Stock Symbol: 1529

Luxe Green Energy Technology Co., Ltd.
(Originally: Luxe Electric Co., Ltd.) and Its Subsidiaries
Consolidated Financial Statements and Independent Auditors'
Review Report
Q2 of 2025 and 2024

Address: 7F.-1, No. 114, Chenggong Rd., North

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Luxe Green Energy Technology Co., Ltd. (Originally: Luxe Electric Co., Ltd.) and Its Subsidiaries Consolidated Financial Statements

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Independent Auditors' Review Report

NO.23861142CA

To: LUXE GREEN ENERGY TECHNOLOGY CO., LTD.

Foreword

We have audited the consolidated balance sheet of Luxe Green Energy Technology Co., Ltd. (formerly known as Luxe Co., Ltd.) and its subsidiaries (collectively referred to as the "Group") as of June 30, 2025 and 2024, and the consolidated statement of comprehensive income for the periods from April 1 to June 30, 2025 and 2024, from January 1 to June 30, 2025 and 2024, the consolidated statement of changes in equity, the consolidated statement of cash flows from January 1 to June 30, 2025 and 2024, and provided the related notes to the consolidated financial statements (including the summary of significant accounting policies). Our CPAs have reviewed and completed these. Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34 "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China. Our responsibility is to express a conclusion on the consolidated financial statements based on our reviews.

We conducted our reviews in accordance with the Standard on Review Engagements (SRE) 2410 "Review of 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 review, nothing has come to our attention that caused us to believe that the aforementioned consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of Luxe Green Energy Technology Co., Ltd., and its subsidiaries as of June 30, 2025 and 2024, as well as the consolidated financial performance from April 1 to June 30, 2025 and 2024, from January 1 to June 30, 2025 and 2024, and the consolidated cash flows from January 1 to June 30, 2025 and 2024, in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IAS No. 34 "Interim Financial Reporting", as endorsed and issued into effect by the FSC.

Baker Tilly Clock & Co
CPA: Chia-Yu Lai
CPA:
Fu Jui-Kang
Approval No.: Jin-Guan-Zheng-Shen-Zi No. 1050043092
Jin-Guan-Zheng-Shen-Zi No. 1130360925
August 8, 2025

<u>Luxe Green Energy Technology Co., Ltd. and its subsidiaries</u> (Originally: Luxe Electric Co., Ltd)

Consolidated Balance Sheet
June 30, 2025, December 31 and June 30, 2024

Unit: NT\$ thousand

	Assets	Notes		June 30, 20)25	D	ecember 31,	, 2024		Unit: NT\$ t	
Code	Accounting Item			mount	%		Amount	%		Amount	%
11xx	Current assets										
1100	Cash	6(1)	\$	287,452	8	\$	303,439	9	\$	235,756	7
1110	Financial assets measured at fair value through profit or loss - current	6(2)		124,698	4	•	137,079	4	•	169,025	5
1136	Financial assets measured at amortized cost - current	6(4)		_	_		_	_		11,298	_
1140	Contract assets - current	6(20), 7		20,590	_		21,385	1		73,878	3
1150	Notes receivable	6(5)		1,089	_		467	_		16	_
1160	Notes receivable - related parties	6(5), 7		61,110	2		_	_		_	-
1170	Accounts receivable	6(5)		58,538	2		57,721	2		84,058	3
1180	Accounts receivable - related parties	6(5), 7		1,909	_		56,558	2		10,337	_
1200	Other receivables			20	_		137	_		1,542	_
1210	Other receivables - related parties	7		16,548	_		16,397	_		61,175	2
1220	Income tax assets in current period	6(23)		142	_		152	_		178	-
1310	Inventory	6(6)		199,580	6		276,808	8		202,719	6
1410	Prepayment	6(11), 7		96,582	3		80,038	2		71,977	2
1470	Other current assets	6(12)		330	_		4	_		25	_
11xx	Total current assets			868,588	25		950,185	28		921,984	28
15xx	Non-current assets										
1517	Financial assets at fair value through other comprehensive income or loss - non-current	6(3)		24,567	1		24,730	1		31,298	1
1535	Financial assets measured at amortized cost - non-current	6(4)		189,763	5		202,999	6		182,705	6
1550	Investments recognized under the equity method	6(7)		2,011	_		1,829	_		1,585	_
1600	Property, plant and equipment	6(8)	1	,640,354	47		1,653,232	49		1,536,082	46
1755	Right-of-use assets	6(9), 7		215,448	6		219,171	6		226,013	7
1822	Intangible assets	6(10)		23,268	1		24,641	1		23,325	1
1840	Deferred income tax assets	6(23)		1,598	_		1,610	_		1,282	_
1915	Prepayment for equipment purchase	6(11), 7		122,707	4		76,149	2		141,042	4
1920	Refundable deposit			76,877	2		22,029	1		23,485	1
1930	Long-term notes and accounts receivable	6(13)		320,000	9		207,991	6		207,991	6
15xx	Total non-current assets		2	,616,593	75		2,434,381	72		2,374,808	72
1xxx	Total assets		\$ 3	,485,181	100	\$	3,384,566	100	\$	3,296,792	100

(Continued on next page)

<u>Luxe Green Energy Technology Co., Ltd. and its subsidiaries</u> (Originally: Luxe Electric Co., Ltd)

Consolidated Balance Sheet (continued)

June 30, 2025, December 31 and June 30, 2024

Unit: NT\$ thousand

			1			T		Unit: NT\$	
	Liabilities and Equity	Notes		June 30, 20)25	December 31	, 2024	June 30, 20	024
Code	Accounting Item		1	Amount	%	Amount	%	Amount	%
21xx	Current liabilities								
2100	short-term borrowings	6(14)	\$	135,000	4	\$ 275,000	8	\$ 195,000	6
2130	Contract liabilities - current	6(20), 7		136,287	4	59,516	2	17,429	1
2150	Notes payable	6(16)		7,086	_	12,586	_	7,013	_
2160	Notes payable - related parties	6(16), 7		49,595	1	_	_	_	_
2170	Accounts payable	6(16)		65,531	2	83,348	3	82,158	3
2180	Accounts payable - related parties	6(16), 7		26,089	1	27,181	1	24,463	1
2216	Dividends payable			31,019	1	_	_	45,173	1
2219	Other payables			36,873	1	38,055	1	48,613	1
2220	Other payables - related parties	7		46,453	1	8,736	_	9,790	_
2230	Income tax liabilities in current period	6(23)		7,575	_	10,985	_	6,141	_
2250	Liability reserve - current			2,316	_	1,485	_	2,359	_
2280	Lease liabilities - current	6(9), 7		15,418	_	15,087	_	14,571	_
2322	Long-term borrowings maturing	6(15)		(2.400	2	62,389		65.277	
	within one year			62,400	2		2	65,377	3
2399	Other current liabilities			813	Ι	801	_	777	_
21xx	Total current liabilities			622,455	17	595,169	17	518,864	16
25xx	Non-current liabilities								
2540	Long-term borrowings	6(15)		785,193	23	816,396	25	744,593	22
2550	Liability reserve - non-current			1,706	_	2,227	_	1,508	_
2580	Lease liabilities - non-current	6(9), 7		209,422	6	212,742	6	219,056	7
2645	Deposit received			81	_	81	_	1,110	_
25xx	Total non-current liabilities			996,402	29	1,031,446	31	966,267	29
2xxx	Total liabilities			1,618,857	46	1,626,615	48	1,485,131	45
3xxx	Attributable to the shareholder's equity	6(18)							
	of the parent company								
3110	Common share capital			1,550,951	45	1,550,951	46	1,505,778	46
3150	Stock dividends to be distributed			_	_	_	_	45,173	1
3200	Capital reserve			63,962	2	87,226	3	87,226	3
3300	Retained earnings								
3310	Legal reserve			44,258	1	44,258	1	44,258	1
3320	Special reserve			2,466	_	_	_	_	_
3350	Undistributed earnings			141,033	4	14,043	_	57,508	2
3400	Other equity			(2,552)	_	(2,466)	_	982	_
31xx	Total equity attributable to parent					1,694,012	50		
	company shareholders			1,800,118	52			1,740,925	53
36xx	Non-controlling equity			66,206	2	63,939	2	70,736	2
3xxx	Total equity			1,866,324	54	1,757,951	52	1,811,661	55
	Total liabilities and equity			3,485,181	100	\$ 3,384,566	100	\$ 3,296,792	100
		afar to the Notes t						1,-,0,,,2	

(Please refer to the Notes to the Consolidated Financial Statements)

Chairman: Chen Chien-Jen President: Chen Lien-Tsung Chief Accounting Officer: Chien Shih-Chang

Luxe Green Energy Technology Co., Ltd. and Its Subsidiaries

(Originally: Luxe Electric Co., Ltd.) Consolidated Statement of Comprehensive Income From April 1 to June 30, and January 1 to June 30, 2025 and 2024

Unit: NT\$ thousand

										: NT\$ thousan	
Code	Item	Notes	April to June 2			pril to June 20		January to June 2		January to June 2	
	ien		Amount	%		Amount	%	Amount	%	Amount	%
4100	Net operating revenue	6(20)	\$ 208,983	100	\$	207,366	100	\$ 475,526	100	\$ 353,518	100
5000	Operating costs		(161,447)	<u> </u>		(156,624)	(76)	(384,462)	(81)	(280,040)	(79)
5900	Operating gross profit		47,536	23		50,742	24	91,064	19	73,478	21
5910	Unrealized sales profit		_	_		_	_	66		(148)	_
5950	Gross profit (net)		47,536	23		50,742	24	91,130	19	73,330	21
6000	Operating expenses										
6100	Marketing expense		(2,370)			(2,369)	(1)	(4,976)	(1)	(4,129)	(1)
6200	Administrative expense		(12,547)			(10,509)	(5)	(24,837)	(5)	(21,657)	(6)
6300	R&D expense		(1,303)			(2,012)	(1)	(2,350)	_	(3,319)	(1)
6450	Loss from expected credit impairment		(28,990)	(14)		_		(28,976)	(6)	-	_
6000	Total operating expense		(45,210)	(22)		(14,890)	(7)	(61,139)	(12)	(29,105)	(8)
6900	Net operating profit		2,326	1		35,852	17	29,991	7	44,225	13
7000	Non-operating revenue and expenses	6(21)									
7100	Interest income		706	_		1,080	1	1,717	_	1,527	_
7010	Other revenue		142,003	68		5,048	2	143,087	30	6,254	1
7020	Other profits and losses		(65)	_		15,662	8	(14,101)	(3)	(2,745)	_
7050	Financial cost		(7,258)	(3)		(7,846)	(4)	(14,729)	(3)	(14,714)	(4)
7060	Share of profit/loss of subsidiaries recognized under the equity method		67	_		115	_	182	_	183	
7000	Total non-operating revenue and expense		135,453	65		14,059	7	116,156	24	(9,495)	(3)
7900	Net profit before tax		137,779	66		49,911	24	146,147	31	34,730	10
7950	Income tax expense	6(23)	(4,896)	(2)		(5,079)	(2)	(6,592)	(1)	(6,157)	(2)
8200	in current period		132,883	64		44,832	22	139,555	30	28,573	8
8300	Other comprehensive income										
8310	Items not reclassified to profit or loss										
8316	Unrealized valuation loss on investments in equity instruments measured at fair value through other comprehensive income		(130)	_		118		(163)	_	72	_
8500	Total current comprehensive income or loss		\$ 132,753	64	\$	44,950	22	\$ 139,392	30	\$ 28,645	8
8600	Net income (loss) attributable to:										
8610	Parent company shareholders		\$ 132,103		\$	40,329		\$ 137,211		\$ 23,250	
8620	Non-controlling equity		780			4,503		2,344		5,323	
	Total		\$ 132,883		\$	44,832		\$ 139,555		\$ 28,573	
8700	Total comprehensive income attributable to:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,								
8710	Parent company shareholders		\$ 132,035		\$	40,391		\$ 137,125		\$ 23,288	
8720	Non-controlling equity		718			4,559		2,267		5,357	
	Total		\$ 132,753		\$	44,950		\$ 139,392		\$ 28,645	
	Earnings per share (NT\$)		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			7 *					
9750	Basic		\$ 0.85		\$	0.26		\$ 0.88		\$ 0.15	
9850	Diluted		\$ 0.85		\$	0.26		\$ 0.88		\$ 0.15	
7050	Diffutou		ų 0.0 <i>3</i>		Ψ	0.20		Ψ 0.00		ψ 0.1 <i>5</i>	

(Please refer to the Notes to the Consolidated Financial Statements)

Chairman: Chen Chien-Jen President: Chen Lien-Tsung Chief Accounting Officer: Chien Shih-Chang

Luxe Green Energy Technology Co., Ltd. and its subsidiaries

(Originally: Luxe Electric Co., Ltd)

Consolidated Statement of Changes in Equity For the six months ended June 30, 2025 and 2024

Unit: NT\$ thousand

				Attribu	table to the shareholder	's equity of the parent of	company				1 11 thousand
		Capita	l stock			Retained earnings		Other equity items			
Code	Item	Common share capital	Stock dividends to be distributed	Capital reserve	Legal reserve	Special reserve	Undistributed earnings	Unrealized valuation loss on financial assets measured at fair value through other comprehensive income		Non-controlling equity	Total equity
A1	Balance as of January 1, 2024	\$ 1,505,778	\$ -	\$ 87,226	\$ 30,456	\$ 194	\$ 138,212	\$ 944	\$ 1,762,810	\$ 65,406	\$ 1,828,216
B1	Provision for legal reserve	_	_	_	13,802	_	(13,802)	_	_	_	_
	Provision for special reserve	_	_	_	_	(194)	194	_	_	_	_
B5	Cash dividend for shareholders	_	_	_	_	_	(45,173)	_	(45,173)	-	(45,173)
	Common stock dividends	_	45,173	_	_	_	(45,173)	_	_	_	_
DI	Net income from January to June 2024	_	_	_	_	_	23,250	_	23,250	5,323	28,573
D3	Other comprehensive income in current period	_	_	_	_	_	_	38	38	34	72
D5	Total current comprehensive income or loss	_	_	-	-	_	23,250	38	23,288	5,357	28,645
O1	Disposal of subsidiaries	_	_	_	_	_	_	_	_	(27)	(27)
Z1	Balance as of June 30, 2024	\$ 1,505,778	\$ 45,173	\$ 87,226	\$ 44,258	\$ -	\$ 57,508	\$ 982	\$ 1,740,925	\$ 70,736	\$ 1,811,661
A1	Balance on January 1, 2024	\$ 1,550,951	\$ -	\$ 87,226	\$ 44,258	\$ -	\$ 14,043	\$ (2,466)	\$ 1,694,012	\$ 63,939	\$ 1,757,951
	Provision for special reserve	_	-	_	_	2,466	(2,466)	_	_	_	_
	Cash dividend for shareholders	-		_	-	_	(7,755)	_	(7,755)		(7,755)
C5	Distribution of cash dividends from capital reserve	_	_	(23,264)	_	_	_	_	(23,264)	_	(23,264)
D1	Net income from January to June, 2025	_	_	_	_	_	137,211	_	137,211	2,344	139,555
D3	Other comprehensive income in current period	_	_	-	_	_	_	(86)	(86)	(77)	(163)
D5	Total current comprehensive income or loss	_	-	-	-	_	137,211	(86)	137,125	2,267	139,392
Z1	Balance as of June 30, 2025	\$ 1,550,951	\$ -	\$ 63,962	\$ 44,258	\$ 2,466	\$ 141,033	\$ (2,552)	\$ 1,800,118	\$ 66,206	\$ 1,866,324

(Please refer to the Notes to the Consolidated Financial Statements)

Chairman: Chen Chien-Jen Manager: Chen Lien-Tsung Chief Accounting Officer: Chien Shih-Chang

Luxe Green Energy Technology Co., Ltd. and its subsidiaries (Originally: Luxe Electric Co., Ltd) Consolidated Statement of Cash Flow For the six months ended June 30, 2025 and 2024

Unit: NT\$ thousand

Code	Item	January to June 2025	January to June 2024
		January to June 2023	January to June 2024
AAAA	Cash flow from operating activities:	44644	
A10000	Pre-tax net profit in current period	\$ 146,147	\$ 34,730
A20010	Income and expense items:		
A20100	Depreciation expense	62,267	57,696
A20200	Amortization expense	1,373	1,147
A20300	Loss from expected credit impairment	28,976	_
A20400	Net loss from financial assets measured at fair value through profit or loss	12,381	907
A20900	Financial cost	14,729	14,714
A21200	Interest income	(1,717)	(1,527)
A21300	Dividend income	(190)	(1,747)
A22300	Share of interests of subsidiaries recognized under the equity method	(182)	(183)
A22500	Loss from disposal of property, plant, and		
	equipment	7	8
A29900	Other revenue	(141,000)	_
A30000	Changes in assets/liabilities related to operating activities		
A31125	Contract assets	795	(29,933)
A31130	Notes receivable	(622)	1,074
A31140	Notes receivable - related parties	(61,110)	_
A31150	Accounts receivable	(802)	(33,692)
A31160	Accounts receivable - related parties	54,649	(2,591)
A31180	Other receivables	1	4,709
A31190	Other receivables - related parties	(151)	(5,503)
A31200	Inventory	77,228	(42,410)
A31230	Prepayment	(16,544)	2,481
A31240	Other current assets	(326)	(2,414)
A32125	Contract liabilities	76,771	10,992
A32130	Notes payable	(5,500)	(2,154)
A32140	Notes payable - related parties	49,595	(357)
A32150	Accounts payable	(17,817)	(1,853)
A32160	Accounts payable - related parties	(1,092)	24,242
A32180	Other payables	(1,034)	2,929
A32190	Other payables - related parties	37,717	8,172
A32200	Provisions	310	157
A32230	Other current liabilities	12	248
A33000	Cash inflow generated from operations	314,871	39,842
A33100	Interest received	1,833	1,524
A33200	Dividend received	190	_
A33300	Interest paid	(14,877)	(14,741)
A33500	Income tax paid	(9,980)	(4,858)
AAAA	Net cash inflow from operating activities	292,037	21,767

(Continued on next page)

<u>Luxe Green Energy Technology Co., Ltd. and its subsidiaries</u> (Originally: Luxe Electric Co., Ltd)

Consolidated Statement of Cash Flow (continued)

For the six months ended June 30, 2025 and 2024

Unit: NT\$ thousand

Code	Item	January to June 2025	January to June 2024
BBBB	Cash flow from investing activities		
B00010	Acquisition of financial assets measured at fair value through other comprehensive income	_	(2,829)
B00040	Acquisition of financial assets measured at amortized cost	(82,396)	(36,658)
B00050	Disposal of financial assets measured at amortized cost	95,632	_
B02400	Capital reduction of investee company and return of share capital recognized under the equity method	_	450
B02700	Acquisition of property, plant, and equipment	(22,815)	(30,049)
B03700	Increase in refundable deposit	(54,848)	(4,055)
B07100	Increase in prepayment for equipment	(64,676)	(67,658)
BBBB	Net cash outflow from investing activities	(129,103)	(140,799)
CCCC	Cash flow from financing activities		
C00100	Increase in short-term borrowings	320,000	98,670
C00200	Decrease in short-term borrowings	(460,000)	(74,941)
C01700	Repayment of long-term borrowings	(31,192)	(31,181)
C03100	Decrease in deposits received	_	(335)
C04020	Lease principal repayment	(7,729)	(7,710)
C05800	Changes in non-controlling equity	_	(27)
CCCC	Net cash outflow from financing activities	(178,921)	(15,524)
EEEE	Decrease in cash and cash equivalents for the period	(15,987)	(134,556)
E00100	Cash balance at beginning of period	303,439	370,312
E00200	Cash balance at ending of period	\$ 287,452	\$ 235,756

(Please refer to the Notes to the Consolidated Financial Statements)

Chairman: Chen Chien-Jen

Chang

President: Chen Lien-Tsung

Chief Accounting Officer: Chien Shih-

Luxe Green Energy Technology Co., Ltd.

(Originally: Luxe Electric Co., Ltd.) and Its Subsidiaries

Notes to the consolidated financial statements

For the six months ended June 30, 2025 and 2024 (expressed in NT\$thousands, unless otherwise specified)

I. Corporate history

Luxe Green Energy Technology Co., Ltd.(Originally: Luxe Electric Co., Ltd), hereinafter referred to as the "Company", was established on April 22, 1978, and is engaged in the design, manufacture, installation and sale of high and low voltage distribution panels, various electrical and electronic equipment (including transformers), and various electrical and photovoltaic plant engineering contracts.

The Company's original name was LUXE CO., LTD., and it was renamed LUXE GREEN ENERGY TECHNOLOGY CO., LTD. on July 14, 2022.

The Company's stock was listed for trading on the Taiwan Stock Exchange on September 11, 2000.

The consolidated financial statements are presented with the functional currency (NT\$) of the Company.

II. Date and Procedure for Approval of Financial Statements

These accompanying consolidated financial statements were reported to the Board of Directors on August 8, 2025.

III. Application of Newly Issued and Revised Standards and Interpretations

(I) First-time application of International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), Interpretations (IFRIC) and Interpretations (SIC) (hereinafter referred to as "IFRSs")

Amendments to IAS 21 "Lack of Exchangeability"

The amendment to IAS 21 "Lack of Exchangeability" will not result in any significant changes to the accounting policies of the consolidated company.

ECC 4: D 4 CLASD

(II) IFRSs endorsed by the FSC in 2026

Newly Announced/Amendments/Revised Standards and Interpretations	Pronouncements
Amendments to IFRS 9 and IFRS 7 "Amendments to the Classification and Measurement of Financial Instruments"	January 1, 2026
Amendments to IFRS 9 and IFRS 7 "Contracts Referencing Nature-dependent Electricity"	January 1, 2026
"IFRS Annual Improvements - Volume 11"	January 1, 2026
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17	January 1, 2023
Amendments to IFRS 17 "Initial Application of IFRS 17 and IFRS 9 - Comparative Information"	January 1, 2023

As of the date of adoption of this consolidated financial report, the Consolidated Company is continuing to evaluate the impact of the above amendments on its financial position and financial performance of the Consolidated Company. The related impacts will be disclosed upon completion of the evaluation.

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

Newly Announced/Amendments/Revised Standards and Interpretations	Effective Date of IASB Pronouncements (Note 1)
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets between	Not yet determined
an Investor and its Associate or Joint Venture" IFRS 18 "Presentation and Disclosures of Financial Statements"	January 1, 2027
IFRS 19 "Subsidiaries without Public Accountability: Disclosures"	January 1, 2027

Note 1: Unless otherwise specified, the above new/amended/revised standards or interpretations are effective for annual reporting periods beginning after the respective dates.

IFRS 18 "Presentation and Disclosures of Financial Statements"

IFRS 18 will supersede IAS 1 "Presentation of Financial Statements" and the main changes include:

- 1. The income and loss items should be divided into business, investment, financing, income tax, and discontinued operations.
- 2. An entity has to present totals and subtotals in the statement of profit or loss for operating profit or loss, profit or loss before financing and income taxes and profit or loss.
- 3. Provide guidance to strengthen the requirements of aggregation and segmentation: The consolidated company must identify assets, liabilities, equity, revenues, expenses, and cash flows from individual transactions or other events, and classify and summarize each line item presented in the main financial statements shall have at least one similar characteristic. Items with non-similar characteristics should be broken down in the main financial statements and notes. The Consolidated Company only marks "other" in the absence of more information.
- 4. Increase the disclosure of performance measures defined by management: When a consolidated company engages in public communication outside of financial statements, and when communicating management's perspective on a specific aspect of the consolidated company's overall financial performance to users of the financial statements, it should disclose information about performance measures defined by management in a single note to the financial statements. This includes a description of the measure, how it is calculated, a reconciliation with subtotals or totals specified by IFRS accounting standards, and the impact of related reconciliation items on income tax and non-controlling interests.

In addition to the above effects, as of the date of adoption of this consolidated financial report, the Group is continuing to evaluate impacts of various amendments on its financial position and financial performance of the Consolidated Company. The related impacts will be disclosed upon completion of the evaluation.

IV. Summary of Significant Accounting Policies

(I) Statement of Compliance

The consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IAS 34 "Interim Financial Reporting" approved and released by the FSC. These consolidated financial statements do not include all the disclosures required by IFRS accounting standards for a full set of annual financial statements.

(II) Basis of Preparation

The consolidated financial statements have been prepared on the historical cost basis, except for financial instruments carried at fair value.

Fair value measurements are classified into Level 1 to Level 3 based on the degree of observability and significance of the relevant inputs:

- 1. Level 1 inputs: Observable inputs that reflect quoted prices (unadjusted) for identical assets or liabilities in active markets.
- 2. Level 2 inputs: Inputs other than those quoted in Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices).
- 3. Level 3 inputs: Unobservable inputs for assets or liabilities.

(III) Basis for consolidation

1. Principles Governing the Preparation of Consolidated Financial Statements
The entity that prepares the consolidated financial statements consists of the
Company and entities controlled by the Company (i.e., subsidiaries). The
Company controls an investee when it is exposed, or has rights, to variable
returns from its involvement with the investee and has the ability to affect those
returns through its power over the investee.

The financial statements of the subsidiaries are included in the consolidated

financial statements from the date control over them is acquired until the date control is lost. Intercompany transactions, balances and any unrealized gains and losses are eliminated upon the preparation of the consolidated financial statements. The total consolidated profit or loss of subsidiaries is attributed to the Company's owners and noncontrolling interests, respectively, even if the noncontrolling interests become a loss balance as a result.

The financial statements of subsidiaries have been appropriately adjusted to conform to the accounting policies used by the Consolidated Company. Changes in the Consolidated Company's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

2. Subsidiaries Included in Consolidated Financial Statements
The subsidiaries included in this consolidated financial report consist of:

Name of the			Perce	entage of shareholding	g (%)	
investment company	Investee company name	Nature of business	June 30, 2025	December 31, 2024	June 30, 2024	Description
The Company	Le Hua Investment Co., Ltd.	Investment industry	100	100	100	
The Company	Luxe Solar Energy Co., Ltd.	Energy Technical Services	100	100	100	
The Company	Sen-Hsin Energy Co., Ltd.	Energy Technical Services	100	100	100	
The Company	Chin Lai International Development Co., Ltd.	Energy Technical Services	100	100	100	
The Company	Wan Chuan Construction Co., Ltd.	Comprehensive Construction Activities	52.5	52.5	52.5	
Chin Lai International Development	Qun Li Energy Co., Ltd.	Energy Technical Services	100	100	100	

- 3. Subsidiaries Not Included in Consolidated Financial Statements: None.
- (IV) Other significant accounting policies

In addition to the following, please refer to the summary of significant accounting policies in the 2024 consolidated financial statements.

1. Income tax expenses

Income tax expense is the sum of current income tax and deferred income tax. Income tax for the interim period is assessed on an annual basis, with the tax rate applicable to the expected total earnings for the year, on the interim income before tax.

- V. <u>Significant Accounting Judgments</u>, <u>Estimates and Key Sources of Assumption Uncertainty</u>
 Please refer to the significant accounting judgments, estimates and assumptions' main sources of uncertainty and description of the 2024 consolidated financial statements.
- VI. Description of significant accounting items
 - (I) Cash and cash equivalents

	Jur	ne 30, 2025	Decer	nber 31, 2024	Jur	ne 30, 2024
Cash on hand	\$	352	\$	345	\$	288
Bank deposits		245,770		263,094		215,468
Time deposits		41,330		40,000		20,000
Total	\$	287,452	\$	303,439	\$	235,756
II) Financial assets at fa	ir value	through profi	t or loss	3		
	Torre	20 2025	-	1 01 0001		20 2024
	Jui	ne 30, 2025	Decer	nber 31, 2024	Jur	ne 30, 2024
Financial assets - current		ne 30, 2025	Decer	nber 31, 2024	Jur	ne 30, 2024
Non-derivative		ie 30, 2025	Decer	nber 31, 2024	Jur	ne 30, 2024
Non-derivative financial assets		ne 30, 2025	Decer	mber 31, 2024	Jur	ne 30, 2024
Non-derivative		ne 30, 2025	Decer	nber 31, 2024	Jur	ie 30, 2024
Non-derivative financial assets		124,698	Decer \$	137,079	\$	169,025

(III) Financial assets at fair value through other comprehensive income or loss - non-current

	Jui	ne 30, 2025	Dece	ember 31, 2024	June 30, 2024	
Unlisted stocks	\$	24,567	\$	24,730	\$	31,298

The Consolidated Company invests in Castle Applied Inc. and Wan-Hou Machinery and Electrical Engineering for medium- and long-term strategic purposes and expects to make profits from the long-term investment. It is designated as measured at fair value through other comprehensive income. The Consolidated Company's financial assets at fair value through other comprehensive income were not pledged as collateral.

(IV) Financial assets measured at amortized cost

	Ju	ine 30, 2025	Dece	mber 31, 2024	June 30, 2024		
Current		_		_			
Domestic investments							
Time deposits with an original maturity of more than 3 months	\$	_	\$	_	\$	11,298	
Non-current Domestic investments Time deposits with an	\$	67,019	\$	89,079	\$	79,043	
original maturity of more than 12 months Reserve account	•	122,744	7	113,920	•	103,662	
Total	\$	189,763	\$	202,999	\$	182,705	

The interest rate range of time deposit with original maturity date of more than 3 months on June 30, 2025, December 31 and June 30, 2024 was 0.71% to 1.71%, 0.39% to 1.71% and 0.39% to 1.71%, respectively.

For information on pledges of financial assets measured at amortized cost, see Note 8.

(V) Notes receivable, accounts receivable and overdue receivables.

	June 30, 2025 December 31, 2024		June 30, 2024		
Notes receivable (including related party) Measured at post- amortized cost	\$	62,199	\$ 467	\$	16
Accounts receivable - related parties Measured at post-amortized cost					
Total carrying amount Less: Allowance for	\$	60,447	\$ 114,294	\$	94,395
losses			(15)		
Total	\$	60,447	\$ 114,279	\$	94,395
Overdue receivables Due to business operations Less: Allowance for	\$	10,552	\$ 10,552	\$	10,552
losses		(10,552)	(10,552)		(10,552)
Total	\$		\$ _	\$	

1. The average credit period for merchandise sales ranges from 30 to 180 days, and accounts receivable are non-interest-bearing. The Consolidated Company's policy is to deal only with creditworthy customers.

The Consolidated Company recognizes an allowance for losses on accounts receivable on the basis of expected credit losses over the life of the receivable.

The expected credit losses for the duration of the period are calculated using an allowance matrix, which takes into account the customer's past default history and current financial condition and industry outlook. Because the Consolidated Company's credit loss history shows that there is no significant difference in loss patterns among different customer groups, the allowance matrix does not further differentiate between customer groups and only uses the number of days of aging on the accounts receivable establishment date to determine the expected credit impairment rate.

If there is evidence that the counter-party is in serious financial difficulty and the Consolidated Company cannot reasonably expect to recover the amount, for example, if the counter-party is in liquidation or the debt has been outstanding for more than 720 days, the Consolidated Company reclassifies the amount as an overdue receivable and recognizes an allowance for loss, but continues its collection activities and recognizes the amount recovered in profit or loss.

2. The Company measures the allowance for losses on notes and accounts receivable based on the allowance matrix as follows:

						ne 30, 2025						
	Less	than 30 days	31	to 90 days	91 to	180 days	181 to	o 360 days	361 da	ys or more		Total
Loss from expected credit impairment		-%		-%		-%		-%		_%		
Total carrying amount Allowance for	\$	117,118	\$	4,212	\$	366	\$	950	\$	_	\$	122,646
losses (expected credit losses over the life of the Company)				-						_		
Cost after amortization	\$	117,118	\$	4,212	\$	366	\$	950	\$		\$	122,646
					Dece	mber 31, 202	4					
	Less	than 30 days	31	to 90 days	91 to	180 days	181 to	360 days	361 da	ys or more		Total
Loss from expected credit impairment		-%		− %	3	6.59%		— %		— %		
Total carrying amount Allowance for	\$	98,248	\$	14,479	\$	363	\$	717	\$	954	\$	114,761
losses (expected credit losses over the life of the Company)		-		-		(15)		-		-		(15)
Cost after amortization	\$	98,248	\$	14,479	\$	348	\$	717	\$	954	\$	114,746
					Ju	ne 30, 2024						
	Less	than 30 days	31	to 90 days	91 to	180 days		o 360 days		ys or more		Total
Loss from expected credit impairment		-%		-%		-%		-%		_%		
Total carrying amount Allowance for	\$	82,705	\$	2,755	\$	7,997	\$	954	\$	_	\$	94,411
losses (expected credit losses over the life of the Company)		_		_		_		_		_		_
Cost after amortization	\$	82,705	\$	2,755	\$	7,997	\$	954	\$		\$	94,411
T.	·f~	4:	41	.1	41	.11	f	. 1			:	hla ia aa

Information on the changes in the allowance for losses on accounts receivable is as follows

	January to J	une 2025	January to June 2024		
Balance at the beginning of period	\$	15	\$	_	
Appropriation (reversal) in current					
period		(15)			
Balance at the end of period	\$	_	\$	_	

(VI) Inventories

	June 30, 2025 December 31, 2024		June 30, 2024		
Finished goods	\$	3,303	\$ 13,012	\$	2,884
Goods in process		141,726	252,587		173,650
Raw materials		54,551	11,209		26,185
Total	\$	199,580	\$ 276,808	\$	202,719

- 1. The operating costs related to inventories from April 1 to June 30, 2025 and 2024, and from January 1 to June 30, 2025 and 2024 were NT\$86,729 thousand, NT\$110,115 thousand, and NT\$242,326 thousand, and NT\$176,425 thousand, respectively. The cost of goods sold from April 1 to June 30, 2025 and 2024, and from January 1 to June 30, 2025 and 2024, includes inventory write-downs and slowdown losses of NT\$418 thousand, NT\$15 thousand, NT\$618 thousand, and NT\$269 thousand, respectively.
- 2. On June 30, 2025, December 31 and June 30, 2024, the consolidated company's inventories were not provided as collateral.
- 3. From April 1 to June 30, 2025 and 2024, and January 1 to June 30, 2025 and 2024, the allowance for write-off against inventory devaluation loss due to the no scrapping of inventories was not processed.

(VII) Investments Accounted For Using the Equity Method

Individual Insignificant Subsidiaries

	June	30, 2025	Decemb	per 31, 2024	June	30, 2024
Investees	rrying nount	Shareholdings %	rrying nount	Shareholdings %	rrying nount	Shareholdings %
Park Ave Coworking Space	\$ 2,011	22.5	\$ 1,829	22.5	\$ 1,585	22.5

The calculation of the above insignificant affiliates is based on unaudited financial statements; however, in the opinion of the Company's management, such financial statements would not have resulted in a material adjustment had they been audited by the accountants.

Please refer to Table 4 (attached) for the business nature, principal place of business, and national information of the affiliated companies.

(VIII) Property, Plant, and Equipment

January 1 to June 30, 2025

Item	Balance at the beginning of period	Acquired	Disposed	Reclassification	Balance at the end of period	
Cost						
Land	\$ 61,045	\$ _	\$ _	\$	\$	61,045
Buildings	148,309	1,905	_	_		150,214
Machinery Equipment	76,372	642	_	_		77,014
Office Equipment	4,882	92	(25)	_		4,949
Power Generation Equipment	1,664,050	36,523	_	67,019		1,767,592
Computer communication equipment	502	_	_	_		502
Transport Equipment	326	_	_	_		326
Other Equipment	56,644	1,649	(9)	_		58,284
Leasehold improvements	51,692	_	_	_		51,692
Equipment under construction	66,992	122	_	(67,019)		95
Subtotal	2,130,814	40,933	(34)			2,171,713
Accumulated Depreciation and Impairment						
Buildings	58,195	2,425	_	_		60,620
Machinery Equipment	24,004	3,822	_	_		27,826
Office Equipment	1,869	397	(20)	_		2,246
Power Generation Equipment	350,428	44,055	_	_		394,483

January 1 to June 30, 2025

Item	Balance at the beginning of period	beginning of Acquired Disposed		Reclassification	Balance at the end of period	
Computer communication equipment	335	83	_	_	418	
Transport Equipment	141	27	_	_	168	
Other Equipment	40,357	1,368	(7)	_	41,718	
Leasehold improvements	2,253	1,627	_	_	3,880	
Subtotal	477,582	53,804	(27)	_	531,359	
Net amount	\$ 1,653,232	\$ (12,871)	\$ (7)	\$ -	\$ 1,640,354	

January 1 to June 30, 2024

	January 1 to June 30, 2024										
Balance at the Item beginning of Acquired Disposed Reclassifi period	cation	Balance at the end of period									
Cost											
Land \$ 61,045 \$ - \$ - \$	_	\$ 61,045									
Buildings 112,002 2,140 —	_	114,142									
Machinery Equipment 43,024 27,185 —	_	70,209									
Office Equipment 2,480 869 —	_	3,349									
Power Generation 1,600,425 55,046 —	_	1,655,471									
Computer 502 — — — communication equipment	_	502									
Transport Equipment 326 – –	_	326									
Other Equipment 46,151 8,104 (45)	_	54,210									
Leasehold 4,108 — — — — — — — — — — — — — — — — — — —	_	4,108									
Subtotal 1,870,063 93,344 (45)	_	1,963,362									
Accumulated Depreciation and Impairment Buildings 54,479 1,791 —	_	56,270									
Machinery Equipment 17,540 2,839 -	_	20,379									
Office Equipment 1,341 202 —	_	1,543									
Power Generation 266,466 41,848 —	_	308,314									
Computer – communication 167 84 equipment	_	251									
Transport Equipment 87 27 —	_	114									
Other Equipment 38,083 1,098 (37)	_	39,144									
Leasehold 885 380 — improvements	=	1,265									
Subtotal 379,048 48,269 (37)	_	427,280									
Net amount \$ 1,491,015 \$ 45,075 \$ (8)		\$ 1,536,082									

1. The Consolidated Company depreciates each component item on a straight-line basis over its useful life as follows:

Item	Useful Life
Buildings	3 to 35 years
Machinery Equipment	2 to 15 years
Office Equipment	2 to 5 years
Power Generation Equipment	15 to 20 years
Computer communication equipment	5 years
Transport Equipment	3 to 5 years
Other Equipment	2 to 20 years
Leasehold improvements	6 to 18 years

2. For the guarantees for long-term and short-term loans of the consolidated company's property, plant and equipment on June 30, 2025, December 31 and June 30, 2024, please refer to Note 8.

(IX) Lease Agreements

1. Right-of-use assets

C		June 3	0, 2025	Γ	ecember 3	1, 2024	Ju	ine 30	, 2024	
Carrying amount of right-to-use assets										
Buildings	\$		211,958	\$	2	16,214	\$		223,714	
Transport Equipment			3,490			2,957			2,299	
Total	\$		215,448	\$	2	19,171	\$		226,013	
		•	l to June 2025	•	April to June J		January to June 2025		January to June 2024	
Newly acquired right use assets	-of-	\$	1,414	\$	52,203	\$	4,740	\$	102,394	
Depreciation expense	of									
right-of-use assets		ф	2.702	Ф	4.055	Ф	7.502	ф	0.710	
Buildings		\$	3,792	\$	4,055	\$	7,583	\$	8,719	
Transport Equipme	ent		479		354		880		708	
Total		\$	4,271	\$	4,409	\$	8,463	\$	9,427	
2. Leasing liabilities	S									
		June 3	0, 2025	Γ	December 31, 2024			June 30, 2024		
Carrying amount of lease liabilities										
Current	\$		15,418	\$		15,087	\$		14,571	
Non-current	\$		209,422	\$	2	12,742	\$		219,056	
The discount rat	e rai	nge for	r lease lia	bilitie	s is as fol	llows:				
		June 3	0, 2025	Γ	ecember 3	1, 2024	Ju	ine 30	, 2024	
Buildings		2.10%	~2.71%		2.10%~2	.71%	2.1	2.13%~2.71%		
Transport Equipment		1.70%	~2.30%		$1.70\% \sim 2$.30%	1.	7%~	2.16%	
3. Significant leasing	ig ac	tivitie	s and tern	ıs						
The Consolidate	_							4	£	

The Consolidated Company leases the above transportation equipment for a period of 3 years.

The Group also leases the building for office, plants and solar farm for power generation for a period of 5 and 20 years.

4. Other Lease Information

	1	il to June 2025	il to June 2024	Janu	ary to June 2025	January to June 2024		
Short-term lease expenses	\$	397	\$ 59	\$	1,160	\$	149	
Low-value asset lease expenses	\$	176	\$ 142	\$	329	\$	268	
Variable lease expenses not included in the measurement of lease liabilities	\$	1,704	\$ 1,560	\$	2,981	\$	4,588	
Total cash expenditure for leases (outflow)	\$	(7,644)	\$ (6,891)	\$	(14,728)	\$	(14,978)	

(X) Other Intangible Assets

January 1 to June 30, 2025

Item	beg	ance at the ginning of period	Acquired		Disposed		Reclassification		Balance at the end of period	
Cost										
Computer software	\$	3,365	\$	_	\$	_	\$	_	\$	3,365
Goodwill		1,265		_		_		_		1,265
Business rights		32,417		_		_		_		32,417
Subtotal		37,047		_	-					37,047
Accumulated amortization and impairment										
Computer software		880		292		_		_		1,172
Business rights		11,526		1,081		_		_		12,607
Subtotal		12,406		1,373			-			13,779
Net amount	\$	24,641	\$	(1,373)	\$		\$		\$	23,268

January 1 to June 30, 2024 Balance at the Balance at the end of period beginning of period Item Acquired Disposed Reclassification Cost 665 665 Computer software 1,265 1,265 Goodwill 32,417 32,417 Business rights 34,347 34,347 Subtotal Accumulated amortization and impairment 510 66 Computer software 576 9,365 1,081 Business rights 10,446 9,875 Subtotal 1,147 11,022 24,472 (1,147) \$ \$ 23,325 Net amount

Amortization expense is provided on a straight-line basis over the following number of durable years:

Item

Non-current

Useful Life

Computer software			ears		
rights		15 <u>y</u>	years		
Jui	ne 30, 2025	Decei	mber 31, 2024	Jur	ne 30, 2024
\$	46,801	\$	28,681	\$	16,095
	4,858		5,267		5,338
	2,802		2,421		1,530
	663		614		570
	33,620		35,739		38,785
	85		5,789		7,186
	7,753		1,527		2,473
\$	96,582	\$	80,038	\$	71,977
\$	146,625	\$	100,067	\$	164,960
	(23,918)		(23,918)		(23,918)
\$	122,707	\$	76,149	\$	141,042
\$	96,582	\$	80,038	\$	71,977
	Jui \$	June 30, 2025 \$ 46,801 4,858 2,802 663 33,620 85 7,753 \$ 96,582 \$ 146,625 (23,918) \$ 122,707	June 30, 2025 Decer \$ 46,801 \$ 4,858 2,802 663 33,620 \$ 85 7,753 \$ 96,582 \$ \$ 146,625 \$ (23,918) \$ 122,707 \$	rights 15 years June 30, 2025 December 31, 2024 \$ 46,801 \$ 28,681 4,858 5,267 2,802 2,421 663 614 33,620 35,739 85 5,789 7,753 1,527 \$ 96,582 \$ 80,038 \$ 146,625 \$ 100,067 (23,918) (23,918) \$ 122,707 \$ 76,149	Tights 15 years 15 years

\$

76,149

\$

141,042

122,707

For the assessment of the accumulated impairment on prepayment for equipment, please refer to Note 9(2).

(XII) Other Current Assets

	June 30, 2025		D	December 31, 2024			June 30, 2024		
Others	\$	330	\$		4	\$		25	
(XIII) Long-Term Notes and	Acco	unts Receivable	9						
		June 30, 2025		Dece	ember 31, 2024		Jui	ne 30, 2024	
Accounts receivable - Taiw Power Company (Taichung Power Plant)		355,600		\$	355,600		\$	355,600	
Accounts receivable - Taiw Power Company (Offshore Wind Power Development Taichung Port)		17,226			17,226			17,226	
Estimated additional receivables from construction and engineering work	on	13,740			13,740			13,740	
Less: Estimated overdufines payable	ie	_			(141,000)			(141,000)	
Less: Allowance for losses		(66,566))		(37,575)			(37,575)	
Total	\$	320,000		\$	207,991	- 5	\$	207,991	
Other receivables - Chou, Hsiu-Mei		17,304			17,304			17,304	
Less: Allowance for losses		(17,304))		(17,304)			(17,304)	
Total	\$	_		\$	_		\$	_	

Information on the changes in the allowance for losses on long-term accounts receivable is as follows

	Janua	ry to June 2025	Januar	y to June 2024
Balance at the beginning of period	\$	37,575	\$	37,575
Appropriation (reversal) in current		29.001		_
period		28,991		
Balance at the end of period	\$	66,566	\$	37,575

1. The Consolidated Company filed an arbitration case for the delayed completion of the Taichung Power Plant and Offshore Wind Power Development In Taichung Port of Taiwan Power Company (Taipower). The arbitration judgment was issued by the Chinese Construction Industry Arbitration Association (CCIAA) on January 19, 2010 (2008 Gong-Zhong-Xie-Jing-Zi No. 019) and a judgement was issued by the High Court on May 31, 2011 (2010 Zhong-Shang-Zi No. 501). The Company recorded NT\$141,000 thousand in overdue penalties and NT\$13,740 thousand in additional receivables due for construction work based on the arbitration judgement. However, the parties did not reach a consensus on the settlement amount, which resulted in the delay in payment by Taipower, so the accounts were reclassified as long-term accounts receivable. In July 2025, the consolidated company reached a mediation agreement with Taipower, under which Taipower agreed to pay the consolidated company a total of NT\$320,000 thousand by October 31, 2025. Both parties also agreed to waive all other claims related to pending litigation and contracts except for the rights and obligations specified in the mediation record. Accordingly, the previously accrued overdue penalty of NT\$141,000 thousand was reversed and recorded as other income, and an allowance for loss of NT\$28,991 thousand was recognized in Q2 2025. Please refer to Note 9(3).

- 2. In August 2012, the Consolidated Company sold 1,300,000 shares of its equity-method investment in Dakang Insurance Brokerage Co., Ltd. at NT\$48 per share, for a total consideration of NT\$62,400 thousand. The transferee of the equity, Hsiu-Mei Chou, issued a promissory note when entering into the equity transfer contract and pledged the stocks to the Group. Since the transferee could not subsequently repay on time according to the contract, new agreements were entered into on March 25, 2013 and August 12, 2013, respectively, and an interest at an annual rate of 6% was imposed until March 25, 2014. As of June 30, 2025, December 31 and June 30, 2024, both the principal uncollected was NT\$40,480 thousand and the interest receivable was NT\$2,408 thousand. The Group has transferred it to the long-term accounts receivable and set aside an allowance for loss of a percentage of 100%. Also in Q2 of 2024, the Group wrote off NT\$25,584 thousand. Besides, the Consolidated Company filed an action for payment of the note against Hsiu-Mei Chou's endorser, Dah Sing Network Technology Co., Ltd., on February 26, 2015. The action was dismissed by the court on February 3, 2016. The Consolidated Company filed an appeal against the dismissal on March 4, 2016 and the high court delivered its decision (2016 Chong-Shang-Zi No. 325) in favor of the Consolidated Company on May 9, 2017. However, Dah Sing Network Technology Co., Ltd. appealed the decision to the Supreme Court. On February 27, 2020, the Supreme Court ruled (2019 Tai-Shang-Zi No. 1237) that the original judgment, with the exception of the provisional execution, was abrogated and remanded the case to the Taiwan High Court for retrial. On December 22, 2020, the High Court ruled in favor of the Consolidated Company (2020 Zhong-Shang-Geng-Yi-Zi No. 38). Provided that it is pending for the trial of the Supreme Court. It is assessed that the possibility to recover the payment is minimal, and thus the Group has not reversed the recognized loss allowance.
- 3. The Consolidated Company considers the customer's past default record and current financial condition, as well as the possible outcome of future court decisions. If there is evidence that the counter-party is facing severe financial difficulties or the judgment may be unfavorable to the Consolidated Company, and the Consolidated Company cannot reasonably expect to recover the amount, the Consolidated Company will directly write off the related receivables, but shall continue to pursue debt recovery activities and recognize the amount recovered in profit or loss.

(XIV) Short-term Borrowings

	June 30, 2025		Decei	mber 31, 2024	June 30, 2024	
Secured loans	\$	135,000	\$	165,000	\$	195,000
Credit loans		_		110,000		
Total	\$	135,000	\$	275,000	\$	195,000
Interest Rate Range	2.0	9%~2.10%	2.0	09%~2.10%	2.	09%~2.28%

For the guarantee of assets provided as short-term loans, please refer to Note 8. (XV) Long-term Borrowings

	June 30, 2025		Dece	mber 31, 2024	June 30, 2024	
Secured loans	\$	847,593	\$	878,785	\$	809,970
Less: Due within one year		(62,400)		(62,389)		(65,377)
Long-term borrowings	\$	785,193	\$	816,396	\$	744,593
Interest Rate Range	-	$2.10\% \sim 2.55\%$	2.1	0%~2.55%	2.	28%~2.55%

The above-mentioned bank loans shall mature successively before January 2038. Please refer to Note 8 for information on assets pledged as collateral for long-term borrowings.

(XVI) Notes and Accounts Payable

	June 30, 2025		Dece	ember 31, 2024	June 30, 2024	
Notes payable (including to related parties)	\$	56,681	\$	12,586	\$	7,013
Accounts payable (including to related parties)		91,620		110,529		106,621
Total	\$	148,301	\$	123,115	\$	113,634

- 1. The average credit period for accounts payable is generally 30 to 60 days for customers, and for outsourced projects, payment is made according to the contract period agreed to between the two parties. The Company upholds a financial risk management policy to ensure that all payables are repaid within the pre-agreed credit terms.
- 2. Please refer to Note VI(XXVI) for disclosures of payables and other payables that are exposed to liquidity risk.

(XVII) Post-employment benefit plans

1. Defined contribution plan

The Consolidated Company's pension plan under the Labor Pension Act is a government-administered defined contribution plan that contributes 6% of employees' monthly salaries to the individual accounts under the Bureau of Labor Insurance. The consolidated company's pension cost recognized as expenses in the consolidated statement of comprehensive income from April 1 to June 30, 2025 and 2024, and from January 1 to June 30, 2025 and 2024, amounted to NT\$627 thousand and NT\$530 thousand and NT\$1,215 thousand and NT\$1,022 thousand, respectively.

(XVIII) Equity

1. Common share capital

	J	June 30, 2025		December 31, 2024		June 30, 2024	
Number of shares (in thousands)		600,000		600,000		600,000	
Authorized share capital	\$	6,000,000	\$	6,000,000	\$	6,000,000	
Number of issued and fully paid shares (in thousands)		155,095		155,095		150,578	
Publicly traded common stock	\$	1,550,951	\$	1,550,951	\$	1,505,778	
Shares of stock dividend to be distributed (thousand shares)		_		-		4,517	
Stock dividends to be distributed	\$	_	\$		\$	45,173	

The issued common stock has a par value of \$10 per share and each share has one vote and the right to receive dividends.

At the annual general shareholders' meeting held on May 14, 2024, for the dividend distribution for 2023, the shareholders resolved to distribute NT\$45,173 thousand in stock dividends at NT\$0.3 per share, resulting in a capital stock of NT\$1,550,951 thousand after the distribution.

2. Capital reserve

	June 30, 2025		Dece	ember 31, 2024	June 30, 2024	
May be used to make up						
losses, to distribute cash						
or to increase capital						
Stock issuance in excess of par value	\$	63,962	\$	87,226	\$	87,226

The capital surplus from the stock issuance premium may be used to offset losses or, when the Company has no losses, to distribute cash or to increase capital, provided that the capitalization is limited to a certain percentage of the paid-in capital each year.

In addition, as resolved by the Company's annual general shareholders' meeting on May 23, 2025, the capital reserves shall be appropriated into share capital and distributed in cash as follows:

	FY2024
Cash	\$ 23,264

3. Policy on retained earnings and dividends

In accordance with the provisions of the Company's Articles of Incorporation on the earnings distribution policy, if having a profit in the final accounting of the year, the Company shall first pay taxes and make up any cumulative losses in accordance with laws, and then set aside 10% of the said earnings as legal reserves, unless such legal reserves reach the amount of the Company's paid-in capital. Any surpluses remaining shall then be subject to provision or reversal of special reserves, as the laws may require. If there is any residual balance, it shall be, together with the undistributed earnings carried from previous years, used as dividends for shareholders. The Board of Directors shall draft an earnings distribution proposal and submit it to the shareholders' meeting for approval. Please refer to Note 6(22), for the policy on the distribution of employees and directors' remuneration under the amended Articles of Incorporation.

Legal reserve may be used to make up losses. If the Consolidated Company has no deficit, the excess of legal reserve over 25% of the paid-in capital may be distributed in cash in addition to increasing capitalization.

At the annual general shareholders' meetings held on May 23, 2025 and May 14, 2024, the Company approved the following distribution of earnings for the 2024 and 2023, respectively:

	FY2024		FY2023		
Legal reserve	\$	_	\$	13,802	
Special reserve	\$	2,466	\$	(194)	
Cash dividend	\$	7,755	\$	45,173	
Share dividends	\$	_	\$	45,173	
Cash dividend per share (NT\$)	\$	0.05	\$	0.3	
Share dividends (NT\$)	\$	_	\$	0.3	
4. Non-controlling equity		,			
	January	y to June 2025	January to June 2024		
Balance at the beginning of period	\$	63,939	\$	65,406	
Net income for the period attributable to noncontrolling interests Other comprehensive income or loss attributable to noncontrolling interests:		2,344		5,323	
Financial assets measured at fair value through other comprehensive income or loss		(77)		34	
Decrease in non-controlling interests in subsidiaries due to disposals		_		(27)	
Balance at the end of period	\$	66,206	\$	70,736	

(XIX) Earnings Per Share

1. Basic earnings per share

The weighted-average number of shares of common stock and earnings per share used in the calculation of earnings per share were as follows:

	Ap	oril to June 2025	Ap	oril to June 2024	Janu	ary to June 2025	January to June 2024		
Net income attributable to owners of the parent company (NT\$ '000)	\$	132,103	\$	40,329	\$	137,211	\$	23,250	
Weighted-average number of common shares for basic earnings per share calculation (in thousands)		155,095		155,095		155,095		155,095	
Basic earnings per share (NT\$)	\$	0.85	\$	0.26	\$	0.88	\$	0.15	

2. Diluted earnings per share

The weighted-average number of shares of common stock and earnings used to calculate diluted earnings per share were as follows:

	Ap	oril to June 2025	Ap	oril to June 2024	Janu	ary to June 2025	January to June 2024	
Net income attributable to owners of the parent company (NT\$ '000)	\$	132,103	\$	40,329	\$	137,211	\$	23,250
Weighted-average number of common shares for basic earnings per share calculation (in thousands) Impact of common stock with potential dilutive effects		155,095		155,095		155,095		155,095
Employee remuneration		52		7		52		19
Weighted-average number of common shares for the purpose of calculating diluted earnings per share		155,147		155,102		155,147		155,114
Diluted earnings per share (NT\$)	\$	0.85	\$	0.26	\$	0.88	\$	0.15

If the Consolidated Company has the option to pay employees in stock or cash, the calculation of diluted earnings per share assumes that employee remuneration will be paid in stock and is included in the weighted-average number of common shares outstanding for the purpose of calculating diluted earnings per share when the potential common shares have a dilutive effect. The dilutive effect of these potential common shares will continue to be considered in the calculation of diluted earnings per share before the number of shares awarded to employees is determined in the following year's shareholders' resolution.

(XX) Revenue from Customer Contracts

	April to June April to June January to June 2025 2024 2025				-	January to June 2024		
Construction and engineering revenue	\$ 51,753	\$	26,049	\$	99,428	\$	54,816	
Sales revenue	92,192		128,306		268,542		202,674	
Electricity retailing	59,656		51,701		97,154		92,430	
revenue								
Others	5,382		1,310		10,402		3,598	
Total	\$ 208,983	\$	207,366	\$	475,526	\$	353,518	

1. Contract balance

	June 30, 2025		Decer	mber 31, 2024	June 30, 2024	
Accounts receivable and notes receivable	\$	122,646	\$	114,746	\$	94,411
Contract assets - current						
Solar field/water and electricity engineering	\$	1,308	\$	_	\$	438
Construction and engineering		9,417		15,255		6,714
Sales of electrical equipment		9,865		6,130		66,726
Total	\$	20,590	\$	21,385	\$	73,878
Contract liabilities - current						
Solar field/water and electricity engineering	\$	8,006	\$	1,363	\$	7,303
Construction and engineering		36,242		50,290		7,475
Sales of electrical equipment		92,039		7,863		2,651
Total	\$	136,287	\$	59,516	\$	17,429

The variation of the contract assets and liabilities is the result of the difference in the time point when fulfilling the obligations and the time the customer makes the payment.

2. Breakdown of revenue from customer contracts

	Aprıl	I to	June	30,	2025
nortab	le segr	nent	S		

	Reportable segments									
	-	gy Business Group	Eng	ectrical gineering ness Group		struction ness Group	Others			Total
Contract revenue										
type										
Construction and	\$	302	\$	_	\$	51,451	\$	_	\$	51,753
engineering revenue										
Sales revenue		_		92,192		_		_		92,192
Electricity retailing		59,656		_		_		_		59,656
revenue										
Others		_		5,316		66		_		5,382
Total	\$	59,958	\$	97,508	\$	51,517	\$	_	\$	208,983
Point in time for revenue recognition:										
At a certain point in	\$	59,656	\$	97,508	\$	66	\$	_	\$	157,230
time		,		,			-			,
To be satisfied over		302		_		51,451		_		51,753
time										
Total	\$	59,958	\$	97,508	\$	51,517	\$	_	\$	208,983

April 1 to June 30, 2025

	Reportable segments									
	•	gy Business Group	En	lectrical gineering ness Group		struction ness Group		Others		Total
Contract revenue										
type Construction and engineering revenue	\$	1,031	\$	10	\$	25,008	\$	_	\$	26,049
Sales revenue		_		128,306		_		_		128,306
Electricity retailing revenue		51,701		_		_		_		51,701
Others		_		1,310		_		_		1,310
Total	\$	52,732	\$	129,626	\$	25,008	\$	_	\$	207,366
Point in time for revenue recognition:		_								
At a certain point in time	\$	51,701	\$	129,626	\$	_	\$	_	\$	181,327
To be satisfied over time		1,031		_		25,008		_		26,039
Total	\$	52,732	\$	129,626	\$	25,008	\$	_	\$	207,366

January		

_	Reportable segments									
		gy Business Group	Eng	lectrical gineering ness Group	eering Business Group		Others		Total	
Contract revenue										
type										
Construction and	\$	279	\$	542	\$	98,607	\$	_	\$	99,428
engineering revenue										
Sales revenue		_		268,542		_		_		268,542
Electricity retailing		97,154		_		_		_		97,154
revenue										
Others		_		10,336		66		_		10,402
Total	\$	97,433	\$	279,420	\$	98,673	\$	_	\$	475,526
Point in time for revenue recognition:										
At a certain point in	\$	97,154	\$	278,878	\$	66	\$	_	\$	376,098
time										
To be satisfied over		279		542		98,607		_		99,428
time										
Total	\$	97,433	\$	279,420	\$	98,673	\$		\$	475,526

_										
				Reportable	segment	ts				_
	•	gy Business Group	Electrical Engineering Business Group			Construction Business Group		hers		Total
Contract revenue type				•						
Construction and	Φ.			0.2	\$	53,309	\$	_	\$	54,816
engineering revenue Sales revenue	\$	1,414 —	\$	93 202,674		_		_		202,674
Electricity retailing		02.420		_		_		_		92,430
Others		92,430 —		3,598		_		_		3,598
Total	\$	93,844	\$	206,365	\$	53,309	\$	_	\$	353,518
Point in time for revenue recognition:										
At a certain point in time	\$	92,430	\$	206,365	\$	_	\$	_	\$	298,795
To be satisfied over time		1,414		_		53,309		_		54,723
Total	\$	93,844	\$	206,365	\$	53,309	\$	_	\$	353,518
(XXI) Non-op	erati	ng Income	and 1	Expenses						
1. Inter	est ir	ncome								
			۸	il to Tumo	۸	1 to Iuma	Louison	tto Inno	Lamin	amita Inna

1					J		024
\$	706	\$	1,080	\$	1,717	\$	1,527
April	to June	April	to June	Januar	y to June	Januar	y to June
	\$ April t	2025	2025 2 \$ 706 \$ April to June April	\$ 706 \$ 1,080 April to June April to June	\$ 706 \$ 1,080 \$ April to June April to June Januar	2025 2024 2025	2025 2024 2025 2 2

	2025	Ар	2024	Jan	2025	2024		
Rental revenue	\$ 63	\$	63	\$	126	\$	126	
Dividend income	_		1,462		190		1,747	
Compensation income	_		2,441		_		2,441	
Other revenue	141,940		1,082		142,771		1,940	
Total	\$ 142,003	\$	5,048	\$	143,087	\$	6,254	

3. Other profits and losses

	1	to June 025	il to June 2024	Janu	ary to June 2025	Janua	ary to June 2024
Gain (loss) on financial assets at fair value through profit or loss	\$	350	\$ 15,880	\$	(12,381)	\$	(907)
Loss from disposal of property, plant, and equipment		_	_		(7)		(8)
Others		(415)	(218)		(1,713)		(1,830)
Total	\$	(65)	\$ 15,662	\$	(14,101)	\$	(2,745)

4. Financial cost

	l to June 2025	1 to June 2024	ary to June 2025	ary to June 2024
Interest on bank loans	\$ 6,148	\$ 6,728	\$ 12,500	\$ 12,672
Interest on lease liabilities	1,258	1,215	2,529	2,263
Less: Amounts of the qualified asset costs (included in property, plant and equipment and equipment prepayment)	(148)	(97)	(300)	(221)
Net amount	\$ 7,258	\$ 7,846	\$ 14,729	\$ 14,714

Information on interest capitalization is as follows:

	January	to June 2025	January to June 2024			
Amount of interest capitalized	\$	300	\$	221		
Rate of capitalized interest	2.16	%~2.54%	2.259	%~2.38%		

(XXII) Remuneration to Employees and Directors

In accordance with the Company's Articles of Incorporation, the Company contributes no less than 1% and no more than 1% of the pre-tax benefit to employees' and directors' remuneration, respectively, for the year before the distribution of employees' and directors' remuneration. According to the amendment to the Securities and Exchange Act in August 2024, the Company, at the annual general shareholders' meeting on May 23, 2025, resolved to amend the Articles of Incorporation to stipulate that no less than 70% of the employees' remuneration to be allocated each year shall be distributed to entry-level employees. The employee remuneration from April 1 to June 30, 2025 and 2024, and from January 1 to June 30, 2025 and 2024 are estimated as follows:

			January	to June 202	25	Janua	ry to Ju	ine 2024	
Employee remuneration				1%			1%		
Remuneration to directors				0%		0%			
	Ap	ril to June 2025	Apr	ril to June 2024	Janu	ary to June		ary to June 2024	
Employee remuneration	\$	1,324	\$	235	\$	1,376	\$	235	

If there is a change in the amount of the annual consolidated financial report after the date of its issuance, the change in accounting estimate is treated as an adjustment in the following year. The remuneration for employees and directors for 2024 and 2023, which was resolved by the Board of Directors on March 4, 2025 and February 26, 2024, respectively, are as follows:

1 393	
	1,393

There is no difference between the actual amount of employee compensation paid in 2024 and 2023 and the amount recognized in the consolidated financial statements for 2024 and 2023.

For additional information on the remunerations to the employees and directors approved by the Board, visit the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

(XXIII) Income Taxes

1. The major components of income tax expense recognized in profit or loss were as follows

	Aı	oril to June 2025	AĮ	oril to June 2024	Jani	uary to June 2025	Jan	uary to June 2024
Current income tax								
Generated in the current period	\$	5,492	\$	4,429	\$	7,166	\$	5,452
Additional taxes levied on undistributed earnings		409		688		409		688
Adjusted from the previous year		(994)		_		(995)		_
Deferred income tax								
Generated in the current period		(11)		(38)		12		17
Income tax expense recognized in profit or loss	\$	4,896	\$	5,079	\$	6,592	\$	6,157

2. Status of assessed Income taxes

The Company and subsidiaries' income tax returns for 2022 and 2023 have been duly examined and cleared by the tax authorities respectively.

(XXIV) Additional information on the nature of the expenses:

1. Summary of employee benefits, depreciation, depletion and amortization expenses of the Group for the period by function as follows:

By function	Α	pril to June 202	5	April to June 2024				
By function	Attributable to	Attributable to		Attributable to	Attributable to			
By nature	operating	operating	Total	operating	operating	Total		
By nature	costs	expenses		costs	expenses			
Employee benefit expenses								
Wage expenses	\$ 8,737	\$ 7,338	\$ 16,075	\$ 9,342	\$ 5,842	\$ 15,184		
Labor and health								
insurance expenses	951	522	1,473	946	467	1,413		
Pension expense	353	274	627	309	221	530		
Remuneration to directors	_	284	284	_	253	253		
Other employee benefit								
expenses	409	580	989	417	529	946		
Depreciation expense	30,392	1,149	31,541	27,704	1,234	28,938		
Amortization expense	_	675	675	-	573	573		

Dou four ation	Ja	nuary to June 20	25	January to June 2024					
By function	Attributable to operating	Attributable to operating	Total	Attributable to operating	Attributable to operating	Total			
By nature	costs	expenses		costs	expenses	10111			
Employee benefit expenses									
Wage expenses	\$ 18,126	\$ 13,854	\$ 31,980	\$ 18,240	\$ 11,568	\$ 29,808			
Labor and health insurance expenses	1,928	1,111	3,039	1,820	907	2,727			
Pension expense	688	527	1,215	581	441	1,022			
Remuneration to directors	_	454	454	_	418	418			
Other employee benefit expenses	770	1,102	1,872	666	1,065	1,731			
Depreciation expense	59,871	2,396	62,267	55,211	2,485	57,696			
Amortization expense	_	1,373	1,373	_	1,147	1,147			

(XXV) Capital Risk Management

The Consolidated Company is required to maintain sufficient capital to meet the concerns of going concern assumptions. Therefore, the Consolidated Company's capital is prudently managed to ensure that the necessary financial resources and operating plans are in place to support future needs for working capital, capital expenditures and debt servicing.

(XXVI) Financial Instruments

- 1. Fair value information financial instruments not measured at fair value
 The carrying amounts of the Consolidated Company's financial instruments not
 carried at fair value, such as cash, financial assets carried at amortized cost,
 accounts receivable, other receivables, refundable deposits, long-term and shortterm loans (including long-term loans due within one year), accounts payable,
 other payables and guarantee deposits received, are a reasonable approximation
 of fair value.
- 2. Fair value information financial instruments measured at fair value on a recurring basis
 - (1) Fair value hierarchy

,				June 3	0, 2025	i							
		Level 1		Level 2]	Level 3		Total					
Financial assets at fair value through profit or loss Domestic listed (Over- the-Counter) stocks Financial assets at fair value through other comprehensive income or	\$	124,698	\$	_	\$	_	\$	124,698					
loss - non-current Domestic TWSE (TPEx) unlisted stocks		_		_		24,567		24,567					
Total	\$	124,698	\$		\$	24,567	\$	149,265					
	December 31, 2024												
		Level 1		Level 2]	Level 3	Total						
Financial assets at fair value through profit or loss Domestic listed (Over-the-Counter) stocks Financial assets at fair value through other comprehensive income or loss - non-current Domestic TWSE	\$	137,079	\$	-	\$	_	\$	137,079					
(TPEx) unlisted stocks						24,730		24,730					
Total	\$	137,079	\$		\$	24,730	\$	161,809					
	June 30, 2024												
		Level 1		Level 2		Level 3	Total						
Financial assets at fair value through profit or loss Domestic listed (Over-the-Counter) stocks Financial assets at fair value through other comprehensive income or loss - non-current Domestic TWSE	\$	169,025	\$	_	\$ 31,2		\$	169,025					
(TPEx) unlisted stocks		160.025	•				31,298						
Total	\$	169,025	\$	_	\$	31,298	\$	200,323					

(2) There were no transfers between Level 1 and Level 2 fair value measurements from January 1 to June 30, 2025 and 2024.

(3) Reconciliation of financial instruments measured at fair value on a Level 3 basis

Financial assets at fair value through other comprehensive income or loss - non-current January to June 2025 January to June 2024 Balance at the beginning of \$ 24,730 28,397 period 2,829 Acquired during the period (163)Recognized in other 72 comprehensive income Balance at the end of 24,567 31,298

(4) For equity instruments without quoted prices in active markets for Level 3 fair value measurements, the Company measures the fair value of the investee by taking into account the quoted prices not available in active and inactive markets, the net financial statements of the investee for the same period obtained by the Company, the changes in the investee's plans, performance, investment objectives, management, etc., and the Company's expected return on investment through the distribution of earnings of the investee.

3. Types of financial instruments

period

	June 30, 2025		De	ecember 31, 2024	June 30, 2024		
Financial Assets							
Measured at fair value through profit or loss	\$	124,698	\$	137,079	\$	169,025	
Financial assets carried at amortized cost (Note 1)		1,013,306		867,738		818,362	
Financial assets measured at fair value through other comprehensive income or loss		24,567		24,730		31,298	
Total	\$	1,162,571	\$	1,029,547	\$	1,018,685	
Financial liabilities Financial liabilities measured at amortized cost (Note 2)	\$	1,245,320	\$	1,323,772	\$	1,223,290	
Lease liabilities		224,840		227,829		233,627	
Total	\$	1,470,160	\$	1,551,601	\$	1,456,917	

Note 1: The balance includes cash, financial assets carried at amortized cost, notes receivable, accounts receivable, other receivables, long-term notes and accounts receivable and refundable deposits, and other financial assets carried at amortized cost.

4. Financial risk management objectives and policies

The Group's main financial instruments includes accounts receivable, accounts payable, and borrowings. The Consolidated Company's finance department provides services to each business unit, coordinates access to domestic and international financial markets, and monitors and manages the financial risks associated with the Company's operations through internal risk reports that analyze risk exposures based on the level and breadth of risk. These risks include market risk (including interest rate risk and other price risks), credit risk and liquidity risk.

(1) Market risk

A. Interest rate risk

The carrying amounts of the Consolidated Company's financial assets and financial liabilities exposed to interest rate risk as of the balance sheet date were as follows:

	Jun	e 30, 2025	Decen	nber 31, 2024	Jur	ne 30, 2024
Fair value interest rate risk Financial Assets	\$	189.763	•	202,999	\$	194.003
Financial liabilities	φ	359.840	φ	502,829	φ	233.627
Cash flow rate risk		227,0.0		202,02		200,027
Financial Assets		284,969		299,584		234,210
Financial liabilities		847,593		878,785		1,004,970

Note 2: The balance consists of financial liabilities measured at amortized cost, including long-term loans (including long-term borrowings due within one year), notes payable, accounts payable, other payables and guarantee deposits.

Sensitivity analysis

The following sensitivity analysis is based on the interest rate risk of non-derivative instruments at the balance sheet date. For floating rate liabilities, the analysis assumes that the amount of the liability outstanding at the balance sheet date is outstanding for the period reported. The rate of change used in the Consolidated Company's internal reporting of interest rates to key management is a one-digit increase or decrease in interest rates, which also represents management's assessment of the range of reasonably possible changes in interest rates.

An increase of interest rate by 1 will result in an increase/decrease of the earnings before tax by NT\$872 thousand and NT\$963 thousand from January 1 to June 30, 2025 and 2024, respectively, if all other variables remained unchanged. This variation is largely attributed to the exposure to the cash flow interest rate risk in the Group's deposits and borrowings at variable rate.

B. Other price risk

The Consolidated Company has equity price risk due to its investment in domestic listed securities. The management of the Consolidated Company manages the risk by holding different risky investment portfolios.

Sensitivity analysis

The following sensitivity analysis was performed based on the equity price risk at the balance sheet date.

If equity prices increased/decreased by 1%, net income before income tax would have increased/decreased by NT\$1,247 thousand and NT\$1,690 from January 1 to June 30, 2025 and 2024 respectively, due to the increase/decrease in the fair value of financial assets at fair value through profit or loss.

The Consolidated company's sensitivity to stock investments has declined, mainly due to changes in stock prices.

(2) Credit risk

Credit risk refers to the risk of financial loss resulting from the counter-party's default on contractual obligations. Up to the balance sheet date, the Group's potential highest credit risk exposure due to failure of the counterparty to fulfill its obligations was mainly derived from the unlikelihood of collecting the receivables from the customer.

As of June 30, 2025, December 31 and June 30, 2024, the percentages of accounts receivable from the top ten customers to the Consolidated Company's accounts receivable were 54.68%, 62.55% and 47.80%, respectively, and the credit concentration risk of the remaining accounts receivable was relatively insignificant.

(3) Liquidity risk

A. Liquidity and interest rate risk of non-derivative financial liabilities

The analysis of the remaining contractual maturities of non-derivative
financial liabilities is based on the undiscounted cash flows (including
principal and estimated interest) of the financial liabilities based on the
earliest possible date on which the Consolidated Company could be
required to make repayment. Accordingly, the Consolidated Company's
bank loans that are repayable on demand are listed in the table below at
the earliest possible date, without regard to the probability that the banks
will enforce rights immediately; the maturity analysis of other nonderivative financial liabilities is prepared based on the contractual
repayment dates.

The undiscounted interest amount of interest cash flows paid at floating interest rates is derived from the borrowing rate at the balance sheet date.

					Jun	e 30, 2025				
	L	ess than 6 months	6 m	onths to 1		to 2 years	Mo	ore than 2 years		Total
Non-derivative				jeur				<i>y</i> c		
<u>financial liabilities</u> Non-interest-	\$	222,899	\$	-	\$	_	\$	81	\$	222,980
bearing liabilities Floating rate		176,177		40,360		83,588		781,639		1,081,764
instruments						,				
Lease liabilities Total	\$	10,090	\$	10,149 50,509		19,352 102,940	\$	226,040 1,007,760	\$	265,631 1,570,375
	<u> </u>								<u> </u>	1,570,575
More		ormation of than 1 year		e amarys o 5 years		o 10 years		o 15 years	16	to 20 years
Lease liabilities	\$	20,239	\$	70,007	\$	81,097	\$	72,453	\$	21,835
									_	
					Decen	nber 31, 202	4			
	L	ess than 6	6 m	onths to 1	1 1	to 2 years	Mo	ore than 2		Total
Non-derivative		months		year		2 years		years		10141
financial liabilities										
Non-interest-	\$	161,868	\$	_	\$	_	\$	81	\$	161,949
bearing liabilities Floating rate		317,039		40,726		82,347		823,240		1,263,352
instruments		•				,		*		1,200,002
Lease liabilities		10,072		9,742		19,034		231,382		270,230
Total	\$	488,979	\$	50,468	\$	101,381	\$	1,054,703	\$	1,695,531
More	info	ormation of								
		s than 1 year		o 5 years		o 10 years		o 15 years	_	to 20 years
Lease liabilities	\$	19,814	\$	69,823	\$	80,605	\$	72,532	\$	27,456
						20 2021				
		ess than 6	6 m	onths to 1	Jun	e 30, 2024	M	ore than 2		
	L		O III		1 1	to 2 years	IVIC			Total
		months		year		•		years		
Non-derivative		months		year				years		
financial liabilities			\$	year	- <u>-</u>		<u> </u>		s	164.334
financial liabilities Non-interest- bearing liabilities	\$	163,224	\$	-	\$		\$	1,110	\$	164,334
financial liabilities Non-interest- bearing liabilities Floating rate			\$	year	\$	- 83,131	\$		\$	164,334 1,108,868
financial liabilities Non-interest- bearing liabilities		163,224	\$	-	\$		\$	1,110	\$	
Financial liabilities Non-interest- bearing liabilities Floating rate instruments		163,224 237,761	\$	42,149	\$	83,131	\$ 	1,110 745,827	\$	1,108,868
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total	\$	163,224 237,761 9,702 410,687	\$	42,149 9,893 52,042	\$	83,131 19,185 102,316	\$	1,110 745,827 239,740 986,677		1,108,868 278,520
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total	\$ info	163,224 237,761 9,702	\$ on the	42,149 9,893 52,042	\$ is of l	83,131 19,185 102,316	\$	1,110 745,827 239,740 986,677	\$	1,108,868 278,520
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total	\$ info	163,224 237,761 9,702 410,687 ormation of	\$ on the	42,149 9,893 52,042 e analys	\$ is of l	83,131 19,185 102,316 ease liabi	\$	1,110 745,827 239,740 986,677	\$	1,108,868 278,520 1,551,722
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year	\$ on the	42,149 9,893 52,042 e analys o 5 years	\$ is of 1	83,131 19,185 102,316 ease liabi	\$ lities	1,110 745,827 239,740 986,677 6 due: o 15 years	\$	1,108,868 278,520 1,551,722 to 20 years
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities	\$ info Less \$	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595	\$ on the	42,149 9,893 52,042 e analys o 5 years	\$ is of 1	83,131 19,185 102,316 ease liabi	\$ lities	1,110 745,827 239,740 986,677 6 due: o 15 years	\$	1,108,868 278,520 1,551,722 to 20 years
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More	\$ info Less \$	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595	\$ on the	42,149 9,893 52,042 e analys o 5 years	\$ is of 1	83,131 19,185 102,316 ease liabi	\$ lities	1,110 745,827 239,740 986,677 6 due: o 15 years	\$	1,108,868 278,520 1,551,722 to 20 years
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount	\$ on the	42,149 9,893 52,042 e analys o 5 years 70,329	\$ of 1 6 to \$	83,131 19,185 102,316 ease liabi	\$ clities 11 t	1,110 745,827 239,740 986,677 due: o 15 years 73,591	\$ 16	1,108,868 278,520 1,551,722 to 20 years
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured ban	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount	\$ on the 1 to \$	42,149 9,893 52,042 e analys o 5 years 70,329	\$ of 1 6 to \$	83,131 19,185 102,316 ease liabi o 10 years 80,984	\$ clities 11 t	1,110 745,827 239,740 986,677 due: o 15 years 73,591	\$ 16	1,108,868 278,520 1,551,722 to 20 years 34,021
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured ban loan credit line	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount	\$ on the 1 to \$	42,149 9,893 52,042 e analys o 5 years 70,329	\$ of 1 6 to \$	83,131 19,185 102,316 ease liabi o 10 years 80,984	\$ clities 11 t	1,110 745,827 239,740 986,677 due: o 15 years 73,591	\$ 16	1,108,868 278,520 1,551,722 to 20 years 34,021
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured bar loan credit line - Amoun	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount June	\$ on the 1 to \$	42,149 9,893 52,042 e analys o 5 years 70,329	\$ is of 1 6 to \$	83,131 19,185 102,316 ease liabito 10 years 80,984	\$ lities 11 t \$ 2024	1,110 745,827 239,740 986,677 due: o 15 years 73,591	\$ 16	1,108,868 278,520 1,551,722 to 20 years 34,021
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured ban loan credit line	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount	\$ on the 1 to \$	42,149 9,893 52,042 e analys o 5 years 70,329	\$ of 1 6 to \$	83,131 19,185 102,316 ease liabito 10 years 80,984	\$ clities 11 t	1,110 745,827 239,740 986,677 due: o 15 years 73,591	\$ 16	1,108,868 278,520 1,551,722 to 20 years 34,021
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured bar loan credit line - Amour utilized	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount June	\$ on the 1 to \$	42,149 9,893 52,042 e analys o 5 years 70,329	\$ is of 1 6 to \$	83,131 19,185 102,316 ease liabio 10 years 80,984 ember 31, 2	\$ lities 11 t \$ 2024	1,110 745,827 239,740 986,677 6 due: 0 15 years 73,591 Jur	\$ 16	1,108,868 278,520 1,551,722 to 20 years 34,021 , 2024
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured bar loan credit line - Amoun utilized - Unutili	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount June	\$ on the 1 to \$ 30, 20	42,149 9,893 52,042 e analys o 5 years 70,329	\$ is of 1 6 to \$	83,131 19,185 102,316 ease liabito 10 years 80,984 ember 31, 2	\$ ilities 11 t \$ 2024	1,110 745,827 239,740 986,677 due: o 15 years 73,591	\$ 16	1,108,868 278,520 1,551,722 to 20 years 34,021
Inancial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured bar loan credit line - Amour utilized - Unutiliamount	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount June \$	\$ on the 1 to \$ 30, 20	42,149 9,893 52,042 e analys o 5 years 70,329 025 	\$ is of 1 6 to \$ Decc \$ \$	83,131 19,185 102,316 ease liability of 10 years 80,984 ember 31, 2	\$ clities 11 t \$ 2024 0,000 0,000 0,000	1,110 745,827 239,740 986,677 3 due: o 15 years 73,591 Jur \$	\$ 16 \$	1,108,868 278,520 1,551,722 to 20 years 34,021 , 2024 — 190,000 190,000
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured bar loan credit line - Amoun utilized - Unutilial amount Total	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount June \$	\$ on the 1 to \$ 30, 20	42,149 9,893 52,042 e analys o 5 years 70,329 025 	\$ is of 1 6 to \$ Decc \$ \$	83,131 19,185 102,316 ease liabito 10 years 80,984 ember 31, 2	\$ clities 11 t \$ 2024 0,000 0,000 0,000	1,110 745,827 239,740 986,677 3 due: o 15 years 73,591 Jur \$	\$ 16 \$	1,108,868 278,520 1,551,722 to 20 years 34,021 , 2024
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured bar loan credit line - Amoun utilized - Unutilial amount Total Guaranteed Ba	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount June \$	\$ on the 1 to \$ 30, 20	42,149 9,893 52,042 e analys o 5 years 70,329 025 	\$ is of 1 6 to \$ Decc \$ \$	83,131 19,185 102,316 ease liability of 10 years 80,984 ember 31, 2	\$ clities 11 t \$ 2024 0,000 0,000 0,000	1,110 745,827 239,740 986,677 3 due: o 15 years 73,591 Jur \$	\$ 16 \$	1,108,868 278,520 1,551,722 to 20 years 34,021 , 2024 — 190,000 190,000
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured bar loan credit line - Amoun utilized - Unutilial amount Total	\$ info	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount June \$ June	\$ on the 1 to \$ 30, 20	42,149 9,893 52,042 e analys o 5 years 70,329 025 	\$ is of 1 6 to \$ Decc \$ \$	83,131 19,185 102,316 ease liability of 10 years 80,984 ember 31, 2	\$ clities 11 t \$ 2024 0,000 0,000 0,000	1,110 745,827 239,740 986,677 3 due: o 15 years 73,591 Jur \$	\$ 16 \$ \$ ane 30	1,108,868 278,520 1,551,722 to 20 years 34,021 , 2024 — 190,000 190,000
Financial liabilities Non-interest- bearing liabilities Floating rate instruments Lease liabilities Total More Lease liabilities B. Finance Unsecured bar loan credit line - Amour utilized - Unutilial amount Total Guaranteed Bar credit line	\$ info Less \$ cing hk ee nt ized	163,224 237,761 9,702 410,687 ormation of than 1 year 19,595 amount June \$	\$ on the 1 to \$ 30, 20 \\ 25 \\ 26 \\ 27 \\ 28 \\ 28 \\ 30, 20 \\ 28 \\ 30, 20 \\ 29 \\ 30, 20 \\ 30 \\ 30, 20 \\ 30 \\	42,149 9,893 52,042 e analys o 5 years 70,329 025 	\$ is of 1 6 to \$ Decc \$ \$	83,131 19,185 102,316 ease liability of 10 years 80,984 ember 31, 2 110 280 390 eccember 31	\$ clities 11 t \$ 2024 0,000 0,000 0,000	1,110 745,827 239,740 986,677 4 due: o 15 years 73,591	\$ 16 \$ \$ ane 30	1,108,868 278,520 1,551,722 to 20 years 34,021 , 2024 — 190,000 190,000

216,575

1,410,215

186,575

1,410,215

1,390,215

amount

Total

VII. Related Party Transactions

All transactions, account balances, revenues and expenses between the Company and subsidiaries (related parties of the Company) are eliminated upon consolidation and are therefore not disclosed in this note. Transactions between the Group and other related parties are described as follows:

(I) Names of related parties and their relationships

Relationship with the Company
Other related party
1 7
Other related party
Other related party
Other related party
Other related party
1 ,
Other related party
1 ,
Other related party
Other related party
Other related party
Other related party
- •
Other related party

(II) Operating revenue

	Ap	April to June A		April to June 2024		January to June 2025		January to June 2024	
Sel Tech Co.,	\$	24	\$	4,581	\$	24	\$	4,831	
Ltd.									
Quintain Steel		42,728		640		79,774		7,225	
Co., Ltd.									
Wan-Hou		_		(186)		_		3,407	
Machinery and									
Electrical									
Engineering									
Château		_		1,259		_		1,674	
International									
Other related		864		88		2,237		88	
party									
Total	\$	43,616	\$	6,382	\$	82,035	\$	17,225	

For the transactions between the Group and its related parties, the transaction prices and collection terms are agreed by both parties case by case.

((III)) Purchase	(including	construction	cost)
		, i dieliase	(11101041111)	o o i i o i o i o i i	• • • • • • • • • • • • • • • • • • • •

	l to June 2025	Ap	oril to June 2024	Janu	uary to June 2025	Jan	uary to June 2024
Wan-Hou	\$ 2,914	\$	_	\$	4,349	\$	230
Machinery and							
Electrical							
Engineering Mei-Chi	467		105		796		105
Wici-Cili	407		103		790		103
Other related	710		1,313		750		2,637
party	 						
Total	\$ 4,091	\$	1,418	\$	5,895	\$	2,972

For the transactions between the Group and its related parties, the transaction prices and payment terms are agreed by both parties case by case.

(

(IV) Contract Assets		8 3	1	J		
	Jun	e 30, 2025	Dece	ember 31, 2024		June 30, 2024
Quintain Steel	\$	1,698	\$	1,698	\$	1,325
Co., Ltd.						
Other related		_		_		2,434
party						
Total	\$	1,698	\$	1,698	\$	3,759
(V) Contract liabilities						
	Jun	e 30, 2025	Dece	ember 31, 2024		June 30, 2024
Quintain Steel	\$	33,841	\$	49,402	\$	3,560
Co., Ltd.						
Sel Tech Co.,		79,900		_		_
Ltd.		4.970				
Chien Hsing		4,879		-		=
Other related		_		693		52
party Total	\$	118,620	\$	50,095	\$	3,612
				30,093	Ф	3,012
(VI) Accounts Receivable						
	Jun	e 30, 2025	Dece	ember 31, 2024		June 30, 2024
Notes receivable						
Sel Tech Co.,	\$	61,110	\$	_	\$	_
Ltd.					:	
Accounts receivable						
Château	\$	_	\$	6,405	\$	_
International		2.5		150		4.010
Sel Tech Co.,		25		158		4,810
Ltd. Quintain Steel		1,260		43,575		5,434
Co., Ltd.		1,200		73,373		3,737
Wan-Hou		_		4,751		_
Machinery and						
wiacillici y aliu				,		
Electrical				,		
Electrical Engineering				,		
Electrical Engineering Other related		624		1,669		93
Electrical Engineering Other related party				1,669		
Electrical Engineering Other related party Total	\$	624 1,909	\$		\$	93
Electrical Engineering Other related party	\$		\$	1,669	\$	
Electrical Engineering Other related party Total	\$		\$	1,669	\$	

Other receivables from Yuxuan Energy arose from the termination of a contract with the Tainan City Government regarding the construction of a solar power system around the detention basin of the Water Resources Bureau, which had not yet

commenced. A refund of the advance payments was requested from the contractor, Sel Tech Co., Ltd., totaling NT\$50,906 thousand. As of December 31, 2024, all related amounts had been fully recovered.

(VII) Loans to others

	June	30, 202	25	December 31, 2024			June 30, 2024	
Castle Applied Inc.	\$	10	0,000	\$	10,000	\$		_
	April to J		-	to June 024	January to 2025	June		y to June 024
Interest income	\$	67	\$	23	\$	167	\$	84

The consolidated company's loan to Castle Applied Inc. for materials is with an agreed interest rate of 4%.

(VIII) Borrowings from related parties

	Jun	June 30, 2025				December 31, 2024				June 30, 2024		
Spreading	\$	2:	5,000	\$	\$		_				_	
	April to 202			il to Ju 2024	ne	Januai 2	ry to Ju 2025	une	Januai 2	ry to Ju 2024	ıne	
Interest	\$	116	\$		_	\$		116	\$		_	
expense												

- 1. The consolidated company borrowed funds from related parties, with the borrowing interest rate set at an annual rate of 4% as agreed by both parties.
- 2. All borrowings by the consolidated company from related parties are unsecured. (IX) Payables to related parties

, ,	June	e 30, 2025	Decen	nber 31, 2024	June 30, 2024	
Notes payable						
Quintain Steel Co., Ltd.	\$	49,289	\$	_	\$	_
Mei-Chi		306		_		_
Total	\$	49,595	\$	_	\$	_
Accounts payable						
Sel Tech Co., Ltd.	\$	23,531	\$	24,462	\$	24,463
Wan-Hou		2,558		1,665		_
Machinery and Electrical Engineering						
Mei-Chi		_		1,054		_
Total	\$	26,089	\$	27,181	\$	24,463
Other payables						
Sel Tech Co., Ltd.	\$	20,878	\$	8,321	\$	7,769
Wan-Hou		399		259		496
Machinery and Electrical Engineering						
Mei-Chi		_		_		1,440
Other related party		176		156		85
Total	\$	21,453	\$	8,736	\$	9,790

(X) Prepayments

	June 30, 2025		Decem	ber 31, 2024	June 30, 2024	
Wan-Hou	\$	3,424	\$	_	\$	_
Machinery and						
Electrical						
Engineering						
Sel Tech Co.,		7,723		_		_
Ltd.						
Total	\$	11,147	\$	_	\$	_

(XI) Prepayment for equipment and land

	June	30, 2025	December 31, 2024		June 30, 2024	
Quintain Steel	\$	70,289	\$	_	\$	_
Co., Ltd.						
Sel Tech Co.,		42,923		57,086		57,065
Ltd.						
Other related		750		750		2,121
party						
Total	\$	113,962	\$	57,836	\$	59,186

- 1. The consolidated company's prepayment for equipment to Yu Hsuan Energy is mainly for the purchase and installation of solar power generation equipment and energy storage equipment. As of June 30, 2025, December 31, 2024, and June 30, 2024, the total contract amounts signed were NT\$244,648 thousand, NT\$297,856 thousand, and NT\$297,856 thousand, respectively, and payments are made based on project progress. Prices and payment terms are based on individual agreements between the parties for each project. The amounts transferred to property, plant, and equipment from January to June, 2025 and 2024 were NT\$54,331 thousand and NT\$35,090 thousand, respectively.
- 2. The consolidated company's advance payments to Quintain were mainly for the purchase of land, planned for the construction of an office building and other business purposes. The total contract price was NT\$70,289 thousand. The consolidated company issued promissory notes in installments, and ownership transfer registration will be carried out upon completion of payment.

(XII) Lease agreement

		June 30, 2	025	Decemb	er 31, 2024		June 30,	2024
Right-of-use assets Meiyu Industrial Co Ltd.	., \$		63,046	3,046 \$ 64,805 December 31, 2024		\$		66,564
	Jun	e 30, 2025				June 30, 2024		
Lease liabilities - curre	ent							
Meiyu Industrial Co. Ltd.	, \$		3,083	\$	3,051	\$		3,018
Lease liabilities - non- current								
Meiyu Industrial Co. Ltd.	, \$ 		63,422	\$	64,971	\$		66,505
Interest expense	April to .	June 2025	April to	June 2024	January to Ju 2025	une		y to June 024
Meiyu Industrial Co., Ltd.	\$	354	\$	278	\$	712	\$	376
Tl C 1: 1-4-1 C		. 1	<u>cc.</u>		1 t	1	1	

The Consolidated Company leases office space and plants from a related party, and the terms of the transaction are monthly lease payments.

(XIII) Acquisition of property, plant, and equipment

The prices for the Consolidated Company's acquisition of property, plant and equipment from related parties (including prepayment for equipment purchase reclassified to property, plant and equipment after acceptance in this period) are summarized as follows:

	June	30, 2025	Decen	nber 31, 2024	June 30, 2024		
Sel Tech Co., Ltd.	\$	65,785	\$	76,190	\$	35,090	
Other related party		2,475		3,429		_	
Total	\$	68,260	\$	79,619	\$	35,090	

(XIV) Transactions with other related parties

	April	April to June 2025		oril to June	Janı	ary to June	January to June		
	2	2025		2024		2025	2024		
Other revenue									
Other related party	\$	9	\$	32	\$	208	\$	387	
Expenditure on repairs									
Other related party	\$	2,216	\$	2,073	\$	3,347	\$	3,220	
Rent expenses	'			_					
Other related party	\$	788	\$	793	\$	1,320	\$	1,490	
Miscellaneous expenses									
Other related party	\$	433	\$	556	\$	1,179	\$	808	

(XV) The remuneration of key management personnel is as follows:

	Ap	April to June 2025		April to June 2024		ary to June 2025	January to June 2024		
Short-term employee benefits	\$	2,387	\$	2,743	\$	5,516	\$	6,384	
Postemployment benefits		82		56		153		112	
Total	\$	2,469	\$	2,799	\$	5,669	\$	6,496	

The remuneration of directors and other key managerial officers is determined by the Remuneration Committee based on individual performance and market trends.

VIII. Assets Pledged as Collateral

The following assets have been provided as collateral for performance bonds and financing facilities:

	J	une 30, 2025	Dec	ember 31, 2024	Ju	ne 30, 2024
Financial assets measured at amortized cost - current and non-current (reserve account)	\$	122,744	\$	113,920	\$	103,662
Financial assets measured at amortized cost - current and non-current (pledged time deposits)		67,019		89,079		90,341
Property, plant and equipment		1,155,910		1,192,160		1,228,410
Total	\$	1,345,673	\$	1,395,159	\$	1,422,413

IX. Significant Contingent Liabilities and Unrecognized Contractual Commitments

In addition to those described in other notes, the Consolidated Company's material commitments and contingencies as of the balance sheet date are as follows:

(I) The details of the Consolidated Company's guaranteed notes payable and bank guarantee letters are as follows:

	Jui	ne 30, 2025	Dece	mber 31, 2024	June 30, 2024		
Performance guarantee	\$	67,019	\$	89,079	\$	85,340	
Performance guarantee		23,003		23,003		23,003	
letter Guarantee notes for construction projects		20,176		20,770		20,770	
Total	\$	110,198	\$	132,852	\$	129,113	

- (II) The Consolidated Company and Aircom Pacific Inc. jointly developed an in-flight connection system for use in the passenger cabin of an aircraft for a total contract price of NT\$28,750 thousand (USD 909,000), of which NT\$23,918 thousand (USD 762,000) had been paid as of June 30, 2025. The Company has no plan to continue the operation of the business, and no manpower is currently committed to the venture; therefore, a total impairment loss of NT\$23,918 thousand was recorded in 2015 for the prepaid equipment.
- (III) As for the wind power projects contracted by the Group for Taiwan Power Company in its Taichung Power Plant and Taichung Port area. Many factors that were beyond the control of the Group, such as delayed provision of land, frequent change of the wind turbine sites, and changes in design and construction methods on the side of Taipower as well as the bankruptcy of a subcontractor, the Dutch wind generator supplier, typhoons and severe weather, occurred after the commencement of the works and resulted in a significant increase of the required construction period for the project. For this, the Group asked for extension of the construction period according to the contract and, thus, run into contractual disputes with Taipower. The Chinese Construction Industry Arbitration Association made the arbitral award (Gong-Zhong-Xie-(Jing)-Zi No. 019, 2008) on January 19, 2010 with the text described below:
 - 1. Taipower shall extend the construction period for each wind turbine (#1, #2, #3 and #4 turbines) of Taichung Power Plant by 290 calendar days.
 - 2. Taipower shall extend the work period of 563 calendar days for each wind turbine (#1-#4) of the first group of wind turbines in the Taichung Harbor Area; 756 calendar days for each wind turbine (#5-#8) of the second group; 773 calendar days for each wind turbine (#9-#12) of the third group; 663 calendar days for each wind turbine (#13-#18) of the fourth group.
 - 3. Taipower shall calculate the completion date of the sub-projects of Taichung Power Plant and Taichung Harbor Area by adding 120 calendar days to the last date of completion of the commercial transfer of each site (#3 wind turbine of Taichung Power Plant; #11 wind turbine of Taichung Port Area) as the last completion date of the site.
 - 4. Taipower shall pay the Consolidated Company NT\$13,740 thousand and interest at 5% per annum from September 28, 2007 to the date of settlement. Taipower filed an action against the arbitral award and requested for its revocation. For this, Taiwan Taipei District Court made a decision to dismiss the action (Zhong-Su-Zi No. 11, 2010) and Taipower filed an appeal against the decision. On May 31, 2011, the high court delivered its decision (Chong-Shang-Zi No. 501, 2010) to reserve the dismissal of Taipower's action and the determination on the litigation expenses as declared in the original judgment. As for the text of the arbitral award (Gong-Zhong-Xie-(Jing)-Zi No. 019, 2008) made by the Chinese Construction Industry Arbitration Association, the decision of the high court found that Point (3) exceeded the scope of the arbitration agreement and should be

revoked, and the appeal should be dismissed with regard to Points (1), (2) and (4). The two parties had negotiated on the settlement amount, but no consensus could be reached. As a result, Taipower has still not paid the Consolidated Company the amount due.

The Consolidated Company filed a lawsuit with the Taipei District Court on September 5, 2013, requesting Taipower to pay the Company NT\$401,631 thousand and on August 25, 2016, the Taipei District Court ruled (2013 Jian-Zi No. 274) that Taipower should pay the Company NT\$309,690 thousand, plus interest at 5% per annum from April 14, 2012 to the date of full settlement. Taipower appealed against the judgment and filed an appeal. On May 29, 2020, the Taiwan High Court ruled in (2016 Jian-Shang-Zi No.74) that Taipower should pay the Group NT\$301,955 thousand, including NT\$250,070 thousand from April 14, 2012, and the remaining NT\$51,885 thousand with interest at 5% per annum from the day after the judgment was finalized until the date of settlement. Based on the above judgement, the Group filed an appeal with the Supreme Court in which Taipower was required to pay the Group NT\$16,045 thousand and interest at 5% per annum from April 14, 2012 to the date of settlement. Taipower objected the judgment and re-appealed again. On August 16, 2023, the Taiwan Supreme Court ruled (2021 Tai-Shang-Zi No. 690) that the original judgment ordered Taipower to pay again and dismissed the remaining appeals of Taipower. In addition, the litigation fees were partially discarded and was sent for a remanded trial. In addition, in February 2015, the Consolidated Company obtained an execution decree from the Taipei District Court of Taiwan in accordance with the abovementioned arbitration judgment on Item 4 seeking NT\$13,740 thousand in outstanding payments due. Taipower filed a debtor's dispute lawsuit seeking a stay of execution. On December 9, 2016, the Taipei District Court ruled against Taipower (2015 Zhong-Shu-Zi No.195). Dissatisfied with the judgment, Taipower filed an appeal. In July 2025, the consolidated company and Taipower reached a mediation at the Taiwan High Court, settling for NT\$320,000 thousand. Both parties agreed to waive all other claims related to pending litigation and contracts, except for the rights and obligations specified in the mediation record. In response to this settlement, the previously accrued overdue penalty of NT\$141,000 thousand was reversed and recorded as other income, and an allowance for loss of NT\$28,991 thousand was recognized.

- (IV) The Group placed an order of 54 blades to Umoe (a Dutch company) on June 22, 2005 and authorized it to deal with their transport. Umoe (a Dutch company) authorized another company for this transport matter. A batch of the blades was affected by severe weather during the transport and 15 blades were damaged as a result. Umoe (a Dutch company) found that the procurement agreement was entered into based on the FOB conditions and, thus, asked the Group to reimburse the freight paid on behalf of the Group. On August 16, 2010, the Group received a notice from Taiwan Banqiao District Court about the suit at Oslo District Court, Norway. The JuridiskByra law firm in Norway was authorized for the suit. Oslo District Court made a decision against the Group on April 11, 2011 and required that the Group should pay a compensation of EUR 222 thousand (ca. NT\$7,359 thousand) and a sum of legal expenses of NOK 404 thousand (ca. NT\$1,258 thousand) with delay interest. As there is no mutual recognition of judicial decisions based on treaties or agreements between Taiwan and Norway, the Company has not received any notice from the court to enforce the above compensation as of June 30, 2025.
- (V) As of June 30, 2025, December 31, 2024 and June 30, 2024, the consolidated company had entered into contracts for solar power generation equipment, and the total amount due, less the amount paid, was NT\$147,394 thousand, NT\$159,775 thousand and NT\$203,935 thousand, respectively.
- X. Catastrophic Losses: None.

XI. Significant Post-Term Events: None.

XII. Other Matters: None. XIII. Notes for Disclosures

- (I) Information on Material Transactions:
 - 1. Loaning of funds to others: Table 1.
 - 2. Endorsement and guarantees for others: see Table 2.
 - 3. Marketable securities held at the end of the period (excluding investments in subsidiaries, affiliates and joint ventures): see Table 3.
 - 4. Purchase from or sale to related parties amounting to at least NT\$100 million or 20% of the paid-in capital: none.
 - 5. Receivables from related parties amounting to at least NT\$100 million or 20% of the paid-in capital: None.
 - 6. Other: Business relationships and significant intercompany transactions between the parent and subsidiaries and between subsidiaries and the amounts involved: see Table 5.
- (II) Information on Intercorporate Investments: see Table 4.
- (III) Investments in Mainland China: None.

XIV. Department Information

The Company and subsidiaries assess the performance of the operating segments based on the profit or loss of each operating segment. Information on segment assets and liabilities of the Consolidated Company is not provided to key management for reference or decision making purposes, therefore, disclosure of segment assets and liabilities is not required.

Energy Business Group - Installation of wind power and solar power projects. Electrical Engineering Group - Design, manufacture, installation and sale of power distribution panels.

Construction business group - comprehensive construction projects.

Segment revenues and operating results

The revenue and operating results of the Consolidated Company's continuing business units are analyzed by reportable segments as follows:

				A	pril 1 t	o June 30, 20	25		
	Energy Business Group		En	Electrical Engineering Business Group		Construction Business Group		Others	Total
Segment operating revenue	\$	59,958	\$	97,508	\$	51,517	\$	_	\$ 208,983
Segment operating profit or loss	\$	26,927	\$	9,886	\$	4,328	\$	(38,815)	\$ 2,326
Interest income									706
Other revenue									142,003
Other profits and losses									(65)
Share of profit or loss of subsidiaries recognized under the equity method									67
Financial cost									(7,258)
Pre-tax net profit in current period									\$ 137,779

				A	pril 1 to	June 30, 20	24			
	Ener	gy Business Group	Er	Electrical agineering iness Group		nstruction ness Group		Others		Total
Segment operating revenue	\$	52,732	\$	129,626	\$	25,008	\$	_	\$	207,366
Segment operating profit or loss	\$	21,697	\$	18,632	\$	4,698	\$	(9,175)	\$	35,852
Interest income										1,080
Other revenue										5,048
Other profits and										15,662
losses Share of profit or loss of subsidiaries recognized										115
under the equity method Financial cost										(7,846)
Pre-tax net profit in current period									\$	49,911
					nuary 1	to June 30, 2	025			
	Enon	arı Dusiması		Electrical		nstruction				
	Ener	gy Business Group		ngineering iness Group	Busi	ness Group		Others		Total
Segment operating revenue	\$	97,433	\$	279,420	\$	98,673	\$		\$	475,526
Segment operating profit or loss	\$	33,331	\$	34,952	\$	10,120	\$	(48,412)	\$	29,991
Interest income										1,717
Other revenue										143,087
Other profits and losses										(14,101)
Share of profit or loss of subsidiaries recognized under the equity method										182
Financial cost										(14,729)
Pre-tax net profit in current period									\$	146,147
				In	mory 1	to June 30, 2	024			
			E	Electrical		nstruction	02-1			
	Ener	gy Business		ngineering	Busi	ness Group		0.1		m . 1
Segment operating	\$	Group 93,844	Bus:	iness Group 206,365	\$	53,309	\$	Others	\$	Total 353,518
revenue	Ψ	73,044	Ψ	200,303	Ψ	33,307	Ψ		Ψ	333,310
Segment operating profit or loss	\$	30,503	\$	29,160	\$	3,157	\$	(18,595)	\$	44,225
Interest income										1,527
Other revenue										6,254
Other profits and losses Share of profit or loss of										(2,745)
subsidiaries recognized under the equity method										183
Financial cost										(14,714)
Pre-tax net profit in current period									\$	34,730

Table 1

Luxe Green Energy Technology Co., Ltd. and its subsidiaries (Originally: Luxe Electric Co., Ltd) Loans to others January 1 to June 30, 2025

Unit: NT\$ thousand

Numbe (Note 1		Borrower	Current account	Related party	Maximum balance for the period (Note 5)		Actual amount	Interest rate range (%)	Nature of loan (Note 4)	Business transaction amount	Reasons for the necessity of short-term financing			ateral Value	Limit of loans to individual borrowers (Note 3)	Total limit of loans (Note 3)
1	Wan Chuan	Castle Applied Inc.	Other receivables	Yes	\$ 10,000	\$ 10,000	\$ 10,000	4%	2	\$ -	Operating turnover	\$ -	- Name	value —	\$ 14,488	\$ 57,950
	Construction Co., Ltd.		- related parties									,				

Note 1: A "0" in the code column refers to the issuer. The investee companies are numbered in order by company, starting from the Arabic numeral 1.

Note 2: The total amount of the Company's loans and the limits of individual borrowers are as follows:

- 1. The total amount of loans shall not exceed 40% of the net amount in the most recent financial report.
- 2. To the extent that there is a business transaction between the loaning of funds and the business transaction between the two parties (the "business transaction amount" refers to the higher of the purchase or sale amount between the two parties). Where there is a need for short-term financing, the individual amount of loan shall not exceed 10% of the net value in the most recent financial report.
- Note 3: The total amount of funds lending by subsidiaries and the limits of individual borrowers are as follows:
 - 1. The total amount of loans shall not exceed 40% of the net worth of the subsidiary in the most recent financial report certified by a CPA.
- 2. When loaning funds to companies that need short-term financing, the loan amount shall not exceed 10% of the net worth of the subsidiary's most recent financial report certified by a CPA.
- Note 4: Nature of the loaning of funds:
 - 1. Fill in "1" for those who have business transactions.
 - 2. Fill in 2 for those who need short-term financing.
- Note 5: The amount of funds loaned to the Board of Directors.

Table 2

Luxe Green Energy Technology Co., Ltd. and its subsidiaries (Originally: Luxe Electric Co., Ltd) Endorsement and guarantees for others: January 1 to June 30, 2025

Unit: NT\$ thousand

Number		Target of endorsement and guarantee		guarantee		Endorsement and	Maximum	Maximum			Ratio of cumulative	Maximum	Endorsement and	Endorsement and guarantee	Endorsement and
	Company name	Relationship (Note 2)	(Note 3)	endorsement and guarantee balance for the period	Ending balance of endorsement and guarantee	Actual amount	Amount of property pledged for endorsements/guarantees	guarantee amount to net worth of the most recent financial statements (%)	amount of endorsement and guarantee (Note 3)	guarantee from parent to subsidiary (Note 4)	from	guarantee for Mainland China (Note 4)			
0	The Company	Sen-Hsin Energy Co., Ltd.	2	\$ 900,059	\$ 450,000	\$ 450,000	\$ 110,702	s –	25.00	\$ 1,800,118	Y	N	N		
0	The Company	Chin Lai International Development Co., Ltd.	2	\$ 900,059	\$ 150,000	\$ 150,000	\$ 62,248	s –	8.33	\$ 1,800,118	Y	N	N		

- Note 1: The description of the number column is as follows:
 - (1) The issuer is entered as 0.
 - (2) The investee companies are numbered in order by company, starting from the Arabic numeral 1.
- Note 2: There are two types of relationships between the guarantor and the target of the endorsement, which can be indicated as follows:
 - (1) Companies with business relationship.
 - (2) Subsidiaries where the guarantor directly holds more than 50% of the common stock.
- Note 3: In accordance with the Company's operating procedures, the total amount of endorsement and guarantee shall not exceed 100% of the Company's latest net financial statements. The individual limits of the Company's external endorsement or guarantee shall not exceed 50% of the Company's net worth, and the same applies to the individual limits of the Company's endorsement and guarantee for subsidiaries directly or indirectly holding 100% of the voting shares.
- Note 4: Endorsement and guarantee by a listed parent company to its subsidiary, the endorsement and guarantee by the subsidiary to the listed parent company, and the endorsement and guarantees in Mainland China are required to fill in line item Y.

Luxe Green Energy Technology Co., Ltd. and its subsidiaries (Originally: Luxe Electric Co., Ltd) Breakdown of major marketable securities held at the end of the period

June 30, 2025

Unit: NT\$ thousand

		Relationship between			End of peri	od		
Company	Type and Name of Marketable Securities	the issuer of the securities and the Company	Accounts	Shares	Carrying amount	Shareholding ratio (%)	Market value or net equity	Remarks
The Company	Shares - Chateau International Development Co., Ltd.	Other related party	Financial assets measured at fair value through profit or loss - current	2,045,485	62,694	1.43	62,694	
	Shares - Concord International Securities Co., Ltd.	None	Financial assets measured at fair value through profit or loss - current	114,239	1,525	0.03	1,525	
Le Hua Investment Co., Ltd.	Shares - Concord International Securities Co., Ltd.	None	Financial assets measured at fair value through profit or loss - current	1,342,926	17,928	0.32	17,928	
	Shares - Chateau International Development Co., Ltd.	Other related party	Financial assets measured at fair value through profit or loss - current	62,956	1,930	0.04	1,930	
Luxe Solar Energy Co., Ltd.	Shares - Chateau International Development Co., Ltd.	Other related party	Financial assets measured at fair value through profit or loss - current	74,067	2,270	0.05	2,270	
Wan Chuan Construction Co., Ltd.	Castle Applied Inc.	Other related party	Financial assets at fair value through other comprehensive income or loss - non-current	2,641,233	23,489	9.85	23,489	
	Wan-Hou Machinery and Electrical Engineering Co., Ltd.	Other related party	Financial assets at fair value through other comprehensive income or loss - non-current	95,000	1,078	19	1,078	
	Shares - Concord International Securities Co., Ltd.	None	Financial assets measured at fair value through profit or loss - current	2,447,990	32,681	0.58	32,681	
	Shares - Chateau International Development Co., Ltd.	Other related party	Financial assets measured at fair value through profit or loss - current	185,000	5,670	0.13	5,670	

Note 1: Marketable securities referred to in this table are stocks, bonds, beneficiary certificates and marketable securities derived from the above items that fall within the scope of IAS 9, "Financial Instruments".

Note 2: Please refer to Table 4 for information on investments in subsidiaries and affiliates.

Note 3: This table is prepared by the Company based on the principle of materiality to determine which marketable securities should be disclosed.

Table 4

Luxe Green Energy Technology Co., Ltd. and its subsidiaries (Originally: Luxe Electric Co., Ltd) Information about the investee company, its location,, etc. January 1 to June 30, 2025

Unit: NT\$ thousand/thousand shares

				Original inve	stment amount	Held at	the end of th	ne period	Income (loss) of the	Gain (loss) on	
Name of the investment company	Name of investee company	Location	Main business scope	End of the period	End of the previous year	Shares	Ratio (%)	Carrying amount	investee for the period	investment recognized in the period	Remarks
The Company	Le Hua Investment Co., Ltd.	Taiwan	Reinvestment business	\$ 22,000	\$ 22,000	2,200	100	\$ 20,400	\$ (1,870)	\$ (1,870)	
	Luxe Solar Energy Co., Ltd.	Taiwan	Energy Technical Services	5,286	5,286	546	100	3,335	(302)	(302)	
	Sen-Hsin Energy Co., Ltd.	Taiwan	Energy Technical Services	846,000	813,000	84,600	100	870,634	14,697	14,697	
	Chin Lai International Development Co., Ltd.	Taiwan	Energy Technical Services	225,220	214,110	20,290	100	232,955	5,617	4,536	(Note 1)
	Wan Chuan Construction Co., Ltd.	Taiwan	Comprehensive Construction Activities	63,000	63,000	6,300	52.5	74,439	4,816	2,591	(Note 2)
Chin Lai International Development Co., Ltd.	Qun Li Energy Co., Ltd.	Taiwan	Energy Technical Services	32,889	32,889	2,900	100	29,096	(316)	(316)	
Wan Chuan Construction Co., Ltd.	Park Ave Coworking Space Co., Ltd.	Taiwan	Indoor Decoration	1,800	1,800	180	22.5	2,011	809	182	

Note 1: The investment gain or loss recognized in the current period includes a gain of NT\$5,617 thousand less amortization of operating rights of NT\$1,081 thousand.

Note 2: The investment gains and losses recognized in the current period include the current gain of NT\$2,528 thousand less the unrealized gross profit of NT\$0 thousand from upstream transactions, and add the realized gross profit of NT\$63 thousand.

<u>Luxe Green Energy Technology Co., Ltd. and its subsidiaries</u> (Originally: Luxe Electric Co., Ltd)

Business relationships and material transactions between parent and subsidiary January 1 to June 30, 2025

Unit: NT\$ thousand

			Relationship with	Transactions (Note 6)						
Number (Note 1)	Name of the transactional party		the transactional party (Note 2)	Account	Amount	Trading terms	As a percentage to consolidated total revenue or total assets (%)			
0	The Company	Wan Chuan Construction Co., Ltd.	1	Refundable deposit	\$ 12,381	(Note 4)	_			
1	Wan Chuan Construction Co., Ltd.	Luxe Green Energy Technology Co., Ltd.	2	Deposit received	12,381	(Note 4)	_			
				Unearned sales revenue	6,129	(Note 4)	_			

Unearned sales

revenue

904

(Note 4)

3

Note 1: The description of the numbering column is as follows:

- 1. The issuer is entered as 0.
- 2. The investee companies are numbered in order by company, starting from the Arabic numeral 1.

Sen-Hsin Energy Co., Ltd.

- Note 2: There are three types of relationship with the transactional party, and the types are indicated as follows:
 - 1. Parent company to subsidiary.
 - 2. Subsidiary to parent company.
 - 3. Subsidiary to subsidiary company.
- Note 3: For the calculation of the percentage of the transaction amount to the total consolidated revenue or total assets, if it is an item under assets and liabilities, it is calculated as the ratio of the ending balance to the total consolidated assets; if it is an item under profit or loss, it is calculated as the ratio of the accumulated amount to the total consolidated revenue at the period to be calculated.
- Note 4: Pricing is based on the price negotiated by both parties, and credit terms are determined case by case.
- Note 5: The Company may decide whether to list the material transactions in this table based on the principle of materiality.
- Note 6: Written-off in the preparation of the consolidated statements.