based on law and contract according to the contract, security documents and related documents. The lead bank can exercise the right without any prompt, notice, summon exhortation, protest of bill or performing other legal requirements.

WPI met all the financial commitments stated in the contract.

- Note 14: On July 10, 2019, WPG Korea Co., Ltd. entered into a long-term loan agreement with Kookmin Bank for a loan of KRW 3 billion until June 15, 2022. The principal is payable in 10 quarterly installments of KRW 300 million each starting from March 15, 2020. The interest is payable quarterly. WPG Korea Co., Ltd. have settled all payments on June 15, 2022.
- Note 15: On June 29, 2022, WPG Korea Co., Ltd. entered into a long-term loan agreement with Kookmin Bank for a loan of KRW 2 billion until June 29, 2024. The interest is payable quarterly. The principal shall be repaid in full at maturity, and the pledged asset is the office in Korea, which amount to \$30,469.
- Note 16: Yosun Industrial Corp. and indirect subsidiaries, Yosun Hong Kong Corp. Ltd. had entered into a syndicated credit agreement with Mega International Commercial Bank and other financial institutions on December 9, 2021. Under the agreement, they may re-utilize the loan and roll over commercial papers during the contract term. The terms and conditions of the contract are as follows
 - (a) Contract term: Within three years from the first drawdown.
 - (b) Facility and drawdown: The total drawdown facility is \$3,600,000.
 - i. Each drawdown amount must not be less than \$15,000 or USD 500 thousand, and the amount more than \$15,000 or USD 5 thousand shall be an integral multiple of \$3,000 or USD 100 thousand. Each drawdown period shall be at least one month up to a maximum of six months. Each maturity date shall be within the contract term.
 - ii. During the contract term, commercial paper can be rolled over within the total revolving credit facility of \$2,160,000 at 30 days maturity or the days agreed by both the lead bank and the Company with a limit of 180 days and each maturity date shall be within the contract term.

(c) Repayment:

- i. For each drawdown, the matured principal must be repaid in full or directly repaid by a new drawdown of such tranche of credit facility on the repayment date, which is the maturity date stipulated on the application of each drawdown.
- ii. When the commercial papers mature, the issuer shall settle each commercial paper at face value. However, the commercial papers can be rolled over prior to the end of the contract term, and the proceeds can be used to repay the existing commercial papers which are due.
- (d) Loan covenant: The Company is required to maintain certain financial ratios based on annual consolidated financial statements during the contract period as follows: liquidity ratio should not be less than 100%, debt ratio should not be higher than 300%, time interest earned ratio should not be less than 2.5 and net value (net assets less intangible assets) should not be less than \$6,000,000.

Yosun Industrial Corp. met all the financial commitments stated in the contract.

(18) Other current liabilities

	June 30, 2023		Dec	December 31, 2022		June 30, 2022	
Long-term borrowings-current							
portion	\$	7,230,451	\$	10,934,042	\$	1,431,736	
Refund liabilities		3,396,837		3,502,479		3,440,491	
Contract liabilities		462,694		177,637		201,442	
Others		716,544		573,423		501,113	
	\$	11,806,526	\$	15,187,581	\$	5,574,782	

- A. Refund liabilities were generated from sales discounts which is shown as 'other current liabilities'.
- B. Contract liabilities were generated from advance sales receipts which is shown as 'other current liabilities'.

(19) Pensions

A. Defined benefit plans

(a) The Company and its domestic subsidiaries have a defined benefit pension plan in accordance with the Labor Standards Law, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Law. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company and its domestic subsidiaries contribute

monthly an amount equal to 2% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company and its domestic subsidiaries would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is not enough to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company and its domestic subsidiaries will make contribution for the deficit by next March.

Effective January 1, 2010, the Company and certain subsidiaries have funded defined benefit pension plans in accordance with the "Regulations on pensions of managers", covering all managers appointed by the Company. Under the defined benefit pension plan, one unit is accrued for each year of service, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the remuneration per unit ratified during the appointed period.

- (b) For the aforementioned pension plan, the Group recognized pension costs of \$3,918, \$3,122, \$7,849 and \$6,242 for the three months ended June 30, 2023 and 2022, and six months ended June 30, 2023 and 2022, respectively.
- (c) Expected contributions to the defined benefit pension plans of the Group for the year ending December 31, 2023 amount to \$7,516.

B. Defined contribution plans

- (a) Effective July 1, 2005, the Company and its domestic subsidiaries have established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on not less than 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
- (b) Other overseas companies have defined contribution plans. Contributions for pensions and retirement allowance to independent fund administered by the government in accordance with the local pension regulations are based on a certain percentage of employees' monthly salaries and wages. Other than the monthly contributions, the companies have no further obligations.
- (c) The pension costs of the Group under the defined contribution pension plans for the three months ended June 30, 2023 and 2022, and six months ended June 30, 2023 and 2022 were \$113,569, \$107,993, \$227,998 and \$208,365, respectively.

(20) Share capital

A. The Company's authorized capital was \$25,000,000, of which certain shares can be issued

as preference shares. The above authorized capital includes \$500,000 reserved for employee stock option certificates, restricted stocks to employees, convertible preferred stock and convertible bonds. As of June 30, 2023, the paid-in capital was \$18,790,568 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.

B. Movements in the number of the Company's ordinary shares outstanding (in thousands of shares) for the six months ended June 30, 2023 and 2022 are as follows:

	2023	2022
At January 1 and June 30	1,679,057	1,679,057

- C. On June 28, 2019, the Board of Directors resolved to increase its capital by issuing 200 million shares of Class A preferred stocks at the price of \$50 (in dollars) per share with the effective date set on September 18, 2019 for repayment of borrowings to financial institutions and strengthening the Company's working capital. The registration of issuance has been completed on October 3, 2019. The rights and obligations of the issuance are as follows:
 - (a) Expiration date: The Company's Class A preferred stocks are perpetual but all or certain parts are callable at any time from the next day of five years after issuance at the actual issue price.
 - (b) Dividends: Dividends are calculated at 4% (five-year IRS rate: 0.605%+3.395%) per annum based on the issue price per share. The five-year IRS rate will be reset on the next business day of five years since issuance and every subsequent five years and the pricing effective date for rate reset is two Taipei financial industry business days prior to the IRS rate reset date. The rate index, five-year IRS rate, is the arithmetic mean of five-year IRS rates appearing on Reuters pages "TAIFXIRS" and "COSMOS3" at 11:00 a.m. (Taipei time) on the relevant pricing effective date of rate reset. If such rate cannot be obtained, the Company will determine the rate based on the reasonable market price with good faith.
 - (c) Dividend distribution: Dividends are distributed once per year in the form of cash. The current year's earnings, if any, shall first be used to pay all taxes and offset prior years' operating losses and then shall be set aside as legal reserve in accordance with the Articles of Incorporation and set aside or reverse as special reserve in accordance with the Articles of Incorporation or regulations of regulatory authority. The remaining amount, if any, shall be preferentially distributed as dividends of Class A preferred stocks.

The Company has discretion in dividend distribution of Class A preferred stocks. The Company could choose not to distribute dividends of preferred stocks when resolved by the stockholders, which would not be able to lead to default if the Company has no or has insufficient current year's earnings for distribution or has other necessary

- considerations. In addition, the amounts of undistributed dividends or insufficient distributed dividends will not become deferred payments in future years when the Company has earnings.
- (d) Excess dividend distribution: Besides the aforementioned dividends, the stockholders of Class A preferred stocks could not participate in the distribution of cash and capitalized assets for common stocks derived from earnings and capital surplus.
- (e) Residual property distribution: The stockholders of Class A preferred stocks have priority over stockholders of common stocks in distributing the Company's residual property but the limit is the amount calculated by shares of outstanding preferred stocks issued and the issue price when distributing.
- (f) Right to vote and be elected: The stockholders of Class A preferred stocks have no right to vote and be elected in the stockholders' meeting of the Company but have right to vote in the stockholders' meeting for stockholders of Class A preferred stocks only and stockholders' meeting regarding unfavourable matters to rights and obligations of stockholders of Class A preferred stocks.
- (g) Conversion to common stocks: Class A preferred stocks could not be converted to common stocks and the stockholders of Class A preferred stocks could not request the Company to retire the preferred stocks they held.
- (h) The preemptive rights for stockholders of Class A preferred stocks are the same as that common stocks when the Company increases its capital by issuing new shares.
- D. On September 18, 2020, the Board of Directors of the Company resolved to increase its capital by issuing series B preference shares, and the issuance price is tentatively set at NT\$50 per share, and the expected total issuance amounted to \$5,000,000. The capital increase was approved by the FSC on October 21, 2020. However, in consideration of preference shares' capital market and the Company's overall maximum benefits, the Board of Directors of WPG Holdings Limited resolved to revoke and cancel the proposed capital increase of series B preference shares on March 30, 2021. The cancellation was approved by the FSC on April 6, 2021.

(21) Capital surplus

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

B. Details of capital reserve - stock options are as follows:

			2	2023		
				Recognized		
	Common stock share premium	Preferred stock share premium	Treasury share transaction	changes in subsidiaries' equity	Changes in associates' net equity	Total
January 1	\$19,387,285	\$ 7,994,638	\$ 45,177	\$ 14,619	\$ 1,192,197	\$ 28,633,916
Changes in equity of associates and joint ventures accounted for using the equity						
method					30,182	30,182
June 30	<u>\$19,387,285</u>	<u>\$ 7,994,638</u>	\$ 45,177	<u>\$ 14,619</u>	<u>\$ 1,222,379</u>	<u>\$ 28,664,098</u>
			2	2022		
				Recognized		
	Common	Preferred	Treasury	changes in	Changes in	
						TD . 1
•	\$19,387,285	\$ 7,994,638	\$ 45,177	\$ 13,856	\$ 1,283,542	\$ 28,724,498
associates and joint ventures accounted for using the equity method	-	-	-	-	140,385	140,385
interests in	_	-	-	763	_	763
June 30	\$19,387,285	\$ 7,994,638	\$ 45,177		\$ 1,423,927	\$ 28,865,646
ventures accounted for using the equity method June 30 January 1 Changes in equity of associates and joint ventures accounted for using the equity method Changes in ownership interests in subsidiaries		Preferred stock share premium \$ 7,994,638	Treasury share transaction \$ 45,177	2022 Recognized	\$ 1,222,379 Changes in associates' net equity \$ 1,283,542	Total \$ 28,724,49

(22) Retained earnings

- A. Under the Company's Articles of Incorporation, the current year's earnings, if any, shall be used to set aside as legal reserve, and set aside as special reserve in accordance with Article 41 of Securities and Exchange Act. The remainder, if any, to be appropriated shall be proposed by the Board of Directors. If cash dividends are distributed, they shall account for at least 20% of the total dividends distributed.
 - Employees of the Company's subsidiaries are entitled to receive the distribution of earnings. The terms shall be defined by the Board of Directors.
- B. Legal reserve can only be used to cover accumulated losses or issue new shares or cash to shareholders in proportion to their share ownership, provided that the balance of the reserve exceeds 25% of the Company's paid-in capital.
- C. In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
- D. The appropriations of earnings for 2022 and 2021 had been resolved at the shareholders' meeting on May 31, 2023 and May 26, 2022, respectively. Details are summarized below:

		Years ended December 31,								
		2022	2		2021					
		Dividend per share Amount (in dollars)			Amount	Dividend per share (in dollars)				
Legal reserve	\$	1,057,538	\$ -	\$	1,175,263	\$ -				
(Reversal of)										
provision for										
special reserve	(6,448,219)	-		1,093,311	-				
Cash dividends		6,464,369	3.85		5,876,699	3.50				
Cash dividends of										
preference stock		400,000	2.00		400,000	2.00				
	\$	1,473,688		\$	8,545,273					

The above appropriations of 2022 and 2021 earnings resolved by shareholders are the same with the amounts resolved by the Board of Directors.

E. For the information relating to employees' compensation and directors' remuneration, refer to Note 6(30).

(23) Other equity items

	2023								
	Investments at fair value through other comprehensive income			Currency translation		Others	Total		
At January 1	(\$	46,997)	(\$	3,430,888)	\$	-	(\$	3,477,885)	
Revaluation-gross		27,149		-		-		27,149	
Revaluation-associates		791,287		-		-		791,287	
Revalution transferred to retained earnings -									
associates	(2,457)		-		-	(2,457)	
Cumulative translation differences:									
- Group		-		917,999		-		917,999	
- Tax on Group		-	(7,533)		-	(7,533)	
- Associates		-		117,419		-		117,419	
Others					(<u>156,483</u>)	(_	156,483)	
At June 30	\$	768,982	(<u>\$</u>	2,403,003)	(<u>\$</u>	156,483)	(<u>\$</u>	1,790,504)	

				2022		
		stments at fair e through other				
		nprehensive		Currency		
		income	_	translation		Total
At January 1	\$	3,459,437	(\$	13,385,541)	(\$	9,926,104)
Revaluation-gross	(731,517)		-	(731,517)
Revaluation-associates	(1,636,789)		-	(1,636,789)
Revalution transferred to retained earnings -						
associates	(61,792)		-	(61,792)
Cumulative translation differences:						
- Group		-		6,141,525		6,141,525
- Tax on Group		-	(8,670)	(8,670)
- Associates		<u> </u>		642,117		642,117
At June 30	\$	1,029,339	(<u>\$</u>	6,610,569)	(<u>\$</u>	5,581,230)
(24) Operating revenue						
				Three months en	nded	June 30,
				2023		2022
Revenue from contracts	with cus	stomers	\$	156,689,628	\$	199,055,930
				Six months end	ded J	une 30,
				2023		2022
Revenue from contracts	with cus	stomers	\$	301,443,232	\$	408,921,164

Disaggregation of revenue from contracts with customers

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

	Three months ended June 30,							
	2023			2022				
Core components	\$	59,313,541	\$	65,885,650				
Analog IC and mixed signal components		14,820,528		18,038,057				
Discrete IC, logic IC		22,338,882		24,962,361				
Memory		32,491,285		60,696,443				
Optical components		15,394,681		16,000,892				
Passive connector and magnetic components		7,728,817		9,515,455				
Others		4,601,894		3,957,072				
	\$	156,689,628	\$	199,055,930				

		Six months e	nded.	June 30,
		2023		2022
Core components	\$	116,180,120	\$	135,877,589
Analog IC and mixed signal components		28,867,634		37,566,935
Discrete IC, logic IC		42,104,024		51,438,384
Memory		64,169,624		122,478,335
Optical components		27,699,534		34,320,678
Passive connector and magnetic components		14,378,980		19,242,531
Others		8,043,316		7,996,712
	\$	301,443,232	\$	408,921,164
(25) <u>Interest income</u>				
		Three months	ended	June 30,
		2023		2022
Interest income from bank deposits Interest income from financial assets measured	\$	46,017	\$	5,288
at amortized cost		<u>25,996</u>		5,154
	\$	72,013	\$	10,442
		Six months e	nded l	Tune 30
	-	2023	iiaca s	2022
Interest income from bank deposits	\$	87,434	\$	11,219
Interest income from financial assets measured	Ψ	07,131	Ψ	11,217
at amortized cost		49,500		7,362
	\$	136,934	\$	18,581
(26) Other income				
(-3)		Three months	ended	June 30,
		2023		2022
Rental revenue	\$	24,021	\$	18,273
Dividend income		88,022		28,602
Gain recognized in bargain purchase				
transaction		4,460		-
Other income - other		92,350		78,083
	\$	208,853	\$	124,958
		Six months e	nded 1	Tune 30
		2023	iiaca s	2022
Rental revenue	\$	49,536	\$	37,312
Dividend income		152,030		28,662
Gain recognized in bargain purchase				
transaction		4,460		-
Other income - other		149,557		106,145
	\$	355,583	\$	172,119

(27) Other gains and losses

		Three months	ended	June 30,
		2023		2022
Gain (loss) on disposal of property, plant and				
equipment	\$	87	(\$	22)
Gain on disposal of investments		5,868		2,007
Currency exchange (loss) gain	(30,697)		96,487
Gain on financial assets and liabilities at fair	`	, , , , ,		, , , , , ,
value through profit or loss		2,176,090		14,048
(Loss) gain arising from lease modifications	(1,032)		58
Depreciation on investment property	(7,623)	(8,047)
Other losses	(2,610)	(4,132)
outer rosses	\ <u> </u>	2,140,083	4	100,399
	<u>Ψ</u>	2,140,083	Ψ	100,399
		Six months e	nded J	<u> </u>
		2023		2022
Loss on disposal of property, plant and				
equipment	(\$	4,195)	(\$	49)
Gain on disposal of investments		6,623		1,054
Currency exchange gain		84,229		205,147
Gain (loss) on financial assets and liabilities at				
fair value through profit or loss		2,229,200	(53,640)
Gain arising from lease modifications		745		9,477
Depreciation on investment property	(15,438)	(15,928)
Other losses	(11,330)	(8,694)
	\$	2,289,834	\$	137,367
(20) Einenes seets	-			
(28) <u>Finance costs</u>		Three months	andad	Juna 20
		Three months	ended	
T		2023		2022
Interest expense:	ф	1 220 002	ф	7.47.00.4
Bank borrowings	\$	1,339,993	\$	747,904
Less: Capitalization of qualifying assets		-	(156)
Lease liabilities		16,537		14,368
Others		117,109		146,858
	\$	1,473,639	\$	908,974
		Six months e	ended I	une 30
		2023	maca s	2022
Interest expense:				
Bank borrowings	\$	2,767,973	\$	1,216,693
Less: Capitalization of qualifying assets	Ψ	2,101,913	Ψ (280)
Lease liabilities		20 507	(
Others		32,587		29,144
Oulers	φ.	247,218	φ.	305,107
	\$	3,047,778	\$	1,550,664

(29) Additional information of expenses by nature				
		Three months	ended .	June 30,
		2023		2022
Employee benefit expense	\$	1,957,393	\$	2,406,104
Depreciation charges				
Depreciation on property, plant and equipment	\$	119,934	\$	106,196
Depreciation on investment property	·	7,623		8,047
Depreciation on right-of-use assets		119,341		121,832
	\$	246,898	\$	236,075
Amortization charges on intangible assets	\$	25,736	\$	25,288
		Six months e	nded Jı	ane 30,
		2023		2022
Employee benefit expense	\$	4,103,871	\$	5,078,350
Depreciation charges		_		_
Depreciation on property, plant and				
equipment	\$	236,685	\$	199,453
Depreciation on investment property		15,438		15,928
Depreciation on right-of-use assets		239,104		239,963
	\$	491,227	\$	455,344
Amortization charges on intangible assets	\$	52,984	\$	46,829
(30) Employee benefit expense		Three months	andad	Juna 20
	-	Three months	enaea .	
Wagas and salarias	\$	2023	\$	2022
Wages and salaries Directors' remuneration	Ф	1,621,973	Ф	2,095,816
Labor and health insurance fees		14,250 116,565		13,750 105,800
Pension costs		110,303		103,800
Other personnel expenses		87,118		79,623
Other personner expenses	\$	1,957,393	\$	2,406,104
		Six months e	nded Jı	ine 30,
		2023		2022
Wages and salaries	\$	3,435,235	\$	4,466,125
Directors' remuneration		27,500		25,756
Labor and health insurance fees		229,295		210,293
Pension costs		235,847		214,607
Other personnel expenses		175,994		161,569
	\$	4,103,871	\$	5,078,350

- A. According to the Articles of Incorporation of the Company, a ratio of profit of the current year distributable, after covering accumulated losses, shall be distributed as employees' compensation and directors' remuneration. The ratio shall be between 0.01%~5% for employees' compensation and shall not be higher than 3% for directors' remuneration.
- B. The Company has established the audit committee, therefore, there was no remuneration paid to supervisors for the three months and six months ended June 30, 2023 and 2022.
- C. For the three months ended June 30, 2023 and 2022, and six months ended June 30, 2023 and 2022, employees' compensation was accrued at \$7,980, \$19,488, \$27,930 and \$38,975, respectively; while directors' remuneration was accrued at \$13,250, \$13,250, \$26,500 and \$26,500, respectively. The aforementioned amounts were recognized in salary expenses.

The employees' compensation and directors' remuneration were estimated and accrued based on the profit of current year distributable for the three months ended June 30, 2023, and six months ended June 30, 2023, and the percentage as prescribed by the Company's Articles of Incorporation.

For 2022, the employees' compensation and directors' remuneration resolved by the Board of Directors during its meeting on March 28, 2023 amounted to \$48,110 and \$52,000, respectively, and the employees' compensation and directors' remuneration recognized in the 2022 financial statements amounted to \$77,100 and \$53,000, respectively. The difference of \$28,990 and \$1,000 between the amounts resolved by the Board of Directors and the amounts recognized in the 2022 financial statements, mainly resulting from the decrease in employees' compensation and directors' remuneration, had been adjusted in profit or loss in the first quarter of 2023. The employees' compensation was distributed in the form of cash.

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

(31) Income tax

A. Income tax expense

(a) Components of income tax expense:

components of meome tax expense.						
	Three months ended June 30,					
		2023		2022		
Current tax						
Current tax on profits for the period	\$	272,988	\$	627,031		
Prior year income tax under (over)						
estimation		7,596	(59,695)		
Tax on undistributed surplus earnings		462,336		169,291		
Total current tax		742,920		736,627		
Deferred tax						
Origination and reversal of temporary						
differences		525,464	(42,198)		
Income tax expense	\$	1,268,384	\$	694,429		
	_			_		
	Six months ended June 30,					
		Six months e	ended Ju	ine 30,		
		Six months 6	ended Ju	nne 30, 2022		
Current tax			ended Ju	<u> </u>		
Current tax Current tax on profits for the period	\$		ended Ju ——— \$	<u> </u>		
	\$	2023		2022		
Current tax on profits for the period	\$	2023		2022		
Current tax on profits for the period Prior year income tax under (over) estimation	\$	2023 414,432 5,813		2022 1,248,847 59,840)		
Current tax on profits for the period Prior year income tax under (over)	\$	2023 414,432 5,813 462,336		2022 1,248,847 59,840) 169,291		
Current tax on profits for the period Prior year income tax under (over) estimation Tax on undistributed surplus earnings Total current tax	\$	2023 414,432 5,813		2022 1,248,847 59,840)		
Current tax on profits for the period Prior year income tax under (over) estimation Tax on undistributed surplus earnings Total current tax Deferred tax	\$	2023 414,432 5,813 462,336		2022 1,248,847 59,840) 169,291		
Current tax on profits for the period Prior year income tax under (over) estimation Tax on undistributed surplus earnings Total current tax Deferred tax Origination and reversal of temporary	\$	2023 414,432 5,813 462,336 882,581		2022 1,248,847 59,840) 169,291 1,358,298		
Current tax on profits for the period Prior year income tax under (over) estimation Tax on undistributed surplus earnings Total current tax Deferred tax	\$	2023 414,432 5,813 462,336		2022 1,248,847 59,840) 169,291		

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

	Three months ended June 30, 2023 2022				
Currency translation differences	\$	13,027	\$	4,649	
		Six months ended June 30,			
	2023		2022		
Currency translation differences	\$	7,533	\$	8,670	
Remeasurement of defined benefit					
obligations		9		_	
	\$	7,542	\$	8,670	

B. As of August 10, 2023, the Company's income tax returns through 2017 have been assessed and approved by the Tax Authority.

(32) Earnings per share

<u>Earnings per snare</u>							
	Three months ended June 30, 2023 Weighted average						
			Weighted average				
			number of ordinary		ings per		
	Amount after tax		shares outstanding (shares in thousands)	share (in dollars)			
Basic earnings per share	All	nount after tax	(shares in thousands)	(111)	donais)		
Profit attributable to ordinary shareholders of the	ф	0 217 115					
parent	\$	2,317,115					
Less: Dividends of preference stock	(400,000)					
Profit used to calculate basic earnings per							
share/weighted-average number of shares	\$	1,917,115	1,679,057	\$	1.14		
<u>Diluted earnings per share</u>							
Profit attributable to ordinary shareholders of the							
parent	\$	2,317,115					
Less: Dividends of preference stock	(400,000)					
Profit used to calculate basic earnings per							
share/weighted-average number of shares		1,917,115	1,679,057				
Assumed conversion of all dilutive potential							
ordinary shares							
Employees' compensation	_	<u>-</u>	511				
Profit used to calculate diluted earnings per							
share/weighted-average number of shares	\$	1,917,115	1,679,568	\$	1.14		
		TO!	1 11 20 20	22			
		Three m	onths ended June 30, 20)22			
		Three m	Weighted average		ings per		
		Three m	Weighted average number of ordinary	Earni	ings per		
	An		Weighted average number of ordinary shares outstanding	Earni sha	are		
Basic earnings per share		Three m	Weighted average number of ordinary	Earni sha			
Basic earnings per share Profit attributable to ordinary shareholders of the			Weighted average number of ordinary shares outstanding	Earni sha	are		
	<u>An</u>		Weighted average number of ordinary shares outstanding	Earni sha	are		
Profit attributable to ordinary shareholders of the		nount after tax	Weighted average number of ordinary shares outstanding	Earni sha	are		
Profit attributable to ordinary shareholders of the parent		2,896,893	Weighted average number of ordinary shares outstanding	Earni sha	are		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock		2,896,893	Weighted average number of ordinary shares outstanding	Earni sha	are		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per		2,896,893 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands)	Earni sha <u>(in c</u>	are dollars)		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares		2,896,893 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands)	Earni sha <u>(in c</u>	are dollars)		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent		2,896,893 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands)	Earni sha <u>(in c</u>	are dollars)		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the	\$ (<u>\$</u>	2,896,893 400,000) 2,496,893	Weighted average number of ordinary shares outstanding (shares in thousands)	Earni sha <u>(in c</u>	are dollars)		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per	\$ (<u>\$</u>	2,896,893 400,000) 2,496,893 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands) 1,679,057	Earni sha <u>(in c</u>	are dollars)		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares	\$ (<u>\$</u>	2,896,893 400,000) 2,496,893 2,896,893	Weighted average number of ordinary shares outstanding (shares in thousands)	Earni sha <u>(in c</u>	are dollars)		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Assumed conversion of all dilutive potential	\$ (<u>\$</u>	2,896,893 400,000) 2,496,893 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands) 1,679,057	Earni sha <u>(in c</u>	are dollars)		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Assumed conversion of all dilutive potential ordinary shares	\$ (<u>\$</u>	2,896,893 400,000) 2,496,893 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands) 1,679,057	Earni sha <u>(in c</u>	are dollars)		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Assumed conversion of all dilutive potential ordinary shares Employees' compensation	\$ (<u>\$</u>	2,896,893 400,000) 2,496,893 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands) 1,679,057	Earni sha <u>(in c</u>	are dollars)		
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Assumed conversion of all dilutive potential ordinary shares	\$ (<u>\$</u>	2,896,893 400,000) 2,496,893 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands) 1,679,057	Earni sha <u>(in c</u>	are dollars)		

	Six months ended June 30, 2023				
			Weighted average number of ordinary shares outstanding		ngs per
	An	nount after tax	(shares in thousands)	(in de	ollars)_
Basic earnings per share Profit attributable to ordinary shareholders of the		2 224 225			
parent	\$	3,001,985			
Less: Dividends of preference stock	(400,000)			
Profit used to calculate basic earnings per share/weighted-average number of shares	<u>\$</u>	2,601,985	1,679,057	\$	1.55
<u>Diluted earnings per share</u>					
Profit attributable to ordinary shareholders of the parent	\$	3,001,985			
Less: Dividends of preference stock	(400,000)			
Profit used to calculate basic earnings per share/weighted-average number of shares		2,601,985	1,679,057		
Assumed conversion of all dilutive potential ordinary shares					
Employees' compensation		<u>-</u>	985		
Profit used to calculate diluted earnings per share/weighted-average number of shares	<u>\$</u>	2,601,985	1,680,042	\$	1.55
		Six mo	onths ended June 30, 202	22	
			Weighted average number of ordinary shares outstanding	Earnir shai	
		Six mo	Weighted average number of ordinary	Earnir shai	
Basic earnings per share	<u>An</u>		Weighted average number of ordinary shares outstanding	Earnir shai	re
Profit attributable to ordinary shareholders of the		nount after tax	Weighted average number of ordinary shares outstanding	Earnir shai	re
Profit attributable to ordinary shareholders of the parent	<u>An</u>	6,340,945	Weighted average number of ordinary shares outstanding	Earnir shai	re
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock		nount after tax	Weighted average number of ordinary shares outstanding	Earnir shai	re
Profit attributable to ordinary shareholders of the parent		6,340,945	Weighted average number of ordinary shares outstanding	Earnir shai	re
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share	\$ (6,340,945 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands)	Earnin shai (in de	re ollars)
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the	\$ (<u>\$</u>	6,340,945 400,000) 5,940,945	Weighted average number of ordinary shares outstanding (shares in thousands)	Earnin shai (in de	re ollars)
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent	\$ (6,340,945 400,000) 5,940,945 6,340,945	Weighted average number of ordinary shares outstanding (shares in thousands)	Earnin shai (in de	re ollars)
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock	\$ (<u>\$</u>	6,340,945 400,000) 5,940,945	Weighted average number of ordinary shares outstanding (shares in thousands)	Earnin shai (in de	re ollars)
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares	\$ (<u>\$</u>	6,340,945 400,000) 5,940,945 6,340,945	Weighted average number of ordinary shares outstanding (shares in thousands)	Earnin shai (in de	re ollars)
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Assumed conversion of all dilutive potential ordinary shares	\$ (<u>\$</u>	6,340,945 400,000) 5,940,945 6,340,945 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands) 1,679,057	Earnin shai (in de	re ollars)
Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Diluted earnings per share Profit attributable to ordinary shareholders of the parent Less: Dividends of preference stock Profit used to calculate basic earnings per share/weighted-average number of shares Assumed conversion of all dilutive potential	\$ (<u>\$</u>	6,340,945 400,000) 5,940,945 6,340,945 400,000)	Weighted average number of ordinary shares outstanding (shares in thousands) 1,679,057	Earnin shai (in de	re ollars)

(33) Business combinations

- A. On May 1, 2023, the Group acquired 70%, 100% and 100% of the share capital of Vsell Enterprise Co., Ltd., Vsell Enterprise Co., Ltd (Shanghai) and Maojie Trading (Shenzhen) Co., Ltd. for \$155,287, \$263,246 and \$22,452, respectively, and obtained the control over the companies. The aforementioned companies have long been committed to operating the distribution market of passive component products and are proficient in the development of Design-in. As a result of the acquisition, the Group is expected to expand the market scale of the passive component product lines.
- B. The following table summarizes the consideration paid for Vsell Enterprise Co., Ltd. and the fair values of the assets acquired and liabilities assumed at the acquisition date, as well as the non-controlling interest's proportionate share of the recognized amounts of acquiree's identifiable net assets at the acquisition date:

	May 1, 2023
Purchase consideration	
Cash paid (Note)	155,287
Non-controlling interest's proportionate share of the recognized	
amount of acquiree's identifiable net assets	46,926
	202,213
Fair value of the identifiable assets acquired and liabilities	
assumed Cash and assh aguivalents	02 000
Cash and cash equivalents	93,808
Notes receivable, net	651
Accounts receivable, net	723,820
Inventory	585,468
Prepayments	15,738
Other current assets	6
Property, plant and equipment	73,705
Right-of-use assets	3,873
Intangible assets	5,300
Deferred income tax assets	3,458
Other non-current assets - other	8,050
Short-term borrowings (621,336)
Notes payable (16,755)
Accounts payable (404,878)
Other payables (113,731)
Current income tax liabilities (3,478)
Current lease liabilities (2,311)
Other current liabilities (152,789)
Long-term borrowings (39,381)
Deferred income tax liabilities (1,206)
Non-current lease liabilities (1,591)
Total identifiable net assets	156,421
Goodwill	\$ 45,792

Note: As of June 30, 2023, the outstanding payments were \$46,586 (shown as 'other payable').

As of June 30, 2023, the allocation of acquisition price for acquiring 70% of the shares in Vsell Enterprise Co., Ltd. has not yet been completed. The fair values of the acquired identifiable intangible assets and goodwill of \$5,300 and \$45,792, respectively, are provisional pending receipt of the valuation reports for those assets. Related allocation of acquisition price will be completed in one year.

In accordance with the contract, the Group shall acquire the remaining 30% of the shares in Vsell Enterprise Co., Ltd. in March 2025 and June 2025, respectively. The Group estimated the expected acquisition price based on the calculation method of acquisition price as agreed in the contract and recognized redemption liabilities amounting to \$156,483 (shown as 'other non-current liabilities') at the present value.

The following table summarizes the consideration paid for Vsell Enterprise Co., Ltd (Shanghai) and the fair values of the assets acquired and liabilities assumed at the acquisition date:

1	Ma	ny 1, 2023
Purchase consideration		
Cash	\$	263,246
Fair value of the identifiable assets acquired and liabilities assumed		
Cash and cash equivalents		45,605
Accounts receivable, net		122,385
Current income tax assets		2,848
Inventory		77,319
Prepayments		5,358
Property, plant and equipment		245
Right-of-use assets	(152)
Other non-current assets - other		302
Accounts payable	(120,057)
Other payables	(57,244)
Current income tax liabilities	(1,070)
Current lease liabilities		160
Other current liabilities	(1,597)
Total identifiable net assets		74,102
Goodwill	\$	189,144

As of June 30, 2023, the allocation of acquisition price for acquiring 100% of the shares in Vsell Enterprise Co., Ltd (Shanghai) has not yet been completed. The fair value of the acquired goodwill of \$189,144, is provisional pending receipt of the valuation reports for those assets. Related allocation of acquisition price will be completed in one year.

The following table summarizes the consideration paid for Maojie Trading (Shenzhen) Co., Ltd. and the fair values of the assets acquired and liabilities assumed at the acquisition date:

	Ma	May 1, 2023	
Purchase consideration			
Cash	\$	22,452	
Fair value of the identifiable assets		_	
acquired and liabilities assumed			
Cash and cash equivalents		15,232	
Accounts receivable, net		28,280	
Inventory		7,854	
Prepayments		1,538	
Right-of-use assets		603	
Other non-current assets - other		123	
Accounts payable	(17,937)	
Other payables	(3,336)	
Current income tax liabilities	(63)	
Current lease liabilities	(614)	
Other current liabilities	(4,768)	
Total identifiable net assets		26,912	
Gain recognized on bargain purchase	(\$	4,460)	
transaction			

As of June 30, 2023, the allocation of acquisition price for acquiring 100% of the shares in Maojie Trading (Shenzhen) Co., Ltd. has not yet been completed. The fair value of the total identifiable net assets is provisional pending receipt of the valuation reports for those assets. Related allocation of acquisition price will be completed in one year.

C. The operating revenue included in the consolidated statement of comprehensive income since May 1, 2023 contributed by Vsell Enterprise Co., Ltd. was \$398,968. Vsell Enterprise Co., Ltd. also contributed profit before income tax of \$24,017 over the same period. Had Vsell Enterprise Co., Ltd. been consolidated from January 1, 2023, the consolidated statement of comprehensive income would show operating revenue of \$302,206,213 and profit before income tax of \$4,483,989.

The operating revenue included in the consolidated statement of comprehensive income since May 1, 2023 contributed by Vsell Enterprise Co., Ltd (Shanghai) was \$56,133. Vsell Enterprise Co., Ltd (Shanghai) also contributed profit before income tax of \$7,335 over the same period. Had Vsell Enterprise Co., Ltd (Shanghai) been consolidated from January 1, 2023, the consolidated statement of comprehensive income would show operating revenue of \$301,557,305 and profit before income tax of \$4,468,972.

The operating revenue included in the consolidated statement of comprehensive income since May 1, 2023 contributed by Maojie Trading (Shenzhen) Co., Ltd. was \$39,091. Maojie Trading (Shenzhen) Co., Ltd. also contributed loss before income tax of (\$540) over the same period. Had Maojie Trading (Shenzhen) Co., Ltd. been consolidated from January 1, 2023, the consolidated statement of comprehensive income would show

operating revenue of \$301,515,548 and profit before income tax of \$4,469,853.

(34) Supplemental cash flow information

In addition to Note 6(33), other supplemental cash flow information were as follows:

A. Partial payment of cash from investing activities

		Six months ended June 30,			
Acquisition of property, plant and equipment, investment property and		2023	2022		
intangible assets	\$	456,423	\$	335,350	
Add: Accounts payable at the beginning of					
the period		18,312		46,632	
Prepayments for business facilities at					
the end of the period		8,734		34,590	
Less: Accounts payable at the end of period	l (108,814)	(31,351)	
Prepayments for business facilities at					
the beginning of the period	(4,846)	(1,627)	
Cash paid during the period	\$	369,809	\$	383,594	

B. Activities with no financing activities and cash flows effects

	Six months ended June 30,			
	2023		2022	
Shareholders' cash dividends declared	\$	6,915,993	\$	6,340,098

(35) Changes in liabilities from financing activities

		Short-term	Long-term		Liabilities
	Short-term	notes and	borrowings	Lease	from financing
	borrowings	bills payable	(Note)	liabilities	activities-gross
At January 1, 2023	\$80,518,991	\$5,342,259	\$44,466,145	\$2,686,829	\$133,014,224
Changes in cash flow					
from financing					
activities	(12,884,618)	(758,511)	(9,738,747)	(212,383)	(23,594,259)
Others	621,336		39,381	127,910	788,627
At June 30, 2023	<u>\$68,255,709</u>	<u>\$4,583,748</u>	<u>\$34,766,779</u>	<u>\$2,602,356</u>	<u>\$110,208,592</u>
	Short-term borrowings	Short-term notes and bills payable	Long-term borrowings (Note)	Lease <u>liabilities</u>	Liabilities from financing activities-gross
At January 1, 2022		notes and	borrowings		from financing
At January 1, 2022 Changes in cash flow from financing	borrowings	notes and bills payable	borrowings (Note)	liabilities	from financing activities-gross
Changes in cash flow	borrowings	notes and bills payable	borrowings (Note)	liabilities	from financing activities-gross
Changes in cash flow from financing	<u>borrowings</u> \$82,334,562	notes and bills payable \$7,444,815	borrowings (Note) \$31,597,338	<u>liabilities</u> \$1,498,928	from financing activities-gross \$122,875,643

Note: Including long-term borrowings-current portion less unamortized discounts.

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

(1) Parent and ultimate controlling party

The Group's shares are widely held so the Company has no ultimate parent and ultimate controlling party.

(2) Names of related parties and relationship

Names of related parties	Relationship with the Group
Chain Power Technology Corp.	Investee accounted for using equity method
Supply Consultants Limited	"
VITEC WPG Limited	"
Gain Tune Logistics (Shanghai) Co., Ltd.	"
Suzhou Xinning Logistics Co., Ltd.	"
Suzhou Xinning Bonded Warehouse Co., Ltd.	"
WT Microelectronics Co., Ltd.	"
Eesource Corp.	"
Sunrise Technology Co., Ltd.	"
Kunmao (Shanghai) Enterprise Development	Other related party
Co., Ltd. Autosys (TW) Co., Ltd.	Subsidiary of investee accounted for using equity method
HongTech Electronics Co., Ltd.	"
Maxtek Technology Co., Ltd.	"
Morrihan International Corp.	"
WT Microelectronics (Hong Kong) Limited	"
NuVision Technology, Inc.	"
Excelpoint Systems (H.K.) Limited	"
WT Technology Korea Co., Ltd.	"
WPG P.T. Electrindo Jaya	Stockholder of the Group's subsidiary accounted for using equity method
WPG Holdings Education Foundation	One third of paid-in-capital was granted by the Group
Taiwan Industrial Holding Association	The chairman of the association and chairman of the Group are the same

(3) Significant transactions and balances with related parties

A. Operating revenues

- 	Three months ended June 30,				
		2023		2022	
Sales of goods					
Others	\$	223,695	\$	245,378	
Associates		160,235		494,545	
	\$	383,930	\$	739,923	
		Six months e	nded Ju	•	
		2023		2022	
Sales of goods					
Others	\$	368,968	\$	444,069	
Associates		530,679		855,858	
	<u>\$</u>	899,647	\$	1,299,927	

The terms and sales prices with other related parties were negotiated in consideration of different factors including product, cost, market, competition and other conditions. The collection period was 90 days. Terms and sales prices with associates are in accordance with normal selling prices and terms of collection.

B. Purchases

	Three months	s ended June 30,
	2023	2022
Purchases of goods Associates	<u>\$ 533,426</u>	<u>\$ 462,565</u>
	\ <u>-</u>	ended June 30,
	2023	2022
Purchases of goods		
Associates	<u>\$ 1,179,005</u>	\$ 993,399

The purchase prices and terms of payment for associates including products, market competition and other conditions are the same as those for general suppliers.

C. Receivables from related parties

	<u>Jun</u>	e 30, 2023	December 31, 2022		June 30, 2022	
Accounts receivable						
Others	\$	74,096	\$	5,105	\$	50,172
Associates		46,204		196,986		211,130
	\$	120,300	\$	202,091	\$	261,302

The receivables from related parties arise mainly from sales of goods. The receivables are due 30 to 90 days after the date of sale. The receivables are unsecured in nature and bear no interest. There is no allowance for doubtful accounts held against receivables from related parties.

D. Other receivables

	June	e 30, 2023	Decem	nber 31, 2022	<u>Jur</u>	ne 30, 2022
Other receivables						
Others	\$	-	\$	-	\$	432
Associates		66,486		42,788		932,085
	\$	66,486	\$	42,788	\$	932,517

Other receivables from associates refer to payments on behalf of others and purchases paid on behalf of others, etc.

E. Payables to related parties

	<u>June</u>	e 30, 2023	Decen	nber 31, 2022	Jur	ne 30, 2022
Accounts payable						
Associates	\$	171,303	\$	159,704	\$	160,066

The payables to related parties arise mainly from purchases of goods. The payables are due 30 to 90 days after the date of purchase. The payables are unsecured in nature and bear no interest.

F. Endorsements and guarantees provided to related parties

	<u>June</u>	June 30, 2023		<u>December 31, 2022</u>		June 30, 2022	
Associates							
VITEC WPG Limited	\$	70,065	\$	69,097	\$	66,870	

G. Others-donation

	Three months ended June 30,					
		2023		2022		
Other related parties						
WPG Holding Education Foundation	\$	2,000	\$	2,000		
		Six months e	nded Jun	e 30,		
		2023		2022		
Other related parties						
WPG Holding Education Foundation	\$	3,800	\$	3,800		
Taiwan Industrial Holding Association		2,500		2,500		
	\$	6,300	\$	6,300		

(4) Key management compensation

	Three months ended June 30,			
		2023		2022
Salaries and other short-term employee benefits	(\$	13,714)	\$	66,010
Post-employment benefits		1,223		1,116
	(<u>\$</u>	12,491)	\$	67,126

	Six months ended June 30,			ine 30,
		2023		2022
Salaries and other short-term employee benefits	\$	111,621	\$	148,032
Post-employment benefits		2,405		2,232
	\$	114,026	\$	150,264

8. PLEDGED ASSETS

Pledged assets (Note 1) Financial assets at amortized	June 30, 2023	<u>December 31, 2022</u>	June 30, 2022	Purpose of Collateral
cost -Time deposits	\$ 18,536	\$ 45,926	¢ 45.055	Security for purchases and
- Time deposits	φ 10,330	\$ 43,920	\$ 45,055	time deposit for performance bond etc.
-Pledged time deposits	2,510	2,672	-	Performance guarantee
Accounts receivable, net				
 Pledged accounts receivable 	271,713	-	-	Bank borrowings
Financial assets at fair value though profit or loss - non-current (Note 2)	-	-	4,414	Security for purchases
Property, plant and equipment (including investment property)				
-Land	5,171,941	5,115,948	5,115,948	Long-term and short-term borrowings guarantee and security for purchases
-Buildings and structures	2,399,394 \$ 7,864,094		2,429,954 \$ 7,595,371	"

- Note 1: The Company held 100% of shares of WPG Investment Co., Ltd., in which 8,999 thousand shares have been pledged for purchases as of June 30, 2023, December 31, 2022 and June 30, 2022.
- Note 2: As of June 30, 2022, the subsidiary Silicon Application Corporation held 566 thousand shares of Kingmax Semiconductor Inc., which have been pledged for purchases; as of June 30, 2023 and December 31, 2022, there was no such situation.

9. <u>SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED CONTRACT COMMITMENTS</u> In addition to Note 6(6), other commitments were as follows:

(1) Contingencies

None.

(2) Commitments

A. The Group's letters of credit issued but not negotiated are as follows:

	June 30, 2023		ember 31, 2022	June 30, 2022			
\$	1,349,697	\$	1,285,000	\$	1,298,533		
USD	109,897,000	USD	123,302,000	USD	136,357,000		

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

- C. As of June 30, 2023, the remaining payments for the contract of non-fixed car park the Group entered into amounted to \$56,100.
- D. As of June 30, 2023, the unpaid payables arising from the service contracts signed for computer facilities, internet and information security maintenance amounted to \$56,070.

10. SIGNIFICANT DISASTER LOSS

None.

11. SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE

The Board of Directors of AIT Japan Inc., subsidiary of Asian Information Technology Inc., resolved to increase its capital by issuing new shares. However, Asian Information Technology Inc. did not subscribe to the capital increase, and accordingly, the sharehdding ratio of AIT Japan Inc. decreased to 48.98% from 100%.

12. OTHERS

(1) Capital risk management

There was no significant change in the reporting period. Refer to Note 12 in the consolidated financial statements for the year ended December 31, 2022.

(2) Financial instruments

A. Financial instruments by category

	June 30, 20)23	Decemb	er 31, 2022	<u>Jun</u>	e 30, 2022
Financial assets						
Financial assets measured at fair value through profit or loss Financial assets mandatorily						
measured at fair value through profit or loss	<u>\$ 3,74</u>	<u>4,425</u>	\$	1,730,492	<u>\$</u>	1,852,533
Financial assets at fair value through other comprehensive income						
Designation of equity instrument	\$ 3,39	<u>3,275</u>	\$	3,341,083	\$	3,458,549

		June 30, 2023	De	ecember 31, 2022		June 30, 2022
Financial assets at amortized cost						
Cash and cash equivalents	\$	14,530,800	\$	16,597,342	\$	12,631,350
Financial assets at amortized cost		1,876,118		1,874,813		1,796,197
Notes receivable		1,687,670		2,427,415		1,938,484
Accounts receivable (including related parties)		106,071,202		118,239,940		144,187,947
Other receivables (including		17 526 205		20 000 077		12 001 400
related parties) Guarantee deposits paid		17,536,395 290,324		20,009,977 288,045		13,081,490 285,270
Other financial assets						
Other infancial assets	Φ	1,247,829	φ	1,640,624	Φ	1,124,581
	\$	143,240,338	\$	161,078,156	\$	175,045,319
Financial liabilities						
Financial liabilities measured						
at fair value through profit or loss						
Financial liabilities held for						
trading	\$	5,875	\$	4,148	\$	266
Financial liabilities at	<u>*</u>	 	<u>*</u>	.,1.0	<u>*</u>	
amortized cost						
Short-term borrowings	\$	68,255,709	1\$	80,518,991	\$	96,671,354
Short-term notes and bills		, ,		, ,		, ,
payable		4,583,748		5,342,259		6,317,192
Notes payable		30,392		15,456		50,251
Accounts payable (including related parties)		75,410,066		81,337,139		89,147,682
Other payables		16,921,051		12,961,435		17,494,738
Long-term borrowings (including current portion)		34,766,779		44,466,145		42,533,481
Guarantee deposits received		197,109		145,123	_	191,696
	\$	200,164,854	\$	224,786,548	\$	252,406,394
Lease liabilities	\$	2,602,356	\$	2,686,829	\$	1,484,109

B. Risk management policies

- (a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk. To minimize any adverse effects on the financial performance of the Group, derivative financial instruments, such as foreign exchange forward contracts, are used to hedge certain exchange rate risk. Derivatives are used exclusively for hedging purposes and not as trading or speculative instruments.
- (b) Risk management is carried out by a central treasury department (Group treasury) under policies approved by the Board of Directors. Group treasury identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk,

- credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.
- (c) Information about derivative financial instruments that are used to hedge certain exchange rate risk are provided in Note 6(2).
- C. Significant financial risks and degrees of financial risks
 - (a) Market risk

Foreign exchange risk

- i. The Group operates internationally and is exposed to foreign exchange risk arising from the transactions of the Company and its subsidiaries used in various currency, primarily with respect to the USD and RMB. Exchange rate risk arises from future commercial transactions and recognized assets and liabilities.
- ii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The companies are required to hedge their entire foreign exchange risk exposure with the Group treasury. Exchange rate risk is measured through a forecast of highly probable USD and RMB expenditures. Forward foreign exchange contracts are adopted to minimize the volatility of the exchange rate affecting cost of forecast inventory purchase.
- iii. The Group hedges foreign exchange rate by using forward exchange contracts. However, the Group does not adopt hedging accounting. Details of financial assets or liabilities at fair value through profit or loss are provided in Note 6(2).
- iv. The Group's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD; other certain foreign subsidiaries' functional currency: local currency). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

	June 30, 2023						
	Foreign currency amount (in thousands)		Exchange rate		Book value (NTD)		
(Foreign currency: functional currency)			_				
Financial assets							
Monetary items							
USD: TWD	\$	843,400	31.14	\$	26,263,462		
USD: RMB		22,312	7.27		694,810		
USD: KRW		29,187	1,312.80		908,869		
USD: JPY		6,364	144.84		198,187		
HKD: USD		55,702	0.13		221,358		
RMB: TWD		62,163	4.28		266,182		
RMB: USD		722,631	0.14		3,094,307		
SGD: USD		4,488	0.74		103,046		
Non-monetary items							
RMB: USD		33,877	0.14		145,061		
Financial liabilities							
Monetary items							
USD: TWD		908,303	31.14		28,284,568		
USD: RMB		30,505	7.27		949,912		
USD: KRW		21,181	1,312.80		659,565		
USD: JPY		4,722	144.84		147,031		
USD: INR		17,989	82.03		560,162		
RMB: TWD		61,714	4.28		264,259		
RMB: USD		566,570	0.14		2,426,052		
EUR: USD		4,110	1.09		138,943		

	December 31, 2022						
	Foreigr amo (in the		Exchange rate		Book value (NTD)		
(Foreign currency:							
functional currency)							
<u>Financial assets</u>							
Monetary items							
USD: TWD	\$	787,750	30.71	\$	24,191,791		
USD: RMB		24,547	6.97		753,830		
USD: KRW		32,422	1,267.30		995,668		
USD: JPY		4,566	132.14		140,230		
HKD: USD		53,895	0.13		212,238		
RMB : TWD		60,553	4.41		266,917		
RMB: USD		525,128	0.14		2,314,766		
Non-monetary items							
RMB: USD		35,147	0.14		154,930		
Financial liabilities							
Monetary items							
USD: TWD		781,311	30.71		23,994,067		
USD: RMB		44,734	6.97		1,373,772		
USD: KRW		23,683	1,267.30		727,318		
USD: INR		11,672	82.75		358,453		
HKD: USD		34,320	0.13		135,152		
RMB: TWD		60,392	4.41		266,209		
RMB: USD		167,901	0.14		740,107		
EUR: USD		3,093	1.07		101,189		

June 30, 2022						
Foreign currency amount (in thousands)		Exchange rate		Book value (NTD)		
\$	917,099	29.72	\$	27,256,186		
•		6.70		377,569		
	· ·	1,292.90		1,015,078		
		136.21		307,666		
	51,462	0.13		194,938		
	495,830	0.15		2,200,991		
	33,084	0.15		146,858		
	801,056	29.72		23,807,387		
	98,543	6.70		2,928,705		
	37,528	1,292.90		1,115,321		
	8,156	136.21		242,405		
	10,976	78.93		326,200		
	3,771	35.07		112,075		
	37,138	0.13		140,679		
	181,846	0.15		807,216		
	a	amount (in thousands) \$ 917,099 12,704 34,155 10,352 51,462 495,830 33,084 801,056 98,543 37,528 8,156 10,976 3,771 37,138	Foreign currency amount (in thousands) \$ 917,099	Foreign currency amount (in thousands) \$ 917,099		

v. The total exchange gain (loss), including realized and unrealized arising from significant foreign exchange variation on the monetary items held by the Group for the three months ended June 30, 2023 and 2022, and six months ended June 30, 2023 and 2022 amounted to (\$30,697), \$96,487, \$84,229 and \$205,147, respectively.

vi. Analysis of foreign currency market risk arising from significant foreign exchange variation:

	Six	moı	nths ended Jun	e 30, 2023
			Sensitivity A	nalysis
	Degree of Variation	P	Effect on rofit or Loss	Effect on Other Comprehensive Income
(Foreign currency:				
functional currency)				
Financial assets				
Monetary items				
USD: TWD	1%	\$	262,635	\$ -
USD: RMB	1%		6,948	-
USD: KRW	1%		9,089	-
USD: JPY	1%		1,982	-
HKD: USD	1%		2,214	-
RMB:TWD	1%		2,662	-
RMB: USD	1%		30,943	-
SGD: USD	1%		1,030	-
<u>Financial liabilities</u> <u>Monetary items</u>				
USD: TWD	1%		282,846	_
USD: RMB	1%		9,499	-
USD: KRW	1%		6,596	-
USD: JPY	1%		1,470	-
USD: INR	1%		5,602	-
RMB: TWD	1%		2,643	-
RMB: USD	1%		24,261	-
EUR: USD	1%		1,389	-
	Six	moı	nths ended June	e 30, 2022
			Sensitivity A	<u> </u>
	Degree of Variation	<u> P</u>	Effect on rofit or Loss	Effect on Other Comprehensive Income
(Foreign currency:				
functional currency)				
Financial assets				
Monetary items				
USD: TWD	1%	\$	272,562	\$ -
USD: RMB	1%		3,776	-
USD: KRW	1%		10,151	-
USD: JPY	1%		3,077	-
HKD: USD	1%		1,949	-
RMB: USD	1%		22,010	-

	Six months ended June 30, 2022									
		Sensitivity Analysis								
	Degree of Variation	Effe egree of Effect on Cor								
Financial liabilities										
Monetary items										
USD: TWD	1%	238,074	-							
USD: RMB	1%	29,287	-							
USD: KRW	1%	11,153	-							
USD: JPY	1%	2,424	-							
USD: INR	1%	3,262	-							
USD: THB	1%	1,121	-							
HKD: USD	1%	1,407	-							
RMB: USD	1%	8,072	-							

Price risk

- i. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.
- ii. Shares and open-end funds which the Group invested are issued by the domestic and foreign companies. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, post-tax profit for the six months ended June 30, 2023 and 2022 would have increased/decreased by \$37,352 and \$18,403, respectively, as a result of gains/losses on equity securities classified as at fair value through profit or loss. Other components of equity would have increased/decreased by \$33,933 and \$34,585, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.

Cash flow and fair value interest rate risk

- i. The Group's main interest rate risk arises from short-term borrowings with variable rates, which expose the Group to cash flow interest rate risk. For the six months ended June 30, 2023 and 2022, the Group's borrowings at variable rate were mainly denominated in New Taiwan dollars and US dollars.
- ii. If the borrowing interest rate had increased by 1% with all other variables held constant, profit, net of tax for the six months ended June 30, 2023 and 2022 would have decreased by \$170,281 and \$241,891, respectively. The main factor is that changes in interest expense result from floating rate borrowings.

(b) Credit risk

- Credit risk refers to the risk of financial loss to the Group arising from default by
 the clients or counterparties of financial instruments on the contract obligations.
 The main factor is that counterparties could not repay in full the accounts
 receivable based on the agreed terms, and the contract cash flows of notes
 receivable.
- ii. The Group manages its credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with good rating are accepted. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings. The utilisation of credit limits is regularly monitored.
- iii. Under IFRS 9, if the contract payments are past due over one month based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
- iv. The default occurs when the contract payments are past due more than five months.
- v. The Group classifies customer's accounts receivable in accordance with credit rating of customer and customer types. The Group applies the simplified approach using the provision matrix based on the loss rate methodology to estimate expected credit loss.
- vi. The Group wrote-off the financial assets, which cannot be reasonably expected to be recovered, after initiating recourse procedures. However, the Group will continue executing the recourse procedures to secure their rights.
- vii. The Group used the forecastability to adjust historical and timely information to assess the default possibility of accounts receivable. On June 30, 2023, December 31, 2022 and June 30, 2022, the provision matrix and loss rate methodology are as follows:

Over four

(i) Accounts receivable from general customers:

	Not past due	One month past due	Two months past due	Three months past due	Four months past due	months past due	Total
June 30, 2023							
Expected loss	0%~	0%~	2.58%~	9.07%~	39.04%~	100%	
rate	3.2%	33.33%	100%	100%	100%	100%	
Total book value	\$ 59,951,730 \$	3,565,579 \$	732,881	\$ 126,896	\$ 50,707	\$ 618,717	\$ 65,046,510
Loss allowance	<u>\$ 93,452</u> <u>\$</u>	110,514 \$	123,908	\$ 49,357	\$ 31,910	\$ 601,412	\$ 1,010,553

	Not past due	One month past due	Two months past due	Three months past due	Four months past due	Over four months past due	<u>Total</u>
December 31, 20 Expected loss rate	0%~ 3.3%	0%~ 83.33%	1.2%~ 100%	4.68%~ 100%	40.9%~ 100%	100%	
Total book value	\$ 63,302,121	\$ 3,777,615	\$ 372,890	<u>\$ 103,778</u>	\$ 38,770	<u>\$ 421,991</u>	<u>\$ 68,017,165</u>
Loss allowance	\$ 66,103	\$ 61,780	<u>\$ 48,654</u>	<u>\$ 31,581</u>	<u>\$ 15,286</u>	<u>\$ 420,026</u>	<u>\$ 643,430</u>
	Not past due	One month past due	Two months past due	Three months past due	Four months past due	Over four months past due	<u>Total</u>
June 30, 2022							
Expected loss rate	0%~ 6.46%	0%~ 87.5%	2.7%~ 100%	11.02%~ 100%	26.42%~ 100%	100%	
Total book value	<u>\$ 78,605,421</u>	\$ 3,229,125	\$ 773,459	\$ 352,283	\$ 60,140	\$ 462,560	<u>\$ 83,482,988</u>
Loss allowance	\$ 55,184	\$ 37,909	\$ 112,842	\$ 99,414	\$ 12,658	<u>\$ 462,546</u>	<u>\$ 780,553</u>
(ii)	Individually	y impaired a	nd provision	ned allowan	ce for loss		
		Jui	ne 30, 2023	Decemb	oer 31, 2022	June	30, 2022
	Total book va	alue <u>\$</u>	5,705	<u>\$</u>	5,549	\$	6,549
	Loss allowar	nce <u>\$</u>		<u>\$</u>		\$	
(iii)	For customerange:	ers whose c	urrent ratio,	debt ratio,	earnings, et	c. are with	hin a certain

 June 30, 2023
 December 31, 2022
 June 30, 2022

 Expected loss rate
 0%
 0%
 0%

Total book value \$\$41,909,240\$ \$\$50,658,565\$ \$\$61,217,661Loss allowance \$\$-\$ \$\$-\$

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

		2023									
	Norrecei Indivi	vable_dual	Ao Individual _provision			ints receival Group provision		le Subtotal		Total	
At January 1	\$	-	\$	-	\$	643,430	\$	643,430	\$	643,430	
Provision for impairment		-		-		345,238		345,238		345,238	
Write-offs during the											
period		-		-	(2,122)	(2,122)	(2,122)	
Effect of foreign exchange		-		-		15,197		15,197		15,197	
Transfers into overdue receivables		-		-	(1,642)	(1,642)	(1,642)	
Acquired from business combinations		<u>-</u>		<u> </u>		10,452		10,452		10,452	
At June 30	\$		\$		<u>\$1</u>	,010,553	\$1	,010,553	<u>\$1</u>	,010,553	

	2022									
	Notes receivab	le		A	ccou	ınts receiva				
	Individua provisio	-		lividual rovision		Group provision		Subtotal		Total
At January 1	\$	4	\$	51,946	\$	619,978	\$	671,924	\$	671,928
Provision (reversal of)										
for impairment	(4)	(35,799)		124,405		88,606		88,602
Write-offs during the										
period		-		-	(2,382)	(2,382)	(2,382)
Effect of foreign exchange	;	-		1,249		38,552		39,801		39,801
Transfers into overdue										
receivables	-		(17,396)		<u>-</u>	(17,39 <u>6</u>)	(17,396)
At June 30	\$		\$	<u>-</u>	\$	780,553	\$	780,553	\$	780,553

(c) Liquidity risk

- i. Cash flow forecasting is performed in the operating entities of the Group. Each treasury department monitors rolling forecasts of the liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Group does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities. Such forecasting takes into consideration the Group's debt financing plans and covenant compliance.
- ii. The table below analyses the Group's non-derivative financial liabilities and net-settled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities and to the expected maturity date for derivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

Non-derivative financial liabilities:

			Between 1	Between 2			
June 30, 2023	Les	ss than 1 year	and 2 years	and 5 ye	ars	Over 5 years	
Short-term borrowings	\$	69,023,985	\$ -	\$	- \$	-	
Short-term notes and bills							
payable		4,587,000	-		-	-	
Financial liabilities							
measured at fair value							
through profit or loss		5,875	-		-	-	
Notes payable		30,392	-		-	-	
Accounts payable		75,238,763	-		-	-	
Accounts payable - related							
parties		171,303	-		-	-	
Other payables		16,921,051	-		-	-	
Lease liabilities		435,971	346,087	729	,564	1,564,998	
Long-term borrowings							
(including current							
portion)		7,968,285	19,283,685	4,120	,907	5,426,640	

Non-derivative financial liabilities:

				Between 1	Between 2	
December 31, 2022	Les	ss than 1 year	_	and 2 years	 and 5 years	Over 5 years
Short-term borrowings	\$	80,879,673	\$	-	\$ -	\$ -
Short-term notes and bills						
payable		5,350,000		-	-	-
Financial liabilities						
measured at fair value						
through profit or loss		4,148		-	-	-
Notes payable		15,456		-	-	-
Accounts payable		81,177,435		-	-	-
Accounts payable - related						
parties		159,704		-	-	-
Other payables		12,961,435		-	-	-
Lease liabilities		444,127		348,767	688,148	1,683,828
Long-term borrowings						
(including current						
portion)		11,967,186		16,855,520	12,784,508	5,569,609

Non-derivative financial liabilities:

				Between 1		Between 2		
<u>June 30, 2022</u>	Les	ss than 1 year	_	and 2 years	_	and 5 years	(Over 5 years
Short-term								
borrowings	\$	97,946,409	\$	-	\$	-	\$	-
Short-term notes and								
bills payable		6,320,000		-		-		-
Financial liabilities								
measured at fair								
value through profi	t							
or loss		266		-		-		-
Notes payable		50,251		-		-		-
Accounts payable		88,987,616		-		-		-
Accounts payable -								
related parties		160,066		-		-		-
Other payables		17,494,738		-		-		-
Lease liabilities		302,280		266,153		336,553		1,033,373
Long-term borrowing	S							
(including current								
portion)		2,082,631		8,751,173		28,449,319		5,424,231

(3) Fair value information

A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:

Level 1: Inputs that are quoted prices (unadjusted) in active markets for identical assets or liabilities. A market is regarded as active if it meets all the following conditions: the items traded in the market are homogeneous; willing buyers and sellers can

- normally be found at any time; and prices are available to the public. The fair value of the Group's investment in listed stocks is included in Level 1.
- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices). The fair value of the Group's investment in emerging stocks, publicly traded equity investment, forward exchange, beneficiary certificates and swap contracts is included in Level 2.
- Level 3: Inputs for the asset or liability that are not based on observable market data. The fair value of the Group's investment in equity investment without active market is included in Level 3.
- B. Fair value information of investment property at cost is provided in Note 6(12).
- C. The carrying amounts of financial instruments not measured at fair value including cash and cash equivalents, notes receivable, accounts receivable (including related parties), other receivables (including related parties), other financial assets, guarantee deposits paid, financial assets at amortized cost, short-term borrowings, short-term notes and bills payable, notes payable, accounts payable (including related parties), other payables, lease liabilities (including current and non-current), long-term borrowings-current portion, long-term borrowings and guarantee deposits received are approximate to their fair values.
- D. The related information on financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities is as follows:
 - (a) The related information on the nature of the assets and liabilities is as follows:

June 30, 2023	Level 1	Level 2	Level 3	Total
<u>Assets</u>				
Recurring fair value measurements				
Financial assets at fair value through profit or loss				
Forward exchange contracts	\$ -	\$ 9,223	\$ -	\$ 9,223
Equity securities	3,107,259	-	627,943	3,735,202
Financial assets at fair value through other comprehensive income				
Equity securities	3,149,220		244,055	3,393,275
	<u>\$6,256,479</u>	<u>\$ 9,223</u>	<u>\$ 871,998</u>	<u>\$7,137,700</u>
<u>Liabilities</u> <u>Recurring fair value measurements</u>				
Financial liabilities held for trading				
Forward exchange contracts	\$ -	<u>\$ 5,875</u>	\$ -	<u>\$ 5,875</u>

December 31, 2022	Level 1	Level 2	Level 3	<u>Total</u>				
Assets								
Recurring fair value measurements								
Financial assets at fair value through profit or loss								
Forward exchange contracts	\$ -	\$ 4,652	\$ -	\$ 4,652				
Equity securities	382,582	-	1,343,258	1,725,840				
Financial assets at fair value through other comprehensive income								
Equity securities	3,121,989			3,341,083				
	<u>\$3,504,571</u>	<u>\$ 4,652</u>	<u>\$1,562,352</u>	<u>\$5,071,575</u>				
<u>Liabilities</u> <u>Recurring fair value measurements</u>								
Financial liabilities held for trading								
Forward exchange contracts	\$ _	\$ 4,148	\$ -	\$ 1118				
1 of Ward Chemings Contacts	Ψ	ψ +,1+0	Ψ	$\frac{\psi}{}$ +,1+0				
June 30, 2022	Level 1	Level 2	Level 3	Total				
Assets								
Recurring fair value measurements								
Financial assets at fair value through profit or loss								
Forward exchange contracts	\$ -	\$ 12,214	\$ -	\$ 12,214				
Equity securities	482,658	-	1,357,661	1,840,319				
Financial assets at fair value through other comprehensive income								
Equity securities	3,386,543		72,006	3,458,549				
	<u>\$3,869,201</u>	<u>\$ 12,214</u>	<u>\$1,429,667</u>	<u>\$5,311,082</u>				
<u>Liabilities</u> <u>Recurring fair value measurements</u> Financial liabilities held for trading								
Forward exchange contracts	¢	\$ 266	¢	¢ 266				
Torward exchange contracts	<u>Ф -</u>	<u>\$ 266</u>	φ -	<u>\$ 266</u>				
(b) The methods and assumptions to	the Group use	d to measure fa	air value are as	follows:				
i. The instruments the Grou	p used marke	t quoted prices	s as their fair	values (that is,				
Level 1) are listed below b	y characterist	ics:						
			Listed shares					
Market quoted price			Closing price					
ii. Except for financial inst	ruments with	active marke	ets, the fair v	value of other				
financial instruments is me	financial instruments is measured by using valuation techniques widely accepted in							
financial management.								

- iii. When assessing non-standard and low-complexity financial instruments, for example, foreign exchange swap contracts, the Group adopts valuation technique that is widely used by market participants. The inputs used in the valuation method to measure these financial instruments are normally observable in the market.
- iv. Forward exchange contracts are usually valued based on the current forward exchange rate.
- v. The output of valuation model is an estimated value and the valuation technique may not be able to capture all relevant factors of the Group's financial and non-financial instruments. Therefore, the estimated value derived using valuation model is adjusted accordingly with additional inputs. In accordance with the Group's management policies and relevant control procedures relating to the valuation models used for fair value measurement, management believes adjustment to valuation is necessary in order to reasonably represent the fair value of financial and non-financial instruments at the consolidated balance sheet. The inputs and pricing information used during valuation are carefully assessed and adjusted based on current market conditions.
- vi. The Group takes into account adjustments for credit risks to measure the fair value of financial and non-financial instruments to reflect credit risk of the counterparty and the Group's credit quality.
- E. The following chart is the movement of Level 3 for the six months ended June 30, 2023 and 2022:

		2023	2022
At January 1	\$	1,562,352 \$	1,432,739
Additions		25,043	6,000
Capital reduction	(12,559) (24,617)
Disposal	(39,713)	-
Transfers out from level 3	(677,835)	-
Gains (losses) on valuation		17,768 (333)
Effect of foreign exchange	(3,058)	15,878
At June 30	\$	<u>871,998</u> \$	1,429,667

- F. For the six months ended June 30, 2023, as the investee company became a public company, the Group transferred the fair value from Level 3 into Level 1 at the end of the month when the event occurred. For the six months ended June 30, 2022, there was no transfer into or out from Level 3.
- G. Finance and accounting department is in charge of valuation procedures for fair value measurements being categorized within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions and frequently reviewed.

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

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

	Fair value at June 30, 2023	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity: Equity investment without active market	\$ 837,798	Net asset value method	Net asset value	-	The higher the net asset value, the higher the fair value
Preferred share without active market	34,200	Market approach	Not applicable	-	Not applicable
	Fair value at December 31, 2022	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity: Equity investment without active market	\$ 1,528,152	Net asset value method	Net asset value	-	The higher the net asset value, the higher the fair value
Preferred share without active market	34,200	Market approach	Not applicable	-	Not applicable
Nīga davinatina	Fair value at June 30, 2022	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity: Equity investment without active market	\$ 1,395,467	Net asset value method	Net asset value	-	The higher the net asset value, the higher the fair value

	F	Fair value at June 30, 2022	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Preferred share without active market	\$	34,200	Market approach	Not applicable		Not applicable

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

				June 3	30, 2023	
			•	gnized in	•	ed in other
			profi	it or loss	<u>compreher</u>	sive income
			Favourable	Unfavourable	Favourable	Unfavourable
	<u>Input</u>	Change	change	change	change	<u>change</u>
Financial asset	ts					
Equity instrument	Net asset value	± 1%	\$ 6,279	(<u>\$ 6,279</u>)	\$ 2,441	(<u>\$ 2,441</u>)
				Decembe	r 31, 2022	
			Reco	gnized in	Recogniz	ed in other
			profi	it or loss	comprehen	sive income
			Favourable	Unfavourable	Favourable	Unfavourable
	Input	Change	change	<u>change</u>	change	<u>change</u>
Financial asset	ts					
Equity instrument	Net asset value	± 1%	<u>\$ 13,433</u>	(<u>\$ 13,433</u>)	<u>\$ 2,191</u>	(<u>\$ 2,191</u>)
				June 3	30, 2022	
			Recog	gnized in	Recogniz	ed in other
			profi	it or loss	comprehen	sive income
			Favourable	Unfavourable	Favourable	Unfavourable
	<u>Input</u>	Change	change	change	change	change
Financial asset	ts					
Equity instrument	Net asset value	± 1%	<u>\$ 13,577</u>	(<u>\$ 13,577</u>)	<u>\$ 720</u>	(<u>\$ 720</u>)

13. <u>SUPPLEMENTARY DISCLOSURES</u>

(The transactions with subsidiaries disclosed below had been eliminated when preparing consolidated financial statements. The following disclosures are for reference only.)

(1) Significant transactions information

- A. Loans to others: Refer to table 1.
- B. Provision of endorsements and guarantees to others: Refer to table 2.
- C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Refer to table 3.
- D. Aggregate purchases or sales of the same securities reaching \$300 million or 20% of paid-in capital or more: None.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Refer to table 4.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: Refer to table 5.
- I. Derivative financial instruments undertaken during the reporting period: Refer to Notes 6(2)B. and 12(3).
- J. Significant inter-company transactions during the reporting period: Refer to table 6.

(2) <u>Information on investee companies</u>

Names, locations and other information of investee companies (excluding investees in Mainland China): Refer to table 7.

(3) Information on investments in Mainland China

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

Any of the following significant transactions with investee companies in the Mainland Area, either directly or indirectly through a third area, and their prices, payment terms, and unrealized gains or losses: Information on significant transactions of the Company and subsidiary and investee company in Mainland China as of and for the six months ended June 30, 2023 is provided in Note (1)J.

(4) Major shareholders information

Major shareholders information: Refer to table 9.

14. OPERATING SEGMENT INFORMATION

(1) General information

The Group is mainly engaged in the import and export of electronic components. The products include CPU, analog IC, discrete IC, logic IC, DRAM, Flash, optical component, etc. The chief operating decision-maker evaluates performance based on the separate net income of sub-groups.

(2) Measurement of segment information

The Group's chief operating decision-maker uses the net income as basis for assessing the performance of the Group's operating segments.

(3) Reconciliation for segment income (loss)

- A. The net income reported to the chief operating decision-maker is measured in a manner consistent with revenues, costs and expenses in the statement of comprehensive income. As the amounts in the statement provided to the chief operating decision-maker for managing segment are in agreement with the amounts in the statements of segment income, reconciliation is not needed.
- B. The segment information of the reportable segments provided to the chief operating decision-maker for the three months and six months ended June 30, 2023 and 2022 is as follows:

Three months ended June 30, 2023:

	Indi	orld Peace ustrial Co., Ltd. its subsidiaries		Silicon Application Corp. and its subsidiaries	Asian Information Cechnology Inc. and its subsidiaries	osun Industrial Corp. and s subsidiaries	L	Trigold Holdings imited and s subsidiaries		Others	<u> F</u>	Eliminations	 Total
Revenue from external													
customers	\$	71,876,229	\$	17,873,989	\$ 21,038,722	\$ 24,178,272	\$	4,878,756	\$	16,843,660	\$	-	\$ 156,689,628
Revenue from internal													
customers		3,548,487	_	1,158,186	 434,501	 2,339,961		539,960		2,605,052	(10,626,147)	
Total revenue	\$	75,424,716	\$	19,032,175	\$ 21,473,223	\$ 26,518,233	\$	5,418,716	\$	19,448,712	(\$	10,626,147)	\$ 156,689,628
Segment profit	\$	1,430,201	\$	459,521	\$ 515,060	\$ 550,845	\$	127,784	(<u>\$</u>	32,482)	\$	725,438	\$ 3,776,367
Net income	\$	413,115	\$	75,182	\$ 277,810	\$ 209,626	\$	29,289	\$	826,757	\$	501,329	\$ 2,333,108

Three months ended June 30, 2022:

	Ind	orld Peace ustrial Co., Ltd. its subsidiaries		Silicon Application Corp. and its subsidiaries	Asian Information Cechnology Inc. and its subsidiaries	osun Industrial Corp. and s subsidiaries	L	Trigold Holdings imited and subsidiaries	 Others	<u>E</u>	Eliminations_	 Total
Revenue from external												
customers	\$	98,901,479	\$	18,948,725	\$ 24,003,308	\$ 33,109,669	\$	4,229,103	\$ 19,863,646	\$	-	\$ 199,055,930
Revenue from internal												
customers		4,368,213	_	1,634,708	 422,350	 2,045,062		561,886	 4,358,494	(13,390,713)	 <u> </u>
Total revenue	\$	103,269,692	\$	20,583,433	\$ 24,425,658	\$ 35,154,731	\$	4,790,989	\$ 24,222,140	(<u>\$</u>	13,390,713)	\$ 199,055,930
Segment profit	\$	2,151,732	\$	512,840	\$ 641,749	\$ 823,139	\$	126,216	\$ 169,467	\$	747,973	\$ 5,173,116
Net income	\$	1,231,920	\$	342,502	\$ 433,503	\$ 483,597	\$	15,520	\$ 22,541	\$	371,923	\$ 2,901,506

Six months ended June 30, 2023:

	Indu	Vorld Peace ustrial Co., Ltd. its subsidiaries		Silicon Application Corp. and its subsidiaries	Т	Asian Information echnology Inc. and its subsidiaries	osun Industrial Corp. and s subsidiaries	 Trigold Holdings Limited		Others	<u>E</u>	Climinations	 Total
Revenue from external													
customers	\$	138,973,616	\$	33,671,227	\$	39,628,943	\$ 46,992,804	\$ 9,048,032	\$	33,128,610	\$	-	\$ 301,443,232
Revenue from internal													
customers		6,689,559	_	2,450,132		867,851	3,734,316	 1,469,220		7,750,588	(22,961,666)	 <u>-</u>
Total revenue	\$	145,663,175	\$	36,121,359	\$	40,496,794	\$ 50,727,120	\$ 10,517,252	\$	40,879,198	(\$	22,961,666)	\$ 301,443,232
Segment profit	\$	2,559,323	\$	748,348	\$	930,021	\$ 1,099,238	\$ 254,745	(\$	116,916)	\$	1,527,379	\$ 7,002,138
Net income	\$	381,606	\$	117,069	\$	483,707	\$ 381,484	\$ 69,430	\$	629,644	\$	965,777	\$ 3,028,717

Six months ended June 30, 2022:

	Indu	Vorld Peace ustrial Co., Ltd. its subsidiaries	Silicon Application Corp. and its subsidiaries	Asian Information Sechnology Inc. and its subsidiaries	osun Industrial Corp. and s subsidiaries	 Trigold Holdings Limited		Others	<u> </u>	Eliminations		Total
Revenue from external												
customers	\$	205,503,335	\$ 41,212,936	\$ 49,829,553	\$ 63,864,001	\$ 8,466,105	\$	40,045,234	\$	-	\$	408,921,164
Revenue from internal												
customers		8,419,164	 3,188,117	 903,271	 4,112,221	 1,255,737	_	8,407,684	(26,286,194)	_	
Total revenue	\$	213,922,499	\$ 44,401,053	\$ 50,732,824	\$ 67,976,222	\$ 9,721,842	\$	48,452,918	(\$	26,286,194)	\$	408,921,164
Segment profit	\$	4,409,320	\$ 1,047,483	\$ 1,366,552	\$ 1,496,333	\$ 330,418	\$	463,888	\$	1,476,557	\$	10,590,551
Net income	\$	2,607,920	\$ 667,889	\$ 832,011	\$ 937,143	\$ 124,123	\$	433,499	\$	784,447	\$	6,387,032

Expressed in thousands of NTD (Except as otherwise indicated)

			General ledger	Is a related	Maximum outstanding balance during the six months ended June 30,	Balance at	Actual amount	Interest	Nature of loan	Amount of transactions with the	Reason for short-term	Allowance for doubtful		ollateral	Limit on loans granted to a single	-	
No. 1	Creditor Apache Korea Corp.	Borrower WDC Vorce Co	Other	party Y	\$ 53,779	June 30, 2023 \$ 52,184	drawn down 52,184	1.60	(Note 11)	s -	financing Operations	accounts		<u>Value</u> e \$ -		loans granted	Footnote Note 1
1	Apacile Korea Corp.	Ltd.	receivables	I	\$ 33,779	\$ 32,184	32,164	4.00	2	\$ -	Operations	\$ -	NOII	е э -	\$ 74,980	\$ 74,980	Note 1
2	Genuine C&C (IndoChina) Pte Ltd.	World Peace International (South Asia) Pte Ltd.	Other receivables	Y	62,280	62,280	62,280	6.45	2	-	Operations	-	Non	e -	94,014	94,014	Note 3
3	Richpower Electronic Devices Pte., Ltd.	Yosun Singapore Pte Ltd.	Other receivables	Y	365,760	-	-	-	2	-	Operations	-	Non	e -	496,998	496,998	Note 4
3	Richpower Electronic Devices Pte., Ltd.	Yosun Hong Kong Corp. Ltd.	Other receivables	Y	239,778	239,778	239,778	6.34~6.45	2	-	Operations	-	Non	e -	496,998	496,998	Note 4
4	World Peace International (India) Pvt., Ltd.	WPG C&C Computers And Peripheral (India) Private Limited	Other receivables	Y	18,981	18,981	-	-	2	-	Operations	-	Non	e -	125,012	125,012	Note 8
5	World Peace International (South Asia) Pte Ltd.	WPG Americas Inc.	Other receivables	Y	311,400	311,400	-	-	2	-	Operations	-	Non	e -	7,670,391	7,670,391	Note 3
5	World Peace International (South Asia) Pte Ltd.	WPI Technology Pte Ltd.	Other receivables	Y	93,420	93,420	-	-	2	-	Operations	-	Non	e -	7,670,391	7,670,391	Note 3
6	WPG C&C Limited	WPI International (Hong Kong) Limited	Other receivables	Y	249,120	249,120	249,120	3.25~4.45	2	-	Operations	-	Non	e -	296,619	296,619	Note 5
7	WPG India Electronics Pvt Ltd.	World Peace International (India) Pvt., Ltd.	Other receivables	Y	22,777	22,777	22,777	9.50	2	-	Operations	-	Non	e -	175,729	175,729	Note 3
8	WPG South Asia Pte. Ltd.	WPG Korea Co., Ltd.	Other receivables	Y	750,875	467,100	280,260	6.93	2	-	Operations	-	Non	e -	1,635,604	1,635,604	Note 8
8	WPG South Asia Pte. Ltd.	WPG Americas Inc.	Other receivables	Y	304,800	-	-	-	2	-	Operations	-	Non	e -	1,635,604	1,635,604	Note 8

Maximum outstanding

					balance during					Amount of		Allowance					
				Is a	the six months					transactions	Reason for	for			Limit on loans		
			General ledger	related	ended June 30,	Balance at	Actual amount	Interest	Nature of loan	with the	short-term	doubtful	Col	lateral	granted to a single	e Ceiling on total	
No.	Creditor	Borrower	account	party	2023	June 30, 2023	drawn down	rate	(Note 11)	borrower	financing	accounts	Item	Value	-	loans granted	Footnote
8	WPG South Asia Pte. Ltd.	World Peace International (South Asia) Pte Ltd.	Other receivables	Y	\$ 155,700		\$ -	-	2	\$ -	Operations	\$ -	None	\$ -	\$ 1,635,604	\$ 1,635,604	
8	WPG South Asia Pte. Ltd.	Yosun Singapore Pte Ltd.	Other receivables	Y	778,500	778,500	591,660	6.24	2	-	Operations	-	None	-	1,635,604	1,635,604	Note 8
9	WPI International (South Asia) Pte Ltd.	World Peace International (South Asia) Pte Ltd.	Other receivables	Y	240,280	155,700	155,700	6.45	2	-	Operations	-	None	-	2,376,724	2,376,724	Note 3
10	Yosun Hong Kong Corp. Ltd.	Richpower Electronic Devices Co., Limited	Other receivables	Y	934,200	934,200	-	-	2	-	Operations	-	None	-	10,624,530	10,624,530	Note 4
10	Yosun Hong Kong Corp. Ltd.	Yosun Industrial Corp.	Other receivables	Y	266,700	256,920	256,920	4.28	2	-	Operations	-	None	-	2,124,906	10,624,530	Note 4
10	Yosun Hong Kong Corp. Ltd.	Yosun Shanghai Corp. Ltd.	Other receivables	Y	1,861,860	1,798,440	1,541,520	4.42~4.89	2	-	Operations	-	None	-	10,624,530	10,624,530	Note 4
10	Yosun Hong Kong Corp. Ltd.	Yosun Singapore Pte Ltd.	Other receivables	Y	252,984	-	-	-	2	-	Operations	-	None	-	10,624,530	10,624,530	Note 4
10	Yosun Hong Kong Corp. Ltd.	WPG Electronics (Hong Kong) Limited	Other receivables	Y	615,000	-	-	-	2	-	Operations	-	None	-	10,624,530	10,624,530	Note 4
11	Yosun Singapore Pte Ltd.	World Peace International (South Asia) Pte Ltd.	Other receivables	Y	304,800	-	-	-	2	-	Operations	-	None	-	1,029,699	1,029,699	Note 4
12	AECO Technology Co., Ltd.	World Peace Industrial Co., Ltd.	Other receivables	Y	39,000	39,000	27,000	1.30	2	-	Operations	-	None	-	414,961	414,961	Note 2
13	AECO Electronics Co., Ltd.	WPI International (Hong Kong) Limited	Other receivables	Y	747,360	747,360	747,360	3.08~4.45	2	-	Operations	-	None	-	864,567	864,567	Note 5
14	WPG SCM Limited	WPG Electronics (Hong Kong) Limited	Other receivables	Y	311,400	311,400	311,400	6.45	2	-	Operations	-	None	-	1,377,947	1,377,947	Note 8
14	WPG SCM Limited	WPG Korea Co., Ltd.	Other receivables	Y	213,360	155,700	155,700	6.86	2	-	Operations	-	None	-	1,377,947	1,377,947	Note 8
14	WPG SCM Limited	WPG Americas Inc.	Other receivables	Y	155,700	155,700	-	-	2	-	Operations	-	None	-	1,377,947	1,377,947	Note 8

Maximum outstanding

					balance during					Amount of		Allowance					
				Is a	the six months					transactions	Reason for	for			Limit on loans		
			General ledger	related	ended June 30,	Balance at	Actual amount	Interest	Nature of loan	with the	short-term	doubtful	Coll	lateral	granted to a single	Ceiling on total	
No.	Creditor	Borrower	account	party	2023	June 30, 2023	drawn down	rate	(Note 11)	borrower	financing	accounts	Item	Value	party	loans granted	Footnote
15	WPG China (SZ) Inc.	LaaS (Dongguan) Supply Chain Management Limited	Other receivables	Y	\$ 133,350	\$ 42,820	\$ 42,820	3.90	2	\$ -	Operations	\$ -	None	\$ -	\$ 1,206,746	\$ 1,206,746	Note 5
16	WPG China Inc.	LaaS (Dongguan) Supply Chain Management Limited	Other receivables	Y	22,225	21,410	21,410	3.90	2	-	Operations	-	None	-	5,089,845	5,089,845	Note 5
17	Yosun Industrial Corp.	Yosun Hong Kong Corp. Ltd.	Other receivables	Y	1,537,500	-	-	-	2	-	Operations	-	None	-	3,762,777	3,762,777	Note 2
17	Yosun Industrial Corp.	Richpower Electronic Devices Co., Ltd.	Other receivables	Y	300,000	-	-	-	2	-	Operations	-	None	-	3,762,777	3,762,777	Note 2
17	Yosun Industrial Corp.	Yosun Shanghai Corp. Ltd.	Other receivables	Y	266,700	256,920	256,920	5.34	2	-	Operations	-	None	-	3,762,777	3,762,777	Note 2
18	Yosun South China Corp. Ltd.	Yosun Shanghai Corp. Ltd.	Other receivables	Y	200,025	64,230	64,230	2.80	2	-	Operations	-	None	-	216,418	216,418	Note 5
18	Yosun South China Corp. Ltd.	WPG China (SZ) Inc.	Other receivables	Y	129,480	128,460	128,460	2.80	2	-	Operations	-	None	-	216,418	216,418	Note 5
19	WPG Investment Co., Ltd.	WPG Electronics Limited	Other receivables	Y	80,000	80,000	-	-	2	-	Operations	-	None	-	814,021	814,021	Note 2
20	WPG C&C Shanghai Co., Ltd.	i Trigolduo (Shanghai) Industrial Development Ltd.	Other receivables	Y	47,102	47,102	47,102	4.00~4.10	2	-	Operations	-	None	-	246,794	616,985	Note 5
20	WPG C&C Shanghai Co., Ltd.	Trigold Tongle (Shanghai) Industrial Development Ltd.	Other receivables	Y	19,062	18,413	18,413	4.10	2	-	Operations	-	None	-	616,985	616,985	Note 5
20	WPG C&C Shanghai Co., Ltd.	i LaaS (Dongguan) Supply Chain Management Limited	Other receivables	Y	302,260	291,176	291,176	4.10	2	-	Operations	-	None	-	616,985	616,985	Note 5
20	WPG C&C Shanghai Co., Ltd.	i Yosun Shanghai Corp. Ltd.	Other receivables	Y	88,900	85,640	85,640	4.10	2	-	Operations	-	None	-	616,985	616,985	Note 5
21	WPI International (Hong Kong) Limited	WPG Electronics (Hong Kong) Limited	Other receivables	Y	4,876,800	4,359,600	4,359,600	3.95~6.33	2	-	Operations	-	None	-	28,406,341	28,406,341	Note 5

Maximum outstanding

			General ledger	Is a related	balance during the six months ended June 30,	Balance at	Actual amount	Interest	Nature of loan	Amount of transactions with the	Reason for short-term	Allowance for doubtful	Coll		Limit on loans anted to a single	Ceiling on total	
No.	Creditor	Borrower	account	party	2023	June 30, 2023	drawn down	rate	(Note 11)	borrower	financing	accounts	Item	Value	party	loans granted	Footnote
21	WPI International (Hong Kong) Limited	AECO Technology Co., Ltd.	Other receivables	Y	\$ 10,899	\$ 10,899	\$ 10,899	4.42~6.33	2	\$ -	Operations	\$ -	None	\$ - \$	11,362,536	\$ 28,406,341	Note 5
21	WPI International (Hong Kong) Limited	WPG Americas Inc.	Other receivables	Y	1,219,200	-	-	-	2	-	Operations	-	None	-	28,406,341	28,406,341	Note 5
21	WPI International (Hong Kong) Limited	WPG China Inc.	Other receivables	Y	422,275	-	-	-	2	-	Operations	-	None	-	28,406,341	28,406,341	Note 5
21	WPI International (Hong Kong) Limited	World Peace Industrial Co., Ltd.	Other receivables	Y	2,491,200	2,491,200	2,491,200	5.61~6.33	2	-	Operations	-	None	-	11,362,536	28,406,341	Note 5
21	WPI International (Hong Kong) Limited	Silicon Application Corp.	Other receivables	Y	1,027,620	1,027,620	1,027,620	5.80	2	-	Operations	-	None	-	11,362,536	28,406,341	Note 5
22	World Peace Industrial Co., Ltd.	Longview Technology Inc.	Other receivables	Y	130,140	130,140	95,868	2.80~6.55	2	-	Operations	-	None	-	8,875,131	11,833,508	Note 6
22	World Peace Industrial Co., Ltd.	WPG Electronics (Hong Kong) Limited	Other receivables	Y	914,400	-	-	-	2	-	Operations	-	None	-	8,875,131	11,833,508	Note 6
23	Silicon Application Company Limited	WPG Electronics (Hong Kong) Limited	Other receivables	Y	1,027,620	1,027,620	1,027,620	5.80	2	-	Operations	-	None	-	1,887,545	1,887,545	Note 5
23	Silicon Application Company Limited	Silicon Application Corp.	Other receivables	Y	716,220	716,220	716,220	5.23	2	-	Operations	-	None	-	755,018	1,887,545	Note 5
24	Sertek Limited	Yosun Hong Kong Corp. Ltd.	Other receivables	Y	77,850	77,850	77,850	4.35	2	-	Operations	-	None	-	85,006	85,006	Note 5
25	Sertek Incorporated	Richpower Electromic Devices Co., Ltd.	Other receivables	Y	554,820	554,820	404,820	4.80~6.25	2	-	Operations	-	None	-	600,143	600,143	Note 2
26	Apache Communication Inc.	Henshen Electric Trading Co., Ltd.	Other receivables	Y	357,885	39,548	39,548	4.26~5.62	2	-	Operations	-	None	-	562,045	899,273	Note 7
26	Apache Communication Inc.	Frontek Technology Corporation	Other receivables	Y	457,200	348,768	348,768	3.76~5.62	2	-	Operations	-	None	-	562,045	899,273	Note 7

					outstanding balance during					Amount of		Allowance					
				Is a	the six months					transactions	Reason for	for			Limit on loans		
			General ledger	related	ended June 30,	Balance at	Actual amount	Interest	Nature of loan	with the	short-term	doubtful	Coll	lateral	granted to a single	Ceiling on total	
No.	Creditor	Borrower	account	party	2023	June 30, 2023	drawn down	rate	(Note 11)	borrower	financing	accounts	Item	Value	party	loans granted	Footnote
27	Pernas Electronics Co., Ltd.	Everwiner Enterprise Co., Ltd.	Other receivables	Y	\$ 200,000	\$ -	\$ -	-	2	\$ -	Operations	\$ -	None	\$ -	\$ 511,269	\$ 511,269	Note 2
28	Long-Think International (Hong Kong) Limited	WPI International (Hong Kong) Limited	Other receivables	Y	467,100	467,100	467,100	4.25~4.45	2	-	Operations	-	None	-	592,368	592,368	Note 5
29	Peng Yu (Shanghai) Digital Technology Co., Ltd.	WPG C&C Shanghai Co., Ltd.	Other receivables	Y	88,478	87,781	87,781	3.90	2	-	Operations	-	None	-	433,277	433,277	Note 5
29	0 , 0 ,	LaaS (Dongguan) Supply Chain Management Limited	Other receivables	Y	88,900	85,640	85,640	4.10	2	-	Operations	-	None	-	433,277	433,277	Note 5
30	Peng Yu International Limited	Peng Yu Trigold Limited	Other receivables	Y	186,840	186,840	186,840	5.20	2	-	Operations	-	None	-	274,295	274,295	Note 5
31	Trigold (Hong Kong) Company Limited	Peng Yu Trigold Limited	Other receivables	Y	74,736	74,736	74,736	5.27	2	-	Operations	-	None	-	1,112,452	1,112,452	Note 5
32	Trigold Holdings Limited	Peng Yu Trigold Limited	Other receivables	Y	155,700	155,700	155,700	5.00~6.25	2	-	Operations	-	None	-	820,575	820,575	Note 2
33	Peng Yu Trigold Limited	WPG Electronics (Hong Kong) Limited	Other receivables	Y	311,400	311,400	311,400	7.00	2	-	Operations	-	None	-	668,676	668,676	Note 10

Note 1: Ceiling on total loans to others should not exceed the creditor's net assets. For short-term financing, ceiling on loans to a single party should not exceed the creditor's net assets.

Maximum

- Note 2: Accumulated financing activities to any company or person should not be in excess of 40% of creditor's net assets. Limit on loans to a single company is as follows:
 - (1) For business transaction to the creditor, the individual limit should not exceed the amount of business transactions; the amount of business transactions means the higher between sales and purchases.
 - (2) For short-term financing, financing activities to a single company should not be in excess of 40% of creditor's net assts.
- Note 3: (1) For those borrowers which are not 100% held investee company, the individual limit amount and the accumulated financing activities to those borrowers should not be in excess of 40% of the creditor's net assets.
 - (2) For those borrowers which are 100% held investee company, the individual limit amount and the accumulated financing activities to those borrowers should not be in excess of 200% of the creditor's net assets.
 - (3) The total limit of (1) and (2) should not exceed 200% of the creditor's net assets.
- Note 4: Accumulated financing activities to any company or person should not be in excess of 200% of creditor's net assets. Limit on loans to a single company is as follows:
 - (1) For business transaction to the creditor, the individual limit should not exceed the amount of business transactions; the amount of business transactions means the higher between sales and purchases.
 - (2) For short-term financing, the financing activities to an overseas company which is 100% directly or indirectly held by ultimate parent company should not be in excess of 200% of creditor's net assets. For borrower not fulfilling said criteria, the limit should not exceed 40% of the creditor's net assets.
- Note 5: Accumulated financing activities to any company or person should not be in excess of 100% of creditor's net assets. Limit on loans to a single company is as follows:
 - (1) For business transaction to the creditor, the individual limit should not exceed the amount of business transactions; the amount of business transactions means the higher between sales and purchases.
 - (2) For short-term financing, the financing activities to an overseas company or ultimate parent company which is 100% directly or indirectly held by ultimate parent company should not be in excess of 100% of creditor's net assets. For borrower not fulfilling said criteria, the limit should not exceed 40% of the creditor's net assets.
- Note 6: Accumulated financing activities to any company or person should not be in excess of 40% of creditor's net assets. Limit on loans to a single company is as follows:
 - (1) For business transaction to the creditor, the individual limit should not exceed the amount of business transactions; the amount of business transactions means the higher between sales and purchases.
 - (2) For short-term financing, the financing activities to a single company should not be in excess of 30% of creditor's assets.

- Note 7: Accumulated financing activities to any company or person should not be in excess of 40% of creditor's net assets. Limit on loans to a single company is as follows:
 - (1) For business transaction to the creditor, the individual limit should not exceed the amount of business transactions; the amount of business transactions means the higher between sales and purchases.
 - (2) For short-term financing, the financing activities to a single company should not be in excess of 25% of creditor's net assts.
- Note 8: (1) The financing activities to an overseas company which is 100% directly or indirectly held by ultimate parent company should not be in excess of 200% of creditor's net assets. Ceilings on accumulated short-term financing should not exceed 200% of the creditor's net assets.
 - (2) The individual limit amount should not exceed 40% of the creditor's net assets and the accumulated financing activities to those borrowers should not be in excess of 40% of the creditor's net assets.
- Note 9: Accumulated financing activities to any company or person should not be in excess of 40% of creditor's net assets. Limit on loans to a single company is as follows:
 - (1) For business transaction to the creditor, ceiling on the individual loans from others should not exceed 40% of the creditor's net assets, and the individual limit should not exceed the amount of business transactions within one year; the amount of business transactions means the higher between sales and purchases.
 - (2) For short-term financing, financing activities to a single company should not be in excess of 40% of creditor's net assts.
 - (3) Ceiling on total loans granted between foreign companies whose voting shares are 100% held by the Company directly, or on loans granted to the Company by such foreign companies was excluded in the aforementioned limits.
- Note 10: Accumulated financing activities to any company or person should not be in excess of 40% of creditor's net assets. Limit on loans to a single company is as follows:
 - (1) For business transaction to the creditor, the individual limit should not exceed the amount of business transactions; the amount of business transactions means the higher between sales and purchases.
 - (2) For short-term financing, the financing activities to an overseas company which is 100% directly or indirectly held by ultimate parent company should not be in excess of 300% of creditor's net assets. For borrower not fulfilling said criteria, the limit should not exceed 40% of the creditor's net assets.
- Note 11: The column of 'Nature of loan' shall fill in 1. 'Business transaction or 2. 'Short-term financing'.

		Party being endorse	d/guaranteed						Ratio of accumulated			Provision of		
Number	Endorser/ guarantor	Company name	Relationship with the endorser/ guarantor (Note 1)	Limit on endorsements/ guarantees provided for a single party	Maximum outstanding endorsement/ guarantee amount as of June 30, 2023	Outstanding endorsement/ guarantee amount as of June 30, 2023	Actual amount drawn down	Amount of endorsements/ guarantees secured with collateral	endorsement/	Ceiling on total amount of endorsements/ guarantees provided	Provision of endorsements/ guarantees by parent company to subsidiary	endorsements/ guarantees by subsidiary to parent company	Provision of endorsements/ guarantees to the party in Mainland China	Footnote
0	WPG Holdings Limited	World Peace Industrial Co., Ltd.	2	\$ 39,456,962	\$ 176,828	\$ 86,058	\$ 86,058	\$ 87,207	0.11	\$ 39,456,962	Y	N	N	Notes 2 and 3
1	World Peace International (South Asia) Pte Ltd.	WPG C&C Computers And Peripheral (India) Private Limited	2	8,098,068	77,850	77,850	-	-	1.92	8,098,068	N	N	N	Note 5
2	WPI International (South Asia) Pte Ltd.	WPG Americas Inc.	4	8,890,839	169,125	155,700	155,700	-	3.50	8,890,839	N	N	N	Note 5
3	Yosun Industrial Corp.	Yosun Singapore Pte Ltd.	4	9,406,942	1,198,890	1,198,890	622,804	-	12.74	18,813,884	N	N	N	Note 9
3	Yosun Industrial Corp.	Yosun Hong Kong Corp. Ltd.	2	9,406,942	934,200	934,200	166,352	-	9.93	18,813,884	N	N	N	Note 9
3	Yosun Industrial Corp.	Richpower Electronic Devices Co., Ltd	2	9,406,942	1,681,560	1,681,560	164,265	-	17.88	18,813,884	N	N	N	Note 9
3	Yosun Industrial Corp.	Yosun Shanghai Corp. Ltd.	2	9,406,942	2,179,800	2,179,800	100,404	-	23.17	18,813,884	N	N	Y	Note 9
3	Yosun Industrial Corp.	Sertek Incorporated	2	9,406,942	2,491,200	2,491,200	1,063,354	-	26.48	18,813,884	N	N	N	Note 9
3	Yosun Industrial Corp.	Richpower Electronic Devices Co., Limited	2	9,406,942	986,840	986,840	810,050	-	10.49	18,813,884	N	N	N	Note 9
4	World Peace Industrial Co., Ltd.	WPI International (Hong Kong) Limited	2	14,791,884	3,012,952	3,012,952	978,994	-	10.18	23,667,015	N	N	N	Note 4
4	World Peace Industrial Co., Ltd.	Vitec WPG Limited	6	14,791,884	70,065	70,065	15,570	-	0.24	23,667,015	N	N	N	Note 4
4	World Peace Industrial Co., Ltd.	World Peace International (South Asia) Pte Ltd	2	14,791,884	880,650	880,650	865,461	-	2.98	23,667,015	N	N	N	Note 4
4	World Peace Industrial Co., Ltd.	WPG Electronics (Hong Kong) Limited	4	14,791,884	1,121,040	1,121,040	214,490	-	3.79	23,667,015	N	N	N	Note 4

		Party being endorsed	Relationship with the	Limit on endorsements/	Maximum outstanding	Outstanding endorsement/		Amount of endorsements/	8	Ceiling on total amount of	Provision of endorsements/	Provision of endorsements/ guarantees by	Provision of endorsements/	
	Endorser/		endorser/ guarantor	guarantees provided for a	endorsement/ guarantee amount as	guarantee amount as of	Actual amount	guarantees secured with	net asset value of the endorser/ guarantor	endorsements/ guarantees	guarantees by parent company	subsidiary to parent	guarantees to the party in	
Number		Company name	(Note 1)	single party	of June 30, 2023	June 30, 2023	drawn down	collateral	company	provided	to subsidiary	company	Mainland China	Footnote
4	World Peace Industrial Co., Ltd.	WPG Korea Co., Ltd.	4	\$ 14,791,884		\$ 60,000			0.20		N	N	N	Note 4
4	World Peace Industrial Co., Ltd.	WPG China (SZ) Inc.	4	14,791,884	184,440	93,420	60,811	-	0.32	23,667,015	N	N	Y	Note 4
5	Apache Communication Inc.	Asian Information Technology Inc.	3	899,273	253,750	195,700	131,924	-	8.70	1,124,091	N	N	N	Note 8
6	Frontek Technology Corporation	Asian Information Technology Inc.	3	1,220,637	553,750	515,700	447,276	-	16.90	1,525,796	N	N	N	Note 8
7	Pernas Electronics Co., Ltd.	Silicon Application Corp.	3	639,087	200,000	-	-	-	-	639,087	N	N	N	Note 6
8	Asian Information Technology Inc.	Apache Communication Inc.	2	3,020,874	467,100	467,100	112,292	-	6.18	3,776,093	N	N	N	Note 7
8	Asian Information Technology Inc.	Frontek Technology Corporation	2	3,020,874	894,010	894,010	228,650	-	11.84	3,776,093	N	N	N	Note 7
8	Asian Information Technology Inc.	AIT Japan Inc.	2	3,020,874	40,482	40,482	5,436	-	0.54	3,776,093	N	N	N	Note 7
8	Asian Information Technology Inc.	Henshen Electric Trading Co., Ltd.	2	3,020,874	400,000	400,000	44,726	-	5.30	3,776,093	N	N	N	Note 7
8	Asian Information Technology Inc.	Peng Yu Trigold Limited	4	3,020,874	311,400	311,400	-	-	4.12	3,776,093	N	N	N	Note 7
9	Vsell Enterprise Co., Ltd.	VSELL ENTERPRISE CO., LTD. (SAMOA)		116,769	62,280	-	-	-	-	145,961	N	N	N	Note 11
10	Trigold Holdings Limited	Peng Yu Trigold Limited	2	1,025,718	498,240	498,240	498,240	-	24.29	1,025,718	N	N	N	Note 10
10	Trigold Holdings Limited	WPG C&C Shanghai Co., Ltd.	2	1,025,718	44,450	42,820	42,820	-	2.09	1,025,718	N	N	Y	Note 10

Note 1: Relationship between the endorser/guarantor and the party being endorsed/guaranteed is classified into the following seven categories:

- (1) Having business relationship.
- (2) The endorser/guarantor parent company owns directly and indirectly more than 50% voting shares of the endorsed/guaranteed subsidiary.
- (3) The endorsed/guaranteed company owns directly and indirectly more than 50% voting shares of the endorser/guarantor parent company.
- (4) The endorser/guarantor parent company owns directly and indirectly more than 90% voting shares of the endorsed/guaranteed company.
- (5) Mutual guarantee of the trade made by the endorsed/guaranteed company or joint contractor as required under the construction contract.
- (6) Due to joint venture, all shareholders provide endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership.
- (7) Joint guarantee of the performance guarantee for pre-sold home sales contract as required under the Consumer Protection Act.

- Note 2: The guarantee amount should not exceed 50% of guarantor's net assets; the limit to a single company should not exceed 50% of the Company's stockholder's equity. For business transaction with the Company, the guarantee amount should not exceed the amount of business transaction, which is the higher between sales and purchases. The limit on the Company and its subsidiaries' total loan to other companies is less than 60% of the Company's net assets; limited to a single company should not exceed 50% of the Company's net assets. The guarantee amount to a subsidiary which is 90%~100% directly or indirectly held by the Company should not exceed 10% of the Company's net assets, which is based on the latest audited or reviewed financial statements.
- Note 3: There are 8,999 thousand shares of WPG Investment Co., Ltd. which have been pledged for purchases for World Peace Industrial Co., Ltd. The book value of those pledged investments is \$87,207.
- Note 4: The cumulative guarantee amount to others should not be in excess of 80% of guarantor's net assets. The guarantee amount to a single company should not be in excess of 50% of guarantor's net assets. For business transaction with the guarantee amount should not exceed the amount of business transaction, which is the higher between sales and purchases. The net asset value is based on the latest audited or reviewed financial statements. For the guarantees provided by World Peace Industrial Co., Ltd. to WPI International (Hong Kong) Limited, the outstanding endorsement/guarantee amount at the end of the period was calculated by adding the old and new guarantee amounts due to the early approval by the chairman.
- Note 5: The cumulative guarantee amount to others should not be in excess of 200% of the Company's net assets. The guarantee amount to a single company should not be in excess of 200% of Company's net assets. For business transaction with the Company, the guarantee amount should not exceed the amount of business transaction, which is the higher between sales and purchases. The guarantee amount to a subsidiary which is 90%~100% directly or indirectly held by the Company should not exceed 10% of the Company's net assets.
- Note 6: The cumulative guarantee amount to others should not be in excess of 50% (not including 50%) of the Company's net assets; the limit to a single company should not exceed 50% of the Company's net assets. For business transaction with the Company, the guarantee amount should not exceed the amount of business transaction, which is the higher between sales and purchases. Ceiling on total endorsements/guarantees granted by the Company and subsidiaries shall be less than 50% (not including 50%) of the Company's net assets. Ceiling on total endorsements/guarantees granted by the Company, the Company and subsidiaries to a single party is 50% of the Company's net assets. The guarantee amount to a subsidiary which is 90%~100% directly or indirectly held by the Company's ultimate parent company should not exceed 10% of the net assets of the Company's ultimate parent company. The net assets referred to above are based on the latest audited or reviewed financial statements.
- Note 7: The guarantee amount should not exceed 50% of guarantor's net assets; the limit to a single company should not exceed 40% of the Company's net assets. For business transaction with the Company, the guarantee amount should not exceed the amount of business transaction, which is the higher between sales and purchases. Net assets is based on the latest audited or reviewed financial statements. Ceiling on total endorsements/guarantees granted by the Company and subsidiaries shall be less than 50% (not including 50%) of the Company's net assets. The Company's and its subsidiaries' guarantee amount to a single company should not be in excess of 50% of the Company's net assets. The guarantee amount to a subsidiary which is 90%~100% directly or indirectly held by the Company's ultimate parent company should not exceed 10% of the net assets of the Company's ultimate parent company. The net assets referred to above are based on the latest audited or reviewed financial statements.
- Note 8: The guarantee amount should not exceed 50% of guarantor's net assets; the limit to a single company should not exceed 40% of the Company's net assets. For business transaction with the Company, the guarantee amount should not exceed the amount of business transaction, which is the higher between sales and purchases. Net assets is based on the latest audited or reviewed financial statements. The guarantee amount to a subsidiary which is 90%~100% directly or indirectly held by the Company's ultimate parent company should not exceed 10% of the net assets of the Company's ultimate parent company. The net assets referred to above are based on the latest audited or reviewed financial statements.
- Note 9: The cumulative guarantee amount to others should not be in excess of 200% (excluding) of the Company's net assets. The guarantee amount to a single company should not be in excess of 100% of Company's net assets. For business transaction with the Company, the guarantee amount should not exceed the amount of business transaction, which is the higher between sales and purchases. The guarantee amount to a subsidiary which is 90%~100% directly or indirectly held by the Company's ultimate parent company should not exceed 10% of the net assets of the Company's ultimate parent company. The net assets referred to above are based on the latest audited or reviewed financial statements.
- Note 10: The cumulative guarantee amount to others should not be in excess of 50% (not including 50%) of Company's net assets. For business transaction with the Company, the guarantee amount should not exceed the amount of business transaction, which is the higher between sales and purchases. The Company's and its subsidiaries' cumulative guarantee amount to others should not be in excess 50% (not including 50%) of the Company's net assets. The guarantee amount to a single company should not be in excess of 50% (not including 50%) of the Company's net assets. The Company's net assets. The Company's net assets. The Company's net assets and purchases. The Company's net assets. The Company's net assets are assets. The Company's net assets. The Company's net assets are assets. The guarantee amount to a subsidiary which is 100% directly or indirectly held by the Company should not exceed 50% (not including 50%) of the Company's net assets. The net assets are assets are assets. The net assets are assets are assets. The guarantee amount to a subsidiary which is 100% directly or indirectly held by the Company should not exceed 50% (not including 50%) of the Company's net assets. The net assets are assets are assets. The net assets are assets are assets are assets. The guarantee amount to a subsidiary which is 100% directly or indirectly held by the Company should not exceed 50% (not including 50%) of the Company's net assets.
- Note 11: Vsell Enterprise Co., Ltd. and VSELL ENTERPRISE Co., Ltd. on May 1, 2023, because Vsell Enterprise Co., Ltd. did not formulate a method before it was obtained on May 1, 2023. After it was obtained, it needed to be approved by the board of directors and the shareholders during their meeting, so it was calculated in accordance with the parent company's policy. The cumulative guarantee amount to others should not be in excess 100% of the Company's net assets. The net assets referred to above are based on the latest audited or reviewed financial statements. There are no endorsements and guarantees on June 30, 2023.

WPG Holdings Limited and Subsidiaries

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

Six months ended June 30, 2023

Table 3

					As of June	e 30, 2023		
		Relationship with the	General	Number of shares				
Securities held by	Marketable securities	securities issuer	ledger account	(in thousands)	Book value	Ownership (%)	Fair value (Note 1)	Footnote
WPG Holdings Limited	Restar Holdings Corporation	None	Financial assets at fair value through profit or loss - non-current	230 \$	120,559	0.76	\$ 120,559	Note 2
WPG Holdings Limited	Tyche Partners L.P Funds	None	Financial assets at fair value through profit or loss - non-current	-	365,733	-	365,733	
WPG Holdings Limited	CDIB CME Fund Ltd., etc Equity securities	None	Financial assets at fair value through profit or loss - non-current	-	63,797	-	63,797	
WPG Holdings Limited	T3EX Global Holdings Corp etc Equity securities	None	Financial assets at fair value through other comprehensive income - non-current	-	1,526,653	-	1,526,653	
WPG Holdings Limited	WT Microelectronics Co., LtdPreference shares	The Group's investment accounted for using the equity method	Financial assets at fair value through other comprehensive income - non-current	24,284	1,168,054	17.99	1,168,054	Note 3
Silicon Application Corp.	Kingmax Technology Inc., etc Equity securities	None	Financial assets at fair value through profit or loss - non-current	-	11,538	-	11,538	
World Peace Industrial Co., Ltd.	Prohubs International Corpetc Equity securities	None	Financial assets at fair value through profit or loss - non-current	-	4,668	-	4,668	
World Peace Industrial Co., Ltd.	Vesper Technologies Inc.	None	Financial assets at fair value through other comprehensive income - non-	-	31,050	-	31,050	
AECO Technology Co., Ltd.	Hua-Jie (Taiwan) Corp Equity securities	None	current Financial assets at fair value through profit or loss - non-current	668	6,684	3.32	6,684	
Yosun Industrial Corp.	Fortend Taiwan Scientific Corp., etc Equity securities	None	Financial assets at fair value through profit or loss - non-current	-	25,418	-	25,418	
Yosun Industrial Corp.	Golf club memberships of Ta Shee Resort Co., Ltd.	None	Financial assets at fair value through profit or loss - non-current	-	17,100	-	17,100	
Genuine C&C Inc.	Systemweb Technology - Equity securities	None	Financial assets at fair value through profit or loss - non-current	700	22,766	7.00	22,766	
Richpower Electronic Devices Co., Ltd.	Chipmast Technology Co., Ltd Equity securities	None	Financial assets at fair value through profit or loss - non-current	72	344	1.48	344	
WPG Investment Co., Ltd.	Dimerco Express Corporation - Equity securities	None	Financial assets at fair value through profit or loss - current	18	1,617	0.01	1,617	

					As of Jun	e 30, 2023		
		Relationship with the	General	Number of shares				
Securities held by	Marketable securities	securities issuer	ledger account	(in thousands)	Book value	Ownership (%)	Fair value (Note 1)	Footnote
WPG Investment Co., Ltd.	CDIB CME Fund Ltd., etc Equity securities	None	Financial assets at fair value through profit or loss - non-current	- \$	11,866	-	\$ 11,866	
WPG Investment Co., Ltd.	Nichidenbo Corporation etc Equity securities	None	Financial assets at fair value through other comprehensive income - non- current	-	667,518	-	667,518	
Asian Information Technology Inc.	Golf club memberships of Ta Shee Resort Co., Ltd.	None	Financial assets at fair value through profit or loss – non-current	-	17,100	-	17,100	
Win-Win Systems Ltd.	Silicon Electronics Company(s) Pte. Ltd Equity securities	None	Financial assets at fair value through profit or loss - non-current	180	-	-	-	
WPG South Asia Pte. Ltd.	ViMOS Technologies GmBH - Equity securities	None	Financial assets at fair value through profit or loss - non-current	20	673	9.00	673	
WPG China Inc.	CECI Technology Co. Ltd etc Equity securities	None	Financial assets at fair value through profit or loss - non-current	-	2,972,971	-	2,972,971	
WPG China Inc.	Yiwu Weihao Chuangxin Phase I Equity Investment Partnership (Limited Partnership)	None	Financial assets at fair value through profit or loss - non-current	-	92,368	-	92,368	

Note 1: Fill in the amount after adjusted at fair value and deducted by accumulated impairment for the marketable securities measured at fair value; fill in the acquisition cost or amortized cost deducted by accumulated impairment for the marketable securities not measured at fair value.

Note 2: The original investee company, Vitec Holdings Co., Ltd., was delisted on March 27, 2019. Vitec Holdings Co., Ltd. merged with UKC Holdings whereby a new company, Restar Holdings Corporation, was established. The effective date for this merger was April 1, 2019, and the name of the held marketable securities was changed.

Note 3: On September 18, 2020, the Board of Directors of the Group resolved to subscribe WT's series A preference shares in the amount of 24,283,867 shares with a par value of NT\$50 per share, with total consideration of \$1,214,193, based on the shareholding ratio at the effective date of the capital increase in accordance with the application for shares. As of October 15, 2020 (effective date of the capital increase), the Group's shareholding ratio in WT is 17.99% of total outstanding preference shares after subscribing WT's series A preference shares.

WPG Holdings Limited and Subsidiaries Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more Six months ended June 30, 2023

Table 4

Expressed in thousands of NTD (Except as otherwise indicated)

					Transact	ion		transa	actions	Notes/account	s receivable (payable)	
Purchaser/seller	Counterparty	Relationship with the counterparty	· · · · · · · · · · · · · · · · · · ·				Unit price	Credit term	Balance	Percentage of total notes/accounts receivable (payable)	Footnote	
WPG Holdings Limited	World Peace Industrial Co., Ltd.	Same ultimate parent company	Sales	(\$	479,653) (51.73)	Note 5	Note 5	Note 5	\$ 109,51		
"	Silicon Application Corporation	"	"	(121,319) (13.08)	"	"	"	32,91	6 14.74	
u u	Asian Information Technology Inc.	"	"	(137,674) (14.85)	"	"	"	35,90	2 16.08	
"	Yosun Industrial Corp.	"	"	(168,688) (18.19)	"	"	"	40,94	3 18.34	
World Peace Industrial Co., Ltd.	WPI Technology Pte. Ltd.	"	"	(1,560,232) (2.56)	Note 3	Note 3	Note 3	454,26	0 2.49	
u,	WPI International (Hong Kong) Limited	"	"	(3,452,874) (5.66)	"	"	"	824,73	2 4.53	
n	WT Microelectronics Co., Ltd.	Investee accounted for using equity method	"	(113,570) (0.19)	"	"	u	3,12	5 0.02	
"	World Peace International (South Asia) Pte Ltd.	Same ultimate parent company	"	(144,983) (0.24)	"	"	"	20,96	7 0.12	
"	WPG Electronics (Hong Kong) Limited	"	"	(711,462) (1.17)	"	"	"	510,77	9 2.80	
Genuine C&C (IndoChina) Pte Ltd.	WPG PT Electrindo Jaya	An investee which accounted for associates using the equity method	"	(157,493) (105.66)	"	"	"	49,19	4 100.00	
World Peace International (South Asia) Pte Ltd.	World Peace Industrial Co., Ltd.	Same ultimate parent company	"	(620,417) (4.43)	"	"	"	184,38	9 3.57	
"	WPG PT Electrindo Jaya	An investee which accounted for associates using the equity method	и	(211,475) (1.51)	"	"	"	24,90	1 0.48	
"	WPG C&C Comuters and Peripheral (India) Private Limited	Same ultimate parent company	"	(897,621) (6.41)	"	n	"	464,75	2 9.01	
n,	WPG C&C (Malaysia) Sdn. Bhd	"	"	(667,228) (4.77)	"	"	"	1,10	6 0.02	

			Transaction			transactions		Notes/accounts receivable (payable)					
		Relationship				Percentage of						Percentage of total	
Purchaser/seller	Counterparty	with the counterparty	Purchases (sales)		Amount	otal purchases (sales)	Credit term	Unit price	Credit term	Rale	ance	notes/accounts receivable (payable)	Footnote
World Peace International (South Asia) Pte Ltd.	WPI International (South Asia) Pte. Ltd.	Same ultimate parent company	Sales	(\$	1,418,492) (10.13)	Note 3	Note 3	Note 3	\$	172,147	3.34	Toomote
"	WPG SCM Limited	"	"	(1,871,892) (13.37)	"	"	"		716,148	13.88	
WPI International (Hong Kong) Limited	World Peace Industrial Co., Ltd.	"	"	(2,511,819) (3.27)	"	"	"		457,611	1.50	
"	WPI Technology Pte. Ltd.	"	"	(3,772,267) (4.91)	"	"	"	2	2,112,060	6.92	
u,	WPG China (SZ) Inc.	"	"	(1,146,199) (1.49)	"	"	"		558,962	1.83	
"	WPG China Inc.	"	"	(971,435) (1.26)	"	"	"		335,595	1.10	
"	WPG Korea Co., Ltd.	"	"	(141,713) (0.18)	"	"	"		87,499	0.29	
"	Vitec WPG Limited	Investee accounted for using the equity method	"	(129,994) (0.17)	u	"	"		21,460	0.07	
n/	World Peace International (South Asia) Pte Ltd.	Same ultimate parent company	"	(532,265) (0.69)	"	"	"		123,119	0.40	
"	WPG Electronics (Hong Kong) Limited	"	"	(843,010) (1.10)	"	"	"		364,132	1.19	
"	WPG SCM Limited	"	"	(643,730) (0.84)	"	"	"		142,824	0.47	
Silicon Application Corp.	Pernas Electronics Co., Ltd.	"	"	(203,160) (0.62)	30 days after monthly billings	Note 4	Note 4		31,491	0.21	
"	WPG China (SZ) Inc.	"	"	(509,492) (1.56)	90 days after monthly billings	"	"		206,022	1.38	
"	WPG China Inc.	"	"	(165,691) (0.51)	"	"	"		92,975	0.62	
"	WPG Electronics (Hong Kong) Limited	"	"	(1,699,633) (5.21)	"	"	"	1	1,091,248	7.31	
Pernas Electronics Co., Ltd.	Silicon Application Corp.	"	"	(546,815) (24.61)	30 days after monthly billings	"	"		104,691	11.17	
Everwiner Enterprise Co., Ltd.	Silicon Application Corp.	"	"	(628,696) (22.06)	"	"	"		147,763	11.70	
"	Pernas Electronics Co., Ltd.	"	"	(660,375) (23.17)	Note 2	"	"		155,824	12.34	
Asian Information Technology Inc.	World Peace Industrial Co., Ltd.	"	"	(225,551) (1.23)	"	Note 2	Note 2		53,064	0.66	
"	Frontek Technology Corporation	"	"	(2,692,294) (14.73)	"	"	"	1	1,966,530	24.50	
"	Apache Communication Inc.	"	"	(630,445) (3.45)	"	"	"		154,495	1.92	
Frontek Technology Corporation	Asian Information Technology Inc.	"	"	(1,800,199) (13.82)	"	"	"		763,015	11.37	

			Transaction			transactions		Notes/accounts receivable (payable)		_		
		Relationship with the	Purchases			Percentage of otal purchases					Percentage of total notes/accounts	
Purchaser/seller	Counterparty	counterparty	(sales)		Amount	(sales)	Credit term	Unit price	Credit term	Balance	receivable (payable)	Footnote
Frontek Technology Corporatio	n Yosun Hong Kong Corp. Ltd.	Same ultimate parent company	Sales	(\$	137,111) (1.05)	Note 2	Note 2	Note 2	\$ 27	,769 0.41	
"	WPG Electronics (Hong Kong) Limited	"	"	(177,365) (1.36)	"	"	"	148	2.21	
Apache Communication Inc.	Asian Information Technology Inc.	"	"	(507,353) (3.63)	"	"	"	91	349 1.94	
WPG China Inc.	WPG China (SZ) Inc.	"	"	(464,502) (11.45)	Note 3	Note 4	Note 4	210	,112 8.37	
WPG Americas Inc.	World Peace Industrial Co., Ltd.	"	"	(339,963) (4.25)	"	Note 3	Note 3	62	,312 2.62	
"	Yosun Industrial Corp.	"	"	(212,123) (2.65)	"	"	"			
Yosun Industrial Corp.	WPG China (SZ) Inc.	"	"	(243,737) (1.89)	Note 6	Note 6	Note 6	103	.401 2.76	
<i>II</i>	WPG China Inc.	"	"	(165,118) (1.28)	"	"	"	91	,129 2.43	
n .	Yosun Hong Kong Corp. Ltd.	"	"	(2,003,584) (15.53)	Note 3	Note 3	Note 3	433	,811 11.56	
"	Sertek Incorporated	"	"	(247,042) (1.92)	"	"	"		303 0.01	
Yosun Hong Kong Corp. Ltd.	WPG China Inc.	"	"	(223,365) (1.08)	Note 6	Note 6	Note 6	104	,463 2.11	
<i>II</i>	Yosun Industrial Corp.	"	"	(259,167) (1.25)	Note 3	Note 3	Note 3	54	,968 1.11	
"	Yosun Shanghai Corp. Ltd.	"	"	(406,462) (1.96)	Note 6	Note 6	Note 6	251	,674 5.09	
"	Richpower Electronic Devices Co., Limited	"	"	(1,001,102) (4.82)	Note 3	Note 3	Note 3	200	,249 4.05	
Yosun Shanghai Corp. Ltd.	WPG China Inc.	"	"	(249,320) (10.32)	Note 6	Note 6	Note 6	99	,997 7.75	
Sertek Incorporated	Yosun Industrial Corp.	"	"	(245,593) (4.15)	Note 3	Note 3	Note 3	111	,934 13.63	
"	Yosun Hong Kong Corp. Ltd.	"	"	(216,609) (3.66)	"	"	"	24	,881 3.03	
Richpower Electronic Devices Co., Ltd.	Silicon Application Corp.	"	"	(694,220) (10.04)	"	"	"	149	327 7.06	
"	Yosun Industrial Corp.	"	"	(294,885) (4.26)	"	"	"	152	,631 7.21	
"	WPG Electronics (Hong Kong) Limited	"	"	(460,904) (6.67)	Note 6	Note 6	Note 6	318	,901 15.07	
Richpower Electronic Devices Co., Limited	WPI International (Hong Kong) Limited	"	"	(1,217,854) (12.63)	Note 3	Note 3	Note 3	275	,447 7.06	
"	Yosun Industrial Corp.	"	"	(462,721) (4.80)	"	"	"	161	,372 4.13	
"	Yosun Hong Kong Corp. Ltd.	"	"	(2,151,040) (22.30)	"	"	"	359	,486 9.21	
n .	Richpower Electronic Devices Co., Ltd.	"	"	(268,583) (2.78)	"	"	"	37	,704 0.97	
"	Peng Yu Trigold Limited	"	"	(156,072) (1.62)	"	"	"	25	,455 0.65	

			Transaction					transactions		Notes/accounts	receivable (payable)	
		Relationship with the	Purchases	•						Percentage of total notes/accounts		
Purchaser/seller	Counterparty	counterparty	(sales)		Amount	(sales)	Credit term	Unit price	Credit term	Balance	receivable (payable)	Footnote
Peng Yu Trigold Limited	WPI International (Hong Kong) Limited	Same ultimate parent company	Sales	(\$	588,504) (15.28)	Note 3	Note 3	Note 3	\$ 164,310	39.40	
"	Richpower Electronic Devices Co., Limited	"	"	(408,026) (10.60)	"	"	"	94,039	22.55	
"	WPG C&C Shanghai Co., Ltd.	"	"	(1,473,727) (38.27)	"	"	"	45,076	10.81	
n/	WPG Electronics (Hong Kong) Limited	"	"	(370,937) (9.63)	"	"	"	27,160	6.51	
WPG Electronics (Hong Kong) Limited	World Peace Industrial Co., Ltd.	"	"	(1,340,053) (9.36)	"	"	"	113,832	3.43	
"	WPI International (Hong Kong) Limited	"	"	(3,345,707) (23.38)	"	"	"	1,376,243	41.49	
n,	Peng Yu Trigold Limited	"	"	(1,604,573) (11.21)	"	"	"	69,199	2.09	
WPG South Asia Pte. Ltd.	World Peace International (South Asia) Pte Ltd.	u	"	(275,162) (32.81)	"	"	"		-	
Yosun Singapore Pte Ltd.	WPG SCM Limited	"	"	(249,720) (5.22)	"	"	"	69,597	5.85	

Note 1: As the related party transactions of consolidated subsidiaries exceeding \$100 million are voluminous, the related information disclosed here is from the sales aspect.

Note 2: The terms and sales prices were negotiated in consideration of different factors including product, cost, market and competition. The collection period is 30~120 days from the end of the month of sales.

Note 3: The terms and sales prices were negotiated in consideration of different factors including product, cost, market and competition. The collection period is 30~90 days from the end of the month of sales.

Note 4: The terms and sales prices were negotiated in consideration of different factors including product, cost, market and competition.

Note 5: The income arose from the provision of administrative resources and management services, and the sales price and terms were determined by the parties.

Note 6: The terms and sales prices were negotiated in consideration of different factors including product, cost, market and competition. The collection period is 60~120 days from the end of the month of sales.

WPG Holdings Limited and Subsidiaries Receivables from related parties reaching \$100 million or 20% of paid-in capital or more Six months ended June 30, 2023

Table 5

					Overdue re	ceivables		
Creditor	Counterparty	Relationship with the counterparty	Balance as at June 30, 2023 (Note 1)	Turnover rate (Note 2)	Amount	Action taken	Amount collected subsequent to the balance sheet date (Note 3)	Allowance for doubtful accounts
WPG Holdings Limited	World Peace Industrial Co., Ltd.	Same ultimate parent company	\$ 109,513	8.53	\$ -	- 5	-	\$ -
World Peace Industrial Co., Ltd.	WPI Technology Pte. Ltd.	"	454,260	13.74	-	-	454,260	-
World Peace Industrial Co., Ltd.	WPI International (Hong Kong) Limited	"	824,732	9.38	-	-	824,732	-
World Peace Industrial Co., Ltd.	WPG Electronics (Hong Kong) Limited	"	510,779	2.36	5,789	-	128,417	-
World Peace International (South Asia) Pte Ltd.	World Peace Industrial Co., Ltd.	"	184,389	7.38	-	-	184,389	-
World Peace International (South Asia) Pte Ltd.	WPG C&C Computers And Peripheral (India) Private Limited	"	464,752	4.65	-	-	287,990	-
World Peace International (South Asia) Pte Ltd.	WPI International (South Asia) Pte Ltd.	"	172,147	19.12	-	-	172,147	-
World Peace International (South Asia) Pte Ltd.	WPG SCM Limited	"	716,148	4.86	-	-	311,400	-
WPI International (Hong Kong) Limited	World Peace Industrial Co., Ltd.	"	457,611	9.67	-	-	457,611	-
WPI International (Hong Kong) Limited	WPI Technology Pte. Ltd.	"	2,112,060	7.14	-	-	2,112,060	-
WPI International (Hong Kong) Limited	WPG China (SZ) Inc.	"	558,962	4.30	-	-	177,474	-
WPI International (Hong Kong) Limited	WPG China Inc.	"	335,595	5.44	-	-	179,363	-
WPI International (Hong Kong) Limited	World Peace International (South Asia) Pte Ltd.	"	123,119	11.82	-	-	123,119	-
WPI International (Hong Kong) Limited	WPG Electronics (Hong Kong) Limited	"	364,132	3.61	-	-	94,316	-
WPI International (Hong Kong) Limited	WPG SCM Limited	"	142,824	9.72	-	-	-	-
Silicon Application Corp.	WPG China (SZ) Inc.	"	206,022	4.04	4,407	-	62,474	-
Silicon Application Corp.	WPG Electronics (Hong Kong) Limited	"	1,091,248	2.84	15,189	-	236,287	-
Pernas Electronics Co., Ltd.	Silicon Application Corp.	"	104,691	8.93	-	-	104,691	-
Everwiner Enterprise Co., Ltd.	Silicon Application Corp.	"	147,763	12.06	-	-	147,763	-
Everwiner Enterprise Co., Ltd.	Pernas Electronics Co., Ltd.	"	155,824	6.41	-	-	81,449	-
Asian Information Technology Inc.	Frontek Technology Corporation	"	1,966,530	2.67	689,708	-	353,550	-
Asian Information Technology Inc.	Apache Communication Inc.	"	154,495	6.74	-	-	118,335	-
Frontek Technology Corporation	Asian Information Technology Inc.	"	763,015	8.86	93,434	-	163,512	-

Overdue receivables

Creditor	Counterparty	Relationship with the counterparty	 Balance as at June 30, 2023 (Note 1)	Turnover rate (Note 2)	 Amount	Action taken	Amount collected subsequent to the balance sheet date (Note 3)	Allowance for doubtful accounts
Frontek Technology Corporation	WPG Electronics (Hong Kong) Limited	Same ultimate parent company	\$ 148,271	2.16	\$ -	- \$	20,470	\$ -
WPG China Inc.	WPG China (SZ) Inc.	"	210,112	4.89	-	-	45,684	-
Yosun Industrial Corp.	WPG China (SZ) Inc.	"	103,401	4.61	-	-	47,155	-
Yosun Industrial Corp.	Yosun Hong Kong Corp. Ltd.	"	433,811	10.83	-	-	433,811	-
Yosun Hong Kong Corp. Ltd.	WPG China Inc.	"	104,463	3.94	-	-	32,193	-
Yosun Hong Kong Corp. Ltd.	Yosun Shanghai Corp. Ltd.	"	251,674	4.10	-	-	149,870	-
Yosun Hong Kong Corp. Ltd.	Richpower Electronic Devices Co., Limited	"	200,249	14.89	-	-	200,249	-
Sertek Incorporated	Yosun Industrial Corp.	"	111,934	5.11	33,541	-	80,827	-
Richpower Electronic Devices Co., Ltd	Silicon Application Corporation	"	149,327	14.01	-	-	81,364	-
Richpower Electronic Devices Co., Ltd	Yosun Industrial Corp.	"	152,631	5.51	11,284	-	152,631	-
Richpower Electronic Devices Co., Ltd	WPG Electronics (Hong Kong) Limited	"	318,901	3.05	2,750	-	97,373	-
Richpower Electronic Devices Co., Limited	WPI International (Hong Kong) Limited	"	275,447	15.71	-	-	275,447	-
Richpower Electronic Devices Co., Limited	Yosun Industrial Corp.	"	161,372	6.21	-	-	161,372	-
Richpower Electronic Devices Co., Limited	Yosun Hong Kong Corp. Ltd.	"	359,486	13.98	-	-	463,805	-
Peng Yu Trigold Limited	WPI International (Hong Kong) Limited	"	164,316	7.98	-	-	164,316	-
WPG Electronics (Hong Kong) Limited	World Peace Industrial Co., Ltd.	"	113,832	3.52	-	-	76,558	-
WPG Electronics (Hong Kong) Limited	WPI International (Hong Kong) Limited	"	1,376,243	3.40	-	-	312,906	-
WPG Holdings Limited	World Peace Industrial Co., Ltd.	"	3,401,770	0.00	-	-	-	-
WPG Holdings Limited	Silicon Application Corporation	"	766,587	0.00	-	-	-	-
WPG Holdings Limited	Asian Information Technology Inc.	"	993,176	0.00	-	-	-	-
WPG Holdings Limited	Yosun Industrial Corp.	"	1,346,749	0.00	-	-	-	-
WPI International (South Asia) Pte. Ltd.	World Peace International (South Asia) Pte Ltd.	"	156,537	0.00	-	-	837	-
WPI International (South Asia) Pte. Ltd.	WPG SCM Limited	"	153,482	0.00	-	-	153,482	-
World Peace International (South Asia) Pte Ltd.	WPG South Asia Pte. Ltd.	"	214,318	0.00	-	-	214,318	-
WPI International (Hong Kong) Limited	World Peace Industrial Co., Ltd.	"	2,547,506	0.00	-	-	344	-
WPI International (Hong Kong) Limited	Silicon Application Corporation	"	1,054,938	0.00	-	-	-	-
WPI International (Hong Kong) Limited	World Peace International (South Asia) Pte Ltd.	"	518,821	0.00	-	-	21	-
WPI International (Hong Kong) Limited	WPG Electronics (Hong Kong) Limited	"	4,520,136	0.00	-	-	1,318,449	-

Overdue receivables

			D.1					Amount collected	
		Relationship	Balance as at June 30, 2023	Turnover rate				subsequent to the balance	Allowance for
Creditor	Counterparty	with the counterparty	 (Note 1)	(Note 2)	 Amount		Action taken	sheet date (Note 3)	doubtful accounts
WPG C&C Limited	WPI International (Hong Kong) Limited	Same ultimate parent company	\$ 256,730	0.00	\$	-	- 5	-	\$ -
Long-Think International (Hong Kong) Limited	WPI International (Hong Kong) Limited	"	475,268	0.00		-	-	-	-
AECO Electronics Co., Ltd.	WPI International (Hong Kong) Limited	"	766,762	0.00		-	-	-	-
Silicon Application Corporation	Pernas Electronic Co., Ltd.	"	195,477	0.00		-	-	195,477	-
Silicon Application Company Limited	Silicon Application Corp.	"	740,588	0.00		-	-	1,685	-
Silicon Application Company Limited	WPG Electronics (Hong Kong) Limited	"	1,055,931	0.00		-	-	-	-
Pernas Electronic Co., Ltd.	Everwiner Enterprise Co., Ltd.	"	157,953	0.00		-	-	157,953	-
Asian Information Technology Inc.	Apache Communication Inc.	"	431,135	0.00		-	-	6,731	-
Apache Communication Inc.	Frontek Technology Corporation	"	352,797	0.00		-	-	73,783	-
Yosun Industrial Corp.	Yosun Shanghai Corp. Ltd.	"	265,876	0.00		-	-	-	-
Yosun Industrial Corp.	Sertek Incorporated	"	306,755	0.00		-	-	-	-
Yosun Industrial Corp.	Richpower Electronic Devices Co., Ltd.	"	294,395	0.00		-	-	-	-
Suntop Investments Limited	WPG South Asia Pte. Ltd.	"	422,700	0.00		-	-	-	-
Yosun Hong Kong Corp. Ltd.	Yosun Industrial Corp.	"	268,316	0.00		-	-	4,187	-
Yosun Hong Kong Corp. Ltd.	Yosun Shanghai Corp. Ltd.	"	1,554,418	0.00		-	-	-	-
Yosun South China Corp. Ltd.	WPG China (SZ) Inc.	"	128,890	0.00		-	-	-	-
Sertek Incorporated	Richpower Electronic Devices Co., Ltd	"	417,691	0.00		-	-	-	-
Richpower Electronic Devices Pte Ltd.	Yosun Hong Kong Corp. Ltd.	"	242,608	0.00		-	-	-	-
Trigold Holdings Limited	Peng Yu Trigold Limited	"	168,044	0.00		-	-	6,524	-
Peng Yu International Limited	Peng Yu Trigold Limited	"	188,783	0.00		-	-	-	-
WPG C&C Shanghai Co., Ltd.	LaaS (Dongguan) Supply Chain Management Limited	"	298,787	0.00		-	-	-	-
Peng Yu Trigold Limited	WPG Electronics (Hong Kong) Limited	"	312,953	0.00		-	-	312,953	-
WPG South Asia Pte. Ltd.	WPG Korea Co., Ltd.	"	281,887	0.00		-	-	-	-
WPG South Asia Pte. Ltd.	Yosun Singapore Pte Ltd.	"	610,344	0.00		-	-	10,830	-
WPG SCM Limited	WPG Electronics (Hong Kong) Limited	"	313,074	0.00		-	-	1,674	-
WPG International (CI) Limited	WPG Holdings Limited	"	1,931,641	0.00		-	-	-	-

Note 1: Balance as at June 30, 2023 includes other receivables that exceed \$100,000.

Note 2: Turnover rate of 0.00 was caused by the receivables amount recorded as other receivables, and thus the turnover rate is not applicable. The nature of certain other receivables pertains to loans to others, refer to table 1 for details.

Note 3: The subsequent collections are those receivables collected as of July 26, 2023.

WPG Holdings Limited and Subsidiaries Significant inter-company transactions during the reporting period Six months ended June 30, 2023

Table 6

Expressed in thousands of NTD (Except as otherwise indicated)

				Transaction					
Number (Note 1)	Company name	Counterparty	Relationship (Note 2)	General ledger account		Amount	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 3)	
0	WPG Holdings Limited	World Peace Industrial Co., Ltd.	1	Sales	\$	479,653	Note 11	0.16	
0	WPG Holdings Limited	Silicon Application Corporation	1	"		121,319	Note 11	0.04	
0	WPG Holdings Limited	Asian Information Technology Inc.	1	"		137,674	Note 11	0.05	
0	WPG Holdings Limited	Yosun Industrial Corp.	1	"		168,688	Note 11	0.06	
1	World Peace Industrial Co., Ltd.	WPI Technology Pte. Ltd.	3	"		1,560,232	Note 5	0.52	
1	World Peace Industrial Co., Ltd.	WPI International (Hong Kong) Limited	3	"		3,452,874	Note 5	1.15	
1	World Peace Industrial Co., Ltd.	World Peace International (South Asia) Pte Ltd.	3	"		144,983	Note 5	0.05	
1	World Peace Industrial Co., Ltd.	WPG Electronics (Hong Kong) Limited	3	"		711,462	Note 5	0.24	
2	World Peace International (South Asia) Pte Ltd.	World Peace Industrial Co., Ltd.	3	"		620,417	Note 5	0.21	
2	World Peace International (South Asia) Pte Ltd.	WPG C&C Computers And Peripheral (India) Private Limited	3	u		897,621	Note 5	0.30	
2	World Peace International (South Asia) Pte Ltd.	WPG C&C (Malaysia) Sdn. Bhd	3	И		667,228	Note 5	0.22	
2	World Peace International (South Asia) Pte Ltd.	WPI International (South Asia) Pte. Ltd.	3	И		1,418,492	Note 5	0.47	
2	World Peace International (South Asia) Pte Ltd.	WPG SCM Limited	3	И		1,871,892	Note 5	0.62	
3	WPI International (Hong Kong) Limited	World Peace Industrial Co., Ltd.	3	"		2,511,819	Note 5	0.83	
3	WPI International (Hong Kong) Limited	WPI Technology Pte. Ltd.	3	"		3,772,267	Note 5	1.25	
3	WPI International (Hong Kong) Limited	WPG China (SZ) Inc.	3	"		1,146,199	Note 5	0.38	
3	WPI International (Hong Kong) Limited	WPG China Inc.	3	"		971,435	Note 5	0.32	
3	WPI International (Hong Kong) Limited	WPG Korea Co., Ltd.	3	"		141,713	Note 5	0.05	
3	WPI International (Hong Kong) Limited	World Peace International (South Asia) Pte	3	"		532,265	Note 5	0.18	

Ltd.

1141154		
Amount	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 3)
\$ 843,010	Note 5	0.28
643,730	Note 5	0.21
203,160	Notes 9 and 11	0.07
509,492	Notes 9 and 12	0.17
165,691	Notes 9 and 12	0.05
1,699,633	Notes 9 and 12	0.56
546,815	Notes 9 and 11	0.18
628,696	Notes 9 and 11	0.21
660,375	Note 4	0.22
225,551	Note 4	0.07
2,692,294	Note 4	0.89
630,445	Note 4	0.21
1,800,199	Note 4	0.60
137,111	Note 4	0.05
177,365	Note 4	0.06
507,353	Note 4	0.17
464,502	Note 5	0.15
339,963	Note 5	0.11
212,123	Note 5	0.07
243,737	Note 8	0.08
165,118	Note 8	0.05
2,003,584	Note 5	0.66
247.042	NI	0.00

Number			Relationship				revenues or total assets
(Note 1)	Company name	Counterparty	(Note 2)	General ledger account	 Amount	Transaction terms	(Note 3)
3	WPI International (Hong Kong) Limited	WPG Electronics (Hong Kong) Limited	3	Sales	\$ 843,010	Note 5	0.28
3	WPI International (Hong Kong) Limited	WPG SCM Limited	3	"	643,730	Note 5	0.21
4	Silicon Application Corp.	Pernas Electronics Co., Ltd.	3	"	203,160	Notes 9 and 11	0.07
4	Silicon Application Corp.	WPG China (SZ) Inc.	3	"	509,492	Notes 9 and 12	0.17
4	Silicon Application Corp.	WPG China Inc.	3	"	165,691	Notes 9 and 12	0.05
4	Silicon Application Corp.	WPG Electronics (Hong Kong) Limited	3	"	1,699,633	Notes 9 and 12	0.56
5	Pernas Electronics Co., Ltd.	Silicon Application Corp.	3	"	546,815	Notes 9 and 11	0.18
6	Everwiner Enterprise Co., Ltd.	Silicon Application Corp.	3	"	628,696	Notes 9 and 11	0.21
6	Everwiner Enterprise Co., Ltd.	Pernas Electronics Co., Ltd.	3	"	660,375	Note 4	0.22
7	Asian Information Technology Inc.	World Peace Industrial Co., Ltd.	3	"	225,551	Note 4	0.07
7	Asian Information Technology Inc.	Frontek Technology Corporation	3	"	2,692,294	Note 4	0.89
7	Asian Information Technology Inc.	Apache Communication Inc.	3	"	630,445	Note 4	0.21
8	Frontek Technology Corporation	Asian Information Technology Inc.	3	"	1,800,199	Note 4	0.60
8	Frontek Technology Corporation	Yosun Hong Kong Corp. Ltd.	3	"	137,111	Note 4	0.05
8	Frontek Technology Corporation	WPG Electronics (Hong Kong) Limited	3	"	177,365	Note 4	0.06
9	Apache Communication Inc.	Asian Information Technology Inc.	3	"	507,353	Note 4	0.17
10	WPG China Inc.	WPG China (SZ) Inc.	3	"	464,502	Note 5	0.15
11	WPG Americas Inc.	World Peace Industrial Co., Ltd.	3	"	339,963	Note 5	0.11
11	WPG Americas Inc.	Yosun Industrial Corp.	3	"	212,123	Note 5	0.07
12	Yosun Industrial Corp.	WPG China (SZ) Inc.	3	"	243,737	Note 8	0.08
12	Yosun Industrial Corp.	WPG China Inc.	3	"	165,118	Note 8	0.05
12	Yosun Industrial Corp.	Yosun Hong Kong Corp. Ltd.	3	"	2,003,584	Note 5	0.66
12	Yosun Industrial Corp.	Sertek Incorporated	3	"	247,042	Note 5	0.08
13	Yosun Hong Kong Corp. Ltd.	WPG China Inc.	3	"	223,365	Note 8	0.07
13	Yosun Hong Kong Corp. Ltd.	Yosun Industrial Corp.	3	"	259,167	Note 5	0.09
13	Yosun Hong Kong Corp. Ltd.	Yosun Shanghai Corp. Ltd.	3	"	406,462	Note 8	0.13

510,779

Note 5

0.18

Number (Note 1)	Company name	Counterparty	Relationship (Note 2)	General ledger account	Amount	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 3)
13	Yosun Hong Kong Corp. Ltd.	Richpower Electronic Devices Co., Limited	3	Sales	\$ 1,001,102	Note 5	0.33
14	Yosun Shanghai Corp. Ltd.	WPG China Inc.	3	"	249,320	Note 8	0.08
15	Sertek Incorporated	Yosun Industrial Corp.	3	"	245,593	Note 5	0.08
15	Sertek Incorporated	Yosun Hong Kong Corp. Ltd.	3	"	216,609	Note 5	0.07
16	Richpower Electronic Devices Co., Ltd.	Silicon Application Corp.	3	"	694,220	Note 5	0.23
16	Richpower Electronic Devices Co., Ltd.	Yosun Industrial Corp.	3	"	294,885	Note 5	0.10
16	Richpower Electronic Devices Co., Ltd.	WPG Electronics (Hong Kong) Limited	3	"	460,904	Note 8	0.15
17	Richpower Electronic Devices Co., Limited	WPI International (Hong Kong) Limited	3	"	1,217,854	Note 5	0.40
17	Richpower Electronic Devices Co., Limited	Yosun Industrial Corp.	3	"	462,721	Note 5	0.15
17	Richpower Electronic Devices Co., Limited	Yosun Hong Kong Corp. Ltd.	3	"	2,151,040	Note 5	0.71
17	Richpower Electronic Devices Co., Limited	Richpower Electronic Devices Co., Ltd.	3	"	268,583	Note 5	0.09
17	Richpower Electronic Devices Co., Limited	Peng Yu Trigold Limited	3	"	156,072	Note 5	0.05
18	Peng Yu Trigold Limited	WPI International (Hong Kong) Limited	3	"	588,504	Note 5	0.20
18	Peng Yu Trigold Limited	Richpower Electronic Devices Co., Limited	3	"	408,026	Note 5	0.14
18	Peng Yu Trigold Limited	WPG C&C Shanghai Co., Ltd.	3	"	1,473,727	Note 5	0.49
18	Peng Yu Trigold Limited	WPG Electronics (Hong Kong) Limited	3	"	370,937	Note 5	0.12
19	WPG Electronics (Hong Kong) Limited	World Peace Industrial Co., Ltd.	3	"	1,340,053	Note 5	0.44
19	WPG Electronics (Hong Kong) Limited	WPI International (Hong Kong) Limited	3	"	3,345,707	Note 5	1.11
19	WPG Electronics (Hong Kong) Limited	Peng Yu Trigold Limited	3	"	1,604,573	Note 5	0.53
20	WPG South Asia Pte. Ltd.	World Peace International (South Asia) Pte Ltd.	3	n	275,162	Note 5	0.09
21	Yosun Singapore Pte Ltd.	WPG SCM Limited	3	"	249,720	Note 5	0.08
0	WPG Holdings Limited	World Peace Industrial Co., Ltd.	1	Accounts receivable	109,513	Note 11	0.04
1	World Peace Industrial Co., Ltd.	WPI Technology Pte. Ltd.	3	"	454,260	Note 5	0.16
1	World Peace Industrial Co., Ltd.	WPI International (Hong Kong) Limited	3	"	824,732	Note 5	0.28

3

WPG Electronics (Hong Kong) Limited

World Peace Industrial Co., Ltd.

Percentage of consolidated

								total operating
Number	C		Relationship	G 11.1			T	revenues or total assets
(Note 1)	Company name World Peace International (South Asia) Pte	Counterparty World Peace Industrial Co., Ltd.	(Note 2)	General ledger account Accounts receivable	\$	Amount 184,389	Transaction terms Note 5	(Note 3) 0.06
2	Ltd.	world Peace industrial Co., Ltd.	3	Accounts receivable	Ф	164,369	Note 3	
2	World Peace International (South Asia) Pte Ltd.	WPG C&C Computers And Peripheral (India) Private Limited	3	"		464,752	Note 5	0.16
2	World Peace International (South Asia) Pte Ltd.	WPI International (South Asia) Pte. Ltd.	3	"		172,147	Note 5	0.06
2	World Peace International (South Asia) Pte Ltd.	WPG SCM Limited	3	"		716,148	Note 5	0.25
3	WPI International (Hong Kong) Limited	World Peace Industrial Co., Ltd.	3	"		457,611	Note 5	0.16
3	WPI International (Hong Kong) Limited	WPI Technology Pte. Ltd.	3	"		2,112,060	Note 5	0.73
3	WPI International (Hong Kong) Limited	WPG China (SZ) Inc.	3	"		558,962	Note 5	0.19
3	WPI International (Hong Kong) Limited	WPG China Inc.	3	"		335,595	Note 5	0.12
3	WPI International (Hong Kong) Limited	World Peace International (South Asia) Pte Ltd.	3	"		123,119	Note 5	0.04
3	WPI International (Hong Kong) Limited	WPG Electronics (Hong Kong) Limited	3	"		364,132	Note 5	0.13
3	WPI International (Hong Kong) Limited	WPG SCM Limited	3	"		142,824	Note 5	0.05
4	Silicon Application Corp.	WPG China (SZ) Inc.	3	"		206,022	Notes 9 and 12	0.07
4	Silicon Application Corp.	WPG Electronics (Hong Kong) Limited	3	"		1,091,248	Notes 9 and 12	0.38
5	Pernas Electronics Co., Ltd.	Silicon Application Corp.	3	"		104,691	Notes 9 and 11	0.04
6	Everwiner Enterprise Co., Ltd.	Silicon Application Corp.	3	"		147,763	Notes 9 and 11	0.05
6	Everwiner Enterprise Co., Ltd.	Pernas Electronics Co., Ltd.	3	"		155,824	Note 4	0.05
7	Asian Information Technology Inc.	Frontek Technology Corporation	3	"		1,966,530	Note 4	0.68
7	Asian Information Technology Inc.	Apache Communication Inc.	3	"		154,495	Note 4	0.05
8	Frontek Technology Corporation	Asian Information Technology Inc.	3	"		763,015	Note 4	0.26
8	Frontek Technology Corporation	WPG Electronics (Hong Kong) Limited	3	"		148,271	Note 4	0.05
10	WPG China Inc.	WPG China (SZ) Inc.	3	"		210,112	Note 5	0.07
12	Yosun Industrial Corp.	WPG China (SZ) Inc.	3	"		103,401	Note 8	0.04
12	Yosun Industrial Corp.	Yosun Hong Kong Corp. Ltd.	3	"		433,811	Note 5	0.15
13	Yosun Hong Kong Corp. Ltd.	WPG China Inc.	3	"		104,463	Note 8	0.04

Number (Note 1)	Company name	Counterparty	Relationship (Note 2)	General ledger account	Amount	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 3)
13	Yosun Hong Kong Corp. Ltd.	Yosun Shanghai Corp. Ltd.	3	Accounts receivable	\$ 251,674	Note 5	0.09
13	Yosun Hong Kong Corp. Ltd.	Richpower Electronic Devices Co., Limited	3	"	200,249	Note 5	0.07
15	Sertek Incorporated	Yosun Industrial Corp.	3	"	111,934	Note 5	0.04
16	Richpower Electronic Devices Co., Ltd.	Silicon Application Corporation	3	"	149,327	Note 5	0.05
16	Richpower Electronic Devices Co., Ltd.	Yosun Industrial Corp.	3	"	152,631	Note 5	0.05
16	Richpower Electronic Devices Co., Ltd.	WPG Electronics (Hong Kong) Limited	3	"	318,901	Note 8	0.11
17	Richpower Electronic Devices Co., Limited	WPI International (Hong Kong) Limited	3	"	275,447	Note 5	0.09
17	Richpower Electronic Devices Co., Limited	Yosun Industrial Corp.	3	"	161,372	Note 5	0.06
17	Richpower Electronic Devices Co., Limited	Yosun Hong Kong Corp. Ltd.	3	"	359,486	Note 5	0.12
18	Peng Yu Trigold Limited	WPI International (Hong Kong) Limited	3	"	164,316	Note 4	0.06
19	WPG Electronics (Hong Kong) Limited	World Peace Industrial Co., Ltd.	3	"	113,832	Note 10	0.04
19	WPG Electronics (Hong Kong) Limited	WPI International (Hong Kong) Limited	3	"	1,376,243	Note 10	0.47
0	WPG Holdings Limited	World Peace Industrial Co., Ltd.	1	Other receivables	3,401,770	Note 13 and 15	1.17
0	WPG Holdings Limited	Silicon Application Corporation	1	"	766,587	Note 13 and 15	0.26
0	WPG Holdings Limited	Asian Information Technology Inc.	1	"	993,176	Note 13 and 15	0.34
0	WPG Holdings Limited	Yosun Industrial Corp.	1	"	1,346,749	Note 13 and 15	0.32
22	WPI International (South Asia) Pte. Ltd.	World Peace International (South Asia) Pte Ltd.	3	u	156,537	Note 7	0.05
22	WPI International (South Asia) Pte. Ltd.	WPG SCM Limited	3	"	153,482	Note 6	0.05
2	World Peace International (South Asia) Pte Ltd.	WPG South Asia Pte. Ltd.	3	"	214,318	Note 6	0.07
3	WPI International (Hong Kong) Limited	World Peace Industrial Co., Ltd.	3	"	2,547,506	Note 7	0.88
3	WPI International (Hong Kong) Limited	Silicon Application Corporation	3	"	1,054,938	Note 7	0.36
3	WPI International (Hong Kong) Limited	World Peace International (South Asia) Pte Ltd.	3	"	518,821	Note 14	0.18
3	WPI International (Hong Kong) Limited	WPG Electronics (Hong Kong) Limited	3	"	4,520,136	Note 7	1.56
23	WPG C&C Limited	WPI International (Hong Kong) Limited	3	"	256,730	Note 7	0.09

Percentage of consolidated total operating

Number			Relationship				revenues or total assets
(Note 1)	Company name	Counterparty	(Note 2)	General ledger account	 Amount	Transaction terms	(Note 3)
24	Long-Think International (Hong Kong) Limited	WPI International (Hong Kong) Limited	3	Other receivables	\$ 475,268	Note 7	0.16
25	AECO Electronics Co., Ltd.	WPI International (Hong Kong) Limited	3	"	766,762	Note 7	0.26
4	Silicon Application Corporation	Pernas Electronic Co., Ltd.	3	"	195,477	Note 15	0.07
26	Silicon Application Company Limited	Silicon Application Corp.	3	"	740,588	Note 7	0.26
26	Silicon Application Company Limited	WPG Electronics (Hong Kong) Limited	3	"	1,055,931	Note 7	0.36
5	Pernas Electronic Co., Ltd.	Everwiner Enterprise Co., Ltd.			157,953	Note 15	0.05
7	Asian Information Technology Inc.	Apache Communication Inc.	3	"	431,135	Note 7	0.15
9	Apache Communication Inc.	Frontek Technology Corporation	3	"	352,797	Note 7	0.12
12	Yosun Industrial Corp.	Yosun Shanghai Corp. Ltd.	3	"	265,876	Note 7	0.09
12	Yosun Industrial Corp.	Sertek Incorporated	3	"	306,755	Note 15	0.11
12	Yosun Industrial Corp.	Richpower Electronic Devices Co., Ltd.	3	"	294,395	Note 15	0.10
27	Suntop Investments Limited	WPG South Asia Pte. Ltd.	3	"	422,700	Note 16	0.15
13	Yosun Hong Kong Corp. Ltd.	Yosun Industrial Corp.	3	"	268,316	Note 7	0.09
13	Yosun Hong Kong Corp. Ltd.	Yosun Shanghai Corp. Ltd.	3	"	1,554,418	Note 7	0.54
28	Yosun South China Corp. Ltd.	WPG China (SZ) Inc.	3	"	128,890	Note 7	0.04
15	Sertek Incorporated	Richpower Electronic Devices Co., Ltd.	3	"	417,691	Note 7	0.14
29	Richpower Electronic Devices Pte Ltd.	Yosun Hong Kong Corp. Ltd.	3	"	242,608	Note 7	0.08
30	Trigold Holdings Limited	Peng Yu Trigold Limited	3	"	168,044	Note 7	0.06
31	Peng Yu International Limited	Peng Yu Trigold Limited	3	"	188,783	Note 7	0.07
32	WPG C&C Shanghai Co., Ltd.	LaaS (Dongguan) Supply Chain Management Limited	3	n	298,787	Note 7	0.10
18	Peng Yu Trigold Limited	WPG Electronics (Hong Kong) Limited	3	"	312,953	Note 7	0.11
20	WPG South Asia Pte. Ltd.	WPG Korea Co., Ltd.	3	"	281,887	Note 7	0.10
20	WPG South Asia Pte. Ltd.	Yosun Singapore Pte Ltd.	3	"	610,344	Note 7	0.21
33	WPG SCM Limited	WPG Electronics (Hong Kong) Limited	3	"	313,074	Note 7	0.11
34	WPG International (CI) Limited	WPG Holdings Limited	3	"	1,931,641	Note 16	0.67

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

- (1) Parent company is '0'.
- (2) The subsidiaries are numbered in order starting from '1'.
- Note 2: Relationship between transaction company and counterparty is classified into the following three categories:
 - (1) Parent company to subsidiary.
 - (2) Subsidiary to parent company.
 - (3) Subsidiary to subsidiary.
- Note 3: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on accumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.
- Note 4: The terms and sales prices were negotiated in consideration of different factors including product, cost, market and competition. The collection period is 30~120 days from the end of the month of sales.
- Note 5: The terms and sales prices were negotiated in consideration of different factors including product, cost, market and competition. The collection period is 30~90 days from the end of the month of sales.
- Note 6: The amount receivable pertains to receipts under custody.
- Note 7: Mainly accrued financing charges.
- Note 8: The terms and sales prices were negotiated in consideration of different factors including product, cost, market and competition. The collection period is 60~120 days from the end of the month of sales.
- Note 9: The terms and sales prices were negotiated in consideration of different factors including product, cost, market and competition.
- Note 10: The collection period is 60 days from the end of the month of sales.
- Note 11: The collection period is 30 days from the end of the month of sales.
- Note 12: The collection period is 90 days from the end of the month of sales.
- Note 13: The amount receivable arose from filing of consolidated tax return.
- Note 14: The receivable was due from a payment to supplier on behalf of associates.
- Note 15: Mainly dividends receivable.
- Note 16: The receivable arose from disposals of equity investments.

WPG Holdings Limited and Subsidiaries

Information on investees (excluding information on investments in Mainland china)

Six months ended June 30, 2023

Table 7

				Initial investment amount		Shares held as at June 30, 2023				Investment income	
			Main business	Balance as at	Balance as at December 31,		Ownership		Net profit (loss) of the investee for the six months ended	(loss) recognized by the Company for the six months ended June 30, 2023 (Note	
Investor	Investee	Location	activities	June 30, 2023	2022	Number of shares	(%)	Book value	June 30, 2023	1)	Footnote
WPG Holdings Limited	World Peace Industrial Co., Ltd.	Taiwan	Agent and sales of electronic/ eletrical components	\$ 18,471,669	\$ 18,471,669	1,812,000,000	100.00	\$ 29,571,350	\$ 380,187	\$ 380,187	Note 4
WPG Holdings Limited	Asian Information Technology Inc.	Taiwan	Sales of electronic/ electrical components	4,863,464	4,863,464	643,029,000	100.00	7,552,186	483,707	483,707	Note 4
WPG Holdings Limited	Silicon Application Corp.	Taiwan	Sales of computer software, hardware and electronic products	5,717,962	5,717,962	677,090,000	100.00	8,923,545	111,373	111,373	Note 4
WPG Holdings Limited	WPG Electronics Limited	Taiwan	Warehousing services	305,535	14,735	33,000,000	100.00	331,386	4,900	5,445	Note 4
WPG Holdings Limited	WPG Korea Co., Ltd.	South Korea	Agent and sales of electronic/ eletrical components	394,436	394,436	2,959,494	100.00	723,950	(38,845)	(38,845)	Note 4
WPG Holdings Limited	WPG International (CI) Limited	Cayman Islands	Holding company	5,120,481	5,120,481	150,282,520	100.00	9,821,952	1,619,101	1,619,101	Note 4
WPG Holdings Limited	Yosun Industrial Corp.	Taiwan	Sales of electronic/ electrical components	12,144,406	12,144,406	402,310,300	100.00	13,152,388	381,484	379,726	Note 4
WPG Holdings Limited	WPG Investment Co., Ltd.	Taiwan	Investment company	2,102,997	2,102,997	210,000,000	100.00	2,035,053	22,714	21,571	Note 4
WPG Holdings Limited	Trigold Holdings Limited	Taiwan	Investment company	940,141	940,141	59,195,189	58.86	1,243,720	76,836	42,010	Note 4
WPG Holdings Limited	WPG EMEA B.V.	Netherlands	Sales of electronic/ electrical components	140,500	140,500	5,000,000	100.00	46,743	(35,778)	(35,778)	Note 4
WPG Holdings Limited	WPG Electronics (Hong Kong) Limited	Hong Kong	Agent and sales of electronic/ eletrical components	799,765	799,765	234,081,858	100.00	673,642	(151,538)	(151,538)	Note 4
WPG Holdings Limited	WPG South Asia Pte. Ltd.	Singapore	Sales of electronic/ electrical components	1,116,369	1,116,369	34,119,105	100.00	1,293,847	120,309	120,309	Note 4
WPG Holdings Limited	WT Microelectronics Co., Ltd.	Taiwan	Trading company	8,111,638	8,111,638	177,110,000	20	13,192,614	1,688,408	322,144	Note 6
World Peace Industrial Co., Ltd.	WPI International (South Asia) Pte Ltd.	Singapore	Agent and sales of electronic/ eletrical components	1,132,162	1,132,162	34,196,393	100.00	4,615,191	44,075	-	Notes 2 and 5

				Initial invest	ment amount	Shares he	eld as at June 30), 2023		Investment income	
Investor	Investee	Location	Main business activities	Balance as at June 30, 2023	Balance as at December 31, 2022	Number of shares	Ownership (%)	Book value	Net profit (loss) of the investee for the six months ended June 30, 2023	(loss) recognized by the Company for the six months ended June 30, 2023 (Note 1)	Footnote
World Peace Industrial Co., Ltd.	WPI Technology Pte. Ltd.	Singapore	Agent and sales of electronic/ eletrical components	\$ 2,774,146	\$ 2,774,146	-	100.00	\$ 28,571,216	-	\$ -	Notes 2 and 5
World Peace Industrial Co., Ltd.	Longview Technology Inc.	Taiwan	Agent and sales of electronic/ eletrical components	364,290	364,290	33,900,000	100.00	550,965	3,149	-	Notes 2 and 5
World Peace Industrial Co., Ltd.	Chainpower Technology Corp.	Taiwan	Agent and sales of electronic/ eletrical components	66,261	66,261	9,781,452	39.00	196,455	34,076	-	Notes 2 and 3
World Peace Industrial Co., Ltd.	AECO Technology Co., Ltd.	Taiwan	Agent and sales of electronic/ eletrical components	1,468,555	1,468,555	94,600,000	100.00	1,541,394	7,918	-	Notes 2 and 5
WPI International (South Asia) Pte. Ltd.	Genuine C&C (IndoChina) Pte Ltd.	Singapore	Agent and sales of electronic/ eletrical components	119,912	119,912	5,359,370	80.00	235,036	7,095	-	Notes 2 and 5
WPI International (South Asia) Pte. Ltd.	WPG Americas Inc.	U.S.A	Agent and sales of electronic/ eletrical components	197,529	197,529	6,100,000	2.61	37,783	23,528	-	Notes 2 and 5
WPI International (South Asia) Pte. Ltd.	World Peace International (South Asia) Pte Ltd.	Singapore	Agent and sales of electronic/ eletrical components	696,473	696,473	34,314,692	100.00	4,049,034	25,283	-	Notes 2 and 5
WPI Technology Pte. Ltd.	WPI International (Hong Kong) Limited	Hong Kong	Agent and sales of electronic/ eletrical components	3,254,652	3,254,652	4,087,084,000	100.00	28,418,920	356,350	-	Notes 2 and 5
World Peace International (South Asia) Pte Ltd.	World Peace International (India) Pvt., Ltd.	India	Agent and sales of electronic/ eletrical components	33,361	33,361	3,575,058	100.00	62,506	16,522	-	Notes 2 and 5
World Peace International (South Asia) Pte Ltd.	WPG C&C Computers And Peripheral (India) Private Limited	India	Agent and sales of electronic/ eletrical components	241,140	241,140	48,420,000	100.00	315,834	25,384	-	Notes 2 and 5
World Peace International (South Asia) Pte Ltd.	WPG C&C (Malaysia) Sdn. Bhd	Malaysia	Agent and sales of electronic/ eletrical components	-	-	11,250,000	100.00	79,640	11,040	-	Notes 2 and 5
World Peace International (South Asia) Pte Ltd.	WPG C&C (Thailand) Co., Ltd.	Thailand	Agent and sales of electronic/ eletrical components	873	873	1,000,000	100.00	39,463	2,293	-	Notes 2 and 5
WPI International (Hong Kong) Limited	WPG C&C Limited	Hong Kong	Agent and sales of electronic/ eletrical components	201,395	201,395	6,500,000	100.00	296,619	4,921	-	Notes 2 and 5

				Initial invest	ment amount	Shares he	eld as at June 3	0, 2023		Investment income	
Investor	Investee	Location	Main business activities	Balance as at June 30, 2023	Balance as at December 31, 2022	Number of shares	Ownership (%)	Book value	Net profit (loss) of the investee for the six months ended June 30, 2023	(loss) recognized by the Company for the six months ended June 30, 2023 (Note 1)	Footnote
WPI International (Hong Kong) Limited	WPG Americas Inc.	U.S.A	Agent and sales of electronic/ eletrical components	\$ 132,216	\$ 132,216	\$ 4,000,000	1.71	\$ 24,755	\$ 23,528	\$ -	Notes 2 and 5
Longview Technology Inc.	Longview Technology GC Limited	British Virgin Islands	Holding company	335,328	335,328	11,300,000	100.00	592,149	7,638	-	Notes 2 and 5
Longview Technology Inc.	Long-Think International Co., Ltd.	Taiwan	Agent and sales of electronic/ eletrical components	37,302	37,302	4,000,000	100.00	44,422	116	-	Notes 2 and 5
AECO Technology Co., Ltd.	Teco Enterprise Holding (BVI) Co., Ltd.	British Virgin Islands	Investment company	436,280	436,280	12,610,000	100.00	864,696	12,928	-	Notes 2 and 5
Silicon Application Corp.	Silicon Application (BVI) Corporation	British Virgin Islands	Holding company	706,402	706,402	22,000,000	100.00	1,891,862	43,648	-	Notes 2 and 5
Silicon Application Corp.	Win-Win Systems Ltd.	British Virgin Islands	Holding company	24,015	24,015	765,000	100.00	27,662	484	-	Notes 2 and 5
Silicon Application Corp.	SAC Components (South Asia) Pte. Ltd.	Singapore	Sales of computer software, hardware and electronic products	104,510	104,510	3,500,000	100.00	127,246	1,859	-	Notes 2 and 5
Silicon Application Corp.	Vsell Enterprise Co., Ltd.	Taiwan	Agent and sales of electronic/ eletrical components	266,577	-	14,000,000	70.00	266,577	32,007	-	Notes 2 and 5
Silicon Application Corp.	Pernas Electronics Co., Ltd.	Taiwan	Agent and sales of electronic/ eletrical components	959,504	959,504	90,000,000	100.00	1,278,174	29,531	-	Notes 2 and 5
Pernas Electronics Co., Ltd.	Everwiner Enterprise Co., Ltd.	Taiwan	Agent and sales of electronic/ eletrical components	343,959	343,959	37,000,000	100.00	881,290	41,891	-	Notes 2 and 5
Asian Information Technology Inc.	Frontek Technology Corporation	Taiwan	Sales of electronic/ electrical components	1,515,256	1,515,256	280,000,000	100.00	3,051,591	95,727	-	Notes 2 and 5
Asian Information Technology Inc.	Apache Communication Inc.	Taiwan	Sales of electronic/ electrical components	980,313	980,313	219,300,000	100.00	2,248,181	122,592	-	Notes 2 and 5
Asian Information Technology Inc.	Henshen Electric Trading Co., Ltd.	Taiwan	Sales of electronic/ electrical components	223,121	223,121	20,000,000	100.00	221,256	4,164	-	Notes 2 and 5
Asian Information Technology Inc.	Adivic Technology Co., Ltd.	Taiwan	Import and export business for electronic components	206,200	206,200	4,410,000	16.33	22,137	(29,973)	-	Notes 2 and 3
Asian Information Technology Inc.	Fame Hall International Co., Ltd.	British Virgin Islands	Investment company	155,558	155,558	4,703,107	100.00	257,598	5,833	-	Notes 2 and 5
Frontek Technology Corporation	Frontek International Limited	British Virgin Islands	Investment company	101,862	101,862	2,970,000	100.00	139,842	2,733	-	Notes 2 and 5

				Initial investi	stment amount		Shares held as at June 30, 2023				Investment income	
Investor	Investee	Location	Main business activities	Balance as at June 30, 2023		Balance as at December 31, 2022	Number of shares	Ownership (%)	Book value	Net profit (loss) of the investee for the six months ended June 30, 2023	(loss) recognized by the Company for the six months ended June 30, 2023 (Note 1)	Footnote
Yosun Industrial Corp.	Suntop Investments Limited	Cayman Islands	Investment company	\$ 1,812,188	\$	1,812,188	\$ 50,700,000	100.00	5,992,556	\$ 2,788	\$ -	Notes 2 and 5
Yosun Industrial Corp.	Sertek Incorporated	Taiwan	Sales of electronic/ electrical components	1,616,722		1,616,722	94,828,100	100.00	1,795,777	128,252	-	Notes 2 and 5
Yosun Industrial Corp.	Eesource Corp.	Taiwan	Sales of electronic/electrical components, office machinery and equipment	11,520		11,520	1,080,000	20.00	32,812	3,283	-	Notes 2 and 3
Yosun Industrial Corp.	Richpower Electronic Devices Co., Ltd	Taiwan	Sales of electronic/ electrical components	2,092,631		2,092,631	120,900,000	100.00	2,635,316	84,337	-	Notes 2 and 5
Sertek Incorporated	Sertek Limited	Hong Kong	Sales of electronic/ electrical components	83,494		83,494	19,500,000	100.00	85,006	1,138	-	Notes 2 and 5
Richpower Electronic Devices Co., Ltd	Richpower Electronic Devices Co., Limited	Hong Kong	Sales of electronic components	284,898		284,898	63,000,000	100.00	2,866,482	19,180	-	Notes 2 and 5
Richpower Electronic Devices Co., Ltd	Richpower Electronic Devices Pte Ltd.	Singapore	Sales of electronic components	1,988		1,988	10,000	100.00	248,499	5,158	-	Notes 2 and 5
WPG Investment Co., Ltd.	Eesource Corp.	Taiwan	Sales of electronic/electrical components, office machinery and equipment	11,520		11,520	1,080,000	20.00	32,830	3,283	-	Notes 2 and 3
WPG Investment Co., Ltd.	Sunrise Technology Co., Ltd.	Taiwan	Manufacturing of computer and its peripheral equipment	50,000		50,000	3,279,800	10.67	43,720	8,591	-	Notes 2 and 3
WPG Investment Co., Ltd.	Trigold Holdings Limited	Taiwan	Investment company	49,224		49,224	1,749,979	1.74	36,931	76,836	-	Notes 2 and 3
WPG Investment Co., Ltd.	AutoSys Co., Ltd.	Cayman Islands	Holding company	73,000		73,000	5,000,000	16.25	65,682	(15,455)	-	Notes 2 and 3
WPG Investment Co., Ltd.	Beauteek Global Wellness Corporation Limited	Hong Kong	Community e-commerce trading plat form and related services	25,273		25,273	630,044	19.34	20,874	9,084	-	Notes 2 and 3
WPG Investment Co., Ltd.	LaaS Holdings (Samoa) Limited	Samoa	Holding company	1,142,712		1,142,712	40,060,000	100.00	778,197	10,492	-	Notes 2 and 5
Trigold Holdings Limited	Genuine C&C Inc.	Taiwan	Sales of electronic products and its peripheral equipment	1,093,697		1,093,697	79,569,450	100.00	1,106,324	26,068	-	Notes 2 and 5
Trigold Holdings Limited	Trigold (Hong Kong) Company Limited	Hong Kong	Holding company	600,796		600,796	155,200,000	100.00	1,112,452	1,607	-	Notes 2 and 5
Trigold Holdings Limited	Peng Yu Trigold Limited	Hong Kong	Sales of electronic products	71,212		71,212	2,000,000	100.00	222,892	68,470	-	Notes 2 and 5

			Initial investr	Shares he	Shares held as at June 30, 2023			Investment income			
Investor	Investee	Location	Main business activities	Balance as at June 30, 2023	Balance as at December 31, 2022	Number of shares	Ownership (%)	Book value	Net profit (loss) of the investee for the six months ended June 30, 2023	(loss) recognized by the Company for the six months ended June 30, 2023 (Note 1)	Footnote
Genuine C&C Inc.	Hoban Inc.	Taiwan	An E-commerce company which operates B2C and O2O businesses	\$ 129,999		13,000,000	100.00			. ——————	Notes 2 and 5
Genuine C&C Inc.	Genuine C&C Holding Inc. (Seychelles)	Seychelles	Holding company	-	193,870	-	-	-	10	-	Notes 2 and 5
Genuine C&C Inc.	Sunrise Technology Co., Ltd.	Taiwan	Manufacturing of computer and its peripheral equipment	12,636	12,636	1,682,151	5.47	3,690	8,591	-	Notes 2 and 3
WPG EMEA B.V.	WPG EMEA UK LIMITED	UK	Sales of electronic/electrical components	3,614	-	100,000	100.00	3,786	857	-	Notes 2 and 5
WPG South Asia Pte. Ltd.	WPG India Electronics Pvt. Ltd.	India	Agent and sales of electronic/electrical components	92,188	92,188	15,909,990	99.99	87,855	2,219	-	Notes 2 and 5
WPG South Asia Pte. Ltd.	WPG Malaysia Sdn. Bhd	Malaysia	Agent and sales of electronic/electrical components	17,427	17,427	1,010,800	100.00	25,058	1,629	-	Notes 2 and 5
WPG South Asia Pte. Ltd.	WPG Electronics (Philippines) Inc.	Philippines	Agent and sales of electronic/electrical components	1,543	1,543	10,000	100.00	7,880	1,062	-	Notes 2 and 5
WPG South Asia Pte. Ltd.	WPG (Thailand) Co., Ltd.	Thailand	Agent and sales of electronic/electrical components	11,560	11,560	103,720	100.00	22,725	248	-	Notes 2 and 5
WPG South Asia Pte. Ltd.	WPG SCM Limited	Hong Kong	Agent and sales of electronic/electrical components	319,640	319,640	12,800,000	100.00	688,974	13,569	-	Notes 2 and 5
WPG South Asia Pte. Ltd.	WPG Vietnam Company Limited	Vietnam	Agent and sales of electronic/electrical components	3,071	3,071	100,000	100.00	1,479	103	-	Notes 2 and 5
WPG South Asia Pte. Ltd.	Yosun Singapore Pte Ltd.	Singapore	Sales of electronic/electrical components	416,863	416,863	20,600,000	100.00	514,850	90,429	-	Notes 2 and 5
WPG Malaysia Sdn. Bhd	WPG India Electronics Pvt. Ltd.	India	Agent and sales of electronic/electrical components	-	-	10	0.01	9	2,219	-	Notes 2 and 5

Note 1: Investment income (loss) recognized by the company including realized (unrealized) gain or loss from upstream intercompany transactions and amortization of investment discount (premium).

Note 2: Investment income (loss) recognized by each subsidiary.

Note 3: An investee company accounted for using the equity method by subsidiary.

Note 4: A subsidiary.

Note 5: An indirect subsidiary.

Note 6: An investee company accounted for using the equity method by the Company.

WPG Holdings Limited and Subsidiaries Information on investments in Mainland China Six months ended June 30, 2023

Table 8

Ltd.

platform

Investee in	Main business activities	Paid-in	Investment method	Accumulated amount of remittance from Taiwan to Mainland China as	ended Jun	Amount remitted for the six months e 30, 2023	Accumulated amount of remittance from Taiwan to Mainland China as	six months ended	by the Company (direct or	June 30, 2023 (Note	Mainland China as of June 30, 2023	Taiwan as of	F. Mark
Mainland China Vsell Enterprise Co., Ltd. (Shanghai)	Sales of semiconductor \$ integrated circuit and electronic components	capital 56,445	(Note 1)	- 	Mainland China \$ 266,671	to Taiwan	of June 30, 2023 \$ 266,671	June 30, 2023 \$ 6,997	indirect) 100.00	\$ 6,997	(Note 5) \$ 265,796	June 30, 2023	Footnote
Maojie Trading (Shenzhen) Co., Ltd.	Sales of semiconductor integrated circuit and electronic components	22,122	1	-	22,744	-	22,744	1,418	100.00	1,418	25,415	-	
WPG China (SZ) Inc.	Sales of semiconductor integrated circuit and electronic components	143,807	1	107,735	-	-	107,735	(28,066)	100.00	(28,066)	1,206,745	-	Note 3
WPG China Inc.	Agent for selling electronic/electrical components	1,620,510	1	1,816,643	-	-	1,816,643	1,631,997	100.00	1,631,997	5,089,845	-	
Gain Tune Logistics (Shanghai) Co., Ltd.	Warehousing services / extra work	39,448	1	15,432	-	-	15,432	(410)	40.00	(164)	33,790	-	
Suzhou Xinning Logistics Co., Ltd.	Warehousing services	65,893	1	19,143	-	-	19,143	(2,423)	29.40	(712)	46,515	-	
Suzhou Xinning Bonded Warehouse Co., Ltd.	Warehousing services	31,140	1	29,219	-	-	29,219	(8,134)	49.00	(3,985)	64,756	-	
Yosun Shanghai Corp. Ltd.	Sales of electronic components and warehousing services	268,978	1	239,778	-	-	239,778	(13,545)	100.00	(13,545)	356,323	-	
Yosun South China Corp. Ltd.	Sales of electronic /electrical components	137,318	1	-	-	-	-	1,959	100.00	1,959	216,418	-	
Qegoo Technology Co.,	Business e-commerce	57,609	1	4,993	-	-	4,993	-	15.00	-	-	-	

Investee in Mainland China Beauteek (Shanghai)	Main business activities	Paid-in capital \$ 84,078	Investment method (Note 1)	Accumulated amount of remittance from Taiwan to Mainland China as of January 1, 2023	Mainland China back to Taiwan back to Taiwan bended Jun Remitted to Mainland China	d from Taiwan to / Amount remitted for the six months to 30, 2023 Remitted back to Taiwan	Accumulated amount of remittance from Taiwan to Mainland China as of June 30, 2023	June 30, 2023	Ownership held by the Company (direct or indirect)	June 30, 2023 (Note 2)	Mainland China as of June 30, 2023 (Note 5)	Accumulated amount of investment income remitted back to Taiwan as of June 30, 2023	Footnote
Global Wellness Corporation Limited	e-commerce trading platform and related services	φ 64,076	ı	φ 14,103	φ -	φ -	φ 14,103	φ -	13.36	υ -	.	φ -	
LaaS (Dongguan) Supply Chain Management Limited	Supply chain management, design and related businesses.	1,245,600	1	1,245,600	-	-	1,245,600	10,556	100.00	10,556	777,056	-	Note 8
Peng Yu (Shanghai) Digital Technology Co., Ltd	Sales of electronic/electrical products	96,345	1	202,832	-	-	202,832	4,314	100.00	2,614	262,566	-	
WPG C&C Shanghai Co., Ltd.	Sales of electronic/electrical products	227,532	1	266,781	-	-	266,781	15,573	100.00	9,437	373,894	-	Note 6
Trigolduo (Shanghai) Industrial Development Ltd.	Children's indoor amusement park	85,640	1	59,948	-	-	59,948	(24,688)	70.00	(10,473)	(14,968)	-	
Trigold Tongle (Shanghai) Industrial	Children's indoor amusement park	6,423	1	-	-	-	-	(1,591)	70.00	(675)	(4,539)	-	Note 7

Note 1: Through investing in an existing company in the third area, which then invested in the investee in Mainland China.

Development Ltd.

- Note 2: Except for WPG China Inc., WPG China (SZ) Inc. and WPG C&C Shanghai Co., Ltd., the investment income / loss for the six months ended June 30, 2023 that was recognized by the Company was based on the finacnial statements reviewed by international accounting firm which has cooperative relationship with accounting firm in R.O.C. The remaining investment income / loss was measured base on unreviewed financial statements of investee during the same period.
- Note 3: WPG International (Hong Kong) Limited invested in WPG (SZ) Inc. in the amount of HKD 10 million, which is part of the distribution of earnings from WPG China Inc. The investment had been permitted by Investment Commission, and was excluded from the ceiling of investment amount in Mainland China.
- Note 4: For paid-in capital, amount remitted from Taiwan to Mainland China/ amount remitted back to Taiwan for the year ended December 31, 2022, accumulated amount of remittance from Taiwan to Mainland China as of June 30, 2023, book value of investments in Mainland China as of June 30, 2023, accumulated amount of investment income remitted back to Taiwan as of June 30, 2023, etc., the exchange rates used were USD 1: NTD 31.14 HKD 1:NTD 3.974 and RMB 1: NTD 4.282.
- Note 5: The ending balance of investment was calculated based on combined ownership percentage held by the Company.
- Note 6: The retirement of World Peace Industrial Co., Ltd.'s indirect investment in Mainland China, WPG C&C Shanghai Co., Ltd., has been approved by Investment Commission, Ministry of Economic Affairs on May 22, 2019 amounting to USD 11,650 thousand. World Peace Industrial Co., Ltd. will submit an application to Investment Commission, Ministry of Economic Affairs for deducting the accumulated amount of remittance from Taiwan to Mainland China when the consideration arising from transfer of equity interests is remitted back from the investment in the third area, WPI International (HK) Limited.
- Note 7: Trigold Tongle (Shanghai) Industrial Development Ltd. is a wholly-owned subsidiary of Trigolduo (Shanghai) Industrial Development Ltd.
- Note 8: WPG Investment Co., Ltd. acquired a 100% equity interest in Mainland China investee, LaaS (Dongguan) Supply Chain Management Limited, through a reinvestment, LaaS Holdings (HK) Limited, of WPG Investment Co., Ltd.'s investment in the third area, Samoa, on August 2, 2020. WPG Investment Co., Ltd. had received a post-approval from the MOEA.

Company name	ed amount of remittance from n to Mainland China as of June 30, 2023	Investment amount approved by the Investment Commission of the Ministry of Economic Affairs (MOEA)	Ceiling on investments in Mainland China imposed by the Investment Commission of MOEA
WPG Holdings Limited	\$ 1,988,172	\$ 2,101,884	\$ 47,904,507
World Peace Industrial Co., Ltd. and its subsidiaries	385,447	468,475	17,778,466
Silicon Application Corp. and its subsidiaries	302,788	77,438	5,410,900
Yosun Industrial Corp. and its subsidiares	261,109	553,174	5,644,165
WPG Investment Co., Ltd.	1,264,758	1,274,974	1,221,032
Trigold Holdings Limited	626,332	626,332	1,894,657

⁽¹⁾ Exchange rates as of June 30, 2023 were USD 1: NTD 31.14, HKD 1: NTD 3.974 and RMB 1: NTD 4.282.

⁽²⁾ The ceiling of investment amount of the company is calculated based on the investor's net assets.

WPG Holdings Limited and Subsidiaries Major shareholders information June 30, 2023

Table 9

entrusted to Taishin International Bank

	Shares					
Name of major shareholders	Number of shares held	Ownership (%)				
Independent accounts securities investment trust fund of Cathay MSCI	137,544,000	7.31%				
Taiwan ESG Sustainability High Dividend Yield ETF (umbrella fund)						

Description: If the company applies with Taiwan Depository & Clearing Corporation for the information of the table, the following can be explained in the notes of the table.

- (a) The major shareholders information was derived from the data that the Company issued common shares (including treasury shares) and preference shares in dematerialised form which were registered and held by the shareholders above 5% on the last operating date of each quarter and was calculated by the Taiwan Depository & Clearing Corporation. The share capital which was recorded in the financial statements may be different from the actual number of shares in dematerialised form due to the difference in the calculation basis.
- (b) If the aforementioned data contains shares which were held in trust by the shareholders, the data is disclosed as a separate account of client which was set by the trustee. As for the shareholder who reports share equity as an insider whose shareholding ratio is greater than 10%, in accordance with the Securities and Exchange Act, the shareholding ratio includes the self-owned shares and shares held in trust, and at the same time, the shareholder has the power t decide how to allocate the trust assets. For the information on reported share equity of insider, please refer to Market Observation Post System.