Consolidated Financial Statements for the Six Months Ended June 30, 2020 and 2019 and Independent Auditors' Review Report



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#### INDEPENDENT AUDITORS' REVIEW REPORT

The Board of Directors and Shareholders SDI Corporation

#### Introduction

We have reviewed the accompanying consolidated financial statements of SDI Corporation and subsidiaries("the Group"), which comprise the consolidated balance sheets as of June 30, 2020 and 2019, the related consolidated statements of comprehensive income for the three months ended June 30, 2020 and 2019 and for the six months ended June 30, 2020 and 2019, the consolidated statements of changes in equity and cash flows for the six months then ended, and the related notes to the consolidated financial statements, including a summary of significant accounting policies. Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China. Our responsibility is to express a conclusion on the consolidated financial statements based on our reviews.

#### Scope of Review

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



## **Basis for Qualified Conclusion**

As disclosed in Note 4(3) to the consolidated financial statements, the financial statements of several non-significant subsidiaries included in the consolidated financial statements were not reviewed. As of June 30, 2020 and 2019, assets of those non-reviewed consolidated subsidiaries amounted to \$1,094,461 thousand and \$972,724 thousand (all in NTD unless specified otherwise), representing 10% and 9%, respectively, of total consolidated assets, and the liabilities amounted to \$223,924 thousand and \$178,413 thousand, representing 5% and 3%, respectively, of total consolidated liabilities. Comprehensive income of those consolidated subsidiaries for the three months ended June 30, 2020 and 2019 and for the six months ended June 30, 2020 and 2019 were \$35,080 thousand, \$38,643 thousand, \$67,692 thousand and \$63,661 thousand, representing 59%, 25%, 61% and 18%, respectively, of the total consolidated comprehensive income.

## **Qualified Conclusion**

Based on our reviews, except for the adjustments, if any, as might have been determined to be necessary had the financial statements of the non-significant subsidiaries as described in the aforementioned paragraph been reviewed, nothing has come to our attention that caused us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of the Group as of June 30, 2020 and 2019, its financial performance for the three months and six months ended June 30, 2020 and 2019 and its cash flows for the six months ended June 30, 2020 and 2019 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" as endorsed by the Financial Supervisory Commission of the Republic of China.

The engagement partners on the reviews resulting in this independent auditors' review report are Yang, Chen Yu and Lin, Ming Shou.

Crowe Tw CPAZ

Crowe (TW) CPAs Taichung, Taiwan (Republic of China)

August 5, 2020

# Notice to Readers

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

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

## CONSOLIDATED BALANCE SHEETS

(In Thousands of New Taiwan Dollars)

			June 30, 202 (Reviewed			December 31, 2 (Audited)	019		June 30, 2019 (Reviewed)	I.
ASSETS	NOTES		Amount	%		Amount	%		Amount	%
CURRENT ASSETS										
Cash and cash equivalents	6(1)	\$	976,857	9	\$	871,509	8	\$	826,229	7
Financial assets at fair value through profit or loss - current	6(2)		57,185	1		62,947	1		55,975	1
Notes receivable, net	6(3)		135,792	1		108,113	1		111,777	1
Accounts receivable, net	6(4)		1,597,783	15		1,591,245	15		1,706,171	15
Accounts receivable, net - related parties	6(4) 、 7		4,247	-		5,279	-		6,611	-
Other receivables			15,829	-		13,779	-		15,757	-
Current income tax assets			-	-		-	-		718	-
Inventories, net	6(5)		2,806,757	27		2,603,477	25		3,078,061	28
Prepayments	6(6)		66,633	1		71,255	1		82,273	1
Other financial assets - current	6(7)		22,114	-		20,493	-		42,811	-
Other current assets			752	-		1,943	-		1,525	-
Total current assets			5,683,949	54		5,350,040	51		5,927,908	53
NONCURRENT ASSETS										
Financial assets at fair value through other comprehensive										
income - noncurrent	6(8)		16,846	-		17,218	-		16,068	-
Property, plant and equipment	6(9)		4,362,590	42		4,566,765	44		4,804,572	43
Right-of-use assets	6(10)		231,420	2		223,701	2		183,391	2
Intangible assets	6(11)		60,829	1		60,131	1		60,547	1
Deferred income tax assets			134,519	1		143,854	2		164,465	1
Other noncurrent assets	6(12)		36,784	-		34,861	-		39,775	-
Total noncurrent assets			4,842,988	46		5,046,530	49		5,268,818	47
TOTAL		\$	10,526,937	100	\$	10,396,570	100	\$	11,196,726	100
LIABILITIES AND EQUITY CURRENT LIABILITIES										
	((10)	¢	(50.015	(	¢		-	¢	042.050	0
Short-term loans	6(13)	\$	670,817	6	\$	767,575	7	\$	843,858	8
Short-term notes and bills payable	6(14)		9,998	-		9,998	-		9,987	-
Contract liabilities - current	6(25)		74,977	1		70,600	1		68,655	1
Notes payable	6(15)		44,309	-		44,509	-		63,507	-
Accounts payable			793,474	8		554,347	5		867,426	8
Accounts payable - related parties	7		3,871	-		1,513	-		1,351	-
Dividends payable			379,162	4		-	-		514,836	4
Other payables	6(16)		449,106	4		506,444	5		526,843	5
Other payables - related parties	7		1,019	-		813	-		1,099	-
Current income tax liabilities			37,456	-		35,634	1		108,839	1
Lease liabilities - current	6(10)		9,807	-		5,802	1		9,676	-
Long term loans - current portion	6(17)		86,730	1		132,465	1		214,355	2
Other current liabilities			8,518	-		13,224	-		11,142	-
Total current liabilities			2,569,244	24		2,142,924	21		3,241,574	29
NONCURRENT LIABILITIES										
Long term loans	6(17 \ 18)		1,693,075	17		1,717,975	17		1,530,000	14
Deferred income tax liabilities	0(17 · 10)		282,393	3		289,993	3		313,671	3
Lease liabilities - noncurrent	6(10)		102,650	1		289,993 92,720	1		95,517	1
	6(10)									
Net defined benefit liability	6(19)		138,103	1		148,350	1		165,333	1
Other noncurrent liabilities	6(18)		37,041	-		32,942	-		37,376	-
Total noncurrent liabilities			2,253,262	22		2,281,980	22		2,141,897	19
Total liabilities			4,822,506	46		4,424,904	43		5,383,471	48
EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE PARENT										
Common stocks	6(20)		1,821,403	17		1,821,403	17		1,821,403	16
Capital surplus	6(21)		485,403	5		485,257	4		485,257	4
Retained earnings	6(22)									
Legal capital reserve			865,445	8		815,192	8		815,192	7
Special capital reserve			155,570	1		101,183	1		101,183	1
Unappropriated earnings			2,259,318	22		2,573,748	25		2,381,538	22
Others	6(23)		(190,393)	(2)		(155,570)	(1)		(87,321)	(1)
Equity attributable to shareholders of the parent		_	5,396,746	51		5,641,213	54	_	5,517,252	49
NON-CONTROLLING INTERESTS	6(24)		307,685	3		330,453	3	_	296,003	3
Total equity			5,704,431	54		5,971,666	57		5,813,255	52
TOTAL		\$	10,526,937	100	\$	10,396,570	100	\$	11,196,726	100

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

#### CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (In Thousands of New Taiwan Dollars, Except Earnings Per Share) (Reviewed, Not Audited)

$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	For the Six Months Ended June 30						For the Three Months Ended June 30							
NET REVENUE $(-1)^{-1}$ (2)	)	2019			2020			2019			2020			
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	%	Amount		%	Amount		%	mount	Ā	%	mount	А	NOTES	
$ \begin{array}{c} \text{GROS PROFT} \\ \text{OPERATING EXPENSES} \\ \text{OPERATING EXPENSES} \\ \text{OPERATING EXPENSES} \\ \text{Greenal and administrative} \\ \text{Resourch and development} \\ \text{COPERATING INCOME} \\ \text{NONOPERATING INCOME} \\ \text{Resourch and losses, net} \\ \text{C22} \\ \text{Interest income} \\ \text{Other gins and losses, net} \\ \text{C22} \\ \text{Interest income} \\ \text{Other gins and losses, net} \\ \text{C22} \\ \text{Interest income} \\ \text{C22} \\ \text{Resourch and subsequently to profit or loss :} \\ \text{C22} \\ \text{Resourch and subsequently to profit or loss :} \\ \text{Income tax benefit (expenses) related to items that will not be reclassified subsequently to profit or loss : \\ \text{Restansified subsequently to profit or loss :} \\ Restansified su$	3 100	4,555,793	5	100	3,988,569	\$	100	2,288,752	\$	100	2,048,754	\$ 2	6(25)	JET REVENUE
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	8) (82	(3,722,328)	)	(86)	(3,431,210)		(81)	,852,912)	(	(85)	1,745,635)	(1	6(4 · 26)	COST OF REVENUE
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	5 18	833,465		14	557,359		19	435,840		15	303,119			GROSS PROFIT
General and administrative       (59,602)       (3)       (80,714)       (3)       (124,452)       (3)       (157,73)         Research and development       (49,600)       (2)       (61,756)       (3)       (101,719)       (3)       (119,73)         Sepected credit (loss) gain       (29)       -       (1,815)       -       (427)       -       (56,73)         Total operating expenses       (172,277)       (8)       -211,144       (9)       (358,302)       (9)       (418,62)         OPERATING INCOME       130,842       7       224,696       10       199,057       5       414,844         NONOPERATING INCOME AND EXPENSES       Interest income       570       -       1,200       -       832       -       1,86         Other radio and aloses, net       6(27)       5,282       -       2,463       -       (12,163)       -       32,06         Finance costs       6(29)       (13,802)       -       (13,720)       -       (22,829)       (1)       (29,55       11,030       -       32,06       1       1,030         INCOME EXENDE       INCOME TAX       107,964       6       225,344       10       180,863       5       425,87         <													6(26)	DPERATING EXPENSES
Research and development       (49,600)       (2)       (61,756)       (3)       (101,719)       (3)       (119,73)         Expected credit (loss) gain       (29)       -       (1,815)       -       (427)       -       (567)         OPERATING INCOME       130,842       7       224,696       10       199,057       5       414,84         NONOPERATING INCOME       570       -       1,200       -       832       -       1,800         Other income       6(27)       5,282       -       2,463       -       (12,163)       -       32,09         Finance costs       6(29)       (13,922)       -       (13,780)       -       (28,229)       (1)       (29,56)         Total onoperating income and expenses       (22,878)       (1)       648       -       (18,194)       -       11,000         INCOME BEFORE INCOME TAX       107,964       6       225,344       10       180,863       5       425,878         INCOME EAX EXPENSE       6(30)       (23,448)       (1)       (53642)       (3)       (34259)       (1)       (9117)       7       146,604       4       334,70         OTHER COMPREHENSIVE INCOME (LOS5)       Items that will not be reclassifi	0) (3	(135,430)	)	(3)	(131,704)		(3)	(66,859)		(3)	(63,046)			Marketing
Expected credit (loss) gain $(29)$ $(1,815)$ $(2427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(427)$ $(418,62)$ OPERATING INCOME       AND EXPENSES       Interest income $(57)$ $1200$ $(567)$ $(12,163)$ $(32,22)$ $(12,163)$ $(12$	0) (3	(157,730)	)	(3)	(124,452)		(3)	(80,714)		(3)	(59,602)			General and administrative
Total operating expenses $(172,277)$ $(8)$ $-211,144$ $(9)$ $(358,302)$ $(9)$ $(418,62)$ OPERATING INCOME       AND EXPENSES       130,842       7       224,696       10       199,057       5       414,84         NONOPERATING INCOME AND EXPENSES       Interest income $(627)$ $5,282$ $ 2463$ $ 83,2$ $ 1,80$ Other income $(627)$ $5,282$ $ 2463$ $ (13,203)$ $ 23,209$ $(1)$ $(29,56)$ Other gains and losses, net $6(29)$ $(13,922)$ $ (18,194)$ $ (18,194)$ $ 11,00$ INCOME BEFORE INCOME TAX $107,964$ $6$ $225,344$ $10$ $180,863$ $5$ $425,87$ NCOME INCOME $(102,976)$ $6$ $225,344$ $10$ $180,863$ $5$ $425,87$ NCOME INCOME $(102,956)$ $(112,67)$ $7$ $146,604$ $4$ $334,70$ OTHER COMPREHENSIVE INCOME (LOSS)       Items that will not be reclassified subsequently to profit or loss : $6(30)$ $(134)$ <t< td=""><td>1) (3</td><td>(119,791)</td><td>)</td><td>(3)</td><td>(101,719)</td><td></td><td>(3)</td><td>(61,756)</td><td></td><td>(2)</td><td>(49,600)</td><td></td><td></td><td>Research and development</td></t<>	1) (3	(119,791)	)	(3)	(101,719)		(3)	(61,756)		(2)	(49,600)			Research and development
OPERATING INCOME $130.842$ $7$ $224,696$ $10$ $199.057$ $5$ $414.84$ NONOPERATING INCOME AND EXPENSES       Interest income $570$ - $1.200$ - $832$ - $1.80$ Other income $6(27)$ $5.282$ - $2.436$ - $21.366$ 1 $6.70$ Other gains and loses, net $6(28)$ $(14.808)$ $(1)$ $10.765$ - $(12.163)$ - $32.09$ Finance costs $6(29)$ $(13.922)$ - $(13.780)$ - $(28.229)$ $(1)$ $(29.56)$ Total nonoperating income and expenses $(22.878)$ $(1)$ $648$ - $(18.194)$ - $11.03$ INCOME TAX $107.964$ $6$ $225.344$ $10$ $180.863$ $5$ $425.87$ NET INCOME $100.964$ $6$ $225.344$ $10$ $180.863$ $5$ $425.87$ Items that will not be reclassified subsequently to profit or loss : $6(30)$ $(134)$ $ (157)$ $ 45$ $ 13$	3) -	(5,673)		-	(427)		-	(1,815)		-	(29)			Expected credit (loss) gain
NONOPERATING INCOME AND EXPENSES         Interest income       570       -       1,200       -       832       -       1,86         Other income       6(27)       5,282       -       2,463       -       21,366       1       6,70         Other gains and losses, net       6(28)       (14,808)       (1)       10,765       -       (12,163)       -       32,09         Finance costs       6(29)       (13,922)       -       (13,780)       -       (28,278)       (1)       648       -       (18,194)       -       11,03         INCOME BEFORE INCOME TAX       107,964       6       225,344       10       180,863       5       425,87         INCOME TAX EXPENSE       6(30)       (23,448)       (1)       (53642)       (3)       (34259)       (1)       (9117)         NET INCOME       107,964       6       225,344       10       180,863       5       425,87         Interest ink will not be reclassified subsequently to profit or loss :       6(30)       (23,448)       (1)       (53642)       (3)       (34259)       (1)       (9117)         Unrealized gain (loss) on investments in equity instruments at fair value through other comprehensive income       5       5 <td< td=""><td>4) (9</td><td>(418,624)</td><td>)</td><td>(9)</td><td>(358,302)</td><td></td><td>(9)</td><td>-211,144</td><td></td><td>(8)</td><td>(172,277)</td><td></td><td></td><td>Total operating expenses</td></td<>	4) (9	(418,624)	)	(9)	(358,302)		(9)	-211,144		(8)	(172,277)			Total operating expenses
Interest income $570$ - $1,200$ - $832$ - $1,80$ Other income $6(27)$ $5,282$ - $2,463$ - $21,366$ 1 $6,70$ Other gains and losses, net $6(29)$ $(13,920)$ - $(13,780)$ - $(22,629)$ $(1)$ $(29,56)$ Total nonoperating income and expenses $(22,878)$ $(1)$ $648$ - $(18,194)$ - $11,03$ INCOME BEFORE INCOME TAX $107,964$ 6 $225,344$ $10$ $180,863$ 5 $425,87$ INCOME TAX EXPENSE $6(30)$ $(23448)$ $(1)$ $(53642)$ $(3)$ $(34259)$ $(1)$ $(9117)$ NET INCOMEINCOME (LOS5)Items that will not be reclassified subsequently to profit or loss : $6(31)$ $11,134$ - $(372)$ - $(26)$ Income tax benefit (expenses) related to items that will not be reclassified subsequently to profit or loss : $6(30)$ $(134)$ - $(157)$ - $45$ - $13$ Income tax benefit (expenses) related to items that may be reclassified subsequently $6(30)$ $6.347$ - $4,666$ - $8,624$ - $(3,49)$ Other comprehensive income $5.18$ - $11,686$ - $8,624$ - $(3,49)$ Other comprehensive income tax $6(30)$ $6.347$ - $4,666$ - $8,624$ - $(3,49)$ Other comprehensive income tax $6(25)$ $6.59,511$ $3$ $$154,015$ $6$ $$111,781$ $3$ $$348,55$	1 9	414,841		5	199,057		10	224,696		7	130,842			DPERATING INCOME
Other income $6(27)$ $5,282$ $ 2,463$ $ 21,366$ $1$ $6,70$ Other gains and losses, net $6(28)$ $(14,808)$ $(1)$ $10,765$ $ (12,163)$ $ 32,09$ Finance costs $6(29)$ $(13,720)$ $ (28,229)$ $(1)$ $(28,229)$ $(1)$ $(28,229)$ $(1)$ $(28,229)$ $(1)$ $(28,229)$ $(1)$ $(28,229)$ $(1)$ $(28,229)$ $(1)$ $(28,229)$ $(1)$ $(18,194)$ $ (11,03)$ INCOME TAX EXPENSE $(30)$ $(23,448)$ $(1)$ $(80,4259)$ $(3)$ $(34259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,4259)$ $(1)$ $(9,425)$ $(1)$ $(9,425)$ $(1)$														JONOPERATING INCOME AND EXPENSES
Other gains and losses, net $6(28)$ $(14,808)$ $(1)$ $10,765$ - $(12,163)$ - $32,09$ Finance costs $6(29)$ $(13,922)$ - $(13,780)$ - $(28,229)$ $(1)$ $(29,56)$ Total nonoperating income and expenses $(22,878)$ $(1)$ $648$ - $(18,194)$ - $11,03$ INCOME BEFORE INCOME TAX $107,964$ $6$ $225,344$ $10$ $180,863$ $5$ $425,87$ INCOME TAX EXPENSE $6(30)$ $(23448)$ $(1)$ $(53642)$ $(3)$ $(34259)$ $(1)$ $(9117)$ NET INCOME       INCOME (LOSS) $84,516$ $5$ $171,702$ $7$ $146,604$ $4$ $334,70$ OTHER COMPREHENSIVE INCOME (LOSS) $6(31)$ $(134)$ $ (177)$ $7$ $146,604$ $4$ $334,70$ OTHER Comprehensive income $6(30)$ $(134)$ $ (175)$ $ 45$ $ 1134$ $ (372)$ $ (26)$ Items that will not be reclassified subsequently to profit or loss :	3-	1,808		-	832		-	1,200		-	570			Interest income
Finance costs $6(29)$ $(13,922)$ $( (13,780)$ $ (28,229)$ $(1)$ $(22,56)$ Total nonoperating income and expenses $(22)$ $(22,878)$ $(1)$ $648$ $ (18,194)$ $ 11,03$ INCOME BEFORE INCOME TAX $107,964$ $6$ $225,344$ $10$ $180,863$ $5$ $425,87$ INCOME TAX EXPENSE $6(30)$ $(23448)$ $(1)$ $(53642)$ $(3)$ $(34259)$ $(1)$ $(9117)$ NET INCOME $(1088)$ on investments in equity instruments at fair value through other comprehensive income $518$ $1,134$ $(372)$ $(266)$ Income tax benefit (expenses) related to items that will not be reclassified subsequently to profit or loss : $(31,736)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Income tax benefit (expenses) related to items that may be reclassified subsequently to profit or loss : $(25,005)$ $(2)$ $(17,687)$ $(1)$ $(34,823)$ $(1)$ $17,49$ Income tax benefit (expenses) related to items that may be reclassified subsequently to profit or loss : $(25,005)$ $(2)$ $(17,687)$ $(1)$ $(34,8$	2 -	6,702		1	21,366		-	2,463		-	5,282		6(27)	Other income
Total nonoperating income and expenses $(22,878)$ $(1)$ $648$ $ (18,194)$ $ 11,03$ INCOME BEFORE INCOME TAX       107,964       6       225,344       10       180,863       5       425,87         INCOME TAX EXPENSE $(30)$ $(23448)$ $(1)$ $(53642)$ $(3)$ $(34259)$ $(1)$ $(9117)$ NET INCOME $(1058)$ $(11)$ $(23448)$ $(1)$ $(53642)$ $(3)$ $(34259)$ $(1)$ $(9117)$ NET INCOME $(1058)$ $(11)$ $(11,702)$ $7$ $146,604$ $4$ $334,70$ OTHER COMPREHENSIVE INCOME (LOSS) $(11)$ $(134)$ $ (1372)$ $ (26)$ Items that will not be reclassified subsequently to profit or loss : $6(30)$ $(134)$ $ (157)$ $ 45$ $ 133$ Items that may be reclassified subsequently to profit or loss : $(25,005)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Income tax benefit (expenses) related to items that may be $(25,005)$ $(2)$ $(17,687)$ $(1)$	4 1	32,094		-	(12,163)		-	10,765		(1)	(14,808)		6(28)	Other gains and losses, net
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	9) (1	(29,569)	)	(1)	(28,229)		-	(13,780)		-	(13,922)		6(29)	Finance costs
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	5 -	11,035			(18,194)		-	648		(1)	(22,878)			Total nonoperating income and expenses
NET INCOME $\overline{84,516}$ $\overline{5}$ $\overline{171,702}$ $\overline{7}$ $\overline{146,604}$ $\overline{4}$ $\overline{334,70}$ OTHER COMPREHENSIVE INCOME (LOSS)Items that will not be reclassified subsequently to profit or loss :fair value through other comprehensive incomeIncome tax benefit (expenses) related to items that will not bereclassified subsequently6(30)Items that may be reclassified subsequently to profit or loss :Exchange differences arising on translation of foreign operationsIncome tax benefit (expenses) related to items that may bereclassified subsequently6(30)0ther comprehensive income518reclassified subsequently6(30)(134)-(157)-45-13Items that may bereclassified subsequently6(30) $6(30)$	59	425,876		5	180,863		10	225,344		6	107,964			NCOME BEFORE INCOME TAX
NET INCOME $\overline{84,516}$ $\overline{5}$ $\overline{171,702}$ $\overline{7}$ $\overline{146,604}$ $\overline{4}$ $\overline{334,70}$ OTHER COMPREHENSIVE INCOME (LOSS)Items that will not be reclassified subsequently to profit or loss :6(31)Unrealized gain (loss) on investments in equity instruments at fair value through other comprehensive income $518$ $ 1,134$ $ (372)$ $ (26)$ Income tax benefit (expenses) related to items that will not be reclassified subsequently $6(30)$ $(134)$ $ (157)$ $ 45$ $ 13$ Items that may be reclassified subsequently to profit or loss : $(31,736)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Income tax benefit (expenses) related to items that may be reclassified subsequently $6(30)$ $6,347$ $ 4,666$ $ 8,624$ $ (3,49)$ Other comprehensive income (loss), net of income tax $(25,005)$ $(2)$ $(17,687)$ $(1)$ $(34,823)$ $(1)$ $13,86$ TOTAL COMPREHENSIVE INCOME $\frac{1}{8}$ $\frac{59,511}{3}$ $\frac{3}{8}$ $\frac{54,645}{5}$ $6$ $\frac{118,062}{3}$ $\frac{3}{8}$ $\frac{348,56}{348,56}$ NET INCOME ATTRIBUTABLE TO : $\frac{569,482}{15,034}$ $\frac{4}{1}$ $\frac{569,482}{15,034}$ $\frac{4}{1}$ $\frac{52,542}{1}$ $\frac{24,37}{24,37}$ Non-controlling interests $6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$	5) (2	(91176)	)	(1)	(34259)		(3)	(53642)		(1)	(23448)		6(30)	NCOME TAX EXPENSE
Items that will not be reclassified subsequently to profit or loss : $6(31)$ Unrealized gain (loss) on investments in equity instruments at fair value through other comprehensive income $518$ $ 1,134$ $ (372)$ $ (26)$ Income tax benefit (expenses) related to items that will not be reclassified subsequently $6(30)$ $(134)$ $ (157)$ $ 45$ $ 13$ Items that may be reclassified subsequently to profit or loss : Exchange differences arising on translation of foreign operations Income tax benefit (expenses) related to items that may be reclassified subsequently $(31,736)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Income tax benefit (expenses) related to items that may be reclassified subsequently $6(30)$ $6,347$ $ 4,666$ $ 8,624$ $ (3,49)$ Other comprehensive income (loss), net of income tax TOTAL COMPREHENSIVE INCOME $6(30)$ $6,347$ $ 4,666$ $ 8,624$ $ (3,49)$ NET INCOME ATTRIBUTABLE TO : Shareholders of the parent Non-controlling interests $\$$ $6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$	) 7	334,700		4	146,604		7	171,702		5	84,516			NET INCOME
Unrealized gain (loss) on investments in equity instruments at fair value through other comprehensive income $518$ $ 1,134$ $ (372)$ $ (266)$ Income tax benefit (expenses) related to items that will not be reclassified subsequently $6(30)$ $(134)$ $ (157)$ $ 45$ $ 133$ Items that may be reclassified subsequently to profit or loss : Exchange differences arising on translation of foreign operations Income tax benefit (expenses) related to items that may be reclassified subsequently $(31,736)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Income tax benefit (expenses) related to items that may be reclassified subsequently $6(30)$ $6,347$ $ 4,666$ $ 8,624$ $ (3,49)$ Other comprehensive income (loss), net of income tax $6(30)$ $6,347$ $ 4,666$ $ 8,624$ $ (3,49)$ TOTAL COMPREHENSIVE INCOME $\frac{5}{59,511}$ $3$ $\$$ $154,015$ $6$ $\$$ $111,781$ $3$ $\$$ $348,56$ NET INCOME ATTRIBUTABLE TO : Shareholders of the parent $\$$ $6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$														OTHER COMPREHENSIVE INCOME (LOSS)
fair value through other comprehensive income $518$ - $1,134$ - $(372)$ - $(266)$ Income tax benefit (expenses) related to items that will not be reclassified subsequently $6(30)$ $(134)$ - $(157)$ - $45$ - $133$ Items that may be reclassified subsequently to profit or loss : Exchange differences arising on translation of foreign operations Income tax benefit (expenses) related to items that may be reclassified subsequently $(30)$ $(134)$ - $(157)$ - $45$ - $133$ Income tax benefit (expenses) related to items that may be reclassified subsequently $(30)$ $(31,736)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Other comprehensive income (loss), net of income tax $6(30)$ $6,347$ - $4,666$ - $8,624$ - $(3,49)$ OTAL COMPREHENSIVE INCOME $\frac{6(30)}{59,511}$ $\frac{6}{3}$ $\frac{5}{59,511}$ $\frac{3}{3}$ $\frac{5}{154,015}$ $\frac{6}{6}$ $\frac{5}{111,781}$ $\frac{3}{3}$ $\frac{3}{348,56}$ NET INCOME ATTRIBUTABLE TO : Shareholders of the parent $\frac{6}{624}$ $\frac{1}{5,034}$ $\frac{1}{25,237}$ $\frac{1}{28,542}$ $\frac{1}{24,37}$ Non-controlling interests $6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$													6(31)	Items that will not be reclassified subsequently to profit or loss :
Income tax benefit (expenses) related to items that will not be reclassified subsequently $6(30)$ $(134)$ $ (157)$ $ 45$ $ 13$ Items that may be reclassified subsequently to profit or loss : Exchange differences arising on translation of foreign operations Income tax benefit (expenses) related to items that may be reclassified subsequently $(31,736)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Income tax benefit (expenses) related to items that may be reclassified subsequently $6(30)$ $6,347$ $ 4,666$ $ 8,624$ $ (3,49)$ Other comprehensive income (loss), net of income tax TOTAL COMPREHENSIVE INCOME $6(30)$ $6,347$ $ 4,666$ $ 8,624$ $ (3,49)$ NET INCOME ATTRIBUTABLE TO : Shareholders of the parent Non-controlling interests $6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$														Unrealized gain (loss) on investments in equity instruments at
reclassified subsequently $6(30)$ $(134)$ - $(157)$ - $45$ - $13$ Items that may be reclassified subsequently to profit or loss : Exchange differences arising on translation of foreign operations Income tax benefit (expenses) related to items that may be reclassified subsequently $(31,736)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Other comprehensive income (loss), net of income tax $6(30)$ $6,347$ - $4,666$ - $8,624$ - $(3,49)$ Other comprehensive income (loss), net of income tax $(25,005)$ $(2)$ $(17,687)$ $(1)$ $(34,823)$ $(1)$ $13,860$ TOTAL COMPREHENSIVE INCOME $$59,511$ $3$ $$154,015$ $6$ $$111,781$ $3$ $$348,560$ NET INCOME ATTRIBUTABLE TO : Shareholders of the parent $$6(24)$ $$69,482$ $4$ $$156,465$ $6$ $$118,062$ $3$ $$310,32$ Non-controlling interests $6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$	3) -	(268)		-	(372)		-	1,134		-	518			fair value through other comprehensive income
Items that may be reclassified subsequently to profit or loss : Exchange differences arising on translation of foreign operations Income tax benefit (expenses) related to items that may be reclassified subsequently $(31,736)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Other comprehensive income (loss), net of income tax $6(30)$ $6,347$ - $4,666$ - $8,624$ - $(3,499)$ Other comprehensive income (loss), net of income tax $(25,005)$ $(2)$ $(17,687)$ $(1)$ $(34,823)$ $(1)$ $13,860$ TOTAL COMPREHENSIVE INCOME $$59,511$ $3$ \$ 154,015 $6$ \$ 111,781 $3$ \$ 348,560NET INCOME ATTRIBUTABLE TO : Shareholders of the parent Non-controlling interests $$6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$														Income tax benefit (expenses) related to items that will not be
Exchange differences arising on translation of foreign operations $(31,736)$ $(2)$ $(23,330)$ $(1)$ $(43,120)$ $(1)$ $17,49$ Income tax benefit (expenses) related to items that may be       reclassified subsequently $6(30)$ $6,347$ - $4,666$ - $8,624$ - $(3,499)$ Other comprehensive income (loss), net of income tax $(25,005)$ $(2)$ $(17,687)$ $(1)$ $(34,823)$ $(1)$ $13,866$ TOTAL COMPREHENSIVE INCOME $$59,511$ $3$ $$154,015$ $6$ $$111,781$ $3$ $$348,566$ NET INCOME ATTRIBUTABLE TO :       Shareholders of the parent $$69,482$ $4$ $$156,465$ $6$ $$118,062$ $3$ $$310,32$ Non-controlling interests $6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$	5-	135		-	45		-	(157)		-	(134)		6(30)	reclassified subsequently
Income tax benefit (expenses) related to items that may be reclassified subsequently $6(30)$ $6,347$ $ 4,666$ $ (3,49)$ Other comprehensive income (loss), net of income tax $(25,005)$ $(2)$ $(17,687)$ $(1)$ $(34,823)$ $(1)$ $13,86$ TOTAL COMPREHENSIVE INCOME $$59,511$ $3$ $$154,015$ $6$ $$111,781$ $3$ $$348,56$ NET INCOME ATTRIBUTABLE TO : Shareholders of the parent $$69,482$ $4$ $$156,465$ $6$ $$118,062$ $3$ $$310,32$ Non-controlling interests $6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$														Items that may be reclassified subsequently to profit or loss :
reclassified subsequently $6(30)$ $6,347$ - $4,666$ - $8,624$ - $(3,49)$ Other comprehensive income (loss), net of income tax $(25,005)$ $(2)$ $(17,687)$ $(1)$ $(34,823)$ $(1)$ $13,86$ TOTAL COMPREHENSIVE INCOME $$59,511$ $3$ $$154,015$ $6$ $$111,781$ $3$ $$$348,56$ NET INCOME ATTRIBUTABLE TO : $$$hareholders of the parent$ $$69,482$ $4$ $$156,465$ $6$ $$118,062$ $3$ $$310,32$ Non-controlling interests $6(24)$ $15,034$ $1$ $15,237$ $1$ $28,542$ $1$ $24,37$	ł -	17,494	)	(1)	(43,120)		(1)	(23,330)		(2)	(31,736)			0 0 1
Other comprehensive income (loss), net of income tax       (25,005)       (2)       (17,687)       (1)       (34,823)       (1)       13,86         TOTAL COMPREHENSIVE INCOME       \$ 59,511       3       \$ 154,015       6       \$ 111,781       3       \$ 348,56         NET INCOME ATTRIBUTABLE TO :       \$       \$ 69,482       4       \$ 156,465       6       \$ 118,062       3       \$ 310,32         Non-controlling interests       6(24)       15,034       1       15,237       1       28,542       1       24,37	2)	(2,400)			9 6 7 4			1666			6247		((20)	
TOTAL COMPREHENSIVE INCOME       \$ 59,511       3       \$ 154,015       6       \$ 111,781       3       \$ 348,56         NET INCOME ATTRIBUTABLE TO :         Shareholders of the parent       \$ 69,482       4       \$ 156,465       6       \$ 118,062       3       \$ 310,32         Non-controlling interests       6(24)       15,034       1       15,237       1       28,542       1       24,37	<u> </u>			- (1)			(1)			- (2)			6(30)	A 7
NET INCOME ATTRIBUTABLE TO :         Shareholders of the parent       \$ 69,482       4 \$ 156,465       6 \$ 118,062       3 \$ 310,32         Non-controlling interests       6(24)       15,034       1       15,237       1       28,542       1       24,37			<u> </u>			\$			\$			¢		· · · · · ·
Shareholders of the parent       \$ 69,482       4       \$ 156,465       6       \$ 118,062       3       \$ 310,32         Non-controlling interests       6(24)       15,034       1       15,237       1       28,542       1       24,37	<u> </u>	340,302		5	111,701	ψ	0	134,013	ψ	5	59,511	ψ		
Non-controlling interests         6(24)         15,034         1         15,237         1         28,542         1         24,37														JET INCOME ATTRIBUTABLE TO :
	16	310,321	5	3	118,062	\$	6	156,465	\$	4	69,482	\$		Shareholders of the parent
84,516 5 $171,702$ 7 $146,604$ 4 $334,70$	9 1	24,379		1	28,542		1	15,237		1	15,034		6(24)	Non-controlling interests
	) 7	334,700		4	146,604	\$	7	171,702	\$	5	84,516	\$		
TOTAL COMPREHENSIVE INCOME :														OTAL COMPREHENSIVE INCOME :
Shareholders of the parent \$ 44,477 2 \$ 138,778 5 \$ 83,239 2 \$ 324,18	36	324,183	5	2	83,239	\$	5	138,778	\$	2	44,477	\$		Shareholders of the parent
Non-controlling interests 6(24) 15,034 1 15,237 1 28,542 1 24,37	9 1	24,379		1	28,542		1	15,237		1	15,034		6(24)	Non-controlling interests
	2 7	348,562	5	3		\$	6	154,015	\$	3	59,511	\$		0
EARNINGS PER SHARE (IN DOLLARS) 6(32)													6(32)	ARNINGS PER SHARE (IN DOLLARS)
	)	1.70	ç		0.65	\$		0.86	\$		0.38	\$	· (··-)	· · · · · · · · · · · · · · · · · · ·
		1.70				ŝ			\$			÷.		
	-	10	_		0.00	Ψ		0.00	Ψ	:	0.00	Ŷ		

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

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										ble to Shareho	older	s of the Parent								
							Retai	ned Earnings	3				Other Equity							
Items			Capital Surplus		Legal Capital Reserve		Special Capital Reserve		Unappropriate d Earnings		Foreign Currency Translation Reserve	Unrealized Gain (Loss) on Financial Assets at Fair Value Through Other Comprehensive Income	Subtotal		Total		Non-controlling Interests	Tc	otal Equity	
BALANCE, JANUARY 1, 2019	\$	1,821,403	\$	485,155	\$	732,304	\$	84,954	\$	2,680,327	\$	(113,793)	\$ 12,610	\$	(101,183) \$	5,702,	960	\$ 321,035	\$	6,023,995
Appropriations of prior year's earnings																				
Special capital reserve		-		-		-		16,229		(16,229)		-	-		-		-	-		-
Legal capital reserve		-		-		82,888		-		(82,888)		-	-		-		-	-		-
Cash dividends to shareholders - NT\$2.8 per share		-		-		-		-		(509,993)		-	-		-	(509,	993)	-		(509,993)
Donation from shareholders		-		102		-		-		-		-	-		-		102	-		102
Decrease in non-controlling interests		-		-		-		-		-		-	-		-		-	(49,411)		(49,411)
Net income for the six months ended June 30, 2019		-		-		-		-		310,321		-	-		-	310,	321	24,379		334,700
Other comprehensive income (loss) for the six months ended June 30, 2019				-		-		-		-		13,995	(133)		13,862	13,	862			13,862
BALANCE, JUNE 30, 2019	\$	1,821,403	\$	485,257	\$	815,192	\$	101,183	\$	2,381,538	\$	(99,798)	\$ 12,477	\$	(87,321) \$	5,517,	252	\$ 296,003	\$	5,813,255
BALANCE, JANUARY 1, 2020	\$	1,821,403	\$	485,257	\$	815,192	\$	101,183	\$	2,573,748	\$	(168,987)	\$ 13,417	\$	(155,570) \$	5,641,	213	\$ 330,453	\$	5,971,666
Appropriations of prior year's earnings																				
Special capital reserve		-		-		-		54,387		(54,387)		-	-		-		-	-		-
Legal capital reserve		-		-		50,253		-		(50,253)		-	-		-		-	-		-
Cash dividends to shareholders - NT\$1.8 per share		-		-		-		-		(327,852)		-	-		-	(327,	852)	-		(327,852)
Donation from shareholders		-		146		-		-		-		-	-		-		146	-		146
Decrease in non-controlling interests		-		-		-		-		-		-	-		-		-	(51,310)		(51,310)
Net income for the six months ended June 30, 2020		-		-		-		-		118,062		-	-		-	118,	062	28,542		146,604
Other comprehensive income (loss) for the six months ended June 30, 2020		-		-		-		-		-		(34,496)	(327)		(34,823)	(34,	823)			(34,823)
BALANCE, JUNE 30, 2020	\$	1,821,403	\$	485,403	\$	865,445	\$	155,570	\$	2,259,318	\$	(203,483)	\$ 13,090	\$	(190,393) \$	5,396,	746	\$ 307,685	\$	5,704,431

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

## CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars) (Reviewed, Not Audited)

	For	the Six Month	s Endec	d June 30
=		2020		2019
CASH FLOWS FROM OPERATING ACTIVITIES				
Net income before income tax	\$	180,863	\$	425,876
Depreciation		340,931		356,061
Amortization		10,573		8,586
Expected credit loss		427		5,673
Loss (gain) on financial assets at fair value through profit or loss		(341)		(544)
Interest expense		28,229		29,569
Interest income		(832)		(1,808)
Dividend income		(445)		(1,693)
Gain on disposal of property, plant and equipment		(8,340)		(1,852)
Net changes in operating assets and liabilities				
Financial assets at fair value through profit or loss		6,103		(53,006)
Notes receivable		(30,501)		26,306
Accounts receivable		(16,617)		343,067
Inventories		(217,461)		(204,485)
Prepayments		2,145		856
Other financial assets		(2,236)		720
Other current assets		1,513		1,571
Contract liabilities		4,470		18,060
Notes payable		1,005		(24,059)
Accounts payable		244,203		(319,592)
Other payables		(44,846)		(114,979)
Other current liabilities		(4,694)		(7,139)
Net defined benefit liability		(10,247)		(4,370)
Other operating liabilities		(3,925)		(1,901)
Cash provided from operations		479,977		480,917
Interest received		871		1,696
Dividends received		445		1,693
Interest paid		(26,121)		(29,588)
Income taxes paid		(22,773)		(171,032)
Net cash provided by operating activities		432,399		283,686
CASH FLOWS FROM INVESTING ACTIVITIES				
Acquisition of property, plant and equipment		(184,754)		(360,992)
Proceeds from disposal of Property, plant and equipment		10,057		2,975
Refundable deposits paid		1,367		(1,323)
Acquisition of intangible assets		(9,391)		(3,933)
Decrease (increase) in other financial assets		(2,317)		21,801
Net cash used in investing activities		(185,038)		(341,472)

(Continued)

### CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars)

(Reviewed, Not Audited)

	For	the Six Months	s Ended	June 30
		2020		2019
CASH FLOWS FROM FINANCING ACTIVITIES				
Increase (decrease) in short-term loans	\$	(78,420)	\$	(21,225)
Increase (decrease) in short-term notes and bills payable		-		10,000
Proceeds from long-term debt		301,768		650,000
Repayment of long-term debt		(360,000)		(702,000)
Repayment of the principal portion of lease liabilities		(3,998)		(4,615)
Decrease in other noncurrent liabilities		(213)		(228)
Decrease in non-controlling interests		-		(44,567)
Net cash used in financing activities		(140,863)		(112,635)
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH				
EQUIVALENTS		(1,150)		976
NET INCRAESE (DECREASE) IN CASH AND CASH EQUIVALENTS		105,348		(169,445)
CASH AND CASH EQUIVALENTS, BEGINNING OF THE PERIOD		871,509		995,674
CASH AND CASH EQUIVALENTS, END OF THE PERIOD	\$	976,857	\$	826,229

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

(Concluded)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2020 AND 2019 (Reviewed, Not Audited) (Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

## 1. ORGANIZATION AND OPERATIONS

SDI Corporation (the" Company") was incorporated on October 17, 1967. The Company manufactures mainly in stationery before the Company repetitively expanded to produce molds and managed to manufacture precision electronic parts (i.e. lead frames). The Company mainly engages in manufacturing and processing of electronic components and stationery products.

Since April 25, 1996, the Company's stocks have been listed on the Taiwan Stock Exchange ("TWSE"). The main operating activities of the Company and its subsidiaries (the "Group") are as well as aforementioned (refer to note 4.3 B).

## 2. THE AUTHORIZATION OF FINANCIAL STATEMENTS

The accompanying consolidated financial statements were approved and authorized for issue by the Board of Directors on August 5, 2020.

# 3. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS

3.1 The adoption of the amendments to the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) (collectively, "IFRSs") endorsed and issued into effect by the Financial Supervisory Commission (FSC), and the impact of the application of the amendment to IFRS 16 in advance:

The Group negotiates with the lessor for rent concessions and accounts for the rent concessions as lease modifications. The Group discounts the modified lease payments adopting revised discount rate at the commencement date of modification and remeasures the lease liabilities with a corresponding adjustment to the right-of-use-assets.

The Group does not plan on acquiring any businesses in 2020, therefore, the initial application of the amendment to IFRS 3 does not have any effects on the Group's consolidated financial statements. Amendments to IAS 1 and IAS 8 have no effect

in the Group's consolidated financial statements. In addition, the Group does not engage in any hedging transactions, the amendments of IFRS 9, IAS 39 and IFRS 7 have no effect on the Group's consolidated financial statements.

3.2 Effect of the amendments to the Regulations Governing the Preparation of Financial Reports by Securities Issuers and new issuances and amendments to IFRSs endorsed by the FSC but not yet adopted by the Group : None.

## 3.3 The IFRSs issued by the IASB but not yet endorsed by the FSC

A summary of the new standards and amendments issued by the IASB but not yet endorsed by the FSC is set out below:

New, Revised or Amended Standards and Interpretations	Effective Date Issued by IASB (Note 1)
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture"	To be determined by IASB
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendment to IFRS 17	January 1, 2023
Amendments to IAS 1 "Classification of Liabilities as Current or Non- current"	January 1, 2023
Amendments to IAS 16 "Property, Plant and Equipment - Proceeds before Intended Use"	January 1, 2022 (Note 2)
Amendments to IAS 37 "Onerous Contracts – Cost of Fulfilling a Contract"	January 1, 2022 (Note 3)
Amendments to IFRS 3 "Reference to the Conceptual Framework"	January 1, 2022 (Note 4)
Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9"	June 25, 2020 (Effective immediately upon promulgation by the IASB)
Annual Improvements to IFRS Standards 2018-2020	January 1, 2022 (Note 5)
Note 1: The aforementioned new, revised or amended standards or inter	pretations are effective for

Note 1: The aforementioned new, revised or amended standards or interpretations are effective for annual reporting periods beginning on or after their respective effective dates, unless specified otherwise.

- Note 2: The amendments are applicable to property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after January 1, 2021.
- Note 3: The amendments are applicable to contracts for which the entity has not yet fulfilled all its obligations on January 1, 2022.
- Note 4: The amendments are applicable to business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2022.
- Note 5: The amendments to IFRS 9 are applied prospectively to modifications and exchanges of financial liabilities that occur on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IAS 41 "Agriculture" are applied prospectively to the fair value measurements on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IFRS 1 "First-time Adoptions of IFRSs" are applied retrospectively for annual reporting periods beginning on or after January 1, 2022.

(1) Amendments to IAS 1 "Classification of Liabilities as Current or Non-current" The amendments clarify that for a liability to be classified as non-current, the Group shall assess whether it has the right at the end of the reporting period to defer settlement of the liability for at least twelve months after the reporting period. If such rights are in existence at the end of the reporting period, the liability is classified as non-current regardless of whether the Group will exercise that right. The amendments also clarify that, if the right to defer settlement is subject to compliance with specified conditions, the Group must comply with those conditions at the end of the reporting period even if the lender does not test compliance until a later date.

The amendments stipulate that, for the purpose of liability classification, the aforementioned settlement refers to a transfer of cash, other economic resources or the Group's own equity instruments to the counterparty that results in the extinguishment of the liability. However, if the terms of a liability that could, at the option of the counterparty, result in its settlement by a transfer of the Group's own equity instruments, and if such option is recognized separately as equity in accordance with IAS 32: Financial Instruments: Presentation, the aforementioned terms would not affect the classification of the liability.

(2) Amendments to IAS 16 "Property, Plant and Equipment - Proceeds before Intended Use"

The amendments prohibit an entity from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. The cost of those items is measured in accordance with IAS 2 "Inventories". Any proceeds from selling those items and the cost of those items are recognized in profit or loss in accordance with applicable standards.

(3) Amendments to IAS 37 "Onerous Contracts - Cost of Fulfilling a Contract"

The amendments specify that when assessing whether a contract is onerous, the "cost of fulfilling a contract" includes both the incremental costs of fulfilling that contract (for example, direct labor and materials) and an allocation of other costs that relate directly to fulfilling contracts (for example, an allocation of depreciation for an item of property, plant and equipment used in fulfilling the contract).

The Group will recognize the cumulative effect of the initial application of the aforementioned amendments in the retained earnings at the date of the initial application.

(4) Amendments to IFRS 3 "'Reference to the Conceptual Framework"

The amendments replace the references to the Conceptual Framework of IFRS 3 and specify that the acquirer shall apply IFRIC 21 "Levies" to determine whether

the event that gives rise to a liability for a levy has occurred at the acquisition date.

(5) Annual Improvements to IFRS Standards 2018-2020

Several standards, including IFRS 9 "Financial Instruments", were amended in the annual improvements. IFRS 9 requires comparing the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received, with that of the cash flows under the original financial liability when there is an exchange or modification of debt instruments. The new terms and the original terms are substantially different if the difference between those discounted present values is at least 10 percent. The amendments to IFRS 9 clarify that the only fees that should be included in the above assessment are those fees paid or received between the borrower and the lender.

The Group is continuously assessing the possible impact that the application of above standards and interpretations will have on the Group's financial position and financial performance and will disclose the relevant impact when the assessment is completed.

# 4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Except for the following, the accounting policies applied in these consolidated financial statements are consistent with those applied in the consolidated financial statements for the year ended December 31, 2019. These policies have been consistently applied to all the periods presented, unless otherwise stated.

# 4.1 Statement of Compliance

- (1) The accompanying consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IAS 34, "Interim Financial Reporting," endorsed and issued into effect by the FSC.
- (2) The accompanying consolidated financial statements should be read with the consolidated financial statements for the year ended December 31, 2019.

# 4.2 Basis of Preparation

- (1) Except for the following significant items, the accompanying consolidated financial statements have been prepared on the historical cost basis:
  - A.Financial assets and liabilities at fair value through profit or loss (including derivative financial instruments).
  - B.Financial assets and liabilities at fair value through other comprehensive income.

C.Defined benefit liabilities recognized based on the net amount of pension fund assets less present value of defined benefit obligation.

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

### 4.3 Basis of consolidation

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

the related assets or liabilities were disposed of. That is, when the Group loses control of a subsidiary, all gains or losses previously recognized in other comprehensive income in relation to the subsidiary should be reclassified from equity to profit or loss, if such gains or losses would be reclassified to profit or loss when the related assets or liabilities are disposed of.

			Perc	entage of Owner	ship
Name of investor	Name of subsidiary	Main business activities	June 30, 2020	December 31, 2019	June 30, 2019
The Company	SHUEN DER (B.V.I.) CO. (SHUEN DER(B.V.I.))	Investing activities	100%	100%	100%
SHUEN DER (B.V.I.)	SDI China (SDI(JIANGSU))	Office supplies (Blades, stationery, etc.) and manufacturing and processing of electronic components	100%	100%	100%
The Company	CHAO SHIN METAL INDUSTRIAL CORPORATION (Chao Shin Metal)	Smelting and Rolling of metal strips	84. 62%	84.62%	84.62%
The Company		Manufacturing of electronic components and international trade	54.98%	54.98%	54.98%

(2) Subsidiaries included in the consolidated financial statements are as follows:

The financial statements for the six months ended June 30, 2020 and 2019 of aforementioned subsidiaries were not reviewed by independent auditors, expect for those of the significant subsidiaries, i.e. SHUEN DER (B.V.I.) and SDI (JIANGSU).

- (3) Subsidiaries excluded from the consolidated financial statements: None.
- (4) Subsidiaries that have non-controlling interests that are material to the Group

	Percentage of Ow	nership of Non-con	trolling Interest
Name of subsidiary	June 30, 2020	December 31, 2019	June 30, 2019
TEC Brite Technology	45.02%	45.02%	45.02%

Please refer to Table 6 for information of principal place of business and registered countries of TEC Brite Technology.

	Profit or	Los	s Distribute t	o No	on-controllin	g Int	erest		
Name of	For the The Ended			For the Six Months Ended June 30					
subsidiary	 2020		2019		2020		2019		
TEC Brite Technology	\$ 14,641	\$	14,117	\$	27,540	\$	22,158		
Others	393		1,120		1,002		2,221		
Total	\$ 15,034	\$	15,237	\$	28,542	\$	24,379		

	Non-controlling Interest											
Name of subsidiary	Jun	ie 30, 2020	De	cember 31, 2019	Ju	ne 30, 2019						
TEC Brite Technology	\$	265,731	\$	286,810	\$	254,461						
Others		41,954		43,643		41,542						
Total	\$	307,685	\$	330,453	\$	296,003						

The summary financial information (including the intra-company transactions) of subsidiaries are as follows : Balance sheets

		T	зy			
	June	e 30, 2020	Dec	ember 31, 2019	Jun	e 30, 2019
Current assets	\$	634,571	\$	572,703	\$	464,179
Non-current assets		339,386		343,630		370,843
Current liabilities		(242,804)		(130,317)		(111,499)
Non-current liabilities		(138,245)		(146,280)		(153,824)
Equity	\$	592,908	\$	639,736	\$	569,699
Equity attributable to:						
Shareholder of the parent	\$	325,981	\$	351,727	\$	313,221
Non-controlling Interests of TEC Brite Technology		266,927		288,009		256,478
Total	\$	592,908	\$	639,736	\$	569,699

# Statements of comprehensive incomes

			TEC Brite	Technology						
	 For the Th Ended				For the S Ended					
	 2020		2019		2020		2019			
Revenue	\$ 194,794	\$	169,050	\$	373,538	\$	318,033			
Net profit for the period Other comprehensive income	\$ 32,521	\$	31,357	\$	61,172	\$	49,218			
Total comprehensive income for the period	\$ 32,521	\$	31,357	\$	61,172	\$	49,218			
Net profit attributable to: Shareholder of the parent Non-controlling interests of TEC Brite	\$ 17,880	\$	17,240	\$	33,632	\$	27,060			
Technology Total	\$ 14,641	<u>_</u>	14,117 31,357	\$	27,540 61,172	<u>_</u>	22,158 49,218			
Total comprehensive income attributable to: Shareholder of the parent Non-controlling interests of TEC Brite Technology	\$ 32,521 17,880 14,641	\$	17,240 14,117	\$	33,632 27,540	\$	27,060 22,158			
Total	\$ 32,521	\$	31,357	\$	61,172	\$	49,218			

	TEC Brite Technology					
	 For the Six Months Ended June 30					
	 2020	2019				
Dividends paid to non-controlling interests	\$ 48,619 \$	44,567				

## Statements of cash flows

	TEC Brite Technology						
	For the Six Months Ended June 30						
		2020	2019				
Net cash generated from operating							
activities	\$	883 \$	16,617				
Net cash used in investing activities		(28,397)	(3,795)				
Net cash used in financing activities		(7,882)	(106,757)				
Decrease in cash and cash equivalents		(35,396)	(93,935)				
Cash and cash equivalents, beginning of the period		195,114	169,918				
Cash and cash equivalents, end of the period	\$	159,718 \$	75,983				

## 4.4 Retirement benefits

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

## 4.5 Income Tax

Income tax expense represents the sum of the tax currently payable and deferred tax. Interim period income taxes are assessed on an annual basis and calculated by applying to an interim period's pre-tax income the tax rate that would be applicable to expected total annual earnings. The effect of a change in tax rate resulting from a change in tax law is recognized consistently with the accounting for the transaction itself which gives rise to the tax consequence, and this is recognized in profit or loss, other comprehensive income or directly in equity in full in the period in which the change in tax rate occurs.

## 4.6 Leases

(1) The Group as lessee

For a lease modification that is not treated as a separate lease, the Group accounts for the remeasurement of the lease liability by (a) decreasing the carrying amount of the right-of-use asset of lease modifications that decrease in the scope of the lease, and any gain or loss relating to the partial or full termination is recognised in profit or loss; (b) making a corresponding adjustment to the right-of-use asset for all other lease modifications.

# 5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION AND UNCERTAINTY

The Group has considered the economic implications of COVID-19 on critical accounting estimates as well as related assumptions and will continue evaluating the impact on its financial position and financial performance as a result of the pandemic. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

In addition, the same critical accounting judgments and key sources of estimates and uncertainty have been followed in these consolidated financial statements as were applied in the preparation of the consolidated financial statements for the year ended December 31, 2019, which were stated in note 5.

Items	<u> </u>	June 30, 2020		December 31, 2019		June 30, 2019
Cash on hand and petty cash	\$	1,417	\$	1,173	\$	1,512
Checking accounts and demand deposits		975,440		868,336		776,127
Cash equivalents Time deposits (original						
maturities within three months)				2,000		48,590
Total	\$	976,857	\$	871,509	\$	826,229

# 6. CONTENTS OF SIGNIFICANT ACCOUNTS6.1 CASH AND CASH EQUIVALENTS

(1) Time deposits with original maturities over three months was classified as other current financial assets as of June 30, 2020, December 31, 2019 and June 30, 2019.

(2) The cash and cash equivalents of the Group are not pledged to others.

(3) Please refer to Note 12 for relating credit risk management and assessment.

## 6.2 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

Itoma	June 30,	December 31,	June 30,	
Items	2020	2019	2019	

Mandatorily measured at FVTPL

Non-derivative financial assets

Items	June 30, 2020		De	ecember 31, 2019	June 30, 2019	
Funds	\$	57,185	\$	62,947	\$	55,975
Total	\$	57,185	\$	62,947	\$	55,975

- (1) The Group recognized net profit or loss of FVTPL for the three months and six months ended June 30, 2020 and 2019 is \$341 thousand, \$257 thousand, (\$2,734) thousand and \$544 thousand.
- (2) Financial instruments at fair value through profit or loss of the Group are not pledged to others.

### 6.3 NOTES RECEIVABLE

Items		June 30, 2020		December 31, 2019		June 30, 2019	
Amortized at cost Gross carrying amount	\$	135,892	\$	108,213	\$	111,877	
Less: Loss allowance	Ψ	(100)	Ψ	(100)		(100)	
Notes receivable, net	\$	135,792	\$	108,113	\$	111,777	

- (1) As of June 30, 2020 and December 31, 2019 and June 30, 2019, the banker's acceptance notes of the Group were \$112,739 thousand, \$83,629 thousand and \$89,023 thousand.
- (2) Please refer to Note 8 for information of the notes receivable pledged as secured of loan.
- (3) Please refer to Note 6.4 for information on loss allowance for notes receivable.

## **6.4 ACOUNTS RECEIVABLE**

Items	June 30, 2020		December 31, 2019		June 30, 2019	
Amortized at cost						
Gross carrying amount	\$	1,620,023	\$	1,613,358	\$	1,727,505
Less: Loss allowance		(22,240)		(22,113)		(21,334)
Accounts receivable, net	\$	1,597,783	\$	1,591,245	\$	1,706,171

- (1) The accounts receivable that were neither past due nor impaired was following the Group's credit policy determined by reference to the industry characteristics, operating scale and current financial position of the counterparties. The average credit term is due on aggregate monthly sales of goods 30 to 150 days.
- (2) The Group applies the simplified approach to providing expected credit losses prescribed under IFRS 9, which permits the use of lifetime expected loss provision for all trade receivables. The expected credit losses are estimated using an allowance matrix with reference to past default experiences of the debtor, an analysis of the debtor's current financial position, adjusted for general economic conditions of the industry in which the debtors operate. The allowance matrix of different customer segments, the provision for loss allowance is based on the number of past due days. All amounts due from specific customers which have impaired have been recognized impairment loss in full amounts and have been accounted in uncollectible accounts (overdue receivables) under non-current assets.
- (3) The following table detailed the loss allowance of notes and accounts receivable based on the Group's provision matrix (include related parties).

Aging terms	Gr	Gross carrying amount		Loss allowance (lifetime ECLs)		Amortized cost	
Neither past due nor impaired	\$	1,672,776	\$	(7,089)	\$	1,665,687	
Past due but not impaired							
Past due within 30 days		55,452		(3,724)		51,728	
Past due 31-90 days		20,366		(4,060)		16,306	
Past due 91-180 days		6,935		(2,834)		4,101	
Past due over 181 days		4,633		(4,633)		_	
Total	\$	1,760,162	\$	(22,340)	\$	1,737,822	
December 31, 2019							
Aging terms	Gr	oss carrying amount	Loss allowance (lifetime ECLs)		Am	nortized cost	
Neither past due nor impaired Past due but not impaired	\$	1,612,515	\$	(5,355)	\$	1,607,160	
Past due within 30 days		66,158		(2,799)		63,359	
Past due 31-90 days		35,567		(5,219)		30,348	

June 30, 2020

December	31,	2019
----------	-----	------

Aging terms	Gr	Gross carrying amount		Loss allowance (lifetime ECLs)		Amortized cost	
Past due 91-180 days	\$	6,363	\$	(2,593)	\$	3,770	
Past due over 181 days		6,247		(6,247)		_	
Total	\$	1,726,850	\$	(22,213)	\$	1,704,637	
June 30, 2019 Aging terms	Gross carrying amount		Loss allowance (lifetime ECLs)		Amortized cost		
Neither past due nor impaired	\$	1,733,193	\$	(5,293)	\$	1,727,900	
Past due but not impaired							
Past due within 30 days		83,338		(2,444)		80,894	
Past due 31-90 days		14,038		(2,013)		12,025	
Past due 91-180 days		6,154		(2,414)		3,740	
Past due over 181 days		9,270		(9,270)		_	
Total	\$	1,845,993	\$	(21,434)	\$	1,824,559	

(4) Movements of the loss allowance for notes and accounts receivable (include related parties).

	For the Six Months Ended June 30							
Items		2020	2019					
Balance, January 1	\$	22,213	\$ 18,216					
Add: Provision for impairment		427	5,673					
Less: Reclassified as overdue								
receivables		-	(2,483)					
Effect of exchange rate changes		(300)	28					
Balance, June 30	\$	22,340	\$ 21,434					

- (5) The Group has not held any collateral or other credit enhancement for accounts receivable as stated above.
- (6) Please refer to Note 12 for information on the Group's management and measurement policies of credit risk.

Items	June 30, 2020		December 31, 2019		June 30, 2019	
Raw materials	\$	1,045,280	\$	849,191	\$	1,147,838
Work-in-process		990,351		996,345		1,030,565
Finished goods		713,742		678,196		832,267
Goods		41,161		31,370		48,895
Inventory in transit		16,223		48,375		18,496
Total	\$	2,806,757	\$	2,603,477	\$	3,078,061

## 6.5 INVENTORIES AND COST OF SALES

(1) The cost of inventories recognized as expenses for the period:

			ed June 30		
2020	2019	202	20		2019
(18,025)\$	10,123	\$	8,447	\$	285
1,063	-		5,470		-
10,540	25,920		26,763		32,522
(6,422)\$	36,043	\$	40,680	\$	32,807
	1,063 10,540	(18,025)\$ 10,123 1,063 - 10,540 25,920	(18,025)\$ 10,123 \$ 1,063 - 10,540 25,920	(18,025)\$ 10,123 \$ 8,447 1,063 - 5,470 10,540 25,920 26,763	(18,025)\$ 10,123 \$ 8,447 \$ 1,063 - 5,470 10,540 25,920 26,763

(2) The inventories are not pledged by the Group.

# 6.6 PREPAYMENTS

Items	Ju	ne 30, 2020	De	ecember 31, 2019	Ju	ne 30, 2019
Prepaid expenses	\$	34,197	\$	31,272	\$	36,272
Overpaid VAT		6,697		6,434		7,807
Input tax		9,287		7,369		11,328
Office supplies		9,042		6,918		6,819
Prepayment for purchases		4,495		13,863		15,305
Others		2,915		5,399		4,742
Total	\$	66,633	\$	71,255	\$	82,273

Items	 June 30, 2020	D	ecember 31, 2019	 June 30, 2019
Time deposits (with original maturities over three months)	\$ _	\$	_	\$ 15,530
Pledged time deposits	6,500		10,338	10,338
Restricted deposits	15,614		10,155	16,943
Total	\$ 22,114	\$	20,493	\$ 42,811

## 6.7 OTHER FINANCAIL ASSETS-CURRENT

(1) Please refer to Note 8 for information on the amounts of pledge and restrict.

# 6.8 FINANCAIL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME -NON-CURRENT

Items	 June 30, 2020	D	ecember 31, 2019	 June 30, 2019
Equity instrument				
Unlisted stock	\$ 2,203	\$	2,203	\$ 2,203
Valuation Adjustment	14,643		15,015	13,865
Total	\$ 16,846	\$	17,218	\$ 16,068

- (1) The Group invests in unlisted stocks for medium and long-term strategic purposes and seeks a profit from long-term investments. Management of the Company decided to account the aforementioned investments in FVTOCI, due to recognizing short term gain or loss with FVTPL would against the medium and long-term investment strategies.
- (2) Financial assets at fair value through other comprehensive income of the Group are not pledged to others.

Items	June 30, 2020			ecember 31, 2019	 June 30, 2019
Land	\$	254,419	\$	254,419	\$ 254,419
Buildings		2,314,418		2,338,428	2,316,262
Machinery		5,809,318		5,947,531	5,984,298

# 6.9 PROPERTY, PLANT AND EQUIPMENT

Items	 June 30, 2020	D	ecember 31, 2019	 June 30, 2019
Molds	\$ 1,882,937	\$	1,847,451	\$ 1,824,591
Other equipment	1,226,100		1,216,019	1,182,990
Equipment under installation and construction in progress	425,049		411,547	495,218
Total cost	11,912,241		12,015,395	12,057,778
Less: Accumulated depreciation and impairment	(7,549,651)	_	(7,448,630)	(7,253,206)
Total	\$ 4,362,590	\$	4,566,765	\$ 4,804,572

		Land	Buildings		Machinery		Molds		 Other equipment		Equipment under nstallation and onstruction n progress		Total
Cost													
Balance, January 1, 2020	\$	254,419	\$	2,338,428	\$	5,947,531	\$	1,847,451	\$ 1,216,019	\$	411,547	\$	12,015,395
Additions		-		4,538		5,828		814	12,059		146,652		169,891
Disposals		-		(7,162)		(144,846)		(18,941)	(12,124)		-		(183,073)
Reclassification		-		922		40,466		72,692	17,553		(131,633)		-
Effect of exchange rate difference		_		(22,308)		(39,661)		(19,079)	(7,407)		(1,517)		(89,972)
Balance, June 30, 2020	\$	254,419	\$	2,314,418	\$	5,809,318	\$	1,882,937	\$ 1,226,100	\$	425,049	\$	11,912,241
Accumulated depreciation and impairment	_											_	
Balance, January 1, 2020	\$	-	\$	(859,443)	\$	(4,285,117)	\$	(1,480,403)	\$ (823,667)	\$	-	\$	(7,448,630)
Depreciation expense		-		(34,790)		(157,980)		(97,837)	(42,020)		-		(332,627)
Disposals		-		7,162		143,625		18,454	12,115		-		181,356
Effect of exchange rate difference		-		6,410		24,749		13,863	5,228		-		50,250
Balance, June 30, 2020	\$	-	\$	(880,661)	\$	(4,274,723)	\$	(1,545,923)	\$ (848,344)	\$	-	\$	(7,549,651)
Cost													
Balance, January 1, 2019	\$	254,419	\$	2,240,093	\$	5,777,434	\$	1,786,905	\$ 1,129,467	\$	608,785	\$	11,797,103
Additions		-		58,909		47,927		3,245	21,340		244,726		376,147
Disposals		-		(480)		(44,537)		(91,850)	(10,649)		_		(147,516)
Reclassification		-		9,826		189,959		120,206	40,750		(360,741)		-
Effect of exchange rate difference		-		7,914		13,515		6,085	2,082		2,448		32,044
Balance, June 30, 2019	\$	254,419	\$	2,316,262	\$	5,984,298	\$	1,824,591	\$ 1,182,990	\$	495,218	\$	12,057,778
Accumulated depreciation and impairment	_		-						 				
Balance, January 1, 2019	\$	-	\$	(803,026)	\$	(4,043,831)	\$	(1,421,114)	\$ (766,372)	\$	-	\$	(7,034,343)
Depreciation expense		-		(32,904)		(183,120)		(93,475)	(39,611)		-		(349,110)
Disposals		-		480		43,952		91,364	10,597		-		146,393

	 Land	Buildings	 Machinery	 Molds	 Other equipment	in cor	quipment under stallation and nstruction progress	 Total
Effect of exchange rate difference	\$ _	\$ (1,965)	\$ (7,916)	\$ (4,443)	\$ (1,822)	\$	-	\$ (16,146)
Balance, June 30, 2019	\$ -	\$ (837,415)	\$ (4,190,915)	\$ (1,427,668)	\$ (797,208)	\$	-	\$ (7,253,206)

(1) Please refer to Note 6.29 for information on the Group's capitalized interest.

(2) The property, plants, and equipment of the Group are not pledged to others.

# 6.10 LEASE ARRANGEMENT

(1) Right-of-use assets

Items	 June 30, 2020		December 31, 2019			2	ne 30, 2019
Land	\$ 92,	821	\$	86,223	\$		86,223
Land use right	74,	636		76,636			80,568
Buildings	80,	907		75,283			23,534
Total cost	 248,	364		238,142			190,325
Less: Accumulated depreciation and							
impairment	 (16,	944)		(14,441	)		(6,934)
Total	\$ 231,	420	\$	223,701	\$		183,391
	 Land		right of land	Buildi	ngs		Total
Cost							
Balance, January 1, 2020	\$ 86,223	\$	76,636	\$ 75	.283	\$	238,142
Additions	10,173		-	7,	760		17,933
Derecognition	(3,575)		_	(2	.125)		(5,700)
Effect of exchange rate difference	 _		(2,000)		(11)	) (2,011	
Balance, June 30, 2020	\$ 92,821	\$	74,636	\$ 80	.907	\$	248,364

	 Land	Use	e right of land	B	uildings	 Total
Accumulated depreciation and impairment						
Balance, January 1, 2020	\$ (7,975)	\$	(2,526)	\$	(3,940)	\$ (14,441)
Depreciation expense	(3,978)		(1,255)		(3,071)	(8,304)
Derecognition	3,575		_		2,125	5,700
Effect of exchange rate difference	_		91		10	 101
Balance, June 30, 2020	\$ (8,378)	\$	(3,690)	\$	(4,876)	\$ (16,944)
Cost						
Balance, January 1, 2019	\$ _	\$	_	\$	_	\$ _
Adjustment on initial application of IFRS 16 Effect of exchange rate	86,223		79,807		23,529	189,559
difference	 -		761		5	 766
Balance, June 30, 2019	\$ 86,223	\$	80,568	\$	23,534	\$ 190,325
Accumulated depreciation and impairment						
Balance, January 1, 2019	\$ _	\$	_	\$	_	\$ -
Adjustment on initial application of IFRS 16	_		_		_	_
Depreciation expense	(3,988)		(1,343)		(1,620)	(6,951
Effect of exchange rate difference	 _		16		1	 17
Balance, June 30, 2019	\$ (3,988)	\$	(1,327)	\$	(1,619)	\$ (6,934

Items	June 30, 2020			December 31, 2019	June 30, 2019			
Current	\$	9,807	\$	5,802	\$ 9,676			
Non-current	\$	102,650	\$	92,720	\$ 95,517			

Range of discounts rate for lease liabilities was as follow:

	June 30, 2020	December 31, 2019	June 30, 2019
Land	1.20%	1.20%	1.20%
Buildings	1.20%~4.26%	1.20%~4.26%	1.20%~4.26%

Please refer to Note 12 for information about the maturity analysis for lease liabilities.

### (3) Material lease-in activities and terms

A. Land and Buildings

The Group leases land and plants with lease terms between 2015 and 2037, and paid \$4,123 thousand for guarantee deposit for the lease. The Group and the lessor agreed that a plant may be built on the leased land by the Group. However, title deed of the plant should be registered by the lessor. The Group has the right to use the plant within the lease terms. The construction of the plant was completed in the third quarter of 2019.

B. Use right of land

SDI (JIANGSU) acquired land use rights at Jiangsu, mainland China which would be matured in November, 2047, November, 2067 and November, 2051, respectively, within granted useful terms in 50 years  $\cdot$  70 years and 34 years, respectively.

During the terms of the land use right, SDI (JIANGSU) has the right to use, to receive the benefit from, to transfer the title of the land use right and to lease the land use right, and should undertake taxes and duties for using the land. The land use right was used to build plants, office buildings and employee dormitories.

Items	 June 30, 2020		December 31, 2019		June 30, 2019
Trademarks	\$ 2,562	\$	2,501	\$	2,485
Patent	65,635		69,193		66,048
Computer software	34,964		40,873		43,930
Total	 103,161		112,567		112,463
Less: Accumulated amortization	 (42,332)		(52,436)		(51,916)
Intangible assets, net	\$ 60,829	\$	60,131	\$	60,547

#### **6.11 INTANGIBLE ASSETS**

	For the Six Months Ended June 30											
Items		Patent		rademarks		Computer software	Total					
Cost												
Balance, January 1, 2020	\$	2,501	\$	69,193	\$	40,873 \$	112,567					
Additions		143		2,151		7,097	9,391					
Disposals		(82)		(5,709)		(14,796)	(20,587)					
Reclassified		_		_		1,940	1,940					
Effect of exchange rate difference		_		_		(150)	(150)					
Balance, June 30, 2020	\$	2,562	\$	65,635	\$	34,964 \$	103,161					
Accumulated amortization	-											
Balance, January 1, 2020	\$	(1,518)	\$	(25,045)	\$	(25,873) \$	(52,436)					
Amortization expense		(174)		(5,312)		(5,087)	(10,573)					
Disposals		82		5,709		14,796	20,587					
Effect of exchange rate difference		_		_		90	90					
Balance, June 30, 2020	\$	(1,610)	\$	(24,648)	\$	(16,074) \$	(42,332)					
		Fc	or tl	he Six Mont	the	s Ended June 30	1					
Items		Patent	T	rademarks		Computer software	Total					
Cost												
Balance, January 1, 2019	\$	2,436	\$	64,291	\$	45,970 \$	112,697					
Additions		49		2,393		1,491	3,933					
Disposals		_		(636)		(3,603)	(4,239)					
Effect of exchange rate difference		-		_		72	72					
Balance, June 30, 2019	\$	2,485	\$	66,048	\$	43,930 \$	112,463					
Accumulated amortization												
Balance, January 1, 2019	\$	(1,259)	\$	(21,403)	\$	(25,604) \$	(48,266)					
Amortization expense		(136)		(2,315)		(5,400)	(7,851)					
Disposals		_		636		3,603	4,239					

		For the Six Months Ended June 30									
Items		Patent Trademarks		Computer software	Total						
Effect of exchange rate	4		*		•						
difference	\$	_	\$	_	\$	(38) \$	(38)				
Balance, June 30, 2019	\$	(1,395)	\$	(23,082)	\$	(27,439) \$	(51,916)				

The intangible assets of the Group are not pledged to others.

# 6.12 OTHER NON-CURRENT ASSETS

Items	June 30, 2020		De	ecember 31, 2019	June 30, 2019		
Prepayments for equipment	\$	25,520	\$	22,246	\$	27,693	
Refundable deposits		10,597		12,053		12,082	
Overdue receivables		8,077		8,136		8,254	
Less: Allowance for uncollectible accounts		(8,077)		(8,136)		(8,254)	
Others		667		562		_	
Total	\$	36,784	\$	34,861	\$	39,775	

# 6.13 SHORT-TERM LOANS

Type of loans	June 30, 2020		December 31, 2019		June 30, 2019
Unsecured loans	\$ 670,817	\$	767,575	\$	843,858
Interest rate range	 2.43%~4.35%		1.20%~4.35%		1.20%~4.57%

## 6.14 SHORT-TERM NOTES AND BILLS PAYABLES

Items	 June 30, 2020		ecember 31, 2019	 June 30, 2019
China Bills Finance Corporation Less: Unamortized discounts	\$ 10,000 (2)	\$	10,000 (2)	10,000 (13)
Total	\$ 9,998	\$	9,998	\$ 9,987
Interest rate range	1.16%		1.16%	 1.16%

# 6.15 NOTES PAYABLE

Items	 June 30, 2020	D	December 31, 2019	 June 30, 2019
Notes payable-operating activities	\$ 44,189	\$	44,036	\$ 63,507
Notes payable-non operating activities	120		473	_
Total	\$ 44,309	\$	44,509	\$ 63,507
6.16 OTHER PAYABLES		:		
Items	June 30, 2020	D	December 31, 2019	June 30, 2019
Accrued salaries and bonuses	\$ 160,667	\$	246,006	\$ 207,022
Payable for equipment and construction	27,523		38,759	56,528
Accrued supplies expense	40,096		35,199	30,449
Compensation payable to employees, directors and				
supervisors	20,180		16,825	41,124
Accrued repairs and maintenance expense	28,702		28,912	28,477
Accrued utilities expense	26,730		21,761	25,139
Accrued insurance expense	16,537		16,205	16,532
Others	128,671		102,777	121,572
Total	\$ 449,106	\$	506,444	\$ 526,843

# 6.17 LONG-TERM LOANS AND ITS CURRENT PORTION

Items		June 30, 2020		December 31, 2019		June 30, 2019
Unsecured loans	\$	1,788,337	\$	1,850,440	\$	1,744,355
Less : Current portion		(86,729)	)	(132,465)		(214,355)
Discount of government grants (Note 6(18))		(8,533)	)	_		-
Total	\$	1,693,075	\$	1,717,975	\$	5 1,530,000
Interest rate range	0	0. 45%~4. 35%		0.70%~5.20%	: =	1.02%~4.53%

Items	June 30,	December 31,	June 30,
	2020	2019	2019
Year to maturity	2021~2026	2020~2026	2020~2021

- (1) The loans from Bank of Taiwan, Mega Bank, E.SUN Bank, Chang Hwa Bank and The Shanghai Commercial & Savings Bank are repaid in installments, the rest of the loans will be repaid in full on the maturity date.
- (2) Under the Group's loan agreement with certain banks in the fourth quarter of 2019, the Group should meet several financial ratios and criteria. The Group had no violation of the aforementioned financial ratio regulations as of June 30, 2020 and December 31, 2019.

# 6.18 GOVERNMENT GRANTS

- (1) As of June 30, 2020, the Company has obtained a \$660,000 thousand preferential interest rate loan from a government under the "Action Plan Welcoming Overseas Taiwanese Businesses to Return to Invest in Taiwan" for Capital expenditure and operating turnover. The fair value of loan is estimated to be \$650,931 thousand. The difference \$9,069 between transaction price and fair value is regarded as the government grants and recognized as deferred income (under other non-current liabilities). The deferred revenue is recognized as other income during the loan period. The Company has recognized \$536 thousand in other income, \$1,323 thousand in interest expense for the loan, and paid \$787 thousand interests to the bank.
- (2) The Company will pay interests with the original agreed interest rate if the Company doesn't meet the requirement of the project loan within the loan term period, and the National Development Fund would stop related interest subsidies as well.

## **6.19 RETIREMENT BENEFIT PLANS**

- (1) Defined contribution plans
  - A. The plan under Labor Pension Act (the "Act") of the R.O.C. is deemed a defined contribution plan. Pursuant to the Act, the Company, Chao Shin Metal Industrial Corporation and TEC Brite Technology CO., LTD. have made monthly contributions equal to 6% of each employee's monthly salary to employees' pension accounts.
  - B. The foreign subsidiaries also make contribution in accordance with the rate specified in the plans in the local regulations, which is a defined contribution plan.
  - C. The Group's recognized expenses in the consolidated statement of comprehensive income were \$8,799 thousand, \$15,388 thousand, \$21,600 thousand and \$32,012 thousand under the contributions rates specified in the

plans for the three months and six months ended June 30, 2020 and 2019, respectively.

- (2) Defined benefit plans
  - A. The Company, Chao Shin Metal Industrial Corporation and TEC Brite Technology CO., LTD. have defined benefit plans in accordance with Labor Standards Law of the R.O.C. Pension benefits are based on the number of units accrued and average monthly salaries and wages of the last 6 months prior to retirement. The Company and Chao Shin Metal Industrial Corporation contribute monthly an amount equal to 6% of the employees' monthly salaries and wages to the retirement fund deposited in Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company would assess the balance in the aforementioned labor pension reserve account by the end of each year. If the amount of the balance in the pension fund is not enough to pay the pension to the labors expected to be qualified for retirement in the following year, the Company will make contribution for the deficit by next March. The Fund is managed by the Government's designated authorities and the Company have no right to influence their investment strategies.
  - B. Due to no major downsize, discharges, significant one-time matters and major changes of market happened after the last fiscal year ended, the Group evaluated the periodic pension cost considered the actuarial report of 2019 and 2018 and disclosed the midterm cost.
  - C. The Group's recognized expenses in the consolidated statement of comprehensive income were \$991 thousand, \$1,021 thousand, \$1,745 thousand and \$2,215 thousand under the defined benefit plans for three months and six months ended June 30, 2020 and 2019, respectively.

# 6.20 COMMON STOCKS

(1) Movements in the number of the Group's common shares outstanding were as follows:

	For the Six Months Ended June 30										
	2	020	)	2019							
	Shares (in Thousands)		Capital	Shares (in Thousands)		Capital					
Beginning Balance	182,140	\$	1,821,403	182,140	\$	1,821,403					
Ending Balance	182,140	\$	1,821,403	182,140	\$	1,821,403					

- (2) The par value of common stock is \$10 per share, carrying one vote per share and carry a right to dividends.
- (3) The Company's authorized capital was \$2,700,000 thousand, consisting of 270,000 thousand shares as of June 30, 2020.

## 6.21 CAPITAL SURPLUS

Items	Ju	June 30, 2020		December 31, 2019		June 30, 2019	
Additional paid-in capital Long-term investments at	\$	451,220	\$	451,220	\$	451,220	
equity		3,546		3,546		3,546	
Treasury stock transactions		30,359		30,359		30,359	
Others		278		132		132	
Total	\$	485,403	\$	485,257	\$	485,257	

- (1) Under the Company Act, the capital surplus generated from the excess of the issuance price over the par value of capital stock and from donations can be used to offset deficit or may be distributed as stock dividends or cash dividends. Under the regulations of the Security Exchange Law, the maximum amount transferred from the foregoing capital surplus to the Company's capital per year shall not be over 10% of the Company's capital surplus. Capital surplus can't be used to offset deficit unless legal reserve is insufficient.
- (2) The capital surplus from long-term investments and stock warrants may not be used for any purpose.

## **6.22 RETAINED EARNINGS**

(1) According to the Company's Article of Incorporation, the current year's earnings, if any, shall first pay taxes, offset its losses, set aside a legal capital reserve at 10% of the remaining earnings until the accumulated legal capital reserve equals the Company's paid-in capital then reversal or set aside a special capital reserve in accordance with relevant laws. Any balance left over shall be allocated with unappropriated earnings submitted by the Board of Directors to be approved at a shareholders' meeting according to the Company's Articles of Incorporation 32 para 1 ad finem.

The Company's dividend policy was established by the Board of Directors according to operating plans, investment plans, capital budgets, internal and external changes. Due to the Company's steady growth, distribution of earnings will first consider to be allocated by cash dividend before stock dividend. Stock dividends distributed shall not be higher than 50% of the gross amount of total dividends.

- (2) Legal reserve may be used to offset a deficit or to distribute as dividend in cash or in stock for the portion in excess of 25% of the Company's paid-in capital.
- (3) Special reserve

Items	June 30, 2020		mber 31, 2019	June 30, 2019		
Special reserve	\$	155,570	\$ 101,183	\$	101,183	

- A. In accordance with the regulation, the Company shall set aside special reserve from the debit balance on other equity item at the end of the year before distributing earnings. When debit balance on other equity is reversed subsequently, the reversed amount could be included in the distributable earnings.
- B. On initial application of IFRSs, the unrealized revaluation increments and cumulative translation adjustment should be reclassified into retained earnings, and was set aside as special reserve \$53,205 in accordance with rule No.1010012865 issue by the FSC. When the relevant assets are used, disposal of or reclassified subsequently, the special reserve set aside previously shall be reversed to distributable earnings proportionately.
- (4) The appropriations of 2019 and 2018 earnings have been approved by shareholders' meetings held on June 23, 2020 and June 21, 2019, respectively. The appropriations of earnings and dividends per share were as follows:

	Appropriation of Earnings				Dividends Per Share (NT\$)				
Items	]	For Year 2019		For Year 2018		For Year 2019		For Year 2018	
Legal reserve	\$	50,253	\$	82,888					
Special reserve		54,387		16,229					
Cash dividends to shareholders		327,852		509,993	\$	1.80	\$	2.80	

(5) Information on the resolution regarding the appropriation of earnings of the Board of Directors' and shareholders' meetings is available from the Market Observation Post System on the website of the TSE.

# 6.23 OTHER EQUITY

Items	Exchange differences on translation of foreign financial statements		Unrealized valuation gain (loss) on financial assets at fair value through other comprehensive income			Total
Balance, January 1, 2020 Exchange differences on	\$	(168,987)	\$	13,417	\$	(155,570)
translation of foreign						
financial statements		(34,496)		_		(34,496)
Unrealized valuation gain (loss) on financial assets at fair value through other						
comprehensive income		-		(327)		(327)
Balance, June 30, 2020	\$	(203,483)	\$	13,090	\$	(190,393)
Items	Exchange differences on translation of foreign financial statements		Unrealized valuation gain (loss) on financial assets at fair value through other comprehensive income			Total
Balance January 1, 2019	\$	(113,793)	\$	12,610	\$	(101,183)
Balance, January 1, 2019 Exchange differences on translation of foreign financial statements	Φ	13,995	ψ	-	ψ	13,995
Unrealized valuation gain (loss) on financial assets at fair value through other				(133)		(133)
comprehensive income Balance, June 30, 2019	\$	(99,798)	\$	12,477	\$	(133) (87,321)

# 6.24 NON-CONTROLLING INTEREST

		For the Six Months Ended June 30			
Items		2020	2019		
Balance, January 1	\$	330,453	\$ 321,035		
Attributable to non-controlling interests: Distribution of cash dividends by					
subsidiaries		(51,310)	(49,411)		
Net income		28,542	24,379		
Balance, June 30	\$	307,685	\$ 296,003		

#### **6.25 OPERATING REVENUE**

	For	the Three Mor	I	For the Six Months Ended June 30					
Items	2020		2019		2020		2019		
Revenue from contracts with customers Sale of goods	\$	2,039,970	\$	2,276,583	\$	3,970,970	\$	4,532,903	
Service revenue		3,955		6,214		8,212		11,429	
Subtotal		2,043,925		2,282,797		3,979,182		4,544,332	
Other operating revenues		4,829		5,955		9,387		11,461	
Total	\$	2,048,754	\$	2,288,752	\$	3,988,569	\$	4,555,793	

#### (1) Description of customer contract

The Company is mainly engaged in the sale of lead frames and stationery products. The main customers of the Company are downstream vendors and agents, etc., and the Company sells at price stipulated in contract. The consideration is classified as short-term receivables, and is therefore measured at invoice price.

### (2) Disaggregation of revenue from contracts with customers

For the Three Months Ended June 30, 2020

		101 ti		mee woman		inaca June 0	0, .	2020	
Major products	 China	 Taiwan		Japan		Malaysia		Others	 Total
Electronic	\$ 993,423	\$ 152,287	\$	192,775	\$	158,963	\$	184,978	\$ 1,682,426
Stationery	39,958	62,785		46,738		275		195,758	345,514
Others	-	15,946		-		39		-	15,985
Total	\$ 1,033,381	\$ 231,018	\$	239,513	\$	159,277	\$	380,736	\$ 2,043,925
Timing of revenue recognition Performance obligation satisfied at a point in time	1,033,381	\$ 231,018	\$	239,513	\$	159,277	\$	380,736	\$ 2,043,925
		For th	ne T	Three Month	s E	Ended June 3	0, 2	2019	
Major products	 China	 Taiwan		Japan		Malaysia		Others	 Total
Electronic	\$ 857,633	\$ 133,939	\$	247,219	\$	208,681	\$	412,025	\$ 1,859,497
Stationery	52,843	65,639		51,033		1,025		241,699	412,239
Others	-	11,011		-		50		-	11,061

298,252 \$

209,756 \$

653,724 \$

2,282,797

210,589 \$

910,476 \$

\$

Total

		China		Taiwan		Japan		Malaysia		Others	Total
Timing of revenue recognition Performance obligation						<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>					 
satisfied at a point in time		910,476	\$	210,589	\$	298,252	\$	209,756	\$	653,724	\$ 2,282,7
				For	the	Six Months	Er	nded June 30	, 20	20	
Major products		China		Taiwan		Japan		Malaysia		Others	 Total
Electronic	\$	1,710,627	\$	271,406	\$	424,581	\$	337,288	\$	538,977	\$ 3,282,8
Stationery		74,243		157,773		101,898		463		340,657	675,0
Others		-		21,213		-		56		-	21,2
Total	\$	1,784,870	\$	450,392	\$	526,479	\$	337,807	\$	879,634	\$ 3,979,1
recognition Performance obligation satisfied at a point in time		1,784,870	\$	450,392		526,479	_			879,634	\$ 3,979,1
Major					the		Er	nded June 30	, 20		
products		China		Taiwan		Japan		Malaysia		Others	 Total
Electronic	\$	1,616,987	\$	279,294	\$	494,339	\$	450,357	\$	869,408	\$ 3,710,3
Stationery		106,688		150,602		115,921		1,874		435,146	810,2
Others		-		23,621		-		95		_	23,7
Total	\$	1,723,675	\$	453,517	\$	610,260	\$	452,326	\$	1,304,554	\$ 4,544,3
Timing of revenue recognition Performance obligation		1 700 (75	\$	453,517	\$	610,260	\$	452,326	\$	1,304,554	\$ 4,544,3
satisfied at a point in time	• \$	1,723,675	Ψ	100,017							
satisfied at a							-				

Items Jur		2019	 ne 30, 2019
Contract liabilities -current \$	74,977	\$ 70,600	\$ 68,655

	Fo	r the Three	e Mo	nths Endeo	d Ju	ne 30, 2020	For the Three Months Ended June 30, 2019						
By nature	Co	ost of sales	(in	Operating expense Total Cost of sales nclude non- operating)		Operating expense (include non- operating)			Total				
Personnel													
Salary	\$	232,120	\$	68,627	\$	300,747	\$	244,146	\$	96,566	\$	340,712	
Labor insurance		18,590		6,439		25,029		21,112		5,297		26,409	
Pension		6,917		2,873		9,790		13,073		3,336		16,409	
Other		22,936		7,591		30,527		24,134		6,092		30,226	
Depreciation		156,368		12,731		169,099		167,166		13,212		180,378	
Amortization		688		3,598		4,286		216		3,725		3,941	
Total	\$	437,619	\$	101,859	\$	539,478	\$	469,847	\$	128,228	\$	598,075	
	F	for the Six I		ths Ended	Jun	ie 30, 2020	]	For the Six			June	e 30, 2019	
By nature	Сс	ost of sales	(in	Operating expense clude non- perating)		Total	C	ost of sales	(in	)perating expense clude non- perating)		Total	
Personnel			•				- <u> </u>		•		- <u> </u>		

### 6.26 PERSONNEL, DEPRECIATION AND AMORTIZATION EXPENSES

Salary

Pension

Depreciation

Amortization

Other

Total

Labor insurance

\$

\$

463,821 \$

38,774

17,373

44,897

315,083

1,049

880,997 \$

142,209 \$

12,864

5,972

16,275

25,848

9,524

212,692 \$

606,030 \$

51,638

23,345

61,172

340,931

10,573

1,093,689 \$

495,600 \$

44,924

27,488

44,582

329,698

1,249

943,541 \$

186,466 \$

12,834

6,739

13,383

26,363

7,337

253,122 \$

682,066

57,758

34,227

57,965

356,061

1,196,663

8,586

(1) In accordance with the Company's Article of incorporation, the Company is
stipulated to distribute compensation of employees at the rate of 1.5% of profit
before tax, and directors' and supervisors' remuneration at the rate not higher
than 1.5% of profit before tax. For the three and six months ended June 30, 2020,
the employees' compensation was accrued at \$932 thousand and \$1,864
thousand, directors' and supervisors' remuneration were accrued at \$752
thousand and \$1,491 thousand. For the three and six months ended June 30, 2019,
employees' compensation was accrued at \$3,390 thousand and \$6,780 thousand,
directors' and supervisors' remuneration were accrued at \$2,700 thousand and
\$5,400 thousand. The Company accrued employees' compensation and
remuneration of directors and supervisors at the rates 1.5% and 1.2%,
respectively, of net profit before income tax. If there is a change in the proposed

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amount after the annual financial statement are authorized for issue, the difference is recorded as a change in accounting estimate and adjusted in the next fiscal year.

(2) The appropriations of employees' compensation and directors' and supervisors' remuneration for 2019 and 2018 have been approved by the board of directors held on March 6, 2020, and March 8, 2019, respectively. The amount of approved and recognized in financial statement is shown as follows:

	For Ye	ear 2019	For Ye	ear 2018	
	Employees' Directors' and compensation remuneration c		Employees' compensation	Directors' and supervisors' remuneration	
Amounts approved in meeting Amounts recognized in respective financial	\$ 9,347 1	\$ 7,478	\$ 16,080	\$ 12,864	
statement	9,347	7,478	16,080	12,864	
Difference	\$	\$	\$	\$	

The employee compensation of 2019 and 2018 are paid in cash.

(3) Information on employees' compensation and directors' and supervisors' remuneration is available from the Market Observation Post System at the website of the TWSE.

### 6.27 OTHER INCOME

	For		Mon e 30	ths Ended	F		lonths Ended e 30		
Items	2020			2019		2020	2019		
Rental income	\$	88	\$	87	\$	175	\$	173	
Government subsidies		2,709		-		16,864		-	
Dividend income		-		-		445		1,693	
Others		2,485		2,376		3,882		4,836	
Total	\$	5,282	\$	2,463	\$	21,366	\$	6,702	

### 6.28 OTHER GAINS AND LOSSES

	Fo	or the Three J Jun	Mor e 30		I	For the Six Mont June 30			
Items		2020	2019			2020	2019		
Net gains (losses) on financial assets and liabilities at FVTPL	\$	341	\$	257	\$	(2,734) \$	544		
Gain on disposal of property, plant and equipment		5,868		227		8,340	1,852		
Foreign exchange gain (losses), net Others		(20,952) (65)		11,801 (1,520)		(17,444) (325)	31,556 (1,858)		
Total	\$	(14,808)	\$	10,765	\$	(12,163) \$	32,094		

### 6.29 FINANCIAL COSTS

	For	the Three I June	Mon e 30	ths Ended	For the Six Months Ended June 30				
Items	2020		2019			2020		2019	
Interest expense									
Bank loans	\$	13,971	\$	15,588	\$	28,297	\$	31,756	
Interest on lease liabilities		323		318		618		640	
Less: capitalized amount									
for qualified assets		(372)		(2,126)		(686)		(2,827)	
Financial costs	\$	13,922	\$	13,780	\$	28,229	\$	29,569	
Interest capitalization rates	1.44	4%~4.32%	1.	44%~4.32%	1.4	44%~4.32%	1.	44%~4.32%	

### 6.30 INCOME TAX

(1) Components of income tax expense:

	For the Three M June			For the Six Months Ended June 30					
Items	2020	2019	2020	2019					
<u>Current income tax</u> <u>expense</u> Current tax expense (benefit)recognized in the current year	\$ (866) \$	\$ 51,022	\$ 24,065	\$ 93,649					

		Months Ended e 30	For the Six Months Ended June 30				
Items	2020	2019	2020	2019			
Tax on undistributed surplus earnings Income tax	3,700	11,422	3,700	11,422			
adjustments on prior years	\$ (5,693)	\$ (1,762)	\$ (2,579)	\$ (1,673)			
Current tax	(2,859)	60,682	25,186	103,398			
Deferred income tax expense The origination and reversal of temporary differences	26,307	(7,040)	9,073	(12,222)			
Deferred tax		(7,040)					
Income tax expense recognized in profit or loss	\$ 23,448		9,073 \$ 34,259	(12,222) \$ 91,176			

The Group used each subsidiary as filed subjects for income tax. Income tax rate of the Company, Chao Shin Metal and TEC Brite Technology is 20%, and the tax rate for retained earnings is 5%. Tax rates used by other jurisdiction shall be based on related local tax laws.

(2) Income tax benefits (expenses) recognized in other comprehensive income were as follows:

	For	the Three I June	Mon e 30	iths Ended	For the Six Months Ended June 30			
Items		2020		2019		2020		2019
Exchange differences arising on translation of foreign operations Financial assets at fair value through other comprehensive	\$	(6,347)	\$	(4,666)	\$	(8,624)	\$	3,499
income		134		157		(45)		(135)
Total	\$	(6,213)	\$	(4,509)	\$	(8,669)	\$	3,364

(3) The income tax returns of the Company, Chao Shin Metal Industrial Corporation and TEC Brite Technology CO., LTD. have examined through 2018 by tax authority, except for 2017 of SDI.

	For the Three Months Ended June 30, 2020								
Items		Before tax		come tax ense) benefit		After tax			
Items that will not be reclassified subsequently to profit or loss: Unrealized gains (losses) on debt investments at fair value through other									
comprehensive income	\$	518	\$	(134)	\$	384			
Subtotal Items that may be reclassified subsequently to profit or		518		(134)		384			
loss: Exchange differences arising on translation of foreign operations Subtotal		(31,736) (31,736)		<u> </u>		(25,389)			
Total	\$	(31,218)	\$	6,213	\$	(25,005)			
Items		Before tax	In	nths Ended Ju come tax ense) benefit		After tax			
Items that will not be reclassified subsequently to profit or loss: Unrealized gains (losses) on debt investments at fair value through other comprehensive income Subtotal	\$	1,134 1,134	\$	(157) (157)	\$	<u>977</u> 977			
Items that may be reclassified subsequently to profit or loss: Exchange differences arising on translation of foreign									
operations		(23,330)		4,666		(18,664)			
Subtotal		(20,000)		1,000					

### 6.31 OTHER COMPREHENSIVE INCOME

(22,196) \$

4,509 \$

(17,687)

\$

Total

Items		Before tax		Income tax pense) benefit		After tax				
Items that will not be reclassified subsequently to profit or loss: Unrealized gains (losses) on debt investments at fair value through other comprehensive income	\$	(372)	\$	45	\$	(327)				
Subtotal		(372)		45		(327)				
Items that may be reclassified subsequently to profit or loss: Exchange differences arising on translation of foreign operations		(43,120)		8,624		(34,496)				
Subtotal		(43,120)		8,624		(34,496)				
Total	\$	(43,492)	\$	8,669	\$	(34,823)				

For the Six Months Ended June 30, 2020

For the Six Months Ended June 30, 2019

Items	 Before tax	 ncome tax ense) benefit	After tax		
Items that will not be reclassified subsequently to profit or loss: Unrealized gains (losses) on debt investments at fair value through other comprehensive income	\$ (268)	\$ 135	\$	(133)	
Subtotal	 (268)	 135		(133)	
Items that may be reclassified subsequently to profit or loss: Exchange differences arising on translation of foreign operations	 17,494	 (3,499)		13,995	
Subtotal	 17,494	 (3,499)		13,995	
Total	\$ 17,226	\$ (3,364)	\$	13,862	

### 6.32 EARNINGS PER SHARE

The earnings for earnings per share calculated and weighted average number of ordinary shares are as follows :

	For t	he Three Mo	nths l	Ended June 30	For	For the Six Months Ended June 30					
Items		2020		2019		2020		2019			
Basic earnings per share Net income attributable to ordinary											
shareholders of the Company	\$	69,482	\$	156,465	\$	118,062	\$	310,321			
Net income for calculating basic earnings per share	\$	69,482						310,321			
Weighted average shares outstanding (thousand shares)		182,140		182,140	- <u> </u>	182,140	- <u></u>	182,140			
Basic earnings per share (after tax) (in dollars)	\$	0.38	\$	0.86	\$	0.65	\$	1.70			
Diluted earnings per share Net income attributable to ordinary shareholders of the Company	\$	69,482	¢	156,465	¢	118,062	¢	310,321			
Net income for calculating diluted earnings per share		69,482		156,465		118,062		310,321			
Weighted average shares outstanding (thousand shares) Effect of dilutive potential common		182,140		182,140		182,140		182,140			
shares Employees' compensation (thousand shares) Weighted average shares outstanding		38		105		96		182			
for diluted earnings per share (thousand shares)		182,178		182,245		182,236	- <u> </u>	182,322			
Diluted earnings per share (after tax) (in dollars)	\$	0.38	\$	0.86	\$	0.65	\$	1.70			

If the Company is able to settle the employee compensation by cash or stocks, the employee compensation should be assumed to be settled in stocks and the resulting potential shares increased should be included in the weighted average shares outstanding in calculation of diluted earnings per share, if the shares have a dilutive effect. Such dilutive effect of the potential shares needs to be included in the calculation of diluted earnings per share until employee compensation is approved in the following year.

### 7. RELATED PARTY TRANSACTIONS

Intercompany balances and transactions between the Company and its subsidiaries, which are related parties of the Company, have been eliminated upon consolidation; therefore, those items are not disclosed in this note. The following is a summary of transactions between the Company and other related parties:

(1) Related party name and categories

Related Party	Related Party Categories					
NIPPON FILCON CO., LTD.	Investors with significant influence over the Group					
SJD Industries (M) Sdn. Bhd	Other related parties					

Other related party is related by blood within second degree of relationship to the representative and the chairman of the Company.

(2) Significant transactions between related parties

A. Revenue

	F	or the Three Jur	Moi ie 30	into Entered	For the Six Months Ended June 30					
Related Party		2020		2019	 2020		2019			
Investors with significant influence over the Group Other related parties	\$	818 1,541	\$	841 4,772	\$ 1,394 4,636	\$	1,057 7,684			
Total	\$	2,359	\$	5,613	\$ 6,030	\$	8,741			

Sales price with related parties was determined and negotiated referring to related market price. Payment terms were ranging from T/T 60 to 120 days.

B. Purchases

	Fo	r the Three Jur	Mor 1e 30			For the Six Months Ended June 30				
Related Party	2020		2019		2020			2019		
Investors with significant influence over the Group Other related parties	\$	1,261 1,536	\$	1,263 1,307	\$	2,491 1,668	\$	1,263 2,631		
Total	\$	2,797	\$	2,570	\$	4,159	\$	3,894		

Purchases price with related parties was determined and negotiated referring to related market price. The payment terms were ranging from T/T 60 to 90 days. C. Receivables due from related parties

Items	Related Party	Jun	June 30, 2020		ecember 31, 2019	June 30, 2019
Accounts receivable	Investors with significant influence over the Group Other related	\$	201	\$	403	\$ 364
	parties		4,046		4,876	 6,247
	Total	\$	4,247	\$	5,279	\$ 6,611
Other receivables	Other related parties	\$	1,200	\$	1,402	\$ 794

D. Payables due to related parties

Items	Related Party	ated Party June 30, 2020		De	cember 31, 2019	June 30, 2019		
Accounts payable	Investors with significant influence over the Group Other related	\$	2,282	\$	209	\$	-	
	parties		1,589		1,304	_	1,351	
	Total	\$	3,871	\$	1,513	\$	1,351	
Other payables	Other related parties	\$	1,019	\$	813	\$	1,099	

### E. Property transaction

Acquired equipment from related party as follows:

		Months Ended ne 30	For the Six Months Ended June 30					
Items	2020	2019	2020	2019				
Investors with significant influence over the subsidiaries	\$ 14,310	\$ -	\$ 14,665	\$ –				

### F. Other transactions

		For	the Three Mor	Ended June 30	Fo	For the Six Months Ended June 30				
Items	Related Party		2020		2019		2020		2019	
Consumable expenses	Investors with significant influence over the subsidiaries	\$	1,130	\$	_	\$	1,130	\$	1,247	
	Total	\$	1,130	\$	_	\$	1,130	\$	1,247	
Other income	Other related parties	\$	71	\$	134	\$	139	\$	415	

(3) Compensation of key management personnel

	For	the Three Mor	ths l	Ended June 30	For the Six Months Ended June 30							
Items	2020			2019		2020		2019				
Short-term employee benefits	e \$	6,849	\$	15,275	\$	14,799	\$	28,598				
Post- employment benefits		72		93		149		188				
Total	\$	6,921	\$	15,368	\$	14,948	\$	28,786				

### 8. PLEDGED ASSETS

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

Items	June	30, 2020	De	ecember 31, 2019	June 30, 2019		
Pledge time deposits (recognized as other financial assets - current) Restricted deposits (recognized as other financial assets -	\$	6,500	\$	10,338	\$	10,338	
current)		15,614		10,155		16,943	
Notes receivable		45,569		49,481		43,662	

	Items	June	30, 2020	Dec	ember 31, 2019	June 30, 2019		
	Refundable deposits (recognized as other non - current assets)	\$	794	\$	794	\$	765	
	Total	\$	68,477	\$	70,768	\$	71,708	
9.	SIGNIFICANT CONTINGE COMMITMENTS	NCIES	LIABIL	ITIES	AND U	JNRE	COGNIZED	
	(1) Significant commitments							
	A. The unused letters of cre	edit for j	purchasin	g raw r	naterials an	d equi	pment as of	
	June 30, 2020 is \$8,800 th	ousand.						
	B. Capital expenditures con	nmitted	but not ye	t incuri	red are as fo	ollows	:	
	Items	June	30, 2020	Dec	ember 31, 2019	Jun	e 30, 2019	

Property, plant, and			
equipment	\$ 423,200	\$ 332,290	\$ 67,838

### **10. SIGNIFICANT DISASTERS: NONE.**

### 11. SIGNIFICANT SUBSEQUENT EVENTS: NONE.

### **12. OTHERS**

### 12.1 Seasonality or periodicity of operations

The operation of the Group's is not influenced by seasonal or periodical factors.

### 12.2 Capital risk management

There were no changes to the Group's policies for capital risk management from those described in the consolidated financial statements for the year ended December 31, 2019. Please refer to Note 12.1 of the consolidated financial statements for the year ended December 31, 2019 for the related information.

### 12.3 Financial instruments

(1) Financial risks on financial instruments

Financial risk management policies

The Group's activities are exposed to a variety of financial risks. These financial risks included market risk (i.e. foreign currency risk, interest rate risk and equity price risk), credit risk and liquidity risk. The Group's overall risk

management strategy focuses on the unpredictability of financial markets and seeks to mitigate potential adverse effects on its financial performance.

The Group's material financial activities are approved by the Board of Directors in accordance with relevant requirements and internal control mechanism, which requires the Group to comply with its financial operating policies and procedures that provide guiding principles for the overall financial risk management and accountability and separation of duties.

Significant financial risks and degrees of financial risk

### A. Market risk

There were no significant changes in the nature and degree of material financial risk from those described in the consolidated financial statements for the year ended December 31, 2019. Please refer to Note 12.2 of the consolidated financial statements for the year ended December 31, 2019 for the related information.

### a. Foreign exchange risk

### Sensitivity analysis of foreign currency risk

		June 30, 2020										
		Foreign	Exchange	Ν	ew Taiwan							
		Currency	Rate		Dollars							
Financial Assets												
Monetary Items	-											
USD	\$	57,483	29.63	\$	1,703,221							
JPY		250,987	0.28		69,109							
Financial Liabilities												
Monetary Items	-											
USD		27,528	29.63		815,657							
JPY		65,583	0.28		18,058							
		Γ	December 31, 201	9								
		Foreign	Exchange	Ν	ew Taiwan							
		Currency	Rate		Dollars							
Financial Assets	_											
Monetary Items												
USD	\$	55,224	29.98	\$	1,655,616							
JPY		288,982	0.28		79,759							

		December 31, 2019											
		Foreign	Exchange	New Taiwan									
		Currency	Rate	Dollars									
Financial Liabilities	_												
Monetary Items													
USD	\$	22,392	29.98	\$ 671,324									
JPY		46,771	0.28	12,909									
			June 30, 2019										
		Foreign Exchange		New Taiwan									
		Currency	Rate	Dollars									
Financial Assets													
Monetary Items													
USD	\$	67,377	31.06	\$ 2,092,726									
JPY		269,886	0.29	77,889									
Financial Liabilities													
Monetary Items	_												
USD		41,829	31.06	1,299,207									
JPY		54,821	0.29	15,821									

Foreign currency risks of the Group is mainly exposed to US dollar and JPY. The sensitivity analysis for the Group is 1% increase/decrease in NTD against the relevant foreign currencies. 1% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 1 % change in foreign currency rates. An increase/decrease in profit before tax would be resulted where the NTD strengthens/weakens 1% against the relevant currency with all other variables held constant in the amounts of \$9,386 thousand and \$8,556 thousand for the six months ended June 30, 2020 and 2019, respectively.

b. Price risk

The Group is exposed to the price risk of funds and unlisted equity securities because these equity investments held by the Group are classified as financial assets at fair value through profit, loss or financial assets at fair value through other comprehensive income. The Group mainly invests in funds and equity instrument of unlisted stocks. The prices of funds and equity instrument of unlisted stocks would change due to the uncertainty of the future value.

If the prices of these equity securities had increased/decreased by 1%, the profit before tax and other comprehensive income before tax would have increased/decreased by \$572 thousand, \$168 thousand, \$560 thousand and \$161 thousand for the six months ended June 30, 2020 and 2019, respectively, due from increase/decrease in fair value.

c. Interest rate risk

The carrying amounts of interest – bearing financial instruments held by the Group as of the reporting date are as follows:

Carrying Amounts											
Ju	ine 30, 2020	Dece	ember 31, 2019	June 30, 2019							
\$	1,293	\$	1,294	\$	63,385						
	(9,998)		(9,998)		(9,987)						
\$	(8,705)	\$	(8,704)	\$	53,398						
\$	992,610	\$	885,716	\$	796,909						
	(2,450,622)		(2,618,015)		(2,588,213)						
\$	(1,458,012)	\$	(1,732,299)	\$	(1,791,304)						
	\$	(9,998) \$ (8,705) \$ 992,610 (2,450,622)	June 30, 2020       Decent         \$       1,293       \$         (9,998)       \$       \$         \$       (8,705)       \$         \$       992,610       \$         (2,450,622)       \$       \$	June 30, 2020       December 31, 2019         \$ 1,293       \$ 1,294         (9,998)       (9,998)         \$ (8,705)       \$ (8,704)         \$ 992,610       \$ 885,716         (2,450,622)       (2,618,015)	June 30, 2020       December 31, 2019       June         \$ 1,293       \$ 1,294       \$         (9,998)       (9,998)       \$         \$ (8,705)       \$ (8,704)       \$         \$ 992,610       \$ 885,716       \$         (2,450,622)       (2,618,015)       \$						

Sensitivity analysis for instruments with fair value interest rate risk

The Group does not classify any fixed-rate instruments as financial assets measured at fair value through profit and loss. In addition, the Group does not designate derivatives as hedge instruments under the fair value hedge accounting model. Therefore, the change in interest rate on the reporting date has no effect on profit or loss and other comprehensive income.

Sensitivity analysis for instruments with cash flow interest rate risk

The effective interest rates for the Group's floating interest rate financial instruments are susceptible to the market interest rate. If the market interest rate increases/decreases 1%, the profit before tax will increase/decrease \$7,290 thousand and \$8,957 thousand for the six months ended June 30, 2020 and 2019, respectively.

B. Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in a financial loss to the Group. The Group is exposed to credit risk from operation activities, primarily trade receivable, and from investing activities, primarily bank deposits and other financial instruments. Credit risk is managed separately for business related and financial related exposures

Business - related credit risk

In order to maintain the credit quality of the trade receivables, the Group has established procedures to monitor and limit exposure to credit risk on trade receivables. Credit evaluation is performed taking into account relevant factors that may affects a customer's paying ability, such as the customer's financial condition and historical transaction records, internal and external credit rating and economic conditions.

The Group does not hold any collateral or other credit enhancement to hedge against the credit risk of financial assets.

### Financial credit risk

The Group's exposure to financial credit risk pertaining to bank deposits and other financial instruments was evaluated and monitored by the Group's treasury function. The Group only transacts with creditworthy counterparties and banks; therefore, no significant financial credit risk was identified.

a. Credit concentration risk

The proportion of accounts receivable of the Group's four largest customers to the total balance of accounts receivable as of June 30, 2020, December 31, 2020 and June 30, 2019 is 34%, 37% and 40%, respectively. The credit concentration risk associated with other accounts receivable is relatively insignificant.

b. Measurement of expected credit losses

- i. Accounts receivable: The Group applies simplified approach to accounts receivable. Please refer to Note 6.4 for more information.
- ii. The criteria used to determine whether credit risk has increased significantly: The Group considered credit factors and reviewed relevant information associated with debtors to assess whether credit risks on financial instruments have increased significantly since initial recognition.
- c. Holding collateral and other credit enhancement to hedge against credit risk of financial assets: None.
- d. Credit risk of financial assets measured at amortized cost

Please refer to Note 6.4 for information on the Group's credit exposures associated with accounts receivable. Other financial instruments

amortized at cost, such as cash and cash equivalents and other receivables, have low credit losses; therefore, the loss allowance for those instruments is measured at an amount equal to 12-month expected credit losses. After assessment, the Group determined that no material impairment occurred.

- C. Liquidity risk
  - a. Liquidity risk management

The objective of the Group's management of liquidity risk is to maintain sufficient cash and cash equivalents, highly liquid securities, and banking facilities to ensure that the Group has sufficient financial flexibility for its operations.

b. Maturity analysis for financial liabilities

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities:

						June 30, 2020				
Non-derivative Financial Liabilities	W	ithin 1 year	1-5 years		Over 5 years	Contract cash flows			Carrying amounts	
Short-term loans	\$	680,190	\$	-	\$	; –	\$	680,190	\$	670,817
Short-term notes and bills payable		10,000		-		-		10,000		9,998
Notes payable		44,309		-		-		44,309		44,309
Accounts payable		797,345		_		-		797,345		797,345
Other payables		470,739		-		-		470,739		470,739
Lease liabilities		11,085		37,565		74,173		122,823		112,457
Long-term loan (include current portion)		109,260		1,622,138		102,791		1,834,189		1,779,805
Guarantee deposits		-		8,657		-		8,657		8,657
Total	\$	2,122,928	\$	1,668,360	\$	3 176,964	\$	3,968,252	\$	3,894,127

#### Further information on maturity analysis for lease liabilities

	June 30, 2020													
	Within	in 1 year 1-5 years			5-10 years 10-15 years						15-20 years	Total undiscounted lease payments		
Lease liabilities	\$	11,085	\$ 3	87,565	\$	30,0	)69	\$	31,524	\$	12,580	\$	122,823	
Non-derivative						]	Dece	ember 3	31, 201		ontract cash		Comming	
Financial Liabi		Withir	n 1 year	1	-5 ye	ears	C	ver 5 y	rears		flows		Carrying amounts	
Short-term loan	IS	\$	775,472	\$		-	\$		-	\$	775,472	\$	767,575	
Short-term note bills payable	es and		10,000			-			-		10,000		9,998	
Notes payable			44,509			-			-		44,509		44,509	

		December 31, 2019											
Non-derivative Financial Liabilities	W	/ithin 1 year	1-5 years			Over 5 years	Contract cash flows			Carrying amounts			
Accounts payable	\$	555,860	\$	-	\$	-	\$	555,860	\$	555,860			
Other payables		476,038		-		-		476,038		476,038			
Lease liabilities		6,939		24,989		77,088		109,016		98,522			
Long-term loan (include current portion)		153,062		1,286,888		471,055		1,911,005		1,850,440			
Guarantee deposits				9,092				9,092		9,092			
1			<u> </u>	,	- <u>-</u>				. <u> </u>	· · · ·			
Total	\$	2,021,880	\$	1,320,969	\$	548,143	\$	3,890,992	\$	3,812,034			

### Further information on maturity analysis for lease liabilities

		December 31, 2019												
	Within 1 year			1-5 years		5-10 years		10-15 years		15-20 years	Total undiscounted lease payments			
Lease liabilities	\$	6,939	\$	24,989	\$	29,892	\$	31,413	\$	15,783	\$	109,016		

				June 30, 2019						
Non-derivative Financial Liabilities	W	ithin 1 year	 1-5 years		Over 5 years		Contract cash flows		Carrying amounts	
Short-term loans	\$	854,411	\$ -	\$	-	\$	854,411	\$	843,858	
Short-term notes and bills payable		10,000	-		-		10,000		9,987	
Notes payable		63,507	-		-		63,507		63,507	
Accounts payable		868,777	-		-		868,777		868,777	
Other payables		497,208	-		-		497,208		497,208	
Lease liabilities		10,865	25,429		80,005		116,299		105,193	
Long-term loan (include current portion)		235,091	1,542,402		-		1,777,493		1,744,355	
Guarantee deposits		-	8,008		-		8,008		8,008	
Total	\$	2,539,859	\$ 1,575,839	\$	80,005	\$	4,195,703	\$	4,140,893	

### Further information on maturity analysis for lease liabilities

		June 30, 2019										
	Within 1 year			1-5 years 5-10 years			10-15 years 15-20 years				Total undiscounted lease payments	
Lease liabilities	\$	10,865	\$	25,429	\$	29,714	\$	31,322	\$	18,969	\$	116,299

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

### 12.4 Capital risk management

	Ju	June 30, 2020		December 31, 2019	J	une 30, 2019
Financial assets						
Financial assets at fair value						
through profit or loss	\$	57,185	\$	62,947	\$	55,975
Financial assets measured at						
amortized cost (Note 1)		2,752,562		2,611,701		2,711,303
Financial assets at fair value						
through other comprehensive						
income		16,846		17,218		16,068
<u>Financial liability</u>						
Financial liabilities measured at						
amortized cost (Note 2)		3,781,670		3,713,512		4,035,700

- Note 1: The balances included financial assets measured at amortized cost, which comprise cash and cash equivalents, notes receivable, accounts receivable, other receivable and refundable deposits.
- Note 2: The balances included financial liabilities measured at amortized cost, which comprise short-term loan, short-term notes and bills payable, accounts payable, other payables, long-term loan (include current portion) and guarantee deposits received.

### 12.5 Fair value information of financial instruments

- Definition of fair value measurements are grouped into Level 1 to 3 as follows: Level 1: Relevant inputs are quoted prices in active markets for identical assets or liabilities that the entity can access on the measurement date.
  - Level 2: Inputs other than quoted prices included within Level 1 are observable for the asset or liability, either directly or indirectly.
  - Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in certain derivative instruments, equity investment without active market and investment property is included in Level 3.

### (2) Financial instruments that are not measured at fair value

The fair value of the Group's financial instruments not measured at fair value including cash and cash equivalents, accounts receivable, other financial assets, refundable deposits, short-term loan, accounts payables, long-term loan

(including current portion) and other financial liabilities approximate their fair value.

(3) Financial instruments that are measured at fair value:

The financial instruments that are measured at fair value on a recurring basis, the information of fair value is as follow

	June 30, 2020								
Items	]	Level 1	Ι	Level 2	]	Level 3		Total	
Assets									
Recurring fair value									
measurements									
Financial assets at FVTPL									
Funds	\$	57,185	\$	_	\$	_	\$	57,185	
Financial assets at FVTOCI									
Equity instruments									
Unlisted stocks		_		_		16,846		16,846	
Total	\$	57,185	\$	_	\$	16,846	\$	74,031	
				Decembe	r 31	, 2019			
Items	]	Level 1	]	Level 2	]	Level 3		Total	
• •									
Assets									
Recurring fair value									
measurements									
Financial assets at FVTPL									
Funds	\$	62,947	\$	_	\$	_	\$	62,947	
Financial assets at FVTOCI									
Equity instruments									
Unlisted stocks		_		_		17,218		17,218	
Total	\$	62,947	\$	_	\$	17,218	\$	80,165	

	June 30, 2019									
Items	Ι	Level 1		evel 2	Ι	Level 3	Total			
Assets										
Recurring fair value										
measurements										
Financial assets at FVTPL										
Funds	\$	55,975	\$	_	\$	_	\$	55,975		
Financial assets at FVTOCI										
Equity instruments										
Unlisted stocks		_		_		16,068		16,068		
Total	\$	55,975	\$	_	\$	16,068	\$	72,043		

(4) The methods and assumptions the Group used to measure fair value are as follows:

- A. The Group measures the fair values of its financial instruments with an active market using their quoted prices in the active market.
- B. Fair value of equity investment of unlisted stocks without active market was estimated through the market approach that is mainly referenced to the same type of companies' evaluation, quotes from third parties, net assets and state of operation. The significant and unobservable input parameter for assessing the unlisted stocks mainly relates to liquidly discount rate. Since the possible changes of liquidity discount rate may not cause significant influence on financial standing, the quantitative information will not be disclosed.
- C. Fair value of other financial assets and financial liabilities (except for aforementioned) are determined in accordance with generally accepted pricing model based on the discounted cash flow analysis.
- (5) Transfer between Level 1 and Level 2 of the fair value hierarchy: none.
- (6) Changes in level 3 instruments:

Items	For the Six I Ended June		For the Six Months Ended June 30, 2019		
<u>Financial assets at FVTOCI</u> Beginning Balance Unrealized valuation gains or	\$	17,218	\$	16,336	
losses on equity investments at FVTOCI		(372)		(268)	

Items	e Six Months June 30, 2020	For the Six Months Ended June 30, 2019		
	 <u> </u>			
Effect of exchange rate difference	\$ _	\$	-	
Ending Balance	\$ 16,846	\$	16,068	

### 13. SUPPLEMENTARY DISCLOSURES

- 13.1 Significant transactions information (before inter-company eliminations):
  - (1) Financings provided to others: None;
  - (2) Endorsement and guarantee provided to others: Please see Table 1 attached;
  - (3) Marketable securities held (excluding investments in subsidiaries, associates and joint ventures at the end of the period): Please see Table 2 attached;
  - (4) Marketable securities acquired and disposed of at costs or prices of at least NT\$300 million or 20% of the paid-in capital: None;
  - (5) Acquisition of individual real estate properties at costs of at least NT\$300 million or 20% of the paid-in capital: Please see Table 3 attached;
  - (6) Disposal of individual real estate properties at prices of at least NT\$300 million or 20% of the paid-in capital: None;
  - (7) Total purchases from or sales to related parties of at least NT\$100 million or 20% of the paid-in capital: Please see Table 4 attached;
  - (8) Receivables from related parties amounting to at least NT\$100 million or 20% of the paid- in capital: Please see Table 5 attached;
  - (9) Information on the derivative instrument transactions: None;
  - (10) The business relationship between the parent and the subsidiaries and significant transaction between then: Please see Table 6 attached;
- 13.2 Information on investees (before inter-company eliminations): Please see Table 7 attached;
- 13.3 Information on investment in Mainland China (before inter-company eliminations):
  - (1) The name of the investee in Mainland China, the main businesses and products, its issued capital, method of investment, information on inflow or outflow of capital, percentage of ownership, income (losses) of the investee, ending balance, amount received as dividends from the investee, and the limitation on investee: Please see Table 8 attached;
  - (2) Significant direct or indirect transactions with the investee, its prices and terms of payment, unrealized gain or loss, and other related information which is helpful to understand the impact of investment in Mainland China on financial reports: Please see Table 6 attached.
- 13.4 Information of major shareholder (Names, number of shares and ownership of shareholders whose equity interest is greater than 5%): Please see Table 9 attached.

#### **14. SEGMENT INFORMATION**

#### 14.1 General information

For the purpose of management, the chief operating decision maker of the Group separates its operations based on different products and have two reportable segments: Stationary segment and electronic segment.

14.2 Measurement basis

Management monitors the operation results of its segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit or loss before tax and is measured consistently with profit or loss before tax in the consolidated financial statements. Furthermore, the information of assets and liabilities do not report to chief operating decision maker for operation decision making, segment assets and liabilities are not disclosed. The accounting policies for reportable segments are the same as Group's accounting policies described in Note 4.

14.3 Segment information

The segment information provided to the chief operating decision-maker:

			ne 30, 2020							
Items		Electronic	ç	Stationery		Others	El	iminations	Total	
Revenue										
Revenue from										
external customers	\$	3,282,879	\$	675,034	\$	30,656	\$	_	\$	3,988,569
Revenue from										
intersegments		296,163		241,680		12,182		(550,025)		_
	\$	3,579,042	\$	916,714	\$	42,838	\$	(550,025)	\$	3,988,569
Interest expenses	\$	21,598	\$	6,631	\$	_	\$	_	\$	28,229
Depreciation and amortization	\$	294,622	\$	48,022	\$	8,860	\$	_	\$	351,504
Segment income (loss)	\$	99,992	\$	75,405	\$	5,466	\$	_	\$	180,863
Income (loss) before tax									\$	180,863
Total assets									\$	10,526,937
			F	or the Six N	/lo1	nths Endeo	d Ju	ne 30, 2019		
Items	]	Electronic	5	Stationery		Others	El	iminations		Total
Revenue Revenue from										
external customers	\$	3,710,385	\$	810,231	\$	35,177	\$	-	\$	4,555,793

	For the Six Months Ended June 30, 2019											
Items	Electronic		ç	Stationery		Others	E1	iminations		Total		
D (												
Revenue from												
intersegments	\$	322,889	\$	288,440	\$	14,561	\$	(625,890)	\$	-		
	\$	4,033,274	\$	1,098,671	\$	49,738	\$	(625,890)	\$	4,555,793		
Interest expenses	\$	22,874	\$	6,695	\$	_	\$	_	\$	29,569		
Depreciation and amortization	\$	309,149	\$	45,107	\$	10,391	\$	_	\$	364,647		
Segment income (loss)	\$	302,567	\$	116,486	\$	6,823	\$	-	\$	425,876		
Income (loss) before tax									\$	425,876		
Total assets									\$	11,196,726		

# 14.4 Reconciliation for segment income (loss)

The segment revenue and segment income (loss) reported to the chief operating decision maker is measured in a manner consistent with that in the consolidated statements of comprehensive income.

#### ENDORSEMENTS / GUARANTEES PROVIDED

#### FOR THE SIX MONTHS ENDED JUNE 30, 2020

#### TABLE 1

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Amounts in Thousands of New Taiwan Dollars

NC	Endorsement ). /Guarantee Provider		eed Party Nature of Relationship	Limits on Endorsement /Guarantee Amount Provided to Each Guaranteed Party	Maximum Balance for	Ending Balance	Actually Drawn	/Guarantee Collateralized	Ratio of Accumulated Endorsement/ Guarantee to Net Equity per Latest Financial Statements	Guarantee Amount	Guarantee Provided by Parent Company	Guarantee Provided by A Subsidiary	Subsidiaries	Remarks
0	SDI	SDI (JIANGSU)	(3)	\$ 2,428,536	\$ 1,319,095	\$ 1,200,575	\$ 765,487	\$ -	22. 25	\$ 2,698,373	Y	Ν	Y	

- Note 1: The numbers filled in for the financing company represent the following :
  - (1) The Company is '0'.

Note 2: Relationships between the endorser/guarantor and the party being endorsed/guaranteed :

(1) Trading parties.

(2) The Company direct and indirect owns over 50% ownership of subsidiaries.

(3) The Company and its subsidiaries own over 50% ownership of the investee company.

Note 3 : The total amount of the guarantee provided by SDI to any individual entity shall not exceed forty-five percent (45%) of Company's net worth.

Note 4: The total amount of guarantee shall not exceed fifty percent (50%) of Company's net worth.

Note 5 : "Y" represents the endorsement and guarantee provide by listed parent company to subsidiaries, subsidiaries to listed parent company, or take place in Mainland China.

### SDI CORPORATION AND SUBSIDIARIES MARKETABLE SECURITIES HELD

### JUNE 30, 2020

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

Held	Marketable	Relationship	Financial Statement		JUNE 30	, 2020		
Company Name	Securities Type and Name	with the Company	Account	Shares/Units (In Thousands)	Carrying Value	Percentage of Ownership	Fair Value	Remarks
TEC Brite Technology	Jih Sun Money Market Fund	_	Financial Assets at Fair Value through Profit or Loss—Current	2,587	\$ 38,587	-%	\$ 38,587	
	Capital Money Market Fund	_	Financial Assets at Fair Value through Profit or Loss—Current	1,145	18,598	-%	18,598	
SDI	Chang Hwa Golf Club	_	Financial Assets at Fair Value through Other Comprehensive Income—Noncurrent	90	7,447	0. 24%	7,447	
	SDI ELECTRONICS JAPAN CO., LTD		Financial Assets at Fair Value through Other Comprehensive Income—Noncurrent	30	6,213	15.00%	6,213	
	SDI JAPAN CO., LTD	_	Financial Assets at Fair Value through Other Comprehensive Income–Noncurrent	200	3,186	19.61%	3,186	

### TABLE 2

#### ACQUISITION OF INDIVIDUL REAL ESTATE PROPERTIES AT COSTS OF AT LEAST NT\$300 MILLION OR 20% OF THE PAID-IN CAPITAL

#### FOR THE SIX MONTHS ENDED JUNE 30, 2020

1110 88 0	Added 5 Added and 5 Added a												
Company	Types of	Date of	Transaction	Payment	Counter north	Nature of	Pı	rior Transactio Counter-		ted	Price	Purpose of Acquisition	Domonico
Name	Property			Counter-party	Relationships	Owner	Relationships	Transfer Date	Amount	Reference	Acquisition	Remarks	
SDI	Building H construction (Nantou)		\$ 314,500	\$ 31,450	HSING YA CONSTRUCTION ENGINEERING CO., LTD.				_	\$ -	Price comparison and price negotiation	-	_

TABLE 3

Amounts in Thousands of New Taiwan Dollars

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Note 1: Date of occurrence: Refers to the date of contract signing, date of payment, date of consignment trade, date of transfer, dates of boards of directors resolutions, or other date that can confirm the counterpart and monetary amount of the transaction, whichever date is earlier.

# TOTAL PURCHASES FROM OR SALES TO RELATED PARTIES OF AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

### FOR THE SIX MONTHS ENDED JUNE 30, 2020

Amounts in The	ousands of New	Taiwan Dollars

	Related	Related Nature of Party Relationships		Transaction Details					Notes/A Payable or 1		
Company Name	Party			Amount	% to Total	Payment Terms	Unit Price	Payment Terms	Ending Balance	% to Total	Remarks
SDI Jiangsu	SDI	The ultimate parent of the Company	Sales	\$ 323,508	30. 64%	As prescribed by the agreement	_	_	\$ 60,973	1. 27%	Note 1

Note 1: All the transactions had been eliminated when preparing consolidated financial report.

)

TABLE 4

### RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

JUNE 30, 2020

Amounts in Thousands of New Taiwan Dollars

Company			e of Ending Balance of Accounts		Overdue		Amounts Received in	Allowance for	
Name	Related 1 arty	Relationship	Receivable (Note 1)	Rate	Amount	Action Taken	Subsequent Period	Impairment Loss	
SDI	SDI Jiangsu	Subsidiary	\$ 103,647	1.57	\$ 20,559	_	\$ –	\$ –	

Note 1: All the transactions had been eliminated when preparing consolidated financial report.

TABLE 5

# SUBSIDIARIES INTERCOMPANY RELATIONSHIPS AND SIGNIFICANT INTERCOMPANY TRANSACTIONS

### FOR THE SIX MONTHS ENDED JUNE 30, 2020

### Amounts in Thousands of New Taiwan Dollars

					Intercompar	v Transac	rtions
No. Company (Note 1) Name		Counter Party	Nature of Relationship (Note 2)		Amount	Terms	Percentage of Consolidated Net Revenue or Total Assets
0	SDI	Chao Shin Metal	1	Sales revenue	\$ 7,396	Note 3	0.19%
		Chao Shin Metal	1	Accounts receivable	1,858	Note 3	0.02%
		Chao Shin Metal	1	Other receivables	674	—	0.01%
		TEC Brite Technology	1	Sales revenue	147	Note 3	-%
		TEC Brite Technology	1	Accounts receivable	146	Note 3	-%
		TEC Brite Technology	1	Other receivables	8,581	—	0.08%
		TEC Brite Technology	1	Payments on Behalf of Others	1,257	_	0.01%
		SDI (JIANGSU)	1	Sales revenue	81,598	Note 3	2.05%
		SDI (JIANGSU)	1	Accounts receivable	103,647	Note 3	0.98%
		SDI (JIANGSU)	1	Other receivables	4,995	—	0.05%
1	SDI	SDI	2	Sales revenue	323,508	Note 3	8.11%
	(JIANGSU)	SDI	2	Accounts receivable	60,973	Note 3	0.58%
		SDI	2	Other receivables	7,017		0.07%
2	Chao Shin	SDI	2	Sales revenue	9,907	Note 3	0. 25%
	Metal	SDI	2	Processing income	2,127	Note 3	0.05%
		SDI	2	Accounts receivable	2,144	Note 3	0.02%
		SDI (JIANGSU)	3	Sales revenue	48,521	Note 3	1.22%
		SDI (JIANGSU)	3	Accounts receivable	31,639	Note 3	0.30%

(Continued)

### SUBSIDIARIES INTERCOMPANY RELATIONSHIPS AND SIGNIFICANT INTERCOMPANY TRANSACTIONS

### FOR THE SIX MONTHS ENDED JUNE 30, 2020

TABLE 6

### Amounts in Thousands of New Taiwan Dollars

				Intercompany Transactions						
No. (Note 1)	Company Name	Counter Party	Nature of Relationship (Note 2)	Financial Statements Item	Amount	Terms	Percentage of Consolidated Net Revenue or Total Assets			
3	TEC Brite Technology	SDI	2	Sales revenue	76,821	Note 3	1.93%			
		SDI	2	Accounts receivable	57,241	Note 3	0.54%			

Note 1: The numbers filled in for the transaction company represent the follows:

(1) Parent company is '0'.

(2) The subsidiaries are numbered in order starting from '1'.

Note 2: Relationships between transaction companies and counter parties are classified into the following three categories as listed below :

'1'represents parent company to subsidiary.

'2' represents subsidiary to parent company.

'3' represents subsidiary to subsidiary.

Note 3: Sale price with related parties were determined and negotiated referring to related market price.

Note 4: All the transactions had been eliminated when preparing consolidated financial report.

(Concluded)

#### NAMES, LOCATIONS, AND RELATED INFORMATION OF INVESTEES OVER WHICH THE COMPANY EXERCISES SIGNIFICANT INFLUENCE

### FOR THE SIX MONTHS ENDED JUNE 30, 2020

Amounts in Thousands of New Taiwan Dollars

Investor		. Main Businesses		Original Investment Amount		Bala	ance as of June	30, 2020	Net	Share of	D 1
Company	Investee Company	Location	and Products	June 30, 2020	June 30, 2019	Shares	Percentage of Ownership	Carrying Value	Income(Losses) of the Investee	of Investee	Kemarks
SDI	CHAO SHIN METAL INDUSTRIAL CORP.	Taiwan	Smelting and rolling of metal strips	\$ 106,953	\$ 106,953	14,810	84.62%	\$ 231,091	\$ 6,519	\$ 5,629	Note 1
	TEC BRITE TECHNOLOGY CO., LTD	Taiwan	Manufacturing of electronic components and international trade	98,969	98,969	9,897	54.98%	326,105	61,172	34,128	Note 1
	SHUEN DER (B.V.I.)	BVI	Holding Company	669,415	669,415	8,920	100.00%	1,571,215	(22,246)	(22,837)	Note 1, 2 and 3

Note 1 : All the transactions had been eliminated when preparing consolidated financial report.

Note 2: The difference of the shares of profits/losses of investee is recognized as unrealized gross profit.

Note 3 : Please refer to Table 8 for information of investees of China Mainland.

TABLE 7

#### INFORMATION ON INVESTMENT IN MAINLAND CHINA

#### FOR THE SIX MONTHS ENDED JUNE 30, 2020

#### TABLE 8

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Amounts in Thousands of New Taiwan Dollars

Investee			Method of		Flo		Accumulated Outflow of Investment from	(Losses) of the		Shares of Profits/	Carrying Amount as	Accumulate d Inward Remittance	Note
Company	and Products	Paid-in Capital		from Taiwan as of January 1, 2020		Inflow	Taiwan as of	Investee Company	Ownership		of June 30, 2020	of Earnings as of June 30, 2020	
SDI Jiangsi	Manufacture, process and sales of integrated circuit frame, blades, stationary, etc.	\$ 1,037,050	Note 1	\$ 681,490	-	_	\$ 681,490	\$ (22,151)	100. 00%	\$ (22,151)	\$ 1,602,833	-	

Accumulated Investment in Mainland China as of June 30, 2020	Investment Amounts Authorized by Investment Commission, MOEA	Upper Limit on Investment	
\$ 681,490	\$ 1,037,050	\$ 3,422,659	

Note 1 : Reinvesting in the Mainland China through third-region companies.

Note 2 : Amounts was recognized based on reviewed financial statements.

Note 3 : Foreign currencies aforementioned are translated into NTD using the exchange rate at the reporting date or average exchange rate for the six months ended June

30, 2020.

Note 4 : All the transactions had been eliminated when preparing consolidated financial report.

#### INFORMATION OF MAJOR SHAREHOLDERS

#### JUNE 30, 2020

#### TABLE 9

Shareholders (Note 1)	Shares				
Shareholders (Note 1)	Total Shares Owned	Ownership Percentage			
Chen, Wei Te	10,327,690	5.67%			
Cathay Life Insurance Co.,Ltd.	10,017,000	5.49%			

Note 1: The information of major shareholders is based on the number of ordinary shares and preferred shares held by shareholders with ownership of 5% or greater, that have been issued without physical registration (included treasury shares) by the Company as of June 30, 2020. The share capital in consolidated financial report may differ from the actual number of shares that have been issued without physical registration because of different preparation basis.