G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES

Consolidated Financial Statements for the Six Months Ended June 30, 2022 and 2021 and Independent Auditors' Review Report

Notice to Readers

The reader is advised that these financial statements have been prepared originally in Chinese. In the event of a conflict between these financial statements and the original Chinese version or difference in interpretation between the two versions, the Chinese language financial statements shall prevail.

INDEPENDENT AUDITOR'S REVIEW REPORT

To: G-Shank ENTERPRISE CO., LTD.

Introduction

We have reviewed the accompanying consolidated balance sheets of G-Shank Enterprise Co., Ltd. and its subsidiaries as of June 30, 2022 and 2021, the consolidated statements of comprehensive income for the three months and six months ended June 30, 2022 and 2021, and the consolidated statements of changes in equity and of cash flows for the six months ended June 30, 2022 and 2021, and notes to the financial statements, including a summary of significant accounting policies. (collectively referred to as the consolidated financial statements). Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34 "Interim Financial Reporting" endorsed and issued into effedt by the Financial Supervisory Commission (FSC) of the Republic of China. Our responsibility is to express a conclusion on these consolidated financial statements based on our reviews.

Scope of Review

We conducted our reviews in accordance with the Statement of Auditing Standards No. 65, "Review of Financial Information Performed by the Independent Auditor of the Entity" in the Republic of China. A review of 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 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.(2) of the consolidated financial statements, the same period financial statements of the insignificant subsidiaries included in the aforementioned consolidated financial statements have not been reviewed by the independent auditors. The total assets were NT\$3,501,019 thousand and NT\$3,348,478 thousand, accounted for 36.79% and 39.53% of the total consolidated assets as of June 30, 2022 and 2021, respectively. The total liabilities were NT\$620,919 thousand and NT\$528,411 thousand, accounted for 16.97% and 17.70% of total consolidated liabilities, respectively. The total consolidated profits and losses were NT\$82,654 thousand, NT\$88,146 thousand and NT\$268,206 thousand, NT\$144,060 thousand, constituting 66.88%, 59.82% and 57.64%, 55.98% of the consolidated total comprehensive income for the three months and six months periods then ended June 30, 2022 and 2021, respectively. As stated in Note 6.(9) of the consolidated financial statements, the investment book amount under the equity method on the

consolidated balance sheet of G-Shank Enterprise Co., Ltd. and its subsidiaries were NT\$162,087 thousand and NT\$151,836 thousand, accounted for 1.70% and 1.79% of the total consolidated assets, respectively, as of June 30, 2022 and 2021, respectively. The amount of profit from the affiliated enterprise under the equity method was NT\$4,489 thousand, NT\$1,258 thousand and NT\$8,523 thousand, NT\$1,357 thousand, accounted for 3.63%, 0.85% and 1.83% ,0.53% of the total consolidated profits and losses for the period of the three months and six months periods then ended June 30, 2022 and 2021, respectively, which were calculated according to the same period financial statements of the invested companies that have not been reviewed by the independent auditors. In addition, the relevant information of the aforementioned subsidiaries as disclosed in Note 13 to the consolidated financial statements and the invested companies under the equity method have not been reviewed by the independent auditors.

Conclusion

In our conclusion, except for the financial statements of the insignificant subsidiaries and the invested companies under the equity method as stated in the "Foundation for a qualified conclusion" paragraph and the relevant information disclosed in Note 13 to the consolidated financial statements may have affected the consolidated financial statements if they have been reviewed by the independent auditors, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of G-Shank Enterprise Co., Ltd. as at June 30, 2022 and 2021, and of its consolidated financial performance for the three-month and six-month periods then ended, and of its consolidated cash flows for the six months ended June 30, 2022 and 2021, in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" as endorsed by the Financial Supervisory Commission.

Chiung-hui Tseng Diwan & Company August 5, 2022 Arnico Tseng

Notice to Readers

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

Accordingly, the accompanying financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice. As the financial statements are the responsibility of the management, the company cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEET

(June 30, 2022 & 2021 have been Reviewed > December 31, 2021 have been audited)

	ASSETS		June 30,202	2	December 31,2		June 30,202	
Code	Accounts	Notes	Amount %		Amount	%	Amount	%
11xx	Current assets							
1100	Cash and cash equivalents	4 & 6.(1)	\$ 3,930,988	41	\$ 3,232,253	35	\$ 2,687,532	32
1110	Financial assets at fair value through profit or loss - current	6.(2)	820,697	9	1,141,540	12	1,321,952	16
1136	Current financial assets at amortised cost	4 & 6.(3)	-	-	-	-	8,962	-
1150	Notes receivable, net	6.(4) & 6.(5)	37,428	-	55,848	1	35,539	-
1170	Accounts receivable, net	6.(5)	1,496,652	16	1,485,748	16	1,334,118	16
1180	Accounts receivable- related parties	7	35	-	112	-	43	-
1200	Other receivables	6.(5)	27,332	-	31,964	-	39,498	-
1220	Current tax assets	4 & 6.(30)	617	-	42,099	-	42,260	-
130x	Inventory	6.(6)	1,235,935	13	1,092,347	12	987,382	12
1470	Prepayments and Other current assets		66,122	1	143,782	2	163,963	2
1476	Other financial assets-current	4 、 6.(7) & 8	 27,988		45,481	1	107,961	1
	Total current assets		 7,643,794	80	7,271,174	79	6,729,210	79
15xx	Noncurrent Asset							
1517	Financial assets at fair value through profit or loss - noncurrent	6.(8) & 6.(22)	198,572	2	299,338	3	204,167	3
1550	Investments accounted for using equity method	6.(9)	162,087	2	157,750	2	151,836	2
1600	Property, Plant and Equipment	6.(10) & 9	1,218,909	13	1,238,776	14	1,174,021	14
1755	Right-of-use asset	6.(11) 、 6.(15) & 9	215,892	2	130,394	2	140,013	2
1780	Intangible assets	6.(12)	1,431	-	1,575	-	2,478	-
1840	Deferred tax assets	4 & 6.(30)	26,773	-	33,518	-	17,035	-
1915	Prepayments for business facilities		30,250	1	17,371	-	27,318	-
1920	Refundable deposits		4,459	-	4,857	-	4,804	-
1990	Other noncurrent assets, others	8	 13,790		17,832		19,110	
	Total noncurrent Asset		 1,872,163	20	1,901,411	21	1,740,782	21
1xxx	Total Assets		\$ 9,515,957	100	<u>\$ 9,172,585</u>	100	\$ 8,469,992	100

(In Thousands of New Taiwan Dollars)

(CONTINUING)

G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET

(June 30, 2022 & 2021 have been Reviewed December 31, 2021 have been audited)

(In Thousands of New Taiwan Dollars)

	Liabilities and Equity			June 30,2022	2	December 31,2	021	June 30,202	1
Code	Accounts	Notes		Amount	%	Amount	%	Amount	%
21xx	Current liabilities		1						
2100	Short-term borrowings	6.(13) & 6.(32)	\$	1,190,000	13	\$ 1,260,000	14	\$ 1,092,983	13
2120	Financial liabilities at fair value through profit or loss - current	6.(2)		-	-	1,671	-	-	-
2130	Contract liabilities - current	6.(25)		22,317	-	14,748	-	13,180	-
2170	Accounts payable			669,839	7	550,041	6	612,937	7
2180	Accounts payable-related parties	7		3,005	-	3,913	-	2,531	-
2200	Other payables	6.(2) \$ 6.(10) & 6.(26)		861,939	9	552,516	6	387,057	5
2220	Other payables-related parties	7		3,584	-	3,607	-	2,484	-
2230	Current tax liabilities	4 & 6.(30)		118,908	1	139,348	2	93,347	1
2280	Lease liabilities-current	6.(15) & 6.(32)		16,067	-	18,377	-	18,068	-
2322	Current portion of long-term loans payable	6.(14) & 6.(32)		18,977	-	-	-	-	-
2300	Other current liabilities			31,207		44,076		48,564	1
	Total current liabilities			2,935,843	30	2,588,297	28	2,271,151	27
25xx	Non-current liabilities								
2540	Long-term borrowings	6.(14) & 6.(32)		60,055	1	76,324	1	59,083	-
2570	Deferred tax liabilities	4 & 6.(30)		551,488	6	563,593	6	509,359	6
2580	Lease liabilities - noncurrent	6.(15) & 6.(32)		52,940	-	58,468	1	67,140	1
2640	Net defined benefit liabilities- noncurrent	4 & 6.(16)		54,810	1	62,014	1	73,291	1
2645	Guarantee deposits received			4,704		4,711		4,711	
	Total non-current liabilities			723,997	8	765,110	9	713,584	8
2xxx	Total liabilities			3,659,840	38	3,353,407	37	2,984,735	35
31xx	Equity attributable to owners of parent								
3100	Share capital	6.(17) 、 6.(24)& 11							
3110	Ordinary shares			1,897,683	20	1,878,323	20	1,849,683	22
3200	Capital surplus	6.(18) \$ 6.(23) & 6.(24)		463,640	5	452,744	5	435,014	5
3300	Retained earnings								
3310	Legal reserve	6.(19) & 6.(21)		892,927	9	827,106	9	798,682	9
3320	Special reserve	6.(20)		284,690	3	284,690	36	284,690	3
3350	Unappropriated earnings	6.(21)		1,877,404	20	1,937,433	21	1,837,205	22
3400	Other equity	6.(22)							
3410	Exchange differences on translation of foreign financial statements	6.(22) \$ 6.(23) & 6.(29)		(339,959)	(4)	(441,852)	(4)	(450,837)	(5)
3420	Unrealised gains (losses) from financial assets								
	measured at fair value through other comprehensive income	6.(8) \cdot 6.(9) \cdot 6.(22) & 6.(29)		174,223	2	279,295	3	179,711	2
	Total equity attributable to owners of parent			5,250,608	55	5,217,739	57	4,934,148	58
36xx	Non-controlling interests	6.(23)		605,509	7	601,439	6	551,109	7
3xxx	Total Equity			5,856,117	62	5,819,178	63	5,485,257	65
	Total liabilities and equity		\$	9,515,957	_100	\$ 9,172,585	_100	\$ 8,469,992	100

G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

(Reviewed, Not Audited)

			-		(In Thousands	of Nev	w Taiwan Dollar	s, Exco	ept Earnings Per	Share)
Code	Accounts	Notes		-	ths ended June 3				hs ended June 30	
4000	Sales revenue	6.(25) & 7	2022 \$ 1,593,713	% 100	2021 \$ 1,611,618	% 100	2022 \$ 3,164,767	% 100	2021 \$ 2,986,367	% 100
5000	Operating costs	$6.(6) \times 6.(16) \times 6.(26) \& 7$	(1,137,983		(1,126,170)	(70)	(2,244,980)	(71)	(2,109,696)	
5900	Gross profit from operations	0.(0) · 0.(10) · 0.(20) & 7	455,730		485,448		919,787	29	876,671	29
6000	Operating expense	6.(15) 、6.(16)、6.(26) & 7							070,071	
6100	Selling expense	0.(15) 0.(10) 0.(20) æ /	(64,310) (4)	(66,435)	(4)	(128,678)	(4)	(129,186)	(4)
6200	General and administrative expenses		(106,786			(4)		(7)		
6300	Research and development expenses		(47,016		(44,118)	(3)		(7)	(86,709)	
6450	Loss (reversal) of expected					(3)		(3)		(3)
	credit loss	6.(5)	2,205		211		1,644	-	1,058	-
	Total operating expense		(215,907) (14)	(211,645)	(13)	(438,003)	(14)	(422,107)	(14)
6500	Net other income (expenses)	6.(10) & 6.(27)	154		319_		320	-	654	-
6900	Net operating income		239,977	15	274,122		482,104	15	455,218	15
7000	Non-operating income and expenses									
7100	Interest income	6.(28)	26,443	1	21,009	1	48,527	2	47,197	1
7010	Other income	6.(28)	28,952	2	17,466	1	33,842	1	20,797	1
7020	Other gains and losses	6.(2) 、 6.(10) & 6.(28)	(54,198	(3)	(2,545)	-	(60,556)	(2)	(6,236)	-
7050	Finance costs	6.(15) & 6.(28)	(3,877) -	(3,686)	-	(7,612)	-	(7,568)	-
7060	Share of the profit of associates	6.(9) & 6.(28)	4,489		1,258	-	8,523	-	1,357	-
7630	Foreign exchange gains (loss)	6.(28)	65,942	4	(16,271)	(1)	97,699	3	(14,090)	
	Total non-operating income and expenses		67,751	4	17,231	1	120,423	4	41,457	2
7900	Profit (loss) from continuing operations before tax		307,728	19	291,353	18	602,527	19	496,675	17
7950	Income Tax Expense	4 & 6.(30)	(68,598) (4)	(65,003)	(4)	(147,234)	(5)	(133,733)	(5)
8200	Profit (loss) for the period		239,130	15	226,350	14_	455,293	14	362,942	12
8300	Other comprehensive income	6.(8) 、 6.(9) & 6.(29)								
8310	Components of other comprehensive income that will not be reclassified to profit or loss :									
8316	Unrealised gain (loss) on financial assets measured									
	at fair through other comprehensive income		(67,393) (4)	(27,357)	(2)	(100,766)	(3)	(1,187)	-
8320	Share of the other comprehensive (loss) income of									
8349	associates Income tax benefit (expense) relating to items that will not be reclassified subsequently to profit or loss		(1,706) -	1,749	-	(4,306)	-	3,969	-
	Other comprehensive income (loss) that will not be reclassified to profit or loss		(69,099	(4)	(25,608)	(2)	(105,072)	(3)	2,782	
8360	Items that may be reclassified subsequently to profit or loss :									
8361	Exchange differences on translating foreign operations		(46,454) (3)	(53,384)	(3)	115,113	4	(108,365)	(3)
8399	Income tax expense relating to items that may be reclassified subsequently to profit or loss									
	Total items that may be reclassified subsequently to profit or loss		(46,454	.) (3)	(53,384)	(3)	115,113	4	(108,365)	(3)
	Total other comprehensive income (loss) for the period		(115,553) (7)	(78,992)	(5)	10,041	1	(105,583)	(3)
8500	Total comprehensive income (loss) for the period		\$ 123,577	8	\$ 147,358	9	\$ 465,334	15	\$ 257,359	9
8600	Net profit (loss) attributable to :			1						
8610	Owners of the Corporation		\$ 205,225	13	\$ 196,621	12	\$ 400,239	12	\$ 306,823	10
8620	Non-controlling interests		33,905		29,729	2	55,054	2	56,119	2
			\$ 239,130	15	\$ 226,350	14_	\$ 455,293	14	\$ 362,942	12
8700	Total comprehensive income attributable to :									
8710	Owners of the Corporation		\$ 98,230	6	\$ 124,582	8	\$ 397,060	13	\$ 215,945	7
8720	Non-controlling interests		25,347		³ 124,382 22,776	8 1	\$ 397,000 68,274	2	³ 213,943 41,414	2
5720	Ton-controlling interests		\$ 123,577		\$ 147,358	9	\$ 465,334	15		9
			+ 123,371		- 1-1,550					1
	Earnings per share (dollar)	6.(31)								
9750	Basic		\$ 1.08	_	\$ 1.06		\$ 2.12		\$ 1.66	-
9850	Diluted		\$ 1.06		\$ 1.04		\$ 2.07		\$ 1.62	·

G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Reviewed, Not Audited)

(In Tho							ousands of New T	Taiwan Dollars)		
	Equity Attributable to Owners of the Corporation									
	Share Capital			Retained Earnings			r Equity	1		1
項目	Ordinary Shares	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Exchange Differences on Translating Foreign Operations	Unrealized Gains and Losses on Financial Assets at Fair Value Through Other Cpmprehensive Income	Total	Non-controlling Interests	Total Equity
BALANCE AT JANUARY 1, 2021	\$ 1,849,683	\$ 432,784	\$ 798,682	\$ 284,690	\$ 1,529,619	\$ (357,177)	\$ 177,692	\$ 4,715,973	\$ 612,084	\$ 5,328,057
Share of the other comprehensive income of associates disposal equity instruments designated as at fair value hrough other comprehensive income	-	-	-	-	763	-	(763)	-	-	-
Received donation from shareholders	-	23	-	-	-	-	-	23	-	23
Net profit for the six months ended June 30, 2021	-	-	-	-	306,823	-	-	306,823	56,119	362,942
Other comprehensive income for the six months ended June 30, 2021						(93,660)	2,782	(90,878)	(14,705)	(105,583)
Total comprehensive income for the six months ended June 30, 2021					306,823	(93,660)	2,782	215,945	41,414	257,359
Share-based payment expenses	-	2,207	-	-	-	-	-	2,207	-	2,207
Cash dividends paid by subsidiaries to non-controlling interests								-	(102,389)	(102,389)
BALANCE AT JUNE 30, 2021	\$ 1,849,683	\$ 435,014	\$ 798,682	\$ 284,690	\$ 1,837,205	\$ (450,837)	\$ 179,711	\$ 4,934,148	\$ 551,109	\$ 5,485,257
BALANCE AT JANUARY 1, 2022	\$ 1,878,323	\$ 452,744	\$ 827,106	\$ 284,690	\$ 1,937,433	\$ (441,852)	\$ 279,295	\$ 5,217,739	\$ 601,439	\$ 5,819,178
Appropriation of 2021 earnings (Note 6.(21))										
Legal reserve	-	-	65,821	-	(65,821)	-	-	-	-	-
Cash dividends to ordinary shareholders	-	-	-	-	(394,447)	-	-	(394,447)	-	(394,447)
Changes in the net interest of associates recognised under the equity method	-	120	-	-	-	-	-	120	-	120
Received donation from shareholders	-	27	-	-	-	-	-	27	-	27
Net profit for the six months ended June 30, 2022	-	-	-	-	400,239	-	-	400,239	55,054	455,293
Other comprehensive income for the six months ended June 30, 2022						101,893	(105,072)	(3,179)	13,220	10,041
Total comprehensive income for the six months ended June 30, 2022					400,239	101,893	(105,072)	397,060	68,274	465,334
Share-based payment expenses	19,360	10,749	-	-	-	-	-	30,109	-	30,109
Cash dividends paid by subsidiaries to non-controlling interests								-	(64,204)	(64,204)
BALANCE AT JUNE 30, 2022	\$ 1,897,683	\$ 463,640	\$ 892,927	\$ 284,690	\$ 1,877,404	\$ (339,959)	\$ 174,223	\$ 5,250,608	\$ 605,509	\$ 5,856,117

G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS

(Reviewed, Not Audited)

	For the six month	f New Taiwan Dollars) ns ended June 30
Description	2022	2021
CASH FLOWS FROM OPERATING ACTIVITIES		
Profit before tax from continuing operations	\$ 602,527	\$ 496,675
Adjustments for		
The profit or loss items which did not affect cash flows:		
Depreciation	88,631	83,874
Amortization	14,272	11,838
Expected credit gains	(1,644)	(1,058)
Net loss on financial assets and liabilities at fair value through profit		
or loss	61,007	4,193
Interest expenses	7,612	7,568
Interest income	(48,527)	(47,197)
Dividends income	(13,571)	(8,482)
Share-based payment expenses	1,166	2,207
Share of profit of associates ventures accounted for using the		
equity method	(8,523)	(1,357)
Losses on disposal of property, plant and equipment	(462)	(457)
Unrealized foreign exchange gains	(35,167)	(12,916)
Other item	-	(2,995)
Changes in operating assets and liabilities :		
Financial assets at fair value through profit or loss	260,682	(233,853)
Notes receivables	18,420	45,362
Accounts receivable	629	(184,622
Accounts receivable-related parties	77	(11)
Other receivables	265	12,256
Inventories	(144,201)	(241,961)
Prepayments and Other current assets	(15,323)	(116,274)
Current contract	7,569	765
Accounts payable	120,010	229,363
Accounts payable-related parties	(908)	1,985
Other payables	(76,646)	(61,250)
Other payables-related parties	(23)	107
Other current liabilities	(12,869)	23,959
Net defined benefit liabilities-noncurrent	(7,204)	(9,000)
Cash (used in) generated from operating activities:	817,799	(1,281)
Interest received	53,867	53,320
Dividends received	13,571	8,482
Interest paid	(7,520)	(7,708)
Income tax paid	(131,552)	(127,004
Net cash flows from operating activities	746,165	(74,191)
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(Continuing)

G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS (CONTINUING)

(Expressed in thousands of New Taiwan dollars)

(Reviewed, Not Audited)

Description	For the six-mon	th ended June 30
Description	2022	2021
CASH FLOWS FROM INVESTING ACTIVITIES		
Proceeds from disposal of financial assets measured at amortized cost	\$ -	\$ 13,464
Acquisition of property, plant and equipment	(50,606)	(57,643)
Proceeds from disposal of property, plant and equipment	918	1,855
Decrease in refundable deposits	398	37
Acquisition of intangible assets	(488)	(343)
(Increase) Decrease in other current financial assets	17,381	(11,186)
Increase in Other current assets	(9,404)	(5,898)
Increase in prepayments for business facilities	(12,879)	(10,646)
Net cash used in investing activities	(54,680)	(70,360)
CASH FLOWS FROM FINANCING ACTIVITIES		
Decrease in Short-term borrowings	(70,000)	(140,639)
Increase in long-term borrowings	2,708	15,577
Cash payment for the principal portion of the lease liabilities	(9,348)	(8,060)
Employee exercise of stock warrant	28,943	-
Cash dividends paid by subsidiaries to non-controlling interests	(64,204)	(102,389)
Other financing activities	27	23
Net cash (used in) provided by financing activities	(111,874)	(235,488)
Effect of changes in exchange rate on cash and cash equivalents	119,124	(67,016)
Net decrease in cash and cash equivalents	698,735	(447,055)
Cash and cash equivalents at the beginning of the period	3,232,253	3,134,587
Cash and cash equivalents at the end of the period	\$ 3,930,988	\$ 2,687,532

G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2022 AND 2021 (Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise) (Reviewed, Not Audited)

1. <u>COMPANY HISTORY</u>

G-SHANK ENTERPRISE CO., LTD. (hereinafter referred to as "the company") was approved for incorporation on November 14, 1973. The company was registered and operated at No. 1, Jiuzhou Road, Jiudou Li, Hsinwu District, Taoyuan City for the production and sales of molds, stamping parts, fixtures and tools, automatic machines and electrical appliances, and mechanical components.

The company's stock had been listed for trade on the "Taipei Exchange, TPEx" since February 1998, then have been listed for trade on the "Taiwan Stock Exchange Corporation, TWSE" since September 2001.

The company's board of directors had resolved on October 22, 2007 for the merger of the company and the subsidiary "HON YEH INVESTMENT CO., LTD." (Referred to as "HON YEH" hereinafter) with "HON YEH" discontinued and the company continues to operate. The name of the merged company is "G-SHANK ENTERPRISE CO., LTD." still with the merger base date scheduled on December 1, 2007.

"HON YEH," the discontinued company, was approved for incorporation on February 24, 1998 for the operation of a general investment business.

2. FINANCIAL REPORT APPROVAL DATE AND PROCEDURE

The consolidated financial reports of the company and the subsidiaries (hereinafter referred to as "the Group") for the six-month periods ended June 30, 2022 and 2021 were submitted to the company's board of directors on August 5, 2022 and then published lawfully.

3. <u>Application of the newly issued and revised standards and interpretations</u>

(1) Implemented the standards and interpretations recognized and issued with effect by the Financial Supervisory Commission (hereinafter referred to as the "FSC") The Group has subject to the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), Interpretations, and Notices (IFRS), Interpretation (IFRIC) and Interpretative Announcement (SIC) announced on the website of Securities and Futures Bureau, Financial Supervisory Commission for implementation in 2022 since January 1, 2022. The new/amended/revised standards and interpretations that have been released by the International Accounting Standards Board (hereinafter referred to as IASB) and recognized and released by the FSC in 2022 are as follows:

New/Revision/Amendment Standards and Explanations	Content	Effective in the annual period commencing from the following date of IASB announcement
IFRS 3(amendments)	Reference to the Conceptual	January 1, 2022
	Framework	
IFRS(amendments)	Annual Improvements to IFRS Standards 2018–2020	January 1, 2022
IAS 16(amendments)	Property, Plant, and Equipment: Proceeds before Intended Use	January 1, 2022
IAS 37(amendments)	Onerous Contracts - Cost of Fulfilling a Contract	January 1, 2022

The management of the GROUP has assessed the amendments to the aforementioned standards recognized and announced with effect by the Financial Supervisory Commission that is applicable in 2022 will not have a significant impact on the GROUP's consolidated financial statements.

(2) <u>The new/amended/revised standards and interpretations announced with effect by IASB</u> <u>but not yet recognized and announced with effect by the FSC</u>:

New/Revision/Amendment Standards and Explanations	Content	Effective in the annual period commencing from the following date of IASB
IAS 1 (amendments)	Disclosure of accounting policies	January 1, 2023
IAS 8 (amendments)	Definition of accounting estimates	January 1, 2023
IAS 12 (amendments)	Deferred income tax related to assets and liabilities arising from one single transaction	January 1, 2023

The GROUP's management is currently assessing the potential impact of the aforementioned new/amended standards; therefore, it is temporarily unable to reasonably estimate its impact on the GROUP's consolidated financial statements.

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(3) <u>The new/amended/revised standards and interpretations announced without effect by</u> <u>IASB and not yet recognized by the FSC</u>

New/Revision/Amendment Standards and Explanations	Content	Effective in the annual period commencing from the following date of IASB
IFRS 10 and IAS 28	Sale or investment of	To be determined by IASB
(amendments)	assets between investors and their affiliated enterprises or joint ventures	
IFRS 17	Insurance contracts	January 1, 2023
IFRS 17 (amendments)	Amendments to IFRS17	January 1, 2023
IFRS 17 (amendments)	First-time application of IFRS 17 and IFRS 9 - comparative information	January 1, 2023
IAS 1 (amendments)	Classification of liabilities as current or non-current and postponing of the effective date	January 1, 2023

The GROUP's management is currently assessing the potential impact of the aforementioned new/amended standards; therefore, it is temporarily unable to reasonably estimate its impact on the GROUP's consolidated financial statements.

4. <u>SUMMARY OF MAJOR ACCOUNTING POLICIES</u>

The major accounting policies adopted for the preparation of the consolidated financial statements are summarized as follows, unless otherwise provided, these accounting policies are uniformly applicable to all reporting periods :

- (1) Financial report preparation and measurement basis
 - (A) Statement of Compliance

These consolidated financial statements are prepared in conformity with the "Regulations Governing the Preparation of Financial Reports by Securities Firms" (referred to as the "Regulations" hereinafter) and International Accounting Standards (IAS) No. 34 "Interim Financial Reporting" that was recognized and issued with effect by the Financial Supervisory Commission.

(B) <u>Measurement basis</u>

Except for the financial instruments measured at fair value, this consolidated financial report is prepared on the basis of historical cost. For assets, the historical cost refers to the cash, cash equivalents, or the fair value of other considerations paid to obtain assets. For liabilities, the historical cost refers to the amount received when assuming obligations or the amount expected to be paid for liquating liabilities.

(C) Functional and reporting currency

The functional currency of each business entity of the Group is the currency used in the main economic environment where it operates. This consolidated financial report is prepared in New Taiwan Dollar that is the functional currency of the company. All financial information prepared in New Taiwan Dollar is in the unit of "NT\$ Thousand," unless otherwise specified.

(2) The preparation scope of consolidated financial report

The company controls the invested company when the company receives variable remuneration from the invested company or is entitled to receiving such variable remuneration; also, the company can influence such remuneration through its power over the invested company. The company controls the invested company only when meeting the following three control elements:

- (A) The power over the invested company, that is, with the vested power to lead the relevant activities of the invested company;
- (B) The risk exposure or rights to the variable remuneration resulted from the investment in the invested company; and
- (C) Exercise the power over the invested company to affect the company's remuneration.

If there are facts and circumstances indicating that one or more of the aforementioned three control factors has changed, the company will reevaluate whether the control over the invested company is intake.

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

The subsidiaries included in the consolidated financial report and their changes are as follows:

				Sha	reholding ratio	(%)
Investing company	Subsidiary	Location	Business nature	June 30, 2022	December 31, 2021	June 30, 2021
The company	CHIN DE INVESTMENT CO., LTD.	Taiwan	General investment	100.00	100.00	100.00
The company	GRAND STAR ENTERPRISES L.L.C.	Anguilla	General investment	100.00	100.00	100.00
The company	G-SHANK, INC.	USA	Sales of stamping parts molds, and fixtures, and holding company	100.00	100.00	100.00
The company	SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD.	China Shanghai (Note)	Precision progressive die and hardware products	85.00	85.00	85.00
The company	G-SHANK PRECISION MACHINERY (SUZHOU) CO., LTD.	China Suzhou (Note)	Planer, milling machine or die machine, precision progressives die, and hardware products	5.86	5.86	5.86
The company	G-SHANK ENTERPRISE (M) SDN. BHD.	Malaysia	Stamping parts molds and fixtures	92.33	92.33	92.33
The company	G-SHANK JAPAN CO., LTD.	Japan Tokyo	International trade	58.89	58.89	58.89
The company	GREAT-SHANK CO., LTD.	Thailand	Precision progressive die and hardware products	85.00	85.00	85.00
GRAND STAR ENTERPRISES L.L.C. (Note 3)	GLOBAL STAR INTERNATIONAL CO., LTD.	Cayman Islands	General investment	100.00	100.00	100.00
GLOBAL STAR INTERNATION AL CO., LTD.	HONG JING (SHANGHAI) ELECTRONICS CO., LTD.	China Shanghai (Note)	Precision progressive die and hardware products	80.19	80.19	80.19

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Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

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(Continued from the fa	ast page)			Sha	reholding ratio	(%)
Investing	~			June 30,	December 31,	June 30,
company	Subsidiary	Location	Business nature	2022	2021	2021
GLOBAL STAR	G-LONG PRECISION	China	Precision	51.00	51.00	51.00
INTERNATIONAL CO., LTD.	MACHINERY (DONG	Dongguan (Nota)	progressive die and hardware products			
CO., LID.	GUAN) CO., LTD.	(Note)	nardware products			
GLOBAL STAR	XIAMEN G-SHANK	China	Precision progressive	79.60	79.60	79.60
INTERNATIONAL	PRECISION	Xiamen	die and hardware			
CO., LTD.	MACHINERY CO.,	(Note)	products			
	LTD.	(,	I			
GLOBAL STAR	G-SHANK PRECISION	China	Planer, milling	94.14	94.14	94.14
INTERNATIONAL	MACHINERY	Suzhou	machine or die			
CO., LTD.	(SUZHOU) CO., LTD.	(Note)	machine, precision			
			progressive die, and			
			hardware products			
GLOBAL STAR	QINGDAO G-SHANK	China	Precision progressive	92.83	92.83	92.83
INTERNATIONAL	PRECISION SDN.BHD.	Qingdao	die and hardware	72.05	12.05	72.05
CO., LTD.	TRECISION SDN.DHD.	(Note)	products			
CO., LID.		(Note)	products			
GLOBAL STAR	SHANGHAI G-SHANK	China	Precision progressive	85.00	85.00	85.00
INTERNATIONAL	PRECISION	Shanghai	die and hardware			
CO., LTD.	HARDWARE CO., LTD	(Note)	products			
GLOBAL STAR	TIANJIN G-SHANK	China	Precision progressive	88.20	88.20	88.20
INTERNATIONAL	PRECISION	Tianjin	die and hardware			
CO., LTD.	MACHINERY CO.,	(Note)	products			
	LTD.					
GLOBAL STAR	SHENZHEN G-SHANK	China	Precision progressive	93.85	93.85	93.85
INTERNATIONAL	PRECISION SDN.BHD.	Shenzhen	die and hardware			
CO., LTD.		(Note)	products			
GLOBAL STAR	SHENZHEN G-BAO	China	Precision progressive	91.43	91.43	91.43
INTERNATIONAL	PRECISION	Shenzhen	die and hardware			
CO., LTD.	SDN.BHD.	(Note)	products			
G-SHANK, INC.	G-SHANK DE MEXICO,	Mexico	Stamping parts molds	100.00	100.00	100.00
o binner, nec.	S.A. DE C.V.	Mexico	and fixtures	100.00	100.00	100.00
G-SHANK	PT INDONESIA	Indonesia	Stamping parts molds	94.00	94.00	94.00
ENTERPRISE (M)	G-SHANK PRECISION		and fixtures			
SDN. BHD.						

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Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards)

(Unit amount in NT\$ Thousand, unless otherwise specified)

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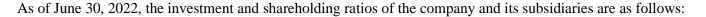
				Sha	reholding ratio	(%)
Investing				June 30,	December 31,	June 30,
company	Subsidiary	Location	Business nature	2022	2021	2021
SHANGHAI	HUBEI HANSTAR	China	Precision progressive	100.00	100.00	100.00
G-SHANK	ELECTRONICS	Hubei	die and hardware			
PRECISION	TECHNOLOGY CO.,	(Note)	products, and			
HARDWARE CO.,	LTD.		electroplating			
LTD.			processing			
G-LONG PRECISION	DONGGUAN	China	Plastic hardware	100.00	100.00	100.00
MACHINERY (DONG	QIAOJU TRADING	Dongguan	wholesale and			
GUAN) CO., LTD.	CO., LTD.	(Note)	import/export			
			business			
SHENZHEN G-BAO	HUI ZHOU G-BAO	China	Precision progressive	100.00	-	-
PRECISION	PRECISION	Huizhou	die and hardware			
SDN.BHD.	SDN.BHD.	(Note)	products			

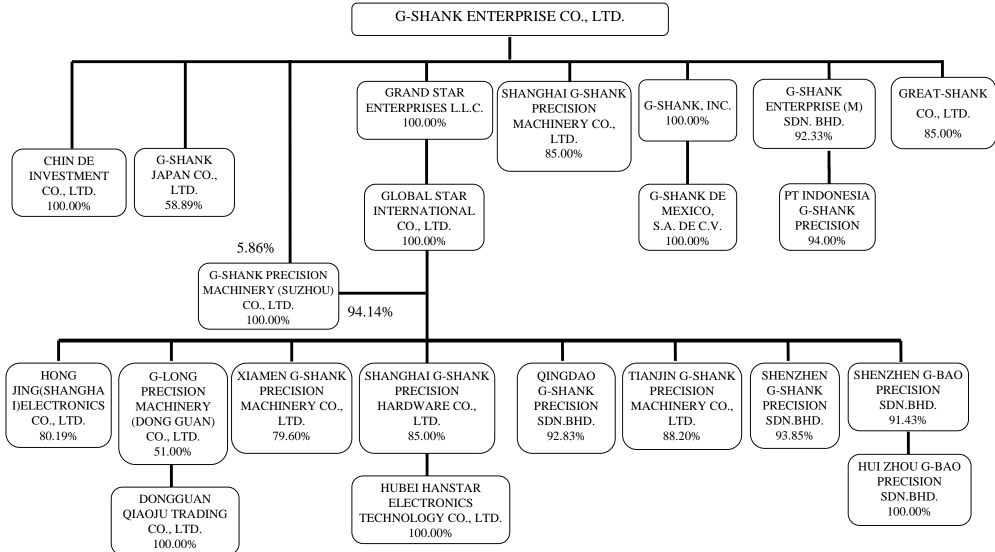
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Note: The aforementioned companies are established in China where the foreign exchange control is enforced; therefore, the transfer of funds is restricted by local law and regulations. As of June 30, 2022, December 31, 2021, and June 30, 2021, the cash, bank deposits, and financial assets-current measured at amortized cost and other financial assets-current of the companies that are subject to foreign exchange control regulation were NT\$1,816,016 thousand, NT\$1,803,921 thousand, and NT\$1,530,374 thousand, respectively.

G-SHANK ENTERPRISE CO., LTD. has prepared the consolidated financial reports with the separate statements from all subsidiaries accordingly. Except for SHANGHAI G-SHANK PRECISION HARDWARE CO., LTD, GRAND STAR ENTERPRISES L.L.C. and GLOBAL STAR INTERNATIONAL Co., Ltd., which financial statements for the first half of 2022 and 2021 having been audited by certified accounts, the financial statements of the remaining subsidiary companies have not been audited by certified accountants during the same accounting periods. The total assets of the unaudited subsidiary companies as of June 30, 2022 and 2021 are NT\$3,501,019 thousand and NT\$3,348,478 thousand, respectively. The total liabilities are NT\$620,919 thousand and NT\$528,411 thousand respectively. The total consolidated profits and losses were NT\$82,654 thousand, NT\$88,146 thousand and NT\$268,206 thousand, NT\$144,060 thousand, for the three months and six months periods ended June 30, 2022 and 2021, respectively.

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)





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(3) Principles for the preparation of consolidated financial report

(A) The consolidated financial report is prepared in accordance with International Financial Reporting Standards No. 10 "Consolidated Financial Statements." The assets and liabilities, equity, income, expenses and losses, and cash flows related to the transactions between business entities of the Group were written-off at the time of preparing the consolidated financial report; also, similar transactions and events under similar circumstances were handled in accordance with the uniform accounting policies. The consolidated financial report included income and expenses of the subsidiary incurred from the date the control was obtained to the date the control terminated. The comprehensive profit and loss are attributable to the shareholders' equity and non-controlling interests of the company, even if it causes losses to the non-controlling interests eventually.

(B) Transactions between shareholders of the company and non-controlling interests

(a) <u>Without resulting in "loss of control"</u>

It is handled as an equity transaction. The difference between the fair value of any consideration paid for the purchase of non-controlling interests and the net book value of the relevant assets acquired from the subsidiary is recognized as equity and is attributable to the shareholders of the company. The profit or loss from the disposal of non-controlling interests is also recognized in equity.

(b) <u>Resulting in "loss of control"</u>

If a change in the ownership of the subsidiary's equity results in the loss of control, the assets, liabilities, non-controlling interests, and all other equity constituents related to the former subsidiary are delisted on the date of loss of control; also, the difference among the said delisted amount and the fair value of the considerations collected, the share distribution for the equity transaction conducted with the former subsidiary, and the fair value of any retained investment are recognized in profit and loss. In addition, any remaining investment in the former subsidiary is measured at the fair value on the date of "loss of control," and it is regarded as the fair value of the originally recognized financial asset, or as the cost of the original investment in an affiliated enterprise or a joint venture.

(4) Employee benefits - retirement benefits

(A) All full-time employees of the company are entitled to the retirement plan. The entire employee pension fund is deposited in the pension fund account and managed by the Labor Retirement Reserve Committee. The aforementioned pension fund is deposited in the name of the Labor Retirement Reserve Committee that is completely separated from the company; therefore, it is not included in the aforementioned consolidated financial report. The retirement plan for employees of foreign subsidiaries is handled in accordance with local law and regulations.

- (B) For a defined contribution plan, the company's monthly employee pension contribution rate shall not be less than 6% of the employee's monthly salary, and the contributed amount is recognized as the current expense. Foreign subsidiaries are to appropriate a certain percentage of the salary as pension according to the local law; also, it is recognized as a current expense.
- (C) For a defined benefit plan, the actuarial pension amount should be appropriated on the annual reporting date according to the Projected Unit Credit Method. The re-measured amount is included in other comprehensive profits and losses when it occurs; also, it is immediately recognized in the retained earnings. The pension cost in the interim period is calculated according to the pension cost rate actuarially calculated at the end of the previous year for the period from the beginning to the end of the year; also, the major market fluctuations, major reductions, settlements, or other significant non-reoccurring events after the end of the year should be adjusted and disclosed accordingly.
- (5) Income tax
 - (A) Income tax expenses include current and deferred income taxes. Except for those related to business mergers, directly recognized in equity, or other comprehensive profit and loss, current income tax and deferred income tax expenses are recognized in profit and loss.
 - (B) Current income tax expenses refer to the estimated income tax payable or tax refund receivable calculated on the taxable income or loss of the current year at the tax rate that has been legislated or substantively legislated on the reporting date, including any adjustment made to the income tax payable or refundable of the previous year.
 - (C) Deferred income tax expenses are calculated and recognized on the temporary difference between the tax base of assets and liabilities and the book amounts reported.
 - (D) Deferred income tax assets and liabilities are measured at the tax rate applicable when the temporary difference is expected to reverse that has been legislated or substantively legislated on the reporting date. Deferred income tax assets and liabilities can only be applied to offset current income tax assets and liabilities lawfully; also, it is limited to the same taxpayer and the same levying tax authority;

or it can be offset by different taxpayers when the intention is to have the net current income tax liabilities and assets offset, or the income tax liabilities and assets will be realized at the same time.

- (E) The outstanding taxable losses, income tax credit, and deductible temporary differences are recognized as deferred income tax assets to the extent of the potential taxable income that occurred in the future. Also, the deferred income tax assets are evaluated on each reporting day and adjusted down to the extent of the relevant tax benefit unlikely to be realized.
- (F) For the domestic subsidiaries of the Group, for the additionally levied business income tax on the unappropriated earnings of the year, the income tax expense of the unappropriated earnings is recognized according to the actual earnings distribution that is resolved in the shareholders meeting of the following year.
- (G) The income tax expense of the interim reporting period is measured according to the best estimated annual effective tax rate by the management, that is, apply the estimated annual average effective tax rate to the net income before tax in the interim reporting period. For any change in the legislated tax rate that occurred in the interim reporting period, the relevant income tax effect is recognized in a lump sum during the said interim reporting period.

(6) Other significant accounting policies

The other significant accounting policies adopted in preparing this consolidated financial report are the same as those in Note 4 of the 2021 consolidated financial report. Please refer to the Group's 2021 consolidated financial report for details.

5. <u>MAIN CAUSES OF UNCERTAINTY TO MATERIAL ACCOUNTING JUDGMENTS,</u> <u>ESTIMATES AND ASSUMPTIONS</u>

The management must make judgments, estimations, and assumptions when preparing the Group's consolidated financial report, which will affect the reported amount of income, expenses, assets, and liabilities. The uncertainties of these material assumptions and estimations may cause significant adjustments to the book amount of assets and liabilities in the future, that is, actual results may differ from estimates.

The significant judgments made by the management of the Group while preparing this consolidated financial report, as well as the main causes of uncertainty in assumptions and estimations about the future are the same as those in Note 5 of the 2021 consolidated financial report. Please refer to the Group's 2021 consolidated financial report for details.

6. <u>DESCRIPTION OF IMPORTANT ACCOUNTING ITEMS</u>

(1) Cash and cash equivalents

	June 30, 2022	December 31,2021	June 30,2021
Cash and petty cash	\$4,451	\$5,369	\$5,852
Checking deposit and savings deposit	1,272,313	1,383,723	1,079,980
Time deposits	2,654,224	1,843,161	1,601,700
Total	\$3,930,988	\$3,232,253	\$2,687,532

- (A) The aforementioned time deposits can be converted into a fixed amount of cash at any time and with limited risk of value changes.
- (B) The aforementioned bank deposits had not been provided as collateral or mortgaged.
- (2) Financial assets-current measured at fair value through profit and loss

	June 30, 2022	December 31,2021	June 30,2021
Financial assets measured at fair value through profit and loss mandatorily			
Acquisition cost:			
Funds	\$105,477	\$145,869	\$125,803
Bonds	810,845	1,080,732	1,228,711
SWAP contracts	-		
Subtotal	916,322	1,226,601	1,354,514
Evaluation adjustment:			
Funds	(305)	\$73	\$388
Bonds	(122,513)	(85,134)	(34,708)
SWAP contracts	27,193		1,758
Subtotal	(95,625)	(85,061)	(32,562)
Total	\$820,697	\$1,141,540	\$1,321,952
<u>Financial liabilities held for</u> <u>trading:</u>			
Acquisition cost:			
SWAP contracts	\$-	\$-	\$-
Evaluation adjustment:			
SWAP contracts	-	1,671	
Total	\$-	\$1,671	\$-

(A) The SWAP contracts and structured instruments signed with financial institutions for the six-month periods ended June 30, 2022 and 2021, were the financial hedging operations of the company mainly for hedging changes in claims/obligations exchange rate and interest rate, but it is not specified as a hedging tool. The company's derivative instruments of the available-for-trade financial assets that are not subject to the hedging accounting are detailed as follows:

	Nominal principal		
Financial instrument	(NT\$ Thousand)	Currency	Due date
June 30, 2022			
SWAP contract	USD2,580	USD:NTD	111.07.08
SWAP contract	USD1,000	USD:NTD	111.08.05
SWAP contract	USD1,900	USD:NTD	111.08.31
SWAP contract	USD4,200	USD:NTD	111.09.16
SWAP contract	USD3,300	USD:NTD	111.12.12
SWAP contract	USD1,080	USD:NTD	112.02.10
SWAP contract	USD2,000	USD:NTD	112.03.27
Total	USD16,060		
December 31, 2021			
SWAP contract	USD 2,970	USD:NTD	01.05.2022
SWAP contract	USD 1,080	USD:NTD	02.10.2022
SWAP contract	USD 1,900	USD:NTD	02.25.2022
SWAP contract	USD 2,000	USD:NTD	03.25.2022
SWAP contract	USD 1,350	USD:NTD	06.02.2022
SWAP contract	USD 3,300	USD:NTD	06.21.2022
SWAP contract	USD 1,230	USD:NTD	07.08.2022
SWAP contract	USD 1,000	USD:NTD	08.05.2022
SWAP contract	USD 4,200	USD:NTD	09.16.2022
SWAP contract	USD 3,300	USD:NTD	12.12.2022
Total	USD 22,330		

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

	Nominal principal		
Financial instrument	(NT\$ Thousand)	Currency	Due date
June 30, 2021			
SWAP contract	USD 1,230	USD:NTD	07.09.2021
SWAP contract	USD 2,970	USD:NTD	07.23.2021
SWAP contract	USD 1,080	USD:NTD	08.10.2021
SWAP contract	USD 1,900	USD:NTD	08.25.2021
SWAP contract	USD 2,000	USD:NTD	09.24.2021
SWAP contract	USD 7,500	USD:NTD	12.10.2021
SWAP contract	USD 1,350	USD:NTD	06.02.2022
SWAP contract	USD 3,300	USD:NTD	06.21.2022
Total	USD 21,330		

The net (losses) profits arising from foreign exchange transactions were NT\$14,510 thousand, NT\$(5,123) thousand, NT\$15,197 thousand, and NT\$(7,589) thousand, for the three-month and six-month periods then ended June 30, 2022 and 2021, respectively.

- (B) The Group's valuation losses of financial assets at fair value through income were NT\$54,166 thousand, NT\$934 thousand, NT\$61,007 thousand, and NT\$4,193 thousand, for the three-month and six-month periods ended June 30, 2022 and 2021, respectively, which were booked in the "Non-operating income and expenses - other profit and loss" account.
- (C) The aforementioned financial assets measured at fair value through profit and loss had not been provided as collateral or mortgaged.
- (D) Please refer to Note 12.(2)(C)(a) and (b) of the consolidated financial report for the disclosure of the market risk and credit risk of the Group's financial assets measured at fair value through profit and loss.

(3) Financial assets-current measured at amortized cost

	June 30, 2022	December 31, 2021	June 30, 2021	
RMB time wealth	\$-	\$-	\$8,962	
management instruments	φ-	φ-	\$6,902	
Less: Allowance for loss	_	-		
Net amount	\$-	\$-	\$8,962	

- (A) Financial assets measured at amortized cost refers to the business model of collecting contractual cash flow with the financial assets held, and the contractual cash flow is entirely applied to pay for the principal and the interest of the outstanding principal; therefore, it is classified to be measured at amortized cost.
- (B) The aforementioned financial assets measured at amortized cost had not been provided as collateral or mortgaged.
- (C) Please refer to Note 12.(2)(C)(b) of the consolidated financial report for the disclosure of the credit risk of the Group's financial asset measured at amortized cost.

	June 30, 2022	December 31, 2021	June 30, 2021
Notes receivable	\$37,428	\$55,848	\$35,539
Less: Allowance for loss			
Net amount	\$37,428	\$55,848	\$35,539
(5) <u>Accounts receivable - net</u>	June 30, 2022	December 31, 2021	June 30, 2021
Accounts receivable	\$1,526,282	\$1,516,389	\$1,364,791
Less: Allowance for loss	(29,630)	(30,641)	(30,673)
Net amount	\$1,496,652	\$1,485,748	\$1,334,118

(4) <u>Notes receivable - net</u>

(A) The allowance for loss of the Group's notes receivable, accounts receivable, and other receivable is simply measured by the expected credit losses amount throughout the duration. The notes receivable and accounts receivable are classified according to the common risk characteristics of the customers' ability to pay all due amounts in accordance with the contract terms, taking into account the reasonable and provable information related to past events, current conditions, and future economic conditions (obtainable without excessive cost or investment on the reporting date), and estimating the expected credit loss according to the estimated default rate and expected credit loss rate.

(B) The increase or decrease of allowance for loss of the Group's notes receivable, accounts receivable, and other receivable is as follows:

	For the six-month periods ended June 30,		
	2022	2021	
Balance - beginning	\$30,641	\$32,248	
Allowance account for the impairment of notes receivable, accounts receivable, and other receivables Allowance reversal account for the impairment of notes receivable, accounts	-	_	
receivable, and other receivables	(1,644)	(1,058)	
Exchange difference	633	(1,030)	
Balance - ending	\$29,630	\$30,673	

(C) Please refer to Note 12.(2)(C)(b) of the consolidated financial report for the disclosure of the credit risk of the Group's notes receivable, accounts receivable, and other receivables.

<u>mventory</u>				
	June 30, 2022			
		Allowance for loss of		
-	Cost	inventory in valuation	Book amount	
Raw materials	\$444,612	\$17,396	\$427,216	
Substances	36,994	541	36,453	
Work-in-process goods	275,876	40,359	235,517	
Finished goods	557,974	36,478	521,496	
Merchandise trade	16,332	1,079	15,253	
Total	\$1,331,788	\$95,853	\$1,235,935	
=				

	December 31, 2021			
		Allowance for loss of		
	Cost	inventory in valuation	Book amount	
Raw materials	\$377,481	\$14,017	\$363,464	
Substances	23,746	369	23,377	
Work-in-process goods	257,038	41,701	215,337	
Finished goods	508,098	32,167	475,931	
Merchandise trade	15,381	1,143	14,238	
Total	\$1,181,744	\$89,397	\$1,092,347	
Substances Work-in-process goods Finished goods Merchandise trade	23,746 257,038 508,098 15,381	369 41,701 32,167 1,143	23,377 215,337 475,931 14,238	

(6) <u>Inventory</u>

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

_	June 30, 2021			
		Allowance for loss of		
	Cost	inventory in valuation	Book amount	
Raw materials	\$340,709	\$15,512	\$325,197	
Substances	34,962	377	34,585	
Work-in-process goods	244,011	33,294	210,717	
Finished goods	431,193	28,576	402,617	
Merchandise trade	15,148	882	14,266	
Total	\$1,066,023	\$78,641	\$987,382	

(A) Cost of goods sold related to inventory is as follows:

	For the three-month periods ended June 30,		For the six-month periods ended June 30,	
	2022	2021	2022	2021
Inventory booked in				
"cost of goods sold"	\$1,135,055	\$1,124,154	\$2,238,754	\$2,099,628
Inventory cost debited				
to "net cash value"	2,534	-	4,699	3,512
Recovery of the net				
cash value of				
inventory	-	(1,954)	-	-
Inventory loss	394	3,970	1,527	6,556
Total operating cost	\$1,137,983	\$1,126,170	\$2,244,980	\$2,109,696

- (B) Due to the recovery of raw material price or the use of raw material that was with allowance for inventory loss in valuation appropriated for the second quarter, 2021, or the work-in-process goods completed and transferred to the finished goods and sold or the finished goods sold, so the reason for the net cash value of inventory lower than the cost had disappeared and the booked net cash value of inventory increased; resulting in the cost of goods sold decreased by NT\$1,954 thousand.
- (C) The aforementioned inventory had not been provided as collateral or mortgaged.

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(7) Other financial assets-current

	June 30, 2022	December 31, 2021	June 30, 2021
Time deposit	\$18,977	\$18,818	\$29,941
Restricted assets – bank			
deposit	1,124	1,074	1,711
Special account for			
transferring overseas funds			
back to Taiwan			
Savings deposit	826	20,055	4,796
Time deposit	7,061	5,534	71,513
Total	\$27,988	\$45,481	\$107,961

Please refer to Note 8 of the consolidated financial report for the other financial assets-current provided as collateral or mortgaged.

(8) Financial assets-noncurrent measured at fair value through other comprehensive profit and

loss			
	June 30, 2022	December 31, 2021	June 30, 2021
Equity instrument			
Unlisted stocks	\$27,006	\$27,006	\$27,006
Equity instrument			
investment evaluation			
adjustment	171,566	272,332	177,161
Total	\$198,572	\$299,338	\$204,167

- (A) Equity instrument investment measured at fair value through other comprehensive profit and loss was not an available-for-trade investment; therefore, the Group chose to have it designated as measured at fair value through other comprehensive profit and loss.
- (B) The Group had recognized dividend income from the investment in equity instrument measured at fair value through other comprehensive profit and loss were NT\$13,571 thousand, NT\$8,482 thousand, NT\$13,571 thousand, and NT\$8,482 thousand for the three-month and six-month periods ended June 30, 2022 and 2021, respectively.
- (C) The Group did not have cumulative profit or loss transferred within equity for the three-month and six-month periods ended June 30, 2022 and 2021.

- (D) The aforementioned financial assets measured at fair value through other omprehensive profit and loss had not been provided as collateral or mortgaged.
- (E) Please refer to Note 12.(2)(C)(a) and (b) of the consolidated financial report for the disclosure of the market risk and credit risk of the Group's financial asset measured at fair value through other comprehensive profit and loss.

(9) Investment under the equity method

(A) The Group's invested companies under the equity method are individually insignificant affiliated companies with the book amount and equity holding ratio as follows:

		Equity		Equity		Equity
	June 30,	holding	December	holding	June 30,	holding
Affiliated enterprises	2022	ratio (%)	31, 2021	ratio (%)	2021	ratio (%)
SUNFLEX TECHNOLOGY						
CO., LTD. (Note)	\$162,087	14.74	\$157,750	14.74	\$151,836	14.74

- Note : The Group is the largest single shareholder of SUNFLEX TECHNOLOGY CO., LTD. with 14.74% voting shares. The shareholding of other top-ten shareholders (not related parties) exceeds the Group, and the shareholders have not agreed to discuss or make decisions collectively; apparently, the Group has no actual ability to lead relevant decision-making. Therefore, it is concluded that the Group has no control over SUNFLEX TECHNOLOGY CO., LTD., but only significant influence.
- (B) The Group's shareholding in each individual insignificant affiliated company is summarized as follows:

	For the three-month periods ended June 30,			nonth periods June 30,
	2022	2021	2022	2021
Net profit of				
thecontinuing business				
unit – current	\$4,489	\$1,258	\$8,523	\$1,357
Other comprehensive				
profit and loss (after				
tax) - current	(1,706)	1,749	(4,306)	3,969
Total comprehensive				
profit and loss - current	\$2,783	\$3,007	\$4,217	\$5,326

(C) The increase or decrease of the Group's investments under the equity method is as follows:

	For the six-month p	eriods ended June 30,
	2022	2021
Balance - beginning	\$157,750	\$146,510
Profit amount - current	8,523	1,357
Changes in the affiliated enterprises under the equity method The unrealized valuation profit (loss) amount of the financial assets measured at fair value through other	120	-
measured at fair value through other comprehensive profit and loss	(4,306)	3,206
Balance - ending	\$162,087	\$151,836

(D) The aforementioned investments under the equity method had not been provided as collateral or mortgaged.

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(10) Property, plant and equipment

(A) The change in the Group's property, plant and equipment is as follows:

For the six months ended June 30, 2022

Cost	Land	House & building	Machinery equipment	Transportati on equipment	Office equipment	Other equipment	Construction in progress and equipment yet to be tested	Total
Balance at January 1, 2022	\$132,077	\$1,032,330	\$2,285,753	\$100,235	\$98,375	\$215,510	\$90	\$3,864,370
Addition	-	3,245	26,206	1,758	5,158	3,518	285	40,170
Dispositiont	-	(359)	(5,999)	(2,173)	(492)	(860)	-	(9,883)
Reclassification	-	-	613	-	92	-	(92)	613
Exchange difference	507	17,700	39,374	1,668	2,451	2,582	3	64,285
Balance at June 30, 2022	132,584	1,052,916	2,345,947	101,488	105,584	220,750	286	3,959,555
Accumulated depreciation								
Balance at January 1, 2022	-	620,112	1,715,568	66,903	65,103	157,908	-	2,625,594
Depreciation	-	21,875	42,490	4,437	3,737	5,607	-	78,146
Disposition	-	(190)	(5,813)	(2,138)	(465)	(821)	-	(9,427)
Reclassification	-	-	-	-	-	-	-	-
Exchange difference	-	10,473	31,158	994	1,679	2,029		46,333
Balance at June 30, 2022	-	652,270	1,783,403	70,196	70,054	164,723	-	2,740,646
Carrying amount at June 30,								
2022	\$132,584	\$400,646	\$562,544	\$31,292	\$35,530	\$56,027	\$286	\$1,218,909

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

Construction in progress Transportati and Office Machinery House & Other equipment yet on Total Cost Land building equipment equipment to be tested equipment equipment \$224,324 Balance at January 1, 2021 \$135,721 \$1,023,778 \$2,199,454 \$96,652 \$82,518 \$5,260 \$3,767,707 Addition 1,984 4,440 34,675 6,788 2,679 4,553 55,119 Dispositiont (14, 451)(5,079)(576)(21, 275)(1, 169)_ _ 5,063 Reclassification 18,085 495 (18, 451)(5, 192)-_ Exchange difference (2,334)(17, 874)(37,719) (2,050)(2,193)(3,421) (65, 668)(77)Balance at June 30, 2021 133,387 1,015,407 96,311 82,330 206,429 1,975 3,735,883 2,200,044 Accumulated depreciation Balance at January 1, 2021 1.677.535 67,577 2,554,355 587.284 65,903 156,056 Depreciation 42,179 73,840 20,235 4,069 1,917 5,440 Disposition (14,071)(4, 231)(19,877)(1,055)(520)-_ Reclassification 3,388 (3,388)_ -_ _ Exchange difference (9,908)(30, 587)(1,811)(2,824)(46,456) (1, 326)_ Balance at June 30, 2022 597,611 1,678,444 64,415 154,764 2,561,862 66,628 _ Carrying amount at June 30, 2021 \$133,387 \$417,796 \$521,600 \$31,896 \$15,702 \$51,665 \$1,975 \$1,174,021

For the six months ended June 30, 2021

- (B) The Group's major building constituents mainly include the main plant buildings, workshops, and plant decoration, which are depreciated according to their service life of 3-50 years.
- (C) The Group did not acquire property, plant and equipment that caused the capitalization of the loan cost for the three-month and six-month periods ended June 30, 2022 and 2021.
- (D) The Group did not have any impairment occurred to the property, plant and equipment for the three-month and six-month periods ended June 30, 2022 and 2021.
- (E) The aforementioned property, plant and equipment had not been provided as collateral or mortgaged.
- (F) The acquired property, plant and equipment listed in the consolidated cash flow statement: •

. . .

	For the six-month periods ended June 30,		
	2022	2021	
The current addition of property, plant			
and equipment listed in Note			
6(10)(A) of the consolidated			
financial report	\$40,170	\$55,119	
Add: Equipment payable - beginning	16,537	4,556	
Less: Equipment payable - ending	(6,101)	(2,032)	
Cash outflow for the acquisition of			
property, plant and equipment	\$50,606	\$57,643	

(G) The Group's leased assets are as follows:

	June 30, 2022	December 31,2021	June 30, 2021
House and building	\$1,340	\$1,340	\$1,340
Less: Accumulated			
depreciation	(987)	(969)	(950)
Leased assets - net	\$353	\$371	\$390

(a) The company had part of the plant building leased to BAIYUE PRECISION CO., LTD. (hereinafter referred to as "BAIYUE") for a period from October 1, 2020 to September 30, 2021. The lease contract was renewed on September 30, 2021 for a lease period from October 1, 2021 to September 30, 2022.

(b) The Group had part of the plant building leased to BAIYUE and CHANG HONG SHEN HARDWARE. The said plant building could not be sold independently; also, the said plant building owned by the Group was mainly for the purpose of product production, service providing, and management; therefore, the proprietary plant was not classified as an investment property.

(11) <u>Right-of-use assets</u>

(A) The increase and decrease of the Group's right-of-use assets are as follows:

	For the six-month periods ended June 30,2022				
Cost	Land	House & building	Total		
Balance at January 1, 2022	\$64,410	\$117,687	\$182,097		
Addition	-	-	-		
Due/transfer amount	-	-	-		
Reclassification	92,983	-	92,983		
Exchange difference	1,544	2,023	3,567		
Balance at June 30, 2022	158,937	119,710	278,647		
Accumulated depreciation					
Balance at January 1, 2022	5,827	45,876	51,703		
Depreciation	959	9,526	10,485		
Due/transfer amount	-	-	-		
Exchange difference	(52)	619	567		
Balance at June 30, 2022	6,734	56,021	62,755		
Carrying amount at June 30, 2022	\$152,203	\$63,689	\$215,892		
-	For the six-	month periods ended .	June 30,2021		
Cost	Land	House & building	Total		
Balance at January 1, 2021	\$66,045	\$125,053	\$191,098		
Additiont	-	-	-		
Due/transfer amount	-	(5,697)	(5,697)		
Exchange difference	(1,806)	(2,360)	(4,166)		
Balance at June 30, 2021	64,239	116,996	181,235		
Accumulated depreciation					
Balance at January 1, 2021	4,036	27,933	31,969		
Depreciation	947	9,087	10,034		
Due/transfer amount	_	_	-		
Exchange difference	(114)	(667)	(781)		
Balance at June 30, 2021	4,869	36,353	41,222		
Carrying amount at June 30, 2021	\$59,370	\$80,643	\$140,013		

- (B) The Group did not have the right-of-use assets sublet for the three-month and six-month periods ended June 30, 2022 and 2021.
- (C) The Group did not have any impairment occurred to the right-of-use assets for the three-month and six-month periods ended June 30, 2022 and 2021.
- (D) The aforementioned right-of-use assets had not been provided as collateral or mortgaged.

(12) Intangible assets

(A) The increase or decrease of the Group's intangible assets-computer software is as follows:

	For the six-month periods ended June 30,			
Cost	2022	2021		
Balance – beginning	\$5,612	\$8,598		
Addition - current	488	343		
Decrease in the current period –				
delisted on the due date	(2,693)	(654)		
Exchange difference	9	(28)		
Balance – ending	3,416	8,259		
Accumulated depreciation				
Balance – beginning	4,037	(5,225)		
Amortization – current	634	(1,237)		
Decrease in current period –				
delisted on the due date	(2,693)	654		
Exchange difference	7	27		
Balance – ending	1,985	(5,781)		
Book amount - ending	\$1,431	\$2,478		

(B) The Group did not have any impairment occurred to the intangible assets for the three-month and six-month periods ended June 30, 2022 and 2021.

(13) Short-term loans

	June 30, 2022	December 31,2021	June 30, 2021
Credit loans	\$1,190,000	\$1,260,000	\$1,092,983

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(A) The Group's short-term loan interest rate is as follows:

Nature of loan	June 30, 2022	December 31,2021	June 30, 2021
Credit loan	0.780%-1.23%	0.704%-1.269%	0.700%-1.000%

(B) The Group did not provide collateral for the aforementioned short -term loans.

(14) Long-term loans

Creditor	Nature of loan	Contract period	Amount	Repaymen method
June 30, 2022		.		
Fubon Bank	Credit loan	01/03/2020~01/03/2025	\$60,295	(Note 1)
Fubon Bank	Credit loan	02/07/2020~02/07/2025	18,737	(Note 2)
Total			79,032	
Less: Long-term	n loans due within	one year	(18,977)	
Long-term loans	s due after one year	r	\$60,055	
December 31, 2	021			
Fubon Bank	Credit loan	01/03/2020~01/03/2025	\$57,587	(Note 1)
Fubon Bank	Credit loan	02/07/2020~02/07/2025	18,737	(Note 2)
Total			76,324	
Less: Long-term	n loans due within	one year	-	_
Long-term loans	s due after one year	r	\$76,324	_
				-
June 30, 2021				
Fubon Bank	Credit loan	01/03/2020~01/03/2025	\$40,346	(Note 1)
Fubon Bank	Credit loan	02/07/2020~02/07/2025	18,737	(Note 2)
Total			59,083	
Less: Long-term	n loans due within	one year		_
Long-term loans	s due after one year	r	\$59,083	_

- Note 1: The first repayment date to Fubon Bank is on January 15, 2023, followed by a monthly installment for a total of 24 payments with the principal paid equally and the interest paid monthly. The company used it in stages from January 3, 2020 to January 5, 2022.
- Note 2: The first repayment date to Fubon Bank is on February 15, 2023, followed by a monthly installment for a total of 24 payments with the principal paid equally and the interest paid monthly. The company used it in stages from February 7, 2020 to August 7, 2020.

- (A) The above-mentioned long-term loan from Taipei Fubon Bank is a financing loan for the project of Taiwanese company return to invest in Taiwan. The Interest rate on borrowings on June 30, 2022, December 31 and June 30, 2021 were 0.83%, 0.70% and 0.70%, respectively.For the aforementioned project loan granted to Taiwanese businessmen to invest in Taiwan, in the event of violating law and regulations, or the budget of National Development Fund being freeze up by the Legislative Yuan during the implementation period, policy changes, fund allocation needs, or circumstances that are not attributable to the National Development Fund, starting from the date the National Development Fund stopping the payment of commission fee, the loan interest rate will be changed to "3M TAIBOR+0.50%" divided by 0.946 with a 3-month floating interest calculated automatically and regularly, which shall not be lower than 1.2% after tax. In addition, the machinery equipment purchased with the project loan may not be pledged or with ownership transferred to others.
- (B) The Group did not provide collateral for the aforementioned long-term loans.

, <u> </u>	Discount rate	June 30, 2022	December 31, 2021	June 30, 2021
Lease liabilities				
House and building	2.475%-4.750%	\$69,007	\$76,845	\$85,208
Less: Lease liabilities due				
within one year		(16,067)	(18,377)	(18,068)
Lease liabilities due after				
one year	-	\$52,940	\$58,468	\$67,140

(15) Lease liabilities

(A) The Group's subsidiaries, G-LONG PRECISION MACHINERY (DONG GUAN) CO., LTD., SHENZHEN G-SHANK PRECISION SDN.BHD., G-SHANK JAPAN CO., LTD., and SHENZHEN G-BAO PRECISION SDN.BHD. had leased factory and dormitory from the Group in September 2007, June 2016, April 2017, and August 2017 for a lease period of 40 years, 5, years 2 years, ad 3 years, respectively, which have been booked as right-of-use assets since January 1, 2019, with a monthly rent paid.

(B) Other rental information is listed as follows:

	For the three-month periods ended June 30,		For the six-month period ended June 30,	
	2022	2021	2022	2021
Short-term lease expense	\$1,232	\$1,335	\$2,481	\$2,545
Low-value asset lease expenses	\$-	\$-	\$-	\$-
Changes in lease expense excluded from the measurement of a lease				
liability	\$-	\$-	\$-	\$-
Total cash outflow of all				
leases	\$6,761	\$6,510	\$13,582	\$12,834
Lease liabilities interest	\$847	\$1,081	\$1,753	\$2,229

The Group chose to have the qualified short-term dormitories lease exempted from lease recognition, and no related right-of-use assets and lease liabilities of such lease are recognized.

(16) Retirement benefits

- (A) Defined benefits plan
 - (a) The company has established an employee retirement plan according to the employees' years of service and the expected wages before retirement. A certain percentage of the monthly wage is appropriated as pension in accordance with the "Labor Standards Act" that is deposited in the special account and managed by the Labor Retirement Reserve Committee. The aforementioned pension fund is completely separated from the company; therefore, it is not included in the consolidated financial report. As of June 30, 2022, December 31, 2021, and June 30, 2021, the company's pension reserve deposit account with the Bank of Taiwan was with a balance of NT\$174,566 thousand, NT\$155,492 thousand, and NT\$160,372 thousand, respectively.
 - (b) Please refer to Note 6.(16)(A) of the 2021 consolidated financial report for the company's defined benefit plan on December 31, 2021.

(c) Pension expenses recognized as profit or loss:

	For the three-month		For the six-month	
	periods ended June 30,		periods ended June 30,	
	2022 2021		2022	2021
Operating cost	\$575	\$576	\$1,138	\$1,148
Marketing expense	136	160	274	319
Management expense	326	348	651	696
R&D expense	105	94	206	185
Total	\$1,142	\$1,178	\$2,269	\$2,348

(B) Defined contribution plan

- (a) The company has adopted a definite contribution plan since the implementation of the "Labor Pension Act" in July 2005. The employees can choose the relevant pension plan of the "Labor Standards Act" since then or apply the pension system of the "Labor Pension Act" and retain the seniority accumulated before the Act. For employees subject to the "Labor Pension Act," the company shall appropriate an amount not less than 6% of the employee's monthly salary and have it deposited in the employee's personal account with the Bureau of Labor Insurance, Ministry of Labor. The company after paying the monthly pension for each employee is not liable for the statutory and constructive obligations of paying additional contributions.
- (b) The Group's subsidiaries in Mainland China, Malaysia, Indonesia, the United States, Mexico, Thailand, and Japan shall appropriate an amount equivalent to a certain percentage of the salaries as pension in accordance with the local law and regulations, and pay the appropriated amount to the responsible government departments and then have it deposited in each employee's personal account.
- (c) The pension expenses recognized according to the defined contribution plan of the Group is as follows:

	For the three-month periods		For the six-month period	
	ended June 30,		ended June 30,	
	2022 2021		2022	2021
Operating cost	\$11,325	\$10,422	\$22,684	\$19,319
Marketing expense	1,943	1,843	6,401	3,570
Management expense	2,458	2,218	4,924	4,249
R&D expense	1,923	1,480	3,902	2,774
Total	\$17,649	\$15,963	\$37,911	\$29,912

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(17) Capital stock

	Authorized capital	Common stock shares issued at NT\$10	
	stock (1,000 shares)	Shares (1,000 shares)	Capital stock
Balance amount on			
January 1,2020	350,000	184,968	\$1,849,683
Balance amount on			
June 30, 2020	350,000	184,968	\$1,849,683
Balance amount on			
January 1,2022	350,000	187,832	\$1,878,323
Employee exercise of			
stock warrant		1,936	19,360
Balance amount on			
June 30,2022	350,000	189,768	\$1,897,683

- (A) As of June 30, 2022, December 31, 2021, and June 30, 2021, the company's authorized capital stock included 20,000 thousand shares reserved for the issuance of an employee stock warrant.
- (B) The related rights, priority, and restrictions of the common stock shares issued by the company are as follows:
 - (a) Each shareholder is entitled to one vote per share.
 - (b) The distribution of dividends and bonuses are based on the shareholding ratio of each shareholder.
 - (c) The property net of the debt is distributed proportionally to the shareholding ratio of each shareholder.
- (C) The Company's employee stock option certificates exercised 1,936 thousand shares subscribed for the first half of 2022. As of June 30, 2022, December 31, 2021, and June 31, 2021, of 9,716 thousand shares, 7,780 thousand shares and 4,916 thousand shares were subscribed, and registration of change completed. Please refer to Note 6.(24) of the consolidated financial report for the related information on the issuance of an employee stock warrant.

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(18) Additional paid-in capital

	June 30, 2022	December 31, 2021	June 30, 2021
Common stock premium	\$306,296	\$287,379	\$258,152
Treasury stock transaction	63,306	63,306	63,306
The difference between the actual acquisition price of the subsidiary's equity and the			
book amount	3,563	3,563	3,563
Changes in the net equity value of subsidiaries under the equity method and affiliated			
enterprises	31,967	31,847	31,847
Employee stock options	20,584	28,752	40,249
Invalid employee stock options	36,240	36,240	36,240
Received donation from			
shareholders	1,684	1,657	1,657
Total	\$463,640	\$452,744	\$435,014

According to the Company Act, the company shall apply the additional paid-in capital to make up for losses only. However, if the company has no loss, the stock premium and all or part of the donation received may be used to distribute new shares or cash proportionally to the shareholders' original shareholding ratio. In addition, the company may apply the additional paid-in capital to supplement the capital loss only when there is an insufficient reserve.

(19) Legal reserve

According to the Company Act, the company after having all taxes paid and ready for earnings distribution shall first appropriate 10% legal reserve and continue to appropriate until the total legal reserve amount equals total capital. The legal reserve can be applied to make up for the company's losses; also, if the company has no loss, the amount of the legal reserve exceeding 25% of the paid-in capital can be used to distribute new shares or cash proportionally to the shareholders' original shareholding ratio.

(20) Special reserve

The Company has special reserve appropriated and reversed in accordance with Jin-Guan-Zheng-Far-Tzi No. 1010012865 Order, Jin-Guan-Zheng-Far-Tzi No. 1010047490 Order, and "Questions and Answers on the Appropriation of Special Reserves after the Adoption of International Financial Reporting Standards (IFRSs)." When the amount debited to other equity is reversed subsequently, the reversed amount

could be distributed. In addition, the Financial Supervisory Commission had issued the Jin-Guan-Zheng-Far-Tzi No. 1090150022 Order on March 31, 2021, then the Jin-Guan-Zheng-Far-TZi No. 1010012865 Order and Jin-Guan-Zheng-Far-Tzi No. 1010047490 Order were revoked on December 31, 2021 and March 31, 2021, respectively. The Company will comply with the relevant letter and orders continuously.

(21) Earnings distribution and dividend policy

- (A) According to the company's Articles of Incorporation, the annual earnings, if any, should be applied to pay income tax and make up for the losses of the previous years; also, appropriate 10% legal reserve from the remaining balance, if any. In addition, appropriate or reverse a certain amount of special reserve according to the regulations of the competent authority. Then, for the balance amount, if any, and the unappropriated earnings of the previous year, except for the retained amount, the board of directors shall draft an earnings distribution plan for the resolutions of the shareholders meeting.
- (B) The company's dividend policy: the company's current industrial development is growing and will be expanded to support the business development. The earnings distribution shall be handled in accordance with the company's Articles of Incorporation. However, the shareholders' dividends distributed in the current year shall include not more than 50% of the stock dividend and must be more than 50% of the cash.
- (C) The aforementioned earnings distribution proposal issued by the board of directors or resolved in the shareholders' meeting is as follows:

	2021	2020
Legal reserve	\$65,821	\$28,424
Special reserve	-	-
Shareholder's dividends		
Cash	\$394,447	\$221,962
Cash dividend per share	NT\$2.08	NT\$1.20
Stock (NT\$10 par)	-share	-share
Stock dividend per share	-NT\$	-NT\$

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(22) Other equity (net amount after tax)

(A) The exchange difference from the conversion of the financial statements of foreign operating institutions:

	For the six-month periods ended June 30,		
	2022	2021	
Balance - beginning	\$(441,852)	\$(357,177)	
Transactions of current period	101,893	(93,660)	
Non-controlling interests obtained in current period	-	-	
Reclassified to (profit) and loss in the current period	-	-	
Balance - ending	\$(339,959)	\$(450,837)	

(B) Unrealized valuation benefits of financial assets measured at fair value through other comprehensive profit and loss:

	For the six-month periods ended June 30,		
	2022	2021	
Balance - beginning	\$279,295	\$177,692	
Transactions of current period	(100,766)	(1,187)	
Recognized under the equity method in the current period - affiliated			
enterprise	(4,306)	3,969	
Reclassified to retained earnings in			
the current period	-	(763)	
Balance - ending	\$174,223	\$179,711	

(23) Non-controlling interests

	For the six-month periods ended June 30,		
	2022	2021	
Balance - beginning	\$601,439	\$612,084	
The amount attributable to			
non-controlling interests:			
Net income	55,054	56,119	
Exchange difference from the			
conversion of the financial			
statements of foreign operating			
institutions	13,220	(14,705)	
Cash dividends paid by subsidiaries to			
non-controlling interests	(64,204)	(102,389)	
Balance - ending	\$605,509	\$551,109	

The Group had no subsidiaries with significant non-controlling interests for the six-month periods ended June 30, 2022 and 2021.

(24) Share-based payment - employee rewards

The company was authorized by the Securities and Futures Bureau of the Financial Supervisory Commission to issue 500,000 units of employee stock warrants on January 13, 2015 and August 22, 2018, respectively. One stock warrant is entitled to subscribe to 10 common stock shares of the company. New shares will be issued for the stock option exercised by employees and the subscription price is the company's common stock closing price on the issuance day. The stock warrant holders can exercise a certain percentage of the stock warrant after 2-year from the issuance date (according to the regulations, the exercisable subscription amount is 40% of the amount available for subscription in each stock warrant issued after 2-year from the issuance date, 60% after 3-year from the issuance date, 80% after 4-year from the issuance date, and 100% after 5 years from the issuance date). The duration of the stock warrant is for seven years. The unexercised stock options after 7 years shall be deemed as being waived, and the subscribers cannot claim their rights to subscribe.

Warrant issuance date	Total warrants issued originally	Total warrants outstanding at yearend	Total warrants available for subscription at yearend	Subscription price (NTD) (Note)
July 27, 2015	300,000	1,600	1,600	\$13.40
January 8, 2016	200,000	87,000	870,000	15.30
September 12, 2018	290,000	209,400	982,000	21.20
August 12, 2019	210,000	179,000	590,000	21.30

As of June 30, 2022, the issuance of compensatory employee stock warrants is disclosed as follows:

- Note: The company has the subscription price adjusted when there is a change in common stock share or cash dividend is distributed for common stock shares in accordance with the "Regulations Governing the Issuance of Employee Stock Warrant and Stock Subscription." The stock subscription price per share after adjustment is disclosed as of June 30, 2022.
- (A) The company adopts the Black-Scholes stock options model to assess the fair value of the employee stock warrant issued each year. The remuneration cost accrued were NT\$586 thousand, NT\$1,106 thousand, NT\$1,166 thousand, and NT\$2,207 thousand, for the three-month and six-month periods ended June 30, 2022 and 2021, respectively. The input values of the stock option pricing model are as follows:

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

	2018 Stock option plan	2018 Stock option plan	2014 Stock option plan	2014 Stock option plan
Expected dividend ratio	-%	-%	-%	-%
Expected price				
fluctuation ratio	18.99%~20.95%	21.38%~22.07%	22.64%~25.43%	22.80%~27.68%
Risk-free interest rate	0.554%~0.582%	0.700%~0.758%	0.663%~0.831%	0.976%~1.203%
Expected duration	4.5~6 years	4.5~6 years	4.5~6 years	4.5~6 years

The assumption of the expected price fluctuation ratio is measured according to the impact of the annual dividend distribution in the past on stock price, and the expected stock price fluctuations in the future period. The stock option duration is the employee exercising stock option period that is deducted from the historical data and current expectation, which may not necessarily match the actual result or actual implementation.

(B) The quantity and weighted average price of the compensatory employee stock option plan issued by the company is disclosed as follows:

	For the six-month periods ended June 30, 2022		For the six-month periods ended June 30, 2021	
		Weighted average		Weighted average
Employee stock operations	QTY (unit)	price per share (NTD)	QTY (unit)	price per share (NTD)
Outstanding shares - beginning	670,600	\$18.64	957,000	\$18.07
Granted in current period	-	-	-	-
Exercised in current period	(193,600)	14.95	-	-
Lost in current period (expired)		-		-
Outstanding shares - ending	477,000	20.14	957,000	18.07
Exercisable employee stock options - ending	245,800	19.08	590,200	15.78
Average fair value per share of stock options granted to employees in the				
current period (NTD)	\$-		\$-	

The weighted average share price is NTD \$59.13 of the company's employees did execute stock options for the first half of 2022. The company's employees did not execute stock options for the first half of 2021.

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

As of June 30, 2022, December 31, 2021 and June 30, 2021, the company's outstanding compensatory employee stock option plan is as follows:

		Outs	standing stock of		e employee options	
	Price range		Weighted average expected	Weighted average price		Weighted average price
	per share	Outstanding	remaining	per share	Exercisable	per share
	(NTD)	QTY (Unit)	duration	(NTD)	QTY (Unit)	(NTD)
June 30, 2022						
2014 Stock option plan	\$13.40	1,600	-	\$13.40	1,600	\$13.40
2014 Stock option plan	15.30	87,000	-	15.30	87,000	15.30
2018 Stock option plan	21.20	209,400	1.49	21.20	98,200	21.20
2018 Stock option plan	21.30	179,000	2.28	21.30	59,000	21.30
December 31, 2021						
2014 Stock option plan	\$13.40	99,200	-	\$13.40	99,200	\$13.40
2014 Stock option plan	15.30	163,200	-	15.30	163,200	15.30
2018 Stock option plan	21.20	220,400	1.95	21.20	109,200	21.20
2018 Stock option plan	21.30	187,800	2.75	21.30	67,800	21.30
June 30, 2021						
2014 Stock option plan	\$13.70	300,000	0.01	\$13.70	300,000	\$13.70
2014 Stock option plan	15.60	179,000	0.11	15.60	179,000	15.60
2018 Stock option plan	21.70	278,000	2.30	21.70	111,200	21.70
2018 Stock option plan	21.80	200,000	3.21	21.80	-	21.80

(25) <u>Net operating income</u>

		month periods June 30,	For the six-month periods ended June 30,		
	2022	2021	2022	2021	
Sales income					
Parts income	\$1,504,320	\$1,524,841	\$2,988,425	\$2,810,347	
Mold income	52,115	45,457	104,889	99,010	
Fixture income	16,865	21,650	35,758	42,376	
Merchandise income	25,249	25,464	45,139	46,881	
Total	1,598,549	1,617,412	3,174,211	2,998,614	
Less: Sales return	(827)	(3,735)	(2,736)	(6,313)	
Sales discount	(4,009)	(2,059)	(6,708)	(5,934)	
Net operating income	\$1,593,713	\$1,611,618	\$3,164,767	\$2,986,367	

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards)

(Unit amount in NT\$ Thousand, unless otherwise specified)

- (A) Income classification:
 - (a) Main merchandise / service

	For the three-	month periods	For the six-month periods		
	ended J	une 30,	ended June 30,		
	2022 2021		2022	2021	
Parts income	\$1,499,499	\$1,519,292	\$2,979,313	\$2,799,693	
Mold income	52,111	45,234	104,885	97,462	
Fixture income	16,866	21,642	35,759	42,367	
Merchandise income	25,237	25,450	44,810	46,845	
Total	\$1,593,713	\$1,611,618	\$3,164,767	\$2,986,367	

(b) Main regional markets

	For the thr periods ende		For the six-month periods ended June 30,		
Customer location	2022 2021		2022	2021	
Taiwan	\$409,325	\$272,680	\$770,762	\$477,951	
Asia (other than Taiwan)	1,073,335	1,199,941	2,163,110	2,177,044	
America	80,260	40,655	156,082	143,424	
Others	30,793	98,342	74,813	187,948	
Total	\$1,593,713	\$1,611,618	\$3,164,767	\$2,986,367	

(c) Income recognition time

(*) <u></u>		For the three-month periods ended June 30,		onth periods une 30,
	2022	2021	2022	2021
Goods transferred at a				
certain time	\$1,593,713	\$1,611,618	\$3,164,767	\$2,986,367
certain time	\$1,593,713	\$1,611,618	\$3,164,767	\$2,986,3

(B) Contract liabilities:

	June 30, 2022	December 31, 2021	June 30, 2022
Contract liabilities	\$22,317	\$14,748	\$13,180

The significant changes in the contract liability balance are as follows:

	For the six-month periods ended June 30,		
	2022	2021	
Contract liabilities balance – beginning transferred to income in the current			
period	\$(5,997)	\$(9,554)	
Increase in cash received in advance in			
the current period	13,566	10,319	

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(26) Operating costs and expenses

The Group's employee welfare expenses, depreciation, and amortization expenses are summarized as follows:

Function	For the three-month periods ended June 30,2022			For the three-month periods ended June 30,2021		
Nature	Attributable to operating cost	Attributable to operating expense	Total	Attributable to operating cost	Attributable to operating expense	Total
Employee welfare expenses						
Employee expense(Note 1)	\$197,414	\$105,986	\$303,400	\$202,858	\$104,378	\$307,236
Labor and health insurance expenses	14,288	8,825	23,113	13,525	8,110	21,635
Pension expenses	11,900	6,891	18,791	10,998	6,143	17,141
Director remuneration	-	1,272	1,272	-	402	402
Other welfare expenses	7,224	3,235	10,459	7,198	3,177	10,375
Depreciation expenses (Note 2)	32,262	11,902	44,164	30,691	11,694	42,385
Amortization expense	5,600	955	6,555	4,380	1,996	6,376

Function	For the six-month periods ended June 30, 2022			For the six-month periods ended June 30, 2021		
Nature	Attributable to operating cost	Attributable to operating expense	Total	Attributable to operating cost	Attributable to operating expense	Total
Employee welfare expenses						
Employee expense (Note 1)	\$389,459	\$211,700	\$601,159	\$396,353	\$208,659	\$605,012
Labor and health insurance expenses	28,683	17,939	46,622	26,611	16,556	43,167
Pension expenses	23,822	16,358	40,180	20,467	11,793	32,260
Director remuneration	-	3,109	3,109	-	903	903
Other welfare expenses	13,160	6,372	19,532	13,637	6,123	19,760
Depreciation expenses (Note 2)	64,433	24,180	88,613	60,772	23,084	83,856
Amortization expense	12,204	2,068	14,272	7,717	4,121	11,838

Note 1 : (1) According to the company's Articles of Incorporation, the company shall appropriate an amount equivalent to 1-10% of the company's net income before tax before deducting remuneration to employees, directors, and supervisors as remuneration to employees and not more than 3% as remuneration to directors and supervisors. However, it is necessary to reserve a sufficient amount to make up for the losses, if any. The remuneration to employees in the preceding paragraph is paid in the form of stocks or cash, including the employees of the controlled companies who meet the conditions

set by the board of directors. The remuneration to directors and supervisors must be paid in cash. The aforementioned matters shall be resolved by the board of directors for implementation and shall be reported to the shareholders meeting.

- (2) The estimated remuneration payable to employees of the company for the six-month periods ended June 30, 2022 and 2021 were NT\$12,024 thousand and NT\$10,506 thousand, respectively, and the remuneration to directors and supervisors was NT\$0, respectively. The estimated remuneration to employees was based on a certain percentage of the net income before tax (without considering the impact of employee remuneration) for the six-month periods ended June 30, 2021 and 2020. The estimated remuneration to employees is recognized as the current operating cost or operating expense. However, if there is a change in the distribution amount resolved by the board of directors, it will be treated according to the accounting estimates changes and adjusted to the profit and loss of the following year.
- (3) The company's board of directors had resolved on March 10, 2022 to distribute the 2021 remuneration to employees for NT\$21,000 thousand in cash and remuneration to directors for NT\$0 that were reported in the regular shareholders meeting on June 10, 2022 ; also, it was not different from the estimated remuneration to employees, directors, and in the company's 2021 financial report. The company's board of directors had resolved on March 15, 2021 to distribute the 2020 remuneration to employees for NT\$21,000 thousand in cash and remuneration to directors for NT\$0 that were reported in the regular shareholders meeting on July 16, 2021; also, it was not different from the estimated remuneration to employees and directors in the company's 2020 financial report.
- (4) Please refer to the Market Observation Post System for the information regarding the remuneration to employees and directors resolved by the company's board of directors.
- Note 2 : The Group had appropriated the depreciation expenses were NT\$44,173 thousand, NT\$42,394 thousand, NT\$88,631 thousand, and NT\$83,874 thousand, for the three-month and six-month periods ended June 30, 2022 and 2021, respectively. Also, the depreciation expenses of the property, plant and equipment leased assets were NT\$9 thousand, NT\$9 thousand, NT\$18 thousand, and NT\$18 thousand, respectively, and listed in the "Other income and expenses net" account.

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(27) Other income and expenses - net

	For the three-month periods ended June 30,		For the six-month periods ended June 30,	
	2022 2021		2022	2021
Property, plant and equipment –				
lease assets				
Rent income	\$163	\$328	\$338	\$672
Depreciation expense	(9)	(9)	(18)	(18)
Other income and expenses - net	\$154	\$319	\$320	\$654

(28) Non-operating income and expense

(A) Interest income

2022 2021 2022 2021 Bank deposit interest \$\$11,443 \$\$8,850 \$\$21,828 \$\$18,750 Financial assets measured at amortized cost interest income - (122) - 38 Other interest income 15,000 12,281 26,699 28,409 Total $$$26,443$ $$$21,009$ $$$48,527$ $$$47,197$ (B) Other income $$$26,443$ $$$21,009$ $$$48,527$ $$$47,197$ (B) Other income $$$26,443$ $$$21,009$ $$$48,527$ $$$47,197$ (B) Other income $$$28,952$ $$$17,466$ $$$33,842$ $$$20,797$ (C) Other profit and loss $$$(54,166)$ $$$(934)$ $$$(61,007)$ $$$(4,193)$ Net loss of financial assets measured at fair value through profit and (loss) $$$(54,166)$ $$$(934)$ $$$(61,007)$ $$$(4,193)$ Net profit (loss) from the disposal of property, plant, and equipment (33) 478 462 457 Other expenses 1 (2,089) (11) (2,500) \$\$(62,236)		For the three-month periods ended June 30,		For the six-month perio ended June 30,	
Financial assets measured at amortized cost interest income - (122) - 38 Other interest income 15,000 12,281 26,699 28,409 Total \$26,443 \$21,009 \$48,527 \$47,197 (B) Other income \$13,571 \$8,482 \$13,571 \$8,482 Other income 15,381 $8,984$ 20,271 12,315 Total \$28,952 \$17,466 \$33,842 \$20,797 (C) Other profit and loss \$(54,166) \$(934) \$(61,007) \$(4,193) Net loss of financial assets measured at fair value through profit and (loss) \$(54,166) \$(934) \$(61,007) \$(4,193) Net profit (loss) from the disposal of property, plant, and equipment (33) 478 462 457 Other expenses 1 (2,089) (11) (2,500)		2022	2021	2022	2021
amortized cost interest incomeincome- (122) -38Other interest income15,00012,28126,69928,409Total\$26,443\$21,009\$48,527\$47,197(B)Other income\$13,571\$8,482\$13,571\$8,482Other income15,381 $8,984$ 20,27112,315Total\$28,952\$17,466\$33,842\$20,797(C)Other profit and loss\$(54,166)\$(934)\$(61,007)\$(4,193)Net loss of financial assets measured at fair value through profit and (loss)\$(54,166)\$(934)\$(61,007)\$(4,193)Net profit (loss) from the 	Bank deposit interest	\$11,443	\$8,850	\$21,828	\$18,750
Other interest income Total $15,000$ $12,281$ $26,699$ $28,409$ Total $\$26,443$ $\$21,009$ $\$48,527$ $\$47,197$ (B) Other income $\$26,443$ $\$21,009$ $\$48,527$ $\$47,197$ (B) Other income $\$13,571$ $\$8,482$ $\$13,571$ $\$8,482$ $\$13,571$ $\$8,482$ Other income-other $15,381$ $8,984$ $20,271$ $12,315$ Total $\$28,952$ $\$17,466$ $\$33,842$ $\$20,797$ (C) Other profit and loss $\$28,952$ $\$17,466$ $\$33,842$ $\$20,797$ (C) Other profit and loss $\$(54,166)$ $\$(934)$ $\$(61,007)$ $\$(4,193)$ Net loss of financial assets measured at fair value through profit and (loss) $\$(54,166)$ $\$(934)$ $\$(61,007)$ $\$(4,193)$ Net profit (loss) from the disposal of property, plant, and equipment (33) 478 462 457 Other expenses 1 $(2,089)$ (11) $(2,500)$					
Total $$26,443$ $$21,009$ $$48,527$ $$47,197$ (B) Other incomeCash dividends $$13,571$ $$8,482$ $$13,571$ $$8,482$ Other income-other $15,381$ $8,984$ $20,271$ $12,315$ Total $$28,952$ $$17,466$ $$33,842$ $$20,797$ (C) Other profit and lossNet loss of financial assets measured at fair value through profit and (loss) $$(54,166)$ $$(934)$ $$(61,007)$ $$(4,193)$ Net profit (loss) from the disposal of property, plant, and equipment (33) 478 462 457 Other expenses1 $(2,089)$ (11) $(2,500)$	income	-	(122)	-	38
(B) Other income Cash dividends $\$13,571$ $\$8,482$ $\$13,571$ $\$8,482$ Other income-other $15,381$ $\$,984$ $20,271$ $12,315$ Total $\$28,952$ $\$17,466$ $\$33,842$ $\$20,797$ (C) Other profit and loss $\$28,952$ $\$17,466$ $\$33,842$ $\$20,797$ (C) Other profit and loss $\$61,007$) $\$(4,193)$ $\$(61,007)$ $\$(4,193)$ Net loss of financial assets $\$61,007$) $\$(4,193)$ $\$(61,007)$ $\$(4,193)$ Net profit (loss) from the $isposal of property, plant, and equipment (33) 478 462 457 Other expenses 1 (2,089) (11) (2,500) $	Other interest income	15,000	12,281	26,699	28,409
Cash dividends $\$13,571$ $\$8,482$ $\$13,571$ $\$8,482$ Other income-other $15,381$ $8,984$ $20,271$ $12,315$ Total $\$28,952$ $\$17,466$ $\$33,842$ $\$20,797$ (C)Other profit and lossNet loss of financial assets measured at fair value through profit and (loss) $\$(54,166)$ $\$(934)$ $\$(61,007)$ $\$(4,193)$ Net profit (loss) from the disposal of property, plant, 	Total	\$26,443	\$21,009	\$48,527	\$47,197
Other income-other $15,381$ $8,984$ $20,271$ $12,315$ Total $$28,952$ $$17,466$ $$33,842$ $$20,797$ (C)Other profit and lossNet loss of financial assets measured at fair value through profit and (loss) $$(54,166)$ $$(934)$ $$(61,007)$ $$(4,193)$ Net profit (loss) from the disposal of property, plant, and equipment (33) 478 462 457 Other expenses 1 $(2,089)$ (11) $(2,500)$		¢12 571	¢0.40 0	¢12.571	¢0.40 0
Total $\underbrace{\$28,952}$ $\underbrace{\$17,466}$ $\underbrace{\$33,842}$ $\underbrace{\$20,797}$ (C)Other profit and lossNet loss of financial assets measured at fair value through profit and (loss) $\$(54,166)$ $\$(934)$ $\$(61,007)$ $\$(4,193)$ Net profit (loss) from the disposal of property, plant, and equipment (33) 478 462 457 Other expenses1 $(2,089)$ (11) $(2,500)$		-			-
(C) Other profit and lossNet loss of financial assets measured at fair value through profit and (loss) \$(54,166) \$(934) \$(61,007) \$(4,193)Net profit (loss) from the disposal of property, plant, and equipment(33) 478 462 457 (2,089) (11) (2,500)	Other income-other	15,381	8,984	20,271	12,315
Net loss of financial assets measured at fair value through profit and (loss)\$(54,166)\$(934)\$(61,007)\$(4,193)Net profit (loss) from the disposal of property, plant, and equipment(33)478462457Other expenses1(2,089)(11)(2,500)	Total	\$28,952	\$17,466	\$33,842	\$20,797
Net profit (loss) from the disposal of property, plant, and equipment(33)478462457Other expenses1(2,089)(11)(2,500)	Net loss of financial assets				
disposal of property, plant, and equipment(33)478462457Other expenses1(2,089)(11)(2,500)	through profit and (loss)	\$(54,166)	\$(934)	\$(61,007)	\$(4,193)
Other expenses 1 (2,089) (11) (2,500)	• • • • •				
	and equipment	(33)	478	462	457
Total \$(54,198) \$(2,545) \$(60,556) \$(6,236)	Other expenses	1	(2,089)	(11)	(2,500)
	Total	\$(54,198)	\$(2,545)	\$(60,556)	\$(6,236)

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(D) Financial cost

		month periods June 30,	For the six-month periods ended June 30,		
	2022 2021		2022	2021	
Bank loan interest	\$(3,030)	\$(2,605)	\$(5,859)	\$(5,339)	
Lease liability interest	(847)	(1,081)	(1,753)	(2,229)	
Total	\$(3,877)	\$(3,686)	\$(7,612)	\$(7,568)	

(E) <u>Profit (loss) amount from the affiliated enterprises under the equity method</u> Please refer to Note 6(9)(C) of the consolidated financial report for details.

(F) Exchange loss - net				
Realized exchange loss-				
net	\$28,153	\$(14,539)	\$62,532	\$(27,006)
Unrealized exchange profit				
(loss)-net	37,789	(1,732)	35,167	12,916
Total	\$65,942	\$(16,271)	\$97,699	\$(14,090)

(29) Other comprehensive profit and loss

Other comprehensive profit and loss constituents	Transactions of current period	Reclassific ation and adjustment of current period	Other comprehens ive profit and loss	Income tax expense	Amount after tax
For the three-month periods ended June 30,2	2022				
Items not reclassified to profit and loss: Unrealized appraisal benefits of equity instrument investment measured at fair value through other comprehensive loss	\$(67,393)	\$-	\$(67,393)	\$-	\$(67,393)
Unrealized appraisal benefits of equity instrument investment measured at fair value through other comprehensive profit of affiliated enterprises under the	(1 =0.)		(1 = 0 ()		
equity method	(1,706)	-	(1,706)		(1,706)
Total amount of items not reclassified to profit and loss:	(69,099)	_	(69,099)		(69,099)
Items that may be reclassified to profit and					
loss subsequently:					
Exchange difference from the conversion					
of the financial statements of foreign					
operating institutions	(46,454)	-	(46,454)	-	(46,454)
Total	\$(115,553)	\$-	\$(115,553)	\$-	\$(115,553)

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES

(Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

Other comprehensive profit and loss constituents	Transactions of current period	Reclassific ation and adjustment of current period	Other comprehens ive profit and loss	Income tax expense	Amount after tax
For the three-month periods ended June 30,2Items not reclassified to profit and loss:Unrealized appraisal loss of equityinstrument investment measured at fairvalue through other comprehensiveprofitUnrealized appraisal loss of equityinstrument investment measured at fairvalue through other comprehensiveprofitUnrealized appraisal loss of equityinstrument investment measured at fairvalue through other comprehensiveprofit of affiliated enterprises under the		\$-	\$(27,357)	\$-	\$(27,357)
equity method	1,749		1,749		1,749
Total amount of items not reclassified to profit and loss:	(25,608)		(25,608)		(25,608)
Item that may be reclassified to profit and loss subsequently: Exchange difference from the conversion of the financial statements of foreign operating institutions Total	(53,384) \$(78,992)		(53,384) \$(78,992)		(53,384) \$(78,992)
For the six-month periods ended June 30,202 Items not reclassified to profit and loss: Unrealized appraisal benefits of equity instrument investment measured at fair value through other comprehensive loss		\$-	\$(100,766)	\$-	\$(100,766)
Unrealized appraisal benefits of equity instrument investment measured at fair value through other comprehensive profit of affiliated enterprises under the equity method	(4,306)		(4,306)		(4,306)
Total amount of items not reclassified to profit and loss:	(105,072)	-	(105,072)	-	(105,072)
Items that may be reclassified to profit and loss subsequently: Exchange difference from the conversion of the financial statements of foreign operating institutions	115,113		115,113		115,113
Total	\$10,041	\$-	\$10,041	\$-	\$10,041

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES

(Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

Other comprehensive profit and loss constituents	Transactions of current period	Reclassific ation and adjustment of current period	Other comprehens ive profit and loss	Income tax expense	Amount after tax
For the six-month periods ended June 30,20	21				
Items not reclassified to profit and loss: Unrealized appraisal benefits of equity instrument investment measured at fair value through other comprehensive loss Unrealized appraisal benefits of equity instrument investment measured at fair value through other comprehensive loss of affiliated enterprises under the equity	\$(1,187)	\$-	\$(1,187)	\$-	\$(1,187)
method	3,969	-	3,969	-	3,969
Total amount of items not reclassified to profit and loss:	2,782		2,782		2,782
Items that may be reclassified to profit and loss subsequently: Exchange difference from the conversion of the financial statements of foreign operating institutions	(108,365)		(108,365)		(108,365)
Total	\$(105,583)	\$-	\$(105,583)	\$-	\$(105,583)

(30) Income tax

(A) The Group's income tax return must be filed by each entity independently instead of filing collectively. The company's and the subsidiary, CHIN DE INVESTMENT CO., LTD., business income tax return filed before 2020 (inclusive) were reviewed and approved by the tax collection agency.

(B) The income tax expense constituents:

(a) Income tax recognized in profit and loss

	For the three-month periods ended June 30,		For the six-month periodended June 30,	
	2022 2021		2022	2021
Income tax expense -				
current				
Income tax expenses of				
the current period	\$107,734	\$137,959	\$152,594	\$175,809
Deferred income tax				
expense (benefits)	(39,136)	(72,956)	(5,360)	(42,076)
Income tax expense	\$68,598	\$65,003	\$147,234	\$133,733

(b) The Group had no income tax related to other comprehensive profit and loss constituents or direct debited or credited to equity for the three-month and six-month periods ended June 30, 2022 and 2021, respectively.

(31) Earnings per share

(A) Basic earnings per share

The basic earnings per share are calculated by dividing the profit and loss attributable to the company's common stock shareholders by the outstanding weighted average common stock shares in the current period as follows:

	For the three-r ended J		For the six-month periods ended June 30,		
	2022	2021	2022	2021	
Net profit attributable to the company's Common stock					
shareholders	\$205,225	\$196,621	\$400,239	\$306,823	
Outstanding shares at the beginning of the period Employee stock option – subscribing issue new shares	189,768,298 shares	184,968,298 shares	187,832,298 shares	184,968,298 shares	
(Note)	-	-	1,068,592	-	
Outstanding weighted	189,768,298	184,968,298	188,900,890	184,968,298	
average shares	shares	shares	shares	shares	
Basic earnings per share (after tax) (NTD)	\$1.08	\$1.06	\$2.12	\$1.66	

Note : Calculated based on the period of circulation of each subscription.

(B) Diluted earnings per share

The diluted earnings per share are calculated by having the dilutive potential common stock share effect adjusted to the profit and loss attributable to the common stock shareholders of the company divided by the dilutive potential common stock share effect adjusted to the outstanding weighted average shares of the period as follows:

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES

(Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

	For the three-r ended J	-	For the six-month periods ended June 30,		
	2022	2021	2022	2021	
Net profit attributable to the company's common stock shareholders Add: Potential common stock share effect	\$205,225	\$196,621	\$400,239	\$306,823	
Adjusted net profit attributable					
to the company's common stock shareholders	\$205,225	\$196,621	\$400,239	\$306,823	
Outstanding weighted average shares Add: Potential common stock share effect Employee stock option hypothesis –	189,768,298 shares	184,968,298 shares	188,900,890 shares	184,968,298 shares	
subscribing new shares (Note) Employee Remuneration hypothesis –issuing	2,736,697	4,484,761	3,614,820	3,896,079	
new shares	272,036	242,074	417,856	518,139	
Adjusted weighted average	192,777,031	189,695,133	192,933,566	189,382,516	
shares	shares	shares	shares	shares	
Basic earnings per share (after tax) (NTD)	\$1.06	\$1.04	\$2.07	\$1.62	

(32) Reconciliation of liabilities from financing activities

			C	-cash		
	Balance -		Transaction of current	Change in exchange		Balance -
Accounting item	beginning	Cash flow	period	rate	Other	ending
For the six-month pe	riods ended					
June 30,2022						
Short-term loan	\$1,260,000	\$(70,000)	\$-	\$-	\$-	\$1,190,000
Long-term loan	76,324	2,708	-	-	-	79,032
Lease liabilities						
(including current						
and noncurrent)	76,845	(9,348)		1,510		69,007
Total	\$1,413,169	\$(76,640)	\$-	\$1,510	\$-	\$1,338,039

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES

(Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

		Cha	ash		
Balance - beginning	Cash flow	Transaction of current period	Change in exchange rate	Other	Balance - ending
riods ended					
\$1,235,824	\$(140,639)	\$-	\$(47)	\$(2,155)	\$1,092,983
44,365	15,577	-	(19)	(840)	59,083
100,721	(8,060)	(5,697)	(1,756)		85,208
\$1,380,910	\$(133,122)	\$(5,697)	\$(1,822)	\$(2,995)	\$1,237,274
	beginning priods ended \$1,235,824 44,365 100,721	beginning Cash flow priods ended Cash flow \$1,235,824 \$(140,639) 44,365 15,577 100,721 (8,060)	Balance - Transaction of current period beginning Cash flow period priods ended 44,365 15,577 100,721 (8,060) (5,697)	Balance - Transaction of current period Change in exchange rate beginning Cash flow period rate priods ended \$1,235,824 \$(140,639) \$- \$(47) 44,365 15,577 - (19) 100,721 (8,060) (5,697) (1,756)	Balance - of current period exchange rate Other riods ended

7. <u>Related party transactions</u>

The account balance amount, transactions, income, and expenses related to the transactions between entities within the Group were written-off at the time of preparing the consolidated financial report. Please refer to Note 13.(1)(J) of the consolidated financial report for the business relationships and important transactions between the company and the subsidiaries and among subsidiaries. The relationship and transactions between the Group and related parties are disclosed as follows:

(1) Name of related party and relationship

Name of related party	Relationship with the Group
KUAI LUNG PRECISION INDUSTRY	The chairman of KUAI LUNG is the general
CO., LTD. (KUAI LUNG)	manager of G-LONG PRECISION
	MACHINERY (DONG GUAN) CO.,
	LTD., the subsidiary of the company.
SUNFLEX TECHNOLOGY CO., LTD.	SUNFLEX is invested by the company under
(SUNFLEX)	equity method.

(2) Major transactions with related parties

(A) Purchases

Related party	For the three-month periods ended June 30,		For the six-month periods ended June 30,	
category/name	2022	2022 2021		2021
Other related parties				
KUAI LUNG	\$158	\$82	\$170	\$82
Affiliated enterprises				
SUNFLEX	1,720	1,720	4,496	3,999
Total	\$1,802	\$1,802	\$4,666	\$4,081

The aforementioned purchase is mostly for molds and parts with special specifications from one single supplier. Therefore, there is no other purchase price available for comparison. The payment term from such a single supplier is OA 30-60 days; while other suppliers are with a payment term of OA 90-120 days.

(B) Sales

	For the three	For the three-month periods		onth periods
Related party	ended	ended June 30,		une 30,
category/name	2022	2021	2022	2021
Other related parties				
KUAI LUNG	\$35	\$42	\$35	\$42

The products sold in the preceding paragraph are mostly equipment, tools, and materials used for production with the price negotiated by both parties by adding a percentage to the cost or by the cost price at the time of trade depending on the type of product traded; also, taking into account the expenses and exchange rate risk. The specifications of products that are sold to related parties are exclusive; therefore, there is no other customer available for comparison. The payment term of sales to a related party is OA 60-90 days; while the general customer is with a payment term of OA 90-120 days.

(C) Processing expense

The company had contracted the affiliated enterprise, SUNFLEX TECHNOLOGY CO., LTD., for product proceeding with a processing expense of NT\$3,663 thousand, NT\$2,933 thousand, NT\$7,597 thousand and NT\$5,318 thousand incurred for the three-month and six-month periods ended June 30, 2022 and 2021, respectively.

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(D) <u>Claims/obligations arising from the aforementioned transactions</u>

Related party category/name	June 30, 2022	December 31, 2021	June 30, 2021
(a) <u>Accounts receivable – related party</u>			
Other related parties			
KUAI LUNG	\$35	\$99	\$43
Affiliated enterprises			
SUNFLEX	-	13	-
Total	\$35	\$112	\$43
(b) Accounts payable - related party			
Other related parties			
KUAI LUNG	\$179	\$-	\$86
Affiliated enterprises			
SUNFLEX	2,826	3,913	2,445
Total	\$3,005	\$3,913	\$2,531
(c) <u>Other payable – related party</u> Other related parties			
KUAI LUNG	\$841	\$930	\$311
Affiliated enterprises			
SUNFLEX	2,743	2,677	2,173
Total	\$3,584	\$3,607	\$2,484
		:	

The claims/obligations between the Group and the related party are without collateral or guarantee received or provided, and a conclusion is made after thorough evaluations that it is no need to appropriate allowance for loss for the Group's claims against the related parties.

(E) Information on total remunerations of key management personnel

The total remunerations to the Group's directors, general manager, vice general manager, and other managerial officers are summarized as follows:

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accented auditing standards)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

	For the three-month periods		For the six-month periods	
	ended J	June 30,	ended June 30,	
Item	2022	2021	2022	2021
Short-term benefits	\$2,667	\$2,250	\$6,602	\$6,095
Retirement benefits	95	94	173	172
Share-based payment	47	63	82	126
Total	\$2,809	\$2,407	\$6,857	\$6,393

The remuneration to key management personnel is determined by the Group's Remuneration Committee with reference to the general standards of the industry and taking into account personal performance, the company operating performance, and related future risks.

8. Mortgaged assets

As of June 30, 2022, December 31, 2021, and June 30, 2021, the Group had assets provided as collateral to financial institutions for loans, applying for credit line, electricity deposits, materials, contracts, and issuing the letter of credit as follows:

Accounting item	June 30, 2022	December 31, 2021	June 30, 2021	Mortgage agency	Collateral for loans
Other financial assets - current Bank				Bank of China	Material deposit, contract deposit,
deposits	\$1,124	\$1,074	\$1,711		and others
Other noncurrent assets - others				Bangkok Bank	Electricity deposit
Bank deposits	212	209	218		-
Other noncurrent assets – others				Mizuho Bank	Tariff deposits
Bank deposits	1,091	1,203	1,261		
Total	\$2,427	\$2,486	\$3,190		

9. <u>Significant contingent liabilities and unrecognized contractual commitments</u>

The Group had the following significant contingent liabilities and unrecognized contractual commitments not yet included in the aforementioned consolidated financial report as of June 30, 2022:

(1) The company had had a guaranteed loan from financial institutions for the tariff guarantee amount of NT\$500 thousand on June 30, 2022.

- (2) The Group's G-SHANK ENTERPRISE (M) SDN. BHD. had a guaranteed loan of NT\$27,297 thousand from financial institutions for the introduction of foreign labor and other matters on June 30, 2022.
- (3) The Group had a contract signed for the lease of the right-of-use asset-land for an amount of RMB 30,636 thousand with a payable amount of RMB 10,636 thousand.
- (4) The Group had entered into contract for the purchase of property, plant and equipment for an amount of RMB 843 thousand, a of which the outstanding amount is RMB 513 thousand.

10. Significant disaster loss

None

11. <u>Material post events</u>

The Company's were exercise the stock option certificates for employees to subscribe for a total of 16,000 shares in July 2022. The company decided by the resolution of the board of directors on August 5, 2022, and the capital increase base date is on August 8, 2022.

12. Others

- (1) Capital management
 - (A) The Group's capital management is aimed to ensure the Group's ongoing concern, to continue to provide remuneration to shareholders and benefits to stakeholders, and to maintain the best capital structure in order to reduce capital costs and to set the price of products or services according to the relative risk levels in order to provide shareholders with sufficient remuneration.
 - (B) The Group bases on the risk ratio to set the capital stock; also, manage and adjust the capital structure appropriately in accordance with the changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Group may adjust the dividends paid to shareholders, refund shareholders by de-capitalization, and issue new shares or sell assets to settle liabilities.

- (2) Financial risk management
 - (A) The Group's main financial instruments include cash and cash equivalents, financial assets measured at fair value through profit and loss, financial assets measured at fair value through other comprehensive profit and loss, financial assets measured at amortized cost, other financial assets (time deposits), short-term loans, long-term loans, lease liabilities, receivables and payables arising from operating activities, etc., also, adjust operating fund needs through such financial instruments. Therefore, the Group's operations are subject to various financial risks, including market risk (including exchange rate risk, interest rate risk, and other price risks), credit risk, and liquidity risk. The purpose of the Group's overall financial risk management is to reduce the potential adverse effects of the Group's exposure to financial risks due to changes in the financial market.
 - (B) The Finance Department of the Group is responsible for identifying, evaluating, and hedging financial risks through close contact with the business units of the Group, planning and coordinating the access to domestic and international financial markets, and manages the Group's operation related financial risks by analyzing the degree of risk exposure; also, the Group's board of directors is responsible for supervision and management. In addition, the Group uses derivative financial instruments to hedge risk exposure at an appropriate time to reduce the impact of financial risks. The Group has the procedures for derivative financial instrument transactions stipulated that have been approved by the board of directors and the shareholders meeting. The said procedures include trade principles and policies, risk management measures, internal audit systems, regular evaluation methods, and handling of nonconformities, of which, the risk management includes credit, market prices, liquidity, cash flow, operations, law, etc.
 - (C) The main risks of the Group's financial instruments are as follows:
 - (a) Market risk

The main market risks of the Group are exchange rate risks arising from operating activities, such as sales or purchases denominated in non-functional currencies, and interest rate risks or price risks arising from financial instruments transactions.

- (i) Exchange rate risk
 - (01) The Group evaluates and analyzes the overall exchange rate risk. When the listed assets and liabilities and future business transactions are exposed to significant exchange rate risk, within the permitted range of the policy, manage risk through forwarding exchange contract. In addition, the Group's net investment in foreign operating institutions is a strategic investment; therefore, no hedging is performed.

> The Group's financial assets and liabilities denominated in non-functional currencies with significant risk exposure of exchange rate fluctuations on the reporting date, and sensitivity analysis information are as follows (the functional currency of the company and some subsidiaries is "NTD," and the functional currency of some subsidiaries is RMB, THB, USD, MYR, IDR, and JPY); sensitivity analysis is regarding the impact of the Group's financial assets and liabilities denominated in non-functional currencies appreciated by 5% against a respective foreign currency that is the functional currency of each overseas subsidiary on the net income before tax or equity on the reporting date; also, when it depreciated by 5%, it will affect the net income before tax and equity reversel**y**:

				Sensitive analysis	8
Foreign					
currency	Exchange	Book	Change		Decrease
(Thousand)	rate	amount	ratio	before tax	in Equity
\$55,835	29.71	\$1,658,871	5%	\$82,944	\$-
62,051	0.2182	13,539	5%	677	-
177,273	4.439	786,914	5%	39,346	-
8,975	3.789	34,006	5%	1,700	-
3,165	31.05	98,284	5%	4,914	-
eme					
	20.71	¢<00.222	50/	¢24 417	¢
\$23,108	29.71	\$088,332	5%	\$34,417	\$-
vial instrument					
\$915	29.71	\$27,193	5%	\$1,360	\$-
		(Note)			
\$704	29.71	\$20,908	5%	\$1,045	\$-
99,760	0.2182	21,768	5%	1,088	-
	currency (Thousand) \$55,835 62,051 177,273 8,975 3,165 ems \$23,168 tial instrument \$915 \$704	currency (Thousand) Exchange rate \$55,835 29.71 62,051 0.2182 177,273 4.439 8,975 3.789 3,165 31.05 ems \$23,168 29.71 éial instrument \$915 29.71 \$704 29.71	currency (Thousand)Exchange rateBook amount $\$55,835$ 29.71 $\$1,658,871$ 13,539 $62,051$ 0.218213,539 13,539 $177,273$ 4.439786,914 3,165 $8,975$ 3.78934,006 3,165 31.05 98,284ems $\$23,168$ 29.71\$688,332 $\frac{111}{111}$ \$91529.71\$27,193 (Note) $\$704$ 29.71\$20,908	currency (Thousand)Exchange rateBook amountChange ratio $\$55,835$ 29.71 $\$1,658,871$ 5% 62,0510.218213,5395% 177,273 $62,051$ 0.218213,5395% 177,2734.439786,9145% 8,975 $\$,975$ 3.78934,0065% 3,16531.0598,2845% $\$ms$ $\$23,168$ 29.71 $\$688,332$ 5% (Note) $\$ms$ $\$915$ 29.71 $\$27,193$ 	currency (Thousand)Exchange rateBook amountChange ratioin net income before tax $\$55,835$ 29.71 $\$1,658,871$ 5% $\$82,944$ $62,051$ 0.2182 $13,539$ 5% 677 $177,273$ 4.439 $786,914$ 5% $39,346$ $\$,975$ 3.789 $34,006$ 5% $1,700$ $3,165$ 31.05 $98,284$ 5% $4,914$ Ems \$23,16829.71 $\$688,332$ 5% $\$34,417$ $\$ial instrument915 29.71 $\$27,193$ 5% $\$1,360$ $\$704$ 29.71 $\$20,908$ 5% $\$1,045$

Non-monetary items: None

Derivative financial instrument: None

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Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

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(continued from the last p	<i>uge)</i>				Sensitive analysis	
December 31, 2021 Financial assets	Foreign currency (Thousand)	Exchange rate	Book amount	Change ratio	Increase / decrease in net income (loss) before tax	Decrease in Equity
Monetary items						
USD	\$47,709	27.67	\$1,320,115	5%	\$66,006	\$-
JPY	55,028	0.2406	13,240	5%	662	-
RMB	139,512	4.345	606,178	5%	30,309	-
HKD	8,426	3.551	29,920	5%	1,496	-
EUR	2,418	31.33	75,741	5%	3,787	-
Non-monetary item	<u>18</u>					
USD	\$35,981	27.67	\$995,598	5%	\$49,780	\$-
Derivative financia	<u>l instrument</u> : N	None				
Financial liabilities						
Monetary items						
USD	816	27.67	22,574	5%	1,129	\$-
JPY	68,685	0.2406	16,526	5%	826	-
HKD	402	3.551	1,429	5%	71	-
Non-monetary item	us: None					
Derivative financia	l instrument					
USD	\$60	27.67	\$1,671 (Note)	5%	\$84	\$-
June 30, 2021 Financial assets Monetary items						
USD	\$41,477	27.86	\$1,155,563	5%	\$57,778	\$-
JPY	62,704	0.2522	15,814	5%	791	_
RMB	151,424	4.31	652,638	5%	32,632	-
HKD	4,538	3.589	16,288	5%	814	-
EUR	1,770	33.16	58,685	5%	2,934	-
Non-monetary item	<u>15</u>					
USD	\$42,857	27.86	\$1,194,003	5%	\$59,700	\$-
Derivative financia						
USD	\$21,330	27.86	\$1,758 (Note)	5%	\$88	\$-

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Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES

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(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

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			_	Sensitive analysis		
	г ·				Increase /	
	Foreign currency	Exchange	Book	Change	decrease in net income (loss)	Decrease
December 31, 2021	(Thousand)	rate	amount	ratio	before tax	in Equity
Financial liabilities						
Monetary items						
USD	\$564	27.86	\$15,713	5%	\$786	\$-
JPY	42,727	0.2522	10,776	5%	539	-

Non-monetary items: None

Derivative financial instrument: None

Note: The aforementioned derivatives information refers to the book amount of the SWAP contracts that have not yet been settled on each reporting day. Please refer to Note 6.(2) of the consolidated financial report for the operation position, nominal principal, and due date.

The exchange profit and loss (including realized and unrealized) of the Group's monetary items converted to functional currencies, and the exchange rate for the conversion to the reporting currency of the consolidated financial report are as follows:

	For the three-month periods ended June 30, 2022		For the six-month periods ended June 30, 2022	
Functional	Exchange profit	Average	Exchange profit	Average
currency	(loss)	exchange rate	(loss)	exchange rate
NTD	\$17,471	-	\$(5,343)	-
USD	(160)	29.407	511	27.810
RMB	43,735	4.415	(10,331)	4.326
MYR	4,577	6.713	(862)	6.733
Others	319	-	(246)	-
Total	\$65,942		\$(16,271)	

	For the three-month periods ended June 30,2021		For the six-month periods ended June 30, 2021	
Functional	Exchange profit	Average	Exchange profit	Average
currency	(loss)	exchange rate	(loss)	exchange rate
NTD	\$51,063	-	\$(7,555)	-
USD	1,563	28.778	1,749	28.105
RMB	39,060	4.426	(10,527)	4.324
MYR	5,648	6.708	2,536	6.847
Others	365	-	(293)	-
Total	\$97,699		\$(14,090)	

- (02) In addition, the SWAP contracts held by the Group are a financial hedging operation intended to hedge exchange rate risk arising from the change (mainly including sales and purchases denominated in non-functional currencies, such as USD) in the exchange rate of foreign claims. Regarding the aforementioned SWAP contracts, the profit and loss arising from changes in the exchange rate will generally offset the profit and loss of the hedged project, so there is no significant market risk. As for the aforementioned hedged project, the net position of foreign currency claims that are not effectively hedged is linked to the market risk of changes in exchange rates, of which, the depreciation or appreciation of USD, RMB, MYR, or JPY will result in the risk of exchange profit or loss.
- (ii) Interest rate risk

The Group's interest rate risks include the fair value interest rate risk of the financial instruments with fixed interest rate and the cash flow interest rate risk of financial instruments with floating interest rate. The financial instruments with fixed interest rate refer to the company's time deposits, some financial assets-current measured at fair value through profit and loss, financial assets measured at amortized cost, some other financial assets-current and some bank loans; the financial instruments with floating rate refer to savings deposits, some other financial assets-current assets-current, some other financial assets rate risk evaluated and analyzed on a dynamic basis and controlled the interest rate risk exposure by maintaining an appropriate combination of fixed and floating interest rates. The Group expects no significant interest rate risk.

<u>interest rates</u>		December 31,	
	June 30, 2022	2021	June 30, 2021
Fixed interest rate			
Financial assets	\$3,368,594	\$2,863,111	\$2,906,119
Financial liabilities	(1,259,007)	(1,336,845)	(1,178,191)
Net amount	\$2,109,587	\$1,526,266	\$1,727,928
Floating interest rate			
Financial assets	\$1,128,102	\$1,304,445	\$975,771
Financial liabilities	(79,032)	(76,324)	(59,083)
Net amount	\$1,049,070	\$1,228,121	\$916,688

(01) <u>The Group's financial assets and liabilities with fixed and floating</u> interest rates

(02) Sensitivity Analysis

For the Group's financial assets and liabilities with a floating interest rate, if the interest rate of market deposits or loans increased by 0.5% on the reporting date, assuming that it is held for an accounting quarter and all other factors are given, it would cause the Group's net income (loss) before tax increased by NT\$2,623 thousand and NT\$2,292 thousand for the six-month periods ended June 30, 2022 and 2021, respectively.

(iii) Other price risks

The Group's beneficiary certificates and equity securities, such as financial assets measured at fair value through profit and loss and financial assets measured at fair value through other comprehensive profit and loss, are with price risk resulted. The Group manages the price risk of beneficiary certificates and equity securities by holding investment portfolios with different risks.

Sensitivity Analysis

For the Group's financial assets measured at fair value through profit and loss and financial assets measured at fair value through other comprehensive profit and loss, the impact of the beneficiary certificates and equity securities with a 5% price increase on the net income before tax or equity on the reporting date is as follows; also, the beneficiary certificates and equity securities with a 5% price decrease will affect the net income before tax or equity reversely:

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		December 31,	
	June 30, 2022	2021	June 30, 2021
Increase in net income before tax			
Financial assets measured at fair			
value through profit and loss	\$39,675	\$57,077	\$66,010
Increase in equity			
Financial assets measured at fair			
value through other			
comprehensive profit and loss	\$9,929	\$14,967	\$10,208

(b) Credit risk

(i) The Group's credit risk is mainly the potential impact of the counterparty or other parties' failure in performing financial assets contracts, which includes the concentration of credit risks, constituents, contract amounts, and other receivables of the financial assets transactions of the Group. In order to

reduce credit risk, the Group has dealt with all well-known domestic and foreign financial or securities institutions for bank deposits, financial assets measured at fair value through profit and loss, financial assets measured at amortized cost, some other financial assets, which are with low credit risk. For receivables, the Group continues to evaluate the financial status of the counterparties, historical experience, and other factors to adjust the trade amount and trade method of individual customers appropriately in order to improve the Group's credit-granting quality.

(ii) The Group evaluates and analyzes the overdue or impairment of financial assets on the balance sheet date. The Group's credit risk exposure amount is as follows:

Deeduchan 21

		Decdmber 31,	
	June 30, 2022	2021	June 30, 2020
Credit risk exposure amount			
Allowance for			
losses-measured by the			
expected credit losses			
amount for 12-month	\$-	\$-	\$-
Allowance loss-measured by			
the expected credit loss			
amount throughout the			
duration - Accounts			
receivable	29,630	30,641	30,673
Total	\$29,630	\$30,641	\$30,673

The aforementioned credit risk exposure amounts are all from the recovery of accounts receivable. The Group has continuously evaluated the losses that affect the estimated future cash flow of accounts receivable with appropriate allowance accounts appropriated. Therefore, the book amount of accounts receivable is with credit risk properly considered and reflected. In addition, the Group does not hold collateral for the impairment of financial assets that is with an allowance account appropriated.

(iii) The expected credit loss of the Group's notes and accounts receivable as of June 30, 2022, December 31, 2021 and June 30, 2021 is analyzed as follows:

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

June 30, 2022	Total book amount of notes and accounts receivable	Reserve matrix (loss rate)	Allowance for loss (expected credit loss throughout the duration)
Not overdue	\$1,362,932	0%-0.36%	\$1,770
30days overdue	157,022	0%-9.74%	1,500
31-90 days overdue	10,763	0%-18.03%	583
91-180 days overdue	5,023	0%-9.46%	418
181-365 days overdue	3,225	0%-28.70%	614
Over 366 days overdue	24,745	100.00%	24,745
Total	\$1,563,710		\$29,630
December 31, 2021			
Not overdue	\$1,430,581	0%~0.76%	\$2,077
30days overdue	70,330	0%~22.30%	430
31-90 days overdue	29,102	0%~31.47%	1,432
91-180 days overdue	16,363	0%~9.50%	1,545
181-365 days overdue	992	0%~29.06%	288
Over 366 days overdue	24,869	100.00%	24,869
Total	\$1,572,237		\$30,641
June 30, 2021			
Not overdue	\$1,260,143	0%-0.78%	\$2,158
30days overdue	100,229	0%-22.82%	969
31-90 days overdue	6,547	0%-32.11%	348
91-180 days overdue	5,688	0%-48.17%	318
181-365days overdue	1,200	0%-70.05%	357
Over 366 days overdue	26,523	100.00%	26,523
Total	\$1,400,330		\$30,673

(iv) The concentration of credit risk of accounts receivable is analyzed as follows:

	June 30, 2022	December 31,2021	June 30,2021
The accounts receivable ratio			
of the top five customers	33.78%	30.07%	32.49%

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing) (Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

(c) Liquidity risk

The Group manages and maintains sufficient cash and cash equivalents to support all contractual obligations for business operations and to minimize the impact of cash flow fluctuations. Bank loans are an important source of liquidity to the Group. The management ensures the repeating bank loans through capital structure management, monitoring the use of bank credit line, and complying with loan contract terms to reduce liquidity risk. The Group's stock investment under the financial assets measured at fair value through other comprehensive profit and loss is exposed to liquidity risk due to lack of an active market. In addition, the exchange rate of the Group's SWAP contract has been determined; therefore, there is no significant cash flow risk.

(i) Bank loan amount

	June 30, 2022	December 31, 2021	June 30, 2021
Short-term loan	\$1,149,500	\$1,229,500	\$1,020,643
Long-term loan	-	300,000	300,000
Long-term and			
short-term loan			
amount	968	3,676	240,917
Total	\$1,150,468	\$1,533,176	\$1,561,560

(ii) Maturity analysis of undiscounted financial liabilities

	Less than 1	More than	More than	Over 5	
June 30, 2022	year	1-2 years	2-5 years	years	Total
Non-derivative financial liabilities					
Short-term loan	\$1,190,682	\$-	\$-	\$-	\$1,190,682
Accounts payable	669,839	-	-	-	669,839
Accounts payable – related party	3,005	-	-	-	3,005
Other payables	808,372	28,995	-	24,572	861,939
Other payables – related party	3,584	-	-	-	3,584
Lease liabilities	18,897	4,220	9,828	77,981	110,926
Long-term loan	19,596	39,851	20,584	-	80,031
Total	\$2,713,975	\$73,066	\$30,412	\$102,553	\$2,920,006

Derivative financial liabilities: None

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. and SUBSIDIARIES (Continuing)

(Review only without following generally accepted auditing standards) (Unit amount in NT\$ Thousand, unless otherwise specified)

December 31, 2021	Less than 1 year	More than 1-2 years	More than 2-5 years	Over 5 years	Total
Non-derivative financial liabilities					
Short-term loan	\$1,263,014	\$-	\$-	\$-	\$1,263,014
Accounts payable	550,041	-	-	-	550,041
Accounts payable – related party	3,913	-	-	-	3,913
Other payables	518,486	10,849	-	23,181	552,516
Other payables – related party	3,607	-	-	-	3,607
Lease liabilities	21,533	10,526	9,532	77,887	119,478
Long-term loans	534	38,568	38,301		77,403
Total	\$2,361,128	\$59,943	\$47,833	\$101,068	\$2,569,972
Derivative financial liabilities: None June 30, 2021					
Non-derivative financial liabilities					
Short-term loan	\$1,094,839	\$-	\$-	\$-	\$1,094,839
Accounts payable	612,937	-	-	-	612,937
Accounts payable – related party	2,531	-	-	-	2,531
Other payables	335,691	25,332	-	26,034	387,057
Other payables – related party	2,484	-	-	-	2,484
Lease liabilities	21,788	18,620	16,419	79,445	136,272

414

\$2,070,684

Derivative financial liabilities: None

Long-term loan

Total

(D) Fair value of financial instruments

The book amount of the Group's financial instruments is an amount reasonably close to the fair value.

14,380

\$58,332

45,334

\$61,753

\$105,479

60,128

\$2,296,248

- (a) <u>The methods adopted for the fair value of financial instruments and the</u> <u>assumptions adopted for the use of evaluation techniques</u>
 - (i) The fair value of short-term financial instruments is estimated according to the book value on the balance sheet. Such financial instruments are with a short maturity date; also, the present value of future cash flows discounted at the market interest rate is close to the book amount; therefore, the book amount should be a reasonable basis for estimating the fair value. This method is applied to cash and cash equivalents, net notes receivable, net

accounts receivable (including related parties), other receivables (including related parties), short-term loans, accounts payable (including related parties), and other payables (including related parties).

- (ii) The financial assets measured at fair value through profit and loss are with a market price available for reference; therefore, the said market price is the fair value. The foreign bonds are quoted on the reporting date through Bloomberg, Reuters or other brokers and trading platforms, This quotation is fair value.
- (iii) Financial assets measured at fair value through other comprehensive profit and loss are equity instrument investments without market price available for reference; therefore, the fair value is estimated according to the Market Approach. The company has the fair value estimated according to the prices derived from the market transactions of the same or comparable equity instruments and other relevant information.
- (iv) The fair value of other financial assets and other noncurrent assets-restricted assets is estimated according to the book amount, since the present value of future cash collected and discounted at the market interest rate is close to the book amount; therefore, the book amount should be a reasonable basis for estimating the fair value.
- (v) The financial assets measured at amortized cost refer to the debt instrument investments that do not have market price available for reference, but with a fixed or decidable amount to be collected. The Group adopts the evaluation method of the cash flow model for estimation.
- (vi) The evaluation of derivative financial instruments is based on the evaluation models that are widely accepted in the market, such as, discount method and option pricing model.
- (vii) Lease liabilities are discounted at the Group's increment loan interest rate on the unpaid lease expense on the lease starting day and then measured at amortized cost of the effective interest method subsequently. The book amount of the lease liabilities is an amount reasonably close to the fair value.
- (viii)The Group's long-term loans are based on floating interest rates with the fair value estimated according to the book amount on the balance sheet, which has been adjusted with reference to market conditions. Therefore, the company's loan interest rate is close to the market interest rate.

(b) <u>Classification of fair value measurement</u>

All assets and liabilities measured or disclosed at the fair value are classified to the respective fair value level according to the lowest level input value critical to the overall fair value measurement. The input values for each level are as follows:

- Level 1: The market price (unadjusted) available for the same asset or liability on the measurement date;
- Level 2: Direct or indirect observable input values of assets or liabilities, except for those quotations in Level 1;

Level 3: Unobservable input value of assets or liabilities;

The assets and liabilities that were originally measured at fair value on a repetitive basis and recognized on the balance sheet should be reassessed for classification at the end of each reporting period to determine whether there is a swift between the levels of the fair value hierarchy.

(i) <u>The classification of financial instruments measured at fair value and</u> recognized in the balance sheet

The Group does not have assets and liabilities measured at fair value on a non-repetitive basis. The fair value level of assets and liabilities measured at fair value on a repetitive basis is as follows:

	Lever 1	Level 2	Level 3	Total
June 30, 2022				
<u>Assets</u> Financial assets measured at fair value through profit and loss				
Funds	\$105,172	\$-	\$-	\$105,172
Bonds	-	688,332	-	688,332
SWAP contracts Financial assets measured at fair value through other profit and loss	-	27,193	-	27,193
Unlisted stocks	-	-	198,572	198,572

Liabilities: None

Notes to Consolidated Financial Statements of G-SHANK ENTERPRISE CO., LTD. AND SUBSIDIARIES

(Continuing)

(Review only without following generally accepted auditing standards)

(Unit amount in NT\$ Thousand, unless otherwise specified)

	Lever 1	Level 2	Level 3	Total
December 31, 2021				
<u>Assets</u> Financial assets measured at fair value through profit and loss				
Funds	\$145,942	\$-	\$-	\$145,942
Bonds Financial assets measured at fair value through other profit and loss	995,598	-	-	995,598
Unlisted stocks	-	-	299,338	299,338
<u>Liabilities</u> : Financial assets measured at fair value through profit SWAP contracts	\$-	\$1,671	\$-	\$1,671
June 30, 2021				
<u>Assets</u> Financial assets measured at fair value through profit and loss				
Funds	\$126,191	\$-	\$-	\$126,191
Bonds	1,194,003	-	-	1,194,003
SWAP contracts Financial assets measured at fair value through other profit and loss	-	1,758	-	1,758
Unlisted stocks	-	-	204,167	204,167

Liabilities: None

(ii) The foreign bonds held by G-SHANK Group were judged to be non-active market debt instruments due to liquidity shortage. Therefore, the amount transferred from the Level 1 to the Level 2 in the first half of the year 2022 was \$688,332 thousand; there was no significant transfer between Level 1 and Level 2 for fair value hierarchy in the first half of the year 2021. (iii) The adjustment of the fair value measurement in Level 3 is as follows:

Financial assets measured at fair value through						
other comprehensive profit and loss						
· · ·						
For the six-month pe	eriods ended June 30,					
2022	2021					
\$299,338	\$205,354					
(100,766)	(1,187)					
\$198,572	\$204,167					
	other comprehens Equity instrument inves For the six-month per 2022 \$299,338 (100,766)					

The Group had recognized total current loss for an amount of NT\$100,766 thousand and NT\$1,187 thousand in other comprehensive profit and loss due to change in Level 3 fair value for the six-month periods ended June 30, 2022 and 2021, respectively, and they were booked in the "other comprehensive profit and loss – unrealized appraisal loss of equity instrument investment measured at fair value through other comprehensive profit and loss.

- (iv) The evaluation techniques and assumptions adopted to measure the fair value of financial assets.
 - (01) The fair value of financial assets with standard terms and conditions that are traded in an active market is determined by referring to market price.
 - (02) The foreign bonds are determined by quotations on the reporting date through Bloomberg, Reuters or other brokers and trading platforms.
 - (03) The exchange transaction contracts are based on the discounted cash flow methods. Future cash flows are estimated at the forward exchange rate observable on the reporting date and the exchange rate set in the contract, and discounted at a discount rate that can reflect the credit risk of each counterparty.
 - (04) The fair value of domestic unlisted equity instrument investment is evaluated with the Market Approach.

Notes to 0	Consolidated Fin		G-SHANK EN (Continuing)	TERPRISE CO., LTD.	and SUBSIDIARIES
	,	•		accepted auditing stands as otherwise specified)	ards)
		untitative informa bservable input va			urement of significant
	Evaluation technique	Significant unobservable input value	Quantitative information	Relationship between the input value and fair value	Sensitivity analysis of the relationship between the input value and fair value
June 30, 2022					
Financial assets					
Financial assets	measured at fair	value through other c	omprehensive	profit and loss:	
Stock	Market Approach	Similar company's stock price-to-net value ratio	2.31	The higher the stock price-to-net value ratio of similar companies, the higher the estimated fair value	When the stock price-to-net value ratio of similar companies increases (decreases) by 5%, the equity of the Group will increase/decrease by NT\$9,929 thousand.
December 31,20	021				
Financial assets					
	measured at fair	value through other c	omprehensive	profit and loss:	
Stock	Market	Similar	3.28	The higher the stock	When the stock price-to-net
	Approach	company's stock price-to-net value ratio		price-to-net value ratio of similar companies, the higher the estimated fair value	value ratio of similar companies increases (decreases) by 5%, the equity of the Group will increase/decrease by NT\$14,967 thousand.
June 30,2021					
Financial assets					
	measured at fair	value through other c	omprehensive	profit and loss	
Stock	Market Approach	Similar company's stock price-to-net value ratio	2.9	The higher the stock price-to-net value ratio of similar companies, the higher the estimated fair value	When the stock price-to-net value ratio of similar companies increases (decreases) by 5%, the equity of the Group will increase/decrease by NT\$10,208 thousand.

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(vi) The evaluation process for the fair value measurement of significant unobservable input values (Level 3):

The Accounting Department of the Group is responsible for fair value verification, using independent sources of information to bring the evaluation results closer to the market, confirming that the data source is independent, reliable, consistent with other data resources, and representing executable prices. Also, analyze the value change in the assets and liability that must be re-measured or re-evaluated on the reporting date according to the Group' s accounting policies to ensure the reasonableness of the evaluation result.

13. Supplementary disclosure matters

The transactions between the company and the following subsidiaries and among the subsidiaries were written-off at the time of preparing the consolidated financial report. The information disclosed below is for reference only.

(1) <u>Information on major transactions</u>

Supplementary information of the company and the subsidiaries for the six-month periods ended June 30, 2022 is disclosed as follows:

(A) Loaning of funds:

Unit:NT\$ Thousand/USD

No	Lending company	Borrower	Accountin g item	Related party	Maximum amount - current	Balance – ending (06.30.2022) (Note 2)	Actual amount implemented (Note 3)	Interest rate range	Nature of loan	Transaction amount	Reason for short-term loan	Allowance for bad debt appropriated			Loaning of fund limit to individual (Note 1)	Total loaning of fund limit (Note 1)
1	ENTERPRISE	G-SHANK JAPAN CO., LTD.	Other accounts receivable – related party	Yes	\$53,478 (USD1,800,000)	\$41,594 (USD1,400,000)	\$11,884 (USD400,000)	1%	Short- term loan	\$-	Business operation of affiliated enterprise	\$-	-	\$-	\$521,774	\$2,087,095
2	G-SHANK PRECISION MACHINERY	SHANGHAI G-SHANK PRECISION HARDWARE CO., LTD	Other accounts receivable – related party	Yes	79,902 (RMB18,000,000)	79,902 (RMB18,000,000)	79,902 (RMB18,000,000)	0%	Short- term loan	-	Business operation of affiliated enterprise	-	-	-	154,111 (RMB 34,717,453)	616,443 (RMB 138,869,810)

Note 1: The total loaning of fund limit refers to an amount equivalent to 40% of the current net value of the lending company. The loaning of fund limit to individual refers to an amount equivalent to 10% of the current net value of the lending company. The current net value is based on the latest financial statements audited by an independent auditor.

Note 2: It is the loaning of fund amount resolved by the company's board of directors.

Note 3: It is the actual outstanding loan amount at yearend.

(B) Making of endorsements/guarantees: None

(C) Securities held at yearend (excluding the investment in the equity of the subsidiaries, affiliate enterprises, and joint venture):

Unit: NT\$ Thousand/RMB/THB/USD

			Relationship			Ending (Ju	ne 30,2022)		
Holding company	Type of securities	Name of securities	with the securities issuer	Accounting title	Shares / unit / 1,000 shares	Book amount	Shareholding ratio (%)	Fair value / net value	Remarks
	Stocks	REEL MASK INDUSTRY CO., LTD.	None	Financial assets-noncurrent measured at fair value through other comprehensive profit and loss	3,392,713	\$198,572	9.98	\$198,572	
	Bonds	AXA bonds AXASA 4.5 12/29/2049	None	Financial assets-current measured at fair value through profit and loss	700,000	17,195 (USD578,781)	-	17,195 (USD578,781)	
	Bonds	HSBC Holding bonds HSBC 6 RERP (I)	None	Financial assets-current measured at fair value through profit and loss	3,100,000	82,985 (USD2,793,162)	-	82,985 (USD2,793,162)	
G-SHANK ENTERPRIS	Bonds	Macquarie Group Limited bonds MQGAU 6 1/8 PERP	None	Financial assets-current measured at fair value through profit and loss	1,400,000	37,926 (USD1,276,562)	-	37,926 (USD1,276,562)	
E CO., LTD.	Bonds	Societe Generale bonds SOCGEN 6.75 PERP (I)	None	Financial assets-current measured at fair value through profit and loss	4,220,000	111,462 (USD3,751,664)	-	111,462 (USD3,751,664)	
	Bonds	Societe Generale bonds SOCGEN 7 3/8 PERP	None	Financial assets-current measured at fair value through profit and loss	400,000	11,485 (USD386,568)	-	11,485 (USD386,568)	
	Bonds	BCS-Barclays Plc bonds BACR 8 PERP	None	Financial assets-current measured at fair value through profit and loss	200,000	5,872 (USD197,638)	-	5,872 (USD197,638)	
	Bonds	DB-Deutsche Bank AG bonds DB 6 1/4 PERP	None	Financial assets-current measured at fair value through profit and loss	6,400,000	163,410 (USD5,500,160)	-	163,410 (USD5,500,160)	

(Continued from the last page)

Unit: NT\$ Thousand/RMB/THB/USD

			Relationship			Ending (Ju	ne 30,2022)		
Holding company	Type of securities	Name of securities	with the securities issuer	Accounting title	Shares / unit / 1,000 shares	Book amount	Shareholdin g ratio (%)	Fair value / net value	Remarks
	Bonds	HSBC Holding bonds HSBC 6 1/4 RERP	None	Financial assets-current measured at fair value through profit and loss	300,000	\$8,767 (USD295,089)	-	\$8,767 (USD295,089)	
	Bonds	HSBC Holding bonds HSBC 4.7 RERP (I)	None	Financial assets-current measured at fair value through profit and loss	200,000	4,490 (USD151,126)	-	4,490 (USD151,126)	
	Bonds	Societe Generale bonds SOCGEN 6.75 PERP (II)	None	Financial assets-current measured at fair value through profit and loss	2,000,000	52,825 (USD1,778,040)	-	52,825 (USD1,778,040)	
	Bonds	HSBC Holding bonds HSBC 6 3/8 PERP	None	Financial assets-current measured at fair value through profit and loss	1,000,000	28,517 (USD959,840)		28,517 (USD959,840)	
G-SHANK	Bonds	HSBC Holding bonds HSBC 6 RERP (II)	None	Financial assets-current measured at fair value through profit and loss	500,000	13,385 (USD450,510)	-	13,385 (USD450,510)	
ENTERPRIS E CO., LTD.	Bonds	UBS Group AG bonds UBS 5 PERP	None	Financial assets-current measured at fair value through profit and loss	300,000	8,137 (USD273,876)	-	8,137 (USD273,876)	
	Bonds	HSBC Holding bonds INTNED 4.7 PERP (II)	None	Financial assets-current measured at fair value through profit and loss	600,000	13,470 (USD453,378)	-	13,470 (USD453,378)	
	Bonds	BNP Paribas bonds BNP 5 1/8 PERP	None	Financial assets-current measured at fair value through profit and loss	200,000	4,971 (USD167,310)	-	4,971 (USD167,310)	
Bon	Bonds	HSBC Holding bonds HSBC 6 RERP (III)	None	Financial assets-current measured at fair value through profit and loss	700,000	18,753 (USD631,190)	-	18,753 (USD631,190)	
	Bonds	DB-Deutsche Bank AG bonds DB 7.5 PERP (I)	None	Financial assets-current measured at fair value through profit and loss	1,600,000	43,457 (USD1,462,720)	-	43,457 (USD1,462,720)	

(Continued from the last page)

Unit: NT\$ Thousand/RMB/THB/USD

r			1				CIII	L: NI\$ Thousand/KNB	/ IIID/ CDD
			Relationship			Ending (Ju	ne 30,2022)		
Holding company	Type of securities	Name of securities	with the securities issuer	Accounting title	Shares / unit / 1,000 shares	Book amount	Shareholdin g ratio (%)	Fair value / net value	Remarks
G-SHANK ENTERPRIS E CO., LTD.	Bonds	DB-Deutsche Bank AG bonds DB 7.5 PERP (II)	None	Financial assets-current measured at fair value through profit and loss	800,000	21,729 (USD731,360)	-	21,729 (USD731,360)	
CHIN DE	Funds	First Bank Taiwan Monetary Funds	None	Financial assets-current measured at fair value through profit and loss	209,672	3,249	-	3,249	
INVESTME NT CO.,	Bonds	HSBC Holding bonds HSBC 6 RERP	None	Financial assets-current measured at fair value through profit and loss	470,000	12,591 (USD423,799)	-	12,591 (USD423,799)	
LTD.	Bonds	HSBC Holding bonds HSBC 4.7 PERP	None	Financial assets-current measured at fair value through profit and loss	1,200,000	26,905 (USD905,592)	-	26,905 (USD905,592)	
	Funds	KFFAI6M79	None	Financial assets-current measured at fair value through profit and loss	1,000,000	8,424 (THB9,992,600)	-	8,424 (THB9,992,600)	
	Funds	KFFAI6M74	None	Financial assets-current measured at fair value through profit and loss	800,000	6,757 (THB8,015,840)	-	6,757 (THB8,015,840)	
GREAT-SHA NK CO.,	Funds	KFAFIX-A	None	Financial assets-current measured at fair value through profit and loss	1,588,882	14,896 (THB17,669,635)	-	14,896 (THB17,669,635)	
LTD.	Funds	KFFAI6M70	None	Financial assets-current measured at fair value through profit and loss	1,000,000	\$8,452 (THB10,062,300)	-	\$8,452 (THB10,062,300)	
	Funds	KFASMART	None	Financial assets-current measured at fair value through profit and loss	925,531	8,428 (THB9,997,951)		8,428 (THB9,997,951)	
	Funds	SCBFIXEDA(RA)	None	Financial assets-current measured at fair value through profit and loss	3,897,093	34,546 (THB40,980,270)		34,546 (THB40,980,270)	

(Continued from the last page)

Unit: NT\$ Thousand/RMB/THB/USD

			Relationship		Ending (June 30,2022)					
Holding company	Type of securities	Name of securities	with the securities issuer	Accounting title	Shares / unit / 1,000 shares	/ 1,000 Book amount Shar		Fair value / net value	Remarks	
GREAT-SHA	CO., Funds SCBSEE None Financial assets		Financial assets-current measured at fair value through profit and loss	1,603,831	17,278 (THB20,495,350)		17,278 (THB20,495,350)			
NK CO., LTD.			None	Financial assets-current measured at fair value through profit and loss	179,141	3,142 (THB3,727,253)		3,142 (THB3,727,253)		

(D) Cumulative purchases or sales of the same security amounted to more than NT\$300 million or 20% of the paid-in capital: None

- (E) Acquired real estate for an amount of more than NT\$300 million or 20% of the paid-in capital: None
- (F) Disposed real estate for an amount more than NT\$300 million or 20% of the paid-in capital: None
- (G) The purchase or sale of goods with the related party for an amount more than NT\$100 million or 20% of the paid-in capital: None
- (H) Accounts receivable from related parties amounted to more than NT\$100 million or 20% of the paid-in capital: None
- (I) Engage in derivative instruments transactions: Please refer to Notes 6.(2) and 12 of the consolidated financial statements.

(J) Business relationship and important transactions and transaction amount between the parent company and subsidiaries and among subsidiaries:

			Relationship	-	Fransactions	-	
No. (Note 1)	Trading party	Counterparty	with the trading party (Note 2)	Item	Amount	Transaction conditions	Ratio to total consolidated operating income or total assets (Note 3)
0	G-SHANK ENTERPRISE	SHANGHAI G-SHANK	1	Sales income	\$ 175	Note 4	0.01%
	CO., LTD.	PRECISION		Cost of goods sold	4	Note 5	-
		MACHINERY CO.,		Other income	13,532	Note 7	0.43%
		LTD.		Accounts receivable - related party	147		-
				Accounts payable - related party	4		-
				Other receivables - related party	13,663		0.14%
				Other payable – related party	34		-
0	G-SHANK ENTERPRISE	G-LONG PRECISION	1	Other income	1,952	Note 7	0.06%
	CO., LTD.	MACHINERY		Other receivables - related party	1,971		0.02%
		(DONG GUAN) CO., LTD.					
0	G-SHANK ENTERPRISE	XIAMEN G-SHANK	1	Other income	1,741	Note 7	0.06%
	CO., LTD.	PRECISION		Other receivables - related party	1,758		0.02%
		MACHINERY CO., LTD.		Other payable – related party	10		-
0	G-SHANK ENTERPRISE	G-SHANK PRECISION	1	Cost of goods sold	156	Note 5	-
	CO., LTD.	MACHINERY		Other income	3,429	Note 7	0.11%
		(SUZHOU) CO., LTD.		Accounts payable – related party	159		-
				Other receivables - related party	3,462		0.04%

(Continued from the last page)

	led from the fust page)		Relationship	Transactions					
No. (Note 1)	Trading party	Counterparty	with the trading party (Note 2)	Item	Amount	Transaction conditions	Ratio to total consolidated operating income or total assets (Note 3)		
0	G-SHANK ENTERPRISE	QINGDAO G-SHANK	1	Sales income	\$ 116	Note 4	-		
	CO., LTD.	PRECISION SDN.BHD.		Other income	3,529	Note 7	0.11%		
				Accounts receivable - related party	57		-		
				Other receivables – related party	3,562		0.04%		
0	G-SHANK ENTERPRISE	SHENZHEN G-SHANK	1	Cost of goods sold	144	Note 5	-		
	CO., LTD.	PRECISION SDN.BHD.		Other income	1,430	Note 7	0.05%		
				Accounts payable – related party	175		-		
				Other receivables – related party	1,450		0.02%		
				Other payables – related party	371		-		
0	G-SHANK ENTERPRISE	TIANJIN G-SHANK	1	Other income	3,121	Note 7	0.10%		
	CO., LTD.	PRECISION		Other receivables – related party	3,151		0.03%		
		MACHINERY CO., LTD.							
0	G-SHANK ENTERPRISE	G-SHANK, INC.	1	Sales income	4,612	Note 4	0.15%		
	CO., LTD.			Accounts receivable - related party	352		-		
				Other receivables – related party	114		-		
0	G-SHANK ENTERPRISE	SHENZHEN G-BAO	1	Sales income	1,233	Note 4	0.04%		
	CO., LTD.	PRECISION SDN.BHD.		Cost of goods sold	565	Note 5	0.02%		
				Accounts receivable - related party	2,092	Note 7	0.07%		
				Other receivables – related party	2,112		0.02%		

(Continued from the last page)

	ed from the last page)		Relationship		Transactions		
No. (Note 1)	Trading party	Counterparty	with the trading party (Note 2)	Item	Amount	Transaction conditions	Ratio to total consolidated operating income or total assets (Note 3)
0	G-SHANK ENTERPRISE	GREAT-SHANK CO.,	1	Sales income	\$ 4,120	Note 4	0.13%
	CO., LTD.	LTD.		Other income	1,893	Note 7	0.06%
				Accounts receivable - related party	3,569		0.04%
				Other receivables – related party	1,543		0.02%
0	G-SHANK ENTERPRISE	G-SHANK ENTERPRISE	1	Sales income	1,759	Note 4	0.06%
	CO., LTD.	(M) SDN. BHD.		Other income	2,995	Note 7	0.09%
				Accounts receivable - related party	554		0.01%
				Other receivables – related party	8		-
0	G-SHANK ENTERPRISE	PT INDONESIA	1	Sales income	711	Note 4	0.02%
	CO., LTD.	G-SHANK PRECISION		Accounts receivable – related party	725		0.01%
0	G-SHANK ENTERPRISE	G-SHANK JAPAN CO.,	1	Sales income	1,391	Note 4	0.04%
	CO., LTD.	LTD.		Cost of goods sold	313	Note 5	0.01%
				Interest income	70	Note 8	-
				Operating expense	282	Note 7	0.01%
				Accounts receivable - related party	67		-
				Accounts payable – related party	12		-
				Other receivables – related party	11,906		0.13%
				Other payables – related party	485		0.01%

(Continued from the last page)

			Relationship		Transactions		
No. (Note 1)	Trading party	Counterparty	with the trading party (Note 2)	Item	Amount	Transaction conditions	Ratio to total consolidated operating income or total assets (Note 3)
1	SHANGHAI G-SHANK	HONG JING	3	Sales income	\$ 1,779	Note 6	0.06%
	PRECISION	(SHANGHAI)		Cost of goods sold	51,435	Note 6	1.63%
	MACHINERY CO., LTD.	ELECTRONICS CO.,		Other profit and loss	7,967	Note 7	0.25%
		LTD.		Accounts receivable - related party	844		0.01%
				Accounts payable – related party	22,933		0.24%
				Other receivable – related party	3,221		0.03%
				Other payable – related party	1,943		0.02%
1	SHANGHAI G-SHANK	TIANJIN G-SHANK	3	Sales income	268	Note 6	0.01%
	PRECISION	PRECISION		Cost of goods sold	23	Note 6	-
	MACHINERY CO., LTD.	MACHINERY CO., LTD.		Accounts receivable – related party	60		-
1	SHANGHAI G-SHANK	SHANGHAI G-SHANK	3	Sales income	1,768	Note 6	0.06%
	PRECISION	PRECISION		Cost of goods sold	14,431	Note 6	0.46%
	MACHINERY CO., LTD.	HARDWARE CO., LTD.		Other profit and loss	4,426	Note 7	0.14%
				Accounts receivable - related party	1,266		0.01%
				Accounts payable – related party	4,827		0.05%
				Other receivables – related party	81,789		0.86%
				Other payables – related party	378		-
1	SHANGHAI G-SHANK	XIAMEN G-SHANK	3	Sales income	35	Note 6	-
	PRECISION	PRECISION					
	MACHINERY CO., LTD.	MACHINERY CO., LTD.					

(Continued from the last page)

			Relationship	,	Fransactions		
No. (Note 1)	Trading party	Counterparty	with the trading party (Note 2)	Item	Amount	Transaction conditions	Ratio to total consolidated operating income or total assets (Note 3)
1	SHANGHAI G-SHANK	GREAT-SHANK CO.,	3	Sales income	\$ 1,337	Note 6	0.04%
	PRECISION	LTD.		Accounts receivable – related party	906		0.01%
	MACHINERY CO., LTD.						
1	SHANGHAI G-SHANK	G-SHANK JAPAN CO.,	3	Sales income	890	Note 6	0.03%
	PRECISION	LTD.		Cost of goods sold	7,000	Note 6	0.22%
	MACHINERY CO., LTD.			Accounts receivable – related party	439		-
				Other payables – related party	1,638		0.02%
1	SHANGHAI G-SHANK	PT INDONESIA	3	Sales income	3,661	Note 6	0.12%
	PRECISION	G-SHANK PRECISION		Accounts receivable – related party	3,756		0.04%
	MACHINERY CO., LTD.						
1	SHANGHAI G-SHANK	G-SHANK PRECISION	3	Sales income	200	Note 6	0.01%
	PRECISION	MACHINERY		Cost of goods sold	1,893	Note 6	0.06%
	MACHINERY CO., LTD.	(SUZHOU) CO., LTD.		Accounts receivable – related party	219		-
				Accounts payable – related party	896		0.01%
1	SHANGHAI G-SHANK	G-SHANK ENTERPRISE	3	Sales income	1,341	Note 6	0.04%
	PRECISION	(M) SDN. BHD.		Cost of goods sold	185	Note 6	0.01%
	MACHINERY CO., LTD.			Accounts receivable – related party	299		-
				Accounts payable – related party	102		-
				Other receivables – related party	11		-

(Continued from the last page)

			Relationship	,	Transactions		
No. (Note 1)	Trading party	Counterparty	with the trading party (Note 2)	Item	Amount	Transaction conditions	Ratio to total consolidated operating income or total assets (Note 3)
1	SHANGHAI G-SHANK	SHENZHEN G-SHANK	3	Cost of goods sold	\$ 2,125	Note 6	0.07%
	PRECISION	PRECISION SDN.BHD.		Accounts payable – related party	2,409		0.03%
	MACHINERY CO., LTD.						
1	SHANGHAI G-SHANK	HUBEI HANSTAR	3	Sales income	1,036	Note 6	0.03%
	PRECISION	ELECTRONICS		Cost of goods sold	4,966	Note 6	0.16%
	MACHINERY CO., LTD.	TECHNOLOGY CO.,		Accounts receivable - related party	175		-
		LTD.		Accounts payable – related party	2,170		0.02%
1	SHANGHAI G-SHANK PRECISION	G-LONG PRECISION MACHINERY (DONG	3	Sales income	5	Note 6	-
	MACHINERY CO., LTD.	GUAN) CO., LTD.					
1	SHANGHAI G-SHANK	QINGDAO G-SHANK	3	Sales income	32	Note 6	-
	PRECISION	PRECISION SDN.BHD.					
	MACHINERY CO., LTD.						
2	SHENZHEN G-SHANK	G-LONG PRECISION	3	Cost of goods sold	143	Note 6	-
	PRECISION SDN.BHD.	MACHINERY (DONG		Accounts payable – related party	129		-
		GUAN) CO., LTD.					
2	SHENZHEN G-SHANK	SHENZHEN G-BAO	3	Sales income	2,908	Note 6	0.09%
	PRECISION SDN.BHD.	PRECISION SDN.BHD.		Cost of goods sold	739	Note 6	0.02%
				Accounts receivable – related party 1,929		0.02%	
				Accounts payable – related party	619		0.01%

(Continued from the last page)

			Relationship		Transactions		
No. (Note 1)	Trading party	Counterparty	with the trading party (Note 2)	Item	Amount	Transaction conditions	Ratio to total consolidated operating income or total assets (Note 3)
2	SHENZHEN G-SHANK	XIAMEN G-SHANK	3	Sales income	\$ 1,525	Note 6	0.05%
	PRECISION SDN.BHD.	PRECISION		Accounts receivable – related party	1,659		0.02%
		MACHINERY CO., LTD.					
2	SHENZHEN G-SHANK	G-SHANK PRECISION	3	Sales income	264	Note 6	0.01%
	PRECISION SDN.BHD.	MACHINERY		Accounts receivable - related party	181		-
		(SUZHOU) CO., LTD.					
3	G-SHANK PRECISION	PT INDONESIA	3	Sales income	631	Note 6	0.02%
	MACHINERY	G-SHANK PRECISION					
	(SUZHOU) CO., LTD.						
3	G-SHANK PRECISION	G-SHANK JAPAN CO.,	3	Cost of goods sold	36	Note 6	-
	MACHINERY	LTD.					
	(SUZHOU) CO., LTD.						
3	G-SHANK PRECISION	DONGGUAN	3	Sales income	44	Note 6	-
	MACHINERY	QIAOJUTRADING CO.,		Accounts receivable - related party	50		-
	(SUZHOU) CO., LTD.	LTD.					
4	G-LONG PRECISION	TIANJIN G-SHANK	3	Sales income	122	Note 6	-
	MACHINERY	PRECISION		Accounts receivable - related party	58		-
	(DONG GUAN) CO.,	MACHINERY CO., LTD.					
	LTD.						

(Continued from the last page)

			Relationship		Transactions		
No. (Note 1)	Trading party	Counterparty	with the trading party (Note 2)	Item	Amount	Transaction conditions	Ratio to total consolidated operating income or total assets (Note 3)
4	G-LONG PRECISION MACHINERY (DONG GUAN) CO., LTD.	SHENZHEN G-BAO PRECISION SDN.BHD.	3	Sales income Accounts receivable – related party	\$ 25 8	Note 6	-
4	G-LONG PRECISION MACHINERY (DONG GUAN) CO., LTD.	HUBEI HANSTAR ELECTRONICS TECHNOLOGY CO., LTD.	3	Sales income Accounts receivable – related party	53 60	Note 6	-
4	G-LONG PRECISION MACHINERY (DONG GUAN) CO., LTD.	DONGGUAN QIAOJU TRADING CO., LTD.	3	Sales income Other profit and loss Accounts receivable – related party Other receivables – related party	6,292 80 3,800 31	Note 6	0.20% - 0.04% -
4	G-LONG PRECISION MACHINERY (DONG GUAN) CO., LTD.	HONG JING (SHANGHAI) ELECTRONICS CO., LTD.	3	Sales income	18	Note 6	-
5	G-SHANK ENTERPRISE (M) SDN. BHD.	PT INDONESIA G-SHANK PRECISION	3	Sales income Accounts receivable – related party	166 170	Note 6	0.01%
5	G-SHANK ENTERPRISE (M) SDN. BHD.	G-SHANK JAPAN CO., LTD.	3	Sales income Cost of goods sold Accounts receivable – related party Accounts payable – related party Other payables – related party	\$ 5,476 3,487 1,500 10 1,869	Note 6 Note 6	0.17% 0.11% 0.02% - 0.02%

(Continued from the last page)

			Relationship		Transactions		
No. (Note 1)	Trading party	Counterparty	with the trading party (Note 2)	Item	Amount	Transaction conditions	Ratio to total consolidated operating income or total assets (Note 3)
6	HONG JING (SHANGHAI) ELECTRONICS CO., LTD.	SHANGHAI G-SHANK PRECISION HARDWARE CO., LTD.	3	Sales income	1	Note 6	-
7	G-SHANK JAPAN CO., LTD.	SHENZHEN G-BAO PRECISION SDN.BHD.	3	Cost of goods sold Accounts payable – related party	696 13	Note 6	0.02%
7	G-SHANK JAPAN CO., LTD.	GREAT-SHANK CO., LTD.	3	Other payables – related party	302		-
7	G-SHANK JAPAN CO., LTD.	XIAMEN G-SHANK PRECISION MACHINERY CO., LTD.	3	Sales income	56	Note 6	-
8	QINGDAO G-SHANK PRECISION SDN.BHD.	TIANJIN G-SHANK PRECISION MACHINERY CO., LTD.	3	Sales income Accounts receivable – related party	441 180	Note 6	0.01%
9	TIANJIN G-SHANK PRECISION MACHINERY CO., LTD.	HUBEI HANSTAR ELECTRONICS TECHNOLOGY CO., LTD.	3	Sales income	4	Note 6	-

Note 1: Business transactions conducted between the parent company and subsidiaries should be noted in the "No." column as follows:

- (1) Fill in "0" for the parent company;
- (2) The subsidiaries are numbered sequentially starting from the Arabic number "1" by the company type.
- Note 2: The "relationship with the trading companies" includes three types (The same transaction between parent company and subsidiary or between two subsidiaries needs not to be disclosed repeatedly, for example, if the parent company has already disclosed the transaction conducted with the subsidiary, the subsidiary does not need to have it disclosed again. If one of the two subsidiaries has already disclosed the transaction conducted, the other subsidiary does not need to have it disclosed again), which should be marked as follows:
 - (1) The parent company to the consolidated subsidiary;
 - (2) Consolidate subsidiary to parent company;
 - (3) Consolidated subsidiary to consolidated subsidiary;
- Note 3: For the ratio of the transaction amount to the consolidated total operating income or total assets, if it is an asset or liability item, it is calculated for the ratio of the ending balance amount to the consolidated total assets; if it is a profit and loss item, it is calculated for the ratio of the interim cumulative amount to total consolidated operating income.
- Note 4: The products sold are mostly equipment, tools, and materials used for production with the price negotiated by both parties by adding a percentage to the cost or by the cost price of trade depending on the type of product traded; also, taking into account the expenses and exchange rate risk. However, the specifications of products that are sold to related parties are exclusive; therefore, there is no other customer available for comparison. The payment term of sales to a related party is OA60-150 days.
- Note 5: The purchase is mostly for molds and parts with special specifications from one single supplier. Therefore, there is no other purchase price available for comparison. The payment term for such single supplier is OA60-120 days.
- Note 6: The collection (payment) term is OA90-150 days according to the contract signed.

Note 7: It is calculated and collected according to the contract signed.

Note 8: Interest collection and principal repayment are made according to the loan contract signed.

(2) Re-investment business-related information

Supplementary disclosure of information related to the company's direct or indirect significant influence, control, or joint venture equity on the investee company not in Mainland China for the six-month period ended June 30, 2022.

Unit : NTD Thousand/USD/MYR

Original investment amount Investment As of June 30, 2021 Current profit (Note 12) profit (loss) (loss) of the Main business Investor recognized in Investee Company Location Book Footnote Investee Company operation December 31 Number of Ratio June 30, 2021 amount current period 2020 Company shares (%) (Note 11) (Note 11) CHIN DE INVESTMENT CO., Note 1 General investment \$ 50,000 \$ 50,000 5,000,000 100.00 \$49,202 \$(4,952) \$(4,952) LTD. GRAND STAR **ENTERPRISES** 588,055 100.00 1,582,681 Note 2 General investment 590,864 83,435 83,534 L.L.C. (Note 2) Stamping parts G-SHANK, Inc. Note 3 36,686 1.000 100.00 344,552 36,686 11,661 11.669 molds, fixtures G-SHANK **G-SHANK** Stamping parts ENTERPRISE (M) 85,112 **ENTERPRISE** Note 4 85,112 6,924,750 92.33 387,927 48,435 44,711 molds, fixtures CO., LTD. SDN. BHD. Precision GREAT-SHANK CO., Note 5 progressive die and 69,509 69,509 7,968,750 85.00 155,100 20,292 17,195 LTD. hardware products **G-SHANK JAPAN** 19,749 19.749 58.89 7,925 3,012 1.774 Note 6 International trade 1.060 CO., LTD. SUNFLEX Manufacturing and trading of electronic **TECHNOLOGY CO.,** Note 7 40,448 40,448 9,940,956 14.73 161,922 57,820 8,514 components LTD. CHIN DE SUNFLEX Manufacturing and **INVESTMEN** TECHNOLOGY CO., trading of electronic 217 10,000 0.01 165 57,820 9 Note 7 217 T CO., LTD. LTD. components

(Continued from the last page)

Unit: NTD Thousand/USD/MYR

Investor			Main business	-	Original investment amount (Note 12)		As of June 30, 2021		Current profit (loss) of the	Investment profit (loss) recognized in current period (Note 11) \$- -	
Company	Investee Company	Location	operation	June 30, 2021	December 31, 2020	Number of shares	Ratio (%)	Book amount (Note 11)	Investee	current period	
G-SHANK ENTERPRI SE (M) SDN. BHD.	PT INDONESIA G-SHANK PRECISION	Note 8	Stamping parts molds, fixtures	\$48,154 (RM 7,144,500)	\$48,154 (RM 7,144,500)	18,800	94.00	\$215,101 (RM 31,914,157)	\$29,494 (RM 4,396,844)	N-	
G-SHANK, INC.	G-SHANK DEMEXICO,S.A. DE C.V.	Note 9	Stamping parts molds, fixtures	4,725 (USD 159,025)	4,725 (USD 159,025)	-	100.00	21,982 (USD739,896)	1,839 (USD 63,898)	-	
GRAND STAR ENTERPRI SES L.L.C. (Note 2)	GLOBAL STAR INTERNATIONAL CO., LTD.	Note 10	General investment	570,967 (USD19,118,011)	567,996 (USD19,118,011)	19,218,011	100.00	1,571,510	82,592	-	

Note 1: 20F-2, No. 83, Section 1, Chung Hsiao E. Road, Zhongzheng District, Taipei City

- Note 2: 201 Rogers Office Building Edwin Wallace Rey Drive George Hill Anguilla
- Note 3: 1034 Old Port Isabel Rd., Suite 2 Brownsville, TX 78521, U.S.A.
- Note 4: Plot 94, Bayan Lepas Industrial Estate 11900 Bayan Lepas, Penang, Malaysia.
- Note 5: 116 Moo 1 Hitech Industrial Estate T.Banlane , A.Bang Pa-In , Ayutthaya Thailand 13160
- Note 6: 1-17-14, Nishi-Shinbashi ,Excel Annex 8F, Nishi-Shinbashi, Minato-Ku,Tokyo, 105-0003 Japan.
- Note 7: No. 522, Nanshang Road, Guishan District, Taoyuan City
- Note 8: Jl. Industri Kawasan JABABEKA Tahap Il Block RR 5C-5D Cikarang-Bekasi 17530, Indonesia

- Note 9: NO.15, Gral, Pedro Hinojosa, cd industrial H.Matamoros, Tamps, Mexico.
- Note 10: Suite 102, Cannon Place, P.O. Box 712, North Sound Rd., George Town, Grand Cayman, KY1-9006 Cayman Islands.
- Note 11: Except for GRAND STAR ENTERPRISES L.L.C. and GLOBAL STAR INTERNATIONAL CO., LTD. the calculation according to the financial statements of the invested companies of the same period that have not been reviewed by the independent auditor
- Note 12: The original investment amount at the end of the current period and the end of last year iscalculated according to the exchange rate on June 30, 2022.

(3) Investment in China

(A) The name, main business operation, paid-in capital, investment methods, remittance in and out of funds, shareholding ratio, investment profit and loss, investment book amount at yearend, remittance in of investment profit and loss, and investment limits of the invested company in China:

Invested company in China	Main business operation	Paid-in capital	Investment method	Cumulative investment amount remitted out of Taiwan in current period - beginning	Invest amount a in or o current Remitted out	remitted out in period	Cumulative investment amount remitted out of Taiwan in current period - ending	Current profit (loss) of the invested company	The company's direct or indirect investment shareholdin g ratio (%)	Investmen t profit (loss) recognized in current period (Note 4)	Book amount of investment - ending	Investment profit remitted into Taiwan as of current period
SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD.	Precision progressive die and hardware products	USD 10,000,000 (Note 1)	Entrusted investment (Note 2)	USD1,700,000	\$-	\$-	USD1,700,000	\$149,611	85.00	\$127,168	\$1,437,484	\$1,705,678 (USD57,410,906)
HONG JING (SHANGHAI) ELECTRONICS CO., LTD.	Precision progressive die and hardware products	USD1,590,000	Investment through the company set up in the third region (Note 3)	USD1,275,000	-	-	USD1,275,000	3,485	80.19	2,795	60,068	80,669 (USD2,715,225)
G-LONG PRECISION MACHINERY (DONG GUAN) CO., LTD.	Precision progressive die and hardware products	USD3,000,000	Investment through the company set up in the third region (Note 4)	USD1,530,000	-	-	USD1,530,000	32,951	51.00	16,805	132,660	20,267 (USD682,168)
XIAMEN G-SHANK PRECISION MACHINERY CO., LTD.	Precision progressive die and hardware products	USD2,500,000	Investment through the company set up in the third region (Note 5)	USD1,990,000	-	-	USD1,990,000	(6,020)	79.60	(4,792)	86,515	67,800 (USD2,282,062)

Unit: NTD Thousand/USD/RMB/HKD

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Unit: NTD Thousand/USD/RMB/HKD

Invested company in China	Main business operation	Paid-in capital	Investment method	Cumulative investment amount remitted out of Taiwan in current period - beginning	Inves amount in or current Remitted out	remitted out in	Cumulative investment amount remitted out of Taiwan in current period - ending	Current profit (loss) of the invested company	The company's direct or indirect investment shareholdin g ratio (%)	Investmen t profit (loss) recognized in current period (Note 4)	Book amount of investment - ending	Investment profit remitted into Taiwan as of current period
G-SHANK PRECISION MACHINERY (SUZHOU) CO., LTD.	Planer, milling machine or die machine, precision continuous die and hardware products	USD1,400,000	Investment through the company set up in the third region (Note 6)	USD1,671,825	\$-	\$-	USD1,671,825	\$11,731	100.00	\$11,731	\$249,393	\$92,983 (USD3,129,696)
QINGDAO G-SHANK PRECISION SDN.BHD.	Precision progressive die and hardware products	USD4,000,000	Investment through the company set up in the third region (Note 7)	USD3,342,000	-	-	USD3,342,000	(5,317)	92.83	(4,963)	234,326	322,685 (USD10,861,158)
TIANJIN G-SHANK PRECISION MACHINERY CO., LTD.	Precision progressive die and hardware products	USD2,500,000	Investment through the company set up in the third region (Note 8)	USD2,205,000	-	-	USD2,205,000	28,547	88.20	25,178	210,034	73,606 (USD2,477,496)
SHANGHAI G-SHANK PRECISION HARDWARE CO., LTD.	Precision progressive die and hardware products	USD300,000	Investment through the company set up in the third region (Note 9)	USD 255,000	-	-	USD 255,000	13,706	85.00	11,650	102,659	536,699 (USD18,064,591)

(Continued from the last page)

Unit: NTD Thousand/USD/RMB/HKD

		1			1		1			-	1	
Invested company in China	Main business operation	Paid-in capital	Investment method	investment amount remitted out of Taiwan in current period - beginning	amount in or current	tment remitted out in period Remitted in	Cumulative investment amount remitted out of Taiwan in current period - ending	Current profit (loss) of the invested company	The company's direct or indirect investment shareholdin g ratio (%)	Investmen t profit (loss) recognized in current period (Note 4)	Book	Investment profit remitted into Taiwan as of current period
SHENZHEN G-SHANK PRECISION SDN.BHD.	Precision progressive die and hardware products	USD2,600,000	Investment through the company set up in the third region (Note 10)	USD2,440,000	-	-	USD2,440,000	\$ 4,477	93.85	\$ 4,201	\$121,121	\$ 7,747 (USD260,742)
SHENZHEN G-BAO PRECISION SDN.BHD.	Precision progressive die and hardware products	USD3,150,000	Investment through the company set up in the third region (Note 11)	USD2,880,000	\$-	\$-	USD2,880,000	22,389	91.43	20,470	386,315	\$146,674 (USD4,936,848)
HUBEI HANSTAR ELECTRONICS TECHNOLOGY CO., LTD. (Note 5)	Precision progressive die and hardware products, electroplating processing	RMB30,000,000	Transfer investment of SHANGHAI G-SHANK PRECISION HARDWARE CO., LTD.	-	-	-	-	4,261	100.00	4,261	138,395	-
DONGGUAN QIAOJU TRADING CO., LTD. (Note 5)	Plastic hardware wholesale and import/export business	HKD3,000,000	Transfer investment of G-LONG PRECISION MACHINERY (DONG GUAN) CO., LTD.	-	-	-	-	1,595	100.00	1,595	30,271	-

(Continued from the last page)

Unit: NTD Thousand/USD/RMB/HKD

Invested company in China	Main business operation	Paid-in capital	Investment method	investment amount remitted out of Taiwan in current period - beginning	Inves amount in or current Remitted out	remitted out in period	Cumulative investment amount remitted out of Taiwan in current period - ending	Current profit (loss) of the invested company	investment shareholdin	in current	Book amount of investment - ending	Investment profit remitted into Taiwan as of current period
HUI ZHOU G-BAO PRECISION SDN.BHD. (Note 5)	Precision progressive die and hardware products	RMB55,000,000	Transfer investment of SHENZHEN G-BAO PRECISION SDN.BHD.	-	-	-	-	\$90	100.00	90	244,236	-

Cumulative investment amount remitted out from Taiwan to China at yearend (Note 1)	Investment amount approved by the Investment Commission, MOEA (Notes 1 and 2)	The investment amount limit stipulated by the Investment Commission, MOEA (Note 3)
\$626,469	\$839,529	\$2,512,670
(USD21,086,140)	(USD28,257,472)	\$3,513,670

- Note 1: It includes the net amount of USD1,797,315 derived from the approved investment of GSYUE DG TOOLING CO.,LTD. for USD2,730,000 and net of the liquidating investment fund remitted in for USD932,685.
- Note 2: It includes the capital increase from earnings of SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD. in May 2001 and October 2004, and the capital increase from earnings of QINGDAO G-SHANK PRECISION SDN.BHD. in January 2019.
- Note 3: According to the "Principles for the Review of Investment or Technical Cooperation in Mainland China" stipulated by the Investment Commission, MOEA the company's investment in China is limited to 60% of the net worth or consolidated net worth, whichever is higher. However, the enterprises that are with the certification document to evidence its meeting the operation scope of the headquarters issued by the Industrial Development Bureau, MOEA is not subject to this limit. The company had applied to the Industrial Development Bureau, MOEA for approval as the corporate operation headquarters on April 18, 2019 that would be valid

from April 16, 2019 to April 15, 2021 for the investment in China, which had not violated the investment limit of the Investment Commission, MOEA.

- Note 4: The profit and loss amount from the subsidiary under the equity method for the six-month period ended June 30, 2022 was calculated according to the investee company's financial statements not audited by the independent auditors, except for SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD.
- Note 5: It is an investment made through the invested company in China; therefore, it is unnecessary to report to the Investment Commission MOEA and is not included in the "Cumulative investment amount remitted out from Taiwan to China."

- Note 1 : SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD. had a paid-in capital of US\$2,000 thousand originally. It had arranged a capital increase from earnings for an amount of US\$2,500 thousand and US\$5,500 thousand in May 2001 and October 2004, respectively. As of March 31, 2021, SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD. had a paid-in capital of US\$10,000 thousand.
- Note 2 : The company has signed a power of attorney with G-SHANK ENTERPRISE (M) SDN. BHD. (hereinafter referred to as the "trustee"), a business entity of the company in the third region, to indirectly establish SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD. in China with the related party, Yuhuang Lin. The main content of the power of attorney is as follows:
 - I. The company designated the trustee to invest US\$1,700,000 (including bank transfer of US\$1,250,000 and machinery and equipment for an amount of US\$450,000) in SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD. in China.
 - II. The trustee is to apply to the competent authorities in China to invest and establish SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD. in the name of the trustee.
 - III. The trustee upon receiving income or benefits from SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD. should have it transferred to the company entirely.
 - IV. If SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD. is to return the investment funds due to capital reduction, business termination, or other reasons, the trustee upon receiving such refund shall have it transferred to the company entirely.
 - V. The trustee shall notify the company when transferring investment funds, benefits, or income due to the reasons stated in the last two preceding paragraphs according to the instruction of the company.
 - VI. The trustee's rights and obligations in SHANGHAI G-SHANK PRECISION MACHINERY CO., LTD. are transferred to the company due to this entrusted investment relationship; therefore, the trustee does not guarantee the income and profit and loss.
 - VII. The trustee shall exercise due diligence to manage investment, foreign exchange settlement, and benefit collection.
 - VIII. The matters not addressed in the power of attorney shall be handled in accordance with the law and regulations of the Republic of China, domestic and foreign banking practices, and other regulations.
- Note 3: HON YEH INVESTMENT CO., LTD., a subsidiary of the company, was approved by the Investment Commission, MOEA by issuing the (90) Tou-Shen-II-Tzi No. 90010260

(Investment Commission, MOEA had the (90) Shen-II-Tzi No. 90010260 amended by issuing the (95) Shen-II-Tzi No. 095004988 on 03.03.2006), and the company was approved by the Investment Commission, MOEA by issuing the Shen-II-Tzi No. 093031757 Letter to invest in GLOBAL STAR INTERNATIONAL CO., LTD. through GRAND STAR ENTERPRISES L.L.C. in the third region and then it indirectly invested in HONG JING (SHANGHAI) ELECTRONICS CO., LTD. HONG JING (SHANGHAI) ELECTRONICS CO., LTD. HONG JING (SHANGHAI) ELECTRONICS CO., LTD. had arranged a capital increase in cash on November 1, 2012; however, the company did not subscribe shares proportionally to the shareholding ratio; therefore, the company's shareholding ratio was 80.19% thereafter.

- Note 4: HON YEH INVESTMENT CO., LTD., a subsidiary of the company, was approved by the Investment Commission, MOEA by issuing the (90) Tou-Shen-II-Tzi No. 90010259 and Jin-Shen-II-Tzi No. 91015965, and the company was approved by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 092042580 Letter and Jin-Shen-II-Tzi No. 093031432 Letter to invest in GLOBAL STAR INTERNATIONAL CO., LTD. through GRAND STAR ENTERPRISES L.L.C. in the third region and then it indirectly invested in G-LONG PRECISION MACHINERY (DONG GUAN) CO., LTD.
- Note 5: HON YEH INVESTMENT CO., LTD., a subsidiary of the company, was approved by the Investment Commission, MOEA by issuing the (90) Tou-Shen-II-Tzi No. 90022866, and the company was approved by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 092042581 Letter and Jin-Shen-II-Tzi No. 093006075 Letter to invest in GLOBAL STAR INTERNATIONAL CO., LTD. through GRAND STAR ENTERPRISES L.L.C. in the third region and then it indirectly invested in XIAMEN G-SHANK PRECISION MACHINERY CO., LTD.
- Note 6: HON YEH INVESTMENT CO., LTD., a subsidiary of the company, was approved by the Investment Commission, MOEA by issuing the (90) Tou-Shen-II-Tzi No. 90001835, Jin-Shen-II-Tzi No. 091031112, and Jin-Shen-II-Tzi No. 92008940 to invest in GLOBAL STAR INTERNATIONAL CO., LTD. through GRAND STAR ENTERPRISES L.L.C. in the third region and then it indirectly invested in G-SHANK PRECISION MACHINERY (SUZHOU) CO., LTD. Subsequently, 5.86% (investment amount of US\$82 thousand) and 2% (investment mount US\$28 thousand) of the shareholding was transferred to non-related parties, Mr. Bershin Lo and Mr. Guodong Hsu, in March 2003, respectively. The company's shareholding was reduced to 92.14 % thereafter that was approved by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 092010563 Letter. HON YEH INVESTMENT CO., LTD., a subsidiary of the company, had paid US\$23 thousand to acquire the 2% (investment amount US\$28 thousand) shareholding from Mr. Guodong Hsu on January 5, 2007 with the shareholding increased to 94.14% thereafter and it was approved by the Investment Commission, MOEA by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 94.14% thereafter

Jin-Shen-II-Tzi No. 09500329480 Letter. The company's board of directors had resolved on June 13, 2019 to acquire the 5.86% (investment amount US\$361 thousand) shareholding from the non-related party, Mr. Bershin Lo, and it was approved by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 10800157300 Letter with the comprehensive shareholding increased to 100% thereafter.

- Note 7: HON YEH INVESTMENT CO., LTD., a subsidiary of the company, was approved by the Investment Commission, MOEA by issuing the (90) Shen-II-Tzi No. 90010261, Jin-Shen-II-Tzi No. 91039369, Jin-Shen-II-Tzi No. 092003008 Letter, and Jin-Shen-II-Tzi No. 094008181 to invest in GLOBAL STAR INTERNATIONAL CO., LTD. through GRAND STAR ENTERPRISES L.L.C. in the third region and then it indirectly invested in QINGDAO G-SHANK PRECISION SDN.BHD. Subsequently, 5% (investment amount of US\$130 thousand), 2.23% (investment mount US\$58 thousand), and 0.58% (investment amount US\$15 thousand) of the shareholding was transferred to non-related parties, Mr. Shenwei Guo, Mr. Hongjun Li, and Mr. Bangyong Liu, in March 2003, respectively. The company's shareholding was reduced to 92.19 % thereafter that was approved by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 092010560 Letter. QINGDAO G-SHANK PRECISION SDN.BHD. had arranged capital increase in cash on November 25, 2006; however, the company did not subscribe shares proportionally to the shareholding ratio; therefore, the company's shareholding ratio was 92.83% thereafter. QINGDAO G-SHANK PRECISION SDN.BHD. had a paid-in capital of US\$3,600 thousand and then arranged a capital increase from earnings for an amount of US\$400 thousand in January 2019 and the paid-in capital of QINGDAO G-SHANK PRECISION SDN.BHD. was US\$4,000 thousand thereafter.
- Note 8 : The Company was approved by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 092044159, Jin-Shen-II-Tzi No. 093005557, and Jin-Shen-II-Tzi No. 093006249 Letter to invest in GLOBAL STAR INTERNATIONAL CO., LTD. through GRAND STAR ENTERPRISES L.L.C. in the third region and then it indirectly invested in TIANJIN G-SHANK PRECISION MACHINERY CO., LTD.
- Note 9 : The Company was approved by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 095026420 Letter to indirectly invest in SHANGHAI G-SHANK PRECISION HARDWARE CO., LTD. through G-SHANK ENTERPRISE (M) SDN. BHD. in the third region. Then it was approved for amendment by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 095032048 Letter to invest in SHANGHAI G-SHANK PRECISION HARDWARE CO., LTD. through GLOBAL STAR INTERNATIONAL CO., LTD. that was invested by GRAND STAR ENTERPRISES L.L.C. in the third region. The investment fund was transferred through GRAND STAR ENTERPRISES L.L.C. to GLOBAL STAR INTERNATIONAL CO.,

LTD. for an amount of US\$255 thousand on November 18, 2006, and the said amount was then transferred to SHANGHAI G-SHANK PRECISION HARDWARE CO., LTD. on January 20, 2006.

- Note 10 : The Company was approved by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 09500121350, Jin-Shen-II-Tzi No. 09600108160, and Jin-Shen-II-Tzi No. 09600265810 Letter to invest in GLOBAL STAR INTERNATIONAL CO., LTD. through GRAND STAR ENTERPRISES L.L.C. in the third region and then it indirectly invested in SHENZHEN G-SHANK PRECISION SDN.BHD.
- Note 11 : The Company was approved by the Investment Commission, MOEA by issuing the Jin-Shen-II-Tzi No. 09600405610 and Jin-Shen-II-Tzi No. 09700084160 Letter to invest in GLOBAL STAR INTERNATIONAL CO., LTD. through GRAND STAR ENTERPRISES L.L.C. in the third region and then it indirectly invested in SHENZHEN G-BAO PRECISION SDN.BHD. SHENZHEN G-BAO PRECISION SDN.BHD. had arranged capital increase in cash on September 13, 2012; however, the company did not subscribe shares proportionally to the shareholding ratio; therefore, the company's shareholding ratio was reduced to 91.43% thereafter.
- (B) Significant transactions conducted with the invested companies in China in the current period :
 - (a) The purchase amount and percentage and the related payable amount and percentage at yearend :

Please refer to Notes 7 and 13.(1)(J) of the consolidated financial report for details.

- (b) The sales amount and percentage and the related receivable amount and percentage at yearend:Please refer to Note 7 and 13.(1)(J) of the consolidated financial report for details.
- (c) The property transaction amount and the profit and loss resulted : None
- (d) The ending balance and purpose of notes endorsements/guarantees or collateral provided : None
- (e) Maximum balance amount, ending balance amount, interest rate range, and total interest of the current period of loans: Please refer to Note 13.(1)(A) of the consolidated financial report for details.
- (f) Other transactions that have a significant impact on the profit and loss or financial status: Please refer to Notes 7 and 13.(1)(J) of the consolidated financial report for details.

(4) Major Shareholder information

The name, shareholding, and shareholding ratio for more than 5% of the company's shareholders :

Shares Major shareholders	Shareholding (shares)	Shareholding ratio (%)
JIHONG INVESTMENT CO., LTD.	16,089,465 shares	8.47
CHEN-LIN INVESTMENT COMPANY	10,140,790 shares	5.34

- Note 1 : The information of the major shareholders in this table is based on the shareholders who have received more than 5% common stock shareholding completed with dematerialized registration (including treasury stock) on the last business day of each quarter that is counted by Taiwan Depository & Clearing Corporation. The capital stock recorded in the company's consolidated financial report and the company's actual number of shares delivered with dematerialized registration may be different due to different calculation bases adopted.
- Note 2 : If the aforementioned information is regarding shareholders having their shares delivered to the trust, it is disclosed by the individual account of the principal who entrusts the trustee to open a trust account. As for the shareholder's reporting 10% or more of insider's shareholding in accordance with the Securities and Exchange Act, the shareholding includes the principal's shareholding and the shares delivered to the trust that remains under the control of the principal. Please refer to the Market Observation Post System for the insider's equity reporting information.

(14) Department information

There are two reporting departments within the Group, including the stamping parts department and the general investment department. The stamping parts department is mainly for the manufacturing and production, processing, and trading of stamping components, while the general investment department is engaged in short-term investment and general investment activities. The reportable departmental profit and loss are measured by operating profit and loss before tax (excluding the total management and logistics costs to be amortized, non-operating income and benefits, non-operating expenses and losses, and income tax expenses) and it is the base for performance evaluation. This measurement amount is provided to the operating decision-maker to determine the allocation of resources to each department and to evaluate the performance of each department. The accounting policies of the operating department are the same as the summary of the significant accounting policies described in Note IV of the consolidated financial report.

Department information	Stamping parts department	General investment department	Adjustment & write-off	Consolidation
For the three-month period ended June 30, 2022				Consolidation
<u>Income</u> Income from external customers Inter-department income	\$1,593,713	\$- 	\$- 	\$1,593,713
Total income	\$1,593,713	\$-	\$-	\$1,593,713
Departmental profit and loss	\$239,991	\$(4,135)	\$-	\$235,856
Non-operating income and expense Net income before tax of the				71,872
continuing business unit				\$307,728
For the three-month period ended June 30, 2021				
<u>Income</u> Income from external customers Inter-department income	\$1,611,618	\$- -	\$- -	\$1,611,618
Total income	\$1,611,618	\$-	\$-	\$1,611,618
Departmental profit and loss	\$274,130	\$623	\$-	\$274,753
Non-operating income and expense	φ274,130		Ψ	16,600
Net loss before tax of the continuing business unit				\$291,353
For the six-month period ended June 30, 2022				
Income Income from external				
customers Inter-department income	\$3,164,767	\$-	\$-	\$3,164,767
Total income	\$3,164,767		<u> </u>	\$3,164,767
Departmental profit and loss	\$482,131	\$(6,194)	\$-	\$475,937
Non-operating income and expense				126,590
Net income before tax of the continuing business unit				\$602,527

	Stamping parts department	General investment department	Adjustment & write-off	Consolidation
For the six-month period ended June 30, 2021				
Income Income from external	¢2.096.267	¢	¢	¢2.096.267
customers Inter-department income	\$2,986,367 -	\$- -	\$- -	\$2,986,367 -
Total income	\$2,986,367	\$-	\$-	\$2,986,367
Departmental profit and loss	\$455,231	\$1,060	\$-	\$456,291
Non-operating income and expense				40,384
Net loss before tax of the				\$406.675
continuing business unit				\$496,675
<u>June 30, 2022</u> Assets				
Department assets	\$8,302,973	\$47,148	\$-	\$8,350,121
Current tax assets	¢0,502,575 617	- -	Ψ -	617
Deferred tax assets	24,421	2,352	-	26,773
Investment –non-investment	,	_,		_ = , =
department	1,138,446	-	-	1,138,446
Total assets	\$9,466,457	\$49,500	\$-	\$9,515,957
Liabilities				
Department liabilities	\$2,934,609	\$25	\$-	\$2,934,634
Current tax liabilities	118,663	245	-	118,908
Deferred tax liabilities	551,459	29	-	551,488
Net defined benefit				
liabilities	54,810			54,810
Total liabilities	\$3,659,541	\$ 299	\$-	\$3,659,840
December 31, 2021				
Assets				
Department assets	\$7,495,353	\$53,518	\$-	\$7,548,871
Current tax assets	42,031	68	-	42,099
Deferred tax assets	32,681	837	-	33,518
Investment non-investment				
department	1,548,097			1,548,097
Total assets	\$9,118,162	\$54,423	\$-	\$9,172,585

	Stamping parts department	General investment department	Adjustment & write-off	Consolidation
December 31, 2021				
Liabilities				
Department liabilities	\$2,588,427	\$25	\$-	\$2,588,452
Current tax liabilities	139,108	240	-	139,348
Deferred tax liabilities	563,593	-	-	563,593
Net defined benefit				
liabilities	62,014		-	62,014
Total liabilities	\$3,353,142	\$265	\$-	\$3,353,407
<u>June 30, 2020</u> Assets Department assets Current tax assets Deferred tax assets Investment –non-investment department Total assets	\$6,721,779 42,192 16,616 1,634,313 \$8,414,900	\$54,605 68 419 - \$55,092	\$- - - 	\$6,776,384 42,260 17,035 <u>1,634,313</u> <u>\$8,469,992</u>
Liabilities				
Department liabilities	\$2,308,713	\$25	\$-	\$2,308,738
Current tax liabilities	93,231	116	-	93,347
Deferred tax liabilities	509,359	-	-	509,359
Net defined benefit				
liabilities	73,291			73,291
Total liabilities	\$2,984,594	\$141	\$-	\$2,984,735