FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES
CONSOLIDATED FINANCIAL STATEMENTS AND INDEPENDENT AUDITORS' REPORT
DECEMBER 31, 2021 AND 2020

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

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

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

Opinion

We have audited the accompanying consolidated balance sheets of Formosa Taffeta Co., Ltd. and its subsidiaries (the "Group") as at December 31, 2021 and 2020, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, based on our audits and the reports of other independent auditors, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2021 and 2020, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

Basis for opinion

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

Key audit matters

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

Key audit matters for the Group's 2021 consolidated financial statements are stated as follows:

Valuation of allowance for uncollectible accounts

Description

Refer to Note 4(11) for accounting policy on impairment of financial assets, Note 5(1) for accounting estimates and assumption uncertainty in relation to accounts receivable valuation, and Note 6(5) for details of allowance for uncollectible accounts. As of December 31, 2021, the Group's accounts receivable and allowance for uncollectible accounts amounted to NT\$3,563,413 thousand and NT\$62,795 thousand, respectively.

The Group assesses the collectability of accounts receivable based on historical experience, known reason or existing objective evidence. For those accounts which are considered uncollectible, the Group recognizes impairment with a credit to accounts receivable. The Group examines the reasonableness periodically. As the estimation of allowance for uncollectible accounts is subject to management's judgement, and given the significance of accounts receivable and allowance for uncollectible accounts to the financial statements, we considered the valuation of allowance for uncollectible accounts a key audit matter

How our audit addressed the matter

Our procedures in relation to management's assessment of the allowance for uncollectible accounts include:

- A. Evaluating the reasonableness of the estimates used by management to estimate the expected credit losses of accounts receivable and obtaining relevant supporting documents, including: forward looking adjustments, accounting disputes, overdue status, post-account collections and indications that show that the customer cannot repay the loan as scheduled;
- B. Assessing the adequacy of allowance for uncollectible accounts estimated by management to confirm whether the provision policy on allowance for uncollectible accounts has been consistently applied in the comparative periods of financial statements and testing the related assessment to confirm the accuracy of ageing analysis of accounts receivable; and
- C. Testing collections after the balance sheet date to check the adequacy of allowance for uncollectible accounts.

Valuation of inventory

Description

Refer to Note 4(13) for accounting policy on inventory valuation, Note 5(2) for accounting estimates and assumption uncertainty in relation to inventory valuation, and Note 6(6) for description of allowance for inventory valuation loss. As of December 31, 2021, the Group's inventory and allowance for market value decline and obsolete and slow-moving inventories amounted to NT\$8,638,405 thousand and NT\$722,560 thousand, respectively.

The Group is primarily engaged in fiber dyeing and finishing, manufacturing and sales of curtains. As the textile manufacturing market is competitive, there is higher risk of incurring loss on inventory valuation. The Group recognizes inventories at the lower of cost and net realizable value, and the net realizable value is calculated based on the average price less estimated selling expenses. Since the calculation of net realizable value involves subjective judgement and uncertainty and the inventory is material to the financial statements, we considered the valuation of inventory a key audit matter.

How our audit addressed the matter

Our procedures in relation to management's assessment of the allowance for inventory valuation loss include:

- A. Assessing the reasonableness of policies and procedures on allowance for inventory valuation loss, including the reasonableness of classification of inventory in determining the net realizable value;
- B. Understanding the inventory management procedures, examining and participating in annual physical count and assessing the effectiveness of inventory management and inventory classification determined by management; and
- C. Checking the method in calculating the net realizable value of inventory and assessing the reasonableness of allowance for valuation loss.

Other matter – Audits of other independent auditors

We did not audit the financial statements of a wholly-owned consolidated subsidiary and certain investments accounted for under the equity method, which statements reflect total assets (including investments accounted for using the equity method) of NT\$11,856,057 thousand and NT\$10,464,559 thousand, constituting 15% and 13% of consolidated total assets as of December 31, 2021 and 2020, respectively, and operating income of NT\$5,195,106 thousand and NT\$5,226,488 thousand, constituting 16% and 18% of consolidated total operating income for the years then ended, respectively, and

comprehensive income were NT\$711,791 thousand and NT\$195,395 thousand, constituting 29% and 13% of total comprehensive income for the years then ended, respectively. Those financial statements were audited by other independent auditors whose reports thereon have been furnished to us, and our opinion expressed herein, insofar as it relates to the accounts included in the financial statements relative to these subsidiary and investees, is based solely on the audit reports of the other independent auditors.

Other matter - Parent company only financial reports

We have audited and expressed an unqualified opinion on the parent company only financial statements of Formosa Taffeta Co., Ltd. as at and for the years ended December 31, 2021 and 2020.

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

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

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

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

Auditors' responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the generally accepted auditing standards in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or

error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements. As part of an audit in accordance with the generally accepted auditing standards in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

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

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

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

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

Wu, Han-Chi Liang, Hua-Ling For and on behalf of PricewaterhouseCoopers, Taiwan March 9, 2022

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

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

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

(Expressed in thousands of New Taiwan dollars)

				December 31, 202			December 31, 2020		
	Assets	Notes	<u> </u>	AMOUNT			AMOUNT		
	Current assets								
1100	Cash and cash equivalents	6(1)	\$	3,471,141	4	\$	3,083,322	4	
1110	Financial assets at fair value through	6(2)							
	profit or loss - current			-	-		82	-	
1120	Current financial assets at fair value	6(3)							
	through other comprehensive income			1,489,451	2		1,409,817	2	
1136	Current financial assets at amortized	6(4)							
	cost			62,909	-		27,148	-	
1150	Notes receivable, net	6(5)		57,955	-		43,015	-	
1160	Notes receivable - related parties	7		8,505	-		4,260	-	
1170	Accounts receivable, net	6(5)		3,563,413	5		3,105,207	4	
1180	Accounts receivable - related parties	7		206,124	-		161,586	-	
1200	Other receivables	7		212,832	-		221,203	-	
130X	Inventory	6(6)		7,915,845	10		6,849,017	9	
1410	Prepayments			567,287	1		415,065	1	
1470	Other current assets			138,426			259,536		
11XX	Total current assets			17,693,888	22		15,579,258	20	
	Non-current assets								
1517	Non-current financial assets at fair	6(3)							
	value through other comprehensive								
	income			40,512,078	50		40,032,761	50	
1550	Investments accounted for using the	6(7)							
	equity method			9,555,195	12		9,626,525	12	
1600	Property, plant and equipment	6(8) and 8		11,541,908	14		12,322,002	16	
1755	Right-of-use assets	6(9)		1,026,668	1		1,009,957	1	
1760	Investment property, net	6(10)		575,852	1		609,408	1	
1840	Deferred income tax assets	6(29)		71,876	-		103,811	-	
1900	Other non-current assets			364,723			178,336		
15XX	Total non-current assets			63,648,300	78	-	63,882,800	80	
1XXX	Total assets		\$	81,342,188	100	\$	79,462,058	100	

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

(Expressed in thousands of New Taiwan dollars)

		December 31, 2021					December 31, 2020	
	Liabilities and Equity	Notes		AMOUNT	<u>%</u>		AMOUNT	<u>%</u>
	Current liabilities							
2100	Short-term borrowings	6(12) and 8	\$	3,167,227	4	\$	3,266,405	4
2110	Short-term notes and bills payable	6(13)		299,941	-		499,979	1
2120	Financial liabilities at fair value	6(14)						
	through profit or loss - current			-	-		137	-
2150	Notes payable			221,284	-		202,880	-
2160	Notes payable - related parties	7		341,981	1		150,655	-
2170	Accounts payable			1,093,116	1		1,107,244	2
2180	Accounts payable - related parties	7		967,146	1		834,831	1
2200	Other payables	6(15) and 7		1,039,634	1		975,871	1
2230	Current income tax liabilities			197,485	-		83,539	-
2280	Current lease liabilities	6(9)		82,334	-		100,957	-
2320	Long-term liabilities, current portion			-	-		56,822	-
2399	Other current liabilities			494,900	1		386,777	1
21XX	Total current liabilities			7,905,048	9		7,666,097	10
	Non-current liabilities							
2540	Long-term borrowings	6(16)		9,700,000	12		8,900,000	11
2570	Deferred income tax liabilities	6(29)		349,420	-		399,959	1
2580	Non-current lease liabilities	6(9)		728,999	1		682,086	1
2600	Other non-current liabilities	6(17)		414,862	1		330,328	
25XX	Total non-current liabilities			11,193,281	14		10,312,373	13
2XXX	Total liabilities			19,098,329	23		17,978,470	23
	Equity attributable to owners of							
	parent							
	Share capital	6(18)						
3110	Common stock			16,846,646	21		16,846,646	21
	Capital surplus	6(19)						
3200	Capital surplus			1,301,769	2		1,297,081	2
	Retained earnings	6(20)						
3310	Legal reserve			8,772,558	11		8,560,207	11
3320	Special reserve			2,214,578	3		2,214,578	3
3350	Unappropriated retained earnings			8,349,494	10		8,228,927	10
	Other equity interest	6(21)						
3400	Other equity interest			24,777,878	30		24,355,213	30
3500	Treasury stocks	6(18)	(19,064)		(19,064)	
31XX	Equity attributable to owners of							
	the parent			62,243,859	77		61,483,588	77
3XXX	Total equity			62,243,859	77		61,483,588	77
	Significant contingent liabilities and	9						
	unrecognized contract commitments							
	Significant events after the balance	11						
	sheet date							
3X2X	Total liabilities and equity		\$	81,342,188	100	\$	79,462,058	100

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

FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Expressed in thousands of New Taiwan dollars, except for earnings per share amount)

				Year ended December 31							
			2021			2020					
	Items	Notes		AMOUNT	<u></u>	AMOUNT	%				
4000	Sales revenue	6(22) and 7	\$	32,799,007	100 \$	28,783,492	100				
5000	Operating costs	6(6)(26)(27) and 7	(28,625,437) (87) (25,770,665)(90)				
5900	Net operating margin			4,173,570	13	3,012,827	10				
	Operating expenses	6(26)(27) and 7									
6100	Selling expenses		(1,790,536) (5) (1,635,798) (5)				
6200	General and administrative expenses		(832,867) (3)(800,683) (3)				
6000	Total operating expenses		(2,623,403) (<u>8</u>) (<u> </u>	2,436,481) (8)				
6900	Operating profit			1,550,167	5	576,346	2				
	Non-operating income and expenses										
7100	Interest income	6(23)		9,357	-	13,244	-				
7010	Other income	6(24) and 7		535,366	2	1,476,272	5				
7020	Other gains and losses	6(25)	(163,887) (1)(150,981)	-				
7050	Finance costs	6(28)	(154,409) (1)(161,693) (1)				
7060	Share of profit of associates and	6(7)									
	joint ventures accounted for using										
	the equity method			610,761	2	509,374	2				
7000	Total non-operating income and										
	expenses			837,188	<u> </u>	1,686,216	6				
7900	Profit before income tax			2,387,355	7	2,262,562	8				
7950	Income tax expense	6(29)	(244,188) (1)(166,772)(1)				
8000	Profit for the year from continuing										
	operations			2,143,167	6	2,095,790	7				
8100	Loss from discontinued operations	6(11)		<u> </u>	<u> </u>	484)					
8200	Profit for the year		\$	2,143,167	6 \$	2,095,306	7				
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FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Expressed in thousands of New Taiwan dollars, except for earnings per share amount)

			Year ended December 31					ber 31			
				2021				20	20		
	Items	Notes	A	MOUNT		%		AMOUNT		%	
		6(21)									
	Components of other comprehensive										
	income that will not be reclassified to										
	profit or loss										
8311	Actuarial gains (losses) on defined										
	benefit plans		(\$	137,	,864)	-	\$	10	8,400	1	
8316	Unrealized gain or loss on valuation										
	of financial assets at fair value										
	through other comprehensive					_					
	income			558,	,401	2	(53	6,786) (2)	
8320	Share of other comprehensive										
	income (loss) of associates and joint										
	ventures accounted for using the										
	equity method			73,	,605	_	(7,810)		
8310	Other comprehensive income										
	(loss) that will not be reclassified										
	to profit or loss			494,	,142	2	(43	6,196) (_	1)	
	Components of other comprehensive										
	income that will be reclassified to										
	profit or loss										
8361	Financial statements translation										
	differences of foreign operations		(86,	,660)	-	(25	1,629) (1)	
8370	Share of other comprehensive (loss)										
	income of associates and joint										
	ventures accounted for using the										
	equity method		(110,	<u>,401</u>) (_	<u> </u>		6	0,839		
8360	Other comprehensive loss that will										
	be reclassified to profit or loss		(197,	,061) (1)	(19	0,790)(1)	
8300	Total other comprehensive income										
	(loss) for the year		\$	297,	,081	1	(\$	62	6,98 <u>6</u>) (2)	
8500	Total comprehensive income for the										
	year		\$	2,440,	.248	7	\$	1.46	8,320	5	
	Profit (loss) attributable to:		<u></u>				-		-,		
8610	Owners of the parent		\$	2,143,	167	6	\$	2 00	5,548	7	
8620	Non-controlling interest		Ψ	2,173,	,107	-	(2,07	242)	_	
0020	Tron controlling interest		\$	2,143,	167	6	\$	2 00	$\frac{242}{5,306}$	7	
	Comprehensive income (loss)		Ψ	2,143,	,107		Ψ	2,09	3,300		
	attributable to:										
8710	Owners of the parent		¢	2 440	240	7	Ф	1 46	0 560	5	
			\$	2,440,	,248		\$	1,40	8,562	5	
8720	Non-controlling interest		Φ.	2 440	240		(1 46	242)		
			\$	2,440,	,248 _	/	\$	1,46	8,320	5	
Danie 1	I diluted comings you do not the delivery	(20)	Before	Tax A	After	Тах	Ве	fore Tax	Afte	r Tax	
	9 1	(30)	ф	1 05 4	h	1 07	¢.	1 00	ф	1.05	
	ttributable to common shareholders of the parent		\$	1.35	<u> </u>	1.27	\$	1.30	\$	1.25	
-	g shares held by subsidiaries are not deemed as	•									
Profit a	ttributable to common shareholders of the parent		\$	1.35 \$	5	1.27	\$	1.30	\$	1.24	
					•		_		_		

FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(Expressed in thousands of New Taiwan dollars)

Equity attributable to owners of the parent Retained Earnings Other Equity Interest Unrealized gains (losses) from financial assets Financial measured at fair statements value through translation other Share capital -Unappropriated differences of comprehensive Treasury Non-controlling retained earnings foreign operations income Total equity Notes common stock Capital Surplus Legal reserve Special reserve stocks Total interest Year ended December 31, 2020 Balance at January 1, 2020 \$ 16,846,646 \$1,289,642 \$8,041,335 \$ 2,214,578 \$ 10,835,955 (\$ 1,055,651) \$ 26,065,808 (\$19,064) \$ 64,219,249 4,651 \$ 64,223,900 Profit for the year 2,095,548 2,095,548 242) 2,095,306 108,781 Other comprehensive income (loss) 190,790) 544,977) 626,986) 626,986) Total comprehensive income (loss) 190,790) 544,977) 1,468,562 2,204,329 242) 1,468,320 Appropriations of 2019 earnings 6(20) Legal reserve 518,872 518,872) Cash dividends 4,211,662) 4,211,662) 4,211,662) Paid expired cash dividends transferred to capital 6(19) 144) 144) 144) Expired cash dividends transferred to capital 6(19) surplus 2,100 2,100 2,100 Adjustment of cash dividends paid to consolidated 6(19) subsidiaries acquired 5,483 5,483 5,483 Disposal of equity instruments at fair value 6(21) 80.823) through other comprehensive income 80.823 Decrease in non-controlling interest 6(21) 4,409) 4,409) Balance at December 31, 2020 \$ 16,846,646 \$1,297,081 \$8,560,207 2,214,578 \$ 8,228,927 1,246,441 \$ 25,601,654 (\$19,064) \$ 61,483,588 \$ 61,483,588

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FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Expressed in thousands of New Taiwan dollars)

Equity attributable to owners of the parent

	Equity attributable to owners of the parent										
				Retained Earning	S	Other Equ	ity Interest				
Notes	Share capital -	_Capital Surplus	Legal reserve	Special reserve	Unappropriated retained earnings	Financial statements translation differences of foreign operations	Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income	Treasury stocks	<u>Total</u>	Non-controlling interest	Total equity
Year ended December 31, 2021											
Balance at January 1, 2021	\$ 16,846,646	\$1,297,081	\$8,560,207	\$ 2,214,578	\$ 8,228,927	(<u>\$ 1,246,441</u>)	\$ 25,601,654	(\$19,064)	\$ 61,483,588	\$ -	\$ 61,483,588
Profit for the year	-	-	-	-	2,143,167	-	-	-	2,143,167	-	2,143,167
Other comprehensive income (loss)	-	-	-	-	(142,262)	(197,061)	636,404	-	297,081	-	297,081
Total comprehensive income (loss)	-	-	-	-	2,000,905	(197,061)	636,404	-	2,440,248	-	2,440,248
Appropriations of 2020 earnings 6(20)		· 									
Legal reserve	-	-	212,351	-	(212,351)	-	-	-	-	-	-
Cash dividends	-	-	-	-	(1,684,665)	-	-	-	(1,684,665)	-	(1,684,665)
Paid expired cash dividends transferred to capital 6(19) surplus	-	(97)	-	-	_	-	-	_	(97)	-	(97)
Expired cash dividends transferred to capital 6(19)									,		
surplus	-	2,592	-	-	-	-	-	-	2,592	-	2,592
Adjustment of cash dividends paid to consolidated 6(19) subsidiaries acquired	-	2,193	_	_	_	_	_	_	2,193	_	2,193
Change in the net interest of associates recognized 6(21) under the equity method	-	· -	-	_	16,678	_	(16,678)	-	-	-	-
Balance at December 31, 2021	\$ 16,846,646	\$1,301,769	\$8,772,558	\$ 2,214,578	\$ 8,349,494	(\$ 1,443,502)	\$ 26,221,380	(\$19,064)	\$ 62,243,859	\$ -	\$ 62,243,859

FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

(Expressed in thousands of New Taiwan dollars)

			Year ended I	Decembe	ecember 31		
	Notes	_ =	2021		2020		
CASH FLOWS FROM OPERATING ACTIVITIES							
Profit from continuing operations before tax		\$	2,387,355	\$	2,262,562		
Profit from discontinued operations before tax	6(11)	Ψ	2,301,333	Ψ	484		
Profit before tax	0(11)		2,387,355	-	2,263,046		
Adjustments			2,301,333		2,203,040		
Adjustments to reconcile profit (loss)							
Depreciation	6(8)(9)(10)(26)		1,345,408		1,341,228		
Amortization	0(0)(2)(10)(20)		3,163		7,547		
Interest expense	6(9)(28)		154,409		172,577		
Interest income	6(23)	(9,357)	(13,244)		
Dividend income	6(24)	(280,873)		1,156,765)		
Loss on valuation of financial assets	6(2)(25)	(82	(37		
(Gain) loss on valuation of financial liabilities	6(14)(25)	(137)		57		
Share of profit of associates and joint ventures	6(7)	(137)		31		
accounted for using the equity method	0(7)	(610,761)	(509,374)		
Loss on disposal of investments	6(25)	(010,701)	(734		
Loss (gain) on disposal and scrap of property, plant	6(25)		-		734		
and equipment	0(23)		5,335	(11,972)		
Changes in operating assets and liabilities			3,333	(11,972)		
Changes in operating assets Changes in operating assets							
Notes receivable, net		(14,940)	(15 616)		
Notes receivable - related parties		(4,245)	(15,616) 2,135		
Accounts receivable, net		(457,946)		10,009		
Accounts receivable - related parties		(44,538)		61,603		
Other receivables		(8,191		144,115		
Inventory		(1,066,828)		1,234,622		
Prepayments		(172,936)				
Other current assets		(218,520		
			117,396		56,844		
Changes in operating liabilities			10 404	,	10 516)		
Notes payable			18,404	(18,546)		
Notes payable - related parties		,	191,326	,	101,567		
Accounts payable		(14,128)	(101,500)		
Accounts payable - related parties			132,315	(326,125)		
Other payables			104,407	(456,138)		
Other current liabilities		,	51,301	,	258,318		
Other non-current liabilities		(55,065)	(63,103		
Cash inflow generated from operations			1,787,338		3,200,576		
Interest received			9,537		13,762		
Cash dividends received			930,357		1,595,848		
Interest paid		(145,259)	(171,449)		
Income tax paid		(148,881)	(419,983)		
Net cash flows from operating activities			2,433,092		4,218,754		

(Continued)

FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

(Expressed in thousands of New Taiwan dollars)

			Year ended I	Decemb	er 31
	Notes		2021		2020
CASH FLOWS FROM INVESTING ACTIVITIES					
Acquisition of financial assets at fair value through other					
comprehensive income		\$	-	(\$	129,100)
Acquisition of financial assets at amortized cost		(35,761)	(27,148)
Acquisition of investment accounted for using the equity					
method			-	(1,353,514)
Proceeds from disposal of subsidiary	6(31)		-	(23,556)
Acquisition of property, plant and equipment	6(31)	(469,841)	(983,058)
Proceeds from disposal of property, plant and equipment			2,479		34,900
Increase in other non-current assets		(174,264)	(30,470)
Guarantee deposits (received) paid		(12,123)		23,641
Net cash flows used in investing activities		(689,510)	(2,488,305)
CASH FLOWS FROM FINANCING ACTIVITIES					
Decrease in short-term borrowings	6(32)	(99,178)	(486,972)
(Decrease) increase in short-term notes and bills payable	6(32)	(200,038)		499,979
Payment of long-term borrowings		(9,499,170)	(9,258,722)
Increase in long-term borrowings			10,300,000		11,700,000
Cash dividends paid		(1,684,507)	(4,209,383)
Payment of lease principal	6(9)	(152,699)	(155,585)
Decrease in guarantee deposits			1,736		<u> </u>
Net cash flows used in financing activities		(1,333,856)	(1,910,683)
Effect of foreign exchange rate		(21,907)		26,932
Net increase (decrease) in cash and cash equivalents			387,819	(153,302)
Cash and cash equivalents at beginning of year	6(1)		3,083,322		3,236,624
Cash and cash equivalents at end of year	6(1)	\$	3,471,141	\$	3,083,322

FORMOSA TAFFETA CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS YEARS ENDED DECEMBER 31, 2021 AND 2020

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

1. HISTORY AND ORGANIZATION

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

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

- (2) Formosa Chemicals & Fiber Corp. has significant control over the Company since Formosa Chemicals & Fiber Corp. holds over half of the Board seats after the stockholders' meeting on June 27, 2008. Since June 27, 2008, Formosa Chemicals & Fiber Corp. became the Company's parent company and accordingly, the Company and its subsidiaries are included in its consolidated financial statements.
- (3) As of December 31, 2021, the Company and its subsidiaries (collectively referred herein as the "Group") had 7,376 employees.

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

These consolidated financial statements were authorized for issuance by the Board of Directors on March 9, 2022.

3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

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

New standards, interpretations and amendments endorsed by the FSC effective from 2021 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 4, 'Extension of the temporary exemption from	January 1, 2021
applying IFRS 9'	
Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16,	January 1, 2021
'Interest Rate Benchmark Reform— Phase 2' Amendment to IFRS 16, 'Covid-19-related rent concessions beyond	April 1, 2021 (Note)
30 June 2021'	

Note: Earlier application from January 1, 2021 is allowed by the FSC.

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

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

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

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

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

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

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting
	Standards Board
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 –	January 1, 2023
comparative information'	
Amendments to IAS 1, 'Classification of liabilities as current or non-	January 1, 2023
current'	
Amendments to IAS 1, 'Disclosure of accounting policies'	January 1, 2023
Amendments to IAS 8, 'Definition of accounting estimates'	January 1, 2023
Amendments to IAS 12, 'Deferred tax related to assets and liabilities	January 1, 2023
arising from a single transaction'	

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

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

(1) Compliance statement

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

(2) Basis of preparation

- A. Except for the following items, these consolidated financial statements have been prepared under the historical cost convention:
 - (a) Financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.
 - (b) Financial assets at fair value through other comprehensive income.
 - (c) Defined benefit liabilities recognized based on the net amount of pension fund assets less present value of defined benefit obligation.

B. The preparation of financial statements in conformity with IFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.

(3) Basis of consolidation

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

B. Subsidiaries included in the consolidated financial statements:

		_	Owners	ship (%)	_
			December 31,	December 31,	
Name of investor	Name of subsidiary	Main business activities	2021	2020	Description
Formosa Taffeta Co., Ltd.	Formosa Taffeta (Zhong Shan) Co, Ltd.	Manufacturing of nylon and polyester filament greige cloth, coloured cloth, printed cloth and textured processing yarn products	100	100	
Formosa Taffeta Co., Ltd.	Formosa Development Co., Ltd.	Urban land consolidation, development and rent and sale of residential and buildings, and development of new community and specialized zones	100	100	
Formosa Taffeta Co., Ltd.	Formosa Taffeta Vietnam Co., Ltd.	Manufacturing, processing, supply and marketing of yarn, knitted fabric, dyeing and finishing, carpets, curtains and cleaning supplies	100	100	
Formosa Taffeta Co., Ltd.	Formosa Taffeta (Hong Kong) Co., Ltd.	Sale of nylon and polyamine goods	100	100	
Formosa Taffeta Co., Ltd.	Formosa Taffeta (Dong Nai) Co., Ltd.	Manufacturing of nylon and polyester filament products	100	100	
Formosa Taffeta (Hong Kong) Co., Ltd.	Formosa Taffeta (Changshu) Co., Ltd.	Manufacturing and processing fabric of nylon filament knitted cloth, weaving and dyeing as well as post processing of knitted fabric	100	100	
Formosa Development Co., Ltd.	Public More Internation Company Ltd.	Employment service, manpower allocation and agency service etc.	100	100	

For the years ended December 31, 2021 and 2020, except for the subsidiaries, Formosa Taffeta Vietnam Co., Ltd. and Formosa Taffeta Dong Nai Co., Ltd, whose financial statements were audited by other independent auditors, the financial statement of other subsidiaries were audited by the Company's auditors.

- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.

- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group: None.

(4) Foreign currency translation

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

A. Foreign currency transactions and balances

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

B. Translation of foreign operations

The operating results and financial position of all the group entities, associates and joint arrangements that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (a) Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
- (b) Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
- (c) All resulting exchange differences are recognized in other comprehensive income.

(5) Classification of current and non-current items

- A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
 - (a) Assets arising from operating activities that are expected to be realized, or are intended to be

sold or consumed within the normal operating cycle;

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

(6) Cash equivalents

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

(7) Financial assets at fair value through profit or loss

- A. Financial assets at fair value through profit or loss are financial assets that are not measured at amortized cost or fair value through other comprehensive income.
- B. On a regular way purchase or sale basis, financial assets at fair value through profit or loss are recognized and derecognized using settlement date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value and recognizes the transaction costs in profit or loss. The Group subsequently measures the financial assets at fair value, and recognizes the gain or loss in profit or loss.
- D. Non-hedging derivatives are initially recognized at fair value on the date a derivative contract is entered into and recorded as financial assets or financial liabilities at fair value through profit or loss. They are subsequently remeasured at fair value and the gains or losses are recognized in profit or loss.
- E. The Group recognizes the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

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

A. Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading, and for which the Group has made an irrevocable election at initial recognition to recognize changes in fair value in other comprehensive income.

- B. On a regular way purchase or sale basis, financial assets at fair value through other comprehensive income are recognized and derecognized using trade date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. The Group subsequently measures the financial assets at fair value:

The changes in fair value of equity investments that were recognized in other comprehensive income are reclassified to retained earnings and are not reclassified to profit or loss following the derecognition of the investment. Dividends are recognized as revenue when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

(9) Financial assets at amortized cost

- A. Financial assets at amortized cost are those that meet all of the following criteria:
 - (a) The objective of the Group's business model is achieved by collecting contractual cash flows.
 - (b) The assets' contractual cash flows represent solely payments of principal and interest.
- B. On a regular way purchase or sale basis, financial assets at amortized cost are recognized and derecognized using trade date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. Interest income from these financial assets is included in finance income using the effective interest method. A gain or loss is recognized in profit or loss when the asset is derecognized or impaired.
- D. The Group's time deposits which do not fall under cash equivalents are those with a short maturity period and are measured at initial investment amount as the effect of discounting is immaterial.

(10) Accounts and notes receivable

- A. Accounts and notes receivable entitle the Group a legal right to receive consideration in exchange for transferred goods or rendered services.
- B. The short-term accounts and notes receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(11) <u>Impairment of fin</u>ancial assets

For financial assets at amortized cost including accounts receivable or contract assets that have a significant financing component, at each reporting date, the Group recognizes the impairment provision for 12 months expected credit losses if there has not been a significant increase in credit risk since initial recognition or recognizes the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Group recognizes the impairment provision for lifetime ECLs.

(12) Derecognition of financial assets

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

- A. The contractual rights to receive the cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows of the financial asset have been transferred and the Group has transferred substantially all risks and rewards of ownership of the financial asset.
- C. The contractual rights to receive cash flows of the financial asset have been transferred and the Group has not retained control of the financial asset.

(13) Inventories

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

(14) Investments accounted for using the equity method/associates

- A. Associates are all entities over which the Group has significant influence but not control. In general, it is presumed that the investor has significant influence, if an investor holds, directly or indirectly 20% or more of the voting power of the investee. Investments in associates are accounted for using the equity method and are initially recognized at cost.
- B. The Group's share of its associates' post-acquisition profits or losses is recognized in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognized in other comprehensive income. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognize further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.
- C. When changes in an associate's equity do not arise from profit or loss or other comprehensive income of the associate and such changes do not affect the Group's ownership percentage of the associate, the Group recognizes the Group's share of change in equity of the associate in 'capital surplus' in proportion to its ownership.
- D. Unrealized gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
- E. In the case that an associate issues new shares and the Group does not subscribe or acquire new shares proportionately, which results in a change in the Group's ownership percentage of the associate but maintains significant influence on the associate, then 'capital surplus' and

- 'investments accounted for under the equity method' shall be adjusted for the increase or decrease of its share of equity interest.
- F. When the Group disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognized in other comprehensive income in relation to the associate, are reclassified to profit or loss, on the same basis as would be required if the relevant assets or liabilities were disposed of. If it retains significant influence over this associate, the amounts previously recognized in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately in accordance with the aforementioned approach.

(15) Leasing arrangements (lessor)—lease receivables/operating leases

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

(16) Property, plant and equipment

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

Items	Estimated useful lives
Land improvements	$3 \sim 15 \text{ years}$
Buildings	$10 \sim 60$ years
Machinery and equipment	$2 \sim 20$ years
Transportation equipment	$3 \sim 15$ years
Other equipment	$2 \sim 17$ years

(17) Leasing arrangements (lessee) — right-of-use assets/lease liabilities

- A. Leases are recognized as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use by the Group. For short-term leases or leases of low-value assets, lease payments are recognized as an expense on a straight-line basis over the lease term.
- B. Lease liabilities include the net present value of the remaining lease payments at the commencement date, discounted using the incremental borrowing interest rate.

Lease payments are comprised of the fixed payments, less any lease incentives receivable.

The Group subsequently measures the lease liability at amortized cost using the interest method and recognizes interest expense over the lease term. The lease liability is remeasured and the amount of remeasurement is recognized as an adjustment to the right-of-use asset when there are changes in the lease term or lease payments and such changes do not arise from contract modifications.

C. At the commencement date, the right-of-use asset is stated at cost comprising the amount of the initial measurement of lease liability.

The right-of-use asset is measured subsequently using the cost model and is depreciated from the commencement date to the earlier of the end of the asset's useful life or the end of the lease term. When the lease liability is remeasured, the amount of remeasurement is recognized as an adjustment to the right-of-use asset.

(18) Investment property

An investment property is stated initially at its cost and measured subsequently using the cost model. Except for land, investment property is depreciated on a straight-line basis over its estimated useful life of 27~30 years.

(19) Impairment of non-financial assets

The Group assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value in use. When the circumstances or reasons for recognizing impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortized historical cost would have been if the impairment had not been recognized.

(20) Borrowings

Borrowings comprise long-term and short-term bank borrowings. Borrowings are recognized initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortized cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognized in profit or loss over the period of the borrowings using the effective interest method.

(21) Notes and accounts payable

- A. Accounts payable are liabilities for purchases of raw materials, goods or services and notes payable are those resulting from operating and non-operating activities.
- B. The short-term notes and accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(22) Financial liabilities at fair value through profit or loss

- A. Financial liabilities are classified in this category of held for trading if acquired principally for the purpose of repurchasing in the short-term. Derivatives are also categorized as financial liabilities held for trading unless they are designated as hedges.
- B. At initial recognition, the Group measures the financial liabilities at fair value. All related transaction costs are recognized in profit or loss. The Group subsequently measures these financial liabilities at fair value with any gain or loss recognized in profit or loss.

(23) <u>Derecognition of financial liabilities</u>

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

(24) Offsetting financial instruments

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

(25) Financial guarantee contracts

A financial guarantee contract is a contract that requires the Group to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument. At initial recognition, the Group measures financial guarantee contracts at fair value and subsequently at the higher of the amount of provisions determined by the expected credit losses and the cumulative gains that were previously recognized.

(26) Employee benefits

A. Short-term employee benefits

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

B. Pension

(a) Defined contribution plans

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

(b) Defined benefit plan

i. Net obligation under a defined benefit plan is defined as the present value of an amount of

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

- ii. Remeasurements arising on defined benefit plan are recognized in other comprehensive income in the period in which they arise and recorded as retained earnings.
- iii. Past service costs are recognized immediately in profit or loss.
- C. Employees' compensation and directors' and supervisors' remuneration

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

(27) Income tax

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

foreseeable future. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.

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

(28) Share capital

Where the Company repurchases the Company's equity share capital that has been issued, the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity attributable to the Company's equity holders. Where such shares are subsequently reissued, the difference between their book value and any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to the Company's equity holders.

(29) Dividends

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

(30) Revenue recognition

- A. The Group manufactures and sells various fabrics, and renders services as an oil distributor. Sales are recognized when control of the products has transferred, being when the products are delivered to the customer, the customer has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the wholesaler's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, or the Group has objective evidence that all criteria for acceptance have been satisfied.
- B. Revenue is measured at the fair value of the consideration received or receivable taking into account business tax, returns, rebates and discounts for the sale of goods to external customers

in the ordinary course of the Group's activities.

C. A receivable is recognized when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

(31) Government grants

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

(32) Operating segments

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

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

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) <u>Impairment assessment of accounts receivable</u>

In evaluating impairment, the Group determines future recoverability of accounts receivable based on subjective judgement and estimates, taking into consideration the customer's financial condition, internal credit rating, and historical transaction records. If the future indicators declined, the impairment of accounts receivable may be significant.

(2) Evaluation of inventories

As inventories are stated at the lower of cost and net realizable value, the Company must determine the net realizable value of inventories on balance sheet date using judgements and estimates. Due to the rapid product innovation, the Group evaluates the amounts of normal inventory consumption, obsolete inventories or inventories without market selling value on balance sheet date, and writes down the cost of inventories to the net realizable value. Such an evaluation of inventories is principally based on the demand for the products within the specified period in the future. Therefore, there might be material changes to the evaluation.

As of December 31, 2021, the carrying amount of inventories was \$7,915,845.

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

(1) Cash and cash equivalents

	Dece	mber 31, 2021	December 31, 2020		
Cash on hand and petty cash	\$	93,645	\$	61,532	
Checking accounts and demand deposits		1,521,542		1,399,609	
Time deposits		1,709,972		1,095,359	
Commercial paper		145,982		526,822	
	\$	3,471,141	\$	3,083,322	

- A. The Group associates with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- B. The range of time deposit rate on December 31, 2021 and 2020 are 0.1%~4.3% and 0.15%~3.8%, respectively.
- C. The range of commercial paper rate on December 31, 2021 and 2020 are $0.21\%\sim0.22\%$ and $0.19\%\sim0.21\%$, respectively.
- D. The Group repatriates the offshore fund by adopting "The Management, Utilization, and Taxation of Repatriated Offshore Funds Act". The Act restricts the usage of the fund; hence, in accordance with IAS 7, "Statement of cash flows", the fund was reclassified as other financial assets. The amount on December 31, 2021 is USD 8,426 thousand equivalent to \$233,331 thousand.
- E. The Group has no cash and cash equivalents pledged to others.

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

Items	<u>December</u>	31, 2021	December	31, 2020
Current items:				
Forward foreign exchange contracts	\$	<u>-</u>	\$	82

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

	Years ended December 31,		
	2	.021	2020
Forward foreign exchange contracts	(\$	82) (\$	37)

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

Year ended December 31, 2021: None.

	December 31, 2020		
	Contract Amount		
Derivative	(Notional Principal)		
Instruments	(in thousands)	Contract Period	
Current items: Forward foreign exchange contracts Taipei Fubon Bank	USD 415	2020.12-2021.1	

The forward exchange contracts are buy and sell to hedge the change of exchange rate due to

- import and export transactions, but not adopting hedge accounting.
- C. Information relating to credit risk of financial assets at fair value through profit or loss is provided in Note 12(3).

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

	Dece	mber 31, 2021	Dece	ember 31, 2020
Current items:				
Equity instruments				
Listed stocks	\$	900,285	\$	900,285
Unlisted stocks		100,000		100,000
		1,000,285		1,000,285
Valuation adjustment		489,166		409,532
	\$	1,489,451	\$	1,409,817
	Dece	mber 31, 2021	Dece	ember 31, 2020
Non-current items:				
Equity instruments				
Listed stocks	\$	8,163,125	\$	8,163,126
Unlisted stocks		6,647,666		6,647,116
		14,810,791		14,810,242
Valuation adjustment		25,701,287		25,222,519
	\$	40,512,078	\$	40,032,761

- A. The Group has elected to classify equity investments that are considered to be steady dividend income as financial assets at fair value through other comprehensive income. The fair value of such investments amounted to \$42,001,529 and \$41,442,578 as at December 31, 2021 and 2020, 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:

	Years ended December 31,		
		2021	2020
Equity instruments at fair value through other			
comprehensive income			
Fair value change recognized in other			
comprehensive income (loss)	\$	558,401 (\$	536,786)
Cumulative losses reclassified to retained			
earnings due to derecognition	\$	- (\$	84,122)

- C. As at December 31, 2021 and 2020, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at fair value through other comprehensive income held by the Group were \$42,001,529 and \$41,442,578, respectively.
- D. Information relating to credit risk of financial assets at fair value through other comprehensive income is provided in Note 12(3).

(4) Financial assets at amortized cost

Items	December 31, 2021		December 31, 2020	
Current items:				
Time deposit	\$	62,909	\$	27,148

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

Y	ears ended	Decem	ber 31,
2	021		2020
\$	972	\$	1,046

- B. As at December 31, 2021 and 2020, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at amortized cost held by the Group were \$62,909 and \$27,148, respectively.
- C. Information relating to credit risk of financial assets at amortized cost is provided in Note 12(3).

(5) Notes and accounts receivable

	December 31, 2021		December 31, 2020		
Notes receivable	\$	57,955	\$	43,015	
Accounts receivable	\$	3,626,208	\$	3,168,262	
Less: Allowance for bad debts	(62,795)	(63,055)	
	\$	3,563,413	\$	3,105,207	

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

	December 31, 2021		December 31, 202	
Not past due	\$	3,562,781	\$	3,170,562
Up to 30 days		81,194		29,715
31 to 90 days		21,801		5,862
Over 90 days		18,387		5,138
	\$	3,684,163	\$	3,211,277

The above ageing analysis was based on past due date.

- B. As of December 31, 2021 and 2020, accounts receivable and notes receivable were all from contracts with customers. As of January 1, 2020, the balance of receivables from contracts with customers amounted to \$3,205,673.
- C. As at December 31, 2021 and 2020, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Group's notes and accounts receivable were \$3,621,368 and \$3,148,222, respectively.
- D. Information relating to credit risk of accounts receivable and notes receivable is provided in Note 12(3).

(6) <u>Inventories</u>

Work in process

Merchandise inventory

Construction in progress

Land for construction

Outsourced processed materials

Materials in transit

Finished goods

	December 31, 2021				
				Allowance for	
		Cost		valuation loss	 Book value
Raw materials	\$	1,302,690	(\$	104,250)	\$ 1,198,440
Supplies		254,640	(4,583)	250,057
Work in process		2,692,176		-	2,692,176
Finished goods		3,596,140	(613,727)	2,982,413
Merchandise inventory		214,886		-	214,886
Materials in transit		265,645		-	265,645
Outsourced processed materials		242,248		-	242,248
Construction in progress		1,645		-	1,645
Land for construction		68,335		-	68,335
	\$	8,638,405	(\$	722,560)	\$ 7,915,845
			D	ecember 31, 2020	
				Allowance for	
		Cost		valuation loss	Book value
Raw materials	\$	1,192,694	(\$	102,141)	\$ 1,090,553
Supplies		224,132	(4,372)	219,760
* *					

Information about the inventories that were pledged to others as collateral is provided in Note 8. The cost of inventories recognized as expense for the years ended December 31, 2021 and 2020 were as follows:

2,237,676 (

3,459,449 (

236,878

119,061

207,406 (

59,525

18,570

7,755,391 (\$

2,232,228

2,665,126

236,878

119,061

207,316

59,525

18,570

6,849,017

5,448)

90)

906,374) \$

794,323)

	Years ended December 31,			
		2021		2020
Cost of inventories sold	\$	28,626,047	\$	25,834,758
Inventory valuation gain (Note 1)	(183,814) ((81,287)
Others (Note 2)		183,204		29,559
		28,625,437		25,783,030
Less: Cost of inventories recognized				
as expense from discontinued operations		- ((12,365)
	\$	28,625,437	\$	25,770,665

Note 1: Gain on inventory for the years ended December 31, 2021 and 2020 arose from inventories which were previously provided with allowance but were subsequently sold.

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

(7) Investments accounted for using the equity method

Items	December 31, 2021		December 31, 2020	
Formosa Advanced Technologies Co., Ltd.	\$	5,152,935	\$	5,003,040
Formosa Industries Co., Ltd.		1,825,888		1,972,294
Quang Viet Enterprise Co., Ltd.		1,238,353		1,167,551
Schoeller Textil AG		1,030,378		1,270,603
Nan Ya Photonics Inc.		290,161		196,554
Changshu Yu Yuan Development Co., Ltd.	<u></u>	17,480		16,483
	\$	9,555,195	\$	9,626,525

- A. In August 2020, the Group increased its investments in Nan Ya Photonics Inc. by \$66,938 thousand. As of December 31, 2021, the Group's shareholding ratio was 15.22% and the Group was the director of the company. As the Group has significant influence over its operations, the investment is accounted for using the equity method.
- B. Owing to the capital increase of Schoeller Textil AG, the Board of Directors during its meeting on October 17, 2019 resolved to invest in Schoeller Textil AG in the amount of CHF 39,580 thousand equivalent to \$1,285,507 thousand for an equity interest of 50%. The Group obtained 50% equity interest in Schoeller Textil AG after the capital increase on March 18, 2020. As significant matters concerning Schoeller Textil AG requires consensus from the majority of the Board of Directors. Accordingly, the investment was accounted for using the equity method.
- C. The investment income of \$610,761 and \$509,374 for the years ended December 31, 2021 and 2020, respectively, were accounted for using the equity method based on the financial statements of the investee companies audited by other independent auditors, except for Formosa Advanced Technologies Co., Ltd. whose financial statements were audited by the Company's auditors.
- D. The Group's material associates have quoted market prices as follows:

	December 31, 2021		December 31, 2020	
Formosa Advanced Technologies Co., Ltd.	\$	5,323,699	\$	5,146,696
Quang Viet Enterprise Co., Ltd.		2,427,998		2,009,378
	\$	7,751,697	\$	7,156,074

E. Associates

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

	Principal	Shareholding ratio			
Company	place of	December 31,	December 31,	Nature of	Method of
name	business	2021	2020	relationship	measurement
Formosa	Taiwan	30.68%	30.68%	Investments	Equity method
Advanced				accounted for	
Technologies				using the equity	
Co., Ltd.				method	
Formosa	Vietnam	10.00%	10.00%	Investments	Equity method
Industries Co.,				accounted for	
Ltd.				using the equity	
				method	

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

Balance sheets

	Formosa Advanced Technologies Co., Ltd.		
	December 31, 2021 December 31, 2020		
Current assets	\$ 9,538,767 \$ 7,816,528		
Non-current assets	4,693,324 5,792,482		
Current liabilities	(1,402,448) (1,238,254)		
Non-current liabilities	(527,629) (555,589)		
Total net assets	\$ 12,302,014 \$ 11,815,167		
Share in associate's net assets	\$ 3,787,680 \$ 3,637,785		
Difference	1,365,255 1,365,255		
Carrying amount of the associate	\$ 5,152,935 \$ 5,003,040		
	Formosa Industries Co., Ltd.		
	December 31, 2021 December 31, 2020		
Current assets	\$ 11,757,034 \$ 10,071,348		
Non-current assets	17,104,621 18,393,571		
Current liabilities	(5,873,213) (2,454,688)		
Non-current liabilities	(5,630,904) (7,188,638)		
Total net assets	<u>\$ 17,357,538</u> <u>\$ 18,821,593</u>		
Share in associate's net assets	\$ 1,735,754 \$ 1,882,160		
Difference	90,134 90,134		
Carrying amount of the associate	\$ 1,825,888 \$ 1,972,294		

Statements of comprehensive income

	Forn	nosa Advanced T	echno	logies Co., Ltd.			
	Years ended December 31,						
		2021		2020			
Revenue	\$	9,939,192	\$	9,706,776			
Profit for the year from continuing operations	\$	1,557,008	\$	1,402,677			
Other comprehensive loss, net of tax	(53,098)	(44,738)			
Total comprehensive income	\$	1,503,910	\$	1,357,939			
		Formosa Indu	stries (Co., Ltd.			
		Years ended	Decen	nber 31,			
		2021		2020			
Revenue	\$	25,582,987	\$	19,994,485			
Profit for the year from continuing operations							
(Total comprehensive income)	\$	1,402,858	\$	595,303			

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

As of December 31, 2021 and 2020, the carrying amount of the Group's individually immaterial associates amounted to \$2,576,370 and \$2,651,191, respectively.

	Years ended December 31,					
		2021		2020		
Profit for the year from continuing						
operations	\$	444,434	\$	518,315		
Other comprehensive income, net of tax		556,158		149,373		
Total comprehensive income	\$	1,000,592	\$	667,688		

(8) Property, plant and equipment

o) <u>-110p411/J, p101111 41104 44111</u>	<u> </u>					202	21				
		and and land	Buildings		Machinery and equipment	ec	ransportation quipment and ner equipment	pro	Construction in ogress and equipment to be inspected		Total
At January 1											
Cost	\$	2,189,947 \$	10,365,740	\$	23,138,515	\$	4,941,190	\$	613,374	\$	41,248,766
Accumulated depreciation	(10,890) (6,419,261) (17,831,721)	(4,509,154)		-	(28,771,026)
Accumulated impairment	(155,738)	-		<u>-</u>		<u>-</u>		<u>-</u>	(155,738)
	\$	2,023,319 \$	3,946,479	\$	5,306,794	\$	432,036	\$	613,374	\$	12,322,002
Opening net book amount				_	· · · · · ·				<u> </u>	-	
as at January 1	\$	2,023,319 \$	3,946,479	\$	5,306,794	\$	432,036	\$	613,374	\$	12,322,002
Additions		-			, , , , <u>-</u>		, <u>-</u>		455,902		455,902
Disposals		- (24) (4,877)	(2,913)		-	(7,814)
Transfers		-	63,446	. `	611,059	`	35,621	(710,126)	`	-
Depreciation charge		- (300,981) (791,319)	(69,327)	`	- · · · · · · · · · · · · · · · · · · ·	(1,161,627)
Net exchange differences	(7) (26,746	$\hat{\mathbf{j}}$	84,311)	(4,748)		49,257	(66,555)
Closing net book amount	`					`				`	
as at December 31	\$	2,023,312 \$	3,682,174	\$	5,037,346	\$	390,669	\$	408,407	\$	11,541,908
At December 31		<u> </u>	, ,	_					<u> </u>		
Cost	\$	2,189,875 \$	10,382,564	\$	23,290,879	\$	4,875,439	\$	408,407	\$	41,147,164
Accumulated depreciation	(10,825) (6,700,390		18,253,533)	-	4,484,770)	Ψ	-	(29,449,518)
Accumulated impairment	(155,738)	-		-	(-, , . , . , . ,		-	(155,738)
and an interior	\$	2,023,312 \$	3,682,174	\$	5,037,346	\$	390,669	\$	408,407	\$	11,541,908
	*	<u> </u>	2,002,171	= =	2,027,510	-		*		*	

							202	20				
						Machinery	T	ransportation		Construction in		
	L	and and land				and	ec	uipment and	pro	ogress and equipment		
	ir	nprovements		Buildings		equipment	otl	ner equipment		to be inspected		Total
At January 1												
Cost	\$	2,195,581	\$	10,464,411	\$	22,122,591	\$	4,969,124	\$	518,109	\$	40,269,816
Accumulated depreciation	(13,535)	(6,124,307)	(16,754,076)	(4,523,421)		- ((27,415,339)
Accumulated impairment	(155,738)		_						- ((155,738)
	\$	2,026,308	\$	4,340,104	\$	5,368,515	\$	445,703	\$	518,109	\$	12,698,739
Opening net book amount												
as at January 1	\$	2,026,308	\$	4,340,104	\$	5,368,515	\$	445,703	\$	518,109	\$	12,698,739
Additions		-		_		-		210		1,115,344		1,115,554
Disposals	(3,004)	(3,906)	(12,745)	(3,273)		- ((22,928)
Transfers (Note)		-		8,925		829,592		71,895	(1,004,104) ((93,692)
Depreciation charge		- ((324,184)	(756,346)	(75,178)		- ((1,155,708)
Disposals - discontinued												
operations		-		-		-	(14)		- ((14)
Net exchange differences		15	(74,460)	(122,222)	(7,307)	(15,975) ((219,949)
Closing net book amount												
as at December 31	\$	2,023,319	\$	3,946,479	\$	5,306,794	\$	432,036	\$	613,374	\$	12,322,002
At December 31												
Cost	\$	2,189,947	\$	10,365,740	\$	23,138,515	\$	4,941,190	\$	613,374	\$	41,248,766
Accumulated depreciation	(10,890)	(6,419,261)	(17,831,721)	(4,509,154)		- ((28,771,026)
Accumulated impairment	(155,738)				<u> </u>				- ((155,738)
	\$	2,023,319	\$	3,946,479	\$	5,306,794	\$	432,036	\$	613,374	\$	12,322,002

Note: Transferred to investment property.

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:

	Years ended December 31,				
		2021		2020	
Amount capitalized	\$	2,333	\$	5,575	
Range of the interest rates for capitalization	0.7%	∕₀~2.27%	0.809	%~4.25%	

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

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

- C. Information about the property, plant and equipment that were pledged to others as collateral is provided in Note 8.
- D. Certain regulations restrict ownership of land to individuals. Accordingly, the titles of land which the Company has acquired for future plant expansion is under the name of third parties. Such land titles were transferred and mortgaged to the Company. As of December 31, 2021 and 2020, the land mortgaged to the Company was \$808,300.

(9) Leasing arrangements—lessee

- A. The Group leases various assets including land. Rental contracts are typically made for periods of 3 to 25 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

December 31, 2021	December 31, 2020				
Carrying amount	Carrying amount				
\$ 1,026,668	\$ 1,009,957				
Years ended December 31,					
2021	2020				
Depreciation charge	Depreciation charge				
\$ 150,792	\$ 155,521				
	\$ 1,026,668 Years ended 2021 Depreciation charge				

C. For the years ended December 31, 2021 and 2020, the additions to right-of-use assets were \$192,028 and \$110,528, respectively.

D. The information on income and expense accounts relating to lease contracts is as follows:

	Years ended December 31,					
		2021		2020		
Items affecting profit or loss						
Interest expense on lease liabilities	\$	10,119	\$	10,883		
Expense on short-term lease contracts		1,714		2,386		

E. For the years ended December 31, 2021 and 2020, the Group's total cash outflow for leases were \$152,699 and \$155,585, respectively.

(10) Investment property

	2021					
		Land		Buildings		Total
At January 1		_		_		_
Cost	\$	7,892	\$	1,013,317	\$	1,021,209
Accumulated depreciation		_	(411,801)	(411,801)
	\$	7,892	\$	601,516	\$	609,408
Opening net book amount as at January 1	\$	7,892	\$	601,516	\$	609,408
Depreciation charge		-	(32,989)	(32,989)
Net exchange differences			(567)	(567)
Closing net book amount as at December 31	\$	7,892	\$	567,960	\$	575,852
At December 31						
Cost	\$	7,892	\$	1,012,678	\$	1,020,570
Accumulated depreciation		<u>-</u>	(444,718)	(444,718)
	\$	7,892	\$	567,960	\$	575,852
				2020		
				2020		
		Land		Buildings		Total
At January 1						
Cost	\$	7,892	\$	906,122	\$	914,014
Accumulated depreciation			(370,090)	(370,090)
	\$	7,892	\$	536,032	\$	543,924
Opening net book amount as at January 1	\$	7,892	\$	536,032	\$	543,924
Transfers (Note)		-		93,693		93,693
Depreciation charge		-	(29,999)	(29,999)
Net exchange differences		_		1,790		1,790
Closing net book amount as at December 31	\$	7,892	\$	601,516	\$	609,408
At December 31						
		5 000	Φ	1 012 217	\$	1,021,209
Cost	\$	7,892	\$	1,013,317	Ф	1,021,209
Accumulated depreciation	\$	7,892	\$ (<u></u>	411,801)	(<u> </u>	411,801)
	\$ <u>\$</u>	7,892	\$ (<u></u>		\$ (<u>\$</u>	

Note: It mainly refers to transfers from property, plant and equipment to the investment property held by the Group.

A. Rental income from investment property is as follows:

	 Years ended December 31,			
	 2021		2020	
Rental income from investment property	\$ 55,598	\$	53,429	

B. The fair value of the investment property held by the Group as at December 31, 2021 and 2020 were \$701,006 and \$675,233, respectively, which was by reference to the transaction prices of similar prices in the neighboring areas.

(11) Discontinued operations

- A. On October 17, 2019, the Group's Board of Directors resolved to sell all equity interest in the Group's subsidiary, Schoeller F.T.C (Hong Kong) Co., Ltd., to Schoeller Textil AG. The selling price was \$6,028 and disposal gain was \$165. Schoeller F.T.C (Hong Kong) Co., Ltd. was presented as discontinued operations as it has met the definition of discontinued operations. The transfer of shares was completed on March 16, 2020.
- B. The cash flow information of the discontinued operations is as follows:

	Year ended December 31, 2				
Operating cash flows	(\$	2,519)			
Investing cash flows		-			
Financing cash flows		<u>-</u> ,			
Total cash flows	(\$	2,519)			

C. Analysis of the result of discontinued operations, and the result recognized on the remeasurement of assets or disposal group, is as follows:

	Year ended December 31, 202					
Operating revenue	\$	17,555				
Operating costs	(12,365)				
Operating expenses	(5,589)				
Total non-operating income and expenses	(85)				
Loss before tax from discontinued operations	(484)				
Income tax expense						
Loss from discontinued operations	(\$	484)				

(12) Short-term borrowings

Type of borrowings	Decem	ber 31, 2021	Interest rate range	Collateral
Bank borrowings				
Credit borrowings	\$	3,065,991	$0.70\% \sim 3.75\%$	-
Secured borrowings		70,000	1.20%	Property, plant and equipment
				and Inventories
Purchase loans		31,236	0.75%~4.5%	-
	\$	3,167,227		

Type of borrowings	Dec	ember 31, 2020	Interest rate range	Collateral
Bank borrowings				
Credit borrowings	\$	3,221,622	0.76%~4.05%	-
Secured borrowings		40,000	1.40%	Property, plant and equipment
				and Inventories
Purchase loans		4,783	0.84%	-
	\$	3,266,405		

(13) Short-term notes and bills payable

	Decen	nber 31, 2021	Decei	mber 31, 2020
Commercial paper payable	\$	300,000	\$	500,000
Less: Commercial paper payable discount	(59)	(21)
	\$	299,941	\$	499,979
Interest rate	0.34	4%~0.45%	0.2	0%~0.25%

On December 31, 2021 and 2020, the abovementioned commercial paper payable is issued by Taishin International Bank, Ta Ching Bills Finance Corporation and China Bills Finance Corporation, etc.

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

Items	December 3	1, 2021 Decemb	er 31, 2020
Financial liabilities held for trading			
Forward foreign exchange contracts	\$	- \$	137

A. The Group recognized net gain (loss) of \$137 and (\$57) on financial liabilities held for trading for the years ended December 31, 2021 and 2020, respectively.

B. Explanations of the transactions and contract information in respect of derivative financial liabilities that the Group does not adopt hedge accounting are as follows:

Year ended December 31, 2021: None.

	Dec	cember	31, 2020
	Contract Ar	nount	
	(Notion	al	
Derivative Financial	Principa	1)	Contract
Liabilities	(in thousan	nds)	Period
Current items:			
Forward foreign exchange contracts			
Taipei Fubon Bank	USD	415	2020.12~2021.1
Taipei Fubon Bank	USD	583	2020.12~2021.2

The Group entered into forward foreign exchange contracts to hedge exchange rate risk of assets and liabilities denominated in foreign currencies. However, these forward foreign exchange contracts do not meet all conditions of hedge accounting and are not accounted for under hedge accounting.

(15) Other payables

	December 31, 202	December 31, 2020
Salaries and year-end bonus payable	\$ 451,177	\$ 430,180
Accrued utilities expenses	117,679	90,683
Commission payable	72,896	59,763
Payable on equipment	50,909	85,562
Dividends payable	13,240	12,985
Others	333,733	296,698
	\$ 1,039,634	\$ 975,871
(16) <u>Long-term borrowings</u>		
	December 31, 202	December 31, 2020
Credit borrowings	\$ 9,700,000	8,956,822
Less: Current portion		- (56,822)
	\$ 9,700,000	\$ 8,900,000
Interest rate	0.73%~0.85%	0.72%~2.27%

(17) Pensions

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

subsidiaries contribute monthly an amount equal to 12% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company and its domestic subsidiaries would assess the balance in the aforementioned employees pension reserve account by December 31, every year. If the account balance is not enough to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company will make contribution for the deficit by next March.

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

	Dece	mber 31, 2021	Dece	ember 31, 2020
Present value of defined benefit obligations	\$	1,980,093	\$	2,030,408
Fair value of plan assets	(1,587,866)	(1,717,106)
Net defined benefit liability	\$	392,227	\$	313,302

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

	Preser	nt value of defined		Fair value of	N	et defined
	bei	nefit obligations		plan assets	ber	efit liability
Year ended December 31, 2021						
Balance at January 1	\$	2,030,408	(\$	1,717,106)	\$	313,302
Current service cost		11,672		-		11,672
Interest expense (income)		20,304	(17,474)		2,830
		2,062,384	(1,734,580)		327,804
Remeasurements: Return on plan assets						
(excluding amounts included						
in interest income or expense)		-	(13,569)	(13,569)
Change in financial assumptions		35,695		-		35,695
Experience adjustments		115,738		-		115,738
		151,433	(13,569)		137,864
Less:						
Pension fund contribution		-	(55,728)	(55,728)
Paid pension	(232,979)		216,011	(16,968)
Transfer to related party	(745)		-	(745)
Balance at December 31	\$	1,980,093	(\$	1,587,866)	\$	392,227

		t value of defined efit obligations		Fair value of plan assets		Net defined nefit liability
Year ended December 31, 2020						
Balance at January 1	\$	2,286,947	(\$	1,816,757)	\$	470,190
Current service cost		16,490		-		16,490
Interest expense (income)		28,587	(_	23,152)		5,435
		2,332,024	(1,839,909)		492,115
Remeasurements: Return on plan assets			_			
(excluding amounts included						
in interest income or expense)		-	(54,284)	(54,284)
Change in financial assumptions		-		-		-
Experience adjustments	(54,116)		-	(54,116)
	(54,116)	(54,284)	(108,400)
Less:	1		_	<u> </u>		
Pension fund contribution		-	(60,530)	(60,530)
Paid pension	(246,399)	,	237,617	(8,782)
Transfer to related party	(1,101)		-	(1,101)
Balance at December 31	\$	2,030,408	(\$	1,717,106)	\$	313,302

(d) The Bank of Taiwan was commissioned to manage the Fund of the Company's and domestic subsidiaries' defined benefit pension plan in accordance with the Fund's annual investment and utilization plan and the "Regulations for Revenues, Expenditures, Safeguard and Utilization of the Labor Retirement Fund" (Article 6: The scope of utilization for the Fund includes deposit in domestic or foreign financial institutions, investment in domestic or foreign listed, over-the-counter, or private placement equity securities, investment in domestic or foreign real estate securitization products, etc.). With regard to the utilization of the Fund, its minimum earnings in the annual distributions on the final financial statements shall be no less than the earnings attainable from the amounts accrued from two-year time deposits with the interest rates offered by local banks. If the earnings is less than aforementioned rates, government shall make payment for the deficit after being authorized by the Regulator. The Company and domestic subsidiaries have no right to participate in managing and operating that fund and hence the Company and domestic subsidiaries are unable to disclose the classification of plan assets fair value in accordance with IAS 19 paragraph 142. The composition of fair value of plan assets as of December 31, 2021 and 2020 is given in the Annual Labor Retirement Fund Utilization Report announced by the government.

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

	Years ended Dec	ember 31,
	2021	2020
Discount rate	0.50%	1.00%
Future salary increases	1.00%	1.00%

Assumptions regarding future mortality experience are set based on the Taiwan Standard Ordinary Experience Mortality Table for the years ended December 31, 2021 and 2020.

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

	Disco	unt rate	Future salary increases		
	Increase 0.25%	Decrease 0.25%	Increase 1%	Decrease 1%	
December 31, 2021					
Effect on present value of					
defined benefit obligation	(\$ 18,136)	\$ 18,738	\$ 78,497	(\$ 70,438)	
<u>December 31, 2020</u>					
Effect on present value of					
defined benefit obligation	(\$ 20,002)	\$ 20,722	\$ 89,189	(\$ 79,234)	

The sensitivity analysis above was based on one assumption which changed while the other conditions remain unchanged. In practice, more than one assumption may change all at once. The method of analysing sensitivity and the method of calculating net pension liability in the balance sheet are the same. The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous period.

- (f) The pension costs under the defined contribution pension plans of the Group for the years ended December 31, 2021 and 2020 were \$14,502 and \$21,925, respectively.
- (g) Expected contributions to the defined benefit pension plans of the Group for the year ending December 31, 2022 are \$55,728.
- (h) As of December 31, 2021, the Company's weighted average duration of that retirement plan is 6.0 years.
- B.(a) Effective July 1, 2005, the Company and its domestic subsidiaries have established defined contribution pension plans (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
 - (b) The Company's Mainland China subsidiaries, Formosa Taffeta (Zhong Shan) Co., Ltd., and Formosa Taffeta (Changshu) Co., Ltd., have defined contribution plans. Monthly contributions to an independent fund administered by the government in accordance with the pension regulations in the People's Republic of China (PRC) are based on a certain

- percentage of the employees' monthly salaries and wages. The contribution percentage was between 10% and 20%. Other than the monthly contributions, the Group has no further obligations.
- (c) The Company's subsidiaries, Formosa Taffeta Vietnam Co., Ltd. and Formosa Taffeta (Dong Nai) Co., Ltd., have defined contribution plans. Contributions of social security to an independent fund administered by the government in accordance with the pension regulations of local governments are based on certain percentage of employees' salaries and wages. Other than the monthly contributions, the Group has no further obligations.
- (d) Formosa Taffeta (Hong Kong) Co., Ltd. has a defined contribution plan whereby contributions are made to the mandatory provident fund based on a percentage of the employees' salaries and wages as full-time employees' pension benefit.
- (e) Formosa Taffeta (Cayman) Co., Ltd. does not have a pension plan, and is not required to have one under local regulation.
- (f) The pension costs under the defined contribution pension plans of the Group for the years ended December 31, 2021 and 2020 were \$119,444 and \$93,945, respectively.

(18) Share capital

- A. As of December 31, 2021, the Company's issued capital was \$16,846,646, consisting of 1,684,665,000 shares of common stock, with a par value of \$10 per share.
- B. For the years ended December 31, 2021 and 2020, changes in the number of treasury stocks are as follows (in thousands of shares):

		Year ended	d December 31	1, 2021	
Reason for reacquisition	Investee company	Beginning shares	Additions	Disposal	Ending shares
Long-term equity					
investment transferred to	Formosa				
treasury stock for parent	Development				
company's shares held by subsidiaries	Co., Ltd.	2,193			2,193
		Year ended	d December 3	1, 2020	
Reason for reacquisition	Investee company	Year ended Beginning shares	Additions Additions	Disposal	Ending shares
reacquisition Long-term equity	company	Beginning		,	_
reacquisition Long-term equity investment transferred to	company	Beginning		,	_
reacquisition Long-term equity	company	Beginning		,	_

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

(19) Capital surplus

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

	Year ended December 31, 2021										
			Dif	ference between							
			COI	nsideration and			Chang	es in net equity of			
	T	reasury	car	rying amount of	Γ	Onated	associates and joint				
		share	subs	idiaries acquired	á	assets	ventures accounted for				
	tra	nsactions		or disposed	received		under equity method			Others	
At January 1, 2021	\$	36,580	\$	1,650	\$	2,032	\$	1,249,276	\$	7,543	
Expired cash dividends											
transferred to capital surplus Paid expired cash dividends		-		-		-		-		2,592	
transferred to capital surplus Adjustment of cash dividends paid to consolidated		-		-		-		-	(97)	
subsidiaries		2,193		_		_		_		_	
At December 31, 2021	\$	38,773	\$	1,650	\$	2,032	\$	1,249,276	\$	10,038	
				Year en	ded December 31, 2020						
			Dif	ference between							
							CI				
			COI	nsideration and			Chang	es in net equity of			
	Т	reasury		rying amount of	Γ	Oonated	•	es in net equity of ciates and joint			
		reasury share	car			Oonated assets	assoc				
		,	car	rying amount of			assoc	ciates and joint		Others	
At January 1, 2020 Expired cash dividends		share	car	rying amount of idiaries acquired		assets	assoc	ciates and joint es accounted for	\$	Others 5,587	
Expired cash dividends transferred to capital surplus	tra	share nsactions	subs	rying amount of idiaries acquired or disposed	re	assets eceived	assoc ventur under	ciates and joint res accounted for requity method	\$		
Expired cash dividends transferred to capital surplus Paid expired cash dividends	tra	share nsactions	subs	rying amount of idiaries acquired or disposed	re	assets eceived	assoc ventur under	ciates and joint res accounted for requity method	\$	5,587 2,100	
Expired cash dividends transferred to capital surplus Paid expired cash dividends transferred to capital surplus Adjustment of cash dividends	tra	share nsactions	subs	rying amount of idiaries acquired or disposed	re	assets eceived	assoc ventur under	ciates and joint res accounted for requity method	\$	5,587	
Expired cash dividends transferred to capital surplus Paid expired cash dividends transferred to capital surplus Adjustment of cash dividends paid to consolidated	tra	share nsactions 31,097	subs	rying amount of idiaries acquired or disposed	re	assets eceived	assoc ventur under	ciates and joint res accounted for requity method	\$	5,587 2,100	
Expired cash dividends transferred to capital surplus Paid expired cash dividends transferred to capital surplus Adjustment of cash dividends	tra	share nsactions	subs	rying amount of idiaries acquired or disposed	re	assets eceived	assoc ventur under	ciates and joint res accounted for requity method	\$ (5,587 2,100	

(20) Retained earnings

A. According to the R.O.C. Securities Exchange Law No. 41, a company should reserve the amount equal to any valuation or contra-account in the stockholders' equity in the fiscal year from the net income and prior unappropriated earnings as special reserve. If the valuation or contra-account in stockholders' equity belongs to prior periods, the same amount from prior period earnings should be considered special reserve and cannot be distributed. The special reserve includes:

- i) Reserve for special purposes.
- ii) Investment income recognized under the equity method.
- iii) Net proceeds from the recognition of financial asset transactions; only when the accumulated value decreases should the special reserve be adjusted by the same amount, subject to the provisions in this section
- iv) Other special reserves set out by legal provisions.
- B. The Company's dividend policy is summarized below:
 - As the Company operates in a volatile business environment and is in the stable growth stage, the dividend policy includes cash dividends, stock dividends and capital increase by earnings recapitalization. At least 50% of the Company's distributable earnings shall be appropriated as dividends after deducting the legal reserve and special reserves. The Company would prefer distributing cash dividends. However, if significant investment measures are taken or the Company's financial structure needs to be improved, part of the dividends would be in the form of stock dividends but not to exceed 50% of the total dividends.
- C. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- D. The appropriations of 2020 and 2019 earnings had been resolved by the stockholders during their meeting on July 30, 2021 and June 19, 2020, respectively. Details are summarized below:

		2020 earnings				2019 e	ings	
		Dividends per share						Dividends
								per share
		Amount	(:	in dollars)	Amount		(in dollars)	
Legal reserve	\$	212,351			\$	518,872		
Cash dividends		1,684,665 \$		1.00		4,211,662	\$	2.50

- E. As of December 31, 2021 and 2020, unpaid stock dividends amounted to \$13,240 and \$12,985, respectively.
- F. The consolidated subsidiaries, Formosa Taffeta (Changshu) Co., Ltd, set aside a portion of after-tax profits for the reserve fund and staff bonus welfare fund in accordance with regulations on foreign invested enterprises as set forth in the Company Law of the People's Republic of China. The percentage of after-tax profits allocated to the reserve fund must be 10% or more. Once the amount of the reserve fund reaches 50% of the registered capital, contribution to the fund is no longer required. The percentage of after-tax profits allocated to the staff bonus welfare fund is determined by the company. No profits can be distributed before operating losses from prior years are first covered.

G. The appropriations of 2021 earnings had been resolved by the Board of Directors on March 9, 2022. Details are summarized below:

	 2021 earnings		
		Div	idends
		per	share
	 Amount	(in e	dollars)
Legal reserve	\$ 201,758		
Cash dividends	1,684,665	\$	1.00

As of March 9, 2022, the above appropriations of 2021 earnings has not yet been resolved by the shareholders.

H. For information relating to employees' compensation and directors' and supervisors' remuneration, please refer to Note 6(27).

(21) Other equity items

	Unrealize on valu			Currency translation	Non-controlli interest	ing
January 1, 2021	\$	25,601,654	(\$	1,246,441)	\$	-
Revaluation						
– Group		553,963		-		-
- Associates		82,441		-		-
Revaluation transferred to retained earnings						
– Associates	(16,678))	-		-
Difference of currency translation						
– Group		-	(86,660)		-
- Associates			(110,401)		
December 31, 2021	\$	26,221,380	<u>(\$</u>	1,443,502)	\$	
		realized gains		Currency	Non-controlli	ing
		n valuation		translation	interest	
January 1, 2020	\$	26,065,808	(\$	1,055,651)	\$ 4,6	551
Revaluation						
– Group	(536,786))	-		-
– Associates	(8,191))	-		-
Revaluation transferred to retained earni	ngs					
– Group		84,122		-		-
Associates	(3,299))	-		-
Difference of currency translation						
– Group		-	(251,629)		-
- Associates		-		60,839		-
Net income of non-controlling interest		-		-	`	242)
Net change of non-controlling interest	<u>•</u>	25 (01 (54	<u> </u>	1 246 441		<u>109</u>)
December 31, 2020	\$	25,601,654	(<u>\$</u> _	1,246,441)	\$	

(22) Operating revenue				
(22) <u>sperming revenue</u>		Years ended	Decei	mber 31,
		2021		2020
Sales revenue	\$	32,495,618	\$	28,649,677
Service revenue		303,389		151,370
		32,799,007		28,801,047
Less: Operating revenue from			,	15.55
discontinued operations	Φ.	-	(17,555)
	\$	32,799,007	\$	28,783,492
(23) <u>Interest income</u>				
		Years ended	Dece	mber 31,
		2021		2020
Interest income from bank deposits	\$	9,357	\$	13,316
Less: Interest income from discontinued				
operations		<u>-</u>	(72)
	\$	9,357	\$	13,244
(24) Other income				
		Years ended	Decei	mber 31
		2021	Dece	2020
Dividend income	\$	280,873	\$	1,156,765
Other income	Ψ	254,493	Ψ	319,507
	\$	535,366	\$	1,476,272
(25) Other gains and losses				
		Years ended	Dece	mber 31
		2021	Dece	2020
(Loss) gain on disposal of property, plant and equipment	(\$	5,335)	\$	11,972
Loss on disposals of investments		_	(734)
Foreign exchange losses	(80,111)	(72,570)
Forward foreign exchange contracts Net loss on financial assets at fair value				
through profit or loss Net gain (loss) on financial liabilities at fair	(82)	(37)
value through profit or loss		137	(57)
Bank charges	(34,354)	`	29,326)
Other losses	(44,142)	(60,386)
	(163,887)	(151,138)
Less: Other losses from discontinued operations		<u>-</u>		157

163,887) (\$

150,981)

(26) Expenses by nature

	Years ended December 31,				
		2021		2020	
Employee benefit expense	\$	3,469,418	\$	3,247,931	
Depreciation charges					
(including right-of-use assets and investment					
property)		1,345,408		1,341,228	
		4,814,826	' <u>-</u>	4,589,159	
Less: Employee benefit expense from					
discontinued operations		-	(535)	
Depreciation charges from discontinued					
operations		_	(231)	
	\$	4,814,826	\$	4,588,393	
(27) Employee benefit expense					
		Years ended	Decer	mber 31,	
		2021		2020	
Wages and salaries	\$	2,872,289	\$	2,693,589	
Labor and health insurance fees		318,289		296,130	
Pension costs		133,946		115,870	
Other personnel expenses		144,894		142,342	
		3,469,418		3,247,931	
Less: Employee benefit expense from					
from discontinued operations			(535)	
	\$	3,469,418	\$	3,247,396	

- A. In accordance with the Company's Articles of Incorporation, a ratio of distributable profit of the current year after covering accumulated losses, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall be between 0.05%-0.5% for employees' compensation and shall not be higher than 0.5% for directors' and supervisors' remuneration.
- B. For the years ended December 31, 2021 and 2020, employees' compensation was accrued at \$4,546 and \$4,394, respectively; while directors' and supervisors' remuneration was accrued at \$2,273 and \$2,197, respectively. The aforementioned amounts were recognized in salary expenses.

The employees' compensation and directors' and supervisors' remuneration were estimated and accrued based on the distributable profit of current period for the year ended December 31, 2021. The employees' compensation and directors' and supervisors' remuneration for 2020 as approved by shareholders were the same as the amounts shown in the 2020 financial statements.

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

(28) Finance costs

	Years ended December 31,					
		2021	2020			
Interest expense:						
Bank borrowings	\$	146,623 \$	156,385			
Other financial expense		10,119	10,883			
Less: Capitalization of qualifying assets	(2,333) (5,575)			
	\$	154,409 \$	161,693			

(29) Income tax

A. Income tax expense

	Years ended December 31,						
		2021		2020			
Current tax:							
Current tax on profits for the year	\$	292,678	\$	121,133			
Land value increment tax		-		566			
Tax on undistributed surplus earnings		2,927		1,771			
Adjustments in respect of prior period	(32,813)	(17,059)			
Total current tax		262,792		106,411			
Deferred tax:							
Origination and reversal of temporary differences	(18,604)		60,361			
Total deferred tax	(18,604)		60,361			
Income tax expense	\$	244,188	\$	166,772			

B. Reconciliation between income tax expense and accounting profit

		Years ended Decem	iber 31,	
		2021	2020	
Tax calculated based on profit before tax and statutory tax rate (Note)	\$	603,508 \$	498,148	
Effect from permanent differences of income tax	(240,586) (324,774)	
Effect from temporary differences of income tax	(70,244) (52,241)	
Adjustments in respect of prior period	(32,813) (17,059)	
Net change in deferred tax assets and liabililies	(18,604)	60,361	
Land value increment tax from selling land		-	566	
Tax on undistributed earnings		2,927	1,771	
Tax expense	\$	244,188 \$	166,772	

Note: The basis for computing the applicable tax rate is the rate applicable in the respective countries where the Group entities operate.

C. Amounts of deferred tax assets or liabilities as a result of temporary differences are as follows: Year ended December 31, 2021

		Year ended December 31, 2021						
					Recognized			
					in other			
		January 1		Recognized in	comprehensive			
				profit or loss	income]	December 31	
Deferred tax assets:						_		
-Temporary differences								
Provision for inventory obsolescence	\$	99,566	(\$	33,526)	\$ -	\$	66,040	
Allowance for bad								
debts in excess		2,503		_	_		2,503	
of tax deductible		,					7	
limit Unrealized gains on								
disposal of equipment		1,742	(1,151)	-		591	
Unrealized foreign		_		2,742	-		2,742	
exchange loss		102.011	_	<u> </u>		_		
D. 0. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	_	103,811	(_	31,935)		_	71,876	
Deferred tax liabilities:								
-Temporary differences								
Unrealized foreign exchange gain	(2,721)		2,721	-		-	
Investment income								
accounted for under								
equity method	(397,238)		47,818		(_	349,420)	
	(399,959)	_	50,539		(_	349,420)	
	(<u>\$</u>	296,148)	\$	18,604	\$ -	(<u>\$</u>	277,544)	

	Year ended December 31, 2020							
	January 1			ecognized in rofit or loss	Recognized in other comprehensive income	December 31		
Deferred tax assets:								
-Temporary differences								
Provision for inventory obsolescence Allowance for bad	\$	125,140	(\$	25,574)	\$ -	\$	99,566	
debts in excess of tax deductible		2,503		-	-		2,503	
limit Unrealized gains on disposal of equipment		5,394	(3,652)	-		1,742	
Unrealized foreign exchange loss		4,925	(4,925)		_		
· ·		137,962	(34,151)	-		103,811	
Deferred tax liabilities: -Temporary differences								
Unrealized foreign exchange gain		-	(2,721)	-	(2,721)	
Investment income accounted for under equity method	(377,608)	(19,630)	-	(397,238)	
Others		3,859	(3,859)			_	
	(373,749)		26,210)		(399,959)	
	(\$	235,787)	(\$	60,361)	\$ -	(\$	296,148)	

- D. The income tax returns of the Company, Formosa Development Co., Ltd. and Public More Internation Company Ltd. through 2019 have been assessed and approved by the Tax Authority.
- E. Starting from January 1, 2007, the enterprise income tax of Formosa Taffeta (Zhong Shan) Co., Ltd., Formosa Taffeta (Changshu) Co., Ltd. and Xiamen Xiangyu Formosa Import & Export Trading Co., Ltd. is based on 25% of income generated within and outside Mainland China. In addition, Formosa Taffeta (Zhong Shan) Co., Ltd. was certified as high-tech enterprise by Guangdong Provincial Government and accordingly, is entitled to the applicable income tax rate of 15% for 3 years from 2018.
- F. The income tax rate of Formosa Taffeta Dong Nai Co., Ltd. was approved by the Vietnam government to be 15% for 12 years from the year of official establishment (October 2006); 20% after 12 years. Formosa Taffeta Dong Nai Co., Ltd. was granted income tax exemption for 3 years from the first profit-making year and income tax reduction was half of the 15% income tax rate or half of the 20% income tax rate for the next 4 to 10 years.
- G. In accordance with local tax regulations, the applicable income tax rate of Formosa Taffeta Vietnam Co., Ltd. was 20%.
- H. In accordance with local tax regulations, the applicable income tax rate of Formosa Taffeta (Hong Kong) Co., Ltd. was 16.5%.

(30) Earnings per share

A. Basic earnings per share

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

	Year ended December 31, 2021											
			Weighted-average									
	A		outstanding	Earnings per share (in dollars)								
		ount	common shares									
	Before tax	After tax	(in thousands)	Bet	fore tax	Af	ter tax					
Profit attributable to owners of the												
parent	\$ 2,266,193	\$ 2,143,167	1,682,471	\$	1.35	\$	1.27					
		Year en	nded December 31,	2020)							
			Weighted-average									
			outstanding]	Earnings	per s	hare					
	Ame	ount	common shares	(in dollars)								
	Before tax	After tax	(in thousands)	Bet	fore tax	Af	ter tax					
Net income	\$ 2,190,465	\$ 2,095,790	1,682,471	\$	1.30	\$	1.25					
Loss from discontinued												
operations	(484)	(484)			-		-					
Profit attributable to the non-controlling												
interest	242	242			_		_					
Profit attributable to owners of the												
parent	\$ 2,190,223	\$ 2,095,548		\$	1.30	\$	1.25					

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

	Year ended December 31, 2021							
		Weighted-average						
		outstanding				Earnings per share		
	Amount		common shares	(in dollars))	
	Before tax	After tax	(in thousands)		ore tax	Af	ter tax	
Profit attributable to		-						
owners of the								
parent	\$2,266,193	\$2,143,167	1,684,665	\$	1.35	\$	1.27	

Year	ended	December	31	2020
1 Cai	CHUCU	December	J_{1}	2020

	Amo	ount	Weighted-average outstanding common shares]	Earnings (in do	•	
	Before tax	After tax	(in thousands)	Bef	fore tax	Af	ter tax
Net income	\$2,190,465	\$2,095,790	1,684,665	\$	1.30	\$	1.24
Loss from discontinued operations Profit attributable to	(484)	(484)			-		-
the non-controlling interest Profit attributable to owners of the	242	242					
parent	\$2,190,223	\$2,095,548		\$	1.30	\$	1.24

B. Employees' compensation could be distributed in the form of stock. It does not have significant effect on the financial statements and earnings per share for the years ended December 31, 2021 and 2020.

(31) Supplemental cash flow information

A. Investing activities with partial cash payments:

		Years ended	Decen	nber 31,
		2021		2020
Purchase of property, plant and equipment	\$	455,902	\$	1,115,554
Add: Opening balance of payable on equipment		85,562		3,262
Ending balance of prepayment on equipment		67,489		88,203
Less: Ending balance of payable on equipment	(50,909)	(85,562)
Opening balance of prepayment on equipment	(88,203)	(138,399)
Cash paid during the year	\$	469,841	\$	983,058

B. Disposal of subsidiaries:

Year ended December 31, 2021: None.

	Year ended L	ecember 31, 2020
Selling price	\$	6,028
Less: Cash of subsidiaries	(29,584)
	(\$	23,556)

(32) Changes in liabilities from financing activities

			Long-term	
			borrowings	
			(including	Liabilities
	Short-term	Short-term	current	from financing
	borrowings	notes payable	portion)	activities-gross
At January 1, 2021	\$ 3,266,405	\$ 499,979	\$ 8,956,822	\$ 12,723,206
Changes in cash flow from				
financing activities	(99,178)	(200,038)	744,008	444,792
Impact of changes in foreign				
exchange rate			(830)	(830)
At December 31, 2021	\$ 3,167,227	\$ 299,941	\$ 9,700,000	\$ 13,167,168
			Long-term	
			borrowings	
			(including	Liabilities
	Short-term	Short-term	current	from financing
	borrowings	notes payable	portion)	activities-gross
At January 1, 2020	\$ 3,753,377	\$ -	\$ 6,519,783	\$ 10,273,160
Changes in cash flow from				
financing activities	(486,972)	499,979	2,441,278	2,454,285
Impact of changes in foreign				
exchange rate			(4,239)	(4,239)
At December 31, 2020	\$ 3,266,405	\$ 499,979	\$ 8,956,822	\$ 12,723,206

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

(1) Parent and ultimate controlling party

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

(2) Names of related parties and relationship

Names of related parties	Relationship with the Company
Formosa Chemicals & Fibre Corporation	Ultimate parent company
Formosa Advanced Technologies Co., Ltd.	Associate
Quang Viet Enterprise Co., Ltd.	Associate
Formosa Industries Corp.	Associate
Schoeller Textil AG	Associate
Nan Ya Photonics Inc.	Associate
Schoeller Asia Co., Ltd. (Note 1)	Other related party
(Shoeller F.T.C (Hong Kong) Co., Ltd.)	• •
Formosa Biomedical Technology Corp.	Other related party
Toa Resin Corp.	Other related party
Formosa Petrochemical Corp.	Other related party
Formosa Heavy Industries Corp.	Other related party
Formosa Network Technology Corp.	Other related party
Formosa Plastics Corp.	Other related party
Formosa Plastics Transport Corp.	Other related party
Formosa Asahi Spandex Corp.	Other related party
Nan Ya Plastics Corp.	Other related party
Nan Ya PCB Corp.	Other related party
Yumaowu Enterprise Co., Ltd.	Other related party
Great King Garment Co., Ltd.	Other related party
Bellmart Industrial Co., Ltd.	Other related party
Yugen Yueh Co.,Ltd.	Other related party
Chang Gung Biotechnology Co., Ltd.	Other related party
Nan Ya Polyester Fiber (Kunshan) Corp.	Other related party
Nan Ya Plastic (Guangzhou) Co., Ltd.	Other related party
Nan Ya Plastic (Nantong) Co., Ltd.	Other related party
Nan Ya Technology Corp.	Other related party
Nan Ya Printed Circuit Board (Kunshan) Corp.	Other related party
Kwang Viet Garment Co., Ltd.	Other related party
Yu Yuang Textile Co., Ltd.	Other related party
Yu Maowu Complex Co., Ltd.	Other related party
KONG YOU INDUSTRIAL CO., LTD.	Other related party
Jiaxing Quang Viet Garment Co., Ltd.	Other related party
Albers & Co AG (Note 2)	Other related party
FG INC	Other related party
Formosa HA TINH (CAYMAN) LIMITED	Other related party
NKFG Corp.	Other related party
Note 1. The Crown disposed all its equity investor	cont in Chaoller ETC (Hong Vone) Co. Ltd. o

- Note 1: The Group disposed all its equity investment in Shoeller F.T.C (Hong Kong) Co., Ltd. on March 16, 2020. Therefore, Shoeller F.T.C (Hong Kong) Co., Ltd. was reclassified as other related party.
- Note 2: Schoeller Holding AG merged with its parent company, Albers & Co AG, in September 2021, with Albers & Co AG as the surviving company and Schoeller Textile AG as the dissolved company.

(3) Significant related party transactions and balances

A. Operating revenue

	Years ended December 31,					
		2021		2020		
Sales of goods:						
 Ultimate parent company 	\$	293	\$	1,083		
- Associates		298,665		281,456		
 Other related party 		925,413		964,133		
	\$	1,224,371	\$	1,246,672		

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

B. Purchases of goods

	 Years ended December 31,					
	 2021		2020			
Purchases of goods:						
 Ultimate parent company 	\$ 1,831,286	\$	1,511,504			
- Associates	1,062,143		687,688			
 Other related party 						
Formosa Petrochemical Corp.	9,640,038		8,144,370			
Others	 1,303,489		999,645			
	\$ 13,836,956	\$	11,343,207			

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

C. Receivables from related parties

	Decen	nber 31, 2021	Decen	nber 31, 2020
Notes and accounts receivable:				
 Ultimate parent company 	\$	18	\$	31
– Associates		16,687		39,427
 Other related party 		197,924		126,388
	\$	214,629	\$	165,846

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

D. Notes and accounts payable

	Dece	mber 31, 2021	Decer	mber 31, 2020
Notes and accounts payable:				
 Ultimate parent company 	\$	560,160	\$	339,547
- Associates		197,243		137,555
 Other related party 				
Formosa Petrochemical Corp.		425,208		401,483
Others		126,516		106,901
	\$	1,309,127	\$	985,486

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

E. Property transactions and investment property

(a) Acquisition of property, plant and equipment:

	 Years ended December 31,			
	 2021		2020	
Other related party	\$ 15,072	\$		734

(b) Acquisition of financial assets:

Years ended December 31, 2021: None.

				Year ended
		No. of shares		December 31, 2020
	Accounts	(in thousand shares)	Object	Consideration
Other related	Non-current financial assets at fair value	-	FG INC.	
party	through other comprehensive income			\$ 73,680
Other related party	Non-current financial assets at fair value through other	5,540	NKFG Corp.	
1 ,	comprehensive income Investments accounted	22	Calcallan	\$ 55,400
Associates	for using the equity method	22	Scheoller Textil AG	\$ 1,285,507

F. Others

(a) Formosa Taffeta (Dong Nai) Co., Ltd. was engaged by the related party, Formosa Industry, to provide management services to Nhon Trach 3 Industrial Zone. In accordance with the service consignment contract signed by Formosa Taffeta (Dong Nai) Co., Ltd. and Nhon Trach 3 Industrial Zone each year, Formosa Taffeta (Dong Nai) Co., Ltd. is responsible for managing land that is available for rent, meter reading and payment collection of water, electricity, steam and other public liquid sold to lessees in investment district, repairing and performing service on various public facilities of power plant. In accordance with the contract, Formosa Taffeta (Dong Nai) Co., Ltd.'s collectible service expense is as follows:

- i. Land lease expense: 3% of Formosa Industry's land rent revenue
- ii. Public liquid service expense: 3% of Formosa Industry's monthly sale of electricity to lessees in investment district
- iii. Management expense: the full amount of management expense collected from lessees in investment district to Formosa Industry is to be paid to the Company and its subsidiaries.

For the years ended December 31, 2021 and 2020, Formosa Taffeta (Dong Nai) Co., Ltd. has recognized lease service income in investment district of \$31,652 and \$31,992, respectively, for rendering the abovementioned consigned services. As of December 31, 2021 and 2020, the uncollected amount of \$2,880 and \$3,135, respectively, was recognized under 'other receivables'.

For the above land leasing, as of December 31, 2021 and 2020, the management expense and utility expense which Formosa Taffeta (Dong Nai) Co., Ltd. is due to collect from the related party, Formosa Industry, amounted to \$25,385 and \$28,125, respectively.

- (b) Rent income (shown as 'other income')
 - The Group leases buildings at No. 319, 329 and 331, Henan St., Douliu City, Yunlin County, No. 497-1, Sec. Neilin, land and employees' dorms at No. 132 and 136, Sec. Meilin river, Douliu City to Formosa Advanced Technologies Co., Ltd. Rents which were determined by reference to general rental price in local market are payable at the beginning of each month based on the mutual agreement. Rent income for the years ended December 31, 2021 and 2020 amounted to \$42,294 and \$42,237, respectively.
- (c) Other income pertains to the Group's collections and payment transfer of utilities, steam and waste disposal costs, etc. for Formosa Advanced Technologies Co., Ltd. for the years ended December 31, 2021 and 2020 in the amount of \$22,682 and \$13,749, respectively.

(4) Key management compensation

	Years ended December 31,				
		2021		2020	
Salaries and other short-term employee benefits	\$	20,713	\$	16,150	

8. PLEDGED ASSETS

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

		Book			
Item	December 31, 2021		December 31, 2020		Purpose
Property, plant and equipment	\$	135,861	\$	136,561	Security for short-term borrowings
Inventories					Security for short-term
(Held-to-maturity land)		17,610		17,610	borrowings
	\$	153,471	\$	154,171	

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

(1) As of December 31, 2021, the significant commitments and contingent liabilities are the outstanding letters of credit for materials and equipment purchases with various companies listed as follows:

Currency	A	nount	
USD	\$	363	
JPY		82,190	
EUR		1.337	

(2) Endorsements and guarantees

As of December 31, 2021, in order to assist the subsidiaries is obtaining credit line, the Group has guaranteed the following amounts for subsidiaries:

Name of company	Decer	mber 31, 2021
Formosa Taffeta (Zhong Shan) Co., Ltd.	\$	913,440
Formosa Taffeta Vietnam Co., Ltd.		1,467,040
Formosa Taffeta (Changshu) Co., Ltd.		1,522,400
Formosa Taffeta Dong Nai Co., Ltd.		3,473,840
Formosa HA TINH (Cayman) Limited		2,209,563

(3) Contingencies - Significant lawsuit

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

- and amount of the lawsuit cannot presently be determined. However, the Company and Formosa Dong Nai have engaged lawyers to submit a strong defense to protect the Company's rights and interests.
- C. O-Bank filed a civil lawsuit against the Company and Formosa Taffeta Dong Nai (hereinafter referred to as the Formosa Dong Nai), a subsidiary of the Company with the Taipei District Court in February 2020. The former employees of the Company and Formosa Dong Nai colluded with I Chin Young Inc. (hereinafter referred to as I Chin Young) to make false statements. O-Bank was misled with the fact that I Chin Young has accounts receivable due from the Company and Formosa Dong Nai, causing damage to O-Bank. Therefore, O-Bank claimed that the Company and Formosa Dong Nai should be jointly and severally liable with the obligation of indemnity. However, this case arose purely as a result of the personal behavior of the former employee. As the case is still under trial proceedings, the ultimate outcome and amount of the lawsuit cannot presently be determined. However, the Company and Formosa Dong Nai have engaged lawyers to submit a strong defense to protect the Company's rights and interests.
- D. Yuanta Commercial Bank (hereinafter referred to as YCB) filed a civil lawsuit against the Company with the Taipei District Court in October 2020. The former employees of the Company colluded with Loomtech Industries Inc. (hereinafter referred to as Loomtech) to make false statements. YCB was misled with the fact that Loomtech has accounts receivable due from the Company, causing damage to YCB. Therefore, YCB claimed that the Company should be jointly and severally liable with the obligation of indemnity. However, this case arose purely as a result of the personal behavior of the former employee. As of March 9, 2022, the court was not in session, hence the ultimate outcome of this litigation is not presently determinable.
- E. Taiwan Business Bank(hereinafter referred to as TBB) filed a merger of action in criminal prosecution against the Company and its subsidiary- Formosa Taffeta Dong Nai. The former employees of the Company colluded with New Site, New Brite and I Chin Young to make false statement. TBB was misled with the fact that New Site, New Brite, I Chin Young have accounts receivable due from the Company and Formosa Taffeta Dong Nai, causing damage to TBB. Therefore, TBB claimed that the Company and Formosa Taffeta Dong Nai should be jointly and severally liable with the obligation of indemnity. However, this case arose purely as a result of the personal behavior of the former employees. As of March 9, 2022, the Taiwan Taipei District Court has transferred the action to the civil court, however, the court has not adjudicated the case. Hence, the ultimate outcome of this litigation is not presently derterminable and the Company has engaged lawyers to submit a strong defense to protect the Company's right and interests.

10. SIGNIFICANT DISASTER LOSS

None.

11. SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE

Please refer to Note 6(20) G for the distribution of 2021 earnings which was proposed by the Board of Directors on March 9, 2022.

12. OTHERS

- (1) The spread of the coronavirus (COVID-19) pandemic and multiple prevention policies enforced by the government led to the decrease in the overall consumer market demand. However, there was no significant effect on the Group's financial position and assets impairment. The Group has implemented the measures listed below to ensure the continued operations during the pandemic.
 - A. Implement prevention guidelines of the Centers for Disease Control.
 - B. Raise the administration level of supply chain to provide clients with a stable and flexible production line.

(2) Capital management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt. The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings (including 'current, non-current borrowings and short-term notes and bills payable' as shown in the consolidated balance sheet) less cash and cash equivalents. Total capital is calculated as 'equity' as shown in the consolidated balance sheet plus net debt.

During the year ended December 31, 2021, the Group's strategy was unchanged from 2020. The gearing ratios at December 31, 2021 and 2020 were as follows:

	Dece	December 31, 2020		
Total borrowings	\$	13,167,168	\$	12,723,205
Less: Cash and cash equivalents	(3,471,141)	(3,083,322)
Net debt		9,696,027		9,639,883
Total equity		62,243,859		61,483,588
Total capital	\$	71,939,886	\$	71,123,471
Gearing ratio		13%		14%

(3) Financial instruments

A. Financial instruments by category

	December 31, 2021		Dece	ember 31, 2020
Financial assets				
Financial assets at fair value through profit				
or loss	\$	-	\$	82
Financial assets at fair value through other				
comprehensive income		42,001,529		41,442,578
Financial assets at amortized cost		7,582,879		6,645,741
	\$	49,584,408	\$	48,088,401
Financial liabilities				
Financial liabilities at fair value through profit				
or loss	\$	-	\$	137
Financial liabilities at amortized cost		16,830,329		15,994,687
Lease liabilities		811,333		783,043
	\$	17,641,662	\$	16,777,867

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

B. Financial risk management policies

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

C. Significant financial risks and degrees of financial risks

(a) Market risk

Foreign exchange risk

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

	December 31, 2021							
	Foreign Currency Amount (In Thousands)			change Rate	Book Value (NTD)			
Financial assets		Thousands)	LA	enange Rate		(IVID)		
Monetary items								
USD:NTD	\$	118,120	\$	27.69	\$	3,270,743		
JPY:NTD	Ψ	418,997	Ψ	0.24	Ψ	100,559		
EUR:NTD		5,218		31.32		163,428		
USD:RMB		22,799		6.38		631,304		
USD:VND		37,975		22,771.38		1,051,528		
Non-monetary items		31,913		22,771.30		1,031,320		
VND:NTD		5,299,065,790		0.0012		6,358,879		
RMB:NTD		694,474		4.34		3,014,017		
HKD:NTD		339,811		3.54		1,202,931		
CHF:NTD		34,147		30.18		1,202,931		
Financial liabilities		34,147		30.16	1,030,330			
· · · · · · · · · · · · · · · · · · ·								
Monetary items USD:VND		107,192		22,771.38		2,968,146		
USD. VND		107,192		22,771.36		2,900,140		
		D	ecen	nber 31, 2020				
	For	eign Currency						
		Amount				Book Value		
	(In	Thousands)	Exe	change Rate		(NTD)		
Financial assets								
Monetary items								
USD:NTD	\$	71,317	\$	28.51	\$	2,033,248		
USD:VND	•	22,503	,	23,103.73	•	641,561		
USD:RMB		23,305		6.53		664,426		
Non-monetary items		- /				, .		
VND:NTD		5,088,833,063		0.0012		6,106,600		
HKD:NTD		326,280		3.63		1,184,396		
RMB:NTD		675,069		4.37		2,950,052		
USD:NTD		89,780		28.51		2,559,628		
CHF:NTD		39,325		32.31		1,270,591		
Financial liabilities		,		2 = -3 1		-,,-,-		
Monetary items								
USD:VND		106,046		23,103.73		3,023,371		

- ii. The total exchange gain (loss), including realized and unrealized arising from significant foreign exchange variation on the monetary items held by the Group for the years ended December 31, 2021 and 2020 amounted to (\$80,111) and (\$72,570), respectively.
- iii. Analysis of foreign currency market risk arising from significant foreign exchange variation:

	Year ended December 31, 2021							
		Sensitivity analysi	S					
	Degree of variation	Effect on profit or loss	Effect on other comprehensive income					
Financial assets								
Monetary items								
USD:NTD	1%	\$ 32,707	\$ -					
JPY:NTD	1%	1,006	· -					
EUR:NTD	1%	1,634	-					
USD:RMB	1%	6,313	-					
USD:VND	1%	10,515	_					
Non-monetary items		- /						
VND:NTD	1%	-	63,589					
RMB:NTD	1%	-	30,140					
HKD:NTD	1%	-	12,029					
CHF:NTD	1%	_	10,306					
Financial liabilities								
Monetary items								
USD:VND	1%	29,681	<u>-</u>					
000.110	170	27,001						
		nded December 3						
		Sensitivity analysi	S					
	Degree of variation	Effect on profit or loss	Effect on other comprehensive income					
Financial assets								
Monetary items								
USD:NTD	1%	\$ 20,332	\$ -					
USD:VND	1%	6,416	· -					
USD:RMB	1%	6,644	_					
Non-monetary items		,						
VND:NTD	1%	-	61,066					
HKD:NTD	1%	-	11,844					
RMB:NTD	1%	-	29,501					
USD:NTD	1%	-	25,596					
CHF:NTD	1%	_	12,706					
Financial liabilities			,, , , , , , , , , , , , , , , , , , , ,					
Monetary items								
USD:VND	1%	30,234	_					
	1,0	2 0,23 .						

Price risk

- i. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through profit or loss, financial assets at fair value through other comprehensive income and available-for-sale financial assets. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.
- ii. The Group's investments in equity securities comprise shares, open-end funds and beneficiary certificates issued by the domestic companies. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, post-tax profit for the years ended December 31, 2021 and 2020 would have increased/decreased by \$0 and \$0, respectively, as a result of gains/losses on equity securities classified as at fair value through profit or loss. Other components of equity would have increased/decreased by \$420,015 and \$414,426, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.

Cash flow and fair value interest rate risk

- i. The Group's main interest rate risk arises from long-term borrowings with variable rates, which expose the Group to cash flow interest rate risk. During the years ended December 30, 2021 and 2020, the Group's borrowings at variable rate were denominated in the NTD and USD.
- ii. The Group's borrowings are measured at amortized cost. The borrowings are periodically contractually repriced and to that extent are also exposed to the risk of future changes in market interest rates.
- iii. If the borrowing interest rate of NTD dollars had increased/decreased by 1% with all other variables held constant, profit, net of tax for the years ended December 31, 2021 and 2020 would have decreased/increased by \$77,600 and \$71,200, respectively. The main factor is that changes in interest expense result from floating rate borrowings.
- iv. If the borrowing interest rate of USD dollars had increased/decreased by 1% with all other variables held constant, profit, net of tax for the years ended December 31, 2021 and 2020 would have decreased/increased by \$0 and \$455, respectively. The main factor is that changes in interest expense result from floating rate borrowings.

(b) Credit risk

- i. Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms.
- ii. The Group manages its credit risk taking into consideration the entire group's concern. For

banks and financial institutions, only independently rated parties with good rating are accepted. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.

- iii. The Group adopts the following assumption under IFRS 9 to assess whether there has been a significant increase in credit risk on that instrument since initial recognition:

 If the contract payments were past due over 30 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
- iv. The Group adopts the assumption under IFRS 9, that is, the default occurs when the contract payments are past due over 90 days.
- v. The Group classifies customer's accounts receivable and contract assets in accordance with product types and customer types. The Group applies the simplified approach using the provision matrix to estimate expected credit loss.
- vi. The Group wrote-off the financial assets, which cannot be reasonably expected to be recovered, after initiating recourse procedures. However, the Group will continue executing the recourse procedures to secure their rights.

vii. The Group uses the forecastability of National Development Council Business Cycle Indicator to adjust historical and timely information to assess the default possibility of notes receivable, accounts receivable and contract assets. On December 31, 2021 and 2020, the provision matrix is as follows:

		L	Jp to 30	31	~90 days	Ov	er 90 days	
	Not past due	days	s past due	ŗ	ast due		oast due	Total
At December 31,								
<u>2021</u>								
Expected loss rate	1%		6%		70%		100%	
Total book value	\$ 3,562,781	\$	81,194	\$	21,801	\$	18,387	\$ 3,684,163
Loss allowance	24,501		4,682		15,225		18,387	62,795
		U	Jp to 30	31	~90 days	Ov	er 90 days	
	Not past due	days	s past due	ŗ	ast due		oast due	Total
At December 31,								
<u>2020</u>								
Expected loss rate	2%		11%		93%		100%	
Total book value	\$ 3,170,562	\$	29,715	\$	5,862	\$	5,138	\$ 3,211,277
Loss allowance								

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

	2021	
Notes rece	eivable Accou	nts receivable
\$	- (\$	63,055)
	<u> </u>	260
\$	- (\$	62,795)
	2020	
Notes rece	eivable Accou	nts receivable
\$	- (\$	63,235)
	<u> </u>	180
\$	- (\$	63,055)
	\$ Notes rece	Notes receivable S - (\$

(c) Liquidity risk

- i. Cash flow forecasting is performed in the operating entities of the Group and aggregated by Group treasury. Group treasury monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance and compliance with internal balance sheet ratio targets.
- ii. Surplus cash held by the operating entities over and above balance required for working capital management are transferred to the Group treasury. Group treasury invests surplus cash in interest bearing current accounts, time deposits, commercial paper and marketable

securities, choosing instruments with appropriate maturities or sufficient liquidity to provide sufficient headroom as determined by the abovementioned forecasts. As at December 31, 2021 and 2020, the Group held money market position of \$45,379,025 and \$44,464,449, respectively, that are expected to readily generate cash inflows for managing liquidity risk.

iii. The table below analyses the Group's non-derivative financial liabilities and net-settled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities and to the expected maturity date for derivative financial liabilities.

	tha	Less an 1 year	Ве	tween 1 and 2 years	Bet	tween 2 and 5 years	tha	More an 5 years
Long-term borrowings (including current portion)								
December 31, 2021	\$	-	\$	9,777,005	\$	-	\$	-
December 31, 2020		56,822		8,000,000		900,000		-
		Less	Ве	tween 1 and	Bet	tween 2 and		More
	tha	an 1 year		2 years		5 years	tha	an 5 years
Lease liability								
December 31, 2021 December 31, 2020	\$	82,334 100,957	\$	155,586 115,729	\$	262,668 260,377	\$	310,745 305,980

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

(4) Fair value estimation

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
 - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in listed stocks and beneficiary certificates with quoted market prices is included in Level 1.
 - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The fair value of the Group's investment in some unlisted stocks and most derivative instruments is included in Level 2.
 - Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in equity investment without active market is included in Level 3.

- B. Financial instruments not measured at fair value
 - The carrying amounts of cash and cash equivalents, notes receivable (including related parties), accounts receivable (including related parties), other receivables, short-term borrowings, short-term bills payable, notes payable (including related parties), accounts payable (including related parties), other payables and long-term borrowings (including current portion) are approximate to their fair values.
- C. The related information on financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities are as follows:
 - (a) The related information on the nature of the assets and liabilities is as follows:

December 31, 2021	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements Financial assets at fair value through				
other comprehensive income				
assets				
Equity securities	\$36,655,941	\$464,900	\$ 4,880,688	\$42,001,529
<u>December 31, 2020</u>	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements Financial assets at fair value				
through profit or loss				
Forward exchange contracts Financial assets at fair value through	\$ -	\$ 82	\$ -	\$ 82
other comprehensive income				
assets				
Equity securities	38,188,517	344,320	2,909,741	41,442,578
	\$38,188,517	\$344,402	\$ 2,909,741	\$41,442,660
Liabilities				
Recurring fair value measurements Financial liabilities at fair value				
through profit or loss				
Forward exchange contracts	<u>\$</u>	\$ 137	<u>\$</u>	<u>\$ 137</u>

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

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

ii. Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes. The fair value of financial instruments measured by using valuation techniques such as current fair value of instruments with similar terms and characteristics in substance, discounted cash flow method or other valuation methods, including applying a model using

market information available at the consolidated balance sheet date.

- iii. The valuation of derivative financial instruments is based on valuation model widely accepted by market participants, such as present value techniques and option pricing models. Forward exchange contracts are usually valued based on the current forward exchange rate.
- iv. The Group takes into account adjustments for credit risks to measure the fair value of financial and non-financial instruments to reflect credit risk of the counterparty and the Group's credit quality.
- D. For the years ended December 31, 2021 and 2020, there was no transfer between Level 1 and Level 2.
- E. The following chart is the movement of Level 3 for the years ended December 31, 2021 and 2020:

	Year ended	d December 31, 2021
	Non-derivat	tive equity instruments
At January 1	\$	2,909,741
Acquired during the year		550
Recorded as unrealized gains on valuation of investments in equity instruments measured at fair		
value through other comprehensive income		1,970,397
At December 31	\$	4,880,688
		rive equity instruments
	Year ended	d December 31, 2020
At January 1	\$	4,191,338
Acquired during the year	·	129,100
Recorded as unrealized losses on valuation of		,
investments in equity instruments measured at fair		
value through other comprehensive income	(1,468,986)
Transfers out from level 3	(196,389)
Effect of exchange rate changes		254,678
At December 31	\$	2,909,741

F. The accounting department is in charge of valuation procedures for fair value measurements being categorized within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent, reliable and in line with other resources and represented as the exercisable price, and frequently calibrating valuation model, updating inputs used to the valuation model and making any other necessary adjustments to the fair value.

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

- department monthly. The supervisor is responsible for managing and reviewing valuation processes.
- G. The following is the qualitative information of significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

	Fair value at December 31,	Valuation technique	Significant unobservable input	Relationship of inputs to fair value
Non-derivative equity instrument: Unlisted shares	\$ 127.332	Maulrat	Deign to coming provide	The high on the moulting
Omisted shares	\$ 127,332	comparable companies	Price to earnings ratio multiple, price to book ratio multiple, enterprise value to operating income ratio multiple, enterprise value to EBITA multiple, discount for lack of marketability	The higher the multiple and control premium, the higher the fair value; the higher the discount for lack of marketability, the lower the fair value
	4,753,356	Net asset value	Not applicable	Not applicable
	Fair value at			
	December 31,	Valuation	Significant	Relationship
	2020	technique	unobservable input	of inputs to fair value
Non-derivative equity instrument:				
Unlisted shares	\$ 87,005	Market comparable companies	Price to earnings ratio multiple, price to book ratio multiple, enterprise value to operating income ratio multiple, enterprise value to EBITA multiple, discount for	The higher the multiple and control premium, the higher the fair value; the higher the discount for lack of marketability, the lower the fair value
	2,822,736	37 .	lack of marketability Not applicable	Not applicable

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

			Decembe	er 31, 2021
			•	zed in other
			comprehe	nsive income
			Favourable	Unfavourable
	Input	Change	change	change
Financial assets				
Equity instrument	Price to earnings ratio multiple,			
•	price to book ratio multiple,			
	enterprise value to EBITA	$\pm 1\%$		
	multiple, discount for lack of			
	marketability		\$ 1,273	\$ 1,273
			D 1	21 2020
			Decembe	er 31, 2020
			Recogniz	zed in other
			comprehe	nsive income
			Favourable	Unfavourable
	Input	Change	change	change
Equity instrument	Price to earnings ratio multiple,			
•	price to book ratio multiple,			
	enterprise value to EBITA	$\pm 1\%$		
	multiple, discount for lack of			
	marketability		\$ 870	<u>\$ 870</u>

13. SUPPLEMENTARY DISCLOSURES

(1) Significant transactions information

- A. Loans to others: None.
- B. Provision of endorsements and guarantees to others: Please refer to table 1.
- C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Please refer to table 2.
- D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: None.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 3.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 4.

- I. Trading in derivative instruments undertaken during the reporting periods: Please refer to Notes 6(2), 6(14) and 12(3).
- J. Significant inter-company transactions during the reporting periods: Please refer to table 5.

(2) <u>Information on investees</u>

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

(3) Information on investments in Mainland China

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

(4) Major shareholders information

Major shareholders information: Please refer to table 9.

14. <u>SEGMENT INFORMATION</u>

(1) General information

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

(2) Measurement of segment information

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

(3) Information about segment profit or loss and assets

					Year end	December 31	, 20	21		
			 Se	econ						
	F	irst business group	Cord fabric department		Gasoline department		Other segment		Adjustment and write-off	 Total
Segment revenue										
Revenue from										
external customers	\$	13,020,105	\$ 7,043,603	\$	10,811,504	\$	1,923,795	\$	-	\$ 32,799,007
Inter-segment revenue		1,278,452	159,581		_		139,332	(_	1,577,365)	 <u>-</u>
Total segment revenue	\$	14,298,557	\$ 7,203,184	\$	10,811,504	\$	2,063,127	<u>(\$</u>	1,577,365)	\$ 32,799,007
Segment income	\$	1,761,890	\$ 669,255	\$	439,006	\$	45,206	(\$	528,002)	\$ 2,387,355
Segment assets										
Identifiable assets	\$	13,211,443	\$ 5,808,160	\$	1,188,346	\$	3,471,833	<u>(\$</u>	386,032)	\$ 23,293,750
Investments using the eq	uity r	nethod								9,555,195
General assets										 48,493,243
Total assets										\$ 81,342,188

Year ended December 31, 2020

	_					1 car c	December 5	J1, 2020						
	Second business group													
	F	irst business group		Cord fabric lepartment	_(Gasoline department	Ot	her segment	Ad	justment and write-off		operations		Total
Segment revenue														
Revenue from														
external customers	\$	11,811,388	\$	6,126,786	\$	9,414,248	\$	1,448,625	\$	-	(\$	17,555)	\$	28,783,492
Inter-segment revenue		904,443		95,723		<u>-</u>		177,621	(1,177,787)		<u>-</u>		<u>-</u>
Total segment revenue	\$	12,715,831	\$	6,222,509	\$	9,414,248	\$	1,626,246	(\$	1,177,787)	(\$	17,555)	\$	28,783,492
Segment income	\$	2,200,850	(\$	209,027)	\$	394,596	\$	71,318	(\$	195,659)	\$	484	\$	2,262,562
Segment assets														
Identifiable assets	\$	12,691,530	\$	5,333,901	\$	1,319,306	\$	3,407,195	(\$_	266,845)	\$		\$	22,485,087
Investments using the equ	uity	method												9,626,525
General assets														47,350,446
Total assets													\$	79,462,058

(4) Reconciliation for segment income (loss)

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

(5) <u>Information on product and service</u>

Please refer to Note 6(22).

(6) Geographical information

			Year en	ded	December 3	1, 2021	
				A	djustment	Discontinued	<u> </u>
	Internal		Asia	ar	nd write-off	operations	Consolidated
Revenue from customers other than parent company	\$ 24,241,524	\$	8,557,483	\$	-	\$ -	\$ 32,799,007
and consolidated subsidiaries Revenue from parent company							
and consolidated subsidiaries	340,474		1,236,892	(1,577,366)	_	_
Total revenue	\$ 24,581,998	\$	9,794,375	(\$	1,577,366)	\$ -	\$ 32,799,007
Segment income (loss)	\$ 2,370,977	\$	544,380	(\$	528,002)	\$ -	\$ 2,387,355
Identifiable assets	\$ 15,574,692	\$	8,105,090	(\$	386,032)	\$ -	\$ 23,293,750
Investments accounted for							
under the equity method							9,555,195
General assets							48,493,243
							\$ 81,342,188
			Year en	ded	December 3	1, 2020	
				A	djustment	Discontinued	l
	Internal		Asia	ar	nd write-off	operations	0 111 1
Revenue from customers		-	7 ISIU				Consolidated
			7 ISIU				Consolidated
other than parent company	\$ 21.347.348	\$			_		
	\$ 21,347,348	\$	7,453,699	\$	-	(\$ 17,555	
other than parent company and consolidated subsidiaries	\$ 21,347,348 235,782	\$			1,177,787)		
other than parent company and consolidated subsidiaries Revenue from parent company		\$	7,453,699		- 1,177,787) 1,177,787)		28,783,492
other than parent company and consolidated subsidiaries Revenue from parent company and consolidated subsidiaries	235,782	_	7,453,699 942,005	\$ ((\$ 17,555	28,783,492 - \$ 28,783,492
other than parent company and consolidated subsidiaries Revenue from parent company and consolidated subsidiaries Total revenue Segment income (loss) Identifiable assets	235,782 \$ 21,583,130	\$	7,453,699 942,005 8,395,704	\$ (<u></u>	1,177,787)	(\$ 17,555 (\$ 17,555	28,783,492 - \$ 28,783,492
other than parent company and consolidated subsidiaries Revenue from parent company and consolidated subsidiaries Total revenue Segment income (loss) Identifiable assets Investments accounted for	235,782 \$ 21,583,130 \$ 2,038,883	\$	7,453,699 942,005 8,395,704 418,854	\$ (<u>\$</u> (<u>\$</u>	1,177,787) 195,659)	(\$ 17,555 (\$ 17,555 \$ 484	\$ 28,783,492 \$ 28,783,492 \$ 2,262,562 \$ 22,485,087
other than parent company and consolidated subsidiaries Revenue from parent company and consolidated subsidiaries Total revenue Segment income (loss) Identifiable assets Investments accounted for under the equity method	235,782 \$ 21,583,130 \$ 2,038,883	\$	7,453,699 942,005 8,395,704 418,854	\$ (<u>\$</u> (<u>\$</u>	1,177,787) 195,659)	(\$ 17,555 (\$ 17,555 \$ 484	\$ 28,783,492 \$ 28,783,492 \$ 2,262,562 \$ 22,485,087 9,626,525
other than parent company and consolidated subsidiaries Revenue from parent company and consolidated subsidiaries Total revenue Segment income (loss) Identifiable assets Investments accounted for	235,782 \$ 21,583,130 \$ 2,038,883	\$	7,453,699 942,005 8,395,704 418,854	\$ (<u>\$</u> (<u>\$</u>	1,177,787) 195,659)	(\$ 17,555 (\$ 17,555 \$ 484	\$ 28,783,492 \$ 28,783,492 \$ 2,262,562 \$ 22,485,087

(7) Major customer information

None.

Provision of endorsements and guarantees to others

For the year ended December 31, 2021

D

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

									Ratio of					
		Party being			Maximum				accumulated					
		endorsed/guarantee	d		outstanding	Outstanding			endorsement/		Provision of	Provision of	Provision of	
				Limit on	endorsement/	endorsement/			guarantee	Ceiling on	endorsements/	endorsements/	endorsements/g	
			Relationship	endorsements/	guarantee	guarantee		Amount of	amount to net	total amount of	guarantees by	guarantees by	uarantees to the	
			with the	guarantees	amount as of	amount at		endorsements/	asset value of	endorsements/	parent	subsidiary to	party in	
			endorser/	provided for a	December 31,	December 31,	Actual amount	guarantees	the endorser/	guarantees	company to	parent	Mainland	
Number	Endorser/		guarantor	single party	2021	2021	drawn down	secured with	guarantor	provided	subsidiary	company	China	
(Note 1)	guarantor	Company name	(Note 2)	(Note 3,8)	(Note 4)	(Note 5)	(Note 6)	collateral	company	(Note 3,8)	(Note 7)	(Note 7)	(Note 7)	Footnote
0	FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	2	\$ 40,458,508	\$ 941,655	\$ 913,440	\$ 13,840	\$ -	1.47	\$ 80,917,016	Y	N	Y	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA VIETNAM CO., LTD.	2	40,458,508	1,512,355	1,467,040	484,408	-	2.36	80,917,016	Y	N	N	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA (CHANGSHU) CO., LTD.	2	40,458,508	1,569,425	1,522,400	189,498	-	2.45	80,917,016	Y	N	Y	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA DONG NAI CO., LTD.	2	40,458,508	4,031,380	3,473,840	2,358,647	-	5.58	80,917,016	Y	N	N	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA HA TINH (CAYMAN) LIMITED	6	40,458,508	6,356,390	2,209,563	2,209,563	-	3.55	80,917,016	N	N	N	

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

- (1) The Company is '0'.
- (2) The subsidiaries are numbered in order starting from '1'.

Note 2: Relationship between the endorser/guarantor and the party being endorsed/guaranteed is classified into the following seven categories.

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

Note 3: Fill in limit on endorsements/guarantees provided for a single party and ceiling on total amount of endorsements/guarantees provided as prescribed in the endorser/guarantor company's "Procedures for Provision of Endorsements and Guarantees", and state each individual party to which the endorsements/guarantees have been provided and the calculation for ceiling on total amount of endorsements/guarantees provided in the footnote.

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

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

For the year ended December 31, 2021

Table 2

Expressed in thousands of NTD (Except as otherwise indicated)

					As of Decemb	er 31, 2021		
	Marketable securities	Relationship with the	General		Book value			Footnote
Securities held by	(Note 1)	securities issuer (Note 2)	ledger account	Number of shares	(Note 3)	Ownership (%)	Fair value	(Note 4)
FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS &	Ultimate parent company	Current financial assets at fair value	12,169,610 \$	983,305	0.21 \$	983,305	
FORMOSA TAFFETA CO., LTD.	FIBRE CORPORATION PACIFIC ELECTRIC WIRE	_	through other comprehensive income Current financial assets at fair value	35	_	_	_	
101010011111111111111111111111111111111	AND CABLE CO., LTD.		through other comprehensive income					
FORMOSA TAFFETA CO., LTD.	FORMOSA PLASTICS	Other related party	Current financial assets at fair value	640	67	-	67	
FORMOSA TAFFETA CO., LTD.	CORPORATION NAN YA PLASTICS	Other related party	through other comprehensive income Current financial assets at fair value	482.194	41.179	0.01	41.179	
TORMOSA TAITETA CO., ETD.	CORPORATION	Other related party	through other comprehensive income	402,194	41,179	0.01	41,179	
FORMOSA TAFFETA CO., LTD.	ASIA PACIFIC	Other related party	Current financial assets at fair value	10,000,000	464,900	2.35	464,900	
FORMOSA TAFFETA CO., LTD.	INVESTMENT CO. (APIC) NAN YA TECHNOLOGY CORPORATION	Other related party	through other comprehensive income Non-current financial assets at fair value through other comprehensive	7,711,010	602,230	0.25	602,230	
FORMOSA TAFFETA CO., LTD.	FORMOSA	04	income Non-current financial assets at fair	365,267,576	35.029.160	3.83	35.029.160	
FORMOSA TAFFETA CO., LID.	PETROCHEMICAL CORP.	Other related party	value through other comprehensive income	303,207,370	33,029,100	3.63	33,029,100	
FORMOSA TAFFETA CO., LTD.	SYNTRONIX CORPORATION	-	Non-current financial assets at fair value through other comprehensive income	234,166	12,885	0.54	12,885	
FORMOSA TAFFETA CO., LTD.	TOA RESIN CORPORATION LIMITED	Other related party	Non-current financial assets at fair value through other comprehensive income	14,400	46,428	10.00	46,428	
FORMOSA TAFFETA CO., LTD.	SHIN YUN GAS CO., LTD.	-	Non-current financial assets at fair value through other comprehensive income	852,120	28,313	1.20	28,313	
FORMOSA TAFFETA CO., LTD.	WK TECHNOLOGY FUND IV LIMITED	-	Non-current financial assets at fair value through other comprehensive income	337,183	503	3.17	503	
FORMOSA TAFFETA CO., LTD.	FG INC	Other related party	Non-current financial assets at fair value through other comprehensive income	600	240,229	3.00	240,229	

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

For the year ended December 31, 2021

Table 2

Expressed in thousands of NTD (Except as otherwise indicated)

					As of Decemb	per 31, 2021		
	Marketable securities	Relationship with the	General		Book value			Footnote
Securities held by	(Note 1)	securities issuer (Note 2)	ledger account	Number of shares	(Note 3)	Ownership (%)	Fair value	(Note 4)
FORMOSA TAFFETA CO., LTD.	NKFG	Other related party	Non-current financial assets at fair value through other comprehensive income	5,540,000 \$	39,706	2.50 \$	39,706	
FORMOSA TAFFETA CO., LTD.	FORMOSA HA TINH (CAYMAN) LIMITED	Other related party	Non-current financial assets at fair value through other comprehensive income	209,010,676	4,512,624	3.85	4,512,624	
FORMOSA DEVELOPMENT CO., LTD.	FORMOSA TAFFETA CO., LTD.	Parent company	Non-current financial assets at fair value through other comprehensive income	2,193,228	63,933	0.13	63,933	

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

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

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

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

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

For the year ended December 31, 2021

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

Differences in transaction terms compared to third party transactions

			Transaction					(N	ote 1)	Notes/accounts receivable (payable)				
		Relationship with the				Percentage of							Percentage of	Footnote
Purchaser/seller	Counterparty	counterparty	Purchases (sales)	,	Amount	total purchases (sales)	Credit term	Unit price	Credit term	Balanc	e		total notes/accounts receivable (payable)	(Note 2)
FORMOSA TAFFETA CO., LTD.	QUANG VIET	Associate	Sales	(\$	286,180) (1.17)			-	Accounts receivable	\$	15,599	0.69	(* * * * * * * * * * * * * * * * * * *
,	ENTERPRISE CO., LTD.				, , ,	ŕ	transfer 60 days					ŕ		
FORMOSA TAFFETA CO., LTD.	YUGEN YUEH CO., LTD.	Other related party	Sales	(192,900) (0.79)	after delivery Pay 120 days after delivery	-	-	Accounts receivable		53,332	2.35	
FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA DONG	Subsidiary	Sales	(236,515) (0.97)	60 days after	-	-	Accounts receivable		56,300	2.48	
FORMOSA TAFFETA CO., LTD.	NAI CO LTD. FORMOSA PETROCHEMICAL CORP.	Other related party	Purchases		9,640,038	48.05	monthly Pay every 15 days by mail	-	-	Accounts payable	(425,208)	51.13)	
FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS & FIBRE CORPORATION	Ultimate parent company	Purchases		1,395,375	6.95	transfer Draw promissory	-	-	Notes payable	(318,392)	70.90)	
							notes due in 2 months after inspection			Accounts payable	(163,800)	19.70)	
FORMOSA TAFFETA CO., LTD.	NAN YA PLASTICS CORPORATION	Other related party	Purchases		740,561	3.69	Pay every 15 days by mail transfer	-	-	Accounts payable	(60,118)	7.23)	
FORMOSA TAFFETA CO., LTD.	FORMOSA PLASTICS CORP.	Other related party	Purchases		202,841	1.01	Pay every 15 days by mail transfer	-	-	Accounts payable	(13,651)	1.64)	
FORMOSA TAFFETA (ZHONG SHAN)	FORMOSA TAFFETA	Associate	Sales	(352,567) (20.16)	60 days after	-	-	Accounts receivable		103,585	32.77	
CO LTD. FORMOSA TAFFETA (ZHONG SHAN) CO LTD.	(CHANGSHU) CO LTD. FORMOSA TAFFETA CO., LTD.	Parent company	Sales	(113,968) (6.52)	monthly 60 days after monthly	-	-	Accounts receivable		21,287	6.74	
FORMOSA TAFFETA (ZHONG SHAN)	FORMOSA INDUSTRY CO.,	Associate	Purchases		163,046	14.28	60 days after	-	-	Accounts payable	(32,822)	46.09)	
CO., LTD. FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	LTD NAN YA POLYESTER FIBER (KUNSHAN) CORP.	Other related party	Purchases		126,957	11.12	monthly 60 days after monthly	-	-	Accounts payable	(28,958)	40.66)	

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

For the year ended December 31, 2021

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

Differences in transaction terms compared to third party transactions

			Transaction						Note 1)	Notes/accounts receivable (payable)				
		Relationship with the	;			Percentage of otal purchases							Percentage of total notes/accounts	Footnote
Purchaser/seller	Counterparty	counterparty	Purchases (sales)	Amount	(sales)	Credit term	Unit price	Credit term	Balanc	e		receivable (payable)	(Note 2)
FORMOSA TAFFETA VIETNAM CO.,	KWANG VIET	Other related party	Sales	(\$	139,711) (5.94)	60 days after	\$ -	-	Accounts receivable	\$	50,290	10.74	
LTD.	GARMENT CO., LTD.						monthly billings							
FORMOSA TAFFETA VIETNAM CO.,	FORMOSA INDUSTRY CO.,	Associate	Purchases		258,389	14.79	60 days after	-	-	Accounts payable	(38,453) (19.22)	
LTD.	LTD						monthly							
FORMOSA TAFFETA DONG NAI CO.,	FORMOSA TAFFETA	Associate	Sales	(377,718) (8.75)	60 days after	-	-	Accounts receivable		183,293	16.98	
LTD. FORMOSA TAFFETA DONG NAI CO	VIETNAM CO., LTD. KWANG VIET	Other related party	Sales	(170,501) (3.95)	monthly 60 days after			Accounts receivable		30,079	2.79	
LTD.	GARMENT CO., LTD.	Office related party	Sales	(170,501) (3.73)	monthly	-	-	Accounts receivable		30,077	2.17	
FORMOSA TAFFETA DONG NAI CO.,	FORMOSA TAFFETA	Associate	Sales	(103,649) (2.40)		_	-	Accounts receivable		19,241	1.78	
LTD.	(ZHONG SHAN) CO., LTD.						monthly							
FORMOSA TAFFETA DONG NAI CO.,	FORMOSA INDUSTRY CO.,	Associate	Purchases		640,708	19.88	60 days after	-	-	Accounts payable	(125,968) (53.94)	
LTD.	LTD				121.076	12.20	monthly				,	55.050	22.20	
FORMOSA TAFFETA DONG NAI CO.,	FORMOSA CHEMICALS &	Ultimate parent	Purchases		431,076	13.38	60 days after	-	-	Accounts payable	(77,968) (33.39)	
LTD. FORMOSA TAFFETA DONG NAI CO.,	FIBRE CORPORATION NAN YA PLASTICS CORP.	company Other related party	Purchases		154,038	4.78	monthly 60 days after			Accounts payable	(17,451) (7.47)	
LTD.	NAN TATLASTICS CORT.	Office related party	ruichases		134,030	4.76	monthly	-	-	Accounts payable	(17,431)	7.47)	
FORMOSA TAFFETA (CHANGSHU)	JIAXING QUANG VIET	Other related party	Sales	(116,810) (8.56)		-	-	Accounts receivable		1,615	0.89	
CO., LTD.	GARMENT CO., LTD.	1 ,					transfer 60 days							
							after delivery							

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

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

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

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

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

For the year ended December 31, 2021

Table 4

Expressed in thousands of NTD (Except as otherwise indicated)

		Relationship	Balance as at December	per 31,	_	Overdue rec	eivables		t collected uent to the	Allowance for
Creditor	Counterparty	with the counterparty	2021 (Note 1)		Turnover rate	Amount	Action taken	balance	sheet date	doubtful accounts
FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	FORMOSA TAFFETA (CHANG SHU) CO., LTD.	Associate	\$ 10	03,585	3.46	-	-	\$	46,493	-
FORMOSA TAFFETA DONG NAI CO., LTD.	FORMOSA TAFFETA VIETNAM CO., LTD.	Associate	18	83,293	3.41	-	-		70,496	-

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

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

Significant inter-company transactions during the reporting period

For the year ended December 31, 2021

Table 5

Expressed in thousands of NTD (Except as otherwise indicated)

Transaction

Number			Relationship				Percentage of consolidated total operating
(Note 1)	Company name	Counterparty	(Note 2)	General ledger account	 Amount	Transaction terms	revenues or total assets (Note 3)
0	FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS &	1	Purchases	\$ 1,395,375	Draw promissory notes due in	4.25
		FIBRE CORPORATION				2 months after inspection	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS &	1	Notes payable	318,392	Draw promissory notes due in	0.39
		FIBRE CORPORATION				2 months after inspection	
0	FORMOSA TAFFETA CO., LTD.	FORMOSA CHEMICALS &	1	Accounts payable	163,800	Draw promissory notes due in	0.20
		FIBRE CORPORATION				2 months after inspection	

- Note 1: The numbers filled in for the transaction company in respect of inter-company transactions are as follows:
 - (1) Parent company is '0'.
 - (2) The subsidiaries are numbered in order starting from '1'.
- Note 2: Relationship between transaction company and counterparty is classified into the following three categories:
 - (1) Parent company to subsidiary.
 - (2) Subsidiary to parent company.
 - (3) Subsidiary to subsidiary.
- Note 3: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on accumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.
- Note 4: The amount of transactions which is listed in the table is determined by its material.

Information on investees

For the year ended December 31, 2021

Table 6

LTD.

Expressed in thousands of NTD

(Except as otherwise indicated)

										, 1	,
				Initial invest	ment amount	Shares he	eld as at December	31, 2021	Net profit (loss) of the investee for the year	Investment income (loss) recognized by the company for the year	
	Investee			Balance as at	Balance as at				•	ended December 31, 2021	
Investor	(Notes 1 and 2)	Location	Main business activities	December 31, 2021	December 31, 2020	Number of shares	Ownership (%)	Book value	(Note 2(2))	(Note 2(3))	Footnote
FORMOSA TAFFETA CO., LTD.	FORMOSA DEVELOPMENT CO., LTD.	Taiwan	Handling urban land consolidation, development, rent and sale of industrial plants, residences and building	\$ 114,912	\$ 114,912	16,100,000	100.00	\$ 186,160	(\$ 12,652)	(\$ 14,846)	
FORMOSA TAFFETA CO., LTD.	FORMOSA ADVANCED TECHNOLOGIES CO., LTD.	Taiwan	IC assembly, testing and modules	1,762,711	1,762,711	135,686,472	30.68	5,135,358	1,557,008	477,748	
FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA (HONG KONG) CO., LTD.	Hong Kong	Sale of spun fabrics and filament textile	1,356,862	1,356,862	-	100.00	1,202,931	26,029	26,029	
FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA VIETNAM CO., LTD.	Vietnam	Production, processing, further processing various yam and cotton cloth, and dyeing and finishing clothes, curtains, towels, bed covers and carpets	1,709,221	1,709,221	-	100.00	2,095,015	37,801	37,801	
FORMOSA TAFFETA CO., LTD.	QUANG VIET ENTERPRISE CO., LTD.	Taiwan	Processing and producion of ready-to-wear, processing and trading of cotton cloth, and import and export of the aforementioned products	213,771	213,771	18,595,352	17.99	1,237,283	630,502	144,254	
FORMOSA TAFFETA CO., LTD.	FORMOSA TAFFETA DONG NAI CO., LTD.	Vietnam	Production, processing and sale of various dyeing and finishing textiles and yarn	2,590,434	2,590,434	-	100.00	2,524,546	335,275	335,275	
FORMOSA TAFFETA CO., LTD.	FORMOSA INDUSTRIES CORPORATION	Vietnam	Synthetic fiber, spinning, weaving, dyeing and finishing and electricity generation	1,987,122	1,987,122	-	10.00	1,825,888	1,402,858	140,286	
FORMOSA TAFFETA CO.,	SCHOELLER TEXTIL AG	Switzerland	Textile R&D, production and sales	1,285,507	1,285,507	21,874	50.00	1,030,378	(277,882)	(169,034)	

Information on investees

For the year ended December 31, 2021

Table 6 Expressed in thousands of NTD

(Except as otherwise indicated)

Investment income (loss)

				Initial invest	ment amount	Shares he	eld as at December 3	31, 2021	Net profit (loss) of the investee for the year	recognized by the company for the year	
Investor	Investee (Notes 1 and 2)	Location	Main business activities	Balance as at December 31, 2021	Balance as at December 31, 2020	Number of shares	Ownership (%)	Book value	ended December 31, 2021 (Note 2(2))	ended December 31, 2021 (Note 2(3))	Footnote
FORMOSA TAFFETA CO., LTD.	NAN YA PHOTONICS INCORPORATION	Taiwan	Manufacturing, installing, and supervising the engineer design of LED illumination systems/illumination	\$ 263,327	\$ 263,327	7,013,871	15.22	\$ 290,161	\$ 95,906	\$ 14,594	
FORMOSA DEVELOPMENT CO., LTD.	FORMOSA ADVANCED TECHNOLOGIES CO., LTD.	Taiwan	IC assembly, testing and modules	21,119	21,119	469,500	0.11	17,577	1,557,008	1,868	
FORMOSA DEVELOPMENT CO., LTD.	PUBLIC MORE INTERNATIONAL COMPANY LTD.	Taiwan	Employment service, manpower allocation and agency service etc	5,000	5,000	-	100.00	14,053	5,797	5,797	
PUBLIC MORE INTERNATIONAI COMPANY LTD.	QUANG VIET L ENTERPRISE CO., LTD.	Taiwan	Processing and producion of ready-to-wear, processing and trading of cotton cloth, and import and export of the	1,069	1,069	10,000	0.01	1,070	630,502	75	

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

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

- (1)The columns of 'Investee', 'Location', 'Main business activities', Initial investment amount' and 'Shares held as at December 31, 2021' should fill orderly in the Company's (public company's) information on investees and every directly or indirectly controlled investee's investment information, and note the relationship between the Company (public company) and its investee each (ex. direct subsidiary or indirect subsidiary) in the 'footnote' column.

 (2)The 'Net profit (loss) of the investee for the year ended December 31, 2021' column should fill in amount of net profit (loss) of the investee for this period.
- (3)The 'Investment income (loss) recognized by the Company for the year ended December 31, 2021' column should fill in the Company (public company) recognized investment income (loss) of its direct subsidiary and recognized investment income (loss) of its investee accounted for under the equity method for this period. When filling in recognized investment income (loss) of its direct subsidiary, the Company (public company) should confirm that direct subsidiary's net profit (loss) for this period has included its investment income (loss) which shall be recognized by regulations.

Information on investments in Mainland China

For the year ended December 31, 2021

Table 7 Expressed

Expressed in thousands of NTD (Except as otherwise indicated)

							Amoun	t remitted	d from Taiwan					In	vestment		Α	Accumulated	
					A	ccumulated	to	Mainlan	d China/			Net income		ince	ome (loss)			amount of	
					ä	amount of	An	nount rem	nitted back	Αc	ccumulated amount	of investee	Ownership	recog	nized by the	Book value of		investment	
					ren	nittance from	to Tair	wan for tl	he year ended	o	of remittance from	for the year	held by the	Com	pany for the	investments in	inc	come remitted	
				Investment	,	Taiwan to	D	ecember	31, 2021	T	aiwan to Mainland	ended	Company	ye	ar ended	Mainland China	bac	ck toTaiwan as	
Investee in Mainland				method	Mair	nland China as	Remi	tted to	Remitted back		China as of	December	(direct or	Dec	ember 31,	as of December	of l	December 31,	
China	Main business activities	Paid-	in capital	(Note 1)	of Ja	nuary 1, 2021	Mainlar	d China	to Taiwan	D	December 31, 2021	31, 2021	indirect)	2021	(Note 2)	31, 2021		2021	Footnote
FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	Production and sale of polyester and polyamide fabrics	\$	1,402,085	(1)	\$	1,402,085	\$	-	\$ -	\$	1,402,085	\$ 144,023	100.00	\$	144,023	\$ 1,923,461	\$	43,914	Note 3
FORMOSA TAFFETA (CHANGSHU) CO., LTD	Weaving and dyeing as well as post dressing of high-grade loomage face fabric		1,302,019	(2)		1,334,739		-	-		1,334,739	24,149	100.00		24,149	1,091,320			Note 4
CHANG SHU YU YUAN DEVELOPMENT CO., LTD.			70,788	(2)		-		-	-		-	2,379	40.78		970	17,478		-	Note 5

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

- (1) Directly invest in a company in Mainland China.
- (2) Through investing in an existing company in the third area, which then invested in the investee in Mainland China.
- (3) Others
- Note 2: The amount of 'Investment income (loss) recognized by the Company for the year ended December 31, 2021 was derived from financial statements which were audited by independent auditors.
- Note 3: The Company's paid-in capital and accumulated amount of remittance from Taiwan to Mainland China as of January 1, 2021 and December 31, 2021 are both US\$46,400,000 (remitted out US\$46,388,800 and equipment amounted to
- Note 4: The Company's paid-in capital and accumulated amount of remittance from Taiwan to Mainland China as of January 1, 2020 is US\$42,000,000. Formosa Taffeta (Changshu) Co., Ltd. reduced its capital amounting to US\$900,000 and divided the housing land to establish a new company named Changshu Fushun Enterprise Management Co., Ltd. in March 2015. Thus, the original currency of paid-in capital and accumulated amount of remittance from Taiwan as of December 31, 2020 was US\$41,100,000.
- Note 5: Chang Shu Yu Yuan Development Co., Ltd. was merged with Chang Shu Fushan Enterprise Management Co., Ltd. in the third quarter of 2015, with Chang Shu Yu Yuan Development Co., Ltd. as the surviving company and its paid capital is RMB\$13,592,920.

		Investment amount	Ceiling on		
		approved by the	investments in		
		Investment	Mainland China		
	Accumulated amount of	Commission of the	imposed by the		
	remittance from Taiwan to	Ministry of	Investment		
	Mainland China	Economic Affairs	Commission of		
Company name	as of December 31, 2021	(MOEA)	MOEA		
FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	\$ 1,402,085	\$ 1,284,816	\$ 37,346,315		
FORMOSA TAFFETA (CHANGSHU) CO., LTD.	1,334,739	1,162,980	37,346,315		

Note:

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

 (3)The original currency of paid-in capital was translated at USD:TWD = 1:27.69

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

For the year ended December 31, 2021

Table 8

Expressed in thousands of NTD

(Except as otherwise indicated)

	Sale (purch	nase)	Proper	ty	Accounts receiva	ble	Provision of ende	orsements/guarantees	Financing						
									Maximum balance during the year			Interest during the year			
					Balance at		Balance at		ended	Balance at		ended			
Investee in Mainland China	Amount	%	Amount	%	December 31, 2021	%	December 31, 2021	Purpose	December 31, 2021	December 31, 2021	Interest rate	December 31, 2021	Others		
FORMOSA TAFFETA (ZHONG SHAN) CO., LTD.	\$ 12,151	0.05	\$ -	-	- \$ 5,982	0.26	\$ 913,440	For short-tem loans from financial institutions	\$ -	\$ -	-	\$ -			
FORMOSA TAFFETA (CHANGSHU) CO., LTD.	22,958	0.09	-	-	2,415	0.11	1,522,40	For short-tem loans from financial institutions	-	-	-	-			

Information on Major Shareholders

December 31, 2021

Table 9

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