CONSOLIDATED FINANCIAL STATEMENTS

With Independent Auditors' Review Report For the Six Months Ended June 30, 2019 and 2018

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

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安侯建業解合會計師事務的

KPMG

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Independent Auditors' Review Report

To the board of directors of PRIMAX ELECTRONICS LTD.:

Introduction

We have reviewed the accompanying consolidated balance sheets of PRIMAX ELECTRONICS LTD. ("the Company") and its subsidiaries ("the Group") as of June 30, 2019 and 2018, the related consolidated statements of comprehensive income for the three and six months ended June 30, 2019 and 2018, as well as the changes in equity and cash flows for the six months ended June 30, 2019 and 2018, and notes to the consolidated financial statements, including a summary of significant accounting policies. The management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standards ("IASs") 34, "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China. Our responsibility is to express a conclusion on the consolidated financial statements based on our reviews.

Scope of Review

Except as explained in the Basis for Qualified Conclusion paragraph, we conducted our reviews in accordance with Statement of Auditing Standards 65, "Review of Financial Information Performed by the Independent Auditor of the Entity". A review of the consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with the generally accepted auditing standards and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Basis for Qualified Conclusion

As stated in note 4(b), the consolidated financial statements included the financial statements of certain non-significant subsidiaries, which were not reviewed by independent auditors. These financial statements reflect the total assets amounting to NT\$5,951,118 thousand and NT\$6,566,638 thousand, constituting 13.4% and 18.0% of the consolidated total assets; and the total liabilities amounting to NT\$4,721,204 thousand and NT\$4,178,313 thousand, constituting 16.0% and 18.4% of the consolidated total liabilities as of June 30, 2019 and 2018, respectively; as well as the total comprehensive income (loss) amounting to NT\$(58,449) thousand, NT\$1,485 thousand, NT\$41,683 thousand and NT\$17,601 thousand, constituting (24.0)%, 0.6%, 5.3% and 2.5% of the consolidated comprehensive income (loss) for the three and six months ended June 30, 2019 and 2018, respectively.



Qualified Conclusion

Except for the adjustments, if any, as might have been determined to be necessary had the financial statements of certain consolidated subsidiaries described in the Basis for Qualified Conclusion paragraph above been reviewed by independent auditors, based on our reviews and the review report of another auditor (please refer to Other Matter paragraph), nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of the Group as of June 30, 2019 and 2018, and of its consolidated financial performance and its consolidated cash flows for the three and six months ended June 30, 2019 and 2018, in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IASs 34, "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Other Matter

We did not review the financial statements of Tymphany Worldwide Enterprises Ltd., a subsidiary of the Group. Those financial statements were reviewed by another auditor, whose review report has been furnished to us, and our conclusion, insofar as it relates to the amounts included for Tymphany Worldwide Enterprises Ltd., is based solely on the review report of another auditor. The financial statements of Tymphany Worldwide Enterprises Ltd. reflect the total assets amounting to NT\$16,161,275 thousand and NT\$8,380,369 thousand, constituting 36.5% and 23.0% of the related consolidated total assets as of June 30, 2019 and 2018, respectively; as well as the operating revenue amounting to NT\$7,434,135 thousand, NT\$5,338,019 thousand, NT\$12,787,839 thousand and NT\$9,134,245 thousand, constituting 44.5%, 36.1%, 42.1% and 34.2% of the related consolidated operating revenue for the three and six months ended June 30, 2019 and 2018, respectively.

The engagement partners on the reviews resulting in this independent auditors' review report are MEI-PIN WU and CHI-LUNG YU.

KPMG

Taipei, Taiwan (Republic of China) August 14, 2019

Notes to Readers

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

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

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

Reviewed only, not audited in accordance with generally accepted auditing standards as of June 30, 2019 and 2018

PRIMAX ELECTRONICS LTD. AND SUBSIDIARIES

Consolidated Balance Sheets June 30, 2019, December 31 and June 30, 2018 (Expressed in Thousands of New Taiwan Dollars)

Assets			June 30, 2019 Amount %	1 1	December 31, 2018 Amount %	ا ا % <u>ھ</u>	June 30, 2018 Amount %	ادا		Liabilities and Equity	June 30, Amount	June 30, 2019 Amount %	1 1	December 31, 2018 Amount %	8 %	June 30, 2018 Amount	%
٥		1 222 005	-		4 000 450	5		9	0010	Current liabilities:		707	c	1000	,	120 007	•
Cash and cash equivalents (note o(a)) Current financial assets at fair value through profit or loss	A	4,332,883	-	01	4,990,438	71	1 6/0//66,6	01	2120	Short-term borrowings (notes o(m) and 8) Current financial liabilities at fair value through profit or	A	3,041,030	×	1,202,565	2	088,933	7
(note 6(b)) 184,749 -					115,608		338,818	1		loss (note 6(b))		186,078		19,980		357,448	1
Notes and accounts receivable, net (notes 6(d) and (v)) 14,325,418 32			7		16,382,468	38	12,939,497	36	2150	Notes payable		299		299	ě	27	
Accounts receivable from related parties, net (notes 6(d),									2170	Accounts payable	14	14,591,876	33 1	18,447,265	43	13,575,763	37
(v) and 7) 579,566 1	579,566	579,566	_		539,820	-	396,777	_	2180	Accounts payable to related parties (note 7)		40,549		94,106	1	135,633	
Other receivables (notes 6(d) and 7) 1,620,002 4	1,620,002 4	1,620,002 4	4		1,040,546	3	867,623	7	2200	Other payables (notes 6(g) and 7)	4	4,519,842	10	3,604,860	∞	3,948,761	11
Inventories (note 6(e)) 8,168,938 19			6		7,760,333	18	6,826,545	61	2201	Salaries payable		801,208	7	1,154,205	3	652,349	7
Other current assets (note 8) 2			2		642,927	7	540,604	-1	2280	Current lease liabilities (note 6(0))		244,603	-		ě	ř	
30,044,768 68	•	•	001		31,472,160	73	25,446,939 7	70	2300	Other current liabilities (note 6(v))		389,374	-	375,158	1	403,676	-
Non-current assets:									2320	Long-term borrowings, current portion(notes 6(n) and 8)		68,299	•	67,548	ï	66,150	1
Non-current financial assets at fair value through other									2365	Current refund liabilities		1,210,543	3	1,094,833	2	888,949	3
comprehensive income (note 6(c)) 166,124 -	166,124	166,124			268,088	-	330,397	_			25	25,694,307	58 2	26,060,819	09	20,717,709	57
Property, plant and equipment (notes 6(i) and 8) 6,687,941 15			2		5,509,536	13	4,945,346	14		Non-Current liabilities:							
Right-of-use assets (note 6(j)) 2,056,567 5	2,056,567 5	2,056,567 5	5						2540	Long-term borrowings (notes 6(n) and 8)		204,515	_	239,015	-	264,814	-
Investment property, net (note 6(k)) 34,520 -	34,520 -	34,520 -			34,751		34,983		2580	Non-current lease liabilities (note 6(0))	1	,353,993	3		e		ï
Intangible assets (note 6(1)) 4,343,753 10			0		4,463,979	10	4,543,792	12	2630	Long-term deferred revenue (note 6(i))	1	1,390,084	3	910,800	2	818,649	7
Deferred tax assets 659,321 1	659,321 1	659,321 1	1		654,310	7	598,738	_	2600	Other non-current liabilities (note 6(f))		953,625	2	980,749	2	864,558	2
Long-term prepaid rents	ř				223,064		245,060	-			3	3,902,217	6	2,130,564	5	1,948,021	5
Other non-current assets—other (note 8) 287,743 1	287,743 1	287,743	1	- 1	535,613	-	286,967	-1		Total liabilities	29	29,596,524	67 2	28,191,383	65	22,665,730	62
14,235,969 32 1	32	32		_	11,689,341	27	10,985,283 3	30		Equity attributable to owners of parent:							
									3110	Ordinary shares (note 6(s))	4	4,468,088	10	4,474,523	10	4,468,153	12
									3200	Capital surplus (note 6(s))	-	1,379,487	3	1,377,077	3	1,298,890	4
									3310	Legal reserve	1	,370,470	3	1,187,783	3	1,187,783	3
									3320	Special reserve		662,348	-	299,065	-	299,065	-
									3350	Unappropriated retained earnings (notes 6(c) and (s))	4	4,166,051	10	5,038,483	12	3,904,539	Ξ
									3400	Other equity interest (note 6(c))		(586,927)	(E)	(751,110)	(2)	(441,234)	Ξ
									36XX	Non-controlling interests (note 6(h))	3	3,224,696	7	3,344,297	80	3,049,296	00
				- 1		1		1		Total equity	14	14,684,213	33 1	14,970,118	35	13,766,492	38
Total assets			0	11	43,161,501	100	36,432,222 100	211		Total liabilities and equity	\$ 44	44,280,737	100	43,161,501		36,432,222	100
																	ĺ

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) Reviewed only, not audited in accordance with generally accepted auditing standards

PRIMAX ELECTRONICS LTD. AND SUBSIDIARIES

Consolidated Statements of Comprehensive Income

For the three and six months ended June 30, 2019 and 2018

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

		For the thre	e mont	hs ended June	30	For the six	mont	hs end June 30	0
		2019		2018		2019		2018	
		Amount	%	Amount	%	Amount	%	Amount	%
4000	Operating revenue (notes 6(v) and 7)	\$ 16,704,276	100	14,797,684	100	30,345,403	100	26,681,432	100
5000	Operating costs (notes 6(e), (q), (w), 7 and 12)	14,833,081	89	13,081,288	88	26,860,621	89	23,504,605	88
	Gross profit from operation	1,871,195	11	1,716,396	12	3,484,782	11	3,176,827	12
	Operating expenses (notes 6(o), (q), (w) and 12):								
6100	Selling expenses	347,457	2	354,935	2	673,890	2	638,079	3
6200	Administrative expenses	432,309	3	364,748	3	858,424	3	746,598	3
6300	Research and development expenses	699,341	4	599,672	4	1,336,829	4	1,150,690	4
6450	Expected credit loss (note 6(d))	(3,914)	-	715	-	(1,293)	-	727	-
	Total operating expenses	1,475,193	9	1,320,070	9	2,867,850	9	2,536,094	10
	Net operating income	396,002	2	396,326	3	616,932	2	640,733	2
	Non-operating income and expenses:								
7010	Other income (note 6(x))	45,537	-	28,689	-	105,164	-	64,826	-
7020	Other gains and losses (note 6(y))	102,605	1	46,878	-	248,135	1	224,468	1
7060	Share of loss of associates accounted for using equity method (note 6(f))	-	-	(19,114)	-	-	-	(16,753)	-
7050	Finance costs (note 6(o))	(56,398)	_	(9,796)	-	(105,072)	_	(17,427)	-
	Total non-operating income and expenses	91,744	1	46,657		248,227	1	255,114	1
	Profit before tax	487,746	3	442,983	3	865,159	3	895,847	3
7950	Less: Income tax expenses (note 6(r))	110,121	1	92,172	1	194,661	1	199,106	-
1750	Profit	377,625	2	350,811	2	670,498	2	696,741	3
0200		377,023				070,170			
8300	Other comprehensive income (loss):								
8310	Items that may not be reclassified subsequently to profit or loss:								
8316	Unrealized losses from investments in equity instruments measured at fair value	(8,927)	_	(65,749)	_	(11,379)	2	(80,064)	-
8349	through other comprehensive income	(0,,,,)		(00,1.7)		(-1,5.7)		(00,000)	
8349	Income tax related to components of other comprehensive income that will not be reclassified to profit or loss								
	reclassified to profit of loss						<u> </u>		-
		(8,927)	-	(65,749)		(11,379)		(80,064)	
8360	Items that may be reclassified subsequently to profit or loss:								
8361	Exchange differences on translation of foreign operation's financial statements	(124,850)	(1)	(27,372)	-	133,604	1	100,597	-
8399	Income tax related to components of other comprehensive income that will be								
	reclassified to profit or loss		_						
		(124,850)	(1)	(27,372)		133,604	1	100,597	
8300	Other comprehensive income after tax	(133,777)	(1)	(93,121)		122,225	1	20,533	
	Comprehensive income	\$ 243,848	1	257,690	2	792,723	3	717,274	3
	Profit attributable to:								
8610	Owners of parent	\$ 413,056	2	338,704	2	768,855	3	691,197	3
8620	Non-controlling interests (note 6(h))	(35,431)	1	12,107	-	(98,357)	(1)	5,544	-
	, (-1)	\$ 377,625	2	350,811	2	670,498	2	696,741	3
	Comprehensive income attributable to:								
8710	Owners of parent	\$ 289,188	1	246,487	2	871,661	3	705,983	3
8720	Non-controlling interests (note 6(h))	(45,340)	-	11,203	-	(78,938)	-	11,291	-
0720	Tron some one fines of the	\$ 243,848	1	257,690	2	792,723	3	717,274	3
	Earnings per share (note 6(u))		=		=		_		
9710	Basic earnings per share (NT dollars)	\$	0.93		0.76		1.73		1.56
9810	Diluted earnings per share (NT dollars)	S	0.93		0.76		1.72		1.55
,010			-					× ====================================	

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

Reviewed only, not audited in accordance with generally accepted auditing standards

Consolidated Statements of Changes in Equity For the six months ended June 30, 2019 and 2018 (Expressed in Thousands of New Taiwan Dollars)

Equity attributable to owners of parent

				E	uity attributs	equity attributable to owners of paren	parent					
							ō	Other equity interest	st			
								Unrealized				
								gains (losses)				
								from financial				
	Choro conito	onitol		Q	rimoo bouloto		Exchange	assets at		E Company		
	Silare	apitai	1	2	Ketainea earnings	ES	dillerences on	iair vaiue		l otal equity		
		Capital				Unappropriated	translation	through other	Unearned	attributable	Non-	
	Ordinary	collected in	Capital	Legal	Special	retained	of financial	comprehensive	employee	to owners of	controlling	Total
	shares	advance	surplus	reserve	reserve	earnings	statements		compensation	parent	interests	equity
Balance at January 1, 2018 after adjustments	\$ 4,456,883	3,085	1,232,490	982,041	97,300	5,050,917	(372,554)	30,916	(92,806)	11,385,272	1,596,530	12,981,802
Profit	,					691,197				691,197	5,544	696,741
Other comprehensive income				,			94,850	(80,064)	1	14,786	5,747	20,533
Comprehensive income						691,197	94,850	(80,064)	1	705,983	11,291	717.274
Appropriation and distribution of retained carnings:												
Appropriated legal reserve			e	205,742		(205,742)	ť					
Appropriated special reserve			ı		201,765	(201,765)						e
Cash dividends of ordinary share	•	•	a	a	•	(1,430,068)	•	•	1	(1,430,068)	1	(1,430,068)
Amortization expense of restricted employee stock	ï	,				,	•		53,304	53,304	•	53,304
Retirement of restricted stock	(1,010)		(11,480)	r	į			115	12,490		,	
Compensation cost of share-based payment		•	2,705	r:			ř			2,705	1,365	4,070
Issuance of restricted stock	11,000		73,370	1	1			•	(84,370)	,		
Issuance of ordinary shares for employee stock option	1,280	(3,085)	1,805	a	,		,					
Acquired non-controlling interest from business combination							,				1,440,110	1,440,110
Balance at June 30, 2018	\$ 4,468,153	1	1,298,890	1,187,783	299,065	3,904,539	(277,704)	(49,148)	(114,382)	10,717,196	3,049,296	13,766,492
Balance at January 1,2019	\$ 4,474,523		1,377,077	1,187,783	299,065	5,038,483	(560,182)	(102,166)	(88,762)	11.625.821	3,344,297	14,970,118
Profit						768,855				768,855	(98,357)	670,498
Other comprehensive income							114,185	(11,379)	,	102,806	19,419	122,225
Comprehensive income						768,855	114,185	(11,379)		871,661	(78,938)	792,723
Appropriation and distribution of retained earnings:												
Appropriated legal reserve	•			182,687		(182,687)	t	e				c
Appropriated special reserve		,	•	4	363,283	(363,283)				1		1
Cash dividends of ordinary share	•			'n		(1,072,341)			,	(1,072,341)	э	(1,072,341)
Changes in shares of investment accounted for using equity method			3,788	r					,	3,788	1,489	5,277
Amortization expense of restricted employee stock		É		r	Ė	ě			30,588	30,588		30,588
Retirement of restricted stock	(6,435)		(1,378)	T			·		7,813		•	ı
Change in non-controlling interests				,							(42,152)	(42,152)
Disposal of investments in equity instruments designated at fair value through other						(22,976)		22,976				
comprehensive income												
Balance at June 30, 2019	\$ 4,468,088		1,379,487	1,370,470	662,348	4,166,051	(445,997)	(695,06)	(50,361)	11,459,517	3,224,696	14,684,213

For the six months ended

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) Reviewed only, not audited in accordance with generally accepted auditing standards

PRIMAX ELECTRONICS LTD. AND SUBSIDIARIES

Consolidated Statements of Cash Flows

For the six months ended June 30, 2019 and 2018

(Expressed in Thousands of New Taiwan Dollars)

Inventories (421,175) 265,390 Other current assets (201,800) 130,825 Other operating assets (14,361) (148) Changes in operating assets 732,131 602,391 Financial liabilities at fair value through profit or loss 166,098 254,341 Notes and accounts payable (3,855,389) (2,927,050) Accounts payable to related parties (35,557) (26,134) Salaries payable (352,997) (475,757)		June 3)
Profits Profits Profit			
Profits Profits Profit	Cash flows from (used in) operating activities:		
Adjustments to remelle profit (less):	, , , ,	\$ 865,159	895.847
Depreciation and annotization expense 1,080,157 76,459	Adjustments:		0,0,0
Expected certain to gians 1,20% 76,49% Expected certain to gians 1,20% 727 Interest expense 100,30% 15,52% Compensation cost of share-based payment 100,30% 15,52% Compensation cost of share-based payment 15,00% 15,00% Content cost of share-based p	Adjustments to reconcile profit (loss):		
Expected credit insigniny (1,20) 77.27 Interest income (30,30) 15,52 Compensation cost of share-based payment (35,66) 63,53 Share of gain of associates accounted for using equily method 16,73 35,72 Los on disposal of property, plant and equipment 46 3,22 Total adjustments to reconcile portif (los) (9,11) 76,76 Total adjustment to reconcile portif (los) (9,11) 76,76 Total adjustment to reconcile portif (los) (9,11) 76,76 Total adjustment to reconcile portif (los) (9,11) 76,76 Changes in operating assets (9,11) 76,76 Other cerivables (20,13) 72,23 72,23 Other cerivables (73,23) 72,23 <t< td=""><td>Depreciation and amortization expense</td><td>1,080,519</td><td>781,161</td></t<>	Depreciation and amortization expense	1,080,519	781,161
Inferest separes	Losses related to inventories	12,570	76,499
Interest income	Expected credit loss (gain)	(1,293)	727
Same	Interest expense	103,293	15,552
Share of gain of associates accounted for using equityment 467 53,73 Los on disposal of property, plant and equipment 467 53,73 Total adjustments to reconcile profit (loss) 11,28,265 89,175 Changes in operating assets and libribiles: 6(6,141) (197,650) Financial assets at fix value through profit or loss 40,343 40,343 Accounts receivable from related parties (30,746) (42,368) Other receivables (201,800) 130,285 Other operating assets (201,800) 130,285 Other operating assets (201,800) 130,285 Other operating assets at fair value through profit or loss 18,500 161,098 Financial libribites at fair value through profit or loss 3,850,398 22,741 Notes and accounts payable to related parties (35,57) (20,130) Substitution of the parties of the parties and partie	Interest income	(103,156)	(61,863)
Loss on disposal of property, plant and equipment 1,22,65 2,512,752 1,512,655 1,	Compensation cost of share-based payment	35,865	57,374
Total adjustments to reconcile profit (toss) 80.125 Changes in operating assets and inbilities: 80.6(9.14) (91.66%) Financial assets at fair value through profit or loss (69.14) (91.66%) Notes and accounts receivable (37.94%) (42.86%) Other receivables (37.94%) (28.38) Other correctables (20.18%) (35.35%) Other correctables (20.18%) (35.35%) Other correctables (20.18%) (35.35%) Other correctables (20.18%) (20.18%) Other correctables (20.18%) (20.18%) Other correcting assets (20.18%) (20.28%) Other correcting assets (35.95%) (20.24%) Notes and accounts payable (35.95%) (20.24%) Notes and accounts payable to related parties (35.95%) (20.24%) Salaries payable (35.95%) (20.24%) Other payables (35.95%) (20.24%) Refund labilities (35.95%) (35.25%) Other corrent liabilities (35.95%) (35.82%) <	Share of gain of associates accounted for using equity method	-	16,753
Changes in operating assets and liabilities (69,141) (97,677) Notes and accounts receivable 2,957,810 540,346 Accounts receivable form elated parties (39,746) (42,368) Other receivables (201,175) 265,350 Inventories (201,180) 130,825 Other current assets (13,61) 1,418 Other operating assets (13,61) 1,618 Changes in operating assets 16,608 252,418 Notes and accounts payable (51,557) (26,151) Accounts payable to related parties (51,557) (26,151) Salaries payable to related parties (51,557) (26,151) Salaries payable to related parties (51,557) (27,20,50) Refund liabilities (41,70) (35,257) (47,577) Other operating liabilities (41,41) (53,557) (27,20,50) Refund labilities (41,41) (53,557) (27,20,50) Other carrent liabilities (41,41) (53,557) (27,12,50) Cash payable (41,41) (41,54,54)	Loss on disposal of property, plant and equipment	467	5,372
Financial assets aftir value through profit or los 4,97,50,10 40,942 40,042 40,042 40,043	Total adjustments to reconcile profit (loss)	1,128,265	891,575
Notes and accounts receivable form clated parties 2,957,810 540,342 Accounts receivable form clated parties (39,46) (42,268) Other receivables (201,800) 130,252 Other coursent assets (201,800) 130,252 Other coursent assets 732,131 602,390 Other operating assets 732,131 602,391 Financial liabilities after in veloe through profit of loss 166,698 254,341 Notes and accounts payable (38,55,389) (2,927,800) Accounts payable to related parties (35,557) (26,134) Salaries payable of related parties (35,297) (475,77) Other payable to related parties (32,297) (475,77) Other payable to related parties (32,297) (475,77) Other payable to related parties (32,297) (475,77) Other payable to related parties (34,614) (43,524) Refund liabilities (34,614) (43,524) Other current liabilities (36,154) (41,525) Charries age to parating liabilities (34,614) (41,525)			
Accounts receivables (579,456) (39,746) (42,157) (9,983) Other receivables (201,157) 26,359 Other current assets (201,150) 10,825 Other operating assets (143,61) 1,482 Other operating assets (143,61) 1,682 Changes in operating assets 721,11 602,391 Financial liabilities at fair value through profit or loss 166,098 25,431 Notes and accounts payable (38,55,389) (2,272,081) Accounts payable to related parties (35,297) (475,757) Other payable to related parties (35,297) (475,757) Other payable to relate difference (35,297) (475,757) Other current liabilities (41,10) (535,240) Refind liabilities (41,10) (535,240) Other current liabilities (41,10) (535,240) Total changes in operating liabilities (41,10) (535,240) Total changes in operating assets and liabilities (42,10) (41,85,346) Total adjustment (50,22) (50,850)	Financial assets at fair value through profit or loss	(69,141)	(197,667)
Other receivables (39, 45) (9, 98.5) Inventories (21, 175) 26, 53.90 Other operating assets (21, 180.6) 1, 18.25 Other operating assets (14, 56.1) (1.48.6) Financial liabilities at fair value through profit or loss 166.09.3 25, 54.31 Notes and accounts payable (33, 55.78) (28, 13.90) Accounts payable to related parties (33, 59.77) (47, 75.77) Other payables (34, 18.1) (32, 19.77) Other payables (34, 18.1) (22, 17.0) Refund liabilities 115,710 (22, 17.0) Other current liabilities 479,933 (22, 13.0) Other operating liabilities 479,933 (22, 13.0) Changes in operating lassets and liabilities (3, 46, 18.6) (3, 48, 18.6) Other operating liabilities (3, 56, 18.6) (3, 58, 18.9) Cash outflow generated from operating assets and liabilities (3, 61, 18.6) (1, 19, 19.2) Cash outflow generated from operating activities (3, 56, 18.6) (1, 19, 19.2) Interest paid (3, 56, 18.6)	Notes and accounts receivable	2,057,810	540,342
Meretories	Accounts receivable from related parties	(39,746)	(42,368)
Other current assets (201,800) 130,825 Other operating assets (14,361) (208,929) Financial liabilities at fair value through profit or loss 166,098 25,434 Notes and accounts payable (35,558) (29,209) Accounts payables (33,557) (26,134) Salaries payable (31,207) (47,777) Other payables (24,170) (35,240) Refund liabilities 115,710 (22,127) Other current liabilities 14,216 (34,447) Other current liabilities 479,933 (22,137) Changes in operating liabilities 479,933 (22,138) Changes in operating liabilities (3,61,61) (3,85,389) Changes in operating liabilities (3,61,61) (3,85,389) Total changes in operating assets and liabilities (2,729,689) (3,829,100) Changes in operating liabilities (3,61,61) (1,955,240) Interest received (3,62,61) (1,955,240) Interest paid (3,62,61) (3,829,250) Interest received (3,25,29)<		(579,456)	(93,983)
Other operating assets (1.436) (1.486) Changes in operating assets 372,131 500,300 Financial liabilities at fair value through profit or loss (166,098 2.43,41 Notes and accounts payable (385,5389) (2.972,108) Accounts payable to related parties (35,537) (66,134) Salaries payable (35,537) (65,134) Other payables (21,170) (35,53,240) Refund liabilities (37,672) (47,773) Other operating liabilities (37,613) (22,122) Other operating liabilities (37,613) (21,222) Other operating liabilities (37,613) (21,222) Other operating liabilities (37,613) (3,818,104) Total changes in operating assets and liabilities (37,624) (3,829,55) Total changes in operating assets and liabilities (37,624) (3,755,53) Interest received (37,624) (37,525) (3,829,55) Interest received (37,624) (37,527) (2,925,53) Interest received (32,624) (3,525,92)	Inventories	(421,175)	265,390
Changes in operating assets 73,2131 60,309 Financial liabilities af fair value through profit or loss 16,609 25,41,30 Notes and accounts payable (3,855,389) (2,977,00) Accounts payable to related parties (35,297) (61,813) Salaries payable 24,170 (355,240) Refund liabilities 115,710 (22,127) Other payables 47,903 22,137 Other current liabilities 47,903 22,137 Other payables 47,903 22,137 Other payable in operating liabilities 47,903 22,137 Other current liabilities 47,903 22,137 Other current liabilities 47,903 22,137 Other payable in operating labilities 47,903 22,133 Other payable in operating liabilities 47,903 22,132 Other payable in operating liabilities 47,903 22,132 Other payable in operating liabilities 47,903 22,132 Other payable in operating liabilities 47,904 47,953 Other payable in operating liabilities	Other current assets	(201,800)	130,825
Financial liabilities af fair value through profit or loss	Other operating assets	(14,361)	(148)
Notes and accounts payable to related parties (3,855,389) (2,927,050) Accounts payable to related parties (35,557) (26,134) Salaries payable (352,957) (475,757) Other payables 24,170 (535,240) Refund liabilities 115,70 (21,212) Other current liabilities 419,933 (22,137) Other operating liabilities 419,933 (22,137) Changes in operating assets and liabilities 4,729,685 (35,829,55) Total changes in operating assets and liabilities 4,729,685 (35,829,55) Total adjustments (1,601,420) (2,691,380) Cash outflow generated from operations (735,661) (1,755,501) Interest recipied (103,257) (15,517) Increase in scapital reductivities (26,1557) (3,880) Net cash flows used in operating activities (21,556) (8,880) Proceeds from disposal of financial assets at fair value through other comprehensive income (10,556) (8,880) Proceeds from disposal of financial assets at fair value through other comprehensive income (10,559) (1,556) <td></td> <td>732,131</td> <td>602,391</td>		732,131	602,391
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Salaries payable (35,297) (475,757) Other payables 24,170 (535,240) Refund liabilities 115,710 (221,722) Other current liabilities 479,933 (221,337) Other operating liabilities 479,933 (221,337) Changes in operating inserting assets and liabilities (272,9685) (3,818,185) Total changes in operating assets and liabilities (1,601,420) (2,913,80) Total changes in operating assets and liabilities (1,601,420) (2,913,80) Interest received (103,257) (1,55,573) Interest received (103,257) (1,55,573) Income tuxes paid (003,257) (1,55,573) Net cash flows used in operating activities (80,552) (23,823) Acquisition of financial assets at fair value through other comprehensive income (17,556) (8,880) Proceeds from disposal of financial assets at fair value through other comprehensive income 2,016 1,416 Acquisition of financial assets at fair value through other comprehensive income 2,016 1,416 Increase in restricted deposit (2,155,828) (71,		(3,855,389)	(2,927,050)
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	Cash and Cash equivalents at end of period	94,0024,000	3,337,073

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) <u>As of June 30, 2019 and 2018 Reviewed only, not audited</u> in accordance with generally accepted auditing standards

PRIMAX ELECTRONICS LTD. AND SUBSIDIARIES

Notes to the Consolidated Financial Statements June 30, 2019 and 2018

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

(1) Company history

PRIMAX ELECTRONICS LTD. (the "Company"), formerly known as Hong Chuan Investments Ltd., was incorporated on March 20, 2006, and registered under the Ministry of Economic Affairs, ROC. The Company changed its name to Hong Chuan Electronics Ltd. and Primax Electronics Ltd. in October 2007 and February 2008, respectively. The address of the Company's registered office is No. 669, Ruey Kuang Road, Neihu, Taipei.

Primax Electronics Holdings, Ltd. (Primax Holdings, formerly known as Apple Holdings Ltd.) acquired all shares of the Company from YWAN PANG Management Limited on April 2, 2007. The investment was approved by the Investment Commission, Ministry of Economic Affairs. However, all shares of the Company were sold by Primax Holdings to its stockholders in October 2009.

Based on the resolution approved by the Company's board of directors on November 5, 2007, the Company resolved to acquire and merge with Primax Electronics Ltd. ("Primax", a listed company) on December 28, 2007. The Company is the surviving company, and Primax was dissolved upon completion of the merger.

The consolidated financial statements of the Company as at and for the year ended June 30, 2019, comprised the Company and subsidiaries (together referred to as "the Group"). The major business activities of the Group were the manufacture and sale of multi-function printers, scanners, digital camera modules, computer mice, keyboards, track pads, mobile phone accessories, consumer electronics products, shredders, amplifiers, speakers, audio systems and related parts, automobile and electronic control modules, sensors, as well as other electronic components. Please refer to note 14 for further information.

The Company's common shares were registered with the Financial Supervisory Commission, ROC ("FSC") on June 22, 2012, and listed on the Taiwan Stock Exchange ("TWSE") on October 5, 2012.

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

The consolidated financial statements were authorized for issuance by the board of directors on August 14, 2019.

Notes to the Consolidated Financial Statements

(3) New standards and interpretations adopted:

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

The following new standards, interpretations and amendments have been endorsed by the FSC and are effective for annual periods beginning on or after January 1, 2019. The related new standards, interpretations and amendments are as follows (In addition, based on the announcement issued by the FSC on December 12, 2017, the Group can, and therefore, elected to early adopt the amendments to IFRS 9 "Prepayment features with negative compensation"):

New, Revised or Amended Standards and Interpretations	Effective dateper IASB
IFRS 16 "Leases"	January 1, 2019
IFRIC 23 "Uncertainty over Income Tax Treatments"	January 1, 2019
Amendments to IFRS 9 "Prepayment features with negative compensation"	January 1, 2019
Amendments to IAS 19 "Plan Amendment, Curtailment or Settlement"	January 1, 2019
Amendments to IAS 28 "Long-term interests in associates and joint ventures"	January 1, 2019
Annual Improvements to IFRS Standards 2015–2017 Cycle	January 1, 2019

Except for the following items, the Group believes that the adoption of the above IFRSs would not have any material impact on its consolidated financial statements. The extent and impact of signification changes are as follows:

(i) IFRS 16"Leases"

IFRS 16 replaces the existing leases guidance, including IAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC-15 Operating Leases – Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease.

The Group applied IFRS 16 using the modified retrospective approach, under which the cumulative effect of initial application is recognized in retained earnings on January 1, 2019. The details of the changes in accounting policies are disclosed below,

1) Definition of a lease

Previously, the Group determined at contract inception whether an arrangement is or contains a lease under IFRIC 4. Under IFRS 16, the Group assesses whether a contract is or contains a lease based on the definition of a lease, as explained in note 4(c).

On transition to IFRS 16, the Group elected to apply the practical expedient to grandfather the assessment of which transactions are leases. The Group applied IFRS 16 only to contracts that were previously identified as leases. Contracts that were not identified as leases under IAS 17 and IFRIC 4 were not reassessed for whether there is a lease. Therefore, the definition of a lease under IFRS 16 was applied only to contracts entered into or changed on or after January 1, 2019.

Notes to the Consolidated Financial Statements

2) As a lessee

As a lessee, the Group previously classified leases as operating or finance leases based on its assessment of whether the lease transferred significantly all of the risks and rewards incidental to ownership of the underlying asset to the Group. Under IFRS 16, the Group recognizes right-of-use assets and lease liabilities for most leases — i.e. these leases are on-balance sheet.

The Group decided to apply recognition exemptions to short-term leases of machinery and leases of other equipment.

Leases classified as operating leases under IAS 17

At transition, lease liabilities were measured at the present value of the remaining lease payments, discounted at the Group's incremental borrowing rate as at January 1, 2019. Right-of-use assets are measured at either:

- their carrying amount as if IFRS 16 had been applied since the commencement date, discounted using the lessee's incremental borrowing rate at the date of initial application – the Group applied this approach to its largest property leases; or
- an amount equal to the lease liability, adjusted by the amount of any prepaid or accrued lease payments - the Group applied this approach to all other lease.

In addition, the Group used the following practical expedients when applying IFRS 16 to leases.

- Applied a single discount rate to a portfolio of leases with similar characteristics.
- Adjusted the right-of-use assets by the amount of IAS 37 onerous contract provision immediately before the date of initial application, as an alternative to an impairment review.
- Applied the exemption not to recognize right-of-use assets and liabilities for leases with less than 12 months of lease term.
- Excluded initial direct costs from measuring the right-of-use asset at the date of initial application.
- Used hindsight when determining the lease term if the contract contains options to extend or terminate the lease.

Notes to the Consolidated Financial Statements

3) As a lessor

The Group is not required to make any adjustments on transition to IFRS 16 for leases in which it acts as a lessor, except for a sub-lease. The Group accounted for its leases in accordance with IFRS 16 from the date of initial application.

Under IFRS 16, the Group is required to assess the classification of a sub-lease by reference to the right-of-use asset, not the underlying asset.

4) Impacts on financial statements

On transition to IFRS 16, the Group recognised additional \$2,174,129 thousand of right-of-use assets and \$1,684,460 thousand of lease liabilities respectively, but did not affect the retained earnings. When measuring lease liabilities, the Group discounted lease payments using its incremental borrowing rate at January 1, 2019. The weighted-average rate applied is 4.31%.

The explanation of differences between operating lease commitments disclosed at the end of the annual reporting period immediately preceding the date of initial application, and lease liabilities recognized in the statement of financial position at the date of initial application disclosed as follows:

	Jan	uary 1, 2019
Operating lease commitment at December 31, 2018 as disclosed in the Group's consolidated financial statements	\$	1,505,323
Recognition exemption for:		
short-term leases and lease of low-value assets		(14,954)
Extension and termination options reasonably certain to be exercised		669,810
	\$	2,160,179
Discounted using the incremental borrowing rate at January 1, 2019 (as well as lease liabilities recognized at January 1, 2019)	\$	1,684,460

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

The following new standards, interpretations and amendments have been endorsed by the FSC and are effective for annual periods beginning on or after January 1, 2020 in accordance with Ruling No. 1080323028 issued by the FSC on July 29, 2019:

	Effective date
New, Revised or Amended Standards and Interpretations	per IASB
Amendments to IFRS 3 "Definition of a Business"	January 1, 2020
Amendments to IAS 1 and IAS 8 "Definition of Material"	January 1, 2020

The Group assesses that the adoption of the abovementioned standards would not have any material impact on its consolidated financial statements.

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

As of the date, the following IFRSs that have been issued by the International Accounting Standards Board (IASB), but have yet to be endorsed by the FSC:

New, Revised or Amended Standards and Interpretations	Effective date per IASB
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets Between	Effective date to
an Investor and Its Associate or Joint Venture"	be determined
	by IASB
IFRS 17 "Insurance Contracts"	January 1, 2021

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

(4) Summary of significant accounting policies:

(a) Statement of compliance

These consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Report by Securities Issuers ("the Regulation") and guidelines of IAS 34 "Interim Financial Reporting" which are endorsed and issued into effect by FSC, and do not include all of the information required by the Regulations and International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations and SIC Interpretations endorsed and issued into effect by the FSC (hereinafter referred to IFRS endorsed by the FSC) for a complete set of the annual consolidated financial statements.

Notes to the Consolidated Financial Statements

Except the following accounting policies mentioned below, the significant accounting policies adopted in the consolidated financial statements are the same as those in the consolidated financial statement for the year ended December 31, 2018. For the related information, please refer to note 4 of the consolidated financial statements for the year ended December 31, 2018.

(b) Basis of consolidation

(i) List of subsidiaries in the consolidated financial statements

The details of the subsidiaries included in the consolidated financial statements are as follows:

			Percer	ntage of shareho	lding	
Name of investor	Name of subsidiary	Principal activities	June 30, 2019	December 31, 2018	June 30, 2018	Description
The Company	Primax Industries (Cayman Holding) Ltd. (Primax Cayman)	Holding company	100.00 %	100.00 %	100.00 %	-
The Company	Primax Technology (Cayman Holding) Ltd. (Primax Tech.)	Holding company	100.00 %	100.00 %	100.00 %	(note 5)
The Company	Destiny Technology Holding Co., Ltd. (Destiny BVI.)	Holding company	100.00 %	100.00 %	100.00 %	(note 5)
The Company	Primax Destiny Co., Ltd. (Destiny Japan)	Market development and customer service	100.00 %	100.00 %	100.00 %	(note 5)
The Company	Diamond (Cayman) Holdings Ltd. (Diamond)	Holding company	100.00 %	100.00 %	100.00 %	
The Company	Gratus Technology Corp. (Gratus Tech.)	Market development and customer service	100.00 %	100.00 %	100.00 %	(note 5)
The Company	Primax AE (Cayman) Holdings Ltd. (Primax AE)	Holding company	100.00 %	100.00 %	100.00 %	
Primax Cayman	Primax Industries (Hong Kong) Ltd. (Primax HK)	Holding company and customer service	100.00 %	100.00 %	100.00 %	
Primax HK and Primax Tech	Dongguan Primax Electronic & Telecommunication Products Ltd. (PCH2)	Manufacture of multifunctional peripherals, computer mice, mobile phone accessories, consumer electronics products, and shredders	100.00 %	100.00 %	100.00 %	
Primax HK	Primax Electronics (KS) Corp., Ltd. (PKS1)	Manufacture of computer, peripherals and keyboards	100.00 %	100.00 %	100.00 %	(note 5)
Primax HK	Primax Electronics (Chongqing) Corp., Ltd. (PCQ1)	Manufacture of computer peripherals and keyboards	100.00 %	100.00 %	100.00 %	(note 5)
Primax Tech.	Polaris Electronics Inc. (Polaris)	Sale of multi- function printers and computer peripheral devices and market development and customer service	100.00 %	100.00 %	100.00 %	(note 5)

(Continued)

Notes to the Consolidated Financial Statements

		_	Perce	ntage of shareho	lding	
Name of investor	Name of subsidiary	Principal activities	June 30, 2019	December 31, 2018	June 30, 2018	Description
Destiny BVI.	Destiny Electronic Corp. (Destiny Beijing)	Research and development of computer peripheral devices and software	100.00 %	100.00 %	100.00 %	(note 5)
Diamond	Tymphany Worldwide Enterprises Ltd. (TWEL)	Holding company	100.00 %	100.00 %	100.00 %	
TWEL	Tymphany Acoustic Technology (Huizhou) Co., Ltd (Tymphany Huizhou)	Manufacture, research and development, design, and sale of audio accessories, amplifiers and their components	71.43 %	71.43 %	66.44 %	(note 1) (note 2)
Tymphany Huizhou	Tymphany Acoustic Technology HK Ltd. (TYM Acoustic HK)	Research and development, design, and sale of audio accessories, amplifiers and their components and holdings	100.00 %	100.00 %	100.00 %	
Tymphany Huizhou	Dongguan Tymphany Acoustic Technology Co., Ltd. (Tymphany Dongguan)	Manufacture, research and development, design and sale of audio accessories, amplifiers and their components	100.00 %	100.00 %	100.00 %	
TYM Acoustic HK	TYMPHANY ACOUSTIC TECHNOLOGY (UK) LIMITED (TYM UK)	Research and development, design of audio accessories, amplifiers and their components	100.00 %	100.00 %	100.00 %	
TYM Acoustic HK	Tymphany Acoustic Technology Europe, s.r.o (TYM Acoustic Europe)	Manufacture, install and repair of audio accessories and their components	100.00 %	100.00 %	100.00 %	(note 5)
TYM Acoustic HK	TYP Enterprise, inc. (TYP)	Market development and customer service of amplifiers and their components	100.00 %	100.00 %	100.00 %	
TYM Acoustic HK	Tymphany HK Ltd. (TYM HK)	Sale of audio accessories, amplifiers and their components	100.00 %	100.00 %	100.00 %	
TYM Acoustic HK	Tymphany Acoustic Technology Limited (TYM Acoustic)	Research and development, design of audio accessories, amplifiers and their components	100.00 %	100.00 %	100.00 %	
ТҮМ НК	TYMPHANY LOGISTICS, INC (TYML)	Sale of audio accessories, amplifiers and their components	100.00 %	100.00 %	100.00 %	

Notes to the Consolidated Financial Statements

			Percentage of shareholding			
Name of investor	Name of subsidiary	Principal activities	June 30, 2019	December 31, 2018	June 30, 2018	Description
Tymphany Dongguan	Dong Guan Dong Cheng Tymphany Acoustic Technology Co., Ltd. (TYDC)	Research and development, design, and sale of audio accessories, amplifiers and their components	100.00 %	100.00 %	100.00 %	
Primax AE	ALT Internationnal Co., LTD (Cayman) (AIC)	Holding company	37.00 %	37.00 %	37.00 %	(note 5)
AIC	De Amertek Technology Inc. (US) (DAT)	Sale of automobile and electronic control modules and other electronic components	100.00 %	100.00 %	100.00 %	(note 5)
AIC	Advanced Micro Electronics Co., LTD. (AME)	Manufacture and sale of automobile and electronic control modules, sensors and other electronic components	100.00 %	100.00 %	100.00 %	(note 5)
AIC	Advanced Leading Technology (Shanghai) Co. (ALT (Shanghai))	Manufacture and sale of automobile and electronic control modules, sensors and other electronic components	99.67 %	99.67 %	99.50 %	(note 3) (note 5)
AIC and ALT (Shanghai)	Advanced Leading Technology Co. (ALT)	Manufacture and sale of automobile and electronic control modules, sensors and other electronic components	100.00 %	100.00 %	100.00 %	(note 4) (note 5)
ALT (Shanghai)	ALT Investments Limited (BVI) (ALTI)	Holding Company	100.00 %	100.00 %	100.00 %	(note 5)

- Note 1: The subsidiary's former name was Premium Loudspeakers (Hui Zhou) Co., Ltd., which was renamed as Tymphany Acoustic Technology (Huizhou) Co., Ltd., based on the resolution approved during the special shareholders' meeting on December 11, 2018.
- Note 2: In July 2018, Tymphany Huizhou executed a capital increase, wherein Primax had participated and invested the amount of USD45,000 through its subsidiary and sub-subsidiary, Diamond and TWEL, respectively, resulting in the shareholding of TWEL in Tymphany Huizhou to increase to 71.43%.
- Note 3: ALT (Shanghai) executed a capital increase in July 2018, wherein AIC had participated and invested the amount of USD5,000 through debt-equity swap, resulting in AIC's shareholding in ALT (Shanghai) to increase to 99.67%.
- Note 4: In July 2018, ALT executed a capital increase, wherein only ALT (Shanghai) had participated and invested the amount of CNY8,000, resulting in the shareholding of AlC and ALT (Shanghai) to decrease and increase to 70.55% and 29.45%, respectively. In August and November 2018, ALT executed another capital increase, wherein only AIC had participated and invested the amounts of USD1,000 and USD3,000, respectively, which resulted in the shareholding of AIC and ALT (Shanghai) to increase and decrease to 85,22% and 14.78%, respectively.
- Note 5: The Company is a non-significant subsidiary, and its financial statements have not been reviewed.

(c) Lease (applicable from January 1, 2019)

(i) Identifying a lease

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

- the contract involves the use of an identified asset this may be specified explicitly or implicitly, and should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, then the asset is not identified; and
- 2) the Group has the right to obtain substantially all of the economic benefits from use of the asset throughout the period of use; and
- 3) the Group has the right to direct the use of the asset when it has the decision-making rights that are most relevant to changing how and for what purpose the asset is used. In rare cases where the decision about how and for what purpose the asset is used is predetermined, the Group has the right to direct the use of an asset if either:
 - the Group has the right to operate the asset and the supplier has no right to change the decision; or
 - the Group designed the asset in a way that predetermines how and for what purpose it will be used.

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

(ii) As a leasee

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

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

Notes to the Consolidated Financial Statements

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

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

- fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- payments for purchase or termination options that are reasonably certain to be exercised or penalty should be paid.

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

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

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

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

The Group presents right-of-use assets that do not meet the definition of investment property and lease liabilities as a separate line item respectively in the statement of financial position.

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

Notes to the Consolidated Financial Statements

(iii) As a leasor

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

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

The Group recognizes lease payments received under operating leases as income on a straight-line basis over the lease term as part of other income.

(d) Income taxes

The income tax expenses have been prepared and disclosed in accordance with paragraph B12 of IAS 34 "Interim Financial Reporting".

Income tax expenses for the period are best estimated by multiplying pre-tax income for the interim reporting period by the effective annual tax rate as forecasted by the management. This should be recognized fully as tax expense for the current period.

Temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases shall be measured based on the tax rates that have been enacted or substantively enacted at the time of the asset or liability is recovered or settled, and be recognized directly in equity or other comprehensive income as tax expense.

(e) Employee benefits

The pension cost in the consolidated financial statements was calculated and disclosed on a year-todate basis by using the actuarially determined pension cost rate at the end of the prior fiscal year adjusted for significant market fluctuations since that time and for significant curtailments, settlements, or other significant one-off events.

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

The preparation of the consolidated financial statements in conformity with the Regulations and IFRSs (in accordance with IAS 34 "Interim Financial Reporting" and endorsed by the FSC) requires management to make judgments, estimates and assumptions that affect the application of the accounting policies and the reported amount of assets, liabilities, income and expenses. Actual results may differ from these estimates.

The preparation of the consolidated financial statements, estimates and underlying assumptions are reviewed on an ongoing basis which are in conformity with the consolidated financial statements for the year ended December 31, 2018. For the related information, please refer to note 5 of the consolidated financial statements for the year ended December 31, 2018.

(6) Explanation of significant accounts:

Except for the following disclosures, there is no significant difference as compared with those disclosed in the consolidated financial statements for the year ended December 31, 2018. Please refer to note 6 of the 2018 annual consolidated financial statements.

(a) Cash and cash equivalents

		June 30, 2019	December 31, 2018	June 30, 2018
Cash on hand	\$	8,425	6,548	3,546
Demand accounts and checking deposits		2,624,696	3,911,783	2,405,926
Time deposits		1,699,764	1,072,127	1,127,603
Cash and cash equivalents in the consolidated statements of cash flows	\$ _	4,332,885	4,990,458	3,537,075

Please refer to note 6(z) for the currency risk and the interest risk of the Group's cash and cash equivalents.

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

(i) Details of financial instruments were as follows:

		June 30, 2019	December 31, 2018	June 30, 2018
Mandatorily measured at FVTPL:				
Derivative instruments not used for hedging				
Forward exchange contracts	\$	106,680	115,608	338,818
Foreign exchange swap contracts	_	78,069		
	\$	184,749	115,608	338,818
	J 	une 30, 2019	December 31, 2018	June 30, 2018
Financial liabilities held-for-trading:		•	•	•
Financial liabilities held-for-trading: Derivative instrument not used for hedging		•	•	•
Derivative instrument not used for		•	2018	•
Derivative instrument not used for hedging		2019	2018	2018

(ii) The Group held the following derivative instruments as held-for-trading financial assets, without the application of hedge accounting:

June 30, 2019

Derivative financial instruments		al amount ousands)	Maturity date	Predetermined rate	
Forward exchange contracts -buy USD / sell TWD	USD	194,000	July 2, 2019~ December 30, 2019	30.275~31.425	
Forward exchange contracts —buy TWD / sell USD	USD	428,000	July 2, 2019~ December 24, 2019	30.516~31.556	
Forward exchange contracts —buy CNY/ sell USD	USD	115,200	July 8, 2019~ October 8, 2019	6.7207~6.9439	
Foreign exchange swap contracts —swap in USD/ swap out TWD	USD	355,000	July 3, 2019~ December 24, 2019	30.350~31.462	

December 31, 2018

Derivative financial instruments	Nominal amount (in thousands)	t Maturity date	Predetermined rate
Forward exchange contractsbuy USD / sell TWD	USD 167,000	January 7, 2019~ May 17, 2019	29.94~30.687
Forward exchange contractsbuy CNY/ sell USD	USD 237,500	January 7, 2019~ May 17, 2019	6.8744~7.0017
Foreign exchange contracts — buy TWD / sell USD	USD 40,000	January 7, 2019~ January 18, 2019	30.525~30.7315

June 30, 2018

Derivative financial instruments	Nominal amount (in thousands)	Maturity date	Predetermined rate	
Forward exchange contracts —buy USD / sell TWD	USD 245,000	July 2, 2018~ November 21, 2018	28.709~29.632	
Forward exchange contracts —buy CNY / sell USD	USD 128,500	July 3, 2018~ October 19, 2018	6.293~6.516	
Forward exchange swap contracts —swap in TWD / swap out USD	USD 161,000	July 2, 2018~ October 23, 2018	28.768~29.283	

(iii) Please refer to note 6(z) for the liquidity risk of the Group's financial instruments.

(c) Financial assets at FVOCI

		June 30, 2019	December 31, 2018	June 30, 2018
Equity investments at FVOCI		······································		
Stocks listed in domestic markets-Global TEK	\$	111,894	232,737	295,887
Stocks unlisted in domestic markets-WK Technology Fund IV Ltd.		1,076	1,076	2,004
Stocks unlisted in domestic markets—Changing Information Technology Inc.		2,102	2,102	2,102
Stocks unlisted in domestic markets-Syntronix Corp.		49	49	49
Equities unlisted in foreign markets—Grove Ventures L.P.		48,472	27,660	25,925
Stocks unlisted in foreign markets-WK Global Investment III Ltd.	_	2,531	4,464	4,430
Total	\$_	166,124	268,088	330,397

- (i) The Group designated the investments above as equity securities as at FVOCI because these equity securities represent those investments that the Group intends to hold for long-term for strategic purposes and not for sale.
- (ii) The Group has sold 2,582 thousand shares held in Global TEK as a result of enhencing its working capital in the six months ended June 30, 2019. The shares sold had a fair value of \$106,124 resulting in the Group to realize a loss of \$22,976, which has been included in its other equity interest, and later on transferred to retained earnings. No strategic investments were disposed in the six months ended June 30, 2018.
- (iii) WK Technology Fund IV Ltd. refunded the amount of \$691 to the Group due to its capital reduction in June 2018.
- (iv) Grove Venture, L.P executed capital increases, wherein the Group had participated and invested the amounts of \$17,556 and \$8,880 in the six months ended June 30, 2019 and 2018, respectively.
- (v) WK Global Investment III Ltd. refunded the amounts of \$2,016 and \$1,416 to the Group due to its capital reduction in June 2019 and June 2018, respectively.
- (vi) The Group did not provide any of the aforementioned financial assets as collateral.

(d) Notes and accounts receivable (including related parties)

		June 30, 2019	December 31, 2018	June 30, 2018
Notes receivable	\$	41,634	288,156	289,721
Accounts receivable		14,324,271	16,139,779	12,788,050
Accounts receivable - related parties		579,566	539,820	396,777
Less: allowance for doubtful accounts	_	(40,487)	(45,467)	(138,274)
Total	\$_	14,904,984	16,922,288	13,336,274

- (i) The Group did not provide any of the aforementioned notes and accounts receivable (including related parties) as collateral.
- (ii) The Group applies the simplified approach to provide for its ECL, the use of lifetime ECL provision for all notes and accounts receivables. To measure the ECL, notes and accounts receivable have been grouped based on shared credit risk characteristics and customer's ability to pay all the amounts due based on the terms of the contract as well as incorporated forward looking information, including macroeconomic and relevant industry information. The ECL allowance provision analysis was as follows:

	June 30, 2019						
	amo ar I	Carrying ounts of notes of accounts receivable (including ated parties)	Lifetime ECL rate	Loss allowance provision of lifetime ECL			
Current	\$	13,647,192	0%	-			
0 to 30 days past due		1,009,216	0%~3%	13,556			
31 to 60 days past due		58,606	0%~5%	1,712			
61 to 90 days past due		21,029	0%~10%	10			
91 to 180 days past due		84,343	0%~25%	481			
181 to 360 days past due		86,152	0%~80%	1,525			
More than 361 days past due		38,933	0%~100%	23,203			
	\$	14,945,471		40,487			

Notes to the Consolidated Financial Statements

	D	December 31, 2018					
	Carrying amounts of notes and accounts receivable (including related parties)	Lifetime ECL rate	Loss allowance provision of lifetime ECL				
Current	\$ 15,223,848	0%	-				
0 to 30 days past due	1,466,038	0%~3%	19,830				
31 to 60 days past due	57,440	0%~5%	652				
61 to 90 days past due	61,145	0%~10%	198				
91 to 180 days past due	106,835	0%~25%	388				
181 to 360 days past due	14,245	0%~80%	1,419				
More than 361 days past due	38,204	0%~100%	22,980				
	\$ <u>16,967,755</u>		45,467				
		June 30, 2018					
	Carrying amounts of notes and accounts receivable (including	Lifetime	Loss allowance provision of				
	related parties)	ECL rate	lifetime ECL				
Current	\$ 12,382,785	0%	-				
0 to 30 days past due	721,552	0%~3%	16,171				
31 to 60 days past due	42,583	0%~5%	1,050				
61 to 90 days past due	63,440	0%~10%	447				
91 to 180 days past due	50,661	0%~25%	12,852				
181 to 360 days past due	13,850	0%~80%	3,358				
More than 361 days past due	199,677	0%~100%	104,396				
	\$ 13,474,548		138,274				

(iii) The movement in the allowance for notes and accounts receivable (including related parties) was as follows:

		For the six n ended Jun	
		2019	2018
Balance at January 1, 2019 and 2018	\$	45,467	127,640
Impairment losses recognized (reversed)		(1,293)	727
Acquisition from business combination		-	7,588
Amounts written off	•	(4,220)	-
Effect of exchange rate changes		533	2,319
Balance at June 30, 2019 and 2018	\$	40,487	138,274
			(Continued)

Notes to the Consolidated Financial Statements

(iv) The Group entered into agreements with banks to sell its accounts receivable without recourse. According to the agreements, within the limit of its credit facilities, the Group does not need to guarantee the capability of its customers to pay for reasons other than commercial disputes when transferring its accounts receivable. The Group receives partial advances upon sales of accounts receivable and pays interest calculated based on the interest rates agreed for the period through the collection of the accounts receivable. The remaining amounts are received upon the collection of the accounts receivable, and are recorded as other receivables. In addition, the Company shall pay handling charges based on a fixed rate. As of June 30, 2019, December 31 and June 30, 2018, the details of transferred accounts receivable which conformed to the criteria for derecognition were as follows:

				June 30, 2	2019			
Buyer	Δn	ount sold	Credit facilities	Amount derecognized	Interest rate	Guarantee (promissory note)	Cash received in advance	Amount not received
		NTS	US\$ (expressed in thousand)	NT\$	rate	expressed in thousands	NT\$	NT\$
Mega International Commercial Bank	\$	-	15,000	-	-	US\$ 3,750	-	-
HSBC Bank		-	45,000	•	-	US\$ 13,500	-	•
Bank of Taiwan		-	18,000	-	-	NT\$ 130,000	-	-
EnTie Bank		279,640	9,000	279,640	-	-		279,640
	s_	279,640	87,000	279,640				279,640
				December 3	1, 2018			
			Credit	Amount	Interest	Guarantee	Cash received	Amount not
Buyer	_An	nount sold NTS	USS (expressed	derecognized NTS	<u>rate</u>	(promissory note) expressed in	in advance	received
		1113	in thousand)	1419		thousands	NTS	NT\$
Mega International Commercial Bank	\$	-	15,000	-	-	US\$ 3,750	-	-
HSBC Bank		-	45,000	-	-	US\$ 13,500	-	-
Bank of Taiwan		-	18,000	•	-	NT\$ 130,000	-	-
EnTie Bank		152,127	9,000	152,127	-	-		152,127
	\$ <u></u>	152,127	87,000	152,127				152,127
				June 30, 2	018			
			Credit	Amount	Interest	Guarantee	Cash received	Amount not
Buyer	Am	ount sold	<u>facilities</u>	derecognized	<u>rate</u>	(promissory note)	in advance	received
•		NTS	US\$ (expressed in thousand)	NT\$		expressed in thousands	NTS	NTS
Mega International Commercial Bank	\$	-	15,000	-	-	US\$ 3,750	-	-
HSBC Bank		-	45,000	-	-	US\$ 13,500	_	-
Bank of Taiwan		-	29,250	-	-	NT\$ 210,000	-	-
EnTie Bank		244,022	9,000	244,022	-	-		244,022
	s	244,022	98,250	244,022				244,022

(v) Please refer to note 9 for guarantee notes provided by the Group to sell its accounts receivable.

Notes to the Consolidated Financial Statements

(e) Inventories

	_	June 30, 2019	December 31, 2018	June 30, 2018
Raw materials	\$	2,637,163	2,185,662	2,226,519
Semi-finished goods and work in process	•	2,172,693	1,536,356	1,464,484
Finished goods and merchandise	_	3,359,082	4,038,315	3,135,542
	\$_	8,168,938	<u>7,760,333</u>	6,826,545

The Group did not provide any of the aforementioned inventories as collateral. The Group recognized the following items as cost of goods sold:

	For the three months ended June 30			For the six months ended June 30		
		2019	2018	2019	2018	
Gains and (losses) on inventory valuation	\$	26,291	(31,721)	19,402	(54,004)	
Unallocated manufacturing overhead resulting from the actual production being lower that the normal capacity		(2,964)	(7,589)	(6,858)	(24,250)	
Losses on disposal of inventories		(28,931)	(2,162)	(28,931)	(2,162)	
Gains on physical inventories	_	3,528	2,361	3,817	3,917	
	\$	(2,076)	(39,111)	(12,570)	(76,499)	

(f) Investments accounted for using equity method

The Group's investments accounted for using the equity method are individually insignificant. The related information included in the consolidated financial statements was as follows:

	June 30 2019	, December 31, 2018	, June 30, 2018
Carrying amount of individually insignificant associates' equity	\$ (239) (236	(239)
Credit balance of long-term investment reclassified as other non-current liabilities		239236	239
Total	\$ <u> </u>	<u> </u>	

	For the three months ended June 30			For the six months ended June 30		
		2019	2018	2019	2018	
Attributable to the Group:						
Loss	\$	-	(19,114)	-	(16,753)	
Other comprehensive income						
Comprehensive income	\$		(19,114)		(16,753)	

The Group acquired 37% shares of Belfast Limited (renamed as AIC after the acquisition), a company that engages in the manufacturing of electric power steering system and adaptive front lighting system, with amount of USD\$48,100 by participating in capital increase of Belfast Limited by cash, and purchasing its outstanding shares, and obtain significant influence over Belfast Limited in January 2018. The Group has control over the operating and financial policies of AIC due to having more than 50% of its board of directors' voting rights based on the resolution of its shareholders meeting held in June 2018. The Company included AIC Group in its consolidated financial statements beginning June 2018; please refer to note 6(g).

As of June 30, 2019, December 31 and June 30, 2018, the Group's investment accounting for using equity method was the 35% shares of Yu-Ke Technology (Shanghai) Co., Ltd. (Yu-Ke Technology), resulting from its business combination with AIC and its subsidiaries. Yu Ke Technology had ceased its business operation, and is expected to be liquidated in the future.

Investments accounted for by the equity method and the share of profit or loss and other comprehensive income of those investments were calculated based on the financial statements that have not been reviewed by auditors.

(g) Business combination

In order to expand the business scale and strengthen the Group's competitiveness in the market, the Group acquire 37% shares of Belfast Limited (renamed as AIC after acquisition), a company that engages in the manufacturing of electric power steering system and adaptive front lighting system, by participating in capital increase of Belfast Limited by cash, and purchasing its outstanding shares in January 2018.

(i) Obtaining control

The Company has control over the relevant activities and compensation of AIC due to having more than 50% of its board of directors' voting rights based on the resolution of its shareholders meeting held in June 2018. The Company included AIC Group in its consolidated financial statements beginning January 2018 in accordance with IFRS 10 endorsed by the FSC. There were no considerations transferred during this transaction.

Notes to the Consolidated Financial Statements

(ii) According to IFRSs, the fair value of net assets acquired should be measured on the acquisition date. Therefore, the Group evaluated the fair value and useful lives of intangible assets at the time of acquisition. As of the reporting date, the Group had engaged experts to evaluate the fair value of identifiable net assets, and based on the analysis results, the fair value of consideration transferred, assets acquired, and liabilities assumed at the date of acquisition were as follows:

Items	<u>Amount</u>		
Consideration transferred			
Fair value of shares in company	\$	1,359,015	
Contingent consideration		57,751	
Fair value of non - controlling interest		1,433,951	
		2,850,717	
Fair value of identifiable assets acquired and liabilities assumed			
Cash		379,844	
Notes and accounts receivable		662,180	
Inventories		377,767	
Other current assets		89,090	
Property, plant and equipment		448,201	
Intangible assets		1,337,933	
Deferred tax assets		29,829	
Other non – current assets		61,433	
Short-term borrowings		(223,605)	
Notes and accounts payable		(314,429)	
Other current liabilities		(62,790)	
Deferred tax liabilities		(313,221)	
Other non – current liabilities		(195,302)	
Non – controlling interest		(817)	
Identifiable net assets		2,276,113	
Goodwill	\$	574,604	

Based on the agreement, the contingent consideration amounting to USD\$1,944 was deposited as guarantee of receivables. The guarantee which is classified as other payables will be paid when the amounts of receivables are collected.

Proportion of Ownership and Voting

PRIMAX ELECTRONICS LTD. AND SUBSIDIARIES Notes to the Consolidated Financial Statements

(h) Material non-controlling interests of subsidiaries

The material non-controlling interests of subsidiaries were as follows:

		Rights Held by Non-controlling Interests					
Name of subsidiaries	Main operation place Business/Registered Country	June 30, 2019	December 31, 2018	June 30, 2018			
Tymphany Huizhou and its subsidiaries	Hong Kong and China/Cayman Is.	28.57 %	28.57 %	33.56 %			
AIC and its subsidiaries	China and U.S.A./Cayman Is.	63 %	63 %	63 %			

The following information on the aforementioned subsidiaries have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers. Included in these information are the fair value adjustment made during the acquisition and relevant difference in accounting principles between the Group as at the acquisition date. Intra-group transactions were not eliminated in this information.

(i) Tymphany Huizhou and its subsidiaries's collective financial information:

•			ine 30, 2019	Dec	ember 31, 2018	June 30, 2018
Current assets		\$ 1	2,527,035	1	2,801,027	7,724,381
Non-current assets			5,926,116		4,029,482	3,578,108
Current liabilities		(1	0,395,261)	((9,594,008)	(6,362,803)
Non-current liabilities			(977,490)		(76,753)	(121,640)
Net assets		\$	<u>7,080,400</u>		7,159,748	4,818,046
Non-controlling interests		\$	2,022,722	_	2,045,390	1,616,936
	F (For the three months ended June 30			For the six months ended June 30	
		2019	2018	_	2019	2018
Operating revenue	\$_	7,435,628	5,365,3	<u> 99</u>	12,792,985	9,169,403
Profit	\$	73,247	75,1	38	16,699	55,581
Other comprehensive income (loss)	_	(31,411)	(18,6	<u>662</u>)	46,269	1,156
Comprehensive income	\$_	41,836	56,4	<u> 76</u>	62,968	56,737
Profit attributable to non-controlling interests	\$ _	20,926	25,2	216	4,771	18,653
Comprehensive income attributable to non-controlling interests	\$_	11,933	18,9	<u>953</u>	17,995	<u>19,041</u>

			For t	he six mont	hs er	nded June 30
				2019		2018
	Cash flows used in operating activities		\$	(831,448))	(751,090)
	Cash flows used in investing activities			(1,039,593))	(335,384)
	Cash flows from (used in) financing activities			1,556,113		(474,841)
	Effect of exchange rate changes			(1,462)	11,025
	Net decrease in cash and cash equivalents		\$	(316,390) _	(1,550,290)
	Dividends paid to non-controlling interests		\$	42,152	_	
(ii)	AIC and its subsidiaries' collective financial in	ıfo	rmation:		•	
			June 30, 2019	December 2018	31,	June 30, 2018
	Current assets	\$	1,197,092	1,224,4	100	1,409,102
	Non-current assets		2,400,129	2,364,7	796	2,394,827
	Current liabilities		(556,797)	(451,1	62)	(484,022)
	Non-current liabilities	_	(558,204)	(502,6	<u>542</u>)	(475,717)
	Net assets	\$_	2,482,220	2,635,3	<u> 92</u>	2,844,190
	Non-controlling interests	\$_	1,201,974	1,298,9	07	1,432,360
			or the three months ended June 30, 2019	For the si months ended Jun 30, 2019	ne	For the month ended June 30, 2018
	Operating revenue	\$_	167,426	365,3		75,412
	Loss	\$	(89,283)	(163,4	 171)	(20,891)
	Other comprehensive income (loss)	_	(2,540)	8,7	<u> 25</u>	8,204
	Comprehensive loss	\$_	(91,823)	(154,7	<u>46</u>)	(12,687)
	Loss attributable to non-controlling interests	\$_	(56,357)	(103,1	<u>28</u>)	(13,109)
	Comprehensive loss attributable to non- controlling interests	\$_	(57,273)	(96,9	<u>33</u>)	(7,750)
			mont	the six hs ended 30, 2019		r the month led June 30, 2018
	Cash flows used in operating activities		\$	(38,782)		(21,831)
	Cash flows used in investing activities			(115,434)		(36,158)
	Cash flows from (used in) financing activities			75,839		(43,341)
	Effect of exchange rate changes			17,687		6,679
	Net decrease in cash and cash equivalents		\$	<u>(60,690</u>)		<u>(94,651</u>)
	Dividends paid to non-controlling interests		\$			

(Continued)

(i) Property, plant and equipment

The cost, depreciation, and impairment loss of the property, plant and equipment of the Group for the six months ended June 30, 2019 and 2018, were as follows:

	Land	Buildings, leasehold improvement, and additional equipment	Machinery and equipment	Office and other equipment	Construction in progress and testing equipment	Government grants	Total
Cost or deemed cost:							
Balance on January 1, 2019	\$ 229,801	4,338,669	6,925,443	770,043	566,140	-	12,830,096
Additions	-	33,094	453,241	504,760	957,984	-	1,949,079
Disposals	-	(40,797)	(320,191)	(6,585)	(1,019)	-	(368,592)
Reclassifications	-	41,653	561,502	9,668	(628,083)	-	(15,260)
Effect of changes in exchange rate		36,238	59,388	2,862	1,928		100,416
Balance on June 30, 2019	S 229,801	4,408,857	7,679,383	1,280,748	896,950		14,495,739
Balance on January I, 2018	\$ 134,701	3,809,364	6,024,654	597,200	413,789	(2,284)	10,977,424
Additions	-	44,508	141,670	43,418	508,722	-	738,318
Disposals	-	(34,186)	(116,837)	(9,166)	-		(160,189)
Acquisition from business combination	95,100	233,784	53,478	23,149	42,690	-	448,201
Reclassifications	-	40,263	265,246	64,003	(350,454)	_	19,058
Effect of changes in exchange rate	<u> </u>	30,110	50,169	2,417	1,814	(21)	84,489
Balance on June 30, 2018	\$ 229,801	4,123,843	6,418,380	721,021	616,561	(2,305)	12,107,301
Depreciation and impairments los	s:						
Balance on January 1, 2019	\$ -	1,977,887	4,859,380	483,293	-	-	7,320,560
Depreciation	-	130,960	550,794	59,933	-	-	741,687
Disposals	-	(40,130)	(271,067)	(6,338)	-	-	(317,535)
Effect of changes in exchange rate		16,236	44,253	2,597			63,086
Balance on June 30, 2019	\$	2,084,953	5,183,360	539,485			7,807,798
Balance on January 1, 2018	\$ -	1,830,962	4,311,178	399,884	-	(2,284)	6,539,740
Depreciation	-	111,699	518,148	35,428	-	-	665,275
Disposals	-	(34,025)	(109,942)	(8,993)	-	-	(152,960)
Reclassifications	-	2,653	8,658	46,154	-	-	57,465
Effect of changes in exchange rate		14,595	36,553	1,308		(21)	52,435
Balance on June 30, 2018	s <u> </u>	1,925,884	4,764,595	473,781		(2,305)	7,161,955
Carrying amounts:							
Balance on January 1, 2019	\$ 229,801	2,360,782	2,066,063	286,750	566,140	<u>-</u>	5,509,536
Balance on June 30, 2019	S 229,801	2,323,904	2,496,023	741,263	896,950		6,687,941
Balance on January 1, 2018	\$ 134,701	1,978,402	1,713,476	197,316	413,789		4,437,684
Balance on June 30, 2018	\$ 229,801	2,197,959	1,653,785	247,240	616,561	-	4,945,346

⁽i) The unamortized deferred revenue of equipment subsidy amounted to \$1,298,664, \$821,213 and \$725,411 as of June 30, 2019, December 31 and June 30, 2018, respectively.

Notes to the Consolidated Financial Statements

(ii) The Group provided the aforementioned property, plant and equipment as collateral; please refer to note 8.

(j) Right-of-use assets

The Group leases many assets including land, buildings and vehicles. Information about leases for which the Group as a lessee is presented below:

		Land	Buildings	Vehicles	Other equipment	Total
Cost:						
Balance on January 1, 2019	\$	-	-	-	-	-
Effects of retrospective application		435,567	1,729,293	9,269	-	2,174,129
Additions		-	9,050	6,324	10,114	25,488
Effect of changes in exchange rates	_	4,076	12,905	_50		17,031
Balance on June 30, 2019	\$	439,643	1,751,248	15,643	10,114	2,216,648
Depreciation:						
Balance on January 1, 2019	\$	-	-	-	-	-
Depreciation		5,860	147,174	3,669	3,925	160,628
Effect of changes in exchange rates		(66)	(461)	(18)	(2)	(547)
Balance on June 30, 2019	\$	5,794	146,713	3,651	3,923	160,081
Carrying amounts:	_					
Balance on June 30, 2019	\$ <u></u>	433,849	1,604,535	11,9 <u>92</u>	6,191	2,056,567

(k) Investment property

	Buildings and other						
Carrying amounts:		Land	equipment	Total			
Carrying amounts.							
Balance on January 1, 2019	\$	16,249	18,502	34,751			
Balance on June 30, 2019	. \$ <u></u>	16,249	18,271	34,520			
Balance on January 1, 2018	\$	16,249	18,965	35,214			
Balance on June 30, 2018	\$	16,249	18,734	34,983			

- (i) The were no significant additions, disposal, or recognition and reversal of impairment losses of investment property for the six months ended June 30, 2019 and 2018. Please refer to note 6(1) of the consolidated financial statements for the year ended December 31, 2018 for other further information.
- (ii) The fair value of the investment property was not significantly different from those disclosed in the note 6(1) of the consolidated financial statements for the year ended December 31, 2018.
- (iii) The Group did not provide any of the aforementioned investment property as collateral.

(l) Intangible assets

The carrying amounts of the intangible assets of the Group for the six months ended June 30, 2019 and 2018, were as follows:

		Goodwill	Customer Relationships	Technology	Trademarks, Patents and Copyrights	Total
Cost or deemed cost:						
Balance on January 1, 2019	\$	2,612,461	1,099,859	1,383,197	121,797	5,217,314
Acquisition		-	-	513	-	513
Effect of changes in exchange rate		2,494	<u> </u>	2,785	2,067	7,346
Balance on June 30, 2019	\$_	2,614,955	1,099,859	1,386,495	123,864	5,225,173
Balance on January 1, 2018	\$	2,025,495	718,800	419,300	121,986	3,285,581
Acquisition from business combination		577,474	607,388	681,731	-	1,866,593
Effect of changes in exchange rate	_	4,580	<u></u>	3,723	23	8,326
Balance on June 30, 2018	\$_	2,607,549	1,326,188	1,104,754	122,009	5,160,500
Amortization and impairment loss:	t					
Balance on January 1, 2019	\$	-	379,889	265,449	107,997	753,335
Amortization		-	54,993	70,272	2,508	127,773
Effect of changes in exchange rate	_		<u>-</u>	312		312
Balance on June 30, 2019	\$_	<u> </u>	434,882	336,033	110,505	881,420
Balance on January 1, 2018	\$	-	285,781	166,706	102,906	555,393
Amortization		-	35,940	22,778	2,383	61,101
Effect of changes in exchange rate	_	-		202	12	214
Balance on June 30, 2018	\$_		321,721	189,686	105,301	616,708
Carrying amounts:				•		
Balance on January 1, 2019	\$ _	2,612,461	719,970	1,117,748	13,800	4,463,979
Balance on June 30, 2019	\$ _	2,614,955	664,977	1,050,462	13,359	4,343,753
Balance on January 1, 2018	\$_	2,025,495	433,019	252,594	19,080	2,730,188
Balance on June 30, 2018	\$ =	2,607,549	1,004,467	915,068	16,708	4,543,792

- (i) For the intangible assets identified from the acquisition of AIC and its subsidiaries in June 2018, please refer to note 6(g).
- (ii) The Group did not provide any of the aforementioned intangible assets as collateral.

(m) Short-term borrowings

The details were as follows:

		June 30, 2019	December 31, 2018	June 30, 2018
Unsecured bank loans	\$	3,507,735	1,137,565	613,953
Secured bank loans	_	133,901	65,000	75,000
Short-term borrowings	\$_	3,641,636	1,202,565	688,953
Unused credit lines	\$ _	17,410,195	21,333,665	18,855,213
Annual interest rates	<u></u>	.60%~4.21%	0.85%~4.02%	0.98%~3.29%

Please refer to note 8 for further information on assets provided as collateral.

(n) Long-term borrowings

June 30, 2019

		A 1			
	Currency	Annual interest rate	Maturity year		Amount
Unsecured bank loans	TWD	1.35%	2020	\$	55,556
Secured bank loans	TWD	1.67%~2.07%	2022~2035		217,258
Less: current portion					(68,299)
				\$	204,515
Unused credit lines				\$ <u></u>	-
	December 31, 2018				
	Currency	Annual interest rate	Maturity year		Amount
Unsecured bank loans	TWD	1.35%~1.48%	2020	\$	83,333
Secured bank loans	TWD	1.67%~2.12%	2022~2035		223,230
Less: current portion					(67,548)
				\$_	239,015
Unused credit lines				\$ <u></u>	-

June 30, 2018

		Annual interest			
	Currency	rate	Maturity year		Amount
Unsecured bank loans	TWD	1.35%~1.48%	2020	\$	111,112
Secured bank loans	TWD	1.67%~2.12%	2022~2035		219,852
Less: current portion					(66,150)
				\$	264,814
Unused credit lines				<u>\$_</u>	_

(i) Pursuant to the loan agreements with CTBC Bank, the Group has to maintain the following financial ratios calculated based on the Group's semi-annual audited (reviewed) consolidated financial statements. The financial covenants include (1) a current ratio of not less than 100%;
(2) a financial debt ratio of not greater than 75%;
(3) an interest coverage ratio of not less than 400%; and (4) stockholders' equity of not less than \$4,000,000. If the Group violates the financial covenants, the banks have the right to charge a default penalty or to require the Group to improve its financial ratios.

The Group has already paid the bank loans back to CTBC Bank in January 2018.

- (ii) Please refer to note 9 for the details of the outstanding guarantee notes.
- (iii) Please refer to note 8 for further information on assets provided as collateral.

(o) Lease liabilities

The details were as follows:

		June 30, 2019			
	Future minimum lease			Present value of minimum	
	F	ayments	Interest	lease payments	
Less than one year	\$	309,483	64,880	244,603	
Between one and five years		940,267	184,646	755,621	
More than five years		807,158	208,786	598,372	
	\$	2,056,908	458,312	1,598,596	
Current	· \$	309,483	64,880	244,603	
Non-current	\$	1,747,425	393,432	1,353,993	

The amounts recognized in profit or loss were as follows:

	mon	the three oths ended e 30, 2019	For the six months ended June 30, 2019
Interest on lease liabilities	\$	19,624	35,668
Expenses relating to short-term leases and leases of low-	\$	12,013	32,872
value assets			

The amounts recognized in the statement of cash flows for the Group were as follows:

	mor	or the six oths ended se 30, 2019
Rental paid in operating activities	\$	(32,872)
Interest on lease liabilities paid in operating activities		(35,668)
Payment made on lease liabilities in financing activities		(139,850)
Total cash outflow for leases	\$	(208,390)

(i) Real estate leases

As of June 30, 2019, the Group leases lands and buildings for its office, staff dormitory, factory facilities and warehouses. The leases typically run for a period between two and fifty years. Some leases require additional rental payments depending on the changes in fair value of the lease assets.

(ii) Other leases

The Group leases vehicles with lease terms of one to five years.

The Group also leases machinery and some of the other equipment with lease terms of one to five years. These leases are short-term or leases of low-value items. The Group has elected not to recognize right-of-use assets and lease liabilities for these leases.

(p) Operating lease

(i) Lessee

Non-cancellable operating lease rentals payable were as follows:

	December 31, 2018		June 30, 2018	
Less than one year	\$	305,577	263,901	
Between one and five years		800,680	483,065	
More than five years		399,066	432,846	
	\$	1,505,323	1,179,812	

(Continued)

Notes to the Consolidated Financial Statements

The Group leases a number of offices and warehouses and pieces of equipment under operating leases. The lease terms are between 1 and 17 years.

(ii) Lessor

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

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

	June 30, 2019		December 31, 2018	June 30, 2018	
Less than one year	\$	989	1,758	848	
Between one and two years		209	488	205	
Total undiscounted lease payments	\$	1,198	2,246	1,053	

(q) Employee benefits

(i) Defined benefit plans

There was no material volatility of the market, no material reimbursement and settlement or other material one-time events since prior fiscal year. As a result, the pension cost in the accompanying interim period was measured and disclosed according to the actuarial report as of December 31, 2018 and 2017.

(ii) Defined contribution plans

The Company contribute the pension cost on the defined contribution plans to the labor pension account at the Bureau of Labor Insurance. Subsidiaries other than the Company set up their defined contribution plans in accordance with the regulations of their respective countries.

Notes to the Consolidated Financial Statements

(iii) The Group recognized its pension costs and recorded them as operating expenses.

	For	For the three months ended June 30			For the six months ended June 30		
		2019	2018	2019	2018		
Defined benefit plans	\$	339	428	677	856		
Defined contribution plans		107,726	91,035	202,142	178,220		
Total	\$	108,065	91,463	202,819	179,076		

(r) Income taxes

- (i) Income tax expense for the period is best estimated by multiplying the profit before tax of the reporting period by the effective annual tax rate as forecasted by the management.
- (ii) The details of the Group's income tax expenses were as follows:

	For the three m		For the six months ended June 30		
	2019	2018	2019	2018	
Income tax expense	\$ <u>110,121</u>	92,172	194,661	199,106	

- (iii) There were no income tax recognized in equity or other comprehensive income.
- (iv) The Company's income tax returns have been examined by the tax authority through the years to 2016.

(s) Capital and other equity

Except for the following disclosure, there was no significant change for capital and other equity for the six months ended June 30, 2019 and 2018. For the related information, please refer to note 6(s) of the consolidated financial statements for the year ended December 31, 2018.

(i) Ordinary shares

As of June 30, 2019, December 31 and June 30, 2018, the nominal ordinary shares amounted to \$5,500,000. Par value of each share is \$10 (dollars), which means in total there were 550,000 thousand authorized common shares, of which \$446,809, \$447,452 and \$446,815 thousand shares, respectively, were issued. All issued shares were paid up upon issuance.

Reconciliation of shares outstanding was as follows:

(in thousands of shares)						
For the six months ended June 30						
2019	2018					
447,452	445,688					
_	128					

Ordinary shares

	For the six months ended June 30			
	2019	2018		
Balance on January 1	447,452	445,688		
Exercise of employee stock options	-	128		
Issuance of restricted stock		1,100		
Retirement of restricted stock	(643)	(101)		
Balance on June 30	446,809	446,815		

(ii) Capital surplus

The balances of capital surplus were as follows:

		June 30, 2019	December 31, 2018	June 30, 2018
Additional paid-in capital	\$	646,822	609,303	584,584
Employee stock options		259,401	259,401	235,360
Restricted employee stock options		111,651	150,548	175,946
Long-term investment	_	361,613	357,825	303,000
	\$_	1,379,487	1,377,077	1,298,890

(iii) Retained earnings

According to the articles of the Company, when allocating the earnings for each year, the Company shall first offset its losses in previous year and set aside a legal capital reserve at 10% of the earing left over, until the accumulated legal capital reserve has equaled the total capital of the Company; then set aside a special capital reserve in accordance with relevant laws, the balance of the earnings shall combined into an aggregate amount of undistributed earnings, which shall become the aggregate distributable earnings to be distributed by the directors' distribution proposals according to the resolution adopted at the shareholders' meeting.

The Company is at the growth stage and considers its future cash demand, long-term financial plans, benefits to shareholders, and balanced dividends. Earnings distribution is made by stock dividend and cash dividend. The cash dividend shall not be less than 10 percent of the total dividends and could be adjusted depending on the Company's operating condition.

Notes to the Consolidated Financial Statements

On June 18, 2019 and May 30, 2018, the shareholders' meeting resolved to distribute the Company's 2018 and 2017 earnings at a price of NT\$2.4 and NT\$3.2 (dollars) per share amounting to \$1,072,341 and \$1,430,068, respectively.

(t) Share-based payment

Except for the following disclosure, there were no significant changes for share-based payment for the six months ended June 30, 2019 and 2018. Please refer to note 6(t) of the consolidated financial statements for the year ended December 31, 2018 for further information.

After the shareholders' meeting on May 25, 2017, the Company decided to issue 2,000 thousand shares of restricted stock to those full-time employees who meet the Company's requirements. The restricted stock has been registered with and approved by the Securities and Futures Bureau of the FSC. The board of directors' meeting resolved to issue 1,100 thousand shares on January 31, 2018.

Expenses attributable to share-based payment were as follows:

	For the three months ended June 30			For the six months ended June 30		
		2019	2018	2019	2018	
Expenses attributable to employee stock options	\$	-	2,043	5,277	4,070	
Restricted stock	_	14,321	26,029	30,588	53,304	
Total	\$	14,321	28,072	35,865	<u>57,374</u>	

(u) Earnings per share

The calculation of basic earnings and diluted earnings per share were as follows:

(i) Basic earnings per share

	Fo	r the three i June	months ended e 30	For the six months ended June 30		
		2019	2018	2019	2018	
Profit attributable to owners of parent	<u>\$</u>	413,056	338,704	768,855	<u>691,197</u>	
Weighted-average number of ordinary shares (thousand shares)	_	444,416	442,909	444,281	442,647	
Basic earnings per share (NT dollars)	\$	0.93	0.76	1.73	1.56	

Notes to the Consolidated Financial Statements

(ii) Diluted earnings per share

	For the three n		For the six months ended June 30		
	2019	2018	2019	2018	
Profit attributable to owners of parent	\$ <u>413,056</u>	338,704	768,855	691,197	
Weighted-average number of ordinary					
shares (diluted) (thousand shares)	446,173	445,156	446,825	445,440	
Diluted earnings per share (NT dollars)	\$ 0.93	0.76	1.72	1.55	

Weighted-average number of ordinary shares (diluted) (thousand shares)

	For the three n June		For the six months ended June 30		
	2019	2018	2019	2018	
Weighted-average number of ordinary					
shares on June 30 (basic)	444,416	442,909	444,281	442,647	
Effect of employee stock options	-	-	-	27	
Estimated effect of employee stock					
bonuses	272	178	1,059	714	
Effect of restricted stock	1,485	2,069	1,485	2,052	
Weighted-average number of ordinary					
shares on June 30 (diluted)	446,173	445,156	446,825	445,440	

(v) Revenue from contracts with customers

(i) Disaggregation of revenue

	For the three months ended June 30, 2019				
	Computer	Non-computer			
	Peripherals	Peripherals	Total		
Goods sold	\$ 5,469,029	10,355,245	15,824,274		
Service rendered	41,334	838,668	880,002		
	\$ <u>5,510,363</u>	11,193,913	16,704,276		
	For the three	months ended Ju	ne 30, 2018		
	For the three Computer	months ended Ju Non-computer	ne 30, 2018		
			Total		
Goods sold	Computer	Non-computer			
Goods sold Service rendered	Computer Peripherals	Non-computer Peripherals	Total		

Notes to the Consolidated Financial Statements

				For the six months ended June 30, 2019			e 30, 2019	
					Computer		on-computer	
					Peripherals	_	Peripherals	Total
	Goods sold			\$	10,732,808		18,094,532	28,827,340
	Service rendered			_	122,516		1,395,547	1,518,063
				\$ _	10,855,324	=	19,490,079	30,345,403
					For the six	mon	ths ended Jun	e 30, 2018
					Computer		on-computer	
					Peripherals		Peripherals_	Total
	Goods sold			\$	9,991,675		15,737,103	25,728,778
	Service rendered	•			115,045	_	837,609	952,654
				\$_	10,106,720	_	16,574,712	26,681,432
		F	or the t		e months ende	ed	For the six m	
		_	2019		ne 30 2018		2019	2018
	Mainland China	\$	6,628			30	12,488,384	14,101,373
	Europe		4,006	5,64	6 3,008,1	99	7,854,627	5,553,762
	America		5,046	5,71	7 2,650,5	39	7,910,953	4,594,844
	Other		1,022	-			2,091,439	2,431,453
		- \$	16,704				30,345,403	26,681,432
		" =	10,70-	*,24 /	<u> </u>	<u></u>	50,515,105	20,001,.02
(ii)	Contract balances							
				.]	June 30,	Dec	cember 31,	June 30,
					2019		2018	2018
	Notes and accounts receivable (inclured parties)	din	g	\$	14,945,471		16,967,755	13,474,548
	Less: allowance for impairment				(40,487)		(45,467)	(138,274)
	•			\$_	14,904,984		16,922,288	13,336,274
	Contract liabilities (classified as othe current liabilities)	er:		\$	129,896	_	106,018	101,285

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

The amount of revenue recognized for the six months ended June 30, 2019 and 2018 that were included in the contract liability balance at the beginning of the period were \$66,497 and \$42,078, respectively.

The contract liabilities primarily relate to the advance consideration received from contracts with goods sold, for which revenue is recognized when products are delivered to customers.

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

In accordance with the Articles of incorporation, the Company should contribute 2 to 10 percent of the profit as employee remuneration and less than 2 percent as directors' remuneration when there is profit for the year. However, if the Company has accumulated deficits, the profit should be reserved to offset the deficit. The recipients of shares and cash may include the employees of the Company's affiliated companies who meet certain conditions.

Details of remuneration to employees and directors for the three and six months ended June 30, 2019 and 2018 were as follows:

	For	the three m June	onths ended	For the six months ended June 30		
		2019	2018	2019	2018	
Employee remuneration	\$	14,735	10,988	28,035	23,543	
Directors' remuneration		7,352	5,494	14,017	11,905	
	\$	22,087	16,482	42,052	35,448	

The estimated amounts mentioned above are calculated based on the net profit before tax, excluding the remuneration to employees, directors and supervisors of each period, multiplied by the percentage of remuneration to employees, directors and supervisors as specified in the Company's articles. These remunerations were expensed under operating costs or operating expenses during each period. The differences between the amounts distributed and those accrued in the financial statements, if any, are accounted for as changes in accounting estimate and recognized as profit or loss in the distribution year.

The differences between the amounts approved in the directors' meeting and those recognized in the financial statements for the distributions of earnings for 2018 and 2017 were as follows:

	 	2018	
	Actual earnings distributed	Accrued in the financial statement	Difference
Employee remuneration—Cash	\$ 64,430	64,439	9
Director's remuneration	32,200	32,219	19
	 	2017	
	Actual earnings distributed	Accrued in the financial statement	Difference
Employee remuneration-Cash	\$ 68,260	68,182	(78)
Director's remuneration	34,000	34,094	94

The differences were accounted for as changes in accounting estimates and recognized as profit or loss in the year 2019 and 2018. Information about the remuneration to employees and directors approved in the board of directors' meetings can be accessed in the Market Observation Post System website.

Notes to the Consolidated Financial Statements

(x) Other income

The details of other income were as follows:

]	For the thr ended J		For the six months ended June 30		
		2019	2018	2019	2018	
Interest income from bank deposits	\$	44,183	26,479	103,156	61,863	
Rent income		671	1,753	979	2,167	
Other		_683	457	1,029	<u>796</u>	
	\$	45,537	28,689	105,164	<u>64,826</u>	

(y) Other gains and losses

The details of other gains and losses were as follows:

		For the three i ended Jun	-	For the six months ended June 30		
	2019		2018	2019	2018	
Net gains (losses) on financial assets/liabilities measured at FVTPL	\$	(25,170)	(64,032)	7,259	256	
Foreign currency exchange gains, net		99,905	93,037	151,951	127,133	
Net losses on disposal of property, plant and equipment		(2,292)	(1,288)	(467)	(5,372)	
Other	_	30,162	19,161	89,392	102,451	
	\$_	102,605	46,878	248,135	224,468	

(z) Financial instruments

Except for the following paragraph, there were no significant changes in the fair value of the Group's financial instruments and the degree of exposure to credit risk, liquidity risk and market risk arising from financial instruments. Please refer to note 6(ab) of the consolidated financial statements for the year ended December 31, 2018 for further information.

(i) Liquidity risk

The following table shows the contractual maturities of financial liabilities, including estimated interest payments:

		Carrying amount	Contractual cash flows	Within 1 year	1~2 years	2~5 years	Over 5 years
June 30, 2019	_						
Non-derivative financial liabilities:							
Short-term borrowings	\$	3,641,636	3,649,903	3,649,903	-	-	-
Notes and accounts payable		14,592,175	14,592,175	14,592,175	-	-	-
Accounts payable to related parties		40,549	40,549	40,549	-	-	-
Other payables		3,563,624	3,563,624	3,563,624	-	-	_
Lease liabilities		1,598,596	2,056,908	309,483	275,983	664,284	807,158
Refund liabilities		1,210,543	1,210,543	1,210,543	-	-	-
Long-term borrowings		272,814	299,276	72,450	17,098	79,001	130,727
Guarantee deposits		182,541	182,541	_	-	-	182,541
Derivative financial liabilities:		186,078	186,078	186,078	-	-	-
Outflow		-	10,187,463	10,187,463	-	-	-
Inflow	_	-	(10,030,334)	(10,030,334)			
	\$_	25,288,556	25,938,726	23,781,934	293,081	743,285	1,120,426
December 31, 2018	_						
Non-derivative financial liabilities:							
Short-term borrowings	\$	1,202,565	1,205,383	1,205,383	-	-	-
Notes and accounts payable		18,447,564	18,447,564	18,447,564	-	-	-
Accounts payable to related parties		94,106	94,106	94,106	-	-	-
Other payables		2,587,626	2,587,626	2,587,626	-	-	-
Refund liabilities		1,094,833	1,094,833	1,094,833	-	-	-
Long-term borrowings		306,563	335,525	72,318	44,934	79,985	138,288
Guarantee deposits		188,053	188,053	-	-	-	188,053
Derivative financial liabilities:		19,980	-	-	-	-	-
Outflow		-	1,183,951	1,183,951	=	-	-
Inflow	_	•	(1,166,359)	(1,166,359)			<u> </u>
	\$ _	23,941,290	23,970,682	23,519,422	44,934	79,985	326,341

Notes to the Consolidated Financial Statements

	Carrying amount	Contractual cash flows	Within 1 year	1~2 years	2~5 years	Over 5 years
June 30, 2018	 					
Non-derivative financial liabilities:						
Short-term borrowings	\$ 688,953	690,526	690,526	-	-	-
Notes and accounts payable	13,575,790	13,575,790	13,575,790	-	-	-
Accounts payable to related parties	135,633	135,633	135,633	-	-	-
Other payables	3,016,612	3,016,612	3,016,612	-		-
Refund liabilities	827,129	827,129	827,129		-	-
Long-term borrowings	330,964	360,611	70,950	71,895	71,916	145,850
Guarantee deposits	231,987	231,987	-	-	-	231,987
Derivative financial liabilities:	357,448	-	-	-	-	-
Outflow	-	8,829,750	8,829,750	-	_	-
Inflow	 -	(8.460,240)	(8,460,240)			
	\$ 19,164,516	19,207,798	18,686,150	71,895	71,916	377,837

The Group does not expect that the cash flows included in the maturity analysis could occur significantly earlier or at significantly different amounts.

(ii) Currency risk

1) Exposure to foreign currency risk

The Group's significant exposure to foreign currency risk was as follows:

		June 30, 2019)	December 31, 2018			•	3	
	Foreign currency	Exchange rate	TWD	Foreign currency	Exchange rate	TWD	Foreign currency	Exchange rate	TWD
Financial assets						,			
Monetary items									
USD:CNY	\$ 487,823	6.8747	15,157,624	693,693	6.8632	21,319,228	415,983	6.6170	12,687,483
USD:HKD	253,089	7.8152	7,863,995	345,578	7.8329	10,620,661	143,816	7,8480	4,386,401
USD:TWD	322,888	31.0720	10,032,770	327,612	30.7330	10,068,493	312,854	30.5000	9,542,043
USD:EUR	-	-	-	-	-	-	16,466	0.8650	502,199
EUR:CZK	11,194	25,4553	395,506	26,723	25.8382	939,038	-	-	-
Financial liabilities									
Monetary items									
USD:CNY	364,255	6.8747	11,318,130	458,490	6.8632	14,090,776	277,723	6.6170	8,470,561
USD:HKD	273,739	7.8152	8,505,630	347,734	7,8329	10,686,902	142,723	7.8480	4,353,037
USD:TWD	350,268	31.0720	10,883,520	381,283	30.7330	11,717,967	317,397	30.5000	9,680,623
USD:EUR	-	-	-	-	-	-	8,847	0.8650	269,847
EUR:CZK	14,469	25,4553	511,219	12,392	25,8382	435,470	-	-	-

2) Sensitivity analysis

The Group's exposure to foreign currency risk arises from the translation of the foreign currency exchange gains and losses on cash and cash equivalents, notes and accounts receivable, other receivables, derivative financial instruments, loans and borrowings, notes and accounts payable, and other payables that are denominated in foreign currency. A weakening (strengthening) of 5% of the TWD, CNY, HKD and EUR against the USD as well as CZK against the EUR as of June 30, 2019 and 2018, would have increased or decreased the net profit before tax by \$111,570 and \$217,203, respectively. The analysis is performed on the same basis for both periods.

Since the Group has many kinds of functional currency, the information on foreign exchange gain (loss) on monetary items is disclosed by total amount. For the three and six months ended June 30, 2019 and 2018, foreign exchange gain (including realized and unrealized portions) amounted to \$99,905, \$93,037, \$151,951 and \$127,133, respectively.

(iii) Interest rate analysis

Please refer to the note on liquidity risk management and interest rate exposure of the Group's financial assets and liabilities.

The following sensitivity analysis is based on the exposure to the interest rate risk of non-derivative financial instruments on the reporting date. Regarding assets and liabilities with variable interest rates, the analysis is based on the assumption that the amounts of liabilities outstanding at the reporting date was outstanding throughout the year. The rate of change is expressed as the interest rate increases or decreases by 0.25% when reporting to management internally, which also represents the Group management's assessment of the reasonably possible interest rate change.

If the interest rate had increased or decreased by 0.25%, and assumed all other variables remain constant the profit before tax would have increased or decreased by \$623 and \$3,264 for the six months ended June 30, 2019 and 2018, respectively. This is mainly due to borrowings and bank savings with variable interest rates.

(iv) Other price risk:

If the market price of the equity securities had changed on the reporting date, the influence on other comprehensive income is as follows (The analysis is performed on the same basis for both periods, and assumes all other variable remain constant):

	F c	or the six month	s ended June 30
		2019	2018
Price of securities at the reporting date		Other prehensive ne before tax	Other comprehensive income before tax
Increasing 10%	\$	11,189	29,589
Decreasing 10%	\$	(11,189)	(29,589)

(Continued)

Notes to the Consolidated Financial Statements

(v) Fair value

1) Kinds of financial instruments and fair value

The carrying amount and fair value of the Group's financial assets and liabilities, including the information on fair value hierarchy were as follows; however, for financial instruments not measured at fair value whose carrying amount is reasonably close to the fair value, and for equity investments that has no quoted prices in the active markets and whose fair value cannot be reliably measured, disclosure of fair value information is not required:

		J	une 30, 2019		
			Fair '	Value	
	Carrying amounts	Level 1	Level 2	Level 3	Total
Financial assets at FVTPL - current	\$ 184,749	*	-	184,749	184,749
Financial assets at FVOCI— non-current	\$ <u>166,124</u>	111,894	-	54,230	166,124
Financial assets measured at amortized cost:					
Cash and cash equivalents	\$ 4,332,885				
Notes and accounts receivable (including related parties)	14,904,984				
Other receivables	1,620,002				
Refundable deposits	75,293				
Total	\$ <u>20,933,164</u>				
Financial liabilities at FVTPL- current	\$186,078	-	-	186,078	186,078
Financial liabilities measured at amortized cost					
Borrowings	\$ 3,914,450				
Notes and accounts payable (including related parties)	14,632,724				
Other payables	4,519,842				
Salaries payable	801,208				
Lease liabilities	1,598,596				
Refund liabilities	1,210,543				
Guarantee deposits	<u> 182.541</u>				
Total	\$ <u>26,859,904</u>				

Notes to the Consolidated Financial Statements

			Dec	ember 31, 201	8	
		-		Fair V	⁷ alue	
		arrying mounts	Level 1	Level 2	Level 3	Total
Financial assets at FVTPL-current	\$	115,608	F	-	115,608	115,608
Financial assets at FVOCI—non- current	\$	268,088	232,737	-	35,351	268,088
Financial assets measured at amortized cost						
Cash and cash equivalents	\$	4,990,458				
Notes and accounts receivable (including related parties)	1	6,922,288				
Other receivables		1,040,546				
Refundable deposits		61,932				
Total	\$ <u>2</u>	<u>23,015,224</u>				
Financial liabilities at FVTPL – current	s_	19,980	-	-	19,980	19,980
Financial liabilities measured at amortized cost		_				
Borrowings	\$	1,509,128				
Notes and accounts payable (including related parties)	1	8,541,670				
Other payables		3,604,860				
Salaries payable		1,154,205				
Refund liabilities		1,094,833				
Guarantee deposits		188.053				
Total	\$2	6,092,749				
			J	une 30, 2018		
				Fair V	alue	
		arrying nounts	Level 1	Level 2	Level 3	Total
Financial assets at FVTPL - current	s	338,818		-	338,818	338,818
Financial assets at FVOCI — non- current	s	330,397	295,887		34,510	330,397
Financial assets measured at amortized cost						
Cash and cash equivalents	\$	3,537,075				
Notes and accounts receivable (including related parties)	1	3,336,274				
Other receivables		867,623				
Refundable deposits		56,767				
Total	\$ <u>1</u>	7,797,739				
Financial liabilities at FVTPL – current	\$ <u></u>	357,448	-	-	357,448	357,448

(Continued)

Notes to the Consolidated Financial Statements

June	30	201	8

				oune e o, a o z o		
				Fair	Value	
Financial liabilities measured at	_	Carrying amounts	Level 1	Level 2	Level 3	Total
amortized cost	•	1.010.017				
Borrowings	\$	1,019,917				
Notes and accounts payable		13,575,790				
Accounts payable (including related parties)		135,633				
Other payables		3,948,761				
Salaries payable		652,349				
Refund liabilities		827,129				
Guarantee deposits	_	231,987				
Total	\$ _	20,391,566				

2) Fair value valuation techniques for financial instruments measured at fair value

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

A financial instrument is regarded as being quoted in an active market if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service or regulatory agency and those prices represent actual and regularly occurring market transactions on an arm's-length basis. If these conditions can not be reached, then the market is non-active. In general, a market with low trading volume or high bid-ask spreads is an indication of a non-active market.

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

- a) The fair value of derivative instruments is based on quoted prices. When quoted prices are unavailable, the fair value is estimated on the basis of the contract's spot exchange rate and swap point.
- b) Financial assets at FVOCI non-current are investments in domestic or foreign non-listed stock. The fair value is based on the market approach of comparable business. For stocks in the emerging market, the estimated fair value is adjusted for the lack of liquidity. When prices listed in the emerging market are unavailable, the fair value is estimated on the basis of unadjusted prior trade prices.

Notes to the Consolidated Financial Statements

3) Transfers between Level 1 and Level 3

The Group holds an investment in equity shares of Global TEK, which is classified as FVOCI, with a fair value of \$111,894, \$232,737 and \$295,887 on June 30, 2019, December 31 and June 30, 2018, respectively. In February, 2018, Global TEK listed its equity shares on an exchange and they are currently actively traded in that market. Because the equity shares now have a published price quotation in an active market, the fair value measurement was transferred from Level 3 to Level 1 of the fair value hierarchy for the six months ended June 30, 2018.

4) Reconciliation of Level 3 fair values

		For the six mo	nths ended June	30, 2019	For the six me	onths ended June	30, 2018
		FVTPL	FVOCI	Total	FVTPL	FVOCI	Total
Balance on January 1	\$	95,628	35,351	130,979	38,044	402,997	441,041
Recognized in profit or los	S	7,259	-	7,259	256	-	256
Recognized in other comprehensive income		-	3,339	3,339	-	(15,046)	(15,046)
Acquisition /disposal		(104,216)	15,540	(88,676)	(56,930)	7,464	(49,466)
Transfer out of Level 3	_	- -	-		<u> </u>	(360,905)	(360,905)
Balance on June 30	s_	(1,329)	54,230	52,901	(18,630)	34,510	15,880

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

The fair value measurements of the Group which are categorized within level 3 are classified as financial assets and liabilities at FVTPL – derivative financial instruments and financial assets at FVOCI – equity securities. The quantitative information about significant unobservable inputs was as follows:

Item	Valuation technique	Significant unobservable inputs	Inter-relationships between significant unobservable inputs and fair value
Financial assets at FVOCI – equity investment without an active market	(note 1)	(note 1)	(note 1)
Financial assets and liabilities at FVTPL	(note 2)	(note 2)	(note 2)

note 1: The fair value is based on the market value, and it has considered the recent financing activities, comparable business, market and other economic conditions etc., to determine the assumptions. Also, the significant unobservable inputs are marketability discount, but any changes of marketability discount would not result in significant potential financial impact, therefore there is no need to show the quantified information on it.

note 2: The fair value is based on the quotation of a third party, therefore there is no need to show the sensitivity analysis of unobservable inputs.

Notes to the Consolidated Financial Statements

(aa) Financial risk management

The Group's objectives and policies on financial risk management are consistent with note 6(ac) of the consolidated financial statements for the year ended December 31, 2018.

(ab) Capital management

Management believes that the objectives, policies and processes of capital management of the Group has been applied consistently with those described in the consolidated financial statements for the year ended December 31, 2018. Also, management believes that there were no significant changes in the Group's capital management information as disclosed for the year ended December 31, 2018. Please refer to note 6(ad) of the consolidated financial statements for the year ended December 31, 2018 for further details.

(ac) Changes of liabilities from financing activities

Reconciliation of liabilities arising from financing activities was as follows:

	J	anuary 1, 2019	Cash flows	Non-cash changes	June 30, 2019
Short-term borrowings	\$	1,202,565	2,439,071	-	3,641,636
Long-term borrowings		306,563	(33,749)	-	272,814
Lease liabilities		1,684,460	(139,850)	53,986	1,598,596
Total liabilities from financing activities	\$_	3,193,588	<u>2,265,472</u>	53,986	5,513,046
	Ja	anuary 1,		Non-cash	June 30,
	Ja	anuary 1, 2018	Cash flows	Non-cash changes	June 30, 2018
Short-term borrowings	Ja	• '	Cash flows (504,295)		•
Short-term borrowings Long-term borrowings		2018		changes	2018

(7) Related-party transactions:

(a) Names and relationship of the related parties

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

Name	Relationship
Specialty Technologies, LLC (Specialty)	Substantive related party
De Amertek Corporation, Inc. (DAC)	Substantive related party
General Rich International S.A. (GRI)	Substantive related party

Notes to the Consolidated Financial Statements

(b) Significant transactions with related parties

(i) Sales

The amounts of significant sales by the Group to related parties and the outstanding balances were as follows:

	Sales				Notes and accounts receivable		
	For the three months ended June 30		For the six me June				
	2019	2018	2019	2018	June 30, 2019	December 31, 2018	June 30, 2018
Other related parties	S 175,452	147,127	374,901	225,572	579,566	539,820	396,777

There were no significant differences in the selling prices between the related parties and other customers. The trading terms offered to other related parties were 90 days and 140 days, and the trading terms to other customers were 45 days to 120 days.

(ii) Purchase

The amounts of purchase by the Group from its related parties and the outstanding balances were as follows:

		Purchase Purchase					and accounts pa	yable
	For the three months ended June 30		For the six m Jun					
		2019	2018	2019	2018	June 30, 2019	December 31, 2018	June 30, 2018
Other related parties	s	16,136	18,276	45,454	18,276	40,549	94,106	135,633

There were no significant differences in the purchasing price between the related parties and other vendors. The payment terms of other related parties and other vendors were 140 days and 60 days to 120 days, respectively.

(iii) Loans to related parties

The loans to related parties were as follows:

	June 30,	December 31,	June 30,
	2019	2018	2018
DAC	\$ <u> -</u>		30,500

There was no interest charged by the Group to its related parties.

Notes to the Consolidated Financial Statements

(iv) Borrowings from related parties

The borrowings from related parties were as follows:

	June 30,	December 31,	June 30,
	2019	2018	2018
Other related parties	\$		14,740

There was no interest charged to the Group from its related parties.

(v) Receivables and payables on behalf of related parties

The balances of other payables arising from rent and utilities paid by other related parties in advanced were as follows:

		Other payables			
	June 30,	December 31,	June 30,		
	2019	2018	2018		
Other related parties	\$ <u>59,656</u>	35,062	7,653		

(c) Key management personnel compensation

Key management personnel compensation comprised:

	For the three months ended June 30		For the six months ended June 30		
		2019	2018	2019	2018
Short-term employee benefits	\$	37,933	37,411	92,445	86,778
Post-employment benefits		1,394	316	2,690	3,203
Share-based payments	<u></u>	5,550	12,211	13,243	26,070
	\$	44,877	49,938	108,378	116,051

Please refer to note 6(t) for information related to share-based payments.

(8) Pledged assets:

The carrying amounts of pledged assets were as follows:

Pledged assets	Pledged to secure	June 30, 2019	December 31, 2018	June 30, 2018
Other current assets – restricted assets	Guarantee letters issued by bank	\$30,086	16,633	25,476
Other non-current assets – restricted assets	Guarantee letters issued by bank	\$58,319	58,311	72,731
Property, plant and equipment	Loan collateral	\$269,380	271,252	269,380

(9) Significant commitments and contingencies:

(a) The Group's unused letters of credit for guarantee of purchasing materials and borrowings were as follows:

	June 30,	December 31,	June 30,
	2019	2018	2018
\$_	972,554	921,990	305,000

(b) For the detail of the Group's guarantee, please refer to note 13.

(c) The following are savings accounts provided by the Group to the bank in order for the bank to issue a guarantee letter to customs and Power Supply Bureau as guarantee deposits and power supply guarantee, respectively.

		June 30, 2019	December 31, 2018	June 30, 2018
Guarantee letters	\$_	315,751	224,384	192,363

(d) Guarantee notes provided as part of agreements with banks to sell accounts receivable and to acquire long-term borrowings were as follows:

		June 30, 2019	December 31, 2018	June 30, 2018
Sales of accounts receivable	\$_	665,992	660,144	736,125
Long-term borrowings	\$_	433,995	433,995	425,995

(e) The aggregate unpaid amounts of contracts pertaining to the purchase of equipment were as follows:

	J	une 30,	December 31,	June 30,
		2019	2018	2018
Property, plant and equipment	\$	467,964	110,620	116,591

(f) The Group entered into lease agreements for its offices and warehouses. Please refer to notes 6(o) and 6(p) for future rent payables.

Notes to the Consolidated Financial Statements

(10) Losses due to major disasters: None

(11) Subsequent events:

On July 23, 2019, AIC held an interim shareholders' meeting and re-elected its board members, wherein the Group obtained less than 50% of the voting rights of the board, resulting in the Group to lose its control over AIC and its subsidiaries. Thereafter, AIC and its subsidiaries were no longer subsidiaries included in the Group's consolidated financial statements, and the Group reclassified them from subsidiaries to investment accounted for using equity method.

(12) Other:

A summary of employee benefit, depreciation, and amortization expenses by function, is as follows:

By function		three months June 30, 2019		For the three months ended June 30, 2018			
By item	Operating Operating cost expenses		Total	Operating cost	Operating expenses	Total	
Employee benefits							
Salaries	1,218,644	807,231	2,025,875	872,824	702,423	1,575,247	
Labor and health insurance	32,676	46,991	79,667	28,023	41,497	69,520	
Pension	72,988	35,077	108,065	64,248	27,215	91,463	
Others	35,438	47,114	82,552	21,647	41,500	63,147	
Depreciation	456,633	23,076	479,709	296,408	35,702	332,110	
Amortization	3,779	85,906	89,685	4,463	54,358	58,821	

By function		six months of une 30, 2019		For the six months ended June 30, 2018			
By item	Operating Operating Operating				Operating expenses	Total	
Employee benefits		UMP UNIOUS	10001		опропосы	101	
Salaries	2,025,794	1,566,455	3,592,249	1,641,605	1,347,801	2,989,406	
Labor and health insurance	61,546	99,138	160,684	57,787	81,506	139,293	
Pension	131,699	71,120	202,819	119,762	59,314	179,076	
Others	79,709	89,560	169,269	47,789	85,762	133,551	
Depreciation	818,209	84,337	902,546	594,073	71,202	665,275	
Amortization	4,635	173,338	177,973	9,167	106,488	115,655	

Notes to the Consolidated Financial Statements

(13) Other disclosures:

Information on significant transactions:

The followings were the information on significant transactions required by the Regulations for the Group:

(i) Loans to other parties:

Number	Name of lender	Name of borrower	Account name	Related party	Highest balance of financing to other parties during the period		Actual usage amount during the period	Range of interest rates during the period	fund financing	Transaction amount for business between two parties	Reasons for	Allowance for bad debt		ateral	Individual funding	Maximum limit of fund financing
1	PKS1	The	Other	Y	359,705	172,943	172,943		Necessary to		Operating	-			876,698	876,698
		Company	receivables				İ		loan to other parties		capital					,
2	ТҮМ НК	TYM	Other	"	666,476	655,091	655,091	2%	"		Investment	_	_		799,194	799,194
1		l	receivables								capital				ŕ	, i
Ι.,		HK								-			i			
3	AIC	AME	Other	"	142,575	140,140	13,671	-	"		Necessary to		-	-	257,620	515,239
1			receivables								short-term					
, ,	,,	ALT	Other	,,	199,484	196,077	106.077		,,		Поап					
1 "			receivables		199,484	190,077	196,077	· -	"	-	"	•	-	-	257,620	515,239
4	ALT		Other	"	16,438	16,157	16,157	_	"	_	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			_	36,962	73,925
	(Shanghai)	•	receivables		10,100	,	10,127			_	· ·				30,902	,3,523
5		Diamond	Other	n	45,530	44,752	44,752	-	π	_	Investment	_			715,881	1,431,762
			receivables				·				capital				· 1	

Note 1: After the approval from the Board of directors, the loan provided to an individual entity shall not exceed the net worth of either PKS1 and TYM HK in the latest financial statements to their parent company, and also to subsidiaries wherein their parent owns 100%, directly and indirectly, of their voting shares. Also, the criterion for the amount available for financing is the same as that offered to an individual entity mentioned above.

Guarantees and endorsements for other parties:

(In Thousands of New Taiwan Dollars)

		guara	r-party of ntee and rsement	Limitation on amount of	Highest balance for	Balance of guarantees		Property	Ratio of accumulated amounts of guarantees and		Parent company	Subsidiary endorsements/	Endorsements/ guarantees to
				guarantees and		and endorsements		pledged for guarantees	endorsements to net worth	amount for		to third parties	
	Name of		with the	endorsements for a specific	endorsements during		amount	and endorsements	of the latest financial	guarantees and	third parties on behalf of	on behalf of parent	companies in Mainland
No.	guarantor	Name	Company	enterprise	the period	date	period	(Amount)		endorsements		company	China
0		PCH2	The subsidiary of Primax HK	3,437,855	316,120	310,720	-	-	2.71 %	9,167,614	Y	N	Y
	Tymphany Huizhou	ТҮМ ИК	erimax FIK and Primax Tech. The subsidiary of TYM Acoustic HK		6,976	6,892	6,892	-	0.14 %	3,810,035	Y	N	N

Note 1: The amount of the guarantee to a company shall not exceed 30% of the Company's net worth in the latest financial statements. The total amount of the guarantee to total company shall not exceed 80% of the Company's net worth in the latest financial statements.

Note 2: The amount of the guarantee to a company shall not exceed 30% of the Tymphany Huizhou's net worth in the latest financial statements. The total amount of the guarantee to total company shall not exceed 80% of the Tymphany Huizhou's net worth in the latest financial statements.

Note 3: The above counter-parties of guarantee and endorsement are subsidiaries included in the consolidated financial statements.

Note 2: Due to the short-term financing need, the loan provided to an individual entity shall not exceed 20% of the net worth of either AIC, ALT (Shanghai) and TWEL in their latest financial statements. However, the amount available for financing shall not exceed 40% of the net worth of either the subsidiaries mentioned above in their latest financial statements.

Note 3: The above transactions have been eliminated during the preparation of the consolidated Financial statements.

Notes to the Consolidated Financial Statements

(iii) Securities held as of June 30, 2019 (excluding investment in subsidiaries, associates and joint ventures):

Company Ending		_			Endin	g balance		
balance holding securities	Security type and name	Relationship with company	Account	Shares/Units (thousands)	Carrying value	Percentage of ownership (%)	Fair value	Note
The Company	Shares:							
	Green Rich	-	Financial assets at	359	-	3,59	-	
	Technology Co., Ltd.		FVOCI					
	WK Technology Fund	-	<i>"</i>	161	1,076	0,38	1,076	
	IV LTD.	-	1					
	Changing Information	-	"	179	2,102	1.57	2,102	
	Technology Inc.		İ				•	
	Formosoft	-	#	11	-	0.41	-	
	International Inc.							
İ	Syntronix Corp.	-	"	6	49	0.02	49	
	Ricavision	-	"	917	-	2.04	-	
	International Inc.							
1	Global TEK	-	"	2,756	111,894	4.14	111,894	
	Grove Ventures L.P.	-	n n	-	48,472	2.73	48,472	
					163,593			
1	<u> </u>							
	Shares:		L			1		
	Echo. Bahn.	-	Financial assets at	400	-	11.90	-	
	L		FVOCI				,	
	WK Global Investment	-	"	361	2,531	1.32	2,531	
	Ш Ltd.							
	<u> </u>				2,531			
	III Ltd.				2,531			

(iv) Individual securities acquired or disposed of with accumulated amount exceeding the lower of TWD\$300 million or 20% of the Company's paid-in capital:

	Security		l	Relationship	Beginning	g Balance	Purc	nases		Sa	les		Ending	Balance
Name of company	type and name	Account	counter- party	with the company	Shares (thousands)	Amount	Shares (thousands)	Amount	Shares (thousands)	Price	Cost	Gain (loss) on disposal		Amount
PCH2	market fund	Financial assets at FVTPL	Initial Offerings	None	,	•	•	1,198,213	-	1,206,639	1,202,695	8,426 (note 1)	•	-
PCQI	Money market fund of RMB	"	,,	n	-	-	•	1,157,806	-	1,163,315	1,160,578	5,509 (note I)	•	-
Tymphany Huizhou	Money market fund of RMB	,,	,,,	,,	•	٠	•	710,155	-	712,918	711,949	2,763 (note I)	-	-

Note 1: Gains on disposal include valuation and exchange differences on translation.

- (v) Acquisition of individual real estate with amount exceeding the lower of TWD\$300 million or 20% of the Company's issued capital: None
- (vi) Disposal of individual real estate with amount exceeding the lower of TWD\$300 million or 20% of the Company's issued capital: None

Notes to the Consolidated Financial Statements

(vii) Related-party transactions for purchases and sales with amounts exceeding the lower of TWD\$100 million or 20% of the Company's issued capital:

				Transaci	tion details			th terms different others		ounts receivable savable)	
					Percentage of					Percentage of total notes/accounts	
Name of company	Related party	Nature of relationship	Purchase/ Sale	Amount	total purchases/sales	Payment terms	Unit price	Payment terms	Ending balance	receivable (pzyable)	Note
The Company	PCH2	The subsidiary of Primax HK	Purchase	10,125,424	72 %		Price agreed by both side	The same as general purchasing	(3,972,395)	(57)%	note 2
n	PKS1	,,	Purchase	714,524	4 %	"	П	п	(804,322)	(12)%	я
"	PCQ1	п	Purchase	3,304,778	24 %	"	п	n	(2,099,718)	(30)%	"
"	Polaris	The subsidiary of Primax Tech.	(Sale)	(1,589,067)	(10) %	90 days	н	The same as general selling	298,534	4%	n
PCH2	The Company	The parent of Primax Cayman	(Sale)	(10,125,424)	(89) %	60 days	п	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	3,972,395	85%	n
PKS1	The Company	The parent of Primax Cayman	(Sale)	(714,524)	(100) %	,,	11	"	804,322 (note 1)	100%	#
PCQ1	The Company	The parent of Primax Cayman	(Sale)	(3,304,778)	(92) %	н	n	n	2,099,718	93%	r.
Polaris	The Company	The parent of Primax Tech.	Purchase	1,589,067	100 %	90 days	"	The same as general purchasing	(298,534)	100%	ħ
Tymphany Huizhou	ТҮМ НК	The subsidiary of TYM Acoustic HK	(Sale)	(3,332,501)	(83) %	60 days	,,	The same as general selling	3,126,511	97%	#
Tymphany Dongguan		The subsidiary of TYM Acoustic HK	Purchase	107,038	2 %	tt	n	The same as general purchasing	(43,277)	(1)%	#
	HK	The subsidiary of Tymphany Huizhou	(Sale)	(202,174)	(3) %	n	II II	The same as general selling	203,432	8%	Ħ
,,	ľ	The subsidiary of TYM Acoustic HK	(Sale)	(5,777,921)	(94) %	Ħ	π	n	2,184,190	87%	π
TYDC		The subsidiary of TYM Acoustic HK	(Sale)	(1,788,141)	(100)%	Ħ	n	u	815,519	100%	#
TYM Acoustic	TYM Acoustic Europe	Subsidiary	Purchase	1,240,067	83 %	90 days	H	The same as general purchasing	(388,026)	(58)%	H
, ,	Dongguan	The subsidiary of Tymphany Huizhou	Purchase	202,174	14 %	60 days	H	п	(203,432)	(31)%	n
	TYM Acoustic Europe	Subsidiary	(Sale)	(229,237)	(16) %	H	n	The same as general selling	281,992	43%	п
TYM Acoustic Europe	TYM Acoustic HK	Parent	Purchase	229,237	22 %	"	Ħ	The same as general purchasing	(281,992)	(44)%	,,
л	n	#	(Sale)	(1,240,067)	(94) %	90 days	π	The same as general selling	388,026	93%	n
		The parent of TYM Acoustic HK	Purchase	3,332,501	31 %	60 days	11	The same as general purchasing	(3,126,511)	(50)%	n
	Dongguan	The subsidiary of Tymphany Huizhou	Purchase	5,777,921	55 %	77	n,	ji	(2,184,190)	(35)%	Ħ
n		The subsidiary of Tymphany Dongguan	Purchase	1,788,141	17 %	Ħ	п	н	(815,519)	(13)%	n
	Dongguan	The subsidiary of Tymphany Huizhou	(Sale)	(107,038)	(1) %	π		The same as general selling	43,277	1%	л
,,	TYML	Subsidiary	(Sale)	(958,717)	(9) %	90 days	Ħ	π	1,156,101	18%	,,
"	Specialty	Other related party	(Sale)	(171,617)	(2) %	"	л	п	131,606	2%	

Notes to the Consolidated Financial Statements

				Transaci	tion details			th terms different others		ounts receivable avable)	
Name of company	Related party	Nature of relationship	Purchase/ Sale		Percentage of total purchases/sales	Payment terms		Payment terms	Ending balance	Percentage of total notes/accounts receivable (payable)	Note
TYML	ТҮМ НК	Parent	Purchase	958,717	100 %		Price agreed by both side	The same as general purchasing	(1,156,101)	(100)%	note 2
AME	ALT (Shanghai)	The subsidiary of AIC	Purchase	176,369	87 %	90 days	"	n	(306,687)	(91)%	H
п	DAT	"	(Sale)	(110,764)	(50) %	p	,,	The same as general selling	167,129	21%	H
ALT (Shanghai)	AME	The subsidiary of AIC	(Sale)	(1 76,3 69)	(56) %	п	,,	п	306,687	41%	n
DAT	AME	The subsidiary of AIC	Purchase	110,764	88 %	ıt	n	The same as general purchasing	(167,129)	(100)%	Ħ
"	DAC	Other related party	(Sale)	(129,709)	(86) %	n	,,	The same as general selling	176,443	98%	

Note 1: Accounts receivables over payment terms have been classified as other receivables-non-current, Note 2: Related transactions have been eliminated during the preparation of the consolidated financial statements.

(viii) Receivables from related parties with amounts exceeding the lower of TWD\$100 million or 20% of the Company's paid-in capital:

Name of	1	Nature of	Ending	Turnover		Overdue	Amounts received	Allowance
company	Counter-party	relationship	balance (note 2)	rate	Amount	Action taken	in subsequent period (note I)	for bad debts
The Company	Polaris	The subsidiary of Primax Tech.	298,534 (note 2)	15.74	-	-	298,534	•
PCH2	The Company	The parent of Primax Cayman	3,972,395 (note 2)	3.68	-	-	2,295,568	-
PKSI	The Company	The parent of Primax Cayman	804,322 (note 2)	1.81	172,943	Reclassify to Long-term payable, and enhance the control of receivables	105,503	-
PCQI	The Company	The parent of Primax Cayman	2,099,718 (note 2)	2.79	-	-	529,710	-
Tymphany Huizhou	ГҮМ НК	The subsidiary of TYM Acoustic HK	3,126,511 (note 2)	1.76	•	-	440,925	•
Tymphany Dongguan	TYM Acoustic HK	The subsidiary of Tymphany Huizhou	203,432 (note 2)	2.20	-	-	192,646	٠
п	ТҮМ НК	The subsidiary of TYM Acoustic HK	2,184,190 (note 2)	3.18	-	-	1,080,995	•
TYDC	түм нк	The subsidiary of TYM Acoustic HK	815,519 (note 2)	4.62	-	-	815,519	-
TYM Acoustic HK	TYM Acoustic Europe	Subsidiary	281,992 (note 2)	2.01	•	-	11,556	•
TYM Acoustic Europe	TYM Acoustic HK	Paren1	388,026 (note 2)	4.10	•	-	85,665	-
ТҮМ НК	TYML	The subsidiary of Tymphany Dongguan	1,156,101 (note 2)	3,22	-	-	655,619	-
y	Specialty	Other related party	131,606	2.64	-	-	44,646	-
AME	ALT (Shanghai)	The subsidiary of AIC	337,221 (note 2)	0.03	•	-	-	•
"	DAT	Ħ	167,129 (note 2)	1.75	-	-	44,899	-
"	DAC	Other related party	263,000	0.51	-	•	26,873	-
ALT (Shanghai)	АМЕ	The subsidiary of AIC	306,687 (note 2)	1,30	-	-	56,643	-
n	ALT	σ	191,800 (note 2)	0.37	-	-	-	-
DAT	DAC	Other related party	176,443	1.80	-	-	20,412	-

Note 1: Amounts were collected as of August 2, 2019.

Note 2: Related transactions have been eliminated during the preparation of the consolidated financial statements.

- (ix) Trading in derivative instruments: Please refer to note 6(b).
- (x) Business relationships and significant intercompany transactions:

				Intercompany transactions					
No	Name of company	Name of counter-party	Nature of relationship	Account	Amount	Trading tours	Percentage of consolidated total operating revenues		
0	The Company		The subsidiary of			Trading terms Price agreed by both	or total assets 33.37 %		
	The Company	CIL	Primax HK	u u cirasc	10,125,424	sides	33.37 70		
"	<i>"</i>	"	"	Accounts Payable	3,972,395	60 days	8.97 %		
#	"	PKS1	"	Purchase	714,524	Price agreed by both sides	2.35 %		
"	n n	,,	"	Accounts Payable	804,322	60 days	1.82 %		
H	"	PCQ1	II.	Purchase	3,304,778	Price agreed by both sides	10.89 %		
#	#	"	"	Accounts payable	2,099,718	60 days	4.74 %		
#	#	Polaris	The subsidiary of Primax Tech.			Price agreed by both sides	5.24 %		
"	,,	"		Accounts receivable		90 days	0.67 %		
1	Tymphany Huizhou	ГҮМ НК	The subsidiary of TYM Acoustic HK	Sale		Price agreed by both sides	10.98 %		
"	"	"		Accounts receivable	3,126,511	60 days	7.06 %		
2	Tymphany Dongguan	ТҮМ НК	The subsidiary of TYM Acoustic HK	Purchase	107,038	Price agreed by both sides	0.35 %		
11	"	HK	The subsidiary of Tymphany Huizhou	Sale	202,174	Price agreed by both sides	0.67 %		
"	"	"		Accounts receivable	203,432	60 days	0.46 %		
"	H .		The subsidiary of TYM Acoustic HK	Sale		Price agreed by both sides	19.04 %		
"	#	"		Accounts receivable		60 days	4.93 %		
3	TYDC .	ТҮМ НК	The subsidiary of TYM Acoustic HK	Sale		Price agreed by both sides	5.89 %		
"	"	"		Accounts receivable	815,519	60 days	1.84 %		
4	TYM Acoustic HK	TYM Acoustic Europe	Subsidiary	Purchase		Price agreed by both sides	4.09 %		
"	. "	"		Accounts payable	·	90 days	0.88 %		
"	"	#		Sale	·	Price agreed by both sides	0.76 %		
"	<i>II</i>	"		Accounts receivable	281,992	60 days	0.64 %		

Notes to the Consolidated Financial Statements

				Intercompany transactions						
	Name of	Name of	Nature of	Account			Percentage of consolidated total operating revenues			
No	company	counter-party	relationship	name	Amount	Trading terms	or total assets			
5	ТҮМ НК	TYML	Subsidiary	Sale	958,717	Price agreed by both sides	3.16 %			
"	II.	#		Accounts receivable	1,156,101	90 days	2.61 %			
6			The subsidiary of AIC	Purchase	176,369	Price agreed by both sides	0.58 %			
"	"	"		Accounts payable	306,687	90 days	0.69 %			
"	"	"		Accounts receivable	337,221	90 days	0.76 %			
"	"	DAT	#	Sale	110,764	Price agreed by both sides	0.37 %			
"	"	#		Accounts receivable	167,129	90 days	0.38 %			
7	ALT (Shanghai))	The subsidiary of AIC	Accounts receivable	191,800	90 days	0.43 %			

Note 1: Disclosure of the amounts exceeding of NT\$100 million.

Note 2: Related transactions have been eliminated during the preparation of the consolidated financial statements.

Information on investees:

The following is the information on investees for the six months ended June 30, 2019 (excluding information on investees in Mainland China):

				Original i	nvestment		Balance as o	<u> </u>			
			Main	am	ount		June 30, 201	9	Net income	Share of	
Name of	Name of		businesses		December 31,		Percentage	Carrying	(losses)	profits/losses	
investor	investee	Location	and products	2019			of ownership	value	of investee	of investee	Note
The	Primax	Cayman Islands	Holding company	2,540,588	2,540,588	8,147,636	100,00	5,708,220	(20,265)	17,662	
Company	Cayman				,						
"	Primax Tech.	Cayman Islands	Holding company	897,421	897,421	285,067	100.00	2,162,790	(77,210)	(84,541)	
n	Destiny BVI.	Virgin Island	Holding company	30,939	30,939	1,050	100,00	15,732	1,728	1,728	
"	Destiny	Japan	Market development	7,032	7,032	0.50	100,00	18,424	163	163	
	Japan	•	and customer service								
н	Diamond	Cayman Islands	Holding company	3,889,798	3,889,798	129,050	100.00	4,996,102	18,339	. 31,031	
я	Gratus Tech.	USA	Market development and customer service	9,330	9,330	300	100.00	11,741	609	609	
"	Primax AE	Cayman Islands	Holding company	1,431,540	1,431,540	48,200	100,00	1,282,772	(62,915)	(62,915)	
	Total			8,806,648	8,806,648			14,195,781	(139,551)	(96,263)	
Primax Cayman	Primax HK	Hong Kong	Holding company and customer service	2,375,164	2,375,164	602,817	100,00	5,797,957	(20,195)	(20,195)	
Primax Tech.	Polaris	USA	Sale of multi-function printers and computer peripheral devices	52,680	52,680	1,600	100.00	400,502	2,914	2,914	
Diamond	TWEL	Cayman Islands	Holding company	4,083,950	4,083,950	192,251	100.00	5,235,100	58,683	21,695	
Primax AE	AIC	Cayman Islands	Holding company	1,356,995	1,356,995	30	37.00	1,222,096	(122,443)	(62,858)	
Tymphany Huizhou	TYM Acoustic HK	Hong Kong	Research and development, design, and sale of audio accessories, amplifiers and their components and holding company	689,954	689,954	185,536	100.00	897,772	(116,527)	(116,527)	

Notes to the Consolidated Financial Statements

			Main		nvestment ount		Balance as o	='	Net income	Share of	
Name of investor	Name of investee	_ Location	businesses and products	June 30, 2019	December 31, 2018		Percentage of ownership	Carrying	(losses) of investee	profits/losses of investee	Note
TYM Acoustic HK	ТҮМ НК	Hong Kong	Holding company and sale of audio accessories, amplifiers and their components	76,280 (note 1)	76,280 (note 1)	144,395	100,00	799,194	(114,180)	(114,180)	
,,	ТҮР	USA	Market development and customer service of amplifiers and their components	15 (note 1)	I5 (note I)	0.50	100.00	14,408	1,484	1,484	
,,	түм ик	United Kingdom	Research and development, design of audio accessories, amplifiers and their components	15,631	15,631	400	100.00	19,750	2,558	2,558	
H	TYM Acoustic Europe	i	Manufacture, install and repair of audio accessories and their components	653,796	653,796	187,800	100,00	778,353	18,945	18,945	į
п	Tymphany Acoustic		Research and development, design, and sale of audio accessories, amplifiers and their components	48,318	48,318	5,000	100.00	65,601	4,392	4,392	
ГҮМ НК	TYML		Sales of audio accessories, amplifiers and their components	6,628	6,628	200	100.00	(16,409)	(2,423)	(23,279)	
AIC	DAT		Sale of automobile and electronic control modules and other electronic components	274,733 (note 2)	274,733 (note 2)	10	100,00	219,597	(21,235)	(21,235)	
n	AME		Sale of automobile and electronic control modules, sensors and other electronic components	15,210 (note 2)	15,210 (note 2)	30,789	100,00	419,894	(34,440)	(34,440)	:
ALT (Shanghai)	ALTI	British Virgin Island	Holding company	-		-	100,00	31	29	29	

Note 1: The amount is the initial investment costs from the original stockholders prior to the acquisition of the Company through Diamond. Note 2: The amount is the initial investment costs from the original stockholders prior to the acquisition of the Company through AIC. Note 3: Related investments have been eliminated during the preparation of the consolidated financial statements.

- (c) Information on investments in mainland China:
 - (i) The names of investees in Mainland China, the main businesses and products, and other information:

				· · · · · · · · · · · · · · · · · · ·			Accumulated					
	[Accumulated			outflow of					
	i			outflow of	Investme	nt flows	investment from	Net				
	Main businesses	Total amount	Method	investment from Taiwan as of			Taiwan as of June 30, 2019	income (losses)	Doroentaga	Investment		Accumulated remittance of
Name of	and	of paid-in	of	January 1, 2019			(note 2)	of the	of	income		earnings in
investee	products	capital	învestment	(note 2)	Outflow	Inflew	<u> </u>	investee	ownership	(losses)	Book value	current period
PCH2	Manufacture of	2,015,556	Indirect	1,684,161	•	-	1,703,822	(250,032)	100%	(250,032)	5,183,016	-
	multifunctional		investment through Primax				l .					
	peripherals,		Cayman and									
	computer mice,		Primax Tech.				ŀ					
	mobile phone accessories,						ļ	:				
	consumer		ļ									
	electronics											
	products, and											
}	shredders											
Destiny	Research and	39,927	Indirect	32,270	-	-	32,626	1,728	100%	1,728	15,729	-
1 -	development of		investment			İ						
-	computer		through Destiny BVI.			ŀ						
	peripheral devices		`			ļ						
	and software					ŀ						
	Manufacture of	882,545	Indirect investment	676,126	-	•	683,584	(1,499)	100%	(1,499)	883,353	-
	computer.		through Primax									
	peripherals and keyboards		Сауппап			ŀ						
	l -	546 431	,	(14.66)			£01.440	149,358	100%	149,358	1,388,754	
	Manufacture of	566,431	"	614,660	-	-	621,440	149,336	10074	149,336	1,300,734	, i
	computer, peripherals and											
	keyboards											
Turnyhany	Research and	1,844,395	Indirect	3,964,557	_	_	4,008,288	68,480	71,43%	48,917	3,401,984	_
	development,		investment				, ,				, ,	
	design, and sale of		through Diamond	l								
	audio accessories,			i								
	amplifiers and their											
	components											
Tymphany	"	155,360	"	15,367	-	-	15,536	(42,774)	71.43%	(33,941)	373,034	-
Dongguan												
TYDC	n n	90,396	"	-	-	-	- 1	57,397	71,43%	28,627	129,143	-
ALT	Manufacture and	467,634		153,665	-	-	155,360	(42,713)	36.88%	(15,752)	53,223	-
,	sale of automobile		investment through Primax						•			
	and electronic		AE									
	control modules, sensors and other			:								
	electronic											j
	components					[
ALT	Manufacture and	255,219	π	215,131	-	-	217,504	(24,763)	36.98%	(9,158)	64,822	-
	sale of automobile			 							İ]
	and electronic]
	control modules,			 							İ	J
	sensors and other			 								
	electronic components											
	Pontino			<u>. </u>								

Notes to the Consolidated Financial Statements

Name of investee	Main businesses and products	Total amount of paid-in capital	Method of investment	Accumulated outflow of investment from Taiwan as of January 1, 2019 (note 2)		nt flows	Accumulated outflow of investment from Taiwan as of June 30, 2019 (note 2)	Net income (losses) of the investee	Percentage of ownership	Investment income (losses)		Accumulated remittance of earnings in current period
Yu-Ke Technology	Development, transfer, consultation and rendering of electronic technology services, as well as the sale of instrumentation, mechanical equipment and components	,	Indirect investment through Primax AE	-	ı	-	-	-	12.91%	•	(239)	

Note 1: The above information on the exchange rate is as follows: HKD:TWD3.9758; USD:TWD 31.072; CNY:TWD 4.5198.

Note 2: The differences between the accumulated out flow of investments and paid in capital was derived from the currency exchange on translation, capital increase from retained earning and working capital.

Note 3: Related investments (except for Yu-Ke Technology) have been eliminated during the preparation of the consolidated financial statements.

Limitation on investment in Mainland China:

	Accumulated Investment in Mainland China as of June 30, 2019		Upper Limit on Investment
The Company	7,524,394	8,808,050	None (note)

Note: The Company has received the Certificate issued by the Industrial Development Bureau, Ministry of Economic Affairs, allowing it to start the operating of its headquarters.

The above investment income (losses) in Mainland China, except for PCH2, was reviewed by the Company's auditors, Tymphany Huizhou, Tymphany Dongguan and TYDC were reviewed by other auditors, and other information related to subsidiaries came from financial reports prepared by the investees, not reviewed by auditors.

(iii) Significant transactions:

The significant inter-company transactions with the subsidiaries in Mainland China, which were eliminated in the preparation of the consolidated financial statements for the six months ended June 30, 2019, are disclosed in "Information on significant transactions", and "Business relationships and significant intercompany transations".

Notes to the Consolidated Financial Statements

(14) Segment information:

For the three and six months ended June 30, 2019 and 2018, the Group's segment information has no significant change. Please refer to note 14 of the consolidated financial statements for the year ended December 31, 2018 for further information.

The Group's segment financial information was as follows:

		For the three	ne 30, 2019	
		Computer Peripherals	Non-computer Peripherals	Total
Revenue				
External revenue	\$	5,510,363	11,193,913	16,704,276
Intra-group revenue				
Total segment revenue	\$	5,510,363	11,193,913	16,704,276
Profit before tax from segments reported	\$	363,870	123,876	487,746
			months ended Ju	ne 30, 2018
		Computer Peripherals	Non-computer Peripherals	Total
Revenue	-			
External revenue	\$	5,249,856	9,547,828	14,797,684
Intra-group revenue		-		
Total segment revenue	\$	5,249,856	9,547,828	14,797,684
Profit before tax from segments reported	\$	168,348	274,635	442,983
			months ended June	e 30, 2019
		Computer Peripherals	Non-computer Peripherals	Total
Revenue				
External revenue	\$	10,855,324	19,490,079	30,345,403
Intra-group revenue	_			
Total segment revenue	\$	10,855,324	19,490,079	30,345,403
Profit before tax from segments reported	\$	642,782	222,377	865,159
			months ended June	2018
		Computer Peripherals	Non-computer Peripherals	Total
Revenue				
External revenue	\$	10,106,720	16,574,712	26,681,432
Intra-group revenue	_		<u></u>	
Total segment revenue	\$	10,106,720	16,574,712	26,681,432
Profit before tax from segments reported	\$	482,263	413,584	895,847