Stock symbol: 4106

Wellell Inc. and Subsidiaries Audit Report for Consolidated Financial Statements

Year 2022 and 2021

Address: No. 9, Minsheng St., Tucheng Dist., New Taipei City Telephone No: (02)2268-5568

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

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Statement of Declaration

Pursuant to the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises," the entities of the Company that must be included in preparing the consolidated financial statements for 2022 (from January 1 to December 31, 2022) are entirely the same as those as required by IFRS 10 endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China to be included in preparing the consolidated financial statements. Moreover, the required disclosures to be made in the consolidated financial statements comprising the parent and its subsidiaries. Therefore, no consolidated financial reports of the Affiliated companies shall be prepared again.

Hereby declared

Name of the Company: Wellell Inc.

Chairman of the Board: Li, Yung Chuan

Date: March 29, 2023

Independent Auditors' Report

To Wellell Inc.,

Audit opinion

We have audited the consolidated balance sheet of Wellell Inc. and its subsidiaries (The Group) prepared on December 31, 2022 and December 31, 2021, and the consolidated comprehensive income statement, consolidated statement of change in shareholders' equity, the consolidated statement of cash flow, and the notes to the consolidated financial statements (including a summary of significant accounting policies) covering the periods of 2022 and 2021 until December 31 of the respective fiscal year.

In our opinion, the financial statements as referred in the first paragraph are prepared, in all material respects, in conformity with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations(SIC) as endorsed by the Financial Supervisory Commission (FSC), and present fairly the consolidated financial position of the Group as of December 31, 2022 and 2021, and the results of the consolidated financial performance and consolidated cash flows for the year ending December 31, 2022 and 2021.

Basis of Audit opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the auditing standards. Our responsibility under these standards will be further explained in a paragraph that details the auditor's responsibility of the consolidated financial statements in the Independent auditors' report. The audit team of our firm subject to the auditor's independence ethics and independence rules has complied with the Code of Professional Ethics, and maintains independence from the Group to perform other duties as specified in the Code. We believe that sufficient and appropriate audit evidence has been obtained as a basis to express the opinion of the audit.

Key audit matters

Key audit matters refer to the most important matters, per our judgment, when auditing the 2022 consolidated financial reports of the Group. These matters have been responded to in the course of our auditing the consolidated financial reports as a whole and when the audit opinion is formed. We do not express separate opinions for each individual matter. Per our judgment, the key audit matters that should be communication in the audit report are as follows:

I. Revenue recognition

Please refer to Note 4 (13) of the consolidated financial reports for the accounting policy of revenue recognition. Please refer to Note 6 (14) Revenue from Contracts with Customers for disclosure of relevant information of revenue recognition.

Description of the key audit matters:

The Group's revenues include R/D, production and sales of wound care, respiratory therapy, welfare equipment, and other electronic medical device. As some revenues are from customized products/services and might be subject to various terms of contracts, the testing of revenue recognition becomes one of the most important items to be assessed when auditing the Group's consolidated financial reports.

Response to Audit procedures:

Our major audit procedures for the above key audit matter include analyzing the revenue of the top ten customers that are related parties with significant transaction amounts and the top ten new customers, reviewing material new contracts and understanding the contractual terms to assess whether there are any material anomalies; assessing the reasonableness of the accounting treatment of revenue recognition (including sales discounts and returns). We also evaluated the effectiveness of the design and implementation of the Group's internal control system for revenue, reviewed the Group's delivery terms to customers, and tested the sales samples for the period before and after the year end to assess the correctness of the revenue recognition period.

II. Valuation of inventory

For the accounting policy of inventory valuation, please refer to Note 4 (8) of the consolidated financial reports for details. For accounting estimates and assumptions of inventories. Please refer to Note 5 (1) Valuation of inventories: information on inventories of the consolidated financial reports for details. For description of inventories, please refer to the Note 6 (5) Inventories of the consolidated financial reports for details.

Description of the key audit matters:

Inventory value of the Group is measured at lower cost or net realizable value on the financial reporting date. Since the Group's products are designed specifically to meet the needs of customers and have high add-on value, the probability of inventory loss is very low. However, as some products are customized, if quality is not up to customer's standards they won't be sold as scheduled, and would result in a higher risk for sluggish inventory movement. As loss from sluggish inventory movement is assessed according to inventory category and number of days the

inventory being sluggish, the percentage used for provision is at management's discretion. Therefore, valuation of inventory is an item highly regarded when the Group's consolidated financial reports are audited.

Response to Audit procedures:

Our major audit procedures for the above key audit matter include examining whether the provision for loss on inventory valuation and obsolescence had been made in accordance with the provisions of the relevant accounting standards. We also evaluated whether inventories had been correctly attributed to the correct ageing period and analyzed the changes in inventory ageing from period to period to assess the reasonableness of the policy on the provision of inventory obsolescence and whether it was in accordance with the Company's established accounting policies and evaluated the provision of allowance for inventory obsolescence by comparing the information with the actual loss on disposal, and assessed the appropriateness of management's disclosure of the allowance for inventory.

III. Valuation of impairment of goodwill

For the accounting policy of impairment of goodwill, please refer to Note 4 (12) for the impairment of non-financial assets of the consolidated financial reports. For uncertainty regarding accounting estimates and assumptions of goodwill please refer to Note 5 (2) Estimation on Impairment of Goodwill the of the consolidated financial reports. For disclosure of relevant information about goodwill please refer to Note 6 (7) intangible assets of the consolidated financial reports.

Description of the key audit matters:

Wellell Inc. reinvested in Sturdy Industrial Co., Ltd., Apex Medical Limited UK, SLK Vertriebs GmbH Germany and SLK Medical GmbH Germany to expand its distribution base and product line to increase goodwill. Due to the high uncertainty of the recoverable amount of goodwill valuation using future discounted cash flows, we paid special attention to whether the assumption, valuation, and determination of the discount value of future cash flow are appropriate. Therefore, whether the goodwill is impaired is highly concerned when the Group's consolidated financial reports are audited.

Response to Audit procedures:

The main auditing procedures of the above key audit matters include assessment of the future cash flow forecast and the discount rate used in the impairment model, the forecast of future cash flow against historical performance, and the comparison of discount rate with external data to test the impairment of goodwill.

Other Matters

Wellell Inc. also prepared individual financial reports for 2022 and 2021, and we expressed unqualified opinions for these two years for reference.

Responsibilities assumed by the management and governing units on the consolidated financial reports

Responsibility of the management is to prepare the fairly presented consolidated financial reports in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers as well as IFRSs, IASs, IFRICs, and announcements endorsed by FSC, maintain necessary internal controls in relation to prepare the consolidated financial reports, and ensure that the consolidated financial reports do not contain significant false statements that are attributable to fraud or error.

In preparing the consolidated financial reports, the responsibility of the management is to evaluate the Group's capability as whether it can continue operating as a successful business, the disclosure of relevant matters, the adoption of accounting basis to continue operating, unless the management intends to liquidate the Group or cease to operate, or no other option available except for liquidating or ceasing to operate.

The governing unit of the Group (including the Audit Committee) is responsible for supervising the financial reporting process.

The responsibility of the auditor when auditing the consolidated financial reports

The purpose for auditing the consolidated financial reports is to obtain reasonable assurance as to whether the consolidated financial reports as a whole are free from material misstatement due to fraud or error. Reasonable assurance refers to high assurance. However, an audit performed in accordance with auditing standards is not a guarantee to detect material misstatement of the consolidated financial reports. Misstatements may result from fraud or error. If the misstated amount, be respective or aggregated, can be reasonably expected to influence the user of the consolidated financial reports to make economic decisions, it is considered material.

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

- 1. Identified and evaluated the risks the consolidated financial reports might be materially misstated due to fraud or errors; responded to the identified risks with strategies that were appropriately designed and implemented; obtained sufficient and proper evidence as basis to provide audit opinions. As frauds may involve conspiracy, forgery, deliberate omission, misstatement, or beyond the internal control, the risk of not being able to detect misstatement due to fraud is higher than that caused by the error.
- 2. Obtained necessary understanding of internal control relevant to the audit so to design appropriate

- audit procedures commensurate with what is needed at the time of audit. However, please note the purpose is not to express opinion as to whether the internal control of the Group is effective.
- 3. To assess appropriateness of the accounting policies adopted by the management, as well as whether the accounting estimates and related disclosures are reasonable.
- 4. Made a conclusion based on audit evidence obtained, determined whether the accounting basis used by the management to carry out business is appropriate, and if there was any event, circumstance, or significant uncertainty, would affect the Group to continue its business. If in our option, there is existing significant uncertainty in such an event or circumstance, we have the responsibility to remind users of the consolidated financial reports to look after relevant disclosures, or revise the audit opinion when disclosure becomes inappropriate. Our conclusion is based on the audit evidence obtained at the date of the auditor's independent report. However future events or circumstances may cause the Group not to have the capability to operate.
- 5. Evaluated whether the overall statement, structure and content of the consolidated financial reports (including relevant notes), as well as the consolidated financial reports fairly present relevant transactions and events.
- 6. Obtained sufficient and appropriate audit evidence from financial information of individual entities of the Group to express opinions on the consolidated financial reports. We are responsible for the guidance, supervision and implementation of the Group's audit, as well as the forming of audit opinions.

The matters we communicated with the governing unit include the scope and time frame of the audit, as well as the major findings in the audit (including the significant lack of internal controls identified during the audit procedures).

We have also provided a declaration to the governing unit that our audit team has complied with the independence rules as required by the Code of Professional Ethics for Certified Public Accountant. We have also communicated with the governing unit all matters that might be considered to influence the auditor's independence as well as all other matters (Including relevant protective measures).

We have decided the key audit matters for the Group's 2022 consolidated financial reports for matters communicated with the governing unit. We will make known such matters in the audit report unless the laws and regulations do not allow public disclosure of any particular matter or, in rare cases, we decide not to communicate a particular matter in the audit report, as we can reasonably expect the negative impact from such communication will outweigh the benefit to increase the public interest.

KPMG. Taipei, Taiwan, R.O.C.

Certified Public

Accountants:

Certified and Approved No. of the Securities Competent Authority:

Jin-Guan-Cheng-Shen-Zi No. 1040003949 Jin-Guan-Cheng-Liu-Zi No. 0960069825

March 29, 2023

Notes to Readers The accompanying consolidated financial statements are intended only to present the statement of consolidated financial position, financial performance and cash flows in accordance with the accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally accepted and applied in the Republic of China. The independent auditors' report and the accompanying consolidated financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of the English and Chinese language independent auditors' report and consolidated financial statements, the Chinese version shall prevail.

Wellell Inc. and Subsidiaries Consolidated Balance Sheet December 31, 2022 and 2021

Unit: New Taiwan Dollars in thousands

	2022.12.31 2021.12.31			2	022.12.31		2021.12.31					
Assets		Amount	<u>%</u> _	Amount	%	Liabilities and Equity		An	ount	<u>%</u>	Amount	%
	Current Assets:						Current Liabilities:					
1100	Cash and Cash Equivalents (Note 6 (1) (17))	\$ 445,2	80 15	493,227	16	2100	Short term Borrowings (Note 6 (8) and (17))	\$	295,357	9	352,318	11
1137	Financial Asset at Amortized Cost – Current (Note 6 (2) (17) and 8)	105,1	62 3	105,587	3	2150	Notes Payable		566	-	34	-
1150	Notes Receivable, net (Note 6 (3) (14) (17))	16,0	65 -	19,994	1	2170	Accounts Payable		174,493	5	205,623	6
1170	Accounts Receivable, net (Note 6 (3) (14) (17))	491,9	15	352,364	11	2200	Other Payables (including related parties) (Note 6 (17) and 7)		210,431	7	215,218	7
1200	Other Receivable (Note 6 (4))	29,1	18 1	23,053	1	2230	Current Income Tax Liability		33,539	1	18,222	1
130X	Inventories (Note 6 (5))	552,5	06 17	556,794	18	2280	Lease Liabilities – Current (Note 6(17))		16,154	1	12,814	-
1410	Prepayments	36,0	98 1	34,929	1	2300	Other Current Liabilities (including related parties) (Note 7)		30,276	1	53,374	2
1470	Other Current Assets	1,1	45 -	2,066		2322	Long-term Borrowings, current portion (Note 6 (9) (17))		10,261	-	16,274	1_
	Total Current Assets	1,677,3	16 52	1,588,014	51		Total Current Liabilities		771,077	24	873,877	28_
	Non-current Assets:						Non-current Liabilities:					
1535	Financial Asset at Amortized Cost - Non-Current (Note 6 (2) (17) and 8)	-	-	15,000	-	2540	Long term Borrowings (Note 6 (9) and (17))		121,265	4	122,220	4
1517	Financial Assets at Fair Value Through Other Comprehensive Income -	19,1	65 1	15,866	1	2570	Deferred Income tax Liabilities (Note (11))		290	-	36	-
	Non-Current (Note 6 (17))					2580	Lease Liabilities – Non-Current (Note 6(17))		42,399	1	42,384	1
1600	Property, Plant and Equipment (Note 6 (6) and 8)	736,0	63 23	740,916	24	2640	Net defined benefit liability – Non Current (Note (10))		1,043	-	5,361	-
1755	Right-of-use Assets	67,4	38 2	64,200	2	2670	Other Non-current Liabilities		33,959	1	32,249	_1
1780	Intangible Assets (Note 6 (7))	650,5	13 21	668,069	21		Total Non-Current Liabilities		198,956	6	202,250	6
1840	Deferred Income Tax Assets (Note (11))	30,2	83 1	32,633	1		Total Liabilities		970,033	30	1,076,127	34
1920	Refundable deposits	15,8	362 -	14,951	-		Equity attributable to owners of the parent company (Note 6 (12)):					
1990	Other non-current Assets		'68 -	768		3100	Capital	1	,009,116	32	1,009,116	32
	Total Non-current Assets	1,520,0	92 48	1,552,403	49	3200	Capital Reserve		345,635	11	345,635	_11_
							Retained Earnings:					
						3310	Statutory reserves		294,712	9	284,311	9
						3320	Special reserves		252,634	8	178,568	6
						3350	Undistributed earnings (Note (10))	-	519,123	16	494,106	16
							Subtotal of Retained Earnings	1	,066,469	33	956,985	31
						3400	Other Equities	(200,139)	(6)	(252,634)	(8)
					Subtotal of equity attributable to owners of the parent company		Subtotal of equity attributable to owners of the parent company	2	2,221,081	70	2,059,102	66
		36XX Non-controlling interests		Non-controlling interests		6,294	-	5,188				
							Total Equity	2	2,227,375	70	2,064,290	66
	Total Assets	<u>\$ 3,197,4</u>	08 100	3,140,417	100		Total liabilities and Equity	<u>\$ 3</u>	<u>,197,408</u>	100	3,140,417	<u>100</u>

(For details please refer to the attached consolidated balance sheets notes)

Wellell Inc. and Subsidiaries

Consolidated Income Statement

From January 1 to December 31, 2022 and 2021

Unit: New Taiwan Dollars in thousands

			2022		2021	
			Amount	%	Amount	%
4000	Sales Revenue (Note 6 (14))	\$	2,663,723	100	2,374,055	100
5000	Operating Costs (Note 6 (5) (6) (7) (10) and (15))		1,596,935	60	1,387,103	58
	Gross Margin		1,066,788	40	986,952	42
6000	Operating Expenses (Note 6 (3) (6) (7) (10) (15) and 7):					
6100	Selling Expenses		379,485	14	369,226	16
6200	General and Administrative Expenses		346,897	13	362,973	15
6300	Research & Development Expenses		154,283	6	150,746	6
6450	Expected Credit Impairment Losses (Gains)	_	1,183	-	(316)	
	Total Operating Expenses		881,848	33	882,629	37
6900	Net Operating Profit		184,940	7	104,323	5
	Non-operating income and expenditures (Note 6 (16) and 7):					
7100	Interest Income		2,939	-	2,825	-
7130	Other Income		317	-	38	-
7020	Other Profits and Losses		22,524	1	38,565	1
7050	Financial Costs		(10,183)	-	(7,670)	
	Total non-operating income and expenses		15,597	1	33,758	1
	Profit before Tax		200,537	8	138,081	6
7950	Less: Income Tax Expenses (Note 6 (11))		38,423	2	34,570	1
	Net Income Current Period		162,114	6	103,511	5
8300	Other comprehensive income:					
8310	Items not to be reclassified into profit or loss					
8311	Remeasurement of defined benefit plan		4,470	_	2,200	_
8316	Unrealized Evaluation Profit and Loss on Equity Instruments Investments		3,299	_	(3,251)	_
	Measured at Fair Value Through Other Comprehensive Income		,		() /	
8349	Less: Income tax related to items not reclassified		894	_	440	_
	Total items not to be reclassified into profit or loss		6,875	_	(1,491)	
8360	Items that may be subsequently reclassified into profit or loss:		-,		<u> </u>	
8361	Financial statements translation differences of foreign operations		49,597	2	(88,512)	(4)
8399	Less: Income tax relating to items that may be reclassified subsequently		-	_	-	-
	Total Items that may be subsequently reclassified into profit or loss		49,597	2	(88,512)	(4)
8300	Other comprehensive Income Current Period		56,472	2	(90,003)	(4)
	Total Comprehensive Income Current Period	\$	218,586	8	13,508	1
	Net Income attributed to:	_	,		,	
	Owner of the parent company	\$	161,409	6	102,247	5
8620	Non-controlling interests	·	705	_	1,264	_
	5	<u> </u>	162,114	6	103,511	5
	Comprehensive Income attributed to:					
	Owner of the parent company	\$	217,480	8	12,890	1
	Non-controlling interests	7	1,106	_	618	_
		<u> </u>	218,586	8_	13,508	
9750	Basic EPS (Unit: NT\$) (Note 6 (13))	<u> </u>		1.60		1.01
9850	Diluted EPS (Unit: NT\$) (Note 6 (13))	<u>s</u> \$		1.59		1.01
, 0.50	(((((<u>u</u>				

(For details please refer to the attached consolidated balance sheets notes)

Chairman of the board: Manager: Accounting Director: Li, Yung Chuan Li, Yung Chuan Wang, Wei Chuan

Wellell Inc. and Subsidiaries

Consolidated Statement of Change in Equity

From January 1 to December 31, 2022 and 2021

Unit: New Taiwan Dollars in thousands

	Equity attributable to owners of the parent company												
									Total Other Equities Unrealized				
			=		Retained	Earnings			Valuation Gains		attributed to		
	(Capital	Capital Reserve	Statutory reserves	Special reserves	Undistributed Retained Earnings	Total	Financial statements translation differences of foreign operations	or Losses on Financial Assets Measured at Fair Value through Other Comprehensive Income	Total	parent company Total equity attributable to owners of the parent company	Non-controlling interests	Total equity
Balance as of January 1, 2021	\$	1,009,116	345,635	273,903	178,568	456,008	908,479	(170,527)	9,010	(161,517)	2,101,713	4,570	2,106,283
Net Income Current Period		-	-	-	-	102,247	102,247	-	-	-	102,247	1,264	103,511
Other comprehensive Income Current Period		-	-		-	1,760	1,760	(87,866)	(3,251)	(91,117)	(89,357)	(646)	(90,003)
Total Comprehensive Income Current Period		-	-	-	-	104,007	104,007	(87,866)	(3,251)	(91,117)	12,890	618	13,508
Provision of statutory reserves		-	-	10,408	-	(10,408)	-	-	-	-	-	-	-
Common stock cash dividends		-	-	-	-	(55,501)	(55,501)	-	-		(55,501)		(55,501)
Balance as of December 31, 2021		1,009,116	345,635	284,311	178,568	494,106	956,985	(258,393)	5,759	(252,634)	2,059,102	5,188	2,064,290
Net Income Current Period		-	-	-	-	161,409	161,409	-	-	-	161,409	705	162,114
Other comprehensive Income Current Period		-	-	-	-	3,576	3,576	49,196	3,299	52,495	56,071	401	56,472
Total Comprehensive Income Current Period		-	-	-	-	164,985	164,985	49,196	3,299	52,495	217,480	1,106	218,586
Earnings appropriation and distribution:													
Provision of statutory reserves		-	-	10,401	-	(10,401)	-	-	-	-	-	-	-
Provision of special reserves		-	-	-	74,066	(74,066)	-	-	-	-	-	-	-
Common stock cash dividends		-	-	-	-	(55,501)	(55,501)	-	-		(55,501)	-	(55,501)
Balance as of December 31, 2022	<u>\$</u>	1,009,116	345,635	294,712	252,634	519,123	1,066,469	(209,197)	9,058	(200,139)	2,221,081	6,294	2,227,375

Wellell Inc. and Subsidiaries

Consolidated Statement of Cash Flow

From January 1 to December 31, 2022 and 2021

Unit: New Taiwan Dollars in thousands

	2022	2021
Cash flow from operating activities:		
Profit before Tax current period	\$ 200,537	138,081
Adjustment items:		
Income and expenses item		
Depreciation	75,379	74,976
Amortization	17,932	18,570
Expected Credit Impairment Losses (Reversal Gains)	1,183	(316)
Disposal Gain on Financial Asset Measured at Fair Value	-	(38)
Through Other Comprehensive Income		
Interest Expense	10,183	7,670
Interest Income	(2,939)	(2,825)
Dividend Income	(161)	(38)
Profit or loss from disposal and obsolesce of property, plants and	121	397
equipment		
Property, plants and equipment reclassified as expenses	2,772	-
Estimated contingent consideration gain		(9,261)
Total Incomes and Expenses	104,470	89,135
Changes of assets and liabilities relating to operating activities:		
Decrease (Increase) of Notes Receivable	3,929	(5,368)
Increase of Accounts Receivable	(137,566)	(52,608)
Increase of Other Receivable	(9,766)	(8,867)
Decrease (Increase) of Inventories	2,388	(180,589)
Increase (Decrease) of prepayments	(888)	36,386
Decrease of Other current Assets	921	3,684
Decrease of Other Non-current Assets		2
Total Net changes of assets relating to operating activities	(140,982)	(207,360)
Increase (Decrease) of Notes Payable	532	(265)
Decrease (Increase) of Account Payable	(31,130)	85,041
Decrease of Other Payables (including related parties)	(5,141)	(39,064)
Decrease of Other Current Liabilities (including related parties	(23,098)	(9,871)
Increase (Decrease) of Net defined benefit liabilities	152	(2,697)
Increase (Decrease) of Other Non-Current Liabilities	1,710	(3,599)
Total Net changes of liabilities relating to operating activities	(56,975)	29,545
Total Net changes of assets and liabilities relating to	(197,957)	(177,815)
operating activities		
Total adjustments	(93,487)	(88,680)

(For details please refer to the attached consolidated balance sheets notes)

Chairman of the board: Manager: Accounting Director: Li, Yung Chuan Li, Yung Chuan Wang, Wei Chuan

Wellell Inc. and Subsidiaries

Consolidated Statement of Cash Flow (continued)

From January 1 to December 31, 2022 and 2021

Unit: New Taiwan Dollars in thousands

		2022	2021
Cash inflow from operating	\$	107,050	49,401
Interest received		2,902	3,157
Interest paid		(9,829)	(7,556)
Dividends received		161	38
Income Taxes Paid		(18,139)	(37,970)
Net Cash inflow from operating activities		82,145	7,070
Cash flow from investing activities:			
Acquisition of Financial assets at amortized cost		-	(2,445)
Disposal of Financial assets at amortized cost		15,425	-
Disposal of Financial Assets measured at Fair Value Through Profit or		-	35,192
Loss			
Investment in properties, plants and equipment		(44,987)	(46,669)
Disposal of property, plants and equipment		577	2,613
(Increase) Decrease of Guarantee Deposits		(911)	1,009
Investment in intangible assets		(3,005)	(5,623)
Cash outflow from investing activities		(32,901)	(15,923)
Cash flow from financing activities:			
Application for short-term borrowings		1,261,269	996,284
Repayment of short-term borrowings		(1,327,140)	(824,506)
Repayment of long-term borrowings		(6,968)	(19,013)
Repayment of principal portion of the lease		(17,493)	(15,388)
Cash dividends paid		(55,501)	(55,501)
Net Cash (Outflow) Inflow from financing activities		(145,833)	81,876
Net effect of changes in foreign currency exchange rates on cash and cash	1	48,642	(49,953)
equivalent			
(Decrease) Increase of cash and cash equivalents - current period		(47,947)	23,070
Cash and cash equivalents at beginning of year		493,227	470,157
Cash and cash equivalents at the end of year	<u>\$</u>	445,280	493,227

(For details please refer to the attached consolidated balance sheets notes)

Chairman of the board: Manager: Accounting Director: Li, Yung Chuan Li, Yung Chuan Wang, Wei Chuan

Wellell Inc. and Subsidiaries Notes to the Consolidated financial statements Year 2022 and 2021

(Expressed in Thousands of New Taiwan Dollars, except as otherwise indicated)

I. Company History

Wellell Inc. (referred as "the Company" hereafter) was authorized to set up by the Ministry of Economic Affairs in March, 1990, and merged with Ya-Tai Industrial Limited on August 31, 1998. the Company was approved to be listed in TPEx in August, 2001 and traded in January, 2002 by the Securities and Futures Commission, Ministry of Finance (name changed to the Securities and Futures Bureau of the Financial Supervisory Commission, abbreviated as Securities and Futures Bureau). the Company was approved by the Securities and Futures Bureau to be listed on TWSE in October, 2004. the Company and its subsidiaries (referred as "the consolidated company" hereafter) are primarily engaged in the business of manufacturing and sale of medical supplies, import, and export as well as agency services.

II. Financial Statements Authorization Date and Authorization Process

The consolidated financial reports were approved for release by the Board of Directors on March 29, 2023.

III. Application of new standards, amendments, and interpretations

(I) The impact from adopting new standards and Interpretations as approved by FSC for release and amendment

The application of the newly revised amendments to the IFRSs into effect by the consolidated company with an effective date starting from January 1, 2022 did not significantly influence the consolidated financial statement.

- Amendments to IAS 16 "Real Estate Property, plant and equipment Proceeds before intended use"
- Amendment to IAS 37 "Onerous contracts cost of fulfilling a contract"
- Amendments to Annual Improvements to IFRS 2018-2020
- Amendments to IFRS 3 on the "Reference to the Conceptual Framework"
- (II) Impact on not adopting the IFRSs endorsed by the FSC

The following new amendments to IFRSs were effective from January 1, 2023, with the potential impact described below:

1. Amendment to IAS 12, "Deferred tax related to assets and liabilities arising from a single transaction"

This amendment restricts the scope of recognition exemption. An entity does not

apply the initial recognition exemption for transactions that give rise to equal taxable and deductible temporary differences. The Consolidated Company may be required to recognize an equal amount of deferred income tax assets and deferred income tax liabilities.

2. Others

The following new amended standards are not expected to have a material impact on the consolidated financial statements.

- Amendments to IAS 1 on "Disclosure of Accounting Policies"
- Amendments to IAS 8 on "Definition of accounting estimates"

(III) Standards and interpretations newly issued and amended but not yet endorsed by the FSC

The standards and interpretations issued and amended by the International Accounting Standards Board (IASB) but not been advised by the FSC may affected to the Consolidated Company:

Effective date

Newly announced or amended standards	Major amendments	of IASB announcement
Amendments to IAS 1 "Classification of Liabilities as Current or Non-Current"	Under IAS 1, a liability is classified as current if the enterprise does not have an unconditional right to defer settlement for at least 12 months after the reporting period. The amendment removes the requirement that the right should be unconditional and instead requires that the right must exist at the end of the reporting period and must be material.	January 1, 2024
	The amendment clarifies how an enterprise should classify liabilities that are settled by the issuance of its own equity instruments (e.g., convertible bonds).	

The consolidated company continues to assess the impact of the above standards and interpretations on its financial position and result of operation. The relevant impact will be disclosed after completion of the assessment.

The consolidated company expected that the following new publish and amendment to the standards would not cause significant influence to the consolidated financial statement.

- Amendments to IFRS 10 and IAS 28 on "Sale or Contribution of assets between an Investor and its Associate or Joint Venture"
- Amendments to IFRS 17 "Insurance Contracts" and IFRS 17
- The amendments to IAS 1 "Classification of Liabilities with Covenants"
- The amendments to IFRS 17, "Comparative information for initial application of IFRS 17 and IFRS 9

• The amendments to IFRS 16, "Requirements for Sale and Leaseback Transactions".

IV. Summary of Significant Accounting Policies

(I) Statement of Compliance

The accompanying consolidated financial statements have been prepared in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers (referred as the "Preparation Guidelines") as well as IFRSs, IASs, IFRICs, SIC and announcements endorsed by FSC (referred as the "IFRSs Endorsed by FSC").

(II) Basis of Preparation

1. Basis of measurement

The consolidated financial statements have been prepared on a historical cost basis except for the following material items in the balance sheets:

- (1) Financial assets measured at fair value through profit or loss;
- (2) Financial assets measured at fair value through other comprehensive profit or loss; and
- (3) Net defined benefit liability is recognized by the fair value of the pension fund assets net of the present value of the defined benefit obligation and the upper limit effects measurement referred by Note 4 (14).

2. Functional Currency and Representing Currency

The functional currency of each entity of the consolidated company is determined based on the primary economic environment in which the entities operate. The consolidated financial statements are presented in New Taiwan Dollars, which is the Company's functional currency. All financial information presented in New Taiwan Dollars has been rounded to the nearest thousand.

(III) Basis of Consolidation

1. Basis for preparation of consolidated financial statements

A reporting entity includes the Company and the entities controlled by the Company (*i.e.* subsidiaries) in the consolidated financial statements. When the Company is exposed to the variability of returns from involvement with an investee, or is entitled to the variability of returns and has power to influence the returns through the investees, the Company controls the investee.

The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases. Inter-company transactions, balance and any unrealized incomes and expenses arising from inter-company transactions are eliminated in preparing the consolidated financial statements. Losses from the subsidiary should be attributed to the owners' equities and the non-controlling interests, even this would cause the non-controlling interests to have a deficit balance.

The financial statements of the subsidiaries have been adjusted in line with the

accounting policy of the consolidated company.

Changes in the consolidated company's ownership interests in subsidiaries that do not result in the company losing control over the subsidiaries are accounted for as equity transactions. Differences between adjustment of the non-controlling interests and fair value of payment or receipts by the non-controlling interests are recognized under equity and attributed to the owner of the Company.

2. Subsidiaries included in the consolidated financial statements.

		Main business	Percentage of Ownership			
Name of investor	Name of subsidiary	activities	2022.12.31	2021.12.31	Description	
The Company	Apex Global Investment Ltd.	Investment on businesses engaging in manufacturing	100%	100%		
"	Wellell America Corp.	Sales of medical supplies	100%	100%	(Note 1)	
n .	Apex Medical S.L.	Sales of medical supplies	100%	100%		
"	Sturdy Industrial Co., Ltd	Manufacturing and Sales of medical supplies	100%	100%		
The Company	Apex Medical Global Cooperatie UA	Investment on businesses engaging in manufacturing	- %	100%	(Note 2)	
"	Wellell India Private Limited	Sales of medical supplies	99.82%	99.82%	(Note 1, 3)	
n .	Wellell (Thailand) Ltd.	Sales of medical supplies	49%	49%	(Note 1)	
"	Apex Medical Respiratory Ltd.	Investment on businesses engaging in manufacturing	100%	100%	(Note 3)	
"	Wellell Germany GmbH	Investments in various production businesses and leasing business	100%	100%	(Note 1)	
"	APEX MEDICAL CORP.	Sales of medical supplies	100%	100%		
Apex Global Investment Ltd.	ComfortPro Investment Corp.	Investment on businesses engaging in manufacturing	100%	100%		
"	Max Delight Holding Limited.	Investment on businesses engaging in manufacturing	100%	100%		
n	Wellell India Private Limited	Sales of medical supplies	0.18%	0.18%	(Note 1, 3)	
ComfortPro Investment Corp.	Apex (Kunshan) Medical Corp.	Manufacturing and Sales of medical supplies	100%	100%		
Max Delight Holdings Limited	Apex Medical (Kunshan) Co., Ltd.	Sales of medical supplies	100%	100%		
Apex Medical Respiratory Ltd.	Wellell UK Limited	Sales of medical supplies	100%	100%	(Note 1)	
II	SLK Vertriebs GmbH	Sales and leasing of medical supplies	100%	100%		
II	SLK Medical GmbH	Sales and leasing of medical supplies	100%	100%		
n	Wellell France S.A.S.	Sales of medical supplies	100%	100%	(Note 1)	
Wellell UK Limited	Westmeria Healthcare Ltd.	Sales and leasing of medical supplies	100%	100%		

Note 1: Apex Medical USA Corp., Apex Medical Corp., India Private Ltd., Apex Medical (Thailand) Co., Ltd., Apex Medical Ltd., Apex Medical France and Apex Medical Investment GmbH to follow the Group's branding strategies changed their names to Wellell America Corp., Wellell India Private Limited, Wellell (Thailand) Ltd., Wellell UK Limited, Wellell France S.A.S. and Wellell Germany GmbH in 2022.

Note 2: The liquidation process was completed on September 5, 2022.

Note 3: The Company directly and indirectly holds 100% equity interests in Wellell India Private Limited.

3. Subsidiaries not included in the consolidated financial statements: None.

(IV) Foreign currency

1. Foreign currency transactions

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transaction. The foreign currency monetary item at the end of each subsequent reporting period (hereinafter referred to the "reporting date") are translated into the functional currency using the exchange rates prevailing on that date.

Non-monetary items denominated in foreign currencies held at fair value through profit or loss are translated into the functional currency using the exchange rates prevailing at the time of the fair value measurement date. Non-monetary items denominated in foreign currencies measured with historical costs are translated using the exchange rates prevailing at the time of the transaction date.

Foreign currency exchange differences resulting from currency translation are usually recognized under profit or loss; however, they are recognized under other comprehensive income in the following circumstances:

- (1) Equity instruments designated measured at fair value through other comprehensive income;
- (2) Financial liabilities designated as hedges of a net investment in a foreign operation within the range of hedge effectiveness; or
- (3) Qualified cash flows hedged within the range of hedge effectiveness.

2. Foreign Operation

The assets and liabilities of foreign operation, including goodwill from acquisition and fair value adjustment, are translated to NTD using the exchange rates on the reporting date, revenues and expenses are translated into NTD using average exchange rate and all resulting exchange differences are recognized in other comprehensive income.

When the disposal of foreign operating units leads to the loss of control, joint control, or significant influence, all cumulative exchange differences in relation to that foreign operating unit are reclassified in profit and loss. When the foreign operating unit partially disposed of or sold is a subsidiary, cumulative exchange differences are proportionately transferred to the non-controlling interest in this foreign operating unit. When the foreign operating unit partially disposed of or sold is an associates or joint venture, cumulative exchange differences are proportionately transferred to the profit and loss.

For the monetary receivable or payable items with foreign operating units, if there is no settlement plan and they will not be paid in the foreseeable future, the exchange gain from foreign exchange will be deemed as part of the net investment to that foreign

operation and recognized under other comprehensive income.

(V) Classification of Current and Non-current Assets and Liabilities

Assets that meet one of the following criteria are classified as current assets; otherwise, they are classified as non-current assets:

- 1. Assets arising from operating activities that are expected to be realized, or are intended to be sold or consumed within its normal operating cycle;
- 2. Assets held mainly for sales;
- 3. Assets that are expected to be realized within twelve months from the reporting date; or
- 4. These assets are cash or cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to settle liabilities more than twelve months after the reporting date.

Liabilities that meet one of the following criteria are classified as current liabilities; otherwise, they are classified as non-current liabilities:

- 1. Liabilities that are expected to be paid off within the normal operating cycle;
- 2. Liabilities held mainly for sales;
- 3. Liabilities that are expected to be paid off within twelve months from the reporting date; or
- 4. For liabilities their re-payment date cannot be extended unconditionally to more than twelve months after the reporting date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

(VI) Cash and Cash Equivalents

Cash include cash on hand and demand deposits. Cash equivalents refer to short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Time deposits meeting the definition as mentioned above or used mainly for meeting short-term cash commitment and not for investment or other purposes are reported as cash equivalents.

(VII) Financial Instruments

Accounts receivable are recognized once it is generated. All other financial assets and financial liabilities were originally recognized when the consolidated company becomes one party to the terms of the financial instrument contract. Financial assets (except for accounts receivable containing a significant financing component) or financial liabilities not measured at fair value through other comprehensive income were originally measured at fair value plus the transaction costs directly attributable to their acquisition or issue. Accounts receivable not containing a significant financing component were originally measured at the transaction price.

1. Financial assets

If purchase or sale of financial assets conforms to transaction practices, the consolidated company consistently adopts the trading-date accounting treatment for all purchases and sales of financial assets classified in a similar way.

Financial asset types at initial recognition include: financial assets measured at amortized cost, investments in equity instruments measured at fair value through other comprehensive income, and financial assets measured at fair value through income.

The consolidated company reclassifies the impacted financial assets from the first day of the next report period only when the financial assets management model changes.

(1) Financial assets measured with amortized cost

Financial assets are measured at amortized cost when they meet the criteria below and are not designated to be measured at fair value through profit and loss:

- Hold the financial asset under the business model of collecting contract cash-flow for purpose.
- The cash-flow generated from the financial asset contract terms on a specific date is all for principal and outstanding principal generated interest payment.

Such assets are subsequently measured at amortized cost with the initial recognition amount plus or less the cumulative amortization calculated using the effective interest method and any loss allowance being adjusted. Interest revenue, foreign exchange gain and loss, and impairment loss are recognized as profit and loss. The gain or loss are recognized as profit and loss when derecognizing.

(2) Financial Assets Measured at Fair Value Through Other Comprehensive Income

The consolidated company can make irrevocable commitments at the original recognition point and present the subsequent fair value change of the not held-for-sale equity instrument to other comprehensive income. The previous mentioned options are made on each instrument base.

Equity instrument investments are subsequently measured at fair value. Dividend revenue (unless it clearly represents a recovery of part of the investment costs) is recognized under profit or loss. Other net gains or losses are recognized as other comprehensive income and not reclassified to profit or loss.

The dividend income from equity investment is recognized at the date when the consolidated company is entitled to receive (usually the ex-dividend date).

(3) Financial assets measured at fair value through profit or loss

Financial assets, which are not measured at amortized cost mentioned above or measured at fair value through other comprehensive income, are measured at fair value through income, including the derivatives.

Such assets are measured at fair value, and their net gains or losses (including any dividend revenue and interest revenue) are recognized as profit or loss.

(4) Impairment of financial assets

The consolidated company recognizes the loss allowance for financial assets measured at amortized cost (including cash and cash equivalent, financial assets measured at amortized cost, notes receivable, accounts receivable, other receivables, refundable deposits, and other financial assets, etc.), and expected credit loss on contract assets.

The loss allowance for financial assets below are measured based on 12 months of expected credit loss and the rest are measured based on lifetime expected credit loss:

- Determine the debt securities credit risk is low on the reporting date; and
- The credit risks (such as the risk of a default occurring over the expected life of the financial instrument) of other debt securities and bank deposits do not obviously increase after initial recognition.

The loss allowance for accounts receivable is measured on the lifetime expected credit loss amount.

To determine if the credit risk is obviously increased after recognition, the consolidated company considers information that is reasonable and can be corroborated (not overly high cost or that can be obtained after investment) including qualitative and quantitative information, in terms of history of the consolidated company, credit evaluation, and perspective information analysis.

If the contract receivables are due over 60 days, the consolidated company assumes the financial asset credit risk is obviously increased.

If the contract receivables are due over 365 days or the borrower is incapable of executing its credit obligation for paying the full amount to the consolidated company, the consolidated company deems the financial asset is in default.

Lifetime expected credit losses is the expected credit losses arising from all the potential defaults on financial instruments during the expected lifetime of financial instruments.

The 12-month expected credit losses is the expected credit losses of financial instruments resulting from possible default events within 12 months after the reporting date (or the shorter period if the expected lifetime of the financial instrument is shorter than 12 months).

The longest period for expected credit loss measurement is the longest contract period the consolidated company exposed to the credit risks.

The expected credit loss is the percentage weighted estimate of financial instrument expected lifetime credit loss. The credit loss is measured at the cash collection shortage, e.g. the difference between the collectible cash-flow per contract and the expected collectible cash-flow of the consolidated company. The expected

credit loss is discounted at the financial asset effective interest rate.

The consolidated company evaluated the financial assets and the credit impairment based on the amortized cost on every reporting date. If one or multiple unfavorable matters occurred to the financial asset future cash flow estimate, the financial asset credit is impaired. The evidence that the financial asset is credit impaired includes observable information for the matters below:

- Significant financial difficulty to the borrower or issuer;
- Breach of contract, such as arrearage or overdue over 365 days;
- Because of economic or contract reasons related to the borrower's financial difficulty, the consolidated company makes a concession to the borrower which is not considered originally;
- The borrower will probably file for bankruptcy or other finance restructure; or
- The active market of the financial asset vanishes because of financial difficulty.

The loss allowance for financial assets measured at amortized cost is deducted from the carrying amount of assets.

When the consolidated company is unable to predict the financial asset collection reasonably as a whole or partially, the total carrying amount of the financial asset is directly deducted. For corporate customers, the consolidated company individually analyzed when to write off and the amount to be written off on the basis of whether a reasonable expectation of recovery exists. The consolidated company expected that a significant reversal in the amount written off will not occur; however, the financial assets that are written off may be still subject to enforcement activity to conform to the consolidated company's procedure for the recovery of the overdue amount.

(5) Derecognition of financial assets

The consolidated company derecognizes a financial asset only when the contractual rights to receive the cash flows from the asset expire, or the financial asset has been transferred and substantially all the risks and rewards of ownership of the financial asset are transferred to other enterprises, or substantially all the risks and rewards of ownership are neither transferred nor retained and the control of the financial asset is not retained.

In the consolidated company's signed transaction, if all or substantially all the risks and rewards of ownership of the financial asset are retained, such transaction will continue to be recognized on the Balance Sheet.

2. Financial Liabilities and Equity Instruments

(1) Financial liability

Financial liabilities are classified and measured at amortized cost or measured at fair value through profit or loss. If the financial liabilities are held for trading,

derivatives, or designated at initial recognition, they are classified into the fair value through profit or loss category. Financial liabilities measured at fair value through profit or loss are measured at fair value, and the related net profit or loss, including any interest expense, is recognized in profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expenses and foreign exchange gains or losses are recognized in profit or loss. Any gain or loss is recognized in profit or loss when other financial liabilities are derecognized.

(2) Derecognition of financial liabilities

The consolidated company derecognizes financial liabilities when, and only when, the company's obligations are discharged, cancelled or expired. When a modification is made to the terms of a financial liability and the cash flows of the liability after modification are substantially differently, the financial liabilities should be derecognized and a new financial liability is recognized at fair value based on the terms after modification.

When derecognizing financial liabilities, the difference between the book value of the financial liabilities derecognized and the consideration paid and payable (including any non-cash transfers or liabilities undertaken) is recognized in profit and loss.

(3) Offsetting financial assets with financial liabilities

Financial assets and liabilities are offset and expressed in net amount in the balance sheet when the consolidated company has a legally enforceable right to offset the recognized amounts and an intention to settle on a net basis or realize the asset and settle the liability simultaneously.

(VIII) Inventories

Inventories are stated at the lower of cost or net realizable value. Costs include the acquiring, production, processing or other costs to make inventories arrive at the place and condition they can be used, and are calculated using weight average method. Costs of finished products and work-in-process inventories include manufacturing expenses allocated with an appropriate ratio based on normal production capacity.

Net realizable value represents the balance with estimated costs required to complete the production and get the products ready subtracted from the estimated selling price.

(IX) Real estate properties, plants and equipment

1. Recognition and measurement

An item of real estate property, plant and equipment is carried at its cost (including capitalized borrowing costs) less any accumulated depreciation and any accumulated impairment losses.

When the material components of real estate property, plant and equipment have

different useful lives, it should be treated as a separate item (material component) of real estate property, plant and equipment.

The gains or losses on disposal of real estate property, plant and equipment are recognized in profit or loss.

2. Subsequent costs

Subsequent expenditure is capitalized only when it is probable that future economic benefits associated with the item will flow to the Company.

3. Depreciation

The depreciation expense equals the cost of the asset less the residual value, and through the straight line method, it is recognized in profit or loss over the expected useful life of each component.

Land is not depreciated.

The estimated useful lives of current period and the comparative period:

(1) Buildings and constructions 5~50 years
 (2) Machinery Equipment 3~10 years
 (3) Other Equipment 2~10 years

The consolidated company reviews the depreciation method, useful lives, and residual values, and makes proper adjustments as necessary at each annual reporting date.

(X) Leases

The consolidated company assesses whether the arrangement is or includes a lease arrangement upon the inception of the contract. If a contract transfer conveys the right to control the use of an identified asset for a period of time in exchange for consideration, the contract is or includes a lease.

1. Lessee

The consolidated company initially recognizes a right-of-use asset and a lease liability at the commencement day of the lease. The right-of-use asset is initially measured at cost, consisting of the amount of the initial measurement of the lease liability, plus any lease payments made to the lessor at or before the commencement date, the initial direct costs incurred, and an estimate of costs to be incurred by dismantling and removing the underlying asset and restoring the location where the asset resides or the underlying asset less any lease incentives received.

The right-of-use assets are depreciated on a straight-line basis over the period from the commencement date of the lease to expiration of its useful life or expiration of the lease term, whichever date is earlier. In addition, the consolidated company regularly assesses whether the right-of-use asset is impaired and accounts for any impairment loss identified, and if the lease liability is remeasured, the right-of-use asset is adjusted accordingly.

Lease liabilities are initially measured at the present value of the lease payments that have not been paid at the commencement day of the lease. If the implied interest rate of the lease is easily determined, the lease payments are discounted to present value using that interest rate. If such interest rate is not easily determined, they are discounted to present value using the incremental borrowing rate. In general, the consolidated company adopts its incremental borrowing rate as the discount rate.

The lease payments included in the lease liabilities are:

- (1) fixed payments, including in-substance fixed payments;
- (2) variable lease payments that depend on an index or a rate, and are initially measured at the index or rate at the commencement date of the lease;
- (3) the amount expected to be payable under a residual value guarantee; and
- (4) the exercise price of a purchase option if the lessee is reasonably certain to exercise that option and payments of penalties for terminating the lease.

The lease liabilities are subsequently measured at amortized cost using effective interest method, and are remeasured in the following situations:

- (1) there is a change in future lease payments resulting from a change in an index or a rate used to determine those payments;
- (2) there is a change in the amounts expected to be payable under a residual value guarantee;
- (3) there is a change in the assessment of an option to purchase the underlying asset;
- (4) there is a change in the estimate of the options to extend or terminate result in the estimate of the lease term is modified; or
- (5) there is a modification in the object, scope, or other terms of a lease.

When the lease liabilities are remeasured because of the above change in an index or a rate used to determine those payments, in the amounts expected to be payable under a residual value guarantee, or in the estimate of the options to extend or terminate, the carrying amount of the right-of-use assets should be adjusted relatively, and if the carrying amount of the right-of-use asset has already been reduced to zero, the remaining remeasurement is recognized in profit or loss.

For modifications that decrease the scope of the lease, the carrying amount of the right-of-use asset is decreased to reflect the partial or full termination of the lease, and the difference from the remeasurement amount of the lease liabilities is recognized in profit or loss.

The consolidated company expressed the right-of-use assets and lease liabilities which do not meet the definition of the investment property as a single-line item in the balance sheet.

For short-term leases and low-value asset leases such as car rentals, and office

machine rentals, the consolidated company chose not to recognize the right-of-use assets and lease liabilities. It recognized the relevant lease payments as an expense over the lease term on a straight-line basis.

2. Lessor

When acting as a lessor in a transaction, the consolidated company classifies the lease contract based on whether substantially all the risks and rewards incidental to ownership of the underlying asset have been transferred under the lease contract. If that is the case, the lease contract is classified as a finance lease, otherwise it is classified as an operating lease. In the assessment, the consolidated company considers relevant specific indicators such as whether the lease term is for the major part of the remaining economic life of the underlying asset.

(XI) Intangible Assets

1. Recognition and measurement

Goodwill arising on the acquisition of subsidiaries is measured at cost less accumulated impairment losses.

Other intangible assets with useful lives acquired by the consolidated company are carried at cost less accumulated amortization and impairment losses.

2. Subsequent Expenditure

Subsequent expenditures can only be capitalized when generating probable future economic benefits. All other expenditures are recognized in profit or loss when incurred, including the goodwill developed internally as well as the brand name.

3. Amortization

Except for goodwill, amortization is calculated by deducting the estimated residual value from the cost of the asset's cost. The intangible asset is recognized as profit or loss within its estimated service life using the straight-line method since the intangible asset reaches the recognized state of use.

The estimated useful lives of current period and the comparative period:

(1) Trademarks
 (2) Computer Software
 (3) Customer Relationship
 (4) Brand Asset Value
 15 years
 3~5 years
 10 years

The consolidated company reviews the residual values, useful lives, and amortization method to intangible assets and makes proper adjustments as necessary at each reporting date.

(XII) Impairment of non-financial assets

The consolidated company assesses at each reporting date whether there are any signs indicating that impairment losses may have occurred in the carrying amount of non-financial

assets (except for inventories and deferred tax assets). If any such indication exists, the recoverable amount of the asset is assessed. Goodwill is subject to a regular impairment test each year.

For impairment test purposes, a group of assets that generate cash inflows that are largely independent of the cash inflows from other assets or groups of assets represents the smallest identifiable group of assets. The goodwill obtained in a business combination is allocated to each cash-generation unit or group of cash generating unit and expected to benefit from the merger effect.

The recoverable amount is the fair value of the individual asset or cash-generating unit minus the cost of disposal and its value in use depends on which is higher. When measuring the value in use, the estimated future cash flows are converted to the present value at the discount rate before tax and should reflect the current market measure to the time value of money and the specific risks of the assets or cash-generating unit.

If the recoverable amount of an individual asset or cash-generating unit is lower the book value, and impairment loss shall be recognized.

The impairment loss is recognized in the profit or loss immediately and shall first to reduce the carrying amount of any goodwill amortized to the cash generating unit and then to the other assets of the cash generating unit pro rata based on the carrying amount of each asset in the cash generating unit.

The loss of goodwill impairment will not be reversed. Except for the goodwill, non-financial assets measured at cost investments other than the impairment loss recognized in prior periods may no longer exist or decrease when the carrying amount (deducting the depreciation or amortization) of the asset shall reverse rotation amount.

(XIII) Revenue Recognition

Revenue from Contracts with Customers

Revenue is measured at the expected proceeds collection right from goods or services transferred. The consolidated company recognizes revenue when goods or services transferred to customers to meet the contract obligations.

The consolidated company manufactures medical supplies and sells to the markets. The consolidated company recognizes revenue when control rights of goods are transferred. When control rights of goods have been delivered to customers it means the customers own all rights to decide product sales channels and prices and there are no un-executed obligation impacts on customers' willingness to accept the products. Delivered means the products have been shipped to specific locations and the obsolete and loss risks are transferred to customers and customers have accepted products per sales contracts, the acceptance term has expired, or the consolidated company has deemed all acceptance has been met with objective evidence.

The consolidated company recognizes accounts receivable when goods are delivered because it owns unconditional rights to collect the proceeds at that point.

(XIV) Employee benefit

1. Defined contribution plans

For defined contribution retirement benefit plans, payments to the benefit plan are recognized in profit and loss when the employees have rendered service entitling them to the benefits.

2. Defined benefit plan

All other retirement plans besides the defined contribution plans are defined benefit plans. Net obligation of the consolidated company under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive for their services in current period or prior periods. And less the fair value of any plan assets. The rate used to discount is determined by using market yields of government bonds that are denominated in the currency in which the benefits will be paid, and that have terms to maturity approximating to the terms of the related pension liability of the consolidated company on the reporting date.

The defined benefit obligation is calculated annually by a qualified actuary using the projected unit credit method. When the calculation result is in the consolidated company's favor, the assets recognition only includes the present value of economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan. Any minimum funding requirements are considered for present value calculations of economic benefits. If the benefit can be realized during the plan implementation period or at the time when the liabilities of the plan are settled, it is beneficial to the consolidated company.

Remeasurements of the net defined benefit liabilities include (1) Actuarial gains and losses; (2) returns on plan assets (no interests included); and (3) Any change in the effect of the asset ceiling, but excluding interests. The remeasurements of defined benefit liabilities are recognized under other comprehensive income.

The consolidated company shall recognize the remeasurement of the defined benefit plan under other comprehensive income and accumulate the retained earnings. The consolidated company decided that net interest expense (revenue) on the net defined benefit liabilities (assets) is calculated by the net defined benefit liabilities (assets) and the discount rate determined at the start of the reporting period. Net interest expense on the net defined benefit plan and other expenses are recognized in profit or loss.

When the plan is modified or reduced, the benefit changes related to the past service costs or reduced benefits or losses are immediately recognized in profit or loss. When the consolidated company repays the debts, the gains or losses due to settlements of defined benefit plan are recognized.

3. Short term employee benefits

Short term employee benefits obligation is measured at an undiscounted basis and recognized as expenses as related services provided.

(XV) Income Taxes

The income tax for the period comprises current and deferred tax. Current and deferred income taxes shall be recognized as profit or loss except for the items related to corporate merger or recognized directly under the equity and other comprehensive income.

Current income tax includes expected tax payable or tax refundable calculated based on the taxable income and the adjustments to tax payable or income tax refund receivable from prior years. The amount thereof refers to the best estimate of the amount expected to be paid or received measured by the statutory tax rates or tax rate that have been enacted or substantively enacted by the reporting date.

Deferred income tax is recognized for the temporary differences arising between the book value for the purpose of reporting assets and liabilities as well as the tax bases of these assets and liabilities on the reporting date. However, the temporary difference resulting from the following conditions are not recognized as deferred income tax:

- 1. From an asset or liability originally recognized in a transaction other than a business combination and at the time of the transaction it would not affect either accounting or taxable profit (loss).
- 2. The consolidated company is able to control the timing of the reversal of the temporary difference arising from investments in subsidiaries and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred income tax is measured at the tax rate at the reversal of the temporary difference using the statutory tax rate or substantive legislative rate as a basis.

Deferred income tax assets and liabilities of the consolidated company are offset only when all the following conditions are met:

- 1. When the entity has the legally enforceable right to offset current tax assets against current tax liabilities, and
- 2. Deferred income tax assets and deferred income tax liabilities are levied by the same taxation authority are of;
 - (1) The same taxpaying entity; or
 - (2) Different entities, however each entity intends to settle, for the expected recovery of all significant deferred income tax assets and the expected settlement of the deferred income tax liabilities in every future period, at a net basis the current tax liabilities or assets or realize the assets and settle the liabilities simultaneously.

To the extent they may be used to offset future taxable income, the unused tax losses and credits carried to subsequent periods as well the deductible temporary differences are

recognized as deferred income tax assets. And they should be reassessed at each reporting date, reduced within the extent of the relevant income tax benefits more likely than not to be realizable, or reversal the reduced amount within the extent of them very likely turning into sufficient taxable income.

(XVI) Earnings per share

The consolidated company lists the basic and diluted EPS attributed to the common stock equity holder of the Company. The basic EPS of the consolidated company is calculated by dividing the profit and loss attributed to the common stock equity holder of the company by the weight average outstanding common shares of the current period. The diluted EPS is calculated by dividing the profit and loss attributed to the common stock equity holder of the Company by the weight average outstanding common shares adjusted with potential effects on diluting these common shares. The potential dilution of common stock of the consolidated company includes convertible corporate bonds and compensation to employees.

(XVII) Segment Information

Operating segment is the component of the consolidated company engaging in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components). The segment's operating results are reviewed regularly by the chief operating decision maker of the consolidated company pertaining to allocation of resources to certain segments and assess their performance. Each operating segment has its own financial information.

V. Significant accounting judgments, estimations, assumptions and sources of estimation uncertainty

The preparation of the consolidated financial statements shall be in conformity with the preparation guidelines and IFRSs endorsed by FSC and management is required to make judgments, estimates and assumptions that will affect the application of the accounting policies and the amount reported on assets, liabilities, revenues and expenses. Actual results may differ from the estimates.

The management continues to review and estimate the underlying assumption, changes of accounting estimate are recognized in the year the change occurs or in the future period that will be impacted by the change.

The following assumptions and estimates are subject to significant risks of material adjustments to the carrying amounts of assets and liabilities in the next financial year and have reflected the impact of the Covid-19 outbreak. The relevant details are as follows:

(I) Valuation of inventory

As inventory is measured at the lower of cost or net realizable value, on the reporting date the consolidated company assesses the loss of inventory due to normal wear and tear,

obsolesce or of no market value, and has the corresponding costs of inventory offset with the net realized value. Inventory valuation is based primarily on an estimate of the need of a product in a specific period in the future. There might be significant changes due to changes of products.

(II) Valuation of impairment of goodwill

The assessment of impairment of goodwill requires the Group to make subjective judgments to identify cash-generating units, allocate the goodwill to relevant cash-generating units, and estimate the recoverable amount in relevant cash-generating units.

VI. Details of significant accounting items

(I) Cash and cash equivalents

	20	22.12.31	2021.12.31
Cash on hand	\$	1,316	1,767
Checks and demand deposits		417,523	470,088
Time Deposit		26,441	21,372
Cash and cash equivalents listed on the consolidated			
Statement of Cash Flow	<u>\$</u>	445,280	493,227

For disclosure of interest risk and sensitivity analysis of the financial assets and liabilities of the consolidated company please refer to note 6 (17).

As of December 31, 2022 and 2021, the cash and cash equivalent of the Company were not provided as loan guarantee or litigation collateral to a financial institute or court.

(II) Financial assets measured with amortized cost

	20	22.12.31	2021.12.31
Current			
Domestic investment			
Time deposit with original maturity date for more	\$	50,500	66,500
than 3 months			
Pledged time deposit certificate		15,000	-
Foreign investment			
Time deposit with original maturity date for more		39,662	39,087
than 3 months			
Total	\$	105,162	105,587
Non-current			
Domestic investment			
Pledged time deposit certificate	<u>\$</u>	-	15,000

The consolidated company assessed the holding of these assets to maturity to collect contract cash-flow and the cash-flow from the financial asset is all for principal payment and outstanding principal generated interest. Thus they were reported as financial assets measured at amortized cost.

As of December 31, 2022 and 2021, the amortized cost financial assets of the consolidated company had been provided to financial institutions as collateral for guarantees, please refer to Note 8.

(III) Notes Receivable and Accounts Receivable

	 22.12.31	2021.12.31
Notes receivable - from business operation	\$ 16,065	19,994
Accounts Receivable	499,065	358,477
Less: Loss Allowance	 (7,123)	(6,113)
Accounts Receivable, net	\$ 508,007	372,358

The consolidated company adopted the simplified method to estimate credit loss of all notes and accounts receivable, e.g. adopting the lifetime expected credit loss measurement method. For measurement purposes, the notes and accounts receivable are classified per the common credit risk characteristic of customers' ability to pay the total amount due under contract terms and included as prospective information. The analysis for expected credit loss on notes and accounts receivable of the Company is as below:

	Amo Reco	Carrying unt of Notes eivable and accounts eceivable	Weighted Average Expected Credit Loss Rate	Loss Allowance Lifetime Expected Credit Loss
Not Overdue	\$	133,528	1.00%	1,340
Overdue Less Than 60 Days		6,537	11.44%	748
Over 61-90 Days		49	42.86%	21
Over 91-180 Days		21	61.90%	13
Over 181-365 Days		26	100%	26
Total	<u>\$</u>	140,161		2,148
	Carrying Amount of Notes Receivable and Accounts Receivable		2021.12.31 Weighted Average Expected Credit Loss Rate	Loss Allowance Lifetime Expected Credit Loss
Not Overdue	\$	94,846	0.53%	504
Overdue Less Than 60 Days		18,401	9.30%	1,711
Over 61-90 Days		66	48.48%	32
Over 91-180 Days		30	66.67%	20
Total	<u>\$</u>	113,343		2,267

The consolidated company analysis for expected credit loss on notes and accounts receivable other than the Company is as below:

	2022.12.31							
Credit Rating Grade	Carrying Amount of Notes Receivable and Accounts Receivable		Weighted Average Expected Credit Loss Rate	Loss Allowance Lifetime Expected Credit Loss				
Low Risk	\$	369,994	-	-				
Those Who Have Financial Difficulties		4,975	100%	4,975				
Total	<u>\$</u>	374,969		4,975				
			2021.12.31					
Credit Rating Grade	Carrying Amount of Note Receivable and Accounts Receivable		Weighted Average Expected Credit Loss Rate	Loss Allowance Lifetime Expected Credit Loss				
Low Risk	\$	261,282	-	-				
Those Who Have Financial Difficulties		3,846	100%	3,846				
Total	<u>\$</u>	265,128		3,846				

The consolidated company's aging analysis for notes and accounts receivable other than the Company is as below:

- '	_ 2	2021.12.31	
Not Overdue	\$	336,926	237,860
Overdue Less Than 60 Days		36,399	25,416
Over 61-90 Days		481	709
Over 91-180 Days		439	580
Over 181-365 Days		523	78
Over 366 days		201	485
	<u>\$</u>	374,969	265,128

The consolidated company changes to the statement of loss allowance for notes and accounts receivable are as below:

	2022		2021	
Beginning balance	\$	6,113	6,730	
Recognized Impairment Loss		1,331	2,714	
Gain on reversal of impairment loss		(148)	(3,030)	
Amount Written off due to amount not recovered		(332)	(74)	
Foreign exchange translation gain and loss		159	(227)	
Ending balance	<u>\$</u>	7,123	6,113	

As of December 31, 2022 and 2021, no notes receivable and accounts receivable of the consolidated company pledged as collateral.

(IV) Other Receivable and Overdue Receivable

or receivable and Systate receivable	202	2021.12.31	
Other Receivable	\$	29,118	23,053
Overdue Receivable		16,563	16,563
Less: Loss Allowance		(16,563)	(16,563)
	\$	29,118	23,053

The consolidated company changes to the statement of loss allowance for other receivable and overdue receivable are as below:

	2022		2021	
Balance at the end of the period (i.e. balance at the	<u>\$</u>	16,563	16,563	
beginning of the period)				

Please refer to Note 6 (17) for information on other credit risks

(V) Inventories

	2022.12.31		2021.12.31	
Finished goods	\$	23,851	15,883	
Work in Process		98,364	101,583	
Raw Materials		114,924	138,636	
Products		315,367	300,692	
	<u>\$</u>	552,506	556,794	

Details of the inventory related expenses loss under operating costs recognized in 2022 and 2021 are as follows:

		2022	2021
Costs of sales	\$	1,552,543	1,365,176
Loss on inventory scrap		7,695	6,665
Inventory adjustment credits		(1,266)	(372)
Loss on Inventory Valuation and Obsolescence (gain on reversal)		17,259	(6,320)
Income from scrap and wastes		(292)	(281)
Others		20,996	22,235
Total Operating Costs	<u>\$</u>	1,596,935	1,387,103

As of December 31, 2022 and 2021, no inventory of the consolidated company pledged as collateral.

(VI) Real estate properties, plants and equipment

Schedule of changes in the real estate property, plant and equipment of the consolidated company, as follows:

			Buildings and	Machinery	Other	
		Land	constructions	Equipment	equipment	Total
Cost:						
Balance as of January 1,	\$	278,438	647,525	68,765	177,917	1,172,645
2022						
Addition		-	7,632	8,018	29,337	44,987
Disposal		-	(6,506)	(1,925)	(19,037)	(27,468)
Reclassification		-	(464)	1,155	(4,273)	(3,582)
Impact on changes of		1,054	12,711	1,153	3,476	18,394
exchange rate						
Balance as of December	<u>\$</u>	279,492	660,898	77,166	187,420	1,204,976
31, 2022						
Balance as of January 1,	\$	281,223	667,082	72,077	165,768	1,186,150
2021						
Addition		-	24,552	1,833	20,284	46,669
Disposal		-	(18,428)	(4,521)	(17,645)	(40,594)
Reclassification		-	(664)	-	(1,303)	(1,967)
Impact on changes of		(2,785)	(25,017)	(624)	10,813	(17,613)
exchange rate						
Balance as of December	<u>\$</u>	278,438	647,525	68,765	177,917	1,172,645
31, 2021						
Accumulated						
Depreciation:						
Balance as of January 1,	\$	-	268,327	40,207	123,195	431,729
2022						
Depreciation		-	29,726	5,979	22,344	58,049
Disposal		-	(6,506)	(1,925)	(18,339)	(26,770)
Reclassification		-	(810)	(5)	5	(810)
Impact on changes of		-	3,551	631	2,533	6,715
exchange rate						
Balance as of December	<u>\$</u>		294,288	44,887	129,738	468,913
31, 2022						

		Land	Buildings and constructions	Machinery Equipment	Other equipment	Total
Balance as of January 1,	\$	-	263,894	38,588	98,497	400,979
2021						
Depreciation		-	26,154	6,016	25,898	58,068
Disposal		-	(18,428)	(4,257)	(14,899)	(37,584)
Reclassification		-	(664)	-	(669)	(1,333)
Impact on changes of		-	(2,629)	(140)	14,368	11,599
exchange rate						
Balance as of December	<u>\$</u>		268,327	40,207	123,195	431,729
31, 2021						
Carrying amount:						
December 31, 2022	<u>\$</u>	279,492	366,610	32,279	57,682	736,063
December 31, 2021	<u>\$</u>	278,438	379,198	28,558	54,722	740,916

- 1. Other assets were reclassified to expenses by \$2,772 in 2022; other assets were reclassified to intangible assets by \$634 in 2021,
- 2. For details of financing guarantees as of December 31, 2022 and 2021, please refer to Note 8.

(VII) Intangible Assets

Schedule of changes in intangible assets of the consolidated company, as follows:

		Goodwill	Computer Software	Other intangible assets	Total
Cost:					
Balance as of January 1,	\$	505,248	22,494	302,344	830,086
2022					
Obtained individually		-	2,299	706	3,005
Impact on changes of		(1,853)	515	(1,522)	(2,860)
exchange rate					
Balance as of December 31,	<u>\$</u>	503,395	25,308	301,528	830,231
2022					
Balance as of January 1,	\$	519,443	36,912	311,699	868,054
2021					
Obtained individually		-	4,559	1,064	5,623
Disposal		-	(18,639)	2,462	(16,177)
Reclassified to		-	634	-	634
Impact on changes of		(14,195)	(972)	(12,881)	(28,048)
exchange rate					

	_(Goodwill	Computer Software	Other intangible assets	Total
Balance as of December 31,	<u>\$</u>	505,248	22,494	302,344	830,086
2021					
Accumulated Amortization:					
Balance as of January 1,	\$	-	14,894	147,123	162,017
2022					
Amortization in current		-	2,672	15,260	17,932
period					
The effect of changes of			339	(570)	(231)
foreign exchange rates					
Balance as of December 31,	<u>\$</u>		17,905	161,813	179,718
2022					
Balance as of January 1,	\$	-	31,905	134,477	166,382
2021					
Amortization in current		-	2,339	16,231	18,570
period					
Disposal		-	(18,639)	2,462	(16,177)
The effect of changes of			(711)	(6,047)	(6,758)
foreign exchange rates					
Balance as of December 31,	<u>\$</u>	_	14,894	147,123	162,017
2021					
Carrying amount:					
December 31, 2022	<u>\$</u>	503,395	7,403	139,715	650,513
December 31, 2021	<u>\$</u>	505,248	7,600	155,221	668,069

(VIII) Short-term notes

The detail of short-term borrowings of the consolidated company is as follows:

	2022.12.31		2021.12.31	
Secured bank borrowings	\$	34,650	127,310	
Unsecured bank borrowings		260,707	225,008	
Total	<u>\$</u>	295,357	352,318	
Unused credit term	<u>\$</u>	829,877	756,322	
Interest rate range	<u>1.3</u>	<u>0%~5.59%</u>	<u>0.85%~1.46%</u>	

For detail on assets used by the consolidated company as mortgage to guarantee borrowing from the bank or as the funding credit to the bank please refer to Note 8.

(IX) Long-term borrowings

The detail of long-term borrowings of the consolidated company is as follows:

_		_	2022.12.31		
	Currency	Interest rate range	Maturity Date		Amount
Secured bank	Euro	1.97%~3.92%	2023.2.21~2037.6.30	\$	131,526
borrowings					
Less: Mature Within					(10,261)
One Year					
Total				<u>\$</u>	121,265
Unused credit term				\$	
			2021.12.31		
	Currency	Interest rate range	Maturity Date		Amount
Secured bank	Euro	1.97%~3.92%	2023.2.21~2039.12.30	\$	138,494
borrowings					
Less: Mature Within					(16,274)
One Year					
Total				\$	122,220
Unused credit term				\$	

For detail on assets used by the consolidated company as mortgage to guarantee borrowing from the bank please refer to Note 8.

(X) Employee benefit

1. Defined benefit plan

Reconciliation of the present value of the defined benefit obligations plan and the fair value of the plan assets of the consolidated company is as follows:

	20	22.12.31	2021.12.31	
Present value of defined benefit obligation	\$	27,273	32,820	
Fair value of the plan assets		(26,230)	(27,459)	
Net defined benefit liability	<u>\$</u>	1,043	5,361	

The consolidated company makes defined benefit plan contributions to the pension fund account at Bank of Taiwan that provides pensions for employees upon retirement. The plans covered by the Labor Standards Act entitles a retired employee to receive an annual payment based on years of service and average salary for the six months prior to retirement.

(1) Composition of plan assets

The pension fund contributed in accordance with the Labor Standards Act is controlled and managed by the Bureau of Labor Funds of the Ministry of Labor

(referred to as "Bureau of Labor Funds"). In accordance with the "Regulations for revenues, expenditures, safeguard and utilization of the labor retirement fund", with respect to the utilization of funds, the minimum yield distributed at year closing shall not be lower than earnings calculated on the two-year time deposits with interest rates compatible with those of local banks.

As of the reporting date, the Bank of Taiwan labor pension reserve account balance of the consolidated company amounted to NT\$26,230 thousand. For information on the utilization of the labor pension fund assets including the asset allocation and yield of the fund, please refer to the website of the Bureau of Labor Funds.

(2) Movements in present value of the defined benefit obligations

Changes in the present value of the defined benefit obligations for 2022 and 2021 are as follows:

		2022	2021
Defined benefit obligations on January 1	\$	32,820	35,930
Current service costs and interests		295	424
Remeasurement of net defined benefit liability			
- Gain due to adjustment on experiences		(124)	(2,432)
- Actuarial loss due to changes on assumption of		-	598
demographic statistic			
- Actuarial loss due to changes of financial		(2,096)	-
assumption			
Income (Loss) of past service cost and settlement		(3,622)	-
Payment of planned assets			(1,700)
Defined benefit obligations on December 31	<u>\$</u>	27,273	32,820

(3) Movement in fair value of plan assets

The changes in fair value of the defined benefit plan assets of the consolidated company of 2022 and 2021 are as follows:

	 2022	2021
Fair value of the plan assets as of January 1	\$ 27,459	27,872
Interest Income	139	141
Remeasurement of net defined benefit liability		
- Returns on plan assets (no current interests	2,250	365
included)		
Amounts contributed to the plan	-	781
Income (Loss) of past service cost and settlement	(3,618)	-
Payment of planned benefits		(1,700)
Fair value of the plan assets as of December 31	\$ 26,230	27,459

(4) Expenses recognized in profit or loss

Detail of expenses of the consolidated company of 2022 and 2021 are as follows:

	2	022	2021
Service costs in current period	\$	131	244
Net interests of the net defined benefit liability		25	39
	<u>\$</u>	156	283
General and Administrative Expenses	<u>\$</u>	156	283

(5) Remeasurement of net defined benefit liability recognized as other comprehensive income

Remeasurement of the net defined benefit liability accumulated recognized as other comprehensive income by the consolidated company is as follows:

		2022	2021
Accumulated Balance, January 1	\$	(5,038)	(7,238)
Recognized in current period		4,470	2,200
Accumulated Balance, December 31	<u>\$</u>	(568)	(5,038)

(6) Actuarial assumptions

Significant actuarial assumptions adopted by the consolidated company to determine present value of defined benefit obligation as of the reporting date are as follows:

	2022.12.31	2021.12.31
Discount rate	1.375%	0.500%
Future salary rate increase	2.250%	2.250%

The weighted average duration of the defined benefit plan is 7.3 years.

(7) Sensitivity analysis

As of December 31, 2022 and December 31, 2021 the impact due to change on major actuarial assumption of the defined benefit obligation is as follows:

		The impact of the defined benefit obligations		
			Amount decreased	
December 31, 2022				
Discount rate (0.25% changed)	\$	(493)	510	
Increase in the future salary level (0.25% changed)		497	(483)	
December 31, 2021				
Discount rate (0.25% changed)		(687)	712	
Increase in the future salary level (0.25% changed)		688	(668)	

The above sensitivity analysis is to analyze the impact brought by change of one

single assumption, with other assumptions remaining unchanged. In reality, many assumptions are correlated. The approach adopted by the sensitivity analysis is the same as the approach to calculate net defined benefit liability as of the balance sheet.

The sensitivity analysis adopted this current period is the same as that used in the previous period.

2. Defined contribution plans

The consolidated company allocates 6% of each employee's monthly wages to the labor pension personal account at the Bureau of Labor Insurance in accordance with the provisions of the Labor Pension Act. Under this defined contribution plan, the consolidated company allocates a fixed amount to the Bureau of Labor Insurance without additional legal or constructive obligations.

The consolidated company pension fund expenses under the defined contribution method are NT\$12,450 thousand and NT\$12,526 thousand for the year of 2022 and 2021, respectively.

Overseas subsidiary pension fund expenses of the consolidated company recognized in 2022 and 2021 in accordance with the regulations of local government were NT\$9,683 thousand and NT\$9,859 thousand.

(XI) Income Taxes

1. Income tax expense

Detail of the income tax expenses of the consolidated company for 2022 and 2021 are as follows:

		2022	2021
Tax expenses in current period			
Incurred in current Period	\$	34,401	29,734
Income tax in current period due to adjustments		2,262	455
from prior periods			
		36,663	30,189
Deferred income tax benefits			
Origination and reversal of temporary difference		1,760	4,381
Income tax expenses	<u>\$</u>	38,423	34,570

Detail of income tax expense recognized by the consolidated company under other comprehensive income for 2022 and 2021 are as follows:

	2(022	2021	
Remeasurement of defined benefit plan	<u>\$</u>	894	440	

Reconciliation of income tax expenses and profit before tax by the consolidated company for 2022 and 2021 are as follows:

	 2022	2021
Profit before Tax	\$ 200,537	138,081
Income tax expenses calculated with the statutory	\$ 40,107	27,616
rate enforced in the country where the Company is		
located		
Impact on tax rate difference of foreign jurisdiction	21,461	26,921
Tax imposed on undistributed earnings	-	1,909
Tax incentive	(6,425)	(2,974)
Other adjustments per tax laws	(15,623)	(18,067)
Estimated Income tax Difference	 (1,097)	(835)
Total	\$ 38,423	34,570

2. Deferred income tax assets and liabilities

(1) Unrecognized Deferred Income Tax Liabilities

The related temporary difference between the Company and its invested subsidiaries as of December 31, 2022 and 2021 is not recognized as the Company controls the time to reverse the temporary difference and believes the reversal will not take place in the foreseeable future. Therefore not recognized as deferred income tax liabilities. Relevant amount is as follows:

		2022.12.31	2021.12.31
Summary of the temporary difference between the	<u>\$_</u>	394,587	330,616
company and its subsidiaries			
Amount yet to be recognized as deferred income	<u>\$</u>	78,917	66,123
tax liabilities			

(2) Unrecognized deferred income tax assets

As of December 31, 2022 and 2021, the consolidated company did not recognize any deferred income tax assets.

(3) Recognized deferred income tax assets and liabilities

Changes in deferred income tax assets and liabilities for 2022 and 2021 are as follows:

Deferred income tax assets:

	_	efined efit plan	Unrealized profit from sales with subsidiaries	Unrealized loss for market price decline of inventory	Loss Allowance	Others	Total
January 1, 2022	\$	944	15,634	2,765	2,917	10,373	32,633
(Debit) / Credit income							
statement		31	3,077	1,662	(95)	(6,181)	(1,506)
(Debit) / Credit other comprehensive income Financial statements translation differences		(894)	-	-	-	-	(894)
of foreign operations		_	_	_	_	50	50
December 31, 2022	\$	81	18,711	4,427	2,822	4,242	30,283
January 1, 2021	\$	1,483	14,313	1,547	2,917	17,398	37,658
(Debit) / Credit income							
statement		(99)	1,321	1,218	-	(7,025)	(4,585)
(Debit) / Credit other							
comprehensive income		(440)	-	-	-	-	(440)
December 31, 2021	<u>\$</u>	944	15,634	2,765	2,917	10,373	32,633

Deferred income tax liability:

	O	<u>thers</u>
January 1, 2022	\$	36
(Debit) / Credit income statement		254
December 31, 2022	<u>\$</u>	290
January 1, 2021	\$	240
(Debit) / Credit income statement		(204)
December 31, 2021	<u>\$</u>	36

3. As of 2020, all tax returns by the subsidiary - Sturdy have been authorized by the tax collection authority.

(XII) Capital and other equity interests

1. Issuance of common shares

As of December 31, 2022 and 2021, the authorized share capital of the Company is NT\$1,500,000 thousand, and the par value of each share is NT\$10 with an authorized share of 150,000 thousand. The authorized share capital mentioned above is the common stock of 100,912 thousand shares, and the subscription amount for the shares was fully received.

2. Capital Reserve

The balance of the capital reserve of the Company is as follows:

	20	22.12.31	2021.12.31
Additional paid-in capital in excess of par issued	\$	335,111	335,111
Lapsed stock options		10,523	10,523
Consolidated additional paid in capital		1	1
	<u>\$</u>	345,635	345,635

Pursuant to the Company Act, the company may transfer realized capital reserve to capital or distributes cash dividends to shareholders in proportion to their share ownership only after the capital reserve has been used to offset a deficit. Realized capital reserve includes the income derived from the issuance of new shares at a premium and the income from endowments received by the company. According to the Regulations Governing the Offering and Issuance of Securities by Securities Issuers, the total amount of capital reserve to be used to increase capital shall not exceed 10% of total paid-in capital.

1. Retained Earnings

Under the Articles of Incorporation of the Company, the earnings, if any, shall be distributed after close of the year as follows:

- (1) Pay for income taxes.
- (2) Restore cumulative losses.
- (3) Set aside 10% as a legal reserve, except if the statutory reserve has reached the amount as capital of the Company then it is not bound by this statue.
- (4) Have the special reserve appropriated or revered in accordance with applicable laws and regulations or competent authority.
- (5) The Board of Directors should add the remainder with the accumulated undistributed earnings from previous years and submit a proposal to the shareholders' meeting for them to agree the distribution of earnings.

If the above distribution of shareholders' bonus is made in the form of cash payment, the Board of Directors shall be authorized to make such proposal with the presence of at least two-thirds of the directors and the approval of a majority of the directors present, and report to the shareholders' meeting.

Dividend policy of the Company is as follows:

Dividend policy of the Company, set up by the Board of Directors, is to match with the development of business scale, investment plan while taking into account the capital expenditure and internal and external environmental changes of the Company. The Board of Directors initiated the earning distribution plan and submitted it to the shareholders' meeting for their resolution to distribute the earnings. Dividends may be distributed in the form of cash or shares, provided, however, that shares dividends distributed in respect of

any fiscal year shall not exceed 50 percent of earnings distributed.

(1) Statutory reserves

While a company incurs no loss, pursuant to the resolution by the shareholders' meeting, it may have the statutory reserve distributed by new shares or cash, however, only with an amount exceeding 25 percent of its paid-in capital.

(2) Special reserves

When the Company first adopted IFRSs endorsed by the FSC, it chose to apply IFRS 1 "First time Adoption of International Financial Reporting Standards", and recorded the exempts items as accumulated translation adjustment (benefits) under shareholders' equity and have the retained earnings increased by NT\$9,477 thousand. As the amount did not exceed NT\$8,852 thousand the net increase of retained earnings as adopting the IFRSs endorsed by FSC on the conversion date, in accordance with the regulation of FSC Certified No. 1010012865 dated April 6, 2012 by FSC, the Company is only required to appropriate special reserve on the net increase of retained earnings due to the conversion to IFRSs endorsed by FSC, and may reverse a percentage of the original appropriated special reserve for the distribution of earnings upon utilizing, deposing or reclassifying relevant assets. As of December 31, 2022 and 2021, the special reserves are NT\$252,634 thousand and NT\$178,568 thousand, respectively.

When the Company distributed distributable retained earnings, if there is any difference between the debits recorded under other shareholders' equity of the year and balance of the special reserve mentioned in the previous paragraph, additional special reserve should be appropriated from the profit or loss of this current period and the undistributed retained earnings of prior period; if they are debits of other shareholders' equity accumulated from prior periods, the special reserve appropriated additionally from the retained earnings of prior periods shall not be distributed. Later on when there is a reversal on debits of the other shareholders' equity, the amount reversed may be used for distributing earnings.

(6) Earnings Distribution

The shareholders' meeting resolved to distribute earnings of 2021 and 2020 on June 20, 2022 and August 26, 2021, respectively. The dividends distributed to the owners are as follows:

	2021		202	20
	tment dollar)	Amount	Allotment rate (dollar)	Amount
Cash	\$ 0.55_	55,501	0.55	55,501

3. Other equity (net of tax)

3. Other equity (net of tax)	s tı dif	Financial tatements ranslation fferences of foreign perations	Unrealized Valuation Gains or Losses on Financial Assets Measured at Fair Value through Other Comprehensive Income	Total
Balance as of January 1, 2022	\$	(258,393)	5,759	(252,634)
Unrealized Gains or Losses on				
Financial Assets Measured at				
Fair Value Through Other				
Comprehensive Income		-	3,299	3,299
Share of translation difference of				
associates for using equity				
method		49,196	-	49,196
Balance as of December 31, 2022	<u>\$</u>	(209,197)	9,058	(200,139)
Balance as of January 1, 2021	\$	(170,527)	9,010	(161,517)
Unrealized Gains or Losses on				
Financial Assets Measured at				
Fair Value Through Other				
Comprehensive Income		-	(3,251)	(3,251)
Share of translation difference of				
associates for using equity				
method		(87,866)	-	(87,866)
Balance as of December 31, 2021	<u>\$</u>	(258,393)	5,759	(252,634)
4. Non-controlling interests				
S			2022	2021
Beginning balance			\$ 5,188	4,570
Shares attributed to the non-contro	lling	interests		
Net Income Current Period			705	1,264
Financial statements translation	diffe	rences of	401	(646)
foreign operations				
Ending balance			<u>\$ 6,294</u>	5,188

(XIII) Earnings per share

In 2022 and 2021, relevant calculations of the basic EPS and diluted EPS of the consolidated company are as follows:

1. Basic EPS		2022	2021
(1) Net income attributable to common stock	•	161,409	102,247
shareholders of the Company	<u> </u>	101,402	102,277
shareholders of the company			
(2) Weighted average number of common shares outsta	anding		2024
		2022	2021
Weighted average number of common shares	<u>\$</u>	100,912	100,912
outstanding on December 31	Φ.	4.60	4.04
Basic EPS (Dollars)	<u>\$</u>	1.60	1.01
2. Diluted EPS			
	-	2022	2021
Net income attributable to common stock	\$	161,409	102,247
shareholders of the Company (Basic)			
Net income attributable to common stock	<u>\$</u>	<u>161,409</u>	102,247
shareholders of the Company (diluted)		100.010	100.012
Weighted average number of common shares		100,912	100,912
outstanding (basic) Impact of employee stock compensation		624	408
Weighted average number of common shares		101,536	101,320
outstanding(diluted) on December 31		101,330	101,520
Diluted EPS (Dollars)	<u>\$</u>	1.59	1.01
(XIV) Revenue from Contracts with Customers			
1. Details of Revenue			
		2022	2021
Major Market:			
Spain	\$	574,313	526,958
United States of America		319,607	198,889
United Kingdom		118,967	123,756
Taiwan		130,855	143,841
Germany		448,973	435,282
Japan		142,051	152,300
Other Country		928,957	793,029
	<u>\$</u>	2,663,723	2,374,055
Major Product:			
Support Surface Systems	\$	1,284,616	1,091,915
Respiratory Therapy Devices		648,652	594,412
Others		730,455	687,728
	<u>\$</u>	2,663,723	2,374,055

2. Contract Balance

	20	22.12.31	2021.12.31	2021.1.1
Notes receivable-from business	\$	16,065	19,994	14,626
operation				
Accounts Receivable		499,065	358,477	305,943
Less: Loss Allowance		(7,123)	(6,113)_	(6,730)
Total	<u>\$</u>	508,007	372,358_	313,839

Please Refer to Note 6 (3) for Accounts Receivable and its' Impairment.

(XV) Remuneration to employees and the directors

According to the Article of Incorporation of the Company as approved by the Board of Directors, if the Company has profits, it shall appropriate $5\% \sim 15\%$ as remuneration to employees and not more than 2% as remuneration to the directors. If the company has accumulated losses, the profit earned shall be reserved to make up the losses. Recipients entitled to receive shares or cash distributed as employee remunerations include employees of controlled companies and subordinate companies meeting certain requirements.

The Company estimated the remuneration to employees were NT\$15,634 thousand and NT\$9,429 thousand in 2022 and 2021, respectively, and the remuneration to directors were NT\$3,518 thousand and NT\$2,121 thousand in 2022 and 2021, respectively. The amount was estimated using the profits before tax and before net of the remuneration in each period to multiply a designated percentage specified in the Articles of Incorporation. The distribution was recorded as operating costs or operating expenses of 2022 and 2021. For relevant information, please log on to MOPS hosted by TWSE for inquiry. The distribution of the above remuneration to employees and directors in 2022 and 2021 adopted by a resolution of the Board of Directors has no difference from those estimated in the Company's Consolidated Financial Statements for 2022 and 2021.

(XVI) Non-operating income and expenditures

1. Interest Income

Details of interest income of the consolidated company as follows:

		2022	2021
Bank deposits interest	\$	2,507	2,081
other interest Income		432	744
Interest Income	<u>\$</u>	2,939	2,825

2. Other Income

Details of other income of the consolidated company as follows:

	2	022	2021	
Dividend Income	\$	161		38
Rental income		11	-	
Commission income		145	-	
Other Income	\$	317		38

3. Other Profits and Losses

Details of other profits and losses of the consolidated company, as follows:

	 2022	2021
Loss on Disposal of Property, Plant and Equipment	\$ (121)	(397)
Gain on Disposal of Financial Assets	-	38
Foreign Exchange Losses	(6,108)	(653)
Estimated contingent consideration gain	-	9,261
Others	 28,753	30,316
Net of Other Gains and Losses	\$ 22,524	38,565

4. Financial Costs

Details of financial costs of the consolidated company as follows:

		2022	2021
Lease liabilities interest amortization	\$	(821)	(961)
Bank Borrowings		(9,362)	(6,709)
Financial Costs	<u>\$</u>	(10,183)	(7,670)

(XVII) Financial Instruments

1. Credit risk

Credit risk refers to the risk of financial loss suffered by the consolidated company as its counterparty breaches the contractual obligations. The credit risk of the consolidated company is mainly from operating activities (accounts receivable and notes receivable).

As the consolidated company has a broad customer base and does not concentrate its sales with a single customer and its sales territory spreads out, the concentration credit risk on accounts receivable is of little concern. The consolidated company adopts a policy to deal only with parties with outstanding reputation. It also periodically evaluates the financial performance of its customers, and if necessary, requests collateral as security to mitigate the risk of financial loss due to default payment. Please refer to Note 6 (3) for information on credit risk exposure of notes receivable and accounts receivable; Other financial assets at amortized cost (including other receivables and time deposits) are financial assets with low credit risk, therefore, the allowance for losses is measured at the expected credit loss amount for the 12-month period. Please refer to Note 4 (7) for the

explanation of how to determine the creditworthiness of the Consolidated Company.

2. Liquidity risk

The table below summarizes maturity dates of the company's financial liabilities. It includes estimated interests but excludes impact of netting agreement.

		arrying	Cash flow from the	Within	Within 6 ~ 12			Over
	A	mount	agreement	6 months	months	1~2 years	2~5 years	5 years
December 31, 2022								
Non derivative financial								
liabilities								
Lease liabilities	\$	58,553	(60,789)	(8,630)	(8,397)	(16,039)	(21,553)	(6,170)
Non -interest bearing		385,490	(385,490)	(385,490)	-	-	-	-
liability								
Instrument with floating		295,357	(300,155)	(300,155)	-	-	-	-
interests								
Instrument with fixed		131,526	(155,091)	(6,722)	(7,035)	(15,658)	(51,032)	(74,644)
interests								
	\$	870,926	(901,525)	(700,997)	(15,432)	(31,697)	(72,585)	(80,814)
December 31, 2021								
Non derivative financial								
liabilities								
Lease liabilities	\$	55,198	(57,701)	(7,376)	(6,224)	(10,500)	(23,051)	(10,550)
Non -interest bearing		420,875	(420,875)	(420,875)	-	-	-	-
liability								
Instrument with floating		352,318	(354,024)	(354,024)	-	-	-	-
interests								
Instrument with fixed		138,494	(166,918)	(13,642)	(6,118)	(26,860)	(48,848)	(71,450)
interests								
	<u>\$</u>	966,885	(999,518)	(795,917)	(12,342)	(37,360)	(71,899)	(82,000)

The cash flow of the consolidated company analyzed on the maturity date is not expected to be significantly earlier than expected, or the actual amount significantly different.

3. Foreign exchange risk

(1) Risk Exposure of Exchange Rate Risk

Financial assets and liabilities of the consolidated company that are exposed to significant foreign currency exchange rate risk are as follows:

Foreign

2022.12.31

Exchange

	<u>c</u>	urrency	rate	NTD
Financial assets				
Monetary item				
USD	\$	4,018	30.7100	123,393
Euro		3,827	32.7200	125,219
GBP		316	37.0900	11,720
RMB		498	4.4080	2,195
Financial liability				
Monetary item				
USD		1,487	30.7100	45,666
Euro		5,282	32.7200	172,827
GBP		618	37.0900	22,922
			2021.12.31	
		Foreign	Exchange	
	<u> </u>	urrency	rate	NTD
Financial assets				
Monetary item				
USD	\$	3,465	27.6800	95,911
Euro		1,321	31.3200	41,374
GBP		135	37.3000	5,036
RMB		3,017	4.3440	13,106
Financial liability				
Monetary item				
USD	\$	3,561	27.6800	98,568
Euro		3,543	31.3200	110,967
GBP		436	37.3000	16,263

(2) Sensitivity analysis

The consolidated company's exchange rate risk is mainly from cash and cash equivalents, accounts receivable and other receivables, short-term borrowings, accounts payable and other payables denominated in foreign currency and the foreign exchange gain or loss upon translation to NTD. On December 31, 2022 and 2021, when NTD

depreciated against USD, Euro, GBP and RMB by 2% and on the condition that all other factors remained the same, the net income before tax in 2022 and 2021 of the Consolidated Company would increase or decrease by NT\$422 thousand and NT\$(1,407) thousand, respectively. Analyses of these two periods adopted the same basis.

(3) Exchange gains and losses from the translation of monetary items

Since the consolidated company has a wide variety of functional currencies, it adopts the aggregated exposures of the exchange gains and losses information of the monetary items. The losses on foreign currency exchange (including realized and unrealized) in 2022 and 2021 were NT\$(6,108) thousand and NT\$(653) thousand, respectively.

4. Interest rate analysis

Interest risk exposure of the financial assets and liabilities of the consolidated company is explained in the Note of risk of liquidity management.

The following sensitivity analysis is determined in accordance with the interest risk exposure of the derivative and non-derivative instruments on the reporting date. For floating interest rate liabilities, the analysis is made by assuming the liability amounts on the reporting date are outstanding for the whole year. Staff of the consolidated company reported to key management personnel that the interest rates they reported are with changes of an increase 2% or a decrease of 2%, and this represents a reasonable range of change, as estimated by the management.

If the interest rate increased or decreased by 2%, on the condition that all other factors remained the same, the consolidated company's net income before tax for 2022 and 2021 would decrease or increase by NT\$5,907 thousand and NT\$7,046 thousand respectively. This is because the loan borrowed by the consolidated company is with a floating interest rate.

5. Other price risks

If the price of equity securities changes on the reporting date (the analysis of two conservative periods adopts the same basis and assume the other factors remain unchanged), the impact on the comprehensive income and loss is as follows:

	202	22	2021			
Security price of the reporting date	Amount of other comprehensive income after tax	Income (Loss) after tax	Amount of other comprehensi ve income after tax	Income (Loss) after tax		
Increased by 1%	<u>\$ 192</u>		159			
Decreased by 1%	\$ (192)	-	(159)	-		

6. Information on fair value

(1) Category and fair value of the financial instruments

The consolidated company through the financial assets measured at fair value and Financial Assets Measured at fair value through other comprehensive income as measured at fair value on a recurring basis. All kinds of carrying value and fair value of financial assets and liabilities (Including information on the level of fair value, financial instruments not measured by fair value but with carrying value reasonably approximates to the fair value, as well as the rental liability, so no fair value information is required to be disclosed in accordance of rules) are listed as follows:

				2022.12.31			
			Fair Value				
		Carrying Amount	Level 1	Level 2	Level 3	Total	
Financial Assets Through Other							
Comprehensive Income measured at Fair							
Value							
Equity Instrument Measured at Fair Value	\$	19,165	-	-	19,165	19,165	
Without Quoted Market Price							
Financial assets measured with amortized cos	t						
Cash and cash equivalents		445,280	-	-	-	-	
Financial assets measured with amortized		105,162	-	-	-	-	
cost - certificate of time deposit							
Notes receivable and accounts receivable		508,007	-	-	-	-	
Other Receivable		29,118	-	-	<u>-</u>		
Sub total		1,087,567		-	-		
Total	<u>\$</u>	1,106,732		<u>-</u>	19,165	19,165	
Financial liabilities measured with amortized							
cost							
Short-Term borrowings	\$	295,357	-	-	-	-	
Long-term Borrowings (including the		131,526	-	-	-	-	
long-term borrowings maturing within							
one year)							
Notes payable and accounts payable		175,059	-	-	-	-	
Other Payables (including related parties)		210,431	-	-	-	-	
Lease Liabilities – Non-Current		58,553	-	-	-		
Total	<u>\$</u>	870,926					

				2021.12.31		
	C			Fair '	Value	
	Carrying Amount	Level 1	Level 2	Level 3	Total	
Financial assets measured at fair value through	1					
profit or loss						
Financial Assets Through Other						
Comprehensive Income measured at Fair						
Value						
Equity Instrument Measured at Fair Value	\$	15,866	-	-	15,866	15,866
Without Quoted Market Price						
Financial assets measured with amortized cost						
Cash and cash equivalents		493,227	-	-	-	-
Financial assets measured with amortized		120,587	-	-	-	-
cost - certificate of time deposit						
Notes receivable and accounts receivable		372,358	-	-	-	-
Other Receivable		23,053	-	-	-	
Sub total		1,009,225	-	-	-	
Total	<u>\$</u>	1,025,091	-	-	15,866	15,866
Financial liabilities measured with amortized						
cost						
Short-Term borrowings	\$	352,318	-	-	-	-
Long-term Borrowings (including the		138,494	-	-	-	-
long-term borrowings maturing within						
one year)						
Notes payable and accounts payable		205,657	-	-	-	-
Other Payables (including related parties)		215,218	-	-	-	-
Lease Liabilities – Non-Current		55,198	-	-	-	
Total	<u>\$</u>	966,885	-	-	-	

(2) Knowhow to measure fair value of financial instruments that are not measured with fair value.

The methodology and assumptions the consolidated company uses to estimate the financial instruments not measured at fair value are as follows:

Financial liabilities measured with amortized cost

If there is a closing report or quotation to make the deal available, the price for the transaction just closed recently and the quotation price can be used as a basis to estimate

the fair value. If there is no market price for reference, the valuation method shall be used for the estimate. The estimate and assumption used for valuation is the fair value estimated by present value of cash flow.

- (3) Know how to evaluate the fair value for financial instruments measured at fair value.
 - (3.1) Non-derivative financial instruments

If quoted prices in active markets are available, they are used as fair value. Market prices announced by major exchanges are bases for fair value of the equity instruments listed in the market.

For financial instruments held by the consolidated company, if quoted prices in active market are available, their fair values are listed in accordance with categories they belong to and their natures as follows:

As mutual fund beneficiary certificates are financial assets with standard terms and conditions and traded in an active market, their fair value is determined referencing the quoted price in the active market.

Except for the above-mentioned financial instruments with an active market, the fair value of the remaining financial instruments is obtained by the valuation techniques. Fair value obtained through the valuation techniques may be referenced to the current available fair value, discount cash flow method or valuation techniques of other financial instruments of similar natures and features, including value obtained through market information calculation model on the consolidated balance sheet.

(3.2) Derivative Financial Instruments

Valuated according to the valuation model widely accepted by the market users. The structured interest rate derivative financial instruments are based on appropriate pricing models or other valuation methods.

(4) Quantitative Information of Fair Value Measurement for the Significant Unobservable Inputs (the third level)

The consolidated company fair value measurement classified as the third level is financial assets measured at fair value through other comprehensive income – equity security investment.

The consolidated company's fair value is classified as the third level provided with single significant unobservable input. The equity instrument investment without an active market only is provided with multiple significant unobservable inputs. The significant unobservable inputs of equity instrument investments without an active market are independent from each other, so no interrelationship exists.

The quantitative information of the significant unobservable inputs is listed as below:

Item	Technique Valuation	Significant Unobservable Inputs	Relationship Between Significant Unobservable Input and Fair Value
Financial Assets	Analogy	·Discount for lack of	·The higher the
Measured at Fair Value	Listed and	marketability (25% as	discount for lack
Through Other	Over-the-coun	of 2022.12.31 and	of marketability
Comprehensive Income	ter Company	2021.12.31)	is, the lower the
- Equity Instrument	Law		fair value is.
Investment Without an			
Active Market			

(5) For 2022 and 2021, there is no transfer in the fair value hierarchy of the financial assets.

(XVIII) Financial risk management

1. General description

The consolidated company is exposed to the following risks due to use of financial instruments:

- (1) Credit risk
- (2) Liquidity risk
- (3) Market Risk

The Note presents the risk exposure information of the above risks, the goal, policy, and program as how the consolidated company would measure and manage these risks. For further qualitative disclosure of this information please refer to relevant Notes on the financial statements.

2. Framework of the risk management

The financial management department of the consolidated company provides services to all business units. It organizes and coordinates to operate in the domestic and international financial market, as well as to monitor and manage the financial risks of the operation of the company by analyzing the risk exposure by the risk level and the breath of the risks. The consolidated company avoids risk exposure through derivative financial instruments, in order to mitigate the impact of the risks. The application of derivative financial instruments is confined by the policy approved by the Board of Directors. The policy is the written principles for the foreign exchange risk, interest risk, credit risk, the application of derivative and non-derivative financial instruments, as well as the investment by the remaining liquid funds. The internal auditors continue to review

compliance of the policy and the limit of the risk exposure.

3. Credit risk

Credit risk refers to the risk that the customers or counterparty default on the contractual obligations and result in financial loss to the consolidated company; it is mainly from the receivables from customers and investment in securities.

(1) Accounts receivable and other Receivables

The consolidated company adopts a policy of dealing only with counterparties with an outstanding reputation, and to secure collateral, if necessary, to mitigate the risk of financial loss due to default payment. The consolidated company uses other public obtainable financial information and the historical transaction records with the major clients to perform a credit rating, and continue to monitor the credit risk exposures and the credit rating of the counterparties. The consolidated company also allocated total transactions amounts to customers with satisfied credit ratings and had its risk management committee to review and approve credit ratings of the counterparties annually to control credit risk exposure.

The consolidated company does not hold any collateral or other credit enhancing tools to avoid the credit risk of financial assets.

(2) Investment

Credit risk from bank deposits and other financial instruments is regularly monitored by the financial department of the consolidated company. As the counterparties are banks with good credit quality and financial institutions of investment grade or above, and government agencies, there is no significant compliance concern or credit risk.

(3) Guarantee

As per the policy of the consolidated company, it may only provide endorsement/guarantee to companies it has business with, companies it directly or indirectly has more than 50% of the voting shares, and companies it directly or indirectly holds more than 90% of the voting shares. As of December 31, 2022 and 2021, the consolidated company does not provide any endorsement/guarantee to other third parties.

4. Liquidity risk

Liquidity risks refer to risks the consolidated company may not render cash or other financial assets to settle financial liability and fulfill relevant obligation. The approach of the consolidated company adopts to manage liquidity is to ensure the consolidated company, in regular circumstances and under pressure, would have sufficient liquidity fund to pay for liability that is due, and not to suffer from unacceptable losses or risk that its reputation would be damaged.

The consolidated company manages and maintains adequate cash and cash equivalents to fund the operation and to mitigate the impact on cash fluctuation. The management of the consolidated company monitors the usage of bank credit terms to ensure the terms of the loan contract being complied accordingly. For the unused credit line of the consolidated company as of December 31, 2022 and 2021, please refer to Note 6 (8) and 6 (9) for details.

5. Market Risk

Market risk refers to the impact on revenues or values of the financial instruments held by the consolidated company due to fluctuation of the market prices, such as the changes in foreign exchange rate, interest rate and prices in equity instruments. The goal of market risk management is to control the market risk exposure to be within the bearable limits and to optimize the rate of investment.

In order to manage the market risk, the consolidated company engages in the transaction of derivative instruments, if necessary, and thus incurred financial liability. The conductions of transactions are in compliance with the risk management policy.

(1) Foreign exchange risk

The consolidated company is exposed to exchange rate risk resulting from the sales, purchase and borrowing transactions denominated in currencies other than functional currency. Functional currencies of the Group are mainly NTD, there are also Euro, USD, GBP, and RMB. Major transactions are carried out in NTD, Euro, USD, GBP, and RMB.

For accounts receivable denominated in currencies other than functional currency held by the consolidated company, the gains and losses incurred from fluctuation of exchange rate are offset by the exchange gains and losses of short term loans denominated in foreign currency. To lower the risk of the consolidated company is exposed to due to exchange rate.

The consolidated company constantly controls fluctuation of the exchange rate and uses conservative exchange rate as basis of quotation to carefully review fluctuation of the current and future exchange rate. It also employs the foreign forward exchange contract as hedging instruments to avoid consequences brought by fluctuation of the exchange rate.

Interest from the borrowing is denominated using that of the principal. Currencies from the cash flow are the same, mainly NTD, Euro, USD, and GBP.

The consolidated company and other subsidiaries do not adopt any approach to mitigate the risks on their investment.

(2) Interest rate risk

For risk exposure on interest rate of the borrowing, the consolidated company

would predict the trend of future interest rates to decide what proportion to be fixed rate to mitigate the risk.

The bank borrowings of the consolidated company are all with floating interest rates. The fluctuation of interest rates within the expected borrowing period should be within the range acceptable by the company. Therefore, no measure has been adopted yet to proactively mitigate the risk.

(XIX) Capital Management

The goal of capital management by the consolidated company is to maintain the capability to continue operating a successful business, and to continue to provide rewards to the shareholders and benefits to the interested parties, and to maintain the best capital structure to lower costs of capital.

To maintain or adjust capital structure, the consolidated company can adjust dividends paid to stockholders, shares returned to shareholders for capital deduction, new stock issuance, or assets sold to liability settlement.

As with its peers, the consolidated company controls capital using debt /capital ratio as a basis. The ratio is calculated by net liability divided by total capital. Net liability is total liability less cash and cash equivalents listed on the balance sheet. Total capital is all equity components (e.g. capital, additional paid-in capital, retained earnings, and other equity) plus net liability.

	2	022.12.31	2021.12.31	
Total liability	\$	970,033	1,076,127	
Less: cash and cash equivalent		(455,280)	(493,227)	
Net liability	<u>\$</u>	514,753	582,900	
Total equity	<u>\$</u>	2,227,275	2,064,290	
Adjusted Capital	<u>\$</u>	2,742,028	2,647,190	
Debt/capital ratio		18.77%	22.02%	

VII. Related Party Transactions

(I) Names and relationships of related parties

The related parties who are involved in the transactions with the consolidated company during the period covered by these consolidated financial statements are as follows:

Names of related parties	Relation with the consolidated company
Studio88 Design Corp.	Its President and the Chairman of the
	Company are first-degree relatives
Wen Chuan Investment Development	Its President is the spouse of the Chairman
Co., Ltd	of the Company
Li, Chao Yi	The individual and the Chairman of the
	Company are first-degree relatives

(II) Significant transactions with the related parties

1. Accounts payable from related parties

The details of the consolidated company's accounts payable from the related parties is as follows:

Items listed in the account	Category of the related parties		2021.12.31
Other Payable - Related Party	Other related	<u>\$ 30</u>	1,313
	parties		

2. Other transactions

	(Operating E	xpenses	(Listed as C	Income Other Profits Losses)
		2022	2021	2022	2021
Other related parties - Studio88 Design Corp.	\$	15,000	13,981	-	-
Other related parties		265	-	11	11
	<u>\$</u>	15,265	13,981	11	11
				Receipts in Listed as Oth Liabilit 22.12.31	er Current
Other related parties			<u>\$</u>	23	11

(III) Transactions regarding key management

Remuneration to Key management includes:

		2022	2021
Short term employee benefits	\$	13,405	19,729
Benefits after resignation		284	537
	<u>\$</u>	13,689	20,266

VIII. Pledged Assets

The book value of the pledged assets of the consolidated company is as follows:

Assets	Objectives of the pledged assets		22.12.31	2021.12.31
Time deposit certificate (financial assets	Export bill	\$	15,000	-
measured with amortized cost -	negotiation			
current)	facility			
Time deposit certificate (financial assets	Export bill		-	15,000
measured with amortized cost -	negotiation			
non-current)	facility			
Land	Bank		279,492	278,438
	Borrowings			
Building and construction, net	Bank		158,526	160,229
	Borrowings			
Transportation vehicles, net	Bank		11,190	9,460
	Borrowings			
		<u>\$</u>	464,208	463,127

IX. Significant contingent liabilities and unrecognized contract commitments

As of December 31, 2022 and December 31, 2021, the credit card guarantee applied by the consolidated company to the bank for the use of credit cards in its operation amounted to NT\$1,500 thousand.

X. Significant Disaster Loss: None.

XI. Significant events after the balance sheet date: None.

XII. Others

Employee benefits, depreciation, depletion and amortization expenses are summarized by their functions in the table below:

By Function		2022			2021	
By Nature	Included in Operating Costs	Included in Operating Expenses	Total	Included in Operating Costs	Included in Operating Expenses	Total
Employee Benefit		•			•	
Expenses						
Salary Expenses	135,575	418,143	553,718	123,820	455,295	579,115
Labor Insurance and	10,200	25,550	35,750	9,075	25,623	34,698
Health Insurance						
Expenses						
Pension Fund	6,796	15,493	22,289	5,784	14,737	20,521
Expenses						
Remuneration to	-	9,365	9,365	-	7,914	7,914
Directors						
Other Employee	9,391	17,396	26,787	8,648	15,466	24,114
Benefit Expenses						
Depreciation	41,189	34,190	75,379	42,340	32,636	74,976
Amortization	46	17,886	17,932	48	18,522	18,570

XIII. Additional Disclosure

(I) Information on significant transactions

Consolidated company as required by Regulations Governing the Preparation of Financial Reports by Securities Issuers of 2022, information of significant transaction that should be disclosed is as follows:

1. Loan to others:

Unit: New Taiwan Dollars in thousands

	Company making		General	Related	Maximum outstanding		Actual amount	Interest		Amount of transactions	Reason for short term	Allowance	Colla	teral		Maximum limit
No.	the loan	Borrower	Ledger account	Party	balance during the Period	Ending balance	drawn down	rate range	of Loan (Note 6)	with the borrowers	business financing	for bad debt	Name	Value	funding loan limits	of fund financing
0	Wellell Inc. (Note 1)	Wellell France S.A.S	Other Receivable	Yes	36,133	-	-	0	2	-	Operation turnover	-	No		444,216	888,432
			Receivable		(EUR1,150)	(EUR0)	(EUR0)				turnover					
1	ComfortPro Investment	Apex (Kunshan) Medical Corp.	Other Receivable	Yes	40,554	39,672	39,672	-	2	-	Operation turnover	-	No	-	132,593	265,186
	Corp.(Note 2)	•			(RMB9,000)	(RMB9,000)	(RMB9,000)									
1	ComfortPro Investment	Wellell France S.A.S	Other Receivable	Yes	11,452	11,452	11,452	-	2	-	Operation turnover	-	No	-	132,593	265,186
	Corp.(Note 2)				(EUR350)	(EUR350)	(EUR350)									
2	Apex Medical Respiratory	Wellell Germany GmbH	Other Receivable	Yes	27,812	27,812	25,194	1	2	-	Operation turnover	-	No	-	362,032	724,064
	Ltd.(Note 3)	Gillon	Receivable		(EUR850)	(EUR850)	(EUR770)				turnover					
2	Apex Medical Respiratory	Wellell France S.A.S	Other Receivable	Yes	19,632	19,632	19,632	-	2	-	Operation turnover	-	No	-	362,032	724,064
	Ltd.(Note 3)		Receivable		(EUR600)	(EUR600)	(EUR600)				turnover					
2	Apex Medical Respiratory	Wellell America Corp.	Other Receivable	Yes	15,355	15,355	15,355	2	2	-	Operation turnover	-	No	-	362,032	724,064
	Ltd.(Note 3)	Corp.	Receivable		(EUR500)	(EUR500)	(EUR500)				turnover					
3	Apex Global Investment	Wellell France S.A.S	Other Receivable	Yes	16,360	16,360	16,360	-	2	-	Operation turnover	-	No	-	172,998	345,994
	Ltd.(Note 4)		Receivable		(EUR500)	(EUR500)	(EUR500)				turnover					
3	Apex Global Investment	Wellell UK Limited	Other Receivable	Yes	18,810	18,545	18,545	-	2	-	Operation turnover	-	No	-	172,998	345,994
	Ltd.(Note 4)		Receivable		(GBP500)	(GBP500)	(GBP500)				tarnover					
4	SLK Vertriebs GmbH(Note 5)	Wellell Germany GmbH	Other Receivable	Yes	15,706	15,706	15,706	1	2	-	Operation turnover	-	No	-	81,545	163,089
	Smort(Note 3)	Gillott	receivable		(EUR480)	(EUR480)	(EUR480)				tarnover					

- Note 1: As per the "Operation procedures for lending to others" stipulated by Wellell Inc., if intercompany or inter-company business transaction calls for such lending arrangement and amount lent should not exceed 20% of the net value of the Company. Moreover, the amount lent to each individual should not exceed the transaction amount of inter-firm business. The amount of business referred herein is the purchase or sales amount between the two parties in the previous year or the estimated amount in the next year, whichever is higher. For loan made to companies or sole proprietorships that need short term operating funds, total amount of loan shall not exceed 40% of the net value of the Company; loan made specifically shall not exceed 20% of the net value of the Company.
- Note 2: ComfortPro Investment Corp. according to the "operation procedures for lending to others", the amount of lending of funds to a 100%-owned subsidiary of the Group shall not exceed 100% of the amount of the net worth of the company; also the amount of each lending of funds should not exceed 50% of the net worth of the company.
- Note 3: Apex Medical Respiratory Ltd. according to the "Operation procedures for lending to others," when providing loans to the wholly-owned subsidiary of the Group, the amount of such financing facility shall not exceed 100% of the amount of the net worth of the lending enterprise; also the amount lent to each individual should not exceed 50% of the net worth of the company.
- Note 4: In the case of Apex Global Investment Limited lending the fund to a 100% owned subsidiary of the Group, in accordance with its "Operation procedures for lending to others", the total amount of such lending shall not exceed 100% of the net value of the company; also the amount lent to each individual should not exceed 50% of the net worth of the company.
- Note 5: SLK Vertriebs GmbH, according to the "Operation procedures for lending to others," when providing loans to the wholly-owned subsidiary of the Group, the amount of such financing facility shall not exceed 100% of the amount of the net worth of the lending enterprise; also the amount lent to each individual should not exceed 50% of the net worth of the company.
- Note 6: 1. Transaction with others. 2. short-term financing facility is necessary.
- Note 7: The above transactions were eliminated when the consolidated financial reports were prepared.

2. Endorsement/guarantee provided for others:

Unit: New Taiwan Dollars in thousands

No.	Name of	Endorsed	/Guaranteed	Endorsement/	Maximum	Endorsement/	Actual	Endorsement/	Percentage of	Maximum	Endorsement/	Endorsement/	Attributed to
	Company	F	arty	Guarantee	Endorsement	Guarantee	amount	Guarantee	Accumulated	Endorsement/	Guarantee	Guarantee	the
	Provided	Name of	Relationship	Limit to Single			drawn down		Endorsement/	Guarantee	Attributable	Attributable	Endorsement/
	Endorsement/	the	(Note 4)	Enterprise	Balance of	Period End		collateralized	Guarantee Amount	Amount	to the Parent		Guarantee for
	Guarantee	Company			Current			by assets	to the most recent		Company	Subsidiary	the China
					Period				Net Financial		Provided to	Provided to	Area
									Statement		the Subsidiary	the Parent	
												Company	
0	Wellell Inc.	Wellell	2	1,110,541	200,901	200,901	151,187	-	9.39%	1,110,541	Y	N	N
		Germany			(EUR6,140)	(EUR6,140)	(EUR4,621)	1					
		GmbH											
		(Note 2)											
0	Wellell Inc.	Wellell	2	1,110,541	48,323	46,065	7,063	-	2.15%	1,110,541	Y	N	N
		America			(USD1,500)	(USD1,500)	(USD 230)	1					
	1	Corp.											
		(Note 3)											

- Note 1: The endorsement/guarantee for outsiders cannot exceed 50% of the net worth of the period. The endorsement/guarantee for a single enterprise cannot exceed 25% of the net worth of the period. But the endorsement/guarantee for the Company directly or indirectly hold 100% voting shares cannot exceed 50% of the net worth of the period.
- Note 2: The Board of Directors approved the Company providing endorsement/guarantee to the 100% held subsidiary, Wellell Germany GmbH GmbH, within 6.14 million euros.
- Note 3: The Board of Directors approved the Company providing endorsement/guarantee to the 100 % held subsidiary, Wellell America Corp., within 1.5 million US dollars.
- Note 4: There are 7 types of relationships between guarantor and guarantee as below. Marking the type is sufficient:
 - 1. Business related companies.
 - 2. Over 50% voting shares directly or indirectly held by the Company.
 - 3. Companies directly or indirectly have more than 50% of the voting shares.
 - 4. Over 90% voting shares directly or indirectly held by the Company.
 - 5. Mutual guarantee by peers or mutual builders per contract term based on contract constructions.
 - 6. Company endorsed/guaranteed by all shareholders per share proportions for a mutual investment relationship.
 - 7. Escrow joint guarantee between peers for pre-sold house contract under Consumer Protection Act.
- 3. The status of holding securities at the end of period (not including the portions by the invested subsidiaries, related parties and joint ventures):

Unit: New Taiwan Dollars in thousands / thousand shares

					End of l	Period		Maximum	
Securities held by	Category and name of securities	Relationship with the securities issuer	General Ledger Accounts	Numbers of shares	Carrying Amount	% of shares held		shares held for capital investment in this period	Remark
Wellell Inc.	G Innings Medical Ltd.		Financial Assets through Other Comprehensive Income measured at Fair Value - Non-current	900	15,138	18.95 %	15,138	18.95%	
Wellell Inc.	MAGnet		Financial Assets through Other Comprehensive Income measured at Fair Value - Non-current	-	4,027	5.00 %	4,027	5.00%	

- 4. Marketable securities acquired or disposed of at costs or prices of at least NT\$300 million or 20% of the paid-in capital: None.
- 5. Acquisition of individual real estate properties at costs of at least NT\$300 million or 20% of the paid-in capital: None.
- 6. Disposal of individual real estate properties at prices of at least NT\$300 million or 20% of the paid-in capital: None.

7. Total purchases from or sales to related parties of at least NT\$100 million or 20% of the paid-in capital:

Unit: New Taiwan Dollars in thousands

				Status of	transaction		Differences in terms compar party trans	transaction ed to third	Notes rec accounts	eivable and receivable yable)	
Purchaser (seller)	Name of counterparty	Relationship	Purchase (sales)	Amount	Percentage of total purchases (sales)	Credit Terms	Unit Prices	Credit Terms	Balance	Percentage of total notes receivable and accounts receivable (payable)	
Wellell Inc.	Apex Medical S.L.	Parent and subsidiary	(Sales)	(210,737)	(16.69)%	Net 180 days	The sales price is comparatively lower than general customers because the sales volumes are larger.	Longer than general customers	124,906	33.60%	No
Apex Medical S.L.	Wellell Inc.	Parent and subsidiary	Purchase	210,737	43.36%	Net 180 days	The purchase price is comparatively lower than the general customer because the purchase volumes are larger.	Longer than general customers	(124,906)	(83.92)%	No
	Apex (Kunshan) Medical Corp.	Parent and subsidiary	Purchase	169,612	25.51%	Net 15 days		The same as those provided to the non-related parties	(10,779)	(11.72)%	No
Apex (Kunshan) Medical Corp.	Wellell Inc.	Parent and subsidiary	(Sales)	(169,615)	(52.57)%	Net 15 days	The sales price is comparatively lower than general customers because the sales volumes are larger.	provided to the non-related	10,779	24.23%	No
	APEX MEDICAL CORP.	Parent and subsidiary	(Sales)	(174,440)	(13.81)%	Net 120 days	No significant difference with regular customers	Longer than general customers	16,660	4.55%	No
APEX MEDICAL CORP.	Wellell Inc.	Parent and subsidiary	Purchase	174,440	58.11%	Net 120 days	No significant difference with regular customers	Longer than general customers	(16,660)	(1.41)%	No

Note: Eliminated when preparing consolidated financial statements

8. Accounts receivable from related parties of at least NT\$100 million or 20% of the paid-in capital:

Unit: New Taiwan Dollars in thousands

			Related Party			y Receivable Overdue	Subsequent Collected	Provision for
Companies with account receivables	Name of counterparty	Related parties	Receivable Accounts Balance (Note)	Turnover Rate	Amount	Processing Method	Amount of Related Party Receivables Accounts	Loss Allowance
Wellell Inc.	Apex Medical S.L.	Parent and subsidiary	124,906	1.80	-		79,207	-

Note: The above transactions have been fully eliminated when preparing consolidated statements.

- 9. Whether engaging in the transaction of derivative instruments: None.
- 10. Business relationship between the parent and subsidiaries and status of the important transactions:

Unit: New Taiwan Dollars in thousands

					S	Status of transactions	
No.	Name of counterparty	Party transacted with	Relationship with related parties	Account	Amount	Terms of transactions	% of total consolidated revenues or total assets
0	Wellell Inc.	Apex Medical S.L.	1	Sales revenues	210,737	The sales price is comparatively lower than the general customers due to larger sales volumes.	7.90%
0	Wellell Inc.	APEX MEDICAL CORP.	1	Sales revenues		The same as those provided to the non-related parties	6.55%
0	Wellell Inc.	Wellell France S.A.S.	1	Sales revenues		The same as those provided to the non-related parties	3.91%
0	Wellell Inc.	Wellell UK Limited	1	Sales revenues	,	The same as those provided to the non-related parties	1.85%
0	Wellell Inc.	SLK Vertriebs GmbH	1	Sales revenues	30,599	50% advance before shipment and 50% balance in 45 days after shipment.	1.15%
1	Apex (Kunshan) Medical Corp.	Wellell Inc.	2	Sales revenues	169,615	The sales price is comparatively lower than the general customers due to larger sales volumes.	6.37%
1	Apex (Kunshan) Medical Corp.	APEX MEDICAL CORP.	3	Sales revenues	- ,	The same as those provided to the non-related parties	4.73%
2	APEX MEDICAL CORP.	Wellell America Corp.	3	Sales revenues	,	The same as those provided to the non-related parties	1.04%
0	Wellell Inc.	Apex Medical S.L.	1	Accounts Receivable		The collection term is 180 days after the monthly cut-off day	3.91%
0	Wellell Inc.	Wellell France S.A.S.	1	Accounts Receivable		The payment term is 180 days after bill of lading date.	1.67%
3	ComfortPro Investment Corp.	Apex (Kunshan) Medical Corp.	3	Other Receivable	39,672	In accordance with the contract	1.24%

- Note 1. The number is filled out as follows:
 - 1.0 Representing Parent Company.
 - 2. The subsidiary is numbered in the sequence of Arabic numerals starting from 1.
- Note 2: The category of relationship with counterparty is marked as follows:
 - 1. Parent to subsidiary.
 - 2. Subsidiary to parent.
 - 3. Subsidiary to subsidiary.
- Note 3: For business relationships between the parent company and the subsidiary, only information of sales and accounts receivable are disclosed. The corresponding purchases and accounts payable are not addressed again.
- Note 4: The above transactions were eliminated when the consolidated financial reports were eliminated.

(II) Information on investees:

The information of reinvestment business of the consolidated company for 2022 is as follows (not including investment to Mainland China):

Unit: NTD in thousand/USD in thousand

	Initial invest		estment		reld as at th				Investment			
				amo	unt		period		Maximum	N	income	
Name of investor	Investee Name	Location	Major operating items	End of current period	End of last year	Shares (thousand)	Percentage	Carrying Amount	shares held or investment in this period	Net income of investee for this period	(loss) recognized by the company for the period	Remark
The Company	Apex Global Investment Ltd.	British Virgin Islands, Tortola	Investment on businesses engaging in manufacturing	354,319	354,319	10,534	100%	345,166	100%	18,332	18,332	Subsidiary
"	Wellell America Corp.	U.S.A., California, Orange	Sales of medical supplies	16,564	16,564	50	100%	(7,678)	100%	(17,494)	(17,494)	"
"	Apex Medical S.L.	Spain, Vizcaya	Sales of medical supplies	4,855	4,855	-	100%	231,657	100%	32,013	32,013	"
"	Apex Medical Global Cooperatie UA	The Netherlands	Investment on businesses engaging in manufacturing	-	836,494	-	- %	-	100%	(4,747)	(4,747)	" Note 2
"	Sturdy Industrial Co., Ltd	Taiwan	Manufacturing Manufacturing and sales of medical supplies	328,294	328,294	10,000	100%	331,893	100%	32,430	32,425	"
"	Wellell India Private Limited	India, Delhi	Sales of medical supplies	27,741	27,741	6,458	99.82%	1,232	99.82%	(361)	(361)	"
"	Wellell (Thailand) Ltd.	Thailand	Sales of medical supplies	2,271	2,271	245	49%	4,279	49%	1,382	677	"
"	Apex Medical Respiratory Ltd.	United Kingdom		780,354	723,774	7,780	100%	693,470	100%	8,786	8,786	"
"	Wellell Germany GmbH	Germany Dortmund	Investments in various production businesses and leasing business	92,610	92,610	25	100%	64,054	100%	4,164	4,164	"
"	APEX MEDICAL CORP.	Taiwan	Sales of medical supplies	1,000	1,000	100	100%	9,315	100%	8,315	8,315	"
Apex Global Investment Ltd.	ComfortPro Investment Corp.	Republic of Mauritius, Port Louis	Investment on businesses engaging in manufacturing	297,731	297,731	9,100	100%	265,186	100%	11,041	11,041	"
"	Max Delight Holding Limited	Apia, Samoa	Investment on businesses engaging in manufacturing	8,686	8,686	270	100%	38,362	100%	7,367	7,367	"
"	Wellell India Private Limited	India, Delhi	Sales of medical supplies	55	55	12	0.18%	2	0.18%	(361)	-	"
Apex Medical Respiratory Ltd.	Wellell UK Limited	United Kingdom		767,718	767,718	-	100%	268,129	100%	(2,290)	(2,290)	"
"	SLK-Vertriebs	Germany Dortmund	Sales and leasing of medical supplies	391,891	391,891	1,048	100%	337,290	100%	10,141	(2,490)	"
"	SLK-Medical	Germany Dortmund	Sales and leasing of medical supplies	22,549	22,549	25	100%	32,499	100%	1,604	934	"
"	Wellell France S.A.S.	France, Ecouflant	Sales of medical supplies	394	394	14	100%	(9,536)	100%	12,643	12,643	"

Note 1: The above transactions were eliminated when the consolidated financial reports were prepared.

Note 2: The liquidation process was completed on September 5, 2022.

(III) Information regarding investment in Mainland China:

1. Information on investment in Mainland China:

Unit: NTD in thousand/USD in thousand

Investee in Mainland China	Major operating items	Paid-in capital		Accumulated amount of remittance from Taiwan for the beginning of this period	investme remitted the curre		remittance from Taiwan to Mainland	Net income of investee for this period	neid by the	or	recognized by the	investmen ts as of the end of the period	Accumula ted amount of investment income remitted back as of the end of the period
Apex Medical (Shanghai) Corp.	Manufacturing and Sales of medical supplies	23,352	(I)	23,239 (USD710)	-	-	23,239 (USD710)	- (Note 1)	-% (Note 1)	-% (Note 1)	- (Note 1)	- (Note 1)	-
Medical Corp.	Manufacturing and Sales of medical supplies	231,103	(I)	231,103 (USD7,100)	-	-	231,103 (USD7,100)	12,133	100.00%	100.00%	11,266	207,849	-
	Manufacturing and sales of plastic products	25,316	(I)	25,487 (USD842)	-	-	25,487 (USD842)	- (Note 1)	-% (Note 1)	-% (Note 1)	- (Note 1)	- (Note 1)	-
1 1	Sales of medical supplies	8,041	(I)	8,041 (USD250)	-	-	8,041 (USD250)	9,278	100.00%	100.00%	9,278	20,857	-

Note: Investment methods can be classified as follows:

(I): Investment by 100% owned subsidiary set up in the third area.

Note 1: Shanghai Apex was liquidated in February 2013; Kunshan Kewei was liquidated in February 2016.

Note 2: The above transactions were eliminated when the consolidated financial reports were prepared.

2. Maximum amount to invest in Mainland China:

Remitt	mulated amount of ance from Taiwan to d China as of the end of the period	approved by Investment	Limit of the Investment Commission, MOEA to invest in Mainland China
	287,870	287,870	1,332,648
(US	S\$8,902 thousand)	(US\$8,902 thousand)	

3. Significant transactions with the invested companies in Mainland China:

For the significant transactions conducted with investees in Mainland China directly or indirectly for 2022 (eliminated when preparing consolidated statements). Please refer to the explanations in "relevant information of the significant transactions" in the consolidated financial statements.

(IV) Information on major shareholders

Name of major shareholders	Shares	shareholding	% of shares held
CDIB Capital Growth Partners		11,526,000	11.42%
Ya Sheng Investment Development Co.		10,566,760	10.47%
Ya Shin Investment Development Co.		10,561,732	10.46%
National Development Fund, Executive Yu	ıan	6,000,000	5.94%

Note:(1) The information of the major shareholders in this table is based on the TDCC's last business day of the end of each quarter. Counting the shareholders who exceed more than 5% of the total number of common stock and special stock of the company that has been non-physical registration (include treasury stock). The share capital indicated in the company's financial statement and the actual amount of non-physical registration delivered may be different due to

the different counting basis.

(2) If the above-mentioned document was shareholders deliver to trust, the trustee should open up a trust account to show the individual trustee. When insiders who hold more than 10% of the shares report their shareholdings by the Securities and Exchange Act, their shareholdings should include shares hold under their name and shares under a trust in which they have the right to decide the use of the trust property. Please refer to the Market Observation Post System for insider shareholding reporting information.

XIV. Segment Information

(I) Information on income (loss) of the reportable segment, the measurement basis and reconciliation.

The consolidated company is mainly engaged in the manufacture, import, export as well as sales of medical supplies. The company is operating in just one industry and all sales department of the medical supplies and associated activities were used as a whole as basis for decision making and performance evaluation. As a consequence, the operating segments and reportable segments are divided by regions and the relevant information is provided as follows:

The consolidated company operating departments and adjustment are listed below:

				2022		
		Europe	America	Asia	Adjustment and elimination	Total
Revenue:						
Revenue from outside	\$	1,613,929	397,603	652,191	-	2,663,723
customers						
Revenues between		426,954	201,969	344,835	(973,758)	
segments						
Total revenue	<u>\$</u>	2,040,883	599,572	997,026	(973,758)	2,663,723
Profit and loss from	<u>\$</u>	120,282	19,467	147,649	(86,861)	200,537
reportable segment						

				2021		
	_	Europe	America	Asia	Adjustment and elimination	Total
Revenue:						
Revenue from outside	\$	1,391,900	330,201	651,954	-	2,374,055
customers						
Revenues between		359,745	54,134	292,330	(706,209)	
segments						
Total revenue	<u>\$</u>	1,751,645	384,335	944,284	(706,209)	2,374,055
Profit and loss from	\$	92,268	(10,870)	141,828	(85,145)	138,081
reportable segment						

As the assets/liabilities measures of the consolidated company's reportable segments were not provided for operational decision making, the measures of assets/liabilities were not disclosed.

(II) Product and Service Type Information

The consolidated company revenue from external customers is as below:

Name of Product and Service			2021	
Support Surface Systems	\$	1,284,616	1,091,915	
Respiratory Therapy Devices		648,652	594,412	
Other		730,455	687,728	
Total	\$	2,663,723	2,374,055	

(III) Territory Information

The consolidated company non-current asset information per territory is listed below and classified per geographic location.

Territory	2	2022.12.31		
Non-current Assets:				
Europe	\$	765,587	771,620	
America		7,674	2,449	
Asia		697,383	714,835	
Total	\$	1,470,644	1,488,904	

Non-current assets include real estate properties, plants and equipment, right-of-use assets, intangible assets, refundable deposits, long-term prepaid rent and other non-current assets, but excludes financial instruments, investments under the equity method, and deferred income tax.

(IV) Information of important customers.

No sale of the consolidated company made to one single customer constitutes more than 10% of total sales, therefore no information with respect to important customers can be provided.