TON YI INDUSTRIAL CORP. AND SUBSIDIARIES
CONSOLIDATED FINANCIAL STATEMENTS AND INDEPENDENT AUDITORS' REVIEW REPORT SEPTEMBER 30, 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' REVIEW REPORT

To the Board of Directors and Stockholders of Ton Yi Industrial Corp.

Introduction

We have reviewed the accompanying consolidated balance sheets of Ton Yi Industrial Corp. and subsidiaries (the "Group") as of September 30, 2021 and 2020, and the related consolidated statements of comprehensive income for the three-month and nine-month periods then ended, as well as the consolidated statements of changes in equity and of cash flows for the nine-month periods then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies. Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" as endorsed by the Financial Supervisory Commission. Our responsibility is to express a conclusion on these consolidated financial statements based on our reviews.

Scope of Review

Except as explained in the following paragraph, we conducted our reviews in accordance with the Statement of Auditing Standards No. 65, "Review of Financial Information Performed by the Independent Auditor of the Entity" in the Republic of China. A review of consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Basis for Qualified Conclusion

As described in Note 4(3), the financial statements and the information disclosed in Note 13 of certain non-significant subsidiaries were not reviewed by independent auditors. Those statements reflect total assets of NT\$11,217,228 thousand and NT\$9,963,639 thousand, constituting 29.08% and 28.59% of the consolidated total assets, and total liabilities of NT\$2,525,979 thousand and NT\$2,568,560 thousand, constituting 13.86% and 16.94% of the consolidated total liabilities as at September 30, 2021 and 2020, respectively and total comprehensive income of NT\$154,636 thousand, NT\$260,461 thousand, NT\$412,418 thousand and NT\$492,760 thousand, constituting 21.19%, 27.06%, 35.55% and 71.63% of

the consolidated total comprehensive income for the three-month and nine-month periods then ended, respectively.

Qualified Conclusion

Based on our reviews, except for the adjustments to the consolidated financial statements, if any, as might have been determined to be necessary had the financial statements and the information disclosed in Note 13 of certain non-significant subsidiaries been reviewed by independent auditors, that we might have become aware of had it not been for the situation described above, nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of the Group as at September 30, 2021 and 2020, and of its consolidated financial performance for the three-month and nine-month periods then ended and its consolidated cash flows for the nine-month periods then ended in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and International Accounting Standard 34, "Interim Financial Reporting" as endorsed by the Financial Supervisory Commission.

Lin, Yung-Chih

Independent Auditors

Liu, Tzu-Meng

PricewaterhouseCoopers, Taiwan Republic of China November 9, 2021

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.

TON YI INDUSTRIAL CORP. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

SEPTEMBER 30, 2021, DECEMBER 31, 2020 AND SEPTEMBER 30, 2020

(Expressed in thousands of New Taiwan dollars)

(The consolidated balance sheets as of September 30, 2021 and 2020 are reviewed, not audited)

				September 30, 2021			December 31, 2		September 30, 2020		
	Assets	Notes	_	AMOUNT	%	_	AMOUNT	%	_	AMOUNT	%
	Current assets										
1100	Cash and cash equivalents	6(1)	\$	3,132,999	8	\$	2,478,435	7	\$	2,278,190	7
1150	Notes receivable, net	6(2)(3), 8 and									
		12		670,690	2		600,422	2		590,273	2
1170	Accounts receivable, net	6(2) and 12		2,924,783	8		1,470,871	4		1,827,469	5
1180	Accounts receivable - related	6(2) and 7									
	parties			1,579,900	4		1,137,375	4		1,563,030	5
1200	Other receivables			172,106	-		84,506	-		98,261	-
1220	Current income tax assets	6(26)		39,651	-		49,109	-		39,656	-
130X	Inventories	5(2) and 6(4)		5,689,873	15		3,264,307	10		3,203,500	9
1410	Prepayments			582,846	1		398,065	1		501,625	1
1476	Other current financial assets			1,457			6,553			6,081	
11XX	Total current assets			14,794,305	38		9,489,643	28		10,108,085	29
	Non-current assets										
1517	Non-current financial assets at	6(5)									
	fair value through other										
	comprehensive income			105,638	-		68,246	-		50,435	-
1600	Property, plant and equipment	6(6) and 7		20,252,174	53		21,172,439	62		21,094,254	61
1755	Right-of-use assets	6(7) and 7		2,306,959	6		2,508,192	7		2,528,435	7
1760	Investment property, net	6(9)		93,796	-		99,460	-		99,256	-
1780	Intangible assets	6(10)		310,146	1		324,193	1		332,565	1
1840	Deferred income tax assets	6(26)		622,274	2		580,658	2		558,814	2
1915	Prepayments for business										
	facilities			45,048	-		99,538	-		37,488	-
1920	Guarantee deposits paid	7		25,720	-		24,952	-		27,446	-
1990	Other non-current assets, other	rs		12,112			14,871			13,106	
15XX	Total non-current assets			23,773,867	62		24,892,549	72		24,741,799	71
1XXX	Total assets		\$	38,568,172	100	\$	34,382,192	100	\$	34,849,884	100

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TON YI INDUSTRIAL CORP. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

SEPTEMBER 30, 2021, DECEMBER 31, 2020 AND SEPTEMBER 30, 2020

(Expressed in thousands of New Taiwan dollars)

(The consolidated balance sheets as of September 30, 2021 and 2020 are reviewed, not audited)

		Sep		September 30, 20	21		December 31, 20	20	September 30, 20	020
	Liabilities and Equity	Notes	_	AMOUNT	%		AMOUNT	%	AMOUNT	%
	Current liabilities		_							
2100	Short-term borrowings	6(3)(11) and 8	\$	3,865,720	10	\$	1,848,141	5	\$ 2,229,640	6
2110	Short-term notes and bills	6(12)								
	payable	, ,		1,399,757	4		_	_	639,716	2
2130	Current contract liabilities	6(19) and 7		75,696	_		62,930	_	93,039	_
2150	Notes payable	, ,		284	_		, <u>-</u>	_	2,339	_
2170	Accounts payable			1,213,998	3		1,181,043	4	1,230,214	4
2180	Accounts payable - related	7		, ,			, ,		, ,	
	parties			205,071	1		158,989	1	165,625	1
2200	Other payables			1,540,886	4		1,407,532	4	1,318,798	4
2220	Other payables - related parties	7		86,054	_		83,527	_	147,447	_
2230	Current income tax liabilities	6(26)		167,472	_		8,280	_	139,509	_
2280	Lease liabilities, current	7		214,748	1		226,363	1	213,321	1
2305	Other current financial			,			,		,	
	liabilities			26,310	_		25,711	_	25,051	_
2365	Current refund liabilities			13,325	_		10,712	_	10,084	_
21XX	Total current liabilities		_	8,809,321	23		5,013,228	15	6,214,783	18
	Non-current liabilities					_				
2540	Long-term borrowings	6(13)		6,750,000	17		6,520,000	19	6,200,000	18
2550	Non-current provisions	6(14)		82,346	_		81,204	-	80,830	-
2570	Deferred income tax liabilities	6(26)		596,023	2		558,942	2	538,198	1
2580	Lease liabilities, non-current	7		1,636,095	4		1,812,504	5	1,823,070	5
2630	Long-term deferred revenue	•		30,249			30,543	-	34,281	_
2640	Net defined benefit liabilities,	6(15)		30,219			30,313		31,201	
20.0	non-current	0(10)		287,520	1		316,693	1	244,552	1
2645	Guarantee deposits received			29,054	_		24,745	_	24,029	_
25XX	Total non-current			27,031		_	21,713		21,025	
231111	liabilities			9,411,287	24		9,344,631	27	8,944,960	25
2XXX	Total liabilities			18,220,608	47	_	14,357,859	42	15,159,743	43
2717171	Equity attributable to owners of	,		10,220,000	47		14,557,657	42	13,137,743	45
	parent									
	Share capital									
3110	Common stock	6(16)		15,791,453	41		15,791,453	46	15,791,453	45
3200	Capital surplus	6(17)		231,690	1		231,690	1	231,168	1
3200	Retained earnings	6(18)		231,070	1		231,070	1	231,100	1
3310	Legal reserve	0(10)		1,878,827	5		1,793,153	5	1,793,153	5
3320	Special reserve			1,811,806	5		1,922,076	6	1,922,076	6
3350	Unappropriated retained			1,011,000	5		1,722,070	O	1,722,070	O
3330	earnings			1,397,536	3		856,723	2	857,507	2
3400	Other equity interest		(1,948,323)(5)	(1,811,806)(5)		
31XX	Equity attributable to		\ <u> </u>	1,740,323)()	'—	1,011,000)()	(()
317474	owners of the parent			19,162,989	50		18,783,289	55	18,472,116	53
36XX	Non-controlling interests			1,184,575	3		1,241,044	3		
	Ü		_						1,218,025	<u>4</u>
3XXX	Total equity	0	_	20,347,564	53	_	20,024,333	58	19,690,141	57
	Significant contingent liabilities	9								
	and unrecognized contract									
2V2V	commitments Total liabilities and agaits:		φ	20 560 170	100	Φ	24 200 100	100	¢ 24 040 004	100
3X2X	Total liabilities and equity		\$	38,568,172	100	\$	34,382,192	100	\$ 34,849,884	100

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

TON YI INDUSTRIAL CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2021 AND 2020 (Expressed in thousands of New Taiwan dollars, except earnings per share) (REVIEWED, NOT AUDITED)

		Three months ended September 30						Nine months ended September 30				
			_	2021			2020		2021		2020	
	Items	Notes		AMOUNT	%	A	AMOUNT	%	AMOUNT	%	AMOUNT	%
4000	Operating revenue	6(19) and 7	\$	11,686,431	100	\$	9,077,260	100	\$ 30,409,190	100	\$ 23,043,435	100
5000	Operating costs	6(4)(9)(10)(15)(24)(25)	5)									
		and 7	(9,975,816)(86)((7,659,498)(85)	26,495,728)(87)((20,235,402)(88)
5900	Gross profit from operations		_	1,710,615	14		1,417,762	15	3,913,462	13	2,808,033	12
	Operating expenses	6(9)(10)(15)(24)(25),	7									
		and 12										
6100	Selling expenses		(444,418)(4)((330,202)(3)(1,135,959)(4)(851,047)(3)
6200	Administrative expenses		(398,278)(3)((332,728)(4)	1,047,637)(4)(851,865)(4)
6450	Expected credit losses		(12,408)	- ((3,587)		16,876)	((46)	
6000	Total operating expenses		(855,104)(7)((666,517)(7)	2,200,472)(8)((_1,702,958)(<u>7</u>)
6900	Operating income		_	855,511	7		751,245	8	1,712,990	5	1,105,075	5
	Non-operating income and expenses											
7100	Interest income	6(20)		12,397	-		7,416	-	29,623	-	17,557	-
7010	Other income	6(5)(8)(9)(21)		28,093	-		69,770	1	84,750	-	127,688	1
7020	Other gains and losses	6(7)(22) and 12		5,944	-		9,816	- (24,613)	-	26,064	-
7050	Finance costs	6(3)(6)(7)(23) and 7	(43,916)	- ((48,807)		129,626)	((158,735)(1)
7000	Total non-operating income and expenses			2,518			38,195	1	39,866)		12,574	
7900	Profit before income tax			858,029	7		789,440	9	1,673,124	5	1,117,649	5
7950	Income tax expense	6(26)	(183,330)(1)((186,890)(2)	364,730)(1)(295,110)(1)
8200	Profit for the period		\$	674,699	6	\$	602,550	7	\$ 1,308,394	4	\$ 822,539	4

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TON YI INDUSTRIAL CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2021 AND 2020 (Expressed in thousands of New Taiwan dollars, except earnings per share) (REVIEWED, NOT AUDITED)

				Three months ended September 30					Nine months ended September 30				
				2021			2020		2021	_	2020		
	Items	Notes	A	MOUNT	%	A	MOUNT	%	AMOUNT	%	AMOUNT	%	
	Other comprehensive income												
	Components of other comprehensive income that will												
	not be reclassified to profit or loss												
8316	Unrealized gain (loss) from investments in equity 6(5)												
	instruments measured at fair value through other												
	comprehensive income		\$	23,643	-	(\$	2,659)	-	\$ 37,392	-	(\$ 46,924	+) -	
	Components of other comprehensive income that will												
	be reclassified to profit or loss												
8361	Exchange differences on translation			31,560			362,754	4	(185,608)		(87,685	<u>5</u>)(<u>1</u>)	
8300	Other comprehensive income (loss) for the period		\$	55,203		\$	360,095	4	(\$ 148,216)) <u> </u>	(\$ 134,609))(<u>1</u>)	
8500	Total comprehensive income for the period		\$	729,902	6	\$	962,645	11	\$ 1,160,178	4	\$ 687,930) 3	
	Profit (loss), attributable to:												
8610	Owners of the parent		\$	700,879	6	\$	602,565	7	\$ 1,353,164	4	\$ 857,50	7 4	
8620	Non-controlling interests		(26,180)		(15)		(44,770)		(34,968	3)	
			\$	674,699	6	\$	602,550	7	\$ 1,308,394	4	\$ 822,539) 4	
	Comprehensive income (loss) attributable to:											• ====	
8710	Owners of the parent		\$	753,677	6	\$	939,280	11	\$ 1,216,647	4	\$ 730,765	5 3	
8720	Non-controlling interests		(23,775)	-		23,365	-	(56,469)) -	(42,83	5) -	
			\$	729,902	6	\$	962,645	11	\$ 1,160,178	4	\$ 687,930	3	
	Earnings per share (in dollars) 6(27)												
9750	Basic		\$		0.44	\$		0.38	\$	0.86	\$	0.54	
9850	Diluted		\$		0.44	\$		0.38	\$	0.85	\$	0.54	

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

TON YI INDUSTRIAL CORP. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2021 AND 2020 (Expressed in thousands of New Taiwan dollars) (REVIEWED, NOT AUDITED)

Equity attributable to owners of the parent

					1 7	o owners of the parei				-	
				-	Retained earnings	3	Other eq	uity interest			
	Notes	Share capital - common stock	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings	Exchange differences on translation of foreign financial statements	Unrealized gain (loss) on financial assets measured at fair value through other comprehensive income	Total	Non-controlling interest	Total equity
For the nine-month period ended September 30, 2020											
Balance at January 1, 2020		\$ 15,791,453	\$ 231,168	\$1,739,515	\$ 1,378,569	\$ 597,145	(\$1,714,941)	(\$ 281,558)	\$ 17,741,351	\$1,260,860	\$ 19,002,211
Profit (loss) for the period		-	-	-	-	857,507	-	-	857,507	(34,968)	822,539
Other comprehensive loss for the period	6(5)				_ _	<u>-</u> _	(79,818_)	(46,924_)	(126,742_)	(7,867)	(134,609)
Total comprehensive income (loss)		<u>-</u> _			<u>-</u> _	857,507	(79,818_)	(46,924)	730,765	(42,835)	687,930
Distribution of 2019 net income:											
Legal reserve		-	-	53,638	-	(53,638)	-	-	-	-	-
Special reserve	6(18)	<u>-</u> _	_ _		543,507	(543,507_)		_ _			-
Balance at September 30, 2020		\$ 15,791,453	\$ 231,168	\$1,793,153	\$ 1,922,076	\$ 857,507	(\$1,794,759)	(\$ 328,482)	\$ 18,472,116	\$1,218,025	\$ 19,690,141
For the nine-month period ended September 30, 2021										'	
Balance at January 1, 2021		\$ 15,791,453	\$ 231,690	\$1,793,153	\$ 1,922,076	\$ 856,723	(\$1,501,135)	(\$ 310,671)	\$ 18,783,289	\$1,241,044	\$ 20,024,333
Profit (loss) for the period		-	-	-	-	1,353,164	-	-	1,353,164	(44,770)	1,308,394
Other comprehensive income (loss) for the period	6(5)	<u>=</u> _		<u>-</u> _	<u>-</u> _		(173,909_)	37,392	(136,517_)	(11,699_)	(148,216_)
Total comprehensive income (loss)			-		-	1,353,164	(173,909)	37,392	1,216,647	(56,469)	1,160,178
Distribution of 2020 net income:											
Legal reserve		-	-	85,674	-	(85,674)	-	-	-	-	-
Cash dividends	6(18)	-	-	-	-	(836,947)	-	-	(836,947)	-	(836,947)
Reversal of special reserve	6(18)				(110,270_)	110,270					
Balance at September 30, 2021		\$ 15,791,453	\$ 231,690	\$1,878,827	\$ 1,811,806	\$ 1,397,536	(\$1,675,044)	(\$ 273,279)	\$ 19,162,989	\$1,184,575	\$ 20,347,564

TON YI INDUSTRIAL CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2021 AND 2020 (Expressed in thousands of New Taiwan dollars) (REVIEWED, NOT AUDITED)

		For the nine-month periods ended September					
	Notes		2021		2020		
CASH FLOWS FROM OPERATING ACTIVITIES							
Profit before tax		\$	1,673,124	\$	1,117,649		
Adjustments		Ψ	1,075,121	Ψ	1,117,019		
Adjustments to reconcile profit (loss)							
Expected credit losses	12		16,876		46		
Provision (reversal of allowance) for inventory	6(4)		10,070		10		
market price decline			2,616	(4,418)		
Depreciation	6(6)(7)(9)		1,974,118	•	1,949,928		
Loss (gain) on disposal of property, plant and	6(22)		1,771,110		1,515,520		
equipment	*(==)		6,068	(4,497)		
Gain from lease modifications	6(22)	(1,310)	ì	21,504)		
Amortization	6(10)(24)	(7,238	•	7,033		
Interest income	6(20)	(29,623)	(17,557)		
Dividend income	6(5)(21)	(532)	(-		
Interest expense	6(23)	(129,626		158,735		
Changes in operating assets and liabilities	0(=2)		127,020		130,733		
Changes in operating assets							
Notes receivable		(70,276)		7,688		
Accounts receivable		Ò	1,470,322)	(72,984)		
Accounts receivable - related parties		Ò	442,525)		257,979)		
Other receivables		(87,600)		21,061)		
Inventories		(2,427,669)	(498,621		
Prepayments		Ò	184,507)	(14,654)		
Changes in operating liabilities		(101,507)	•	11,031)		
Contract liabilities, current			12,766		50,335		
Notes payable			284		244		
Accounts payable			32,955		222,188		
Accounts payable - related parties			46,082		9,834		
Other payables			163,824		122,824		
Other payables - related parties			22,869	(25,347)		
Current refund liabilities			2,613	•	68		
Long-term deferred revenue		(294)	(163)		
Net defined benefit liabilities, non-current		Ò	29,173)	ì	33,348)		
Cash (outflow) inflow generated from		\	27,173	\	<u> </u>		
operations		(652,772)		3,671,681		
Interest received		(29,623		17,557		
Dividends received			532		-		
Income tax refund			-		785		
Interest paid		(128,141)	(164,296)		
Income tax paid		(201,122)	(173,438)		
Net cash flows (used in) from operating		\	201,122)	\	113,730)		
activities		(951,880)		3,352,289		
401111105		\ <u></u>	751,000		5,552,207		

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TON YI INDUSTRIAL CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2021 AND 2020 (Expressed in thousands of New Taiwan dollars) (REVIEWED, NOT AUDITED)

		F	For the nine-month period			d September 30,
	Notes			2021		2020
CASH FLOWS FROM INVESTING ACTIVITIES						
Decrease (increase) in other current financial assets			\$	5,096	(\$	3,772)
Acquisition of property, plant and equipment	6(28)	(636,604)	(620,328)
Interest paid for acquisition of property, plant and	6(6)(23)(28)					
equipment				-	(3,146)
Proceeds from disposal of property, plant and						
equipment				20,627		12,766
Acquisition of intangible assets	6(10)			-	(1,286)
Increase in prepayments for business facilities		(362,203)	(189,373)
Interest paid for prepayments for business facilities	6(6)(23)	(137)	(82)
Increase in refundable deposits		(768)	(2,345)
Decrease (increase) in other non-current assets,						
others				2,759	(482)
Net cash flows used in investing				<u> </u>		
activities		(971,230)	(808,048)
CASH FLOWS FROM FINANCING ACTIVITIES					_	
Increase (decrease) in short-term borrowings	6(29)			2,017,579	(894,353)
Increase in short-term notes and bills payable	6(29)			1,400,000		640,000
Increase in other current financial liabilities	6(29)			599		873
Payments of lease liabilities	6(29)	(184,389)	(159,201)
Increase in long-term borrowings	6(29)	,		600,000	·	452,447
Decrease in long-term borrowings	6(29)	(370,000)	(1,652,447)
Increase in guarantee deposits received	6(29)			4,309		1,060
Cash dividends paid	6(17)	(836,947)		-
Net cash flows from (used in) financing						
activities				2,631,151	(1,611,621)
Effect of foreign exchange rate changes on cash and					,	
cash equivalents		(53,477)	(7,900)
Net increase in cash and cash equivalents		· <u> </u>		654,564	`	924,720
Cash and cash equivalents at beginning of period	6(1)			2,478,435		1,353,470
Cash and cash equivalents at end of period	6(1)	_	\$	3,132,999	\$	2,278,190

TON YI INDUSTRIAL CORP. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE-MONTH PERIODS ENDED SEPTEMBER 30, 2021 AND 2020

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

1. HISTORY AND ORGANIZATION

- (1) Ton Yi Industrial Corp. (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.) on April 14, 1969. The Company is primarily engaged in the manufacture, processing and sales of various cans of steel and tin plate. For the subsidiaries' scope of business, please refer to Note 4(3), 'Basis of consolidation'.
- (2) The common shares of the Company have been listed on the Taiwan Stock Exchange since January 1991.
- (3) Uni-President Enterprises Corp. holds 45.55% equity interest in the Company and is the ultimate parent company.

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 November 9, 2021.

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 as endorsed by the FSC effective from 2021 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board ("IASB")
Amendments to IFRS 4, 'Extension of the temporary exemption from applying IFRS 9'	January 1, 2021
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)
June 30, 2021'	

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

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

Amendment to IFRS 16, 'Covid-19-related rent concessions beyond June 30, 2021'

The amendment extends the application period of the practical expedient by one year to cover COVID-19-related rent concessions that reduce only lease payments originally due on or before June 30, 2022, provided that all specified conditions are met. The original amendment covered only lease payments originally due on or before June 30, 2021.

For the gain from changes in lease payments arising from applying the practical expedient, please refer to Note 6(7), 'Leasing arrangement—lessee'.

(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:

New Standards, Interpretations and Amendments	Effective date by IASB		
Amendments to IFRS 3, 'Reference to the conceptual framework'	January 1, 2022		
Amendments to IAS 16, 'Property, plant and equipment:	January 1, 2022		
proceeds 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) Effect of IFRSs issued by IASB but not yet endorsed by the FSC

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

New Standards, Interpretations and Amendments	Effective date by IASB
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
Amendments to IAS 1, 'Classification of liabilities as current or	January 1, 2023
non-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" and IAS 34, 'Interim Financial Reporting' as endorsed by the FSC.

(2) Basis of preparation

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

(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 of.

B. Subsidiaries included in the consolidated financial statements:

			Percentage owned by the Group (%)				
Name of investors	Name of subsidiaries	Business activities	September 30, 2021	December 31, 2020	September 30, 2020	Note	
Ton Yi Industrial Corp.	Cayman Ton Yi Industrial Holdings Ltd.	General investment	100.00	100.00	100.00	_	
Ton Yi Industrial Corp.	Tovecan Corp.	Manufacturing of cans and sales	51.00	51.00	51.00	(Note 1)	
Cayman Ton Yi Industrial Holdings Ltd.	Cayman Ton Yi Holdings Ltd.	General investment	100.00	100.00	100.00	_	
Cayman Ton Yi Industrial Holdings Ltd.	Cayman Fujian Ton Yi Industrial Holding Ltd.	General investment	100.00	100.00	100.00	_	
Cayman Ton Yi Industrial Holdings Ltd.	Cayman Jiangsu Ton Yi Industrial Holding Ltd.	General investment	100.00	100.00	100.00	_	
Cayman Ton Yi Industrial Holdings Ltd.	Wuxi Ton Yi Industrial Packing Co., Ltd.	Sale of cans	100.00	100.00	100.00	(Note 1)	
Cayman Ton Yi Industrial Holdings Ltd.	Chengdu Ton Yi Industrial Packing Co., Ltd.	Sale of cans	100.00	100.00	100.00	(Note 1)	
Cayman Ton Yi Industrial Holdings Ltd.	Changsha Ton Yi Industrial Co., Ltd.	Sale of cans	100.00	100.00	100.00	(Note 1)	
Cayman Ton Yi Holdings Ltd.	Cayman Ton Yi (China) Holdings Ltd.	General investment	100.00	100.00	100.00	_	
Cayman Fujian Ton Yi Holding Ltd.	Fujian Ton Yi Tinplate Co., Ltd.	Manufacturing of tinplate and sales	86. 80	86. 80	86. 80	_	
Cayman Jiangsu Ton Yi Holding Ltd.	Jiangsu Ton Yi Tinplate Co., Ltd.	Sale of tinplate	82. 86	82. 86	82. 86	_	
Wuxi Ton Yi Industrial Packing Co., Ltd.	Wuxi Ton Yi Daiwa Industrial Co., Ltd.	Manufacturing of cans and sales	66. 50	66. 50	66. 50	(Note 1)	
Cayman Ton Yi (China) Holdings Ltd.	Ton Yi (China) Investment Co., Ltd.	General investment	100.00	100.00	100.00	_	
Ton Yi (China) Investment Co., Ltd.	Taizhou Ton Yi Industrial Co., Ltd.	Manufacturing of PET packages and sales	100.00	100.00	100.00	_	
Ton Yi (China) Investment Co., Ltd.	Zhangzhou Ton Yi Industrial Co., Ltd.	Manufacturing of PET packages and sales	100.00	100.00	100.00	_	
Ton Yi (China) Investment Co., Ltd.	Kunshan Ton Yi Industrial Co., Ltd.	Manufacturing of PET packages and sales	100.00	100.00	100.00	_	
Ton Yi (China) Investment Co., Ltd.	Beijing Ton Yi Industrial Co., Ltd.	Manufacturing of PET packages and sales	100.00	100.00	100.00	(Note 1)	
Ton Yi (China) Investment Co., Ltd.	Huizhou Ton Yi Industrial Co., Ltd.	Manufacturing of PET packages and sales	100.00	100.00	100.00	(Note 1)	
Ton Yi (China) Investment Co., Ltd.	Chengdu Ton Yi Industrial Co., Ltd.	Manufacturing of PET packages and sales	100.00	100.00	100.00	(Note 2)	
Ton Yi (China) Investment Co., Ltd.	Sichuan Ton Yi Industrial Co., Ltd	Manufacturing of PET packages and sales	100.00	100.00	100.00	(Note 1)	
Ton Yi (China) Investment Co., Ltd.	Zhanjiang Ton Yi Industrial Co., Ltd.	Manufacturing of PET packages and sales	100.00	100.00	100.00	(Note 1)	
Ton Yi (China) Investment Co., Ltd.	Tianjin Ton Yi Industrial Co., Ltd.	Manufacturing of PET packages and sales	100.00	100.00	100.00	(Note 1)	

- (Note1) The financial statements of certain subsidiaries included in the consolidated financial statements as of September 30, 2021 and 2020 were not reviewed by independent auditors.
- (Note2) The financial statements of the subsidiary included in the consolidated financial statements as of September 30, 2020 was not reviewed by independent auditors.

The financial statements of certain non-significant subsidiaries included in the consolidated financial statements as of September 30, 2021 and 2020 were not reviewed by independent auditors. The total assets of these subsidiaries amounted to \$11,217,228 and \$9,963,639, representing 29.08% and 28.59% of the Group's consolidated total assets, and total liabilities amounted to \$2,525,979 and \$2,568,560, representing 13.86% and 16.94% of the Group's consolidated total liabilities as of September 30, 2021 and 2020, respectively, and total comprehensive income amounted to \$154,636 and \$260,461, representing 21.19% and 27.06% of the Group's consolidated total comprehensive income for the three-month periods then ended, respectively, and \$412,418 and \$492,760, representing 35.55% and 71.63% of the Group's consolidated total comprehensive income for the nine-month periods then ended, respectively.

- 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 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.

d. All foreign exchange gains and losses based on the nature of those transactions are presented in the statement of comprehensive income within "other gains and losses".

B. Translation of foreign operations

- a. The financial performance and financial position of all the group entities 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.
- b. When the foreign operation partially disposed of or sold is a subsidiary, cumulative exchange differences that were recorded in other comprehensive income are proportionately transferred to the non-controlling interest in this foreign operation. In addition, even when the Group still retains partial interest in the former foreign subsidiary after losing control of the former foreign subsidiary, such transactions should be accounted for as disposal of all interest in the foreign operation.

(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 pay off 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 paid off within the normal operating cycle;
 - b. Liabilities arising mainly from trading activities;
 - c. Liabilities that are to be paid off 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

- A. 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.
- B. 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) 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.

(8) 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 to completion and applicable variable selling expenses. When the cost of inventory is lower than net realizable value, a write down is provided and recognized in operating costs. If the circumstances that caused the write-down cease to exist, such that all or part of the write down is no longer needed, it should be reversed to that extent and recognized as deduction of operating costs.

(9) 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 and debt instruments which meet all of the following criteria:
 - a. The objective of the Group's business model is achieved both by collecting contractual cash flows and selling financial assets; and
 - b. The assets' contractual cash flows represent solely payments of principal and interest on the principal outstanding.
- 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 instruments that were recognized in other comprehensive income. Cumulative gain or loss previously recognized in comprehensive income are reclassified

to retained earnings and are not reclassified to profit or loss following the derecognition of the instrument. 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.

(10) Impairment of financial assets

For debt instruments measured at fair value through other comprehensive income and financial assets at amortized cost, 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.

(11) Derecognition of financial assets

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

- A. The contractual rights to receive cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows from 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 from the financial asset have been transferred, and the Group has not retained control of the financial asset.

(12) 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. Property, plant and equipment apply the cost model. Except for land, other property, plant and equipment are depreciated using the straight-line method to allocate their cost over their estimated useful lives. If each component of property, plant and equipment is significant, it is depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each balance sheet date. If expectations for the assets' residual values and useful lives differ from previous estimates or the consumption patterns 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:

Asset	Useful Lives				
Buildings	5 ~	55 years			
Machinery and equipment	2 ~	30 years			
Transportation equipment	3 ~	20 years			
Office equipment	2 ~	10 years			
Other equipment	2 ~	40 years			

(13) Leasing arrangements (lessor) — 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.

(14) <u>Leasing arrangements (lessee) – right-of-use assets/ lease liabilities</u>

- 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 following:
 - a. Fixed payments, less any lease incentives receivable; and
 - b. Variable lease payments that depend on an index or a rate.

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 following:
 - a. The amount of the initial measurement of lease liability;
 - b. Any lease payments made at or before the commencement date; and
 - c. Any initial direct costs incurred by the lessee.

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.

D. For lease modifications that decrease the scope of the lease, the lessee shall decrease the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognize the difference between remeasured lease liability in profit or loss.

(15) 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 20 years.

(16) Intangible assets

A. Goodwill

Goodwill arises in a business combination accounted for by applying the acquisition method.

B. Computer software

Computer software is stated at cost and amortized on a straight-line basis over its estimated useful life of 10 years.

(17) Impairment of non-financial assets

- A. 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. Except for goodwill, 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.
- B. The recoverable amounts of goodwill shall be evaluated periodically. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. Impairment loss of goodwill previously recognized in profit or loss shall not be reversed in the following years.
- C. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units, or groups of cash-generating units, that is/are expected to benefit from the synergies of the business combination.

(18) 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.

(19) 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.

(20) Derecognition of financial liabilities

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

(21) Offsetting financial instruments

Financial assets and liabilities are offset and reported at net amount on 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.

(22) Provision

Provision (decommissioning liabilities) is recognized when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated. Provision is measured at the present value of the expenditures expected to be required to settle the obligation on the balance sheet date, which is discounted using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the obligation. When discounting is used, the increase in the provision due to passage of time is recognized as interest expense.

(23) Employee benefits

A. Short-term employee benefits

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

B. Pensions

a. Defined contribution plans

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

b. Defined benefit plans

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

(c) Pension cost for the interim period is calculated on a year-to-date basis by using the pension cost rate derive`d from the actuarial valuation at the end of the prior financial year, adjusted for significant market fluctuations since that time and for significant curtailments, settlements, or other significant one-off events. Also, the related information is disclosed accordingly.

C. Employees' compensation and directors' remuneration

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

(24) Income tax

- A. The tax expense comprises current and deferred tax. Income 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 case the tax is recognized in other comprehensive income or equity.
- B. The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Group 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 shareholders 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 financial statements. 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 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 utilised. At each balance

sheet date, unrecognized and recognized deferred income tax assets are reassessed.

E. The interim period income tax expense is recognized based on the estimated average annual effective income tax rate expected for the full financial year applied to the pretax income of the interim period, and the related information is disclosed accordingly.

(25) Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.

(26) Dividends

Dividends are recorded in the Company's financial statements in the period in which they are approved by the Company's shareholders. Cash dividends are recorded as liabilities; stock dividends are recorded as stock dividends to be distributed and are reclassified to ordinary shares and share premium on the effective date of new shares issuance.

(27) Revenue recognition

Sales of goods

- A. The Group manufactures and sells tinplate, cans, and PET package products. Sales are recognized when control of the products has transferred, being when the products are delivered to the customers, the customers have full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the customers' 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 customers, and either the customers have 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 from these sales is recognized based on the price specified in the contract, net of the estimated sales discounts and volume discounts. The products are often sold with volume discounts based on estimated sales of each year. Accumulated experience is used to estimate and provide for the sales discounts and volume discounts, using the expected value method, and revenue is only recognized to the extent that it is highly probable that a significant reversal will not occur. The estimation is subject to an assessment at each reporting date. A refund liability is recognized for expected sales discounts and volume discounts payable to customers in relation to sales made until the end of the reporting period.

(28) 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 recognizes expenses for the related costs for which the grants are intended to compensate.

(29) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker, who is responsible for allocating resources and assessing

performance of the operating segments.

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

ASSUMPTION UNCERTAINTY

The preparation of these consolidated financial statements requires management to make critical judgements in applying the Group's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors. Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, and the related information is addressed below:

(1) <u>Critical judgements in applying the Group's accounting policies</u> None.

(2) Critical accounting estimates and assumptions

Evaluation of inventories

- A. As inventories are stated at the lower of cost and net realizable value, the Group must determine the net realizable value of inventories on balance sheet date using judgements and estimates. Because of the change in market demand and the sales strategy, the Group evaluates the amounts of normal inventory consumption, obsolete inventories or inventories without market selling value on the balance sheet date, and writes down the cost of inventories to the net realizable value. Such an evaluation 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.
- B. As of September 30, 2021, the carrying amount of inventories was \$5,689,873.

6. DETAILS OF SIGNIFICANT ACCOUNTS

(1) Cash and cash equivalents

	September 30, 2021		Dece	ember 31, 2020	September 30, 202				
Cash:									
Cash on hand and petty cash	\$	430	\$	478	\$	439			
Checking deposits and demand									
deposits		930, 401		736, 648		710, 897			
•		930, 831		737, 126		711, 336			
Cash equivalents:									
Time deposits		2, 202, 168		1, 741, 309		1, 566, 854			
	\$	3, 132, 999	\$	2, 478, 435	\$	2, 278, 190			

- A. The Group transacts with a variety of financial institutions all with high credit quality to diversify credit risk, so it expects that the probability of counterparty default is remote.
- B. The Group did not pledge cash and cash equivalents as collateral as at September 30, 2021, December 31, 2020 and September 30, 2020.

(2) Notes and accounts receivable, net

	Septe	ember 30, 2021	De	cember 31, 2020	Sep	otember 30, 2020
Notes receivable	\$	671, 977	\$	601, 701	\$	591, 774
Less: Allowance for doubtful						
accounts	(1, 287)	(1, 279)	(1,501)
	\$	670, 690	<u>\$</u>	600, 422	\$	590, 273
	Septe	ember 30, 2021	De	cember 31, 2020	Sep	otember 30, 2020
Accounts receivable	\$	2, 993, 089	\$	1, 522, 767	\$	1, 884, 619
Less: Allowance for doubtful						
accounts	(68, 306)	(51, 896)	(<u>57, 150</u>)
	\$	2, 924, 783	\$	1, 470, 871	\$	1, 827, 469

A. The aging analysis of notes receivable and accounts receivable (including related parties) is as follows:

		Septembe	r 30,	2021		December	r 31, 2	2020
		Notes		Accounts		Notes		Accounts
	R	eceivable		Receivable	R	Receivable]	Receivable
1 to 30 days	\$	209, 374	\$	3, 840, 626	\$	218, 750	\$	2, 086, 816
31 to 60 days		111, 359		494, 713		111,673		369, 484
61 to 90 days		171, 158		112,610		101, 239		131, 396
91 to 180 days		179,239		78, 055		169, 952		30, 200
Over 181 days		847		46, 985		87		42, 246
	\$	671, 977	\$	4, 572, 989	<u>\$</u>	601, 701	<u>\$</u>	2, 660, 142

		Septembe	r 30, 2020					
		Notes		Accounts				
	R	eceivable]	Receivable				
1 to 30 days	\$	174, 539	\$	2, 666, 565				
31 to 60 days		101, 156		580, 685				
61 to 90 days		103, 856		129,460				
91 to 180 days		212, 137		30, 382				
Over 181 days		86		40,557				
	<u>\$</u>	591, 774	<u>\$</u>	3, 447, 649				

The above aging analysis was based on credit date.

- B. As of September 30, 2021, December 31, 2020 and September 30, 2020, accounts receivable and notes receivable were all from contracts with customers. As of January 1, 2020, the balance of receivables (including related parties) from contracts with customers amounted to \$3,716,148.
- C. For notes receivable pledged to others as collateral, please refer to Note 8, "Pledged assets".
- D. 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 notes receivable and accounts receivable held by the Group was the book value.
- E. Information relating to credit risk of notes and accounts receivable is provided in Note 12(2), "Financial instruments".

(3) Transfer of financial assets

- A. Transferred financial assets that are derecognized in their entirety
 - (a) The Group entered into a factoring agreement with China Construction Bank to sell its notes receivable. Under the agreement, the Group is not obligated to bear the default risk of the transferred notes receivable, but is liable for the losses incurred on any business dispute. The Group does not have any continuing involvement in the transferred notes receivable. As of September 30, 2021, December 31, 2020 and September 30, 2020, the Group derecognized the transferred notes receivable, and the related information is as follows:

transferred notes receivable, and the related information is as follows.											
Septemb	er 30, 2021										
Notes			Interest rate of								
eceivable	Amount	Amount	amount								
ansferred	derecognized	advanced	advanced								
134, 239	<u>\$ 134, 239</u>	<u>\$ 134, 239</u>	3. 35%								
Decemb	er 31, 2020										
Notes			Interest rate of								
eceivable	Amount	Amount	amount								
ansferred	derecognized	advanced	advanced								
197, 126	<u>\$ 197, 126</u>	<u>\$ 197, 126</u>	3. 35%								
Septemb	per 30, 2020										
Notes			Interest rate of								
eceivable	Amount	Amount	amount								
ansferred	derecognized	advanced	advanced								
100, 395	<u>\$ 100, 395</u>	<u>\$ 100, 395</u>	3. 35%~3. 80%								
	Notes eceivable ansferred 134, 239 Decemb Notes eceivable ansferred 197, 126 Septemb Notes eceivable ansferred	Amount derecognized 134, 239 \$ 134, 239 December 31, 2020 Notes eccivable Amount derecognized 197, 126 \$ 197, 126 September 30, 2020 Notes eccivable Amount derecognized	Notes eceivable Amount Amount ansferred derecognized advanced 134, 239 \$ 134, 239 \$ 134, 239 December 31, 2020 Notes eceivable Amount Amount ansferred derecognized advanced 197, 126 \$ 197, 126 \$ 197, 126 September 30, 2020 Notes eceivable Amount Amount advanced ansferred derecognized advanced September 30, 2020 Notes eceivable Amount Amount ansferred derecognized advanced								

- (b) The Group has recognized financial expense (listed under "Finance costs") of \$269, \$252, \$1,588 and \$776, respectively, when transferring the derecognized notes receivable for the three-month and nine-month periods ended September 30, 2021 and 2020, respectively.
- B. Transferred financial assets that are not derecognized in their entirety
 - (a) The Group entered into a factoring agreement with Bank of China Limited to sell its notes receivable. Under the agreement, the Group is obligated to provide partial guarantees for the default risk of the transferred notes receivable. Therefore, the Group did not derecognize these notes receivable in their entirety. Related advance payments are recorded under short-term borrowings.
 - (b) As of September 30, 2021, December 31, 2020 and September 30, 2020, the information on

transferred notes receivable continued to be recognized by the Group is as follows:

	Decem	ber 31, 2020	Septer	mber 30, 2020
Carrying amount / fair value of transferred				
notes receivable	\$	21, 817	\$	98, 642
Carrying amount / fair value of advance				
payment	\$	21, 817	<u>\$</u>	98, 642

There is no such situation as of September 30, 2021.

(4) <u>Inventories</u>

			Sep	otember 30, 2021		
			All	owance for price		
		Cost	dec	line of inventories	Carrying amo	ount
Raw materials	\$	2, 113, 296	(\$	43, 814)	\$ 2,069	, 482
Raw materials in transit		330, 110		_	330	, 110
Supplies		531, 343	(5)	531	, 338
Supplies in transit		15, 178		_	15	, 178
Work in process		1, 041, 889	(8, 259)	1,033	, 630
Finished goods		1, 765, 128	(54, 993)	1,710	, 135
	\$	5, 796, 944	(<u>\$</u>	107, 071)	\$ 5,689	<u>, 873</u>
			De	cember 31, 2020		
			All	owance for price		
	ī	Cost	dec	line of inventories	Carrying amo	ount
Raw materials	\$	1, 014, 219	(\$	9, 712)	\$ 1,004	, 507
Supplies		402, 516	(64)	402	, 452
Work in process		591, 457	(14,475)	576	, 982
Finished goods		1, 361, 083	(80, 717)	1, 280	, 366
	\$	3, 369, 275	(<u>\$</u>	104, 968)	\$ 3, 264	, 307
			Sep	otember 30, 2020		
			All	owance for price		
		Cost	dec	line of inventories	Carrying amo	ount
Raw materials	\$	1, 381, 044	(\$	32, 031)	\$ 1,349	, 013
Raw materials in transit		26		_		26
Supplies		435, 414	(1, 275)	434	, 139
Supplies in transit		19, 310		_	19	, 310
Work in process		611, 118	(32, 273)	578	, 845
Finished goods		871, 297	(49, 130)	822	, 167
	\$	3, 318, 209	(<u>\$</u>	114, 709)	\$ 3,203	, 500

The cost of inventories recognized as expense for the period:

	For th	e three-month periods e	ended September 30,
		2021	2020
Cost of goods sold	\$	10, 092, 926 \$	7, 848, 581
Provision (reversal of allowance) for inventory market price decline (Note)		2,706 (113, 413)
Loss on disposal of inventory		20	164
Income from sale of scraps	(115, 927) (73, 306)
Indemnities	(3, 909) (2, 528)
	\$	9, 975, 816 \$	7, 659, 498
	For th	ne nine-month periods e	nded September 30,
		2021	2020
Cost of goods sold	\$	26, 827, 463 \$	20, 446, 570
Provision (reversal of allowance) for inventory market price decline (Note)		2,616 (4, 418)
Loss on disposal of inventory		177	654
Income from sale of scraps	(324, 284) (199, 405)
Indemnities	(10, 244) (7, 999)
	\$	26, 495, 728 \$	20, 235, 402

(Note) For the three-month and nine-month periods ended September 30, 2020, the Group reversed a previous inventory write-down as a result of the subsequent sales of inventories which were previously provided with allowance.

(5) Non-current financial assets at fair value through other comprehensive income

Items	Septe	mber 30, 2021	De	cember 31, 2020	Se	ptember 30, 2020
Equity instruments						
Listed stocks	\$	378, 917	\$	378, 917	\$	378, 917
Valuation adjustment	(273, 279)	(310, 671)	(328, 482)
	\$	105, 638	\$	68, 246	\$	50, 435

- A. The Group has elected to classify listed stocks that are considered to be strategic investment as financial assets at fair value through other comprehensive income. The fair value of such investments amounted to \$105,638, \$68,246 and \$50,435 as at September 30, 2021, December 31, 2020 and September 30, 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:

	For the three	ee-month per	riods ended	September 30,
	20	21	_	2020
Equity instruments at fair value through other comprehensive income				
Fair value change recognized in other comprehensive income (loss)	\$	23, 643	(<u>\$</u>	2, 659)
Dividend income recognized in profit (listed under "Other income")	\$	3	\$	
	For the nin	e-month per	iods ended	September 30,
	20	21		2020
Equity instruments at fair value through other comprehensive income				
Fair value change recognized in other comprehensive income (loss)	<u>\$</u>	37, 392	(<u>\$</u>	46, 924)
Dividend income recognized in profit (listed under "Other income")	\$	532	\$	

- C. The Group has no financial assets at fair value through other comprehensive income pledged to others as collateral.
- D. Information relating to credit risk of financial assets at fair value through other comprehensive income is provided in Note 12(2), "Financial instruments".

(6) Property, plant and equipment

		Land		Land		and Buildings		Machinery			Γransportation equipment	Office equipment				Other equipm	nent		Equipment under installation and construction			
	Own			vner-occupied	Owner-occ		Lease		wner-occupied	Ow	ner-occupied		ease	Ox	ner-occupied		ease		progress		Total	
Balance at January 1, 2021	OWI	ici occupicu		viier occupied	Owner occ	Lupicu	Lease		wher occupied	<u> </u>	ner occupied		case	<u> </u>	ner occupied		cusc		progress	_	Total	
Cost Accumulated depreciation Accumulated impairment	\$	615, 892 - -	\$ (9, 899, 196 5, 405, 476)	(32, 249	5, 272 \$ 9, 806) (3, 633) (1, 108, 32 909, 32 30, 54	2) (<u>4</u>)	238, 777)	-	198, 470 182, 052)			\$ (5, 887, 541 4, 590, 106)	\$ (300 271) 	\$	538, 857 - -	(64, 823, 890 43, 577, 274) 74, 177)	
	\$	615, 892	\$	4, 493, 720	\$ 14,021	1,833 \$	168, 46	1 \$	19, 219	\$	16, 418	\$	575	\$	1, 297, 435	\$	29	\$	538, 857	\$	21, 172, 439	
For the nine-month period ended September 30, 2021	_																					
Balance at January 1, 2021	\$	615, 892	\$	4, 493, 720	\$ 14,021	1,833 \$	168, 46	1 \$	19, 219	\$	16, 418	\$	575	\$	1, 297, 435	\$	29	\$	538, 857	\$	21, 172, 439	
Additions - Cost		_		3, 598	17	7, 242		_	3, 430		4,879		_		41,617		-		514, 440		585, 206	
Transferred - Cost		_		588, 716	114	4, 809	79	4	2, 264		7, 333		_		67, 688	2	2, 888	(367, 936)		416,556 (Note)	
Transferred - Accumulated depreciation		-		-		794 (79	4)	-		-		-		2, 888	(2	2, 888)		-		-	
Depreciation		-	(186, 426)	(1, 35)	7,696) (19, 83	0)(3, 240)	(4,770)	(257)	(202, 121)	(16)		-	(1, 774, 356)	
Disposal - Cost		-	(2,888)	(3	1,891)		- (3, 535)	(1, 118)		_	(43,527)		-		-	(82, 959)	
Disposal - Accumulated depreciation		-		2, 888	15	5, 036		-	3, 501		1, 117		-		33, 722		-		-		56, 264	
Net currency exchange differences			(28, 531)	(9, 989) (1, 55	<u>2</u>) (_	95)	(141)	(<u>5</u>)	(5, 506)	(1)	(5, 156)	(120, 97 <u>6</u>)	
Balance at September 30, 2021	\$	615, 892	\$	4, 871, 077	\$ 12,700	0, 138 \$	147, 07	9 \$	21, 544	\$	23, 718	\$	313	\$	1, 192, 196	\$	12	\$	680, 205	\$	20, 252, 174	
Balance at September 30, 2021	_																					
Cost	\$	615, 892	\$	10, 442, 201	\$ 46, 235	5, 835 \$	1, 098, 46	2 \$	259, 751	\$	207, 704	\$ 2	2, 019	\$	5, 926, 382	\$ 3	3, 185	\$	680, 205	\$	65, 471, 636	
Accumulated depreciation		-	(5, 571, 124)		2, 484) (921, 13		238, 207)	(183, 986)	(]	1,706)	(4, 734, 186)	(3	3, 173)		-	(45, 146, 000)	
Accumulated impairment		_			(45	3, 213) (30, 24	9)	_		_		_						_	(73, 462)	
	\$	615, 892	\$	4,871,077	\$ 12,700	0, 138 \$	147, 07	9 \$	21, 544	\$	23, 718	\$	313	\$	1, 192, 196	\$	12	\$	680, 205	\$	20, 252, 174	

(Note) Including transfer from prepayments for business facilities.

	_								nsportation		0.00				0.1			Equipment under installation and				
	Land	<u> </u>	Buildings		Machi	inery			luipment		Office equi	pm	ent	_	Other equ	npme	ent	co	nstruction			
	Owner-oc	cupied	Owner-occupied	Own	er-occupied		Lease	Owne	er-occupied	Ov	vner-occupied		Lease	Ov	vner-occupied		Lease	iı	n progress		Total	
Balance at January 1, 2020	<u>.</u>																					
Cost	\$ 61	5, 892	\$ 9,812,164	\$ 4	15, 894, 083	\$	793, 441	\$	270,092	\$	190, 353 \$	3	2, 012	\$	5, 640, 970	\$	221	\$	72,551	\$	63, 291, 779	
Accumulated depreciation		-	(5, 138, 098)	(3	30, 525, 626)	(682, 752)	(247, 204)		173, 966) (1, 103)	(4, 353, 519) (200)		-	(41, 122, 468))
Accumulated impairment				(43, 055)	(30, 138)		_				_	_	_		_		_	(73, 193))
	\$ 61	5, 892	\$ 4,674,066	\$ 1	5, 325, 402	\$	80, 551	\$	22, 888	\$	16, 387	3	909	\$	1, 287, 451	\$	21	\$	72, 551	\$	22, 096, 118	
For the nine-month period ended September 30, 2020	-																					
Balance at January 1, 2020	\$ 61	5, 892	\$ 4,674,066	\$ 1	5, 325, 402	\$	80, 551	\$	22, 888	\$	16, 387 \$	3	909	\$	1, 287, 451	\$	21	\$	72, 551	\$	22, 096, 118	
Additions - Cost		-	19, 578		120,849		-		3, 836		5, 473		-		102, 953		-		345, 065		597, 754	
Transferred - Cost		-	-		34,007		298, 783		221		419		-		96, 588		75	(206, 274)		223, 819	(Note)
Transferred - Accumulated depreciation		-	-		188, 136	(188, 136)		-		-		-		49 (49)		-		-	
Depreciation		-	(182, 156)	(1, 340, 403)	(18, 706)	(4,051)		5,777) (253)	(196, 571) (14)		-	(1, 747, 931))
Disposal - Cost		-	-	(11,905)		-	(13, 390)		1,572)		-	(50,080)		-		-	(76, 947))
Disposal - Accumulated depreciation		-	-		7, 816		-		10, 239		1, 562		-		49, 061		-		-		68, 678	
Net currency exchange differences			(15, 536)	(47, 495)	(484)	(163)	(109) (_		6)	(3, 138)			(306)	(67, 237)
Balance at September 30, 2020	\$ 61	5, 892	\$ 4,495,952	\$ 1	14, 276, 407	\$	172, 008	\$	19, 580	\$	16, 383	3	650	\$	1, 286, 313	\$	33	\$	211,036	\$	21, 094, 254	
Balance at September 30, 2020																						
Cost	\$ 61	5, 892	\$ 9,808,495	\$ 4	15, 945, 958	\$	1, 088, 466	\$	260, 259	\$	193, 795 \$	3	2,002	\$	5, 778, 277	\$	294	\$	211,036	\$	63,904,474	
Accumulated depreciation		-	(5, 312, 543)	(3	31, 626, 700)	(886, 463)	(240, 679)		177, 412) (1, 352)	(4, 491, 964) (261)		-	(42, 737, 374))
Accumulated impairment				(42, 851)	(29, 995)		_				_	_	_		_		_	(72, 846))
	\$ 61	5, 892	\$ 4,495,952	\$ 1	4, 276, 407	\$	172, 008	\$	19, 580	\$	16, 383	3	650	\$	1, 286, 313	\$	33	\$	211,036	\$	21, 094, 254	

(Note) Including transfer from prepayments for business facilities and transfer to intangible assets.

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

	For the three-month periods ended September 30,							
		2021	2020					
Amount capitalized	\$		48	\$	627			
Interest rate range		1.30% 1.30%~4.						
	For the nine-month period				nded September 30,			
		2021		2020				
Amount capitalized	\$		137	\$	3, 228			
Interest rate range		1.30%			1.30%~4.75%			

B. The Group did not pledge property, plant and equipment as collateral as at September 30, 2021, December 31, 2020 and September 30, 2020.

(7) <u>Leasing arrangements – lessee</u>

- A. The Group leases various assets including land, buildings and other equipment. Rental contracts are typically made for periods of 1 to 50 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions.
- B. Low-value assets are comprised of multifunction printers.
- C. The carrying amount of right-of-use assets and the depreciation are as follows:

	September 30, 2021		Dec	ember 31, 2020	September 30, 2020 Carrying amount		
	Ca	rrying amount	Carrying amount				
Land	\$	832, 855	\$	861, 780	\$	871, 715	
Buildings		1, 473, 285		1, 644, 541		1, 654, 498	
Other equipment		819		1,871		2, 222	
	\$	2, 306, 959	\$	2, 508, 192	\$	2, 528, 435	

	For the three-month periods ended September 30,							
		2021						
	Dep	Depreciation						
Land	\$	7, 371	\$	11, 178				
Buildings		56, 389		55, 104				
Other equipment		351		351				
	\$	64, 111	\$	66, 633				

For the nine-month periods ended September 30,

		2021	2020 Depreciation		
	De	preciation			
Land	\$	23, 578	\$	33,475	
Buildings		170,397		162, 834	
Other equipment		1, 053		1,035	
	\$	195, 028	\$	197, 344	

- D. For the nine-month periods ended September 30, 2021 and 2020, the additions to right-of-use assets were \$13,571 and \$95,813, respectively.
- E. The information on profit or loss relating to lease contracts is as follows:

	For the three-month periods ended September							
		2021	2020					
Items affecting profit or loss								
Interest expense on lease liabilities	\$	17, 980	\$	19, 998				
Expense on leases of low-value assets		37		25				
Gain from lease modification		1, 130		1, 419				
	For the nine-month periods ended Septen							
		2021	2020					
Items affecting profit or loss								
Interest expense on lease liabilities	\$	56, 035	\$	60, 622				
Expense on leases of low-value assets		107		96				
Gain from lease modification		1, 310		21, 504				

- F. For the nine-month periods ended September 30, 2021 and 2020, the Group's total cash outflow for leases were \$240,531 and \$219,919, respectively.
- G. The Group has applied the practical expedient to "Covid-19-related rent concessions", and recognized the gain from changes in lease payments arising from the rent concessions amounting to \$1,139 and \$1,359, \$1,319 and \$23,690 (listed under "Other gains and losses") by decreasing rent expense for the three-month and nine-month periods ended September 30, 2021 and 2020, respectively.

(8) <u>Leasing arrangements—lessor</u>

- A. The Group leases various assets including buildings and machineries. Rental contracts are typically made for periods of 1 to 15 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions.
- B. For the three-month and nine-month periods ended September 30, 2021 and 2020, the Group recognized rent income (listed under "Other income") in the amounts of \$11,077, \$10,751, \$32,821 and \$30,860, respectively, based on the operating lease agreement, which does not include variable lease payments.

C. The maturity date analysis of the unrealized lease payments of the Group under operating lease is as follows:

	Septen	nber 30, 2021	December 31, 2020		Septer	mber 30, 2020
Within 1 year	\$	43, 023	\$	40,010	\$	45, 586
1 to 2 years		35, 089		26,650		26, 171
2 to 3 years		29,544		20,823		22, 728
3 to 4 years		29, 527		17, 545		17, 238
4 to 5 years		29,527		17, 534		17, 220
Over 5 years		41, 967		55, 525		58, 835
	\$	208, 677	\$	178, 087	\$	187, 778

(9) Investment property, net

		Land		Buildings		Total
Balance at January 1, 2021						
Cost	\$	3, 785	\$	141, 147	\$	144, 932
Accumulated depreciation		_	(42,753)	(42,753)
Accumulated impairment	(2, 719)		_	(2, 719)
	\$	1,066	\$	98, 394	\$	99, 460
For the nine-month period ended						
September 30, 2021	<u>-</u>					
Carrying amount at January 1	\$	1,066	\$	98, 394	\$	99, 460
Depreciation		_	(4, 734)	(4, 734)
Net currency exchange differences		_	(930)	(930)
Carrying amount at September 30	\$	1,066	\$	92, 730	\$	93, 796
Balance at September 30, 2021						
Cost	\$	3, 785	\$	139, 790	\$	143,575
Accumulated depreciation		_	(47, 060)	(47, 060)
Accumulated impairment	(2, 719)			(2, 719)
	\$	1,066	\$	92, 730	\$	93, 796

		Land	- <u></u>	Buildings		Total
Balance at January 1, 2020						
Cost	\$	3, 785	\$	139, 277	\$	143, 062
Accumulated depreciation		_	(35, 919)	(35, 919)
Accumulated impairment	(2, 719)		<u> </u>	(2, 719)
	\$	1,066	\$	103, 358	\$	104, 424
For the nine-month period ended						
September 30, 2020	_					
Carrying amount at January 1	\$	1,066	\$	103, 358	\$	104, 424
Depreciation		_	(4, 653)	(4,653)
Net currency exchange differences			(515)	(515)
Carrying amount at September 30	\$	1,066	<u>\$</u>	98, 190	\$	99, 256
Balance at September 30, 2020						
Cost	\$	3, 785	\$	138, 617	\$	142, 402
Accumulated depreciation		_	(40,427)	(40,427)
Accumulated impairment	(2, 719)			(2, 719)
	\$	1,066	\$	98, 190	\$	99, 256

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

	For the three-month periods ended Septem						
		2021	2020				
Rental income from the lease of the investment property	\$	4, 323	\$	3, 467			
Direct operating expenses arising from							
the investment property that generated rental income during the period	\$	2, 394	\$	2, 266			
	For the nine-month periods ended September 30,						
		2021		2020			
Rental income from the lease of the investment property	\$	13, 069	\$	9, 598			
Direct operating expenses arising from							
the investment property that generated rental income during the period	\$	7, 238	\$	6, 702			

B. The fair values of the investment property held by the Group as at September 30, 2021, December 31, 2020 and September 30, 2020 were \$118,947, \$130,306 and \$130,941, respectively, which were categorized within Level 3 in the fair value hierarchy. Land is valued according to Current Land Value announced by the Department of Land Administration. Buildings are valued based on discounted recoverable amounts of future rent income.

C. As of September 30, 2021, December 31, 2020 and September 30, 2020, no investment property held by the Group was pledged to others as collateral.

(10) <u>Intangible assets</u>

	Computer			
	Goodwill	Software	Total	
Balance at January 1, 2021				
Cost	\$ 342,773	8 \$ 107,600	\$ 450, 373	
Accumulated amortization	_	75, 489	75, 489)	
Net currency exchange differences	(45, 534	<u>1</u>) (<u>5, 157</u>)	50, 691	
	\$ 297, 239	<u>\$ 26, 954</u>	\$ 324, 193	
For the nine-month period ended				
September 30, 2021				
Carrying amount at January 1	\$ 297, 239	\$ 26,954	\$ 324, 193	
Amortization	_	7, 238	7, 238)	
Net currency exchange differences	$(\underline{}6,575$	5) (234)	6,809	
Carrying amount at September 30	<u>\$ 290, 664</u>	<u>\$ 19,482</u>	\$ 310, 146	
Balance at September 30, 2021				
Cost	\$ 342,773	8 \$ 107,600	\$ 450, 373	
Accumulated amortization	_	82, 727)	82, 727)	
Net currency exchange differences	$(\underline{}52,109$	<u>)</u>) (<u>5, 391</u>)	57, 500	
	\$ 290,664	<u>\$ 19,482</u>	<u>\$ 310, 146</u>	

	Computer					
	(Goodwill		Software		Total
Balance at January 1, 2020						
Cost	\$	342, 773	\$	102, 615	\$	445, 388
Accumulated amortization		_	(66, 041)	(66, 041)
Net currency exchange differences	(29, 879)	(5, 395)	(35, 274)
	\$	312, 894	\$	31, 179	\$	344, 073
For the nine-month period ended						
September 30, 2020						
Carrying amount at January 1	\$	312, 894	\$	31, 179	\$	344, 073
Additions-acquired separately		_		1, 286		1, 286
Amortization		_	(7, 033)	(7, 033)
Reclassification (Note)		_		3,610		3,610
Net currency exchange differences	(9, 185)	(186)	(9, 371)
Carrying amount at September 30	<u>\$</u>	303, 709	\$	28, 856	\$	332, 565
Balance at September 30, 2020						
Cost	\$	342, 773	\$	107, 511	\$	450, 284
Accumulated amortization		_	(73, 074)	(73, 074)
Net currency exchange differences	(39, 064)	(5, 581)	(44, 645)
	\$	303, 709	\$	28, 856	\$	332, 565

(Note) Transfer from property, plant and equipment.

A. No borrowing costs were capitalized as part of intangible assets for the nine-month periods ended September 30, 2021 and 2020.

B. Details of amortization on intangible assets are as follows:

	For the	three-month peri	iods ended September 30,		
2021		2021		2020	
Operating costs	\$	422	\$	366	
Selling expenses		275		272	
Administrative expenses		1, 697		1, 731	
	\$	2, 394	\$	2, 369	
	For the	nine-month peri	ods ended S	eptember 30,	
		2021		2020	
Operating costs	\$	1, 277	\$	1, 177	
Selling expenses		833		813	
Administrative expenses		5, 128		5, 043	
	\$	7, 238	\$	7, 033	

C. The Group applied value in use method when calculating recoverable amount of goodwill and determined the recoverable amount to be greater than the carrying amount; thus, no impairment was identified. Goodwill distributed to cash-generating unit according to operating segment is shown below:

	Septen	nber 30, 2021	Decer	nber 31, 2020	Septer	mber 30, 2020
Tinplate factory located in Mainland China	\$	290, 664	\$	297, 239	\$	303, 709

D. The Group performs impairment testing of goodwill annually. The recoverable amount has been determined based on fair value less costs to sell. The fair value is measured by the assets and the liabilities of cash-generating units using the market approach taking into consideration the selling price of comparable objects from the same region or using the cost method which considered adjustments by the purpose of assets and liabilities and other elements. The fair value is categorized within Level 3. For the year ended December 31, 2020, the recoverable amounts determined based on fair value less costs to sell exceeded their carrying amount, so goodwill was not impaired, and reflected specific risks relating to the relevant operating segments.

(11) Short-term borrowings

Nature	September 30, 2021	Range of interest rates	Collateral
Unsecured bank borrowings	\$ 3,865,720	0.55%~0.84%	None
Nature	December 31, 2020	Range of interest rates	Collateral
Unsecured bank borrowings	\$ 1,826,324	0.62%~1.06%	None
Secured bank borrowings	21, 817	2.86%	Notes receivable
	\$ 1,848,141		
Nature	September 30, 2020	Range of interest rates	Collateral
Unsecured bank borrowings	\$ 2, 130, 998	0.62%~1.05%	None
Secured bank borrowings	98, 642	2. 61%~3. 15%	Notes receivable
	\$ 2, 229, 640		

- A. For more information about interest expenses recognized by the Group for the three-month and the nine-month periods ended September 30, 2021 and 2020, please refer to Note 6(23), 'Finance costs'.
- B. For information on the terms and conditions of all the loan contracts the Group entered into with financial institutions, please refer to Note 9, "Significant contingent liabilities and unrecognized contract commitments".

(12) Short-term notes and bills payable

	Septe	ember 30, 2021	Range of interest rates	Collateral
Commercial paper payable	\$	1, 400, 000	0. 77%~0. 82%	None
Less: Unamortized discount	(243)		
	\$	1, 399, 757		

	Septer	mber 30, 2020	Range of interest rates	Collateral
Commercial papers payable	\$	640,000	0.80%~0.87%	None
Less: Unamortized discount	(284)		
	\$	639, 716		

There was no such situation as of December 31, 2020.

- A. The above commercial papers were issued and secured by Union Bills Finance Corporation for short-term financing.
- B. For more information about interest expenses recognized by the Group for the three-month and the nine-month periods ended September 30, 2021 and 2020, please refer to Note 6(23), "Finance costs."

(13) Long-term borrowings

Nature Unsecured bank borrowings	Range of maturity dates 2022. 10. 24~ 2024. 8. 4	Range of interest rates 0. 93%~1. 08%	Collateral None	September 30, 2021 \$ 6, 750, 000
Nature Unsecured bank borrowings	Range of maturity dates 2022. 2. 9~ 2023. 12. 28	Range of interest rates 0. 93%~1. 15%	Collateral None	December 31, 2020 \$ 6, 520, 000
Nature Unsecured bank borrowings	Range of maturity dates 2021. 11. 22~ 2023. 12. 28	Range of interest rates 0. 92%~1. 15%	Collateral None	September 30, 2020 \$ 6, 200, 000

- A. For more information about interest expenses recognized by the Group for the three-month and the nine-month periods ended September 30, 2021 and 2020, please refer to Note 6(23), 'Finance costs'.
- B. For information on the terms and conditions of all the loan contracts the Group entered into with financial institutions, please refer to Note 9, "Significant contingent liabilities and unrecognized contract commitments".

(14) Non-current provision

	For the nine-month periods ended September 30,				
Decommissioning liabilities		2021		2020	
Balance, beginning of period	\$	81, 204	\$	79, 709	
Unwinding of discount		1, 142		1, 121	
Balance, end of period	\$	82, 346	\$	80, 830	

According to the policy published, applicable agreement or the law and regulation, the Group has obligations to restore certain property, plant and equipment located in Yong-Kang District, Tainan

City in the future. A provision is recognized for the present value of costs to be incurred for dismantling, removing the asset and restoring the site. It is expected that the provision will be settled within 50 years from the beginning of contract.

(15) Pensions

- A. The Company has 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 contributes monthly an amount equal to 14% 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. The rate was adjusted to 10% as approved by the Bureau of Labor Affairs, Tainan City Government in February, 2020. Also, the Company would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is insufficient 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 contributions to cover the deficit by next March.
 - a. The pension cost under the defined benefit pension plan of the Company (listed under "Operating cost" and "Operating expense") for the three-month and the nine-month periods ended September 30, 2021 and 2020 were \$4,419 and \$4,715, \$13,256 and \$14,146, respectively.
 - b. Expected contributions to the defined benefit pension plan of the Company for the following year is \$51,624.
- B. Effective July 1, 2005, the Company has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company contributes 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. The Group's subsidiaries have defined contribution plans. Monthly contributions to an independent fund administered by the government in accordance with the pension regulations are based on certain percentage of employees' monthly salaries and wages. Due to the impact of Covid-19, certain subsidiaries reduced their pension contributions according to the regulation of government. Other than the monthly contributions, the Group has no further obligations. The pension costs under the defined contribution pension plans of the Group (under "Operating cost" and "Operating expense") for the three-month and the nine-month periods ended September 30, 2021 and 2020 were \$44,701 and \$6,857, \$131,425 and \$30,649,

respectively.

(16) Share capital - Common stock

A. Movements in the number of the Company's ordinary shares outstanding are as follows (in thousands of shares):

	For the nine-month perior	For the nine-month periods ended September 30,			
	2021	2020			
Beginning and ending balance	1, 579, 145	1, 579, 145			

B. As of September 30, 2021, the Company's authorized capital was \$17,847,009, and the paid-in capital was \$15,791,453, consisting of 1,579,145 thousand shares of ordinary stock with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.

(17) Capital surplus

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

	For the nine-month period ended September 30, 2021				
		Treasury			
	Share	share			
	premium	transactions	Donations	Others	Total
Beginning and ending balance	\$ 58, 271	<u>\$169, 088</u>	<u>\$ 819</u>	\$ 3,512	\$ 231, 690
	For the	e nine-month p	period ended	September	30, 2020
		Treasury			
	Share	share			
	premium	transactions	Donations	Others	Total
Beginning and ending balance	\$ 58, 271	<u>\$169, 088</u>	<u>\$ 819</u>	\$ 2,990	\$ 231, 168

(18) Retained earnings

- A. The legal reserve shall be exclusively used to offset accumulated deficit, to issue new stocks or distribute cash to shareholders in proportion to their share ownership. The use of legal reserve for the issuance of stocks or cash dividends to shareholders in proportion to their share ownership is permitted provided that the balance of such reserve exceeds 25% of the Company's paid-in capital.
- B. According to the Articles of Incorporation of the Company, the current year's earnings, if any, shall first be used to pay all taxes and offset prior years' operating losses and then 10% of the remaining amount shall be set aside as legal reserve and special reserve shall be set aside or

reversed in accordance with related regulations. The remaining amount plus the accumulated unappropriated earnings from prior years is this accumulated distributable earnings. Of the amount to be distributed by the Company, shareholders' dividends shall comprise 50% to 100% of the accumulated distributable earnings and cash dividends shall not be lower than 30% of the total dividends distributed. The appropriation of earnings shall be proposed by the Board of Directors and resolved by the shareholders.

C. Special reserve

- a. In accordance with the regulations, the Company shall set aside special reserve arising from
 the debit balances in other equity items at the balance sheet date before distributing earnings.
 When debit balances in other equity items are reversed subsequently, an equal amount could
 be included in the distributable earnings.
 - As of Seotember 30, 2021, December 31, 2020 and September 30, 2020, special reserve of \$1,811,806, \$1,922,076 and \$1,922,076, respectively, was set aside in accordance with the Company Act on special reserve, and no dividends shall be distributed.
- b. The amounts previously set aside by the Company as special reserve of \$826,453 on initial application of IFRSs in accordance with Jin-Guan-Zheng-Fa-Zi Letter No. 1010012865, dated April 6, 2012, shall be reversed proportionately when the relevant assets, those other than land, are used, disposed of or reclassified subsequently. Such amounts are reversed upon disposal or reclassified if the assets are investment property of land, and reversed over the use period if the assets are investment property other than land.
- D. The Company recognized dividends distributed to owners amounting to \$- for the year ended December 31, 2020. On July 26, 2021, as resolved by Company's shareholders, the distribution of dividends from 2020 earnings in the amount of \$836,947, constituting \$0.53 (in dollars) per share as cash dividends.

(19) Operating revenue

	For the three-month periods ended September 30			
	2021	2020		
Revenue from contracts with customers	\$ 11,686,43	\$ 9,077,260		
	For the nine-month pe	riods ended September 30,		
	2021	2020		
Revenue from contracts with customers	\$ 30, 409, 190	23, 043, 435		

A. Disaggregation of revenue from contracts with customers

The Group derives revenue from the transfer of goods at a point in time in the following major products and segments:

	For the three-month period ended September 30, 202				
a .	Revenue from	Revenue from			
Segment	products of Tinplate	products of Plastic pack			
Taiwan	\$ 4,768,821	\$ 10, 216			
Mainland China - tinplate products	1, 545, 646	-			
Mainland China - plastic products	-	4, 446, 074			
Others	915, 674				
	\$ 7, 230, 141	\$ 4,456,290			
	For the three-month period	d ended September 30, 2020			
	Revenue from	Revenue from			
Segment	products of Tinplate	products of Plastic pack			
Taiwan	\$ 2,863,069	\$ 2,775			
Mainland China - tinplate products	1, 514, 402	-			
Mainland China - plastic products	-	4, 196, 740			
Others	500, 274				
	<u>\$</u> 4,877,745	<u>\$</u> 4, 199, 515			
	For the nine-month period	ended September 30, 2021			
G	For the nine-month period Revenue from	Revenue from			
<u>Segment</u>					
<u>Segment</u> Taiwan	Revenue from	Revenue from			
	Revenue from products of Tinplate	Revenue from products of Plastic pack			
Taiwan	Revenue from products of Tinplate \$ 11, 529, 581	Revenue from products of Plastic pack			
Taiwan Mainland China - tinplate products	Revenue from products of Tinplate \$ 11, 529, 581	Revenue from products of Plastic pack \$ 30, 901			
Taiwan Mainland China - tinplate products Mainland China - plastic products	Revenue from products of Tinplate \$ 11, 529, 581 4, 459, 541	Revenue from products of Plastic pack \$ 30, 901			
Taiwan Mainland China - tinplate products Mainland China - plastic products	Revenue from products of Tinplate \$ 11, 529, 581 4, 459, 541	Revenue from products of Plastic pack \$ 30, 901			
Taiwan Mainland China - tinplate products Mainland China - plastic products Others	Revenue from products of Tinplate \$ 11, 529, 581 4, 459, 541	Revenue from products of Plastic pack \$ 30, 901 12, 209, 324 \$ 12, 240, 225			
Taiwan Mainland China - tinplate products Mainland China - plastic products	Revenue from products of Tinplate \$ 11, 529, 581	Revenue from products of Plastic pack \$ 30, 901 12, 209, 324 \$ 12, 240, 225 ended September 30, 2020			
Taiwan Mainland China - tinplate products Mainland China - plastic products Others	Revenue from products of Tinplate \$ 11, 529, 581	Revenue from products of Plastic pack \$ 30, 901 12, 209, 324 \$ 12, 240, 225 ended September 30, 2020 Revenue from			
Taiwan Mainland China - tinplate products Mainland China - plastic products Others Segment Taiwan Mainland China - tinplate products	Revenue from products of Tinplate \$ 11, 529, 581 4, 459, 541 2, 179, 843 \$ 18, 168, 965 For the nine-month period Revenue from products of Tinplate	Revenue from products of Plastic pack \$ 30, 901 12, 209, 324 \$ 12, 240, 225 ended September 30, 2020 Revenue from products of Plastic pack			
Taiwan Mainland China - tinplate products Mainland China - plastic products Others Segment Taiwan Mainland China - tinplate products Mainland China - plastic products	Revenue from products of Tinplate \$ 11, 529, 581	Revenue from products of Plastic pack \$ 30, 901 12, 209, 324 \$ 12, 240, 225 ended September 30, 2020 Revenue from products of Plastic pack			
Taiwan Mainland China - tinplate products Mainland China - plastic products Others Segment Taiwan Mainland China - tinplate products	Revenue from products of Tinplate \$ 11, 529, 581	Revenue from products of Plastic pack \$ 30, 901 12, 209, 324 \$ 12, 240, 225 ended September 30, 2020 Revenue from products of Plastic pack \$ 7, 362			

B. The Group has recognized the following revenue-related contract liabilities:

	Septe	ember 30, 2021	Dece	ember 31, 2020	Septe	mber 30, 2020	Ja	nuary 1, 2020
Current contract liabilities	\$	75, 696	\$	62, 930	\$	93, 039	\$	42, 704

Revenue recognized that was included in the contract liability balance at the beginning of the ninemonth periods ended September 30, 2021 and 2020 was \$37,032 and \$34,771, respectively.

(20) <u>Interest income</u>

	For th	ne three-month peri	ods end	ed September 30,
		2021		2020
Interest income from bank deposits	\$	12, 397	\$	7, 416
	For t	he nine-month peri	ods end	ed September 30,
		2021		2020
Interest income from bank deposits	\$	29, 623	\$	17, 557
(21) Other income				
	For th	ne three-month peri	ods end	ed September 30,
		2021		2020
Rental income	\$	11,077	\$	10, 751
Dividend income		3		_
Government grants		5, 969		48, 431
Other income		11, 044		10, 588
	\$	28, 093	\$	69, 770
	For the	ne nine-month perio	ods ende	ed September 30,
		2021		2020
Rental income	\$	32, 821	\$	30, 860
Dividend income		532		_
Government grants		20,365		72,461
Other income		31,032		24, 367
	\$	84, 750	\$	127, 688
(22) Other gains and losses				
	For th	ne three-month peri	ods end	ed September 30,
		2021		2020
Net (loss) gain on disposal of property, plant and equipment	(\$	2, 383)	\$	4, 281
Gain from lease modifications		1, 130		1, 419
Net currency exchange gain		12, 243		7,673
Other losses	(5, 046)	(3, 557)
	\$	5, 944	\$	9, 816

	For t	he nine-month perio	ods ende	d September 30,
		2021		2020
Net (loss) gain on disposal of property, plant and equipment	(\$	6, 068)	\$	4, 497
Gain from lease modifications		1, 310		21, 504
Net currency exchange (loss) gain	(7, 408)		12, 166
Other losses	(12, 447)	(12, 103)
	(<u>\$</u>	24, 613)	\$	26, 064
(23) <u>Finance costs</u>				
	For t	he three-month peri	ods ende	
		2021		2020
Interest expense:				
Bank borrowings	\$	25, 334	\$	28, 811
Interest expense on lease liabilities		17, 980		19, 998
Financial expense of transferred notes receivables		269		252
Provisions - unwinding of discount		381		373
		43,964		49, 434
Less: Capitalization of qualifying assets	(48)	(627)
	\$	43, 916	\$	48, 807
	For t	he nine-month perio	ods ende	d September 30,
		2021		2020
Interest expense:				_
Bank borrowings	\$	70, 998	\$	99, 444
Interest expense on lease liabilities		56, 035		60, 622
Financial expense of transferred notes receivables		1, 588		776
Provisions - unwinding of discount		1, 142		1, 121
		129, 763		161, 963
Less: Capitalization of qualifying assets	(137)	(3, 228)
	\$	129, 626	<u>\$</u>	158, 735

(24) Expenses by nature

	For the three-mo	onth period ended Sep	tember 30, 2021	For the three-month period ended September 30, 2020			
	Operating cost	Operating expense	Total	Operating cost	Operating expense	Total	
Employee benefits expenses	<u>\$ 477, 928</u>	\$ 259, 274	<u>\$ 737, 202</u>	\$ 432, 022	<u>\$ 211, 161</u>	\$ 643, 183	
Depreciation of property, plant and equipment and right-of-use assets	\$ 578, 903	\$ 76,803	\$ 655, 706	\$ 580, 870	\$ 70,429	\$ 651, 299	
Amortization of intangible assets	\$ 422	\$ 1,972	\$ 2,394	<u>\$ 366</u>	\$ 2,003	\$ 2,369	
	For the nine-mo	onth period ended Sept	ember 30, 2021	For the nine-mo	onth period ended Sept	tember 30, 2020	
	Operating cost	Operating expense	Total	Operating cost	Operating expense	Total	
Employee benefits expenses	<u>\$ 1,413,956</u>	\$ 673, 195	\$ 2,087,151	\$ 1, 204, 222	\$ 510, 323	<u>\$ 1,714,545</u>	
Depreciation of property, plant and equipment and right-of-use assets	\$ 1,744,718	\$ 224,666	\$ 1,969,384	\$ 1,731,772	\$ 213, 503	\$ 1,945,275	
Amortization of intangible assets	\$ 1,277	\$ 5,961	\$ 7,238	\$ 1,177	\$ 5,856	\$ 7,033	

(25) Employee benefits expenses

	For	For the three-month period ended September 30, 2021						For the three-month period ended September 30, 2020				ber 30, 2020
	Ope	erating cost	Opera	ating expense		Total	Op	erating cost	Ope	rating expense		Total
Wages and salaries	\$	372, 003	\$	206, 231	\$	578, 234	\$	362, 691	\$	174, 034	\$	536, 725
Labor and health insurance expenses		31, 974		10,664		42, 638		28, 938		8, 921		37, 859
Pension costs		36, 553		12,567		49, 120		8, 133		3, 439		11, 572
Other personnel expenses		37, 398		29, 812		67, 210		32, 260		24, 767		57, 027
	\$	477, 928	<u>\$</u>	259, 274	\$	737, 202	\$	432, 022	\$	211, 161	\$	643, 183
	For	the nine-mo	nth per	riod ended Sep	teml	ber 30, 2021	Fo	or the nine-mo	nth p	eriod ended Sep	teml	per 30, 2020
	Ope	erating cost	Opera	ating expense		Total	Op	erating cost	Ope	rating expense		Total
Wages and salaries	\$	1, 102, 896	\$	528, 199	\$	1,631,095	\$	1, 004, 270	\$	416,676	\$	1, 420, 946
Labor and health insurance expenses		96,664		34, 259		130, 923		76, 154		25, 795		101, 949
Pension costs		107, 812		36, 869		144, 681		32, 301		12, 494		44,795
Other personnel expenses		106, 584		73, 868		180, 452		91, 497		55, 358		146, 855
	\$	1, 413, 956	\$	673, 195	\$	2, 087, 151	\$	1, 204, 222	\$	510, 323	\$	1, 714, 545

- A. According to the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' remuneration. The ratio shall not be lower than 2% for employees' compensation and shall not be higher than 2% for directors' remuneration.
- B. For the three-month and nine-month periods ended September 30, 2021 and 2020, employees' compensation was accrued at \$36,004, \$27,750, \$65,126 and \$37,674, respectively, while directors' remuneration was accrued at \$12,616, \$10,846, \$24,357 and \$15,435, respectively. The aforementioned amounts were recognized in salary expenses. The expenses recognized were accrued based on the profit of current period distributable and the percentage specified in the Articles of Incorporation of the Company. The employees' compensation and directors' remuneration resolved by the Board of Directors were \$42,172 and \$17,626, respectively, for the year ended December 31, 2020, and the employees' compensation will be distributed in the form of cash. The difference of \$1,043 had been adjusted in the consolidated profit or loss for the nine-month period ended September 30, 2021.

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

(26) Income tax

A. Income tax expense

Components of income tax expense

For the three-month periods ended September 30,				
	2021		2020	
\$	167, 164	\$	141,352	
	7, 582		2	
	174, 746		141, 354	
	8, 584		45, 536	
\$	183, 330	\$	186, 890	
For the	e nine-month perio	ods end	ed September 30,	
	2021		2020	
\$	359, 904	\$	267, 645	
	9, 361	(2, 289)	
	369, 265		265, 356	
(4, 535)		29, 754	
\$	364, 730	<u>\$</u>	295, 110	
	\$ For the \$	\$ 167, 164 7, 582 174, 746 8, 584 \$ 183, 330 For the nine-month period 2021 \$ 359, 904 9, 361 369, 265	\$ 167, 164 \$ 7, 582	

B. The Company's income tax returns through 2018 have been assessed and approved by the Tax Authority and there were no disputes existing between the Company and the Authority as of November 9, 2021.

(27) Earnings per share

	For the	he three-mor	nth period ended Septem	iber 30	0, 2021
			Weighted average		
			number of ordinary	Ea	rnings
			shares outstanding		r share
	Amou	ınt after tax	(shares in thousands)	(in	dollars)
Basic earnings per share					_
Profit attributable to ordinary	\$	700, 879	1, 579, 145	\$	0.44
shareholders of the parent				-	
<u>Diluted earnings per share</u>					
Profit attributable to ordinary shareholders of the parent	\$	700, 879	1, 579, 145		
Assumed conversion of all dilutive potential ordinary shares					
Employees' compensation		_	4, 754		
Profit attributable to ordinary	\$	700, 879	1, 583, 899	\$	0.44
shareholders of the parent plus assumed conversion of all dilutive potential	<u> </u>	,	, ,	•	
ordinary shares	For t	he three-mor	nth period ended Septem	ber 30	0. 2020
			Weighted average		,
			number of ordinary	Fa	rnings
			shares outstanding		r share
	Amou	ınt after tax	(shares in thousands)	-	dollars)
Basic earnings per share					/_
Profit attributable to ordinary shareholders of the parent	\$	602, 565	1, 579, 145	<u>\$</u>	0.38
Diluted earnings per share					
Profit attributable to ordinary shareholders of the parent	\$	602, 565	1, 579, 145		
Assumed conversion of all dilutive					
potential ordinary shares					
Employees' compensation	-		3, 775		
Profit attributable to ordinary	\$	602,565	1, 582, 920	\$	0.38
shareholders of the parent plus assumed conversion of all dilutive potential ordinary shares					

	Fo	r the nine-mon	th period ended Septem	ber 30), 2021
			Weighted average		
			number of ordinary	Ea	rnings
			shares outstanding	pe	r share
	Am	ount after tax	(shares in thousands)	(in	dollars)
Basic earnings per share					
Profit attributable to ordinary shareholders of the parent	<u>\$</u>	1, 353, 164	1, 579, 145	<u>\$</u>	0.86
<u>Diluted earnings per share</u>					
Profit attributable to ordinary shareholders of the parent	\$	1, 353, 164	1, 579, 145		
Assumed conversion of all dilutive potential ordinary shares					
Employees' compensation		<u> </u>	5, 861		
Profit attributable to ordinary	\$	1, 353, 164	1, 585, 006	\$	0.85
shareholders of the parent plus assumed conversion of all dilutive potential ordinary shares					
	_Fo	r the nine-mon	th period ended Septem	ber 30	0, 2020
			Weighted average		
			number of ordinary	Ea	rnings
			shares outstanding	-	r share
	Am	ount after tax	(shares in thousands)	(in	dollars)
Basic earnings per share					
Profit attributable to ordinary shareholders of the parent	<u>\$</u>	<u>857, 507</u>	1, 579, 145	<u>\$</u>	0. 54
Diluted earnings per share					
Profit attributable to ordinary shareholders of the parent	\$	857, 507	1, 579, 145		
Assumed conversion of all dilutive potential ordinary shares					
Employees' compensation			4,849		
Profit attributable to ordinary	\$	857, 507	1, 583, 994	\$	0.54
shareholders of the parent plus assumed conversion of all dilutive potential ordinary shares					

(28) Supplemental cash flow information

A. Investing activities with partial cash flows:

Cash paid for acquisition of property, plant and equipment:

	For the	nine-month perio	ods end	ed September 30,
		2021		2020
Acquisition of property, plant and equipment	\$	585, 206	\$	597, 754
Add: Beginning balance of other payables		233, 672		223, 255
Beginning balance of other payables —related parties		20, 342		_
Less: Ending balance of other payables	(202, 616)	(141, 513)
Ending balance of other payables —related parties		_	(56, 022)
Capitalization of interest			(3, 146)
Cash paid for acquisition of property, plant and equipment	\$	636, 604	\$	620, 328
B. Investing activities with no cash flow effect:				
	For the	nine-month perio	ods end	ed September 30,
		2021		2020
a. Prepayment for business facilities reclassified to prepaymentsb. Prepayment for business facilities	<u>\$</u>	274	<u>\$</u>	2, 990
reclassified to property, plant and equipment c. Property, plant and equipment	\$	416, 556	\$	227, 429
reclassified to intangible assets	\$		\$	3,610

(29) Changes in liabilities from financing activities

		Short-term					Total liabilities
	Short-term	notes and	Lease	Long-term			from financing
For the nine-month period ended September 30, 2021	borrowings	bills payable	liabilities	borrowings		Others	activities
Balance at January 1, 2021	\$ 1,848,141	\$ -	\$ 2,038,867	\$ 6,520,000	\$	50, 456	\$10, 457, 464
Changes in cash flow from financing activities	2, 017, 579	1, 400, 000	(184, 389)	230,000	(832, 039)	2, 631, 151
Changes in other non-cash items	_	(243)	12, 261	_		836, 947	848, 965
Impact of changes in foreign exchange rate			(15, 896)		_	_	(15, 896)
Balance at September 30, 2021	\$ 3,865,720	\$ 1, 399, 757	\$ 1,850,843	\$ 6,750,000	\$	55, 364	\$13,921,684
	Short-term	Short-term	I ease	I ong-term			Total liabilities
For the nine-month period ended September 30, 2020	Short-term	notes and	Lease	Long-term		Others	from financing
For the nine-month period ended September 30, 2020 Balance at January 1, 2020	Short-term borrowings \$ 3, 123, 993	_	Lease liabilities \$ 2, 190, 565	Long-term borrowings \$ 7, 400, 000		Others 47, 147	
	borrowings	notes and bills payable	liabilities	borrowings \$ 7, 400, 000	\$		from financing activities
Balance at January 1, 2020 Changes in cash flow from financing	borrowings \$ 3, 123, 993	notes and bills payable \$ -	liabilities \$ 2, 190, 565	borrowings \$ 7, 400, 000	\$	47, 147	from financing activities \$12,761,705
Balance at January 1, 2020 Changes in cash flow from financing activities	borrowings \$ 3, 123, 993 (894, 353)	notes and bills payable \$ - 640, 000	liabilities \$ 2, 190, 565 (159, 201) (borrowings \$ 7, 400, 000	\$	47, 147	from financing activities \$ 12, 761, 705 (1, 611, 621)

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

(1) Parent and ultimate controlling party

The ultimate parent of the Company is Uni-President Enterprises Corp. The ultimate controlling party of the Company is 45.55%.

(2) Names of related parties and relationship

Names of related parties	Relationship with the Group
Guangzhou President Enterprises Co., Ltd.	Parent company to entity with joint control or significant influence
Beijing President Enterprises Drinks Co., Ltd.	Parent company to entity with joint control or significant influence
Uni-President Trading (Kunshan) Co., Ltd.	Parent company to entity with joint control or significant influence
Taizhou President Enterprises Co., Ltd.	Parent company to entity with joint control or significant influence
Chengdu President Enterprises Food Co., Ltd.	Parent company to entity with joint control or significant influence
Zhanjiang President Enterprises Co., Ltd.	Parent company to entity with joint control or significant influence
Kunshan President Enterprises Food Co., Ltd.	Parent company to entity with joint control or significant influence
Uni-President Enterprises (TianJin) Co., Ltd.	Parent company to entity with joint control or significant influence
Xuzhou President Enterprises Co., Ltd.	Parent company to entity with joint control or significant influence
TTET Union Corp.	Parent company to entity with joint control or significant influence
Shanghai E & P Trading Co., Ltd.	Parent company to entity with joint control or significant influence
Daiwa Can Co., Ltd.	Entity to subsidiary-Wuxi Ton Yi Daiwa Industrial Co., Ltd. with significant influence

(3) Significant transactions and balances with related party

A. Sales

2020)
07. 809 \$ 3.	, 966, 211
1	<u>07, 809</u> <u>\$ 3,</u>

	For the	For the nine-month periods ended September 30,					
		2021		2020			
Sales of goods							
Parent company to entities with joint							
control or significant influence	\$	11, 749, 342	\$	9, 888, 318			

The Group's collection terms and methods for related party are wire transfer within 28~90 days of monthly statements, and wire transfer within 10~45 days after receipt of the invoice. The collection terms are similar to that of a third party. The Group mainly sells to the subsidiaries of ultimate parent company; thus there is no comparable price for sales made at arm's length.

B. Purchases

	For the three-month periods ended September 30,				
	2021		2021 203		
Purchases of goods					
Parent company to entities with joint control or significant influence	<u>\$</u>	518, 810	<u>\$</u>	473, 276	
	For the nine-month periods ended September				
	2021			2020	
Purchases of goods					
Parent company to entities with joint control or significant influence	\$	1, 259, 492	\$	1, 102, 624	
Others	-	199		8, 627	
	\$	1, 259, 691	\$	1, 111, 251	

Purchase price from related party is similar to that of a third party. Payments are made within 25~28 days of monthly statement, 5~45 days of invoice receipt, wire transfer within 10~45 days after receipt of the invoice and 15~30 days after delivery.

C. Property transactions

Acquisition of property, plant and equipment:

	For the three-month periods ended September 30				
	2021	2020			
Akesu President Enterprises Co., Ltd.	\$ -	\$ 1,732			
	For the nine-month periods ended September 30				
	2021	2020			
Akesu President Enterprises Co., Ltd.	\$	\$ 67, 363			
Xuzhou President Enterprises Co., Ltd.	_	25, 297			
Shijiazhuang President Enterprises Co., Ltd.		17, 313			
	<u>\$</u> -	<u>\$ 109, 973</u>			

D. Receivables from related parties

	Septe	September 30, 2021		December 31, 2020		September 30, 2020	
Receivables from related							
parties:							
Parent company to entities							
with joint control or							
significant influence							
Guangzhou President	\$	385, 333	\$	152, 625	\$	268, 012	
Enterprises Co., Ltd.							
Others		1, 194, 567		984, 750		1, 295, 018	
	\$	1, 579, 900	\$	1, 137, 375	\$	1, 563, 030	

Receivables from related party arise primarily from sales of goods. These receivables have not been pledged and do not incur interest.

E. Guarantee deposit paid

			
	September 30, 2021	December 31, 2020	September 30, 2020
Parent company to entities with joint control or			
significant influence	\$ 24, 210	<u>\$ 23, 626</u>	\$ 23, 202
F. Current contract liabilities			
	September 30, 2021	December 31, 2020	September 30, 2020
Parent company to entities with joint control or			
significant influence	\$ 7	\$ 1,447	<u>\$ 207</u>
G. Payables to related parties			
	<u>September 30, 2021</u>	December 31, 2020	September 30, 2020
Payables to related parties:			
Parent company to entities with joint control or			
significant influence	<u>\$ 291, 125</u>	<u>\$ 242, 516</u>	\$ 313,098

Payables to related parties arise from purchases of goods and collections and payments on behalf of others. These payables do not incur interest.

H. <u>Lease transactions—lessee</u>

- (a) The Group leases plants and other equipment from related parties. Rental contracts are typically made for periods of 3 to 9 years. Rents are prepaid for three months or paid monthly.
- (b) Acquisition of right-of-use assets:

	For the	e nine-month perio	ine-month periods ended September			
		2021		2020		
Parent company to entities						
with joint control or significant influence						
Beijing President Enterprises Drinks Co., Ltd.	\$	10, 325	\$	_		
Uni-President Enterprises (TianJin) Co., Ltd.				91, 617		
	\$	10, 325	\$	91, 617		

(c) Lease liabilities and interest expense

	Septe	mber 30, 2021	December 31, 2020		September 30, 2020	
	Lea	Lease liabilities		Lease liabilities		ase liabilities
Parent company to entities with joint control or significant influence						
Taizhou President Enterprises Co., Ltd.	\$	368, 429	\$	414, 058	\$	420, 109
Uni-President Enterprises (TianJin) Co., Ltd.		353, 440		380, 985		356, 264
Zhanjiang President Enterprises Co., Ltd.		332, 805		365, 158		367, 942
Kunshan President Enterprises Food Co., Ltd.		206, 516		240, 902		234, 040
Beijing President Enterprises Drinks Co., Ltd.		163, 080		175, 173		178, 277
Others		105, 435		131, 711		137, 528
	\$	1, 529, 705	\$	1, 707, 987	\$	1, 694, 160

	For the three-month periods ended September 30,						
	2021			2020			
	I	nterest expense		Interest expense			
Parent company to entities with joint control or significant influence							
Taizhou President Enterprises Co., Ltd.	\$	3, 945	\$	4, 489			
Uni-President Enterprises (TianJin) Co., Ltd.		3, 690		3, 711			
Zhanjiang President Enterprises Co., Ltd.		3, 564		3, 932			
Kunshan President Enterprises Food Co., Ltd.		2, 317		2, 606			
Beijing President Enterprises Drinks Co., Ltd.		1, 548		1, 905			
Others		1, 222		1, 556			
	\$	16, 286	\$	18, 199			
	For the nine-month periods ended September 30,						
		2021		2020			
	I	nterest expense		Interest expense			
Parent company to entities with joint control or significant influence							
Taizhou President Enterprises Co., Ltd.	\$	12, 384	\$	13, 911			
Uni-President Enterprises (TianJin) Co., Ltd.		11, 317		9, 832			
Zhanjiang President Enterprises Co., Ltd.		11, 091		12, 105			
Kunshan President Enterprises Food Co., Ltd.		7, 248		8, 053			
Beijing President Enterprises Drinks Co., Ltd.		4, 880		5, 920			
Others		3, 967		4, 960			
	\$	50, 887	\$	54, 781			

(4) Key management compensation

	For the three-month peri-	ods ended September 30,
	2021	2020
Salaries and other short-term employee benefits	\$ 6,240	\$ 6,274
	For the nine-month period	ods ended September 30,
	2021	2020
Salaries and other short-term employee benefits	<u>\$ 18,057</u>	<u>\$ 18,058</u>

8. PLEDGED ASSETS

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

Pledged asset	Decem	aber 31, 2020	Septe	mber 30, 2020	Purpose	_
Notes receivable	\$	21, 817	\$	98, 642	Short-term borrowings	
					securities	

There is no such situation as of September 30, 2021.

9. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED CONTRACT

COMMITMENTS

- A. As of September 30, 2021, December 31, 2020 and September 30, 2020, the remaining balances due for construction in progress and prepayments for equipment are \$121,879, \$113,504 and \$154,458, respectively.
- B. As of September 30, 2021, December 31, 2020 and September 30, 2020, the unused letters of credit amounted to \$508,809, \$661,618 and \$628,925, respectively.
- C. Lending agreements of the Group are summarized below:
 - (a) The Company has entered into a lending agreement with CTBC Bank in 2021. In accordance with the agreement, the Company has to maintain the following financial ratios and terms: the consolidated debt-to-equity ratio of less than 180%, interest coverage ratio of over 200%, and the consolidated tangible shareholders' equity of not less than \$15,000,000 at the annual assessment. Under the terms of the loan agreement, if any of the financial covenants are not met, the Company has to improve the conditions. Otherwise, the bank has the right to cancel or reduce the credit line, shorten credit period, or principal and interest deemed as due.
 - (b) The Company has entered into a lending agreement with CTBC Bank in 2020. In accordance with the agreement, the Company has to maintain the following financial ratios and terms: the consolidated debt-to-equity ratio of less than 180%, interest coverage ratio of over 200%, and the consolidated tangible shareholders' equity of not less than \$15,000,000 at the annual assessment. Under the terms of the loan agreement, if any of the financial covenants are not met, the Company has to improve the conditions. Otherwise, the bank has the right to cancel or reduce the credit line, shorten credit period, or principal and interest deemed as due.

(c) The Company has signed a loan agreement with KGI Bank in 2020. In accordance with the agreement, the Company has to maintain the following financial ratios and terms: the Company has to maintain a consolidated debt-to-equity ratio of less than 180%, interest coverage ratio at over 200%, and consolidated tangible shareholders' equity of not less than \$15,000,000 at the annual assessment. If any of the financial covenants are not met, the Company has to improve within four months. Otherwise, the bank has the right to demand the Company to pay off the loan balance immediately.

As of September 30, 2021, December 31, 2020, and September 30, 2020, the Group has not violated the above covenants.

10. SIGNIFICANT DISASTER LOSS

None.

11. <u>SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE</u>

None.

12. OTHERS

(1) 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, maintain an optimal capital structure to both reduce the cost of capital and to meet the monetary needs of improving productivity. 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.

(2) Financial instruments

A. Financial instruments by category

Details of financial instruments by category of the Group are described in Note 6, 'Financial assets.'

B. Financial risk management policies

- a. The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, price risk and interest rate risk), credit risk and liquidity risk. The Group seeks to minimize potential adverse effects on the Group's financial performance. The Group hedges foreign exchange risk by using forward foreign exchange contracts.
- b. Risk management is carried out by a central treasury department (Group Finance Department) under policies approved by the board of directors. Group Finance Department 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

(a) Foreign exchange risk

- i. The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the USD, EUR and China Yuan (the 'CNY'). Foreign exchange risk arises from future commercial transactions, recognized assets and liabilities and net investments in foreign operations.
- ii. The Group has certain investments in foreign operations, whose net assets are exposed to foreign currency translation risk. The Group's foreign operations are considered strategic investments; thus, no hedging for the purpose is conducted.
- iii. The Group's businesses involve some non-functional currency operations (the Group's functional currency: NTD; certain subsidiaries' functional currency: USD, CNY and VND.) The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

	September 30, 2021					
	Foreign Currency					
(Foreign currency: Functional currency)	(in thousands)		Exchange Rate	Carrying Amount		
Financial assets						
Monetary items						
USD: NTD	\$	88, 278	27.85	\$	2, 458, 542	
USD : CNY		4, 769	6.44		132, 817	
Financial liabilities						
Monetary items						
USD: NTD		16, 677	27.85		464, 454	
USD : CNY		44, 890	6.44		1, 250, 187	
			December 31, 2020			
	Forei	gn Currency				
(Foreign currency: Functional currency)	(in	thousands)	Exchange Rate	Carı	ying Amount	
Financial assets						
Monetary items						
USD: NTD	\$	14, 346	28.48	\$	408,574	
USD : CNY		2,044	6.53		58, 213	
Financial liabilities						
Monetary items						
USD: NTD		16, 599	28.48		472, 740	
USD : CNY		11,022	6.53		313, 907	

		9	September 30, 2020			
		gn Currency	Euchanas Data	Comm		
(Foreign currency: Functional currency)	(1II	thousands)	Exchange Rate	Carrying Amount		
<u>Financial assets</u>						
Monetary items						
USD: NTD	\$	15, 731	29.10	\$	457, 772	
USD : CNY		1, 758	6. 79		51, 158	
EUR: NTD		804	34. 15		27, 457	
Financial liabilities						
Monetary items						
USD: NTD		16, 501	29.10		480, 179	

- iv. As of September 30, 2021 and 2020, if the functional currency exchange rate had appreciated/depreciated by 1%, with all other factors remaining constant, the Group's post-tax profit for the nine-month periods ended September 30, 2021 and 2020 would have increased/decreased by \$7,014 and \$450, respectively.
- v. The total exchange gain (loss), including realized and unrealized arising from significant foreign exchange variation on the monetary items held by the Group for the three-month and the nine-month periods ended September 30, 2021 and 2020 amounted to \$12,243 and \$7,673, (\$7,408) and \$12,166, respectively.

(b) Price risk

- i. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through other comprehensive income. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.
- ii. The Group's investments comprise equity securities. 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, other components of equity for the nine-month periods ended September 30, 2021 and 2020 would have increased/decreased by \$1,056 and \$504, respectively.

(c) Cash flow and fair value interest rate risk

i. The Group's interest rate risk arises from short-term and long-term borrowings. Borrowings issued at variable rates expose the Group to cash flow interest rate risk which is partially offset by cash and cash equivalents held at variable rate. Borrowings issued at fixed rate expose the Group to fair value interest rate risk. For the nine-month periods ended September 30, 2021 and 2020, the Group's borrowings at variable rate were mainly denominated in New Taiwan dollars, US dollars, JPY dollars, and CNY dollars.

ii. If the borrowing interest rate had increased/decreased by 1% with all other variables held constant, profit, net of tax for the nine-month periods ended September 30, 2021 and 2020 would have decreased/increased by \$581 and \$802, respectively. The main factor is that changes in interest expense result from floating rate borrowings.

b. Credit risk

- (a) Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms, and the contract cash flows of debt instruments stated at amortized cost.
- (b) The Group manages its credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with a minimum rating of 'A' are accepted. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.
- (c) In line with credit risk management procedure, when the contract payments are past due over a certain number days, the default has occurred.
- (d) The Group adopts the following assumptions under IFRS 9 to assess whether there has been a significant increase in credit risk on that instrument since initial recognition:
 - i. If the contract payments are past due over certain number of days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
 - ii. If any external credit rating agency rates these bonds as investment grade, the credit risk of these financial assets is low. If the credit rating grade of an investment target degrades two scales, there has been a significant increase in credit risk on that instrument since initial recognition.
- (e) The Group classifies customers' accounts receivable in accordance with product types. The Group applies the simplified approach using the provision matrix to estimate expected credit loss, and used the forecastability concern to adjust historical and timely information to assess the default possibility of accounts receivable. Movement in relation to the Group applying the simplified approach to provide loss allowance for accounts receivable is as follows:

For the nine-month period ended September 30, 2021

	Notes			accounts			
	rec	ceivable	re	eceivable	Total		
Balance, beginning of period	\$	1, 279	\$	51,896	\$	53, 175	
Expected credit loss	13			16,863		16, 876	
Effect of foreign exchange	(<u>5</u>)	(453)	(458)		
Balance, end of period	\$	1, 287	\$	68, 306	\$	69, 593	

For the nine-month period ended September 30, 2020

		Notes	A	ccounts			
	rec	ceivable	re	ceivable	Total		
Balance, beginning of period	\$	1, 180	\$	57, 727	\$	58, 907	
Expected credit loss (gains)		320	(274)		46	
Effect of foreign exchange		1	(303)	(302)	
Balance, end of period	\$	1, 501	\$	57, 150	\$	58, 651	

c. Liquidity risk

- (a) Cash flow forecasting is performed in the operating entities of the Group and aggregated by the Group Finance Department. Group Finance Department monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Group does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities.
- (b) Surplus cash held by the operating entities over and above the balance required for working capital management are transferred to the Group Finance Department. Group Finance Department invests surplus cash in interest bearing current accounts and time deposits, choosing instruments with appropriate maturities or sufficient liquidity to provide sufficient headroom as determined by the above mentioned forecasts.
- (c) The table below analyses the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

		Between	Between	More than		
September 30, 2021	Less than 1 year	1 and 2 years	2 and 5 years	5 years		
Non-derivative financial liabilities:						
Short-term borrowings	\$ 3,870,252	\$ -	\$ -	\$ -		
Short-term notes and bills payable	1, 400, 000	-	-	-		
Notes payable	284	-	_	_		
Accounts payable (including related parties)	1, 419, 069	-	-	-		
Other payables (including related parties)	1, 626, 940	-	-	-		
Lease liabilities	280, 561	288, 705	787, 252	835, 381		
Other current financial liabilities	26, 310	_	-	-		
Refund liabilities	13, 325	_	_	_		
Long-term borrowings	67, 694	1,910,051	4, 922, 110	_		
Guarantee deposits received	-	11, 769	_	17, 285		
		Between	Between	More than		
December 31, 2020	Less than 1 year	1 and 2 years	2 and 5 years	5 years		
Non-derivative financial liabilities:						
Short-term borrowings	\$ 1,850,068	\$ -	\$	\$ -		
Accounts payable (including related parties)	1, 340, 032	-	-	-		
Other payables (including related parties)	1, 491, 059	-	_	-		
Lease liabilities	301, 881	291,001	823, 087	1, 033, 935		
Other current financial liabilities	25, 711	_	-	_		
Refund liabilities	10, 712	-	-	-		
Long-term borrowings	66, 719	3, 718, 853	2, 875, 973	-		
Guarantee deposits received	-	7, 074	218	17, 453		

			Ве	tween	Ве	etween	More than		
September 30, 2020	Le	ss than 1 year	1 and	12 years	2 an	d 5 years	5	years	
Non-derivative financial liabilities:	_								
Short-term borrowings	\$	2, 232, 665	\$	-	\$	-	\$	_	
Short-term notes and bills payable		640,000		_		_		_	
Notes payable		2, 339		-		-		_	
Accounts payable (including related parties)		1, 395, 839		-		-		-	
Other payables (including related parties)		1, 466, 245		-		-		-	
Lease liabilities		288, 225		283, 345		809, 611	1,	065, 890	
Other current financial liabilities		25, 051		-		_		-	
Refund liabilities		10,084		-		-		_	
Long-term borrowings		62, 900	4,	691, 770	1	, 562, 758		_	
Guarantee deposits received		-		6, 643		246		17, 140	

(d) The Group does not expect the maturity date to end early nor the actual cash flow to be materially different.

(3) Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
 - Level 1: 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 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.
 - Level 3: Unobservable inputs for the asset or liability.
- B. Fair value of the Group's financial assets and financial liabilities not measured at fair value. The carrying amounts of cash and cash equivalents, notes receivable, accounts receivable (including related parties), other receivables, other current financial assets, guarantee deposits paid, short-term borrowings, short-term notes and bills payable, notes payable, accounts payable (including related parties), other payables (including related parties), other current financial liabilities, refund liabilities, long-term borrowings and guarantee deposits received 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:

on the ousis of the nature, characters	istics and fisks	or the assets an	a naomnes are	as follows.
September 30, 2021	Level 1	Level 2	Level 3	Total
Assets:				
Recurring fair value measurements				
Financial assets at fair value				
through other comprehensive				
income				
Equity securities	<u>\$ 105,638</u>	<u>\$</u>	<u>\$</u> _	\$ 105,638
December 31, 2020	Level 1	Level 2	Level 3	Total
Assets:				
Recurring fair value measurements				
Financial assets at fair value				
through other comprehensive				
income				
Equity securities	<u>\$ 68, 246</u>	<u>\$</u>	<u>\$</u> _	<u>\$ 68, 246</u>
September 30, 2020	Level 1	Level 2	Level 3	Total
Assets:				
Recurring fair value measurements				
Financial assets at fair value				
through other comprehensive				
income				
Equity securities	\$ 50, 435	<u>\$</u>	<u>\$</u>	<u>\$ 50, 435</u>

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

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

<u>Listed shares</u>

Market quoted price

Closing price

- E. For the nine-month periods ended September 30, 2021 and 2020, there was no transfer into or out between Level 1 and Level 2.
- F. For the nine-month periods ended September 30, 2021 and 2020, there was no such situation of Level 3.

(4) Other information

The Group is classified as a multinational enterprise. In response to the differences in the scale of the pandemic in each operating location and the preventive measures each local government has established, the Group has complied with the preventive measures that each local government has mandated, adopted workplace hygiene management and reinforced worker's self-health management. The Group has also maintained its close communication with suppliers, continued evaluating market needs and inventory management. Currently, the pandemic has no significant

impact on the Group's operations. However, the impact of the pandemic on the Group's operations in the future will depend on the subsequent development of the pandemic.

13. SUPPLEMENTARY DISCLOSURES

According to the current regulatory requirements, the Group is only required to disclose the information for the nine-month period ended September 30, 2021.

(1) Significant transactions information

- A. Loans to others: Please refer to table 1.
- B. Provision of endorsements and guarantees to others: None.
- 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 NT\$300 million or 20% of the Company's paid-in capital: None.
- E. Acquisition of real estate reaching NT\$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching NT\$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching NT\$100 million or 20% of paid-in capital or more: Please refer to table 3.
- H. Receivables from related parties reaching NT\$100 million or 20% of paid-in capital or more: Please refer to table 4.
- I. Trading in derivative financial instruments undertaken during the reporting periods: None.
- J. Significant inter-company transactions during the reporting period: Please refer to table 5.

(2) Information on investees

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. SEGMENT INFORMATION

(1) General information

The management of the Group has identified the operating segments based on information provided to the Group's chief operating decision-maker in order to make strategic decisions. The Group's organization, basis of identification and measurement of segment information had no significant changes in this period.

(2) Measurement of segment information

The chief operating decision-maker evaluates the performance of operating segments based on segment pre-tax income.

(3) <u>Information about segment profit or loss and assets</u>

The segment information provided to the chief operating decision-maker for the reportable segments is as follows:

For the	nine	-month	period	ended	Sei	otember	30.	. 2021

	Taiwan			Tinplate Products in Mainland China)		Plastic Products n Mainland China)		Others		Total	
Revenue from external customers	\$	11, 560, 482	\$	4, 459, 541	\$	12, 209, 324	\$	2, 179, 843	\$	30, 409, 190	
	φ	,	φ	• • •	φ	•	φ	•	Φ		
Revenue from internal customers		4, 556, 639		497, 826		24, 704		70, 745		5, 149, 914	
Segment revenue	\$	16, 117, 121	\$	4, 957, 367	<u>\$</u>	12, 234, 028	\$	2, 250, 588	\$	35, 559, 104	
Segment income	\$	1, 434, 494	(<u>\$</u>	158, 692)	\$	1, 520, 082	\$	937, 919	\$	3, 733, 803	
Segment assets	\$	33, 071, 106	\$	7, 603, 687	\$	15, 338, 937	\$	22, 873, 662	\$	78, 887, 392	
		For the nine-month period ended September 30, 2020									
			,	Tinplate Products	Plastic Products						
		Taiwan	(in Mainland China)	(i	n Mainland China)		Others	Total		
Revenue from external customers	\$	8, 268, 933	\$	3, 297, 297	\$	10, 187, 715	\$	1, 289, 490	\$	23, 043, 435	
Revenue from internal customers		2, 748, 371		246, 643				10, 616		3, 005, 630	
Segment revenue	\$	11, 017, 304	\$	3, 543, 940	\$	10, 187, 715	\$	1, 300, 106	\$	26, 049, 065	
Segment income	\$	829, 833	(<u>\$</u>	92, 805)	\$	1, 338, 421	\$	1, 036, 921	\$	3, 112, 370	
Segment assets	\$	29, 107, 717	\$	7, 474, 518	\$	14, 374, 117	\$	20, 318, 887	\$	71, 275, 239	

(4) Reconciliation for segment income and assets

A. Sales between segments were carried out at arm's length. Basis of measurement remained consistent with revenue in the statements of comprehensive income and revenue from external parties reported to the chief operating decision-maker. A reconciliation of segment profit or loss before tax and the profit or loss before tax from continuing operations is shown below:

	For the nine-month periods ended September 30,									
		2021		2020						
Reportable segments profit and loss	\$	2, 795, 884	\$	2, 075, 449						
Other segments profit and loss		937, 919		1,036,921						
Elimination of intersegment transactions	(2, 060, 679)	(1, 994, 721)						
Net income before income tax from continuing operations	\$	1, 673, 124	<u>\$</u>	1, 117, 649						

B. The amount of total assets provided to the Chief Operating Decision-Maker adopts the same basis of measurement as assets in the Group's financial statements. The reconciliations between reportable segments' assets and total assets are as follows:

	Sept	tember 30, 2021	September 30, 2020			
Assets of reportable segments	\$	56, 013, 730	\$	50, 956, 352		
Assets of other operating segments		22, 873, 662		20, 318, 887		
Elimination of intersegment transactions	(40, 319, 220)	(36, 425, 355)		
Total assets	\$	38, 568, 172	\$	34, 849, 884		

Ton Yi Industrial Corp. and Subsidiaries

Loans to others

For the nine-month period ended September 30, 2021

Table 1 Expressed in thousands of NTD

				Related			Actual amount		Nature of financial activity	Total transaction	Reason for short-term	Allowance for doubtful	Colla	ntoral	Loan limit	Maximum amount	
NO.	Name of lender	Name of borrower	Account	party	Maximum balance	Ending balance	drawn down	Interest rate	(Note 1)	amount	financing	accounts		Value	per entity	available for loan	Note
1	Kunshan Ton Yi Industrial Co., Ltd.		Other receivables	Y	\$ 129,639			2.515	2	\$ -	Operational use	\$ -	_	\$ - \$			Note 2
1	Kunshan Ton Yi Industrial Co., Ltd.	Chengdu Ton Yi Industrial Co., Ltd.	Other receivables	Y	302,492	216,066	216,066	3.515~4.00	2	-	Operational use	-	_	-	1,025,985	1,025,985	Note 2
1	Kunshan Ton Yi Industrial Co., Ltd.	Huizhou Ton Yi Industrial Co., Ltd.	Other receivables	Y	216,066	86,426		3.515~3.715	2	-	Operational use	-	_	-	1,025,985	1,025,985	Note 2
2	Chengdu Ton Yi Industrial Packing Co., Ltd.	Wuxi Tonyi Industrial Packing Co., Ltd.	Other receivables	Y	280,885	280,885	280,885	3.50~3.515	2	-	Operational use	-	_	-	363,679	363,679	Note 2
3	Taizhou Ton Yi Industrial Co., Ltd.	Ton Yi (China) Investment Co., Ltd.	Other receivables	Y	129,639	129,639	-	2.515	2	-	Operational use	-	_	-	1,511,396	1,511,396	Note 2
3	Taizhou Ton Yi Industrial Co., Ltd.	Wuxi Tonyi Industrial Packing Co., Ltd.	Other receivables	Y	151,246	-	-	3.515	2	-	Operational use	-	_	-	1,511,396	1,511,396	Note 2
3	Taizhou Ton Yi Industrial Co., Ltd.	Huizhou Ton Yi Industrial Co., Ltd.	Other receivables	Y	172,853	172,853	172,853	3.515	2	-	Operational use	-	_	-	1,511,396	1,511,396	Note 2
3	Taizhou Ton Yi Industrial Co., Ltd.	Fujian Ton Yi Tinplate Co., Ltd.	Other receivables	Y	108,033	108,033	108,033	3.515	2	-	Operational use	-	-	-	302,279	604,559	Note 2
3	Taizhou Ton Yi Industrial Co., Ltd.	Wuxi Tonyi Daiwa Industrial Co., Ltd.	Other receivables	Y	172,853	172,853	172,853	3.515	2	-	Operational use	-	=	-	302,279	604,559	Note 2
4	Sichuan Ton Yi Industrial Co., Ltd.	Wuxi Tonyi Industrial Packing Co., Ltd.	Other receivables	Y	216,066	216,066	151,246	3.515	2	-	Operational use	-	_	-	1,053,917	1,053,917	Note 2
4	Sichuan Ton Yi Industrial Co., Ltd.	Ton Yi (China) Investment Co., Ltd.	Other receivables	Y	129,639	129,639	51,856	2.515	2	-	Operational use	-	_	-	1,053,917	1,053,917	Note 2
4	Sichuan Ton Yi Industrial Co., Ltd.	Chengdu Ton Yi Industrial Co., Ltd.	Other receivables	Y	475,344	345,705	86,426	3.515	2	-	Operational use	-	_	-	1,053,917	1,053,917	Note 2

Nature of financial Total Reason for Allowance Related Actual amount for doubtful Collateral activity transaction short-term Loan limit Maximum amount NO. Name of lender Name of borrower Account available for loan party Maximum balance Ending balance drawn down Interest rate (Note 1) Item Value per entity Note 4 Sichuan Ton Yi Y \$ \$ Note 2 Fujian Ton Yi Other 108.033 \$ - \$ 3.515 2 Operational - \$ 210,783 \$ 421,567 Industrial Co., Tinplate receivables use Ltd. Co., Ltd. Zhanjiang Ton Yi Fujian Ton Yi Other Y 64,820 3.515 2 - Operational 173,029 346,057 Note 2 Industrial Tinplate receivables Co., Ltd. Co., Ltd. Zhanjiang Ton Yi Zhangzhou Ton Yi Other Y 2 86,426 3.515 - Operational 865,143 865,143 Note 2 Industrial Industrial receivables Co., Ltd. Co., Ltd. Zhanjiang Ton Yi Huizhou Ton Yi Other Y 151,246 151,246 3.515 2 865,143 151,246 - Operational 865,143 Note 2 Industrial Industrial receivables use Co., Ltd. Co., Ltd. Y Zhanjiang Ton Yi Ton Yi (China) Other 129,639 129,639 2.515 2 - Operational 865,143 865,143 Note 2 Industrial Investment receivables use Co., Ltd. Co., Ltd. Ton Yi (China) Zhangzhou Ton Yi Other Y 194,459 11,501,360 11,501,360 Note 2 129,639 3.515 Operational Investment Industrial receivables use Co., Ltd. Co., Ltd. Ton Yi (China) Taizhou Ton Yi Other Y 129,639 129,639 Operational 11.501.360 11.501.360 Note 2 Investment Industrial receivables use Co., Ltd. Co., Ltd. Ton Yi (China) Chengdu Ton Yi Y Other 129,639 129,639 3.515 2 - Operational 11,501,360 11,501,360 Note 2 Industrial Investment receivables use Co., Ltd. Co., Ltd. Kunshan Ton Yi Other Y 129,639 129,639 11,501,360 Ton Yi (China) 2 - Operational 11,501,360 Note 2 Investment Industrial receivables use Co., Ltd. Co., Ltd. Ton Yi (China) Beijing Ton Yi Other Y 129,639 129,639 Operational 11,501,360 11,501,360 Note 2 Investment Industrial receivables use Co., Ltd. Co., Ltd. Ton Yi (China) Huizhou Ton Yi Other Y 388,918 237,672 108,033 3.515 2 - Operational 11,501,360 11,501,360 Note 2 Investment Industrial receivables Co., Ltd. Co., Ltd. Ton Yi (China) Zhanjiang Ton Yi Other Y 129,639 129,639 Operational 11.501.360 11.501.360 Note 2 Industrial Investment receivables use Co., Ltd. Co., Ltd. Ton Yi (China) Sichuan Ton Yi Other Y 129,639 129,639 3.515 2 - Operational 11,501,360 11,501,360 Note 2 Investment Industrial receivables use Co., Ltd. Co., Ltd. Ton Yi (China) Tianjin Ton Yi Other Y 302,492 129,639 60,498 3.515 2 - Operational 11,501,360 11,501,360 Note 2 Investment Industrial Co., receivables use Co., Ltd. Ltd. Ton Yi (China) Y 864,263 3.515 Wuxi Tonyi Other 864,263 734,623 2 Operational 11,501,360 11,501,360 Note 2 Investment Industrial receivables use Co., Ltd. Packing Co., Ltd.

Nature of financial Total Reason for Allowance Related Actual amount for doubtful Collateral Loan limit Maximum amount activity transaction short-term NO. Name of lender Name of borrower Account party Maximum balance Ending balance Value available for loan drawn down Interest rate (Note 1) Item per entity Note Y \$ 237,672 \$ 237,672 \$ 108,033 \$ - \$ 2,300,272 \$ Ton Yi (China) Fujian Ton Yi Other 3.515 2 Operational 4,600,544 Note 2 Investment Tinplate receivables use Co., Ltd. Co., Ltd. Ton Yi (China) Wuxi Tonyi Y 280,885 194,459 3.515 2 - Operational 2,300,272 4,600,544 Note 2 Other 129,639 Daiwa Investment receivables Co., Ltd. Industrial Co., Ltd. Ton Yi (China) Zhangzhou Ton Other Y 129,639 129,639 - Operational 1.827.247 1.827.247 Note 2 Yi Industrial Investment receivables use Co., Ltd. Co., Ltd. 1,070,315 Note 2 Chengdu Ton Yi Ton Yi (China) Other Y 129,639 129,639 2 Operational 1,070,315 Industrial Investment receivables use Co., Ltd. Co., Ltd. Beijing Ton Yi Ton Yi (China) Y 129,639 2.515 2 - Operational 894,733 894,733 Note 2 Other 129,639 Industrial Co., Investment receivables use Ltd. Co., Ltd. Huizhou Ton Yi Y 86,426 2 894,733 Beijing Ton Yi Other 3.515 - Operational 894,733 Note 2 Industrial Co., Industrial receivables use Ltd. Co., Ltd. Y Beijing Ton Yi Fujian Ton Yi Other 86,426 3.515 2 - Operational 178,947 357,893 Note 2 Industrial Co., Tinplate receivables use Ltd. Co., Ltd. Huizhou Ton Yi Ton Yi (China) Other Y 129,639 129,639 2 Operational 945.031 945,031 Note 2 Industrial Investment receivables use Co., Ltd. Co., Ltd. 11 Changsha Ton Yi Huizhou Ton Yi Other Y 51,856 3.515 2 - Operational 287,383 287,383 Note 2 Industrial Industrial receivables Co., Ltd. Co., Ltd. 11 Changsha Ton Yi Wuxi Tonyi Y 25,928 3.515 2 - Operational 57,477 114,953 Note 2 Other Industrial Daiwa receivables Co., Ltd. Industrial Co., Ltd. Jiangsu Ton Yi Fuiian Ton Yi Y 172.853 172.853 172,853 3.515 2 451,426 902.852 Note 2 Other Operational Tinplate Co., Tinplate receivables use Ltd. Co., Ltd. - Operational 12 Jiangsu Ton Yi Wuxi Tonyi Other Y 410,525 367,312 237,672 3.515~4.35 2 451,426 902,852 Note 2 Tinplate Co., Daiwa receivables Ltd. Industrial Co., Ltd. 12 Jiangsu Ton Yi Wuxi Tonvi Other Y 151.246 151,246 151.246 3.515 2 Operational 451,426 902.852 Note 2 Tinplate Co., Industrial receivables Ltd. Packing Co., Ltd.

									Nature of								
									financial	Total	Reason for	Allowance					
				Related			Actual amount		activity	transaction	short-term	for doubtful	Coll	ateral	Loan limit	Maximum amount	
NO.	Name of lender	Name of borrower	Account	party	Maximum balance	Ending balance	drawn down	Interest rate	(Note 1)	amount	financing	accounts	Item	Value	per entity	available for loan	Note
13	Tianjin Ton Yi	Ton Yi (China)	Other	Y	\$ 129,639	\$ 129,639	\$ -	_	2	\$ -	Operational	\$ -	_	\$ -	\$ 524,580	\$ 524,580	Note 2
	Industrial Co.,	Investment	receivables								use						
	Ltd.	Co., Ltd.															

- (Note 1) Nature of loans to others is filled as follows:
 - (1) For trading partner.
 - (2) For short-term financing.
- (Note 2) The maximum loan amount is 40% of its net assets.
 - (1) Trading partner: The maximum amount for individual trading partner shall not exceed the higher of total purchase or sale transactions during the reporting period or the most recent year.
 - (2) Short-term financing: The maximum amount for short-term financing is 20% of the Company's net assets; If the Company loans to foreign subsidiaries, which the Company holds 100% ownership directly or indirectly, the maximum amount for the subsidiary is 100% of the Company's net assets.
- (Note 3) Foreign currency was translated into New Taiwan Dollars with exchange rate as of September 30, 2021 as follows: CNY:NTD 1: 4.321313.

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

September 30, 2021

Table 2 Expressed in thousands of NTD

					As of Septer	mber 30, 2021		-
Investor	Marketable securities type and name	Relationship with the issuer	General ledger account (Note)	Shares/units (in thousands)	Book value	Percentage of ownership (%)	Fair value	Note
Ton-Yi Industrial Corp.	Stocks:							
	JFE Holdings Inc.	_	1	250	\$ 105,638	0.04%	\$ 105,638	_

(Note) The code number explanation is as follows:

^{1.} Non-current financial assets at fair value through other comprehensive income

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

For the nine-month period ended September 30, 2021

Table 3 Expressed in thousands of NTD

Description and reasons for difference in transaction terms

					Trans	action		compa	red to third p	earty transactions	1	Notes or accounts	receivable/(payable)	_
Purchaser/seller	Counterparty	Relationship with the counterparty	Purchases (sales)		Amount	Percentage of total purchases (sales)	Credit terms	Unit	price	Credit terms	En	nding balance	Percentage of total notes or accounts receivable/(payable)	Note
Ton Yi Industrial Corp.	Fujian Ton Yi Tinplate Co., Ltd.	An investee company of Cayman Fujian Ton Yi Holdings Ltd. accounted for using equity method	(Sales)	(\$	4,504,990)	(28)	50 days after shipping, T/T	\$	-	-	\$	1,230,237	44	_
Ton Yi Industrial Corp.	TTET union Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	(Sales)	(224,620)	(1)	Within 30 days of statements settled monthly, T/T		-	-		27,007	1	_
Wuxi Tonyi Industrial Packing Co., Ltd.	Chengdu Ton Yi Industrial Packing Co., Ltd.	An investee company of Cayman Ton Yi Industrial Holdings Ltd. accounted for using equity method	(Sales)	(305,900)	(20)	Within 30 days of statements settled monthly, T/T		-	_		44,668	16	_
Wuxi Tonyi Industrial Packing Co., Ltd.	Changsha Ton Yi Industrial Co., Ltd.	An investee company of Cayman Ton Yi Industrial Holdings Ltd. accounted for using equity method	(Sales)	(241,502)	(16)	Within 30 days of statements settled monthly, T/T		-	_		40,859	14	_
Chengdu Ton Yi Industrial Packing Co., Ltd.	Wuxi Tonyi Industrial Packing Co., Ltd.	An investee company of Cayman Ton Yi Industrial Holdings Ltd. accounted for using equity method	Purchases		305,900	95	Within 30 days of statements settled monthly, T/T		-	-	(44,668)	(95)	_
Changsha Ton Yi Industrial Co., Ltd.	Wuxi Tonyi Industrial Packing Co., Ltd.	An investee company of Cayman Ton Yi Industrial Holdings Ltd. accounted for using equity method	Purchases		241,502	33	Within 30 days of statements settled monthly, T/T		-	-	(40,859)	(22)	_
Changsha Ton Yi Industrial Co., Ltd.	Jiangsu Ton Yi Tinplate Co., Ltd.	An investee company of Cayman Jiangsu Ton Yi Holdings Ltd. accounted for using equity method	Purchases		350,969	48	67 days after invoice date, T/T		-	_	(96,181)	(52)	
Changsha Ton Yi Industrial Co., Ltd.	Fujian Ton Yi Tinplate Co., Ltd.	An investee company of Cayman Fujian Ton Yi Holdings Ltd. accounted for using equity	Purchases		132,619	18	67 days after invoice date, T/T		-	_	(48,784)	(26)	_

method

Description and reasons for difference in transaction terms

Transaction compared to third party transactions Notes or accounts receivable/(payable) Percentage of Percentage of Relationship with the Purchases total purchases total notes or accounts Purchaser/seller Counterparty counterparty (sales) Amount (sales) Credit terms Unit price Credit terms Ending balance receivable/(payable) Note Fujian Ton Yi Ton Yi Industrial The Company Purchases \$ 4,504,990 90 50 days after \$ (\$ 1,230,237) (95)Tinplate shipping, T/T Corp. Co., Ltd Fuiian Ton Yi Jiangsu Ton Yi An investee company of Cayman (Sales) 2,544,490) (52)67 days after 345,697 28 Tinplate Tinplate Jiangsu Ton Yi Holdings Ltd. invoice date. Co., Ltd Co., Ltd. accounted for using equity T/T method Fujian Ton Yi Changsha Ton Yi An investee company of Cayman (Sales) 132,619) (3) 67 days after 48,784 4 Tinplate Industrial Ton Yi Industrial Holdings Ltd. invoice date, Co., Ltd Co., Ltd. accounted for using equity T/T Jiangsu Ton Yi Fuiian Ton Yi An investee company of Cayman Purchases 2.544,490 100 67 days after 345,697) (100)Tinplate Tinplate Fujian Ton Yi Holdings Ltd. invoice date, Co., Ltd. Co., Ltd. accounted for using equity T/T method Jiangsu Ton Yi Changsha Ton Yi 350,969) (13)67 days after 96,181 13 An investee company of Cayman (Sales) Tinplate Industrial Ton Yi Industrial Holdings Ltd. invoice date, Co., Ltd. Co., Ltd. accounted for using equity T/T method Zhangzhou Ton Guangzhou An investee company of parent (Sales) 1,190,927) (77)25 days after 142,954 69 Yi Industrial President company (Uni-President invoice date. Co., Ltd. Enterprises T/T Enterprises Corp.) to entity with joint Co., Ltd. control or significant influence Taizhou Ton Yi Shanghai E & P An investee company of parent 197,893 16 15 days after 17,309) (12)Purchases Industrial Trading company (Uni-President invoice date, Co., Ltd. Co., Ltd. Enterprises Corp.) to entity with joint T/T control or significant influence Taizhou Ton Yi Taizhou An investee company of parent (Sales) 1,426,656) (65)25 days after 141.180 55 Industrial President company (Uni-President invoice date, Co., Ltd. Enterprises Enterprises Corp.) to entity with joint T/T Co., Ltd. control or significant influence Taizhou Ton Yi An investee company of parent 141,313) 50% prepaid/ 29,999 12 Guangzhou (Sales) (6) Industrial President company (Uni-President 50% 45 days Co., Ltd. Enterprises Enterprises Corp.) to entity with joint after invoice Co., Ltd. control or significant influence date, T/T Chengdu Ton Yi Chengdu An investee company of parent 318,594) (38)25 days after 56,476 39 (Sales) Industrial President company (Uni-President invoice date. Co., Ltd. Enterprises Enterprises Corp.) to entity with joint T/T Food Co., Ltd. control or significant influence

Description and reasons for difference in transaction terms

Transaction compared to third party transactions Notes or accounts receivable/(payable) Percentage of Percentage of Relationship with the Purchases total purchases total notes or accounts Purchaser/seller Counterparty counterparty (sales) Amount (sales) Credit terms Unit price Credit terms Ending balance receivable/(payable) Note Chengdu Ton Yi Guangzhou An investee company of parent (Sales) (\$ 115,720) (14)50% prepaid/ \$ \$ 10.247 7 Industrial President company (Uni-President 50% 45 days Co., Ltd. Enterprises Enterprises Corp.) to entity with joint after invoice Co., Ltd. date, T/T control or significant influence Huizhou Ton Yi Guangzhou An investee company of parent (Sales) 1.006,444) (90)25 days after 170,369 98 Industrial President company (Uni-President invoice date, Co., Ltd. Enterprises Enterprises Corp.) to entity with joint T/T Co., Ltd. control or significant influence Kunshan Ton Yi Shanghai E & P 148,150 11 15 days after 20,578) (11)An investee company of parent Purchases Industrial Trading company (Uni-President invoice date. Co., Ltd. Co., Ltd. T/T Enterprises Corp.) to entity with joint control or significant influence Kunshan Ton Yi Uni-President An investee company of parent (95)25 days after 216,388 (Sales) 1,850,166) 96 Industrial Trading company (Uni-President invoice date, Co., Ltd. (Kunshan) T/T Enterprises Corp.) to entity with joint control or significant influence Co., Ltd. Beijing Ton Yi Shanghai E & P An investee company of parent Purchases 134,956 14 7 days after 21,303) (14)Industrial Trading company (Uni-President invoice date, Co., Ltd. Co., Ltd. Enterprises Corp.) to entity with joint T/T control or significant influence Beijing Ton Yi Beijing President An investee company of parent (Sales) 1,409,572) (93)25 days after 164,274 97 Industrial Enterprises company (Uni-President invoice date, Co., Ltd. Drinks Co., Ltd. Enterprises Corp.) to entity with joint T/T control or significant influence Sichuan Ton Yi An investee company of parent (95)219,804 94 Chengdu (Sales) 1,609,556) 25 days after Industrial President company (Uni-President invoice date. Co., Ltd. Enterprises Enterprises Corp.) to entity with joint T/T Food Co., Ltd. control or significant influence Zhanjiang Ton Yi Shanghai E & P An investee company of parent Purchases 152,120 20 5 ~ 45 days 25,129) (19)Industrial Trading company (Uni-President after invoice Co., Ltd. Co., Ltd. Enterprises Corp.) to entity with joint date, T/T control or significant influence Zhanjiang Ton Yi Zhanjiang An investee company of parent (Sales) 970,854) (77)25 days after 122,709 84 Industrial company (Uni-President President invoice date. Co., Ltd. Enterprises Enterprises Corp.) to entity with joint T/T Co., Ltd. control or significant influence

Description and reasons for difference in transaction terms

					Trans	action		compa	red to third	party transactions	No	tes or accounts	receivable/(payable)	
		Relationship with the	Purchases			Percentage of total purchases							Percentage of total notes or accounts	
Purchaser/seller	Counterparty	counterparty	(sales)		Amount	(sales)	Credit terms	Uni	t price	Credit terms	End	ng balance	receivable/(payable)	Note
Zhanjiang Ton Yi Industrial Co., Ltd.	Guangzhou President Enterprises Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	(Sales)	(\$	291,199)	(23)	30 ~ 45 days after invoice date, T/T	\$	-	-	\$	23,407	16	_
Tianjin Ton Yi Industrial Co., Ltd.	Uni-President Enterprises (TianJin) Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	(Sales)	(250,162)	(50)	25 days after invoice date, T/T		-	-		53,411	85	_

⁽Note 1) The above terms are in accordance with the Company's policy on credit management, please refer to Note 7 Related Party Transactions for details.

⁽Note 2) Foreign currency was translated into New Taiwan Dollars using the following exchange rates: Ending balances of receivables and payables were translated using the exchange rate as at September 30, 2021 (USD:NTD 1:4.321313).

Purchases and sales were translated using the weighted-average exchange rate for the nine-month period ended September 30, 2021 (USD:NTD 1:28.056467; CNY:NTD 1:4.336048).

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

For the nine-month period ended September 30, 2021

Allowance for

Table 4 Expressed in thousands of NTD

		Relationship	Ending bala	ance		Overdue 1	receivables	_ Amount received in	doubtful
Company name	Counterparty	with the counterparty	Items	Amount	Turnover rate	Amount	Action taken	subsequent period	accounts
Ton Yi Industrial Corp.	Fujian Ton Yi Tinplate Co., Ltd.	An investee company of Cayman Fujian Ton Yi Holdings Ltd. accounted for using equity method	Accounts receivable	\$ 1,230,237	7.81	\$ -	_	\$ 540,610	\$ -
Chengdu Ton Yi Industrial Packing Co., Ltd.	Wuxi Ton Yi Industrial Packing Co., Ltd.	An investee company of Cayman Ton Yi Industrial Holdings Ltd. accounted for using equity method	Other receivables	281,132	-	-	_	-	-
Fujian Ton Yi Tinplate Co., Ltd.	Jiangsu Ton Yi Tinplate Co., Ltd.	An investee company of Cayman Jiangsu Ton Yi Holdings Ltd. accounted for using equity method	Accounts receivable	345,697	9.84	-	_	345,697	-
Jiangsu Ton Yi Tinplate Co., Ltd.	Wuxi Tonyi Daiwa Industrial Co., Ltd.	An investee company of Wuxi Ton Yi Industrial Packing Co., Ltd. accounted for using equity method	Other receivables	237,881	-	-	_	-	-
Jiangsu Ton Yi Tinplate Co., Ltd.	Fujian Ton Yi Tinplate Co., Ltd.	An investee company of Cayman Fujian Ton Yi Holdings Ltd. accounted for using equity method	Other receivables	173,590	-	-	_	-	-
Jiangsu Ton Yi Tinplate Co., Ltd.	Wuxi Ton Yi Industrial Packing Co., Ltd.	An investee company of Cayman Ton Yi Industrial Holdings Ltd. accounted for using equity method	Other receivables	151,379	-	-	_	-	-
Ton Yi (China) Investment Co., Ltd	. Wuxi Ton Yi Industrial Packing Co., Ltd.	An investee company of Cayman Ton Yi Industrial Holdings Ltd. accounted for using equity method	Other receivables	744,530	-	-	_	-	-
Ton Yi (China) Investment Co., Ltd	. Wuxi Tonyi Daiwa Industrial Co., Ltd.	An investee company of Wuxi Ton Yi Industrial Packing Co., Ltd. accounted for using equity method	Other receivables	132,066	-	-	_	132,066	-
Ton Yi (China) Investment Co., Ltd	. Fujian Ton Yi Tinplate Co., Ltd.	An investee company of Cayman Fujian Ton Yi Holdings Ltd. accounted for using equity method	Other receivables	111,619	-	-	_	111,619	-
Ton Yi (China) Investment Co., Ltd	. Huizhou Ton Yi Industrial Co.,Ltd.	An investee company of Ton Yi (China) Investment Co., Ltd. accounted for using equity method	Other receivables	108,205	-	-	_	78	-
Zhangzhou Ton Yi Industrial Co., Ltd.	Guangzhou President Enterprises Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	Accounts receivable	142,954	14.66	-	_	84,293	-

		Relationship	Ending bal	ance		Overdue	receivables	Amount received in	Allowance for doubtful
Company name	Counterparty	with the counterparty	Items	Amount	Turnover rate	Amount	Action taken	subsequent period	accounts
Taizhou Ton Yi Industrial Co., Ltd.	Taizhou President Enterprises Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	Accounts receivable	\$ 141,180	15.57	\$ -	_	\$ 141,180	\$ -
Taizhou Ton Yi Industrial Co., Ltd.	Huizhou Ton Yi Industrial Co.,Ltd.	An investee company of Ton Yi (China) Investment Co., Ltd. accounted for using equity method	Other receivables	173,004	-	-	_	-	-
Taizhou Ton Yi Industrial Co., Ltd.	Wuxi Tonyi Daiwa Industrial Co., Ltd.	An investee company of Wuxi Ton Yi Industrial Packing Co., Ltd. accounted for using equity method	Other receivables	173,004	-	-	_	-	-
Taizhou Ton Yi Industrial Co., Ltd.	Fujian Ton Yi Tinplate Co., Ltd.	An investee company of Cayman Fujian Ton Yi Holdings Ltd. accounted for using equity method	Other receivables	108,064	-	-	_	-	-
Huizhou Ton Yi Industrial Co., Ltd.	Guangzhou President Enterprises Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	Accounts receivable	170,369	11.64	-	_	138,446	-
Kunshan Ton Yi Industrial Co., Ltd.	Uni-President Trading (Kunshan) Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	Accounts receivable	216,388	12.09	-	_	153,613	-
Kunshan Ton Yi Industrial Co., Ltd.	Chengdu Ton Yi Industrial Co., Ltd.	An investee company of Ton Yi (China) Investment Co., Ltd. accounted for using equity method	Other receivables	221,403	-	-	_	-	-
Beijing Ton Yi Industrial Co., Ltd.	Beijing President Enterprises Drinks Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	Accounts receivable	164,274	11.79	-	_	119,365	-
Sichuan Ton Yi Industrial Co., Ltd.	Chengdu President Enterprises Food Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	Accounts receivable	219,804	10.92	-	_	219,790	-
Sichuan Ton Yi Industrial Co., Ltd.	Wuxi Ton Yi Industrial Packing Co., Ltd.	An investee company of Cayman Ton Yi Industrial Holdings Ltd. accounted for using equity method	Other receivables	155,516	-	-	_	-	-
Zhanjiang Ton Yi Industrial Co., Ltd.	Zhanjiang President Enterprises Co., Ltd.	An investee company of parent company (Uni-President Enterprises Corp.) to entity with joint control or significant influence	Accounts receivable	122,709	12.69	-	_	88,780	-
Zhanjiang Ton Yi Industrial Co., Ltd.	Huizhou Ton Yi Industrial Co.,Ltd.	An investee company of Ton Yi (China) Investment Co., Ltd. accounted for using equity method	Other receivables	151,337	-	-	_	-	-

(Note) Foreign currencies were translated into New Taiwan Dollars using the following exchanges: Ending balances of receivable and payable and subsequent collections were translated using the exchange rate as at September 30, 2021 (CYN:NTD 1:4.321313; USD:NTD 1:27.85).

Significant inter-company transactions during the reporting period

For the nine-month period ended September 30, 2021

Table 5 Expressed in thousands of NTD

				-	Intercor	npany transaction	
No (Note 2)	Company name	Counterparty	Relationship (Note 3)	General ledger account	Amount	Transaction terms	Percentage of consolidated net revenues or total assets (Note 4)
0	Ton Yi Industrial Corp.	Fujian Ton Yi Tinplate Co., Ltd.	1	Sales	\$ 4,504,990	50 days after shipping, T/T	15%
			1	Accounts receivable	1,230,237	_	3%
1	Chengdu Ton Yi Industrial Packing Co., Ltd.	Wuxi Ton Yi Industrial Packing Co., Ltd.	3	Other receivables	281,132	_	1%
2	Wuxi Ton Yi Industrial Packing Co., Ltd.	Chengdu Ton Yi Industrial Packing Co., Ltd.	3	Sales	305,900	Within 30 days of statements settled monthly, T/T	1%
		Changsha Ton Yi Industrial Co., Ltd.	3	Sales	241,502	Within 30 days of statements settled monthly, T/T	1%
3	Fujian Ton Yi Tinplate Co., Ltd.	Jiangsu Ton Yi Tinplate Co., Ltd.	3	Sales	2,544,490	67 days after invoice date, T/T	8%
			3	Accounts receivable	345,697	_	1%
		Changsha Ton Yi Industrial Co., Ltd.	3	Sales	132,619	67 days after invoice date, T/T	0%
4	Jiangsu Ton Yi Tinplate Co., Ltd.	Changsha Ton Yi Industrial Co., Ltd.	3	Sales	350,969	67 days after invoice date, T/T	1%
		Wuxi Tonyi Daiwa Industrial Co., Ltd.	3	Other receivables	237,881	_	1%
		Fujian Ton Yi Tinplate Co., Ltd.	3	Other receivables	173,590	_	0%
		Wuxi Ton Yi Industrial Packing Co., Ltd.	3	Other receivables	151,379	_	0%
5	Ton Yi (China) Investment Co., Ltd.	Wuxi Ton Yi Industrial Packing Co., Ltd.	3	Other receivables	744,530	_	2%
		Wuxi Tonyi Daiwa Industrial Co., Ltd.	3	Other receivables	132,066	_	0%
		Fujian Ton Yi Tinplate Co., Ltd.	3	Other receivables	111,619	_	0%
		Huizhou Ton Yi Industrial Co., Ltd.	3	Other receivables	108,205	_	0%
6	Taizhou Ton Yi Industrial Co., Ltd.	Huizhou Ton Yi Industrial Co., Ltd.	3	Other receivables	173,004	_	0%
		Wuxi Tonyi Daiwa Industrial Co., Ltd.	3	Other receivables	173,004	_	0%
		Fujian Ton Yi Tinplate Co., Ltd.	3	Other receivables	108,064	_	0%
7	Kunshan Ton Yi Industrial Co., Ltd.	Chengdu Ton Yi Industrial Co., Ltd.	3	Other receivables	221,403	_	1%
8	Sichuan Ton Yi Industrial Co., Ltd.	Wuxi Ton Yi Industrial Packing Co., Ltd.	3	Other receivables	155,516	_	0%
9	Zhanjiang Ton Yi Industrial Co., Ltd.	Huizhou Ton Yi Industrial Co., Ltd.	3	Other receivables	151,337	_	0%

(Note 1) Transactions among the company and subsidiaries with amount over NTD\$100,000 and one side of them are disclosed.

(Note 2) 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 3) 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 4) 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 5) Foreign currency was translated into New Taiwan Dollars using the following exchanges: Ending balances of receivables were translated using the exchange rate as at September 30, 2021 (CNY:NTD 1:4.321313); Sales were translated using the weighted-average exchange rate for the nine-month period ended September 30, 2021 (CNY:NTD 1:4.336048).

Information on investees

For the nine-month period ended September 30, 2021

Table 6 Expressed in thousands of NTD

				Original inves	tment amount	Shares hel	d as at September	30, 2021			
Investor company	Investee company	Location	Main business activities	Balance at September 30, 2021	Balance at December 31, 2020	Number of shares	Ownership (%)	Book value	Net income (loss) of the investee	Income (loss) recognized by the Company	Note
Ton Yi Industrial Corp.	Cayman Ton Yi Industrial Holdings Ltd.	Cayman	General investment	\$ 13,399,488	\$ 13,399,488	43,470,820	100.00	\$ 18,092,392	\$ 1,034,175		Subsidiary
Ton Yi Industrial Corp.	Tovecan Corp.	Vietnam	Manufacturing and sale of cans	43,740	43,740	-	51.00	50,493	(14,357)	7,322)	Subsidiary
Cayman Ton Yi Industrial Holdings Ltd.	Cayman Ton Yi Holdings Ltd.	Cayman	General investment	6,405,500	6,405,500	230,000,000	100.00	11,501,371	1,171,750	-	Subsidiary (Note 1)
Cayman Ton Yi Industrial Holdings Ltd.	Cayman Fujian Ton Yi Holdings Ltd.	Cayman	General investment	1,784,129	1,784,129	8,727	100.00	2,793,825	(88,843)	-	Subsidiary (Note 1)
Cayman Ton Yi Industrial Holdings Ltd.	Cayman Jiangsu Ton Yi Holdings Ltd.	Cayman	General investment	999,893	999,893	5,000	100.00	2,087,849	(13,374)	-	Subsidiary (Note 1)
Cayman Ton Yi Holdings Ltd.	Cayman Ton Yi (China) Holdings Ltd.	Cayman	General investment	6,405,500	6,405,500	230,000,000	100.00	11,501,371	1,171,750	-	Subsidiary (Note 1)

⁽Note 1) Not required to disclose income (loss) recognized by the Company.

⁽Note 2) Foreign currency was translated into New Taiwan Dollars using the following exchanges: Ending balances and carrying value were translated using the exchange rate as at September 30, 2021 (USD:NTD 1:27.85); Profit and loss were translated using the weighted-average exchange rate for the nine-month period ended September 30, 2021 (USD:NTD 1:28.056467).

Ton Yi Industrial Corp. and Subsidiaries Information on investments in Mainland China For the nine-month period ended September 30, 2021

Expressed in thousands of NTD Table 7

> Amount remitted from Taiwan to Mainland China/

						and China/						Accumulated	
						ed back to Taiwan onth period ended						amount of	
				Accumulated amount of remittance from		per 30, 2021	Accumulated amount		Ownership held by the		Book value	investment income remitted	
				Taiwan to Mainland	Remitted to		of remittance from	Net income	Company	Income (loss)	as of	back to Taiwan	
	Main business		Investment	China as of	Mainland	Remitted back	Taiwan as of	(loss) of the	(direct or	recognized by	September 30,	as of September	
Investee company	activities	Paid-in capital	method	January 1, 2021	China	to Taiwan	September 30, 2021	investee	indirect)	the Company	2021	30, 2021	Note
Wuxi Ton Yi Industrial Packing Co., Ltd.	Sale of cans	\$ 751,950	Note 1	\$ 194,950	\$ -	\$ -	\$ 194,950 (\$ 76,392)	100.00	(\$ 76,186)	\$ 1,081,923	\$ -	Note 7
Chengdu Ton Yi Industrial Packing Co., Ltd.	Sale of cans	208,875	Note 1	208,875	-	-	208,875	14,611	100.00	14,611	378,241	-	Note 7
Changsha Ton Yi Industrial Co., Ltd.	Sale of cans	194,950	Note 1	-	-	-	-	26,074	100.00	26,074	313,368	-	Note 7
Fujian Ton Yi Tinplate Co., Ltd.	Manufacturing and sale of tinplate	2,409,025	Note 2	1,485,714	-	-	1,485,714 (102,348)	86.80	(88,814)	2,731,721	-	Note 8
Jiangsu Ton Yi Tinplate Co., Ltd.	Sales of tinplate	1,114,000	Note 3	772,838	-	-	772,838 (16,141)	82.86	(13,260)	1,968,724	-	Note 8
Ton Yi (China) Investment Co., Ltd.	General investment	6,405,500	Note 4	835,500	-	-	835,500	1,171,752	100.00	1,171,752	11,501,371	-	Note 8
Zhangzhou Ton Yi Industrial Co., Ltd.	Manufacturing and sale of PET packages	835,500	Note 5	835,500	-	-	835,500	169,072	100.00	169,072	1,827,247	-	Note 8
Taizhou Ton Yi Industrial Co., Ltd.	Manufacturing and sale of PET packages	835,500	Note 5	835,500	-	-	835,500	307,261	100.00	307,261	1,511,396	-	Note 8
Chengdu Ton Yi Industrial Co., Ltd.	Manufacturing and sale of PET packages	835,500	Note 5	320,275	-	-	320,275	141,057	100.00	141,057	1,070,315	-	Note 8
Huizhou Ton Yi Industrial Co., Ltd.	Manufacturing and sale of PET packages	835,500	Note 5	167,100	-	-	167,100	120,121	100.00	120,121	1,064,744	-	Note 7
Kunshan Ton Yi Industrial Co., Ltd.	Manufacturing and sale of PET packages	835,500	Note 5	-	-	-	-	73,823	100.00	73,823	1,025,985	-	Note 8
Beijing Ton Yi Industrial Co., Ltd.	Manufacturing and sale of PET packages	835,500	Note 5	-	-	-	-	67,844	100.00	67,844	962,346	-	Note 7
Sichuan Ton Yi Industrial Co., Ltd.	Manufacturing and sale of PET packages	835,500	Note 5	-	-	-	-	162,081	100.00	162,081	1,215,447	-	Note 7
Zhanjiang Ton Yi Industrial Co., Ltd.	Manufacturing and sale of PET packages	557,000	Note 5	-	-	-	-	136,661	100.00	136,661	785,274	-	Note 7
Tianjin Ton Yi Industrial Co., Ltd.	Manufacturing and sale of PET packages	557,000	Note 5	-	-	-	- (2,762)	100.00	(2,762)	521,827	-	Note 7

Amount remitted from Taiwan to Mainland China/ Accumulated Amount remitted back to Taiwan amount of for the nine-month period ended Accumulated amount Accumulated Ownership investment September 30, 2021 of remittance from held by the amount Book value income remitted of remittance from Taiwan to Mainland Remitted to Net income Company Income (loss) as of back to Taiwan Mainland Main business China as of Remitted back Taiwan as of (loss) of the (direct or recognized by September 30, as of September Investment Investee company activities method January 1, 2021 China to Taiwan September 30, 2021 investee indirect) the Company 2021 30, 2021 Note Paid-in capital

- \$

- (\$

64,080)

66.50

(\$

42,605) \$

652.187 \$

Note 7

- \$

				C	eiling on
			Investment	inve	stments in
			amount authorized	Main	land China
			by the Investment	impo	sed by the
	Accumula	ited amount of	Commission of	In	vestment
	rer	nittance	the Ministry of	Com	mission of
	from Taiwan to	Mainland China as	Economic Affairs	1	MOEA
Company name	of Septer	nber 30, 2021	(MOEA)	(Note 9)
Ton Yi Industrial Corp.	\$	5,656,251	\$ 11,320,668	\$ 1	2,208,538

Manufacturing and sale of cans

(Note 1) Through investing in an existing company in the third area (Cayman Ton Yi Industrial Holdings Ltd.), which then invested in the investee in Mainland China.

(Note 2) Through investing in an existing company in the third area (Cayman Fujian Ton Yi Holdings Ltd.), which then invested in the investee in Mainland China.

1,114,000

Note 6

\$

- \$

(Note 3) Through investing in an existing company in the third area (Cayman Jiangsu Ton Yi Holdings Ltd.), which then invested in the investee in Mainland China.

(Note 4) Through investing in an existing company in the third area (Cayman Ton Yi (China) Holdings Limited), which then invested in the investee in Mainland China.

(Note 5) Through investing in an existing company in the Mainland China (Ton Yi (China) Investment Co., Ltd.), which then invested in the investee in Mainland China.

(Note 6) Through investing in an existing company in the Mainland China (Wuxi Ton Yi Industrial Packing Co., Ltd.), which then invested in the investee in Mainland China.

(Note 7) The Company recognized income (loss) based on unreviewed financial statements.

(Note 8) The Company recognized income (loss) based on reviewed financial statements.

(Note 9) The ceiling amount is 60% of consolidated net assets.

Wuxi Tonyi Daiwa

Industrial Co., Ltd.

(Note 10) Foreign currencies were translated into New Taiwan Dollars using the following exchanges: Ending investment balances were translated using the exchange rate as at September 30, 2021 (CNY:NTD 1:4.321313, USD:NTD 1:27.85); Investment gains or losses were translated using the weighted-average exchange rate for the nine-month period ended September 30, 2021 (CNY:NTD 1:4.336048, USD:NTD 1:28.056467).

Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area

For the nine-month period ended September 30, 2021

Table 8 Expressed in thousands of NTD

	Sales/(purchas	es)	Property transa	action	Accounts receive (payable)	able/		sements/guarantees or aterals	_	Financin	g		_
												Interest during the	
Investee in					Balance at		Balance at		Maximum balance during	Balance at		nine-month period	
Mainland					September		September		the nine-month period	September		ended September	
China	Amount	%	Amount	%	30, 2021	%	30, 2021	Purpose	ended September 30, 2021	30, 2021	Interest rate	30, 2021	Others
Fujian Ton Yi Tinplate Co., Ltd.	\$ 4,504,990	28	\$ -	-	\$ 1,230,237	44	\$ -	_	\$ - 5	-	_	\$ -	_

Major shareholders information

September 30, 2021

Table 9 Express in shares

Name of major shareholders	Number of shares held	Ownership Percentage
Uni-President Enterprises Corp.	719,357,425	45.55%
Toyota Tsusho Corporation	88,549,987	5.60%

(Note) The major shareholders information was derived from the data that the Company issued common shares (including treasury shares) and preference shares in dematerialised form which were registered and held by the shareholders above 5% on the last operating date of each quarter and was calculated by Taiwan Depository & Clearing Corporation.

The share capital which was recorded in the financial statements may differ from the actual number of shares issued in dematerialised form because of a different calculation basis.