TWSE Stock code: 6469

Great Tree Pharmacy Co., Ltd.

Parent Company Only Financial Statements and Independent Auditors' Report

For the Years Ended December 31, 2020 and 2019

Company address: No. 143, Chengzhang 4th Street, Zhongli District, Taoyuan City

Company phone: (03) 433-3123

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

PARENT COMPANY ONLY FINANCIAL STATEMENTS TABLE OF CONTENTS

		Item	Page Number
Ī.	Cov	rer	1
II.	Tab	le of Contents	2
III.	Inde	ependent Auditors' Report	3-5
IV.	Pare	ent Company Only Balance Sheets	6-7
V.	Pare	ent Company Only Statements of Comprehensive Income	8
VI.	Pare	ent Company Only Statements of Changes in Equity	9
VII.	Pare	ent Company Only Statements of Cash Flows	10
VIII	. Not	es to Parent Company Only Financial Statements	
	1.	Company Overview	11
	2.	Dates and Procedures of Approving Financial Statements	11
	3.	Applicability of New and Amended Accounting Principles and Explanations	11-14
	4.	Explanations of Major Accounting Policies	14-28
	5.	Primary Sources of Uncertainties in Major Accounting Judgments, Estimates, and Assumptions	29-30
	6.	Explanations of Significant Accounting Items	30-50
	7.	Related Party Transactions	51-52
	8.	Assets Pledged	52
	9.	Significant Contingent Liabilities and Unrecognized Contract Commitments	53
	10.	Contingent Disaster Loss	53
	11.	Significant Post-reporting Period Matters	53
	12.	Others	53-58
	13.	Notes on Disclosures	
		a. Information on Significant Transactions	58
		b. Information on Reinvestments	59
		c. Information on Investments in Mainland China	59
		d. Information on Substantial Shareholders	59
	14.	Departmental Information	59
IX.	Tab	le of Significant Accounting Items	65-88

Independent Auditors' Report

To Great Tree Pharmacy Co., Ltd.

Audit Opinion

We have audited the accompanying Parent Company Only Balance Sheets of Great Tree Pharmacy Co., Ltd. (the "Company") as of December 31, 2020 and December 31, 2019, and the related Parent Company Only Statements of Comprehensive Income, Changes in Equity and Cash Flows for the years ended December 31, 2020 and December 31, 2019, as well as Notes to the Parent Company Only Financial Statements, including the Summary of Significant Accounting Policies (together "the Parent Company Only Financial Statements").

Based on the opinion of our CPA, the Parent Company Only Financial Statements in the preceding paragraph have been prepared according to the "Regulations Governing the Preparation of Financial Reports by Securities Issuers," and may fairly present, in all material aspects, the individual financial status of Great Tree Pharmacy Co., Ltd. as of December 31, 2020 and December 31, 2019, as well as its individual financial performance and individual cash flow from January 1, 2020 to December 31, 2020 and from January 1, 2019 to December 31, 2019.

Basis of Audit Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Company in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China (the "Norm"), and we have fulfilled our other ethical responsibilities in accordance with the Norm. Based on our audits and the reports of other auditors, we believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Company's 2020 Parent Company Only Financial Statements. These matters were addressed in the context of our audit of the Parent Company Only Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Revenue Recognition

Great Tree Pharmacy Co., Ltd. recognized operating revenue of NT\$8,619,074 thousand in 2020. Since the Company's sources of revenue include different selling models such as retail transactions at pharmacies and revenue from management services and more, the judgment over performance obligation and the timing of its fulfillment over customer orders or contracts was needed, therefore leading to significant risk of revenue recognition. Hence, we have decided to include this as a key audit matter. Our audit procedures include (but are not limited to): understanding each selling model, evaluating the appropriateness of revenue recognition policy related to obligation fulfillment under each model, evaluating and testing the effectiveness of the relevant internal control to the timing of revenue recognition in the sales cycle, conducting detailed testing by sampling the sales receipts, and conducting analytical review procedure and carrying out cut-off tests and more. We have also considered the appropriateness of revenue disclosure identified in Note 6 of the Parent Company Only Financial Statements.

Inventory Valuation

As of December 31, 2020, the net inventory of Great Tree Pharmacy Co., Ltd. was NT\$1,225,045 thousand, accounting for 20% of the individual total asset. Great Tree Pharmacy Co., Ltd.'s main business involves trading of maternity and infant productsy as well as various drugs. Most of their products have shelf lives, leading evaluations of allowance for inventory valuation and obsolescence loss to require material judgment of the Company's management. Therefore, this was included as a key audit matter. Our audit procedures include (but are not limited to): evaluating the appropriateness of the policy of allowance for inventory valuation and obsolescence loss, evaluating the management method for near expiring goods and identification of expired inventory and testing the effectiveness of the relevant internal control, sampling the inventory aging report to test its accuracy and selecting significant inventory location for physical inventory observation and count, and inspecting current inventory and utilization status and more. We have also taken the appropriateness of inventory disclosure in Note 5 and Note 6 in the Notes to Parent Company Only Financial Statements into consideration.

Responsibilities of Management and Those Charged with Governance for the Parent Company Only Financial Statements

Management is responsible for the preparation and fair presentation of the Parent Company Only Financial Statements in accordance with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and for such internal control as management determines is necessary to enable the preparation of Parent Company Only Financial Statements that are free from material misstatement, whether due to fraud or error.

In preparing the Parent Company Only Financial Statements, management is responsible for assessing the ability to continue as a going concern of the Company, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including audit committee or supervisors, are responsible for overseeing the financial reporting process of the Company.

Auditor's Responsibilities for the Audit of the Parent Company Only Financial Statements

Our objectives are to obtain reasonable assurance about whether the Parent Company Only Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Material misstatement may result from fraud or error. Misstatement could be considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Parent Company Only Financial Statements.

As part of an audit in accordance with auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

1. Identify and assess the risks of material misstatement of the Parent Company Only Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. As fraudulence can involve conspiracy, forgery, intentional omissions, false statements or transgressions of internal control, the risk of failing to detect significant false contents resulting from fraudulence is higher than the risk of failing to identify those coming from errors.

- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control of Great Tree Pharmacy Co., Ltd.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability to continue as a going concern of the Company. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Parent Company Only Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the Parent Company Only Financial Statements, including the accompanying Notes, and whether the Parent Company Only Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the individual entities in the Group to express an opinion on the Parent Company Only Financial Statements. We are responsible for the guidance, supervision, and implementation of the Group's audit and responsible for forming audit opinions on the Group.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of 2020 Parent Company Only Financial Statements and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Ernst & Young
Financial Report of TWSE Listed Company
as Authorized by the Competent Authority
Auditing and Attestation No. (2017) FSC No. 1060026003
(2014) FSC No. 1030025503

Certified Public Accountant (CPA)

Lo Hsiao Chin Cheng Ching Piao

March 18, 2021

Parent Company Only Balance Sheets As of December 31, 2020 and and December 31, 2019

Unit: Amounts expressed in thousands of New Taiwan Dollars (NT\$1,000)

Asset			December 31, 2020		December 31, 2019	
Code	Accounting Item	Note	Amount	%	Amount	%
11xx	Current assets		-			_
1100	Cash and cash equivalents	4 and 6.1	\$809,527	13	\$277,980	6
1136	Financial assets measured at amortized cost	4, 6.2 and 8	24,000	1	24,000	1
1150	Notes receivable, net	4 and 6.3	4,517	-	2,371	-
1170	Net accounts receivable	4 and 6.4	295,252	5	316,040	7
1180	Net accounts receivable - related parties	4, 6.4 and 7	271,779	5	305,586	7
1200	Other receivables		68,776	1	88,436	2
1210	Other receivables - related parties	7	42,587	1	11,351	-
1300	Inventory	4 and 6.5	1,225,045	20	886,046	19
1410	Prepayments		22,526	-	18,148	-
1470	Other current assets		2,345	<u>-</u>	3,470	
	Total current assets		2,766,354	46	1,933,428	42
15xx	Non-current assets					
1535	Financial assets measured at amortized cost	4, 6.2 and 8	3,000	-	3,000	-
1550	Investments accounted for using equity method	4 and 6.6	116,438	2	112,869	3
1600	Property, plant and equipment	4 and 6.7	619,583	10	515,196	11
1755	Right-of-use assets	4 and 6.18	2,434,371	40	1,956,027	43
1780	Intangible assets	4 and 6.8	18,018	-	20,675	-
1840	Deferred tax assets	4 and 6.22	7,742	-	3,427	-
1900	Other non-current assets	4 and 6.9	74,812	2	60,678	1
	Total non-current assets		3,273,964	54	2,671,872	58
1xxx	Total assets		\$6,040,318	100	\$4,605,300	100

(Please refer to the accompanying Notes to Parent Company Only Financial Statements)

Chairman: Ming-Lung Cheng General Manager: Ming-Lung Cheng Accounting Manager: Shu-Yi Wu

Parent Company Only Balance Sheet (continued) As of December 31, 2020 and and December 31, 2019

Unit: Amounts expressed in thousands of New Taiwan Dollars (NT\$1,000)

Liabilities and Equity		December 31, 2020		December 31, 2019	
Code Accounting Item	Note	Amount	%	Amount	%
21xx Current liabilities					
2100 Short-term loans	6.10	\$370,000	6	\$-	-
2130 Contract liabilities	4 and 6.16	8,104	-	7,053	-
2150 Notes payable		328,701	5	271,592	6
2160 Notes payable - related parties	7	140,825	2	54,440	1
2170 Accounts payable		785,369	13	657,665	14
2180 Accounts payable - related parties	7	48,415	1	32,714	1
2200 Other payables	6.11 and 6.13	218,152	4	129,387	3
2220 Other payables - related parties	7	242	-	242	-
2230 Tax liabilities for this period	4 and 6.22	26,019	-	12,938	-
2280 Lease liabilities	4 and 6.18	280,837	5	202,699	5
2300 Other current liabilities		22,473	-	12,891	-
2321 Corporate bonds that mature or execute the right to sell back within one year or one operating cycle	4 and 6.12	40,583	1	183,701	4
Total current liabilities		2,269,720	37	1,565,322	34
25xx Non-current liabilities					
2580 Lease liabilities	4 and 6.18	2,233,309	37	1,809,686	39
2640 Net defined benefit liabilities	4 and 6.13	3,425	-	4,795	-
2645 Guarantee deposits	7	34,602	1	24,947	1
Total non-current liabilities		2,271,336	38	1,839,428	40
2xxx Total liabilities		4,541,056	75	3,404,750	74
31xx Equity attributable to shareholders of parent company					
3100 Share capital	6.14				
3110 Ordinary share capital		530,659	9	425,820	9
3140 Prepaid share capital		2,787	-	6,451	-
3200 Capital surplus	6.14	658,506	11	534,710	12
3300 Retained earnings	6.14				
3310 Legal capital reserve		73,419	1	59,821	1
3350 Unappropriated net income		233,891	4	173,748	4
Total equity		1,499,262	25	1,200,550	26
Total liabilities and equity		\$6,040,318	100	\$4,605,300	100

(Please refer to the accompanying Notes to Parent Company Only Financial Statements)

Chairman: Ming-Lung Cheng General Manager: Ming-Lung Cheng Accounting Manager: Shu-Yi Wu

Parent Company Only Statement of Comprehensive Income For the year ended December 31, 2020 and December 31, 2019

Unit: (Amounts expressed in thousands of New Taiwan Dollars, except for earnings per share)

Cole Item Note Amount % Amount % 400 Operating revenue 4.6.16 and 7 \$8.619.074 100 \$5.019.03 107 500 Operating costs 7 6.056.959.20 76 \$5.187.06 77 500 Operating expenses 2.113.122 24 1.514.800 23 600 Operating expenses (1.646.230) 19 (1.188.385) (18) 600 Administration expenses (1.646.230) 19 (1.188.385) (18) 640 Specied credit impairment loss 6.17 2 3.59 2 645 Specied credit impairment loss 6.17 2 3.03,73 22 760 Operating profit 190.89 2 103.74 2 700 Oberating profit 2 190.37 2 103.74 2 700 Oberating profit 2 2 103.74 2 103.74 2 700 Oberating profit <t< th=""><th></th><th></th><th>_</th><th>2020</th><th></th><th>2019</th><th></th></t<>			_	2020		2019	
5000 Operatining costss 7 (6.505,952) (76) (5.187,063) (77) 5900 Gross profit 2,113,122 24 1,514,880 23 6000 Operating expenses (1,646,230) (19) (1,188,585) (18) 6200 Administration expenses (276,053) (3) (222,191) (3) 645 Expected credit impairment loss 6.17 - (359) - 640 Operating expenses (1,922,283) (2) (1,411,135) (21) 6900 Operating income and expenses (1,922,283) (2) 103,745 2 7000 Operating income and expenses - 190,839 2 103,745 2 7000 Non-operating income and expenses 6.20 566 - 969 - 7010 Other come 6.20 and 7 3,245 - 3,051 - 702 Other gains and losses 6.20 and 7 3,2035 - 2,585 - 703	Code	Item	Note	Amount	%	Amount	%
5000 Gross profit 2,113,122 24 1,514,880 2 6000 Operating expenses (1,646,230) (19) (1,188,585) (1,80 6100 Selling and marketing expenses (276,053) (3) (222,191) (3) 640 Expected credit impairment loss 6.17 - - (3,59) - 701 Operating expenses (1,922,283) (2) (1,411,35) (2) 600 Operating profit 190,839 (2) (1,411,35) (2) 700 Operating income and expenses - 190,839 (2) (1,411,35) (2) 700 Operating income and expenses - 190,839 (2) 103,755 (2) 3 1 4 - - 100,000 1 6 0 6 6 6 969 6 - 969 6 - 7 100,000 1 1 4 4 - 1 2 2,583,1 1 4 <td>4000 Operating revenue</td> <td></td> <td>4, 6.16 and 7</td> <td>\$8,619,074</td> <td>100</td> <td>\$6,701,943</td> <td>100</td>	4000 Operating revenue		4, 6.16 and 7	\$8,619,074	100	\$6,701,943	100
Selling and marketing expenses 1,1646,230 1,19 1,1185,851 1,18	5000 Operating costs		7	(6,505,952)	(76)	(5,187,063)	(77)
Selling and marketing expenses 1,646,230 1,91 1,188,581 1,80 1,60	5900 Gross profit		<u>_</u>	2,113,122	24	1,514,880	23
Administration expenses C26,053 C3 C22,191 C3 C4 C4 C4 C5 C5 C4 C5 C5	6000 Operating expenses						
Separate credit impairment loss 6.17	6100 Selling and marketing expens	ses		(1,646,230)	(19)	(1,188,585)	(18)
Total operating expenses 1,192,283 22 103,745 2 2 2 2 2 2 2 2 2	6200 Administration expenses			(276,053)	(3)	(222,191)	(3)
190.839 2 103,745 2 2 2 2 2 2 2 2 2	6450 Expected credit impairment l	oss	6.17			(359)	_
7000 Non-operating income and expenses 7100 Interest income 6.20 566 - 969 - 7010 Other income 6.20 and 7 29,476 - 34,143 - 7020 Other gains and losses 6.20 and 7 (3,295) - 3,051 - 7050 Financing costs 6.20 (32,035) - (25,887) - 7070 Shares of profit or loss of subsidies recognized under equity method 43,394 1 44,378 - 7900 Profit before tax 38,106 1 56,654 - 7900 Profit before tax 228,945 3 160,399 2 7900 Profit before tax 228,945 3 160,399 2 8200 Net income 194,311 2 135,985 2 8300 Other comprehensive income (loss), net 6.21 1,186 - (1,319) - 8311 Remeasurement of defined benefit plans 1,186 - (1,319) - Comprehensive income (loss) (net value after tax) for this period <t< td=""><td>Total operating expenses</td><td></td><td></td><td>(1,922,283)</td><td>(22)</td><td>(1,411,135)</td><td>(21)</td></t<>	Total operating expenses			(1,922,283)	(22)	(1,411,135)	(21)
Total non-operating income and expenses 6.20 6.20 7.20 7.00	6900 Operating profit		_	190,839	2	103,745	2
7010 Other income 6.20 and 7 29,476 - 34,143 - 7020 Other gains and losses 6.20 and 7 (3,295) - 3,051 - 7050 Financing costs 6.20 (32,035) - (25,887) - 7070 Shares of profit or loss of subsidies 43,394 1 44,378 - recognized under equity method - 38,106 1 56,654 - 7900 Profit before tax 228,945 3 160,399 2 7950 Income tax expenses 4 and 6.22 (34,634) (1) (24,414) - 8200 Net income 194,311 2 135,985 2 8310 Items that will not be reclassified to profit or loss: 8311 Remeasurement of defined benefit plans 1,186 - (1,319) - Comprehensive income (loss) (net value after tax) for this period 1,186 - (1,319) - 8500 Total comprehensive income (loss) \$195,497 2 \$134,666 2 Earnings per share, EPS (NTS) 82.77 </td <td>7000 Non-operating income and ex</td> <td>xpenses</td> <td></td> <td></td> <td></td> <td></td> <td></td>	7000 Non-operating income and ex	xpenses					
7020 Other gains and losses 6.20 and 7 (3,295) - 3,051 - 7050 Financing costs 6.20 (32,035) - (25,887) - 7070 Shares of profit or loss of subsidies 43,394 1 44,378 - recognized under equity method 38,106 1 56,654 - 7900 Profit before tax 38,106 1 56,654 - 7950 Income tax expenses 4 and 6.22 (34,634) (1) (24,414) - 8200 Net income 4 and 6.22 (34,634) (1) (24,414) - 8300 Other comprehensive income (loss), net 6.21 8 8 8 8 8 8 8 8 8 9 2 8 8 9 2 8 9 2 8 9 2 1 9 2 1	7100 Interest income		6.20	566	-	969	-
Financing costs G.20 G.20, G.2	7010 Other income		6.20 and 7	29,476	-	34,143	-
7070 Shares of profit or loss of subsidies recognized under equity method 43,394 1 44,378 - 7900 Total non-operating income and expenses 38,106 1 56,654 - 7900 Profit before tax 228,945 3 160,399 2 7950 Income tax expenses 4 and 6.22 (34,634) (1) (24,414) - 8200 Net income 194,311 2 135,985 2 8300 Other comprehensive income (loss), net 6.21 8311 Remeasurement of defined benefit plans 1,186 - (1,319) - Comprehensive income (loss) (net value after tax) for this period 1,186 - (1,319) - 8500 Total comprehensive income (loss) \$195,497 2 \$134,666 2 Earnings per share, EPS (NT\$) 9750 Basic EPS 6.23 \$3.73 \$2.77	7020 Other gains and losses		6.20 and 7	(3,295)	-	3,051	-
Total non-operating income and expenses 38,106 1 56,654 -	7050 Financing costs		6.20	(32,035)	-	(25,887)	-
Total non-operating income and expenses 38,106 1 56,654 -	7070 Shares of profit or loss of sub	osidies		43,394	1	44,378	-
7900 Profit before tax 228,945 3 160,399 2 7950 Income tax expenses 4 and 6.22 (34,634) (1) (24,414) - 8200 Net income 194,311 2 135,985 2 8300 Other comprehensive income (loss), net 6.21 8311 Remeasurement of defined benefit plans 1,186 - (1,319) - Comprehensive income (loss) (net value after tax) for this period 1,186 - (1,319) - 8500 Total comprehensive income (loss) \$195,497 2 \$134,666 2 Earnings per share, EPS (NT\$) 9750 Basic EPS 6.23 \$3.73 \$2.77	recognized under equity metl	nod	_				
7950 Income tax expenses 4 and 6.22 (34,634) (1) (24,414) - 8200 Net income 194,311 2 135,985 2 8300 Other comprehensive income (loss), net 6.21 8310 Items that will not be reclassified to profit or loss: 8311 Remeasurement of defined benefit plans Comprehensive income (loss) (net value after tax) for this period 1,186 - (1,319) - 8500 Total comprehensive income (loss) \$195,497 2 \$134,666 2 Earnings per share, EPS (NT\$) 9750 Basic EPS 6.23 \$3.73 \$2.77	Total non-operating income	and expenses	_	38,106	11	56,654	-
8200 Net income 194,311 2 135,985 2 8300 Other comprehensive income (loss), net 6.21 8310 Items that will not be reclassified to profit or loss: 8311 Remeasurement of defined benefit plans 1,186 - (1,319) - Comprehensive income (loss) (net value after tax) for this period 1,186 - (1,319) - 8500 Total comprehensive income (loss) \$195,497 2 \$134,666 2 Earnings per share, EPS (NT\$) \$2 \$3.73 \$2.77	7900 Profit before tax			228,945	3	160,399	2
8300 Other comprehensive income (loss), net 6.21 8310 Items that will not be reclassified to profit or loss:	7950 Income tax expenses		4 and 6.22	(34,634)	(1)	(24,414)	-
8310 Items that will not be reclassified to profit or loss: 8311 Remeasurement of defined benefit plans 1,186 - (1,319) - Comprehensive income (loss) (net value after tax) for this period 1,186 - (1,319) - 8500 Total comprehensive income (loss) \$195,497 2 \$134,666 2 Earnings per share, EPS (NT\$) 9750 Basic EPS 6.23 \$3.73 \$2.77	8200 Net income		_	194,311	2	135,985	2
8311 Remeasurement of defined benefit plans 1,186 - (1,319) - Comprehensive income (loss) (net value after tax) for this period 1,186 - (1,319) - 8500 Total comprehensive income (loss) \$195,497 2 \$134,666 2 Earnings per share, EPS (NT\$) 9750 Basic EPS 6.23 \$3.73 \$2.77	8300 Other comprehensive income	e (loss), net	6.21				
Comprehensive income (loss) (net value after tax) for this period 1,186 - (1,319) - 8500 Total comprehensive income (loss) \$195,497 2 \$134,666 2 Earnings per share, EPS (NT\$) 5 \$3.73 \$2.77 9750 Basic EPS 6.23 \$3.73 \$2.77	8310 Items that will not be reclass:	ified to profit or loss:					
8500 Total comprehensive income (loss) \$195,497 2 \$134,666 2 Earnings per share, EPS (NT\$) 5 5 5 5 5 5 5 5 5 7 5 5 5 7 5 5 7 5 5 7 5 7 5 5 7 5 6 2 5 7 6 2 5 7 6 2 8 3 7 8 7 6 2 8 3 7 8 7 8 7 8 8 7 8 8 7 8 8 7 8 8 7 8	8311 Remeasurement of defined b	enefit plans		1,186		(1,319)	
Earnings per share, EPS (NT\$) 9750 Basic EPS 6.23 \$3.73 \$2.77	Comprehensive income (loss) (net value after tax) for this period		1,186		(1,319)	
9750 Basic EPS 6.23 \$3.73 \$2.77	8500 Total comprehensive income	(loss)	_	\$195,497	2	\$134,666	2
	Earnings per share, EPS (NT	\$)					
9850 Diluted EPS 6.23 \$3.60 \$2.52	9750 Basic EPS		6.23	\$3.73		\$2.77	
	9850 Diluted EPS		6.23	\$3.60	_	\$2.52	

(Please refer to the accompanying Notes to Parent Company Only Financial Statements)

Chairman: Ming-Lung Cheng General Manager: Ming-Lung Cheng Accounting Manager: Shu-Yi Wu

Parent Company Only Statement of Changes in Equity For the year ended December 31, 2020 and December 31, 2019 Unit: Amounts expressed in thousands of New Taiwan Dollars (NT\$1,000)

					Retained ear		
						Unappropriated	
	Item	Share capital	Prepaid share capital	Capital surplus	Legal capital reserve	net income	Total equity
Code		3100	3140	3200	3310	3350	3XXX
	dance as of January 1, 2019	\$365,516	\$-	\$435,799	\$49,220	\$201,201	\$1,051,736
A3 Ef	fects of retrospective application and retrospective restatement					(56,484)	(56,484)
A5 Ba	alance as of January 1, 2019 after restatement	365,516	-	435,799	49,220	144,717	995,252
Ap	oppropriations of net income in 2018						
B1 Le	egal capital reserve				10,601	(10,601)	-
B5 Ca	ash dividends					(47,517)	(47,517)
B9 Sto	ock dividends	47,517				(47,517)	-
C5 Eq	quity component item recognized for issuance of convertible bonds - arising from recognition of equity						-
D1 Ne	et profit in 2019					135,985	135,985
D3 Ot	ther comprehensive income (loss) in 2019					(1,319)	(1,319)
D5 To	otal comprehensive income (loss)	-	-	-	-	134,666	134,666
II Co	onvertible corporate bond conversion	9,227	6,451	92,191			107,869
N1 Sh	are-based payment transactions	3,560		6,720			10,280
	alance as of December 31, 2019	425,820	6,451	534,710	59,821	173,748	1,200,550
-	oppropriation of earnings in 2019				12.500	(12.500)	
	egal capital reserve				13,598	(13,598)	- (42, 40.4)
	ash dividends	70.272				(43,484)	(43,484)
B9 Sto	ock dividends	78,272				(78,272)	-
D1 20	20 net income					194,311	194,311
D3 Ot	her comprehensive income (loss) in 2020					1,186	1,186
D5 To	otal comprehensive income (loss)					195,497	195,497
II Co	onvertible corporate bond conversion	26,567	(3,664)	122,487			145,390
N1 Sh	are-based payment transactions			1,309			1,309
Z1 Ba	dance as of December 31, 2020	\$530,659	\$2,787	\$658,506	\$73,419	\$233,891	\$1,499,262

(Please refer to the accompanying Notes to Parent Company Only Financial Statements)

Chairman: Ming-Lung Cheng General Manager: Ming-Lung Cheng Accounting Manager: Shu-Yi Wu

Parent Company Only Statements of Cash Flows For the year ended December 31, 2020 and December 31, 2019 Unit: Amounts expressed in thousands of New Taiwan Dollars (NT\$1,000)

Code	Item	2020	2019	Code	Item	2020	2019
AAAA	Cash flow from operating activities:			BBBB	Cash flow from investing activities:		
A10000	Net profit before tax from this period	\$228,945	\$160,399	B02700	Acquisition of property, plant, and equipment	(242,389)	(211,930)
A20000	Adjustment items:			B02800	Disposal of property, plant, and equipment	5,835	-
A20010	Gain or loss items that do not affect cash flows:			B03700	Increase (decrease) in refundable deposits	(14,415)	(12,169)
A20100	Depreciation expense (including right-of-use asset)	401,860	301,186	B04500	Acquisition of intangible assets	(4,520)	(26,686)
A20200	Amortization expenses	7,177	9,072	BBBB	Net cash provided by (used in) investing activities	(255,489)	(250,785)
A20300	Expected credit impairment loss	-	359				
A20400	Valuation loss (gain) on financial liabilities measured at fair value through profit or loss	-	(3,639)	CCCC	Cash flow from financing activities:		
A20900	Interest expenses	32,035	25,887	C00100	Increase of short-term loans	370,000	-
A21200	Interest income	(566)	(969)	C03000	Increase in guarantee deposits received	9,655	15,218
A21900	Cost of share-based payments	1,309	66	C04020	Repayment of principal on loan	(275,064)	(222,246)
A22300	Shares of subsidiaries, affiliates, and joint ventures accounted for using the equity method	(43,394)	(44,378)	C04500	Distribution of cash dividends	(43,484)	(47,517)
A22500	Loss on disposal of property, plant, and equipment	1,294	-	C04800	Employees exercising share option		10,214
A29900	Other item - gain on lease modification	-	(1,129)	CCCC	Net cash inflow (outflow) from financing activities	61,107	(244,331)
A30000	Changes in assets/liabilities related to operating activities:						
A31130	Increase (decrease) in notes receivable	(2,146)	(808)	EEEE	Net increase (decrease) in cash and cash equivalents for the period	531,547	(273,266)
A31150	Increase (decrease) in accounts receivable	20,788	329	E00100	Beginning balance of cash and cash equivalents	277,980	551,246
A31160	Decrease (increase) in accounts receivable - related parties	33,807	(115,601)	E00200	Ending balance of cash and cash equivalents	\$809,527	\$277,980
A31180	Increase (decrease) in other receivables	19,660	(19,656)				
A31190	Increase (decrease) in other receivables - related parties	(31,236)	(1,856)				
A31200	Increase (decrease) in inventory	(338,999)	(330,989)				
A31230	Increase (decrease) in prepayments	(4,378)	(5,652)				
A31240	Increase (decrease) in other current assets	1,125	(1,088)				
A32125	Increase (decrease) in contract liabilities	1,051	2,655				
A32130	Increase (decrease) in notes payables	57,109	(74,803)				
A32140	Increase (decrease) in notes payables - related parties	86,385	42,821				
A32150	Increase (decrease) in accounts payables	127,704	256,974				
A32160	Increase (decrease) in accounts payable - related parties	15,701	13,360				
A32180	Increase (decrease) in other payables	89,636	18,445				
A32190	Increase (decrease) in other payables - related parties	-	242				
A32230	Increase (decrease) in other current liabilities	9,582	3,874				
A32240	Increase (decrease) in net defined benefit liabilities	(184)	(180)				
A33000	Cash inflow (outflow) from operating activities	714,265	234,921				
A33100	Interest received	566	969				
A33200	Dividends received	39,825	15,812				
A33300	Interest paid	(2,859)	-				
A33500	Income tax paid	(25,868)	(29,852)				
AAAA	Net cash inflow (outflow) from operating activities	725,929	221,850				

(Please refer to the accompanying Notes to Parent Company Only Financial Statements)

Chairman: Ming-Lung Cheng General Manager: Ming-Lung Cheng Accounting Manager: Shu-Yi Wu

Notes to the Parent Company Only Financial Statements (Amounts expressed in thousands of New Taiwan Dollars unless otherwise specified)

1. Company overview

Great Tree Pharmacy Co., Ltd. (hereinafter referred to as "the Company") was authorized to be established on May 15, 2001. Our main businesses include management and trade of various drugs, health supplements, maternity and infant products, and cosmetics products. We also provide coordinated medicine procurement services to various clinics, outpatient centers, and medical communities. Besides, we are also an agency for domestic and foreign health care products sold in clinics, outpatient centers, and medical communities.

The Company's initial public offering (IPO) was on March 29, 2016 at the Taipei Exchange (TPEx). The Company's registered address and the main business operating site is at No.143, Chengzhang 4th Street, Zhongli District, Taoyuan City.

2. Dates and procedures of approving financial statements

The 2020 and 2019 Parent Company Only Financial Statements of the Company have been approved and announced by the Board of Directors on March 18, 2021.

3. Applicability of new and amended accounting principles and explanations

a. Changes in accounting policy from first-time adoption of International Financial Reporting Standards (IFRS):

The Company has adopted the International Financial Reporting Standards, International Accounting Standards, International Financial Reporting Interpretations or Notices that have been approved by the Financial Supervisory Commission (hereinafter referred to as the "FSC") for application since January 1, 2020. The first-time application has had no significant impact on the Company.

b. The Company has yet to adopt the following standards that have been announced by the International Accounting Standards Board (IASB) and have been approved by the FSC as either newly announced, revised, and amended standards or interpretations:

		Effective date from
Item	Newly announced/amended/revised standard and interpretation	IASB
1	Interest Rate Benchmark Reform - Phase II (amendments to IFRS	January 1, 2021
	9, IAS 39, IFRS 7, IFRS 4, and IFRS 16)	

I) Interest Rate Benchmark Reform - Phase II (amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4, and IFRS 16)

The impact of Phase II Interest Rate Benchmark Reform on the financial statements include:

- Regarding cash flows of financial instruments, the carrying amounts thereof will not be de-recognized or adjusted due to the changes in the reform. Instead, changes result directly from interbank offered rates (IBORs) will be accounted for by updating the effective interest rates;
- If a hedging relationship is subject to hedging accounting, the hedging relationship will still be subject to hedging accounting regardless of changes in the requirements of the reform; and

c) The Company is required to disclose the risks arise from the reform and the Company's risk management in the transition.

The Company evaluates that the amendments which are to be adopted in the fiscal year starting January 1, 2021 have no significant impact on the Company.

c. As of the approval and announcement date of the financial statements, the Company has yet to adopt the following standards that have been announced by the International Accounting Standards Board (IASB) and have been approved by the FSC as either newly announced, amended, standards or interpretations:

		Effective date from
Item	Newly announced/amended/revised standard and interpretation	IASB
1	Amendments to IFRS 10 - Consolidated Financial Statements and	Pending resolution
	IAS 28 - Investments in Associates and Joint Ventures: Sale or	from the IASB
	Contribution of Assets between an Investor and its Associate or	
	Joint Venture	
2	IFRS 17 - Insurance Contracts	January 1, 2023
3	Liabilities classified as current or non-current (amendment to IAS	January 1, 2023
	1)	
4	Narrow-scope amendments of IFRS, including Amendments to	January 1, 2022
	IFRS 3, Amendments to IAS 16, Amendments to IAS 37 and the	
	Annual Improvements	
5	Disclosure Initiative - Accounting Policies (amendment to IAS 1)	January 1, 2023
6	Definition of Accounting Estimates (amendment to IAS 8)	January 1, 2023

 Amendments to IFRS 10 - Consolidated Financial Statements and IAS 28 - Investments in Associates and Joint Ventures: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

This project addresses the acknowledged inconsistency between the requirements in IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures, in dealing with the loss of control of a subsidiary that is contributed to an associate or joint venture. IAS 28 requires that gains and losses resulting from upstream and downstream transactions between an investor and its associate or a joint venture should only be recognized to the extent of the interest attributable to the other equity holders in the associate or joint venture. IFRS 10 requires that any investment the parent has in the former subsidiary after control is lost should be measured at fair value and that any resulting gain or loss should be recognized in profit or loss. These amendments prohibit the aforementioned regulations from IAS 28; when the loss of control of a business, as defined in IFRS 3 occurs, all gains or losses arising from which shall be recognized.

These amendments also revise IFRS 10 in which a partial gain or loss should be recognized in accounting for the sale or contributions of assets or subsidiaries that do not constitute a business between an investor and its associate or joint venture as defined in IFRS 3.

2) IFRS 17 - Insurance Contracts

This standard provides a comprehensive model to insurance contracts, including all accounting treatment (recognition, measurement, expression, and disclosure principle). The core of the standard is general, and under this model, initial recognition measures the insurance contract group by the combination of the cash flow from performance obligation and contract service margin, wherein the performance obligation cash flow includes:

- a) Estimated future cash flow
- b) Discount rate: an adjustment that reflects the time value of money and the financial risks associated with future cash flows (within financial risks not included in the estimated value of future cash flows); and
- c) Risk adjustment for non-financial risks

The carrying amount of the insurance contract group at the end of each reporting period is the sum of the remaining security liabilities and the claims liabilities incurred.

In addition to the general model, the standard also provides:

- a) Specific applicable methods with contracts characterized by direct participation (variable fee method)
- b) Simplified short-term contract method (premium allocation approach)

IFRS 17 was issued in May 2017 and it was amended in June 2020. The amendments include deferral of the date of initial application of IFRS 17 by two years to annual beginning on or after January 1, 2023 (from the original effective date of January 1, 2021); provide additional transition reliefs; simplify some requirements to reduce the costs of applying IFRS 17 and revise some requirements to make the results easier to explain. IFRS 17 replaces an interim standard - IFRS 4 Insurance Contracts - from annual reporting periods beginning on or after January 1, 2023.

3) Liabilities classified as current or non-current (amendment to IAS 1)

This amendment targets sections 69-76 in IAS 1 -Presentation of Financial Statements concerning the classification of liability as either current or non-current.

- 4) Narrow-scope amendments of IFRS, including Amendments to IFRS 3, Amendments to IAS 16, Amendments to IAS 37, and the Annual Improvements
 - a) Updating a Reference to the Conceptual Framework (Amendments to IFRS 3)

This amendment replaces the old version of the index on the Conceptual Framework for Financial Reporting and updates IFRS No. 3 with the latest version of the index published in March 2018. The amendments also added an exception to the recognition principle of IFRS 3 to avoid the issue of potential "day 2" gains or losses arising for liabilities and contingent liabilities. In addition, the amendments also clarify existing guidelines for contingent assets that are not affected by the replacement structure index.

b) Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16)

The amendments prohibit a company from deducting from the cost of property, plant, and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, a company will recognize such sales proceeds and related cost in profit or loss.

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

The amendments clarify what costs a company should include as the cost of fulfilling a contract when assessing whether a contract is onerous.

d) Annual Improvements to IFRS Standards 2018 - 2020

Amendment to IFRS 1

The amendment simplifies the application of IFRS 1 by a subsidiary that becomes a first-time adopter after its parent company in relation to the measurement of cumulative translation differences.

Amendment to IFRS 9

The amendment clarifies the fees a company includes when assessing whether the terms of a new or modified financial liability are substantially different from the terms of the original financial liability.

Amendment to Illustrative Examples Accompanying IFRS 16 Leases

The amendment to Illustrative Example 13 accompanying IFRS 16 modifies the treatment of lease incentives relating to lessee's leasehold improvements.

Amendment to IAS 41

The amendment removes a requirement to exclude cash flows from taxation when measuring fair value thereby aligning the fair value measurement requirements in IAS 41 with those in other IFRS Standards.

e) Disclosure Initiative - Accounting Policies (Amendment to IAS 1)

The objective of the amendment was to improve accounting policy disclosures and help stakeholders provide more relevant information for investors and primary users of financial statements.

f) Definition of Accounting Estimates (Amendment to IAS 8)

The amendments introduced the definition of accounting estimates and included other amendments to IAS 8 (Accounting Policies, Changes in Accounting Estimates and Errors) to help entities distinguish changes in accounting estimates from changes in accounting policies.

For the aforementioned standards or interpretations announced by the IASB but have not yet approved by the FSC, the actual adoption date will be made in accordance with the FSC. The Company has evaluated that the aforementioned newly announced or amended standards or interpretations do not pose material effects on the Company.

4. Explanations of major accounting policies

a. Declaration of compliance

The Company's 2020 and 2019 Parent Company Only Financial Statements are prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

b. Basis of preparations

The Company's Parent Company Only Financial Statements are prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers." Pursuant to Article 21 of the Regulations Governing the Preparation of Financial Reports by Securities Issuers, the current gain or loss and other comprehensive income in the Parent Company Only Financial Statements is equal to the current gain or loss and other comprehensive income as attributable to owners of parent company in the Consolidated Financial Statements. Furthermore, the owner's equity in the Parent Company Only Financial Statements is equal to the equity attributable to owners of the parent company in the Consolidated Financial Statements. Therefore, investments in subsidiaries are expressed using "investments accounted for using equity method" in the Parent Company Only Financial Statements, and necessary valuation adjustments will be made.

Besides the financial instruments measured at fair value, the Parent Company Only Financial Statements are prepared on the basis of historical costs. Unless otherwise specified, the Parent Company Only Financial Statements is denoted in thousands of New Taiwan Dollar (NT\$1,000).

c. Foreign currency transaction

The functional currency of the Company's Parent Company Only Financial Statements is New Taiwan Dollar (NT\$).

Transactions in foreign the currencies are recorded by their respective functional currency rates at the date of the transaction. At the end of every reporting period, items denoted in foreign currencies will be translated at the closing exchange rate of the day. Non-monetary foreign currency items measured at fair value will be translated using the exchange rate on the date when the fair value is measured. Non-monetary foreign currency items measured at historical cost are translated at the exchange rate of the date of the transaction.

Except for the following items, exchange differences resulting from delivery or exchange of monetary items will be recognized as gain or loss as they occur:

- 1) For foreign currency loans that arise from acquisition of assets that meet the requirements, if the resulting exchange differences are treated as adjustments of the interest capital, which is a component of the cost of loans, they will be capitalized as the cost of the asset.
- 2) Foreign currency items within the scope of IFRS 9 Financial Instruments: Recognition and Measurement are accounted for based on the accounting policy for financial instruments.
- 3) Monetary items that construe part of the net investments for overseas operations in the Parent Company Only Financial Statements. When translation differences that arise are recognized as other comprehensive income (loss), it will be reclassified to gain or loss from equity when the net asset is disposed.

When gains or losses from non-monetary items are recognized as other comprehensive income (loss), any translation component from such gain or profit will be recognized as other comprehensive income. When gains or losses from non-monetary items are recognized as loss, any translation component from such gain or profit will be recognized as loss.

d. Standard of classifying assets and liabilities as either current or non-current

When any of the following conditions occur, the item will be classified as a current asset, and when it is not a current asset, it will be classified as a non-current asset:

- 1) The Company expects to realize the asset, or intends to sell or consume it, in its normal operating cycle.
- 2) Asset is held for trading purposes.
- 3) The asset is due to be realized within 12 months after the reporting period.
- 4) It is cash or cash equivalent, except where the asset is exchanged or used to settle liabilities at least 12 months after the reporting period.

When any of the following conditions occur, the item will be classified as a current liability, and when it is not a current liability, it will be classified as a non-current liability:

- 1) The liability is expected to be settled during normal business cycle.
- 2) Liability is held for trading purposes.
- 3) The liability is due to be settled within 12 months after the reporting period.
- 4) The Company does not have an unconditional right to defer settlement of the liability for at least 12 months after the reporting period. Settlement of liabilities may be made by the issue of equity instruments based on transaction party's choice, and will not impact classification.

e. Cash and cash equivalents

Cash and cash equivalents are cash on hand, demand deposit, and short-term and highly liquid investments that can be immediately converted to fixed amount of cash with very small risks of valuation changes (including contract-based fixed deposits of less than 3 months).

f. Financial instruments

Financial assets and liabilities are initially recognized when the Company becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities within the scope of IFRS 9 Financial Instruments: Recognition and Measurement are recognized initially at fair value and the transaction costs directly attributable to the financial assets and financial liabilities (except for financial assets and financial liabilities at fair value through profit or loss) are derived by addition or subtraction from the fair value of assets and financial liabilities.

1) Recognition and valuation of financial assets

The accounting treatment for recognition and derecognition of all customary trading of financial assets of the Company is made on the settlement date.

The Company classifies financial assets as either financial assets subsequently measured at amortized costs, measured at fair value through other comprehensive income (loss), or measured at fair value through profit or loss:

- a) Business model used in managing the financial assets
- b) Characteristics of the contractual cash flows from the financial asset

Financial assets measured at amortized cost

Financial assets that meet the following two conditions will be measured at cost after amortization, and will be listed in the balance sheet under one of the following items: notes payable, accounts receivable, financial assets measured at amortized cost and other receivables:

- a) Business model used in managing the financial assets: financial asset is held to receive contractual cash flows
- b) Characteristics of the contractual cash flows from the financial asset: cash flow is the interest paid solely on the principal and the outstanding principal

Such financial assets (excluding hedging relationships) will be measured at subsequent amortized cost [amount measured at the time of initial recognition, less the principal repaid, and add or subtract the accumulated amortized difference (using effective interest method) between the original amount and the amount due, and by adjusting allowances for loss]. When derecognizing, through amortization procedure, or recognizing impairment gain or loss, the gain or loss will be recognized as profit or loss.

Interest calculated through effective interest method (multiplying effective interest by total book value of the financial instrument) or by following conditions, it will be recognized in profit or loss:

- a) If it is a credit-impaired financial asset from acquisition or from founding, the credit-adjusted effective interest rate is multiplied by the cost of amortized financial assets
- b) If it is not, in case of subsequent credit impairment, the effective interest rate will be multiplied by the cost of the financial instrument after amortization

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

Financial assets that meet both of the following criteria will be measured at fair value through other comprehensive income (loss), and stated on the Balance Sheet as financial assets measured at fair value through other comprehensive income (loss):

- a) Business model used in managing the financial assets: financial asset is held to receive contractual cash flows and for sale of financial asset
- b) Characteristics of the contractual cash flows from the financial asset: cash flow is the interest paid solely on the principal and the outstanding principal

Recognition of gain or loss related to such financial assets will be explained as follows:

- a) Prior to derecognition or reclassification, except for impairment interest or loss, exchange gain or loss will be recognized in the profit or loss, and its gain or loss will be recognized in other comprehensive income (loss)
- b) During derecognition, accumulated gain or loss recognized in other comprehensive income (loss) will be reclassified from equity to profit or loss as adjustments for reclassification
- c) Interest calculated through effective interest method (multiplying effective interest with the total book value of the financial asset) or the following conditions will be recognized in profit or loss:
 - i. If it is a purchased or originated credit-impaired financial asset, the credit-adjusted effective interest rate is multiplied by the cost of amortized financial assets
 - ii. If it is not, in case of subsequent credit impairment, the effective interest rate will be multiplied by the cost of the financial instrument after amortization

In addition, for equity instruments applicable to IFRS 9 and are not held as available-for-sale or applicable as a contingent consideration by the acquirer in business consolidation in IFRS 3, during initial recognition, the Company will choose (this is not reversible) to state its subsequent fair value changes in the other comprehensive income (loss). Amounts stated in other comprehensive income cannot be converted to income or loss (during disposal of such equity instrument, the accumulated amount stated in other equity item will be directly transferred to retained earnings), and will be stated in the Balance Sheet as financial assets measured at fair value through other comprehensive income (loss). Investment dividends will be recognized in profit or loss, unless such dividends clearly represent a portion of the investment cost.

Financial assets measured at fair value through profit or loss

In addition to the aforementioned measurement at cost after amortization for having met certain conditions or measurement at fair value through other comprehensive income, financial assets are all measured at fair value through profit or loss, and are stated in the balance sheet as financial assets at fair value through profit or loss.

These financial assets are measured at fair value, and any gain or loss from their revaluation will be recognized as profit or loss. The gain or loss recognized as profit or loss includes any dividend or interest received from the financial asset.

2) Impairments of Financial Assets

For the debt instrument investment measured at fair value through other comprehensive income (loss) and the financial assets measured at amortized cost, the Company recognizes expected credit losses and measures allowances for loss. For the debt instrument investment measured at fair value through other comprehensive income, allowance for loss is recognized in the other comprehensive income (loss), and the book value of the investment will not be reduced.

The Company measures expected credit loss by reflecting the following methods:

- a) Unbiased and probability-weighted amount determined by evaluating each possible outcome
- b) The time value of money
- Reasonable and corroborative information related to past events, current conditions, and future economic forecasts (can be obtained at no excessive cost or input on the Balance Sheet date)

Method for valuating allowance for loss is as follows:

- a) Measure the expected credit loss over the next 12 months: including financial asset without significant increase in credit risk after initial recognition, or those ruled to have low credit risk on the Balance Sheet date. In addition, this also includes those with allowance loss measured by the expected credit loss during the previous reporting period, but no longer meets the condition in which the credit risk has significant increased since the original recognition on the Balance Sheet date.
- b) Measurement of the amount of lifetime expected credit losses: including financial asset with significant increase in credit risk after initial recognition or purchased or originated credit-impaired financial asset with credit impairment.
- c) For accounts receivable or contractual asset arising from transactions within the scope of IFRS 15, the Company adopts lifetime expected credit loss to measure allowance for loss.

On each Balance Sheet date, the Company uses comparisons between the changes of default risk on the Balance Sheet date and on the date of initial recognition to measure whether there has been a significant increase in the financial instrument's credit risk after initial recognition. Additionally, please refer to Note 12 for information related to credit risk.

3) Derecognition of financial asset

The Company's financial assets will be derecognized when one of the following conditions occurs:

- a) The contractual right from the cash flow of the financial asset is terminated.
- b) When nearly all risk and compensations associated with ownership of a financial asset has been transferred.
- c) Nearly all risk and compensations associated with ownership of an asset has neither been transferred nor retained, but the control of the asset has been transferred.

When a financial asset is derecognized in its entirety, the difference between its carrying amount and any cumulative gain or loss that has been received or is receivable and recognized in other comprehensive income (loss), will be recognized in profit or loss.

4) Financial liabilities and equity instruments

Classification of liability or equity

The Company classifies the liabilities and equities instrument issued as financial liability or equity in accordance with the substance of the contractual arrangement and the definitions of a financial liability, and an equity instrument.

Equity instruments

Equity instruments refer to any contract with residual interest after subtracting all liabilities from assets. Equity instruments issued by the Company are recognized by the acquisition cost minus direct distribution costs.

Hybrid instruments

The Company recognizes the financial liabilities and equity components of the convertible corporate bonds issued in accordance with contractual terms. In addition, the conversion of corporate bonds issued is based on the assessment of whether the economic characteristics and risks of the embedded purchase and sale rights are closely related to the primary debt commodity before classifying the equity elements.

For liabilities that do not involve derivatives, the fair value is measured using the market interest rate of a bond of comparable nature and without conversion characteristics. This amount is classified as a financial liability measured by amortized cost before conversion or redemption settlement. For other embedded derivatives that are not closely related to the risk characteristics of the principal contract (for instance, the embedded buy-back and redemption rights are confirmed to be substantially inconsistent with the amortized cost of the debt commodity on each execution date), they will be classified as components of liability and is measured at fair value through profit or loss in subsequent periods except for equity components. The amount of the equity component is determined by the conversion of fair value of the corporate bonds subtract the component of the liability, and the carrying amount will not be remeasured in subsequent accounting periods. If the issued conversion corporate bonds from the Company do include an equity element, they are handled in accordance with IFRS 9 Hybrid Instruments.

The transaction costs are allocated to the liability and equity components in proportion to the ratio of the convertible corporate bonds' allocations to liability and equity components during initial recognition.

When holder of the convertible corporate bonds should requests to exercise conversion rights before the maturity of the convertible bond, the person should adjust the carrying amount of the liability component element to the carrying amount at the time of exercise as the basis of entry for issuance of ordinary shares.

Financial liabilities

Financial liabilities within the scope of IFRS 9: upon initial recognition, recognition and measurement are either classified as financial liabilities at fair value through profit or loss, or financial liabilities measured at amortized cost.

Financial liabilities at fair value through profit and loss

Financial liabilities at fair value through profit or loss includes available-for-sale financial liabilities and designated financial liabilities at fair value through profit and loss.

A financial asset will be classified as available-for-sale when it meets one of the following conditions:

- a) The primary purpose for acquisition of the asset is short-term sales;
- b) It is part of an identifiable financial instrument combination of the consolidated management at the time of initial recognition, and there is evidence that the combination is a short-term profit operating model in the near future; or
- c) It is a derivative (except for financial guarantee contract or a designated and effective hedging instrument).

For contracts that include one or multiple embedded derivative instruments, the entire hybrid (integrated) contract could be designated as a financial instrument at fair value through profit or loss. In addition, when it meets one the following conditions and can provide more relevant information, it could be designated as at fair value through profit or loss during initial recognition:

- a) It eliminates or significantly reduces a measurement or recognition inconsistency;
- b) A group of financial assets, financial liabilities or both, is managed and its performance is evaluated on a fair value basis, in accordance with a documented risk management or investment strategy, and information about the investment is provided internally by the consolidated company on that basis to the key management personnel.

Any gain or loss from revaluation of these financial liabilities will be recognized as profit or loss. The gain or loss recognized as profit or loss includes any dividend or interest received from the financial liabilities.

Financial liabilities at amortized cost

Financial liabilities measured at amortized cost include accounts payables and loans, and will continue to be measured through effective interest method after initial recognition. When financial liabilities are derecognized and amortized using effective interest method, related gain or loss and amortization will be recognized in profit or loss.

Calculation of the amortized cost will take discount or premium during acquisition and transaction cost into consideration.

Derecognition of financial liabilities

When the obligation of a financial liability is terminated, canceled or no longer effective, the financial liability will be derecognized.

When the Company and the creditors exchange debt instruments with significant differences, or make major changes to all or part of the existing financial liabilities (whether due to financial difficulties or otherwise), treatment will include derecognition of the original liabilities and the recognition of new liabilities, During derecognition of financial liabilities, the difference between the carrying amount and the total amount of the consideration paid or payable, including the transferred non-cash assets or liabilities assumed, is recognized in profit or loss.

5) Offsetting of financial assets and financial liabilities

Financial assets and financial liabilities can only be offset and presented in net terms on the balance sheet only when the recognized amounts currently contain exercise of legal rights for offset and are intended to be settled on a net basis or can be realized simultaneously and the debt can be settled.

g. Fair value measurement

Fair value refers to the price required or transferred to an asset in an orderly transaction between market participants on a measurement date. Fair value measurement assumes that the transaction for the asset being sold or liability being transferred takes place in one of the following markets:

- 1) Principal market of the asset or liability, or
- 2) If no principal market exists, the most favorable market for the asset or liability

The Company needs to be able to enter the principal or most favorable market in order to carry out the transaction.

Fair value measurement of the asset or liability uses the assumption that market participants would adopt while pricing the asset or liability, where the assumption is that the market participants would take the most favorable economic conditions into consideration.

The fair value measurement of a non-financial asset takes into consideration the market participant's use of the asset for its highest price and best use or by selling the asset to another market participant who will use the asset for its highest price and best use to generate economic benefits.

The Company uses valuation techniques that are appropriate and relevant in the relevant circumstances to measure fair value and maximize the use of observable inputs and to minimize the use of unobservable inputs.

h. Inventory

Inventories are evaluated on a case-by-case basis by the cost and net realizable value.

Cost refers to the cost of bringing inventory to a state of sale or availability for production and location:

Commodities - The weighted average method is used for the actual purchase cost.

Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs necessary to make the sale.

i. Investment accounted for using equity method

Investments to subsidiaries are made pursuant to Article 21 of the "Regulations Governing the Preparation of Financial Reports by Securities Issuers." These investments are expressed by "investments accounted for using equity method" and necessary rating adjustment is conducted so that current profit and loss and other comprehensive income in the Parent Company Only Financial Statements and the current profit and loss and other comprehensive income (loss) attributable to owners of the parent company in the Consolidated Financial Statements are equivalent, and the owner's equity in the Parent Company Only Financial Statements is equivalent to the equity attributable to owners of parent company in the Consolidated Financial Statements. Such adjustments are made in consideration of the differences between the investment in subsidiaries in the Consolidated Financial Statements in accordance with IFRS 10 - Consolidated Financial Statements, and the applicable IFRS reporting at different levels, and either debits or credits the "investment accounted for using equity method," "profit or loss from subsidiaries, affiliates, and joint venture accounted for using equity method," or "other comprehensive income (loss) from subsidiaries, affiliates, and joint venture accounted for using equity method."

The Company's investment in affiliates adopts equity method except for those classified as available-for-sale. Affiliates refer to the companies in which the Company has material influence over.

Under the equity method, the investment affiliates are accounted for on the balance sheet as the amount recognized by the Company for the change in the net assets of the affiliate based on the shareholding ratio. After the carrying amount and other related long-term equity in investments in affiliates under the equity method are reduced to zero, extraneous losses and liabilities will be recognized in the context of legal obligations, constructive obligations, or payments made on behalf of the affiliates. Unrealized gain or loss occurring between the Company and affiliates will be eliminated in proportion to the shares held in the affiliates.

When the change in the equity of the affiliate is not due to profit or loss and other comprehensive profit or loss items, and does not affect the Company's shareholding ratio, the Company will recognize the change in the relevant ownership interest based on the shareholding ratio. Therefore, recognized capital surplus will be reverted to profit or loss in proportion to the disposal subsequent to disposal of the affiliates.

When an affiliate issues new shares, if the Company does not subscribe in proportion to its shareholding, the Company's shareholdings in the affiliate's net assets will increase or decrease accordingly. The change will be adjusted by "capital surplus" and "investments accounted for using equity method." When the shareholding ratio decreases, the recognized related items in other comprehensive income (loss) will be first reclassified to profit or loss or other appropriate item in proportion to the decrease in shareholding ratio. The aforementioned recognized capital surplus will be reverted to profit or loss during subsequent disposal of the affiliate.

The financial statements of the affiliates are prepared for the same reporting period as the Company, and adjusted to align their accounting policies with the Company's accounting policies.

The Company determines at each reporting date whether there is any objective evidence that the investment in the affiliate company is impaired in accordance with IAS 28 - Investment in Related Companies and Joint Ventures. If this is the case the Company calculates the amount of impairment as the difference between the recoverable amount of the affiliate company and its carrying value and recognizes the amount in the "share of profit or loss of an affiliate company" in the statement of comprehensive income in accordance with IAS 36 - Impairment of Assets. In case the aforementioned recoverable amount adopts the useful value of the investment, the Company will determine the relevant useful value based on the following estimates:

- 1) The share of the present value of the estimated cash flows generated by the affiliates of the Company, including the cash flows generated by the affiliates due to the operation and the final disposal of the investment; or
- 2) The Company expects to receive dividends from the investment and ultimately dispose of the present value of the estimated future cash flows generated by the investment.

Since goodwill component item that construes the carrying amount of the investment in affiliates is not separately recognized; hence, the Company is not required to undertake the test for goodwill impairment as stipulated in IFRS 36 - Impairment of Assets.

When material influence over affiliates is lost, the Company will conduct fair value measurement and recognize the remaining investments. When material influence is lost, the difference between the carrying amount of the investment in affiliates and the fair value of the retained investment plus the disposal price, will be recognized as profit or loss.

j. Property, plant, and equipment

Property, plant, and equipment is recognized at the acquisition cost less accumulated depreciation and accumulated impairment. The aforementioned cost includes the dismantling of property, plant, and equipment, removing, and restoring the site on which it is located, and any necessary interest expense arising from unfinished construction. If the various component of property, plant, and equipment is material, it shall be separately recognized for depreciation. When the material components of property, plant and equipment requires to be regularly replaced, the Company will see the item as a separate asset and to separately recognize it through its useful life and depreciation method. The carrying amount of the replaced component will be derecognized in accordance with the derecognition rule in IAS 16 - Property, Plant, and Equipment. When material inspection cost complies with criteria for

recognition, it will be treated as a replacement cost and recognized as a part of the carrying amount of the property, plant, and equipment. All other fixture and maintenance expense will be recognized in profit or loss.

Depreciation is recognized through the straight-line method with the following asset useful life estimation:

Transportation vehicle: 5 years Office equipment: 3-15 years

Leasehold improvements: 3-10 years

Other equipment: 3-10 years

After initial recognition of property, plant, and equipment, or any of its material components, if disposal occurs or if inflow of economic benefit is not expected to occur from its use or disposal thereof in the future, it shall be derecognized and recognized in profit or loss.

Residual value, useful life and depreciation methods of property, plant, and equipment will be evaluated at the end of each fiscal year. If expected value differs from previous estimates, the changes will be treated as changes in accounting estimates.

k. Lease

The Company evaluates whether a contract is (or includes) a lease on the contract establishment date. A contract is (or includes) a lease if it transfers control of the use of an identified asset for a period of time in exchange for considerations. To evaluate whether the contract has transferred the control of the use of an identified asset for a period of time, the Company will evaluate whether the following two factors will occur during the entire duration of use:

- 1) Rights to nearly all economic benefits of the identified asset have been received; and
- 2) The control over the right to use the identified asset.

For contracts that are (or include) leases, the Company will treat each lease component in the contract individually, and to separately treat them from the non-lease components in the contracts. For leases that include one lease component and one or more additional lease or non-lease components, the Company will use the single comparison price of each lease component and the aggregated single prices of non-lease components as the basis, and distribute the consideration in the contract to the lease component. The comparison single unit price of the lease and non-lease components will be decided upon the prices separately received by the lessor (or supplier) for such components. If observable single unit prices are not readily available, the Company will maximize the use of observable information to estimate their respective single unit prices.

The Company is the lessee

Except for leases that meet and are selected to be treated as short-term leases or low-value assets, when the Company is the lessee of a lease contract, the Company will recognize all right-of-use asset and lease liabilities related to all leases.

At the start date, the Company measures the lease liability at the present value of the unpaid lease payments on that date. If the interest rate implicit in a lease is easy to determine, the lease payment is discounted using that interest rate. If such interest rate is difficult to determine, the lessee's incremental loan rate of interest will be used. On the start date, the lease payment of the lease liability will be accounted for, including the following payments that have to do with the target right-of-use asset during the lease period that have not been paid on that date:

- 1) Fixed payments (including substantial fixed payments), minus any lease incentives that can be obtained;
- 2) Variable lease payments dependent upon certain indicators or rates (measured by the indicators or rates used on the start date);
- 3) Expected residual value guarantee from the lessee;
- 4) Exercise price for purchase of options, if the Group can be reasonably assured that the right will be exercised; and
- 5) Penalties for termination of the lease, in case the lease period reflects that the lessee will exercise the option to terminate the lease.

After the start date, the Company will measure the lease liability using amortized cost-based measurement, and the carrying amount of the lease liability will be added by the effective interest method to reflect interest of the lease liability. Lease payment will be subtracted from the carrying amount of the lease liability.

On the start date, the Company will measure the right-of-use asset at cost, and the cost of the right-of-use asset will include:

- 1) The original valuation of the lease liability;
- 2) Any lease payment paid on the start date or before, minus any lease incentives taken;
- 3) Any original direct cost that the lessee incurs; and
- 4) Estimated cost of the lessee's dismantling, removing the target asset and restoration at the asset's location, or the cost to restore the target asset to the state required in the terms and conditions of the lease.

Valuation of the right-of-use asset will be cost minus accumulated depreciation and accumulated impairment loss, or the right-of-use asset can be measured at cost model.

If the ownership of the target asset will be transferred to the Company when the lease period expires, or if the cost of the right-of-use asset reflects that the Company will exercise purchase option, then the depreciation of the right-of-use asset will be measured from the start date of the lease until the end of the asset's useful life. Otherwise, the Company will depreciate the right-of-use asset from the start date until the end of its useful life, or the end of the lease term, whichever is the earlier of the two.

The Company uses IAS 36 Asset Impairment to determine whether an asset has been impaired and treats any identified impairment loss.

Except for lease of assets that meet and were selected to be short-term lease or low-value asset, the Company will recognize right-of-use assets and lease liabilities on the balance sheet, and separately recognize any depreciation expense and interest expense related to the lease on the statement of comprehensive income.

For short-term leases and low-value asset leases, the Company chooses to use straight-line basis or another systematic basis, and recognizes related lease payments as expenses during the lease terms.

The Company is the lessor

On the date of establishing the contract, the Company will classify each lease as either operating lease or financing lease. If nearly all risks and rewards associated with the ownership of the asset will be transferred during the lease, it will be categorized as a financing lease; if risks and rewards will not be transferred, it will be an operating lease. The Company will recognize assets held under financing leases on the balance sheet on the start date, and express them as lease payment receivable based on the net lease investment.

For contracts that include lease components and non-lease components, the Company will distribute the considerations in the contract using regulations from IFRS 15.

The Company uses direct-line basis or another systematic basis to recognize lease payments from operating leases as lease revenue. For variable lease payments not based on certain indicators or rates in operating leases, the Company will recognize them as lease revenue when they occur.

1. Intangible assets

Separately acquired intangible assets will be measured by cost during initial recognition. After initial recognition of intangible asset, its carrying amount will be the cost reduced by any accumulated amortization. Internally-arising intangible assets that do not meet the recognition criteria will not be capitalized, and will be recognized in profit or loss as they occur.

The useful life of an intangible asset has been classified as either finite or indefinite.

Intangible assets with finite useful life will be amortized during the duration of the useful life, and impairment tests will be conducted when there are indicators of impairment. The duration of amortization and method of amortization of intangible assets with finite useful life should be reviewed at least once at the end of each fiscal year. If the expected useful life of an asset is found to be different from the estimation or if the expected model of consumption of future economic benefits has changed, then the amortization method or duration of amortization shall be adjusted and treated as changes in estimate.

Intangible assets with indefinite useful life will not be amortized; however, impairment test shall be conducted based on individual asset or cash-generating unit level in each year. Intangible asset with indefinite useful life will be expected in each term for whether matters and conditions continue to support its indefinite useful life. If the useful life is changed from indefinite to finite, applicability will be deferred.

Gains or loss arising from derecognition of intangible assets will be recognized in profit or loss.

Below is a compilation of the Company's accounting policy for intangible assets:

	Computer software	Trademarks
Useful life	1-5 years	Indefinite
Amortization method	Straight-line amortization during	Do not amortize
used	the expected useful life	
Internally-arising or	Acquired externally	Acquired externally
acquired externally		

m. Non-monetary impairment

At the end of every reporting period, the Company will evaluate all assets for indicators of impairment pursuant to IAS 36 - Impairment of Assets. If signs of impairment exist or if regular annual impairment test is required for a certain asset, the Company will test it on the basis of individual assets or the cash generating unit to which the asset belongs. If result of the impairment test indicates that the carrying amount of the asset or the cash generating unit to which the asset belongs is greater than its recoverable amount, impairment loss will be recognized. Recoverable amount is the higher of the net fair value or useful value.

At the end of every reporting period, the Company will evaluate all assets except for goodwill for indicators of whether previously recognized impairment loss no longer exists or has been reduced. If such signs exist, the Company will estimate the recoverable amount of the asset or the cash generating unit. If the estimated service potential of the asset changes, resulting in an increase in the recoverable amount, the impairment will be reversed to profit or loss.

However, the carrying amount after reversal shall not exceed the amount of the depreciation or amortization of the asset after deducting the depreciation or amortization.

Impairment loss and reversal of continuing operations will be recognized in profit or loss.

n. Revenue recognition

The Company's revenue from customer contracts are mostly from sales of goods and provision of service, and their accounting treatments are explained as follows:

Sales of goods

The Company sells products and recognizes revenue when the promised product is delivered to the customer and the customer obtains control (the customer has the ability to lead the use of the product and obtain almost all of the remaining benefits of the product) and satisfies performance obligation. The Company's primary products are various types of medicine, health supplements, and maternity and infant products. During some of the sales transactions, when the ownership of the goods is transferred to the customer, the Company will provide points as part of the customer loyalty program based on the transaction price. The points will provide the customers with preferential discount during the customer's subsequent purchases within the next year. The Company distributes the transaction price and points given based on the relative selling price of the goods sold and the points, and the transaction price allocated to the sales goods is recognized when the ownership of the goods is transferred to the customer, while the rest will be recognized as contractual liability based on the acquisition price.

Retail customers of the Company have the right to enjoy discount during future purchase with the points they collect. When points are collected from customer use or when the points expire one year after the initial sales, revenue from the points given will be recognized, and relevant contractual liability will be adjusted accordingly.

The credit period for the product sales transactions of the Company is 60~120 days. Accounts receivable will be recognized when most of the contracts are subject to product transfer control and have the right to receive unconditional consideration. These receivables are usually short-term and do not pose as significant financing components.

Provision of service

Service revenue of the Company mostly come from provision of management service. Revenue will be recognized when the committed service is transferred to the customer and satisfies performance obligation.

o. Retirement pension plan

The Company's employee retirement method is applicable for all formal employees. The full amount of employee pension fund is managed by the Labor Retirement Reserve Supervisory Committee, and deposited in designated pension fund. Since the aforementioned pension is deposited under the name of the Labor Retirement Reserve Supervisory Committee, and completely separate from the Company, it is not included in the above Parent Company Only Financial Statements.

For retirement pension plans with defined allocations, the Company is obliged to allocate a certain ratio of employee pension allocation of no less than 6% of the employee's monthly pay. The amount of allocation will be recognized as current expense.

For retirement pension plans with defined benefit plan, the Company will include the amounts after the reporting period on actuarial report through projected unit credit method. Revaluation of net defined benefit liabilities (asset) includes any changes in return on plan assets and asset ceiling and will be reduced by amount of net interest included in the net defined benefit liability (asset) and actuarial profit or loss. When revaluation of net defined benefit liability (asset) occurs, it will be recognized under other comprehensive income (loss)

and immediately recognized in retained earnings.

Past service cost is the change from the present value of the defined benefit plan due to plan revision or reduction, and will be recognized as expense on the earlier of the two dates:

- 1) When the plan is revised or reduced; and
- 2) When the Group recognizes relevant restructuring cost or termination benefits.

Net interest of net defined benefit liability (asset) is net defined benefit liability (asset) multiplied by the discount rate, and both will be decided at the beginning of a reporting period. Subsequently, any changes that occur to the net defined benefit liability (asset) from allocations and benefit expense during the period will be considered.

p. Share-based payment transaction

The cost of the equity-settled share-based payment transaction between the Company and the employees is measured by the fair value on the date of the share-based payment transaction. The fair value is measured by an appropriate pricing model.

The cost of the equity-settled share-based payment transaction is gradually recognized when service terms and performance conditions are met, and when the equity recognized by the counterparty increases. The accumulated expense from equity-settled share-based payment transactions before the end of every reporting period before the vesting date, is a reflection on the passing of the vesting period at the best estimate from the Company for the number of equity instruments that the Company will ultimately own. At the beginning and end of each reporting period, the cumulative cost changes recognized for the share-based payment transactions will be recognized in profit or loss for the period.

If ultimately, the bonus for share-based payment does not meet the vesting criteria, no expense shall be recognized. However, if the vesting conditions of the equity delivery transaction are related to market conditions or non-vested conditions, when all service or performance conditions are met, related expenses shall be recognized whether the market conditions or non-vested conditions have been met or otherwise.

When equity delivery transaction conditions are modified, at least the initial benefit cost prior to the alternation shall be recognized. In case the share-based payment terms are modified, if the total fair value of the share-based payment transaction is increased or more beneficial to the employees, the additional equity delivery transaction cost will be recognized.

If the share-based payment bonus plan for the equity delivery is canceled, it will be treated as vested on the date of cancellation and the remaining unrecognized share-based payment will be immediately recognized. This includes rewards outside of vesting conditions that have not been achieved by either the Company or the employees. If the original cancelled reward is replaced by a new reward scheme, and has been confirmed that the new plan will replace the existing on the grant date, the cancelled and the new granted reward will be treated as modifications to the existing plan.

Dilution effect of outstanding options will be calculated by additional shares during calculation of the dilution on the EPS.

q. Income tax

Income tax expense (benefit) refers to the aggregated amount related to current income tax and deferred income tax that is included in the current profit or loss.

Income tax in the current period

Income tax liabilities (assets) for this period and for prior periods, are measured at the tax rates and tax laws enacted in the legislative or substantive legislation at the end of the reporting period. Current income tax related to items recognized in other comprehensive income or

directly recognized in equity, will be separately recognized in other comprehensive income (loss) or equity rather than profit or loss.

Surtax on unappropriated retained earnings will be recognized as income tax expense on the date of surplus distribution from the Shareholders' Meeting.

Deferred income tax

Deferred tax is calculated based on the temporary difference between the taxable basis of assets and liabilities and the carrying amounts on the Balance Sheet at the end of the reporting period.

All taxable temporary difference shall be recognized as deferred tax liabilities except for the following:

- 1) Initial recognition of goodwill; or the initial recognition of an asset or liability not arising from a business combination transaction and does not affect accounting profits or taxable income (loss) at the time of the transaction;
- 2) Arising from investment in subsidiaries, affiliates or joint ventures, whose point of reversal can be controlled and there may not be any taxable temporary difference that shall be reversed in the foreseeable future.

Deferred income tax assets that are deductible from temporary differences, unused tax losses and unused income tax deductions are recognized in the context of probable future taxable income except for the following:

- 1) Deductible temporary difference arising from business combination with a non-affiliates, and is related to initial recognition of assets or liabilities that do not affect accounting profit or loss of taxable income (loss) at the time of transaction;
- 2) Related to deductible temporary difference from equity in investments in subsidiaries, affiliates, or joint ventures, and is highly possible to revert in the foreseeable future, and the revert may be to the extent that there will be sufficient taxable income at the time for recognition of the temporary difference.

Deferred income tax assets and liabilities are measured at the tax rate of the expected asset realization or in the period in which the liability is settled. The tax rate is based on the tax rates and tax laws that have been enacted in the legislative or substantive legislation at the end of the reporting period. The measurement of deferred income tax assets and liabilities reflects the tax consequences arising from the manner in which the asset is expected to be recovered or the carrying amount of the liability is settled at the end of the reporting period. The deferred income tax that is related to items not recognized in profit or loss will also not be recognized in profit or loss. It will be recognized in other comprehensive income (loss) or directly recognized in equity based on its related transaction. Deferred tax assets shall be reviewed and recognized at the end of each reporting period.

For deferred tax assets and liabilities, only the offset between the current tax assets and current tax liabilities carries legally enforceable rights. Moreover, deferred income tax may be offset when it is subject to the same taxpayer and is related to the income tax levied by the same tax authority.

5. The primary sources of uncertainties in major accounting judgments, estimates, and assumptions

When preparing the Parent Company Only Financial Statements, the Company's management shall exercise judgment, estimation and assumption at the end of the reporting period. This will influence the reported amounts of revenue, expense, assets and liabilities, and disclosure on liabilities. Nevertheless, the uncertainty of these material assumptions and estimates may result in material adjustments to the carrying amount of an asset or liability in the future.

Estimates and assumptions

At the end of a reporting period, major source of information for uncertainties in regards to estimates and assumptions for the future, present material risk in material adjustments to the carrying amounts of assets and liabilities in the next fiscal year. This will be explained in the following:

1) Fair value of financial instruments

When the fair value of financial assets and financial liabilities recognized in the balance sheet cannot be obtained from an active market, the fair value will be determined by valuation techniques. These include income approach (for example, the discounted cash flow method) or market approach, and changes in the assumptions used in these models will influence the fair value of the reported financial instruments. Please refer to Note 12 for details.

2) Accounts receivable - estimates on impairment loss

The Company's estimate of impairment loss for receivables is measured by the amount of estimated credit losses over its lifetime, which will be based on the difference between the contractual cash flow (carrying amount) receivable and the expected cash flow (assessment of forward-looking information). However, discount effect of short-term receivables is insignificant and credit loss will not be measured by undiscounted difference. If the actual cash flow in the future is less than the estimate, there may be material impairment loss. Please refer to Note 6 for details.

3) Inventory

The estimated value of the net realized value of inventories is the most reliable evidence of the expected change in the amount of cash available for the inventory at the estimated time when the inventory is damaged, all or part of it becomes obsolete or declines in the selling price and influences from product shelf life. Please see refer to Note 6 for detail.

4) Retirement pension plan

The present value of defined benefit costs and defined benefits obligations in retirement pension plan is measured by actuarial valuation. Actuarial valuation involves various assumptions, including discount rate and changes in expected salaries and more. Please refer to Note 6 for details on the assumptions used to measure the cost of defined benefit costs and defined benefit obligations.

5) Share-based payment transaction

Cost of equity settlement transaction between the Company and our employees are measured by the fair value of the equity instrument on the grant date. When estimating the fair value of the share-based payment transaction, the best pricing model should be determined based on the benefit conditions. These estimates also require determining the best parameters used in the pricing model, including: expected duration of the stock options, estimated fluctuations, estimated rate of dividend, and any assumptions made therein. Please refer to Note 6 for explanations on the assumptions and models used to measure the fair value of the share-based payment transaction.

6) Income tax

Uncertainties for income tax exist in the interpretation of complex tax laws, and the future taxable amounts and time points. Due to the prevalence of international business relationships and the long-term nature and complexity of contracts, there may be differences between the actual results and assumptions made, or alternatively, such assumptions in the future may force recorded interest tax benefits and expenses to be adjusted in the future. Recognition of income tax is based on reasonable estimates of the possible audit results of the tax authorities of the countries in which the Company operates. Amounts recognized are based on different elements, for instance, the past experience of tax review and the taxation subject may have different interpretations of the tax law from the taxation authority. Differences in these interpretations could lead to various issues due to the conditions of the countries of the Company's operations.

Unused tax loss and deferred tax carried forward and deductible temporary differences are recognized as deferred tax assets based on the context that it is highly likely future taxable income or taxable temporary differences will occur in the future. The determination of the amount of deferred tax asset to be recognized is at the point and standards where there may be differences between the future taxable income and taxable temporary difference as well as the estimate of future tax planning strategies.

6. Explanations of significant accounting items

a. Cash and cash equivalents

	2020.12.31	2019.12.31
Cash on hand and petty cash	\$7,689	\$6,404
Checks and demand deposit	687,288	246,126
Fixed deposit	114,550	25,450
Total	\$809,527	\$277,980

b. Financial assets measured at amortized costs

	2020.12.31	2019.12.31
Restrictive fixed deposit	\$24,000	\$24,000
Fixed deposit	3,000	3,000
Less: allowance for loss		
Total	\$27,000	\$27,000
Current	\$24,000	\$24,000
Non-current	\$3,000	\$3,000

The Company only has transactions with financial institutions in good credit standing and therefore has no material credit risk.

The Company's financial assets measured at amortized cost have not had conditions of guarantee/endorsement.

c. Notes receivable, net

	2020.12.31	2019.12.31
Notes receivable - from operating activities	\$4,517	\$2,371
Less: allowance for loss	-	-
Total	\$4,517	\$2,371

The Company's notes receivable have not had conditions of endorsement/guarantee.

The Company assesses information related to impairment and allowance for impairment using regulations from IFRS 9. Please refer to Note 6.17 for details. Please refer to Note 12 for information on credit risk.

- d. Net accounts receivable and accounts receivable related parties
 - 1) Below is a list of the net accounts receivable:

	2020.12.31	2019.12.31
Total accounts receivable	\$295,670	\$316,458
Less: allowance for loss	(418)	(418)
Subtotal	295,252	316,040
Total accounts receivable - related	271,779	305,586
parties		
Less: allowance for loss	-	
Subtotal	271,779	305,586
Total	\$567,031	\$621,626

- 2) The aforementioned accounts receivable has not had conditions of endorsement/guarantee.
- 3) The Company's credit line to customers is usually 60-120 days. The total carrying amounts were NT\$567,449 thousand and NT\$622,044 thousand on December 31, 2020 and December 31, 2019 respectively. Please refer to Note 6.17 for information related to allowance for impairment loss in 2020 and 2019. Please refer to Note 12 for information on credit risk.

e. Inventory

1) Net inventory is as follows:

	2020.12.31	2019.12.31
Goods on hand	\$1,225,045	\$886,046

2) The Company recognized cost of inventories of NT\$6,505,952 thousand and NT\$5,187,063 thousand on December 31, 2020 and December 31, 2019 as expenses respectively. These expenses included the following:

Item	2020	2019
Allowance for inventory valuation and	\$500	\$258
obsolescence loss		
Inventory scrap loss	4,200	6,215
Inventory loss	9,451	3,367
Total	\$14,151	\$9,840

3) Aforementioned inventory has not had conditions of endorsement/guarantee.

f. Investments accounted for using the equity method

The Company's investments accounted for using equity method are as follows:

	2020.12.31		2019.12.31	
	_	Shareholding		Shareholding
Investee	Amount	ratio	Amount	ratio
Investment in subsidiary:				
Ivy Biotechnology Co., Ltd.	\$108,778	100%	\$110,450	100%
Bai-Lin Logistics Co., Ltd.	7,660	100%	2,419	100%
Total	\$116,438	_	\$112,869	

- 1) Investments in subsidiaries are expressed in "investments accounted for using equity method" in the Parent Company Only Financial Statements.
- 2) Aforementioned investments accounted for using equity method has not had conditions with endorsement/guarantee.

g. Property, plant, and equipment

Contr	_	Transportation vehicle	Office equipment	Leasehold improvements	Other equipment	Total
Cost: 2020.01.01 Acquisition		\$13,866	\$277,025 64.136	\$361,575 89.296	\$137,695 88,367	\$790,161 241,799
Disposal Transfer		(350)	(2,642)	(5,256)	(2,180)	(10,428)
2020.12.31	=	\$13,516	\$338,519	\$445,615	\$223,882	\$1,021,532
2019.01.01 Acquisition		\$13,866 -	\$235,850 41,293	\$251,062 110,513	\$51,330 86,247	\$552,108 238,053
Disposal Transfer		-	(118)	-	118	-
2019.12.31	_	\$13,866	\$277,025	\$361,575	\$137,695	\$790,161
Depreciation impairment:	and					
2020.01.01		\$11,328	\$135,805	\$105,032	\$22,800	\$274,965
Depreciation		1,131	46,282	49,961	32,909	130,283
Disposal Transfer		(350)	(1,359)	(1,273)	(317)	(3,299)
2020.12.31	=	\$12,109	\$180,728	\$153,720	\$55,392	\$401,949
2019.01.01		\$9,411	\$97,342	\$69,779	\$8,835	\$185,367
Depreciation Disposal Transfer		1,917	38,463	35,253	13,965	89,598 -
2019.12.31	=	\$11,328	\$135,805	\$105,032	\$22,800	\$274,965
Net carrying amount: 2020.12.31		\$1,407	\$157,791	\$291,895	\$168,490	\$619,583
2019.12.31	=	\$2,538	\$141,220	\$256,543	\$114,895	\$515,196

Aforementioned property, plant, and equipment have not had conditions of endorsement/guarantee.

h. Intangible assets

Cost:	_	Computer software	Trademarks	Total	
Acquisition - separately acquired Derecognized at the end of useful life (8,711) - (8,711) 2020.12.31 \$8,110 \$14,286 \$22,396 2019.01.01 \$9,696 \$- \$9,696 Acquisition - separately acquired 12,400 14,286 26,686 Derecognized at the end of useful life (9,795) - (9,795) 2019.12.31 \$12,301 \$14,286 \$26,587 Amortization and impairment: 2020.01.01 \$5,912 \$- \$5,912 Amortization 7,177 - 7,177 Derecognized at the end of useful life (8,711) - (8,711) 2020.12.31 \$4,378 \$- \$4,378 2019.01.01 \$6,635 \$- \$6,635 Amortization 9,072 - 9,072 Derecognized at the end of useful life (9,795) - (9,795) 2019.12.31 \$5,912 \$- \$5,912 Net carrying amount: 2020.12.31 \$3,732 \$14,286 \$18,018 2019.12.31 \$3,732 \$14,286 \$20,675 Amortization for recognition of intangible assets is as follows: Amortization for recognition of intangible assets is as follows: 1. Other non-current assets 1. Other non-current assets 2020.12.31 \$190 \$4717 Refundable deposits 74,622 60,207 Total \$74,812 \$660,678		φ1 2 201	Φ1.4. 2 0.6	Φ0 < 507	
Derecognized at the end of useful life (8,711) - (8,711)		· · · · · · · · · · · · · · · · · · ·	\$14,286		
Section Sect		*	-	,	
2019.01.01	9		\$14.286		
Acquisition - separately acquired Derecognized at the end of useful life (9,795) - (9,795) (9,795) (19,12.31) \$12,301 \$14,286 \$26,587	2020.12.31	φο,110	\$14,260	\$22,390	
Acquisition - separately acquired Derecognized at the end of useful life (9,795) - (9,795) (9,	2019.01.01	\$9.696	\$ -	\$9.696	
Derecognized at the end of useful life (9,795) - (9,795) 2019.12.31 \$12,301 \$14,286 \$26,587		· · · · · · · · · · · · · · · · · · ·			
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Amortization for recognition of intangible assets is as follows: 2020 2019	2020.12.31	\$3,732	\$14,286	\$18,018	
2020 2019 \$7,177 \$9,072 i. Other non-current assets 2020.12.31 2019.12.31 Prepaid equipment \$190 \$471 Refundable deposits 74,622 60,207 Total \$74,812 \$60,678	2019.12.31	\$6,389	\$14,286	\$20,675	
2020 2019 \$7,177 \$9,072 i. Other non-current assets 2020.12.31 2019.12.31 Prepaid equipment \$190 \$471 Refundable deposits 74,622 60,207 Total \$74,812 \$60,678	Amortization for recognition of	intangible assets is as	follows:		
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i. Other non-current assets 2020.12.31 2019.12.31 Prepaid equipment \$190 \$471 Refundable deposits 74,622 60,207 Total \$74,812 \$60,678	Operating expenses				
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Prepaid equipment \$190 \$471 Refundable deposits 74,622 60,207 Total \$74,812 \$60,678	i. Other non-current assets				
Refundable deposits 74,622 60,207 Total \$74,812 \$60,678			2020.12.31	2019.12.31	
Total \$74,812 \$60,678			\$190	\$471	
i Short term loans	Total	_	\$74,812	\$60,678	
J. Short-term loans	j. Short-term loans				
1) Details on short-term loans are as follows:					
Range of interest rates (%) 2020.12.31 2019.12.31	Range of	interest rates (%)	2020.12.31	2019.12.31	
Unsecured bank loan 0.87%~1.18% \$370,000 \$-					

2) As of December 31, 2020 and December 31, 2019 respectively, the Company's unused short-term loan credits are NT\$101,035 thousand and NT\$100,000 thousand respectively.

k. Other payables

	2020.12.31	2019.12.31
Expenses payable	\$201,947	\$111,311
Equipment payable	17,168	18,039
Net defined benefit liability - current	37	37
Total	\$218,152	\$129,387

k. Bonds payable

1) Details of bonds payable are as follows:

	2020.12.31	2019.12.31
Elements of liability:		
Nominal amount of domestic convertible bond payable	\$40,900	\$188,700
Less: discount on domestic convertible bond payable	(317)	(4,999)
Subtotal	40,583	183,701
Less: portion maturing within 12 months	(40,583)	(183,701)
Net balance	\$-	\$-
Embedded derivative financial instruments - redemption rights	\$-	\$-
Equity element - conversion rights	\$1,363	\$6,290
-		

Please refer to Note 6.20 for valuation of profit or loss for embedded derivative financial instruments - redemption rights and the recognition of interest expense from corporate bonds.

2) The Company has issued the first batch of unsecured convertible bonds on June 12, 2018 with the following issuance terms:

NT\$300,000 thousand (A) Total issuance:

(B) Date of issuance: 2018.06.12 (C) Issued price: Issuance at par

(D) Coupon rate:

(E) Duration: June 12, 2018-June 12, 2021

and

(F) Repayment at maturity: Unless the bondholders convert into ordinary shares of the company in accordance

with Article 10 of the present Procedures, or exercise the right of selling under Article 19 of the present Procedures, or the Company redeems in advance or exercise redemption at securities firm in accordance with Article 18 of these Procedures, the Company will repay the converted bonds held by bondholders in cash in accordance with the denomination of the bonds when the Company's conversion of bonds

expires.

Starting from the day after the 3-month period of issuance of this convertible bond (G) Conversion period:

(September 13, 2018) to the date due (June 12, 2021), except for (1) stock transfer is halted pursuant to applicable laws; (2) 15 business days before the Company's ex-dividend date for share or cash dividend distribution or ex-stock transfer date for capital increase, until the base date for right distribution, (3) capital reduction base-date to one day before the capital reduction in issuance of shares, the creditor may at any time request the Company to convert the convertible bond into ordinary

shares of the Company in accordance with the provisions of the present Procedure. The price of conversion was set at NT\$90.8 per share during issuance. In the event of

an adjustment of the conversion price of the Company's ordinary share conversion rights or stock options in accordance with the terms of the issuance, the conversion price shall be adjusted in accordance with the formula stipulated in the terms of the

issuance.

Due to capital increase and surplus transfer in 2018, the Company's conversion price

price adjustments:

(H)Conversion

adjustment was carried out in accordance with the provisions of the first batch of domestic unsecured convertible corporate bonds issuance and conversion procedures. Therefore, as of July 19, 2018, the conversion price was adjusted from NT\$90.8 to NT\$88.9.

Due to capital increase and surplus transfer in 2018, the Company's conversion price adjustment was carried out in accordance with the provisions of the first batch of domestic unsecured convertible corporate bonds issuance and conversion procedures. Therefore, as of September 12, 2018, the conversion price was adjusted from NT\$88.9 to NT\$79.8.

Due to the Company's ratio of cash dividends to ordinary shares issued in 2019 having exceeded 1.5%, the conversion price adjustment was carried out in accordance with the provisions of the first batch of domestic unsecured convertible corporate bonds issuance and conversion procedures; therefore, from July 30, 2019, the conversion price was adjusted from NT\$79.8 to NT\$78.6.

Due to capital increase and surplus transfer in 2019, the Company's conversion price adjustment was carried out in accordance with the provisions of the first batch of domestic unsecured convertible corporate bonds issuance and conversion procedures. Therefore, from September 1, 2019, the conversion price was adjusted from NT\$78.6 to NT\$69.6.

Due to capital increase and surplus transfer in 2020, the Company's conversion price adjustment was carried out in accordance with the provisions of the first batch of domestic unsecured convertible corporate bonds issuance and conversion procedures. Therefore, from September 15, 2020, the conversion price was adjusted from NT\$69.6 to NT\$59.2.

(I)The Company's redemption rights:

- (1) The conversion of corporate bonds shall be from the day after the expiration of three months from the date of issue (September 13, 2018) to forty days before the expiration of the issuance period (May 3, 2021). When the closing price of the ordinary shares of the Company exceeds 30% (inclusive) of the conversion price for the 30th consecutive business day, the Company may send a one-month "bond recovery notice" to the bondholder by registered mail within the next 30 business days. (The aforementioned foregoing period starts from the date of the Company's letter of notice, and the expiration date of the period is the base date for the bond recovery, and the aforementioned period cannot be the conversion termination period as started in Article 9.) (The bondholder will be based on the bondholder's register on the fifth business day prior to the date of the "bond recovery notice," and for investors who subsequently obtain the conversion of corporate bonds due to trading or other reasons, they shall be notified by way of announcement.) Taipei Exchange will also be notified in writing, and the convertible bonds of the bondholders shall be recovered in cash in five business days after the bond recovery base date.
- (2) The conversion of corporate bonds shall be from the day after the expiration of three months from the date of issue (September 13, 2018) to forty days before the expiration of the issuance period (May 3, 2021). If the outstanding balance of the convertible bond is less than 10% of the initial total denomination at issuance, the Company may send a one-month "bond recovery notice" to the bondholder by registered mail at any time. (The aforementioned foregoing period starts from the date of the Company's letter of notice, and the expiration date of the period is the base date for the bond recovery, and the aforementioned period cannot be the conversion termination period as started in Article 9.) The bondholder will be based on the bondholder's register on the fifth business day prior to the date of the "bond recovery notice," and investors who subsequently obtain the conversion of corporate bonds due to trading or other reasons shall be notified by way of announcement.) Taipei Exchange will also be notified in writing, and the convertible bonds of the bondholders shall be recovered in cash in five business days after the bond recovery base date.
- (3) If the creditor does not reply to the Company's share transfer agency before the bond recovery base date denoted on the "bond recovery notice" by writing (the notice is effective at the time of delivery, and takes postmark as its basis), the Company shall redeem the bonds in cash on the maturity date at nominal value.

The base date for selling the convertible bonds back in advance is the two-year issuance date (June 12, 2020) of the convertible bonds. Forty days before the base date (May 3, 2020) of put option, the Company may send a "puttable right notification" to the bondholder by registered mail. (The bondholder will be based on the bondholder' s register on the fifth business day prior to the date of the "puttable

(J)Puttable rights of bondholders:

option notification," and investors who subsequently obtain the conversion of corporate bonds due to trading or other reasons shall be notified by way of announcement.) Taipei Exchange will also be notified in writing, and the convertible bonds of the bondholders shall be recovered in cash in five business days after the bond recovery base date. Creditor can reply to the Company's share transfer agency before the bond puttable option date denoted on the "puttable right notification" by writing (the notice is effective at the time of delivery, and takes postmark as its basis), and request the Company to redeem the bonds held in cash by using the bond denomination plus interest compensation (101.0025% of the bond denomination for the two years, or substantial rate of return 0.50%). After accepting the puttable option request, the Company shall redeem the bond in cash within five business days after the puttable option date. If the Taipei Exchange is not in operation, the above date will be postponed to the next business day.

3) From January 1, 2020 to December 31, 2020, the declared conversion amount of the Group's first batch of unsecured convertible bonds has reached NT\$147,800 thousand, and 2,290 thousand shares of ordinary shares have been converted.

As of December 31, 2020, the declared conversion amount of the Company's first batch of unsecured convertible bonds has reached NT\$259,100 thousand, and 3,858 thousand shares of ordinary shares have been converted.

1. Retirement pension plan

Defined allocation plan

The Company's employee retirement method adopts the defined allocation plan pursuant to the Labor Pension Act. Pursuant to the Act, the Company is obligated to allocate no less than 6% of its employee's monthly salary as employee pension. The Company has established employee retirement method in accordance with the Act, and allocates 6% based on each employee's salary to his/her respective individual retirement account (IRA) at the Bureau of Labor Insurance.

The Company recognized defined allocation expense of NT\$33,484 thousand and NT\$22,855 thousand in 2020 and 2019 respectively.

Defined benefit plan

The Company's employee retirement method adopts the defined benefit plan pursuant to the Labor Standards Act. Payment of employee pension is calculated on the base points of an employee's years of service and average monthly wages when the person is permitted to retire. Two base points will be assigned for 15 years (inclusive) of service or less, and for those exceeding 15 years of service, every year will be assigned an additional base point. The maximum base points allowed is 45. The Company provides a pension fund of 2% of the total salary on a monthly basis in accordance with the Labor Standards Act, and deposits it in a designated account at the Bank of Taiwan in the name of the Labor Retirement Reserve Supervisory Committee.

The Bureau of Labor Funds, Ministry of Labor, Executive Yuan, undertakes asset allocations based on the income and expenditure of the employee retirement fund. Investment of the fund is invested in self-operated and entrusted management methods, and adopts active and passive management medium- to long-term investment strategies. The Bureau of Labor Funds takes risks including market, credit, and liquidity into consideration in setting limits and control plan for the fund so that adequate flexibility can be used toward the compensation objective without excessive risk. As of December 31, 2020, the Company's defined benefit plan is expected to allocate NT\$40 thousand within the following year.

As of December 31, 2020 and December 31, 2019, the Company's defined benefit plans are expected to expire in 2039 and 2036 respectively.

The following table summarizes the costs of defined benefit plan recognized to profit or loss:

	2020	2019
Current service cost	\$-	\$ -
Net interest from net defined benefit assets (liabilities)	40	43
Total	\$40	\$43

Adjustments of the present value of the defined benefit obligations and fair value of the plan assets:

	2020.12.31	2019.12.31	2019.01.01
Present value of the defined benefit			
obligations	\$7,562	\$8,558	\$7,048
Fair value of plan assets	(4,100)	(3,726)	(3,355)
Other non-current liabilities - net defined	_		
benefit liabilities recorded	\$3,462	\$4,832	\$3,693

Adjustments to the net defined benefit liabilities (assets):

	Present value of the defined benefit obligations	Fair value of plan assets	Net defined plan liabilities (assets)
2019.01.01	\$7,048	\$(3,355)	\$3,693
Current service cost	-	-	-
Interest expense (income)	82	(39)	43
Past service cost and settlement gain or loss			
Subtotal	7,130	(3,394)	3,736
Remeasurement of defined benefit liabilities/assets:			
Actuarial gains or losses from demographic assumptions	-	-	-
Actuarial gains or losses from financial assumptions	461	-	461
Experience-based adjustments	967	-	967
Remeasurement of defined benefit assets		(109)	(109)
Subtotal	1,428	(109)	1,319
Benefits paid	-	-	-
Employer allocations	-	(223)	(223)
Effects of changes in foreign exchange rates	-	-	-
2019.12.31	8,558	(3,726)	4,832
Current service cost	-	-	-
Interest expense (income)	71	(31)	40
Past service cost and settlement gain or loss	-	-	-
Subtotal	8,629	(3,757)	4,872
Remeasurement of defined benefit liabilities/assets:			
Actuarial gains or losses from demographic assumptions	-	-	-
Actuarial gains or losses from financial assumptions	565	-	565
Experience-based adjustments	(1,632)	-	(1,632)
Remeasurement of defined benefit assets		(119)	(119)
Subtotal	(1,067)	(119)	(1,186)
Benefits paid	-	-	
Employer allocations	-	(224)	(224)
Effects of changes in foreign exchange rates	-	-	
2020.12.31	\$7,562	\$(4,100)	\$3,462

The following key assumptions are used to determine the Company's defined benefit plan:

	2020.12.31	2019.12.31
Discount rate	0.42%	0.83%
Expected rate of salary increase	2.00%	2.00%
Sensitivity analysis of every material actuarial assumption:		

	2020		2019	
	Increase in defined benefit obligation	Decrease in defined benefit obligation	Increase in defined benefit obligation	Decrease in defined benefit obligation
0.5% increase in discount rate	\$-	\$683	\$-	\$686
0.5% decrease in discount rate	759	-	762	-
0.5% increase in expected salary	743	-	749	-
0.5% decrease in expected salary	-	676	-	682

The purpose of conducting the aforementioned sensitivity analysis is to analyze the possible impact of determining a defined benefit obligation when a single actuarial assumption (e.g. discount rate or expected salary) undergoes a reasonably likely change, assuming all other assumptions remain unchanged. Since some of the actuarial assumptions are related to each other, there are few separate actuarial assumptions that undergo singular changes in reality, so the analysis has its limitations.

The methods and assumptions used in the current period of sensitivity analysis are no different from the previous periods.

m. Equity

1) Ordinary shares

As of December 31, 2020 and December 31, 2019, the Company's authorized share capital is NT\$600,000 thousand and has issued NT\$530,659 thousand and NT\$425,820 thousand in shares respectively. Each share has a par value of NT\$10, and 53,065 thousand shares and 42,582 thousand shares were issued respectively. Each share has one voting right and right to receive dividend.

On June 26, 2019, the Company's Annual Shareholders' Meeting has approved the capital increase by reinvestment of surplus of NT\$47,517 thousand. Upon approval of the Board of Directors on July 22, 2019, September 1, 2019 was set to be the base date of the capitalization date, and the paid-in capital after the increase is NT\$413,033 thousand with par value of NT\$10 at 41,303 thousand shares.

In 2019, the employee stock options issued by the Company exercised subscription rights of NT\$10,214 thousand, for which 356 thousand ordinary shares were converted. Upon approval from the Board of Directors on November 11, 2019, November 11, 2019 was set to be the base date of the increase. The paid-in capital after the increase was NT\$416,593 thousand with par value of NT\$10 at 41,659 thousand shares.

In 2019, the first batch of unsecured convertible bonds issued by the Company exercised conversion rights of NT\$111,300 thousand, for which 1,568 thousand ordinary shares were converted. The paid-in capital after the increase was NT\$432,271 thousand with par value of NT\$10 at 43,227 thousand shares, in which 645 thousand shares are ordinary shares. Base date of increase is still pending for the Board of Directors' approval as of December 31, 2019, so the capital is recognized as a prepaid capital.

In addition, in 2020, the first batch of unsecured convertible bonds issued by the Company exercised conversion rights of NT\$147,800 thousand, for which 2,290 thousand ordinary shares were converted, and the paid-in capital after the increase was NT\$530,659 thousand with part value of NT\$10 at 53,066 thousand shares, in which 279 thousand shares are ordinary shares. Base date of increase is still pending for the Board of Directors' approval as of December 31, 2020, so the capital is recognized as a prepaid capital.

On June 17, 2020, the Company's Annual Shareholders' Meeting has approved the capital increase by reinvestment of surplus of NT\$78,272 thousand. Upon approval of the Board of Directors on August 12, 2020, September 15, 2020 was set to be the base date of the capital increase, and the paid-in capital after the increase is NT\$520,801 thousand with par value of NT\$10 at 52,080 thousand shares.

2) Capital surplus

	2020.12.31	2019.12.31
Share premium of ordinary shares	\$427,962	\$427,962
Premium on Conversion of Convertible Bonds	223,316	95,902
Employee stock options	3,218	1,909
Stock options	1,363	6,290
Expired stock options	2,647	2,647
Total	\$658,506	\$534,710

According to the law, the capital reserve shall not be used except to make up for Company deficit. When the Company has no deficit, the overage of the shares issued by the par value and the capital reserve generated by the proceeds of the donation can be used to charge up the capital up to a certain percentage of the paid-up capital each year. The aforesaid capital surplus may also be distributed in cash in proportion to the original share of the shareholders. In addition, capital surplus arising from any long-term equity investment shall not be used for any purpose.

3) Appropriation of earnings and dividend policy

a) Appropriation of earnings

Pursuant to the Company's Articles of Incorporation, if surplus is available after closing the accounts, it shall be first used to pay taxes, make up past deficits, then 10% of which shall be appropriated as legal capital reserve. However, the Company is exempted from such appropriation in case the legal capital reserve has reached the Company's total capital, and the Company shall appropriate special capital reserve according to applicable laws or regulations from competent authority. The remainder of which and any accumulated retained earnings from previous years shall be appropriated as net income available for appropriation. The Board of Directors shall propose the appropriation of net income and submit for a resolution at the Shareholders' Meeting, then distribute bonus to shareholders accordingly.

b) Dividend policy

In response to economic fluctuations and to maintain a robust financial structure, the Company adopts balanced dividend policy, and the policy for future dividend distribution is as follow:

- i. The Company will appropriate no less than 10% of the aforementioned distributable net income as shareholders' dividends. Nevertheless, when distributable net income is less than 10% of the paid-in capital, the Company may propose not to appropriate any bonus.
- ii. In consideration of a balanced and stable dividend policy, the Company will appropriate either share or cash dividend accordingly. Appropriations of cash dividend shall be no less than 10% of the annual total dividends.

c) Legal capital reserve

Pursuant to the Company Act, legal capital reserve shall be appropriated until the total sum of which has reached the paid-in capital. Legal capital reserve shall be used toward making up for deficit. When the Company does not have past deficits, the Company may issue new shares or distribute cash with the portion of legal capital reserve that exceeds 25% of the paid-in capital.

d) Special capital reserve

After adoption of the IFRS, pursuant to Directive Letter No. 1010012865 issued by the FSC on April 6, 2012, during first-time adoption, on the conversion date, the Company's conversion adjustment of unrealized revaluation increment and cumulative conversion adjustment to the retained earnings portion due to adoption of IFRS 1 - First-time Adoption of IFRS' exemption item granted the Company the option of appropriating the same amount of special capital reserve. After adoption of IFRS in preparing financial statements, during appropriation of distributable net income, the Company appropriated the difference between the balance allocated to special capital reserve during first-time adoption of IFRS and net deductions in other equity items to the special capital reserve. Subsequently, if other shareholders' equity deduction has reversed, the reversal shall be applicable to earnings distribution.

e) During the Company's Board of Directors' Meeting on March 18, 2021, and Annual Shareholders' Meeting on June 17, 2020, the appropriations of earnings for 2020 and 2019 have been separately proposed and approved with the following details:

	Appropriation o	f earnings	Dividends per s	share (NT\$)
	2020	2019	2020	2019
Legal capital reserve	\$19,550	\$13,598		
Cash dividends for ordinary	53,471	43,484	\$1.00	\$0.98
shares				
Stock dividends for ordinary	160,414	78,272	3.00	1.80
shares				
Total	\$233,435	\$135,354		

Please see Note 6.19 for information on the standards of estimate and recognition of amounts of employee compensation and remunerations of the Directors.

n. Share-based payment plan

Company employees can receive share-based payment as a part of employee benefits plan. Employees provide service as the consideration for receiving equity instruments, and such transaction will be treated as equity-settled share-based payment transaction.

Employee share-based payment plan

(1) Upon approval from the FSC's Securities and Futures Bureau, the Company has issued 1,000 units of employee stock options on September 12, 2014. Each unit of equity security can be used to subscribe for 1,000 shares of the Company's ordinary shares. The Company will issue new shares when employees exercise such option. Equity security subscriber

- may exercise the stock options for a certain period of time and proportion two years after the employee stock options certificate has been granted. The duration of this stock options certificate is five years.
- (2) Upon approval from the FSC's Securities and Futures Bureau, the Company has issued 4,000 units of employee stock options on October 29, 2019. Each unit of equity security can be used to subscribe for 1,000 shares of the Company's ordinary shares. The Company will issue new shares when employees exercise such option. Equity security subscriber may exercise the stock options for a certain period of time and proportion two years after the employee stock option certificate has been granted. The duration of this stock option certificate is six years.

Information on the aforementioned share-based payment is as follows:

	Grant date of the stock options certificate	Total units issued	Execution price per unit (NT\$)
_	2014.10.01	835	\$28.69
	2014.11.01	113	\$28.69
	2019.12.01	1,879	\$82.60
	2020.10.27	2.017	\$86.20

a) The following pricing model and assumptions are used toward the share-based payment plan granted:

	2014	2019	2020
Expected fluctuation rate (%)	23.38%-24.37%	16.56%-24.87%	13.86%-45.03%
Risk-free interest rate (RFR) (%)	1.12%-1.316%	0.552%-0.580%	0.158%-0.203%
Expected year of 100% stock	5	6	6
subscription (year)			
Weighted-average stock price	40.48	82.60	86.20
(NT\$)			
Pricing model used	Black-Scholes	Black-Scholes	Black-Scholes

The expected duration of the option is based on historical data and current expectations and therefore may not necessarily be consistent with actual implementation. The expected volatility is the historical volatility of the period in which the hypothesis is similar to the duration of the stock options, which represents the future trend, but may not necessarily be consistent with future actual results.

b) Information on the employee stock option plan issued in 2020 and 2019:

		2020		2019
	Number of	Weighted-average	Number of	Weighted-average
	outstanding stock	execution price	outstanding stock	execution price
	options (unit)	(NT\$)	options (unit)	(NT\$)
Outstanding stock options on January 1	1,879	\$82.60	557	\$28.69
Stock options granted in the current				
period	2,017	86.20	1,879	86.20
Stock subscriptions in the current				
period	-	-	(356)	-
Stock options expired in the current	-		(201)	
period		-		-
Outstanding stock options on			1,879	
December 31	3,896	\$84.46		\$82.60

Executable stock options on December

31

Below is the aforementioned share-based payment plan outstanding as of December 31, 2020 and December 31, 2019:

December 31, 2020 and Dece	•		
		Weighted-a	verage remaining
<u>2020.12.31</u>	Execution price	dura	tion (year)
Granted on December 1, 2019	\$82.60	4.	92 years
Granted on October 27, 2020	\$86.20	5.	82 years
		Weighted-a	average remaining
2019.12.31	Execution price	dura	tion (year)
Granted on December 1, 2019	\$82.60	5.	92 years
d) The expense recognized by	the Company for	employee sha	re-based paymen
plans is shown as the followi	ng:		
	2020		2019
Recognized expenses due to share-based payment transactions (all are equity delivery share-base			
payment)	\$1,309		\$66
o. Operating revenue			
	2020	2	019
Revenue from customer contracts			
Revenue from sale of goods	\$8,592,29		\$6,657,588
Revenue from provision of service	26,78		44,355
Total	\$8,619,0	74	\$6,701,943
Information regarding the Company's rev	venue from custom	er contracts is	as follows:
1) Breakdown of revenue	2020		2010
1) Breakdown of revenue	2020 Single depart	ment Sin	2019
	Single depart		gle department
Sales revenue	Single depart \$8,592,291		gle department 6,657,588
Sales revenue Service revenue	Single depart	\$	gle department
Sales revenue Service revenue Total	Single depart \$8,592,291 26,783	\$	gle department 6,657,588 44,355
Sales revenue Service revenue Total Timing of revenue recognition:	Single depart \$8,592,291 26,783	\$	gle department 6,657,588 44,355
Sales revenue Service revenue Total Timing of revenue recognition:	Single depart \$8,592,291 26,783 \$8,619,074	\$	gle department 6,657,588 44,355 6,701,943
Sales revenue Service revenue Total Timing of revenue recognition: At a fixed point in time	Single depart \$8,592,291 26,783 \$8,619,074	\$	gle department 6,657,588 44,355 6,701,943
Sales revenue Service revenue Total Timing of revenue recognition: At a fixed point in time 2) Contract balance	Single depart \$8,592,291 26,783 \$8,619,074	\$	gle department 6,657,588 44,355 6,701,943
Sales revenue Service revenue Total Timing of revenue recognition: At a fixed point in time 2) Contract balance	Single depart \$8,592,291 26,783 \$8,619,074 \$8,619,074	\$ \$ \$6	gle department 6,657,588 44,355 6,701,943
Sales revenue Service revenue Total Timing of revenue recognition: At a fixed point in time 2) Contract balance a) Contract liability - current	Single depart \$8,592,291 26,783 \$8,619,074 \$8,619,074	\$ \$6	gle department 6,657,588 44,355 6,701,943 5,701,943

Explanations of the changes in the balance of contract liabilities in 2020 are as follows:

		Customer loyalty
	Sales of goods	program
Beginning balance is recognized as	\$(50)	\$(3,755)
revenue in the current period		
Estimated increase in advance	78	4,778
payment in the current period		

Explanations of the changes in the balance of contract liabilities in 2019 are as follows:

	Sales of goo	Customer loyalty ds program
Beginning balance is recognitive revenue in the current period	` /	\$(2,268)
Estimated increase in advance payment in the current period p. Estimated credit impairment loss (b)	ee 238 d	5,047
	2020	2019
Operating expense - estimated credit impairment loss		
Accounts receivable	\$-	\$359

Please refer to Note 12 for information on credit risk.

Historical records of credit impairment on the Company's receivables (including notes receivable and accounts receivable) indicate that diverse types of impairment loss is not found between different groups of customers. Therefore, allowance for loss is assessed using the same group and relevant information can be found in the following:

As of December 31, 2020

		Days ov		
			More than 181	
	Not overdue	31-180 days	days	Total
Total carrying amount	\$571,910	\$8	\$48	\$571,966
Rate of loss	0%	100%	100%	
Expected lifetime credit loss	(362)	(8)	(48)	(418)
Carrying Amount	\$571,548	\$-	\$-	\$571,548

As of December 31, 2019

		Days o		
			More than 181	
	Not overdue (Note)	31-180 days	days	Total
Total carrying amount	\$623,661	\$672	\$82	\$624,415
Rate of loss	0%	50%	100%	
Expected lifetime credit loss	-	(336)	(82)	(418)
Carrying amount	\$623,661	\$336	\$-	\$623,997

Note: None of the Company's notes receivable have become overdue.

2) Information on the changes in the allowances for notes receivable and accounts receivable of the Company for 2020 and 2019 is as follows:

	Notes receivable	Accounts receivable
2020.01.01	\$-	\$418
Recognized in the period		
2020.12.31	\$-	\$418
2019.01.01	\$-	\$59
Recognized in the period	-	359
2019.12.31	\$-	\$418

q. Lease

1) The Company is the lessee

The Company leases real property (building and construction), and the term of lease for each contract is between 3 years to 20 years. Some of the contracts have stipulated that without the lessor's consent, a lessee may not lease out, sublease, dispose of right, or grant all or part of the leased object's use to others using other methods, or to give the right of lease to others.

The following is a description of the leases' impacts on the Company's financial position, financial performance, and cash flow:

a) Amount recognized in the balance sheet

i. Right-of-use assets

Right-of-use assets	
	Building and construction
Cost:	
2020.01.01	\$2,729,560
Acquisition	749,921
Disposal	-
2020.12.31	\$3,479,481
2019.01.01	\$1,994,604
Acquisition	769,837
Disposal	(34,881)
Transfer	<u>-</u>
2019.12.31	\$2,729,560
Danca sistian and immainment.	
Depreciation and impairment: 2020.01.01	\$772.522
	\$773,533
Depreciation	271,577
Disposal	ф1 045 110
2020.12.31	\$1,045,110
2019.01.01	\$571,004
Depreciation	211,588
Disposal	(9,059)
2019.12.31	\$773,533
-	
Carrying amount:	
2020.12.31	\$ 2,434,371
2019.12.31	\$1,956,027

ii. Lease liabilities

	2020.12.31	2019.12.31
Lease liabilities	\$2,514,146	\$2,012,385
Current	\$280,837	\$202,699
Non-current	\$2,233,309	\$1,809,686

Please refer to Note 6-20(3) Financing Costs for the Company's interest expenses for lease liabilities in 2020 and 2019; and refer to Note 12-5 Liquidity Risk Management for the analysis on the expiration of lease liabilities as of December 31, 2020 and December 31, 2019.

b) Revenues and expenses related to the lessee and lease activities

	2020	2019
Short-term lease expense	\$(14,050)	\$(11,005)
Revenue from sublease of right-of-use	28,429	27,165
accet		

As of December 31, 2020 and December 31, 2019, the Company's committed short-term lease composition is not similar to the category of the aforementioned lease target related to short-term lease expense, and related lease commitment has amounted to NT\$0.

c) Cash outflow related to the lessee and lease activities

The total cash outflow related to lease of the Company in 2020 and 2019 was NT\$289,114 thousand and NT\$223,351 thousand respectively.

2) The Company is the lessor

The Company classifies leases in which nearly all risks and rewards associated with the ownership of the target asset will not be transferred during the lease as operating leases.

	2020	2019
Lease revenue recognized from		
operating lease		
Fixed lease payment	\$28,429	\$27,165

In signing operating lease contracts, the Company has the following total amount of undiscounted lease payment as of December 31, 2020 and December 31, 2019 and for the remaining years:

_	2020	2019
Less than 1 year	\$20,898	\$26,352
More than 1 but no more than 2 years	21,101	26,644
More than 2 but no more than 3 years	18,778	26,741
More than 3 but no more than 4 years	16,400	24,396
More than 4 but no more than 5 years	15,760	21,832
More than 5 years	50,411	96,576
Total	\$143,348	\$222,541

r. The following is a compilation of employee benefits, depreciation and amortization expense by function:

Function		2020			2019	
	Operating	Operating		Operating	Operating	
Characteristic	costs	expenses	Total	costs	expenses	Total
Employee benefit						
expenses						
Salary expenses	\$-	\$602,949	\$602,949	\$-	\$427,891	\$427,891
Labor and health		64,145	64,145	-	46,800	46,800
insurance expenses	ı					
Pension expenses	ı	33,524	33,524	-	22,898	22,898
Remuneration of		5,260	5,260	-	3,293	3,293
Directors	_					
Other employee		45,431	45,431	-	37,897	37,897
benefit expenses	ı					
Depreciation expenses	-	401,860	401,860	-	301,186	301,186
Amortization expenses	-	7,177	7,177	-	9,072	9,072

Note:

- 1. As of December 31, 2020 and December 31, 2019, the Company had 1,423 and 1,090 employees respectively, in which four of whom were Directors who do not concurrently hold positions as employees of the Company.
- 2. For companies whose shares are listed on the Taiwan Stock Exchange (TWSE) or the Taipei Exchange (TPEx), the following information should also be disclosed:
 - (1) Average employee benefit expenses for 2020 and 2019 were NT\$526 thousand and NT\$493 thousand respectively.
 - (2) Average employee salary expenses for 2020 and 2019 were NT\$425 thousand and NT\$394 thousand respectively.
 - (3) Average employee salary adjustment has been 8%.
 - (4)Remunerations to Supervisors for 2020 and 2019 were NT\$424 thousand and NT\$422 thousand respectively.
 - (5)The Company's remuneration policy: on top of basic salaries, as part of the employees' compensations, the Company may distribute bonuses based on operating conditions to inspire and to retain high-performing employees. In terms of annual salary adjustments, salary adjustment items and amounts are proposed based on employees' positions and performance separately, while the Board of Directors is authorized to discuss and approve remunerations for Directors in line with the Director's level of participation in the Company's operations and value of contribution and in reference in industry practices. The Company's compensations for managers are handled in accordance with Article 29 of the Company Act.

The Company's Articles of Incorporation provide that if there is profit in the year, 3-10% of profit shall be allocated for employee compensation, and no more than 3% shall be allocated for remunerations of the Directors and Supervisors. But when accumulated loss is present, the Company shall first retain the profit to make up for deficits. The aforementioned employee compensation appropriated in shares or dividends shall be approved by a Board of Directors meeting attended by two-thirds or more of all Directors, and by a majority vote of all attending Directors, and reported to the Shareholders' Meeting. Please see the Market Observation Post System (MOPS) from the Taiwan Stock Exchange (TWSE) for information on employee compensation and remunerations of the Directors and Supervisors, as approved by the Board of Directors.

The Company estimated the pay to employees and Directors/Supervisors by 3% and 0.89% respectively based on profitability conditions. Employee compensation and remunerations of the Directors and Supervisors recognized in 2020 were NT\$7,146 thousand and NT\$2,120 thousand respectively. Employee compensation and remunerations of the Directors and Supervisors recognized in 2019 were NT\$5,007 thousand and NT\$1,485 thousand respectively. The aforementioned amounts were recorded under compensation expenses. If the Board of Directors approves of appropriation of share-based employee bonus, the closing price on the date before the Board's resolution will be used as the basis of the share distribution. If difference is found between the estimate and the actual distributions after the Board's approval, the difference will be recorded as profit or loss in the subsequent year.

On March 18, 2021, the Company's Board approved of distribution of cash-based employee compensation and remunerations of the Directors and Supervisors for 2020 of NT\$7,146 thousand and NT\$2,120 thousand respectively. No material difference is found between the actual distributions and the expenses recognized on the 2020 financial statements.

Actual distribution of employee compensation and remunerations of the Directors in 2019 had no material difference from the expenses recognized in financial statements.

s. Non-operating income and expenses

1) Interest income

		2020	2019
	Financial assets measured at amortized cost	\$566	\$969
2)	Other income		
		2020	2019
	Rental revenue	\$28,429	\$27,165
	Other income - others	1,047	6,978
	Total	\$29,476	\$34,143
3)	Other gains and losses		
- /	8	2020	2019
	Gain (loss) on financial liability at fair value through profit or loss	\$-	\$3,639
	Gains on lease modifications	-	1,129
	Loss on disposal of property, plant, and		,
	equipment	(1,294)	-
	Net exchange gain (loss)	(1,650)	(1,707)
	Other losses	(351)	(10)
	Total	\$(3,295)	\$3,051
4)	Financing costs		
		2020	2019
	Interest from bank loans	\$2,859	\$-
	Interest expense from corporate bonds	2,272	4,950
	Interest from lease liabilities	26,904	20,937
	Total	\$32,035	\$25,887

t. Components of the other comprehensive income (loss)
Other comprehensive income for the year ended December 31, 2020 is as follows:

Items that will not be reclassified to profit or loss: Remeasurement of defined benefit plans Arising ir the current period \$1,18	t in the current period	Subtotal \$1,186	Tax benefits (expenses)	After-tax amount \$1,186
Components of the other compreh	nensive income (loss) for year 201	19 include the	following:
Items that will not be the current reclassified to profit or loss: Arising in the current period		Subtotal	Tax benefits (expenses)	After-tax amount
Remeasurement of defined \$(1,31) benefit plans	9) \$-	\$(1,319)	\$-	\$(1,319)
Major components of the 2 following: Income tax recognized in pro-		me tax expe		include the
Current tax expenses (gains): Current tax payable Adjustments in respect of tax of prior periods	current income	\$38,779 170		5,344 88
Deferred tax expenses (gains) Deferred tax expenses (gains) initial recognition of ten difference and its revers	ns) related to aporary	(4,315)	(1,018)
Income tax expenses (gains)		\$34,634	\$2	4,414
Income tax recognized in other	er comprehensive in	<u>come</u> 2020	2	019
Deferred tax expenses (gains) Remeasurement of defined		\$-		\$-

2) Adjustments of amount of income tax expense and accounting profit multiplied by applicable tax rate as follows:

_	2020	2019
Profit before tax for continuing operations	\$228,945	\$160,399
Tax calculated at the domestic tax rate applicable to the income in relevant country	\$45,789	\$32,079
Tax effects of tax-exempt income	(12,390)	(9,482)
Tax effects of non-deductible expenses	1,065	1,279
Effects on income tax from deferred tax		450
assets/liabilities Adjustments in respect of current income tax of	-	450
prior periods	170	88
Tax expense (benefits) recognized in profit or loss	\$34,634	\$24,414
•		

3) Deferred income tax asset (liabilities) balances related to the following items: $\underline{2020}$

	Beginning balance	Recognized in profit or loss	Recognized in other comprehensive income (loss)	Directly recognized in equity	Ending balance
Temporary differences					_
Allowance for inventory valuation and obsolescence loss	\$179	\$100	\$-	\$-	\$279
Exchange loss (gain)	358	300	-	-	658
Deferred revenue	1,316	204	-	-	1,520
Unrealized profit on sales	1,574	3,711	-	-	5,285
Deferred tax expense/gain		\$4,315	\$-	\$-	_
Deferred net tax asset (liabilities)	\$3,427	=		=	\$7,742
Information stated on balance sheet is as follows:					
Deferred tax assets	\$3,427				\$7,742
Deferred income tax liabilities	\$-	=		=	\$-

<u>2019</u>

<u>2015</u>	Beginning balance	Recognized in profit or loss	Recognized in other comprehensive income (loss)	Directly recognized in equity	Ending balance
Temporary differences					
Allowance for inventory valuation and obsolescence loss	\$127	\$52	\$-	\$-	\$179
Exchange loss (gain)	105	253	-	-	358
Deferred revenue	760	556	-	-	1,316
Unrealized profit on sales	967	607	-	-	1,574
Valuation loss on financial liabilities	450	(450)			
Deferred tax expense/gain		\$1,018	\$-	\$-	
Deferred net tax asset (liabilities)	\$2,409	= =			\$3,427
Information stated on balance sheet is as follows:					
Deferred tax assets	\$2,409	=			\$3,427
Deferred income tax liabilities	\$-	- -			\$-

4) Filing and review of income tax

As of December 31, 2020, the Company's income tax filing and review conditions are as follows:

	Filing of income tax
The Company	Reviewed to 2018

v. Earnings per share (EPS)

The calculation of the basic earnings per share (EPS) is calculated by dividing the net profit attributable to holders of ordinary shares of the Company for the current year by the weighted-average number of ordinary shares outstanding in the current year.

Diluted earnings per share (Diluted EPS) is calculated by dividing the net profit attributable to holders of ordinary shares of the Company (after adjusting for the dilution effect) by the weighted-average number of ordinary shares outstanding in the current year plus all weighted-average number of ordinary shares to be issued when the potential ordinary shares with dilutive effect are converted into ordinary shares.

1) Basic EPS

_	2020	2019
Net profit attributable to holders of ordinary shares of the parent company	\$194,311	\$135,985
	Ψ174,511	Ψ133,703
Weighted-average number of ordinary shares of basic earnings per share (in 1,000 shares)	52,064	49,036
Basic EPS (NT\$)	\$3.73	\$2.77
2) Diluted EPS		
	2020	2019
Net profit attributable to holders of ordinary shares of the parent		
company	\$194,311	\$135,985
Redemption gain or loss from issuance of domestic convertible bonds	=	(3,639)
Interest from convertible bonds	2,092	4,431
Net profit attributable to holders of ordinary shares of the parent		
company after dilutive effect	\$196,403	\$136,777
Weighted-average number of ordinary shares of basic earnings per		
share (in 1,000 shares)	52,064	49,036
Dilutive effect:		
Employee bonus - shares (in 1,000 shares)	86	73
Employee stock options (in 1,000 shares)	458	1,361
Convertible bonds (in 1,000 shares)	1,971	3,868
Weighted-average number of ordinary shares after adjustments for		
dilutive effects (in 1,000 shares)	54,579	54,338
Diluted EPS (NT\$)	\$3.60	\$2.52

There were no significant changes to other transactions in the circulation of outstanding ordinary shares or potential issuance of ordinary shares after the reporting period until the financial statements have been approved and announced.

7. Related Party Transactions

a. Related parties who have had transactions with the Company during the reporting period include the following:

Name and relationship of the related parties

Name of related party	Relations with the Company
Ivy Biotechnology Co., Ltd.	Subsidiary
Bai-Lin Logistics Co., Ltd.	Subsidiary
Da Yu Property Management Co., Ltd.	Subsidiary

b. Material transaction matters with related parties

1) Sales

	2020	2019
Bai-Lin Logistics Co., Ltd.	\$2,442,721	\$2,106,251

The transaction price of products sold to related party Bai-Lin Logistics Co., Ltd. by the Company were different from transactions with other customers and transaction prices could not be compared. Additionally, the payment term is to offset debts and liabilities, while payment term for regular customers ranged from credit for 60-120 days.

2) Purchase of goods

	2020	2019
Ivy Biotechnology Co., Ltd.	\$415,623	\$290,947

Purchases from related parties were different from transactions with other suppliers and transaction prices could not be compared. Additionally, terms of sale were credit for 30 days while the terms of sale for the average customer ranged from credit for 60-90 days.

3) Leases

a) Rent revenue

Name of related			
party	Nature	2020	2019
Ivy	Building and		
Biotechnology	construction		
Co., Ltd.		\$7,198	\$7,276

4) Operating expenses

Name of related party	2020	2019
Bai-Lin Logistics Co., Ltd.	\$9,514	\$629

5) Accounts receivable - related parties

•	2020.12.31	2019.12.31
Ivy Biotechnology Co., Ltd.	\$94	\$123
Bai-Lin Logistics Co., Ltd.	271,685	305,463
Less: allowance for loss	-	-
Total, net	\$271,779	\$305,586

6) Other receivables - related parties

	Ivy Biotechnology Co., Ltd.	\$38,488	\$6,419
	Da Yu Property Management	,	,
	1 •	4.000	4.000
	Co., Ltd.	4,099	4,932
	Total	\$42,587	\$11,351
	 	+ - - ,e = -	+ - 1,001
7)	Notes payable - related parties		
',	reduced parties		
		2020.12.31	2019.12.31
	Ivy Biotechnology Co., Ltd.	\$140,825	\$54,440
	Tvy Bioteciniology Co., Ltd.	\$140,623	
0)	A accounts maryable malated mant		
8)	Accounts payable - related part	ies	
		2020.12.31	2019.12.31
		∠∪∠∪.1∠)1	4017.14)1

2020.12.31

2019.12.31

	2020.12.31	2019.12.31
Ivy Biotechnology Co., Ltd.	\$48,415	\$32,714

9) Other payables - related parties

	2020.12.31	2019.12.31
Ivy Biotechnology Co., Ltd.	\$118	\$118
Bai-Lin Logistics Co., Ltd.	124	124
Total	\$242	\$242

10) Guarantee deposits

	2020.12.31	2019.12.31
Ivy Biotechnology Co., Ltd.	\$240	\$240

11) Bonuses for the Company's key managerial officers

	2020	2019
Short-term employee benefits	\$15,494	\$7,875
Retirement benefits	784	472
Share-based payment	310	17
Total	\$16,588	\$8,364

8. Assets Pledged

The Company has pledged the following assets as collateral:

	Carrying	Carrying amount		
Item	2020.12.31	2019.12.31	Content of the secured liabilities	
Financial asset measured after amortization - current Financial asset measured after	\$24,000	\$24,000	Credit card guarantee Purchase contract	
amortization - non-current Total	3,000 \$27,000	3,000 \$27,000	_ guarantee _	

9. Significant Contingent Liability and Unrecognized Contract Commitments

N/A.

10. Contingent Disaster Loss

N/A.

11. Significant Post-reporting Period Matters

N/A.

12. Others

a. Categories of financial instruments

Financial assets

	2020.12.31	2019.12.31
Financial assets measured at amortized		
cost:		
Cash and cash equivalents	\$809,527	\$277,980
Financial assets measured at amortized cost	27,000	27,000
Notes receivable	4,517	2,371
Accounts receivable	295,252	316,040
Accounts receivable - related parties	271,779	305,586
Other receivables	68,776	88,436
Other receivables - related parties	42,587	11,351
Total	\$1,519,438	\$1,028,764
Financial liabilities		
<u> </u>	2020.12.31	2019.12.31
Financial liabilities at amortized cost:		
Short-term loans	\$370,000	\$-
Accounts payable	1,521,704	1,146,040

b. Objective and policy of financial risk management

Bonds payable (including those maturing within 12 months)

Lease liabilities

Total

The objective of the Company's financial risk management is to manage the market risk, credit risk, and liquidity risk related to operating activities. The Company conducts the identification, valuation, and management of the aforementioned risks based on the Company's policy and risk appetite.

40,583

2,514,146

\$4,446,433

183,701

2,012,385

\$3,342,126

The Company has set up appropriate policy, procedures, and internal control in regards to the aforementioned financial risk management based on relevant standards. Material financing activities need to be reviewed by the Board of Directors in regards to relevant standards and internal control system. During implementations of financial management activities, the Company shall strictly abide by the regulations for financial risk management that have been set up.

c. Market risk

The Company's market risk is the risk of changes in fair value or cash flow from financial instruments due to market price changes. Market risk mostly includes exchange rate risk, interest rate risk, and other pricing risks (e.g. equity instruments).

In practice, very few risk variables are single-occurring, and the change in each risk variable is usually correlated. Nevertheless, the sensitivity analysis on the following risks does not take the interactions between various risk variables into consideration.

Exchange rate risk

The Company's operating activities are mostly transactions using the functional currency; therefore, exchange rate risk should not arise.

Interest rate risk

Interest rate risk is the risk of changes in fair value or future cash flow from financial instruments due to changes in market interest rate. The Company's interest rate risk mostly includes variable rate investments classified as variable rate debt instrument investments.

Sensitivity analysis for interest rate risk mostly targets interest rate exposure items after the reporting period and includes variable rate investments. It adopts the assumption that in a given accounting period, when the interest increases or decreases by 0.01%, the Company's 2020 and 2019 income will increase by NT\$810 thousand and decrease by NT\$270 thousand respectively.

Equity price risk

As of December 31, 2020 and December 31, 2019, the Company does not hold equity securities measured by fair value. Therefore, equity price risk does not exist.

d. Credit risk management

Credit risk refers to the risk that the counterparty is unable to fulfill contractual obligations and leads to financial loss. The Company's credit risk mostly comes from operating activities (mostly from accounts receivable and notes) and financing activities (mostly bank deposits and various financial instruments).

Each business unit of the Company follows credit risk policy, procedure, and controls in managing credit risks. The credit risk valuation of all trading counterparties comprehensively measures factors including the counterparties' financial status, credit rating, past transaction experiences, current economic environment, and the Company's internal valuations. The Company also adopts certain credit enhancement tools (e.g. prepaid sales and insurance) on a timely basis to reduce the credit risk from certain customers.

As of December 31, 2020 and December 31, 2019, with the exception of accounts receivable from subsidiary, Bai-Lin Logistics Co., Ltd., which accounts 47.50% and 48.95% of the Company's accounts receivable respectively, the Company has not had concentration of credit risk on individual customers, hence credit risk should be moderate.

The Company's financing department manages credit risk by managing bank deposits and other financial instruments in accordance with Company policy. As the Company's transaction counterparties are determined by internal control procedures and are banks with good credit and investment-grade financial institutions, the Company is not subjected to material credit risk.

The Company has adopted IFRS 9 in the valuation of expected credit loss. Receivables are measured as allowances for lifetime expected credit losses. As for the rest of the debt instrument investments that are not measured at fair value through profit and loss, the initial acquisition price is based on those with low credit risk and valuated on each balance sheet

date to determine whether there has been significant increase in credit risk since initial recognition to determine the method of allowance for loss and its rate of loss.

Additionally, when evaluating financial assets that cannot be reasonably recovered, the Company will write-off the assets (for instance, if the issuer or the debtor experiences material financial difficulty or has become bankrupt).

e. Liquidity risk management

The Company maintains financial flexibility through contracts including cash and cash equivalents, convertible bonds, and leases. The following table summarizes the maturity of the payments contained in the contracts of the Company's financial liabilities. It is compiled based on the date on which the earliest possible repayment is required using its undiscounted cash flow. The amounts listed also include contracted interest. For interest cash flow paid using variable rate, its undiscounted interest is obtained through the yield curve at the end of the reporting period.

	Less than 1 year	2 to 3 years	3 to 4 years	4 to 5 years	5 years or above	Total
2020.12.31						_
Short-term						
loans	\$370,130	\$-	\$-	\$-	\$-	\$370,130
Accounts						
payable	1,521,704	-	-	-	-	1,521,704
Bonds payable	41,310	-	-	-	-	41,310
Lease liabilities	305,527	300,356	295,085	280,159	1,442,493	2,623,620
2019.12.31						
Accounts						
payable	\$1,146,040	\$-	\$-	\$-	\$-	\$1,146,040
Bonds payable	190,592	Ψ-	ψ-	φ-	φ-	190.592
Lease liabilities	247,996	243,853	238.391	232,569	1,221,232	2,184,041
Lease Habilities	247,990	243,633	230,391	232,309	1,221,232	4,104,041

f. Adjustments of liabilities from financing activities

Information on adjustments of liabilities in 2020:

	Short-term loans	Guarantee deposits	Lease liabilities	Total liabilities from financing activities
2020.01.01	\$ -	\$24,947	\$2,012,385	\$2,037,332
Cash flow	370,000	9,655	(275,064)	104,591
Non-cash changes				
Changes in scope of lease in	-		749,921	749,921
this period		-		
Interest from lease	-		26,904	26,904
liabilities		-		
2020.12.31	\$370,000	\$34,602	\$2,514,146	\$2,918,748

Information on adjustments of liabilities in 2019:

	Guarantee deposits	Lease liabilities	Total liabilities from financing activities
2019.01.01	\$9,729	\$1,477,240	\$1,486,969
Cash flow	15,218	(222,246)	(207,028)
Non-cash flow			
Changes in scope of lease in this		736,454	736,454
period	=		
Interest from lease liabilities	=	20,937	20,937
2019.12.31	\$24,947	\$2,012,385	\$2,037,332

g. Fair value of financial instruments

1) Valuation technique and assumptions used in measuring fair value

Fair value refers to the price required or transferred to an asset in an orderly transaction between market participants on a measurement date. The Company's method and assumptions in valuating or disclosing the fair value of financial assets and financial liabilities are as follows:

- a) The carrying amount of the cash and cash equivalents, account receivables, account payables and other current liabilities is a reasonable approximation of the fair value, mainly because the period of maturity of such instruments is short.
- b) The fair value of financial assets and financial liabilities that are traded in active market and have standard terms and conditions are determined by reference to market quotations (e.g., listed and traded stocks and bonds).
- c) For equity instruments without active market (e.g. private placement of shares in listed cabinets, shares of publicly issued companies without active markets, and shares of undisclosed companies), fair value is estimated at market value, which is the price generated by market transactions of the same or comparable equity instruments and other relevant information (e.g. lack of liquidity discount factor, similar price-to-earnings (P/E) ratio, similar price per book value or more).
- d) D For debt instrument investments without active market, bank loans, bonds payable and other non-current liabilities without quotation from active market, the fair value is determined by the counterparty quotation or valuation technique, and the valuation technique is determined based on the cash flow discount analysis. Assumptions such as interest rate and discount rate are mainly based on information related to similar instruments (e.g. information such as yield curve at the Taipei Exchange, average quotation of Reuters commercial paper rate, and credit risk and more).

2) Fair value of financial instruments measured at amortized cost

Except for the following, the carrying amount of financial assets and financial liabilities measured by the Company's amortized cost is a close approximation of their fair value.

	Carryin	ng amount	
	2020.12.31	2019.12.31	
Financial liabilities:			
Bonds payable	\$40,583	\$183,701	
	Fair value		
	2020.12.31	2019.12.31	
Financial liabilities:			
Bonds payable	\$40,761	\$185,719	

3) Fair value ranked information of financial instruments

Please refer to Note 12-9 for fair value ranked information of financial instruments.

h. Derivatives

Information on the Company's holding of derivative financial instruments that do not meet the hedge accounting and have not yet expired is as follows:

Embedded derivatives

The Company has identified embedded derivatives from issuance of convertible bonds. These have been separated from the host contract and are treated through measurement at fair value at profit or loss. Please see Note 6 for information on contracts for these transactions.

i. Ranking of fair value

1) Definition of fair value ranking

All assets and liabilities measured or disclosed at fair value are classified at their fair value rank

based on the lowest rank of input that is material to the overall fair value. Input value of each rank is as follows:

- Rank 1: quotation (unadjusted) of the same asset or liability from an active market can be obtained on the measurement date.
- Rank 2: input value can be directly or indirectly observed for an asset or liability, except for the quotations at rank 1.
- Rank 3: unobservable input value for assets and liabilities.

For assets and liabilities that are recognized in the financial statements on a repetitive basis, revaluation of their respective classification shall be required at the end of each reporting period to determine whether there has been a transfer between ranks of fair value.

2) Information on measurement of fair value ranks

As of December 31, 2020 and December 31, 2019, the Company does not have assets measured by non-repetitive fair value.

Transfer between rank 1 and rank 2 of fair value ranks

From January 1, 2020 to December 31, 2020 and January 1, 2019 to December 31, 2019, the Company's assets and liabilities measured at repetitive fair value did not experience any transfer between fair value Ranks 1 and 2.

Details on changes in repetitive fair value rank 3

For those of the Company's liabilities measured at repetitive fair value that are categorized as rank 3, adjustments from beginning to ending balance is as follows:

January 1, 2020 to December 31, 2020: no such conditions.

January 1, 2019 to December 31, 2019:

	Liabilities
	Financial instruments measured at fair
	value through profit or loss
2019.01.01	\$3,690
Current issuance	-
Total loss recognized in this period: recognized in	
profit or loss (stated in "Other gains and losses")	
Recognized in profit or loss (stated in "Other	
gains and losses")	(3,639)
Transferred in the period	(51)
2019.12.31	\$ -

Among the aforementioned total losses recognized, losses related to liabilities held as of December 31, 2019 amounted to NT\$0.

Information on material unobservable input in fair value rank 3

As of December 31, 2020 and December 31, 2019, the Company does not hold liabilities measured at repetitive fair value rank 3.

3) Ranked information not measured at fair value but fair value disclosure is required As of December 31, 2020:

	Rank 1	Rank 2	Rank 3	Total
Liabilities in which only fair value is				
disclosed:				
Bonds payable (see Note 6.12 for				
details)	\$-	\$-	\$ 40,761	\$ 40,761
As of December 31, 2019:				
	Rank 1	Rank 2	Rank 3	Total
Liabilities in which only fair value is				
disclosed:				
Bonds payable (see Note 6.12 for				
details)	\$-	\$-	\$185,719	\$185,719
	1.0" . 1.1"	1 .1		

j. Information on financial assets and financial liabilities in foreign the currency with material effect: Not applicable.

k. Capital management

The most important objective of the Company's capital management is to ensure that a healthy credit rating and positive capital ratio can be preserved to support the maximization of business management and shareholders' rights. The Company manages and adjusts capital structure based on economic conditions. We may achieve the objective of preserving and adjusting capital structure through adjusting dividend payment or issuance of new shares.

13. Notes on Disclosures

- a. Information on significant transactions
 - 1) The Company's capital financing for others: None.
 - 2) The Company's endorsement/guarantee for others: None.
 - 3) Marketable securities held at the end of the period (excluding investments in subsidiaries, affiliates, and joint ventures): None.
 - 4) The Company's cumulative buy or sell of an individual marketable security of at least NT\$300 million or 20% of the paid-in capital in this period: None.
 - 5) Acquisition of individual real estate properties at costs of at least NT\$300 million or 20% of the paid-in capital: None.
 - 6) Disposal of individual real estate properties at prices of at least NT\$300 million or 20% of the paid-in capital: None.
 - 7) Purchases from and sales to related parties amounting to at least NT\$100 million or exceeding 20% of paid-in capital: Please see Attachment 1.
 - 8) Receivables from related parties amounting to at least NT\$ 100 million or exceeding 20% of paid-in capital: Please see Attachment 2.
 - 9) Derivatives transactions: None.

b. Information on reinvestments:

- 1) Disclosure of investee information when the Company has material influence or control over the investee company (excluding investments in Mainland China): Please see Attachment 3.
- 2) When the Company has control over the investee, the Company shall disclose the investee (Note 13). (I) Relevant information:
 - 1) Capital financing for others: None.
 - 2) Endorsement/guarantee for others: None.
 - 3) Marketable securities held at the end of the period (excluding investments in subsidiaries, affiliates, and joint ventures): None.
 - 4) Cumulative buy or sell of an individual marketable security of at least NT\$300 million or 20% of the paid-in capital in this period: None.
 - 5) Acquisition of individual real estate properties at costs of at least NT\$300 million or 20% of the paid-in capital: None.
 - 6) Disposal of individual real estate properties at prices of at least NT\$300 million or 20% of the paid-in capital: None.
 - 7) Purchases from and sales to related parties amounting to at least NT\$100 million or exceeding 20% of paid-in capital: Please see Attachment 4.
 - 8) Receivables from related parties amounting to at least NT\$100 million or exceeding 20% of the paid-in capital: Please see Attachment 5.
 - 9) Derivatives transactions: None.
- c. Information on investments in Mainland China: None.
- d. List of Substantial Shareholders

Shares		
Name of substantial shareholder	Number of shares held	Shareholding ratio
Jun Wei Investment Co., Ltd.	7,383,517	13.84 %
Zhen Han Investment Co., Ltd.	6,063,106	11.36 %
Hao Cheng Investments Co., Ltd.	4,230,700	7.93 %

14. Departmental Information

The Company has already disclosed information on departments on the Consolidated Financial Statements.

Purchases from and sales to related parties amounting to at least NT\$ 100 million or exceeding 20% of paid-in capital For the year ended December 31, 2020 Unit: Thousands of New Taiwan Dollars (NT\$1,000)

				Transaction conditions		Terms that are differer	Terms that are different from the average transactions				
Sales/purchase company	Name of counterparty	Relations	Purchases (sales)	Amount	The ratio of total purchase (sales)	Credit period	Unit price	Credit period	Balance	Ratio of total accounts and notes receivable (payable)	Remark
Great Tree Pharmacy Co., Ltd.	Bai-Lin Logistics Co., Ltd.	Subsidiary	Sales	\$2,442,721	28.34%	Offset of debts and claims	No other customers for comparison	Non-affiliate: 60-120 days credit	Accounts receivable	47.88%	
Great Tree Pharmacy Co., Ltd.	Ivy Biotechnology Co., Ltd.	Subsidiary	Purchases	\$415,623	6.07%	Credit 30 days	No other vendor for comparison	Non-affiliate: 60-90 days credit	\$271,685 Notes payable \$140,825 Accounts payable \$48,415	29.99% 5.81%	

Receivables from related parties amounting to at least NT\$ 100 million or exceeding 20% of paid-in capital: For the year ended December 31, 2020 Unit: Thousands of New Taiwan Dollars (NT\$1,000)

					Overdue accounts re	eceivable from related party		
Company Name	Name of counterparty	Relations	Balance of accounts receivable from related party	Turnover rate	Amount	Treatment	Amount collected subsequent to the balance sheet date	Allowance for doubtful accounts
Great Tree Pharmacy Co., Ltd.	Bai-Lin Logistics Co., Ltd.	Subsidiary	\$271,685	8.46	<u>\$-</u>		\$257,623	<u>\$-</u>

Disclosure of investee information when the Company has material influence or control over the investee company (excluding investments in Mainland China) Unit: Thousands of New Taiwan Dollars (NT\$1,000)

				Initial investn	nent amount	Er	nding bala	ance			
Name of investing company	Investee	Location	Major operations	Ending balance for this period	Year-end in previous year	Sharehold ing	Ratio (%)	Carrying amount	Profit (loss) of investee for the period	Investment income (loss) recognized by the Company for the period	Remark
Great Tree Pharmacy Co., Ltd.	Ivy Biotechnology Co., Ltd.	No. 145, Chenggang 4th Street, Zhongli District, Taoyuan City.	Wholesale and retail business of foods and assorted goods, daily supplies, cleaning products, assorted drugs, health supplements, maternity and infant products, and cosmetics	\$40,612	\$40,612	5,900,000 shares	100.0	\$108,778	\$56,668	\$38,153 (Note 1)	
Great Tree Pharmacy Co., Ltd.	Bai-Lin Logistics Co., Ltd.	No. 1, Gaobian Road, Neiding Li, Zhongli District, Taoyuan City.	Wholesale and retail business, and packaging and warehousing services of foods and assorted goods, beverages, daily supplies, cleaning products and cosmetics	\$2,000	\$2,000	200,000 shares	100.0	\$7,660	\$5,241	\$5,241	
Ivy Biotechnology Co., Ltd.	Da Yu Property Management Co., Ltd.	District, Taoyuan City.	Management consultancy, housing and commercial building development, lease and sales, development of special zones, real estate sales and lease, and development, lease, and sales of factory buildings	\$36,000	\$36,000	360,000 shares	60.00 %	\$30,425	\$(4,110)	\$(2,466)	

Note 1: Includes income from investment recognized using equity method for this period of NT\$56,668 thousand, write-off for lease transaction with related party NT\$41 thousand, realized profit from upstream transactions in previous period of NT\$7,870 thousand, and unrealized profit from upstream transactions for this period of NT\$26,426 thousand.

Purchases from and sales to related parties amounting to at least NT\$ 100 million or exceeding 20% of paid-in capital Unit: Thousands of New Taiwan Dollars (NT\$1,000)

			Transaction conditions				Terms that are different fr	om the average transactions	Notes and accounts re	eceivable (payable)	
Sales/purchase company	Counterparty	Relations	Purchases (sales)	Amount	The ratio of total purchase (sales)		Unit price	Credit period	Balance	Ratio of total accounts and notes receivable (payable)	Remark
Ivy Biotechnology Co., Ltd.	Great Tree Pharmacy Co., Ltd.	Parent company	Sales	\$415,623	99.80%	Credit 30 days	No major difference with regular customer	Non-affiliate: 30-60 days credit	Notes receivable	100.00%	
									\$140,825		
									Accounts receivable	95.49%	
									\$48,415		
Bai-Lin Logistics Co., Ltd.	Great Tree Pharmacy Co., Ltd.	Parent company	Purchases	\$2,442,721	100.00%	Offset of debts and claims	No other supplier available for comparison	No other supplier available for comparison	Accounts payable	100.00%	
									\$271,685		

Receivables from related parties amounting to at least NT\$ 100 million or exceeding 20% of paid-in capital: Unit: Thousands of New Taiwan Dollars (NT\$1,000)

					Overdue accounts re	ceivable from related party		
Company Name	Name of counterparty	Relations	Balance of accounts receivable from related party	Turnover rate	Amount	Treatment	Amount collected subsequent to the balance sheet date	Allowance for doubtful accounts
Ivy Biotechnology Co., Ltd.	Great Tree Pharmacy Co., Ltd.	Parent company	\$189,240	3.01	\$-	-	\$51,115	\$-

Great Tree Pharmacy Co., Ltd. Statement of Cash and Cash Equivalents As of December 31, 2020

Unit: Thousands of New Taiwan Dollars (NT\$1,000) or thousands of foreign currency

Item	Summary	Amount	Note
Cash on hand and petty cash		\$7,689	1. The cash and bank deposits listed have not had conditions of endorsement/guarantee.
			2. Exchange rate on December 31, 2020:
			USD 1 = NTD 28.43
			CNY 1 = NTD 4.352
			JPY 1 = NTD 0.274
Check and demand deposit:			
Chang Hwa Bank - North Zhongli Branch	Demand deposit and checking account	6,512	
Chang Hwa Bank - North Zhongli Branch	Foreign currency	40,748	JPY 6,941; US\$1,108; CNY1,688
Standard Chartered Bank - Neili Branch	Demand deposit	53,523	
CTBC Bank - Zhongli Branch	Demand deposit	87,559	
CTBC Bank - Dunnan Branch	Demand deposit	4,876	
Taishin Bank - Jianbei Branch	Demand deposit and checking account	4	
Taishin Bank - Jianbei Branch	Foreign currency	35	CNY 8
Taichin Bank - Zhongli Branch	Demand deposit	409,200	
Taichung Bank - Zhongli Branch	Demand deposit	9,406	
Citibank	Demand deposit	18,314	
Citibank	Foreign currency	28,431	US\$1000
E.Sun Commercial Bank - South Taoyuan Branch	Demand deposit	23,932	
Fubon Bank - Hsinchu Branch	Demand deposit	3,085	
SCSB - Zhongli Branch	Demand deposit	1,663	
		687,288	
Fixed deposit:			
SCSB - Zhongli Branch		114,550	
Total		\$809,527	
]	

Great Tree Pharmacy Co., Ltd. Details on Financial Assets Measured at Amortized Cost - Current As of December 31, 2020

Name	Summary	Amount	Note
Taishin Bank - Jianbei Branch	Fixed deposit	\$24,000	Provided to financial institutions as warranty/endorsement for credit card bills. Please refer to Note 8 to Financial Statements for details.

Great Tree Pharmacy Co., Ltd. Details on Notes Receivable, Net As of December 31, 2020

Name of customer	Amount		Note
E-Tone Network Corporation	\$1,976	1.	No other customer balance exceeds 5% of the balance of this account, and none are notes receivable from related parties.
Pu-Yang Development and Technology Co., Ltd.	883	2.	No conditions of endorsement/guarantee or pledge.
Dingfeng International Development Co., Ltd.	750		
Others	908		
Total	4,517		
Less: allowance for loss			
Total, net	\$4,517		

Great Tree Pharmacy Co., Ltd. Details on Net Accounts Receivable As of December 31, 2020

Name of customer	Summary	Amount	Note
	Balance from each customer		Accounts receivable listed to
	does not exceed 5% of the		the left arise from sales of
Others	balance of this account.	\$295,670	good from non-related party.
Less: allowance for loss		(418)	
Less. anowance for loss		(+10)	
Total, net		\$295,252	

Great Tree Pharmacy Co., Ltd. Details on Other Receivables As of December 31, 2020

Item	Amount	Note
Rent receivable	\$1,310	
Discount on purchases receivable	63,831	
Others	3,635	
Total	\$68,776	

Great Tree Pharmacy Co., Ltd. Details on Inventorie, Net As of December 31, 2020

	Am	ount	
Item	Cost	Net Realizable Value	Note
Commodities	\$1,226,438	\$2,611,845	The inventory listed to the left have not had conditions of endorsement/guarantee.
Less: allowance for valuation and obsolescence loss	(1,393)		Except for same-type inventories, the comparison of cost and net realizable value should be compared one-by-one.
Total, net	\$1,225,045		

Great Tree Pharmacy Co., Ltd. Details on Prepayments As of December 31, 2020

Item	Amount	Note
Prepaid inventory	\$16,807	
Prepaid rent	525	
Other prepaid expenses	4,881	
Input tax	313	
Total	\$22,526	

Great Tree Pharmacy Co., Ltd. Details on Other Current Assets As of December 31, 2020

Item	Amount	Note
Temporary payments	\$2,345	

Great Tree Pharmacy Co., Ltd.

Details on Financial Assets Measured at Amortized Cost - Non-current

As of December 31, 2020

Name	Summary	Amount	Note
Standard Chartered Bank - Neili Branch	Fixed deposit	\$3,000	Provided to suppliers as warranty for sales contracts. Please refer to Note 8 to Financial Statements for details.

Great Tree Pharmacy Co., Ltd. Details on Changes in Investments Accounted Using Equity Method As of December 31, 2020

Unit: Thousands of New Taiwan Dollars (NT\$1,000)

	Beginning	g balance	Increase in	the period	Decrease in	the period	Ending balance		Market value or net value				
Investee	Shareholding	Amount	Shareholding	Amount	Shareholding	Amount	Number of shares	Shareholding ratio	Amount	Unit price (NTD)	Total price	Collateral or pledge	Remark
Ivy Biotechnology Co., Ltd.	5,900,000	\$110,450	-	\$38,153	-	\$(39,825)	5,900,000	100.00%	\$108,778	\$22.65	\$133,659	None	
				(Note 1)		(Note 2)							
Bai-Lin Logistics Co., Ltd.	200,000	2,419	-	5,241	-	-	200,000	100.00%	7,660	38.30	7,660	None	
Total		\$112,869		\$43,394		\$(39,825)			\$116,438		\$141,319		

Note 1: Includes income from investment recognized using equity method for this period of NT\$56,668 thousand, realized profit from upstream transactions in previous period of NT\$7,870 thousand, and unrealized profit from upstream transactions for this period of NT\$ 26,385 thousand.

Note 2: This is the cash dividend NT\$39,825 thousand received from investees.

Great Tree Pharmacy Co., Ltd. Details on Other Non-Current Assets As of December 31, 2020

Item	Amount	Note
Prepaid equipment	\$190	
Refundable deposits		
Rental deposit	63,733	
Others	10,889	
Sum	74,622	
Total	\$74,812	

Great Tree Pharmacy Co., Ltd. Details on Contract Liabilities As of December 31, 2020

Item	Amount	Remark
Prepaid sale of goods		
Great Tree Pharmacy Co., Ltd. Da-Li Branch	\$46	
Taoyuan Guishan Pharmacy	34	
Neili Zhongxiao Pharmacy	29	
Longtan Beilong Pharmacy	29	
Others	364	Note: The balance for all other customers did not exceed 5% of the balance of this account.
Sum	502	
Unearned revenue	7,602	
Total	\$8,104	

Great Tree Pharmacy Co., Ltd. Details on Notes Payable As of December 31, 2020

Name of supplier	Summary	Amount	Note
Zuellig Pharma Inc.		¥ 13,4 11	The notes listed to the left arise from business operations and are all
Others	The balance for all other customers did not exceed 5% of the balance of this account.		notes from non-related parties.
Total		\$328,701	

Great Tree Pharmacy Co., Ltd. Details on Accounts Payable As of December 31, 2020

Name of supplier	Summary	Amount	Note
Unicharm Corporation		\$56,308	Accounts listed to the left arise from business operations and are all accounts from non-related parties.
Others	The balance for all other customers did not exceed 5% of the balance of this account.	729,061	
T 1		Φ705.260	
Total		\$785,369	

Great Tree Pharmacy Co., Ltd. Details on Other Payables As of December 31, 2020

Item	Amount	Remark
Salary and bonus payable	\$97,719	
Employee compensation payable	12,153	
Remunerations of the Directors and Supervisors payable	2,120	
Equipment payable	17,168	
Insurance expenses payable	11,962	
Service fees payable	1,797	
Pension payable	6,215	
Others	69,018	
Total	\$218,152	

Great Tree Pharmacy Co., Ltd. Details on Changes in Tax Liabilities in the Period As of December 31, 2020

Item	Amount	Note
Beginning balance	\$12,938	
Add: 2020 business income tax estimated in the period	38,779	
Adjustments in respect of current income tax of prior periods	170	
Less: 2019 business income tax paid in the period	(13,106)	
Additional surtax on 2018 unappropriated retained earnings paid in the period	(2)	
Temporary and interest withholding tax paid for this period	(12,760)	
Ending balance	\$26,019	

Great Tree Pharmacy Co., Ltd. Details on Lease Liabilities As of December 31, 2020

Lease period	Discount rate	Ending balance	Note
February 1, 2006-November 30, 2035	1.20%	\$2,514,146	
3		(280,837)	
		\$2,233,309	
	February 1, 2006-November	February 1, 2006-November 30, 2035	February 1, 2006-November 30, 2035

Great Tree Pharmacy Co., Ltd. Details on Other Current Liabilities As of December 31, 2020

Item	Amount	Note
Unearned rent	\$930	
Temporary credit	1,794	
Receipts under custody	19,749	
Total	\$22,473	

Great Tree Pharmacy Co., Ltd. Details on Changes in Net Defined Benefit Liabilities For the year ended December 31, 2020 Unit: Thousands of New Taiwan Dollars (NT\$1,000)

Item	Amount	Note
Beginning balance	\$4,795	
Add: beginning recognition of expenses payable	37	
Recognized in the period	40	
Actuarial gain (loss)	(1,186)	
Less: appropriated to Department of Trust, Bank of Taiwan in the period	(224)	
Ending balance of expenses payable	(37)	
Ending balance	\$3,425	

Great Tree Pharmacy Co., Ltd. Details on Guarantee Deposit As of December 31, 2020

Item	Amount	Note
Purchase guarantee for suppliers	\$27,880	
Rental deposit	6,722	
Total	\$34,602	

Great Tree Pharmacy Co., Ltd. Details on Net Operating Revenue For the year ended December 31, 2020 Unit: Thousands of New Taiwan Dollars (NT\$1,000)

Item	Amount (Note)	Amount	Note	
Sales revenue				
Maternity and infant products		\$3,716,155		
National Health Insurance (NHI) prescription drugs		1,366,832		
Health foods and supplements		1,934,755		
Health care products		1,242,482	Note: The Company is a chain pharmacy channel and sells many types of products with varying quantities. Therefore, a consistent count of	
Others		332,067		
Service revenue		26,783		
Total		\$8,619,074		

Great Tree Pharmacy Co., Ltd. Details on Net Operating Costs For the year ended December 31, 2020 Unit: Thousands of New Taiwan Dollars (NT\$1,000)

Item	Amount	Note
Acquired cost of sales		
Beginning inventory	\$886,939	
Add: net purchases in the period	6,844,951	
Less: ending inventory	(1,226,438)	
Inventory scrapped	(4,200)	
Loss on physical inventory	(9,451)	
Cost of goods sold	6,491,801	
Add: scrapped inventory	4,200	
Loss on physical inventory	9,451	
Loss on inventory from market value decline	500	
Operating costs	\$6,505,952	

Great Tree Pharmacy Co., Ltd. Details on Selling and Marketing Expenses For the year ended December 31, 2020 Unit: Thousands of New Taiwan Dollars (NT\$1,000)

Item	Amount	Note
Salary expenses	\$468,491	
Rental expenses	4,815	
Shipping fee	96,722	
Postage fee	6,854	
Repair fee	6,494	
Advertisement fee	37,880	
Water, electricity, and gas fee	32,573	
Insurance fee	45,368	
Depreciation	383,770	
Amortization	540	
Food expenses	27,963	
Employee benefits	7,836	
Employee compensation	5,316	
Pharmacy service fee	364,162	
Training fee	47	
Others	157,399	
Total	\$1,646,230	

Great Tree Pharmacy Co., Ltd. Details on Administration Expenses For the year ended December 31, 2020 Unit: Thousands of New Taiwan Dollars (NT\$1,000)

Item	Amount	Note
Salary expenses	\$163,802	
Rental expenses	9,235	
Advertisement fee	5,496	
Insurance fee	19,989	
Depreciation	18,090	
Amortization	6,637	
Food expenses	8,385	
Employee benefits	731	
Training fee	469	
Service fee	10,524	
Employee compensation	1,830	
Remunerations of the Directors and Supervisors	2,120	
Honorarium for Directors and Supervisors	174	
Others	28,571	
Total	\$276,053	