Stock Code: 8255

Actron Technology Corporation and Subsidiaries

Consolidated Financial Statements with Independent Auditors' Review Report

For the Six Months Ended June 30, 2023 and 2022

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The independent auditors' review report and the accompanying consolidated financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' review report and consolidated financial statements, the Chinese version shall prevail.

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Independent Auditors' Review Report

To the Board of Directors and Shareholders of Actron Technology Corporation:

Introduction

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

Scope of Review

Except as explained in the following paragraph, we conducted our reviews in accordance with Statement of Auditing Standards No. 2410 "Review of Financial Information Performed by the Independent Auditor of the Entity". 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 disclosed in Note 11 to the consolidated financial statements, the financial statements of some non-significant subsidiaries included in the consolidated financial

statements were not reviewed. As of June 30, 2023 and 2022, the combined total assets of these non-significant subsidiaries were NT\$1,267,031 thousand and NT\$1,175,551 thousand, respectively, representing 9% and 13%, respectively, of the consolidated total assets; the combined total liabilities of these non-significant subsidiaries were NT\$153,961 thousand and NT\$239,669 thousand, respectively, representing 2% and 7%, respectively, of the consolidated total liabilities. For the three months ended June 30, 2023 and 2022, the amounts of the combined comprehensive income (loss) of these non-significant subsidiaries were NT\$(55,574) thousand and NT\$(27,553) thousand, respectively, representing (12)% and 10% of the consolidated total comprehensive income, respectively; for the six months ended June 30, 2023 and 2022, the amounts of the combined comprehensive income (loss) of these non-significant subsidiaries were NT\$(43,099) thousand and NT\$(33,360) thousand, respectively, representing (6)% and 6% of the consolidated total comprehensive income, respectively. In addition, as disclosed in Note 12 to the consolidated financial statements, the total carrying amounts of investment accounted for using the equity method were NT\$2,639,436 thousand and NT\$1,483,690 thousand as of June 30, 2023 and 2022, respectively. The share of profit (loss) of associates and joint ventures accounted for using the equity method was NT\$30,995 thousand and NT\$29,787 thousand for the three months ended June 30, 2023 and 2022, respectively; the share of profit (loss) of associates and joint ventures accounted for using the equity method was NT\$70,608 thousand and NT\$79,567 thousand for the six months ended June 30, 2023 and 2022, respectively. The amounts of the related equity-method investment were based on the equity-method investees' unreviewed financial statements for the same reporting periods.

Qualified Conclusion

Based on our reviews and the review reports of the other independent auditors, as described in Other Matters, except for the effect of adjustments, if any, as might have been on the consolidated financial statements had the financial statements of the non-significant subsidiaries and other equity-method investees as described in the preceding paragraph been reviewed, nothing has come to our attention that caused us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the Group's consolidated financial position as of June 30, 2023 and 2022, its consolidated financial performance for the three months then ended, and its consolidated financial performance and consolidated cash flows for the six months then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34 "Interim

Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Other Matters

We did not review the financial statements of Mosel Vitelic Inc., recognized in subsidiaries and associates in the accompanying consolidated financial statements (please refer to Notes 11 and 12), and its financial statements were reviewed by other independent auditors. Therefore, the amounts with respect to the financial statements of Mosel Vitelic Inc., stated in our conclusion expressed on the consolidated financial statements herein, were solely based on the review reports of the other independent auditors. The total assets of Mosel Vitelic Inc. as of June 30, 2023 accounted for 25% of the consolidated total assets, and its operating revenue from June 2 to June 30, 2023 represented 7% and 4% of the consolidated total operating revenues for the three months and six months ended June 30, 2023, respectively. The total comprehensive income recognized for the said associate using the equity method for the three months and six months ended June 30, 2023 was NT\$455 thousand and NT\$(13,704) thousand, respectively, representing 1% and (2)% of the corresponding consolidated total comprehensive income, respectively.

Deloitte Taiwan

Partner Ming Hsien Liu

Partner Meng Chieh Chiu

Financial Supervisory Commission Certificate Jin-Guan-Zheng-Shen-Zi No. 1100356048 Financial Supervisory Commission Certificate Jin-Guan-Zheng-Shen-Zi No. 1020025513

August 2, 2023

Notice to Readers

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

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

$Actron\ Technology\ Corporation\ and\ Subsidiaries$

Consolidated balance sheets

As of June 30, 2023 and 2022 and December 31, 2022

Unit: NT\$ thousand

		June 30, 20	23	December 31,	2022	June 30, 20	22
Code	Asset	Amount	%	Amount	%	Amount	%
1100	Current asset	ф. 2.201.770	15	Ф 704.440	0	Ф (50.710	0
1100 1136	Cash and cash equivalents (Note 6) Financial assets at amortized cost - current (Note 8 and 31)	\$ 2,221,779 788,318	15 5	\$ 784,443 57,346	8	\$ 658,713 158,864	8 2
1170	Trade receivables (Note 9)	936,806	7	823,935	8	640,491	7
1200	Other receivables	39,630	-	27,460	-	30,643	-
1220	Current tax assets	3,817	-	-	-	-	-
130X	Inventories (Note 10)	1,176,585	8	800,048	8	792,080	9
1470	Other current assets (Note 17 and 29)	105,296	1	166,421	2	134,063	2
11XX	Total current assets	5,272,231	36	2,659,653	27	2,414,854	28
	non-current assets						
1517	Financial assets at fair value through other comprehensive						_
1505	income -non-current (Note 7)	954,286	6	626,125	6	628,049	7
1535 1550	Financial assets at amortized cost - non-current (Note 8 and 31) Investments accounted for using the equity method (Note 12)	18,410 2,639,436	18	501 2,223,415	23	500 1,483,690	- 17
1600	Property, Plant and Equipment (Note 13 and 31)	4,115,090	28	3,212,069	33	3,074,866	35
1755	Right-of-use assets (Note 14)	337,094	2	36,273	- -	38,814	1
1805	Goodwill (Note 15)	1,137,538	8	225,142	2	225,142	3
1821	Other intangible assets (Note 16)	8,339	-	11,479	-	14,950	-
1840	Deferred tax assets (Note 23)	38,681	-	38,681	-	21,296	-
1915	Prepayments for equipment	258,147	2	589,305	6	724,735	8
1990	Other non-current assets (Note 17 and 29)	35,489		245,620	3	92,017	1
15XX	Total non-current assets	9,542,510	<u>64</u>	7,208,610	73	6,304,059	72
1XXX	Total assets	<u>\$ 14,814,741</u>	<u> 100</u>	\$ 9,868,263	<u> 100</u>	<u>\$ 8,718,913</u>	_100
Code	Liabilities and Equity						
	Current liabilities						
2100	Short-term borrowings (Note 18)	\$ 2,520,020	17	\$ 1,700,010	17	\$ 558,403	6
2150	Notes payable	306	-	267	-	196	-
2170	Trade payables	443,440	3	298,897	3	244,740	3
2180	Trade payables - related parties (Note 29)	56,995	-	166,976	2	86,234	1
2200	Other payables (Note 19)	1,122,614	8	373,293	4	715,457	8
2230 2280	Current tax liabilities (Note 23)	83,998 11,960	-	109,677 5,311	1	47,728 6,670	1
2320	Lease liabilities - current (Note 14) Current liabilities -current portion (Note 18 and 31)	160,588	1	192,099	2	129,275	1
2305	Guarantee deposits - current	162,735	1	192,099	_	129,275	-
2399	Other current liabilities	104,266	1	37,802	_	44,642	1
21XX	Total current liabilities	4,666,922	31	2,884,332	29	1,833,345	21
	non-current liabilities						
2540	Long-term borrowings (Note 18 and 31)	1,654,118	11	1,179,412	12	1,374,706	16
2570	Deferred tax liabilities (Note 23)	19,925	-	19,925	-	16,727	-
2580	Lease liabilities - non-current (Note 14)	312,326	2	1,788	_	2,417	_
2640	Defined benefit liabilities - non-current, net	16,330	_	-	-	· -	-
2645	Guarantee deposits - non-current	196,772	2		<u>-</u>	23	<u>-</u>
25XX	Total non-current liabilities	2,199,471	15	1,201,125	12	1,393,873	16
2XXX	Total liabilities	6,866,393	46	4,085,457	<u>41</u>	3,227,218	37
	Equity attributable to owners of the parent company (Note 21)						
	Share capital						
3110	Ordinary shares	914,470	6	914,470	9	914,570	<u>11</u>
3200	Capital surplus	1,778,743	12	1,747,491	18	1,748,174	20
	Retained earnings						
3310	Legal reserve	763,987	5	706,576	7	706,576	8
3350	Undistributed earnings	1,629,660	<u>11</u>	1,590,158	<u>16</u>	<u>1,293,160</u>	<u>15</u>
3300	Total retained earnings	2,393,647	<u>16</u>	2,296,734	23	1,999,736	<u>23</u>
3410	Other equity Exchange difference on translating foreign operations	(27,534)		(15,365)		(12.262.)	
3420	Unrealized gain (loss) of financial assets at fair value through	(27,334)	-	(13,363)	-	(12,362)	-
	other comprehensive income	868,704	6	554,876	6	564,749	6
3490	Estimated employee compensation					(690)	
3400 31XX	Total other equity Total equity attributable to owners of the parent company	841,170 5,928,030	$\frac{-6}{40}$	<u>539,511</u> 5,498,206	<u>6</u> 56	551,697 5,214,177	$\frac{-6}{60}$
							00
36XX	Non-controlling interests	2,020,318	14	284,600	3	277,518	3
3XXX	Total equity	7,948,348	54	5,782,806	59	5,491,695	63
	Total liabilities and equity	<u>\$ 14,814,741</u>	_100	<u>\$ 9,868,263</u>	<u>100</u>	<u>\$ 8,718,913</u>	<u>100</u>

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

(With Deloitte & Touche review report dated August 2, 2023)

Actron Technology Corporation and Subsidiaries

Consolidated statements of comprehensive income

For the three months and six months ended June 30, 2023 and 2022

Unit: In thousands of New Taiwan Dollars, except that Earnings Per Share are stated in NT\$

		For the three months ended June 30, 2023		For the three months ended June 30, 2022		For the six months ended June 30, 2023		For the six months ended June 30, 2022	
Code	NT /	Amount		Amount		Amount	%	Amount	
4000	Net operating revenue	\$ 1,282,280	100	\$ 957,051	100	\$ 2,409,995	100	\$ 1,949,090	100
5000	Operating costs (Note 10, 22 and 30)	(1,026,561)	(80)	(695,111)	(_ 72)	(1,832,511_)	(_ 76)	(1,426,683)	(_ 73)
5900	Gross profit	255,719		261,940	<u>28</u>	<u>577,484</u>	24	522,407	27
	Operating expenses (Note 22)								
6100	Selling and marketing expenses	(23,673)	(2)	(25,592)	(3)	(45,504)	(2)	(42,696)	(2)
6200 6300	Administrative expenses Research and Development expenses	(80,463) (113,183)	(6) (<u>9</u>)	(71,439) (95,931)	(7)	(152,493) (213,771)	(6) (<u>9</u>)	(145,408) (188,045)	(8)
6000	Total operating expenses	(113,183) (217,319)	$(-\frac{9}{17})$	(<u>93,931</u>) (<u>192,962</u>)	((<u>213,771</u>) (<u>411,768</u>)	$(\frac{9}{17})$	(376,149)	$(\ \ \ \ \ \ \ \ \ \ \ \ \$
6900	Operating income	38,400		68,978	8	165,716	<u>7</u>	146,258	<u>7</u>
0700	Non-operating income and expenses (Note						<u> </u>		<u> </u>
	22)								
7100	Interest income	13,194	1	818	-	16,959	1	1,226	-
7010	Other income	685	-	1,646	-	7,809	-	17,154	1
7020	Other gains and losses	299,252	23	32,890	4	291,916	12	68,826	4
7050 7060	Finance costs	(23,586)	(2)	(6,358)	(1)	(44,982)	(2)	(11,197)	(1)
7060	Share of profit of investment in associates and joint ventures								
7000	accounted for using equity method Total non-operating income and	31,450	3	29,787	3	<u>56,904</u>	2	79,567	4
7000	expenses	320,995	<u>25</u>	58,783	6	328,606	13	<u>155,576</u>	8
7900	Profit before tax from continuing operations	359,395	28	127,761	14	494,322	20	301,834	15
7950	Income tax (expense) benefit (Note 23)	(28,888)	(2)	3,005		(46,008)	(2)	(20,158)	(1)
8200	Net profit for the period	330,507	<u>26</u>	130,766	14	448,314	<u>18</u>	281,676	14
	Other comprehensive income								
8310	Items not reclassified subsequently to								
0017	profit or loss:								
8316	Unrealized gain (loss) on								
	investments in equity instruments designated as at fair								
	value through other								
	comprehensive income	98,101	8	(125,671)	(13)	152,676	6	(172,897)	(9)
8320	Share of other comprehensive			,	, ,			, ,	,
	income of associates and joint								
	ventures accounted for using the						_		
9260	equity method	41,333	3	(270,540)	(28)	165,330	7	(713,257)	(36)
8360	Items that may be reclassified subsequently to profit or loss:								
8361	Exchange difference on translating								
	foreign operations	(14,418)	(1)	(6,523)	(1)	(12,204)	_	9,225	-
8370	Share of other comprehensive								
	income of associates and joint								
	ventures accounted for using the equity method	35				35			
8300	Other comprehensive income for		<u> </u>	_	<u> </u>		<u> </u>	_	<u> </u>
0000	the period, net of income tax	125,051	10	(402,734)	(42)	305,837	13	(876,929_)	(<u>45</u>)
	•			/	\ <u> </u>			\ <u> </u>	\
8500	Total comprehensive income for the period	\$ 455,558	<u>36</u>	(\$ 271,968)	(<u>28</u>)	<u>\$ 754,151</u>	<u>31</u>	(\$ 595,253)	(<u>31</u>)
0.440	Net profit (loss) attributable to:	ф. 207 77 1	2.1	Ф. 405.005	40	Φ 454 504	40	Φ 255.115	4.4
8610 8620	Owners of the parent company Non-controlling interests	\$ 337,754	26	\$ 127,027 3,739	13	\$ 451,721 (3,407)	19	\$ 277,115	14
8600	Non-controlling interests	$(\frac{7,247}{\$})$	<u></u> 26	\$ 130,766	$\frac{1}{14}$	\$ 448,314	<u>-</u> 19	4,561 \$ 281,676	$\frac{-\frac{1}{2}}{14}$
0000		Ψ 550,507		Ψ 150,700		<u>ψ </u>		Ψ 201,070	
	Total comprehensive income (loss)								
	attributable to:								
8710	Owners of the parent company	\$ 469,607	37	(\$ 275,707)	(29)	\$ 764,360	32	(\$ 599,814)	(31)
8720	Non-controlling interests	(<u>14,049</u>)	$(\frac{1}{26})$	3,739	$(\frac{1}{20})$	(10,209)	$(\frac{1}{21})$	4,561	(<u>-</u>
8700		<u>\$ 455,558</u>	<u> 36</u>	(\$ 271,968)	(28)	<u>\$ 754,151</u>	<u>31</u>	(\$ 595,253)	(<u>31</u>)
	Earnings per share (Note 24)								
	From continuing operations								
9710	Basic	\$ 3.69		\$ 1.39		\$ 4.94		\$ 3.04	
9810	Diluted	\$ 3.64		<u>\$ 1.39</u>		<u>\$ 4.87</u>		\$ 3.02	

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

(With Deloitte & Touche review report dated August 2, 2023)

Actron Technology Corporation and Subsidiaries

Consolidated statements of changes in equity

For the six months ended June 30, 2023 and 2022

Unit: NT\$ thousand

		Equity attributable to owners of the parent company								
				• •	•		Other equity			
							Unrealized gain (loss) of financial assets at			
				Retained	d earnings	Exchange difference	fair value through			
Code		Ordinary shares	Capital surplus	Legal reserve	Undistributed earnings	on translating foreign operations	other comprehensive income	Estimated employee compensation	Non-controlling interests	Total equity
A1	Balance on January 1, 2022	\$ 914,570	\$ 1,747,150	\$ 659,284	\$ 1,429,165	(\$ 21,587)	\$ 1,450,903	(\$ 1,688)	\$ 272,922	\$ 6,450,719
	Appropriation of 2022 earnings									
B1	Legal reserve	-	-	47,292	(47,292)	-	-	-	-	-
В5	Cash dividends	-	-	-	(365,828)	-	-	-	-	(365,828)
C7	Changes in equity of investment in associates and							110		110
	joint ventures accounted for using equity method	-	-	-	-	-	-	112	-	112
C17	Exercise of right of disgorgement	-	1,024	-	-	-	-	-	-	1,024
N1	Share-based payment transactions	-	-	-	-	-	-	886	35	921
D1	Net profit for the six months ended June 30, 2022	-	-	-	277,115	-	-	-	4,561	281,676
D3	Other comprehensive income (loss) for the six									
	months ended June 30, 2022	-	-	_	-	9,225	(886,154)	-	-	(876,929)
D5	Total comprehensive income for the six months				055 445	0.005	(00(454)		4.50	(505.050.)
	ended June 30, 2022			_	277,115	9,225	(886,154)	-	4,561	(595,253_)
Z 1	Balance on June 30, 2022	<u>\$ 914,570</u>	<u>\$ 1,748,174</u>	<u>\$ 706,576</u>	<u>\$ 1,293,160</u>	(\$ 12,362)	<u>\$ 564,749</u>	(<u>\$ 690</u>)	<u>\$ 277,518</u>	<u>\$ 5,491,695</u>
A1	Balance on January 1, 2023	\$ 914,470	\$ 1,747,491	\$ 706,576	\$ 1,590,158	(\$ 15,365)	\$ 554,876	\$ -	\$ 284,600	\$ 5,782,806
	Appropriation of 2022 earnings									
B1 B5	Legal reserve Cash dividends	-	-	57,411	(57,411) (365,788)	-	-	-	-	(365,788)
					(303,700)					(300,700)
M3	Disposal of investments accounted for using the equity method	-	-	-	10,980	-	(10,980)	-	-	-
N1	Share-based payment transactions	_	31,252	_	_	_	· .	_	_	31,252
			31,232							
O1	Acquisition of a subsidiary	-	-	-	-	-	-	-	1,747,700	1,747,700
O1	Cash dividend of subsidiaries	-	-	-	-	-	-	-	(1,773)	(1,773)
D1	Net profit for the six months ended June 30, 2023	-	-	-	451,721	-	-	-	(3,407)	448,314
D3	Other comprehensive income (loss) for the six									
	months ended June 30, 2023	-	_	<u>=</u>	-	(12,169)	324,808		(6,802)	305,837
D5	Total comprehensive income for the six months				4E1 701	(101(0)	224 000		(10.200 \	754 151
	ended June 30, 2023	_	_	-	451,721	(12,169)	324,808	_	(10,209_)	<u>754,151</u>
Z 1	Balance on June 30, 2023	<u>\$ 914,470</u>	<u>\$ 1,778,743</u>	<u>\$ 763,987</u>	<u>\$ 1,629,660</u>	(<u>\$ 27,534</u>)	<u>\$ 868,704</u>	<u>\$</u>	<u>\$ 2,020,318</u>	<u>\$ 7,948,348</u>

The accompanying notes are an integral part of the consolidated financial statements. (With Deloitte & Touche review report dated August 2, 2023)

Actron Technology Corporation and Subsidiaries

Consolidated Statements of Cash Flows

For the six months ended June 30, 2023 and 2022

Unit: NT\$ thousand

_ Code			e six months June 30, 2023		e six months June 30, 2022
	Cash flows from operating activities				
A00010	Profit before tax from continuing operations	\$	494,322	\$	301,834
A20010	Adjustments for:				
A20100	Depreciation expenses		179,558		152,828
A20200	Amortization expenses		3,926		5,330
A20900	Finance costs		44,982		11,197
A21200	Interest income	(16,959)	(1,226)
A21300	Dividend income	(6,400)	(9,396)
A21900	Compensation cost related to				
	share-based payment		31,252		921
A22300	Share of profit of investment in				
	associates and joint ventures				
	accounted for using equity method	(56,904)	(79,567)
A22500	Gain on disposal of property, plant				
	and equipment	(569)		-
A23200	Gain on disposal of investments				
	accounted for using the equity				
	method	(672,871)		-
A23700	Impairment loss and obsolescence on				
	inventory		84,696		1,299
A23700	Impairment loss on non-financial				
	assets		176,884		-
A23700	Impairment loss on goodwill		225,142		-
A24100	Net gain (loss) on foreign currency				
	exchange	(13,254)	(15,234)
A30000	Net changes in operating assets and				
	liabilities				
A31130	Notes receivable		-		6,950
A31150	Trade receivables		97,819	(35,295)
A31180	Other receivables	(7,678)		5,412
A31200	Inventory	(181,126)	(58,256)
A31240	Other current assets		42,018	(18,317)
A32130	Notes payable		32		35
A32150	Trade payables	(11,454)	(12,485)
A32160	Trade payables to related parties	(57,411)	(32,572)
A32180	Other payables	(939)		39,710
A32230	Other current liabilities		21,251		6,241
A32240	Net defined benefit liabilities	(<u>859</u>)		<u>-</u>
A33000	Net cash generated from operating activities	•	375,458		269,409
A33100	Interest received		16,462		1,226
A33200	Dividend received		53,324		9,396

(to be continued)

(continued)

Code		For the six months ended June 30, 2023	For the six months ended June 30, 2022
A33300	Interest paid	(\$ 43,399)	(\$ 11,197)
A33500	Income tax paid	(72,377)	(55,793)
AAAA	Net cash inflows from operating activities	329,468	213,041
	Cash flows from investing activities		
B00010	Purchases of financial assets at fair value through other comprehensive income	-	(101,200)
B00040	Purchases of financial assets at amortized cost	(83,300)	(85,942)
B01800	Acquisition of long-term equity investments accounted for using the equity method	(1,491,750)	· · · · · · · · · · · · · · · · · · ·
B02200	Acquisition of a subsidiary, net of cash	,	
P02700	acquired	1,538,270	(1(2(40)
B02700	Purchases of property, plant and equipment	(52,977)	(163,648)
B02800	Proceeds from disposal of property, plant	970	
B02800	and equipment Decrease in refundable deposits	870 22,697	15,250
B03800 B04500	Purchases of intangible assets	(581)	(269)
B07100	Increase in prepayments for equipment	(88,619)	(109,161)
BBBB	Net cash outflows from investing	((
סססס	activities	(155,390_)	(444,970)
	activities	((
	Cash flows from financing activities		
C00100	Proceeds from short-term borrowings	670,010	-
C00200	Decrease in short-term borrowings	· -	(849,822)
C00500	Decrease in short-term notes and bills		,
	payable	-	(100,000)
C01600	Proceeds from long-term borrowings	2,570,000	1,100,000
C01700	Repayments of long-term borrowings	(1,976,805)	(453,976)
C03000	Increase in guarantee deposits	6,939	-
C03100	Decrease in guarantee deposits received	-	(1,077)
C04020	Repayments of the principal portion of lease		
	liabilities	(4,130)	(3,417)
C09900	Exercise of right of disgorgement	<u>-</u> _	1,024
CCCC	Net cash inflows (outflows) from		
	financing activities	<u>1,266,014</u>	(307,268)
DDDD	Effects of exchange rate changes on the balance of		
DDDD	cash held in foreign currencies	(2,756_)	1,573
	cush held in foreign currences	(
EEEE	Net increase (decrease) in cash and cash equivalents for the period	1,437,336	(537,624)
E00100	Cash and cash equivalents at the beginning of the period	<u> 784,443</u>	1,196,337
E00200	Cash and cash equivalents at the end of the period	<u>\$ 2,221,779</u>	<u>\$ 658,713</u>

The accompanying notes are an integral part of the consolidated financial statements. (With Deloitte & Touche review report dated August 2, 2023)

Actron Technology Corporation and Subsidiaries

Notes to consolidated financial statements

For the six months ended June 30, 2023 and 2022

(Unless otherwise stated, in thousands of New Taiwan Dollars)

1. <u>History</u>

Actron Technology Corporation (the "Company") was established in November, 1998 in accordance with the Company Act of the Republic of China. The Company's main businesses are (1) manufacture of power generation, transmission and distribution machinery; (2) wholesale of electronic materials; (3) retail sale of electronic materials; (4) manufacture export; (5) international trade; (6) manufacture of electronic components.

The Company's shares have been listed on the Taipei Exchange since April, 2006.

The consolidated financial statements of the Company and its subsidiaries, hereto forth collectively referred to as the Group, are presented in the Company's functional currency, the New Taiwan Dollar.

2. Date and procedures for approval of financial statements

The consolidated financial statements were approved by the Company's board of directors on August 2, 2023.

3. Application of new, amended and revised standards and interpretations

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

The initial application of the IFRSs endorsed and issued into effect by the FSC did not have material impact on the Group's accounting policies. (2) New IFRSs in issue by IASB but not yet endorsed and issued into effect by the FSC

New, amended and revised standards and	Effective Date Announced			
interpretations	by IASB (Note 1)			
Amendments to IFRS 10 and IAS 28 "Sale or	To be determined			
Contribution of Assets between An Investor and				
Its Associate or Joint Venture"				
Amendments to IFRS 16 "Lease Liability in A	January 1, 2024 (Note 2)			
Sale-and-Leaseback"				
IFRS 17 "Insurance Contracts"	January 1, 2023			
Amendments to IFRS 17	January 1, 2023			
Amendments to IFRS 17 "Initial Application of IFRS	January 1, 2023			
17 and IFRS 9—Comparative Information"				
Amendments to IAS 1 "Classification of Liabilities as	January 1, 2024			
Current or Non-current"				
Amendments to IAS 1 "Non-current Liabilities with	January 1, 2024			
Covenants"	•			
Amendments to IAS 7 and IFRS 7 "Supplier Finance	January 1, 2024			
Arrangements"	•			
Amendments to IAS 12 "International Tax	(Note 3)			
Reform – Pillar Two Model Rules"				

- Note 1: Unless stated otherwise, the above new, amended and revised standards and interpretations are effective for annual reporting periods beginning on or after their respective effective dates.
- Note 2: A seller-lessee applies the amendments to IFRS16 retrospectively to sale and leaseback transactions entered into after the date of initial application.
- Note 3: The mandatory exception and the disclosure of the use of which apply immediately and retrospectively in accordance with IAS 8 upon issuance of the amendments; the remaining disclosure requirements apply for annual reporting periods beginning on or after January 1, 2023, but not for any interim periods ending on or before December 31, 2023.

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

4. Summary of significant accounting policies

(1) Statement of compliance

These interim consolidated financial statements 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 and issued into effect by the FSC. Disclosure information included in these interim consolidated financial statements is less than the disclosure information required in a complete set of annual financial statements.

(2) Basis of preparation

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

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

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

(3) Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and the entities controlled by the Company (the "subsidiaries"). Income and expenses of subsidiaries acquired or disposed of during the period are included in the consolidated statement of comprehensive income from the effective dates of acquisitions or up to the effective dates of disposals. Adjustments are made to the financial statements

of subsidiaries to bring their accounting policies into line with those of the Group. All intra-group transactions, balances, income and expenses are eliminated in full upon consolidation. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

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

Please refer to Note 11, Table 6 and Table 7 for detailed information on subsidiaries, percentage of ownership and main business activity.

(4) Other significant accounting policies

Except for the followings, please refer to the consolidated financial statements for the year ended December 31, 2022 for the summary of significant accounting policies.

1. Defined benefit post-retirement benefit

Pension cost for an interim period is calculated on a year-to-date basis by using the actuarially determined pension cost rate at the end of the prior financial year, adjusted for significant market fluctuations since that time and for significant plan amendments, settlements, or other significant one-off events.

2. Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax. Interim period income taxes are assessed on an annual basis and calculated by applying to an interim period's pre-tax income the tax rate that would be applicable to expected total annual earnings.

3. Business combinations

The acquisition method is used for all business combinations. All costs associated with an acquisition must be expensed in the period such costs incur and services received.

Goodwill is measured as the difference between the aggregate of the fair value of the consideration transferred, the amount of any non-controlling interests, and the acquisition-date fair value of the acquirer's previously-held equity interest in the acquiree, and the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed.

Non-controlling interests having present ownership interests in the acquiree that entitle holders to a proportionate share of the entity's net assets in the event of a liquidation are measured at the non-controlling interest's proportionate share of identifiable net assets of the acquiree recognized. Other non-controlling interests are measured at fair value.

When a business combination is achieved in stages, the Group remeasures any previously held interest at fair value at the acquisition date. Any resultant gain or loss is recognized in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognized in other comprehensive income are recognized on the same basis as would be required if the Group directly disposed of those interests.

When the initial accounting for a business combination is incomplete for identifiable assets acquired and liabilities assumed by the end of the first reporting period, the amounts recognized in the financial statements for the business combination are determined provisionally. Adjustments to provisional amounts and the recognition of newly identified assets and liabilities are made within the measurement period, where they reflect new information obtained

about facts and circumstances that were in existence at the acquisition date.

5. Critical accounting judgments and key sources of estimation uncertainty

Please refer to the consolidated financial statements for the year ended December 31, 2022 for the critical accounting judgments and key sources of estimation uncertainty.

6. <u>Cash and cash equivalents</u>

_	June 30, 2023		December 31, 2022		June 30, 2022	
Cash on hand and petty cash	\$	932	\$	800	\$	1,176
Checking accounts and demand						
deposits		1,087,182		660,803		652,637
Cash equivalents						
Bonds sold under repurchase						
agreement		256,975		122,840		-
Time deposits with original						
maturity within three						
months		876,690		<u>-</u>		4,900
	\$	2,221,779	\$	784,443	\$	658,713

7. Financial assets at fair value through other comprehensive income -non-current

	June 30, 2023	June 30, 2023 December 31, 2022 Jun	
Domestic investments	\$ 558,801	\$ 493,750	\$ 539,828
Foreign investments	<u>395,485</u>	132,375	88,221
	\$ 954,286	\$ 626,125	\$ 628,049

The above investments are held for medium to long-term strategic purposes and expected to generate return over the long run. Accordingly, the management elected to designate these investments as at financial assets at fair value through other comprehensive income as it believes that recognizing the short-term fluctuations of fair value in profit or loss would not be consistent with the Group's long-term investment strategy.

8. Financial assets at amortized cost

	June 30, 2023	December 31, 2022	June 30, 2022
Current			
Time deposits with original			
maturity over three months	\$ 775,068	\$ 43,096	\$ 143,441
Pledged time deposits	13,250	14,250	15,423
	<u>\$ 788,318</u>	<u>\$ 57,346</u>	<u>\$ 158,864</u>
Non-current			
Pledged time deposits	<u>\$ 18,410</u>	<u>\$ 501</u>	<u>\$ 500</u>

Please refer to Note 31 for information related to investments in financial assets at amortized cost pledged as security.

9. Notes receivable and trade receivables

	June 30, 2023		December 31, 2022		Jun	e 30, 2022
Trade receivables						
At amortized cost						
Gross carrying amount	\$	871,470	\$	780,279	\$	610,320
Less: Allowance for						
impairment loss	(2,083)	(2,083)	(<u>767</u>)
-		869,387		778,196		609,553
At fair value through profit or loss		67,419		45,739		30,938
	\$	936,806	\$	823,935	\$	640,491

(1) Trade receivables at amortized cost

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

The Group measures the loss allowance for trade receivables at an amount equal to lifetime expected credit losses. The lifetime expected credit losses are estimated by reference to the past default history of the customer, the customer's current financial position, economic condition of the industry in which the customer operates, as well as the overall economic condition and industry outlook. As of June 30, 2023, and December 31 and June 30, 2022, the expected credit loss rates on trade receivables were 0.03%~100%, 0.01%~100% and 0.005%~100%, respectively.

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

The aging of trade receivables was as follows:

	June 30, 2023	December 31, 2022	June 30, 2022
Not past due	\$ 851,323	\$ 653,200	\$ 559,961
Past due within 60 days	6,016	126,124	48,642
Past due 61 to 90 days	286	908	1,501
Past due 91 to 120 days	-	-	32
Past due over 121 days	13,845	47	184
Total	\$ 871,470	\$ 780,279	\$ 610,320

The aging of trade receivables above was based on number of past due days.

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

	For the six months	For the six months		
	ended June 30, 2023	ended June 30, 2022		
Beginning balance	\$ 2,083	\$ 767		
Add: Impairment loss for the period	_	_		
Ending balance	<u>\$ 2,083</u>	<u>\$ 767</u>		

(2) Trade receivables at fair value through profit or loss

The Group will sell its trade receivables at fair value through profit or loss to banks without recourse, and the risk and return associated to these trade receivables are mostly transferred to banks upon the sale resulting in the derecognition of these trade receivables from the balance sheet. The objective of the Group's business model is not to hold these trade receivables to collect the contractual cash flows or achieve objective by both collecting contractual cash flows and selling financial assets, so these trade receivables are measured at fair value.

10. <u>Inventory</u>

	Jun	June 30, 2023		December 31, 2022		e 30, 2022	
Finished good	\$	354,155	\$	309,459	\$	267,471	
Work in progress		226,954		164,390		118,225	
Raw materials		595,476		326,199		406,384	
	\$	1.176.585	\$	800.048	\$	792.080	

The costs of inventories recognized as cost of goods sold for the three months and six months ended June 30, 2023 and 2022 were NT\$1,026,561 thousand, NT\$695,111 thousand, NT\$1,832,511 thousand and NT\$1,426,683 thousand, respectively. The impairment and obsolescence losses (gains from price recovery) on inventories included in cost of goods sold for the three

months and six months ended June 30, 2023 and 2022 were NT\$95,498 thousand, NT\$(1,802) thousand, NT\$84,696 thousand and NT\$1,299 thousand, respectively.

11. <u>Subsidiaries</u>

(1) Subsidiaries included in consolidated financial statements

The entities included in these consolidated financial statements are as follows:

			•	% of Ownershi	р	
Investor	Subsidiary	Main business activity	June 30, 2023	December 31, 2022	June 30, 2022	Remark
The Company	Ding-Wei Technology Co., Ltd.	Manufacture of electronic components and motor parts	100%	100%	100%	1
The Company	Smooth International Limited Corporation	Investment	100%	100%	100%	1
Smooth International Limited Corporation	Smooth Autocomponent Limited	Investment	100%	100%	100%	1
Smooth Autocomponent Limited	Smooth Autocomponent Limited	Manufacture of motor parts	100%	100%	100%	1
The Company	Rec Technology Corporation	Manufacture of motor parts	49%	49%	49%	1, 2
The Company	Bigbest Solutions, Inc.	Manufacture of motors	28%	28%	28%	1, 2, 5
The Company	Mosel Vitelic Inc.	Semiconductors	30%	-	-	3, 4, 5
Mosel Vitelic Inc.	Giant Haven Investments Ltd. (B.V.I)	Holding company	100%	-	-	4
Mosel Vitelic Inc.	Mou Fu Investment Consultant Ltd.	Leasing, manpower dispatch and various services	100%	-	-	4
Mosel Vitelic Inc.	Bou-Der Investment, Ltd.	Investment	47%	-	-	4
Mosel Vitelic Inc.	DenMOS Technology Inc.	R&D, design, manufacturing and sale of LCD driving ICs and other application-spec ific ICs	80%	-	-	1
Mou Fu Investment Consultant Ltd.	Bou-Der Investment, Ltd.	Investment	50%	-	-	4
Mou Fu Investment Consultant Ltd.	DenMOS Technology Inc.	R&D, design, manufacturing and sale of LCD driving ICs and other application-spec ific ICs	4%	-	-	1

Note 1: This is a non-significant subsidiary, of which the financial statements for the six months ended June 30, 2023 and 2022 were not reviewed by independent accountants.

Note 2: The Group is the single shareholder holding the largest portion of equity and had the ability to direct the relevant activities by directing and monitoring investee's strategies on finance, operation and human

resources. Thus, the investee is deemed as a subsidiary of the Company.

Note 3: The Group acquired de facto control over the said company on June 2, 2023 and had the ability to direct the relevant activities by directing and monitoring investee's strategies on finance, operation and human resources. Thus, the investee is deemed as a subsidiary of the Company.

Note 4: The Group's independent auditors did not review the financial statements, which were reviewed by other independent directors.

Note 5: The investee is a subsidiary with a material non-controlling interest.

- (2) Subsidiaries not included in consolidated financial statements: None.
- (3) Information on additional subsidiaries with a material non-controlling interest for the period

				n-controlling Inter	,
Company Name	Main business activity	Main business location	June 30, 2023	December 31, 2022	June 30, 2022
Mosel Vitelic Inc.	Semiconductors	Hsinchu City	70%	-	-

Please refer to Table 6 for information of main business location and countries of incorporation.

The summarized financial information of Mosel Vitelic Inc. below represents amounts before intragroup eliminations:

Mosel Vitelic Inc. and its subsidiaries

	June 30, 2023
Current asset	\$ 2,725,681
non-current assets	1,130,356
Current liabilities	(820,765)
non-current liabilities	(<u>558,091</u>)
Equity	<u>\$ 2,477,181</u>
Equity attributable to:	
Owners of the parent	
company	\$ 744,393
Non-controlling	
interests of Mosel	
Vitelic Inc.	1,732,788
	<u>\$ 2,477,181</u>

Operating revenue	June	June 2 to 30, 2023 130,010	
o postavisto costato	<u> </u>	100,010	
Net profit for the period	\$	1,496	
Other comprehensive income	(9,723)	
Total comprehensive income	(<u>\$</u>	8,227)	
Net profit attributable to:			
Owners of the parent			
company	\$	498	
Non-controlling			
interests of Mosel			
Vitelic Inc.		998	
	<u>\$</u>	1,496	
Total comprehensive income			
(loss) attributable to:			
Owners of the parent			
company	(\$	2,423)	
Non-controlling			
interests of Mosel			
Vitelic Inc.	(5,804)	
	<u>(\$</u>	8,227)	
Investments accounted for using the equity method	`	· · · · · ·	
	_		

12.

	Ju	ne 30, 2023	December 31, 2022		Jur	ne 30, 2022
Investments in Associates	\$	1,539,490	\$	1,311,702	\$	533,937
Investments in Joint Ventures		1,099,946		911,713		949,753
	\$	2,639,436	\$	2,223,415	\$	1,483,690

(1) Investments in Associates

Material Associates

			% of Ownership and Voting Rights		
	Main business	Main business		December 31,	
Company Name	activity	location	June 30, 2023	2022	June 30, 2022
Mosel Vitelic Inc.	Semiconductors	Hsinchu City	-	30%	18%
Excelliance MOS Corporation	Semiconductors	Hsinchu City	29%	-	-

Considering its long-term operational development, the Group has increased its involvement in the supply chain by acquiring 19,000 thousand ordinary shares of Mosel Vitelic Inc. on November 28, 2022. The Group acquired de facto power over the investee's relevant activities because it can direct and monitor the investee's strategies on finance, operation and human resources. Thus, Mosel Vitelic Inc. has been recognized as a subsidiary in the consolidated financial statements instead of an associate since June 2023. Please refer to Notes 11 and 26 for details. In addition, the Group's board of directors' meeting on January 11, 2023, approved the subscription to the ordinary shares to be issued for the cash capital increase through the private placement of Excelliance MOS Corporation, and the Company obtained 15,000 thousand ordinary shares of Excelliance MOS Corporation.

The share of profit (loss) and other comprehensive income of associates and joint ventures accounted for using the equity method were calculated based on the joint venture's unreviewed financial statements. However, the Group's management believes the unreviewed financial statements will not have any material influence.

The Level 1 fair value of associate with open market price is as follow:

Company Name	June 30, 2023	December 31, 2022	June 30, 2022
Mosel Vitelic Inc.	\$ -	\$ 1,740,935	\$ 1,063,960
Excelliance MOS Corporation	<u>\$ 1,957,500</u>	<u>\$</u>	<u>\$</u>

(2) Investments in Joint Ventures

Material Joint Ventures

Company Name Hong Wang Investment Co., Ltd.		siness activity estment	Main business location New Taipei City		
	June 30, 2023	December 31, 202	22 June 30, 2022		
% of Ownership	30%	30%	30%		
% of Voting Rights	37%	37%	37%		

The share of profit (loss) and other comprehensive income of associates and joint ventures accounted for using the equity method were calculated based on the joint venture's unreviewed financial statements. However, the Group's management believes the unreviewed financial statements will not have any material influence.

13. <u>Property, plant and equipment</u>

	Freehold Land	Building	Machinery Equipment	Transportation Equipment	Other Equipment	Property under construction	Total
Cost Balance on January 1, 2022 Additions Reclassifications Net exchange differences Balance on June 30, 2022	\$ 405,764 - - \$ 405,764	\$ 1,589,216 5,634 6,505 4,822 \$ 1,606,177	\$ 1,849,951 219,624 (6,795) 2,682 \$ 2,065,462	\$ 8,033 - - 9 \$ 8,042	\$ 481,908 33,421 - 2,136 \$ 517,465	\$ 677,006 94,486 (6,505) 	\$ 5,011,878 353,165 (6,795) 9,649 \$ 5,367,897
Accumulated depreciation Balance on January 1, 2022 Depreciation expenses Reclassifications Net exchange differences Balance on June 30, 2022	\$ - - - \$ -	\$ 648,430 33,251 - 251 \$ 681,932	\$ 1,184,813 88,959 (3,792) 1,625 \$ 1,271,605	\$ 7,005 409 - 7 \$ 7,421	\$ 304,826 26,495 - 752 \$ 332,073	\$ - - - \$ -	\$ 2,145,074 149,114 (3,792) 2,635 \$ 2,293,031
Net balance on June 30, 2022	\$ 405,764	\$ 924,245	\$ 793,857	<u>\$ 621</u>	\$ 185,392	\$ 764,987	\$ 3,074,866
Cost Balance on January 1, 2023 Additions Disposals Reclassifications Acquisition in a business combination Net exchange differences Balance on June 30, 2023 Accumulated depreciation	\$ 405,764 - - 24,476 - \$ 430,240	\$ 1,606,094 7,098 (12,841) 1,104 3,168,786 (6,396) \$ 4,763,845	\$ 2,233,094 629,087 (26,128) - 14,345,929 (3,599) \$17,178,383	\$ 7,764 1,200 (838) - 550 (11) \$ 8,665	\$ 545,705 27,303 (3,779) - 139,107 (2,940) \$ 705,396	\$ 827,584 12,384 (1,104)	\$ 5,626,005 677,072 (43,586) - 17,678,848 (12,946) \$ 23,925,393
and impairment Balance on January 1, 2023 Disposals Impairment losses Depreciation expenses Acquisition in a business	\$ - - - -	\$ 714,892 (12,840) 40,904 33,948	\$ 1,336,743 (26,128) 123,808 112,057	\$ 3,324 (838) - 516	\$ 358,977 (3,479) 11,955 28,403	\$ - - - -	\$ 2,413,936 (43,285) 176,667 174,924
combination Net exchange differences Balance on June 30, 2023	24,476 \$ 24,476	2,814,082 (508) \$ 3,590,478	14,126,407 (<u>2,477</u>) <u>\$15,670,410</u>	$(\frac{550}{\$ 3,543})$	$(\frac{126,852}{\underbrace{1,312}_{\$}})$	- - -	$(\frac{17,092,367}{\underbrace{4,306}_{\$19,810,303}})$
Net balance on June 30, 2023	\$ 405,764	\$ 1,173,367	\$ 1,507,973	\$ 5,122	\$ 184,000	\$ 838,864	\$ 4,115,090

In consideration of future business plans and the existing need for capacity and that some plant and equipment do not meet the Group's production requirement, the Group measures the recoverable amount of such assets at value in use, and the said amount fell below the carrying amount. Thus, an impairing loss of NT\$176,667 thousand was recognized under other gains and losses in the consolidated statement of comprehensive income in 2023.

The Group's property, plant and equipment are depreciated on a straight-line basis over their estimated useful lives as follows:

Buildings	
Plants	48~56 years
Mechanical and electrical	
equipment and engineering	
systems	2~56 years
Machinery Equipment	2~20 years
Transportation Equipment	3~6 years
Other Equipment	2~21 years

Please refer to Note 32 for information related to the property, plant and equipment pledged as security.

14. <u>Lease arrangements</u>

(1) Right-of-use assets

		June	30, 2023	Decen	nber 3	1, 2022	June	30, 2022
Carrying Amount								
Land		\$	329,274	\$	29,	376	\$	29,914
Building			3,742		5,	963		7,665
Transportation Equip	ment		1,630			934		1,235
Other Equipment			2,448			-		-
		\$	337,094	\$	36,	273	\$	38,814
	For	the three	For th	ne three	Fo	or the six	F	or the six
	mon	ths ended	month	ns ended	mon	ths ended	mo	nths ended
	June	e 30, 2023	June :	30, 2022	Jun	e 30, 2023	Ju	ne 30, 2022
Additions to right-of-use		·						
assets	\$	3,090	\$		\$	3,090	\$	2,815
Acquisition in a business					-	<u> </u>		
combination	\$	303,236	\$		\$	303,236	\$	<u>-</u>
Depreciation expenses					-			
for right-of-use assets								
Land	\$	1,080	\$	164	\$	1,245	\$	327
Building		1,521		1,492		3,024		2,984
Transportation								
Equipment		173		151		324		403
Other Equipment		41		-		41		-
1 1	\$	2,815	\$	1,807	\$	4,634	\$	3,714

The underlying assets of the Group's leases include lands, buildings, company vehicles and digital security cameras. Except for lease contracts for lands with durations ranging between 32 and 50 years, the durations for the remaining lease contracts generally range between 2 and 5 years. Lease contracts are negotiated on an individual basis, and their terms and conditions may vary.

Except for the additions and depreciation expenses listed above, there was no major sublease or impairment of the Group's right-of-use assets for the six months ended June 30, 2023 and 2022.

(2) Lease liabilities

	June 30, 2023	December 31, 2022	June 30, 2022
Carrying Amount			
Current	<u>\$ 11,960</u>	<u>\$ 5,311</u>	<u>\$ 6,670</u>
Non-current	\$ 312,32 <u>6</u>	\$ 1,788	\$ 2,417

Range of discount rate for lease liabilities was as follows:

	June 30, 2023	December 31, 2022	June 30, 2022
Land	2.53%	-	-
Building	$1.51\% \sim 4.35\%$	$1.51\% \sim 4.35\%$	$1.51\% \sim 3.85\%$
Transportation Equipment	0.85%	$0.85\% \sim 1.81\%$	$0.85\% \sim 1.81\%$
Other Equipment	2.53%	-	-

(3) Other lease information

	mont	he three hs ended 30, 2023	mont	he three hs ended 30, 2022	mont	the six hs ended 30, 2023	mont	the six hs ended 30, 2022
Expenses relating to short-term leases	\$	2,112	\$	2,395	\$	4,574	\$	5,105
Expenses relating to low-value asset leases	\$	48	\$	49	\$	94	\$	99
Total cash (outflow) for leases	(\$	7,032)	(<u>\$</u>	4,143)	(\$	9,540)	(<u>\$</u>	8,710)

15. Goodwill

	 For the six months ended June 30, 2023		six months une 30, 2022
Cost	 		
Beginning balance	\$ 283,636	\$	283,636
Acquisition in a business combination in			
the year (Note 26)	 1,137,538		_
	\$ 1,421,174	\$	283,636
Accumulated impairment			
Beginning balance	\$ 58,494	\$	58,494
Recognition in the period	 225,142		<u>-</u>
Ending balance	\$ 283,636	\$	58,494
Net at the end of the period	\$ 1,137,538	\$	225,142

An assessment on the recoverable amount of goodwill has been carried out by the Group in 2023, and the impairment losses on goodwill as regards Bigbest Solutions, Inc. and Ding-Wei Technology Co., Ltd. were NT\$88,783 thousand and NT\$136,359 thousand, respectively. Based on their values in use, the recoverable amounts for Bigbest Solutions, Inc. and Ding-Wei Technology Co., Ltd. were NT\$69,543 thousand and NT\$270,600 thousand, respectively. The impairment of Bigbest Solutions, Inc. mainly arose from the unideal profitability of some products, resulting in the recoverable amount falling

below the carrying amount. The products of Ding-Wei Technology Co., Ltd. are gasoline-vehicle-specific. As the market demand for gasoline vehicles in the future is expected to decline, the cash inflow in the future is estimated to fall, resulting in the recoverable amount falling below the carrying amount.

16. Other intangible assets

	June 30, 2023		Decem	ber 31, 2022	June 30, 2022		
Carrying amount of each category							
Software	\$	8,339	\$	11,479	\$	14,950	

Taking into account its future business plan and the existing need for capacity, the recoverable amount of the said asset's value in use has fallen below its carrying amount, so the Group has recognized an impairment loss of NT\$217 thousand under other gains and losses in the consolidated statement of comprehensive income in 2023.

17. Other assets

	Jun	nne 30, 2023 December 31, 2022 June		December 31, 2022		e 30, 2022
Current						
Prepayments	\$	53,596	\$	64,232	\$	34,011
Overpaid sales tax		46,641		47,345		44,493
Refundable deposits		-		53,551		51,825
Others		5,059		1,293		3,734
	\$	105,296	\$	166,421	\$	134,063
Non-current						
Refundable deposits	\$	16,989	\$	67,116	\$	91,302
Prepayments for investments		18,500		171,385		-
Net defined benefit assets		-		7,119		715
Long-term accounts receivable		397,055		-		-
Less: Allowance for impairment loss	(397,055)		<u>-</u>		<u>-</u>
*	\$	35,489	\$	245,620	\$	92,017

With regard to the polycrystalline silicon wafer purchase and sale contracts "Original Contract" and "Supplementary Agreement" between the subsidiary Mosel Vitelic Inc. (referred to as "Mosel Vitelic") and Jiangxi LDK Solar High-Tech Co., Ltd. (referred to as "LDK"), since both parties failed to reach a consensus on the unit price of polycrystalline silicon wafers, according to the terms and conditions of the "Original Contract", Mosel Vitelic informed LDK that the Contract shall be terminated automatically on April 1, 2010 and requested LDK to return the prepayment of US\$28,611 thousand (under long-term accounts receivable). With regard to the dispute over the "Original

Contract" and "Supplementary Agreement", LDK filed an arbitration proceeding with the Hong Kong International Arbitration Centre. The arbitration court was established on May 27, 2011 and made a verdict with the issuance of a final decision on June 11, 2013. For the claim filed by Mosel Vitelic against LDK and the claim filed by LDK against the Company, each party received one favorable judgment and one unfavorable judgment respectively. According to the result of the arbitration, Mosel Vitelic had not breached the "Original Contract" for the unpurchased remaining quantity; however, Mosel Vitelic should indemnify the loss for the remaining unpurchased quantity according to the "Supplementary Agreement", pay the default fine for not providing IC wafer recovery material according to the "Original Contract" and return the material recovery amount previously paid by LDK. The total amount of these three items was US\$13,532 thousand, recognized under the other losses by Mosel Vitelic. In addition, regarding the payable amount of US\$2,836 thousand to LDK originally credited under accounts payable and the aforementioned total amount of the three items of US\$13,532 thousand of Mosel Vitelic, after offsetting with the long-term accounts receivable of US\$28,611 thousand of Mosel Vitelic from LDK, the prepayment required to be returned by LDK to Mosel Vitelic was US\$12,243 thousand. Accordingly, for this case, Mosel Vitelic has retained an attorney to file a petition for compulsory execution with the Intermediate People's Court of Xinyu Municipality, Jiangxi Province, the People's Republic of China, and the Court has accepted the case and informed LDK to fulfill the obligation specified in the final decision. On December 18, 2017, LDK' reorganizer informed Mosel Vitelic to receive the credit amount of RMB 2,093 thousand. Mosel Vitelic may choose to receive payment in installments or in the form of shares. Based on the consideration of the timing and possibility of recovering such an amount and the operational status of LDK, Mosel Vitelic chose the payment in the form of shares for LDK's debt. However, until now, Mosel Vitelic has not received any further notice from LDK, and LDK still refuses to assist Mosel Vitelic in understanding relevant matters, such that Mosel Vitelic has not yet received the debt

repayment from LDK. In addition to the legal action taken in China, Mosel Vitelic has also filed compulsory execution proceedings on the assets of LDK or creditor's right in order to protect its interest. In addition, the case has been recognized by the first instance of the court in Taiwan. Although the second instance of the court reversed the judgment of the first instance of the court, the third instance of the court also reversed the judgment of the second instance of the court. Presently, the appeal of the judgment of the first instance of the court is under review by the high court in Taiwan.

After evaluating and considering the possibility of recovering the long-term accounts receivable, Mosel Vitelic impaired such an account in full in 2017.

18. <u>Borrowings</u>

(1) Short-term borrowings

	June 30, 2023	December 31, 2022	June 30, 2022
Secured borrowings			
Bank loans (Note 31)	<u>\$ 150,000</u>	\$ <u>-</u>	<u>\$</u>
<u>Unsecured borrowings</u>			
Line of credit borrowings	2,370,020	1,700,010	558,403
_	\$ 2,520,020	\$ 1,700,010	\$ 558,403

The interest rate ranges for the revolving bank loans as of June 30, 2023, December 31, 2022 and June 30, 2022 were $1.61\%\sim2.15\%$, $1.25\%\sim2.05\%$ and $0.9\%\sim3.85\%$, respectively

(2) Long-term borrowings

	June 30, 2023	ane 30, 2023 December 31, 2022	
Secured borrowings			
Bank loans (Note 31)	\$ <u>-</u>	\$ 150,000	\$ -
<u>Unsecured borrowings</u>			
Bank loans	1,814,706	1,220,000	\$1,500,000
Other borrowings		1,511	3,981
	1,814,706	1,371,511	1,503,981
Less: portion with maturity less			
than 1 year	(160,588_)	(192,099)	(129,275)
Long-term borrowings	<u>\$ 1,654,118</u>	\$ 1,179,412	<u>\$ 1,374,706</u>
Range of interest rates	1.6% ~ 2.15%	1.48% ~ 10%	0.98% ~ 10%

- 1. The bank loans were secured by the Group's freehold land and buildings, please refer to Note 31 for the details. The use of fund is to replenish mid-to-long-term operating capital.
- 2. The Group signed an asset sale-leaseback finance agreement with Hua Nan International Leasing Co., Ltd. in June 2019, amounting RMB 7,500 thousand. After 4 years of lease period, ownership of assets will be returned to the Company without consideration where, pursuant to the agreement, the implied interest rate is 10% based on the lease payments.

19. Other payables

	June 30, 2023		December 31, 2022		Jun	e 30, 2022
Payables for salaries and bonuses	\$	105,144	\$	121,100	\$	74,804
Payables for annual leaves		31,887		19,169		18,745
Employees' compensation and						
directors' remuneration		227,660		110,800		116,468

(to be continued)

(continued)

	Jun	June 30, 2023 December 31, 2022		June 30, 2022		
Payables for equipment	\$	51,174	\$	19,706	\$	11,863
Dividends payable		476,804		-		365,828
Others		229,945		102,518		127,749
	\$	1,122,614	\$	373,293	\$	715,457

20. <u>Retirement benefit plans</u>

Pension expenses in respect of defined benefit plans were NT\$303 thousand and NT\$241 thousand for the three months ended June 30, 2023 and 2022, respectively; NT\$547 thousand and NT\$481 thousand for the six months ended June 30, 2023 and 2022, respectively, calculated using the actuarially determined pension cost discount rate as of December 31, 2022 and 2021.

21. Equity

(1) Share capital

Ordinary shares

	June 30, 2023	December 31, 2022	June 30, 2022
Number of shares authorized (in			
thousand shares)	300,000	300,000	300,000
Authorized share capital	\$ 3,000,000	\$ 3,000,000	\$ 3,000,000
Number of shares issued and			
fully paid (in thousand shares)	91,447	91,447	91,457
Share capital issued	<u>\$ 914,470</u>	<u>\$ 914,470</u>	\$ 914,570

Change to the Company's share capital was mainly due to employee resignation, and restricted shares were recalled and canceled.

(2) Capital surplus

_	June 30, 2023		Dece	December 31, 2022		June 30, 2022	
Available for offsetting deficits,							
distributing cash or							
transferring to share capital							
(1)							
Additional paid-in capital	\$	1,711,680	\$	1,711,680	\$	1,670,040	
Treasury Shares		27,193		27,193		27,193	
Difference between							
consideration and carrying							
amount of subsidiaries							
acquired or disposed		3,562		3,562		3,562	

(to be continued)

(continued)

	June 30, 2	023	Decembe	r 31, 2022	June 30, 2022	
Limited to offsetting deficits						
Changes in equity of investment						
in associates and joint						
ventures accounted for using						
equity method	\$	-	\$	-	\$	3,785
Exercise of right of						
disgorgement	1	,024		1,024		1,024
May not be used for any						
<u>purpose</u>						
Employee stock warrants	35	5,284		4,032		-
Restricted shares				<u>-</u>		42,570
	\$ 1,778	<u>3,743</u>	<u>\$ 1</u>	<u>,747,491</u>	<u>\$ 1,</u>	748,174

- 1. Capital surplus in this category may be used to offset a deficit; in addition, when the Company has no deficit, such capital surplus may be distributed as cash or transferred to share capital, limited to a certain percentage of the Company's paid-in capital each year.
- (3) Retained earnings and dividend policy

The amendment to the Company's Articles of Incorporation approved by resolution of the shareholders' meeting on May 29, 2019 provides that the Company's board of directors is authorized to appropriate the distributable dividend and bonuses in the form of cash by a special resolution that shall be reported to the shareholders' meeting.

In accordance with the Company's amended Articles of Incorporation, where the Company made a profit in a fiscal year, the profit shall be first utilized for paying taxes, offsetting losses of previous years, setting aside 10% of the remaining profit as legal reserve, and setting aside or reversing a special reserve in accordance with the laws and regulations. Any remaining profit together with any undistributed retained earnings from prior years shall be used by the board of directors as the basis for proposing a distribution plan for the resolution in a shareholders' meeting. In the event that whole or part of the dividend and bonus is paid in cash, the distribution can be made by a majority vote at a board of directors' meeting attended by over two-thirds of the directors and reported to the shareholders' meeting.

The Company's dividend policy is based on the Company's earnings and considerations of the future funding needs and impact of taxation on the Company and its shareholders, as well as the Company's sustainable development and the steady growth of earnings per share. The cash dividend shall not be less than 50% of the total dividend, and the distribution shall be made after the resolution by a shareholders' meeting. Please refer to Note 22 (6) Employee compensation and director remuneration for the distribution policy for employee and director remuneration as provided in the Company's Articles of Incorporation.

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

The amendment to the Company's Articles of Incorporation was approved by its Shareholders' Meeting on May 27, 2022. It has expressly stipulated that when the Company appropriated the special capital reserve lawfully, it shall allocate an amount of special reserve for any difference between the amount it has already allocated and the amount of special reserve equal to the "cumulative amount of net increase in fair value of investment property in a preceding period" and the "cumulative net amount of other deductions from equity in a preceding period" it is required to allocate. If there remains any insufficiency, the Company shall allocate the special reserve from the amount of the after-tax net profit for the period, plus items other than after-tax net profit for the period, that are included in the undistributed earnings of the period.

The appropriations of earnings for 2022 and 2021 were as follows:

	2022	2021
Legal reserve	<u>\$ 57,411</u>	<u>\$ 47,292</u>
Cash dividends	<u>\$ 365,788</u>	<u>\$ 365,828</u>
Cash dividends per share	\$ 4	\$ 4
(NT\$)		

The appropriations for cash dividends above had been resolved by the Company's board of directors' meeting on March 8, 2023 and March 9, 2022, respectively; the other proposed appropriations had been resolved by the shareholders' meeting on May 26, 2023 and May 27, 2022.

22. <u>Net profit from continuing operations</u>

(1) Other income

	For the three		For the three		For	the six	For the six		
	months ended		months ended		months ended		months ended		
	June 3	June 30, 2023		June 30, 2022		June 30, 2023		June 30, 2022	
Dividend income	\$	-	\$	-	\$	6,400	\$	9,396	
Others		685		1,646		1,409		7,758	
	\$	685	<u>\$</u>	1,646	\$	7,809	\$	17,154	

(2) Other gains and losses

	For the three months ended June 30, 2023		mor	For the three months ended June 30, 2022		For the six months ended June 30, 2023		For the six months ended June 30, 2022	
Gross gains on foreign									
exchange	\$	39,400	\$	43,727	\$	52,803	\$	89,725	
Gross losses on foreign									
exchange	(10,583)	(10,827)	(32,112)	(20,814)	
Gain (loss) on disposal									
of property, plant									
and equipment	(301)		_		569		=	
Gain on disposal of	,	,							
investments									
accounted for using									
the equity method		672,871		-		672,871		_	
Impairment loss on		,				,			
non-financial assets	(176,884)		_	(176,884)		_	
Impairment loss on	((
goodwill	(225,142)		_	(225,142)		_	
Others	(109)	(10)	(189)	(85)	
Carcio	\ <u></u>	299,252	\ <u></u>	32,890	\ <u></u>	291,916	\ 	68,826	
	Ψ	<u> </u>	Ψ	02,000	Ψ	<u> </u>	Ψ	00,020	

(3) Finance costs

(5)	Thance costs				
	Interest on bank loans Interest on lease liabilities	For the three months ended June 30, 2023 \$ 22,879 707	For the three months ended June 30, 2022 \$ 6,316	For the six months ended June 30, 2023 \$ 44,240	For the six months ended June 30, 2022 \$ 11,108
		<u>\$ 23,586</u>	<u>\$ 6,358</u>	<u>\$ 44,982</u>	<u>\$ 11,197</u>
(4)	Depreciation and an	nortization			
		For the three months ended June 30, 2023	For the three months ended June 30, 2022	For the six months ended June 30, 2023	For the six months ended June 30, 2022
	Depreciation expenses				
	by function Operating cost Operating	\$ 63,473	\$ 44,949	\$ 124,825	\$ 89,081
	expense	26,711 \$ 90,184	33,727 \$ 78,676	54,733 \$ 179,558	63,747 \$ 152,828
	Amortization expenses				
	by function				
	Operating cost	\$ 184	\$ 255	\$ 385	\$ 529
	Operating				
	expense	1,786 \$ 1,970	2,234 \$ 2,489	3,541 \$ 3,926	4,801
		<u>\$ 1,970</u>	<u>\$ 2,489</u>	<u>\$ 3,926</u>	<u>\$ 5,330</u>
(5)	Employee benefit ex	penses			
		For the three	For the three	For the six	For the six
		months ended	months ended	months ended	months ended
		June 30, 2023	June 30, 2022	June 30, 2023	June 30, 2022
	Post-employment				
	benefits Defined				
	contribution				
	plan	\$ 8,090	\$ 5,993	\$ 14,362	\$ 11,839
	Defined benefit	202	241	E 4.7	401
	plan (Note 20)	303 8,393	<u>241</u> 6,234	547 14,909	<u>481</u> 12,320
	Share-based payment			<u> </u>	12,020
	(Note 25)	15,626	461	31,252	921
	Others employee benefits	236,883	204,319	448,875	413,564
	Total employee benefit				
	expenses	<u>\$ 260,902</u>	<u>\$ 211,014</u>	<u>\$ 495,036</u>	<u>\$ 426,805</u>
	Summary by function				
	Operating cost	\$ 164,511	\$ 117,452	\$ 288,678	\$ 231,152
	Operating expense	96,391	93,562	206,358	195,653
	слренье	\$ 260,902	\$ 211,014	\$ 495,036	\$ 426,805

(6) Employees' compensation and directors' remuneration

If there is profit in a fiscal year, the Company shall accrue employees' compensation and directors' remuneration as follows; however, if there is a deficit, the Company shall set aside the amount for offsetting the deficit before the appropriation. The aforementioned profit is the net profit before taxes net of employees' compensation and directors' remuneration.

- Employees' compensation shall not be less than 5% in the form of share dividend or cash dividend by the resolution in a board of directors' meeting. The recipients include certain qualified employees of the Company's affiliates.
- 2. Directors' remuneration shall be no more than 3%.

The appropriation of employees' compensation and directors' remuneration shall be reported to the shareholders' meeting.

For the three months and six months ended June 30, 2023 and 2022, the estimated employees' compensation and directors' remuneration were as follows:

Amount

	For the three	For the three	For the six	For the six	
	months	months	months	months	
	ended June	ended June	ended June	ended June	
	30, 2023	30, 2022	30, 2023	30, 2022	
Employees'					
compensation	<u>\$ 12,350</u>	<u>\$ 17,322</u>	<u>\$ 31,401</u>	<u>\$ 40,925</u>	
Directors'					
remuneration	<u>\$ 2,685</u>	<u>\$ 4,330</u>	<u>\$ 5,997</u>	<u>\$ 10,231</u>	

If there is a change in the amounts after the annual consolidated financial statements were authorized for issue, the differences are recorded as a change in the accounting estimate in the following year. The appropriations of employees' compensation and directors' remuneration for 2022 and 2021, which were approved by the Company's board of directors on March 8, 2023 and March 9, 2022, respectively, were as follows:

	2022	2021
	Cash	Cash
Employees' compensation	\$ 85,238	\$ 60,601
Directors' remuneration	20,748	13,949

There was no difference between the actual amounts of employees' compensation and directors' remuneration paid and the amounts recognized in the consolidated financial statements for the years ended December 31, 2022 and 2021.

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

23. <u>Income taxes relating to continuing operations</u>

(1) Income tax recognized in profit or loss

Major components of income tax expense (benefit) were as follows:

	For the three months ended June 30, 2023		For the three months ended June 30, 2022		For the six months ended June 30, 2023		For the six months ended June 30, 2022	
Current income tax In respect of the current year Adjustment for	\$	28,888	\$	19,026	\$	46,008	\$	42,189
prior year	\$	<u>-</u> 28,888	(<u> </u>	22,031) 3,005)	\$	46,008	(22,031) 20,158

(2) Income tax assessments

The income tax returns of the Company through 2020 have been assessed by the tax authorities.

24. <u>Earnings per share</u>

The earnings and weighted average number of ordinary shares outstanding in the computation of earnings per share were as follows:

Net profit for the period

	For the three months ended June 30, 2023	For the three months ended June 30, 2022	For the six months ended June 30, 2023	For the six months ended June 30, 2022
Net profit attributable to owners of the parent company Effect of potentially dilutive ordinary shares:	\$ 337,754	\$ 127,027	\$ 451,721	\$ 277,115
Employees' compensation Earnings used in the computation of diluted	-	_	-	
earnings per share	<u>\$ 337,754</u>	<u>\$ 127,027</u>	<u>\$ 451,721</u>	<u>\$ 277,115</u>
<u>Shares</u>				
			Unit: the	ousands of shares
	For the three months ended June 30, 2023	For the three months ended June 30, 2022	For the six months ended June 30, 2023	For the six months ended June 30, 2022
Weighted average number of ordinary shares outstanding in computation of basic earnings per share Effect of potentially dilutive ordinary shares:	91,447	91,264	91,447	91,264
Employees stock warrants Employees'	1,048	-	1,021	-
Employees' compensation Weighted average number of ordinary shares outstanding in	184	<u>375</u>	359	498
computation of dilutive earnings per share	<u>92,679</u>	91,639	<u>92,827</u>	91,762

If the Group settles the employees' compensation in shares or cash, the Group presumed that the entire amount of employees' compensation would be settled in shares and the resulting potential shares were included in the weighted average number of shares outstanding used in the computation of diluted earnings per share, if the effect is dilutive. Such dilutive effect of the

potential shares is included in the computation of diluted earnings per share until the number of shares to be distributed to employees is resolved in the following year.

25. Share-based payment agreement

Restricted shares

The issuance of restricted shares was resolved by the Company's shareholders' meeting on May 30, 2018 with an actual issuance of 648 thousand shares at the issue price of NT\$50 per share. The Company received the approval by the FSC on December 14, 2018 with the certificate Jin-Guan-Zheng-Fa-Zi No. 1070121188 and set October 22, 2019 as the capital increase record date for the issuance of restricted shares.

Employees who have received or subscribed the restricted shares and yet fulfilled the vesting conditions are bound by the following restrictions:

- (1) Employees shall not sell, pledge, transfer, grant, set guarantee or dispose of the restricted shares in any other ways.
- (2) The restricted shares are eligible for the dividend distribution without any restriction within the vesting period.
- (3) Prior to the fulfillment of vesting conditions, the restricted shareholders are entitled the same rights as those of common stock holders including propose, speak, and vote in a shareholders' meeting and other shareholder's rights.
- (4) After issuance, restricted shares shall be immediately delivered to be under custody of trust institution. Before fulfillment of vesting conditions, employees shall not request for return of such restricted shares by any reason or method.

For those employees who fail to fulfill the vesting conditions, the Company will recall or purchase back and cancel their shares.

The vesting period for the Company's restricted shares issued in 2019 ended in October 2022.

Employee stock warrant plan of the Company

The Company granted 3,000 thousand units of employee warrants, of which, each unit is eligible to subscribe to 1 ordinary share, in December 2022.

Employees of the Company are entitled to the warrants. The term of all employee stock warrants is 6 years, and the warrant holders can exercise a specific portion of the warrants granted after 2 years after the issuance date. The exercise price of the stock warrants is 75% of the closing price of the Company's ordinary shares on the date of issuance. If any changes are made to the Company's ordinary shares, the exercise price shall be correspondingly adjusted using the specific formula.

Information on employee stock warrants is as follows:

	For the six month 30, 202	•
		Weighted average exercise
Employee stock warrants	Unit (thousand)	price (NT\$)
Outstanding at the beginning of the		
year	3,000	\$ 115.10
Number of stock warrants granted in		
the year	-	-
Number of stock warrants exercised		
in the year	-	-
Number of stock warrants expired in		
the year	_	-
Outstanding at the end of the year	3,000	
Number of stock warrants		
exercisable at the end of the year	-	

The Group recognized employee compensation costs for the three months and six months ended June 30, 2023 and 2022 were NT\$15,626 thousand, NT\$461 thousand, NT\$ 31,252 thousand and NT\$921 thousand, respectively.

26. Business combination

(1) Acquisition of a subsidiary

			All ownership	
			interests with	
			voting rights/	
			Percentage of	
	Major business		stake acquired	Transfer of
	activities	Acquisition date	(%)	consideration
Mosel Vitelic Inc.	Semiconductors	June 2, 2023	30%	\$ -

The acquisition of Mosel Vitelic Inc. by the Group is oriented on its industry strategy.

(2) Transfer of consideration

Cash Mosel Vitelic Inc.

\$\frac{\\$ -}{\}

(3) Assets acquired and liabilities assumed on the acquisition date

	Mosel Vitelic Inc.
Current asset	
Cash and cash equivalents	\$ 1,538,270
Financial assets at amortized cost—current	647,674
Trade receivables	246,189
Inventory	280,107
Other current assets	41,566
non-current assets	
Financial assets at fair value through other	
comprehensive income	22,600
Financial assets at amortized cost —	
non-current	17,907
Property, plant and equipment	586,481
Right-of-use assets	303,236
Other non-current assets	200,110
Current liabilities	
Trade payables	(153,540)
Other payables	(419,988)
Lease liabilities - current	(6,963)
Guarantee deposits - current	(184,677)
Other current liabilities	(45,220)
Current liabilities	
Net defined benefit liabilities	(24,308)
Lease liabilities - non-current	(311,327)
Guarantee deposits - non-current	(250,937)
Non-controlling interests	(<u>26,366</u>)
Fair value of identifiable net assets acquired	<u>\$ 2,460,814</u>

The initial accounting of the acquisition of Mosel Vitelic Inc. was provisional on the reporting date. For tax purposes, the tax base of Mosel Vitelic Inc.'s assets shall be revalued at the market price of such assets. Since the market valuation and other calculations were incomplete on the date these consolidated financial statements were approved for issuance, the value for tax was provisional based on the best estimation of the Group's management.

(4) Non-controlling interests

The non-controlling interests of Mosel Vitelic Inc., representing 70% of the total ownership interests, were measured at the non-controlling interests' proportionate share of identifiable net assets of the said company on the acquisition date.

(5) Goodwill arising in a business combination

	Mosel Vitelic Inc.
Transfer of consideration	\$ -
Add: Non-controlling interests	
(70% of Mosel Vitelic Inc.'s	
total ownership interests)	1,721,334
Add: Acquisition-date fair value	
of the acquirer's	
previously-held equity	
interest in the acquiree	1,877,018
Less: Fair value of identifiable	
net assets acquired	$(\underline{2,460,814})$
Goodwill arising in a business	
combination	<u>\$1,137,538</u>

The goodwill arising in the acquisition of Mosel Vitelic Inc. includes control premium, estimated synergy, revenue growth, future market growth and the value of employees of Mosel Vitelic Inc. However, the said benefits did not qualify as identifiable intangible assets, so recognitions were not made separately.

The Group has yet finalized the allocation of relevant acquisition consideration, so the accounting of the aforementioned business combination was estimated by the management provisionally.

In addition, the previously-held equity interest in the acquiree before the acquisition date was remeasured at fair value and deemed disposed of, so a gain of NT\$672,871 thousand on the disposal of an associate was recognized under other gains and losses.

(6) Acquisition of a subsidiary, net of cash acquired

Cash and cash equivalents acquired Mosel Vitelic Inc. \$1,538,270

(7) Effects of a business combination on business performance

Since the acquisition date, the business performance of the acquiree is as follows:

	Mosel Vitelic Inc.
Operating revenue	<u>\$ 130,010</u>
Net profit for the period	<u>\$ 1,496</u>

If the said business combination had occurred at the beginning of the fiscal year that the acquisition occurred, the Group's pro forma operating revenue for the three months and six months ended June 30, 2023 would have been NT\$1,523,761 thousand and NT\$3,042,978 thousand, respectively, while the pro forma net profit would have been NT\$331,871 thousand and NT\$416,532 thousand, respectively. These amounts do not reflect the actual revenue and business performance of the Group if such a business combination had been completed at the beginning of the year of the acquisition and shall not be applied in any projection of its future business performance.

27. Non-cash transactions

For the six months ended June 30, 2023 and 2022, the Group has conducted the following non-cash transactions from investing and finance activities:

- (1) Addition of lease liabilities from lease agreements.
- (2) Reclassifications of long-term borrowings with maturity within one year.
- (3) Pending distribution of the cash dividend resolved by the board of directors' meeting as of June 30, 2023 and 2022. (Please refer to Note 19 and 21)

28. Capital management

The Group manages its capital to ensure its ability to continue as going concerns while maximizing the return to shareholders through the optimization of the debt and equity balance.

The Group's key management reviews its capital structure on a quarter basis. As part of this review, the key management considers the cost of capital and the risks associated with each class of capital. Based on recommendations of the key management, the Group may balance its overall capital structure by the means of dividend payment, issuance of new shares, shares buyback, issuance of new debts or repayment of existing debts. The Group is not subject to any externally imposed capital requirements.

29. Financial instruments

(1) Fair value of financial instruments not measured at fair value

Management of the Group considers the carrying amounts of the Group's financial assets and financial liabilities that are not measured at fair value as close to their fair values.

- (2) Fair value of financial instruments measured at fair value on a recurring basis
 - 1. Fair value hierarchy

June 30, 2023

	Fair value						
	Level 1	Level	2	Leve	el 3		Total
Financial assets at fair							
<u>value through</u>							
<u>other</u>							
<u>comprehensive</u>							
<u>income</u>							
Domestic listed							
shares	\$ 323,000	\$	-	\$	-	\$	323,000
Domestic and foreign							
unlisted shares and							
investments	<u>-</u>			631	,286		631,286
Total	\$ 323,000	\$		\$ 631	,286	\$	954,286

December 31, 2022

	Fair value				
	Level 1	Level 2	Level 3	Total	
Financial assets at fair					
value through					
<u>other</u>					
<u>comprehensive</u>					
<u>income</u>					
Domestic listed					
shares	\$ 279,000	\$ -	\$ -	\$ 279,000	
Domestic and foreign					
unlisted shares and					
investments	_	_	347,125	347,125	
	<u>\$ 279,000</u>	<u>\$</u>	<u>\$ 347,125</u>	<u>\$ 626,125</u>	
June 30, 2022					
<u>julie 30, 2022</u>					
	Level 1	Level 2	Level 3	Total	
Financial assets at fair					
<u>value through</u>					
<u>other</u>					
<u>comprehensive</u>					
income					
Domestic listed					
shares	\$ 282,000	\$ -	\$ -	\$ 282,000	
Domestic and foreign					
unlisted shares and					
investments			346,049	346,049	
Total	<u>\$ 282,000</u>	<u>\$</u>	<u>\$ 346,049</u>	<u>\$ 628,049</u>	

There were no transfers between Levels 1 and 2 for the six months ended June 30, 2023 and 2022.

2. Valuation techniques and inputs of measuring Level 3 fair value

Class of financial	
instruments	Valuation techniques and inputs
Domestic and foreign	Using the asset-based approach that
securities	assesses the fair value by totaling the
	value of each asset and liability of the
	target of evaluation.
	Using the market approach that derives
	the value of target from the product of
	the active market price of a comparable
	company that operates in the same
	industry with similar operation and
	financial performance and a
	corresponding market multiplier.

(3) Categories of financial instruments

	June 30, 2023		Decen	December 31, 2022		June 30, 2022	
Financial asset				_			
At fair value through profit or							
loss							
Mandatorily classified as at							
fair value through							
profit or loss	\$	67,419	\$	45,739	\$	30,938	
Financial assets at amortized							
cost (Note 1)		3,951,479		1,767,913		1,601,400	
Financial assets at fair value							
through other comprehensive							
income		954,286		626,125		628,049	
<u>Financial liability</u>							
At amortized cost (Note 2)		5,952,897		3,658,405		2,899,017	

Note 1: The balances included financial assets measured at amortized cost, which comprise cash and cash equivalents, notes receivable, trade receivables, other receivables and refundable deposits.

Note 2: The balances included financial liabilities measured at amortized cost, which comprise short-term borrowings, long-term borrowings, notes payable, trade payables, other payables and guarantee deposits.

(4) Financial risk management objectives and policies

The Group's major financial instruments include equity and debt instrument investments, trade receivables, trade payables, borrowings and lease liabilities. The Group's Finance Department provides services to the business, coordinates access to domestic and international financial markets, monitors and manages the financial risks relating to the operations of the Group through internal risk reports which analyze exposures by degree and magnitude of risks. These risks include market risk (including foreign currency risk, interest rate risk and other price risk), credit risk and liquidity risk.

The Group sought to minimize the effects of these risks by using financial derivatives to hedge risk exposures. The use of financial derivatives was governed by the Group's policies approved by the board of directors, which provided written guidelines on foreign exchange risk, interest rate risk, credit risk, the use of financial derivatives and non-derivative financial instruments, and the investment of excess liquidity. Compliance with policies and exposure limits was reviewed by the internal auditors on a continuous basis. The Group did not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

1. Market risk

The Group's activities exposed it primarily to the financial risks of changes in foreign currency exchange rates (see (1) below) and interest rates (see (2) below). The Group engaged in a variety of derivative financial instruments to manage its exposure to foreign currency risk, including forward exchange contracts and currency swaps to hedge the exchange rate risk arising from trading.

(1) Foreign currency risk

The Group engaged in sales and purchases denominated in foreign currencies, which exposed the Group to foreign currency risk. The Group hedged such foreign currency risk using the forward exchange contracts and currency swaps to the extent approved by policy.

The carrying amounts of the Group's monetary assets and monetary liabilities denominated in nonfunctional currencies (including the monetary items denominated in nonfunctional currencies eliminated in the consolidated financial statements) on the balance sheet date are provided in Note 34.

Sensitivity analysis

The Group was mainly exposed to the risk of exchange rate fluctuation of the U.S. Dollar and Euro.

The following table details the Group's sensitivity to a 1% increase and decrease in New Taiwan dollar (the functional currency) against each foreign currency. 1% increase or decrease is used when reporting foreign currency risk internally to key management and represents management's assessment of the

reasonably possible change in foreign exchange rate. The sensitivity analysis included only outstanding foreign currency denominated monetary items. A 1% foreign exchange rate change is adjusted to the translation at the end of period. In the following table, a positive number below indicates an increase in pre-tax profit due to a 1% depreciation of the New Taiwan dollar against the foreign currency. For a 1% appreciation of the New Taiwan dollar against the foreign currency, there would be an equal and opposite impact on pre-tax profit and the balances below would be negative.

	Impact	of USD	Impact of EUR			
	For the six	For the six	For the six	For the six		
	months ended	months ended	months ended	months ended		
	June 30, 2023	June 30, 2022 June 30, 2023		June 30, 2022		
Profit or						
loss	\$ 5,895 (i)	\$ 8,221 (i)	\$ 1,705 (ii)	\$ 983 (ii)		

- (i) It was mainly due to the Group's trade receivables and payables denominated in the U.S. Dollar that were outstanding and yet mitigated by a cash flow hedge at the end of the reporting period.
- (ii) It was mainly due to the Group's trade receivables and payables denominated in the Euro that were outstanding and yet mitigated by a cash flow hedge at the end of the reporting period.

The management believed the sensitivity analysis did not reflect existing foreign currency risk because the exposure to the foreign currency risk at the end of the reporting period does not fairly represent the risk exposure during the reporting period.

(2) Interest rate risk

The Group was exposed to interest rate risk because entities in the Group borrowed funds at both fixed and floating interest rates. The risk is managed by the Group by maintaining an appropriate mix of fixed and floating rate borrowings.

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

	June 30, 2023		Decer	December 31, 2022		June 30, 2022	
Fair value interest rate risk							
Financial assetsFinancial	\$	53,658	\$	300,853	\$	144,784	
liabilities Cash flow interest rate		332,304		8,609		19,097	
risk							
- Financial assets - Financial		2,990,591		798,129		816,648	
liabilities		4,326,708		3,070,010		2,052,375	

Sensitivity analysis

The sensitivity analyses below were determined based on the Company's exposure to interest rates for both derivatives and non-derivative instruments at the end of the reporting period. For floating rate liabilities, the analysis was prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole reporting period. A 10 basis point increase or decrease is used when reporting interest rate risk internally to key management and represents management's assessment of the reasonably possible change in interest rate.

If interest rates had been 10 basis point higher/lower and all other variables were held constant, th Group's pre-tax profit for the six months ended June 30, 2023 and 2022 would have decreased/increased by NT\$668 thousand and increased/decreased by NT\$618 thousand, respectively.

(3) Other price risk

The Group was exposed to equity price risk through its investments in equity securities. Equity investments are held for strategic rather than for trading purposes. The Group does not actively trade these investments. In addition, the Group designated specific team to monitor the price risk and establish the responding strategy.

Sensitivity analysis

The sensitivity analyses below were carried out based on the Company's exposure to equity price on the reporting date.

If equity price had increased/decreased by 15%, the Group's after-tax other comprehensive income for the six-month periods ended June 30, 2023 and 2022 would have increased/decreased by NT\$143,143 thousand and NT\$94,208 thousand, respectively, due to an increase/decrease in fair value of the financial assets at fair value through other comprehensive income.

2. Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in a financial loss to the Group. As of the end of the reporting period, the Group's maximum exposure to credit risk due to the failure of a counterparty to perform its obligations was the carrying amount of financial assets recognized in the consolidated financial statements.

Among the trade receivables as of June 30, 2023 and December 31 and June 30, 2022, the sums of trade receivables from top two group customers were NT\$310,377 thousand, NT\$526,894 thousand and NT\$310,216 thousand, respectively, that accounted for more than 33%, 64% 48% of total trade receivables of the respective period. The trade receivables from other customers did not exceed 10% of total trade receivables.

3. Liquidity risk

The Group manages and maintains sufficient cash and cash equivalents to support its operation and minimize the impact of cash flow volatility. The Group's management monitors the use of bank loan facilities and ensures compliance with loan covenants.

The Group relies on bank loans as a significant source of liquidity. As of June 30, 2023, and December 31 and June 30, 2022, the Group's unused bank facilities were set out in (2) borrowing facilities below.

(1) Liquidity and interest rate risk table

The table below summarizes the maturity profile of the Group's non-derivative financial liabilities, in which the payment terms were set, based on the earliest repayment date. The table was prepared with the undiscounted cash flows of financial liabilities that include the cash flows of interests and principles.

June 30, 2023

On demand				
or less than		3 months~1		Over 5
1 month	1~3 months	year	1∼5 years	years
\$ 226,986	\$ 833,823	\$ 562,483	\$ 63	\$ -
2,006	5,448	12,564	68,053	359,497
1,774,877	575,367	464,696	1,418,424	177,100
<u>\$2,003,869</u>	<u>\$1,414,638</u>	<u>\$1,039,743</u>	<u>\$1,486,540</u>	<u>\$ 536,597</u>
	s 226,986 2,006 1,774,877	or less than 1 month 1~3 months \$ 226,986 \$ 833,823 2,006 5,448 1,774,877 575,367	or less than 1 month 1~3 months 3 months~1 year \$ 226,986 \$ 833,823 \$ 562,483 2,006 5,448 12,564 1,774,877 575,367 464,696	or less than 1 month 1~3 months 3 months~1 year 1~5 years \$ 226,986 \$ 833,823 \$ 562,483 \$ 63 2,006 5,448 12,564 68,053 1,774,877 575,367 464,696 1,418,424

Maturity profile of lease liabilities is as follows:

	Less than			10~15	15~20	Over 20
	1 year	1∼5 years	5~10 years	years	years	years
Lease liabilities	\$ 20.018	\$ 68,053	\$ 79.888	\$ 79.888	\$ 79,888	\$119,833

December 31, 2022

	On demand or less than		3 months~1		Over 5
	1 month	1~3 months	year	1∼5 years	years
Non derivative					
<u>financial</u>					
<u>liabilities</u>					
Non-interest					
bearing					
liabilities	\$ 300,543	\$ 318,358	\$ 220,532	\$ -	\$ -
Lease liabilities	573	1,147	3,813	1,833	-
Bank loans	605,381	855,855	458,862	1,084,827	125,844
	\$ 906,497	<u>\$1,175,360</u>	\$ 683,207	\$1,086,660	\$ 125,844

Maturity profile of lease liabilities is as follows:

	Less than		5~10	10~15	15~20	Over 20
	1 year	1~5 years	years	years	years	years
Lease liabilities	\$ 5,533	\$ 1,833	\$ -	\$ -	\$ -	\$ -

June 30, 2022

	On demand or less than 1 month	1~3 months	3 months~1 year	1∼5 years	Over 5 years
Non derivative					
<u>financial</u>					
<u>liabilities</u>					
Non-interest					
bearing					
liabilities	\$ 265,282	\$ 258,358	\$ 522,987	\$ -	\$ -
Lease liabilities	567	1,134	5,064	2,426	-
Bank loans	2,234	457,123	245,396	1,200,652	202,292
	\$ 268,083	\$ 716,615	\$ 773,447	\$1,203,078	\$ 202,292

Maturity profile of lease liabilities is as follows:

	Less than		5~10	10~15	15~20	Over 20
	1 year	1~5 years	years	years	years	years
Lease liabilities	\$ 6,765	\$ 2,426	\$ -	\$ -	\$ -	\$ -

(2) borrowing facilities

		December 31,	
	June 30, 2023	2022	June 30, 2022
Unsecured bank			
facility			
-Drawn	\$ 4,184,726	\$ 2,921,521	\$ 2,058,403
-Undrawn	1,521,674	2,653,479	2,755,992
	\$ 5,706,400	<u>\$ 5,575,000</u>	<u>\$ 4,814,395</u>
Secured bank			
facility			
-Drawn	\$ 150,000	\$ 150,000	\$ -
-Undrawn	<u>-</u>	<u>-</u>	
	<u>\$ 150,000</u>	<u>\$ 150,000</u>	<u>\$</u>

(5) Transfers of financial assets

The Group's factored trade receivables are as follows:

					Annual
		Availa	ble		interest rate
		advan	ice	Advance	on advances
Counterparty	Sales amount	amou	nt	amount used	received (%)
June 30, 2023					
Citibank	USD 6,123	USD	-	USD 6,123	6.05-6.70
	EUR 3,970	EUR	-	EUR 3,970	1.05-1.30
<u>June 30, 2022</u>					
Citibank	USD 3,421	USD	-	USD 3,421	3.09-3.74
	EUR 1,797	EUR	-	EUR 1,797	1.05-1.30

Pursuant to the Group's factoring agreements, losses from commercial disputes (such as sales returns and discounts) are borne by the Group, while losses from credit risk are borne by the banks.

30. <u>Transactions with related parties</u>

Balances and transactions between the Company and its subsidiaries, which are related parties of the Company, have been eliminated upon consolidation and are not disclosed in this note. Besides as disclosed elsewhere in the other notes, details of transactions between the Group and other related parties are disclosed below.

(1) Related parties and relationship

Related parties	Relationship with the Group
GlobalWafers Co., Ltd.	Related party in substance
Sustainable Energy Solution Co., Ltd.	Related party in substance
Mosel Vitelic Inc.	Associate (became a subsidiary on June 2, 2023)

(2) Business transactions

		For	the three	For	the three	Fo	r the six	Fo	r the six
Financial		n	nonths	n	nonths	r	nonths	r	nonths
Statement		enc	ded June	end	ded June	ene	ded June	ene	ded June
Account	Related parties	3	0, 2023	3	0, 2022	3	0, 2023	3	0, 2022
Purchases	Related party in								
of goods	substance GlobalWafers	\$	75,598	\$	71.621	\$	144,269	\$	136,742
	Co., Ltd.	Ψ	13,390	Ψ	71,021	Ψ	144,209	Ψ	130,742
	Mosel Vitelic		94,584		72,132		204,265		146,274
	Inc.								
		\$	170,182	\$	143,753	\$	348,534	\$	283,016

Purchases of goods above mainly comprise purchases of wafers, the purchase price of flat wafers was indifferent from the price of other suppliers. The Group did not purchase diffusion wafer from other suppliers, so there is not comparable purchases price. The payment terms were 30~90 days end of month for related party, 90 days end of month for domestic non-related parties, and TT 50~60 days for foreign parties.

	Financial				
	Statement Account	Related parties	June 30, 2023	December 31, 2022	June 30, 2022
	Trade payables	Related party in substance GlobalWafers Co., Ltd. Mosel Vitelic Inc.	\$ 56,995 <u>-</u> \$ 56,995	\$ 75,383 91,593 \$ 166,976	\$ 54,693 31,541 \$ 86,234
(3)	Others				
	Financial	Related parties			
	Statement Account	1	June 30, 2023	December 31, 2022	June 30, 2022
	Refundable deposits (Note)	Sustainable Energy Solution Co., Ltd.	\$ 10,000	\$ 10,000	\$ 10,000
		Mosel Vitelic Inc.	<u> </u>	107,101	129,561
			<u>\$ 10,000</u>	<u>\$ 117,101</u>	<u>\$ 139,561</u>

Note: recognized as other current assets and other non-current assets.

(4) Compensation of key management personnel

Einancial

	For the three months ended		For the three months ended			r the six ths ended	For the six months ended	
	June	June 30, 2023		June 30, 2022		June 30, 2023		e 30, 2022
Short-term employee								
benefits	\$	9,610	\$	14,854	\$	28,548	\$	34,099
Share-based Payment		4,792		155		9,584		310
Post-employment								
benefits		<u>27</u>		27		54		54
	<u>\$</u>	14,429	<u>\$</u>	15,036	<u>\$</u>	38,186	\$	34,463

The remuneration of directors and key executives was determined by the remuneration committee taking into account the performance of individuals and market trends.

31. Assets pledged as collateral or for security

The following assets were pledged as collateral for borrowings:

	June 30, 2023	December 31, 2022	June 30, 2022
Freehold Land	\$ 107,843	\$ 107,843	\$ 107,843
Building	145,230	147,339	149,449
Machinery Equipment	-	24,080	26,211
Pledged time deposits (classified as			
financial assets at amortized cost)	31,660	14,751	15,923
	<u>\$ 284,733</u>	<u>\$ 294,013</u>	<u>\$ 299,426</u>

32. Significant contingent liabilities and unrecognized contract commitments

Except described in other notes of this financial statements, the Group had the following significant contingent liabilities and unrecognized commitments as of the end of the reporting period:

- (2) As of June 30, 2023, and December 31 and June 30, 2022, the Group had the contract commitments that was not recognized as property, plant and equipment amounted NT\$254,420 thousand, NT\$64,267 thousand and NT\$150,346 thousand, respectively.
- (2) The subsidiary Mosel Vitelic Inc. entered into a procurement contract with Company S, and, as agreed, S Company shall be committed to supplying the Company a total of 121,500 thousand pieces of solar wafers within the contract period while the Company shall make a certain amount of prepayment. However, both parties have not agreed on a substitute for the said transaction model as of July 27, 2023. As of June 30, 2023, the Company has prepaid US\$112 thousand (NT\$3,573 thousand) and NT\$54,845 thousand in total with the accumulated impairment of NT\$58,418 thousand. In addition, in light of different market conditions between the current solar power industry and that of the time when the contract was entered into, both parties terminated all orders and prepayments in connection to the original contract.
- (3) The subsidiary Mosel Vitelic Inc. entered into several wafer foundry agreements that guaranteed manufacturing capacity with various clients, and it has provided specific amounts of manufacturing capacity to these clients as agreed.

33. <u>Significant subsequent events</u>

(1) The Company's Board of Directors approved a cash capital increase through the issuance of 10,000 thousand new shares with a par value of N\$10 per share on May 3, 2023, and the Chairman is authorized to negotiate the actual issue price with underwriters in accordance with laws and regulations and based on market condition. The cash capital increase above was filed to the Securities and Futures Bureau of the Financial Supervisory Commission and

- became effected on July 20, 2023, and August 14, 2023 was fixed to be the subscription qualification record date for this cash capital increase.
- (2) The Company's Board of Directors approved the issuance of the first unsecured convertible corporate bond on May 3, 2023, and the application for issuance was filed to the Financial Supervisory Commission and came into effect with the Jin-Guan-Zheng-Fa Letter No. 11203481711 issued on July 20, 2023.
- (3) The subsidiary Rec Technology Corporation has applied for a short-term bank loan facility to fund its business development, and the Company's Board of Directors approved the application for a loan facility of NT\$20,000 thousand on August 1, 2023.
- (4) In line with the Group's resource integration and strategy adjustment, a proposal to dissolve and liquidate Bou-Der Investment was approved by the board of directors of the subsidiary Mosel Vitelic Inc. on July 27, 2023.

34. <u>Significant assets and liabilities denominated in foreign currencies</u>

The Group's significant assets and liabilities denominated in foreign currencies were as follows:

June 30, 2023

	Foreig	n currency		Exchange rate	9	Carry	ing amount
Financial asset	'						
Monetary items	-						
USD	\$	80	7.1	(USD:CNY)		\$	2,480
USD		24,658	31.14	(USD:NTD)			767,843
EUR		6,377	33.81	(EUR:NTD)			215,603
CNY		8,552	4.282	(CNY:NTD)			36,618
JPY		550	0.215	(JPY:NTD)			118
Non-monetary items							
Foreign investments							
in securities							
USD		12,700	31.14	(USD:NTD)			395,485
Financial liability	_						
Monetary items							
USD		46	7.1	(USD:CNY)			1,445
USD		5,760	31.14	(USD:NTD)			179,353
EUR		1,331	33.81	(EUR:NTD)			45,009
EUR		2	7.896	(EUR:CNY)			56
JPY		20,484	0.215	(JPY:NTD)			4,404
CHF		1,097	34.595	(CHF:NTD)			37,933

December 31, 2022

	Foreig	n currency		Exchange rate	Carr	ying amount
Financial asset						
Monetary items						
USD	\$	38,907	30.71	(USD:NTD)	\$	1,194,847
USD		106	6.9646	(USD:CNY)		3,258
EUR		2,234	32.72	(EUR:NTD)		73,096
CNY		1,327	4.408	(CNY:NTD)		5,848
Non-monetary items						
Foreign investments						
in securities						
USD		4,169	30.71	(USD:NTD)		132,375
Financial liability	-					
Monetary items						
USD	\$	8,213	30.71	(USD:NTD)	\$	252,225
USD		40	6.9646	(USD:CNY)		1,217
EUR		14	32.72	(EUR:NTD)		446
CNY		17	4.408	(CNY:NTD)		77
JPY		24,851	0.2324	(JPY:NTD)		5 <i>,</i> 775

June 30, 2022

	Foreig	n currency		Exchange rate	Carry	ing amount
Financial asset	·					
Monetary items						
USD	\$	32,173	29.72	(USD:NTD)	\$	956,181
USD		70	6.711	(USD:CNY)		2,066
EUR		3,219	31.05	(EUR:NTD)		99,953
CNY		175	4.439	(CNY:NTD)		775
JPY		1,107	0.218	(JPY:NTD)		241
Non-monetary items						
Foreign investments						
in securities						
USD		3,000	29.72	(USD:NTD)		85,883
Financial liability Monetary items						
USD		4,477	29.72	(USD:NTD)		133,050
USD		105	6.711	(USD:CNY)		3,114
EUR		46	31.05	(EUR:NTD)		1,443
EUR		6	6.995	(EUR:CNY)		179
JPY		18,199	0.218	(JPY:NTD)		3,967

The following information was aggregated by the functional currencies of the entities in the Group that hold foreign currencies, and the exchange rates between functional currencies and presentation currency were disclosed. The significant realized and unrealized foreign exchange gains and losses were as follows:

	For the six months ende	d June 30, 2023	For the six months ende	d June 30, 2022
		Net foreign		Net foreign
		exchange gains		exchange gains
	Translation from the	or losses	Translation from the	or losses
Functional	functional currency to the	(amount in	functional currency to the	(amount in
currency	presentation currency	NTD)	presentation currency	NTD)
CNY	4.408 (CNY:NTD)	\$ 8	4.381 (CNY:NTD)	(\$ 178)
NTD	1 (NTD:NTD)	20,683	1 (NTD:NTD)	69,089
		<u>\$ 20,691</u>		\$ 68,911
	For the three months end	ed June 30, 2023	For the three months end	ed June 30, 2022
		37.6		car jante 00, 2 0 22
		Net foreign		Net foreign
		Net foreign exchange gains		
	Translation from the	U	Translation from the	Net foreign
Functional	Translation from the functional currency to the	exchange gains	Translation from the functional currency to the	Net foreign exchange gains
Functional currency		exchange gains or losses		Net foreign exchange gains or losses
	functional currency to the	exchange gains or losses (amount in	functional currency to the	Net foreign exchange gains or losses (amount in
currency	functional currency to the presentation currency	exchange gains or losses (amount in NTD)	functional currency to the presentation currency	Net foreign exchange gains or losses (amount in NTD)

35. <u>Separately disclosed items</u>

- (1) Information about significant transactions:
 - 1. Financing provided to others: None.
 - 2. Endorsements/guarantees provided: None.
 - 3. Marketable securities held at the end of period (excluding investment in subsidiaries, associates and joint ventures): Table 1.
 - 4. Marketable securities acquired or disposed of at costs or prices at least NT\$300 million or 20% of the paid-in capital: Table 2.
 - 5. Acquisition of individual real estate at costs of at least NT\$300 million or 20% of the paid-in capital: None.
 - 6. Disposal of individual real estate at prices of at least NT\$300 million or 20% of the paid-in capital: None.
 - 7. Total purchases from or sales to related parties amounting to at least NT\$100 million or 20% of the paid-in capital: Table 3.
 - 8. Receivables from related parties amounting to at least NT\$100 million or 20% of the paid-in capital: Table 4.
 - 9. Trading in derivative instruments: None.
 - 10. Others: Intercompany relationships and significant intercompany transactions: Table 5.

- (2) Information on investees: Table 6.
- (3) Information on investments in mainland China:
 - 1. Information on any investee company in mainland China, showing the name, principal business activities, paid-in capital, method of investment, inward and outward remittance of funds, ownership percentage, net income for current period, return on investees recognized, carrying amount of the investment at the end of the period, repatriations of investment income, and limit on the amount of investment in the mainland China area: Table 7.
 - 2. Any of the following significant transactions with investee companies in mainland China, either directly or indirectly through a third party, and their prices, payment terms, and unrealized gains or losses: None.
 - (1) The amount and percentage of purchases and the balance and percentage of the related payables at the end of the period.
 - (2) The amount and percentage of sales and the balance and percentage of the related receivables at the end of the period.
 - (3) The amount of property transactions and the amount of the resultant gains or losses.
 - (4) The balance of negotiable instrument endorsements or guarantees or pledges of collateral at the end of the period and the purposes.
 - (5) The highest balance, the end of period balance, the interest rate range, and total current period interest with respect to financing of funds.
 - (6) Other transactions that have a material effect on the profit or loss for the period or on the financial position, such as the rendering or receiving of services.
- (4) Information of major shareholders:

List all shareholders with ownership of 5% or greater showing the name of the shareholder, the number of shares owned, and percentage of ownership of each shareholder: Table 8.

36. <u>Segment information</u>

Information reported to the chief operating decision maker for the purposes of resource allocation and assessment of segment performance was focused on each type of products sold or services rendered. The Group's reportable segments were as follows:

Taiwan business segment

Mainland China Qingdao segment

Taiwan Mosel Vitelic segment

Segment revenue and operating result

Analysis on revenue and operating result from continuing operations of the Company and its subsidiaries by reportable segments is as follows:

	Segment	revenue	Segment p	rofit or loss
	For the six months ended	For the six months ended	For the six months ended	For the six months ended
m · 1 ·	June 30, 2023	June 30, 2022	June 30, 2023	June 30, 2022
Taiwan business segment	\$ 2,368,104	\$ 1,946,937	\$ 172,630	\$ 141,782
Mainland China Qingdao segment	107,471	87,107	1,742	(4,769)
Taiwan Mosel Vitelic				
segment	130,010	-	(9,483)	-
Others	173,213	221,853	3,572	22
Total from continuing operations	2,778,798	2,255,897	168,461	137,035
Less: eliminations between	, -,	,,		, , , , , , ,
operating segments	(368,803_)	(306,807)	(2,745)	9,223
Revenue or profit or loss	,	,	,,	'
from transactions between				
operating segments and				
external customers	\$ 2,409,995	\$ 1,949,090	165,716	146,258
Interest income			16,959	1,226
Other income			7,809	17,154
Other gains and losses			291,916	68,826
Finance costs			(44,982)	(11,197)
Share of profit of investment in associates and joint ventures accounted for			,	, , , , , , , , , , , , , , , , , , ,
using equity method			56,904	79,567
Profit before tax			<u>\$ 494,322</u>	<u>\$ 301,834</u>

Segment profit represented the profit before tax earned by each segment without other income, other gains and losses, finance costs, and share of profit or loss of associates and joint ventures accounted for using the equity method. This was the measure reported to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance.

Actron Technology Corporation and Subsidiaries Marketable securities held at the end of period June 30, 2023

Table 1 Unit: NT\$ thousand

		Relationship with the holding			At the End of th	ne Period		
Name of holding company	Type and name of marketable securities	company	Financial Statement Account	Number of shares (in thousand shares)	Carrying amount	Percentage of ownership	Fair value	Remarks
Actron Technology Corporation	Sino-American Silicon Products Inc.	Major shareholder	Financial assets at fair value through other comprehensive income -non-current	2,000	\$ 323,000	0.34%	\$ 323,000	_
	Phoenix Pioneer Technology Co., Ltd.	_	Financial assets at fair value through other comprehensive income -non-current	15,265	215,849	5.13%	215,849	_
	ANJET CORPORATION	_	Financial assets at fair value through other comprehensive income -non-current	3,108	298,676	22.41%	298,676	_
	AMED VENTURES I, L.P.	_	Financial assets at fair value through other comprehensive income -non-current	-	96,809	-	96,809	_
	Super Energy Materials Inc.	_	Financial assets at fair value through other comprehensive income -non-current	500	7,075	2.5%	7,075	_
Mosel Vitelic Inc.	ProMOS Technologies Inc.	_	Financial assets at fair value through other comprehensive income -non-current	442	7,349	0.98%	7,349	_
	Aplus Flash Technology,Inc.	_	Financial assets at fair value through other comprehensive income -non-current	1,492	-	5.28%	-	_
	Pacific Resources Corporation	_	Financial assets at fair value through other comprehensive income -non-current	37	912	4.88%	912	_
	Soft Device Inc.	_	Financial assets at fair value through other comprehensive income -non-current	7,518	-	-	-	_
	Pegasus Wireless Corp.	_	Financial assets at fair value through other comprehensive income -non-current	1,815	-	-	-	_
	NewMedia Networking Corp.	_	Financial assets at fair value through other comprehensive income -non-current	1,600	-	-	-	_
Mou Fu Investment Consultant Ltd.	ProMOS Technologies Inc.	_	Financial assets at fair value through other comprehensive income -non-current	32	537	0.07%	537	_
	Advanced Flash Memory Card Technology Co., Ltd.	_	Financial assets at fair value through other comprehensive income -non-current	340	-	0.41%	-	_
	E-Soft Technologies, Inc.	_	Financial assets at fair value through other comprehensive income -non-current	201	1,397	2.37%	1,397	_
	Harbinger III Venture Capital Corp.	_	Financial assets at fair value through other comprehensive income -non-current	-	6	0.56%	6	_
	Virtual Silicon Technology, Inc.	_	Financial assets at fair value through other comprehensive income -non-current	224	-	-	-	_

(to be continued)

(continued)

		Relationship with the holding			At the End of th	e Period		
Name of holding company	Type and name of marketable securities	company	Financial Statement Account	Number of shares (in thousand shares)	Carrying amount	Percentage of ownership	Fair value	Remarks
	Wavesat Inc.	-	Financial assets at fair value through other comprehensive income -non-current	44	\$ -	-	\$ -	_
Bou-Der Investment, Ltd.	ProMOS Technologies Inc.	_	Financial assets at fair value through other comprehensive income -non-current	161	2,676	0.36%	2,676	_
	Aumos Technologies Inc.	_	Financial assets at fair value through other comprehensive income -non-current	1,365	-	16.24%	-	_

Aggregate purchases or sales of the same securities reaching NT\$300 million or 20 percent of paid-in capital or more

For the six months ended June 30, 2023

Table 2

Unit: unless otherwise stated, in thousands of New Taiwan Dollars

Name of company that	Type and name of	Financial			At the beging per	nning of the iod	Purc	hase		Sa	le		At the End o	of the Period
made the purchases or sales	marketable securities	Statement Account	Counterparty	Relationship	Shares	Amount	Shares	Amount	Shares	Sale price	Carrying amount of cost	Gain or loss on disposal	Shares	Amount
Actron	Privately placed	Investments	Participation in	-	-	\$ -	15,000,000	\$ 1,491,750	-	\$ -	\$ -	\$ -	15,000,000	\$ 1,491,750
Technology	ordinary shares	accounted for	private											ı l
Corporation	 Excelliance 	using the	placement											ı l
	MOS	equity method												ı l
	Corporation													1

Total purchases from or sales to related parties amounting to at least NT\$100 million or 20% of the paid-in capital

For the six months ended June 30, 2023

Table 3 Unit: NT\$ thousand

				Transacti	ion Details		Abnormal trans	action and reason	Notes/T	rade receivables (₁	payables)	
Purchaser or seller	Counterparty	Relationship	Purchase/ sale	Amount	As percentage to total purchase or sale	Payment terms	Unit price	Payment terms	Financial statement account	Ending balance	As percentage to total notes/trade receivables (payables)	Remarks
Actron Technology	Ding-Wei	Subsidiary	Purchases of	\$ 323,252	25%	90 days end of	Cost markup	Domestic 90	Trade	\$ 189,162	35%	Note 1
Corporation	Technology Co.,		goods			month		days end of	payables			
	Ltd.							month				
Actron Technology	Mosel Vitelic Inc.	Subsidiary	Purchases of	247,241	19%	30 days end of	Not applicable	Not applicable	Trade	47,968	9%	Notes 1 and
Corporation			goods			month			payables			3
Actron Technology	GlobalWafers Co.,	Subsidiary of the	Purchases of	144,269	11%	60 days end of	Note 2	Domestic 90	Trade	56,995	10%	_
Corporation	Ltd.	Company's	goods			month		days end of	payables			
		director,						month				
		Sino-American										
		Silicon Products										
		Inc.										
Ding-Wei	Actron Technology	Parent	Sale	323,252	100%	90 days end of	Cost markup	Domestic 90	Trade	189,162	100%	Note 1
Technology Co.,	Corporation					month		days end of	receivables			
Ltd.	 	D .		247.246	2201	20.1		month	- 1	47.000	2001	
Mosel Vitelic Inc.	Actron Technology	Parent	Sale	247,241	32%	30 days end of	Not applicable	Not applicable		47,968	20%	Notes 1 and
	Corporation					month			payables			3

Note 1: this is a transaction between parent company and its subsidiary and has been eliminated upon consolidation.

Note 2: the purchase price of flat wafers was indifferent from the price of other suppliers. The Group did not purchase diffusion wafer from other suppliers, so there is not comparable purchases price.

Note 3: Purchases from and sales to Mosel Vitelic Inc. before the combination were not eliminated since Mosel Vitelic Inc. was not an entity included in the consolidated financial statements.

Receivables from related parties amounting to at least NT\$100 million or 20% of the paid-in capital

June 30, 2023

Table 4 Unit: NT\$ thousand

Company recognizes the receivables	Counterparty			Balance of trade receivables - related party Financial		Ove	rdue	Amount collected in subsequent	Allowance for impairment lo	
			statement account	Ending balance	ratio	Amount	Action taken	period		
Ding-Wei Technology	Actron Technology	Parent	Trade receivables	\$ 189,162	3.33	\$ -	-	\$ -	\$ -	
Co., Ltd.	Corporation									

Note: eliminated upon consolidation.

Intercompany relationships and significant intercompany transactions

For the six months ended June 30, 2023

Table 5
Unit: NT\$ thousand

					Transacti	on Details	
Serial No. (Note 1)	Company Name	Counterparty	Relationship (Note 2)	Financial statement account	Amount	Transaction terms	As percentage to total revenue or total assets (Note 3)
0	Actron Technology Corporation	Smooth Autocomponent Limited	1	Trade receivables	\$ 3,375	60 days end of month	0%
0	Actron Technology Corporation	Smooth Autocomponent Limited	1	Other income	1,237	60 days end of month	0%
0	Actron Technology Corporation	Ding-Wei Technology Co., Ltd.	1	Trade payables	189,162	90 days end of month	1%
0	Actron Technology Corporation	Ding-Wei Technology Co., Ltd.	1	Cost of sales	323,252	90 days end of month	13%
0	Actron Technology Corporation	Rec Technology Corporation	1	Sales revenue	2,367	60 days end of month	0%
0	Actron Technology Corporation	Rec Technology Corporation	1	Other income	2,649	60 days end of month	0%
0	Actron Technology Corporation	Mosel Vitelic Inc.	1	Trade payables	47,968	30 days end of month	0%
0	Actron Technology Corporation	Mosel Vitelic Inc.	1	Refundable deposits	81,451	30 days end of month	1%
0	Actron Technology Corporation	Mosel Vitelic Inc.	1	Cost of sales	43,151	30 days end of month	2%
1	Mosel Vitelic Inc.	DenMOS Technology Inc.	1	Trade receivables	13,709	According to general sales conditions	0%
1	Mosel Vitelic Inc.	DenMOS Technology Inc.	1	Sales revenue	29,909	According to general sales conditions	1%
1	Mosel Vitelic Inc.	DenMOS Technology Inc.	1	Other receivables	9,267	According to contract terms	0%

Note 1: Intercompany transactions between the parent company and subsidiaries shall be indicated by number as described below:

- 1. The parent company is coded "0".
- 2. The subsidiaries are coded consecutively beginning from "1".

Note 2: The relationship between the transaction parties can be classified into three categories below, and it shall be indicated by number:

- 1. No. 1 represents the transactions from parent company to subsidiary.
- 2. No. 2 represents the transactions from subsidiary to parent company.
- 3. No. 3 represents the transactions between subsidiaries.

Note 3: In the calculation of ratio of transaction amount to total consolidated revenue or total assets, for assets or liabilities, the ratio of ending balance to the total assets shall be used; for profit or loss, the ratio between interim accumulated amount to the total revenue shall be used.

Note 4: All transactions above were eliminated upon consolidation.

Actron Technology Corporation and Subsidiaries Names, locations and related information of investee companies For the six months ended June 30, 2023

Table 6
Unit: NT\$ thousand

Investor	Investee	Location	Principle business activity	Initial investment		At the end of the period			Net income (loss) of	1	Remarks
				Ending balance	Beginning balance	Shares	Ratio	Carrying amount	investee company	(loss) recognized	
Actron Technology Corporation	Ding-Wei Technology Co., Ltd.	Taoyuan City	Manufacturing and sale of auto components and parts	\$ 306,900	\$ 306,900	15,000,000	100%	\$ 280,440	\$ 32,906	\$ 33,350	Subsidiary
Actron Technology Corporation	Smooth International Limited Corporation	Samoa	Investment	363,260	363,260	12,000,000	100%	413,962	2,192	2,192	Subsidiary
Smooth International Limited Corporation	Smooth Autocomponent Limited	Hong Kong	Investment	363,260	363,260	12,000,000	100%	413,962	2,192	Not applicable	Subsubsidiary
Actron Technology Corporation	Rec Technology Corporation	Taoyuan City	Manufacturing and sale of auto components and parts	208,102	208,102	8,487,823	49%	82,146	16,611	8,197	Subsidiary
Actron Technology Corporation	Hong Wang Investment Co., Ltd.	New Taipei City	Investment	300,000	300,000	30,000,000	30%	1,099,946	76,346	22,903	Joint venture
Actron Technology Corporation	Mosel Vitelic Inc.	Hsinchu City	Semiconductors	1,180,191	1,180,191	(Note 1) 46,925,459	30%	1,871,952	(43,947)	(15,850)	Subsidiary/ Associate
Actron Technology Corporation	Bigbest Solutions, Inc.	Taichung City	Manufacture of motors	245,143	245,143	19,314,319	28%	76,986	(9,205)	(2,540)	Subsidiary
Actron Technology Corporation	Excelliance MOS Corporation	Hsinchu City	Semiconductors	1,491,750	-	15,000,000	29%	1,539,490	161,850	47,705	Associate
Mosel Vitelic Inc.	DenMOS Technology Inc.	Hsinchu City	R&D, design, manufacturing and sale of LCD driving ICs and other application-specific ICs	291,820	291,820	9,113,722	80%	108,407	(368)	Not applicable	Subsubsidiary
Mosel Vitelic Inc.	Mou Fu Investment Consultant Ltd.	Hsinchu County	Leasing, manpower dispatch and various services	2,313,124	2,313,124	12,011,900	100%	111,007	393	Not applicable	Subsubsidiary
Mosel Vitelic Inc.	Bou-Der Investment, Ltd.	Hsinchu County	Professional investment	1,264,372	1,264,372	6,399,501	47%	35,517	384	Not applicable	Subsubsidiary
Mosel Vitelic Inc.	Giant Haven Investments Ltd. (BVI)	British Virgin Islands	General investment	664,061	664,061	1,900	100%	70,693	2,385	Not applicable	Subsubsidiary
Mosel Vitelic Inc.	Integrated Memory Technologies, Inc.	United States	Flash memory design house	44,753	44,753	2,500,000	23%	-	-	Not applicable	Associate
Mou-Fu Investment Consultant., Ltd.	Bou-Der Investment, Ltd.	Hsinchu County	Professional investment	1,356,365	1,356,365	6,839,233	50%	37,961	384	Not applicable	
Mou-Fu Investment Consultant., Ltd.	DenMOS Technology Inc.	Hsinchu City	R&D, design, manufacturing and sale of LCD driving ICs and other application-specific ICs	25,863	25,863	471,281	4%	5,812	(368)	Not applicable	Subsubsidiary
Giant Haven Investments Ltd. (BVI)	Third Dimension Semiconductor, Inc.	United States	Power IC design	314,640	314,640	49,182,884	43%	-	3,553	Not applicable	Subsubsidiary

Note 1: Among which 468,000 shares were ordinary shares and 29,532,000 shares were preferred shares.

Actron Technology Corporation and Subsidiaries Information on investments in mainland China For the six months ended June 30, 2023

Table 7
Unit: NT\$ thousand or US\$ thousand

						Investment flow	vs of the period	Accumulated		The	Investment		Accumulated
Investee	Principle business activity	Total paid-in capital	Method of investment	outflow investment Taiwan as	nt from		inflow	outflow of investment from Taiwan as of the	LLINGS) OF INVESTEE	Company's direct or indirect	income (loss) recognized for	Carrying amount at the end of the	inward remittance of earnings at the
	activity		nivestinent	beginning perio	g of the		nniow	end of the period	company	percentage of ownership	the period (Note 2)	period	end of the period
Smooth Autocomponent	Manufacture of	Authorized and	Note 1	\$ 36	63,260	\$ -	\$ -	\$ 363,260	\$ 2,192	100%	\$ 2,192	\$ 413,962	\$ -
Limited	motor parts	paid-in capital were both USD 12,000		(USD 12,	.000)			(USD 12,000)					

Accumulated investment in Mainland China at the end of the period	Investment amounts authorized by Investment Commission, MOEA	Upper limit on investment (Note 3)		
USD 12,000	\$ 365,520 (USD 12,000)	\$ 3,556,818		

Note 1: Indirectly investment in Mainland China through companies registered in a third region.

Note 2: Recognition based on the unreviewed financial statements.

Note 3: The Company's Investment amounts authorized by Investment Commission, MOEA: 5,928,030 (net equity) $\times 60\% = 3,556,818$.

Actron Technology Corporation Information of major shareholders June 30, 2023

Table 8

	Share					
Name of major shareholder	Number of	Percentage of				
	shareholding	ownership				
Sino-American Silicon Products Inc.	20,807,346	22.75%				
Ching-chao Chang	5,030,699	5.50%				
Ming-kuang Lu	4,880,000	5.33%				

Note 1: The information on major shareholders disclosed in the table above was calculated by the Taiwan Depository & Clearing Corporation based on the number of ordinary and preference shares held by shareholders with ownership of 5% or greater, that had completed dematerialized registration and delivery (including treasury shares) as of the last business day of the current quarter. The share capital recorded in the Company's consolidated financial statements may differ from the number of shares that have completed dematerialized registration and delivery due to differences in the basis of preparation.