

ADDcn Technology Co., Ltd 2020 Annual Report

Notice to readers

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

0和1兩個簡單的數字誕生了一個資訊化的世界

它看似簡單,卻無所不在,無所不能,這就是數字的力量!



ADDcn Annual Report is available at: http://mops.twse.com.tw

ADDcn website: https://www.addcn.com.tw/investment-shareholder.html

Printed on May 11, 2021

I. Spokesperson

Name: Wu, Tsung-Hsien Title: General Manager Tel: 886-2-2999-5691 E-mail: ir@addcn.com

Deputy Spokesperson

Name: Yu, Chu-Yu

Title: Investor Relations Tel: 886-2-2999-5691 E-mail: ir@addcn.com

II. Headquarters, Branches and Plant

Address: 10F., No.12, Ln. 609, Sec. 5, Chongxin Rd., Sanchong Dist., New Taipei City, Taiwan

Tel.: 886-2-2999-5691

III. Stock Transfer Agent

Capital Securities Corporation

Address: B2, No.97, Sec. 2, Dunhua S. Rd., Da'an Dist., Taipei City, Taiwan

Tel: 886-2-2703-5000

Website: http://www.capital.com.tw

IV. Auditors

KPMG

Auditors: Chen, Cheng-Chien, Huang, Yung-Hua

Address: 68F, TAIPEI 101 TOWER, No. 7, Sec. 5, Xinyi Road, Taipei City, Taiwan

Tel.: 886-2-8101-6666

Website: http://www.kpmg.com.tw

V. Overseas Securities Exchange

N/A

VI. Corporate Website

https://www.addcn.com.tw

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台灣時尚優惠精品網站

I. Letter to Shareholders

Dear shareholders,

Thank you all for the support of ADDCN Technology in the previous year and the attendance of the 2021 annual meeting of the shareholders. On behalf of Addcn Technology Co., Ltd., I hereby welcome you all to give us precious advice.

I. Business results in 2020:

(1) Results of the business plan:

In 2020, the consolidated revenue of the Company was NT\$1,539,775 thousand and the operating profit reached NT\$721,558 thousand while the net profit after tax and EPS was NT\$622,171 thousand and NT\$14.74, respectively. The consolidated revenue and net profit after tax in the current period have increased by 4.89% and 3.55% respectively compared with that in 2019. It has been earning more than one share capital for shareholders for 14 consecutive years.

In 2020, the world, so far, has been still in a state of crisis. Under the influence of the epidemic, many enterprises can not even maintain their basic operations. In such a severe environment, the Company continues to make outstanding achievements in operation, sparing no effort to take care of the health and welfare of the Group's employees, gathering the centripetal force of our team. What's more, because of such a healthy and centripetal team, we can grow against the severe environment. "591 Property Trading" actively introduced more new services, such as VR home viewing and more friendly real price for login services, and expanded the competitive advantage. "8891 Cars Trading" stably developed, this year, we will continue to develop diversified contents such as new car information, audio and video, and become the first car brand. Under the continuous focus and refining, "518 Human Resource" supplemented AI technology and mobile terminal priority and other advantages, and created "518 Bear" for service-oriented talents, and with "Chickpt (Part-Time Human Resource)", providing a full range of enterprise recruitment services. In addition, it's also a good year for the new platform. After "Tasker Outsourcing" developed stably in the business outsourcing service platform, we will gather the services such as water and electricity, repair and cleaning, create a service platform with home demand as the core; In the first half of the year, "Marry Wedding Service" was deeply affected by the epidemic. However, with the efforts of the team, the quality of matchmaking service was successfully promoted and the charges were officially started. "Chickpt (Part-Time Human Resource)" had more advantages, and gained the recognition of most large enterprises in addition to being the first brand of among the students. Under the influence of drastic changes in the internal and external situation of the Hong Kong market, the market operation is very difficult. However, "Hong Kong 591" and "Hong Kong 8591" had stable development and operation.

(2) Financial revenue and expenditure, and profitability analysis:

Please refer to the following table for details of the Company's consolidated operating income, operating gross profit, operating net profit, net profit after tax in current period

and earnings per share after tax in 2020:

Unit: NT\$ thousand

Year Item	2020	2019
Sales Revenue	1,539,775	1,468,031
Gross Profit	1,195,047	1,155,098
Net operating income	721,558	717,142
Net profit after tax in current period	622,171	600,852
Earnings per share after tax (NT\$)	14.74	14.14

(3) Research and development:

The Company has more than ten million of members, therefore the consumer behavior data is an important asset for our future websites. By constant enriching of the website contents and refining of the data algorithm, the Company increases the benefit generated from the data resources. Besides, we constantly strive to optimize the mobile terminal.

II. Summary of 2021 Business Plan:

Due to the global epidemic, there are still many uncertain factors, and the tense situation has not been eased. In 2021, the Company continued the primary goal of ensuring the health of team members. Only healthy team can ensure the long-term development of the Company. As for operation, we continued to expand the gap with competitors in 2021, and based on the existing platform, optimize the user experience of mobile terminal and increase diversified and flexible charging mode to show the platform value. "518 Bear", "Chickpt (Part-Time Human Resource)", "Tasker Outsourcing" and "Marry Wedding Service" and more platforms will actively seek more exposure and build a complete human market ecosystem. In the overseas market, "Hong Kong 591" has strengthened the development of new business and cooperation with offline operators to expand the scope of services, while "Hong Kong 8591" has started charging fees in order to achieve self-sufficiency. We expect the arrangement and promotion stated above will significantly benefit the operation of the Company.

III. Impacts of the external competitive environment, the regulatory environment, and the macroeconomic business environment:

Taiwan's Internet market has become a competitive place for domestic and foreign entrepreneurs, and the impact of the international environment is increasing. However, the overall laws and regulations have been gradually opened up, which is conducive to the network industry. In the face of increasingly severe challenges, the Company continues to develop diversified and convenient services to maintain the Company's continuous growth power. The operation team of our company has rich practical experience and is fully aware of the market competition, regulations and overall business environment.

IV. Future development strategies:

The network technology develops and changes every day. Thus, the Company will constantly invest in the research and development and improve the data algorithm and provide better user

experience to satisfy the consumer demand via our technology. The market in Taiwan is the foundation of the Company, therefore we will strengthen the business in Hong Kong by our experience in Taiwan to expand into overseas markets. We will continue to explore the market based on the technology to build a growing business model with stability for the Company.

Thank you all for your participation. We also appreciate all of the hardworking employees. In the future, all employees of the Company will strive to boost the performance to create higher profits and value for all shareholders and adopt the sustainable operation as the final objective.

We wish each of you good health and all the best.

Chairman: Shih-Fang Liao

General Manager: Tsung-Hsien Wu

Chief Accountant: Chiao-Ni Chang

II. Company Profile

1. Date of Incorporation:Jan 23, 1997

2. Company History:

Time	Milestones
2007/01	The Ministry of Economic Affairs approved the establishment of ADDcn Technology Co., Ltd. with the capital of NT\$ 15 million.
2007/05	8591 (virtual treasure trade) has become the Company's website.
2007/06	Founding 591(Property Trading).
2008/08	Capital increase was NT\$23.6 million. After the capital increase, the paid-in capital was NT\$38.6 million.
2009/01	Founding 1796 website.
2009/08	Founding 8891(Cars Trading).
2009/09	Founding 518 (Human Resource).
2009/10	Capital increase was NT\$41.4 million. After the capital increase, the paid-in capital was NT\$80 million.
2010/08	Capital increase was NT\$68.4 million. After the capital increase, the paid-in capital was NT\$148.4 million.
2011/05	The business and assets transfer of 518 (Human Resource).
2011/06	Capital reserve transferred to increase was NT\$27.36 million. After the transfer, the paid-in capital was NT\$175.76 million.
2011/11	Founding 101 (Online T-Shirt selling website).
2012/06	Earnings transferred to increase was NT\$104.24 million. After the transfer, the paid-in capital was NT\$280 million.
2012/07	Share certificates had been publicly issued.
2012/08	Shut down 1796 website.
2012/09	Registered the stock for TPEx trading.
2012/10	591(Property Trading) won The 9th National Yushan Brand Award –The Most Popular Brand.
2012/11	Shut down TWBBS website.
2012/11	591(house trade) won The 12th Golden Network Award of the Ministry of Economic Affairs - Service Platform Silver Award.
2013/03	Business Next magazine published the 2013 Top 100 list of Taiwan Internet:

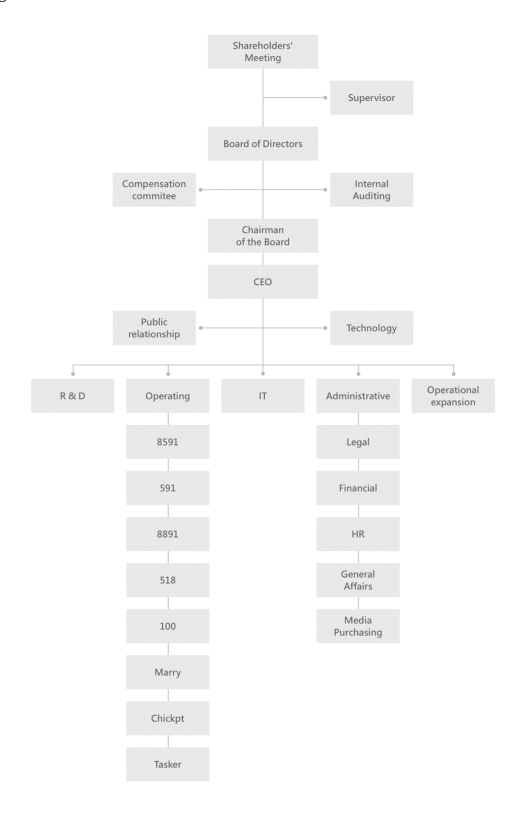
Time	Milestones										
	591(Property Trading) ranked 57th in the "2013 Business Next Web100 List"										
	and 8591 (virtual treasure trade) ranked 78th.										
2012/10	8591 (virtual treasure trade) and 8891(Cars Trading) won The 10th National										
2013/10	Yushan Brand Award –The Most Popular Brand.										
2014/01	Capital increase was NT\$350 million. After the capital increase, the paid-in										
2014/01	capital was NT\$315 million.										
2014/01	List on the OTC market.										
2014/03	Business Next magazine published the 2014 Top 100 list of Taiwan Internet:										
2014/03	591(Property Trading) ranked 53th in the "2014 Business Next Web100 List".										
2014/06	Founding VIP Brands Outlet website.										
2014/06	518 (Human Resource) won the Commercial Times Bronze Medal Award of										
2014/06	The Best Service in Taiwan.										
2014/07	Won the Deloitte & Touche 2014 Deloitte Asia Pacific Technology Fast500										
2014/07	Award.										
2014/08	Founding 591 in HK.										
2014/11	Merging 518(human resources).										
	Business Next magazine published the 2015 Top 100 list of Taiwan Internet:										
2015/03	591(Property Trading) ranked 45th in the "2015 Business Next Web100 List"										
	and 3rd in the most eye-catching website.										
2015/06	Address Change of Head Office to 10F., No.12, Ln. 609, Sec. 5, Chongxin Rd.,										
2013/00	Sanchong Dist., New Taipei City.										
2015/06	Re-invested digim Co., Ltd.										
2015/06	518 (Human Resource) won the Commercial TimesSilver Medal Award of The										
2013/00	Best Service in Taiwan.										
2015/08	Earnings transferred to increase was NT\$94.5 million. After the transfer, the										
2013/06	paid-in capital was NT\$409.5 million.										
2015/11	Set up the Operational Expansion.										
2015/11	Re-invested Jackercleaning Co., Ltd.										
2015/11	Won Forbes Asia's 200 Best Listed SMEs.										
	591(Property Trading) won The 12th National Yushan Brand Award –The Most										
2015/11	Popular Brand First Prize Award.										
2015/11	8891(Cars Trading) and 518 (Human Resource) won The 12th National Yushan										
	Brand Award –The Most Popular Brand.										

Time	Milestones
2016/01	Google announced 2015 Taiwan Brand Search Rank: 591(Property Trading) ranked 8th.
2016/02	Business Next magazine published the 2016 Top 100 list of Taiwan Network Traffic: 8591 (virtual treasure trade) ranked 57th and 591(Property Trading) ranked 67th.
2016/05	Achieved the British Standards Institution (BSI) BS 10012:2009 Personal Information Management System (PIMS) international standard certification.
2016/06	Founding 100 (interior design website).
2016/08	Founding Marry (Wedding Service).
2017/06	101 Original Design was out of ADDCN.
2017/06	518 (Human Resource) won the Commercial Times Bronze Medal Award of The Best Service in Taiwan.
2017/06	Re-invested Cherri Tech, Inc.
2018/02	Founding Chickpt APP.
2018/06	Chickpt APP, Marry APP and 100 (Interior Design) APP won The 15th National Yushan Brand Award –The Best Product.
2018/07	518 (Human Resource) won the Commercial Times Bronze Medal Award of The Best Service in Taiwan.
2018/10	Set up 8591 (virtual treasure trade) website in HK.
2019/05	Revised Tasker outsourcing.
2019/10	518 (Human Resource) won the " 2018 Evaluation of the Quality of Private Employment Service Institutions Engaged in Multinational Manpower Intermediary Service-A, etc. " by the Ministry of Labor.
2019/12	Chickpt APP won the Google Play "2019 Most Popular APP" and "Most Potential APP".
2019/12	ADDcn won the " 2019 ASIA'S MOST TRUSTED COMPANY ".
2020/04	ADDcn selected by the ministry of finance as an outstanding business entity for using electronic uniform invoices in 2020.
2021/02	Revised 518 (Human Resource).

III. Corporate Governance Report

1. Organization

1.1 Organizational Chart:



1.2 Major Corporate Functions:

Departr	nent	Functions									
President's	s Office	 Executing resolutions of Board of Directors, leading the operation team to formulate operational strategies and promote various businesses. To coordinate the management of the Board of Directors, the Shareholders' Meeting, the issuance of external information and public relations. Responsible for the affairs related corporate governance evaluation to ensure sound corporate governance of the enterprise. Promoting corporate social responsibility as well as the environmental, social, or corporate governance issues related to the Company. 									
Internal A	uditing	To evaluate the implementation of internal control system and measure operational efficiency, and provide suggestions for improvement.									
R &	D	Responsible for the planning and development of websites and the device application of different platforms.									
Operat	ing	To construct a professional platform suitable for management and business.									
IT		Information system backup and maintenance, network and data security; troubleshooting and software and hardware maintenance contractor liaison.									
Operational of	expansion	To assist in various platform's business expansion and operation management of transnational organizations.									
	General Affairs	Responsible for the procurement, management and maintenance of fixed assets, general and information supplies.									
	HR	Responsible for human resource management and development, such as human resource planning, recruitment and appointment, salary, education and training.									
Administrative	Financial	1.Budget preparation and control, implementation of accounting system, preparation of financial statements, statistics and analysis, tax planning and proceed of related project operations.2.Responsible for fund dispatching, cash, bills and securities management and payment of various fees.									
	Legal	Consultation and processing of legal issues.									
	Media Purchasing	To promote our products through advertising media on various platforms.									

2. Directors, Supervisors and Management Team:

2.1 Directors and Supervisors:

(1)Directors and Supervisors:

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Title	Nationality	Name	Gender	Date	Term	Date First	Shareho when El	_	Curro Shareho		Spouse & Shareho		Sharehold Nomi Arrange	inee	Experience (Education)	Other	Superviso	tives, Directors who are to degrees of	spouses or
				Elected	(years)	elected	Shares	%	Shares	%	Shares	%	Shares	%		Position	Title	Name	Relation
Chairman	Republic of China	Liao, Shih-Fang	Male	2018. 06.14	3	2007. 01.17	2,956,142	6.94%	3,437,142	8.01%	1,364,313	3.18%	7,737,506	18.02%	Education: 1. Graduate School of Architecture, Tam Kang University 2. Department of Architecture, National Cheng Kung University Experience: 1. Chen Xin Chang Architects Assistant	Note 1	-	-	-
Director	Republic of China	Wu, Tsung-Hsien	Male	2018. 06.14	3	2009. 11.26	348,406	0.82%	373,406	0.87%	-	-	-	-	Education: 1. Department of Information Management, Yu Da University of Science and Technology Experience: 1. Vice President of ADDCN Technology Co., Ltd	Note 2	-	-	-
Director	Republic of China	Lin, Mei-Hui	Female	2018. 06.14	3	2010. 06.17	150,470	0.35%	168,470	0.39%	-	-	-	-	Education: 1. Enterprise Management, Chinese Junior College of Industrial and Commercial Management Experience: 1.Financial Manager, i-View Process Post-Production Corp.	Note 3	-	-	-
Director	Republic of China	Cheng Yu investment Co., Ltd	-	2018	3	2018. 06.14	2,254,024	5.29%	2,254,024	5.25%	-	-	1,138,846	2.65%	-	-	-	-	-

Title	Nationality	Name	Gender	Date	Term	Date First	Shareho when El		Curre		Spouse & Shareho		Shareholo Nomi Arrange	nee	Experience (Education)	Other	Supervisor	tives, Directives, who are	spouses or
				Elected	(years)	elected	Shares	%	Shares	%	Shares	%	Shares	%		Position	Title	Name	Relation
Director	Republic of China	Wang, Chung-Ping	Male	2018. 06.14	3	2018. 06.14	1	-	-	-	-	-	-	-	Education: 1. PhD., Accounting Institute, Jinan University, Guangzhou 2. Master, Business Administration, Soochow University Experience: Partner Accountants, Jia Wei & Co., CPAs	Note 4	-	-	-
Independ ent Director	Republic of China	Lien, Chi-Jui	Male	2018. 06.14	3	2012. 10.19	1	ı	-	-	-	-	-	-	Education: 1. PhD., Science Education, University of Iowa, USA Experience: 1. Vice President, National Taipei University of Education 2. Professor, National Taipei University of Education	Note 5	-	-	-
Independ ent Director	Republic of China	Chen, Fu-Mei	Female	2018. 06.14	3	2012.		ı	-	-	-	-	-	-	Education: 1. PhD, Business Administration, Soochow University 2. Graduate School of Business Administration and Multimedia Information Technology Education, University of Leeds Experience: 1. Teaching Assistant, National Taipei University of Technology 2. Lecturer and Teaching Assistant, National Taitung University	Note 6	-	-	-
Supervisor	Republic of China	Rui Qi investment Ltd	-	2018. 06.14	3	2018. 06.14	483,940	1.14%	483,940	1.13%	-	-	381,858	0.89%	-	-	-	-	-

Title	Nationality	Name	Gender	Date	Term	Date First	Shareho when El	_	Current Shareholding		Spouse & Shareho		Sharehole Nomi Arrange	nee	Experience (Education)	Other Position	Executives, Directors or Supervisors who are spouses or within two degrees of kinship		
				Elected	(years)	elected	Shares	%	Shares	%	Shares	%	Shares	%		POSITION	Title	Name	Relation
Supervisor	Republic of China	Huang, Mu-Chuan	Male	2018. 06.14	3	2012. 10.19	-	1	-	-	-	-	-	1	Education: 1. Department of Accounting, Feng Chia University Experience: 1.Financial Manager, Futsu Construction Co., Ltd	Note 7	-	-	-
Supervisor	Republic of China	Chen, Chin-Han	Male	2018. 06.14	3	2015. 06.11	1,341	0.00%	1,341	0.00%	-	-	-	1	Education: 1.School of Law, Soochow University Experience: 1.Lawyer, Han Sheng law firm	Note 8	-	-	-

Note1:(1)Chairman and General manager, i-View Process Post-Production Corp. (2) Corporate Chairman Representative, Magcom Co., Ltd (3) Chairman, ADDWE Technology Co., Ltd. (4)Chairman, Sheng Cheng investment Co., Ltd (5) Corporate Director Representative, Jia Lin investment Ltd (6) Corporate Chairman Representative, Qian Yi investment Co., Ltd (7) Corporate Director Representative, Local Scenery Film Co., Ltd. (8) Corporate Chairman Representative, Dongguan Magcom Co., Ltd (9) Corporate Director Representative, ADDCN (SAMOA) (10) Corporate Director Representative, ADDCN Technology (Shenzhen) Ltd (11) Corporate Director Representative, ADDcn Technology (Hong Kong) Co., Ltd (12) Corporate Director Representative, Jia Lin III Venture Capital Co., Ltd

Note2:(1) General Manager, the Company (2) Director, ADDCN Technology (Shenzhen) Ltd

Note3: Associate, Administrative Division of the Company

Note4:(1)Partner Accountants, Jia Wei & Co., CPAs (2) Supervisor, TaiDoc Technology Corporation. (3) Independent Director, Tex Year Industries Inc. (4) Corporate Supervisor Representative, Jia Lin investment Ltd

Note5:(1) Adjunct Professor, National Taipei University of Education (2) Independent Director, Taiwan Taomee Co., Ltd

Note6: Manager, Incubation Center, National Taipei University of Science and Technology

Note7: Partnership accountant, Yangtze CPAs and Co.

Note8: Attorney-in Charge, Han Sheng law firm

(2) Major shareholders of the institutional shareholders:

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Name of Institutional Shareholder	Major shareholder
Cheng Yu investment Co., Ltd	Lin, Hung-Chun(90.40%)
Rui Qi investment Ltd	Chen, I-Chi(100.00%)

(3) Professional qualifications and independence analysis of directors and supervisors:

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Criteria	Meet One of t Qualification Re Least Five			Number of Other Public Companies in												
Name	Business, Legal Affairs, Finance, Accounting, Lecturer or above	Judge, Prosecutor, Attorney, CPA or National Certified	Business, Legal Affairs,	1	2	3	4	5	6	7	8	9	10	11	12	Companies in Which the Individual is Concurrently Serving as an Independent Director
Liao, Shih-Fang	-	-	✓	✓	-	-	ı	-	✓	-	-	✓	✓	✓	✓	-
Wu, Tsung-Hsien	-	-	✓	ı	ı	✓	•	✓	✓	-	✓	✓	✓	✓	✓	-
Lin, Mei-Hui	-	-	✓	-	-	✓	1	✓	✓	✓	✓	✓	✓	✓	✓	-
Cheng Yu investment Co., Ltd	-	-	-	-	- 1	-	1	-	-	-	-	-	-	-	-	-
Wang, Chung-Ping	✓	✓	✓	>	>	✓	✓	>	\	✓	✓	✓	✓	✓	✓	1
Lien, Chi-Jui	✓	-	✓	>	>	✓	✓	>	\	✓	✓	✓	✓	✓	✓	1
Chen, Fu-Mei	✓	-	✓	✓	✓	✓	✓	√	✓	✓	✓	✓	✓	✓	✓	-
Rui Qi investment Ltd	-	-	-	1	-	-	-	-	-	_	-	_	-	_	_	-
Huang, Mu-Chuan	-	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	-
Chen, Chin-Han	-	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	-

Note: Please tick the corresponding boxes that apply to the directors or supervisors during the two years prior to being elected or during the term of office.

- (1) Not an employee of the company or an affiliate.
- (2) Not a director or supervisor of the Company or any of its affiliates (the same does not apply, however, in cases where the person is a concurrent independent director of the Company, its parent company, any subsidiary, or a subsidiary that belongs to the same parent company, as appointed in accordance with the Act or with the laws of the local country).
- (3) Not a natural-person shareholder who holds shares, together with those held by the person and his/her spouse, minors, or held by the person under others' names, in an aggregate amount of 1% or more of the total number of issued shares of the Company or ranking in the top 10 in holdings.
- (4) Not a manager listed in (1) or a spouse, relative within the second degree of kinship, or direct blood relative within the third degree of kinship of a person listed in (2) and (3).
- (5) Not a director, supervisor, or employee that has 5% or higher ownership interest in the company, being the top-5 corporate shareholders or the institutional shareholders who designate representative as the corporate director or supervisor in accordance with Paragraph 1 or 2, Article 27 of the Company Act. (the same does not apply, however, in cases where the person is an independent director of the Company, its parent company, any subsidiary, or subsidiary of the same parent company, as appointed in accordance with the Act or with the laws of the country of the parent or subsidiary.)
- (6) Not a director, supervisor, or employee of another Company in which the number of directors or more than half of the voting shares is under the control of the same person. (the same does not apply, however, in cases where the person is an independent director of the Company, its parent company, any subsidiary, or subsidiary of the same parent company, as appointed in accordance with the Act or with the laws of the country of the parent or subsidiary.)
- (7) Not a director, supervisor or employee of other Company or institution in which the chairman, president, or personnel with equivalent position are the same person or have spouse relationship. (the same does not apply, however, in cases where the person is an independent director of the Company, its parent company, any subsidiary, or subsidiary of the same parent company, as appointed in accordance with the Act or with the laws

- of the country of the parent or subsidiary.)
- (8) Not a director, supervisor, manager, or shareholder holding more than 5% of the outstanding shares of a specific company or institution in a business or financial relationship with the Company. (the same does not apply, however, in cases where the specific company or institution holds 20% or more and no more than 50% of the total number of issued shares of the company and the person is an independent director of the Company, its parent company, any subsidiary, or subsidiary of the same parent company, as appointed in accordance with the Act or with the laws of the country of the parent or subsidiary.)
- (9) Not a professional who provides audits or commercial, legal, financial, or accounting services accumulating more than NT\$ 500,000 of remuneration obtained in recent two years to the company or its affiliates, nor is an owner, partner, director, supervisor, or manager, or the spouse of any of the above, of a sole proprietorship, partnership, company, or organization that provides such services to the company or its affiliates. However, this shall not apply to the remuneration committee members who exercise their powers in accordance with Article 7 of the Regulations Governing the Appointment and Exercise of Powers by the Remuneration Committee of a Company Whose Stock is Listed on the Taiwan Stock Exchange or the Taipei Exchange, or the members of the remuneration committee, review committee for public acquisitions or special committee for mergers executing their duties in accordance with the Securities and Exchange Act or Business Mergers and Acquisitions Act.
- (10) Is not the spouse or relative within the second degree of kinship of another director.
- (11) Is not a person of the conditions specified in any of the sub-paragraphs of Article 30 of the Company Act.
- (12) Has not been elected as a government unit, institution, or their representative as prescribed in Article 27 of the Company Act.

2.2 Management Team:

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Title	Nationality	Name	Gender	Date Effec tive	Shareho	olding	Spouse of Shareh		Sharehole by Nomi Arranger	inee	Experience (Education)	Other Position	Spous Two	gers whes or W Degree Cinship	Vithin es of
					Shares	%	Shares	%	Shares	%			Title	Name	Relati on
General Manager		Wu, Tsung-Hsien	Male	2007. 01	373,406	0.87%	-	-	-	-	Education: Department of Information Management, Yu Da University of Science and Technology Experience: Vice President of ADDCN Technology Co., Ltd	Note 1	-	-	-
Deputy General Manager	Republic of China	Qiu, Jian-Ming	Male	2015. 02	66,020	0.15%	1,000	0.00%	-	-	Education: Department of Commercial Design, Ming Chuan University Experience: General Manager, 518 Technology Co., Ltd	-	-	1	-
Associate, Administr ative Division	_	Lin, Mei-Hui	Female	2007. 06	168,470	0.39%	-	-	-	-	Education: Enterprise Management, Chinese Junior College of Industrial and Commercial Management Experience: Financial Manager, i-View Process Post-Production Corp.	-	,	-	
Manager, Finance Division	Republic of China	Chang, Chiao-Ni	Female	2012. 06	23,107	0.05%	-	-	-	-	Education: Accounting Department, Yuan Ze University Experience: Manager, KPMG	-	-	-	-
Deputy Manager, Audit	Republic of China	Xu, Yun-Qian	Female	2015. 08	4,608	0.01%	-	-	-	-	Education: Department of Finance, Hsuan Ceuang University	-	-	-	-

Title	Nationality	Name	Gender	Date Share Effective	Shareho	olding		& Minor olding	Sharehold by Nomi Arranger	inee	Experience (Education)	Other Position	Spous Two	gers who are ses or Within Degrees of Kinship	
				uve	Shares	%	Shares	%	Shares	%			Title	Name	Relati on
Division											Experience: Audit Specialist, Taiwan Surface Mounting Technology Corp.				
Director IT Division	Republic of China	You, Shun-Yuan	Male	2009. 12	10,208	0.02%	-	-	-	-	Education: Secretarial Science, Chungyu Institue of Technology Experience: IT, Car Quality Automotive Co., Ltd	-	-	-	-
Deputy Manager, Public Relations	Republic of China	Yu, Chu-Yu	Male	2014. 06	3,000	0.01%	-	-	-	-	Education: Department of Banking and Finance, TKU Experience: Corporate Finance Department, Cathay Financial Holdings Co. Ltd	-	1	-	-

Note 1: The Company General Manager Wu, Tsung-Hsien concurrently serves as R&D manager.

3. Remuneration of Directors, Supervisors, President, and Vice President:

3.1 Remuneration of Directors:

Unit: NT\$ thousand

																					01111111111	. o uiousanu
		Director remuneration								The sum of A, B, C and D as a Remuneration from other jobs							The sum of A, B, C, D, E, F and G					
		Remun			ement on (B)		ector ation (C)	exec	iness ution ses (D)	after-	tage of tax net ofit	bonu	neration, is and fees (E)	Retiro pensi	ement on (F)	Employ	yee rer	nuneratio	on (G)	as a per of after pro	centage -tax net ofit	Remunerat ion from investees
Title	Name	The Company	financial	The Company	financial		All compani es in the consolid ated financial		financial	The Company	financial	The Company	financial	The Company	financial	TTI C	npany	All com in the consoling finan statem	he dated cial	The Company	es in the consolid ated financial	parent company
			stateme nts		stateme nts		stateme nts		stateme nts		stateme nts		stateme nts		stateme nts	Cash	Stock	Cash	Stock		stateme nts	
Chairman	Liao, Shih-Fang	-	-	-	-	1,080	1,080	30	30	0.18%	0.18%	-	-	-	-	-	-	-	-	0.18%	0.18%	-
Director	Wu, Tsung-Hsien	-	-	-	-	1,080	1,080	30	30	0.18%	0.18%	6,944	-	-	-	23,403	-	23,403	-	5.01%	5.06%	-
Director	Lin, Mei-Hui	-	-	-	-	1,080	1,080	30	30	0.18%	0.18%	3,170	-	-	-	5,561	-	5,561	-	1.57%	1.58%	-
Director	Cheng Yu investment Co., Ltd	-	-	1	-	1,080	1,080	30	30	0.18%	0.18%	1	-	1	-	1	-	-	-	0.18%	0.18%	-
Director	Wang, Chung-Ping	-	-	ı	-	1,080	1,080	30	30	0.18%	0.18%	1	-	ı	-	ı	-	_	-	0.18%	0.18%	-
Independent Director	Lien, Chi-Jui	1,057	1,057	-	-	-	-	30	30	0.17%	0.17%	-	-	-	-	-	-	-	-	0.17%	0.17%	-
Independent Director	Chen, Fu-Mei	1,057	1,057	-	-	-	-	30	30	0.17%	0.17%	-	-	-	-	-	-	-	-	0.17%	0.17%	-

^{1.}Please describe the policy, system, standard, and structure of remuneration payment for independent directors, and the association with the remuneration payment amount by factors such as function of the director, risk, and involvement duration:

According to Article 17 of the Articles of Incorporation, the board of directors is authorized to determine the level of remuneration for the directors and supervisors based on individual participation and contribution to the Company's operations, and in reference to industry peers. The performance evaluation of Board of Directors and individual direction is conducted every year according to the "Regulations Governing the Board of Directors' Performance Evaluation." The evaluation items include the involvement in the operation of the Company, the quality of the Board of Directors' decision making, management of internal relationship and communication, and internal control. The performance evaluation results will be the reference for the determination of individual remuneration.

^{2.}In addition to what are disclosed in the above table, the remuneration of the Company's directors for providing services (such as assuming a non-employee consulting post) for the companies included in the financial statement in most recent years: None.

3.2 Remuneration of Supervisors:

Unit: NT\$ thousand

				Rem	uneration		Ratio of Total			
		Remuneration (A)		Bonus to Supervisors (B)		Business execution expenses (C)		Remuneration (A+B+C) to Net Income		investees beyond
Title	Name	The Company	Companies in the consolidated financial statements		Companies in the consolidated financial statements		Companies in the consolidated financial statements	The	the	subsidiaries or the parent
Supervisor	Huang, Mu-Chuan	1,057	1,057	-	-	30	30	0.17%	0.17%	-
Supervisor	Chen, Chin-Han	-	-	1,080	1,080	30	30	0.18%	0.18%	-
Supervisor	Rui Qi investment Ltd	-	-	1,080	1,080	30	30	0.18%	0.18%	-

3.3 Remuneration of the President and Vice President:

Unit: NT\$ thousand

		•		Retirement pension (B)		Bonus and special fees (C)		Employ	/ee re	munerati		The sum of A, B, C and D as a percentage of after-tax net profit(%)		Remuneratio n from investees
Title	Name	The Company	Companies in the consolidated financial	The Company	Companies in the consolidated financial	The Company	Companies in the consolidated financial	The Compa		Compa the conse finar staten	olidated icial	The Company	Companies in the consolidated financial	beyond subsidiaries or the parent company
			statements		statements		statements	Cash	Stock	Cash	Stock		statements	5 5 J
General Manager	Wu, Tsung-Hsien	6,944	-	-	-	-	-	23,403	-	23,403	-	4.84%	4.88%	-
Deputy General Manager	Qiu, Jian-Ming	4,071	-	-	-	-	-	6,951	-	6,951	-	1.76%	1.77%	-

3.4 Managers with Employee Remuneration Distribution:

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Umit:	MID	thousand

	Title	Name	Stock Bonus	Cash Bonus	Total	Ratio of Total Amount to Net Income (%)	
	General Manager	Wu, Tsung-Hsien					
\leq	Deputy General Manager	Qiu, Jian-Ming					
Managers	Associate, Administrative Division	Lin, Mei-Hui				6.11%	
SI	Manager, Financial Division	Chang, Chiao-Ni		38,346	38,346		
	Deputy Manager, Audit Division	Xu, Yun-Qian	_	36,340	36,340	0.1170	
	Director, IT Division	You, Shun-Yuan					
	Deputy Manager, Public Relations	Yu, Chu-Yu					

Note: The amount distributed has not been approved by the board of directors.

- 3.5 Comparison and explanation of the analysis of the ratio of total remuneration (paid to the Directors, Supervisors, General Manager and Deputy General Managers of the Company by the Company and all the companies in the consolidated statements in the last two years to net profit after tax and the correlation among the remuneration payment policy, standards and combinations, the procedures for setting the remuneration, the business performance and future risks:
 - (1) Analysis of the ratio of total remuneration paid by the Company and Companies in the consolidated financial report to its Directors, Supervisors, General Manager and Deputy General Managers in the last two years to net profit after tax on parent company only or consolidated financial reports is as follows:

Unit: NT\$ thousand

		2	019		2020					
	То	tal	Ratio to 1	Net Profit	Total Day	nuneration	Ratio to 1	Net Profit		
Title	Remun	eration	after	r Tax	Total Kei	nuneration	after Tax			
Title	The Company	Companie s in the financial statements	The Company	Companies in the financial statements	The Company	Companies in the financial statements	The Company	Companies in the financial statements		
Director	7,486	7,486	1.25%	1.25%	7,724	7,724	1.23%	1.24%		
Supervisor	3,298	3,298	0.55%	0.55%	3,307	3,307	0.53%	0.53%		
General Manager and Deputy General Manager	42,848	42,848	7.13%	7.13%	41,369	41,369	6.59%	6.65%		

- (2) The policies, standards, and portfolios for the payment of remuneration, the procedures for determining remuneration, and the correlation with business performance:
 - (A) The policies of remuneration payment to directors, supervisors and managerial

- officers are specified in the Articles of Corporation. According to Article 20 of the Articles, annual profits concluded by the Company shall be subject to employees' remuneration of no less than 1% and the directors and supervisors' remuneration may be provided up to 3% of the annual profits. The determination of remuneration is based on certain limit of the annual earnings ratio, therefore the remuneration has high association with the business performance of the Company.
- (B) The board of directors is authorized to determine the level of remuneration and travel allowance for the directors and supervisors based on individual participation and contribution to the Company's operations, and in reference to industry peers. The performance evaluation of Board of Directors and individual direction is conducted every year according to the "Regulations Governing the Board of Directors' Performance Evaluation." The evaluation items include the participation in the operation of the Company, the quality of the Board of Directors' decision making, management of internal relationship and communication, and internal control. The performance evaluation results will be the reference for the determination of individual remuneration.
- (C) The remuneration of the President and Vice President (level) is calculated as salary and employee's cash pay pursuant to the "Managerial Officer Remuneration Regulations." The performance of the managerial officer is evaluated every year according to the performance evaluation guidelines in the "Employee Handbook." The evaluation items include the work performance, leading ability and skill, and the evaluation is conducted in a comprehensive manner. The remuneration committee regularly evaluates the policy, system, standard and structure with respect to the performance and remuneration of the managerial officer, reports to the Board of Directors, and implements accordingly after the Board of Directors gives its approval. The remuneration committee reviews the remuneration system of directors and managerial officers, whenever necessary, with reference to the actual operational status, relevant laws and regulations, and the risk in the future.
- (D) Future risk: In order to prevent risks, the Company has insured directors, supervisors and managers liability insurance.

4. Implementation of Corporate Governance:

4.1 Board of Directors:

A total of 6 meetings of the Board of Directors (A) were held in the previous period. The attendance of director and supervisor were as follows:

Title	Name	Actual no. of meetings attended (B)	No. of meetings with entrusted attendance	Actual attendance rate (%) [B/A]	Remarks
Chairman	Liao, Shih-Fang	6	0	100%	-
Director	Wu, Tsung-Hsien	6	0	100%	-
Director	Lin, Mei-Hui	6	0	100%	-
Director	Cheng Yu investment Co., Ltd	6	0	100%	-
Director	Wang, Chung-Ping	6	0	100%	-
Independent Director	Lien, Chi-Jui	6	0	100%	-
Independent Director	Chen, Fu-Mei	6	0	100%	-
Supervisor	Huang, Mu-Chuan	6	0	100%	-
Supervisor	Chen, Chin-Han	6	0	100%	-
Supervisor	Rui Qi investment Ltd	6	0	100%	-

Other matters to be recorded:

- 1. The Company does not have any of the items listed in Article 14-3 of the Securities and Exchange Act or other matters that have been rejected or reserved by independent directors and have been discussed by the Board of Directors with a record or written statement.
- 2. Execution of directors' avoidance of interest proposals: Directors shall evade participation in discussions and voting on their remuneration related proposals.
- 3. Implementation status of Board of Directors evaluation:

Cycle	Period	Scope	Method	Description
An internal	The	The	Internal	1. Performance evaluation of Board of Directors: At
evaluation is	performan	performan	evaluation of	least including the participation in the operation of
conducted	ce of the	ce of the	the Board of	the Company, the quality of the Board of
every year.	Board of	Board of	Directors,	Directors' decision making, the organization and
An external	Directors	Directors,	self-evaluation	structure of the Board of Directors, election and
evaluation is	from Jan.	individual	of individual	continuing education of the directors, and internal
conducted by	01, 2020 to	directors,	directors, peer	control.
a third-party	Dec. 31,	and the	evaluation,	2. Performance evaluation of individual directors: At
institution or	2020 was	functional	and	least including the alignment of the goals and
an external	evaluated.	committee.	performance	mission of the Company, awareness of the duties
team of			evaluation	of a director, participation in the operation of the
experts and			conducted by	Company, management of internal relationship
scholars			an external	and communication; the director's professionalism
every three			professional	and continuing education, and internal control.
years.			institution, a	3. Performance evaluation of the functional
			team of	committee: Participation in the operation of the
			experts, or via	Company, awareness of the duties of the
			other	functional committee, the quality of the functional
			appropriate	committee's decision making, organization of the
			means.	functional committee and election of its members,
				and internal control.

- 4. The goals of enhancing the Board of Directors' function (e.g. Establishment of an audit committee and improvement of the information transparency) in the current or most recent year and the implementation status.
 - (1) Implementation of corporate governance and improvement of information transparency: The Board of Directors operates in accordance with the Rules of Procedure for Shareholder Meetings and convenes the Board of Directors' meeting of the Company accordingly. The implementation status is excellent.
 - (2) Evaluation of Board of Directors: The Board of Directors adopted the "Regulations Governing the Board of Directors' Performance Evaluation" and the "Regulations for Self-evaluation for the Board of Directors and Peer Review" in 2019. The 2019 board performance evaluations and 2020 board performance evaluations were completed in 2020 and 2021. The implementation status and result of the evaluation are disclosed on the website or in the annual report of the Company.
 - (3) Establishment of an audit committee: The regulations and corresponding matters for establishment of an audit committee will be formulated in 2020 and the committee will be established in 2021.

- 4.2 Audit Committee or Attendance of Supervisors at Board Meetings:
 - (1) Audit Committee: The Company has not set up an audit committee.
 - (2) Attendance of Supervisors at Board Meetings:

A total of 6 meetings of the Board of Directors were held in the previous period. The attendance of supervisors was as follows:

Title	Name	Actual no. of meetings attended (B)	Actual attendance rate (%) (B/A)	Remark
Supervisor	Huang, Mu-Chuan	6	100%	-
Supervisor	Chen, Chin-Han	6	100%	-
Supervisor	Rui Qi investment Ltd	6	100%	-

Other matters to be recorded:

- 1. Composition and responsibilities of Supervisors:
 - (1) Communication of supervisors with employees and shareholders (e.g. communication channels and methods): The Company has designated personnel who can contact supervisors whenever necessary to establish communication channels with the Company's employees and shareholders. Supervisors are invited to the shareholders' meeting every year and they can communicate with the shareholders face to face at the meeting.
 - (2) Communication of supervisors with the internal chief auditor and CPA. (e.g. the matters, methods and results of communication with regard to the financial and business statuses of the Company):
 - (A) Communication of supervisors with the internal chief auditor
 - (1) Regular: Submit the completed "audit report" to each supervisor for review via email every month. If there are any questions or instructions, ask the chief auditor or communicate the instructions to him/her for implementation via email or phone. Submit the "internal audit implementation status" of the previous quarter before and after the Board of Directors' meeting is convened every quarter. The contents of the submission include the implementation status of the Company's audit matters, findings during the audit, and implementation of improvements for any nonconformities.
 - ②Irregular: Routine communication for improving the Company's audit value and enhancing the operating efficiency and achievement is conducted by phone, via email, or by convening meetings. supervisors are informed of any major violations, if any, according to laws and regulations. There are multiple and smooth communication channels between the Company's chief auditor and each independent director.
 - (B) Communication of supervisors with the CPA
 - As KPMG Taiwan's answers to our question indicate, communication between the supervisors and CPAs is conducted mainly through the annual audit meeting and annual audit completion meeting or by conference call. The communication mainly focuses on accounting and financial report issues.
 - (C) Summary of the Communication between supervisors and the internal chief auditor in most recent year

Date	Communication Focus	Result
Mar 12, 2020 Board of Directors	2019 Q4 report on audit implementation status 2020 Q1 internal audit plan	No objection
May 14, 2020 Board of Directors	2020 Q1 report on audit implementation status 2020 Q2 internal audit plan	No objection
Sep 17, 2020 Board of Directors	2020 Q2 report on audit implementation status 2020 Q3 internal audit plan	No objection
Dec 17, 2020 Board of Directors	2020 Q3 report on audit implementation status 2020 Q4 internal audit plan	No objection

2. If Supervisors state their opinions in a board meeting, please indicate the date of the board meeting, the session number, the contents of the motion, the results of the board resolution and the Company's handling of the Supervisors' opinions: The Company did not encounter this situation.

4.3 Corporate Governance Implementation Status and Deviations from "the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies":

			Status (Note 1)	Deviations from "Corporate Governance Best
Scope of Assessment	Yes	No	Summary	Practice Principles for TWSE/TPEX Listed Companies" and reasons
1. Has the Company established and disclosed the governance practice principles according to the Corporate Governance Best Practice Principles for TWSE/TPEX Listed Companies?			The Company has established its "Corporate Governance Best Practice Principles" based on the "Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies" and disclosed the same on the MOPS and the Company's website.	No major difference
2. Equity structure and shareholders' rights of the Company				No major difference
 (1) Does the Company have the internal procedures regulated to handle shareholders' proposals, doubts, disputes, and litigation matters; also, have the procedures implemented accordingly? (2) Does the Company possess the list of the Company's major shareholders and the list of the ultimate controllers of the major shareholders? 	✓		 The Company has established a responsible unit to deal with the suggestions, questions, disputes and legal actions from shareholders and designed a shareholder section and contact on the Company website. The Company periodically updates the roster of shareholders with the shareholder services agent and the obtains the list of major shareholders and the ultimate controllers of such shareholders of the Company. 	
(3) Does the Company establish and implement the risk control and firewall mechanism with the related parties?			(3) The Company has established relevant systems in the internal control system in accordance with the laws and effectively controlled the risks between the Company and its affiliates.	
(4) Has the Company established internal regulations to prohibit Company insiders from using information not available to the market to trade securities?			(4) The Company has established the "Operating Procedures for Prevention of Insider Trading" to prevent insider trading, reminds the directors, supervisors, managers, and employees to pay attention to relevant laws and contents regulated by the competent authority at least once a year and provides timely educational promotions for the new directors, supervisors, managers, and employees. The	

			Status (Note 1)	Deviations from "Corporate"
Scope of Assessment	Yes	No	Summary	Governance Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
			Company also discloses the relevant methods and status of implementation on the Company website.	
3. Composition and responsibilities of board of directors(1) Has the Company formulated a	✓		(1) The Company has established a	No major difference
policy of diversity for the formation of the Board of Directors and implemented it thoroughly?			policy of diversity for the formation of the Board of Directors. For the objectives and implementation of the policy, please refer to Note1.	
(2) Is the Company, in addition to establishing the remuneration committee and audit committee, pursuant to laws, willing to voluntarily establish any other functional committees?			(2) Besides establishing the remuneration committee based on the regulations, the Company also established the special committee for mergers in 2016.	
(3) Has the Company established guidelines and methods for evaluating the performance of the Board of Directors, conducted regular performance evaluations every year and reported the results to the Board of Directors? Has the Company utilized the results as the reference for the individual remuneration and reelection nomination of directors?			(3) The Company has established the "Regulations Governing the Board of Directors' Performance Evaluation" and the "Regulations for Self-evaluation for the Board of Directors and Peer Review" approved by the Board of Directors and assessed the Board of Directors and the functional committee. Please refer to p.19 of the annual report for the evaluation method and contents.	
			The unit responsible for board meetings collects and analyzes the evaluation results and submits the evaluation report to the Board of Directors.	
			The Company has completed the performance evaluation of the Board of Directors and the functional committee in 2020 and reported the results at the directors' meeting on Mar. 18, 2021. All evaluation results are well-performing in each aspect. The preceding regulations and	

			Status (Note 1)	Deviations from "Corporate
Scope of Assessment	Yes	No	Summary	Governance Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
(4) Does the Company assess the CPAs for their independence on a regular basis?			evaluation results were also disclosed on the Company website. In addition, the regulations specified that the performance evaluation results of the Board of Directors shall be used as reference for the election or nomination of directors; the performance evaluation results of individual directors shall be the reference for the determination of individual remuneration. (4) According to the "Corporate Governance Principles" of the Company, the Company assesses the CPAs for their independence and competency at least once a year. If the Company retains the service of the same CPAs for seven consecutive years or the CPA involves in matter violating or damaging their independence, the Company shall assess the necessity of changing the CPA and report the assessment result to the Board of Directors.	
4. Does the Company have qualified governance personnel in an appropriate number and designate one chief corporate governance officer to oversee corporate governance affairs (including but not limited to provide the directors and supervisors with information required for business execution, handle matters relating to board meetings and shareholders' meetings according to laws, handle company and change registration and produce minutes of board and shareholders' meetings, etc.)?			The Company has established the Corporate Governance Best Practice Principles and disclosed it on the Company website. So far the implementation of affairs related to corporate governance remains good.	difference

			Status (Note 1)	Deviations from "Corporate"
Scope of Assessment	Yes	No	Summary	Governance Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
5. Does the Company establish channels for communication with stakeholders (including but not limited to shareholders, employees, customers, and suppliers), design special web pages for the stakeholders on the website, and appropriately respond to important CSR issues of interest to the stakeholders?			The Company has established special web pages for the stakeholders on the website and provided contact information for the spokesperson and each stakeholder contact person to maintain smooth communication channels with the shareholders, employees, customers and suppliers. Major concerns of the stakeholders and the respond of the Company: A. Shareholders/investors: Issues concerning the business performance, financial and business conditions and market image of the Company. The Company communicates with the investors via the annual shareholders' meeting and irregular investor conferences. In addition, the Company establishes the spokesperson system to answer the questions of the investors to provide financial and business information with high transparency for the investors. B. Employees: Issues concerning the employee welfare and educational training. The Company communicates with the employee via the intranet, internal communication software, face-to-face, telephone and the employees. C. Customers: Issues concerning the website operations. The Company provides contact information for members of each website on the Company website and responds to the needs of the employees. C. Customers: Issues concerning the website operations. The Company provides contact information for members of each website on the Company website and responds to the questions of the customers via consumer hotline and mailbox. D. Suppliers: Issues concerning the equipment maintenance. The	No major difference

Scope of Assessment Yes No Summary Company provides contact channels on the Company website and communicates with the suppliers via conferences, conference calls, telephone and mails. 6. Does the Company commission a professional registrar to deal with the affairs of shareholders' meetings? 7. Information Disclosure (1) Has the Company built a website to disclose the financial and corporate governance information of the Company? (2) Does the Company use other information disclosure methods (e.g. English website, assignment of specific personnel to collect and disclose corporate information, implementation of a spokesperson system, and the broadcasting of investor conferences via the company website)? (3) Does the Company publicly announce and file the annual financial report within two months after the close of fiscal year and announce and file the financial reports of the first, second and third quarters and the monthly operation status prior to the regulated deadline? 8. Does the Company have additional important information The Company provides contact channels on the Company provides contact channels on the Company website and communicates with the suppliers via conferences, conferences, conferences alls, telephone and mails. The Company has appointed the Capital Securities Corporation to handle the shareholders service affairs on behalf of the Company. No major difference maintained by designated personnel to disclose relevant information regularly. (2) The Company has designated personnel to disclosure of the collection and disclosure of the company website? (3) The Company has publicly announced and filed the annual and quarterly financial reports along with the monthly operation status which are audited and certified by a certified public accountant, approved by the Board of Directors and recognized by the supervisors within the regulated deadline based on the "Securities and Exchange Act." The				Status (Note 1)	Deviations from "Corporate
Company provides contact channels on the Company website and communicates with the suppliers via conferences, conference calls, telephone and mails. 6. Does the Company commission a professional registrar to deal with the affairs of shareholders' meetings? 7. Information Disclosure (1) Has the Company built a website to disclose the financial and corporate governance information of the Company? (2) Does the Company use other information disclosure methods (e.g. English website, assignment of specific personnel to collect and disclose corporate information, implementation of a spokesperson system, and the broadcasting of investor conferences via the company website)? (3) Does the Company publicly announce and file the annual financial report within two months after the close of fiscal year and announce and file the financial reports of the first, second and third quarters and the monthly operation status prior to the regulated deadline? 8. Does the Company have Company provides contract channels on the Company website and communicates with the suppliers via conferences, conference calls, telephone and mails. The Company has appointed the Capital Securities Corporation to thandle the shareholders service affairs on behalf of the Company. (1) The Company has built a website maintained by designated personnel to disclose relevant information regularly. (2) The Company has built a website maintained by designated personnel to disclose relevant information regularly. (2) The Company has designated personnel responsible for the collection and disclosure of the Company's information, such as the establishment of Chinese and English investor section and implementation of the spokesperson system in accordance with the regulations. (3) The Company has publicly announced and filed the annual and quarterly financial reports along with the monthly operation status which are audited and certified by a certified public accountant, approved by the Board of Directors and recognized by the supervisors within the regulate	Sagna of Assassment			Status (1000 1)	Governance Best
Company provides contact channels on the Company website and communicates with the suppliers via conferences, conference calls, telephone and mails. 6. Does the Company commission a professional registrar to deal with the affairs of shareholders' meetings? 7. Information Disclosure (1) Has the Company built a website to disclose the financial and corporate governance information of the Company? (2) Does the Company use other information disclosure methods (e.g. English website, assignment of specific personnel to collect and disclose corporate information, implementation of a spokesperson system, and the broadcasting of investor conferences via the company website? (3) Does the Company publicly announce and file the annual financial reports of the first, second and third quarters and the monthly operation status prior to the regulated deadline? (5) The Company has built a website maintained by designated personnel to disclose relevant information gregularly. (6) Does the Company use other information gregularly. (7) The Company has built a website maintained by designated personnel to disclose relevant information, such as the establishment of Chinese and English investor section and implementation of the spokesperson and deputy spokesperson and deputy spokesperson system in accordance with the regulations. (8) The Company has publicly announced and filed the annual and quarterly financial reports along with the monthly operation status which are audited and certified by a certified public accountant, approved by the Board of Directors and recognized by the supervisors within the regulated deadline based on the "Securities and Exchange Act." The Company also publicly announced and filed the financial information mentioned above prior to the regulated deadline permitted by relevant operation process.	Scope of Assessment	Yes	No	Summary	TWSE/TPEX Listed Companies" and
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			Status (Note 1)	Deviations from "Corporate
Scope of Assessment	Yes	No	Summary	Governance Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
that is helpful to understand the operation of the corporate governance (including but not limited to the interests and care of employees, investor relationships, supplier relationships, rights of stakeholders, further education of directors and supervisors, implementation of risk management policies and risk assessment standards, implementation of customer policies, and liability insurance coverage for directors and supervisors)?			Principles" resolved and approved by the Board of Directors and disclosed it on the Company website. A. Employee rights and employee care: The Company establishes the Employee Welfare Committee which consist of members elected by the employees to handle the employee welfare matters and contribute pension fund according to the Labor Pension Act. Relevant laws including the Labor Standards Act, Act of Gender Equality in Employment, Sexual Harassment Prevention Act are adopted as the minimal standard for the establishment of all regulations and measures of the Company related to the relations between laborers and employer to ensure the employee's rights. The status of implementation remains good. All addition or amended measures related to the relations between laborers and employer are determined after sufficient negotiation and communication between the employers and employees to achieve the win-win situation. The Company also holds labor-management conference regularly and builds open communication channel to timely understand the thoughts and suggestions of the employees and use it as reference for each benefit adjustment and system optimization of the Company. B. Investor relations: The Company designates the responsible unit to collect and disclose information related to the Company and establishes the spokesperson, deputy spokesperson and shareholders and investors to	

			Status (Note 1)	Deviations from "Corporate
Scope of Assessment	Yes	No	Summary	Governance Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
			consult questions related to the Company. C. Supplier relations: For the supplier management procedure of the Company, besides maintaining the purchase quality, the Company establishes long-term close relationship, cooperation and mutual trust with the suppliers to jointly pursue sustainable growth and win-win situation. D. Rights of stakeholders: The Company maintains open communication channels with correspondent banks, employees, customers and suppliers to respect and protect their legal rights. The Company also establishes the spokesperson system to answer the questions of the investors to provide financial and business information with high transparency for the investors and stakeholders. E. Continuing education for directors and supervisors: The directors have taken continuing education according to the "Directions for the Implementation of Continuing Education for Directors and Supervisors of TWSE Listed and TPEx Listed Companies." The Company also arranges appropriate irregular continuing courses for the directors. F. Implementation of risk management policies and risk evaluation measures: The Company establishes various rules and regulations in accordance with the laws so as to carry out risk assessment and implement internal audit operation.	

			Deviations from "Corporate	
Scope of Assessment	Yes	No	Summary	Governance Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
			G. Implementation of customer policies: The Company strives to provide comprehensive services and protection for the customers. When customers has complains, the Company not only proceeds sufficient communication immediately with the customers to understand their needs and promote interaction between the Company and the customers but also irregularly reviews and improves the implementation at the internal conference of the Company. H. Liability insurance coverage for directors and supervisors: The Company has bought liability insurance for the directors and supervisors to strengthen the protection of the shareholder's equity. I. Operation of the Board of Directors: The directors and supervisors of the Company both has high attendance rate in the meeting to faithfully supervise the operation status of the corporate governance. The directors of the Company uphold high self-disciplined principles. If the director is an interested party in relation to motions proposed at a directors' meeting which may impair the interest of the	reasons
			Company, they shall not participate in the voting.	

9. Please specify the status of the improvement made, based on the corporate governance assessment report released by the Corporate Governance Center of TWSE in the most recent year, and the priority corrective actions and measures for any issues that are yet to be rectified.

The Company has completed the corporate governance self-evaluation in 2020, conducted review and improvement according to the evaluation results and acquired the balance between corporate operations to constantly promote the compliance with relevant regulations.

- 10. The succession planning of the Board members and important management and its implementation:
 - (1) The succession planning of the Board members

Currently, the Company has 7 directors including 2 independent directors with commercial, finance, accounting or management expertise required for the Company's operation. The organization of the Company's Board of Directors and its member background and experience will maintain the current structure in the future.

For the succession planning of the Board of Directors, the Company currently has various top management talents, therefore we have sufficient talent bank to fill the openings of directors in the future. As for the independent directors, they shall have commercial, legal, financial, accounting or other work experience required to perform the assigned duties based on the regulations and we have sufficient domestic professionals in this aspect. Thus, the Company plans to choose professionals familiar with the Company's industry to succeed as the independent directors.

- (2) The succession planning of important management
 - The important management of the Company are still young or middle-aged and have not yet reached the age of retirement, so the risk of succession is relatively low. In addition, the management has completed the job description and designated their substitutes. By executing different projects and tasks over a long period of time, the management trains and cultivates the professional knowledge, management capability, cross-department communication, and negotiation of the substitutes. The Company also enhances the team leadership, management competence and professional capability by annual educational training and external courses to cultivate and pass on diverse talents.
- 11. The succession planning of the Board members and important management and its implementation:
 - (1) The succession planning of the Board members

Currently, the Company has 7 directors including 2 independent directors with commercial, finance, accounting or management expertise required for the Company's operation. The organization of the Company's Board of Directors and its member background and experience will maintain the current structure in the future.

For the succession planning of the Board of Directors, the Company currently has various top management talents, therefore we have sufficient talent bank to fill the openings of directors in the future. As for the independent directors, they shall have commercial, legal, financial, accounting or other work experience required to perform the assigned duties based on the regulations and we have sufficient domestic professionals in this aspect. Thus, the Company plans to choose professionals familiar with the Company's industry to succeed as the independent directors.

(2) The succession planning of important management

The important management of the Company are still young or middle-aged and have not yet reached the age of retirement, so the risk of succession is relatively low. In addition, the management has completed the job description and designated their substitutes. By executing different projects and tasks over a long period of time, the management trains and cultivates the professional knowledge, management capability, cross-department communication, and negotiation of the substitutes. The Company also enhances the team leadership, management competence and professional capability by annual educational training and external courses to cultivate and pass on diverse talents.

Note 1: The diversity policy of the Board of Directors and implementation

(1) Policies on diversity

According to Article 20 of the "Corporate Governance Best Practice Principles" of the Company, the composition of the Board of Directors shall be determined by taking diversity into consideration. Besides the

directors holding the position as the Company's managers concurrently shall not exceed one-third of the total number of directors, it is advisable that an appropriate policy on diversity based on the company's business operations, operating dynamics, and development needs be formulated and include, without being limited to, the following two general standards:

- A. Basic requirements and values: Gender, age, nationality, and culture.
- B. Professional knowledge and skills: A professional background (e.g., law, accounting, industry, finance, marketing, technology), professional skills, and industry experience.

All members of the board shall have the knowledge, skills, and experience necessary to perform their duties. To achieve the ideal goal of corporate governance, the Board of Directors shall possess the following abilities:

- A. Ability to make operational judgments.
- B. Ability to perform accounting and financial analysis.
- C. Ability to conduct management administration.
- D. Ability to conduct crisis management.
- E. Knowledge of the industry.
- F. An international market perspective.
- G. Ability to lead.
- H. Ability to make policy decisions.

(2) Status of implementation

The Company pays attention to the diversity for the formation of Board of Directors and the Board member consists of industrial and academic experts. And the target ratio of directors having a master's degree is 50% or over. There are 3 doctors and 1 master in the current 8 individual directors and supervisors and the ratio of directors and supervisors with doctor/master degree reached 50% while those with employee identity accounted for 20% and female directors for 20%. The professional capability of the Board members includes professional fields of information, business administration, finance, accounting and law and most members have knowledge, skills, and experience necessary to perform their duties. Please refer to the following for the

capabilities of individual board member and the implementation of the diversity policy:

Title	Nationality	Name	Gender	Concurrentl y serving as the Company's employee	Professional background	Operati onal judgme nt ability	Account ing and financial analysis ability	Manage ment adminis tration ability	Crisis manage ment ability	Knowle dge of the industry	Internati onal market perspect ive	Leading ability	Decisio n-makin g ability
Chairman	The Republic of China	Liao, Shih-Fang	Male	-	Building	✓	✓	√	✓	✓	✓	✓	✓
Director	The Republic of China	Wu, Tsung-Hsien	Male	✓	Information	>	✓	>	>	✓	>	>	✓
Director	The Republic of China	Lin, Mei-Hui	Female	✓	Business administration/ Finance	√	✓	√	√	✓	√	√	✓
Director	The Republic of China	Cheng Yu investment Co., Ltd	ı	-	-	√	✓	√	√	✓	√	√	✓
Director	The Republic of China	Wang, Chung-Ping	Male	ı	Accounting/Busin ess administration	>	✓	>	>	✓	>	>	✓
Independent Director	The Republic of China	Lien, Chi-Jui	Male	ı	Education	>	✓	>	~	✓	>	>	✓
Independent Director	The Republic of China	Chen, Fu-Mei	Female	1	Business administration	~	✓	✓	✓	✓	>	>	✓
Supervisor	1	Rui Qi investment Ltd	-	-	-	✓	✓	✓	✓	✓	✓	✓	✓
Supervisor	The Republic of China	Huang, Mu-Chuan	Male	-	Accounting/ Finance	>	✓	~	~	✓	~	~	✓
Supervisor	The Republic of China	Chen, Chin-Han	Male	-	Law	✓	✓	✓	✓	✓	✓	✓	✓

4.4 Composition, Responsibilities and Operations of the Remuneration Committee:

(1)Professional Qualifications and Independence Analysis of Remuneration Committee Members:

	Criteria	Qualification R with at Leas	Following Professional equirements, Together st Five Years Work sperience			Independence Criteria									No. of other listed companies	
Identity	Name	Lecturer or above in Colleges in	Prosecutor, Attorney,	Affairs, Finance, Accounting or Related	1	2	3	4	5	6	7	8	9	10	working as Compensat ion committee member for	Rema rks
Independ ent Director	Lien, Chi-Jui	✓	ı	√	✓	√	✓	✓	√	✓	✓	✓	✓	✓	1	-
Independ ent Director	Chen, Fu-Mei	✓	-	✓	✓	✓	✓	✓	✓	✓	✓	√	√	✓	0	-
Others	Lu, Fang-Jung	-	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	1	-

Note 1: Please fill in director, independent director or others as the identity.

Note 2: If the member meets any of the following conditions during the two years before the position and during the term of office, please tick in the spaces below the conditions.

- (1) Not an employee of the Company or an affiliate.
- (2) Not a director or supervisor of any company or its affiliated companies. (The same does not apply, however, in cases where the person is an independent director of the Company, its parent company, any subsidiary, or subsidiary of the same parent company, as appointed in accordance with the Act or with the laws of the country of the parent or subsidiary.)
- (3) Not a natural-person shareholder who holds shares, together with those held by the person and his/her spouse, minors, or held by the person under others' names, in an aggregate amount of 1% or more of the total number of issued shares of the Company or ranking in the top 10 in holdings.
- (4) Not a manager listed in (1) or a spouse, relative within the second degree of kinship, or direct blood relative within the third degree of kinship of a person listed in (2) and (3).
- (5) Not a director, supervisor, or employee that has 5% or higher ownership interest in the Company, being the top-5 corporate shareholders or the institutional shareholders who designate representative as the corporate director or supervisor in accordance with Paragraph 1 or 2, Article 27 of the Company Act. (the same does not apply, however, in cases where the person is an independent director of the Company, its parent company, any subsidiary, or subsidiary of the same parent company, as appointed in accordance with the Act or with the laws of the country of the parent or subsidiary.)
- (6) Not a director, supervisor, or employee of another Company in which the number of directors or more than half of the voting shares is under the control of the same person. (the same does not apply, however, in cases where the person is an independent director of the Company, its parent company, any subsidiary, or subsidiary of the same parent company, as appointed in accordance with the Act or with the laws of the country of the parent or subsidiary.)
- (7) Not a director, supervisor or employee of other Company or institution in which the chairman, president, or personnel with equivalent position are the same person or have spouse relationship. (the same does not apply, however, in cases where the person is an independent director of the Company, its parent company, any subsidiary, or subsidiary of the same parent company, as appointed in accordance with the Act or with the laws of the country of the parent or subsidiary.)
- (8) Not a director, supervisor, manager, or shareholder holding more than 5% of the outstanding shares of a specific company or institution in a business or financial relationship with the Company. (the same does not apply, however, in cases where the specific company or institution holds 20% or more and no more than 50% of the total number of issued shares of the Company and the person is an independent director of the Company, its parent company, any subsidiary, or subsidiary of the same parent company, as appointed in accordance with the Act or with the laws of the country of the parent or subsidiary.)
- (9) Not a professional who provides audits or commercial, legal, financial, accounting or consulting services accumulating more than NT\$ 500,000 of remuneration obtained in recent two years to the Company or its affiliates, nor is an owner, partner, director, supervisor, or manager, or the spouse of any of the above, of a sole proprietorship, partnership, company, or organization that provides such services to the Company or its affiliates. However, this shall not apply to members of the remuneration committee, review committee for public acquisitions or special committee for mergers executing their duties in accordance with the Securities and Exchange Act or Business Mergers and Acquisitions Act.
- (10) Is not a person of the conditions specified in any of the sub-paragraphs of Article 30 of the Company Act.

(2) Duties of the Remuneration Committee:

The competence of the Committee is to evaluate the Company's policies and systems of remuneration to directors, supervisors and managers, in a professional and optimistic manner, and submit suggestions to the Board of Directors as the reference for decision-making.

The duties of the Committee are as follows:

- (A) Periodically review the Company's Remuneration Policy and propose recommendations for amendments.
- (B) Establish and conduct periodic reviews of the policies, systems, standards, and structures for performance appraisal and remuneration of the Company's directors, supervisors, and managerial officers.
- (C) Periodically evaluate the salary and remuneration of the Company's directors, supervisors, and managerial officers.

(3) Attendance of Members at Remuneration Committee Meetings:

- (D) The Company's Compensation committee is composed of three people.
- (E) Current member's tenure: From Jun. 14, 2018 to Jun. 14, 2021. The Compensation committee held three meetings (A) in the past year, and the member qualifications and attendance are as follows:

Title	Name	Actual no. of meetings attended (B)	No. of meetings with entrusted attendance	Actual attendance rate (%) (B/A)(Note)	Remarks
Convener	Chen, Fu-Mei	3	-	100%	-
Member	Lien, Chi-Jui	3	-	100%	-
Member	Lu, Fang-Jung	3	-	100%	-

Other matters to be recorded:

- 1. If the board of directors did not adopt or amend the suggestion of the Compensation committee, please indicate the date and session number of the board meeting, the contents of the motion, the result of the resolution and the Company's handling of the suggestion of the Compensation committee (if the remuneration passed by the board is better than the suggestion of the Compensation committee, please state the difference and the reasons): None.
- 2. If any member had objections or reservations about the resolution of the Compensation committee and there is a record or a written statement, please indicate the date and session number of the Compensation committee meeting, the contents of the motion, all the opinions of the members and how the opinions were handled: None.

(F) Important resolutions of the Remuneration Committee in the most recent year:

Date	Discussions	Result of resolution	Dealing with the opinion from the Remuneration Committee
Mar 12, 2020	 Evaluation the plan on the distribution of remuneration to directors and supervisors and employee in 2019. Evaluation the plan on the distribution of performance bonus to the manager of the subsidiaries in 2019. 	Approved by all present committee members	Not applicable
May 14, 2020	 Evaluation the plan on the distribution of remuneration to directors and supervisors, managers and employee in 2019. Evaluation the annual employment, promotion and salary adjustment of the managers. 	present committee	Not applicable

Date	Discussions	Result of resolution	Dealing with the opinion from the Remuneration Committee
Sep 17, 2020	 Review the criteria of performance evaluation of Board of Directors individual directors and functional committee. Proposed list of managers in the issuance of restricted stock awards in 2020. 	present committee	Not applicable
Dec 19, 2020	 Review the compensation policies, systems, standards and structures, and performance of directors, supervisors and managers. Propose the annual work plan of the following year. Evaluation the annual bonus of the managers. 	Approved by all present committee	Not applicable

4.5 Corporate Social Responsibility:

	Status			Deviations from "Corporate Social
Scope of Assessment		No	Summary	Responsibility Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
1. Does the Company implement the risk assessment of environmental, social, and corporate governance issues related to corporate operation and establish relevant risk management policies or strategies based on the principle of materiality?	✓		The Company has established the "Corporate Social Responsibility Best-Practice Principles" and actively fulfill its corporate social responsibilities in the course of business operation.	No major difference
2. Does the Company have a specific (or part-time) unit set up to promote corporate social responsibility, have the management authorized by the Board of Directors to handle matters and report the processing results to the Board of Directors?	√		The Company has not yet set up any dedicated (concurrent) unit but the Board of Directors and the management team all recognizes its importance and join hands in pursuing the goal.	No major difference
 3. Environment issue (1) Has the Company established environmental management policies suitable for the Company's industrial characteristics? (2) Does the Company endeavor to upgrade the efficient use of available resources, and the use of environmental-friendly materials? 	✓		 The Company has established the applicable system subject to the industry characteristics and complied with relevant environmental protection laws without any violation against the environmental protection laws. The Company has executed the classification of waste and promoted paperless process to increase the reuse efficiency of resources. 	No major difference

		Status Deviations from "Corporate Social							
	Scope of Assessment	Yes	No		Summary	"Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies" and reasons			
	Does the Company assess the present and future potential risk and opportunities of climate change in relation to the Company and adopt countermeasures related to climate issues?				The online transaction platform is the main business of the Company and is less affected by the climate change.				
(4)	Does the Company gather statistics of the greenhouse gas emission, water consumption and the gross weight of the waste in the past 2 years and establish policies for energy saving, carbon reduction, reduction of greenhouse gas emission and water consumption or other waste management?			A. B.	The Company runs the transaction platform online without engaging in any product manufacture. Therefore, there is no process causing environmental pollution nor discharge of waste water or air pollution. The Company continues to promote policies of energy saving and carbon reduction. The policies for energy saving and carbon reduction are as follows: Use department exclusive folders to deliver internal documents, promote paperless processing and reuse of papers to reduce the usage of paper resources. Use energy-saving tubes inside the Company, regularly promote living habits to save water and electricity and reduce the impact on the environment in compliance with the government policies. Outsource daily cleaning to professional cleaning company and set recycling bin for resource classification. Execute regular environment sterilization and cleaning of the fan-coil unit to maintain the clean environment. Regularly perform drinking water quality inspection inside the Company.				

				Status	Deviations from "Corporate Social
Scope of Assessment	Yes	No		Summary	Responsibility Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
4. Social issue					No major
(1) Does the Company develop management policies and procedures in accordance with relevant regulations and international human rights conventions?				The Company has established relevant management policies and procedures in accordance with relevant regulations to secure compliance with the principles of labor rights and protect legal rights of the employees.	difference
(2) Does the Company establish and implement proper employee welfare measures (including the salary, holidays and other welfare) and reflect the corporate Business performance or achievements in the employee remuneration?			A. C.	The Company has established the employee welfare measures and reflected the corporate business performance in the employee remuneration. The implementation is as follows The Company has established the work rules with the employee handbook and regulations, including the remuneration standard, holiday regulations, pension contribution, labor and health insurance payments and approved payment of occupational disaster for the employees of the Company. All of these regulations stated above comply with the relevant regulations of the Labor Standards Act. The Company establishes the Employee Welfare Committee which consist of members elected by the employees to handle the employee welfare matters and various activities such as quarterly staff dinner party, irregular movie day, family day, and sports meet. The Company establishes a performance evaluation system. The immediate supervisor communicates with the employee personally and formulates the work goals. The employee performance evaluation is conducted twice a year as a	

				Status	Deviations from
Scope of Assessment	Yes	No		Summary	"Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
(3) Does the Company provide a safe and healthy work environment for its employees? Does the Company regularly provide its employees with safety and health education?	✓		D.	reference for adjustment of salary, promotion and remuneration payment. The Company establishes the "Employee Remuneration Implementation Rules" and encourages employees to strive for more profit of the Company, stimulate their morale, provides incentives for their endeavor and contribution to the Company according to the Rules, and by doing so, spirit up the Company to keep growing and promote sustainable development. The Company provides a safe and healthy work environment for the employees: The Company installs adequate lighting equipment and well-designed emergency evacuation routes and exits, and sets up first-aid kits and AED devices. The elevators and fire-fighting facilities of the building are maintained at least once a year. The Company conducts environmental disinfection every month and implements training on fire equipment operation and maintenance once a year. Employees are arranged to take CPR emergency rescue training once a year to help them obtain their CPR licenses. Both face recognizing and security systems are used to provide a dual management mechanism for entrance control to ensure a secure working environment for all the employees. Provide employees with annual	Listed Companies" and reasons
				health examinations and post-examination follow-up to protect the physical and mental	

Scope of Assessment Yes No Summary health of employees. The Company also engages professional medical specialists to conduct workplace health examinations and staff interviews twice a year. In addition, the Company arranges professional nurses to visit the Company twice a month for one-on-one health consultation with employees to help them make improvements for potential and existing health issues. They also help employees understand the importance of self-health management to enhance their personal health. C. We set up a breastfeeding room to provide female employees with a comfortable breastfeeding (milk collection) environment and the necessary consumables. We also set up an open coffee lounge area with the latest magazines, snacks, and beverages to provide a healthy and safe work environment for all employees. D. The Company establishes the "Workplace Bullying Control. Reporting and Punishment Regulations" and specifies the sexual harassment prevention measures and reporting channels in the "Work Rules" to protect the physical and mental health as well as work safety of the employees. (4) Has the Company established some effective career development training plan for employees? (4) The Company provides educational training on a regular basis to cultivate the capability of the employees in their career.				Status	Deviations from "Corporate Social
health of employees. The Company also engages professional medical specialists to conduct workplace health examinations and staff interviews twice a year. In addition, the Company arranges professional nurses to visit the Company twice a month for one-on-one health consultation with employees to help them make improvements for potential and existing health issues. They also help employees understand the importance of self-health management to enhance their personal health. C. We set up a breastfeeding room to provide female employees with a comfortable breastfeeding (milk collection) environment and the necessary consumables. We also set up an open coffee lounge area with the latest magazines, snacks, and beverages to provide a healthy and safe work environment for all employees. D. The Company establishes the "Workplace Bullying Control, Reporting and Punishment Regulations" and specifics the sexual harassment prevention measures and reporting channels in the "Work Rules" to protect the physical and mental health as well as work safety of the employees. (4) Has the Company established some effective career development training plan for employees in their career.	Scope of Assessment	Yes	No	Summary	Practice Principles for TWSE/TPEX Listed Companies"
courses for mid-level officers every year to cultivate their judgment and decision-making	some effective career development training plan for			Company also engages professional medical specialists to conduct workplace health examinations and staff interviews twice a year. In addition, the Company arranges professional nurses to visit the Company twice a month for one-on-one health consultation with employees to help them make improvements for potential and existing health issues. They also help employees understand the importance of self-health management to enhance their personal health. C. We set up a breastfeeding room to provide female employees with a comfortable breastfeeding (milk collection) environment and the necessary consumables. We also set up an open coffee lounge area with the latest magazines, snacks, and beverages to provide a healthy and safe work environment for all employees. D. The Company establishes the "Workplace Bullying Control, Reporting and Punishment Regulations" and specifies the sexual harassment prevention measures and reporting channels in the "Work Rules" to protect the physical and mental health as well as work safety of the employees. (4) The Company provides educational training on a regular basis to cultivate the capability of the employees in their career. The Company also plans training courses for mid-level officers	

					Status	Deviations from
	Scope of Assessment	Yes	No		Summary	"Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
(5)	Does the Company take customer's health and safety into account and market and label products and services in accordance with the related laws and international practices? Does the Company establish policies and complaint procedures to protect the rights and interests of the consumer?			(5)	capability via professional training. The Company takes customer's health and safety into account and markets and labels products and services in accordance with the related laws and international practices. The Company has a policy available for each process to protect the rights and interests of the consumer. A dedicated mailbox and a customer service phone number are provided on the website as communication channels and designated customer service personnel are also available to deal with these matters. Consumers can protect their rights and interests via the complaint procedure. The Company entered into a MOU with the Development of Land Administration, Taipei	
(6)	Does the Company establish supplier management policies and ask them to follow relevant regulations on the issues of environmental protection, occupational safety and health, or labor rights? What is the implementation status?			(6)	Land Administration, Taipei City Government, in 2019 to assist the government with full prevention of illegal and violating advertisements to secure real-estate transactions. The Company establishes supplier review criteria and service assessment procedures. The procedures are fully executed before any transaction begins to ensure the products or serviced of the supplier meet the requirements of the Company and government. Currently, the agreement between the Company and the supplier does not contain the procedure for the circumstances where any policy of the Company is violated. This procedure will be added in time when the agreement with major suppliers is renewed in the hope of jointly fulfilling the corporate	

			Status	Deviations from "Corporate Social
Scope of Assessment		No	Summary	"Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies" and reasons
			social responsibility in the	
			practices.	
5. Does the Company compile the	✓		The Company discloses the	No major
CSR report or other reports that			fulfillment of social responsibilities	difference
disclose non-financial			in annual reports and prospectus.	
information of the Company with				
reference to internationally				
accepted report preparation				
guidelines or guides? Does the				
report mentioned above have				
been assured, verified or certified				
by a third party?				

- 6. If the Company has established corporate social responsibility principles based on "Corporate Social Responsibility Best Practice Principles for TWSE/TPEX Listed Companies," please describe any discrepancy between the principles and their implementation: No major difference.
- 7. Other information material to the understanding of the corporate social responsibility:
 - (1) Corporate social responsibility promotion plan
 - A. Environmental protection: The Company manages environmental protection according to laws and regulations.
 - B. Community involvement, social contribution, social services, social welfare: The Company actively supports the government to relieve the people in stricken areas whenever major natural disaster occurs in Taiwan or any foreign country, calls upon the employees to participate jointly, and organizes donation activities.
 - C. Rights and interests of consumers: Dedicated customer service hotlines are set up on different websites of the Company for dealing with customer complaint issues.
 - D. Human rights: The employees of the Company have equal employment opportunities regardless of their sex, religion, or political choices. The Company provides good work environment to protect employees from discrimination and harassment.
 - E. Safety and health: The Company manages safety and health in accordance with the laws and regulations of the government.
 - F. Other social responsibilities:
 - (A) The Company has created many quality employment opportunities and established an employee welfare committee, implemented a pension system, and organized different employee training courses. We always value harmonious labor-capital relations.
 - (B) The Company promotes energy saving and carbon reduction as well as the recycling of resources.
 - (2) CSR implementation effectiveness:
 - A. The Company has been a long-term participant in public welfare activities, including the 30 Hour Famine event organized by World Vision Taiwan, charity run events organized by the Garden of Hope Foundation, meal sharing programs for the elderly, 1919 tutoring program, activities organized by the Genesis Social Welfare Foundation, and charitable donations. We have donated more than NT\$20 million.
 - B. The Company assisted the Department of Land Administration of Taipei City in promoting municipal affairs and jointly maintain the security of transactions in the real estate market. The Company added the "prohibition on residential use of advertising platform warning mechanism" and "certification mechanisms for advertisements

			Status	Deviations from "Corporate Social
Scope of Assessment	Yes	No	Summary	Responsibility Best Practice Principles for TWSE/TPEX Listed Companies" and reasons

published by real estate brokers" on the 591 Property Trading platform to jointly create a new order in online real estate advertisements.

C. In 2020, Chickpt organized the charity event "Sending Love at Christmas with Chickpt" with the charity association Child Welfare League Foundation and donated 500 Christmas presents to children in nursing homes. It also organized a one-day Christmas activity for children in nursing homes by calling on users of the platform and employees to take real actions to spread love.

4.6 Ethical Corporate Management:

			Status	Deviations from "Ethical Corporate
Scope of Assessment	Yes	No	Summary	Management Best Practice Principles for TWSE/GTSM Listed Companies" and reasons
1. Enactment of ethical management				No major
policy and program				difference
(1) Does the Company establish ethical corporate management policies that are adopted by the Board of Directors and explicitly state such policies and the implementation methods in its Articles of Incorporation and external documents? Do the Board of Directors and top management actively implement their commit to implementing the operating policies?			(1) The company has established the "Ethical Corporate Management Best Practice Principles" and "Procedures for Ethical Management and Guidelines for Conduct" that have been adopted by the Board of Directors and explicitly stated such policies and the implementation methods in its Articles of Incorporation. The Board of Directors and top management actively implement their commitment to implementing the operating policies. The Board of Directors and the	
			management team fully understand their importance in the creation of a benchmark for good business operation and ethical corporate culture and to march toward the goals collaboratively.	
(2) For the risk of unethical conduct, does the Company establish the assessment mechanism and regularly analyze and assess the business activities within its business scope which are			(2) The Company has taken preventative measures against the conducts under Article 7, Paragraph 2, Subparagraph 1~7 of the "Ethical Corporate Management Best Practice	

			Status	Deviations from "Ethical Corporate
Scope of Assessment	Yes	No	Summary	Management Best Practice Principles for TWSE/GTSM Listed Companies" and reasons
possibly at a higher risk of being involved in an unethical conduct to establish preventive solutions that at least cover the conducts specified in Article 7, Paragraph 2, Subparagraph 1~7 of the "Ethical Corporate Management Best Practice Principles for TWSE/TPEX Listed Companies"? (3) Whether the Company explicitly defines procedures, guides of conduct, and disciplinary and reporting systems in case of violation in the preventive solutions of unethical conducts, implements accordingly, and carries out review and modification of these solutions?	✓		Principles for TWSE/GTSM Listed Companies" and other business activities within its business scope which are possibly at a higher risk of being involved in an unethical conduct. An effective and strict internal control system has been established and irregular review is conducted to ensure ongoing effectiveness of implementation. (3) The Company has explicitly defined relevant requirements in the "Ethical Corporate Management Best Practice Principles" and "Procedures for Ethical Management and Guidelines for Conduct." The Company has regularly audited and evaluated the implementation status of the preventive solutions, evaluated the compliance status in each relevant business process, and reported to the Board of Directors.	
 2. Implementation of ethical management (1) Has the Company assessed a record of the trading counterpart's ethical conduct, and expressly states the clauses of ethical conduct in the contract to be signed with the trading counterpart? (2) Whether the Company establishes a unit dedicated to promoting ethical corporate 	✓ <		 According to the "Procedures for Ethical Management and Guidelines for Conduct," the Company must establish thorough understanding of the integrity of the counterparty prior to entering into any contract, and include compliance with the ethical corporate management policies into the contract where possible. The Company designates the President's Office to establish the ethical corporate 	

				Status	Deviations from "Ethical Corporate
	Scope of Assessment	Yes	No	Summary	Management Best Practice Principles for TWSE/GTSM Listed Companies" and reasons
	management under supervision by the Board of Directors and whether such unit reports the ethical corporate management policies and the preventive solutions of unethical conductas well as the supervision of the implementation effectiveness to the Board of Directors (at least once a year)?			management policies and preventive solutions as well as supervise their implementation effectiveness. The President's Office assists the Board of Directors and management in auditing and evaluating the implementation of the preventive solutions, and reports to the Board of Directors once a year about the ethical corporate management policies and the preventive solutions of unethical conductas well as the supervision of the implementation effectiveness.	
(3)	Has the Company defined any policy against conflict of interest, provides adequate channel thereof, and fulfills the same precisely?	\		implementation effectiveness. (3) The "Ethical Corporate Management Best Practice Principles" and "Procedures for Ethical Management and Guidelines for Conduct" of the Company explicitly require that directors having a conflict of interest in any proposal raised by the Board of Directors may express their opinions and answer inquires and shall not participate in discussion and voting. Where any conflict of interest exists during execution of duties, the employee concerned shall report to the immediate supervisor.	
(4)	Has the Company fulfilled the ethical management by establishing an effective accounting system and internal control system, and had an internal audit unit develop relevant audit plans according to the risk assessment result of unethical conductand audit the compliance with the preventive solutions of unethical conduct	\		(4) The Company has established an effective accounting system and internal control system. The internal audit unit is responsible for auditing the compliance with the above-mentioned systems.	

			Status	Deviations from "Ethical Corporate
Scope of Assessment	Yes	No	Summary	Management Best Practice Principles for TWSE/GTSM Listed Companies" and reasons
accordingly, or appointed a CPA to do so? (5) Has the Company organized internal/external educational training program for ethical management periodically?	✓		(5) The Company organizes external educational training courses every year to improve the understanding and enhance the awareness of ethical management among employees.	
 3. Status of the Company's complaint system (1) Has the Company defined a specific complaint and rewarding system, and established convenient reporting channels, and assigned competent dedicated personnel to deal with the situation? 	✓		(1) The Company has set up reporting mailboxes and hotlines on the Company's official and internal websites. These websites are available internally and externally. The complaint and rewarding system are specified in the "Procedures for Ethical Management and Guidelines for Conduct."	No major difference
(2) Has the Company defined the standard operating procedure for investigation after acceptance of a complaint, the follow-up actions to be taken after the investigation, and relevant nondisclosure mechanism?			(2) The Company has defined the standard operating procedure for investigation after acceptance of a complaint and relevant nondisclosure mechanism in the "Procedures for Ethical Management and Guidelines for Conduct."	
(3) Has the Company adopted any measures to prevent the complainants from being abused after filing complaints?			(3) The Company has undertaken in relevant regulations that no one that files a complaint will be treated inappropriately, and the designated unit will deal with the matter in accordance with relevant regulations.	N
4. Enhancing Information Disclosure Has the Company has disclosed the Ethical Management Best Practice Principles and the effect of implementation thereof on its website and Market Observation Post System?			The Company has built a website maintained by designated personnel to disclose relevant information regularly.	No major difference

			Status	Deviations from "Ethical Corporate
Scope of Assessment	Yes	No	Summary	Management Best Practice Principles for TWSE/GTSM Listed Companies" and reasons

- 5. If the Company has established ethical management best practice principles based on "Ethical Corporate Management Best Practice Principles for TWSE/TPEX Listed Companies," please describe any discrepancy between the principles and their implementation: None.
- 6. Additional important information that is helpful to understand the operation of the Company's ethical management: The Company will at all times pay attention to the development of relevant regulations on ethical corporate management and, based on which, review and improve the "Ethical Corporate Management Best Practice Principles" and "Procedures for Ethical Management and Guidelines for Conduct" of the Company to improve the effectiveness of ethical corporate management.
- 4.7 Corporate Governance Guidelines and Regulations:.

The Company has its Corporate Governance Best Practice Principles which can be checked on MOPS or the Company's website by investors.

4.8 Other Important Information Regarding Corporate Governance:

Please refer to MOPS: http://mops.twse.com.tw (corporate governance)

Or refer to the company's website: https://www.addcn.com.tw

4.9 Internal Control Systems:

Please refer to page 34 of the Chinese annual report.

- 4.10 Major Resolutions of Shareholders' Meeting and Board Meetings:
 - (1)Important resolutions of the shareholders' meeting in 2019 and as of the date of publication of the annual report:

Date		Proposal	Implementation status		
	1.	2019 Business Report and Financial Statements	Implemented as resolved.		
	2.	2019 Earnings Appropriation	Implemented as resolved with July 13, 2020 as the record date. Payment was completed on Aug. 05, 2020 (cash dividend NT\$ 12.2/share).		
2020.06.18 Annual Meeting of	3.	Cash Distribution of Capital Surplus	Implemented as resolved with July 13, 2020 as the record date. Payment was completed on Aug. 05, 2020 (cash dividend NT\$ 0.6/share).		
Shareholders	4.	Amendment to the "Articles of Incorporation" of the Company	Implemented as resolved.		
		Amendment to the "Rules of Procedure for Shareholder Meetings" of the Company			
		Amendment to the "Election Procedure of the Directors and Supervisors" of the Company			

Date	Proposal	Implementation status		
	7. Issuance of New Restricted Employee Shares	Implemented as resolved.		

(2)Important resolutions of the board meetings in 2019 and as of the date of publication of the annual report:

Date	Description of Proposal
	1. 2019 Business Report and Financial Statements.
	2. 2019 Earnings Appropriation.
	3. Cash Distribution of Capital Surplus.
	4. Commission KPMG Taiwan to conduct audit and certification of 2020 financial statements and profit-seeking enterprise income tax as well as relevant fees.
	5. "Effectiveness Evaluation of the Company's Internal Control System" and "Statement on Internal Control System" in 2019.
	6. Amendment to the "Articles of Incorporation" of the Company.
	7. Amendment to the "Rules of Procedure for Shareholder Meetings" of the Company.
	8. Amendment to the "Election Procedure of the Directors and Supervisors" of the Company.
37. 10	9. Amendment to the "Procedures for Ethical Management and Guidelines for Conduct" of the Company.
Mar. 12, 2020	10. Amendments to the "Rules of Procedure for Shareholder Meetings" of the Company.
	11. Amendment to the "Organization Rules of the Remuneration Committee" of the Company.
	12. Amendment to the "Managerial Officer Remuneration Regulations" of the Company.
	13. Amendment to the "Internal Control System" of the Company.
	14. Amendment to the "Internal Audit System Implementation Rules" of the Company.
	15. Review the plan on the distribution of remuneration to directors/supervisors and employees in 2019.
	16. Review the plan on the distribution of performance bonus to the managerial officers of the subsidiaries in 2019.
	17. Issuance of new restricted shares to employees.
	18. Establish matters related to the "Period of Public Announcement on Acceptance of Shareholders' Proposals" for the 2020 annual shareholders' meeting.
	19. Convene 2020 annual shareholders' meeting.
	1. Amendment of the Company's "Accounting System".
Mov. 14	2. Amendment of the Company's "Corporate Social Responsibility Best Practice Principles".
May 14, 2020	3. Amendment of the Company's "Corporate Governance Best Practice Principles".
2020	4. Amendment of the Company's "Internal Control System".
	5. Amendment of the Company's "Implementation Rules of the Internal Audit System".

Date	Description of Proposal								
	6. Review of the proposal for the distribution of 2019 remuneration for employees, directors, and supervisors.								
	7. Review of the annual appointment, promotion, and salary adjustment of managerial officers.								
	1. Amendment of the Company's "Rules of Procedures for Board of Directors' Meetings".								
	2. Amendment of the Company's "Remuneration Committee Charter".								
	3. Amendment of the Company's "Rules of the Issuance of New Restricted Employee Shares for 2020".								
Aug. 13, 2020	4. Amendment and renaming of the Company's "Regulations Governing Self-Evaluation or Peer Evaluation of the Board of Directors" to "Regulations Governing the Board of Directors' Performance Evaluation".								
2020	5. Amendment and renaming of the "Regulations Governing the Board of Directors' Performance Evaluation" to "Board Performance Evaluation Procedures".								
	6. Amendment of the Company's "Internal Control System".								
	7. Amendment of the Company's "Implementation Rules of the Internal Audit System".								
	8. Review the progress on processing overdue accounts receivable.								
	1. Amendment of the Company's "Rules Governing the Scope of Powers of Independent Directors".								
Sep. 17, 2020	2. The Company's issuance of new restricted employee shares for 2020.								
2020	3. Set the baseline date for capital increase through the issuance of new restricted employee shares in 2020.								
	1. Acquisition of land and buildings in Tomson Industrial Park, Sanchong District, New Taipei City.								
Nov. 12,	2. Application for extension of guarantee from Cathay United Bank.								
2020	 The Company's 2021 Audit Plan. Proposed amendment of the Company's "Internal Control System". 								
	5. Proposed amendment of the Company's "Implementation Rules of the Internal								
	Audit System".								
Dec. 17,	 The Company's 2020 Business Plan. Renewal of liability insurance for the Company's directors and supervisors. 								
2020	3. The Company's application for a loan of NT\$72 million from Cathay United Bank.								
-	4. The Company's year-end bonus distribution proposal for managerial officers.								
	1. Review of the proposal for the distribution of 2020 remuneration for employees, directors, and supervisors.								
	2. 2020 Business Report and Financial Statements.								
M 10	3. 2020 surplus allocation proposal.								
Mar. 18, 2021	4. Issuance of new shares by capital increase from surplus.								
2021	5. Appointment of KPMG Taiwan to audit the financial statements and the audit of the profit-seeking enterprise income tax for 2021, and the audit fees.								
	6. The Company's "evaluation on the effectiveness of the Company's internal control system" and the "Statement on Internal Control" in 2020.								
	7. Amendment of the Company's "Articles of Incorporation".								

Date	Description of Proposal
	8. Amendment of the Company's "Operational Procedures for Endorsements and Guarantees".
	9. Amendment of the Company's "Operational Procedures for Loaning of Company Funds".
	10. Amendment of the Company's "Operating Procedure for Acquisition or Disposition of Assets".
	11. Amendment of the Company's "Rules of Procedure for Shareholders Meeting".
	12. Amendment of the Company's "Election Procedure of the Directors and Supervisors".
	13. Abolishment of the Company's "Rules Governing the Scope of Powers of Supervisors".
	14. Amendment of the Company's "Code of Conduct".
	15. Amendment of the Company's "Ethical Corporate Management Best Practice Principles".
	16. Amendment of the Company's "Ethical Corporate Management Operating Procedures and Code of Conduct".
	17. Review of performance bonus distribution proposal for managerial officers of the subsidiaries in 2020.
	18. Election of the Company's directors.
	19. Acceptance of proposals from shareholders and nomination of directors (and independent directors).
	20. Proposal for lifting the non-compete clause for newly elected directors and their representatives.
	21. Organization of the 2021 general shareholders' meeting and related affairs.

- 4.11 If the directors or supervisors have different opinions about important resolutions adopted by the board in the latest year and as of the date of publication of the annual report, and there are records or written statements: None.
- 4.12 Resignation of Chairman, President, Chief Accounting Officer, Chief Financial Officer, Chief Internal Auditor, Chief Corporate Governance Officer, and Chief R&D Officer in the most recent year until the publication date of this annual report: None.

5. Audit Fee:

Unit: NT\$ thousand

Accounting			Noi	n-audit fe	Audit				
firm	CPA name	Audit fee	System	Business registration	HR	Others	Sub-total	period	Remarks
KPMG	Chen, Cheng-Chien Huang ,Yung- Hua	3,730	-	-	-	630	630	01/01/ 2020 12/31/ 2020	Others: 1. Transfer pricing reporting service 2. Translation of 2019 comprehensive and individual statements 3. Employee remuneration checklist reexamination service 4. Business tax consultation project. 5. Review of opinions for the issuance of new restricted employee shares for 2020.

- 6. Replacement of CPA:Not applicable.
- 7. The Employment of the Company's Chairman, General Manager, Financial or Accounting Manager with the Auditing CPA Firm or Its Affiliated Businesses in the ast Year: None.
- 8. Changes in Shareholding of Directors, Supervisors, Managers and Major Shareholders:

Unit: share

		202	20	2021 as of Apr. 26		
Title	Name	Shareholding Increase/ (Decrease)	Pledged share Increase/ (Decrease)	Shareholdin g Increase/ (Decrease)	Pledged share Increase/ (Decrease)	
Chairman	Liao, Shih-Fang	308,000	-	-	-	
Director and General Manager and R&D Supervisor	Wu, Tsung-Hsien	23,000	-	-	-	
Director and Associate, Administrative Division	Lin, Mei-Hui	-	-	-	-	
Director	Cheng Yu investment Co., Ltd		-	-	-	
Director	Wang, Chung-Ping	-	1	-	-	
Independent Director	Lien, Chi-Jui	-	1	-	-	
Independent Director	Chen, Fu-Mei	-	-	-	-	
Supervisor	Rui Qi investment Ltd	-	1	-	-	
Supervisor	Chen, Chin-Han	-	-	-	-	
Supervisor	Huang, Mu-Chuan	-	1	-	-	
Deputy General Manager	Qiu, Jian-Ming	6,000	-	-	-	
Manager, Financial Division	Chang, Chiao-Ni	-	-	-	-	

		202	20	2021 as of Apr. 26		
Title	Name	Shareholding Increase/ (Decrease)	Pledged share Increase/ (Decrease)	Shareholdin g Increase/ (Decrease)	Pledged share Increase/ (Decrease)	
Deputy Manager, Audit Division	Xu, Yun-Qian	-	1	108	-	
Director, IT Division	You, Shun-Yuan	2,000	-	-	-	
Deputy Manager, Public Relations	Yu, Chu-Yu	-	1	-	-	

9. Relationship among the Top Ten Shareholders:

Apr 26, 2021 Unit: thousand share

Name	Own shareholding		Shareholdings of the spouse and minor children		Shareholding in other people's names		Name and relationship of top 10 shareholder who has the interested-party, a spouse or relative within the second degree of kinship		Re mar ks
	Share holdi ng	Shareh olding %	Share holdi ng	Shareh olding %	Share holdi ng	Shareh olding %	Name	Relationship	KS
Sheng Cheng investment Co., Ltd Representative:Liao, Shih-Fang	3,888	9.05%	-	-	-	-	Liao, Shih-Fang	Responsible person	-
Qian Yi investment Co., Ltd Representative:Liao, Shih-Fang	3,850	8.97%	-	-	-	-	Liao, Shih-Fang	Responsible person	-
Stichting APG Ltd	3,560	8.29%	-	-	-	-	-	-	-
Liao, Shih-Fang	3,437	8.01%	1,364	3.18%	7,738	18.02%	Lin, Shu-Hui Sheng Cheng investment Co., Ltd Qian Yi investment	Spouse Responsible person Responsible person	-
Cheng Yu investment Co., Ltd Representative:Lin, Hung-Chun	2,254	5.25%	-	1	-	-	Lin, Hung-Chun	Responsible person	-
Swedban Robur global Fund	2,000	4.66%	ı	-	-	-	-	-	-
Fidelity Series International Small Cap Fund	1,711	3.98%	-	-	-	-	-	-	-
Lin, Shu-Hui	1,364	3.18%	3,437	8.01%	-	-	Liao, Shih-Fang	Spouse	-
Lin, Hung-Chun	1,139	2.65%	-	-	2,254	5.25%	Cheng Yu investment Co., Ltd	Responsible person	-
Mawer Global Small Cap Fund	1,119	2.61%	-	-	-	-	-	-	-

10. Ownership of Shares in Affiliated Enterprises:

Dec 31, 2020 Unit: thousand shares; %

Re-invested businesses		s investment	supervisors, directly or controlled	by directors, managers or indirectly businesses	Total investment		
	Shareholding	Shareholding %	Shareholding	Shareholding %	Shareholding	Shareholding %	
ADDCN Technology (Samoa) Co., Ltd	29,760	100%	-	-	29,760	100%	
ADDCN Technology (Shenzhen) Ltd	-	100%	-	-	-	100%	
ADDcn Technology (HK)	6,500	70%	1,486	16%	7,986	86%	

IV. Capital Overview

- 1. Capital and Shares:
- 1.1 Source of Capital:
 - (1)Issued Shares:

Unit: thousand shares; NT\$ thousand

Par		Approved Capital		Paid-in	Capital	Remarks			
Date	Value (NT\$)	Shares	Amount	Shares	Amount	Source of Capital	Capital Increased by Assets Other than Cash	Othe rs	
Jan. 2007	10	1,500	15,000	1,500	15,000	Establishment Capital	-	-	
Sep. 2008	10	3,860	38,600	3,860	38,600	Capital increase	-	-	
Nov. 2009	10	8,000	80,000	8,000	80,000	Capital increase	-	-	
Sep. 2010	14	30,000	300,000	14,840	148,400	Capital increase	-	-	
Jun. 2012	10	30,000	300,000	17,576	175,760	Capital reserve transferred to increase	-	-	
Jul. 2012	10	50,000	500,000	28,000	280,000	Earnings transferred to increase	-	-	
Jan. 2014	240	50,000	500,000	31,500	315,000	Capital increase	-	-	
Aug. 2015	10	50,000	500,000	40,950	409,500	Earnings transferred to increase	-	-	
Oct. 2016	10	50,000	500,000	42,263	422,630	Capital reserve transferred to increase	-	-	
Nov. 2016	10	50,000	500,000	42,583	425,830	New restricted employee shares	-	-	
Sep. 2017	10	50,000	500,000	42,581	425,805	Retrieved New restricted employee shares	-	-	
Dec. 2018	10	50,000	500,000	42,579	425,790	Retrieved New restricted employee shares	-	-	
Jun. 2019	10	50,000	500,000	42,576	425,755	Retrieved New restricted employee shares	-	-	
Nov. 2020	10	50,000	500,000	42,939	429,385	New restricted employee shares	-	-	

(2)Type of Stock:

Unit: share

	A	authorized Capita			
Share Type	Issued Shares	Un-issued Shares	Total	Remark	
Common Stock	42,938,500	7,061,500	50,000,000	Outstanding shares are TPEx listed.	

1.2 Status of Shareholders:

Apr 26, 2021 Unit: person; share

Status Quantity	Government Agencies	Financial Institutions	Other Juridical Persons	Domestic Natural Persons	Foreign Institutions and Foreigners	Total
Number	0	1	35	4,857	86	4,979
Shareholding	0	136,000	13,901,949	14,979,458	13,921,093	42,938,500
%	0.00%	0.31%	32.38%	34.89%	32.42%	100.00%

1.3 Shareholding Distribution Status:

Apr 26, 2021 Unit: person; share

			No of	1	Person, share
Sharel	holdi	ng Tiers	No., of	Shareholding	%
			Shareholders		
1	to	999	2,559	410,184	0.96%
1,000	to	5,000	2,135	3,489,407	8.13%
5,001	to	10,000	144	1,019,596	2.38%
10,001	to	15,000	34	417,576	0.97%
15,001	to	20,000	25	442,080	1.03%
20,001	to	30,000	17	419,608	0.98%
30,001	to	40,000	4	148,769	0.35%
40,001	to	50,000	5	233,527	0.54%
50,001	to	100,000	19	1,322,023	3.08%
100,001	to	200,000	10	1,401,816	3.27%
200,001	to	400,000	9	3,189,871	7.43%
400,001	to	600,000	2	1,075,940	2.50%
600,001	to	800,000	3	2,065,125	4.80%
800,001	to	1,000,000	1	848,000	1.97%
1,000,001	or	more	12	26,454,978	61.61%
	合言	计	4,979	42,938,500	100.00%

1.4 List of Major Shareholders:

Apr 26, 2021 Unit: thousand shares;%

	1 ,	
Shares Name	Shareholding	%
Sheng Cheng investment Co., Ltd	2.000	0.050/
Representative:Liao, Shih-Fang	3,888	9.05%
Qian Yi investment Co., Ltd	2.050	0.070/
Representative:Liao, Shih-Fang	3,850	8.97%
Stichting APG Ltd	3,560	8.29%
Liao, Shih-Fang	3,437	8.01%
Cheng Yu investment Co., Ltd	2.254	5.250/
Representative:Lin, Hung-Chun	2,254	5.25%
Swedban Robur global Fund	2,000	4.66%
Fidelity Series International Small Cap Fund	1,711	3.98%
Lin, Shu-Hui	1,364	3.18%
Lin, Hung-Chun	1,139	2.65%
Mawer Global Small Cap Fund	1,119	2.61%

1.5 Market Price, Net Worth, Earnings, and Dividends per Share:

Unit: NT\$ thousand; thousand shares

-					i, mousuna snares
Item		Year	2019	2020	as of Mar. 31, 2021
3.6.1	Highest		286.0	244.5	253.0
Market price per share	Lowest		239.5	172.0	211.5
	Average		263.8	216.9	223.3
Net worth per	Before distrib	ution	41.13	41.13	-
share	After distribut		29.88	(Note1)	_
Earnings per	Weighted aver	age number of shares	42,529	42,576	-
share	Earnings per s	hare (loss)	\$14.04	\$14.14	-
	Cash dividend		12.8	(Note1)	-
Dividend per	Bonus shares	Stock dividend from retained earnings		(Note1)	-
share	Dollus shales	Stock dividend from capital reserve	-	-	-
	Accumulated	undistributed dividends	-	-	-
Investment return	Price / Earning	gs ratio (Note 2)	18.66	14.72	-
	Price / Divide	nd ratio (Note 3)	20.61	(Note1)	-
analysis	Cash dividend	l yield rate (Note 4)	4.85%	(Note1)	-

Note 1:The 2020 annual earnings distribution has yet to be approved by the shareholders' meeting.

Note 2: Price / Earnings Ratio = Average Market Price / Earnings per Share

Note 3: Price / Dividend Ratio = Average Market Price / Cash Dividends per Share

Note 4: Cash Dividend Yield Rate = Cash Dividends per Share / Average Market Price

1.6 Dividend Policy and Implementation Status:

(1) Dividend Policy:

According to the Company's Articles of Incorporation, if the Company has a profit at the year's final accounting, it shall first pay profit-seeking enterprise income tax and make up any losses from past years, and then make contribution of 10% of the balance to the statutory reserve, unless the statutory reserve reaches the amount of the Company paid-in capital. Special reserves may be set aside depending on the Company's operational needs pursuant to the laws and regulations. The remaining profits deducting the dividend distribution amount with the undistributed earnings at beginning of period (if any) shall be proposed for a distribution by the board of directors. The proposal shall then be submitted to the shareholders meeting for a resolution for the distribution.

The Company defined the allocation of dividend based on operation status, demands for funds, capital expenses and budgets, changes to internal and external environment, and the shareholder's equity. If no special circumstances must be considered, the allocation proportion should be more than 50% of distributable earnings of the current year. The dividend will be distributed in the form of stock dividends or cash dividends based on the Company's demand for funds in the future and the level of dilution of the capital stock. In principle the cash dividends shall not be lower than 10% of the total amount of the dividends. Only that the dividend type and percentage to be distributed are based on actual profits of the year and the status of the funds. The final result is subject to the resolution of the shareholders meeting.

(2)Proposed Distribution of Dividend:

The company's proposed 2020 annual earnings distribution by the Board of Directors on Mar. 18, 2021 is as follows:

	Amount (NT\$	Divined per
	thousand)	share (NT\$)
Legal reserve	56,662	_
Special reserve	515,262	12
Cash dividend	78,615	1.83
Stock dividend	_	-

The earnings distribution has yet to be approved by the shareholders' meeting.

1.7 Impact of the Proposed Bonus Shares on the Company's Operating Performance and Earnings per Share by the Shareholders' Meeting:

	Item/Year	2021 (estimate)
Initial paid-up capita	al	429,385
Distribution of	Cash dividend per share	12
shares and dividends in current fiscal year (Note 1)	Earnings allocated to increase capital dividend per share	0.18308743901
	Capital reserve to capital increase stock dividend per share	
Changes in business performance	Operating profit	Note 2
	Operating profit increase (decrease) ratio over the same period last year	Note 2
performance	Net income	

	Item/Year						
	Ratio of increase (decrease compared with the same period	2021 (estimate)					
	Earnings per share						
	Earnings per share increase same period last year						
	Average annual return on in inverse of the P/E ratio)						
	If earned surplus-turned capital increase is	Pro forma earnings per share					
	1/11STF1M1111/M1	iPro Torma average annuali					
Pro forma earnings per share and	If capital reserve is not used	Pro forma earnings per share					
P/E ratio	_	Pro forma average annual return on investment (%)					
	If capital increase from capital reserve has not been	Pro forma earnings per share					
	processed and changed to	S					
i	cash dividend issuance	return on investment (%)					

Note1:The distribution of shares and dividends shall be determined in a resolution of the general shareholders' meeting this year.

Note2:According to the "Regulations Governing the Publication of Financial Forecasts of Public Companies", the Company is not required to disclose its financial forecasts for 2021.

1.8 Bonuses of Employees, Directors and Supervisors:

(1) The percentage or scope of the bonuses of Employees, Directors and Supervisors stipulated in the Articles of Incorporation:

If there is a profit for the year, the Company shall allocate not less than 1% of it for the employee bonus and not more than 3% for the directors and supervisors' bonus. However, if there is still a cumulative loss, an amount to make up for the loss should be retained in advance.

Qualification requirements of employees, including the employees of subsidiaries meeting certain specific requirements, entitled to receive shares or cash in accordance with the preceding provisions.

(2) The basis for the estimation of the amount of bonus of employees, directors and supervisors in the current period, and the accounting treatment if there is a difference between the actual employee bonus paid in shares or cash and the estimated amount:

The amount of remuneration for employees, directors and supervisors in the current period is estimated appropriately in accordance with the Articles of Incorporation and past experience of the Company before deducting the remuneration for employees, directors and supervisors from the income from continuing operations before income tax of the current year.

- (3)Bonus distribution as passed by the board meeting:
 - (A) Recommended Distribution of Employee Bonus and Directors' and Supervisors' Remuneration:

Unit: NT\$ thousand

Item \ Status	Remuneration of employees			Remuneration of directors and		
item \ Status	Cash	Stock	Total	supervisors		
Annual recognized amount of estimated expenses (A)	54,500	0	54,500	7,560		
Proposed allocation of the Board of Directors (B)	54,500	0	54,500	7,560		
Discrepancy (B)-(A)	0	0	0	0		

- (B) If there is any discrepancy between such an amount and the estimated figure for the fiscal year these expenses are recognized, the discrepancy, reasons therefor, and how it is treated shall be disclosed.: There is no discrepancy between such an amount and the estimated figure for the fiscal year these expenses are recognized, so not applicable °
- (C) Employee bonus paid in shares as a percentage of the total amount of the current net profit after tax and the total employee bonus of the parent company only or each of companies' financial statements: The board of directors pays in cash through the allocation of remuneration, so it is not applicable.
- (4)If there is a difference between the actual distribution of bonus of employees, directors and supervisors (including the number of shares, the amount and the share price) in the previous year and the provision for the bonus, please describe the difference, the reason and the accounting treatment:

Unit: NT\$ thousand

Item	Shareholders' Meeting resolution	Actual allocation	Discrepancy
Employee remuneration	51,800	51,800	-
Directors and Supervisors' remuneration	7,400	7,400	-

- 1.9 Buyback of Treasury Stock:None.
- 2. Bonds: None.
- 3. Preferred Shares: None.
- 4. Global Depository Receipts: None.
- 5. Issuance of Employee Stock Options: None.

6. Issuance of New Restricted Employee Shares:

6.1 Issuance of New Restricted Employee Shares:

May 11, 2021

	May 11, 2021
Type of new restricted employee shares	2020 New restricted employee shares
Effective date	Sep.04,2020
Issuance date	Nov.15,2020
Number of new restricted employee shares distributed	363,000
Issuance price	Gratuitously distributed
Ratio of restricted employee shares issued to total shares issued	0.85%
New restricted employee shares and vesting conditions	Employees may exercise their subscription rights based on the following schedule if they remain employed by the Company from the date the new restricted employee shares are allotted to the following dates, and if they have attained excellent ratings or above in their performance evaluation in the year before the dates: 1 year of service starting from the allotment date: 50% 2 years of service starting from the allotment date: 25% 3 years of service starting from the allotment date: 15% 4 years of service starting from the allotment date: 10%
Restrictions on of new restricted employee shares	1. After receiving new restricted employee shares and before meeting vesting conditions, employees, except for inheritance, may not sell, pledge, transfer, give as a gift, use as collateral, or dispose of the new restricted employee shares or in any other means. 2. The rights to attend, propose, speak, and vote in the shareholders' meetings and any other rights of shareholders are assigned to the custodian to be exercised on behalf of the employees. 3. Except for the restrictions by the trust agreement, before the vesting conditions are met, employees' rights to restricted employee shares allotted in accordance with regulations, including but not limited to dividends, bonuses, the allotment rights of capital surplus, the subscription rights of capital increase by cash, and voting rights, are the same with the Company's outstanding ordinary shares without restrictions. Employees are entitled to receive cash dividends and stock dividends distributed by the Company. The cash and stock dividends distributed are deemed to have met the vesting conditions and are not required to be deposited in a trust. 4. Except for the aforementioned restrictions, the new restricted employee shares allotted to the employees in this round are the same as the ordinary shares issued by the Company before the vesting conditions are met.
Custody of new restricted employee shares	Declared trust management
Methods for processing employees' failure to meet vesting conditions after the allotment or subscription of new shares	After the allotment or subscription of restricted employee shares, employees who have yet to meet the vesting conditions may have their shares repurchased and extinguished by the Company without charge, unless the said employees have special conditions approved by the Company.
Number of new restricted employee shares recovered or repurchased	-
Number of new stocks with restricted	
rights released	-
Number of new stocks with restricted rights not yet released	363,000
Ratio of the number of unreleased restricted shares to the total number of issued shares (%)	0.85%
Impact on shareholder equity	The company attracts and retains the professional talents required by the company, and enhances the Company's coherence and sense of belonging among employees to jointly create benefits for the Company and shareholders. The policies have a positive impact on shareholders' equity.

6.2 The names and acquisitions of the managers and the top ten employees who acquired the New restricted employee shares:

May 11, 2021

_	1	1			Tourstand							May 11, 2021
				Acquired			lemente		Not implemented			
	Title	Name	Acquired stock subscripti on shares	stock subscriptio n shares to total issued shares ratio	Stock subscri ption shares	Stock subsc riptio n price	Stock subsc riptio n amou nt	Stock subscription shares to total issued shares ratio	Stock subscri ption shares	Stock subsc riptio n price	Stock subsc riptio n amou nt	Stock subscription shares to total issued shares ratio
Manager	General Manager	Wu, Tsung-Hsien										
ager	Deputy General Manager	Qiu, Jian-Ming										
	Associate, Administrati ve Division	Lin, Mei-Hui										
	Manager, Financial Division	Chang, Chiao-Ni	233,000	0.54%	-	-	-	-	233,000	-	-	0.54%
	Deputy Manager, Audit Division	Xu, Yun-Qian										
	Deputy Manager, Public Relations	Yu, Chu-Yu										
	Director, IT Division	You, Shun-Yuan										
Employee	Accounting Assistant Manager	Chen, ○-Hui										
/ee	Editor	Li, ∘-Zhe										
	Deputy Editor	Zhong, ○-Xuan										
	Deputy Editor	Xie, ○-Ming										
	Chief Editor	Cai, ○-Jiang										
	Director, Marketing/ PR Division	You, ∘-Ying	53,000	0.12%	-	-	-	-	53,000	-	-	0.12%
	Director, Operating Division	Lin, ○-Ji										
	Director, Operating Division	Hu, ○-Zhi										
		Hua, ○-Gang										
	Deputy Director	LI, ∘-Zhi										

^{7.} Status of New Shares Issuance in Connection with Mergers and Acquisitions:None.

^{8.} Financing Plans and Implementation:None.

V. Operational Highlights

1. Business Activities:

1.1 Business Scope:

(1) Main areas of business operations:

Established in 2007, the Company mainly deals in online trading platforms. The main entrance websites are:

- (A) 8591 (Virtual Treasure Trading): The largest online virtual treasure trading platform in Taiwan. C2C business model is adopted to provide a safe, fast and rich treasure trading platform for online game players.
- (B) 591 (Property Trading): Providing property leasing, property trading and new project advertising and inquiry services for Taiwan's leading property and home service platform.
- (C) 8891 (Cars Trading): Providing information publishing and inquiry for the sale of preowned cars, preowned car dealers online shop services, new car information inquiry services.
- (D) 518 (Human Resource): Committed to providing a fast, accurate and simple human resources search platform, so that business owners can easily and quickly find suitable talents, and job seekers can quickly find suitable jobs.
- (E) 100 (Interior Design): Mainly matching decorators and consumers, to provide high-quality design works for consumers' reference.
- (F) Marry (Wedding Service): It is an exclusive channel for matching photographers, wedding planners and newlyweds, so that newlyweds can solve wedding affairs more easily and efficiently.
- (G) Chickpt (Part-Time Human Resource): The largest part-time job APP in Taiwan is designed for matching college students and employers for part-time jobs. It is dedicated to creating a fast and safe job matching platform.
- (H) Tasker Outsourcing: The professional outsourcing platform is designed to matchmake the owner and talent. It dedicates itself to solving all the outsourcing demands quickly and effectively and allows talents to receive a good case.
- (I) The Company also launched 8591, 591, 8891, 518, 100 (Interior Design) and Marry (Wedding Service) mobile version in Apple Store and 8591, 591, 8891, 518, 100 (Interior Design) and Marry (Wedding Service) mobile version in Google Play to enhance user convenience and provide more instant information.

(2) Revenue distribution:

Unit: NT\$ thousand

Product Type	2019		2020		
Product Type	Revenue (Note) %		Revenue (Note)	%	
Online merchandise sales	11,192	0.76	-	-	
Internet service income	1,125,981	76.70	1,210,205	78.60	
Internet platform commission income	330,858	22.54	329,570	21.40	
Total	1,468,031	100.00	1,539,775	100.00	

(3) Main products:

- (A) 8591 (Virtual Treasure Trading) (https://www.8591.com.tw) mainly through the Internet to provide virtual treasure trading services, is one of Taiwan's largest virtual treasure trading website.
- (B) 591 (Property Trading) (https://www.591.com.tw) mainly through the Internet to provide property leasing, property trading, decoration manufacturers advertising and inquiry services, is a leading property and home service platform in Taiwan.
- (C) 8891 (Cars Trading)(https://www.8891.com.tw) mainly through the Internet to provide information release and query of the trading of preowned cars, preowned car dealers online shop services, new car information inquiry.
- (D) 518 (Human Resource) (https://www.518.com.tw) mainly through the Internet to provide a human resource research platform for enterprises to publish job information and job seekers to place resumes.
- (E) 100 (Interior Design) (https://www.100.com.tw) provides many excellent interior design companies' representative design case pictures, so that owners can easily find interior design inspiration.
- (F) Marry (Wedding Service) (https://www.marry.com.tw) is a one-stop wedding service platform for wedding-related services such as wedding photography, records and planners.
- (G) Chickpt (Part-Time Human Resource) (https://www.chickpt.com.tw) is the largest part-time job APP in Taiwan designed for matching college students and employers for part-time jobs. It is dedicated to creating a fast and safe job matching platform.
- (H) Tasker Outsourcing (https://www.tasker.com.tw) is the professional outsourcing platform allows the owner to post cases that need outsourced resources and the talent to receive cases via the Internet.

(4) New products development:

With the growing number of users and transactions/publications, each of platforms has different functional requirements in terms of cash flow, user experience and information needs. Therefore, new services development planned for future will be developed on existing infrastructure to provide better services for users of various platforms.

1.2 Industry Overview:

Please refer to page 48 of the Chinese annual report for the current situation and development of the industry, the relationship between the upstream and downstream industries, the development trends of products and the competition situation.

1.3 Research and Development:

(1)Please refer to page 54 of the Chinese annual report for the technical level of the business, research and development personnel and their education(experience), and the successful technology or products developed in the last five years.

(2)R&D Expenses in the past five years:

Unit: NT\$ thousand; %

Year Item	2016	2017	2018	2019	2020
R&D Expense	38,852	64,482	54,862	45,654	51,785
Net revenue income	1,240,814	1,371,193	1,478,744	1,468,031	1,539,775
R&D expense to net revenue ratio	3.13%	4.70%	3.71%	3.11%	3.36%

1.4 Long-term and Short-term Development:

(1)Short -term Development:

- (A) The Company implements payment plans for new platforms and continues to increase brand awareness to expand the user base and number of paid users and generate profits on the new platforms.
- (B) The Company continues to develop diversified contents such as industry information and video contents to attract users with contents, increase user loyalty, and increase the traffic of each platform.
- (C) The Company actively introduces more new services to mature platforms and uses advantages such as AI technology and lead in mobile applications to provide comprehensive information services and explore diverse forms of platform development.

(2)Long-term Development:

- (A) The Company continues to develop new services and new businesses by leveraging the Company's business advantages and core competencies accumulated on online platforms. We integrate the developments with existing businesses to expand the ecosystem of the Group's services.
- (B) The Company has more than 10 million members, and their consumer behavior data will become important assets for the future development of the platform. We will improve the algorithms for data processing and increase the benefits of data resources in order to provide a better user experience and satisfy consumer demand through technologies.

(C) The Taiwanese market is the foundation of the Company. In the future, we will use our experience in Taiwan to develop the Hong Kong market and other overseas markets. By focusing on technology, the Company will expand into more markets and create a business model with stable growth for the Company.

2. Market and Sales Overview:

2.1 Market Analysis:

(1)Service Region:

The Company is engaged in online trading platforms. In addition to serve domestic consumers, we have established 591 property trading platforms and 8591 virtual treasure trading platforms in Hong Kong to provide more online trading services for Hong Kong users.

(2) Market Share (%) of Major Product Categories in the Last Two Years:

Unit: billion;%

Item	2019	2020
ADDcn Technology revenue	1.47	1.54
Information services revenue	93.60	98.10
ADDcn Technology market share	1.57%	1.57%

Date source: Collated from Department of Statistics of Ministry of Economic Affairs and MOPS.

The Company focuses on the online transaction platform service in the information service industry. According to Department of Statistics of the Ministry of Economic Affairs, the industry's sales in 2020 and 2019 were about NT\$ 98.10 billion and NT\$ 93.60 billion, respectively. In 2020 and 2019, the consolidated revenue of the Company was NT\$ 1.54 billion and NT\$ 1.47 billion with a market share of 1.57%.

(3) Market Analysis of Major Product Categories:

Taiwan's game industry is classified into PC and mobile games. Currently, the market has been matured, and there is a fierce competition between manufacturers. Therefore, differentiation must be the important market strategy of the games that will be introduced to the market. Mobile games industry has grown since 2014. According to the estimation of Newzoo, the global game market in 2020 was about USD 159.3 billion, and mobile games have accounted for 49% of this figure. As more and more people entered the mobile game industry, the game transaction platform must also keep up with the trend of market transfer.

Housing is an inelastic demand of the general public. In the most recent five years, the real estate transaction volume increased from 246,000 thousand to 327 thousand, increasing demand in the real estate market. About half of the population in Taiwan has the need to rent a house and, thus, the rental housing market is quite active. With the rapid growth of the Internet usage rate in recent years, the users on both supply and demand sides of housing have changed their habit from off-line to on-line application. The postings on the Internet are not only effective but also have a wider coverage. Everyone can browse houses in any region of Taiwan via the Internet. There was even a tenant in Kaohsiung who fancied a house on the Internet. Then he traveled to Taipei by high-speed rail just to see the house. The supply of the real-estate platform will grow for potential demand.

In recent years, the rapid development of automotive applications and technologies and the upgrade of new vehicle safety equipment have led to the rapid development of the new vehicle market. The number of new vehicle transactions in the past five years has been

maintained at high levels between 400,000 to 450,000 vehicles per year. The second-hand vehicle market has been impacted by the booming new car market, and the number of transactions fell below 800,000 in 2016. The number of transactions hovered around 740,000 to 760,000 from 2016 to 2019. The second-hand vehicle market became more active in 2020 with more than 780,000 transactions, a 2.6% increase from the previous year. In addition to second-hand car transaction services, 8891 Car Trading has actively developed new car businesses in recent years and provides diversified contents such as new car information and video contents to attract users with contents, increase user loyalty, and become the premier brand for car purchases.

The online job bank market has developed for 20 years and has become a mature market. Over 80% of the candidates use online platforms to send resumes and they have become a necessary path to entering the job market. The popularity of smart phones and mobile Internet in recent years has expanded competition from platforms to the mobile device market. With continuous concentrated development and refinement, the 518 Job Bank has used advantages such as AI technology and lead in mobile applications to create the new "518 Bear Works" for professionals in the services sector. The platform also works in collaboration with the part-time work platform Chickpt and the outsourced service platform Tasker to provide companies with comprehensive talent hiring services.

(4)Competitive niches:

(A) The management team has rich experience.:

The company's operating team has more than 10 years of experience in network platform development and operation, with a complete technical team and flexible marketing team. The company's management team is sensitive to the market and is good at differentiating marketing and product design with creativity. Its vertical website has a place in Taiwan's Internet industry.

(B) Website has high brand awareness/huge membership advantages:

The total number of members of ADDcn websites is more than 10 million, which has laid the competitive advantage of the Company described as follows:

- ①8591(Virtual Treasure Trading): Accumulating the advantages of the vast number of players database to form the competitive advantage of the Company. In addition, we strengthened comprehensive website security system, such as membership authentication, membership login IP judgment system, to ensure the equity of members and transaction security.
- ②591(Property Trading): The platform uses an extensive database of property owners, tenants, and buyers to create competitive advantages for the Company. It also expanded the scope of services to real estate transactions such as new housing projects, actual price registration, and financial services for mortgages to provide industry-leading service contents and superior user experience.
- ③8891(Cars Trading): A second-hand car trading website must have high credibility. The Company therefore advocates the integrity of car sales and website operation convenience, and we also provide professional car reviews for new cars, unboxing videos, reliable tests and reviews, and other services to strengthen the Company's competitive advantage.
- ⊕518 (Human Resource): With a large database of small and medium-sized enterprise owners and job applicants, the platform leverages mobile R&D technologies to

provide corporate customers in the services industry with an optimized mobile device user experience. We created the first "Bear Rapid CV Delivery" function to optimize the complicated procedures for providing information that were required for job seekers in the past. We also use AI technologies to increase the matchmaking accuracy and efficiency for service professionals.

(5) Favorable and Unfavorable Factors in the Long Term:

[Favorable Factors]

- (A) We accumulated over 10 million members of the brand loyalty by unique multi-brand website business model, and continue to invest in the development of new livelihood website, create more new trading markets, in order to enhance the sustainable development of matchmaking transaction markets.
- (B) The Internet market in Southeast Asia's is growing fast and local Internet services are in course of starting. There is a lack of professional platforms such as virtual treasure trading, rental and automobile website at present, which is an opportunity for us to layout Southeast Asia.
- (C) With the rapid growth of mobile Internet penetration, we have continuously launched mobile version web pages and APPs on various platforms in recent years. With the convenience of any time mobile Internet access, we can further improve the traffic and customer stickiness of the websites.
- (D) Cooperating with banks to provide a variety of cash flow services, providing consumers and website operators with an excellent and perfect payment mechanism.

[Unfavorable Factors]

- (A) Smart phones have become popular and mobile APP has been on the market in recent years, changing the mode of people's communication and Internet access. If we cannot adjust to the current situation, the advantages of information monopoly of the future website platform will be divided in succession.
- (B) The domestic Internet market is limited, and the lack of Internet talents makes it difficult to select and cultivate talents.
- (C) The Company accumulates a large amount of member information. If the information security situation occurs, the Company may face the risk and loss of operation.

[Countermeasures]

In terms of information security countermeasures, the Company has adopted a large number of control and prevention measures to prevent hackers from intruding the database and Internet information security protection mechanism, including strict security management measures, password management measures, data management measures. It has also introduced a personal capital management system and established a rigorous personal capital management manual and education system. It was certified by BSI BS 10012:2009 Personnel Information Management System (PIMS) international standard in May 2016, which guarantees our members on international level.

In terms of operational strategies, the Company continues to take "food, clothing, housing,

transportation education and entertainment" as its blueprint for development. Intelligent APP applications have been developed in succession to try to open up the mobile Internet market. As people spend different time and using different smart phone interfaces on browsing Internet, we are launching exclusive browsing web sites that are compatible with mobile devices. We believed that only those who are at the forefront of the trend can lay a solid market foundation. With the continuous emphasis on seamless interaction with consumers, we can deepen our customer relationship and further highlight our differences in competition and comprehensive growth potential.

In terms of global strategy, the international vertical website companies in recent years have been quite aggressive and successful in expanding the international market. However, the new network market needs to cooperate with local network companies in order to obtain good development support and achieve a comprehensive effect of 1 plus 1 over 2. In the future, we will first contact the more familiar Southeast Asian market, as the beginning of the company's development of global layout. We hope to gain a firm foothold in the Taiwan market, and then start looking for suitable partners in Southeast Asia to formally expand overseas layout distribution.

2.2 Important Usages and Production Processes of Our Main Products:

(1)Important usage of major products:

The online transaction platform is the main business of the Company.

(2)Production processes for major products:

The online transaction platform is the main business of the Company and, thus, it is not applicable.

2.3 Supply Status of Main Materials:

The online transaction platform is the main business of the Company and, thus, it is not applicable.

2.4 Major Suppliers and Clients:

(1)Names of customers who accounted for more than 10% of the total amount of goods purchased/sold in the past two years, the amounts and percentages of the goods purchased/sold and the reasons for the increase or decrease:

The online transaction platform is the main business of the Company and, thus, it is not applicable.

(2) Major clients in the last two calendar years:

The Company belongs to e-commerce, and its sales target is mainly general consumers, so there are no customers who account for more than 10% of the total sales.

2.5 Production in the Last Two Years:

The Company is an E-Commerce company and there is no definite output and sales volume.

2.6 Shipments and Sales in the Last Two Years:

Unit: NT\$ thousand

							CIIIt. TVI φ	
Year Shipment		2019			2020			
	Import		Export		Import		Export	
Major product	Volume	Value	Volume	Value	Volume	Value	Volume	Value
Internet service revenue	-	1,125,981	-	-	-	1,210,205	-	-
Platform commission revenue	-	330,858	-	-	-	329,570	-	=
Internet goods sales	10,237	11,192	-	-	-	=	-	-
Total	=	1,468,031	-	-	-	1,539,775	-	=

3. Human Resources:

Item	Year	2019	2020	2021 as of Mar. 31
	Manager	17	18	18
Number of employees	Staff	316	363	365
	Total	333	381	383
Average age		29.42	29.98	30.01
Average service year		3.92	4.18	4.17
	Master's degree	2.10%	2.62%	3.13%
Academic distribution	College	78.68%	81.10%	80.94%
	high school	18.92%	16.01%	15.67%
	Below high school	0.30%	0.26%	0.26%

4. Environmental Protection Expenditure:

The Company did not suffer from any loss or penalty due to environmental pollution in the past year and as of the date of publication of the annual report.

5. Labor Relations:Please refer to page 61 of the Chinese annual report.

6. Important Contracts:

Contract Type	Counterparty	Contract Start and Ending Dates	Contents	Restrictions
Supply of labor	ADDCN Technology (Shenzhen) Ltd	Jan.01,2021 ~ Dec.31,2021	Offshore labor	-
	Trust Division, E.Sun Bank	Sep.21, 2016 to Dec.31, 2017. If both parties have no written objection to the renewal of the contract for one month after the expiration of the contract, the contract will be automatically extended for one year from the expiration date of the contract, and will be the same afterwards.	Collection and payment transfer of online transactions	-

VI. Financial Information

1. Five-Year Financial Summary:

1.1 Condensed Balance Sheet:

(1) Concise Individual Balance Sheet - Adopting International Financial Reporting Standards:

Unit: NT\$ thousand

							NT\$ thousand
	Year	Financial Summary for The Last Five Years					as of Mar.
Item		2016	2017	2018	2019	2020	31, 2021
Current asset	ts	1,427,409	1,319,942	1,173,810	1,158,712	1,224,665	
Investment b method		666,608	692,969	771,478	801,956	875,211	
Property, pla equipment	nt and	222,312	231,051	230,895	319,884	308,783	
Intangible as	sets	125,204	118,087	109,855	100,736	92,082	
Other assets		201,053	331,756	317,250	288,410	299,725	
Total assets		2,642,586	2,693,805	2,603,288	2,669,698	2,800,466	
Current	Before distribution	751,162	832,224	869,120	874,812	930,817	
liabilities	After distribution	1,198,284	1,492,222	1,401,357	1,419,778	Note 1	
Non-current	liabilities	25,649	27,768	31,794	43,895	52,572	
Total	Before distribution	776,811	859,992	900,914	918,707	983,389	
liabilities	After distribution	1,223,933	1,519,990	1,433,151	1,463,673	Note 1	Note 2
Interests attriparent compa		1,865,775	1,833,813	1,702,374	1,750,991	1,817,077	
Capital stock		425,830	425,805	425,790	425,755	429,385	
Capital reser	ve	758,681	566,585	421,815	341,866	378,336	
Retained	Before distribution	791,233	978,490	1,057,324	1,207,146	1,345,987	
earnings	After distribution	344,111	467,524	525,087	662,180	Note 1	
Other interests		(109,969)	(137,067)	(202,555)	(223,776)	(336,631)	
Treasury stock		-	-	-	-	-	
Noncontrolling interests		-	-	-	-	-	
Total equity	Before distribution	1,865,775	1,833,813	1,702,374	1,750,991	1,817,077	
Total equity	After distribution	1,418,653	1,173,815	1,170,137	1,206,025	Note 1	

Note1:The earnings distribution in 2020 has been approved by the Board of Directors, pending resolution by the Shareholders' Meeting.

Note2:There were remaining financial analysis has not been reviewed by accountants in the first quarter of 2021 as of the date of publication of the Annual Report.

Note3:No assets revaluation was conducted in each year.

(2)Concise Consolidated Balance Sheet - Adopting International Financial Reporting Standards:

Unit: NT\$ thousand

						Unit: N	T\$ thousand
	Year Financial Summary for The Last Five Years					as of Mar.	
Item	1000	2016	2017	2018	2019	2020	31, 2020
Current asset	ES .	1,595,653	1,601,257	1,422,566	1,409,304	1,449,099	
Property, plan	nt and equipment	752,739	779,914	721,297	783,078	826,785	
Intangible as	sets	126,139	119,151	111,326	102,208	93,832	
Other assets		201,959	319,434	436,241	452,982	527,945	
Total assets		2,676,490	2,819,756	2,691,430	2,747,572	2,897,661	
Current	Before distribution	780,026	947,966	936,547	932,270	1,013,125	
liabilities	After distribution	1,227,148	1,607,964	1,468,784	1,477,236	Note 1	
Non-current	liabilities	25,649	27,768	31,794	44,202	53,431	
Total	Before distribution	805,675	975,734	968,341	976,472	1,066,556	
liabilities	After distribution	1,252,797	1,635,732	1,500,578	1,521,438	Note 1	
	Interests attributable to parent company owner		1,833,813	1,702,374	1,750,991	1,817,077	Note 2
Capital stock		425,830	425,805	425,790	425,755	429,385	
Capital reser	ve	758,681	566,585	421,815	341,866	378,336	
Retained	Before distribution	791,233	978,490	1,057,324	1,207,146	1,345,987	
earnings	After distribution	344,111	467,524	525,087	662,180	Note 1	
Other interes	ts	(109,969)	(137,067)	(202,555)	(223,776)	(336,631)	
Treasury stock		-	-	-	-	-	
Noncontrolling interests		5,040	10,209	20,715	20,109	14,028	
Total aquity	Before distribution	1,870,815	1,844,022	1,723,089	1,771,100	1,831,105	
Total equity	After distribution	1,423,693	1,184,024	1,190,852	1,226,134	Note 1	

Note1:The earnings distribution in 2020 has been approved by the Board of Directors, pending resolution by the Shareholders' Meeting.

Note2:There were remaining financial analysis has not been reviewed by accountants in the first quarter of 2021 as of the date of publication of the Annual Report.

Note3:No assets revaluation was conducted in each year.

1.2 Condensed Statement of Income:

(1)Concise Individual Income Statement - Adopting International Financial Reporting Standards:

Unit: NT\$ thousand

k					UIII	t: N1\$ thousand
Year	Fin	as of Mar.				
Item	2016 (Note 2)	2017	2018	2019	2020	31, 2021
Operating revenue	1,199,400	1,325,901	1,417,973	1,413,137	1,487,428	
Gross profit	982,344	921,673	1,070,416	1,047,684	1,099,409	
Operating income	689,904	566,699	673,265	698,970	730,374	
Non-operating income and expenses	(29,170)	33,775	60,322	51,952	48,565	
Income from continuing operations before income tax	660,734	600,474	733,587	750,922	778,939	
Net income of continuing business units	552,055	499,389	595,540	601,159	627,399	
Loss of suspended business unit	283	134,990	-	-	-	
Net income	552,338	634,379	595,540	601,159	627,399	
Other comprehensive income, net of tax	(45,422)	(63,253)	(81,145)	(23,499)	(25,073)	Note 1
Total comprehensive income	506,916	571,126	514,395	577,660	602,326	
Net income attributable to stockholders of the parent	552,338	634,379	595,540	601,159	627,399	
Net income attributable to non-controlling interests	-	-	-	-	-	
Total comprehensive income attributable to stockholders of the parent	506,916	571,126	514,395	577,660	602,326	
Total comprehensive income attributable to non-controlling interests	-	-	-	-	-	
rnings per share	13.07	15.00	14.04	14.14	14.74	

Note1:There were remaining financial analysis has not been reviewed by accountants in the first quarter of 2021 as of the date of publication of the Annual Report.

Note2:The Company took Jan. 1, 2015 as the reference date of the merger/consolidation, and proceed short-form merger/consolidation to 518 Technology Co., Ltd., a subsidiary company. Due to the reorganization, the accounting adopts the book value method and is regarded as re-editing the previous parent company only financial statements from the initial merger/consolidation. Therefore, when the Company prepared the parent company only financial statements for 2015, it has retrospectively re-edited the parent company only financial statements for 2014.

(2) Concise Consolidated Income Statement - Adopting International Financial Reporting Standards:

Unit: NT\$ thousand

	1					i. IVI y inousanu
Year	Financial Summary for The Last Five Years					as of Mar.
Item	2016 (Note 2)	2017	2018	2019	2020	31, 2021
Operating revenue	1,240,814	1,371,193	1,478,744	1,468,031	1,539,775	
Gross profit	1,065,361	1,075,069	1,170,177	1,155,098	1,195,047	
Operating income	641,964	602,277	728,260	717,142	721,558	
Non-operating income and expenses	20,445	10,968	25,393	38,412	57,235	
Income from continuing operations before income tax	662,409	613,245	753,653	755,554	778,793	
Net income of continuing business units	552,726	504,725	605,804	600,852	622,171	
Loss of suspended business unit	283	134,990	-	-	-	
Net income	553,009	639,715	605,804	600,852	622,171	
Other comprehensive income, net of tax	(45,422)	(63,253)	(81,804)	(23,798)	(25,926)	Note 1
Total comprehensive income	507,587	576,462	524,000	577,054	596,245	
Net income attributable to stockholders of the parent	552,338	634,379	595,540	601,159	627,399	
Net income attributable to non-controlling interests	671	5,336	10,264	(307)	(5,228)	
Total comprehensive income attributable to stockholders of the parent	506,916	571,126	514,395	577,660	602,326	
Total comprehensive income attributable to non-controlling interests	671	5,336	9,605	(606)	(6,081)	
Earnings per share	13.07	15.00	14.04	14.14	14.74	

Note1: There were remaining financial analysis has not been reviewed by accountants in the first quarter of 2021 as of the date of publication of the Annual Report.

Note2: In order to concentrate more on the operation of Internet platforms, the Company's 101 Original T-shirt department was sold to Newcross Co., Ltd. by the resolution of the Board of Directors on Mar. 14, 2017, and the business transfer and transaction were completed on Jun. 14, 2017. Since the Department was not a closed business unit or assets to be sold on Dec. 31, 2016, the consolidated income statement of the previous year was re-edited and the closed business unit and the continued business unit were separately listed.

Auditors' Opinions in the past five years:

Year	Accounting firm	Auditing CPAs	Audit opinion
2016	KPMG	Yu, Sheng-Ho \ Li, Ci-Hui	Unqualified opinion with other paragraphs
2017	KPMG	Yu, Sheng-Ho \ Wu, Mei-Pin	Unqualified opinion
2018	KPMG	Yu, Sheng-Ho \ Wu, Mei-Pin	Unqualified opinion
2019	I KPIVICT	Chen,Cheng-Chien \ Huang ,Yung-Hua	Unqualified opinion
		Chen, Cheng-Chien	
2020	KPMCt	Huang, Yung-Hua	Unqualified opinion

2. Five-Year Financial Analysis:

2.1 Individual Financial Analysis - Adopting International Financial Reporting Standards:

Year Financial analysis for the past five years						CM	
Item		2016 (Note 2)	2017	2018	2019	2020	as of Mar. 31, 2021
Financial	nancial Debt to asset ratio		31.92	34.60	34.41	35.11	
structure (%)	Long term capital to property, plant and equipment ratio	850.79	805.70	751.06	561.10	605.48	
Solvenov	Current ratio	190.02	158.60	135.05	132.45	131.56	
Solvenov	Quick ratio	180.64	156.35	132.79	132.08	131.03	
(70)	Interest coverage ratio	661,075.00	-	ı	2,889.16	5,299.90	
	Receivable turnover rate (times)	13.24	10.52	9.56	8.80	9.18	
	Average cash recovery day	27.56	34.69	38.17	41.47	39.76	
Onanatina	Inventory turnover rate (times)	3.64	10.09	18.93	55.72	-	
capacity	(times) Payable turnover rate (times)	4.79	5.81	4.72	4.90	5.87	
capacity	Days sales outstanding	100.27	36.17	19.28	6.55	-	
	Property, plant and equipment turnover rate (times)	5.85	5.84	6.13	5.13	4.73	
	Total asset turnover rate (times)	0.49	0.49	0.53	0.53	0.54	Note 1
	Return on assets (%)	22.82	18.71	22.48	22.80	22.94	
	Return on equity (%)	29.79	26.99	33.68	34.81	35.16	
Profitabil ity	Pre-tax net profit to paid-in capital ratio (%)	155.16	141.02	172.28	176.37	181.40	
	Net profit rate (%)	46.03	47.85	41.99	42.54	42.18	
	Earnings per share (NT\$)	13.07	15.00	14.04	14.14	14.74	
	Cash flow ratio (%)	145.61	66.26	77.42	70.77	76.84	
flow	Cash flow adequacy ratio (%)	132.23	115.15	131.93	122.80	120.42	
	Cash reinvestment ratio (%)	38.45	(6.18)	0.98	6.14	11.37	
	Operating leverage	0.88	1.25	1.21	1.22	1.25	
	Financial leverage	1.00	1.00	1.00	1.00	1.00	

Note 1: The 2021 Q1 financial data audited by the CPA was not available up to the publication date of the annual report.

Note 2: In order to concentrate more on the operation of Internet platforms, the Company's 101 Original T-shirt department was sold to Newcross Co., Ltd. by the resolution of the Board of Directors on Mar. 14, 2017, and the business transfer and transaction were completed on Jun. 14, 2017. Since the Department was not a closed business unit or assets to be sold on Dec. 31, 2016, the consolidated income statement of the previous year was re-edited and the closed business unit and the continued business unit were separately listed.

⁽¹⁾ The change in interest coverage ratio was mainly due to the increase in interest expenses from the purchase of financial products last year.

⁽²⁾ The changes in inventory turnover rate and payable turnover rate were mainly due to the disposal of the 101 Original T-shirt Department by the Company in 2017. The Company therefore suspended purchases and only cleared the remaining inventories through consignment sales which were completed for all inventories in the first half of 2019. The turnover rate has therefore increased.

⁽³⁾ The change in the cash reinvestment ratio was mainly due to the significant increase of net cash flows from operating activities this year.

2.2 Consolidated Financial Analysis - Adopting International Financial Reporting Standards:

	Year Financial analysis for the past five years					:S	as of Mar.
Item		2016 (Note 2)	2017	2018	2019	2020	31, 2021
	Debt to asset ratio	30.10	34.60	35.98	35.54	36.81	
structure (%)	Long term capital to property, plant and equipment ratio	251.94	239.99	243.29	231.81	227.93	
Solvency	Current ratio	204.56	168.91	151.89	151.16	143.03	
(%)	Quick ratio	194.77	166.84	149.56	150.55	142.43	
(70)	Interest coverage ratio	662,750.00	-	-	2,615.37	4,692.52	
	Receivable turnover rate (times)	13.02	10.11	9.35	8.89	9.23	
	Average cash recovery day	28.03	36.10	39.03	41.05	39.54	
Omanatina	Inventory turnover rate (times)	2.94	7.39	16.81	47.71	-	
capacity	Payable turnover rate (times)	29.31	37.71	64.53	159.74	181.19	
capacity	Days sales outstanding	124.14	49.39	21.71	7.65	-	
	Property, plant and equipment turnover rate (times)	1.70	1.78	1.97	1.95	1.91	
	Total asset turnover rate (times)	0.50	0.49	0.53	0.53	0.54	Note 1
	Return on assets (%)	22.48	23.27	21.98	22.10	22.04	
	Return on equity (%)	29.75	34.44	33.96	34.39	34.54	
	Pre-tax net profit to paid-in capital ratio (%)	155.56	144.02	177.00	177.46	181.37	
	Net profit rate (%)	44.56	46.65	40.96	40.92	40.40	
	Earnings per share (NT\$)	13.07	15.00	14.04	14.14	14.74	
	Cash flow ratio (%)	133.33	69.91	72.17	68.95	75.03	
flow	Cash flow adequacy ratio (%)	90.76	84.69	99.63	97.96	114.74	
	Cash reinvestment ratio (%)	34.94	1.67	1.29	8.30	16.14	
	Operating leverage	1.01	1.48	1.40	1.38	1.53	
	Financial leverage	1.00	1.00	1.00	1.00	1.00	

Note 1: There were remaining financial analysis has not been reviewed by accountants in the first quarter of 2020 as of the date of publication of the Annual Report. •

Note 2: In order to concentrate more on the operation of Internet platforms, the Company's 101 Original T-shirt department was sold to Newcross Co., Ltd. by the resolution of the Board of Directors on Mar. 14, 2017, and the business transfer and transaction were completed on Jun. 14, 2017. Since the Department was not a closed business unit or assets to be sold on Dec. 31, 2016, the consolidated income statement of the previous year was re-edited and the closed business unit and the continued business unit were separately listed.

⁽¹⁾ The change in interest coverage ratio was mainly due to the increase in interest expenses from the purchase of financial products last year.

⁽²⁾ The changes in inventory turnover rate and payable turnover rate were mainly due to the disposal of the 101 Original T-shirt Department by the Company in 2017. The Company therefore suspended purchases and only cleared the remaining inventories through consignment sales which were completed for all inventories in the first half of 2019. The turnover rate has therefore increased.

⁽³⁾ The change in the cash reinvestment ratio was mainly due to the significant increase of net cash flows from operating activities this year.

The above financial analysis is calculated as follows:

- 1. Financial structure
 - (1) Debt to asset ratio = total liabilities / total assets
 - (2) Long term capital to property, plant and equipment ratio = (total equity + non-current liabilities) / net property, plant and equipment

2. Solvency

- (1) Current ratio = current assets / current liabilities
- (2) Quick ratio = (current assets inventory prepaid expenses) / current liabilities
- (3) Interest coverage ratio = net profit before income tax and interest expense / interest expense in the current period

3. Operating capacity

- (1) Receivable (including accounts receivable and notes receivable due to business) turnover rate = net sales / average receivables for each period (including accounts receivable and notes receivable due to business)
- (2) Average cash recovery date = 365 / receivables turnover rate
- (3) Inventory turnover rate = sales cost / average inventory
- (4) Payable (including accounts payable and notes payable due to business) turnover rate = cost of sales / average balance payable on each period (including accounts payable and notes payable due to business)
- (5) Days sales outstanding = 365 / inventory turnover rate
- (6) Property, plant and equipment turnover = net sales / net average property, plant and equipment value
- (7) Total asset turnover rate = net sales / average total assets

4. Profitability

- (1) Return on assets = [after tax profit and loss + interest expense \times (1 tax rate)] / average total assets
- (2) Return on equity = after tax profit and loss / average equity
- (3) Net profit rate = after tax profit and loss / net sales
- (4) Earnings per share = (profit or loss attributable to parent company owner special dividend) / weighted average number of issued shares

5. Cash flow

- (1) Cash flow ratio = net cash flow from operating activities / current liabilities.
- (2) Cash flow adequacy ratio = net cash flow from operating activities in the last five years / (capital expenditure + inventory increase + cash dividend) in the last five years
- (3) Cash reinvestment ratio = (net cash flow from operating activities cash dividends) / (gross property, plant and equipment + long term investment + other non-current assets + working capital)

6. Leverage:

- (1) Operating leverage = (net operating income changing operating costs and expenses) / operating profit.
- (2) Financial leverage = operating profit / (operating profit interest expense)

3. Supervisors's Report for the Most Recent Year:

Please refer to page 70 of the Chinese annual report.

4. Latest Financial Statements:

Please refer to Appendix.

5. Latest Parent Company Only Financial Statements Audited and Certified by CPAs:

Please refer to Appendix.

VII. Review of Financial Conditions, Financial Performance, and Risk Management

1. Analysis of Financial Status:

Unit: NT\$ thousand; %

Year	2020	2010	Difference		
Item	2020	2019	Amount	%	
Current assets	1,449,099	1,409,304	39,795	2.82%	
Investment by Equity method	49,714	35,988	13,726	38.14%	
Property, plant and equipment	826,785	783,078	43,707	5.58%	
Intangible assets	93,832	102,208	(8,376)	-8.20%	
Other assets	478,231	416,994	61,237	14.69%	
Total assets	2,897,661	2,747,572	150,089	5.46%	
Current liabilities	1,013,125	932,270	80,855	8.67%	
Long-term liabilities	53,431	44,202	9,229	20.88%	
Total liabilities	1,066,556	976,472	90,084	9.23%	
Interests attributable to parent	1,817,077	1,750,991	66,086	3.77%	
company owner	1,017,077	1,730,991	00,080	3.7770	
Common stock	429,385	425,755	3,630	0.85%	
Capital reserve	378,336	341,866	36,470	10.67%	
Retained earnings	1,345,987	1,207,146	138,841	11.50%	
Other components of equity	(336,631)	(223,776)	(112,855)	50.43%	
Non-controlling interests	14,028	20,109	(6,081)	-30.24%	
Total equity	1,831,105	1,771,100	60,005	3.39%	

^{1.} Variations exceeding 20% in the most recent two years to the amount of more than NT\$ 10 million:

The above variations were normal in regular business activities without significant effect on the financial condition of the Company.

⁽¹⁾ The variation in investment under equity method was mainly from the increased profit of the companies in 2020 in which the Company invested under the equity method and the increased investment gains that the Company recognized.

⁽²⁾ The change in other equity was mainly due to the Company's inclusion of unrealized profits and losses on financial assets through other comprehensive profits and losses.

Future countermeasures:

2. Analysis of Financial Performance:

Unit: NT\$ thousand; %

			Olit. I	15 mousand; %
Year Item	2020	2019	Difference	% of change
Operating revenues	1,539,775	1,468,031	71,744	4.89%
Operating costs	344,728	312,933	31,795	10.16%
Gross profit	1,195,047	1,155,098	39,949	3.46%
Operating expenses	473,489	437,956	35,533	8.11%
Operating income	721,558	717,142	4,416	0.62%
Non-operating income and expenses	57,235	38,412	18,823	49.00%
Income from continuing operations before income tax	778,793	755,554	23,239	3.08%
Income tax expense	156,622	154,702	1,920	1.24%
Continued business unit net income	622,171	600,852	21,319	3.55%
Closed business unit profit (loss)	-	-	-	-
Net income	622,171	600,852	21,319	3.55%
Other comprehensive income (net after tax)	(25,926)	(23,798)	(2,128)	8.94%
Total comprehensive income	596,245	577,054	19,191	3.33%
Net profit attributable to the Stockholders of the parent	627,399	601,159	26,240	4.36%
Total comprehensive income (loss) attributable to the Stockholders of the parent	602,326	577,660	24,666	4.27%

Variations exceeding 20% in the most recent two years to the amount of more than NT\$ 10 million:

To set the Company's annual performance target according to the industrial environment and the future supply and demand situation of the market, and considering the number of members and past business performance. In addition, we will strengthen the efficiency of internal management, improve business performance and increase the launch of new undertakings. It is expected that the Company's future sales will be able to maintain a sustained growth.

⁽¹⁾ The variation in non-operating income and expense was mainly from the increased profit of the companies in 2020 in which the Company invested under the equity method and the increased investment gains that the Company recognized.

3. Analysis of Cash Flow:

3.1 Cash Flow Analysis for the Current Year:

Unit: NT\$ thousand; %

Item	2020	2019	% of change		
item	2020	2019	Amount	%	
Operating activity	760,232	642,846	117,386	18.26%	
Investing activity	(161,268)	(114,561)	(46,707)	40.77%	
Financing activity	(538,447)	(531,837)	(6,610)	1.24%	
Foreign exchange rate effect	(5,330)	(6,512)	1,182	-18.15%	
Net cash flow	55,187	(10,064)	65,251	-648.36%	

The main reasons for the recent changes in cash flow are as follows:

3.2 Improvement plan for lack of liquidity:

The Company's net cash flow for the year was a net inflow and there was no cash inadequacy.

3.3 Liquidity analysis for the next year:

It is expected that the revenue of the next year will continue to increase. Meanwhile, the Company is in the growing and profit-making stage and there is no likelihood of insufficient capital liquidity or cash deficiency.

4. Major Capital Expenditure Items:

Since the Company's operation status is in good condition, the cash inflow from the business operation is stable, and the fund of major capital expenditure for purchase of real-estate for own use in the most recent years came from the working capital of the Company, there was no significant impact on the Company's finance.

5. Investment Policy in the Last Year, Main Causes for Profits or Losses, Improvement Plans and Investment Plans for the Coming Year:

5.1 Reinvestment policy in the past year:

Based on the operation needs and consideration of future development, the Company is going to invest in the companies related to the main business of the Company, and an improved overall operating performance is expected by doing so.

Unit: NT\$ thousand

Invested company	Shareholding percentage		Policy	Main causes of profit or loss	Rectificati on	Investmen t plans for the next year
ADDcn Technology (Samoa) Co., Ltd	100%	690	Offshore holding company	Investment gains recognized due to the profit of invested business and company		-
ADDCN Technology (Shenzhen) Ltd	100%	14,836	Provision of maintenance, operations, and customer services for ADDCN Technology Co., Ltd.	Provision of services and proper management of the expenses	-	-
ADDCN Technology (Hong Kong) Co., Ltd	7/110/2	1 /1/2 1001	Development of oversea markets	The new 8591 website was built, and no fees were charged but marketing expenses were generated at	_	-

⁽¹⁾ Company's higher profits and increase in accounts receivables in the current year •

⁽²⁾ The changes in investing activities were mainly due to the cash outflow from the acquisition of offices by the Company in 2020 \circ

Invested company	Shareholding percentage		Policy	Main causes of profit or loss	Rectificati	Investmen t plans for the next year
				the initial stage.		
digit marketing Co., Ltd.	30.29%	29,206		The invested company's strength in the industry is a complement to the brand awareness of the Company to improve the profitability.	-	-

5.2 Main reasons for profit or loss and improvement plan:

Loss from investment of the Company: ADDCN Technology (Hong Kong) Co., Ltd. built the new 8591 website without charging fees at the current stage, in addition to marketing and advertising events held on an irregular basis. These were the main factors leading to the light loss of the Company.

- 5.3 Investment plan in the coming year: None.
- 6. Analysis of Risk Management:
- 6.1 Impact of Changes in Interest Rates, Foreign Exchange Rates and Inflation on Corporate Finance, and Future Response Measures:

(1)Interest rate

The Group does not have bank loans. It is estimated that there should not have the need for loans within one year. Hence, the change of the interest rate will not increase the Company's expenditure. The Group mainly deposits the funds in current and time deposits. The interest revenue in 2020 and 2019 was NT\$ 4,008 thousand and NT\$ 4,919 thousand accounting for 0.26% and 0.34%, respectively, of the operating revenue. Since the ratios were quite small, the impact on the Group's profit was limited.

(2)Exchange rates

The Group's amounts of purchase and sale are denominated in NT\$. The exchange gain (loss) in each year is mainly from the collection and payment of service costs between affiliates. The consolidated exchange gains (losses) in the most recent two years accounted for less than 1% of the net operating revenue and operating profit, respectively, showing that variation of the exchange rate did not have any material effect on the Group's profit.

(3)Inflation

The Group has not been significantly affected by inflation so far. We will continue to pay attention to the overall price level and the changes in the market, and will appropriately adjust the price and control the cost structure in response to the market condition.

6.2 Policy on high-risk, high-leverage investments, loaning of funds, endorsements and guarantees as well as derivatives transactions, major causes for profits or losses and future countermeasures:

The Group focuses on the operation of the main business. Our financial management is based on the principle of conservation and stability, and we are not engaged in any high-risk and high-leverage investment. The Group has established regulations for loaning funds to others, endorsements, guarantees, and derivatives trading. Up to the prospectus' publication date, the Group had never been engaged in loaning funds to others, endorsements, guarantees, and derivatives trading.

6.3 Future research and development projects, and expenditures expected in connection therewith:

The Group's future research and development plans will utilize the knowledge and technology related to the network structure accumulated by the Group to continue optimizing the service of the original portal and developing new application services. By providing novel, various, convenient functions on the website, we can enhance customers' loyalty, attract new members, and expand the market share continuously to become a network operator that combines the development, operations, and promotion of websites.

The Group's R&D expenses in 2020 and 2019 were NT\$ 51,785 thousand and NT\$ 45,654 thousand accounting for 3.36% and 3.11%, respectively, of the revenue in the current year. In the future, we will depend on the operation status, profit-seeking targets in line with the product development plan of the Company to use our resources in R&D to develop new products that meet the market trend and customer's needs. The Company plans to invest approximately 2% to 10% of the total revenue for the year in R&D expenditures in 2021.

6.4 Financial impacts and responsive measures in the event of changes in local and foreign regulations:

The Group not only follows relevant domestic and foreign laws and regulations to conduct the operation, but also pays constant attention to the policy development trends and changes of laws and regulations in Taiwan and foreign countries. We assign professional personnel to attend internal and external training courses irregularly to understand the changes of the political and economic situation in Taiwan and foreign countries. So far, the Group's financial operations have not been significantly affected by the changes in domestic and foreign policies or regulations.

6.5 The impact on the Company's financial operations of developments in science, technology, and industry, and the measures the Company plans to adopt in response:

With the improvement of technology, the fast growth of the global computer usage, and the upgrade of broadband service in recent years, the penetration rate of the computer and Internet becomes higher and the living style changes as a result. Since the establishment, the Group has continued to improve the service quality and made efforts to provide new online new functions. We have also looked for new applications of related information services to provide convenient, service-oriented and completed platforms. Meanwhile, we have paid constant attention to the changes in the industrial technology and the development trend of e-commerce to quickly response to the situation and grasp opportunities to increase profit. Hence, the development in science, technology, and industry has a positive impact on the Group's financial operations.

6.6 The Impact of Changes in Corporate Image on Corporate Risk Management, and the Company's Response Measures:

Since the establishment, the Group has focused on operating the main business, developing products, taking internal management seriously and complying with relevant laws and regulations strictly; so far, no impact that damaged the Group's image has occurred. We will completely comply with relevant laws and regulations, implement every requirement of the corporate governance and consult with experts timely to lower the risk and the impact on the Group's financial operations as a result thereof.

6.7 Expected Benefits from, Risks Relating to and Response to Merger and Acquisition Plans:

The Group did not have in-progress merger projects or plans of merging other companies in the most recent year and up to the publication date of the prospectus. The Company has established the "Special Committee for Mergers." We will consider the synergy of merger with prudent assessment if there is any merging plan, and submit it to the Special Committee for Mergers for review to secure shareholders' interests.

6.8 Expected Benefits from, Risks Relating to and Response to Factory Expansion Plans:

The Group is not a manufacturer; thus expansion of plants is not applicable. Also, for the platform expansion plan, the Group will utilize the operation planning, market assessment, product design and financial estimation to assess the risk and provide responsive strategies for them.

6.9 Risks Relating to and Response to Excessive Concentration of Purchasing Sources and Excessive Customer Concentration:

(1)Purchase

The Group's 8591 Virtual Treasure Trading, 591 Property Trading, 8891 Cars Trading and 518 Human Resource are online transaction platforms that do not procure or manufacture physical product. Hence, there is no purchase consolidation risk.

(2)Sales

Due to the characteristics of the Group's business, there is no specific buyer. The total revenue of top-10 customers only accounts for less than 10% of the consolidated operating revenue and, thus, there is no sales consolidation risk.

6.10 Effects of, Risks Relating to and Response to Large Share Transfers or Changes in Shareholdings by Directors, Supervisors, or Shareholders with Shareholdings of over 10%:

In the most recent year and up to the publication date of the prospectuses, there is no major transfer of shareholding by directors, supervisors, or major shareholders with more than 10% of shareholding.

6.11 Effects of, Risks Relating to and Response to the Changes in Management Rights:

The Company's shares are mainly held by directors/supervisors and employees who have a strong sense of mission toward the Company and participate in significant decisions on a long-term basis, maintaining a high-growth and best operating performance of the Company in recent years. We will also uphold an operational and ethical belief of steadiness and integrity to obtain the recognition from all shareholders towards the management team. Therefore, the Company will not have impact and risk due to changes of the management power.

6.12 Litigation or Non-litigation Matters:

(1) Major ongoing lawsuits, non-lawsuits or administrative lawsuit:

Party	Litigation start date	Amount involved	Fact	Current status as of the date of publication of the annual report
	Declaration was received on	-	Due to the trademark, '101 VIP Brands Outlet,' the plaintiff instituted an action for eliminating the infringement on trademark rights.	Taipei Financial Center Co., Ltd prevailed in the litigation at the first instance, and the case was currently under the jurisdiction of Intellectual Property Court. Taipei Financial Center Co., Ltd prevailed in the litigation at the second instance, and the case was currently under the jurisdiction of Intellectual Property Court. The probability of winning or losing the case and the exact effects at the third instance could have not been assessed.

(2) Major ongoing lawsuits, non-lawsuits or administrative lawsuits caused by directors, supervisors or shareholders with over 10% shareholdings: None.

6.13 Other significant risks and corresponding countermeasures:

(1) Information security risks and corresponding countermeasures:

The Company has endeavored to ensure the control and management of the information security and the personal data protection. We established the committee for assessment of information management which is responsible to promote, coordinate, and supervise the matters relating to the protection of information of the Company in 2013. Meanwhile, we also engaged the third-party certification unit to regularly assess the information security of the Company. Also, the Company passed the SGS international certification and BS 10012 PIMS (Personal Information Management System) in 2017. We maintain the information security regularly every year and continue to pass the certification to preserve its effectiveness to ensure the highest-level protection of the clients' information under multi-layers information security controls. In addition, to protect clients' rights of privacy, the Company set up the 'Privacy Policy' page on the official website that reports the collection, process, use of clients' information which comply with the regulations related to 'Personal Data Protection Act'. We also established "Personal Data, Document and Record Management Procedure," "Personal Data Inventory and Risk Management Procedure," Procedure," "Personal "Accident Management Response Data Audit Corrective/Preventive Management Procedure" and "Personal Data Outsourcing Management Procedure." All persons must only process and use the necessary information based on the well-defined authorized regulation. The information must be properly preserved according to the regulation of the inventory form and be deleted effectively depending on the retention period. In addition, we have engaged a third-party certification unit to scan the internal and external information security of the Company every year since 2014 to ensure the information environment and technology is secure. Since the same year, the inspection overview and the planning of information security of the current year have been regularly submitted to the board of directors meeting.

The Company adopted the best technology to guarantee the security of the clients' personal data. Currently, we use the Secure Sockets Layer (SSL) mechanism (256Bit) to encrypt the data transmission, and install firewall to prevent the clients' personal data from illegal access by illegal attacks. Meanwhile, we cooperated with the Internet service provider to expand network resources to further prevent Distributed Denial-Of-Service attack, and provided Content Distribution Network to be able to transmit the service contents to the users more quickly, reliably and efficiently. To provide the service that is more suitable to the clients, we use Cookie to receive and record the servers' data including IP Address and Cookies which to be used in the work of updating products and optimizing Internet service. To improve the network security, we have equipped the websites with HTTPS which is an encrypted transfer protocol secure to protect the privacy of transaction information in 2014. Since the establishment, the Company has never received incidents that could have impact on the personal data security, which sufficiently proves that the Company takes the establishment and fulfillment of the information security policy very seriously.

In addition, the occurrence of the network and information security incident could have partially evolved into the personal data breach. Therefore, the Company brought in 'Face Recognition System' and 'Employee Internet Access Identification System' to strength control over the personnel access in 2019. Meanwhile, we actively found an insurance company to insure 'Cyber Insurance' to effectively reduce the losses and damages caused by the occurrence of incidents.

7. Other Major Risks:None.

VIII. Special Disclosure

- 1. Summary of Affiliated Companies:Please refer to page 79 of the Chinese annual report.
- 2. Private Placement Securities in the Most Recent Years: None.
- 3. Shares in the Company Held or Disposed of by Subsidiaries in the Most Recent YearsNone.
- 4. Other Necessary Supplementary Notes: Handling of Going TPEx Commitments:

Going TPEx Commitments	Handling of Commitments
(1) Commitment to add "The company may not abandon the capital increase of ADDCN Technology (Samoa) Co., Ltd (hereinafter referred to as ADDCN (Samoa) for the next years. Digital Technology (Samoa) shall not give up the future capital increase of ADDCN Technology (Shenzhen) Ltd or the next years. In the future, if the Company has to abandon the capital increase or dispose of the above companies by the capital increase consideration or other agreement of the Taipei Exchange, it must subject to a special resolution of the Board of Directors." to "Procedures for Acquisition and Disposal of Assets". If any amendments are made thereafter, the disclosure of important information from the Public Information Observatory shall be entered and reported to the Republic of China Counter Trading Center, a consortium legal person, for reference. If the procedure is revised, it should be posted into the MOPS and reported to the Taipei Exchange for future reference.	The company has written to promise that it will be handled in accordance with the relevant provisions in the future. The Board of Directors and the Shareholders' Meeting have adopted the additional commitments listed in the left column on Mar. 20, 2014 and Jun. 13, 2014, respectively.
(2) Commitment the Taipei Exchange may, if necessary, require the Company to entrust an accountant or institution designated by the Taipei Exchange to conduct external professional inspection in accordance with the scope of inspection designated by the Taipei Exchange, and submit the inspection results to the Taipei Exchange, and the Company shall bear the relevant expenses.	The company has written to promise that it will be handled in accordance with the relevant provisions in the future.



ADDcn Technology Co., Ltd

Chairman:Liao, Shih-Fang

Stock Code:5287

(English Translation of Consolidated Financial Statements and Report Originally Issued in Chinese)

Adden Technology Co., Ltd AND SUBSIDIARIES

Consolidated Financial Statements

With Independent Auditors' Report For the Years Ended December 31, 2020 and 2019

Address: 10F, No.12, ln. 609, Sec. 5, Chongxin Rd., Sanchong Dist.,

New Taipei City 241, Taiwan (R.O.C.)

Telephone: +886-2-2999-5691

The independent auditors' 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' report and consolidated financial statements, the Chinese version shall prevail.

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Representation Letter

The entities that are required to be included in the combined financial statements of Adden Technology Co., Ltd as of and for the year ended December 31, 2020 under the Criteria Governing the Preparation of Affiliation Reports, Consolidated Business Reports, and Consolidated Financial Statements of Affiliated Enterprises are the same as those included in the consolidated financial statements prepared in conformity with International Financial Reporting Standards No. 10 endorsed by the Financial Supervisory Commission, "Consolidated Financial Statements." In addition, the information required to be disclosed in the combined financial statements is included in the consolidated financial statements. Consequently, Adden Technology Co., Ltd and Subsidiaries do not prepare a separate set of combined financial statements.

Company name: Adden Technology Co., Ltd

Chairman: Shi-Fang Liao Date: March 18, 2021



安侯建業群合會計師重務的 KPMG

台北市110615信義路5段7號68樓(台北101大樓) 68F., TAIPEI 101 TOWER, No. 7, Sec. 5, Xinyi Road, Taipei City 110615, Taiwan (R.O.C.)

Independent Auditors' Report

To the Board of Directors of Adden Technology Co., Ltd:

Opinion

We have audited the consolidated financial statements of Addcn Technology Co., Ltd and its subsidiaries ("the Group"), which comprise the consolidated balance sheets as of December 31, 2020 and 2019, and the consolidated statement of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2020 and 2019, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and with the International Financial Reporting Standards ("IFRSs"), International Accounting Standards ("IASs"), Interpretations developed by the International Financial Reporting Interpretations Committee ("IFRIC") or the former Standing Interpretations Committee ("SIC") endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

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

Key Audit Matters

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



1. Revenue recognition

Please refer to note 4(n) for the accounting policy of "Revenue" and note 6(r) for composition of revenue.

Description of key audit matter:

Sales Revenue of the Group is mainly generated from operating online platforms. The way of revenue recognition varies by different types of transactions and its economic substances. Also, there is a large volume of transactions through the online platforms day-by-day with system-controlled trading information and procedures.

Therefore, transaction information and the timing of revenue recognition is an important issue in our audit of the consolidated financial statements.

How the matter was addressed in our audit:

Our principal audit procedures included: understanding trading model of each online platform and its principal system-based application control and manual control, including involving IRM specialist in testing the general information technology environment and related application control of their main transaction processes; obtaining the monthly income statement generated by the system of online platforms, assessing whether the system processes transaction information appropriately, and inspecting some samples of accounting vouchers to see if they agree with the monthly income statement generated by the system.

Other Matter

Adden Technology Co., Ltd has prepared its parent-company-only financial statements as of and for the years ended December 31, 2020 and 2019, on which we have issued an unqualified opinion.

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

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

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

Those charged with governance (including the supervisors) are responsible for overseeing the Group's financial reporting process.



Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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

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

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



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

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

The engagement partners on the audit resulting in this independent auditors' report are Cheng-Chien Chen and Yung-Hua Huang.

KPMG

Taipei, Taiwan (Republic of China) March 18, 2021

Notes to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, financial performance and cash flows in accordance with the 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 accepted and applied in the Republic of China.

The independent auditors' audit 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' audit report and consolidated financial statements, the Chinese version shall prevail.

Consolidated Balance Sheets

December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

	December 31, 2020			December 31, 2019				December 31, 2020 December 31, 2019					
Assets		A	mount	<u>%</u>	Amount	<u>%</u>		Liabilities and Equity		Amount	<u>%</u>	Amount	<u>%</u>
	Current assets:							Current liabilities:					
1100	Cash and cash equivalents (note 6(a))	\$	725,288	25	670,101	24	2151	Notes payable and trade payable	\$	3,600	-	205	-
1170	Notes and trade receivable, net (note 6(d)(r))		76,349	3	87,691	3	2200	Other payables (note 6(k) and 7)		323,109	11	288,003	10
1181	Trade receivable due from related parties (note 7)		55,591	2	64,777	2	2130	Contract liabilities (note 6(r))		244,276	8	211,590	8
1476	Other current financial assets (note 6(l), 7 and 8)		573,479	20	569,939	21	2335	Receipts under custody (note 6(k))		437,327	15	427,202	16
1479	Other current assets, others (note 6(j))		18,392		16,796	_1	2399	Other current liabilities, others	_	4,813		5,270	
			1,449,099	50	1,409,304	51			_	1,013,125	34	932,270	34
	Non-current assets:							Non-Current liabilities:					
1510	Non-current financial assets at fair value through profit or loss(note 6(b))		22,809	1	-	-	2645	Guarantee deposits received		47,730	2	36,332	2
1518	Equity investment at fair value through other comprehensive income		40.000				2670	Other non-current liabilities, others (note 6(n))	_	5,701		7,870	
	(note 6(c))		126,332	4	227,250	8			_	53,431	2	44,202	2
1521	Debt investment at fair value through other comprehensive income (note 6(c))		14,965	1	32,056	1		Total liabilities	_	1,066,556	36	976,472	36
1550	Investments accounted for using equity method (note 6(e))		49,714	2	35,988	1		Equity attributable to owners of parent (note 6(o)(p)):					
			· ·			29	3110	Ordinary share		429,385	15	425,755	15
1600	Property, plant and equipment (note 6(f))		826,785	29	783,078	29	3200	Capital surplus		378,336	13	341,866	12
1760	Investment property, net (note $6(g)$)		282,705	10	107,401	4	3300	Retained earnings		1,345,987	47	1,207,146	
1780	Intangible assets (note 6(h))		93,832	3	102,208	4		5		, ,			
1840	Deferred tax assets (note6(n))		10,904	-	15,245	1	3400	Other equity interest	_	(336,631)	<u>(12</u>)	(223,776)	
1995	Other non-current assets, others (note 6(j))		20,516	_	35,042	1	Total equity attributable to owners of parent: 36XX Non-controlling interests		_	1,817,077	63		63
	, (),			50	1,338,268	49			_	14,028	1	20,109	1
			, ,,,,,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			Total equity	_	1,831,105	64	1,771,100	64
	Total assets	\$	2,897,661	100	2,747,572	100		Total liabilities and equity	<u>\$</u>	2,897,661	<u>100</u>	2,747,572	100

Consolidated Statements of Comprehensive Income

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars , Except for Earnings Per Common Share)

		2020		2019		
		Amount	%	Amount	%	
4000	Operating revenue (note 6(r) and 7)	\$ 1,539,775	100	1,468,031	100	
5000	Operating costs (note $6(f)(g)(m)(p)(s)$)	344,728	22	312,933	21	
5900	Gross profit from operations	1,195,047	78	1,155,098	79	
6000	Operating expenses (note $6(d)(f)(g)(h)(m)(p)(s)$ and 7):					
6100	Selling expenses	199,576	13	176,924	12	
6200	Administrative expenses	222,128	15	202,597	14	
6300	Research and development expenses	51,785	3	45,654	3	
6450	Impairment loss determined in accordance with IFRS 9			12,781	1	
	Total operating expenses	473,489	31	437,956	30	
6900	Net operating income	721,558	47	717,142	49	
	Non-operating income and expenses (note 6(b)(c)(t) and 7):					
7100	Interest income	4,008	-	4,919	-	
7010	Other income	28,276	2	15,302	1	
7020	Other gains and losses, net	(4,089)	-	1,098	-	
7050	Finance costs	(166)	-	(289)	-	
7375	Share of profit of associates accounted for using equity method (note 6(e))	<u>29,206</u>	2	17,382	_1	
	Total non-operating income and expenses	57,235	4	38,412	2	
	Profit before income tax	778,793	51	755,554	51	
7951	Less: income tax expenses (note 6(n))	156,622	11	154,702	11	
	Profit	622,171	40	600,852	40	
8300	Other comprehensive income:					
8310	Items that will not be reclassified subsequently to profit or loss					
8316	Unrealized losses from investments in equity instruments measured at fair value through other comprehensive income	(25,287)	(1)	(743)	-	
8349	Income tax related to components of other comprehensive income that will not be					
	reclassified to profit or loss					
		(25,287)	_(1)	(743)		
8360	Items that will be reclassified subsequently to profit or loss					
8361	Exchange differences on translation	(2,387)	-	(23,094)	(1)	
8367	Unrealized gains (losses) from investments in debt instruments measured at fair value through other comprehensive income	1,748	-	39	-	
8399	Income tax related to components of other comprehensive income that will be reclassified to profit or loss	·				
	•	(639)		(23,055)	<u>(1</u>)	
8300	Other comprehensive income	(25,926)	<u>(1</u>)	(23,798)	<u>(1</u>)	
	Total comprehensive income	\$ 596,245	39	577,054	39	
	Profit attributable to:					
8610	Owners of parent	\$ 627,399	40	601,159	40	
8620	Non-controlling interests	(5,228)		(307)		
		§ 622,171	40	600,852	40	
	Comprehensive income attributable to:	<u> </u>				
8710	Owners of parent	\$ 602,326	39	577,660	39	
8720	Non-controlling interests	(6,081)		(606)		
		\$ 596,245	39	577,054	39	
	Basic earnings per share (NT dollars) (note 6(q))		14.74		14.14	
	Diluted earnings per share (NT dollars) (note 6(q))	\$	14.63		14.04	

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) Adden Technology Co., Ltd AND SUBSIDIARIES Consolidated Statements of Changes in Equity For the years ended December 31, 2020 and 2019 (Expressed in Thousands of New Taiwan Dollars)

	Equity attributable to owners of parent											
							Tota	other equity int	erest			
	Share capital			Retaine	ed earnings			Unrealized				
		_						gains (losses)				
								on financial				
							Exchange	assets				
							differences on	measured at				
							translation of	fair value		Total equity		
					Unappropriated	Total	foreign	through other		attributable	Non-	
	0.4	C:4-1	T1	C:-1				-	T.T.,			
	Ordinary	Capital	Legal	Special	retained	retained	financial	comprehensive			controlling	m . 1
	shares	surplus	reserve	reserve	earnings	earnings	statements		compensation	parent		Total equity
Balance at January 1, 2019	\$ 425,790	421,815	344,196	121,582	591,546	1,057,324	(80,934	(119,343)	(2,278)	1,702,374	20,715	1,723,089
Appropriation and distribution of retained earnings:			50.155		(50.155)							
Legal reserve appropriated	-	-	59,155	-	(59,155)	-	-	-	-	-	-	-
Special reserve appropriated	-	-	-	78,696	(78,696)	- (451.005)	-	-	-	(451.005)	-	(451 225)
Cash dividends of ordinary share			50.155		(451,337)	(451,337)				(451,337)		(451,337)
D C C d 1 1 1 D 1 21 2010			59,155	78,696	(589,188)	(451,337)				(451,337)	- (207)	(451,337)
Profit for the year ended December 31,2019	-	-	-	-	601,159	601,159	(22.705	(704)	-	601,159	(307)	
Other comprehensive income Total comprehensive income					601,159	601,159	(22,795)	(704)		(23,499)	(299)	(23,798) 577,054
Other changes in capital surplus:					001,139	601,139	(22,793	(704)		3//,000	(606)	377,034
Cash dividends from capital surplus		(80,900)	_							(80,900)		(80,900)
Cash dividends from capital surplus Share-based payments	-	(80,900)	-	-	-	-	-	-	2,278		-	3,194
Retirement of restricted stock awards	(35)	35	-	-	-	-	-	-	2,2/8	3,194	-	3,194
Balance at December 31, 2019	425,755	341,866	403,351	200,278	603,517	1,207,146	(103,729	(120,047)	. — -	1,750,991	20,109	1.771.100
Appropriation and distribution of retained earnings:	423,733	341,000	405,551	200,276	003,317	1,207,140	(103,729	(120,047)	-	1,730,991	20,109	1,771,100
Legal reserve appropriated	_		60,117	_	(60,117)	_	_	_	_	_	_	_
Special reserve appropriated			-	23,498	(23,498)					_		
Cash dividends of ordinary share				23,470	(519,421)	(519,421)				(519,421)		(519,421)
Cush dividends of ordinary share			60,117	23,498	(603,036)	(519,421)				(519,421)		(519,421)
Profit for the year ended December 31,2020			-	-	627,399	627,399				627,399	(5,228)	
Other comprehensive income	-	_	-	_	-	-	(1,534	(23,539)	-	(25,073)	(853)	
Total comprehensive income					627,399	627,399	(1,534			602,326	(6,081)	596,245
Other changes in capital surplus:												
Changes in equity of associates and joint ventures accounted for using equity												
method	-	(641)	-	-	(726)	(726)	-	-	-	(1,367)	-	(1,367)
Cash dividends from capital surplus	-	(25,545)	-	-	-	-	-	-	-	(25,545)	-	(25,545)
Share-based payments	3,630	62,656	-	-	-	-	-	-	(56,193)	10,093	-	10,093
Disposal of investments in equity instruments designated at fair value through other												
comprehensive income			-		31,589	31,589		(31,589)	·			
Balance at December 31, 2020	\$ 429,385	378,336	463,468	223,776	658,743	1,345,987	(105,263	(175,175)	(56,193)	1,817,077	14,028	1,831,105

Consolidated Statements of Cash Flows

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

	2020	2019
Cash flows from operating activities:		
Profit before tax	\$ 778,793	755,554
Adjustments:		
Adjustments to reconcile profit:		
Depreciation expense	43,496	37,203
Amortization expense	9,684	9,726
Expected credit loss	-	12,781
Net loss (gain) on financial assets or liabilities at fair value through profit or loss	648	(189)
Interest expense	166	289
Interest income	(4,008)	(4,919)
Dividend income	(3,010)	(1,478)
Share-based payments	10,093	3,194
Share of profit of associates and joint ventures accounted for using equity method	(29,206)	(17,382)
Loss on disposal of property, plan and equipment	51	206
Gain on disposal of investments	(608)	(545)
Unrealized foreign exchange loss	 1,525	1,199
Total adjustments to reconcile profit	 28,831	40,085
Changes in operating assets and liabilities:		
Changes in operating assets:		
Notes and trade receivable	11,342	19,907
Trade receivable due from related parties	9,186	(43,996)
Inventories	-	9,716
Other current assets	(1,001)	4,606
Other financial assets	 (503)	7,105
Total changes in operating assets	 19,024	(2,662)
Changes in operating liabilities:		
Notes payable and trade payable	3,395	(3,508)
Other payable	32,490	(4,505)
Other payable to related parties	(230)	(6,667)
Contract liabilities	32,686	12,237
Other current liabilities	514	(2,661)
Receipts under custody	 10,125	(153)
Total changes in operating liabilities	 78,980	(5,257)
Total changes in operating assets and liabilities	 98,004	(7,919)
Total adjustments	 126,835	32,166

Consolidated Statements of Cash Flows

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

	2020	2019
Cash inflow generated from operations	905,628	787,720
Interest received	4,235	4,688
Interest paid	(166)	(289)
Income taxes paid	(149,465)	(149,273)
Net cash flows from operating activities	760,232	642,846
Cash flows from (used in) investing activities:		
Acquisition of financial assets at fair value through other comprehensive income	(30,000)	(68,497)
Proceeds from disposal of financial assets at fair value through other comprehensive income	121,469	56,177
Proceeds from capital reduction of financial assets at fair value through other comprehensive income	2,000	17,658
Acquisition of financial assets at fair value through profit or loss	(23,373)	-
Proceeds from disposal of financial assets at fair value through profit or loss	-	23,000
Acquisition of property, plant and equipment	(56,616)	(95,974)
Proceeds from disposal of property, plant and equipment	-	82
Decrease (increase) in refundable deposits	22	(200)
Acquisition of intangible assets	(1,304)	(662)
Acquisition of investment properties	(177,175)	(4,359)
Increase in other financial assets	(3,264)	(28,933)
Increase in other non-current assets	(10,150)	(21,550)
Dividends received	17,123	8,697
Net cash flows used in investing activities	(161,268)	(114,561)
Cash flows from (used in) financing activities:		
Increase in guarantee deposits received	11,398	4,551
Payment of lease liabilities	(4,879)	(4,151)
Cash dividends paid	(544,966)	(532,237)
Net cash flows used in financing activities	(538,447)	(531,837)
Effect of exchange rate changes on cash and cash equivalents	(5,330)	(6,512)
Net increase (decrease) in cash and cash equivalents	55,187	(10,064)
Cash and cash equivalents at beginning of period	670,101	680,165
Cash and cash equivalents at end of period \$_=	725,288	670,101

Notes to the Consolidated Financial Statements

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars, Unless Otherwise Specified)

(1) Company history

Adden Technology Co., Ltd (the "Company") was incorporated in January 23, 2007 as a company limited by shares and registered under the Ministry of Economic Affairs, ROC. The Company was registered in 10F, No.12, Lane 609, Sec 5, Chungshin Rd., Sanchung Dist., New Taipei City. The consolidated financial statements of the Company as of and for the year ended December 31, 2019 comprised the Company and its subsidiaries (together referred to as the "Group" and individually as "Group entities"). The major business activities of the Group are online trade platform operation and services. Please refer to note 14 for related information of the Group entities' main business activities. Since January 20, 2014, the Company's ordinary shares have been listed on the Taiwan Over-The-Counter Securities Exchange (Gre Tai Securities Market).

(2) Approval date and procedures of the consolidated financial statements

These consolidated financial statements were authorized for issue by the Board of Directors on March 18, 2021.

(3) New standards, amendments and interpretations adopted:

(a) The impact of the International Financial Reporting Standards ("IFRSs") endorsed by the Financial Supervisory Commission, R.O.C. ("FSC") which have already been adopted.

The Group has initially adopted the following new amendments, which do not have a significant impact on its consolidated financial statements, from January 1, 2020:

- Amendments to IFRS 3 "Definition of a Business"
- Amendments to IFRS 9, IAS39 and IFRS7 "Interest Rate Benchmark Reform"
- Amendments to IAS 1 and IAS 8 "Definition of Material"
- Amendments to IFRS 16 "COVID-19-Related Rent Concessions"

(b) The impact of IFRS issued by the FSC but not yet effective

The Group assesses that the adoption of the following new amendments, effective for annual period beginning on January 1, 2021, would not have a significant impact on its consolidated financial statements:

- Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9"
- Amendments to IFRS 9, IAS39, IFRS7, IFRS 4 and IFRS 16 "Interest Rate Benchmark Reform— Phase 2"

(c) The impact of IFRS issued by IASB but not yet endorsed by the FSC

The following new and amended standards, which may be relevant to the Group, have been issued by the International Accounting Standards Board (IASB), but have yet to be endorsed by the FSC:

Standards or Interpretations	Content of amendment	Effective date per IASB
Amendments to IAS 1	The amendments aim to promote consistency	January 1, 2023
"Classification of Liabilities as		-
Current or Non-current"	companies determine whether, in the	
	statement of balance sheet, debt and other	
	liabilities with an uncertain settlement date	
	should be classified as current (due or	
	potentially due to be settled within one year) or non-current.	
	The amendments include clarifying the	
	classification requirements for debt a	
	company might settle by converting it into equity.	
Amendments to IAS 37	The amendments clarify that the 'costs of	January 1, 2022
"Onerous Contracts—Cost of Fulfilling a Contract"	fulfilling a contract' comprises the costs that relate directly to the contract as follows:	·
	• the incremental costs – e.g. direct labor and materials; and	r
	• an allocation of other direct costs – e.g. ar allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract.	r

The Group is evaluating the impact of its initial adoption of the abovementioned standards or interpretations on its consolidated financial position and consolidated financial performance. The results thereof will be disclosed when the Group completes its evaluation.

The Group does not expect the following other new and amended standards, which have yet to be endorsed by the FSC, to have a significant impact on its consolidated financial statements:

- Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets Between an Investor and Its Associate or Joint Venture"
- IFRS 17 "Insurance Contracts" and amendments to IFRS 17 "Insurance Contracts"
- Amendments to IAS 16 "Property, Plant and Equipmentt—Proceeds before Intended Use"
- Annual Improvements to IFRS Standards 2018-2020
- Amendments to IFRS 3 "Reference to the Conceptual Framework"
- Amendments to IAS 1 "Disclosure of Accounting Policies"
- Amendments to IAS 8 "Definition of Accounting Estimates"

(4) Summary of significant accounting policies:

The significant accounting policies presented in the consolidated financial statements are summarized below. Except for those specifically indicated, the following accounting policies were applied consistently throughout the periods presented in the consolidated financial statements.

(a) Statement of compliance

These consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers (hereinafter referred to as "the Regulations") and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations endorsed and issued into effect by the Financial Supervisory Commission, R.O.C. (hereinafter referred to as the IFRS endorsed by FSC).

(b) Basis of preparation

(i) Basis of measurement

Except for the following significant accounts, the consolidated financial statements have been prepared on a historical cost basis:

- 1) Financial instruments at fair value through profit or loss are measured at fair value;
- 2) Financial assets at fair value through other comprehensive income are measured at fair value.

(ii) Functional and presentation currency

The functional currency of each Group Entity is determined based on the primary economic environment in which the entity operates. The consolidated financial statements are presented in New Taiwan dollars (NTD), which is the Company's functional currency. All financial information presented in NTD has been rounded to the nearest thousand.

(c) Basis of consolidation

(i) Principles of preparation of the consolidated financial statements

The consolidated financial statements comprise the Company and subsidiaries. Subsidiaries are entities controlled by the Group. The Group 'controls' an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

The financial statements of subsidiaries are included in the consolidated financial statements from the date on which control commences until the date on which control ceases. Intragroup balances and transactions, and any unrealized income and expenses arising from Intragroup transactions are eliminated in preparing the consolidated financial statements. The Group attributes the profit or loss and each component of other comprehensive income to the owners of the parent and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.

The Group prepares consolidated financial statements using uniform accounting policies for like transactions and other events in similar circumstances.

Changes in the Group's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received will be recognized directly in equity, and the Group will attribute it to the owners of the parent.

When the Group loses control over a subsidiary, it derecognizes the assets (including any goodwill) and liabilities of the subsidiary, and any related non-controlling interests and other components of equity. Any interest retained in the former subsidiary is measured at fair value when control is lost, with the resulting gain or loss being recognized in profit or loss. The Group recognizes as gain or loss in profit or loss the difference between (i) the fair value of the consideration received as well as any investment retained in the former subsidiary at its fair value at the date when control is lost; and (ii) the assets (including any goodwill), liabilities of the subsidiary as well as any related non-controlling interests at their carrying amounts at the date when control is lost, as gain or loss in profit or loss. When the Group loses control of its subsidiary, it accounts for all amounts previously recognized in other comprehensive income in relation to that subsidiary on the same basis as would be required if it had directly disposed of the related assets or liabilities

(ii) List of subsidiaries in the consolidated financial statements

Subsidiaries listed in the consolidated financial statements are included as below.

			Percentage of	of ownership	
Name of investor	Name of subsidiary	Principal activity	December 31, 2020	December 31, 2019	Description
The Company	Adden Technology (Samoa) Co., Ltd	Investment holdings	100.00 %		The Company directly owns 100% of equity.
Adden Technology (Samoa) Co., Ltd	Adden Technology (SHENZHEN) Co., Ltd.	Applied system management, maintenance and customer service	100.00 %	100.00 %	The Company indirectly owns 100% of equity.
Adden Technology (Samoa) Co., Ltd	Adden Technology (HK) Co., Limited	Electronic information supply	70.00 %		The Company indirectly owns 70% of equity.

(iii) Subsidiaries excluded from the consolidated financial statements: None.

(d) Foreign currencies

(i) Foreign currency transactions

Transactions in foreign currencies are translated into the respective functional currencies of Group entities at the exchange rates at the dates of the transactions. At the end of each subsequent reporting period, monetary items denominated in foreign currencies are translated into the functional currencies using the exchange rate at that date. Non-monetary items denominated in foreign currencies that are measured at fair value are translated into the functional currencies using the exchange rate at the date that the fair value was determined. Nonmonetary items denominated in foreign currencies that are measured based on historical cost are translated using the exchange rate at the date of the transaction.

Exchange differences are generally recognized in profit or loss, except for those differences relating to the following, which are recognized in other comprehensive income:

- an investment in equity securities designated as at fair value through other comprehensive income;
- a financial liability designated as a hedge of the net investment in a foreign operation to the extent that the hedge is effective; or
- qualifying cash flow hedges to the extent that the hedges are effective.

(ii) Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into the presentation currency at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into the presentation currency at the average exchange rate. Exchange differences are recognized in other comprehensive income.

When a foreign operation is disposed of such that control, significant influence, or joint control is lost, the cumulative amount in the translation reserve related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. When the Group disposes of only part of its interest in a subsidiary that includes a foreign operation while retaining control, the relevant proportion of the cumulative amount is reattributed to noncontrolling interests. When the Group disposes of only part of its investment in an associate or joint venture that includes a foreign operation while retaining significant influence or joint control, the relevant proportion of the cumulative amount is reclassified to profit or loss.

When the settlement of a monetary receivable from or payable to a foreign operation is neither planned nor likely to occur in the foreseeable future, Exchange differences arising from such a monetary item that are considered to form part of the net investment in the foreign operation are recognized in other comprehensive income.

(e) Classification of current and non-current assets and liabilities

An asset is classified as current under one of the following criteria, and all other assets are classified as non-current.

- (i) It is expected to be realized, or intended to be sold or consumed, in the normal operating cycle;
- (ii) It is held primarily for the purpose of trading;
- (iii) It is expected to be realized within twelve months after the reporting period; or
- (iv) The asset is cash or a cash equivalent (as defined in IAS 7) unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

A liability is classified as current under one of the following criteria, and all other liabilities are classified as non-current.

- (i) It is expected to be settled in the normal operating cycle;
- (ii) It is held primarily for the purpose of trading;
- (iii) It is due to be settled within twelve months after the reporting period; or
- (iv) The Group does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by issuing equity instruments do not affect its classification.

(f) Cash and cash equivalents

Cash comprises cash on hand and demand deposits. Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and are subject to an insignificant risk of changes in value. Time deposits which meet the above definition and are held for the purpose of meeting short term cash commitments rather than for investment or other purposes should be recognized as cash equivalents.

(g) Financial Instruments

Trade receivables and debt securities issued are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instrument. A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

(i) Financial assets

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

On initial recognition, a financial asset is classified as measured at: amortized cost; Fair value through other comprehensive income (FVOCI) – debt investment; FVOCI – equity investment; or FVTPL. Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

1) Financial assets measured at amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at amortized cost, which is the amount at which the financial asset is measured at initial recognition, plus/minus, the cumulative amortization using the effective interest method, adjusted for any loss allowance. Interest income, foreign exchange gains and losses, as well as impairment, are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

2) Fair value through other comprehensive income (FVOCI)

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Group may irrevocably elect to present subsequent changes in the investment's fair value in other comprehensive income. This election is made on an instrument-by-instrument basis.

Debt investments at FVOCI are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in profit or loss. Other net gains and losses are recognized in other comprehensive income. On derecognition, gains and losses accumulated in other comprehensive income are reclassified to profit or loss.

Equity investments at FVOCI are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in other comprehensive income and are never reclassified to profit or loss.

Dividend income is recognized in profit or loss on the date on which the Group's right to receive payment is established.

3) Fair value through profit or loss (FVTPL)

All financial assets not classified as amortized cost or FVOCI described as above are measured at FVTPL. On initial recognition, the Group may irrevocably designate a financial asset, which meets the requirements to be measured at amortized cost or at FVOCI, as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss.

4) Business model assessment

The Group makes an assessment of the objective of the business model in which a financial asset is held at portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the stated policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategy focuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realizing cash flows through the sale of the assets;
- · how the performance of the portfolio is evaluated and reported to the Group's management;
- the risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed;
- how managers of the business are compensated e.g. whether compensation is based on the fair value of the assets managed or the contractual cash flows collected; and
- the frequency, volume and timing of sales of financial assets in prior periods, the reasons for such sales and expectations about future sales activity.

Transfers of financial assets to third parties in transactions that do not qualify for derecognition are not considered sales for this purpose, and are consistent with the Group's continuing recognition of the assets.

Financial assets that are held for trading or are managed and whose performance is evaluated on a fair value basis are measured at FVTPL.

5) Assessment whether contractual cash flows are solely payments of principal and interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial assets on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs, as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Group considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable rate features;
- prepayment and extension features; and
- terms that limit the Group's claim to cash flows from specified assets (e.g. non-recourse features)
- 6) Impairment of financial assets

The Group recognizes loss allowances for expected credit losses (ECL) on financial assets measured at amortized cost (including cash and cash equivalents, amortized costs, notes and trade receivables, other receivable, guarantee deposit paid and other financial assets), debt investments measured at FVOCI and contract assets.

The Group measures loss allowances at an amount equal to lifetime expected credit loss (ECL), except for the following which are measured as 12-month ECL:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowance for trade receivables and contract assets are always measured at an amount equal to lifetime ECL.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis based on the Group's historical experience and informed credit assessment as well as forward-looking information.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 1 days past due.

The Group considers a financial asset to be in default when the financial asset is more than 60 days past due or the debtor is unlikely to pay its credit obligations to the Group in full.

The Group considers a debt security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade which is considered to be BBB- or higher per Standard & Poor's, Baa3 or higher per Moody's or twA or higher per Taiwan Ratings'.

Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument.

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 month after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e the difference between the cash flows due to the Group in accordance with the contract and the cash flows that the Group expects to receive). ECLs are discounted at the effective interest rate of the financial asset.

At each reporting date, the Group assesses whether financial assets carried at amortized cost and debt securities at FVOCI are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence that a financial assets is credit-impaired includes the following observable data:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or being more than 60 days past due;
- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider;
- it is probable that the borrower will enter bankruptcy or other financial reorganization; or
- the disappearance of an active market for a security because of financial difficulties.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets. For debt securities at FVOCI, the loss allowance is charge to profit or loss and is recognized in other comprehensive income instead of reducing the carrying amount of the asset.

The gross carrying amount of a financial asset is written off when the Group has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. For individual customers, the Group has a policy of writing off the gross carrying amount when the financial asset is 2 years past due based on historical experience of recoveries of similar assets. For corporate customers, the Group individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Group expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

7) Derecognition of financial assets

The Group derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Group neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Group enters into transactions whereby it transfers assets recognized in its statement of balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognized.

(ii) Financial liabilities and equity instruments

1) Classification of debt or equity

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

2) Equity instrument

An equity instrument is any contract that evidences residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued are recognized as the amount of consideration received, less the direct cost of issuing.

3) Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

4) Derecognition of financial liabilities

The Group derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Group also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

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

5) Offsetting of financial assets and liabilities

Financial assets and financial liabilities are offset and the net amount presented in the statement of balance sheet when, and only when, the Group currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

(h) Investment in associates

Associates are those entities in which the Group has significant influence, but not control or joint control, over their financial and operating policies.

Investments in associates are accounted for using the equity method and are recognized initially at cost. The cost of the investment includes transaction costs. The carrying amount of the investment in associates includes goodwill arising from the acquisition less any accumulated impairment losses.

The consolidated financial statements include the Group's share of the profit or loss and other comprehensive income of those associates, after adjustments to align their accounting policies with those of the Group, from the date on which significant influence commences until the date on which significant influence ceases. The Group recognizes any changes of its proportionate share in the investee within capital surplus, when an associate's equity changes due to reasons other than profit and loss or comprehensive income, which did not result in changes in actual profortionate share.

Gains and losses resulting from transactions between the Group and an associate are recognized only to the extent of unrelated Group's interest in the associate.

When the Group's share of losses of an associate equals or exceeds its interests in an associate, it discontinues recognizing its share of further losses. After the recognized interest is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

When the Group subscribes to additional shares in an associate at a percentage different from its existing ownership percentage, the resulting carrying amount of the investment will differ from the amount of the Group's proportionate interest in the net assets of the associate. The Group records such a difference as an adjustment to investments, with the corresponding amount charged or credited to capital surplus. The aforesaid adjustment should first be adjusted under capital surplus. If the capital surplus resulting from changes in ownership interest is not sufficient, the remaining difference is debited to retained earnings. If the Group's ownership interest is reduced due to the

additional subscription to the shares of the associate by other investors, the proportionate amount of the gains or losses previously recognized in other comprehensive income in relation to that associate will be reclassified to profit or loss on the same basis as would be required if the associate had directly disposed of the related assets or liabilities.

(i) Investment property

Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services, or for administrative purposes. Investment property is measured at cost on initial recognition, and subsequently at cost, less accumulated depreciation and accumulated impairment losses. Depreciation expense is calculated based on the depreciation method, useful life, and residual value which are the same as those adopted for property, plant and equipment.

Any gain or loss on disposal of an investment property (calculated as the difference between the net proceeds from disposal and the carrying amount) is recognized in profit or loss.

Rental income from investment property is recognized as other revenue on a straight-line basis over the term of the lease. Lease incentives granted are recognized as an integral part of the total rental income, over the term of the lease.

(j) Property, plant and equipment

(i) Recognition and measurement

Items of property, plant and equipment are measured at cost, which includes capitalized borrowing costs, less accumulated depreciation and any accumulated impairment losses.

If significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Any gain or loss on disposal of an item of property, plant and equipment is recognized in profit or loss.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only if it is probable that the future economic benefits associated with the expenditure will flow to the Group.

(iii) Depreciation

Depreciation is calculated on the cost of an asset less its residual value and is recognized in profit or loss on a straightline basis over the estimated useful lives of each component of an item of property, plant and equipment.

Land is not depreciated.

The estimated useful lives of property, plant and equipment for current and comparative periods are as follows:

1) Buildings 50 years

2) Office equipment 1~5 years

3) Lease improvements 1~5 years

Depreciation methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

(iv) Reclassification to investment property

A property is reclassified to investment property at its carrying amount when the use of the property changes from owneroccupied to investment property.

(k) Lease

(i) Identifying a lease

At inception of a contract, the Group assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Group assesses whether:

- 1) the contract involves the use of an identified asset this may be specified explicitly or implicitly, and should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, then the asset is not identified; and
- 2) the customer has the right to obtain substantially all of the economic benefits from use of the asset throughout the period of use; and
- 3) the customer has the right to direct the use of the asset throughout the period of use only if either:
 - the customer has the right to direct how and for what purpose the asset is used throughout the period of use; or
 - the relevant decisions about how and for what purpose the asset is used are predetermined and:
 - the customer has the right to operate the asset throughout the period of use, without the supplier having the right to change those operating instructions; or
 - the customer designed the asset in a way that predetermines how and for what purpose it will be used throughout the period of use.

(ii) As a leasee

The Group recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be reliably determined, the Group's incremental borrowing rate. Generally, the Group uses its incremental borrowing rate as the discount rate.

Lease payments included in the measurement of the lease liability comprise the following:

- 1) fixed payments, including in-substance fix payments;
- 2) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- 3) amounts expected to be payable under a residual value guarantee; and
- 4) payments for purchase or termination options that are reasonably certain to be exercised.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when:

- 1) there is a change in future lease payments arising from the change in an index or rate; or
- 2) there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee; or
- 3) there is a change in the lease term resulting from a change of its assessment on whether it will exercise an option to purchase the underlying asset, or
- 4) there is a change of its assessment on whether it will exercise a purchase, extension or termination option; or
- 5) there is any lease modifications

When the lease liability is remeasured, other than lease modifications, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or in profit and loss if the carrying amount of the right-of-use asset has been reduced to zero.

When the lease liability is remeasured to reflect the partial or full termination of the lease for lease modifications that decrease the scope of the lease, the Group accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognize in profit or loss any gain or loss relating to the partial or full termination of the lease.

If an arrangement contains lease and non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of their relative stand-alone prices. However, for the leases of land and buildings in which it is a lessee, the Group has elected not to separate non-lease components and account for the lease and non-lease components as a single lease component.

The Group has elected not to recognize right-of-use assets and lease liabilities for short-term leases of printer and a part of office that have a lease term of 12 months or less and leases of low-value assets, including IT equipment. The Group recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

(iii) As a leasor

When the Group acts as a lessor, it determines at lease commencement whether each lease is a finance lease or an operating lease. To classify each lease, the Group makes an overall assessment of whether the lease transfers to the lessee substantially all of the risks and rewards of ownership incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then the lease is an operating lease. As part of this assessment, the Group considers certain indicators such as whether the lease is for the major part of the economic life of the asset.

When the Group is an intermediate lessor, it accounts for its interests in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset. If a head lease is a short-term lease to which the Group applies the exemption described above, then it classifies the sub-lease as an operating lease.

If an arrangement contains lease and non-lease components, the Group applies IFRS15 to allocate the consideration in the contract.

(l) Intangible assets

(i) Recognition and measurement

Goodwill arising on the acquisition of subsidiaries is measured at cost, less accumulated impairment losses.

Expenditure on research activities is recognized in profit or loss as incurred.

Development expenditure is capitalized only if the expenditure can be measured reliably, the product or process is technically and commercially feasible, future economic benefits are probable and the Group intends to, and has sufficient resources to, complete development and to use or sell the asset. Otherwise, it is recognized in profit or loss as incurred. Subsequent to initial recognition, development expenditure is measured at cost, less accumulated amortization and any accumulated impairment losses.

Other intangible assets, including customer relationships, patents and trademarks, that are acquired by the Group and have finite useful lives are measured at cost less accumulated amortization and any accumulated impairment losses.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill and brands, is recognized in profit or loss as incurred.

(iii) Amortization

Amortization is calculated over the cost of the asset, less its residual value, and is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets, other than goodwill, from the date that they are available for use.

The estimated useful lives for current and comparative periods are as follows:

1) Trademarks and patents 6~10 years

2) Computer software 3~10 years

3) Customer relationships and databases 10 years

Amortization methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

(m) Impairment of non-financial assets

At each reporting date, the Group reviews the carrying amounts of its non-financial assets (other than inventories, contract assets and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. Goodwill is tested annually for impairment.

For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or CGUs. Goodwill arising from a business combination is allocated to CGUs or groups of CGUs that are expected to benefit from the synergies of the combination.

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU.

An impairment loss is recognized if the carrying amount of an asset or CGU exceeds its recoverable amount.

Impairment losses are recognized in profit or loss. They are allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

An impairment loss in respect of goodwill is not reversed. For other assets, an impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

(n) Revenue

(i) Revenue from contracts with customers

Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring goods or services to a customer. The Group recognizes revenue when it satisfies a performance obligation by transferring control of a good or a service to a customer. The accounting policies for the Group's main types of revenue are explained below.

1) Online advertising platform services

The Group provides advertising services to customers. Revenue from providing services is recognized in the accounting period in which the services are rendered. For fixed-price contracts, revenue is recognized based on the actual service provided to the end of the reporting period as a proportion of the total services to be provided. The proportion of services provided is determined based on the actual advertising hours spent relative to the total expected advertising hours.

Estimates of revenues, costs or extent of progress toward completion are revised if circumstances change. Any resulting increases or decreases in estimated revenues or costs are reflected in profit or loss in the period in which the circumstances that give rise to the revision become known by management.

In case of fixed-price contracts, the customer pays the fixed amount based on a payment schedule. If the services rendered by the Group exceed the payment, a contract asset is recognized. If the payments exceed the services rendered, a contract liability is recognized.

2) Commission

The Group only acts as a platform provider when it provides online trading platform services. Commission is received by a fixed proportion of transaction price when the buyer and seller confirm that the transaction is finished.

3) Financing components

The Group does not expect to have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. As a consequence, the group does not adjust any of the transaction prices for the time value of money.

(ii) Contract costs

1) Incremental costs of obtaining a contract

The Group recognizes as an asset the incremental costs of obtaining a contract with a customer if the Group expects to recover those costs. The incremental costs of obtaining a contract are those costs that the Group incurs to obtain a contract with a customer that it would not have incurred if the contract had not been obtained. Costs to obtain a contract that would have been incurred regardless of whether the contract was obtained shall be recognized as an expense when incurred, unless those costs are explicitly chargeable to the customer regardless of whether the contract is obtained.

The Group applies the practical expedient to recognize the incremental costs of obtaining a contract as an expense when incurred if the amortization period of the asset that the entity otherwise would have recognized is one year or less.

2) Costs to fulfil a contract

If the costs incurred in fulfilling a contract with a customer are not within the scope of another Standard (for example, IAS 2 Inventories, IAS 16 Property, Plant and Equipment or IAS 38 Intangible Assets), the Group recognizes an asset from the costs incurred to fulfil a contract only if those costs meet all of the following criteria:

- the costs relate directly to a contract or to an anticipated contract that the Group can specifically identify;
- the costs generate or enhance resources of the Group that will be used in satisfying (or in continuing to satisfy) performance obligations in the future; and
- the costs are expected to be recovered.

General and administrative costs, costs of wasted materials, labor or other resources to fulfil the contract that were not reflected in the price of the contract, costs that relate to satisfied performance obligations (or partially satisfied performance obligations), and costs for which the Group cannot distinguish whether the costs relate to unsatisfied performance obligations or to satisfied performance obligations(or partially satisfied performance obligations), the Group recognizes these costs as expenses when incurred.

(o) Employee benefits

(i) Defined contribution plans

Obligations for contributions to defined contribution plans are expensed as the related service is provided. Prepaid contributions are recognized as an asset to the extent that a cash refund or a reduction in future payments is available.

(ii) Short-term employee benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

(p) Share-based payment

The grant-date fair value of equity-settled share-based payment awards granted to employees is generally recognized as employee expenses, with a corresponding increase in equity, over the vesting period of the awards. The amount recognized as an expense is adjusted to reflect the number of awards for which related service and non-market performance conditions are expected to be met, such that the amount ultimately recognized is based on the number of awards that meet the related service and non-market performance conditions at the vesting date.

For share based payment awards with non-vesting conditions, the grant-date fair value of the share based payment is measured to reflect such conditions, and there is no true up for differences between expected and actual outcomes.

The fair value of the amount payable to employees in respect of share appreciation rights, which are settled in cash, is recognized as an expense, with a corresponding increase in liabilities, over the period during which the employees become unconditionally entitled to payment. The liability is remeasured at each reporting date and settlement date based on the fair value of the share appreciation right. Any changes in the liability are recognized as personnel expenses in profit or loss.

Grant date of a share-based payment award is the date which the board of directors authorized the price and number of a new award.

(q) Income taxes

Income taxes comprise current taxes and deferred taxes. Except for expenses related to business combinations or recognized directly in equity or other comprehensive income, all current and deferred taxes are recognized in profit or loss.

The Group has determined that interest and penalties related to income taxes, including uncertain tax treatment, do not meet the definition of income taxes, and therefore accounted for them under IAS37.

Current taxes comprise the expected tax payables or receivables on the taxable profits (losses) for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payables or receivables are the best estimate of the tax amount expected to be paid or received that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date.

Deferred taxes arise due to temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases. Deferred taxes are recognized except for the following:

- (i) temporary differences on the initial recognition of assets and liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profits (losses) at the time of the transaction;
- (ii) temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- (iii) taxable temporary differences arising on the initial recognition of goodwill.

Deferred taxes are measured at tax rates that are expected to be applied to temporary differences when they reserve, using tax rates enacted or substantively enacted at the reporting date, and reflect uncertainty related to income taxes, if any.

Deferred tax assets and liabilities are offset if the following criteria are met:

- (i) the Group has a legally enforceable right to set off currenttax assets against current tax liabilities; and
- (ii) the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
 - 1) the same taxable entity; or
 - 2) different taxable entities which intend to settle current tax assets and liabilities on a net basis, or to realize the assets and liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Deferred tax assets are recognized for the carry forward of unused tax losses, unused tax credits, and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefits will be realized; such reductions are reversed when the probability of future taxable profits improves.

(r) Earnings per share

The Group discloses the Company's basic and diluted earnings per share attributable to ordinary shareholders of the Company. Basic earnings per share is calculated as the profit attributable to ordinary shareholders of the Company divided by the weighted average number of ordinary shares outstanding. Diluted earnings per share is calculated as the profit attributable to ordinary shareholders of the Company divided by the weighted average number of ordinary shares outstanding after adjustment for the effects of all potentially dilutive ordinary shares, such as employee stock options.

(s) Operating segments

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the Group). Operating results of the operating segment are regularly reviewed by the Group's chief operating decision maker to make decisions about resources to be allocated to the segment and to assess its performance. Each operating segment consists of standalone financial information.

(5) Significant accounting assumptions and judgments, and major sources of estimation uncertainty:

In preparing these the consolidated financial statements, management has made judgments, estimates, and assumptions that affect the application of the accounting policies and the reported amount of assets, liabilities, income, and expenses. Actual results may differ from these estimates.

The management continues to monitor the accounting estimates and assumptions. The management recognizes any changes in accounting estimates during the period and the impact of those changes in accounting estimates in the following period.

There are no critical judgments in applying accounting policies that have significant effect on the amounts recognized in the consolidated financial statements.

For the assumptions and estimation uncertainties, there were no significant risk resulting in a material adjustment within the next financial year.

The Group's accounting policies include measuring financial and non financial assets and liabilities at fair value through profit or loss.

The Group's financial instrument valuation group conducts independent verification on fair value by using data sources that are independent, reliable, and representative of exercise prices. This financial instrument valuation group also periodically adjusts valuation models, conducts back testing, renews input data for valuation models, and makes all other necessary fair value adjustments to assure the rationality of fair value. The Group strives to use market observable inputs when measuring assets and liabilities. Different levels of the fair value hierarchy to be used in determining the fair value of financial instruments are as follows:

- (a) Level 1: quoted prices (unadjusted) in active markets for identifiable assets or liabilities.
- (b) Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (ie as prices) or indirectly (ie derived from prices).
- (c) Level 3: inputs for the assets or liability that are not based on observable market data.

Please refer to Note 6(v) for assumptions used in measuring fair value.

(6) Explanation of significant accounts:

(a) Cash and cash equivalents

		ember 31, 2020	December 31, 2019	
Cash	\$	709	209	
Demand deposits and check deposits		724,579	669,892	
Cash and cash equivalents in the consolidated statement of cash flows	\$	725,288	<u>670,101</u>	

Please refer to note 6(v) for the interest rate risk, and sensitivity analysis of the financial assets and liabilities of the Group.

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

	December 31, 2020		December 31, 2019
Financial asset designated as at fair value through profit or loss:			
Corporate bonds-Credit suisse Group AG	\$	6,296	-
Corporate bonds-Apple Inc.		16,513	
Total	\$	22,809	

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

	December 31, 2020		December 31, 2019
Debt investments at fair value through other comprehensive income:			
Corporate bonds -Saudi Arabian Oil Company	\$	-	17,294
Others		14,965	14,762
Subtotal		14,965	32,056
Equity Investments at fair value through other comprehensive income:			
Stocks listed on domestic markets		14,417	24,983
Stock unlisted on foreign markets		-	103,638
Stock unlisted on domestic markets		111,915	98,629
Subtotal		126,332	227,250
Total	\$	141,297	259,306

(i) Debt investments at fair value through other comprehensive income

The Group has assessed that the following securities are held within a business model whose objective is achieved by both collecting the contractual cash flows and by selling securities; therefore, they have been classified as debt investments at fair value through other comprehensive income.

On December 22, 2020, the Group has sold its investments as a result of the Group's investment strategy. The investment sold had a fair value of \$17,838 thousand and the Group realized a gain of \$608 thousand, which has been reclassified from other equity interest to profit or loss.

The Group sold its investments as a result of the Group's investment strategy on August 14, 2019 and December 16, 2019. The investment sold had a fair value of \$37,146 thousand and \$19,031 thousand wherein the Company realized a gain of \$80 thousand and \$465 thousand, respectively, which has been reclassified from other equity to profit or loss.

(ii) Equity investments at fair value through other comprehensive income

The Group designated the investments shown above as equity securities as at fair value through other comprehensive income because these equity securities represent those investments that the Company intends to hold for long-term for strategic purposes.

During the years ended December 31, 2020 and 2019, the dividends of \$3,010 thousand and \$1,478 thousand, respectively, related to equity investments at fair value through other comprehensive income held on the years then ended, were recognized.

In January, April and June of 2020, the Group sold Bridge Roots Fund Ltd., which was designated to be measured at fair value through other comprehensive income, as the result of the Group's investment strategy. The fair value at the time of disposal was \$ 90,779, \$11,700 and \$1,152 thousand, and the Group realized a gain of \$31,589 thousand, which has been transferred from other equity interest to retained earnings.

In June 2020, the amount received from the capital reduction by Element I Venture Capital Co., Ltd. was \$2,000 thousand.

- (iii) For credit risk (including the impairment of debt investments) and market risk; please refer to note 6(ab).
- (iv) None of the above financial assets were pledged as collateral for long-term borrowings.

(d) Note and trade receivables

	Dec	December 31, 2020		
Note receivables	\$	1,045	4,045	
Trade receivables		99,902	108,244	
Less: Loss allowance		(24,598)	(24,598)	
	\$	76,349	87,691	

(i) The Group applies the simplified approach to provide for its expected credit losses, i.e. the use of lifetime expected loss provision for all receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due, as well as incorporated forward looking information, including macroeconomic and relevant industry information. The loss allowance provision were determined as follows:

	December 31, 2020					
		ss carrying amount	Weighted- average loss rate	Loss allowance provision		
Current	\$	79,698	0%	3,349		
1 to 60 days past due		254	10%~30%	254		
More than 60 days past due		20,995	30%~100%	20,995		
Total	\$	100,947		24,598		
	December 31, 2019					
		ss carrying	Weighted- average loss rate	Loss allowance		
Current	\$	92,101	0%	4,410		
1 to 60 days past due		193	25%~50%	193		

(ii) The movement in the allowance for notes and trade receivable were as follows:

More than 60 days past due

	 2020	
Balance at January 1	\$ 24,598	11,804
Impairment losses recognized	-	12,781
Amounts reversed due to recovery	 	13
Balance at December 31	\$ 24,598	24,598

112,289

50%~100%

(iii) The aforementioned notes and trade receivable of the Group had not been pledged as collateral for long-term borrowings.

(e) Investments accounted for using equity method

The Group's financial information for investments accounted for using the equity method that are individually insignificant was as follows:

	Decem	ber 31,	December 31,
	20	20	2019
Carrying amount of individually insignificant associates' equity	\$	49,714	35,988

In 2020 and 2019, the Group's share of the net income of associates was as follows:

	 2020	2019
Attributable to the Group:		
Profit from continuing operations	\$ 29,206	17,382
Other comprehensive income	 	
Comprehensive income	\$ 29,206	17,382

The Group does not have any contingent liabilities arising from associate with other investor or for individual responsibility.

There is no significant restrictions to transfer financial resource from associate to the Group.

As of December 31, 2020 and 2019, the Group did not provide any investments accounted for using the equity method as collateral for its loans.

(f) Property, plant and equipment

The cost, depreciation, and impairment of the property, plant and equipment of the Group for the years ended December 31, 2020 and 2019, were as follows:

		Land	Buildings and constructions	Office equipment	Leasehold improvements	Construction in progress	Total
Cost or deemed cost:				_			
Balance at January 1, 2020	\$	172,284	630,669	94,580	16,594	12,500	926,627
Additions		-	69,615	8,551	-	-	78,166
Reclassification		-	11,905	-	-	(12,500)	(595)
Disposals		-	-	(1,194)	-	-	(1,194)
Effect of movement in exchang rates	e		1,184	9	(49)		1,144
	Φ.	172 204				<u> </u>	
Balance at December 31, 2020	\$ _	172,284	713,373	101,946	16,545		1,004,148
Balance at January 1, 2019	\$	131,656	607,878	88,576	9,327	-	837,437
Additions		31,310	36,400	8,478	7,286	12,500	95,974
Reclassification		9,318	4,280	-	-	-	13,598
Disposals		-	-	(1,843)	-	-	(1,843)
Effect of movement in exchang	e						
rates	_	-	(17,889)	(631)	(19)		(18,539)
Balance at December 31, 2019	\$_	172,284	630,669	94,580	16,594	12,500	926,627

		Land	Buildings and constructions	Office equipment	Leasehold improvements	Construction in progress	Total
Depreciation and impairments losses:							
Balance at January 1, 2020	\$	-	58,379	74,899	10,271	-	143,549
Depreciation		-	21,244	11,652	1,915	-	34,811
Disposals		-	-	(1,143)	-	-	(1,143)
Effect of movement in exchang rates	e	_	157	21	(32)	_	146
Balance at December 31, 2020	<u>s</u>	_	79,780	85,429	12,154		177,363
Balance at January 1, 2019	\$	-	41,776	65,037	9,327		116,140
Depreciation		-	18,238	11,795	949	-	30,982
Reclassification		-	(450)	-	-	-	(450)
Disposals		-	-	(1,555)	-	-	(1,555)
Effect of movement in exchang	e						
rates	_		(1,185)	(378)	(5)		(1,568)
Balance at December 31, 2019	\$		58,379	74,899	10,271		143,549
Carrying amount:							
Balance at December 31, 2020	\$	172,284	633,593	16,517	4,391		826,785
Balance at December 31, 2019	\$	172,284	572,290	19,681	6,323	12,500	783,078
Balance at January 1, 2019	\$	131,656	566,102	23,539	-		721,297

As of December 31, 2020 and 2019, the Group did not provide any property, plant and equipment as collateral for its loan.

Investment property comprises office buildings that are leased to third parties under operating leases, including properties that are owned by the Group. The leases of investment properties contain an initial non-cancellable lease term of 1 to 3 years. For all investment property leases, the rental income is fixed under the contracts.

(g) Investment property

	Owned pr		
	 Land	Buildings and structures	Total
Cost or deemed cost:	_		_
Balance at January 1, 2020	\$ 71,336	42,527	113,863
Additions	-	177,175	177,175
Effect of movement in exchange rates	 	1,964	1,964
Balance at December 31, 2020	\$ 71,336	221,666	293,002
Balance at January 1, 2019	\$ 82,693	40,506	123,199
Additions	-	4,359	4,359
Reclassification	 (11,357)	(2,338)	(13,695)
Balance at December 31, 2019	\$ 71,336	42,527	113,863

	Ow			
		Buildin	gs and	
Land		<u>struc</u>	tures	Total
los valua	s on tion of	Loss on investment	Others	Total
				Others
			_	
\$	-		6,462	6,462
	-		3,811	3,811
	-		24	24
\$	-		10,297	10,297
\$	-		4,012	4,012
	-		2,000	2,000
	-		450	450
\$	-		6,462	6,462
\$	71	1,336	211,369	282,705
\$	82	2,693	36,494	119,187
\$	71	1,336	36,065	107,401
			\$	285,250
			\$	111,274
	los valua inver	Land Unrealized loss on valuation of inventories \$ _	Land struc Unrealized loss on valuation of inventories Loss on investment \$ -	Land Structures

Investment property comprises a number of commercial properties that are leased to third parties. Each of the leases contains a 1 to 3-years non-cancellable period. Subsequent renewals are negotiated with the lessee and no contingent rents are charged. For further information (including rental income and related operating expenses) please refer to note 6(1).

The fair value stated above was according to the latest transaction data announced on the website of Department of Land Administration Ministry of the Interior.

As of December 31, 2020 and 2019, the investment property of the Group hadn't been pledged as collateral for long-term borrowings.

(h) Intangible assets

The cost, amortization and impairment of the intangible assets of the Group for the years ended December 31, 2020 and 2019, were as follows:

	G	oodwill	Brand/Trade marks	Client relationship/ Database/518 computer system	Others	Total
Cost:						
Balance at January 1, 2020	\$	58,000	27,656	59,208	8,492	153,356
Additions		-	-	-	1,304	1,304
Effect of movement in exchange rates					9	9
Balance at December 31, 2020	\$	58,000	27,656	59,208	9,805	154,669
Balance at January 1, 2019	\$	58,000	27,818	59,208	7,921	152,947
Additions		-	-	-	662	662
Others		-	(162)	-	-	(162)
Effect of movement in exchange rates					(91)	(91)
Balance at December 31, 2019	\$	58,000	27,656	59,208	8,492	153,356
Accumulated amortization and impairment losses						
Balance at January 1, 2020	\$	-	14,927	31,084	5,137	51,148
Amortization		-	2,680	5,921	1,083	9,684
Effect of movement in exchange rates					5	5
Balance at December 31, 2020	\$	-	17,607	37,005	6,225	60,837
Balance at January 1, 2019	\$	-	12,409	25,163	4,049	41,621
Amortization		-	2,680	5,921	1,125	9,726
Others		-	(162)	-	-	(162)
Effect of movement in exchange rates					(37)	(37)
Balance at December 31, 2019	\$	-	14,927	31,084	5,137	51,148
Carrying value:						_ _
Balance at December 31, 2020	\$	58,000	10,049	22,203	3,580	93,832
Balance at December 31, 2019	\$	58,000	12,729	28,124	3,355	102,208
Balance at January 1, 2019	\$	58,000	15,409	34,045	3,872	111,326
	_					

(i) Amortization expense

The amortization of intangible assets is included in the statement of comprehensive income:

		2020	
Operating expenses	<u>\$</u>	9,684	9,726

(ii) Impairment test of goodwill

Goodwill arising from the acquisition of 518 Technology Co., Ltd. on January 1, 2015 was mainly attributable to the expected benefit derived from the operating revenue growth of 518 Human Resource. According to IAS 36, goodwill acquired in a business combination is tested for impairment at least annually. For the purposes of impairment testing, goodwill is allocated to each of the acquirer's cash-generating units that are expected to benefit from the synergies of the combination. 518 Human Resource itself is a separate cash-generating unit that can generate independent cash inflows; therefore, goodwill is tested for impairment by comparing the recoverable amount of 518 Human Resource with its carrying amount to determine whether an impairment loss should be recognized.

The Group obtains the customers of 518 Technology Co., Ltd. through acquisition. It is expected to bring synergy to other platforms of the Group. Enhance the Group's brand effectiveness, increase the opportunities for cross promotion among platforms. It is expected to bring synergy to other platforms of the Group. Enhance the Group's brand effectiveness, increase the opportunities for cross-promotion among platforms.

Based on the result of impairment test, the recoverable amount of 518 Human Resource was greater than its carrying amount; thus, no impairment loss was recognized.

The recoverable amount of 518 Human Resource was based on its value-in-use, determined by discounting the future cash flows to be generated from the continuing use of 518 Human Resource. The key assumptions used in the estimation of value-in-use were as follows:

	December 31,	December
	2020	31, 2019
Discount rate	9.39 %	10.94 %

The discount rate was a pre-tax measure based on the capital asset pricing model, adjusted for a risk premium to reflect both the increased risk of investing in equities generally and the systemic risk of the specific CGU.

(iii) Guarantee

As of December 31, 2020 and 2019, the intangible asset of the Group had not been pledged as collateral for long term borrowings.

(i) Other financial assets

Other financial assets of the Group were as follows:

	D 	December 31, 2019	
Other current financial assets	\$	104,590	126,140
Other receivables		2,810	2,534
Current restricted assets		466,079	441,265
	\$_	573,479	569,939

Current restricted assets mainly consist of time deposits pledged as collateral and receipts under custody from transaction between members on 8591 Virtual Treasure Trade. Please refer to note 8 for the information of pledged assets.

(j) Other current assets and other non-current assets

Other current assets and other non-current assets were as follows:

	December 31, 2020	December 31, 2019	
Current prepaid expense	\$ 6,103	5,691	
Current temporary payments	12,289	11,105	
Subtotal	18,392	16,796	
Guarantee deposits paid	1,134	1,156	
Right-of-use asset	9,232	12,336	
Non-current prepaid expense	10,150	21,550	
Subtotal	20,516	35,042	
Total	\$38,908	51,838	

(i) Current prepaid expense

Current prepaid expense mainly consist of system outsourcing fee, domain service fee, rent and insurance.

(ii) Current temporary payments

Temporary payments consist of website event bonus payment on 8591 Virtual Treasure Trade and others.

(iii) Non-current prepaid expense

Non-current prepaid expense consists of down payment on office space.

(k) Other payables and Receipts under custody

Other payables and Receipts under custody were as follows:

	December 31, 2020		December 31, 2019	
Current tax liabilities	\$	75,618	72,772	
Employee compensation payable		54,552	51,800	
Compensation due to directors and supervisors		7,560	7,400	
Wages and salaries payable		121,828	117,292	
Expenses payable		59,784	35,169	
Other		3,767	3,570	
Subtotal		323,109	288,003	
Receipts under custody		437,327	427,202	
Total	\$	760,436	715,205	

(Continued)

Receipts under custody are collection on behalf of others which are not completed from member transaction on 8591 Virtual Treasure Trade. The collection is deposited in individual trust account of E. Sun Bank and other bank accounts.

(l) Operating lease

(i) Leases as lessor

The Company leases out its investment property. The Company has classified these leases as operating leases, because it does not transfer substantially all of the risks and rewards incidental to the ownership of the assets. Please refer to note 6(g) sets out information about the operating leases of investment property.

A maturity analysis of lease payments, showing the undiscounted lease payment to be received after the reporting date are as follows:

	D	December 31, 2019	
Less than one year	\$	6,943	2,090
One to two years		2,524	380
	\$_	9,467	2,470

Rental income from investment property was \$5,351 thousand and \$2,901 thousand for 2020 and 2019, respectively.

(m) Employee benefits

The Company allocates 6% of each employee's monthly wages to the labor pension personal account at the Bureau of Labor Insurance in accordance with the provisions of the Labor Pension Act. The pension benefit obligation of Adden Technology (Shenzhen) Co., Ltd is defined contribution plan. Adden (Shenzhen) contributes and deposits insurance money to employee's endowment insurance account, which is totally separated from the company. The account transfers as long as the employee leaves and the money contributed should be recognized as current expense. Under these defined contribution plans, the Company allocates a fixed amount to the Bureau of Labor Insurance without additional legal or constructive obligation.

The pension costs amounted to \$6,953 thousand and \$19,156 thousand for the years ended December 31, 2020 and 2019, respectively.

(n) Income tax

(i) Income tax expense

The components of income tax in the years 2020 and 2019 were as follow:

	2020		2019	
Current tax expense			_	
Current period	\$	150,347	145,545	
Adjustment for prior periods		1,964	91	
		152,311	145,636	
Deferred tax expense				
Origination and reversal of temporary differences		4,311	9,066	
		4,311	9,066	
Tax expense	\$	156,622	154,702	

For the years ended December 31, 2020 and 2019, there was no income tax recognized in equity or other comprehensive income.

Reconciliation of income tax and profit before tax for 2020 and 2019 were as follows:

	 2020	2019
Profit excluding income tax	\$ 778,793	755,554
Income tax using the company's domestic tax rate	155,758	151,110
Effect of tax rates in foreign jurisdiction	3,433	1,097
Non-deductible expense	130	-
Tax-exempt income	(6,443)	(3,772)
Change in unrecognized temporary differences	1,691	5,590
Others	 2,053	677
	\$ 156,622	154,702

(ii) Deferred tax assets and liabilities

1) Unrecognized deferred tax liabilities

The consolidated entity is able to control the timing of the reversal of the temporary differences associated with investments in subsidiaries as of December 31, 2020 and 2019. Also, management considers it probable that the temporary differences will not reverse in the foreseeable future. Hence, such temporary differences are not recognized under deferred tax liabilities. Details are as follows:

	December 31, 2020		December 31, 2019	
Unrecognized deferred tax liabilites	<u>\$</u>	6,028	4,524	

2) Unrecognized deferred tax assets

	December 31, 2020		December 31, 2019	
Tax effect of deductible temporary differences	\$	13,289	10,427	
The carryforward of unused tax losses		12,849	12,211	
	\$	26,138	22,638	

(iii) Recognized deferred tax assets and liabilities

Change in the amount of deferred tax assets and liabilities for 2020 and 2019 were as follows:

	l val	realized loss on uation of ventories	Loss on investment	Others	Total
Deferred tax assets:					
Balance at January 1, 2020	\$	-	12,000	3,245	15,245
Recognized in profit or loss		-	(3,000)	(1,342)	(4,342)
Effect of movement in exchange rates	_			1	1
Balance at December 31, 2020	\$	-	9,000	1,904	10,904
Balance at January 1, 2019	\$	680	20,294	3,297	24,271
Recognized in profit or loss		(680)	(8,294)	(24)	(8,998)
Effect of movement in exchange rates	_			(28)	(28)
Balance at December 31, 2019	\$		12,000	3,245	15,245
					Others
Deferred tax liabilities:					
Balance at January 1, 2020				\$	(81)
Recognized in profit or loss					31
Balance at December 31, 2020				\$	(50)
Balance at January 1, 2019				\$	(13)
Recognized in profit or loss Balance at December 31, 2019				•	(68) (81)
Balance at December 31, 2019				D	(81)

(iv) Assessment of tax

The Company's tax returns for the years through 2018 were assessed by the tax authority. The tax returns for Adden Technology (SHENZHEN) Co., Ltd. and Adden Technology (HK) Co., Ltd. were declared to local tax authority for the years through 2019.

(o) Capital and other equity

As of December 31, 2020 and 2019, the total value of authorized ordinary shares were both amounted to \$500,000 thousand with par value of \$10 per share and the contributed capital were amounted to \$429,385 thousand and \$425,755 thousand.

Reconciliation of shares outstanding for 2020 and 2019 was as follows:

(in thousand shares)

	Ordinary share		
	2020	2019	
Balance on January 1	42,576	42,579	
Retirement of restricted employee stock	-	(3)	
Issuance of restricted employee stock	363		
Balance on December 31	\$42,939	42,576	

(i) Ordinary share

In 2019, the Company had cancelled 3 thousand shares since the employee did not achieve the vesting conditions of restricted stock awards.

(ii) Capital surplus

The balances of capital surplus as of December 31, 2020 and 2019, were as follows:

	Dec	2020 ember 31,	December 31, 2019
Share premium	\$	313,411	338,956
Employee share options		2,269	2,269
Restricted stock awards		62,656	-
Changes in equity of associated and joint ventures accounted for using equity method		-	641
	\$	378,336	341,866

At the general meeting of shareholders held on June 18, 2020 and June 20, 2019, the Company approved a resolution to distribute \$25,545 thousand and \$80,900 thousand from capital surplus of share premium as cash dividend of \$0.6 and \$1.9 per share, respectively

According to the R.O.C. Company Act, capital surplus can only be used to offset a deficit, and only the realized capital surplus can be used to increase the common stock or be distributed as cash dividends. The aforementioned realized capital surplus includes capital surplus resulting from premium on issuance of capital stock and earnings from donated assets received. According to the Regulations Governing the Offering and Issuance of Securities by Securities Issuers, capital increases by transferring capital surplus in excess of par value should not exceed 10% of the total common stock outstanding.

(iii) Retained earnings

According to the Company's article of incorporation, the Company's annual net profit shall first pay taxes, offset accumulated deficits, and then allocate 10% thereof as legal reserve. However, where such legal reserve amounts reach to the total authorized capital, this provision shall not apply. In consideration of the operation needs and relative laws and regulations, the Company shall allocate special reserve. If there are remaining profits after paying share dividends, the profits shall be add with any accumulated unappropriated earnings form priors years, and the Board of Directors shall propose earning distribution plan for the resolution of the general meeting of shareholders.

The Company is in the stage of enterprise growth. The dividends will be, and will be distributed in the types of stock dividends or cash dividend, which will be determined moderately according to the future capital demand and equity dilution. The cash dividends shall not less than 10% of the total dividends in principle. However, the type and ratio of this surplus distribution shall depends on the actual profit and capital status of the year, and shall be approved by the resolution of the Shareholders' meeting.

1) Legal reserve

When a company incurs no loss, it may, pursuant to a resolution by a shareholders' meeting, distribute its legal reserve by issuing new shares or by distributing cash, and only the portion of legal reserve which exceeds 25% of capital may be distributed.

2) Special reserve

In accordance with Ruling No. 1010012865 issued by the FSC on April 6, 2012, a portion of current-period earnings and undistributed prior-period earnings shall be reclassified as special earnings reserve during earnings distribution. The amount to be reclassified should equal the current-period total net reduction of other shareholders' equity. Similarly, a portion of undistributed prior-period earnings shall be reclassified as special earnings reserve (and does not qualify for earnings distribution) to account for cumulative changes to other shareholders' equity pertaining to prior periods. The amounts of subsequent reversals pertaining to the net reduction of other shareholders' equity shall qualify for additional distributions. As of December 31, 2020 and 2019, the balance of special earnings reserve were \$223,776 thousand and 200,278 thousand.

3) Earnings Distribution

Earnings distribution for 2019 and 2018 was decided by the resolution adopted, at the general meeting of shareholders held on June 18, 2020 and June 20, 2019, respectively. The relevant dividend distributions to shareholders were as follow:

		2019		2018	
	Divider Sha		Amount (thousand)	Dividend per Share	Amount (thousand)
Dividends disrtibuted to common shareholders:					
Cash	\$	12.20	519,421	10.60	451,337

On March 18, 2021, the Company resolved to appropriate the 2020 earnings to its shareholders with cash dividends amounting to \$12 dollar per share, and share dividends amounting to \$1.83 dollar per share.

(iv) Other equity (net of taxes)

	Exch different transla fore final states	nces on tion of eign ncial	Unrealized gains (losses) from financial asset measured at fair value through other comprehensive income	Unearned employee compensation	Amount
Balance at January 1, 2020	\$	(103,729)	(120,047)	-	(223,776)
Exchange differences of net asset in foreign operations		(1,534)	-	-	(1,534)
Unrealized gains (losses) from financial asset measured at fair value through over comprehensive income Disposal of investments in equity instruments designated at fair value		-	(23,539)	-	(23,539)
through other comprehensive income		-	(31,589)	-	(31,589)
Share-based payment				(56,193)	(56,193)
Balance at December 31, 2020	\$	105,263)	(175,175)	(56,193)	(336,631)
Balance at January 1, 2019	\$	(80,934)	(119,343)	(2,278)	(202,555)
Exchange differences of net asset in foreign operations		(22,795)	-	-	(22,795)
Unrealized gains (losses) from financial assets measured at fair value through			()		(=0.1)
other comprehensive income		-	(704)	-	(704)
Share-based payment				2,278	2,278
Balance at December 31, 2019	\$	103,729)	(120,047)		(223,776)

(p) Share-based payment

The Board of Directors' meeting on 18 June 2020 and 16 June 2016, the Group decided to award \$424 thousand and \$737 thousand new shares of restricted stock to those full-time employees whose performance assessment was excellent. The restricted stock has been registered with and approved by the Securities and Futures Bureau of the Financial Supervisory Commission, R.O.C. On September 17, 2020 and September 19, 2016, the Board of Directors issued \$363 thousand and \$320 thousand stock. The capital increase date was on 15 October 2020 and 14 October, 2016.

In 2020, those employees with the restricted stock awards are entitled to obtain complimentary shares with the condition that these employees continue to provide service to the Company for at least 4 years (from the grant date). 50% of the restricted stock is vested in year 1 after the grant date, 25% of the restricted stock is vested in year 2 after the grant date, 15% of the restricted stock is vested in year 3 after the grant date, and the remaining 10% is vested in year 4 after the grant date. These employees could acquire without consideration.

In 2016, those employees with the restricted stock awards are entitled to obtain complimentary shares with the condition that these employees achieve the performance and continue to provide service to the Company for at least 3 years (from the grant date). 40% of the restricted stock is vested in year 1 after grant date, 40% of the restricted stock is vested in year 2 after the grant date, and the remaining 20% is vested in year 3 after the grant date. These employees could acquire without consideration.

If these employees who obtain the restricted stock awards violate Redulations Governing Issuance of Restricted Stock Awards in 2016 and 2020, employment contract, confidential contract, trust contract, Ethical Corporate Management Best Practice Principles, Codes of Ethical Conduct, the Rules of Information Security, Work Rules, Employee Manual, and so on, the Company will repurchase all the unvested shares without charge, and cancel the shares thereafter.

These shares shall not be sold, pledged, transferred, gifted, or disposed of by any other means to third parties during the custody period, except for inheritance. The voting rights of these shareholders are executed by the custodian, and the custodian will act based on law and regulations. The rights of shares are the same as issued ordinary share, except for the above restrictions.

As of December 31, 2020 and 2019, balances of employee unearned compensation were \$56,193 thousand and \$0 thousand, and the expense sprang from the restricted stock awards was \$10,093 thousand and \$3,194 thousand, respectively.

Details of the restricted stock of the Company are as follows:

	 2020			
Outstanding at 1 January	\$ -			63
Granted during the year		363	-	
Vested during the year	-			(60)
Forfeited during the year	 -			(3)
Outstanding at 31 December	\$	363	-	

(q) Earnings per share

The calculation of basic earnings per share and diluted earnings per share for the year 2020 and 2019 are as follows:

(i) Basic earnings per share

		2020	2019
Profit attributable to ordinary shareholders of the	C	(27, 200	(01.150
Company	\$	627,399	601,159
Weighted average number of ordinary shares (thousand			
shares)		42,576	42,529
Basic earnings per share (NT dollars)	\$	14.74	14.14

(ii) Diluted earnings per share

	2020	2019
Profit attributable to ordinary shareholders of the Company	\$ 627,399	601,159
Weighted average number of ordinary shares (thousand shares)	42,576	42,529
Effect of dilutive potential ordinary shares		
Effect of employee share bonus	306	254
Effect of restricted employee shares unvested	 8	48
Weighted average number of ordinary shares (diluted)	 42,890	42,831
Diluted earnings per share (NT dollars)	\$ 14.63	14.04

(r) Revenue from contracts with customers

(i) Disaggregation of revenue

	2020	2019
Primary geographical markets:		
Taiwan	\$ 1,487,428	1,413,137
Other	 52,347	54,894
	\$ 1,539,775	1,468,031
Major products/services lines:	 	
Revenue of internet service	\$ 1,210,205	1,125,981
Platform commission income	329,570	330,858
Product sales	 	11,192
	\$ 1,539,775	1,468,031

For the year ended December 31, 2020 and 2019, revenue from e-commerce was \$1,431,110 thousand and \$1,366,718 thousand, which were both 93% of total revenue.

(ii) Contract balances

	Dec	ember 31, 2020	December 31, 2019	January 1, 2018
Trade receivable	\$	100,947	112,289	132,183
Less: allowance for impairment		(24,598)	(24,598)	(11,804)
	\$	76,349	87,691	120,379
Contract liability-Internet service	\$	244,276	211,590	199,303
Contract liability-online advertising				
solicitation		-		50
	\$	244,276	211,590	199,353

For details on trade receivable and allowance for impairment, please refer to note 6(c).

The amount of revenue recognized for the years ended December 31, 2020 and 2019, that were included in the contract liability balance at the beginning of the period were 211,361 thousand and 199,448 thousand, respectively.

(s) Employee compensation and directors' and supervisors' remuneration

In accordance with the articles of incorporation, where the Company has earnings in a giving year, the Company shall allocate 1% or above of earnings as staff remunerations, 3% or below as Directors and Supervisors remunerations. However, if there is still accumulated loss of the Company, the Company shall reserve the compensation amount in advance.

The persons who are entitled to receive cash or shares as staff remuneration stipulated in the preceding paragraph including the employees of parents or subsidiaries of the Company meeting certain specific requirements.

For the years ended December 31, 2020 and 2019, the Company estimated its employee remuneration and directors' and supervisors' remuneration amounting as following:

	2020	2019
Employee compensation	54,500	51,800
Directors' and supervisors' remuneration	7,560	7,400
	62,060	59,200

The estimated amounts mentioned above are calculated based on the net profit before tax, excluding the remuneration to employees, directors and supervisors of each period, multiplied by the percentage of remuneration to employees, directors and supervisors as specified in the Company's articles. These remunerations were expensed under operating costs or operating expenses during 2020 and 2019. The employee compensation which assign with share capital, the estimated amounts are calculated base on the day before decision to assign by board of directions.

The amounts, as stated in the consolidated financial statements, are identical to those of the actual distributions for 2020 and 2019. Related information would be available at the Market Observation Post System website.

(t) Non-operatin income and expenses

(i) Interest income

The details of interest income were as follows:

		2020	2019
Interest income from bank deposits	<u>\$</u>	4,008	4,919

(ii) Other income

The details of other income were as follows:

	2020	2019
Rent income	5,351	2,901
Dividend income	3,010	1,478
Handling charge	10,802	8,344
Other income, others	9,113	2,579
	\$28,276	15,302

(iii) Other gains and losses

The details of other gains and losses were as follows:

	2020	2019
Losses on disposals of property, plant and equipment	\$ (51)	(206)
Gains on disposals of investments	608	545
Foreign exchange (losses) gains	(2,664)	849
Financial assets at fair value through profit or (loss)	(648)	189
Miscellaneous disbursements	 (1,334)	(279)
	\$ (4,089)	1,098

(iv) Finance costs

The details of finance costs were as follows:

		2020	2019
Interest expense	<u>\$</u>	166	289

(u) Reclassification adjustments of components of other comprehensive income

The details of reclassification adjustments of components of other comprehensive income were as

	 2020	2019
Debt instruments at fair value through other comprehensive income:		
Net change in fair value	\$ 2,356	584
Net change in fair value reclassified to profit or loss	 (608)	(545)
Net change in fair value recognized in other comprehensive income	\$ 1,748	39
Financial instrument		

(v)

Type of financial instrument (i)

Financial assets 1)

	December 31, 2020	December 31, 2019
Financial assets at fair value through profit or loss:		
Financial assets designated as at fair value through profit		
or loss	\$	
Financial assets at fair value through other comprehensive		
income	141,297	259,306
Amortized cost financial assets:		
Cash and cash equivalents	725,288	670,101
Note and trade receivables	76,349	87,691
Trade receivable due from related parties	55,591	64,777
Other financial assets	573,479	569,939
Subtotal	1,430,707	1,392,508
Total	\$1,594,813	1,651,814

2) Financial liabilities

	December 31, 2020	December 31, 2019
Financial liabilities measured at amortized cost:		
Note and trade payables	3,600	205
Other payables	323,109	288,003
Receipts under custody	437,327	427,202
Total	\$764,036	715,410

(ii) Credit risk

1) Credit risk exposure

The carrying amount of financial assets and contract assets represents the maximum amount exposed to credit risk.

2) Concentration of credit risk

As the Group has a large customer base and does not have a significant concentration of transactions with a single customer, the credit risk of accounts has no significant concentration.

(iii) Liquidity risk

The following table shows the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements.

		Contractual cash flows	Within 6 months
December 31, 2020	_		
Non-derivative financial liabilities			
Note and trade payables	\$	3,600	3,600
Other payables		323,109	323,109
Receipts under custody	_	437,327	437,327
	\$_	764,036	764,036
December 31, 2019			
Non-derivative financial liabilities			
Note and trade payables	\$	205	205
Other payables		288,003	288,003
Receipts under custody		427,202	427,202
	\$ _	715,410	715,410

(iv) Currency risk

1) Exposure to foreign currency risk

The Group's financial assets and liabilities were not had significant risk expose in foreign currency

(v) Interest rate analysis

The Group's financial asset and liabilities did not face risk exposure to interest rate, please refer to the notes on liquidity risk management and interest rate exposure of the Group's financial assets and liabilities.

(vi) Other market price risk

		2020		2019		
Price of securities at	Other comprehensive		Other comprehensive			
the reporting date		e after tax	Net income	income after tax	Net income	
Increasing 1%	\$	1,263		2,273		
Decreasing 1%	\$	(1,263)		(2,273)		

(vii) Information of fair value

1) Fair value of financial instrument

The fair value of financial assets at fair value through other comprehensive income is measured on a recurring basis. The carrying amount and fair value of the Group's financial assets and liabilities, including the information on fair value hierarchy were as follows; however, except as described in the following paragraphs, for financial instruments not measured at fair value whose carrying amount is reasonably close to the fair value, and lease liabilities, disclosure of fair value information is not required:

	December 31, 2020					
		alue				
	Book Value	Level 1	Level 2	Level 3	Total	
Financial assets at fair value through profit or loss bonds investments	\$ 22,809	22,809		<u>-</u>	22,809	
Financial assets at fair value through other comprehensive income						
Stocks in domestic listed markets	14,417	-	14,417	-	14,417	
Stock in domestic unlisted company	111,915	-	-	111,915	111,915	
Funds investments	14,965	14,965			14,965	
Total	\$ 164,106	37,774	14,417	111,915	164,106	

	December 31, 2019					
	Fair value					
	Bo	ok Value	Level 1	Level 2	Level 3	Total
Financial assets at fair value through other comprehensive income						
Stocks in domestic listed company	\$	24,983	-	24,983	-	24,983
Stocks in unlisted company		202,267	-	-	202,267	202,267
Funds investments		14,762	14,762	-	-	14,762
Bonds investments		17,294	17,294			17,294
Total	\$	259,306	32,056	24,983	202,267	259,306

2) Valuation techniques for financial instruments measured at fair value

a) Non-derirative financial instruments

If a financial instrument has a quoted price in an active market, the quoted price is used as fair value. The quoted price of a financial instrument obtained from major exchanges and over-the counter markets are the basis used to determine the fair value of a listed company's stock and the quoted prices in an active market.

In addition, the fair value of a private equity instrument is measured by its market value, taking its non-active-market liquidity discount into consideration by adjusting its market value using its put option. The main assumption is that when an investor hold such a restricted equity instrument, the investor can buy a put option, with the strike price equivalent to the market value of such restricted equity instrument, to ensure that the investor can still sell its instrument at current market price after termination of restricted trading period. Therefore, the value of its put option, which is measured by using the Black-Scholes model, stands for the cost that the investor is willing to pay in order to ensure the liquidity of equity security market.

The Group uses the following methods in determining the fair value of its financial instruments without a quoted price in an active market:

Financial assets at FVOCI- non-current are investments in non-listed stock. The fair value is based on the market approach of comparable business. For non-listed stock, the price is based on the estimated earnings before interest, taxes, depreciation, and amortization of investee and the quoted price in an active market of comparable companies. The estimated fair value is adjusted for the lack of liquidity.

3) Reconciliation of Level 3 fair values

	other com	value through prehensive income equity instruments
Opening balance, January 1, 2020	\$	202,267
Total gains and losses recognized		
In profit or loss		-
In other comprehensive income		(14,721)
Disposal		(103,631)
Purchased		30,000
Cash refund capital reduction		(2,000)
Ending Balance, December 31, 2020	\$	111,915
Opening balance, January 1, 2019	\$	137,454
Total gains and losses recognized		
In profit or loss		-
In other comprehensive income		32,471
Purchased		50,000
Cash refund capital reduction		(17,658)
Ending Balance, December 31, 2019	\$	202,267

For the years ended December 31, 2020 and 2019, total gains and losses that were included in "other gains and losses" and "unrealized gains and losses from financial assets at fair value through other comprehensive income" were as follows:

	 2020	2019
Total gains and losses recognized		_
In other comprehensive income, and presented in "unrealized gains and losses from financial assets at fair value through other comprehensive income"	\$ (14,721)	32,471

4) Quantified information on significant unobservable inputs (Level 3) used in fair value measurement

The Group's financial instruments that use Level 3 inputs to measure fair value include "financial assets measured at fair value through other comprehensive income – equity security investments".

Most of fair value that use Level 3 have single significant unobservable inputs, only measurements of fair value of equity instruments without an active market had several significant unobservable inputs. Due to independence of significant unobservable inputs in equity instruments without an active market, there were no exist correlation between each other.

Quantified information of significant unobservable inputs was as follows:

Item Financial assets at fair value through other comprehensive income-equity investments without an active market	Valuation technique Comparable company analysis	- .	Significant unobservable inputs P/B ratio (1.40~5.48 and 0.79~20.98 on December 31, 2020 and 2019, respectively) Lack-of-Marketability Discount (30.00% and 19.88%~37.09% on December 31, 2020 and 2019, respectively)	Inter-relationship between significant unobservable inputs and fair value measurement The estimated fair value would increase (decrease) if: • The P/B ratio were higher (lower); • Lack-of- Marketability discount were lower (higher).
Financial assets at fair value through other comprehensive income-equity investments without an active market	Binomial options pricing model		Volatility (37.11% on December 31, 2020 and 2019, respectively) Equity Value (5.84~10.73 and 8.29 on December 31, 2020 and 2019, respectively)	The estimated fair value would increase (decrease) if: • The volatility were lower (higher); • The equity value were higher (lower).
Financial assets at fair value through other comprehensive income-equity investments without an active market	Net asset valuation method	•	Net asset valuation	Not applicable

5) Fair value measurements in Level 3– sensitivity analysis of reasonably possible alternative assumptions

For fair value measurements in Level 3, changing one or more of the assumptions to reflect reasonably possible alternative assumptions would have the following effects:

			Pofit	or loss	Other compre	hensive income
	Inputs	Variation	Favourable	Unfavourable	Favourable	Unfavourable
December 31, 2020						
Financial assets fair value through other comprehensive income						
Investment in equity instrument without active market	P/B ratio	5%	-	-	1,639	(1,640)
	Lack-of- Market ability discount	1%	-	-	463	(463)
	Volatility	1%	-	-	640	(606)
	Equity value	5%	-	-	1,266	(1,256)
December 31, 2019						
Financial assets fair value through other comprehensive income						
Investment in equity instrument without active market	P/B ratio	5%	-	-	1,976	(1,975)
	Lack-of- Market ability discountratio	5%	-	-	629	(628)
	Volatility	1%	-	-	680	(690)
	Equity value	5%	-	-	590	(600)

(w) Financial risk management

(i) Overview

The Group have exposures to the following risks from its financial instruments:

- 1) credit risk
- 2) liquidity risk
- 3) market risk

The following likewise discusses the Group's objectives, policies and processes for measuring and managing the above mentioned risks. For more disclosures about the quantitative effects of these risks exposures, please refer to the respective notes in the accompanying consolidated financial statements.

(ii) Structure of risk management

The Board of Directors has responsibility for the establishment and oversight of the risk management framework. Internal Audit is responsible for identifying and analyzing the risk faced by the Group. The heads of departments set appropriate risk limits and controls, and to monitor risks and adherence to limits. The Group, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

The supervisors and independent directors oversee how management monitors compliance with the Group's risk management policies and procedures and reviews the adequacy of the risk management framework in relation to the risks faced by the Group. The supervisors and independent directors are assisted in its oversight role by Internal Audit. Internal Audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the supervisors and independent directors.

(iii) Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's receivables from customers and investments in debt securities.

1) Trade and other receivable

The Group's expose of risk are affect by the individual status of each client. The management also considerate the statistics of the client basic data, including default risk of industry and country, these factor might affect credit risk.

The Group has established a credit policy under which each new customer is analyzed individually for creditworthiness before the Group's standard payment and delivery terms and conditions are offered. The Group's review includes external ratings, when available, and, in some cases, bank references. Purchase limits are established for each customer and represent the maximum open amount without requiring approval these limits are reviewed quarterly. Customers that fail to meet the Group's benchmark creditworthiness may transact with the Group only on a prepayment basis.

2) Investments

The exposure to credit risk for the bank deposits, fixed income investments, and other financial instruments is measured and monitored by the Group's finance department. The Group only deals with banks, other external parties, corporate organizations, government agencies and financial institutions with good credit rating. The Group does not expect any counterparty above fails to meet its obligations hence there is no significant credit risk arising from these counterparties.

(iv) Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure, as far as possible, that it always has sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

(v) Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, and equity prices, will affect the Group's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

1) Currency risk

The Group is exposed to currency risk on sales, purchases, that are denominated in a currency other than the respective functional currencies of the Group's entities, primarily the New Taiwan Dollar (NTD), Hong Kong Dollar (HKD), and Chinese Yuan (CNY). The currencies used in these transactions are the NTD, USD, HKD, and CNY.

2) Other market price risk

The financial assets at fair value through other comprehensive income held by the Group are invested in stocks in domestic listed company and stocks in unlisted company. Because those are measured at fair value, the Group exposed to changes in the equity price. To manage market risk, the Group need to choose investment targets carefully and control the positions the Group held.

(x) Capital management

The Group's objectives for managing capital to safeguard the capacity to continue to operate, to continue to provide a return on shareholders, to maintain the interest of other related parties, and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the dividend payment to the shareholders, reduce the capital for redistribution to shareholders, issue new shares, or sell assets to settle any liabilities.

The Group and other entities in the same industry use the debt-to-equity ratio to manage capital. This ratio is the total net debt divided by the total capital. The net debt from the balance sheet is derived from the total liabilities less cash and cash equivalents. The total capital and equity include share capital, capital surplus, retained earnings, and other equity.

The Group's debt-to-equity ratio at the end of the reporting period as of December 31, 2020 and 2019 were as follows:

	De	December 31, 2019	
Total liabilities	\$	1,066,556	976,472
Less: cash and cash equivalents		725,288	670,101
Net debt	\$	341,268	306,371
Total equity	\$	1,831,105	1,771,100
Debt-to-equity ratio at December 31	_	18.64%	17.30%

As of December 31, 2020, the Group's capital management strategy is consistent with the prior year.

(y) Investing and financing activities not affecting current cash flow

The Group's investing and financing activities which did not affect the current cash flow to acquire right-of-use assets in the years ended December 31, 2020 and 2019.

Reconciliation of liabilities arising from financing activities were as follows:

					Non-cash	changes		
		nuary 1, 2020	Cash flows	Acquisition	Foreign exchange movement	Fair value changes	Others	December 31, 2020
Lease liabilities	\$	12,406	(4,879)	-	(46)	-	1,816	9,297
Total liabilities from financing activities	\$	12,406	(4,879)	-	(46)	-	1,816	9,297
					Non-cash	changes		
Lease liabilities		nuary 1, 2019	Cash flows	Acquisition	Foreign exchange movement	Fair value changes	Others	December 31, 2019
Lease habilities	\$	6,178	(4,151)		(49)	-	10,428	12,406
Total liabilities from financing activities	<u></u>	6,178	(4,151)	-	(49)	-	10,428	12,406

(7) Related-party transactions:

(a) Names and relationship with related parties

The followings are entities that have had transactions with related party during the periods covered in the consolidated financial statements.

Name of related party	Relationship with the Group			
Digit Marketing Co., Ltd.	An associate of the Group			
Element III Venture Capital Co., Ltd.	Same chairman with the Company			

(b) Significant transactions with related parties

(i) The amounts of services provided by the Company to related parties and trade receivable due to related parties were as follows:

	 Trade an	10unt	Trade re	eceivable
	2020	2019	December 31, 2020	December 31, 2019
	 2020	2017	2020	2017
Associate-Digit Marketing	\$ 83,918	91,068	55,591	64,777

The Group signed a fourteen-month advertising sales contract and a one-year data use contract with Digit Marketing in September and December 2019, respectively, and the operating revenue were \$83,918 thousand and \$91,068 thousand in 2020 and 2019, respectively. Trade receivable from related parties amounting to \$55,591 thousand and \$64,777 thousand for the years ended December 31, 2020 and 2019, were uncollateralized; thus, no expected credit loss was recognized after the assessment. The term of receivable was 180 days.

The Group signed a thirteen-month advertising sales contract and a one-year data use contract with Digit Marketing in October and December 2020, respectively, and the effective date of the contract was January 1, 2021.

(ii) Leases

The Group leased its Taipei office to its associate in March 2018 and July 2019, with the total values of \$2,160 thousand (tax included) and \$1,100 thousand (tax included), based on the three-year and twenty-month agreements, respectively, which were taken reference to the office rental within the vicinity. The Company leased its Taichung and Kaohsiung office to its associate in March 2019 and September 2019, with the total values of \$918 thousand (tax included) and \$494 thousand (tax included), based on the two-year and nineteen-month agreement, respectively, of the office rental within the vicinity.

The Group recognized the amount of \$2,071 thousand and \$1,423 thousand as rent income, and there is no unpaid balance as of December 31, 2020 and 2019.

(iii) Other transaction with related parties

Account	Relationship	2020	2019
Other income	Associate	420	420
Commission expense	Associate	5,597	25,431
Rent income	Associate	2,071	1,423
Other expense	Associate	769	1,590
Account	Relationship	December 31, 2020	December 31, 2019
Other payables	Associate	\$ 66	295
Other receivables	Associate	125	-

The Group signed a fourteen-month advertising project contract with Digit Marketing in September 2019. The contract stipulated that the Group needs to pay a fixed percentage of amount according to actual solicitation as commission expense. The amount of \$5,597 thousand and \$25,431 thousand was recognized for the year ended December 31, 2020 and 2019, respectively.

(iv) Other

The Group invested 4,000,000 Class A special shares and 1,000,000 Class B special shares in Element III Venture Capital Co., Ltd., with total investment of \$50,000 thousand.

(c) Key management personnel compensation

	2020	2019
Short-term employee benefits	52,363	71,809
Share-based payments	4,720	11,464
	57,083	83,273

Please refer to note 6(p) for further explanation related to shared-based payments.

(8) Pledged assets:

Pledged assets	Object	De	cember 31, 2020	December 31, 2019
Other current financial assets (time deposits)	License of employment service agency	\$	3,000	3,000
Other current financial assets (trust account)	Obligation of collection and payment on behalf of			
	another party		463,079	438,265
		\$	466,079	441,265

(9) Commitments and contingencies:

The carrying values of pledged assets were as follows:

	December 3 2020	1, December 31, 2019
Total contract price	\$ <u>101</u>	580 237,050
Not yet paid	\$91	430 215,500

(10) Losses Due to Major Disasters:None

(11) Subsequent Events:None

(12) Other:

A summary of current-period employee benefits, depreciation, and amortization, by function, is as follows:

		For the year ended December 31						
			2020		2019			
I .	By funtion		Operating	Total	Cost of	Operating	Total	
By item		Sale	Expense	1 Otal	Sale	Expense	Total	
Employee benefits								
Salary		238,590	179,204	417,794	208,474	162,233	370,707	
Labor and health insurance		8,519	7,411	15,930	7,354	6,594	13,948	
Pension		3,724	3,229	6,953	15,604	3,552	19,156	
Remuneration of directors		-	5,610	5,610	-	5,456	5,456	
Others		6,723	6,787	13,510	5,639	6,339	11,978	
Depreciation		19,366	24,130	43,496	17,165	20,038	37,203	
Amortization		-	9,684	9,684	-	9,726	9,726	

(13) Other disclosures:

(a) Information on significant transactions:

The following is the information on significant transactions required by the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" for the Group:

- (i) Loans to other parties:None
- (ii) Guarantees and endorsements for other parties:None
- (iii) Securities held as of December 31, 2020 (excluding investment in subsidiaries, associates and joint ventures):

(In Thousands of New Taiwan Dollars)

	Category and				Ending	balance		Highest	
Name of	name of	Relationship	Account	Shares/Units		Percentage of	Fair value	Percentage of	
holder	security	with company	title	(thousands)	Carrying value	ownership (%)	rair value	ownership (%)	Note
The Company	Stock	None	Equity investments	360	9,084	11.42 %	9,084	11.42 %	
	Jacker cleaning Inc.		at FVOCI						
The Company	Stock	None	"	1,800	12,392	3.64 %	12,392	3.64 %	
	Element I Venture								
	Capital Co., Ltd.								
The Company	Stock	None	"	100	23,357	4.68 %	23,357	4.68 %	
	Cherri Tech Inc.								
The Company	Class A special share	Note1	"	4,000	30,520	- %	30,520	- %	Note2
	Element III Venture								
	Capital Co., Ltd.	37.4		4 000	40.40	0.4	10.510	0.4	37
The Company	Class B special share	Note1	"	1,000	12,640	- %	12,640	- %	Note2
	Element III Venture								
Th - C	Capital Co., Ltd.	None		2,400	18,408	- %	18,408	- %	Note2
The Company	Class A special share Element IV Venture	None	"	2,400	10,400	- 70	18,408	- 70	Note2
	Capital Co., Ltd								
The Company	Class B special share	None	,,	600	5,514	- %	5,514	- %	Note2
ine Company	Element IV Venture	None	"	000	3,314	- 70	3,314	- 70	Note2
	Capital Co., Ltd.								
The Company	Stock	None	"	2,516	14,417	5.24 %	14,417	5.24 %	
The company	Newretail Co., Ltd.	110110		2,510	1 1,117	5.2.70	1.,	3.2.7	
The Company	Fund	None	Debt investments	_	1,677	- %	1,677	- %	
' '	UPAMC China High		at FVOCI				· ·		
	Yield Bond Fund								
The Company	Fund	None	"	-	5,039	- %	5,039	- %	
' '	Amundi Funds II-								
	Emerging Markets								
	Bond A USD D ExD								
The Company	Fund	None	//	-	8,249	- %	8,249	- %	
	UPAMC Dyna-								
	Strategy Global								
	Multi-Asset Fund B								
	TWD								
The Company	Bond		Financial assets at	-	16,513	- %	16,513	- %	
	Apple Inc. bond	l	FVPL			0/			
The Company	Bond	None	"	-	6,296	- %	6,296	- %	
	Credit Suisse Group								
	AG	L			l				

Note1: The chairman is the same as the Company

Note2: No voting, suffrage and candidate eligibility at ordinary shareholders' meeting.

- (iv) Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$300 million or 20% of the capital stock:None
- Acquisition of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock:

(In Thousands of New Taiwan Dollars)

								e counter-party se the previous			References	Purpose of	
	ĺ					Relationship		Relationship			for	acquisition	
Name of	Name of	Transaction	Transaction	Status of	Counter-party	with the		with the	Date of		determining	and current	
company	property	date	amount	payment		Company	Owner	Company	transfer	Amount	price	condition	Others
Tne Company	Land and	2020.11.12	101,580	10,150	Ruyico Tech	Non-related				-	Valuation	personal-use	
	building				Corporation.	person					report		
Adden	Right-of-use-		237,270			Non-related				-	Valuation	personal-use	
Technology	land and		(CNY55,000)	(CNY55,000)	Wen	person					report		
(SHENZHEN)	Building				Tsai-Ding						l		
Co., Ltd.					Wen						1		

(vi) Disposal of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock:None

(In Thousands of New Taiwan Dollars)

- (vii) Related-party transactions for purchases and sales with amounts exceeding the lower of NT\$300 million or 20% of the capital stock:None
- (viii) Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: None
- (ix) Trading in derivative instruments:None
- Business relationships and significant intercompany transactions:

(In Thousands of New Taiwan Dollars)

			Nature of	Intercompany transactions								
No.	Name of company	Name of counter-party	relationship	Account name	Amount	Trading terms	Percentage of the consolidated net revenue or total assets					
0	The Company	Adden Technology	1	Cost of service	261,939	T/T payment	17.01%					
		(SHENZHEN) Co., Ltd.		rendered								
0	The Company	Adden Technology	1	Trade payables	52,018	T/T payment	1.80%					
		(SHENZHEN) Co., Ltd.										
1	Adden Technology		3	Cost of service	20,082	T/T payment	1.30%					
	(HK) Co., Ltd.	(SHENZHEN) Co., Ltd.		rendered								

Note1: "0" represents the parent company. Subsidiaries are coded from Arabic numeral 1.

Note2: "1" represents the transactions from parent company to subsidiary.

"2" represents the transactions from subsidiaries to parent company "3" represents the transactions from between subsidiaries.

Note 3: Exchange rate for income statement was calculated in CNY: NTD= 1:4.27 in 2020.

Exchange rate for balance sheet was calculated in CNY: NTD= 1:4.31 in 2020. Exchange rate for income statement was calculated in NKD: NTD= 1:3.80 in 2020.

Exchange rate for balance sheet was calculated in NKD: NTD= 1:3.63 in 2020.

Exchange rate for income statement was calculated in CNY: NTD= 1:4.47 in 2019.

Exchange rate for balance sheet was calculated in CNY: NTD= 1:4.31 in 2019.

Exchange rate for income statement was calculated in NKD: NTD= 1:3.95 in 2019.

Exchange rate for balance sheet was calculated in NKD: NTD= 1:3.86 in 2019

Note4: Business relationships and significant intercompany transactions only disclosed the information of the Company's cost and accounts payable. Revenues and account receivable of counterparty would not be disclosed again.

Note5: Transactions within the Group were eliminated in the consolidated financial statements.

Information on investees:

The following is the information on investees for the years ended December 31, 2020 (excluding information on investees in Mainland China):

(In Thousands of New Taiwan Dollars)

			Main	Original inves	stment amount	nt Balance as of December 31, 2020				Net income	Share of	
Name of investor	Name of investee		businesses and			Shares	Percentage of	Carrying	Percentage of	(losses)	profits/losses of	
		Location	products	December 31, 2020	December 31, 2019	(thousands)	wnership	value	wnership	of investee	investee	Note
The Company	Adden Technology	Samoa	Foreign holding	1,010,616		31,760	100.00 %	825,497	100.00 %	690	690	Subsidiary
	(Samoa) Co., Ltd.		company	(USD31,760)	(USD29,760)							(Note)
The Company	Digit Marking Co.,	Taiwan	Advertising	7,441	7,441	2,277	30.29 %	49,714	33.29 %	89,445	29,206	Associate
	Ltd.											
Adden Technology	Adden Technology	Hong Kong	Electronic	204,005		6,500	70.00 %	28,118	70.00 %	(17,425)	(12,198)	Subsidiary
(Samoa)	(HK) Co., Ltd.		information supply	(USD6,500)	(USD6,500)							(Note)

Note: Transactions within the Group were eliminated in the consolidated financial statements except for Dight Marketing Co., Ltd.

(c) Information on investment in mainland China:

(i) The names of investees in Mainland China, the main businesses and products, and other information:

(In Thousands of New Taiwan Dollars)

	Main	Total		Accumulated outflow of	Investm	ent flows	Accumulated outflow of	Net income		Highest				Accumu-lated
Name of investee	businesses and products	amount of paid-in capital (Note 3)	Method of investment (Note 1)	investment from Taiwan as of January 1, 2020 (Note 3)	Outflow	Inflow	investment from Taiwan as of December 31, 2020 (Note 3)	(losses) of the investee	Percentage of ownership	percentage of ownership	Investment income (losses) (Note 2)	Book value	Highest Percentage of ownership	remittance of earnings in current period
Technology (SHENZHEN)		708,126 (USD25,200)	(1)	567,626 (USD20,200)	140,500 (USD5,000)	-	708,126 (USD25,200)	14,836	100.00%	100.00%	14,836	767,043	-	-
1 '	maintenance and customer service													

(ii) Limitation on investment in Mainland China:

Accumulated Investment in Mainland China as of December 31, 2020	Investment Amounts Authorized by Investment Commission, MOEA	Upper Limit on Investment
708,126	708,126	1,090,246
(USD25,200)	(USD25,200)	

(iii) Significant transactions:

The significant inter-company transactions with the subsidiary in Mainland China, which were eliminated in the preparation of consolidated financial statements, are disclosed in "Information on significant transactions".

(d) Major shareholders:

Shareholding Shareholder's Name	Shares	Percentage
SHENG CHEND Investment Co., Ltd.	3,887,739	9.05 %
QIAN YI Investment Co., Ltd.	3,849,767	8.96 %
JPMorgan Chase Bank, National Association Taipei branch mutual fund investment account	3,560,000	8.29 %
LIAO-SHI-FANG	3,437,142	8.00 %
Cheng Yu Investment Co., Ltd.	2,254,024	5.24 %

(14) Segment information:

(a) Internet service department

Internet service departments have been aggregated into a single operating segment as they have similar economic characteristics and use similar mode to provide service. For the year ended December 31,2020 and 2019, the Group's segment financial information was the same as that in the consolidated financial statements.

(b) Geographic information

Geographic information		2020	2019
Revenue from external customers:			
Taiwan	\$	1,487,428	1,413,137
Other countries		52,347	54,894
Total	\$	1,539,775	1,468,031
Geographic information	De	ecember 31, 2020	December 31, 2019
Non-current assets:			
Taiwan	\$	526,329	526,365
Chinese		697,509	501,364
Cililiese		097,309	301,304

Non-current assets include property, plant and equipment, investment property, intangible assets, and other assets, not including financial instruments, investments accounted for using equity method, and deferred tax assets.

Adden Technology Co., Ltd.

Parent Company Only Financial Statements

With Independent Auditors' Report For the Years Ended December 31, 2020 and 2019

Address: 10F, No.12, ln. 609, Sec. 5, Chongxin Rd., Sanchong Dist.,

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The independent auditors' report and the accompanying parent company only 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' report and parent company only financial statements, the Chinese version shall prevail.

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安侯建業解合會計師事務的 KPMG

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Independent Auditors' Report

To the Board of Directors of Adden Technology Co., Ltd.:

Opinion

We have audited the financial statements of Adden Technology Co., Ltd. ("the Company"), which comprise the balance sheet as of December 31, 2020 and 2019, the statement of comprehensive income, changes in equity and cash flows for the years then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2020 and 2019, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

We conducted our audit in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants and the auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Certified Public Accountants Code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

Key Audit Matters

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

1. Revenue recognition

Please refer to note 4(n) for the accounting policy of revenue and note 6(s) for composition of revenue.

Description of key audit matter:

Sales Revenue of the Company is mainly generated from operating online platforms. The way of revenue recognition varies by different types of transactions and its economic substances. Also, there is a large volume of transactions through the online platforms day-by-day with system-controlled trading information and procedures.

Therefore, transaction information and the timing of revenue recognition is an important issue in our audit of the consolidated financial statements.



How the matter was addressed with our audit:

Our principal audit procedures included: understanding trading models of each online platform and its principal system-based application control and manual control, including involving IRM specialist in testing the general information technology environment and related application control of their main transaction processes; obtaining the monthly income statement generated by the system of online platforms, assessing whether the system processes transaction information appropriately, and inspecting some samples of accounting vouchers to see if they agree with the monthly income statement generated by the system.

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

Management is responsible for the preparation and fair presentation of the financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance (including supervisors) are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- 1. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.



- 5. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the investment in other entities accounted for using the equity method to express an opinion on this financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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

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

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

The engagement partners on the audit resulting in this independent auditors' report are Cheng-Chien Chen and Yung-Hua Huang.

KPMG

Taipei, Taiwan (Republic of China) March 18, 2021

Notes to Readers

The accompanying parent company only financial statements are intended only to present the financial position, financial performance and cash flows in accordance with the 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 parent company only financial statements are those generally accepted and applied in the Republic of China.

The independent auditors' audit report and the accompanying parent company only 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' audit report and parent company only financial statements, the Chinese version shall prevail.

Balance Sheets

December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

		Dec	ember 31, 2	020	December 31, 2	2019				December 31, 20	020_	December 31, 2	019
	Assets	A	mount	%	Amount	%		Liabilities and Equity	_	Amount	<u>%</u> _	Amount	<u>%</u>
	Current assets:							Current liabilities:					
1100	Cash and cash equivalents (note 6(a))	\$	514,741	18	458,769	17	2151	Notes payable and trade payable	\$	3,440	-	14	-
1170	Notes and trade receivable, net (note 6(d)(s)		71,302	3	82,708	3	2180	Trade payable to related parties (note 7)		52,018	2	76,535	3
1181	Trade receivable due from related parties (note 7)		55,591	2	64,821	2	2200	Other payables (note 6(l) and 7)		214,405	8	183,441	7
1476	Other current financial assets (note 6(j), 7 and 8)		571,222	20	546,760	21	2131	Contract liabilities (note 6(s))		227,739	8	196,687	7
1479	Other current assets, others (note 6(k))		11,809		5,654		2335	Receipts under custody (note 6(l))		429,414	15	414,788	16
			1,224,665	43	1,158,712	43	2399	Other current liabilities, others	_	3,801		3,347	
	Non-current assets:								_	930,817	33	874,812	33
1510	Non-current financial assets at fair value through profit or loss(note 6(b))		22,809	1	-	-		Non-Current liabilities:					
1518	Equity investment at fair value through other comprehensive income					_	2645	Guarantee deposits received		46,871	2	36,331	1
	(note $6(c)$)		126,332	5	123,612	5	2670	Other non-current liabilities, others (note 6(o))	_	5,701		7,564	
1521	Debt investment at fair value through other comprehensive income (note $6(c)$)		14,965	1	32,056	1			_	52,572	2	43,895	
1550				31		30		Total liabilities	_	983,389	35	918,707	34
1550	Investments accounted for using equity method (note 6(e))		875,211		801,956			Equity attributable to owners of parent (note $6(p)(q)$):					
1600	Property, plant and equipment (note 6(f))		308,783	11	319,884		3110	Ordinary share		429,385	15	425,755	16
1760	Investment property, net (note 6(h))		105,729	4	107,401	4		•		*			
1780	Intangible assets (note 6(i))		92,082	3	100,736	4	3200	Capital surplus		378,336		341,866	
1840	Deferred tax assets (note 6(o))		10,155	-	14,497	1	3300	Retained earnings		1,345,987	48	1,207,146	
1995	Other non-current assets, others (note 6(k))		19,735	1	10,844	_	3400	Other equity interest	_	(336,631)	<u>(12</u>)	(223,776)	
			1,575,801	57	1,510,986	57		Total equity	_	1,817,077	65	1,750,991	66
	Total assets	\$	2,800,466	100	2,669,698			Total liabilities and equity	S_	2,800,466	100	2,669,698	100

$\label{thm:company} \textbf{(English Translation of Parent Company Only Financial Statements Originally Issued in Chinese)} \\ \textbf{Adden Technology Co., Ltd.}$

Statements of Comprehensive Income

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars, except for earnings per share)

			2020		2019	
			Amount	%	Amount	<u>%</u>
4100	Operating revenues (note 6(s) and 7)	\$	1,487,428	100	1,413,137	100
5000	Operating costs (note $6(f)(g)(n)(q)(t)$ and 7)		388,019	26	365,453	26
5900	Gross profit from operations		1,099,409	74	1,047,684	74
6000	Operating expenses (note $6(d)(f)(g)(h)(i)(n)(q)(t)$ and 7):					
6100	Selling expenses		173,356	12	159,705	12
6200	Administrative expenses		143,894	10	130,573	9
6300	Research and development expenses		51,785	3	45,655	3
6450	Impairment loss determined in accordance with IFRS 9	_			12,781	1
	Total operating expenses	_	369,035	25	348,714	25
6900	Net operating income	_	730,374	49	698,970	49
	Non-operating income and expenses (note 6(c)(u) and 7):					
7100	Interest income		2,644	-	3,665	1
7010	Other income		19,166	1	15,605	1
7020	Other gains and losses, net		(2,994)	-	1,616	-
7050	Finance costs, net		(147)	-	(260)	-
7375	Share of profit of associates accounted for using equity method (note 6(e))	_	29,896	2	31,326	2
7775	Total non-operating income and expenses	_	48,565	3	51,952	4
	Profit before income tax		778,939	52	750,922	53
7950	Less: Income tax expenses (note 6(0))	_	151,540	10	149,763	10
	Profit	_	627,399	42	601,159	43
8300	Other comprehensive income:					
8310	Items that will not be reclassified subsequently to profit or loss					
8316	Unrealized losses from investments in equity instruments measured at fair value through other comprehensive income		(25,280)	(2)	(29,909)	(2)
8330	Share of other comprehensive income of subsidiaries, associates and joint ventures accounted for using equity method,		(7)	-	29,166	2
02.40	components of other comprehensive income that will not be reclassified to profit or loss					
8349	Income tax related to components of other comprehensive income that will not be reclassified to profit or loss	_				
		_	(25,287)	<u>(2)</u>	(743)	
8360	Items that will be reclassified subsequently to profit or loss					
8361	Exchange differences on translation of foreign financial statements		(1,534)	-	(22,795)	(2)
8367	Unrealized gains (losses) from investments in debt instruments measured at fair value through other comprehensive income		1,748	-	39	-
8399	Income tax related to components of other comprehensive income that will be reclassified to profit or loss	_				
	Components of other comprehensive income that will be reclassified to profit or loss	_	214		(22,756)	<u>(2</u>)
8300	Other comprehensive income	_	(25,073)	<u>(2</u>)	(23,499)	<u>(2</u>)
	Total comprehensive income	\$_	602,326	40	577,660	41
	Basic earnings per share (NT dollars) (note 6(r))	\$		14.74		14.14
	Diluted earnings per share (NT dollars) (note 6(r))	\$		14.63		14.04
		_				

Statements of Changes in Equity

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars)

								Other equ	uity		
	Share capital			Retaine	ed earnings			Unrealized			
		_					Exchange	gains (losses) on			
							differences on	financial assets			
							translation of	measured at fair			
					TT	T-4-1					
	0.1	0 2 1	т 1	G : 1	Unappropriated	Total	foreign	value through other	T.T. 1	Tr. 4 1 41	
	Ordinary	Capital	Legal	Special	retained	retained	financial	comprehensive	Unearned	Total other	
	shares	surplus	reserve	reserve	earnings	earnings	statements				Total equity
Balance on January 1, 2019	\$ 425,790	421,815	344,196	121,582	591,546	1,057,324	(80,934)	(119,343)	(2,278)	(202,555)	1,702,374
Appropriation and distribution of retained earnings:											
Legal reserve appropriated	-	-	59,155	-	(59,155)	-	-	-	-	-	-
Special reserve appropriated	-	-	-	78,696			-	-	-	-	
Cash dividends of ordinary share					(451,337)	(451,337)					(451,337)
			59,155	78,696	(589,188)	(451,337)					(451,337)
Profit for the year ended December 31, 2019	-	-	-	-	601,159	601,159	-	-	-	-	601,159
Other comprehensive income for the year ended December 31, 2019			-				(22,795)			(23,499)	(23,499)
Comprehensive income for the year ended December 31, 2019					601,159	601,159	(22,795)	(704)		(23,499)	577,660
Other changes in capital surplus:											
Cash dividends from capital surplus	-	(80,900)	-	-	-	-	-	-			(80,900)
Share-based payments	-	916	-	-	-	-	-	-	2,278	2,278	3,194
Retirement of restricted employee stock	(35)	35						-			
Balance on December 31, 2019	425,755	341,866	403,351	200,278	603,517	1,207,146	(103,729)	(120,047)	-	(223,776)	1,750,991
Appropriation and distribution of retained earnings:											
Legal reserve appropriated	-	-	60,117	-	(60,117)	-	-	-	-	-	-
Special reserve appropriated	-	-	-	23,498		-	-	-	-	-	-
Cash dividends of ordinary share					(519,421)	(519,421)	·				(519,421)
7.7.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1			60,117	23,498	(603,036)	(519,421)					(519,421)
Profit for the year ended December 31, 2020	-	-	-	-	627,399	627,399	-	-	-	-	627,399
Other comprehensive income for the year ended December 31, 2020		 .					(1,534)			(25,073)	(25,073)
Total comprehensive income for the year ended December 31, 2020					627,399	627,399	(1,534)	(23,539)		(25,073)	602,326
Other changes in capital surplus:		(641)			(72.0)	(50.0					(1.2(7)
Changes in equity of associates and joint ventures accounted for using equity method	-	(641)	-	-	(726)	(726)	-	-	-	-	(1,367)
Cash dividends from capital surplus	- 2.620	(25,545)	-	-	-	-	-	-	- (56.102)	(56.102)	(25,545)
Share-based payments	3,630	62,656	-	-	-	-	-	-	(56,193)	(56,193)	10,093
Disposal of investments in equity instruments designated at fair value through other comprehensive					21.500	21.500		(21 500)		(21.500)	
income Palanas an Danashan 21, 2020	6 420.205	270 227	463,468	222 556	31,589	31,589	(105.3(3)	(31,589)	(5(102)	(31,589)	1 017 077
Balance on December 31, 2020	\$ 429,385	378,336	465,468	223,776	658,743	1,345,987	(105,263)	(175,175)	(56,193)	(336,631)	1,817,077

Statements of Cash Flows

For the years ended December 31, 2020 and 2019 (Expressed in Thousands of New Taiwan Dollars)

	2020	2019
Cash flows from operating activities:	 	
Profit before tax	\$ 778,939	750,922
Adjustments:		
Adjustments to reconcile profit (loss):		
Depreciation expense	24,594	21,523
Amortization expense	9,334	9,317
Expected credit loss	-	12,781
Net loss on financial assets or liabilities at fair value through profit or loss	648	-
Interest expense	147	260
Interest income	(2,644)	(3,665)
Dividend income	(3,010)	(1,478)
Share-based payments transcations	10,093	3,194
Share of profit of subsidiaries, associates and joint ventures accounted for using equity method	(29,896)	(31,326)
Loss on disposal of property, plant and equipment	12	-
Gain on disposal of investments	(608)	(545)
Unrealized foreign exchange loss	1,525	1,199
Total adjustments to reconcile profit	10,195	11,260
Changes in operating assets and liabilities:		
Changes in operating assets:		
Notes and accounts receivable	11,406	20,364
Trade receivable due from related parties	9,230	(44,040)
Inventories	-	9,716
Prepayments	(1,729)	6,694
Other current assets	(3,831)	(935)
Other financial assets	340	(424)
Total changes in operating assets	15,416	(8,625)
Changes in operating liabilities:		
Notes and accounts payable	3,426	(3,697)
Accounts payable to related parties	(24,517)	7,749
Other payable	28,430	2,094
Other payable to related parties	(335)	(6,561)
Contract liabilities	31,052	12,217
Other current liabilities	(109)	(2,696)
Receipts under custody	14,626	(2,313)
Total changes in operating liabilities	52,573	6,793
Total changes in operating assets and liabilities	 67,989	(1,832)
Total adjustments	 78,184	9,428

Statements of Cash Flows

For the years ended December 31, 2020 and 2019 (Expressed in Thousands of New Taiwan Dollars)

	2020	2019
Cash inflow generated from operations	857,123	760,350
Interest received	2,655	3,667
Interest paid	(147)	(260)
Income taxes paid	(144,360)	(144,592)
Net cash flows from operating activities	715,271	619,165
Cash flows (used in) from investing activities:		
Acquisition of financial assets at fair value through other comprehensive income	(30,000)	(68,497)
Proceeds from disposal of financial assets at fair value through other comprehensive income	17,838	56,177
Proceeds from capital reduction of financial assets at fair value through other comprehensive income	2,000	-
Acquisition of financial assets at fair value through profit or loss	(23,373)	-
Acquisition of investments accounted for using equity method	(60,380)	-
Acquisition of property, plant and equipment	(9,343)	(91,637)
(Increase) decrease in refundable deposits	(10)	68
Acquisition of intangible assets	(680)	(198)
Acquisition of investment properties	-	(4,359)
Increase in other financial assets	(24,813)	(11,930)
Increase in other non-current assets	(10,150)	-
Dividends received	17,123	8,697
Net cash flows used in investing activities	(121,788)	(111,679)
Cash flows used in financing activities:		
Increase in guarantee deposits received	10,540	4,550
Payment of lease liabilities	(3,085)	(2,766)
Cash dividends paid	(544,966)	(532,237)
Net cash flows used in financing activities	(537,511)	(530,453)
Net increase (decrease) in cash and cash equivalents	55,972	(22,967)
Cash and cash equivalents at beginning of period	458,769	481,736
Cash and cash equivalents at end of period \$	514,741	458,769

Notes to the Financial Statements

For the years ended December 31, 2020 and 2019

(Expressed in Thousands of New Taiwan Dollars, Unless Otherwise Specified)

(1) Company history

Adden Technology Co., Ltd. (the "Company") was incorporated in January 23, 2007 as a company limited by shares and registered under the Ministry of Economic Affairs, ROC. The Company was registered in 10F, No.12, Lane 609, Sec 5, Chungshin Rd., Sanchung Dist., New Taipei City. The major business activities of the Company are online trade platform operation and services. The Company's common shares were listed on the Taipei Exchange (TPEx) since January 20, 2014.

(2) Approval date and procedures of the financial statements

These financial statements were authorized for issue by the Board of Directors on March 18, 2021.

(3) New standards, amendments and interpretations adopted:

(a) The impact of the International Financial Reporting Standards ("IFRSs") endorsed by the Financial Supervisory Commission, R.O.C. ("FSC") which have already been adopted.

The Company has initially adopted the following new amendments, which do not have a significant impact on its financial statements, from January 1, 2020:

- Amendments to IFRS 3 "Definition of a Business"
- Amendments to IFRS 9, IAS39 and IFRS7 "Interest Rate Benchmark Reform"
- Amendments to IAS 1 and IAS 8 "Definition of Material"
- Amendments to IFRS 16 "COVID-19-Related Rent Concessions"
- (b) The impact of IFRS issued by the FSC but not yet effective

The Company assesses that the adoption of the following new amendments, effective for annual period beginning on January 1, 2021, would not have a significant impact on its consolidated financial statements:

- Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9"
- Amendments to IFRS 9, IAS39, IFRS7, IFRS 4 and IFRS 16 "Interest Rate Benchmark Reform— Phase 2"

(c) The impact of IFRS issued by IASB but not yet endorsed by the FSC

The following new and amended standards, which may be relevant to the Company, have been issued by the International Accounting Standards Board (IASB), but have yet to be endorsed by the FSC:

Standards or Interpretations	Content of amendment	Effective date per IASB
Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"	The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of balance sheet, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current.	January 1, 2023
	The amendments include clarifying the classification requirements for debt a company might settle by converting it into equity.	
Amendments to IAS 37 "Onerous Contracts—Cost of Fulfilling a Contract"	The amendments clarify that the 'costs of fulfilling a contract' comprises the costs that relate directly to the contract as follows:	•
	• the incremental costs – e.g. direct labor and materials; and	•
	• an allocation of other direct costs – e.g. an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract.	•

The Company is evaluating the impact of its initial adoption of the abovementioned standards or interpretations on its financial position and financial performance. The results thereof will be disclosed when the Company completes its evaluation.

The Company does not expect the following other new and amended standards, which have yet to be endorsed by the FSC, to have a significant impact on its consolidated financial statements:

- Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets Between an Investor and Its Associate or Joint Venture"
- IFRS 17 "Insurance Contracts" and amendments to IFRS 17 "Insurance Contracts"
- Amendments to IAS 16 "Property, Plant and Equipment—Proceeds before Intended Use"
- Annual Improvements to IFRS Standards 2018-2020
- Amendments to IFRS 3 "Reference to the Conceptual Framework"
- Amendments to IAS 1 "Disclosure of Accounting Policies"
- Amendments to IAS 8 "Definition of Accounting Estimates"

(4) Summary of significant accounting policies:

The significant accounting policies presented in the financial statements are summarized below. Except for those specifically indicated, the following accounting policies were applied consistently throughout the periods presented in the financial statements.

(a) Statement of compliance

These financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers (hereinafter referred to as "the Regulations").

(b) Basis of preparation

(i) Basis of measurement

The financial statements have been prepared on a historical cost basis, except fair value through other comprehensive income are measured at fair value.

- 1) Financial instruments measured at fair value through profit or loss are measured at fair value;
- 2) Fair value through other comprehensive income (Available-for-sale financial assets) are measured at fair value.

(ii) Functional and presentation currency

The functional currency of each Company Entity is determined based on the primary economic environment in which the entity operates. The financial statements are presented in New Taiwan dollars (NTD), which is the Company's functional currency. All financial information presented in NTD has been rounded to the nearest thousand.

(c) Foreign currencies

(i) Foreign currency transactions

Transactions in foreign currencies are translated into the respective functional currencies of Company entities at the exchange rates at the dates of the transactions. At the end of each subsequent reporting period, monetary items denominated in foreign currencies are translated into the functional currencies using the exchange rate at that date. Non-monetary items denominated in foreign currencies that are measured at fair value are translated into the functional currencies using the exchange rate at the date that the fair value was determined. Nonmonetary items denominated in foreign currencies that are measured based on historical cost are translated using the exchange rate at the date of the transaction.

Exchange differences are generally recognized in profit or loss, except for those differences relating to the following, which are recognized in other comprehensive income:

- an investment in equity securities designated as at fair value through other comprehensive income;
- a financial liability designated as a hedge of the net investment in a foreign operation to the extent that the hedge is effective; or
- qualifying cash flow hedges to the extent that the hedges are effective.

(ii) Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into the presentation currency at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into the presentation currency at the average exchange rate. Exchange differences are recognized in other comprehensive income.

When a foreign operation is disposed of such that control, significant influence, or joint control is lost, the cumulative amount in the translation reserve related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. When the Company disposes of only part of its interest in a subsidiary that includes a foreign operation while retaining control, the relevant proportion of the cumulative amount is reattributed to noncontrolling interests. When the Company disposes of only part of its investment in an associate or joint venture that includes a foreign operation while retaining significant influence or joint control, the relevant proportion of the cumulative amount is reclassified to profit or loss.

When the settlement of a monetary receivable from or payable to a foreign operation is neither planned nor likely to occur in the foreseeable future, exchange differences arising from such a monetary item that are considered to form part of the net investment in the foreign operation are recognized in other comprehensive income.

(d) Classification of current and non-current assets and liabilities

An asset is classified as current under one of the following criteria, and all other assets are classified as non-current.

- (i) It is expected to be realized, or intended to be sold or consumed, in the normal operating cycle;
- (ii) It is held primarily for the purpose of trading;
- (iii) It is expected to be realized within twelve months after the reporting period; or
- (iv) The asset is cash or a cash equivalent (as defined in IAS 7) unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

A liability is classified as current under one of the following criteria, and all other liabilities are classified as non-current.

- (i) It is expected to be settled in the normal operating cycle;
- (ii) It is held primarily for the purpose of trading;
- (iii) It is due to be settled within twelve months after the reporting period; or
- (iv) the Company does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by issuing equity instruments do not affect its classification.

(e) Cash and cash equivalents

Cash comprises cash on hand and demand deposits cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and are subject to an insignificant risk of changes in value. Time deposits which meet the above definition and are held for the purpose of meeting short term cash commitments rather than for investment or other purposes should be recognized as cash equivalents.

(f) Financial Instruments

Trade receivables and debt securities issued are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instrument. A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

(i) Financial assets

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

On initial recognition, a financial asset is classified as measured at: amortized cost; fair value through other comprehensive income (FVOCI) – debt investment; FVOCI – equity investment; or FVTPL. Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

1) Financial assets measured at amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at amortized cost, which is the amount at which the financial asset is measured at initial recognition, plus/minus, the cumulative amortization using the effective interest method, adjusted for any loss allowance. Interest income, foreign exchange gains and losses, as well as impairment, are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

2) Fair value through other comprehensive income (FVOCI)

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in other comprehensive income. This election is made on an instrument-by-instrument basis.

Debt investments at FVOCI are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognized in profit or loss. Other net gains and losses are recognized in other comprehensive income. On derecognition, gains and losses accumulated in other comprehensive income are reclassified to profit or loss.

Equity investments at FVOCI are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in other comprehensive income and are never reclassified to profit or loss.

Dividend income is recognized in profit or loss on the date on which the Company's right to receive payment is established.

3) Fair value through profit or loss (FVTPL)

All financial assets not classified as amortized cost or FVOCI described as above are measured at FVTPL, including derivative financial assets. Trade receivables that the Group intends to sell immediately or in the near term are measured at FVTPL; however, they are included in the 'trade receivables' line item. On initial recognition, the Company may irrevocably designate a financial asset, which meets the requirements to be measured at amortized cost or at FVOCI, as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss.

4) Business model assessment

The Company makes an assessment of the objective of the business model in which a financial asset is held at portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the stated policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategy focuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realizing cash flows through the sale of the assets;
- how the performance of the portfolio is evaluated and reported to the Company's management;
- the risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed;
- how managers of the business are compensated e.g. whether compensation is based on the fair value of the assets managed or the contractual cash flows collected; and
- the frequency, volume and timing of sales of financial assets in prior periods, the reasons for such sales and expectations about future sales activity.

Transfers of financial assets to third parties in transactions that do not qualify for derecognition are not considered sales for this purpose, and are consistent with the Company's continuing recognition of the assets.

Financial assets that are held for trading or are managed and whose performance is evaluated on a fair value basis are measured at FVTPL.

5) Assessment whether contractual cash flows are solely payments of principal and interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial assets on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs, as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Company considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable rate features;
- prepayment and extension features; and
- terms that limit the Company's claim to cash flows from specified assets (e.g. non-recourse features)

6) Impairment of financial assets

The Company recognizes loss allowances for expected credit losses (ECL) on financial assets measured at amortized cost (including cash and cash equivalents, amortized costs, notes and trade receivables, other receivable, guarantee deposit paid and other financial assets), debt investments measured at FVOCI and contract assets.

The Company measures loss allowances at an amount equal to lifetime ECL, expected credit loss (ECL), except for the following which are measured as 12-month ECL:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowance for trade receivables and contract assets are always measured at an amount equal to lifetime ECL.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis based on the Company's historical experience and informed credit assessment as well as forward-looking information.

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than 1 days past due.

The Company considers a financial asset to be in default when the financial asset is more than 60 days past due or the debtor is unlikely to pay its credit obligations to the Company in full.

The Company considers a debt security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade which is considered to be BBB- or higher per Standard & Poor's, Baa3 or higher per Moody's or twA or higher per Taiwan Ratings'.

Lifetime ECL are the ECL that result from all possible default events over the expected life of a financial instrument.

12-month ECL are the portion of ECL that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

The maximum period considered when estimating ECL is the maximum contractual period over which the Company is exposed to credit risk.

ECL are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e the difference between the cash flows due to the Company in accordance with the contract and the cash flows that the Company expects to receive). ECL are discounted at the effective interest rate of the financial asset.

At each reporting date, the Company assesses whether financial assets carried at amortized cost and debt securities at FVOCI are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence that a financial assets is credit-impaired includes the following observable data:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or being more than 60 days past due;
- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider;
- it is probable that the borrower will enter bankruptcy or other financial reorganization; or
- the disappearance of an active market for a security because of financial difficulties.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets. For debt securities at FVOCI, the loss allowance is charge to profit or loss and is recognized in other comprehensive income instead of reducing the carrying amount of the asset.

The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. For individual customers, the Company has a policy of writing off the gross carrying amount when the financial asset is 2 years past due based on historical experience of recoveries of similar assets. For corporate customers, the Company individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Company expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due.

7) Derecognition of financial assets

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Company enters into transactions whereby it transfers assets recognized in its statement of balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognized.

(ii) Financial liabilities and equity instruments

1) Classification of debt or equity

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

2) Equity instrument

An equity instrument is any contract that evidences residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued are recognized as the amount of consideration received, less the direct cost of issuing.

3) Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

4) Derecognition of financial liabilities

The Company derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Company also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

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

5) Offsetting of financial assets and liabilities

Financial assets and financial liabilities are offset and the net amount presented in the statement of balance sheet when, and only when, the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

(g) Investment in associates

Associates are those entities in which the Company has significant influence, but not control or joint control, over their financial and operating policies.

Investments in associates are accounted for using the equity method and are recognized initially at cost. The cost of the investment includes transaction costs. The carrying amount of the investment in associates includes goodwill arising from the acquisition less any accumulated impairment losses.

The financial statements include the Company's share of the profit or loss and other comprehensive income of those associates, after adjustments to align their accounting policies with those of the Company, from the date on which significant influence commences until the date on which significant influence ceases. The Company recognizes any changes of its proportionate share in the investee within capital surplus, when an associate's equity changes due to reasons other than profit and loss or comprehensive income, which did not result in changes in actual proportionate share.

Gains and losses resulting from transactions between the Company and an associate are recognized only to the extent of unrelated Company's interests in the associate.

When the Company's share of losses of an associate equals or exceeds its interests in an associate, it discontinues recognizing its share of further losses. After the recognized interest is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the Company has incurred legal or constructive obligations or made payments on behalf of the associate.

When the Company subscribes to additional shares in an associate at a percentage different from its existing ownership percentage, the resulting carrying amount of the investment will differ from the amount of the Company's proportionate interest in the net assets of the associate. The Company records such a difference as an adjustment to investments, with the corresponding amount charged or credited to capital surplus. The aforesaid adjustment should first be adjusted under capital surplus. If the capital surplus resulting from changes in ownership interest is not sufficient, the remaining difference is debited to retained earnings. If the Company's ownership interest is reduced due to the additional subscription to the shares of the associate by other investors, the proportionate amount of the gains or losses previously recognized in other comprehensive income in relation to that associate will be reclassified to profit or loss on the same basis as would be required if the associate had directly disposed of the related assets or liabilities.

(h) Subsidiaries

The subsidiaries in which the Company holds controlling interest are accounted for under equity method in the financial statements. Under equity method, the net income, other comprehensive income and equity in the financial statements are the same as those attributed to the owners of parent in the consolidated financial statements.

The changes in ownership of the subsidiaries that do not result in the loss of control are recognized as equity transaction.

(i) Investment property

Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services, or for administrative purposes. Investment property is measured at cost on initial recognition, and subsequently at cost, less accumulated depreciation and accumulated impairment losses. Depreciation expense is calculated based on the depreciation method, useful life, and residual value which are the same as those adopted for property, plant and equipment.

Any gain or loss on disposal of an investment property (calculated as the difference between the net proceeds from disposal and the carrying amount) is recognized in profit or loss.

Rental income from investment property is recognized as other revenue on a straight-line basis over the term of the lease. Lease incentives granted are recognized as an integral part of the total rental income, over the term of the lease.

(j) Property, plant and equipment

(i) Recognition and measurement

Items of property, plant and equipment are measured at cost, which includes capitalized borrowing costs, less accumulated depreciation and any accumulated impairment losses.

If significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Any gain or loss on disposal of an item of property, plant and equipment is recognized in profit or loss.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only if it is probable that the future economic benefits associated with the expenditure will flow to the Company.

(iii) Depreciation

Depreciation is calculated on the cost of an asset less its residual value and is recognized in profit or loss on a straightline basis over the estimated useful lives of each component of an item of property, plant and equipment.

Land is not depreciated.

The estimated useful lives of property, plant and equipment for current and comparative periods are as follows:

1) Buildings 50 years

2) Office equipment 1~5 years

3) Lease improvements 1~5 years

Depreciation methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

(iv) Reclassification to investment property

A property is reclassified to investment property at its carrying amount when the use of the property changes from owner-occupied to investment property.

(k) Leases

(i) Identifying a lease

At inception of a contract, the Company assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether:

- 1) the contract involves the use of an identified asset this may be specified explicitly or implicitly, and should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, then the asset is not identified; and
- 2) the customer has the right to obtain substantially all of the economic benefits from use of the asset throughout the period of use; and
- 3) the customer has the right to direct the use of the asset throughout the period of use only if either:
 - the customer has the right to direct how and for what purpose the asset is used throughout the period of use; or
 - the relevant decisions about how and for what purpose the asset is used are predetermined and:
 - the customer has the right to operate the asset throughout the period of use, without the supplier having the right to change those operating instructions; or
 - the customer designed the asset in a way that predetermines how and for what purpose it will be used throughout the period of use.

(ii) As a leasee

The Company recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be reliably determined, the Company's incremental borrowing rate. Generally, the Company uses its incremental borrowing rate as the discount rate.

Lease payments included in the measurement of the lease liability comprise the following:

- 1) fixed payments, including in-substance fix payments;
- 2) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- 3) amounts expected to be payable under a residual value guarantee; and
- 4) payments for purchase or termination options that are reasonably certain to be exercised.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when:

- 1) there is a change in future lease payments arising from the change in an index or rate; or
- 2) there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee; or
- 3) there is a change in the lease term resulting from a change of its assessment on whether it will exercise an option to purchase the underlying asset, or
- 4) there is a change of its assessment on whether it will exercise a purchase, extension or termination option; or
- 5) there is any lease modifications

When the lease liability is remeasured, other than lease modifications, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or in profit and loss if the carrying amount of the right-of-use asset has been reduced to zero.

When the lease liability is remeasured to reflect the partial or full termination of the lease for lease modifications that decrease the scope of the lease, the Company accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognize in profit or loss any gain or loss relating to the partial or full termination of the lease.

If an arrangement contains lease and non-lease components, the Company allocates the consideration in the contract to each lease component on the basis of their relative stand-alone prices. However, for the leases of land and buildings in which it is a lessee, the Company has elected not to separate non-lease components and account for the lease and non-lease components as a single lease component.

The Company has elected not to recognize right-of-use assets and lease liabilities for short-term leases of printer and a part of office that have a lease term of 12 months or less and leases of low-value assets. The Company recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

(iii) As a leasor

When the Company acts as a lessor, it determines at lease commencement whether each lease is a finance lease or an operating lease. To classify each lease, the Company makes an overall assessment of whether the lease transfers to the lessee substantially all of the risks and rewards of ownership incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then the lease is an operating lease. As part of this assessment, the Company considers certain indicators such as whether the lease is for the major part of the economic life of the asset.

When the Company is an intermediate lessor, it accounts for its interests in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset. If a head lease is a short-term lease to which the Company applies the exemption described above, then it classifies the sub-lease as an operating lease.

If an arrangement contains lease and non-lease components, the Company applies IFRS15 to allocate the consideration in the contract.

The Company recognizes lease payments received under operating leases as income on a straight-line basis over the lease term as part of 'other income'.

(l) Intangible assets

(i) Recognition and measurement

Goodwill arising on the acquisition of subsidiaries is measured at cost, less accumulated impairment losses.

Expenditure on research activities is recognized in profit or loss as incurred.

Development expenditure is capitalized only if the expenditure can be measured reliably, the product or process is technically and commercially feasible, future economic benefits are probable and the Company intends to, and has sufficient resources to, complete development and to use or sell the asset. Otherwise, it is recognized in profit or loss as incurred. Subsequent to initial recognition, development expenditure is measured at cost, less accumulated amortization and any accumulated impairment losses.

Other intangible assets, including customer relationships, patents and trademarks, that are acquired by the Group and have finite useful lives are measured at cost less accumulated amortization and any accumulated impairment losses.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill and brands, is recognized in profit or loss as incurred.

(iii) Amortization

Amortization is calculated over the cost of the asset, less its residual value, and is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets, other than goodwill, from the date that they are available for use.

The estimated useful lives for current and comparative periods are as follows:

1) Trademarks and patents 6~10 years

2) Computer software 2~5 years

3) Customer relationships and databases 10 years

Amortization methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

(m) Impairment of non-financial assets

At each reporting date, the Company reviews the carrying amounts of its non-financial assets (other than inventories, contract assets and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. Goodwill is tested annually for impairment.

For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or CGUs. Goodwill arising from a business combination is allocated to CGUs or groups of CGUs that are expected to benefit from the synergies of the combination.

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU.

An impairment loss is recognized if the carrying amount of an asset or CGU exceeds its recoverable amount.

Impairment losses are recognized in profit or loss. They are allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

An impairment loss in respect of goodwill is not reversed. For other assets, an impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

(n) Revenue

(i) Revenue from contracts with customers

Revenue is measured based on the consideration to which the Company expects to be entitled in exchange for transferring goods or services to a customer. The Company recognizes revenue when it satisfies a performance obligation by transferring control of a good or a service to a customer. The accounting policies for the Company's main types of revenue are explained below.

1) Online advertising platform services

The Company provides advertising services to customers. Revenue from providing services is recognized in the accounting period in which the services are rendered. For fixed-price contracts, revenue is recognized based on the actual service provided to the end of the reporting period as a proportion of the total services to be provided. The proportion of services provided is determined based on the actual advertising hours spent relative to the total expected advertising hours.

Estimates of revenues, costs or extent of progress toward completion are revised if circumstances change. Any resulting increases or decreases in estimated revenues or costs are reflected in profit or loss in the period in which the circumstances that give rise to the revision become known by management.

In case of fixed-price contracts, the customer pays the fixed amount based on a payment schedule. If the services rendered by the Company exceed the payment, a contract asset is recognized. If the payments exceed the services rendered, a contract liability is recognized.

2) Commission

The Company only acts as a platform provider when it provides online trading platform services. Commission is received by a fixed proportion of transaction price when the buyer and seller confirm that the transaction is finished.

3) Financing components

The Company does not expect to have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. As a consequence, the Company does not adjust any of the transaction prices for the time value of money.

(ii) Contract costs

1) Incremental costs of obtaining a contract

The Company recognizes as an asset the incremental costs of obtaining a contract with a customer if the Company expects to recover those costs. The incremental costs of obtaining a contract are those costs that the Company incurs to obtain a contract with a customer that it would not have incurred if the contract had not been obtained. Costs to obtain a contract that would have been incurred regardless of whether the contract was obtained shall be recognized as an expense when incurred, unless those costs are explicitly chargeable to the customer regardless of whether the contract is obtained.

The Company applies the practical expedient to recognize the incremental costs of obtaining a contract as an expense when incurred if the amortization period of the asset that the entity otherwise would have recognized is one year or less.

2) Costs to fulfil a contract

If the costs incurred in fulfilling a contract with a customer are not within the scope of another Standard (for example, IAS 2 Inventories, IAS 16 Property, Plant and Equipment or IAS 38 Intangible Assets), the Company recognizes an asset from the costs incurred to fulfil a contract only if those costs meet all of the following criteria:

- the costs relate directly to a contract or to an anticipated contract that the Company can specifically identify;
- the costs generate or enhance resources of the Company that will be used in satisfying (or in continuing to satisfy) performance obligations in the future; and
- the costs are expected to be recovered.

General and administrative costs, costs of wasted materials, labor or other resources to fulfil the contract that were not reflected in the price of the contract, costs that relate to satisfied performance obligations (or partially satisfied performance obligations), and costs for which the Company cannot distinguish whether the costs relate to unsatisfied performance obligations or to satisfied performance obligations(or partially satisfied performance obligations), the Company recognizes these costs as expenses when incurred.

(o) Employee benefits

(i) Defined contribution plans

Obligations for contributions to defined contribution plans are expensed as the related service is provided. Prepaid contributions are recognized as an asset to the extent that a cash refund or a reduction in future payments is available.

(ii) Short-term employee benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

(p) Share-based payment

The grant-date fair value of equity-settled share-based payment awards granted to employees is recognized as employee expenses, with a corresponding increase in equity, over the period that the employees become unconditionally entitled to the awards. The amount recognized as an expense is adjusted to reflect the number of awards whose related service and non-market performance conditions are expected to be met, such that the amount ultimately recognized as an expense is based on the number of awards that meet the related service and non-market performance conditions at the vesting date.

For share based payment awards with non-vesting conditions, the grant-date fair value of the share based payment is measured to reflect such conditions, and there is no true up for differences between expected and actual outcomes.

The fair value of the amount payable to employees in respect of share appreciation rights, which are settled in cash, is recognized as an expense, with a corresponding increase in liabilities, over the period during which the employees become unconditionally entitled to payment. The liability is remeasured at each reporting date and at settlement date based on the fair value of the share appreciation rights. Any changes in the liability are recognized in profit or loss.

Grant date of a share-based payment award is the date which the board of directors authorized the price and number of a new award.

(q) Income taxes

Income taxes comprise current taxes and deferred taxes. Except for expenses related to business combinations or recognized directly in equity or other comprehensive income, all current and deferred taxes are recognized in profit or loss.

The Company has determined that interest and penalties related to income taxes, including uncertain tax treatment, do not meet the definition of income taxes, and therefore accounted for them under IAS37.

Current taxes comprise the expected tax payables or receivables on the taxable profits (losses) for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payables or receivables are the best estimate of the tax amount expected to be paid or received that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date.

Deferred taxes arise due to temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases. Deferred taxes are recognized except for the following:

- (i) temporary differences on the initial recognition of assets and liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profits (losses) at the time of the transaction;
- (ii) temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- (iii) taxable temporary differences arising on the initial recognition of goodwill.

Deferred taxes are measured at tax rates that are expected to be applied to temporary differences when they reserve, using tax rates enacted or substantively enacted at the reporting date, and reflect uncertainty related to income taxes, if any.

Deferred tax assets and liabilities are offset if the following criteria are met:

- (i) the Group has a legally enforceable right to set off currenttax assets against current tax liabilities; and
- (ii) the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
- 1) the same taxable entity; or
- 2) different taxable entities which intend to settle current tax assets and liabilities on a net basis, or to realize the assets and liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Deferred tax assets are recognized for the carry forward of unused tax losses, unused tax credits, and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefits will be realized; such reductions are reversed when the probability of future taxable profits improves.

(r) Earnings per share

The Company discloses the Company's basic and diluted earnings per share attributable to ordinary shareholders of the Company. Basic earnings per share is calculated as the profit attributable to ordinary shareholders of the Company divided by the weighted average number of ordinary shares outstanding. Diluted earnings per share is calculated as the profit attributable to ordinary shareholders of the Company divided by the weighted average number of ordinary shares outstanding after adjustment for the effects of all potentially dilutive ordinary shares, such as employee stock options.

(s) Operating segments

The Company discloses its segment information in the consolidated financial statements. Therefore, the Company need not disclose segment information in the parent-company-only financial statements.

(5) Significant accounting assumptions and judgments, and major sources of estimation uncertainty:

The preparation of the financial statements in conformity with the Regulations requires management to make judgments, estimates, and assumptions that affect the application of the accounting policies and the reported amount of assets, liabilities, income, and expenses. Actual results may differ from these estimates.

The management continues to monitor the accounting estimates and assumptions. The management recognizes any changes in accounting estimates during the period and the impact of those changes in accounting estimates in the following period.

There are no critical judgments in applying accounting policies that have significant effect on the amounts recognized in the consolidated financial statements.

For the assumptions and estimation uncertainties, there were no significant risk resulting in a material adjustment within the next financial year.

The Company's accounting policies includes measuring financial and non-financial assets and liabilities at fair value through profit or loss.

The Company's financial instrument valuation group conducts independent verification on fair value by using data sources that are independent, reliable, and representative of exercise prices. This financial instrument valuation group also periodically adjusts valuation models, conducts back testing, renews input data for valuation models, and makes all other necessary fair value adjustments to assure the rationality of fair value. The Company strives to use market observable inputs when measuring assets and liabilities. Different levels of the fair value hierarchy to be used in determining the fair value of financial instruments are as follows:

- (a) Level 1: quoted prices (unadjusted) in active markets for identifiable assets or liabilities.
- (b) Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (ie as prices) or indirectly (ie derived from prices).
- (c) Level 3: inputs for the assets or liability that are not based on observable market data.

Please refer to note 6(w) for assumptions used in measuring fair value.

(6) Explanation of significant accounts:

(a) Cash and cash equivalents

	Dec	ember 31, 2020	December 31, 2019
Cash	\$	50	50
Demand deposits and check deposits		514,691	458,719
Cash and cash equivalents in the statement of cash flows	\$	514,741	458,769

Please refer to note 6(w) for the interest rate risk, and sensitivity analysis of the financial assets and liabilities of the Company.

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

	Dece	ember 31, 2020	December 31, 2019
Related to financial assets at fair value through profit or loss:			
Corporate bonds - Credit Suisse Group AG	\$	6,296	-
Corporate bonds –Apple Inc.		16,513	
Total	\$	22,809	

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

	De	cember 31, 2020	December 31, 2019
Debt investments at fair value through other comprehensive income:			
Corporate bonds -Citigroup Global Markets Inc.	\$	-	17,294
Corporate bonds -Saudi Arabian Oil Company		-	-
Others		14,965	14,762
Subtotal		14,965	32,056
Equity investments at fair value through other comprehensive income:			
Stocks listed on domestic markets		14,417	24,983
Stocks unlisted on demestic markets		111,915	98,629
Subtotal		126,332	123,612
Total	\$	141,297	155,668

(i) Debt investments at fair value through other comprehensive income

The Company has assessed that the following securities are held within a business model whose objective is achieved by both collecting the contractual cash flows and by selling securities; therefore, they have been classified as debt investments at fair value through other comprehensive income.

On December 12, 2020, the Company has sold its investments as a result of the Company's investment strategy. The investment sold had a fair value of \$17,838 thousand wherein the Company realized a gain of \$608 thousand, which has been reclassified from other equity to profit or loss.

The Company sold its investments as a result of the Company's investment strategy on August 14, 2019 and December 16, 2019. The investment sold had a fair value of \$37,146 thousand and \$19,031 thousand wherein the Group realized a gain of \$80 thousand and \$465 thousand, respectively, which has been reclassified from other equity to profit or loss.

(ii) Equity investments at fair value through other comprehensive income

The Company designated the investments shown above as equity securities as at fair value through other comprehensive income because these equity securities represent those investments that the Company intends to hold for long-term strategic purposes.

During the years ended December 31, 2020 and 2019, the dividends of \$3,010 thousand and \$1,478 thousand, respectively, related to equity investments at fair value through other comprehensive income held on the years then ended, were recognized.

On June, 2020, the amounts received from the capital reduction by Element I Venture Capital Co., Ltd. was \$2,000 thousand.

- (iii) For credit risk (including the impairment of debt investments) and market risk; please refer to note 6(x).
- (iv) None of the financial assets above are pledged as collateral for long-term borrowings.
- (d) Notes and trade receivables

Notes receivables Trade receivables	Dec	2019	
Notes receivables	\$	1,045	4,045
Trade receivables		94,855	103,261
Less: Loss allowance		(24,598)	(24,598)
	\$	71,302	82,708

(i) The Company applies the simplified approach to provide for its expected credit losses, i.e. the use of lifetime expected loss provision for all receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due, as well as incorporated forward looking information, including macroeconomic and relevant industry information. The loss allowance provision were determined as follows:

	December 31, 2020				
	Weighted-				
	Gross carrying amount		average loss rate	Loss allowance provision	
Current	\$	74,905	0%	3,603	
1 to 60 days past due		-	10%~30%	-	
More than 60 days past due		20,995	30%~100%	20,995	
Total	\$	95,900		24,598	

	 December 31, 2019				
	ss carrying amount	Weighted- average loss rate	Loss allowance provision		
Current	\$ 87,118	0%	4,410		
1 to 60 days past due	193	25%~50%	193		
More than 60 days past due	 19,995	50%~100%	19,995		
Total	\$ 107,306		24,598		

(ii) The movement in the allowance for notes and trade receivables were as follows:

	For the years ended December 31				
		2020	2019		
Balance at January 1	\$	24,598	11,804		
Impairment losses recognized		-	12,781		
Amounts reversed due to recovery			13		
Balance at December 31	\$	24,598	24,598		

- (iii) The aforementioned notes and trade receivable of the Company had not been pledged as collateral for long-term borrowings.
- (e) Investments accounted for using equity method

The details of the investments accounted for using equity method were as follows:

	1	ember 31, 2020	December 31, 2019
Subsidiaries	\$	825,497	765,968
Associates	<u>-</u>	49,714	35,988
	\$ _	875,211	801,956

(i) Subsidiaries

For the related information, please refer to the consolidated financial statements for the year ended December 31, 2020.

(ii) Associates

The Company's financial information for investments accounted for using the equity method that are individually insignificant was as follows:

	Dec	cember 31, 2020	December 31, 2019
Carrying amount of individually insignificant associates' equity	\$	49,714	35,988

In 2020 and 2019, the Company's share of the net income of associate was as follows:

	 2020	2019	
Attributable to the Company:	_		
Profit from continuing operations	\$ 29,206	17,382	
Other comprehensive income	 		
Comprehensive income	\$ 29,206	17,382	

The Company does not have any contingent liabilities arising from associate with other investor or for individual responsibility.

There is no significant restrictions to transfer financial resource from associate to the Company.

As of December 31, 2020 and 2019, the Company did not provide any investments accounted for using the equity method as collateral for its loans.

(f) Property, plant and equipment

The cost, depreciation, and impairment of the property, plant and equipment of the Company for the years ended December 31, 2020 and 2019, were as follows:

		Land	Buildings and constructions	Office equipment	Leasehold improvements	Construction in progress	Total
Cost or deemed cost:							
Balance at January 1, 2020	\$	172,284	142,641	77,201	15,780	12,500	420,406
Additions		-	3,623	5,720	-	-	9,343
Reclassification		-	11,905	-	-	(12,500)	(595)
Disposals	_			(412)			(412)
Balance at December 31, 2020	\$_	172,284	158,169	82,509	15,780		428,742
Balance at January 1, 2019	\$	131,656	101,961	73,540	9,327	-	316,484
Additions		31,310	36,400	4,974	6,453	12,500	91,637
Reclassification		9,318	4,280	-	-	-	13,598
Disposals	_			(1,313)			(1,313)
Balance at December 31, 2019	\$_	172,284	142,641	77,201	15,780	12,500	420,406
Depreciation and impairments losses:							
Balance at January 1, 2020	\$	-	25,971	64,518	10,033	-	100,522
Depreciation		-	9,752	8,570	1,515	-	19,837
Disposals	_	_		(400)			(400)
Balance at December 31, 2020	\$_		35,723	72,688	11,548		119,959
Balance at January 1, 2019	\$	-	19,379	56,883	9,327	-	85,589
Depreciation		-	7,042	8,948	706	-	16,696
Reclassification		-	(450)	-	-	-	(450)
Disposals	_			(1,313)			(1,313)
Balance at December 31, 2019	\$_		25,971	64,518	10,033		100,522

	 Land	Buildings and constructions	Office equipment	Leasehold improvements	Construction in progress	Total
Carrying amounts:			_			
Balance at December 31, 2020	\$ 172,284	122,446	9,821	4,232		308,783
Balance at December 31, 2019	\$ 172,284	116,670	12,683	5,747	12,500	319,884
Balance at January 1, 2019	\$ 131,656	82,582	16,657			230,895

As of December 31, 2020 and 2019 the Company did not provide any property, plant and equipment as collateral for its loan.

(g) Right-of-use-asset

The Company leases many assets including land and buildings and vehicles. Information about leases for which the Company as a lessee was presented below:

		Buildings and constructions	Shipping equipments	Total
Cost or deemed cost:	_			
Balance at January 1, 2020	\$	11,670	1,013	12,683
Additions		-	1,816	1,816
Disposals	_		(167)	(167)
Balance at December 31, 2020	\$_	11,670	2,662	14,332
Balance at January 1, 2019	\$	5,678	500	6,178
Additions		6,352	513	6,865
Disposals	_	(360)	<u> </u>	(360)
Balance at December 31, 2019	\$_	11,670	1,013	12,683
Depreciation and impairments losses:	_			_
Balance at January 1, 2020	\$	2,041	426	2,467
Depreciation		2,512	573	3,085
Disposals	_	<u> </u>	(167)	(167)
Balance at December 31, 2020	\$_	4,553	832	5,385
Balance at January 1, 2019	\$	-	-	-
Depreciation		2,401	426	2,827
Reclassification to property, plant and equipment	_	(360)	<u>-</u>	(360)
Balance at December 31, 2019	\$_	2,041	426	2,467
Carrying amount:	_			
Balance at December 31, 2020	\$_	7,117	1,830	8,947
Balance at December 31, 2019	\$	9,629	587	10,216
Balance at January 1, 2019	\$	5,678	500	6,178

(h) Investment property

Investment property comprises office buildings that are leased to third parties under operating leases, including properties that are owned by the Company. The leases of investment properties contain an initial non-cancellable lease term of 1 to 3 years. For all investment property leases, the rental income is fixed under the contracts.

		Owned p		
		Land	Buildings and constructions	Total
Cost or deemed cost:				
Balance at January 1, 2020	\$	71,336	42,527	113,863
Reclassification				
Balance at December 31, 2020	\$	71,336	42,527	113,863
Balance at January 1, 2019	\$	82,693	40,506	123,199
Additions		-	4,359	4,359
Reclassification		(11,357)	(2,338)	(13,695)
Balance at December 31, 2019	\$	71,336	42,527	113,863
Depreciation and impairments losses:				
Balance at January 1, 2020	\$	-	6,462	6,462
Depreciation		-	1,672	1,672
Reclassification		_		
Balance at December 31, 2020	\$		8,134	8,134
Balance at January 1, 2019	\$	-	4,012	4,012
Depreciation		-	2,000	2,000
Reclassification			450	450
Balance at December 31, 2019	\$		6,462	6,462
Carrying amount:				
Balance at December 31, 2020	\$	71,336	34,393	105,729
Balance at December 31, 2019	\$	71,336	36,065	107,401
Balance at January 1, 2019	\$	82,693	36,494	119,187
Fair value:	-			
Balance at December 31, 2020			\$	108,274
Balance at December 31, 2019			\$	111,274
,			•	

Investment property comprises a number of commercial properties that are leased to third parties. Each of the leases contains a 1 to 3 years non-cancellable period. Subsequent renewals are negotiated with the lessee and no contingent rents are charged. For further information (including rental income and related operating expenses) please refer to note 6(m).

The fair value stated above was according to the latest transaction data announced on the website of Department of Land Administration Ministry of the Interior.

As of December 31, 2020 and 2019, the Company did not provide any investment property as collateral for long-term borrowings.

(i) Intangible assets

The cost, amortization and impairment of the intangible assets of the Company for the years ended December 31, 2020 and 2019, were as follows:

Additions 680 Balance at December 31, 2020 \$ 58,000 27,656 59,208 6,694 151 Balance at January 1, 2019 \$ 58,000 27,818 59,208 5,777 150 Additions 237 Others - (162)	al
Additions 680 Balance at December 31, 2020 \$ 58,000 27,656 59,208 6,694 151 Balance at January 1, 2019 \$ 58,000 27,818 59,208 5,777 150 Additions 237 Others - (162) Balance at December 31, 2019 \$ 58,000 27,656 59,208 6,014 150 Accumulated amortization and	
Balance at December 31, 2020 \$ 58,000 27,656 59,208 6,694 150 Balance at January 1, 2019 \$ 58,000 27,818 59,208 5,777 150 Additions - - - 237 Others - (162) - - Balance at December 31, 2019 \$ 58,000 27,656 59,208 6,014 150 Accumulated amortization and -	0,878
Balance at January 1, 2019 \$ 58,000 27,818 59,208 5,777 150 Additions - - - 237 Others - (162) - - Balance at December 31, 2019 \$ 58,000 27,656 59,208 6,014 150 Accumulated amortization and -	680
Additions 237 Others - (162) Balance at December 31, 2019 \$ 58,000 27,656 59,208 6,014 150 Accumulated amortization and	1,558
Others - (162) - - Balance at December 31, 2019 \$ 58,000 27,656 59,208 6,014 150 Accumulated amortization and ***	0,803
Balance at December 31, 2019 \$ 58,000 27,656 59,208 6,014 150 Accumulated amortization and	237
Accumulated amortization and	(162)
	0,878
impairment losses	
Balance at January 1, 2020 \$ - 14,927 31,084 4,131 50	0,142
Amortization <u>- 2,680 5,921 733 9</u>	9,334
Balance at December 31, 2020 \$ 37,005 4,864 59	9,476
Balance at January 1, 2019 \$ - 12,282 25,163 3,503 4(0,948
Amortization - 2,807 5,921 628 9	9,356
Others (162)	(162)
Balance at December 31, 2019 \$ 14,927 31,084 4,131 50	0,142
Carrying value:	
Balance at December 31, 2020 \$ 58,000 10,049 22,203 1,830 92	2,082
Balance at December 31, 2019 \$ 58,000 12,729 28,124 1,883 100	0,736
Balance at January 1, 2019 \$ 58,000 15,536 34,045 2,274 109	9,855

(i) Amortization expense

The amortization of intangible assets is included in the statement of comprehensive income:

		2020	2019
Operating expenses	<u>\$</u>	9,334	9,317

(ii) Impairment test of goodwill

Goodwill arising from the acquisition of 518 Technology Co., Ltd. on January 1, 2015 was mainly attributable to the expected benefit derived from the operating revenue growth of 518 Human Resource. According to IAS 36, goodwill acquired in a business combination is tested for impairment at least annually. For the purposes of impairment testing, goodwill is allocated to each of the acquirer's cash-generating units that are expected to benefit from the synergies of the combination. 518 Human Resource itself is a separate cash-generating unit that can generate independent cash inflows; therefore, goodwill is tested for impairment by comparing the recoverable amount of 518 Human Resource with its carrying amount to determine whether an impairment loss should be recognized.

The Company obtains the customers of 518 Technology Co., Ltd. through acquisition. It is expected to bring synergy to other platforms of the Company. Enhance the Company's brand effectiveness, increase the opportunities for cross-promotion among platforms.

Base on the result of impairment test, the recoverable amount of 518 Human Resource was greater than its carrying amount; thus, no impairment loss was recognized.

The recoverable amount of 518 Human Resource was based on its value-in-use, determined by discounting the future cash flows to be generated from the continuing use of 518 Human Resource. The key assumptions used in the estimation of value-in-use were as follows:

	December 31,	December 31,
	2020	2019
Discount rate	9.39 %	10.94 %

The discount rate was a pre-tax measure based on the capital asset pricing model, adjusted for a risk premium to reflect both the increased risk of investing in equities generally and the systemic risk of the specific CGU.

(iii) Guarantee

As of December 31, 2020 and 2019, the intangible asset of the Company had not been pledged as collateral for long-term borrowings.

(j) Other financial assets

Other financial assets of the Company were as follows:

	1	December 31, 2020	December 31, 2019
Other current financial assets	\$	104,590	104,590
Other receivables		554	905
Current restricted assets	_	466,078	441,265
	\$_	571,222	546,760

Current restricted assets mainly consist of time deposits pledged as collateral and receipts under custody from transaction between members on 8591 Virtual Treasure Trade. Please refer to note 8 for the information of pledged assets.

(k) Other current assets and other non-current assets

Other current assets and other non-current assets were as follows:

	December 31, 2020	December 31, 2019
Current prepaid expense	\$ 4,976	3,247
Current temporary payments	6,833	2,407
Subtotal	11,809	5,654
Non-current prepaid expense	10,150	-
Guarantee deposits paid	638	628
Right-of-use asset	8,947	10,216
Subtotal	19,735	10,844
Total	\$31,544	16,498

(i) Current prepaid expense

Current prepaid expense mainly consist of system outsourcing usage fee, domain service fee, rent and insurance.

(ii) Current temporary payments

Temporary payments consist of website event bonus payment on 8591 Virtual Treasure Trade and others.

(iii)Non-current prepaid expense

Non-current prepaid expense mainly consist of down payment on office space.

(1) Other payables and Receipts under custody

Other payables and Receipts under custody were as follows:

	Dec	ember 31, 2020	December 31, 2019
Current tax liabilities	\$	74,178	71,309
Employee compensation payable		54,552	51,800
Compensation due to directors and supervisors		7,560	7,400
Wages and salaries payable		22,466	19,034
Expenses payable		53,060	30,973
Other		2,589	2,924
Subtotal		214,405	183,441
Receipts under custody		429,414	414,788
Total	\$	643,819	598,229

Receipts under custody are collection on behalf of others which are not completed from member transaction on 8591 Virtual Treasure Trade. The collection is deposited in individual trust accounts of E. Sun Bank.

(m) Operating lease

(i) Leases as lessor

The Company leases out its investment property. The Company has classified these leases as operating leases, because it does not transfer substantially all of the risks and rewards incidental to the ownership of the assets. Please refer to note 6(h) sets out information about the operating leases of investment property.

A maturity analysis of lease payments, showing the undiscounted lease payments to be received after the reporting date are as follows:

	nber 31, 020	December 31, 2019
Less than one year	\$ 935	2,090
Between one and five years	 _	380
	\$ 935	2,470

Rental income from investment property was \$3,137 thousand and \$2,901 thousand for 2020 and 2019, respectively.

(n) Employee benefits

The Company allocates 6% of each employee's monthly wages to the labor pension personal account at the Bureau of Labor Insurance in accordance with the provisions of the Labor Pension Act. Under these defined contribution plans, the Company allocates a fixed amount to the Bureau of Labor Insurance without additional legal or constructive obligation.

The pension costs amounted to \$5,121 thousand and \$4,186 thousand for the years ended December 31, 2020 and 2019, respectively.

(o) Income tax

(i) Income tax expense

The components of income tax in the years 2020 and 2019 were as follows:

	 2020	2019
Current tax expense		
Current period	\$ 145,416	140,649
Adjustment for prior periods	 1,813	48
	 147,229	140,697
Deferred tax expense		
Origination and reversal of temporary differences	 4,311	9,066
	 4,311	9,066
Tax expense	\$ 151,540	149,763

For the years ended December 31, 2020 and 2019, there was no income tax recognized in equity or other comprehensive income.

Reconciliation of income tax and profit before tax for 2020 and 2019 were as follows:

	 2020	2019
Profit excluding income tax	\$ 778,939	750,922
Income tax using the company's domestic tax rate	155,787	150,184
Non-deductible expense	130	-
Tax-exempt income	(6,443)	(3,772)
Change in unrecognized temporary differences	253	5,505
Change in provision in prior periods	1,813	48
Additional tax on undistributed earnings	-	118
Others	 	(2,320)
	\$ 151,540	149,763

(ii) Deferred tax assets and liabilities

1) Unrecognized deferred tax assets

Deferred tax assets have not been recognized in respect of the following items:

	Dec	ember 31,	December 31,	
		2020	2019	
Tax effect of deductible temporary differences	\$	13,289	10,427	

2) Recognized deferred tax assets and liabilities

Change in the amount of deferred tax assets and liabilities for 2020 and 2019 were as follows:

	val	nrealized loss on uation of ventories	Loss on investment	Others	Total
Deferred tax assets:					
Balance at January 1, 2020	\$	-	12,000	2,497	14,497
Recognized in profit or loss		_	(3,000)	(1,342)	(4,342)
Balance at December 31, 2020	\$	_	9,000	1,155	10,155
Balance at January 1, 2019	\$	680	20,294	2,521	23,495
Recognized in profit or loss		(680)	(8,294)	(24)	(8,998)
Balance at December 31, 2019	\$		12,000	2,497	14,497

	0	thers
Deferred tax liabilities:		
Balance at January 1, 2020	\$	(81)
Recognized in profit or loss		31
Balance at December 31, 2020	\$	(50)
Balance at January 1, 2019	\$	(13)
Recognized in profit or loss		(68)
Balance at December 31, 2019	\$	(81)

(iii) Assessment of tax

The Company's tax returns for the years through 2018 were assessed by the tax authority.

(p) Capital and other equity

As of December 31, 2020 and 2019, the total value of authorized ordinary shares were both amounted to \$500,000 thousand with par value of \$10 per share, and the contributed capital were amounted to \$425,755 thousand and \$425,790 thousand, respectively.

Reconciliation of shares outstanding for 2020 and 2019 were as follows:

(in thousand shares)

	Ordinary share		
	2020	2019	
Balance on January 1	42,576	42,579	
Retirement of restricted employee stock	-	(3)	
Issuance of restricted employee stock	363		
Balance on December 31	42,939	42,576	

(i) Ordinary share

In 2019, the Company cancelled 3 thousand shares since the employees did not achieve the vesting conditions of restricted employee stock.

(ii) Capital surplus

The balances of capital surplus as of 2020 and 2019, were as follows:

	D	ecember 31, 2020	December 31, 2019
Share premium	\$	313,411	338,956
Employee share options		2,269	2,269
Restricted employee stock		62,656	-
Changes in equity of associated and joint ventures accounted for using equity method	ed 		641
	\$	378,336	341,866

At the general meeting of shareholders held on June 18, 2020, and June 20, 2019, the Company approved a resolution to distribute \$25,545 thousand and \$80,900 thousand from capital surplus of share premium as cash dividend of \$0.6 and \$1.9 per share, respectively.

According to the R.O.C. Company Act, capital surplus can only be used to offset a deficit, and only the realized capital surplus can be used to increase the common stock or be distributed as cash dividends. The aforementioned realized capital surplus includes capital surplus resulting from premium on issuance of capital stock and earnings from donated assets received. According to the Regulations Governing the Offering and Issuance of Securities by Securities Issuers, capital increases by transferring capital surplus in excess of par value should not exceed 10% of the total common stock outstanding.

(iii) Retained earnings

According to the Company's article of incorporation, the Company's annual net profit shall first pay taxes, offset accumulated deficits, and then allocate 10% thereof as legal reserve. However, where such legal reserve amounts reach to the total authorized capital, this provision shall not apply. In consideration of the operation needs and relative laws and regulations, the Company shall allocate special reserve. If there are remaining profits after paying share dividends, the profits shall be add with any accumulated unappropriated earnings form priors years, and the Board of Directors shall propose earning distribution plan for the resolution of the general meeting of shareholders.

The Company is in the stage of enterprise growth. The dividends will be, and will be distributed in the types of stock dividends or cash dividend, which will be determined moderately according to the future capital demand and equity dilution. The cash dividends shall not less than 10% of the total dividends in principle. However, the type and ratio of this surplus distribution shall depends on the actual profit and capital status of the year, and shall be approved by the resolution of the Shareholders' meeting.

1) Legal reserve

When a company incurs no loss, it may, pursuant to a resolution by a shareholders' meeting, distribute its legal reserve by issuing new shares or by distributing cash, and only the portion of legal reserve which exceeds 25% of capital may be distributed.

2) Special reserve

In accordance with Ruling No. 1010012865 issued by the FSC on April 6, 2012, a portion of current-period earnings and undistributed prior-period earnings shall be reclassified as special earnings reserve during earnings distribution. The amount to be reclassified should equal the current-period total net reduction of other shareholders' equity. Similarly, a portion of undistributed prior-period earnings shall be reclassified as special earnings reserve (and does not qualify for earnings distribution) to account for cumulative changes to other shareholders' equity pertaining to prior periods. The amounts of subsequent reversals pertaining to the net reduction of other shareholders' equity shall qualify for additional distributions. As of December 31 2020 and 2019, the balance of special earnings reserve were 223,776 thousand and 200,278 thousand.

3) Earnings Distribution

Earnings distribution for 2019 and 2018 was decided by the resolution adopted, at the general meeting of shareholders held on June 18, 2020 and June 20, 2019, respectively. The relevant dividend distributions to shareholders were as follow:

		2019		2018		
	Dividend Share		Amount thousand)	Dividend per Share	Amount (thousand)	
Dividends distributed to common shareholders:						
Cash	\$	12.20 _	519,421	10.60	451,337	

On March 18, 2021, the Company resolved to appropriate the 2020 earnings to its shareholders with the cash dividends amounting to \$12.00 dollar per share, and shares dividends amounting to \$1.83 dollar per share.

Unrealized

(iv) Other equity (net of tax)

	di: tr:	Exchange fferences on anslation of foreign financial statements	gains (losses) from financial assets measured at fair value through over comprehensive income	Unearned employee compensation	Total
Balance at January 1, 2020	\$	(103,729)	(120,047)	-	(223,776)
Exchange differences of net asset in foreign operations		(1,534)	-	-	(1,534)
Unrealized gains (losses) from financial assets measured at fa value through other comprehensive income	ir	-	(23,539)	-	(23,539)
Disposal of investments in eauity instruments designated at fair value through other comprehensive income		-	(31,589)	-	(31,589)
Share-based payment				(56,193)	(56,193)
Balance at December 31, 2020	\$	(105,263)	(175,175)	(56,193)	(336,631)
Balance at January 1, 2019	\$	(80,934)	(119,343)	(2,278)	(202,555)
Exchange differences of net asset in foreign operations		(22,795)	-	-	(22,795)
Unrealized gains (losses) from financial assets measured at fa value through other comprehensive income	ir	-	(704)	-	(704)
Share-based payment		_		2,278	2,278
Balance at December 31, 2019	\$	(103,729)	(120,047)		(223,776)
	_				

(q) Share-based payment

The Board of Directors' meeting on June 18, 2020 and June 16, 2016, the Company decided to award \$424 thousand and \$737 thousand new shares of restricted stock to those full-time employees whose performance assessment was excellent. The restricted stock which has been registered and approved by the Securities and Futures Bureau of the Financial Supervisory Commission, R.O.C.. On September 17, 2020 and September 19, 2016, the Board of Directors issued \$363 thousand and \$320 thousand shares of the restricted stock. The record date for the capital increase through issuance of restricted shares was October 15, 2020 and October 14, 2016.

In 2020, those employees with the restricted stock awards are entitled to obtain complimentary shares with the condition that these employees continue to provide service to the Company for at least 4 years (from the grant date). 50% of the restricted stock is vested in year 1 after the grant date, 25% is vested in year 2 after the grant date, and the remaining 10% is vested in year 4 after the grant date. These employees could acquire without consideration.

In 2016, those employees with the restricted stock awards are entitled to obtain complimentary shares with the condition that these employees achieve the performance and continue to provide service to the Company for at least 3 years (from the grant date). 40% of the restricted stock is vested in year 1 after the grant date, 40% is vested in year 2 after the grant date, and the remaining 20% is vested in year 3 after the grant date. These employees could acquire without consideration.

If these employees who obtain the restricted stock awards violate Regulation Governing Issuance of Restricted Stock Awards in 2016 and 2020, employment contract, confidential contract, trust contract, Ethical Corporate Management Best Practice Principles, Codes of ethical Conduct, the Rules of Information Security, Work Rules, and so on, the Company will repurchase all the unvested shares without charge, and cancel the shares therafter.

These shares shall not be sold, pledged, transferred, gifted, or disposed of by any other means to third parties during the custody period, except for inheritance. The voting rights of these shareholders are executed by the custodian, and the custodian will act based on law and regulations. The rights of shares are the same as issued ordinary share, except for the above restrictions.

As of December 31, 2020 and 2019, the balances of unearned compensation were \$56,193 thousand and \$0 thousand and the expenses sprang from the restricted stock awards were \$10,093 thousand and \$3,194 thousand, respectively.

Details of the restricted stock of the Company are as follows:

	 2020		2019	
Outstanding at 1 January	\$ -			63
Granted during the year		363	-	
Vested during the year	-			(60)
Forfeited during the year	 -			(3)
Outstanding at December 31	\$	363	_	

(r) Earnings per share

The calculation of basic earnings per share and diluted earnings per share for the year 2020 and 2019 are as follows:

		2020	2019
Basic earnings per share		_	
Weighted average number of ordinary shares (thousand shares)	\$_	627,399	601,159
Basic earnings per share (NT dollars)	_	42,576	42,529
Basic earnings per share (NT dollars)	\$	14.74	14.14
		2020	2019
Diluted earnings per share		_	
Profit attributable to ordinary shareholders of the Company	\$	627,399	601,159
Weighted average number of ordinary shares (thousand shares)		42,576	42,529
Effect of dilutive potential ordinary shares:			
Effect of employee share bonus		306	254
Effect of restricted employee shares unvested		8	48
Weighted average number of ordinary shares (diluted)		42,890	42,831
Diluted earnings per share (NT dollars)	\$	14.63	14.04
(s) Revenue from contracts with customers			
(i) Disaggregation of revenue			
		2020	2019
Primary geographical markets:			
Taiwan \$		1,487,428	1,413,137
Major products/services lines:			
Revenue of internet service \$		1,158,455	1,071,110
Platform commission income		328,973	330,835
Product sales			11,192
\$ _		1,487,428	1,413,137

For the years ended December 31 2020 and 2019, revenue from e-commerce were \$1,384,433 thousand and \$1,311,824 thousand, which were both 93% of total revenue.

(ii) Contract balances

	Dec	ember 31, 2020	December 31, 2019	January 1, 2018
Trade receivable	\$	95,900	107,306	127,657
Less: allowance for impairment		(24,598)	(24,598)	(11,804)
	\$	71,302	82,708	115,853
Contract liability-internet service	\$	227,739	196,687	184,469
Contract liability-online advertising solicitation			- -	1
	\$	227,739	196,687	184,470

For details on trade receivable and allowance for impairment, please refer to note 6(d).

The amount of revenue recognized for the years ended December 31 2020 and 2019, that was included in the contract liability balance at the beginning of the period were \$196,687 thousand and \$184,470 thousand, respectively.

(t) Employee compensation and directors' and supervisors' remuneration

In accordance with the Articles of Incorporation, where the Company has earnings in a giving year, the Company shall allocate 1% or above of earnings as staff remunerations, 3% or below as Directors and Supervisors remunerations. However, if there is still accumulated loss of the Company, the Company shall reserve the compensation amount in advance.

The persons who are entitled to receive cash or shares as staff remuneration stipulated in the preceding paragraph including the employees of parents or subsidiaries of the Company meeting certain specific requirements.

For the years ended December 31 2020 and 2019, the Company estimated its employee remuneration and directors' and supervisors' remuneration amounting as following:

	 2020	2019
Employee compensation	\$ 54,500	51,800
Directors' and supervisors' remuneration	 7,560	7,400
	\$ 62,060	59,200

The estimated amounts mentioned above are calculated based on the net profit before tax, excluding the remuneration to employees, directors and supervisors of each period, multiplied by the percentage of remuneration to employees, directors and supervisors as specified in the Company's articles. These remunerations were expensed under operating costs or operating expenses during 2020 and 2019. The employee compensation which assign with share capital, the estimated amounts are calculated base on the day before decision to assign by board of directions.

The amounts, as stated in the financial statements, are identical to those of the actual distributions for 2020 and 2019. Related information would be available at the Market Observation Post System website.

- (u) Non-operating income and expenses
 - (i) Interest income

The details of interest income were as follow:

	2020	2019
Interest income from bank deposits	\$ 2,644	3,665

Interest income of bank

(ii) Other income

The details of other income were as follows:

	 2020	2019
Rent income	\$ 3,137	2,901
Dividend income	3,010	1,478
Handling charge	6,498	8,105
Other income, others	 6,521	3,121
	\$ 19,166	15,605

(iii) Other gains and losses

The details of other gains and losses were as follows:

	2020	2019
Losses on disposals of property, plant and equipment	\$ (12)	-
Gains on disposals of investment	608	545
Foreign exchange (losses) gains	(2,017)	1,158
Financial assets at fair value through profit or (loss)	(648)	-
Miscellaneous disbursements	 (925)	(87)
	\$ (2,994)	1,616

2020

(iv) Finance costs

The details of finance costs were as follows:

	2	020	2019
Ineterest expense	\$	147	260

2010

(v) Reclassification adjustments of components of other comprehensive income

The details of reclassification adjustments of components of other comprehensive income were as follows:

	lonows.			
			2020	2019
	Debt instruments at fair value through other comprehensiv income	e		
	Net change in fair value	\$	2,356	584
	Net change in fair value reclassified to profit or loss		(608)	(545)
	Net change in fair value recognized in other comprehensiv income	e \$	1,748	39
(w)	Financial instrument			
	(i) Type of financial instruments			
	1) Financial assets			
		De	cember 31, 2020	December 31, 2019
	Financial assets at fair value through profit or loss:			
	Financial asset designated as at fair value through profit			
	or loss	\$	22,809	
	Financial assets at fair value through other comprehensive			
	income	\$	141,297	155,668
	Amortized cost financial assets:			
	Cash and cash equivalents		514,741	458,769
	Notes and trade receivables		71,302	82,708
	Trade receivable due from related parties		55,591	64,821
	Other financial assets		571,222	546,760
	Total	\$	1,376,962	1,308,726
	2) Financial liabilities			
		De	cember 31, 2020	December 31, 2019
	Financial liabilities measured at amortized cost:			
	Notes and trade payables	\$	3,440	14
	Accounts payable to related parties		52,018	76,535
	Other payables		214,405	183,441
	Receipts under custody		429,414	414,788

699,277

674,778

(Continued)

Total

(ii) Credit risk

1) Credit risk exposure

The carrying amount of financial assets and contract assets represents the maximum amount exposed to credit risk.

2) Concentration of credit risk

As the Company has a large customer base and does not have a significant concentration of transactions with a single customer, the credit risk of accounts has no significant concentration.

(iii) Liquidity risk

The following table shows the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements.

		Contractual cash flows	Within 6 months
December 31, 2020	_		
Non-derivative financial liabilities			
Notes and trade payables	\$	3,440	3,440
Trade payable to related parties		52,018	52,018
Other payables		214,405	214,405
Receipts under custody	_	429,414	429,414
	\$ _	699,277	699,277
December 31, 2019		_	
Non-derivative financial liabilities			
Notes and trade payables	\$	14	14
Trade payable to related parties		76,535	76,535
Other payables		183,441	183,441
Receipts under custody	_	414,788	414,788
	\$ _	674,778	674,778

(iv) Currency risk

1) Exposure to foreign currency risk

The Company did not face significant exposure to foreign currency risk on financial assets and liabilities.

(v) Interest rate analysis

The Company's financial asset and liabilities did not face risk exposure to interest rate, please refer to the notes on liquidity risk management of the Company's financial assets and liabilities.

(vi) Other market price risk

For the years ended 2020 and 2019, the sensitivity analyses for the changes in the securities price at the reporting date were performed using the same basis for the profit and loss as illustrated below:

	2020		2019		
Price of securities at the reporting date	Other comprehensive income after tax	Net income	Other comprehensive income after tax	Net income	
Increasing 1%	\$1,263		1,236		
Decreasing 1%	§ (1,263)		(1,236)		

(vii) Information of fair value

1) Fair value hierarchy

The fair value of financial assets at fair value through other comprehensive income is measured on a recurring basis. The carrying amount and fair value of the Company's financial assets and liabilities, including the information on fair value hierarchy were as follows; however, except as described in the following paragraphs, for financial instruments not measured at fair value whose carrying amount is reasonably close to the fair value, and lease liabilities, disclosure of fair value information is not required:

	December 31, 2020						
		Fair value					
	Book Valu	e Level 1	Level 2	Level 3	Total		
Financial assets at fair value through profit or loss							
Bonds investments	\$ 22,80	9 22,809			22,809		
Financial assets at fair value through other comprehensive income							
Stocks in domestic listed company	14,41	7 -	14,417	-	14,417		
Stocks in domestic unlisted company	111,91	5 -	-	111,915	111,915		
Funds investments	14,96	14,965			14,965		
Total	\$ 164,10	37,774	14,417	111,915	164,106		

	December 31, 2019							
		Fair value						
	Bo	ok Value	Level 1	Level 2	Level 3	Total		
Financial assets at fair value through other comprehensive income								
Stocks in domestic listed company	\$	24,983	-	24,983	-	24,983		
Stocks in domestic unlisted company		98,626	-	-	98,629	98,629		
Funds investments		14,762	14,762	-	-	14,762		
Bonds investments		17,294	17,294			17,294		
Total	\$	155,665	32,056	24,983	98,629	155,668		

2) Valuation techniques for financial instruments measured at fair value

a) Non-derivative financial instruments

If a financial instrument has a quoted price in an active market, the quoted price is used as fair value. The quoted price of a financial instrument obtained from major exchanges and over-the counter markets are the basis used to determine the fair value of a listed company's stock and the quoted prices in an active market.

In addition, the fair value of a private equity instrument is measured by its market value, taking its non-active-market liquidity discount into consideration by adjusting its market value using its put option. The main assumption is that when an investor hold such a restricted equity instrument, the investor can buy a put option, with the strike price equivalent to the market value of such restricted equity instrument, to ensure that the investor can still sell its instrument at current market price after termination of restricted trading period. Therefore, the value of its put option, which is measured by using the Black-Scholes model, stands for the cost that the investor is willing to pay in order to ensure the liquidity of equity security market.

The Company uses the following methods in determining the fair value of its financial instruments without a quoted price in an active market:

Financial assets at FVOCI- non-current are investments in non-listed stock. The fair value is based on the market approach of comparable business. For non-listed stock, the price is based on the estimated earnings before interest, taxes, depreciation, and amortization of investee and the quoted price in an active market of comparable companies. The estimated fair value is adjusted for the lack of liquidity.

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Adden Technology Co., Ltd. Notes to the Financial Statements

3) Reconciliation of Level 3 fair values

		ne through other hensive income			
	Unquoted equity instruments				
Opening balance, January 1, 2020	\$	98,629			
Total gains and losses recognized					
In profit or loss		-			
In other comprehensive income		(14,714)			
Purchased		30,000			
Cash refund capital reduction		(2,000)			
Ending Balance, December 31, 2020	\$	111,915			
Opening balance, January 1, 2019		45,324			
Total gains and losses recognized					
In profit or loss		-			
In other comprehensive income		3,305			
Purchased		50,000			
Ending Balance, December 31, 2019		98,629			

For the years ended 2020 and 2019, total gains and losses that were included in "other gains and losses", and "unrealized gains and losses from financial assets at fair value through other comprehensive income" were as follows:

	 2020	2019
Total gains and losses recognized		
In other comprehensive income, and presented in "unrealized gains and losses from financial assets at fair value through other comprehensive income"	\$ (14,714)	3,305

4) Quantified information on significant unobservable inputs (Level 3) used in fair value measurement

The Company's financial instruments that use Level 3 inputs to measure fair value in "financial assets measured at fair value through other comprehensive income – equity security investments".

Most of fair value that use Level 3 have single significant unobservable inputs, only measurements of fair value of equity instruments without an active market had several significant unobservable inputs. Due to independence of significant unobservable inputs in equity instruments without an active market, there were no exist correlation between each other.

Inter-relationship

Adden Technology Co., Ltd. Notes to the Financial Statements

Quantified information of significant unobservable inputs was as follows :

Item	Valuation technique	Significant unobservable inputs	between significant unobservable inputs and fair value measurement
Financial assets at fair value through other comprehensive	Comparable company analysis	 P/B ratio (1.40~5.48 and 0.79~20.98 on December 31, 2020 and 2019, respectively) 	The estimated fair value would increase (decrease) if:
income-equity investments without an active market		Lack-of-Marketability Discount (30.00 and 19.88~37.09 on December 31,2020 and 2019)	 The P/B ratio were higher (lower); Lack-of-Marketability discount were lower (higher).;
Financial assets at fair value through other comprehensive income-equity investments without an active market	Binomial options pricing model	 Volatility (37.11% on December 31, 2020 and 2019) Equity Value (5.84~ 10.73 and 8.29 on December 31, 2020 anf 2019) 	The estimated fair value would increase (decrease) if: The volatility were lower (higher); The equity value were higher (lower).
Financial assets at fair value through other comprehensive income-equity investments without an active market	Net asset valuation method	· Net asset valuation	Not applicable

5) Fair value measurements in Level 3– sensitivity analysis of reasonably possible alternative assumptions

		Pofit or loss Other	Pofit or loss		Other compr	ehensive income
	Inputs	Variation	Favourable	Unfavourable	Favourable	Unfavourable
December 31, 2020						
Financial assets fair value through other comprehensive income						
Investment in equity instrument without active market	P/B ratio	5%	-	-	1,639	(1,640)
	Lack-of- Market ability discount	1%	-	-	463	(463)
	Volatility	1%	-	-	640	(606)
	Equity value	5%	-	-	1,266	(1,256)
December 31, 2019						
Financial assets fair value through other comprehensive income						
Investment in equity instrument without active market	P/B ratio	5%	-	-	1,976	(1,975)
	Lack-of- Market ability discount	1%	-	-	629	(628)
	Volatility	1%	-	-	680	(690)
	Equity value	5%	-	-	590	(600)

(x) Financial risk management

(i) Overview

The Company have exposures to the following risks from its financial instruments:

- 1) credit risk
- 2) liquidity risk
- 3) market risk

The following likewise discusses the Company's objectives, policies and processes for measuring and managing the above mentioned risks. For more disclosures about the quantitative effects of these risks exposures, please refer to the respective notes in the accompanying financial statements.

(ii) Structure of risk management

The Board of Directors has responsibility for the establishment and oversight of the risk management framework. Internal Audit is responsible for identifying and analyzing the risk faced by the Company. The heads of departments set appropriate risk limits and controls, and to monitor risks and adherence to limits. The Company, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

The supervisors and independent directors oversee how management monitors compliance with the Company's risk management policies and procedures and reviews the adequacy of the risk management framework in relation to the risks faced by the Company. The supervisors and independent directors are assisted in its oversight role by Internal Audit. Internal Audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the supervisors and independent directors.

(iii) Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers and investments in debt securities.

1) Trade and other receivable

The Company's expose of risk are affect by the individual status of each client. The management also considerate the statistics of the client basic data, including default risk of industry and country, these factor might affect credit risk.

The Company has established a credit policy under which each new customer is analyzed individually for creditworthiness before the Company's standard payment and delivery terms and conditions are offered. The Company's review includes external ratings, when available, and, in some cases, bank references. Purchase limits are established for each customer and represent the maximum open amount without requiring approval; these limits are reviewed quarterly. Customers that fail to meet the Company's benchmark creditworthiness may transact with the Company only on a prepayment basis.

2) Investments

The exposure to credit risk for the bank deposits, fixed income investments, and other financial instruments is measured and monitored by the Company's finance department. The Company only deals with banks, other external parties, corporate organizations, government agencies and financial institutions with good credit rating. The Company does not expect any counterparty above fails to meet its obligations hence there is no significant credit risk arising from these counterparties.

(iv) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it always has sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

(v) Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates and equity prices, will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

1) Currency risk

The Company is exposed to currency risk on sales and purchases that are denominated in a currency other than the respective functional currencies of the Group's entities, primarily the New Taiwan Dollar (NTD), Hong Kong Dollar (HKD), and Chinese Yuan (CNY). The currencies used in these transactions are the NTD, US Dollar (USD), HKD, and CNY.

2) Other market price risk

The financial assets at fair value through other comprehensive income held by the Company are invested in stocks in domestic listed company and stocks in unlisted company. Because those are measured at fair value, the Company exposed to changes in the equity price. To manage market risk, the Company need to choose investment targets carefully and control the positions the Company held.

(y) Capital management

The Company's objectives for managing capital to safeguard the capacity to continue to operate, to continue to provide a return on shareholders, to maintain the interest of other related parties, and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Company may adjust the dividend payment to the shareholders, reduce the capital for redistribution to shareholders, issue new shares, or sell assets to settle any liabilities.

The Company and other entities in the same industry use the debt-to-equity ratio to manage capital. This ratio is the total net debt divided by the total capital. The net debt from the balance sheet is derived from the total liabilities less cash and cash equivalents. The total capital and equity include share capital, capital surplus, retained earnings, and other equity.

The Company's debt-to-equity ratio at the end of the reporting period as of 2020 and 2019, were as follows:

	December 31, 2020		December 31, 2019	
Total liabilities	\$	983,389	918,707	
Less: cash and cash equivalents		514,741	458,769	
Net debt	\$	468,648	459,938	
Total equity	\$	1,817,077	1,750,991	
Debt-to-equity ratio at December 31	_	25.79 %	26.27 %	

As of December 31, 2020, the Company's capital management strategy is consistent with the prior year.

(z) Investing and financing activies not affecting current cash flow

The Company's investing and financing activities which did not affect the current cash flow to acquire right-of-use assets in the years ended December 31, 2020 and 2019.

Reconciliation of liabilities arising from financing activities were as follows:

					Non-casl	h changes		
Lease liabilities	J	anuary 1, 2020 10,277	Cash flows (3,085)	Acquisition -	Foreign exchange movement	Fair value changes	Others 1,816	December 31, 2020 9,008
Total liabilities from financing activites	s	10,277	(3,085)	-			1,816	9,008
					Non-casl	h changes		
		anuary 1, 2019	Cash flows	Acquisition	Foreign exchange movement	Fair value	Others	December 31, 2019
Lease liabilities	\$	6,178	(2,766)				6,865	10,277
Total liabilities from financing activites	\$	6,178	(2,766)				6,865	10,277

(7) Related-party transactions:

(a) Names and relationship with related parties

Name of related party	Relationship with the Company
Adden Technology (Samoa) Co., Ltd.	A subsidiary of the Company
Adden Technology (SHENZHEN) Co., Ltd.	A subsidiary of the Company
Adden Technology (HK) Co., Ltd.	A subsidiary of the Company
Digit Marketing Co., Ltd.	An associate of the Company
Element III Venture Capital Co., Ltd.	Same chairman with the Company

- (b) Significant transactions with related parties
 - (i) The amounts of services provided by the Company to related parties and account receivable due to related parties were as follows:

	Sales an	nount	Trade receivable			
	2020	2019	December 31, 2020	December 31, 2019		
Associate-Digit Marketing	\$83,918	91,068	55,591	64,777		

The Company signed a fourteen-month advertising sales contract and a one-year data use contract with Digit Marketing in June 2019 and December 2019, respectively. Sales revenue from related parties amounting to \$83,918 thousand and \$91,068 thousand in 2020 and 2019. Trade receivable from related parties amounting to \$55,591 thousand and \$64,777 thousand for the years ended December 31, 2020 and 2019, were uncollateralized; thus, no expected credit loss was required after the assessment. The term of receivable was 180 days.

The Company signed an thirteen-month advertising sales contract and one-year service contract with Digit Marketing in October 2020 and December 2020, respectively. The execution of contracts was on January 1,2021.

(ii) The amounts of purchase of services by Company to related parties and account payable to related parties were as follows:

	 Purchase amount Trade pa December			ayable
	2020	2019	December 31, 2020	December 31, 2019
Adden Technology (SHENZHEN) Co., Ltd.	\$ 261,939	263,024	52,018	76,535

The Company and Adden Technology (SHENZHEN) Co., Ltd. signed a contract in January 2020 and 2017, with the contract period for 1 year and 3 years. Adden Technology (SHENZHEN) provides web design, technical support, and regular maintenance. The related service fees are annual operating cost of Adden Technology (SHENZHEN) plus 7%. The Company pays CNY 4,000 and CNY 2,500 monthly, and reconciles quarterly.

(iii) Other transaction with related parties

The details of other transaction with related parties were as follows:

Account	Relationship		2020	2019
Commission fee	Associate		5,597	25,431
Other expense	Associate		769	1,590
Rent income	Associate		2,071	1,423
Other income	Associate		420	420
Other income	Subsidiary		1,200	1,200
Account	Relationship		2020	2019
Other payables	Associate	\$	66	295
0.1 1.1				
Other payables	Subsidiary		-	106
Other payables Other receivables	Subsidiary Associate		- 125	106
1 7	•		- 125 152	106 - 217

The Company entered into an advertising project contract with Digit Marketing in September 2019, with the period from October 1 to December 31, 2020. The contract stipulated that the Company need to pay a fixed percentage of amount according to actual solicitation as commission expense. Commission expense from related parties amounting to \$5,597 and \$25,431 thousand in 2020 and 2019, respectively. As of December 31, 2020 and 2019, the outstanding balance were \$0 for the year ended.

The Company entered into advertising sales contract with Digit Marketing in October 2018, with the period from October 15, 2018 to December 31, 2021. The contract stipulated the fix ratio for non-advertising solicitations and the bonus for the achievement of cumulative sales in a single season. However, the contract was terminated on September 18, 2019.

(iv) Other

The Company invested 4,000,000 Class A special shares and 1,000,000 Class B special shares in Element III Venture Capital Co., Ltd., with total investment of \$50,000 thousand.

(c) Key management personnel compensation

Key management personnel compensation comprised:

	 2020	2019
Salaries and wages	\$ 46,890	46,210
Share-based payments	 4,720	7,960
	\$ 51,610	54,170

Please refer to note 6(q) for further explanation related to shared-based payments.

(8) Pledged assets:

The carrying values of pledged assets were as follows:

Pledged assets	Object	De	cember 31, 2020	December 31, 2019
Other current financial assets (time deposits)	License of employment service agency	\$	3,000	3,000
Other current financial assets (trust account)	Obligation of collection and payment on behalf of			
	another party	_	463,079	438,265
		\$	466,079	441,265

(9) Commitments and contingencies:

Details about purchased the office were as follow:

	December 3: 2020	December 31, 2019
Total contract price	\$101,5	80 237,050
Not yet paid	\$ 91,4	30 215,500

(10) Losses Due to Major Disasters: None

(11) Subsequent Events: None

(12) Other:

(a) A summary of current-period employee benefits, depreciation, and amortization, by function, is as follows:

		2020		2019				
By funtion By item	Cost of Sale	Operating Expense	Total	Cost of Sale	Operating Expense	Total		
Employee benefits								
Salary	58,420	119,777	178,197	42,892	107,435	150,327		
Labor and health insurance	5,245	6,895	12,140	4,012	6,305	10,317		
Pension	2,584	2,537	5,121	1,960	2,226	4,186		
Remuneration of directors	-	5,610	5,610	-	5,456	5,456		
Others	159	4,135	4,294	82	3,880	3,962		
Depreciation	5,897	18,697	24,594	5,504	16,019	21,523		
Amortization	-	9,334	9,334	-	9,317	9,317		

For the years ended December 31 2020 and 2019, additional information of number of employee and employee benefit were as follows:

	 2020	2019
Number of employees	 155	138
Number of directors who were not employees	 5	5
The average employee benefit	\$ 1,332	1,269
The average salaries and wages	\$ 1,188	1,130
Adjustment of the average salaries and wages	 5.13 %	
Salaries of supervisor	\$ 2,250	2,189

Details about the policy of salaries (including directors, supervisors, managers and employees) were as follows:

Independent directors' salaries are taken reference to domestic industry standard, receive fixed amount salary monthly, but do not receive remunerations to Directors and Supervisors. Directors' and supervisors' salaries are reference to the allocate of earnings

Managers' and emplyees' salaries mainly include basic salaries, year-end bonuses, employee wages and other award paid in stocks. Salaries are taken reference from market average, job level, experience, education, professional knowledge and skills and seniority.

Staffs salaries are taken reference to job level, work performance, years of services, which are paid after permitting by Board meeting.

In accordance with the Articles of Incorporation, where the Company has earnings in a giving year, the Company shall allocate 1% or above of earnings as staff remunerations, 3% or below as Directors' and Supervisors' remunerations.

(13) Other disclosures:

(a) Information on significant transactions:

The following is the information on significant transactions required by the Regulations for the Company:

- (i) Loans to other parties: None
- (ii) Guarantees and endorsements for other parties: None
- (iii) Securities held as of December 31, 2020 (excluding investment in subsidiaries, associates and joint ventures):

	Category and				Ending balance					
Name of holder	name of	Relationship	Account	Shares/Units	a · 1	Percentage of	Fair value	,		
	security	with company	title	(thousands)	Carrying value	ownership (%)	ran value	Note		
The Company	Stock	None	Equity investments	360	9,084	11.42 %	9,084			
	Jacker cleaning Inc.		at FVOCI							
	Stock	None	"	1,800	12,392	3.64 %	12,392			
	Element I Venture									
	Capital Co., Ltd.									
The Company	Stock	None	"	100	23,357	4.68 %	23,357			
	Cherri Tech Inc.									
	Class A special share	Note1	"	4,000	30,520	- %	30,520	Note2		
	Element III Venture									
	Capital Co., Ltd.									
The Company	Class B special share	Note1	"	1,000	12,640	- %	12,640	Note2		
	Element III Venture									
	Capital Co., Ltd.									
The Company	Class A special share	None	"	2,400	18,408	- %	18,408	Note2		
	Element IV Venture									
L	Capital Co., Ltd									
	Class B special share	None	"	600	5,514	- %	5,514	Note2		
	Element IV Venture									
	Capital Co., Ltd.	3.7		2.516	14 417	5040/	1,,,,,			
	Stock	None	"	2,516	14,417	5.24 %	14,417			
	Newretail Co., Ltd. Fund	None	Debt investments at		1.677	- %	1.677			
1 2	I	None		-	1,677	- %	1,677			
	UPAMC China High Yield Bond Fund		FVOCI							
	Fund	None	,,		5,039	- %	5,039			
The Company	Amundi Funds II-	None	"	-	3,039	- 70	3,039			
	Emerging Markets									
	Bond A USD D ExD									
	Fund	None	"	_	8,249	- %	8,249			
	UPAMC Dyna-Strategy	TVOIC	"	_	0,247	- 70	0,247			
	Global Multi-Asset									
	Fund B TWD									
The Company	Bond	None	Financial assets at	_	16,513	- %	16,513			
	Apple Inc. bond	1,0110	FVPL	_	10,515	/*	10,515			
	Bond	None	1 VI L	_	6,296	- %	6,296			
	Credit Suisse Group	1.0110	"		0,270		0,270			
	AG									

Note1: The chairman is the same as the Company

Note2: No voting, suffrage and candidate eligibility at ordinary shareholders' meeting.

(iv) Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$300 million or 20% of the capital stock: None

(v) Acquisition of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock:

(In Thousands of New Taiwan Dollars)

							If the counter-party is a related party, disclose the previous transfer information			References	Purpose of		
						Relationship		Relationship			for	acquisition	
Name of	Name of	Transaction	Transaction	Status of	Counter-party	with the		with the	Date of		determining	and current	
company	property	date	amount	payment		Company	Owner	Company	transfer	Amount	price	condition	Others
Tne	Land and	2020.11.12	101,580	10,150	Ruyico Tech	Non-related				-	Valuation	personal-use	
Company	building				Corporation.	person					report		
Adden	Right-of-use-		237,270			Non-related				-	Valuation	personal-use	
Technology	land and		(CNY55,000)	(CNY55,000)	Wen	person					report		
(SHENZHEN	Building				Tsai-Ding								
) Co., Ltd.					Wen								

- (vi) Disposal of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock: None
- (vii) Related-party transactions for purchases and sales with amounts exceeding the lower of NT\$300 million or 20% of the capital stock: None
- (viii) Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: None
- (ix) Trading in derivative instruments: None
- (b) Information on investees:

The following is the information on investees for the years ended December 31, 2020 (excluding information on investees in Mainland China):

			Main	Original inves	stment amount	Balance as of December 31, 2020			Net income	Share of	
Name of investor	Name of investee		businesses and			Shares	Percentage of	Carrying value	(losses)	profits/losses of	
		Location	products	December 31, 2020	December 31, 2019	(thousands)	wnership		of investee	investee	Note
The Company	Adden Technology	Samoa	Foreign holding	1,010,616	950,236	31,760	100.00 %	825,497	690	690	Subsidiary
	(Samoa) Co., Ltd.		company	(USD31,760)	(USD29,760)						(Note)
The Company	Digit Marking Co.,	Taiwan	Advertising	7,441	7,441	2,277	30.29 %	49,714	89,445	29,206	Associate
	Ltd.										
Adden Technology	Adden Technology	Hong Kong	Electronic	204,005	204,005	6,500	70.00 %	28,118	(17,425)	(12,198)	Subsidiary
(Samoa)	(HK) Co., Ltd.		information supply	(USD6,500)	(USD6,500)						(Note)

Note: Transactions within the Group were eliminated in the consolidated financial statements except for Dight Marketing Co., Ltd.

- (c) Information on investment in mainland China:
 - (i) The names of investees in Mainland China, the main businesses and products, and other information:

(In Thousands of New Taiwan Dollars)

	Main	Total		Accumulated outflow of	Investme	nt flows	Accumulated outflow of	Net income				Accumu-lated
Name of	businesses and	amount of paid-in	Method of	investment from Taiwan as of			investment from Taiwan as of	(losses) of the	Percentage of	Investment income (losses)	Book	remittance of earnings in
investee	products	capital (Note 3)	investment (Note 1)	January 1, 2020 (Note 3)	Outflow	Inflow	December 31, 2020 (Note 3)	investee	ownership	(Note 2)	value	current period
Adden	System	708,126	(1)	567,626	140,500	-	708,126	14,836	100.00%	14,836	767,043	-
Technology	application	(USD25,200)		(USD20,200)	(USD5,000)		(USD25,200)					
(SHENZHEN)	management,											
Co., Ltd.	maintenance and											
	customer service											

(ii) Limitation on investment in Mainland China:

Accumulated Investment in Mainland China as		TT
of December 31, 2020	Investment Commission, MOEA	Upper Limit on Investment
708,126	708,126	1,090,246
(USD25,200)	(USD25,200)	

- Note 1: Re-investment company in mainland China established through investments of a third district.
- Note 2: Recognized according to the audit financial statements of the company invested into.
- Note 3: The amounts of accumulated outflow of investment from Taiwan were translated into New Taiwan dollars at the reporting date.
- Note 4: The upper limit on investment was calculated in accordance with the regulations of the Investment Commission of the Ministry of Economic Affairs for 60% of the net equity or consolidated net equity.
- (iii) Significant transactions:

The significant inter-company transactions with the subsidiary in Mainland China, which were eliminated in the preparation of consolidated financial statements, are disclosed in "Infomation on significant transactions".

(d) Major shareholders:

Shareholding Shareholder's Name	Shares	Percentage
SHENG CHEND Investment Co., Ltd.	3,887,739	9.05 %
QIAN YI Investment Co., Ltd.	3,849,767	8.96 %
JPMorgan Chase Bank, National Association Taipei branch mutual fund investment account	3,560,000	8.29 %
LIAO-SHI-FANG	3,437,142	8.00 %
Cheng Yu Investment Co., Ltd.	2,254,024	5.24 %

(14) Segment information:

Please refer to the consolidated financial statements for the year ended December 31, 2020.

Statement of cash and cash equivalents

December 31, 2020

(Expressed in thousands of New Taiwan Dollars)

Item	Description	Amount				
Petty cash		\$	50			
Cash in bank	Check deposits		10			
	Demand deposits		510,957			
	Foreign deposits (USD\$57 thousand, Exchange rate 28.10)		1,611			
	(CNY\$490 thousand, Exchange rate 4.31)		2,113			
	Subtotal		514,691			
Total		\$	514,741			

Statement of trade receivables

Client name	Description	A	Amount		
Presco Netmarketing, Inc.	Sales	\$	44,482		
E-Net Co., Ltd.	<i>"</i>		20,995		
Familynet Co., Ltd.	<i>"</i>		14,703		
Others (individual accounts with less than 5% of the total amount)	"		15,720		
Subtotal			95,900		
Less: Allowance for doubtful accounts			(24,598)		
Total		\$	71,302		

Statement of changes in financial assets measured at fair value through profit or loss - non-current

December 31, 2020

(Expressed in thousands of New Taiwan Dollars)

	Balance at January 1, 2020 Addition			ition	Redu	uction	Balance at D	/			
Name of financial Instrument	Quantity	Fair value	Quanty	Amounts	Quanty	Amounts	Quanty	Fair value	Calculative impairment	Provide Guarantee or pledge	_Notes_
Corporate bonds-Crodit Suisse Group AG	-	\$ -	13	6,296	-	-	13	6,296	-	None	
Corporate bonds-Apple Inc.	-		6	16,513	-		6	16,513		None	
Total		\$		22,809				22,809			

Statement of financial assets measured at fair value through other comprehensive income - non-current

For the year ended December 31, 2020

(Expressed in thousands of New Taiwan Dollars)

Beginning	Balance	Addi	tion	Decre	ase	Ending	Balance			
Shares or units	Fair value	Shares or units	Amount	Shares or units	Amount	Shares or units	Fair Value	Accumulated impairment	Collateral	Note
200 \$	1,729	-	-	-	(52)	200	1,677	-	None	
5	9,000	-	-	-	(751)	5	8,249	-	None	
500	4,033	-	1,006	-	-	500	5,039	-	None	
5	17,294	-		(5)	(17,294)	-			None	
	32,056		1,006		(18,097)		14,965	_		
2,000	15,290	-	-	(200)	(2,898)	1,800	12,392	N/A	None	
				(Note 1)						
100	29,203	-	-	-	(5,846)	100	23,357	N/A	None	
360	9,786	-	-	-	(702)	360	9,084	N/A	None	
9,572	24,983	-	-	(7,056)	(10,566)	2,516	14,417	N/A	None	
				(Note 2)						
4,000	29,240	-	-	-	1,280	4,000	30,520	N/A	None	
1,000	15,110	-	-	-	(2,470)	1,000	12,640	N/A	None	
-	-	2,400	24,000	-	(5,592)	2,400	18,408	N/A	None	
-		600	6,000	-	(486)	600	5,514	N/A	None	
	123,612		30,000		(27,280)		126,332			
9	155,668		31,006		(45,377)		141,297			
	Shares or units 200 \$ 5 500 5 2,000 100 360 9,572 4,000 1,000	or units Fair value 200 \$ 1,729 5 9,000 500 4,033 5 17,294 32,056 2,000 15,290 100 29,203 360 9,786 9,572 24,983 4,000 29,240 1,000 15,110 - - 123,612	Shares or units Fair value Shares or units 200 \$ 1,729	Shares or units Fair value Shares or units Amount 200 \$ 1,729	Shares or units Fair value Shares or units Amount Shares or units 200 \$ 1,729	Shares or units Fair value Shares or units Amount Shares or units Amount 200 \$ 1,729	Shares or units Fair value Shares or units Amount Shares or units Amount Shares or units 200 \$ 1,729 - - - (52) 200 5 9,000 - - - (751) 5 500 4,033 - 1,006 - - 500 5 17,294 - - (5) (17,294) - - 500 2,000 15,290 - - (200) (2,898) 1,800 Note 1) 100 29,203 - - - (5,846) 100 360 9,786 - - - (702) 360 9,572 24,983 - - (7,056) (10,566) 2,516 4,000 29,240 - - - 1,280 4,000 1,000 15,110 - - - (2,470) 1,000 - - 2,400 24,000 - (5,592)	Shares or units Fair value Shares or units Amount Shares or units Amount Shares or units Fair Value 200 \$ 1,729 - - - (52) 200 1,677 5 9,000 - - - (751) 5 8,249 500 4,033 - 1,006 - - 500 5,039 5 17,294 - - (5) (17,294) - - - 2,000 15,290 - - (800) (2,898) 1,800 12,392 100 29,203 - - (5,846) 100 23,357 360 9,786 - - (7,056) (10,566) 2,516 14,417 4,000 29,240 - - - (7,056) (10,566) 2,516 14,417 4,000 15,110 - - - (2,470) 1,000 12,640 - - 2,400 24,000 - </td <td>Shares or units Fair value Shares or units Amount Shares or units Amount Shares or units Fair Value Accumulated impairment 200 \$ 1,729 - - - (52) 200 1,677 - 5 9,000 - - - (751) 5 8,249 - 500 4,033 - 1,006 - - 500 5,039 - 5 17,294 - - (5) (17,294) - - - - 2,000 15,290 - - (200) (2,898) 1,800 12,392 N/A 100 29,203 - - - (5,846) 100 23,357 N/A 360 9,786 - - - (702) 360 9,084 N/A 9,572 24,983 - - (7,056) (10,566) 2,516 14,417 N/A 4,000 29,240 - - -</td> <td>Shares or units Fair value Shares or units Amount Shares or units Amount Shares or units Fair Value Accumulated impairment Collateral 200 \$ 1,729 - - - (52) 200 1,677 - None 5 9,000 - - - (751) 5 8,249 - None 500 4,033 - 1,006 - - 500 5,039 - None 5 17,294 - - (5) (17,294) - - - None 2,000 15,290 - - (200) (2,898) 1,800 12,392 N/A None 100 29,203 - - - (5,846) 100 23,357 N/A None 360 9,786 - - - (702) 360 9,084 N/A None 9,572 24,983 - - (7,056) (10,566) 2,</td>	Shares or units Fair value Shares or units Amount Shares or units Amount Shares or units Fair Value Accumulated impairment 200 \$ 1,729 - - - (52) 200 1,677 - 5 9,000 - - - (751) 5 8,249 - 500 4,033 - 1,006 - - 500 5,039 - 5 17,294 - - (5) (17,294) - - - - 2,000 15,290 - - (200) (2,898) 1,800 12,392 N/A 100 29,203 - - - (5,846) 100 23,357 N/A 360 9,786 - - - (702) 360 9,084 N/A 9,572 24,983 - - (7,056) (10,566) 2,516 14,417 N/A 4,000 29,240 - - -	Shares or units Fair value Shares or units Amount Shares or units Amount Shares or units Fair Value Accumulated impairment Collateral 200 \$ 1,729 - - - (52) 200 1,677 - None 5 9,000 - - - (751) 5 8,249 - None 500 4,033 - 1,006 - - 500 5,039 - None 5 17,294 - - (5) (17,294) - - - None 2,000 15,290 - - (200) (2,898) 1,800 12,392 N/A None 100 29,203 - - - (5,846) 100 23,357 N/A None 360 9,786 - - - (702) 360 9,084 N/A None 9,572 24,983 - - (7,056) (10,566) 2,

Note 1: The amounts received from capital reduction by cash by Element I Venture Capital Co., Ltd. was \$2,000 thousand in February 2020. Note 2: Capital reduction for cover accumulated deficits by Newretail Co., Ltd. in July 2020.

Statement of changes in investments accounted for using the equity method

December 31, 2020

(Expressed in thousands of New Taiwan Dollars)

	Beginnin	g Balance	Ado	dition	De	crease	Investment income/(loss) recognized	Exchante differences			Ending Balance			alue or Net s Value	
							under equity	on			Percentage		Unit	Total	
Name of investee	Shares	Amount	Shares	Amount	Shares	Amount	method, net	translation	Others	Shares	of ownership	Amount	price	amount	Collateral
Adden Technology (Samoa) Co., Ltd.	29,760 \$	765,968	2,000	60,380	-	-	690	(1,534)	(7)	31,760	100 %	825,497	-	825,497	None
									(Note 1)						
Digit Marketing Co., Ltd.	1,199	35,988	1,078	-	-	14,113	29,206	-	(1,367)	2,277	30.29 %	49,714	-	43,491	None
			(Note 2)			(Note 3)			(Note 4)						
	s_	29,166		60,380		14,113	29,896	(1,534)	(1,374)		:	875,211		868,988	

Note 1: Recognized \$7 thousand as other comprehensive income of the subsidiary by shareholding percentage.

Note 2: Digit Marketing Co., Ltd. paid stock dividend in 2020.

Note 3: Digit Marketing Co., Ltd. paid cash dividend in 2020.

Note 4: The effect amount of \$1,367 thousand was not recognized by shareholding percentage.

Statement of administrative expenses

For the year ended December 31, 2020

(Expressed in thousands of New Taiwan Dollars)

			Research and	
Item	Selling expenses	Administrati ve expenses	development expenses	Total
Salary and Wages	\$ 25,389	51,110	48,888	125,387
Advertisement expenses	123,995	500	-	124,495
Other expense	-	34,895	-	34,895
Depreciation expense	-	17,454	1,243	18,697
Handling charge	14,592	-	-	14,592
Amortization expense	-	9,334	-	9,334
Professional service fee	-	8,714	-	8,714
Others (less than 5%)	9,380	21,887	1,654	32,921
Total	\$ <u>173,356</u>	143,894	51,785	369,035

Please refer to Note 6(k) for "Statement of Other Current Assets".

Please refer to Note 6(k) for "Statement of Other Non-current Financial Assets".

Please refer to Note 6(j) for "Statement of Other Current Financial Assets".

Please refer to Note 6(f) for "Statement of Changes in Property, Plant and Equipment".

Please refer to Note 6(f) for "Statement of Changes in Accumulated Depreciation of Property, Plant and Equipment".

Please refer to Note 6(g) for "Statement of Changes in Right-of-use Assets".

Please refer to Note 6(g) for "Statement of Changes in Accumulated Depreciation of Right-of-use Assets".

Please refer to Note 6(h) for "Statement of Change in Investment Property".

Please refer to Note 6(h) for "Statement of Changes in Accumulated Depreciation of Investment Property".

Please refer to Note 6(i) for "Statement of Changes in Intangible Assets".

Please refer to Note 6(1) for "Statement of Other Payables".

Please refer to Note 6(s) for "Statement of Operating Revenues".

Please refer to Note 6(u) for "Statement of Other Gains and Losses, net".

Please refer to Note 6(u) for "Statement of Financial costs".