Stock Code: 5223



2023

Annual Report

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I.Litigation and non-litigation representative, spokesperson and representative spokesperson name, title, telephone, and e-mail: Litigation and non-litigation representative Name: Hsu Cheng-Kun Title: Chairman and President Tel: (02) 8522-7056 E-mail address: ck.hsu@anli-group.com Spokesman Name: Cheng Ya-Wen Title: Vice President Tel: (02) 8522-7056 E-mail: contact@anli-group.com Acting Spokesperson Name: Yao Li-Fang Title: CFO and Chief Accounting Officer Tel: (02) 8522-7056 E-mail: contact@anli-group.com II.Address and Telephone Number of Headquarters, Branches and Plants 1.Head Office: ANLI International Co., Ltd. Address of registration: 190 Elgin Avenue, George Town, Grand Cayman KY1-9005, Cayman Islands Tel: (886) 2-8522-7056 2.Subsidiary in Hong Kong (1)ANLI INTERNATIONAL HOLDINGS LIMITED Address: Unit s10,5/F.,W luxe, 5 On Yiu Steeet,Shatin, Hong Kong Tel: (852) 3499-1563 (2)KUANGHECO., LIMITED Address: Unit s10,5/F.,W luxe, 5 On Yiu Steeet,Shatin, Hong Kong Tel: (852) 3499-1563 3. Subsidiary in China (1)KUNSHAN ANLI PRECISE METAL CO., LTD. Address: No. 99-88, Jidian East Road, Shipu Industrial and Commercial Management Zone, Qiandeng Township, Kunshan, Jiangsu Province. Tel: (86) 512-5740-6899 (2) KUNSHAN KUANGHE ELECTRONIC TECHNOLOGY CO., LTD. Address: No. 1425, Fengshou North Road, Qiandeng Township, Kunshan, Jiangsu Province. Tel: (86) 512-5795-1388 (3)Chongqing Gtek Technology Co., Ltd Address: No. 199, Donglin Blvd, Bishan District, Chongqing City Tel: (86) 23-6430-5738 (4)Huzhou Anli Technology Co., Ltd. (plant in construction) Address:No.777, Waixi Road., South Taihu High-Tech Industrial Park, High-Tech Zone, Wuxing District, Huzhou City, Zhejiang Province Tel: (86) 512-5740-6899 4.R.O.C. (1)Anli International Co., Ltd. Taiwan Branch Address: 8F., No. 215, Sec. 4, New Taipei Blvd., Xinzhuang Dist., New Taipei City Tel: (886) 2-8522-7056 (2) Anli International Holdings Limited Taiwan Branch

Address: 8F., No. 213, Sec. 4, New Taipei Blvd., Xinzhuang Dist., New Taipei City Tel: (886) 2-8522-7056

(3)Kuanghe Co., Limited Taiwan BranchAddress: 8F., No. 215, Sec. 4, New Taipei Blvd., Xinzhuang Dist., New Taipei CityTel: (886) 2-8522-7056

III.Name, address, website, and contact number of share administration agency:
First Securities Inc. Stock Affairs Representation Department
Website: <u>http://www.ftsi.com.tw</u>
Address: 6F., No. 27, Sec. 1, Anhe Rd., Da'an Dist., Taipei City
Tel: (02) 2563-5711

IV.Name, firm name, address, website, and telephone number of CPAs for the most recent financial reports: CPA Name: Chiu Chao-Hsien, Chen Chin-Chang Firm name: PwC Taiwan

Website: http://www.pwc.tw

Address: 27F., No. 333, Sec. 1, Keelung Rd., Songshan Dist., Taipei City Tel: (02) 2729-6666

V.Name of any exchanges where the company's securities are traded offshore, and the method by which to access information on said offshore securities: None.

VI.Company website: www.anli-group.com

VII.List of Board of Directors

Title	Name	Nationality or place of registration	Major education and experience
Chairman	ANLIINTERNATIONALLIMITED (SAMOA) Representative: Hsu Cheng-Kun	SAMOA R.O.C.	Industry Management, Oriental Industrial Vocation School. QC Section Manager, Sheng Da Spring Co., Ltd.
Director	KUANGHECO., LTD. (SAMOA) Representative: Wu Chin-Song	SAMOA R.O.C.	Mechanical Drawing, Kai Nan Commercial Industrial School President, Kuanghe Development Co., Ltd.
Director	Lin Chih-Kun	R.O.C.	Tai Shi Junior High School President, Yunglun Precision Industrial Co., Ltd.
Director	Lo Li-Wen	R.O.C.	Department of Mechanical Engineering, Lunghwa University of Science and Technology President, Certain Micro Application Technology Inc. Chairman, MSH Technology Co., Inc. Director, Doma Investment Holding Co., Ltd.
Independent director	Chen Li-Yuan	R.O.C.	EMBA, Asset Management Division, National Taiwan University Associate, EY Taiwan Supervisor, DATARGET Global Inc.
Independent Director	Huang Kuo-Feng	R.O.C.	PhD, Management, University of London Chief Secretary, Secretariat of National Chengchi University Convener, Chinese Entrepreneur Class, National Chengchi University EMBA Vice CEO, EMBA, National Chengchi University CEO, EMBA, National Chengchi University
Independent director	Huang Kui-Jung	R.O.C.	Master of Science in Materials Science and Engineering, Feng Chia University Product Manager, R&D Center for HEA Materials, National Tsing Hua University

TABLE OF CONTENTS FOR ANNUAL REPOR

1 1 2 THE OVERALL 3 3 3 3 4 4 5
2 THE OVERALL 2
THE OVERALL 2
2
5
5
P, AND SUPERVISORS 8
25
65
66
DMPANY HAS BEEN LAST YEAR66
TILL THE DATE OF ND SHAREHOLDERS
THE SECOND DEGREE
E COMPANY, AND VESTMENT BUSINESS
70
74
76
76
77
THE LAST 2 YEARS TO

VI.FINANCIAL STATUS	102
1. CONDENSED BALANCE SHEET AND INCOME STATEMENT OF THE LAST 5 YEARS	102
2.FINANCIAL ANALYSIS FOR THE LATEST 5 YEARS	104
3. AUDITING COMMITTEE'S REVIEW REPORT ON FINANCIAL STATEMENTS.	106
4. THE FINANCIAL STATEMENTS OF THE MOST RECENT YEAR, INCLUDING THE AUDITORS' REPORT, BALANCE SHEET COMPREHENSIVE INCOME STATEMENTS, STATEMENT OF CHANGES IN SHAREHOLDERS EQUITY, STATEMENT OF CASH FLOWS AND NOTE TO FINANCIAL STATEMENT OR APPENDIX COMPARING 2 FISCAL YEARS	
5. THE COMPANY'S INDIVIDUAL FINANCIAL REPORT FOR THE CURRENT YEAR APPROVED BY THE ACCOUNTANT	109
6. ANY INSOLVENCY OF THE COMPANY AND ITS AFFILIATES IN THE MOST RECENT YEAR TO THE DATE THIS REPORT W PRINTED, AND THE INFLUENCE ON THE FINANCIAL POSITION OF THE COMPANY, IF APPLICABLE: THE COMPANY DI NOT HAVE ANY INSOLVENCY.	ID
VII.FINANCIAL POSITION AND REVIEW AND ANALYSIS OF THE FINANCIAL PERFORMANC	CE 110
1.COMPARISON AND ANALYSIS OF THE FINANCIAL POSITION	110
2. COMPARISON AND ANALYSIS OF THE FINANCIAL PERFORMANCE	111
3.Cash flows	112
4. IMPACTS OF MAJOR CAPITAL EXPENDITURES IN THE MOST RECENT YEAR ON BUSINESS AND FINANCIAL OPERATION	NS 112
5. THE MAJOR CAUSES FOR PROFITS OR LOSSES INCURRED BY INVESTMENTS DURING THE MOST RECENT YEAR;	
RECTIFICATIONS AND INVESTMENT PLANS FOR THE NEXT YEAR	
6.RISK ANALYSIS AND ASSESSMENT	113
7.OTHER IMPORTANT NOTES	116
VIII. SPECIAL NOTES	117
1.AFFILIATED COMPANIES	117
2. IN THE LATEST FINANCIAL YEAR TO THE DATE THIS REPORT WAS PRINTED, PRIVATE PLACEMENT OF SECURITIES	120
3. HOLDING OR DISPOSAL OF THE COMPANY'S SHARES BY ITS SUBSIDIARIES DURING THE LATEST FINANCIAL YEAR,	
TO THE PUBLICATION DATE OF THIS ANNUAL REPORT	
4.OTHER SUPPLEMENTARY INFORMATION	
5. EXPLANATION FOR THE MATERIAL DIFFERENCE FROM THE PROTECTION OF SHAREHOLDERS' RIGHTS AND INTERES IN TAIWAN	
6.OCCURRENCES OF EVENTS DEFINED UNDER ARTICLE 36-3-2 OF THE SECURITIES AND EXCHANGE ACT IN THE LATEST YEAR UP TILL THE PUBLISHING DATE OF THIS ANNUAL REPORT THAT SIGNIFICANTLY IMPACTED SHAREHOLDERS' EQUITY OR SECURITY PRICES	132
APPENDIX 1 CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEM	
31, 2023 AND INDEPENDENT AUDITORS 'REPORT	133

I.Message to the Shareholders

Ladies and gentlemen, the Company's 2023 business performance and outlook are summarized as follows:

1.2023 Business Report

(1)Operational Implementation Results

				Unit: NT\$ thousand
Item	2023	2022	Decrease in amount	Change (%)
Operating revenue	1,525,203	2,059,560	(534,357)	(25.95)
Operating costs	1,212,049	1,528,093	(316,044)	(20.68)
Gross profit	313,154	531,467	(218,313)	(41.08)
Operating expenses	320,022	336,986	(16,964)	(5.03)
Operating profit	(6,868)	194,481	(201,349)	(103.53)
Net non-operating revenue	8,687	47,355	(38,668)	(81.66)
Net profit before taxation	1,819	241,836	(240,017)	(99.25)
Income tax expenses	5,519	45,868	(40,349)	(87.97)
Net income	(3,700)	195,968	(199,668)	(101.89)

(2)Budget execution: The Company does not disclose financial forecasts to the public.

(3)Financial income and expenditure, and profitability analysis:

	Item	2023	2022	Increase (decrease)
Financial	Liabilities to assets ratio (%)	38.28	42.58	(4.30)
structure	Long-term capital to fixed assets ratio (%)	166.10	207.98	(41.87)
0.1	Current ratio (%)	152.04	173.94	(21.89)
Solvency	Quick ratio (%)	128.41	158.01	(24.01)
	ROA (%)	(1.06)	5.75	(6.81)
Profitability	ROE (%)	(0.19)	9.79	(9.98)
	Basic earnings per share (NT\$)	(0.08)	4.40	(4.48)

(4)Research and development status:

The Company's consolidated Research and development expenses were NT\$ 71,836 thousand in 2023 and NT\$ 79,289 thousand in 2022, accounting for 4.71% and 3.85% of the Company's consolidated revenues, respectively.

2.Summary of 2023 Business Plan

(1)Business policy

- A.Continue to strengthen cross-plant resource integration, communication, and management to facilitate decision-making implementation.
- B.Continue to input automated production and instrument updates and adjust the production processes to enhance competitiveness.
- C.Actively develop new products, new markets, and promptly engage in cooperation with academic and research institutions to grasp the Company's future mid-term and long-term high-tech sources.
- D.Keep abreast of economic prosperity and changes in market demand, promptly and flexibly adjust inventory to prevent the risk of sluggish material and raw material price fluctuations.
- E.Strengthen and maintain good cooperative relations with customers, keep abreast of the latest market conditions,

and actively strive for orders for new products, and continue to create value for customers.

- F.Establish strategic partnerships and promote the development of an industrial ecological cooperation system to provide customers with diversified integrated solutions and professional services.
- (2)Production and sales policy
 - A.Actively develop new products,
 - B.new markets and new applications, and develop new high-value customers. Accelerate the expansion of new products with the investment of new equipment.
 - C.Continue to commit to improving the cost structure, adjusting internal management processes, and increasing production efficiency to reduce production costs and enhance market competitiveness

3.Development strategy of the Company in the future

- (1)Set up the corporate logistics center in Taiwan for coordination and control of all operations and functional department of the group in other regions. Build up the system of real-time communication with key customers. Map out the business strategy from top down and outward to form unified strategies.
- (2)Develop global competitive power and horizon, strengthen the capacity for the pursuit of policy and enhance the competitive power of the Company, and spare no effort in the development and training of talents in Taiwan, Hong Kong, and Mainland China.
- (3)Set a high standard for customer service, respond to the feedback of customers and works with customer satisfaction to satisfy market mechanisms and customer needs.
- (4)Develop proper corporate culture to strengthen the capacity in pursuit. The leadership of the Company will declare the vision and mission of the Company, the corporate goal and commitment to motivate the employees with a sense of participation, cohesion, mission and achievement.
- 4.Impacts of the external competitive environment, regulatory environment, and the overall business environment

The Company has constantly faced external competition since its inception, as well as the impacts of foreign regulations and the overall business environment. The Company is faced with market competition, new laws and regulations issued by securities regulators, and environmental protection laws and regulations around the world. The ever-changing global business environment affects the operational performance of the Company in every aspect.

In response to the current environmental changes, in addition to complying with new regulations promulgated by securities authorities and demanding suppliers companies' products be in line with environmental protection requirements, the Company is continuously committed to implementing a corporate governance system, improving production processes, and actively expanding production capacity to reduce production costs, and keep abreast of customers' purchase order needs to perform proper raw material procurement planning, thereby enhancing the Company's overall competitiveness.

In 2023, due to the poor buying momentum and weak sales force in the consumer market, the inventory level of all players from terminals, system plants to the semiconductor chip production and sales supply chain were too high. The inventory destocking and the overcapacity of memory affected the performance of the entire market in 2023. In 2023, the monetary policies of the central banks had the greatest impact on the financial market. Major central banks such as the United States and Europe launched large-scale interest rate hikes in the hopes of curbing inflation. However, the Central Banks of the US and the European Central Bank have indicated clearly that high interest rates are already having an impact on the economy. They have also become concerned about excessive tightening of the economy, and are assessing that the cycle of interest rate hikes may be approaching the end. Nevertheless, the focus of the market's attention now is whether the interest rate hike cycle will last longer.

With the macroeconomic situation in 2024 still difficult and full of uncertainties, we will continue to pay attention to whether the inflation is under control? Can the financial market respond to higher interest rates? Geopolitics, trade, and the wars in Ukraine and the Middle East have impacted the overall global economy.

Chairman: Hsu Cheng-Kun Manager: Hsu Cheng-Kun Accounting Supervisor: Wang Wan-Hsing

II.Company Profile

1.Date of foundation

Anli International Co., Ltd. (hereinafter referred to as "the Company" or "Anli International") is a holding company established in the Cayman Islands on June 23, 2010. The Company has acquired the equity shares of Anli International Holdings Limited (Hong Kong) and Kuanghe Co., Limited (Hong Kong) on November 22 of the same year through share swap, including the direct subsidiaries of these two companies, KUNSHAN ANLI PRECISE METAL CO., LTD. and KUNSHAN KUANGHE ELECTRONIC TECHNOLOGY CO., LTD.. In addition, the Company also founded Chongqing Gtek Technology Co., Ltd in 2011 and founded Huzhou Anli Technology Co., Ltd. in 2019.

The Company mainly engages in the development, production, assembly, and sales of various precision metal stamping, magnesium aluminum die casting, and CNC processing, and other products, which are applied in computer, communication, and consumer electronic products (3C products). The Company actively deploys the expansion of products for other industries, such as automotive products, optical communication products, vision system application products, household products, and other new product lines, moving toward product diversification.

The Company specializes in the development, improvement of production process of the mold for metallic devices of parts and components for cooling, and the acquisition and installation of automated equipment for introduction to the production lines. With the wealth of knowledge in stamping, die-casting and CNC chipping techniques and the innovative production methods, the Company could provide the customers with vertical integration production process from product design, tooling, and mass production, and could effectively help the customers to shorten the lead-time of product development and production cycle. In addition, the Company also provides complete solutions for critical parts and components for the customers. In the future, the heat dissipation components applied in electronic products will continue to undergo development to product on automation related equipment and will continue to undergo R&D and improvement, actively expanding application products for trend fields, strengthening core technical capabilities, as well as building automated, digitalized and smart intelligent factories, thus improving production efficiency and product yield rates and reducing labor costs.

Year	Milestones
2010	ANLI Kunshan was selected as an enterprise with intellectual property advantages in Kunshan City, and obtained the qualification of R&D institution in Jiangsu Province. Kuanghe Kunsha was accredited with the QC080000 on hazardous substances process management system.
2011	ANLI Kunshan was cited as a learning enterprise in Kunshan. Kuanghe Kunsha was accredited with the OHSAS18001, the occupational health and safety assessment series. Kuanghe Kunsha passed the enterprise electronic free supervision by the Electrical and Electronic Association of Kunshan Government. Setup a production site at Chongqing with the establishment of Gtek (Chongqing) for expansion of the market in west China.
2012	ANLI Kunshan was granted the Certificate of High-tech enterprise by the R&D Institution of Jiangsu Province again. Kuanghe Kunsha was granted the Certificate of High-tech enterprise by the R&D Institution of Jiangsu Province again. Capital investment of Ways Technologies for expansion to the cell phone market.

Year	Milestones
2013	 ANLI Kunshan was granted the certificate of safety production enterprise. Kuanghe Kunsha was granted the certificate of safety production enterprise. ANLI Kunshan expanded its Phase IV plant by 3,864m². Procurement of CNC automated equipment and engaged in precision chipping of metals and the production of metal cases.
2014	Gtek (Chongqing) purchased land for plant construction and completed Phase I which occupied an area of 7,035m ² .
2016	 Fully launched the automated production process engineering. Fully launched the accreditation of automotive manufacturing TS16949 management system. The company in Taiwan purchased a new office building occupying an area of about 500 m² (8F, No. 213 and 215, XinBei Blvd Section IV, Xinzhuang District, New Taipei).
2017	Application for listing in the Taipei Exchange in December.
2018	Raised capital of NT\$48,060 thousand by issuing new shares, which made the paid-in capital amount to NT\$432,477 thousand. The stock issued by the Company was officially listed on TPEx for trading on July 2. In the fourth quarter, Gtek (Chongqing) underwent Phase II factory expansion (7,080 square meters in area).
2019	The Phase II factory expansion of Gtek (Chongqing)was completed. A production base was set up in Huzhou, Huzhou Anli was established, and the land use right was obtained for the factory construction.
2020	Convertible bonds were issued and listed on TPEx on October 30.

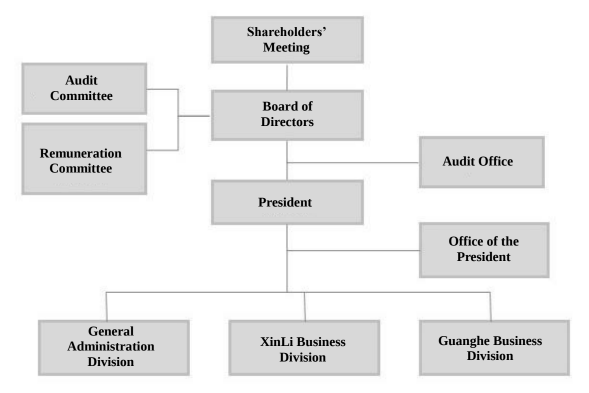
3.Structure of the group: refer to page 117 of this report.

4.Risks: refer to page 113 to 116 of this report

III.Corporate Governance Report

1.Organization

(1)Organizational Chart of the Company



(2)Function of major segments

Department	Assigned duties
Board of Directors	 Develop the core value of the Company and explicit vision for mid- to long-term development, determine the business policy and objective. Monitor and fully understand the pursuit of the business plan.
Audit Committee	 Monitor and evaluate the fair presentation of the business, financial position, and financial reporting of the group. Monitor and evaluate the enforcement of the internal control system of the group and the effectiveness of the enforcement. Monitor and evaluate the internal control system of the group and the degree of compliance with the external applicable laws. Monitor and evaluate the appointment (dismissal) of the certified public accountants of the group, and their independence and competence.
Remuneration Committee	 Establishment with routine review of the performance evaluation of the Directors and Managers, and the policies, system, standards, and structure of remuneration. Routine assessment and determination of the remuneration to the Directors and the Managers. Affirmation of the remuneration system of the Company is in compliance with applicable legal rules for the companies listed in TWSE/TPEx and capable of attracting and keeping good people to maintain the competitiveness of the Company.
Audit Office	1. Conduct audits on the operation, financial position, safekeeping of assets, and information in accordance with the internal code of the Company, report on shortcomings and related corrective actions and preventive action and keep track on the result, provide timely recommendation for improvement to ensure the effective implementation of the internal control system of the Company.

Department	Assigned duties
L	2. The design, execution, and reporting of the annual audit plan and internal audit system.
	3. Training and education on compliance with the internal control system.
	4. Review and amendment to the regulations governing internal control, internal audit and
	related control, and assess the control performance of these systems.
	1. Report to the Board and Shareholders' meeting on the operation result and development
	plan of the Company.
	2. Execution of the resolutions of the Board.
President	3. Determination of the business objective, strategy for development in the future and action
	plans of the Company.
	4. Supervision and control of the overall planning and budgeting of the Company to ensure
	the achievement of the business goals.5. Planning on direct investment.
	 Design the organizational structure of the Company, planning, establishment, management
	and the integration and coordination of implementation of the internal code of the system.
	2. Integration, planning, implementation and tracking of the assignment of the senior
	management.
Office of the	3. Holding meetings for the Shareholders' meeting, Board meeting, Auditing Committee,
President	Remuneration Committee, and Executive Meetings, communication and coordination,
	recording of the minutes of meetings, following up with the resolutions of the meetings.
	4. Administration, communication, and coordination of share registration and investor
	services, legal affairs and related matters.
	General Administration Division
	1. Integration and compilation of the annual budget of the group and reporting and analysis of
	the attainment.
	2. Review and compilation of the business report of the group, audit and control of costing.
	3. Analysis and supply of information on the operations of the long-term investment of the
	group. 4. Spokesman of the Company, elaboration and dissemination of information externally and
	the window for contact with investors and stakeholders.
	Human Resources (1) Human resources planning and personnal administration
	(1) Human resources planning and personnel administration.(2) Establishment and revision of the regulations governing human resources and
	personnel administration, planning and implementation of employee training and
	continuing education programs.
	Finance
General	(1) The analysis and review of the establishment, assessment, and pursuit of the
Administration	accounting process.
Division	(2) Compilation and review of financial statements.
	(3) Tax planning, declaration, and review.
	(4) Capital management, financial planning and fund appropriation.
	Administrative management
	(1) Purchase and miscellaneous management, planning and holding of employee benefits
	and activities.
	(2) Assets, specimen seal and document management.
	(3) Environment, safety and health management at the workplace and fire safety
	equipment maintenance and management.
	Information
	(1) Design and installation of related information systems, equipment in line with the
	business development of the Company, and information security management.
	(2) Development, management, and maintenance of application systems.
	(3) The planning, management, and maintenance of mainframe, database, network and
	peripherals.
ANI I Vunchar	1. Administering the operation management of investee companies.
ANLI Kunshan Business	2. Introduction and exhibition of products, business promotion events, customer relation management, and development of new accounts.
Division	3. Setting the short- to long-term business plans, leading the business team to achieve the
Division	overall business performance goal.
	sterm submess pertornance gour.

Department	Assigned duties
	 Product strategy, planning of new products, and related works. Responsible for the research and development of new products and data search. Handling customer complaints, assisting customers and sales personnel to solve technical
Kuanghe Kunsha Business Division	 problems of related products. Administering the operation management of investee companies. Introduction and exhibition of products, business promotion events, customer relation management, and development of new accounts. Setting the short- to long-term business plans, leading the business team to achieve the overall business performance goal. Product strategy, planning of new products, and related works. Responsible for the research and development of new products and data search. Handling customer complaints, assisting customers and sales personnel to solve technical problems of related products.

2. Profiles of Directors, Supervisors, President, Executive Vice Presidents, Asst. VP, and supervisors of the various departments and branches

(1)Director

A.Profiles of Directors

	1	-		1	1						r				1		Othor Ch	iof Supor	Â	oril 2, 202					
Title	Nationality or place of	Name	Gender	Date elected				, Duration	tion Inauguration			At the time of election Status of shareholding			irrent holding		hares Held by & Dependents	title of a third party		Major (academic	Current duties in The Company and in	Other Chief, Supervisors or Directors with a Spousal or Oth Immediate Relative		al or Othe	er Remarks
	registration		Age			date	Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding	degree) experience	other companies	Title	Name	Relation	ion					
	SAMOA	ANLII NTERNATIONAL LIMITED (SAMOA)	-				13,312,589	30.78%	12,578,589	28.23%	-	-	-	-	_	-									
Chairman	R.O.C.	Representative: Hsu Cheng-Kun	Male 61–70	May 26, 2022	4	August 20, 2012	1,066,371	2.47%	494,000	1.11%	_	_	_	_	Industry Management, Oriental Industrial Vocation School. QC Section Manager, Sheng Da Spring Co., Ltd.	President of the Company Director of ANLI INTERNATIONAL HOLDING SLIMITED Director of KUANGHECO, LIMITED Director, KUNSHAN ANLI PRECISE METAL CO, LTD. Director, Kunshan Kuanghe Electronic Technology Co, Ltd. Director, Chongqing Gtek Technology Co., Ltd Chairman of Huzhou Anli Technology Co., Ltd. ANLIINTERNATIONALLIMITED Director, ANLI Spring Co., Ltd. Director, ANLI Spring Co., Ltd.		_	_						
	SAMOA	KUANGHECO., LTD. (SAMOA)	-		1		4,467,979	10.33%	3,962,979	8.90%	-	-	-	_	-	-		Wu Chi-Kun	Brothers						
Director	R.O.C.	Representative: Wu Chin-Song	Male 51–60	May 26, 2022	4	August 20, 2012	_	_	_	_	_	_	_	_	Mechanical Drawing, Kai Nan Commercial and Industrial School President, Guanghe Development Co., Ltd.	Director and President, KUANGHE CO., LIMITED Director and President, Kunshan Kuanghe Electronic Technology Co., Ltd. Supervisor, KUNSHAN ANLI PRECISE METAL CO., LTD. Directors and General Manager of Huzhou Anli Technology Co., Ltd. KUANGHECO., LTD.Director of (SAMOA)	Vice President, Kunshan W Kuanghe Electronic C Technology Co., Ltd.								
Director	R.O.C.	Lin Chih-Kun	Male 51–60	May 26, 2022	4	March 29, 2011	_	_	_	_	_	_	_	_	Tai Shi Junior High School President, Yunglun Precision Industrial Co., Ltd.	Director and President, ANLI INTERNATIONAL HOLDINGS LIMITED Director and President, KUNSHAN ANLI PRECISE METAL CO., LTD. Supervisor, Kunshan Kuanghe Electronic Technology Co., Ltd. Directors of Huzhou Anli Technology Co., Ltd. ANLIINTERNATIONALLIMITED (SAMOA)			_						
Director	R.O.C.	Lo Li-Wen	Female 51–60	May 26, 2022	1	May 26, 2022	_		_	_	_	_	_	_	Department of Mechanical Engineering, Lunghwa University of Science and Technology President, Certain Micro Application Technology Inc. Chairman, MSH Technology Co., Inc. Director, Doma Investment Holding Co., Ltd.	President, Certain Micro Application Technology Inc. Chairman, MSH Technology Co., Inc. Director, Doma Investment Holding Co., Ltd.									

Title	Nationality or place of	Name	Gender Age	Date elected	Duration	Inauguration date		e of election shareholding		irrent holding		hares Held by 2 Dependents		ding under the a third party	Major (academic degree) experience	Current duties in The Company and in other companies	Directors wi	iief, Superv ith a Spousa ediate Relat	l or Other	Remarks
	registration		nge	ciccicu		unc	Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding	degree) experience	onici companies	Title	Name	Relation	
Independent Director	R.O.C.	Chen Li-Yuan	Male 51–60	May 26, 2022	1	May 26, 2022	_	_	-	_	_	_	_	_	EMBA, Asset Management Division, National Taiwan University Associate, EY Taiwan	CPA/Responsible Person of Liyuan CPA Firm Director, TURN CLOUD TECHNOLOGY SERVICE INC. Supervisor, BASECOM TELECOMMUNICATION CO., LTD.	_	_	_	
Independent Director	R.O.C.	Huang Kuo-Feng	Male 51-60	May 26, 2022	1	May 26, 2022	_	_	_	_	_	_	_	_	PhD, Management, University of London Chief Secretary, Secretariat of National Chengchi University Convener, Chinese Entrepreneur Class, National Chengchi University EMBA Vice CEO, EMBA, National Chengchi University CEO, EMBA, National Chengchi	Professor, Department of Business Administration, National Chengchi University Director of National Chengchi University Business Administration Education Foundation	_	_	_	
Independent Director	R.O.C.	Huang Kui-Jung	Male 51–60	May 26, 2022	1	May 26, 2022	_	_	_	_	_	_	_	_	Master of Science in Materials Science and Engineering, Feng Chia University Product Manager, R&D Center for HEA Materials, National Tsing Hua University	President, Jingwei Material Technology Co., Ltd. Sales Manager, High Entropy Materials, Inc.	_	_	_	

Note: If the chairman and general manager or the equivalent (top manager) is the same person, the spouse, or a first-degree relative, the reason, reasonability, necessity, and response measures should be stated.

The Company's chairman and general manager are the same person, as explained below:

- 1. Mr. Hsu Cheng-Kun, the Company's chairman concurrently serving as the general manager is one of the founders of Anli International Co., Ltd. who has thorough knowledge of the business operations and information of main products, and operational status, not only ensuring the smooth decision-making of the board, but also enhancing the Company's business performance.
- 2. The Company's seven director seats (including three independent directors) are without spouse relations or first-degree relative relations, and the external directors account for more than 50%. In addition, the Company set up the Audit Committee made up of three independent directors in 2011. Therefore, in case of relevant business decision-making involving one's own interest or loss of objectivity, the supervision and balance mechanism can be promptly brought into play to ensure the rights and interests of the general public.
- 3. The Company has insured directors and important staff liability insurance, while PwC Taiwan, a large accounting firm, has been invited to serve as the Company's external supervisory agency responsible for financial statement audits and internal control system project reviews in order to reduce the Company's operational risk and enhance the corporate governance function.

Table 1 Main shareholders of corporate shareholders

April 2, 2024

Name of corporate shareholder (Note 1)	Main shareholders of corporate shareholders (Note 2)
	Hsu Cheng-Kun (20%), Lin Chih-Kun (20%), Huang Ta-Peng (20%), Wu Wen-Yu (20%), Huang A-Chun (20%)
	Wu Chin-Song (35%), Wu Chih-Kun (35%), Lin Chung A-Chueh (20%), Kang Hsiu-Yen (8%), Wu Li-Hui (2%)

Note 1: Directors and supervisors who are corporate shareholder representatives are required to fill out their corporate shareholder names.

Note 2: The names of main shareholders of corporate shareholders (with a shareholding ratio ranking top 10) and the ratios of shareholdings should be filled out.

Condition	Professional qualifications and experience (Note 1)	Status of independence (Note 2)	Number of public companies where the person holds the title as independent director
ANLIINTERNATIO	He has more than five years' work experience in	Not applicable to	None.
NALLIMITED (SAMOA) Representative: Hsu Cheng-Kun	commercial and business operations. He currently serves as the Chairman of Anli International Co., Ltd., Director of ANLI INTERNATIONAL HOLDINGS LIMITED, a Hong Kong-based company, Director of KUANGHE CO., LIMITED, Director of KUNSHAN ANLI PRECISE METAL CO., LTD., Director of Kunshan Kuanghe Electronic Technology Co., Ltd., Director of I Chongqing Gtek Technology Co., Ltd., and Director of Huzhou Anli Technology Co., Ltd., and is free from any of the circumstances referred to in Article 30 of the Company Act.	non-independent directors.	
KUANGHECO., LTD.(SAMOA) Representative: Wu Chin-Sung	He has more than five years' work experience in commercial and business operations. He currently serves as the Director of Anli International Co., Ltd., Director of KUANGHE CO., LIMITED, Director of KUNSHAN ANLI PRECISE METAL CO., LTD., Director of Kunshan Kuanghe Electronic Technology Co., Ltd., and Director of Huzhou Anli Technology Co., Ltd., and is free from any of the circumstances referred to in Article 30 of the Company Act.	Not applicable to non-independent directors.	None.
Lin Chih-Kun	He has more than five years' work experience in commercial and business operations. He currently serves as the Director of Anli International Co., Ltd., Director of Anli International Holdings Limited, a Hong Kong-based company, Director of KUNSHAN ANLI PRECISE METAL CO., LTD., Supervisor of Kunshan Kuanghe Electronic Technology Co., Ltd., and Director of Huzhou Anli Technology Co., Ltd.,and is free from any of the circumstances referred to in Article 30 of the Company Act.	Not applicable to non-independent directors.	None.
Lo Li-Wen	She has more than five years' work experience in commercial, finance, accounting and corporate operations. She currently serves as the Director of Anli International Co., Ltd. and President of Certain Micro Application Technology Inc., and is free from any of the circumstances referred to in Article 30 of the Company Act.	Not applicable to non-independent directors.	None.

B. The professional knowledge and independence of the directors

Condition	Professional qualifications and experience (Note 1)	Status of independence (Note 2)	Number of public companies where the person holds the title as independent director
Chen Li-Yuan	At least five years' work experience in commerce, legal affairs, finance, accounting, or corporate operations, and holds a CPA license of the ROC. He currently serves as the Independent Director of Anli International Co., Ltd., CPA of Liyuan CPA Firm, Director of Teng Cloud Technology Service Co., Ltd., and Supervisor of Silicon Asia Co., Ltd., and is free from any of the circumstances referred to in Article 30 of the Company Act.	 (1)Not an employee of the Company or its affiliates. (2)Not a Director, Supervisor of the Company or its affiliates (except the independent directors established by the Company or its parent company, subsidiaries under this law or applicable 	
Huang Kuo-Feng	At least five years' work experience in commerce, legal affairs, finance, accounting, or corporate operations. He currently serves as the Director of Anli International Co., Ltd., Professor of Department of Business Administration, National Chengchi University and Director of National Chengchi University Business Administration Education Foundation, and is free from any of the circumstances referred to in Article 30 of the Company Act.	 laws in the place of incorporation). (3)Does not hold more than 1% of the company's outstanding shares in his/her own name or under the name of spouse, underage children, or any other person; nor is any party listed herein 	None.
Huang Kui-Jung	He has more than five years' work experience in commercial, legal affairs, finance, accounting and corporate operations. He currently serves as the Independent Director of Anli International Co., Ltd., President of Jingwei Material Technology Co., Ltd. and Sales Manager of High Entropy Materials, Inc., and is free from any of the circumstances referred to in Article 30 of the Company Act.	 one of the ten largest natural person shareholders of the company. (4)Not a spouse, relative of the second degree, or direct kin of the third degree or closer to persons not qualified for criteria 1–3. (5)Not a director, supervisor, or employee of the company's corporate shareholder holding more than 5% of the company's outstanding capital; nor a director, supervisor, or employee of any of the top 5 corporate shareholders. (6)Directors, supervisors, or employed persons of other companies not 	

Name Condition	Professional qualifications and experience (Note 1)	Status of independence (Note 2)	Number of public companies where the person holds the title as independent director
		exceeding half of the Company's director seats or shares with voting rights controlled by the same person (not limited to concurrent independent directors designated by the Company, parent company, subsidiary, or subsidiary under the same parent company by the local regulations). (7)Not the owner, partner, director, supervisor, manager and spouse to the owner, partner, director, supervisor of the professional, sole proprietor, partnership, body corporate, or institution providing business, legal, financial and/or accounting services or consultation to the Company. Except for the members of the Remuneration Committee who perform their duties in accordance with Article 7 of the Regulations Governing the Establishment of Remuneration Committees by Companies listed on the Stock Exchange or OTC Markets, and the performance of their duties. (8)Not a director, supervisor, manager, or shareholder with more than 5% shareholding of any	
		specific company or	

Condition Name	Professional qualifications and experience (Note 1)	Status of independence (Note 2)	Number of public companies where the person holds the title as independent director
		 institution with financial or business dealings with the Company (the restriction does not apply to any specific company or institution with more than 20% but not exceeding 50% of shares issued by the Company and independent directors appointed in accordance with the Act or the laws and regulations of the local country by, and concurrently serving as such at, the Company and its parent company or subsidiary of the same parent company). (9)Professionals engaged in commercial, legal, financial, accounting, and other related services whose audits are not provided by the Company or its conglomerates or whose cumulative rewards in the recent two years have not exceeded NT\$500,000, sole proprietors, company or institution owners, partners, directors (board of directors), supervisors (members of the board of supervisors), managers, and their spouses. (not limited 	
		to the members of the Remuneration	

Condition Name	Professional qualifications and experience (Note 1)	Status of independence (Note 2)	Number of public companies where the person holds the title as independent director
		Committee, Public Takeover Review Committee, or Mergers and Acquisition Special Committee performing their duties in accordance with the Securities Exchanges Act or the Business Mergers and Acquisitions Act) (10)Not having a marital relationship, or a relative within the second degree of kinship to any other director of the Company. (11)Not under any of the categories stated in Article 30 of the Company Act. (12)Not elected as a government or corporate representative according to Article 27 of The Company Act.	

(2)Background information of the President, Vice Presidents, Assistant Vice Presidents and heads of various departments and branches

Title	Nationality	Name	Gender	Election Date	Status of sha Quantity	reholding Ratio of Shareholding		eld by Spouse ependents Ratio of Shareholding		olding under of a third party Ratio of Shareholding	Major (academic degree) experience	Positions with other companies	second Civil C	or kin wi l pillar un Code and v manager Name	der the vho is a	Remarks
President	R.O.C.	Hsu Cheng-Kun	Male	June 14, 2013	494,000	1.11%	_	_	_	_	Industry Management, Oriental Industrial Vocation School. QC Section Manager, Sheng Ta Spring Co., Ltd.	Director, ANLI Spring Co., Ltd. Director, An Tai Spring Co., Ltd. ANLIINTERNATIONALLIMITED(SAMOA) Director of ANLI INTERNATIONAL HOLDING SLIMITED Director of KUANGHECO., LIMITED Director, KUNSHAN ANLI PRECISE METAL CO., LTD. Director, Kunshan Kuanghe Electronic Technology Co., Ltd. Director, Chongqing Gtek Technology Co., Ltd. Chairman of Huzhou Anli Technology Co., Ltd.	_	_	_	_
President, Kunshan Kuanghe Electronic Technology Co., Ltd.	R.O.C.	Wu Chin-Song	Male	June 23, 2010	_	_	_	_	_		Mechanical Drawing, Kai Nan	KUANGHECO., LTD.Director of (SAMOA) Director and President, KUANGHE CO., LIMITED Director and President, Kunshan Kuanghe Electronic Technology Co., Ltd. Supervisor, KUNSHAN ANLI PRECISE METAL CO., LTD. Directors and General Manager of Huzhou Anli Technology Co., Ltd.	Vice President, Kunshan Kuanghe Electronic Technology Co., Ltd.	Wu Chhi-Kun	Brothers	_
President, KUNSHAN ANLI PRECISE METAL CO., LTD.	R.O.C.	Lin Chih-Kun	Male	June 23, 2010	_	_	_	_	_	_	Tai Shi Junior High School President, Yunglun Precision Industrial Co., Ltd.	Director, ANLIINTERNATIONALLIMITED (SAMOA) Director and President, ANLI INTERNATIONAL HOLDINGS LIMITED Director and President, KUNSHAN ANLI PRECISE METAL CO., LTD Supervisor, Kunshan Kunaghe Electronic Technology Co., Ltd. Directors of Huzhou Anli Technology Co., Ltd.	_	_	_	_

April 2, 2024

April 2, 2024

Title	Nationality	Name	Gender	Election Date	Status of sha	areholding		eld by Spouse ependents		olding under of a third party	Major (academic degree) experience	Positions with other companies	second	or kin w d pillar un Code and manager	ider the who is a	
					Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding			Title	Name	Relation	ı
President, Chongqing Gtek Technology Co., Ltd	R.O.C.	Chang Yi-Chang	Male	December 4, 2018	680	0.00%	-	-	-	-	Graduate Institute of Entomology, National Chung Hsing University Department of Entomology, National	Director and President, Chongqing Gtek Technology Co., Ltd Directors of Anli Technology Co., Ltd.	-	-	-	-
Vice President, Kunshan Kuanghe Electronic Technology Co., Ltd.	R.O.C.	Wu Chih-Kun	Male	June 23, 2010	_	_	_	_	_	_	Commercial and Industrial School President, Kuang Feng Development	Director and Vice President, Kunshan Kuanghe Electronic Technology Co., Ltd. Director, Chongqing Gtek Technology Co., Ltd Directors of Huzhou Anli Technology Co., Ltd.	President, Kunshan Kuanghe Electronic Technology Co., Ltd	Wu Chin-Song	Brothers	-
Vice President, KUNSHAN ANLI PRECISE METAL CO., LTD.	R.O.C.	Chen Chia-Feng	Male	January 1, 2015	30,000	0.07%	_	_	_	_	MBA, Concordia University, USA Industry Engineering and Management, Wang Neng Industrial and Commercial School Chief Event Planning Officer, Shang Dian Duo Media Integrated Marketing Co., Ltd. Engineer, Ding Sheng Business Machine Co., Ltd.	Vice President, KUNSHAN ANLI PRECISE METAL CO., LTD. Supervisor, Chongqing Gtek Technology Co., Ltd	_		_	_

April 2, 2024

															·	111 2, 2024
Title	Nationality	Name Gender Election Date		Status of sha	areholding	*		the title of a third party		Major (academic degree) experience	Positions with other companies	second	e or kin wi l pillar un Code and v manager	ider the who is a	Remarks	
					Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding	Quantity	Ratio of Shareholding			Title	Name	Relation	
CFO and Chief Accounting Officer	R.O.C.	Yao Li-Fang	Female	March 11, 2024	27,000	0.06%	_	_	_	_	Master, Graduate Institute of Marketing and Distribution Management, National Kaohsiung First University of Science and Technology. Internal Audit Manager ,Anli International Co., Ltd.			_		_
Internal Audit Manager	China	Liu Li-Ping	Female	March 11, 2024	-	-		_		_	Department of Mechanical and Electrical Engineering, Dezhou University, Shandong Province Internal Audit Section Manager, ANLI International Co., Ltd.	_	_			_
Chief Corporate Governance Officer Vice President	R.O.C.	Cheng Ya-Wen	Female	March 11, 2024	-	-	_	_	_	_	MBA, The University of Queensland, Australia Assistant Vice President, Cathay Securities Co., Ltd.	Representative of Institutional Supervisor, Certain Micro Application Technology Inc. Representative of Institutional Supervisor, Therlect Co., Ltd.	_	_	_	_

Note: If the general manager or the equivalent (top manager) and the chairman is the same person, a spouse, or a first-degree relative, the reason, reasonability, necessity, and response measures should be disclosed, including information related to the methods for adding independent director seats, and more than half of the directors are not concurrently serving as employees or managers, etc.

The Company's general manager and chairman are the same person, as explained below:

1. Mr. Hsu Cheng-Kun, the Company's chairman concurrently serving as the general manager is one of the founders of Anli International Co., Ltd. who has thorough knowledge of the business operations and information of main products, and operational status, not only ensuring the smooth decision-making of the board, but also enhancing the Company's business performance.

2. The Company's seven director seats (including three independent directors) are without spouse or first-degree relative relations, and the external directors account for more than 50%. In addition, the Company set up the Audit Committee made up of three independent directors in 2011. Therefore, in case of relevant business decision-making involving one's own interest or loss of objectivity, the supervision and balance mechanism can be promptly brought into play to ensure the rights and interests of the general public.

3. The Company has insured directors and important staff liability insurance, while PwC Taiwan, a large accounting firm, has been invited to serve as the Company's external supervisory agency responsible for financial statement audits and internal control system project reviews in order to reduce the Company's operational risk and enhance the corporate governance function.

(3)Summarization of resignation or dismissal of the Company's related personnel

April 2, 2024

Title	Name	Date of onboarding	Date of discharge	Reasons for resignation or discharge
CFO and Chief Accounting Officer	Wang Wan-Hsing	May 2, 2017	March 11, 2024	Retirement
Internal Audit Manager	Yao Li-Fang	April 1, 2017	March 11, 2024	Internal job adjustment
Chief Corporate Governance Officer	Tu Shih-Chieh	April 1, 2023	March 11, 2024	Internal job adjustment

(4)Remuneration to the Directors, Supervisors, President and the Vice Presidents in 2023.

A.Remuneration to the general directors and independent directors

Unit: NT\$Thousand

				Re	muneratio	n to Direc	ctors								Remune	ration in t	he capaci	ty as er	nploye	ees						
			neration A)	Pension		Remuneration to directors		For services		The sum of A, B, C and D in proportion to Earnings			and s sub	es, bonus special sidies E)		sion F)	R	empl	eration loyees G)	to		n of A, B, proportior			Remuneration paid to directions from an	
Title	Name		All companies		All companies	Ň	All		All companies mentioned	The C	Company	mentic	ompanies oned in the l statements		All	Ň	All	The Company		All con mention the firm states	ned in ancial	The C	ompany	mentio	ompanies ned in the l statements	invested company other than the company's
		The Company	mentioned in the financial statements	The Company	mentioned in the financial statements	The Company	mentioned in the financial statements	The Company	in the financial statements	Total amount	Percentage	Total amount	Percentage	The Company	mentioned in the financial statements	The Company	mentioned in the financial statements	Cash	Stock	Cash	Stock	Total amount	Percentage	Total amount	Percentage	subsidiary
	ANLIINTERNATIONALLIMITED(SAMOA)Representative: Hsu Chen-Kun																									
	KUANGHECO.,LTD.(SAMOA) Representative: Wu Chin-Sung					-	-	270	270	270	-7.30	270	-7.30	4,817	20,171							5,087	-137.49	20,441	-552.46	None
Director	Lin Chi-Kun																									
Director	Luo Li-Wen	-	-	-	-											-	-									
Independent director	Chen Li-Yuan																									
Independent director	Huang Guo-Feng					360	360	210	210	570	-15.41	570	-15.41									570	-15.41	570	-15.41	None
Independent director	Huang Kui-Jung																									

1. Please state the director remuneration payment policy, system, standard, and structure and state the relevance between the amount paid and duties, risks, input time, and other factors.

The Company's remuneration for independent directors includes director remuneration, remuneration for professional practices and transportation allowance. The Remuneration Committee shall regularly review and evaluate remuneration payment policies, systems, standards, and structures and inspect directors' participation in the Company's operations, professionalism in execution of decision, and effective contribution aspects, which shall be set in reference to the standards adopted by the peers in the same trade and approved per resolution by the Board of Directors. The contribution for directors is based on the Company's profitability situation and in compliance with the provision in the Articles of Incorporation. Remuneration will be distributed after reaching a resolution by the board of directors.

2. In addition to the disclosure in the above table, remuneration claimed by the directors for providing services for all the companies in the financial statement in the most recent year to (such as serving as non-staff consultants) other than the disclosure in the table above: None.

	Classificat	tion of remuneration								
	Name of Directors									
Remuneration to individual directors in respective brackets	Total	(A+B+C+D)	Total (A+B+C+D+E+F+G)							
along the salaries scale	The Company	All companies mentioned in the financial statements H	The Company	All companies mentioned in the financial statements I						
Less than 1,000,000	Hsu Cheng-Kun, Lin Chih-Kun, Wu Chin-Song, Lo Li-Wen , Chen Li-Yun, Huang Kuo-Feng, Huang Kui-Jung	Hsu Cheng-Kun, Lin Chih-Kun, Wu Chin-Song, Lo Li-Wen , Chen Li-Yun, Huang Kuo-Feng, Huang Kui-Jung	Lin Chih-Kun, Wu Chin-Song, Lo Li-Wen , Chen Li-Yun, Huang Kuo-Feng, Huang Kui-Jung	Lo Li-Wen , Chen Li-Yun, Huang Kuo-Feng, Huang Kui-Jung						
1,000,000 (inclusive)-2,000,000 (exclusive)		_	_	_						
2,000,000 (inclusive)-3,500,000 (exclusive)	—	—	—	—						
3,500,000 (inclusive)-5,000,000 (exclusive)	—	—	—	—						
5,000,000 (inclusive)-10,000,000 (exclusive)			Hsu Cheng-Kun	Hsu Cheng-Kun, Lin Chih-Kun, Wu Chin-Song						
10,000,000 (inclusive)-15,000,000 (exclusive)	—	—	—	—						
15,000,000 (inclusive)-30,000,000 (exclusive)	—	—	—	—						
30,000,000 (inclusive)-50,000,000 (exclusive)		_	—	_						
50,000,000 (inclusive)-100,000,000 (exclusive)	_	—	—	—						
100,000,000 above	_	_	_	-						
Total	_	—	_	—						

B.Remuneration to the Supervisors: Not applicable, the Company did not establish the seats for Supervisors.

C.Remuneration to President and Executive Vice Presidents

			a Encouli		bracillo	-		-							Unit NT\$t	housand		
			lary A)	F	Pension (B)		Bonus and special allowance, etc. (C)		Remuneration to the employees (D)			The sum of A, B, C, and D as a percentage of after-tax net profit (%)				Remuneration paid to directions from an other than the company's subsidiary		
Title	Name	The Company	All companies financial statem	The Company	The Company All companies me financial statements The Company		All comp financial s The Comp		All companies financial statem	The Co	ompany	All com mentione finan statem	d in the cial		The Company	the financi	All companies	id to direction: npany's subsid
		any	panies mentioned in statements	any	anies mentioned in tatements	panies mentioned in statements ıpany		Cash	Stock	Cash	Stock			the financial statements	anies mentioned in	s from an invested company liary		
			n the		n the		n the					Total amount	Percentage	Total amount	Percentage	mpany		
President of ANLI (Caymans) President, Guanghe Electronic Technology (Kunshan) Co., Ltd. President, XinLi Precision Metal (Kunshan) Co., Ltd. President, IDO Technologies (Chongqing) Vice President of ANLI (Caymans)	Hsu Cheng-Kun Wu Chin-Song Lin Chih-Kun Chang Yi-Chang Yi-Chang Ya-Wen	11,417	28,502	121	121							11,538	-311.84%	28.623	-773.59%	None		

Classification of remuneration

The breakets of remuneration to all Presidents and Vice Presidents of the Company	Name of Presidents and Executive Vice Presidents					
The brackets of remuneration to all Presidents and Vice Presidents of the Company	The Company	All companies mentioned in the financial statements				
Less than 1,000,000	Wu Chin-Song, Lin Chih-Kun	-				
1,000,000 (inclusive)–2,000,000 (exclusive)	_	-				
2,000,000 (inclusive)-3,500,000 (exclusive)	Cheng Ya-Wen	Cheng Ya-Wen				
3,500,000 (inclusive)-5,000,000 (exclusive)	Hsu Cheng-Kun, Chang Yi-Chang	-				
5,000,000 (inclusive)-10,000,000 (exclusive)	_	Hsu Cheng-Kun, Lin Chi-Kun, Wu Chin-Song, Chang Yi-Chang				
10,000,000 (inclusive)-15,000,000 (exclusive)	—	-				
15,000,000 (inclusive)-30,000,000 (exclusive)	_	—				
30,000,000 (inclusive)-50,000,000 (exclusive)	_	-				
50,000,000 (inclusive)-100,000,000 (exclusive)	_	-				
100,000,000 above	_	-				
Total	_	-				

D.Name of the managers received remuneration and the distribution of remuneration

Unit NT\$thousand Total/after-tax Title Name Stock Cash Total profit President, Anli International Co., Ltd. Hsu Cheng-Kun President, Kunshan Kuanghe Electronic Wu Chin-Song Technology Co., Ltd. President, KUNSHAN ANLI PRECISE Lin Chi-Kun METAL CO., LTD. President, Chongqing Gtek Technology Co., Ltd Chang Yi-Chang Manage Vice President, Kunshan Kuanghe Electronic Wu Chih-Kun Technology Co., Ltd. Vice President, KUNSHAN ANLI PRECISE Chen Chia-Feng METAL CO., LTD. Vice President, Anli International Co., Ltd. Cheng Ya-Wen CFO and Chief Accounting Officer Wang Wan-Hsing Chief Internal Auditor Yao Li-Fang

(5)The analysis of the total amount of remuneration to the Directors, Supervisors, President and Vice Presidents paid by the Company and all companies included in the consolidated financial statements in the last 2 years in proportion to net income, and the association with the remuneration policy, standard and combination, procedure for determining the remuneration, and operation performance, and the risks in the future.

A.The total amount of remuneration to the Directors, Supervisors, President and Vice Presidents paid by the Company and all companies included in the consolidated financial statements in the last 2 years in proportion to net income.

	Ratio	Ratio of total remuneration to net income								
	2022	2	2023							
Item	The Company	Consolidated financial statements	The Company	Consolidated financial statements						
Remuneration to Directors	2.31%	2.10%	-9.73%	-9.73%						
President's and Vice Presidents' remuneration	9.62%	19.36%	-311.84%	-773.59						

B. Association with the remuneration policy, standard and combination, procedure for determining the remuneration, and operation performance, and the risks in the future:

The Company has established the Remuneration Committee and the members are independent directors. This committee review and evaluate the performance of the Directors and the Managers, and the policy, system, standard, and structure of the remuneration.

(a)Director:

The remuneration to the Directors covers traveling subsidy, business expense, and Director fees. The remuneration to the Directors is regulated by the Articles of Incorporation of the Company and determined by the Board under authorization with reference to their degree of participation in the operation and contribution value to the Company, and also industry level. The appropriation of remuneration to the Directors was made in compliance with the Articles of Incorporation of the Company subject to the resolution of the Board and report to the shareholders' meeting before release.

(b)President and Vice Presidents:

The remuneration to the President and the Vice Presidents covers salaries and remuneration to employees. The salaries were set with reference to their participation in the operation and contribution value, and industry standard. The appropriation of remuneration to the employees was made in compliance with the Articles of Incorporation of the Company subject to the resolution of the Board and report to the Shareholders' meeting before release.

3. Status of Corporate Governance

(1)The function of the Board

The Board of Directors has convened (A) nine meetings in 2023 and until the date of publication of the annual report. The directors' attendance is specified below:

Title	Name	Actual attendance (B)	Attend through proxy	Actual attendance % (B/A)	Remarks
Chairman	ANLI INTERNATIONAL LIMITED Representative: Hsu Cheng-Kun	9	0	100%	Assumed office on 2022.5.26 for a second term
Director	Lin Chih-Kun	9	0	100%	Assumed office on 2022.5.26 for a second term
Director	KUANGHECO., LTD. Representative: Wu Chin-Song	9	0	100%	Assumed office on 2022.5.26 for a second term
Title	Name	Actual attendance (B)	Attend through proxy	Actual attendance % (B/D)	Remarks
Director	Lo Li-Wen	9	1	88.89%	New director appointed on May 26, 2022
Independent director	Chen Li-Yuan	9	0	100%	New director appointed on May 26, 2022
Independent director	Huang Kuo-Feng	9	0	100%	New director appointed on May 26, 2022
Independent director	Huang Kui-Jung 9		0	100%	New director appointed on May 26, 2022

Other notes:

- A. For the particulars inscribed in Article 14-3 of the Securities and Exchange Act, and resolutions of the Board with adverse opinions or qualified opinions of the Independent Directors on record or in written declaration, specifying the date and the session, the content of the motion, the opinions of all Independent Directors, and the response of the Company to the opinions of the Independent Directors: None.
- B. The recusal of the Directors to avoid conflict of interest: For directors' avoidance of motions which involves conflict of interest at the Board of Directors' meetings in 2023 and until the date of publication of the annual report:

Date of meeting	Name of Directors	Agenda	Reasons for avoiding conflicting interests	Voting decision
January 12, 2023	Hsu Cheng-Kun Lin Chih-Kun Wu Chin-Song	1. The motion of year-end bonus in 2022.	Related to personal interest of the managers	The Directors concerned recused themselves from the session to avoid conflict of interest. The motion was passed by all other Directors in common consent in reply to the inquiry of the acting Chairman.
March 21, 2023	Hsu Cheng-Kun Lin Chih-Kun Wu Chin-Song	1.The motion for the salaries of the managers in 2023	Related to personal interest of the managers	The Directors concerned recused themselves from the session to avoid conflict of interest. The motion was passed by all other Directors in common consent in reply to the inquiry of the acting Chairman.

Date of meeting	Name of Directors	Agenda	Reasons for avoiding conflicting interests	Voting decision	
July 10, 2023	Hsu Cheng-Kun Lin Chih-Kun Wu Chin-Song	 Passed the motion of the remuneration to the Directors of the Company in 2022. The motion for the remuneration to the employees and managers in 2022. 	Related to personal interest of the managers	The Directors concerned recused themselves from the session to avoid conflict of interest. The motion was passed by all other Directors in common consent in reply to the inquiry of the acting Chairman.	
January 1, 2024	Hsu Cheng-Kun Lin Chih-Kun Wu Chin-Song	1. The motion of year-end bonus in 2023.	Related to personal interest of the managers	The Directors concerned recused themselves from the session to avoid conflict of interest. The motion was passed by all other Directors in common consent in reply to the inquiry of the acting Chairman.	
March 11, 2024	Hsu Cheng-Kun Lin Chih-Kun Wu Chin-Song	1. The motion for the salaries of the managers in 2024	Related to personal interest of the managers	The Directors concerned recused themselves from the session to avoid conflict of interest. The motion was passed by all other Directors in common consent in reply to the inquiry of the acting Chairman.	

C.Board Self-assessment Situation:

2023 Board Performance Self-Assessment Implementation Situation:

(a)The Assessment Cycle and Period, Assessment Scope, method and Assessment Content of Board of Directors Performance Self-assessment content

Assessment cycle	Assessment period	Assessment scope	Assessment method	Assessment content
Implemented once a year	January 1, 2023 to December 31, 2023	 The Board of Directors Individual board member Functional Committee 	 Internal self-assessment of board of directors Self-assessment of individual board members Internal self-assessment of Functional Committee 	 Board performance self-assessment content a. Degree of participation in company operation b. Board decision-making quality improvement c. Board makeup and structure d. Director appointment and continuing education e. Internal control Individual board member performance evaluation content a. Grasp of company objectives and mission b. Awareness toward a director's duties c. Degree of participation in company operation d. Internal relation management and communication e. Director professionalism and continuing education f. Internal control Functional Committee performance evaluation content a. Degree of participation in company operation f. Internal control Functional Committee performance evaluation content a. Degree of participation in company operation b. Perception of Functional Committee duties c. Improvement of Functional

			Committee decision-making quality
		d.	Functional Committee makeup
			and member appointment
		e.	Internal control

(b)Board Performance Self-Assessment Results

- i. The Company completed the performance evaluation for the current year in accordance with the "Regulations Governing the Performance Evaluation on the Board of Directors," and the performance self-assessment result was reported to the Board of Directors on March 11, 2024.
- ii.Performance self-assessment is presented in five classes. The performance assessment classes are explained below:Number 1: Extremely poor (strongly disagree); 2: poor (disagree); 3: Medium (average); 4. Good (agree); 5: Excellent (strongly agree).
- iii.Assessment results
 - i)Internal self-assessment of board of directors

Based on the performance assessment content, it is divided into 45 performance assessment items. The average assessment results ranged from 4: Good (agree) to 5: Excellent (strongly agree).

ii)Individual Board Member Self-assessment

Based on the performance assessment content, it is divided into 23 performance assessment items. The average assessment results ranged from 4: Good (agree) to 5: Excellent (strongly agree).

iii)Functional Committee (including Audit Committee and Remuneration Committee) Internal Self-assessment

Based on the performance assessment content, it is divided into 24 performance assessment items. The average assessment results reached 5: Excellent (strongly agree).

iv. The Company's 2023 Board performance assessment results have been disclosed in the corporate governance section on the Company's website.

(c)Improvement and Recommendations

- i. The directors should continue to gain a deeper insight into the departmental reports and inspect the management performance of the operational team in order to fully and promptly keep abreast of the Company's operations and various detrimental trends and risks.
- ii.Continue to plan and train suitable board member candidates to maintain the professionalism and experience heritage.
- D.Enhancement of the functionality of the Board of Directors in 2023 and 2024 and until the date of publication of the annual report and assessment on the progress:
 - a.The Company has appointed 5–9 directors according to the Articles of Incorporation. In particular, the independent directors shall be no less than three persons and account for more than one-fifth of all directors. The term of office to be held by the directors of the Company's 5th Board of Directors has expired. On May 26, 2022, at the annual general meeting, the directors of 5th Board of Directors were selected under the by candidate nomination system according to Article 79 of the Articles of Incorporation. Meanwhile, seven directors (including three independent directors) were appointed in accordance with the Company's "Regulations Governing Election of Directors," and the election was published in accordance with Article 192-1 of the Company Act to ensure stringent, transparent, and open election procedures.
 - b.The Company's seven directors have no spouse relations or kinship within the second degree to ensure all board members can operate objectively and independently.
 - c.The diversification, competency, and complementariness of company board members i.Board Member Diversification

Diversification items	Basic makeup					Industrial experience				Professional skills			
Name of Directors	Nationality		Concurrent employee status	A	ge 61–70	Manufacturing and R&D	Business marketing	Management	Asset management	Accounting	Finance	Law	Risk management
ANLI INTERNATIONAL LIMITED Representative: Hsu Cheng-Kun	R.O.C.	Male	V		V	V	V	V	V				V

Diversification items		Basi	c makeup				Industrial experience				Professional skills			
Name of Directors	Nationality	Gender	Concurrent employee status		ge 61–70	Manufacturing and R&D	Business marketing	Management	Asset management	Accounting	Finance	Law	Risk management	
Lin Chih-Kun	R.O.C.	Male	v	v		v	v	v	V				v	
KUANGHECO., LTD. Representative: Wu Chin-Song	R.O.C.	Male	v	v		V	V	V	V				v	
Lo Li-Wen	R.O.C.	Female		v		V	v	V	V				V	
Chen Li-Yuan	R.O.C.	Male		v				V	V	V	V	v	V	
Huang Kuo-Feng	R.O.C.	Male		v				V	V	V	V	v	v	
Huang Kui-Jung	R.O.C.	Male		v		v	V	v	V				v	

ii.Competency and complementariness of board members

The Company's board members specialize in various industrial fields (including manufacturing, food, biotechnology, accounting and taxation affairs, and legal affairs), with practical industrial experience, leadership decision-making, operational judgment, financial and accounting analysis, business management, and crisis management capabilities, professional knowledge and literacy during decision-making. Thus, the board members are free of competency concerns and complementariness among members is demonstrated.

- d.The Audit Committee was established in 2011 to execute the relevant operations in accordance with Article 14-5 of the Securities and Exchange Act. In order to perfect the Board's functions and strengthen corporate governance mechanisms, all the independent directors serve as Audit Committee members, one of whom serves as the convener. The Committee has been operating successfully since it was established.
- e. The Company established the Remuneration Committee in 2011. All the independent directors serve as Remuneration Committee members, one of whom serves as the convener. The members shall provide suggestions and help the Board plan and assess the relevant remuneration policies, systems, standards, and structures, from an independent, objective and professional standpoint. The Committee has been operating successfully since it was established.
- f.The Company has set up the "Board Performance Assessment Guidelines" in accordance with Article 37 of the "Corporate Governance Best-Practice Principles for Exchange-Listed and OTC-Listed Companies." According to the provisions in the guidelines, a performance assessment for the current year was conducted at the end of the year, which was submitted to the board on March 11th, 2024. The 2023 board performance self-assessment implementation situation has been disclosed in the Company's website corporate governance area.
- g. The Company will successively plan board member takeovers when deemed appropriate in the year to come. Targeting the cultivation of future talents, in addition to strengthening core value propaganda, company management philosophy, and experience sharing and heritage, through professional training, operational management, risk management, financial analysis, and risk management, and other diversification abilities can be developed.
- h. The Company has established the position of spokesman and acting spokesman to enhance information transparency. Designated personnel have also been appointed to perform the function of information collection and disclosure.

(2)The operation of the Audit Committee

- A.The Company established the Audit Committee on November 28, 2011, which consists of all independent directors. The term of office to be held by the members of the 4th Committee has expired. May 26, 2022, the Company elected three independent directors to serve as the members of the 5th Committee at the Board meeting, who shall hold the term of office for 3 years, from May 26, 2022 to May 25, 2025.
- B.The Audit Committee has convened (A) nine meetings in 2023 and 2024 and until the date of publication of the annual report. The members' attendance is specified below:

Title	Name	Attendance in person (B)	Attend through proxy	Attendance in person % (B/D)	Remarks
Independent director/Convener	Chen Li-Yuan	9	0	100%	New director appointed on May 26, 2022
Independent director/Committee	Huang Guo-Feng	9	0	100%	New director appointed on May 26, 2022
Independent director/Committee	Huang Kui-Jung	9	0	100%	New director appointed on May 26, 2022

Other notes:

a.If any of the following applies to the operation of the Auditing Committee, specify the session and the date, the content of the motion, the resolution of the committee in session, and the response of the Company to the opinions of the committee members.

i. The particulars are inscribed in Article 14-5 of the Securities and Exchange Act.

Board of Directors	Details of the relevant agendas and the subsequent	The particulars are inscribed in Article 14-5 of the Securities and Exchange Act.	The matters that are not resolved by the Audit Committee must be resolved with the consent of more than two-thirds of the board directors
January 12, 2023 5th Meeting of the 6th Board of Directors	 Proposed to pass the Company's Business Plan 2023. Proposed to pass the loaning of funds by the Company's subsidiary, ANLI Kunshan, to Huzhou Anli Technology Co., Ltd. Proposed to pass the loaning of funds by the Company's subsidiary, Kuanghe Kunsha, to Huzhou Anli. Proposed to pass the transfer of overdue accounts receivable due from the Company's subsidiary, Kuanghe Hong Kong, by Kuanghe Kunsha into loaning of funds. Proposed to pass the amendments to the Company's "Enforcement Rules of Internal Audits." 	V	×
March 21, 2023 6th Meeting of the 6th Board of Directors	 Passed the motion of the appointment of certified public accountants for external audits and certification and remuneration in 2023. To pass the Company's 2022 CPA Independence Assessment Case. Passed the Business Report and consolidated financial statements of 2022. Passed the motion for distribution of earnings in 2022. Proposed to pass the Company's budget for 2023 Q2. Passed the "Declaration of Internal Control System" of the Company in 2022. 	\checkmark	x

Board of Directors		Details of the relevant agendas and the subsequent	The particulars are inscribed in Article 14-5 of the Securities and Exchange Act.	The matters that are not resolved by the Audit Committee must be resolved with the consent of more than two-thirds of the board directors
	7.	Proposed to pass the amendments to certain provisions		
	8.	of the Company's "Articles of Incorporation." Passed the partial amendment to the "Shareholders'		
		meeting Procedure" of the Company.		
	9.	Proposed to pass the amendments to certain provisions		
		of the "Enforcement Rules for Internal Audit" of the		
		Company's subsidiary, Anli Hong Kong.		
	10.	Proposed to pass the amendments to certain provisions		
		of the "Enforcement Rules for Internal Audit" of the		
		Company's subsidiary, Kuanghe Hong Kong.		
	11.	Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the		
		Company's subsidiary, ANLI Kunshan.		
	12.	Proposed to pass the amendments to certain provisions		
		of the "Enforcement Rules for Internal Audit" of the		
		Company's subsidiary, Kuanghe Kunsha.		
	13.	Proposed to pass the amendments to certain provisions		
		of the "Enforcement Rules for Internal Audit" of the		
	1.4	Company's subsidiary, Gtek (Chongqing)		
	14.	Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the		
		Company's subsidiary, Huzhou Anli .		
	15	Proposed to pass the amendments to certain provisions		
	10.	of the Company's "Corporate Governance		
		Best-Practice Principles."		
	16.	Proposed to pass the motion for the Company's		
		purchase of wealth management products from the		
		Company's subsidiary, ANLI Kunshan.		
	17.	Proposed to pass the transfer of overdue accounts		
		receivable due from the Company's subsidiary,		
		Guanghe Hong Kong, by Kuanghe Kunsha into		
	10	loaning of funds. Proposed to pass the appointment of the Company's		
	10.	Chief Corporate Governance Officer.		
<u> </u>	1.	Proposed to pass the Company's 2023 Q1 consolidated		
		financial statements.		
	2.	Proposed to pass the Company's budget for 2023 Q3.		
May 11, 2023	3.	Proposed to pass the endorsements/guarantees made		
7th Meeting of the		by the Company's subsidies pertaining to customs	\checkmark	x
6th Board of		matters.		
Directors	4.	Proposed to pass the Company's application for		
		endorsements/guarantees of financing facilities with		
		Bank SinoPac for the Company's subsidiary, Anli Hong Kong.		
	1.	To pass the Company's 2022 base date for surplus		
Int., 10, 2022	1.	distribution in cash dividends.		
July 10, 2023 8th Meeting of the 6th Remuneration Committee	2.	Proposed to pass the capital increase of the Company's	,	
		subsidiary, Huzhou Anli.	√	x
	3.	Proposed to pass the loaning of funds by the		
		Company's subsidiary, ANLI Kunshan, to KY Anli.		

[
Board of Directors		Details of the relevant agendas and the subsequent	The particulars are inscribed in Article 14-5 of the Securities and Exchange Act.	The matters that are not resolved by the Audit Committee must be resolved with the consent of more than two-thirds of the board directors
	4.	Proposed to pass the loaning of funds by the		
	5.	Company's subsidiary, Kuanghe Kunsha, to KY Anli. Proposed to pass the loaning of funds by the Company's subsidiary, Kuanghe Kunsha, to Kuanghe Hong Kong.		
	6.	Proposed to pass the transfer of overdue accounts receivable due from the Company's subsidiary, Kuanghe Hong Kong, by Kuanghe Kunsha into loaning of funds.		
	7.	Proposed to pass the Company's application for		
		financing facilities with Cathay United Bank.		
	8.	Proposed to pass the Company's application for endorsements/guarantees of financing facilities with Cathay United Bank for the Company's subsidiary,		
		ANLI International Co., Ltd., Taiwan Branch.		
	9.	Proposed to pass the Company's application for financing facilities with CTBC Bank.		
	10.	Proposed to pass the Company's application for		
	10.	endorsements/guarantees of financing facilities with		
		CTBC Bank for the Company's subsidiary, Kuanghe Hong Kong.		
August 23,	1.	Passed the consolidated financial statements of the		
2023	~	Company covering 2023 Q2.	/	
9th Meeting of the 6th Board of	2. 3.	Proposed to pass the Company's budget for 2023 Q4. Proposed to pass the authorization for the Company's	v	×
Directors	5.	audit report.		
	1.	Proposed to pass the amendments to certain provisions		
		of the Company's "Operating Procedure for		
	2.	Endorsements/Guarantees." Proposed to pass the amendments to certain provisions		
	۷.	of the "Operating Procedure for		
		Endorsements/Guarantees" of the Company's		
		subsidiary, Anli Hong Kong.		
October 19,	3.	Proposed to pass the amendments to certain provisions of the "Operating Procedure for		
2023 10th Meeting of the 6th Board of Directors		Endorsements/Guarantees" of the Company's	\checkmark	x
		subsidiary, Kuanghe Hong Kong.		
	4.	Proposed to pass the application of the Company's		
		subsidiary, Anli Hong Kong, for		
		endorsements/guarantees of financing facilities with CTBC Bank for the Company.		
	5.	Proposed to pass the application of the Company's		
		subsidiary, Kuanghe Hong Kong, for		
		endorsements/guarantees of financing facilities with		
	1.	CTBC Bank for the Company. Passed the consolidated financial statements of the		
November 7,	1.	Company covering 2023 Q3.		
2023 11th Meeting of the	2.	Proposed to pass the Company's budget for 2024 Q1.	\checkmark	×
6th Board of Directors	3.	Proposed to pass the 2024 audit plans of the Company and the Company's subsidiaries.		

				The matters that are not resolved by the
Board of Directors		Details of the relevant agendas and the subsequent	The particulars are inscribed in Article 14-5 of the Securities and Exchange Act.	Audit Committee must be resolved with the consent of more than two-thirds of the board directors
	4.	Proposed to pass the amendments to certain provisions		
		of the "Operating Procedure for Endorsements/Guarantees" of the Company's		
		subsidiary, ANLI Kunshan.		
	5.	Proposed to pass the amendments to certain provisions		
		of the "Operating Procedure for		
		Endorsements/Guarantees" of the Company's subsidiary, Kuanghe Kunsha.		
	6.	Proposed to pass the amendments to certain provisions		
	0.	of the "Operating Procedure for		
		Endorsements/Guarantees" of the Company's		
	7	subsidiary, Gtek (Chongqing).		
	7.	Proposed to pass the amendments to certain provisions of the "Operating Procedure for		
		Endorsements/Guarantees" of the Company's		
		subsidiary, Huzhou Anli.		
	8.	Proposed to pass the amendments to certain provisions		
		of the "Operating Procedure for Acquisition or Disposed of Acasts" of the Company's subsidiary. Apli-		
		Disposal of Assets" of the Company's subsidiary, Anli Hong Kong.		
	9.	Proposed to pass the amendments to certain provisions		
		of the "Operating Procedure for Acquisition or		
		Disposal of Assets" of the Company's subsidiary,		
	10	Kuanghe Hong Kong. Proposed to pass the amendments to certain provisions		
	10.	of the "Operating Procedure for Acquisition or		
		Disposal of Assets" of the Company's subsidiary,		
	1.1	ANLI Kunshan.		
	11.	Proposed to pass the amendments to certain provisions of the "Operating Procedure for Acquisition or		
		Disposal of Assets" of the Company's subsidiary,		
		Guanghe (Kunshan).		
	12.	Proposed to pass the amendments to certain provisions		
		of the "Operating Procedure for Acquisition or Disposal of Assets" of the Company's subsidiary, Gtek		
	1	(Chongqing).		
	13.	Proposed to pass the amendments to certain provisions		
		of the "Operating Procedure for Acquisition or		
		Disposal of Assets" of the Company's subsidiary, Huzhou Anli.		
	14	Proposed to pass the motion for ratification of		
		acquisition and disposal of machine and equipment by		
		the Company's subsidiary, Huzhou Anli, from the		
	1.7	related party, Kuanghe Kunsha.		
	15.	Proposed to pass the application of the Company's subsidiary, Kuanghe Kunsha, for		
		endorsements/guarantees of financing facilities with		
		CTBC Bank for Huzhou Anli.		
	16.	Proposed to pass the custody of the Company's		
		dedicated seal for endorsements/guarantees.		

Board of Directors		Details of the relevant agendas and the subsequent	The particulars are inscribed in Article 14-5 of the Securities and Exchange Act.	The matters that are not resolved by the Audit Committee must be resolved with the consent of more than two-thirds of the board directors
	18. 19.	Proposed to pass the termination of loaning of funds by the Company's subsidiary, ANLI Kunshan, to the Company. Proposed to pass the termination of loaning of funds by the Company's subsidiary, Kuanghe Kunsha, to the Company. Proposed to pass the Company's application for financing facilities with First Bank. Proposed to pass the Company's application for financing facilities with The Shanghai Commercial &		
	21.	Savings Bank, Ltd. Proposed to pass the change in the Company's spokesman and deputy spokesman.		
January 1, 2024 12nd Meeting of the 6th Board of Directors	1. 2. 3. 4. 5. 6. 7. 8. 9. 10.	Passed the Business Plan in 2024. Proposed to pass the motion for ratification of acquisition and disposal of machine and equipment by the Company's subsidiary, Huzhou Anli, from the related party, Kuanghe Kunsha. Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the Company. Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the Company's subsidiary, Anli Hong Kong. Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the Company's subsidiary, Kuanghe Hong Kong. Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the Company's subsidiary, Kuanghe Hong Kong. Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the Company's subsidiary, ANLI Kunshan. Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the Company's subsidiary, Kuanghe Kunsha. Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the Company's subsidiary, Kuanghe Kunsha. Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the Company's subsidiary, Gtek (Chongqing). Proposed to pass the amendments to certain provisions of the "Enforcement Rules for Internal Audit" of the Company's subsidiary, Huzhou Anli. Proposed to pass the Company's application for endorsements/guarantees of financing facilities with The Shanghai Commercial & Savings Bank, Ltd. for the Company's subsidiary, ANLI International Co., Ltd., Taiwan Branch.	✓	x
March 11, 2024 13th Meeting of the 6th Board of Directors	1. 2. 3. 4.	To pass the Company's 2023 CPA Independence Assessment Case. Passed the Business Report and consolidated financial statements of 2023. Passed the motion for distribution of earnings in 2023. Passed the motion of the appointment of certified	✓	×

Board of Directors		Details of the relevant agendas and the subsequent	The particulars are inscribed in Article 14-5 of the Securities and Exchange Act.	The matters that are not resolved by the Audit Committee must be resolved with the consent of more than two-thirds of the board directors
	5.	public accountants for external audits and certification and remuneration in 2024. Proposed to pass the change in the Company's external		
	6.	auditors. Proposed to pass the Company's budget for 2024 Q2. (Please refer to Attachment 15 for relevant information.)		
	7.	Proposed to pass the "Declaration of Internal Control System" of the Company in 2023.		
	8.	Proposed to pass the amendments to certain provisions of the Company's "Articles of Incorporation."		
	9.	Passed the partial amendment to the "Shareholders' meeting Procedure" of the Company.		
	10.	Passed the partial amendment to the "Rules of Procedure for Board of Directors Meetings" of the Company.		
	11.	Proposed to pass the amendments to certain provisions of the Company's "Organization Regulations of Audit Committee."		
	12.	Proposed to pass the amendments to certain provisions of the "Operating Procedure for Loaning of Funds to Others" of the Company's subsidiary, Anli Hong		
	13.	Kong. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Loaning of Funds to Others" of the Company's subsidiary, Kuanghe Hong		
	14.	Kong. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Loaning of Funds to		
	15.	Others" of the Company's subsidiary, ANLI Kunshan. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Loaning of Funds to Others" of the Company's subsidiary, Kuanghe Kunsha.		
	16.	Proposed to pass the amendments to certain provisions of the "Operating Procedure for Loaning of Funds to Others" of the Company's subsidiary, Gtek		
	17.	(Chongqing). Proposed to pass the amendments to certain provisions of the "Operating Procedure for Loaning of Funds to Otherw" of the Commencie wheiling Hurbert Anli		
	18.	Others" of the Company's subsidiary, Huzhou Anli. Proposed to pass the changes in the Company's "financial officer" and "accounting officer"		
	19.	"financial officer" and "accounting officer." Proposed to pass the change in the Company's "chief internal auditor."		
	20.	Proposed to pass the change in the Company's "chief corporate governance officer."		

ii.In addition to the abovementioned items, other resolutions not passed by the Audit Committee and with the consent of more than 2/3 of all the directors:

The Company has no resolution not passed by the Audit Committee and with the consent of more than 2/3 of all the directors.

- b. The recusal of the Independent Directors to avoid conflict of interests, specifying the names of the Independent Directors, the content of the motions, the reason for recusal, and the participation in voting: None.
- c.For 2023 and up to the date of publication of the annual report, the key tasks of the Audit Committee are summarized as follows:
 - i.Company annual operational plan discussion and review.
- ii.Company annual operational report review
- iii.Review on Q1, Q2, Q3 and Annual Consolidated Financial Statements
- iv.Discussion and review on internal audit business report and annual audit plan
- v.Discussion and review on establishment of or amendments to the internal control system and related regulations, and assessment on effectiveness of the internal control system
- vi.Discussion and review on establishment of or amendments to the operating procedures for acquisition or disposal of assets, loaning of funds to others, and making of endorsements/guarantees for others
- vii.Discussion and review of important assets or derivatives transactions, or loaning of funds, and making of endorsements/guarantees

viii.Appointment of external auditors, review on remuneration, and assessment on independence and competency

ix.Discussion and review of other major matters provisioned by other companies or competent authorities.

x.Regular or irregular communications between the chief internal auditor and external auditors

- d.The communication between the Auditing Committee (Independent Directors) and the Chief Internal Auditor and the certified public accountants (including the communications related to the financial position and state of operation of the Company, in materiality, the means of communications, and the result):
 - i.Communication between the Audit Committee (independent directors) and chief internal auditor
 - i)With respect to the implementation of internal audits by the Company's Audit Committee, in addition to reviewing the internal audit reports on a monthly basis, the Audit Committee shall meet at least once per quarter to communicate with the chief internal auditor via the meeting, and may convene special meetings at any time, if necessary, or communicate via e-mail, phone, or visual communication network.
 - ii)The communication methods, events and results for 2023 and up to the date of publication of the annual report have been disclosed in the corporate governance section of the Company's website. The details are as follows:

Date/Method	Communication matters	Communication result
January 12, 2023 Audit Committee	 2022 Q4 Internal Audit Report Discussion on amendments to the internal control system 	After full explanation and discussion, all the participants unanimously approved the proposal.
March 21, 2023 Audit Committee	 Internal Audit Report from January to February 2023 Discussion on "2022 Declaration of Internal Control System" Discussion on amendments to the internal control system 	After full explanation and discussion, all the participants unanimously approved the proposal.
May 11, 2023 Audit Committee	1. 2023 Q1 Internal Audit Report	After full explanation and discussion, all the participants unanimously approved the proposal.
July 10, 2023 Audit Committee	 Internal Audit Report from April to May 2023 The Company's GHG report. 	After full explanation and discussion, all the participants unanimously approved the proposal.

Date/Method	Communication matters	Communication result	
August 23, 2023 Audit Committee	 Internal Audit Report from June to July 2023 Discussion on amendments to the internal control system 	After full explanation and discussion, all the participants unanimously approved the proposal.	
November 7, 2023 Audit Committee	 2023 Q3 Internal Audit Report The Company's GHG report. Discussion on 2024 audit plan. Discussion on amendments to the internal control system 	After full explanation and discussion, all the participants unanimously approved the proposal.	
January 11, 2024 Audit Committee	 The Company's Internal Audit Report from October to November 2023 Discussion on amendments to the internal control system 	After full explanation and discussion, all the participants unanimously approved the proposal.	
March 11, 2024 Audit Committee	 2023 Q4 Internal Audit Report 2023 Declaration of Internal Control System Discussion on amendments to the internal control system 	After full explanation and discussion, all the participants unanimously approved the proposal.	

ii.Communication between the Audit Committee (independent directors) and CPAs

i)The Company appointed Chiu Chao-Hsien, CPA and Chen Ching-Chang, CPA of PwC Taiwan as the Company's external auditors certifying the Company's financial statements.

- ii)When the Company's external auditors review (audit) the Company's quarterly (annual) financial statements, they shall, on a quarterly basis, explain to the Audit Committee (independent directors) about the issues, including whether the financial position and financial performance are reasonable and precise, and fair presentation, adjusting journal entry, amendments to IFRSs and amendments to laws and regulations, before the Audit Committee reviews the Company's consolidated financial statements, and communicate with the independent directors on the key audit matters of the Company to reach agreement with them each year. A meeting may be convened at any time in case of significant abnormal events.
- iii)The methods by which they communicate with the CPAs, communication events and results for 2023 and up to the date of publication of the annual report have been disclosed in the corporate governance section of the Company's website. The details are as follows:

Date/Method	Communication matters	Communication result
March 21, 2023 Pre-meeting of Audit Committee	 Description and communication of the Audit Report on the 2022 consolidated financial statements Descriptions and communication of key audit matters Descriptions and communication of important adjusting journal entry Descriptions about communication of independence of the communication with external auditors Descriptions and communication about the Company's preparation of financial statements Discussion of CPAs on questions raised by the Audit Committee members 	Unanimously approved by all participants
May 11, 2023 Pre-meeting of Audit Committee	 Description and communication of the Review Report on the 2023 Q1 consolidated financial statements Descriptions and communication of important adjusting journal entry Descriptions about communication of independence of the communication with external auditors Description and communication about the audit communication schedule for the semi-annual report of the current year Descriptions and communication about the Company's 	Unanimously approved by all participants

Date/Method	Communication matters	Communication result
	preparation of financial statements	
	6. Laws and information sharing	
	 Discussion of CPAs on questions raised by the Audit Committee members 	
August 23, 2023 Pre-meeting of	 Description and communication of the Audit Report on the 2023 Q2 consolidated financial statements 	Unanimously approved by all
Audit Committee	2. Descriptions and communication of important adjusting journal entry	participants
	3. Descriptions about communication of independence of the communication with external auditors	
	4. Description and communication about the annual audit communication schedule of the current year	
	5. Descriptions and communication about the Company's preparation of financial statements	
	6. Laws and information sharing	
	7. Discussion of CPAs on questions raised by the Audit Committee members	
November 7, 2023	1. Description and communication of the Review Report on the 2023 Q3 consolidated financial statements	Unanimously approved by all
Pre-meeting of Audit Committee	2. Descriptions and communication of important adjusting journal entry	participants
March 11, 2024 Pre-meeting of	1. Description and communication of the Audit Report on the 2023 consolidated financial statements	Unanimously approved by all
Audit Committee	2. Descriptions and communication of key audit matters	participants
	3. Descriptions and communication of important adjusting journal entry	
	4. Descriptions about communication of independence of the communication with external auditors	
	5. Descriptions and communication about the Company's preparation of financial statements	
	6. Discussion of CPAs on questions raised by the Audit Committee members	

			Implementation Status	Exclusion to the
Items for evaluation	Yes	No	Summary	Corporate Governance Best-Practice Principles for TWSE/TPEx listed Companies, and the reasons
1. Will the Company based on the "Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies" set up and disclose the Company's corporate governance best-practice principles?	~		The Company has instituted the "Corporate Governance Best-Practice Principles" in accordance with the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies, and has disclosed related information on the official website of the Company and MOPS.	No significant discrepancy.
 Shareholding structure and shareholders' equity Will the Company have the internal procedures regulated to handle shareholders' proposals, doubts, disputes, and litigation matters, and have the procedures implemented accordingly? Will the Company possess the list of the Company's major shareholders and the list of the ultimate controllers of the major shareholders? Will the Company establish and implement the risk control and firewall mechanisms with the related parties? 	 ✓ ✓ 		 The Company has commissioned a professional share registration and investor services institution for handling share registration and investor services, and has established the spokesman system. The spokesman (or acting spokesman) of the Company will accept and respond to the suggestions, queries, and related matters of the shareholders. The Company has declared the state of shareholding by insiders (Directors, Supervisors, Managers, and dominant shareholders holding more than 10% of the outstanding shares) monthly as required, and keeps abreast of the information on the list of dominant shareholders of the Company and the eventual dominant parties behind these dominant shareholders through the share registration and investor services agent. The Company has instituted the "Regulations Governing the Transactions with Related Parties, Designated Companies, and Group Enterprises" and the "Regulations Governing the Supervision of Subsidiaries." The monitoring and control of subsidiaries by the Company has been made in compliance with the applicable rules and regulations, and the transactions with affiliates are also conducted in compliance with applicable legal rules governing transactions for the proper implementation of risk control and a firewall mechanism. 	No significant variation

(3) How The Company's actual governance differs from The Corporate Governance Best-Practice Principles for TSEC/GTSM Listed Companies and why

			Implementation Status	Exclusion to the
Items for evaluation		No	Summary	Corporate Governance Best-Practice Principles for TWSE/TPEx listed Companies, and the reasons
(4) Will the Company set up internal norms to prohibit insiders from utilizing undisclosed information to trade securities?	~		(4) The Company has instituted the "Procedure for Handling Material Internal Information" and "Regulations for the Prevention of Insider Transactions," and has educated insiders with the "Applicable Laws Governing Insider Transactions and Important Guidelines" to prohibit insiders of the Company from using undisclosed information for trading securities.	
 3. The organization of the Board and their duties (1) Has the Board of Directors established a diversity policy, set specific management goals, and implemented them accordingly? (2) Further to the establishment of the Remuneration Committee and the Auditing Committee as required by law, has the discovered and the function of the function of the function of the function. 	✓		 According to the "Corporate Governance Best-Practice Principles," the members of the Board shall be qualified with the necessary knowledge, skills, and ethics in order to achieve the ideal goal of corporate governance. The Company has mapped out appropriate and diversified policies in line with the mode of operation and development needs. Currently, there are seven seats of Directors (including three seats of Independent Directors) on the Board. These Directors are well trained and experienced in corporate decision-making, the practice of corporate management, finance and accounting, and laws further to their understanding and professional knowledge and skills in marketing. For related information, please refer to Pages 27 to 28 of the annual report. The Company has established the Auditing Committee and the Remuneration Committee in compliance with applicable legal rules of the competent authority, and will establish various functional 	No significant variation
 Company voluntarily established related functional committees? (3) Has the Company set up board performance assessment guidelines and assessment methods to periodically conduct annual performance assessments, submit performance assessment results to the board, and use them as references for individual director remuneration and nomination for a 	V		 (3) The Company has set up the Board Performance Assessment Guidelines and performance assessment methods. According to the provisions, performance assessment is periodically conducted every year and is submitted to the board in advance in the first quarter of the following year. The Company submitted the 2023 board performance assessment report to the board on March 11, 2024, which shall serve as a reference for nominating succeeding annual 	

			Implementation Status			Exclusion to the
Items for evaluation	Yes	No	Summary			Corporate Governance Best-Practice Principles for TWSE/TPEx listed Companies, and the reasons
second term in office?			directors and nomination for a second performance appraisal implementation Pages 26 to 27			
(4) Has the Company conducted routine evaluation of the independence of the certified public accountants who conducted the external audits and certification?			(4)The Company shall periodically (at leas independence and competency of CPA provisions in the "Code of Practice for OTC-Listed Companies." An assessm CPAs was conducted by the Company events affecting independence were for supplied a declaration of independenc Committee and the Board of Directors approved the eligibility of Chiu Chao- Ching-Chang, CPA of PwC Taiwan w assessment standards to serve as the C March 11, 2024. The independence assessment results are as shown in the Items for evaluation			
			A.Are there major and indirect financial interests between the CPA and the Company?	No	Yes	
			B. Are there financing or guarantee conducts between the CPA and the Company or company directors?	No	Yes	
			C. Are there close business relations and potential employment relations between the CPA and the Company?	No	Yes	

			Implementation Status			Exclusion to the
Items for evaluation		No	Summary	Corporate Governance Best-Practice Principles for TWSE/TPEx listed Companies, and the reasons		
			Items for evaluation	Assessment results	Meet independence standards:	
			D.Have the CPA and the audit team member recently (or in the recent two years) served as directors, managers, or positions exerting major influence on audit work?	No	Yes	
			E. Does the CPA provide non-audit services that may directly affect audit work to the Company?	No	Yes	
			F. Does the CPA have possession of stocks or other securities issued by the Company?	No	Yes	
			G.Does the CPA serve as the Company's defender or represent the Company in coordinating conflicts with a third party?	No	Yes	
			H.Does the CPA have kinship with the Company's directors, managers, or staff exerting a major influence on audit cases?	No	Yes	
4. Has the Company allocated an appropriate number of competent corporate governance staff members, has it designated a corporate governance supervisor responsible for corporate governance related matters (including but not limited to information required by directors and supervisors for business operations), matters at board and shareholders' meetings conducted in accordance with the law, production of board and shareholders' meeting proceedings, etc.?		~	The Office of the President is an adjunct body pursuit of corporate governance and is respo- corporate governance. Including arrangement meetings and shareholders' meeting, compile meetings on record for the Board of Director meetings, supply of the information and mate performing their duties, and organization of training programs for the directors. The Co- approved the establishment of the chief corp March 21, 2023 to strengthen the efficiency	No significant variation		

Г				Implementation Status	Exclusion to the
	Items for evaluation		No	Summary	Corporate Governance Best-Practice Principles for TWSE/TPEx listed Companies, and the reasons
4	5. Has the Company established a communication channel with the stakeholders (including but not limited to, shareholders, employees, customers, and suppliers), set up a stakeholder section on the Company's website, and responded appropriately to the important sustainable development issues concerned by the stakeholders?	~		The Company has established the spokesman system, installed an official website, and has designated a special section for the stakeholders and investors. Designated personnel have been appointed to administer the special section providing information on the financial position, business outlook and corporate governance of the Company for the reference of the shareholders and related parties. Stakeholders and investors may use the means suggested on the official website for communication with the Company. The Company will properly respond to the issues of their concerns, including the issue of sustainable development.	No significant variation
e	5. Has the Company commissioned a professional stock service agent to handle shareholders affairs?	\checkmark		The Company has commissioned First Securities for handling matters related to the Shareholders' meeting by its Share Registration Department.	No significant variation
7	 Disclosures Has the Company installed an official website for the disclosure of information on finance, operation, and corporate governance? 	~		(1) The Company has set up an official website for the disclosure of its information, and has declared relevant information on the financial position, operation, and corporate governance on the MOPS in compliance with the requirements of the competent authority. The Company has established the positions of spokesman and acting spokesman, and has installed an official website with the appointment of designated personnel in the collection and disclosure of information on the Company, proper implementation of the spokesman system, and conference of institutional investors and placed the footage on the official website of the Company for the reference of the shareholders and the public.	No significant variation
	(2) Has the Company adopted other means in the disclosure of its information (such as the installation of a website in English language, appointment of designated personnel in the collection and disclosure of information on the Company, proper implementation of the spokesman system, and conference of	\checkmark		(2) The announcement and declaration of the Company's financial statements for the first, second, and third quarters and the situations of the operational plans are in accordance with the regulations. The announcements and declarations were completed within the provisioned dates.	

			Implementation Status	Exclusion to the
Items for evaluation	Yes	No	Summary	Corporate Governance Best-Practice Principles for TWSE/TPEx listed Companies, and the reasons
institutional investors and placed the footage on the official website of the Company)?				
(3) Were the Company's announcement and declaration of the annual financial statement within two months after the end of the accounting year, and were the announcement and declaration of the financial statements for the first, second, and third quarter in advance and the situations of the operational plans for different months within the provisioned dates?		~	(3) The Company shall urge the relevant departments to improve operational efficiency and coordinate and cooperate with the financial statement checking (approval) CPAs, with the announcement and declaration of financial and business information in advance as the future goal.	
8. Are there any other important information (including but not limited to the interests of employees, employee care, investor relations, supplier relations, the rights of stakeholders, the advanced study of directors and supervisors, the implementation of risk management policies and risk measurement standards, the execution of customer policy, the purchase of liability insurance for the Company's directors and supervisors) that are helpful in understanding the corporate governance operation of the Company?			 Employee rights: The Company seeks to protect the legitimate rights of the employees under law, and has instituted the rules and regulations governing personnel administration to protect the rights of the employees. Except for the provision of pension according to law, labor insurance and health insurance, the Company has also provided group insurance for the employees to improve the protection of the employees. In addition, the Company also provides sufficient training for the employees and has channels for employees to reflect their opinions in their entirety. The Company has established a mutual trust relation with the employees. Employee care: further to the requirements of the government in the protection of employees, the Company has also subsidized the employees for routine health inspection, and also the policies for the employees on occasions of matrimony, bereavement, and other celebrations. Banquets, birthday parties, and employee pleasure traveling have also been held at appropriate times to provide recreation for the employees, physically and psychologically. Investor relation: The Company has established the positions of spokesman and acting spokesman as the window for the dissemination of Company news and response to the questions of 	No significant variation

			Implementation Status	Exclusion to the	
Items for evaluation	Yes	No Summary		Corporate Governance Best-Practice Principles for TWSE/TPEx listed Companies, and the reasons	
			 the investors. In addition, the Company has also declared and announced relevant information on the financial position, operation, and state of corporate governance on the MOPS in compliance with the requirements of the competent authority. (4) Supplier relation: The Company upholds the principle of honesty and sincerity in the conduct of business on the basis of corporate governance and insists on transparency in the operation. All subsidiaries of the group have maintained mutual trust with the suppliers in the spirit of mutual benefit and are in positive relations for common growth and development where all sides are the winners. (5) Stakeholder rights: The Company has established the spokesman system with accountability to stakeholders, like the customers, employees, shareholders, and suppliers, in setting up channels for communications and respecting their legitimate rights. (6) Continuing education of the Directors: The Directors and Independent Directors of the Company have engaged in continuing education as required by law and made announcements as required by law. Refer to the "Details of Advanced Studies of Directors" for details on the refresher course. (7) The pursuit of risk management policy and risk assessment standard: The Company has instituted the internal control system and related management regulations, and implements these regulations as required by law for the reduction and prevention of possible risks. For the Company's risk management and implementation thereof, please refer to Pages 113–116 of the annual report. (8) Customer policy implementation status: The subsidiaries of the Company have maintained positive relations with the customers, and have established designated departments to respond to the complaints and related matters of the customers to protect the rights of the customers. 		

			Implementation Status	Exclusion to the	
Items for evaluation	Yes	No	Summary	Corporate Governance Best-Practice Principles for TWSE/TPEx listed Companies, and the reasons	
			(9) The situation of liability insurance purchase for directors: The Company has purchased liability insurance for the directors and major staff, which was submitted to the board on March 11, 2024 and declaration uploading was completed according to the provision.		
 provision. 9. Explain the improvement situation based on the corporate governance assessment results for the current year released by the Taiwan Stock Exchange Corporate Governance Center and propose prioritized items for strengthening and measures if not yet improved. According to the results of 12th corporate governance evaluation and the Company's internal self-assessment, the improvement of information transparency and disclosure of corporate governance information shall be filed and reported pursuant to the competent authority's requirements, and also disclosed in the Company's annual report and on the Company's website. For some matters that have not yet reached the corporate governance evaluation indicators, such as improvement of the Board of Directors' structure and the implementation of sustainable development, the Company has planned to implement them year by year in order to achieve the corporate governance indicators in a progressive manner, meet the Company's future development needs and protect the interest and right of the Company's investors. 					

Table of Continuing Education of the Directors

Title	Name	Training date	Organizer	Course name	Training hours	Total continuing education hours of the year	
Corporate Director	Hay Chang Kyr	December 20, 2023	Securities and Futures Institute	Ethical Management Best-Practice Principles	3	6	
representative	Hsu Cheng-Kun	December 21, 2023	Securities and Futures institute	2024 Economic Outlook and Industry Trends	3	0	
Corporate Director	Wu Chin-Song	December 12, 2023	Securities and Futures Institute	Concept, Practices and Tools of Group Taxation Governance	3	6	
representative	w u Chin-Song	December 22, 2023	Corporate Governance Association in Taiwan	Carbon-carbon bond: Carbon Fees, Carbon Taxes, Carbon Rights and Carbon Trading	3	- 6	
D		December 12, 2023	Securities and Futures Institute	Concept, Practices and Tools of Group Taxation Governance			
Director Lin Chih-Kun	December 22, 2023	Corporate Governance Association in Taiwan	Carbon-carbon bond: Carbon Fees, Carbon Taxes, Carbon Rights and Carbon Trading	3	6		
D	December 13, 2023	Securities and Futures Institute	Protection of Business Secrets	3	ć		
Director	Lo Li-Wen	December 20, 2023	Securities and Futures Institute	Ethical Management Best-Practice Principles	3	6	
Independent	Chen Li-Yuan	December 19, 2023	Securities and Futures Institute	Post-M&A Integration Issue Discussion and Establishment of Management Mechanism	3	6	
director		December 21, 2023		2024 Economic Outlook and Industry Trends	3	~	
Independent		December 15, 2023	Accounting Research and Development Foundation	Corporate Ethics and Sustainable Development	3		
director Huang Kui-Jung	December 22, 2023	Securities and Futures Institute	Focuses to be noted by directors, supervisors and senior executives of TWSE/TPEx listed companies when dealing with regulatory authorities	3	6		
Independent				Analysis on corporate governance focuses to be noted by directors/supervisors	3		
director	Huang Kuo-Feng	December 14, 2023	Securities and Futures Institute	Challenges and Opportunities of Sustainable Development Roadmap and Introduction to GHG Inventory	3	6	

(4)The composition and operation of the Remuneration Committee

A.Information on the members of the Remuneration Committee

A.1	mormation on m	e members of the Remuneration Committee		
Identity (Note 1) Name	Condition	Professional qualifications and experience (Note 2)	Status of independence (Note 3)	Number of public companies where the members of the Remuneration Committee are also the members of the remuneration committees of these companies
Independent director	Chen Li-Yuan	At least five years' work experience in commerce, legal affairs, finance, accounting, or corporate operations, and holds a CPA license of the ROC. He currently serves as the Independent Director of Anli International Co., Ltd., CPA of Liyuan CPA Firm, Director of Teng Cloud Technology Service Co., Ltd., and Supervisor of Silicon Asia Co., Ltd., and is free from any of the circumstances referred to in Article 30 of the Company Act.	 Not an employee of the Company or its affiliates. Directors and supervisors not affiliated with the Company or is conglomerates (not limited to concurrent independent directors designated by the Company, parent company, subsidiary, or subsidiary under the same parent company by the local regulations). Does not hold more than 1% of the 	None
Independent director	Huang Kuo-Feng	At least five years' work experience in commerce, legal affairs, finance, accounting, or corporate operations. He currently serves as the Director of Anli International Co., Ltd., Professor of Department of Business Administration, National Chengchi University and Director of National Chengchi University Business Administration Education Foundation, and is free from any of the circumstances referred to in Article 30 of the Company Act.	 company's outstanding shares in his/her own name or under the name of spouse, underage children, or any other person; nor is any party listed herein one of the ten largest natural person shareholders of the company. (4) Not managers listed in (1) or spouses, within second-degree relatives or within third-degree immediate relatives listed in (2), (3). 	None
Independent director	Huang Kui-Jung	He has more than five years' work experience in commercial, legal affairs, finance, accounting and corporate operations. He currently serves as the Independent Director of Anli International Co., Ltd., President of Jingwei Material Technology Co., Ltd. and Sales Manager of High Entropy Materials, Inc., and is free from any of the circumstances referred to in Article 30 of the Company Act.	 (5) No direct holding of more than 5% of shares issued by the Company, not ranking top five in shareholdings, and not representatives appointed in Paragraph 1 and 2 of Article 27 of the Company Act serving as corporate shareholder directors, supervisors, or employed persons, (not limited to concurrent independent directors designated by the Company, parent company, subsidiary, or subsidiary under the same parent company by the local regulations). (6) Directors, supervisors, or employed persons of other company's director seats or shares with voting rights controlled by the same person (not limited to concurrent company). 	None

Condition Identity (Note 1) Name	Professional qualifications and experience (Note 2)	Status of independence (Note 3)	Number of public companies where the members of the Remuneration Committee are also the members of the remuneration committees of these companies
		 directors designated by the Company, parent company, subsidiary, or subsidiary under the same parent company by the local regulations). (7) Not the same person as the Company's chairman, general manager (or equivalent position); not the spouse's company or institution board of directors (directors), supervisors (members of the board of supervisors), or employed persons (not limited to concurrent independent directors designed by the Company, parent company, subsidiary, or subsidiary under the same parent company by the local regulations). (8) Board of directors (directors), supervisors (members of the board of supervisors), managers, or shareholders with more than 5% shareholding of specific companies or institutions without financial or business dealings with the Company (not limited to specific companies or institutions with more than 20% but not exceeding 50% of shares issued by the Company and concurrent independent directors designated by local regulations of the Company and its parent company and subsidiary company or subsidiaries under the same parent company. (9) Professionals engaged in commercial, legal, financial, accounting, and other related services whose audits are not provided by the Company or its conglomerates or whose cumulative rewards in the recent two years have not exceeded NT\$500,000, sole proprietors, company or institution owners, partners, directors (board of directors), supervisors (members of the board of supervisors), 	

Condition Identity (Note 1) Name	Professional qualifications and experience (Note 2)	Status of independence (Note 3)	Number of public companies where the members of the Remuneration Committee are also the members of the remuneration committees of these companies
		 managers, and their spouses. (not limited to the members of the Remuneration Committee, Public Takeover Review Committee, or Mergers and Acquisition Special Committee performing their duties in accordance with the Securities Exchanges Act or the Business Mergers and Acquisitions Act) (10) Not under any of the categories stated in Article 30 of the Company Act. 	

B.The operation of the Remuneration Committee

a.In order to improve the efficiency of corporate governance and perfect the remuneration system for the Company's directors and managers, the Company established the Remuneration Committee in 2011, which is composed of three independent directors. The Committee members shall exercise the care of a good administrator and faithfully perform the following duties:(1) Establish and periodically review the policies, systems, standards and structures of the performance evaluation on and remuneration to directors and managers; (2) regularly evaluate and establish the remuneration to directors and managers, and be responsible to the Board of Directors and propose suggestions to the Board of Directors for discussion.

b.The term of office to be held by the current Committee members:

i.The term of office to be held by the current Committee members: from May 26, 2022 to May 25, 2025

ii. The Remuneration Committee has convened five meetings in 2023 and until the date of publication of the annual report. The members' attendance is specified as follows:

Title	Name	Attendance in person (B)	Attend through proxy	Attendance in person % (B/D)	Remarks
Independent director/Convener	Huang Kuo-Feng	5	0	100%	New director appointed on May 26, 2022
Independent director/Committee	Chen Li-Yuan	5	0	100%	New director appointed on May 26, 2022
Independent director/Committee	Huang Kui-Jung	5	0	100%	New director appointed on May 26, 2022

Remuneration Committee	Agenda	Status of implementation
January 12, 2023 3rd Meeting of the 5th Board of Directors	1. Passed the motion of year-end bonus for the managers of the Company in 2022.	Discussed and approved, and submitted to the Board of Directors for a resolution, and distributed on January 16, 2023
March 21, 2023 4th Meeting of the 5th Board of Directors	 Passed the motion of appropriation of remuneration to the employees and the Directors of the Company in 2022. To pass the Company's 2023 manager remuneration case. 	Discussed and approved, and submitted to the Board of Directors for a resolution, and executed on April 1, 2023
July 10, 2023 5th Meeting of the 5th Board of Directors	 Passed the motion of the remuneration to the Directors of the Company in 2022. Passed the motion of remuneration to managers of the Company in 2022. 	Discussed and approved, and submitted to the Board of Directors for a resolution, and distributed on October 5, 2023
January 1, 2024 6th Meeting of the 5th Board of Directors	1. Passed the motion of year-end bonus for the managers of the Company in 2023.	Discussed and approved, and submitted to the Board of Directors for a resolution, and distributed on February 5, 2024
March 11, 2024 7th Meeting of the 5th Board of Directors	 Passed the motion of appropriation of remuneration to the employees and the Directors of the Company in 2023. To pass the Company's 2024 manager remuneration case. 	Discussed and approved, and submitted to the Board of Directors for a resolution, and executed on April 1, 2024

i)Resolutions of the Remuneration Committee in 2023 and until the date of publication of the annual report, and the execution thereof

ii)Other notes:

a)If the Board declined to accept or revised the recommendations of the Remuneration Committee, specify the date and the session, the content of the motions, the resolution of the Board, and the response to the opinions of the Remuneration Committee (such as if the resolution of the Board on the remuneration is at a higher level than the recommendation of the committee, specify the difference and the reasons for the difference): None.

b)If there is any member of the Remuneration Committee who holds adverse or qualified opinions on the resolutions of the committee on record or in written declaration, specify the date and session, the content of the motion, the opinions of all members, and response to the opinions of the members: None.

(5)Implementation of sustainable development practice, and deviation from Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies and causes thereof

			Implementation Status	Deviation from
Items for evaluation	Yes	No	Summary	Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies and causes thereof
1. Has the Company established a governance structure for the promotion of sustainable development, with dedicated (or part-time) units to promote sustainable development, with senior management authorized by the Board of Directors to handle it, and whether it is supervised by the Board of Directors?	~		The chief officers of the Company act as the advocates of sustainable development, and all corporate activities shall comply with applicable laws and the internal control regulations of the Company. Related responsible units of the Company have performed their duties and reported to the Board based on the level of authority, if necessary. The Company's Board of Directors, as a good administrator, will also perform its duties, supervise the implementation of corporate social responsibility, and review implementation effectiveness and seek continuous improvement in order to ensure the fulfillment of sustainable development policies.	No significant discrepancy.
2. Has the Company conducted a risk assessment on the Company's operational plan related environment and social and corporate governance issues, and has it formulated related risk management policies or strategies? (Note 2)	~		The Company conducts risk assessments on environmental, social and corporate governance issues related to the Company's operations, and formulates the following countermeasures. 1. Evaluation and control of the Company's overall operations and goals. 2. Control over the compliance with government decrees and laws & regulations. 3. Environmental, safety and health risk assessment and control.	No significant discrepancy.
 3. Environmental Issues (1) Does the Company have an appropriate environmental management system established in accordance with its industrial character? 	~		(1) The Company acts in conformity to the requirements of the ISO 14001/ OHSAS 18001 to integrate the regulations governing environmental management and occupational safety and health management, and thereby established the relevant system on the basis of the specific nature of the industry and has conducted routine audits on the effectiveness and applicability of these systems.	No significant discrepancy.
(2) Is the Company committed to enhancing the efficiency of resources and using renewable materials that have low impact on the environment?	~		 (2) In order to fulfill the social responsibility of protecting the earth's environment and pollution prevention, harmful raw materials are not used during production and R&D processes to reduce the generation of scrap and reduce resource waste. Negotiations with clients have been carried out regarding packaging material reutilization and other recycling and regeneration mechanisms in order to make use of the utilization efficiency of various resources and reduce the load on the environment. (2) The Company has get up company approximately a part of the utilization and polynomial reutilization and reduce the load on the environment. 	
(3) Has the Company assessed climate change	\checkmark		(3) The Company has set up company energy conservation, carbon reduction, and	

			Implementation Status	Deviation from
Items for evaluation	Yes	No	Summary	Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies and causes thereof
 on the Company's present and future potential risks and opportunities, and have coping measures for climate related issues been adopted? (4) Has the Company tallied the greenhouse emission, water usage, and total weight of waste over the past two years, and has it set energy conservation and carbon reduction, greenhouse gas emission reduction, water usage reduction, or other waste management policies? 	~		 greenhouse gas emission measures based on the operational plan situation in order to reduce the impact of the Company's operational plan related activities on the natural environment. (4) The Company spares no effort in advocating energy saving for energy efficiency and carbon reduction. The e-office implementation, workshop rectification, and the like are intended to reduce exhaust emissions. Die-casting cooling water recycling and reutilization during the production process, turning off lights, and air-conditioning temperature control, etc., are intended to reduce energy waste and water usage, as well as reducing gas emissions; the concept of energy conservation and carbon reduction is irregularly promoted to achieve energy conservation and greenhouse gas emission policies, reduce environmental impacts, and fulfill the responsibility of corporate environmental protection. 	
 4. Social Issues (1) Does the Company have the relevant management policies and procedures stipulated in accordance with the relevant laws and regulations and international conventions on human rights? (2) Has the Company set up and implemented staff welfare measures (including remuneration, holidays, and other benefits), and has business performance or results been appropriately reflected in employee 	✓		 The Company duly observes applicable laws in respective host countries of operation, and also the International Convention on Human Rights including the rights of sexual equality, equal opportunity for employment of both sexes, and the prohibition of sexual discrimination. There is no discrimination against, sex, ethnicity, social class, age, marital status, and family condition in the human resources policy. Fair employment, condition for employment, salaries, benefits, training, evaluation and promotion are provided to protect the legitimate rights of the employees. The Company has set up reasonable remuneration policies, performance management guidelines, and personnel regulations pertaining to staff welfare, employee holidays, and so on, to reasonably reward employees based on operational performance, make adjustments according to the relevant local regulations and actual market needs, and incorporate sustainable development policies in a timely manner, thereby fulfilling the 	No significant discrepancy.
remuneration?(3) Does the Company provide employees with	~		(3) Via the relevant safety and health management system, the Company regularly inspects	

	<u> </u>		Implementation Status	Deviation from
Items for evaluation	Yes	No	Summary	Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies and causes thereof
 a safe and healthy work environment, and provide safety and health education to employees regularly? (4) Has the company established an effective career development and training program for employees? (5) Regarding the issues including product and service-related customer health & safety and privacy, and marketing and labeling, has the Company set up relevant consumer or customer rights protection policies and complaint reporting procedures in accordance with relevant regulations and international standards? 	~		 and maintains the safety and health of the working environment, and conducts occupational disease testing for the relevant units' personnel, and trains employees on emergency response capabilities and instills safety awareness by means of continuing education, training and promotion, and is committed to improving the work safety and health of employees in order to reduce the work environment hazards to employees' safety and health. The Company had no fire incidents in 2023. The Company installed fire protection equipment and emergency exits, and maintained disaster insurance. Meanwhile, employees also received education and training to build up their awareness toward fire safety. In the event of a fire incident, the disaster losses may be effectively mitigated, and the safety of employees' lives and the Company's assets can be effectively protected. (4) Employees are vital assets to the Company. The Company holds internal and external training of the employees every year to establish a viable human resources development program to strengthen their capacity of career planning. (5) The Company has duly observed applicable laws, international standards, and the requirements of the sales targets and stakeholders in the marketing and labeling of its products and services. The Company has set up internal control systems for R&D, procurement, production, and sales, and has set up quality control departments to ensure product quality and maintain customer health and safety. Meanwhile, the "Customer Complaint Control Procedure" has been set up to conduct cause analysis and improvement based on the content of complaints, thereby protecting customer rights. 	
 (6) Has the Company set up supplier management policies, requiring suppliers to comply with relevant provisions on the issues of environmental protection, vocational safety and health, or labor human rights? What is the implementation situation? 	~		(6) The Company has established the "Supplier Control Procedures" to select suppliers with proper environmental protection compliance certificate/license and also valuing environmental protection and corporate social responsibility and assess their competency regularly. The Company has not yet included such clause in the contracts entered into with the major suppliers, but will conduct routine on-site inspection and interviews in accordance with the internal control system of the Company, and compile the "Supplier Routine Evaluation Form" to check if they conform to the sustainable development	

			Implementation Status	Deviation from				
Items for evaluation	Yes	No	Summary	Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies and causes thereof				
			policy. The Company will immediately terminate the business relation with any supplier found in defiance of such policy, or where the source of supply has caused significant adverse impacts on the environment and the society.					
5. Does the Company prepare reports disclosing the Company's non-financial information, such as the Sustainability Report, in reference to international reporting standards or guidelines? Has the aforementioned report been certified or guaranteed by a third-party verification unit?		~	 The Company has not prepared a sustainable development report, but has passed the following certification: ①ISO 9001 quality management system certification, ②ISO 14001 environmental management system certification, ③QC 080000 hazardous substance process management system certification ④ISO 45001 occupational health and safety management system certification. ⑤ISO 14064 carbon inventory SGS audit and certification 	The Company is not in the food industry, chemical industry, or financial industry, and its capital stock did not exceed NT\$5 billion, so no sustainable developmentreport was prepared.				
 6. Where the Company may have established its own sustainable development best-practice principles in accordance with the "Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies," please describe the current practices and any deviations thereof from such principles: The Company has adopted its "Sustainable Development Best-Practice Principles." While maintaining proper balance between sustainability and profits, the Company also values environmental protection, social charity and fulfillment of corporate governance, and includes the same into the corporate management and operation to promote and implement them step by step. Therefore, there is no significant variation. 7. Other information critical to the understanding of the Company's sustainable development and operation thereof: 								
 substances are used in production during prod (4) plants are renovated to mitigate the waste g (2) Social charity activities: The Company partic In order to help disadvantaged children from p Plan" to support their families and move forw 	 (1) Environmental protection measures: In order to fulfill the social responsibility of environmental protection, the Company adopts the following measures: ①no harmful substances are used in production during production and R&D processes; ②water resource recycling and utilization are adopted; ③product packaging materials are reused; ④plants are renovated to mitigate the waste gas emission. (2) Social charity activities: The Company participated in the "Recovery of Pearl Project" to fund unfortunate students to complete high school education. In order to help disadvantaged children from poor families get out of difficult situations, the Company takes part in the "Take Action with Love Side by Side with Children Plan" to support their families and move forward healthily. The Company has taken part in parent-child joint road run events, hoping to create a life filled with happiness for every family. 							

(6) The Company's situation of social responsibility fulfillment, differences in Exchange-Listed and OTC-Listed Companies' Code of Practice for Corporate Social Responsibility, and the reasons.

			Implementation Status	Variation with the
Items for evaluation		No	Summary	Ethical Corporate Management Best-Practice Principles for TWSE/TPEx listed Companies and the reasons
 The policy and plan of business integrity Does the Company have the corporate management policy and method declared explicitly in the Articles of Incorporation and external files, and what is the commitment of the Board of Directors and the management to actively implement the operating policies? Has the Company established a dishonest behavioral risk assessment mechanism to periodically analyze and assess the business activities involving a higher risk of dishonest conduct within the business scope, based on which a dishonest conduct behavior plan is set up and covers at least the preventive measures in the conducts in Article 7, Paragraph 2 of the "Code for Integrity Operations of Exchange-Listed and OTC-Listed Companies"? 	 ✓ 		 The Company has adopted the "Ethical Management Best-Practice Principles" and the "Operating Procedure for Ethical Management and Conduct Guidelines," explicitly stipulating relevant policies and regulations in order to establish the corporate culture of ethical management. Additionally, the Board and the management level uphold ethical management as the management philosophy and implement relevant policies proactively. The Company engages in business activities based on the principles of fairness, honesty, and transparency. The "Ethical Management Best-Practice Principles," "Operating Procedure for Ethical Management and Conduct Guidelines" and "Code of Ethical Conduct" have been set up to specify the matters to be noted by the Company's staff in performing their job duties. 	No significant discrepancy.
(3) Has the Company explicitly stipulated operational procedures, conduct guidelines, violation punishments, and complaint systems in the Unethical Conduct Prevention Plan? Has it been implemented, and has the abovementioned plan been periodically reviewed and revised?	✓		(3) The Company prohibits the unethical conducts in its "Ethical Management Best-Practice Principles" and "Code of Ethical Conduct." Meanwhile, it adopts the "Operating Procedure for Ethical Management and Conduct Guidelines" to regulate the resolution of any unethical conduct, and establishes the reward & punishment and complaint system to strictly require compliance by the Company's staff in order to prevent occurrences of unethical conduct and implement the relevant policies.	

			Implementation Status	Variation with the
Items for evaluation	Yes	No	Summary	Ethical Corporate Management Best-Practice Principles for TWSE/TPEx listed Companies and the reasons
 2. Implementation of ethical corporate management (1) Does the company have the integrity of the trade counterparty assessed and with the code of integrity expressed in the contract signed? 	~		(1) The Company has established the "Ethical Management Best-Practice Principles" and conducted assessment on various issues including ethical practices in business meetings, and has explained to the counterparties of its policies of honesty and integrity.	No significant discrepancy.
(2) Has the Company set up corporate integrity operation full-time (part-time) units under the board, and do they regularly report to the board (at least once a year) regarding the integration operation policies and dishonest conduct prevention plans and supervision execution situations?	~		(2) The Company has appointed the board internal audit unit to be responsible for setting up integrity operation policies and prevention plans, engaging in relevant operation conduct and implementation supervision, and periodically reporting to the board.	
(3) Does the company have developed policies to prevent conflicts of interest, provided adequate channel for communication, and substantiated the policies?(4) Has the Company set up an effective accounting system,	✓		(3) The "Ethical Management Best-Practice Principles" and the "Operating Procedure for Ethical Management and Conduct Guidelines" established by the Company provide the requirement about recusal for conflict interest and sufficient channels for any suggestions and opinions.	
and internal control system to implement integrity operations? Has the internal audit unit formulated relevant audit plans according to dishonest conduct risk assessment results, based on which the dishonest conduct prevention plan compliance situation can be checked, or are CPAs commissioned to execute checking?	~		(4) In order to ensure the implementation of ethical operations, an effective accounting system and internal control system have been established. In addition to the internal audit unit's formulation of relevant audit plans according to the assessment results, if necessary, the CPAs will be engaged to implement relevant audits.	
(5) Has the Company organized corporate management internal and external education and training programs on a regular basis?	\checkmark		(5) The Company has set up the "Ethical Management Best-Practice Principles" and "Operating Procedure for Ethical Management and Conduct Guidelines" and boosted employee awareness from time to time.	
 3. The operations of the Company's Report System (1) Does the company have a specific report and reward system stipulated, a convenient report channel established and a responsible staff designated to handle the individual being reported? 	~		(1) The Company explicitly stipulates the procedures and channels for complaint in its "Ethical Management Best-Practice Principles" and "Operating Procedure for Ethical Management and Conduct Guidelines." Any whistleblowing or complaint can be reported to the internal audit unit via the Company's internal e-mail. In case of a major violation or the Group is thus subject to major damage, the case should be immediately	No significant discrepancy.

			Implementation Status	Variation with the
Items for evaluation	Yes	No	Summary	Ethical Corporate Management Best-Practice Principles for TWSE/TPEx listed Companies and the reasons
(2) Does the Company have the standard investigating procedures, post-investigation measures and related confidentiality mechanism established for the incidents being reported?(3) Has the company taken proper measures to protect the whistleblowers from suffering any consequence of reporting an incident?	 ✓ 		 made into a report, and the Board and independent directors should be notified in writing. (2) Any unethical conduct discovered may be directly reported to the relevant manager. Meanwhile, relevant operating procedures and subsequent measures may be adopted in accordance with the "Ethical Management Best-Practice Principles" and "Operating Procedure for Ethical Management and Conduct Guidelines," subject to the severity of the conduct. If necessary, the case shall be reported to the competent authority or transferred to the judicial agency for investigation. The confidentiality of relevant information shall be observed. (3) The Company protects the informants from undue treatment because of the act of reporting on unethical practices. 	
 4. Enhanced information disclosure Does the company have the contents of ethical corporate management and its implementation disclosed on the website and MOPS? 	~		The Company has set up its official website for the disclosure of related information on ethical corporate management, and has uploaded such information to MOPS as required by law.	No significant discrepancy.
Listed Companies," and shall elaborate the practice of busines	ss integrity	and the v	be principles in accordance with the "Ethical Corporate Management Best-Practice Principles ariations from the aforementioned regulation: No significant discrepancy. Principles" and there is no significant variation from the "Ethical Corporate Management Be	
 integrity): (1) The ethics code of conduct for the personnel (including th Principles" of the Company for assisting the pursuit of its (2) The mechanisms of handling and disclosing material inter accuracy of all information for disclosure. (3) The Company has established a conflict of interest avoida interest in an issue, they must disclose the relevant inform disclose their conflict of interest to the Board. Additionall 	e Director policy of c rnal inform nce system ation to th y, the Dire	s, Supervi ethical cor nation are n for Direc e Board. I ector canno	provided in the "Operating Procedure for Handling Material Internal Information" and ensur- ctors in its 'Rules of Procedure for Board of Directors Meetings.' If a Director has a direct or if f the Company's interests may be affected, the Director must abstain from voting or discussion	st-Practice e the consistency and ndirect personal

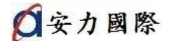
(7) The method of inquiry shall be disclosed if the Company has established the Corporate Governance Best-Practice Principles and related rules and regulations:

The Company has established the "Corporate Governance Best-Practice Principles" and related rules and regulations, which can be found on the Company's website at http://www.anli-group.com, and announced on the Market Observation Post System at http://mops.twse.com.tw/mops/web/index, according to laws and regulations.

(8) Any other vital information that helps to understand the performance of corporate governance of the Company shall also be disclosed: None.

(9)The following shall be disclosed in the pursuit of the internal control system

A.Declaration of Internal Control



Anli International Co., Ltd. Statement of Declaration of Internal Control System

Date: March 11, 2024

The Company has conducted internal audit in accordance with its Internal Control System covering the period from January 1 to December 31, 2023 and hereby declares as follows:

- I.The Company is aware that the establishment, execution, and maintenance of its internal control policies are the responsibilities The Company's board of directors and managers. These policies were implemented throughout The Company. The purpose is to provide reasonable assurance on the achievement of operating effectiveness and efficiency (including profits, performance, and assets safeguarding), reporting matters with reliability, timeliness, and transparency, and compliance with the relevant law and regulations.
- II.Internal control policies are prone to limitations. No matter how robustly designed, effective internal control policies merely provide reasonable assurance to the achievements of the three goals above. Furthermore, environmental and situational changes may affect the effectiveness of internal control policies. However, self-supervision measures were implemented within The Company's internal control policies to facilitate immediate rectification once procedural flaws have been identified.
- III. The Company has based on the criteria of the internal control system effectiveness in the "Regulations Governing the Establishment of Internal Control System by Public Companies" (referred to as the Regulations" hereinafter) to determine the effectiveness of the internal control system design and implementation. The criteria introduced by "The Governing Principles" consisted of five major elements, each representing a different stage of internal control: 1. Control environment, 2. Risk evaluation and response, 3. Procedural control, 4. Information and communication, 5. Supervision. Each element further contains several items. Please refer to "The Governing Principles" for details.
- IV. The Company adopted the abovementioned criteria to evaluate the effectiveness of its policy design and execution.
 - V.Based on the aforementioned audit findings, the company holds that it has reasonably preserved the achievement of the aforementioned goals of internal control (including the monitoring over the subsidiaries) as of December 31, 2023, including the effectiveness and efficiency in operation, reliability, timeliness, transparency in financial reporting and compliance with relevant legal rules, and that the design and enforcement of internal control are effective.
- VI. This declaration forms part of the main contents of the company's annual report and prospectus, and shall be disclosed to the public. This statement of declaration shall form an integral part of the annual report and prospectus on the company and will be announced. If there is any fraud, concealment and unlawful practice discovered in the content of the aforementioned information, the company shall be liable to legal consequences under Article 20, Article 32, Article 171 and Article 174 of the Securities and Exchanges Act.
- VII. This declaration has been passed by the Board in a session held on 2024.3.11 with the attendance of seven Directors (including three Independent Directors) with zero adverse opinions. The content has been passed as stated in common consent.

Anli International Co., Ltd.

Chairman: Hsu Cheng-Kun

President: Hsu Cheng-Kun

B.Commissioned CPAs to conduct project review on the internal control system: none

- (10)Punishment of the Company and its internal personnel by law, punishment of the internal personnel of the Company for violation of the internal control system in the most recent year to the date this report was printed, and the major defects and state of corrective action taken: None.
- (11)Major resolutions of the shareholders' meeting and the Board in 2023 and until the date of publication of the annual report.

A.Major resolutions by the shareholders' meeting in regular session in 2023 and the state of execution

Date	Important Resolution Items	Status of implementation
May 31, 2024	Ratification of the Business Report and Consolidated Financial Statements in 2023.	Resolved to pass the motion.
	Acknowledgment of 2023 deficit compensation proposal.	Resolved to pass the motion. Considering the capital demand, financial structure and the prudent principle of corporate sustainability, the Company plans to distribute no dividends this year.
	Amendment to certain provisions of the "Articles of Incorporation" of the Company. Amendments to certain provisions of the "Shareholders' meeting Procedure" of the Company. Amendment to certain provisions of the "Operating Procedure for Endorsements/Guarantees" of the Company.	Already executed per the resolution of the shareholders' meeting.

B.Major resolutions of the Board in 2023 and until the date of publication of the annual report

Date	Important Resolution Items
January 12, 2023	 Report on the Company's subsidiary Huzhou Anli plant construction project report. Audit Report covering 2022 Q4. Report on the Company's internal audit follow-up report dated December 2022. Proposed to pass the Company's Business Plan 2023. Proposed to pass the loaning of funds by the Company's subsidiary, ANLI Kunshan, to Huzhou Anli Proposed to pass the loaning of funds by the Company's subsidiary, Kuanghe Kunsha, to Huzhou Anli. Proposed to pass the transfer of overdue accounts receivable due from the Company's subsidiary, Kuanghe Hong Kong, by Kuanghe Kunsha into loaning of funds. Proposed to pass the amendments to the Company's "Enforcement Rules of Internal Audits."
March 21, 2023	 Proposed to pass the motion of year-end bonus for the managers of the Company in 2022. Report on the Company's subsidiary Huzhou Anli plant construction project report. Report on the Company's 2022 Q4 Business Report Report on the Company's foreign exchange hedging business in March 2023. Report on the Company's Internal Audit Report from January to February 2023 Report on the Company's Internal Audit Follow-Up Report in February 2023 Report on the 2022 communication between the Company's Audit Committee members and chief internal auditor Report on the Company's 2022 Board performance self-assessment results. Passed the motion of taking professional liability insurance for the protection of the Directors and key employees in 2023. Passed the motion of the appointment of certified public accountants for external audits and certification and remuneration in 2023.

Date Important Resolution Items	
10. To pass the Company's 2022 CPA Independence Assessment Case.	
11. Passed the motion of appropriation of remuneration to the employees	and the
Directors of the Company in 2022.	
12. Passed the Business Report and consolidated financial statements of 2022.	
13. Passed the motion for distribution of earnings in 2022.	
14. Proposed to pass the Company's budget for 2023 Q2.	
15. Passed the "Declaration of Internal Control System" of the Company in 2022	
16. Proposed to pass the amendments to certain provisions of the Company's "	Articles
of Incorporation."	
17. Passed the partial amendment to the "Shareholders' meeting Procedure"	of the
Company. 18. Proposed to pass the amendments to certain provisions of the "Enforcement for Later 14. Little Company, and the Company of the Company, and the Company of the Company, and the Comp	nt Rules
for Internal Audit" of the Company's subsidiary, Anli Hong Kong. 19. Proposed to pass the amendments to certain provisions of the "Enforcement	nt Dulas
for Internal Audit" of the Company's subsidiary, Kuanghe Hong Kong.	It Kules
20. Proposed to pass the amendments to certain provisions of the "Enforcement	nt Rules
for Internal Audit" of the Company's subsidiary, ANLI Kunshan.	it ituies
21. Proposed to pass the amendments to certain provisions of the "Enforcement	nt Rules
for Internal Audit" of the Company's subsidiary, Kuanghe Kunsha.	
22. Proposed to pass the amendments to certain provisions of the "Enforcement	nt Rules
for Internal Audit" of the Company's subsidiary, Gtek (Chongqing).	
23. Proposed to pass the amendments to certain provisions of the "Enforcement	nt Rules
for Internal Audit" of the Company's subsidiary, Huzhou Anli.	
24. Proposed to pass the amendments to certain provisions of the Company's "Co Governance Best-Practice Principles."	orporate
25. Proposed to pass the motion for the Company's purchase of wealth mana	agement
products from the Company's subsidiary, ANLI Kunshan.	agement
26. Proposed to pass the transfer of overdue accounts receivable due fr	rom the
Company's subsidiary, Kuanghe Hong Kong, by Kuanghe Kunsha into loa	
funds.	U
27. Proposed to pass the appointment of the Company's Chief Corporate Gov Officer.	vernance
28. To pass the Company's 2023 manager remuneration case.	
29. The motion for the convention of the 2023 regular session of the share	holders'
meeting.	
ay 11, 1. The Company's subsidiary Huzhou Anli plant construction project report.	
2. Report on the Company's 2023 Q1 Business Report	
5. Report on the Company's foreign exchange hedging business in April 2025.	
 Audit Report covering 2023 Q1. Proposed to pass the Company's 2023 Q1 consolidated financial statements. 	
 5. Proposed to pass the Company's 2023 Q1 consolidated financial statements. 6. Proposed to pass the Company's budget for 2023 Q3. 	
7. Proposed to pass the endorsements/guarantees made by the Company's s	ubsidies
pertaining to customs matters.	
8. Proposed to pass the Company's application for endorsements/guaran	ntees of
financing facilities with Bank SinoPac for the Company's subsidiary, An	li Hong
Kong.	2
1. The Company's subsidiary Huzhou Anli plant construction project report.	
2. Report on the Company's foreign exchange hedging business in June 2023.	
3. Report on the Company's Internal Audit Report from April to May 2023	
4. Report on the Company's GHG inventory report.	nda
5. To pass the Company's 2022 base date for surplus distribution in cash divide6. Proposed to pass the capital increase of the Company's subsidiary, Huzhou A	
7. Proposed to pass the capital increase of the Company's subsidiary, Huzhou A7. Proposed to pass the loaning of funds by the Company's subsidiary, ANLI K	
to KY Anli.	canonan,
8. Proposed to pass the loaning of funds by the Company's subsidiary, H	Kuanghe
Kunsha, to KY Anli.	
9. Proposed to pass the loaning of funds by the Company's subsidiary, H	Kuanghe
Kunsha, to Kuanghe Hong Kong.	5

Date	Important Resolution Items
	 Proposed to pass the transfer of overdue accounts receivable due from the Company's subsidiary, Kuanghe Hong Kong, by Kuanghe Kunsha into loaning of funds. Proposed to pass the Company's application for financing facilities with Cathay United Bank. Proposed to pass the Company's application for endorsements/guarantees of financing facilities with Cathay United Bank for the Company's subsidiary, ANLI International Co., Ltd., Taiwan Branch. Proposed to pass the Company's application for financing facilities with CTBC Bank.
	 14. Proposed to pass the Company's application for endorsements/guarantees of financing facilities with CTBC Bank for the Company's subsidiary, Kuanghe Hong Kong. 15. Passed the motion of the remuneration to the Directors of the Company in 2022. 16. Passed the motion of remuneration to managers of the Company in 2022.
August 23, 2023	 Report on the Company's subsidiary Huzhou Anli plant construction project report. Report on the Company's 2023 Q2 Business Report Report on the Company's foreign exchange hedging business in July 2023. Report on the Company's Internal Audit Report from June to July 2023 Passed the consolidated financial statements of the Company covering 2023 Q2. Proposed to pass the Company's budget for 2023 Q4. Proposed to pass the authorization for the Company's audit report.
October 19, 2023	 Proposed to pass the amendments to certain provisions of the Company's "Operating Procedure for Endorsements/Guarantees." Proposed to pass the amendments to certain provisions of the "Operating Procedure for Endorsements/Guarantees" of the Company's subsidiary, Anli Hong Kong. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Endorsements/Guarantees" of the Company's subsidiary, Kuanghe Hong Kong. Proposed to pass the application of the Company's subsidiary, Anli Hong Kong, for endorsements/guarantees of financing facilities with CTBC Bank for the Company. Proposed to pass the application of the Company's subsidiary, Kuanghe Hong Kong, for endorsements/guarantees of financing facilities with CTBC Bank for the Company.
7, 2023	 Report on the Company's subsidiary Huzhou Anli plant construction project report. Report on the Company's 2023 Q3 Business Report Report on the Company's foreign exchange hedging business in October 2023. Report on the Company's 2023 Q3 Internal Audit Report Report on the Company's Internal Audit Follow-Up Report in September 2023 Report on the Company's GHG inventory report. Passed the consolidated financial statements of the Company covering 2023 Q3. Proposed to pass the Company's budget for 2024 Q1. Proposed to pass the 2024 audit plans of the Company and the Company's subsidiaries. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Endorsements/Guarantees" of the Company's subsidiary, ANLI Kunshan. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Endorsements/Guarantees" of the Company's subsidiary, Kuanghe Kunsha. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Endorsements/Guarantees" of the Company's subsidiary, Kuanghe Kunsha. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Endorsements/Guarantees" of the Company's subsidiary, Huzhou Anli. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Endorsements/Guarantees" of the Company's subsidiary, Huzhou Anli. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Acquisition or Disposal of Assets" of the Company's subsidiary, Anli Hong Kong. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Acquisition or Disposal of Assets" of the Company's subsidiary, Kuanghe Hong Kong. Proposed to pass the amendments to certain provisions of the "Operating Procedure for Acquisition or Disposal of Assets" of t

Date	Important Resolution Items
	for Acquisition or Disposal of Assets" of the Company's subsidiary, ANLI Kunshan.
	17. Proposed to pass the amendments to certain provisions of the "Operating Procedure
	for Acquisition or Disposal of Assets" of the Company's subsidiary, Kuanghe
	Kunsha.
	18. Proposed to pass the amendments to certain provisions of the "Operating Procedure
	for Acquisition or Disposal of Assets" of the Company's subsidiary, Gtek
	(Chongqing).
	19. Proposed to pass the amendments to certain provisions of the "Operating Procedure
	for Acquisition or Disposal of Assets" of the Company's subsidiary, Huzhou Anli.
	20. Proposed to pass the motion for ratification of acquisition and disposal of machine
	and equipment by the Company's subsidiary, Huzhou Anli, from the related party,
	Kuanghe Kunsha 21 Personal ta man tha angliaction of the Commence's makeidiana Currache (Kunshan)
	21. Proposed to pass the application of the Company's subsidiary, Guanghe (Kunshan),
	for endorsements/guarantees of financing facilities with CTBC Bank for Huzhou Anli.
	22. Proposed to pass the custody of the Company's dedicated seal for
	endorsements/guarantees.
	23. Proposed to pass the termination of loaning of funds by the Company's subsidiary,
	ANLI Kunshan, to the Company.
	24. Proposed to pass the termination of loaning of funds by the Company's subsidiary,
	Kuanghe Kunsha, to the Company.
	25. Proposed to pass the Company's application for financing facilities with First Bank.
	26. Proposed to pass the Company's application for financing facilities with The
	Shanghai Commercial & Savings Bank, Ltd.
	27. Proposed to pass the change in the Company's spokesman and deputy spokesman.
Ionmony 11	1. Report on the Company's Internal Audit Report from October to November 2023
January 11, 2024	2. Passed the Business Plan in 2024.
2024	3. Proposed to pass the motion for ratification of acquisition and disposal of machine
	and equipment by the Company's subsidiary, Huzhou Anli, from the related party,
	Kuanghe Kunsha
	4. Proposed to pass the amendments to certain provisions of the "Enforcement Rules
	for Internal Audit" of the Company.
	5. Proposed to pass the amendments to certain provisions of the "Enforcement Rules
	for Internal Audit" of the Company's subsidiary, Anli Hong Kong.6. Proposed to pass the amendments to certain provisions of the "Enforcement Rules"
	for Internal Audit" of the Company's subsidiary, Kuanghe Hong Kong.
	7. Proposed to pass the amendments to certain provisions of the "Enforcement Rules
	for Internal Audit" of the Company's subsidiary, ANLI Kunshan.
	8. Proposed to pass the amendments to certain provisions of the "Enforcement Rules
	for Internal Audit" of the Company's subsidiary, Kuanghe Kunsha.
	9. Proposed to pass the amendments to certain provisions of the "Enforcement Rules
	for Internal Audit" of the Company's subsidiary, Gtek (Chongqing).
	10. Proposed to pass the amendments to certain provisions of the "Enforcement Rules
	for Internal Audit" of the Company's subsidiary, Huzhou Anli.
	11. Proposed to pass the Company's application for endorsements/guarantees of
	financing facilities with The Shanghai Commercial & Savings Bank, Ltd. for the
	Company's subsidiary, ANLI International Co., Ltd., Taiwan Branch.
	12. Passed the motion of year-end bonus for the managers of the Company in 2023.
March 11,	1.Report on the Company's 2023 Q4 Business Report
2024	2.Report on the Company's foreign exchange hedging business in February 2024.
	3. Report on the Company's issuance of the 1st Unsecured Convertible Corporate
	Bonds in Taiwan.
	4. Audit Report covering 2023 Q4.
	5.Report on the 2023 communication between the Company's Audit Committee
	members and chief internal auditor
	6. Report on the Company's GHG inventory report.
	7.Report on the Company's 2023 Board performance self-assessment results.8.Passed the motion of taking professional liability insurance for the protection of the
	1 of assed the motion of taking professional natinity insufance for the protection of the

Date	Important Resolution Items
	Directors and key employees in 2024.
	9. To pass the Company's 2023 CPA Independence Assessment Case.
	10.Passed the motion of appropriation of remuneration to the employees and the
	Directors of the Company in 2023.
	11.Passed the Business Report and consolidated financial statements of 2023.
	12.Passed the motion for distribution of earnings in 2023.
	13.Passed the motion of the appointment of certified public accountants for externa audits and certification and remuneration in 2024.
	14.Proposed to pass the change in the Company's external auditors.
	15.Proposed to pass the Company's budget for 2024 Q2.
	16.Proposed to pass the "Declaration of Internal Control System" of the Company i 2023.
	17.Proposed to pass the amendments to certain provisions of the Company's "Articles of Incorporation."
	18.Passed the partial amendment to the "Shareholders' meeting Procedure" of th Company.
	19.Passed the partial amendment to the "Rules of Procedure for Board of Director Meetings" of the Company.
	20.Proposed to pass the amendments to certain provisions of the Company' "Organization Regulations of Audit Committee."
	21.Proposed to pass the amendments to certain provisions of the "Operating Procedur for Loaning of Funds to Others" of the Company's subsidiary, Anli Hong Kong.
	22.Proposed to pass the amendments to certain provisions of the "Operating Procedur for Loaning of Funds to Others" of the Company's subsidiary, Kuanghe Hong Kong
	23.Proposed to pass the amendments to certain provisions of the "Operating Procedur for Loaning of Funds to Others" of the Company's subsidiary, ANLI Kunshan.
	24.Proposed to pass the amendments to certain provisions of the "Operating Procedur for Loaning of Funds to Others" of the Company's subsidiary, Kuanghe Kunsha.
	25.Proposed to pass the amendments to certain provisions of the "Operating Procedur for Loaning of Funds to Others" of the Company's subsidiary, Gtek (Chongqing).
	26.Proposed to pass the amendments to certain provisions of the "Operating Procedur for Loaning of Funds to Others" of the Company's subsidiary, Huzhou Anli.
	27.Proposed to pass the changes in the Company's "financial officer" and "accounting officer."
	28.Proposed to pass the change in the Company's "chief internal auditor."
	29.Proposed to pass the change in the Company's "chief corporate governance officer."
	30.Proposed to pass the change in the Company's deputy spokesman.
	31. To pass the Company's 2024 manager remuneration case.
	32. The motion for the convention of the 2024 regular session of the Shareholders meeting.

(12)Adverse opinions from the Directors or the Supervisors against major resolutions of the Board on record or in written declaration in the most recent year to the date this report was printed. The key content: None.

(13)Resignation or relief from office of the Chairman, President, chief accounting officer, chief financial officer, chief internal auditor and chief R&D officer in aggregate: None

4.Disclosure of the accountant's fee in 2023

Unit: NT\$ thousand

Firm Name	CPA 7	Name	The duration of the audit	Auditing fee	Non- Auditing fee	Total	Remarks
	Chiu Chao-Hsien Chen Chin-Chang		January 1, 2023 -March 31, 2023				
PwC	Chiu Chao-Hsien			4,380		1 290	
Taiwan	Chiu Chao-Hsien	Chen Chin-Chang	July 1, 2023 – September 30, 2023	4,380		4,380	
	Chiu Chao-Hsien	Chen Chin-Chang	October 1, 2023–Decembe 31, 2023				

Unit: NT\$ thousand

Name of firm	CPA Name	Auditing fee		Non-Auditing fee					Remarks
	CITIVALIO		System design	Corporate Registration	Human Resources	Others	Subtotal	Duration of Audit	Remarks
PwC Taiwan	Chiu Chao-Hsien Chen Chin-Chang	4,380						January 1, 2023– December 31, 2023	

(1)Disclosure of audit fees, non-audit fees and details of non-audit services, if the sum of non-audit fees paid to the CPA, CPA's firm and affiliated companies amount to more than one-quarter of total audit fees: Already disclosed in the schedule attached hereto.

(2)For those whose audit public fees on the year of accounting firm change decreased compared to that of the previous year, the amount, ratio, and reason of audit public fees decrease should be disclosed: Not applicable.

(3)If the audit remuneration was reduced by more than 10% from the previous year, the amount, percentage, and reasons for the reduction must be disclosed: None.

5.Information of CPA:

(1)Information of CPA

A.Information relating to the former CPA

	1							
Date of replacement	March 11, 2024							
Reason for reappointment	Due to the internal organizational adjustment of PwC Taiwan, from the first quarter of 2024, the original CPAs of PwC Taiwan, Chiu Chao-Hsien, CPA and Chen Ching-Chang, CPA of PwC Taiwan were replaced by Chiu Chao-Hsien, CPA and Liao Fu-Ming, CPA of PwC Taiwan.							
Was the termination of audit services initiated by the principal or by the CPA	Nature of agreement Status			СРА	Principal			
	Service terminated by			Not applicable	Not applicable			
	Service no longer accepted (continued) by			Not applicable	Not applicable			
Reasons for issuing opinions other than unqualified opinions in the recent 2 years								
Disagreements with the issuer	Yes	— ,	Accour	counting policy or practice				
		—]	Financial statement disclosure					
		— ,	Audit coverage or procedures					
		_	Others					
	None	\checkmark						
	Remark							
Other disclosures (Matters to be disclosed in Items 1-4 to 1-7, subparagraph 6, Article 10 of the Regulations.)	None.							

B.Information relating to the succeeding CPA

Name of firm	PwC Taiwan
CPA Name	Chiu Chao-Hsien, CPA and Liao Fu-Ming, CPA
Date of reappointment	Passed by the Company board on March 11, 2024.
Inquiries and replies relating to the accounting practices or accounting principles of certain transactions, or any audit opinions the auditors were likely to issue and counseling results on the financial reports prior to reappointment.	None
Written disagreements from the succeeding auditor against the opinions made by the former CPA	None

- C.The former CPA's reply on the matters in Article 10, Paragraph 6, Item 1 and Item 2-3 of the criteria: The former holds no differed opinion, hence is not applicable.
- 6. The Chairman, President, manager charged with finance or accounting of the Company has been working with the CPA firm retained as an external auditor or its affiliate in the last year: None.

7.Shareholding transfers and share collateralization within the latest year, up till the date of publication of the annual report, initiated by directors, supervisors, managers and shareholders with more than 10% ownership interest

		202	22	Up till April 2, 2024	
		20.		Up till April 2, 2024	
Title (Note 1)	Name	Increase (decrease) in No. of Shares	Increase (decrease) in No. of Pledged Shares	Increase in the number of shares held (decrease)	Increase in the number of pledged shares (decrease)
Corporate director and currently major shareholder	ANLIINTERNATIONA LLIMITED(SAMOA)	0	0	0	0
Chairman and President	Hsu Cheng-Kun	0	0	0	0
Corporate director and currently major shareholder	KUANGHECO.,LTD. (SAMOA)	0	0	0	0
Corporate director representative and concurrently general manager of Guanghe Electronic Technology (Kunshan) Co., Ltd.	Wu Chin-Song	0	0	0	0
Director and concurrent general manager of XinLi Precision Metal (Kunshan) Co., Ltd.	Lin Chih-Kun	0	0	0	0
Director	Lo Li-Wen	0	0	0	0
Independent director	Huang Kuo-Feng	0	0	0	0
Independent director	Huang Kui-Jung	0	0	0	0
President, IDO Technologies (Chongqing)	Chang Yi-Chang	0	0	0	0
Vice President, Guanghe Electronic Technology (Kunshan) Co., Ltd.	Wu Chih-Kun	0	0	0	0
Vice President, XinLi Precision Metal (Kunshan) Co., Ltd.	Chen Chia-Feng	0	0	0	0
CFO and Chief Accounting Officer	Yao Li-Fang	0	0	0	0
Audit Manager	Liu Li-Ping	0	0	0	0
Chief Corporate Governance Officer	Cheng Ya-Wen	0	0	0	0

(1)Shareholding changes of directors, supervisors, managers, and major shareholders

Note 1: Shareholders with more than 10% of company shares shall be listed as a major shareholder, as listed below:

Note 2: Where the counterparty of equity transfer or pledge of equity is a related person, the table below should be filled out.

(2)Information on the counterparty of directors, supervisors, managers, and major shareholders' transfer of equity who is a related person: None.

(3)Information on the counterparty of directors, supervisors, managers, and major shareholders' pledge of equity who is a related person:

8.Disclosure of relationships, such as related party or spouse, or relative within the second degree of kinship, among the top ten shareholders

April 2, 2024;	Unit:	shares,	%
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							April 2, 202		ares, 70
Name (Note 1)	Shares held und	er own name	Shares Held by Spouse & Dependents		Shareholdings under the title of a third party		If there is relationship, such as related party or spouse, or relative within the second degree of kinship, among the top ten shareholders, please disclose the designation or name and relationship (Note 3)		Remarks
	Quantity	Ratio of Shareholding	Quantity	Shareholding Proportion	Quantity	Ratio of Shareholding	Name	Relation	
ANLI NTERNATIONAL IMITED (SAMOA) Representative: Hsu Cheng-Kun	12,578,589	28.23%	-	-	-	-	Wu Wen-Yu Huang A-Chun	A major shareholder of ANLI INTERNATI ONAL LIMITED (SAMOA)	
Choirg Run	494,000	1.11%	-	-	-	-			
KUANGHECO., LTD. (SAMOA)	3,962,979	8.90%	-	-	-	-			
Representative: Wu Chin-Song	0	0%	-	-	-	-			
Dinkle Holding Co.,Ltd (B.V.I.)	2,020,685	4.54%	-	-	-	-			
Representative: Wu Shang-Tsai	0	0%	-	-	-	-			
Tsai Kuei-Fan	1,670,714	3.75%	40,080	0.09%	-	-			
Tsai Chun-Hsin	1,340,951	3.01%	-	-	-	-			
Chou Feng-yuan	1,272,000	2.86%							
WAYS Technical Corp., Ltd.	1,035,207	2.32%	-	-	-	-			
Representative: Kuo Shih-Yi	0	0%	-	-	-	-			
Wu Wen-Yu	981,871	2.20%	140,400	0.32%	-	-	ANLI INTERNATIONAL LIMITED (SAMOA)	Major Shareholder	
Huang A-Chun	638,671	1.43%	-	-	-	-	ANLI INTERNATIONAL LIMITED (SAMOA)	Major Shareholder	
Lin Ting-Jia	604,604	1.36%	-	-	-	-			

Note 1: Illustrate the top ten shareholders. The name of the corporate shareholders and the name of their representatives should be illustrated separately.

Note 2: The calculation of shareholding ratio refers to the shareholding ratio calculated in accordance with the shareholding of the shareholders, spouse, minor children, and in the name of others.

Note 3: The shareholders listed above include both juridical persons and natural persons, and their relationships with each other shall be disclosed in accordance with the Regulations Governing the Preparation of Financial Reports by Issuers

9.Number of Shares Held by the Company, Directors, Supervisors, Managers of the Company, and Enterprises Controlled Directly or Indirectly by the Company in the Same Reinvestment Business and Its Consolidated Calculation of Comprehensive Shareholding Percentage

April	2,	2024;	Unit:	shares,	%
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Invested business (Note 1)	Invested by the Company		Held by directors, supervisors, managers, and directly or indirectly controlled enterprises		Comprehensive investment	
	Quantity	Shareholding ratio	Quantity	Shareholding ratio	Quantity	Shareholding ratio
ANLI INTERNATIONAL HOLDINGSLIMITED	92,190	100%	-	-	92,190	100%
KUANGHECO.,LIMITED	13,166	100%	-	-	13,166	100%
XinLi Precision Metal (Kunshan) Co., Ltd. (Note 1.A)	- (Note 2)	100%	-	-	(Note 2)	100%
Guanghe Electronic Technology (Kunshan) Co., Ltd. (Note 1.B)	- (Note 2)	100%	-	-	(Note 2)	100%
IDO Technologies (Chongqing) (Note 1.C)	(Note 2)	100%	-	-	- (Note 2)	100%
Antronic Technologies Ltd. (Huzhou) (Note 1.D)	(Note 2)	100%	-	-	(Note 2)	100%

Note 1: Indirect investment in Mainland China through a third area

- (1) KUNSHAN ANLI PRECISE METAL CO., LTD.made the investment through ANLI INTERNATIONAL HOLDINGS LIMITED.
- (2) Kunshan Kuanghe Electronic Technology Co., Ltd. made the investment through KUANGHE CO., LIMITED and KUNSHAN ANLI PRECISE METAL CO., LTD.
- (3) Chongqing Gtek Technology Co., Ltd made the investment through Kunshan Kuanghe Electronic Technology Co., Ltd.nd KUNSHAN ANLI PRECISE METAL CO., LTD.
- (4) Huzhou Anli Technology Co., Ltd. made the investment through ANLI INTERNATIONAL HOLDINGS LIMITED and KUANGHE CO., LIMITED.

Note 2: It is a limited company and thus is without shares.

IV.Status of Capital Planning

1. The Company's capital stock and stock shares

(1)Sources of shares and dividends

A.Stock Type

April 2, 2024; Unit: shares

ſ	Stock Type	Auth	orized shares capital	Remarks			
	Stock Type	Outstanding shares	Unissued Shares	Total	Kelliarks		
ſ	Common stock	44,549,781	55,450,219	100,000,000	GSTM listed companies stock		

Note: Transfer of shares was suspended on April 6, 2019

B.Sources of shares and dividends

Unit: Shares; NT\$

		Authorized	shares capital	Paid-in sh	are capital		Remarks	
Year and month	Issue price	Quantity	Amount	Quantity	Amount	Sources of shares and dividends	Paid in properties other than cash	Others
June 2010	NT\$10	50,000,000	500,000,000	1	10	Authorized capital	-	-
March 2011	NT\$10	50,000,000	500,000,000	26,000,001	260,000,010	Equity conversion at NT\$260,000,000	-	-
October 2011	NT\$10	50,000,000	500,000,000	27,800,000	278,000,000	Capitalization of additional paid-in capital at NT\$17,999,990	-	-
Julyy 2012	NT\$10	50,000,000	500,000,000	31,800,000	318,000,000	Cash capitalization for NT\$40,000,000	-	-
Augest 2012	NT\$10	50,000,000	500,000,000	34,026,000	340,260,000	Recapitalization of earnings for NT\$22,260,000	-	-
June 2013	NT\$10	50,000,000	500,000,000	35,046,780	350,467,800	Recapitalization of earnings for NT\$10,207,800	-	-
September 2013	NT\$10	50,000,000	500,000,000	38,441,700	384,417,000	Cash capitalization for NT\$33,949,200	-	-
June 2018	NT\$27	50,000,000	500,000,000	43,247,700	432,477,000	Cash capitalization for NT\$48,060,000	-	1070523 Letter Zheng-Gui- Shen-Zi No.0700113862
April 2021	NT\$75.8	100,000,000	1,000,000,000	44,549,781		Corporate bonds conversion at NT\$98,700,000	-	-

C.Relevant information of Shelf Registration System: Not applicable.

(2)Composition of Shareholders

April 2, 2024; Unit: shares

Composition of Shareholders Quantity	Government Apparatus	Financial Institution	Other Juridical	Individual	Foreign institutions and foreigners	Total
Number of people	-	3	5	3,604	13	3,625
shareholding	-	174,000	1,229,207	24,098,221	19,048,353	44,549,781
Shareholding ratio	-	0.39%	2.76%	54.09%	42.76%	100.00%

Note: Shareholding from Mainland China at 0%.

(3)Diversification of Shareholdings

April 2, 2024; Unit: shares

			April 2, 2024, Uliit. shales
Shareholding level	No. of Shareholders	shareholding	Shareholding percentage %
1–999 shares	321	40,658	0.0913%
1,000–5,000 shares	2,669	5,467,135	12.2720%
5,001–10,000 shares	331	2,610,503	5.8597%
1,001–15,000 shares	98	1,273,601	2.8588%
15,001–20,000 shares	62	1,160,012	2.6039%
20,001-30,000 shares	54	1,383,750	3.1061%
30,001–40,000 shares	25	880,200	1.9758%
40,001–50,000 shares	16	721,080	1.6186%
50,001–100,000 shares	26	1,788,400	4.0144%
100,001-200,000 shares	7	989,800	2.2218%
200,001-400,000 shares	4	1,209,371	2.7147%
400,001–600,000 shares	2	919,000	2.0629%
600,001-800,000 shares	2	1,243,275	2.7908%
800,001-1,000,000 shares	1	981,871	2.2040%
1,000,001 shares and more	7	23,881,125	53.6052%
Total	3,625	44,549,781	100.0000%

(4)Roster of Major Shareholders

Names of shareholders holding more than 5% of the shares or the top 10 shareholders by shareholding, the quantity and proportion of their shareholding:

		April 2, 2024; Unit: shares
Stock Name of major shareholder	shareholding	Shareholding percentage %
ANLIINTERNATIONALLIMITED (SAMOA)	12,578,589	28.23
KUANGHECO., LTD. (SAMOA)	3,962,979	8.90
Dinkle HoldingCo., Ltd (B.V.I.)	2,020,685	4.54
Tsai Kuei-Fan	1,670,714	3.75
Tsai Chun-Hsin	1,340,951	3.01
Chou Feng-yuan	1,272,000	2.86
WAYS Technical Corp., Ltd.	1,035,207	2.32
Wu Wen-Yu	981,871	2.20
Huang A-Chun	638,671	1.43
Lin Ting-Jia	604,604	1.36

The second s					Unit: NT\$
Item		Year	2022	2023	Up till March 31, 2024
	The Highest		61.30	44.05	42.50
Market Price Per Share	The Lowest		35.00	36.80	38.60
	Average		46.69	40.43	39.96
Net Value Per	Before Distr	ibution	46.08	43.21	-
Share	After Distrib	oution	44.08	(Note 4)	-
	Weighted average shares (in thousands shares)		44,550	44,550	44,550
Earnings per share	Earnings per share	Before adjustment	4.40	-0.08	-
		After adjustment	4.06	-0.08	-
	Cash divider	nds	2.00 (Note 4)	-	-
Dividend Per	Free-Gratis	Retained Shares Distribution	-	-	
Share	Dividends	Capital Reserve Shares Distribution	-	-	
	Retained Div	vidends	-	-	-
Return on	P/E ratio		10.61	-	-
investment	Dividend Yield		23.35	-	-
Analysis	Cash Divide	nd Yields	4.28	-	

(5)Information on market price, net worth, earnings and dividends per share in the most recent 2 years

IInit. NTC

Note 1: P/E ratio = Average closing price per share for the year/earnings per share.

Note 2: P/D ratio = Average closing price per share for the year/cash dividends per share.

Note 3: Cash Dividend Yields = Cash dividend per share / Average closing price per share of current year.

Note 4: The 2023 proposal for deficit compensation was approved by the Board of Directors on March 11, 2024.

(6)The Company's dividend policies and execution thereof

A.The Company's dividend policy:

- a. The Company is at the stage of long-term growth and is conditioned by basic capital spending, business expansion, and vital financial planning for sustainable development. Therefore, the dividend policy is based on the capital expenditure budgeting and capital requirements of the future where dividends paid to the shareholders will be in the forms of stock dividends and/or cash dividends.
- b.If the Company has earnings after account settlement, (1) appropriate for payment of applicable taxes as required by law; (2) Cover carryforward loss (if applicable); followed by (3) the appropriation of 10% as legal reserve until the amount of legal reserve is equivalent to the paid-in capital of the Company; and (4) appropriation or reversal of special reserve as required by law. If there is still a balance, pool up with undistributed incomes for distribution at the proposal of the Board, and present it to the shareholders' meeting for payment of the shareholder dividends.
- c.The Company may release dividends in cash and/or stock, and the amount of dividend for release shall not fall below the net earnings of the year of the appropriation specified in (1) to (4) of 5% if there is no contradiction to the law of the Cayman Islands. In addition, the amount of cash dividend shall not fall below 20% and up to 100% of the total dividend payable to the shareholders.
- B.The Company's 2023 deficit compensation proposal has been approved by the Board of Directors on March 11, 2024.
- (7)The influence of stock dividend planned to be released by the shareholders' meeting for this year on the operation performance and earnings per share of the Company: Not applicable.
- (8)Remuneration to the employees and directors: The Company has established the Audit Committee to replace the Supervisors.

A.The Articles of Incorporation of the Company specified that if there are earnings before taxation (EBIT), the Company shall appropriate for:

(1) At least 2% as remuneration to the employees (including the employees of the Company and/or employees of affiliates) (hereinafter referred to as "remuneration to employees"), and (2) No more than 3% as remuneration to the Directors (hereinafter referred to as "remuneration to Directors"). Appropriate for covering carryforward loss, if applicable, followed by the remuneration to employees and remuneration to Directors shall be reported to the shareholders' meeting.

B.The estimation of remuneration to the employees and Directors for the current period was based on the calculation of the quantity of shares distributed to the employees and the actual amount paid, and the accounting of the difference between the estimates and the actual payment.

If there is a difference between the actual amount and estimated amount of remuneration to employees and remuneration to directors in 2023, recognize a change in estimates and as income for 2024.

C. The Board passed the proposal for remuneration:

a. The Board of Directors resolved on March 11, 2024 not to distribute remuneration to employees and directors. The above proposed amount has no difference with the amount of expenses recognized in 2023.

- b.Percentage of the amount of employee remuneration distributed by shares to the summation of current after-tax profits and total employee remuneration: Not applicable.
- D.The actual amount released as remuneration to employees and remuneration to Directors and Supervisors in the previous year (including the quantity and amount of stock dividends paid, and the stock price), and the difference from the recognized amount of remuneration to employees and remuneration to Directors and Supervisors, the reason of the variation and the response:

The 2023 annual general meeting resolved to distribute the remuneration to employees and directors for 2022 as follows:

a.Remuneration to employees: NT\$12,809,281.

b.Remuneration to directors: NT\$4,269,760.

The remuneration was released in cash in the full amount and there was no difference from the estimated amount.

(9)Shares repurchased by the Company: none.

Repurchase by the Company of its shares in 2023 and until the date of publication of the annual report: None.

2. Any offering of corporate bonds (including offshore bonds):

(1)Status of corporate bonds

Т	ype of corporate bond	1st Unsecured Convertible Corporate Bonds in Taiwan		
Date of issue		October 30, 2020		
Face value		NT\$100,000		
Place of issuanc	e and trading (Note 3)	Not applicable		
Issuance price		NT\$100		
Total amount		NT\$400,000,000		
Interest rate		0.00%		
Term		Matured after 3 years: October 30, 2023		
Guaranteeing in	stitution	Unsecured		
Trustee		Trust Department, Taipei Fubon Bank		
Underwriting In	stitution	Fubon Securities Co., Ltd.		
Certifying attorn	ney-at-Law	Zhi Ding Attorneys-at-Law		
Certifying Attor	ney-at-Law	PwC Taiwan		
Repayment met	hod	Repayable in cash at maturity in one lump sum based on the bonc face value		
Outstanding bal	ance	NT\$400,000,000		
Terms of redem	ption or early settlement	Please refer to the Company's Regulations Governing Issuan and Conversion of the 1st Unsecured Convertible Corpora Bonds in Taiwan for details.		
Restrictive claus	ses (Note 4)	Not applicable		
Name of credit result of corpora	rating agency, date of rating, and ate bond rating	Not applicable		
Convertible, exc	changed or with warrants?	Convertible		
Transferred (exe to subscription	changed) shares, or shares subject	t Common stock		
Current transfer	(exchange) or subscription price	NT\$64		
Transfer (excha	nge) or subscription period	January 31, 2021 to October 30, 2023		
Number of sh subscribed for	ares transferred (exchanged) or	1,302,081 shares (until October 30, 2023)		
The expected number of shares to be converted (exchanged) or subscribed for based on the prevailing transfer (exchange) or subscription price		3,013 sheets		
With other rights	Amount that has been converted (exchanged or subscribed for) into common shares, global depository receipts or other marketable securities as of the date of publication of the annual report	Until October 30, 2023, 1,302,081 shares have been converted to common shares in an amount of NT\$98,700,000.		

Type of corporate bond		1st Unsecured Convertible Corporate Bonds in Taiwan
Regulations Governing Issuance and Conversion (Exchange or Subscription)		Please refer to the Company's Regulations Governing Issuance and Conversion of the 1st Unsecured Convertible Corporate Bonds in Taiwan on the MOPS for details.
regulations and conversion, exch	of shareholding by the conditions of issuance, nange or subscription and ng shareholders' equity	The 1st unsecured convertible corporate bonds issued by the Company expired on October 30, 2023. A total of 3,013 corporate bonds not yet converted have been fully redeemed in an amount of NT\$301,300,000. The following impact has been eliminated.
Name of custodian for exchange object		Not applicable

Note 1: The issuance of corporate bonds includes public offering and private placement of corporate bonds. Publicly offered corporate bonds in progress refer to those that have been validated (approved) by the Commission; privately placed corporate bonds in progress refer to those that have been approved by the Board of Directors.

Note 2: The number of columns is adjustable subject to the circumstances.

Note 3: Fill in for overseas corporate bonds.

Note 4: Such as restrictions on cash dividends, external investments, or requirement to maintain a certain percentage of assets.

Note 5: Private placements, if any, should be prominently marked.

Note 6: In the case of convertible corporate bond, exchangeable corporate bonds, corporate bonds issued under shelf registration or corporate bonds with warrants, it is necessary to further disclose the information about convertible corporate bonds, exchangeable corporate bonds, corporate bonds issued under shelf registration and corporate bonds with warrants by nature in a column format.

(2)Information on convertible corporate bonds

Type of corporate bond (Note 1)		1st Unsecured Convertible Corporate Bonds in Taiwan			
Item		2022	Up till October 2023 (Note 4)		
Market price of	The Highest	103.20	99.90		
convertible corporate bonds	The Lowest	95.50	96.95		
(Note 2)	Average	98.83	97.76		
Conversion price	·	67.40	67.40		
Date of issuance (process) and conversion price at the time of issuance		75.80	75.80		
Method of performing the		Delivery of new shares upon issuance	Delivery of new shares upon issuance		

Note 2: The number of columns is adjustable subject to the circumstances.

Note 2: If overseas corporate bonds are traded at multiple locations, they are listed separately for each trade location. Note 3: Delivery of issued shares or issuance of new shares.

Note 4: The information for the year up to the date of publication of the annual report shall be provided.

(3)Utilization of Raised Funds

Scope of utilization	Total raised funds	Amount used (as of April 10, 2024)	Implementation ratio
Plant construction	NT\$402,000 thousand	NT\$519,784 thousand	100%

As of the quarter prior to the publication date of the annual report, the expected use of funds amounted to NT\$544,255 thousand. The Company actually used the funds amounting to NT\$519,784 thousand. The utilization progress fell behind schedule primarily as a result of the delay of Jiangsu Didu Construction Engineering Co., Ltd., the original construction contractor, in the factory construction project Therefore, it has appointed a local lawyer to apply for an effective arbitration for termination of the contract. The arbitration tribunal has ruled that the contract was terminated effectively. In December 2021, the Board of Directors signed the contract with the new construction contractor, Zhejiang Qiaoxing Construction Group Co., Ltd. in December 2021. The reapplication for the construction permit was completed in Q1 of 2022. The factory construction is underway now. As of Q1 of 2024, the funds raised have been fully disbursed, so there was no undrawn fund.

3.Disclosure relating to preference shares: none.

4.Employee stock certificates: None.

5.Disclosure relating to depository receipts: none.

6. The new shares from restricted employee stock option: None.

7.Disclosure on new shares issued in exchange for other company shares: None.

8. Progress on the use of funds

(1)Plan: As of the quarter prior to the date of publication of the annual report, securities issued by the Company previously or in private placement have not yet been completed, or plan which has been completed within three years but has not yet yielded substantive effect: The 4,000 1st unsecured convertible corporate bonds issued by the Company in Taiwan, each with a face value of NT\$100 thousand issued at 100.5% of the face value, a period of 3 years, the coupon rate 0% per annum, a total face value of NT\$400,000 thousand, and the total amount raised, NT\$402,000 thousand, was used for the factory construction project of Huzhou Anli.

Projects Expected date of completion	E	Total	Capital utilization progress							
	tunde	2020		2021			2022			
	of completion	required	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2
Factory construction	2022 Q2	544,255	28,645	44,455	76,721	76,772	171,645	66,716	50,656	28,645

(2)Execution status: As of the quarter prior to the publication date of the annual report, the expected use of funds amounted to NT\$544,255 thousand. The Company actually used the funds amounting to NT\$519,784 thousand. The utilization progress fell behind schedule primarily as a result of the delay of Jiangsu Didu Construction Engineering Co., Ltd., the original construction contractor, in the factory construction project. Therefore, it has appointed a local lawyer to apply for an effective arbitration for termination of the contract. The arbitration tribunal has ruled that the contract was terminated effectively. In December 2021, the Board of Directors signed the contract with the new construction contractor, Zhejiang Qiaoxing Construction Group Co., Ltd. in December 2021. The reapplication for the construction permit was completed in Q1 of 2022. The factory construction is underway now. As of Q1 of 2024, the funds raised have been fully disbursed, so there was no undrawn fund.

V.Operation profile

1. The operation of the Company

- (1)Business contents
 - A. Business scope
 - a.Content of principal business:
 - i. The manufacturing, processing and trading of various types of machines and parts, and precision molds.

Unit: NT\$ thousand

- ii. The manufacturing and sale of various types of precision casting items.
- iii. The manufacturing and sale of various types of stamping items.
- iv.Automated lathe and CNC lathe machine processing.
- v.The export trade of the above products.

b.The proportion of key items to overall operation:

Unit. N15 thousand						
Year	20	23	2022			
Product name	Amount	%	Amount	%		
Computer parts and components	1,089,631	71.44	1,585,600	76.99		
Consumer Electronics Components	203,748	13.36	299,809	14.56		
Automotive accessories	118,392	7.76	60,039	2.92		
Portable device parts and components	16,455	1.08	18,447	0.90		
Others	96,977	6.36	95,665	4.64		
Total	1,525,203	100	2,059,560	100		

c.Carrying items of the Company

The Company is a professional supplier of key heat dissipation components. Our production technology includes mold development for heat-dissipating metal components, precision metal die-casting, precision metal stamping, and CNC processing. Our products are mainly used in notebooks, servers, game consoles, and handheld devices.

d.New products and services in planning for development:

The Company's production technology provides integrated solutions for mold development, precision metal die-casting, precision metal stamping, and CNC processing. As the products produced are precision metal components, they can be applied to a wide range of downstream applications, which frees the Company from a single industry order to avoid the impact of economic changes. At present, the Company is a professional supplier of key components for heat dissipation. The products have been widely used in notebook computers, servers, game consoles, and handheld devices. The Company is committed to diversified products and services, and explore new markets and new customers. The products planned for development include:

- i.The development of new models for the above products.
- ii.Continue to optimize and innovate key thermal components for CPUs.
- iii.Automotive electronic product components
- iv.Optical communication product components
- v.Components of Wearable Devices
- vi.Satellite navigation products.

vii.Household and Electrical Appliance Parts and Accessories

B. Industry overview

a.Industrial status and development

Anli International Co., Ltd. was established in 2010 as the group's holding company. The Company is a professional supplier of key thermal components. The main key components for thermal modules include thermal back covers, fan covers, fin covers, and thermal plates. of cellphones and cellphones. In addition to the aforementioned applications, the Company positions itself as a provider of comprehensive solutions in multiple fields and continues to invest in new product lines such as automotive electronics, optical communication products, wearable devices, satellite navigation, and home appliances to diversify products. In terms of manufacturing management capabilities, and also provides integrated solutions for precision metal die-casting, precision metal stamping processes, and CNC processing. The consistent production strategy of vertical integration of processes provides customers with a full range of services, from product development to production services, which greatly shortens the development time and creates competitive advantages.

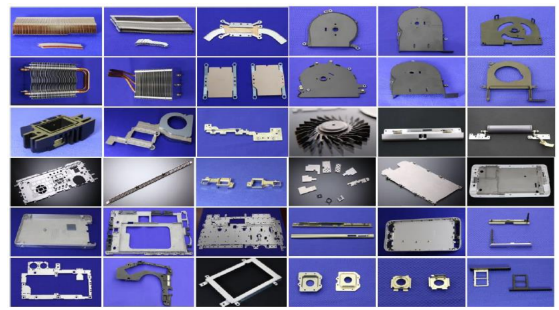
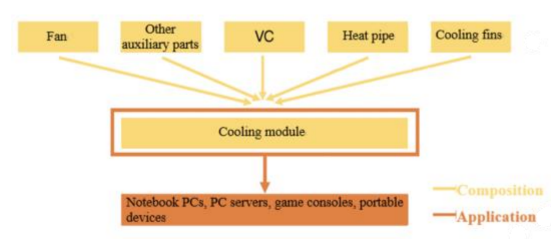


Fig. 1. Anli-KY product line: NB/Thermal module/Shaft/Handheld device components Source: Anli-KY

In recent years, the Company has been devoted to solving the problem of heat dissipation in electronic products. Through the development of the process planning of heat dissipation modules and the selection of materials, the Company can meet the customization requirements. The metal materials of heat dissipation fins include copper alloy, aluminum and stainless steel. Each metal material has different heat transfer speed. The material must be selected according to the heat dissipation needs of the customer's product. In order to increase the heat dissipation area, the density of heat dissipation fins per unit area must be increased. This density is closely related to the manufacturing process, as it involves the restriction on the design of the heat transfer. Therefore, flatness is very important. However, the Company has professional precision metal die-casting and stamping process capabilities, and can according to the heat dissipation requirements of different electronic products, through the die-casting process, stamping, and CNC machining, as well as different combinations of thermal modules, which not only maintain the same quality during mass production, but also make the products meet customized requirements, making thermal molds a highly customized product.



End application of thermal module

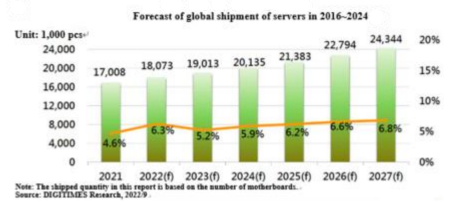
Source: Compiled by Fubon Securities

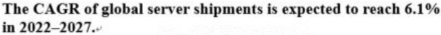
Heat dissipation components are the most critical components in electronic products and the key to the smooth operation of the entire system. From heat pipes, hot plates, fans to heat dissipation modules, they are all indispensable. At present, the majority of electronic products require a heat dissipation device, and thermal modules are extensively utilized across various applications. With the emergence of high-performance computing necessities in areas like 5G, artificial intelligence (AI), and the Internet of Things (IoT), there is an escalating demand for thermal modules to prevent overheating, which could lead to product malfunction. According to forecasts by the Foresight Industry Research Institute, At present, the Company's products are mainly applied to the related application parts and components of notebook computers, servers, game consoles, and handheld devices. The fluctuation of its sales products is closely related to the outlook of the main product application markets. The industrial classification of the Company is as follows:

i.Notebook PCs

At present, computer products are still the main application of thermal modules, and the design of notebook computers is currently facing two major trends, one is light and thin, and the other is high performance and multi-function. Therefore, while the original chip functions experience a significant increase, the corresponding increase in area is minimal. Consequently, this necessitates accommodating more transistors within a limited space and effectively dissipating the escalating heat. With the increase in heat generation and size reduction of chips, coupled with the rapid increase in computing speed, the heat generation density also increases rapidly. In order to avoid the impact of high temperature and high heat environment on product performance and reliability, the product has even been shortened. Therefore, thermal management is becoming increasingly important to the entire notebook computer industry.

The demand for high-speed computing, transmission, and image processing in notebooks has surged, leading to an increased need for heat-dissipating metal components. Alongside the rise of M-shaped notebooks, both consumer and business segments are gravitating towards more upscale designs. The forthcoming Narrow border design is poised to become the standard feature, with all notebooks shrinking in size. This shift towards smaller form factors is driving a trend towards high-end casings and precision-engineered, lightweight thermal modules, thereby benefiting the electronic heat dissipation component industry.





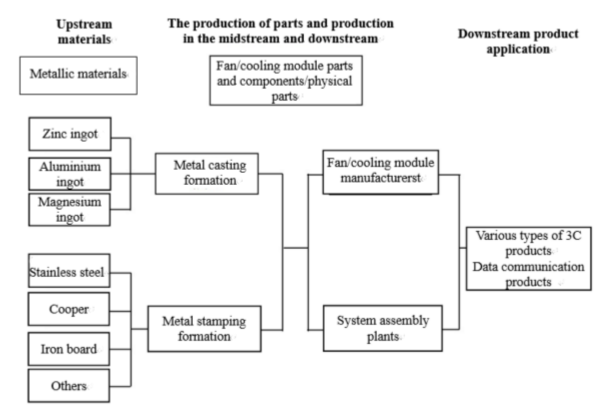
In the server market, it is expected that the service providers will continue to convert old and new platforms and upgrade computing performance, which will help stimulate the emergence of replacement trend, as well as the development of IoT, AI, virtual reality and other applications, and will also drive Internet service providers as the demand for large-scale data centers continues to expand, it will be beneficial to the performance of server shipments. In recent years, enterprises have actively moved toward digitization, and it is expected that more and more data or information will be generated. With the promotion of IoT and 5G mobile broadband services, as well as the improvement of AI technology and applications, the accumulated data has increased exponentially. This influx of data presents both opportunities and challenges for various industries. In the future, the demand for computing servers will increase year by year. It is expected that the server shipments from 2022 to 2027 will still be mainly driven by the demand for large cloud data centers in North America. In addition, edge AIoT and 5G telecommunications applications will drive cloud providers and server brands to invest in the development of hybrid clouds in various application areas. The compound annual growth rate of global server shipments is expected to reach 6.1%. In 2023, large North American data center players, namely Amazon, Microsoft, Google, and Meta, are expected to be the main players in the market. They will be used to provide cloud services or video/audio social platforms. goods grew by 5.2%.

iii.Handheld device

As the functions of mobile phones keep pace with the times, more and more application functions are integrated into mobile phones. The role of mobile phones has also evolved from a traditional communication product to a multi-functional mobile computing handheld product. In addition to the traditional call function, it also covers social networks, emails, mobile networks and open applications, etc., so that the penetration rate of smart phones is increasing. According to the MIC market forecast report, even if the pandemic has an impact on the shipment of smartphones, there will still be a wave of 5G replacement smartphones in the future.

b.Association between upstream, midstream, and downstream industry participants

The formation of metal parts (casting and stamping) of metallic parts of consumer electronics from upstream to downstream.



i.The upstream supply of key materials

Magnesium ingots, aluminum ingots, and different types of metal board (rolls) are important materials purchased in the casting process. The supply of these materials could be secured by a long-term relationship with domestic and foreign suppliers. Usually, there are more than two suppliers. In general, the sources for the supply of materials and parts and components are abundant. In addition, the Company has established positive relations with the suppliers in the long run to assure reliable sources of material supply with a cost advantage. Therefore, the Company has stable sources of supply of key materials.

ii.Downstream product applications

Most 3C precision electronic products require thermal modules, highlighting the critical role of thermal components across various electronic devices. As information electronic products continue to become lighter, thinner, more compact, and increasingly functional, it's foreseeable that the application of thermal components will be further emphasized in the short to medium term across information, communication, and consumer electronics sectors.

c.The development trends for each product

The application of thermal modules is derived from the development of desktop computer CPUs, and the heat generation increases with the improvement of the working clock. As business notebooks and consumer models move toward higher and higher-end designs, the demand for heat dissipation components has increased, and benefited from the diversification of functions in the next-generation game console industry, the increasing demand for e-sports market, and the heat of global electronic-related products As the production volume and heat generation density continue to increase, the product field continues to diversify, and manufacturers actively seek new growth opportunities in diversified product areas, such as e-sports industry, communication equipment room, automotive industry, and new niche markets such as LED lighting. Continuously improve and apply core technologies to different product areas to create diversified sources of revenue and profit.

The traditional cooling technology is air cooling, including fans and heat dissipation fins. The new generation of the electronic heat dissipation industry is developing in the direction of heat sinks combined with heat

pipes, vapor chambers, water cooling technology, and high thermal conductivity composite materials. This is illustrated as follows:

i.Heat sink combined with heat pipe or vapor chamber

The thermal modules are mainly made of aluminum heat sinks, combined with fans and heat pipes; and special copper paste for adhesion) as an anti-heat solution, especially for large-scale server data centers, the emphasis on space saving has driven the proportion of vapor chambers. In addition, high-end notebook computers have also increased thermal conductivity and accelerated cooling, thereby enhancing the performance of the CPU (central processing unit). It is mainly used in the e-sports industry and high-end server products.

ii.Water cooling technology

Water cooling technology refers to the use of liquid with high specific heat coefficient as the medium to help carry away the heat of the internal parts; the water-cooled heat dissipation module uses a water pump to push the coolant to take the heat source to the external water-cooled heat dissipation radiator, and then the fan drives the air flow Blowing through water cooling fins to assist heat dissipation.

iii.High thermal conductivity composite material

An ideal electronic assembly and heat dissipation material should have the characteristics of high thermal conductivity, low density and low expansion coefficient. To meet the above characteristics, it is not possible for the general traditional copper and aluminum materials alone to achieve, but more than two types of materials must be used. combination; among all advanced heat pipe-lining materials, carbon fiber composite material is considered as a potential heat dissipation material due to its high thermal conductivity (higher than copper), lower density and thermal expansion coefficient than aluminum and copper.

d.Competition situation

The components of 3C products produced by the Company are used by world-renowned computer manufacturers. They are of high technical level and great added value. With continuous development, innovation and process improvement, the Company is competitive in product development and manufacturing. The Company could maintain its competitive edge mainly based on the following factors:

i. The product line is broad. The Company produces and supplies parts and components from world-renowned computer manufacturers with high and stable quality.

- ii.For customized production, the Company manufactures products according to customer's specifications, and its technology and quality can meet customer's requirements.
- iii.With R&D and innovation capabilities, the Company continues to develop and improve new product processes, and has obtained relevant patents to make the Company's products more competitive.
- C. Technology and R&D overview

a.Technical level and R&D for business operations

Since the establishment of the Company, we have successively developed a number of key technologies for the production of professional heat dissipation components, and various key technologies have been awarded multiple patents in mainland China, bringing the design and production of heat dissipation components to a new era. Actively recruit professional talents to be responsible for the research and development of new products and technologies, and to develop and improve precision metal die-casting and stamping processes and technologies, so that heat dissipation components products meet the standards adopted by major brands.

At present, the Company is still actively engaged in the improvement and innovation of precision metal die-casting and precision metal stamping processes for key heat dissipation components, and has developed a number of automated control and production equipment to improve production performance and efficiency in order to meet the complete needs of customers in various fields. The Company will continue to enlarge the scale of R&D and further the development of cooling-related products and technologies, and will also develop products for applications in different areas for diversification of product development.

b.Education and work experience of the R&D staff

		Unit: Person
Item	2023	2022
Graduate schools	1	2
University	31	31
Below high school/vocational school	77	82
Total	109	115

c.Annual R&D expenses for the last 5 years

Unit: NT\$ thousand

					1110 thousand
Item/year	2019	2020	2021	2022	2023
R&D expenses (A)	39,740	46,677	69,271	79,289	71,836
Net operating revenue (B)	1,473,398	2,075,283	2,275,541	2,059,560	1,525,203
(A)/(B)	2.70%	2.25%	3.04%	3.85%	4.71%

d.Successfully developed technologies or products

Based on the competitive advantage of excellent tooling technology for key components of heat dissipation, innovative manufacturing processes and excellent management team, with excellent R&D team and development strategies, the Company continues to innovate design and improve in line with the application needs of customers in the market. to successfully develop multiple technologies and applications, and to obtain numerous patents and competitive advantages in the market. The development results of the Company in recent years are listed as follows:

Year	Important R&D results
2015	 Development of changing masking lamination to lamination with tape in production process Formation mold and processing technologies for super small magnesium alloy cooling fans Formation technology of locks Production process for physical parts of cell phones
2016	 Introduction of automatic flatness inspection equipment Introduction of automatic laser engraving equipment Introduction of automatic loading and riveting equipment Integrated stamping-riveting-drilling equipment
2017	 Introduction of CCD smart camera testing system Development of trapezium cooling plates Development of in-mold riveting technique for introduction into production process. Development of FN series CNC material feeding system Development of FN automatic grinder
2018	 FN series conversion of manual inspection to automated inspection Self-developed improvement of the fastener for effective reduction of loss Formation of precision motor products and technology improvement The FN series thermal jig stamping module changed to silicone materials to solve the problem of defects black electric fan products.

Year	Important R&D results
2019	 Technical modification project applied in replacing humans by machines Smart intellectual property international standard system declaration Auxiliary jig for bonding of mobile phone battery and display screen support plate Manufacturing method of mobile phone battery interconnect board Height specifications automatic testing device Computer shaft assembly jig Precision motor accessory processing jig Automatic thread locker
2020	 Processing technology project of notebook computer heat dissipation bracket Portable projector enclosure molding project Ultrabook fan base Assembly method of switch cover for autonomous driving Inclined heat sink Heat pipe for vacuum dosing
2021	 High safety and high latitude cutting method for electric vehicles New energy vehicle starting component testing method Swing-adjustable automatic die-casting method for computer components Multi-functional through-pipe heat dissipation fin set Round radio heat dissipation base
2022	 Multi-tiered 3D heat sink New fan cover Wireless charging shield Molding technology for automotive lidar mechanical parts

D. Long and short-term business development plan

The Company mapped out its long and short-term plans as the basis for business planning in the future in responding to industrial development and the macroeconomic trend so as to upgrade our competitive power. The Company's long and short-term plans are summarized below:

a.Short-term development

i.Marketing strategy

- i)Consolidate the existing notebook market and actively expand the market share of key components for heat dissipation.
- ii)Support the PC system firms in business deployment for expansion of the production capacity in Chongqing plant for bringing in higher revenue.
- iii)Enter the market of parts and components of consumer electronics and traditional sectors like automotive in full effort.
- iv)Continue to improve the product lines of high added value through in-depth cultivation of customer relations.
- ii.Production policy
 - i)Extend to the back-end production process for an upgrade in the capacity of self-production.
 - ii)Satisfy the needs of the customers in delivery
 - iii)Automation of equipment to optimize the production utilization rate and capacity utilization rate.
 - iv)Enhance logistics management efficiency and reduce logistics costs and delivery schedule.
- iii.Direction of product development
 - i)Actively develop non-computer heat dissipation components and mechanical component products based on the successful research and development experience of key components for heat dissipation of notebook computers.
 - ii)Develop customers in products other than electronics with the advantage of R&D and mass production.
 - iii)Keep close ties with existing customers in business cooperation, keep abreast of market information, and secure purchase orders for new models.

iv.R&D strategy

i)Recruit good people in research and development for augmenting the R&D team.

- ii)Proceed with the research and development of products other than electronic applications without altering the size and staffing of the R&D function, and consider recruiting professionals in related areas of specializations.
- iii)Research and develop the production process for improvement of the yield rate and reduction of the cost of production.
- iv)Strengthen the competitive power of the R&D staff and increase the investment in research and development.

b.Long-term Development Plan

i.Marketing Strategy

- Train and develop professional talents in the long run, keep alert of any business opportunity in the market, and increase the market share.
- ii)Continue bonding with customers as good business partners, keep abreast of the market trends and outreach for new customers and purchase orders for the new generation of models to maintain the competitive power of the Company.
- iii)Expand revenues from mechanisms; strengthen the scope of non-electronic product market applications; expand electronic devices (automatic control, automotive, etc.) markets.
- ii.Production policy
 - i)Cultivate a positive relationship with the OEM partners for the effective use of production capacity and expand the capacity for structural parts to reduce the cost of production and increase revenue.
 - ii)Improve the production process and optimize the utilization rate and yield rate.
 - iii)Become capable of satisfying the demand of the customers in "speed and quality first."
 - iv)Continue the launch of automated production to enhance productivity and product quality.
 - v)Keep abreast of the front-end trend through close association with the supply chain.
 - vi)Actively import Industrial 4.0 to enhance efficiency.
- iii.Direction of product development
 - i)Strengthen the development of other application products such as automotive electronic products, optical communication products, wearable devices, satellite navigation and home appliances, and enhance the Company's competitiveness by increasing the breadth of products.
 - ii)Continue the research and development of products with stronger structural strength, slimmer in size, and lighter in weight.
- iv.R&D strategy
 - i)Strengthen the development of other application products such as automotive electronic products, optical communication products, wearable devices, satellite navigation and home appliances, and enhance the Company's competitiveness by increasing the breadth of products.
 - ii)Continue the research and development of products with stronger structural strength, slimmer in size, and lighter in weight.
 - iii)Recruit professionals capable of internalized operation for bolstering the core competence of the Company

(2)Market and sales overview

A.Market analysis

a.Regions of sale of premium items

Unit: NT\$ thousands

Salas area	20	23	2022		
Sales area	Amount	%	Amount	%	
China	1,243,559	81.53	1,570,502	76.25	
Philippines	154,328	10.12	308,535	76.25	
Thailand	60,079	3.94	50,497	76.25	
Taiwan	46,257	3	126,219	76.25	
Others	20,980	1	3,807	2.64	
Total	1,525,203	100	2,059,560	100	

b.Market share

The key customers of the Company are big international OEM manufacturers and companies listed on the TWSE or TPEx. The products of the Company are customized merchandise and are fully in conformity with the specifications and quantities of the orders of the customers under accreditation. There is no commonality among these products. The performance of thermal modules affects the computing performance of electronic products, and have a certain influence on the sales of 3C electronic products such as computers and mobile devices. Therefore, they are highly trusted by customers, to maintain a long-term cooperative relationship. The Company focuses on the key component technology of thermal modules, and works closely with customers to grasp the front-end trends and develop high value-added products to meet the needs of customers and establish a win-win production and sales cooperation.

c.Future market supply/demand and growth potentials

i.Future development trends of the industry

Anli-KY is a professional supplier of heat dissipation key components. Its production technology includes precision metal die-casting, stamping and self-development and production of molds. Various process technologies are integrated to achieve perfect products. At present, its products are mainly used in the thermal modules of the notebook computer industry, as well as in various 3C electronic products. Most precision electronic devices require their components with thermal modules and mechanical parts, which are important key parts in various electronic products. In the past, thermal product technology was mainly based on active and passive hybrid thermal management solutions. The functions continue to be enhanced. In addition, countries around the world have begun to fully support 5G commercialization since 2019. In the future, 5G application scenarios are actively developing in AR/VR film and television entertainment, smart cars/transportation, smart manufacturing/factories, and IoT, etc. Under the characteristics of delay, the related infrastructure and terminal equipment will be actively developed. In response to the emerging applications of high-performance computing, the demand for thermal modules will continue to expand, and the thermal solutions will be mainly transferred to vapor chambers and heat pipes. Consumer electronics will become the application area for thermal components in the short to medium term. The future development trend is analyzed as follows:

i)Precision and composite development of mold making

With the development of semi-conductor and micro system technology, various 3C and optoelectronics advanced technology products will be developed to be portable and highly functional. Therefore, the requirements for parts and components will move toward precision and miniaturization. With the increasing trend, the demand for micro parts and components is expanding, and there are endless business opportunities for micro molds.

ii)Shortened time to market for new products and compression of mold development schedule

The life cycle of the 3C industry is getting shorter and shorter, so that the mold development period is constantly shortened. At the same time, the price of raw materials is rising, which makes the cost rise and the profit margin is compressed. Therefore, mold design needs to make full use of design software to achieve instant and meet customer needs.

iii)Diversified heat dissipation applications

The application of thermal modules originated from the development of desktop computer CPUs. As the performance of electronic products improves, power consumption increases accordingly, leading to new thermal management requirements. Rapid growth is observed in markets such as tablet computers, laptops, smartphones, and the cloud market. Consequently, the thermal management industry is flourishing. Moreover, the last-generation game console industry, exemplified by products like Sony's PlayStation5, Microsoft's Xbox360, and Nintendo's SWITCH, has diversified its functionalities to include activities such as watching movies, browsing the internet, and listening to music. This indicates a continuous evolution towards the miniaturization of functionalities and appearances in global electronic-related products, resulting in varying degrees of heat dissipation requirements. The heat generation and heat generation density of these products are expected to continue increasing. Leveraging our keen observation and judgment of industry trends, our company will persistently expand into diversified product areas and actively pursue new growth opportunities beyond the PC market. These opportunities include automotive electronic products, optical communication products, wearable devices, satellite navigation systems, and emerging niche markets such as home appliances. We aim to continuously enhance our technological capabilities and apply core technologies across different product domains to foster diversified business opportunities and revenue streams.

ii. The Company's market position

The Company's principal business is to provide parts and components for key thermal modules. Although there are many domestic and foreign manufacturers of metal die-casting and stamping products, many small-scale manufacturers have been added in mainland China in recent years, but the Company's production scale and the precision of products varies greatly. Among the domestic TWSE/TPEX listed companies, the production process, product application, industry relevance and development potential include Shuang-Hong, Lizhi, and Litech-KY.

The Company's core technology is the key components of thermal modules. Through close cooperation with customers, we keep abreast of front-end trends. Products are customized, so there is no commonality between its products. As the performance of key components of thermal modules affects the computing performance of electronic products, it has gradually become an indispensable component of thin and light electronic products, and has a certain impact on the sales of consumer electronics products such as computers and mobile devices. In addition, the Company actively develops and improves die-casting and stamping processes and technologies, so that the thermal module components and structural components products meet the standards adopted by major brands and meet the complete needs of customers in various fields. manufacturers, international OEMs, and TWSE/TPEx listed companies in Taiwan, all of whom have high and stable product quality. Despite the frequent upgrade of terminal electronic products, the Company's main customers still regard the Company as an important cooperative partner during the model conversion period. This shows that the Company has won the high trust of its customers, so it can become one of their main suppliers for a long time and maintain a stable market share growth.

iii.Future growth

In recent years, the maturity of 3C electronic products has continued to improve, and the overall market has transitioned from a high-speed growth period to a stable growth stage. As the growth rate has gradually slowed down, the differentiated and personalized market is open to compete, and the 3C electronics market is moving toward innovation and intelligence. The products have been maintaining a considerable degree of growth, and the market capacity has also been gradually developed with differentiation and personalization. With the continuous development of emerging 3C electronic product application fields, R&D technology upgrades, and benefiting from the rise of emerging smart devices, wearable devices, VR/AR The growth in spending power of equipment and other markets has driven the continued growth of 3C electronics and related industries.

The current design trend is gradually moving toward light, thin, short, and multi-functional, which makes the materials used for product casings more particular. Customized heat dissipation devices must be used to effectively cool down. Therefore, the key components of thermal modules and die-casting parts are applied in It is very extensive and diversified. The Company's current terminal applications are still mainly based on thermal modules for electronic products, including CPU cooling fans, notebook computer thermal modules, communication products, servers and game consoles. In addition to the electronic brand customers' products, the Company is also actively expanding other non-3C product areas to develop diversified applications, and the manufacturing process will also continue to move toward automation, which is explained as follows:

i)Cultivation of existing 3C electronic products and heat dissipation components

The Company focuses on the research and development of heat dissipation components, mainly in response to the development trend of 3C electronic products at various stages and the customized design according to the product specifications of each brand customers. In the future, electronic products will become increasingly slim and light, saving power and fast networking needs However, as the heat generation of CPUs, chip sets and graphics chips continue to increase, and the performance and functions of software and hardware are improved simultaneously, all of which have resulted in high heat dissipation requirements. In recent years, the Company has developed various slim and light micro-fan computer components, and thermal modules, wearable electronic devices, household appliances, and electrical appliances; from the initial two-piece riveting process for precision metal die-casting and stamping parts to the advancement of one-piece die-casting direct molding, and from traditional fins to the development of ultra-thin ring-shaped fins, stepped fins, and all-in-one high-performance fins. In the future, the Company will continue to work with customers to develop more advanced thermal application technologies and thermal solutions.

ii)Diversify non-3C application products

a)Automotive products

In recent years, governments of various countries have offered various incentives and preferential policies based on considerations of environmental protection, energy security, industrial policies, etc., and have also invested in infrastructure to increase energy supply stations to support the development of the electric vehicle industry. Electric vehicles and autonomous driving are booming development of the automotive industry and will inevitably trigger a new demand for auto parts and components. In the future, the horsepower of electric vehicles will continue to increase. The higher the motor power, the higher the converted power, the higher the related heat dissipation requirements. To reduce the weight of automobiles, the auto parts and components will be switched to light metal such as magnesium and aluminum die castings.

The Company is optimistic about the trend of the automotive industry and has actively deployed various automotive parts and components, internal parts, heat dissipation parts and electronic control related application products, such as parts and components of automotive satellite navigation, and lamp heat sink brackets. In the future, in addition to increasing the breadth of on-board related components and heat dissipation components, the Company will also apply die-casting and stamping processes to the electromechanical system of electric vehicles, such as the die-casting of transmission motor casings, as well as the processes of automotive powder coating, in order to provide customers with a complete product line solutions, the newly developed molding process, and vertical integration to reduce production costs and provide customers with modular services.

b)Others

The upgrade of each generation of communication technology has brought revolutionary changes to the terminal products, redefined products, and driven the restructuring and drastic changes of the entire industry chain. The establishment of 5G is related to the innovation of technology applications in the future. The bottlenecks encountered by many industrial applications will be resolved, and the intelligent era of the Internet of Everything will be ushered in. 5G will reconstruct the digital economy and drive the development of the national economy. Urban life will become smarter in all aspects, including transportation, safety, education, and tourism.

5G is a change of the whole industry chain and the whole ecosystem. The platform, technology, network and all aspects of 5G will revolutionize this field and change the rules of the game for all of society in 8–10 years. The number of connected terminal devices is projected to surpass existing technology by more than 1,000 times. This surge will propel the advancement of AI, IoT, and other technologies, marking the final piece needed for the realization of cutting-edge technologies like edge computing, big data, and blockchain. Such progress will foster the comprehensive development of associated technologies and applications. According to Deloitte Research, between 2020 and 2035, the investment in the global 5G industry chain is expected to reach about USD4 trillion, and the global industrial applications driven by 5G technology will create more than USD12 trillion in sales.

The Company has been actively expanding the application scenarios of 5G products recently. The gradual rise of 5G has driven the demand for optical fibers, smart cities, smart factories, and face recognition security monitoring. Related thermal modules are becoming increasingly popular, and the Company is introducing mass production of them for various 5G terminal applications. The Company will continue to meet customer needs and develop related product components in the future.

iii)Production automation

The Company has made ceaseless efforts to production automation so as to save manpower, cut down cost, and to minimize human error, and hence improve the yield rate. At present, the equipment that the Company has successfully developed and put into automated production include stamping and automatic rivet and riveting equipment, four-axis rotary spot welding automatic equipment, die-casting automatic unloading and blanking, CNC processing automatic loading and unloading, punching, drilling and riveting equipment. All-in-one automated equipment and automated punching, drilling, and tapping equipment. In the future, the Company plans to continuously improve the automated production capacity of each process.

d.Competitive advantage

i.Outstanding production process technology to satisfy the needs of customers

The company's metal materials manufacturing process includes precision metal die-casting, precise metal stamping, and integration with CNC precision machining in the backend. Secondary processes such as drilling, tapping, laser engraving, welding, and riveting are also seamlessly incorporated, either as standalone processes or integrated into CNC machining. Additionally, we offer outsourced surface treatment services such as grinding, polishing, mirror finishing, printing, highlighting, sandblasting, and anodizing. Moreover, we specialize in functional products, combining plastic injection molding and exploring emerging technologies such as exposure and development. Our emphasis on straightforward assembly ensures that we deliver comprehensive services for metal mechanical parts to our customers.

ii.Mold development capability

Molds are the mother of the industry and the main equipment for the mass production of industrial products. The manufacturing of precision molds is particularly critical to the efficient production of high-quality metal and plastic parts. Since its establishment, the Company has accumulated rich experience in professional mold design and production. The Company is a supplier of heat dissipation components, so the heat dissipation components produced need to be jointly developed according to the customer's end product. Through joint discussions with customers, the feasibility of production development is explored through product mold design expectations, through perfect design process planning, to achieve precise development cost management, so that customer products have competitive advantages in the market. Therefore, the excellent mold development capabilities and process technology is the competitive advantage of the Company.

iii.Distinguished management team

The members of our management team have more than 10 years of experience in this industry and are well seasoned for responding to the changes in the industrial environment, product development trend, and experienced in production, manufacturing, and marketing. The revenue and profit over the years indicated growth, which is the result of the professional standing and industrial experience of the management team. In addition, operation performance is also sound. The Company has acquired several patents, which implied the technical capacity of the Company has reached a specific level and is highly competitive.

iv.Solid financial foundation

The enlargement of the scale of operation inevitably pushed up the inventory level and amount of account receivables. Therefore, the management of working capital will become particularly important. In the electronic industry where product update is ceaseless and price raises come so quickly, the control of working capital and healthy financial structures will be critical for proper appropriation and performance of operation. In addition, the Company has conducted credit evaluation on all its customers as a reference for granting credit limits for the customers and management of account receivables. Besides this, the Company also reviewed its aging inventory from time to time to keep sound utility.

v.Technology and people oriented corporate philosophy

In recent years, the Company has significantly expanded its production capacity and continued to optimize its process technology. It is committed to improving its metal process capabilities and developing high-quality heat dissipation components. The Company is also engaged in the training and development of human resources so as to attract good people to become a part of the Company. This remains an integral part of the major strategy. The product development and production technology process are high precision processing processes, and the Company highly treasures professionals in good standing to maintain its competitiveness and advantage.

vi.Sustainable refinement of R&D capacity

Business is like sailing against the current. Under the constantly changing macro environment and rapid development of technology, the Company continues to invest R&D resources and enhance R&D capabilities to meet customer needs, maintain customer relationships, and expand the Company's product lines to

strengthen the Company's competitive advantages.

- e.Factors favorable and unfavorable for the development in the long run and response
 - i.Favorable factors

i)Increased demand for heat dissipation components for electronic products

Under the development trend of electronic products toward ultra-thin, intelligent and multi-functional, the volume of integrated circuit chips and electronic components continues to shrink, but the power density increases rapidly. At the same time, the packaging density is also getting higher and higher, Thinner and thinner, the problem of heat dissipation has become an issue that needs to be solved urgently for electronic devices. The great heat dissipation problem faced by electronic products is inevitably to design related heat dissipation modules inside the electronic products for cooling, making heat dissipation products gradually become an important key component, and the demand is increasing day by day.

ii)Wide range of applications for precision metal die-casting and stamping

Metallic materials are indispensable in the application of different industries and could mainly be classified as ferrous and non-ferrous metals, such as copper, aluminum, and magnesium. Copper is chemically stable and resistant to corrosion, and is a good metallic material for electrical work. Aluminum is lightweight, and highly ductile and malleable, and be used in various kinds of mechanical processing. This is especially notable in industries where aluminum-magnesium alloy has been widely adopted due to its reputation as a durable, lightweight, and environmentally friendly material. Its extensive use underscores its significance in meeting the demands for strong and sustainable metal solutions. It can be foreseen that the development of various industries and products will increase the demand for metal die-casting and stamping processes more rapidly.

iii)Product development is congruent with the trend of industrial development

The Company specializes in precision metal die-casting, stamping and mold manufacturing for key heat dissipation components. Since its establishment, in addition to continuously introducing advanced mold-making and production equipment to improve technical capabilities and product quality, the Company has adhered to the principles of "integrity, positivity, innovation, and breakthrough." In addition, the Company grasps the market trend and actively invests in the research and development of mainstream components with excellent technology, so it is deeply recognized by international big firms and continues to deepen the cooperative relationship between both parties.

ii.Unfavorable factors and response

i)Vulnerable to industry cycles

The functions designed by different manufacturers of consumer electronics approximate one another and are highly substitutional. In addition, the overall consumer market is under the influence of the global economic cycle and inflation. Big brand proprietors are under the ceaseless pressure of price cutting to stimulate sales and clear up the inventory and transfer the burden to the upstream parts suppliers that deprived their profit margin.

Responses:

a)Continue to strengthen the overall technical capacity

The Company continues to upgrade the capacity of mold development and structure a diversity of surface treatment technologies, strengthen the overall technical capacity, and work in conjunction with the big brand proprietors as early as at the product R&D and design stage. In addition, the Company also works closely with the customers to create higher added value for the products. The Company has made ceaseless efforts to production automation so as to save manpower, cut down cost, and to minimize human error, and hence improve the yield rate. Currently, the Company has successfully developed and launched several pieces of automated production equipment including the integrated stamping and automatic loading and riveting equipment, the four-axis rotational integrated automatic two-way feeding equipment, integrated stamping/cutting/drilling/riveting formation equipment, and integrated stamping/drilling/tapping equipment. In the future, the Company will continue to develop its automated production process to reduce cost and be the first in the market.

b)Diversified development of products

The application fields of metal die-casting and stamping parts are very wide. At present, the Company's products are mainly used in electronic products. In the future, in addition to continuing to develop other non-3C products, the Company will expand into other products such as automotive electronic products, optical communication products, wearable devices, satellite navigation, and home appliances. In terms of

auto parts and components, Kunshan Guanghe, Kunshan Sony and Chongqing Juhao have obtained IATF16949 automotive quality management system certification. As a matter of the business development strategy, the Company will continue to locate big brand proprietors for the possible opportunity of joint ventures in new products to balance the existing product portfolio and dependence on existing customers for reducing operation risk.

ii)Frequent fluctuation of the prices of key materials.

The key metallic materials used by the Company are copper, aluminum and magnesium and are vulnerable to price fluctuation in the metal market.

Responses:

The Company observes and evaluates international raw material price trends, adjusts the purchase inventory position in a timely manner, reduces the adverse effects of price fluctuations, and establishes long-term and good interaction with raw material suppliers to keep abreast of the latest raw material price trends, obtain the best purchase timing, and reduce prices. There is a risk of fluctuation, and the selling price will be adjusted to maintain a certain profit when the price rises.

iii)Ceaseless entrance of industry peers resulted in acute competition

The competition from existing competitors and the entrance of newly emerging sectors, and the pressure of costing and inventory downsizing strategies from upstream customers made competition even more acute.

Responses:

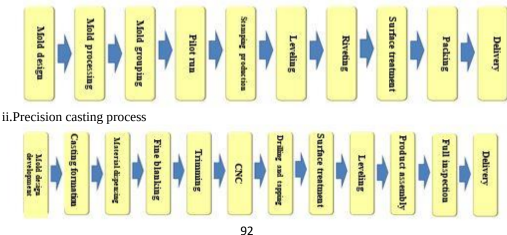
The Company will continue to upgrade and introduce new technologies to compress the lead-time for mold development, develop high precision products and improve service quality. In addition, the Company will maintain close relationships with suppliers to earn the trust of customers and retain a strong foothold in the market. In addition, the Company will continue to upgrade its management quality for the effective improvement of utility, and seek refinement of the technical know-how currently in service to develop a wider array of products so as to bolster the competitive advantage.

B.The purpose of key items and production process

a.Important use of key items.

Product category	Purpose or scope of application
Computer parts and components	Key components of thermal modules, fan frames, and mechanical parts used in notebook computers, desktop computers, and servers
Consumer Electronics Components	Game consoles, wearable devices
Automotive accessories	Automotive electronic products
Portable device parts and components	Structural parts for Tablet PCs, Smartphones, and LCD Frames
Others	Optical communication products, satellite navigation and home appliances, etc.

b.The production process of the main products





C.Supply of key materials

Main raw materials	Location of supply	Supply status
Aluminum/aluminum alloy ingot	China	Good
Copper	China	Good
Iron/stainless steel	China	Good

D.Note to significant changes in the gross margin of key items or departments in the last 2 years.

a. Analysis of change in gross margin:

Unit: NT\$ th						thousand	
Primary	2023				2022		
Products by category	Operating revenue	Gross profit	Gross margin (%)	Operating revenue	Gross profit	Gross margin (%)	Change (%)
Computer parts and components	1,089,631	198,583	18.22	1,585,600	388,219	24.48	(25.56)
Consumer electronics components	203,748	41,499	20.37	299,809	62,386	20.81	(2.12)
Automotive accessories	118,392	24,562	20.75	60,039	11,215	18.68	11.06
Portable device parts and components	16,455	2,313	14.06	18,447	2,748	14.90	(5.64)

b.Explanation for the change in gross profit margin of more than 20%: The gross profit margin of computer components declined by 25.56% due to the weak consumer demand and insufficient shipment.

c.For construction companies or companies with a construction department, specify the year of declaration and the projected revenue for recognition of construction projects and analysis of gross profit of the previous year, and explain if there is any exception of gross margin, projects completed without sale, and the projected sale: Not applicable.

E.List of key customers for purchase and sales

a.Names of suppliers accounting for more than 10% of the total purchase in any of the last 2 years, the amount of purchase and proportion to total purchase, and explain the reasons for the changes:

Unit: NT\$ thousand

			2023		2022			
Item	Name	Amount	Percentage to net purchase of the whole year (%)	Relationship with the issuer	Name	Amount	Percentage to net purchase of the whole year (%)	Relationship with the issuer
1	Company A	215,471	33.06	None	Company A	119,094	15.48	None
2	Company B	26,475	4.06	None	Company B	78,680	10.23	None
3	Others	409,890	62.88	_	Others	571,546	74.29	_
	Net purchase	651,836	100	_	Net purchase	769,320	100	_

Note to the changes:

In addition to metal raw materials such as copper, aluminum, iron, and stainless steel, the Company's main procurement items include die-casting and stamping semi-finished products. The annual procurement amount changes with the customer's order demand and different materials used for the products.

b.Names of customers accounted for more than 10% of the total sale in any of the last 2 years, the amount of sale and proportion to total sale, and explain the reasons for the changes:

					-		Unit. I	NI\$ thousand
		20	23			202	22	
Item	Name	Amount	Percentage to net sales of the whole year (%)	Relationship with the issuer	Name	Amount	Percentage to net sales of the whole year (%)	Relationship with the issuer
1	А	249,074	16.33	None	А	375,107	18.21	None
2	В	212,144	13.91	None	В	128,275	6.23	None
3	С	164,634	10.79	None	С	270,813	13.15	None
4	D	154,105	10.10	None	D	308,535	14.98	None
	Others	745,246	48.86	_	Others	976,830	47.43	_
	Net sales	1,525,203	100	_	Net sales	2,059,560	100	_

Note to the changes:

Company A and Company B, the end customers that have had business with our company for many years, are highly affirmative of our product quality, technology, and mass production capacity. The sales amount total has been subject to change mainly due to changes in product portfolio.

F.Production volume and value in the last 2 years

				Ur	nit: NT\$1,00	0/1,000 pcs
		2023			2022	
Main products	Productivity	Outputs	Output value	Productivity	Outputs	Output value
Computer parts and components	128,420	64,210	696,591	128,236	95,311	1,122,051
Consumer Electronics Components	31,639	15,979	158,351	31,578	23,470	254,198
Automotive accessories	9132.79	4612.52	114937	3,133	2,329	41,261
Portable device parts and components	541.4878	356.242	13241	537	399	20,029
Others	5,060	2,556	49,758	5,702	4,238	51,641
Total	174,793	87,714	1,032,878	169,186	125,747	1,489,180

Note to the changes:

Price competition in the market of portable devices is acute. The Company attuned to the product sales strategy by expanding the production capacity of computer parts and components and reducing the capacity for portable devices with proper adjustment of production volume to the purchase orders.

						Curren	ncy: NT\$1,0	000/1,000 pcs
		202	3			2	022	
Main products	Domestic	sales	Export		Domestic sales		Export	
	Volume	Value	Volume	Value	Volume	Value	Volume	Value
Computer parts and components	38,977	331,104	26,054	758,527	49,796	437,863	42,985	1,147,736
Consumer Electronics Components	17,387	194,804	163.788	8,944	23,153	288,215	768.986	11,595
Automotive accessories	3,395	104,696	616.849	13,696	1,571	41,666	529.163	18,373
Portable device parts and components	258	16,101	101.65	354	165	17,307	190.428	1,140
Others	1,831	77,223	616	19,753	2,667	56,661	956	39,004
Total	61,849	723,928	27,552	801,275	77,353	841,712	45,430	1,217,848

G.Sales volume and value in the last two years

Note: Others are mold development, automotive parts and components, and 3D goggle parts and components. The unit of calculation varied significantly and the sales volume is not stated.

Note to the changes:

Due to the fierce price competition in the handheld device market, the Company adjusted its business strategy and shifted to notebook computer mechanical parts and components with better profit, resulting in a decrease in the number of handheld devices.

2. The number of employees, average years of service, average age and education in the last 2 years to the date this report was printed.

_			Unit: Person
	Year	2022	2023
	R&D	115	109
Employee	Management and sale personnel	107	99
No.	Operators and technical staff	406	360
	Total	628	568
	Average age	38.18	40.34
	Average seniority	6.61	7.05
	Doctoral Degree	-	-
Academic	Master	1%	1%
qualification	University	21%	22%
	Below Senior High School	78%	77%
	Total	100.00%	100%

3.Information on spending on environmental protection

(1)Application for anti-pollution facility and spending

Permit of the installation of pollution treatment facility, or permit for emission of pollutants, or the payable fees for anti-pollution treatment, or the appointment of the designated body and personnel for environmental protection under law, and the status of licensing, payment or installation of such facility:

The production process of the Company is subject to the regulations of local bylaws so that application for permission of the emission of pollutants is required by law and specified as follows:

Plant	Contents	Effective date
ANLI Kunshan	The Company has installed water treatment facilities for treating water pollutants from production and	The Company has been granted the permit for the emission of pollutants
	household use to the required standard before emission.	Validity date: 2025.12.5
Gtek (Chongqing)	The Company has installed water treatment facilities for treating water pollutants from production and	The Company has been granted the permit for the emission of pollutants
Olek (Chongqing)	household use to the required standard before emission.	Validity date: 2026.7.25

(2)Anti-pollution equipment

Specify the investment in the major equipment of the Company for environmental protection and anti-pollution, the purpose and desired result:

December 31, 2023

Machinery name	Quantity	Acquisition date	Investment cost	Balance before depreciations and amortization	Purpose and expected result
Water pollutant treatment work	1	November 30, 2007	1,951	195	Water pollutants from household use and industrial production were treated to the required standard before emission. This helps to reduce the consumption of water required for neutralization and reduce the emission of hazardous substances.
Water and air pollutants treatment work	1	May 30, 2016	653	65	Water pollutants from household use and industrial production were treated to the required standard before emission. This helps to reduce the consumption of water required for neutralization and the collection and purification of air pollutants from industrial production for purification, and reduce the emission of hazardous substances.
Treatment of air pollutants from the casting process	1	November 30, 2021	737	460	Used to collect waste gas for discharge, and pass through a cyclone dust removal device to reduce the emission of harmful substances.
Combustion waste gas treatment project	1	November 30, 2021	232	145	Used for collecting waste gas emission, secondary combustion, water spraying, and plasma devices to reduce the emission of harmful substances.
Production wastewater treatment project	1	November 30, 2021	1,588	993	Used for industrial wastewater discharge after reaching the standard after neutralization; it can save the amount of tap water required for neutralization and the collection and purification of industrial waste gas, reducing the emission of harmful substances.
Treatment of air pollutants from the casting process	1	December 31, 2017	4,687	1,787	For use in the collection of air pollutants before emission, and transferred through the spraying device to reduce the emission of air pollutants.
Treatment of air pollutants from the casting process	1	December 31, 2017	4,492	1,713	For use in the collection of air pollutants before emission, and transferred through the spraying device to reduce the emission of air pollutants.

(3)Please describe the process taken to improve the environment in the two most recent fiscal years and up to the date of publication of the annual report; if there is any pollution dispute, the process of handling it should also be explained: None.

- (4)In the most recent two years and up to the date of publication of the annual report, the losses incurred by the company due to environmental pollution, including compensation and environmental audits, indicate violations of environmental laws and regulations. The company will disclose both the estimated current and future amounts of these losses, as well as the corresponding response measures; if it cannot be reasonably estimated, the reason why it cannot be estimated shall be stated: The Company has not suffered any losses due to environmental pollution.
- (5)Describe the status of pollution and corrective action, and the influence on the earnings, competitive position, and capital expenditures of the Company, and the major capital expenditures for environmental protection projected in the 2 years ahead:
 - A.Current problem of pollution and the influence of the remedy to pollution on the earnings, competitive position, and capital expenditure of the Company:

In the last 2 years to the day this report was printed, the Company's earnings, competitive position, and capital expenditures have not been affected by pollution.

- B.Significant capital expenditures on environmental protection in 2 years ahead: None.
- 4.Labor-Management Relations
 - (1)List out the employee benefits, continuing education, training, retirement system and the status of implementation, and labor-management agreement and the protection of employee rights:
 - A.Employee benefit policies:

As always, the Company spares no effort in providing benefits and a positive work environment for its employees. Further to the release of bonuses and gifts for the Chinese New Year and festivals, the Company also provides the opportunity for its employees to participate in the operation of the Company for improving labor–management bonding and teamwork. Performance bonuses will be released in commensuration with the individual performance of the employees and the business performance of the Company. The Company also takes care of the physical and mental health of its employees by establishing the Employee Welfare Committee for organizing tourist traveling and parties for the employees from time to time in addition to the protection of the employees with medical insurance, social security insurance, and all the required insurances under law.

B.Continuing education and training for the employees

The Company organized internal training from time to time, and arranged external training on topics relevant to the required professional skills for the employees to improve their professional skills and competitive power. Different training programs have also been arranged for employees of different job functions.

- C.Retirement system and implementation of the system:
 - a.Factories in China: The Company pays pension in accordance with the regulations of each place of operation. Each month, the Company contributes 24% of the total salary and deposits it in a designated account, of which 16% is borne by the Company and the other 8% is borne by the individual. The Company has no other obligations for pension benefits.
 - b.Employees of Taiwanese origin are governed by the "Labor Pension Act" under the system of defined appropriation of pension funds. Under this system, 6% of the monthly salaries of the employees will be appropriated to their individual pension accounts at the Labor Insurance Bureau.
 - c.Subsidiaries established in different regions shall be governed by the applicable laws of the respective regions governing pension funds. The Company recognized the contribution to the pension fund as an expense and is not liable for any other retirement fund and pension of the employees.
- D.Labor-management agreement and the protection of employee rights:

The Company attaches great importance to employee benefits, employee future planning, employee professional intelligence enhancement and employee opinions, hoping to promote harmonious labor–management relations. As of the publication date of the annual report, there were no labor disputes.

(2)Losses incurred due to labor disputes in the last 2 years to the day this report was printed (including the violation of Labor Standards Act found in labor inspections, specify the date of punishment, punishment document number, the provisions of the law violated, the content of the violation, and the content of punishment). Also, disclose the estimated amount that may occur at present and in the future, and measures in response. If it cannot be reasonably estimated, specify the facts of the reason:

The Company's labor relations have always been harmonious. In the last two years and as of the printing date of the annual report, the Company has not suffered losses due to labor disputes.

5.Cyber security management

(1)Cyber security risk management framework, cyber security policy, specific management plans, and resources invested in cyber security management:

A.Cyber security risk management framework

The Company's Information Department is the responsible unit for information communication security. It has established information security officer and professional information personnel to formulate the Company's information security policy, plan information security operations, and promote and implement information security policies. Each year, the Audit Office conducts regular audits. If any deficiencies are found during the audit, the audited unit will be immediately required to propose improvement measures, and the results of improvement will be tracked regularly to reduce internal information security risks.

B.Cyber security policy

In order to maintain the normal operation of the Company's information system, strengthen information security management, ensure the availability, integrity and confidentiality of information, and protect against internal and external deliberate or accidental threats.

The Company's information communication security management mechanism includes the following four aspects:

- a.System and regulation: Formulate the Company's information and communication security management system to regulate personnel operating behavior.
- b.Organization and management system: Establish a top-down information security management system of the Company, define the responsibilities of the security management organization, make overall planning, and make expert decision-making to promote the development of information security work for the entire jurisdiction.
- c.System protection: Establish information security management equipment and tools, and implement information security management measures.
- d.Personnel training: The Company conducts regular information security training to improve the information security knowledge and professional skills of the Company's employees.
- C.Specific management plan for information security

Regularly review internal information security regulations; coordinate, manage, and supervise all information security operations of the Group; regularly conduct protection system effectiveness inspections, social engineering drills and other related information security tests, and continue to provide relevant information security propaganda to employees. Through the implementation of information security policies and operating procedures, a sufficient information security environment can be provided to ensure the normal operation of the Company's services.

D.Invest resources in cyber security management

By establishing an information security monitoring system and executing system vulnerability scanning, professional information security measures can prevent hackers from invading and stealing confidential company information. At the same time, a complete information system security protection (for desktop computers, laptops, etc.) is essential to implement the protection of employees' personal information, confidential company information, customers and suppliers.

(2)Losses due to major IT security incidents in the most recent year and up to the date of publication of the annual report, their possible impacts and responsive measures: None.

6.Important contract

Valid supply contracts, technical cooperation contracts, engineering contracts, long-term loan contracts, and other contracts that are significant enough to affect shareholders' equity that are currently in force and expire in the most recent year:

(1)Anli-KY

Major Agreements	Nature of agreement	Contract start and end dates	Term of Agreement	Limitation Article
Credit limit contracts	Cathay United Bank	August 25, 2023 to August 24, 2024	Applying for short-term financing quota from a bank.	None
Credit limit contracts	CTBC Bank	August 31, 2023 to August 31, 2024	Applying for short-term financing quota from a bank.	None
Credit limit contracts	Shilin Branch, First Commercial Bank	October 3, 2022 to October 3, 2023	Applying for short-term financing quota from a bank.	None

(2)Anli Hong Kong

Major Agreements	Nature of agreement	Contract start and end dates	Term of Agreement	Limitation Article
Loans contract	First Commercial Bank HsinFu Branch	October 28, 2016 to October 28, 2031	Financing for procurement of fixed assets	None

(3)Kuanghe Hong Kong

Major Agreements	Nature of agreement	Contract start and end dates	Term of Agreement	Limitation Article
Loans contract	First Commercial Bank HsinFu Branch	October 28, 2016 to October 28, 2031	Financing for procurement of fixed assets	None
Credit limit contracts	CTBC Bank	August 31, 2023 to August 31, 2024	Applying for bank financing facility	None

(4)Kuanghe Kunsha

Major Agreements	Nature of agreement	Contract start and end dates	Term of Agreement	Limitation Article
Housing Lease Agreement	Shencheng Metal Technology (Kunshan) Co., Ltd.	January 1, 2024 to December 31, 2024	Plant Lease Agreement	None
Loans contract	Kunshan Rural Commercial Bank Co., Ltd.	September 7, 2023 to July 10, 2024	Working capital turnover	None

(5)ANLI Kunshan

Major Agreements	Nature of agreement	Contract start and end dates	Term of Agreement	Limitation Article
Loans contract	Kunshan Rural Commercial Bank Co., Ltd.	August 8, 2023 to February 21, 2024	Working capital turnover	None

(6)Gtek (Chongqing)

Major Agreements	Nature of agreement	Contract start and end dates	Term of Agreement	Limitation Article
Engineering contract	Chongqing Jinqing Construction Engineering Co., Ltd.	May 9, 2022 to December 31, 2024	Plant construction	None

(7)Huzhou Anli

Major Agreements	Nature of agreement	Contract start and end dates	Term of Agreement	Limitation Article
Construction contract	Zhejiang Qiaoxing Construction Group Co., Ltd.	December 28, 2021 to August 31, 2023	Plant construction project	None
Credit limit contracts	CTBC Bank	December 28, 2021 to August 31, 2023	Plant construction project	None

VI.Financial Status

1.Condensed Balance Sheet and Income Statement of the last 5 years

(1)Consolidated Balance Sheet - IFRS (Consolidated Financial Statements)

Unit: NT\$ thousand

	Year	Financial information from the past five years (Note 1)				
Item		2019	2020	2021	2022	2023
Current assets		1,254,440	1,983,009	2,581,059	2,052,413	1,326,863
Property, plant, and equipment		717,872	854,739	850,637	1,152,072	1,352,538
Intangible assets		2,480	1,525	769	2,989	1,863
Other assets		437,151	328,678	329,800	368,257	438,004
Total assets		2,411,943	3,167,951	3,762,265	3,575,731	3,119,268
Current	Before Distribution	590,181	695,902	1,173,203	1,179,977	872,688
liabilities	After Distribution	642,078	848,022	1,293,487	1,269,077	872,688
Non-current liab	ilities	317,940	713,943	637,364	342,698	321,459
Total liabilities	Before Distribution	908,121	1,409,845	1,810,567	1,522,675	1,194,147
	After Distribution	960,018	1,561,965	1,930,851	1,611,775	1,194,147
Equity of the par	ent company	-	-	-	-	-
Share capital		432,477	432,477	445,498	445,498	445,498
Capital reserve		463,064	479,795	561,556	561,556	561,556
Reserved	Before Distribution	752,704	984,291	1,063,339	1,139,023	1,046,223
Earnings	After Distribution	700,807	832,171	943,055	1,049,923	1,046,223
Other equity		(144,423)	(138,457)	(118,697)	(93,021)	(128,156)
Treasury stock		-	-	-	-	-
Non-controlling interests		-	-	-	-	-
Equity	Before Distribution	1,503,822	1,758,106	1,951,696	2,053,056	1,925,121
Total amount	After Distribution	1,451,925	1,605,986	1,831,414	1,963,956	1,925,121

Note 1: The financial information for the above years has been audited by the accountant.

(2)Consolidated Income Statement - IFRS (Consolidated Financial Statements)

Unit: NT\$ thousand

Year	Financial information from the past five years (Note 1)				
Item	2019	2020	2021	2022	2023
Operating revenue	1,473,398	2,075,283	2,275,541	2,059,560	1,525,203
Gross profit	451,224	707,336	625,474	531,467	313,154
Operating income	182,584	408,535	287,042	194,481	(6,868)
Non-operating revenues and expenses	-997	(42,388)	6,887	47,355	8,687
Net profit before taxation	181,587	366,147	293,929	241,836	1,819
Current year profit of continuing business units	154,309	283,484	231,168	195,968	(3,700)
Losses from discontinued operations	-	-	-	-	-
Net income (loss)	154,309	283,484	231,168	195,968	(3,700)
Other comprehensive incomes in the current period (net income)	(47,392)	5,966	19,760	25,676	(35,135)
Current period other comprehensive income (Gross)	106,917	289,450	250,928	221,644	(38,835)
Net profit attributable to parent company	154,309	283,484	231,168	195,968	(3,700)
Net income attributable to uncontrolled equity	-	-	-	-	-
The total comprehensive profit and loss is attributed to the owner of the parent company.	106,917	289,450	250,928	221,644	(38,835)
Comprehensive income, gross, attributable to non-controlling interest	-	-	-	-	-
Earnings per share (NT\$)	3.57	6.56	5.22	4.40	(0.08)

Note 1: The financial information for the above years has been audited by the accountant.

(3)Names of financial statement auditors in the last 5 years, and their audit opinions

Year	Firm Name	Name of auditor	Audit Opinions
2019	PwC Taiwan	Chiu Chao-Hsien, Chen Chin-Chang	Unqualified opinion
2020	PwC Taiwan	Chiu Chao-Hsien, Chen Chin-Chang	Unqualified opinion
2021	PwC Taiwan	Chiu Chao-Hsien, Chen Chin-Chang	Unqualified opinion
2022	PwC Taiwan	Chiu Chao-Hsien, Chen Chin-Chang	Unqualified opinion
2023	PwC Taiwan	Chiu Chao-Hsien, Chen Chin-Chang	Unqualified opinion

2. Financial analysis for the latest 5 years

(1)IFRS (Consolidated Financial Statements)

	Analytica	l items	2019	2020	2021	2022	2023
Financial	Einengial Liabilities to assets ratio (%)		37.65	44.50	48.12	42.58	38.28
structure (%)	Long-term ca equipment (%	pital to property, plant and	253.77	289.21	304.37	207.97	166.10
	Current ratio	(%)	212.55	284.95	220.00	173.93	152.04
Solvency (%)	Quick ratio (9	%)	192.17	256.57	199.82	158.00	128.40
	Times interes	t earned (times)	45.29	84.24	52.79	25.32	1.31
	Account rece	ivable turnover (times)	2.26	2.55	2.17	2.22	1.99
	Number of da	lys in average cashing	161.23	142.83	168.13	164.41	183.41
	Inventory tur	nover (times)	9.51	9.96	8.70	8.70	8.81
Operating	Account paya	ble turnover (times)	6.32	6.90	7.11	7.49	9.94
ability	Average number of days in sales		38.38	36.64	41.97	41.93	41.41
	Property, plan (times)	nt and equipment turnover	2.17	2.63	2.67	2.05	1.21
	Total assets turnover (times)		0.62	0.74	0.66	0.56	0.45
	ROA (%)		6.59	10.30	6.90	5.74	-1.05
	Return on equ	Return on equity (%)		17.38	12.46	9.78	-0.18
D (* 11)	As a percentage	Operating profit (%)	42.22	94.46	62.20	43.65	-1.54
Profitability	of net worth (%)	Net profit before tax (%)	41.99	84.66	65.98	54.28	0.40
	Net profit ma	Net profit margin (%)		13.66	10.16	9.51	-0.24
	Earnings per share (NT\$)		3.57	6.55	5.22	4.30	-0.08
	Cash flow rat	io (%)	57.23	12.07	35.43	37.40	2.74
Cash flow		Cash flow adequacy ratio (%)		127.70	176.52	106.10	77.10
	Cash flow rei	nvestment ratio (%)	11.80	1.16	14.16	11.51	-2.46
Level of	Operating lev	erage	1.16	1.08	1.15	1.21	-4.55
leverage	Financial leve	erage	1.02	1.01	1.04	1.10	0.30

Please explain the reasons for the changes in the financial ratios in the last two years. (If the increase/decrease change is less than 20%, the analysis can be waived.)

Changes in the financial ratios of more than 20% in 2023 and 2022 are analyzed as follows:

A. The decrease in long-term capital to fixed assets ratio in the financial structure ratio change is mainly due to an increase in fixed asset purchases

B.Decreased solvency (times interest protection): mainly because the overall operating profitability in 2023 is not as good as 2022.

C.Increase in operating capacity (payables turnover): mainly due to the decrease in average payables in 2023.

D.Decrease in operating capacity (fixed asset turnover): mainly due to the decrease in operating revenue in 2023 and the increase in the purchase of fixed assets.

E.Decrease in profitability: mainly due to loss of operating profit and net profit after tax in 2023.

F.Cash flow (cash flow ratio, cash reinvestment ratio) decreased: mainly due to the decrease of operating cash flow in 2023 and the increase in fixed asset purchases.

G.Increase in leverage: mainly due to operating gains and losses in 2023.

Note 1: The financial information covering the aforementioned periods was audited or reviewed by CPAs.

Note 2: The formula for calculation is as follows:

1. Financial structure

(1)The ratio of total liabilities to total assets = total liabilities / total assets.

(2)Ratio of long-term capital to property, plant and equipment = (Total equities + non-current liabilities) / property, plant and equipment.

2. Solvency

(1)Current ratio = current assets / current 5-character variable liabilities.

(2)Quick ratio = (current assets - inventories - prepaid expense) / current liabilities.

- (3)Interest coverage ratio = net profit before interest and tax / interest expenses for the current period.
- 3. Operating ability
 - (1)Accounts receivable turnover (including accounts receivable and notes receivable resulting from business operations) = Net sales / Average accounts receivable in various periods (including accounts receivable and notes receivable resulting from business operations).
 - (2)Average collection days = 365 / Accounts receivable turnover.
 - (3)Inventory turnover = Cost of goods sold / Average inventory value.
 - (4)Accounts payable turnover (including accounts payable and notes payable resulting from business operations) = Cost of goods sold / Average accounts payable in various periods (including accounts payable and notes payable resulting from business operations)
 - (5)Average days in sales = 365 / Inventory turnover.
 - (6)Property, plant and equipment turnover rate = Net sales / Net average property, plant and equipment.
 - (7)Total assets turnover = Net sales / Total assets.
- 4. Profitability
 - (1)Return on assets = (after-tax net profit + interest expenses x (1 tax rate)) / average asset balance.
 - (2)Return on shareholders' equity = after-tax net profit / total average equity.
 - (3)Profit ratio = net income / net sales.
 - (4)Earnings per share = (profits or loss attributable to owners of the parent company preferred stock dividend) / weighted average stock shares issued.
- 5. Cash flows
 - (1)Net cash flow ratio = Net cash flow from operating activities / Current liability.
 - (2)Cash flow adequacy ratio = net cash flow from operating activities within five years / (capital expenditure + inventory increase + cash dividend) within five years.
 - (3)Cash reinvestment ratio = (net cash flow from operating activity-cash dividend) / (gross property, plant, and equipment + long-term investment + other non-current assets + working capital).
- 6. Leverage:
 - (1)Operating leverage = (Net operating revenue variable operating costs and expenses) / Operating profit(2)Financial leverage = Operating profit / (Operating profit interest expense)

3. Auditing Committee's Review Report on Financial Statements.

Anli International Co., Ltd

Audit Committee's Report

The Audit Committee has approved and the board has ratified the 2023 financial statements (including consolidated statements), business reports and earnings distribution proposal. Meanwhile, the financial statements (including consolidated statements) have been audited by CPA Chiu, Chao-Hsien and CPA Chen, Chin-Chang of PricewaterhouseCoopers, Taiwan, who has issued unqualified opinions. Hence, the 2023 financial statements (including consolidated statements), business reports and earnings distribution proposal approved by the Audit Committee and ratified by the board are in compliance with relevant laws and regulations. Please review.

Submitted to: 2024 Shareholders' meeting of Anli International Co., Ltd

Audit Committee of Anli International Co., Ltd: Independent Directors: Chen Li-Yuan March 11, 2024 Anli International Co., Ltd

Audit Committee's Report

The Audit Committee has approved and the board has ratified the 2023 financial statements (including consolidated statements), business reports and earnings distribution proposal. Meanwhile, the financial statements (including consolidated statements) have been audited by CPA Chiu, Chao-Hsien and CPA Chen, Chin-Chang of PricewaterhouseCoopers, Taiwan, who has issued unqualified opinions. Hence, the 2023 financial statements (including consolidated statements), business reports and earnings distribution proposal approved by the Audit Committee and ratified by the board are in compliance with relevant laws and regulations. Please review.

Submitted to: 2024 Shareholders' meeting of Anli International Co., Ltd

Audit Committee of Anli International Co., Ltd: Independent Directors: Huang Kuo-Feng March 11, 2024 Anli International Co., Ltd

Audit Committee's Report

The Audit Committee has approved and the board has ratified the 2023 financial statements (including consolidated statements), business reports and earnings distribution proposal. Meanwhile, the financial statements (including consolidated statements) have been audited by CPA Chiu, Chao-Hsien and CPA Chen, Chin-Chang of PricewaterhouseCoopers, Taiwan, who has issued unqualified opinions. Hence, the 2023 financial statements (including consolidated statements), business reports and earnings distribution proposal approved by the Audit Committee and ratified by the board are in compliance with relevant laws and regulations. Please review.

Submitted to: 2024 Shareholders' meeting of Anli International Co., Ltd

Audit Committee of Anli International Co., Ltd: Independent Directors: Huang Kui-Jung March 11, 2024

- 4. The financial statements of the most recent year, including the Auditors' Report, Balance Sheet, Comprehensive Income Statements, Statement of Changes in Shareholders Equity, Statement of Cash Flows and note to financial statement or appendix comparing 2 fiscal years: please refer to page 133 to page 207.
- 5. The company's individual financial report for the current year approved by the accountant: Not applicable. We only presented the consolidated financial statement of the parent company only.
- 6. Any insolvency of the Company and its affiliates in the most recent year to the date this report was printed, and the influence on the financial position of the Company, if applicable: The Company did not have any insolvency: Not applicable.

VII. Financial position and review and analysis of the financial performance

1. Comparison and analysis of the financial position

			Unit:	NT\$ thousand %		
Year	2022	2023	Variation			
Item	2022	2023	Amount	%		
Current assets	2,052,413	1,326,863	(725,550)	(35.35)		
Property, plant, and equipment	1,152,072	1,352,538	200,466	17.40		
Intangible assets	2,989	1,863	(1,126)	(37.67)		
Other non-current assets	368,257	438,004	69,747	18.94		
Total assets	3,575,731	3,119,268	(456,463)	(12.77)		
Current liabilities	1,179,977	872,688	(307,289)	(26.04)		
Non-current liabilities	342,698	321,459	(21,239)	(6.20)		
Total liabilities	1,522,675	1,194,147	(328,528)	(21.58)		
Share capital	445,498	445,498	-	-		
Capital reserve	561,556	561,556	-	-		
Retained earnings	1,139,023	1,046,223	(92,800)	(8.15)		
Other equity	-93,021	-128,156	(35,135)	37.77		
Total equity	2,053,056	1,925,121	(127,935)	(6.23)		

For the changes of more than 20% and the amount of changes of more than NT\$10 million, the main reasons are as follows:

(1)Current assets decreased by 35.35%: Mainly due to the decrease in the disposal of financial assets measured at amortized cost and cash and cash equivalents in 2023.

(2)Current liabilities decreased by 26.04%: Mainly due to the maturity of bonds payable in 2023 resulting in the decrease in long-term liabilities, current portion.3. Other equity increased by 37.77% due to changes in foreign exchange rates.

2.Com	parison	and	analysis	of the	financial	performance

	-	Unit: NT\$ thousand %					
Year	2022	2023	Variation				
Item	2022	2023	Amount	%			
Operating revenue	2,059,560	1,525,203	(534,357)	(25.95)			
Operating costs	(1,528,093)	(1,212,049)	316,044	(20.68)			
Gross profit	531,467	313,154	(218,313)	(41.08)			
Operating expenses	336,986	320,022	(16,964)	(5.03)			
Net Operating Income	194,481	(6,868)	(201,349)	(103.53)			
Non-operating income (expenses)	47,355	8,687	(38,668)	(81.66)			
Net profit before taxation	241,836	1,819	(240,017)	(99.25)			
Income tax expenses	(45,868)	(5,519)	40,349	(87.97)			
Net income	195,968	(3,700)	(199,668)	(101.89)			
Other comprehensive profit or loss	25,676	(35,135)	(60,811)	(236.84)			
Current period other comprehensive income (Gross)	221,644	(38,835)	(260,479)	(117.52)			

If the change between the two periods exceeds 20% and the amount is more than NT\$10 million, the analysis of the main cause of the change is specified below:

(1)Gross profit decreased by 41.08%, mainly due to the decrease in market demand and shipment volume in 2023.

(2)non-operating income and expenses decreased by 81.66%, mainly due to the decrease in net foreign exchange gain of NT\$21,525 thousand and interest income by NT\$17,647 thousand in 2023.

(3)Income tax expenses decreased by 87.97%, mainly because the pre-tax profit and loss in 2023 was less than that of the previous year.

(4)Other comprehensive income decreased by 236.84%, mainly due to the impact of changes in the exchange differences of the financial statements in 2023 caused by the different foreign currency exchange rates.

3.Cash flows

(1)Analysis of changes in cash flow in the most recent year:

-						Unit: NT\$ thousand
Opening cash balance	Expected net cash inflow from operating activities for the year	Expected net cash inflow from investing activities for the year	Expected net cash inflow from financing activities for the year	Projected cash surplus (deficit) amount	Financing of cash deficits	
(1)	(2)	(3)	(4)	(1)+(2)+(3)+(4)	Investment	Wealth management
336,504	46,020	(32,355)	27,626	377,795	_	_

Analysis of cash flow changes

A.Operating activities: It is estimated that the revenue will grow by 7% in 2024 and funds are recovered from accounts receivable. The overall performance should be a net inflow from operating activities.

B.Investing activities: It is estimated that the Company will continue to purchase equipment to improve the competitiveness and invest in Huzhou in 2024.

C.Financing activities: It is estimated that external financing will be required due to the continuous investment in Huzhou in 2024, showing a net cash flow expenditure.

(2)Plans to improve liquidity

The Company's operating activities will be in a state of net cash inflow for the next year. The capital expenditures of the Huzhou Plant will be financed by bank financing and fund transfers within the Group.

(3)Cash flow analysis for the next year

The Company's cash liquidity is good, and there is no insufficient liquidity.

4.Impacts of major capital expenditures in the most recent year on business and financial operations:

(1)Status and funding sources of major capital expenditures:

Planned items	Source of Funds	Expected date of completion	Total funds required	Actual or planned utilization of funds (2024)
Factory construction	Self-owned capital and bank financing	2024 Q1	615,622	83,393

(2)Expected benefits: The Anli Technology Co., Ltd. (Huzhou) factory construction project will be completed in response to the Group's capacity planning, business growth and development needs, in order to meet the Company's future production and operation needs.

5. The major causes for profits or losses incurred by investments during the most recent year; rectifications and investment plans for the next year

(1)The Company's investment policy

The Company's investments are mainly located in areas related to the Company's business, and the relevant execution departments are executed in accordance with the internal control system "Investment Cycles" and "Operating Procedure for Acquisition or Disposal of Assets." The above regulations or procedures have also been discussed and approved by the Board of Directors or shareholders' meetings.

(2)The main reason for the profit or loss of reinvestment in the most recent year, and the improvement plan

Unit: NT\$ thousand

			Ollit. N 19 tilousallu
Description item	Gains (losses) recognized in 2023	Main reason for profit or loss	Improvement plan
Anli Hong Kong	57,457	Investment in the Mainland China subsidiaries through the company has achieved good performance and profitability.	Not applicable
Kuanghe Hong Kong	(48,522)	Investment in the Mainland China subsidiaries through the company resulted in the decrease in customers' purchases and annual losses.	Proactive development of new customers
ANLI Kunshan	62,495	It is the actual operating entity in Mainland China in a good standing.	Not applicable
Kuanghe Kunsha	(41,139)	As the actual operating entity in mainland China, due to the relocation of the factory, the employee compensation and the decrease in customers' purchases resulted in the annual loss.	Proactive development of new customers
Gtek (Chongqing)	25,975	It is the actual operating entity in Mainland China in a good standing.	Not applicable
Huzhou Anli	(9,791)	Subsidiary under construction	Not applicable

(3)Investment plans for the coming year:

The Company plans to invest in the establishment of a new plant in Huzhou, Zhejiang Province, in response to the Group's strategy for launch into the business of new energy cars, 5G communications equipment, and the overall upgrading of the production capacity of the Group. The mass production is scheduled in 2024.

6.Risk analysis and assessment:

(1)Impacts of interest rate and exchange rate changes and inflation on the Company's profit and loss and future countermeasures:

A.Interest rate

				Unit: NT\$ thousand
Year		2023	2022	
Item	Amount	As a percentage of net operating revenue	Amount	As a percentage of net operating revenue
Interest revenue	10,209	0.67%	27,856	1.35%
Interest expenditure	15,570	1.02%	18,294	0.89%

Data source: Financial statements with the auditing and attestation performed by the CPAs.

The Company's interest incomes in 2023 and 2022 accounted for 0.67% and 1.35% of the net operating revenues for the years, respectively. The interest expenses in 2023 and 2022 accounted for 1.02% and 0.89% of the net operating revenues for the year, respectively. Therefore, there was no significant impact on the Company. Besides this, the Company has always maintained good relationships with banks, with sound finance and good credit standing, and can obtain better interest rates in case of capital needs. It is expected that future changes in interest rates will not have a significant impact on the overall operation of the consolidated company.

B.Foreign exchange rate

		Unit: NT\$ thousand
Item	2023	2022
Foreign exchange loss (A)	(2,036)	19,489
Operating revenue (B)	1,525,203	2,059,560
(A)/(B) (%)	-0.13%	0.95%

Data source: Financial statements with the auditing and attestation performed by the CPAs.

The Company's exchange gain (loss) account is mainly generated by the conversion of USD obtained from export into RMB to meet the needs of local purchases and daily expenses in Mainland China. Therefore, fluctuations in the foreign exchange market may erode its profits and make fund management difficult. In the face of the risk brought about by exchange rate fluctuations, the Company has adopted the following response measures to reduce the impact posed by exchange rate changes on it. The response measures that the Company may take are as follows:

- a.Keeping abreast of exchange rate trends: To enhance the finance and accounting personnel's understanding of the concept of exchange rate hedging, to maintain close contact with foreign exchange departments of various financial institutions, and to collect exchange rate information at any time to fully verify the trend of exchange rate changes and respond to the negative impact posed therefor proactively.
- b.Determining the appropriate timing of foreign exchange settlement and maintaining safe foreign currency levels: The Company reviews foreign currency cash levels on a daily basis, comprehensively evaluates the capital demand, and makes reference to the actual exchange rate and exchange rate assessment reports issued by the bank, and settles the deposit in USD as that in RMB in a timely manner.
- c.Adjust the product quote in a timely manner: The products of the Company are all customized, and the business units will take the trend of exchange rates into account when quoting quotations to customers to prevent changes in exchange rates from eroding the Company's profits.
- d.Undertaking of financial hedging instruments: The Company and each of its subsidiaries have established their own "operating procedures for acquisition and disposal of assets." Each of them will conduct hedging operations in accordance with internal control regulations when it is necessary to apply financial derivatives, such as forward foreign exchange contracts, for hedging based on evaluation results, subject to the foreign currency position and changes in foreign exchange rates.
- C.Inflation:

The global economic environment is changing rapidly. Up to now, the Company has not experienced an inflation crisis that has had a significant impact on the profit and loss. In the future, the Company will continue to maintain close and good interaction with customers and suppliers, keep noticing market price fluctuations, and adjust procurement and sales strategies and cost structure in a timely manner, in order to mitigate the impact posed by inflation changes on the Company's profit and loss.

- (2)High-risk investments, high-leverage investments, loans to others, endorsements/guarantees, and derivative transactions, the main reasons for profit or loss, and response measures:
 - A.The Company's financial strategy is based on the principle of prudence and conservatism. Therefore, in the most recent year and as of the date of publication of the annual report, the Company has not engaged in high-risk or high-leverage investments and derivative transactions.
 - B.The Company and its subsidiaries have formulated the "Operating Procedure for Loaning of Funds to Others," "Operating Procedure for Endorsements/Guarantees," and "Operating Procedure for Acquisition or Disposal of Assets" to serve as guidelines for loaning of funds to others and making of endorsements/guarantees.

(3)Future R&D plans and expected R&D expenses:

The Company has R&D departments in Kunshan Xinli, Guanghe (Kunshan) and IDO Chongqing, focusing on mold development for heat dissipation parts and components and other metal component products, modification of manufacturing processes, acquisition and construction of automation equipment and implementation thereof into actual production lines. In response to the rapid changes in the environment, the Company trains professional mold, stamping, and die-casting technicians proactively, and improves production processes and innovates technologies to provide customers with complete key component solutions. In the future, the Company will keep making every endeavor to develop heat dissipation parts and components for electronic

products, expand to the applications of automotive and optoelectronic communications, and continue to research, develop, and improve related equipment for automated production so as to enhance production efficiency and reduce the cost of manual labor.

The Company spent approximately NT\$71,836 thousand and NT\$79,289 thousand in R&D in 2023 and 2022, respectively, for production research and development, innovation of production technologies and improvement of production process. In the future, the Company will continue to invest R&D resources depending on product development plans. Through joint R&D cooperation with customers, the Company will continue to develop advanced technologies, accumulate R&D results, and refine product performance and cost to maintain its market competitiveness.

(4)Impacts posed by changes in important domestic and foreign policies and laws on the Company's financial operations, and countermeasures:

The Company is registered in the Gaiman Islands, and its main business locations are situated in Hong Kong and China. The Company's products are ultimately sold to various system factories in China. The main economic activities of the Gaiman Islands are financial services. Hong Kong is a Special Administrative Region of the People's Republic of China, and Mainland China is the world's main economic system. The products developed and sold by the Company belong to the key components of heat transfer and 3C structure, and are not licensed or restricted industries. The Company conducts its business in accordance with important domestic and foreign policies and laws and regulations, and always pays attention to the development trends of important domestic and foreign policies and legal changes, and adopts appropriate countermeasures in response to changes in the market environment. Therefore, the Company has not yet experienced any material events that affect its financial business due to important policies and legal changes in the Gaiman Islands, Hong Kong, and Mainland China.

(5)Effects of technological and industrial changes to the company's financial and business performance, and the responsive actions

By interacting with customers and regularly reading related technology and industry reports, we accumulate long-term observation of technological changes and technological development evolution related to our industry, and can quickly grasp the industry dynamics. Patent protection is applied for various innovative concepts, designs and developments; in order to enhance competitiveness and actively expand into future market sectors, the Company anticipates that changes in technology and industry will have no significant adverse impact.

(6)Impacts of changes in corporate image on corporate crisis management and countermeasures:

The Company's business philosophy is based on the principles of honesty, cooperation, innovation, speed and learning. Since its inception, the Company has had a good image and a stable management team, and the Company continues to introduce outstanding talents to join the Company to provide services, return the operating results to shareholders, and at the same time fulfill the Company's due Social Responsibility At present, there is no corporate crisis caused by the change of corporate image.

(7)Expected benefits and possible risks of mergers and acquisitions and countermeasures:

In the most recent year and as of the publication date of the annual report, the Company did not have any plan to merge or merge other companies. If there is any plan of merger in the future, the Company will carefully evaluate and consider the synergy of the merger to ensure the rights and interests of shareholders.

(8)Expected benefits and possible risks associated with any plant expansion, and mitigation measures being or to be taken:

The expansion of the Company's plant is in response to the future increase in product lines and to improve the performance of production line equipment. All plant expansions undergo a thorough, prudent and professional evaluation process and comply with internal control requirements. Significant capital expenditures also need to be reported to the Board of Directors for review. The source of the required funds is the Company's own earnings, cash capital increase, or bank financing. Possible risks and countermeasures: In order to avoid many uncertainties in the environment and the market, the Company will review industry and market trends from time to time, and propose relevant countermeasures based on the market demand and its own capital position to reduce the Company's operational risks, while taking into account the Company's development and competitiveness.

(9)Risks associated with any concentration of purchases or sales, and mitigation measures being or to be taken:

A.Procurement risk

The main raw materials for the key components of thermal conductivity and 3C structure are copper, aluminum, iron, and stainless steel. There is no irreplaceable monopoly on the suppliers of these materials, and their sources of supply are still sufficient; in addition, the Company has always adopted the principle of

decentralized procurement, and inquiries about the prices of the same raw materials from two or more suppliers, so there is no centralized procurement and related risks.

B.Sales risk

The Company's sales targets are mainly well-known thermal module manufacturers, international system assembly factories, and brand manufacturers. In 2023, the sales amount to each single customer and the proportion of the Company's sales amount exceeded 10%. Four companies were all less than 10%. Current response measures:

- a.Maintain close interaction with customers, assist in front-end design and development, and enhance customer adhesion
- b.Diversified development of products
- c.Enhance automated production to improve yield rate and production efficiency to expand the competitive niche.
- (10)Impacts upon and risks to the Company in the event a major quantity of shares belonging to a director, supervisor, or shareholder holding greater than a 10 percent stake in the Company has been transferred or has otherwise changed hands, and mitigation measures being or to be taken:

In the most recent year and up to the date of publication of the annual report, the Company did not have directors, supervisors or major shareholders holding more than 10% of the shares transferred in a large amount to others.

(11)Impacts, risks, and responsive measures of a change in management rights:

In the most recent year and up to the publication date of the annual report, the Company has not experienced changes in management rights that affected its operations.

- (12)Litigation or non-litigation events Dispute, non-litigation, or administrative litigation, where the outcome is likely to have a significant impact on shareholders' equity or securities prices, the facts of the dispute, the amount of money at stake in the dispute, the date of litigation commencement, the main parties involved, and the status of handling as of the printing date of the annual report: None
- (13)Other important risks and coping measures: Information security risk assessment analysis and coping measures:

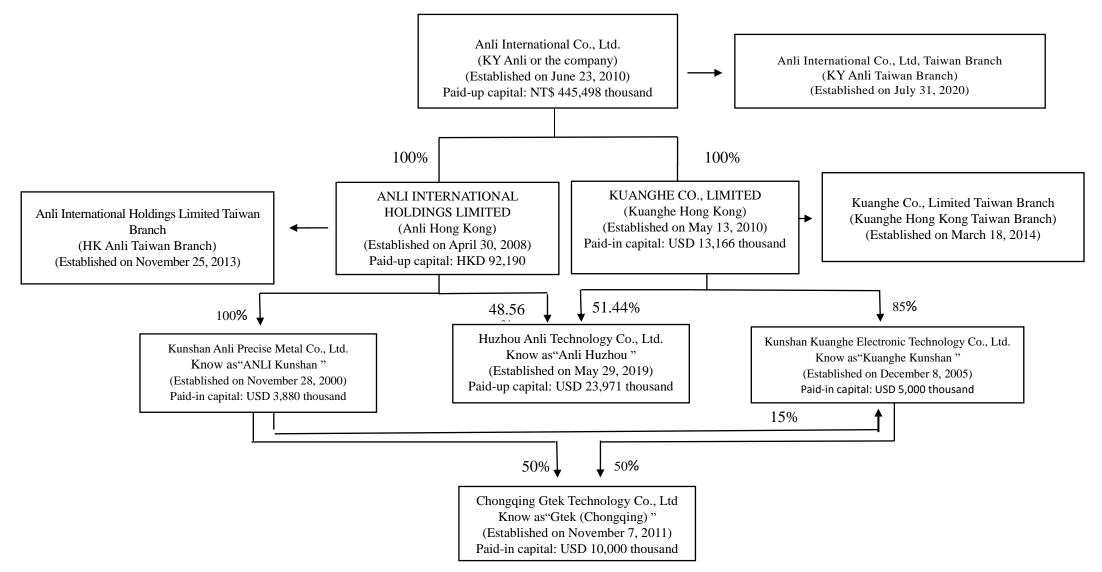
The company has set up information security policies to establish the company information and computer system and maintain a safe environment, with complete information system measures and management processes. Although the Company has established the above policies, procedures and many other information security protection measures, it cannot guarantee that the computer system that controls or maintains the Company's important corporate functions such as manufacturing operations and accounting can completely prevent illegal intrusions by any third party. of the internal network system. That said, the company will continue to strengthen safety measures and management processes through inspection and evaluation in order to ensure appropriateness and effectiveness, thereby reducing risks.

7.Other important notes: None.

VIII.Special Notes

1.Affiliated companies

(1)Organizational Chart of the affiliate companies (up to the publication date of this annual report)



(2)Information on affiliate companies

Name of affiliate company	Date of foundation	Address	Paid-in capital	Main business activities or products
Anli Hong Kong	April 30, 2008	Unit s10,5/F.,W luxe, 5 On Yiu Steeet,Shatin, Hong Kong	HKD 92,190 thousand	Investment, trading, and sales business of subsidiaries
Kuanghe Hong Kong	May 13, 2010	Unit s10,5/F.,W luxe, 5 On Yiu Steeet,Shatin, Hong Kong	USD 13,166 thousand	Investment, trading, and sales business of subsidiaries
ANLI Kunshan	November 28, 2000	No. 99-88, Jidian East Road, Shipu Industrial and Commercial Management Zone, Qiandeng Township, Kunshan, Jiangsu Province.	USD 3,880 thousand	Responsible for the production and sales of the Company's stamping products
Kuanghe Kunsha	December 8, 2005	No. 1425, Fengshou North Road, Qiandeng Township, Kunshan, Jiangsu Province.	USD 5,000 thousand	Responsible for the production and sales of the Company's die-casting products
Gtek (Chongqing)	November 7, 2011	No. 199, Donglin Blvd, Bishan District, Chongqing City	USD 10,000 thousand	Responsible for the production and sales of the Company's stamping and die-casting products
Huzhou Anli	May 29, 2019	No.777, Waixi Road., South Taihu High-Tech Industrial Park, High-Tech Zone, Wuxing District, Huzhou City, Zhejiang Province	USD 23,971 thousand	Responsible for the production and sales of the Company's stamping and die-casting products

(3)Information on the same shareholders presumed to have control and affiliation: None.

N	T. (1)	Name or the	Status of	f shareholding
Name of affiliate company	Title	representative person	Quantity	Shareholding ratio
A 1' YY YZ	Director/President	Lin Chih-Kun	-	-
Anli Hong Kong	Director	Hsu Cheng-Kun	-	-
	Director/President	Wu Chin-Song	-	-
Kuanghe Hong Kong	Director	Hsu Cheng-Kun	-	-
	Director/President	Lin Chih-Kun	-	-
ANI I Vanshar	Director	Hsu Chen-Kun	-	-
ANLI Kunshan	Director	Huang Da-Peng	-	-
	Supervisor	Wu Chin-Song	-	-
	Director/President	Wu Chin-Song	-	-
V	Director	Hsu Cheng-Kun	-	-
Kuanghe Kunsha	Director	Wu Chih-Kun	-	-
	Supervisor	Lin Chih-Kun	-	-
	Director/President	Chang Yi-Chang	-	-
Ctab (Changesing)	Director	Hsu Cheng-Kun	-	-
Gtek (Chongqing)	Director	Wu Chih-Kun	-	-
	Supervisor	Chen Chia-Feng	-	-
	Chairman	Hsu Cheng-Kun	-	-
	Director/President	Wu Chin-Song	-	-
Huzhou Anli	Director	Lin Chih-Kun	-	-
	Director	Wu Chih-Kun	-	-
	Director	Chang Yi-Chang	-	-
	Supervisor	Cheng Ya-We	-	-

(4)Information on directors, supervisors, and general managers of affiliate companies

(5)Overview of the operation of each affiliate company

December 31, 2023; Unit: NT\$ thousand

Name of affiliate company	Share capital	Total assets	Total liabilities	Net value	Operating revenue	Operating profit	Current period profit (after tax)	Earnings per share (\$) (After tax)
Anli Hong Kong	497,221	1,448,965	210,571	1,238,394	378,572	8,157	57,457	Note 1
Kuanghe Hong Kong	390,241	1,092,460	182,757	909,703	82,601	(4,159)	48,522	Note 1
ANLI Kunshan	112,927	1,062,127	178,911	883,216	458,068	47,275	62,495	Note 1
Kuanghe Kunsha	145,525	1,011,419	257,479	753,940	407,753	(53,071)	(41,139)	Note 1
Gtek (Chongqing)	283,456	641,989	200,658	441,331	434,865	23,354	25,975	Note 1
Huzhou Anli	639,639	830,507	153,501	677,006	-	(11,509)	(9,791)	Note 1

Note 1: Non-limited company

(6)Consolidated financial statements of affiliate companies: Same as the consolidated financial statements of the parent company and subsidiaries. Please refer to pages 133 to 207. Report of Affiliate Company: None.

- 2.In the latest financial year to the date this report was printed, private placement of securities: None.
- 3.Holding or disposal of the company's shares by its subsidiaries during the latest financial year, up to the publication date of this annual report: None.
- 4. Other supplementary information:

The Company promised the Taipei Exchange prior to OTC listing to revise "In the event the Company's direct or indirect forfeit of XinLi Precision Metal (Kunshan) Co., Ltd., Guanghe Electronic Technology (Kunshan) Co., Ltd., and IDO Technologies Ltd. (Chongqing) capital increase for years to come or directly or indirectly disposes the shares of the said companies causing the Company to lose substantive control over the said companies, approval by the Company's board (Special Resolution) is required, and the independent directors should attend and express their opinions" in the "Acquisition and Disposal of Asset Operation procedure." The above resolution contents and subsequent guideline amendments shall be disclosed as major information on the Market Observation Post System and reported to the Taipei Exchange for recordkeeping. The Company issued a letter on April 10, 2018, promising revision operations in accordance with the provisions. The revised articles were passed by the board on April 24, 2018 and was passed at the general shareholders' meeting on May 25, 2018.

1	1	8	
Important matters concerning the protection of shareholders' rights and interests	Contents Provisioned in the Corporate Charter	Reason for difference	Effect on shareholders' equity
If the Company repurchases its own shares for transfer to employees, the employees may be restricted from transferring the shares for a certain period of time. However, the maximum period may not exceed two years.	The content of this paragraph is stipulated in Article 40D of the Articles of Incorporation, which read as follows: "Except as otherwise provided in Article 40E of the Articles of Incorporation and applicable laws governing TWSE and TPEx listed companies the treasury shares may be disposed of by the Company on such terms and conditions as determined by the Board of Directors. If the repurchase of treasury shares is transferred to employees in accordance with applicable laws governing TWSE and TPEx listed companies the employees may undertake to the Company not to transfer them within a certain period of time, but the period of restriction is no more than two years. (Note: The above is the Chinese version)"	Pursuant to Article 1 of the Company's Articles of Incorporation, "Treasury Shares" refer to the shares that are issued in accordance with the Articles of Incorporation, the Cayman Companies Act and applicable laws governing TWSE and TPEx listed companies which have been purchased, redeemed or otherwise acquired by the Company and have not been canceled. The content of this paragraph is stipulated in Article 40D of the Articles of Incorporation. According to the lawyer of the Cayman Islands, "the restrictions agreed between the transferor and transferee is a contractual matter between themselves."	This transfer restriction can be settled in the form of a contract, and there should not have a material adverse effect on stockholders' equity.
 6. The following matters shall be listed and explained in the reason for convening the shareholders' meeting, and shall not be proposed as an extraordinary motion. Its main contents may be placed on the website designated by the securities authority or the Company, and its URL shall be specified in the notice: (1)The election or dismissal of directors, 	The contents of this paragraph are stipulated in Article 50 of the Company's Articles of Incorporation, which read as follows: "the following matters shall be included in the notice of the convention of the shareholders' meeting and may not be proposed as an extraordinary motion." The principal contents may be placed on the website designated by the TPEx or TWSE or	The Cayman Companies Act has no particular regulations on extempore motions. According to the lawyer of the Cayman Islands, with regard to extraordinary motions, the shareholders' meeting notice must clearly state the content of the meeting's discussions and provide relevant information to facilitate shareholders' understanding.	In accordance with "Foreign Issuer Registration Country Shareholders' right Protection Matter Checklist" (hereinafter Shareholders' Right Protection Matter Checklist) amendment by letter of Zheng-Gui-Shen-Zi No. 10800681281 announced by

5.Explanation for the material difference from the protection of shareholders' rights and interests in Taiwan

Important matters concerning the protection	Contents Provisioned in		Effect on
of shareholders' rights and interests	the Corporate Charter	Reason for difference	shareholders' equity
 supervisors; (2)Amendments to the Company Corporate Charter (Articles of Incorporation); (3)Capital reduction; (4)Application for cessation of public offering; (5)Company Dismissal, Consolidation, Share Conversion and Division; (6)Entering into, alteration, or termination of the agreement on leasing of the whole operation, entrustment of operation, or joint venture in operation with a third party; (7)Transferring the whole or any essential part of its business or assets; (8)Accepting the transfer of another whole business or assets, which has great bearing on the business operation of the company; (9)Private placement of equity-type securities; (10)Permission for directors to engage in non-competition activities; (11)Distributing dividends and bonuses in whole or in part in the form of new shares; (12)Distributing legal reserve and capital surplus from the issuance of stock premiums or receipts to the original shareholders in the form of new shares or cash. 	websites designated by the Company and the website should be stated in the meeting notice: (a) the election or dismissal of directors or supervisors (if any); (b) change to the Memorandum and/or the Articles of Incorporation; (c) capital reduction. (d) application for cessation of public offering; (e) dissolution, share conversion (as defined in laws and regulations of TWSE and TPEx), merger or division of the Company; (f) conclude, change, or terminate all leased businesses, agreements on commissioned business operations with others of any contract relating to the lease of all the Company's businesses, or regular joint business with others; (g) Transfer of all or any major part of the business or assets of the Company; (h) Transfer of the entire business or assets of another party that has a significant impact on the Company's operations; (i) Private placement of equity securities; (j) permission of directors to engage in non-competition activities; (k) dividends and bonuses are distributed in whole or in part by way of new shares; (1) legal reserve and capital surplus from the issuance of stock premiums or donations are distributed to the original shareholders in	However, "any other proposal" is usually added to the shareholders' meeting notice. Usually, it is of an informal or unimportant nature, and the chair may not include important matters in this proposal. If there are any important matters, they should be discussed and resolved in a separate meeting in accordance with the procedures. However, details of urgent matters discussed at the shareholders' meeting must be submitted to and ratified at the next meeting. Although the laws of Cayman Islands do not expressly prohibit extraordinary motions, Cayman's lawyers recommend that it is not appropriate to have extraordinary motions at the shareholders' meeting.	Taipei Exchange on January 8th, 2020, the Corporate Charter has been amended according to the Shareholders' Right Protection Matter Check List and shall not have major impacts on shareholders' rights.

Important matters concerning the protection of shareholders' rights and interests	Contents Provisioned in the Corporate Charter	Reason for difference	Effect on shareholders' equity
	proportion to their shareholdings through the issuance of new shares in whole or in part; (m) in accordance with the Company Act, all or part of the legal reserve and capital surplus from the issuance of stock premiums or donations is distributed to the original shareholders in proportion to their shareholdings in the form of cash; (n) transfer of the Company's treasury shares to employees; and (o) delisting. Except as otherwise provided in the Company Act or the Articles of Incorporation, a shareholder may make a proposal at a shareholders' meeting only to the extent of the original proposal. (Note: The above is the Chinese version)"		
2. When the Company exercises voting rights in writing or by way of electronic transmission, the method of exercising the voting rights shall be specified in the shareholders' meeting notice. Shareholders who exercise voting power in writing or by way of electronic transmission are considered to have attended the shareholders' meeting in person. However, they waive their rights to participate in any special motions or revisions to the original agendas that may arise during the shareholders' meeting.	The content of this paragraph is set out in Article 67 and Article 68 Paragraph 1 of the Articles of Incorporation, which are as follows: "67. Except as otherwise provided for by these Articles, when the Company convenes a shareholders' meeting, the Company may adopt the exercise of voting power in writing or by way of electronic transmission, provided, however, that the method of exercising voting rights shall be specified in the shareholders' meeting notice. Unless otherwise provisioned by	The Cayman Companies Act has no particular regulations on the contents of the beginning section of Paragraph 2. Given this, the beginning section of Paragraph 2 is stipulated in Article 67 of the Company's Articles of Incorporation. In addition, according to the opinion of the lawyer of the Cayman Islands, a written vote of the shareholder is deemed to be a proxy vote of the chair of the shareholders' meeting; therefore, the latter section of Paragraph 2	According to Article 68 of the Articles of Incorporation, if a deemed chair exercising the voting rights on behalf of the shareholder in accordance with the instructions in writing or an electronic file, the voting right of the shareholder shall not be exercised by the chair in a manner not stated in the written or electronic file. There seems to be no significant adverse impact on shareholders' equity.

		shareholders' equity
Company shall list etronic means as one he channels for reising voting rights at reholders' meetings. If Board of Directors ides to convene a reholders' meeting side the Republic of na, such shareholders I be entitled to reise their voting ver in writing or by v of electronic smission." "68. Fording to the areenolders who reise their voting ver in writing or by v of electronic smission in ordance with the ceding Article shall be med to have entrusted chair of the reholders' meeting to reise their voting ts on behalf of them he shareholders' eting in accordance in the instructions in fing or electronic files. raordinary motions amendments to the sinal proposals at such reholders' meeting I be deemed to be ved the right from ng. However, rementioned ointment shall not be med as constituting requirement of proxy er the laws and alations of TWSE and Ex. If a shareholder is resented by the chair, voting right of the	is stipulated for in Article 68 of the Company's Articles of Incorporation according to the opinion of the lawyer of the Cayman Islands.	
	C listing regulations, Company shall list ctronic means as one he channels for reising voting rights at reholders' meetings. If Board of Directors ides to convene a reholders' meeting side the Republic of na, such shareholders II be entitled to reise their voting ver in writing or by y of electronic asmission." "68. cording to the airements of the vious paragraph, reholders who reise their voting ver in writing or by y of electronic asmission in ordance with the ceding Article shall be med to have entrusted chair of the reholders' meeting to reise their voting ats on behalf of them he shareholders' eting in accordance h the instructions in ting or electronic files. raordinary motions amendments to the ginal proposals at such reholders' meeting II be deemed to be ved the right from ing. However, rementioned ointment shall not be med as constituting requirement of proxy er the laws and alations of TWSE and Ex. If a shareholder is resented by the chair, voting right of the reholder shall not be	Company shall list tronic means as one he channels for reising voting rights at reholders' meetings. If Board of Directors ides to convene a reholders' meeting side the Republic of na, such shareholders II be entitled to recise their voting wer in writing or by of electronic usmission." "68. cording to the airements of the vious paragraph, reholders who recise their voting wer in writing or by of electronic usmission in ordance with the ceding Article shall be med to have entrusted chair of the reholders' meeting to recise their voting ts on behalf of them ne shareholders' eting in accordance in the instructions in ting or electronic files. raordinary motions amendments to the ginal proposals at such reholders' meeting II be deemed to be ved the right from ing. However, rementioned ointment shall not be med as constituting requirement of proxy er the laws and alations of TWSE and Ex. If a shareholder is resented by the chair, voting right of the

Important matters concerning the protection of shareholders' rights and interests	Contents Provisioned in the Corporate Charter exercised by the chair in a manner not stated in the written or electronic file. (Note: The above is the Chinese version)"	Reason for difference	Effect on shareholders' equity
4. Shareholders after exercising their voting power in writing or by way of electronic transmission wish to attend the meeting of shareholders in person shall have the intension of exercising votes in writing or by electronic transmission revoked the same way of exercising their votes two days prior to the meeting commencement date. For overdue revocations, the votes exercised in writing or by electronic transmission shall prevail.	The content of this paragraph is set out in Article 70 of the Articles of Incorporation, which read as follows: "If a shareholder has voted in writing or by electronic transmission and wishes to attend the shareholders' meeting in person, he/she shall submit a written ballot or electronically such person shall be deemed to have revoked the proxy of the chair of the shareholders' meeting as referred to in Article 68. If a shareholder has revoked his/her vote power by a written or electronic transmission after the said time limit pursuant to Article 67 after the aforementioned period, the written or electronic vote and the appointment of the chair of the shareholders' meeting as stipulated in Article 68 shall prevail. If a shareholder, separately appoints a proxy to attend the shareholders' meeting on his/her behalf after submitting a written or electronic vote pursuant to Article 67, it shall be deemed to be a revocation of the shareholders' meeting as referred to in Article 68, and the voting rights exercised by such proxy shall prevail. (Note: The above is the Chinese version)"	The Cayman Companies Act has no particular regulations on the content of Paragraph 4. Therefore, Paragraph 4 is stipulated in Article 70 of the Articles of Incorporation. According to the lawyer of the Cayman Islands, a person may revoke their proxy by attending the meeting in person under the common law. As shareholders who exercise voting rights in the same manner shall be deemed to have entrusted the chair of the shareholders' meeting to exercise his/her voting rights on behalf of him/her at the shareholders' meeting in accordance with the instructions in writing or electronic file. Therefore, the content of Paragraph 4 may not be enforceable.	The variation in this section is caused by the principle of the Anglo-American Common Law system, which will not cause unfavorable and significant influence on shareholders equity. The shareholders' equity could be protected after the disclosure of the content to the shareholders through the annual report.

Important matters concerning the protection of shareholders' rights and interests	Contents Provisioned in the Corporate Charter	Reason for difference	Effect on shareholders' equity
4. After the service of the power of attorney of a proxy to the Company, in case the shareholder issuing the said proxy intends to attend the shareholders' meeting in person or to exercise his/her voting power in writing or by way of electronic transmission, a proxy rescission notice shall be filed with the Company two days prior to the date of the shareholders' meeting so as to rescind the proxy at issue, otherwise, the voting power exercised by the authorized proxy at the meeting shall prevail.	The content of this paragraph is set out in Article 62B of the Articles of Incorporation, which read as follows: "After the service of the power of attorney of a proxy to the Company, in case the shareholder issuing the said proxy intends to attend the shareholders' meeting in person or to exercise his/her voting power in writing or by way of electronic transmission, a proxy rescission notice shall be filed with the Company two days prior to the date of the shareholders' meeting so as to rescind the proxy at issue; otherwise, the voting power exercised by the authorized proxy at the meeting shall prevail. (Note: The above is the Chinese version)"	The Cayman Companies Act has no particular regulations on proxies or the solicitation of proxies. Therefore, Paragraph 4 is stipulated in Article 62B of the Articles of Incorporation. According to the lawyer of the Cayman Islands, a person may revoke their proxy by attending the meeting in person. Therefore, the content of Paragraph 4 may not be enforceable.	The variation in this section is caused by the principle of the Anglo-American Common Law system, which will not cause unfavorable and significant influence on shareholders equity. The shareholders' equity could be protected after the disclosure of the content to the shareholders through the annual report.
The following motions involving significant interests of shareholders require the attendance of shareholders representing more than two-thirds of the total number of outstanding shares and the consent of more than half of the shareholders with voting rights present at the meeting. If the total number of shares held by shareholders present is less than the aforementioned quorum, a two-thirds or more of the voting rights of the shareholders representing more than half of outstanding shares, and voted in favor by more than two-thirds of votes present in the meeting.	Subparagraphs 1, 4, and 5 regarding merger or demerger, Subparagraphs 6 and 7 of this Paragraph are set out in Article 32(a)(b)(c)(d)(g)(h) of the Articles of Incorporation. The contents are as follows: The Company shall adopt A-type Special Resolution or B-type Special Resolution to: (a) conclude, change, or terminate all leased businesses, agreements on commissioned business coperations and business coperation with others; (b) transfer all or any of the businesses or properties; (c) transfer all business or properties of	According to the lawyer of the Cayman Islands, (i) the Articles of Incorporation of a Cayman company must comply with the mandatory provisions of the Cayman Companies Act. In case of conflict, the provisions of the Cayman Companies Act shall prevail; (ii) "Special Resolution" is a legal term under the Cayman Companies Act. According to the Cayman Companies Act, matters that are subject to a Special Resolution should be resolved by the shareholders. The	Articles 32(a)(b)(c)(d)(g)(h) and 33(a) (referring to the voluntary dissolution of the company due to the inability to repay debts on time) have been generally amended based on the requirements of the Shareholders' Rights Protection Checklist. In addition, Article 157 of the Company's Articles of Incorporation changes the Articles of Incorporation (including Article 18 of the Company's Articles of

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Important matters concerning the protection of shareholders' rights and interests	Contents Provisioned in the Corporate Charter	Reason for difference	Effect on shareholders' equity
 (1)The Company concludes, changes or terminates any contract relating to the lease of all businesses, entrusts operations or regular joint operation with or by another person, the transfer of all or a major portion of the business or property, or the transfer of the entire business or property of another person, which has a significant impact on the Company's operations (2)Amendments to Articles of Incorporation that damage preferred shareholders' rights shall be subject to resolution at the special shareholders' meeting (4)Dividends and bonuses in whole or in part distributed in the form of new shares to be issued (5)A resolution for dissolution, consolidation or merger, or split-up of a company (6)Issuance of new restricted employee shares (7)Share Conversion 	others causing a major impact on the Company's operational plan; (d) perform company mergers in accordance with regulations for OTC listing (except "mergers & acquisitions/or consolidation" defined in the Company Act that only require Special Resolution), share transfer or division; [] (g) issue new restricted employee shares in accordance with Article 17B; (h) distribute part or all dividends or bonuses by issuance of new shares. (Note: The above is the Chinese version)" Subparagraph 2 of this paragraph is stipulated in Article 157 of the Articles of Incorporation, which read as follows: "Except as otherwise provided in the Company May at any time, by a special resolution, amend the Memorandum and/or these Articles of Incorporation in whole or in part. (Note: The above is the Chinese version)" Subparagraph 3 of this paragraph is stipulated in Article 18 of the Articles of Incorporation, which read as follows: "Except as otherwise provided in the Company for the second these articles, the Company may at any time, by a special resolution, amend the Memorandum and/or these Articles of Incorporation, which read as follows: "If at any time when the capital of the Company is divided into different classes of shares (e.g. common shares and preferred shares), a materially adverse change in, or abrogation of, the rights (subject to the terms of issue of the shares of that	number of voting rights shall not be less than the threshold for a Special Resolution under the Cayman Companies Act; a higher threshold may be stipulated in the Articles of Incorporation.	Incorporation to amend the Company's Articles of Incorporation to the detriment of the rights of the preferred stock shareholders); Article 33(b) (except dissolution) and Article 31(c), merger and other matters are mandatory in accordance with the Cayman Companies Act and must be resolved through a "Special Resolution" and may not be arbitrarily changed by the Articles of Incorporation. However, with reference to the manner of resolution provided in the Special Resolution and the Shareholders' Rights Protection Checklist, the extent of protection of shareholders' rights set forth by the Articles of Incorporation and the Shareholders' Rights Protection Checklist is comparable.

Important matters concerning the protection of shareholders' rights and	Contents Provisioned in the Corporate Charter	Reason for difference	Effect on shareholders' equity
interests			
	class) (including but not		
	limited to any		
	amendments to the		
	Articles of Incorporation that may prejudice the		
	rights of any preferred		
	shareholders) shall be		
	approved (1) a special		
	resolution of the common		
	shareholders at a meeting		
	of the common		
	shareholders, and (2) a		
	special resolution of the		
	individual shareholders'		
	meetings for that class of		
	shares (e.g. preferred		
	shares). (Note: The above		
	is the Chinese version)"		
	The requirement of		
	section 5 in the aspect of		
	dissolution of the		
	organization is presented		
	in Article 33 of the		
	Articles of Incorporation		
	and is specified as "Unless the Company		
	Act, the Articles of		
	Incorporation, and		
	applicable laws and		
	regulations of TWSE and		
	TPEx specify otherwise		
	in attendance, the		
	Company shall (a)resolve		
	to voluntary dissolution		
	in case of insolvency for		
	settlement of debts upon		
	due under Special		
	Resolution A or Special		
	Resolution B; or (b)		
	resolve to voluntary		
	dissolution in case of		
	other incidents beyond		
	insolvency under special resolution for the		
	dissolution of the		
	Company. (Note: The		
	above is the Chinese		
	version)"		
	Subparagraph 5 of this		
	section in the aspect of		
	merger is presented in		
	Article 31 (c) of the		

Important matters concerning the protection of shareholders' rights and interests	Contents Provisioned in the Corporate Charter	Reason for difference	Effect on shareholders' equity
	Articles of Incorporation and is specified as "the Company may (c) proceed to merger in accordance with the applicable laws governing TWSE or TPEx listed companies through special resolution. (Note: The above is the Chinese version)"		
Regulations governing supervisors.	The Company has not designated supervisors. Thus, no amendments have been made to the provisions related to supervisors in the charter.	The Cayman Companies Act has no specific provisions on supervisors, and the Company has set up the Audit Committee in place of supervisors.	Pursuant to the first paragraph of Article 14-4 of the Securities and Exchange Act, a public company shall appoint an audit committee or supervisors. Although the Shareholder Rights Protection Checklist does not stipulate that the Company should establish an audit committee or supervisors, it has been added that <u>a</u> <u>company applying</u> for the first listing of shares should establish an audit <u>committee. Taking</u> into account its intent, Article 118 of the Articles of Incorporation provides that the <u>Company should</u> establish an audit <u>committee, which is</u> <u>consistent with the</u> intent. Therefore, the absence of <u>supervisors does not</u> appear to have <u>material adverse</u> impact on <u>shareholders'</u> equity.

Important matters concerning the protection of shareholders' rights and interests	Contents Provisioned in the Corporate Charter	Reason for difference	Effect on shareholders' equity
 1.Shareholders who hold more than 1% of the total number of issued shares of the Company for more than six months may request the supervisor in writing to file a lawsuit against the director for the company, and the Taiwan Taipei District Court shall be the court of jurisdiction for the lawsuit. 2.Within 30 days after a shareholder's request, if the supervisor does not file a lawsuit, the shareholder may file a lawsuit for the Company, and the Taipei District Court, Taiwan shall be the court of first instance jurisdiction. 	The first and second paragraphs are stipulated in Article 123 of the Articles of Incorporation, which read as follows: "Subject to the laws of the Cayman Islands, a shareholder holding more than one percent (1%) of the total number of issued shares of the Company for more than six (6) consecutive months may, in writing, request that a member of the Audit Committee who is an independent director, to file a lawsuit on behalf of the Company against a director, and may also have the right to do so in a court of competent jurisdiction (including the Taipei District Court, Taiwan, if applicable). Within 30 days after the receipt of a shareholder's request in accordance with the preceding paragraph, if the independent audit committee member at the request of the shareholder does not file or refuses to file a lawsuit, except as otherwise provided by the laws of the Cayman Islands, the shareholder may file a lawsuit on behalf of the Company, and the court may have jurisdiction over the court (including the Taipei District Court, Taiwan, if applicable). (Note: The above is the Chinesse version)"	The Articles of Incorporation in the Cayman Islands have no particular requirements or prohibitions. Pursuant to the laws of the Cayman Islands, a shareholder may file a lawsuit on behalf of the Company if: (i) the act is illegal or beyond the scope of the Company's authority and thus cannot be ratified by the shareholder; or (ii) the act constitutes fraud on the minority shareholders (i.e. If the person against whom relief is sought in such action is a substantial shareholder who does not permit the company to release the plaintiff for relief in such action, an action under this paragraph would require proof of fraud and that the person engaging in the wrongful conduct had control of the company). Where an act is within the scope of the company's authority, or an act that exceeds the scope of authority but can be ratified by the shareholders, the Cayman court mostly tends not to interfere with the internal acts of the Cayman Islands stated that Article 123 of the Articles of	In accepting the opinion of the lawyer of the Cayman Islands, this section is recommended to be disclosed in the annual report to make the information for the shareholders complete.

Important matters concerning the protection of shareholders' rights and interests	Contents Provisioned in the Corporate Charter	Reason for difference	Effect on shareholders' equity
		Incorporation must comply with Cayman law. Under Cayman law, a director is not obliged to file a lawsuit against another director at the request of a shareholder holding more than 1% of the shares if the director does not consider that it is beneficial to the company.	
 1. The directors of the Company shall carry out their duties faithfully and exercise the due care of a good administrator and shall be liable for any damages caused to the Company due to any violation. If the act is done by the shareholder or a third party, the shareholders' meeting may resolve that any proceeds from such act shall be treated as proceeds of the Company. 2. If a director of the Company violates the law in the execution of the Company's business and causes damage to a third party, he/she shall be jointly and severally liable to the third party for compensation against the Company. 3. In the course of performing duties within the scope of their duties, the Company's managers and supervisors shall bear the same liability for damages as the directors of the Company. 	The content of requirement in this paragraph is presented in Article 97B of the Articles of Incorporation and is specified as "All Directors owe a fiduciary duty to the Company under the law of the Cayman Islands and applicable laws governing TWSE or TPEx listed companies, and such fiduciary duty shall include without limitation the observation of honesty and good will, and avoidance of conflict between obligation and personal interest. If any director violates the aforementioned fiduciary duty, such director shall be liable for the damages incurred in accordance with the laws of the Cayman Islands and applicable laws governing TWSE or TPEx listed companies. According to the laws of the Cayman Islands and applicable laws governing TWSE or TPEx listed companies, if any director breaches the aforementioned fiduciary duty for himself/herself	According to the Cayman Companies Act, directors have fiduciary duties to the Company. If a director breaches such duties and causes damage to the Company, the court may hold the director liable for damages. If the breach of fiduciary duties is for himself/herself or for another person and he has an interest in the breach, the court may order the return of such interests. Under Cayman law, if a director causes damage to a third party in the course of carrying out the Company's business, the third party may claim damages from the Company. The Company may claim from such director the loss caused to the Company by the third party. Although the Articles of Incorporation provide that the director and the Company are jointly and severally liable, from the point of view of Cayman law, the	In accepting the opinion of the lawyer of the Cayman Islands, this section is recommended to be disclosed in the annual report to make the information for the shareholders complete.

Important matters concerning the protection of shareholders' rights and interests	Contents Provisioned in the Corporate Charter	Reason for difference	Effect on shareholders' equity
	or for another person, the shareholders' meeting may resolve that any proceeds from such act shall be treated as proceeds of the Company. If a director acts for the Company and violates relevant laws and regulations and causes damage to a third party, the director shall be jointly and severally liable to the third party and the Company in accordance with the laws of the Cayman Islands and applicable laws governing TWSE or TPEx listed companies. In such event, the director shall compensate the Company for the damages claimed against the third party. In accordance with the laws of the Cayman Islands and applicable laws governing TWSE or TPEx listed companies, the Company's managers and applicable laws governing TWSE or TPEx listed companies, the Company's managers and supervisors (if any), within the scope of their respective duties, shall bear the same responsibilities as the directors under the preceding paragraphs of this article. (Note: The above is the Chinese version)"	third party cannot directly claim against the director.	

6.Occurrences of events defined under Article 36-3-2 of the Securities and Exchange Act in the latest year up till the publishing date of this annual report that significantly impacted shareholders' equity or security prices: None.

Appendix 1 Consolidated Financial Statements for the Years Ended December 31, 2023 and Independent Auditors 'Report

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS AND INDEPENDENT AUDITORS' REPORT DECEMBER 31, 2023 AND 2022

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 Anli International Co., Ltd.

Opinion

We have audited the accompanying consolidated balance sheets of Anli International Co., Ltd. and subsidiaries (the "Group") as at December 31, 2023 and 2022, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of material accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2023 and 2022, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission.

Basis for opinion

We conducted our audits in accordance with the Regulations Governing Financial Statement Audit and Attestation Engagements of Certified Public Accountants and Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the Auditors' responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the Group's 2023 consolidated financial statements. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Group's 2023 consolidated financial statements are stated as follows:

Evaluation of inventories

Description

Refer to Note 4(12) for accounting policies on inventory, Note 5(2) for the uncertainty of accounting estimates and assumptions in relation to inventory valuation, and Note 6(5) for details of allowance for inventory losses.

The Group is primarily engaged in the sales of steelwork of computer, communication, consumer electronic (3C) products and automotive components. There is a higher risk of incurring loss on inventory valuation and obsolescence after considering the highly competitive market, short life cycle of electronic products, and fluctuations in market prices. Further, the determination of net realisable value in the evaluation of inventories involves subjective judgement. Thus, we considered the evaluation of inventories as a key audit matter.

How our audit addressed the matter:

We performed the following audit procedures on the above key audit matter:

- 1.Assessed the reasonableness of policies and procedures related to the provision for allowance for inventory valuation losses based on our understanding of the Group's operations and the characteristics of its industry, including the classification of inventory in determining the net realisable value.
- 2.Reviewed the annual physical inventory count plan and participated in the annual inventory count in order to assess the effectiveness of internal controls over inventory.
- 3.Obtained an understanding of the policy on inventory aging and the preparation logic of inventory aging report. Tested the selected samples to verify the accuracy of inventory aging report.
- 4.Checked the appropriateness of classification of obsolete inventory and amount of net realisable value, including testing inventory sales or purchase prices, recalculating and evaluating the reasonableness of allowance for inventory valuation losses.

Existence and occurrence of revenue from customers with a significant increase in sales

Description

Refer to Notes 4(26) and 6(19) for accounting policy on revenue recognition and related details of revenue.

The Group is primarily engaged in the sales of steelwork of computer, communication, consumer electronic (3C) products and automotive components. For the year ended December 31, 2023, revenue from main customers constituted more than 80% of consolidated operating revenue. As such, the existence and occurrence of revenue from main customers are considered to be material to the consolidated operating revenue. Due to significant changes in revenue recognition arising from the main customers because of the highly competitive market, comparatively large changes in sales revenue and the pressure from the management to meet its financial targets, we considered the existence and occurrence of revenue from customers with significant changes in sales as a key audit matter.

How our audit addressed the matter:

We performed the following audit procedures in respect of the above key audit matter:

- 1. Understood and assessed the internal control over sales revenue from the customers with significant changes in sales and tested the effectiveness of its relevant control procedures.
- 2. Sampled and tested whether the sales schedules were in agreement with the supporting documents to ascertain the existence of revenue from customers with significant changes in sales.
- 3. Inspected related documents with respect to sales returns and discounts from customers with

significant changes in sales, which occurred subsequent to the reporting period and assessed the reasonableness of respective sales revenue recognised.

Responsibilities of management and those charged with governance for the consolidated financial statements

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

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

Those charged with governance, including the audit committee, are responsible for overseeing the Group's financial reporting process.

Auditors' responsibilities for the audit of the consolidated financial statements

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

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and professional skepticism throughout the audit. We also:

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

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

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

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

Chiu, Chao-Hsien Chen, Ching Chang For and on Behalf of PricewaterhouseCoopers, Taiwan March 11, 2024

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and independent auditors' report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice. As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES <u>CONSOLIDATED BALANCE SHEETS</u> <u>DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars)

	Assets	Notes	D	AMOUNT	December 31, 2022 AMOUNT		
	Current assets						
1100	Cash and cash equivalents	6(1)	\$	336,504	\$	796,667	
1136	Financial assets at amortised cost	6(3)					
	-current			26,016		264,610	
1150	Notes receivable, net	6(4)		29,502		5,105	
1170	Accounts receivable, net	6(4)		713,945		781,151	
1180	Accounts receivable due from related	7					
	parties, net			-		1,023	
1200	Other receivables			14,642		15,881	
130X	Inventories	6(5)		129,779		145,291	
1410	Prepayments			76,475		42,685	
11XX	Total current assets			1,326,863		2,052,413	
1	Non-current assets						
1517	Financial assets at fair value through	6(2)					
	other comprehensive income -						
	non-current			96,284		45,203	
1535	Financial assets at amortised cost -	6(3)					
	non-current			43,359		44,102	
1600	Property, plant and equipment	6(6)		1,352,538		1,152,072	
1755	Right-of-use assets	6(7)		241,650		251,215	
1760	Investment property, net	6(8)		19,361		-	
1780	Intangible assets			1,863		2,989	
1840	Deferred tax assets	6(25)		17,570		20,735	
1915	Prepayments for business facilities			16,560		3,679	
1920	Guarantee deposits paid			3,220		3,323	
15XX	Total non-current assets			1,792,405		1,523,318	
	Total assets			3,119,268		3,575,731	

(Continued)

	(1	Expressed in thousa		December 31, 2023	Decem	per 31, 2022
	Liabilities and Equity	Notes		AMOUNT		IOUNT
	Current liabilities					
2100	Short-term borrowings	6(9)	\$	416,078	\$	348,046
2130	Contract liabilities - current	6(19)		2,181		510
2170	Accounts payable			101,647		141,879
2180	Accounts payable to related parties	7		29		211
2200	Other payables	6(13)		334,422		358,027
2220	Other payables to related parties	7		275		-
2230	Current income tax liabilities			682		15,779
2280	Lease liabilities - current	6(7)		12,701		13,452
2320	Long-term liabilities, current portion	6(10)(11)		4,057		301,361
2399	Other current liabilities			616		712
21XX	Total current liabilities			872,688		1,179,977
	Non-current liabilities					
2540	Long-term borrowings	6(12)		31,013		35,078
2570	Deferred income tax liabilities	6(25)		174,773		190,935
2630	Long-term deferred revenue	6(14)		115,370		116,023
2645	Guarantee deposits received			303		662
25XX	Total non-current liabilities			321,459		342,698
2XXX	Total liabilities			1,194,147		1,522,675
	Equity					
	Share capital	6(16)				
3110	Ordinary share			445,498		445,498
	Capital surplus	6(17)				
3200	Capital surplus			561,556		561,556
	Retained earnings	6(18)				
3310	Legal reserve			172,311		152,714
3320	Special reserve			98,005		118,697
3350	Unappropriated retained earnings			775,907		867,612
	Other equity					
3400	Other equity interest		(128,156)	(93,021
3XXX	Total equity			1,925,121		2,053,056
	Significant contingent liabilities and	9				
	unrecorded contract commitments					
	Significant subsequent events	11				
	Total liabilities and equity			3,119,268	\$	3,575,731

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2023 AND 2022

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

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME YEARS ENDED DECEMBER 31, 2023 AND 2022

(Expressed in thousands of New Taiwan dollars, expect for (loss) earnings per share) Year ended December 31

				Year ended l	Decemb	er 31
				2023		2022
	Items	Notes		AMOUNT		AMOUNT
4000	Operating revenue	6(19) and 7	\$	1,525,203	\$	2,059,560
5000	Operating costs	6(5)(23)(24)	()	1,212,049)	(1,528,093
5900	Gross profit from operations			313,154		531,467
	Operating expenses	6(23)(24)				
6100	Selling expenses		(66,216)	(73,295
6200	Administrative expenses		(182,004)	(184,585
6300	Research and development					
	expenses		(71,836)	(79,289
6450	Impairment gain determined in accordance with IFRS 9	12(2)		34		183
6000	Total operating expenses		(320,022)	(336,986
6900	Operating (loss) income		$\tilde{(}$	6,868)	` <u> </u>	194,481
	Non-operating income and		\			
	expenses					
7100	Interest income	6(20)		10,209		27,856
7010	Other income	-()		16,667		15,940
7020	Other gains and losses	6(21)	(2,619)		21,853
7050	Finance costs	6(22)	(15,570)	(18,294
7000	Total non-operating income and	-()	\		` <u> </u>	
,000	expenses			8,687		47,355
7900	Profit before income tax			1,819		241,836
7950	Income tax expense	6(25)	(5,519)	(45,868
8200	(Loss) Profit	0(20)	(\$	3,700)	\$	195,968
0200	Other comprehensive income		(<u></u>		Ψ	170,700
	Components of other					
	comprehensive income that will					
	not be reclassified to profit or loss					
8316	Unrealised gains (losses) from	6(2)				
0510	investments in equity instruments	0(2)				
	measured at fair value through					
	other comprehensive income		\$	6,081	(\$	11,439
	Components of other		Ψ	0,001	(<u></u>	11,137
	comprehensive income that will					
	be reclassified to profit or loss					
8361	Exchange differences on					
0201	translation		(41,216)		37,115
8300	Other comprehensive (loss)		((11,210)		57,115
0500	income		(\$	35,135)	\$	25,676
8500	Total comprehensive (loss)		(\$	55,155)	Ψ	20,070
0500	income		(<u>\$</u>	38,835)	\$	221,644
	(Loss) earnings per share (in	6(26)				
	dollars)					
9750	Basic (loss) earnings per share		(\$	0.08)	\$	4.40
9750						

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

YEARS ENDED DECEMBER 31, 2023 AND 2022

(Expressed in thousands of New Taiwan dollars)

]	Equity attril	outable to	owners o	of the par								
								Capital	Reserves							Retained Earn	ngs		Other Equ		st sed gains	
	Notes	Ordin	ary share	ac	tal surplus, Iditional -in capital	Capital s treasury transac	share	employ	surplus, ee share ions		l surplus, options	Capital s expired optic	share	Legal	reserve	Special reserv		Unappropriated tained earnings	Exchange differences on translation of foreign financial statements	(losse financi measur value t ot compre	sed gams s) from al assets ed at fair through ther ehensive come	Total equity
Year ended December 31, 2022																						
Balance at January 1, 2022		\$	445,498	\$	542,176	\$	952	\$	6,542	\$	11,886	\$		\$	129,597	<u>\$</u> 138,	457	\$ 795,285	(\$ 132,628)) <u>\$</u>	13,931	\$ 1,951,69
Profit for the year			-		-		-		-		-		-		-		-	195,968	-		-	195,968
Other comprehensive income (loss) for the year					-		_		-		_		_		_		-		37,115	(11,439)	25,670
Total comprehensive income (loss)			_		_		_		-		_		_		_		-	195,968	37,115	(11,439)	221,644
Appropriations of 2021 earnings																						
Legal reserve	6(18)		-		-		-		-		-		-		23,117		- ((23,117)	-		-	
Special reserve	6(18)		-		-		-		-		-		-		-	(19,7	60)	19,760	-		-	
Cash dividends	6(18)				-		-		-				-		-			(120,284)				(120,284
Balance at December 31, 2022		\$	445,498	\$	542,176	\$	952	\$	6,542	\$	11,886	\$		\$	152,714	\$ 118,	597	\$ 867,612	(\$ 95,513)) \$	2,492	\$ 2,053,05
Year ended December 31, 2023																						
Balance at January 1, 2023		\$	445,498	\$	542,176	\$	952	\$	6,542	\$	11,886	\$		\$	152,714	<u>\$</u> 118,	597	\$ 867,612	(\$ 95,513)) <u>\$</u>	2,492	\$ 2,053,05
Loss for the year			-		-		-		-		-		-		-		- ((3,700)	-		-	(3,700
Other comprehensive (loss) income for the year					-		-		-				-		-		_		(41,216))	6,081	(35,13
Total comprehensive (loss) income					-		-		-				-		-			(3,700)	(41,216))	6,081	(
Appropriations of 2022 earnings																						
Legal reserve	6(18)		-		-		-		-		-		-		19,597		- ((19,597)	-		-	
Special reserve	6(18)		-		-		-		-		-		-		-	(20,0	92)	20,692	-		-	
Cash dividends	6(18)		-		-		-		-		-		-		-		- ((89,100)	-		-	(89,100
Expired share options	6(11)						-			(11,886)		11,886				-					
Balance at December 31, 2023		\$	445,498	\$	542,176	\$	952	\$	6,542	\$		\$	11,886	\$	172,311	\$ 98,	005	\$ 775,907	(\$ 136,729)	\$	8,573	\$ 1,925,12

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES <u>CONSOLIDATED STATEMENTS OF CASH FLOWS</u> <u>YEARS ENDED DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars)

			Year ended	December 31
	Notes		2023	2022
CASH FLOWS FROM OPERATING ACTIVITIES				
Profit before tax		\$	1,819	\$ 241,836
Adjustments			,	. , ,
Adjustments to reconcile profit (loss)				
Impairment gain determined in accordance with	12(2)			
IFRS 9	~ /	(34) (183)
Loss (gain) on disposals of property, plant and	6(21)	,		``````````````````````````````````````
equipment	. ,		1,292 (5,522)
Depreciation	6(23)		111,965	119,367
Amortization	6(23)		1,656	1,475
(Gain) loss on financial assets at fair value	6(21)			
through profit or loss		(1,484)	151
Recognition of long-term deferred revenue	6(14)	(2,788) (2,786)
Interest income	6(20)	(10,209) (27,856)
Dividend income		(2,165) (793)
Finance costs	6(22)		15,570	18,294
Changes in operating assets and liabilities				
Changes in operating assets				
Notes receivable		(24,982) (1,000)
Accounts receivable			58,347	316,685
Accounts receivable due from related parties			1,023 (295)
Other receivables		(1,067) (2,134)
Inventory			15,888	65,366
Prepayments		(31,428) (12,158)
Changes in operating liabilities				
Contract liabilities			1,671 (2,487)
Accounts payable		(40,232) (123,858)
Accounts payable to related parties		(182)	3
Other payables		(49,119) (125,426)
Other payables to related parties			275	-
Other current liabilities		(96) (1,204)
Cash inflow generated from operations		` <u> </u>	45,720	457,475
Receipt of interest			12,515	23,270
Payment of interest		(13,230) (
Receipt of dividends			2,165	793
Refund of income tax			13,930	4,011
Payment of income tax		(37,122) (33,943)
Net cash flows from operating activities		`	23,978	441,335

(Continued)

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES <u>CONSOLIDATED STATEMENTS OF CASH FLOWS</u> <u>YEARS ENDED DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars)

			Year ende	d Dece	mber 31
	Notes		2023		2022
CASH FLOWS FROM INVESTING ACTIVITIES					
Decrease in financial assets at amortised cost		\$	238,908	\$	412,916
Acquisition of financial assets at fair value through	6(2) and 12(3)				
other comprehensive income - non-current		(45,000)	(22,668)
Acquisition of property, plant and equipment	6(27)	(294,131)	(408,140)
Proceeds from disposals of property, plant and					
equipment			1,169		21,645
Acquisition of investment property		(19,458)		-
Acquisition of intangible assets		(176)	(3,673)
Increase in prepayments for business facilities		(12,881)	(1,939)
Decrease (increase) in guarantee deposits paid			48	(918)
Net cash flows used in investing activities		(131,521)	(2,777)
CASH FLOWS FROM FINANCING ACTIVITIES					
Increase in short-term loans	6(28)		769,826		1,022,387
Decrease in short-term loans	6(28)	(705,479)	(1,095,707)
Repayment of long-term borrowings	6(28)	(3,959)	(3,946)
Lease principal repayment	6(28)	(13,495)	(13,000)
Decrease in guarantee deposits received	6(28)	(354)		-
Redemption of convertible bonds	6(28)	(301,300)		-
Cash dividends paid	6(18)	(89,100)	(120,284)
Net cash flows used in financing activities		(343,861)	(210,550)
Effects of exchange rate changes on cash		(8,759)		5,469
Net (decrease) increase in cash and cash equivalents		(460,163)		233,477
Cash and cash equivalents at beginning of year			796,667		563,190
Cash and cash equivalents at end of year		\$	336,504	\$	796,667

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

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS YEARS ENDED DECEMBER 31, 2023 AND 2022

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

1. History and Organisation

Anli International Co., Ltd. (the "Company") was incorporated in the Cayman Islands on June 23, 2010. The Company acquired a 100% equity interest in ANLI INTERNATIONAL HOLDINGS LIMITED and KUANGHE CO., LIMITED by using the Company's shares totaling 26 million shares. The Company became the holding company of these two companies when the reorganisation was completed. The Company and its subsidiaries (collectively referred herein as the "Group") are primarily engaged in the stamping of various precision metals, manufacture and sales of die casting components, computers, communication equipment, vehicle components, precision metalworking products and new electronic components such as inductance, and metal finishing. The Company's shares of stock were listed on the Taipei Exchange on July 2, 2018.

2. <u>The Date of Authorisation for Issuance of the Financial Statements and Procedures</u> for Authorisation

These consolidated financial statements were authorised for issuance by the Board of Directors on March 11, 2024.

- 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®") Accounting Standards 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 2023 are as follows:

	Effective date by International
	Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IAS 1, 'Disclosure of accounting policies'	January 1, 2023
Amendments to IAS 8, 'Definition of accounting estimates'	January 1, 2023
Amendments to IAS 12, 'Deferred tax related to assets and liabilities arising from a single transaction'	January 1, 2023
Amendments to IAS 12, 'International tax reform - pillar two model rules'	May 23, 2023

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

(2)Effect of new issuances of or amendments to IFRS Accounting Standards as endorsed by the FSC but not yet adopted by the Group

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

	Effective date by International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 16, 'Lease liability in a sale and leaseback'	January 1, 2024
Amendments to IAS 1, 'Classification of liabilities as current or non- current'	January 1, 2024
Amendments to IAS 1, 'Non-current liabilities with covenants'	January 1, 2024
Amendments to IAS 7 and IFRS 7, 'Supplier finance arrangements'	January 1, 2024

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

(3)IFRS Accounting Standards issued by IASB but not yet endorsed by the FSC

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting
IFRS 17, 'Insurance contracts'	Standards Board January 1, 2023
	•
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 – comparative information'	January 1, 2023
Amendments to IAS 21, 'Lack of exchangeability'	January 1, 2025

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

4. Summary of Material Accounting Policies

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1)<u>Compliance statement</u>

The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers", International Financial Reporting Standards, International Accounting Standards, IFRIC[®] Interpretations, and SIC[®] Interpretations that came into effect as endorsed by the FSC (collectively referred herein as the "IFRSs").

(2)<u>Basis of preparation</u>

- A. Except for the following items, the consolidated financial statements have been prepared under the historical cost convention:
 - (a) Financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.
 - (b) Financial assets at fair value through other comprehensive income.
- 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. Basis for preparation of consolidated financial statements:
 - (a) All subsidiaries are included in the Group's consolidated financial statements. Subsidiaries are all entities controlled by the Group. The Group controls an entity when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Consolidation of subsidiaries begins from the date the Group obtains control of the subsidiaries and ceases when the Group loses control of the subsidiaries.
 - (b) Inter-company transactions, balances and unrealised gains or losses on transactions between companies within the Group are eliminated. Accounting policies of subsidiaries have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
 - (c) Profit or loss and each component of other comprehensive income are attributed to the owners of the parent and to the non-controlling interests. Total comprehensive income is attributed to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.
 - (d) Changes in a parent's ownership interest in a subsidiary that do not result in the parent losing control of the subsidiary (transactions with non-controlling interests) are accounted for as equity transactions, i.e. transactions with owners in their capacity as owners. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity.

(e) When the Group loses control of a subsidiary, the Group remeasures any investment retained in the former subsidiary at its fair value. That fair value is regarded as the fair value on initial recognition of a financial asset or the cost on initial recognition of the associate or joint venture. Any difference between fair value and carrying amount is recognised in profit or loss. All amounts previously recognised in other comprehensive income in relation to the subsidiary are reclassified to profit or loss on the same basis as would be required if the related assets or liabilities were disposed of. That is, when the Group loses control of a subsidiary, all gains or losses previously recognised in other comprehensive income in relation to the subsidiary should be reclassified from equity to profit or loss, if such gains or losses would be reclassified to profit or loss when the related assets or liabilities are disposed of.

			Owners	ship (%)	
Name of investor	Name of subsidiary	Main business activities	December 31, 2023	December 31, 2022	Description
The Company	ANLI INTERNATIONAL HOLDINGS LIMITED	Investment company and stamping of various precision metal and sales of die casting components	100.00	100.00	
"	KUANGHE CO., LIMITED	Investment company and sales of new electronic components	100.00	100.00	
ANLI INTERNATIONAL HOLDINGS LIMITED	Kunshan Anli Precise Metal Co., Ltd.	• Stamping of various precision metal and manufacturing and sales of die casting components	100.00	100.00	
"	HuZhou Anli Technology Co., Ltd.	Design, research and development of electronic components, vehicle components, new metal material, machine parts, communication equipment and computer software; and manufacture of fine blanking die	48.56	52.33	Note 1 and 2
KUANGHE CO., LIMITED	Kunshan Kuanghe Electronic Technology Co., Ltd.	Manufacture and sales of new electronic components such as inductance	85.00	85.00	

B. Subsidiaries included in the consolidated financial statements:

			Owners	ship (%)	
Name of investor	Name of	Main business activities	December 31, 2023	December 31, 2022	Description
KUANGHE CO., LIMITED	HuZhou Anli Technology Co., Ltd.	Design, research and development of electronic components, vehicle components, new metal material, machine parts, communication equipment and computer software; and manufacture of fine blanking die	51.44	47.67	Note 1 and 2
Kunshan Anli Precise Metal Co., Ltd.	Kunshan Kuanghe Electronic Technology Co., Ltd.	Manufacture and sales of new electronic components such as inductance	15.00	15.00	
Kunshan Anli Precise Metal Co., Ltd.	Gtek Technology Co., Ltd.	Manufacture and sales of new electronic components such as inductance; and metal finishing	50.00	50.00	
Kunshan Kuanghe Electronic Technology Co., Ltd.	Gtek Technology Co., Ltd.	Manufacture and sales of new electronic components such as inductance; and metal finishing	50.00	50.00	

- Note 1: On August 9, 2023, the Board of Directors of ANLI INTERNATIONAL HOLDINGS LIMITED resolved to participate in the capital increase of the Group's subsidiary, HuZhou Anli Technology Co., Ltd. ANLI INTERNATIONAL HOLDINGS LIMITED contributed its receivables from HuZhou Anli Technology Co., Ltd. as capital, and the shareholding ratios were 48.56% and 51.44%, respectively, after the capital infusion was completed.
- Note 2: On July 4, 2022, the Board of Directors of ANLI INTERNATIONAL HOLDINGS LIMITED and KUANGHE CO., LIMITED resolved to participate in the capital increase of the Group's subsidiary, HuZhou Anli Technology Co., Ltd. in the amount of RMB 22,541 thousand and RMB 14,279 thousand, and the shareholding ratios were 52.33% and 47.67%, respectively, after the capital infusion was completed.
- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group: None.

(4) Foreign currency translation

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in New Taiwan dollars, which is the Company's functional and the Group's presentation currency.

A. Foreign currency transactions and balances

- (a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in profit or loss in the period in which they arise.
- (b) Monetary assets and liabilities denominated in foreign currencies at the period end are re-translated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon re-translation at the balance sheet date are recognised in profit or loss.
- (c) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.
- (d) All other foreign exchange gains and losses based on the nature of those transactions are presented in the consolidated statement of comprehensive income within 'other gains and losses'.
- B. Translation of foreign operations

The operating results and financial position of all the group entities, associates and joint arrangements that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (a) Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
- (b) Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
- (c) All resulting exchange differences are recognised in other comprehensive income.

(5)<u>Classification of current and non-current items</u>

- A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
 - (a) Assets arising from operating activities that are expected to be realised, or are intended to be sold or consumed within the normal operating cycle;
 - (b) Assets held mainly for trading purposes;
 - (c) Assets that are expected to be realised within twelve months from the balance sheet date;
 - (d) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to settle liabilities more than twelve months after the balance sheet date.

- B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:
 - (a) Liabilities that are expected to be settled within the normal operating cycle;
 - (b) Liabilities arising mainly from trading activities;
 - (c) Liabilities that are to be settled within twelve months from the balance sheet date;
 - (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.
- (6)<u>Cash equivalents</u>

Cash equivalents refer to short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Time deposits that meet the definition above and are held for the purpose of meeting short-term cash commitments in operations are classified as cash equivalents.

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

- A. Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading, and for which the Group has made an irrevocable election at initial recognition to recognise changes in fair value in other comprehensive income.
- B. On a regular way purchase or sale basis, financial assets at fair value through other comprehensive income are recognised and derecognised using trade date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. The Group subsequently measures the financial assets at fair value:

The changes in fair value of equity investments that were recognised in other comprehensive income are reclassified to retained earnings and are not reclassified to profit or loss following the derecognition of the investment. Dividends are recognised as revenue when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

- (8)Financial assets at amortised cost
 - A. Financial assets at amortised cost are those that meet all of the following criteria:
 - (a) The objective of the Group's business model is achieved by collecting contractual cash flows.
 - (b) The assets' contractual cash flows represent solely payments of principal and interest.
 - B. On a regular way purchase or sale basis, financial assets at amortised cost are recognised and derecognised using trade date accounting.

- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. Interest income from these financial assets is included in finance income using the effective interest method. A gain or loss is recognised in profit or loss when the asset is derecognised or impaired.
- D. The Group's time deposits which do not fall under cash equivalents are those with a short maturity period and are measured at initial investment amount as the effect of discounting is immaterial.

(9)<u>Accounts and notes receivable</u>

- A. Accounts and notes receivable entitle the Group a legal right to receive consideration in exchange for transferred goods or rendered services.
- B. The short-term accounts and notes receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(10) Impairment of financial assets

For debt instruments measured at fair value through other comprehensive income and financial assets at amortised cost including accounts receivable that have a significant financing component, at each reporting date, the Group recognises the impairment provision for 12 months expected credit losses if there has not been a significant increase in credit risk since initial recognition or recognises the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Group recognises the impairment provision for lifetime ECLs.

(11)<u>Derecognition of financial assets</u>

The Group derecognises a financial asset when the contractual rights to receive the cash flows from the financial asset expire.

(12)<u>Inventories</u>

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted-average method. The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and related production overheads (allocated based on normal operating capacity). It excludes borrowing costs. The item by item approach is used in applying the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

(13)Property, plant and equipment

A. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalised.

- B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.
- C. Land is not depreciated. Other property, plant and equipment apply cost model and are depreciated using the straight-line method to allocate their cost over their estimated useful lives. Each part of an item of property, plant, and equipment with a cost that is significant in relation to the total cost of the item must be depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Buildings and structures		
Main building	20 ~ 50	years
Auxiliary building	10	years
Machinery and equipment	3 ~ 10	years
Transportation equipment	2 ~ 5	years
Office equipment	3 ~ 10	years
Leasehold improvements	10 ~ 20	years
Other equipment	3 ~ 10	years

(14)Leasing arrangements (lessee) - right-of-use assets/ lease liabilities

- A. Leases are recognised as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use by the Group. For short-term leases or leases of low-value assets, lease payments are recognised as an expense on a straight-line basis over the lease term.
- B. Lease liabilities include the net present value of the remaining lease payments at the commencement date, discounted using the incremental borrowing interest rate. Lease payments are comprised of fixed payments, less any lease incentives receivable.

The Group subsequently measures the lease liability at amortised cost using the interest method and recognises interest expense over the lease term. The lease liability is remeasured and the amount of remeasurement is recognised as an adjustment to the right-of-use asset when there are changes in the lease term or lease payments and such changes do not arise from contract modifications.

- C. At the commencement date, the right-of-use asset is stated at cost comprising the following:
 - (a) The amount of the initial measurement of lease liability;
 - (b) Any lease payments made at or before the commencement date; and

(c) Any initial direct costs incurred by the lessee.

The right-of-use asset is measured subsequently using the cost model and is depreciated from the commencement date to the earlier of the end of the asset's useful life or the end of the lease term. When the lease liability is remeasured, the amount of remeasurement is recognised as an adjustment to the right-of-use asset.

(15)<u>Investment property</u>

An investment property is stated initially at its cost and measured subsequently using the cost model. Except for land, investment property is depreciated on a straight-line basis over its estimated useful life of 50 years.

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

Intangible assets, mainly computer software and patents, are amortised on a straight-line basis over their estimated useful lives of $2 \sim 10$ years.

(17)<u>Impairment of non-financial assets</u>

The Group assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value in use. When the circumstances or reasons for recognizing impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortised historical cost would have been if the impairment had not been recognised.

(18)<u>Borrowings</u>

Borrowings comprise long-term and short-term bank borrowings. Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method.

(19)<u>Accounts payable</u>

A. Accounts payable are liabilities for purchases of raw materials, goods or services are those resulting from operating and non-operating activities.

B. The short-term accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(20)<u>Convertible bonds payable</u>

Convertible bonds issued by the Group contain conversion options (that is, the bondholders have the right to convert the bonds into the Group's common shares by exchanging a fixed amount of cash for a fixed number of common shares) and call options. The Group classifies the bonds payable upon issuance as a financial asset, a financial liability or an equity instrument in accordance with the contract terms. They are accounted for as follows:

- A. The embedded call options are recognised initially at net fair value as 'financial assets or financial liabilities at fair value through profit or loss'. They are subsequently remeasured and stated at fair value on each balance sheet date; the gain or loss is recognised as 'gain or loss on valuation of financial assets or financial liabilities at fair value through profit or loss'.
- B. The host contracts of bonds are initially recognised at fair value. Any difference between the initial recognition and the redemption value is accounted for as the premium or discount on bonds payable and subsequently is amortised in profit or loss as an adjustment to 'finance costs' over the period of circulation using the effective interest method.
- C. The embedded conversion options which meet the definition of an equity instrument are initially recognised in 'capital surplus—share options' at the residual amount of total issue price less the amount of financial assets or financial liabilities at fair value through profit or loss and bonds payable as stated above. Conversion options are not subsequently remeasured.
- D. Any transaction costs directly attributable to the issuance are allocated to each liability or equity component in proportion to the initial carrying amount of each abovementioned item.
- E. When bondholders exercise conversion options, the liability component of the bonds (including bonds payable and 'financial assets or financial liabilities at fair value through profit or loss') shall be remeasured on the conversion date. The issuance cost of converted common shares is the total book value of the abovementioned liability component and 'capital surplus—share options'.

(21)<u>Employee benefits</u>

A. Short-term employee benefits

Short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in respect of service rendered by employees in a period and should be recognised as expense in that period when the employees render service.

B. Pensions

Defined contribution plans

For defined contribution plans, the contributions are recognised as pension expense when they are due on an accrual basis. Prepaid contributions are recognised as an asset to the extent of a cash refund or a reduction in the future payments. C. Employees' compensation and directors' remuneration

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

(22)<u>Employee share-based payment</u>

For the equity-settled share-based payment arrangements, the employee services received are measured at the fair value of the equity instruments granted at the grant date, and are recognised as compensation cost over the vesting period, with a corresponding adjustment to equity. The fair value of the equity instruments granted shall reflect the impact of market vesting conditions and non-vesting conditions. Compensation cost is subject to adjustment based on the service conditions that are expected to be satisfied and the estimates of the number of equity instruments that are expected to vest under the non-market vesting conditions at each balance sheet date. Ultimately, the amount of compensation cost recognised is based on the number of equity instruments that eventually vest.

- (23)Income tax
 - A. The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.
 - B. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities.
 - C. Deferred tax is recognised, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated balance sheet. However, the deferred tax is not accounted for if it arises from initial recognition of goodwill or of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences. Deferred tax is provided on temporary differences arising on investments in subsidiaries, except where the timing of the reversal of the temporary difference will not reverse in the foreseeable future. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.
 - D. Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred tax assets are reassessed.

E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. Deferred tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realise the asset and settle the liability simultaneously.

(24)Share capital

Where the Company repurchases the Company's equity share capital that has been issued, the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity attributable to the Company's equity holders. Where such shares are subsequently reissued, the difference between their book value and any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to the Company's equity holders.

(25)<u>Dividends</u>

Dividends are recorded in the Company's financial statements in the period in which they are resolved by the Company's shareholders. Cash dividends are recorded as liabilities.

(26)<u>Revenue recognition</u>

Sales of goods

A. The Group manufactures and sells steelwork and electronic components in the market. Sales are recognised when control of the products has transferred, being when the products are delivered to the customer, the customer has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the wholesaler's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, or the Group has objective evidence that all criteria for acceptance have been satisfied.

- B. Revenue from sales of goods is recognised based on the price specified in the contract, net of the estimated customer returns, sales discounts and other similar allowances. Accumulated experience is used to estimate and provide for the customer returns, sales discounts and other similar allowances and revenue is only recognised to the extent that it is highly probable that a significant reversal will not occur. The estimation is subject to an assessment at each reporting date. The sales usually are made with a credit term ranging from 30 days after monthly billings to 120 days after the end of the month of sales. As the time interval between the transfer of committed goods or service and the payment of customer does not exceed one year, the Group does not adjust the transaction price to reflect the time value of money.
- C. A receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

(27) Government grants

Government grants are recognised at their fair value only when there is reasonable assurance that the Group will comply with any conditions attached to the grants and the grants will be received. Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises expenses for the related costs for which the grants are intended to compensate. Government grants related to right-of-use asset, property, plant and equipment are recognised as non-current liabilities and are amortised to profit or loss over the estimated useful lives of the related assets using the straight-line method.

(28)<u>Operating segments</u>

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The Group's chief operating decision maker is responsible for allocating resources and assessing performance of the operating segments. 5. <u>Critical Accounting Judgements</u>, Estimates and Key Sources of Assumption <u>Uncertainty</u>

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

(1)<u>Critical judgements in applying the Group's accounting policies</u>

None.

(2)<u>Critical accounting estimates and assumptions</u>

Evaluation of inventories

As inventories are stated at the lower of cost and net realisable value, the Group must determine the net realisable value of inventories on balance sheet date using judgements and estimates. Due to the rapid technology innovation, the Group evaluates the amounts of normal inventory consumption, obsolete inventories or inventories without market selling value on balance sheet date, and writes down the cost of inventories to the net realisable value. Such an evaluation of inventories is principally based on the demand for the products within the specified period in the future. Therefore, there might be material changes to the evaluation.

As of December 31, 2023, the carrying amount of inventories was \$129,779.

6. Details of Significant Accounts

(1) <u>Cash</u>	and	cash	eq	uivalents

	Decen	nber 31, 2023	Decen	nber 31, 2022
Cash on hand and revolving funds	\$	677	\$	2,654
Checking accounts and demand deposits		218,399		552,317
Time deposits		117,428		241,696
	\$	336,504	\$	796,667

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. The Group has no cash and cash equivalents pledged to others.

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

Items	Decem	ber 31, 2023	December 31, 2022					
Non-current items:								
Equity instruments								
Unlisted stocks	\$	87,711	\$	42,711				
Valuation adjustment		8,573		2,492				
	\$	96,284	\$	45,203				

A. The Group has elected to classify equity instruments 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 \$96,284 and \$45,203 as at December 31, 2023 and 2022, respectively.

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

	 2023	2022				
Equity instruments at fair value through other						
comprehensive income						
Fair value change recognised in other						
comprehensive income	\$ 6,081	(\$	11,439)			

- C. As at December 31, 2023 and 2022, 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 financial assets at fair value through other comprehensive income held by the Group was \$96,284 and \$45,203, respectively.
- D. The Group has no financial assets at fair value through other comprehensive income pledged to others.
- E. Information relating to credit risk of financial assets at fair value through other comprehensive income is provided in Note 12(3).

(3)Financial assets at amortised cost

Items	Decer	nber 31, 2023	December 31, 2022				
Current items: Time deposits with original maturity of more than three months Non-current items: Time deposits with original maturity of more than	\$	26,016	\$	264,610			
Time deposits with original maturity of more than one year		43,359		44,102			
	\$	69,375	\$	308,712			

A. Amounts recognised in profit or loss in relation to financial assets at amortised cost are listed below:

	 2023	 2022
Interest income	\$ 2,810	\$ 21,151

B. As at December 31, 2023 and 2022, 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 financial assets at amortised cost held by the Group was \$69,375 and \$308,712, respectively.

- C. The Group has no financial assets at amortised cost pledged to others.
- D. Information relating to credit risk of financial assets at amortised cost is provided in Note 12(2). The counterparties of the Group's investments in certificates of deposits are financial institutions

with high credit quality, so the Group expects that the probability of counterparty default is remote.

(4)Notes and accounts receivable

	Decen	nber 31, 2023	December 31, 2022				
Notes receivable	\$	29,502	\$	5,105			
Accounts receivable	\$	714,159	\$	781,402			
Less: Allowance for uncollectible accounts	(214)	(251)			
	\$	713,945	\$	781,151			

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

	 December	r 31, 2	2023	December 31, 2022							
	ccounts eceivable	Notes receivable			Accounts receivable		Notes receivable				
Not past due	\$ 682,835	\$	29,502	\$	749,191	\$	5,105				
Up to 30 days	21,753		-		18,307		-				
31 to 60 days	5,270		-		11,321		-				
61 to 120 days	2,765		-		2,382		-				
121 to 180 days	308		-		-		-				
181 to 300 days	 1,228		-		201		-				
	\$ 714,159	\$	29,502	\$	781,402	\$	5,105				

The above ageing analysis was based on past due date.

- B. The Group has no accounts and notes receivable pledged to others.
- C. As of December 31, 2023 and 2022, accounts receivable and notes receivable were all from contracts with customers. As of January 1, 2022, the balance of receivables from contracts with customers amounted to \$1,063,407. As of the end of the reporting period, without taking into account any collateral held or other credit enhancements, the Group's maximum exposure to credit risk in respect of the financial loss arising from unfulfilled obligation of the counterparties is the carrying amount of the financial assets.
- D. Information relating to credit risk of accounts receivable and notes receivable is provided in Note 12(2).

(5)<u>Inventories</u>

	December 31, 2023													
	Allowance for													
		Cost		valuation loss		Book value								
Raw materials	\$	19,873	(\$	4,268)	\$	15,605								
Work in progress		46,844	(8,559)		38,285								
Finished goods		96,847	(20,958)		75,889								
	\$	163,564	(<u></u>	33,785)	\$	129,779								
	December 31, 2022													
				Allowance for										
		Cost		valuation loss		Book value								
Raw materials	\$	28,742	(\$	6,029)	\$	22,713								
Work in progress		66,890	(6,525)		60,365								
Finished goods		86,223	(24,010)		62,213								
	\$	181,855	(\$	36,564)	\$	145,291								

The Group recognised as expense or loss:

		Years ended	December 31,					
		2023		2022				
Cost of goods sold	\$	1,214,257	\$	1,517,675				
(Gain on reversal of) loss on decline in market value	(2,208)		3,668				
Others		-		6,750				
	\$	1,212,049	\$	1,528,093				

The Group reversed a previous inventory write-down which was accounted for as reduction of cost of goods sold as certain inventories which were previously provided with allowance were subsequently sold during the year ended December 31, 2023.

(6)Property, plant and equipment

										2023								
	Buildings and				Transportation Office Leasehold													
		Land	st	tructures	N	lachinery	e	quipment	6	equipment	im	provements		Others	un	der acceptance		Total
<u>At January 1</u> Cost	\$	42,672	\$	303,188	\$	971,711	\$	41,180	\$	10,602	\$	8,464	\$	60,620	\$	469,664	\$	1,908,101
Accumulated depreciation		-	(121,826)	()	546,106)	(31,240)	(8,666)	(8,464) (<u> </u>	39,727)		_	(756,029)
	\$	42,672	\$	181,362	\$	425,605	\$	9,940	\$	1,936	\$		\$	20,893	\$	469,664	\$	1,152,072
Opening net book amount																		
as at January 1	\$	42,672	\$	181,362	\$	425,605	\$	9,940	\$	1,936	\$	-	\$	20,893	\$	469,664	\$	1,152,072
Additions		-		47,939		28,138		4,597		82		-		840		237,405		319,001
Disposals		-		-	(2,125)	(213)	(82)		- (41)		-	(2,461)
Transfers		-		38,598		1,414		-		-		-		-	(40,012)		-
Depreciation charge		-	(14,223)	(69,161)	(3,636)	(613)		- (5,828)		-	(93,461)
Net exchange differences		-	(4,007)	()	6,331)	(157)	(21)		- (<u> </u>	251)	(11,846)	(22,613)
Closing net book amount as at December 31	\$	42,672	\$	249,669	\$	377,540	\$	10,531	\$	1,302	\$	_	\$	15,613	\$	655,211	\$	1,352,538
At December 31																		
Cost	\$	42,672	\$	383,466	\$	971,668	\$	42,667	\$	9,256	\$	8,464	\$	60,175	\$	655,211	\$	2,173,579
Accumulated depreciation		-	(133,797)	()	594,128)	(32,136)	(7,954)	(8,464) (<u> </u>	44,562)			(821,041)
	\$	42,672	\$	249,669	\$	377,540	\$	10,531	\$	1,302	\$		\$	15,613	\$	655,211	\$	1,352,538

									2022								
													C	Unfinished onstruction			
		Bu	ildings and			Tr	ansportation		Office		Leasehold			an	d equipment		
	 Land	S	tructures	Ν	<i>lachinery</i>	6	equipment	e	equipment	im	provements		Others	und	er acceptance		Total
At January 1																	
Cost	\$ 42,672	\$	316,179	\$	933,452	\$	41,569	\$	10,240	\$	8,332	\$	54,334	\$	116,434	\$	1,523,212
Accumulated depreciation	 -	()	116,433)	()	478,698)	(27,052)	(8,514)	(7,144)	(34,734)		- ((672,575)
	\$ 42,672	\$	199,746	\$	454,754	\$	14,517	\$	1,726	\$	1,188	\$	19,600	\$	116,434	\$	850,637
Opening net book amount																	
as at January 1	\$ 42,672	\$	199,746	\$	454,754	\$	14,517	\$	1,726	\$	1,188	\$	19,600	\$	116,434	\$	850,637
Additions	-		-		46,930		550		772		-		5,786		354,109		408,147
Disposals	-	(6,194)	(9,800)	(53)	(34)		-	(42)		- ((16,123)
Transfers	-		-		-		-		46		-		299	(345)		-
Depreciation charge	-	(15,004)	(73,719)	(5,293)	(612)	(1,215)	(5,054)		- ((100,897)
Net exchange differences	 -		2,814		7,440	_	219		38		27		304	(534)		10,308
Closing net book amount																	
as at December 31	\$ 42,672	\$	181,362	\$	425,605	\$	9,940	\$	1,936	\$	-	\$	20,893	\$	469,664	\$	1,152,072
At December 31																	
Cost	\$ 42,672	\$	303,188	\$	971,711	\$	41,180	\$	10,602	\$	8,464	\$	60,620	\$	469,664	\$	1,908,101
Accumulated depreciation	-	(121,826)	(546,106)		31,240)	(8,666)	(8,464)		39,727)	•	- ((756,029)
1	\$ 42,672	\$	181,362	\$	425,605	\$	9,940	\$	1,936	\$	-	\$	20,893	\$	469,664	\$	1,152,072
	 		<u> </u>	-		-	-	_	·	_					<u> </u>	_	

A. Property, plant and equipment were acquired for self-use.B. Information about the property, plant and equipment pledged to others as collateral is provided in Note 8.

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

- A. The Group leases various assets including land use right, plant and buildings. Rental contracts are made for periods of 50 years and 1 year, respectively. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	Carrying amount							
	Decem	ber 31, 2023	December 31, 2022					
Land use right	\$	228,948	\$	238,395				
Plant and buildings		12,702		12,820				
	\$	241,650	\$	251,215				
		Depreciation charge						
		Years ended De	December 31,					
		2023						
Land use right	(\$	5,544) (3	\$	5,564)				
Plant and buildings	(12,861) (12,906)				
	(\$	18,405) (3	\$	18,470)				

- C. As of December 31, 2023 and 2022, the balance of lease liabilities (including current and non-current) were \$12,701 and \$13,452, respectively.
- D. The information on profit and loss accounts relating to lease contracts is as follows:

	Years ended December 31,					
Items affecting profit or loss	2	2023	2022			
Interest expense on lease liabilities	\$	254 \$	798			
Expense on short-term lease contracts	\$	629 \$	771			
Expense on leases of low-value assets	\$	230 \$	443			

E. For the years ended December 31, 2023 and 2022, the Group's total cash outflow for leases were \$14,608 and \$15,012, respectively.

(8)<u>Investment property</u>

	Buildings and structures		
	2	023	2022
At January 1			
Cost	\$	- \$	-
Accumulated depreciation and impairment			_
	\$	- \$	
Opening net book amount as at January 1	\$	- \$	-
Additions		19,458	-
Depreciation charge	(99)	-
Net exchange differences		2	-
Closing net book amount as at December 31	\$	19,361 \$	
At December 31			
Cost	\$	19,460 \$	-
Accumulated depreciation and impairment	(99)	_
	\$	19,361 \$	
A Rental income from investment property and	direct operating e	vnenses arisin	ng from

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

	Years ended December 31,				
		2023	2022		
Rental income from investment property	\$	131	\$		_
Direct operating expenses arising from the investment property that generated rental income					
during the year	\$	133	\$		-
			1 01 0	000	

B. The fair value of the investment property held by the Group as at December 31, 2023 was \$21,145. Valuation was based on the recent market value of similar investment properties in the same location and condition, which is categorised within Level 3 in the fair value hierarchy.

(9)Short-term borrowings

Type of borrowings	December 31, 2023		Interest rate range	Collateral	
Bank borrowings					
Unsecured borrowings	\$	391,510	2.42%~6.59%	None	
Secured borrowings	24,568		5.43%	Note	
	\$	416,078			
Type of borrowings	December 31, 2022		Interest rate range	Collateral	
Bank borrowings					
Unsecured borrowings	\$	212,240	4.27%~5.53%	None	
Secured borrowings	135,806		1.65%~4.63%	Note	
	\$	348,046			

Details of assets pledged as collateral for short-term borrowings are provided in Note 8.

A. Interest expense recognised in profit or loss amounted to \$11,426 and \$12,889 for the years ended December 31, 2023 and 2022, respectively.

B. Endorsements and guarantees of short-term borrowings were provided by the management of the Group. Details of the guarantees provided for short-term borrowings are provided in Note 7.

(10)Long-term liabilities, current portion

	December 31, 2023		December 31, 2022	
Long-term borrowings-current portion	\$	4,057	\$	3,951
Bonds payable-current portion		_		297,410
	\$	4,057	\$	301,361
(11) <u>Bonds payable</u>				
	Decemb	er 31, 2023	Decen	nber 31, 2022
Bonds payable	\$	-	\$	301,300
Less: Discount on bonds payable		_	(3,890)
		-		297,410
Less: Current portion or exercise of put options		-	(297,410)
	\$		\$	-

A. The issuance of domestic convertible bonds by the Company:

- (a) The terms of the first time domestic unsecured convertible bonds issued by the Company are as follows
 - i. The Company issued \$400,000, 0% first domestic unsecured convertible bonds, as approved by the regulatory authority. The bonds mature 3 years from the issue date (October 30, 2020 ~ October 30, 2023) and will be redeemed in cash at face value at the maturity date. The bonds were listed on the Taipei Exchange on October 30, 2020.

- ii. 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 months of the bonds issue (January 31, 2021) to 40 days before the maturity date (September 20, 2021), 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.
- iii. The conversion price of the bonds is \$64, set up based on the pricing model in the terms of the bonds, and is subject to adjustments if the condition of the anti-dilution provisions occurs subsequently. The conversion price will be reset based on the pricing model in the terms of the bonds on each effective date regulated by the terms.
- iv. From the date after three months of the bonds issue (January 31, 2021) to 40 days (September 20, 2023) before the maturity date. Convertible corporate bonds will be redeemed based on the rule for issuance and conversion of convertible bonds if one of the following criteria is met: (i) the closing price of the Company's common shares is above the then conversion price by 30% for 30 consecutive trading days during the period from the date after one month of the bonds issue to 40 days before the maturity date, or (ii) the outstanding balance of the bonds is less than 10% of total initial issue amount during the period from the date after three months of the bonds issue to 40 days before the maturity date.
- v. Under the terms of the bonds, all bonds redeemed (including bonds repurchased from the Taipei Exchange), matured and converted are retired and not to be re-issued; all rights and obligations attached to the bonds are also extinguished.
- (b) As of December 31, 2023, the bonds totaling \$98,700 (face value) had been converted into 1,302 thousand shares of common stock.
- (c) As of November 7, 2023, the bonds had all been redeemed by the Company from the Taipei Exchange.
- B. Regarding the issuance of convertible bonds, the equity conversion options were separated from the liability component in accordance with IAS 32. As of November 7, 2023, the convertible bonds issued by the Group were redeemed at face value of \$301,300. The share options which had not been converted were reclassified to "Capital surplus expired share options", amounting to \$11,886.

Type of	Borrowing period and			Dec	cember 31,
borrowings	repayment term	Interest rate	Collateral		2023
Secured	Borrowing period is from	2.50%	Note 2	\$	35,070
borrowings	November 17, 2016 to November 17, 2031; interest is repayable monthly in 180 installments; principal is repayable starting from the 25th installment	(Note 1)			
Less: Curren	t portion			(4,057)
				\$	31,013

(12)Long-term borrowings

Type of	Borrowing period and				cember 31,
borrowings	repayment term	Interest rate	Collateral		2022
Secured	Borrowing period is from	2.38%	Note 2	\$	39,029
borrowings	November 17, 2016 to November 17, 2031; interest is repayable monthly in 180 installments; principal is repayable starting from the 25th installment	(Note 1)			
Less: Current	t portion			(3,951)
				\$	35,078

- Note 1: In accordance with the floating interest rate on a 2-year time deposit as posted by the First Commercial Bank plus 0.73% points or more.
- Note 2: Details of assets pledged as collateral for long-term borrowings are provided in Note 8.

(13)Other payables

	Decem	nber 31, 2023	Decem	uber 31, 2022
Processing fees payable	\$	85,996	\$	94,402
Benefits payable		48,035		31,760
Salary and bonus payable		46,429		90,057
Pension payable		40,434		43,076
Machinery and equipment payable		30,389		5,519
Insurance payable		24,909		33,681
Others		58,230		59,532
	\$	334,422	\$	358,027

(14)Long-term deferred revenue

The Group received government grant for acquiring land use right (shown as right-of-use asset in 2023 and 2022), which were recognised as deferred revenue and are transferred to profit or loss over the estimated useful lives of the related assets. Income recognised for the years ended December 31, 2023 and 2022 was \$2,788 and \$2,786, respectively.

(15)Pensions

- A. Effective July 1, 2005, the Group's Taiwan branch has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Group's Taiwan branch contributes monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
- B. The Company's mainland China subsidiaries have a defined contribution plan. Monthly contributions to an independent fund administered by the government in accordance with the pension regulations in the People's Republic of China (PRC) are based on certain percentage of employees' monthly salaries and wages. Other than the monthly contributions, the Group has no further obligations. Defined contribution plan is as follows:

Management	Beneficiary	Contribution percentage
City government of each	Employees of all	16%
province in Mainland China	China subsidiaries	10%

C. The pension costs under the defined contribution pension plans of the Group for the years ended December 31, 2023 and 2022 were \$18,169 and \$21,014, respectively.

(16)Share capital

As of December 31, 2023, the Company's authorised capital was \$1,000,000, consisting of 100 million shares of ordinary stock, and the paid-in capital was \$445,498 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.

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

	2023	2022		
At January 1 as at December 31	44,550	44,550		

(17)<u>Capital surplus</u>

Under the e R.O.C. Company Act, all or a portion of capital surplus arising from paid-in capital on issuance of common stocks and donations can be used to issue new stocks or cash to shareholders in proportion to their share ownership. Further, the R.O.C. Securities and Exchange Law requires that the amount of capital surplus to be capitalised mentioned above should not exceed 10% of the paid-in capital each year. Capital surplus should not be used to cover accumulated deficit unless the legal reserve is insufficient.

(18)<u>Retained earnings</u>

- 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. The remainder, if any, to be retained or to be appropriated shall be resolved by the stockholders at the stockholders' meeting.
- B. The Company's dividend policy is summarized below: as the Company operates in a volatile business environment and is in the stable growth stage, the residual dividend policy is adopted taking into consideration the Company's financial structure, operating results and future expansion plans. According to the dividend policy adopted by the Board of Directors, at least 5% of the Company's distributable earnings as of the end of the period shall be appropriated as dividends, and cash dividends shall account for at least 20% and not be higher than 100% of the total dividends 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.
- 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. (a) The appropriations of earnings for the years ended December 31, 2022 and 2021 have been resolved at the shareholders' meeting on June 15, 2023 and May 26, 2022, respectively. Details are summarized below:

		Years ended December 31,						
		20	22			20	21	
		Dividends per share Amount (in dollars)			Amount		Dividends per share (in dollars)	
Legal reserve	\$	19,597		(\$	23,117		(
Special reserve	(20,692)			(19,760)		
Cash dividends		89,100	\$	2.00		120,284	\$	2.70
	\$	88,005			\$	123,641		
	1	· .1 ·		с ·		1 1 (1 1	1	11 ,

Note: Information about the appropriations of earnings resolved at the shareholders' meeting

will be posted in the "Market Observation Post System" at the website of the Taiwan StockExchange.

(b) Due to loss incurred for the year ended December 31, 2023, the Board of Directors proposed to retain the earnings on March 11, 2024.

(19)<u>Operating revenue</u>

	Years ended December 31,			
	2023		2022	
Revenue from contracts with customers	\$ 1,525,203		\$	2,059,560

A. Disaggregation of revenue from contracts with customers

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

	Years ended December 31,				
		2023		2022	
Revenue from contracts with customers					
Goods sales revenue	\$	1,484,746	\$	2,014,856	
Molding revenue		40,457		44,704	
	\$	1,525,203	\$	2,059,560	

B. Contract liabilities

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

	Decem	ber 31, 2023	Decemb	per 31, 2022
Contract liabilities:				
Advance receipts from customers	\$	2,181	\$	510
			Januar	ry 1, 2022
Contract liabilities:				
Advance receipts from customers			\$	2,997

(b) Revenue recognised that was included in the contract liability balance at the beginning of the year.

	Years ended December 31,			
		2023	2022	
Advance receipts from customers	\$	295 \$	2,917	

(20)Interest income

	Years ended December 31,			
		2023		2022
Interest income from bank deposits Interest income from financial assets measured at	\$	7,399	\$	6,705
amortised cost		2,810		21,151
	\$	10,209	\$	27,856

(21)Other gains and losses

	Years ended December 31,			
		2023	2022	
Net currency exchange (losses) gains	(\$	2,036) \$	19,489	
(Losses) gains on disposals of property, plant and equipment	(1,292)	5,522	
Gains (losses) on financial assets at fair value				
through profit		1,484 (151)	
Other losses	(775) (3,007)	
	(<u>\$</u>	2,619) \$	21,853	

(22)Finance costs

	Years ended December 31,			
		2023		2022
Interest expense on bank borrowings	\$	11,426	\$	12,889
Interest expense on lease liabilities		254		798
Interest expense on bonds payable		3,890		4,607
	\$	15,570	\$	18,294

(23) Expenses by nature

	Years ended December 31,			
		2023	_	2022
Employee benefit expense	\$	292,978	\$	374,552
Depreciation charges on property, plant and				
equipment		93,461		100,897
Depreciation charges on right-of-use assets		18,405		18,470
Depreciation charges on investment property		99		-
Amortisation charges on intangible assets		1,656		1,475
	\$	406,599	\$	495,394

(24) Employee benefit expense

	Years ended December 31,			
		2023		2022
Wages and salaries	\$	247,289	\$	305,644
Pension costs		18,169		21,014
Other personnel expenses		27,520		47,894
	\$	292,978	\$	374,552

A. In accordance with the Company's Articles of Incorporation, the current year's earnings, if any, shall first be used to offset prior years' operating losses. For the remainder, if any, at least 2% shall be distributed as employees' compensation and the distribution of directors' remuneration shall not be higher than 3%.

B. Due to the loss incurred for the year ended December 31, 2023, employees' compensation and directors' remuneration were not accrued. For the year ended December 31, 2022,

employees' compensation and directors' remuneration were accrued at \$12,809 and \$4,270, respectively. The aforementioned amounts were recognised in salary expenses.

Employees' compensation and directors' remuneration for 2022 amounting to \$12,809 and \$4,270, respectively, as resolved at the meeting of Board of Directors were in agreement with those amounts recognised in the 2022 financial statements. The employees' compensation will be distributed in the form of cash.

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

(25)<u>Income tax</u>

A. Income tax expense

Components of income tax expense:

	Years ended December 31,				
		2023		2022	
Current tax:					
Current tax on profits for the year	\$	22,471	\$	40,804	
Prior year income tax (over) under estimation	()	3,601)		680	
Total current tax		18,870		41,484	
Deferred tax:					
Origination and reversal of temporary					
differences	(13,351)		4,384	
Income tax expense	\$	5,519	\$	45,868	

В.	Reconciliation	between	income	tax	expense	and	accounting profit
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	Years ended December 31,					
		2023		2022		
Tax calculated based on profit before tax and statutory tax rate (note)	\$	15,998	\$	103,929		
Expenses disallowed by tax regulation	Ψ	1,731	ψ	1,721		
Tax exempt income by tax regulation	(6,104)	(53,600)		
Tax losses not recognised as deferred tax						
assets		6,357		2,330		
Effect from investment tax credits	(7,648)	(13,803)		
Change in assessment of realisation of						
deferred tax assets		-	(44)		
Prior year income tax (over) under estimation Acquisition of cash dividends distributed by investee company accounted for using the	(3,601)		680		
equity method		14,443		-		
Deferred tax effects of subsidiaries' profit	(15,657)		4,655		
Income tax expense	\$	5,519	\$	45,868		

Note: The basis for computing the applicable tax rate are the rates applicable in the respective countries where the Group entities operate.

C. Amounts of deferred tax assets or liabilities as a result of temporary differences are as follows:

	2023									
		At	R	lecognised		Exchange		At		
	J	anuary 1	in p	in profit or loss		difference		cember 31		
Deferred tax assets: - Temporary differences										
Loss on inventory	\$	5,484	(\$	331)	(\$	86)	\$	5,067		
Employee benefit expense										
payable		15,220	(2,536)	(206)		12,478		
Others		31	(6)		-		25		
		20,735	(2,873)	(292)		17,570		
Deferred tax liabilities: - Temporary differences										
Retained earnings of										
subsidiary	(181,787)		15,657	(205)	(166,335)		
Depreciation expenses	(9,148)		567		143	(8,438)		
	()	190,935)		16,224	(62)	()	174,773)		
	(<u>\$</u>	170,200)	\$	13,351	(\$	354)	(<u></u>	157,203)		

		2022									
		At	I	Recognised]	Exchange		At			
	J	January 1		profit or loss	Ċ	lifference	De	cember 31			
Deferred tax assets:											
- Temporary differences											
Loss on inventory	\$	5,835	(\$	443)	\$	92	\$	5,484			
Employee benefit expense											
payable		20,401	(5,516)		335		15,220			
Others		113	(85)		3		31			
		26,349	(6,044)		430		20,735			
Deferred tax liabilities:											
- Temporary differences											
Retained earnings of											
subsidiary	(159,511)) (4,655)	(17,621)	(181,787)			
Depreciation expenses	(15,206)		6,315	(257)	(9,148)			
	(174,717)		1,660	()	17,878)	()	190,935)			
	(\$	148,368)	(\$	4,384)	(\$	17,448)	(\$	170,200)			

D. Expiration dates of unused tax losses and amounts of unrecognised deferred tax assets pertaining to the subsidiaries of the Group are as follows:

December 31, 2023									
Unrecognised									
Year incurred	Α	ssessed	Unus	ed amount	defer	red tax assets	Expiry year		
2023	\$	10,095	\$	10,095	\$	10,095	2033		
2019-2023	\$ 14,281		\$	12,446	\$	12,446	None		
			Decen	nber 31, 202	2				
Amount filed/ Unrecognised									
Year incurred assessed			Unus	ed amount	defer	red tax assets	Expiry year		
2019-2020	\$	7,636	\$	5,801	\$	5,801	None		

- E. The income tax returns of the Group's Taiwan branch through 2021 have been assessed and approved by the Tax Authority.
- F. Kunshan Kuanghe Electronic Technology Co., Ltd., Kunshan Anli Precise Metal Co., Ltd. and Gtek Technology Co., Ltd. are productive foreign investment businesses which were incorporated in the People's Republic of China (PRC), with the applicable income tax rate of 25%. As these subsidiaries obtained high-tech enterprise certification, they are entitled to a 10% income tax deduction from December 2022 to November 2025, November 2023 to October 2026 and November 2021 to October 2024, respectively, and the applicable income tax rate is 15%.

(26)Earnings per share

		Yea	ar ended December 31,	, 2023	3
			Weighted average		
			number of ordinary		
			shares outstanding	Lo	ss per share (in
	Amo	unt after tax	(shares in thousands)		dollars)
Basic (diluted) loss per share					
Loss attributable to ordinary					
shareholders of the parent	(<u>\$</u>	3,700)	44,550	(<u>\$</u>	0.08)
		Yea	ar ended December 31,	, 2022	2
			Weighted average		
			number of ordinary		
			shares outstanding	Ea	rnings per share
	Amo	unt after tax	(shares in thousands)		(in dollars)
Basic earnings per share					
Profit attributable to ordinary					
shareholders of the parent	\$	195,968	44,550	\$	4.40
Diluted earnings per share					
Profit attributable to ordinary	¢	105050			
shareholders of the parent Assumed conversion of all	\$	195,968			
dilutive potential ordinary shares					
Employees' compensation		_	343		
Convertible bonds		4,607	4,470		
Profit attributable to ordinary		<u> </u>	· · · · ·		
shareholders of the parent plus					
assumed conversion of all					
dilutive potential ordinary shares	\$	200,575	49,363	\$	4.06

(27)<u>Supplemental cash flow information</u>

Investing activities with partial cash payments:

	Years ended December 31						
		2023		2022			
Purchase of property, plant and equipment	\$	319,001	\$	408,147			
Add: Opening balance of payable on equipment		5,519		5,512			
Less: Ending balance of payable on equipment	(30,389)	(5,519)			
Cash paid during the year	\$	294,131	\$	408,140			

(28)<u>Changes in liabilities from financing activities</u>

								2023						
				Long-term			(Guarantee						Liabilities
		Short-term	b	orrowings -	Ι	Long-term		deposits		Lease		Bonds	fı	om financing
	1	oorrowings	cu	rrent portion	b	orrowings		received		liability		payable	a	ctivities-gross
At January 1	\$	348,046	\$	3,951	\$	35,078	\$	662	\$	5 13,452	\$	297,410	\$	698,599
Changes in cash flow from financing activities		64,347	(3,959))	-	(354)	(13,495)) (301,300) (254,761)
Long-term borrowings, current portion		-		4,057	(4,057)	-		-		-		-
Interest paid for lease liabilities		-		-		-		-		254		-		254
Remeasurement of lease liabilities		-		-		-		-	(254))	-	• (254)
Changes in other non-cash items		-		8	(8)	-		12,960		3,890)	16,850
Impact of changes in foreign exchange rate		3,685				-	(5)	(216)) _	-		3,464
At December 31	\$	416,078	\$	4,057	\$	31,013	\$	303	\$	5 12,701	\$		<u></u>	464,152
								2022						
			L	ong-term			G	uarantee						Liabilities
	S	hort-term	bo	rrowings -	Lo	ong-term	d	leposits		Lease		Bonds	fro	om financing
	bo	orrowings	curr	ent portion	boı	rrowings	re	eceived		liability	I	payable	act	ivities-gross
At January 1	\$	400,195	\$	4,004	\$	38,971	\$	651	\$	25,954	\$	292,803	\$	762,578
Changes in cash flow from financing activities	(73,320)	(3,946)		-		- (13,000)		-	(90,266)
Long-term borrowings, current portion		-		3,951	(3,951)		-		-		-		-
Interest paid for lease liabilities		-		-		-		- (798)		-	(798)
Remeasurement of lease liabilities		-		-		-		-		798		-		798
Changes in other non-cash items		-	(58)		58		-		-		4,607		4,607
Impact of changes in foreign exchange rate		21,171		-		-		11		498		-		21,680
At December 31	\$	348,046	\$	3,951	\$	35,078	\$	662	\$	13,452	\$	297,410	\$	698,599

7. Related Party Transactions

(1)<u>Names of related parties and relationship</u>

Names of related parties	Relationship with the Group
Kunshan Guanghui Precision Metal. Co., Ltd	Other related party
Kunshan Guanghui Precise Hardware Co., Ltd.	Other related party
Certain Micro Application Technology Inc.	Other related party
HSU, CHENG-KUN	Key management personnel of the Group
WU, CHING-SONG	Key management personnel of the Group

(2)Significant related party transactions

A. Operating revenue:									
		Years ended December 31							
	2	023	2022						
Sales of goods:									
Other related party	\$	376 \$	1,468						

The sales prices to related parties and third parties are negotiated. Credit terms of related parties are 90 days after monthly billings, and of third parties are between 30 days after monthly billings and 180 days after the end of the month of sales.

B. Purchases

	Years ended December 31					
		2023	2022			
Purchases of goods:						
Other related party	\$	1,130 \$	1,032			

The purchase prices of related parties and third parties are negotiated. Payment terms of related parties are between 90 days after monthly billings and 130 days after the end of the month of purchase, and of third parties are between 30 days after monthly billings and 150 days after the end of the month of purchase.

C. Receivables from related parties

	December	r 31, 2023	December 31, 2022		
Accounts receivable:					
Other related party	\$	-	\$	1,023	
Other receivables:					
Other related party		2		7	
_ •	\$	2	\$	1,030	

The receivables from related parties mainly arise from sale transactions. The receivables are collectible within three months after the date of sale. The receivables are unsecured in nature and bear no interest. There are no allowances for uncollectible accounts held against receivables from related parties.

D. Payables to related parties:

	December 31, 2023			per 31, 2022
Accounts payable:				
Other related party	\$	29	\$	211
Other payables:				
Other related party		275		
	\$	304	\$	211

The outstanding trade payables from related parties are unsecured.

E. The key management of the Group has provided financial guarantee on the Group's short-term borrowings. As of December 31, 2023 and 2022, the guarantee amounted to \$320,877 and \$92,145, respectively.

(3)Key management compensation

	Years ended December 31							
		2023		2022				
Short-term employee benefits	\$	43,869	\$	63,052				
Post-employment benefits		266		256				
	\$	44,135	\$	63,308				

8. <u>Pledged Assets</u>

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

	Bo	Book value		ook value	
Pledged asset	Decem	ber 31, 2023	Decen	mber 31, 2022	Purpose
Land	\$	42,672	\$	42,672	Long-term borrowings
Buildings and structures		75,185		153,116	Short-term and long-term borrowings
Right-of-use assets		7,849		62,652	Short-term borrowings
	\$	125,706	\$	258,440	

9. Significant Contingent Liabilities and Unrecognised Contract Commitments

(1)Contingencies

HuZhou Anli Technology Co., Ltd., a subsidiary of the Group, signed the Construction Project Construction Contract with Jiangsu Didu Construction Engineering Co., Ltd. on September 1, 2020. As Jiangsu Didu Construction Engineering Co., Ltd. deliberately delayed the construction progress, Huzhou Anli Technology Co., Ltd. appointed a lawyer to apply with the Huzhou Arbitration Commission for arbitration to request the termination of the contract, which was confirmed by the arbitration award of Huzhou Arbitration Commission on December 15, 2021. The termination of the contract involves claims for delay and breach of contract. The Group has applied for compensation in a separate case on September 28, 2022. The arbitration case is currently in progress.

Jiangsu Didu Construction Engineering Co., Ltd. applied to the court to apply for property preservation for the real estate which under the name of Huzhou Anli Technology Co., Ltd., during the Arbitration procedure. The period of seizure is from May 10, 2023 to May 9, 2026. According to the local court's question and answer statement, the property preservation did not have a major impact on the company's finances, business and factory construction plan. Huzhou Anli Technology Co., Ltd. has appointed a lawyer to claim that the seizure is unreasonable in relation to property preservation and to request that the seizure be lifted in order to protect legal rights.

(2)Commitments

Capital expenditure contracted for at the balance sheet date but not yet incurred is as follows:

	Decen	nber 31, 2023	December 31, 2022			
Equipment	\$	6,470	\$	8,754		
Plant construction under consignment		127,522		318,569		
	\$	133,992	\$	327,323		

10. Significant Disaster Loss

None.

11. Significant Events after the Balance Sheet Date

Refer to Note 6(18)E(b) for details of the appropriation of earnings for the year ended December 31, 2023.

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 to shareholders, issue new shares or sell assets to reduce debt.

(2)Financial	instruments

() <u>Financial instruments</u>					
A. Financial instruments by category					
	Dece	ember 31, 2023	December 31, 2022		
Financial assets					
Financial assets at fair value through other					
comprehensive income					
Designation of equity instrument	\$	96,284	\$	45,203	
Financial assets at amortised cost					
Cash and cash equivalents	\$	336,504	\$	796,667	
Financial assets at amortised cost		69,375		308,712	
Notes receivable		29,502		5,105	
Accounts receivable (including related parties)		713,945		782,174	
Other receivables (including related parties)		14,642		15,881	
Guarantee deposits paid		3,220		3,323	
	\$	1,167,188	\$	1,911,862	
Financial liabilities					
Financial liabilities at amortised cost					
Short-term borrowings	\$	416,078	\$	348,046	
Accounts payable (including related parties)		101,676		142,090	
Other payables (including related parties)		334,697		358,027	
Bonds payable (including current portion)		-		297,410	
Long-term borrowings					
(including current portion)		35,070		39,029	
Guarantee deposits received		303		662	
	\$	887,824	\$	1,185,264	
Lease liability	\$	12,701	\$	13,452	

B. Financial risk management policies

The primary financial instruments of the Group include accounts receivable, accounts payable and borrowings. Group treasury provides services to each operating unit, by coordinating the operations of domestic and foreign financial markets, analysing the internal risk report on exposure by risk degree and supervising and managing the financial risk of the consolidated company. Such risk includes market risk (including foreign exchange risk and interest rate risk), credit risk and liquidity risk.

Group treasury periodically reports to the Board of Directors which monitors risk and the execution of policy to reduce the Group's exposure to identified risks.

- C. Significant financial risks and degrees of financial risks
 - (a) Market risk

Exchange rate risk

- i. The Group operates internationally and is exposed to exchange rate risk arising from the transactions of the Company and its subsidiaries used in various functional currency, primarily with respect to the USD, RMB and NTD. Exchange rate risk arises from future commercial transactions and recognised assets and liabilities.
- ii.Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The companies are required to hedge their entire foreign exchange risk exposure with the Group treasury. Exchange rate risk is measured through a forecast of highly probable USD and RMB expenditures. Natural hedge is adopted to minimise the volatility of the exchange rate affecting assets and liabilities in foreign currency.
- iii. The Group's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD; other certain subsidiaries' functional currency: USD and RMB). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

		December 31, 2023								
	Fo	oreign currency								
		amount		С	arrying amount					
	(In thousands)	Exchange rate		(NTD)					
(Foreign currency:										
Functional currency)										
Financial assets										
Monetary items										
USD:RMB	\$	7,288	7.0827	\$	223,814					
USD:NTD		118	30.7100		3,624					
RMB:NTD		3,252	4.3359		14,100					
Financial liabilities										
Monetary items										
USD:RMB	\$	3,700	7.0827	\$	113,627					
USD:NTD		1,086	30.7100		33,351					

	December 31, 2022							
	For	eign currency						
		amount		Ca	arrying amount			
	(Ir	n thousands)	Exchange rate		(NTD)			
(Foreign currency:								
Functional currency)								
Financial assets								
Monetary items								
USD:RMB	\$	19,551	6.9646	\$	600,509			
USD:NTD		587	30.7150		18,030			
Financial liabilities								
Monetary items								
USD:RMB	\$	6,911	6.9646	\$	212,271			
USD:NTD		163	30.7150		5,007			

iv. The total exchange (loss) gain, including realised and unrealised arising from significant foreign exchange variation on the monetary items held by the Group for the years ended December 31, 2023 and 2022, amounted to (\$2,036) and \$19,489, respectively.

v. Analysis of foreign currency market risk arising from significant foreign exchange variation:

_	Year ended December 31, 2023								
	Sensitivity analysis								
	Effect on oth								
	Degree of	Effect	on profit or	compre	hensive				
_	variation		loss	income					
(Foreign currency:									
Functional currency)									
Financial assets									
Monetary items									
USD:RMB	1%	\$	2,238	\$	-				
USD:NTD	1%		36		-				
RMB:NTD	1%		141		-				
Financial liabilities									
Monetary items									
USD:RMB	1%	\$	1,136	\$	-				
USD:NTD	1%		334		-				

	Year ended December 31, 2022								
	Sensitivity analysis								
	Degree of variation	Effect on profit or comp			t on other rehensive ncome				
(Foreign currency:									
Functional currency)									
Financial assets									
Monetary items									
USD:RMB	1%	\$	6,005	\$	-				
USD:NTD	1%		180		-				
Financial liabilities									
Monetary items									
USD:RMB	1%	\$	2,123	\$	-				
USD:NTD	1%		50		-				
rice risk									

Price risk

- i. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through other comprehensive income. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.
- ii. The Group's investments 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, other components of equity for the years ended December 31, 2023 and 2022 would have increased/decreased by \$963 and \$452, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.

Cash flow and fair value interest rate risk

The Group's borrowings are measured at amortised cost. The borrowings are periodically contractually repriced and to that extent are also exposed to the risk of future changes in market interest rates.

- (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 and financial assets at amortised cost based on the agreed terms, and the contract cash flows which were settled in accordance with trading conditions.

- ii. The Group manages its credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with a certain grade are accepted. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.
- iii. The Group adopts the assumptions under IFRS 9, that is, the default occurs when the contract payments are past due over 90 days.
- iv. The Group adopts the following assumption under IFRS 9 to assess whether there has been a significant increase in credit risk on that instrument since initial recognition:

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.

- v.The Group classifies customer's accounts receivable, contract assets and rents receivable in accordance with customer types. The Group applies the simplified approach using the provision matrix to estimate expected credit loss.
- vi. 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. On December 31, 2023 and 2022, the Group had no written-off financial assets that are still under recourse procedures.
- vii. The Group used the forecastability of the global economic information to adjust historical and timely information to assess the default possibility of notes receivable and accounts receivable of general credit customers. On December 31, 2023 and 2022, the provision matrix is as follows:

		Not past due	Up to 30 days past due	 31~60 days past due	1~120 iys past due		21~180 iys past due		31~300 iys past due	 Total
December 31, 2023	-									
Expected loss rate		0.03%	0.03%	0.03%	0.03%	(0.03%	(0.03%	
Total book value	\$	682,835	\$ 21,753	\$ 5,270	\$ 2,765	\$	308	\$	1,228	\$ 714,159
Loss allowance	\$	204	\$ 7	\$ 2	\$ 1	\$		\$	-	\$ 214
December 31, 2022	_									
Expected loss rate		0.03%	0.03%	0.03%	0.03%	().03%	0.03	3%-5.03%	
Total book value	\$	749,191	\$ 18,307	\$ 11,321	\$ 2,382	\$	_	\$	201	\$ 781,402
Loss allowance	\$	223	\$ 7	\$ 3	\$ 1	\$	-	\$	17	\$ 251

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

	2	2023	2022
Balance at January 1	\$	251 \$	864
Reversal of impairment loss	(34) (183)
Write-off during the year		- (457)
Effect of exchange rate changes	(3)	27
Balance at December 31	\$	214 \$	251

(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.
- ii.Surplus cash held by the operating entities over and above balance required for working capital management are transferred to the Group treasury. Group treasury invests surplus cash in short-term interest bearing current accounts and time deposits, choosing instruments with appropriate maturities or sufficient liquidity to provide sufficient headroom as determined by the abovementioned forecasts.
- iii. The Group has the following undrawn borrowing facilities:

	Decen	nber 31, 2023	December 31, 2022		
Floating rate:					
Expiring within one year	\$	444,516	\$	228,833	
Expiring beyond one year		230,167		313,109	
	\$	674,683	\$	541,942	

iv. The table below analyses the Group's non-derivative financial liabilities and net-settled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities and to the expected maturity date for derivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

Datara

	Between							
	Less than		3 months		Between 1			Over
December 31, 2023	3	months	ar	nd 1 year	and	d 5 years		5 years
Non-derivative financial liabilities								
Accounts payable	\$	88,305	\$	13,371	\$	-	\$	-
(including related parties)								
Other payables		304,667		30,030		-		-
(including related parties)								
Lease liability		3,226		9,677		-		-
Long-term borrowings								
(including current portion)		1,191		3,573		19,057		13,895
Short-term borrowings	24,905		401,231		-		-	
			I	Between				
	L	ess than	3	months	В	etween 1		Over
December 31, 2022		ess than months		months nd 1 year		etween 1 d 5 years		Over 5 years
December 31, 2022 Non-derivative financial liabilities								
							\$	
Non-derivative financial liabilities	3	months	ar	nd 1 year	and			
Non-derivative financial liabilities Accounts payable	3	months	ar	nd 1 year	and			
<u>Non-derivative financial liabilities</u> Accounts payable (including related parties)	3	months 124,277	ar	nd 1 year 17,813	and			
Non-derivative financial liabilities Accounts payable (including related parties) Other payables	3	months 124,277 347,715	ar	nd 1 year 17,813 10,312	and			
Non-derivative financial liabilities Accounts payable (including related parties) Other payables Lease liability	3	months 124,277 347,715	ar	nd 1 year 17,813 10,312	and			
Non-derivative financial liabilities Accounts payable (including related parties) Other payables Lease liability Long-term borrowings	3	months 124,277 347,715 3,426	ar	nd 1 year 17,813 10,312 10,279	and	<u>d 5 years</u> - - -		5 years - - -
Non-derivative financial liabilities Accounts payable (including related parties) Other payables Lease liability Long-term borrowings (including current portion)	3	months 124,277 347,715 3,426 1,191	ar	nd 1 year 17,813 10,312 10,279 3,573	and	<u>d 5 years</u> - - -		5 years - - -

(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.
 - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The fair value of the Group's emerging stock investment is included in Level 2.
 - Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in equity investment without active market is included in Level 3.

B. Financial instruments not measured at fair value

(a) Except for those listed in the table below, the carrying amounts of cash and cash equivalents, financial assets at amortised cost, notes receivable, accounts receivable (including related parties), other receivables, guarantee deposits paid, short-term borrowings, accounts payable (including related parties), other payables (including related parties), lease liabilities, long-term borrowings (including current portion) and guarantee deposits received are approximate to their fair values.

	December 31, 2022						
		Fair value					
	Book value	Level 1	Level 2	Level 3			
Financial liabilities:							
Bonds payable (including current portion)	\$ 297,410	<u>\$ </u>	<u>\$ 295,385</u>	<u>\$ </u>			

- (b) The methods and assumptions of bonds payable' fair value estimate is measured at present value, which is calculated based on the cash flow expected to be paid and discounted using a market rate prevailing at balance sheet date.
- C. The related information on financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities at December 31, 2023 and 2022 are as follows:
 - (a) The related information on the nature of the assets and liabilities is as follows:

December 31, 2023	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements				
Financial assets at fair value through				
other comprehensive income				
Equity securities	<u>\$ </u>	\$ 45,000	\$ 51,284	\$ 96,284
December 31, 2022	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements				
Financial assets at fair value through				
other comprehensive income				
Equity securities	<u>\$ </u>	<u>\$ -</u>	\$ 45,023	\$ 45,023

- (b) The methods and assumptions the Group used to measure fair value are as follows:
 - i.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).
 - ii. 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.
 - iii.For high-complexity financial instruments, the fair value is measured by using self-developed valuation model based on the valuation method and technique widely used within the same industry. The valuation model is normally applied to derivative financial instruments, debt instruments with embedded derivatives or securitised instruments. Certain inputs used in the valuation model are not observable at market, and the Group must make reasonable estimates based on its assumptions. The effect of unobservable inputs to the valuation of financial instruments is provided in Note 12(3)7.
 - iv. 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.
- D. The following chart is the movement of Level 3 for the years ended December 31, 2023 and 2022:

Equity instrumenAt January 1\$ 45,20	
At January 1 \$ 45,20	ts
	13
Gain recognised in other comprehensive income 6,08	51
Acquired during the year 45,00	0
Transfers out from level 3 (45,00	<u>(0</u>)
At December 31 \$ 51,28	4

....

				2022		
				Equity		
	(Call options	i	nstruments		Total
At January 1	\$	151	\$	33,974	\$	34,125
Gains and losses recognised in profit or loss						
Recorded as non-operating income and expenses	(151)		-	(151)
Loss recognised in other comprehensive income		-	(11,439)	(11,439)
Acquired during the year		-		22,668		22,668
At December 31	\$	_	\$	45,203	\$	45,203

- E. Transfers out from level 3 for the year ended December 31, 2023 were due to the investment target being listed on the emerging stock market at December, 2023. Considering the relatively low turnover rate, the fair value was assessed using the market method, which is included in Level 2. The Group has transferred the fair value from Level 3 into Level 2 when the event occurred. For the year ended December 31, 2022, there was no transfer into or out from Level 3.
- F. Investment department is in charge of valuation procedures for fair value measurements being categorised 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.

G. 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		Range	
	Decembe	r Valuation	Significant	(weighted	Relationship of inputs
	31, 2023	technique	unobservable input	average)	to fair value
Unlisted shares	\$ 38,35	1 Market	Industrial average	Not	The higher the book
		comparable	price to book ratio	Applicable	value per share, the
		companies			higher the fair value
			Price to sales ratio	Not	The higher the sales
				Applicable	per share, the higher
					the fair value
			Discount for lack	20.50%	The higher the
			of marketability		discount for lack of
					marketability, the lower the fair value
	12,93	3 Discounted	Long-term revenue	Not	The higher the
	12,72	cash flow	growth rate		long-term revenue
			810	- pp	growth rate, the
					higher the fair value
	Fair value	at		Dongo	-
		ai		Range	
	Decembe		Significant	(weighted	Relationship of inputs
		r Valuation	Significant unobservable input	-	Relationship of inputs to fair value
Unlisted shares	Decembe	r Valuation technique	e	(weighted	
Unlisted shares	Decembe 31, 2022	r Valuation technique	unobservable input	(weighted average) Not	to fair value
Unlisted shares	Decembe 31, 2022	Valuation technique Market	unobservable input Industrial average price to book ratio	(weighted average) Not Applicable	to fair value The higher the book value per share, the higher the fair value
Unlisted shares	Decembe 31, 2022	 Valuation technique Market comparable 	unobservable input Industrial average price to book ratio Price to earnings	(weighted average) Not Applicable Not	to fair value The higher the book value per share, the higher the fair value The higher the
Unlisted shares	Decembe 31, 2022	 Valuation technique Market comparable 	unobservable input Industrial average price to book ratio	(weighted average) Not Applicable Not	to fair value The higher the book value per share, the higher the fair value The higher the multiple,the higher the
Unlisted shares	Decembe 31, 2022	 Valuation technique Market comparable 	unobservable input Industrial average price to book ratio Price to earnings ratio multiple	(weighted average) Not Applicable Not Applicable	to fair value The higher the book value per share, the higher the fair value The higher the multiple,the higher the fair value
Unlisted shares	Decembe 31, 2022	 Valuation technique Market comparable 	unobservable input Industrial average price to book ratio Price to earnings ratio multiple Discount for lack	(weighted average) Not Applicable Not	to fair value The higher the book value per share, the higher the fair value The higher the multiple,the higher the fair value The higher the
Unlisted shares	Decembe 31, 2022	 Valuation technique Market comparable 	unobservable input Industrial average price to book ratio Price to earnings ratio multiple	(weighted average) Not Applicable Not Applicable	to fair value The higher the book value per share, the higher the fair value The higher the multiple,the higher the fair value The higher the discount for lack of
Unlisted shares	Decembe 31, 2022	 Valuation technique Market comparable 	unobservable input Industrial average price to book ratio Price to earnings ratio multiple Discount for lack	(weighted average) Not Applicable Not Applicable	to fair value The higher the book value per share, the higher the fair value The higher the multiple,the higher the fair value The higher the discount for lack of marketability, the
Unlisted shares	Decembe 31, 2022 \$ 30,08	r Valuation technique 4 Market comparable companies	unobservable input Industrial average price to book ratio Price to earnings ratio multiple Discount for lack of marketability	(weighted average) Not Applicable Not Applicable	to fair value The higher the book value per share, the higher the fair value The higher the multiple,the higher the fair value The higher the discount for lack of marketability, the lower the fair value
Unlisted shares	Decembe 31, 2022 \$ 30,08	 Valuation technique Market comparable 	unobservable input Industrial average price to book ratio Price to earnings ratio multiple Discount for lack of marketability	(weighted average) Not Applicable 20.80% Not	to fair value The higher the book value per share, the higher the fair value The higher the multiple,the higher the fair value The higher the discount for lack of marketability, the
Unlisted shares	Decembe 31, 2022 \$ 30,08	 Valuation technique Market comparable companies 9 Discounted 	unobservable input Industrial average price to book ratio Price to earnings ratio multiple Discount for lack of marketability Long-term revenue	(weighted average) Not Applicable 20.80% Not	to fair value The higher the book value per share, the higher the fair value The higher the multiple,the higher the fair value The higher the discount for lack of marketability, the lower the fair value The higher the
Unlisted shares	Decembe 31, 2022 \$ 30,08	 Valuation technique Market comparable companies 9 Discounted 	unobservable input Industrial average price to book ratio Price to earnings ratio multiple Discount for lack of marketability Long-term revenue	(weighted average) Not Applicable 20.80% Not	to fair value The higher the book value per share, the higher the fair value The higher the multiple,the higher the fair value The higher the discount for lack of marketability, the lower the fair value The higher the long-term revenue

H. The Group has carefully assessed the valuation models and assumptions 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 categorised within Level 3 if the inputs used to valuation models have changed:

-	-		December 31, 2023			
				Recognised in other comprehensive income		
				Favourable	U	Infavourable
	Input	Change		change		change
Financial assets						
Equity instrument	Industrial average					
Equity instrument	book value per share	$\pm 1\%$	\$	233	`	233)
	Sales per share	$\pm 1\%$		160	(160)
	Discount for lack of	10/		401	,	(01)
	marketability	±1%		481	(481)
	Long-term revenue growth rate	±1%		827	(827)
Total	glowin late	_ 1/0	\$	1,701	(\$	1,701)
Total			-	Decembe	`	
				Recognis		
				comprehen		
				Favourable	U	Infavourable
	Input	Change		change		change
Financial assets						
Equity instrument	Industrial average book value per share	±1%	\$	168	(\$	168)
	Price to earnings ratio	_ 1/0	Ψ	100	(4	100)
	multiple	$\pm 1\%$		131	(131)
	Discount for lack of					
	marketability	$\pm 1\%$		379	(379)
	Long-term revenue	1.0/			,	
	growth rate	±1%		775	(775)
Total			\$	1,453	(\$	1,453)

13. <u>Supplementary Disclosures</u>

(1) <u>Significant transactions information</u>

- A. Loans to others: Please refer to table 1.
- B. Provision of endorsements and guarantees to others: Please refer to table 2.
- C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Please refer to table 3.
- D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: None.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: Please refer to table 4.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. 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 5.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: None.
- I. Trading in derivative instruments undertaken during the reporting periods: None.
- J. Significant inter-company transactions during the reporting periods: Please refer to table 6.
- (2)Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Please refer to table 7.

(3)Information on investments in Mainland China

A. Basic information: Please refer to table 8.

- B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: Please refer to table 8.
- (4) Major shareholders information

Major shareholders information: Please refer to table 9.

14. Segment Information

(1)General information

Management has determined the reportable operating segments based on the reports reviewed by the Chief Operating Decision-Maker, the Board of Directors, that are used to make strategic decisions.

There is no material change in the basis for formation of entities and division of segments in the Group or in the measurement basis for segment information during this period.

(2)<u>Segment information</u>

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

				All other	
Year ended December 31, 2023	A segment	B segment	C segment	segments	Total
Revenue from external customers	\$ 420,245	\$ 670,093	\$ 434,865	\$-	\$ 1,525,203
Inter-segment revenue		25,654			25,654
Total segment revenue	\$ 420,245	\$ 695,747	\$ 434,865	<u>\$ -</u>	1,550,857
Internal write-offs					(25,654)
Consolidated revenue					\$ 1,525,203
Segment (loss) income	(<u>\$ 8,027</u>)	\$ 78,523	\$ 45,611	(<u>\$ 9,453</u>)	\$ 106,654
Depreciation	\$ 67,034	\$ 22,032	\$ 22,899	\$ -	\$ 111,965
Amortisation	\$ 430	\$ 379	\$ 847	\$ -	\$ 1,656
				All other	
Year ended December 31, 2022	A segment	B segment	C segment	segments	Total
Revenue from external customers	\$ 642,151	\$ 703,175	\$ 714,234	\$ -	\$ 2,059,560
Inter-segment revenue		39,311			39,311
Total segment revenue	\$ 642,151	\$ 742,486	\$ 714,234	\$ -	2,098,871
Internal write-offs					(39,311)
Consolidated revenue					\$ 2,059,560
Segment income (loss)	\$ 118,097	\$ 104,056	\$ 124,634	(<u>\$ 14,385</u>)	\$ 332,402
Depreciation	\$ 73,688	\$ 24,444	\$ 21,070	\$ 165	\$ 119,367
Amortisation	\$ 486	\$ 516	\$ 473	\$ -	\$ 1,475

Note: Inter-segment revenue has been eliminated to \$0.

(3)<u>Reconciliation for segment income (loss)</u>

Sales between segments are carried out at arm's length. The revenue from external customers reported to the chief operating decision-maker is measured in a manner consistent with that in the statement of comprehensive income.

A reconciliation of reportable segment income or loss to the income/(loss) before tax from continuing operations for the years ended December 31, 2023 and 2022 is provided as follows:

	Years ended December 31,						
		2023	2022				
Reportable segments income	\$	116,107 \$	346,787				
Other segments income/(loss)	(9,453) (14,385)				
Total segments		106,654	332,402				
Depreciation	(111,965) (119,367)				
Amortisation	(1,656) (1,475)				
Interest income		10,209	27,856				
Other income		16,667	15,940				
Other gains and losses	(2,520)	21,853				
General management cost and directors'							
compensation		- (17,079)				
Finance costs	(15,570) (18,294)				
Income before tax from continuing operations	\$	1,819 \$	241,836				

(4)Information on products and services

Revenue from external customers is mainly from computer peripherals. Details of revenue are as follows:

	Years ended December 31,						
		2023		2022			
Computer components	\$	1,089,631	\$	1,585,600			
Consumer electronics components		203,748		299,809			
Automotive components		118,392		60,039			
Handheld device components		16,455		18,447			
Others		96,977		95,665			
	\$	1,525,203	\$	2,059,560			

(5)<u>Geographical information</u>

Geographical information for the years ended December 31, 2023 and 2022 is as follows:

	Years ended December 31,								
		2023				2022			
		Revenue	Non	-current assets		Revenue	Non	-current assets	
China	\$	1,243,559	\$	1,698,172	\$	1,570,502	\$	1,424,772	
Philippines		154,328		-		308,535		-	
Thailand		60,079		-		50,497		-	
Taiwan		46,257		73,443		126,219		74,488	
Others		20,980		_		3,807		_	
	\$	1,525,203	\$	1,771,615	\$	2,059,560	\$	1,499,260	

(6)<u>Major customer information</u>

Major customer information of the Group for the years ended December 31, 2023 and 2022 is as follows:

	· · · · · · · · · · · · · · · · · · ·	Years ended I	Decem	ber 31,
	20	023		2022
А	\$	249,074	\$	375,107
В		212,144		128,275
С		164,634		270,813
D		154,105		308,535

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES Loans 10 others Year en ded December 3 1, 2023

Expressed in thousands of NTD (Except as otherwise indicated)

No. (Note I)	Creditor	Borrower HuZhou Anli Technology	General ledger account Other	Is a related party Y	Maximum outstanding balance during the year ended December 31, 2023 \$ 136,199	2 0 2 3	Actual amount drawn down	Interest rate	Nature of Ioan (Note 2)	Amount of transactions with the borrower	R eason for short-term financing Operations	Allowance for doubtful accounts	Coll: Item None	Nalue	Limit on loans granted to a single party(Note 3) \$ 1,238,741	Ceiling on total loans granted(Note 3) \$ 1,238,741	Footnote
	INTERNATIONAL HOLDINGS LIMITED	Co., Lid	receivables														
1	ANLI INTERNATIONAL HOLDINGS LIMITED	Giek Technology Co.,Lid	Other receivables	Y	92,130	-	-		2		Operation		None	-	1,238,741	1,238,741	None
2	KUANGHE CO., LIMITED	HuZhou Anli Technology Co., Ltd.	Other receivables	Y	141,758	-	-		2		Operation	-	None	-	908,910	908,910	None
3	Kunshan Kuanghe Electronic Technology Co., Ltd.	KUANGHE CO., LIMITED	Other receivables	Y	34,084	-	-		2	-	Operation		None	-	753,940	753,940	None
3	Kunshan Kuanghe Electronic Technology Co., Ltd.	KUANGHE CO., LIMITED	Other receivables	Y	27,987		-		2		Operation		None	-	753,940	753,940	None
3	Kunshan Kuanghe Electronic Technology Co., Ltd.	KUANGHE CO., LIMITED	Other receivables	Y	31,580	-	-		2	-	Operation		None	-	753,940	753,940	None
3	Kunshan Kuanghe Electronic Technology Co., Ltd.	KUANGHE CO., LIMITED	Other receivables	Y	61,420	61,420	61,420	5.00%	2	-	Operation		None	-	753,940	753,940	None
3	Kunshan Kuanghe Electronic Technology Co., Ltd.	HuZhou Anli Technology Co., Ltd.	Other receivables	Y	130,078	86,718	86,718	4.00%	2	-	Operation		None		753,940	753,940	None
3	Kunshan Kuanghe Electronic Technology Co., Ltd.	Anli International Co., Ltd	Other receivables	Y	23,848	23,848	23,848	3.50%	2	-	Operation		None	-	753,940	753,940	None
3	Kunshan Kuanghe Electronic Technology Co., Ltd.	Anli International Co., Ltd	Other receivables	Y	62,871	-	-	3.50%	2	-	Operation		None	-	753,940	753,940	None
4	Kunshan Anli Precise Metal Co., Ltd.	HuZhou Anli Technology Co., Ltd.	Other receivables	Y	86,718	86,718	-	4.25%	2	-	Operation	-	None	-	883,216	883,216	None
4	Kunshan Anli Precise Metal Co., Ltd.	Giek Technology Co.,Lid	Other receivables	Y	43,359	-		3.00%	2	-	Operation		None	-	883,216	883,216	None
4	Kunshan Anli Precise Metal Co., Ltd.	Anli International Co., Ltd	Other receivables	Y	23,848	23,848	23,848	3.50%	2		Operation	-	None	-	883,216	883,216	None
4	Kunshan Anli Precise Metal Co., Ltd.	Anli International Co., Ltd	Other receivables	Y	62,871	-	-	3.50%	2		Operation	-	None	-	883,216	883,216	None

Note 1: The numbers filled in for the loans provided by the Company or subsidiaries are as follows:

(1) The Company is '0'.

(2) The subsidiaries are numbered in order starting from '1', and the same company shall be numbered at the same code.

Note 2: The column of 'Nature of loan' shall fill in 1. 'Business transaction or 2. 'Short-term financing'.

Note 3: (1) Limit on total loans shall not exceed 40% of creditor's net assets. However, loans to direct or indirect wholly-owned foreign subsidiaries of the Company shall not exceed 100% of creditor's net assets.

(2) For the companies having business relationship with the Company, limit on loans granted to a single party shall not exceed the amount of business transactions occurred between the creditor and borrower.

Limit on loans to a single party with business transactions is the higher value of purchasing and selling during current year on the year of financing.

For companies having short-term loans, ceiling on loans granted to a single party is 10% of the Company's net assets. However, loans to direct or indirect wholly-owned foreign subsidiaries of the Company

shall not exceed 100% of creditor's net assets.

Note 4: Maximum balance and ending balance listed in the table are expressed in New Taiwan dollars. The balances denominated in foreign currencies are translated into New Taiwan dollars at the exchange rate prevailing at the balance sheet date. The exchange rate used was USD 1: NTD 30.7100 and RMB 1: NTD 4.3359.

Note 5: Actual parent-subsidiary company tansactions included in ending balance were all eliminated.

Provision of endorsements and guarantees to others

Year ended December 31, 2023

Table 2

Expressed in thousands of NTD

(Except as otherwise indicated)

		Party being endorse	d/guaranteed						Ratio of					
					Maximum	Outstanding			accumulated					
				Limit on	outstanding	endorsement/			endorsement/	Ceiling on total		Provision of		
			Relationship	endorsements/	endorsement/	guarantee		Amount of	guarantee amount	amount of	Provision of	endorsements/	Provision of	
			with the	guarantees	guarantee	amount at	Actual	endorsements/	to net asset value	endorsements/	endorsements/	guarantees by	endorsements/	
			endorser/	provided for a	amount as of	December 31,		guarantees	of the endorser/	guarantees	guarantees by		0	
Number	Endorser/		guarantor	single party	December 31,	2023	drawn down	secured with	guarantor	provided	parent company	parent	party in	
(Note 1)	guarantor	Company name	(Note 2)	(Note 3)	2023 (Note 4)	(Note 4)	(Note 4)	collateral	company	(Note 3)	to subsidiary	company	Mainland China	Footnote
0	Anli International Co., Ltd	KUANGHE CO., LIMITED	2	\$ 379,655	\$ 46,065	\$ 46,065	\$ -	\$ -	2.43%	\$ 759,310	Y	N	N	None
0	Anli International Co., Ltd	ANLI INTERNATIONAL CO.,LTD Taiwan Branch	2	379,655	92,130	92,130	87,471		4.85%	759,310	Y	Ν	Ν	None
0	Anli International Co., Ltd	HuZhou Anli Technology Co., Ltd.	2	379,655	151,757	151,757	29,405	-	7.99%	759,310	Y	Ν	Y	None
1	ANLI INTERNATIONAL HOLDINGS LIMITED	Anli International Co., Ltd	2	379,655	204,000	204,000	204,000	-	10.75%	759,310	Ν	Y	N	None
2	KUANGHE CO., LIMITED	Anli International Co., Ltd	2	379,655	204,000	204,000	204,000	-	10.75%	759,310	Ν	Y	Ν	None

Note 1: The numbers filled in for the endorsements/guarantees provided by the Company or subsidiaries are as follows:

(1) The Company is '0'.

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

Note 2: Relationship between the endorser/guarantor and the party being endorsed/guaranteed is classified into the following seven categories; fill in the number of category each case belongs to:

(1) Having business relationship.

(2) The endorser/guarantor parent company owns directly and indirectly more than 50% voting shares of the endorsed/guaranteed subsidiary.

(3) The endorsed/guaranteed company owns directly and indirectly more than 50% voting shares of the endorset/guarantor parent company.

(4) The endorser/guarantor parent company owns directly and indirectly more than 90% voting shares of the endorsed/guaranteed company.

(5) Mutual guarantee of the trade made by the endorsed/guaranteed company or joint contractor as required under the construction contract.

(6) Due to joint venture, all shareholders provide endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership.

(7) Joint guarantee of the performance guarantee for pre-sold home sales contract as required under the Consumer Protection Act.

Note 3: According to the Company's "Procedures for Provision of Endorsements and Guarantees":

(1) The total guarantee amount shall not exceed 40% of the Company's net assets based on the latest financial statements, and the guarantee to a single party shall not exceed 20% of the Company's net assets based on the latest financial statements.

Limit on the total endorsement/guarantee of the Company and its subsidiaries is 50% of the Company's net assets. Limit on the total endorsement/guarantee to a signle party is 20% of the Company's net assets. (2) For the companies having business relationship and thus being provided endorsement/guarantees, aside from the abovementioned limits, limit on endorsements to a single party is the total value of business transactions within past 12 months. (the value of business transactions is the higher of purchase or sales)

Note 4: Maximum balance, ending balance and actual drawn amount listed in the table are expressed in New Taiwan dollars. The balances denominated in foreign currencies are translated into New Taiwan dollars at spot exchange rates prevailing at the balance sheet date, and the exchange rate used was USD 1: NTD 30.7100.

Holding of marketable securities at the end of the period

Year ended December 31, 2023

Expressed in thousands of NTD (Except as otherwise indicated)

					As of Decemb	er 31, 2023		
		Relationship with the	General	Number of shares				
Securities held by	Marketable securities (Note 1)	securities issuer	ledger account	(in thousands)	Book value	Ownership (%)	Fair value	Footnote
Anli International	CERTAIN MICRO APPLICATION	None	Financial assets at fair value	1,457	\$ 38,351	7.87%	\$ 38,351	None
Co., Ltd	TECHNOLOGY INC.		through other comprehensive					
Anli International	Therlect Co., Ltd.	None	income-non-current Financial assets at fair value	2,024	12,933	12.01%	12,933	None
Co., Ltd			through other comprehensive					
			income-non-current					
Anli International	Mercuries & Associates Holding, Ltd.	None	Financial assets at fair value	500	45,000	0.83%	45,000	None
Co., Ltd			through other comprehensive					
			income-non-current					

Note 1: The accounts of the Company are expressed in New Taiwan dollars.

The balances denominated in foreign currencies are translated into New Taiwan dollars at spot exchange rates prevailing at the balance sheet date and the exchange rate used was RMB 1:NTD 4.3359.

Table 3

Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more

Year ended December 31, 2023

Table 4

Expressed in thousands of NTD

(Except as otherwise indicated)

											he counterparty is a ormation as to the I					
										of	the real estate is dis	closed below:				
										Original owner	Relationship				Reason for	
										who	between the			Basis or	acquisition of	
										sold the real	original	Date of the		reference used	real estate and	
	Real estate	Date of the	Т	Fransactio	n	Sta	atus of		Relationship with	estate to	owner and the	original		in setting the	status of the real	Other
Real estate acquired by	acquired	event	_	amount		pa	yment	Counterparty	the counterparty	the counterparty	acquirer	transaction	Amount	price	estate	commitments
HuZhou Anli Technology	Plant	2021/12/28	\$	579,	88	\$	466,510	Zhejiang Qiaoxing	None	Not applicable	Not applicable	Not	Not	Price comparison	Production	None
Co., Ltd.								Construction Group Co., Ltd.				applicable	applicable	and negotiation		

Note 1: The appraisal result should be presented in the 'Basis or reference used in setting the price' column if the real estate acquired should be appraised pursuant to the regulations.

Note 2: Paid-in capital referred to herein is the paid-in capital of parent company.

In the case that shares were issued with no par value or a par value other than NT\$10 per share, the 20 % of paid-in capital shall be replaced by 10% of equity attributable to owners of the parent in the calculation.

Note 3: Date of the event referred to herein is the date of contract signing, date of payment, date of execution of a trading order, date of title transfer, date of board resolution, or other date that can confirm the counterparty and the monetary amount of the transaction, whichever is earlier.

Note 4: The accounts of the Company are expressed in New Taiwan dollars. The balances denominated in foreign currencies are translated into New Taiwan dollars at spot exchange rates prevailing at the balance sheet date, and the exchange rate used was RMB 1:NTD 4.3359. Income statement accounts denominated in foreign currencies are translated into New Taiwan dollars at the weighted average exchange rates (period from January to December), and the exchange rate used was RMB 1:NTD 4.4242.

ANLI INTERNATION AL CO., LTD. AND SUBSIDIARIES Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more Year ended December 31, 2023

Expressed in thousands of NTD (Except as otherwise indicated)

							Differences in tra	saction terms compared to				
				Tr	ansaction		third p	arty transactions	_	Notes/accounts	receivable (payable)	
		Relationship			Percentage of						Percentage of total	
		with the	Purchases		total purchases					1	otes/accounts receivab	le
Purchaser/seller	Counterparty	counterparty	(sales)	 Amount	(sales)	Credit term	Unit price	Credit term		Balance	(payable)	Footnote
Kunshan Anli Precise Metal Co.,	ANLI INTERNATIONAL	parent-	Sales	\$ 138,298	30%	150 days after monthly	Note 1	Note 1	\$	87,705	31%	None
Ltd.	HOLDINGS LIMITED	subsidiary				billings						
		company										

Note 1: If terms of related-party transactions are different from third-party transactions, explain the differences and reasons in the 'Unit price' and 'Credit term' columns.

Note 2: In case related-party transaction terms involve advance receipts (prepayments) transactions, explain in the footnote the reasons, contractual provisions, related amounts, and differences in types of transactions compared to third-party transactions.

Note 3: Paid-in capital referred to herein is the paid-in capital of parent company.

In the case that shares were issued with no par value or a par value other than NT\$10 per share, the 20 % of paid-in capital shall be replaced by 10% of equity attributable to owners of the parent in the calculation. Note 4: The accounts of the Company are expressed in New Taiwan dollars. The balances denominated in foreign currencies are translated into New Taiwan dollars at spot exchange rates prevailing at the balance sheet date, and the exchange rate used was USD 1:NTD 30.7100. Income statement accounts denominated in foreign currencies are translated into New Taiwan dollars at the weighted average exchange rates (period from January to December), and the exchange rate used was USD 1:NTD 31.1762.

Table 5

ANLI INTERNA TIONAL CO., LTD. AND SUBSIDIARIES Significant inter-company transactions during the reporting period Year ended December 31, 2023

Table 6

Expressed in thousands of NTD (Except as otherwise indicated)

						Transaction	
Number (Note 1)	Company name	Counterparty	Relationship (Note 2)	General ledger account	Amount	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 3)
1	ANLI INTERNATIONAL CO., LTD, TAIWAN	KUANGHE CO., LIMITED	1	Other income	\$ 5,603	Mutual agreement	0%
1	ANLI INTERNATIONAL CO., LTD, TAIWAN	ANLI INTERNATIONAL HOLDINGS LIMITED	1	Other income	5,603	Mutual agreement	0%
2	KUANGHE CO., LIMITED	Kunshan Kuanghe Electronic Technology Co., Ltd.	1	Other receivables	15,909	Mutual agreement (Note 6)	1%
3	Kunshan Anli Precise Metal Co., Ltd.	ANLI INTERNATIONAL HOLDINGS LIMITED	2	Sales revenue	138,298	150 days after monthly billings	9%
3	Kunshan Anli Precise Metal Co., Ltd.	ANLI INTERNATIONAL HOLDINGS LIMITED	2	Accounts receivable	87,705	150 days after monthly billings	3%
3	Kunshan Anli Precise Metal Co., Ltd.	Anli International Co., Ltd	2	Other receivables	24,210	Loans	1%
3	Kunshan Anli Precise Metal Co., Ltd.	Kunshan Kuanghe Electronic Technology Co., Ltd.	3	Sales revenue	25,654	120 days after monthly billings	2%
3	Kunshan Anli Precise Metal Co., Ltd.	Kunshan Kuanghe Electronic Technology Co., Ltd.	3	Accounts receivable	10,425	120 days after monthly billings	0%
3	Kunshan Anli Precise Metal Co., Ltd.	Kunshan Kuanghe Electronic Technology Co., Ltd.	3	Other receivables	17,731	Mutual agreement (Note 6)	1%
3	Kunshan Anli Precise Metal Co., Ltd.	Kunshan Kuanghe Electronic Technology Co., Ltd.	3	Other income	5,643	Mutual agreement	0%
4	Kunshan Kuanghe Electronic Technology Co., Ltd.	KUANGHE CO., LIMITED	2	Sales revenue	70,109	120 days after monthly billings	5%
4	Kunshan Kuanghe Electronic Technology Co., Ltd.	KUANGHE CO., LIMITED	2	Accounts receivable	39,180	120 days after monthly billings	1%
4	Kunshan Kuanghe Electronic Technology Co., Ltd.	KUANGHE CO., LIMITED	2	Other receivables	62,800	Loans	2%
4	Kunshan Kuanghe Electronic Technology Co., Ltd.	Gtek Technology Co.,Ltd	1	Other receivables	15,225	Mutual agreement (Note 6)	0%
4	Kunshan Kuanghe Electronic Technology Co., Ltd.	Anli International Co., Ltd	2	Other receivables	24,209	Loans	1%
4	Kunshan Kuanghe Electronic Technology Co., Ltd.	HuZhou Anli Technology Co., Ltd.	3	Other receivables	87,780	Loans	3%

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:

(1) Parent company to subsidiary.

(2) Subsidiary to parent company.

(3) Subsidiary to subsidiary.

Note 3: Regarding percentage of transaction amount to total operating revenues or total assets, it is computed based on period-end balance of transaction to total assets for balance sheet accounts and based on accumulated transaction amount for the period to total operating revenues for income statement accounts.

Note 4: Individual transactions not exceeding \$5,000 and their corresponding transactions are not disclosed.

Those transactions shown in other assets and revenue are not disclosed from the opposite side.

Note 5: The related transactions were eliminated when preparing the consolidated financial statements.

Note 6: Dividend Receivable.

Information on investees

Year ended December 31, 2023

Table 7

Expressed in thousands of NTD $\,$

(Except as otherwise indicated)

				I	nitial invest	men	t amount	Shares held	as at Decem	ber 3	31, 2023	Net profit (loss)	of the	Investment income (l	oss)	
				Ba	lance as at	Ba	alance as at					investee for the year	ar ended	recognised by the Comp	any for	
			Main business	Dec	cember 31,	De	cember 31,	Number of	Ownership			December 31,	2023	the year ended Decemb	er 31,	
Investor	Investee	Location	activities		2023		2022	shares	(%)	В	ook value	(Note 1)		2023 (Note 1)		Footnote
Anli International	I KUANGHE CO.,	Hong Kong	Investment company	\$	390,241	\$	390,241	13,166	100	\$	908,910	(\$	48,522) (\$	48,522)	None
Co., Ltd.	LIMITED															
Anli International	ANLI	Hong Kong	Investment company		497,221		497,221	92,190	100		1,238,741		57,457		57,457	None
Co., Ltd.	INTERNATIONAL		,		,			,			-,,		,		,	
	HOLDINGS															
	LIMITED															

Note 1: Profit or loss of investees and investment income (loss) recognised by the Company for the year ended December 31, 2023 is based on financial statements audited and attested by R.O.C. parent company's CPA.

Note 2: The transactions were eliminated when preparing the consolidated financial statements.

Note 3: The accounts of the Company are expressed in New Taiwan dollars. The balances denominated in foreign currencies are translated into New Taiwan dollars at spot exchange rates prevailing at the balance sheet date, and the exchange rate used was USD 1:NTD 30.7100. Income statement accounts denominated in foreign currencies are translated into New Taiwan dollars at the weighted average exchange rates (period from January to December), and the exchange rate used was USD 1:NTD 31.1762.

ANLI INTERNATIONAL CO., LTD. AND SUBSIDIARIES Information on investments in Mainland China Year ended December 31, 2023

Table 8

Expressed in thousands of NTD (Except as otherwise indicated)

			Investment	Accumulated amount of remittance from Taiwan to Mainland	/ Amount ren Taiwan for th	mitted from ainland China nitted back to ne year ended r 31, 2023 Remitted		Net in come of investee for the year en ded	Ownership held by	Investment income (loss) recognised by the Company for the year ended	investments in	Accumulated amount of investment income remitted back to Taiwan as	
Investee in	Main business	Paid-in	m eth od	China as of January	Main lan d	back	as of December	December 31,	the Company	December 31, 2023	as of December	of December 31,	
Main land China	activities	capital	(Note 1)	1, 2023	China	to Taiwan	31, 2023	2023 (Note 2)	(direct or indirect)	(Note 2)	31, 2023	2023	Footnote
Kunshan Anli Precise Metal Co., Ltd. Kunshan Kuanghe Electronic Technology Co., Ltd.	Stamping of various precision metal \$ and manufacturing and sales of die casting components. Manufacturing and sales of new electronic component such as inductance.	112,927	(2)A (2)B	\$ - -	\$ -	\$ - -	\$ - -		100	\$ 62,495 (41,139			None
Gtek Technology Co., Ltd.	Manufacturing and sales of new electronic component such as inductance and metal finishing.	283,456	(2)C				-	25,975	100	25,975	441,331	-	None
HuZhou Anli Technology Ca, Ltd.	Research and development, manufacturing and sales of electronic components, vehicle components and new metal material.	735,366	(2)D			-		(9,791) 100	(9,791	677,006		None

		Accumulated amount of remittance	Investment amount a	pproved	
		from	by the Investment Cor	mmission	Ceiling on investments in Mainland China
		Taiwan to Mainland China as of	of the Ministry of Ec	onomic	imposed by the Investment Commission of
_	Com pany name	December 31, 2023	Affairs (MOEA	A)	MOEA
	Note 4	5 -	\$	-	Note 4

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.

A. Kunshan Anli Precise Metal Co., Ltd. was reinvested through ANLI INTERNATIONAL HOLDINGS LIMITED.

B. Kunshan Kuanghe Electronic Technology Co., Ltd. was reinvested through KUANGHE CO., LIMITED and Kunshan Anli Precise Metal Co., Ltd.

C. Gtek Technology Co., Ltd. was reinvested through Kunshan Kuanghe Electronic Technology Co., Ltd. and Kunshan Anli Precise Metal Co., Ltd.

D. HuZhou Anli Technology Co., Ltd. was reinvested through KUANGHE CO., LIMITED and ANLI INTERNATIONAL HOLDINGS LIMITED.

(3) Others

Note 2: The amount recognised was based on the financial statements that were audited by R.O.C. parent company's CPA firm.

Note 3: The transactions were eliminated when preparing the consolidated financial statements.

Note 4: Ceiling on investments in Mainland China imposed by the Investment Commission of MOEA is not applicable for the Company due to the Company was a foreign issuer and has primary listing in Taiwan.

Major shareholders information

Expressed in thousands of shares (Except as otherwise indicated)

December 31, 2023

Name of major shareholders	Number of share

Table 9

	Shares	
Name of major shareholders	Number of shares held	Ownership (%)
ANLI INTERNATIONAL LIMITED (SAMOA) KUANGHE CO., LIMITED (SAMOA)	12,579 3,963	28.23% 8.89%

Note 1: The major shareholders information was derived from the data that the Company issued common shares (including treasury shares) and preference shares in dematerialised form which were registered and held by the shareholders above 5% on the last operating date of each quarter and was calculated by Taiwan Depository & Clearing Corporation. The share capital which was recorded on the financial statements may be different from the actual number of shares in dematerialised form due to the difference in calculation basis.

Note 2: If the aforementioned data contains shares which were held in the trust by the shareholders, the data is disclosed as a separate account of client which was set by the trustee. As for the shareholder who reports share equity as an insider whose shareholding ratio is greater than 10% in accordance with Securities and Exchange Act, the shareholding ratio includes the self-owned shares and shares held in trust, at the same time, the shareholder has the power to decide how to allocate the trust assets. For the information of reported share equity of insider, please refer to Market Observation Post System. Anli International Co., Ltd

Chairman: Hsu Cheng-Kun