EPISIL TECHNOLOGIES INC. AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS WITH REPORT OF INDEPENDENT AUDITORS FOR THE SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024

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

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of Episil Technologies Inc.

Preface

We have reviewed the accompanying consolidated balance sheets of Episil Technologies Inc. (Formerly EPISIL HOLDING INC.) and Subsidiaries as of June 30, 2025 and 2024, the related consolidated statements of comprehensive income for the three-month and six-month periods ended June 30, 2025 and 2024 and consolidated statements of changes in equity and cash flows for the six-month periods ended June 30, 2025 and 2024, and notes to the consolidated financial statements (including the summary of significant accounting policies). It is the management's responsibility to prepare fairly presented consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IAS 34 'Interim Financial Reporting' endorsed by the FSC, and the accountant's responsibility is to draw conclusions on the consolidated financial statements based on the review results.

Scope

Except as stated in the section of basis for qualified conclusion, we conducted our reviews in accordance with the Standard on Review Engagements 2410, "Review of Financial Information Performed by the Independent Auditor of the Entity" of the Republic of China. The procedures performed in the review of consolidated financial statements include inquiries (primarily inquiring those responsible for financial and accounting matters), analytical procedures and other review procedures. The scope of the review work is significantly smaller than the scope of the audit work, so the accountant may not be able to identify all the material matters that can be identified by the audit work, and therefore cannot present the audit opinion.

Basis for qualified conclusion

As mentioned in Notes 4(3) to the consolidated financial statements, the financial statements of some unimportant subsidiaries included in the above consolidated financial statements not reviewed by the accountant. As of June 30, 2025 and 2024, the total assets of such subsidiaries were NT\$146 million and NT\$178 million respectively, accounting for 1.10% and 1.54% of the consolidated total assets respectively; the total liabilities were NT\$4 million and NT\$19 million respectively, accounting for

0.10% and 0.46% of the total consolidated liabilities respectively; the total comprehensive profit and loss for the three-month and six-month periods ended June 30, 2025 and 2024 were NT\$5 million, NT\$(4) million, NT\$2 million and NT\$(7) million respectively, accounting for (2.55%), 7.93%, (0.58%) and 4.83% of the total consolidated comprehensive profit and loss respectively. And as mentioned in Notes 6(5), some investments using the equity method are prepared by each company for the same period and not reviewed by the accountant. As of June 30, 2025 and 2024, the investments accounted for under the equity method balances of NT\$0 million and NT\$192 million respectively, accounting for 0% and 1.65% of the consolidated total assets respectively, the related shares of profit or loss from the associates in the amount of NT\$41 million, NT\$(0.9) million, NT\$41 million and NT\$(0.5) million respectively, accounting for (20.18%), 1.74%, (9.89%) and 0.35% of the consolidated income from continuing operations before income tax for the three-month and six-month periods ended June 30,2025 and 2024, respectively,

Qualified conclusion

According to the review results of the accountants, except for some unimportant subsidiaries included in the consolidated financial statements, investments using the equity method and the relevant information disclosed, which may be adjusted appropriately and the impacts may be disclosed, we did not find any circumstance where the consolidated financial statements referred to in paragraph 1 were not prepared in any material respect in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IAS 34 'Interim Financial Reporting' endorsed by the FSC, making it impossible to fairly present the consolidated financial position of Episil Technologies Inc. and its subsidiaries as of June 30, 2025 and 2024, and the consolidated financial performance for the three-month and six-month periods ended June 30, 2025 and 2024.

Li, Tien-Yi	Hsieh, Chih-Cheng
For and on behalf of PricewaterhouseCoopers, TaJuly 31, 2025	aiwan

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such

financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and independent auditors" report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

EPISIL TECHNOLOGIES INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS JUNE 30, 2025, DECEMBER 31, 2024 and JUNE 30, 2024 (Expressed in thousands of New Taiwan dollars)

				June 30, 2025			December 31, 20			June 30, 2024	
	Assets	Notes		AMOUNT	<u>%</u>		AMOUNT	<u>%</u>		AMOUNT	%
•	Current assets										
1100	Cash and cash equivalents	6(1)	\$	4,388,039	33	\$	5,545,353	40	\$	3,448,623	30
1136	Current financial assets at	6(1)									
	amortized cost	and 8		664,231	5		160,000	1		150,000	1
1150	Notes receivable, net	6(3)		8,077	-		9,473	-		1,681	-
1170	Accounts receivable, net	6(3)		812,470	6		888,649	7		1,153,026	10
1180	Accounts receivable - related	7									
	parties			155,036	1		137,283	1		1,899	-
1200	Other receivables			34,130	-		34,495	-		44,795	1
1210	Other receivables - related parties	7		6,120	-		-	-		-	-
1220	Current income tax assets			7,828	-		6,411	-		5,074	-
130X	Inventories	6(4)		1,154,653	9		1,233,618	9		1,402,495	12
1410	Prepayments			139,269	1		162,614	1		130,366	1
1470	Other current assets			7,616			10,628			8,321	
11XX	Current assets			7,377,469	55		8,188,524	59		6,346,280	55
	Non-current assets										
1517	Non-current financial assets at fair	6(2)									
	value through other										
	comprehensive income			4,550	-		8,551	-		9,818	-
1535	Non-current financial assets at	6(1)									
	amortized cost	and 8		22,118	-		36,348	-		30,442	-
1550	Investments accounted for using	6(5)									
	equity method			-	-		-	-		191,649	2
1600	Property, plant and equipment	6(6)		5,136,423	39		4,796,121	35		4,246,485	37
1755	Right-of-use assets	6(7)		529,365	4		569,420	4		451,547	4
1760	Investment property - net	6(9)		129,294	1		133,156	1		135,305	1
1780	Intangible assets			44,132	-		48,761	-		48,073	-
1840	Deferred income tax assets			141,311	1		131,357	1		137,199	1
1900	Other non-current assets			2,893	-		2,366	-		2,401	-
15XX	Non-current assets			6,010,086	45		5,726,080	41		5,252,919	45
1XXX	Total assets		\$	13,387,555	100	\$	13,914,604	100	\$	11,599,199	100
			_			<u> </u>			<u> </u>		

(Continued)

EPISIL TECHNOLOGIES INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS JUNE 30, 2025, DECEMBER 31, 2024 and JUNE 30, 2024

(Expressed in thousands of New Taiwan dollars)

				June 30, 2	025			December 31, 20	24		June 30, 2024	
	Liabilities and Equity	Notes		AMOUNT	_	%		AMOUNT	%		AMOUNT	%
	Current liabilities											
2100	Short-term borrowings	6(10)	\$	1,560,431		12	\$	45,159	-	\$	223,068	2
2130	Current contract liabilities	6(18)		79,374		1		87,857	1		140,235	1
2170	Accounts payable			385,144		3		426,739	3		429,684	4
2180	Accounts payable - related parties	7		770		-		286	-		2,166	-
2200	Other payables	6(11)		810,655		6		743,278	5		827,686	7
2220	Other payables - related parties	7		105		-		4,315	-		7,491	-
2230	Current income tax liabilities			4,319		-		27,218	-		57,337	1
2280	Current lease liabilities			38,551		-		16,802	-		23,334	-
2320	Long-term liabilities, current	6(12)										
	portion			-		-		1,495,970	11		1,577,140	14
2399	Other current liabilities, others			193,145		1		198,717	2		287,991	2
21XX	Current liabilities			3,072,494	_	23		3,046,341	22		3,576,132	31
	Non-current liabilities											
2530	Corporate bonds payable	6(12)		474,738		4		468,868	4		-	-
2570	Deferred income tax liabilities			33,722		-		33,723	-		34,869	-
2580	Non-current lease liabilities			519,403		4		578,891	4		452,282	4
2640	Accrued pension liabilities	6(13)		101,196		1		126,994	1		148,420	1
2645	Guarantee deposits received			8,095		-		8,095	-		8,095	-
2670	Other non-current liabilities, others	3		24,110		-		25,771	-		5,874	_
25XX	Non-current liabilities			1,161,264		9		1,242,342	9		649,540	5
2XXX	Total liabilities			4,233,758	_	32		4,288,683	31		4,225,672	36
	Equity				_			<u> </u>				
	Equity attributable to owners of the											
	parent											
	Share capital	6(14)										
3110	Share capital - common stock			3,832,227		29		3,832,227	28		3,332,227	29
	Capital surplus	6(15)										
3200	Capital surplus			3,538,625		26		3,538,625	25		1,538,972	13
	Retained earnings	6(16)										
3310	Legal reserve			122,373		1		122,373	1		122,373	1
3320	Special reserve			99,123		1		99,123	1		99,123	1
3350	Unappropriated retained earnings		(363,246) (3)	26,823	-		320,886	3
	Other equity interest	6(17)										
3400	Other equity interest		(108,498) (1) (104,110)	(1)	(102,658)	(1)
31XX	Equity attributable to owners of			·	_			<u> </u>		-		
	the parent			7,120,604		53		7,515,061	54		5,310,923	46
36XX	Non-controlling interest	4(3)		2,033,193	_	15		2,110,860	15		2,062,604	18
3XXX	· ·	,		9,153,797	-	68		9,625,921	69	-	7,373,527	64
	Significant commitments and	9		- , ,	-			- , ,			. , ,	
	contingencies	-										
	Significant events after the reporting	11										
	period											
3X2X	Total liabilities and equity		\$	13,387,555		100	\$	13,914,604	100	\$	11,599,199	100
_				,- 3. ,000	-		<u> </u>	,- 2 . , 0 0 !	_ 0 0	_	,,	

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

EPISIL TECHNOLOGIES INC. (Formerly EPISIL HOLDING INC.) AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE THREE-MONTH AND SIX-MONTH PERIODS ENDED JUNE 30, 2024 AND 2023 (Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

			For the three-month period		eriods ended June 30,			For the six-n	nonth per	riods ended June 30,			
			2025			2024			2025		2024		
Items		Notes	_	AMOUNT	<u>%</u>	AM	OUNT	%	<u> </u>	AMOUNT	%	AMOUNT	%
4000	Operating revenue	6(18) and 7	\$	1,385,108	100	\$ 1,	482,049	10	0	\$ 2,662,425	100	\$ 2,939,612	100
5000	Operating costs	6(4)(22)(23)											
		and 7	(1,443,159)	(104) ((1,	479,436)	(10	0)(2,792,956)	(105)	(2,894,059)	(_99)
5900	Operating margin		(58,051)	(_4)		2,613	_	- (130,531)	(_5)	45,553	1
	Operating expenses	6(22)(23)											
		and 7											
6100	Selling and marketing expenses		(20,056)	(1)((21,009)	(2)(41,644)	(1)	39,838)	(1)
6200	General and administrative expenses		(98,450)	(7)((94,190)	(6)(192,026)	(7)	(187,027)	(6)
6300	Research and development expenses		(51,216)	(4)((63,982)	(4)(99,441)	(4)	(130,068)	(5)
6450	Expected credit impairment losses	12(2)	_	<u>-</u>	((27,000)	(2)			27,000)	(_1)
6000	Total operating expenses		(169,722)	(_12_)((2	206,181)	(_1	4)(333,111)	(12)	(383,933)	(_13)
6900	Operating profit (loss)		(_	227,773)	(16)((2	203,568)	(_1	<u>4</u>)(463,642)	(17)	(338,380)	(_12)
	Non-operating income and expenses												
7100	Interest income			21,487	1		16,477		1	40,438	1	26,263	1
7010	Other income	6(19)		9,893	1		9,313		1	19,291	1	18,958	1
7020	Other gains and losses	6(20)	(45,155)	(3)	1	.69,368	1	1 (34,781)	(1)	227,885	8
7050	Finance costs	6(21)	(7,325)	(1)((3,573)		- (18,163)	(1)	(18,599)	(1)
7060	Share of profit of associates and joint	6(5)											
	ventures accounted for using equity												
	method		_	40,670	3((947)			40,696	2	460)	
7000	Total non-operating income and												
	expenses		_	19,570	1	1	.90,638	_1	3	47,481	2	254,047	9
7900	Profit (Loss) before income tax		(208,203)	(15) ((12,930)	(1)(416,161)	(15)	84,333)	(3)
7950	Income tax expense	6(24)	_	10,580	1 ((37,482)	(3)	9,313		47,641)	(_2)
8200	Profit (Loss) for the period		(§	197,623)	() ((\$	50,412)	(4)(\$ 406,848)	(_15)	(\$ 131,974)	(5)

(Continued)

EPISIL TECHNOLOGIES INC. (Formerly EPISIL HOLDING INC.) AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE THREE-MONTH AND SIX-MONTH PERIODS ENDED JUNE 30, 2024 AND 2023 (Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

			For the three	e-month pe	eriods ended June	e 30,	For the six-	nonth perio	ds ended June 3	0,
			2024		2023		2024		2023	
	Items	Notes	AMOUNT	%	AMOUNT	%	AMOUNT	%	AMOUNT	%
	Other comprehensive income (loss),									
	net									
	Components of other comprehensive									
	income that will not be reclassified to									
	profit or loss									
8316	Unrealized gains (losses) from	6(2)								
	investments in equity instruments									
	measured at fair value through other									
	comprehensive income		(\$ 2,693)	(<u>1</u>)	(\$ 4,752)	(\$ 4,001	(_	\$ 5,024)	<u> </u>
8310	Components of other									
	comprehensive (loss) income that									
	will not be reclassified to profit or									
	loss		$(\underline{2,693})$	(<u>1</u>)	(<u>4,752</u>)	<u> </u>	4,001)	<u>-</u> (5,024)	
	Components of other comprehensive									
	income that may be subsequently									
	reclassified to profit or loss									
8361	Exchange differences on translation									
	of foreign operations		(1,220)	-	(445)	- (485)	- (546)	-
8370	Share of other comprehensive income									
	(loss) of associates and joint ventures									
	accounted for using equity method,									
	components of other comprehensive									
	income that may be reclassified to				1 126				1 (57	
0260	profit or loss				1,136				1,657	
8360	Components of other									
	comprehensive income (loss) that may be reclassified to profit or loss		(1.220)		601	,	105		1 111	
9200			(1,220)		691	(485)	<u> </u>	1,111	
8300	Other comprehensive (loss) income, net		(\$ 2.012)	(1)	(¢ 4.061)	\ (¢ 1 106 \	(¢ 2 012 \	
0.500			(<u>\$ 3,913</u>)	(<u>1</u>)	(<u>\$ 4,061</u>)	(\$ 4,486)	<u> </u>	\$ 3,913)	<u> </u>
8500	Total other comprehensive income for		(h 201 526)	(15)	/ h		ф. 411 224 X	(15) (ф 105 007 X	, ,
	the period		(<u>\$ 201,536</u>)	(<u>15</u>)	(<u>\$ 54,473</u>)) (<u>4</u>) (\$ 411,334)	(<u>15</u>)(\$ 135,887	(_5)
0.64.0	Profit, attributable to:						+			
8610	Owners of the parent		(\$ 179,650)	` ′			. , ,		\$ 212,278)	(8)
8620	Non-controlling interest		(<u>17,973</u>)	$(\underline{1})$	63,180	4 (16,779		80,304	<u>3</u>
	Total		(\$ 197,623)	(<u>14</u>)	(\$ 50,412)) (<u>4</u>) (\$ 406,848	(<u>15</u>)(<u>\$ 131,974</u>)	(<u>5</u>)
	Comprehensive income attributable to:									
8710	Owners of the parent		(\$ 183,189)						\$ 215,813)	
8720	Non-controlling interest		(18,347)	(<u>1</u>)	62,947	4 (16,877)		79,926	3
	Total		(<u>\$ 201,536</u>)	(<u>15</u>)	(<u>\$ 54,473</u>)) (<u>4</u>) (\$ 411,334	(<u>15</u>)(<u>\$ 135,887</u>)	(<u>5</u>)
	Basic (loss) earnings per share	6(25)								
9750	Basic (loss) earnings per share (in		, h	0 45		0.04	Φ.			0 (4)
	dollars)		(<u>\$</u>	0.47)	(<u>\$</u>	0.34) (<u></u>	1.02)(<u> </u>	0.64
	Diluted (loss) earnings per share	6(25)								
9850	Diluted (loss) earnings per share (in			0 /=:		0.00			Φ.	0
	dollars)		(<u>\$</u>	0.47)	(<u>\$</u>	0.34) (\$	1.02)(\$	0.64)

EPISIL TECHNOLOGIES INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

FOR THE THREE-MONTH PERIODS ENDED MARCH 31, 2025 AND 2024

(Expressed in thousands of New Taiwan dollars)

			Equity attributable to owners of the parent								
					Retained Earnings	S	Other equit	ty interest			
	Notes	Share capital -	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings	translation differences of	Unrealised gains (losses) from financial assets measured at fair value through other comprehensive income	Total	Non-controlling interest	Total equity
Balance at January 1, 2024		\$3,332,157	\$1,538,468	\$ 114,149	\$ 101,815	\$ 538,696	(\$ 6,209)	(\$ 92,914)	\$5,526,162	\$2,043,342	\$7,569,504
(Loss) Profit for the six-month ended March 31,2024		ψ3,332,137	φ1,550,400	Ψ 114,142	Ψ 101,015	(212,278)	(ψ 0,20)	(ψ)2,)1+)	(212,278)	80,304	(131,974)
Other comprehensive income (loss)	6(13)	-	-	-	-	-	1,489	(5,024)	(3,535)	(378)	(3,913)
Total comprehensive income (loss)						(212,278)	1,489	(5,024)	(215,813)	79,926	(135,887)
Appropriation of 2023 earnings						` <u></u> ,		`	` <u></u>		`
Legal reserve		-	-	8,224	-	(8,224)	-	-	-	-	-
Special reserve reversed		-	-	-	(2,692)	2,692	-	-	-	-	-
Cash dividends		-	171	-	-	-	-	-	171	125	296
Changes in ownership interest in subsidiaries	6(15)	-	(97)	-	-	-	-	-	(97)	-	(97)
Conversion of convertible bonds	6(14) (15)	70	430	-	-	-	-	-	500	-	500
Cash dividends claim by a subsidiary to non- controlling interests			<u>-</u>		<u> </u>		<u>=</u>	<u>-</u>	<u> </u>	(60,789_)	(60,789)
Balance at June 30, 2024		\$3,332,227	\$1,538,972	\$ 122,373	\$ 99,123	\$ 320,886	(\$ 4,720)	(\$ 97,938)	\$5,310,923	\$2,062,604	\$7,373,527
Balance at January 1, 2025		\$3,832,227	\$3,538,625	\$ 122,373	\$ 99,123	\$ 26,823	(\$ 4,905)	(\$ 99,205)	\$7,515,061	\$2,110,860	\$9,625,921
(Loss) Profit for the six-month ended June 30,2025		-	-	-	-	(390,069)	-	-	(390,069)	(16,779)	(406,848)
Other comprehensive income (loss)	6(13)						(387_)	(4,001_)	(4,388_)	(98)	(4,486_)
Total comprehensive income (loss)						(<u>390,069</u>)	(387_)	(4,001_)	(394,457)	(16,877_)	(411,334)
Cash dividends claim by a subsidiary to non- controlling interests	6(26) (27)	<u>=</u>	_ _	<u>-</u> _	<u>-</u> _	_ _	<u>-</u>	<u>-</u>	<u>-</u>	(60,790)	(60,790)
Balance at June 30, 2025		\$3,832,227	\$3,538,625	\$ 122,373	\$ 99,123	(\$ 363,246)	(\$ 5,292)	(\$ 103,206)	\$7,120,604	\$2,033,193	\$9,153,797

EPISIL TECHNOLOGIES INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024 (Expressed in thousands of New Taiwan dollars)

Finance costs 14,596 16,325 14,596 Interest income (For the six-month pe			periods ended June 30,			
Closs Profit before tax		Notes		2025		2024		
Closs Profit before tax	CASH FLOWS FROM OPERATING ACTIVITIES							
Adjustments to reconcile (profit) loss Expected credit impairment losses Depreciation expense 6(22) 395,516 347,336 Amortization expense 6(10) (22) 6,632 5,849 Gain on disposal of property, plant and equipment 6(20) (717) (198,667 Share of profit of associates accounted for using equity method (40,496) 460 Finance costs 6(21) 16,325 14,596 Interest income (40,438) (26,263 Changes in operating assets and liabilities Changes in operating assets Notes receivable 1,396 3,063 Accounts receivable 76,179 (37,119) Accounts receivable 1,503 2,966 Inventories (17,753) 1,707 Other receivables 5,503 2,966 Inventories (6,120) - Prepayments 78,965 191,046 Other current assets 23,345 4,557 Changes in operating liabilities 3,012 3,267 Contract liabilities 3,012 3,267 Contract liabilities (8,483) (16,769 Accounts payable (41,595) 75,728 Accounts payable (41,595) 75,728 Accounts payables (66,188) (23,911 Other payables related parties (4,210) (21,250 Other current liabilities (5,572) (4,736 Other current liabilities (5,572) (4,736 Accrued pension liabilities (5,572) (4,736 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received (8,568 - Interest received (35,300 24,859) Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021)			(\$	416 161)	(\$	84 333)		
Adjustments to reconcile (profit) loss			(Ψ	110,101)	(Ψ	01,333)		
Expected credit impairment losses 27,000	•							
Depreciation expense				_		27 000		
Amortization expense 6(10) (22) 6,632 5,849 Gain on disposal of property, plant and equipment 6(20) (717) (198,667) Share of profit of associates accounted for using 6(5) equity method (40,696) 460 Finance costs (6(21) 16,325 14,596 Interest income (40,438) (26,263) Changes in operating assets and liabilities Changes in operating assets (7,753) 1,707 Other receivable 7,503 2,966 Inventories (6120) Prepayments 7,8965 191,046 Other current assets Notes payable (8,483) (16,769) Accounts payable (8,483) (16,769) Accounts payable (8,483) (16,769) Accounts payable (8,483) (16,769) Accounts payable (14,595) 75,728 Accounts payable - related parties (66,158) (23,911) Other payables (66,158) (23,911) Other payables (66,158) (23,911) Other payables (66,158) (23,911) Other payables (7,572) (4,736) Other current liabilities (5,572) (4,736) Other current liabilities (5,572) (4,736) Other non-current liabilities (5,572) (4,736) Other non-current liabilities (5,572) (4,736) Other non-current liabilities (5,572) (17,865) Cash (outflow) inflow generated from operations Dividends received (8,568) Interest paid (16,188) (13,273) Income taxes paid		6(22)		395 516		,		
Gain on disposal of property, plant and equipment 6(20) 717) (198,667 Share of profit of associates accounted for using equity method (40,696) 460 Finance costs 6(21) 16,325 14,596 Interest income (40,438) 26,263 Changes in operating assets Changes in operating assets Notes receivable 76,179 37,119 Accounts receivable - related parties (17,753) 1,707 Other receivables 5,503 2,966 Inventories (6,120) - Prepayments 78,965 191,046 Other current assets 23,345 4,557 Changes in operating liabilities 3,012 3,267 Contract liabilities 3,012 3,267 Contract payable (8,483) (16,769 Accounts payable - related parties (41,595) 75,728 Accounts payable - related parties (56,158) 23,911 Other payables - related parties (56,158) 23,911 Other payables - related parties (56,158) 23,910 <t< td=""><td></td><td>6(10) (22)</td><td></td><td></td><td></td><td></td></t<>		6(10) (22)						
Share of profit of associates accounted for using equity method (40,696) 460 Finance costs 6(21) 16,325 (14,596) 14,596 Interest income (40,438) (26,263 26,263 Changes in operating assets and liabilities Total control of the cont	Gain on disposal of property, plant and equipment		(·	(
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Interest income	•	,	(40,696)		460		
Changes in operating assets Notes receivable 1,396 3,063 Accounts receivable 76,179 (37,119 Accounts receivable - related parties (17,753) 1,707 Other receivables 5,503 2,966 Inventories (6,120) - Prepayments 78,965 191,046 Other current assets 23,345 4,557 Changes in operating liabilities 3,012 3,267 Contract liabilities 3,012 3,267 Contract payable (8,483) (16,769 Accounts payable - related parties 484 268 Other payables - related parties (41,595) 75,728 Accounts payable - related parties (42,10) 21,250 Other payables - related parties (5,572) 4,736 Other ourrent liabilities (5,572) 4,736 Other non-current liabilities (5,572) 4,736 Other ourrent liabilities (5,572) 17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 <td></td> <td>6(21)</td> <td></td> <td>16,325</td> <td></td> <td>14,596</td>		6(21)		16,325		14,596		
Changes in operating assets 1,396 3,063 Accounts receivable 76,179 (37,119 Accounts receivable - related parties (17,753) 1,707 Other receivables 5,503 2,966 Inventories (6,120) - Prepayments 78,965 191,046 Other current assets 23,345 4,557 Changes in operating liabilities 3,012 3,267 Contract liabilities 3,012 3,267 Notes payable (8,483) 16,769 Accounts payable - related parties (41,595) 75,728 Accounts payable - related parties (66,158) 23,911 Other payables - related parties (5,572) 4,736 Other current liabilities (5,572) 4,736 Other non-current liabilities (1,661) 53,403 Accrued pension liabilities (25,798) 17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188)			(40,438)	(26,263)		
Notes receivable 1,396 3,063 Accounts receivable 76,179 (37,119 Accounts receivable - related parties (17,753) 1,707 Other receivables 5,503 2,966 Inventories (6,120) - Prepayments 78,965 191,046 Other current assets 23,345 4,557 Changes in operating liabilities 3,012 3,267 Contract liabilities (8,483) 16,769 Accounts payable (41,595) 75,728 Accounts payable - related parties 484 268 Other payables - related parties (66,158) 23,911 Other payables - related parties (4,210) 21,250 Other current liabilities (5,572) 4,736 Other non-current liabilities (1,661) 53,403 Accrued pension liabilities (25,798) 17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest paid (16,188) (13,273 Income taxes paid (49,021 <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>								
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Accounts receivable - related parties (17,753) 1,707 Other receivables 5,503 2,966 Inventories (6,120) Prepayments 78,965 191,046 Other current assets 23,345 4,557 Changes in operating liabilities 3,012 3,267 Contract liabilities Notes payable (8,483) (16,769 Accounts payable (41,595) 75,728 Accounts payable - related parties (484 268 Other payables - related parties (66,158) (23,911 Other payables - related parties (4,210) (21,250 Other current liabilities (5,572) (4,736 Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received (8,568 Interest received (35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021				1,396		3,063		
Other receivables 5,503 2,966 Inventories (6,120) - Prepayments 78,965 191,046 Other current assets 23,345 4,557 Changes in operating liabilities 3,012 3,267 Contract liabilities				76,179	(37,119)		
Inventories	-		(17,753)		1,707		
Prepayments 78,965 191,046 Other current assets 23,345 4,557 Changes in operating liabilities 3,012 3,267 Contract liabilities 3,012 3,267 Notes payable (8,483) (16,769 Accounts payable - related parties (41,595) 75,728 Accounts payable - related parties (66,158) (23,911 0ther payables - related parties (4,210) (21,250 Other payables - related parties (5,572) (4,736 0ther non-current liabilities (1,661) (53,403 Accrued pension liabilities (1,661) (53,403 34,203 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Other receivables			5,503		2,966		
Other current assets 23,345 4,557 Changes in operating liabilities 3,012 3,267 Contract liabilities 0ther payable (8,483) (16,769 Accounts payable (41,595) 75,728 Accounts payable - related parties 484 268 Other payables (66,158) 23,911 Other payables - related parties (4,210) 21,250 Other current liabilities (5,572) 4,736 Other non-current liabilities (1,661) 53,403 Accrued pension liabilities (25,798) 17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) 13,273 Income taxes paid (24,958) 49,021	Inventories		(6,120)		-		
Changes in operating liabilities 3,012 3,267 Contract liabilities 3,012 3,267 Notes payable (8,483) (16,769 16,769 Accounts payable - related parties (41,595) 75,728 Accounts payable - related parties (66,158) (23,911 23,911 Other payables - related parties (4,210) (21,250 23,911 Other current liabilities (5,572) (4,736 4,736 Other non-current liabilities (1,661) (53,403 3,403 Accrued pension liabilities (25,798) (17,865 17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Prepayments			78,965		191,046		
Contract liabilities 3,312 Notes payable (8,483) (16,769 Accounts payable - related parties (41,595) 75,728 Accounts payable - related parties 484 268 Other payables (66,158) (23,911 Other payables - related parties (4,210) (21,250 Other current liabilities (5,572) (4,736 Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Other current assets			23,345		4,557		
Notes payable (8,483) (16,769 Accounts payable (41,595) 75,728 Accounts payable - related parties 484 268 Other payables (66,158) (23,911 Other payables - related parties (4,210) (21,250 Other current liabilities (5,572) (4,736 Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Changes in operating liabilities			3,012		3,267		
Accounts payable (41,595) 75,728 Accounts payable - related parties 484 268 Other payables (66,158) (23,911 Other payables - related parties (4,210) (21,250 Other current liabilities (5,572) (4,736 Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Contract liabilities							
Accounts payable (41,595) 75,728 Accounts payable - related parties 484 268 Other payables (66,158) (23,911 Other payables - related parties (4,210) (21,250 Other current liabilities (5,572) (4,736 Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Income taxes paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Notes payable		(8,483)	(16,769)		
Accounts payable - related parties 484 268 Other payables (66,158) (23,911 Other payables - related parties (4,210) (21,250 Other current liabilities (5,572) (4,736 Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Accounts payable		(
Other payables (66,158) (23,911 Other payables - related parties (4,210) (21,250 Other current liabilities (5,572) (4,736 Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Accounts payable - related parties		`			268		
Other payables - related parties (4,210) (21,250 Other current liabilities (5,572) (4,736 Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Other payables		((23,911)		
Other current liabilities (5,572) (4,736 Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Other payables - related parties		(21,250)		
Other non-current liabilities (1,661) (53,403 Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Other current liabilities		(4,736)		
Accrued pension liabilities (25,798) (17,865 Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Other non-current liabilities		(53,403)		
Cash (outflow) inflow generated from operations (68,005) 193,527 Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Accrued pension liabilities		((
Dividends received 8,568 - Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021	Cash (outflow) inflow generated from operations		(`			
Interest received 35,300 24,859 Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021			(193,327		
Interest paid (16,188) (13,273 Income taxes paid (24,958) (49,021						24 859		
Income taxes paid (24,958) (49,021	Interest paid		((
13,000	-		((
	Net cash flows from operating activities		(65,283	<u></u>	156,092		

(Continued)

EPISIL TECHNOLOGIES INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024 (Expressed in thousands of New Taiwan dollars)

		ded June 30,			
	Notes		2025		2024
CASH FLOWS FROM INVESTING ACTIVITIES					
Acquisition of financial assets at amortized cost		(\$	490,001)	\$	-
Acquisition of property, plant and equipment			-	·	17,820
Acquisition of investments accounted for using	6(5)				,
equity method			-	(1,684)
Reduction of capital and return of share capital for					
the invested company using the equity method			32,128		-
Acquisition of property, plant and equipment	6(26)	(636,761)	(458,167)
Proceeds from disposal of property, plant and					
equipment			1,550		261,199
Acquisition of intangible assets		(2,003)	(2,100)
Increase in refundable deposits		(527)	(193)
Net cash flows used in investing activities		(1,095,614)	(183,125)
CASH FLOWS FROM FINANCING ACTIVITIES		· · · · · · · · · · · · · · · · · · ·		,	
Proceeds from short-term borrowings	6(27)		1,560,431		874,074
Repayments of short-term borrowings	6(27)	(45,159)	(917,956)
Payments of lease liabilities	6(27)	(12,230)		11,424)
Repayment of corporate bonds	6(12) (27)	(1,499,700)	•	-
Net cash flows from financing activities		`	3,342	(55,306)
Effect of exchange rate changes			241	(544)
Net increase (decrease) in cash and cash equivalents		(1,157,314)	(82,883)
Cash and cash equivalents at beginning of period	6(1)	(5,545,353	(3,531,506
Cash and cash equivalents at end of period	6(1)	\$	-	\$	<u> </u>
Cush and cush equivalents at end of period	0(1)	φ	4,388,039	φ	3,448,623

EPISIL TECHNOLOGIES INC. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX-MONTH PERIODS ENDED JUNE 30, 2025 AND 2024

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

1. History and Organization

Episil Holding Inc. merged with former Episil Technologies Inc. on September 1, 2021. After the merger, Episil Holding Inc. was the surviving company while former Episil Technologies Inc. was the dissolved company. Meanwhile, Episil Holding Inc. was renamed to Episil Technologies Inc. (the "Company").

The Company was established by former Episil Technologies Inc. through a share swap on October 1, 2014, and on the same date, the regulatory authority has approved for the Company's shares to be listed on the Taipei Exchange. Former Episil Technologies Inc. became the Company's wholly-owned subsidiary after the swap. On January 5, 2015, former Episil Technologies Inc. split its epitaxy and compounds semiconductor business to the subsidiary, Episil Semiconductor Wafer, Inc., and subsequently, Episil Semiconductor Wafer, Inc. merged with Episil-Precision Inc. in accordance with Business Mergers and Acquisitions Act on January 11, 2016. Under the merger, Episil Semiconductor Wafer, Inc. would be the dissolved company while the Episil-Precision Inc. would be the surviving company. Episil-Precision Inc. became one of the Company's subsidiaries after the merger. As of June 30, 2025, the Company holds 57.86% equity interest in Episil-Precision Inc.

The Company is primarily engaged in general investment, research, development, manufacture and sales of epitaxial and silicon wafers, mixed-signal integrated circuit and linear integrated circuit and research and development of the following manufacturing process technology for providing 6-inch silicon wafer foundry service.

- (1) 6" SiC G3/G4 Platform Development;
- (2) SiC Schottky Diode 3300V process;
- (3) SiC MOSFET 3300V manufacturing process; and
- (4) GaN power semiconductor components combined with IC process.

2. The Date of and Procedures for Authorization for Issuance of the Financial Statements

These consolidated financial statements were authorized for issuance by the Board of Directors on July 31, 2025.

3. Application of New Standards, Amendments and Interpretations

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

New standards, interpretations and amendments endorsed by the FSC and became effective from 2024 are as follows:

	Effective date by
	International Accounting
	Standards Board
New Standards, Interpretations and Amendments	("IASB")
Amendments to IFRS 21 'Lack of convertibility'	January 1, 2025

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

(2) Effect of new, revised or amended IFRSs endorsed by the FSC but not yet adopted by the Group New standards, interpretations and amendments endorsed by the FSC effective from 2025 are as follows:

	Effective date by								
New Standards, Interpretations and Amendments	IASB								
Specific provisions of Amendments to IFRS 9 and IFRS 7,	January 1, 2026								
'A mendments to the classification and measurement of financial									

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

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

	Effective date by
New Standards, Interpretations and Amendments	IASB
Specific provisions of Amendments to IFRS 9 and IFRS 7,	January 1, 2026
'Amendments to the classification and measurement of financial	
instruments'	
Amendments to IFRS 9 and IFRS 7, 'Contracts referencing nature-	January 1, 2026
dependent electricity'	
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	IASB
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 –	January 1, 2023
comparative information'	
IFRS 18, 'Presentation and disclosure in financial statements'	January 1, 2027
IFRS 19, 'Subsidiaries without public accountability: disclosures'	January 1, 2027
Annual Improvements to IFRS Accounting Standards—Volume 11	January 1, 2026

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

IFRS 18, 'Presentation and disclosure in financial statements'

IFRS 18, 'Presentation and disclosure in financial statements' replaces IAS 1. The standard introduces

a defined structure of the statement of profit or loss, disclosure requirements related to managementdefined performance measures, and enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes.

4. Summary of Significant Accounting Policies

The principal accounting policies adopted are consistent with Note 4 in the consolidated financial statements for the year ended December 31, 2024, except for the compliance statement, basis of preparations, basis of consolidation and additional policies as set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) Compliance statement

- A. The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Accounting Standard 34, 'Interim financial reporting' that came into effect as endorsed by the FSC.
- B. These consolidated financial statements are to be read in conjunction with the consolidated financial statements for the year ended December 31, 2024.

(2) Basis of preparation

- A. Except for the following items, the consolidated financial statements have been prepared under the historical cost convention:
 - (a) Financial assets at fair value through other comprehensive income.
 - (b) Defined benefit liabilities recognized based on the net amount of pension fund assets less present value of defined benefit obligation.
- B. The preparation of financial statements in conformity with IFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.

(3) Basis of consolidation

- A. The same principles of consolidation have been applied in the consolidated financial statements as those applied in the consolidated financial statements for the year ended December 31, 2024.
- B. Subsidiaries included in the consolidated financial statements:

Name of	Name of	Main business	Ownership (%)					
investor	subsidiary	activities	June 30, 2025	December 31, 2024	June 30, 2024	Note		
Episil Technologies Inc.	Episil-Precision Inc.	Semiconductor industry	57.86	57.86	57.86			
Episil Technologies Inc.	Wei Nuo Investment Inc.	Investment company	100	100	100	1		

Wei Nuo Investment Inc.	Wellknown Holding Company Ltd.	Investment company	100	100	100	1
Wellknown Holding Company Ltd.	Episil Technologies Inc. (Shanghai)	Trading company	100	100	100	1
Episil-Precision Inc.	Precision Silicon Japan Co., Ltd.	Sales of epitaxial and silicon wafer	100	100	100	1

Note: Because it does not meet the definition of an important subsidiary, its financial statements on June 30, 2025 and 2024 have not been reviewed by accountants.

- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group:

As of June 30, 2025, December 31, 2024 and June 30, 2024, the non-controlling interests amounted to \$2,033,193, \$2,110,860 and \$2,062,604, respectively. The information on non-controlling interests and respective subsidiary is as follows:

		Non-controlling interests			Non-controll		
		 June 30, 2025		December 31, 2024			
Name of subsidiary	Principal place of business	 Amount	Ownership (%)		Amount	Ownership (%)	Description
Espisil-Precicion Inc.	Taiwan	\$ 2,033,193	42.14%	\$	2,110,860	42.14%	
					Non-controll	ing interests	
					June 30	, 2024	
Name of subsidiary	Principal place of business				Amount	Ownership (%)	Description
Espisil-Precicion Inc.	Taiwan			\$	2,062,604	42.14%	

Balance sheets

Episil-Precision Inc. and its subsidiary

		June 30, 2025	December 31, 2024		June 30, 2024
Current assets	\$	3,730,751	\$ 4,424,395	\$	4,625,335
Non-current assets		3,070,298	2,986,820		2,405,295
Current liabilities	(1,003,806)(1,411,418)	(1,753,574)
Non-current liabilitie	es (924,108)(942,340)	(334,114)
Total net assets	\$	4,873,135	\$ 5,057,457	\$	4,942,942

Statements of comprehensive income

	Episil-Precision Inc. and its subsidiary						
	I	For the three-month periods	ended June 30,				
		2025	2024				
Revenue	\$	954,636 \$	1,047,959				
Profit before income tax	(53,315)	187,409				
Income tax expense		10,663 (37,482)				
Profit for the period	(42,652)	149,927				
Other comprehensive income, net of tax	(888)(549)				
Total comprehensive income for the period	<u>(</u> \$	43,540) \$	149,378				
Comprehensive income attributable to non-controlling interests	<u>(</u> \$	18,347) \$	62,947				
	Episil-Precision Inc. and its subsidiary						
		For the six-month periods of	ended June 30,				
		2025	2024				
Revenue	\$	1,851,660 \$	2,078,019				
Profit before income tax	(49,771)	238,205				
Income tax expense		9,953 (47,641)				
Profit for the period	(39,818)	190,564				
Other comprehensive income, net of tax Total comprehensive income for the	(233)(893)				
period	<u>(</u> \$	40,051) \$	189,671				
Comprehensive income attributable to non-controlling interests	<u>(</u> \$	16,877) \$	79,926				

Statements of cash flows

	Episil-Precision Inc. and its subsidiary						
	For the six-month periods ended June 30,						
	2025	2024					
Net cash provided by operating activities \$	199,300 \$	378,307					
Net cash used in investing activities (286,980)	28,454					
Net cash provided by financing activities (390,789)(48,854)					
Effect of exchange rates (233)(893)					
(Decrease)Increase in cash and cash equivalents (Cash and cash equivalents at beginning of	478,702)	357,014					
period	2,638,148	2,284,089					
Cash and cash equivalents at end of period \$	2,159,446 \$	2,641,103					

(4) Employee benefits

Pensions

Defined benefit plan

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

(5) Income taxes

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

5. Critical Accounting Judgements, Estimates and Key Sources of Assumption Uncertainty

There have been no significant changes as of June 30, 2025. Please refer to Note 5 in the consolidated financial statements for the year ended December 31, 2024.

6. Details of Significant Accounts

(1) Cash and cash equivalents

	June 30, 2025		December 31, 2024		June 30, 2024
Cash on hand and revolving					
funds	\$ 495	\$	520	\$	513
Checking accounts and demand					
deposits	708,544		519,879		837,677
Time deposits	1,900,000		3,064,354		1,505,333
Cash equivalents	1,779,000		1,960,600		1,105,100
	\$ 4,388,039	\$	5,545,353	\$	3,448,623

- A. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- B. Cash and cash equivalent restricted for providing guarantee for customs and corporate bonds were reclassified to current and non-current financial assets at amortized cost. For their detail, please refer to Note 8.

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

Items	Jur	ne 30, 2025 I	December 31, 2024		June 30, 2024	
Non-current items:						
Unlisted stocks	\$	107,755 \$	107,756	\$	107,756	
Valuation adjustment	(103,205)(99,205)	(97,938)	
	\$	4,550 \$	8,551	\$	9,818	

A. The Group has elected to classify equity investments that are considered to be strategic investments as financial assets at fair value through other comprehensive income. The fair value of such

investments amounted to \$4,550, \$8,551 and \$9,818 as of June 30, 2025, December 31, 2024 and June 30, 2024, respectively.

B. Amounts recognized in profit or loss and other comprehensive income in relation to the financial assets at fair value through other comprehensive income are listed below:

		nded June 30,		
		2025	2024	
Equity instruments at fair value through other comprehensive income Fair value change recognized in other				
comprehensive income	(\$	2,693)(\$		4,752)
		For the six-month periods en	ded June 30,	
		2025	2024	
Equity instruments at fair value through other comprehensive income Fair value change recognized in other				
comprehensive income	(\$	4,001)(\$		5,024)

C. The Group has no financial assets at fair value through other comprehensive income pledged to others as collateral.

(3) Notes and accounts receivable

		June 30, 2025	_	December 31, 2024	_	June 30, 2024
Notes receivable	\$	8,077	\$	9,473	\$	1,681
Accounts receivable Accounts receivable-Related	\$ 1	855,736	\$	931,915	\$	1,186,426
Parties		155,036		137,283		-
Less: Loss allowance	(43,266)	(_	43,266)	(_	33,400)
	\$	967,506	\$	1,025,932	\$	1,153,026

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

	 June 3	2025		Decembe	er 3	31, 2024		
	Accounts		Notes	Accounts			Notes receivable	
	 receivable	e receivable			receivable			
Not past due	\$ 958,801	\$	8,077	\$	972,459	\$	9,473	
Up to 30 days	25,793		-		50,716		-	
31 to 90 days	7,519		-		369		-	
91 to 180 days	-		-		15,136		-	
Over 180 days	 18,659		-		30,518		<u>-</u>	
	\$ 1,010,772	\$	8,077	\$	1,069,198	\$	9,473	
				_		_		

	June 30, 20			
		Accounts receivable	Notes receivable	
Not past due	\$	1,035,544 \$	1,681	
Up to 30 days		113,553	-	
31 to 90 days		4,774	-	
91 to 180 days		-	-	
Over 180 days		32,555	_	
	\$	1,186,426 \$	1,681	

The above ageing analysis was based on past due date.

- B. As of June 30, 2025, December 31, 2024 and June 30, 2024, notes and accounts receivable were all from contracts with customers. As of January 1, 2024, the balance of receivables from contracts with customers amounted to \$1,151,257.
- C. As of June 30, 2025, December 31, 2024 and June 30, 2024, collaterals held by the Group as security for accounts receivable amounted to \$1,000, \$1,000 and \$1,000, respectively.
- D. As of June 30, 2025, December 31, 2024 and June 30, 2024, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Group's notes and accounts receivable was \$8,077, \$9,473 and \$1,681, \$967,506, \$1,025,932 and \$1,153,026, respectively.
- E. Information relating to credit risk of accounts receivable is provided in Note 12(2).

(4) Inventories

		Al	ne 30, 2025 lowance for	
	 Cost	va	luation loss	Book value
Raw materials	\$ 391,484	(\$	111,933) \$	279,551
Supplies	637,723	(129,996)	507,727
Work in progress	265,613	(3,773)	261,840
Finished goods	 121,612	(16,077)	105,535
	\$ 1,416,432	(\$	261,779) \$	1,154,653
		Dece	mber 31, 2024	
			lowance for	

		Do	70111001 31, 2021	
		A	Allowance for	
	Cost	1	aluation loss	Book value
Raw materials	\$ 499,675	(\$	119,672) \$	380,003
Supplies	669,291	(78,348)	590,943
Work in progress	180,669	(7,392)	173,277
Finished goods	 126,604	(37,209)	89,395
	\$ 1,476,239	(\$	242,621) \$	1,233,618

				June 30, 2024		
				Allowance for		
	Cost			valuation loss	Book value	
Raw materials	\$	624,729	(\$	121,841) \$	502,888	
Supplies		649,677	(64,269)	585,408	
Work in progress		221,621	(3,950)	217,671	
Finished goods		112,595	(16,067)	96,528	
	\$	1,608,622	(\$	206,127) \$	1,402,495	

The cost of inventories recognized as expense for the period:

Cost of goods sold \$ Unamortized manufacturing expenses	For the three-month p 2025 1,009,945 418,818	\$	2024
Unamortized manufacturing expenses	418,818	\$	1 020 200
	· · · · · · · · · · · · · · · · · · ·		1,038,209
	1 4 20 5		418,193
Reversal of inventory valuation loss	14,385		23,034
Inventory scrapped	11		
<u>\$</u>	1,443,159	\$	1,479,436
	For the six-month pe	eriods ende	ed June 30,
	2025		2024
Cost of goods sold \$	1,923,408	\$	2,064,850
Unamortized manufacturing expenses	850,140		799,791
Reversal of inventory valuation loss	19,158		27,997
Inventory scrapped	250		1,421
<u>\$</u>	2,792,956	\$	2,894,059
(5) <u>Investments accounted for using equity method</u>	2025		2024
At January 1 \$	2023	\$	188,865
Addition of investments accounted for	_	Ψ	100,003
using equity method	-		1,684
Decrease in investments accounted for			
using the equity method (40,696)		-
Share of profit or loss of investments accounted for using equity method	40,696	(460)
Changes in capital surplus	-	(97)
Other equity interest			1,657
At June 30 §		\$	191,649

	June 30, 2025	Decemb	er 31, 2024	June 30, 2024
Associates				
Taiwan Hi-Tech Corp.	\$	- \$	- \$	5 191,649

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

		For the three-month p	periods e	eriods ended June 30,		
		2025		2024		
Profit from continuing operations Other comprehensive income (loss), net	\$	-	(\$	947)		
of tax				1,136		
Total comprehensive income	\$	_	\$	189		
	For the six-month periods ended June 30,					
		2025		2024		
Profit from continuing operations	\$	-	(\$	460)		
Other comprehensive income (loss), net of tax		<u>-</u>		1,657		
Total comprehensive income	\$		\$	1,197		

The Group is the single largest shareholder of Taiwan Hi-Tech Corp. with a 45.22% equity interest. Given that other shareholders (non-related parties) hold more shares than the Group, which indicates that the Group has no current ability to direct the relevant activities of Taiwan Hi-Tech Corp., the Group has no control, but only has significant influence, over the investee. Taiwan High-Tech Co. was approved for dissolution on January 8, 2025, and is currently undergoing liquidation procedures.

(6) Property, plant and equipment

2025

					Computer and			Construction in process		
		Buildings	Machinery and	t	elecommunication	Other	a	and equipment to		
	a	nd structures	equipment		equipment	equipment		be inspected		Total
At January 1										
Cost	\$	5,635,385	\$ 9,800,604	\$	127,247 \$	128,408	\$	873,993	\$	16,565,637
Accumulated depreciation Accumulated	(3,418,647)(7,516, 028)(83,146)(123,929)		-	(11,141,750)
impairment	(376,292)(251,473)	<u>-</u> (1)		<u>-</u>	(627,766)
	\$	1,840,446	\$ 2,033,103	\$	44,101 \$	4,478	\$	873,993	\$	4,796,121
At January 1	\$	1,840,446	\$ 2,033,103	\$	44,101 \$	4,478	\$	873,993	\$	4,796,121
Additions		44,594	68,419		3,270	-		602,686		718,969
Disposals	(670)(163)	-	-		-	(833)
Reclassifications		185,994	472,144		3,839 (1)	(660,982)	994
Depreciation expenses	(115,888)(251,049	(_	10,527)(1,364)		-	(378,828)
At June 30	\$	1,954,476	\$ 2,322,454	\$	40,683 \$	3,113	\$	815,697	\$	5,136,423
At June 30										
Cost	\$	5,864,716	\$ 10,317,395	\$	132,609 \$	128,407	\$	815,697	\$	17,259,824
Accumulated depreciation Accumulated	(3,533,948)(7,743,551)(92,926)(125,293)		-	(11,495,718)
impairment	(376,292)(251,390) _	<u>-</u> (1)		-	(627,683)
	\$	1,954,476	\$ 2,322,454	\$	40,683 \$	3,113	\$	815,697	\$	5,136,423

							2024					
						Computer and				Construction in process		
		Buildings		Machinery and	t	elecommunication		Other		and equipment to		
		and structures		equipment		equipment		equipment		be inspected		Total
At January 1 Cost Accumulated	\$	4,911,368	\$	9,103,950	\$	121,768	\$	127,377	\$	1,516,279	\$	15,780,742
depreciation Accumulated	(3,244,160)	(7,575,810)	(66,044)) (121,692)		-	(11,007,706)
impairment	(376,292)	(254,766)		<u>-</u>	(2)		_	(631,060)
	\$	1,290,916	\$	1,273,374	\$	55,724	\$	5,683	\$	1,516,279	\$	4,141,976
At January 1	\$	1,290,916	\$	1,273,374	\$	55,724	\$	5,683	\$	1,516,279	\$	4,141,976
Additions		27,631		109,091		3,501		358		358,476		499,057
Disposals		-	(62,532)		-		-		-	(62,532)
Reclassifications		78,622		580,443		-		-	(659,065)		-
Depreciation expenses	(82,194)	<u>(</u>	239,323)	(9,262	(1,237)		<u>-</u>	(332,016)
At June 30	\$	1,314,975)	(1,661,053)	_	49,963		4,804	_	1,215,690	(4,246,485)
At June 30												
Cost	\$	5,016,901	\$	9,357,349	\$	123,291	\$	127,372	\$	1,215,690	\$	15,840,603
Accumulated depreciation Accumulated	(3,325,634)	(7,442,340)	(73,328)) (122,566)		-	(10,963,868)
impairment	(376,292)	(253,956)			(2)			(630,250)
	\$	1,314,975	\$	1,661,053	\$	49,963	\$	4,804	\$	1,215,690	\$	4,246,485

A. For the three-month and six-month periods ended June 30, 2025 and 2024, the amounts capitalized were \$4,223, \$8,125, \$5,346 and \$8,125,

respectively, and the ranges of the interest rates for such capitalization were 0.04%, 0.06%, 0.04%~2.49% and 0.06%~6.79%, respectively.

B. As of June 30, 2025, December 31, 2024 and June 30, 2024, the Group has no property, plant and equipment pledged to others as collateral.

(7) Lease transaction – lessee

A. The Group leases various assets, including land, buildings and structures and machinery and equipment. Lease agreements are typically made for periods of 3 to 50 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.

December 31, 2024

June 30, 2024

- B. Short-term leases with a lease term of 12 months or less comprise other equipment.
- C. The carrying amount of right-of-use assets and the depreciation charge are as follows: June 30, 2025

		June 30, 2023	Decemb	CI 31, 202 4	June	JU, 2027	
		Book value	lue Book value		Boo	k value	
Land	\$	494,147	\$	533,218	\$	410,827	
Buildings and structures		32,637		36,202		40,720	
Machinery and equipment		2,581		_		_	
	\$	529,365	\$	569,420	\$	451,547	
		For the the	hree-month	periods ende	d June 30,		
		2025	2024	2024			
		Depreciation exp	penses	Dep	Depreciation expenses		
Land	\$		5,459	\$		4,838	
Buildings and structures			1,695			1,780	
Machinery and equipment			176				
	\$		\$	6,618			
	For the six-month periods ended June 30,						
		2025		2024			
		Depreciation exp	penses	Dep	reciation ex	penses	
Land	\$		10,917	\$		9,678	
Buildings and structures			3,395			3,485	
Machinery and equipment			235		-		
	\$		\$		13,163		

- D. For the six-month periods ended June 30, 2025 and 2024, the additions to right-of-use assets were \$2,815 and \$17,943, respectively.
- E. Information on profit or loss in relation to lease agreements is as follows:

	For the three-month periods ended June 30,					
		2025			2024	
Items affecting profit or loss Interest expense on lease						
liabilities	\$		3,351	\$		2,521
Expense on short-term lease agreements	\$		908	\$		987

	 For the six-month periods ended June 30,					
	2025		2024			
Items affecting profit or		·				
<u>loss</u>						
Interest expense on lease						
liabilities	\$ 6,726	\$	5,036			
Expense on short-term						
lease agreements	\$ 1,592	\$	1,663			

- F. For the six-month periods ended June 30, 2025 and 2024, the Group's total cash outflow for leases were \$20,548 and \$18,123, respectively.
- G. Extension and termination options

In determining the lease term, the Group takes into consideration all facts and circumstances that create an economic incentive to exercise an extension option or not to exercise a termination option. The assessment of lease period is reviewed if a significant event occurs which affects the assessment.

(8) Lease arrangements – lessor

- A. The Group leases various assets, including buildings and structures. Lease agreements are typically made for periods of 1 and 20 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. To protect the lessor's ownership rights on the leased assets, leased assets may not be used as security for borrowing purposes, or a residual value guarantee was required from lessees.
- B. Gain arising from operating lease agreements for the six-month periods ended June 30, 2025 and 2024 are as follows:

	For the three-month periods ended June 30,						
		2025		2024			
Rental revenue	\$	8,748	\$	8,687			
		For the six-month p	eriods ended Ju	ne 30,			
		2025		2024			
Rental revenue	\$	17,556	\$	17,403			

C. The maturity analysis of the lease payments under the operating leases is as follows:

	J1	une 30, 2025	 December 31, 2024
2025	\$	8,144	\$ 34,063
2026		8,270	24,663
2027		503	1,451
2028		147	1, 451
2029		-	1,347
Over 2030		<u>-</u>	 12,750
	\$	17,064	\$ 75,725

	Jur	ne 30, 2024
2024	\$	16,925
2025		33,812
2026		24,412
2027		1,200
2028		1,200
2029		1,200
Over 2030		12,750
	\$	91,499

(9) Investment property

		2025	2024			
	Buildin	gs and structures	Building	gs and structures		
At January 1						
Cost	\$	173,428	\$	173,428		
Accumulated depreciation and						
impairment	(40,272)(·	35,966)		
	\$	133,156	\$	137,462		
At January 1	\$	133,156	\$	137,462		
Reclassification	(1,721)		-		
Depreciation expenses	(2,141)(· ·	2,157)		
At June 30	\$	129,294	\$	135,305		
At June 30						
Cost	\$	169,153	\$	173,428		
Accumulated depreciation and						
impairment	(39,859)(<u> </u>	38,123)		
	\$	129,294	\$	135,305		

A. Rental revenue from investment property.

		For the three-month	period	s ended June 30,
		2025		2024
Rental revenue from investment property	\$	8,400	\$	8,483
Direct operating expenses arising from the investment property that generated rental revenue during the period	\$	1.313	\$	2,031
revenue during the period	Ψ	1,313	Ψ	2,031
		For the six-month	periods	s ended June 30,
		2025		2024
Rental revenue from investment property	\$	16,886	\$	16,967

Direct	operat	ing	expe	nses	arising	fro	m	the
inves	tment	pro	perty	that	generat	ted	re	ntal
rever	nue dur	ing	the pe	riod				

\$ 4,118	\$ 4,076

B. The fair value of the investment property held by the Group as of June 30, 2025, December 31, 2024 and June 30, 2024, was \$172,981, \$170,183 and \$174,296, respectively. Valuations were made using the income approach which is categorized within Level 3 in the fair value hierarchy. Key assumptions are as follows:

	 June 30, 2025	I	December 31, 2024	 June 30, 2024
Discount rate	9.18% ~11.76%		9.98% ~11.76%	9.03% ~11.18%
Annual rent (net income)	\$ 29,027	\$	29,759	\$ 29,737
Duration	10 years		10 years	10 years

- C. The Group has no interest capitalization for the six-month periods ended June 30, 2025 and 2024.
- D. The significant components of investment property include buildings and renovation, which are depreciated over 42~51 years and 46 years, respectively.
- E. As of June 30, 2025, December 31, 2024 and June 30, 2024, the Group has no investment property pledged to others as collateral.

(10) Short-term borrowings

Type of borrowings	 June 30, 2025	Interest rate range	Collateral
Bank borrowings			71 1 1 7 1
Unsecured borrowings	\$ 1,560,431	1.95%~5.00%	Pledged fixed deposit
Type of borrowings	 December 31, 2024	Interest rate range	Collateral
Bank borrowings			
Unsecured borrowings	\$ 45,159	5.50%~5.83%	None
Type of borrowings	June 30, 2024	Interest rate range	Collateral
Bank borrowings	,		
Unsecured borrowings	\$ 223,068	5.88%~6.09%	None

(11) Other payable

	 June 30, 2025	December 31, 2024	June 30, 2024		
Accrued expenses- expendables	\$ 203,383	\$ 230,687	\$	203,328	
Payables for equipment	220,670	143,808		180,698	
Accrued expenses-bonus	87,631	149,981		142,472	
Dividends payable	60,790	-		60,789	

Employees' compensation and directors' remuneration payable Accrued expenses-others	\$	31,440 206,741 810,655	\$	31,440 187,362 743,278	\$	50,472 189,927 827,686
(12) Bonds payable						
		June 30, 2025	_	December 31, 2024		June 30, 2024
The Company's third secured convertible bonds The Company's fourth	\$	-	\$	-	\$	89,100
secured convertible bonds Episil-Precision Inc.'s fourth unsecured		-		1,000,000		1,000,000
convertible bonds Episil-Precision Inc.'s fifth unsecured convertible		-		500,000		500,000
bonds		500,000		500,000		<u>-</u>
		500,000		2,000,000		1,589,100
Less: Bonds payable converted Less: Discount on bonds		-	(300)	(800)
payable	(25,262)	(34,862)	(11,160)
		474,738		1,964,838		1,577,140
Less: Current portion			(1,495,970)	(1,577,140)

- A. The issuance terms of the Company's third domestic secured convertible bonds are as follows:
 - (a) The regulatory authority has approved the third domestic unsecured convertible corporate bonds issued by the Company. The bonds are with a total issuance amount of \$600,000 and a coupon rate of 0%, covering a 3-year period of issuance and a circulation period from June 22, 2021 to June 22, 2024 and will be redeemed in cash at face value at the maturity date. The bonds were listed on the Taipei Exchange on June 22, 2021.

474,738 \$

- (b) The bondholders have the right to ask for conversion of the bonds into common shares of the Company during the period from the date after three month of the bonds issue to the maturity date, except for the stop transfer period as specified in the terms of the bonds or the laws/regulations. The rights and obligations of the new shares converted from the bonds are the same as the issued and outstanding common shares.
- (c) The effective date for the conversion price of the convertible was set on June 11, 2021. The conversion price was set up based on multiplying a benchmark price which was the closing price of the Company's common share calculated at simple arithmetic mean of \$73.8 (in dollars) in either 1, 3 or 5 business days before the effective date (effective date is excluded) by convertible premium rate of 105.67% (round to the nearest tenth). If there is an ex-right or

- ex-dividend before the pricing effective date, the closing price adopted to calculate conversion price shall be imputed with ex-right or ex-dividend; if there is an ex-right or ex-dividend during the period that the conversion price was set up but prior to share issuance, the conversion price shall be adjusted based on the conversion price adjustment formula. The conversion price was adjusted to \$72.4 (in dollars) per share on July 23, 2023 as the Company distributed dividend.
- (d) All convertible bonds repurchased, redeemed or converted by the Company from securities trading markets shall be retired, which are not allowed to resell or reissue, and conversion rights attached to the bonds are also extinguished.
- (e) Regarding the issuance of convertible bonds, the equity conversion options amounting to \$14,895 were separated from the liability component and were recognised in "Capital surpluswarrants" in accordance with IAS 32.
- (f) The convertible bonds were terminated on June 22, 2024, and delisted from the Taipei Exchange on June 24, 2024 after the accumulated conversion of the bonds amounting to \$511,400 (face value) into 6,949 thousand shares of common stock, and on July 3, 2024, the convertible bonds of \$88,600 were repaid to the creditors.
- B. The issuance terms of the Company's forth domestic secured convertible bonds are as follows:
 - (a) The regulatory authority has approved the third domestic unsecured convertible corporate bonds issued by the Company. The bonds are with a total issuance amount of \$1,000,000 and a coupon rate of 0%, covering a 3-year period of issuance and a circulation period from April 7, 2022 to April 7, 2025 and will be redeemed in cash at face value at the maturity date. The bonds were listed on the Taipei Exchange on April 7, 2022.
 - (b) The bondholders have the right to ask for conversion of the bonds into common shares of the Company during the period from the date after three month of the bonds issue to the maturity date, except for the stop transfer period as specified in the terms of the bonds or the laws/regulations. The rights and obligations of the new shares converted from the bonds are the same as the issued and outstanding common shares.
 - (c) The effective date for the conversion price of the convertible was set on March 16, 2022. The conversion price was set up based on multiplying a benchmark price which was the closing price of the Company's common share calculated at simple arithmetic mean of \$118.8 (in dollars) in either 1,3 or 5 business days before the effective date (effective date is excluded) by convertible premium rate of 102.5% (round to the nearest tenth). If there is an ex-right or ex-dividend before the pricing effective date, the closing price adopted to calculate conversion price shall be imputed with ex-right or ex-dividend; if there is an ex-right or ex-dividend during the period that the conversion price was set up but prior to share issuance, the conversion price shall be adjusted based on the conversion price adjustment formula. The conversion price was adjusted to \$117 (in dollars) per share on July 23, 2023 as the Company distributed dividend.
 - (d) All convertible bonds repurchased, redeemed or converted by the Company from securities trading markets shall be retired, which are not allowed to resell or reissue, and conversion rights attached to the bonds are also extinguished.

- (e) Regarding the issuance of convertible bonds, the equity conversion options amounting to \$267,416 were separated from the liability component and were recognised in "Capital surplus-warrants" in accordance with IAS 32.
- (f) This convertible bond will mature on April 7, 2025, and will cease trading on the over-the-counter market on April 8, 2025. None of the convertible bonds have been converted, and on April 21, 2025, the convertible bonds worth \$1,000,000 will be repaid to the creditors.
- C. The issuance terms of the Episil-Precision Inc.'s forth domestic unsecured convertible bonds are as follows:
 - (a) The regulatory authority has approved the third domestic unsecured convertible corporate bonds issued by Episil-Precision Inc. The bonds are with a total issuance amount of \$500,000 and a coupon rate of 0%, covering a 3-year period of issuance and a circulation period from March 29, 2022 to March 29, 2025 and will be redeemed in cash at face value at the maturity date. The bonds were listed on the Taipei Exchange on March 29, 2022.
 - (b) The bondholders have the right to ask for conversion of the bonds into common shares of Episil-Precision Inc. during the period from the date after three month of the bonds issue to the next days before the maturity date, except for the stop transfer period as specified in the terms of the bonds or the laws/regulations. The rights and obligations of the new shares converted from the bonds are the same as the issued and outstanding common shares.
 - (c) The effective date for the conversion price of the convertible was set on March 21, 2022. The conversion price was set up based on multiplying a benchmark price which was the closing price of Episil-Precision Inc.'s common share calculated at simple arithmetic mean of \$128 (in dollars) in either 1, 3 or 5 business days before the effective date (effective date is excluded) by convertible premium rate of 109.22% (round to the nearest tenth). If there is an ex-right or ex-dividend before the pricing effective date, the closing price adopted to calculate conversion price shall be imputed with ex-right or ex-dividend; if there is an ex-right or ex-dividend during the period that the conversion price was set up but prior to share issuance, the conversion price shall be adjusted based on the conversion price adjustment formula. The conversion price was NT\$128 (in dollars) per share based on the aforementioned method. The conversion price was adjusted to \$122.4 (in dollars) per share on July 12, 2023 as the Episil-Precision Inc. distributed dividend.
 - (d) All convertible bonds repurchased, redeemed or converted by Episil-Precision Inc. from securities trading markets shall be retired, which are not allowed to resell or reissue, and conversion rights attached to the bonds are also extinguished.
 - (e) Regarding the issuance of convertible bonds, the equity conversion options amounting to \$21,757 were separated from the liability component and were recognised in "Capital surpluswarrants" in accordance with IAS 32.
 - (f) The convertible corporate bond will mature on March 29, 2025, and will be delisted from the Over-the-Counter Market on March 31, 2025. The face value of this convertible corporate bond, amounting to \$300, has been converted to 3,000 common shares, and on April 15, 2025,

an amount of \$499,700 will be repaid to the creditor.

- D. The issuance terms of the Episil-Precision Inc.'s fifth domestic unsecured convertible bonds are as follows:
 - (a) The regulatory authority has approved the third domestic unsecured convertible corporate bonds issued by Episil-Precision Inc. The bonds are with a total issuance amount of \$500,000 and a coupon rate of 0%, covering a 3-year period of issuance and a circulation period from July 26, 2024 to July 26, 2027 and will be redeemed in cash at face value at the maturity date. The bonds were listed on the Taipei Exchange on July 26, 2024.
 - (b) The bondholders have the right to ask for conversion of the bonds into common shares of Episil-Precision Inc. during the period from the date after three month of the bonds issue to the next days before the maturity date, except for the stop transfer period as specified in the terms of the bonds or the laws/regulations. The rights and obligations of the new shares converted from the bonds are the same as the issued and outstanding common shares.
 - (c) The effective date for the conversion price of the convertible was set on July 18, 2024, based on either 1, 3 or 5 business days before the effective date (effective date is excluded) by convertible premium rate of 105.68% (round to the nearest tenth). If there is an ex-right or ex-dividend before the pricing effective date, the closing price adopted to calculate conversion price shall be imputed with ex-right or ex-dividend; if there is an ex-right or ex-dividend during the period that the conversion price was set up but prior to share issuance, the conversion price shall be adjusted based on the conversion price adjustment formula. The conversion price was \$72.6 (in dollars).
 - (d) All convertible bonds repurchased, redeemed or converted by Episil-Precision Inc. from securities trading markets shall be retired, which are not allowed to resell or reissue, and conversion rights attached to the bonds are also extinguished.
 - (e) Regarding the issuance of convertible bonds, the equity conversion options amounting to \$35,724 were separated from the liability component and were recognised in "Capital surplus-warrants" in accordance with IAS 32.

E. Information on the carrying amount of collateral for convertible bonds is provided in Note 8.

(13) Pensions

A. (a) The Company and its domestic subsidiaries have defined benefit pension plans in accordance with the Labor Standards Act, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Labor Standards Act. Under the defined benefit pension plans, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company and its domestic subsidiaries contribute monthly an amount equal to 2% of the employees' monthly salaries and wages to the pension funds deposited with Bank of Taiwan, the trustee,

under the name of the independent pension fund committees. Also, the Company and its domestic subsidiaries would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is insufficient to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company and its domestic subsidiaries will make contributions for the deficit by next March.

- (b) The pension costs recognized by the Group according to the above pension regulations for the three-month and six-month periods ended June 30, 2025 and 2024 were \$508, \$554, \$1,014 and \$1,119, respectively.
- (c) Expected contributions to the defined benefit pension plans of the Company for the year ending December 31, 2026 amount to \$7,082.
- B. (a) Effective July 1, 2005, the Company and its domestic subsidiaries have established defined contribution pension plans (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
 - (b) The Group's mainland China subsidiary, Episil Technologies Inc. (Shanghai), has a defined contribution plan. Monthly contribution to an independent fund administered by the government in accordance with the pension regulations in the People's Republic of China (PRC.) is based on certain percentage of employees' monthly salaries and wages. Other than the monthly contributions, the Group has no further obligations.
 - (c) The pension costs under the defined contribution pension plans of the Group for the three-month and six-month periods ended June 30, 2025 and 2024 were \$16,000, \$15,796, \$38,109 and \$31,474, respectively.

(14) Share capital

A. The Company was established by former Episil Technologies Inc. through a share swap on October 1, 2014. As of June 30, 2025, the Company's authorized capital was \$5,000,000, consisting of 500 million shares of ordinary stock (including \$500,000, equivalent to 50 million shares, reserved for bonds conversion, preferred stocks conversion and employee stock options), and the paid-in capital was \$3,832,227 with a par value of \$10 (in dollars) per share.

B. Movements in the number of the Company's ordinary shares outstanding are as follows:

Unit: thousand shares	2025	2024
Shares issued at January 1	383,223	333,216
Share outstanding at January 1	383,223	333,216
Conversion of convertible bonds	<u> </u>	7
Shares issued at June 30	383,223	333,223
Shares outstanding at June 30	383,223	333,223

(15) Capital surplus

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

C	Share carrying amoun subsidiaries acque premium or disposed			consideration and arrying amount of bsidiaries acquir or disposed	d of ed	2025 Changes of associates and joint ventures accounted for using equity method			Warrants Others				Total	
At January 1/June 30	\$	2,714,961	\$	527,6	76	(\$	1,413) =	3	284,707	\$	12,	694	\$ 3,538,625
						20	24							
	_	Share premium	cons carr of	Difference between sideration and ying amount subsidiaries cquired or disposed	as: jo ac	Changes of sociates and int ventures secounted for sing equity method	Warrar	nts_		Others		_		Total
At January 1	\$	734,518	\$	506,836 (\$	299) \$	286,9	19	\$	10,4	94		\$	1,538,468
Changes in ownership interest in subsidiaries		-		17,462		- (17,2	291)			-			171
Changes in ownership interest in associates		-		- (97)		-			-	(97
Conversion of convertible bonds		443		-		- (13)			-			430
Repayments of convertible bonds				<u> </u>		- (_	2,2	2 <u>00</u>)		2,2	200	·-		<u>-</u>
At June 30	\$	734,961	\$	524,298 (\$	396) \$	267,4	115	\$	12,6	94	=	\$	1,538,972

(16) Retained earnings

A. Under the Company's Articles of Incorporation, the current year's earnings, if any, shall first be used to pay all taxes and offset prior years' operating losses and then 10% of the remaining amount shall be set aside as legal reserve, and setting aside or reversal for special reserve in accordance with related laws, if any. The Board of Directors should propose the distribution of the remaining earnings based on the Company's dividend policy for the approval of the shareholders.

A company may, by a resolution adopted by a majority vote at a meeting of Board of Directors attended by two-thirds of the total number of directors, have the dividends and bonus all or partially distributed in the form of cash; and in addition thereto a report of such distribution shall be submitted to the shareholders during their meeting, which is not subject to the rules in relation to the resolution of shareholders' meeting.

B. The Company's dividend policy is summarized below: as the Company operates in high-tech

industries and is in the stable growth stage, to take into consideration the business environment and growing stage of the Company and meet future capital requirements, long-term financial plan and fulfil shareholders' requirement for cash flows. The current year's earnings, if any, shall be distributed in the form of cash dividends not lower than 10% of total cash and stock dividends and bonus to be distributed.

C. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.

A company may, by a resolution adopted by a majority vote at a meeting of Board of Directors attended by two-thirds of the total number of directors, have the dividends and bonus all or partially distributed in the form of cash; and in addition thereto a report of such distribution shall be submitted to the shareholders during their meeting.

- D. In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
- E. On February 25, 2025, the meeting of Boards of Directors and on June 14, 2024, the shareholders' meeting resolved the appropriation of earnings for the years ended December 31, 2023, the Company did not plan to distribute earnings.

(17) Other equity items

		2025		2024	
			Financial		Financial
			statements		statements
			translation		translation
	U	nrealized gains	difference of	Unrealized gains	difference of
		(losses) on	foreign	(losses) on	foreign
		valuation	operations	valuation	operations
At January 1	(\$	99,205)(\$	4,905)(\$ 92,914)(\$	6,209)
-Group	(4,001)(387)(5,024)(168)
-Associates		<u> </u>	<u> </u>		1,657
At June 30	(\$	103,206)(\$	5,292)(\$ 97,938)(\$	4,720)

(18) Operating revenue

	For the three-month periods ended June 30,				
		2025		2024	
Revenue from contracts with customers	\$	1,385,108	\$	1,482,049	
	For the six-month periods ended June 30,				

	2025	2024
Revenue from contracts with customers	\$ 2,662,425	\$ 2,939,612

A. Disaggregation of revenue from contracts with customers

The Group derives revenue from the transfer of goods at a point in time in the following major product lines:

For the three-month periods ended June 30, 2025	Silicon wafers	IC	Others	Total
Revenue from external customer contracts Timing of revenue	\$ 859,40	502,457	\$ 23,244	\$ 1,385,108
recognition At a point in time	\$ 859,40	<u>\$</u> 502,457	\$ 23,244	\$ 1,385,108
For the three-month periods ended June 30, 2024	Silicon wafers	IC	Others	Total
Revenue from external customer contracts Timing of revenue recognition	\$ 975,620	<u>\$</u> 488,352	\$ 18,071	\$ 1,482,049
At a point in time	\$ 975,620	\$ 488,352	\$ 18,071	\$ 1,482,049
For the six-month periods ended June 30, 2025	Silicon wafers	IC	Others	Total
Revenue from external customer contracts Timing of revenue recognition	\$ 1,677,795		\$ 74,740	\$ 2,662,425
At a point in time	\$ 1,677,795	\$ 909,890	\$ 74,740	\$ 2,662,425
For the six-month periods ended June 30, 2024	Silicon wafers	s IC	Others	Total
Revenue from external customer contracts Timing of revenue recognition	\$ 1,917,30			
At a point in time	\$ 1,917,30	0 \$ 990,337	\$ 31,975	\$ 2,939,612

B. Contract liabilities

(a) The Group has recognized the following revenue-related contract liabilities:

	June 3	30, 2025	De	cember 31, 2024	 June 30, 2024	 January 1, 2024
Contract liabilities:						
Contract liabilities -						
advance sales receipts	\$	79,374	\$	87,857	\$ 140,235	\$ 157,004

(b) Revenue recognized that was included in the contract liabilities balance at the beginning of the period

	For the three-month periods ended June 30,							
		2025	2024					
Revenue recognized that was included in the contract liabilities balance at the beginning of the period	•	34,788	\$	23,221				
beginning of the period	Φ	34,700	Φ	23,221				
		For the six-month j	periods ended J	une 30,				
		2025		2024				
Revenue recognized that was included in the contract liabilities balance at the								
beginning of the period	\$	46,450	\$	94,722				

(19) Other income

For	the three-month 1	periods ended June 30,		
	2025		2024	
\$	8,748	\$	8,687	
	1,145		626	
\$	9,893	\$	9,313	
	For \$	\$ 8,748 1,145	\$ 8,748 \$ 1,145	

	F0	eriods ended June 30,		
		2025		2024
Rental revenue	\$	17,556	\$	17,403
Other income, others		1,735		1,555
	\$	19,291	\$	18,958

(20) Other gains and losses

	For the three-month periods ended June 30,				
		2025	2024		
Gains on disposals of property, plant and					
equipment	\$	- \$	158,789		
Net currency exchange (losses) gains	(43,550)	11,658		

Depreciation on investment property	(1,067))(1,074)
Other losses	(538)	(5)
	(<u>\$</u>	45,155)	\$	169,368
		For the six-month p	periods	ended June 30.
		2025		2024
Gains on disposals of property, plant and				
equipment	\$	717		198,667
Net currency exchange gains	(32,838)	31,355
Depreciation on investment property	(2,141)(2,157
Other (losses) gains	(519)	20
	(<u>\$</u>	34,781) \$	227,885
(21) Finance costs				
(21) I mance costs		For the three-month	periods	ended June 30.
		2025	9011045	2024
Interest expense:		2020		2021
Banking borrowings	\$	5,114	\$	3,543
Bonds payable	Ψ	2,944	Ψ	3,864
Lease liabilities		3,351		2,521
Less: The amount of capitalization of	:	3,351		2,521
assets that meet the requirements	(4,223)	(8,125)
Other finance expenses		139		1,770
	\$	7,325	\$	3,573
		For the six-month p	eriods e	ended June 30,
		2025		2024
Interest expense:				
Banking borrowings	\$	5,345	\$	9,966
Bonds payable		9,600		7,719
Lease liabilities Less: The amount of capitalization of		6,726		5,036
assets that meet the requirements	. (5,346)) (8,125)
Other finance expenses	(1,838		4,003
1	\$	18,163	\$	18,599
(22) Expenses by nature				
		For the three-month	periods	
		2025		2024
Employee benefit expense	\$	438,417	\$	428,664
Depreciation expenses Amortization expenses on intangible		202,643		171,114
assets		3,311		2,908

	 For the six-month p	eriods e	nded June 30,
	 2025		2024
Employee benefit expense	\$ 884,168	\$	850,445
Depreciation expenses Amortization expenses on intangible	395,516		347,336
assets	6,632		5,849

(23) Employee benefit expense

	For the three-month periods ended June 30,					
		2025		2024		
Wages and salaries	\$	361,511	\$	352,580		
Labor and health insurance fees		33,140		30,896		
Pension costs		16,508		16,350		
Other personnel expenses		27,258		28,838		
	\$	438,417	\$	428,664		
	For the six-month periods ended June 30,					
	-	2025		2024		
Wages and salaries	\$	715,207	\$	689,769		
Labor and health insurance fees		66,928		64,092		
Pension costs		39,123		32,593		
Other personnel expenses		62,910		63,991		
	\$	884 168	\$	850 445		

- A. According to the Articles of Incorporation of the Company, employees' compensation and directors' remuneration shall be calculated based on current year's earnings, which should first be used to cover accumulated deficits, if any, and then, not less than 5% for employees' compensation and not more than 2% for directors' remuneration.
 - Employees' compensation can be distributed by stock or dividends, including distributions to certain qualifying employees within the Group.
- B. For the three-month and six-month periods ended June 30, 2025 and 2024, due to losses, no employees' remuneration and directors' remuneration were accrued.
 - Information about employees' compensation and directors' remuneration of the Company as resolved at the meeting of Board of Directors and approved by the shareholders will be posted in the "Market Observation Post System".

(24) Income tax

A. Income tax expense

(a) Components of income tax expense:

•	For the three month n	ariode a	nded Iune 30
2025		crious c	2024
		-	
(\$	627)	\$	37,482
(627)		37,482
	_		
(9,953)		-
(9,953)		<u>-</u>
(\$	10,580)	\$	37,482
	For the six-month p	eriods e	nded June 30, 2024
\$	640	\$	47,641
	640		47,641
(9,953)		
(9,953)		-
(\$	9,313)	\$	47,641
	(\$ (For the three-month p 2025 (\$ 627) (627) (9,953) (9,953) (\$ 10,580) For the six-month p 2025 \$ 640 640 (9,953) (9,953)	For the three-month periods e 2025 (\$ 627) \$ (627) (9,953) (9,953) (\$ 10,580) \$ For the six-month periods e 2025 \$ 640 \$ 640 (9,953) (9,953) (9,953)

- (b) The income tax (charge)/credit relating to components of other comprehensive income: None.
- B. The Company's income tax returns through 2022 have been assessed and approved by the Tax Authority.

(25) Earning earnings per share

,		For the three-month periods ended June 30,2025					
			Weighted average number of ordinary shares outstanding	Loss per share			
	Amo	unt after tax	(share in thousands)	(in dollars)			
Basic loss per share Profit attributable to ordinary							
shareholders of the parent	(\$	179,650)	383,223	(\$ 0.47)			

		For the three	-month periods ended	June 30	,2024
			Weighted average number of ordinary		-
			shares outstanding	Earı	nings per share
	Amo	ount after tax	(share in thousands)		(in dollars)
Basic loss per share Profit attributable to ordinary					
shareholders of the parent	(\$	113,592)	333,216	(\$	0.34)
		For the six-	month periods ended J	une 30,	2025
			Weighted average		
			number of ordinary		
			shares outstanding	Lo	oss per share
	Amo	ount after tax	(share in thousands)		(in dollars)
Basic loss per share Profit attributable to ordinary					
shareholders of the parent	(\$	390,069)	383,223	(\$	1.02)
		For the six-	month periods ended J	une 30,	2024
			Weighted average number of ordinary shares outstanding	Earı	nings per share
	Amo	ount after tax	(share in thousands)		(in dollars)
Basic loss per share		THE WILL WITH	(SILLIE III VIII GEGIIGE)		(111 2011415)
Basic loss per share Profit attributable to ordinary					
shareholders of the parent	(\$	212,278)	333,216	(\$	0.64)

For the three-month and six-month periods ended June 30, 2024, the Company's issued convertible bonds had anti-dilutive effect, thus, they were not included in the calculation of diluted earnings per share.

(26) Supplemental cash flow information

A. Investing activities with partial cash payments

	For the six-month periods ended June 30,					
		2025		2024		
Acquisition of property, plant and equipment	\$	718,969	\$	499,057		
Add: Beginning balance of payables or equipment Less: Ending balance of payables on	1	143,808		147,933		
equipment	(220,670))(180,698)		
Less: Capitalization of interests	(5,346))(8,125)		
Cash paid during the period	\$	636,761	\$	458,167		

B. Financing activities with no cash flow effects:

T (1	• .1	• 1	1 1	T	20
Hor the	civ_month	neriode	ended	liine	411
TOI HIC	six-month	Derious	CHUCU	June	-)().
		1			/

	2025	2024	
<u>\$</u>	-	\$	500
\$	60,790	\$ 	60,789

Dividend paid

(27) Changes in liabilities from financing activities

					20)25					
	Short-term borrowings		Lease liabilities	В	onds payable		Guarantee deposits- received	D	ividend paid	L	iabilities from financing activities
At January 1 Changes in cash flow from	\$ 45,159	\$	595,693	\$	1,964,838	\$	8,095	\$	-	\$	2,613,785
financing activities	1,515,272	(12,230)	(1,499,700)		-		-		3,342
Interest paid	-	(6,726)		-		-		-	(6,726)
Interest expense Cash dividends	-		6,726		9,600		-		-		16,326
claimed Changes in other	-		-		-		-		60,790		60,790
non-cash items	 	(25,509)		<u>-</u>					(25,509)
At June 30	\$ 1,560,431	\$	557,954	\$	474,738	\$	8,095	\$	60,790	\$	2,662,008

						20	24					
		Short-term porrowings		Lease liabilities	В	onds payable		Guarantee deposits- received	Di	vidend paid	L	iabilities from financing activities
At January 1 Changes in cash flow from	\$	266,950	\$	468,887	\$	1,570,217	\$	8,095	\$	-	\$	2,314,149
financing activities	(43,882)	(11,424)		-		-		-	(55,306)
Interest paid		-	(5,036)		-		-		-	(5,036)
Interest expense		-		5,036		7,719		-		-		12,755
Option exercised Discount on bonds		-		-	(800)		-		-	(800)
payable		-		-		4		-		-		4
Cash dividends claimed Changes in other		-		-		-		-		60,789		60,789
non-cash items				18,153		<u>-</u>						18,153
At June 30	\$	223,068	\$	475,616	\$	1,577,140	\$	8,095	\$	60,789	\$	2,344,708

7. Related Party Transactions

(1) Names of related parties and relationship

Names of related parties	Relationship with the Company					
Hermes-Epitek Corporation	The Company's director					
Taiwan Hi-Tech Corp.	Investee accounted for using equity method					
Vanguard International Semiconductor Corporation	Entity with significant influence to the group					

Note: EPISIL Technology Inc. transacted private placement follow-on offering which Vanguard International Semiconductor Corporation subscribed 50 million shares, and acquired EPISIL Technology Inc. 13% equity on effective date September 24th, 2024. Vanguard International Semiconductor Corporation is a related party who has significant influence with EPISIL Technology Inc. from effective date.

(2) Significant related party transactions

A. Operating revenue

	For the three-month periods ended June 30,						
		2025		2024			
Sales of goods:							
-Other related parties	\$	2,273	\$	3,014			
Entity with significant influence to the							
group		192,198		<u>-</u>			
	\$	194,471	\$	3,014			
	-	For the six-month p	eriods ended	•			
		2025		2024			
Sales of goods:							
-Other related parties	\$	4,678	\$	4,399			
Entity with significant influence to the							
group		360,402					
	\$	365,080	\$	4,399			

The price and terms on sales are available to third parties and the credit term is 30 to 90 days after monthly billings.

B. Purchases

	 For the three-month periods ended June 30,							
	 2025 2024							
Purchases of goods: -Other related parties	\$ 326	\$	2,261					
Entity with significant influence to the group	194		2,201					
	\$ 520	\$	2,261					

	For the six-month periods ended June 30,						
		2025		2024			
Purchases of goods:							
-Other related parties	\$	1,537	\$	5,545			
Entity with significant influence to the							
group		371		<u>-</u>			
	\$	1,908	\$	5,545			

The price and terms on purchase are available to third parties and the payment term is 30 to 90 days after monthly billings.

C. Receivables from related parties

<u> </u>		June 30, 2025	 December 31, 2024	 June 30, 2024
Accounts receivable:				
-Other related parties Entity with significant	\$	1,177	\$ 581	\$ 1,899
influence to the group		153,859	 136,702	 _
	\$	155,036	\$ 137,283	\$ 1,899
Other receivable:				
-Other related parties	\$	6,120	\$ -	\$

The receivables from related parties arise mainly from sales of goods. The receivables are due 3 months after the date of sale. The receivables are unsecured in nature and bear no interest. There are no loss allowance against receivables from related parties.

D. Payables to related parties

	 June 30, 2025	 December 31, 2024	 June 30, 2024
Accounts payable:			
-Other related parties Entity with significant	\$ 572	\$ 83	\$ 2,166
influence to the group	198	203	
	\$ 770	\$ 286	\$ 2,166
Other receivables:			
-Associates	\$ -	\$ 4,315	\$ 7,481
-Other related parties	 105	 _	 10
	\$ 105	\$ 4,315	\$ 7,491
	\$ 875	\$ 4,601	\$ 9,657

The payables to related parties arise mainly from purchase of goods and services, and payable 3 months after the date of purchase. The payables bear no interest.

E. Disposal of property, plant and equipment

- Other related parties	periods of	hree-month ended June ,2025 Gain (loss) on disposal	_	
- Other related parties		month periods ne 30,2025 Gain (loss) on disposal \$ 1,388	_	
F. Others				
		ne three-month 025		1 June 30, 2024
Testing fee:				
-Associates	\$		\$	11,045
	For	the six-month	periods ended	June 30,
		2025		2024
Testing fee:				
-Associates	\$	-	\$	61,384
(3) <u>Key management personnel compensation</u>				
		e three-month		•
		025		2024
Salaries and other short-term employee benefits	\$	15,546	\$	20,315
Post-employment benefits		384		412
	\$	15,930	\$	20,727
	For t	he six-month p	eriods ended.	June 30,
	2	025		2024
Salaries and other short-term employee benefits	\$	39,407	\$	42,523
Post-employment benefits	Ψ	767	¥	765
	\$	40,174	\$	43,288
	<u> </u>			

8. Pledged Assets

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

Pledged asset		June 30, 2025	December 31, 2024	 June 30, 2024	Purpose	
Pledged time deposits (shown as "Non-Current financial assets at amortized cost")	\$	22,118	\$ 36,348	\$ 30,442	Customs deposits and guarantee deposits for leases	
Pledged time deposits (shown as "Current financial assets at amortized cost")		14,231	-	-	Guarantee deposits for leases	
Pledged time deposits (shown as "Current financial assets at amortized cost")		150,000	-	-	Short-term loan	
Pledged time deposits (shown as "Non-current financial assets at amortized cost")			150,000	150,000	Guarantee for convertible bonds	
	\$	186,349	\$ 186,348	\$ 180,442		

9. Significant Contingent Liabilities and Unrecognized Contract Commitments

(1) Contingencies

None.

(2) Commitments

A. Capital expenditures contracted for at the balance sheet date but not yet incurred are as follows:

	J	June 30, 2025		cember 31, 2024	June 30, 2024		
Property, plant and		_		_		_	
equipment	\$	1,254,846	\$	629,404	\$	810,048	

B. To expand production capacity by adding equipment, the Group entered into a production capacity guarantee agreement with the specific customer. In accordance with the agreement, a prepayment of US\$1,500 thousand shall be paid by the customer. The Group will refund the prepayment on a regular basis according to the agreed terms and capacity conditions.

	June 30, 2025		December 3	1, 2024	June 30, 2024		
Production capacity							
guarantee agreement							
(Shown as "Other							
current liabilities,							
others")	\$	10,459	\$	10,459	\$	10,459	

10. Significant Disaster Loss

None.

11. Significant Events after the Reporting Period

The company, through a resolution passed by the board of directors on June 11, 2025, will issue a maximum of 10,000 units of the fifth domestic unsecured convertible bonds, with a face value of 100,000 NT dollars each, for a total cap of 1 billion NT dollars. In accordance with Article 27, Paragraph 3 of the "Regulations Governing the Offering and Issuance of Securities by Issuers", this was declared effective by the Financial Supervisory Commission on July 15, 2025. The company expects to complete

the fundraising within three months after the effective approval date.

12. Others

(1) Capital management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital or issue new shares to shareholders in order to achieve the most appropriate capital structure.

(2) Financial instruments

A. Financial instruments by category

	 June 30, 2025		December 31, 2024	 June 30, 2024
<u>Financial assets</u>				
Financial assets at fair value through other comprehensive income	\$ 4,550	\$	8,551	\$ 9,818
Financial assets at amortized cost				
Cash and cash equivalents	4,388,039		5,545,353	3,448,623
Financial assets at amortized cost	686,349		196,348	180,442
Notes receivable	8,077		9,473	1,681
Accounts receivable (including related parties) Other receivables (including related	967,506		1,025,932	1,154,925
parties)	40,250		34,495	44,795
Refundable guarantee deposits	 2,893	_	2,366	2,401
	\$ 6,097,664	\$	6,822,518	\$ 4,842,685
Financial liabilities	 June 30, 2025		December 31, 2024	 June 30, 2024
Financial liabilities at amortized cost				
Short-term borrowings Accounts payable (including related	\$ 1,560,431	\$	45,159	\$ 223,068
parties)	385,914		427,025	431,850
Other payables (including related parties) Bonds payable (including current	810,760		747,593	835,177
portion)	474,738		1,964,838	1,577,140
Guarantee deposits received	 8,095	_	8,095	 8,095
	\$ 3,239,938	\$	3,192,710	\$ 3,075,330
Lease liabilities	\$ 557,954	\$	595,693	\$ 475,616

B. Policy of risk management

(a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk. To minimize any adverse effects on the financial performance of the Group, derivative financial instruments, such as foreign exchange forward contracts and foreign currency option contracts are used to

- hedge certain exchange rate risk, and interest rate swaps are used to fix variable future cash flows. Derivatives are used exclusively for hedging purposes and not as trading or speculative instruments.
- (b) Risk management is carried out by a central treasury department (Group treasury) under policies approved by the Board of Directors. Group treasury identifies, evaluates and hedges financial risks in close co-operation with the Group's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.

C. Significant financial risks and degrees of financial risks

(a) Market risk

Exchange rate risk

- i. The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the USD, JPY and RMB. Foreign exchange risk arises from future commercial transactions, recognized assets and liabilities and net investments in foreign operations.
- ii. Management has set up policies to require group companies to manage their foreign exchange risk against their functional currencies. The companies are required to hedge their entire foreign exchange risk exposure through coordination with the Group treasury. To manage their foreign exchange risk arising from future commercial transactions and recognized assets and liabilities, entities in the Group use foreign currency denominated liabilities and derivative financial instruments (foreign exchange forward contracts) to hedge exchange rate risk through Group treasury. Foreign exchange risk arises when future commercial transactions, recognized assets or liabilities are denominated in a currency that is not the entity's functional currency.
- iii. The Group's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD, RMB and JPY). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

	June 30, 2025							
	For	eign currency						
		amount	Book value					
	(i	n thousands)	Exchange rate	(NTD)				
(Foreign currency: functional								
currency)								
Financial assets								
Monetary items								
USD:NTD	\$	23,725	29.588 \$	701,985				
JPY:NTD		162,089	0.2055	33,309				
RMB:NTD		5,695	4.130	23,521				

Non-monetary items: None.					
Financial liabilities					
Monetary items					
USD:NTD	\$	17,703	29.588	\$	523,801
JPY:NTD		33,229	0.2055		6,829
RMB:NTD		11,434	4.130		47,221
Non-monetary items: None.		,			,
			December 31, 202	4	
	Fore	eign currency			Book value
	(in	amount thousands)	Exchange rate		(NTD)
(Foreign currency: functional	(III	thousands	<u> </u>	_	(TVID)
currency)					
Financial assets					
Monetary items					
USD:NTD	\$	25,916	32.7940	\$	849,889
JPY:NTD		67,422	0.2102		14,172
RMB:NTD		12,821	4.4780		57,412
Non-monetary items: None.					
Financial liabilities					
Monetary items					
USD:NTD	\$	9,360	32.7940	\$	306,952
JPY:NTD		78,956	0.2102		16,597
RMB:NTD		16,509	4.4780		73,927
Non-monetary items: None.					
			June 30, 2024		
	Fore	eign currency			- ·
	(in	amount	Evolungo roto		Book value (NTD)
(Foreign currency: functional currency)	(111	thousands)	Exchange rate		(NID)
Financial assets					
Monetary items					
USD:NTD	\$	29,525	32.440	\$	957,776
RMB:NTD		8,984	4.4440		39,927
Non-monetary items: None.					
Financial liabilities					
Monetary items					
USD:NTD	\$	18,926	32.440	\$	613,947
JPY:NTD		20,335	0.2018		4,107
RMB:NTD		14,123	4.4440		62,761
Non-monetary items: None.					

- iv. The total exchange (loss) gain, including realized and unrealized, arising from significant foreign exchange variations on the monetary items held by the Group For the three-month and six-month periods ended June 30, 2025 and 2024, amounted to (\$43,550), \$11,658, (\$32,838) and \$31,355, respectively.
- v. Analysis of foreign currency market risk arising from significant foreign exchange variations:

			June 30, 2025	
	Change in exchange rate		Effect on profit (loss)	Effect on other comprehensive income
(Foreign currency: functional				
currency)				
Financial assets Manataguitana				
Monetary items	40.4			•
USD:NTD	1%	\$	7,020	\$ -
JPY:NTD	1%		333	-
RMB:NTD	1%		235	-
<u>Financial liabilities</u>				
Monetary items				
USD:NTD	1%	(\$	5,238)	\$ -
JPY:NTD	1%	(68)	-
RMB:NTD	1%	(472)	-
			June 30, 2024	
	Change in exchange rate		Effect on profit (loss)	Effect on other comprehensive income
(Foreign currency: functional currency)				
Financial assets				
Monetary items				
USD:NTD	1%	\$	9,578	\$ -
RMB:NTD	1%		399	<u>-</u>
Financial liabilities				
Monetary items				
USD:NTD	1%	(\$	6,139)	\$ -
JPY:NTD	1%	()	41)	_
RMB:NTD	1%	(628)	-
		`	,	

- i. The Group's investments in equity securities, which are exposed to price risk, are the held financial assets at fair value through other comprehensive income.
- ii. The Group's investments in equity securities comprise shares issued by the domestic companies. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, fair value adjustment would have increased/decreased by \$46 and \$98, respectively, as a result of the price change on equity investment at fair value through other comprehensive income for the six-month periods ended June 30, 2025 and 2024.

Cash flow and fair value interest rate risk

- i. The Group's main interest rate risk arises from short-term borrowings with floating rates, which expose the Group to cash flow interest rate risk. For the six-month periods ended June 30, 2025 and 2024, the Group's borrowings at floating rates were mainly denominated in US dollars.
- ii. The Group's borrowings are measured at amortized cost. The borrowings are periodically contractually repriced and to that extent are also exposed to the risk of future changes in market interest rates.
- iii. If the borrowing interest rate of New Taiwan dollars and US dollars had increased/decreased by 0.25% with all other variables held constant, loss after tax for the six-month periods ended June 30, 2025 and 2024, would have increased/decreased by \$1,560 and \$223, respectively. Changes in interest expense mainly due from floating-rate borrowings.

(b) Credit risk

- i. Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms, and the contract cash flows of debt instruments stated at amortized cost.
- ii. The Group manages their credit risk taking into consideration the entire group's perspective. Only rated banks with an optimal rating and financial institutes with investment grade are accepted. According to the Group's credit policy, each entity in the Group is responsible for managing and analyzing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual credit limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilization of credit limits is regularly monitored.
- iii. The Group adopts the assumptions under IFRS 9, and the default occurs when the contract payments are past due over 90 days.
- iv. The Group adopts following assumptions under IFRS 9 to assess whether there has been a significant increase in credit risk on that instrument since initial recognition:

- (i) If the contract payments were past due over 30 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
- (ii) For investments in bonds that are traded over the counter, if any external credit rating agency rates these bonds as investment grade, the credit risk of these financial assets is treated low.
- v. The following indicators are used to determine whether the credit impairment of debt instruments has occurred:
 - (i) It becomes probable that the issuer will enter into bankruptcy or other financial reorganisation due to financial difficulties;
 - (ii) The disappearance of an active market for that financial asset because of financial difficulties of the issuer;
 - (iii) Default or delinquency in interest or principal repayments;
 - (iv) Adverse changes in national or regional economic conditions that are expected to cause a default.
- vi. The Group categorized accounts receivable in accordance with credit risk and applied the modified approach using a provision matrix to estimate the expected credit loss.
- vii. The Group wrote-off the financial assets, which cannot be reasonably expected to be recovered, after initiating recourse procedures. However, the Group will continue executing the recourse procedures to secure their rights.
- viii. The Group used the forecastability to adjust historical and timely information to assess the default possibility of accounts receivable. As of June 30, 2025, December 31, 2024, June 30 2024, the provision matrix is as follows:

	Not past due	Up to 30 days past due	31~90 days past due	91~180 days past due	over 180 days past due	Individual	Total
At June 30, 2025 Expected loss rate	0.01~1%	0.01~0.42%	0.01~0.63%	0.01~45.66%	100%	38.24%	
Total book value	\$ 892,313	\$ 24,284	\$ 7,519	\$ - 9	18,659	\$ 67,997 \$	1,010,772
Loss allowance	\$ -	\$ 8	\$ 438	\$ - 5	18,659	\$ 24,161 \$	43,266
At December 31, 2024 Expected loss rate	0.01~1%	0.01~0.42%	0.01~0.63%	0.63~82.96%	100%	0.12~4.41%	
Total book value	\$ 962,999	\$ 49,551	\$ 369	\$ 15,136	30,518	\$ 10,625 \$	1,069,198
Loss allowance	\$ -	\$ 35	\$ 6	\$ 12,558	30,518	\$ 149 \$	43,266
At June 30, 2024 Expected loss rate	0.01~1%	0.01~0.43%	0.01~0.11%	0.01~45.68%	100%	0.12~4.51%	
Total book value	\$ 1,029,363	\$ 101,829	\$ 4,774	\$ - 9	32,555	\$ 17,905 \$	1,186,426
Loss allowance	\$ -	\$ 698	\$ 5	\$ - 5	32,555	\$ 142 \$	33,400

ix. Movements in relation to the Group applying the modified approach to provide loss allowance for accounts receivable are as follows:

		2025
	Accoun	nts receivable
At January 1 and June 30,	\$	43,266
		2024
	Accoun	nts receivable
At January 1 and June 30,	\$	6,400
		27,000
	\$	33,400

x. Financial assets measured at amortized cost measured by expected credit losses for 12 months are not significant impairment losses recognized for the six-month periods ended June 30, 2025 and 2024.

(c) Liquidity risk

- i. Cash flow forecasting is performed in the operating entities of the Group and aggregated by Group treasury. Group treasury monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn borrowing facilities at all times so that the Group does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance, compliance with internal balance sheet ratio targets and, if applicable, external regulatory or legal requirements, for example, currency restrictions.
- ii. Surplus cash held by the operating entities over and above balance required for working capital management will be appropriately used and invested. The chosen instruments with appropriate maturities or sufficient liquidity to provide sufficient headroom as determined by the above-mentioned forecasts.
- iii. The Group has the following undrawn borrowing facilities:

	June 30, 2025		December 31, 2024			June 30, 2024
Floating rate: Expiring within one						
year	\$	90,000	\$	246,990	\$	210,000
Fixed rate:						
Expiring within one		2 110 570		2 477 051		2.516.022
year		2,119,569		2,477,851		2,516,933
	\$	2,209,569	\$	2,724,841	\$	2,726,933

iv. The table below analyses the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date.

Non-derivative financial liabilities		1 year		1 and 2 years	2 and 3 years		3 years
June 30, 2025							
Short-term borrowings	\$	1,560,431	\$	-	\$ -	\$	-
Accounts payable (including related parties)		385,914		-	-		-
Other payables (including related parties)		810,760		-	-		-
Lease liabilities		36,334		36,237	100,922		562,724
Bonds payable		-		-	500,000		-
Guarantee deposits received		-		-	-		8,095
		Less than		Between	Between		Over
Non-derivative financial liabilities		1 year	_	1 and 2 years	2 and 3 years		3 years
December 31, 2024							
Short-term borrowings	\$	45,159	\$	-	\$ -	\$	-
Accounts payable (including related parties)		427,025		-	-		-
Other payables (including related parties)		747,593		-	-		-
Lease liabilities		38,522		37,840	107,331		600,659
Bonds payable		1,495,970		-	500,000		-
Guarantee deposits received		-		-	-		8,095
		Less than		Between	Between		Over
Non-derivative financial liabilities	_	1 year		1 and 2 years	2 and 3 years	_	3 years
June 30, 2024							
Short-term borrowings	\$	223,068	\$	-	\$ -	\$	-
Accounts payable (including related parties)		431,850		-	-		-
Other payables (including related parties)		835,177		-	-		-
Lease liabilities		33,175		31,998	92,246		440,420
Bonds payable		1,588,300		-	-		-
Guarantee deposits received Derivative financial liabilities		-		-	-		8,095

Less than

Retween

Over

Between

Derivative financial liabilities

As of June 30, 2025, December 31, 2024 and June 30, 2024, the Group has no derivative financial liabilities.

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

(3) Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
 - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the

Group's investment in beneficiary certificates is included in Level 1.

- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in unlisted stocks is included in Level 3.
- B. Fair value information of investment property at cost is provided in Note 6(9).
- C. Financial instruments not measured at fair value
 - (a) Except for those listed in the table below, the carrying amounts of cash and cash equivalents, notes receivable, accounts receivable, other receivables, short-term borrowings, notes payable, accounts payable and other payables are approximate to their fair values.

				Jur	ne 30,	2025						
		Fair value										
		Book value		Level 1		Level 2		Level 3				
Financial liabilities: Bonds payable	\$	474,738	\$		- \$	480,250	\$					
				Decei	nber (31, 2024						
						Fair value						
		Book value		Level 1		Level 2		Level 3				
Financial liabilities: Bonds payable	\$	1,964,838	\$		- \$	1,960,502	\$					
				Jui	ne 30,	2024						
						Fair value						
		Book value		Level 1		Level 2		Level 3				
Financial liabilities: Bonds payable	\$	1,577,140	•		- \$	1,573,002	\$					
Dollus payable	ψ	1,377,140			<u>-</u> φ		Ψ					

(b) The methods and assumptions of fair value estimate are as follows:

Bonds payable: The fair value of the convertible bonds issued by the Group was estimated by the Binomial-Tree approach to convertible bonds.

- D. The related information of financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities are as follows:
 - (a) The related information of natures of the assets and liabilities is as follows:

June 30, 2025	<u> </u>	Level 1	Level 2	<u> </u>	Level 3	Total
Assets						
Recurring fair value						
<u>measurements</u>						
Financial assets at fair valu	ıe					
through other comprehensi	ive					
income						
Unlisted stocks	\$	_	\$	- \$	4,550 \$	4,550

December 31, 2024	 Level 1		Level 2		Level 3	 Total
Assets Recurring fair value measurements Financial assets at fair value through other comprehensive income						
Unlisted stocks	\$	<u>\$</u>		<u>-</u> \$	8,551	\$ 8,551
June 30, 2024 Assets Recurring fair value measurements Financial assets at fair value through other comprehensive income	 Level 1		Level 2		Level 3	Total
Unlisted stocks	\$	- \$		<u>-</u> \$	9,818	\$ 9,818

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

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

Market quoted price Listed shares

Closing price

- ii. Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes. The fair value of financial instruments measured by using valuation techniques can be referred to current fair value of instruments with similar terms and characteristics in substance, discounted cash flow method or other valuation methods, including calculated by applying model using market information available at the consolidated balance sheet date (i.e. yield curves on the Taipei Exchange, average commercial paper interest rates quoted from Reuters).
- iii. When assessing non-standard and low-complexity financial instruments, for example, debt instruments without active market, interest rate swap contracts, foreign exchange swap contracts and options, the Group adopts valuation technique that is widely used by market participants. The inputs used in the valuation method to measure these financial instruments are normally observable in the market.
- iv. The valuation of derivative financial instruments is based on valuation model widely accepted by market participants, such as present value techniques and option pricing models. Foreign exchange forward contracts are usually valued based on the current forward exchange rate.
- v. The output of valuation model is an estimated value and the valuation technique may not be able to capture all relevant factors of the Group's financial and non-financial

instruments. As a result, the estimate generated by valuation model will be slightly adjusted based on additional inputs, such as model risk and liquidity risk. In accordance with the Group's management policies and relevant control procedures relating to the valuation models used for fair value measurement, management believes adjustment to valuation is necessary in order to reasonably represent the fair value of financial and non-financial instruments at the consolidated balance sheet. The inputs and pricing information used during valuation are carefully assessed and adjusted based on current market conditions.

- vi. The Group takes into account adjustments for credit risks to measure the fair value of financial and non-financial instruments to reflect credit risk of the counterparty and the Group's credit quality.
- E. For the six-month periods ended June 30, 2025 and 2024, there was no transfer between Level 1 and Level 2.
- F. The following chart is the movement of Level 3 for the six-month periods ended June 30, 2025 and 2024:

		Level 3
	E	equity instruments
January 1, 2025	\$	8,551
Unrealized gains (losses) on valuation of investments in equity instruments measured at fair value through other comprehensive		
income	(4,001)
June 30, 2025	\$	4,550
		Level 3 Equity instruments
January 1, 2024	\$	14,842
Unrealized gains (losses) on valuation of investments in equity instruments measured at fair value through other comprehensive		
income	(5,024)
June 30, 2024	\$	9,818

- G. For the six-month periods ended June 30, 2025 and 2024, there was no transfer into or out from Level 3.
- H. Group treasury is in charge of valuation procedures for fair value measurements being categorized within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent, reliable and in line with other resources and represented as the exercisable price, and frequently calibrating valuation model, performing back-testing, updating inputs used to the valuation model and making any other necessary adjustments to the fair value.
- I. The following is the qualitative information of significant unobservable inputs and sensitivity

analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

	Fair value at June 30, 2025	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equity instrument:					
Unlisted shares	\$ 4,550	Market comparable companies	Price to book ratio multiple; Discount for lack of marketability	Price to book ratio: 2.02~7.84. Discount for lack of marketability:0.10~0.26.	The higher the multiple, the higher the fair value. The higher the discount for lack of marketability, the lower the fair value.
Non-derivative equity instrument:	Fair value at December 31, 2024	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Unlisted shares	\$ 8,551	Market comparable companies	Price to book ratio multiple; Discount for lack of marketability	Price to book ratio: 2.90~3.54. Discount for lack of marketability:0.10~0.26.	The higher the multiple, the higher the fair value. The higher the discount for lack of marketability, the lower the fair value.
Non-derivative equity	Fair value at June 30, 2024	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
instrument: Unlisted shares	\$ 9,818	Market comparable companies	Price to book ratio multiple; Discount for lack of marketability	Price to book ratio: 3.06~3.44 Discount for lack of marketability:0.10~0.26.	The higher the multiple, the higher the fair value. The higher the discount for lack of marketability, the lower the fair value.

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

				June 1	30, 2025	
			Recognized	in profit or loss	•	ized in other ensive income
	Input	Change	Favourable change	Unfavourable change	Favourable change	Unfavourable change
Financial assets	-					
Equity instrument	Price to book ratio multiple	$\pm 1\%$	<u>\$</u> _	\$ -	\$ 46	(\$ 46)

				Decemb	er 31, 2024					
	Input		Recognized	Recognized in profit or loss comprehen						
	Input	Change	Favourable change	Unfavourable change	Favourable change	Unfavourable change				
Financial assets										
Equity instrument	Price to book ratio multiple	±1%	\$ -	\$ -	\$ 86	(\$ 86)				
			June 3		30, 2024					
			Recognized	l in profit or loss	_	nized in other ensive income				
	Input	Change	Favourable change	Unfavourable change	Favourable change	Unfavourable change				
Financial assets	•									
Equity instrument	Price to book ratio multiple	±1%	\$ -	\$ -	\$ 98	(\$ 98)				

13. Supplementary Disclosures

(1) Significant transactions information

- A. Loans to others: None.
- B. Provision of endorsements and guarantees to others: None.
- C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Please refer to table 1.
- D. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 2.
- E. Receivables from related parties reaching NT\$100 million or 20% of paid-in capital or more: Please refer to table 3.
- F. Significant inter-company transactions during the reporting period: Please refer to table 4.

(2) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Please refer to table 5.

(3) Information on investments in Mainland China

- A. Basic information: Please refer to table 6.
- B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: Please refer to table 7.

14. Segment Information

(1) General information

The Group operates business only in a single industry. The chief operating decision-maker, who assesses performance and allocates resources of the Group as a whole, has identified that the Group has only one reportable operating segment.

(2) Segment Information

The segment information provided to the chief operating decision-maker for the reportable segments

is as follows:

		For the six-month pe	eriods e	nded June 30,
		2025		2024
Revenue from external customers	\$	2,662,424	\$	2,939,612
Inter-company revenue	\$	_	\$	
Segment (loss) income	(\$	406,848)	(<u>\$</u>	131,974)
Segment assets	\$	13,387,555	\$	11,599,199

(3) Reconciliation for segment income (loss)

None.

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

June 30, 2025

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

					As of June 30), 2024		
Securities held by	Marketable securities (Note 1)	Relationship with the securities issuer (Note 2)	General ledger account	Number of shares (in thousands)	Book value (Note 3) Ownership (%) Fair value			Footnote (Note 4)
Episil-Precision Inc.	Dah Chung Bills Fiance Corpcommon shares	None	Financial assets at fair value through other comprehensive income-non-current	1, 164	\$ 17	0.00%	\$ 17	
Wei Nuo Investment Inc.	Sequoia Microelectronics Corporation - common shares	None	Financial assets at fair value through other comprehensive income-non-current	127, 500	-	4. 36%	-	
Wei Nuo Investment Inc.	Chipmast Technology Co., Ltdcommon shares	None	Financial assets at fair value through other comprehensive income-non-current	298, 760	-	6. 16%	-	
Wei Nuo Investment Inc.	Energic Technologies Corporation - common shares	None	Financial assets at fair value through other comprehensive income-non-current	1,000,000	2, 650	4. 50%	2, 650	
Wei Nuo Investment Inc.	CT Micro International Corp common shares	None	Financial assets at fair value through other comprehensive income-non-current	11, 147, 890	1, 655	8. 01%	1, 655	
Wei Nuo Investment Inc.	Geo Things Inccommon shares	None	Financial assets at fair value through other comprehensive income-non-current	125, 000	228	2. 60%	228	

Note 1: Marketable securities in the table refer to stocks, bonds, beneficiary certificates and other related derivative securities within the scope of IFRS9. "Financial instruments".

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

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

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

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

For the six-month period ended June 30, 2025

Table 2 Expressed in thousands of NTD (Except as otherwise indicated)

Differences in transaction terms

compared to third party

					Trans	action		transactio	ons (Note 1)	Notes/accounts receivable (payable)			
		Relationship		Percentage of								Percentage of total	
		with the	Purchases			total purchases						notes/accounts	
Purchaser/seller	Counterparty	counterparty	(sales)		Amount	(sales)	Credit term	Unit price	Credit term		Balance	receivable (payable)	Footnote
Episil Technologies Inc.	Episil-Precision Inc.	Subsidiary	Purchases	\$	105, 501	10.93%	30-90 days after monthly billings	-	Gerneral terms	(\$	79, 663)	20.64%	Note1
Episil-Precision Inc.	Vanguard International Semiconductor Corporation	Entity with significant influence to the group	(Sales)		360, 402	13.54%	90-180 days after monthly billings	-	Gerneral terms		153, 859	15.10%	

Note 1: Processing and returning materials provided by customers (related parties) were excluded from purchase/sales.

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

June 30, 2025

Expressed in thousands of NTD

Table 3

			Balance of accounts receivables of related parties	_	Overdue	receivables	(Except a Amount collected subsequent to the	s otherwise indicated) Allowance for	
Creditor	Counterparty	Relationship	(Note1)	Turnover rate	Amount	Action taken	balance sheet date	doubtful accounts	
	Vanguard International Semiconductor	Entity with							
	Corporation	significant							
		influence to the				received in			
Episil-Precision Inc.		group	153,859	4.96		- subsequent period	-	-	

Note 1: Please rely on the accounts receivable, bills, other receivables... etc.

Significant inter-company transactions during the reporting period

For the six-month period ended June 30, 2025

Table 4

Expressed in thousands of NTD (Except as otherwise indicated)

Transaction

						Tunsaction	
							consolidated
							total operating
Number							revenues or total assets
(Note 1)	Company name	Counterparty	Relationship	General ledger account	 Amount	Transaction terms	(Note 3)
0	Episil Technologies Inc.	Episil-Precision Inc.	1	Operating revenue	\$ 3,497	Gerneral terms	0.13%
0	Episil Technologies Inc.	Episil-Precision Inc.	1	Service revenue	4,670	Gerneral terms	0.18%
0	Episil Technologies Inc.	Episil-Precision Inc.	1	Operating costs	105,501	Gerneral terms	3.96%
0	Episil Technologies Inc.	Episil-Precision Inc.	1	Processing fee	63,946	Gerneral terms	2.40%
0	Episil Technologies Inc.	Episil-Precision Inc.	1	Other receivables	94,025	30~90 days after monthly billings	0.70%
0	Episil Technologies Inc.	Episil-Precision Inc.	1	Accounts payable	79,663	30~90 days after monthly billings	0.59%
0	Episil Technologies Inc.	Episil-Precision Inc.	1	Other payable	62,769	30~90 days after monthly billings	0.47%
0	Episil Technologies Inc.	Episil Technologies	1	Operating revenue	2,659	Gerneral terms	0.10%
		Inc.(SHANGHAI)					
0	Episil Technologies Inc.	Precision Silicon Japan Co., Ltd.	1	Operating revenue	5,824	Gerneral terms	0.22%
1	Episil-Precision Inc.	Precision Silicon Japan Co., Ltd.	3	Operating revenue	61,555	Gerneral terms	2.31%
1	Episil-Precision Inc.	Precision Silicon Japan Co., Ltd.	3	Accounts receivable	41,347	90~180 days after monthly billings	0.31%

Note 1: The numbers filled in for the transaction company in respect of inter-company transactions are as follows:

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

Note 2: Relationship between transaction company and counterparty is classified into the following three categories; fill in the number of category each case belongs to (If transactions between parent company and subsidiaries or between subsidiaries refer to the same transaction, it is not required to disclose twice. For example, if the parent company has already disclosed its transaction with a subsidiary, then the subsidiary is not required to disclose the transaction; for transactions between two subsidiaries, if one of the subsidiaries has disclosed the transaction, then the other is not required to disclose the transaction.):

- (1) Parent company to subsidiary.
- (2) Subsidiary to parent company.
- (3) Subsidiary to subsidiary.

Note 3: Percentage of total consolidated revenues or total assets is calculated using the total consolidated assets at the end of the year when the subject of transaction is an asset/liability, and is calculated by total consolidated revenues during the year when the subject of transaction is a revenue/expense.

Note 4: Only transaction amount that exceeds \$1 million will be disclosed, otherwise will not be disclosed.

Information on investees

For the six-month period ended June 30, 2025

Table 5

Expressed in thousands of NTD (Except as otherwise indicated)

Investment income

Net profit (loss) (loss) recognized by of the investee for the Company for

					Initial invest	ment	amount	Shares hel	ld as of June 30	0, 2025	th	ne six-month	the six-month	
				I	Balance as of	В	Balance as of				p	eriod ended	period ended	
	Investee		Main business		June 30,	D	ecember 31,		Ownership		Jι	ine 30, 2025	June 30, 2025	
Investor	(Note 1 and 2)	Location	activities		2025		2025	Number of shares	(%)	Book value		(Note 2(2))	(Note 2(3))	Footnote
Episil Technologies Inc.	Wei Nuo Investment Inc.	Taiwan	Gerneral investment	\$	250,000	\$	250,000	15,000,000	100.00%	\$ 90,235	\$	5,052	\$ 5,05	2
Episil Technologies Inc.	Episil-Precision Inc.	Taiwan	Semiconductor industry		2,001,343		2,001,343	166,961,680	57.86%	2,825,744	(39,818)	(22,88	9)
Episil Technologies Inc.	Taiwan Hi-Tech Corp.	Taiwan	Semiconductor industry		31,795		201,020	170,933	37.49%	-		468	33,73	7
Wei Nuo Investment Inc.	Wellknown Holding Company Ltd.	Samoa	Investment service of various		4,837		4,837	150,000	100.00%	2,911	(1,347)	(1,34	7)
Wei Nuo Investment Inc.	Taiwan Hi-Tech Corp.	Taiwan	Semiconductor industry		333		17,296	35,260	7.73%	-		468	6,95	9
Episil-Precision Inc.	Precision Silicon Japan Co., Ltd.	Japan	Sales of epitaxy and silicon wafers		2,740		2,740	200	100.00%	10,385	(778)	(77	8)

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

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

- (1) The columns of 'Investee', 'Location', 'Main business activities', Initial investment amount' and 'Shares held as at June 30, 2025' should fill orderly in the Company's (public company's) information on investees and every directly or indirectly controlled investee's investment information, and note the relationship between the Company (public company) and its investee each (ex. direct subsidiary or indirect subsidiary) in the 'footnote' column.
- (2) The 'Net profit (loss) of the investee for the six-month period ended June 30, 2025' column should fill in amount of net profit (loss) of the investee for this period.
- (3) The 'Investment income (loss) recognised by the Company for the six-month periods ended June 30, 2025' column should fill in the Company (public company) recognised investment income (loss) of its direct subsidiary and recognised investment income (loss) of its investee accounted for under the equity method for this period. When filling in recognised investment income (loss) of its direct subsidiary, the Company (public company) should confirm that direct subsidiary's net profit (loss) for this period has included its investment income (loss) which shall be recognised by regulations.

Episil Technologies Inc. and Subsidiaries Information on investments in Mainland China For the six-month period ended June 30, 2025

Table 6 Expressed in thousands of NTD

(Except as otherwise indicated)

Amount remitted from

Taiwan to Mainland China/

				Accumulated	Amount rea	mitted back	Accumulated			Investment income		Accumulated	
				amount of	to Taiwa	n for the	amount of			(loss) recognised by		amount of	
				remittance from Taiwan to		period ended 0, 2025	remittance from Taiwan to	Net income of	Ownership held by the	the Company for the six-month period	Book value of investments in	investment income remitted back to	
				Mainland China	Remitted to	Remitted	Mainland China	investee for the	Company	ended June	Mainland China as	s Taiwan as	
Investee in	Main business		Investment method	as of	Mainland	back	as of June	six-period ended	(direct or	30, 2025	of June	of June	
Mainland China	activities	Paid-in capital	(Note 1)	January 1, 2025	China	to Taiwan	30, 2025	June 30, 2025	indirect)	(Note 2(2)C)	30, 2025	30, 2025	Footnote
Episil Technologies Inc. (SHANGHAI)	Trading business	\$ 4,598	2	\$ 4,598	\$ -	\$ -	\$ 4,598	(\$ 1,163)	100.00%	(\$ 1,163)	\$ 2,835	\$ 48,199	

	Accumulated amount of remittance	Investment amount approved by the Investment	Ceiling on investments in Mainland China imposed by			
Company name	from Taiwan to Mainland China as of June 30, 2025	 Commission of the Ministry of Economic Affairs (MOEA)	the Investment Commission of MOEA			
Episil Technologies Inc.(SHANGHAI)	\$ 4,598	\$ 4,598	\$	4,272,362		

Note 1: Investment methods are classified into the following three categories; fill in the number of category each case belongs to:

- (1) Directly invest in a company in Mainland China.
- (2) Through investing in an existing company in the third area, which then invested in the investee in Mainland China. (Episil Technologies Inc. (SHANGHAI) was invested by Wellknown Holding Company Ltd. (location: Samoa).
- (3) Others

Note 2: In the 'Investment income (loss) recognised by the Company for the six-month period ended June 30, 2025' column:

- (1) It should be indicated if the investee was still in the incorporation arrangements and had not yet any profit during this period.
- (2) Indicate the basis for investment income (loss) recognition in the number of one of the following three categories:
- A.The financial statements that are audited and attested by international accounting firm which has cooperative relationship with accounting firm in R.O.C.
- B.The financial statements that are audited and attested by R.O.C. parent company's CPA.
- C. The financial statements were not audited by independent accountants.

Note 3: The numbers in this table are expressed in New Taiwan Dollars.

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

For the six-month period ended June 30, 2025

Table 7

Expressed in thousands of NTD

(Except as otherwise indicated)

		Provision of											
					Accounts receiv	Accounts receivable		uarantees					
_	Sale (purch	Sale (purchase) Property transaction		(payable)		or collaterals		Financing					
									Maximum balance			Interest during	
									during the six-month			the six-month	
					Balance at		Balance at		period ended	Balance at		period ended	
Investee in Mainland China	Amount	%	Amount	%	June 30, 2025	%	June 30, 2025	Purpose	June 30, 2025	June 30, 2025	Interest rate	June 30, 2025	Others
Episil Technologies	\$ (2.659)	0.10%	\$ -	-	(\$ 242)	-0.10%	\$ -	_	\$ -	\$ -	_	\$ -	

Inc.(SHANGHAI)