J&V Energy Technology Co., Ltd. and subsidiaries

Consolidated Financial Statements and Independent Auditors' Report

Six Months Ended June 30, 2024 and 2023

(Stock Code 6869)

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

J&V Energy Technology Co., Ltd. and subsidiaries

Consolidated Financial Statements and Independent Auditors' Report for Six Months

Ended June 30, 2024 and 2023

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Independent Auditors' Report

To the Board of Directors of J&V Energy Technology Co., Ltd.:

Introduction

We have audited the accompanying consolidated balance sheets of J&V Energy Technology Co., Ltd., and subsidiaries as of June 30, 2024 and 2023, and the related consolidated statements of comprehensive income as of six months ended June 30, 2024 and 2023, consolidated statement of changes in equity, consolidated statement of cash flows, and notes to the consolidated financial statements (including a summary of significant accounting policies) for the six months ended June 30, 2024 and 2023. The preparation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the IAS 34 "Interim Financial Reporting" as approved and issued by the Financial Supervisory Commission is the responsibility of management. Our responsibility, as CPAs, is to express a conclusion on the consolidated financial statements based on our review.

Scope of Review

We conducted our reviews in accordance with the Standards on Review Engagements of the Republic of China 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our reviews, nothing has come to our attention that caused us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of J&V Energy Technology Co., Ltd. as of June 30, 2024, and 2023, and of its consolidated financial performance for the six months ended June 30, 2024, and 2023 and for the six months ended June 30, 2024, and 2023, and its consolidated cash flows for the six months ended June 30, 2024, and 2023 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IAS 34 "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission.

PricewaterhouseCoopers, Taiwan Lin Ya-Hui

CPA

Lin Yung-Chih

Financial Supervisory Commission

Approved Document Number: Jin-Guan-Zheng-Shen-Zi No. 1070323061

Jin-Guan-Zheng-Shen-Zi No. 1050029592

August 8, 2024

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

J&V Energy Technology Co., Ltd. and subsidiaries Consolidated Balance Sheet June 30, 2024, December 31, 2023, and June 30, 2023

Unit: NT\$ thousand

			 June 30, 2024			December 31, 2		June 30, 2023		
	Assets	Note	 Amount	%	_	Amount	%	-	Amount	%
	Current assets									
1100	Cash and cash equivalents	6(1)	\$ 1,944,810	18	\$	1,099,468	13	\$	1,195,401	14
1110	Financial assets at fair value	6(2)								
	through profit or loss - current		1,136	-		935	-		-	-
1136	Financial assets at amortized	6(3) and 8								
	cost - current		493,591	5		530,136	6		1,189,365	14
1140	Contract assets - current	6(20) and 7	562,341	5		521,648	6		175,269	2
1170	Net accounts receivable	6(4)	424,524	4		286,432	3		353,001	4
1180	Net accounts receivable - related	6(4) and 7								
	parties		61,854	1		20,474	-		609,304	7
1200	Other receivables	6(5)	4,847	-		123,132	2		7,347	-
130X	Inventories		67,504	1		74,249	1		51,078	1
1410	Prepayments	6(6)	274,256	3		372,569	4		1,667,798	20
1470	Other current assets		 39,639			7,583			8,362	
11XX	Total current assets		3,874,502	37		3,036,626	35		5,256,925	62
	Non-current assets									
1510	Financial assets at fair value	6(2) and 8								
	through profit or loss - non-									
	current		943,547	9		714,359	8		620,920	7
1535	Financial assets at amortized	6(3) and 8								
	cost - non-current		63,036	1		101,264	1		83,158	1
1550	Investments accounted for using	6(7) and 7								
	equity method		472,603	4		441,410	5		358,561	4
1600	Property, plant and equipment	6(8) and 8	3,742,818	35		3,367,763	39		1,440,112	17
1755	Right-of-use assets	6(9)	852,821	8		555,937	6		431,286	5
1780	Intangible assets		94,290	1		77,579	1		33,204	-
1840	Deferred tax assets		222,911	2		194,685	2		127,438	2
1900	Other non-current assets	6(10) and 8	310,883	3		284,447	3		181,697	2
15XX	Total non-current assets		6,702,909	63		5,737,444	65		3,276,376	38
1XXX	Total assets		\$ 10,577,411	100	\$	8,774,070	100	\$	8,533,301	100
ıxxx	10tal assets		\$ 10,5 / /,411	100	\$	8, / /4,0 /0	100	\$	8,533,301	_l

(Continued)

J&V Energy Technology Co., Ltd. and subsidiaries Consolidated Balance Sheet June 30, 2024, December 31, 2023, and June 30, 2023

Unit: NT\$ thousand

			June 30, 2024			December 31, 2023			June 30, 2023		
	Liabilities and Equity	Note		Amount	%		Amount	%		Amount	%
	Current liabilities										
2100	Short-term borrowings	6(11)	\$	906,780	9	\$	473,337	5	\$	1,241,974	14
2130	Contract liabilities - current	6(20) and 7		189,984	2		275,962	3		1,212,686	14
2150	Notes payable	anu /		33,396	2		5,000	-		5,989	14
2180	Accounts payable	7		651,925	6		830,478	10		647,177	8
2200	Other payables	6(13)		842,327	8		186,203	2		319,044	4
2230	Current tax liabilities	. ,		35,729	-		270,889	3		107,814	1
2250	Provision for liabilities - current			1,622	_		1,575	_		1,225	_
2280	Lease liabilities - current			76,757	1		43,463	1		34,718	_
2320	Long-term liabilities, current portion	6(14)		140,779	1		274,974	3		304,385	4
2399	Other current liabilities - other			5,732			8,457	_		163,803	2
21XX	Total current liabilities			2,885,031	- 27		2,370,338	27		4,038,815	47
	Non-current liabilities			2,003,031			2,370,336			7,030,013	
2530	Bonds payable	6(12)		449,425	4		797,443	9		_	
2540	Long-term borrowings	6(14)		983,461	9		798,051	9		656,496	8
2550	Provision for liabilities - non-current	. ,		24,321	-		24,348	-		22,744	-
2570	Deferred tax liabilities			1,379	_		1,651	_		1,742	_
2580	Lease liabilities - non-current			793,350	8		518,333	6		396,410	5
2650	Credit balance of investments	6(7)		173,330	o		316,333	U		370,410	3
	accounted for using equity method			59,357	1		56,293	1		46,857	1
2670	Other non-current liabilities - other	6(20) and 7		29,915	_		48,250	1		32,950	_
25XX	Total non-current liabilities	and /		2,341,208	22	_	2,244,369	26		1,157,199	14
2XXX	Total liabilities		_	5,226,239	49	_	4,614,707	53		5,196,014	61
	Equity		_	3,220,237	-1 /	_	4,014,707			3,170,014	
	Equity attributable to owners of parent										
	Share capital	6(17)									
3110	Ordinary share			1,296,039	12		1,162,091	13		1,162,091	14
3130	Bond conversion entitlement certificate			28,176	12		1,102,071	- 13		1,102,071	17
	Capital surplus	6(18)		20,170							
3200	Capital surplus			2,636,499	25		1,076,274	12		943,889	11
	Retained earnings	6(19)		2,030,199	23		1,070,271	12		713,007	- 11
3310	Legal reserve			197,109	2		96,643	1		96,643	1
3350	Unappropriated retained earnings			889,862	9		1,567,878	18		962,073	11
31XX	Total equity attributable to			009,002		_	1,507,070		-	302,073	
263/3/	owners of parent			5,047,685	48		3,902,886	44		3,164,696	37
	Non-controlling interests			303,487	3		256,477	3		172,591	2
3XXX	• •	•		5,351,172	51_		4,159,363	47		3,337,287	39
	Significant Contingent Liabilities and Unrecognized Contract Commitments	9									
	Significant events after the balance sheet date	11									
3X2X	Total liabilities and equity		\$	10,577,411	100	\$	8,774,070	100	\$	8,533,301	100

Please refer to the attached notes to the consolidated financial statements, which are an essential component of this consolidated financial statement.

Chairman: Fu-Sen Liao Manager: Shu-Min Chao Accounting supervisor: Chih-Ying Huang

J&V Energy Technology Co., Ltd. and subsidiaries Consolidated Statement of Comprehensive Income January 1 to June 30, 2024 and 2023

Unit: NT\$ thousand (Except for earnings per share of NT\$)

			April 1 to June 30, 2024			April 1 to June 30, 2023			anuary 1 to Ju 2024	r	January 1 to June 30, 2023		
4000	Item	Note 6(20) and 7		Amount	<u>%</u>	_	Amount	<u>%</u>	_	Amount	%	Amount	<u>%</u>
	Operating revenue		\$	1,013,380	100	\$	2,020,123	100	\$	2,015,352	100	\$ 2,959,079	100
5000	Operating costs	7	(_	824,265)	(_81)	(1,593,916)	(<u>79</u>)	(_	1,719,433)	(_85) (2,305,386)	(<u>78</u>)
5900	Gross profit			189,115	19		426,207	21		295,919	15	653,693	22
5910	Unrealized profit from sales		(14,711)	(1)	(15,272)	(1)	(18,997)	(1)(33,727)	(1)
5920	Realized profit from sales		_	4,256		_	7,007	1	_	8,431		7,007	
5950	Net gross profit		_	178,660	18		417,942	21		285,353	14	626,973	21
	Operating expenses	7											
6100	Selling expenses		(28,765)	(3)	(14,292)	(1)	(61,980)	(3) (27,329)	(1)
6200	Administrative expenses		(131,936)	(13)	(86,023)	(4)	(213,227)	(11)(192,307)	(6)
6450	Impairment (income) loss	12(2)	(31)	_		2,697	-	(6,962)	- (104)	_
6000	Total operating expenses		(160,732)	(16)	(97,618)	(5)	(282,169)	(14) (219,740)	(7)
6900	Operating income		`	17,928	2	_	320,324	16	_	3,184		407,233	14
7100	Non-operating income and expenses Interest income		_										
7010	Other income	6(21)		5,075	1		12,133	1		6,697	-	22,264	1
7020	Other gains and losses	6(22)		2,112	-		2,349	-		6,717	-	4,933	-
7050	Financial costs	6(23)		148,527	15		81,179	4		161,371	8	98,880	3
7060	Share of loss of associates and	0(23)	(25,630)	(3)	(16,763)	(1)	(46,389)	(2) (31,890)	(1)
7000	joint ventures accounted for using equity method Total non-operating income		(_	5,388)	(_1)	(_	929)		(_	5,941)		2,589)	
7000	and expenses		_	124,696	12		77,969	4	_	122,455	6	91,598	3
7900	Net profit before income tax	((26)		142,624	14		398,293	20		125,639	6	498,831	17
7950	Income tax expense	6(26)	(_	5,673)		(72,739)	<u>(4</u>)	(_	4,334)	(87,366)	(3)
8200	Profit for the period		\$	136,951	14	\$	325,554	16	\$	121,305	6	\$ 411,465	14
	Other comprehensive income												
8300	Other comprehensive income (net amount)		\$			\$			\$			\$ -	
8500	Total comprehensive income for the period Profit (loss) attributable to:		\$	136,951	14	\$	325,554	16	\$	121,305	6	\$ 411,465	14
8610	Owners of the parent		¢.	122.002	1.4	Ф	225 070	16	e.	121 047	7	t 407.761	1.4
8620	Non-controlling interests		<u>\$</u> \$	133,983 2,968	14	(\$	325,978	16	(\$	131,947		\$ 407,761 \$ 3,704	14
	Comprehensive income attributable to:		Φ	2,908		(3	424)		(\$	10,042)	<u> </u>	5,704	
8710	Owners of the parent		\$	133,983	14	\$	325,978	16	\$	131,947	7	\$ 407,761	14
8720	Non-controlling interests		\$	2,968		(\$	424)	_	(\$	10,642)	(\$ 3,704	
	Earnings per share	6(27)											
9750	Basic earnings per share		\$		1.11	\$		2.81	\$		1.11	\$	3.55
9850	Diluted earnings per share		\$		1.08	\$		2.80	\$			\$	3.55
	2 1		Ф		1.08	ф		2.00	Ф		1.11	φ	3.33

Please refer to the attached notes to the consolidated financial statements, which are an essential component of this consolidated financial statement.

Chairman: Fu-Sen Liao Manager: Shu-Min Chao Accounting supervisor: Chih-Ying Huang

J&V Energy Technology Co., Ltd. and subsidiaries Consolidated Statement of Changes in Equity January 1 to June 30, 2024 and 2023

Unit: NT\$ thousand

		Share o	apital	_	Retained	d earnings			
	Note	Ordinary share	Bond conversion entitlement certificate	Capital surplus	Legal reserve	Unappropriated retained earnings	Total	Non-controlling interests	Total equity
								-	
<u>2023</u>									
Balance at January 1		\$ 1,127,091	\$ -	\$ 644,399	\$ 51,245	\$ 841,035	\$ 2,663,770	\$ 195,251	\$ 2,859,021
Profit for the period						407,761	407,761	3,704	411,465
Total comprehensive income for the period						407,761	407,761	3,704	411,465
Profit Distribution and Allocation for 2022	6(19)								
Provision of Legal reserve		-	-	-	45,398	(45,398)	-	-	-
Cash dividend		-	-	-	-	(232,418)		-	(232,418)
Cash capital increase	6(17)(18)	35,000	-	301,000	-	=	336,000	-	336,000
Compensation cost of share-based payments	6(16)(18)	-	-	2,721	-	-	2,721	24	2,745
Changes in equity of associates and joint ventures accounted for using equity method	6(18)	-	-	821	-	-	821	-	821
Changes in non-controlling interests	6(18)(28)	-	-	(5,052)	-	(8,907)	(13,959)	(26,388)	(40,347)
Balance at June 30		\$ 1,162,091	\$ -	\$ 943,889	\$ 96,643	\$ 962,073	\$ 3,164,696	\$ 172,591	\$ 3,337,287
2024		ψ 1,102,091	Ψ	Ψ 713,007	φ	ψ	ψ 3,101,000	Ψ 172,391	Ψ 3,331,201
Balance at January 1		\$ 1,162,091	\$ -	\$ 1,076,274	\$ 96,643	\$ 1,567,878	\$ 3,902,886	\$ 256,477	\$ 4,159,363
Profit for the period						131,947	131,947	(10,642)	121,305
Total comprehensive income for the period						131,947	131,947	(10,642)	121,305
Profit Distribution and Allocation for 2023	6(19)								
Provision of Legal reserve		-	-	-	100,466	(100,466)	-	-	-
Cash dividend		-	-	-	-	(709,497)	(709,497)	-	(709,497)
Cash capital increase	6(17)(18)	120,000	-	1,233,906	-	-	1,353,906	-	1,353,906
Conversion of convertible bond	6(12)(18)	13,948	28,176	313,410	-	-	355,534	-	355,534
Compensation cost of share-based payments	6(16)(18)	-	-	13,955	-	-	13,955	-	13,955
Changes in equity of associates and joint ventures accounted for using equity method	6(18)	_	<u>-</u>	(35)	_	_	(35)	<u>-</u>	(35)
Changes in non-controlling interests	6(18)(28)	-	-	(1,011)	_	-	(1,011)	57,652	56,641
Balance at June 30	` '\ '	\$ 1,296,039	\$ 28,176	\$ 2,636,499	\$ 197,109	\$ 889,862	\$ 5,047,685	\$ 303,487	\$ 5,351,172

Please refer to the attached notes to the consolidated financial statements, which are an essential component of this consolidated financial statement.

Chairman: Fu-Sen Liao Accounting supervisor: Chih-Ying Huang

J&V Energy Technology Co., Ltd. and subsidiaries Consolidated Statement of Cash Flow January 1 to June 30, 2024 and 2023

Unit: NT\$ thousand

	Note	Januar	January 1 to June 30, 2024		January 1 to June 30, 2023	
Cash flows from operating activities						
Net profit before tax for the period		\$	125,639	\$	498,831	
Adjustments						
Adjustments to reconcile profit (loss)						
Depreciation	6(24)		101,545		65,855	
Amortization Net gain on financial assets at fair value through profit or loss	6(24)	(2,572 161,119)	(1,546 64,573)	
Impairment loss	6(22) 12(2)	(6,962	(104	
Compensation cost of share-based payments	6(16)		13,955		2,745	
Unrealized gross profit from sales	0(10)		18,997		33,727	
Realized gross profit from sales		(8,431)	(7,007)	
Share of loss of associates and joint ventures accounted for		· ·		•		
using equity method			5,941		2,589	
Gain on disposal of investments	6(22)		-	(27,845)	
Loss (gain) on disposal of property, plant, and equipment	6(22)		4,555	(18)	
Gain arising from lease settlement	6(9)	(711)	(9)	
Interest income Interest expense	6(23)	(6,697) 46,389	(22,264) 31,890	
Changes in operating assets and liabilities	0(23)		40,369		31,690	
Changes in operating assets and habitues Changes in operating assets						
Contract assets		(40,693)		1,488,091	
Accounts receivable (including related parties)		Ì	181,588)	(781,498)	
Other receivables (including related parties)			118,306		6,389	
Inventories			8,208		106,314	
Prepayments			114,659	(837,216)	
Other current assets		(32,056)	(2,943)	
Changes in operating liabilities			05.070		10.075	
Contract liabilities - current Notes payable		(85,978) 28,385	(10,075 4,036)	
Accounts payable		(178,275)	(263,399)	
Other payables (including related parties)		}	63,292)	(38,940)	
Other current liabilities		(2,724)	(4,358	
Provision for liabilities		Ì	463)		405	
Cash (outflow) inflow generated from operations		(165,914)		203,171	
Interest received			6,697		22,649	
Interest paid		(37,357)	(30,845)	
Income taxes paid		(267,188	(250,269	
Net cash outflows from operating activities		(463,762)	(55,294)	
Cash flows from investing activities		(117 000)	(17.520)	
Acquisition of financial assets at fair value through profit or loss Disposal of financial assets at fair value through profit or loss		(117,000) 47,500	(17,520) 149,267	
Acquisition of financial assets at amortized cost			- 7,500	(112,029)	
Disposal of financial assets at amortized cost			74,773	(-	
Acquisition of investments accounted for using equity method		(40,250)	(359,900)	
Acquisition of property, plant and equipment	6(30)	(380,844)	(252,666)	
Disposal of property, plant and equipment			271		211	
Acquisition of intangible assets		(4,056)	(790)	
Increase in other non-current assets	6(20)	(83,247)	(2,948)	
Disposal of net cash from subsidiaries	6(30)		22 (10		53,894	
Cash inflow generated from combinations	6(29)		23,619 479,234)		542,481)	
Net cash outflows from investing activities Cash flows from financing activities		(4/9,234	(342,461	
Increase in short-term borrowings	6(31)		1,365,488		1,404,436	
Decrease in short-term borrowings	6(31)	(932,045)	(1,581,699)	
Repayments of lease liabilities	6(31)	(35,730)	ì	16,046)	
Proceeds from long-term borrowings	6(31)		282,105		522,954	
Repayment of long-term borrowings	6(31)	(231,158)	(468,071)	
Increase (decrease) in other current liabilities		(24)		154,656	
Increase (decrease) in other non-current liabilities		(18,620)		3,113	
Cash capital increase	6(17)		1,353,906	(336,000	
Changes in non-controlling interests			4,416	(40,347	
Net cash flows from financing activities			1,788,338		314,996	
Net increase (decrease) in cash and cash equivalents Cash and cash equivalents at beginning of period			845,342 1,099,468	(282,779) 1 478 180	
Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period			1,099,400		1,478,180	
Cash and cash equivalents at one of period		\$	1,944,810	\$	1,195,401	

Please refer to the attached notes to the consolidated financial statements, which are an essential component of this consolidated financial statement.

Chairman: Fu-Sen Liao Manager: Shu-Min Chao Accounting supervisor: Chih-Ying Huang

J&V Energy Technology Co., Ltd. and subsidiaries Notes to the Consolidated Financial Statements Six Months Ended June 30, 2024 and 2023

Unit: NT\$ thousand

(Except as otherwise indicated)

I. <u>Company History</u>

J&V Energy Technology Co., Ltd. (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.) on February 15, 2016, and was listed on the Taiwan Stock Exchange on June 19, 2024. The Company and its subsidiaries (collectively referred to herein as the "Group") are primarily engaged in energy technology services, power generation services, construction services, sales of parts of solar power systems and renewable energy fuels and environmental protection engineering, etc.

II. <u>The Date of Authorization for Issuance of the Financial Statements and Procedures for</u>
Authorization

These consolidated financial statements were authorized for issuance by the Board of Directors on August 8, 2024.

III. Application of New Standards, Amendments and Interpretations

(I) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") that came into effect as endorsed by the Financial Supervisory Commission ("FSC")

New standards, interpretations and amendments endorsed by the FSC and became effective from 2024 are as follows:

Ni con Chan landa Indonesia di con and Americana	Effective date by International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 16, "Lease Liability in a Sale and	January 1, 2024
Leaseback"	
Amendments to IAS 1, "Classification of Liabilities as Current or Non-current"	January 1, 2024
Amendments to IAS 1, "Non-current Liabilities with	January 1, 2024
Covenants"	
Amendments to IAS 7 and IFRS 7, "Supplier Finance Arrangements"	January 1, 2024
1 Hrungements	

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

(II) Effect of new issuances of or amendments to IFRSs as endorsed by the FSC but not yet adopted by the Group

New standards, interpretations and amendments of IFRS endorsed by the FSC from 2025 are as follows:

	Effective date by
	International
	Accounting
New Standards, Interpretations and Amendments	Standards Board
IAS 21, "Lack of Exchangeability"	January 1, 2025

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

(III) <u>IFRSs issued by IASB but not yet endorsed by the FSC</u>

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

New Standards, Interpretations and Amendments	Effective date by International Accounting Standards Board
Amendments to IFRS 9 and IAS 7, "Amendments to Classification and Measurement of Financial Instruments."	January 1, 2026
Amendments to IFRS 10 and IAS 28, "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture"	To be determined by International Accounting Standards Board
IFRS 17, "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17, "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17, "Initial Application of IFRS 17 and IFRS 9 - Comparative Information"	January 1, 2023
IFRS 18, "Presentation and Disclosure in Financial Statements"	January 1, 2027
IFRS 19, "Subsidiaries without Public Accountability: Disclosures"	January 1, 2027
Annual Improvements to IFRS Standards — 11	January 1, 2026

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

the Group's assessment.

IFRS 18, "Presentation and Disclosure in Financial Statements" replaces IAS 1 and updates the framework of comprehensive income, introduces disclosures for management performance measures, and enhances principles for aggregation and disaggregation applied to primary financial statements and notes.

IV. Summary of Significant Accounting Policies

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

(I) <u>Compliance statement</u>

The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers", and IAS 34 "Interim Financial Reporting" endorsed by the FSC.

(II) Basis of preparation

- 1. Except for financial assets at fair value through profit or loss, the consolidated financial statements have been prepared under the historical cost convention.
- 2. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, International Financial Reporting Interpretations Committee, and Standing Interpretations Committee (the following are referred to as IFRSs) requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.

(III) Basis of consolidation

- 1. Basis for preparation of consolidated financial statements
 - (1) All subsidiaries are included in the Group's consolidated financial statements. Subsidiaries are all entities (including structured entities) controlled by the Group. The Group controls an entity when the Group is exposed or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Consolidation of subsidiaries begins from the date the Group obtains control of the subsidiaries and ceases when the Group loses control of the subsidiaries.

- (2) Inter-company transactions, balances, and unrealized gains or losses on transactions between companies within the Group are eliminated. The accounting policies of subsidiaries have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
- (3) Profit or loss and each component of other comprehensive income is attributed to the owners of the parent and the non-controlling interests. Total comprehensive income is attributed to the owners of the parent and the non-controlling interests even if this results in the noncontrolling interests having a deficit balance.
- (4) Changes in a parent's ownership interest in a subsidiary that do not result in the parent losing control of the subsidiary (transactions with non-controlling interests) are accounted for as equity transactions, i.e. transactions with owners in their capacity as owners. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity.
- (5) When the Group loses control of a subsidiary, the Group remeasures any investment retained in the former subsidiary at its fair value. That fair value is regarded as the fair value on initial recognition of a financial asset or the cost on initial recognition of the associate or joint venture. Any difference between fair value and the carrying amount is recognized in profit or loss. All amounts previously recognized in other comprehensive income in relation to the subsidiary are reclassified to profit or loss on the same basis as would be required if the related assets or liabilities were disposed of. That is when the Group loses control of a subsidiary, all gains or losses previously recognized in other comprehensive income in relation to the subsidiary should be reclassified from equity to profit or loss, if such gains or losses would be reclassified to profit or loss when the related assets or liabilities are disposed of.

2. Subsidiaries included in the consolidated financial statements:

			Ownership interest (%)			
Name of		Nature of	June 30,	December	June 30,	
investor	Name of subsidiary	business	2024	31, 2023	2023	Description
The Company	Jin Cheng Energy Co.,	Power generation	100	100	100	
	Ltd.	services				
The Company	Chen Yu Energy Co.,	Power generation	100	100	100	
	Ltd.	services				
The Company	FU DI ENERGY CO.,	Power generation	100	100	100	
	LTD.	services				
The Company	KUANG TING	Power generation	100	100	100	
	ENERGY CO., LTD.	services				

			Ownership interest (%)					
Name of		Nature of	June 30,	December	June 30,			
investor	Name of subsidiary	business	2024	31, 2023	2023	Description		
	XU XIAO POWER CO., LTD.	Power generation services	100	100	100			
The Company	YUN YI ENERGY CO., LTD.	Power generation services	100	100	100			
The Company	J&M Power Development Co., Ltd.	Power generation services	100	100	100			
The Company	Phanta Energy Inc.	Energy technology services	76	76	76			
The Company	Formosa Biomass Co., Ltd.	Bioenergy development and energy technology services	83	83	83			
The Company	Xiang Guang Energy Co., Ltd.	Power generation services	100	100	100			
1	Guang Liang Energy Co., Ltd.	Power generation services	100	100	100			
The Company	Zhu Ri Energy Co., Ltd.	Power generation services	100	100	100			
The Company	GREENET CO., LTD.	Renewable- energy based electricity distribution	100	100	100			
The Company	TPE ENERGY INC.	Ancillary service on automatic frequency control (AFC)	79	79	79			
The Company	Chuang Jie Energy Co., Ltd.	Power generation services	100	100	100			
The Company	Weisheng Envirotech Co., Ltd.	Environmental protection engineering	61	61	71	(1)		
The Company	Rui Neng Energy Co., Ltd.	Power generation services	100	100	100			
The Company	Zhongneng Energy Co., Ltd.	Power generation services	100	100	100			
1 7	Skynergy Co., Ltd.	Energy technology services	100	100	100			
The Company	Storm Power Co., Ltd.	Ancillary service on automatic frequency control (AFC)	100	100	100			

			Own			
Name of		Nature of	June 30,	December	June 30,	
investor	Name of subsidiary	business	2024	31, 2023	2023	Description
The Company	Yong Ze Energy Co.,	Power generation	100	100	-	(2)
	Ltd.	services				
The Company	Jin Jie Energy Co., Ltd.	Power generation services	51	100	100	(3)
The Company	Jin Hong Energy Co., Ltd.	Power generation services	100	100	100	
The Company	Guang Hui Energy Co., Ltd.	Power generation services	100	100	-	(2)
The Company	Diwei Power Co., Ltd.	Power generation services	100	100	-	(4)
The Company	NEXUS MATERIALS, INC.	Recycled plastic products	56	-	-	(5)
Skynergy Co., Ltd.	Tian Chuang Energy Co., Ltd.	Power generation services	100	100	100	
Skynergy Co., Ltd.	Yong Ze Energy Co., Ltd.	Power generation services	-	-	100	(2)
Skynergy Co., Ltd.	Guang Hui Energy Co., Ltd.	Power generation services	-	-	100	(2)
TPE ENERGY INC.	Yao Heng Lin Co., Ltd.	Ancillary service on automatic frequency control (AFC)	100	100	100	
TPE ENERGY INC.	Yu Wei Power Co., Ltd.	Ancillary service on automatic frequency control (AFC)	100	100	100	

- (1) Weisheng Envirotech Co., Ltd. conducted cash capital increases in March and July 2023. As the Group did not subscribe according to its original ownership percentage, its ownership stake decreased to 61%. Please refer to Note 6(28) for relevant equity transaction information details.
- (2) In December 2023, the Group underwent an investment structure adjustment, selling 100% of Skynergy Co., Ltd.'s equity held by its subsidiary to the Company.
- (3) In February 2024, the Group subscribed to 218 thousand shares of Jin Jie Energy Co., Ltd. through a cash capital increase at a par value of NT\$10 (in dollars) per share. As the Group did not subscribe according to its original ownership percentage, its ownership stake decreased to 51%. Please refer to Note 6(28) for relevant equity transaction information details.

- (4) In December 2023, the Group acquired 100% equity in Diwei Power Co., Ltd. for NT\$78,220 in cash, thereby gaining control over the company. Please refer to Note 6(29) for relevant equity transaction information details.
- (5) In January 2024, the Group acquired a 47% equity interest in NEXUS MATERIALS, INC. for NT\$72,728 through a cash capital increase. The Group subsequently obtained a majority of the board seats in April 2024. In June 2024, the Group participated in a cash capital increase, but did not subscribe in proportion to its original shareholding, resulting in an increased shareholding of 56%. For further details on these equity transactions, please refer to Notes 6(28) and 6(29).
- 3. Subsidiaries not included in the consolidated financial statements: None.
- 4. Adjustments for subsidiaries with different balance sheet dates: None.
- 5. Significant restrictions: None.
- 6. Subsidiaries that have non-controlling interests that are material to the Group: None.

(IV) Foreign currency translation

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

Foreign currency transactions and balances

- 1. Foreign currency transactions are translated into functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognized in profit or loss in the period in which they arise.
- 2. Monetary assets and liabilities denominated in foreign currencies at the period end are re-translated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon retranslation at the balance sheet date are recognized in profit or loss.
- 3. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognized in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognized in

other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.

4. All foreign exchange gains and losses are presented in the statement of comprehensive income within "other gains and losses".

(V) <u>Classification of current and non-current items</u>

- 1. Assets that meet one of the following criteria are classified as current assets:
 - (1) Assets arising from operating activities that are expected to be realized, or are intended to be sold or consumed within the normal operating cycle.
 - (2) Assets held mainly for trading purposes.
 - (3) Assets that are expected to be realized within twelve months from the balance sheet date.
 - (4) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to settle liabilities more than twelve months after the balance sheet date.

The Group classifies all assets that do not meet the above conditions as non-current.

- 2. Liabilities that meet one of the following criteria are classified as current liabilities:
 - (1) Liabilities that are expected to be settled within the normal operating cycle
 - (2) Liabilities arising mainly from trading activities.
 - (3) Liabilities that are to be settled within twelve months from the balance sheet date.
 - (4) Liabilities that do not have the right to defer settlement beyond twelve months from the reporting period.

The Group classifies all liabilities that do not meet the above conditions as noncurrent.

(VI) Financial assets at fair value through profit or loss

- 1. Financial assets at fair value through profit or loss are financial assets that are not measured at amortized cost or fair value through other comprehensive income.
- 2. On a regular way purchase or sale basis, financial assets at fair value through profit or loss are recognized and derecognized using trade date accounting.
- 3. At initial recognition, the Group measures the financial assets at fair value and recognizes the transaction costs in profit or loss. The Group subsequently measures the financial assets at fair value and recognizes the gain or loss in profit or loss.

4. The Group recognizes the dividend income when the right to receive payment is established, future economic benefits associated with the dividend will flow to the Group and the amount of the dividend revenue can be measured reliably.

(VII) Financial assets at amortized cost

- 1. Financial assets at amortized cost are those that meet all of the following criteria:
 - (1) The objective of the Group's business model is achieved by collecting contractual cash flows.
 - (2) The assets' contractual cash flows represent solely payments of principal and interest.
- 2. On a regular way purchase or sale basis, financial assets at amortized cost are recognized and derecognized using trade date accounting.
- 3. At initial recognition, the Group measures the financial assets at fair value plus transaction costs. Interest income from these financial assets is included in finance income using the effective interest method. A gain or loss is recognized in profit or loss when the asset is derecognized or impaired.

(VIII) Accounts and notes receivable

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

(IX) <u>Impairment of financial assets</u>

For financial assets at amortized cost including accounts receivable or contract assets that have a significant financing component, at each reporting date, the Group recognizes the impairment provision for 12 months of expected credit losses if there has not been a significant increase in credit risk since initial recognition or recognizes the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Group recognizes the impairment provision for lifetime ECLs.

(X) Derecognition of financial assets

The Group derecognizes a financial asset when the contractual rights to receive the cash flows from the financial asset expire.

(XI) <u>Lease transactions of the lessor - operating leases</u>

Lease income from operating leases, excluding any incentives given to lessees, is recognized as an expense on a straight-line basis throughout the lease term.

(XII) <u>Inventories</u>

Inventories are stated at the lower cost and net realizable value. Cost is determined using the specific identification and the weighted-average method. The item by item approach is used in applying the lower cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and applicable variable selling expenses.

(XIII) <u>Investments accounted for using equity method - associates</u>

- Associates are all entities over which the Group has significant influence but not control. In general, it is presumed that the investor has significant influence, if an investor holds, directly or indirectly 20% or more of the voting power of the investee. Investments in associates are accounted for using the equity method and are initially recognized at cost.
- 2. The Group recognizes the profit or loss share of associates acquired as current income and recognizes the other comprehensive income share of associates acquired as other comprehensive income. If the Group's share of loss in any associate equals or exceeds its equity in that associate (including any other unsecured receivables), the Group does not recognize any further loss, unless the Group has incurred a legal obligation, presumed obligation, or has already made payment on behalf of the associate.
- 3. When there are changes in the equity of associates that do not impact the shareholding ratio or relate to profit, loss, or other comprehensive income, the Group recognizes these changes in equity as "capital surplus" based on its shareholding ratio.
- 4. Unrealized gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. The accounting policies of associates have been adjusted where necessary to ensure consistency with the policies adopted by the Group.

- 5. In the case that an associate issues new shares and the Group does not subscribe or acquire new shares proportionately, which results in a change in the Group's ownership percentage of the associate but maintains significant influence on the associate, then "capital surplus" and "investments accounted for under the equity method" shall be adjusted for the increase or decrease of its share of equity interest. If the above condition causes a decrease in the Group's ownership percentage of the associate, in addition to the above adjustment, the amounts previously recognized in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately on the same basis as would be required if the relevant assets or liabilities were disposed of.
- 6. Upon loss of significant influence over an associate, the Group remeasures any investment retained in the former associate at its fair value. Any difference between fair value and the carrying amount is recognized in profit or loss.
- 7. When the Group disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognized as capital surplus in relation to the associate are transferred to profit or loss. If it retains significant influence over this associate, the amounts previously recognized as capital surplus in relation to the associate are transferred to profit or loss proportionately.

(XIV) Property, plant and equipment

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

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

Machinery and equipment: 3~20 years

Computers and other equipment: 2~20 years

Leasehold improvements: 2~5 years

(XV) Lease transactions of the lessee—right-of-use assets/lease liabilities

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

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

- 3. At the commencement date, the right-of-use asset is stated at cost comprising the following:
 - (1) The amount of the initial measurement of lease liability;
 - (2) Any lease payments made at or before the commencement date;
 - (3) Any initial direct costs incurred by the lessee; and

(4) An estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

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

4. For lease modifications that decrease the scope of the lease, the lessee shall decrease the carrying amount of the right-of-use asset and remeasure the lease liability to reflect the partial or full termination of the lease and recognize the difference in profit or loss.

(XVI) Intangible assets

- 1. Computer software is stated at cost and amortized on a straight-line basis over its estimated useful life of 3 years.
- 2. Customer relations and goodwill arise in a business combination accounted for by applying the acquisition method. Customer relations are amortized on a straight-line basis over their estimated useful lives of 19 years.
- 3. Intangible assets are mainly service contracts that are amortized on a straight-line basis over their estimated useful lives of 6 years.

(XVII) <u>Impairment of non-financial assets</u>

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

3. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units, or groups of cash-generating units, that is/are expected to benefit from the synergies of the business combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating department level.

(XVIII) Borrowings

- Borrowings comprise long-term and short-term bank borrowings and other long-term and short-term loans. Borrowings are recognized initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortized cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognized in profit or loss over the period of the borrowings using the effective interest method.
- 2. Fees paid on the establishment of loan facilities are recognized as transaction costs of the loan to the extent that some or all of the facility will probably be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that some or all of the facility will probably be drawn down, the fee is capitalized as a prepayment for liquidity services and amortized over the period of the facility to which it relates.

(XIX) Accounts and notes payable

- 1. Accounts payable are liabilities for purchases of raw materials, goods or services and notes payable are those resulting from operating activities.
- 2. The short-term accounts and notes payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(XX) Convertible bond payable

The Group's convertible bond payables are issued with conversion rights (the right for holders to convert into ordinary shares of the Group at a fixed conversion ratio and fixed number of shares) as well as call options. The issuance price is classified as financial assets, financial liabilities, or equity based on the issuance conditions, and is treated as follows:

1. Embedded call option: The net amount of its fair value should be recognized as "financial assets or liabilities measured at fair value through profit or loss" upon initial recognition. Subsequently, on the balance sheet date, it should be evaluated at the fair value at that time, and any difference should be recognized as "gain or loss"

on financial assets (liabilities) measured at fair value through profit or loss".

- 2. Main contract of corporate bonds: The initial recognition is measured at fair value. The difference between the fair value and the redemption value is recognized as a discount on corporate bonds payable. Subsequently, the discount is amortized over the term of circulation using the effective interest method and recognized as an adjustment item for "financial cost".
- 3. Embedded conversion option (as defined by equity): Upon initial recognition, the issuance amount is reduced by the "financial assets or liabilities measured at fair value through profit or loss" and "corporate bonds payable" mentioned above, and the remaining value is recorded as "capital surplus stock options". Subsequent revaluation is not necessary.
- 4. Any transaction costs directly attributable to the issuance are allocated to the respective components of liabilities and equity in proportion to their initial carrying amounts, as described above.
- 5. When the holder converts, the components of the balance sheet, (such as "corporate bonds payable" and "financial assets or liabilities measured at fair value through profit or loss"), are treated based on their subsequent measurement methods. The carrying amount of these components is then added to the carrying amount of "capital surplus stock options" as the issuance cost of the ordinary share.

(XXI) Derecognition of financial liabilities

A financial liability is derecognized when the obligation specified in the contract is either discharged or cancelled or expires.

(XXII) Provision for liabilities

Provisions (which are warranties, decommissioning and contingent liabilities from litigations, etc.) are recognized when the Group has a present legal or constructive obligation as a result of past events, and it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated. Provisions are measured at the present value of the expenditures expected to be required to settle the obligation on the balance sheet date, which is discounted using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the obligation. When discounting is used, the increase in the provision due to passage of time is recognized as interest expense. Provisions are not recognized for future operating losses.

(XXIII) Employee benefits

1. Short-term employee benefits

Short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in respect of service rendered by employees in a period and should be recognized as expense in that period when the employees render service.

2. Pensions - defined contribution plans

For defined contribution plans, the contributions are recognized as pension expense when they are due on an accrual basis. Prepaid contributions are recognized as an asset to the extent of a cash refund or a reduction in future payments.

3. Employees' remuneration and directors' and supervisors' remuneration

Employees' remuneration and directors' and supervisors' remuneration are recognized as expense and liability, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. Any difference between the resolved amounts and the subsequently actual distributed amounts is accounted for as changes in estimates.

(XXIV) Employee share-based payment

For the equity-settled share-based payment arrangements, the employee services received are measured at the fair value of the equity instruments granted at the grant date and are recognized as compensation cost over the vesting period, with a corresponding adjustment to equity. The fair value of the equity instruments granted shall reflect the impact of market vesting conditions and non-vesting conditions. Compensation cost is subject to adjustment based on the service conditions that are expected to be satisfied and the estimates of the number of equity instruments that are expected to vest under the non-market vesting conditions at each balance sheet date. Ultimately, the amount of compensation cost recognized is based on the number of equity instruments that eventually vest.

(XXV) Income tax

- 1. The tax expense for the period comprises current and deferred tax. Tax is recognized in profit or loss, except to the extent that it relates to items recognized in other comprehensive income or items recognized directly in equity, in which cases the tax is recognized in other comprehensive income or equity.
- 2. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company

and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.

- 3. Deferred income taxes are recognized using the balance sheet method, which is based on the taxable basis of assets and liabilities and the temporary differences that arise from their carrying amounts in the consolidated balance sheet. However, deferred income tax liabilities that arise from the initial recognition of goodwill are not recognized. Additionally, deferred income taxes that arise from transactions (excluding business combinations) that at the time of the transaction, do not impact accounting profit or taxable income (taxable loss), nor do they generate an equivalent taxable amount and deductible temporary differences at the time of the transaction, are also not recognized. The Group has control over temporary differences arising from investments in subsidiaries and associates at the point of reversal. However, temporary differences that are not expected to reverse in the foreseeable future are not recognized. Deferred income taxes are recognized at the balance sheet date based on enacted or substantively enacted tax rates (and tax laws) that are expected to apply when the related deferred income tax assets are realized or the deferred income tax liabilities are settled.
- 4. Deferred tax assets are recognized only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized. At each balance sheet date, unrecognized and recognized deferred tax assets are reassessed.

(XXVI) Share capital

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

(XXVII)Dividends

Dividends are recorded in the Company's financial statements in the period in which they are resolved by the Company's shareholders. Cash dividends are recorded as liabilities.

(XXVIII) Revenue recognition

1. Revenue from power generation

The Group provides energy technology and power generation services and is primarily engaged in holding, managing, maintaining and operating solar power plants. The Group derives electricity revenue from the transmission and distribution of electricity to Taiwan Power Company. Operating revenue is measured at the fair value of the consideration received or receivable taking into account business tax for the services provided to external customers in the ordinary course of the Group's activities. Operating revenue is recognized when the Group has provided the goods to the customer, the amount can be measured reliably and the future economic benefits associated with the transaction will probably flow to the entity.

2. Service revenue

- (1) Service revenue is recognized as income in the financial reporting period when the services are provided to customers.
- (2) For fixed-price contracts, revenue is recognized based on the actual service provided to the end of the reporting period as a proportion of the total services to be provided. This is determined based on the completion of each stage of construction, including the acquisition of the letter of consent or work permit from the Bureau of Energy or related competent authorities, commencement of a solar site construction and acquisition of the letter of trial operations for grid interconnection from Taiwan Power Company or electricity enterprise licenses. The customer pays at the time specified in the payment schedule. If the services rendered exceed the payment, a contract asset is recognized. If the payments exceed the services rendered, a contract liability is recognized.

3. Construction revenue

- (1) The Group undertakes and outsources construction projects such as solar power generation systems, battery energy storage systems and sewage disposal equipment. As the costs incurred for construction are directly related to the stage of completion of the performance obligation, the Group recognizes revenue on the basis of costs incurred relative to the total expected costs of that performance obligation.
- (2) The contract assets are recognized based on the proportion of costs incurred for construction over time. Contract assets are reclassified to accounts receivable at the point at which invoices have been billed to customers on a monthly basis and at the amount to which the Group has the right to invoice. The customer pays at the time specified in the payment schedule. If the services rendered exceed the payment, a contract asset is recognized. If the payments exceed the services rendered, a contract liability is recognized.

4. Sales revenue

- (1) The Group sells parts of solar power systems and renewable energy fuels. Sales are recognized when control of the products has transferred, being when the products are delivered to the customer, the customer has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the customer, and the customer has accepted the products in accordance with the sales contract. The Group retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold, and the customer has accepted the goods based on the sales contract or there is objective evidence showing that all acceptance provisions have been satisfied.
- (2) A receivable is recognized when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

(XXIX) Business combinations

- 1. The Group uses the acquisition method to account for business combinations. The consideration transferred for an acquisition is measured as the fair value of the assets transferred, liabilities incurred or assumed and equity instruments issued at the acquisition date, plus the fair value of any assets and liabilities resulting from a contingent consideration arrangement. All acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. For each business combination, the Group measures at the acquisition date components of non-controlling interests in the acquiree that are present ownership interests and entitle their holders to the proportionate share of the entity's net assets in the event of liquidation at either fair value or the present ownership instruments' proportionate share in the recognized amounts of the acquiree's identifiable net assets. All other non-controlling interests should be measured at the acquisition-date fair value.
- 2. The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of any previous equity interest in the acquiree over the fair value of the identifiable assets acquired and the liabilities assumed is recorded as goodwill at the acquisition date. If the total of consideration transferred, non-controlling interest in the acquiree is recognized and the fair value

of previously held equity interest in the acquiree is less than the fair value of the identifiable assets acquired and the liabilities assumed, the difference is recognized directly in profit or loss on the acquisition date.

(XXX) Operating Department

The operating department of the Group consistently provides internal management reports to the main operational decision-makers. These decision-makers are responsible for allocating resources to the operating department and evaluating its performance. The Board of Directors has been identified as the primary operational decision-maker of the Group.

V. <u>Critical Accounting Judgements, Estimates and Key Sources of Assumption Uncertainty</u>

The preparation of these consolidated financial statements requires management to make critical judgments in applying the Group's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors. Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year. The Company took into consideration the economic impact of the COVID-19 epidemic into the critical accounting estimates and will continue to evaluate the impact on its financial position and financial performance. The related information is addressed below:

(I) <u>Critical judgments in applying the Group's accounting policies</u>

The Company has no accounting policy which involves critical judgment and has a material impact on the recognition amount.

(II) Critical accounting estimates and assumptions

The Group recognizes engineering revenue using the percentage of completion method, which is based on the contract period. Contract costs are expensed as they are incurred. The completion percentage is calculated by dividing the contract costs incurred up to the reporting period end date by the estimated total costs of the contract.

As the estimated total costs and contract items are assessed and determined by the management based on the different nature of constructions, estimated subcontract charges and material and labor expenses, etc., any changes in estimates might affect the calculation of profit or loss from construction contracts.

VI. <u>Details of Significant Accounts</u>

(I) <u>Cash and cash equivalents</u>

	Jı	June 30, 2024		cember 31, 2023	June 30, 2023		
Petty cash	\$	753	\$	611	\$	525	
Demand deposits and checking accounts		1,944,057		1,098,857		1,194,876	
	\$	1,944,810	\$	1,099,468	\$	1,195,401	

- 1. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- 2. Cash that was restricted because of being used as collateral for bank loan facilities has been classified as "Financial assets at amortized cost". Refer to Note 6(3) for details.

(II) Financial assets at fair value through profit or loss

			De	ecember 31,			
	Jun	June 30, 2024		2023		June 30, 2023	
Current Items:							
Financial assets							
mandatorily measured							
at fair value through							
profit or loss							
Call options of	\$	1,136	\$	935	\$		
convertible bond							
issuance							
Non-current items:							
Financial assets							
mandatorily measured							
at fair value through							
profit or loss Listed stocks	Φ.	75.000	¢.		Ф		
	\$	75,000	\$	-	\$	-	
Emerging stocks		89,400		89,400		89,400	
Unlisted stocks		498,432		469,932		468,423	
Valuation adjustment		280,715		155,027		63,097	
	\$	943,547	\$	714,359	\$	620,920	

1. Amounts recognized in profit or loss in relation to financial assets at fair value through profit or loss are listed below:

	April 1 to Jur	ne 30, 2024	April 1 to June 30, 2023		
Financial assets mandatorily measured at fair value through profit or loss					
Call options of convertible bond					
issuance	(\$	1,289)	\$	-	
Equity instruments		150,946		69,055	
Total	\$	149,657	\$	69,055	
	January 1 to Ju	ine 30, 2024	January 1 to June	30, 2023	
Financial assets mandatorily measured at fair value through profit or loss	January 1 to Ju	ne 30, 2024	January 1 to June	30, 2023	
mandatorily measured at fair value through profit or loss Call options of convertible bond issuance	January 1 to Ju	1,431	January 1 to June \$	30, 2023	
mandatorily measured at fair value through profit or loss Call options of convertible bond				30, 2023 - 64,573	

- 2. Details of the Group's financial assets at fair value through profit or loss pledged to others as collateral are provided in Note 8.
- 3. Information relating to the credit risk of financial assets at fair value through profit or loss is provided in Note 12(2).

(III) Financial assets at amortized cost

			De	ecember 31,		
	Jui	June 30, 2024		2023		ne 30, 2023
Current Items:						_
Bank deposits	\$	493,591	\$	530,136	\$	1,189,365
Non-current items:						
Bank deposits	_\$	63,036	\$	101,264	\$	83,158

- 1. As of June 30, 2024, December 31, 2023, and June 30, 2023, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at amortized cost held by the Group was the carrying amount.
- 2. Details of the Group's financial assets at amortized cost pledged to others as collateral are provided in Note 8.

3. Information relating to credit risk of financial assets at amortized cost is provided in Note 12(2). The counterparties of the Group's investments in certificates of deposits are financial institutions with high credit quality, so the Group expects that the probability of counterparty default is remote.

(IV) Accounts receivable, net (including related parties)

	December 31,						
	June 30, 2024			2023	June 30, 2023		
Notes receivable	\$	2,843	\$	7,237	\$	4,797	
Accounts receivable		423,166		331,653		400,772	
Less: Allowance for uncollectible accounts	(1,485)	(52,458)	(52,568)	
	\$	424,524	\$	286,432	\$	353,001	
Accounts receivable - related parties	\$	62,204	\$	20,880	\$	609,487	
Less: Allowance for uncollectible accounts	(350)	(406)	(183)	
	\$	61,854	\$	20,474	\$	609,304	

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

		Accounts receivable								
		December 31,								
	Jur	ne 30, 2024		2023	June 30, 2023					
Not past due	\$	480,611	\$	251,287	\$	918,564				
Within 90 days		6,224		5,298		40,515				
91-180 days		-	9,177			315				
More than 181 days		1,378		94,008		55,662				
	\$	488,213	\$	359,770	\$	1,015,056				

The above aging analysis was based on past due dates.

- 2. As of June 30, 2024, December 31, 2023, and June 30, 2023, accounts receivable were all from contracts with customers. As of January 1, 2023, the balance of receivables from contracts with customers amounted to NT\$233,558.
- 3. The Group had no accounts receivable discounted or pledged as collateral.
- 4. As of June 30, 2024, December 31, 2023, and June 30, 2023, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents accounts receivable held by the Group was the carrying amount.
- 5. Information relating to credit risk of accounts receivable is provided in Note 12(2).

(V) Other receivables

	December 31,					
	June 30, 2024			2023	June 30, 2023	
Receivables from	\$	3,244	\$	-	\$	767
Collections on Behalf of						
Others						
Provision for the disposal of receivable investments (Note)		-		117,840	\$	-
Other		1,603		5,292		6,580
	\$	4,847	\$	123,132	\$	7,347

Note: Please refer to Note (6) 7 for detailed information regarding the provision for the disposal of receivable investments.

(VI) <u>Prepayments</u>

	December 31,							
	Jur	ne 30, 2024	2023		Ju	ne 30, 2023		
Prepayments to suppliers	\$	75,904	\$	154,894	\$	1,189,898		
Excess business tax paid		71,897		105,171		5,758		
Business tax paid		55,670		23,690		27,911		
Prepayments for constructions		38,170		52,812		403,027		
Other		32,615		36,002		41,204		
	\$	274,256	\$	372,569	\$	1,667,798		

(VII) Investments accounted for using equity method

	Jui	ne 30, 2024	024 December 31, 2023			June 30, 2023		
Associates	·							
Greenhealth Water	\$	378,636	\$	343,391	\$	334,400		
Resources Co., Ltd.								
Liangwei Power Co.,		82,745		81,026		-		
Ltd.								
FU BAO YI HAO	(59,357)	(56,293)	(46,857)		
ENERGY CO., LTD.								
Yunan Energy		9,877		11,453		12,918		
Development								
Investment Co., Ltd.								
Winball Sport Culture		-		-		10,750		
and Education Co.,								
Ltd.								
Other		1,345		5,540		493		
		413,246		385,117		311,704		
Credit balance of								
investments accounted								
for using equity method		59,357		56,293		46,857		
	\$	472,603	\$	441,410	\$	358,561		

- 1. As of June 30, 2024, December 31, 2023, and June 30, 2023, none of the associates represented more than 5% of the total consolidated assets. There were no significant associates.
- 2. The carrying amount of the Group's interests in all individually immaterial associates and the Group's share of the operating results are summarized below: From April 1 to June 30 and From January 1 to June 30, 2024, and 2023, the total net income (that is, total comprehensive income) of the Group's individual insignificant associates amounted to (NT\$40,853), NT\$46,843, (NT\$34,743) and NT\$31,441.
- In June 2022, the Board of Directors of the Company resolved to sign an equity 3. interest trading contract with Taiya Renewable Energy Co., Ltd. (Taiya) whereby the Company will sell all its equity interest in Taiwan Huanfeng Holdings Co., Ltd. (Taiwan Huanfeng). The registration of the change was completed on June 20, 2022. However, the consideration will only be received once certain milestones are achieved, as follows: (1) first installment - upon signing of the equity interest trading contract by the Company and Taiya; (2) second installment - upon completion of transaction by Taiya and the third party (if the transaction with the third party is not completed, the equity interest trading contract will be terminated and the first installment will be returned); (3) third installment - upon signing of the administrative contract by Taiwan Huanfeng and Ministry of Economic Affairs; (4) fourth installment - upon approval of Taiwan Huanfeng's financing for the wind farm project; and (5) fifth installment - upon completion of the grid interconnection of Taiwan Huanfeng's wind farm. As of June 30, 2024, and 2023, the conditions for the third and second installments have been met, and the payment for the third installment was received on April 30, 2024.

(VIII) Property, plant and equipment

	Machinery					
	and	Computer	Leasehold	Other	Unfinished	
	equipment	equipment	improvements	s equipment	construction	Total
January 1, 2024						
Cost	\$ 1,769,641	\$ 8,735	\$ 30,691	\$ 18,426	\$1,919,210	\$ 3,746,703
Accumulated	, , ,	,	,		, ,	. , ,
depreciation	(355,259)	(2,942)	(14,306)	(6,433)		(378,940)
	\$ 1,414,382	\$ 5,793	\$ 16,385	\$ 11,993	\$1,919,210	\$ 3,367,763
<u>2024</u>						
January 1	\$ 1,414,382	\$ 5,793	\$ 16,385	\$ 11,993	\$1,919,210	\$ 3,367,763
Additions	51,103	1,627	3,875	7,621	315,011	379,237
Disposals	· -	(342)	(4,219)	(265)	-	(4,826)
Transfers	11,267	(1,773)		9,098	(11,521)	7,071
Acquisition of			,		, , ,	•
business						
combinations	(43,655)	_	1,233	2,522	-	47,410
Depreciation	(46,315)	(1,141		(2,792)		(53,837)

	Machinery					
	and	Computer	Leasehold	Other	Unfinished	
	equipment	equipment	improvements	equipment	construction	Total
June 30	\$ 1,474,092	4,164	\$ 13,685	\$ 28,177	\$ 2,222,700	\$ 3,742,818
June 30, 2024			·			
Cost	\$ 1,920,196 \$	6,536	\$ 27,783	\$ 41,346	\$2,222,700	\$ 4,218,561
Accumulated						
depreciation	(446,104) (2,372)	(14,098)	(13,169)		(475,743)
	\$ 1,474,092	4,164	\$ 13,685	\$ 28,177	\$2,222,700	\$ 3,742,818
	Machinery					
		Computer	Leasehold	Other	Unfinished	
	equipment o	equipment	improvements	equipment	construction	Total
January 1, 2023	0.4.0=0.4.50	44.00			* 12= 1 0 f	.
Cost	\$ 1,372,453 \$	14,387	\$ 22,723	\$ 11,848	\$ 127,186	\$ 1,548,597
Accumulated	(271 927) (7.027)	(7,000)	(2.270)		(200.922)
depreciation	(271,837) (7,827)	(7,880)	(3,279)	<u> </u>	(290,823)
	\$ 1,100,616	6,560	\$ 14,843	\$ 8,569	\$ 127,186	\$ 1,257,774
<u>2023</u>		o			* 10= 1 0 f	
January 1	\$ 1,100,616 \$		\$ 14,843	\$ 8,569	\$ 127,186	\$ 1,257,774
Additions	147,882	1,361	8,367	3,228	88,603	249,441
Capitalized					74	74
expenses Disposals	(193)	-	-	-	/4	(193)
Transfers	80,771	_	-	<u>-</u>	(80,771)	(193)
Sale of	00,771	_	_	_	(00,771)	_
subsidiary	_	_	_	_	(22,953)	(22,953)
Depreciation	(36,817) (2,403)	(3,331)	(1,480)	-	(44,031)
June 30	\$ 1,292,259		\$ 19,879	\$ 10,317	\$ 112,139	\$ 1,440,112
June 30, 2023	<u>Ψ 1,222,222</u> <u>Ψ</u>	2,510	Ψ 12,072	<u> </u>	Ψ 112,137	Ψ 1,110,112
Cost	\$ 1,600,766 \$	15,192	\$ 31,091	\$ 15,076	\$ 112,139	\$ 1,774,644
Accumulated	Ψ 1,000,700 Ψ	15,172	Ψ 51,071	Ψ 15,070	Ψ 112,137	Ψ 1,771,017
depreciation	(308,507) (10,054)	(11,212)	(4,759)	_	(334,532)
1	\$ 1,292,259		\$ 19,879	\$ 10,317		\$ 1,440,112
	<u> </u>	2,210	<u> </u>	<u> </u>	<u> </u>	<u> </u>

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

(IX) <u>Leasing arrangement - lessee</u>

- 1. The Group leases various assets including land, buildings, transportation equipment and machinery and equipment. Rental contracts are typically made for periods of 1 to 22 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- 2. Short-term leases with a lease term of 12 months or less comprise certain offices, parking spaces, income-generating equipment and warehouses.

3. The carrying amount of right-of-use assets and the depreciation expense are as follows:

	June	30, 2024	December 31, 2023			June 30, 2023		
	Carrying amount		Carry	Carrying amou		Carrying amoun		
Land	\$	721,745	\$	422,9		\$	328,838	
Buildings	4	116,741	*	126,8		•	96,556	
Transportation equipment		11,485		6,1	87		5,892	
Machinery and equipment		2,850						
- qp	\$	852,821	\$	555,9	37	\$	431,286	
						-		
	Apri	1 1 to June 30		A	April 1 to June 30, 2023			
T 1	<u>•</u>	Depreciation		n 21,944 \$		Depreciation 4 100		
Land Buildings	\$		6,712	Э			4,199 5,990	
Transportation			,				ŕ	
equipment			1,480				839	
Machinery and equipment			1,650					
1 1	\$		31,786	\$			11,028	
	Januar	ry 1 to June ?	30, 202	4 Jan	January 1 to June 30, 2023			
		Depreciation	n		D	eprecia	tion	
Land	\$		28,179	\$			8,438	
Buildings			15,302				11,865	
Transportation equipment			2,577				1,521	
Machinery and equipment			1,650					
-darbinent	\$		47,708	\$			21,824	

- 4. The additions to right-of-use assets from January 1 to June 30, 2024, and 2023, were NT\$232,513 and NT\$67,006, respectively.
- 5. The Group terminated and amended lease contracts in advance from January 1 to June 30, 2024, and 2023. This resulted in a reduction of the right-of-use assets by NT\$19,003 and NT\$590, a reduction of lease liabilities by NT\$19,714 and NT\$599, and the recognition of lease settlement gains of NT\$711and NT\$9 in the "other profit and loss others".
- 6. The information on profit and loss accounts relating to lease contracts is as follows:

	April 1 to June 3	30, 2024	April 1 to June 30, 2023		
Items affecting profit					
<u>or loss</u>					
Interest expense on lease liabilities	\$	6,868	\$	2,625	
Expense on short-term lease contracts		3,322		383	
Expense on variable lease payments		3,521		3,251	
Gain arising from lease settlement		13		-	
	January 1 to June	30, 2024	January 1 to June 3	30, 2023	
Items affecting profit or loss					
	\$	11,220	\$	5,203	
or loss Interest expense on	\$	11,220 6,209	\$	5,203 2,469	
or loss Interest expense on lease liabilities Expense on short-term	\$	·	\$		

- 7. From April 1 to June 30 and from January 1 to June 30, 2024 and 2023, the Group's total cash outflow for leases were NT\$29,626, NT\$17,293, NT\$59,000, and NT\$32,439 respectively.
- 8. Impact of changes in lease payments on lease liabilities

Some of the Group's lease contracts contain variable lease payment terms that are linked to revenue generated by electric power plant. For the aforementioned type of lease target, lease payments are based on variable payment terms and are accrued based on the revenue from electric power generation. Various lease payments that depend on revenue from electric power generation are recognized in profit or loss in the period in which the event or condition that triggers those payments occurs.

(X) Other non-current assets

	December 31,						
	June 30, 2024		2023		June 30, 2023		
Refundable deposits	\$	262,716	\$	210,400	\$	181,697	
Prepayments to investment		36,400		72,728		-	
Other		11,767		1,319			
	\$	310,883	\$	284,447	\$	181,697	

Details of other non-current assets pledged as collateral are provided in Note 8.

(XI) Short-term borrowings

Type of					
borrowings	June	20, 2024	Interest rate range	Collateral	
Bank borrowings					
Secured	\$	546,978	2.49%~3.11%	Bank deposits, credit	
borrowings				guarantee fund and property	
Unsecured					
borrowings		359,802	2.23%~2.87%	None	
	\$	906,780			
Type of	Dec	ember 31,			
borrowings		2023	Interest rate range	Collateral	
Bank borrowings					
Secured	\$	253,557	2.25%~6.33%	Bank deposits, credit	
borrowings				guarantee fund and property	
Unsecured					
borrowings		219,780	2.10%~3.04%	None	
	\$	473,337			
Type of					
borrowings	June	20, 2023	Interest rate range	Collateral	
Bank borrowings					
Secured	\$	977,100	1.95%~3.25%	Bank deposits, credit	
borrowings				guarantee fund and property	
Unsecured					
borrowings		264,874	2.1%~3.04%	None	
	\$	1,241,974			

- 1. Refer to Note 6(23) for details of the Group's interest expenses recognized in profit or loss from April 1 to June 30 and from January 1 to June 30, 2024 and 2023.
- 2. Refer to Note 7 for details of certain credit facilities of short-term borrowings that were jointly guaranteed by related parties.
- 3. Refer to Note 8 for details of the Group's collateral pledged for short-term borrowings.

(XII) Bonds payable

		June 30, 2024	Dece	ember 31, 2023
Bonds payable	\$	476,749	\$	856,375
Less: Discount on bonds payable	(27,324)	(58,932)
	\$	449,425	\$	797,443

As of June 30, 2023, there are no bonds payable.

1. The convertible corporate bonds issued by the Company are domestic.

The conditions for the issuance of the Company's first domestically guaranteed convertible bonds are as follows:

- (1) The Company has received approval from the competent authority to raise and issue the first guaranteed convertible corporate bonds. The total issuance amount is NT\$850,000 with a coupon rate of 0%. The issuance period is 3 years, and the circulation period is from November 28, 2023, to November 28, 2026. Upon maturity, the convertible corporate bonds will be redeemed in cash at 100.75% (with a yield to maturity of 0.25%) of the bond's face value. The convertible corporate bonds were listed for trading on the Taiwan Stock Exchange on November 28, 2023.
- (2) From three months after the issuance date of this convertible corporate bond (February 29, 2024) until the maturity date (November 28, 2026), bondholders may, except during any suspension period required by regulations or laws, request the conversion into ordinary shares of the Company. The rights and obligations of the converted ordinary shares shall be the same as those of the previously issued ordinary shares.
- (3) The conversion price of the convertible corporate bonds is determined based on the pricing model specified in the conversion method. If the anti-dilution clause of the Company affects the conversion price, it will be adjusted using the same pricing model. Furthermore, on the reference date mentioned in the method, the conversion price will be re-evaluated using the specified pricing model. On June 17, 2024, the Company adjusted the conversion price to NT\$88.8 per share in accordance with the conversion regulations.
- (4) From the day after the full three months of the issuance of the convertible corporate bonds (February 29, 2024) until forty days before the end of the issuance period (October 18, 2026), if the closing price of the Company's ordinary share exceeds 30% (including) of the conversion price for thirty consecutive business days, or from the day after the third month following the issuance of these convertible bonds (February 29, 2024) until forty days before the end of the issuance period (October 18, 2026), if the outstanding balance of these convertible bonds in circulation falls below 10% of the original total face value, the Company may, according to the issuance regulations, redeem all bonds at face value in cash.
- (5) According to the conversion regulations, all convertible corporate bonds repurchased by the Company (including those bought back by Taipei Exchange), redeemed, or already converted will be cancelled. As a result, all

rights and obligations associated with the corporate bonds will be extinguished and will no longer be issued.

- 2. When the Company issued its first convertible corporate bonds, in accordance with IAS 32, "Financial Instruments: Presentation" we followed the guidelines and separated the equity component of the conversion rights from the liability components. We recorded the equity component as "capital surplus stock options" with a value of NT\$37,166. In accordance with IFRS 9 "Financial Instruments," the embedded call option is treated separately due to its economic characteristics and risks being not closely related to the host contract debt instrument. It is therefore accounted for net and classified under "Financial assets or liabilities at fair value through profit or loss." Following separation, the effective interest rate of the host contract debt is 2.4754%.
- 3. As of June 30, 2024, the Company has converted corporate bonds with a face value of NT\$379,626 into 4,212 thousand shares of ordinary shares, including as stated in the "Bond Conversion Entitlement Certificates" (NT\$28,176). Among these, 2,818 thousand shares remain unregistered, and the issuance date for the new shares is August 8, 2024. Please refer to Note 6(18) for the impact on capital surplus due to the conversion of corporate bonds from January 1 to June 30, 2024.

(XIII) Other payables

			De	ecember 31,		
	June 30, 2024			2023	June 30, 2023	
Dividends payable	\$	719,041	\$	20,081	\$	232,418
Wages, salaries and						
rewards payable		73,452		107,262		60,197
Payable on machinery and						
equipment		13,767		15,703		1,031
Other		36,067		43,157		25,398
	\$	842,327	\$	186,203	\$	319,044

(XIV) Long-term borrowings

Type of borrowings	Borrowing period and repayment term	Interest rate range	Collateral	Ju	ne 30, 2024
Installment- repayment of borrowings					
Secured borrowings	Borrowing period is from May 25, 2017, to February 11, 2036; interest is repayable periodically; principal is repayable from June 25, 2017.	2.53%~3.675%	Bank deposits, machinery and equipment, credit guarantee fund and property	\$	1,124,076
Unsecured	Borrowing period is from	3.165%~3.675%	None		164

Type of borrowings borrowings	Borrowing period and repayment term June 24, 2020, to January 13, 2028; interest is	Interest rate range	Collateral	Jun	ne 30, 2024
	repayable periodically; principal is repayable from January 13, 2024.				
Less: Current port	tion (shown as long-term liabi	lities current port	rion)	(140,779)
2000. Current port	non (one wit as rong term maer	mies, carrent por		\$	983,461
Type of borrowings	Borrowing period and repayment term	Interest rate range	Collateral		cember 31, 2023
Installment- repayment of borrowings		5. '			
Secured borrowings	Borrowing period is from May 25, 2017, to February 11, 2036; interest is repayable periodically; principal is repayable from June 25, 2017.	2.4%~3.313%	Bank deposits, machinery and equipment, credit guarantee fund and property	\$	1,073,025
Less: Current port	tion (shown as long-term liabi	lities, current port	cion)	(274,974)
•	`	•	,	\$	798,051
Type of borrowings Installment-	Borrowing period and repayment term	Interest rate range	Collateral	Jun	ne 30, 2023
repayment of borrowings					
Secured borrowings	Borrowing period is from May 25, 2017, to February 11, 2036; interest is repayable periodically; principal is repayable from June 25, 2017.	2.450%~3.309%	machinery and equipment, credit guarantee fund and property	\$	960,881
Less: Current port	tion (shown as long-term liabi	lities, current port	ion)	(304,385)
				\$	656,496

- 1. Refer to Note 8 for details of the Group's collateral.
- 2. Refer to Note 7 for details of certain credit facilities of long-term borrowings that were jointly guaranteed by related parties.

(XV) Pensions

The Group has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Group contributes monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.

The pension costs under the defined contribution pension plans of the Group from April

1 to June 30 and from January 1 to June 30, 2024 and 2023 were NT\$4,029, NT\$2,523, NT\$7,720, and NT\$4,982 respectively.

(XVI) Share-based payment

1. The table below presents the share-based payment arrangements of the Group for the six-month periods ended June 30, 2024 and 2023.

	Type of		granted (in	Contract	Vesting
Company	arrangement	Grant date	thousands)	period	conditions
J&V Energy	Cash capital increase reserved for employee preemption	June 4, 2024	1,069	-	Immediate gains
J&V Energy	Cash capital increase reserved for employee preemption	February 18, 2023	260	-	Immediate gains
Weisheng	Cash capital increase reserved for employee preemption	February 20, 2023	220	-	Immediate gains

The share-based payment arrangements above are settled by equity.

2. Details of the share-based payment arrangements are as follows:

		2	2024		_	2023			
			1	Weighted-		Weighted-			
		No. of		average		No. of		average	
	op	otions (in	ex	ercise price	(options (in	ex	ercise price	
	th	ousands)	. <u>. </u>	(NT\$)	1	thousands)	(NT\$)		
Options									
outstanding at									
beginning of									
period on									
January 1		-	\$	-		-	\$	-	
Options granted									
for the period		1,069		111		480		10~96	
Options exercised									
for the period	(1,063)		111	(443)		10~96	
Options expired									
for the period	(6)		111	(37)		96	

	2	024	2023			
		Weighted-		Weighted-		
	No. of	average	No. of	average		
	options (in	exercise price	options (in	exercise price		
	thousands)	(NT\$)	thousands)	(NT\$)		
Options						
outstanding at						
end of period on						
June 30	-	-		-		
Options						
exercisable at						
end of period on						
June 30	_	-		-		

3. The fair value of stock options granted on grant date is measured using the Black-Scholes option-pricing model. Relevant information is as follows:

					Expected		Risk-	Fair
		Stock	Exercise	Expected	option	Expected	free	value
Type of	Grant	price	price	price	life	dividend	interest	per unit
arrangement	date	(NT\$)	(NT\$)	volatility	(years)	rate	rate	(NT\$)
Cash capital	June 4,	123.5	111	49.61%	0.03		1.22%	13.0531
increase	2024							
reserved for								
employee								
preemption								
Cash capital	February	106	96	28.29%	0.05	-	0.97%	10.2206
increase	18, 2023							
reserved for								
employee								
preemption	F 1	10.40	10	1.7. 600/	0.06		0.000/	0.4
Cash capital	February	10.42	10	15.69%	0.06	-	0.98%	0.4
increase	20, 2023							
reserved for								
employee								
preemption								

Note: Expected price volatility rate was estimated by using the stock prices of the most recent period with length of this period approximate to the length of the stock options' expected life, and the standard deviation of return on the stock during this period.

4. The Group had compensation costs due to the recognition of share-based payments transactions (equity-settled) in the amount of NT\$13,955, NT\$88, NT\$13,955, and NT\$2,745 from April 1 to June 30 and from January 1 to June 30, 2024 and 2023.

(XVII) Share capital

1. As of June 30, 2024, the Company's authorized capital and the paid-in capital were NT\$2,000,000 and NT\$1,296,039, respectively, with a par value of NT\$10 (in dollars) per share. All proceeds from shares issued have been collected.

Movements in the number of the Company's ordinary shares (bond conversion entitlement certificate) outstanding are as follows:

	2024 (thousand	2023 (thousand
	shares)	shares)
January 1	116,209	112,709
Cash capital increase (including		
cash capital increase reserved		
for employees)	12,000	3,500
Convertible bonds into stocks	4,212	
June 30	132,421	116,209

- 2. On April 23, 2024, the Board of Directors of the Company resolved to issue 12,000 thousand shares of ordinary shares through a cash capital increase in preparation for the company's listing on the stock exchange. Each share has a par value of NT\$10, resulting in a total capital increase of NT\$1,353,906 thousand. The record date for the capital increase was June 17, 2024, and the change of registration was completed on July 9, 2024.
- 3. The Board of Directors during its meeting on December 27, 2022, adopted a resolution to increase capital by issuing up to 3,500 thousand shares with the effective date set on March 10, 2023. The subscription price was NT\$10 (in dollars) per share. The change registration has already been completed on April 13, 2023.

(XVIII) Capital surplus

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

		2024										
		Conversion										
	Share		of convertible bond	Recognition of changes in subsidiary's	Change in net equity value of							
	premium	Options	premium	equity	associates	Total						
January 1	\$ 929,780	\$ 40,261	\$ -	\$ 96,325	\$ 9,908	\$1,076,274						
Cash capital increase	1,233,906	-	-	-	-	1,233,906						
Compensation cost of share-based payments	16,581	(2,626)	-	-	-	13,955						

							202	4				
	p	Share remium	_	Options	con l	version of vertible ond emium	of	ecognition changes in ubsidiary's equity	ne v	nange in et equity value of sociates		Total
Conversion of convertible bond		-	(:	16,476)	32	9,886		-		-		313,410
Transactions with non-controlling interest Recognition of change in equity of associates in proportion to the		-		-		-	(1,011)		-	(1,011)
Group's ownership		_		_		_		_	(35)	(35)
June 30	\$2	,180,267	\$ 2	21,159	\$32	9,886	\$	96,314	\$	9,873	\$2	,636,499
					D:4	ference	202	3				
	p	Share remium	C	Options	bee process a acq disp e inte sub a ca	etween eeds on ctual uisition of or posal of quity rest in a esidiary nd its rrying mount	of	ecognition changes in ubsidiary's equity	ne v	nange in et equity value of sociates		Total
January 1	\$	628,780	\$	438	\$	6,094	\$	- cquity	\$	9,087	\$	644,399
Cash capital increase Compensation cost	·	301,000	·	-	·	-		-	·	-	·	301,000
of share-based payments Transactions with non-controlling		-		2,657		-		64		-		2,721
interest Recognition of change in equity of associates in proportion to the Group's		-		-	(6,094)		1,042		-	(5,052)
ownership		<u>-</u> .								821		821
June 30	\$	929,780	\$	3,095	\$		\$	1,106	\$	9,908	\$	943,889

(XIX) Retained earnings

1. Under the Company's Articles of Incorporation, the current year's earnings, if any, shall first be used to pay all taxes and offset prior years' operating losses. Then 10% of the remaining amount shall be set aside as legal reserve. After setting aside or

reversing a special reserve in accordance with related laws, the appropriation of the remaining earnings, along with the accumulated unappropriated earnings, shall be proposed by the Board of Directors and resolved by the shareholders as dividends and bonuses to shareholders.

- 2. The Company's dividend distribution policy aligns with the current and future development plan by taking into consideration factors such as investment environment, capital requirements, domestic competition, along with the consideration of shareholders' interests. Each year, the total dividend must not be less than 10% of current distributable earnings. The dividends can be distributed in forms of cash or shares, among which the cash dividend must not be less than 10% of the appropriated dividend. However, when the Company has significant investment plans and cannot obtain the capital to support its plans, the Company can distribute no cash dividends as proposed by the Board of Directors and resolved by the shareholders.
- 3. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- 4. On June 27, 2024, the Shareholders' Meeting resolved the distribution of dividends from the 2023 earnings in the amount of NT\$709,497 at NT\$5.31 (in dollars) per share.
- 5. On May 30, 2023, the Shareholders' Meeting resolved the distribution of dividends from the 2022 earnings in the amount of NT\$232,418 at NT\$2 (in dollars) per share.

(XX) Operating revenue

	April	1 to June 30, 2024	April	1 to June 30, 2023
Revenue from contracts with customers				
Construction revenue	\$	622,886	\$	1,864,811
Revenue from power generation		262,056		59,185
Sales revenue		28,381		49,551
Service revenue		100,057		46,576
	\$	1,013,380	\$	2,020,123

	January	1 to June 30, 2024	January	1 to June 30, 2023
Revenue from contracts with customers Construction revenue	\$	1,205,929	\$	2,679,940
Revenue from power generation		509,477		101,988
Sales revenue		106,081		95,376
Service revenue		193,865		81,775
	\$	2,015,352	\$	2,959,079

1. Disaggregation of revenue from contracts with customers

The Group derives revenue from the transfer of goods and services over time and at a point in time in the following major natures:

		Revenue from			
April 1 to June 30,	Construction	power	Sales	Service	
2024	revenue	generation	revenue	revenue	Total
Revenue from external customer contracts	\$ 622,886	\$ 262,056	\$ 28,381	\$ 100,057	\$ 1,013,380
Timing of revenue recognition Revenue recognized over time Revenue recognized at a	\$ 622,886	\$ 262,056	\$ -	\$ 100,057	\$ 984,999
point in time		. <u>-</u>	28,381		28,381
	\$ 622,886	\$ 262,056	\$ 28,381	\$ 100,057	\$ 1,013,380
April 1 to June 30, 2023	Construction revenue	Revenue from power generation	Sales revenue	Service revenue	Total
Revenue from external customer contracts Timing of revenue	\$ 1,864,811	\$ 59,185	\$ 49,551	\$ 46,576	\$ 2,020,123
recognition Revenue recognized over time Revenue recognized at a point in time	\$ 1,864,811	\$ 59,185	\$ -	\$ 46,576	\$ 1,970,572 49,551
•	¢ 1 064 011	\$ 59,185	¢ 40.551	¢ 46.576	\$ 2,020,123
	\$ 1,864,811	<u> </u>	\$ 49,551	\$ 46,576	5 2,020,123

			Re	venue from				
January 1 to June	C	onstruction		power	Sales		Service	
30, 2024		revenue	g	eneration	 revenue		revenue	<u>Total</u>
Revenue from external customer contracts	\$	1,205,929	_\$	509,477	\$ 106,081	\$	193,865	\$ 2,015,352
Timing of revenue recognition Revenue recognized over time Revenue recognized at a	\$	1,205,929	\$	509,477	\$ -	\$	193,865	\$ 1,909,271
point in time				<u>-</u>	106,081			106,081
•	\$	1,205,929	\$	509,477	\$ 106,081	\$	193,865	\$ 2,015,352
January 1 to June 30, 2023	C	onstruction revenue		venue from power eneration	 Sales revenue	. <u> </u>	Service revenue	Total
30, 2023 Revenue from external customer contracts	C 	revenue	g	power eneration	revenue		revenue	Total \$ 2,959,079
30, 2023 Revenue from external customer	\$ \$	revenue	g	power eneration	revenue		revenue	

2. Unfulfilled construction contracts

Aggregate amount of the transaction price allocated to and the year expected to recognize revenue for the unsatisfied performance obligations in relation to the contracted significant construction contracts as of June 30, 2024, December 31, 2023, and June 30, 2023, are as follows:

	Year expected to	Agreed contract			
	recognize revenue	amount			
June 30, 2024	2024-2025	\$	3,930,902		
December 31, 2023	2024-2025	\$	2,340,387		
June 30, 2023	2023-2024	\$	5,165,803		

3. Contract assets and liabilities

The Group has recognized the following revenue-related contract assets and liabilities:

	Jur	ne 30, 2024	Dec	ember 31, 2023	Jui	ne 30, 2023
Contract assets	\$	562,341	\$	521,648	\$	175,269
Contract liabilities	\$	189,984	\$	275,962	\$	1,212,686

(XXI) Other Income

		April 1	to June 30, 2024	April	1 to June 30, 2023
	Rental income	\$	616	\$	1,567
	Other		1,496		782
		\$	2,112	\$	2,349
		January	1 to June 30, 2024	January	1 to June 30, 2023
	Rental income	\$	2,055	\$	3,389
	Other		4,662		1,544
		\$	6,717	\$	4,933
(XXII)	Other gains and losses		,		·
		April 1	to June 30, 2024	April	1 to June 30, 2023
	Gain on financial assets at fair value through profit				
	or loss	\$	149,657	\$	69,055
	Foreign exchange gains		2,209		12,605
	Loss on disposal of				
	property, plant, and				
	equipment	(4,559)		-
	Other		1,220	(481)
		\$	148,527	\$	81,179
		January	1 to June 30, 2024	January	1 to June 30, 2023
	Gain on financial assets at fair value through profit				
	or loss	\$	161,119	\$	64,573
	Gain on disposal of investments (Note)		-		27,845
	Foreign exchange gains (losses)		6,370		6,915
	Gain (loss) on disposal of property, plant, and		0,370		0,913
	equipment	(4,555)		18
	Other		1,563	(471)
		\$	161,371	\$	98,880

Note: This includes the unrealized gross profit turnover of NT\$9,750 generated from the disposal of investments in the current period.

(XXIII) Financial costs

•	April 1 t	o June 30, 2024	April 1	to June 30, 2023
Interest expense: Bank borrowings	\$	14,861	\$	14,087
Lease liabilities	Φ	6,868	Ф	2,625
Amortization of discount		3,822		2,023
on convertible corporate bonds		3,022		_
Other		79_		51_
	\$	25,630	\$	16,763
•	January 1	to June 30, 2024	January	1 to June 30, 2023
Interest expense:	Φ.	26.265	ф	26.506
Bank borrowings	\$	26,267	\$	26,596
Lease liabilities Amortization of discount		11,220		5,203
on convertible corporate bonds		8,747		-
Other		155		91
	\$	46,389	\$	31,890
(XXIV) Expenses by nature				
	April 1 t	o June 30, 2024	April 1	to June 30, 2023
Depreciation	\$	59,320	\$	33,768
Amortization		1,357		802
Employee benefit expense		126,535		76,253
	\$	187,212	\$	110,823
	January 1	to June 30, 2024	January	1 to June 30, 2023
Depreciation	\$	101,545	\$	65,855
Amortization		2,572		1,546
Employee benefit expense		231,877		146,526
	\$	335,994	\$	213,927
(XXV) Employee benefit expense				
	April 1 t	o June 30, 2024	April 1	to June 30, 2023
Wages and salaries	\$	107,271	\$	58,602
Labor and health insurance				
fees		8,350		4,892
Pension costs		4,029		2,523
Other personnel expenses		6,885		10,236
	\$	126,535	\$	76,253
	January 1	to June 30, 2024		1 to June 30, 2023
Wages and salaries	\$	194,560	\$	118,157
Labor and health insurance		16 601		0.510
fees Pension costs		16,621 7,720		9,518 4,982
		12,976		13,869
Other personnel expenses	<u>•</u>		Ф.	<u> </u>
	\$	231,877	\$	146,526

- 1. According to the Articles of Incorporation of the Company, the current year's earnings, if any, shall be distributed in a ratio no less than 1% as employees' remuneration in the form of shares or cash as resolved by the Board of Directors. Qualification requirements of employees include the employees of subsidiaries of the Company meeting certain specific requirements. The Company shall distribute directors' remuneration in a ratio no more than 3% of the total distributable amount as resolved by the Board of Directors. The appropriation of employees' remuneration and directors' remuneration shall be submitted to the Shareholders' Meeting. If the Company has an accumulated deficit, earnings should be reserved to cover deficit.
- 2. From April 1 to June 30 and from January 1 to June 30, 2024 and 2023, employees' remuneration was accrued at NT\$1,329, NT\$4,091, NT\$1,329, and NT\$5,056; while directors' remuneration was accrued at NT\$1,329, NT\$5,056, NT\$1,329, and NT\$5,056. The aforementioned amounts were recognized in salary expenses.

From January 1 to June 30, 2024, the profit situation is based on the period ending at the current period, with 1% and 1% of estimated employee and director remuneration.

Employees' remuneration and directors' remuneration for 2023 as resolved by the Board of Directors were in agreement with those amounts recognized in the 2023 financial statements.

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

(XXVI) Income tax

1. Components of income tax expense:

	April 1 to	June 30, 2024	April 1	to June 30, 2023
Current tax:				
Current tax on profits for				
the year	\$	416	\$	66,064
Additional unappropriated				
retained earnings		13,047		8,808
Underestimated				
(overestimated) prior				
year income tax		312)		3,684
Total current tax		13,151		78,556
Deferred tax:				
Origination and reversal of				
temporary differences		7,478)	(5,817)
Income tax expense	\$	5,673	\$	72,739

	Janua	ry 1 to June 30, 2024	January 1 to June 30, 2023		
Current tax:					
Current tax on profits for					
the year	\$	22,685	\$	99,086	
Additional unappropriated					
retained earnings		13,047		8,808	
Underestimated					
(overestimated) prior					
year income tax	_(4,223)		3,684	
Total current tax		31,509		111,578	
Deferred tax:					
Origination and reversal of					
temporary differences	_(27,175) (<u> </u>	24,212)	
Income tax expense	(\$	4,334)	\$	87,366	

2. The Company's income tax returns through 2022 have been assessed and approved by the Tax Authority.

(XXVII) Earnings per share

		Ap	ril 1 to June 30, 202	4	
			Weighted average number of		F
	An	nount after	ordinary shares outstanding (thousand shares)		Earnings per share (NT\$)
Basic earnings per share					
Net profit attributable to the parent	\$	133,983	120,431	\$	1.11
Diluted earnings per share					
Net profit attributable to the parent	\$	133,983	120,431	\$	1.11
Assumed conversion of all					
dilutive potential ordinary shares					
Employees' remuneration		_	6		
Convertible bond		3,822	7,165		
Profit attributable to ordinary		2,022	7,100		
shareholders of the parent plus					
assumed conversion of all					
dilutive potential ordinary shares	\$	137,805	127,602	\$	1.08
3114103					

		Ap	ril 1 to June 30, 2023	3	
	An	nount after tax	Weighted average number of ordinary shares outstanding (thousand shares)	per	rnings share NT\$)
Basic earnings per share					
Net profit attributable to the parent Diluted earnings per share	\$	325,978	116,209	\$	2.81
Net profit attributable to the parent Assumed conversion of all dilutive potential ordinary shares	\$	325,978	116,209		
Employees' remuneration Profit attributable to ordinary shareholders of the parent plus assumed conversion of all		<u>-</u>	42		
dilutive potential ordinary shares	\$	325,978	116,251	\$	2.80
			uary 1 to June 30, 202	24	
	An		Weighted average number of ordinary shares outstanding (thousand shares)	per	rnings share NT\$)
Basic earnings per share		tax	number of ordinary shares outstanding (thousand shares)	per (1	share NT\$)
Basic earnings per share Net profit attributable to the parent Diluted earnings per share			number of ordinary shares outstanding	per	share
Net profit attributable to the parent	\$	tax	number of ordinary shares outstanding (thousand shares)	per (1	share NT\$)
Net profit attributable to the parent Diluted earnings per share Net profit attributable to the parent Assumed conversion of all dilutive potential ordinary	\$	tax 131,947	number of ordinary shares outstanding (thousand shares) 118,412	per (1	share NT\$)
Net profit attributable to the parent Diluted earnings per share Net profit attributable to the parent Assumed conversion of all dilutive potential ordinary shares	\$	tax 131,947	number of ordinary shares outstanding (thousand shares) 118,412	per (1	share NT\$)

	January 1 to June 30, 2023				
	Weighted average				
	number of				
			ordinary shares		rnings
	An	ount after	outstanding		share
		tax	(thousand shares)	(NT\$)	
Basic earnings per share					
Net profit attributable to the parent	\$	407,761	114,894	\$	3.55
Diluted earnings per share					
Net profit attributable to the parent	\$	407,761	114,894		
Assumed conversion of all					
dilutive potential ordinary					
shares					
Employees' remuneration			85		
Profit attributable to ordinary					
shareholders of the parent plus					
assumed conversion of all					
dilutive potential ordinary					
shares	\$	407,761	114,894	\$	3.55

(XXVIII) <u>Transactions with non-controlling interest</u>

parent:

- 1. Acquisition of additional equity interest in a subsidiary
 - (1) The Group acquired an additional 5% and 2% outstanding shares of the subsidiary, TPE ENERGY INC. (hereinafter referred to as "TPE"), by cash in the amount of NT\$36,790 and NT\$11,010 in March and April, 2023. The carrying amount of non-controlling interest in TPE was NT\$20,991 and NT\$12,052 at the acquisition date. This transaction resulted in a decrease in the non-controlling interest by NT\$20,991 and NT\$12,052 and a decrease in the equity attributable to owners of the parent by NT\$15,799 and an increase by NT\$1,042.
 - (2) From January 1 to June 30, 2024, the Group did not have any transactions with non-controlling interests. Furthermore, the changes in equity from January 1 to June 30, 2023, had the following effect on the equity attributable to the owners of the parent company:

	Januar	y 1 to June 30,
		2023
Carrying amount of non-controlling interest acquired	\$	33,043
Consideration paid to non-controlling interest	(47,800)
Effect of the equity interests attributable to owners		
of the parent	<u>(\$</u>	14,757)
Adjustment on equity attributable to owners of the		

	January 1 to June 30, 2023
Capital surplus - difference between proceeds on actual acquisition of or disposal of equity	
interest in a subsidiary and its carrying amount	(\$ 5,850)
Retained earnings	<u>(\$ 8,907)</u>

- 2. The Group did not participate in the capital increase raised by a subsidiary proportionally to its interest in the subsidiary.
 - (1) The Group's subsidiary, NEXUS MATERIALS, INC., carried out a cash capital increase and issued new shares on June 27, 2024. The Group's equity ownership increased by 9% as we did not subscribe according to the shareholding ratio. This transaction led to a NT\$2,613 increase in non-controlling interests, while the decrease in equity attributable to the parent company's owners amounted to NT\$1,249.
 - (2) The Group's subsidiary, Jin Jie Energy Co., Ltd., carried out a cash capital increase and issued new shares on February 5, 2024. The Group's equity ownership decreased by 49% as we did not subscribe according to the shareholding ratio. This transaction led to a NT\$2,814 increase in non-controlling interests, while the increase in equity attributable to the parent company's owners amounted to NT\$238.
 - (3) The Group's subsidiary, Weisheng Envirotech Co., Ltd., carried out a cash capital increase and issued new shares on March 15, 2023. The Group's equity ownership decreased by 2% as we did not subscribe according to the shareholding ratio. This transaction led to a NT\$32,130 increase in non-controlling interests, while the increase in equity attributable to the parent company's owners amounted to NT\$798.
 - (4) The effect of changes in interests in the Group on the equity attributable to owners of the parent from January 1 to June 30, 2024, and 2023, is shown below:

	Januar	ry 1 to June 30, 2024	Janua	ry 1 to June 30, 2023
Cash	\$	4,416	\$	32,928
Increase in the carrying amount of non-controlling				
interest	(5,427)	(32,130)
Effect of the equity interests attributable to owners of		-	-	.
the parent	\$	1,011	\$	798
Adjustment on equity attributable to owners of the parent:				

	January 1 to June 30, 2024	January 1 to June 30, 2023
Capital surplus - difference		
between proceeds on		
actual acquisition of or		
disposal of equity		
interest in a subsidiary		
and its carrying amount	<u>(\$ 1,011)</u>	\$ 798

(XXIX) Business combinations

- 1. NEXUS MATERIALS, INC. (hereinafter referred to as NEXUS MATERIALS)
 - (1) The Group acquired 47% equity in NEXUS MATERIALS for a cash consideration of NT\$72,728 on January 10, 2024 and gained control over NEXUS MATERIALS on April 15, 2024. The Group anticipates that this acquisition will enhance its market position.
 - (2) The consideration paid for acquiring NEXUS MATERIALS, the assets acquired, and the liabilities assumed on the acquisition date, along with the information on the fair value of non-controlling interests in identifiable net assets as of the acquisition date, are as follows:

	A	pril 15, 2024
The fair value of the equity interest in NEXUS	\$	68,306
MATERIALS held as of the acquisition date		
Non-controlling interest in the identifiable net assets		
of the acquiree		61,770
		130,076
Fair value of the identifiable assets acquired and		
liabilities		
Cash		23,619
Accounts receivable		4,846
Inventories		1,463
Other receivables		3
Prepayments		15,745
Property, plant and equipment		47,410
Right-of-use assets		131,082
Intangible assets		229
Deferred tax assets		1,323
Other non-current assets		22,988
Notes payable	(11)
Accounts payable	(218)
Other payables	(2,027)
Lease liabilities	(131,082)
Other current liabilities	(24)
Long-term borrowings	(268)
Total identifiable net assets		115,078
Goodwill	\$	14,998

- As of June 30, 2024, the Group is currently engaging experts to assess the fair value of identifiable net assets during the price allocation period of this case.
- (3) Since the merger with NEXUS MATERIALS on April 15, 2024, the Group has generated operating revenue of NT\$5,229 and net loss before tax of (NT\$22,151). If we include NEXUS MATERIALS in the merger since January 1, 2024, the Group's operating revenue and net profit before tax would increase to NT\$2,022,711 and NT\$114,833, respectively.
- 2. Diwei Power Co., Ltd. (hereinafter referred to as "Diwei")
 - (1) The Group acquired 100% equity in Diwei for a cash consideration of NT\$78,220 and gained control over Diwei on December 27, 2023. The Group anticipates that this acquisition will enhance its market position.
 - (2) The consideration paid for acquiring Diwei, the assets acquired, and the liabilities assumed on the acquisition date, along with the information on the fair value of non-controlling interests in identifiable net assets as of the acquisition date, are as follows:

	December 27, 2023	
Purchase consideration	·	
Cash	\$	78,220
Fair value of the identifiable assets acquired and		
liabilities		
Cash		4,362
Accounts receivable		17,021
Other receivables		4
Prepayments		4,794
Property, plant and equipment		102,700
Short-term borrowings	(76,587)
Accounts payable	(1,362)
Other payables	(13,669)
Current tax liabilities	(1,322)
Total identifiable net assets		35,941
Goodwill	\$	42,279

As of June 30, 2024, the Group is currently engaging experts to assess the fair value of identifiable net assets during the price allocation period of this case.

(3) Since the merger with Diwei on December 27, 2023, the Group has generated operating revenue of NT\$723 and net profit before tax of NT\$229. If we include Diwei in the merger since January 1, 2023, the Group's operating revenue and net profit before tax for 2023 would increase to NT\$6,800,575 and NT\$1,222,802, respectively.

(XXX) <u>Information of cash flow supplementary</u>

1. Only a portion of the investment activities were paid in cash:

	Jan	January 1 to June 30, 2024		January 1 to June 30, 2023	
Purchase property, plant and			_		
equipment	\$	379,237	\$	249,441	
Add: Payable for equipment at					
beginning of period (including					
related parties)		15,703		8,561	
Less: Payable for equipment at end	1				
of period (including related					
parties)	(13,767)	(1,031)	
Less: Provision for					
decommissioning liabilities					
newly added for the period	(329)	(4,305)	
Cash payment for the period	\$	380,844	\$	252,666	

2. On February 22, 2023, the Group sold 78% of the shares of YU GUANG ENERGY CO., LTD., which resulted in the Group losing control over the subsidiary. The transaction yielded consideration (including a cash portion) and the details of the subsidiary's related assets and liabilities are as follows:

	February 22, 2023	
Receipt consideration		
Cash	\$	48,035
Carrying amount of assets and liabilities of YU GUANG		
ENERGY CO., LTD.		
Cash		5,635
Prepayments		8,025
Property, plant and equipment		22,953
Right-of-use assets		11,642
Deferred tax assets		745
Other non-current assets		133,401
Short-term borrowings	(117,400)
Other payables	(65)
Lease liabilities - current	(392)
Lease liabilities - non-current	(11,726)
Total net assets	\$	52,818

3. On March 15, 2023, the Group sold 100% of the shares of Tai Wei Energy Co., Ltd., which resulted in the Group losing control over the subsidiary. The transaction yielded consideration (including a cash portion) and the details of the subsidiary's related assets and liabilities are as follows:

	Mar	ch 15, 2023
Receipt consideration Cash	\$	5,768
Carrying amount of assets and liabilities of Tai Wei		,
Energy Co., Ltd. Cash		13

	Marc	rch 15, 2023	
Prepayments		7	
Right-of-use assets		13,977	
Deferred tax assets		297	
Other non-current assets		200	
Other payables	(80)	
Lease liabilities - current	(839)	
Lease liabilities - non-current	(13,355)	
Total net assets	\$	220	

4. On March 15, 2023, the Group sold 100% of the shares of Chuang Da Energy Co., Ltd., which resulted in the Group losing control over the subsidiary. The transaction yielded consideration (including a cash portion) and the details of the subsidiary's related assets and liabilities are as follows:

	March 15, 2023	
Receipt consideration		
Cash	\$	5,768
Carrying amount of assets and liabilities of Chuang		
Da Energy Co., Ltd.		
Cash		29
Prepayments		6
Right-of-use assets		13,977
Deferred tax assets		297
Other non-current assets		200
Other payables	(80)
Lease liabilities - current	(839)
Lease liabilities - non-current	(13,355)
Total net assets	\$	235

(XXXI) Changes in liabilities from financing activities

			2024		
	Short-term borrowings	Lease liabilities	Bonds payable	Long-term borrowings (Note)	Liabilities from financing activities
January 1	\$ 473,337	\$ 561,796	\$ 797,443	\$ 1,073,025	\$ 2,905,601
Changes in cash flow from financing activities	473,443	(35,730)	-	50,947	448,660
Conversion of convertible bond	-	-	(356,765)	-	(356,765)
Acquisition of business combinations	-	131,082	-	268	131,350
Amortization (paid) of interest expense	-	(11,060)	8,747	-	(2,313)
Changes in other non-cash items		224,019			224,019
June 30	\$ 906,780	\$ 870,107	\$ 449,425	\$ 1,124,240	\$ 3,350,552

	2023							
							L	iabilities from
		Short-term			L	ong-term		financing
		borrowings	Le	ase liabilities	borro	wings (Note)		activities
January 1	\$	1,536,637	\$	421,089	\$	905,998	\$	2,863,724
Changes in cash	(177,263)	(16,046)		54,883	(138,426)
flow from								
financing								
activities								
Change in control	(117,400)		-		-	(117,400)
over subsidiary								
resulting in loss								
of control								
Interest expense		-	(5,043)		-	(5,043)
paid								
Changes in other				31,128		<u> </u>		31,128
non-cash items								
June 30	\$	1,241,974	\$	431,128	\$	960,881	\$	2,633,983

Note: Including long-term borrowing, current portion.

VII. <u>Transactions of related party</u>

(I) Names of related parties and relationship

Names of related parties	Relationship with the Company
FU BAO YI HAO ENERGY CO., LTD.	Associates
(FU BAO YI HAO)	
Enfinite Capital Taiwan Solar I Co. Ltd.	Associates
(Enfinite)	
Winball Sport Culture and Education Co.,	Associates
Ltd. (Winball)	
Revo Power Co., Ltd. (Revo)	Associates
Greenhealth Water Resources Co., Ltd.	Associates
(Greenhealth)	
Ririwang Renewable Energy Co., Ltd.	Associates (as of September 5, 2023)
(Ririwang)	
Xuwang Green Energy Co., Ltd. (Xuwang)	Associates (as of March 31, 2023)
Qi Yi Venture Investment Co., Ltd. (Qi Yi)	Other related party
Yong Jing Construction Co., Ltd. (Yong Jing)	Other related party
BAO YUAN INVESTMENT CO., LTD.	Other related party
(BAO YUAN)	
BAO LIN INVESTMENT CO., LTD. (BAO	Other related party
LIN)	
Muzhao Sanyuan International Co., Ltd.	Other related party
(Muzhao Sanyuan)	
CountryEDU Charity Foundation	Other related party
(CountryEDU)	
MF Design Co., Ltd. (MF)	Other related party
YU GUANG ENERGY CO., LTD. (YU	Other related party (as of February 22,
GUANG)	2023) (Note)
Yang Yu Mei	Other related party

Names of related parties	Relationship with the Company					
Zhang Jia Hao	Other related party					
Lan Wei Wen	Other related party					

Lan Wei Collins Co., Ltd. (Collins) The Company's key management

On February 22, 2023, the Company sold all of its shares in YU GUANG to the Note: Company's directors. Consequently, the relationship between the Company and YU GUANG transitioned from that of a subsidiary to that of an other related party.

Significant related party transactions (II)

1. Operating revenue

	April 1	to June 30, 2024	April	1 to June 30, 2023
Service revenue: Associates				
Enfinite	\$	16,690	\$	13,013
Other		60		70
Other related party		2,079		228
The Company's key management		24		-
C	\$	18,853	\$	13,311
	April 1	to June 30, 2024	April	1 to June 30, 2023
Construction revenue:		10 34110 30, 2021		1 to vaile 30, 2023
Associates	ф	100.016	Ф	255.010
Enfinite Other	\$	188,816 9,328	\$	255,919
Other related party		-		14,826
The Company's key				
management		37		-
	\$	198,181	\$	270,745
	Ionnomi	1 to June 20, 2024	Iomnom	1 to June 20, 2022
Service revenue:	January	1 to June 30, 2024	January	1 to June 30, 2023
Associates				
Enfinite	\$	33,447	\$	26,174
Other		165		333 457
Other related party The Company's key		2,453		437
management		24_		<u>-</u>
	\$	36,089	\$	26,964
	Ionuory	1 to June 30, 2024	Ionuom	1 to June 30, 2023
Construction revenue:	January	1 to Julie 30, 2024	January	1 to Julie 30, 2023
Associates				
Enfinite	\$	321,632	\$	641,096
Other Other related party		17,099		- 99,471
The Company's key		-		99, 4 /1
management		327		<u>-</u>

\$ 339,058	\$	740,567
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- (1) The Group entered into a service contract with related parties who appointed the Company to provide business development and overall administrative and resource services, and the contract price was based on mutual agreement.
- (2) The payments for construction contracted to the Group by related parties were determined according to the construction budget plus reasonable profit, and the Group collected the payments according to the contract's terms. Furthermore, the transaction price and terms were equivalent to general customers or market price.

2. Operating costs

	April 1 to	June 30, 2024	April 1 to Jui	ne 30, 2023
Associates - Enfinite	\$	148,621	\$	70
	January 1 to	o June 30, 2024	January 1 to Ju	ine 30, 2023
Associates - Enfinite	\$	314,129	\$	244

The primary operating costs of the Group is the procurement of electricity from associates. The price of electricity is determined by contract and does not significantly differ in terms of payment compared to unrelated parties.

3. Operating expenses - donation

	April 1	to June 30, 2024	April 1 to June 30, 2023
Other related party	\$	5,000	\$ -
	January	1 to June 30, 2024	January 1 to June 30, 2023
Other related party	\$	5,000	\$ -

4. Receivables from related parties

	<u>Ju</u>	ine 30, 2024		2023	June 30, 2023	
Accounts receivable:						
Associates						
Enfinite	\$	60,125	\$	11,282	\$	608,169
Other		-		51		41
Other related party		2,055		9,547		1,277
The Company's key						
management		24				
		62,204		20,880		609,487
Less: Allowance for						
uncollectible						
accounts	(350)	(406)	(183)
	\$	61,854	\$	20,474	\$	609,304

Receivables from related parties mainly arose from construction and consulting revenue. The above receivables are unsecured in nature and bear no interest.

5. Contract assets

	Jur	ne 30, 2024	De	cember 31, 2023	Jun	e 30, 2023
Associates Xuwang Enfinite Other	\$	59,319	\$	42,220	\$	19,571
Other related party						536
	\$	66,009	\$	48,910	\$	20,107

The above represents payments for construction contracted to the Group by the related party and was recognized based on the proportion of cost incurred for construction over time, and it had not been the contracted billing timing.

6. Contract liabilities

	Ju	ne 30, 2023			
Associates Enfinite Other related party	\$	154,221	\$ 195,447 -	\$	98,005 23,760
The Company's key management			 87		
	\$	154,221	\$ 195,534	\$	121,765

The above pertains to payments for construction contracted to the Group by related parties and payments arising from administrative and support services provided to related parties, which were recognized based on the proportion of costs incurred for construction and services provided over time, and the Group has not fulfilled its performance obligations.

7. Payables to related parties

			De	cember 31,		
	Jui	ne 30, 2024		2023	June	2023
Accounts payable:						
Associates - Enfinite	\$	138,454	\$	14,487	\$	

The payment for the aforementioned transaction is due 60 days after the date purchase of electricity, with no interest attached to the payable amount.

8. <u>Guarantee deposits received (shown as other non-current liabilities)</u>

			De	cember 31,			
	June 3	June 30, 2024		2023		June 30, 2023	
Associates							
Enfinite	\$		\$	24,629	\$	24,629	

9. Property transactions

(1) Acquisition of financial assets

				January 1 to June 30, 2024
	Accounting	Shares	Subject of the	·
	items	traded	transaction	Obtain payment
Associates				
Greenhealth	Investments	4,025	Ordinary shares	
	accounted	thousand		
	for using	shares		
	equity			
	method			\$ 40,250

No financial asset transactions were conducted between January 1 and June 30, 2023.

(2) Disposal of financial assets

There were no disposals of financial assets transactions from January 1 to June 30, 2024.

				January 1 to	June 30, 2023
		Shares	Subject of the	Disposal	Gain on
	Accounting items	traded	transaction	price	disposal
Main management -	Investments	4,368	Ordinary		
Collins	accounted for	thousand	shares		
	using equity	shares			
	method			\$ 48,035	\$ 6,982
10 Endors	manta and augranta	og pr ovidad t	o related parti	26	

10. Endorsements and guarantees provided to related parties

	June 30, 2024		Dec	cember 31, 2023	June 30, 2023		
Other related party				_	,		
Lan Wei Wen	\$	10,000	\$	10,000	\$	10,000	
Yang Yu Mei, Zhang		1,195,650		1,135,650		545,650	
Jia Hao							
	\$	1,205,650	\$	1,145,650	\$	555,650	

(III) Key management remuneration

	April 1 to June	30, 2024	April 1 to June 30, 2023		
Short-term employee		_		_	
benefits	\$	19,468	\$	13,833	
Post-employment benefits		589		494	
Total	\$	20,057	\$	14,327	
	January 1 to Jun	e 30, 2024	January 1 to June	e 30, 2023	
Short-term employee					
benefits	\$	38,756	\$	27,447	
Post-employment benefits		1,211		1,032	
Total	\$	39,967	\$	28,479	

VIII. <u>Pledged Assets</u>

The Group's assets pledged as collateral are as follows:

Carrying value								
Ju	ne 30, 2024	Dec	ember 31, 2023	Jur	ne 30, 2023	Nature of collateral		
\$	1,376,746	\$	1,308,292	\$	1,219,033	Collateral for		
						borrowings		
						C 11 C		
						Secured letter of		
	106 202		105 979		180 644	credit, other (Note)		
	190,000		193,676		100,044	Collateral for bank		
						financing facility		
						and Guarantee for		
						construction		
	556,627		631,400		1,272,523	performance		
						Performance		
						guarantees for		
						constructions,		
						warranty		
						guarantees and		
						bond deposit as		
	209 722		173 135		130 383	security for court proceedings		
\$	•	\$		\$		proceedings		
		196,808 556,627	June 30, 2024 Deces \$ 1,376,746 \$ 196,808 556,627	June 30, 2024 December 31, 2023 \$ 1,376,746 \$ 1,308,292 196,808 195,878 556,627 631,400 209,722 173,135	June 30, 2024 December 31, 2023 Jure 31, 308, 292 \$ 1,376,746 \$ 1,308,292 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	June 30, 2024 December 31, 2023 June 30, 2023 \$ 1,376,746 \$ 1,308,292 \$ 1,219,033 196,808 195,878 180,644 556,627 631,400 1,272,523 209,722 173,135 139,383		

Note: As a result of the joint investment relationship, all contributing shareholders are required to provide endorsement guarantees in proportion to their shareholding ratios.

IX. Significant Contingent Liabilities and Unrecognized Contract Commitments

(I) <u>Contingencies</u>

As of June 30, 2024 and 2023, the commercial papers for performance guarantee issued by the Group due to contracted constructions and electricity distribution amounted to NT\$2,575,860 and NT\$1,960,137, respectively.

(II) <u>Commitments</u>

1. As of June 30, 2024, December 31, 2023, and June 30, 2023, the Group signed a solar photovoltaic system maintenance contract for the provision of management, maintenance and operating services for power plants for a period of 20 years starting from the date of completion of electricity meter installment in each solar site. According to the contract terms, the management, maintenance and operating service fees payable up to the due date were as follows:

			De	ecember 31,		
	Jur	ne 30, 2024		2023		ne 30, 2023
Within a year	\$	12,697	\$	11,241	\$	10,846
Later than one year		46,938		41,876		40,907
but not later than						
five years						
More than 5 years		84,381	-	86,741		90,532
	\$	141,016	\$	139,858	\$	142,285

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

	Ju	ine 30, 2024	D	ecember 31, 2023	Ju	ne 30, 2023
Equipment						
procurement contract	\$	409,394	\$	916,547	\$	242,403
Development service and construction						
contract	\$	3,539,674	\$	1,899,183	_\$	4,111,851

3. The unused amount of letters of credit issued for construction contract procurement by the Group is as follows:

			De	ecember 31,		
	Ju	ne 30, 2024	June 30, 2023			
Outstanding unused	'					
letters of credit	\$	106,743	\$	266,611	_\$_	1,771,483

4. The Group completed turnkey construction projects in the energy and environmental protection for Green Forever Ltd. and Enfinite Capital Taiwan Solar I Co. Ltd. between January 1 to June 30, 2024, and 2023. Details of important project contracts that have been signed but not yet fulfilled can be found in Note 6(20). The partial contract signed by both parties includes terms such as completion deadlines and default compensation. As of June 30, 2024, all projects undertaken by the Group have been completed on schedule, with no instances of compensation losses due to project delays.

The Company and Enfinite Capital Taiwan Solar I Co. Ltd. signed an operation management consulting service contract, and this contract specifies that if the required rate of return is not met during the operation management period, the Company will comply with the terms, rights and obligations of both parties of the contract such as decreasing part of consulting service charges. The period is 20 years from the completion of grid interconnection.

5. The Company and shareholders of certain investees accounted for using the equity method have signed a joint venture agreement whereby the investees' shareholders can ask the Company to acquire their equity interest if certain conditions occur. The

Company has assessed that the probability of these conditions to occur is remote, and thus, there is no significant impact on the Company's financial position.

6. The Group has entered into renewable energy power purchase and sale agreements with both power generation companies and electricity customers. Some of these agreements include provisions for minimum purchase and sale volumes, as well as default liabilities. As of June 30, 2024, the Group has fulfilled all contractual obligations without any breaches.

X. Significant Disaster Loss

None.

XI. <u>Significant Events after the Balance Sheet Date</u>

The Board of Directors of the Company resolved on May 14, 2024, to acquire 100% equity of GSSG Solar Taiwan 1, LLC's wholly-owned subsidiary, GSSG Solar Taiwan 1 Co., Ltd., for approximately NT\$206 million (US\$6.44 million). GSSG Solar Taiwan 1 Co., Ltd. holds the rights to the Chiayi Yizhu Solar photovoltaic ground-mounted fishery and electricity symbiosis project, which has a capacity of approximately 56MW. The equity transfer was completed on July 26, 2024, and the purchase price was paid according to the agreed schedule.

XII. Other

(I) <u>Capital management</u>

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt. The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings (including "current and non-current borrowings" as shown in the consolidated balance sheet) less cash and cash equivalents. Total capital is calculated as "equity" as shown in the consolidated balance sheet plus net debt.

(II) Financial instruments

1. Financial instruments by category

			D	ecember 31,		
	J1	une 30, 2024		2023	Jı	ine 30, 2023
Financial assets						
Financial assets at fair value	\$	944,683	\$	715,294	\$	620,920
through profit or loss						
Financial assets at amortized cost	\$	3,255,378	\$	2,371,306	\$	3,619,273
(Note)						
			D	ecember 31,		
	Jı	une 30, 2024		2023	Jı	ine 30, 2023
Financial liabilities		_				_
Financial liabilities at amortized						
cost (Note)	\$	3,589,216	\$	2,615,157	\$	3,206,537
Lease liabilities	\$	870,107	\$	561,796	\$	431,128

Financial assets at amortized cost include cash and cash equivalents, financial assets at amortized cost, accounts receivable (including related parties), other receivables (including related parties) and guarantee deposits paid; financial liabilities at amortized cost include short-term borrowings, notes payable, accounts payable (including related parties), other payables (including related parties), long-term liabilities due within one year or one operating cycle, long-term borrowings and guarantee deposits received.

2. Risk management policy

Note:

(1) Risk categories

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk. The Group's overall risk management policies focus on the unpredictable matters in financial market and seek to minimize potential adverse effects on the Group's financial condition and financial performance.

(2) Objectives of management

The risk management work is conducted by the Group's Finance Department in accordance with the policies approved by the Board of Directors. The Finance Department closely collaborates with different operating units within the Group to identify, assess, and mitigate financial risks.

3. Significant financial risks and degrees of financial risks

(1) Market risk

Foreign exchange risk

- A. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The companies are required to hedge their entire foreign exchange risk exposure with the Group treasury.
- B. The Group's businesses involve some non-functional currency operations (the Company's and subsidiaries' functional currency: NT\$). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

			June 30, 2024		
	Fo	reign			
	cui	rency			
		ount (in			Carrying
	thousands)		Exchange rate	amo	ount (NT\$)
(Foreign currency: functional					
currency)					
<u>Financial assets</u>					
Monetary items USD:NTD	\$	4.550	22.45	\$	147.040
	Ф	4,559	32.45	Э	147,940
<u>Financial liabilities</u> <u>Monetary items</u>					
USD:NTD	\$	2,036	32.45	\$	66,068
CSD.IVID	Ψ	2,030	32.43	Ψ	00,000
		I	December 31, 202	3	
	Fo	reign			
		rency			
		ount (in			Carrying
	<u>thou</u>	ısands)	Exchange rate	amo	ount (NT\$)
(Foreign currency: functional					
currency)					
<u>Financial assets</u>					
Monetary items	Ф	0.007	20.505	Ф	252 055
USD:NTD	\$	8,887	30.705	\$	272,875
Financial liabilities Manatagaitaga					
Monetary items USD:NTD	\$	6.019	30.705	\$	212 417
EUR:NTD	Φ	6,918 7,117	33.98	Ф	212,417 241,836
EUR.NID		/,11/	33.98		4 1 1,030

		June 30, 2023						
		Foreign						
	(currency						
	aı	mount (in		(Carrying			
	th	ousands)	Exchange rate	am	ount (NT\$)			
(Foreign currency: functional								
currency)								
Financial assets								
Monetary items								
USD:NTD	\$	21,850	31.14	\$	680,409			
Financial liabilities								
Monetary items								
USD:NTD	\$	10,863	33.81	\$	367,278			

- C. The total exchange income (including realized and unrealized), arising from significant foreign exchange variation on the monetary items held by the Group from April 1 to June 30 and from January 1 to June 30, 2024 and 2023, amounted to a profit of NT\$2,209, NT\$12,605, NT\$6,370, and NT\$6,915, respectively.
- D. Analysis of foreign currency market risk arising from significant foreign exchange variation:

	January 1 to June 30, 2024								
	Sensitivity analysis								
	Degree of		ct on profit	Effect on other					
	variation	n and loss		com	prehensive income				
(Foreign currency:									
functional currency)									
<u>Financial assets</u>									
Monetary items									
USD:NTD	1%	\$	1,479	\$	-				
Financial liabilities									
Monetary items		_		_					
USD:NTD	1%	\$	661	\$	-				
	January 1 to June 30, 2023								
	Sensitivity analysis								
	Degree of	Effe	ct on profit		Effect on other				
	variation	and loss		comprehensive incom					
(Foreign currency:									
functional currency)									
Financial assets									
Monetary items									
USD:NTD	1%	\$	6,804	\$	-				
Financial liabilities			,						
Monetary items									
EUR:NTD	1%		3,673		_				
			-) - · -						

Price risk

- A. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through profit or loss. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.
- B. The Group's investments in equity securities comprise shares issued by domestic companies. The prices of equity securities would change due to the change in the future value of investee companies. If the prices of these equity securities had increased/decreased by 1% with all other variables held constant, profit after tax from April 1 to June 30 and from January 1 to June 30, 2024 and 2023, would have increased/decreased by NT\$1,746, NT\$762, NT\$8,303, and NT\$5,464, respectively, as a result of gains/losses on equity securities classified as at fair value through profit or loss.

Cash flow and fair value interest rate risk

The Group's main interest rate risk arises from borrowings with variable rates, which expose the Group to cash flow interest rate risk. However, the Group's capital from operations is sufficient to hedge the cash flow risk from interest rate changes.

(2) Credit risk

- A. Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms, and the contract cash flows of debt instruments stated at amortized cost.
- B. The Group manages its credit risk taking into consideration the entire group's concern. For banks and financial institutes, only institutes with good credit rating would be accepted as transaction counterparties. According to the Group's credit policy, each local entity in the Group is responsible for managing and analyzing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilization of credit limits is regularly monitored.

- C. The Group adopts the assumption under IFRS 9, that is, the default occurs when the contract payments are past due over 120 days.
- D. The Group adopts the following assumption under IFRS 9 to assess whether there has been a significant increase in credit risk on that instrument since initial recognition. If the contract payments were past due over 90 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
- E. From January 1 to June 30, 2024 and 2023, no credit limits were exceeded during the reporting periods, and management does not expect any significant losses from non-performance by these counterparties.
- F. The Group classifies customer's accounts receivable and contract assets in accordance with credit rating of customer. The Group applies the modified approach using the loss rate methodology to estimate the expected credit loss.
- G. During this period, following the group's economic recovery procedures, the amount of unrecoverable financial assets that were deemed unlikely to be recovered was written off.
- H. Methods of the Group used in assessing expected credit risk of accounts receivable were as follows:
 - (A) For individually significant defaulted receivables (including other receivables), expected credit losses are assessed on an individual basis. On June 30, 2024, December 31, 2023, and June 30, 2023, individually assessed receivables amounted to NT\$9,354, NT\$116,588, and NT\$104,469, and loss allowances provided amounted to NT\$9,354, NT\$60,765, and NT\$60,451, respectively.
 - (B) The Group used the consideration of forecastability of the Basel Committee on Banking Supervision to adjust historical and timely information to assess the default possibility of accounts receivable.

	June 30, 2024			2023	June 30, 2023		
Expected loss rate		0.03%		0.03%	0.03%		
Total carrying amount	\$	\$ 486,835		251,287	\$	918,564	
Loss allowance	\$	457	\$	75	\$	276	

I. Movements in relation to the Group applying the modified approach to provide loss allowance for receivables (including other receivables) are as follows:

		2024	2023		
January 1	\$	60,840	\$	60,623	
Provision for impairment		6,962		104	
Writeoff of amounts	(57,991)			
irrecoverable					
June 30	\$	9,811	\$	60,727	

J. The Group's financial assets at amortized cost were restricted bank deposits, and it had low credit risk. Thus, the Group measured the loss allowance based on 12 months of expected credit losses, and there were no significant provisions for loss allowance.

(3) Liquidity risk

- A. Group treasury executes cash flow forecasts and monitors rolling forecasts of liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Group does not breach borrowing limits or covenants on any of its borrowing facilities. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance, compliance with internal balance sheet ratio targets and, if applicable external regulatory or legal requirements.
- B. The table below analyses the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period from the balance sheet date to the contractual maturity date for non-derivative financial liabilities. The cash flow amounts disclosed in the table are undiscounted. The remaining period for the payable corporate bonds is indicated as the duration from the balance sheet date to the date when the bondholders can redeem them:

					Mo	ore than 5	
June 30, 2024	Wit	thin 1 year	1-	5 year(s)		years	 Total
Non-derivative				_			
financial liabilities:							
Lease liabilities	\$	97,889	\$	300,967	\$	670,679	\$ 1,069,535
Bonds payable	\$	-	\$	476,749	\$		\$ 476,749
Long-term borrowings							
(including those							
due within 1 year)	\$	169,307	\$	542,219	_\$_	535,595	\$ 1,247,121

December 31, 2023 Non-derivative financial liabilities:	Wi	thin 1 year	1-	-5 year(s)	Mo	ore than 5 years		Total
Lease liabilities	\$	55,669	\$	180,407	\$	461,004	\$	697,080
Bonds payable	\$	_	\$	856,375	\$	-	\$	856,375
Long-term borrowings (including those due within 1 year)	\$	297,405	\$	478,906	_\$	394,500	\$ 1	1,170,811
June 30, 2023 Non-derivative financial liabilities:	Wi	thin 1 year	1-	-5 year(s)	Mo	ore than 5 years		Total
Lease liabilities	\$	36,805	\$	123,483	\$	365,719	\$	526,007
Long-term borrowings (including those due within 1 year)	\$		\$	-	-	296,867	\$	1,045,715
The Group p	orov	iaea iinanci	aı gı	uarantee co	ntrac	cis to relate	a pa	irties. Keier

The Group provided financial guarantee contracts to related parties. Refer to Note 7 for the relevant information.

Aside from those mentioned above, other non-derivative financial liabilities are to be settled within one year.

(III) Fair value information

- 1. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
 - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investments in emerging stocks with active market were included in Level 1.
 - Level 2: Observable input values for assets or liabilities, directly or indirectly, excluding those quoted in Level 1. The fair value of the convertible bonds and derivative instruments issued by the Group were included in Level 2.
 - Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in equity investment without an active market is included in Level 3.

- 2. Financial instruments not measured at fair value
 - (1) Except for the items listed in the table below, as of June 30, 2024, December 31, 2023, and June 30, 2023, the carrying amount of cash and cash equivalents, financial assets measured at amortized cost, accounts receivable (including related parties), other receivables (including related parties), short-term borrowings, notes payable, accounts payable (including related parties), and other payables (including related parties) can be reasonably approximated at fair value.

		June 3	30, 2024	
			Fair value	
	Carrying amount	Level 1	Level 2	Level 3
Financial liabilities				
Bonds	\$ 449,425	\$ -	\$ 455,003	\$ -
payable		5 1	24 2022	
		Decemb	er 31, 2023	
			Fair value	
	Carrying			
	amount	Level 1	Level 2	Level 3
Financial				
liabilities				
Bonds payable	\$ 797,443	\$ -	\$ 807,181	\$ -
A CT 20	2022 4	1 1 1		

As of June 30, 2023, there are no bonds payable.

(2) The Group utilizes the following methods and assumptions to estimate fair value:

Bonds payable: Convertible bonds issued by the Group are valued at their fair value using discounted cash flows based on estimated future cash flows and market interest rates.

- 3. The Group classifies the relevant information regarding financial and non-financial instruments measured at fair value based on the nature, characteristics, risk, and fair value level of the assets. The details are as follows:
 - (1) The Group classifies its assets based on their nature. The relevant information is as follows:

June 30, 2024 Level 1 Level 2 Level 3 Total

Recurring fair value

measurements

Financial assets at fair value through profit or loss

June 30, 2024	 Level 1	L	evel 2	Level 3	Total
Equity securities	\$ 157,630	\$	-	\$ 785,917	\$ 943,547
Call options of					
convertible					
bond issuance	 		1,136		1,136
Total	\$ 157,630	_\$	1,136	\$ 785,917	\$ 944,683
December 31, 2023	Level 1	L	evel 2	Level 3	Total
Recurring fair value	 				
measurements					
Financial assets at					
fair value through					
profit or loss					
Equity securities	\$ -	\$	-	\$ 714,359	\$ 714,359
Call options of					
convertible					
bond issuance	 -		935		935
Total	\$ 	_\$	935	\$ 714,359	<u>\$ 715,294</u>
June 30, 2023	Level 1	I	Level 2	Level 3	Total
Recurring fair value					
<u>measurements</u>					
Financial assets at					
fair value through					
profit or loss					
Equity securities	\$ 	\$		\$ 620,920	\$ 620,920
Y The west of a section	41 41 - 7	~	1 4.		1

- (2) The methods and assumptions the Group used to measure fair value are as follows:
 - A. The instruments the Group used market quoted prices as their fair values (Level 1) are listed below by characteristics:

Market quoted price Emerging stocks

Closing price

B. Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes. The fair value of financial instruments measured by using valuation techniques can be referred to current fair value of instruments with similar terms and characteristics in substance, discounted cash flow method or other valuation methods, including those calculated by applying model using market information available at the consolidated balance sheet date (i.e. yield curves on the Taipei Exchange, average commercial paper interest rates quoted from Reuters).

- C. When assessing non-standard and low-complexity financial instruments, for example, debt instruments without active market, interest rate swap contracts, foreign exchange swap contracts and options, the Group adopts valuation technique that is widely used by market participants. The inputs used in the valuation method to measure these financial instruments are normally observable in the market.
- D. The output of valuation model is an estimated value and the valuation technique may not be able to capture all relevant factors of the Group's financial and non-financial instruments. Therefore, the estimated value derived using valuation model is adjusted accordingly with additional inputs, for example, model risk or liquidity risk and etc. In accordance with the Group's management policies and relevant control procedures relating to the valuation models used for fair value measurement, management believes adjustment to valuation is necessary in order to reasonably represent the fair value of financial and non-financial instruments at the consolidated balance sheet. The inputs and pricing information used during valuation are carefully assessed and adjusted based on current market conditions.
- E. The Group takes into account adjustments for credit risks to measure the fair value of financial and non-financial instruments to reflect credit risk of the counterparty and the Group's credit quality.
- 4. From January 1 to June 30, 2024 and 2023, there was no transfer between Level 1 and Level 2.
- 5. The following chart is the movement of Level 3 from January 1 to June 30, 2024 and 2023:

		2024	2023
		Equity instruments	Equity instruments
January 1	\$	714,359	\$ 541,305
Acquired for the period		42,000	17,520
Transfer out to Level 3	(39,589)	-
Sale	(47,500)	-
Losses recognized in	`	ŕ	
profit or loss		116,647	62,095
June 30	\$	785,917	\$ 620,920

6. Treasury segment appoints external appraisers the valuation procedures for fair value measurements being categorized within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is

independent, reliable and in line with other resources and represented as the exercisable price, and frequently calibrating valuation model, performing backtesting, updating inputs used to the valuation model and making any other necessary adjustments to the fair value.

Treasury segment cooperatively set up valuation policies, valuation processes and rules for measuring fair value of financial instruments and ensuring compliance with the related requirements in IFRS.

7. The following is the qualitative information of significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

			Significant	Range	Relationship
	Fair value at	Valuation	unobservable	(weighted	between input and
	June 30, 2024	technique	input	average)	fair value
Non-derivative ec	uity instrument:				
Unlisted stocks	\$ 456,550	Market approach	Discount for lack of marketability	15%-25%	The higher the discount for lack of marketability, the lower the fair value
Unlisted stocks	232,389	Discounted cash flow	Weighted average cost of capital, Discount for lack of marketability	6.21%-9.83%	The higher the weighted average cost of capital, the lower the fair value
			Discount for lack of marketability	25%-30%	The higher the discount for lack of marketability, the lower the fair value
Unlisted stocks	24,970	Asset based approach	Discount for lack of marketability	10%	The higher the discount for lack of marketability, the lower the fair value
Unlisted stocks	72,008	The latest transaction price	Not applicable	Not applicable	Not applicable

	Fair value at December 31, 2023	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship between input and fair value
Non-derivative eq					
Unlisted stocks	\$ 389,179	Market approach	Discount for lack of marketability	20%-25%	The higher the discount for lack of marketability, the lower the fair value
Unlisted stocks	252,618	Discounted cash flow	Weighted average cost of capital		The higher the weighted average cost of capital, the lower the fair value
			Discount for lack of marketability	20%-30%	The higher the discount for lack of marketability, the lower the fair value
Unlisted stocks	25,034	Asset based approach	Discount for lack of marketability		The higher the discount for lack of marketability, the lower the fair value
Unlisted stocks	47,528	The latest transaction price	Not applicable	Not applicable	Not applicable
		1	Significant	Range	Relationship
	Fair value at	Valuation	unobservable	(weighted	between input and
	June 30, 2023	technique	input	average)	fair value
Non-derivative eq		-	· ·		
Unlisted stocks		Discounted cash flow	Weighted average cost of capital	6.08%-11.54%	The higher the weighted average cost of capital, the lower the fair value
			Discount for lack of marketability	25%-35%	The higher the discount for lack of marketability, the lower the fair value
Unlisted stocks	24,374	Asset based approach	Discount for lack of marketability	10%	The higher the discount for lack of marketability, the lower the fair value
Unlisted stocks	527,714	The latest transaction price	Not applicable	Not applicable	Not applicable

8. The Group has carefully assessed the valuation models and assumptions used to measure fair value. However, use of different valuation models or assumptions may result in different measurements. The following is the effect on profit or loss or on other comprehensive income from financial assets categorized within Level 3 if the inputs used to valuation models have changed:

			June 30	, 2024					
			Recognized in profit or 1						
				Unfavorable					
	Input value	Change	Favorable change	change					
Financial assets									
Equity	Discount for lack								
instruments	of marketability	$\pm 1\%$	\$ 9,425	(\$ 9,425)					
			December	31, 2023					
			Recognized in	profit or loss					
				Unfavorable					
	Input value	Change	Favorable change	change					
Financial assets									
Equity	Discount for lack								
instruments	of marketability	$\pm 1\%$	\$ 8,777	<u>(\$ 8,777)</u>					
			June 30	, 2023					
			Recognized in	profit or loss					
				Unfavorable					
	Input value	Change	Favorable change	change					
Financial assets									
Equity	Discount for lack								
instruments	of marketability	$\pm 1\%$	\$ 1,225	(\$ 1,225)					

XIII. Notes to Disclosure

(I) <u>Significant transaction information</u>

- 1. Loans to others: Refer to Table 1.
- 2. Provision of endorsements and guarantees to others: Refer to Table 2.
- 3. Holding of marketable securities at the end of the period (not including subsidiaries, associates, and joint ventures): Refer to Table 3.
- 4. Acquisition or sale of the same security with the accumulated cost exceeding NT\$300 million or 20% of the Company's paid-in capital: Refer to Table 4.
- 5. Acquisition of property reaching NT\$300 million or 20% of paid-in capital or more: None.
- 6. Disposal of property reaching NT\$300 million or 20% of paid-in capital or more: None.
- 7. Purchases or sales of goods from or to related parties reaching NT\$100 million or 20% of paid-in capital or more: Refer to Table 5.
- 8. Receivables from related parties reaching NT\$100 million or 20% of paid-in capital or more: Refer to Table 6.
- 9. Trading in derivative instruments undertaken during the reporting periods: Refer to

Note 6(2).

10. Significant transactions between the parent company, its subsidiaries, and each subsidiary during the reporting periods: Refer to Table 7.

(II) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Refer to Table 8.

(III) Information on investments in Mainland China

- 1. Basic information: None.
- 2. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: None.

(IV) Major shareholder information

Major shareholder information: Refer to Table 9.

XIV. Information of Operating Department

(I) General information

- 1. Management has determined the reportable operating departments based on the reports reviewed by the chief operating decision-maker that are used to make strategic decisions.
- 2. The Group's Chief Operating Decision-Maker manages the business from each income type perspective.

(II) Measurement of department information

The Group's Chief Operating Decision-Maker assesses the performance of the operating departments based on the operating income.

(III) Information about department profit or loss

The segment information provided to the chief operating decision-maker for the reportable departments is as follows:

		Solar		Energy		Energy						
April 1 to June 30,		energy		equipment		storage		Power				
<u>2024</u>	construction trading c		co	construction generation			Other		Total			
Department revenue	\$	194,946	\$	23,007	\$	266,533	\$ 262,056		\$ 2	266,838	\$1.	,013,380
Department income	\$	63,548	\$	1,902	\$	44,581	\$	37,319	\$	31,310	\$	178,660

		Energy	Energy			
January 1 to June 30,	Solar energy	equipment	storage	Power		
2024	construction	trading	construction	generation	Other	Total
Department revenue	\$ 372,760	\$ 100,636	\$ 478,229	\$ 509,477	\$ 554,250	\$ 2,015,352
Department income	\$ 98,769	\$ 7,302	\$ 73,210	\$ 63,993	\$ 42,079	\$ 285,353
		Energy	Energy			
April 1 to June 30,	Solar energy	equipment	storage	Power		
2023	construction	trading	construction	generation	Other	Total
Department revenue	\$ 337,257	\$ 49,551	\$ 1,377,005	\$ 59,185	\$ 197,125	\$ 2,020,123
Department income	\$ 82,520	\$ 3,420	\$ 268,887	\$ 23,196	\$ 39,919	\$ 417,942
		Energy	Energy			
January 1 to June 30,	Solar energy	equipment	storage	Power		
2023	construction	trading	construction	generation	Other	Total
Department revenue	\$ 909,716	\$ 95,196	\$ 1,570,206	\$ 101,988	\$ 281,973	\$ 2,959,079
Department income	\$ 199,120	\$ 6,731	\$ 318,430	\$ 38,489	\$ 64,203	\$ 626,973

(IV) Reconciliation for department income

A reconciliation of reportable department income to the income before tax from continuing operations of the Group's reportable department is provided as follows:

	April	1 to June 30, 2024	April	1 to June 30, 2023
Income from reportable department	\$	147,350	\$	378,023
Income from other operating departments		31,310		39,919
Total operating department		178,660		417,942
Depreciation	(59,320)	(33,768)
Amortization	(1,357)	(802)
Miscellaneous Items		24,641		14,921
Income before Tax from Continuing Operations	\$	142,624	\$	398,293
0 1	Januar	y 1 to June 30, 2024	Januar	y 1 to June 30, 2023
Income from reportable department	\$	243,274	\$	562,770
Income from other operating departments		42,079		64,203
Total operating department		285,353		626,973
Depreciation	(101,545)	(65,855)
Amortization	(2,572)	(1,546)
Miscellaneous Items	-	55,597		60,741
Income before Tax from Continuing Operations	\$	125,639	\$	498,831

J&V Energy Technology Co., Ltd. and subsidiaries Loans to others January 1 to June 30, 2024

Unit: NT\$ thousand

Table 1

															(Except	as otherwise in	dicated)
												Allowance	G 11		Limit on		
				Is a	The highest		Actual	Interest		Business	Reason for	for	Colla	teral	loans	Ceiling on	
No.	Company of		General ledger	related	amount for	Ending	amount	rate	Nature of	transaction	short-term	doubtful	Name		granted to a	total loans	
(Note 1)	loaned funds	Borrower	account	party	the period	balance	drawn down	range	loan	amount	financing	accounts	of item	Value	single party	granted	Note
0	J&V Energy		Other receivables	Yes	\$ 50,000	\$ 50,000	\$ -	3.119%	Short-term	\$ -	Business	\$ -	-	\$ -	\$ 1,514,306	\$ 2,523,843	
	Technology	Energy Co.,	 related parties 						financing		operation						
	Co., Ltd.	Ltd.															
0	J&V Energy		Other receivables	Yes	50,000	50,000	-	3.119%	Short-term	-	Business	-	-	-	1,514,306	2,523,843	
	Technology	Energy Co.,	 related parties 						financing		operation						
	Co., Ltd.	Ltd.															
0	J&V Energy		Other receivables	Yes	50,000	50,000	-	3.119%	Short-term	-	Business	-	-	-	1,514,306	2,523,843	
	Technology	ENERGY	 related parties 						financing		operation						
0	Co., Ltd.	CO., LTD.	0.1	**	50,000	50,000		2.1100/	G1		ъ.				1.514.206	2 522 042	
0	J&V Energy		Other receivables	Yes	50,000	50,000	-	3.119%	Short-term	-	Business	-	-	-	1,514,306	2,523,843	
	Technology	Ltd.	- related parties						financing		operation						
0	Co., Ltd. J&V Energy	Storm Power	Other receivables	Yes	50,000	50,000		3.119%	Short-term		Business			_	1,514,306	2,523,843	
U	Technology	Co., Ltd.	- related parties	res	30,000	30,000	-	3.119%	financing	-	operation	-	-	-	1,314,300	2,323,643	
	Co., Ltd.	Co., Liu.	- related parties						mancing		operation						
0	J&V Energy	Diwei Power	Other receivables	Yes	50,000	50,000	_	3.119%	Short-term	_	Business	_		_	1,514,306	2,523,843	
U	Technology	Co., Ltd.	- related parties	103	30,000	50,000		3.117/0	financing		operation				1,514,500	2,323,043	
	Co., Ltd.	Co., Eta.	related parties						imaneing		орегинон						
0	J&V Energy	J&M Power	Other receivables	Yes	20,000	20,000	_	3.119%	Short-term	_	Business	_	_	_	1,514,306	2,523,843	
	Technology	Developme	- related parties		,	,			financing		operation				-,,	_,,,_,,,	
	Co., Ltd.	nt Co., Ltd.							8		· F						
0	J&V Energy	Zhu Ri	Other receivables	Yes	20,000	20,000	-	3.119%	Short-term	-	Business	-	-	-	1,514,306	2,523,843	
	Technology	Energy Co.,	- related parties						financing		operation						
	Co., Ltd.	Ltd.	•								-						
0	J&V Energy	Yong Ze	Other receivables	Yes	20,000	20,000	-	3.119%	Short-term	-	Business	-	-	-	1,514,306	2,523,843	
	Technology	Energy Co.,	 related parties 						financing		operation						
	Co., Ltd.	Ltd.															
0	J&V Energy	- C	Other receivables	Yes	20,000	20,000	-	3.119%	Short-term	-	Business	-	-	-	1,514,306	2,523,843	
	Technology	Energy Co.,	 related parties 						financing		operation						
	Co., Ltd.	Ltd.															
0	J&V Energy		Other receivables	Yes	20,000	20,000	-	3.119%	Short-term	-	Business	-	-	-	1,514,306	2,523,843	
	Technology	Energy Co.,	 related parties 						financing		operation						
	Co., Ltd.	Ltd.	0.1		5 0.000	50.000		2.44004	61		.				4.544.005	2 522 042	
0	J&V Energy		Other receivables	Yes	50,000	50,000	-	3.119%	Short-term	-	Business	-	-	-	1,514,306	2,523,843	
	Technology	ENERGY	- related parties						financing		operation						
0	Co., Ltd.	INC.	Oth	V	50,000	50,000		2 1100/	Cl t t		D				1 514 206	2 522 942	
0	J&V Energy		Other receivables	Yes	50,000	50,000	-	3.119%	Short-term	-	Business	-	-	-	1,514,306	2,523,843	
	Technology	Envirotech	- related parties						financing		operation						

Note 1: The numbers filled in for the loans provided by the Company or subsidiaries are as follows:

Co., Ltd.

Co., Ltd.

⁽¹⁾ The issuer fills in "0".

⁽²⁾ The invested companies are numbered sequentially, starting from "1".

- Note 2: The maximum limit for funds loaned between the Company and subsidiaries should not exceed 30% of the Company's net worth. The total amount of funds loaned should be limited to 50% of the Company's net worth. When subsidiaries engage in lending funds, the maximum limit for individual recipients should not exceed 30% of the lender's net worth, and the total amount of funds loaned should be limited to 50% of the lender's net worth.
- Note 3: The net worth mentioned above is based on the most recent financial statement that has been certified or reviewed by CPAs.

J&V Energy Technology Co., Ltd. and subsidiaries Provision of endorsements and guarantees to others January 1 to June 30, 2024

Table 2

Unit: NT\$ thousand
(Except as otherwise indicated)

		Party b endorsed/gt		Limit on endorsements/ guarantees provided for a	Maximum outstanding endorsement/ guarantee	Outstanding endorsement/	Actual amount	Amount of endorsements/	Ratio of accumulated endorsement/ guarantee amount to net asset value of the endorser/	Ceiling on total amount of endorsements/ guarantees	Provision of endorsements/guarantees by parent	Provision of endorsements/ guarantees by subsidiary to	Provision of endorsements/ guarantees to the party in	
No. (Note 1)	Endorser/ guarantor	Name of company	Relationship (Note 2)	single party (Note 3)	amount for the period	guarantee amount	drawn down	secured with collateral	guarantor company	provided (Note 4)	company to subsidiary	parent company	Mainland China	Note
0	J&V Energy Technology Co., Ltd.	Jin Cheng Energy Co., Ltd.	2	\$12,619,213	\$ 839,167	\$ 776,322	\$515,749	\$ -	15%	\$20,190,740	Y	N	N	Note 5
0	J&V Energy Technology Co., Ltd.	Chen Yu Energy Co., Ltd.	2	12,619,213	344,045	332,929	278,147	-	7%	20,190,740	Y	N	N	Note 5
0	J&V Energy Technology Co., Ltd.	FU DI ENERGY CO., LTD.	2	12,619,213	257,858	255,066	79,646	-	5%	20,190,740	Y	N	N	Note 5
0	J&V Energy Technology Co., Ltd.	XU XIAO POWER CO., LTD.	2	12,619,213	76,000	73,000	73,000	-	1%	20,190,740	Y	N	N	
0	J&V Energy Technology Co., Ltd.	GREENET CO., LTD.	2	12,619,213	130,366	80,890	80,890	-	2%	20,190,740	Y	N	N	
0	J&V Energy Technology Co., Ltd.	Zhu Ri Energy Co., Ltd.	2	12,619,213	853,291	853,291	853,291	-	17%	20,190,740	Y	N	N	
0	J&V Energy Technology Co., Ltd.	Yong Ze Energy Co., Ltd.	2	12,619,213	137,275	137,275	137,275	-	3%	20,190,740	Y	N	N	
0	J&V Energy Technology Co., Ltd.	Guang Liang Energy Co., Ltd.	2	12,619,213	61,000	59,305	59,305	-	1%	20,190,740	Y	N	N	
0	J&V Energy Technology Co., Ltd.	TPE ENERGY INC.	2	12,619,213	150,000	150,000	86,775	-	3%	20,190,740	Y	N	N	
0	J&V Energy Technology Co., Ltd.	Weisheng Envirotech Co., Ltd.	2	12,619,213	1,080,633	1,018,822	407,011	-	20%	20,190,740	Y	N	N	
0	J&V Energy Technology Co., Ltd.	Green Forever Ltd.	6	12,619,213	180,000	180,000	180,000	-	4%	20,190,740	N	N	N	

- Note 1: The numbers filled in for the loans provided by the Company or subsidiaries are as follows:
 - (1) The issuer fills in "0".
 - (2) The invested companies are numbered sequentially, starting from "1".
- Note 2: Relationship between the endorser/guarantor and the party being endorsed/guaranteed is classified into the following 7 categories; fill in the number of categories each case belongs to:
 - (1) Having business relationship.
 - (2) The endorser/guarantor parent company owns directly or indirectly more than 50% voting shares of the endorsed/guaranteed subsidiary.
 - (3) The endorsed/guaranteed company owns directly and indirectly more than 50% voting shares of the endorser/guarantor parent company.
 - (4) The endorser/guarantor parent company owns directly and indirectly more than 90% voting shares of the endorsed/guaranteed company.
 - (5) Mutual guarantee of the trade made by the endorsed/guaranteed company or joint contractor as required under the construction contract.
 - (6) Due to joint venture, all shareholders provide endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership.
 - (7) Joint guarantee of the performance guarantee for pre-sold home sales contract as required under the Consumer Protection Act.
- Note 3: The limit on endorsements/guarantees provided to a single party by the Company or the Company and subsidiaries as a whole is 250% of the Company's net assets in the latest audited or reviewed financial statements by CPAs.
- Note 4: The ceiling on total amount of endorsements/guarantees provided by the Company or the Company and subsidiaries as a whole is 400% of the net assets on the latest financial statements of the Company audited or reviewed by CPAs.
- Note 5: The Company's endorsement/guarantee was one part of joint guarantees for lease contracts, and the actual payment for lease should be considered.

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

June 30, 2024

Unit: NT\$ thousand

(Except as otherwise indicated)

Table 3

Relationship End of period with the Type and name of marketable securities Number of Shareholding Carrying Securities held by securities issuer General ledger account shares amount ratio Fair value J&V Energy Technology Ordinary share of Teras Marine None Financial assets at fair value through profit or loss - non-current 246,000 \$ 12.06% \$ Co., Ltd. Service Co., Ltd. J&V Energy Technology Ordinary share of Formosa 5 9.75% Related party Financial assets at fair value through profit or loss - non-current 1.512,420 17.363 17.363 Co., Ltd. International Investment Co., J&V Energy Technology Ordinary share of GRAND None Financial assets at fair value through profit or loss - non-current 4,500,000 46.076 7.81% 46,076 Co., Ltd. GREEN ENERGY CO., LTD. J&V Energy Technology Ordinary share of KOP None Financial assets at fair value through profit or loss - non-current 60,000 24,970 6.00% 24,970 Co., Ltd. INVESTMENT COMPANY LIMITED J&V Energy Technology Ordinary share of Green Forever Financial assets at fair value through profit or loss - non-current 18,000,000 196,808 15.00% 196,808 None Co., Ltd. Ltd. J&V Energy Technology Ordinary share of Julien's Financial assets at fair value through profit or loss - non-current 1,500,000 53,880 4.08% 53,880 None Co., Ltd. International Entertainment Group J&V Energy Technology Ordinary share of Dong Fang 410,474 410,474 None Financial assets at fair value through profit or loss - non-current 6,900,000 4.60% Co., Ltd. Offshore Co., Ltd. J&V Energy Technology Ordinary share of InnoRs None Financial assets at fair value through profit or loss - non-current 1,168,000 18,218 14.78% 18,218 Co., Ltd. Biotechnology Co., Ltd. 8 8 J&V Energy Technology Ordinary share of ID WATER None Financial assets at fair value through profit or loss - non-current 1,654,880 1.75% Co., Ltd. Co., Ltd. J&V Energy Technology Preferred stock of ID WATER None Financial assets at fair value through profit or loss - non-current 4.285.714 30,000 35.44% 30,000 Co., Ltd. Co., Ltd. J&V Energy Technology Ordinary share of EQUICK None Financial assets at fair value through profit or loss - non-current 2,444,440 22,000 18.33% 22,000 Co., Ltd. TECHNOLOGY PTE. LTD. J&V Energy Technology Ordinary share of Taipei Digital None Financial assets at fair value through profit or loss - non-current 2,000,000 20,000 10.00% 20,000 Co., Ltd. Marine Ecology Entertainment Development Co., Ltd. TPE ENERGY INC. Ordinary share of RiTdisplay None Financial assets at fair value through profit or loss - non-current 2,500,000 103,750 2.73% 103,750 Corporation

Acquisition or sale of the same security with the accumulated cost exceeding NT\$300 million or 20% of the Company's paid-in capital

January 1 to June 30, 2024

Table 4

Unit: NT\$ thousand

(Except as otherwise indicated)

					Beginnin	g of period	Pu	rchase	es		S	ales		End of	period
	Type and name									Number			Income		
Purchase and	of marketable	General ledger	Transaction		Number		Number of			of	Selling	Book	on	Number	Amount
sell company	securities	account	party	Relationship	of shares	Amount	shares		Amount	shares	price	cost	disposal	of shares	(Note)
J&V Energy Technology	Storm Power Co., Ltd.	Investments accounted for	Storm Power Co., Ltd.					_			_	_			*****
Co., Ltd.		using equity method	,	Subsidiary	3,400,000	(\$260,051)	87,700,000	\$	877,000	-	\$ -	\$ -	\$ -	91,100,000	\$566,585

Note: This includes investment gains and losses for the period.

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

January 1 to June 30, 2024

Table 5

Unit: NT\$ thousand

(Except as otherwise indicated)

			Transaction s			ı status			to third party sactions	Notes/accou		
Purchaser/seller	Counterparty	Relationship	Purchases (sales)		Amount	Percentage of total purchases (sales)	Credit period	Unit price	Credit period	Balance	Percentage of total notes/ accounts receivable (payable)	Note
J&V Energy Technology Co Ltd.	., Storm Power Co., Ltd.	Subsidiary	Sales	\$	407,887	32%	According to the contract terms	At a mutually agreed price	According to the contract terms	\$1,064,759	88%	
J&V Energy Technology Co Ltd.	., Enfinite Capital Taiwan Solar I Co. Ltd. (Enfinite)	Associates	Sales		343,594	27%	Note	At a mutually agreed price	Note	11,216	1%	
TPE ENERGY INC.	Storm Power Co., Ltd.	The same parent company	Sales		192,411	70%	According to the contract terms	At a mutually agreed price	According to the contract terms	-	0%	
GREENET CO., LTD.	Enfinite Capital Taiwan Solar I Co. Ltd. (Enfinite)	Associates	Purchases		314,129	71%	Note	At a mutually agreed price	Note	138,454	80%	

Note: Refer to 1. and 2. of Note 7(2) for details.

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

June 30, 2024

Table 6

Unit: NT\$ thousand

(Except as otherwise indicated)

			Receivables from				rom related parties -	Receiv	ables from related					
			related parties -		overdue			overdue parties - Amounts				ties - Amounts	All	owance for bad debt
Company for accounts receivable	Counterparty	Relationship	Balance	Turnover rate		Amount	Processing method	receiva	ble after the period		accounts			
J&V Energy Technology Co., Ltd.	Storm Power Co., Ltd.	Subsidiary	\$ 1,064,759	34%	\$	860,688	Proactive collection	\$	-	\$	319			

Significant transactions between the parent company, its subsidiaries, and each subsidiary during the reporting periods

January 1 to June 30, 2024

Table 7 Unit: NT\$ thousand

(Except as otherwise indicated)

Transaction

No.			Relationship with					consolidated total operating revenues or total assets
(Note 1)	Company name	Counterparty	counterparties (Note 2)	General ledger account	Amount		Transaction terms	(Note 3)
0	J&V Energy Technology Co., Ltd.	Storm Power Co., Ltd.	1	Sales	\$	407,887	Note 5	20%
0	J&V Energy Technology Co., Ltd.	Storm Power Co., Ltd.	1	Accounts receivable		1,064,759	Note 5	10%
1	TPE ENERGY INC.	Storm Power Co., Ltd.	3	Sales		192,411	Note 5	10%

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

- (1) Parent company is "0".
- (2) The subsidiaries are numbered in order starting from "1".
- Note 2: Relationship between transaction company and counterparty is classified into the following three categories; fill in the number of categories each case belongs to (If transactions between parent company and subsidiaries or between subsidiaries refer to the same transaction, it is not required to disclose twice. For example, if the parent company has already disclosed its transaction with a subsidiary, then the subsidiary is not required to disclose the transaction; for transactions between two subsidiaries has disclosed the transaction, then the other is not required to disclose the transaction.):
 - (1) Parent company to subsidiary.
 - (2) Subsidiary to parent company.
 - (3) Subsidiary to subsidiary.
- Note 3: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on accumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.
- Note 4: The above significant inter-company transactions are purchases or sales of goods from or to related parties, and only amounts of these transactions, receivables due from related parties and contract assets reaching NT\$100 million or 20% of paid-in capital or more should be disclosed.
- Note 5: The sales price was equivalent to general customers.

Names, locations and other information of investee companies (not including investees in Mainland China)

January 1 to June 30, 2024

Table 8

Unit: NT\$ thousand (Except as otherwise indicated)

Investment

				Initial invest	ment amount	E	nd-of-period holdings	S		et profit ss) of the	i	ncome (loss) ognized by the	
			Main business	End of the	At the end of	Number of		Carrying		estee for	(Group for the	
Name of investor	Name of investee	Location	activities	current period	last year	shares	Ownership (%)	amount		e period	φ.	period	Note
J&V Energy Technology Co., Ltd.	Jin Cheng Energy Co., Ltd.	Taiwan	Power generation services	\$ 300,000	\$ 300,000	30,000,000	100	\$ 256,601	\$	4,687	\$	4,710	
J&V Energy Technology Co., Ltd.	Chen Yu Energy Co., Ltd.	Taiwan	Power generation services	153,000	153,000	15,300,000	100	152,160		4,178		4,178	
J&V Energy Technology Co., Ltd.	FU DI ENERGY CO., LTD.	Taiwan	Power generation services	60,000	60,000	6,000,000	100	59,984		264		264	
J&V Energy Technology Co., Ltd.	KUANG TING ENERGY CO., LTD.	Taiwan	Power generation services	2,500	2,500	250,000	100	1,872	(55)	(55)	
J&V Energy Technology Co., Ltd.	YUN YI ENERGY CO., LTD.	Taiwan	Power generation services	2,600	2,600	170,000	100	1,498	(57)	(57)	
J&V Energy Technology Co., Ltd.	XU XIAO POWER CO., LTD.	Taiwan	Power generation services	75,770	75,770	7,000,000	100	74,043		886		824	
J&V Energy Technology Co., Ltd.	J&M Power Development Co., Ltd.	Taiwan	Power generation services	7,630	7,630	630,000	100	5,756		38		38	
J&V Energy Technology Co., Ltd.	Phanta Energy Inc.	Taiwan	Energy technology services	65,000	65,000	6,500,000	76	6,995		2,335		1,785	
J&V Energy Technology Co., Ltd.	Formosa Biomass Co., Ltd.	Taiwan	Bioenergy development and energy technology services	26,500	26,500	2,650,000	83	251		-		-	
J&V Energy Technology Co., Ltd.	Xiang Guang Energy Co., Ltd.	Taiwan	Power generation services	1,000	1,000	100,000	100	549	(59)	(59)	
J&V Energy Technology Co., Ltd.	Guang Liang Energy Co., Ltd.	Taiwan	Power generation services	16,000	16,000	1,600,000	100	11,446		651		651	
J&V Energy Technology Co., Ltd.	Zhu Ri Energy Co., Ltd.	Taiwan	Power generation services	21,000	21,000	2,100,000	100	3,821	(10,185)	(10,185)	
J&V Energy Technology Co., Ltd.	GREENET CO., LTD.	Taiwan	Renewable-energy based electricity distribution	45,000	45,000	4,500,000	100	65,079		18,728		18,728	
J&V Energy Technology Co., Ltd.	TPE ENERGY INC.	Taiwan	Ancillary service on automatic frequency control (AFC)	257,189	257,189	23,337,000	79	266,283		54,195		5,205	

					Initial investment amount End-of-period holdings			Net profit (loss) of the		income (loss) recognized by the						
			Main business	_	End of the		At the end of	Number of	na or period noiding		Carrying		investee for	г	Group for the	
Name of investor	Name of investee	Location	activities	С	urrent period		last year	shares	Ownership (%)		amount	_	the period	_	period	Note
J&V Energy Technology Co., Ltd.	FU BAO YI HAO ENERGY CO., LTD.	Taiwan	Energy technology services		260,000		260,000	26,000,000	21	(59,357)		34,039		7,024	
J&V Energy Technology Co., Ltd.	Chuang Jie Energy Co., Ltd.	Taiwan	Power generation services		1,000		1,000	100,000	100		624	(59)	(59)	
J&V Energy Technology Co., Ltd.	Weisheng Envirotech Co., Ltd.	Taiwan	Environmental protection engineering	\$	211,499	\$	211,499	21,149,909	61	\$	288,798	(\$	9,409)	(\$	5,751)	
J&V Energy Technology Co., Ltd.	Rui Neng Energy Co., Ltd.	Taiwan	Power generation services		1,200		1,200	120,000	100		845	(59)	(59)	
J&V Energy Technology Co., Ltd.	Winball Sport Culture and Education Co., Ltd.	Taiwan	Management of occupational basketball team and sales of peripheral products		29,500		29,500	2,350,000	12		-	(73,482)		-	
J&V Energy Technology Co., Ltd.	Zhongneng Energy Co., Ltd.	Taiwan	Power generation services		5,000		5,000	500,000	100		4,722	(48)	(48)	
J&V Energy Technology Co., Ltd.	Skynergy Co., Ltd.	Taiwan	Energy technology services		85,000		85,000	8,500,000	100		68,710	(429)	(429)	
J&V Energy Technology Co., Ltd.	Storm Power Co., Ltd.	Taiwan	Ancillary service on automatic frequency control (AFC)		910,982		33,982	91,100,000	100		566,585	(5,728)	(5,728)	
J&V Energy Technology Co., Ltd.	Jin Jie Energy Co., Ltd.	Taiwan	Power generation services		3,106		929	317,730	51		2,344	(91)	(62)	
J&V Energy Technology Co., Ltd.	Jin Hong Energy Co., Ltd.	Taiwan	Power generation services		907		907	100,000	100		672	(59)	(59)	
J&V Energy Technology Co., Ltd.	Rui Guang Smart Energy Co., Ltd.	Taiwan	Power generation services		500		500	50,000	50		483	(10)	(5)	
J&V Energy Technology Co., Ltd.	Greenhealth Water Resources Co., Ltd.	Taiwan	Environmental protection engineering		374,650		334,400	34,425,000	20		378,636		20,950	(4,970)	
J&V Energy Technology Co., Ltd.	Revo Power Co., Ltd.	Taiwan	Energy technology services		7,000		7,000	700,000	50		862	(8,379)	(4,189)	
J&V Energy Technology Co., Ltd.	Yong Ze Energy Co., Ltd.	Taiwan	Power generation services		17,164		17,164	2,300,000	100		11,209	(4,789)	(4,789)	
J&V Energy Technology Co., Ltd.	Guang Hui Energy Co., Ltd.	Taiwan	Power generation services		4,798		4,798	500,000	100		4,741	(47)	(47)	
J&V Energy Technology Co., Ltd.	Diwei Power Co., Ltd.	Taiwan	Power generation services		78,220		78,220	3,000,000	100		79,098		833		833	
J&V Energy Technology Co., Ltd.	Liangwei Power Co., Ltd.	Taiwan	Power generation services		80,714		80,714	3,920,000	49		82,745		3,818		1,720	
J&V Energy Technology Co., Ltd.	NEXUS MATERIALS, INC.	Taiwan	Manufacturing of recycled plastic products		100,001		-	7,922,137	56		86,371	(26,365)	(12,381)	

Investment

			Main business	Initial investor	At the end of	En Number of	d-of-period holdings	Carrying	Net pro (loss) or investee	the for	Investment income (loss) recognized by the Group for the	
Name of investor	Name of investee	Location	activities	current period	last year	shares	Ownership (%)	amount	the per	od	period	Note
Skynergy Co., Ltd.	Tian Chuang Energy Co., Ltd.	Taiwan	Power generation services	1,000	1,000	100,000	100 (3,870)	(1,	262)	(1,262)	
Skynergy Co., Ltd.	Yunan Energy Development Investment Co., Ltd.	Taiwan	General investment	15,000	15,000	1,500,000	50	9,877	(2,	.97)	(1,098)	
TPE ENERGY INC.	Yao Heng Lin Co., Ltd.	Taiwan	Ancillary service on automatic frequency control (AFC)	100	100	10,000	100	93		-	-	
TPE ENERGY INC.	Yu Wei Power Co., Ltd.	Taiwan	Ancillary service on automatic frequency control (AFC)	100	100	10,000	100	93		-	-	

Major shareholder information

June 30, 2024

Table 9

	Shares	
Name of major shareholder	Number of shares held	Shareholding ratio
Su, Yen-Ju	17,872,009	13%
Wang, Hai-Ling	12,808,059	10%
Firich Enterprises Co., Ltd.	10,036,000	8%
Formosan Union Chemical CORP.	8,985,318	7%
Chang, Chien-Wei	6,913,204	5%