COPARTNER TECHNOLOGY CORPORATION

Parent Company Only Financial Statements
With Independent Auditors' Report
For the Years Ended December 31, 2024 and 2023

Address: 4F, No. 16, Jianba Rd., Zhonghe Dist., New Taipei City (235), Taiwan, R.O.C.

Telephone: 886-2-8226-5658

Notice to Readers

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

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INDEPENDENT AUDITORS' REPORT

To the Board of Directors of Copartner Technology Corporation:

Opinion

We have audited the accompanying financial statements of Copartner Technology Corporation, which comprise the parent company only balance sheets for the year ended December 31, 2024 and 2023, and the parent company only statements of comprehensive income for the year ended December 31, 2024 and 2023, the parent company only statements of changes in equity and cash flows for the years then ended, and the parent company only notes to the financial statements (including a summary of significant accounting policies).

In our opinion, the accompanying parent company only financial statements present fairly, in all material respects, Copartner Technology Corporation's parent company only financial position as of December 31, 2024 and 2023 and for the years then ended, and its parent company only financial performance and parent company only cash flows for the years then ended in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Parent Company Only Financial Statements for the year ended December 31, 2024. These matters were addressed in the context of our Audit of the Parent Company Only Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matters for the consolidated financial statements of the Company for the year ended December 31, 2024 are stated as follows:

As stated in Note 9 of the parent company only notes to the financial statements, the investment of a subsidiary of Copartner Technology Corporation using the equity method on December 31, 2024, was NT\$ 3,492,659 thousand, accounting for 89% of the total assets. From January 1 to December 31, 2024, the share of the subsidiary's interest recognized using the equity method was loss NT\$ 72,214 thousand, accounting for (33)% of the sales revenue. Therefore, the financial position and performance of the subsidiary company will have a significant impact on Copartner Technology Corporation. Because its revenue recognition is listed as a key audit matter, the explanation is as follows:

Revenue Recognition

Copartner Technology Corporation and its subsidiaries have recently carried out capacity transfers and the reconfiguration of production locations. Some subsidiaries have completed the construction of their factories and have begun actual operations. Additionally, our country's auditing standards assume that there is a risk of fraud in revenue recognition, as corporate management may, under the pressure to meet budget targets, attempt to inflate sales figures. Therefore, the auditor considers that the subsidiaries, which have completed the construction of factories and started actual operations, face pressure to achieve their planned goals in the early stages of their establishment. After considering the sales process, the auditor has identified the recognition of revenue for these subsidiaries as a key audit matter.

The primary audit procedures carried out by the auditor regarding the above key audit matter are as follows:

Understanding and testing the design and operating effectiveness of key internal controls related to revenue recognition.

Selecting a sample of sales transactions from subsidiaries with completed factory construction and actual operations, reviewing relevant internal and external original documents, and verifying payment processes to ensure there are no anomalies in the recognition of sales revenue.

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

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

In preparing the parent company only financial statements, management is responsible for assessing the Company' 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 members of the Audit Committee) are responsible for overseeing the Company' financial reporting process.

Auditors' Responsibilities for the Audit of the Parent Company Only Financial Statements

Our objectives are to obtain reasonable assurance about whether the parent company only financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement contained in the parent company only financial statements. Misstatements may be a result of fraud or error. 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 parent company only financial statements.

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

- 1. Identify and assess the risks of material misstatement of the parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. 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 Company' 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 Company' ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtained sufficient and appropriate audit evidence concerning the financial information of entities within the Company, to express an opinion on the Parent Company Only Financial Statements. We are responsible for guiding, supervising, and performing the audit and forming an audit opinion on the Company.

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 parent company only financial statements of the Company for the year ended December 31, 2024 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Deloitte & Touche

CPA: Tsai, Mei-Chen CPA: Huang, Yu-Feng

Financial Supervisory Commission R.O.C.

Approval Document No.

Jin-Guan-Zheng-Shen-Zi No.1010028123

Securities and Futures Commission Approval

Document No.

Tai-Cai-Zheng-Liu-Zi No.0920123784

March 26, 2025

Notice to Readers

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

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

COPARTNER TECHNOLOGY CORP. PARENT COMPANY ONLY BALANCE SHEETS DECEMBER 31, 2024 AND 2023

Unit: NT\$ thousand

		December 31	, 2024	December 31	, 2023				, 2024	December 31	1, 2023
Code	Assets	Amount	%	Amount	%	Code	Liabilities and Equity	Amount	%	Amount	%
	Current assets						Current liabilities				
1100	Cash and cash equivalents (Notes IV&VI)	\$ 155,575	4	\$ 209,445	5	2100	Short-term borrowings (Note XIII)	\$ 770,004	20	\$ 924,185	21
1150	Notes receivable, net (Notes IV, V, VII & XVII)	665	-	4,000	-	2130	Contract liabilities (Note XVII)	2,851	-	4,553	-
1160	Notes receivable due from related parties, net			,		2170	Accounts payable	,		,	
	(Notes IV, V, XVII & XXIII)	_	-	26	-		1 3	5,192	-	4,618	_
1170	Accounts receivable, net (Notes IV, V, VII &					2180	Accounts payable due from related parties				
	XVII)	45,354	1	56,143	1		(Note XXIII)	43,036	1	20,382	-
1180	Accounts receivable due from related parties					2220	Other payables - related parties (Note XXIII)				
	(Notes IV, V, XVII & XXIII)	732	-	1,338	-			-	-	671,870	15
1210	Other receivables - related parties					2280	Lease liabilities - current (Notes IV & XI)				
	(Notes IV & XXIII)	1,434	-	545,542	12			445	-	1,054	-
130X	Inventories (Notes IV & VIII)					2320	Long-term borrowings due within one year				
		6,964	-	1,589	-		(Notes XIII & XXIV)	7,000	-	772,078	17
1410	Advances to suppliers	5,711	-	7,706	-	2399	Other current liabilities (Note XIV)	18,994		20,389	
1470	Other current assets (Note XIX)	516		848		21XX	Total current liabilities	847,522	21	2,419,129	_ 53
11XX	Total current assets	216,951		826,637	18						
	Non-current assets						Non-current liabilities				
1550	Investments accounted for using equity method (Notes					2541	Long-term borrowings (Notes XIII & XXIV)				
1330	IV & IX)	3,492,659	89	3,459,796	77	2341	Long-term borrowings (Notes ATII & AAIV)	320,083	8	36,124	1
1600	Property, plant and equipment (Notes IV, X &	3,492,039	89	3,439,790	//	2542	Long-term Notes payable (Notes XIII &	320,083	0	30,124	1
1000	XXIV)	131,973	3	133,819	3	2342	XXIV)	600,000	15		
1755	Right-of-use assets (Notes IV & XI)	436	3	1,478		2580	Lease liabilities - non-current (Notes IV & XI)	000,000		445	-
1821	Intangible Assets (Notes IV & XII)	430	-	1,4/8	-	2620	Other long-term payables - related parties (Note	-	-	443	-
1021	Intangible Assets (Notes IV & AII)	229	_	95,258	2	2020	XXIII)	703,298	19	563,195	13
1840	Deferred income tax assets (Notes IV, V & XIX)	94,573	3	93,236	-	2640	Net defined benefit liability (Notes IV & XV)	15,175	-	17,160	13
1920	Refundable deposits paid (Notes IV & XXIV)	1,235		1,241		2645	Guarantee deposits and margins received	760		760	-
15XX	Total non-current assets					25XX	Total non-current liabilities		<u>-</u>		14
1311	Total non-current assets	3,721,105	95	3,691,592	_82	2311	Total non-current habilities	1,639,316	_42	617,684	_14
						2XXX	Total liabilities	_2,486,838	_63	3,036,813	_67
							Equity (Notes IV & XVI)				
						3110	Ordinary shares	875,500	_22	875,500	_19
						3200	Capital surplus	380,455	10	380,455	8
						3200	Retained earnings				
						3310	Legal reserve	272,605	7	272,605	6
						3320	Special reserve	253,342	6	253,342	6
						3350	Unappropriated retained earnings	(178,509)	(<u>4</u>)	(5,036)	-
						3300	Total retained earnings	347,438	9	520,911	12
						3400	Other equity interests	$(\frac{347,438}{152,175})$	$(\frac{3}{4})$	(295,450)	$(\frac{-12}{6})$
						3XXX	Total equity	1,451,218	<u>37</u>	1,481,416	33
						JAM	Tour equity	1,431,410		1,401,410	
1XXX	Total assets	\$3,938,056	100	\$4,518,229	100		Total liabilities and equity	\$3,938,056	100	\$4,518,229	100

The accompanying notes are an integral part of the parent company only financial reports.

Chairman: Ho, Chun-Hsien Manager: Liao, Wen-Hung Chief accountant: Cheng, Shu-Ching

COPARTNER TECHNOLOGY CORP.

PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEAR ENDED DECEMBER 31, 2024 AND 2023

(Expressed in thousands of New Taiwan dollars, except for loss per share)

			2024			2023		
Code			Amount	%	1	Amount		%
4100	Sales of revenue (Notes IV, XVII & XXIII)	\$	220,042	100	\$	283,389		100
5110	Sales cost (Notes IV, VIII, XVIII & XXIII)		183,744	84		255,974	_	90
5900	Gross profit		36,298	<u>16</u>		27,415	_	10
	Operating expenses (Notes XVIII & XXIII)							
6100	Selling expenses		31,373	14		38,520		13
6200	Administrative expenses		79,736	36		79,404		28
6300	R&D expenses		- -	-		1,721		1
6450	Expected credit impairment							
	loss (gain) (Notes IV & VII)		1,944	1	(324)		
6000	Total operating expenses		113,053	51		119,321	_	42
6900	Net operating loss	(76,755)	(_35)	(91,906)	(_	32)
	Non-operating income and expenses							
7100	Interest income (Note XVIII)		1,878	1		1,304		_
7010	Other income (Note XVIII)		5,435	2		4,800		2
7020	Other gains and losses (Notes		,			,		
	IV & XVIII)	(218)	-	(1,197)		-
7050	Finance costs (Notes IV &	,	ŕ		`	,		
	XVIII)	(33,585)	(15)	(29,355)	(10)
7060	Share of profit on subsidiaries and associates accounted for using equity method (Notes							
	IV & IX)	(72,214)	$(\underline{33})$	(259,288)	(_	<u>91</u>)
7000	Total non-operating income and expenses	(98,704)	(_45)	(283,736)	(_	<u>101</u>)

(Carried forward)

(Brought forward)

			2024			2023	
Code		\overline{A}	Amount	%		Amount	%
7900	Net loss before tax	(\$	175,459)	(80)	(\$	375,642)	(133)
7950	Tax income (Notes IV, V & XIX)		685			13,133	5
8200	Current net loss	(176,144)	(80)	(362,509)	(_128)
8310	Other comprehensive income Items not reclassified to profit or loss:						
8311	Remeasurement of defined benefit obligation (Notes IV & XV)		2,151	1	(347)	_
8330	Share of other comprehensive income of subsidiaries accounted for using equity method (Note		_,	-		<i>5</i> ., <i>)</i>	
	IV)		520	-		131	-
8360	Components of other comprehensive income (loss) that will be reclassified to profit or loss:						
8361	Exchange differences on translation of foreign financial statements						
	(Notes IV & XVI)		143,275	65	(42,108)	$(\underline{15})$
8300	Other comprehensive income for the current year		145,946	66	(42,324)	(15)
8500	Total comprehensive income for the current year	(\$	30,198)	(<u>14</u>)	(\$	404,833)	(<u>143</u>)
	Loss per share (Note XX)						
9710	Basic	(<u>\$</u>	<u>2.01</u>)		(\$	4.14)	
9810	Diluted	(\$	2.01)		(\$	4.14)	

The accompanying notes are an integral part of the parent company only financial reports.

Chairman: Ho, Chun-Hsien Manager: Liao, Wen-Hung Chief accountant: Cheng, Shu-Ching

COPARTNER TECHNOLOGY CORP.

PARENT COMPANY ONLY STATEMENTS CHANGES IN EQUITY

FOR THE YEAR ENDED DECEMBER 31, 2024 AND 2023

Unit: NT\$ thousand, unless otherwise specified

Other equity interests

		Ordinary	shares			Retained earnings		Exchange differences on translation of	
Code		Quantity (thousand shares)	Amount	Capital surplus	Legal reserve	Special reserve	Unappropriated retained earnings	foreign financial statements	Total equity
A1	Balance as of January 1, 2023	87,550	\$ 875,500	\$ 424,230	\$ 272,605	\$ 298,718	\$ 312,313	(\$ 253,342)	\$ 1,930,024
B17	2022 earnings distribution Special reserve return Other change in Capital surplus	-	-	-	-	(45,376)	45,376	-	-
C15	Cash paid in capital	-	-	(43,775)	-	-		-	(43,775)
D1	Net loss for the year ended December 31, 2023	-	-	-	-	-	(362,509)	-	(362,509)
D3	Other comprehensive income for the year ended December 31, 2023	-	_	-	-	-	(216)	(42,108)	(42,324)
D5	Total comprehensive income for the year ended December 31, 2023	-		-		-	(362,725)	(42,108)	(404,833)
Z 1	Balance as of December 31, 2023	87,550	875,500	380,455	272,605	253,342	(5,036)	(295,450)	1,481,416
D1	Net loss for the year ended December 31, 2024						(176,144)	-	(176,144)
D3	Other comprehensive income for the year ended December 31, 2024			-	=		2,671	143,275	<u>145,946</u>
D5	Total comprehensive income for the year ended December 31, 2024	-	-	-	-	-	(173,473)	143,275	(30,198)
Z 1	Balance as of December 31, 2024	87,550	\$ 875,500	\$ 380,455	\$ 272,605	\$ 253,342	(\$ 178,509)	(\$ 152,175)	\$ 1,451,218

The accompanying notes are an integral part of the parent company only financial reports.

Chairman: Ho, Chun-Hsien Manager: Liao, Wen-Hung Chief accountant: Cheng, Shu-Ching

COPARTNER TECHNOLOGY CORP.

PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS

FOR THE YEAR ENDED DECEMBER 31, 2024 AND 2023

Unit: NT\$ thousand

Code			2024		2023
	Cash flows from operating activities				
A10000	Current net loss before tax	(\$	175,459)	(\$	375,642)
A20010	Adjustments to reconcile:				
A20100	Depreciation expense		3,154		12,204
A20200	Amortization expense		115		-
A20300	Expected credit impairment loss				
	(gain)		1,944	(324)
A20900	Finance costs		33,585		29,355
A21200	Interest income	(1,878)	(1,304)
A22400	Share of profit and loss on				
	subsidiaries and associates				
	accounted for using equity method		72,214		259,288
A22500	Loss (gain) on disposal of property,				
	plant and equipment		31		1,130
A24100	Loss on foreign exchange, net		1,465		2,516
A29900	Lease modification actuarial gain		-	(63)
A30000	Net changes in operating assets and				
	liabilities				
A31130	Note receivable		3,222	(2,444)
A31140	Notes receivable due from related				
	parties		26	(26)
A31150	Accounts receivable		11,527	(16,190)
A31160	Accounts receivable due from related				
	parties		609	(528)
A31200	Inventories	(5,375)		6,143
A31230	Advances to suppliers		1,995		1,884
A31240	Other current assets		323		370
A32125	Contract liabilities	(1,702)	(1,917)
A32150	Accounts payable		534	(1,136)
A32160	Accounts payable due from related		21 (02	(7.547
4 22220	parties		21,682	(7,547)
A32230	Other current liabilities		1,323	(3,790)
A32240	Net defined benefit liabilities		166	(2,490)
A33000	Net cash outflow generated from	,	22 145)	(100 511)
A 22200	operations	(33,145)	(100,511)
A33300	Interest paid	(33,355)	(28,930)
A33500	Income taxes paid	(<u>154</u>)	(539)
AAAA	Net Cash outflow from operating activities	(66,654)	(129,980)
(Carri	ed forward)	(<u> </u>	(127,700

(Brought forward)

Code			2024		2023
	Cash flows from investing activities				
B01800	Investments Accounted for Using Equity				
	Method	(\$	51,812)	\$	_
B02700	Purchase of property, plant and equipment	(297)	(351)
B02800	Proceeds from disposal of property, plant	(271)	(331)
D02000	and equipment				17,017
B03700	Increase in refundable deposits paid		6		698
B03700 B04300	Increase in other receivables - related		U		090
DU43UU		(4.125)	(22 777)
D04500	parties	(4,125)	(22,777)
B04500	Purchases of intangible assets	(344)		-
B07500	Interest received		2,042		1,150
B07600	Cash dividend received	_	90,530	_	60,715
BBBB	Net cash inflow from investing				
	activities	_	36,000	_	56,452
	Cash flows from financing activities				
C00100	Increase in short-term borrowings		3,537,159		5,143,573
C00200	Decrease in short-term borrowings	(3,691,340)	(5,069,388)
C00500	Increase in short-term notes payable	,			80,000
C00600	Decrease in short-term notes payable		_	(120,000)
C01600	New long-term borrowings		283,659		738,864
C01700	Repay long-term borrowings	(765,078)	(551,492)
C01800	Decrease in long-term notes payable	(600,000	(-
C03000	Increase in guarantee deposits and		000,000		
C03000	margins received				21
C03700	<u> </u>		12 505		4,382
	Increase in other payables - related parties	(12,585	(*
C04020	Repayment of lease liabilities principal	(1,072)	(3,748)
C04500	Cash dividends paid	_	<u>-</u>	(_	43,775)
CCCC	Net cash (outflow) inflow from	,	24.005)		150 425
	financing activities	(_	24,087)	_	178,437
DDDD	Effect of exchange rate fluctuations on cash				
	held	_	<u>871</u>	(_	<u>2,655</u>)
EEEE	Net (decrease) increase in cash and cash				
	equivalents for the year	(53,870)		102,254
E00100	Cash and cash equivalents at beginning of the				
	period	_	209,445	_	107,191
E00200	Cash and cash equivalents at end of the period	<u>\$</u>	155,575	<u>\$</u>	209,445

The accompanying notes are an integral part of the parent company only financial reports.

Chairman:	Manager:	Chief accountant:
Ho, Chun-Hsien	Liao, Wen-Hung	Cheng, Shu-Ching

COPARTNER TECHNOLOGY CORP.

NOTES TO PARENT COMPANY ONLY FINANCIAL STATEMENTS FOR THE YEAR ENDED DECEMBER 31, 2024 AND 2023

(Unless otherwise stated, all amounts are in NTD)

I. Company history

Copartner Technology Corporation (the "Company") was established and registered in April 1987 in accordance with the Company Act and other relevant laws and regulations and started the business. The original name was Copartner Electric Wire Co., Ltd. The Ministry of Economic Affairs approved the change of the Company name to Copartner Technology Corporation on August 24, 2004. The Company's main operating items are R&D, manufacturing and sales of signal transmission wires and wire sets for information, communication and consumer electronics products, automobiles, medical equipment, industrial equipment, automation equipment and servers; R&D, manufacturing and sales of plastic products.

The Company's stock has been listed and traded on the Taiwan Stock Exchange since November 10, 2010.

The parent company only financial statements are presented in New Taiwan dollars, the Company's functional currency.

- II. Dates and procedures for the financial statement approval The parent company only financial statements were approved by the Company's Board of Directors on March 14, 2025.
- III. Application of new and revised standards, amendments, and interpretations
 - (I) Initial application of the amendments to the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) (collectively, the "IFRSs") endorsed and issued into effect by the Financial Supervisory Commission (FSC)

The application of the amendments to the IFRSs endorsed and issued into effect by the FSC will not have a material impact on the accounting policies of the Company.

(II) IFRSs endorsed by FSC that are applicable from 2023 onwards

New, Revised or Amended Standards and Interpretations

Amendment to IAS 21 – "Lack of Exchangeability"

Amendment to IFRS 9 and IFRS 7 – "Amendments to Classification and Measurement of Financial Instruments"

Effective date by International Accounting Standards Board (IASB)

January 1, 2025 (Note 1)

January 1, 2026 (Note 2)

Note 1: The amendments apply to annual reporting periods beginning on or after January 1, 2025. Upon initial adoption of these amendments, comparative periods should not be restated. Instead, the impact should be recognized in the retained earnings or equity section under the foreign operation exchange differences (as appropriate) on the initial adoption date, along with the related affected assets and liabilities.

Note 2: The amendments apply to annual reporting periods beginning on or after January 1, 2026. However, entities may choose to apply them early, starting from January 1, 2025. Upon initial adoption of these amendments, entities should apply them retrospectively but are not required to restate comparative periods. Instead, the impact should be recognized as of the initial adoption date. However, if an entity can retrospectively restate the comparative periods without the use of hindsight, it may choose to do so.

1. Amendment to IAS 21 – "Lack of Exchangeability"

The amendment specifies that a currency is considered exchangeable if, within a reasonable period of time, the entity can exchange it for another currency through a market or exchange mechanism that establishes executable rights and obligations. When a currency is not exchangeable at the measurement date, the company should estimate the spot exchange rate to reflect the rate that would be used in an orderly transaction by market participants considering the prevailing economic conditions at that date. In such a situation, the company is also required to disclose information that enables financial statement users to assess how the lack of exchangeability affects or is expected to affect its operating results, financial position, and cash flows.

2. Amendment to IFRS 9 and IFRS 7 – "Amendments to Classification and Measurement of Financial Instruments": Regarding the application guidance on financial asset classification:

This amendment primarily revises the classification rules for financial assets, including:

- (1) If a financial asset includes a contingent item that changes the timing or amount of contract cash flows, and the nature of the contingency is not directly related to changes in the underlying credit risk and costs (such as whether the borrower achieves a specific carbon emission reduction), the contract cash flows will still qualify as solely payments of principal and interest on the outstanding principal amount if the following two conditions are met:
- *The contract cash flows under all possible scenarios (both before and after the contingent event) are solely payments of principal and interest on the outstanding principal amount.
- *The contract cash flows under all possible scenarios are not materially different from those of a financial instrument with the same terms but without the contingent feature.
- (2) Clarifies that a financial asset with non-recourse features refers to the entity's ultimate right to receive cash flows, which are contractually limited to cash flows generated by a specific asset.
- (3) Clarifies that contract-linked instruments involve a waterfall payment structure that creates multiple tranches of securities, establishing the payment priority for financial asset holders. This can concentrate credit risk, leading to disproportionate allocation of cash shortfalls from the underlying pool of assets between different tranches.

The Company and its subsidiaries do not plan to apply these amendments early.

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

New, Revised or Amended Standards and	Effective Date Issued by
Interpretations	IASB (Note 1)
"Annual Improvements to IFRS	January 1, 2026
Standards –Volume 11"	•
Amendments to IFRS 9 and IFRS 7 –	January 1, 2026
"Amendments to Classification and	
Measurement of Financial Instruments"	
regarding the derecognition of financial	
liabilities	
Amendments to IFRS 9 and IFRS 7 – "Contracts	January 1, 2026
Involving Natural Dependency-Based Power"	
Amendments to IFRS 10 and IAS 28 "Sale or	To be determined by IASB
contribution of assets between an investor and	
its associate or joint venture"	
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17	January 1, 2023
Amendments to IFRS 17 "Initial Application of	January 1, 2023
IFRS 17 and IFRS 9- Comparative	
Information"	
IFRS 18 - "Presentation and Disclosure in	January 1, 2027
Financial Statements"	
IFRS 19 - "Disclosure of Subsidiaries that Do	January 1, 2027
Not Have Public Accountability"	

- Note 1: Unless otherwise specified, the above-mentioned new/ revised/ amended standards or interpretations will take effect during the annual reporting period beginning on or after each date.
- 1. IFRS 18 "Presentation and Disclosure in Financial Statements"
- IFRS 18 will replace IAS 1 "Presentation of Financial Statements." The key changes under this new standard include:
- The income statement must classify revenues and expenses into categories such as operating, investing, financing, income tax, and discontinued operations.
- The income statement should report operating profit, profit before tax from financing activities, as well as subtotals and totals for profit or loss.
- The company must identify assets, liabilities, equity, revenues, expenses, and cash flows arising from individual transactions or other events and classify and aggregate them based on shared characteristics. This ensures that at least one similar characteristic is present for each item in the primary financial statements. Items with dissimilar characteristics must be

disaggregated in the primary financial statements and notes. The company should only label such items as "Other" when no more informative classification can be found.

• When the company communicates information outside of the financial statements and conveys management's views on a specific aspect of the company's overall financial performance, it must disclose the performance metrics defined by management in a single note to the financial statements. This disclosure should include a description of the metric, how it is calculated, its reconciliation to IFRS-defined subtotals or totals, and the impacts of related adjustments such as income taxes and non-controlling interests.

In addition to the aforementioned impacts, As of the date the parent company only financial reports were approved for release, the Company continued to assess the possible impact of the application of the above standards and interpretations on its financial position and financial performance, and will disclose the relevant impact when the assessment is completed.

IV. Summary of significant accounting policies

(I) Statement of compliance

The parent company only financial reports have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

(II) Basis of preparation

The parent company only financial reports have been prepared on the historical cost basis except for the financial instruments at fair value and net defined benefit liabilities recognized from the present value of defined benefit obligation deducting defined benefit plans at fair value.

The fair value measurement is classified into three levels based on the observability and significance of relevant inputs:

- 1. Level 1 inputs: Quoted (unadjusted) prices in active markets for identical assets or liabilities on the measurement date.
- 2. Level 2 inputs: Inputs, other than quoted market prices within level 1 that are observable, either directly (i.e. prices) or indirectly (derived from prices) for assets or liabilities.
- 3. Level 3 inputs: Unobservable inputs for assets or liabilities.

When the Company prepared the parent company only financial reports, it adopted equity method to account for its investments in subsidiaries and associates. In order to enable the amounts of the profit or loss for the year, other comprehensive income, and equity for the year in the individual financial report to be the same as the ones attributable to the owners of the Company in its consolidated financial statements, regarding the differences arising from accounting treatments between the parent company only basis and the consolidation basis, adjustments were made to the investments accounted for using the equity method, the share of profit or loss on subsidiaries and associates using the equity method, as well as relevant equity items, as appropriate, in the individual financial reports.

(III) Classification of current and non-current assets and liabilities

Current assets include:

- 1. Assets held primarily for the purpose of trading;
- 2. Assets expected to be realized within 12 months after the balance sheet date; and
- 3. Cash or cash equivalents (excluding assets restricted from being exchanged or used to settle a liability for at least 12 months after the balance sheet date).

Current liabilities include:

- 1. Liabilities held primarily for the purpose of trading;
- 2. Liabilities due to be settled within 12 months after the balance sheet date; and
- 3. Liabilities with a repayment deadline that cannot be unconditionally deferred for at least 12 months after the balance sheet date.

Assets and liabilities that are not classified as current are classified as non-current.

(IV) Foreign currencies

When the parent company only financial statements of the Company are prepared, transactions in currencies other than the Company's functional currency (i.e. foreign currencies) are recognized at the rates of exchange prevailing on the transaction dates.

At each balance sheet date, monetary items denominated in foreign currencies are translated at the rates prevailing on that date. Exchange differences on monetary items arising from settlement or translation are recognized in profit or loss for the year in which they arise.

Non-monetary items measured at fair value that are denominated in foreign currencies are translated at the rates prevailing on the date when the fair value was determined. The resulting exchange difference is recognized in profit or loss for the year. For items whose changes in fair value are recognized in other comprehensive income, the resulting exchange difference is recognized in other comprehensive income.

Non-monetary items measured at historical cost that are denominated in foreign currencies are translated at the rates of exchange prevailing on the transaction dates and are not retranslated.

When the individual financial reports are prepared, the assets and liabilities of the Company's foreign operations (including subsidiaries that operate in countries or adopt the functional currencies different from the Company) are translated into New Taiwan dollars at the rates of exchange prevailing at the balance sheet date. Income and expense items are translated at the average exchange rates for the year. The resulting currency exchange differences are recognized in other comprehensive income.

(V) Inventories

Inventory refers to merchandise. inventories include raw materials, goods-in-process, semi-finished goods, finished goods, and merchandise. The value of inventories is determined based on the cost or net realizable value, whichever is lower. The comparison of the cost and the realizable value is based on individual items except for inventories of the same category. The net realizable value is the estimated selling price in the ordinary course of business, less the estimated cost of completion and the estimated costs necessary to make the sale. The cost of inventories is calculated using the weighted average method.

(VI) Investment in subsidiaries

The Company adopts the equity method to treat its investment in subsidiaries. Subsidiaries refer to entities controlled by the Company.

Under the equity method, investments in a subsidiary are initially recognized at cost and adjusted thereafter to recognize the Company's share of the profit or loss

and other comprehensive income of the subsidiary. In addition, the changes in other equity of the Company's subsidiaries are recognized according to the shareholding ratio.

Changes in the Company's ownership interests in subsidiaries that do not result in the Company losing control over the subsidiaries are accounted for as equity transactions. Any difference between the carrying amount and the fair value of the consideration paid or received is recognized directly in equity.

When the Company's share of the subsidiary's losses equals or exceeds its equity in the subsidiary (including the carrying amount of the subsidiary under the equity method and other long-term equity that is substantially part of the Company's net investment in the subsidiary), such loss shall continue to be recognized in proportion to its shareholding ratio.

When the Company assesses impairment, it considers the cash-generating unit as a whole based on the financial report and compares its recoverable amount with the carrying amount. If the recoverable amount of the asset increases later, the reversal of the impairment loss will be recognized as profit, but the carrying amount of the asset after the impairment loss reversal shall not exceed the amount of the asset that shall be deducted if no impairment loss is recognized. The carrying amount after amortization shall be listed. An impairment loss for goodwill is never reversed in a subsequent period.

If the Company loses control of the subsidiary, the Company measures its retained investment in the former subsidiary at its fair value on the date of losing control. The difference between the fair value of the retained investment and any disposal proceed and the carrying amount of the investment on the date of losing control is included in the current profit and loss. In addition, the Company shall account for all amounts recognized in other comprehensive income in relation to the subsidiary on the same basis as would be required if the Company had directly disposed of the related assets and liabilities.

The unrealized profit or loss on downstream transactions between the Company and its subsidiaries are eliminated in the parent company only financial reports. Profit or loss on downstream and lateral transactions between the Company and its subsidiaries is recognized in the individual financial reports only to the extent that it does not affect the Company's interests in the subsidiaries.

(VII) Investments in associates

An associate is an entity on which the Company has significant influence and is not a subsidiary or joint venture.

The Company adopts the equity method to account for its investments in associates.

Under the equity method, investments in an associate are initially recognized at cost and adjusted thereafter to recognize the Company's share of the profit or loss and other comprehensive income of the associates. In addition, the changes in other equity of the associates are recognized according to the shareholding ratio.

The excess of the acquisition cost over the Company's share of the net fair value of the identifiable assets and liabilities of the associates on the acquisition date is listed as goodwill, which is included in the carrying amount of the investment and cannot be amortized.

When assessing impairment, the Company regards the overall carrying amount of the investment (including goodwill) as a single asset and compares the recoverable amount with the carrying amount for impairment testing. The recognized impairment loss is also part of the carrying amount of the investment. Any reversal of the impairment loss is recognized to the extent of subsequent increases in the recoverable amount of the investment.

Profit or loss on downstream, upstream, and lateral transactions between the Company and associates is recognized in the parent company only financial reports only to the extent that it does not affect the Company's interests in the associates.

(VIII) Property, plant and equipment

Except for self-owned land, which is not subject to depreciation, other property, plant and equipment are recognized at cost less accumulated depreciation and accumulated impairment loss.

Each significant component of the remaining property, plant and equipment is depreciated separately on a straight-line basis within their useful lives. The Company conducts at least one annual review at the end of each year to assess the estimated useful life, residual value, and depreciation methods, and applies the effect of changes in applicable accounting estimates prospectively.

When derecognizing property, plant and equipment, the difference between the net disposal proceeds and the carrying amount of the asset shall be recognized in the current profit and loss.

(IX) Intangible assets

1. Acquired separately

Intangible assets with finite useful lives that are acquired separately are initially measured at cost and subsequently measured at cost less accumulated amortization and impairment loss. Intangible assets are amortized on a straight-line basis within their useful lives. The Company conducts at least one annual review at the end of each year to assess the estimated useful life, residual value, and amortization methods, and applies the effect of changes in applicable accounting estimates prospectively.

2. Derecognition

When investment property is derecognized, the difference between the net disposal proceeds and the carrying amount of the asset is recognized in profit or loss.

(X) Impairment of property, plant and equipment, right-of-use assets, and intangible assets

The Company assesses if there are any signs of possible impairment in property, plant, and equipment as well as right-of-use and intangible assets at each balance sheet date. If there is any sign of impairment, an estimate is made of its recoverable amount. When it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs.

The recoverable amount is the fair value less cost of sales or its value in use, whichever is higher. If the recoverable amount of an individual asset or a CGU is lower than its carrying amount, the carrying amount is reduced to the recoverable amount, and the impairment loss is recognized in profit or loss.

When the impairment loss is subsequently reversed, the carrying amount of the asset or the CGU is increased to the revised recoverable amount, provided that the increased carrying amount shall not exceed the carrying amount (less amortization or depreciation) of the asset or the CGU, which was not recognized in impairment loss in prior years. The reversal of the impairment loss is recognized in profit or loss.

(XI) Financial instruments

Financial assets and financial liabilities shall be recognized in the parent company only balance sheet when the Company becomes a party to the contractual provisions of the instruments.

When initially recognizing financial assets and financial liabilities, if the financial assets or financial liabilities are not measured at fair value through profit or loss, but measured at fair value plus transaction costs directly attributable to the acquisition or issuance of financial assets or financial liabilities. The transaction costs directly attributable to the acquisition or issuance of financial assets or financial liabilities at fair value through profit or loss are immediately recognized in profit or loss.

1. Financial assets

Regular trading of financial assets shall be recognized and derecognized in accordance with trade date accounting.

(1) Measurement types

Financial assets held by the Company are those measured at amortized cost and investments in equity instruments measured at fair value through other comprehensive income (FVTOCI).

A. Financial assets measured at amortized cost

When the Company's investments in financial assets meet the following two conditions simultaneously, they are classified as financial assets measured at amortized cost:

- (A) Held under a certain business model, of which the objective is to collect contractual cash flows by holding the financial assets; and
- (B) The cash flows on specific dates specified in the contractual terms are solely payments of the principal and interest on the principal amount outstanding.

After initial recognition, such assets(including cash and cash equivalents, and notes receivable, accounts receivable at amortized cost, accounts receivable due from related parties, other receivables due from related parties, and refundable deposits) are measured at the amortized cost of the total carrying amount determined by the effective interest method

less any impairment loss, and any foreign currency exchange gains or losses are recognized in profit or loss.

Except for the following two cases, interest revenue is calculated by multiplying the effective interest rate by the total carrying amount of financial assets:

- (A) For purchased or originated credit-impaired financial asset, interest revenue is calculated by multiplying the credit-adjusted effective interest rate by the amortized cost of the financial asset.
- (B) For a financial asset that is not purchased or originated credit-impaired but subsequently becomes credit impaired, interest income is calculated by multiplying the effective interest rate from the next reporting period after the credit impairment by the amortized cost of the financial asset.

Credit-impaired financial assets refer to a situation in which the issuer or debtor has experienced significant financial difficulties or defaulted, the debtor is likely to apply for bankruptcy or other financial restructuring, or the active market for such financial assets disappears due to financial difficulties.

Cash equivalents include time deposits that are highly liquid and readily convertible into a fixed amount of cash at any time within 3 months from the date of acquisition while featuring little risk of value changes, which are used to meet short-term cash commitments.

Contracts with third parties that result in restricted use of demand deposits are also considered cash, unless such restrictions change the nature of the deposit, causing it no longer to meet the definition of cash. If the restrictions on the use of the demand deposits extend beyond 12 months from the balance sheet date, the related amounts should be classified as non-current assets.

B. Investments in equity instruments at fair value through other comprehensive income

The Company may, upon initial recognition, make an irrevocable election to designate as at fair value through other comprehensive income the investments in equity instruments that are not held for trading and the ones that are not recognized by an acquirer in a business combination or with the contingent consideration.

Investments in an equity instrument measured at fair value through other comprehensive income are measured at fair value, and any subsequent fair value changes are recognized in other comprehensive income and accumulated in other equity. At the time of disposal of such investments, the accumulated gains and losses are directly reclassified to retained earnings and will not be reclassified to profit or loss.

Dividends of investments in equity instruments measured at fair value through other comprehensive income are recognized in profit or loss when the Company's right to receive dividends is established unless such dividends clearly represent the recovery of a part of the investment cost.

(2) Impairment of financial assets

The Company assesses the impairment loss of financial assets measured at amortized cost (including accounts receivable) based on the expected credit loss at each balance sheet date.

Accounts receivable is both recognized in loss allowance based on the lifetime expected credit losses (ECLs). Other financial assets are first assessed based on whether the credit risk has increased significantly since the initial recognition. If there is no significant increase in the risk, a loss allowance is recognized at an amount equal to 12-month ECLs. If the risks have increased significantly, a loss allowance is recognized at an amount equal to lifetime ECLs.

The ECLs refer to the weighted average credit loss with the risk of default as the weight. The 12-month ECLs represent the ECLs from possible defaults of a financial instrument within 12 months after the reporting date. The lifetime ECLs represent the ECLs from all

possible defaults in a financial instrument over the expected life of a financial instrument.

For the purpose of internal credit risk management, the Company, without considering the collateral held, determines that the following situations represent defaults in the financial assets:

- A. Internal or external information indicates that it is impossible for the debtor to settle the debt.
- B. It is overdue for more than 90 days, unless there is reasonable and corroborative information showing that a default date postponed is more appropriate.

Impairment losses of all financial assets are achieved by reducing their carrying amounts through the use of an allowance account.

(3) Derecognition of financial assets

The Company derecognizes a financial asset when the contractual rights to the cash inflow from the financial asset expire or when it transfers the financial assets and substantially all the risks and rewards of ownership of the asset to another party.

On derecognition of a financial asset at amortized cost in its entirety, the difference between the asset's carrying amount and the consideration received is recognized in profit or loss. When derecognizing an investment in equity instrument at fair value through other comprehensive income in its entirety, the cumulative profit or loss is transferred directly to retained earnings and is not reclassified to profit or loss.

2. Equity instruments

Equity instruments issued by the Company are classified as equity in accordance with the substance of the contractual arrangements and the definitions of equity instruments.

Equity instruments issued by the Company are recognized at the proceeds received, net of the cost of direct issue.

The repurchase of the Company's own equity instruments is recognized in and deducted directly from equity. The purchase, sale, issuance, or cancellation of the Company's own equity instruments is not recognized in profit or loss.

3. Financial liabilities

(1) Subsequent measurement

The Company's all financial liabilities are measured at amortized cost using the effective interest method.

(2) Derecognition of financial liabilities

When financial liabilities are derecognized, the difference between the carrying amount and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in profit or loss.

(XII) Revenue recognition

After the performance obligations are identified in a customer contract, the Company allocates the transaction price to each performance obligation, and recognizes it in revenue when each performance obligation is satisfied.

Sales revenue of goods

The sales of goods revenue comes from the R&D, manufacturing and sales of signal transmission wires and wire sets for information, communication and consumer electronics products, automobiles, medical equipment, industrial equipment, automation equipment and servers; the R&D, manufacturing and sales of plastic products. When the products are delivered to the location designated by customers, customers have the right to determine the price and the way the products are used while bearing the main responsibility for resale and the risk of obsolescence, upon which revenue and account receivable are recognized by the Company.

When processing consigned material, the control of the ownership of the processed products has not been transferred, so revenue is not recognized when consigned material.

(XIII) Leases

At the inception of a contract, the Company assesses whether the contract is, or contains, a lease.

1. The Company as lessor

Where almost all the risks and rewards attached to the ownership of an asset are transferred to the lessee in lease terms, such leases are classified as finance leases. All other leases are classified as operating leases.

Under operating leases, lease payments less lease incentives are recognized in income on a straight-line basis over the relevant lease terms. The original direct cost incurred in obtaining an operating lease is added to the carrying amount of the underlying asset and recognized in expenses on a straight-line basis over the lease term. Lease negotiations with the lessee are treated as new leases from the effective date of the lease modification.

2. The Company as lessee

The Company recognizes all leases as right-of-use assets and lease liabilities on the commencement date of the lease, except for payment for low-value asset leases and short-term leases which are exempted from recognition and recognized as costs on a straight-line basis during the lease term.

A right-of-use asset is initially measured at cost (including the initial measured amount of lease liabilities, the amount of lease payments made to the lessor less lease incentives received prior to the inception of a lease, initial direct costs, and the estimated costs of restoring underlying assets), and subsequently measured at cost less accumulated depreciation and accumulated impairment and adjusted for any re-measurement of the lease liabilities. Right-of-use assets are presented separately in the parent company only balance sheets.

Depreciation is withdrawn for right-of-use assets by using straight-line method from the commencement dates of lease to the earlier of the expiration of the service lives or lease terms.

The lease liability is initially measured at the present value of the lease payment. If the interest rate implicit in a lease can be easily determined, the lease payment is discounted at such an interest rate. If the interest rate cannot be easily determined, the lessee's incremental borrowing rate applies.

Subsequently, lease liabilities are measured at amortized cost using the effective interest method, with interest expense recognized over the lease terms. If changes in the lease term lead to changes in future lease payments, the Company remeasures the lease liabilities with a corresponding adjustment to the right-of-use assets. However, if the carrying amount of the right-of-use assets has been reduced to zero, the

remaining re-measurement amount is recognized in profit or loss. Lease liabilities are presented on a separate line in the parent company only balance sheets.

(XIV) Borrowing costs

Borrowing costs directly attributable to an acquisition, construction, or production of qualifying assets are added to the cost of said assets, until such time as the assets are substantially ready for their intended use or sale.

For specific borrowings, if the investment income earned by making a temporary investment before the capital expenditure that meets the requirements is incurred, it is deducted from the borrowing costs that meet the capitalization conditions.

Other than that which is stated above, all other borrowing costs are recognized in profit or loss in the period in which they are incurred.

(XV) Employee benefits

1. Short-term employee benefits

Relevant liabilities for short-term employee benefits are measured by the non-discounted amount expected to be paid in exchange for employee services.

2. Post-employment benefits

For pension under the defined contribution plan, the amount of pension contributed is recognized in expenses during employees' service period.

The defined benefit cost under the defined benefit pension plan (including service cost, net interest, and re-measurement) is calculated based on the projected unit credit method. The service cost (including the service costs for the current period) and the net interest on the net defined benefit liabilities are recognized in employee benefit expenses as they occur. The re-measurement (including actuarial gains and losses, and the return on plan assets, net of interest) is recognized in other comprehensive income and listed in retained earnings when it occurs, and will not be reclassified to profit or loss subsequently.

The net defined benefit liabilities are the deficit of the defined benefit pension plan.

(XVI) Income tax

The income tax expense represents the sum of the current income tax and deferred tax.

1. Current income tax

The Company determines the income (loss) of the current year in accordance with the laws and regulations in domestic and calculates the income tax payable (recoverable) accordingly.

A surtax imposed on the undistributed earnings pursuant to the Income Tax Act of R.O.C. is recognized in the year in which it is resolved by the annual shareholders' meeting.

Adjustments to income tax payable from prior years are recognized in the income tax for the year.

2. Deferred income tax

Deferred income tax is calculated based on the temporary differences between the carrying amount of assets and liabilities and the corresponding tax bases used in the computation of taxable income.

Deferred tax liabilities are generally recognized for all taxable temporary differences, and deferred tax assets are recognized when there is likely to be taxable income to deduct temporary differences and the deduction of losses generate income tax credit.

All taxable temporary differences related to investment in subsidiaries and equity in associates are recognized as deferred tax liabilities, except where the Company is able to control the time of reversal of the temporary differences and it is very likely that such temporary differences will not be reversed in the foreseeable future. The deductible temporary differences related to said investments are recognized in deferred income tax only if it is probable that there will be sufficient taxable income against which to utilize the benefits of the temporary differences, and they are expected to be reversed in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable income will be available to allow all or part of the asset to be recovered. A previously unrecognized deferred tax asset is also reviewed at each balance sheet date and recognized to the extent that it has become probable that future taxable income will allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates of the current year in which the liabilities are expected to be settled or assets realized, based on tax rates and tax laws that have been enacted or substantively enacted at the balance sheet date. The measurement of deferred tax assets and liabilities reflects the tax consequences that would follow from the manner in which the Company expects, at the balance sheet date, to recover or settle the carrying amount of its assets and liabilities.

3. Current and deferred income tax

Current and deferred income taxes are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, the current and deferred taxes are recognized in other comprehensive income or directly in equity, respectively.

V. Major sources of uncertainty in significant accounting judgments, estimations, and assumptions

When the Company adopts accounting policies, the management must make relevant judgments, estimates, and assumptions based on historical experience and other relevant factors for those not easy to obtain relevant information from other sources. Actual results may differ from estimates.

Management will continue to review estimates and underlying assumptions. If the revision of an estimate affects only the current period, it should be recognized in the period of the revision. If the revision of the accounting estimate affects both the current period and future periods, it should be recognized in the current period and future periods.

Major sources of uncertainty in estimations and assumptions

(I) Income tax

As of December 31, 2024 and 2023, the carrying amounts of deferred income tax assets related to unused tax losses were NT\$ 94,573 thousand and NT\$ 95,258 thousand, respectively. The realizability of deferred income tax assets mainly depends on whether there will be sufficient profits or taxable temporary differences in the future. If the actual profit generated in the future is less than expected, there may be a reversal of significant deferred income tax assets, and such reversals are recognized as profit or loss during the occurrence.

VI. Cash and cash equivalents

	December 31, 2024	December 31, 2023
Checking accounts and demand		
deposits	\$155,435	\$153,783
Cash on hand and revolving funds	140	102
Cash equivalents (investment with		
original maturities within three		
months)		
Bank fixed deposits	_	55,560
	<u>\$155,575</u>	<u>\$209,445</u>

The interest rate range of bank deposits on the balance sheet date is as follows:

Bank deposits	December 31, 2024 0%~1.05%	December 31, 2023 0%~5.30%
VII. Notes and accounts receivable, net	December 31, 2024	December 31, 2023
Note receivable		
Measured at amortized cost Total carrying amount Less: Loss allowances	$\begin{array}{r} \$ \ 23,894 \\ (\underline{23,229}) \\ \underline{\$ \ 665} \end{array}$	$\begin{array}{c} \$ \ 25,650 \\ (\underline{21,650}) \\ \$ \ 4,000 \end{array}$
Accounts receivable		
Measured at amortized cost Total carrying amount	\$ 52,721	\$ 63,145
Less: Loss allowances	(<u>7,367</u>) \$ 45,354	$(\frac{7,002}{\$ 56,143})$

Accounts receivable measured at amortized cost

The Company's average credit period for sales is 60 days to 120 days monthly settlement No interest will be accrued for accounts receivable. In order to mitigate credit risk, the management of the Company assigns a special team to be responsible for the determination of credit lines, credit approval, and other monitoring procedures to ensure that appropriate actions have been taken in the recovery of past-due accounts receivable. In addition, the Company will review the recoverable amounts of receivables one by one at the balance sheet date to ensure that the unrecoverable receivables have been properly recognized in impairment losses. Accordingly, the Company's management believes that its credit risk has been significantly reduced.

The Company recognizes the loss allowance for accounts receivable based on the lifetime ECLs. The lifetime ECLs are calculated using a provision matrix based on the consideration for customers' past default records, current financial position, and

industrial economic situation. As the Company's historical experience in credit loss shows that there is no significant difference in the loss patterns among different customer groups, the customer groups are not further differentiated in the provision matrix, and only the ECLs based on the age of the accounts receivable are set.

If there is evidence that a counterparty is facing serious financial difficulties and the Company cannot reasonably expect to recover the amount, for instance, the counterparty is engaging in the settlement. The Company will directly write off the relevant accounts receivable but will continue to try to collect the receivable. The recovered amount is recognized in profit or loss.

The loss allowance for accounts receivable measured by the Company based on the provision matrix as follows:

December 31, 2024

		181 to 365								
	_1 to	90 days	91 to 180 days		days		Over 365 days			Total
ECLs		-		1%	25%	~75%	1	100%		
Total carrying amount	\$	39,295	\$	6,169	\$	-	\$	7,257	\$	52,721
Allowance for losses (lifetime										
ECLs)			(110)			(7,257)	(7,367)
Amortized cost	\$	39,295	\$	6,059	\$		\$		\$	45,354

December 31, 2023

	1 to 90 days 91 to 180 days		181 to 365 days		Over 365 days		Total			
ECLs		-		1%	25%	~75%	1	100%		
Total carrying amount Allowance for losses (lifetime	\$	51,759	\$	4,439	\$	-	\$	6,947	\$	63,145
ECLs) Amortized cost	\$	51,759	(55) 4,384	\$	-	(6,947) -	(7,002) 56,143

The information on changes in the loss allowance for notes receivable is as follows:

	2024	2023
Balance at beginning of the year	\$ 21,650	\$ 21,883
Add: Impairment loss recognized		
for the year	1,579	-
Less: Impairment loss reversal for		
the year	_	(233)
Balance at end of the year	<u>\$ 23,229</u>	<u>\$ 21,650</u>

The information on changes in the loss allowance for accounts receivable is as follows:

	2024	2023		
Balance at beginning of the year	\$ 7,002	\$ 7,495		
Add: Impairment loss recognized				
for the year	365	-		
Less: Impairment loss returned for				
the year	-	(91)		

Less: Actual write-off for the year	<u>-</u> \$ 7,367	$(\frac{402}{\$-7,002})$	
VIII.Inventories Goods	December 31, 2024 \$ 6,964	December 31, 2023 \$ 1,589	
The components of operating co	osts related to inventories are as f		
The reversal of inventory write-down and obsolescence benefits Unamortized production overheads Operating costs	\$\frac{\$ 972}{\$ \frac{\$ - \ \$183,744}}\$	2023 (<u>\$ 6,714</u>) <u>\$ 15,017</u> <u>\$255,974</u>	
IX. Investments accounted for using Investment in subsidiaries Investments in associates	equity method December 31, 2024 \$ 3,453,899	December 31, 2023 \$ 3,418,991 40,805 \$ 3,459,796	
Not a listed or OTC Come Hotek Technology Corporation Copartner Wire And Cab (ShenZhen) Co., Ltd. Cablex Wire (ShenZhen) Co., Ltd. Copartner Technology (Thailand) Co., Ltd.	December 31, 2024 \$ 1,837,481 sle 1,197,309	December 31, 2023 \$ 1,817,207 1,254,460 347,324 \$ 3,418,991	

Percentage of ownership interests and voting rights

	December 31,	December 31,	
Name of subsidiary	2024	2023	Description
Hotek Technology Corp.	100%	100%	-
Copartner Wire And Cable			-
(ShenZhen) Co., Ltd.	100%	100%	
Cablex Wire (ShenZhen) Mfg Co.,			-
Ltd.	100%	100%	
Copartner Technology			
(Thailand) Co., Ltd.	80%	-	Note

Note: It is a joint investment by Copartner and Thai JE Technology Co., Ltd. to establish Copartner Technology (Thailand) Co., Ltd., which has completed its registration on January 3, 2024.

For details of investment in subsidiaries indirectly held by the Company, please refer to Note XXVII.

The Company's share of profit or loss and other comprehensive income of the subsidiaries under the equity method in 2024 and 2023 was recognized based on the subsidiaries' financial statements that have been audited by CPAs for the same period.

(II) Investments in associates

	December 31, 2024	December 31, 2023	
Associates that are not individually material HPC Technology Inc.	<u>\$ 38,760</u>	<u>\$ 40,805</u>	
	Percentage of ownership interests and voting rights		
Company Name	December 31, 2024	December 31, 2023	
HPC Technology Inc.	48.98%	48.98%	

Aggregate information on associates that are not individually material as follows:

	2024	2023		
The Company's share				
Current net loss	(\$ 2,045)	(\$2,006)		

As of December 31, 2024 and 2023, the amount of goodwill generated by the Company's investment in HPC Technology Inc. was NT\$ 14,462 thousand, including the cost of investing in associates.

The Company's share of profit or loss of the associates under the equity method in 2024 and 2023 was recognized based on the associates' financial statements that have been audited by CPAs for the same period.

X. Property, plant and equipment

	December 31, 2024	December 31, 2023
Owner-occupied	\$119,291	\$120,638
Operating lease rent	12,682	<u>13,181</u>
	\$131,973	\$133,819

(I) Owner-occupied

	Land	Property and building	Machinery and equipment	Instrument and equipment	Transport equipment	Office equipment	Other equipment	Total
Cost Balance as of January 1, 2024 Additions Disposals Balance as of December 31, 2024	\$ 97,644 - - - \$ 97,644	\$ 63,122 297 	\$ 458 - - \$ 458	\$ - - - \$ -	\$ 5,135 \$ 5,135	\$ 22,145 (278) \$21,867	\$ 2,067 \$ 2,067	\$ 190,571 297 (<u>278</u>) \$ 190,590
Accumulated depreciation and impairment Balance as of January 1, 2024 Depreciation expense Disposals Balance as of December 31, 2024	\$ - - - - - -	\$ 41,899 848 ————————————————————————————————	\$ 293 69 ——————————————————————————————————	\$ - - - \$	\$ 4,749 296 ——————————————————————————————————	\$ 21,006 382 (<u>247</u>) \$ 21,141	\$ 1,986 18 \$ 2,004	\$ 69,933 1,613 (<u>247</u>) \$ 71,299
Net amount as of December 31, 2024	\$ 97,644	\$ 20,672	<u>\$ 96</u>	<u>\$</u>	\$ 90	<u>\$ 726</u>	\$ 63	<u>\$ 119,291</u>
Cost Balance as of January 1, 2023 Additions Disposals Balance as of December 31, 2023	\$ 97,644 - - \$ 97,644	\$ 63,122 <u>\$ 63,122</u>	\$ 40,494 (40,036) \$458	\$ 6,936 - (\$ 5,753 (<u>618</u>) \$ 5,135	\$ 23,348 351 (1,554) \$22,145	\$ 4,645 (2,578) \$2,067	\$ 241,942 351 (51,722) \$ 190,571
Accumulated depreciation and impairment Balance as of January 1, 2023 Depreciation expense Disposals Balance as of December 31, 2023	\$ - - - - -	\$ 41,078 821 	\$ 21,245 4,783 (<u>25,735</u>) \$ 293	\$ 3,738 819 (4,557) \$	\$ 4,411 613 (<u>275</u>) \$ 4,749	\$ 21,513 674 (\$ 3,459 354 (1,827) \$ 1,986	\$ 95,444 8,064 (<u>33,575</u>) \$ 69,933
Net amount as of December 31, 2023	\$ 97,644	\$ 21,223	\$ 165	<u>s -</u>	\$ 386	\$ 1,139	\$ 81	\$ 120,638

Depreciation expenses are recognized on a straight-line basis based on the number of useful lives below:

Property and building	
Office main buildings	50 years
Renovation projects and others	2-10 years
Machinery and equipment	5 years
Instrument and equipment	5 years
Transport equipment	5 years
Office equipment	3-10 years
Other equipment	2-8 years

For the amount of owner-occupied property, plant, and equipment pledged by the Company as collateral for borrowings, please refer to Note XXIV.

(II) Operating lease rent

	Property and building
Cost	
Balance for the year ended December 31, 2024	<u>\$ 25,446</u>
Accumulated depreciation	
Balance as of January 1, 2024	\$ 12,265
Depreciation expense	<u>499</u>
Balance as of December 31, 2024	<u>\$ 12,764</u>
Net amount as of December 31, 2024	<u>\$ 12,682</u>
Cost Balance for the year ended December 31, 2023	<u>\$ 25,446</u>
Accumulated depreciation	
Balance as of January 1, 2023	\$ 11,767
Depreciation expense	<u>498</u>
Balance as of December 31, 2023	<u>\$ 12,265</u>
Net amount as of December 31, 2023	<u>\$ 13,181</u>

The Company rents offices by operating lease of 2 to 3 years lease term. At the end of the lease term, the lessee will not have a bargain purchase option for the asset.

The total amount of lease payments that will be received in the future under operating leases is as follows:

	December 31, 2024	December 31, 2023
First year	\$ 1,998	\$ 3,037
Second year	1,278	<u>293</u>
	<u>\$ 3,276</u>	<u>\$ 3,330</u>

Depreciation expenses are recognized on a straight-line basis based on the number of useful lives below:

Property and building 50 years

XI. Lease arrangements

(I) Right-of-use assets

	December 31, 2024	December 31, 2023
Carrying amount of right-of-use assets Transport equipment	<u>\$ 436</u>	<u>\$ 1,478</u>
	2024	2023
Depreciation expenses of right-of-use assets		
Property and building	\$ -	\$ 2,600
Transport equipment	1,042	1,042
	<u>\$ 1,042</u>	<u>\$ 3,642</u>

Except for the additions and recognition of depreciation expenses listed above, there was no significant sublease or impairment of the Company's right-of-use assets in 2024 and 2023.

(II) Lease liabilities

	December 31, 2024	December 31, 2023
Carrying amount of lease		
liabilities		
Current	<u>\$ 445</u>	<u>\$ 1,054</u>
Non-current	<u>\$</u>	<u>\$ 445</u>

Range of discount rate for lease liabilities is as follows:

	December 31, 2024	December 31, 2023
Property and building	-	1.80%
Transport equipment	1.80%	1.80%

(III) Material lease-in activities and terms

The Company leases several buildings for plants and offices for a 2 to 5 years lease term.

(IV) Other leasing information

	2024	2023
Expense on short-term		
lease	<u>\$ 389</u>	<u>\$ 466</u>
Total cash outflow from		
lease	(<u>\$ 1,479</u>)	(<u>\$ 4,300</u>)

The Company has leased certain office equipment which qualifies for short-term leases and transportation equipment which qualifies for low-value asset leases.

The Group has elected to apply the recognition exemption for said equipment and, thus, did not recognize the right-of-use assets and lease liabilities of said leases.

XII. Intangible assets

	Computer software costs
Cost	
Balance as of January 1, 2024	\$ -
Addition	<u>344</u>
Balance for the year ended December 31, 2024	<u>\$ 344</u>
Accumulated amortization	
Balance as of January 1, 2024	\$ -
Amortization expense	<u> 115</u>
Balance as of December 31, 2024	<u>\$ 115</u>
Net amount as of December 31, 2024	<u>\$ 229</u>

Amortization expenses are recognized on a straight-line basis based on the number of useful lives below:

Computer software costs

3 years

XIII.Borrowings

Short-term borrowings (I)

December 31, 2024	December 31, 2023
\$924,185	\$850,000
December 31, 2024	December 31, 2023
\$300,000	\$160,000
(850)	$(\underline{1,150})$
299,150	158,850
,	•
27,933	49,352
	December 31, 2024 \$300,000 (850)

0.50%~2.10%in 2023, due before the end of December 2028. Less: Current portion within one year

one year Long-term borrowings $(\frac{7,000}{\$320,083})$

 $(\underline{172,078})$ $\underline{\$ 36,124}$

1. In October 2022, the Company entered into joint credit agreements of NT\$ 1 million thousand or equivalent US dollars with 6 banks such as Chang Hwa Bank Chilin Branch and Land Bank and Land Bank of Taiwan Chengdong Branch. The agreement period is 5 years, of which Item Amedium-term loans of NT\$ 1,000,000 thousand; Item B - medium-term loans of NT\$ 1,000,000 thousand equivalent in US dollars, and Item C - guaranteed-commercial paper issuance of NT\$ 600,000 thousand, make all revolving loan facilities.

I Items A - The relevant terms, interest rate, and amount used on 2024 and December 31, 2023, for the medium-term loans are as follows:

<u>December 31, 2024</u>

			Interest	
Line of credit	Amount used	Credit term	rate	Repayment method
NT\$ 1,000,000	\$ 300,000	Five years from the	2.30%	The borrower shall pay
thousand or		date of first		off the outstanding
equivalent in		drawdown		principal balance of
US dollars		(revolving credit)		each usage in the
				currency of each
				usage on the due
				date of the usage

December 31, 2023

			Interest	
Line of credit	Amount used	Credit term	rate	Repayment method
NT\$ 1,000,000	\$ 160,000	Five years from the	2.11%	The borrower shall pay
thousand or		date of first		off the outstanding
equivalent in		drawdown		principal balance of
US dollars		(revolving credit)		each usage in the
				currency of each
				usage on the due
				date of the usage

During the duration of agreements with the Chang Hwa Bank, a syndicated loan with a joint credit line, the current ratio, debt ratio, and EBIT in the Copartner Company's Q2 and annual consolidated financial statements should meet the requirements in the agreements. As of December 31, 2023,

a portion of financial ratios of the Copartner Company were not in compliance with the regulations. Therefore, as of December 31, 2023, the borrowed and discounted funds of NT\$758,850 million already utilized were reclassified as current liabilities due within one year. However, on November 14, 2023, the Company applied to six banks, including Chang Hwa Bank (the syndicated credit banks), for an exemption from reviewing the audited consolidated financial statements for the year ended December 31, 2023, for the financial covenant. Subsequently, on February 16, 2024, the majority of the syndicated credit banks provided written consent to exempt and revise the financial covenant ratios for the audited consolidated financial statements for the year ended December 31, 2023. This exemption and revision will not have a significant impact on the operations or finances of Copartner Company.

The above financial ratios and requirements should be based on the audited/ reviewed annual and semi-annual consolidated financial statements by the accountants. If the Company fails to meet the above financial ratios and requirements, it shall pay compensation fees monthly. However, if the next period's financial report, after being audited or reviewed by the accountants, meets all the financial ratios and covenant requirements, it shall not constitute a default under this agreement. As of December 31, 2024, the financial ratios of The Company comply with the required standards.

For the above long-term borrowings, the Company provided part of the land, houses, and buildings in Zhonghe District, New Taipei City as collateral for the loan (please refer to Note XXIV).

(III) Long-term notes payable

	December 31, 2024	December 31, 2023
Joint credit		
agreement-guaranteed-c		
ommercial paper		
issuance		
Interest rate: 2.26% in		
2024 and 2.02% in		
2023	\$600,000	\$600,000
Minus: Classify a portion		
of long-term notes payable		
as current liabilities due	_	(<u>600,000</u>)

within one year.

Long-term notes
payable

\$600,000

\$ -

The joint credit agreement as described in (3) is Item A-2 - line of guaranteed-commercial paper issuance.

XIV. Other current liabilities

	December 31, 2024	December 31, 2023
Salary and bonus payable	\$ 12,320	\$ 12,629
Service fee payable	1,457	1,395
Other	5,217	6,365
	\$ 18,994	\$ 20,389

XV. Post-employment benefits plans

(I) Determined appropriation plans

The Company has adopted a pension plan under the Labor Pension Act (LPA), which is a state-managed defined contribution plan. Under the LPA, the companies make monthly contributions to employees' individual pension accounts of the Bureau of Labor Insurance at 6% of monthly salaries and wages.

(II) Defined benefit plans

The pension system adopted by the Company in accordance with the Labor Standards Act of R.O.C. is a state-managed defined benefit pension plan. The payment for employee pensions is calculated based on the length of service and the average salary in the 6 months prior to the approved retirement date. The Company contributes pensions at 2% of the total monthly employee salaries, which are deposited by the Pension Fund Monitoring Committee in the pension account with the Bank of Taiwan in the name of the committee. Before the end of each year, if the balance in the pension account assessed is inadequate to pay for the retirement benefits for employees who meet the retirement requirements in the following year, the Company will contribute an amount to make up for the difference in a lump sum by the end of March of the following year. The pension account is managed by the Bureau of Labor Funds, Ministry of Labor; the Company has no right to influence the investment management strategy.

The amount of defined benefit plans listed in the parent company only balance sheet is as follows:

	December 31, 2024	December 31, 2023
Present value of defined		
benefit obligation	\$ 31,446	\$ 31,733

Fair value of plan assets	$(\underline{16,271})$	$(\underline{14,573})$
Net defined benefit		
liabilities	<u>\$ 15,175</u>	<u>\$ 17,160</u>

Changes in net defined benefit liabilities are as follows:

	Prese	ent value of					
	defined benefit		Fair	Fair value of		Net defined	
	ob	ligation	pla	plan assets		benefit liabilities	
January 1, 2023	\$	34,273	(\$	14,971)		19,302	
Service cost		<u> </u>	\			<u> </u>	
Current service cost		140		_		140	
Interest (income)							
expense		471	(207)		264	
Recognized in profit or				,			
loss		611	(207)		404	
Remeasurement	-			,			
Return on plan							
asset (except for							
the amount							
included in the							
net interest)	\$	_	(\$	86)	(\$	86)	
Actuarial losses -				,		,	
changes in							
financial							
assumptions		263		_		263	
Actuarial losses -							
experience							
adjustments		170		_		170	
Recognized in other			·			_	
comprehensive							
income		433	(86)		347	
Contributions from the							
employer		<u> </u>	(2,893)	(2,893)	
Paid for planning asset	(3,584)		3,584		<u> </u>	
December 31, 2023		31,733	(14,573)		17,160	
Service cost							
Current service cost		144		-		144	
Interest (income)							
expense		397	(183)		214	
Recognized in profit or							
loss		541	(183)		358	
Remeasurement							
Return on plan							
asset (except for							
the amount							
included in the							
net interest)		-	(1,323)	(1,323)	

Actuarial gains - changes in						
financial						
assumptions	(250)		-	(250)
Actuarial gains -						
experience						
adjustments	(<u>578</u>)	-	<u>-</u>	(<u>578</u>)
Recognized in other						
comprehensive						
income	(828)	(1,323)	(2,151)
Contributions from the						
employer		<u> </u>	(192)	(<u>192</u>)
December 31, 2024	\$	31,446	(\$	<u>16,271</u>)	\$	15,175

Due to the pension plans under the Labor Standards Act, the Company is exposed to the following risks:

- 1. Investment risk: The Bureau invests labor pension funds in domestic (foreign) equity securities, debt securities, and bank deposits on its own use and through agencies entrusted. However, the income from the Company's amount allocated to plan assets is calculated based on the interest rate not lower than the local bank's interest rate for 2-year time deposits.
- 2. Interest risk: A decrease in the interest rate in the government bonds/ corporate bonds will increase the present value of the defined benefit obligation; however, the return on the debt investment through the plan assets will also increase, and the increases will partially offset the effect of the net defined benefit liability.
- 3. Salary risk: The present value of the defined benefit obligation is calculated with reference to the future salaries of the participants in the plan. As such, an increase in the salary of the participants in the plan will increase the present value of the defined benefit obligation.

The actuarial valuations of the present value of the defined benefit obligation of the Company were carried out by qualified actuaries. The critical assumptions made on the measurement date are as follows:

	December 31, 2024	December 31, 2023
Discount rate	1.375%	1.25%
Expected salary increase rate	2.00%	2.00%

If each of the critical actuarial assumptions is subject to reasonably possible changes, when all other assumptions remain unchanged, the amounts by which

the present value of the defined benefit obligation would increase (decrease) are as follows:

	December 31, 2024	December 31, 2023
Discount rate		
Increase by 0.25%	(<u>\$ 489</u>)	(\$ 522)
Decrease by 0.25%	\$ 503	\$ 538
Expected salary increase rate		
Increase by 0.25%	\$ 493	<u>\$ 526</u>
Decrease by 0.25%	$(\frac{\$}{\$} 481)$	$(\frac{\$}{\$} 513)$

As actuarial assumptions may be correlated, it is unlikely that only a single assumption would occur in isolation of one another, so the sensitivity analysis above may not reflect the actual changes in the present value of the defined benefit obligation.

		December 31, 2024	December 31, 2023
	The expected appropriate amount within 1 year The weighted average	<u>\$ 190</u>	<u>\$ 197</u>
	duration of the defined benefit obligation	6.3 years	6.7 years
XVI.	Equity		
(I)	Ordinary shares		
		December 31, 2024	December 31, 2023
	Authorized shares (in		
	thousands)	120,000	120,000
	Authorized share capital	\$ 1,200,000	\$ 1,200,000
	Issued and paid shares (in		
	thousands)	87,550	87,550
	Issued share capital	\$ 875,500	\$ 875,500

The ordinary shares issued, with a par value of NT\$10 per share, are entitled to one voting right per share and to the right to receive dividends.

The change in the Company's share capital is mainly due to the distribution of stock dividends.

(II) Capital surplus

	December 31, 2024	December 31, 2023
May be used to compensate		
losses, distribute cash, or		
replenish capital (1)		
Share premium	\$366,770	\$366,770
May only be used to		
compensate losses		
Recognition of changes in	13,685	13,685

\$380,455

- 1. This type of capital surplus attributed to the income derived from the issuance of new shares at a premium can be used to make up for losses, and can also be used to pay cash or to replenish capital when the Company does not suffer losses, but when capital is replenished, it is limited to a certain percentage of the paid-in capital each year.
- 2. This type of capital surplus is the amount of adjustments to capital surplus of subsidiaries recognized by the Company using the equity method.

(III) Retained earnings and dividends policy

According to the surplus distribution policy stipulated in the Company's Articles of Incorporation before the amendment, the Company's earnings after the annual final accounts, in addition to paying income tax according to law, shall first make up for previous year's losses, and then withdraw 10% of the balance as a legal reserve, and then follow relevant laws and regulations or the competent authority stipulates that the special reserves shall be appropriated or reversed. After adding up the undistributed surplus of the previous years, the board of directors will formulate a surplus distribution proposal and submit a resolution to the shareholders meeting to distribute dividends to shareholders. For the employee compensation and directors' remuneration distribution policy stipulated in the Company's Articles of Incorporation, please refer to Note XVIII(VII) regarding employee compensation and directors' remuneration.

On June 29, 2022, the Company's shareholders' meeting approved a resolution to amend the Articles of Incorporation, stipulating the distribution of dividends for shareholders and the distribution of legal reserve and capital surplus in cash. The board of directors is authorized, two-thirds of the board of directors shall attend, and more than half of the directors present agree, which shall be distributed after approval and reported to the shareholders' meeting.

The cash and stock combination method shall be adopted as the dividend distribution policy to improve the financial structure and protect the rights and interests of shareholders. Cash dividends shall not be less than 10% of the total dividends.

The legal reserve shall not be appropriated when its balance reaches the amount of the Company's total paid-in capital. The legal reserve may be used to make up for losses. When the Company does not suffer losses, the part of the legal reserve in excess of 25% of the total paid-in capital can be distributed in cash in addition to being used to replenish the capital.

The Company held its shareholders' meetings on June 14, 2024, and June 30, 2023, respectively, and approved the resolution for the allocation of the 2023 Defecit compensation proposal and 2022 earnings distribution proposal.

The Copartner company's 2022 as follows:

In addition, the Copartner Company's board of directors, on March 29, 2023, proposed to distribute cash from capital surplus at NT\$ 0.5 per share in cash, and the distribution amount is NT\$ 43,775 thousand. The distribution item was approved at the Annual Shareholders' Meetings held on June 30, 2023.

The 2024 Deficit compensation proposal will be resolved by the board of director on March 14, 2025 and general shareholders' meeting held on June 13, 2025.

(IV) Special reserve

	2024	2023
Balance at beginning of the year	\$253,342	\$298,718
Appropriate special reserves		
Less amount of		
appropriate other		
equity items	<u>-</u>	$(\underline{45,376})$
Balance at end of the year	<u>\$253,342</u>	<u>\$253,342</u>

According to the regulations of the Financial Supervisory Commission (FSC), when the company distributes distributable profits, it shall include the net amount of other shareholders' equity deductions recorded for the current year, plus items other than the current year's post-tax net profit, in the amount of undistributed profits for the current year, and replenish the special surplus reserves from undistributed profits from previous periods. However, the amount of other shareholders' equity deductions accumulated in previous periods may not be distributed but must be replenished as special surplus reserves from undistributed profits. Subsequently, when there is a

reversal of the amount of other shareholders' equity deductions, profits may be distributed for the reversed portion.

(V) Other equity interests

Exchange differences on translation of foreign financial statements

Exchange differences on	translatic	on or rorer	gii iiiiaiiciai statcii	icits
		20	24	2023
Balance at beginning of t year Generated in the current	year	(\$295	5,450)	(\$253,342)
Exchange differences foreign financial statements Balance at end of the yea			3,27 <u>5</u> 2,17 <u>5</u>)	$(\underline{42,108})$ $(\underline{\$295,450})$
XVII. Revenue		20	24	2023
D C				2023
Revenue from customer contrac	ts	Φ226	0.40	Φ202.200
Revenue from sale of goods		\$220	<u>),042</u>	<u>\$283,389</u>
(I) Balance of contracts		ber 31, 24	December 31, 2023	January 1, 2023
Notes receivable and accounts receivable (including receivables from related parties).				
(Note VII) Contract liabilities	\$ 4	<u> 16,751</u>	<u>\$ 61,507</u>	<u>\$ 44,042</u>
Merchandise sales	\$	2,851	<u>\$ 4,553</u>	<u>\$ 6,470</u>

Changes in contract liabilities are primarily attributable to differences in the timing of satisfaction of contract obligations and the timing of payment by customers.

The amount of contract liabilities from the beginning of the year and performance obligations fulfilled in the previous period recognized in revenue in the current year is as follows:

	2024	2023
Contract liabilities from		
the beginning of the		
<u>year</u>		
Merchandise sales	<u>\$ 4,157</u>	<u>\$ 5,429</u>

(II) Breakdown of revenue from customer contracts

Segment by geographical		
location	2024	2023
Taiwan (Location of		
Company)	\$ 81,377	\$ 68,957
The Americas	74,199	124,803
Asia	34,160	55,941
Europe	29,164	24,306
Other	1,142	9,382
	<u>\$220,042</u>	<u>\$283,389</u>

XVIII. Net profit from continuing operations

Net profit from continuing operations includes the following items:

(I) Interest income

	2024	2023
Bank deposits	\$ 1,878	<u>\$ 1,304</u>

(II) Other income

	2024	2023
Rental income (operating		
lease)	\$ 3,474	\$ 3,460
Other	<u>1,961</u>	1,340
	<u>\$ 5,435</u>	<u>\$ 4,800</u>

(III) Other gains and losses

	2024	2023
Gain (loss) on foreign	(¢ 210)	(¢ 1.122)
exchange, net	(\$ 218)	(\$ 1,123)
Other	_	(<u>74</u>)
	(\$ 218)	(\$ 1,197)

(IV) Finance costs

	2024	2023
Bank loans interest	\$ 33,567	\$ 29,269
Interest on lease liabilities	<u>18</u>	86
	<u>\$ 33,585</u>	<u>\$ 29,355</u>

(V) Depreciation and amortization

	2024	2023
Property, plant and		
equipment	\$ 2,112	\$ 8,562
Right-of-use assets	1,042	3,642
Intangible assets	<u>115</u>	_
_	\$ 3,269	\$ 12,204

	An analysis of depreciation expenses by function Operating costs Operating expenses	\$ - 3,154 \$ 3,154	\$ 7,913 4,291 <u>\$ 12,204</u>
	An analysis of amortization expenses by function Costs of sales Operating expenses	\$ 39	\$ - <u>-</u> <u>\$</u> -
(VI)	Employee benefits expenses		
		2024	2023
	Post-employment benefits Determined		
	appropriation plans Defined benefit plans	\$ 2,733	\$ 3,259
	(Note XV)	358 3,091	<u>404</u> 3,663
	Other employee benefits	69,134 \$ 72,225	85,630 \$ 89,293
	An analysis by function		
	Operating costs	\$ -	\$ 8,997
	Operating expenses	72,225	80,296

(VII) Remuneration to the employees and directors

The Company shall allocate no less than 1% and no more than 3% of the pre-tax income before the employee and directors' remunerations distributed are deducted for employee and directors' remuneration, respectively. The Company suffered net loss before tax in 2022 and 2023, so we did not estimate employee and directors' remunerations.

If there is a change in the amount after the annual parent company only financial reports are approved for release, it shall be treated as a change in accounting estimates and adjusted and accounted for in the next year.

There was no difference between the actual amount of employee compensation and directors' remuneration distributed for 2021 and the amount recognized in the 2021 parent company only financial reports.

For information on employee compensation and directors' remuneration decided by the Company's board of directors, please visit the Market Observatory Post System (MOPS) of Taiwan Stock Exchange.

XIX. Income tax

(I) Major components of income tax benefit recognized in profit or loss

	2024	2023
Deferred income tax		
Incurred in the current		
year	<u>\$ 685</u>	(<u>\$ 13,133</u>)
Income tax benefit		
recognized in profit or		
loss	<u>\$ 685</u>	(<u>\$ 13,133</u>)

The reconciliation between the accounting income and the current income tax benefit is as follows:

	2024	2023
Net loss before tax	(<u>\$175,459</u>)	(\$375,642)
Income tax calculated		
based on statutory tax		
rate for net loss before		
tax	(\$ 35,091)	(\$ 75,128)
Non-deductible profit and		
loss	18,106	12,122
Unrecognized loss		
carryforwards and		
deductible temporary		
differences	<u> 17,670</u>	<u>49,873</u>
Income tax benefit		
recognized in profit or		
loss	<u>\$ 685</u>	(\$ 13,133)

(II) Current income tax assets and liabilities

	December 31, 2024	December 31, 2023		
Current income tax assets Tax refund receivable	\$ 242	\$ 88		

(III) Deferred income tax assets

The changes in deferred tax assets are as follows:

<u>2024</u>

	Balance at			
Deferred income tax	beginning of the	Recognized in	Balance at end	
assets	year	profit or loss	of the year	
Temporary differences	\$ 503	(\$ 210)	\$ 293	
Loss carryforward	94,755	(<u>475</u>)	94,280	
	<u>\$ 95,258</u>	(<u>\$ 685</u>)	<u>\$ 94,573</u>	
<u>2023</u>				
	Balance at			
Deferred income tax	beginning of the	Recognized in	Balance at end	
assets	year	profit or loss	of the year	
Temporary differences	\$ 570	(\$ 67)	\$ 503	
Loss carryforward	81,555	13,200	94,755	

(IV) Unused loss carryforwards relevant information

As of December 31, 2024, the relevant information of the loss carryforwards are as follows:

		Deductible	Amount not	The last year of carried
Legal basis	Deductible item	amount	yet deducted	forward
Income Tax	Loss carryforward	\$ 49,140	\$ 49,140	2026
Act				
		32,320	32,320	2028
		61,672	61,672	2029
		102,554	102,554	2030
		74,534	74,534	2031
		74,368	74,368	2032
		66,258	66,258	2033
		10,555	10,555	2034
		<u>\$471,401</u>	<u>\$471,401</u>	

(V) Income tax examination

The profit-seeking enterprise income tax returns filed by the Company up to 2022 have been approved by the tax collection authority.

Unit: NT\$ per share

XX. Loss per share

	2024	2023
Loss per share - basic	(\$ 2.01)	(<u>\$ 4.14</u>)
Loss per share - diluted	(\$ 2.01)	(\$ 4.14)

The net earnings (net losses) and the weighted average number of ordinary shares adopted to calculate the earnings (losses) per share are as follows:

Current net loss

Current net loss Net loss used in the computation	2024 (<u>\$176,144</u>)	$\frac{2023}{(\underline{\$362,509})}$
of the basic and diluted earnings (losses) per share	(\$176,144)	(\$362,509)
Number of shares		Unit: thousand shares
	2024	2023
Weighted average number of ordinary shares in computation of basic losses per share Weighted average number of	87,550	87,550
ordinary shares used in the computation of diluted earnings (losses) per share	<u>87,550</u>	<u>87,550</u>

If the Company can settle the compensation to employees in cash or shares, the Group assumes the entire amount of the compensation would be settled in shares and the resulting potential shares are included in the weighted average number of shares outstanding used in the computation of diluted earnings per share if the effect is dilutive. Such a dilutive effect of the potential shares is included in the computation of diluted earnings per share until the shareholders resolve the number of shares to be distributed to employees at their meeting in the following year.

XXI. Capital risk management

The Company manages capital to ensure that it can maximize shareholder returns by optimizing the balance of debt and equity before continuing to operate. There has been no material change in the Company's overall strategy.

The Company's capital structure consists of net debt (ie, borrowings less cash and cash equivalents) and equity (ie, common stock, capital surplus, retained earnings and other interests).

The Company is not subject to other external capital requirements.

The Company's main management reviews the capital structure regularly, the contents of review including considering the costs of various types of capital and relevant risks. Based on the recommendations of main management, the Company will balance its

overall capital structure by paying dividends, issuing new shares, repurchasing shares, and issuing new debts or repaying old debts.

XXII. Financial instruments

(I) Fair value - financial instruments not at fair value

The Company's management believes that the carrying amount of financial assets and financial liabilities not measured at fair value approximates their fair value.

(II) Categories of financial instruments

	December 31, 2024	December 31, 2023
Financial assets		
Measured at amortized cost		
Cash and cash		
equivalents	\$155,575	\$209,445
Notes receivable, net	665	4,000
Notes receivable due		
from related parties	-	26
Accounts receivable, net	45,354	56,143
Accounts receivable due		
from related parties	732	1,338
Other receivables -		
related parties	1,434	545,542
Refundable deposits paid	1,235	1,241
Financial liabilities		
Measured at amortized cost		
Short-term borrowings	770,004	924,185
Accounts payable	5,192	4,618
Accounts payable due		
from related parties	43,036	20,382
Long-term borrowings		
due within one year	7,000	772,078
Long-term borrowings	320,083	36,124
Long-term payables	600,000	-
Other long-term payables		
- related parties	703,298	563,195
Refundable deposits	760	760

(III) Financial risk management objective and policies

The Company's main financial instruments include equity investments, Notes and accounts receivable, accounts payable, short-term notes payable, lease liabilities, and borrowings. The Company's financial management department provides services to various business units, coordinates the operations in the domestic and international financial markets, and supervises and manages the financial risks related to the Company's operations through the internal reports

on risk exposure analyses based on the degree and breadth of risks. These risks include market risk (including exchange rate risk and interest rate risk), credit risk, and liquidity risk.

1. Market risk

The main financial risks borne by the Company due to its operating activities are the fluctuation of foreign exchange rate (refer to below (1)) and interest rate (refer to below (2)).

There has been no change to the Company's exposures to financial instrument market risk and the way it manages and measures these exposures.

(1) Exchange rate risk

Part of the Company's main operating activities are sales and purchases in foreign currencies, so there is a natural risk hedging effect; the Company's exchange rate risk management is for hedging, not profit. To avoid the value drop and future cash flow fluctuations caused by exchange rate changes, the Company has signed a foreign exchange hedging line with the bank and will consider the Company's foreign currency position at any time and take hedging measures in response to exchange rate fluctuations, to reduce the impact of exchange rate changes on the Company's operations.

Please refer to Note XXVI for the carrying amount of the Company's monetary assets and monetary liabilities denominated in non-functional currencies at the balance sheet date.

Sensitivity analysis

The Company is mainly affected by fluctuations in the exchange rates of USD, HKD and RMB.

The sensitivity rate of 3% is used by the Company when reporting exchange rate risk to main management and also represents management's assessment of the range of reasonably possible changes in foreign currency exchange rates. Sensitivity analysis only includes monetary items in foreign currencies in circulation, and the year-end translation is adjusted by a 3% exchange rate change. The table below shows the amount of increase or decrease in net profit

before tax when the functional currency appreciates/depreciates by 3% relative to the relevant currencies.

	Effect on USD			Effect on HKD		Effect on RMB			
	20)24	2023	2	2024	2	.023	2024	2023
Gains (losses)	(\$	70)	(\$ 3,980)	(\$	938)	(\$	919)	\$10,219	\$ 1,615

Management believes that the sensitivity analysis can not represent the risk inherent in exchange rates.

(2) Interest rate risk

Because the Company holds assets and borrowing capital by adopting fixed and floating interest rates at the same time, thus, interest rate risk exposure arises. The Company regularly evaluates hedging activities to make them consistent with interest rate views and existing risk preferences to ensure the most cost-effective hedging strategies are adopted.

The carrying amount of the Company's financial assets and financial liabilities exposed to the interest rate risk at the balance sheet date is as follows:

	December 31, 2024		December 31, 2023	
Interest rate risk at				
fair value				
Financial assets	\$	-	\$	55,560
Financial				
liabilities	600,445		601,499	
Cash flow interest				
rate risk				
Financial assets	15	55,302		153,606
Financial				
liabilities	1,09	7,087	1	,132,388

Sensitivity analysis

The sensitivity analysis below is based on the interest rate exposure of non-derivative instruments as of the balance sheet date. For floating rate assets and liabilities, the analysis method assumes that the amount of assets and liabilities outstanding on the balance sheet date is outstanding during the reporting period.

If the annual interest rate increased/ decreased by 1% and all other variables remain unchanged, the Company's net income before tax for 2024 and 2023 would have decreased/ increased by NT\$ 9,418

thousand and NT\$ 9,788 thousand, mainly because of the Company's assets and liabilities at floating interest rates exposed to the cash flow interest rate risk.

2. Credit risk

Credit risk refers to the risk that a counterpart will default on its contractual obligations resulting in financial losses to the Company. As of the balance sheet date, the Company's maximum credit risk exposure that may cause financial losses due to the counterparty's failure to perform its obligations mainly comes from the carrying amount of financial assets recognized in the parent company only balance sheet.

In order to mitigate credit risk, the management of the company assigns a dedicated team to be responsible for the determination of credit line, credit approval and other monitoring procedures to ensure that appropriate actions have been taken for the recovery of overdue receivables. In addition, the Company will review the recoverable amounts of receivables one by one at the balance sheet date to ensure that the unrecoverable receivables have been properly recognized in impairment losses. Accordingly, the Company's management believes that its credit risk has been significantly reduced.

The Company continuously evaluates the financial situation of accounts receivable customers. Accounts receivable cover many customers and are not related to each other, so the concentration of credit risk is not high.

The Company does not hold any collateral or other credit to enhance the hedge the credit risk of financial assets.

3. Liquidity risk

The Company manages and maintains sufficient cash to support the Company's operations and mitigate the impact of cash flow fluctuations. The management of the Company supervises the use of bank financing lines and ensures compliance with the terms of the loan agreement.

(1) Table of liquidity and interest rate risks of non-derivative financial liabilities

The remaining contractual maturity analysis of non-derivative financial liabilities was based on the earliest date at which the Company might be required to repay and was compiled based on the undiscounted cash flows of financial liabilities. Therefore, the bank borrowings with repayment on demand clause were included in the earliest period in the table below for the Company, regardless of the probability of exercise of the right by banks. The maturity analysis of other non-derivative financial liabilities was compiled under the agreed repayment date.

December 31, 2024

	Demand immediate payment or less than 1 month	1-3 months	3 months-1 year	1-5 years	More than 5 years
Non-derivative financial liabilities Non-interest-bearing liabilities Lease liabilities	\$ 4,319 89	\$ 6,067 179	\$ 633 179	\$ 38	\$ -
Floating interest rate instruments	135,488	300,735	340,781	320,083	-
Fixed interest rate instruments	<u>-</u> \$ 139,896	\$ 306,981	\$ 341,593	600,000 \$ 920,121	<u>-</u> <u>\$</u> -
<u>Decembe</u>	er 31, 2023				
	Demand immediate payment or less than 1 month	1-3 months	3 months-1	1-5 years	More than 5 years
Non-derivative financial liabilities Non-interest-bearing					
liabilities	\$ 5,774	\$ 5,797	\$ 243	\$ 14	\$ -
Lease liabilities	89	179	804	447	-
Floating interest rate instruments Fixed interest rate	211,102	452,205	432,956	36,124	-
instruments	_	_	600,000	_	_
	\$ 216,965	\$ 458,181	\$1,034,003	\$ 36,585	\$ -

The amount of floating interest rate instruments for the above non-derivative financial assets and liabilities will change due to the difference between the floating interest rate and the estimated rate on the balance sheet date.

XXIII. Related party transaction

Except for other disclosure on Notes, the transactions between the Company and related parties are as follows:

(I) Name of related parties and relationship

-	Relationship with the
Name of related party	Company
Hotek Technology Corporation	Subsidiary
Copartner Wire And Cable (ShenZhen) Co., Ltd.	Subsidiary
Copartner Wire & Cable Manufacturing Limited	Subsidiary
Copartner Technology (Thailand) Co., Ltd.	Subsidiary (Note)
Cablex Wire (ShenZhen) Mfg Co., Ltd.	Subsidiary (Note)
, , , , , , , , , , , , , , , , , , , ,	•
Copartner Technology (ShenZhen) Co., Ltd.	Copartner Technology Corporation (Hong
	1 \
Shin Vo Wing And Cohla (Shan 7han) Co. Itd	Kong) Subsidiary
Shin Ya Wire And Cable (ShenZhen) Co., Ltd.	Copartner Technology
Classification Communication Co. Ltd	Corporation Subsidiary
ShenZhen Copartner Communication Co., Ltd.	Copartner Technology
	Corporation (ShenZhen)
H ' 1	Subsidiary
Huisheng Plastic (ShenZhen) Co., Ltd.	Copartner Technology
	Corporation (Hong
W C DI (' (01 71) C I I I	Kong) Subsidiary
Wanfu Plastic (ShenZhen) Co., Ltd.	Copartner Technology
	Corporation (Hong
T' T' DI ' (GI TI) G T I	Kong) Subsidiary
Jia Xin Plastic(ShenZhen) Co., Ltd.	Copartner Technology
	Corporation Subsidiary
Copartner Wire And Cable (KunShan) Co., Ltd.	Copartner Technology
	Corporation (Hong
W. 1. 1. 1. 1. W. W. W	Kong) Subsidiary
United Electric Wire (KunShan) Co., Ltd.	Copartner Technology
	Corporation (KunShan)
	Subsidiary
Cablex Wire And Cable (KunShan) Mfg.	Copartner Technology
	Corporation (KunShan)
Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y	Subsidiary
Jia Xin New Materials (Anfu) CO., LTD.	Copartner Technology
	Corporation (ShenZhen)
	Subsidiary
COPARTNER TECHNOLOGY (Anfu) Co., Ltd.	Copartner Technology
	Corporation (KunShan)
	Subsidiary
Cablex Metal Tech (Anfu) Co., Ltd.	Copartner Technology
	Corporation (KunShan)
	Subsidiary
Copartner Technology (DongTai) Co., Ltd.	Copartner Technology
	Corporation (KunShan)
**************************************	Subsidiary
HPC Technology Inc.	Associate
Yingding Wire and Cable Co., Ltd.	Substantive related party

Note: It is a joint investment by Copartner and Thai JE Technology Co., Ltd. to establish Copartner Technology (Thailand) Co., Ltd., which has completed its registration on January 3, 2024.

(II) Sales revenue

Related party category/name	2024	2023
Subsidiary		
Other	\$ 346	\$ 313
Associate	2,738	6,589
Substantive related party	_	20
	<u>\$ 3,084</u>	<u>\$ 6,922</u>
Purchases		
Related party category/name	2024	2023
Subsidiary		
Cablex Wire And Cable		
(KunShan) Mfg.	\$ 95,934	\$136,503
United Electric Wire		
(KunShan) Co., Ltd.	18,409	24,700
Copartner Technology		
(ShenZhen) Co., Ltd.	14,495	14,515
ShenZhen Copartner		
Communication Co.,		
Ltd.	13,266	12,152
Other	2,114	1,149
Substantive related party	6,359	1,705
	<u>\$150,577</u>	<u>\$190,724</u>
	Subsidiary Other Associate Substantive related party Purchases Related party category/name Subsidiary Cablex Wire And Cable (KunShan) Mfg. United Electric Wire (KunShan) Co., Ltd. Copartner Technology (ShenZhen) Co., Ltd. ShenZhen Copartner Communication Co., Ltd. Other	Subsidiary Other Associate Substantive related party Purchases Related party category/name Subsidiary Cablex Wire And Cable (KunShan) Mfg. United Electric Wire (KunShan) Co., Ltd. Copartner Technology (ShenZhen) Co., Ltd. ShenZhen Copartner Communication Co., Ltd. Other Substantive related party 13,266 Other 2,114 Substantive related party 5 346 2,738 346 346 346 346 346 346 346 346 346 346

The transaction price and conditions of sales and purchases between the Company and related parties are based on reference to cost and market prices, which are comparable to other non-related parties.

The Company has eliminated the operating income and costs recognized by related parties engaged in consigned material processing in accordance with relevant regulations.

(IV) Receivables from related parties

	Related party	December 31,	December 31,	
Account title	category	2024	2023	
Notes receivable due from related parties	Substantive related party	<u>\$</u>	<u>\$ 26</u>	
Notes receivable due from related parties	Associate	<u>\$ 732</u>	\$ 1,338	

The period for accounts receivable from related parties is equivalent to that of other non-related parties. The outstanding receivables from related parties are not guaranteed. No allowance for losses was provided for receivables from related parties.

(V) Other receivables from related parties

Related party category/name	December 31, 2024	December 31, 2023
Subsidiary		
Hotek Technology	\$ 1,387	\$232,953
Corp.Copartner		
Technology		
(ShenZhen) Co., Ltd.	-	233,208
Shin Ya Wire And Cable		
(ShenZhen) Co., Ltd.	-	63,390
Copartner Technology		
(DongTai) Co., Ltd.	-	15,991
Other	<u>47</u>	
	<u>\$ 1,434</u>	<u>\$545,542</u>

Other receivables from related parties are mainly payments for goods on behalf of subsidiaries, and the period for accounts receivable depends on the status of funds.

(VI) Payables from related parties

Related party category/name	December 31, 2024	December 31, 2023
Subsidiary		
Cablex Wire And Cable		
(KunShan) Mfg.	\$ 31,550	\$ 13,462
Copartner Technology		
(ShenZhen) Co.,Ltd.	4,630	-
United Electric Wire		
(KunShan) Co., Ltd.	3,715	5,515
Other	1,406	-
Substantive related party	<u>1,735</u>	1,405
	<u>\$ 43,036</u>	<u>\$ 20,382</u>

The payment period for related party accounts is equivalent to that of other non-related parties. The outstanding payables to related parties is not guaranteed.

(VII) Other payables from related parties

Related party category/name	Decen	nber 31, 2024	Decen	nber 31, 2023
Subsidiary				
Copartner Wire And				
Cable (ShenZhen)				
Co., Ltd.	\$	250,544	\$	563,195

Huisheng Plastic		
(ShenZhen) Co., Ltd.	174,904	166,578
Cablex Wire (ShenZhen)		
Mfg Co., Ltd.	140,853	134,148
Jia Xin		
Plastic(ShenZhen)		
Co., Ltd.	114,330	109,288
Copartner Wire & Cable		
Manufacturing		
Limited	14,924	253,406
Other	7,743	8,450
	<u>\$ 703,298</u>	<u>\$1,235,065</u>

Other payables to related parties are mainly to receive payments for goods on behalf of subsidiaries, and the payment period depends on the status of funds.

(VIII) Endorsements/guarantees

Related party category/name	December 31, 2024	December 31, 2023	
Subsidiary			
Copartner Wire & Cable			
Manufacturing			
Limited	\$ 72,600	\$ 85,250	
Copartner Technology			
(DongTai) Co., Ltd.	65,570	61,530	
	<u>\$138,170</u>	<u>\$146,780</u>	

(IX) Operating expenses

Related party category/name	December 31, 2024	December 31, 2023		
Subsidiary				
Copartner Wire & Cable				
Manufacturing				
Limited	<u>\$ 493</u>	<u>\$ 477</u>		

(X) Disposal of property, plant, and equipment

	Disposal	proceeds	Gain/loss on disposal		
Related party category	2024	2023	2024	2023	
Subsidiary					
Copartner					
Technology					
(DongTai) Co., Ltd.	\$ -	\$ 16,560	\$	\$ -	

The transactions of property, plant, and equipment between the Company and related parties are conducted based on agreed prices between the parties.

(XI) Remuneration of key management personnel

	2024	2023
Short-term employee		
benefits	\$ 15,137	\$ 15,984
Post-employment benefits	<u>778</u>	829
	<u>\$ 15,915</u>	<u>\$ 16,813</u>

The remuneration to directors and other main management is determined by the Compensation Committee in accordance with individuals' performance and market trends.

XXIV. Pledged assets

The following assets of the Company have been provided as collateral for long-term borrowings from banks:

	December 31, 2024	December 31, 2023
Property, plant and equipment	\$ 59,019	\$ 59,598
Refundable deposits paid	1,235	<u>1,241</u>
	<u>\$ 60,254</u>	<u>\$ 60,839</u>

XXV. Other Matters

- 1. On November 8, 2024, Copartner Technology, through its Audit Committee and Board of Directors, approved the recognition of other receivables from related parties amounting to NT\$246,504 thousand as of September 30, 2024, for payments made on behalf of Copartner Technology (ShenZhen) Co.,Ltd. To mitigate the risk of other receivables and optimize the use of funds, the company signed a debt assignment agreement with Copartner Wire And Cable (ShenZhen) Co.,Ltd. The agreement entails the sale of the other receivables to Copartner Wire And Cable (ShenZhen) Co.,Ltd. on a non-recourse basis, offsetting the company's receivables from Copartner Wire And Cable (ShenZhen) Co.,Ltd. amounting to NT\$246,504 thousand (recognized as other payables to related parties). The content of the debt assignment agreement follows standard terms typically found in debt assignment contracts, with no deviation from usual practices concerning the purchase price, the details of the other receivables, transfer method, and risk assumption.
- 2. On November 8, 2024, Copartner Technology, through its Audit Committee and Board of Directors, approved the recognition of other receivables from related parties amounting to NT\$66,148 thousand as of September 30, 2024, for payments made on behalf of Shin Ya Wire And Cable (ShenZhen) Co.,Ltd. To reduce the risk associated with other receivables and optimize the use of funds, the company signed a debt

assignment agreement with Copartner Wire And Cable (ShenZhen) Co.,Ltd. Under this agreement, the other receivables were sold to Copartner Wire And Cable (ShenZhen) Co.,Ltd. on a non-recourse basis, offsetting the company's receivables from Copartner Wire And Cable (ShenZhen) Co.,Ltd. amounting to NT\$66,148 thousand (recognized as other payables to related parties). The content of the debt assignment agreement follows standard terms typically found in debt assignment contracts, with no deviation from usual practices concerning the purchase price, the details of the other receivables, transfer method, and risk assumption.

3. On November 8, 2024, Copartner Technology, through its Audit Committee and Board of Directors, approved the recognition of other receivables from related parties amounting to NT\$234,947 thousand as of September 30, 2024, for payments made on behalf of Hotek Technology Corporation. To reduce the risk associated with other receivables and optimize the use of funds, the company signed a debt assignment agreement with Copartner Wire & Cable Manufacturing Limited Under this agreement, the other receivables were sold to Copartner Wire & Cable Manufacturing Limited on a non-recourse basis, offsetting the company's receivables from Copartner Wire & Cable Manufacturing Limited amounting to NT\$234,947 thousand (recognized as other payables to related parties). The content of the debt assignment agreement follows standard terms typically found in debt assignment contracts, with no deviation from usual practices concerning the purchase price, the details of the other receivables, transfer method, and risk assumption.

XXVI. Information on foreign currency assets and liabilities with significant impact
The information below is aggregated and presented in foreign currencies other than the
Company's functional currency. The exchange rates disclosed refer to the exchange
rates of such foreign currencies to the presentation currency. Information on foreign
currency assets and liabilities with significant impact are as follows:

Unit: Thousands of foreign currencies

	December 31, 2024		December 31, 2023			
	F	oreign	Exchange	F	oreign	Exchange
	cui	rrencies	rate	cui	rrencies	rate
Foreign currencies						
assets						
Monetary items						
USD	\$	1,623	32.78482	\$	5,344	30.76492
HKD		7,402	4.22348		7,786	3.93632
RMB		20,066	4.56080		82,518	4.34367

Non-monetary items					
RMB	\$	80,884	4.56080	\$ 79,961	4.34367
THB		64,724	0.96981	-	-
Foreign currencies					
liabilities					
Monetary items	_				
USD		1,552	32.78482	1,032	30.76492
RMB		94,753	4.56080	94,912	4.34367

Unrealized foreign currency exchange gains (losses) with a significant impact are as follows:

	2024		2023					
		Net gains (losses)		Net gains (losses)				
		on foreign		on foreign				
Foreign currencies	Exchange rate	currency exchange	Exchange rate	currency exchange				
EUR	34.32318 (EUR: NTD)	(\$ 9)	34.13778 (EUR: NTD)	(\$ 33)				
RMB	4.56080 (RMB: NTD)	(3,196)	4.34367 (RMB: NTD)	790				
USD	32.78482 (USD: NTD)	(241)	30.76492 (USD: NTD)	(3,122)				
HKD	4.22348 (HKD: NTD)	1,981	3.93632 (HKD: NTD)	(151)				
		(\$ 1.465)		(\$ 2.516)				

XXVII. Notes to disclosures

- (I) Information on significant transactions and (II) Information on investees: nothing else is to disclose unless the matters below.
 - 1. Loaning funds to others: Table 1.
 - 2. Providing endorsements or guarantees for others: Table 2.
 - 3. Marketable securities held at the end of period (excluding investment in subsidiaries and partial associates): Table 3.
 - 4. The amount for acquiring real estate reaches NT\$300 million or 20% of the paid-in capital: Table 4.
 - 5. The amount of purchases and sales with related parties reaching NT\$100 million or 20% of paid-in capital or more: Table 5
 - 6. Receivables from related parties reaching NT\$100 million or 20% of paid-in capital or more: Table 6.
 - 7. Information on investee: Table 7.
- (III) Information on investment in Mainland China:
 - 1. Information on any investee in mainland China, showing the name, principal business activities, paid-in capital, method of investment, inward and outward remittance of funds, ownership percentage, current income or loss and investment income or loss recognized, carrying amount of the

- investment at the end of the period, repatriations of investment income, and limit on the amount of investment in the mainland China area: Table 6.
- 2. Any of the following significant transactions with investees in mainland China, either directly or indirectly through a third party, and their prices, payment terms, and unrealized gains or losses: Note XXIII.
- 3. The Company's reinvestment in Cablex Wire (ShenZhen) Mfg Co., Ltd. and Copartner Wire And Cable (ShenZhen) Co., Ltd. is based on August 23, 1993, (1993) Tai-Cai (Liu) No. 01968 Letter Note 3, entrusted investment to investors in the mainland area, and the main contents of the entrusted contract should be disclosed as follows:

The Company entrusts Copartner Wire & Cable Manufacturing Limited to invest in Cablex Wire (ShenZhen) Mfg Co., Ltd. and Copartner Wire And Cable (ShenZhen) Co., Ltd. The two parties agree to abide by the terms as follows:

The Company uses a capital of USD 913 thousand (including USD 400 thousand in cash, machinery, equipment, and spare parts at a price of US\$ 513 thousand) and capital of USD 2,324 thousand (including USD 512 thousand in cash, machinery, and equipment and spare parts at a price of US\$ 764 thousand and raw materials at a price of US\$ 1,048 thousand) designated Copartner Wire & Cable Manufacturing Limited to invest in Cablex Wire (ShenZhen) Mfg Co., Ltd. and Copartner Wire And Cable (ShenZhen) Co., Ltd., respectively.

- (1) Agreement on the outflow method of investment funds:

 Copartner Wire & Cable Manufacturing Limited applied to relevant parties in mainland China to invest in Copartner Wire & Cable Manufacturing Limited to invest in Cablex Wire (ShenZhen) Mfg Co., Ltd. and Copartner Wire And Cable (ShenZhen) Co., Ltd., all in the name of Copartner Wire & Cable Manufacturing Limited, and the funds were inflow from Hong Kong to mainland China by Copartner Wire & Cable Manufacturing Limited.
- (2) Agreement on the method of repatriation of funds if the investee company distributes earnings or closes its business:
 - A. Copartner Wire & Cable Manufacturing Limited shall transfer all interests from Cablex Wire (ShenZhen) Mfg Co., Ltd. and

- Copartner Wire And Cable (ShenZhen) Co., Ltd. to the Company after obtaining if they have income or interests distribution.
- B. If Cablex Wire (ShenZhen) Mfg Co., Ltd. and Copartner Wire And Cable (ShenZhen) Co., Ltd. must return the investment funds due to capital reduction, business closure, or other reasons, Copartner Wire & Cable Manufacturing Limited shall transfer all the funds to the Company after obtaining the funds.
- C. Based on the above reasons, Copartner Wire & Cable Manufacturing Limited shall notify the Company when transferring investment funds or interests and income, and the Company shall designate the payment method.
- (3) The agreement on the ownership of the rights and obligations of the invested companies:
 - A. Based on this entrusted investment relationship, Copartner Wire & Cable Manufacturing Limited transfers the rights and obligations arising from Cablex Wire (ShenZhen) Mfg Co., Ltd. and Copartner Wire And Cable (ShenZhen) Co., Ltd. to the Company. Copartner Wire & Cable Manufacturing Limited does not guarantee its income and profit or loss.
 - B. Copartner Wire & Cable Manufacturing Limited shall handle responsibly and prudently and have full authority to handle matters such as investment, foreign exchange settlement, and receiving interests.
- (IV) Information on major shareholders: List of all shareholders with ownership of 5 percent or greater showing the names and the number of shares and percentage of ownership held by each shareholder: Table 9.

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COPARTNER TECHNOLOGY CORP. LOANING FUNDS TO OTHERS

FOR THE YEAR ENDED DECEMBER 31, 2024

TABLE 1

Unit: NT\$ thousand and foreign currency, unless otherwise specified

				A	Maximum				Loaning		Reasons for the	The appropriate amount of	Colla	ateral	Prescribe limits on the amount of	
No.	Company that loaning funds	Borrower	Borrower Current account	related party or not	balance for the current period (Note 5)	Ending balance (Note 4)	Amount drawn (Note 4)	Interest rate range	funds nature (Note 1)	Amount of trading	need for short-term financing	allowance for uncollectible accounts	Name	Value	such loans permitted to a single borrower (Note 2)	on the aggregate amount of such loans (Note 3)
1	Copartner Wire And Cable (ShenZhen) Co.,Ltd.	Copartner Technology (ShenZhen) Co.,Ltd.	Other receivabl es	Yes	\$ 98,934 (RMB 22,000)	\$ 9,122 (RMB 2,000)	\$ 9,122 (RMB 2,000)	2.10%	2	\$ -	For the Company's working capital	\$ -	None	\$ -	\$ 1,197,309	\$ 1,197,309
2	ShenZhen Copartner Communication Co.,Ltd.	Copartner Technology	Other receivabl es	Yes	138,997 (RMB 32,000)	(RMB 9,000)	(RMB 9,000)	2.10%	2	-	For the Company's working capital	-	None	-	626,234 (RMB 137,308)	626,234 (RMB 137,308)
	CO.,Etd.	Copartner Technology (Anfu) Co.,Ltd.	Other receivabl es	Yes	326,097 (RMB 71,500)	326,097 (RMB 71,500)	326,097 (RMB 71,500)	2.10%	2	-	For the Company's working capital	-	None	-	626,234 (RMB 137,308)	626,234 (RMB 137,308)
3	Copartner Wire And Cable (KunShan) Co.,Ltd.	Wujiang Wanfeng Plastic Cement Co.,Ltd.	Other receivabl es	Yes	(RMB 1,000)	-	-	-	2	-	For the Company's working capital	-	None	-	144,037 (RMB 31,581)	288,074 (RMB 63,162)
		Condition Condition (Condition Condition Condi	Other receivabl es	Yes	60,905 (RMB 13,200)	-	-	-	2	-	For the Company's working capital	-	None	-	720,183 (RMB 157,907)	720,183 (RMB 157,907)
4	Cablex Wire (ShenZhen) Mfg Co.,Ltd.	Copartner Technology (ShenZhen) Co.,Ltd.	Other receivabl es	Yes	136,824 (RMB 30,000)	136,824 (RMB 30,000)	136,824 (RMB 30,000)	2.10%	2	-	For the Company's working capital	-	None	-	368,894 (RMB 80,884)	368,894 (RMB 80,884)
		Cablex Metal Material (Anfu) Co.,Ltd.	Other receivabl es	Yes	158,639 (RMB 36,000)	91,216 (RMB 20,000)	91,216 (RMB 20,000)	2.10%	2	-	For the Company's working capital	-	None	-	368,894 (RMB 80,884)	368,894 (RMB 80,884)
5	United Electric Wire (KunShan) Co.,Ltd.	Copartner Technology (DongTai) Co.,Ltd.	Other receivabl es	Yes	159,628 (RMB 35,000)	159,628 (RMB 35,000)	159,628 (RMB 35,000)	3.10%~ 3.45%	2	-	For the Company's working capital	-	None	-	318,780 (RMB 69,896)	318,780 (RMB 69,896)
6	Wanfu Plastic (ShenZhen) Co.,Ltd.	Copartner Technology (ShenZhen) Co.,Ltd.	Other receivabl es	Yes	(RMB 22,923 (5,000)	9,122 (RMB 2,000)	(RMB 2,000)	2.10%	2	-	For the Company's working capital	-	None	-	103,259 (RMB 22,641)	103,259 (RMB 22,641)
		Jia Xin New Materials (Anfu) CO., LTD.	Other receivabl es	Yes	(RMB 16,000)	(RMB 9,000)	(RMB 9,000)	2.10%	2	-	For the Company's working capital	-	None	-	103,259 (RMB 22,641)	103,259 (RMB 22,641)
7	Cablex Wire And Cable(KunShan) Mfg.	Wujiang Wanfeng Plastic Cement Co.,Ltd.	Other receivabl es	Yes	(RMB 2,000)	(RMB 2,000)	9,122 (RMB 2,000)	3.45%	2	-	For the Company's working capital	- '	None	-	56,089 (RMB 12,298)	112,178 (RMB 24,596)

		Copartner	Other	Yes	45,608	45,608	45,608	3.10%	2	- For the	-	None	-	280,443	280,443
		Technology	receivabl		(RMB 10,000)	(RMB 10,000)	(RMB 10,000)			Company's				(RMB 61,490)	(RMB 61,490)
		(ShenZhen)	es							working					
		Co.,Ltd.								capital					
8	Jia Xin	Jia Xin New	Other	Yes	136,824	136,824	136,824	2.10%	2	- For the	-	None	-	327,648	327,648
	Plastic(ShenZh	Materials	receivabl		(RMB 30,000)	(RMB 30,000)	(RMB 30,000)			Company's				(RMB 71,840)	(RMB 71,840)
	en) Co.,Ltd.	(Anfu) CO.,	es							working					
		LTD.								capital					
9	Huisheng Plastic	Jia Xin New	Other	Yes	145,946	145,946	145,946	2.10%	2	- For the	-	None	-	321,355	321,355
	(ShenZhen)	Materials	receivabl		(RMB 32,000)	(RMB 32,000)	(RMB 32,000)			Company's				(RMB 70,460)	(RMB 70,460)
	Co.,Ltd.	(Anfu) CO.,	es							working					
		LTD.								capital					

- Note 1: 2 need for short-term financing.
- Note 2: For a Group that needs short-term financing, the loan shall not exceed 20% of the loan Company's net worth. The Company's direct and indirect holding of 100% of the voting shares of foreign companies engaged in loaning funds shall not exceed the loan Company's net worth.
- Note 3: Prescribe limits on the aggregate amount of such loans to others shall not exceed 40% of the loan Company's net worth. The Company's direct and indirect holding of 100% of the voting shares of foreign companies engaged in loaning funds shall not exceed the loan Company's net worth.
- Note 4: Current exchange rate to NTD based on RMB\$ 1=NT\$ 4.56080 on December 31, 2024.
- Note 5: Current exchange rate to NTD based on the end of the month with the highest balance in the current period.

COPARTNER TECHNOLOGY CORP.

PROVIDING ENDORSEMENTS OR GUARANTEES FOR OTHERS

FOR THE YEAR ENDED DECEMBER 31, 2024

TABLE 2

Unit: NT\$ thousand and foreign currency, unless otherwise specified

		Party endorsed/guaranteed		T: :: C		D.I. C			Ratio of cumulative				
No.	No. Company name of endorsement/guarantee	Company name	Relation	Limit of endorsement/ guarantee for single enterprise	Maximum endorsement/ guarantee balance for the year	Balance of endorsement/ guarantee at end of the year	Amount drawn	Amount of endorsements/ guarantees with assets pledged	endorsements/ guarantees to net worth as in the latest financial statements (%)	Upper limit on endorsements/ guarantees	Parent company to subsidiary	Subsidiary to parent company	To entity in Mainland China
0	Copartner Technology Corp.	Copartner Wire & Cable Manufacturing Limited (Copartner Wire & Cable Manufacturing Limited)	indirectly holds more than fifty percent (50%) of	\$ 1,451,218 (Note 1)		\$ 72,600 (Note 6)	\$ -	\$ -	5	\$ 2,176,827 (Note 1)	Yes	_	_
		Copartner Technology (DongTai) Co.,Ltd.	A company in which the Company directly or indirectly holds more than fifty percent (50%) of the voting shares	1,451,218 (Note 1)		(USD 2,000) (Note 7)	-	-	5	2,176,827 (Note 1)	Yes	_	Yes
1	United Electric Wire (KunShan) Co.,Ltd.	Copartner Technology (DongTai) Co.,Ltd.	A company in which the Company directly or indirectly holds more than 90 percent of the voting shares	318,780 (Note 2)		136,824 (RMB 30,000) (Note 8)	-	-	43	318,780 (Note 2)	_	_	Yes
2	Copartner Wire And Cable (KunShan) Co.,Ltd.	Copartner Technology (DongTai) Co.,Ltd.	A company in which the Company directly or indirectly holds more than fifty percent (50%) of the voting shares	720,183 (Note 3)		246,283 (RMB 54,000) (Note 8)	134,252 (RMB 29,436) (Note 8)	246,283 (RMB 54,000) (Note 8)	34	720,183 (Note 3)	Yes	_	Yes
3	Jia Xin Plastic(ShenZhe n) Co.,Ltd.	Jia Xin New Materials (Anfu) CO., LTD.	A company in which the Company directly or indirectly holds more than 90 percent of the voting shares	327,648 (Note 4)		45,608 (RMB 10,000) (Note 8)	-	-	14	327,648 (Note 4)	_	_	Yes
4	ShenZhen Copartner Communication Co.,Ltd.	Copartner Technology (Anfu) Co.,Ltd.	A company in which the Company directly or indirectly holds more than 90 percent of the voting shares		199,398 (RMB 43,720) (Note 9)	199,398 (RMB 43,720) (Note 8)	(RMB 14,360) (Note 8)	-	32	626,234 (Note 5)	_	_	Yes

- Note 1: The accumulated total external endorsements/guarantees responsibilities provided by the Company are limited to no more than 150% of the Company's net worth at the end of the period, and the total endorsements/guarantees provided to a single enterprise is limited to no more than 100% of the Company's net worth at the end of the period.
- Note 2: United Electric Wire (KunShan) Co.,Ltd. has a total cumulative endorsement guarantee liability to external parties, limited to not exceeding 100% of the company's net worth. The endorsement guarantee limit for a single enterprise shall not exceed 100% of the company's net worth.
- Note 3: Copartner Wire And Cable (KunShan) Co.,Ltd. has a total cumulative endorsement guarantee liability to external parties, limited to not exceeding 100% of the company's net worth. The endorsement guarantee limit for a single enterprise shall not exceed 100% of the company's net worth.
- Note 4: Jia Xin Plastic(ShenZhen) Co.,Ltd. has a total cumulative endorsement guarantee liability to external parties, limited to not exceeding 100% of the company's net worth. The endorsement guarantee limit for a single enterprise shall not exceed 100% of the company's net worth.
- Note 5: ShenZhen Copartner Communication Co.,Ltd. has a total cumulative endorsement guarantee liability to external parties, limited to not exceeding 100% of the company's net worth. The endorsement guarantee limit for a single enterprise shall not exceed 100% of the company's net worth.
- Note 6: The ending balance also includes the endorsement/ guarantee of NT\$ 85,250 thousand shared by the Company and Copartner Wire & Cable Manufacturing Limited.
- Note 7: Current exchange rate to NTD according to US\$1 = NT\$32.78482 on December 31, 2024.
- Note 8 : Current exchange rate to NTD according to RMB\$1 = NT\$4.56080 on December 31, 2024.
- Note 9: Current exchange rate to NTD based on the end of the month with the highest balance in the current period.

COPARTNER TECHNOLOGY CORP.

HOLDING OF MARKETABLE SECURITIES AT THE END OF THE PERIOD

DECEMBER 31, 2024

TABLE 3

Unit: NT\$ thousand, unless otherwise specified

	Type and name of	Marketable securities			End of 1	period		
Holds of the Company	marketable securities	relationship with securities	Account title	Quantity (thousand shares)	Carrying amount	Ratio of shareholding (%)	Fair value	Remark
		issuer		,		shareholding (%)		
Copartner Technology	A Point Technology Co.,	Investees at fair value	Financial assets at fair value	4,160	\$ -	19	\$ -	Note 1
Corp.	Ltd.		through other comprehensive					
			income - non-current					
Copartner Technology	Yisite Precision	Investees at fair value	Financial assets at fair value	-	3,193	19	3,193	-
(ShenZhen) Co., Ltd.	Instrument		through other comprehensive					
	(Dongguan) Co., Ltd.		income - non-current					

Note 1: According to the assessment of recoverable value, impairment loss has been appropriated.

Note 2: At the end of December 2024, the securities listed above did not provide guarantees, pledged loans, or other restricted users as agreed

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COPARTNER TECHNOLOGY CORP.

THE ACQUISITION AMOUNT OF REAL ESTATE REACHES NT \$300 MILLION OR 20% OF THE PAID-IN CAPITAL.

DECEMBER 31, 2024

Table 4
Unit: NT\$ thousand, unless otherwise specified

Company Acquiring the Real Estate	Property Name	Date of Occurrence	Transaction Amount	Payment Terms	Counterparty to the Transaction	Relationship		Counterparty is ation on the P Relationship with the Issuer	revious Tra		Basis for Determination of Price	Purpose and Intended Use	Other Contractual Terms
Copartner Technology (Anfu) Co.,Ltd.	houses & buildings	2023.4.17	\$ 320,045 (RMB 70,173) (Note 5)	Payment according to the terms of the order	Jiangxi Juxing Civil Engineering Construction Co., Ltd.	_	Not suitable	Not suitable	Not suitable	Not suitable	Price comparison and negotiation	production	None
Jia Xin New Materials (Anfu) CO., LTD.	houses & buildings	2021.7.1	185,228 (RMB 40,613) (Note 5)	Payment according to the terms of the order	Fuzhou Linchuan Housing Construction Engineering Company	_	Not suitable	Not suitable	Not suitable	Not suitable	Price comparison and negotiation	production	None

- Note 1: For assets that are required to be appraised, the appraisal results must be specified in the "Basis for Determination of Price" column.
- Note 2: Paid-in capital refers to the paid-in capital of the parent company. For issuers whose stocks have no par value or a par value per share other than NT\$10, the threshold for transactions reaching 20% of paid-in capital shall be calculated based on 10% of equity attributable to owners of the parent company on the balance sheet.
- Note 3: The date of occurrence refers to the earlier of the contract signing date, payment date, commission transaction date, title transfer date, board resolution date, or any other date sufficient to determine the counterparty and transaction amount.
- Note 4: These houses and buildings were constructed on self-owned land. As multiple contractors were involved, the one with the highest transaction amount is used as the representative counterparty.
- Note 5: Amounts are converted into New Taiwan Dollars based on the exchange rate as of December 31, 2024: RMB\$1 = NT\$4.56080.

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COPARTNER TECHNOLOGY CORP.

THE AMOUNT OF PURCHASES AND SALES WITH RELATED PARTIES REACHING NT\$100 MILLION OR 20% OF PAID-IN CAPITAL OR MORE FOR THE YEAR ENDED DECEMBER 31, 2024

TABLE 5 FOR THE YEAR ENDED DECEMBER 31, 2024

Unit: NT\$ thousand, unless otherwise specified

				Trans	action situation			easons where the trading from regular transactions.	Accounts receive	able (payable)	
Company	Name of Transaction	Relation	Sales and purchases	Amounts	The ratio of sales (purchases) to total sales (purchases). (Note 3)	Credit period	Unit price	Credit period	Balance (Note 2)	The ratio of accounts receivable (payable) to total accounts receivable (payable) (Note 3)	Note
ShenZhen	Copartner	Same with ultimate	Purchase	\$ 318,069	100%	Net 90 days	Note 1	Note 1	(\$ 68,251)	100%	_
Copartner	Technology	parent company									
Communication	(Anfu) Co.,Ltd.										
Co.,Ltd.				221221	(10)	37 . 70 1	37.4	37 . 4	(0.505)	1.40/	
Copartner	Cablex Metal	Same with ultimate	Purchase	224,284	61%	Net 70 days	Note 1	Note 1	(8,735)	14%	_
Technology	Material (Anfu) Co.,Ltd.	parent company									
(ShenZhen) Co.,Ltd.	Co.,Lia.										
Cablex Metal	Copartner	Same with ultimate	Sales	156,287	15%	Net 15 days	Note 1	Note 1	21,855	18%	_
Material (Anfu)	1	parent company	54155	100,207		1100 10 00035	1,000	11000 1	21,000	10,0	
Co.,Ltd.	(Anfu) Co.,Ltd.	1									
Copartner	United Electric	Same with ultimate	Sales	126,148	84%	Net 30 days	Note 1	Note 1	54,032	82%	_
Technology	Wire	parent company									
(DongTai)	(KunShan)										
Co.,Ltd.	Co.,Ltd.	G to total	0.1	110 600	020/	N. 100 1	27 . 1	27	57.006	600/	
Jia Xin	Jia Xin New	Same with ultimate	Sales	119,609	83%	Net 120 days	Note 1	Note 1	57,006	68%	_
Plastic(ShenZh	Materials	parent company									
en) Co.,Ltd.	(Anfu) CO., LTD.										

Note 1: The accounts receivable (payable) period is similar to that of other unrelated parties.

Note 2: Calculated based on the total amount before write-off.

Note 3: Calculated based on the total sales (purchases) amount of the trading company or the total accounts receivable (payable) amount.

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COPARTNER TECHNOLOGY CORP.

RECEIVABLES FROM RELATED PARTIES REACHING NT\$100 MILLION OR 20% OF PAID-IN CAPITAL OR MORE DECEMBER 31, 2024

TABLE 6

Unit: NT\$ thousand

Company under the account of				alance of vables from		Overdue	receivables	from related parties	1cccivables from	The appropriate amount of
receivables	Counterparty	Relation		ted parties Note 1)	Turnover	Amount		Handling method	related parties recovered after the balance sheet date	allowance for uncollectible accounts
Recognized other receivables										
from related parties				250 544						
Copartner Wire And Cable	Copartner Technology Corp.	Parent company	\$	250,544	Note 2	\$	-	_	\$ -	\$ -
(ShenZhen) Co.,Ltd.				250 004	37 . 0					
Copartner Wire And Cable		Same with ultimate parent		258,004	Note 2		-	_	-	-
(ShenZhen) Co.,Ltd.	(ShenZhen) Co.,Ltd.	company		174.004	N. 4. 2					
Huisheng Plastic (ShenZhen) Co.,Ltd.	Copartner Technology Corp.	Ultimate parent company		174,904	Note 2		-	_	-	-
1 2	Jia Xin New Materials (Anfu)	Same with ultimate parent		146,034	Note 2					
Co.,Ltd.	CO., LTD.	company		140,034	Note 2		-	_	_	-
Copartner Wire & Cable	Hotek Technology Corporation	Indirectly holds of the		234,947	Note 2		_	_	_	_
Manufacturing Limited	Tiotek Teelmology Corporation	subsidiaries		23 1,5 17	11010 2					
(Copartner Wire & Cable		5 46 514141165								
Manufacturing Limited)										
Jia Xin Plastic(ShenZhen)	Copartner Technology Corp.	Ultimate parent company		114,330	Note 2		_	_	_	_
Co.,Ltd.	copartier reciniology corp.	Chimate parent company		111,550	11010 2					
1 '	Jia Xin New Materials (Anfu)	Same with ultimate parent		137,051	Note 2		_	_	_	_
Co.,Ltd.	CO., LTD.	company		,	11010 2					
Cablex Wire (ShenZhen) Mfg	Copartner Technology Corp.	Parent company		140,853	Note 2		-	_	_	-
Co.,Ltd.				ŕ						
Cablex Wire (ShenZhen) Mfg	Copartner Technology	Same with ultimate parent		136,912	Note 2		-	_	-	-
Co.,Ltd.	(ShenZhen) Co.,Ltd.	company								
ShenZhen Copartner	Copartner Technology (Anfu)	Same with ultimate parent		326,306	Note 2		-	_	-	-
Communication Co.,Ltd.	Co.,Ltd.	company								
United Electric Wire	Copartner Technology	Same with ultimate parent		163,810	Note 2		-	_	-	-
(KunShan) Co.,Ltd.	(DongTai) Co.,Ltd.	company								

Note 1: Calculated based on the total amount before write-off.

Note 2: Other receivables (payments) from related parties are mainly payment or receiving payments for goods on behalf of subsidiaries, and the receivables (payments) period depends on the status of funds.

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COPARTNER TECHNOLOGY CORP. INFORMATION ON INVESTEE FOR THE YEAR ENDED DECEMBER 31, 2024

TABLE 7

Unit: NT\$ thousand and foreign currency, unless otherwise specified

				Initial investr	nent amount	Holding a	at the end of	the period	Invested	Profit and/or loss	
Investment company	Invested company	Location	Main business activities	End of the current period	End of last year	Quantity (thousand shares)	Percentage (%)	Carrying amount	company's profit and/or loss this term (Note 1)	recognized this term (Note 1)	Remark
Copartner	Hotek Technology	SAMOA	Investment	\$ 615,298	\$ 615,298	20,000	100	\$ 1,817,207	(\$ 151,024)	(\$ 151,024)	Subsidiary
Technology Corp.	Corporation			(USD 20,000)	(USD 20,000)						
				(Note 2)	(Note 2)						
	Copartner	Thailand	Production and	54,292	-	5,880	80	50,215	(8,039)	(6,431)	Subsidiary
	Technology		sales of wires,	(USD 1,656)							
	(Thailand) Co., Ltd.		cables, and	(Note 2)							
	HPC Technology	New Taipei City	computer cables	30,600	30,600	2,057	48.98	40,805	(4,094)	(2,006)	Pricing
	Inc.	New Talper City	wholesale and	30,000	30,000	2,037	40.90	40,803	(4,094)	2,000)	investees
	me.		retail of wires,								accounted
			cables, wired and								for using
			wireless								equity
			communication								method
			machinery and								
			equipment,								
			electronic components, etc.								
Hotek Technology	Copartner Wire &	Hong Kong	General	527,065	527,065	_	100	2,066,996	(147,341)	(147 341)	Indirectly
Corporation	Cable	Hong Kong	international	(USD 17,132)	(USD 17,132)		100	2,000,770	(147,541)	(147,541)	holds of the
r	Manufacturing		trade and general	(Note 2)	(Note 2)						subsidiaries
	Limited		investment	` /	`/						
			business								

Note 1: The recognized profit and loss for the year are calculated based on the financial statements audited by accountants for the same period.

Note 2: Current exchange rate to NTD according to US\$ 1=NT\$ 32.78482on December 31, 2024.

Note 3: Please refer to Table 8 for relevant information on investees in Mainland China.

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COPARTNER TECHNOLOGY CORP. AND SUBSIDIARIES INFORMATION ON INVESTMENT IN MAINLAND CHINA FOR THE YEAR ENDED DECEMBER 31, 2024

TABLE 8

Unit: NT\$ thousand and foreign currency, unless otherwise specified

	Main business	Paid-in shares		Accumulated outflow of investment from	Investme	ent flows	Accumulated outflow of investment from	Invested company's profit	The Company's direct or	Profit and/or loss recognized	Carrying amount of investments as	Cumulative amount of investment
Name of investee	activities	capital	Investment method	Taiwan as of January 1, 2022 (Note 1)	Outflow	Inflow	Taiwan as of December 31, 2022	and/or loss this term	indirect holding percentage (%)	this term (Note 2)	of December 31, 2022 (Note 2)	income repatriated to Taiwan as of the current period
Cablex Wire (ShenZhen) Mfg Co., Ltd.	Production and sales of copper wires	\$ 58,819 (Note 6)	The mainland company entrusted to invest by the Company		\$ -	\$ -	\$ 13,114 (USD 400)	\$ 4,161	100	\$ 4,161	\$ 368,894	\$ -
Copartner Wire And Cable (ShenZhen) Co., Ltd.	Investment	63,900	The mainland company entrusted to invest by the Company	(USD 512)	-	-	(USD 512)	4,068	100	4,068	1,197,309	299,470 (USD 1,461 and RMB56,000) (Note 5,7)
United Electric Wire (KunShan) Co., Ltd.	Production and sales of wires, cables, and computer cables	59,646 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	-	-	-	-	(33,283)	100	(34,460)	316,579	-
Copartner Wire And Cable (KunShan) Co., Ltd.	Investment	203,827 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	13,114 (USD 400)	-	-	13,114 (USD 400)	51,844)	100	(51,844)	720,183	-
Cablex Wire And Cable (KunShan) Mfg.	Production and sales of wires, cables, and computer wire harness	247,127 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	-	-	-	-	(66,533)	100	(66,533)	168,277	-
Copartner Technology (DongTai) Co., Ltd.	R&D, production, and sales of high-end communication signal transmission cables and copper conductors	67,987 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	-	-	-	-	38,134	100	36,332	278,269	60,884 (RMB 13,500) (Note 7)

Wanfu Plastic	Production and sales	76,118	Indirect investment in	_	_	l -	-	1,378	100	1,378	103,259	-
(ShenZhen) Co., Ltd.	of plastic pellets	(Note 6)	mainland companies through third-region investment established companies									
Huisheng Plastic (ShenZhen) Co., Ltd.	Production and sales of plastic pellets	84,862 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	-	-	-	-	8,024	100	8,376	322,782	-
Copartner Technology (ShenZhen) Co., Ltd.	Production and sales of wires, cables, and computer cables	321,928 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	-	-	-	-	(1,180)	100	(1,180)	294,587	-
ShenZhen Copartner Communication Co., Ltd.	Production and sales of wires, cables, and computer cables	267,220 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	-	-	-	-	7,012	100	9,299	626,234	-
Shin Ya Wire And Cable (ShenZhen) Co., Ltd.	Production and sales of wires, cables, and computer cables	37,987 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	-	-	-	-	10,066	100	10,066	156,301	-
Wujiang City Wanfeng Plastic Limited Company	Production and sales of plastic pellets	\$ 28,505 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	\$ -	\$ -	\$ -	\$ -	(\$ 1,804)	82.4	(\$ 1,487)		\$ -
Jia Xin Plastic (ShenZhen) Co., Ltd.	Production and sales of plastic pellets	31,378 (Note 6)	Indirect investment in mainland companies through third-region investment established companies	-	-	-	-	(9,121)	100	(10,610)	326,142	-

Jia Xin New	Production and sales	176,995	Indirect investment in	\$ -	\$ -	\$ -	\$ -	(\$	15,303)	100	(\$ 16,092)	\$ 148,994	\$ -
Materials (Anfu)	of plastic pellets	(Note 6)	mainland					`					
CO., LTD.			companies through										
			third-region										
			investment										
			established										
			companies										
Cablex Metal Tech	Production and sales	44,317	Indirect investment in	-	-	-	-		20,907	100	20,370	83,458	-
(Anfu) Co., Ltd.	of copper wires	(Note 6)	mainland										
			companies through										
			third-region										
			investment										
			established										
			companies										
	Production and sales	184,105	Indirect investment in	-	-	-	-	(28,102)	100	(28,414)	63,339	-
TECHNOLOGY	of wires, cables,	(Note 6)	mainland										
(Anfu) Co., Ltd.	and computer		companies through										
	cables		third-region										
			investment										
			established										
			companies										

Accumulated investment in Mainland China as of December 31, 2022	Investment amounts authorized by Investment Commission, MOEA	Limit on Investments in Mainland China imposed by the Investment Commission
\$ 43,014 (Note 1) (USD 1,312 thousand)	\$ 464,200 (Note 1) (USD 16,021 thousand) (Note 3)	\$ 884,056 (Note 4)

- Note 1: Current exchange rate to NTD according to the exchange rate of US\$ 1=NT\$ 32.78482 on December 31, 2024.
- Note 2: The recognized investment gains and losses for the current period are calculated based on the financial statements audited by accountants during the same period.
- Note 3: It includes the approved amount of direct investment of subsidiaries.
- Note 4: It is calculated based on the higher of the net value or 60% of the combined net value in accordance with the amendment proposal for the Regulations Governing the Examination of Investment or Technical Cooperation in Mainland by the Investment Commission of the Ministry of Economic Affairs on December 30, 2020.
- Note 5: Current exchange rate to NTD according to the 2024 average exchange rate US\$ 1=NT\$ 32.11210.
- Note 6: Current exchange rate to NTD according to the exchange rate RMB\$ 1=NT\$ 4.56080 on December 31, 2024.
- Note 7: Current exchange rate to NTD based on the 2024 average exchange rate RMB\$ 1=NT\$ 4.50990.

COPARTNER TECHNOLOGY CORP. INFORMATION FOR MAIN SHAREHOLDERS FOR THE YEAR ENDED DECEMBER 31, 2024

Table 9

Name for main shareholders	Shares					
Traine for main shareholders	Amount	Portion				
Chen, Chin-Hung	4,715,079	5.38%				

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COPARTNER TECHNOLOGY CORPORATION STATEMENT OF CASH AND CASH EQUIVALENTS

DECEMBER 31, 2024

STATEMENT 1

(Expressed in Thousands of New Taiwan Dollars,

Unless Specified Otherwise)

Item	Description	Amount
Cash on hand and		\$ 140
revolving funds		
Cash in banks Checking accounts and demand		38,475
deposits		
Checking accounts and demand deposits in foreign currency	USD 687 In Thousands Exchange rate: 32.78482 HKD 124In Thousands Exchange rate: 4.22348 SGD 2 In Thousands Exchange rate: 24.14000 \ EUR 73 In Thousands Exchange rate: 34.32318 \ PLN 2 In Thousands Exchange rate: 8.02577 CNY 20,024 In Thousands Exchange rate: 4.56080	116,960
Total		<u>\$155,575</u>

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF NOTES RECEIVABLE

DECEMBER 31, 2024

STATEMENT 2

(Expressed in Thousands of New Taiwan Dollars)

Client Name	Amount
Wiretek International Investment Ltd.	\$ 23,229
Others (Notes)	<u>665</u>
Total	23,894
Loss allowance	(23,229)
Net Total	<u>\$ 665</u>

Notes: The account of individual client in others does not exceed 5% of the account balance.

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF ACCOUNTS RECEIVABLE

DECEMBER 31, 2024

STATEMENT 3

(Expressed in Thousands of New Taiwan Dollars)

Client Name	Amount
Kinball Electronics - Mexico, Inc.	\$ 9,738
Wiretek International Investment Ltd.	7,454
Kimball Electronics Poland Sp. z o.o.	6,714
Nortech Systems, Inc.	5,269
Wistron Medical Technology Corporation	4,406
Satys Electric (Thailand) Co., Ltd.	3,061
Others (Notes)	13,251
Total	52,721
Loss allowance	(7,367)
Net Total	<u>\$ 45,354</u>

Notes: The account of individual client in others does not exceed 5% of the account balance.

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF INVENTORIES

DECEMBER 31, 2024

STATEMENT 4

(Expressed in Thousands of New Taiwan Dollars)

	Amount					
Item	Cost	Net Realizable Value				
Goods	\$ 9,376	\$ 11,421				
Less: Allowance for valuation and obsolescence loss	(2,412)	=				
Total	<u>\$ 6,964</u>	<u>\$ 11,421</u>				

COPARTNER TECHNOLOGY CORPORATION

STATEMENT OF CHANGES IN INVESTMENTS ACCOUNTED FOR UNDER THE EQUITY METHOD

FOR THE YEAR ENDED DECEMBER 31, 2024

STATEMENT 5

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

	Beginnin	g balance	on su and a accor	e of profit absidiaries associates unted for g equity od	income	ehensive on aries and tes	Real	ized ealized)	diffe			Ending balance		Net assets value
Investee company	Shares (In Thousands)	Amount	(Note	es 2)	using e method (Note:		losse (Note		state	ments	Shares (In Thousands)	%	Amount	(Note 2)
Hotek Technology Corporation	20,000	\$ 1,817,207	(\$	71,967)	\$	520	\$	-	\$	91,721	20,000	100	\$ 1,837,481	\$ 1,837,481
Copartner Wire And Cable (ShenZhen) Co.,Ltd.	-	1,254,460		4,068		-	(90,530)		29,311	-	100	1,197,309	1,197,309
Cablex Wire (ShenZhen) Mfg Co.,Ltd.	-	347,324		4,161		-		-		17,409	-	100	368,894	368,894
HPC Technology Inc.	2,057	40,805	(2,045)		-		-		-	2,057	48.98	38,760	24,298
Copartner Technology (Thailand) Co., Ltd.	-	-	(6,431)				51,812		4,834	5,880	80	50,215	50,215
		\$3,459,796	(<u>\$</u>	72,214)	\$	520	(<u>\$</u>	38,718)	\$	143,275			\$ 3,492,659	\$3,478,197

Notes 1: The increase during the current period is attributable to the joint investment by Copartner Technology and Thai JE Technology Co., Ltd. in the establishment of Copartner Technology (Thailand) Co., Ltd., which completed its registration on January 3, 2024, The decrease during the current period is due to the cash dividend of NT\$90,530 thousand distributed by Copartner Wire And Cable (ShenZhen) Co., Ltd.

Notes 2: Investee company is calculated based on the financial statements audited by the same period.

Notes 3: The above-mentioned securities are not pledged or guaranteed.

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF CHANGES IN RIGHT-OF-USE ASSETS FOR THE YEAR ENDED DECEMBER 31, 2024

STATEMENT 6 (Expressed in Thousands of New Taiwan Dollars)

	Transport equipment
Cost	
As of January 1, 2024	<u>\$ 3,128</u>
Accumulated Depreciation	
As of January 1, 2024	1,650
Depreciation	1,042
As of December 31, 2024	<u>2,692</u>
Balance as of December 31, 2024	\$ 436

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF ACCOUNTS PAYABLE

DECEMBER 31, 2024

STATEMENT 7

(Expressed in Thousands of New Taiwan Dollars)

Vendor Name	Amount
Zhongshan Sihui Electronic Technology Co., Ltd.	\$ 1,989
Der An Electric Wire & Cable Co., Ltd.	1,171
Y In Chyuan Limited	686
Karobert Trading Pte. Ltd.	500
LTK International Limited	318
Tsansun technology Limited	311
Others (Notes)	217
Total	<u>\$ 5,192</u>

Notes: The account of individual client in others does not exceed 5% of the account balance.

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF LONG-TERM BORROWINGS

DECEMBER 31, 2024

STATEMENT 8

(Expressed in Thousands of New Taiwan Dollars)

Bank Chang Hwa Bank and other five participating banks	Summary syndicated loan case		Duration and repayment team 2022.11.21~ 2027.11.21	Interest rate(%) 2.30	Collateral Note 1
Syndicated fee		(<u>850</u>)	_*_,		
		299,150			
Hua Nan Commercial Bank	Post-covid revitalization	27,933 327,083	2023.11.10~ 2029.02.01	2.22	None
Current amount expired within one year		(7,000)			
		\$320,083			

Notes 1: Land \$44,277 in thousand & Property and building \$14,742 in thousand.

Notes 2: Recurring use of credit line within the credit period, the borrower shall pay off the outstanding principal balance of each usage in the currency of each usage on the due date of the usage.

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF LONG-TERM NOTES PAYABLE DECEMBER 31, 2024

STATEMENT 9

(Expressed in Thousands of New Taiwan Dollars)

					Amount	
	Bank	Period	Interest rate(%)	Issuance Amount	Unamortized	Book Value
Item					Amount	
Long-term notes payable	Chang Hwa Bank and other five participating banks	2022.11.21~2027.11.21	2.26	<u>\$ 600,000</u>	<u>\$</u>	\$ 600,000

Note: These are revolving issuances of commercial papers with a contract period of five years, from 2022 to 2027, and are therefore classified as long-term notes payable.

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF SALES REVENUES

FOR THE YEAR ENDED DECEMBER 31, 2024

STATEMENT 10

(Expressed in Thousands of New Taiwan Dollars)

Item	Amount				
signal transmission wires and wire	\$220,546				
sets					
Sales Returns and Allowances	(504)				
Net sales	<u>\$220,042</u>				

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF COST OF GOOD SOLD

FOR THE YEAR ENDED DECEMBER 31, 2024

STATEMENT 11

(Expressed in Thousands of New Taiwan Dollars)

Item	Amount
Cost of goods purchased	
Goods, beginning of year	\$ 3,029
Add: Goods purchase	189,093
Less: Goods, end of year	(9,376)
Others	(5)
	182,741
Allowance for inventory valuation and	
obsolescence loss	972
Losses on disposition in property, plant and	
equipment	31
Costs of goods sold	<u>\$183,744</u>

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF OPERATING EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2024

STATEMENT 12

(Expressed in Thousands of New Taiwan Dollars)

Item	Selling expense	General and administrative expense		
Payroll expense	\$ 17,997	\$ 42,770		
Travel Expenses	1,964	2,741		
Insurance expense	1,921	4,711		
Service fee	-	8,382		
Others (Notes)	9,491	21,132		
Total	<u>\$ 31,373</u>	<u>\$ 79,736</u>		

Notes: The account of individual client in others does not exceed 5% of the account balance.

COPARTNER TECHNOLOGY CORPORATION STATEMENT OF LABOR, DEPRECIATION AND AMORIZATION BY FUNCTION FOR THE YEAR 2024 AND 2023

STATEMENT 13

(Expressed in Thousands of New Taiwan Dollars)

	2024				2023			
	Opera	_	Operating Expense	Total	Operating Costs	Operating Expense	Total	
Employee benefits								
expense								
Payroll expense	\$	-	\$56,453	\$56,453	\$ 7,372	\$63,663	\$71,035	
Pension		-	3,091	3,091	282	3,381	3,663	
Insurance expense		-	6,381	6,381	804	6,699	7,503	
Remuneration of								
directors		-	4,315	4,315	-	4,034	4,034	
Other employee								
benefits expenses		<u>-</u>	1,985	1,985	539	2,519	3,058	
Total	\$		\$72,225	\$72,225	\$ 8,997	\$80,296	\$89,293	
Depreciation expenses	\$	<u> </u>	\$ 3,154	<u>\$ 3,154</u>	<u>\$ 7,913</u>	\$ 4,291	<u>\$12,204</u>	
Amortized expenses	\$	<u> </u>	<u>\$ 115</u>	<u>\$ 115</u>	<u>\$</u>	<u>\$</u>	<u>\$</u>	

- 1. The number of the company's employees were 67 and 91, both including 5 non-employee directors as of December 31, 2024 and 2023. The basis of calculation is the same as employee benefits expense.
- 2. The company's average employee benefits expenses were \$1,095 thousand and \$991 thousand for the years ended December 31, 2024 and 2023, respectively.
- 3. The company's average payroll expenses were \$911 thousand and \$826 thousand for the years ended December 31, 2024 and 2023, respectively.
- 4. The change of the average salary and wages expense was (10%.)
- 5. The company has no supervisor.
- 6. The remuneration policy for directors, managers and employees is determined by the compensation committee based on individual performance and trends.