

Stock Code: 3624

# Viking Tech Corporation

## **2019 Annual Report**

Taiwan Stock Exchange Market Observation Post System:

http://mops.twse.com.tw

Company Website: <a href="http://www.viking.com.tw">http://www.viking.com.tw</a>

Printed on March 11, 2020

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(1) Spokesperson

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2. Address and Telephone Number of the Headquarters, Branch Offices, and Factories

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CPA: Lin, Yu-Kuan and Cheng, Ya-Hui

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None.

6. Company Website: http://www.viking.com.tw

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#### I. Report to the Shareholders

#### 1. 2019 Business Report

#### (1) Accomplishments in 2019

Looking back at 2019, after the business plan was implemented on schedule, revenue for 2019 was 79% higher than expected, an less of 19% from the previous year. The decrease was due to a market slump. There is an estimated shortage of passive components worldwide as 5G, IOT, automotive and high-tech industries will gradually be mature. The Company has expanded production of high-level passive components and expected an increase in revenue in the future, indicating that the business policy was in line with market demand.

According to the 2019 business plan, target revenue and income before tax were NT\$2,700,000 thousand and NT\$417,289 thousand. After the 2019 business plan was implemented, revenue and income before tax reached NT\$2,144,527 thousand and NT\$179,900 thousand, respectively.

#### (2) Budget implementation

Unit: NT\$1,000

Item	Budget	Balanced Budget	Achievement Rate (%)
Operating revenue	2,700,000	2,144,527	79%
Operating costs	(1,836,000)	(1,631,531)	89%
Gross profit	864,000	512,996	59%
Operating expenses	(449,702)	(335,674)	75%
Operating income	414,298	177,322	43%
Non-operating income	2,991	2,578	86%
Income before tax	417,289	179,900	43%

#### (3) Analysis of receipts, expenditures, and profitability

Financial	Debt to asset ratio (%)	18.23
structure	Long-term capital to property, plant and equipment (%)	215.30
Solvency	Current ratio (%)	431.70
	Quick ratio (%)	292.65
	Interest coverage ratio	55.81
Profitability	Return on assets (%)	4.56
	Return on equity (%)	5.71
	Ratio of income before tax to paid-in capital (%)	15.33
	Profit margin (%)	6.73
	Earnings per share (NT\$)	1.22

#### (4) Research and development work

- 1. Successfully developed the high power jumper resistor LRJ 0603 /0805.
- 2. Successfully developed the 4-terminal current sensing chip resistor 1206/2010.
- 3. Successfully developed the high power resistor 0603/0805/1206/2512 Pulse Withstanding.
- 4. Successfully developed the power resistor 3W 1225 Thick Film.
- 5. Successfully mass-produced the thin film power resistor ARN 1206.
- 6. Successfully developed the tantalum nitride thin film resistor TAR 0402/0603/0805/1206.
- 7. Successfully mass-produced the high power thin film resistor AR 2010/2512.
- 8. Successfully developed the high current jumper resistor 0603/0805/1206 Pulse Withstanding.
- 9. Successfully developed the Metal Film Precision resistor 0204/0207 Low TCR.

#### 2. Summary of 2020 Business Plan

(1) Business policy

Current Economy:

According to the international forecasting institutions' views on the global economy, the China-U.S. trade war and cross-strait relations have intensified, leading to the sluggish global economy and slowdown in manufacturing. The International Monetary Fund (IMF) revised down the global economic growth rate in 2019 by 0.2 percentage points, the fifth consecutive downward revision, and estimated the global economic growth rate at 3.0%, the lowest level in the past decade. As the uncertainty of the trade negotiations takes a toll on investors and businesses, purchasing managers' indexes (PMI) in major countries have fallen below 50% recently. In September 2019, the global PMI was 48.7%, down by 0.6 percentage points from the previous month, a MoM decline for six consecutive months and under 50% for three consecutive months. This reinforced a downward trend in the global economy.

Specializing in thin film technologies, the Company focus on the automotive, industrial control, and high-end electronics industries in European and American markets.

First, the downward trend in the global automotive industry continued.

Demand in electric vehicles increased, but its market share was relatively small. Due to the downward trend, global sales were estimated to decrease by 4.4% in 2019, of which sales in China would drop by 8.6%. From September to October 2019, General Motors (GM) shut down production for 40 days due to a strike, affecting 33 production centers and 20 distribution warehouses and resulting in a loss of US\$2 billion. Mack Trucks under Volvo started another round of strikes immediately after GM's strike. This wave of strikes in the U.S. is expected to extend to other automakers including Ford, Fiat, and Chrysler. Judging from the current situation, there is no sign of recovery in the European and American automotive industries.

Second, in industrial control and high-end consumer electronics markets, the international electronics industry has shown a change since the third quarter. Although Asian manufacturers experienced destocking in the second and third quarters, economic growth remained at a low level. Due to the ongoing China-U.S. trade war, increased tariff barriers in Europe and America, the Brexit and the Iranian nuclear crisis, industrial control and high-end manufacturing in the Americas and Europe have continued to decline since the third quarter. In terms of South Korea, an economic conflict with Japan took a toll on the consumer electronics industry, leading to a downward trend. In the first three quarters of 2019, the growth rate of wireless communication equipment and home appliances ranged from 2.1% to 0.4%, far below expectations, while that of semiconductors, computers, and monitors dropped by double digits.

Market Outlook:

Passive components include resistors, capacitors, and inductors. Capacitors accounts for 79% of the RCL. In response to integrate the supply of resistors, capacitors and inductors, the Company has continuously expanded the strategic cooperation with capacitor and inductor manufacturers to provide a customized RCL solution. In 2017 and 2018, there was panic buying for passive components. Sales slumped in 2019. Excess stocks have been gradually liquidated. Although demand in 2020 remains unclear, it is expected to exceed the level in 2019. Overall demand for passive components has escalated. Electronic development is irreversible, and the information industry has always been the main engine of global economic growth. The passive component market, which is the foundation of the information industry, will continue to grow in the long run.

As one of the Company's main products, thin film resistors are mainly applied to precision instruments, medical equipment, automotive electronics, and high end communication equipment. The growth of precision thin film resistors remains to be sizable. In the future, the Company will focus on the development

of thin film resistors and continue to increase the economy of scale and international competitiveness. The Company has been improving production skills in high end and special function passive components, including thin film precision resistors, current sensing resistors, high voltage resistors, surge withstanding resistors, anti-sulfur resistors, and MELF cylindrical precision resistors; RF inductors are applied to medium end and high end electronics. The Company's automotive grade and special function thick film resistors and MELF resistors will be benefited by increasing demand for high end products. A batch of new major manufacturers of automobiles and medical electronics are urging on product testing and certification, which will drive our sales growth next year.

- 1 Automotive industry: In Eastern Europe, lower wages and a "Made in Europe" image have enticed major automotive manufacturers to set up new production centers in Eastern Europe. The Company has concluded cooperation with two distributors and will significantly increase visits to customers in Eastern Europe in 2020. In Central and South America, we will focus on thick film resistors, capacitors, and inductors and work with international distributors. We have gradually received automotive orders from South Korea. Local brands and South Korean and European brands in China, as well as European brands and manufacturers in Eastern Europe, have been developed by the Company and will be our main focus in 2020. In Southeast Asia, India, we have developed Japanese and local motorcycle brands.
- 2 Healthcare and consumer electronics industries: Due to the introduction of ISO13485, we have received positive feedback from customers. In 2020, we are very likely to develop customers in the healthcare industry. In Japan, we have developed the home appliances market and gradually received orders.

Looking into 2020, passive components are expected to oscillate in quarterly demand, but the overall growth of demand will not diminish. China is the world's factory. Demand for passive components in China is estimated at 50%~55% of the global market value within ten years. Due to the China-U.S. trade war, local demand in the U.S. may be partially transferred to Taiwan; however, the foundries of major American brand are still in China and Southeast Asia. The growth of future demand in China will remain stable. The Company will enhance profitability and stay ahead in technology and competition through the following strategies: (1) deepen strategic collaboration with Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. and expand large electronic terminal manufacturers, especially 5G-related customer segments; (2) develop the high end customer base in Europe and the U.S. and improve the use ratio; (3) develop customized and high margin

product portfolios for existing high end customers; and (4) develop and promote micro, high-reliability precision components and high-end applications and introduce downstream key component module design. In addition to self-developed products, the Company will include the products of strategic partners in its portfolio. The Company expects revenue to grow and a profit to be made in 2020.

#### (2) Research and development plans

- 1. Thin film high voltage resistor ARH 1210
- 2. xtending the size of Tantalum nitride thin film chip resistor
  - TAR 2010 & 2512
- 3. Long-side metal foil resistor CSM0508 & 0612 & 7520
- 4. metal foil resistor CSM0612 4T
- 5. Upgrade High power 1W thin film chip resistor AR 2010 & 2512
- 6. High power aluminum nitride thick film resistor (1206)
- 7. Extend MELF low TCR of 5ppm resistor (0102)
- 8. High power metal alloy resistor LRP series (1206)
- 9. Automotive long-side electrode thick film resistor (0508/0612/1020/1218/1225)
- 10.MELF high frequency resistor (0102/0204/0207)

#### (3) Sales volume forecast

Category	Sales Volume
Precision resistor (in thousands)	3,372,000
High frequency inductor (in thousands)	534,000
General resistor (in thousands)	23,139,000
Others	312,000
Total	27,357,000

- (4) Important production and sales policies
  - A. Provide a full range of passive components and customer services.
  - B. Promote non-3C products to manifest core technologies and market segmentation.
  - C. Increase the proportion of high-end products and automotive grade deliveries to improve profitability.
  - D. Keep abreast of 5G development trends and products.
- 3. Future Development Strategy and the Effect of External Competition, Legal Environment, and Overall Business Environment
  - (1) Future development strategies

- A. Develop core technologies and improve process capabilities to provide customized services.
- B. Develop and market applications of automotive electronics.
- C. Develop and market high-end electronic components to tap into smart applications.
- D. Improve customer satisfaction and supplier relationships.

#### (2) Effect of external competition and overall business environment

Regardless of the economic slowdown in China and Europe and the China-US trade war, demand for high-end and automotive grade electronic components shows a significant increase. The development of 5G, smart home appliances, and smart phones, along with the stable supply from Southeast Asia, is conducive to electronic components. Most importantly, major international manufacturers, such as Murata and Vishay, prioritize the shipments of high-end components due to high demand for high-end products, causing other manufacturers to take over demand for general products. As the Company offers not only low-end, medium-end, also high-end products, the prospect of market is quite optimistic.

The passive component industry is regarded as a mature industry; however, in recent years, application to smart phones, 4G, netcom, automotive electronics and NFC successful drive demand for passive components due to industrial shocks, business transformation, and uniqueness. At present, major passive component manufacturers are mainly from Japan, Taiwan, South Korea and China. Manufacturers from Japan have high global presence, while manufacturers from other countries base their production centers on the local market or China due to large demand in China. Due to business opportunities driven by the increasing influence of Chinese smart phone and notebook brands in the global market, demand for passive components from Chinese electronics brands is expected to be substantial.

In addition to smart phones and tablets, smart watches and smart glasses are also popular. Therefore, the Company will continuously develop RF, high voltage, high capacitance, and micro passive components.

The Company's core technology is the semiconductor thin film process. When drawing circuit patterns or planning fine wiring, the Company adopts the accurate circuit design of semiconductor technology to achieve the nanometer size of electronic circuit design, which conforms to the development trend of electronic components and is suitable for high power and small-size passive components.

#### (3) Effect of legal environment

The Company reviews amendments to laws and regulators' requirements on a regular basis, collects related information as planned to be prepared, and declare and disclose related information based on the time limit stipulated by the law. The company website and a stock affairs e-mail are in place for investors to access and give feedback. The Company also implements the corporate governance system in line with the government policies and will keep abreast of and comply with the future formulation and amendments of laws.

Chairman: Tsai, Kao-Ming

### II. Company Profile

1. Date of Incorporation October 1, 1997

2. Brief History of the Company

Date	Milestones Milestones
October 1997	Founded in Hsinchu Industrial Park.
May 2000	Hukou Branch Office founded in Hsinchu Industrial Park in Hukou
Way 2000	Township.
	2. Obtained the American patent on "Thin Film Wafer Level Package"
	(Patent No. 6083766).
October 2000	ISO-9001 system certified by Entela.
November 2000	Obtained the Taiwanese patent on "RC Semiconductor Integrated Circuits
TVOVEINDEL 2000	with MIS Surge Protection Devices".
April 2001	Obtained the Taiwanese patent on "Thin Film Wafer Level Package"
1	(Invention No. 130673).
October 2001	Obtained the Taiwanese patent on "Method for Making RC" (Invention No.
	144606) and the American patent No. 62682251B1.
March 2002	Chairman Han, Tzu-Hua and President Chen, Chun-He resigned, and Lin,
	Ming-Te and Wei, Shih-Lung reelected as Chairman and President,
	respectively.
April 2002	1. Reduced capital by NT\$319 million and increased capital by NT\$200
	million in cash.
	2. Obtained the American patent on "Thin Film Resistor".
February 2003	QS-9000 system certified by SGS.
June 2003	Han, Tzu-Hua reelected as Chairman.
August 2003	Changed the product strategy to mass production of thin film, RF
	components and disposed of original silicon electronics production
	equipment.
November 2003	Obtained the Taiwanese patent on "Insulation Mask for Forming Inductor"
	(Utility Model No. 215629).
April 2004	Reduced capital by NT\$295 million and increased capital by NT\$99 million
	in cash, and introduced domestic institutional investors.
August 2004	Obtained the Taiwanese patent on "Packaging Method for Improving LED Brightness" (Invention No. 220282).
June 2005	1. Headquarters relocated to the Hsinchu Industrial Park in Hukou Township.
	2. Obtained the Chinese patent "Structural Improvement in High Power LED
	Cooling Module" (Utility Model No. ZL200520109324.5).
August 2005	Hit the break-even point and made a profit every month.
October 2005	Obtained the Taiwanese patent on "Structural Improvement in High Power
	LED Cooling Module (Utility Model No. M278067).
August 2006	Increased capital by NT\$100 million in cash, with the premium per share at
	NT\$18, and introduced foreign institutional investors.
August 2007	1. Precision resistor arrays put into mass production.
	2. Improved precision resistor specifications.
December 2007	Successfully developed the new material of thin film inductors and reduced
	the production cost significantly.
March 2008	Public offering approved by the Financial Supervisory Commission (FSC).
May 2008	Listed on TPEx.

Date	Milestones
December 2008	Merged Tmtec Co., Ltd.
March 2009	1. TS16949 certified.
	2. Researched and developed fingerprint readers - sensors.
	3. Researched and developed highly dependent automotive grade thin film
	resistors - automotive electronics.
June 2009	1. Improved the range of TCR (5,10ppm) for instruments and medical
	equipment.
	2. Successfully developed PWR for instruments and automotive electronics
	and put into mass production.
	3. AS series development completed and put into mass production -
C 1 2000	automotive electronics.
September 2009	TR35 series development completed and put into mass production -
December 2009	automotive electronics.  1. NMR series development completed and put into mass production -
December 2009	medical equipment.
	2. CSR series development completed and put into mass production -
	automotive electronics.
	3. CN41 series development completed and tested - touch panels.
	4. TFAN (0603) series development completed and put into mass production
	- smart phones and NBs.
	5. Fingerprint readers put into trial production.
October 2010	Researched and developed common mode filters.
March 2011	Stocks traded on TPEx.
April 2011	1. LED cooling substrates put into trial production.
	2. Successfully developed the VLH322515-High Power series and produced
	on large scale.
	3. Highly dependent LED metallized ceramic substrate put into mass
	production.
October 2011	Successfully developed the Thin Film Common Mode Filter series and
Manala 2012	produced on large scale.
March 2012	Obtained the Taiwanese patent on "Anti-static LED Substrate Structure"
May 2012	(Utility Model No. M424606).  Successfully developed the MELF 0204 High Power series and produced on
Way 2012	large scale.
June 2012	Successfully developed the Metal Strip chip resistor - LRM series.
September 2012	Successfully developed the automotive grade CSRV series and produced on
<b>P</b>	large scale.
December 2012	1. AL 0402 inductor changed to large substrate production to improve
	productivity.
	2. Successfully developed thin film automotive grade resistors and produced
	on large scale.
January 2013	Successfully developed 01005 thick film resistors and produced on large
A	scale.
April 2013	1. Developed AL0402 High Q and put into mass production.
	2. Successfully developed 8-inch high power aluminum nitride LED cooling
	substrates and produced on large scale.  3. Suggessfully developed 5.5"x 7.5" DPC/DPC concentrated solar cooling.
	3. Successfully developed 5.5"x 7.5"DPC/DBC concentrated solar cooling substrates and produced on large scale.
	4. Successfully developed high reflectivity silver electroplated cooling
	1 4. Successionly developed high tenectivity shive electropiated cooling

Date	Milestones
	substrates and produced on large scale.
June 2013	Successfully developed the 0603 laminated ultra-low resistance resistor
	series and produced on large scale.
August 2013	Successfully developed the MELF 0102 series and produced on large scale.
January 2014	Successfully developed WL0402 wire wound inductors and put into trial production.
February 2014	Increased capital by NT\$300 million in cash and paid-in capital reached NT\$1,173,408,420.
April 2014	1. Successfully developed the STR35 high power resistor series and produced on large scale.
	2. Successfully developed the WL0402 wire wound inductor - High Q series and produced on large scale.
	<ul><li>3. Successfully developed the LRP12 high power alloy resistor prototype.</li><li>4. Successfully developed MELF resistor laser cutting.</li></ul>
October 2014	<ol> <li>Successfully developed the lead-free thick film resistor prototype.</li> <li>Successfully increased the production range of TFAN43 tablet resistor arrays to 100Kohm.</li> </ol>
	3.Successfully developed Al2O3 high reflectivity substrates and produced on small scale.
November 2014	Successfully developed Al2O3 cavity substrates and produced on large scale.
December 2014	1.Successfully developed the AL0201 thin film inductor -High Q series and
	produced on large scale.
	2.Successfully developed the CS0612 high power resistor prototype and
	produced on large scale.
	3.Successfully developed 5.5"x 7.5"DPC substrates and produced on large scale.
February 2015	1. Obtained the Taiwanese patent on "Method for Making Alloy Resistors" (Invention No. 1473121).
	2.Successfully developed small-diameter DPC electroplated through-hole filling.
April 2015	1.Successfully developed CS0612 high power resistors and produced on large scale.
	2.Successfully developed LRP12 high power alloy resistors and put into trial production produced on small scale.
April 2015	Successfully developed low-cost thin film precision resistors.
May 2015	Obtained the Chinese patent on "Method for Making Metallized Ceramic Substrates" (ZL201110305687.6).
June 2015	Reelected the Board of Directors and established the Audit Committee.
October 2015	Obtained the Taiwanese patent on "Method for Making Metallized Ceramic Substrates" (Invention No. I502709).
November 2015	Obtained the patent on "Electronic Package Structure and Its Ceramic Substrates" (Publication No. 201541569).
November 2015	Obtained the patent on "Carrier and Its Package Structure" (Publication No. 201541583).
December 2015	Obtained the patent on "Method for Electroplating of Metals" (Patent No. US9,204,555)
January 2016	1. Successfully developed LRP06 8-12mR high power alloy resistors. 2. Successfully developed ultra-low resistance jumpers. 3. Successfully developed LRJ high current alloy jumpers.
	1 5. Succession y developed Lits ingli content andy jumpers.

Date	Milestones
March 2016	1. Successfully developed CSRV0102 thin film precision resistors.
	2. Successfully developed the high reflectivity ceramic substrate module.
April 2016	1. Successfully developed the CRG lead-free thick film resistor prototype
	and produced on large scale.
	2. Successfully developed electric meter resistors and put into production on
	small scale.
	3. Obtained the Chinese patent on "Method for Making Substrates with
	Conductive Through Holes" (ZL201110379088.9).
June 2016	Obtained the patent on "Resistor Components" (Patent No. US9,373,430 B2).
July 2016	1. Successfully developed the CN series - sulfur-resistant resistors.
	2. Successfully developed CRG lead-free thick film resistors.
	3. Obtained the patent on "Carrier and Its Package Structure" (Invention
	No. I543315).
	4. Obtained the patent on "Electronic Package Structure and Its Ceramic
	Substrates" (Invention No. I543308).
	5. Guangdong Fenghua Advanced Technology Holding Co., Ltd. publicly
	acquired 40% of the Company's shares and became the largest shareholder.
August 2016	1. Convene the extraordinary shareholders' meeting to reelect the 8th Board
	of Directors.
September 2016	1. Successfully developed AR A pulse withstanding resistors.
	2. Obtained the "Ceramic Substrates, Package Substrates, and Wafer Package
	and Methods for Making" (US9,437,549 B2).
October 2016	1. Successfully developed AS high power resistors.
	2. Obtained the patent on "Electronic Package Structure and Its Ceramic
	Substrates" (Invention No. I553793).
December 2016	1. Successfully developed CSRP high voltage thin film precision MELF
	resistors.
	2. Successfully developed SWR series - surge withstanding high power
	resistors.
	3. Successfully developed 0201*4 and 0201*2 anti-sulfur resistor arrays.
	4. Successfully developed PWR05/PWR06 high power resistors.
	5. Successfully developed MELF 1R~10R 25ppm resistors.
	6. Successfully increased LR12 (0.5mR~2.5mR) power to 3W.
	7. Successfully developed ultra-low resistance jumpers.
F.1 2017	8. Successfully developed Heating_Source resistors.
February 2017	1. Successfully developed wire wound thin film resistors.
	2. Successfully developed WB0404.
	3. Successfully developed high heat transfer coefficient gold-tin alloy
	electroplating.
	4. Successfully developed current sensing high power resistors - CS06
M1- 2017	10~100mR 1W.
March 2017	1. Successfully developed the TaN resistor.
	2. Successfully developed the PCNM resistor.
	3. Successfully developed thin film precision resistor - AR Low TCR
April 2017	1-4ppm.
April 2017	1. Successfully increased CS 1210 power to 1W.
	2. Successfully increased CSRV0102 power to 0.3.
	3. Successfully developed AS 0402 1/8W high power resistor.
June 2017	4. Successfully developed AS 0201 1/12W high power resistor.
June 2017	1. Successfully developed the high power thin film precision resistor - AR

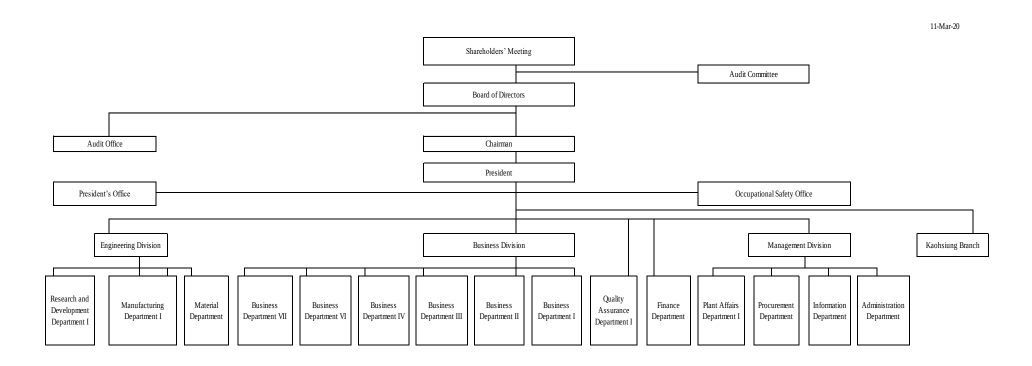
Date	Milestones
	0402 1/10W.
	2. Successfully developed the high power alloy resistor - LRP06 3-7mR.
August 2017	1. Successfully developed the high power cylindrical precision resistor - CSRV 0102 0.3W.
September 2017	1. Obtained the American patent on "Carrier and Its Package Structure" (Patent No. US9,768,092B2).
October 2017	1. Successfully developed the surge withstanding high power resistor - PWR 0603 1/4W.
	2. Successfully developed the surge withstanding high power resistor - PWR 1210 3/4W.
	3. Obtained the Taiwanese patent on "Micro Resistor Structure with High bending Strength and Method for Making" (Patent No. I600354).
December 2017	1. Successfully developed the thin film precision resistor - AR01 with 0.1% tolerance.
	2. Passed the ISO system transition (ISO 14001:2015).
	3. Obtained the American patent on "Electronic Package Structure and Its
	Ceramic Substrates" (Patent No. US9,837,592B22).
January 2018	1. Successfully developed the PCNM resistor.
March 2018	1. Passed the ISO system transition (IATF16949:2016).
	2. Passed the ISO system transition (ISO 9001:2015).
	3. Successfully developed 4-terminal current sensing chip resistors.
	4. Successfully developed the current sensing high power resistor - CS 1206 1W 100~1000mR.
April 2018	1. Successfully developed the surge withstanding high power resistor - SWR 0402 1/5W.
July 2018	1. Successfully developed the current sensing high power resistor - CS 1206 101~1000mR 1W.
	2. Successfully developed the pulse withstanding, surge withstanding high power thick film resistor - PWR/SWR 0402 1/5W.
	3. Successfully developed the pulse withstanding, surge withstanding high power thick film resistor - PWR/SWR 0805 1/2W.
	4. Successfully developed the pulse withstanding, surge withstanding high power thick film resistor - PWR/SWR 1206 3/4W.
August 2018	1. Successfully developed the high current low resistance thick film jumper resistor - PWR 0R (0603<8mR, 0805/1206<5mR).
September 2018	1. Successfully developed the current sensing high power resistor - CSM $1206~69 \text{m}\Omega \sim 100 \text{m}\Omega$ 1W.
	2. Successfully developed the 4-terminal current sensing chip resistor - 4T $1206\ 10m\Omega\sim20m\Omega\ 1/2W$ .
	3. Successfully developed the 4-terminal current sensing chip resistor - 4T $2010~10m\Omega\sim20m\Omega~3/4W$ .
October 2018	1. Obtained the Chinese patent on "Electronic Package Structure and Its Ceramic Substrates" (Patent No. 3108204).
	2. Successfully developed the jumper resistor - LRJ 0603 1/4W.
	3. Successfully developed the jumper resistor - LRJ 0805 1/2W.
December 2018	1. Successfully developed the micro lead-free thick film resistor - CRG 0201.
	2. Successfully developed the high power alloy resistor - LRP12 120-200mR 3W.
February 2019	Obtained the Chinese patent on "Resistor Element" (Utility Model Patent No. 9308937).

Date	Milestones
May 2019	Successfully developed the high current jumper resistor - 0603/0805/1206
	Pulse Withstanding.
July 2019	1. Obtained the Taiwanese patent on "Tandem Double-sided Chip Resistor"
	(Utility Model Patent No. M581284).
	2. Obtained the Taiwanese patent on "4-terminal Electrode Resistor" (Utility
	Model Patent No. M581283).
	3. Pass the ISO13485:2016 certification.
August 2019	1. Successfully developed the high power resistor - 0603/0805/1206/2512
	Pulse Withstanding.
	2. Obtained the Taiwanese patent on "Resistor Element" (Invention Patent
	No. I667666).
September 2019	1. Pass the ISO13485:2016 certification.
	2. Successfully developed the power resistor 3W - 1225 Thick Film
	3. Obtained the Chinese patent on "Chip Resistor" (Utility Model Patent No.
	9370168).
December 2019	1. Successfully developed the tantalum nitride thin film resistor - TAR
	0402/0603/0805/1206.
	2. Successfully developed the Metal Film Precision resistor - 0204/0207
	Low TCR.
	3. Obtained the Taiwanese patent on "Flexible Resistor Element and
	Methods for Making" (Invention Patent No. I667666).
January 2020	Obtained the Taiwanese patent on "4-terminal Electrode Resistor" (Invention
	Patent No. I682407).
March 2020	1. Successfully developed the current sensing high power resistor–CSM.
	2. Successfully developed thin film precision resistor for electric meter -
	RAM.
	3. Successfully developed 0204/0207 Metal Film Precision High Power Low
	TCR.

### **III.** Corporate Governance Report

- 1. Organizational System
  - (1) The Company's structure

Viking Tech Corporation



(2) Tasks of principal departments

(2) Tasks	of principal departments
Department	Tasks
President's Office	Make long-term business development plans,; adjust and compile annual business plans; analyze business environments and develop business strategies; collect and provide information on business management; develop overall business objectives (e.g. EICC/quality/environment policies and annual objectives); manage and implement business objectives; furnish business analysis reports; study the development of new products, price policies and selling prices; make overall construction plans for new plants; compile proposals for the Board of Directors and report their implementation; and handle other related business plans, project research plans and tasks.
Audit Office	Audit annual business plans and budgets; audit business operations of departments; audit sales, procurement, production, payroll, financing, fixed assets, investment, computers, and research and development works; provide recommendations for improvement in internal controls; and handle other internal audits; handle non-litigation civil and criminal cases, contractual terms, and related legal affairs and tasks.
Occupational Safety Office	Develop occupational safety and health regulations and training plans; prevent damage to equipment, raw materials and materials; develop countermeasures for environmental monitoring results; make health management plans; and handle environment/health/safety tasks instructed by the senior management.
Management Division	Oversee administration, procurement, information and plant affairs; plan for logistics management; plan for invested business management; make and implement annual budgets; and handle other business management tasks.
Administratio n Department	Manage documents, seals, books, vehicles, donations, and entertainment and public relations; handle non-litigation cases and civil and criminal cases; register, apply for, and maintain trademarks and patents; handle contracts and legal affairs; recruit, manage, and train employees; manage payroll, attendance, performance evaluation, and fixed assets; report rewards and disciplinary actions; and handle employee benefits.
Information Department	Maintain computers, systems, computer hardware, information security and assist in production equipment automation and AI introduction; maintain and manage communication systems, and provide related training.
Procurement Department	Handle import and export; purchase primary and secondary materials; control costs of procurement; handle abnormal primary and secondary materials and develop sources of raw materials; and purchase equipment and parts.
Plant Affairs Department	Maintain plants and facilities (buildings, utilities, air conditioning, gas, pure water, compression, air, vacuum, lighting; maintain production environments (clean rooms), firefighting equipment, waste gas, wastewater facilities, pressure vessels, and lifts; execute or supervise the construction, reconstruction and demolition of plants and other buildings and facilities; plan for and maintain other pollution prevention facilities; store and remove hazardous industrial waste; and handle other tasks relating to plant affairs and environmental protection.
Finance Department	Compile, execute, and control budgets; raise and deploy funds; control credit and budgets; prepare financial statements; prepare, analyze, and interpret financial structures, income change, and accounting reports; handle annual closing and earnings distribution; manage cash and bank deposits; calculate and declare taxes and other charges; store and record securities, credit vouchers, and important deeds; treat fixed asset accounts; issue, transfer, and renew stocks and create and cancel pledges; distribute dividends and bonuses; manage shareholders' equity; conduct inventory checks; and handle other financial, accounting, treasury, and stock affairs.

Department	Tasks
Quality Assurance Division	Oversee quality assurance, quality management and documents; and plan for the quality requirements for passive components and other products.
Quality Assurance Department	Plan for, implement, analyze, and audit the quality inspections, incoming material inspections, product inspections, and process inspections; evaluate FQC process; plan for and implement instrument and gauge management; implement or cooperate to implement quality assurance experiment plans or reliability tests; handle customer services and quality information; apply for and maintain trademarks and patent rights; organize training on quality assurance and quality inspection; compile and implement annual budgets; and handle other tasks relating to quality assurance and quality inspection.
Engineering Division	Oversee the business operations of the Manufacturing Department, the Research and Development Department, the Material Department, and the Plant Affairs Department; plan for the research and development of passive components and other products, mass production technology, and quality improvement; and handle other tasks relating to production and technology.
Manufacturing Department	Manufacture and manage products; provide assistance for engineering experiments or sample making; implementing production plans; manage production; store, maintain, and operate production equipment, instruments and gauges; train and manage employees; cooperate to implement and oversee quality improvement activities; improve productivity; manage and furnish production information and reports; help verify reasons for returns; and handle production-related tasks.
Research and Development Department	Develop and test new products; make product research and development plans; collect market information; acknowledge raw materials and alternative materials; create BOM and analyze costs; test and manufacture products; analyze process capability; formulate product specifications and work instructions; issue specification standards; organize product launches; provide technical support before and after sales; make and implement project plans; improve products and materials; develop and experiment on new materials; analyze product characteristics; hold process change meetings; and help handle customer complaints.
Material Department	Reply to delivery; control assignment and progress; follow up and control production progress; coordinate production and sales; close work orders; handle abnormal work orders; control annual material preparations; cooperate with production of new products; provide samples; handle import and export; manage warehouses and handling, storage, packaging, and shipments; and conduct inventory checks.
Business Division	Oversee the business operations of the Business Department; plan for market surveys, sales and after-sales services, customers' new requirements; and handle tasks relating to sales and markets.
Business Department	Make and implement business plans, market expansion plans, and sales forecasts; set unit prices, product specifications, and payment terms and communicate with customers; manage credit investigation; manage customer orders and liaison; coordinate production and sales with related departments; manage overdue receivables; handle after-sales services, customer complaints, and returns or replacements; collect samples; survey and analyze market information and provide recommendations; compile catalogues, sales, and information; purchase products for trade; inquire, negotiate and compare prices for domestic and foreign trade; sign contracts; help establish product specifications; source qualified suppliers; and handle tasks relating to sales and market surveys.

2. Information on Directors, Supervisors, President, Vice President, Assistant Vice President, and Heads of Divisions and Branch Offices

(1) Directors and supervisors

Title	Nationality or Place of	Name	Ger	Date Elected	Term of	Commence ment Date	Shareholdin Electio		Curre Sharehol	nt ding	Curre Shareho by Spous Childre Minor	lding se and en of	Sharehol Held in N of Anot Perso	Name ther	Principal Work Experience	Position Held Concurrently in the	Manag Di Super Sg Seco	ny Othe gerial Or irector, or visor Ha pousal or ond-deg Kinship	officer, or aving or gree
Title	Registration	Name	Gender	(Appointed)	Term of Service	Elected for First Term	Number of Shares	Percentage	Number of Shares	Percentage	Number of Shares	Percentage	Number of Shares	Percentage	and Education	Company and Any Other Companies	Title	Name	Relationship
Chairman	Republic of	Huajie Investment Limited Company	Male	2019.06.24	3 years	2019.06.24	200,000	0.17	200,000	0.17	0	0.00	0	0.00	Bachelor of Accounting and Statistics, National Cheng Kung University President of China Bills Finance Corporation	(Note 1)	None	None	None
	China	Representative: Tsai, Kao-Ming			, , , , ,		0	0.00	0	0.00	0	0.00	0	0.00	-				
Director	People's Republic of	Guangdong Fenghua Advanced Technology	Male	2019.06.24	3 years	2016.08.23	46,936,337	40.00	46,936,337	40.00	0	0.00	0	0.00	Xiamen University Deputy Director & Director & Deputy Director General of Strategic Development,	Electronics (Wuxi) Co., Ltd.	None	None	None
	China	(Holding) Co., Ltd. Representative: Hu, Chuan-Ping					0	0.00	0	0.00	0	0.00	0	0.00	Advanced Technology Holding Co., Ltd.	Supervisor of Changchun Guanghua Micro-Electronics Equipment Engineering Center Co., Ltd.			
Director	People's Republic of	Guangdong Fenghua Advanced Technology (Holding) Co.,	Male	2019.06.24	3 years	2019.06.24	46,936,337	40.00	46,936,337	40.00	0	0.00	0	0.00	Tianjin University of Commerce Executive of Audit, Guangdong Fenghua Advanced Technology Holding Co., Ltd.	Vice President of the Company Supervisor of Viking Electronics (Wuxi) Co., Ltd.	None	None	None
	China	Ltd. Representative: Liang, Yao-Ming					0	0.00	0	0.00	0	0.00	0	0.00	Finance Manager of Sun Power Electric Wire Co., Ltd.				

	Nationality or		Ge	Date Elected	Term o	Commence ment Date	Shareholdin Electio		Curre Sharehol		Curre Sharehol by Spous Childre Minor A	ding e and n of	Sharehol Held in N of Anot Perso	lame her	Principal Work Experience	Position Held Concurrently in the	Manag Di Super Sp Seco	ny Othe perial Of rector, ovisor Ha pousal o pond-deg Kinship	fficer, or aving r
Title	Place of Registration	Name	Gender	(Appointed)	Term of Service	Elected for First Term	Number of Shares	Percentage	Number of Shares	Percentage	Number of Shares	Percentage	Number of Shares	Percentage	and Education	Company and Any Other Companies	Title	Name	Relationship
Director	People's Republic of	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd.	Male	2019.06.24	3 years	2019.06.24	46,936,337	40.00	46,936,337	40.00	0	0.00	0	0.00	Jiaotong University	Staff Supervisor and Director of Operations Management of Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Executive Director of Director of Guangdong Fenghua Semiconductor	None	None	None
		Representative: Liao,Wei-Qiang					0	0.00	0	0.00	0	0.00	0	0.00		Technology Co., Ltd. Director of Naidian Soft Science and Technology (Zhuhai) Co., Ltd. Director of Siping Jihua Advanced Technology Co, Ltd.			
Director		Thai Wey Industrial Co., Ltd.	Male	2019.06.24	3 years	2019.06.24	2,427,000	2.07	2,427,000	2.07	0	0.00	0		Industrial Co., Ltd.	Chairman of Thye Ming Industrial Co., Ltd. Chairman of Tailin Investment Co., Ltd. Director of Thai Wey	None	None	None
		Representative: Chen, Li-Ming					0	0.00	0	0.00	0	0.00	0	0.00		Industrial Co., Ltd. Chairman of Taiying Investment Co., Ltd.			
Director	Republic of China	Thai Wey Industrial Co., Ltd. Representative: Li, Mao-Sheng	Male	2019.06.24	3 years	2019.06.24	2,427,000	2.07	2,427,000	2.07	0	0.00	0	0.00	Bachelor of Business Administration, Fortune Institute of Technology President of Thye Ming Industrial Co., Ltd.	(Note 2)	None	None	None

									1										
Title	Nationality or Place of	Name	Ger	Date Elected (Appointed)	Term of	Commence ment Date	Shareholdin Electio		Curre Sharehol		Curre Sharehol by Spous Childre Minor	lding e and n of	Sharehol Held in N of Anot Perso	Name ther	Principal Work Experience	Position Held Concurrently in the	Manag Di Super Si Sec	ny Othe gerial Of irector, o visor Ha pousal o ond-deg Kinship	fficer, or aving r
Title	Registration	ivaine	Gender	(Appointed)	Term of Service	Elected for First Term	Number of Shares	Percentage	Number of Shares	Percentage	Number of Shares	Percentage	Number of Shares	Percentage	and Education	Company and Any Other Companies	Title	Name	Relationship
Independent Director	Republic of China	Li, Yi-Wen	Male	2019.06.24	3 years	2016.08.23	0	0.00	0	0.00	0	0.00	0	0.00	Bachelor of Law, National Chengchi University Chief Legal Officer of Eastern Home Shopping & Leisure Co., Ltd. Lawyer of Chengtai Law Firm Judge Assistant of Supreme Administrative Court	Yuanjing Law Firm	None	None	None
Independent Director	Republic of China	Shen, Po-Ting	Male	2019.06.24	3 years	2016.08.23	0	0.00	0	0.00	0	0.00	0	0.00	Engineering and Management, National Chiao Tung University Master of Finance, National Chung Cheng University Assistant Manager of Capital Market, Barits Securities (Mega Securities) Assistant Manager of	CPA of Chunyin CPA Firm President of C&E Consulting Independent Director of Love Renaissance Co., Ltd. Supervisor of Johnpro Biotech Inc. Supervisor of Provadis Bio Inc. Supervisor of Lead U Education	None	None	None
Independent Director	Republic of China	Huang, Shih-Pin	Male	2019.06.24	3 years	2016.08.23	0	0.00	0	0.00	0	0.00	0	0.00	Master of Engineering Management, California State University Assistant Vice President, Delta Electronics, Inc. Public Relations Director of President's Office, AmTRAN Technology Business Director General of Flex PCB Division, Zhen Ding Technology Co., Ltd.		None	None	None

The number of shares currently held refers to the number of shares held as of February 29, 2020.

#### Note:

- (1) Chairman of Eastern Realty Co., Ltd., Chairman of Eastern Enterprise Development Co., Ltd., Chairman of Eastern International Lease-Finance Co., Ltd., Chairman of Tungkai Lease Co., Ltd., Director of Eastern Media International Corporation, Independent Director of United Radiant Technology Corporation, and Independent Director of Opto Tech Corporation.
- (2) Director & President of Thye Ming Industrial Co., Ltd., Chairman of Maosheng Investment Co., Ltd., Chairman of Thai Wey Industrial Co., Ltd., Chairman of Jet Rate Trading Co., Ltd., and Director of Taiwan International Ports Logistics Corporation.

A. Major shareholders of institutional shareholders

A. Major shareholders	or mstitutional shareholders	1
Institutional Shareholder	Major Shareholder	Shareholding
	-	Percentage (%)
Huajie Investment	Lin, Yen-Chen	51.26
Limited Company	Tsai, Yi-Chun	48.74
	Guangdong Rising Assets Management Co., Ltd.	20.03
	Zhuhai Lvshui Qingshan Investment Co., Ltd.	0.99
	Chao, Ching-Yu.	0.90
	Haitong Securities Co., Ltd.	0.89
Guangdong Fenghua Advanced Technology	Shenzhen Jiadexin Investment Limited Company	0.81
Holding Co., Ltd. (as of	Chien Hua	0.80
December 31, 2019)	HuaAn Small Medium Cap Growth Stock Securities Investment Fund	0.77
	CSI 500 Index Exchange Traded Fund	0.70
	HuaAn Media & Internet Balanced Fund	0.69
	ICBCCS China Core Value Mixed Fund	0.67
	Thye Ming Industrial Co., Ltd.	88.00
Thai Wey Industrial	Tailin Investment Co., Ltd.	8.00
Co., Ltd (as of June 20, 2006)	Jinjun Investment Co., Ltd.	2.00
(as of June 20, 2000)	Maosheng Investment Co., Ltd.	2.00

B. Ultimate owners of major shareholders of institutional shareholders

Major Shareholder	Ultimate Owner	Shareholding Percentage (%)
Guangdong Rising Assets Management Co., Ltd.	Guangdong State-owned Assets Supervision and Administration Commission	100.00
Zhuhai Lvshui Qingshan Investment Co., Ltd.	Liu, Hui-Ming, Liu, Hui-Hung	100.00
Haitong Securities Co., Ltd.	HKSCC Nominees Limited	29.64
Shenzhen Jiadexin Investment Limited Company	Ouyafei, Shenzhen Huaxinlian Investment Limited	100.00
HuaAn Small Medium	Central Huijin Investment Co., Ltd.	37.71
Cap Growth Stock Securities Investment	Ministry of Finance of the People's Republic of China	34.60
Fund	HKSCC Nominees Limited.	24.45
CSI 500 Index Exchange	Central Huijin Investment Co., Ltd.	40.39
Traded Fund	Ministry of Finance of the People's Republic of China.	39.21

Major Shareholder	Ultimate Owner	Shareholding Percentage (%)
	HKSCC Nominees Limited.	8.73
	Central Huijin Investment Co., Ltd.	37.71
HuaAn Media & Internet	Ministry of Finance of the People's Republic of China.	34.60
Balanced Fund	HKSCC Nominees Limited.	24.45
ICBCCS China Core	Central Huijin Investment Co., Ltd.	37.71
Value Mixed Fund	Ministry of Finance of the People's Republic of China.	34.60
	HKSCC Nominees Limited.	24.45
Thye Ming Industrial	Tailin Investment Co., Ltd.	15.61
Co., Ltd.	Maosheng Investment Co., Ltd.	8.40
	Investment account of SinoPac (Asia) Nominees Ltd. (SinoPac Securities (Asia) Limited's customer) under trusteeship of Bank SinoPac	5.63
	Jinjun Investment Co., Ltd.	5.35
	Taiyung Investment Co., Ltd.	5.05
	Taiying Investment Co., Ltd.	2.53
	Investment account of Capital Securities Nominee Ltd., Capital Securities / Futures (HK) Ltd.'s customer, under trusteeship of Capital Securities Corporation	2.15
	Lin, Jung-Tien	1.02
	Chen, Mei-Tan	0.64
	Li, Chin-Teng	0.61
Tailin Investment Co.,	Chen, Chang-Hao	66.83
Ltd.	Luyeyuan Foundation	26.18
Maosheng Investment	Li, Mao-Sheng	100.00
Co., Ltd.	Li, Mao-Sheng	100.00
	Li, Chun-Hsien	25.00
Jinjun Investment Co.,	Li, Chin-Teng	20.00
Ltd.	Li, Hui-Chu	25.00
	Li, Su-Hua	20.00

C. Whether one of the following professional qualifications is met, together with at least 5 years of work experience in commerce, law, finance, or any other business field

Qualifications	Whether One of the Met, Together w	e Following Professional ith at Least 5 Years of Wo	Qualifications Is ork Experience	Co	omp	liar	nce		n In (No		end	enc	e C	rite	ria	
Name	Instructor or Higher in a Department of Commerce, Law, Finance, Accounting, or Any Other Business-related Academic Department in a Public or Private College or University	Judge, Public Prosecutor, Attorney, Certified Public Accountant, or Any	Work Experience in the Area of Commerce, Law, Finance, or Accounting, or Otherwise Necessary for the Business Operations of the Company	1	2	3	4	5	6	7	8	9	10	11	12	Number of Independent Directorships at Other Public Companies
Huajie Investment Limited Company Representative: Tsai, Kao-Ming			✓	✓	✓	✓	✓	✓	✓		✓	✓	✓	✓		2
Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Representative: Hu, Chuan-Ping			<b>√</b>	<b>&gt;</b>	<b>✓</b>	✓	>		<b>✓</b>		>	<b>✓</b>	<b>✓</b>	<b>✓</b>		0
Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Representative: Liang, Yao-Ming			<b>~</b>	<b>✓</b>	<b>√</b>	<b>✓</b>	<b>✓</b>		<	<b>✓</b>	<b>✓</b>	<b>✓</b>	<b>✓</b>	<b>✓</b>		0
Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Representative: Liao, Wei-Qiang			<b>~</b>	<b>√</b>	<b>√</b>	<b>✓</b>	<b>✓</b>		<b>✓</b>	<b>√</b>	<b>√</b>	<b>✓</b>	<b>✓</b>	<b>✓</b>		0
Thai Wey Industrial Co., Ltd. Representative: Chen, Li-Ming			<b>√</b>	✓		✓	✓	✓	<b>✓</b>	✓	✓	✓	✓	✓		0
Thai Wey Industrial Co., td. Representative: Li, Mao-Sheng			<b>✓</b>	✓		✓	✓	<b>√</b>	<b>√</b>	✓	✓	<b>√</b>	<b>√</b>	<b>✓</b>		0
Li, Yi-Wen		✓	<b>√</b>	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0
Shen, Po-Ting		✓	<b>√</b>	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0
Huang, Shih-Pin			✓	<b>\</b>	✓	✓	<b>\</b>	✓	✓	<b>\</b>	<b>\</b>	✓	✓	✓	✓	0

Note: During two years prior to the election and the term of office, a mark "✓" is indicated for each item below where applicable to the director or supervisor concerned.

1. Has not been an employee of the Company or any of its affiliated companies.

- 2. Has not been a director or supervisor of the Company or any of its affiliated companies. However, this is not applicable in cases where the person is an independent director of the Company, its parent company, or any subsidiary, as appointed in accordance with the Act or laws of the country where the parent or subsidiary is located.
- 3. Has not been a natural person shareholder who (together with those held by the person's spouse, children of minor age, or in the name of another person (nominees) holds an aggregate amount of 1% or more in the total number of issued shares of the Company, or ranks in top 10 in shareholding.
- 4. Not a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship of any of the managerial officers in the first subparagraph or the persons in the second and third subparagraphs.
- 5. Not a director, supervisor, or employee of a corporate shareholder that directly holds 5% or more of the total number of issued shares of the Company, of a corporate shareholder that ranks among the top five in shareholdings, or of a corporate shareholder that elects its authorized representative as a director or supervisor of the Company in accordance with Paragraph 1 or 2, Article 27 of the Company Act. This restriction does not apply to cases where the person is concurrently an independent director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance with the Securities and Exchange Act or the laws of the country of the said company.
- 6. Not a director, supervisor, or employee of a company who is a director of the Company or holds the majority of the voting shares. These restrictions do not apply to cases where the person is concurrently an independent director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance with the Securities and Exchange Act or the laws of the country of the said company.
- 7. Not a director, supervisor, or employee of a company or institution who is the chairman, general manager or a person with an equivalent position of the Company or a spouse thereof. This restriction does not apply to cases where the person is concurrently an independent director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance

- with the Securities and Exchange Act or the laws of the country of the said company.

  8. Not a director, supervisor, managerial officer, or shareholder holding 5% or more of the shares of a specified company or institution that has a financial or business relationship with the Company. This restriction does not apply to cases where the specified company or institution holds more than 20% but less than 50% of the shares of the Company and the person is concurrently an independent director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance with the
- Securities and Exchange Act or the laws of the country of the said company.

  9. Not a professional individual who is an owner, partner, director, supervisor, or managerial officer of a sole proprietorship, partnership, company, or institution that offers audit services or offers commercial, legal, financial, or accounting services for which he/she has received the total remuneration of less than NT\$500,000 over the past two years to the Company or its affiliate, nor a spouse thereof. This restriction does not apply to any member of the remuneration committee, public tender offer review committee or merger and acquisition special committee who exercises powers pursuant to the Securities and Exchange Act or Business Mergers And Acquisitions Act.
- 10. Has not been a spouse or relative within the second degree of kinship of another director or supervisor.

  11. Has not been subjected to any of the circumstances in the subparagraphs of Article 30 of the Company Act.
- 12. Has not been elected in the capacity of the government, a juridical person, or a representative thereof, as provided in Article 27 of the Company Act.

(2) President, vice president, assistant vice president, and heads of divisions and branch offices

Title	Nationality	Name		Data Floated	Share	cholding	Sharel Spouse	· · · · · · · · · · · · · · · · · · ·	Shareho in N	lding Held ame of er Person	Principal Work Experience and Education	Position Held Concurrently in the	Ha	aving Šp	rial Officer oousal or ee Kinship
				(Appointed)	Number of Shares	Percentage (%)	Number of Shares	Percentage (%)	Number of Shares	Percentage (%)		Company and Any Other Companies	Title	Name	Relationship
President (Note 1)	People's Republic of China	Chang, Yuan-Sheng	Male	2016.08.05	0	0.00	0	0.00	0	0.00	Director of Technology & Assistant Manager & President of Duanhua Electronics Co., Ltd.	Vice President of Guangdong Fenghua Advanced Technology Holding Co., Ltd.	None	None	None
President (Note 2)	People's Republic of China	Hu, Chuan-Ping	Male	2016.08.05	0	0.00	0	0.00	0	0.00	University Deputy Director & Director & Deputy Director General of Strategic Development, Guangdong Fenghua Advanced Technology Holding Co., Ltd.	Supervisor of Changchun Guanghua Micro-Electronics Equipment Engineering Center Co., Ltd. Director of Viking Electronics (WUXI) Co.,Ltd.	None	None	None
Vice President (Finance & Accounting Manager)	Republic of China	Li, Shun-He	Male	2004.01.09	620	0.00	240	0.00	0	0.00	Master of Management Sciences, Tamkang University Mater of Technology Management, National Tsinghua University Vice President of Cheng Feng Precision Ind., Co., Ltd. Executive Assistant of Chilisin Electronics Corporation	None	None	None	None
Vice President	Republic of China	Lu, Chi-You	Male	2008.12.30	70,584	0.10	0	0.00	0	0.00	Master of Electrical Engineering, National Sun Yat-sen University Assistant Manager of Walsin Technology Corporation Plant Director of Thye Ming Technology Co., Ltd.	None	None	None	None
Vice President (Note 2)	People's Republic of China	Liang, Yao-Ming	Male	2016.08.05	0	0.00	0	0.00	0	0.00	of Commerce	Supervisor of Viking Electronics (Wuxi) Co., Ltd.	None	None	None

The number of shares currently held refers to the number of shares held as of February 29, 2020.

Note 2: On March 13, 2019, the Board of Directors appointed Hu, Chuan-Ping to be President and promoted Liang, Yao-Ming to be Vice President.

Note 1: President Chang, Yuan-Sheng resigned on March 13, 2019.

## 3. Remuneration paid to directors, supervisors, presidents and vice presidents in the most recent year A. Remuneration paid to directors

Remuneration of Directors (including Independent Directors)

December 31, 2019; Unit: NT\$1,000

				Rem	uneratio	n of Dire	ctors					]	Remune	eration	Paid to	Concu	rrent E	mployee		Ratio o	of Total	
Title	Name	Compe (A	nsation A)	Per	rement asion B)	Dire Remun	eration		vances D)	Ratio o Remun (A, B, D) to I after	eration C, and ncome	Bo ar Spe Expe	ary, nus, nd ecial enses E)	Pen	ement sion F)	Emp	•	Remune (G)	ration	(A, B, C F, and Incom		Compensation Paid to Directors from an Investee Company Other than the
Title	ivaine	The Co	All Companies in Financial Statements	The Company	All Companies in Financial Statements	The Co	All Companies in Financial Statements	The Company	All Companies in Financial Statements	The Co	All Companies in Financial Statements(H)	The Co	All Companies in Financial Statements	The Company	All Companies in Financial Statements	Com	he	A Comp in Fin States	oanies ancial	The Co	All Companies in Financial Statements	Company's Subsidiary or from Parent Company
		Company	panies in Statements	mpany	panies in Statements	Company	panies in Statements	mpany	panies in Statements	Company	panies in ncial ents <u>(H)</u>	Company	panies in Statements	mpany	panies in Statements	Amount of Cash	Amount of Stock	Amount of Cash	Amount of Stock	Company	panies in Statements	Company
Chairmai	Winlines Investments Limited Representative:Tsai,Kao-Ming (Note3)																					
Chairmai	Huajie Investment Limited Compa Representative:Tsai,Kao-Ming (Note2)																					
Director	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Representative:Chang, Yuan-Shen (Note3) Representative:Hu,Chuan-Ping Representative:Hsia,Li-Feng																					
Director Director	(Note4) Representative:Liang, Yao-Ming (Note4) Representative:Liao, Wei-Qiang (Note2)	6,873	10,100	0	0	10,341	10,341	295	295	12.18	14.36	0	0	0	0	0	0	0	0	12.18	14.36	None
Director	Thye Ming Industrial Co., Ltd. Representative:Chen,Li-Ming Representative:Li,Mao-Sheng																					
	Thei Way Industrial Co. Ltd.																					
T 1 1																						
Independ Director	Shen,Po-Ting																					
Independ Director	Huang,Shih-Pin																					

<sup>\*</sup>In addition to the above, remuneration paid to directors for provision of service for all companies in the financial statements (e.g. consultants other than employees) for the most recent year:NT\$5,943 thousand.

#### Note:

<sup>1.</sup> Director remuneration (C), retirement pension (F), and employee remuneration (G) refer to the amounts appropriated, not paid.

2. The representative of Huajie Investment Limited Company and Guangdong Fenghua Advanced Technology Holding Co., Ltd., Liao, Wei-Chiang, was elected as Director at the shareholders' meeting on June 24, 2019.

3. The representative of Winlines Investments Limited and Guangdong Fenghua Advanced Technology Holding Co., Ltd., Chang, Yuan-Sheng, left office after the reelection at the shareholders' meeting on June 24, 2019.

4.Liang, Yao-Ming was appointed representative of Guangdong Fenghua Advanced Technology Holding Co., Ltd. on March 1, 2019.

#### Range of Remuneration Paid to Directors

Unit: NT\$

	Name of Director							
Range of Remuneration Paid to Each Director	(A+B+C±	<u>+D</u> )	(A+B+C+D+E+F+G)					
	The Company	All Companies in Financial Statements (H)	The Company	All Companies in Financial Statements ( <u>I</u> )				
Less than NT\$1 million	Tsai, Kao-Ming, Chang, Yuan-Sheng, Chen, Li-Ming, Hu, Chuan-Ping, Li, Mao-Sheng, Hsia, Li-Feng Liang, Yao-Ming, Liao, Wei-Qiang	Tsai, Kao-Ming, Chang, Yuan-Sheng, Chen, Li-Ming, Hu, Chuan-Ping, Li, Mao-Sheng, Hsia, Li-Feng Liang, Yao-Ming, Liao, Wei-Qiang						
NT\$1 million (inclusive)~NT\$2 million (exclusive)	Thye Ming Industrial Co., Ltd., Thai Wey Industrial Co., Ltd., Shen, Po-Ting, Huang, Shih-Pin, Li, Yi-Wen	Thye Ming Industrial Co., Ltd., Thai Wey Industrial Co., Ltd., Shen, Po-Ting, Huang, Shih-Pin, Li, Yi-Wen	Thye Ming Industrial Co., Ltd., Thai Wey Industrial Co., Ltd., Shen, Po-Ting, Huang, Shih-Pin, Li, Yi-Wen	Thye Ming Industrial Co., Ltd., Thai Wey Industrial Co., Ltd., Shen, Po-Ting, Huang, Shih-Pin, Li, Yi-Wen				
NT\$2 million (inclusive)~NT\$3.5 million (exclusive)								
NT\$3.5 million (inclusive)~NT\$55 million (exclusive)	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd Huajie Investment Limited Company	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd Huajie Investment Limited Company	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd Huajie Investment Limited Company	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd Huajie Investment Limited Company				
NT\$5 million (inclusive)~NT\$10 million (exclusive)	Winlines Investments Limited	Winlines Investments Limited	Winlines Investments Limited	Winlines Investments Limited				
NT\$10 million (inclusive)~NT\$15 million (exclusive)								
NT\$15 million (inclusive)~NT\$30 million (exclusive)								
NT\$30 million (inclusive)~NT\$50 million (exclusive)								
NT\$50 million (inclusive)~NT\$100 million (exclusive)								
More than NT\$100 million								
Total	16	16	16	16				

B. Remuneration paid to supervisors: None.

### C. Remuneration paid to presidents and vice presidents

December 31, 2019; Unit: NT\$1,000

	Salaı		Salary (A)  Retirement Pension (B) (Note 2)  Bonus and Special Expenses (C)			Employee Remuneration ( <u>D</u> ) (Note 1)			Ratio of Total Remuneration (A, B, C, and <u>D</u> ) to Income after Tax (%)		Compensation Paid to Directors from an Investee Company Other than the Company's			
Title	Name	The	All in S	The	All in S	The	All in S	The Com	pany		Companies in acial Statement	The	All in S	Subsidiary or from Parent Company
		Il Companies n Financial Statements	e Company		tatements e Company	Il Companies n Financial Statements	Cash Amount	Stock Amount	Cash Amount	Stock Amount	e Company	ll Companies n Financial Statements	Tacin Company	
President (Note 3)	Chang, Yuan-Sheng (Note 5)													
President (Note 4)	Hu, Chuan-Ping (Note 5)													
Vice President	Li, Shun-He	4,750	4,750	108	108	5,972	5,972	2,068	0	2,068	0	8.97	8.93	無
Vice President	Lu, Chi-You													
VicePresident (Note 4)	Liang, Yao-Ming (Note 5)													

Note 1: The 2019 earnings distribution is yet to be adopted in the 2020 annual shareholders' meeting.

Note 2: The retirement pension (B) refers to the amount appropriated, not paid.

Note 3: President Chang, Yuan-Sheng resigned on March 13, 2019.

Note 4: On March 13, 2019, the Board of Directors appointed Hu, Chuan-Ping to be President and promoted Liang, Yao-Ming to be Vice President.

Note 5: An employee of Guangdong Fenghua Advanced Technology Holding Co., Ltd. who came to Taiwan for investment management and received no remuneration from the Company.

#### Range of Remuneration Paid to Presidents and Vice Presidents

Unit: NT\$

Range of Remuneration Paid to Presidents and Vice	Name of President	and Vice President
Presidents	The Company	All Companies in Consolidated Financial Statements (E)
Less than NT\$1 million	Chang, Yuan-Sheng, Hu, Chuan-Ping, Liang, Yao-Ming	Chang, Yuan-Sheng, Hu, Chuan-Ping, Liang, Yao-Ming
NT\$1million (inclusive)~NT\$2 million (exclusive)		
NT\$2 million (inclusive)~NT\$3.5 million (exclusive)		
NT\$3.5million (inclusive)~NT\$5 million (exclusive)		
NT\$5 million (inclusive)~NT\$10 million (exclusive)	Li, Shun-He, Lu, Chi-You	Li, Shun-He, Lu, Chi-You
NT\$10 million (inclusive)~NT\$15 million (exclusive)		
NT\$15 million (inclusive)~NT\$30 million (exclusive)		
NT\$30 million (inclusive)~NT\$50 million (exclusive)		
NT\$50 million (inclusive)~NT\$100 million (exclusive)		
More than NT\$100 million		
Total	5	5

#### D. Employee remuneration paid to managerial officers

Unit: NT\$1,000

	Title	Name	Stock Dividends	Cash Dividends (Note 1)	Total	Ratio of Total Amount to Income after Tax (%)
Managerial officers	Vice President & Finance and Accounting Manager	Li, Shun-He	0	2,068	2,068	1.43
rial rs	Vice President	Lu, Chi-You				

Note: The 2019 earnings distribution is yet to be adopted in the shareholders' meeting. The amount shown in the table is an estimate.

#### E. Analysis of remuneration paid to directors, supervisors, presidents, and vice presidents in the most recent two years

December 31, 2019; Unit: NT\$1,000

			December 5	1, 2017, OIII. 11191,000			
		Ratio of Total Amount to	Variation (%)				
Item		2019		2018	, unusum (70)		
Title	The Company	All Companies in Consolidated Financial	The Company	All Companies in Consolidated	The Company	All Companies in Consolidated Financial	
	The Company	Statements	The company	Financial Statements	The Company	Statements	
Directors	12.18	14.36	8.98	9.55	35.67	50.40	
Supervisors	0	0	0	0	0	0	
Presidents and Vice Presidents	8.97	8.93	6.03	6.03	48.76	48.17	

Note: 1. Remuneration policies:

- (1) Industry standards.
- (2) Individual workload and performance.
- 2. Remuneration standards and packages:
- (1) Remuneration paid to directors and supervisors shall be 5% of the profit for a year (profit before tax before distribution of employee remuneration and director remuneration).
- (2) Remuneration paid to managerial officers: a. Monthly salary; b. Year-end bonus (2 months); c. Employee remuneration (10% of the profit appropriated as total employee remuneration).
- 3. Procedures for determining remuneration and correlation with business performance:
  - (1) The Remuneration Committee shall perform its tasks according to Article 5 of the Remuneration Committee Charters.
  - (2) The performance evaluation and remuneration paid to directors, supervisors, and managerial officers shall be based on the industry standards, individual contribution, performance, and performance in other positions concurrently held, remuneration paid to the equivalent positions in recent years, the Company's achievement of short-term and long-term business goals, and the Company's financial position; the correlation between the individual and the Company's performance and future risk exposure shall be evaluated.

### 4. State of Implementation of Corporate Governance

(1) State of operations of the Board of Directors
 A. total of nine meetings(A) of the Board of Directors were held in the most recent year (eight in 2019 and one in 2020). The attendance of directors is as follows:

	year (eight in 201)		.020). The at	tendance of un	ectors is as follows:
Title	Name	Times of Attendance in Person (B)	Times of Attendance by Proxy	Attendance Rate (%) (B/A)	Remark
Chairman	Winlines Investments Limited Representative: Tsai, Kao-Ming		0	100	Former (reelected on June 24, 2019)
Chairman	Huajie Investment Limited Company Representative: Tsai, Kao-Ming	7	0	100	New (reelected on June 24, 2019)
Director	Thye Ming Industrial Co., Ltd. Representative: Chen, Li-Ming	2	0	100	Former (reelected on June 24, 2019)
Director	Thye Ming Industrial Co., Ltd. Representative: Li, Mao-Sheng	2	0	100	Former (reelected on June 24, 2019)
Director	Thai Wey Industrial Co., Ltd.Representative: Chen, Li-Ming	7	0	100	New (reelected on June 24, 2019)
Director	Thai Wey Industrial Co., Ltd.Representative: Li, Mao-Sheng	7	0	100	New (reelected on June 24, 2019)
Director	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Representative: Chang, Yuan-Sheng	0	2	0	Former (reelected on June 24, 2019)
Director	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Representative: Hu, Chuan-Ping	9	0	100	
Director	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Representative: Hsia, Li-Feng	0	0	0	Left office (representative reappointed on March 1, 2019)

Director	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Representative: Liang, Yao-Ming	9	0	100	Assumed office (representative reappointed on March 1, 2019)
Director	Guangdong Fenghua Advanced Technology (Holding) Co., Ltd. Representative: Liao, Wei-Qiang	4	3	57	New (reelected on June 24, 2019)
Independent Director	Li, Yi-Wen	9	0	100	
Independent Director	Shen, Po-Ting	9	0	100	
Independent Director	Huang, Shih-Pin	9	0	100	

Other items to be recorded:

- 1. If any of the following applies to the operations of the Board of Directors, the date and session of the Board meeting, the content of the proposal, opinions of all independent directors and the Company's actions in response to the opinions of independent directors shall be stated:
  - (1) Items listed in Article 14-3 of the Securities and Exchange Act: Refer to Pages 60~62 for the major resolutions of the Board of Directors.
  - (2) In addition to the aforementioned items, other resolutions of the Board of Directors that have been objected or reserved by the independent directors and are documented or stated in writing: None.
- 2. With regard to the recusal of directors from voting due to conflict of interests, the name of the directors, the content of the proposal, reasons for abstention, and the results of voting counts shall be stated:
  - 1. Date of Board meeting: Mar 13, 2019

Proposal: Change in the managerial officers of the Company.

Recusal: Director Hu, Chuan-Ping and Director Liang, Yao-Ming.

Reasons for abstention and the results of voting counts: According to Paragraph 2, Article 206 of the Company Act, attending directors other than Director Hu, Chuan-Ping and Director Liang, Yao-Ming, who recused themselves from the discussion and voting due to a conflict of interest, consented to pass the proposal.

2. Date of Board meeting: June 24, 2019

Proposal: Appointment of the Remuneration Committee members.

Recusal: Directors Shen, Po-Ting, Huang, Shih-Ping, and Li, Yi-Wen.

Reasons for abstention and the results of voting counts: According to Paragraph 2, Article 206 of the Company Act, attending directors other than Directors Shen, Po-Ting, Huang, Shih-Ping, and Li, Yi-Wen, who recused themselves from the discussion and voting due to a conflict of interest, consented to pass the proposal.

3. Date of Board meeting: July 11, 2019

Proposal: Appointment of the Company's President.

Recusal: Director Hu, Chuan-Ping.

Reasons for abstention and the results of voting counts: According to Paragraph 2, Article 206 of the Company Act, attending directors other than Director Hu, Chuan-Ping, who recused himself from the discussion and voting due to a conflict of interest, consented to pass the proposal.

3. Evaluation of the Board performance:

Cycle	Period	Scope	Method	Result
From the end	January 1,	Board of	Respective	Report on the
of each year	2019~December	Directors,	self-evaluations	Evaluation of
to the end of	31, 2019	individual	of the Board of	Board
the first		Board	Directors,	Performance
quarter of the		members, and	individual Board	
following year		functional	members, and	
		committees	functional	
			committees	

Report on the Evaluation of Board Performance

(1). To implement corporate governance and enhance the Company's Board functions,

the Company formulated the "Regulations Governing the Evaluation of the Board of Directors," stipulating that the Board of Directors shall conduct the internal evaluation of the Board performance at least once every year. The evaluation shall be conducted according to the procedures and criteria set forth in Articles 6 and 8 of the Regulations Governing the Evaluation of the Board of Directors from the end of each year to the end of the first quarter of the following year.

The scope of evaluation includes the Board of Directors, individual Board members, and functional committees.

The methods of evaluation include the internal evaluation of the Board, self-evaluation by individual Board members, peer evaluation, and evaluation by appointed external professional institutions or experts.

The criteria for evaluation are divided into five grades, namely Excellent (5), Good (4), Fair (3), Poor (2), and Very Poor (1), based on performance in each aspect.

- (2). The results of internal evaluation in 2019 are as follows:
  - 1. Aspects

The criteria for evaluating the performance of the Board include the following five aspects:

- (1) Participation in the operation of the Company
- (2) Improvement of the quality of the Board' decision making
- (3) Composition and structure of the Board
- (4) Election and continuing education of the Directors
- (5) Internal control

The criteria for evaluating the performance of the Board members include the following six aspects:

- (1) Alignment of the goals and missions of the Company
- (2) Awareness of the duties of a director
- (3) Participation in the operation of the Company
- (4) Management of internal relationship and communication
- (5) The Director's professionalism and continuing education
- (6) Internal control

The criteria for evaluating the performance of functional committees include the following five aspects:

- (1) Participation in the operation of the Company
- (2) Awareness of the duties of the functional committee
- (3) Improvement of quality of decisions made by the functional committee
- (4) Makeup of the functional committee and election of its members
- (5) Internal control

The indexes of the Board performance evaluation shall be determined based on the operation and needs of the Company and suitable and appropriate for evaluations by the Company.

- 2.Period: January 1, 2019~December 31, 2019.
- 3.Results: The overall operation of the Board during the evaluation period was good. The Board had good understanding of the management's operation and performed its duty to oversee compliance and risk control (audit) matters.

The result of the Board evaluation in 2019, which was graded Good (4), was reported to the Board of Directors on March 11, 2020.

4. Targets for strengthening the functions of the Board of Directors in the current year and the most recent year (e.g., establishing an Audit Committee and enhancing information transparency) and evaluation thereof:

The Board of Directors met eight times in 2019, which met the requirements under the "Rules of Procedure for Board of Directors Meetings" for the Board to meet at least once a quarter. To improve information transparency, important proposals have been announced in accordance with the law on the Market Observation Post System; The Company has made the minutes of the Board meetings and internal policies public on the company website. For internal policies pertaining to corporate governance, refer to the Company's website at http://www.viking.com.tw.

To strengthen the knowledge of business operations and related laws and regulations, the Company arranges on-site training on securities laws and regulations for directors and managerial officers from time to time.

The Company has set up a sound Board governance system with enhanced supervision and management mechanisms in accordance with the "Rules of Procedure for Board of Directors Meetings." According to the "Regulations Governing the Evaluation of the Board of Directors," the result of the Board evaluation in 2019, which was graded Good (4), was reported to the 7th meeting of the 9th-term Board of Directors on March 11, 2020.

The Audit Committee or State of operations of supervisors

State of operations of the Audit Committee:

In the shareholders' meeting on June 25, 2015, the Company established the Audit Committee in place of supervisors. The 3nd Audit Committee was established on June 24, 2019 and composed of three independent directors; Independent Director Shen, Po-Ting was elected as the convener of the Audit Committee. The Audit Committee shall meet at least once every quarter to supervise the following matters: (1) fair presentation of the financial statements; (2) engagement (and dismissal), independence, and performance of CPAs; (3) effective implementation of the internal control system; (4) compliance with related laws and regulations; and (5) management of the existing or potential risks. The powers of the Audit Committee are

- A. Adoption of or amendments to the internal control system pursuant to Article 14-1 of the Securities and Exchange Act.
- B. Assessment of the effectiveness of the internal control system.
- C. Adoption of or amendment to the procedures for handling financial or business activities of a material nature, such as acquisition or disposal of assets, derivatives transactions, lending of funds to others, and endorsements or guarantees for others, pursuant to Article 36-1 of the Securities and Exchange Act.
- D. Matters in which a director is an interested party.
- E. Asset transactions or derivatives transactions of a material nature.
- F. Lending of funds or provision of endorsements or guarantees of a material nature.
- G. Offering, issuance, or private placement of equity-type securities.
- H. Engagement or dismissal of CPAs or their compensation.
- I. Appointment or dismissal of financial, accounting or internal audit officers.
- J. Annual and semi-annual financial statements.
- K. Other material matters as may be required by the Company or authorities in

A total of six meetings(A) of the Audit Committee were held in the most recent year (five in 2019 and one in 2020). The attendance of independent directors is as follows:

Title	Name	Times of Attendance in Person(B)	Times of Attendance by Proxy	Attendance Rate (%) (B/A)	Remark
Independent Director	Li, Yi-Wen	6	0	100	
Independent Director	Shen, Po-Ting	6	0	100	
Independent Director	Huang, Shih-Pin	6	0	100	

Other items to be recorded:

- 1. If any of the following applies to the operations of the Audit Committee, the date and session of the Board meeting, contents of the proposal, and resolution of the Audit Committee as well as the Company's actions in response to the opinions of the Audit Committee shall be stated:
  - (1) Items listed in Article 14-5 of the Securities and Exchange Act: Refer to Pages 60~62 for the major resolutions of the Board of Directors.
  - (2) In addition to the aforementioned items, other resolutions passed by two-thirds of all directors but
- yet to be approved by the Audit Committee: None.

  2. With regard to the recusal of independent directors from voting due to conflict of interests, the name of the independent directors, the content of the proposal, reasons for abstention, and the results of voting counts shall be stated: None.
- 3. Communication between independent directors and internal audit manager, and CPAs (including material issues, methods, and results of communication regarding the Company's finance and
  - Independent directors communicate well with the internal audit manager and CPAs through direct channels of communication. The internal audit manager submits a monthly audit report to the Audit Committee and an annual audit plan to independent directors. When reviewing financial statements, independent directors will ask CPAs to attend without a right to vote and discuss issues regarding the Company's finance and business with CPAs. Important opinions will also be recorded in the minutes of meetings.

(3) State of implementation of corporate governance, any departure from the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies, and the reason for such departure

T WSE/TTEX Elisted Con		Departure from the		
Item for Evaluation	Yes	No	State of Implementation (Note 1)  Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reason
1. Does the Company follow the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies to establish and disclose its corporate governance best practice principles?	<b>√</b>		The Company has established the Corporate Governance Guidelines in accordance with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies. The Corporate Governance Guidelines have been implemented upon adoption of the Board of Directors by resolution on December 25, 2012 and disclosed on the company website at <a href="http://www.viking.com.tw">http://www.viking.com.tw</a> .	None
<ol> <li>Shareholding structure &amp; shareholders' rights</li> <li>Does the Company have internal operating procedures for handling shareholders' suggestions, concerns, disputes and litigation matters? Are such matters handled according to the internal operating procedures?</li> <li>Does the Company maintain a register of major shareholders with controlling power and a register of persons exercising ultimate control over those major shareholders?</li> <li>Does the Company establish and enforce risk control and firewall systems with its affiliated companies?</li> <li>Does the Company establish internal rules to prohibit insiders from trading in securities using information not disclosed to the market?</li> </ol>	*		<ol> <li>The Company has established the Regulations Governing the Handling of Stock Affairs and appointed the spokesperson and acting spokesperson to handle shareholders' suggestions, concerns, disputes and litigation matters in accordance with the aforesaid regulations.</li> <li>The Company has maintained a close relationship with major shareholders with a register of major shareholders with controlling power and a register of persons exercising ultimate control over those major shareholders.</li> <li>The Company has established the Regulations Governing the Transactions with Specific Companies and Related Parties and the Regulations Governing the Supervision and Management of Subsidiaries to build appropriate risk control and firewall systems.</li> <li>The Company has established the Regulations Governing the Handling of Material Inside Information, which specify the procedures for disclosing material information, to build a sound mechanism for handling material inside information and avoid improper leaks of inside information.</li> </ol>	None
<ul> <li>3. Composition and responsibility of the Board of Directors</li> <li>(1) Does the Board of Directors establish and implement the diversification policy for its composition?</li> <li>(2) Does the Company set up other functional committees voluntarily in addition to the Remuneration Committee and the Audit Committee that had been established as required by the law?</li> <li>(3) Does the Company establish a standard</li> </ul>	✓ ✓		<ol> <li>The Company has established the Regulations Governing the Election of Directors and Supervisors, which specify the qualifications for directors and supervisors and requirements for different specialties and work experiences, such as lawyers and CPAs.</li> <li>The Company has established the Remuneration Committee and the Audit Committee. In addition to the above committees, no other functional committees have been set up.</li> <li>The Company formulated the "Regulations Governing the Evaluation of the Board of Directors" in the 6th meeting of the 9th-term Board of</li> </ol>	None

			State of Implementation (Note 1)	Departure from the
Item for Evaluation	Yes	No	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reason	
to measure the performance of the Board, and implement it annually and report the results of evaluation to the Board of Directors and refer to the said results when determining each director's compensation and reelection?			Directors and reported the result of the Board evaluation in 2019, which was graded Good (4), to the 7th meeting of the 9th-term Board of Directors.  The criteria for evaluating the performance of the Board include the following five aspects:  (1).Participation in the operation of the Company (2).Improvement of the quality of the Board' decision making (3).Composition and structure of the Board (4).Election and continuing education of the Directors (5).Internal control  The criteria for evaluating the performance of the Board members include the following six aspects:  (1).Alignment of the goals and missions of the Company (2). Awareness of the duties of a director (3).Participation in the operation of the Company (4).Management of internal relationship and communication (5).The Director's professionalism and continuing education (6).Internal control  The criteria for evaluating the performance of functional committees include the following five aspects:  (1).Participation in the operation of the Company (2).Awareness of the duties of the functional committee (3).Improvement of quality of decisions made by the functional committee (4).Makeup of the functional committee and election of its members (5).Internal control  The indexes of the Board performance evaluation shall be determined based on the operation and needs of the Company and suitable and appropriate for evaluations by the Company.  2.Period: January 1, 2019~December 31, 2019.  3.Results: The overall operation of the Board during the evaluation period was good. The Board had good understanding of the management's operation and performed its duty to oversee compliance and risk control (audit) matters.  (4) The Company engages CPAs of a domestic large accounting firm to	

			State of Implementation (Note 1)	Departure from the
Item for Evaluation	Yes	No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reason
(4) Does the Company evaluate the independence of CPAs on a regular basis?	<b>√</b>		independently audit the Company's financial position in accordance with related laws and regulations. The Company has established the Regulations Governing the Evaluation of Certified Public Accountants, which specify that the Finance Department shall evaluate the independence of CPAs engaged by the Company at the end of every year and report to the Board of Directors.  For the evaluation form for the independence of CPAs, refer to Page 43.	
4. Does the Company set up adequate personnel and a corporate governance officer to be in charge of corporate governance affairs (including but not limited to furnishing information required for business execution by directors and supervisors, helping directors and supervisors comply with laws and regulations, handling matters relating to Board meetings and shareholders meetings according to laws, and producing minutes of Board meetings and shareholders' meetings)?	<b>✓</b>		The Finance Department is in charge of corporate governance affairs (including but not limited to furnishing information required for business execution by directors and supervisors, helping directors and supervisors comply with laws and regulations, handling matters relating to Board meetings and shareholders meetings according to laws, and producing minutes of Board meetings and shareholders' meetings).	None
5. Does the Company set up channels of communication with stakeholders (including but not limited to its shareholders, employees, clients, and suppliers), designate a stakeholders section on its website, and properly reply to any major issues which stakeholders are concerned about regarding the corporate social responsibility?	<b>√</b>		The Company has disclosed the spokesperson's contact information, including telephone number and E-mail, and a stakeholder section on the company website.	None
6. Does the Company entrust a professional stock transfer agent to manage shareholders' meetings and other relevant affairs?	<b>√</b>		The Company has entrusted Horizon Securities Co. Ltd. to handle affairs relating to shareholders' meetings.	None
7. Information disclosure (1) Does the Company establish a company website to disclose information on its finances, business, and corporate governance?	<b>√</b>		(1) The Company has established its company website at <a href="http://www.viking.com.tw">http://www.viking.com.tw</a> to disclose and update information on its finances, business, and corporate governance.	None
(2) Does the Company use other channels of information disclosure (e.g. maintaining	✓		(2) The Company has appointed responsible employees to collect and disclose information and established a spokesperson according to related laws and	

			State of Implementation (Note 1)	Departure from the
Item for Evaluation	Yes	No	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reason	
an English website, designating persons to handling information collection and disclosure, appointing a spokesperson, and webcasting investor conferences)?  (3) Does the Company announce and register the annual financial statements within two months after the close of each fiscal year and the quarterly financial statements and the monthly operating status within the given time limits?	<b>✓</b>		regulations.  (3 )Currently, the Company registers the financial statements and the monthly operating status within the given time limits in accordance with the Securities and Exchange Act; however, the Company has not announced and registered the annual financial statements within two months after the close of the fiscal year.	
8. Does the Company have other important information that can facilitate the understanding of the implementation of corporate governance (including but not limited to employee rights and interests, employee care, investor relations, supplier relationships, stakeholder rights, continuing education of directors and supervisors, implementation of risk management policies and risk measurement standards, implementation of customer policies, and purchase of liability insurance for directors and supervisors)?			<ul> <li>Upholding the business philosophy of sustainable development, the Company takes a responsible attitude toward employees, customers, and society and adopts the following strategies for human rights, employee rights, and environmental protection;</li> <li>(1) Employee rights and interests and employee care: The Company has established the Employee Welfare Committee elected through employees to be in charge of providing employee benefits and appropriating and contributing pensions according to the Labor Standards Act and the Labor Pension Act. The Company has taken measures for labor relations in accordance with related laws and regulations pertaining and maintained a good relationship with employees. Any establishment or amendment to the measures for labor relations has been finalized upon full communication between the Company and employees.</li> <li>(2) Investor relations: The Company holds a shareholders' meeting every year according to the Company Act and related laws and regulations and provides shareholders an opportunity to ask questions and propose. The Company has a spokesperson to handle shareholders' suggestions, concerns, disputes and litigation matters; in addition, the Company timely discloses and declares information that may affect investors' decisions in accordance with the regulations of authorities in charge.</li> <li>(3) Supplier relationships: The Company has maintained a close and reliable relationship with suppliers. The Company communicates with suppliers by phone, meeting or E-mail about its product and quality policies to achieve the sustainable development and green operations together with suppliers.</li> <li>(4) Stakeholder rights: The Company has maintained smooth communication with banks, employees, customers, and suppliers and protected their legal rights. To provide investors and stakeholders transparent information on the Company's finance and business, the Company has a spokesperson to answer investors' questions.</li> <li>(5) Continuing education of directors and super</li></ul>	None

			State of Implementation (Note 1)	Departure from the
Item for Evaluation	Yes	No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reason
			<ul> <li>43~44</li> <li>(6) Implementation of risk management policies and risk measurement standards: The Company has established the Regulations Governing the Acquisition or Disposal of Assets, the Regulations Governing the Making of Endorsements/Guarantees, and the Regulations Governing the Lending of Funds to Others for the responsible departments and Audit Office to follow in the process of risk management and risk measurement.</li> <li>(7) Implementation of customer policies: The quality policy of the Company focuses on customer satisfaction. To provide a full range of customer service and protection, the Company fully communicates with customers and responds to their complaints immediately in order to meet their needs and improve interaction; in addition, the Company reviews customer complaints in internal meetings on a regular basis and proposes specific improvement plans and corrective and preventive measures.</li> <li>(8) The Company has purchase liability insurance for directors and managerial officers.</li> <li>(9) Other significant information that provides better understanding of the state of implementation of corporate governance:  A. The Company has established the Guidelines for Ethical Corporate Management for directors, managerial officers, and all employees to follow. For related information, refer to the company website at www.viking.com.tw (investor relations/company profile and corporate governance/internal policies/Guidelines for Ethical Corporate Management).</li> <li>B. The Company has established the Regulations Governing the Handling of Material Inside Information, which specify the mechanism for handling and disclosing material information of the Company. For related information, refer to the company website at www.viking.com.tw (investor relations/company profile and corporate governance/internal policies/Regulations Governing the Handling of Material Inside Information).</li> </ul>	

9. State of improvements based on the result of the latest Corporate Governance Evaluation announced by Taiwan Stock Exchange Corporation and priorities for improvement (exempt if the Company is not included in the evaluation):

(1) According to the results of the 5th Corporate Governance Evaluation, the Company was ranked top 36%~50%. The results of the 6th Corporate Governance Evaluation are yet to be announced.

(2) In 2019, all directors completed training hours regulated in the Directions for the Implementation of Continuing Education for Directors and Supervisors of TWSE Listed and TPEx Listed Companies.

(3) Meetings of the Board of Directors are arranged in advance. If directors are unable to attend, they may review proposals in advance and express their opinions by proxy. If a meeting of the Board of Directors is rescheduled at the last moment, the Company will manage to arrange the meeting at directors' convenience to increase the attendance rate of directors.

(4) The Company has been strengthening the transparency of information on the company website.

Evaluation criteria for the independence of CPAs:

Item for Evaluation	Result of Evaluation	Compliance with Independence Criteria
1. Having a direct or material indirect financial interest in the Company	No	Yes
2. Having a loan or guarantee of loan with the Company or its director or supervisor	No	Yes
3. Being concerned about the possibility of losing the Company	No	Yes
4. Having a significant close business relationship with the Company	No	Yes
5. A member of the assurance team being, or having been a director, or supervisor of the Company, or employed by the Company in a position to exert significant influence over the subject matter of the engagement within the past two years	No	Yes
6. Entering into a potential employment negotiation with the Company	No	Yes
7. Entering into a contingent fee arrangement relating to an audit engagement with the Company	No	Yes
8. Having been engaged by the Company for consecutive seven years	No	Yes

Continuing education of directors and supervisors:

Title	Name	Date of Training	Training Institution	Course Name	Training Hour	
		2019.04.25	Taiwan Corporate Governance Association	Impact of the Latest Amendments to the Company Act on Corporate Governance - Controversial Case Study	3Н	
Chairman	Tsai,	2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н	
Chairman	Kao-Ming	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н	
		2019.10.08	Taiwan Corporate Governance Association	Corporate Governance and Directors' Responsibility	3Н	
Director	Chen, 2019.06.24		Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н	
Director	Li-Ming	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н	
Director	Li,	2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н	
Director	Mao-Sheng	Mao-Sheng	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н
Director	Hu,	2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н	
Director	Chuan-Ping	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н	
Director	Liang	2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н	
Director	Yao-Ming	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н	

Title	Name	Date of Training	Training Institution	Course Name	Training Hour
		2019.11.26~11.27	Securities & Futures Institute	Seminar for Directors and Supervisors (including Independent Directors) and Corporate Governance Officers - Taipei Session	12H
		2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н
Director	Liao Wei-Qiang	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н
		2019.11.26~11.27	Securities & Futures Institute	Seminar for Directors and Supervisors (including Independent Directors) and Corporate Governance Officers - Taipei Session	12H
Independent	Li, Yi-Wen	2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н
Director	Li, II-weii	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н
Independent	Shen, Po-Ting	2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н
Director	Shen, Fo-Thig	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н
Independent	Huang, Shih-Pin	2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н
Director	Truang, Silili-Fili	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н

# (4) Composition, duties, and state of operations of the Remuneration Committee

The Board of Directors has passed the Remuneration Committee Charters and established the Remuneration Committee according to the laws and regulations.

The main function of the Remuneration Committee is to assist the Board of Directors in implementing and evaluating the remuneration policy, system, standards, and structure for directors, supervisors and managerial officers and to submit its recommendations for remuneration for directors, supervisors and managerial officers for deliberation by the Board of Directors according to the Remuneration Committee Charters.

#### A. Information on members of the Remuneration Committee

			ring Professional Qualifications Is	s Met, Together with at	C	Comp	olian	ice v		Indepote 1		ence	Crit	eria		
Title	Qualifications  Name	Instructor or Higher in a Department of Commerce, Law, Finance, Accounting, or Any Other Business-related Academic Department in a Public or Private College or University	Judge, Public Prosecutor, Attorney, Certified Public Accountant, or Any Other Professional or Technical Specialist Having Passed a National Examination and Been Awarded a Certificate in a Profession Necessary for the Business Operations of the Company	Work Experience in the Area of Commerce, Law, Finance, or Accounting, or Otherwise Necessary for the Business Operations of the Company	1	2	3	4	5	6	7	8	9	10	Number of Other Public Companies where the Individual Concurrently Serves as a Member of the Remuneration Committee	Remark
Independent Director	Li, Yi-Wen		✓	✓	✓	<b>✓</b>	✓	✓	✓	✓	✓	✓	✓	✓	0	
Independent Director	Shen, Po-Ting		✓	<b>✓</b>	✓	<b>√</b>	✓	✓	✓	✓	✓	✓	✓	<b>√</b>	0	
Independent Director	Huang, Shih-Pin			<b>✓</b>	✓	✓	✓	✓	✓	✓	✓	✓	✓	✓	0	

Note 1: During two years prior to the election and the term of office, a mark "\sqrt{"}" is indicated for each item below where applicable to the member concerned.

- (1) Has not been an employee of the Company or any of its affiliated companies.
- (2) Not a director or supervisor of the Company or its affiliate. This restriction does not apply to where the person is concurrently an independent director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance with the Securities and Exchange Act or the laws of the country of the said company.
- (3) Has not been a natural-person shareholder who (together with those held by the person's spouse, children of minor age, or in the name of another person (nominees) holds an aggregate amount of 1% or more in the total number of issued shares of the Company, or ranks in top 10 in shareholding.
- (4) Not a spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship of any of the managerial officers in the first subparagraph or the persons in the second and third subparagraphs.
- (5) Not a director, supervisor, or employee of a corporate shareholder that directly holds 5% or more of the total number of issued shares of the Company, of a corporate shareholder that ranks among the top five in shareholdings, or of a corporate shareholder that elects its authorized representative as a director or supervisor of the Company in accordance with Paragraph 1 or 2, Article 27 of the Company Act. This restriction does not apply to cases where the person is concurrently an independent director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance with the Securities and Exchange Act or the laws of the country of the said company.
- (6) Not a director, supervisor, or employee of a company who is a director of the Company or holds the majority of the voting shares. These restrictions do not apply to cases where the person is concurrently an independent director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance with the Securities and Exchange Act or the laws of the country of the said company.
- (7) Not a director, supervisor, or employee of a company or institution who is the chairman, general manager or a person with an equivalent position of the Company or a spouse thereof. This restriction does not apply to cases where the person is concurrently an independent director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance with the Securities and Exchange Act or the laws of the country of the said company.
- (8) Not a director, supervisor, officer, or shareholder holding 5% or more of the shares of a specified company or institution which has a financial or business relationship with the Company. This restriction does not apply to cases where the specified company or institution holds more than 20% but less than 50% of the shares of the Company and the person is concurrently an independent director of the Company and its parent company or subsidiary or any subsidiary of the same parent company as appointed in accordance with the Securities and Exchange Act or the laws of the country of the said company.
- (9) Not a professional individual who is an owner, partner, director, supervisor, or managerial officer of a sole proprietorship, partnership, company, or institution that offers audit services or offers commercial, legal, financial, or accounting services for which he/she has received the total remuneration of less than NT\$500,000 over the past two years to the Company or its affiliate, nor a spouse thereof.
  This restriction does not apply to any member of the remuneration committee, public tender offer review committee or merger and acquisition special committee who exercises powers pursuant to the Securities and Exchange Act or Business Mergers And Acquisitions Act.
- (10) Has not been subjected to any of the circumstances in the subparagraphs of Article 30 of the Company Act.

# B. State of operations of the Remuneration Committee

- a. The Remuneration Committee consists of three independent directors.
- b. Term of the incumbent members: June 24, 2019~June 23, 2022. A total of four meetings(A) of the Remuneration Committee were held in the most recent year (three in 2019 and one in 2020). The qualifications for the members of the Remuneration Committee and their attendance are as follows

Title	Name	Times of Attendance in Person (B)	Times of Attendance by Proxy	Attendance Rate (%) (Note) (B/A)	Remark
Convener	Huang, Shih-Pin	4	0	100	
Member	Li, Yi-Wen	4	0	100	
Member	Shen, Po-Ting	4	0	100	

#### Other items to be recorded:

- 1. If the Board of Directors rejects or amends the suggestions of the Remuneration Committee, the date and session of the Board meeting, contents of the proposal, and resolution of the Board of Directors as well as the Company's actions in response to the opinions of the Remuneration Committee (if remuneration approved by the Board is better than that proposed by the Remuneration Committee, for example) shall be stated: None.
- 2. Regarding resolutions of the meeting of the Remuneration Committee, if there is any written record or statement pertaining to members' objections or reservations, the date and session of the Remuneration Committee meeting, contents of the proposal, the opinion of the said member, and the actions in response to the said opinion shall be stated: None.

(5) State of performance of corporate social responsibilities, any departure from the Corporate Social Responsibility Best Practice Principles

for TWSE/TPEx Listed Companies, and the reason for such departure

			State of Operations (Note 1)	Any Departure from
Item for Evaluation	Yes	No	Summary (Note 2)	the Corporate Social Responsibility Best Practice Principles for TWSE/TPEx-Listed Companies and the Reason for Such Departure
Does the Company conduct risk assessments on environmental, social, or corporate governance issues related to the Company's operations in accordance with the principle of materiality and formulate relevant risk management policies or strategies?	~		The Company has a dedicated unit in charge of environmental management, which is responsible to guide relevant departments to obtain required licenses in accordance with laws and regulations. The Company has also introduced the ISO 14001 Environmental Management System to increase relevant departments' environmental awareness.  As of the end of 2019, the Company has introduced the ISO9001 Quality Management System, ISO 13485 Medical Devices Quality Management System, and ISO14001 Environmental Management System to control and immediately respond to operational risks in terms of the environment, customers, and suppliers.  In recent years, business activities have been increasingly dependent on information. To implement information security management, the Company has formulated the "Regulations Governing Information Systems," which stipulate how the internal information security policy should be executed and followed, along with internal/external information security protections. The Company also conducts the disaster recovery drills every year to protect business operations from external factors.	None
2. Does the Company establish an exclusively (concurrently) dedicated unit to implement CSR (operated by the senior management upon authorization by the Board of Directors) and report to the Board of Directors?	<b>√</b>		The Management Division is responsible to implement corporate social responsibilities, including regulation of corporate governance, planning of personnel systems, participation in social welfare activities, and establishment of energy conservation and carbon reduction initiatives, as well as implementation of government-led energy conservation and carbon reduction plans.	None

			State of Operations (Note 1)	Any Departure from
Item for Evaluation	Yes	No	Summary (Note 2)	the Corporate Social Responsibility Best Practice Principles for TWSE/TPEx-Listed Companies and the Reason for Such Departure
<ol> <li>Environmental issues</li> <li>Does the Company establish a suitable environmental management system based on its industrial characteristics?</li> <li>Is the Company dedicated to improving the utilization efficiency of various resources and using recycled materials with minimal adverse impact on the environment?</li> <li>the Company assess the potential risks and opportunities arising from climate change at present and in the future and take related countermeasures?</li> <li>Company calculate the greenhouse gas emissions, water consumption, and total weight of waste over the past two years and establish the policies with regard to energy conservation and carbon reduction, greenhouse gas reductions, water consumption, and waste management?</li> </ol>	* *		<ol> <li>(1) The Company has obtained the ISO14001 environmental management system certification, which proves that stationary pollution sources, wastewater or sewage, and industrial waste generated from production of the Company have been managed and disposed of in accordance with the environmental laws and regulations.</li> <li>(2) The Company has entrusted qualified vendors to recycle waste. To save energy, employees are required to use electronic files in place of hard copy and energy-saving lighting as many as possible; in addition, the Company uses eco-friendly raw materials in hopes of achieve profits and environmental sustainability at the same time.</li> <li>(3) The Management Division and Occupational Safety Office are responsible for environmental management. The Company has conducted the greenhouse gas inventory, taken energy conservation measures, and controlled the consumption of electricity on a regular basis to ensure the effective implementation of related policies. (4) The Company organizes labor-management meetings on a regular basis to convey policies and learn employees' opinions through open, two-way communication in hopes of maintaining harmonious labor relations.</li> <li>(4) Measures taken by the Company are as follows:         GHG emissions: The Company does not fall within the industries required by the Environmental Protection Administration to conduct GHG inventories; however, the Company has conducted preliminary GHG inventories to control the source of GHG. Energy conservation and carbon reduction: The Company achieved the objective in 2019 by establishing the energy audit system. The Company is currently taking measures to achieve the objective in 2020, which is to save energy by 1% or more. Water consumption: To reduce water consumption during processes, the Company developed the environmental</li> </ol>	None

			State of Operations (Note 1)	Any Departure from
Item for Evaluation		No	Summary (Note 2)	the Corporate Social Responsibility Best Practice Principles for TWSE/TPEx-Listed Companies and the Reason for Such Departure
			management plan in 2020 (Analysis Report on Completing Water-saving Electroplating Process by End of October 2020). Waste management: The Company sets the KPI for waste management every year and reviews progress in the quarterly KPI meeting.	
<ul> <li>4.Social issues <ul> <li>(1)Does the Company formulate relevant management policies and procedures in accordance with related laws and regulations and international human rights conventions?</li> <li>(2)Does the Company establish and offer proper employee benefits (including compensation, leave, and other benefits) and reflect the business performance or results in employee compensation appropriately?</li> <li>(3) Does the Company provide a safe and healthy work environment for employees and regularly organize health and safety training for employees?</li> <li>(4) Does the Company establish an effective career development training program for employees?</li> <li>(5) Does the Company follow relevant laws, regulations and international guidelines for the customer health and safety, customer privacy, and marketing and labeling of its products and services and establish related consumer protection policies and grievance procedures?</li> <li>(6)Does the Company establish the supplier management policies requesting suppliers to comply with laws and regulations related to environmental protection, occupational safety and health or labor rights and supervise their compliance?</li> </ul> </li> </ul>	\[   \lambda   \]   \[   \lambda   \]   \[   \lambda   \]   \[   \lambda   \]		<ol> <li>(1) The Company has established the Human Resources Management Policy and Work Rules in accordance with the Labor Standards Act and related laws and regulations and provided labor insurance, national health insurance, and pension for employees according to related laws and regulations. The Company has also established the Regulations Governing the Appeal and Punishment of Sexual Harassment Offenses in accordance with the Sexual Harassment Prevention Act and the Act of Gender Equality in Employment to provide employees a work environment free of sexual harassment.</li> <li>(2) The Company has various employee benefits and a retirement policy in line with the laws and regulations; a sound performance evaluation system as a standard for salary adjustment and bonus distribution; and employee stock options and employee bonus to strengthen cohesion among employees. With these employee benefits in place, employees are prompted to participate in business operations actively and share business results with the Company. For employees choosing to apply the new pension system, we allocate 6% of employees' monthly salaries to their personal accounts at the Bureau of Labor Insurance in accordance with the laws and regulations.</li> <li>(3) The Company has supervised and managed occupational safety and health in accordance with laws and regulations pertaining to occupational safety and health. The Company has also established the Safety and Health Management Responsibility, Emergency Response Procedures, and Labor Safety and Health Training for employees to follow; in addition, health examinations are organized on a regular basis to ensure a safe work environment.</li> <li>(4) The Company has established the Employee Training Regulations</li> </ol>	None

			State of Operations (Note 1)	Any Departure from
Item for Evaluation		No	Summary (Note 2)	the Corporate Social Responsibility Best Practice Principles for TWSE/TPEx-Listed Companies and the Reason for Such Departure
			to improve the quality and competitiveness of employees and further achieve sustainable development. Supervisors and employees may participate in training and courses organized by external training institutions as needed to improve the expertise and core competitiveness of employees and strengthen the sound training system of the Company.  (5) To ensure our customers' health and safety and quality of customer service, we regularly convene the Quality Management Committee meetings, sales and production meetings, and business meetings. The Company has the "Stakeholders" session in place on the website, where contact information including telephone number, mail address, and e-mail address, is available for consumers to contact us in case of any complaints.  (6) The Company has formulated relevant supplier evaluation and management regulations, requesting suppliers to cooperate closely and sign the Supplier Corporate Social Responsibility Survey (covering labor rights, health and safety, and environmental laws and regulations). We also conduct supplier evaluations on a regular basis.	
5.Does the Company refer to the guidelines for the preparation of internationally accepted reports and prepare corporate social responsibility reports that disclose its non-financial information? Does the Company receive assurance or certification of the aforesaid reports from a third party accreditation institution?	✓		The Company has disclosed the state of CSR on the website and in the prospectus and the annual report (under the "Shareholders' Meeting" section on the website).	None

6. If the Company has formulated its corporate social responsibility best practice principles in accordance with the Corporate Social Responsibility Best Practice Principles for TWSE/GTSM Listed Companies, any differences between the performance of corporate social responsibilities and the principles shall be disclosed: None.

(1) Environmental management system

(2) Compliance of hazardous substances

<sup>7.</sup> Other important information that helps to understand the performance of corporate social responsibilities:

The Company has established ISO14001 Environmental Management System for many years. In 2017, the Company completed the transition of ISO14001:2015, whose policies are to define environmental impact, to implement environmental requirements, to prevent pollution, and to fulfill social responsibility. Setting the environmental goal to be 100% conformed to environmental compliance, the Company has always viewed environmental responsibility as part of its corporate social responsibility.

			State of Operations (Note 1)	Any Departure from
				the Corporate Social
				Responsibility Best
Item for Evaluation	Yes	No		Practice Principles for
			Summary (Note 2)	TWSE/TPEx-Listed
			•	Companies and the
	ĺ '			Reason for Such
				Departure

To comply with international environmental laws and customers' requirements, the Company requires suppliers to provide a test report or statement of compliance regarding the restriction of hazardous substances when acknowledging materials and suppliers. By doing so, the Company ensures that raw materials used are in compliance with the international requirements for hazardous substances.

#### (3) Energy conservation and carbon reduction

Currently, the Company is not part of the industries designated by the Environmental Protection Administration to conduct the greenhouse gas inventory. To fulfill its corporate social responsibility, however, the Company takes the initiative to conduct the greenhouse gas inventory to control the contribution of its energy consumption to the environment and further evaluate the feasible energy conservation and carbon reduction initiatives.

To control energy efficiency effectively and achieve the goal of energy conservation and carbon reduction, the Company has taken the following improvement plans:

No.	Improvement Plan	Results
1	Constant temperature and humidity improvement	Adjusted the number of motor operations to reduce the average power consumption by about NT\$291,964/year.
2	Replacement of blower electric valves in office buildings	After the improvement, the air-conditioning power consumption rate was reduced by 12%, reducing the average electricity cost by NT\$60,000/year.
3	Replacement of blowers and lighting in meeting rooms and offices	(1)Lighting power consumption was reduced by 52%, saving the average power consumption by about NT\$16,679/year (2)The area of the cold room was reduced by about 20% and the efficiency increased by 12%, reducing the average electricity cost by NT\$18,339/year.
4	Renovation of PLC programs and ice water pipelines	The load rate of ice water machine was reduced by about 5%, saving the power saving cost by NT\$312,818/year.
5	Pickling of air-conditioning ice water coils	Efficiency increased by about 10% and power consumption of the chiller was reduced by about 3%, saving the power cost by about NT\$188,206/year.

#### (4) Water resources

The Company sources water from tap water and groundwater. In addition to installing water-saving facilities, the Company equips production lines with water flow meters to record water consumption and reduce waste; in addition, the Company follows the industrial park's water conservation policy by regularly reporting the water balance plan and water consumption record to the industrial park service center for review to control the use of water resources.

#### Water conservation measures:

The 24-hour overflow was adopted for original electroplating washing tanks. After testing by the R&D Department, the timer and solenoid valves were applied to some washing tanks to automatically control water intake, saving an average of 7,322 tons of water per year.

### (5) Waste management

#### (1) Waste recycling

Foam whiteboard erasers: After our employees' brainstorming, foam was reused to make whiteboard erasers that have a better effect than that of whiteboard erasers sold on the market.

			State of Operations (Note 1)	Any Departure from
				the Corporate Social
				Responsibility Best
Item for Evaluation		No		Practice Principles for
	Yes		Summary (Note 2)	TWSE/TPEx-Listed
			• • • • • • • • • • • • • • • • • • • •	Companies and the
				Reason for Such
				Departure

# (2) Paperless operations

a.E-invoice:

Since December 2017, invoices have been replaced with electronic invoices, saving 2,300 pieces of paper (23 boxes) per year.

b. E-file archives:

To retain evidence of business tax exemption for exports for the revenue service office's audit, a written report containing 100 pages has been replaced with an e-file since May 2019 to save about 30,000 pieces of paper (6 boxes) per year.

c. Waste paper recycling:

Single-sided waste print paper is reused. The Company's Document Guide also stipulates that the blank side of print paper whose invalid side is crossed out ("X") are deemed an official record.

(6) State of performance of ethical corporate management, any departure from the Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies, and the reason for such departure

			State of Operations (Note 1)	Any Departure from the Ethical
				Corporate Management Best
Item for Evaluation				Practice Principles for
item for Evaluation	Yes	No	Summary	TWSE/GTSM Listed
				Companies and the Reason for
				Such Departure
1. Establishing ethical corporate management policies and				None
measures			(1) Integrity has always been the most important core	
(1) Does the Company establish the ethical corporate management	✓		value of the Company. The Company has been	
policies approved by the Board of Directors, and declare its			committed to engaging in business activities with	
ethical corporate management policies and procedures in its			integrity. The Company has also established the	
guidelines and external documents, as well as the commitment			Code of Ethical Conduct and the Rules for the	
from its board and senior management to implement the			Enforcement of the Code of Ethics, which strictly	
policies?			require every employee to fulfill ethical corporate	
(2) Whether the company has established an assessment mechanism	✓		management. The implementation of the ethical	
for the risk of dishonesty, regularly analyzes and evaluates			corporate management policy and the Board of	
business activities with a hight risk of dishonesty in the business			Directors and management's commitment have	
scope, and accordingly formulates a plan to prevent dishonesty,			been disclosed in the annual report.	
and a least cover the preventive measures for the conduct of the			(2) The Company has formulated the "Ethical	
second paragraph of Article 7 of the "Code of Integrity			Corporate Management Best Practice Principles"	
Managemenet of Listed OTC Companies"			in accordance with the "Ethical Corporate	
(3) Does the Company specify in its prevention programs the	✓		Management Best Practice Principles for	
operating procedures, guidelines, punishments for violations,			TWSE/GTSM Listed Companies," stipulating the	
and a grievance system and implement them and review the			prevention measures, punishments for violations,	
prevention programs on a regular basis?			reporting and grievance systems for unethical	
			conduct. An effective "internal control system" is	
			also in place to review the above measures at any	

			State of Operations (Note 1)	Any Departure from the Ethical
			-	Corporate Management Best
				Practice Principles for
Item for Evaluation	Yes	No	Summary	TWSE/GTSM Listed
				Companies and the Reason for
				Such Departure
			time to ensure the sound ethical corporate	
			management.	
			(3) The Company has established the Rules for the	
			Enforcement of the Code of Ethics, which specify	
			restricted conduct; in addition, the Company has	
			established management policies relating to	
			different fields of compliance and an internal	
			control system for all employees to follow in hopes	
			of reducing business activities that are at a higher	
			risk of involving unethical conduct.	
2. Implementing ethical corporate management				None
(1) Does the Company evaluate the ethical records of transaction	✓		(1) The Company requires suppliers which it has	
partners, and stipulate the clauses of ethical conduct in the			business dealings with to abide by its ethical	
contracts signed with the transaction partners?			standards and sign a commitment to avoid any	
(2) Does the Company establish an exclusively (or concurrently)	✓		unethical conduct.	
dedicated unit supervised by the Board to be in charge of			(2) The President's Office is responsible to formulate	
corporate integrity and regularly (at least once every year)			the policies and preventive programs for ethical	
report to the Board of Directors the implementation of the			corporate management and supervise the	
ethical corporate management policies and prevention programs			implementation of ethical corporate management.	
against unethical conduct?			If finding any unethical conduct, the President's	
(3) Does the Company adopt policies to prevent conflict of interest	✓		Office will report to the Board of Directors	
and provide a proper appeal system and implement them			according to related laws and operating procedures.	
thoroughly?			(3) The Company has established an E-mail on the	
(4) Company establish effective systems for both accounting and	✓		Intranet and an E-mail of the Audit Committee on	
internal control to facilitate ethical corporate management and			the company website for employees and people	

			State of Operations (Note 1)	Any Departure from the Ethical
Item for Evaluation		No	Summary	Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies and the Reason for Such Departure
have its internal audit unit, based on the results of assessment of the risk of involvement in unethical conduct, devise relevant audit plans and audit the compliance with the prevention programs accordingly or entrust a CPA to conduct the audit?  (5) Does the Company organize internal and external training on ethical corporate management on a regular basis?	<b>&gt;</b>		concerned to report any illegal practices. The Company also appoints the senior management to handle such reports in person. Once such reports are verified to be unethical, the Company will take the most severe disciplinary action in response.  (4) The Company always attaches great importance to the correctness and completeness of its financial reporting procedures and controls. The Company has designed related internal control systems for operations that are at a higher risk of involving unethical conduct. Internal auditors also make and implement an annual audit plan based on the results of risk assessments and submits an audit report to the Board of Directors.  (5) The Company organizes internal and external training on ethical corporate management on a regular basis to strengthen all employees' commitment to ethical corporate management.	
3. Implementing the whistle-blowing system				None
(1) Does the Company formulate a concrete whistle-blowing and reward system, build convenient grievance channels, and assign the appropriate personnel to investigate the reported parties?	<b>√</b>		(1) The Company has established the Rules for the Enforcement of the Code of Ethics, which specify the appeal and reward systems. The Company also	
(2) Does the Company establish the standard operating procedures for investigating reported misconduct, follow-up measures to be adopted after the investigation, and related confidentiality	<b>√</b>		appoints senior managers of the Administration  Department to form an investigation team to be in charge of handling reported cases.	

			State of Operations (Note 1)	Any Departure from the Ethical
				Corporate Management Best Practice Principles for
Item for Evaluation	Yes	No	Summary	TWSE/GTSM Listed
		110	Summary	Companies and the Reason for
				Such Departure
mechanisms?			(2) The standard operating procedures for the	
(3) Does the Company take measures to protect whistle-blowers	✓		investigation and related confidentiality	
from inappropriate disciplinary actions?			mechanisms for reported misconduct are specified	
			in the Rules for the Enforcement of the Code of	
			Ethics.	
			(3) The Company keeps the information of	
			whistle-blowers strictly confidential. If anyone	
			leaks the information of whistle-blowers, which	
			leads to the harassment or retaliation against the	
			whistle-blowers, the Company will take severe	
			disciplinary action against the leaker.	
4. Enhancing disclosure of information				None
Does the Company disclose the content and performance of the			The Company has disclosed the regulations and	
Guidelines for Ethical Corporate Management on its website	<b>✓</b>		information relating to ethical corporate management	
and MOPS?	•		on the Intranet for employees' review. To disclose	
			related information on ethical corporate management	
			thoroughly, the regulations relating to ethical corporate	
			management and the annual report have also been made	
			public on the company website at	
			http://www.viking.com.tw (the annual report is also	
			available on the MOPS).	

<sup>5.</sup> If the Company has formulated its ethical corporate management principles based on the Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies, the differences between the implementation of ethical corporate management and the principles shall be disclosed: None.

<sup>6.</sup> Other significant information that helps to understand the implementation of ethical corporate management (e.g. amendments to the ethical corporate management principles): None.

(7) If the Company has adopted corporate governance best-practice principles or related bylaws, disclose how these are to be searched: The Company has established the Guidelines for Corporate Governance, the Guidelines for Ethical Corporate Management, and the Code of Ethical Conduct and disclosed these regulations on the MOPS at <a href="http://mops.twse.com.tw">http://mops.twse.com.tw</a> and the company website at <a href="http://www.viking.com.tw">http://www.viking.com.tw</a> (investor relations/company profile and corporate governance) for investors' reference; in addition, the Company has a spokesperson to disclose related company information.

(8) Other significant information that provides better understanding of the state of implementation of corporate governance

A. Continuing education of managerial officers (presidents, vice presidents, and accounting, finance,

and internal audit managers)

Title	Name	Date of Training (yyyy/mm/dd)	Training Institution	Course Name	Training Hour
Vice	1 2019.06.24		Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н
President& Finance and	Li, Shun-He	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н
Accounting Manager		2019.09.23~ 2019.09.24	Accounting Research and Development Foundation	Continuing Education for Principal Accounting Officers of Issuers, Securities Firms, and Securities Exchanges	12H
Vice Described	L. Chi V.	2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н
Vice President	Lu, Chi-You	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н
Vice President	Liang,	2019.06.24	Taiwan Corporate Governance Association	Economic Substance Law and Response by Tax Haven Companies	3Н
vice President	Yao-Ming	2019.06.24	Taiwan Corporate Governance Association	How to Avoid Insider Trading	3Н
Audit	Yang,	2019.10.24	Institute of Internal Auditors-Chinese Taiwan	Strengthening Three Lines of Defense and Board Operations (including Whistle-blowing)	6Н
Manager	Manager Chan-Chen 2019 11 12 II		Institute of Internal Auditors-Chinese Taiwan	How Audit Officer Assists in the Board Operations and Provides Consulting Service	6Н

- B. Certificates obtained by persons in charge of financial information transparency according to the request of authorities in charge: None.
- C. The Company has established the Regulations Governing the Handling of Material Inside Information; any amendments have been passed by the Board of Directors by resolution. The Company has disclosed the Regulations Governing the Handling of Material Inside Information on the company website at <a href="http://www.viking.com.tw">http://www.viking.com.tw</a> (investor relations/company profile and corporate governance) for all employees to follow and to avoid any insider trading.

#### (9) State of implementation of the internal control system

A.Statement on Internal Control (refer to Page 63)

B.CPA's audit report on internal control system: None.

(10) Any sanctions imposed upon the Company or its internal personnel according to laws, any sanctions imposed by the Company upon its internal personnel for violations of the internal control system in the current year up to the date of publication of the Annual Report, the principal deficiencies, and improvements: None.

# (11) Major resolutions of the shareholders' meeting or board meetings in the most recent year up to the date of publication of the Annual Report A. Resolutions of the annual shareholders' meeting on June 24, 2019 and state of

implementation

Date	Major Resolutions and Implementation
Annual shareholder's meeting on June 24, 2019	<ol> <li>Proposal for the 2018 business report and financial statements.         Implementation: Voted by ballot and passed.</li> <li>Proposal for the 2018 earnings distribution.         Implementation: Voted by ballot and passed. The 2018 earnings were distributed on August 16, 2019.</li> <li>Re-election for all the ninth directors         Implementation: Election of nine directors (including three independent directors); the change was registered on August 5, 2019.</li> <li>Amendment to "Rules and Procedures of Shareholders' Meeting" of the Company Implementation: Voted by ballot and passed. The Articles of Incorporation have been published internally and disclosed on the company website for investors' reference.</li> <li>Amendment to "Regulations Governing Acquisition or Disposal of Assets" of the Company.         Implementation: Voted by ballot and passed. The Articles of Incorporation have been published internally and disclosed on the company website for investors' reference.</li> <li>Amendment to "Regulations Governing Loaning of Funds to Others"         Implementation: Voted by ballot and passed. The Articles of Incorporation have been published internally and disclosed on the company website for investors' reference.</li> <li>Amendment to "Regulations Governing Making of Endorsements/Guarantees"         Implementation: Voted by ballot and passed. The Articles of Incorporation have been published internally and disclosed on the company website for investors' reference.</li> <li>Relief of 9th directors from non-competition restrictions.         Implementation: Voted by ballot and passed.</li> </ol>

B. Resolutions of the Board of Directors in the most recent year up to the date of publication of the Annual Report

	b. Resolutions of the Board of Directors in the most re	cent year a	p to the date	or publication of the ruman report
Term and Section and Date of Meeting	Major Resolutions	Items Listed in Article 14-3 or Article 14-5 or the Securities and Exchange Act	Action in Response to Opinions of Independent Directors	Resolution of the Board of Directors or Audit Committee
	1. The distribution of the 2018 employee remuneration and director remuneration.		None	Reviewed and passed by the Remuneration Committee; passed by all directors attending the Board meeting
	2.The 2018 financial statements and business report.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
	3.The 2018 earnings distribution.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
	4. The effectiveness evaluation and statement of the 2018 internal control system.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
	5. The amendment to the Regulations Governing the Acquisition or Disposal of Assets.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
	6. The amendment to the Rules of Procedure for Board of Directors Meetings.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
17th meeting of the 8th	7. The establishment of the Standard Operating Procedures for Responding to Requests from Directors.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
term March 13, 2019	8. The date and related matters of the 2019 annual shareholders' meeting.		None	Passed by all directors attending the Board meeting
	9. The handling of shareholders' proposals in the annual shareholders' meeting.		None	Passed by all directors attending the Board meeting
	10.The election of the 9th directors.		None	Passed by all directors attending the Board meeting
	11. The release of the 9th directors from non-compete restrictions.		None	Passed by all directors attending the Board meeting
	12. The handling of candidates for directors (including independent directors) in the annual shareholders' meeting.		None	Passed by all directors attending the Board meeting
	13.The change in managerial officers.		None	Passed by all directors attending the Board meeting other than Directors Hu, Chuan-Ping and Liang, Yao-Ming, who recused themselves due to a conflict of interest according to the Rules of Procedure for Board of Directors Meetings
	14. The recommendation for the 2019 salary adjustment for managerial officers.		None	Reviewed and passed by the Remuneration Committee; passed by all directors attending the Board meeting
18th meeting of the 8th term	Nomination for the 9th-term directors (including independent directors)		None	Passed by all directors attending the Board meeting
May 10, 2019	2. Amendments to the "Regulations Governing Loans to Others"	V	None	Reviewed and passed by the Audit Committee; passed by all directors

Term and Section and Date of Meeting	Major Resolutions	Items Listed in Article 14-3 or Article 14-5 or the Securities and Exchange Act	Action in Response to Opinions of Independent Directors	Resolution of the Board of Directors or Audit Committee
	and "Regulations Governing Endorsements ad Guarantees."			attending the Board meeting
	3. Reason for the convention of 2019 shareholders' meeting.		None	Passed by all directors attending the Board meeting
	4. The application for the renewal of bank loans.		None	Passed by all directors attending the Board meeting
1th meeting of the 9th term June 24, 2019	1. Election of the Chairman.		None	recommended by all directors attending the Board meeting Mr. Cai Gaoming as chairman(Huajie Investment Limited Company Representative)
2th meeting of the 9th term June 24, 2019 (Extraordinary)	1. Remuneration Committee members.		None	Passed by all directors attending the Board meeting other than Independent Director Shen, Po-Ting, Huang, Shih-Pin and Li, Yi-Wen, who recused themselves due to a conflict of interest according to the Rules of Procedure for Board of Directors Meetings
-	1. The setting of the record date for cash dividends distribution.		None	Passed by all directors attending the Board meeting
3th meeting of the 9th term July 11, 2019	2. Appointment of the Company's President.		None	Passed by all directors attending the Board meeting other than Directors Hu, Chuan-Ping who recused themselves due to a conflict of interest according to the Rules of Procedure for Board of Directors Meetings
	3. Appointment of corporate directors and supervisors to investee		None	Passed by all directors attending the Board meeting
4th meeting of the 9th term August 21, 2019	1. The distribution of the 2018 employee remuneration paid to managerial officers.		None	Reviewed and passed by the Remuneration Committee; passed by all directors attending the Board meeting
5th meeting of the 9th term November 11, 2019	1. The application for the renewal of bank loans.		None	Passed by all directors attending the Board meeting
	1. The 2020 business plan and budget.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
6th meeting of the 9th term	2. The 2020 audit plan.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
December 27, 2019	3. Formulation of the "Regulations Governing the Evaluation of the Board of Directors."		None	Passed by all directors attending the Board meeting
	4. The application for the renewal of bank loans.		None	Passed by all directors attending the Board meeting
7th meeting of the 9th term	1. The distribution of the 2019 employee remuneration and director remuneration.		None	Reviewed and passed by the Remuneration Committee; passed by all directors attending the Board meeting
March 11, 2020	2. The 2019 financial statements and business report.	V	None	Reviewed and passed by the Audit Committee; passed by all directors

Term and Section and Date of Meeting	Major Resolutions	Items Listed in Article 14-3 or Article 14-5 or the Securities and Exchange Act	Action in Response to Opinions of Independent Directors	Resolution of the Board of Directors or Audit Committee
				attending the Board meeting
	3. The 2019 earnings distribution.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
	4. Statement of Internal Control for 2019.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
	5. The amendment to the Rules of Procedure for Board of Directors Meetings.		None	Passed by all directors attending the Board meeting
	6. The amendment to the Rules and Procedures of Shareholders' Meetings.	V	None	Reviewed and passed by the Audit Committee; passed by all directors attending the Board meeting
	7. Convention of 2020 shareholders' meeting.		None	Passed by all directors attending the Board meeting
	8. The handling of shareholders' proposals in the annual shareholders' meeting.		None	Passed by all directors attending the Board meeting

- (12) Principal contents of dissenting opinions, recorded or prepared in writing, on major resolutions passed by the Board of Directors expressed by directors or supervisors in the most recent year up to the date of publication of the Annual Report None.
- Summary of resignations and dismissals, in the most recent year up to the date of publication of the Annual Report, of the Company's chairman, president, accounting manager, internal audit manager, and research and development manager

Title	Name	Date of Office Assumption (yyyy/mm/dd)	Date of Dismissal (yyyy/mm/dd)	Reason for Resignation or Dismissal
President	Chang, Yuan-Sheng	2016 00 07	2019.3.13	Heavy workload

# Viking Tech Corporation

#### Statement on Internal Control

Date: March 11, 2020

The 2019 internal control performance of the Company, based on the results of the self-assessment, is stated as follows:

- 1. The Company is fully aware that establishing, operating, and maintaining an internal control system are the responsibility of its Board of Directors and management. The Company has established such a system aimed at providing reasonable assurance in achieving the objectives of effectiveness and efficiency of operations (including profits, performance, and safeguard of asset security), delivery of timely and reliable financial reporting, and compliance with applicable laws and regulations.
- 2. Any internal control system has its inherent limitations. However perfectly designed, an effective internal control system can only provide reasonable assurance of accomplishing the three goals mentioned above. Furthermore, the effectiveness of an internal control system may be affected by changes in environment or circumstances. Nevertheless, a self-monitoring mechanism has been built within the Company's internal control system. Therefore, whenever a deficiency or defect is identified, the Company will immediately take initiatives and action to correct it.
- 3. Based on the criteria provided in the Regulations Governing Establishment of Internal Control Systems by Public Companies (the Regulations), the Company judges the design and operating effectiveness of its internal control system. The internal control system judgment criteria adopted by the Regulations divide internal control into five elements based on the process of management control: (1) control environment, (2) risk assessment, (3) control activities, (4) information and communication, and (5) monitoring of processes. Each element further contains several items. Please refer to the Regulations for details.
- 4. The Company has evaluated the design and operating effectiveness of its internal control system according to the aforementioned criteria.
- 5. Based on the findings of the evaluation mentioned in the preceding paragraph, the Company believes that as of December 31, 2019, its internal control system (including its supervision and management of its subsidiaries) is effectively designed and operated. The internal control system also reasonably assures the achievement of objectives, which include knowledge of the degree of achievement of operational effectiveness and efficiency objectives; reliability, timing, and transparency of financial reporting; as well as compliance with applicable laws and regulations.
- 6. This statement will become a major part of the Company's annual report and prospectus, and will be made public. Any falsehood, concealment, or other illegality in the content made public will entail legal liability under Articles 20, 32, 171, and 174 of the Securities and Exchange Act.
- 7. This statement has been passed by the meeting of the Board of Directors of the Company held on March 11, 2020 where none of the nine attending directors expressed dissenting opinions, and all attending directors affirmed the content of this statement.

Viking Tech Corporation

Chairman: Tsai, Kao-Ming

President: Hu, Chuan-Ping

# 5. Information on CPA Professional Fees

If the Company has one of the following conditions, it shall disclose CPA professional fees.

Range of CPA Professional Fees

Accounting Firm	Name	of CPA	Period of Audit (yyyy/mm/dd)	Remark
PwC Taiwan	Lin, Yu-Kuan	Cheng, Ya-Hui	2019.01.01~2019.12.31	<del>.</del>

Unit: NT\$1,000

Range	Category of Fees	Audit Fees	Non-audit Fees	Total
1	Less than NT\$2,000 thousand		V	
2	NT\$2,000 thousand (inclusive)~NT\$4,000 thousand	V		V
3	NT\$4,000 thousand (inclusive)~NT\$6,000 thousand			
4	NT\$6,000 thousand (inclusive)~NT\$8,000 thousand			
5	NT\$8,000 thousand (inclusive)~NT\$10,000 thousand			
6	More than NT\$10,000 thousand (inclusive)			

Unit: NT\$1,000

					Noi	n-audit F	ees		Period of Audit	
Accounting Firm	Name of	E CPA	Audit Fees	System Design	Business Registration	Human Resources	Others (Remark)	Subtotal	Period of Audit	Remark
PwC Taiwan	Lin, Yu-Kuan	Cheng, Ya-Hui		-	-	-	-	-	2019.01.01 ~ 2019.12.31	
EY Taiwan	Chou, Chuan-Pei	-	_	-	-	-	220	-	2019.01.01 ~ 2019.12.31	Transfer pricing service fee

- (1) Amount of audit fees and non-audit fees and contents of non-audit services (if non-audit fees paid to CPAs, accounting firm and its affiliated companies are one-quarter or more of audit fees paid thereto: None.
- (2) Amount of Audit fees before and after the change (if the Company changes its accounting firm and audit fees paid for the year of change are lower than those for the previous year) and the reason: None.
- (3) Amount of audit fees before and after the change (if audit fees paid for the current year are lower than those for the previous year by 10% or more) and the reason: None.
- 6. Information on Replacement of CPA: None.
- 7. Chairman, President, or Managerial Officer in Charge of Finance or Accounting Matters
  Having Held a Position at the Accounting Firm of Its CPA or at an Affiliated Company of Such
  Accounting Firm in the Most Recent Year:

None.

- 8. Transfer of Equity Interests and/or Pledge of or Change in Equity Interests by a Director, Supervisor, Managerial Officer, or Shareholder with a Stake of More than 10%
  - (1) Transfer of equity interests by directors, supervisors, managerial officers or shareholders with a stake of more than 10%

	olders with a stake of mo		2019	As of Fohru	om, 20, 2020
		Increase/De	Increase/Decrea	As of February Increase/Decrea	ary 29, 2020 Increase/Decrea
Title	Name	crease in	se in Number of	se in Number of	se in Number of
Title	Name	Number of	Shares Pledged	Shares Held	Shares Pledged
		Shares Held	Shares Fleugeu	Shares Held	Shares Fledged
Director	Winlines Investments Limited	0	0	0	0
Director	(Note 4)	0	0	0	O O
	Representative: Tsai,	0	0	0	0
	Kao-Ming (Note 4)	o o		o o	· ·
Director	Huajie Investment Limited	200,000	0	0	0
21100101	Company	200,000			· ·
	(Note 4)				
	Representative: Tsai,	0	0	0	0
	Kao-Ming (Note 4)				
Director	Guangdong Fenghua	0	0	0	0
	Advanced Technology				
	(Holding) Co., Ltd.				
	Representative: Chang,	0	0	0	0
	Yuan-Sheng(Note 4)				
	Representative: Hu,	0	0	0	0
	Chuan-Ping				
	Representative: Hsia, Li-Feng	0	0	0	0
	(Note 1)				
	Representative: Liang,	0	0	0	0
	Yao-Ming (Note 1)				
	Representative: Liao,	0	0	0	0
	Wei-Qiang(Note 4)				
Director	Thye Ming Industrial Co.,	0	0	0	0
	Ltd. (Note 4)				
	Representative: Chen,	0	0	0	0
	Li-Ming (Note 4)				
	Representative: Li,	0	0	0	0
	Mao-Sheng (Note 4)				
Director	Thai Wey Industrial Co., Ltd.	0	0	0	0
	(Note 4)	0	0		
	Representative: Chen,	0	0	0	0
	Li-Ming	0	0	0	0
	Representative: Li,	0	0	0	0
T 1 1 4	Mao-Sheng	0	0	0	0
Independent Director	Li, Yi-Wen	0	0	0	0
	Shen, Po-Ting	0	0	0	0
Independent Director	Shen, Po-Ting	0	U	0	U
Independent	Huang, Shih-Pin	0	0	0	0
Director	Huang, Sinn-Fin	0	0	U	U
President	Chang, Yuan-Sheng (Note 2)	0	0	0	0
President	Hu, Chuan-Ping (Note 3)	0	0	0	0
Vice President	Tru, Chuan-ring (Note 3)	0	0	0	0
(Finance &		0	0	U	U
Accounting	Li, Shun-He				
Manager)					
Vice President	Lu, Chi-You	0	0	0	0
Vice President	Liang, Yao-Ming (Note 3)	0	0	0	0
Major	Guangdong Fenghua	0	0	0	0
shareholder	Advanced Technology				
	(Holding) Co., Ltd.				

Note 1: Director Hsia, Li-Feng, representative of Guangdong Fenghua Advanced Technology (Holding) Co., Ltd., was replaced by Liang, Yao-Ming.

Note 2: President Chang, Yuan-Sheng resigned on March 13, 2019.

Note 3: On March 13, 2019, the Board of Directors appointed Hu, Chuan-Ping to be President and promoted

Liang, Yao-Ming to be Vice President.

Note 4: The directors were reelected at the shareholders' meeting on June 24, 2019. Tsai, Kao-Ming, representative of Winlines Investments Limited, Chang, Yuan-Sheng, representative of Guangdong Fenghua Advanced Technology Holding Co., Ltd., and Chen, Feng-Ming and Li, Mao-Sheng, representatives of Thye Ming Industrial Co., Ltd. left office; newly elected directors included Tsia, Kao-Ming, representative of Huajie Investment Limited Company, Liao, Wei-Chiang, representative of Guangdong Fenghua Advanced Technology Holding Co., Ltd., and Chen, Feng-Ming and Li, Mao-Sheng, representatives of Thai Wey Industrial Co., Ltd.

# (2) Transfer of equity interests

Information on relationship if a director, supervisor, managerial officer, or shareholder with a stake of more than 10% transfers equity interests to a person who is a related party: None.

# (3) Pledge of equity interests

Information on relationship if a director, supervisor, managerial officer, or shareholder with a stake of more than 10% pledges equity interests to a person who is a related party: None.

9. Information on Relationship if among Top 10 Shareholders Any One Is a Related Party or a Relative within the Second Degree of Kinship of Another

Relationship between Top 10 Shareholders

Relationship between Top 10 Shareholders										
Name	Number of Shares Held in Person		Number of Shares Held by Spouse and Children of Minor Age		Number of Shares Held in Name of Another Person		Information on Relationship if among Top 10 Shareholders Any One Is a Related Party or a Relative within the Second Degree of Kinship of Another		Remark	
	Number of Shares	Shareholdin g Percentage	Number of Shares	Shareholdin g Percentage	Number of Shares	Shareholdin g Percentage	Name	Relationship		
Guangdong Fenghua Advanced Technology Holding Co., Ltd.	46,936,337	40.00%	0	0%	0	0%	None	None	None	
Guangdong Fenghua Advanced Technology Holding Co., Ltd. Representative: Wang, Kuang-Chun	0	0.00%	0	0%	0	0%	None	None	None	
Thye Ming Industrial Co., Ltd.	9,319,010	7.94%	0	0%	0	0%	Thai Wey Industrial Co., Ltd.	Parent and subsidiary	None	
Thye Ming Industrial Co., Ltd. Representative: Chen, Li-Ming	0	0.00%	0	0%	0	0%	None	None	None	
HSBC as a Custodian of the Investor Account of Morgan Stanley & Co. International Limited	2,996,000	2.55%	0	0%	0	0%	None	None	None	
Opto Tech Corporation	2,873,994	2.45%	0	0%	0	0%	None	None	None	
Opto Tech Corporation Representative: Wang, Hung-Tung	1,378	0.00%	0	0%	0	0%	None	None	None	
Thai Wey Industrial Co., Ltd.	2,427,000	2.07%	0	0%	0	0%	Thye Ming Industrial Co., Ltd.	Parent and subsidiary	None	
Thai Wey Industrial Co., Ltd. Representative: Li Mao-Sheng	0	0.00%	0	0%	0	0%	None	None	None	
Citibank as a Custodian of the Investor Account of UBS Europe SE	702,000	0.60%	0	0%	0	0%	None	None	None	
Lin, Ching-Cheng	619,000	0.53%	0	0%	0	0%	None	None	None	
HSBC as a Custodian of the Investor Account of Goldman International Engineering Co., Ltd.	616,000	0.52%	0	0%	0	0%	None	None	None	
Liao, Ming-Hsiu	495,000	0.42%	0	0%	0	0%	None	None	None	
Liao, Hung-Yi	446,000	0.38%	0	0%	0	0%	None	None	None	

Note: As of the date of publication of the Annual Report, transfer of stock remains available. Therefore, the number of shares held in this table is as of the latest book closure date (April 26, 2019).

10. Total Number of Shares Held by the Company, Its Directors, Supervisors, Managerial Officers, and Businesses either Directly or Indirectly Controlled by the Company as a Result of Investment, and the Ratio of Consolidated Shares Held

# Ratio of Consolidated Shares Held

Unit: Share; %

Invested Company	Investment of the Company		Supervisor Officers, a Indirectly	t of Directors, rs, Managerial nd Directly or y Controlled inesses	Total Ownership		
	Number of	Shareholding	Number	Shareholding	Number of	Shareholding	
	Shares	Percentage	of Shares	Percentage	Shares	Percentage	
Lead Brand Co., Ltd. (Note 2)	1,000,000	100%	0	0%	1,000,000	100%	
Viking Electronics (Wuxi) Co., Ltd. (Note 2)	0	100%	0	0%	0	100%	
Viking Global Tech Co., Ltd. (Note 1)	7,000	100%	0	0%	7,000	100%	
Viking Tech Electronics Limited (Note 2)	46,800,000	100%	0	0%	46,800,000	100%	
Grand Barry International Limited	31,400	100%	0	0%	31,400	100%	
Viking Tech America Corporation (Note 3)	750,000	76%	0	0%	750,000	76%	

Note 1: On July 1, 2009, the Company invested in Viking Global Tech Co., Ltd. by holding of Viking Tech Group L.L.C. and Taitec Technology (Samoa) Co., Ltd. at US\$91,196.

Note 2: On July 1, 2009, Viking Tech Electronics Limited acquired Viking Electronics (Wuxi) Co., Ltd. (formerly Wuxi Tmtec Co., Ltd., which was renamed on May 30, 2018), a subsidiary of Taitec Electronics (Samoa) Co., Ltd., using equity method. Approved by the Investment Commission, Ministry of Economic Affairs, the initial investment amounting to US\$6,000 thousand is incorporated into the Company from now on.

Note 3: In July 2013, Grand Barry International Limited invested in Viking Tech America Corporation by issuing new shares for US\$3,001; however, it did not subscribe for new shares in proportion to its shareholding, causing the shareholding percentage to fall to 76% this year, but it still had control over the subsidiary. The discrepancy between the carrying amount and the net worth totaling US\$1,482 was adjusted under equity.

# IV. Capital Raising Activities

# 1. Capital and Shares

March 11, 2020; Unit: Share; thousand shares; NT\$1,000

		Authorize	d Capital	Paid	-in Capital	Remark		
Year/Mont h	Issue Price	Number of Shares	Amount	Number of Shares	Amount	Capital and Shares	Contribution by Property Other than Cash	Others
1997/10	10	50,000	500,000	16,300	163,000	Incorporation	0	Note 1
1997/11	10	50,000	500,000	35,600	356,000	Issuance of 19,300 thousand shares for cash	0	Note 2
1998/10	10	50,000	500,000	50,000	500,000	Issuance of 14,400 thousand shares for cash	0	Note 3
2000/07	10	76,000	760,000	60,000	600,000	Issuance of 10,000 thousand shares for cash	0	Note 4
2000/12	10	76,000	760,000	67,400	674,000	Issuance of 7,400 thousand shares for cash	0	Note 5
2001/06	10	76,000	760,000	76,000	760,000	Issuance of 8,600 thousand shares for cash	0	Note 6
2002/04	10	76,000	760,000	64,080	640,800	Repurchase of 31,920 thousand shares (420 shares per 1000 shares) in cash Issuance of 20,000 thousand shares for cash	0	Note 7
2004/08	10	76,000	760,000	44,500	445,000	Repurchase of 29,477 thousand shares (420 shares per 1000 shares) in cash Issuance of 9,897 thousand shares for cash	0	Note 8
2006/08	18	76,000	760,000	54,500	545,000	Issuance of 10,000 thousand shares for cash	0	Note 9
2007/12	10	76,000	760,000	59,080	590,800	Employee share subscription to 4,580 thousand shares	0	Note 10
2007/05	11.2	150,000	1,500,000	61,205	612,050	Employee share subscription to 2,125 thousand shares	0	Note 11
2008/01	10	150,000	1,500,000	62,075	620,750	Employee share subscription to 870 thousand shares	0	Note 12
2009/03	10	150,000	1,500,000	72,847	728,468	Issuance of 10,772 thousand shares through merger	0	Note 13
2011/02	10	150,000	1,500,000	76,755	767,548	Employee share subscription to 3,908 thousand shares	0	Note 14
2011/03	10	150,000	1,500,000	86,989	869,888	Issuance of 10,234 thousand shares for cash	0	Note 15
2011/09	15.2	150,000	1,500,000	87,604	876,038	Employee share subscription to 615 thousand shares	0	Note 16
2012/01	10	150,000	1,500,000	86,692	866,918	Cancellation of 912 thousand treasury shares	0	Note 17
2013/11	10	150,000	1,500,000	87,341	873,408	Conversion of employee share subscription warrants	0	Note 18
2014/02	10	150,000	1,500,000	117,341	1,173,408	Issuance of 30,000 thousand shares for cash	0	Note 19

Note 1: (86) Yuan-Tou-Zi No. 019612 dated October 1, 1997.

Note 2: (86) Yuan-Shang-Zi No. 024621 dated November 27, 1997.

Note 3: (87) Yuan-Shang-Zi No. 026492 dated November 7, 1998.

Note 4: (89) Yuan-Shang-Zi No. 015502 dated July 15, 2000.

Note 5: (90) Yuan-Shang-Zi No. 001672 dated January 17, 2001.

Note 6: (90) Yuan-Shang-Zi No. 017333 dated July 10, 2001.

Note 7: (91) Yuan-Shang-Zi No. 012381 dated May 21, 2002.

Note 8: (93) Yuan-Shang-Zi No. 0930022891 dated August 20, 2004.

Note 9: (95) Jing-Shou-Shang-Zi No. 09501223200 dated October 4, 2006.

Note 10: (96) Jing-Shou-Shang-Zi No. 09601019730 dated January 24, 2007.

Note11: (96) Jing-Shou-Shang-Zi No. 09601116900 dated May 28, 2007.

Note 12: (97) Jing-Shou-Shang-Zi No. 09701034420 dated February 13, 2008.

Note 13: (98) Jing-Shou-Shang-Zi No. 09801047350 dated March 12, 2009.

Note 14: (100) Jing-Shou-Shang-Zi No. 10001023180 dated February 9, 2011.

Note 15: (100) Jing-Shou-Shang-Zi No. 10001060790 dated March 31, 2011.

Note 16: (100) Jing-Shou-Shang-Zi No. 10001221790 dated September 23, 2011.

Note 17: (101) Jing-Shou-Shang-Zi No. 10101000770 dated January 3, 2012.

Note 18: (102) Jing-Shou-Shang-Zi No. 10201239060 dated November 26, 2013.

Note 19: (103) Jing-Shou-Shang-Zi No. 10301043670 dated March 12, 2014.

Unit: Share

Type of	Authorized Capital						
Shares	Outstanding Shares	Unissued Shares	Total	Remark			
Common shares	117,340,842	32,659,158	150,000,000	TPEx listed			

Note: As of the date of publication of the Annual Report.

# 2. Shareholder Structure

Unit: Share

Shareholder Structure Quantity	Liovernment	Financial Institutions	Other Institutions	Individuals	Foreign Institutions and Individuals	Total
Number of people	0	7	43	20,339	20	20,409
Number of shares held	0	122,366	15,252,442	50,373,690	51,592,344	117,340,842
Shareholding percentage	0	0.10	13.00	42.93	43.97	100.00

Note: As of the date of publication of the Annual Report, transfer of stock remains available. Therefore, the number of shares held in this table is as of the latest book closure date (April 26, 2019), Chinese investors accounted for 40%

# 3. Diffusion of Ownership

Unit: Share

Scale of Shareholding	Number of Shareholders	Number of Shares Held	Shareholding Percentage (%)
1 ~ 999	9,877	230,838	0.20
1,000 ~ 5,000	8,738	17,454,928	14.88
5,001 ~ 10,000	1,013	8,093,826	6.90
10,001 ~ 15,000	272	3,533,606	3.01
15,001 ~ 20,000	173	3,226,170	2.75
20,001 ~ 30,000	146	3,777,653	3.22
30,001 ~ 50,000	95	3,794,240	3.23
50,001 ~ 100,000	54	3,938,589	3.36
100,001 ~ 200,000	18	2,690,988	2.29
200,001 ~ 400,000	13	3,169,663	2.70
400,001 ~ 600,000	2	941,000	0.80
600,001 ~ 800,000	3	1,937,000	1.65
800,001 ~ 1,000,000	0	0	0
1,000,001 or more (depending on actual status)	5	64,552,341	55.01
Total	20,409	117,340,842	100.00

Note: As of the date of publication of the Annual Report, transfer of stock remains available. Therefore, the number of shares held in this table is as of the latest book closure date (April 26, 2019).

# 4. List of Major Shareholders

# Shareholders with a Stake of 5% or More or Top 10 Shareholders

Unit: Share

		Ont. Share
Share Major Shareholder	Number of Shares Held	Shareholding Percentage
Guangdong Fenghua Advanced	46,936,337	40.00%
Technology (Holding) Co., Ltd.		
Thye Ming Industrial Co., Ltd.	9,319,010	7.94%
HSBC as a Custodian of the Investor	2,996,000	2.55%
Account of Morgan Stanley & Co.		
International Limited		
Opto Tech Corporation	2,873,994	2.45%
Thai Wey Industrial Co., Ltd.	2,427,000	2.07%
Citibank as a Custodian of the Investor	702,000	0.60%
Account of UBS Europe SE		
Lin, Ching-Cheng	619,000	0.53%
HSBC as a Custodian of the Investor	616,000	0.52%
Account of Goldman International		
Engineering Co., Ltd		
Liao, Ming-Hsiu	495,000	0.42%
Liao, Hung-Yi	446,000	0.38%

Note: As of the date of publication of the Annual Report, transfer of stock remains available. Therefore, the number of shares held in this table is as of the latest book closure date (April 26, 2019).

# 5. Market Price, Net Worth, Earnings, and Dividends per Share and Related Information for the Most Recent Two Years

Unit: NT\$

Year Item			2018	2019	As of March 11, 2020
Market price per share		Highest	81.90	35.10	33.70
		Lowest	24.10	23.55	27.05
		Average	43.19	29.25	30.52
Net worth per share	Before distribution		21.51	21.50	(Note 5)
	After distribution		20.31	(Note 1)	(Note 5)
Earnings per share	Weighted average number of shares (in thousand)		117,341	117,341	(Note 5)
	Earnings per share		2.36	1.22	(Note 5)
	Cash dividends		1.2	0.7 (Note 1)	None
Dividend per share	Stock	Surplus earnings	None	None	None
	dividends	Capital reserve	None	None	None
	Unpaid dividends (Note 4)		None	None	None
Return on investment	Price-to-earnings ratio (Note 2)		18.30	23.98	None
	Price-to-dividend ratio (Note 3)		35.99	(Note 1)	None
	Dividend yield (Note 4)		0.028	(Note 1)	None

- Note 1: The proposal for 2019earnings distribution has been determined by the Board of Directors and yet to be approved in the shareholders' meeting.
- Note 2: Price-to-earnings ratio = Average closing price per share/Earnings per share.
- Note 3: Price-to-dividend ratio = Average closing price per share/Cash dividends per share.
- Note 4: Dividend yield = Cash dividends per share/Average closing price per share.
- Note 5: As of the date of publication of the Annual Report, the financial statements for the first quarter of 2020have not been prepared. It is not applicable at the moment.

- 6. Dividend Policy and Its Implementation
  - (1) The Company may distribute dividends to shareholders in the form of either cash or stock, provided that cash dividends distributed to shareholders shall not be less than 20% of total dividends distributed to shareholders.
  - (2) Distribution of dividends:

The Board of Directors have approved the distribution of cash dividends to shareholders totaling NT\$82,138,589 at NT\$0.7 per share.

7. Effect of Any Stock Dividends Distribution Proposed in the Shareholders' Meeting on Business Performance and Earnings per Share

On March 11, 2020, the Board of Directors resolved to distribute neither stock dividends to shareholders nor stock bonuses to employees for the year ended December 31, 2019.

- 8. Employee Remuneration and Remuneration Paid to Directors and Supervisors
  - (1) Percentage or range of remuneration paid to employees and directors and supervisors as set forth in the Company's Articles of Incorporation:
    - According to Article 24-2 of the Articles of Incorporation, the Company shall distribute 10% of the profit made in a year to employees and 5% to directors and supervisors as remuneration on the premise that accumulated losses shall be made up first.
    - After the above amounts are deducted, the remainder plus the undistributed surplus earnings shall be distributable surplus earnings. The Board of Directors shall propose distributing surplus earnings in the annual shareholders' meeting for a resolution.
  - (2) Basis for estimating the amount of remuneration paid to employees and directors and supervisors, for calculating the number of shares to be distributed as employee bonuses, and the accounting treatment of the discrepancy, if any, between the actual amount of distribution and the estimated figure:
    - Remuneration paid to employees and remuneration paid to directors and supervisors are recognized as expenses and liabilities when they are legal or constructive obligations and the amount can be reasonably estimated. If there is any discrepancy between the actual amount of distribution determined in the annual shareholders' meeting and the estimated figure, it shall be treated as a change in accounting estimates.
  - (3) Distribution of employee bonuses approved by the Board of Directors:

    On March 11, 2020, the Board of Directors resolved to distribute earnings as follows:

    A.Employee cash bonuses and stock bonuses and remuneration for directors:

(Unit: NT\$)

Directors' remuneration \$ 10,340,918

Employees' remuneration \$ 20,681,836

Total \$ 31,022,754

(A) Number of shares to be distributed as employee bonuses and its percentage of stock dividends appropriated from surplus earnings:

On March 11, 2020, the Board of Directors resolved not to distribute employee stock bonuses for the year ended December 31, 2019.

(B) Estimated earnings per share after distribution of employee bonuses and remuneration paid to directors and supervisors:

The earnings per share after the distribution of employee bonuses and remuneration paid to directors and supervisors according to the Board of Directors' resolution is estimated to be NT\$1.22.

(4) Distribution of employee bonuses and remuneration paid to directors and supervisors from the previous year's surplus earnings:

Unit: NT\$

	Amount of Distribution	Amount of Distribution	Discrepancy
	Determined in the	approved by the Board of	
	Shareholders' Meeting	Directors	
Shareholders'	140,809,010	140,809,010	0
Bonuses			
Directors' and	19,039,488	19,039,488	0
Supervisors'			
Remuneration			
Employee	38,078,975	38,078,975	0
Bonuses			

9.	Repurchase of the Company's Shares
	None.

10. Issuance of Corporate Bonds:

None.

11. Preferred Shares:

None.

12. Global Depository Receipts:

None.

13. Employee Share Subscription Warrants:

None.

14. New Restricted Employee Shares:

None.

15. Issuance of New Shares in Connection with Mergers or Acquisitions or Acquisitions of Shares of Other Companies:

None.

16. Implementation of Capital Allocation Plans:

None.

#### V. Overview of Business Operations

- 1. Description of Business
  - (1) Scope of business
    - A. Major lines of business

The Company mainly engages in the research and development, manufacture, and sale of the following products:

- a. Thin film precision devices
- b. RF devices
- c. Thin film integrated RF devices
- d. Thick/thin film hybrid circuits
- e. Thick film chip resistors and resistor arrays
- f. Wire wound RF inductors and power inductors
- g. Metal alloy current sensing resistors
- h.TO220/247 20-100W high power resistors
- i. MELF metal film precision cylindrical resistors
- B. Weight of main products

Unit: NT\$1,000

Main Product	108 Year Revenue	Percentage (%)
Precision Resistors	999,039	46.59
General Resistors	901,762	42.05
RF Resistors	191,037	8.91
Others	52,689	2.45
Total	2,144,527	100.00

#### C. Current products and services

- a. Thin film precision resistors
- b. Thin film precision RF inductors
- c. Thin film precision ultra-low ohmic resistors
- d. Thin film precision resistor arrays
- e. Automotive grade precision resistors and functional resistors
- f. Ultra-high and high power thin film precision resistors
- g. Thick film chip resistors and resistor arrays
- h. Thick film current sensing chip resistors
- i. Thick film anti-sulfur chip resistors
- j. Thick film chip high voltage, surge withstanding resistors
- k. Metal alloy ultra-low ohmic chip resistors
- 1. Cylindrical high power precision resistors
- m. High power thick film TO220/247/263 resistors
- n. RF wire wound ceramic inductors
- o. High power wire wound inductors

#### D. New products planned for development

The Company focuses on expanding transactions with the existing customer base and increasing market share with improved products and specifications; in addition, the Company aims to research and develop components with special niches based on the integrated needs of emerging design industries.

The new products planned for development in the short term are as follows:

- a. High resistivity targets
- b. High humidity resistors
- c. ARA high performance automotive resistors (subject to 85°C derating test)
- d. High temperature operation resistors (up to 175°C)
- e. Microwave thin film resistors (40 GHZ)
- f. Thin film high voltage resistors
- g. Thin film 0805 high power resistors (0.4W)
- h. Thin film 1206 high power resistors (1W)
- i. CSM7520 alloy resistors
- j. CSM0402~1206 high power, low ohmic metal alloy resistors (below 10mR)
- k. CSM2010/2512 alloy resistors
- 1. ARN 2512 6W
- m. Lead-free product series
- n. Thick film flat array chip resistors
- o. High resistivity targets

#### (2) Overview of the industry

#### A. Current status and development of the industry

In 2018, a shortage of passive components continued to expand, especially capacitors and resistors. In 2019, orders dropped due to excess stocks, along with immature 5G technology, showing a market slump.

Once 5G becomes mature in step with the development of IoT and electric vehicles, the Company's automotive grade and functional thick film resistors and MELF resistors will benefit by increasing demand for high-end products. At present, most Japanese and Taiwanese manufacturers focus on high-end products. As Chinese suppliers received a large number of orders for general products, the Company was supported by the capacity of its major shareholder, Fenghua, and sold capacitors and general resistors to the overseas market. The increasing application of MLCC to 5G, AI, AR, and IoT created demand. For iPhones and next-generation computers and telecommunication products, the higher the precision of design, the higher the demand for MLCC and high-end resistors.

Compared with 600 to 700 MLCCs needed by a notebook computer, an electric vehicle needs about 10,000 MLCCs, showing large demand in the automotive industry;

in addition, the profit of the automotive market is high, so many passive component manufacturers have switched their production capacity from consumer electronics to "high-capacitance, high-voltage" automotive and automotive grade resistors in recent years. Although demand for automotive grade resistors has increased significantly, the sales volume has not yet increased correspondingly, so there should be no immediate large demand. As the profit of MLCC/general resistors is too low, many manufacturers have withdrawn from the market, and materials used in high-tech product design increase year by year, which are the keys to the shortage.

The Company has been improving technology for the production of high-end, compact, and functional passive components, including thin film precision resistors, current sensing resistors, high voltage, surge withstanding, anti-sulfur, and MELF resistors, and RF inductors, and focusing on the electric meter market in China and industrial and automotive grade electronics, power supply, and telecommunication markets globally.

Based on the changes in demand for electronic components, emerging markets have become more and more important to the global electronics industry. In particular, the Asia-Pacific region is an important production center of the world-renowned major manufacturers, and its market size plays an important role in the world. In terms of market size by country, besides China, India, Malaysia, and Thailand have grown rapidly. Due to the China-US trade war, Viking Tech America Corporation has successfully tapped into the markets in South America and Mexico and won orders from major manufacturers.

The development of IoT has brought revolutionary changes to the automotive, medical, and manufacturing industries. With the trends of population aging and sports, people have begun to pay attention to their physical health, leading to the launch of various smart body monitoring products. Currently, smart watches and wearable devices dominate the market. For example, smart bracelets and positioning sports devices can be used to measure the calories, paces, heartbeat, and distances. Various applications evolving with the development of smart phones, such as IoT, smart homes, and smart vehicles, have greatly increased users' usage rate in smart phones. With the emergence of IoT and wearable applications that will use a large number of high-end passive components, that's why IoT and wearable devices have become the Company's target markets.

The development of electric vehicles has become an important trend for the carbon reduction policy in many countries. For example, Germany has announced that it expects to achieve zero carbon emission by 2030 by terminating the use of internal combustion engines; many countries have also promoted the use of electric vehicles in large cities. This shows that the era of electric vehicles and sharing economy is about

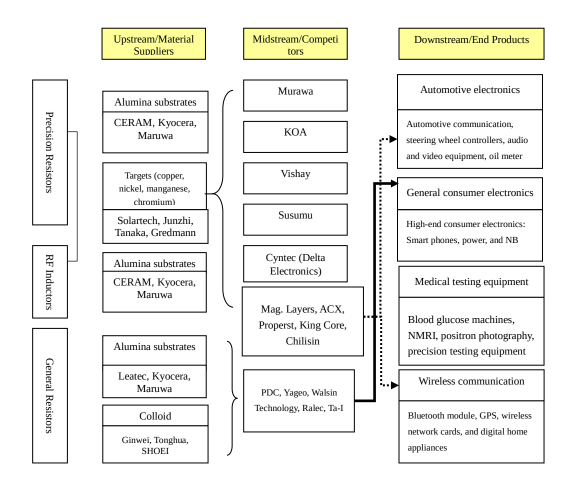
to come, and it will also set off a great industrial revolution, coupled with huge business opportunities. A tablet with four-wheel unmanned electric vehicle will be equipped with image recognition, image radar, and GPS, as well as ICT systems, sensors, and electronic components. Therefore, a large number of semiconductors, IC designs, PCBs, and electronic components will be needed. The Company has tapped into the automotive electronics market to provide multimedia, satellite navigation and light components, the Company also offers electric vehicle power management and sensing modules with support from foreign automotive manufacturers and major automotive grade sensing module manufacturers.

The Company's core technology is the semiconductor thin film process. Combined with material development, microcircuit design, and process integration, the Company currently engages in the production of thin film precision devices, thin film RF devices, and thin film devices, and expects to develop microelectromechanical systems (MEMS) in the future.

#### B. Links between the upstream, midstream, and downstream segments of the industry

The company provides thin film technology for the industry. The advantage of the thin film process is the precise circuit design of semiconductor technology. When drawing circuit patterns or planning fine wiring, the Company adopts the accurate circuit design of semiconductor technology to achieve the nanometer size of electronic circuit design. By breaking through the industry's current bottleneck in the thick film process, the Company is able to develop more applications in terms of product precision and design integration. As thin film technology makes product specifications more flexible compared with thick film technology, its applications extend from general consumer electronics to wireless communications, automotive electronics, precision measuring instruments, precision medical equipment, and high-end electronic systems. The Company's core technology is the semiconductor thin film process. Combined with material development, microcircuit design, and process integration, the Company currently engages in the production of thin film precision devices, thin film RF devices, and thin film devices. Currently, the upstream segment of the industry consists of material suppliers, including ceramic substrate, colloid, and target suppliers. These materials are widely applied to electronic components or other products as base materials. Therefore, there are also a large number of suppliers at home and abroad, so the shortage or oligopoly does not exist. In the downstream segment of the industry, precision resistors and RF inductors are widely applied to various electronic products. Given the habit of buying consumer electronics, consumers are susceptible to new preferences and trends, so the total value of products should be low. Materials that are easy to obtain, quality, and low-cost are the best choice.

The links between the upstream, midstream, and downstream segments of the industry are shown as follows:



#### C. Development trends of products

Precision components and RF components are key electronic components. Driven by the "4C" industries, demand for electronic components has increased gradually. Domestic manufacturers have developed a variety of electronic products, ranging over mobile phones, tablets, notebook computers, game consoles, camera lenses, LCD TVs, touch panels, digital set-top boxes, battery and power supplies, smart grids, and LED lights. The domestic electronic component industry is not only the strongest supplier, but the production center of passive components in Asia and even the world. With the growing capacity, the domestic electronic component industry has gradually secured its international status and visibility against the quality competition globally. With the rise of the high value-added, high-growth high-tech industry, domestic manufacturers have become more capable of manufacturing key components. From PC to optoelectronic communication, the competitiveness of the domestic electronics industry has gradually extended from assembly to capacity of key components. As mobile phones have embraced 4G, the Company boasts its RF thin film technology that is not easy to replace; it is also an important element of medium-end and high-end electronic products. When key components are integrated, the relative volume will be reduced and the accuracy will be improved. Therefore, effective electronic components are of great significance.

As various digital wearables, portable health management products, and digital

electric meters emerge, there is constant demand for precision and micro components, which is in line with the Company's development strategy. In the automotive electronics market, due to the increasing awareness of safety, comfort, and environmental protection and consumers' pursuit of enjoyment and high-end functions, user-friendly control interfaces, multi-functional video and audio communication platform, more airbags, driver assistance systems, steering headlights, and cruise control will become more and more popular. As to medical electronics, demand for medical care and health care has increased with population aging, which is expected to drive the growth of medical electronics. With user-friendly control interfaces, medical electronics that are portable, wireless, and integrated with home appliances will be the trend of future design. In the future, the electronic component industry will focus on high-tech, high-precision, RF and broadband circuit components with multiple functions and wireless network. The Company's precision resistors and RF inductors that are manufactured with thin film technology can compete with those provided by international major manufacturers. The Company has been developing more diversified products with outstanding features. Considering profitability, domestic manufacturers will definitely aim at high-end products. Many manufacturers have found that thin film technology is one of the best solutions to the bottlenecks and that precision and RF components manufactured with thin film technology will become an important trend of future technology and industrial development.

#### D. Competition

Precision resistors: Yageo, Walsin Technology, Ta-I, Ever Ohms Technology Co., Ltd., Royal Electronic Fiy Co., Ltd., etc.mainly manufacture thick film resistors. In recent years, they have started to develop thin film technology, but they are weak in the production capacity and volume and technology. Price cut has become their way to enter the market. With leading technology, the Company has been expanding the functions and high-end specifications of products to meet the special needs of customers, such as ultra-high power, ultra-low TCR 1PPM, wet resistance, and sulfur resistance. The Company has put quality and customer satisfaction as the top priority. Precision resistors are high-end components and cannot be replaced easily. Customer adhesion is extremely high and is not susceptible to price cut. Based on its fairly large customer base, the Company has expanded the production of low-price thin film resistors on a large scale to secure its low-price thin film resistor market, ultimately becoming the leader of the market.

RF inductors: Murata remains the main supplier of thin film ceramic inductors. The Company has been improving technology to develop high Q products; in addition, minimal size 01005 is currently under mass production to seize the market opportunity. There are many suppliers of wire wound ceramic inductors in the market, including Coilcraft, Murata, Delta Electronics, and Chilisin, and competition is intense. The Company has focused on the high yield and low cost to meet the market needs.

MELF metal film precision cylindrical resistors: Vishay is the largest supplier of precision and professional resistors with a competitive price and delivery. As the market size expands significantly, the Company's capability of research and development and innovation has kept up with Vishay's various specifications and

become the main competitor of Vishay by offering products with high quality, low cost, and fast delivery. The capacity has continuously increased, resulting in a large number of orders.

#### (3) Overview of technologies and research and development works

#### A. Technologies

The Company's core technology is the semiconductor thin film process. With a focus on thin film technology, the Company manufacturers high-precision, low-temperature coefficient, and high-power precision resistors and high-precision, flat, and high-power RF inductors. The Company has strived to develop thin film and thick film technology and use silicon chips and high-density ceramic substrates to integrate thin film and thick film processes, so as to meet the requirements of high-end electronic components, including miniaturization, RF, high power density, high precision, and low temperature coefficient. Main technologies are described as follows:

a. Wire simulation: In the early stage of development, electrical simulation software is used as aid in the structure electrical simulation. With many years of experience in product development, the Company is able to shorten the time for development and narrow the difference.

#### b. Lithography

Circuits are formed on the substrate. For circuits with higher complexity, deeper integration, and more functional requirements, lithography is used in the manufacturing process; in addition, laser direct imaging technology is introduced to reduce the cost of masks and increase the flexibility, capacity, and quality of production.

#### c. Material research and development

As a professional resistor manufacturer, the Company is familiar with the materials used. The material analyzers and developers take advantage their expertise to source and constantly test materials and develop usable key components of resistors in collaboration with material suppliers.

As technology continues to evolve, electronics functions are rapidly upgrading. In recent years, various electronic products have been introduced, including digital TVs, smart phones, and tablets; the economy in emerging markets has also grown. Components developed in a single film or thick film process have no longer met the ever-changing needs of customers. As Taiwan's first passive component manufacturer to have thin film technology, thick film, technology and automated precision wire wound technology, the Company has integrated the mature thin film and thick film processes into the development of feature-oriented high-end products in order to keep up with international major manufacturers, including Vishay, KOA, and Murata and become one of the few suppliers that are capable of offering high-end products in Taiwan.

#### B. Research and development works

The research and development team of the Company fully controls the characteristics of metal thin film conductors and the cost advantage of thick film technology and prepares key materials and processes and substrate applications to develop products with different characteristics and diversified design services. With three core capacities, namely material engineering, thin film process, and thick film process, the Company has strived to develop products with special niches and become the leader in Taiwan's high-end passive component market. Currently, the Research and Development Department engages in product development through division of labor.

Based on the advanced product quality planning (APQP) under IS/TS 16949, the Company has built the same communication platform to simplify the complexity and channels of communication in quality planning. Currently, the research and development cycle of new products is 6~8 months. To shorten the research and development cycle, the Company will acquire professional technologies and engage external consultants or participate in industry-academia programs.

# C. Research and development expenditures in the most recent year up to the date of publication of the Annual Report

Unit: NT\$1,000

Year	Research and Development Expenditure	Percentage of Revenue (%)
2019	55,113	2.57

Note: IFRS (consolidated) is adopted.

D. Technologies or products successfully developed in the most recent year up to the date of publication of the Annual Report

Year	Specific Results of Research and Development
2019	Successfully developed the high power jumper resistor - LRJ 0603 /0805. Successfully developed the 4-terminal current sensing chip resistor - 1206/2010.  Successfully developed the high power resistor - 0603/0805/1206/2512 Pulse Withstanding.  Successfully developed the power resistor 3W - 1225 Thick Film.  Successfully mass-produced the thin film power resistor - ARN 1206.  Successfully developed the tantalum nitride thin film resistor - TAR 0402/0603/0805/1206.  Successfully mass-produced the high power thin film resistor - AR 2010/2512.  Successfully developed the high current jumper resistor - 0603/0805/1206  Pulse Withstanding.  Successfully developed the Metal Film Precision resistor - 0204/0207 Low TCR.
2020	Successfully developed the current sensing high power resistor - CSM. Successfully developed thin film precision resistor for electric meter - RAM. Successfully developed 0204/0207 Metal Film Precision High Power Low TCR.

#### (4) Long-term and short-term business development plans

- A. Short-term business development plans
  - a. Comply with local sales strategy in emerging markets and demand for new applications
  - b. Introduce other products to existing customers and other units
  - c. Promote products with higher gross profits and improve the safety level
  - d. Develop miniature POWER CHOKE, high power, low ohmic, metal, high precision, anti-sulfur products to maintain competitive niches
  - e. Participate in exhibitions at home and abroad to expand business and marketing via electronic media
  - f. Consolidate e-commerce marketing to increase global visibility
  - g. Expand the capacity of thin film products with higher gross profits based on the market need to increase sales
- B. Long-term business development plans
  - a. Develop key component module design based on the existing brand image
  - b. Reduce costs and improve product specifications to improve competitiveness
  - c. Develop multiple core technologies to shorten the research and development cycle and reduce the risk of life cycle
  - d. Conduct market research and develop products that meet the market need with customers
  - e. Introduce the design of Viking Tech America Corporation and agents in Europe and Asia to major brands to lay the foundation for long-term sustainable development
  - f. Increase exposure of the Company's brand image via the Internet and media

#### 2. Analysis of Market and Production and Marketing Situation

#### (1) Market analysis

Total

#### A. Geographic areas of main products

Unit: NT\$1,000 2018 2019 Year Geographic Area Sales % Sales % **Domestic Sales** 441,936 16.65 305,744 14.26 216,879 **USA** 8.17 162,127 7.56 337,756 12.73 264,455 12.33 Hong Kong 902,447 34.00 749,251 34.94 **Export** China South Korea 150,752 5.68 123,790 5.77 25.14 Others 604,190 22.77 539,160

Source: Consolidated financial statements audited by the CPAs.

2,653,960

The Company's main products include precision resistors, RF inductors, and general resistors. The domestic sales and export accounted for 20% and 80% of total revenue, respectively. Due to the rapid growth in China and the shift of electronics OEMs to China, the Company's sales in Asia (mainly China) grew significantly. In the future, the Company will expand the market in China and develop other new markets to balance the regional development.

100.00

2,144,527

100.00

#### B. Market share

Major high-end passive component manufacturers are foreign suppliers like Vishay, Yageo, Walsin, KOA, and Murata, which have operated for decades. In 2002, the Company started to manufacture high-end passive components. Although the Company's revenue grows year by year, market demand also continues to rise. There is still room for the Company to manufacture high-end passive components. Currently, the Company aims to improve outlets and visibility by participating in exhibitions and increasing media reports and strives to become a strategic partner of original manufacturers in IC design. From 2011 to 2018, the Company enjoyed a growth rate of 8% every year. In 2019, regardless of a market slump, the Company received more and more support from customers and outlets through continuous marketing. The Company will continue to improve technology to stay competitive.

#### C. Future supply and demand conditions and market's growth potential

In 2019, orders dropped as demand slowed down. Overall demand for passive components are expected to recover in 2020; however, the outbreak of COVID-19 in early 2020 has affected the supply of passive components in China, Japan, and South Korea. As the pandemic has been well-controlled in Taiwan, numerous orders have been transferred to Taiwan. The pandemic has also led to increasing demand for electronics. Orders are expected to persist until the third quarter. The COVID-19 pandemic is raging across the globe, where countries in Europe and the U.S. are worst hit, taking a serious toll on the global economy. It has seriously disrupted supply chains in most industries. If the consumer market demand remains low for a longer period of time, the unemployment rate will increase, which may cause overall demand to decrease in the future. If the pandemic continues globally, it is estimated that demand for passive components in the fourth quarter may be adjusted again. After the pandemic subsides, demand for passive components for 5G and electric vehicles is expected to soar.

In emerging market segments, there will be greater opportunities for growth. Compared with those in 2019, the shipments of automotive grade passive components in 2020 are expected to grow, while the shipments of 4C passive components will remain flat. As the 5G market is ready, the market conditions are still optimistic. If the Company continues to strengthen the research and development of new products, such as high temperature, high power, high current products, and tap into markets, such as electrical and electronic products, base stations, automotive electronics, renewable energy power generation equipment, and white home appliances, it is likely to seize business opportunities in the intense competition.

COVID-19 is currently the only enemy that faces every country around the world; however, the China-U.S. trade war remains on the move. If the Trump administration wins the presidential election at the end of 2020, the China-U.S. trade war will continue. Due to the pandemic, many international manufacturers have made some adjustments in their supply chains in China by moving their production centers to South Asia, Taiwan, Mexico, and South America on a large scale, creating

more business opportunities for passive component manufacturers in Taiwan.

#### D. Competitive niches

#### a. Core technology

The Company boasts its thin film technology. With years of experience in research and development and a research and development team specializing in materials, chemicals, machinery, electronics and electric machinery, the Company is capable of developing key materials and processes and applications based on the needs of customers and providing diversified professional services.

#### b. High-end products, not susceptible to industry conditions

The Company manufactures high-end passive components that are applied to consumer electronics, medical electronics, measuring instruments, and automotive electronics. Due to the high-end nature and wide applications, the high-end passive components are not susceptible to fluctuations in a single industry.

#### c. Flexible delivery and stable quality

The delivery of passive components has been extended. Compared with international major manufacturers, the Company has more efficient, flexible, and expanded production that allows the Company to deliver thin film products faster than other suppliers. The Company has also set the strict quality requirements and attached great importance to customer service. With strict quality requirements, fast delivery, and fine quality, the Company is able to meet the customers' tight schedules and create business opportunities with customers.

#### d. Good customer relationships and a sound sales network

Since its foundation, the Company has strived to maintain a good customer relationship in addition to investing in research and development. After years of hard work, the Company has built a solid customer base. The Company is able to provide a diversity of products and technical support for customers immediately, which strengthens the long-term cooperation with customers; moreover, the Company has expanded the market in China through overseas subsidiaries and built a sound sales network with local distributors to increase the Company's visibility and market share.

#### e. Professional management

The Company's management has served in the industry for many years. With a wealth of industry knowledge and experience in business management, the management can control the market trends quickly and provide professional services for customers immediately, which considerably benefits the marketing of existing products, development of new products, and sustainable development of the Company.

#### E. Positive and negative factors for future development and response measures

#### a. Positive factors

#### i. Rapid growth of demand in China

In recent years, the economy has grown rapidly in China. Supported by the

government's incentives, demand for consumer electronics and digital electric meters has increased faster than that in other regions; in addition, the automotive market has become a global highlight and a big force behind the growth of global consumer electronics and component industries. With years of development in the Chinese market through overseas subsidiaries, the Company has maintained a solid relationship with local customers.

In addition, the Company has started to receive results of market expansion in East Europe, Russia, South Korea, and South America on a large scale. The global visibility has also increased significantly. The balanced development and growth of demand in each region around the world will be one of the positive factors for the future development of the Company.

#### ii. Wide applications of products

In addition to consumer electronics, the Company's special products are applied to automotive electronics, medical equipment, electronic measuring instruments, smart home appliances, industrial computers, smart machine tools, and digital electric meters. As they are not susceptible to recession, risk is distributed considerably.

#### iii. Increasing demand for other high-end passive components

The Company develops high-end resistors and high power resistors at the same time and increases the percentage of automotive grade products. To provide full support for customers, the Company also provides other passive components that Fenghua, the parent company of the Company, manufactures.

#### iv. Development of Viking-branded products

After years of hard work, the Company has built its own brand and stood out in the high-end passive component market. With production technology, the Company provides services for customers as an OEM. To meet the customers' needs and expand the market, the Company aims to provide both Viking-branded products and OEM products and technical support for customers.

#### v. Stable quality and good customer services

The Company manufactures precision resistors with thin film technology to deliver quality beyond that of the other domestic manufacturers. With quality that can compete with foreign major brands and efficient and flexible production, the Company is able to shorten the delivery of thin film products and provide highly recognized customer services.

#### b. Negative factors and response measures

i. As high-end electronic components have higher gross profits, many

manufacturers desire to enter the market.

#### Response measures:

The Company continued to improve the quality and functionality of products, develop new products and expand production lines based on the customers' needs, and shorten the research and development cycle to increase the barriers to entry and secure its leadership in the market.

ii. The supply and demand of key materials (such as substrates) are limited by the quantity, price, and delivery of major foreign manufacturers, and precision resistors feature small quantity and diversification. To reduce the cost of purchase, the Company purchases materials in an economical manner, which increases the risk of inventory backlog.

#### Response measures:

The Company maintained good cooperation with suppliers, sought alternative materials, and developed and tested materials to reduce the consolidation of suppliers and business risk arising therefrom; in addition, the Company controlled orders at any time and improved sales representatives' ability to conduct supply and demand forecasts, so as to increase the inventory turnover rate and reduce the risk of inventory backlog.

iii. The Company's brand still lacks visibility. Although having cooperated with major manufacturers at home and abroad, the Company is not the main supplier.

#### Response measures:

The Company continued to participate in exhibitions to sell its high quality and high efficiency and expand sales channels so as to improve its visibility and increase sales.

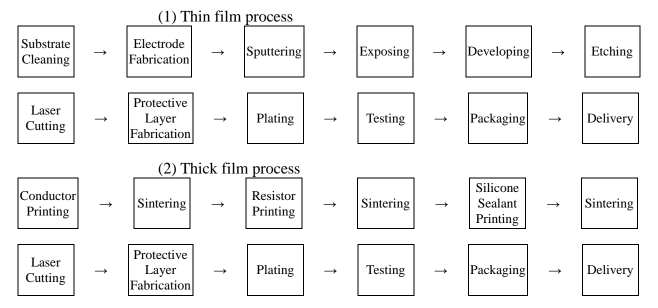
#### (2) Usage and manufacturing processes of main products

A. Usage of main products

Main Product	Features/Usage
Precision resistors	Medical equipment, measuring instruments, automotive control panels, computer control panels, and power converters.
Power resistors	Power equipment, such as medical power supply, electronic deceleration systems, uninterruptible power systems, RF amplifiers, and fuel cells.
MELF metal film	Medical equipment, measuring instruments, automotive and
cylindrical resistors	industrial control panels.
High voltage resistors	Precision instruments, measuring instruments, wired and wireless communication network equipment.
General resistors	3C products or low-end electronics.
Current sensing resistors	Notebook computers, motherboards, charger control panels, and

Main Product	Features/Usage
	power supply.
RF resistors	Information, communication and consumer electronics, such as mobile phones, Bluetooth modules, wireless network cards, GPS and other RF wireless communication products.
Power inductors	Notebook computers, LCD screens, power supply, and electrical and electronic control panels.
Chip/array/high voltage/high power	Information, communication and consumer electronics, such as mobile phones, notebook computers, LCD screens and other
resistors	electronics.
Anti-sulfur resistors	Automotive and industrial equipment.

#### B. Manufacturing processes of main products



(3) Supply situation of main raw materials

Main Raw Material	Main Supplier	Supply Situation
	Company A,	
Substrates	Substrates Company M,	
	Company S	
Colloid	Company N, DuPont	Good
Conoid	Taiwan	
Silver powder	Company V, Ames	Good

(4) Any suppliers and customers accounting for 10% or more of the Company's total procurement (sales) amount in the most recent two years, the amount, and the percentage of total procurement (sales)

# A. Any suppliers accounting for 10% or more of the Company's total procurement amount in the most recent two years and reasons for changes:

Unit: NT\$1,000

		2	018		2019					
Item	Supplier	Amount	Percentage of Total Procurement (%)	Relationship with Issuer	Supplier	Amount	Percentage of Total Procurement (%)	Relationship with Issuer		
1	Lizhi Electronic Co., Ltd.	146,869	11.50	None	Lizhi Electronic Co., Ltd.	83,270	9.33	None		
	Others	1,129,878	88.50	None	Others	809,428	90.67	None		
	Net purchase	1,276,747	100.00		Net purchase	892,698	100.00			

Note: Financial information is disclosed from a consolidated perspective.

# B. Any customers accounting for 10% or more of the Company's total sales amount in the most recent two years and reasons for changes:

Unit: NT\$1,000

	2018				2019			
I	Customer	ustomer Amount Percentage of Net Sales (%) Relationship with Issuer		Customer   Amount   of Net		Relationship with Issuer		
1	Others	2,653,960	100	None	Others	2,144,527	100	None
	Net sales	2,653,960	100	None	Net sales	2,144,527	100	None

Note: IFRS (consolidated) is adopted.

#### (5) Production volume and value for the most recent years

Unit: NT\$1,000; 1,000 units

Year	2018			2019			
Production Volume/Value Main Product	Capacity	Volume	Value	Capacity	Volume	Value	
Precision resistors	5,500,000	4,211,692	661,746	5,500,000	3,178,939	640,264	
RF inductors	412,500	167,743	54,960	412,500	142,422	50,073	
General resistors	21,500,000	19,393,313	523,962	21,500,000	16,432,585	502,770	
Total	27,412,500	23,772,748	1,240,668	27,412,500	19,753,946	1,193,107	

#### (6) Sales volume and value for the most recent years

Unit: NT\$1,000; 1,000 units

Year		20	18				2019	
Sales Volume	Domes	tic Sales	Export		Domestic Sales		Export	
and Value Main Product	Volume	Value	Volume	Value	Volume	Value	Volume	Value
Precision resistors	674,930	243,325	3,349,849	963,191	520,904	184,411	2,895,003	814,628
RF inductors	76,321	35,026	571,620	202,953	60,527	22,394	466,516	168,643
General resistors	3,252,640	148,853	27,733,244	902,711	1,124,978	92,722	21,937,500	809,040
Others	32,664	14,732	703,235	143,169	15,788	6,217	298,242	46,472
Total	4,036,555	441,936	32,357,948	2,212,024	1,722,197	305,744	25,597,261	1,838,783

3. Number of Employees Employed for the Most Recent Two Years, and During the Current Year up to the Date of Publication of the Annual Report, Their Average Years of Service, Average Age, and Education Levels

Unit: Person; Age; Year; %

	Year	2018	2019	February 29, 2020
	Managerial officers	32	35	35
Number of	General employees	290	313	303
employees	Director labor	459	433	429
	Total	781	781	767
A	Average Age	34.58	35.92	36.37
Averag	e Years of Service	4.45	4.90	5.23
	Ph.D.	0	0	0
	Master's degree	3.97	4.10	4.17
Education	Bachelor's degree	53.01	53.27	53.59
2444411011	Senior high school	37.77	36.49	36.38
	Below senior high school	5.25	6.14	5.86

#### 4. Disbursements for Environmental Protection

Total losses (including damage awards) and fines for environmental pollution for the most recent years up to the date of publication of the Annual Report, response measures (including corrective measures), and possible disbursements in the future (including an estimate of losses, fines, and compensation resulting from any failure to adopt response measures): None.

#### 5. Labor Relations

(1) Any employee benefit plans, continuing education and training, retirement systems, and their implementation, labor-management agreements, and measures for preserving employees' rights and interests:

#### A. Employee benefit plans

From the on-boarding date, employees are eligible to labor insurance and national health insurance. The Company also purchases group insurance, covering regular life insurance, illness insurance, injury insurance, aviation accident insurance, medical insurance, inpatient insurance, and cancer insurance, to protect the rights and interests of employees; in addition, the performance evaluation method is in place as the standard for salary adjustments and bonuses.

The Company also provides employee share subscription warrants and employee compensation to encourage employees to contribute to and share the business operations of the Company.

In 2015, the Company created a friendly working environment by providing care and encouragement for the disabled and female employees and establishing an online micro library.

In 2018, group insurance for employees' children was subsidized by the Company in full.

In 2019, our breastfeeding rooms were certified as user-friendly. We will continue to optimize the workplace.

#### B. Continuing education and training

The Company has established the training regulations to improve the quality and competitiveness of employees and achieve the corporate sustainable development. Supervisors and employees may participate in training and courses organized by external training institutions as needed to improve the expertise and core competitiveness of employees and strengthen the sound training system of the Company.

In 2019, the results of training are as follows:

Training Item	Number of Courses	Number of Trainees	Training Hours
Internal training- general education	8	348	1953.5
Internal training-professional training	12	642	1677.5
Internal training-skill training	74	1440	1815
External training-management	6	10	87
External training-skill training	48	72	767.5
Law and regulation training	29	640	1275.5
Competence examination	39	464	1063.5
Total	216	3616	8639.5

#### C. Retirement systems

The government-led defined contribution plans apply to the Labor Pension Act. The Company contributes 6% of every employee's monthly salary to the employee's personal account at the Bureau of Labor Insurance. Regarding the years of service before 2005, the Company has paid employees a pension of two months a year in advance based on the Labor Standards Act.

D. Labor-management agreements and measures for preserving employees' rights and interests

Labor relations have always been the top priority of the Company. The Company organizes labor-management meetings on a regular basis to convey internal policies and understand employees' opinions through two-way open communication. The Company has also established the Employee Welfare Committee to distribute bonuses and allowances, including three Chinese festival bonuses and allowances for weddings, funerals, illness, and childbirth, to take care of employees' life. Since 2005, the Company has organized domestic or overseas trips to strengthen interaction and cohesion among employees and their family members.

The Company has maintained harmonious labor relations by organizing labor-management meetings on a regular basis to convey internal policies and work environment issues with employees. The Company has also established the Employee Welfare Committee to be in charge of handling employee benefits and organizing activities from time to time to strengthen interaction and cohesion among employees. The Company always values employee benefits and maintains harmonious labor relations.

The Company has maintained labor relations through people-oriented management and two-way communication and established related systems according to the Labor Standards Act to ensure the rights and interests of employees. Therefore, the labor relations are harmonious. There has been no labor dispute.

#### E. Promotion of social responsibility

Since 2016, the Company has implemented its social responsibility and engaged employees in the following CSR activities:

#### a.Blood donation:

Since 2016, the Company has encouraged employees to donate blood. In 2019, the number of employees participating in the blood donation reached 95.

#### b.Computer donation:

In 2018, the Company called on employees to donate 17 computers to schools in remote areas to help create a sound learning environment.

c.Supplies donation to Man FairSheltered Workshop:

Since 2018, we have called on our employees to donate new or secondhand supplies to the Man FairSheltered Workshop on a regular basis to help the physically challenged people sustain their employment.

#### F. Protective measures for the work environment and personal safety

- a. The Company has monitored and managed occupational safety and health in accordance with the occupational safety and health regulations and distributed safety and health guidelines to employees to ask for their compliance.
- b. The Company has established a safety and health management unit (Occupational Safety Office) and assigned the safety and health managers and nurses in the headquarters and Kaohsiung Branch to be in charge of planning,

implementing, and supervising occupational safety and health according to the laws. The Company has also established the Occupational Safety and Health Committee. The Occupational Safety Office is responsible to convene the Occupational Safety and Health Committee every quarter to deliberate, coordinate, and comment on safety and health related matters and document the said matters.

The Company has conducted the safety and health inspections and engaged specialists in occupational diseases to evaluate and review the employees' health examination reports on-site and give advice or health education as appropriate.

#### c. Facility safety

- i. Production equipment is posted with warnings and equipped with safety protection facilities, such as emergency stop devices and alarms. The Company makes the automatic inspection plan every year according to the laws and regulations, and the automatic inspection is conducted by each responsible department. The inspection should cover inspection items and cycles, and related records should be retained for 3 years.
- ii. The chemical warehouse is equipped with gas detectors to prevent leakage.
- iii. Hazardous machines (such as lifts) are maintained every month and inspected every year on a regular basis.
- iv. When entering into construction contracts with contractors, the Company always notifies contractors of instructions on safety and environmental protection in writing.

#### d. Work environment monitoring

- i. Local exhaust facilities are installed in the workplace where process waste gas is generated, and the hazard factors are discharged to air pollution control equipment.
- ii. The Company engages qualified monitoring institutions to conduct the environment monitoring on a regular basis (every year for lead and every six months for other substances), including organic solvents, specific chemicals, noise, and carbon dioxide as well as items required by the laws and regulations.
- iii. The Company engages vendors to maintain drinking water every month and engages qualified laboratories to test the quality of drinking water every quarter to ensure the health of drinking water.

#### e. Fire safety

According to the fire laws and regulations, the Company has installed a complete fire system, including alarm devices, fire hydrants, fire extinguishers and escape systems. The Company inspects fire devices every month and engages qualified fire inspection institutions to report the inspection every year and to conduct the fire drill at least once every half a year to keep the fire facilities in optimum conditions at any time.

#### f. Training

The Company organizes general safety and health training for new or existing employees, and the training items and hours comply with the laws and regulations.

License training: According to the laws and regulations, the Company engages qualified external training institutions to organize license training and

retraining for operators, such as radiant machine operator, first aid personnel, forklift operators, and operations supervisors.

#### g. Right to know

In addition to posting warnings and posters in work environment, the Occupational Safety Office conveys the Occupational Safety and Health Act and occupational injury cases to employees from time to time. In the orientation training, the Company highlights the hazardous substance prevention and instructions to reduce occupational incidents.

#### h. Health examination

Before reporting in for duty, new employees are required to take the physical examination at any qualified hospital and submit the health examination report. The Company organizes the health examination for employees every year; in addition, the Company organizes the special health examination for existing employees working in special operations every year according to the laws and regulations.

For existing employees having served for a year, the Company has managed to organize a regular health examination every year.

#### i. Personal protective equipment

According to the laws and regulations, the Company has provided personal protective equipment required in the operations and posted related signs at each workplace for employees to follow.

#### j. Incident investigation, analysis, and handling

In case of occupational incidents, the Company investigates into them according to the incident investigation procedures. The Occupational Safety Office is responsible to work with labor representatives and related responsible departments to investigate into the occupational incidents. The responsible departments should fill in the reasons for the occupational incidents, propose corrective measures, and report to the monthly occupational incident system. In case of major occupational incidents stipulated by laws, the responsible departments should notify the labor inspection agencies within 8 hours.

#### k.Hazardous chemicals

The Company has established the hazard education plan according to laws and regulations and organized safety and health training to improve employees' understanding of chemicals and hazard prevention, including the list of chemicals, safety data sheets, and hazard labels.

#### 1. Group insurance

The Company includes each employee in group insurance. In case of occupational injuries, employees are eligible to apply for labor insurance and group insurance claims.

(2) Any loss sustained as a result of labor disputes in the most recent year up to the date of publication of the Annual Report, an estimate of losses incurred to date or in the future, and response measures: None.

# 6. Important Contracts

Nature of Contract	Contracting Party	Contracting Party	Commencement/Expirati on Date (yyyy/mm/dd)	Main Content	Restrictive Clause
Loan contract	The Company	Land Bank of Taiwan	2013/09/27~2027/01/19	Long-term secured loan	Note 1
Loan contract	The Company	Shanghai Commercial and Savings Bank	2017/02/20~2022/01/15	Medium and long term secured loan	Note 2
Loan contract	The Company	Chang Hwa Bank	2017/10/25~2027/10/25	Long-term secured loan	Note 1
Loan contract	The Company	Chang Hwa Bank	2018/02/07~2027/10/25	Long-term secured loan	Note 1

Note 1: According to the loan contract, the Company should pledge the property as security for Land Bank of Taiwan and Chang Hwa Bank.

Note 2: According to the loan contract, the Company should pledge equipment as security for Shanghai Commercial and Savings Bank.

## VI. Overview of Financial Status

- 1. Condensed Financial Information for the Most Recent Five Years
  - (1) Condensed consolidated balance sheets and statements of comprehensive income IFRS

#### Condensed Consolidated Balance Sheet

Unit: NT\$1,000

Year		Financial Information for the Most Recent Five Years					
Item		2015	2016	2017	2018	2019	
Current assets		2,006,010	1,659,531	1,637,663	2,033,529	1,708,085	
Property, plant and e	equipment	1,335,061	1,295,578	1,282,614	1,143,587	1,238,377	
Intangible assets		4,587	2,294	1,947	3,608	4,786	
Other assets		55,338	74,636	114,503	172,466	109,707	
Total assets		3,400,996	3,032,039	3,036,727	3,353,200	3,091,306	
Current liabilities	Before distribution	801,836	661,628	571,535	648,610	395,661	
	After distribution	1,095,188	720,299	630,206	507,801	Note 1	
Non-current liabilitie	es	97,444	87,621	151,508	175,437	167,805	
Total liabilities	Before distribution	899,280	749,249	723,043	824,047	563,466	
Total flabilities	After distribution	1,192,632	807,920	781,714	964,856	Note 1	
Attributable to owner	ers of parent	2,501,009	2,280,410	2,310,665	2,524,356	2,522,520	
company	-						
Share capital		1,173,408	1,173,408	1,173,408	1,173,408	1,173,408	
Capital reserve	Before distribution	887,358	730,121	730,121	730,121	730,121	
Capital leserve	After distribution	730,121	730,121	730,121	730,121	730,121	
D. (c) and a section	Before distribution	437,684	381,986	410,646	628,351	631,256	
Retained earnings	After distribution	301,569	323,315	351,975	487,542	Note 1	
Other equity	•	2,559	(5,105)	(3,510)	(7,524)	(12,265)	
Treasury shares		-	-	-	-	-	
Non-controlling interests		707	2,380	3,019	4,797	5,320	
Total aquity	Before distribution	2,501,716	2,282,790	2,313,684	2,529,153	2,527,840	
Total equity	After distribution	2,208,364	2,224,119	2,255,013	2,388,344	Note 1	

Note 1: The proposal for 2019 earnings distribution is yet to be determined in the shareholders' meeting.

# Condensed Consolidated Statement of Comprehensive Income Unit: NT\$1,000

					Unit: NT\$1,000		
,,,	Financial Information for the Most Recent Five Years						
Year Item	2015	2016	2017	2018	2019		
Operating revenue	1,549,394	1,720,618	1,848,068	2,653,960	2,144,527		
Gross profit	431,621	437,729	438,454	845,136	512,996		
Operating income	132,233	141,665	154,851	500,441	177,322		
Non-operating revenue and expenses	49,281	(39,783)	(54,281)	(157,592)	2,578		
Income before tax	181,514	101,882	100,570	342,849	179,900		
Income from continuing operations	149,715	82,103	88,172	278,026	144,372		
Loss from discontinued operations	-	-	-	-	-		
Net income (loss)	149,715	82,103	88,172	278,026	144,372		
Other comprehensive income (net after tax)	(1,168)	(7,677)	1,393	(3,886)	(4,876)		
Total comprehensive income	148,547	74,426	89,565	274,140	139,496		
Net income attributable to owners of parent company	150,196	80,417	87,331	276,376	143,714		
Net income attributable to non-controlling interests	(481)	1,686	841	1,650	658		
Total comprehensive income attributable to owners of parent company	149,001	72,753	88,926	272,362	138,973		
Total comprehensive income attributable to non-controlling interests	(454)	1,673	639	1,778	523		
Earnings per share	1.28	0.69	0.74	2.36	1.22		

# (2) Condensed standalone balance sheets and statements of comprehensive income - IFRS

## Condensed Standalone Balance Sheet

Unit: NT\$1,000

· · · · ·	ı					JIII. IN 1 \$1,000		
Year		Financial Information for the Most Recent Five Years						
Item		2015	2016	2017	2018	2019		
Current assets		1,889,968	1,520,508	1,477,420	1,795,498	1,467,312		
Property, plant an	nd equipment	1,329,380	1,291,116	1,278,452	1,107,238	1,199,472		
Intangible assets		4,587	2,294	1,947	3,608	4,691		
Other assets		136,253	166,201	220,011	355,257	326,792		
Total assets		3,360,188	2,980,119	2,977,830	3,261,601	2,998,267		
Current	Before distribution	760,450	611,818	504,895	536,158	322,993		
liabilities	After distribution	1,053,802	670,489	563,566	676,967	Note 1		
Non-current liab	ilities	98,729	87,891	162,270	201,087	152,754		
Total liabilities	Before distribution	859,179	699,709	667,165	737,245	475,747		
	After distribution	1,152,531	758,380	725,836	878,054	Note 1		
Attributable to or company	wners of parent	2,501,009	2,280,410	2,310,665	2,524,356	2,522,520		
Share capital		1,173,408	1,173,408	1,173,408	1,173,408	1,173,408		
Capital reserve	Before distribution	887,358	730,121	730,121	730,121	730,121		
•	After distribution	730,121	730,121	730,121	730,121	730,121		
Retained	Before distribution	437,684	381,986	410,646	628,351	631,256		
earnings	After distribution	301,569	323,315	351,975	487,542	Note 1		
Other equity		2,559	(5,105)	(3,510)	(7,524)	(12,265)		
Treasury shares		-	-	-	-	-		
Non-controlling		-	-	-	-	-		
Total equity	Before distribution	2,501,009	2,280,410	2,310,665	2,524,356	2,522,520		
	After distribution	2,207,657	2,221,739	2,251,994	2,383,547	Note 1		

Note 1: The proposal for 2019 earnings distribution is yet to be determined in the shareholders' meeting.

# Condensed Standalone Statement of Comprehensive Income

Unit: NT\$1,000

				U	nit: NT\$1,000		
Vari	Financial Information for the Most Recent Five Years						
Year Item	2015	2016	2017	2018	2019		
Operating revenue	1,385,100	1,511,383	1,594,973	2,165,515	1,750,018		
Gross profit	390,607	380,193	378,260	690,827	422,790		
Operating income	130,724	123,564	137,579	401,832	144,133		
Non-operating revenue and expenses	51,271	(23,420)	(37,869)	(78,161)	31,663		
Income before tax	181,995	100,144	99,710	323,671	175,796		
Income from continuing operations	150,196	80,417	87,331	276,376	143,714		
Loss from discontinued operations	-	-	-	-	-		
Net income (loss)	150,196	80,417	87,331	276,376	143,714		
Other comprehensive income (net after tax)	(1,195)	(7,664)	1,595	(4,014)	(4,741)		
Total comprehensive income	149,001	72,753	88,926	272,362	138,973		
Net income attributable to owners of parent company	-	-	-	-	-		
Net income attributable to non-controlling interests	-	-	-	-	-		
Total comprehensive income attributable to owners of parent company	-	-	-	-	-		
Total comprehensive income attributable to non-controlling interests	-	-	-	-	-		
Earnings per share	1.28	0.69	0.74	2.36	1.22		

# (3) Name and opinion of CPAs for the most recent five years

Year	CPA	Opinion	Remark
2015	Lin, Yu-Kuan Liu, Yin-Fei	Unqualified opinion	
2016	Lin, Yu-Kuan Cheng, Ya-Hui	Unqualified opinion	Due to the need of internal adjustments, Lin, Yu-Kuan and Cheng, Ya-Hui succeeded from 2016.
2017	Lin, Yu-Kuan Cheng, Ya-Hui	Unqualified opinion	
2018	Lin, Yu-Kuan Cheng, Ya-Hui	Unqualified opinion	
2019	Lin, Yu-Kuan Cheng, Ya-Hui	Unqualified opinion	

#### 2. Financial Analysis for the Most Recent Five Years

#### (1) Financial analysis – IFRS (consolidated)

	Year	Financial Analysis for the Most Recent Five Years				
Item for Analysis		2015 2016 2017 2018				
Financial	Debt to asset ratio	26.44	24.71	23.81	24.57	18.23
structure (%)	Ratio of long-term capital to property, plant and equipment	194.23	182.58	191.91	236.17	215.30
	Current ratio	250.18	250.83	286.54	313.52	431.70
Solvency (%)	Quick ratio	173.08	195.16	210.78	222.21	292.65
	Interest coverage ratio	20.71	18.07	25.12	95.16	55.81
	Receivables turnover rate (times)	3.98	4.19	4.37	5.01	4.06
	Average collection days	92	88	84	73	90
	Inventory turnover rate (times)	2.50	2.82	2.85	3.11	2.58
Operating ability	Payables turnover rate (times)	8.19	8.15	7.31	6.89	6.72
Operating ability	Average days for sale	147	130	129	118	142
	Property, plant and equipment turnover rate (times)	1.21	1.31	1.43	2.18	1.80
	Total asset turnover rate (times)	0.45	0.53	0.61	0.83	0.66
	Return on assets (%)	4.59	2.70	3.03	8.79	4.56
	Return on equity (%)	6.02	3.43	3.84	11.48	5.71
Profitability	Ratio of income before tax to paid-in capital (%)	15.47	8.68	8.57	29.22	15.33
	Profit margin (%)	9.66	4.77	4.77	10.48	6.73
	Earnings per share (NT\$)	1.28	0.69	0.74	2.36	1.22
	Cash flow ratio (%)	49.63	29.56	52.39	64.35	53.37
Cash flow	Cash flow adequacy ratio (%)	65.73	65.80	68.67	65.97	75.09
	Cash reinvestment ratio (%)	9.24	-3.31	7.65	10.07	1.99
Lavaraga	Operating leverage	2.76	2.83	2.69	1.56	2.75
Leverage	Financial leverage	1.07	1.04	1.03	1.01	1.02

Changes in financial ratios over the past two years:

- 1. Debt to asset ratio: A decrease was mainly due to a decrease in accounts payable and other payables in 2019.
- 2. Current ratio and quick ratio: An increase was mainly due to a decrease in current liabilities, including accounts payable and other payables, in 2019.
- 3. Interest coverage ratio: A decrease was mainly due to a decrease in income taxes and interest expenses in 2019.
- 4. Average collection days and average days for sale: An increase was mainly due to a decrease in operating revenue and operating costs in 2019.
- 5. Return on assets, return on equity, ratio of income before tax to paid-in capital, profit margin, and earnings per share: A decrease was mainly due to a decrease in income after tax in 2019.
- 6. Cash reinvestment ratio: A decrease was mainly due to a decrease in net cash flows generated from operating activities as a result of a decrease in income before tax in 2019.
- 7. Operating leverage: A decrease was mainly due to a decrease in operating income as a result of a decrease in operating revenue and operating costs in 2019.

#### (2) Financial analysis – IFRS (standalone)

Item for Ana	Year		Financial Analy	vsis for the Most	Recent Five Yea	ars
Item for Ana.	19818	2015	2016	2017	2018	2019
F'	Debt to asset ratio	25.56	23.48	22.4	22.6	15.86
Financial structure (%)	Ratio of long-term capital to property, plant and equipment	195.01	183.03	192.3	243.49	221.84
	Current ratio	248.53	248.52	292.62	334.88	454.28
Solvency (%)	Quick ratio	172.94	196.58	219.22	244.15	313.01
	Interest coverage ratio	20.76	17.77	24.92	89.89	60.43
	Receivables turnover rate (times)	4.01	4.13	4.1	4.3	3.43
	Average collection days	92	89	90	85	107
	Inventory turnover rate (times)	2.45	2.78	2.76	2.92	2.52
Operating	Payables turnover rate (times)	9.16	9.78	8.81	8.31	8.68
ability	Average days for sale	149	132	133	125	145
	Property, plant and equipment turnover rate (times)	1.08	1.15	1.24	1.81	1.51
	Total asset turnover rate (times)	0.41	0.48	0.54	0.69	0.55
	Return on assets (%)	4.64	2.69	3.05	8.95	4.66
	Return on equity (%)	6.04	3.36	3.8	11.43	5.69
Profitability	Ratio of income before tax to paid-in capital (%)	15.51	8.53	8.5	27.58	14.98
	Profit margin (%)	10.84	5.32	5.48	12.76	8.21
	Earnings per share (NT\$)	1.28	0.69	0.74	2.36	1.22
	Cash flow ratio (%)	52.21	28.25	54.99	61.39	56.96
Cash flow	Cash flow adequacy ratio (%)	67.74	66.2	67.82	62.87	70.48
	Cash reinvestment ratio (%)	9.23	-4.09	6.96	7.57	1.23
Leverage	Operating leverage	2.64	2.98	2.87	1.69	2.87
Leverage	Financial leverage	1.08	1.05	1.03	1.01	1.02

Changes in financial ratios over the past two years:

- 1. Debt to asset ratio: A decrease was mainly due to a decrease in accounts payable and other payables in 2019.
- 2. Current ratio and quick ratio: An increase was mainly due to a decrease in current liabilities, including accounts payable and other payables, in 2019.
- 3. Interest coverage ratio: A decrease was mainly due to a decrease in income taxes and interest expenses in 2019.
- 4. Receivable turnover rate and average collection days: A decrease in receivable turnover rate and an increase in average collection days were mainly due to a decrease in operating revenue and operating costs in 2019.
- 5. Total asset turnover rate: A decrease was mainly due to a decrease in operating revenue in 2019.
- 6. Return on assets, return on equity, ratio of income before tax to paid-in capital, profit margin, and earnings per share: A decrease was mainly due to a decrease in income after tax in 2019.
- 7. Cash reinvestment ratio: A decrease was mainly due to a decrease in net cash flows generated from operating activities as a result of a decrease in income before tax in 2019.
- 8. Operating leverage: A decrease was mainly due to a decrease in operating income as a result of a decrease in operating revenue and operating costs in 2019.

#### A. Financial structure

- (A) Debt to asset ratio = Total liabilities/Total assets.
- (B) Ratio of long-term capital to property, plant and equipment = (Total equity+Non-current liabilities)/Net worth of property, plant and equipment.

#### B. Solvency

- (A) Current ratio = Current assets/Current liabilities.
- (B) Quick ratio = (Current assets–Inventories–Prepaid expenses)/Current liabilities.
- (C) Interest coverage ratio = Income before tax and interest expenses/Current interest expenses.

#### C. Operating ability

- (A) Receivables (including accounts receivable and notes receivable arising from business operations) turnover rate=Net sales/Average receivables (including accounts receivable and notes receivable arising from business operations) for each period.
- (B) Average collection days=365/Receivables turnover rate.
- (C) Inventory turnover rate=Cost of sales/Average inventory.
- (D) Payables (including accounts payable and notes payable arising from business operations) turnover rate=Cost of sales/Average payables (including accounts payable and notes payable arising from business operations) for each period.
- (E) Average days for sale=365/Inventory turnover rate.
- (F) Property, plant and equipment turnover rate=Net sales/Average net worth of property, plant and equipment.
- (G) Total asset turnover rate=Net sales/Average total assets.

#### D. Profitability

- (A) Return on assets = [Income after tax+Interest expenses (1-Tax rate)] /Average total assets.
- (B) Return on equity=Income after tax/Average total equity.
- (C) Profit margin = Income after tax/Net sales.
- (D) Earnings per share = (Income attributable to owners of parent company– Dividends on preferred shares)/Weighted average number of issued shares. (Note 4)

#### E. Cash flow

- (A) Cash flow ratio=Net cash flow from operating activities/Current liabilities.
- (B) Net cash flow adequacy ratio=Net cash flow from operating activities for the most recent five years/(Capital expenditures+Inventory increase+Cash dividends).
- (C) Cash reinvestment ratio = (Net cash flow from operating activities—Cash dividends)/Gross value of property, plant and equipment+Long-term investments+Other non-current assets+Working capital). (Note 5)

#### F. Leverage

- (A) Operating leverage=(Net operating revenue–Variable operating costs and expenses)/Operating income. (Note 6)
- (B) Financial leverage=Operating income/(Operating income/Interest expenses).
- 3. Audit Committee's Review Report for the Most Recent Year's Financial Statements Refer to Appendix 1 (Page116).
- 4. Financial Statements for the Most Recent Year (Consolidated)

Refer to Appendix 2 (Pages 117~182).

- 5. Standalone Financial Statements for the Most Recent Year, Audited by CPAs Refer to Appendix 3 (Pages 183~256).
- 6. Up to the Printing Date of this Annual Report, has the Company or Related Companies Experienced Financial Turnover Difficulties:

None

## VII. Review and Analysis of Financial Position and Financial Performance

#### 1. Financial Position

Main reasons for any material changes (by 20% or more or NT\$10 million) in the Company's assets, liabilities, or equity during the most recent two years, the effect, and response measures:

Unit: NT\$1,000

Year	2010	2010	Increase (D	ecrease)
Item	2019	2018	Amount	%
Current assets	1,708,085	2,033,539	(325,454)	(16.00)
Property, plant and equipment	1,238,377	1,143,587	94,790	8.29
Intangible assets	4,786	3,608	1,178	32.65
Other assets	140,058	172,466	(32,408)	(18.79)
Total assets	3,091,306	3,353,200	(261,894)	(7.81)
Current liabilities	395,661	648,610	(252,949)	(39.00)
Non-current liabilities	167,805	175,437	(7,632)	(4.35)
Total liabilities	563,466	824,047	(260,581)	(31.62)
Share capital	1,173,408	1,173,408	0	0.00
Capital reserve	730,121	730,121	0	0.00
Retained earnings	631,256	628,351	2,905	0.46
Other equity	(12,265)	(7,524)	(4,741)	63.01
Non-controlling interests	5,320	4,797	523	10.90
Total equity	2,527,840	2,529,153	(1,313)	(0.05)

- 1. Main reasons for any material changes (by 20% or more or NT\$10 million) in the Company's assets, liabilities, or equity during the most recent two years, the effect, and response measures:
  - Current liabilities and total liabilities: A decrease in accounts payable and other payables arising from purchases of raw materials was mainly due to a decrease in operating revenue as a result of market slowdown.
- 2. Main reasons for any material changes in the Company's current liabilities and long-term liabilities due within one year during the most recent two years, the effect, and response measures:

A decrease in current liabilities, including accounts payable and other payables arising from purchases of raw materials, was mainly due to a decrease in operating revenue as a result of market slowdown. In the future, the Company will replenish required funds with cash flows generated from operating activities and disposal of financial assets at fair value through profit or loss.

There was no material change in long-term liabilities due within one year in 2019.

#### 2. Financial Performance

Main reasons for any material changes in operating revenues, operating income, or income before tax during the most recent two years, the sales volume forecast and its basis, and the effect on the Company's financial operations, as well as response measures:

#### (1) Analysis of financial performance:

Unit: NT\$1,000

Year Item	2019	2018	增(減)金額	變動比例(%)
Operating revenue	2,144,527	2,653,960	(509,433)	(19.20)
Operating costs	1,631,531	1,808,524	(176,993)	(9.79)
Gross profit	512,996	845,136	(332,140)	(39.30)
Operating expenses	335,674	344,695	(9,021)	(2.62)
Operating income	177,322	500,441	(323,119)	(64.57)
Non-operating revenue and expenses	2,578	(157,592)	160,170	(101.64)
Income before tax	179,900	342,849	(162,949)	(47.53)
Income tax expenses (income)	35,528	64,823	(29,295)	(45.19)
Net income	144,372	278,026	(133,654)	(48.07)
Net other comprehensive income	(4,876)	(3,886)	(990)	25.48
Total comprehensive income	139,496	274,140	(134,644)	(49.12)

Main reasons for changes by 20% or more or NT\$10 million and the effect:

- 1. Gross profit, operating income, income before tax, net income, and total comprehensive income: A decrease was mainly due to market slowdown in 2019.
- 2. Non-operating revenue and expenses: An increase was mainly due to a loss on disposal or impairment of property, plant, and equipment.
- 3. Income tax expenses: A decrease was mainly due to a decrease in income before tax.

#### (2) Sales volume forecast for the coming year and its basis:

Focusing on the high-end market, the Company's products are highly standardized and equipped with special functions. In recent years, the Company's own brand, Viking, has been marketed in China and Asia successfully and widely adopted by electronics manufacturers in China, leading to high performance growth in China. The Company has been developing and producing new products on a mass scale in line with the industry trends. The sales volume in the coming year is estimated to be 27,357,000 thousand pieces.

#### 3. Cash Flow

#### (1) Cash flow analysis:

Year	2019	2018	Increase (Decrease) (%)
Cash flow ratio (%)	53.37	64.35	(17.06)
Cash flow adequacy ratio (%)	75.09	65.97	13.82
Cash reinvestment ratio (%)	1.99	10.07	(80.24)

Analysis of changes by 20% or more:

Cash reinvestment ratio: A decrease was mainly due to a decrease in net cash flows generated from operating activities as a result of a decrease in income before tax in 2019.

#### (2) Liquidity analysis for the coming year:

Unit: NT\$1,000

Ī	Cash,	Net Cash	Cash Used	Cash, End of	Corrective Measures for Cash	
	Beginning of	Flow from	(3)	Year	Inadequacy	
	Year (1)	Operating		(1)+(2)-(3)	Investment	Financing
		Activities (2)			Plans	Plans
Ī	515,947	393,655	(266,578)	643,024	-	-

Analysis of changes in the cash flow in the coming year:

- 1. Cash flows generated from operating activities: Focusing on the high-end market, the Company's products are highly standardized and equipped with special functions. In recent years, the Company's own brand, Viking, has been marketed in China, Europe, and the U.S. successfully, leading to stable performance growth.
- 2. Cash used in investing activities was mainly due to an increase in capital expenditures by NT\$166,861 thousand as a result of production expansion.
- 3. Cash used in financing activities was mainly due to the distribution of cash dividends and the repayment of bank loans.
- 4. Effect of Major Capital Expenditures on Financial Operations for the Most Recent Year In 2019, capital expenditures amounted to NT\$261,480 thousand, which could be covered by the cash flow generated from operating activities. Therefore, there was no material effect on the Company's financial operations.

#### 5. Reinvestment Analysis

Reinvestment Policy for the Most Recent Year, Main Reasons for Profit or Loss Generated Thereby, Improvement Plan, and Investment Plan for the Coming Year

December 31, 2019 Unit: NT\$1,000

		December 31, 2019 Chit. 10191,000			
Reinvestment	Profit (Loss) Recognized in 2018	Reinvestment Policy	Main Reason for Profit or Loss	Improvem ent Plan	Investment Plan for the Coming Year
Viking Global Tech Co., Ltd.	30,156	Investment holding	Profit generated by Viking Tech Electronics Limited and Grand Barry International Ltd.	None	None
Grand Barry International Limited	2,045	Investment holding	Profit generated by Viking Tech America Corporation	None	None
Viking Tech Electronics Limited	26,059	Investment holding	Profit generated by Viking Electronics (Wuxi) Co., Ltd.	None	None
Lead Brand Co., Ltd.	2,052	Market expansion in China	Profit generated by the breakeven sales of general resistors in China	None	None
Viking Tech America Corporation	2,056	Market expansion in the U.S.	Profit generated by the breakeven sales of general resistors featuring Viking terminal design in the U.S.	None	None
Viking Electronics (Wuxi) Co., Ltd. (Note 1)	26,059	Market expansion in China	Profit generated by the breakeven sales of general resistors in China	None	None

Source: Financial statements for the year ended December 31, 2019 audited by the CPAs.

Note 1: On July 1, 2009, Viking Tech Electronics Limited acquired Viking Electronics (Wuxi) Co., Ltd. (formerly Wuxi Tmtec Co., Ltd., which was renamed on May 30, 2018), a subsidiary of Taitec Electronics (Samoa) Co., Ltd., using equity method. Approved by the Investment Commission, Ministry of Economic Affairs, the initial investment amounting to US\$6,000 thousand is incorporated into the Company from now on.

#### 6. Risk Analysis

- (1) Effect of interest and exchange rate fluctuations and inflation on the Company's profit or loss, and response measures:
  - A. Interest and exchange rate fluctuations:
    - (A) Interest rate fluctuations:

Unit: NT\$1,000

Item\Year	2018	2019
Short-term borrowings	20,000	30,000
Long-term interest-bearing liabilities (including those due within one year or business cycle)	200,749	165,984
Interest expenses (1)	3,641	3,282
Operating revenue (2)	2,653,960	2,144,527
Income before tax (3)	342,849	179,900
(1)/(2)	0.14%	0.15%
(1)/(3)	1.06%	1.82%

Source: Financial statements audited by the CPAs.

The effect of interest expenses on the Company's profit or loss remains low, but deposits are affected by interest rate fluctuations. The Finance Department should select bond funds with better performance in response.

#### (B) Exchange rate fluctuations:

Unit: NT\$1,000

Item\Year	2018	2019
Exchange gains	7,829	(10,669)
(losses) (1)		
Income before tax	342,849	179,900
(2)		
(1)/(2)	2.28%	(5.93)%

In addition to adopting a natural hedge strategy for foreign exchange transactions, the Company pays attention to exchange rate fluctuations at any time and adjusts foreign currency assets and liabilities in a timely manner to reduce the effect of exchange rate fluctuations on the Company's profit or loss. As the Company's sales model focuses on export, foreign currency assets are relatively high. In 2019, USD and RMB fluctuated significantly, the effect of exchange rate fluctuations was noticeable. Considering the focus on the major line of business, the Company did not engage in foreign exchange transactions for hedge purpose. In the future, the Company will continuously pay attention to the market conditions and exchange rate fluctuations at any time and review and control foreign currency assets to avoid any exchange rate risk.

- B. Inflation: The Company pays close attention to the supply and demand of raw materials and the changes in raw material prices to adjust inventory in a timely manner. In the future, the Company will collect information on inflation and the government's price index policy from time to time to purchase raw materials appropriately.
- (2) Internal policies on high-risk investments, highly leveraged investments, loans to other parties, endorsements/guarantees, and derivatives transactions, main reasons for the Company's profit or loss generated thereby, and response measures:
  - A. The Company did not engage in any high-risk investments or highly leveraged investments.
  - B. The Company always adopts a conservative strategy for derivatives transactions and follows the established Regulations Governing the Handling of Derivatives Transactions. As of the date of publication of the Annual Report, the Company did not engage in any derivatives transactions.
  - C. The Company has established the Regulations Governing the Making of Endorsements/Guarantees according to related laws. As of the date of publication of the Annual Report, the Company did not make any endorsements/guarantees.
  - D. The Company has established the Regulations Governing the Lending of Funds to Others according to related laws. As of the date of publication of the Annual Report, the Company did not loan to others.

# (3) Research and development plans in the future and their expected expenditures:

Research and Development Plans	Progress	Expected Expenditure on Research and Development (NT\$)	Expected Completion of Mass Production (yyyy/mm)	Key Factor in Successful Research and Development
High humidity resistors	Development and design	200,000	2020/3	Material testing and process control
ARA high performance automotive resistors (subject to 85°C derating test)	Development and design	200,000	2020/3	Process control and yield
CSM7520 alloy resistors	Development and design	150,000	2020/6	Process control and yield
High frequency MELF cylindrical resistors	Development and design	200,000	2020/8	Process control and yield
CSM2010/2512 alloy resistors	Development and design	200,000	2020/9	Process control and yield
4-terminal current sensing chip resistor - 1206/2010 (expansion)	Development and design	150,000	2020/9	Process control and yield
CSM0402~1206 high power, low ohmic metal alloy resistors (below 10mR)	Development and design	150,000	2020/9	Process control and yield
AIN ultra-high power thick film resistors	Small-quantity trial production	1,000,000	2020/9	Material testing and process control
Long-side high power resistors	Prototype	1000,000	2020/9	Process control and yield
Long-side high power, low ohmic resistors	Prototype	500,000	2020/9	Process control and yield
Anti-plus anti-sulfur automotive grade resistors	Development and design	250,000	2020/9	Material testing and process control
Surge withstanding anti-sulfur automotive grade resistors	Development and design	250,000	2020/9	Material testing and process control
High voltage anti-sulfur automotive grade resistors	Development and design	250,000	2020/9	Material testing and process control
1206 high power, high ohmic metal alloy resistors (3mR~40mR)	Prototype	200,000	2020/10	Process control and yield
2010 high power, high ohmic metal alloy resistors (10mR~100mR)	Prototype	500,000	2020/10	Process control and yield
Thin film 0805 high power resistors (0.4W)	Prototype	200,000	2020/12	Material testing and process control
Thin film 1206 high power resistors (1W)	Prototype	200,000	2020/12	Material testing and process control
ARN 2512 6W	Prototype	150,000	2020/12	Material testing and process control
Thin film high voltage resistors	Prototype	300,000	2020/12	Equipment and process control
Microwave thin film resistors (40 GHZ)	Prototype	200,000	2020/12	Equipment and process control
High temperature operation resistors (up to 175 °C)	Prototype	100,000	2020/12	Material testing and process control
High resistivity targets	Development and	350,000	2020/12	Material testing and

Research and Development Plans	Progress	Expected Expenditure on Research and Development (NT\$)	Expected Completion of Mass Production (yyyy/mm)	Key Factor in Successful Research and Development
	design			process control
TAR expansion (TaN)	Development and design	300,000	2020/12	Material testing and process control
ARN 1206 2W expansion	Development and design	150,000	2020/12	Material testing and process control
AR01 expansion $(22\Omega\sim49.9\Omega)$	Development and design	100,000	2020/12	製程能力控制與良 品率

(4) Effect of important policies and changes in the legal environment at home and abroad on the Company's financial operations, and response measures:

The Company follows the government's policies and laws and regulations. The management is able to control and comply with important policies and legal changes, and timely adjust the Company's business activities and governance in accordance with changes in policies and regulations to maintain the smooth business operations.

(5) Effect of changes in technology and industry on the Company's financial operations, and response measures:

To ensure the autonomy and legitimacy of technologies, the Company not only develops new technologies through the internal research and development team, but also research on emerging technologies in collaboration with domestic research institutes to secure its technology leadership; in addition, upon completion of new technology development, the Company will apply for patents in Europe, the U.S., Japan, and China to prevent the newly developed technology from being preempted by other peers. Through application for patents, the Company can maintain the results of research and development and commercial interests and reduce overall business risks.

(6) Effect of changes in the corporate image on the Company's crisis management, and response measures:

The Company requires all employees to strictly follow the code of conduct and ethics and provides customers quality products and services in line with the government's policies and laws and regulations; the Company has also established and amended internal policies and systems to maintain the corporate image. In the most recent year up to the date of publication of the Annual Report, no event has had an impact on the Company's corporate image.

(7) Expected benefits and possible risks associated with any mergers and acquisitions, and response measures:

In the most recent year up to the date of publication of the Annual Report, the Company has not planned any mergers or acquisitions. If there is a need of merger or acquisition in the future, the Company will evaluate the merger or acquisition with prudence as to whether it

will bring the specific synergy to protect the shareholders' rights and interest.

(8) Expected benefits and possible risks associated with any plant expansion, and response measures:

As the Company leads in process technology and is able to flexibly adjust the capacity in response to the need of electronic components, plant expansion allows the Company to increase the capacity and receive more orders, thereby increasing revenue and profitability. After the capacity reaches the economic scale, production costs can be significantly reduced.

The Company has carefully planned for capital expenditures on the production expansion to meet customers' needs while optimizing the utilization of capital.

- (9) Risks associated with any consolidation of sales or purchasing operations, and response measures:
  - 1. The single supplier with the highest proportion of the purchases only accounted for 9.33% of the Company's purchases. There was no risk of consolidation of purchasing operations.
  - 2. The largest customer accounted for 3.56% of the Company's sales. There was no risk of consolidation of sales operations.
- (10) Effect on and risk to the Company in the event a major quantity of shares belonging to a director, supervisor, or shareholder with a stake of more than 10% has been transferred or has otherwise changed hands, and response measures:

Since the incorporation of the Company, the Company's directors, supervisors, or shareholders with a stake of more than 10% have held shares for the purpose of sustainable management. The Company has reported changes in shareholding of the aforesaid personnel on schedule according to the Securities and Exchange Act. As of the date of publication of the Annual Report, there has been no transfer or change of shares.

(11) Effect on and risk to the Company associated with any changes in the governance personnel or top management, and response measures:

Since the incorporation of the Company, professional managers have been engaged to manage the Company; therefore, any changes in the shareholder structure will not affect the Company's business promotion.

- (12) Litigious and non-litigious matters (please list major litigious, non-litigious or administrative disputes that: (1) involve the Company and/or any director, any supervisor, the President, any person with actual responsibility, any major shareholder holding a stake of more than 10%, and/or any company controlled by the Company; and (2) have been concluded by means of a final and unappealable judgment, or are still under litigation. Where such a dispute could materially affect shareholders' equity or the prices of the Company's securities, the facts of the dispute, amount of money at stake in the dispute, the date of litigation commencement, the main parties to the dispute, and the status of the dispute shall be disclosed): None.
- (13) Other important risks and response measures:

  Analysis of security risk assessment and corresponding measures

  In order to implement information security management, the Company has established an information system management procedure to standardize the implementation and

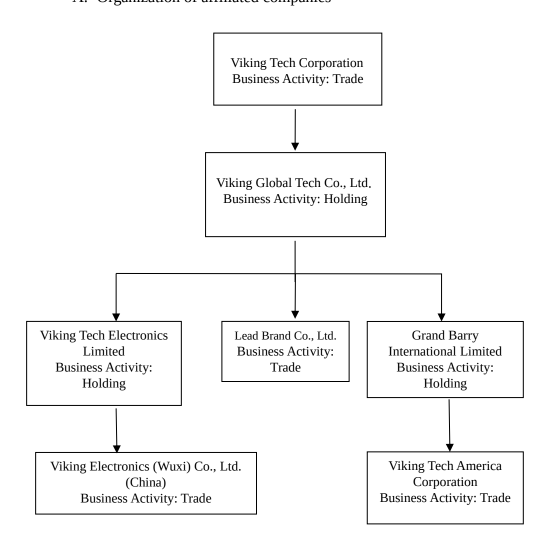
compliance of internal security policies, and auditors conduct audits of the safety inspections of the funds from time to time, and internal and establish the external information security at same time. The protection system reviews and identifies internal and external security risks and preventions each year to reduce threats or impact on the company's operating system. The Company's annual report of year 2019 up to end of the date of publication, there is no major asset security incidents occurred, which had no any adverse impact on the company's business and operations management.

# 7. Other Important Matters:

None.

# VIII. Special Items to Be Included

- 1. Information on Affiliated Companies
  - (1) Consolidated business report covering affiliated companies (as of December 31, 2019)
     A. Organization of affiliated companies



#### B. Information on affiliated companies

Unit: In thousand

				1
Affiliated Company	Date of Incorporati on	Address	Paid-in Capital	Scope of Business or Production
Lead Brand Co., LTD.	July 2, 2007	The Financial Services Centre P.O. Box 1823 Paul's Avenue, Kingstown St. Vincent & the Grenadines	US\$0	International trade
Viking Electronics (Wuxi) Co., Ltd.	(Note 2)	No.1, Zone A, Electromechanical Industrial Park, Wuxi National High-Tech Industrial Development Zone	US\$6,000	Manufacture and sale of passive components and thermistors
Viking Global Tech Co., Ltd. (Note 1)	July 11, 2009	OMC Chambers, Wickhams Cay 1, Road Town, Tortola, British Virgin Islands	US\$785	General investment
Viking Tech America Corporation (Note 3)	January 3, 2011	19800 MacArthur Blvd Suite 300 Irvine, CA 92612,USA	US\$750	International trade
Grand Barry International Limited	January 28, 2011	OMC Chambers, Wickhams Cay 1,Road Town, Tortola, British Virgin Islands	US\$785	General investment
Viking Tech Electronics Limited (Note 2)	July 9, 2009	1004 AXA Centre, 151 Gloucester Road, Wan Chai, Hong Kong	US\$0	General investment

Note 1: On July 1, 2009, the Company invested in Viking Global Tech Co., Ltd. by holding of Viking Tech Group L.L.C. and Taitec Technology (Samoa) Co., Ltd. at US\$91,196.

Note 2: On July 1, 2009, Viking Tech Electronics Limited acquired Viking Electronics (Wuxi) Co., Ltd. (formerly Wuxi Tmtec Co., Ltd., which was renamed on May 30, 2018), a subsidiary of Taitec Electronics (Samoa) Co., Ltd., using equity method. Approved by the Investment Commission, Ministry of Economic Affairs, the initial investment amounting to US\$6,000 thousand is incorporated into the Company from now on.

Note 3: In July 2013, Grand Barry International Limited invested in Viking Tech America Corporation by issuing new shares for US\$3,001; however, it did not subscribe for new shares in proportion to its shareholding, causing the shareholding percentage to fall to 76% this year, but it still had control over the subsidiary. The discrepancy between the carrying amount and the net worth totaling US\$1,482 was adjusted under equity.

- C. Information on same shareholders under presumption of a relationship of control or subordination: None.
- D. Industries covered by the overall business operated by the affiliated companies and mutual dealings and division of work:
  - (A) Industries covered by the overall business operated by the affiliated companies:

    Mainly the sale and service of passive components, coupled with investment and international trade.
  - (B) Mutual dealings and division of work:

To expand business in China and overseas, the Company has established operations in Wuxi and the U.S. for the sale and service of passive components.

# E. Directors, supervisors, and presidents of affiliated companies

			Number of S	f Shares Held		
Affiliated Company	Title	Name or Representative	Number of	Shareholding		
			Shares	Percentage (%)		
Lead Brand Co., LTD.	Director	Viking Global Tech Co., Ltd.	1,000,000	100.00		
Ecad Brand Co., ETD.	Director	Representative: Hu, Chuan-Pin	1,000,000	100.00		
Grand Barry International	Director	Viking Global Tech Co., Ltd.	31,400	100.00		
Limited	Director	Representative: Hu, Chuan-Pin	31,400	100.00		
	Director	Viking Tech Electronics Limited.				
Viking Electronics (Wuxi)	Representative: Hu, Chuan-Pin		0	100.00		
Co., Ltd.	Director	Viking Tech Electronics Limited.	O	100.00		
	Director	Representative: Liang, Yao-Ming				
		Viking Tech Corporation				
Viking Global Tech Co.,	Director	Representative: Tsai,	7,000	100.00		
Ltd.	Director	Kao-Ming				
		Representative: Hu, Chuan-Pin				
Viking Tech Electronics	D: .	Viking Global Tech Co., Ltd.	46,800,000	100.00		
Limited.	Director	Representative: Hu, Chuan-Pin				
Viking Tech America		Grand Barry International				
Viking Tech America	Director	Limited	750,000	75.76		
Corporation		Representative: Hu, Chuan-Pin				

#### F. Financial position and operating results of affiliated companies

December 31, 2019 Unit: NT\$1,000

Note 1: On July 1, 2009, the Company invested in Viking Global Tech Co., Ltd. by holding of Viking Tech Group L.L.C. and Taitec Technology (Samoa)

Affiliated Company	Capital	Total Assets	Total Liabilities	Net Worth	Operating Revenue	Operating Income	Income after Tax	Earnings per share (NT\$) (after Tax)
Viking Global Tech Co., Ltd. (Note 1)	104,832	210,483	0	210,483	0	0	30,156	4,308
Lead Brand Co., LTD.	0	43,801	0	43,801	40,447	3,796	2,052	2.052
Viking Tech Electronics Limited	74,411	148,989	0	148,989	0	0	26,059	0.557
Grand Barry International Limited	23,766	17,693	0	17,693	0	0	2,045	65.127
Viking Tech America Corporation (Note 3)	29,912	37,275	15,331	21,944	77,626	666	2,714	3.619
Viking Electronics (Wuxi) Co., Ltd. (Note 2)	184,290	406,729	257,740	148,989	703,709	26,512	26,059	N/A

Co., Ltd. at US\$91.196.

Note 2: On July 1, 2009, Viking Tech Electronics Limited acquired Viking Electronics (Wuxi) Co., Ltd. (formerly Wuxi Tmtec Co., Ltd., which was renamed on May 30, 2018), a subsidiary of Taitec Electronics (Samoa) Co., Ltd., using equity method. Approved by the Investment Commission, Ministry of Economic Affairs, the initial investment amounting to US\$6,000 thousand is incorporated into the Company from now on.

Note 3: In July 2013, Grand Barry International Limited invested in Viking Tech America Corporation by issuing new shares for US\$3,001; however, it did not subscribe for new shares in proportion to its shareholding, causing the shareholding percentage to fall to 76% this year, but it still had control over the subsidiary. The discrepancy between the carrying amount and the net worth totaling US\$1,482 was adjusted under equity.

#### (2) Consolidated financial statements covering affiliated companies

For the fiscal year from January 1, 2019 to December 31, 2019, companies that should be included in the consolidated financial statements covering affiliated companies in accordance with the Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises are the same as those that should be included in the consolidated financial statements under IAS 27; in addition, related information that should be disclosed in the consolidated financial statements covering affiliated companies has been disclosed in the consolidated financial statement. As a result, the consolidated financial statements covering affiliated companies are not prepared separately. Affiliation report: None.

2. Private Placement of Securities during the Current Year up to the Date of Publication of the Annual Report:

None.

- 3. Holding or Disposal of Shares in the Company by Subsidiaries during the Current Year up to the Date of Publication of the Annual Report:

  None
- 4. Other Matters Requiring Additional Description:
- 5. Any of the Situations Listed in Subparagraph 2, Paragraph 2, Article 36 of the Securities and Exchange Act which Might Materially Affect Shareholders' Equity or Price of the Company's Securities:

  None.

**Appendix:** 

1. Audit Committee's Review Report

**Audit Committee's Review Report** 

The Board of Directors has submitted the financial statements for the year ended December 31, 2019,

which have been audited by CPA Lin, Yu-Kuan and CPA Cheng, Ya-Hui of PwC Taiwan, the business

report, and the proposal for 2019 earnings distribution to the Audit Committee. Upon review, the Audit

Committee deems the above report and statements consistent and hereby issues the review report for

adoption in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the

Company Act.

To:

2020 shareholders' meeting

Viking Tech Corporation

Convener: Shen, Po-Ting

March 11, 2020

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#### 2. Financial Statements for the Most Recent Year

VIKING TECH CORPORATION AND SUBSIDIARIES
CONSOLIDATED FINANCIAL STATEMENTS AND REPORT OF INDEPENDENT ACCOUNTANTS
DECEMBER 31, 2019 AND 2018

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

VIKING TECH CORPORATION

Declaration of Consolidated Financial Statements of Affiliated Enterprises

For the year ended December 31, 2019, pursuant to "Criteria Governing Preparation of Affiliation

Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated

Enterprises," the entity that is required to be included in the consolidated financial statements of

affiliates, is the same as the entity required to be included in the consolidated financial statements of

parent and subsidiary companies under International Financial Reporting Standard No. 10. Also, if

relevant information that should be disclosed in the consolidated financial statements of affiliates has

all been disclosed in the consolidated financial statements of parent and subsidiary companies, it shall

not be required to prepare separate consolidated financial statements of affiliates.

Hereby declare,

Viking Tech Corporation

Representative: Tsai, Gau-ming

March 11, 2020

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#### REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

PWCR19000353

To the Board of Directors and Shareholders of VIKING TECH CORPORATION

#### **Opinion**

We have audited the accompanying consolidated balance sheets of VIKING TECH CORPORATION and its subsidiaries (the "Group") as at December 31, 2019 and 2018, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2019 and 2018, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

#### **Basis for opinion**

We conducted our audit of the consolidated financial statements as of and for the year ended December 31, 2019 in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants", "Rule No.

Financial-Supervisory-Securities-Auditing-1090360805 issued by the Financial Supervisory Commission on February 25, 2020" and generally accepted auditing standards in the Republic of China (ROC GAAS); and in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and ROC GAAS for our audit of the consolidated financial statements as of and for the year ended December 31, 2018. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the Code of Professional Ethics for Certified Public Accountants in the Republic of China (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the

Code. 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 consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

The key audit matters in relation to the consolidated financial statements for the year ended December 31, 2019 are outlined as follows:

#### **Cut-off risk error of revenue recognition**

#### **Description**

Refer to Note 4(26) for accounting policy on revenue recognition. The Company is primarily engaged in exports and offers different credit terms to their customers. The credit terms for some customers are delivered at place and the timing for transferring the control of goods is based on the customer confirmation documents. Given that the revenue recognition process relies on manual processes and the large volume of daily sales transactions which are material to the financial statements, we thus consider sales cut-off as a key audit matter.

#### How our audit addressed the matter

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

- 1. Assessed the reasonableness of the sales recognition accounting policy.
- 2. Understood and tested the design and effectiveness of relevant internal controls when recognising the sales revenue.
- 3. Sampled delivery orders and customer confirmation documents during a certain period before and after the balance sheet date to ensure the accuracy of cut-off of sales revenue.

# Assessment of allowance for inventory valuation losses

#### **Description**

Refer to Note 4(13) for accounting policies on inventory, Note 5 for significant accounting estimates and assumptions of inventory, and Note 6(6) for details of allowance for inventory valuation losses. The Company manufactures and sells thick and thin film passive components products. Due to the

competitive market in the industry and the fluctuating prices, there is a higher risk of inventory losing value or becoming obsolete. The inventories are stated at the lower of cost and net realisable value and the possible losses arising from aged and obsolete inventories are also assessed. Given that the evaluation on the aged and obsolete inventories involves subjective judgement which results in estimation uncertainty and the impact of aged inventories and allowance for inventory valuation losses are material to the financial statements, we thus consider assessment of allowance for inventory valuation losses as a key audit matter.

#### How our audit addressed the matter

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

- 1. Understood and assessed the reasonableness of allowance for inventory valuation losses policy including the historical sources of inventory clearance process.
- 2. Obtained the inventory assessment report prepared by the management and checked the completeness of the information on the inventory aging report.
- 3. Verified the accuracy of the intervals and relevant information used on the inventory aging report, ensured the allowance loss valuation and the provision policy are consistently applied and further assessed the reasonableness of the estimations of allowance for inventory valuation losses.

#### Other matter - Parent company only financial reports

We have audited and expressed an unmodified opinion on the parent company only financial statements of Viking Tech Corporation, as at and for the years ended December 31, 2019 and 2018.

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

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

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

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

#### Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an 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 ROC GAAS will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with ROC GAAS, we exercise professional judgment and maintain professional skepticism throughout the audit.We also:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events

or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our 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.

Lin, Yu-Kuan Cheng, Ya-Huei

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

# VIKING TECH CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

			December 31, 2019				December 31, 2018					
	Assets	Notes		AMOUNT			AMOUNT	<u>%</u>				
	Current assets											
1100	Cash and cash equivalents	6(1)	\$	515,947	17	\$	612,806	18				
1110	Financial assets at fair value through	6(2)										
	profit or loss - current			199,463	6		49,656	2				
1120	Current financial assets at fair value	6(3)										
	through other comprehensive income			-	-		59,0	2				
1136	Current financial assets at amortised	6(4)										
	cost, net			12,915	-		63,416	2				
1150	Notes receivable, net	6(5)		14,701	1		14,929	-				
1170	Accounts receivable, net	6(5)		393,390	13		615,166	18				
1180	Accounts receivable - related parties	6(5) and 7		305	-		9	-				
1200	Other receivables			6,980	-		22,517	1				
1210	Other receivables - related parties	7		492	-		1,581	-				
1220	Current income tax assets	6(24)		13,711	-		2,129	-				
130X	Inventories, net	6(6)		514,545	17		568,210	17				
1410	Prepayments			33,533	1		22,936	1				
1479	Other current assets	8		2,103			1,088					
11XX	Total current assets			1,708,085	55		2,033,539	61				
	Non-current assets											
1600	Property, plant and equipment	6(7)(9)(26) and 8		1,238,377	40		1,143,587	34				
1755	Right-of-use assets	6(8)		30,351	1		-	-				
1780	Intangible assets			4,786	-		3,608	-				
1840	Deferred income tax assets	6(24)		32,788	1		46,510	1				
1900	Other non-current assets	6(27)		76,919	3		125,956	4				
15XX	Total non-current assets			1,383,221	45		1,319,661	39				
1XXX	Total assets		\$	3,091,306	100	\$	3,353,200	100				

(Continued)

# VIKING TECH CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

				December 31, 20	December 31, 2018			
	Liabilities and Equity	Notes		AMOUNT	%	AMOUNT	%	
	Current liabilities							
2100	Short-term borrowings	6(10)(27)	\$	30,000	1	\$ 20,000	1	
2150	Notes payable			2,080	-	3,154	-	
2170	Accounts payable			150,467	5	280,099	9	
2180	Accounts payable - related parties	7		7,587	-	33,508	1	
2200	Other payables	6(11)(23)		166,933	6	210,044	6	
2230	Current income tax liabilities	6(24)		-	-	63,155	2	
2280	Current lease liabilities	6(8)		5,663	-	-	-	
2320	Long-term liabilities, current portion	6(12)(27) and 8		27,578	1	29,076	1	
2399	Other current liabilities			5,353		9,574		
21XX	Total current liabilities			395,661	13	648,610	20	
	Non-current liabilities							
2540	Long-term borrowings	6(12)(27) and 8		138,406	4	171,673	5	
2570	Deferred income tax liabilities	6(24)		133	-	209	-	
2580	Non-current lease liabilities	6(8)		24,919	1	-	-	
2600	Other non-current liabilities			4,347		3,555		
25XX	Total non-current liabilities			167,805	5	175,437	5	
2XXX	Total Liabilities			563,466	18	824,047	25	
	Equity attributable to owners of paren	t		_				
	Share capital	6(14)						
3110	Oridinary share			1,173,408	38	1,173,408	35	
	Capital surplus	6(15)						
3200	Capital surplus			730,121	24	730,121	22	
	Retained earnings	6(16)						
3310	Legal reserve			178,592	6	150,954	4	
3320	Special reserve			7,524	-	3,510	-	
3350	Unappropriated retained earnings			445,140	14	473,887	14	
	Other equity	6(3)(17)						
3400	Other equity interest		(	12,265)		(		
31XX	Total equity attributable to							
	owners of the parent			2,522,520	82	2,524,356	75	
36XX	Non-controlling interest			5,320		4,797		
3XXX	Total equity			2,527,840	82	2,529,153	75	
	Significant Contingent Liabilities and	9						
	<b>Contract Commitments</b>							
	<b>Significant Events After the Balance</b>	11						
	Sheet Date							
3X2X	Total liabilities and equity		\$	3,091,306	100	\$ 3,353,200	100	

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

# VIKING TECH CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS, EXPCEPT EARNINGS PER SHARE)

			Years ended December 31					
				2019			2018	
	Items	Notes		AMOUNT	%		AMOUNT	%
4000	Operating revenue	6(18) and 7	\$	2,144,527	100	\$	2,653,960	100
5000	Operating costs	6(6)(22)(23) and						
		7	(	1,631,531) (	76)	(	1,808,824) (	68)
5900	Gross profit			512,996	24		845,136	32
	Operating expenses	6(22)(23)						
6100	Selling expenses		(	124,607) (	6)	(	128,469) (	5)
6200	General and administrative							
	expenses		(	152,181) (	7)	(	165,472) (	6)
6300	Research and development							
	expenses		(	55,113) (	2)	(	50,754) (	2)
6450	Expected credit loss	12(2)	(	3,773)				
6000	Total operating expenses		(	335,674) (	<u>15</u> )	(	344,695) (	13)
6900	Operating profit			177,322	9		500,441	19
	Non-operating income and							
	expenses							
7010	Other income	6(3)(4)(19)	,	6,297	-	,	15,873	-
7020	Other gains and losses	6(2)(9)(20)	(	437)	-	(	169,824) (	6)
7050	Finance costs	6(21)	(	3,282)		(	3,641)	
7000	Total non-operating income			2.570		,	157.500\ (	
7000	and expenses			2,578		(	157,592) (	6)
7900	Profit before income tax	C(24)	,	179,900	9	,	342,849	13
7950	Income tax expense	6(24)	(	35,528) (	<u>2</u> )	(	64,823) (	3)
8200	Profit for the year		\$	144,372	/	\$	278,026	10
	Other comprehensive income, net							
	Components of other							
	comprehensive income that will							
8361	be reclassified to profit or loss Cumulative translation	6(17)						
0301	differences of foreign operations	0(17)	(\$	6,334)		(\$	2,080)	
8367	Unrealised gains (losses) from	6(3)(17)	(4)	0,334)	-	(Φ	2,000)	-
0307	investments in debt instruments	0(3)(17)						
	measured at fair value through							
	other comprehensive income, net			1,458	_	(	1,806)	_
8500	Total comprehensive income for			1,.00		\	1,000)	
	the year		\$	139,496	7	\$	274,140	10
	Profit, attributable to:			<u> </u>			<u> </u>	
8610	Owners of the parent		\$	143,714	7	\$	276,376	10
8620	Non-controlling interest		\$	658		\$	1,650	
0020	Comprehensive income		Ψ			Ψ	1,000	
	attributable to:							
8710	Owners of the parent		\$	138,973	7	\$	272,362	10
8720	Non-controlling interest		\$	523		\$	1,778	10
8720	Non-controlling interest		φ	323		φ	1,776	
	Earnings per share	6(25)						
9750	Basic earnings per share	0(23)	\$		1.22	\$		2.36
7130	Diluted earnings per share	6(25)	Ψ		1.22	Ψ		2.30
9850	Diluted earnings per share  Diluted earnings per share	0(23)	\$		1.21	\$		2.33
7030	Diffuced cartifugs per share		Ф		1.41	φ		2.33

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

#### VIKING TECH CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

Equity attributable to owners of the parent

								ed earning		ie to owners	or the		ther e	equity interes	st					
									_					nrealised						
														ns (losses)						
												inancial		n financial	• •	1. 1 .				
												atements anslation		s measured fair value		llized gain loss on				
									Una	appropriated		erences of				ble-for-sal				
										retained		foreign		prehensive	e fi	nancial		Non-c	controlling	
	Notes	Ordinary share	Cap	ital surplus	Le	gal reserve	Speci	al reserve		earnings	0	perations	i	income	8	issets	Total	ir	nterest	Total equity
Year ended December 31, 2018																				
Balance at January 1, 2018		\$ 1,173,408	\$	730,121	\$	142,221	\$	5,105	\$	263,320	(\$	3,858)	\$	-	\$	348	\$ 2,310,665	\$	3,019	\$ 2,313,684
Retrospective application and effect of retrospective restatement	:	-		_		_		_		_		_		348	(	348)	-		_	-
Balance at 1 January after							-													
adjustments		1,173,408		730,121		142,221		5,105	_	263,320	(	3,858 )		348			2,310,665		3,019	2,313,684
Profit for the year		-		-		-		-		276,376		-		-		-	276,376		1,650	278,026
Other comprehensive income (loss) for the year	6(3)(17)	<u> </u>		<u>-</u>						<u>-</u>	(	2,208 )	(	1,806 )		<u>-</u>	(4,014_)		128	(3,886_)
Total comprehensive income (loss	)			_		_				276,376	(	2,208 )	(	1,806)			272,362		1,778	274,140
Distribution of retained earnings of 2017:																				
Legal reserve	6(16)	-		-		8,733		-	(	8,733 )		-		-		-	-		-	-
Special reserve	6(16)	-		-		-	(	1,595)		1,595		-		-		-	-		-	-
Cash dividends	6(16)	-		-		-		-	(	58,671)		-		-		-	( 58,671 )		-	( 58,671 )
Balance at December 31, 2018		\$ 1,173,408	\$	730,121	\$	150,954	\$	3,510	\$	473,887	(\$	6,066)	(\$	1,458 )	\$	-	\$ 2,524,356	\$	4,797	\$ 2,529,153
Year ended December 31, 2019																				
Balance at January 1, 2019		\$ 1,173,408	\$	730,121	\$	150,954	\$	3,510	\$	473,887	(\$	6,066)	(\$	1,458)	\$	-	\$ 2,524,356	\$	4,797	\$ 2,529,153
Profit for the year				-		-	-	-		143,714		-		-		-	143,714		658	144,372
Other comprehensive income (loss) for the year	6(3)(17)	-		_		_		_		-	(	6,199 )		1,458		-	( 4,741 )	(	135 )	( 4,876 )
Total comprehensive income (loss	)			_		_		_		143,714	(	6,199 )		1,458		_	138,973		523	139,496
Distribution of retained earnings of 2018:	,					_				<u> </u>	`			· · ·	-					
Legal reserve	6(16)	-		-		27,638		-	(	27,638)		-		-		-	-		-	-
Special reserve	6(16)	-		-		-		4,014	(	4,014)		-		-		-	-		-	-
Cash dividends	6(16)	-		-		-		-	(	140,809)		-		-		-	( 140,809)		-	( 140,809 )
Balance at December 31, 2019		\$ 1,173,408	\$	730,121	\$	178,592	\$	7,524	\$	445,140	(\$	12,265)	\$	_	\$	-	\$ 2,522,520	\$	5,320	\$ 2,527,840

## <u>VIKING TECH CORPORATION AND SUBSIDIARIES</u> <u>CONSOLIDATED STATEMENTS OF CASH FLOWS</u> (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

	Years ended December 31,					
	Notes		2019		2018	
CASH FLOWS FROM OPERATING ACTIVITIES						
Profit before tax		\$	179,900	\$	342,849	
Adjustments			,		,	
Adjustments to reconcile profit (loss)						
Provision for expected credit loss	12(2)		3,773		883	
Depreciation	6(7)(8)(22)		198,500		184,546	
Amortisation of intangible assets	6(22)		3,501		2,976	
Interest income	6(3)(4)(19)	(	3,588)	(	5,066)	
Interest expense	6(21)		3,282		3,641	
Net loss (gain) on financial assets at fair value	6(2)(20)					
through profit or loss	. , , ,	(	4,473)		4,372	
(Gain) loss on disposal of property, plant and	6(7)(20)	`	,			
equipment	, , , ,	(	5,715)		35,524	
Impairment loss	6(7)(9)(20)	`			135,374	
Loss on disposal of investments	6(20)		777		-	
Gain on foreign exchange remeasurement of	6(3)					
financial assets at fair value through other	· /					
comprehensive income		(	3,461)	(	1,872)	
Changes in operating assets and liabilities		`	, ,	`	, ,	
Changes in operating assets						
Financial assets at fair value through profit or	6(2)					
loss	· /	(	145,334)	(	13,172)	
Notes receivable	6(5)	Ì	245)		5,266)	
Accounts receivable	6(5)	`	211,713	Ì	214,636)	
Accounts receivable - related parties	6(5) and 7	(	308)	`	121	
Other receivables	· /	`	15,043	(	9,620)	
Other receivables - related parties			1,089	Ì	1,581)	
Inventories	6(6)		50,120	ì	165,118)	
Prepayments		(	10,804)	`	3,411	
Other current assets		Ì	20)	(	187)	
Changes in operating liabilities		`	- /	`	,	
Notes payable		(	1,074)	(	2,099)	
Accounts payable		ì	127,282)	`	99,883	
Accounts payable- related parties	7	Ì	25,678)		14,829	
Other payables	6(11)	(	28,846)		35,128	
Other current liabilities	0(11)	(	4,143)		7,503	
Cash inflow generated from operations		\	306,727	-	452,423	
Interest received			3,939		4,981	
Interest paid		(	2,857)	(	3,670)	
Income tax paid		ì	96,619)	ì	36,307)	
Net cash flows from operating activities		`	211,190	`	417,427	
The case its as from operating activities		-	211,170		.17,127	

(Continued)

## <u>VIKING TECH CORPORATION AND SUBSIDIARIES</u> <u>CONSOLIDATED STATEMENTS OF CASH FLOWS</u> (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

			Years ended l	Decemb	cember 31,		
	Notes		2019		2018		
CASH FLOWS FROM INVESTING ACTIVITIES							
Proceeds from disposal of financial assets							
measured at cost		\$	63,298	\$	-		
Acquisition of financial assets at amortized cost	6(4)	(	78,359)	(	86,481)		
Proceeds from disposal of financial assets at	6(4)						
amortized cost			128,359		27,361		
Increase in other liquid financial assets	8	(	1,000)		-		
Acquisition of property, plant and equipment	6(7)(26)	(	261,480)	(	317,369)		
Proceeds from disposal of property, plant and	6(7)						
equipment			10,588		44,138		
Acquisition of intangible assets		(	4,682)	(	4,637)		
Decrease (increase) in refundable deposits			2,711	(	1,990)		
Net cash flows used in investing activities		(	140,565)	(	338,978)		
CASH FLOWS FROM FINANCING ACTIVITIES							
Increase in short-term borrowings	6(10)(27)		70,000		30,000		
Repayments of short-term borrowings	6(10)(27)	(	60,000)	(	140,000)		
Increase in long-term borrowings	6(12)(27)		-		57,380		
Repayments of long-term borrowings	6(12)(27)	(	34,765)	(	26,766)		
Repayments of principal portion of lease liabilities	6(8)	(	6,221)		-		
Increase in guarantee deposits received			792		110		
Cash dividends paid	6(16)	(	140,809)	(	58,671)		
Net cash flows used in financing activities		(	171,003)	(	137,947)		
Effects of changes in foreign exchange rates			3,519		2,395		
Net decrease in cash and cash equivalents		(	96,859)	(	57,103)		
Cash and cash equivalents at beginning of year	6(1)		612,806		669,909		
Cash and cash equivalents at end of year	6(1)	\$	515,947	\$	612,806		

# <u>VIKING TECH CORPORATION AND SUBSIDIARIES</u> NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2019 AND 2018

# (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS, EXCEPT AS OTHERWISE INDICATED)

#### 1. HISTORY AND ORGANISATION

VIKING TECH CORPORATION (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.). The Company and its subsidiaries (collectively referred herein as the "Group") are primarily engaged in research and development, manufacturing and sale of thick and thin film passive components.

# 2. THE DATE OF AUTHORISATION FOR ISSUANCE OF THE CONSOLIDATED FINANCIAL STATEMENTS AND PROCEDURES FOR AUTHORISATION

The consolidated financial statements were authorised for issuance by the Board of Directors on March 11, 2020.

#### 3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

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

New standards, interpretations and amendments endorsed by FSC effective from 2019 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 9, 'Prepayment features with negative	January 1, 2019
compensation'	
IFRS 16, 'Leases'	January 1, 2019
Amendments to IAS 19, 'Plan amendment, curtailment or settlement'	January 1, 2019
Amendments to IAS 28, 'Long-term interests in associates and joint	January 1, 2019
ventures'	
IFRIC 23, 'Uncertainty over income tax treatments'	January 1, 2019
Annual improvements to IFRSs 2015-2017 cycle	January 1, 2019

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

IFRS 16, 'Leases'

A. IFRS 16, 'Leases', replaces IAS 17, 'Leases' and related interpretations and SICs. The standard requires lessees to recognise a 'right-of-use asset' and a lease liability (except for those leases with terms of 12 months or less and leases of low-value assets). The accounting stays the same

for lessors, which is to classify their leases as either finance leases or operating leases and account for those two types of leases differently. IFRS 16 only requires enhanced disclosures to be provided by lessors.

- B. The Group has elected to apply IFRS 16 by not restating the comparative information (referred herein as the 'modified retrospective approach') when applying "IFRSs" effective in 2019 as endorsed by the FSC. Accordingly, increased 'lease liability' by \$35,997 with respect to the lease contracts of lessees on January 1, 2019.
- C. The Group has used the following practical expedients permitted by the standard at the date of initial application of IFRS 16:
  - (a) Reassessment as to whether a contract is, or contains, a lease is not required, instead, the application of IFRS 16 depends on whether or not the contracts were previously identified as leases applying IAS 17 and IFRIC 4.
  - (b) The use of a single discount rate to a portfolio of leases with reasonably similar characteristics.
  - (c) The accounting for operating leases whose period will end before December 31, 2019 as short-term leases and accordingly, rent expense of \$4,847 was recognised in 2019.
  - (d) The exclusion of initial direct costs for the measurement of 'right-of-use asset'.
  - (e) The use of hindsight in determining the lease term where the contract contains options to extend or terminate the lease.
  - (f) The adjustment of the 'right-of-use asset' by the amount of any provision for onerous leases.
- D. The Group calculated the present value of lease liabilities by using the weighted average incremental borrowing interest rate of 1.36%.
- (2) Effect of new issuances of or amendments to IFRSs as endorsed by the FSC but not yet adopted by the Group

New standards, interpretations and amendments endorsed by the FSC effective from 2020 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendment to IAS 1 and IAS 8, 'Disclosure Initiative-Definition of	January 1, 2020
Material'	
Amendments to IFRS 3, 'Definition of a business'	January 1, 2020
Amendments to IFRS 9, IAS 39 and IFRS7, 'Interest rate benchmark	January 1, 2020
reform'	

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

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

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting
	Standards Board
IFRS 17, 'Insurance contracts'	January 1, 2021
Amendments to IAS 1, 'Classification of liabilities as current or	January 1, 2022
noncurrent'	•

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

#### 4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

#### (1) Compliance statement

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

#### (2) Basis of preparation

- A. Except for the following items, the consolidated financial statements have been prepared under the historical cost convention:
  - (a) Financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.
  - (b) Financial assets and liabilities at fair value through other comprehensive income.
- B. The preparation of financial statements in conformity with IFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant.

#### (3) Basis of consolidation

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

#### B. Subsidiaries included in the consolidated financial statements:

Name of	Name of	Main business	Owners		
investor	subsidiary	activities	December 31, 2019	December 31, 2018	Description
	Viking	Broad			
	Global	businesses	100	100	
VIKING TECH	Tech Co.,	and	100	100	
CORPORATION	Ltd.	investments			
		Sale of thin			
Viking Global	Lead Brand	film passive	100	100	
Tech Co., Ltd.	Co., Ltd.	components			
	Viking Tech	Broad			
Viking Global	Electronics	businesses	100	100	
Tech Co., Ltd.	Limited	and			
	Grand Barry	Broad			
Viking Global	International	businesses	100	100	
Tech Co., Ltd.	Limited	and			
		Manufacturin			
	Viking	g and sale of			
Viking Tech	Electronics	passive	100	100	Note
Electronics	(WUXI)	components			
Limited	CO.LTD.	and			
Grand Barry	Viking Tech	Sale of film			
International	America	and thick film	76	76	
Limited	Corporation	passive			

Note: The Company's subsidiary, Wuxi Taiming Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO.LTD. on May 30, 2018.

- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Major restriction: None.
- F. Subsidiaries with significant non-controlling interests in the Group: None.

#### (4) Foreign currency translation

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

Company's functional and the Group's presentation currency.

#### A. Foreign currency transactions and balances

(a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are

recognised in profit or loss in the period in which they arise.

- (b) Monetary assets and liabilities denominated in foreign currencies at the period end are re-translated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon re-translation at the balance sheet date are recognised in profit or loss.
- (c) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.
- (d) Except for the foreign exchanges gains and losses relating to borrowings as well as cash and cash equivalents are presented in the statement of comprehensive income within 'other income and finance costs', others are presented in the statement of comprehensive income within 'other gains and losses'.

#### B. Translation of foreign operations

- (a) The operating results and financial position of all the group entities, associates and joint arrangements that have a functional currency different from the presentation currency are translated into the presentation currency as follows:
  - i. Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
  - ii. Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
  - iii. All resulting exchange differences are recognised in other comprehensive income.
- (b) When the foreign operation partially disposed of or sold is a subsidiary, cumulative exchange differences that were recorded in other comprehensive income are proportionately transferred to the non-controlling interest in this foreign operation.

#### (5) Classification of current and non-current items

- A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
  - (a) Assets arising from operating activities that are expected to be realised, or are intended to be sold or consumed within the normal operating cycle;
  - (b) Assets held mainly for trading purposes;
  - (c) Assets that are expected to be realised within twelve months from the balance sheet date;

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

#### (6) Cash equivalents

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

#### (7) Financial assets at fair value through profit or loss

- A. Financial assets at fair value through profit or loss are financial assets that are not measured at amortised cost or fair value through other comprehensive income.
- B. On a regular way purchase or sale basis, financial assets at fair value through profit or loss are recognised and derecognised using settlement date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value and recognises the transaction costs in profit or loss. The Group subsequently measures the financial assets at fair value, and recognises the gain or loss in profit or loss.
- D. The Group recognises the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.

#### (8) Financial assets at fair value through other comprehensive income

- A. Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading, and for which the Group has made an irrevocable election at initial recognition to recognise changes in fair value in other comprehensive income and debt instruments which meet all of the following criteria:
  - (a) The objective of the Group's business model is achieved both by collecting contractual cash flows and selling financial assets; and

- (b) The assets' contractual cash flows represent solely payments of principal and interest.
- B. On a regular way purchase or sale basis, financial assets at fair value through other comprehensive income are recognised and derecognised using settlement date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. The Group subsequently measures the financial assets at fair value:
  - (a) The changes in fair value of equity investments that were recognised in other comprehensive income are reclassified to retained earnings and are not reclassified to profit or loss following the derecognition of the investment. Dividends are recognised as revenue when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend can be measured reliably.
  - (b) Except for the recognition of impairment loss, interest income and gain or loss on foreign exchange which are recognised in profit or loss, the changes in fair value of debt instruments are taken through other comprehensive income. When the financial asset is derecognised, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss.

#### (9) Financial assets at amortised cost

- A. Financial assets at amortised cost are those that meet all of the following criteria:
  - (a) The objective of the Group's business model is achieved by collecting contractual cash flows.
  - (b) The assets' contractual cash flows represent solely payments of principal and interest.
- B. On a regular way purchase or sale basis, financial assets at amortised cost are recognised and derecognised using settlement date accounting.
- C. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. Interest income from these financial assets is included in finance income using the effective interest method. A gain or loss is recognised in profit or loss when the asset is derecognised or impaired.
- D. The Group's time deposits which do not fall under cash equivalents are those with a short maturity period and are measured at initial investment amount as the effect of discounting is immaterial.

#### (10) Accounts and notes receivable

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

#### (11) <u>Impairment of financial assets</u>

For debt instruments measured at fair value through other comprehensive income and financial assets at amortised cost, at each reporting date, the Group recognises the impairment provision for 12 months expected credit losses if there has not been a significant increase in credit risk since initial

recognition or recognises the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Group recognises the impairment provision for lifetime ECLs.

#### (12) <u>Derecognition of financial assets</u>

The Group derecognises a financial asset when one of the following conditions is met:

- A. The contractual rights to receive the cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows of the financial asset have been transferred and the Group has transferred substantially all risks and rewards of ownership of the financial asset.
- C. The contractual rights to receive cash flows of the financial asset have been transferred; however, the Group has not retained control of the financial asset.

#### (13) Inventories

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

#### (14) Property, plant and equipment

- A. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalised.
- B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.
- C. Land is not depreciated. Other property, plant and equipment apply cost model and are depreciated using the straight-line method to allocate their cost over their estimated useful lives. Each part of an item of property, plant, and equipment with a cost that is significant in relation to the total cost of the item must be depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful

lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Buildings and structures  $20 \sim 50$  years Machinery and equipment  $2 \sim 12$  years Other equipment  $2 \sim 10$  years

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

#### Effective 2019

- A. Leases are recognised as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use by the Group. For short-term leases or leases of low-value assets, lease payments are recognised as an expense on a straight-line basis over the lease term.
- B. Lease liabilities include the net present value of the remaining lease payments at the commencement date, discounted using the incremental borrowing interest rate. Lease payments are comprised of the following:
  - (a) Fixed payments, less any lease incentives receivable;
  - (b) Variable lease payments that depend on an index or a rate;
  - (c) Amounts expected to be payable by the lessee under residual value guarantees;
  - (d) The exercise price of a purchase option, if the lessee is reasonably certain to exercise that option; and
  - (e) Payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option.

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

- C. At the commencement date, the right-of-use asset is stated at cost comprising the following:
  - (a) The amount of the initial measurement of lease liability;
  - (b) Any lease payments made at or before the commencement date;
  - (c) Any initial direct costs incurred by the lessee; and
  - (d) An estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

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

#### (16) <u>Leased assets/ operating leases (lessee)</u>

#### Prior to 2019

- A. Based on the terms of a lease contract, a lease is classified as a finance lease if the Group assumes substantially all the risks and rewards incidental to ownership of the leased asset.
  - (a) A finance lease is recognised as an asset and a liability at the lease's commencement at the lower of the fair value of the leased asset or the present value of the minimum lease payments.
  - (b) The minimum lease payments are apportioned between the finance charges and the reduction of the outstanding liability. The finance charges are allocated to each period over the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability.
  - (c) Property, plant and equipment held under finance leases are depreciated over their estimated useful lives. If there is no reasonable certainty that the Group will obtain ownership at the end of the lease, the asset shall be depreciated over the shorter of the lease term and its useful life.
- B. Payments made under an operating lease (net of any incentives received from the lessor) are recognised in profit or loss on a straight-line basis over the lease term.

#### (17) Intangible assets

Computer software expenditures are stated at cost and amortized on a straight-line basis over its estimated useful life of 2 to 5 years.

### (18) Impairment of non-financial assets

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

#### (19) Borrowings

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

#### (20) Notes and accounts payable

Notes and accounts payable are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. They are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method. However, short-term accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

### (21) <u>Derecognition of financial liabilities</u>

A financial liability is derecognised when the obligation specified in the contract is either discharged

or cancelled or expires.

#### (22) Employee benefits

A. Short-term employee benefits

Short-term employee benefits are measured at the undiscounted amount of the benefits expected

to be paid in respect of service rendered by employees in a period and should be recognised as expenses in that period when the employees render service.

#### B. Pensions

#### (a)Defined contribution plans

For defined contribution plans, the Company has no legal or constructive obligation to make additional contributions after a fixed amount is contributed to a public or privately managed and independent pension fund. The contributions are recognised as pension expenses when they are due on an accrual basis. Prepaid contributions are recognised as an asset to the extent of a cash refund or a reduction in the future payments.

(b) Subsidiary pensions are handled in accordance with local laws and regulations.

### C. Employees' compensation and directors' remuneration

Employees' compensation and directors' remuneration are recognised as expenses and liabilities, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. Any difference between the resolved amounts and the subsequent actual distributed amounts is accounted for as changes in estimates.

#### (23) <u>Income tax</u>

A. The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.

- B. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional income tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred tax is recognised, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated balance sheet. However, the deferred tax is not accounted for if it arises from initial recognition of goodwill or of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is provided on temporary differences arising on investments in subsidiaries and associates, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.
- D. Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred tax assets are reassessed.

#### (24) Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.

### (25) Dividends

Dividends are recorded in the Company's financial statements in the period in which they are approved by the Company's shareholders. Cash dividends are recorded as liabilities; stock dividends are recorded as stock dividends to be distributed and are reclassified to ordinary shares on the effective date of new shares issuance.

#### (26) Revenue recognition

Sales of goods

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

consideration is unconditional because only the passage of time is required before the payment is due.

#### (27) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the

chief operating decision-maker. The Group's chief operating decision-maker is responsible for

allocating resources and assessing performance of the operating segments.

# 5. <u>CRITICAL ACCOUNTING JUDGEMENTS</u>, <u>ESTIMATES AND KEY SOURCES OF</u> ASSUMPTION UNCERTAINTY

The preparation of these consolidated financial statements requires management to make critical judgements in applying the Group's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors.

Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year; and the related information is addressed below:

#### Evaluation of inventories

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

As of December 31, 2019, the carrying amount of inventories was \$514,545.

#### 6. DETAILS OF SIGNIFICANT ACCOUNTS

#### (1) Cash and cash equivalents

	December 31, 2019		December 31, 2018	
Cash on hand and revolving funds	\$	1,166	\$	2,551
Checking accounts and demand deposits		439,277		571,323
Cash equivalents				
Time deposits		41,064		21,044
Wealth investment product		34,440		17,888
Total	\$	515,947	\$	612,806

A. The Group transacts with a variety of financial institutions all with high credit quality to disperse

credit risk, so it expects that the probability of counterparty default is remote.

B. Cash and cash equivalents pledged to banks as collateral were classified as other current financial assets. Information is provided in Note 8.

## (2) Financial assets at fair value through profit or loss

Items	De	cember 31, 2019	Dec	ember 31, 2018
Current items:				
Financial assets mandatorily measured at fair				
value through profit or loss				
Beneficiary certificates	\$	200,245	\$	53,916
Valuation adjustment	(	782)	(	4,260)
Total	\$	199,463	\$	49,656

- A. The Group recognised net gain (loss) of \$4,473 and (\$4,372) for the years ended December 31, 2019 and 2018, respectively.
- B. The Group has no financial assets at fair value through profit or loss pledged to others.

## (3) Financial assets at fair value through other comprehensive income

Items	December :	31, 2019 Decei	mber 31, 2018
Current items:			
Overseas Corporate bonds	\$	- \$	60,554
Valuation adjustment		<u> </u>	1,458)
Total	\$	- \$	59,096

- A. The Group recognized \$1,458 and (\$1,806) in other comprehensive gain (loss) for fair value change for the years ended December 31, 2019 and 2018, respectively.
- B. The counterparties of the Group's investments in debt instruments have good credit quality.
- C. The Group recognised interest income of \$1,007 and \$2,163 on debt instruments held for the years ended December 31, 2019 and 2018, respectively.
- D. The Group has no financial assets at fair value through other comprehensive income pledged to others as collateral.

## (4) Financial assets at amortised cost

Items	December	31, 2019	December 31, 2018		
Current items:					
Time deposits	\$	-	\$	50,000	
Financial products		12,915		13,416	
Total	\$	12,915	\$	63,416	

- A. The Group recognised interest income of \$814 and \$646 for amortised cost in profit or loss for the years ended December 31, 2019 and 2018.
- B. The credit quality of the Group's investment targets is good.
- C. No financial assets at amortised cost held by the Group were pledged to others.
- D. The Group signed a contract with a bank to protect its wealth management preducts. The

- expected annualized rate of return as at December 31, 2019 and 2018 ranged from 3.10% to 3.40% and 3.45% to 3.80%, respectively.
- E. For information on credit risk of financial assets measured at amortized cost, please refer to Note 12(2) for details.

## (5) Notes and accounts receivable

	Decer	mber 31, 2019	Decen	nber 31, 2018
Notes receivable	\$	14,701	\$	14,929
Less: Allowance for uncollectible accounts				
	\$	14,701	\$	14,929
Accounts receivable	\$	403,559	\$	622,541
Less: Allowance for uncollectible accounts	(	9,864)	(	7,366)
	\$	393,695	\$	615,175

A. The ageing analysis of accounts receivable that were past due but not impaired is as follows:

	December 31, 2019		Decei	mber 31, 2018
Not past due	\$	342,756	\$	526,803
Up to 60 days		30,554		81,221
61 to 90 days		4,355		6,607
91 to 180 days		10,621		4,168
Over 180 days		15,273		3,742
	\$	403,559	\$	622,541

The above ageing analysis was based on past due date.

- B. As of December 31, 2019 and 2018, and January 1, 2018, the balances of receivables (including notes receivable) from contracts with customers amounted to \$418,260, \$637,470, and \$421,896, respectively.
- C. The Group does not hold any collateral as security.
- D. As at December 31, 2019 and 2018, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Group's notes receivable were \$14,701 and \$14,929, and accounts receivable were \$393,695 and \$615,175, respectively.
- E. Information relating to credit risk is provided in Note 12(2).

## (6) <u>Inventories</u>

December	21	2010
December	1 I	7019

65,186) \$

568,210

			Allowance for	
	 Cost		valuation loss	 Book value
Raw materials	\$ 229,686	(\$	8,242)	\$ 221,444
Work in progress	177,627	(	51,465)	126,162
Finished goods	142,409	(	31,559)	110,850
Merchandise	 60,211	(	4,122)	 56,089
	\$ 609,933	(\$	95,388)	\$ 514,545
		De	ecember 31, 2018	
			Allowance for	
	 Cost		valuation loss	 Book value
Raw materials	\$ 228,425	(\$	7,396)	\$ 221,029
Work in progress	146,080	(	26,805)	119,275
Finished goods	133,506	(	21,280)	112,226
Merchandise	 125,385	(	9,705)	 115,680

The cost of inventories recognised as expense for the year:

	Years ended December 31						
		2019		2018			
Cost of goods sold	\$	1,602,729	\$	1,864,645			
Loss on decline in market price and slow-moving inventories		32,267		11,492			
Revenue from sale of scraps	(	3,465)	(	5,965)			
Loss on physical inventory			(	61,348)			
	\$	1,631,531	\$	1,808,824			

633,396 (\$

## (7) Property, plant and equipment

	 Land		aildings and structures		achinery and equipment	-	nipment under		Others	Total
<u>At January 1, 2019</u>										
Cost	\$ 229,932	\$	505,500	\$	1,270,457	\$	13,979	\$	29,748 \$	2,049,616
Accumulated depreciation	-	(	207,917)	(	553,437)		-	(	9,301) (	770,655)
Accumulated impairment	 			(	135,374)				- (	135,374)
	\$ 229,932	\$	297,583	\$	581,646	\$	13,979	\$	20,447 \$	1,143,587
<u>2019</u>										
Opening net book amount as at January 1	\$ 229,932	\$	297,583	\$	581,646	\$	13,979	\$	20,447 \$	1,143,587
Additions	-		32,626		255,139		-		5,939	293,704
Disposals	-		-	(	4,865)		-	(	8) (	4,873)
Transfers	-		-		13,979	(	13,979)		-	-
Depreciation expense	-	(	39,240)	(	146,726)		-	(	6,503) (	192,469)
Reclassifications	-		-	(	63)		-		- (	63)
Effect of exchange rate changes	 			(	1,123)			(	386) (	1,509)
Closing net book amount as at December 31	\$ 229,932	\$	290,969	\$	697,987	\$		\$	19,489 \$	1,238,377
At December 31, 2019										
Cost	\$ 229,932	\$	538,126	\$	1,333,280	\$	-	\$	32,488 \$	2,133,826
Accumulated depreciation	-	(	247,157)	(	578,309)		-	(	12,999) (	838,465)
Accumulated impairment	 			(	56,984)				- (	56,984)
	\$ 229,932	\$	290,969	\$	697,987	\$		\$	19,489 \$	1,238,377

			Βι	uildings and	M	achinery and	Equ	ipment under			
		Land		structures		equipment		acceptance		Others	Total
<u>At January 1, 2018</u>											
Cost	\$	229,932	\$	494,517	\$	1,250,897	\$	411	\$	15,267 \$	1,991,024
Accumulated depreciation		-	(	171,548)	(	525,248)		-	(	6,977) (	703,773)
Accumulated impairment		_			(	4,637)				- (_	4,637)
	\$	229,932	\$	322,969	\$	721,012	\$	411	\$	8,290 \$	1,282,614
<u>2018</u>	-						-				
Opening net book amount as at January 1	\$	229,932	\$	322,969	\$	721,012	\$	411	\$	8,290 \$	1,282,614
Additions		-		10,983		218,082		13,979		17,074	260,118
Disposals		-		-	(	79,588)		-	(	74) (	79,662)
Transfers		-		-		411	(	411)		-	-
Depreciation expense		-	(	36,369)	(	143,558)		-	(	4,619) (	184,546)
Impairment loss		-		-	(	135,374)		-		- (	135,374)
Effect of exchange rate changes						661			(	224)	437
Closing net book amount as at December 31	\$	229,932	\$	297,583	\$	581,646	\$	13,979	\$	20,447 \$	1,143,587
At December 31, 2018											
Cost	\$	229,932	\$	505,500	\$	1,270,457	\$	13,979	\$	29,748 \$	2,049,616
Accumulated depreciation		-	(	207,917)	(	553,437)		-	(	9,301) (	770,655)
Accumulated impairment		_			(	135,374)				- (_	135,374)
	\$	229,932	\$	297,583	\$	581,646	\$	13,979	\$	20,447 \$	1,143,587

A. The significant components of buildings are depreciated over 50 years.

B. Information about the property, plant and equipment that were pledged to others as collaterals is provided in Note 8.

## (8) Leasing arrangements—lessee

## Effective 2019

- A. The Group leases various assets including land, buildings, machinery and business vehicles. Rental contracts are typically made for periods of 2 to 10 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	December 31, 2	
	Carry	ring amount
Land	\$	3,990
Buildings		23,533
Transportation		
equipment		
(Business vehicles)		335
Other equipment		2,493
	\$	30,351
	Ye	ar ended
	Decem	ber 31, 2019
	Deprec	iation charge
Land	\$	674
Buildings		4,228
Transportation		
equipment		
(Business vehicles)		382
Other equipment		747
	\$	6,031

- C. For the year ended December 31, 2019, the additions to right-of-use assets was \$1,741.
- D. The information on profit and loss accounts relating to lease contracts is as follows:

	Year ende	ed December
	31,	2019
Items affecting profit or loss		
Interest expense on lease liabilities	\$	428
Expense on short-term lease contracts		4,847

F. For the year ended December 31, 2019, the Group's total cash outflow for leases was \$11,496.

## (9) Impairment of non-financial assets

A. The Group recognised impairment loss for the years ended December 31, 2019 and 2018 amounting to \$0 and \$135,374, respectively. Details of such loss are as follows:

	Year ended December 31, 2019					
		Recognised in other				
	Recognised in profit or loss	comprehensive income				
Impairment loss — machinery	\$ -	\$ -				
	Year ended December 31, 2018					
		Recognised in other				
	Recognised in profit or loss	comprehensive income				
Impairment loss – machinery	(\$ 135,374)	\$ -				

B. The Group has written down the carrying amount of the asset based on the recoverable amount and recognised an impairment loss accordingly.

## (10) Short-term borrowings

Type of borrowings	December 31, 2019	Interest rate range	Collateral
Bank borrowings			
Unsecured borrowings	\$ 30,000	$1.16\% \sim 1.18\%$	None
Type of borrowings	<u>December 31, 2018</u>	Interest rate range	Collateral
Bank borrowings			
Unsecured borrowings	\$ 20,000	$1.18\% \sim 1.2\%$	None

## (11) Other payables

	Decem	nber 31, 2019	December 31, 2018		
Salary payable	\$	32,809	\$	31,415	
Bonus payable		24,650		31,985	
Payable on machinery and equipment		22,110		36,179	
Payable on employees' compensation		20,682		38,079	
Payable on directors' remuneration		10,341		19,039	
Others		56,341		53,347	
	\$	166,933	\$	210,044	

# (12) <u>Long-term borrowings</u>

Type of borrowings	Borrowing period and repayment term	Interest rate range	Collateral	December 31, 2019		
Long-term bank borrowings	3					
Secured borrowings	Borrowing period is from September 27, 2013 to					
	January 19, 2014, interest is repayable monthly;					
	From January 20, 2014 to January 19, 2027;					
	principal and interest are repayable monthly.	1.36%	Note 1	\$	65,329	
Secured borrowings	Borrowing period is from February 20, 2017 to					
	January 15, 2022; interest is repayable					
	quarterly.	1.40%	Note 2		20,250	
Secured borrowings	Borrowing period is from October 25, 2017 to					
	October 25, 2027; principal and interest are					
	repayable monthly.	1.36%	Note 1		39,742	
Secured borrowings	Borrowing period is from February 7, 2018 to					
	October 25, 2027; principal and interest are					
	repayable monthly.	1.36%	Note 1		40,663	
					165,984	
Less: Current portion				(	27,578)	
				\$	138,406	

Type of borrowings	Borrowing period and repayment term	Interest rate range	Collateral	December 31, 2018		
Long-term bank borrowings						
Secured borrowings	Borrowing period is from September 27, 2013 to					
C	January 19, 2014, interest is repayable monthly;					
	From January 20, 2014 to January 19, 2027;					
	principal and interest are repayable monthly.	1.36%	Note 1	\$	74,055	
Secured borrowings	Borrowing period is from February 20, 2017 to					
	January 15, 2022; interest is repayable	1.40%	Note 2		29,250	
Secured borrowings	Borrowing period is from October 25, 2017 to					
	October 25, 2027; principal and interest are					
	repayable monthly.	1.36%	Note 1		44,511	
Secured borrowings	Borrowing period is from February 7, 2018 to					
	October 25, 2027; principal and interest are					
	repayable monthly.	1.36%	Note 1		45,553	
Secured borrowings	Borrowing period is from February 7, 2018 to					
	January 15, 2023, interest is repayable monthly					
	for the first year. From February 15, 2019 to	1 400/	N . 2 . 12		7.200	
	January 15, 2023; principal and interest are	1.40%	Note 2 and 3		7,380	
				,	200,749	
Less: Current portion				(	29,076)	
				\$	171,673	

- Note 1: Information about the land, buildings and structures and machinery and equipment that were pledged to others as collaterals is provided in Note 8.
- Note 2: Information about the machinery and equipment that were pledged to others as collaterals is provided in Note 8.
- Note 3: The long-term borrowings from Taiwan Business Bank were all early repaid on July 15, 2019.

### (13) Pensions

- A. Effective July 1, 2005, the Company has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company contribute monthly an amount based on 6% of the employees'monthly salaries and wages to the employees'individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
- B. The subsidiary, Viking Electronics (WUXI) CO., LTD. provides pension insurance premiums based on a certain percentage of the total salary of local employees according to the pension system prescribed by the government of the People's Republic of China. The ratio of 2019 and 2018 is 20%. The pension for each employee is arranged by the government. The Group has no further obligations except for monthly payments.
- C. The pension costs under the defined contribution pension plans of the Company for the years ended December 31, 2019 and 2018 were \$16,589 and \$14,266, respectively.

## (14) Share capital

As of December 31, 2019, the Company's authorised capital was \$1,500,000, consisting of 150 million shares of ordinary stock (including 15 million shares reserved for employee stock options and convertible bonds issued by the Company), and the amount issued was \$1,173,408 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.

There was no change in the number of shares for the years ended December 31, 2019 and 2018.

Details of the balances at the end of the year are as follows:

		Unit: in thousand shares
	2019	2018
At December 31	117,341	117,341

## (15) Capital surplus

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

J			2019				
		Recognition of					
	Share changes in the Donated Consolidation						
	premium	subsidiary's equity	assets received	excess		Total	
At January 1 (and at December 31)	\$ 423,367	\$ 1,482	\$ 700	\$ 304,572	\$	730,121	

			2018				
		Recognition of					
	Share	changes in the	Donated	Consolidation			
	premium	subsidiary's equity	assets received	excess	Total		
At January 1 (and at December 31)	\$ 423,367	\$ 1,482	\$ 700	\$ 304,572	\$ 730,121		

## (16) Retained earnings

- A. Under the Company's Articles of Incorporation, the current year's earnings, if any, shall offset prior years' operating losses. The remaining amount shall be set aside as legal reserve in accordance with the regulations and the special reserve shall be set aside or reversed, if necessary. The remainder along with the previous years' unappropriated retained earnings, if any, to be appropriated shall be proposed by the Board of Directors at its meeting and then resolved by the stockholders at their meeting.
- B. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the balance of the reserve exceeds 25% of the Company's paid-in capital.
- C. In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
- D. Under the Company's Articles of Incorporation, dividends to the shareholders can be distributed in cash or share dividends. However, the cash dividends shall not be less than 20% of the total distribution.

E.(a) The appropriations of 2018 and 2017 earnings had been resolved at the Board of Directors'and stockholders'meeting on June 24, 2019 and June 26, 2018, respectively. Details are summarized below:

	2018				2017				
		Dividends per				Divi	idends per		
	Amount	share (in dollars)			Amount	share (in dollars)			
Legal reserve	\$ 27,638			\$	8,733				
Special reserve	4,014			(	1,595)				
Cash dividends	140,809	\$	1.20		58,671	\$	0.50		
Total	\$ 172,461			\$	65,809				

The appropriations of 2018 and 2017 earnings are in agreement with the Board of Directors' proposals on March 13, 2019 and March 14, 2018, respectively.

(b) The appropriations of 2019 earnings had been resolved at the Board of Directors' and stockholders' meeting on March 11, 2020. Details are summarized below:

	 	2019			
	 Amount	Dividends per share (in dolla			
Legal reserve	\$ 14,371				
Special reserve	4,741				
Cash dividends	 82,139	\$	0.70		
Total	\$ 101,251				

As of March 11, 2020, the appropriations of 2019 earnings had not been approved by the stockholders.

F. Information about employees' compensation and Directors' and supervisors' remuneration are provided in Note 6(23).

## (17) Other equity items

	2019				
	Measured at fair value through oth	er			_
	comprehensive income under unrealized	gain or	C	Currency	
	loss on financial instrument		tra	anslation	Total
At January 1	(\$	1,458)	(\$	6,066) (	\$ 7,524)
Revaluation		1,458		-	1,458
Currency translation					
differences:					
-Subsidiary		-	(	6,199) (	6,199)
At December 31	\$	_	(\$	12,265) (	\$ 12,265)
	2018				

		Measured at fair value						
			thro	ough other comprehensive				
	Avail	lable-for-	inco	ome under unrealized gain	$\mathbf{C}$	urrency		
	sale in	vestment	or lo	ss on financial instrument	tra	nslation		Total
At January 1	\$	348	\$	-	(\$	3,858)	(\$	3,510)
Retrospective application	(	348)		348		-		-
Revaluation		-	(	1,806)		-	(	1,806)
Currency translation								
differences:								
-Subsidiary				<u>-</u>	(	2,208)	(_	2,208)
At December 31	\$		( <u>\$</u>	1,458)	( <u>\$</u>	6,066)	( <u>\$</u>	7,524)

## (18) Operating revenue

	Year	ended December	Yea	r ended December
		31, 2019		31, 2018
Revenue from contracts with customers	\$	2,144,527	\$	2,653,960

The Group derives revenue from the transfer of goods at a point in time. Revenue is mainly from single passive components.

## (19) Other income

	Year ende	d December 31, 2019	Year ended December 31, 201	8
Interest income:				
Interest income from bank	\$	1,767	\$ 2,257	7
deposits		01.4	- 4	_
Interest income from		814	646	5
financial assets measured at amortised cost				
Interest income from		1,007	2,163	3
financial assets at fair value				
through other comprehensive income				
Net currency exchange	(	1,166)	2,339	)
(losses) gain				
Other income, others		3,875	8,468	3
	\$	6,297	\$ 15,873	3

(20) Other gains and losses						
-	Year e	Year ended December		Year ended December		
		31, 2019		31, 2018		
Gain (loss) on disposals of property, plant and equipment	\$	5,714	(\$	35,524)		
Loss on disposals of investments	(	777)		-		
Foreign exchange (loss) gain	(	9,503)		5,490		
Gain (loss) on financial assets at fair value through profit or loss		4,473	(	4,372)		
Impairment loss on property, plant and equipment		-	(	135,374)		
Miscellaneous disbursements	(	344)	(	44)		
	( <u>\$</u>	437)	(\$	169,824)		
(21) Finance costs						
	Year e	nded December	Yea	ar ended December		
		31, 2019		31, 2018		
Interest expense						
Bank loan	\$	2,854	\$	3,641		

428

3,282

\$

3,641

Lease liability

(22) Expenses by nature

	Year ended	December 31, 2019	ended December 31, 2018	
Employee benefit expense	\$	526,109	\$	522,071
Depreciation charges on property, plant and equipment		198,500		184,546
Amortisation charges on intan		3,501		2,976
	\$	728,110	\$	709,593
(23) Employee benefit expense			-	
		Year ended Decem	nber	Year ended December
		31, 2019		31, 2018
Wages and salaries		\$ 443	,054	\$ 449,709
Labour and health insurance fe	es	43	,137	37,288
Pension costs		16	5,589	14,266
Other personnel expenses		23	,329	20,808
-		\$ 526	5,109	\$ 522,071

- A. In accordance with the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees 'compensation and directors' and supervisors' remuneration. The ratio shall be 10% for employees' compensation and shall be 5% for directors' and supervisors' remuneration. However, annual net income should first be reserved to offset the Company's accumulated deficit prior to the distribution of compensation and remuneration.
- B. For the years ended December 31, 2019 and 2018, employees' compensation was accrued at \$20,682 and \$38,079, respectively; while directors' and supervisors' remuneration was accrued at \$10,341 and \$19,039, respectively. The aforementioned amounts were recognised in salary expenses.

The employees' compensation and directors' and supervisors' remuneration were estimated and accrued based on 10% and 5% of distributable profit of current year.

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

## (24) Income tax

- A. Income tax expense
  - (a) Components of income tax expense:

	Year ended December		Year ended December		
		31, 2019		1, 2018	
Current tax:				_	
Current tax on profits for the year	\$	17,289	\$	84,755	
Tax on undistributed surplus					
earnings		5,195		2,152	
Prior year income tax (over)					
underestimation	(	602)		77	
Total current tax		21,882		86,984	
Deferred tax:					
Origination and reversal of					
temporary differences		13,646	(	17,901)	
Impact of change in tax rate		-	(	4,260)	
Total deferred tax		13,646	(	22,161)	
Income tax expense	\$	35,528	\$	64,823	

<sup>(</sup>b) The income tax (charge)/credit relating to components of other comprehensive income is as follows: None.

# B. Reconciliation between income tax expense and accounting profit

	Year ended December		Year end	ded December
	1	31, 2019	3	1, 2018
Tax calculated based on profit before	\$	38,605	\$	82,262
tax and statutory tax rate				
Expenses disallowed by tax regulation	(	7,670)	(	15,408)
Separate taxation		5,195		2,152
Prior year income tax (over)	(	602)		77
underestimation				
Effect of different tax rates in countries				
in which the group operates		_	(	4,260)
Income tax expense	\$	35,528	\$	64,823

C. Amounts of deferred tax assets or liabilities as a result of temporary differences, tax losses and investment tax credits are as follows:

<sup>(</sup>c) The income tax charged/(credited) to equity during the period is as follows: None.

2019

				2019		
		January 1	Recog	nised in profit or loss		December 31
Temporary differences:						
-Deferred tax assets:						
Unrealised loss on market value decline and obsolete inventory	\$	12,538	\$	5,240	\$	17,778
Unrealised exchange loss		1,336		580		1,916
Unused vacation time bonus		431		355		786
Unused gross margin		5,130	(	4,219)		911
Unused impairment loss		27,075	(	15,678)		11,397
Subtotal	\$	46,510	( <u>\$</u>	13,722)	\$	32,788
—Deferred tax liabilities:						
Unrealised						
exchange gain	(\$	209)		76	( <u>\$</u>	133)
Subtotal	(\$	209)	\$	76	(\$	133)
Total	\$	46,301	(\$	13,646)	\$	32,655
				2018		
		January 1	Recog	nised in profit or loss		December 31
Temporary differences:						
—Deferred tax assets:						
Unrealised loss on market value decline and obsolete inventory	\$	18,962	(\$	6,424)	\$	12,538
Unrealised exchange loss		2,370	(	1,034)		1,336
Unused vacation time bonus		437	(	6)		431
Unused gross margin		1,830		3,300		5,130
Unused impairment loss		788		26,287		27,075
Subtotal	\$	24,387	\$	22,123	\$	46,510
—Deferred tax liabilities:						
Unrealised exchange gain	(\$	247)	\$	38	(\$	209)
Subtotal	(\$	247)		38	(\$	209)
Total	\$	24,140	\$	22,161	\$	46,301
The effective period of						

D. The effective period of the tax loss that has not been used by the subsidiary Viking Electronics (WUXI) CO., LTD. in December 31, 2019 and 2018 and the amount of the deferred income tax assets are as follows:

	Number of						
	declarations / verification number		1	Not yet		deferred	Final deduction
			d	deducted		me tax assets	year
December 31,2017	\$ 25,5	<u>45</u>	\$	24,915	\$	24,915	2017~2019

- E. Deductible temporary differences not recognized by the Company as deferred income tax assets: None.
- F. The Company's income tax returns through 2017 have been assessed and approved by the Tax Authority.
- G. Under the amendments to the Income Tax Act which was promulgated by the President of the Republic of China in February, 2018, the Company's applicable income tax rate was raised from 17% to 20% effective from January 1, 2018. The Group has assessed the impact of the change in income tax rate.

## (25) Earnings per share

	Year ended December 31, 2019						
			Weighted average number of ordinary shares outstanding	Earning shar			
	Amour	nt after tax	(share in thousands)	(in dol	lars)		
Basic earnings per share							
Profit attributable to ordinary shareholders of the parent	\$	143,714	117,341	\$	1.22		
Diluted earnings per share Profit attributable to ordinary							
shareholders of the parent Assumed conversion of all dilutive	\$	143,714	117,341				
potential ordinary shares Employees'compensation		_	964				
Profit attributable to ordinary shareholders of the parent plus assumed conversion of all dilutive							
potential ordinary shares	\$	143,714	118,305	\$	1.21		

				Year e	ended Dec	cember 31, 2	018	
					number	ed average of ordinary outstanding		nings per share
		Amoun	t afte	r tax	(share in	thousands)	(in	dollars)
Basic earnings per share								
Profit attributable to ordinary shareholders of the parent	/	\$	276	,376		117,341	\$	2.36
Diluted earnings per share Profit attributable to ordinary shareholders of the parent		\$	276	5,376		117,341		
Assumed conversion of all d potential ordinary shares Employees' compensation	ilutive			<u>-</u>		1,303		
Profit attributable to ordinary shareholders of the parent plants assumed conversion of all di	us							
potential ordinary shares		\$	276	,376		118,644	\$	2.33
(26) Supplemental cash flow inform	nation_	Yea		led De	cember	Year ende	d Deco 2018	ember
Purchase of property, plant and	equipmen	t \$			293,704	\$	2	60,118
Add: Opening balance of payab on equipment					36,179			59,509
Ending balance of prepay for equipment  Less: Ending balance of payable					75,121		1	21,414
on equipment Opening balance of		(			22,110)	(		36,179)
prepayment on equipmen	t	(			121,414)	(		87,493)
Cash paid during the year		\$			261,480	\$	3	17,369
(27) Changes in liabilities from fina	ancing act	ivities						
	_	-term		Long borrov	-term vings	Liabi financing a	lities f	
At January 1, 2019	\$	20,000	\$		200,749	\$		220,749
Changes in cash flow from financing activities		10,000	(		34,765)			24,765)
At December 31, 2019	\$	30,000	\$		165,984	\$		195,984

	Short-te borrowin			ng-term owings		oilities from activities-gross
At January 1, 2018	•	30,000	\$	170,135	\$	300,135
Changes in cash flow from						
financing activities	(1]	10,000)		30,614	(	79,386)
At December 31, 2018	\$ 2	20,000	\$	200,749	\$	220,749
7. RELATED PARTY TRAN (1) Parent and ultimate controlli						
Names of relate			R	elationship	with the C	ompany
Guangdong Fenghua Advan (Holding) Co., Ltd.	ced Technolog	- •	Entity hav		cant influer	nce on the
(2) <u>Significant related party tran</u> A. Operating revenue:	sactions					
		Yea	r ended D	ecember	Year end	led December
			31, 201	.9	31	, 2018
Sales of goods: Entity having significant the Company	influence on	\$		466	\$	211
The credit terms were apprelated parties and the thir credit term of the subsidian B. Purchases:	d parties, respe	ectively	, and the			
		Yea	r ended D	ecember	Year end	lad Dagamban
			ii ciiaca b	CCCIIIOCI		ied December
			31, 201		31	, 2018
Purchases of goods:					31	
Entity having significant	influence on	ф		9		, 2018
Entity having significant the Company		\$	31, 201	63,719	\$	114,449
Entity having significant the Company The above purchases we third parties. The paym monthly billings for relat	re based on the ent terms wered parties and	\$ ne purche appro	31, 201  hase price oximately	63,719 es and term	\$as that were and were 6	114,449 e available to the
Entity having significant the Company The above purchases we third parties. The paym	re based on the ent terms wered parties and	\$ ne purche appropries the third	31, 201  hase price oximately	63,719 es and term 90 days respectivel	\$as that were and were 6y.	114,449 e available to the
Entity having significant the Company The above purchases we third parties. The paym monthly billings for relat	re based on the ent terms wered parties and	\$ ne purche appropries the third	hase price oximately d parties,	63,719 es and term 90 days respectivel	\$as that were and were 6y.	114,449 e available to the 60~90 days after
Entity having significant the Company The above purchases we third parties. The paym monthly billings for related C. Receivables from related	re based on the ent terms wered parties and parties:	\$ ne purche appropries the third	hase price oximately d parties,	63,719 es and term 90 days respectivel	\$as that were and were 6y.	114,449 e available to the 60~90 days after
Entity having significant the Company The above purchases we third parties. The paym monthly billings for relat C. Receivables from related  Accounts receivable: Entity having significant in	re based on the ent terms wered parties and parties:	se approte the thir	hase price oximately d parties,	63,719 es and term 90 days respectivel	\$ as that were and were of y.  December	114,449 e available to the 50~90 days after per 31, 2018
Entity having significant the Company The above purchases we third parties. The paym monthly billings for relat C. Receivables from related  Accounts receivable: Entity having significant in Company Other receivables: Entity having significant in	re based on the ent terms wered parties and parties:	se approte the thir	hase price oximately d parties,	63,719 es and term 90 days respectivel 1, 2019	\$ as that were and were of y.  December	114,449 e available to the 50~90 days after per 31, 2018
Entity having significant the Company The above purchases we third parties. The paym monthly billings for related C. Receivables from related  Accounts receivable: Entity having significant in Company Other receivables:	re based on the ent terms wered parties and parties:	se approte the thir	hase price oximately d parties,	63,719 es and term 90 days respectivel	\$ as that were and were of y.  December	114,449 e available to the 50~90 days after per 31, 2018

D. Payables to related parties:

	Decem	ber 31, 2019	December 31, 2018		
Accounts payable:					
Entity having significant influence on					
the Company	\$	7,587	\$	33,508	
ey management compensation					

## (3) Key management compensation

					Year ended Dece	ember 31,	Year en	Year ended December 31,		
					2019			2018		
Salaries	and	other	short-term	employee						
benefits					\$	33,634	\$		43,848	
	. ~ ~ :									

## 8. PLEDGED ASSETS

		Book				
Pledged asset	December 31, 2019		Decer	mber 31, 2018	Purpose	
Land	\$	229,932	\$	229,932	Bank loan (Note 1)	
Buildings and structures		170,743		177,147	Bank loan (Note 1)	
Machinery		20,059		38,798	Bank loan (Note 2)	
other curent assets-					Raw material import	
others)		1,800		800	tariff guarantee	
	\$	422,534	\$	446,677		

Note 1: It was pledged to Taiwan Land Bank New Works Branch and Changhua Commercial Bank

Hsinchu Branch as collateral for long-term borrowings.

Note 2: It was pledged to Shanghai Commercial Savings Bank and Taiwan SME Bank Zhudong Branch

as collateral for long-term borrowings.

## 9. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED CONTRACT COMMITMENTS

- (-)Contingencies: None
- (二)Commitments:

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

	December 31, 2019					
Machinery	\$	26,812	\$	74,132		

## 10. SIGNIFICANT DISASTER LOSS

None

## 11. <u>SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE</u>

The information regarding the appropriations of 2019 earnings is provided in Note 6(16).

## 12.OTHERS

### (1) Capital management

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

monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. During the year ended December 31, 2019 the Group's strategy, which was unchanged from 2018, was to maintain the gearing ratio under 50%.

## (2) Financial instruments

## A. Financial instruments by category

	Dece	mber 31, 2019	Decem	ber 31, 2018
Financial assets		_		_
Financial assets at fair value through				
profit or loss				
Financial assets mandatorily	\$	199,463	\$	49,656
measured at fair value through profit				
or loss				
Financial assets at fair value				
through other comprehensive				
income				
Qualifying equity instrument		-		59,096
Financial assets at amortised				
cost/Loans and receivables				
Cash and cash equivalents		515,947		612,806
Debt instrument investment		12,915		63,416
Notes receivable		14,701		14,929
Accounts receivable (including				
related parties)		393,695		615,175
Other receivables (including		7,472		24,098
related parties)				
Guarantee deposits paid		1,798		4,542
Other financial assets		1,800		800
	\$	1,147,791	\$	1,444,518
Financial liabilities				
Financial liabilities at amortised cost				
Short-term borrowings		30,000		20,000
Notes payable		2,080		3,154
Accounts payable (including related		158,054		313,607
parties)				
Other accounts payable		166,933		210,044
Long-term borrowings (including				
current portion)		165,984		200,749
Guarantee deposits received		4,347		3,555
Lease liability		30,583		
	\$	557,981	\$	751,109
Financial rick management policies				

## B. Financial risk management policies

- (a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk.
- (b)Risk management is carried out by a finance department (Company finance) under policies

approved by the Board of Directors. Company finance identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units.

## C. Significant financial risks and degrees of financial risks

## (a) Market risk

## Foreign exchange risk

- i. The Group operates internationally and is exposed to foreign exchange risk arising from the transactions of the Company and its subsidiaries used in various functional currency, primarily with respect to the USD and RMB. Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations.
- ii.Management has set up a policy to require group to manage their foreign exchange risk against their functional currency. The Group companies are required to hedge their entire foreign exchange risk exposure with the Group treasury. Foreign exchange risk arises when future commercial transactions or recognized assets or liabilities are denominated in a currency that is not the entity's functional currency.
- iii. The Group's businesses involve some non-functional currency operations. The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

	December 31, 2019							
	Foreign am	В	Book value					
	(In tho	usands)	Exchange rate		(NTD)			
(Foreign currency: functional								
currency)								
Financial assets								
Monetary items								
EUR:NTD	EUR	885	33.59	\$	29,732			
HKD:NTD	HKD	3,070	3.85		11,817			
USD:NTD	USD	11,329	29.98		339,633			
RMB:NTD	RMB	58,608	4.31		252,306			
USD:RMB	USD	1,696	6.96		50,854			
Non-monetary items: None								
Financial liabilities								
Monetary items								
USD:NTD	USD	393	29.98	\$	11,795			
Non-monetary items: None								

	December 31, 2018						
	a	mount mousands)	Exchange rate	Book value (NTD)			
(Foreign currency: functional		,			· / /		
currency)							
Financial assets							
Monetary items							
EUR:NTD	EUR	1,172	35.20	\$	41,242		
USD:NTD	USD	14,154	30.72		434,750		
HKD:NTD	HKD	4,244	3.92		16,643		
RMB:NTD	RMB	62,851	4.47		281,069		
USD:RMB	USD	1,622	6.87		49,829		
Non-monetary items: None							
Financial liabilities							
Monetary items							
EUR:NTD	EUR	337	35.20	\$	11,880		
USD:NTD	USD	1,731	30.72		53,152		
RMB:NTD	RMB	8,823	4.47		39,454		
Non-monetary items: None							

iv. Please refer to the following table for the details of exchange gain (loss), including realised and unrealised, arising from significant foreign exchange variation on the monetary items held by the Group:

	Year ended December 31, 2019							
	Foreign exchange gain (loss)							
	Foreign c amo	•			Book value			
	(In thou	sands)	Exchange rate		(NTD)			
(Foreign currency: functional								
currency)								
Financial assets								
Monetary items								
EUR:NTD		-	34.61	(\$	1,314)			
HKD:NTD		-	3.94		301			
USD:NTD		-	30.91	(	2,866)			
RMB:NTD		-	4.47	(	10,020)			
USD:RMB	USD	425	6.91		1,901			
Financial liabilities								
Monetary items								
USD:NTD		-	30.91	\$	162			

Y	ear	ended	l	<b>)</b> ecem	ber	31	, 2018

	Foreign exchange gain (loss)							
	Foreign c	•		Book value				
	(In thou	sands)	Exchange rate	(NTD)				
(Foreign currency: functional currency)								
Financial assets								
Monetary items								
EUR:NTD		-	35.61 \$	145				
USD:NTD		-	30.15	12,631				
HKD:NTD		-	3.85	398				
RMB:NTD		-	4.56 (	9,780)				
USD:RMB	USD	289	6.61	1,317				
Financial liabilities								
Monetary items								
EUR:NTD		-	35.61 \$	305				
USD:NTD		-	30.15	238				
RMB:NTD		-	4.56	2,244				
USD:RMB	USD	15	6.61	66				

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

_	Year ended December 31, 2019								
	Sensitivity analysis								
	Effect on other								
	Degree of Effect on comprehensive								
_	variation	pro	fit or loss	income					
(Foreign currency: functional									
currency)									
Financial assets									
Monetary items									
EUR:NTD	1%	\$	297	\$	-				
HKD:NTD	1%		118		-				
USD:NTD	1%		3,396		-				
RMB:NTD	1%		2,523		-				
USD:RMB	1%		509		-				
Financial liabilities									
Monetary items									
USD:NTD	1%	(\$	118)	\$	-				

	Year ended December 31, 2018								
	Sensitivity analysis								
	Degree of Effect on variation profit or loss		Effect on other comprehensive income						
(Foreign currency: functional									
currency)									
Financial assets									
Monetary items									
EUR:NTD	1%	\$	412	\$	-				
USD:NTD	1%		4,347		-				
HKD:NTD	1%		166		-				
RMB:NTD	1%		2,811		-				
USD:RMB	1%		498		-				
Financial liabilities									
Monetary items									
EUR:NTD	1%	(\$	119)	\$	-				
USD:NTD	1%	(	532)		-				
RMB:NTD	1%	(	395)		-				

### Price risk

- i. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through other comprehensive income and available-for-sale financial assets. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio.
- ii. The Group's investments in equity securities comprise domestic and foreign stocks. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, other components of equity for the years ended December 31, 2019 and 2018 would have increased/decreased by \$1,995 and \$497, respectively, as a result of other comprehensive income classified as available-for-sale equity investment and equity investment at fair value through other comprehensive income.

## Cash flow and fair value Interest rate risk

- i. The Group's interest rate risk arises from short-term and long-term borrowings. Borrowings issued at variable rates expose the Group to cash flow interest rate risk which is partially offset by cash and cash equivalents held at variable rates.
- ii. Based on the simulations performed, the impact on post-tax profit of a 1% shift would be a maximum increase or decrease of % \$1,568 and \$1,766 for the years ended December 31, 2019 and 2018, respectively. The simulation is done on a quarterly basis to verify that the maximum loss potential is within the limit given by the management.

### (b) Credit risk

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

  If the contract payments were past due over 30 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
- v. The Group classifies customers' accounts receivable in accordance with credit rating of customer. The Company applies the modified approach using loss rate methodology to estimate expected credit loss.
- vi. The following indicators are used to determine whether the credit impairment of debt instruments has occurred:
  - (i) It becomes probable that the issuer will enter bankruptcy or other financial reorganization due to their financial difficulties;
  - (ii) The disappearance of an active market for that financial asset because of financial difficulties;
  - (iii) Default or delinquency in interest or principal repayments;
  - (iv) Adverse changes in national or regional economic conditions that are expected to cause a default.
- vii.The Group wrote-off the financial assets, which cannot be reasonably expected to be recovered, after initiating recourse procedures. However, the Company will continue executing the recourse procedures to secure their rights.
- viii. The Group used the forecastability to adjust historical and timely information to assess the default possibility of accounts receivable. As at December 31, 2019 and 2018, the loss rate methodology is as follows:

		Up to 60	61~90	91~180	Over 180	
	Not past	days past	days	days	days past	
	due	due	past due	past due	due	Total
At December 31, 2019						
Expected loss rate	0%	1.57%	10.77%	30.06%	37.48%	
Total book value	\$ 357,457	\$ 30,554	\$ 4,355	\$ 10,621	\$ 15,273	\$ 418,260
Loss allowance	-	( 477)	( 469)	( 3,193)	( 5,725)	( 9,864)

		Up to 60	61~90	91~180	Over 180	
	Not past	days past	days	days	days past	
	due	due	past due	past due	due	Total
At December 31, 2018						
Expected loss rate	0%	2.42%	20.00%	30.00%	75.61%	
Total book value	\$ 541,732	\$ 81,221	\$ 6,607	\$ 4,168	\$ 3,742	\$ 637,470
Loss allowance	-	( 1,965)	( 1,321)	( 1,250)	( 2,830)	( 7,366)
x Movements in relation	to the Gro	un annlyin	g the modi	fied approa	ich to prov	ide loss

ix. Movements in relation to the Group applying the modified approach to provide loss allowance for accounts receivable, contract assets and lease payments receivable are as follows:

		20					
		Accounts receivable		Notes receivable			
At January 1	\$	7,366	\$	-			
Provision for impairment		3,773		-			
Reimbursement of uncollecte funds in the current period	d (	1,000)	)	-			
Effect of foreign exchange	(_	275)		_			
At December 31	\$	9,864	\$	<u>-</u>			
	_	20	 18				
		Accounts receivable	Notes receivable				
At January 1_IAS 39 Adjustments under new standards	\$	6,608	\$	-			
At January 1_IFRS 9		-		-			
Provision for impairment		883		-			
Reimbursement of uncollected funds in the current period	(	88)		-			
Effect of foreign exchange	(	37)		<u>-</u>			
At December 31	\$	7,366	\$	<u>-</u>			

## (c) Liquidity risk

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

	Dece	ember 31, 2019	December 31, 2018			
Floating rate:	·	1.15% ~1.30%		1.15%~1.30%		
Expiring within one year	\$	750,000	\$	860,000		

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

## Non-derivative financial liabilities

		Between		Between		
		61 days	Between	181 days		
	Less than	and 90	91 days	and 360	Over 360	
December 31, 2019	60 days	days	and 180	days	days	Total
Short-term borrowings	\$ 10,039	\$ 20,007	\$ -	\$ -	\$ -	\$ 30,046
Notes payable	1,119	856	105	-	-	2,080
Accounts payable	98,359	37,338	14,770	-	-	150,467
Accounts payable -related parties	3,196	4,391	-	-	-	7,587
Other payables	118,799	9,834	4,938	33,361	1	166,933
Lease liability	1,023	503	1,510	3,019	26,015	32,070
Long-term borrowings	5,723	1,737	7,456	14,888	144,777	174,581
(including current						
portion)						

## Non-derivative financial liabilities

		61 days	Between	181 days		
	Less than	and 90	91 days	and 360	Over 360	
December 31, 2018	60 days	days	and 180	days	days	Total
Short-term borrowings	\$ 40	\$ 20,015	\$ -	\$ -	\$ -	\$ 20,055
Notes payable	1,419	1,644	91	-	-	3,154
Accounts payable	212,234	44,582	23,283	-	-	280,099
Accounts payable	15,900	16,277	1,331	-	-	33,508
-related parties						
Other payables	123,605	14,421	11,941	60,076	1	210,044
Long-term borrowings	5,905	1,903	7,951	15,882	180,395	212,036
(including current						
portion)						

### (三)Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
  - Level 1:Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in beneficiary certificates is included in Level 1
  - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3: Unobservable inputs for the asset or liability.

- B. Financial instruments not measured at fair value
  - The carrying amounts of cash and cash equivalents, notes receivable, accounts receivable, other receivables, short-term borrowings, notes payable, accounts payable and other payables are approximate to their fair values.
- C. The related information of financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities is as follows:
  - (a) The Group's financial assets and liabilities measured at fair value are as follows:

-	December 31, 2019							
		Level 1	I	Level 2	Le	evel 3		Total
Assets:								
Recurring fair value								
<u>measurements</u>								
Financial assets at fair								
value through profit or loss								
Equity securities	\$	199,463	\$	-	\$	-	\$	199,463

	I	Level 1 Level 2 Level 3				Total		
Assets:								
Recurring fair value								
<u>measurements</u>								
Financial assets at fair								
value through profit or loss								
Equity securities	\$	49,656	\$	_	\$	_	\$	49,656
Financial assets at fair								
value through other								
comprehensive income								
Liability securities	\$	59,096	\$	_	\$	_	\$	59,096

(b) The methods and assumptions the Group used to measure fair value are as follows: The instruments the Group used market quoted prices as their fair values (that is, Level 1) are listed shares, according to the characteristics of the tool, it is listed as follows:

	Open-end fund	Corporate bond
Market quoted price	Net asset value	Weighted average quoted price

- D. For the years ended December 31, 2019 and 2018, there was no transfer between Level 1 and Level 2.
- E. For the years ended December 31, 2019 and 2018, there was no transfer into or out from Level 3.

## 13. <u>SUPPLEMENTARY DISCLOSURES</u>

- (1) Significant transactions information
  - A. Loans to others: None.
  - B. Provision of endorsements and guarantees to others: None.
  - C. Holding of marketable securities at the end of the period (not including subsidiaries, associates

and joint ventures): Please refer to table 1.

D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or

20% of the Company's paid-in capital: None.

- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more:None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 2.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 3.
- I. Trading in derivative instruments undertaken during the reporting periods: None.
- J. Significant inter-company transactions during the reporting periods: Please refer to table 4.
- (2) Information on investees

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

(3) Information on investments in Mainland China

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

## 14. <u>SEGMENT INFORMATION</u>

## (1) General information

The Group operates only a single industry and the Group's operating decision makers assess the performance and allocate resources as a whole, and the Group is identified as a reporting department.

## (2) Segment information

The Group assesses the performance of operating segments based on their individual financial statements prepared by operating segments. The accounting policies of operating segments are the same as the significant accounting polices summarized in Note 4.

## (3) Segment information

December 31, 2019	Amount		
Revenue from external customers	\$	2,144,527	
Inter-segment revenue	\$		
Segment income (loss)	\$	179,900	
Segment assets	\$	3,091,306	
Segment liability	\$	563,466	
<u>December 31, 2018</u>		Amount	
Revenue from external customers	\$	2,653,960	
Inter-segment revenue	\$		
Segment income (loss)	\$	342,849	
Segment assets	\$	3,353,200	
Segment liability	\$	824,047	

- (4) Adjustment of departmental profit and loss: None.
- (5) Product and service information: Please refer to Note 6 (18).

## (6) Geographical information

Geographical information for the years ended December 31, 2019 and 2018 is as follows:

	 December	r 31	, 2019	 Decembe	r 31,	31, 2018		
	 Revenue	Non-current assets		 Revenue		n-current assets		
China	\$ 749,251	\$	39,000	\$ 902,447	\$	36,348		
Taiwan	305,744		1,279,284	441,936		1,232,261		
Hong Kong	264,455		-	337,756		-		
America	162,127		-	216,879		-		
Korea	123,790		-	150,752		-		
Others	 539,160			 604,190		_		
Total	\$ 2,144,527	\$	1,318,284	\$ 2,653,960	\$	1,268,609		

## (7) Major customer information

The Group's non-operating income in 2019 and 2018 accounted for more than 10% of the operating income in the consolidated statement of comprehensive income.

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

December 31, 2019

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

			As of December 31, 2019				
	Relationship with the	General					
Securities held by Marketable securities and securities	securities issuer	ledger account	Number of shares	Book value	Ownership	Fair value	Footnote
VIKING TECH CORPORATION Franklin Templeton SinoAm China A Shares Equity Fund-TWD	None	Financial asset at fair value through profit or loss—current	661,998 \$	6,302	N/A	\$ 6,302	
VIKING TECH CORPORATION Jih Sun Asian High Yield Bond Fund-TWD	None	Financial asset at fair value through profit or loss—current	168,491	2,137	N/A	2,137	
VIKING TECH CORPORATION Franklin Templeton SinoAm Multi-Asset Income Fund- Accu-UND	None	Financial asset at fair value through profit or loss—current	10,000	3,259	N/A	3,259	
VIKING TECH CORPORATION Franklin Templeton SimoAm Asia Pacific Balanced Fund- AccuUSD	None	Financial asset at fair value through profit or loss—current	10,000	3,346	N/A	3,346	
VIKING TECH CORPORATION Jih Sun China Harvest Balanced Fund-USD	None	Financial asset at fair value through profit or loss—current	9,517	3,141	N/A	3,141	
VIKING TECH CORPORATION Jih Sun Global Smart Car Fund-USD	None	Financial asset at fair value through profit or loss—current	4,996	1,701	N/A	1,701	
VIKING TECH CORPORATION Union Money Market Fund	Name	Financial asset at fair value through profit or loss — current	4,543,393	60,219	N/A	60,219	
VIKING TECH CORPORATION Nomura Global Financial Bond Fund-AccuTWD	Name	Financial asset at fair value through profit or loss—current	197,562	2,127	N/A	2,127	
VIKING TECH CORPORATION Franklin Templeton SinoAm Emerging Markets Bond Fund-AccuTWD	None	Financial asset at fair value through profit or loss — current	300,000	2,881	N/A	2,881	
VIKING TECH CORPORATION Jih Sun Money Market Fund	None	Financial asset at fair value through profit or loss—current	4,048,466	60,231	N/A	60,231	
VIKING TECH CORPORATION Prudential Financial Money Market Fund	None	Financial asset at fair value through profit or loss—current	316,106	5,020	N/A	5,020	
VIKING TECH CORPORATION Franklin Templeton Sinoam Money Market Fund	None	Financial asset at fair value through profit or loss—current	3,867,145	40,138	N/A	40,138	
VIKING TECH CORPORATION Union Emerging Asia Bond Fund-AccuTWD	None	Financial asset at fair value through profit or loss—current	260,584	3,011	N/A	3,011	
VIKING TECH CORPORATION Nomura China Bond Fund-AccuUSD	None	Financial asset at fair value through profit or loss—current	6,371	1,918	N/A	1,918	
VIKING TECH CORPORATION Union APEC Balanced Fund-CNH A	None	Financial asset at fair value through profit or loss—current	38,450	2,250	N/A	2,250	
VIKING TECH CORPORATION Union 2022 Asia Franging Markets Road Fund-USD	Nona	Financial accet at fair value through profit or loss — current	1,937	1,782	N/A	1,782	
			2	199.463		\$ 199.463	

Table 1 , Page 1

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

### Year ended December 31, 2019

Table 2

(Except as otherwise indicated)

			Transaction			Differences in tr	ansaction(Note 2)	Notes/account			
					Percentage of					Percentage of	
		Relationship with the	Purchases		total purchases					total notes/accounts	Footnote
Purchaser/seller	Counterparty (Notel)	counterparty	(sales)	Amount	(sales)	Credit term	Unit price	Credit term	Balance	receivable (payable)	(Note 3)
VIKING TECH CORPORATION	Viking Electronics (WUVI) CO LTD	Subsidiary	Sales	\$ 270 707	13.05%	150 days payment	N/A	N/A	\$ 163 014	30 10%	N/A

Note 1: The Company's subsidiary, Viking Tech Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.

Note 2: Goods are sold at the same prices with those for the third parties. Transaction terms vary depending on the terms of the subsidiaries' end customers.

Note 3: In case related-party transaction terms involve advance receipts (prepayments) transactions, explain in the footnote the reasons, contractual provisions, related amounts, and differences in types of transactions compared to third-party transactions.

Table 2 , Page 1

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

### Year ended December 31, 2019

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

		Balance as at December 31, 2019				Overdue receivables							
										Amount collected	1	Allowance for	
	Relationship									subsequent to the	Creditor	Counterparty d	loubtful
Creditor	Counterparty (Note 1)	with the counterparty		Amount	Turnover rate	Amount		Action taken	balance sheet date		accounts		
VIKING TECH CORPORATION	Viking Electronics (WUXI) CO., LTD.	Subsidiary	\$	163,914	1.30	\$	-	N/A	\$	90,919	\$		-

Note 1: The Company's subsidiary, Viking Tech Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.

#### Significant inter-company transactions during the reporting period

### Year ended December 31, 2019

Table 4 Expressed in thousands of NTD (Except as otherwise indicated)

Transaction

Number			Relationship			_	Percentage of consolidated total operating revenues or total assets
(Note 1)	Company name	Counterparty(Note 2)	(Note 3)	General ledger account	 Amount	Transaction terms	(Note 4)
0	VIKING TECH CORPORATION	Lead Brand Co., Ltd.	1	Sales	\$ 35,476	150 days payment	2%
0	VIKING TECH CORPORATION	Viking Electronics (WUXI) CO., LTD.	1	Accounts receivable	163,914		5%
0	VIKING TECH CORPORATION	Viking Electronics (WUXI) CO., LTD.	1	Sales	279,797	"	13%
0	VIKING TECH CORPORATION	Viking Electronics (WUXI) CO., LTD.	1	Cost of sales	12,692	90 days payment	1%
0	VIKING TECH CORPORATION	Viking Tech America Corporation	1	Accounts receivable	11,305	60 days payment	0%
0	VIKING TECH CORPORATION	Viking Tech America Corporation	1	Sales	58,677		3%
1	Lead Brand Co., Ltd.	Viking Electronics (WUXI) CO., LTD.	3	Sales	40,392	150 days payment	2%

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

- 1. Parent company is '0'.
- 2. The subsidiaries are numbered in order starting from '1'.
- Note 2: The Company's subsidiary, Viking Tech Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.
- Note 3: Relationship between transaction company and counterparty is classified into the following categories:
  - 1. Parent company to subsidiary.
  - 2. Subsidiary to parent company.
  - Subsidiary to subsidiary.
- Note 4: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based onaccumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.
- Note 5: Only disclose the transaction amount over 10 million.

### Information on investees(not including investees in Mainland China)

#### Year ended December 31, 2019

Table 5

Expressed in thousands of NTD (Except as otherwise indicated)

				Initial inves	tmen	t amount	Shares held as at December 31, 2019		_				
Investor	Investee	Location	Main business activities	Balance as at December 31, 2019		Balance as at December 31, 2018	Number of shares	Ownership	Book value		Net profit (loss) of the investee for the year ended December 31, 2019	Investment income (loss) recognised by the Company for the year ended December 31, 2019	Footnote
VIKING TECH CORPORATION	Viking Global Tech Co., Ltd.	British Virgin Islands	Broad businesses and investments	\$ 111,311	S	111,311	7,000	100	\$ 210,483	\$	30,156	\$ 30,156	Notel
Viking Global Tech Co., Ltd.	Lead Brand Co., Ltd.	St. Vincent	Sale of thin film passive	-		-	1,000,000	100	43,801		2,052	2,052	
Viking Global Tech Co., Ltd.	Viking Tech Electronics Limited	Hong Kong	Manufacturing and sale of	74,411		74,411	46,800,000	100	148,989		26,059	26,059	
Viking Global Tech Co., Ltd.	Grand Barry International Limited	British Virgin Islands	passive Manufacturing and sale of passive	23,766		23,766	31,400	100	17,693		2,045	2,045	
Grand Barry International Limited	Viking Tech America Corporation	United States of America	Sale of thin film	22,680		22,680	750,000	76	16,625		2,714	2,056	Note2

Note 1: VIKING TECH CORPORATION invested in Viking Global Tech Co., Ltd. with its ownership in Viking Tech Group L.L.C. and Taitec Technology (Samoa) Co., Ltd. as capital contribution amounting to \$91,196.

Note 2: In July 2013, Grand Barry International Limited increased its investments by \$3,001 in Viking Tech America Corporation. Its ownership of the investee declined to 76% since it did not participate the investee's capital increase proportion to its previous ownership. Yet it did not lose its control over the subsidiaries. The difference between the book value and net assets acquired has been adjusted in equity by \$1,482.

#### VIKING TECH CORPORATION and Subsidiaries

#### Information on investments in Mainland China

Year ended December 31, 2019

Table 6

Expressed in thousands of NTD

(Except as otherwise indicated)

				Accumulated amount of	Amount rem Taiwan to Mai Amount rem to Taiwan fo	nland China/ itted back				Investment income			
				remittance from	ended Decemb	ber 31, 2019	Accumulated amount	Net income of		(loss) recognised	Book value of	Accumulated	
				Taiwan to			of remittance from	investee for	Ownership	by the Company	investments in	amount of investment	
Investee in		Paid-in	Investment	Mainland China	Remitted to	Remitted	Taiwan	the year ended	held by the	for the year ended	Mainland China	income remitted back	
Mainland Mai	in business	capital	method	as of January 1,	Mainland	back to	to Mainland China	December 31,	Company	December 31, 2019	as of December	to Taiwan as of	
China(Notel) a	ctivities	(Note2)	(Note 3)	2019	China	Taiwan	as of December 31, 2019	2019	(direct or indirect)	(Note6.(2).B)	31, 2019	December 31, 2019	Footnote
Viking Electronics Manua (WUXI) CO., LTD. sale	facturing and \$	179,880	(3)	\$ 179,880	\$ -	\$ -	\$ 179,880	\$ 26,059	100	\$ 26,059	\$ 148,989	. 2	

	Accu	nulated amount of remittance	Īπ	vestment amount approved by the		
		from		Investment Commission of the		Ceiling on investments in Mainland
	Т	aiwan to Mainland China		Ministry of		China imposed by the Investment
Company name		ns of December 31, 2019		Economic Affairs (MOEA)	_	Commission of MOEA
Viking Electronics						
(WUXI) CO., LTD.	2	179,880	\$	179,880	9	\$ 1,516,704

- Note 1: The Company's subsidiary, Viking Tech Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.
- Note 2: The paid-in capital was translated into NTD from USD 6,000 at the exchange rate on reporting date.
- Note 3: Investment methods are classified into the following four categories; fill in the number of category each case belongs to:
  - (1) Invested in the investee in Mainland China through remitting to the third area.
  - (2) Re-investment of China companies through the establishment of a third-region investment company.
  - (3) Through investing in an existing company in the third area, which then invested in the investee in Mainland China.
  - (4)Others.
- Note 4: Viking Tech Electronics Limited acquired a subsidiary accounted for using equity method, Viking Tech Wuxi TMTEC Electronics Co., Ltd., from Taitec Electronics (Samoa) Co., Ltd. on July 1, 2009. The original investments approved by the Investment Commission of MOEA were USD 6,000 thousand. The acquiree became a subsidiary of the Company thereafter.
- Note 5: Viking Electronics (WUXI) CO., LTD. became an indirect investments by Viking Tech Wuxi TMTEC Electronics Co., Ltd. on the merger effective date. The original investments by Viking Tech Wuxi TMTEC Electronics Co., Ltd. approved by the Investment Commission of MOEA were USD 6,000 thousand.
- Note 6: Recognition methods of investment income (loss) are classified into two categories as follows:
  - (1) It should be indicated if the company is in the process of incorporation and have no profit or loss yet.
  - (2) Indicate the basis for investment income (loss) recognition in the number of one of the following three categories:
  - A.The financial statements that are audited and attested by international accounting firm which has cooperative relationship with accounting firm in R.O.C.
  - B. The financial statements that are audited and attested by R.O.C. parent company's CPA.
  - C.Others

Table 6, Page 1

#### VIKING TECH CORPORATION and Subsidiaries

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

#### Year ended December 31, 2019

Table 7

Expressed in thousands of NTD

(Except as otherwise indicated)

							I	rovision	ı of						
					Accounts rece	ivable	endorse	ements/g	narantees						
_	Sale (purc	hase)	Property tran	saction	(payable	)	0	r collate	rals			Financia	ıg		_
					Balance at		Balan	ce at		Maximum balance duri	ng	Balance at		Interest during the	
Investee in Mainland China					December 31,		Decemb	er 31,		the year ended Decemb	er	December 31,		year ended December	
(Notel)	Amount	%	Amount	%	2019	%	201	9	Purpose	31, 2019		2019	Interest rate	31, 2019	Others
Viking Electronics (WUXI) CO., LTD.	\$ 320,189	14.93%	\$ -	-	\$ 163,914	40.62%	\$	-	-	\$	-	\$ -	-	\$	-

Note 1: The Company's subsidiary, Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.

Viking Electronics (WUXI) CO., LTD. ( 12,692) 1.42% - - ( 4,493) 2.84%

3. Standalone Financial Statements for the Most Recent Year, Audited by CPAs

VIKING TECH CORPORATION

PARENT COMPANY ONLY FINANCIAL

STATEMENTS AND REPORT OF INDEPENDENT

ACCOUNTANTS

DECEMBER 31, 2019 AND 2018

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

#### REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

PWCR19000352

To the Board of Directors and Shareholders of VIKING TECH CORPORATION

#### **Opinion**

We have audited the accompanying balance sheets of VIKING TECH CORPORATION (the "Company") as at December 31, 2019 and 2018, and the related statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2019 and 2018, and its financial performance and its cash flows for the years then ended in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers".

#### Basis for opinion

We conducted our audit of the financial statements as of and for the year ended December 31, 2019 in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants", "Rule No. Financial-Supervisory-Securities-Auditing-1090360805 issued by the Financial Supervisory Commission on February 25, 2020" and generally accepted auditing standards in the Republic of China (ROC GAAS); and in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and ROC GAAS for our audit of the financial statements as of and for the year ended December 31, 2018. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the parent company only Financial Statements section of our report. We are independent of the Company in accordance with the Code of Professional Ethics for Certified Public Accountants in the Republic of China (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. 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 financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

The key audit matters in relation to the parent company only financial statements for the year ended December 31, 2019 are outlined as follows:

#### Cut-off risk error of revenue recognition

#### Description

Refer to Note 4(26) for accounting policy on revenue recognition. The Company is primarily engaged in export and offers different credit terms to their customers. The credit terms for some customers are upon delivery to a specific location and the timing for transferring the control of goods is based on the customer confirmation documents. Given that the revenue recognition process relies on manual processes and the large volume of daily sales transactions which are material to the financial statements, we thus consider sales cut-off as a key audit matter.

#### How our audit addressed the matter

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

- 1. Assessed the reasonableness of the sales recognition accounting policy.
- 2. Understood and tested the design and effectiveness of relevant internal controls when recognising the sales revenue.
- 3. Sampled delivery orders and customer confirmation documents during a certain period before and after the balance sheet date to ensure the accuracy of cut-off of sales revenue.

#### Assessment of allowance for inventory valuation losses

#### Description

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

The Company manufactures and sells thick and thin film passive components products. Due to the competitive market in the industry and the fluctuating prices, there is a higher risk of inventory losing value or becoming obsolete. The inventories are stated at the lower of cost and net realisable value and the possible losses arising from aged and obsolete inventories are also assessed. Given that the evaluation on the aged and obsolete inventories involves subjective judgement which results in estimation uncertainty and the impact of aged inventories and allowance for inventory valuation losses are material to the financial statements, we thus consider assessment of allowance for inventory valuation losses as a key audit matter.

#### How our audit addressed the matter

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

- 1. Understood and assessed the reasonableness of allowance for inventory valuation losses policy including the historical sources of inventory clearance process.
- 2. Obtained the inventory assessment report prepared by the management and checked the completeness of the information on the inventory aging report.
- 3. Verified the accuracy of the intervals and relevant information used on the inventory aging report, ensured that the allowance loss valuation and the provision policy are consistently applied and further assessed the reasonableness of the estimations of allowance for inventory valuation losses.

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

Management is responsible for the preparation and fair presentation of the financial statements in accordance with 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 financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance, including the Audit Committee, are responsible for overseeing the Company's financial reporting process.

#### Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the 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 ROC GAAS will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ROC GAAS, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 7. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 8. 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 Company's internal control.
- 9. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 10. 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 Company's ability to continue as a going concern. 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 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.
- 11. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 12. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the financial statements. We are

responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period 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.

Lin, Yu-Kuan	Cheng, Ya-Huei
For and on behalf of PricewaterhouseCoopers, Tai March 11, 2020	iwan

The accompanying parent company only financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying parent company only financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

# <u>VIKING TECH CORPORATION</u> <u>PARENT COMPANY ONLY BALANCE SHEETS</u> (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

	Assets			December 31, 2019		December 31, 2018		
		Notes	_	AMOUNT	%	AMOUNT	%	
(	Current assets							
1100	Cash and cash equivalents	6(1)	\$	387,272	13	\$ 501,809	15	
1110	Financial assets at fair value through	6(2)						
	profit or loss - current			199,463	7	49,656	2	
1120	Current financial assets at fair value	6(3)						
	through other comprehensive income			-	-	59,096	2	
1136	Current financial assets at amortised	6(4)						
	cost, net			-	-	50,000	2	
1150	Notes receivable, net	6(5)		2,508	-	11,288	-	
1170	Accounts receivable, net	6(5)		227,492	8	385,903	12	
1180	Accounts receivable - related parties	6(5) and 7		175,219	6	210,517	6	
1200	Other receivables			4,854	-	19,094	1	
1210	Other receivables - related parties	7		492	-	19,568	1	
1220	Current income tax assets	6(25)		13,711	-	2,129	-	
130X	Inventories, net	6(6)		427,754	14	468,824	14	
1410	Prepayments			26,575	1	16,606	-	
1479	Other current assets	8		1,972		 1,008		
11XX	Total current assets			1,467,312	49	 1,795,498	55	
ľ	Non-current assets							
1550	Investments accounted for under	6(7)						
	equity method			210,483	7	186,526	6	
1600	Property, plant and equipment	6(8)(10)(27) and 8		1,199,472	40	1,107,238	34	
1755	Right-of-use assets	6(9)		7,475	-	-	-	
1780	Intangible assets			4,691	-	3,608	-	
1840	Deferred income tax assets	6(25)		32,788	1	46,510	1	
1900	Other non-current assets	6(27)		76,046	3	 122,221	4	
15XX	Total non-current assets			1,530,955	51	 1,466,103	45	
1XXX	Total assets		\$	2,998,267	100	\$ 3,261,601	100	

(Continued)

# <u>VIKING TECH CORPORATION</u> <u>PARENT COMPANY ONLY BALANCE SHEETS</u> (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

	Liabilities and Equity	Notes		December 31, 2019 AMOUNT	%		December 31, 2018 AMOUNT	%
	Current liabilities							70
2100	Short-term borrowings	6(11)(28)	\$	30,000	1	\$	20,000	1
2150	Notes payable			2,080	_		3,154	_
2170	Accounts payable	7		95,719	3		204,200	6
2200	Other payables	6(12)(24) and 7		162,558	6		218,834	7
2230	Current income tax liabilities	6(25)		-	-		57,319	2
2280	Current lease liabilities	6(9)		2,207	-		-	-
2320	Long-term liabilities, current portion	6(13)(28) and 8		27,578	1		29,076	1
2399	Other current liabilities			2,851			3,575	_
21XX	<b>Total current Liabilities</b>			322,993	11		536,158	17
	Non-current liabilities							
2540	Long-term borrowings	6(13)(28) and 8		138,406	5		171,673	5
2570	Deferred income tax liabilities	6(25)		133	-		209	-
2580	Non-current lease liabilities	6(9)		5,312	-		-	-
2600	Other non-current liabilities			8,903			29,205	1
25XX	Total non-current liabilities			152,754	5		201,087	6
2XXX	Total Liabilities			475,747	16		737,245	23
	Equity							
	Share capital	6(15)						
3110	Ordinary share			1,173,408	39		1,173,408	36
	Capital surplus	6(16)						
3200	Capital surplus			730,121	24		730,121	22
	Retained earnings	6(17)						
3310	Legal reserve			178,592	6		150,954	5
3320	Special reserve			7,524	-		3,510	-
3350	Unappropriated retained earnings			445,140	15		473,887	14
	Other equity interest	6(3)(18)						
3400	Other equity interest		(	12,265)		(	7,524)	_
3XXX	Total equity			2,522,520	84		2,524,356	77
	Significant Contingent Liabilities and	9						
	<b>Unrecognised Contract Commitments</b>	3						
	Significant events after the balance	11						
	sheet date							
3X2X	Total liabilities and equity		\$	2,998,267	100	\$	3,261,601	100

# <u>VIKING TECH CORPORATION</u> <u>PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME</u> (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS, EXCEPT EARNINGS PER SHARE)

				Years	ended	Dece	ember 31	
				2019			2018	
	Items	Notes		AMOUNT	%	_	AMOUNT	%
4000	Operating revenue	6(19) and 7	\$	1,750,018	100	\$	2,165,515	100
5000	Operating costs	6(6)(23)(24) and	,	1 240 222 (	77		1 450 000) (	(7)
5000	Cuaga Duafit	7	(	1,348,322)(	77 23	) (	1,459,800)(	<u>67</u> )
5900 5910	Gross Profit Unrealized profit from sales		,	401,696 4,556)	23	(	705,715	
5920	Realized profit from sales		(	25,650	1	(	25,650) ( 10,762	1)
5950	Net operating margin			422,790	24		690,827	32
3930	Operating expenses	6(23)(24) and 7		422,790	24		090,627	32
6100	Selling expenses	7	(	85,286)(	5	) (	88,591)(	4)
6200	General and administrative	,	(	03,200)(	J.	) (	00,391)(	4)
0200	expenses		(	138,164)(	8	) (	148,477)(	7)
6300	Research and development		(	130,104)(	0	, (	170,777)(	,,
0500	expenses		(	55,113)(	3	) (	50,754)(	2)
6450	Expected credit loss	12(2)	(	94)	- -	(	1,173)	-
6000	Total operating expenses	1-(-)	(	278,657)(	16	(	288,995) (	13)
6900	Operating profit		\	144,133	8		401,832	19
0700	Non-operating income and			111,133			101,032	17
	expenses							
7010	Other income	6(3)(4)(20)		5,195	_		12,493	_
7020	Other gains and losses	6(2)(10)(21)	(	730)	_	(	168,423) (	8)
7050	Finance costs	6(22)	(	2,958)	_	(	3,641)	-
7070	Share of profit of associates and	6(7)	`	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		`	, ,	
	joint ventures accounted for							
	using equity method, net			30,156	2		81,410	4
7000	Total non-operating income							
	and expenses			31,663	2	(	78,161)(	4)
7900	Profit before income tax			175,796	10		323,671	15
7950	Income tax expense	6(25)	(	32,082)(	2	(	47,295)(	<u>2</u> )
8200	Profit for the year		\$	143,714	8	\$	276,376	13
	Other comprehensive income, net							
	Components of other							
	comprehensive income that will							
	be reclassified to profit or loss							
8361	Other comprehensive income,	6(18)						
	before tax, exchange differences							
	on translation		(\$	6,199)	-	(\$	2,208)	-
8367	Unrealised gains (losses) from	6(3)(18)						
	investments in debt instruments							
	measured at fair value through							
	other comprehensive income			1,458		(	1,806)	
8500	Total comprehensive income for							
	the year		\$	138,973	8	\$	272,362	13
	Earning north and							
9750	Earnings per share Basic earnings per share	6(26)	ď		1 22	Φ		2 26
9730	~ <u>-</u>	6(26)	Ф		1.22	Φ		2.36
	Diluted earnings per share from							
9850	continuing operations	6(26)	ď		1 01	Φ		2 22
9000	Diluted earnings per share	6(26)	\$		1.21	<b>D</b>		2.33

# VIKING TECH CORPORATION PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

	(EAF	KESSED IN TH	OUSANDS OI	- HEW TAIWAN		d earning	S			(	Other equity in	itere	st		
	Notes	Ordinary share	Capital surplu	s Legal reserve	Special	l reserve	re	propriated etained arnings	states trans differe fore	lation nces of	Unrealised gains (losses) from financia assets measure at fair value through other comprehensiv income	ıl ed U	Jnrealizec loss available- financia	on -for-sale	Total equity
Year ended December 31, 2018															
Balance at January 1, 2018		\$ 1,173,408	\$ 730,121	\$ 142,221	\$	5,105	\$	263,320	(\$	3,858)	\$	-	\$	348	\$ 2,310,665
Restrospective application and effect of restrospective restatement		_	_	_		_		_		_	34	48	(	348)	_
Balance at 1 January after adjustments		1,173,408	730,121	142,221		5,105	_	263,320	(	3,858)		48		-	2,310,665
Profit for the year		<del></del>						276,376	`			_		_	276,376
Other comprehensive loss for the year	6(3)(18)	-	-	-		_		· -	(	2,208)	( 1,80	06)		-	( 4,014)
Total comprehensive income			-	-		_	_	276,376	(	2,208)	( 1,80	06)		_	272,362
Distribution of retained earnings of 2017:				_			_		·		·				
Leagal reserve	6(17)	-	-	8,733		-	(	8,733 )		_		-		-	-
Special reserve	6(17)	-	-	-	(	1,595	)	1,595		-		-		-	-
Cash dividends	6(17)						(	58,671)				_			(58,671_)
Balance at December 31, 2018		\$ 1,173,408	\$ 730,121	\$ 150,954	\$	3,510	\$	473,887	(\$	6,066)	(\$ 1,4	45 )	\$		\$ 2,524,356
Year ended December 31, 2019															
Balance at January 1, 2019		\$ 1,173,408	\$ 730,121	\$ 150,954	\$	3,510	\$	473,887	(\$	6,066)	(\$ 1,4	<u>45</u> )	\$		\$ 2,524,356
Balance at 1 January after adjustments		1,173,408	730,121	150,954		3,510		473,887	(	6,066)	( 1,45	58)		_	2,524,356
Profit for the year		-	-	-		-		143,714		-		-		-	143,714
Other comprehensive (loss) income for the year	6(3)(18)					_			(	6,199)	1,45	58			(4,741_)
Total comprehensive income (loss)						-		143,714	(	6,199)	1,45	58		-	138,973
Distribution of retained earnings of 2018:															
Leagal reserve	6(17)	-	-	27,638		-	(	27,638)		-		-		-	-
Special reserve	6(17)	-	-	-		4,014	(	4,014)		-		-		-	-
Cash dividends	6(17)						(	140,809)				_			(140,809_)
Balance at December 31, 2019		\$ 1,173,408	\$ 730,121	\$ 178,592	\$	7,524	\$	445,140	(\$	12,265)	\$	_	\$		\$ 2,522,520

# <u>VIKING TECH CORPORATION</u> <u>PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS</u> (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

(======================================			Years ended l	Decem	ber 31,	
	Notes		2019		2018	
CASH ELOWS EDOM ODED ATING A CTIVITIES						
CASH FLOWS FROM OPERATING ACTIVITIES  Profit before toy		\$	175,796	\$	323,671	
Profit before tax		Ф	173,790	Ф	323,071	
Adjustments						
Adjustments to reconcile profit (loss)	12(2)		94		1 170	
Provision for expected credit loss	12(2)				1,172	
Depreciation	6(8)(9)(23)		187,023		182,132	
Amortisation of intangible assets	6(23)	,	3,485	,	2,976	\
Interest income	6(3)(4)(20)	(	2,527)	(	3,483	)
Interest expense	6(22)		2,958		3,641	
Share of profit of associates and joint ventures	6(7)	,	20.475	,	04.440	
accounted for under equity method		(	30,156)	(	81,410	)
Net loss (gain) on financial assets at fair value	6(2)(21)					
through profit or loss		(	4,473)		4,372	
(Gain) loss on disposal of property, plant and	6(8)(21)					
equipment		(	5,723)		34,335	
Impairment loss	6(8)(10)(21)		-		135,374	
Loss on disposal of investments	6(21)		777		-	
Gain on foreign exchange remeasurement of	6(3)					
financial assets at fair value through other						
comprehensive income		(	3,461)	(	1,872	)
(Realized) unrealized profit on sales		(	21,094)		14,888	
Changes in operating assets and liabilities						
Changes in operating assets						
Financial assets at fair value through profit or	6(2)					
loss	. ,	(	145,334)	(	13,172	)
Notes receivable	6(5)	`	8,780	ì	4,105	-
Accounts receivable	6(5)		158,317	ì	134,436	
Accounts receivable - related parties	6(5) and 7		35,298	ì	77,725	
Other receivables	0(2) and 7		13,832	(	9,895	
Other receivables - related parties	6(6)		19,076	(	19,565	
Inventories	0(0)		41,070	(	119,003	
Prepayments		(	9,969)	(	3,319	,
Other current assets		(	36	(	163	`
Changes in operating liabilities			30	(	103	,
Notes payable		(	1,074)	(	2,099	`
Accounts payable	7	(	108,481)	(	67,090	,
	•	(			46,072	
Other payables	6(12) and 7	(	42,204)			
Other current liabilities		(	724)		2,076	
Cash inflow generated from operations			271,322		354,190	
Interest received		,	2,875	,	3,398	,
Interest paid		(	2,857)	(	3,670	
Income tax paid		(	87,337	(	24,730	)
Net cash flows from operating activities			184,003		329,188	

(Continued)

# VIKING TECH CORPORATION PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS) Veges ended De

·			Years ended l	Decem	
	Notes		2019		2018
CASH FLOWS FROM INVESTING ACTIVITIES					
Proceeds from disposal of financial assets carried					
at cost		\$	63,298	\$	-
Acquisition of financial assets at amortized cost	6(4)	(	56,000)	(	50,000 )
Proceeds from disposal of financial assets at	6(4)				
amortized cost			106,000		-
Increase in other current financial assets	8	(	1,000)		-
Acquisition of property, plant and equipment	6(8)(27)	(	249,617)	(	299,913 )
Proceeds from disposal of property, plant and	6(8)				
equipment			10,588		62,035
Acquisition of intangible assets		(	4,568)	(	4,637 )
Increase in refundable deposits		(	118)		<u>-</u>
Net cash flows used in investing activities		(	131,417)	(	292,515 )
CASH FLOWS FROM FINANCING ACTIVITIES					
Increase in short-term borrowings	6(11)(28)		70,000		30,000
Repayments of short-term borrowings	6(11)(28)	(	60,000)	(	140,000 )
Increase in long-term borrowings	6(13)(28)		-		57,380
Repayments of long-term borrowings	6(13)(28)	(	34,765)	(	26,766 )
Repayments of principal portion of lease	6(9)				
liabilities		(	2,341)		-
Increase in guarantee deposits received			792		110
Cash dividends paid	6(17)	(	140,809)	(	58,671 )
Net cash flows used in financing activities		(	167,123)	(	137,947 )
Net decrease in cash and cash equivalents		(	114,537)	(	101,274 )
Cash and cash equivalents at beginning of year	6(1)		501,809		603,083
Cash and cash equivalents at end of year	6(1)	\$	387,272	\$	501,809

## VIKING TECH CORPORATION

# NOTES TO THE PARENT COMPANY ONLY FINANCIAL STATEMENTS DECEMBER 31, 2019 AND 2018

(EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS, EXCEPT AS OTHERWISE INDICATED)

#### 1. HISTORY AND ORGANISATION

VIKING TECH CORPORATION (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.). The Company is primarily engaged in research and development, manufacturing and sale of thick and thin film passive components.

# 2. <u>THE DATE OF AUTHORISATION FOR ISSUANCE OF THE FINANCIAL</u> STATEMENTS AND PROCEDURES FOR AUTHORISATION

These parent company only financial statements were authorised for issuance by the Board of Directors on March 11, 2020.

#### 3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

(2) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") as endorsed by the Financial Supervisory Commission ("FSC").

New standards, interpretations and amendments endorsed by the FSC effective from 2019 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 9, 'Prepayment features with negative	January 1, 2019
compensation'	
IFRS 16, 'Leases'	January 1, 2019
Amendments to IAS 19, 'Plan amendment, curtailment or settlement'	January 1, 2019
Amendments to IAS 28, 'Long-term interests in associates and joint	January 1, 2019
ventures'	
IFRIC 23, 'Uncertainty over income tax treatments'	January 1, 2019
Annual improvements to IFRSs 2015-2017 cycle	January 1, 2019

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

IFRS 16, 'Leases'

- A.IFRS 16, 'Leases', replaces IAS 17, 'Leases' and related interpretations and SICs. The standard requires lessees to recognise a 'right-of-use asset' and a lease liability (except for those leases with terms of 12 months or less and leases of low-value assets). The accounting stays the same for lessors, which is to classify their leases as either finance leases or operating leases and account for those two types of leases differently. IFRS 16 only requires enhanced disclosures to be provided by lessors.
- B.The Company has elected to apply IFRS 16 by not restating the comparative information (referred herein as the 'modified retrospective approach') when applying "IFRSs" effective in 2019 as endorsed by the FSC. Accordingly, the Company increased 'right-of-use asset' by \$8,978, increased 'lease liability' by \$8,978 with respect to the lease contracts of lessees on January 1, 2019
- C.The Company has used the following practical expedients permitted by the standard at the date of initial application of IFRS 16:

- (a) Reassessment as to whether a contract is, or contains, a lease is not required, instead, the application of IFRS 16 depends on whether or not the contracts were previously identified as leases applying IAS 17 and IFRIC 4.
- (b) The use of a single discount rate to a portfolio of leases with reasonably similar characteristics.
- (c) The accounting for operating leases whose period will end before December 31, 2019 as short-term leases and accordingly, rent expense of \$2,265was recognised in 2019.
- (d) The exclusion of initial direct costs for the measurement of 'right-of-use asset'.
- (e) The use of hindsight in determining the lease term where the contract contains options to extend or terminate the lease.
- (f) The adjustment of the 'right-of-use asset' by the amount of any provision for onerous leases.
- D.The Company calculated the present value of lease liabilities by using the weighted average incremental borrowing interest rate of 1.36%.
- (2) Effect of new issuances of or amendments to IFRSs as endorsed by the FSC but not yet adopted by the Company

New standards, interpretations and amendments endorsed by the FSC effective from 2020 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendment to IAS 1 and IAS 8, 'Disclosure Initiative-Definition of	January 1, 2020
Material'	
Amendments to IFRS 3, 'Definition of a business'	January 1, 2020
Amendments to IFRS 9, IAS 39 and IFRS 7, 'Interest rate	January 1, 2020
benchmark reform'	

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

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

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting
	Standards Board
IFRS 17, 'Insurance contracts'	January 1, 2021
Amendments to IAS 1, 'Classification of liabilities as current or non-	January 1, 2022
current'	

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

#### 4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

#### (4) Compliance statement

The parent company only financial statements of the Company have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers".

#### (5) Basis of preparation

- A. Except for the following items, the parent company only financial statements have been prepared under the historical cost convention:
  - (a) Financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.
  - (b) Financial assets at fair value through other comprehensive income.
  - (c) Liabilities on cash-settled share-based payment arrangements measured at fair value.
- B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the FSC (collectively referred herein as the "IFRSs") requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant. Information is provided in Note 5.

#### (3) Foreign currency translation

The parent company only financial statements are presented in New Taiwan dollars, which is the Company's functional currency.

#### A. Foreign currency transactions and balances

- (a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in profit or loss in the period in which they arise.
- (b) Monetary assets and liabilities denominated in foreign currencies at the period end are re-translated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon re-translation at the balance sheet date are recognised in profit or loss.
- (c) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.
- (d) Except for the foreign exchanges gains and losses relating to borrowings as well as cash and cash equivalents are presented in the statement of comprehensive income within 'other income and finance costs', others are presented in the statement of comprehensive income within 'other gains and losses'.

#### B. Translation of foreign operations

- (a) The operating results and financial position of all the company entities, associates and joint arrangements that have a functional currency different from the presentation currency are translated into the presentation currency as follows:
  - i. Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
  - ii. Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
  - iii. All resulting exchange differences are recognised in other comprehensive income.
- (b) When the foreign operation partially disposed of or sold is a subsidiary, cumulative exchange differences that were recorded in other comprehensive income are proportionately transferred to the non-controlling interest in this foreign operation.

#### (4) Classification of current and non-current items

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

- (a) Liabilities that are expected to be settled within the normal operating cycle;
- (b) Liabilities arising mainly from trading activities;
- (c) Liabilities that are to be settled within twelve months from the balance sheet date;
- (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

#### (5) Cash equivalents

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

#### (6) Financial assets at fair value through profit or loss

- A. Financial assets at fair value through profit or loss are financial assets that are not measured at amortised cost or fair value through other comprehensive income.
- B. On a regular way purchase or sale basis, financial assets at fair value through profit or loss are recognised and derecognised using settlement date accounting.
- C. At initial recognition, the Company measures the financial assets at fair value and recognises the transaction costs in profit or loss. The Company subsequently measures the financial assets at fair value, and recognises the gain or loss in profit or loss.
- D. The Company recognises the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Company and the amount of the dividend can be measured reliably.

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

- A. Financial assets at fair value through other comprehensive income comprise equity securities which are not held for trading, and for which the Company has made an irrevocable election at initial recognition to recognise changes in fair value in other comprehensive income and debt instruments which meet all of the following criteria:
  - (a) The objective of the Company's business model is achieved both by collecting contractual cash flows and selling financial assets; and
  - (b) The assets' contractual cash flows represent solely payments of principal and interest.
- B. On a regular way purchase or sale basis, financial assets at fair value through other comprehensive income are recognised and derecognised using settlement date accounting.
- C. At initial recognition, the Company measures the financial assets at fair value plus transaction costs. The Company subsequently measures the financial assets at fair value:
  - (a) The changes in fair value of equity investments that were recognised in other comprehensive income are reclassified to retained earnings and are not reclassified to profit or loss following the derecognition of the investment. Dividends are recognised as revenue when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Company and the amount of the dividend can be measured reliably.
  - (b) Except for the recognition of impairment loss, interest income and gain or loss on foreign exchange which are recognised in profit or loss, the changes in fair value of debt instruments are taken through other comprehensive income. When the financial asset is derecognised, the cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss.

#### (8) Financial assets at amortised cost

- A. Financial assets at amortised cost are those that meet all of the following criteria:
  - (a) The objective of the Company's business model is achieved by collecting contractual cash

flows.

- (b) The assets' contractual cash flows represent solely payments of principal and interest.
- B. On a regular way purchase or sale basis, financial assets at amortised cost are recognised and derecognised using settlement date accounting.
- C. At initial recognition, the Company measures the financial assets at fair value plus transaction costs. Interest income from these financial assets is included in finance income using the effective interest method. A gain or loss is recognised in profit or loss when the asset is derecognised or impaired.
- D. The Company's time deposits which do not fall under cash equivalents are those with a short maturity period and are measured at initial investment amount as the effect of discounting is immaterial.

#### (9) Accounts and notes receivable

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

#### (10) Impairment of financial assets

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

#### (11) Derecognition of financial assets

The Company derecognises a financial asset when one of the following conditions is met:

- A. The contractual rights to receive the cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows of the financial asset have been transferred and the Company has transferred substantially all risks and rewards of ownership of the financial asset.
- C. The contractual rights to receive cash flows of the financial asset have been transferred; however, the Company has not retained control of the financial asset.

#### (12) <u>Inventories</u>

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

#### (13) Investments accounted for using equity method / associates

A. Subsidiaries are all entities controlled by the Company. The Company controls an entity when the Company is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

- B. Inter-company transactions, balances and unrealized gains or losses on transactions between companies within the Company are eliminated. Accounting policies of subsidiaries have been adjusted where necessary to ensure consistency with the policies adopted by the Company.
- C. The Company's share of its associates' post-acquisition profits or losses is recognised in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognized in other comprehensive income. When the Company's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Company does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.
- D. In accordance with "Regulations Governing the Preparation of Financial Reports by Securities Issuers", the profit or loss and other comprehensive income or loss presented on the parent company only financial statements are consistent with those presented on the consolidated financial statements. In addition, owner's equity presented on the parent company only financial statements is consistent with equity attributable to owners of parent presented on the consolidated financial statements.

### (14) Property, plant and equipment

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

Buildings and structures $20 \sim 50$  yearsMachinery and equipment $2 \sim 12$  yearsOther equipment $2 \sim 10$  years

#### (15) Leasing arrangements (lessee) — right-of-use assets/ lease liabilities

#### Effective 2019

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

  Lease payments are comprised of the following:
  - (a) Fixed payments, less any lease incentives receivable;
  - (b) Variable lease payments that depend on an index or a rate;
  - (c) Amounts expected to be payable by the lessee under residual value guarantees;

- (d) The exercise price of a purchase option, if the lessee is reasonably certain to exercise that option; and
- (e) Payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option.

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

- C. At the commencement date, the right-of-use asset is stated at cost comprising the following:
  - (a) The amount of the initial measurement of lease liability;
  - (b) Any lease payments made at or before the commencement date;
  - (c) Any initial direct costs incurred by the lessee; and
  - (d) An estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

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

#### (16) Leased assets/ operating leases (lessee)

#### Prior to 2019

- A. Based on the terms of a lease contract, a lease is classified as a finance lease if the Company assumes substantially all the risks and rewards incidental to ownership of the leased asset.
  - (a) A finance lease is recognised as an asset and a liability at the lease's commencement at the lower of the fair value of the leased asset or the present value of the minimum lease payments.
  - (b) The minimum lease payments are apportioned between the finance charges and the reduction of the outstanding liability. The finance charges are allocated to each period over the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability.
  - (c) Property, plant and equipment held under finance leases are depreciated over their estimated useful lives. If there is no reasonable certainty that the Company will obtain ownership at the end of the lease, the asset shall be depreciated over the shorter of the lease term and its useful life.
- B. Payments made under an operating lease (net of any incentives received from the lessor) are recognised in profit or loss on a straight-line basis over the lease term.

#### (17) <u>Intangible assets</u>

Computer software expenditures are stated at cost and amortized on a straight-line basis over its estimated useful life of 2 to 5 years.

#### (18) Impairment of non-financial assets

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

depreciated or amortised historical cost would have been if the impairment had not been recognised.

#### (19) Borrowings

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

#### (20) Notes and accounts payable

Notes and accounts payable are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. They are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method. However, short-term accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

#### (21) Derecognition of financial liabilities

A financial liability is derecognised when the obligation specified in the contract is either discharged

or cancelled or expires.

#### (22) Employee benefits

A. Short-term employee benefits

Short-term employee benefits are measured at the undiscounted amount of the benefits expected

to be paid in respect of service rendered by employees in a period and should be recognised as expenses in that period when the employees render service.

#### B. Pensions

Defined contribution plans

For defined contribution plans, the Company has no legal or constructive obligation to make additional contributions after a fixed amount is contributed to a public or privately managed and independent pension fund. The contributions are recognised as pension expenses when they are due on an accrual basis. Prepaid contributions are recognised as an asset to the extent of a cash refund or a reduction in the future payments.

C. Employees' compensation and directors' remuneration

Employees' compensation and directors' remuneration are recognised as expenses and liabilities, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. Any difference between the resolved amounts and the subsequent actual distributed amounts is accounted for as changes in estimates.

#### (23) Income tax

- A. The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.
- B. An additional tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred tax is recognised, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated balance sheet. However, the deferred tax is not accounted for if it arises from initial recognition of goodwill or of an asset or liability in a transaction other than a business

combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is provided on temporary differences arising on investments in subsidiaries and associates, except where the timing of the reversal of the temporary difference is controlled by the Company and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.

D. Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred tax assets are reassessed.

#### (24) Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.

#### (25) Dividends

Dividends are recorded in the Company's financial statements in the period in which his character to he with heavy are eapproved by the Company's shareholders. Cash dividends are recorded as liabilities; stock dividends are recorded as stock dividends to be distributed and are reclassified to ordinary shares on the effective date of new shares issuance.

#### (26) Revenue recognition

Sales of goods

- A. The Company manufactures and sells thick and thin film passive components. Sales are recognised when control of the products has transferred, being when the products are delivered to the customer, the customer has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, or the Company has objective evidence that all criteria for acceptance have been satisfied.
- B. A receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

#### 5. <u>CRITICAL ACCOUNTING JUDGEMENTS</u>, <u>ESTIMATES AND KEY SOURCES OF</u> ASSUMPTION UNCERTAINTY

The preparation of these financial statements requires management to make critical judgements in applying the Company accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors.

Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year; and the related information is addressed below:

#### Evaluation of inventories

As inventories are stated at the lower of cost and net realisable value, the Company must determine the net realisable value of inventories on balance sheet date using judgements and estimates. Due to the rapid technological innovation, the Company evaluates the amounts of normal inventory consumption, obsolete inventories or

inventories without market selling value on balance sheet date, and writes down the cost of inventories to the net realisable value. Such an evaluation of inventories is principally based on the demand for the products within the specified period in the future. Therefore, there might be material changes to the evaluation.

As of December 31, 2019, the carrying amount of inventories was \$427,754.

#### 6. DETAILS OF SIGNIFICANT ACCOUNTS

#### (1) Cash and cash equivalents

	Decen	nber 31, 2019	December 31, 2018		
Cash on hand and revolving funds	\$	1,032	\$	1,020	
Checking accounts and demand deposits		346,240		480,789	
Time deposits		40,000		20,000	
	\$	387,272	\$	501,809	

- A. The Company transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- B. Cash and cash equivalents pledged to banks as collateral were classified as other current financial assets. Information is provided in Note 8.

#### (2) Financial assets at fair value through profit or loss

Items	Dece	mber 31, 2019	December 31, 2018		
Current items:					
Financial assets mandatorily measured at fair					
value through profit or loss					
Beneficiary certificates	\$	200,245	\$	53,916	
Valuation adjustment	(	782)	(	4,260)	
Total	\$	199,463	\$	49,656	

- A. The Company recognised net gain (loss) of \$4,473 and (\$4,372) for the years ended December 31, 2019 and 2018, respectively.
- B. The Company has no financial assets at fair value through profit or loss pledged to others.

#### (3) Equity instruments at fair value through other comprehensive income

Items	<u>December</u>	December 31, 2019		
Current items:				
Overseas corporate bonds	\$	-	\$	60,554
Valuation adjustment		_	(	1,458)
Total	\$	_	\$	59,096

- A. The Company recognised \$1,458 and (\$1,806) in other comprehensive gain (loss) for fair value change for the years ended December 31, 2019 and 2018, respectively.
- B. The counterparties of the Company's investments in debt instruments have good credit quality.
- C. The Company recognised interest income of \$1,007 and \$2,163 on debt instruments held for the years ended December 31, 2019 and 2018, respectively.
- D. The Company has no financial assets at fair value through other comprehensive income pledged to others as collateral.

#### (4) Financial assets at amortised cost

Items	December 31	, 2019	Decer	nber 31, 2018
Current items:				
Time deposits	\$	_	\$	50,000

A. The Company recognised interest income of \$424 and \$53 for amortised cost in profit or loss for the years ended December 31, 2019 and 2018, respectively.

- B. No financial assets at amortised cost held by the Company were pledged to others.
- C. The Company has no financial assets at amortised cost through other comprehensive income pledged to others as collateral.

#### (5) Notes and accounts receivable

	Decer	nber 31, 2019	Decen	nber 31, 2018
Notes receivable	\$	2,508	\$	11,288
Less: Allowance for uncollectible accounts				
	\$	2,508	\$	11,288
Accounts receivable	\$	405,149	\$	599,646
Less: Allowance for uncollectible accounts	(	2,438)	(	3,226)
	\$	402,711	\$	596,420

A. The ageing analysis of accounts receivable that was past due but not impaired is as follows:

	Decen	December 31, 2018		
Not past due	\$	374,499	\$	554,015
Up to 60 days		22,623		42,288
61 to 90 days		58		66
91 to 180 days		7,034		2,206
Over 180 days		935		1,071
	\$	405,149	\$	599,646

The above ageing analysis was based on past due date.

- B. As at December 31, 2019 and 2018, and January 1, 2018, the balances of receivables (including notes receivable) from contracts with customers amounted to \$407,657, \$610,934, and \$394,674, respectively.
- C. The Company does not hold any collateral as security.
- D. As at December 31, 2019 and 2018, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Company's notes receivable were \$2,508 and \$11,288, and accounts receivable were \$402,711 and \$596,420, respectively.
- E. Information relating to credit risk is provided in Note 12(2).

#### (6) Inventories

	December 31, 2019								
				Allowance for					
		Cost		valuation loss		Book value			
Raw materials	\$	215,743	(\$	7,879)	\$	207,864			
Work in progress		171,655	(	51,213)		120,442			
Finished goods		119,621	(	28,575)		91,046			
Merchandise		9,622	(	1,220)		8,402			
	\$	516,641	(\$	88,887)	\$	427,754			

	December 31, 2018									
		Allowance for								
		Cost	valuat	ion loss		Book value				
Raw materials	\$	213,249	(\$	7,266)	\$	205,983				
Work in progress		141,602	(	26,751)		114,851				
Finished goods		134,617	(	20,010)		114,607				
Merchandise		42,043	(	8,660)		33,383				
	\$	531,511	(\$	62,687)	\$	468,824				
The cost of inventor	ies rec	ognised as e	xpense fo	r the year						
	Year	ended Decem	ber 31, 2019	9 Year ende	ed D	ecember 31, 2018				
Cost of goods sold	\$		1,325,587	7 \$		1,514,616				
Loss on decline in market price										
and slow-moving inventories			26,200	)		12,497				
Revenue from sale of scraps	(		3,465	5) (		5,965)				
Loss on physical inventory				- (		61,348)				
	\$		1,348,322	2 \$		1,459,800				
Investments accounted for using	equity 1	method			-					

	<del></del>		
	2019		2018
\$	186,526	\$	107,324
r	30,156		81,410
(	6,199)	(	2,208)
\$	210,483	\$	186,526
Dece	mber 31, 2019	Dec	ember 31, 2018
\$	210,483	\$	186,526
	r (	\$ 186,526 r 30,156 ( 6,199) \$ 210,483 December 31, 2019	\$ 186,526 \$ 30,156 \$ ( 6,199) ( \$ 210,483 \$ December 31, 2019 Dec

Details of the Company's subsidiaries are provided in Note 4(3) of the Company's consolidated financial statements as of and for the year ended December 31, 2019.

# (8) Property, plant and equipment

		Equipment								
			Вι	aildings and						
		Land		structures	1	Machinery	in	stallation	Others	Total
At January 1, 2019										
Cost	\$	229,932	\$	505,500	\$	1,236,129	\$	13,979 \$	15,654 \$	2,001,194
Accumulated depreciation		-	(	207,917)	(	544,138)		- (	6,527) (	758,582)
Accumulated impairment		_			(	135,374)		<u> </u>	- (	135,374)
	\$	229,932	\$	297,583	\$	556,617	\$	13,979 \$	9,127 \$	1,107,238
<u>2019</u>										
Opening net book amount	\$	229,932	\$	297,583	\$	556,617	\$	13,979 \$	9,127 \$	1,107,238
as at January 1	Ψ	227,732	Ψ		Ψ		Ψ	13,777 ψ	,	
Additions		-		32,626		244,451		-	4,764	281,841
Disposals		-		-	(	4,865)		-	- (	4,865)
Transfer		-		-		13,979	(	13,979)	-	-
Depreciation charge			(	39,240)	(	141,212)		<u> </u>	4,290) (	184,742)
Closing net book amount										
as at December 31	\$	229,932	\$	290,969	\$	668,970	\$	<u> </u>	9,601 \$	1,199,472
At December 31, 2019										
Cost	\$	229,932	\$	538,126	\$	1,290,010	\$	- \$	17,859 \$	2,075,927
Accumulated depreciation		-	(	247,157)	(	564,056)		- (	8,258) (	819,471)
Accumulated impairment					(	56,984)		<u> </u>	- (	56,984)
	\$	229,932	\$	290,969	\$	668,970	\$	<u>-</u> <u>\$</u>	9,601 \$	1,199,472

						]	Equipment				
		Bu	ildings and				under				
	 Land	S	tructures	I	Machinery		installation		Others	Total	
At January 1, 2018											
Cost	\$ 229,932	\$	494,517	\$	1,240,252	\$	411	\$	11,697 \$	1,976,809	
Accumulated depreciation	-	(	171,548)	(	517,172)		-	(	5,000) (	693,720)	
Accumulated impairment	_		_	(	4,637)		_		- (	4,637)	
	\$ 229,932	\$	322,969	\$	718,443	\$	411	\$	6,697 \$	1,278,452	
<u>2018</u>											
Opening net book amount as at January 1	\$ 229,932	\$	322,969	\$	718,443	\$	411	\$	6,697 \$	1,278,452	
Additions	_		10,983		211,608		13,979		6,092	242,662	
Disposals	-		-	(	96,327)		-	(	43) (	96,370)	
Transfer	-		-		411	(	411)		-	-	
Depreciation charge	-	(	36,369)	(	142,144)		-	(	3,619) (	182,132)	
Impairment loss	 			(	135,374)					135,374)	
Closing net book amount											
as at December 31	\$ 229,932	\$	297,583	<u>\$</u>	556,617	\$	13,979	\$	9,127 \$	1,107,238	
At December 31, 2018											
Cost	\$ 229,932	\$	505,500	\$	1,236,129	\$	13,979	\$	15,654 \$	2,001,194	
Accumulated depreciation	-	(	207,917)	(	544,138)		-	(	6,527) (	758,582)	
Accumulated impairment	 			(	135,374)					135,374)	
	\$ 229,932	\$	297,583	\$	556,617	\$	13,979	\$	9,127 \$	1,107,238	

<sup>A. The significant components of buildings are depreciated over 50 years.
B. Information about the property, plant and equipment that were pledged to others as collateral is provided in Note 8.</sup> 

#### (9) <u>Leasing arrangements—lessee</u>

#### Effective 2019

- A. The Company leases various assets including land, buildings, machinery and equipment, business vehicles. Rental contracts are typically made for periods of 2 to 10 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	Carryi	ng amount	
Land	\$	3,990	
Buildings		657	
Transportation equipment			
(Business vehicles)		335	
Office equipment (Photocopiers)		2,493	
	\$	7,475	
	Year end	ed December	
	31	, 2019	
	Depreci	ation charge	
Land	\$	674	
Buildings		478	
Transportation equipment			
(Business vehicles)		382	
Office equipment (Photocopiers)		747	
	\$	2,281	

C. For the year ended December 31, 2019, the additions to right-of-use assets was \$2,382.

D. The information on profit and loss accounts relating to lease contracts is as follows:

	Year ended December		
		31, 2019	
Items affecting profit or loss			
Interest expense on lease liabilities	\$	104	
Expense on short-term lease contracts		2,265	

E. For the year ended December 31, 2019, the Company's total cash outflow for leases was \$4,710.

### (10) Impairment of non-financial assets

A. The Company recognised impairment loss for the years ended December 31, 2019 and 2018 amounting to \$0 and \$135,374, respectively. Details of such loss are as follows:

Year ended December 31, 2019

				,					
	Recogni	sed in profit or lo	oss cor	nprehensiv	e income				
Impairment loss —									
machinery	\$		<u>-</u> \$		_				
	Year ended December 31, 2018								
	Recognised in other								
	Recogni	Recognised in profit or loss comprehensive income							
Impairment loss —									
machinery	(\$	135,3	74) \$		_				
B. The Company assesses a	at each ba	alance sheet date	the recov	erable amo	ounts of thos	e assets where			
there is an indication that					ognized for	the amount by			
which the asset's carrying	ng amoun	t exceeds its reco	verable a	mount.					
(11) <u>Short-term borrowings</u>	_		_		~				
Type of borrowings	Dec	cember 31, 2019	Interest	rate range	Collateral				
Bank borrowings									
Unsecured borrowing	gs <u>\$</u>	30,000	1.16%	<b>∼</b> 1.18%	None				
Type of borrowings	Dec	cember 31, 2018	Interest	terest rate range Collateral					
Bank borrowings									
Unsecured borrowing	gs <u>\$</u>	20,000	1.18%	<b>∼</b> 1.2%	None				
(12) Other payables									
		December 3	31, 2019	Decemb	er 31, 2018				
Salary payable		\$	30,887	\$	29,980				
Bonus payable			24,650		31,985				
Payable on machinery and	22,110		36,179						
Payable on employees' con	on	20,682		38,079					
Payable on directors' remu			10,341		19,039				
Others			53,888		63,572				

\$

162,558

\$

218,834

(13)Long-term borrowings					
Type of borrowings	Borrowing period and repayment term	Interest rate range	Collateral	December	r 31, 2019
Long-term bank					
borrowings					
Secured borrowings	Borrowing period is from September 27, 2013 to January 19, 2014, interest is repayable monthly; From January 20, 2014 to				
	January 19, 2027; principal and interest are repayable monthly.	1.36%	Note 1	\$	65,329
Secured borrowings	Borrowing period is from February 20, 2017 to January 15, 2022; interest is repayable quarterly.	1.40%	Note 2		20,250
Secured borrowings	Borrowing period is from October 25, 2017 to October 25, 2027; principal and interest are repayable monthly.	1.56%	Note 1		39,742
Secured borrowings	Borrowing period is from February 7, 2018 to October 25, 2027; principal and interest are repayable monthly.	1.36%	Note 1		40,663
		1.3070	11010 1		165,984
Less: Current portion				(	27,578)
				\$	138,406

Type of borrowings	Borrowing period and repayment term	Interest rate range	Collateral	Decemb	per 31, 2018
Long-term bank borrowings					
Secured borrowings	Borrowing period is from September 27, 2013 to January 19, 2014, interest is repayable monthly; From January 20, 2014 to January 19, 2027; principal and interest are repayable monthly.	1.36%	Note 1	\$	74,055
Secured borrowings	Borrowing period is from February 20, 2017 to January 15, 2022; interest is repayable quarterly.	1.40%	Note 2		29,250
Secured borrowings	Borrowing period is from October 25, 2017 to October 25, 2027; principal and interest are repayable monthly.	1.36%	Note 1		44,511
Secured borrowings	Borrowing period is from February 7, 2018 to October 25, 2027; principal and interest are repayable monthly.	1.36%	Note 1		45,553
Secured borrowings	Borrowing period is from February 7, 2018 to January 15, 2023, interest is repayable monthly for the first year. From February 15, 2019 to January 15, 2023; principal and interest				
	are repayable monthly.	1.40%	Note 2 and 3		7,380
					200,749
Less: Current portion				(	29,076)
				\$	171,673

Note 1: Information about the land, buildings and structures and machinery and equipment that were pledged to others as collaterals is provided in

Note 8.

Note 2: Information about the machinery and equipment that were pledged to others as collaterals is provided in Note 8.

Note 3: The long-term borrowings from Taiwan Business Bank were all early repaid on July 15, 2019.

#### (14) Pensions

Effective July 1, 2005, the Company has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company contributes monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.

The pension costs under the defined contribution pension plans of the Company for the years ended December 31, 2019 and 2018 were \$15,788 and \$13,583, respectively.

#### (15) Share capital

As of December 31, 2019, the Company's authorised capital was \$1,500,000, consisting of 150 million shares of ordinary stock (including 15 million shares reserved for employee stock options and convertible bonds issued by the Company), and the amount issued was 1,173,408 thousand shares with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.

There was no change in the number of shares for the years ended December 31, 2019 and 2018. Details of the balances at the end of the year are as follows:

		Unit: in thousand shares
	2019	2018
At December 31	117,341	117,341

#### (16) Capital surplus

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

			2019		
		Recognition of			
		changes in the	Donated		
	Share	subsidiary's	assets	Consolidation	
	premium	equity	received	excess	Total
At January 1(and at					
December 31)	\$ 423,367	\$ 1,482	\$ 700	\$ 304,572	\$ 730,121
			2018		
		Recognition of			
		changes in the	Donated		
	Share	subsidiary's	assets	Consolidation	
	premium	equity	received	excess	Total
At January 1(and at					
December 31)	\$ 423,367	\$ 1,482	\$ 700	\$ 304,572	\$ 730,121

#### (17) Retained earnings

- A. Under the Company's Articles of Incorporation, the current year's earnings, if any, shall offset prior years' operating losses. The remaining amount shall be set aside as legal reserve in accordance with the regulations and the special reserve shall be set aside or reversed, if necessary. The remainder along with the previous years' unappropriated retained earnings, if any, to be appropriated shall be proposed by the Board of Directors at its meeting and then resolved by the stockholders at their meeting.
- B. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the balance of the reserve exceeds 25% of the Company's paid-in capital.
- C. In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
- D. Under the Company's Articles of Incorporation, dividends to the shareholders can be distributed in cash or share dividends. However, the cash dividends shall not be less than 20% of the total distribution.
- E. (a) The appropriations of 2018 and 2017 earnings had been resolved at the Board of Directors' and stockholders' meeting on June 24, 2019 and June 26, 2018, respectively. Details are summarized below:

	 2018				20	)17	
		Dividends per				Di	vidends per
		9	share (in				share (in
	 Amount		dollars)		mount		dollars)
Legal reserve	\$ 27,638			\$	8,733		
Special reserve	4,014			(	1,595)		
Cash dividends	 140,809	\$	1.20		58,671	\$	0.50
Total	\$ 172,461			\$	65,809		

The appropriations of 2018 and 2017 earnings are in agreement with the Board of Directors' proposals on March 13, 2019 and March 14, 2018, respectively.

(b)The appropriations of 2019 earnings had been resolved at the Board of Directors' and stockholders' meeting on March 11, 2020. Details are summarized below:

		2019			
	 Amount	Dividends per share (in dollars)			
Legal reserve	\$ 14,371				
Special reserve	4,741				
Cash dividends	 82,139	\$	0.70		
Total	\$ 101,251				

As of March 11, 2020, the appropriations of 2019 earnings had not been approved by the stockholders.

F. Information about employees' compensation and directors' and supervisors' remuneration are provided in Note 6(24).

### (18) Other equity items

			2019				
		Meası	ared at fair value through				
		other	comprehensive income				
		under u	inrealized gain or loss on	C	urrency		
		f	inancial instrument	tra	nslation		Total
At January 1		(\$	1,458)	(\$	6,066)	(\$	7,524)
Revaluation			1,458		-		1,458
Currency translation differ	rences:						
–Subsidiary			<u> </u>	(	6,199)	(	6,199)
At December 31		\$	-	(\$	12,265)	(\$	12,265)
			2018				
		Meas	ured at fair value through				
		other	comprehensive income				
	Available-for-	under	unrealized gain or loss on	C	urrency		
	sale investment	<u>f</u>	inancial instrument	tra	nslation		Total
At January 1	\$ 348	\$	-	(\$	3,858)	(\$	3,510)
Retrospective application	( 348	)	348		-		-
Revaluation	-	(	1,806)		-	(	1,806)
Currency translation							
differences:							
-Subsidiary			<u>-</u>	(	2,208)	(	2,208)
At December 31	\$ -	(\$	1,458)	(\$	6,066)	( <u>\$</u>	7,524)

## (19) Operating revenue

 Year ended
 Year ended

 December 31, 2019
 December 31, 2018

 \$ 1,750,018
 \$ 2,165,515

Revenue from contracts with customers \$

The Company derives revenue from the transfer of goods at a point in time. Revenue is mainly from single passive components.

## (20) Other income

	Year	ended December	Year	ended December
		31, 2019		31, 2018
Interest income: Interest income from bank				
deposits Interest income from financial assets at fair value through	\$	1,096	\$	1,267
other comprehensive income Interest income from financial assets measured at amortised		1,007		2,163
cost		424		53
Net currency exchange (losses)				
gain	(	1,209)		1,725
Other income, others		3,877		7,285
	\$	5,195	\$	12,493
(21) Other gains and losses				
	Year	ended December	Year	ended December
		31, 2019		31, 2018
Gain (loss) on financial assets at fair value through profit or loss				
	\$	4,473	(\$	4,372)
Foreign exchange (loss) gain Gain (loss) on disposals of	(	9,808)		5,673
property, plant and equipment Impairment loss on property,		5,723	(	34,335)
plant and equipment		-	(	135,374)
Loss on disposals of investments	(	777)		-
Miscellaneous disbursements	(	341)	(	15)
	( <u>\$</u>	730)	(\$	168,423)

#### (22) Finance costs

· · · ———	Year ended December		Year ended December	
	3	31, 2019	31, 2018	
Interest expense				
Bank interest expense	\$	2,854	\$	3,641
Lease liabilities		104		
	\$	2,958	\$	3,641
(23) Expenses by nature				
	Year ei	nded December	Year e	nded December
	3	31, 2019	3	31, 2018
Employee benefit expense	\$	474,161	\$	478,481
Depreciation charges on				
property, plant and equipment		187,023		182,132
Amortisation charges on				
intangible assets		3,485		2,976
	\$	664,669	\$	663,589
(24) Employee benefit expense		_		
	Year ei	nded December	Year e	nded December
	3	31, 2019	3	31, 2018
Wages and salaries	\$	398,406	\$	412,374
Labour and health insurance fees		38,334		33,051
Pension costs		15,788		13,583
Other personnel expenses		21,633		19,473
	\$	474,161	\$	478,481

- A. In accordance with the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall be 10% for employees' compensation and shall be 5% for directors' and supervisors' remuneration. However, annual net income should first be reserved to offset the Company's accumulated deficit prior to the distribution of compensation and remuneration.
- B. For the years ended December 31, 2019 and 2018, employees' compensation was accrued at \$20,682 and \$38,079, respectively; while directors' and supervisors' remuneration was accrued at \$10,341 and \$19,039, respectively. The aforementioned amounts were recognised in salary expenses.

The employees' compensation and directors' and supervisors' remuneration were estimated and accrued based on 10% and 5% of distributable profit of current year.

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

#### (25) Income tax

- A. Income tax expense
  - (a) Components of income tax expense:

	Year en	ded December	Year ended December	
	31, 2019		31, 2018	
Current tax:				
Current tax on profits for				
the year	\$	13,843	\$	67,227
Tax on undistributed				
surplus earnings		5,195		2,152
Prior year income tax				
(over) underestimation	(	602)		77
Total current tax		18,436		69,456
Deferred tax:				
Origination and reversal of				
temporary differences		13,646	(	17,901)
Impact of change in tax				
rate		_	(	4,260)
Total deferred tax		13,646	(	22,161)
Income tax expense	\$	32,082	\$	47,295

- (b) The income tax (charge)/credit relating to components of other comprehensive income is as follows: None
- (c) The income tax charged/(credited) to equity during the period is as follows: None B. Reconciliation between income tax expense and accounting profit

	Year ended December 31, 2019		Yea	r ended December
				31, 2018
Tax calculated based on profit before tax and statutory tax				
rate	\$	35,159	\$	64,734
Expenses disallowed by tax				
regulation	(	7,670)	(	15,408)
Separate taxation		5,195		2,152
Prior year income tax (over)				
underestimation	(	602)		77
Effect from changes in tax				
regulation			(	4,260)
Income tax expense	\$	32,082	\$	47,295

C. Amounts of deferred tax assets or liabilities as a result of temporary differences, tax losses and investment tax credits are as follows:

		an tax credits are as follows.						
	Recognised in							
		January 1		ofit or loss	Г	December 31		
Temporary differences:  — Deferred tax assets:  Unrealised loss on  market value decline		· · · · · · · ·						
and obsolete inventory	\$	12,538	\$	5,240	\$	17,778		
Unrealised exchange loss	Ψ	1,336	Ψ	580	Ψ	1,916		
Unused vacation time		1,550		200		1,510		
bonus		431		355		786		
Unused gross margin		5,130	(	4,219)		911		
Unused impairment loss		27,075	(	15,678)		11,397		
Subtotal	\$	46,510	(\$	13,722)	\$	32,788		
—Deferred tax liabilities:								
Unrealised exchange gain	(\$	209)	\$	76	(\$	133)		
Subtotal	(\$	209)	\$	76	(\$	133)		
Total	\$	46,301	(\$	13,646)	\$	32,655		
				2018				
			Re	cognised in				
		т 1		•				
		January 1	pr	ofit or loss	$\Gamma$	ecember 31		
Temporary differences:  —Deferred tax assets:  Unrealised loss on market value decline		January 1	pr	ofit or loss	<u> </u>	December 31		
<ul><li>Deferred tax assets:</li><li>Unrealised loss on</li></ul>	\$	18,962		ofit or loss 6,424)		12,538		
Deferred tax assets: Unrealised loss on market value decline and obsolete inventory Unrealised exchange loss	\$	·						
— Deferred tax assets:  Unrealised loss on market value decline and obsolete inventory	\$	18,962	(\$	6,424)		12,538		
Deferred tax assets: Unrealised loss on market value decline and obsolete inventory Unrealised exchange loss Unused vacation time	\$	18,962 2,370	(\$	6,424) 1,034)		12,538 1,336		
Deferred tax assets: Unrealised loss on market value decline and obsolete inventory Unrealised exchange loss Unused vacation time bonus	\$	18,962 2,370 437	(\$	6,424) 1,034) 6)		12,538 1,336 431		
Deferred tax assets: Unrealised loss on market value decline and obsolete inventory Unrealised exchange loss Unused vacation time bonus Unused gross margin	\$	18,962 2,370 437 1,830	(\$	6,424) 1,034) 6) 3,300		12,538 1,336 431 5,130		
Deferred tax assets: Unrealised loss on market value decline and obsolete inventory Unrealised exchange loss Unused vacation time bonus Unused gross margin Unused impairment loss	_	18,962 2,370 437 1,830 788	(\$ (	6,424) 1,034) 6) 3,300 26,287	\$	12,538 1,336 431 5,130 27,075		
- Deferred tax assets:     Unrealised loss on     market value decline     and obsolete inventory     Unrealised exchange loss     Unused vacation time     bonus     Unused gross margin     Unused impairment loss Subtotal	_	18,962 2,370 437 1,830 788	(\$ (	6,424) 1,034) 6) 3,300 26,287	\$	12,538 1,336 431 5,130 27,075		
<ul> <li>Deferred tax assets:</li> <li>Unrealised loss on</li> <li>market value decline</li> <li>and obsolete inventory</li> <li>Unrealised exchange loss</li> <li>Unused vacation time</li> <li>bonus</li> <li>Unused gross margin</li> <li>Unused impairment loss</li> <li>Subtotal</li> <li>Deferred tax liabilities:</li> </ul>	\$	18,962 2,370 437 1,830 788 24,387	(\$ (	6,424) 1,034) 6) 3,300 26,287 22,123	\$	12,538 1,336 431 5,130 27,075 46,510		
<ul> <li>Deferred tax assets:         <ul> <li>Unrealised loss on market value decline and obsolete inventory</li> <li>Unrealised exchange loss</li> <li>Unused vacation time bonus</li> <li>Unused gross margin</li> <li>Unused impairment loss</li> </ul> </li> <li>Subtotal         <ul> <li>Deferred tax liabilities:</li> <li>Unrealised exchange gain</li> </ul> </li> </ul>	<u>\$</u>	18,962 2,370 437 1,830 788 24,387	(\$ ( ( \$	6,424) 1,034) 6) 3,300 26,287 22,123	\$ <u>\$</u> ( <u>\$</u>	12,538 1,336 431 5,130 27,075 46,510		

D. The amounts of deductible temporary difference that are not recognised as deferred tax assets are as follows: None.

E. The Company's income tax returns through 2017 have been assessed and approved by the Tax Authority.

F. Under the amendments to the Income Tax Act which was promulgated by the President of the

Republic of China in February 7 , 2018, the Company's applicable income tax rate was raised from 17% to 20% effective from January 1, 2018. The Company has assessed the impact of the change in income tax rate.

#### (26) Earnings per share

	Year ended December 31, 2019					
		Weighted average				
		number of ordinary	Earnings			
	Amount	shares outstanding	per share			
	after tax	(share in thousands)	(in dollars)			
Basic earnings per share						
Profit attributable to ordinary	<b>* 4.0 = 4.</b>					
shareholders of the parent	\$ 143,714	117,341	<u>\$ 1.22</u>			
Diluted earnings per share						
Profit attributable to ordinary	ф 142.714	117.241				
shareholders of the parent Assumed conversion of all	\$ 143,714	117,341				
dilutive potential ordinary shares						
Employees' compensation	_	964				
Profit attributable to ordinary						
shareholders of the parent plus						
assumed conversion of all						
dilutive potential ordinary shares	\$ 143,714	118,305	\$ 1.21			
	Year	r ended December 31,	2018			
		Waighted everege				
		Weighted average				
		number of ordinary	Earnings			
	Amount	0	Earnings per share			
	Amount after tax	number of ordinary	ū			
Basic earnings per share		number of ordinary shares outstanding	per share			
Basic earnings per share  Profit attributable to ordinary		number of ordinary shares outstanding	per share			
		number of ordinary shares outstanding	per share			
Profit attributable to ordinary shareholders of the parent <u>Diluted earnings per share</u>	after tax	number of ordinary shares outstanding (share in thousands)	per share (in dollars)			
Profit attributable to ordinary shareholders of the parent <u>Diluted earnings per share</u> Profit attributable to ordinary	after tax \$ 276,376	number of ordinary shares outstanding (share in thousands)  117,341	per share (in dollars)			
Profit attributable to ordinary shareholders of the parent  Diluted earnings per share  Profit attributable to ordinary shareholders of the parent	after tax	number of ordinary shares outstanding (share in thousands)	per share (in dollars)			
Profit attributable to ordinary shareholders of the parent  Diluted earnings per share  Profit attributable to ordinary shareholders of the parent  Assumed conversion of all	after tax \$ 276,376	number of ordinary shares outstanding (share in thousands)  117,341	per share (in dollars)			
Profit attributable to ordinary shareholders of the parent  Diluted earnings per share  Profit attributable to ordinary shareholders of the parent  Assumed conversion of all dilutive potential ordinary shares	after tax \$ 276,376	number of ordinary shares outstanding (share in thousands)  117,341	per share (in dollars)			
Profit attributable to ordinary shareholders of the parent  Diluted earnings per share  Profit attributable to ordinary shareholders of the parent  Assumed conversion of all dilutive potential ordinary shares  Employees' compensation	after tax \$ 276,376	number of ordinary shares outstanding (share in thousands)  117,341	per share (in dollars)			
Profit attributable to ordinary shareholders of the parent  Diluted earnings per share  Profit attributable to ordinary shareholders of the parent Assumed conversion of all dilutive potential ordinary shares  Employees' compensation  Profit attributable to ordinary	after tax \$ 276,376	number of ordinary shares outstanding (share in thousands)  117,341	per share (in dollars)			
Profit attributable to ordinary shareholders of the parent  Diluted earnings per share  Profit attributable to ordinary shareholders of the parent  Assumed conversion of all dilutive potential ordinary shares  Employees' compensation  Profit attributable to ordinary shareholders of the parent plus	after tax \$ 276,376	number of ordinary shares outstanding (share in thousands)  117,341	per share (in dollars)			
Profit attributable to ordinary shareholders of the parent  Diluted earnings per share  Profit attributable to ordinary shareholders of the parent Assumed conversion of all dilutive potential ordinary shares  Employees' compensation  Profit attributable to ordinary	after tax \$ 276,376	number of ordinary shares outstanding (share in thousands)  117,341	per share (in dollars)			

(27) <u>Supplemental cash flow information</u>
Investing activities with partial cash payments
Year ended De

	Year ended	December	Year ended	December
	31, 20	019	31, 2018	
Purchase of property, plant and				
equipment	\$	281,841	\$	242,662
Add: Opening balance of payable				
on equipment		36,179		59,509
Ending balance of				
prepayment for equipment		75,121		121,414
Less: Ending balance of payable				
on equipment	(	22,110)	(	36,179)
Opening balance of				
prepayment on equipment	(	121,414)	(	87,493)
Cash paid during the year	\$	249,617	\$	299,913
			· · · · · · · · · · · · · · · · · · ·	<del></del>

#### (28) Changes in liabilities from financing activities

						Liabilities from
		Short-term		Long-term	fi	nancing activities-
	b	orrowings	t	orrowings		gross
At January 1, 2019	\$	20,000	\$	200,749	\$	220,749
Changes in cash flow from						
financing activities		10,000	(	34,765)	(	24,765)
At December 31, 2019	\$	30,000	\$	165,984	\$	195,984
						Liabilities from
		Short-term		Long-term	fi	nancing activities-
	b	orrowings	t	orrowings		gross
At January 1, 2018	\$	130,000	\$	170,135	\$	300,135
Changes in cash flow from						
financing activities	(	110,000)		30,614	(	79,386)
At December 31, 2018	\$	20,000	\$	200,749	\$	220,749

#### 7. RELATED PARTY TRANSACTIONS

#### (1) Parent and ultimate controlling party

Names of related parties	Relationship with the Company
Guangdong Fenghua Advanced Technology	Entity having significant influence on
(Holding) Co.,Ltd.	the Company
Viking Electronics (WUXI) CO., LTD.	A second-tier subsidiary under equity method (Note)
Lead Brand Co., Ltd.	A second-tier subsidiary under equity method
Viking Tech America Corporation	A second-tier subsidiary under equity method

Note: The Company's subsidiary, Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.

#### (2) Significant related party transactions

#### A. Operating revenue:

Year ended December 31, 2019		Year ended December 31, 2018	
\$	279,797	\$	228,915
	94,152		170,041
\$	373,949	\$	398,956
	\$	\$ 279,797 94,152	\$ 279,797 \$ 94,152

The above sales were based on the sales prices and terms that were available to the third parties. There was no significant difference in sales price between related parties and the third parties. The credit terms were approximately 60~150 days and were 60~90 days after monthly billings for related parties and the third parties, respectively, and the difference was due to the adjustment in credit term of the subsidiary's ultimate customers.

#### B. Purchases

	Year ended December 31, 2019		Year ended December 31, 2018	
Purchases of goods:				
Subsidiaries	\$	12,692	\$	61
Entities having significant				
influence on the Company		15,900		16,957
Total	\$	28,592	\$	17,018

The above purchases were based on the purchase prices and terms that were available to the third parties. The payment terms were approximately 90 days and were 60~90 days after monthly billings for related parties and the third parties, respectively. There was no significant difference in purchase price between related parties and the third parties.

#### C. Receivables from related parties

		Decen	nber 31, 2019	De	cember 31, 2018
Accounts receiv					
Viking Electro	onics (WUXI)	ф	1.62.01.4	ф	154 550
CO., LTD.		\$	163,914	\$	154,779
Subsidiaries			11,305		55,738
Other receivable property, plant a					
Viking Electro					
CO., LTD.	omes (WOAI)		-		17,987
Other receivable	es:				
Entities havin	ng significant				
influence on t	the Company		492		1,581
Total		\$	175,711	\$	230,085
D. Payables to rela	ted parties				
		Decen	nber 31, 2019	De	cember 31, 2018
Accounts payab	le:				
Subsidiaries		\$	4,493	\$	61
Entities having	ng significant				
influence on t	the Company		1,357		12,433
Subtotal			5,850		12,494
Other payables:					
Subsidiaries			914		
Total		\$	6,764	\$	12,494
E. Others		**			**
			ear ended	Do	Year ended
C		Decen	nber 31, 2019		cember 31, 2018
Commissions E	xpense:	ф	2.216	ф	2.526
Subsidiaries		\$	2,216	\$	2,526
F. Property transac		l 21	2010 V	. 1. 1 D	
<u>Y</u>	Year ended Dec				ecember 31, 2018
	Disposal	Gain (los			Gain (loss) on
_	proceeds	dispos	al proce	eus	disposal
Subsidiaries <u>\$</u>		S	- \$ 1	7,897	\$ 1,158

#### (3) Key management compensation

	Year e	Year ended December		Year ended December	
		31, 2019	31, 2018		
Salaries and other short-term employee benefits	\$	30,408	\$	41,462	
emprojee senemes	<u> </u>	,	<u> </u>	, -	

#### 8. PLEDGED ASSETS

		Book			
Pledged asset	Decembe	er 31, 2019	December	r 31, 2018	Purpose
Land	\$	229,932	\$	229,932	Bank loan(Note 1)
Buildings and structures		170,743		177,147	Bank loan(Note 1)
Machinery		20,059		38,798	Bank loan(Note 2)
Time deposits(shown					Customs security
as other current assets-					deposit for importing
others)		1,800		800	raw materials
	\$	422,534	\$	446,677	

Note 1: Pledged to HSINGONG BRANCH of Land Bank of Taiwan and Hsinchu Branch of Chang Hwa Bank as collateral for long-term borrowings.

Note 2: Pledged to The Shanghai Commercial & Savings Bank, Ltd. and Chu Tung Branch of Taiwan Business Bank as collateral for long-term borrowings.

### 9. <u>SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED CONTRACT</u> COMMITMENTS

- (1) Contingencies: None.
- (2) Commitments:

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

	Decen	iber 31, 2019	December 31, 2018		
Machinery	\$	26,812	\$	74,132	

#### 10. SIGNIFICANT DISASTER LOSS

None.

#### 11. <u>SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE</u>

The information regarding the appropriations of 2019 earnings is provided in Note 6(17).

#### 12. OTHERS

#### (-)Capital management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt. The Company monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital.

During the year ended December 31, 2019 the Company's strategy, which was unchanged from 2018, was to maintain the gearing ratio under 50%.

#### (二)Financial instruments

A. Financial instruments by category

	Dece	mber 31, 2019	Dece	mber 31, 2018
Financial assets				
Financial assets at fair value through				
profit or loss				
Financial assets mandatorily measured at fair	\$	199,463	\$	49,656
value through profit or loss				
Financial assets at fair value through				
other comprehensive income				
Qualifying equity instrument		-		59,096
Financial assets at amortised				
cost/Loans and receivables				
Cash and cash equivalents		387,272		501,809
Financial assets at amortised cost		-		50,000
Notes receivable		2,508		11,288
Accounts receivable (including related parties)		402,711		596,420
Other receivables (including related parties)		5,346		38,662
Guarantee deposits paid		925		807
Other financial assets		1,800		800
	\$	1,000,025	\$	1,308,538
<u>Financial liabilities</u>				
Financial liabilities at amortised cost				
Short-term borrowings	\$	30,000	\$	20,000
Notes payable		2,080		3,154
Accounts payable(including related parties)		95,719		204,200
Other accounts payable		162,558		218,834
Long-term borrowings (including current portion)		165,984		200,749
Guarantee deposits received		4,347		3,555
Lease liability		7,519		<u>-</u>
	\$	468,207	\$	650,492

#### B. Financial risk management policies

- (a) The Company's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk.
- (b) Risk management is carried out by a finance department (Company finance) under policies approved by the Board of Directors. Company finance identifies, evaluates and hedges financial risks in close cooperation with the Company's operating units.

#### C. Significant financial risks and degrees of financial risks

#### (a) Market risk

#### Foreign exchange risk

- i. The Company operates internationally and is exposed to foreign exchange risk arising from the transactions of the Company and its subsidiaries used in various functional currency, primarily with respect to the USD and RMB. Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations.
- ii. Management has set up a policy to require company subsidiaries to manage their foreign exchange risk against their functional currency. The company subsidiaries are required to hedge their entire foreign exchange risk exposure with the Company treasury. Foreign

exchange risk arises when future commercial transactions or recognized assets or liabilities are denominated in a currency that is not the entity's functional currency.

iii. The Company's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD; other certain subsidiaries' functional currency: USD or RMB ). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

is as follows.	December 31, 2019					
	Foreign	n currency				
	_	nount		Book value		
		ousands)	Exchange rate	(NTD)		
(Foreign currency: functional				(1,12)		
currency)						
Financial assets						
Monetary items						
EUR:NTD	EUR	885	33.59	\$ 29,732		
USD:NTD	USD	11,293	29.98	338,566		
HKD:NTD	HKD	3,070	3.85	11,817		
RMB:NTD	RMB	48,447	4.31	208,562		
Non-Monetary items						
USD:NTD	USD	7,021	29.98	\$ 210,483		
Financial liabilities						
Monetary items						
USD:NTD	USD	393	29.98	\$ 11,795		
Non-Monetary items: None						
	Foreign	n currency				
	an	Book value				
	(In th	ousands)	Exchange rate	(NTD)		
(Foreign currency: functional						
currency)						
Financial assets						
Monetary items						
EUR:NTD	EUR	1,172	35.20	\$ 41,242		
USD:NTD	USD	14,119	30.72	433,674		
HKD:NTD	HKD	4,244	3.92	,		
RMB:NTD	RMB	44,728	4.47	200,022		
Non-Monetary items						
USD:NTD	USD	6,072	30.72	\$ 186,526		
Financial liabilities						
Monetary items						
EUR:NTD	EUR	337	35.20	\$ 11,880		
USD:NTD	USD	1,731	30.72	53,152		
Non-Monetary items: None						

iv. Please refer to the following table for the details of exchange gain (loss), including realised and unrealised, arising from significant foreign exchange variation on the monetary items held by the Company:

	Year ended December 31, 2109					
	Foreign ex	change gains (le	osses)			
	Foreign currency					
	amount					
	(In thousands)	Exchange rate	Book value			
(Foreign currency: functional						
currency)						
Financial assets						
Monetary items						
EUR:NTD	-	34.61	(\$ 1,314)			
USD:NTD	-	30.91	( 2,840)			
HKD:NTD	-	3.94	301			
RMB:NTD	-	4.47	( 8,331)			
Financial liabilities						
Monetary items						
USD:NTD	-	30.91	\$ 162			
	Year ended	l December 31,	2018			
	Foreign ex	change gains (le	osses)			
	Foreign currency					
	amount					
	(In thousands)	Exchange rate	Book value			
(Foreign currency: functional						
currency)						
Financial assets						
Monetary items						
EUR:NTD	-	35.61	\$ 145			
USD:NTD	-	30.15	12,598			
HKD:NTD	-	3.85	398			
RMB:NTD	-	4.56	( 6,563)			
Financial liabilities						
Monetary items						
EUR:NTD	-	35.61	\$ 305			
USD:NTD	-	30.15	238			

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

	Year ended December 31, 2019							
	Sensitivity analysis							
	Effect on o							
	Degree of	Effec	ct on profit	con	nprehensive			
	variation	(	or loss		income			
(Foreign currency: functional								
currency)								
Financial assets								
Monetary items								
EUR:NTD	1%	\$	297	\$	-			
USD:NTD	1%		3,386		-			
HKD:NTD	1%		118		-			
RMB:NTD	1%		2,086		-			
Non-Monetary items								
USD:NTD	1%		-	\$	2,105			
Financial liabilities								
Monetary items								
USD:NTD	1%	(\$	118)		-			
	Year	r ende	d December	r 31,	, 2018			
		Sen	sitivity anal					
					ect on other			
	_		-	con	nprehensive			
	variation		or loss		income			
(Foreign currency: functional currency)								
Financial assets								
Monetary items								
EUR:NTD	1%	\$	412	\$	-			
USD:NTD	1%		4,337		-			
HKD:NTD	1%		166		-			
RMB:NTD	1%		2,000		-			
Non-Monetary items								
USD:NTD	1%		-	\$	1,865			
Financial liabilities								
Monetary items								
EUR:NTD	1%	4)	119)	\$				
USD:NTD	1%	(\$ (	532)	φ	-			

#### Price risk

i. The Company's equity securities, which are exposed to price risk, are the held financial assets at fair value through other comprehensive income To manage its price risk arising from investments in equity securities, the Company diversifies its portfolio.

ii. The Company's investments in equity securities comprise domestic and foreign stocks.

The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, other components of equity for the years ended December 31, 2019 and 2018 would have increased/decreased by \$1,995 and \$497, respectively, as a result of other comprehensive income classified as equity investment at fair value through other comprehensive income.

#### Cash flow and fair value interest rate risk

- iv. The Company's interest rate risk arises from short-term and long-term borrowings. Borrowings issued at variable rates expose the Company to cash flow interest rate risk which is partially offset by cash and cash equivalents held at variable rates.
- v. Based on the simulations performed, the impact on post-tax profit of a 1% shift would be a maximum increase or decrease of \$1,568 and \$1,766 for the years ended December 31, 2019 and 2018, respectively. The simulation is done on a quarterly basis to verify that the maximum loss potential is within the limit given by the management.

#### (b) Credit risk

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

  If the contract payments were past due over 30 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
- v. The Company classifies customers' accounts receivable in accordance with credit rating of customer. The Company applies the modified approach using loss rate methodology to estimate expected credit loss.
- vi. The following indicators are used to determine whether the credit impairment of debt instruments has occurred:
  - (i) It becomes probable that the issuer will enter bankruptcy or other financial reorganization due to their financial difficulties;
  - (ii) The disappearance of an active market for that financial asset because of financial difficulties:
  - (iii) Default or delinquency in interest or principal repayments;
  - (iv) Adverse changes in national or regional economic conditions that are expected to cause a default.
- vii. The Company wrote-off the financial assets, which cannot be reasonably expected to be recovered, after initiating recourse procedures. However, the Company will continue executing the recourse procedures to secure their rights.

viii. The Company used the forecastability to adjust historical and timely information to assess the default possibility of accounts receivable. As at December 31, 2019 and 2018, the loss rate methodology is as follows:

10000 11100110		6) IS W	10110				
				61~90	91~180	Over 180	
			60 days	days past	days past	days past	
	No	t past due	past due	due	due	due	Total
December							
31, 2019							
Expected							
loss rate		0%	0.03%	20.00%	30.00%	33.05%	
Total book							
value	\$	377,007	\$ 22,623	\$ 58	\$ 7,034	\$ 935	\$ 407,657
Loss							
allowance		-	( 7)	( 12)	( 2,110)	( 309)	( 2,438)
				61~90	91~180	Over 180	
			60 days	days past	days past	days past	
	No	t past due	past due	due	due	due	Total
December							
31, 2018							
Expected							
loss rate		0%	3.50%	20.00%	30.00%	99.94%	
Total book							
value	\$	565,303	\$ 42,288	\$ 66	\$ 2,206	\$ 1,071	\$ 610,934
Loss							
allowance		-	( 1,480)	( 13)	( 662)	( 1,071)	( 3,226)

ix. Movements in relation to the Company applying the simplified approach to provide loss allowance for accounts and notes receivable are as follows:

		1, 2019					
	Acc	counts receivable		Notes receivable			
At January 1	\$	3,226	\$	-			
Provision for impairment		94		-			
Written-offs during the							
year	(	882)		_			
At December 31	\$	2,438	\$				
	December 31, 2018						
	Acc	counts receivable		Notes receivable			
At January 1_IAS 39	\$	2,060	\$	-			
Adjustments under new							
standards		-		-			
At January 1_IAS 9		-		-			
Provision for impairment		1,172		-			
Written-offs during the							
year	(	6)					
At December 31	\$	3,226	\$				
			_				

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

	Dec	ember 31, 2019	Dec	ember 31, 2018
Floating rate		1.15%~1.30%		1.15%~1.30%
Expiring within one year	\$	750,000	\$	860,000

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

#### Non-derivative financial liabilities:

		Between	Between	Between		
		61	91	181		
		days and	days and	days and		
December 31,	Less then	90	180	360	Over 360	
2019	60 days	days	days	days	days	Total
Short-term borrowings	\$ 10,039	\$ 20,007	\$ -	\$ -	\$ -	\$ 30,046
Notes payable Accounts payable (including	1,119	856	105	-	-	2,080
related parties) Other payables(includ ing related	56,343	25,290	14,086	-	-	95,719
parties)	114,835	9,806	4,938	32,979	-	162,558
Lease liability Long-term borrowings (including	402	189	568	1,136	5,463	7,758
current portion)	5,723	1,737	7,456	14,888	144,777	174,581

#### Non-derivative financial liabilities:

		Between	Between	Between		
		61	91	181		
		days and	days and	days and		
December 31,	Less then	90	180	360	Over 360	
2018	60 days	days	days	days	days	Total
Short-term						
borrowings	\$ 40	\$ 20,015	\$ -	\$ -	\$ -	\$ 20,055
Notes payable	1,419	1,644	91	-	-	3,154
Accounts						
payable						
(including						
related parties)	144,213	35,312	24,675	-	-	204,200
Other payables						
Other payables	133,650	14,398	10,710	60,076	-	218,834
Long-term						
borrowings						
(including						
current portion)	5,905	1,903	7,951	15,882	180,395	212,036

#### $(\equiv)$ Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
  - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Company's investment in beneficiary certificates is included in Level 1
  - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
  - Level 3: Unobservable inputs for the asset or liability.
- B. Financial instruments not measured at fair value
  - The carrying amounts of cash and cash equivalents, notes receivable, accounts receivable, other receivables, short-term borrowings, notes payable, accounts payable and other payables are approximate to their fair values.
- C. The related information of financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities is as follows:
  - (a) The Company's financial assets and liabilities measured at fair value are as follows:

December 31, 2019	Level 1	Level 2	Level 3	Total
Assets:				
Recurring fair value				
measurements				
Financial assets at fair				
value through profit or loss				
Equity securities	\$ 199,463	\$ -	\$ -	\$ 199,463
Financial assets at fair	· <u> </u>			
value through other				
comprehensive income				
Liability securities	\$ -	\$ -	\$ -	<u>\$</u>
December 31, 2018	Level 1	Level 2	Level 3	Total
Assets:				
Recurring fair value				
<u>measurements</u>				
Financial assets at fair				
value through profit or loss				
Equity securities	\$ 49,656	\$ -	\$ -	\$ 49,656
Financial assets at fair				
value through other				
comprehensive income				
Liability securities	\$ 59,096	\$ -	<u>\$ -</u>	\$ 59,096

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

Market quoted price Open-end fund Corporate bond

Net asset value Weighted average quoted price

- D. For the years ended December 31, 2019 and 2018, there was no transfer between Level 1 and Level 2.
- E. For the years ended December 31, 2019 and 2018, there was no transfer into or out from Level 3.

#### 13. SUPPLEMENTARY DISCLOSURES

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

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

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

#### 14. <u>SEGMENT INFORMATION</u>

Not applicable.

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

December 31, 2019

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

			As of December 31, 2019				
	Relationship with the	General					
Securities held by Marketable securities and securities	securities issuer	ledger account	Number of shares	Book value	Ownership	Fair value	Footnote
VIKING TECH CORPORATION Franklin Templeton SinoAm China A Shares Equity Fund-TWD	None	Financial asset at fair value through profit or loss—current	661,998 \$	6,302	N/A	\$ 6,302	
VIKING TECH CORPORATION Jih Sun Asian High Yield Bond Fund-TWD	None	Financial asset at fair value through profit or loss—current	168,491	2,137	N/A	2,137	
VIKING TECH CORPORATION Franklin Templeton SinoAm Multi-Asset Income Fund- Accu-UND	None	Financial asset at fair value through profit or loss—current	10,000	3,259	N/A	3,259	
VIKING TECH CORPORATION Franklin Templeton SimoAm Asia Pacific Balanced Fund- AccuUSD	None	Financial asset at fair value through profit or loss—current	10,000	3,346	N/A	3,346	
VIKING TECH CORPORATION Jih Sun China Harvest Balanced Fund-USD	None	Financial asset at fair value through profit or loss—current	9,517	3,141	N/A	3,141	
VIKING TECH CORPORATION Jih Sun Global Smart Car Fund-USD	None	Financial asset at fair value through profit or loss—current	4,996	1,701	N/A	1,701	
VIKING TECH CORPORATION Union Money Market Fund	Name	Financial asset at fair value through profit or loss — current	4,543,393	60,219	N/A	60,219	
VIKING TECH CORPORATION Nomura Global Financial Bond Fund-AccuTWD	Name	Financial asset at fair value through profit or loss—current	197,562	2,127	N/A	2,127	
VIKING TECH CORPORATION Franklin Templeton SinoAm Emerging Markets Bond Fund-AccuTWD	None	Financial asset at fair value through profit or loss — current	300,000	2,881	N/A	2,881	
VIKING TECH CORPORATION Jih Sun Money Market Fund	None	Financial asset at fair value through profit or loss—current	4,048,466	60,231	N/A	60,231	
VIKING TECH CORPORATION Prudential Financial Money Market Fund	None	Financial asset at fair value through profit or loss—current	316,106	5,020	N/A	5,020	
VIKING TECH CORPORATION Franklin Templeton Sinoam Money Market Fund	None	Financial asset at fair value through profit or loss—current	3,867,145	40,138	N/A	40,138	
VIKING TECH CORPORATION Union Emerging Asia Bond Fund-AccuTWD	None	Financial asset at fair value through profit or loss—current	260,584	3,011	N/A	3,011	
VIKING TECH CORPORATION Nomura China Bond Fund-AccuUSD	None	Financial asset at fair value through profit or loss—current	6,371	1,918	N/A	1,918	
VIKING TECH CORPORATION Union APEC Balanced Fund-CNH A	None	Financial asset at fair value through profit or loss—current	38,450	2,250	N/A	2,250	
VIKING TECH CORPORATION Union 2022 Asia Franging Markets Road Fund-USD	Nona	Financial accet at fair value through profit or loss — current	1,937	1,782	N/A	1,782	
			2	199.463		\$ 199.463	

Table 1 , Page 1

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

#### Year ended December 31, 2019

Table 2

Expressed in thousands of NTD (Except as otherwise indicated)

			Transaction			Differences in tr	ansaction(Note 2)	Notes/account			
					Percentage of					Percentage of	
		Relationship with the	Purchases		total purchases					total notes/accounts	Footnote
Purchaser/seller	Counterparty (Notel)	counterparty	(sales)	Amount	(sales)	Credit term	Unit price	Credit term	Balance	receivable (payable)	(Note 3)
VIKING TECH CORPORATION	Viking Electronics (WUVI) CO LTD	Subsidiary	Sales	\$ 270 707	13.05%	150 days payment	N/A	N/A	\$ 163 014	30 10%	N/A

Note 1: The Company's subsidiary, Viking Tech Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.

Note 2: Goods are sold at the same prices with those for the third parties. Transaction terms vary depending on the terms of the subsidiaries'end customers.

Note 3 : In case related-party transaction terms involve advance receipts (prepayments) transactions, explain in the footnote the reasons, contractual provisions, related amounts, and differences in types of transactions compared to third-party transactions.

Table 2 , Page 1

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

#### Year ended December 31, 2019

Table 3

Expressed in thousands of NTD (Except as otherwise indicated)

		Balance as	s at December 31	, 2019	Overd	lue receivables		
							Amount collected	Allowance for
		Relationship					subsequent to the	Creditor Counterparty doubtful
Creditor	Counterparty (Note 1)	with the counterparty	Amount	Turnover rate	Amount	Action taken	balance sheet date	accounts
VIKING TECH CORPORATION	Viking Electronics (WUXI) CO., LTD.	Subsidiary	\$ 163.914	1.30	s -	N/A	\$ 90.919	\$ -

Note 1: The Company's subsidiary, Viking Tech Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.

#### Significant inter-company transactions during the reporting period

#### Year ended December 31, 2019

Table 4 Expressed in thousands of NTD (Except as otherwise indicated)

Transaction

Number			Relationship			_	Percentage of consolidated total operating revenues or total assets
(Note 1)	Company name	Counterparty(Note 2)	(Note 3)	General ledger account	 Amount	Transaction terms	(Note 4)
0	VIKING TECH CORPORATION	Lead Brand Co., Ltd.	1	Sales	\$ 35,476	150 days payment	2%
0	VIKING TECH CORPORATION	Viking Electronics (WUXI) CO., LTD.	1	Accounts receivable	163,914	"	5%
0	VIKING TECH CORPORATION	Viking Electronics (WUXI) CO., LTD.	1	Sales	279,797	"	13%
0	VIKING TECH CORPORATION	Viking Electronics (WUXI) CO., LTD.	1	Cost of sales	12,692	90 days payment	1%
0	VIKING TECH CORPORATION	Viking Tech America Corporation	1	Accounts receivable	11,305	60 days payment	0%
0	VIKING TECH CORPORATION	Viking Tech America Corporation	1	Sales	58,677		3%
1	Lead Brand Co., Ltd.	Viking Electronics (WUXI) CO., LTD.	3	Sales	40,392	150 days payment	2%

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

- 1. Parent company is '0'.
- 2. The subsidiaries are numbered in order starting from '1'.
- Note 2: The Company's subsidiary, Viking Tech Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.
- Note 3: Relationship between transaction company and counterparty is classified into the following categories:
  - 1. Parent company to subsidiary.
  - 2. Subsidiary to parent company.
  - Subsidiary to subsidiary.
- Note 4: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based onaccumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.
- Note 5: Only disclose the transaction amount over 10 million.

#### Information on investees(not including investees in Mainland China)

#### Year ended December 31, 2019

Table 5

Expressed in thousands of NTD (Except as otherwise indicated)

				Initial invest	ment amount	Shares held	as at Decembe	er 31, 2019			
Investor	Investee		in business activities			Number of shares	Ownership	Book value	Net profit (loss) of the investee for the year ended December 31, 2019	Investment income (loss) recognised by the Company for the year ended December 31, 2019	Footnote
VIKING TECH CORPORATION	Viking Global Tech Co., Ltd.	British Virgin Broad Islands and im	d businesses nvestments	\$ 111,311	\$ 111,311	7,000	100	\$ 210,483	\$ 30,156	\$ 30,156	Notel
Viking Global Tech Co., Ltd.	Lead Brand Co., Ltd.	St. Vincent Sale of passive	ve	-	-	1,000,000	100	43,801	2,052	2,052	
Viking Global Tech Co., Ltd.	Viking Tech Electronics Limited	Hong Kong Manuf and sal	ale of	74,411	74,411	46,800,000	100	148,989	26,059	26,059	
Viking Global Tech Co., Ltd.	Grand Barry International Limited	passive British Virgin Manuf Islands and sal passive	ufacturing ale of	23,766	23,766	31,400	100	17,693	2,045	2,045	
Grand Barry International Limited	Viking Tech America Corporation	United States Sale of of America passive	of thin film	22,680	22,680	750,000	76	16,625	2,714	2,056	Note2

Note 1: VIKING TECH CORPORATION invested in Viking Global Tech Co., Ltd. with its ownership in Viking Tech Group L.L.C. and Taitec Technology (Samoa) Co., Ltd. as capital contribution amounting to \$91,196.

Note 2: In July 2013, Grand Barry International Limited increased its investments by \$3,001 in Viking Tech America Corporation. Its ownership of the investee declined to 76% since it did not participate the investee's capital increase proportion to its previous ownership. Yet it did not lose its control over the subsidiaries. The difference between the book value and net assets acquired has been adjusted in equity by \$1,482.

#### Information on investments in Mainland China

Year ended December 31, 2019

Table 6

Expressed in thousands of NTD

(Except as otherwise indicated)

				Accumulated amount of	Amount ren Taiwan to Mai Amount ren to Taiwan fi	inland China/ sitted back				Investment income			
				remittance from	ended Decemi		Accumulated amount	Net income of		(loss) recognised	Book value of	Accumulated	
				Taiwan to			of remittance from	investee for	Ownership	by the Company	investments in	amount of investment	
Investee in		Paid-in	Investment	Mainland China	Remitted to	Remitted	Taiwan	the year ended	held by the	for the year ended	Mainland China	income remitted back	
Mainland	Main business	capital	method	as of January 1,	Mainland	back to	to Mainland China	December 31,	Company	December 31, 2019	as of December	to Taiwan as of	
China(Note1)	activities	(Note2)	(Note 3)	2019	China	Taiwan	as of December 31, 2019	2019	(direct or indirect)	(Note6.(2).B)	31, 2019	December 31, 2019	Footmote
Viking Electronics (WUXI) CO., LTD.		\$ 179,880	(3)	\$ 179,880	- 2	\$ -	\$ 179,880	\$ 26,059	100	\$ 26,059	\$ 148,989	\$	

	Accumulated amount of remittance			vestment amount approved by the				
		from		Investment Commission of the		Ceiling on investments in Mainland		
	Т	aiwan to Mainland China		Ministry of		China imposed by the Investment		
Company name	as of December 31, 2019			Economic Affairs (MOEA)	Commission of MOEA			
Viking Electronics								
(WUXI) CO., LTD.	2	179,880	\$	179,880	9	\$ 1,516,704		

- Note 1: The Company's subsidiary, Viking Tech Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.
- Note 2: The paid-in capital was translated into NTD from USD 6,000 at the exchange rate on reporting date.
- Note 3: Investment methods are classified into the following four categories; fill in the number of category each case belongs to:
  - (1) Invested in the investee in Mainland China through remitting to the third area.
  - (2) Re-investment of China companies through the establishment of a third-region investment company.
  - (3) Through investing in an existing company in the third area, which then invested in the investee in Mainland China.
  - (4)Others.
- Note 4: Viking Tech Electronics Limited acquired a subsidiary accounted for using equity method, Viking Tech Wuxi TMTEC Electronics Co., Ltd., from Taitec Electronics (Samoa) Co., Ltd. on July 1, 2009. The original investments approved by the Investment Commission of MOEA were USD 6,000 thousand. The acquiree became a subsidiary of the Company thereafter.
- Note 5: Viking Electronics (WUXI) CO., LTD. became an indirect investments by Viking Tech Wuxi TMTEC Electronics Co., Ltd. on the merger effective date. The original investments by Viking Tech Wuxi TMTEC Electronics Co., Ltd. approved by the Investment Commission of MOEA were USD 6,000 thousand.
- Note 6: Recognition methods of investment income (loss) are classified into two categories as follows:
  - (1)It should be indicated if the company is in the process of incorporation and have no profit or loss yet.
  - (2) Indicate the basis for investment income (loss) recognition in the number of one of the following three categories:
  - A.The financial statements that are audited and attested by international accounting firm which has cooperative relationship with accounting firm in R.O.C.
  - B. The financial statements that are audited and attested by R.O.C. parent company's CPA.
  - C.Others

Table 6, Page 1

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

#### Year ended December 31, 2019

Table 7

Expressed in thousands of NTD

(Except as otherwise indicated)

Provision of Accounts receivable endorsements/guarantees

					Accounts rece	rvable	endorsements/g	uarantees					
_	Sale (puro	thase)	Property tra	usaction	(payable)	)	or collate	rals		Financi	ng		_
					Balance at		Balance at		Maximum balance during	Balance at		Interest during the	
Investee in Mainland China					December 31,		December 31,		the year ended December	December 31,		year ended December	
(Notel)	Amount	%	Amount	%	2019	%	2019	Purpose	31, 2019	2019	Interest rate	31, 2019	Others
Viking Electronics (WUXI) CO., LTD.	\$ 320,189	14.93%	\$ -	-	\$ 163,914	40.62%	\$ -	-	\$	- \$ -	-	\$ -	-
Viking Electronics (WUXI) CO., LTD. (	( 12,692)	1.42%	-	-	( 4,493)	2.84%	-	-			-	-	-

Note 1: The Company's subsidiary, Wuxi TMTEC Electronics Co., Ltd., was renamed Viking Electronics (WUXI) CO., LTD. on May 30, 2018.

Table 7 , Page 1

## VIKING TECH CORPORATION CASH AND CASH EQUIVALENTS DECEMBER 31, 2019

#### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 1

Item		Description	 Amount
Cash:			
Cash on hand			\$ 1,032
Cash in banks			
Checking accounts deposits			52
Time deposits(Notes)			
—TWD			40,000
Demand deposits			
-TWD			129,536
–RMB	RMB 10,371,220.47	at exchange rate of 4.305	44,648
-USD	USD 4,872,501.77	at exchange rate of 29.98	146,078
–HKD	HKD 802,313.98	at exchange rate of 3.849	3,088
–EUR	EUR 679,898.36	at exchange rate of 33.59	 22,838
			\$ 387,272

(Notes) Expiration date : 2020/1/9, interest rate : 0.6%

## VIKING TECH CORPORATION ACCOUTS RECEIVABLE DECEMBER 31, 2019

#### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 2

Customer name	Description		Amount	Footnote
General customers:				
A		\$	24,194	
В			13,642	
C			13,362	
D			11,880	
E			11,805	
Others		_	155,047 229,930	None of the balances of each remaining item is greater than 5% of this account balance. The amount of over a year past due was \$814.
Less: Allowance for bad debt	S	(	2,438) 227,492	
Related parties:				
Viking Electronics (WUXI)	CO., LTD.		163,914	
Viking Tech America Corpor	ation		11,305	
			175,219	
		<u>\$</u>	402,711	

Statement 2, Page1

## VIKING TECH CORPORATION <u>INVENTORIES</u> DECEMBER 31, 2019

#### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 3

			Amount		
Item	Description	Cost	Net reali	sable value	<b>Footnote</b>
Raw materials		\$ 215,743	\$	199,929	
Work in progress		171,655		145,400	
Finished goods		119,621		114,307	
Merchandise		9,622		11,815	
		516,641	\$	471,451	
Less: Allowance for valuation					
loss and obsolete and					
slow-moving inventories		(88,887)			
		<u>\$ 427,754</u>			

Statement 3, Page1

# <u>VIKING TECH CORPORATION</u> CHANGES IN INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD YEAR ENDED DECEMBER 31, 2019 (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 4

	Balance a	at							Balance at		Mark	et value or		
	January 1, 2019		Additions		Deductions		De	ecember 31, 2019	)	net ec	uity value			
Investee	Shares	Amount	Shares	Amount (Note 1)	Shares	Amount	(Note 2)	Shares	Ownership	Amount	Unit	Total	Collateral	Footnote
Viking Global Tech Co., Ltd.	7,000 \$	186,526	-	\$ 30,156	-	(\$	6,199)	7,000	100%	\$ 210,483	\$ 30.069	\$ 210,483		

Note 1: Share of profit of subsidiaries accounted for using equity method.

Note 2: The ending balance includes investment gain or loss recognised during the year and exchange differences on translation of foreign financial statements.

Statement 4, Page1

# <u>VIKING TECH CORPORATION</u> <u>MOVEMENT ON PROPERTY, PLANT AND EQUIPMENT</u> <u>YEAR ENDED DECEMBER 31, 2019</u> (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 5

									Balance at		
	В	alance at						De	ecember 31,		
Item	Janu	ary 1, 2019	 Additions		Deductions	_	Reclassifications		2019	Collateral	Footnote
Land	\$	229,932	\$ -	\$	-	\$	-	\$	229,932	Note 1	
Buildings and structures		505,500	32,626		-		-		538,126	Note 1	
Machinery		1,236,129	244,451	(	204,549)		13,979		1,290,010	Note 2	
Equipment under installation		13,979	-		-	(	13,979)		-		
Others		15,654	 4,764	(	2,559)	_			17,859		
	\$	2,001,194	\$ 281,841	(\$	207,108)	\$	<del>-</del>	\$	2,075,927		

Note 1: Land, buildings and structures amounting to \$400,675 at book value were pledged to Land Bank of Taiwan and Chang Hwa Bank as collateral for the borrowings.

Note 2: Machinery and equipment amounting to \$20,059 at book value were pledged to The Shanghai Commercial & Savings Bank, Ltd. as collateral for the borrowings.

Statement 5, Page1

#### **VIKING TECH CORPORATION**

### MOVEMENT ON ACCUMULATED DEPRECIATION OF PROPERTY, PLANT AND EQUIPMENT YEAR ENDED DECEMBER 31, 2019

#### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 6

	Balance at							
Item	Jani	uary 1, 2019	 Additions		Deductions	De	ecember 31, 2019	Footnote
Buildings and structures	\$	207,917	\$ 39,240	\$	-	\$	247,157	
Machinery		544,138	141,212	(	121,294)		564,056	
Others		6,527	 4,290	(	2,559)		8,258	
	\$	758,582	\$ 184,742	(\$	123,853)	\$	819,471	

Statement 6, Page1

#### VIKING TECH CORPORATION SHORT-TERM BORROWINGS DECEMBER 31, 2019

#### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 7

Balance at

Type of borrowings	Description	2	.019	Term	Interest rate range	Co	mmitments	Collateral	Footnote
Unsecured borrowings	Mega International Commercial Bank Co., Ltd.	\$	10,000	2019.10.1~2020.9.30	1.16%	\$	150,000	None	
Unsecured borrowings	Cathay United Bank Co.,Ltd.		10,000	2019.11.10~2020.11.10	1.17%		50,000	None	
Unsecured borrowings	E.SUN COMMERCIAL BANK, LTD.	\$	10,000	2019.8.5~2020.8.5	1.18%		80,000	None	

Statement 7, Page1

## VIKING TECH CORPORATION LONG-TERM BORROWINGS DECEMBER 31, 2019

### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 8

Creditor	Description		Amount	Borrowing period	Interest rate range	Collateral	Footnote
Land Bank of Taiwan		\$	65,329	2013.9.27~2027.1.19	1.36%	Land · Buildings andstructures	
The Shanghai Commercial & Savings Bank, Ltd.			20,250	2017.2.20~2022.1.15	1.40%	Machinery	
Chang Hwa Commercial Bank			39,742	2017.10.25~2027.10.25	1.56%	Land · Buildings	
Chang Hwa Commercial Bank			40,663	2018.2.7~2027.10.25	1.36%	Land · Buildings	
Subtotal			165,984				
Less: Current portion		(	27,578)				
		\$	138,406				

Statement 8, Page1

### VIKING TECH CORPORATION OPERATING REVENUE

#### FOR THE YEAR ENDED DECEMBER 31, 2019

#### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 9

Items	Quantity	Amount Footnote
Sale Revenue:		
Thick and thin film passive components	13,042,219 thousand pieces	\$ 1,775,350
Others		8
Less: Sales returns, discounts,		
and allowances	19,119 thousand pieces	(25,340)
		\$ 1,750,018

Statement 9, Page1

## VIKING TECH CORPORATION OPERATING COSTS FOR THE YEAR ENDED DECEMBER 31, 2019

### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 10

<u>Items</u>	Description	Amount	
The cost of sales			
Beginning merchandise		\$	42,043
Add: Purchased during the year			232,979
Less: Ending balance of merchandise at December 31		(	9,622)
Reclassified to expense		(	20,188)
Cost of sales			245,212
Cost of goods sold			
Beginning raw materials			213,249
Add: Purchased during the year			377,381
Work in progress transferred			3,378
Less: Ending balance of raw materials at December 31		(	215,743)
Reclassified to expense		(	85,098)
Direct materials used			293,167
Direct labour			177,977
Manufacturing expense			614,069
Manufacturing costs			1,085,213
Add: Work in progress at beginning of year			141,602
Less: Work in progress at end of year		(	171,655)
Work in progress sold		(	95)
Transfers to raw material		(	3,378)
Transfers from expenses		(	5,118)
Finished goods cost			1,046,569
Add: Finished goods at beginning of year			134,617
Transfers from expenses			18,617
Less: Finished goods at end of year		(	119,621)
Cost of goods sold			1,080,182
Work in progress sold			95
Inventory valuation loss			26,200
Revenue from sale of scraps		(	3,465)
Other operating costs			98
Total operating costs		\$	1,348,322

Statement 10, Page1

# VIKING TECH CORPORATION MANUFACTURING EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2019 (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 11

Item	Description	Amount		Footnote
Depreciation expense		\$	146,167	
Wages and salaries			109,959	
Indirect material			84,095	
Utilities expense			54,589	
Repair fee			49,045	
O.I			170.214	None of the balances of each remaining item is greater than 5% of this
Other expenses		\$	170,214 614,069	account balance.

Statement 11, Page1

## VIKING TECH CORPORATION SELLING EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2019

### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 12

Item	Description	Amount		Footnote	
Wages and salaries		\$	37,475		
Import / export (customs) expense			16,063		
Insurance expense			5,424		
Traveling expense			5,308	None of the balances of	
Other expenses		\$	21,016 85,286	each remaining item is greater than 5% of this account balance.	

Statement 12, Page1

# VIKING TECH CORPORATION ADMINISTRATIVE EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2019 (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 13

Item	Description	Amo	ount	Footnote	
Wages and salaries		\$	62,132		
Depreciation expense			36,435	None of the balances of each remaining item is greater than 5% of this	
Other expenses		\$	39,597 138,164	account balance.	

Statement 13, Page1

# VIKING TECH CORPORATION RESEARCH AND DEVELOPMENT EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2019 (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 14

Item	Description Amount		Footnote	
Wages and salaries		\$	26,651	
Laboratory fee			9,031	
Repairs expense			5,345	
Depreciation expense			4,307	None of the balances of each remaining item is
Other expenses		\$	9,779 55,113	greater than 5% of this account balance.

### VIKING TECH CORPORATION RESEARCH AND DEVELOPMENT EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2019

#### (EXPRESSED IN THOUSANDS OF NEW TAIWAN DOLLARS)

#### Statement 15

By function		2019		2018			
By nature	Classified as operating costs	Classified as operating expenses	Total	Classified as operating costs	Classified as operating expenses	Total	
Employee benefit expense							
Wages and salaries	\$ 276,744	\$ 104,153	\$ 380,897	\$ 275,602	\$ 111,964	\$ 387,566	
Labour and health insurance fees	29,101	9,233	38,334	25,116	7,935	33,051	
Pension costs	11,192	4,596	15,788	9,511	4,072	13,583	
Directors' remuneration	-	17,509	17,509	-	24,808	24,808	
Others	17,357	4,276	21,633	15,527	3,946	19,473	
Depreciation	146,167	40,856	187,023	140,197	41,935	182,132	
Amortisation	-	3,485	3,485	-	2,976	2,976	

#### Note:

- 1. As of December 31, 2019 and 2018, the Company had 691 and 656 employees, including 9 and 9 directors, respectively.
- 2.A company whose stock is listed for trading on the stock exchange or over-the-counter securities exchange shall additionally disclose the following information:
- (1) Average employee benefit expense in current year is 670 thousand dollars ('total employee benefit expense for the current year total d irectors' remuneration for the current year' / 'the number of employees in the current year the number of non-employee directors in the current year').
  - Average employee benefit expense in previous year is 701 thousand dollars ('total employee benefit expense for the previous year total directors' remuneration for the previous year'/'the number of employees in the previous year the number of non-employee directors in the previous year').
- (2) Average employees salaries in current year is 559 thousand dollars (total salaries and wages for the current year / 'the number of employees in the current year the number of non-employee directors in the current year').
  - Average employees salaries in previous year is 599 thousand dollars (total salaries and wages for the previous year / 'the number of employees in the previous year the number of non-employee directors in the previous year').
- (3) Adjustments of average employees salaries is -6.68% ('the average employee salaries and wages for the current year the average employee salaries and wages for the previous year' / the average employee salaries and wages for the previous year).

Statement 15, Page1

Viking Tech Corporation

Chairman Tsai, Kao-Ming