

股票代號:1710

刊印日期: 2021年5月15日 https://mops.twse.com.tw https://www.oucc.com.tw/

東聯化學

ORIENTAL UNION CHEMICAL CORPORATION





2020 報 Annual Report

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Corporate Website

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The English version is the translation of the Chinese text and if there is any discrepancy between the English version and the Chinese text of this document, the Chinese text shall prevail.

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I. Letter to Shareholders

I. Foreword

Looking back on 2020, with both quantitative easing and stimulus policies to remedy the sluggish consumer demand and the disconnect crisis of supply-chain due to the COVID-19 pandemic worldwide, the global GDP was severely slashed by 4.2%. Bolstered by the transferred orders from the China-US trade war and the effective pandemic control, the 2020 Taiwan economy stood out with a 2.98% growth, slightly higher than the previous year at 2.96%.

As for the petrochemical industry, the pandemic wreaked the recession on the economy growth, resulting in the oil prices slump and the product demand decline; moreover, the new capacity launch of the US shale gas and the China refining-chemical integration deteriorated the disequilibrium of supply and demand, disadvantaging the product pricing.

The company's main product EG, ethylene glycol, unexceptionally, suffered losses due to the curtailed product spreads resulted from the oversupply, weak pricing, as well as the soaring ethylene prices effected by unscheduled shut-down of the naphtha crackers. The company's endeavor in improving essential vantage upon operative strategy in high-valued products, coupled with the development of downstream specialty chemicals and gas products in recent years have restored the profit impetus, resulting in the stable profit and growth in return, to compensate partly the EG losses.

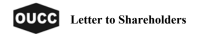
The yearly consolidated turnover of the company totaled NT\$ 18,763,159 thousand, a decrease of 16% from the previous year, with the net loss attributable to the company NT\$ 1,064,698 thousand and the after-tax earnings per share (EPS) NT\$ -1.22.

II. Operating Performance Review

Safety, Health, and Environment

OUCC values industrial safety, health, environmental conservation, complies with all the related ISO management regulations, and accomplishes the efficient on-the-job trainings. In 2020, the cumulated safety man-hour in Linyuan plant reached 4.91 million hours in eight successive years, and SHE related projects in process and technology continued at all time.

In addition to improving process design, the company also invests in waste recovery equipment, pursues green production and energy efficiency improvement, striving to minimize the impact of operational production on the environment, to achieve a balanced development of industrial production and environmental protection. The implemented environmental protection projects in 2020 include the waste water recycling system, which recovers 70% of the discharged water upon operation, aiming at the conservation of the environment and water resources; moreover, the clean natural gas in replacement of the traditionally used diesel for the regenerative exhaust incinerator is driving OUCC towards its goals in optimized emission, energy saving and carbon reduction.



Ethylene Glycol Business

In H1/2020, the epidemic impact on global petrochemical products triggered the sluggish demand of downstream polyester, widening loss on ethylene glycol and ethylene spread. In H2/2020, however, the resume of normal operation of the naphtha crackers after the tightened supply and soaring prices from the hurricane impact on the shutdowns of the Gulf area, and the accidental shutdowns in Asia, conduced to the mitigation of the EG loss following the drop in ethylene prices.

In 2020, the company produced 640,000 tons of EG in total across the Strait, of 2% decline comparing to 2019; sale of 660,000 tons, of 4% decline; ethylene oxide (EO) production totaled 260,000 tons, of 18% increase over 2019, sale of 160,000 tons, of 33% increase.

Gas Business

Unlike the overall recessive domestic industry set back by the pandemic in H1/2020, the increasing export orders in the second half sped up the expansion of semiconductor capacity; the domestic gas market demand grew as the international raw material prices rebound, resulting in the rise of capacity utilization in manufacturing industry. On the other hand, the liquid oxygen and liquid nitrogen in China were over supplied owing to the stagnant manufacturing industry; while the market prices for liquid argon plunged as the export demand decreased. Yet, with the pipeline extending vantages of the nitrogen within the industrial park, and solid liquid business expansion to customers in various industries, the revenue and profit growth of gas business sustained stable throughout the year.

In 2020, the company produced a total of 540,000 tons of oxygen on both sides of the Strait. Besides its internal usage, the sales volume of oxygen totaled 80,000 tons; production of nitrogen 440,000 tons and the sale of 400,000 tons.

Specialty Chemicals Business

Based on the existing product frame, the company strives to enhance the added value of downstream ethylene oxide derivatives (EOD), provide customers with tailored services to meet the market demand. In 2020, the formulated products of high value-added such as mass-produced concrete water reducer, herbicide pelargonic acid emulsifier, refined polyethylene glycol and the like, have further completed the EOD product line.

In addition, the company not only sufficed the needs of the ethanolamine (EA) major customers at home and abroad, implementing the balanced production and sale in terms of stable market supply, but sought also straight customer cooperation for high-value applications and product quality to optimize product allocation; while the ethylene glycol butyl ether (EB) was focused on sales boost to enhance profit contribution; ethylene carbonate (EC) on novel niche market application development.

In 2020, the company produced 150,000 tons of specialty chemicals across the strait, a 17% decline comparing to 2019; sale of 160,000 tons, of 11% decline.

III. 2020 Business Goals and Future Prospects

Overview of 2020 Business Plans

1. Ethylene Glycol Business

In view of the new capacity launch of multiple naphtha crackers in China and the US, the ethylene price in 2021 is expected to maintain low. Looking ahead, with the epidemic well controlled, the demand for EG downstream polyester shall recover, as the product prices remain stable, the spreads improving, the profit impetus reviving. The company's cross-strait EG plants shall continue the high-loading operation for cost down and high production capacity efficiency to advance product competitiveness.

2. Gas Business

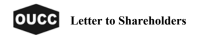
Conducive to the booming of global demand for high-tech products in 2021, Taiwan's semiconductor industry, with its leading edge, shall boost the export growth of the electronics industry; on the other hand, the resuming global production activities shall stimulate the rise of international crude oil prices and drive the growth demand of manufacturing industry. In all, the growth trend of gas market demand in H2/2020 is expected to stretch out to 2021.

With the niche and new application products as its main force, the company shall segment the market to increase overall gas business profit, proactively expand pipeline customers, and further approach customers in the semiconductor and electronics industries to enhance pipeline sale and profits. To strive for full production and sale, the company aims to strengthen the product portfolio configuration of liquid oxygen/nitrogen/argon, and improve the sales in food-grade liquid nitrogen, medical-grade oxygen and electronic-grade carbon dioxide.

3. Specialty Chemicals Business

Being keen on new technologies development, products' added value enhancement, innovative transformation implementation of new products, new materials and new applications, the company promotes the new EOD products, strengthens functional lotions, emulsifiers, defoamers, concrete water reducers, water-based synthetic resins, weather-resistant coatings and composite materials, and various high-value products to join the product line, to further increase the production and sales volumes.

To reduce the impact of market changes, the company adopts differential sale, and values product quality and after-sales service. In terms of ethanolamine (EA), the company maintains stable sales channels, and increases sales volume of semiconductor products to maintain leading edge domestically; committed to increasing the domestic market share of ethylene glycol butyl ether (EB) and promoting export sale simultaneously. In addition to the prime polycarbonate (PC) market, the company continues to develop its sales channels for ethylene carbonate, attend to the markets of super absorbent polymers (SAP), oil formulations and electrolyte of lithium batteries, and hopes that the output will reach new highs. Overall, the company's revenue and profit growth for specialty chemicals in 2021 can be predicted.



Prospects for Future Operations

Looking forward to 2021, factors such as the gradual relief of the epidemic from vaccination, the relocation of production lines to Taiwan, and the booming demand for emerging technologies shall conduce to the substantial enhancement of Taiwan's export performance. Additionally, with semiconductor manufacturers continual investment in advanced processes, coupled with the benefit of global supply chain restructuring, the government's vigorous promotion of green energy construction, and the incentives drawing foreign investment to Taiwan, all aid to drive the domestic demand.

In view of the OPEC's commitments to production cut, the slow recovery of downstream market demand, the rising of product pricing of chemical products ensued, resulting in the enlargement of product spreads, contributing to the growth of domestic chemical industry output and margin, of which output value in 2021 is to prevail the previous year, reaching NT\$4.05 trillion, with a growth rate of 9.35%, according to the IEKCQM forecast of the Industrial Technology Research Institute.

The company's relentless endeavor in process efficiency improvement and ethylene import cost reduction is to cushion the impact of the new EG capacity launch in China. Apart from the existing industrial-grade gases, the expanding sale of food-grade and electronic-grade gases strengthen the products value to secure overall profits growth. The specialty chemical business, which is divided into solvent & amine chemicals, surfactants & performance chemicals, construction chemicals and fine chemicals according to product demands, provides customized solutions, such as concrete additives, functional detergents and reactive grade polyols, besides its general products. As the downstream product chain keep rolling out, the specialty chemicals profit can expect to increase accordingly.

In general, the company's efforts in transformation shall continue as always. With technical vantage in ethylene and propylene oxides, the company shall develop the high value-added products of downstream derivatives, and evaluate the development of optoelectronics and electronic specialties of the material application field; advance upon the plastic recycling and biodegradable fields, adhering to the spirit of environmental protection, recycling and reuse as a world-class diversified company with specialty chemicals as its core, in the hopes of pursuing steady operation, profit and growth to constantly create new value for shareholders, customers and employees, and achieve the company's corporate vision of sustainable operation.



II. Company Profile

1. Date of incorporation: December 22, 1975

2. Company history

- ◆ Registration and incorporation of the Company was approved, with the shareholders including Central Investment Holding Co, Executive Yuan Development Fund, the Far Eastern Textile Corporation (now known as Far Eastern New Century), Union Carbide Corporation, USA, and the China Development Corporation; the capital was NTD\$569,250,000.
- In 1978 Construction of the EG plant was completed.
- The Union Carbide Corporation, USA withdrew from the Company, and the Union Industrial GAS Company co-invested together with Central Investment Holding Co and CPC was consolidated into the Company; capital increased to NTD\$1,493,658,000.
- In 1986 ◆ Office premises at Fu-Hsing N Road, Taipei City were purchased and Head Office was relocated to the premises.
- In 1987 The Company was publicly listed on the Taiwan Stock Exchange on October 21.
- Land was purchased in the Chienchen District, Kaohsiung City occupying an area of about 5.704 acres at the price of about NT\$1 billion.
- An EG waste water treatment plant that meets the national standards for discharge of waste water was completed.
- In 1993 Addition of the 2nd gas plant increased the output of gas products.
- In 1995 About 9% of the equity of ICI Far Eastern Co Ltd (now OPTC) was acquired.
- In 1997 ◆ The second LPG plant was added to increase the output of liquid nitrogen and liquid oxygen by a total of 73,000 tons each year.
- - The Company's Linyuan Plant was certified under ISO-14001 (environmental protection management), and hit the unprecedented record for zero labor safety incidents for 2 million man-hours consecutively.
 - December: Issue of the first secured common corporate bonds in the amount of NT\$800 million, valid for 5 years.
- In 1999 January: A branch office was established in the Kaohsiung Nantz Export Zone, and an on-site gas factory was built to expand the gas operation.
 - February: Completed the debottlenecking of EO/EG to increase the output of EO and EG by about 70,000 tons and 40,000 tons per year.
- In 2000 September: Implemented the SAP Enterprise Resource Planning (ERP) System.
 - December: Treasury stock, totaling 5,213 thousand shares was repurchased for the first time to maintain goodwill and shareholder equity.
- In 2001 April: Completed cancellation of the treasury stock repurchased for the first time.



- April: Repurchased treasury stock, totaling 9,995 thousand shares, for the second time, and completed the cancellation in September.
- September: Repurchased treasury stock, totaling 7,349 thousand shares, for the third time to transfer shares to the employees.

In 2002

- July: Completed the EA factory dedicated to producing MEA, DEA and TEA, with an annual output of 40,000 tons, to become the factory with the largest output in Asia.
- July: The Company's Linyuan factory was certified under ISO-9001 (quality management).
- September: The Company's Linyuan factory was certified under OHSAS-18001 (occupational safety & health management).
- November: Completed the EC factory dedicated to the production of EC with an annual output of 40,000 tons. It became the EC factory with the largest output in the world and supplies raw materials to the Chi Mei ASAHI CORPORATION, a joint venture of Chi Mei Corporation and the Asahi Kasei Corporation (consolidated to form the Chi Mei Corporation on April 1, 2009) dedicated to producing PC.
- In 2003 February and December: With approval of the Investment Commission, MOEA, Bermuda-based PET Far Eastern (Holding) Ltd. (PETH) and Virgin Islands-based Pacific Petrochemical (Holding) Ltd. (PPL) reinvested in the Oriental Petrochemical (Shanghai) Corporation. The company was engaged in the production and marketing of PTA. The Company acquired about 39% of the equity.
- August: Completed the transfer of Company shares, repurchased for the third time, to employees.
 - November: The Company won the most honorable award for the industry in Taiwan, the "Sustainable Industry Excellence Award", as a symbol of sustainable development by the enterprise.
- February: Issue of common stock totaling 60,000,000 shares at NT\$28 per share by a capital increase in cash, which raised the fund to a total of NT\$1,680,000,000.
 - August: Completed the multi-functional pilot plant designed and configured independently by the Company as a base for the development of new technology for OUCC products. As well as for the basic design of production processes and test runs of new products.
- In 2006 January: Acquired 20% of the equity of the Kuokuang Petrochemical Technology Company. The company schedules production of various gasoline and chemical products made from crude oil or natural gas.
- In 2008 January: Completed the second EA factory with an annual output of 40,000 tons, dedicated to the production of MEA, DEA and TEA.
 - January: Completed debottlenecking EC to increase output by about 20,000 tons per year.
 - October: With the approval of the Investment Commission, MOEA, OUCC (Bermuda) Holding Ltd reinvested in the incorporation of Oriental Petrochemical (Yangzhou) Corporation. The company was primarily engaged in the production and marketing of ethanolamine, EC, AEO, PEG and MPEG.

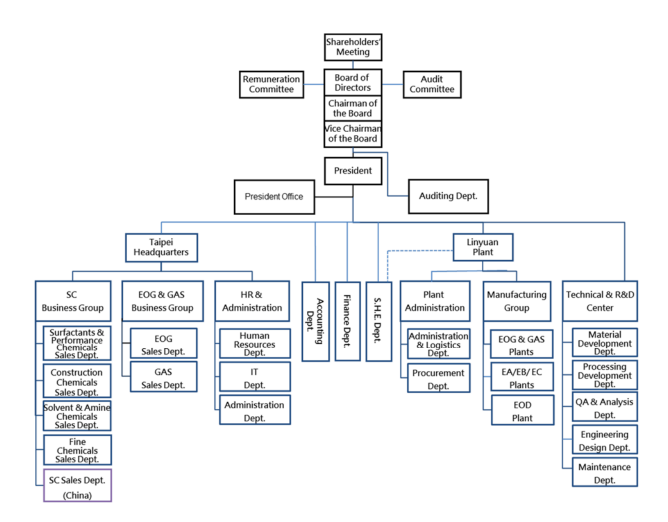
- In 2009 December: Received the "National Industrial Park Safe Partner Excellence Award Excellent Business Unit 2009" by the Council of Labor Affairs, Executive Yuan.
- February: Subscribed for PPL shares from Yuan Ding Investment Co and Core Pacific
 Capital Ltd, and sold PETH shares to Far Eastern New Century Corp, and held 100% of
 the shares of PPL, and 39% of Oriental Petrochemical (Shanghai) Corporation indirectly.
- April: Completed the Oriental Petrochemical (Yangzhou) Corporation EA factory which has an annual output of 40,000 tons.
 - December: Completed the EOD factory, at the Linyuan Factory premises, which has an annual output of 40,000 tons.
- In 2012 July: Completed the Oriental Petrochemical (Yangzhou) Corporation EOD factory which has an annual output of 60,000 tons.
 - September and December: With the approval of the Investment Commission, MOEA, Pacific Petrochemical (Holding) Ltd (PPL) reinvested in the Far Eastern Union Petrochemical (Yangzhou) Corporation. The company was primarily engaged in production and marketing of EO/EG. The Company held 50% of its shares indirectly.
- In 2013 December: Revoked company registration of the Nantz branch office.
- February: With the approval of the Investment Commission, MOEA, Pacific Petrochemical (Holding) Ltd. (PPL) reinvested in the Tong Da Gas Industries (Yangzhou) Ltd. The company was primarily engaged in the construction of a cryogenic ethylene tank and an Air Separation Unit (ASU). The Company held 50% of its shares indirectly.
- In 2015 February: Completed re-debottlenecking projects of EO & EG, with respective output of 360,000 tons and 300,000 tons.
 - December: Completed gas plant of Tong Da Gas Industries (Yangzhou) Ltd, with annual output of 800,000 tons.
- In 2016 June: Completed the gas plant at Linyuan, with annual output of 340,000 tons.
 - June: Commercial launch of the EO and EG plants of the Far Eastern Union Petrochemical (Yangzhou) Corporation, with respective annual output of 400,000 tons and 500,000 tons.
 - December: Completed the 3rd CO2 plant at Linyuan, with annual output of 40,000 tons.
- In 2017 December: Completed the renovation of the 1st EA plant into EBDB plant at Linyuan, with annual output of 20,000 tons.
- In 2018 February: Completed the technical renovation of the EOD plant of Oriental Petrochemical (Yangzhou) Corporation, expanding EOD annual output to 66,000 tons.
- In 2019 March: Far Eastern Union Petrochemical (Yangzhou) Corporation received the 2nd Jiangsu Province Zifeng Award
 - November: OUCC was rewarded 2019 the 12th Taiwan Corporate Sustainability Award
- In 2020 December: FUPY became the sustaining corporate body upon the consolidation completion of FUPY, TDIY and OPYC in Yangzhou, China.



III. Corporate Governance Report

1. Organization

1.1 Organizational Chart



1.2 Functions & Operations

Department	Functions & Operations
President Office	The President's staff unit.
HR & Administration	Management of human resources related affairs. Management of IT system related affairs. Management of general related affairs.
EOG & GAS Business Group	Sale of EO and EG products and procurement of major raw materials. Sale of gas products
SC Business Group	Sale of EOD and other specialty chemicals Sale of EA, EC, and EBDB products Sale of specialty chemicals abroad and channel establishment Sale & development of specialty chemicals in China Technical support of specialty chemicals, new application development and new product specification formulation
Plant Administration	 Plant administration, logistics and transportation related affairs. Procurement of raw materials and supplies, awarding of contracts, and the related.
Manufacturing Group	 Production of MEG, DEG, EO, EA and EBDB Production of Gas (oxygen, nitrogen, argon, LCO₂, etc.) Production of the specialty chemical of EOD Production of the specialty chemical of EC
S.H.E. Dept.	Environmental protection, labor safety and other safety-related matters
Technical and R&D Center	1. Project execution, production process improvement & evaluation, and engineering related matters 2. R&D of EOD materials and new products, etc. 3. Process development and technical support, etc. 4. Analysis, testing and quality assurance, etc. 5. Mass production tests and the related 6. Maintenance of instruments, machinery, electrics & mechanics, and pipelines, etc.
Finance Dept.	Insurance, shareholders' service, credit investigation and financial management and the related
Accounting Dept.	Taxation, budgeting, accounting management and the related
Auditing Dept.	Internal audit

2. Information on the Company's Directors, President, Vice Presidents, Assistant Vice Presidents, and heads of all company divisions and branch units:

2.1 Directors

2.1.1 Directors Information

April 18, 2021

Job title	Nationality or	Name	Date on which current	Term of	Commen- cement		Shares held when appointed		Shares held currently		d by spouse or children		d in another 's name	Work experience	concurrently in the	Other heads, directors, or supervisors as spouse or kinship of second degree			
Job title	residence registered	Name	position was assumed	office	date of the first term	Quantity of shares	Shares held Proportion	Quantity of shares	Shares held Proportion	Quantity of shares	Shares held Proportion	Quantity of shares	Shares held Proportion	degree)	Company and/or in any other company	Job title	Name	Relation- ship	
Chairman of the Board	R.O.C.	Douglas T. Hsu	2018.6.8	3 years	1979.2.10	1,664,781	0.19%	1,664,781	0.19%	0	0.00%	0	0.00%	Honorable PhD in Management, NCTU; Master of Arts in Univ. of Notre Dame, and post graduate of Economics in Columbia Univ., USA	Chairman of Far Eastern New Century Corp., Asia Cement Corp, U-Ming Marine Transport Corp, Far Eastern Department Stores, and Fetnet, and Vice Chairman of Far Eastern International Bank	Vice Chair- man of Board	Johnny Shih	A relative by marriage within second degree	
Vice Chairman of the Board	R.O.C.	Representative of Far Eastern New Century Corp: Johnny Shih	2018.6.8	3 years	1988.5.18	81,217,005 560,871	9.16%		9.16% 0.06%	0	0.00%	0		Master in Computer Science, Columbia University, USA	Vice Chairman of Far Eastern New Century, Chairman of Everest Textile Co. Ltd., Director of Asia Cement Corp., and CTCI Corp.	Chair- man of Board	Douglas T Hsu	A relative by marriage within second degree	
Director	R.O.C.	Representative of Far Eastern New Century Corp: Humphrey Cheng	2018.6.8	3 years	1991.5.30	81,217,005 941	9.16% 0.00%	81,217,005 941	9.16% 0.00%	0	0.00%	0	0.00%	International Business,	President of Administration HQ of Far Eastern New Century, Director of Far Eastern International Bank, and Chairman & President of Tong Fu Investment Corporation	N/A	N/A	N/A	
Director	R.O.C.	Representative of Far Eastern New Century Corp: Kao-Shan Wu	2018.6.8	3 years	2009.6.3	81,217,005	9.16%	81,217,005	9.16%	0	0.00%	0		Bachelor in Chemistry, Chinese Culture University	President of Petrochemical HQ of Far Eastern New Century Corp.; Director of Everest Textile Co. Ltd. and Oriental Petrochemical Corporation	N/A	N/A	N/A	
Director	R.O.C.	Representative of Far Eastern New Century Corp Roy Wu	2018.6.8	3 years	2003.5.27	81,217,005	9.16%	81,217,005	9.16% 0.00%	0	0.00%	0		PhD in Materials Engineering, Monash University, Australia	N/A	N/A	N/A	N/A	

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Corporation

Job title	Nationality or	Name	Date on which current	Term of	Commen- cement		Shares held when appointed		Shares held currently		Shares held by spouse and minor children		d in another 's name	Work experience	Position(s) held concurrently in the	super	visors as	rectors, or spouse or and degree
Job title	residence registered	rvanic	position was assumed	office	date of the first term	Quantity of shares	Shares held Proportion	Quantity of shares	Shares held Proportion	Quantity of shares	Shares held Proportion	Quantity of shares	Shares held Proportion	degree)	Company and/or in any other company	Job title	Name	Relation- ship
Director	R.O.C.	Representative of Yue Ming Trading Co Ltd: Justin Tsai	2018.6.8	3 years	2014.7.1	440,000	0.05%	440,000	0.05%	0	0.00%	0		EMBA, National Chengchi University, Bachelor in Chemical Engineering, Tunghai University	Director of Far Eastern Union Petrochemical (Yangzhou) Ltd, and Feng Tay Enterprises Co. Ltd.	N/A	N/A	N/A
Director	R.O.C.	Representative of Yu Li Investment Corporation: Paul Chuang	2018.6.8	3 years	2009.6.3	4,861,781 7,997	0.55%	4,861,781 7,997	0.55%	0		0		Bachelor in Chemical Engineering, National Cheng Kung University	President of Oriental Petrochemical (Shanghai) Corporation	N/A	N/A	N/A
Director	R.O.C.	Representative of Fu Da Transport Corporation: Eric Chueh	2018.6.8	3 years	2012.6.5	3,254,125	0.36%	3,254,125	0.36%	0		0		EMBA, National Chengchi University	President of Oriental Petrochemical Corporation	N/A	N/A	N/A
Independent Director	R.O.C.	C. T. Chan	2018.6.8	3 years	2015.6.9	0	0.00%	0	0.00%	0	0.00%	0	0.00%		Chairman of Yi Jinn Industrial Co. Ltd., Yi Tong Fiber Co. Ltd., Kwang Ming Silk Mill Co. Ltd., Hong Chou Fiber Industrial Co. Ltd.	N/A	N/A	N/A
Independent Director	R.O.C.	Walt Cheng	2018.6.8	3 years	2015.6.9	0	0.00%	0	0.00%	0	0.00%	0	0.00%	Bachelor in Chemical Engineering, National Cheng Kung University	President of Axolar Technology Corp. Supervisor of Sunny Pharmtech Inc.	N/A	N/A	N/A
Independent Director	R.O.C.	Ping Lih	2018.6.8	3 years	2018.6.8	0	0.00%	0	0.00%	0	0.00%	0	0.00%	Master in Accounting, Texas University, USA	Director of T N Soong Foundation	N/A	N/A	N/A

2.1.2 Major shareholders of corporate shareholders

April 18, 2021

Name of corporate shareholders	Major corporate shareholders (shareholding %)
Far Eastern New Century Corporation	Asia Cement Corp (24%), Oriental Institute of Technology (5%), Far Eastern Medical Foundation (4%), Far Eastern Y Z Hsu Science and Technology Memorial Foundation (3%), Yuan Ze University (3%), Nan Shan Life Insurance Co Ltd (2%), Douglas Tong Hsu (2%), Fubon Life Insurance Co Ltd (2%), Der Ching Investment Corp (2%), China Life Insurance Co Ltd (1%)
Yue Ming Trading Co Ltd	Pai Ding Investment Co Ltd (47%), Yuan Ding Investment Co Ltd (45.5%), Yue Ding Industries Co Ltd (5%), Ding Ding Business Consultation Co Ltd (1%), Yuan Ding Co Ltd (1%), Yuan Ding Lease Co Ltd (0.5%)
Yu Li Investment Co Ltd	U-Ming Marine Transport Corp (68%), U-Ming Marine Transport (Singapore) Pte Ltd (32%)
Fu Da Transport Corporation	Fu Ming Transport Corp (99.87%), Asia Investment Corp (0.03%)

2.1.3 Major shareholders who are corporations

April 18, 2021

Name of corporation	Major corporate shareholders (shareholding %)
Asia Cement Corporation	Far Eastern New Century Corp (22%), Far Eastern Medical Foundation (5%), China Life Insurance Co Ltd (2%), New Labor Pension Fund (2%), Yuanta/P shares Taiwan Dividend Plus ETF Trust Account (2%), Worker Pension Management Commission of Far Eastern New Century Corp (2%), Yuan Ding Investment Co Ltd (2%), Far Eastern Department Stores (1%), Chunghwa Post Co Ltd (1%), Yuan Ze University (1%)
Nan Shan Life Insurance Co Ltd	Ruen Chen Holdings Co Ltd investment trust account held under the Custody of First Bank (56%), Ruen Chen Investment Holding (34%), Ruenhwa Dyeling & Fabricating Co Ltd (1%), Du Ying-Tsung (1%), Ruentex Hsin Co Ltd (1%), Ruentex Development Co Ltd (0.23%), Ruentex Industries Ltd (0.21%), Yuan Hsin Investment Co Ltd (0.16%), Ruentex Lease Co Ltd (0.13%), Jin Ping Investment Co Ltd (0.11%)
Fubon Life Insurance Co Ltd	Fubon Financial Holding Co Ltd (100%)
Der Ching Investment Corporation	Asia Cement Corporation (99.99%), Asia Investment Corp (0.01%)
China Life Insurance Co Ltd	China Development Financial Holding Corporation (47%), KGI Securities (9%), Videoland Television Network (2%), Cathay Life Insurance Co Ltd (1%), Chan Ling-Lang (1%), Sung Kuang-Ming (1%), iShares MSCI Taiwan ETF Account (6%), Chen Shih Ching (1%), Norwegian Central Bank Investment Account (1%), Huang Pei-Ru (1%)
Pai Ding Investment Co Ltd	Far Eastern Department Stores (67%), Pai Yang Investment Co Ltd (33%)
Yuan Ding Investment Co Ltd	Far Eastern New Century Corp (99.4%), An He Apparel Co Ltd (0.3%), Da Chu Chemical Fiber Co Ltd (0.3%)

Name of corporation	Major corporate shareholders (shareholding %)
Yue Ding Industries Co Ltd	Fu Da Transport Corp (27%), Yue Tung Investment Co Ltd (25%), An He Apparel Co Ltd (16%), Ding Yuan International Co Ltd (13%), Tong Fu Investment Corporation (5%), Ya Li Precast Prestressed Concrete Industries Corp (4%), Da Chu Chemical Fiber Co Ltd (4%), Yuan Ding Investment Co Ltd (3%), Pai Ding Investment Co Ltd (2%), Yue Ming Trading Co Ltd (1%)
Ding Ding Business Consultation Co Ltd	Yue Tung Investment Co Ltd (40%), Da Chu Chemical Fiber Co Ltd (34%), Fu Da Transport Corp (16%), Asia Engineering Enterprise Co Ltd (5%), Pai Ding Investment Co Ltd (5%)
Yuan Ding Co Ltd	Far Eastern New Century Corp (37%), Asia Cement Corp (35%), Der Ching Investment Corp (15%), Yuan Ding Investment Co Ltd (13%), Yue Ming Trading Co Ltd (0.002%), Far Eastern Department Store (0.001%)
Yuan Ding Lease Co Ltd	Yuan Ding Investment Co Ltd (46%), Asia Cement Corp (44%), Far Eastern Department Stores (9%), Yue Yuan Investment Co Ltd (1%)
U-Ming Marine Transport Corp	Asia Cement Corp (39%), Cathay Life Insurance Co Ltd (4%), Supervisory Board of Public Service Pension Fund (1%), Yuan Ding Investment Co Ltd (1%), Yue Yuan Investment Co Ltd (1%), Asia Investment Corp (1%), Allianz Global Investors Taiwan Fund Account (1%), Ya Li Transportation Corp (1%), Vanguard MSCI Emerging Markets ETF Account (1%), Advanced Stars Advanced Aggregate International Equity Index (1%),
U-Ming Marine Transport (Singapore) Pte Ltd	U-Ming Marine Transport Corp (100%)
Fu Ming Transport Corporation	Asia Cement Corp (99.8%), Asia Investment Corp (0.02%)
Asia Investment Corporation	Asia Cement Corporation (100%)

2.1.4 Information of the Directors

May 15, 2021

Requirements	Over five y			Inc	lepe	ndeı	nce	crite	ria ((No	te)			Co Ir a		
	University	Working as	Work													Concurrently: Independent another liste
	teaching	a judge,	experience in													per her
	in areas	attorney,	commerce,													ntl ide:
	of commerce,	lawyer,	law, finance,													0 +
	law, finance,	accountant or	accounting	1	2	3	4	5	6	7	8	9	10	11	12	serving as a t Director of ed company
	accounting or	other positions	or related													erving as a Director of company
Name	related	that require	corporate													as or c
(Note 1)	corporate professional		activities.	•												an of
` ′	business	certification	1			L.,			,			L.,		L ,	L.,	
Douglas T Hsu			V			√			1			√		1	√	0
Johnny Shih			√			1			1			1		1		0
Humphrey			V			V	V		V	V		V	V	V		0
Cheng			<u> </u>			Ľ,	Ϊ,		`,	`,		ľ	١,	Ľ		Ů
Kao-Shan Wu			√	1		√	1		1	√		1	1	1		0
Roy Wu			√									√	√			0
Justin Tsai			√									1	1			0
Paul Chuang			√													0
Eric Chueh			√													0
C. T. Chan			$\sqrt{}$													0
Walt Cheng				\checkmark	\checkmark	$\sqrt{}$		$\sqrt{}$	$\sqrt{}$							0
Ping Lih		$\sqrt{}$	$\sqrt{}$	7	7		\checkmark		\checkmark		\checkmark		7			0

Note: A "\"\" is marked in the space beneath a condition number when a Director or Supervisor has met that condition during the two years prior to election and during his or her period of service. The conditions are as follows:

- (1) Not employed by the Company or any of the Company's affiliates.
- (2) Not a Director of the Company or any of the Company's affiliates (this restriction does not apply to Independent Directors of the Company, its parent company, or its subsidiaries).
- (3) Not holding over 1% of company shares or being a top 10 natural person shareholder in one's own name, held by a spouse or underage child, or held by nominee agreement.
- (4) Not a spouse, kinship of second degree, or a lineal blood kinship of third degree under the Civil Code as specified in (1) through (3).
- (5) Not a Director, Supervisor or employee of a corporate shareholder who holds more than 5% of the outstanding shares issued by the Company, or a Director, Supervisor or employee of a corporate shareholder who is among the top 5 shareholders according to item 1 or item 2 of article 27 of the Company Law (this restriction does not apply to Independent Directors of the Company, its parent company, or its subsidiaries).
- (6) Not a Director, Supervisor or employee of a corporate shareholder who holds the majority of the Board or voting rights (this restriction does not apply to Independent Directors of the Company, its parent company, or its subsidiaries).
- (7) Not Chairman, President or equivalent post of the company who himself/herself or spouse holds position as Director, Supervisor or employee of another company or organization (this restriction does not apply to Independent Directors of the Company, its parent company, or its subsidiaries).
- (8) Not a Director, Supervisor, manager or shareholder holding more than 5% of the outstanding shares of specific company or institution in business or financial relationship with the Company (this restriction does not apply to Independent Directors of the specific company or organization which holds more than 20% and not exceeding 50% outstanding shares of the Company, its parent company, or its subsidiaries).
- (9) Not a professional, owner, partner, Director, Supervisor, manager or a spouse of proprietorship, partnership, company or institution that provides business, legal, financial and accounting services to the Company or its affiliates rewarded with remuneration not exceeding NTD 500,000 within last two years. Notwithstanding, this shall not apply to the Remuneration Committee members, or members of special committee of public company for merger/consolidation and acquisition who perform their duties in accordance with the Securities Exchange Act and Business Mergers and Acquisitions Act.
- (10) Not a spouse of or kinship of second degree under the Civil Code to any other Director.
- (11) Not under any of the categories stated in Article 30 of the Company Law.
- (12) No government apparatus agency, juristic person or its representative is elected under Article 27 of the Company Law.

riental Union Chemical Corporation

2.2 Information on the Company President, Vice President, Assistant Vice President, and heads of all the Company divisions and branch units:

April 18, 2021

													Арп	1 18, 2021
	Nation-		Date on which current	Shares he		Shares l spouse ar child	ıd minor	Shares another nar	person's	Work experience	Position(s) held concurrently		spouse or and degree	
Job title	ality	Name	position was assumed	Quantity of shares	Shares held Propor- tion	Quantity of shares	Shares held Propor- tion	Quantity of shares	Shares held Propor- tion	(academic degree)	in the Company and/or in any other company	Job title	Name	Relation- ship
President	R.O.C.	Justin Tsai	2013.1.1	0	0.00%	0	0.00%	0		President of Some Petrochemical Corporation EMBA from National Cheng Chi University Bachelor in Chemical Engineering, Tunghai University	Director of Far Eastern Union Petrochemical (Yangzhou) Ltd, and Feng Tay Enterprises Co Ltd	N/A	N/A	N/A
President Office HR & Administration HR Dept. IT Dept. Administration Dept. Vice President	R.O.C.	Victoria Peng	2018.3.20	228,258	0.03%	8,333	0.00%	0		Vice President of HR & Administration Center of OUCC Master in Economic Science, Ohio State Univ. Bachelor in Economics, NTU	Director of Far Eastern Union Petrochemical (Yangzhou) Ltd and Tong Fu Investment Corporation, Supervisor of Far Eastern Yihua Petrochemical (Yangzhou) Corp	N/A	N/A	N/A
EOG&GAS Business Group EOG Dept. GAS Dept. Vice President	R.O.C.	C.K. Tsai	2008.4.1	375,471	0.04%	276	0.00%	0		Assistant Vice President of OUCC Bachelor in Chemical Engineering, National Central University	N/A	N/A	N/A	N/A
Technical & R&D Center Material Development Dept. Processing Development Dept. Quality Assurance & Analysis Dept. Product Development Dept. Engineering Design Dept. Maintenance Dept. Vice President	R.O.C.	Y. S. Chang	2016.11.5	0	0.00%	0	0.00%	0		Assistant Vice President of Technical & RD Center of OUCC Master in Chemical Engineering, National Cheng Kung University	N/A	N/A	N/A	N/A

	Nation-		Date on which current	Shares he appoi	nted	Shares l spouse ar child	nd minor Iren	Shares another	person's ne	Work experience	Position(s) held concurrently			spouse or ond degree
Job title	ality	Name	position was assumed	Quantity of shares	Shares held Propor- tion	Quantity of shares	Shares held Propor- tion	Quantity of shares	Shares held Propor- tion	(academic degree)	in the Company and/or in any other company	Job title	Name	Relation- ship
Manufacturing Group EOG & GAS Plants EA/EB/EC Plants EOD Plant Plant Adminstration Logistics Dept. Procurement Dept. Assistant Vice President (Deputy Chief Director)	R.O.C.	Martin Kuo	2018.3.20	1,073	0.00%	0	0.00%	0		Director of EOD Plant Bachelor in Chemical Engineering, Feng Chia University	N/A	N/A	N/A	N/A
SC Business Group Surfactants & Performance Chemicals Construction Chemicals Solvent & Amine Chemicals Fine Chemicals SC China Assistant Vice President	R.O.C.	James Lee	2020.12.1	0	0.00%	0	0.00%	0	0.00%	Sale & Production Manager of some chemical raw material manufacturer Bachelor in Chemical Engineering, National Central University	N/A	N/A	N/A	N/A
Special Assistant of President Office (Assistant Vice President)	R.O.C.	Wen- Fan Leu	2009.9.1	0	0.00%	0	0.00%	0	0.00%	Assistant Vice President of President Office of Asia Cement PhD in Chemical Engineering, Houston University, USA	N/A	N/A	N/A	N/A
Finance Dept. Assistant Vice President	R.O.C.	Judy Wang	2010.1.1	23,672	0.00%	0	0.00%	0	0.00%	Senior Manager of Finance Dept. of OUCC	Supervisor of Far Eastern Union Petrochemical (Yangzhou) Ltd and Tong Fu Investment Corp	N/A	N/A	N/A

	Nation-		Date on which current	Shares he appoi		Shares l spouse ar child	nd minor	Shares another j	person's	Work experience	Position(s) held concurrently	Managers as spouse or kinship of second degree		
Job title	ality	Name	position was assumed	Quantity of shares	Shares held Propor- tion	Quantity of shares	Shares held Propor- tion	Quantity of shares	Shares held Propor- tion	(academic degree)	in the Company and/or in any other company	Job title	Name	Relation- ship
										Bachelor in Accounting, National Cheng Chi University				
Accounting Dept. Assistant Vice President	R.O.C.	Allen Yu	2019.4.1	0	0.00%	0	0.00%	0	0.00%	Special Assistance of President Office of OUCC Bachelor in Accounting, Chung Yuan Christian University	N/A	N/A	N/A	N/A
Auditing Dept. Assistant Vice President	R.O.C.	Amy Cheng	2018.3.20	171,348	0.02%	0	0.00%	0	0.00%	Sr. Manager of Auditing Dept. of OUCC Bachelor in Accounting, Soochow University	Director of Tong Fu Investment Corporation	N/A	N/A	N/A
S.H.E. Dept. Manager	R.O.C.	Simon Chen	2018.3.20	0	0.00%	0	0.00%	0	0.00%	Assistant Manager of S.H.E. Dept. Master in Naval Architecture, NTU	N/A	N/A	N/A	N/A

Note 1: Mr. F.H. Chang, originally positioned as Assistant VP of Manufacturing Group I retired effective 1 May 2020.

2.3.1 Remuneration of Directors (Independent Directors included)

Currency unit: NTD thousand

				R	emuner	ation of D	irector			The grown	of A. B. C		Remunera	ition in	the ca	pacity a	s emple	oyee		The sum	of A. D.	.s
		Remun			sion B)	Retained Distribu	Earnings ation (C)		ssional ce (D)	and D in 1		Salaries and sp subsid			ision F)		oloyee earnin	bonus fr gs (G)	rom	C, D, E,	F and G	rom any idiaries i
Job title	Name	oany	included in the 1 statement	oany	uded in the tement	oany	included in the I statement	oany	uded in the tement	oany	uded in the itement	oany	uded in the tement	oany	uded in the tement	the Co	mpany	Comp includ the fin states	led in ancial	oany	ncluded in the statement	muneration fi ther than subs received? (J)
		the Company	Companies incl financial sta	the Company	Companies included in the financial statement	the Company	Companies included in financial statement	the Company	Companies included in financial statement	the Company	Companies included in the financial statement	the Company	Companies included in the financial statement	the Company	Companies included in the financial statement	Cash dividend	Stock dividend	Cash dividend	Stock dividend	the Company	Companies included in the financial statement	Whether remuneration from any reinvestees other than subsidiaries received?
	Douglas T. Hsu	0	0	0	0	0	0	128	128	(0.01%)	(0.01%)	5,872	5,872	0	0	0	0	0	0	(0.56%)	(0.56%)	74,502
	Representatives of Far Eastern New Century: Johnny Shih, Humphrey Cheng, Kao-Shan Wu Roy Wu	0	0	0	0	0	0	512	512	(0.05%)	(0.05%)	5,533	5,653	0	0	0	0	0	0	(0.57%)	(0.57%)	40,435
Director	Representatives of Yue Ming Trading Co Ltd: Justin Tsai	0	0	0	0	0	0	128	128	(0.01%)	(0.01%)	5,189	5,189	0	0	0	0	0	0	(0.49%)	(0.49%)	18
	Representative of Yu Li Investment Corporation: Paul Chuang	0	0	0	0	0	0	128	128	(0.01%)	(0.01%)	0	0	0	0	0	0	0	0	(0.01%)	(0.01%)	0
	Representative of Fu Da Transport Corporation: Eric Chueh	0	0	0	0	0	0	128	128	(0.01%)	(0.01%)	0	0	0	0	0	0	0	0	(0.01%)	(0.01%)	5,.053
In domand - :: 4	Walt Cheng	1,060	1,060	0	0	0	0	156	156	(0.11%)	(0.11%)	0	0	0	0	0	0	0	0	(0.11%)	(0.11%)	0
Independent Director	C.T. Chan	900	900	0	0	0	0	156	156	(0.10%)	(0.10%)	0	0	0	0	0	0	0	0	(0.10%)	(0.10%)	0
	Ping Lih	800	800	0	0	0	0	136	136	(0.09%)	(0.09%)	0	0	0	0	0	0	0	0	(0.09%)	(0.09%)	0

Remarks

^{1.} Specify the policy, system, standard and structure of Independent Directors' remuneration and the correlation with his/her accountability, risk and time dedicated: such policy of the company is formulated based on Independent Directors' involvement and dedication to the operation, considering the company's operation performance, future risks, as well as the reference from the associates prior to submitting for Board's approval. Independent Directors' conducts in this regard are all in conformity.

^{2.} The professional practice fees listed refer to the sum distributed eventually in 2020; no profit for allocation of Directors' remuneration and employees' bonus in 2020.

^{3.} The Company and all companies in the consolidated financial statement neither issue shares nor issue warrants and options for purchasing common shares to employees as bonus.

Oriental Union Chemical Corporation

Breakdown of remuneration

		Name of	f Director	
Breakdown of remuneration of Directors	Total (A-	+B+C+D)	Total (A+B+c	C+D+E+F+G)
	the Company	Companies included in the financial statement (H)	the Company	All investees (I)
Less than NT\$1,000,000	Roy Wu Representative of Yue Ming Trading Co Ltd: Justin Tsai Representative of Yu Li Investment Corporation: Paul Chuang	Douglas T. Hsu Representatives of Far Eastern New Century Corp: Johnny Shih, Humphrey Cheng, Kao-Shan Wu, Roy Wu Representative of Yue Ming Trading Co Ltd: Justin Tsai Representative of Yu Li Investment Corporation: Paul Chuang Representative of Fu Da Transport Corporation: Eric Chueh	Representative of Yu Li Investment Corporation: Paul Chuang Representative of Fu Da Transport Corporation: Eric Chueh	Representative of Yu Li Investment Corporation: Paul Chuang
NT\$1,000,000 (inclusive)~NT\$2,000,000	Walt Cheng, C.T. Chan, Ping Lih	Walt Cheng, C.T. Chan, Ping Lih	Representatives of Far Eastern New Century Corp: Johnny Shih, Humphrey Cheng, Kao-Shan Wu, Roy Wu Walt Cheng, C.T. Chan, Ping Lih	Walt Cheng, C.T. Chan, Ping Lih
NT\$2,000,000 (inclusive)~NT\$3,500,000				
NT\$3,500,000 (inclusive)~NT\$5,000,000				
NT\$5,000,000 (inclusive)~NT\$10,000,000			Douglas T. Hsu Representatives of Yue Ming Trading Co Ltd: Justin Tsai	Representative of Yue Ming Trading Co Ltd: Justin Tsai Representative of Fu Da Transport Corporation: Eric Chueh
NT\$10,000,000 (inclusive)~NT\$15,000,000				Representatives of Far Eastern New Century Corp: Johnny Shih, Humphrey Cheng, Kao-Shan Wu, Roy Wu
NT\$15,000,000 (inclusive)~NT\$30,000,000				
NT\$30,000,000 (inclusive)~NT\$50,000,000				
NT\$50,000,000 (inclusive)~NT\$100,000,000				Douglas T. Hsu
NT\$100,000,000 above				
Total	11 persons	11 persons	11 persons	11 persons

2.3.2 Remuneration of President and Vice Presidents

												Currency	unit: NTD	thousand
		Salary (A)		Pension (B)		Salaries, bonus and special subsidies (C)		En		onus allocated nings (D)		B, C an	The sum of A, B, C and D in proportion to Earnings (%)	
Job title	Name	pany	nies in the ial	pany	nies in the ial	pany	nies in the ial ent	the Co	mpany	Comp include financial	d in the	pany	nies in the ial ent	emuneration estees other t ries is receive
		the Company	Companies included in the financial statement	the Company	Companies included in th financial statement	the Company	Companies included in the financial statement	Cash dividend	Stock dividend	Cash dividend	Stock dividend	the Company	Companie included in financial statement	Whether remany reinvesters subsidiaries
President	Justin Tsai	4,225	4,225	0	0	964	964	0	0	0	0	(0.49%)	(0.49%)	18
Vice	Victoria Peng	3,363	3,483	0	0	720	720	0	0	0	0	(0.38%)	(0.39%)	0
President	C.K. Tsai	3,322	3,322	0	0	678	678	0	0	0	0	(0.38%)	(0.38%)	0
1 Testdellt	Y.S. Chang	2,777	2,777	0	0	655	655	0	0	0	0	(0.32%)	$(0.3\overline{2\%})$	0

Remarks: 1. The Company and all companies in the consolidated financial statement neither issue shares nor issue warrants and options for purchasing common shares to employees as bonus.

2.3.3 Top Five Remuneration of the Management (Note 1)

Currency	mit.	NTD	thousand	1
Currency	unii:	עומ	inousand	1

			Salary (A)		Pension (B)		bonus and subsidies C)	subsidies Employee be		onus alloca nings (D)	ted	B, C a	The sum of A, B, C and D in proportion to Earnings (%)	
Job title	Name	pany	nies in the ial ent	pany	nies in the ial	pany	nies in the ial ent	the Co	mpany	include	panies ed in the statement	pany	nies in the ial ent	remuneration vestees other aries is receiv
		the Company	Companies included in t financial statement	the Company	Companies included in the financial statement	the Company	Companies included in the financial statement	tinancia stateme Cash dividend		Cash dividend	Stock dividend	the Com	Compani included in financia statemer	Whether rem any reinvest subsidiarie
President	Justin Tsai	4,225	4,225	0	0	964	964	0	0	0	0	(0.49%)	(0.49%)	18
Vice	Victoria Peng	3,363	3,483	0	0	720	720	0	0	0	0	(0.38%)	(0.39%)	0
President	C.K. Tsai	3,322	3,322	0	0	678	678	0	0	0	0	(0.38%)	(0.38%)	0
1 Testdellt	Y.S. Chang	2,777	2,777	0	0	655	655	0	0	0	0	(0.32%)	$(0.3\overline{2\%})$	0
Assistant VP	Wen-Fan Leu	2,082	2,082	0	0	507	507	0	0	0	0	(0.24%)	(0.24%)	0

Remarks: 1. The management of top five remuneration refers to the managerial officers of the company which complies to the scope definition of document Tai-Tsai-Cheng-3-Tze No. 0920001301 dated 27 March 2003 of the then Securities & Futures Bureau of the Ministry of Finance. The method for the top five remuneration calculation is based on the total of salary, pension, bonus & special subsidies, and bonus from earnings of the company's financial statement, as the sum of A+B+C+D items stated above.

^{*} The disclosed content of this form is used for information disclosure, not for the taxation.

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Currency unit: NTD thousand

2.3.4 Employee bonus amount paid to managerial officers

	Job title (Note 1)	Name (Note 1)	Stock dividend	Cash dividend	Total	Proportion to Earnings After Tax (%)
	President	Justin Tsai				
	Vice President of President Office/HR Admin.	Victoria Peng				
	Vice President of EOG & GAS Business Group	C.K. Tsai				
cer	Vice President of Technical & R&D Center	Y.S. Chang				
offfi	Assistant Vice President of Manufacturing Group and Plant Administration	Martin Kuo	0	0	0	00/
Managerial	Assistant Vice President of SC Business Group (Note 2)	James Lee	0	0	0	0%
Maı	Special Assistant of President Office	Wen-Fan Leu				
	Assistant Vice President of Finance Dept.	Judy Wang				
	Assistant Vice President of Accounting Dept.	Allen Yu				
	Assistant Vice President of Auditing Dept.	Amy Cheng				

Note 1: The scope of managerial officers shall be defined per the Board's decree under Tai-Tsai-Cheng-3-Tze No. 0920001301 dated March 27, 2003.

Note 2: James Lee, Assistant Vice President of SC Business Group reported to work on 1 December 2020.

2.4.1 Specify and compare the remuneration of Directors, Supervisors, President and Vice Presidents of the Company in proportion to the earnings after tax in the entity or individual financial statement of the Company and companies included in the consolidated financial statements over the last two years:

Item	Total remuneration of Directors, Supervisors, President, a	Total remuneration of Directors, Supervisors, President, and Vice Presidents in proportion to the earnings after tax:							
Year	the Company	Consolidated financial statements							
2020	(3.04%)	(3.06%)							
2019	102.72%	103.44%							

2.4.2 The policies, standards, combinations, procedures of decision-making of remunerations and their correlation with business performance and future risk:

Pursuant to the Company Law and the Article 33 of Articles of Incorporation, when there is profit at the end of the year, the Company shall distribute 1%-2% of the profit as remuneration for employees and no more than 1% as remuneration for Directors. However, should there be any accumulated loss, the loss should be offset in advance. The remuneration for employee can be of stock or cash. Its actual proportion, amount, form or number of stock shall be resolved at the Board of Directors' Meeting, with consent of over half of the least two third of total Directors attendant, prior to the Shareholders' Meeting. Same shall be applied to the Directors remuneration. The remuneration of Directors, President, Vice Presidents and managerial officers shall be distributed in accordance with the actual operation status of the Company as well as with references from the associates and past experiences. The remuneration distributed will be subject to the changes in allocation measure, structure and system in view of actual operation status, and to the adjustment according to reenactment of relevant statute mainly according to factors such as job accountability, overall environment, operating risk and market standard.

The remuneration for the Directors will be set pursuant to the "Procedures for the Board Performance Evaluation", in view of the overall operation performance, future management risks and development of the Company, as well as individual performance achievement and contribution to the Company, considering his/her fulfillment of the task and target, accountability awareness, participation in the operation, internal relations management and communication, expertise and continued education, as well as the internal control, prior to submitting to the Remuneration Committee for the relevant performance assessment and justness evaluation prior to the Board Meeting for approval. To keep balance of the sustainability and risk management of the Company, the remuneration system shall be reviewed at any time in accordance with the status quo of operation and the relevant statute.

3. Implementation of Corporate Governance

3.1 Operations of Board of Directors

The Board held four meetings during the recent year. The attendance record of Directors is listed below:

Job title	Name (Note 1)	Actual attendance (participation)	Attendance by proxy	Actual attendance (participation) (%) (Note 2)	Remark
Chairman of the Board	Douglas T. Hsu	4	0	100%	Reelected. Date of reelection: 2018/6/8
Chairman	Representative of Far Eastern New Century: Johnny Shih	3	1	75%	Reelected. Date of reelection: 2018/6/8
Director	Representative of Far Eastern New Century: Humphrey Cheng	4	0	100%	Reelected. Date of reelection: 2018/6/8
Director	Representative of Far Eastern New Century: Kao-Shan Wu	4	0	100%	Reelected. Date of reelection: 2018/6/8
Director	Representative of Far Eastern New Century: Roy Wu	4	0	100%	Reelected. Date of reelection: 2018/6/8
Director	Representative of Yue Ming Trading Co Ltd: Justin Tsai	4	0	100%	Reelected. Date of reelection: 2018/6/8
Director	Representative of Yu Li Investment Co Ltd.: Paul Chuang	4	0	100%	Elected. Date of election: 2018/6/8
Director	Representative of Fu Da Transportation Corporation: Eric Chueh	4	0	100%	Elected. Date of election: 2018/6/8
Independent Director	C.T. Chan	4	0	100%	Reelected. Date of reelection: 2018/6/8
Independent Director	Walt Cheng	4	0	100%	Reelected. Date of reelection: 2018/6/8
Independent Director	Ping Lih	4	0	100%	Elected. Date of election: 2018/6/8

Other items to be specified:

⁽¹⁾ Should one of the following occur, the meeting date, period, content of the resolution, opinions of all Independent Directors, and the Company's handling of the opinions of the Independent Directors shall be clearly stated:

i. All the listed items in Article 14-3 of the Securities and Exchange Act: please refer to the Board resolution on p53-p54

ii. In addition to the aforementioned, the items in board resolutions regarding which Independent Directors have voiced opposing or qualified opinions on the record or in writing: The Independent Directors voiced no opposing or qualified opinions on any of the Board's resolutions.

⁽²⁾ In instances where a Director's circumvention due to the conflict of interest, the minutes shall clearly state the Director's name, contents of the motion and resolution thereof, reason for such circumvention and the voting status: As Director of Far Eastern Y Z Hsu Science and Technology Memorial Foundation, Chairman avoided the participation in discussion and voting for the proposal of donation, which was originally donated to Yuan Ze University then reallocated completely to Far Eastern Y Z Hsu Science and Technology Memorial Foundation as part of the expenditure for the construction of International Convention Center at the 11th Board meeting of the 15th term held at 10 November 2020. Such proposal was approved by the remained Directors present.

(3) The assessment circle, period, scope, measure and contents of Directors' self-appraisal are stated per below:

Assessment Circle	Assessment Period	Assessment Scope	Assessment Measure	Assessment Content
Yearly	Jan 2020 to December 2020	1. Board 2. Individual Director 3. Functional Committees (incl. Audit Committee and Remuneration Committee)	Board internal assessment, and Director's self-appraisal.	Assessment measure for the Board shall include the following: 1. Involvement in the Company's operation 2. Quality improvement of the Board's decision-making 3. The composition and structure of the Board 4. The assignment and continual education of Directors 5. Internal control Self-appraisal measure for the individual Director shall include the following: 1. Control of the corporate goal and mission 2. Cognition of Director's duty 3. Involvement in the Company's operation 4. Internal relation management and communication 5. The expertise and continual education of Directors 6. Internal control Assessment measure for the functional committees shall include the following: 1. Involvement in the Company's operation 2. Cognition of functional committee's duty 3. Quality improvement of the functional committee's decision-making 4. The composition and assignment of the functional committee

Measures undertaken during the current year and past year (including the establishment of the Audit Committee, improvement of info transparency, etc.) in order to strengthen the functions of the Board of Directors and assessment of such implementation: The important Board resolutions were notified at the Company's website, and Directors liability insurance were implemented, to improve the information transparency and secure shareholders' equity, as well as have the Audit Committee established for the supervision of Board's execution.

(4) The attendance record of the Independent Directors in 2020 and till the printing date of this annual report:

Board session date	2020/3/25	2020/5/5	2020/8/13	2020/11/10	2021/3/18	2021/5/4
Walt Cheng	V	V	V	V	*	V
C.T. Chan	V	V	V	V	V	V
Ping Lih	V	V	V	V	V	V

Note: 'V' represents attendance, '*' attendance via proxy

Note 1: For a Director of an institution, please specify the names of the institutional shareholder and its representative.

- Note 2: (a) Where a specific Director may be relieved from duties before the end of the fiscal year, please specify their date of discharge in the 'Remarks' Section. Their actual attendance rate (%) to the Board session shall be calculated on the basis of the number of meetings called and actual number of sessions he/she attended, during his/her term of office.
 - (b) Where an election may be held for filling the vacancies of Director before the end of the fiscal year, please list out and specify both the new and the discharged Directors, as well as the reelected Directors and the date of election in the 'Remarks' Section. Their actual attendance rate (%) of Board meetings shall be calculated on the basis of the number of meetings called and actual number of sessions he/she attended, during his/her term of office.

3.2 Operations of the Audit Committee

- The Audit Committee of the Company, which was consisted of all the Independent Directors, was established at 8 June 2018. The major issues in regard to the Audit Committee meetings summoned quarterly at least included the following:
 - (1) The formulation or amendment of the Company's internal control system pursuant to Article 14-1 of the Securities and Exchange Act.
 - (2) The efficiency evaluation of the Company's internal system.
 - (3) The formulation or amendment of the Company's major financial disposition procedures in regard to the acquisition or disposal of assets, engagement in the derivatives transactions, loans of funds, and endorsements and guarantees pursuant to Article 36-1 of the Securities and Exchange Act.
 - (4) The interest inflicted issues concerning Directors of the Company.
 - (5) The Company's proposal on major assets or derivatives transactions.
 - (6) The Company's proposal on major loans of funds, endorsements and guarantees.
 - (7) The Company's proposal on offering issuance or private placement of equity-type securities.
 - (8) The Company's appointment, discharge or remuneration of the CPAs.
 - (9) The Company's appointment or discharge of financial, accounting or internal auditing officers.
 - (10) The Company's annual financial report.
 - (11) The major issues of other company or stipulation of the competent authority.

➤ Financial report review

The Board of Directors submitted the 2020 Business Report, Financial Statements, and the Resolution for the Deficit Offset, which were reviewed by the Audit Committee following the audition of CPAs, Mr. Hsin-Wei Tai and Mr. Fan Yu-Wei of Deloitte & Touche. All were found in order.

➤ Appointment of CPAs

The independence and competence of the CPAs were evaluated by both the Audit Committee's meeting and Board of Directors' meeting held respectively on 4th and 5th May 2020. The CPAs have no interest or kinship of any kind with the Company, and provide professional services with fair and objective attitude. A declaration stated the independence and competence of the CPAs as regulated was also provided by Deloitte & Touche.

		T	
Term of		Items regarding	Audit Committee's
the Audit	Major resolution & follow-up action	Article 14-5 of	resolution results and
Committee	J 1	Securities &	the Company's opinion
Meeting		Exchange Act	on the follow-up
7 th meeting		V	
of 1st term	Company's assets		
2020.3.19	2. Approval of the Company's proposal on credit line	V	
	agreements with the financial institutes	***	
	3. Approval of the Company's guarantee proposal on the	V	
	reinvestee's credit line with the financial institutes		
	4. Approval of the Company's 2019 financial report	V	
	(including individual report) and appointment of CPAs		
	5. Approval of the Company's 2019 profits allocation	V	
	6. Approval of the Company's 2019 business report	V	
	7. Approval of the Company's Q4/2019 auditing report	V	
	8. Approval of the Company's 2019 Internal Control	V	
	System Declaration		
	9. Approval of the Company's reiteration on the completion	V	
	of financial report compilation on its own pursuant to the		
	relevant regulation and the accounting system		
8 th meeting			
of 1st term	Q1/2020		
2020.5.4	2. Approval of the acquisition and disposal of the	V	
	Company's assets		
	3. Approval of the Company's proposal on credit line	V	
	agreements with the financial institutes		
	4. Approval of the Company's guarantee proposal on the	V	The proposals were
	reinvestee's credit line with the financial institutes		passed unanimously by
	5. Approval of the Company's periodical assessment on the		the Audit Committee, and
	CPAs' independence and competence		reported to the Board of
	6. Approval of the Company's Q1/2020 auditing report	V	Directors and approved
9 th meeting	1. Approval of the Company's consolidated financial report		unanimously.
of 1st term	Q2/2020		,
2020.8.12	2. Approval of the acquisition and disposal of the	V	
	Company's assets		
	3. Approval of the Company's proposal on credit line	V	
	agreements with the financial institutes		
	4. Approval of the Company's proposal on customer's	V	
	credit line control		
	5. Approval of the Company's Q2/2020 auditing report	V	
	6. Approval of the Company's consolidation of subsidiary	V	
	and reinvestment in China		
	1. Approval of the Company's consolidated financial report		
of 1st term	Q3/2020	_	
2020.11.9	2. Approval of the acquisition and disposal of the	V	
	Company's assets		
	3. Approval of the Company's proposal on credit line	V	
	agreements with the financial institutes		
	4. Approval of the Company's Q3/2020 auditing report	V	
	5. Approval of the Company's 2021 internal audit plan	V	
	6. Approval of the Company's proposal on donation m	V	
	reallocation	**	
	7. Approval of the Company's proposal for budgetary	V	
1	increase on construction of the new SC plants in Linyuan		
	and the liquid ammonia storage tank		

Term of the Audit Committee	Major resolution & follow-up action	Items regarding Article 14-5 of Securities &	Audit Committee's resolution results and the Company's opinion
Meeting		Exchange Act	on the follow-up
11th meeting	Approval of the acquisition and disposal of the	V	
of 1st term	Company's assets		
2021.3.17	2. Approval of the Company's proposal on credit line	V	
	agreements with the financial institutes		
	3. Approval of the Company's guarantee proposal on the	V	
	reinvestee's credit line with the financial institutes		
	4. Approval of the Company's 2020 financial report	V	
	(including individual report) and appointment of CPAs		
	5. Approval of the Company's 2020 deficit offset	V	
	6. Approval of the Company's 2020 business report	V	
	7. Approval of the Company's Q4/2020 auditing report	V	The proposals were
	8. Approval of the Company's 2020 Internal Control	V	passed unanimously by
	System Declaration		the Audit Committee, and
12 th meeting	1. Approval of the Company's consolidated financial report		reported to the Board of
of 1st term	Q1/2021		Directors and approved
2021.5.3	Approval of the acquisition and disposal of the Company's assets	V	unanimously.
	3. Approval of the Company's proposal on credit line agreements with the financial institutes	V	
	4. Approval of the Company's guarantee proposal on the reinvestee's credit line with the financial institutes	V	
	5. Approval of the Company's periodical assessment on the		
	CPAs' independence and competence		
	6. Approval of the Company's Q1/2021 auditing report	V	
	7. Approval of the Company's investment in establishment		
	of the product line & plant of semi-conductor-grade CO ₂		

The Audit Committee held six meetings in the recent year till the printing date. The attendance record of Independent Directors is listed below:

Job title	Name	Actual attendance	Actual attendance rate (%) (Note)	Remark	
Convener	Walt Cheng	6	100%	The establishment date of the Audit Committee: 2018/6/8	
Member	C. T. Chan	6	100%		
Member	Ping Lih	6	100%		

Other items to be specified:

- 1. (1) All the listed items below are pursuant to the Article 14-5 of the Securities & Exchange Act.
 - (2) Any other item which was not approved by the Audit Committee, yet resolved by two thirds of the Board of Directors, it is necessary for the date, session, motion of the Board meeting, and the resolution result of the Audit Committee as well as the Company's response to the opinion of the Audit Committee be specifically stated: N/A
- In instances where an Independent Director's circumvention due to the conflict of interest, the minutes shall clearly state the Independent Director's name, contents of the motion and resolution thereof, reason for such circumvention and the voting status: N/A
- 3. Communication between Independent Directors and internal audit officers and CPAs: (e.g. the material items, methods and results of the discussion regarding the company's financial and business status)
 - (1) In addition to each audit report submitted to the Independent Directors the following month upon completion, the audit officer reported on the auditing execution, the important internal audit issues at each quarterly held Audit Committee meeting. A meeting minutes would be composed and forwarded to the Audit Committee before reporting to the Board.
 - (2) The CPAs of the Company presented at the Audit Committee meeting the audit results of the quarterly financial report, and delivered the relevant requests commanded by law. In 2020, The Audit Committee and the CPAs were kept in good communications, with none of the unusual aforementioned occurred.

Term of the Audit Committee Meeting	Communication status with the auditing officer	Communication status with the CPAs		
7 th meeting of 1 st term 2020.3.19	The Company's Q4/2019 audit report The Company's 2019 Internal Control System Declaration	The audit report of the Company's 2019 financial report		
8 th meeting of 1 st term 2020.5.4	The Company's Q1/2020 audit report	The audit report of the Company's Q1/2020 financial report The company's periodical assessment on the CPAs' independence and competence		
9 th meeting of 1 st term 2020.8.12	The Company's Q2/2020 audit report	The audit report of the Company's Q2/2020 financial report The impact of COVID-19 on the finance and operation of the Company		
10 th meeting of 1 st term 2020.11.9	The Company's Q3/2020 audit report The Company's 2021 internal audit plan	The audit report of the Company's Q3/2020 financial report Communication and statement on the key auditing issues of the new audit report		

3.3 Corporate Governance Execution Results and Deviations from "Corporate Governance Best-Practice Principles for TWSE / GTSM Listed Companies"

Item			Deviations from "Corporate Governance Best-	
		No	Summary	Practice Principle for TWSE/GTSM Listed Companies" and reasons
Has the Company formulated and disclosed its own corporate governance best-practice principles in accordance with "Corporate Governance Best-Practice Principles for TWSE-GTSM Listed Companies"?	V		The Company has formulated "Corporate Governance Principles", and reviewed regularly to strengthen its system and structure. The same has also been disclosed through the Company's website accordingly.	None
2. Shareholding Structure & Shareholders' Equity (1) Has the Company established internal operating procedures to handle shareholder proposals, doubts, disputes, and litigation-related issues, and practically implemented such procedures? (2) Has the Company kept the lists of its major shareholders and the ultimate owners of such major shareholders? (3) Has the Company established risks control and firewall mechanism with its affiliates?	V		 (1) The Company has established communication channels with the investors through its website (https://www.oucc.com.tw), and dedicated spokesman and IR representative to respond to shareholders proposals, questions and to provide business consultations at all time. (2) The Company's Financial Dept. holds, at all time, the lists of its major shareholders and such ultimate owners, and reports for the info update pursuant to regulation of the listed companies. (3) The operating management and financial operation between the Company and its affiliates run independently, and are carried out in accordance with "Regulations Governing Transactions With Related Parties", "Procedures for Acquisition or Disposal of Assets", "Procedures for Capital Lending to Others" and "Procedures for Endorsements/Guarantees". Adequate risks control and firewall mechanism have been established. (4) The Company has formulated and posted on its website the "Procedures for Internal Material Information Handling", prohibiting its insiders from trading securities by using undisclosed info, as well as "Codes of 	None
	V		Ethics" and "Best Practice Principles" established to guide and constrain the conducts of its employees, and advocates and applies such concepts to its day-to-day operation. New recruit needs to sign a NDA when reports to work.	

Item			Deviations from "Corporate Governance Best-	
		No	Summary	Practice Principle for TWSE/GTSM Listed Companies" and reasons
3. Composition and Responsibilities of the Board of Directors (1) Have the Board members formulated diverse policies and implemented them accordingly?	V		(1) The Company has established the candidate nomination system according to its corporate governance principles to assess the candidate's academic and professional experiences in terms of the Board member nomination and selection, and follows the "Procedures for the Board Election" and "Corporate Governance Principles" to ensure the diversity, independence of the Board member and the opinions of the stakeholders will be taken into account. The Company's Board members of the 15 th term have been seasoned in business management, strategic leadership and industry related know-how. Some of the members are experienced in law, economy and marketing, etc. Please refer to Note 1 for details of the diverse policies.	None
(2) In addition to Remuneration Committee and Audit Committee, has the Company established any other types of functional committee?	V		(2) The Company has established Remuneration Committee, and Audit Committee as stipulated.	Other functional committees will be established accordingly.
(3) Has the Company established Board performance assessment method and has the performance evaluated annually, and reported to the Board, with remuneration of each Director as reference for nomination and reelection?	V		(3) According to the Corporate Governance Best Practice Principles of the Listed Companies, the Company has formulated the Assessment Method for the Board Performance and had it approved at the 6 March 2017 Board meeting. Periodical evaluation meeting conducted by Board members and the Board meeting organizing unit will be held annually by way of self-appraisal, following the five aspects: participation of the company's business operation, enhancement of the Board's decision-making, Board's composition and structure, Directors' appointment and continued training, and internal control, etc. So has the functional committees' performance assessment method been established after approved by the Board meeting held at 7 November 2019. The	None

Item			Deviations from "Corporate Governance Best- Practice Principle	
		No	Summary	for TWSE/GTSM Listed Companies" and reasons
(4) Has the Company evaluated the independence of CPAs on a regular basis?	V		and functional committees in 2020 has been "Outstanding", which result was reported to the Remuneration Committee meeting held on 17 March 2021. Additionally, the Board held on 7 Nov 2019 approved the Assessment Method for the Board Performance to be assessed by professional, independent institute or scholars externally at least every 3 years. (4) The Company's Board has evaluated the independence and competence of the CPAs at least once annually based on the scale of the public accounting firm and experiences & qualifications of the CPAs, as well as consecutive years of their service as auditors, their independence with the Company's finance, whether or not their independence principles intact, and work performance and plans, which information or statement provided by the CPAs or their firm were evaluated and approved by the Board meeting held on 4 May 2021. Please refer to Note 2 for evaluation details.	None
4. Has the Company established a fully dedicated or concurrent unit or personnel in charge of the corporate governance related business, which includes but not limited to the provision of Directors and Supervisors' execution info, the proceeding of Board and Shareholders' meetings and the related pursuant to the regulation, as well as the producing of the Board and Shareholders' meetings minutes, and so on?	V		The Company's Board has approved of the establishment of Corporate Governance Officer, and its candidate Victoria Peng, VP of HR & Administration, to be in charge of the corporate governance related affairs at the meeting held at 18 March 2021. The Officer is responsible for the convening of Board and Shareholders' meetings, production of the Board and Shareholders' meetings, production of the Board and Shareholders' meeting minutes, assisting in terms of assignment and continued training program of Directors, and provision of required information for business operation, as well as compliance of laws and regulations for the Board. The corporate governance implementation in 2020 included: (1) The Board meeting and the related: 4 times (2) The Audit Committee meeting and the related: 4 times (3) The Remuneration Committee meeting and the related: 2 times	None

Item			Deviations from "Corporate Governance Best- Practice Principle	
		No	Summary	for TWSE/GTSM Listed Companies" and reasons
			 (4) Arrangement for Directors continued training program: 11 persons & 78 hours in total (5) Submission of CSR report. The mandatory education for the Corporate Governance Officer within a year since appointed is 18 hours at least, and 12 hours at least annually starting the next year. 	
5. Has the Company established a communication channel for the stakeholders (including but not limited to the shareholders, employees, clients and suppliers, etc.), a company website dedicated to stakeholders, and responded appropriately to the social responsibility issues which are critical to stakeholders?	V		The Company has delegated a spokesman, acting spokesman, investor relations, and a company stock service agent, and also assigned a CSR section on the company website (https://www.oucc.com.tw/en/csr-99-page470) with a questionnaire and a contact email address to be responded by the designated personnel of the IR.	None
6. Has the Company commissioned a professional stock agent to handle shareholders affair?	V		The Company has commissioned a professional stock agent Oriental Securities Corporation to handle shareholders affairs.	None
7. Information Disclosure (1) Has the Company established a website for info disclosure on financial, business and corporate governance? (2) Has the Company also adopted other disclosure measures such as English website, dedicated personnel for collecting & disclosing of company info, implemented spokesman system, and uploaded the institutional investor conference presentations on the Company's website?	V		 The Company has established a website (https://www.oucc.com.tw) for info disclosure on financial, business, corporate governance, and other important info. The Company has established an English website, has dedicated personnel in charge of info collecting and disclosing of finance, business, institutional investor conference and the related, as well as implemented spokesman system by delegating spokesman, acting spokesman, and investor relations. 	None
(3) Has the Company announced and declared the annual financial report within two months after end of the fiscal year, and announced Q1, Q2, Q3 financial report and monthly operating performance within prescribed time limit?	V		(3) The Company announced and declared its annual financial report in advance, and announced the quarterly financial report and monthly operating performance pursuant to the law and regulation.	

Item			Implementation Status	Deviations from "Corporate Governance Best-
		No	Summary	Practice Principle for TWSE/GTSM Listed Companies" and reasons
8. Does the Company have other critical information which can help others to understand the implementation of corporate governance (including but not limited to, employee welfare, staff care, investor relations, supplier relations, stakeholder rights, Director training status, risk management policies, implementation statuses of standard risk measurement and customer policy, as well as the Company's purchase of liability insurance for Directors)?	V		For further details of the corporate governance operation of the Company and its subsidiaries, please refer to 3.8 Other information enabling a better understanding of Company corporate governance on p45-p50.	None

- 9. Please state the improvement status quo of the latest Corporate Governance Evaluation results announced by the Corporate Governance Center of TWSE, and the prioritized items and measures to be adopted:
 - The improved items regarding to the Company's Corporate Governance Evaluation result are as follows:
 - (1) The Company's 2020 material news were released on its official website in both Chinese and English.
 - (2) The implementation of the Board's diversification policy has been disclosed in the Company's annual report and on the website.
 - (3) The 12th Board meeting of the 15th term approved the establishment of the corporate governance officer of the Company.

Note 1:

According to the Chapter III of the Company's Corporate Governance Principles, the composition of the Board members should be diversified, and shall have the necessary knowledge, skill, and experience for performing their duties. To achieve the ideal goal, the Board of Directors shall have the abilities to make operational judgment, perform accounting and financial analysis, and conduct management in operation, crisis, and leadership in decision making, industrial know-how and international market perspective.

The Company's Board is composed of 11 Directors, including 3 Independent Directors, one of which is female. All the Board members are diversified and experienced in the professions of operation, legal, accounting, and the like as listed below. To adapt to the changing of globally competitive management environment and law & regulations, such as to the corporate governance, each Director is well aware of and identified with the company's overall management concept and business status, by way of his/her seasoned experiences in global political & economic status, law compliance, and international operation & manufacturing management. All the Board members, selected via candidate nomination after academic and vocational experiences assessment, in compliance with the Board Election Procedures and Corporate Governance Principles of the company, securing the diversification, independence and stakeholders opinion to be heard, are equipped with necessary and timely managerial capability through aide of advanced programs.

The implementation of the Board's diversification policy:

		Independent Directors Length of Tenure		Professional Knowledge & Skill				Diversified Core Strength						
Name	Gender	Under 3 years	3 to 6 years	Professional Background	Professional Qualification	Chemical Engineering Experience	Operation Judgement	Management	Finance & Accounting	Commerce & Economy	Crisis Management	Industrial Knowledge	International Perspective	Decision- making Leadership
Douglas T Hsu	Male			Operation		V	V	V	V	V	V	V	V	V
Johnny Shih	Male			Operation		V	V	V	V	V	V	V	V	V
Humphrey Cheng	Male			Operation	Law	V	V	V	V	V	V	V	V	V
Kao-Shan Wu	Male			Operation		V	V	V	V	V	V	V	V	V
Roy Wu	Male			Chemical		V	V	V	*	V	V	V	V	V
Justin Tsai	Male			Operation		V	V	V	V	V	V	V	V	V
Paul Chuang	Male			Operation		V	V	V	V	V	V	V	V	V
Eric Chueh	Male			Operation		V	V	V	V	V	V	V	V	V
Walt Cheng	Male		V	Operation		V	V	V	V	V	V	V	V	V
C. T. Chan	Male		V	Operation		V	V	V	V	V	V	V	V	V
Ping Lih	Female	V		Accounting	Accountant		V	V	V	V	V	V	V	V

[&]quot;" represents partially capable

Note 2: Evaluation standard of CPAs independence (in accordance with the Norm of CPAs Professional Ethics)

Evaluation Items	Evaluation Result	Whether to meet w / independence (yes or no)
1. Has there been no change of CPAs in seven years as of the latest auditing service?	No	Yes
2. Whether or not the CPAs have critical financial interest related to the Company.	No	Yes
3. Whether or not the CPAs are in any inappropriate relationships with the Company.	No	Yes
4. Whether or not the CPAs equip assistants with honesty, righteousness and independence.	Yes	Yes
5. Have the CPAs provided auditing services to the Company where CPAs served within two years?	No	Yes
6. Have the names of CPAs been used by others?	No	Yes
7. Have the CPAs owned the stocks of the Company or its affiliates?	No	Yes
8. Have the CPAs involved in the capital loaning with the Company or its affiliates?	No	Yes
9. Have the CPAs shared investment or profits with the Company or its affiliates?	No	Yes
10. Have the CPAs had concurrent job and received fixed wages from the Company or its affiliates?	No	Yes
11. Have the CPAs involved in the management of the decision-making of the Company or its affiliates?	No	Yes
12. Have the CPAs run other business concurrently which might fail the detachment of independence?	No	Yes
13. Have the CPAs been kin within the second tier with the management of the Company?	No	Yes
14. Have the CPAs received any premium in regard with the business of the Company?	No	Yes
15. Have the CPAs been disciplined or involved in matters that may affect the independence?	No	Yes

3.4 Establishment, functions, and operations of the Remuneration Committee:

3.4.1 Members of the Remuneration Committee

Requirements		ears of experi- rofessional qu			In	depe	ende	nce (criter	ria (N	lote	1)		Number of		
ID	Name	University teaching in areas of commerce, law, finance, accounting or related corporate business	a judge, attorney, lawyer, accountant or other positions		1	2	3	4	5	6	7	8	9	10	other public companies where the person holds the title as Remuneration Committee member	Remark
Independent Director	C. T. Chan			$\sqrt{}$	1	√	√	1	1	1	1	1	1	√	0	
Others	Walt Cheng			√	√	1	1	V	V	V	V	V	1	1	0	
Others	Lucia Tung		√	√	√	V	V		V	√	√	V	V	V	1	

Note 1: A "\sqrt{y}" is marked in the space beneath a condition number when a member has met that condition during the two years prior to election and during his or her period of service. The conditions are as follows:

- (1) Not employed by the Company or any of the Company's affiliates.
- (2) Not a Director or Supervisor of the Company or any of the Company's affiliates. (this restriction does not apply to Independent Directors of the Company, its parent company, or its subsidiaries).
- (3) Not holding over 1% of company shares or being a top 10 natural person shareholder in one's own name, held by a spouse or underage child, or held by nominee agreement.
- (4) Not a spouse, kin at the second pillar under the Civil Code, or the lineal blood relatives within the third pillar under the Civil Code as specified in (1) through (3).
- (5) Not a Director, Supervisor or employee of a corporate shareholder who holds more than 5% of the outstanding shares issued by the Company, or a Director, Supervisor or employee of a corporate shareholder who is among the top 5 shareholders according to item 1 or item 2 of article 27 of the Company Law (this restriction does not apply to Independent Directors of the Company, its parent company, or its subsidiaries).
- (6) Not a Director, Supervisor or employee of a corporate shareholder who holds the majority of the Board or voting rights (this restriction does not apply to Independent Directors of the Company, its parent company, or its subsidiaries).
- (7) Not Chairman, President or equivalent post of the company who himself/herself or spouse holds position as Director, Supervisor or employee of another company or organization (this restriction does not apply to Independent Directors of the Company, its parent company, or its subsidiaries).
- (8) Not a Director, Supervisor, manager or shareholder holding more than 5% of the outstanding shares of specific company or institution in business or financial relationship with the Company (this restriction does not apply to Independent Directors of the specific company or organization which holds more than 20% and not exceeding 50% outstanding shares of the Company, its parent company, or its subsidiaries)..
- (9) Not a professional, owner, partner, Director, Supervisor, manager of proprietorship, partnership, company or institution, or a spouse that provides business, legal, financial and accounting services to the Company or its affiliates with rewarded remuneration not exceeding NTD 500,000 within last two years. Notwithstanding, this shall not apply to the Remuneration Committee members, or members of special committee of public company for merger/consolidation and acquisition who perform their duties in accordance with the Securities Exchange Act and Business Mergers and Acquisitions Act.
- (10) Not under any of the categories stated in Article 30 of the Company Law.

3.4.2 Operations of the Remuneration Committee

- (1) The Company's Remuneration Committee consists of 3 members.
- (2) Current term of office: August 7, 2018~June 7, 2021. The Committee held 2 (A) meetings in the recent year and the attendance of the Committee members is summarized as follows:

Job title	Name	Actual attendance (B)	Attendance by proxy	Actual attendance rate (%) (B/A)	Remark
Convener	C. T. Chan	2	0	100%	
Member	Walt Cheng	2	0	100%	Newly assigned by 2019/5/9
Member	Lucia Tung	2	0	100%	

Other notes:

- 1. If the Board of Directors does not adopt, or amends, the Remuneration Committee's suggestions, please specify the meeting date, term, contents of motion, resolution of the Board of Directors, and the Company's handling of the Remuneration Committee's opinions (If the remuneration ratified by the Board of Directors is superior than that suggested by the Remuneration Committee, please specify the deviation and reasons thereof): N/A
- 2. For resolution(s) made by the Remuneration Committee with the Committee members voicing opposing or qualified opinions on the record or in writing, please state the meeting date, term, contents of motion, opinions of all members and the Company's handling of the said opinions: N/A

(3) The proposals and resolutions of the Remuneration Committee meetings in 2020

Term of the Remuneration Committee Meeting	Major resolution & follow-up action	Remuneration Committee's resolution results and the Company's opinion on the follow-up
4 th meeting of 4 th term 2020.3.19	 Approval of the implementation report of the 2020 Board performance evaluation of the Company Approval of the Company's proposal on the Board of Directors remuneration and employees compensation 	The proposals were passed unanimously by the Remuneration Committee, and
5 th meeting of 4 th term 2020.11.9	Approval of the remuneration of the Company in comparison with petrochemical industry associates	reported to the Board of Directors and approved unanimously.

3.5 Implementation of Corporate Social Responsibility

				Deviations
Item			Implementation Status	from "Corporate Governance Best- Practice Principle
item	Yes	No	Summary	for TWSE/GTSM Listed Companies" and reasons
Has the company conducted risk assessments on environmental, social and corporate governance issues according to the principle of materiality, and formulate relevant risk management policies or strategies?.	V		The Company adheres to its management philosophy and major principles "Sincerity, Diligence, Thrift, Prudence and Innovation", while pursuing corporate sustainability and profit, the Company also implements its social responsibility, attends to stakeholders' equity, as well as corporate governance issues on environment and society, which are all incorporated into management policies formulated pursuant to the Stakeholder Engagement Standards AA1000 SES. For more details, please refer to the Material Topics Management Guideline of CSR report.	None
2. Has the Company established a full-time or part-time CSR promoting unit, and had the Board to authorize the in-charge top management for update report?	V		The Company has established its dedicated CSR unit, with President as Chief Commissioner, HR & Administration Center as Secretariat, to push each department to set its annual goal and tasks according to individual accountability, and report to the Board of its implementing status.	None
Environmental issues Has the Company established an environmental management system appropriate to the characteristics of its industry?	V		(1) According to its industry characteristics, the Company has formulated the complete SHE measures, and fulfilled the"ISO-45001 Occupational Health & Safety Management System" and "ISO-14001 Environmental Protection Management System" by means of 'prioritized safety, clean production, continued improvement and unanimous participation'.	
(2) Has the Company been striving to reinforce its resource usage effectiveness, reduce its environmental impact and improve its use of recyclable materials?	V		(2) The Company has been dedicating to the recycle of resources, which include the implementation of Ethylene Recycle System and the invested waste water & exhaust gas recycle plan, which of the former raises the production efficiency and reduces raw material consumption rate, while the latter targets at the recycle of 70% of the waste water and 90% of the CO2 generated during production.	None
(3) Has the Company assessed the current and potential impact of climate change on its operations, and adopted countermeasures on such regard?	V		(3) To cope with the climate change issues, the Company has actively introduced the ISO 50001 Energy Management System, to improve the energy efficiency of the plants, and committed to mitigating the emission of greenhouse gases, the prevention of air pollution, and the generation of waste and	

Item			Implementation Status	Deviations from "Corporate Governance Best- Practice Principle for TWSE/GTSM
	Yes	No	Summary	Listed Companies" and reasons
			wastewater. The impact of extreme weather such as heavy rainfall and flooding, drought and water shortage, high temperature has been evaluated, and relevant countermeasures have been taken as below: i. Improve the drainage capacity of the drainage system. ii. Improve the utilization rate of reclaimed water and set up a reclaimed water recovery system. iii. Developed mechanism for draught (such as a waterwheel).	None
(4) Has the Company analyzed its GHG emission, water consumption volume, and total waste weights in the last two years, and developed management policies in such regard?	V		(4) The analyzed figures in such regard have been published in the annual CSR report, as well as logged in to the national GHG platform. The relevant policies for energy saving, GHG and water usage reduction, as well as waste management have been formulated.	
4. Social issues (1) Has the Company formulated management policies and procedures according to the related laws and int'l covenants on human rights? (2) Has the Company formulated and applied reasonable welfare measures, such as salary, vacation leaves and other benefits, and had the Company's operating performance or result	v		(1) The Company has established the stipulated measures for labor relations, to secure the labor rights and safeguard the basic human rights pursuant to the labor laws and regulations, supported and complied voluntarily with the int'l covenants on human rights treaties, including the Universal Declaration of Human Rights (UDHR), the United Nations Global Compact (UNGC), the United Nations Guiding Principles on Business and Human Rights and the International Labor Organization's Declaration on Fundamental Principles and Rights at Work, so to eliminate any acts that may infringe or violate the human rights and enhance the human rights awareness of the internal personnel and the stakeholders. (2) The Company has developed sound and various welfare measures and established the vocational labor welfare committee to organize all the welfare activities of the employees, reviews regularly the formulated remuneration policy and relevant	None

Item			Implementation Status	Deviations from "Corporate Governance Best- Practice Principle
	Yes	No	Summary	for TWSE/GTSM Listed Companies" and reasons
incorporated appropriately in the salary of employees?			management methods to ensure the operating results of the Company and individual performance will be appropriately incorporated.	
(3) Has the Company provided its employees with a safe and healthy work environment, and regularly implemented employee safety and health education?	V		(3) In order to ensure employee safety and health effectively, implement relevant education and promotion, the Company has set up fire protection measures, as well as a clinic on factory premises with contracted physician, professional nursing staff and equipment. A health examination for employees is conducted each year.	
(4) Has the Company developed an effective career planning and training program for its employees?	V		(4) The Company has developed a complete training program for its employees according to the demand of each position.	
(5) Has the Company provided health and safety to customers in terms of products and services, customers privacy, marketing and labeling in accordance with relevant regulations and international standards, and formulated policy and grievance procedure for the protection of consumer rights?	V		(5) With product quality and customer rights highly upholding, the Company has been certified under ISO-9001 the Quality Management, and formulated the management policy and grievance procedure in conformity with the relevant regulations and international standards to protect consumer rights.	None
(6) Has the Company formulated the supplier management policy to request supplier to comply with relevant regulations in regard with the issues of environmental-friendliness, vocational safety & health, and labor rights?	V		(6) The Company has formulated the supplier management policy in request of the suppliers' compliance in relevant regulations in regard with the issue of environmental-friendliness, vocational safety & health, and labor rights, and disclosed the implementation and results in its annual CSR report and at the company website.	
5. Has the Company taken reference of international principles or guideline for CSR compilation to disclose non-financial information in its CSR report? Whether or not such report was verified or reassured by the third-party unit?	V		The published CSR reports of the Company were compiled in accordance with the Global Reporting Initiative (GRI) Standards Guideline, and AA1000 (2008) standards, and verified by SGS-Taiwan in conformity with the GRI Standards (Core Option) and AA1000 AS Type I intermediate assurance level.	None

Idama			Implementation Status	Deviations from "Corporate Governance Best-
Item	Yes	No	Summary	Practice Principle for TWSE/GTSM Listed Companies" and reasons

- 6. If the Company has established its corporate social responsibility best-practice principles in accordance with the Corporate Social Responsibility Best-Practice Principles for TWSE/GTSM Listed Companies, please clearly describe the functioning of such principles and any discrepancies: The Company has formulated its CSR policies since 2014, and fulfilled its corporate social responsibility to advance the development in economy, society, environmental balance and sustainability through its efforts in the green products development, the eco-friendly certifications awarded for environmental protection, as well as the participation in the social public welfare activities. All the relevant info is publicized at the company's website and the MOPS.
- 7. Other important information to facilitate a better understanding of the Company's corporate social responsibility practices (such as systems and measures that the Company has adopted with respect to environmental protection, community participation, contribution and service to society, social and public welfares, consumer rights and interests, human rights, safety and health, and other corporate social responsibilities and activities, and the status of implementation):
 - (1) The working environment and employee's personal safety protection measures:
 - a) To prevent occupational disasters and ensure employee safety, the Company has established "contingency plans", performs practice drills, so to take rapid and systematic measures against fire, leakage, typhoon, earthquake, war, traffic accidents, reporting, as well as for evacuation and recovery, to mitigate injury and loss as much as possible.
 - b) All the substance safety data sheets for raw materials, supplies and products are available throughout the premises, and are also accessible to personnel on intranet to help them take any necessary corrective action and ensure the safety of the personnel as well as the factory.
 - c) The production process zones are equipped with fire protection equipment such as automatic sprinkler systems which may be automatic, manual or remote controlled, to ensure the safety of the personnel as well as the factory.
 - d) Monitoring stations for combustible gas, EO, NH3, H2, and waste water (COD, pH) are installed within the production areas, so that any leakage or abnormal situation may be detected and remedied/ eliminated immediately.
 - e) Established procedures for hot/hazardous work, and confined space entrance to ensure the safety of personnel and equipment.
 - f) Implement contractor's safety training and requirements according to employee safety criteria to ensure the safety of personnel accessing the factory.
 - g) Organize health examination for employees to detect health problems as early as possible and take prompt action to protect employee health.
 - (2) Safety, Health, and Environmental (SHE) Policy
 - a) To Commit to SHE and Comply with Laws and Regulations
 - To ensure commitment in conformity with laws and regulations, or other requirements in regard with SHE.
 - b) To Commit to Continuous Improvement of the SHE Management System To establish the SHE performance evaluation index for the company, and to continue enhancing the SHE management performance through monitoring, review and improvement.
 - c) To Implement Full Participation and Continuous Improvement

 To attend to the SHE requirements and improve SHE performance through the consultation and participation
 - d) To Eliminate Hazards to Reduce SHE Risks
 - To implement hazard identification and risk assessment, strengthen sources management, and eliminate hazards to reduce risks by means of engineering control or management measures.

mechanism for the workers or their representatives, and by means of regular monitoring, review and management.

Item			Implementation Status	Deviations from "Corporate
				Governance Best- Practice Principle
				for TWSE/GTSM
	Yes	No	Summary	Listed Companies"
				and reasons

- e) To Conform to Environmental Protection and Implement Pollution Prevention
 - To ensure commitment to continuous improvement in pollution prevention, creating a higher quality and environmentally-friendly work environment.
- f) To Provide Safe Environment and Healthy Workplace To establish an intrinsically safe work environment, and develop friendly and healthy workplace as a cultivation of SHE.
- g) To Disclose to Stakeholders
 - To value bilateral communications, and divulge proactively the company's SHE policy and related information to employees, contractors, customers, suppliers, and other stakeholders to impel benign changes of SHE.
- (3) Verification of SHE management system
 - The Company obtained authentication of ISO-14001 in 1999, and regained in 2020, whereas OHSAS-18001 obtained in 2002, regained in 2020 in the transformation of ISO-45001, with validity starting 27 April 2020 till 27 April 2023. In 2020, Oriental Petrochemical (Yangzhou) Corporation (OPYC), Far Eastern Union Petrochemical (Yangzhou) Ltd (FUPY) and Tong Da Gas Industries (Yangzhou) Ltd (TIDY) completed the auditing of IS-9001, ISO-14001 and OHSAS-18001 systems. In December 2019, all three plants in Yangzhou applied for and obtained sewage permits in accordance with national requirements. In 2020, the safety production licenses and hazardous chemical registration renewals for OPYC were completed; in July, the "One Corporate One Policy" inspection was conducted to OPYC, FUPY and TIDY respectively by the Provincial Chemical Office; in August, the experts of Contingency Bureau Yangzhou conducted a comprehensive check on OPYC; in December, the intrinsic safety diagnosis was completed; the Yangzhou Plants have been ranked among the best in the assessment of the Safety Supervision Bureau of Yangzhou Chemical Industry Park for four consecutive years, and won the first prize of enterprise safety management in the Park since 2016, as well as awarded the Advanced Corporate in 2020 by Yizeng City.
- (4) Community participation, social service and social public welfare
 - The total amount of donation to the disadvantaged public welfare group in 2020 exceeded NTD1.64M, including a subtotal of NTD1.59M sponsored for the community activities.
 - a) The Company takes its responsibility and obligations as a member of the Taiwan Responsible Care Association very seriously and participates in regular training and other activities.
 - b) As a member of the Industrial Safety and Health Association of the ROC and TIGA, the Company shares ideas and experience in the promotion of SHE with other members from time to time.
 - c) The Company subscribes to the good-neighbor fund run jointly by Linyuan Factories each year and sponsors local celebrations over the Lunar New Year holidays, Dragon Boat and Moon Festivals, and other social activities (including environmental protection, economic construction and cultural observation).
 - d) As usual the Yangzhou plants establish mutual trust and neighborly relationships with Wanbor community at Yizheng, by means of visiting the lonely elders, sponsoring the students in poverty. Moreover, in 2020, the activities such as the Little Firemen was held for safety propaganda, and the Environment Day jointly organized with the local communities for the promotion themed 'taking part in garbage sorting for the future of a better home town'.

3.6 Implementation of Business Conduct Policy

Item			Implementation Status	Deviations from "Corporate Governance Best- Practice Principle
	Yes	No	Summary	for TWSE/GTSM Listed Companies" and reasons
Establishment of business conduct policy and plan				
(1) Has the Company adhered to the business conduct policy explicitly set out in its regulations and external documents, supported by the active commitment of the Board of Directors and Management to its implementation?	V		(1) The Company has the amendment to the "Best Practice Principles" and "Codes of Ethics" approved at the Board meeting. For implementation, the Company has both publicized at the company website, and promoted thru internal meetings and daily operation.	
(2) Has the Company taken any precautionary measures against the high-risk unethical business activities according to Article 7-2 of the "Ethical Corporate Management Best Practice Principles for TWSE/GTSM Listed Companies"?	V		 (2) The Company's precautionary measures against unethical business include: a) The standards for offer or acceptance of unjust interests. b) The procedure for offering legitimate political donations. c) The procedure for offer of righteous charity donations or sponsorship. d) The stipulation for the avoidance of conflicts of post related interests. e) The non-disclosure stipulation on procured business confidentiality or sensitive commercial information. f) The norm and procedures for suppliers, clients and business counterparties involving in unethical business conduct. g) The procedure for the infringement of the business best practice principles. h) The discipline disposal for infringement. 	None
(3) Has the Company taken and carried out any precautionary measures, conduct guidelines, disciplines or grievance to prevent the unethical business?	V		(3) The Company has established the business culture in the best practice and precaution against unethical business by promoting periodical employee training and requiring the compliance and respect of the interest related party on the ethics and best practice principles. Relevant stipulations are disclosed at the company website. (https://www.oucc.com.tw)	

Item			Deviations from "Corporate Governance Best- Practice Principle		
Tem	Yes	No	Summary	for TWSE/GTSM Listed Companies" and reasons	
Implementation of the Codes of Business Conduct Ones the Company access the ethical conduct records of its counterparts and specify "ethical clauses" in business contracts?	V		(1) The Company, on the premise, complies with the relevant laws & regulations governing listed companies to fulfill ethical business. The legitimacy of the Company's agents, vendors, clients or business counterparties will be considered before trading to avoid the occurrence of unethical business in advance.		
(2) Has the Company established dedicated unit under supervision of the Board to promote corporate ethical management and to report accordingly to the Board of the implementation status?	V		If violated, all rights and cooperation with the clients, agents, contractors, vendors, public officials or other stakeholders will be terminated. (2) Pursuant to The Company's Best Practice Principles, the corporate governance officer, which is assigned by the Board, and the human resources dept. are in charge of the formulation and supervision of the best practice policy and precautionary measures to prevent any unethical manners and risks, in accordance with the Best Practice Principles approved by the Board; coupled with the best practice policy promulgation and training, and the whistle-blowing mechanism to conduct implementation evaluation for the Board and the management, which report will be submitted to the Board once a year.	None	
(3) Does the Company promulgate policies to prevent conflicts of interests and offer channels for reporting such conflicts?	V		(3) The Company has stipulated the "Discipline and Remedy for Violation of Codes of Ethics and Best Practice Principles", as a guideline. The Company tolerates no violation. Any employee obtains, or intends to obtain, improper benefit for oneself and others at the cost of the Company by using one's position or authority shall be dismissed, and shall unconditionally indemnify the Company for all losses occurred. An appeal system is established in the Company. Any of the employees being accused to violate the Guidelines may appeal for remedy via the system.		

Item			Deviations from "Corporate Governance Best- Practice Principle		
	Yes	No	Summary	for TWSE/GTSM Listed Companies" and reasons	
(4) Has the Company established an effective operation of the accounting and internal control system, and periodically conducted internal audits by internal auditors, or audited by CPA?	V		(4) The Company's accounting and internal audit departments have set up an effective accounting and internal control system for regular review and verification on the info validity and transparency. Pursuant to "Regulation Regarding Establishment of Internal Control Systems by Listed Companies" and the "Best Practice Principles", the internal auditing dept. has set up the internal control system and report periodically the compliance results based on the annual audit plan and risks assessment examination and have it submitted to the Audit Committee and Board of Directors.		
(5) Does the Company periodically conduct the internal and external training on ethical management?	Company periodically V (5) The Company conducts periodically the training and promulgation for the sales units		None		
3. Establishment of Reporting Channels for Violations of the Codes of Business Conduct					
(1) Has the Company established a specific reporting and reward system through convenient channels for lodging complaints? And, does the Company assign the dedicated personnel to attend to the matter?	V		(1) The Company has established multi communication channels for reporting of the unethical business conduct, following the guideline of the stipulated Discipline and Remedy for Violation of Codes of Ethics and Best Practice Principles. The personnel who discover the violation of such may report to the department manager, internal auditing officer, HR department or other appropriate manager of the Company.		
(2) Has the Company established the standard operation procedure for investigating and proceeding of the report in a confidential manner?	ndard operation procedure for restigating and proceeding of report in a confidential nner? abide by the Discipline and Rer Violation of Codes of Ethics an Practice Principles, with the inv conducted through independent ensure the ID protection of the		(2) The Company's whistle-blowing methods abide by the Discipline and Remedy for Violation of Codes of Ethics and Best Practice Principles, with the investigation conducted through independent channel to ensure the ID protection of the whistle blower and the content of the report.		

Item			Deviations from "Corporate Governance Best-	
		No	Summary	Practice Principle for TWSE/GTSM Listed Companies" and reasons
(3) Does the Company adopt measures to protect whistle blowers from reprisals for having filed the complaint report?	V (3) The Company preserves the ID of the whistle blower and the content of the report in confidential to keep the whistle blower from improper disposal.			
4. Enforcement of Information Disclosure Has the Company disclosed its "Best Practice Principles" and the implementation through its official website or the Market Observation Post System?	V V		The "Best Practice Principles" and "Codes of Ethics" of the Company are fully disclosed on its official website (https://www.oucc.com.tw/en/governance-73-page85) and the Market Observation Post System.	None

- 5. If the Company has established its ethical business best practice principles in accordance with the "Ethical Business Best-Practice Principles for TWSE/GTSM Listed Companies", clearly describe the function of such principles and any discrepancies in ethical business best-practice principles: None
- 6. Other important information regarding the Company's operation in ethical business best-practice, such as the reviewing and amending of the Company's business best-practice principles and so on:
 - The Company adheres to its management philosophy for integrity, transparency and responsibility, to formulate the policy based on ethical business, and established fair corporate governance and risks control mechanisms to create and sustain the business environment.
 - Before engaging in any business transactions, the Company will consider the validity of agents, vendors, customers or other trading counterparties and whether they hold an ethical business record or not. The Company will avoid engaging in transactions with any party that has an unethical business record.

3.7 Disclosure of access to Company Corporate Governance Best Practice Principles and related rules and regulations:

- 3.7.1 Information on the Company website https://www.oucc.com.tw/en/governance-71-page88 is periodically updated.
- 3.7.2 The information posted on the website is collected and maintained by the dedicated personnel. The disclosed information about finance and minutes of the meetings with institutional investors will be posted on the website and be accessible to the public.

3.8 Other information enabling a better understanding of Company corporate governance:

- 3.8.1 Employee rights and interests: The Company not only secures employees legal rights and interests pursuant to the law, but also provides all sorts of welfare, on-job trainings, and pension & retirement plan.
- 3.8.2 Staff care: The Company provides employees with an annual health examination, employee group insurance, and safety & health training, and encourages several different club activities, offers urgent relief measures, attends to colleagues' physical and mental health and life balance through a Vocational Labor Welfare Commission.

- 3.8.3 Investor relations: The Company has delegated spokesman, acting spokesman, and stock service agent Oriental Securities Corporation to handle suggestions or questions from shareholders. An investor relation section has also been established at the Company's website for the delegated IR to respond to investors enquiries
- 3.8.4 Vendor relations: Apart from the formulated supplier management procedures requiring vendors' compliance to the issues of environment protection, safety and health, etc., suppliers are also requested to sign the Statement of Suppliers Collaborative Dedication to the Enhancement of Corporate Social Responsibility.
- 3.8.5 The rights of stakeholders: The dedicated investor relation section on the website provides questionnaire and email contact for IR representative to compile and respond to the critical issues from the stakeholders at all time.
- 3.8.6 The status of advance education of Directors:
 - (1) The continued advanced program of Directors is as follows:

Job title	Name	Date of continued education		Organizer	Course name	Hours
		from	to	8		
Chairman of	Douglas	2020.7.22	2020.7.22	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs
the Board	T. Hsu	2020.12.9	2020.12.9	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs
		2020.7.22	2020.7.22	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs
Vice Chairman of the Board	Johnny Shih	2020.8.5	2020.8.5	Securities & Futures Institute (SFI)	5G Key Technology and Applicable Commercial Opportunities	3hrs
		2020.12.9	2020.12.9	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs
	Humphrey Cheng Kao-Shan	2020.7.22	2020.7.22	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors-and Corporate Governance Workshop	3hrs
		2020.12.9	2020.12.9	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs
Directors		2020.7.22	2020.7.22	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs
Directors	Wu	2020.12.9	2020.12.9	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs
	Roy Wu	2020.7.22	2020.7.22	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors-and Corporate Governance Workshop	3hrs
	Koy wu	2020.12.9	2020.12.9	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors-and Corporate Governance Workshop	3hrs

Job title	Name	Date of continued education		Organizer	Course name	Hours	
		from	to				
	Justin Tsai	2020.8.12	2020.8.12	Taiwan Corporate Governance Association(TCGA)	Update of Corporate Governance Laws and Regulations	3hrs	
	Justin 13ai	2020.11.13	2020.11.13	Taiwan Corporate Governance Association(TCGA)	Focus and Case Study of 2020 Information Risk Management of Manufacturers	3hrs	
Directors	Paul Chuang	2020.7.22	2020.7.22	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs	
Directors	Taur Chuang	2020.12.9	2020.12.9	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs	
	Eric Chueh	2020.7.22	2020.7.22	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs	
	Enc Chuen	2020.12.9	2020.12.9	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs	
	Walt Cheng	2020.7.2		2020.7.22	Taiwan Academy of Banking and Finance (TABF)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs
		2020.12.8	2020.12.8	National Association of Small & Medium Enterprise ROC (NASME)	Family Heritage Corporate Governance and Board Operation	3hrs	
	C.T. Chan	2020.8.19		Securities & Futures Institute (SFI)	Human Resources and Merger Integration Issues of the Merging Process Seminar	3hrs	
		2020.10.8	2020.10.8	Securities & Futures Institute (SFI)	Money Laundry Prevention and Fighting against Capital Terrorism Seminar	3hrs	
Inde- pendent Directors		2020.3.26	2020.3.26	Independent Director Association Taiwan (TIDA)	The Latest Economical Trend, Risk Assessment and Counter- measures	3hrs	
		2020.4.30	2020.4.30	Independent Director Association Taiwan (TIDA)	The Self-Defense of Independent Director to Exercise Responsibility and Avoid Violation of Law	3hrs	
	Ping Lih	2020.5.28	2020.5.28	Independent Director Association Taiwan (TIDA)	Shareholders' Activism and Merger & Acquisition Strategy	3hrs	
		2020.6.18	2020.6.18	Independent Director Association Taiwan (TIDA)	Corporate Risk Management Strategy and Countermeasures	3hrs	
		2020.7.22	2020.7.22	Taiwan Corporate Governance Association (TCGA)	Practice of Operation of Board of Directors and Corporate Governance Workshop	3hrs	

3.8.7 The implementation in risks management policy and measuring standard

The Company's implementation in risks management and each accountable unit:

- (1) Audit: Set up risks-oriented annual auditing plan, accountable for revision of the internal control system and the proceeding of auditing.
- (2) Financial affairs: Established electronic financial platform to provide clear financial info, operation analyses and credit management review.
- (3) The Company has established "Credit Commission", which is chaired by President the Chief Commissioner and composed of the management of Auditing Dept., Finance Dept., Accounting Dept., and Sales Dept., to review on customers status before deciding the credit ratings and allowances on regular basis. The commission is also in charge of the continual monitor and control of each credit account and account receivables, in order to achieve the target of "zero bad debt".
- (4) IT security: To ensure the security of information assets, the Company formulates information security policies and sets up an IT security promotion team to establish an information management mechanism. The IT security promotion team, convened by the President, is composed of the Processing team, IT audit team, document control team, with IT dept. head served as IT security management representative. IT dept. has mapped out the Company's internet security and intranet protection by way of building the remote backup service and cloud data center, to lower the risks of IT security.

Please refer to p115-p118 the Analysis of Risk Factors for more information.

- 3.8.8 The implementation status of customer policy: The Company adheres to a management philosophy that highlights "Sincerity, Diligence, Thrift, Prudence and Innovation", and follows up products and service satisfaction as a reference for the continuous improvement of business strategies, and also maintains a fair and stable cooperative relationships with customers.
- 3.8.9 The Company's purchase of liability insurance for Directors: The Company's Directors have been conducting according to law. The Company has amended its Articles of Incorporation and Corporate Governance Principles, and purchased the liability insurance for Directors as well as the Management.
- 3.8.10 Employees code of conduct and ethics
 - "Sincerity, Diligence, Thrift, Prudence and Innovation" has not only been the management philosophy to the Company, but the principle of conduct to the employees. The code of conduct and ethics of the Company were notified publicly after resolved by the Board, and submitted to the Shareholders' Meeting for approval.
 - (1) All employees joining the company shall sign the "Letter of Undertaking" which shall be included in the employees' personnel file. The Undertaking primarily declares the employees' consent to comply with Company regulations, personnel management rules and non-disclosure with respect to Company business confidentiality. The contents of public information are accessible to all employees at all times.

- (2) The employee code of conduct and ethics is summarized as below:

 The work rules include: (a) general provisions (b) employment (c) service, vacation leave, breaks, special leave (d) application for leave (e) salary and wages (f) year-end bonus (g) safety, health, welfare, pension, occupational disaster compensation (h) discipline (i) performance and reward & punishment (j) resignation, termination of employment, lay-offs (k) retirement (l) supplementary provisions.
- (3) The non-disclosure agreement consists of: (a) definitions of confidential information (b) non-disclosure obligation (c) legal consequence and liability of default (d) effect of termination of employment (e) concession of rights (f) applicable laws and jurisdiction.
- 3.8.11 Succession planning for Board of Directors and important management of the Company:

The company's current Board of Directors is composed of 11 Directors (including 3 Independent Directors), all of whom have chemical or accounting-related majors and experience, as well as outstanding capabilities in operational judgment, management, international market perspective, and crisis management.

The nomination and selection of board members adopt a candidate nomination system, evaluate the academic & vocational experiences of each member, and comply with the " Election Procedures of the BoD" and "Corporate Governance Principles" to ensure that diversity, independence, and the opinions of stakeholders are taken into consideration. The company's Director's succession plan is rigorously focused on outstanding abilities in expertise and diversity. Pursuant to the diversified talent policy, the Company also schedules the exclusive courses for Directors to cope with the volatile international competition management environment and laws accordingly. To achieve the sustainable goal, the company's current 10 major management officers include President, Vice Presidents and Managers, who are included and evaluated according to the managerial succession plan in accordance with the annual overall business objectives and the medium and long-term development needs of the Company.

The successive candidates' worth ethics needs to meet with the Company's management philosophy "Sincerity, Diligence, Thrift, Prudence and Innovation", in addition to individual potential in diversified development and ability in decision-making. Multi-diversified professional management courses are arranged to strengthen the cultivation heritage.

- 3.8.12 The Company passed the "Procedures for Handling Material Inside Information" at the 2nd meeting of the Board of Directors of the 15th term on August 7, 2018. The Company has also propagated the following:
 - (1) The "Procedures for Handling Material Inside Information" shall be provided to new Managers upon signing the "Letter of Undertaking".
 - (2) When reporting any changes in equity the Company should already have given the Managers the "Procedures for Handling Material Inside Information" and also the relevant laws and regulations governing insider trading.
 - (3) The Company's Managers and employees shall also sign the non-disclosure agreement when they are appointed and the Company shall provide all employees with the "Procedures for Handling Material Inside Information".

3.8.13 Relevant licenses issued by the competent authority to the personnel related to transparency of the financial information of the Company and its subsidiary:

Category	Licenses	Number of Person
	The R.O.C. CPA	1
	The P.R.C. CPA	1
Accounting / Taxation	International internal auditor	5
Taxation	International internal control self-assessment specialist	1
	The R.O.C. bookkeeper	5
	Securities investment analyzer	3
	Senior securities specialist	5
Finance	Securities specialist	4
	Futures specialist	4
	Trust personnel	4

3.9 Status of internal control system

3.9.1 Internal Control Declaration

Oriental Union Chemical Corporation Ltd. Declaration of the International Control System

Date: Mar 18, 2021

The Company inspected the 2020 internal control system autonomously with the following results:

- The Company is fully aware that the Board of Directors and the management are responsible for the establishment, implementation, and maintenance of the internal control system and it has been established accordingly. The purpose of its establishment was to reasonably ensure the fulfillment of effective operation and efficiency (including profit, performance, and protection of assets safety), and the reliability, timeliness, transparency and regulatory compliance of financial reports.
- 2. The internal control system design has inherent limitations. No matter how perfect such control is, it can only provide reasonable assurance of the fulfillment of the three objectives referred to above. The effectiveness of such an internal control system could be influenced by changes of the environment and other circumstances. Therefore, the Company internal control system has been designed with a self-monitoring mechanism so that corrective action will be activated immediately upon the identification of any nonconformity.
- 3. The Company has assessed the effectiveness of the design and implementation of the internal control system in accordance with criteria provided in the "Regulations Governing the Establishment of Internal Control Systems by Public Companies" (hereinafter referred to as "the Regulations"). The criteria defined in "the Regulations" include five elements that depend on the management control process: (1) environment controls, (2) risk assessment, (3) control processes, (4) information and communications, and (5) supervision. Each of the five elements is then divided into sub-categories. Please refer to "the Regulations" for details.
- 4. The Company has implemented criteria for inspection of the internal control system referred to above to ascertain its effectiveness, design and implementation.
- 5. The Company, based on the inspection results referred to above, declared (on December 31, 2020) that the internal control system, including the supervision and management of subsidiaries, is reasonably effective and achieves the objectives of operation and efficiency, the financial report is of reliability, timeliness, transparency and regulatory compliance.
- 6. The Declaration of Internal Control System is the main content of the Company's annual report and published prospectus. Any false statement and concealment of the published content referred to above involves liability set out in Article 20, Article 32, Article 171, and Article 174 of the Securities and Exchange Act.

7. The Declaration of the Internal Control System was resolved at the meeting of the Board of Directors on March 18, 2021 with no objections by any of the eleven attending Directors. The contents of the declaration have been accepted without objection.

Oriental Union
Chemical Corporation Ltd.

Chairman: Douglas T. Hsu

President: Justin Tsai

- 3.9.2 The internal control audit report issued by the CPA commissioned to conduct an internal control audit, if any: N/A
- 3.10 Punishment of the Company or its internal personnel in accordance with the law, punishment of internal personnel by the Company for violating internal control system regulations, main deficiencies, and improvements during the recent year and up to the date of publication of this annual report: N/A
- 3.11 Resolutions reached at a meeting of shareholders or by the Board of Directors during the recent year and up to the date of publication of this annual report:

3.11.1 Shareholders Meeting

Meeting time	Major resolution	Status
2020.6.16	Report (1) Business Report 2019 (2) Financial Statements 2019 (3) The Supervisors' review report on 2019 Business Report and Financial Statements (4) The 2019 Directors' remuneration and employees' compensation (5) The amendment to the "Codes of Ethics" and "Best Practice Principles of Ethical Corporate Management" of OUCC	
	Recognition (1) Approval of the Company's business report and financial statements 2019 (2) Approval of the Company's 2019 profit allocation (NT\$0.3 in cash per share) Discussion (1) Amendments to the "Incorporation of Articles" of OUCC	Approved and proceeded accordingly. Approved and proceeded accordingly. July 19, 2020 was set as the ex-dividend date, and cash dividend was distributed on Aug 6, 2020. Approved and proceeded accordingly.
	(2) Amendments to the "Meeting Rules of Stockholders" of OUCC	Approved and proceeded accordingly.

3.11.2 Board of Directors Meeting

Term of the Board/ Meeting Date	Major resolution	Items regarding Article 14-3 of Securities & Exchange Act	The objected or qualified opinion of the Independent Director
8 th meeting of 15 th term	Approval of the 2019 Directors remuneration and employees compensation	V	
2020.3.25	2. Approval of the Company's 2019 financial report (including	V	
	individual report) and appointment of CPAs 3. Approval of the Company's 2019 profit allocation	V	
	Approval of the Company's 2019 business report	V	
	5. Approval of the "2019 Declaration of Internal Control System" of		
	OUCC	V	
	6. Approval of amendment to "Articles of Incorporation" of OUCC	V	
	7. Approval of amendment to "Best Practice Principles of Ethical Corporate Management" of OUCC	V	
	8. Approval of amendment to "Meeting Rules of Stockholders" of	ď	
	OUCC	V	
	9. Approval of the proposal for the convening of 2020 shareholders' annual general meeting. **The convening of 2020 shareholders of the convening of 2020 shareholders of the convening of 2020 shareholders. **The convening of 2020 shareholders of the convening of 2020 shareholders of the convening of 2020 shareholders. **The convening of 2020 shareholders of the convening of 2020 shareholders of the convening of 2020 shareholders. **The convening of 2020 shareholders of the convening of 2020 shareholders of the convening of 2020 shareholders. **The convening of 2020 shareholders of the convening of 2020 shareholders of the convening of 2020 shareholders of the convening of 2020 shareholders. **The convening of 2020 shareholders of the convening of 2020 shareholders of the convening of 2020 shareholders of the convening of 2020 shareholders. **The convening of the convening of 2020 shareholders of the convening of 2020 shareholders. **The convening of the convening of 2020 shareholders of 2020 shar	,	
	10. Approval of the independent compilation of OUCC financial		
	report and amendment to the guidelines for the compilation as	V	
	well as the accounting system		
	11. Approval of the release of Accounting Officer of OUCC from non-competition restrictions	V	Approved unanimously by
	12. Approval of the proposal for the 2020 operating and capital	v	the attended
	budget		Directors
	1. Approval of the Company's periodical assessment on the		
15 th term	independence and competence of the CPAs		
2020.5.5	2. Approval of the proposal for the change of organization structure of OUCC		
10 th meeting	Approval of the Company's consolidation of subsidiary and		
of 15 th term	reinvestment in China		
2020.8.13			
11 th meeting	1. Approval of the Company's 2021 auditing plan	V	
of 15 th term	2. Approval of the Company's proposal on donation reallocation		
2020.11.10	3. Approval of amendment to "Corporate Governance Principles",	V	
	"Meeting Rules of Board of Directors" and "Remuneration		
	Committee Charter" of OUCC		
	4. Approval of the proposal for the 2021 expanditure conital hydrot		
	5. Approval of the proposal for the 2021 expenditure capital budget6. Approval of the Company's proposal for budgetary increase on		
	construction of the new SC plants in Linyuan and the liquid		
	ammonia storage tank		
	animoma storage tank		

Term of the Board/ Meeting Date	Major resolution	Items regarding Article 14-3 of Securities & Exchange Act	The objected or qualified opinion of the Independent Director
12 th meeting of 15 th term 2021.3.18	 Approval of the Company's 2020 financial report (including individual report) and appointment of CPAs Approval of the Company's 2020 deficit offset Approval of the Company's 2020 business report Approval of the Company's 2020 Internal Control System Declaration Approval of the Company's reelection of the Board Approval of the proposal for the convening of 2020 shareholders' annual general meeting Approval of the Company's establishment of Corporate Governance Officer Approval of the proposal for the 2021 operating and capital budget 	V V V V	Approved unanimously by the attended Directors
13 th meeting of 15 th term 2021.5.4	 Approval of the Company's Board candidate nomination Approval of the release of relevant non-competition restriction on the Company's Board of Directors Approval of the Company's periodical assessment on the independence and competence of the CPAs 		

- 3.12 Recorded or written statements of dissent made by any Director or Supervisor to important resolutions passed by the Board of Directors during the recent year and up to the date of publication of this annual report: N/A
- 3.13 Summary of discharge and resignation of parties relating to the annual report (Chairman, President, Accounting Officer, Financial Officer, Internal Auditing Officer, Corporate Governance Officer and R&D Officer) in the recent year and up to the date of publication of this annual report: N/A

4. CPA professional fee

4.1 Breakdown of CPA professional fee

4.1.1 CPA information

Firm Name	CPA N	lame	Duration of Audit	Remark
Deloitte Touche Taiwan	Hsin-Wei Tai, CPA	Yu-Wei Fan, CPA	2020.01.01~2020.12.31	

4.1.2 CPA professional fee

Price	Fees	Audit Fees	Non-Audit Fees	Total
1	Less than NT\$2,000 thousand		V	$\sqrt{}$
2	NT\$2,000 thousand (inclusive)~NT\$4,000 thousand	$\sqrt{}$		\checkmark
3	NT\$4,000 thousand (inclusive)~NT\$6,000 thousand			
4	NT\$6,000 thousand (inclusive)~NT\$8,000 thousand			
5	NT\$8,000 thousand (inclusive)~NT\$10,000 thousand			
6	NT\$10,000 thousand (inclusive) or above			

Currency unit: NTD thousand

				Non	-Audit	Fees			
Firm Name	CPA Name	Audit Fees	System design	Commercial and Industrial Registration	Human Resource	Others	Subtotal	Duration of Audit	Remark
Deloitte Touche Taiwan	Hsin-Wei Tai & Yu-Wei Fan	3,570	0	0	0	45	45	2020.01.01 2020.12.31	Non-managerial salary auditing checklist Audit of "financial status" of the China investment

- 4.2 In the case of a change of CPA firm and the audit fees for the year of the change are less than those of the previous year, please specify the audit fees before and after the change, and the reasons for the change: Nil
- 4.3 In the case of the audit fees being 10% less than that of the previous year, please specify the audit fees before and after the change, and the reasons for the change: Nil

- 5. CPA replacement: Nil
- 6. Information regarding the Chairman, President, and Financial or Accounting Manager of the company who has worked with the CPA firm which conducts the Audit of the Company or an affiliate of said firm in the recent year: Nil
- 7. Any transfer of equity interests and pledge of, or change in equity interest, by a Director, managerial officer, or shareholder with a stake of more than 10 percent.
- 7.1 Shareholding variation of Directors, managerial officers and major shareholders

Unit: share

		2	2020	Endin	g April 18
Job title	Name	Shares	Pledge shares	Shares	Pledge shares
(Note 1)	rune	increase	increase	increase	increase
		(decrease)	(decrease)	(decrease)	(decrease)
Chairman	Douglas T. Hsu	0	0	0	0
Director	Far Eastern New Century Corporation	0	0	0	0
Director	Yue Ming Trading Company	0	0	0	0
Director	Yu Li Investment Corporation	0	0	0	0
Director	Fu Da Transport Corporation	0	0	0	0
Independent Director	C. T. Chan	0	0	0	0
Independent Director	Walt Cheng	0	0	0	0
Independent Director	Ping Lih	0	0	0	0
Managerial officer	Justin Tsai	0	0	0	0
Managerial officer	Victoria Peng	0	0	0	0
Managerial officer	C. K. Tsai	0	0	0	0
Managerial officer	Y. S. Chang	0	0	0	0
Managerial officer	Martin Kuo	0	0	0	0
Managerial officer	F. H. Chang (Note 2)	0	0	0	0
Managerial officer	Judy Wang	0	0	0	0
Managerial officer	Wen Fan Leu	0	0	0	0
Managerial officer	Allen Yu	0	0	0	0
Managerial officer	Amy Cheng	0	0	0	0
Managerial officer	James Lee (Note 3)	0	0	0	0

Note 1: The scope of managerial officers shall be defined according to the Securities and Futures Bureau decree under Tai-Tsai-Cheng-3-Tze No. 0920001301 dated March 27, 2003.

7.2 Shareholding transferred (while the counterparty is a related party): N/A

7.3 Shareholding pledged: N/A

Note 2: F.H. Chang, Assistant VP of Manufacturing Group I, officially retired effective 1 May, 2020.

Note 3: James Lee, Assistant VP of SC Business Group, officially reported to work effective 1 December, 2020.

8. Top 10 shareholders and their relationships:

18 April, 2021 unit: share

			r		T		T	Aprii, 2021 un	
	Curre	nt	Spouse		Shareho	lding in	Name, relationshi shareholders being the		
N.	sharehol		minor ch shareho		name of		spouse or kin within		D 1
Name							under the Civ	il Code	Remark
	Quantity of shares	Share holding	Quantity of shares		Quantity of shares	Share holding	Name	Relationship	
Far Eastern New	81,217,005	9.16%	0	0%	0	0%	Yuan Ding Investment	Note 1, Note 3	
Century Corp							Co Ltd Asia Cement Corp	Note 1, Note 2,	
							Asia Cement Corp	Note 1, Note 2,	
							Yuan Tung Investment	Note 1	
							Co Ltd	N 1 N 2	
							Kai Yuan International Investment Co Ltd	Note 1, Note 3	
							Ding Yuan Investment	Note 1	
							Co Ltd		
							Tong Fu Investment Corp	Note 3	
Representative:							Corp		
Douglas T. Hsu	1,664,781	0.19%	0	0%	0	0%	N/A	N/A	
Yuan Ding Investment	70,817,684	7.99%	0	0%	0	0%	Far Eastern New	Note 2, Note 3	
Co Ltd							Century Corp Asia Cement Corp	Note 1, Note 3	
							Yu Yuan Investment	Note 1, Note 3	
							Co Ltd		
Representative:	1.664.701	0.100/	0	00/	0	00/	27/4	27/4	
Douglas T. Hsu Asia Cement Corp	1,664,781 63,766,522	0.19% 7.19%		0% 0%	0		N/A Far Eastern New	N/A Note 1, Note 2,	
Asia Cement Corp	05,700,322	7.1970	0	070	U	070	Century Corp	Note 3	
							Yuan Ding Investment		
							Co Ltd		
							Yu Yuan Investment Co Ltd	Note 1	
							Yuan Tung Investment	Note 2	
							Co Ltd		
							Kai Yuan International Investment Co Ltd	Note 2	
							Ding Yuan	Note 2	
Representative:							International Co Ltd		
Douglas T. Hsu	1,664,781	0.19%		0%	0		N/A	N/A	
Yuan Tung Investment Co Ltd	49,705,396	5.61%	0	0%	0	0%	Far Eastern New Century Corp	Note 2	
CO EIU							Asia Cement Corp	Note 1	
Representative:							1		
C. C. Wang	0	0%		0,0	0			N/A	
Yu Yuan Investment Corp	33,224,017	3.75%	0	0%	0	0%	Asia Cement Corp Yuan Ding Investment	Note 2	
Corp							Co Ltd	11010 2	
Representative:									
C. M. Chen	0	0%		0%	0		N/A	N/A	
Kai Yuan International Investment Co Ltd	32,473,173	3.67%	0	0%	0	0%	Far Eastern New Century Corp	Note 2, Note 3	
myesiment Co Ltu							Asia Cement Corp	Note 1	
							Tong Fu Investment	Note 3	
Dammaantati							Corp		
Representative: Humphrey Cheng	941	0%	0	0%	0	0%	N/A	N/A	
Transpirey Cheng	771	070	U	070	U	0 / 0	1 1/1 1	1 1/ / 1	l

Name	Curre		minor ch	Spouse and inor children's shareholding in name of others Shareholding in shareholding in name of others Shareholding in name of others Spouse or kin within the sec under the Civil Code		related party as the second tier	Remark		
	Quantity of shares	Share holding	Quantity of shares		Quantity of shares	Share holding	Name	Relationship	
Fubon Life Insurance	27,795,000	3.14%	0	0%	0	0%	N/A	N/A	
Co Ltd									
Representative:									
M. H. Tsai	0	0%	0	0%	0	0%	N/A	N/A	
Ding Yuan International Co Ltd	27,365,495	3.09%	0	0%	0	0%	Far Eastern New Century Corp	Note 2	
Representative:							Asia Cement Corp	Note 1	
M. H. Tsai	0	0%	0	0%	0	0%	N/A	N/A	
Tong Fu Investment Corp	13,753,554	1.55%	0	0%	0	0%	Far Eastern New Century Corp Kai Yuan International Investment Co Ltd	Note 3	
Representative:									
Humphrey Cheng	941	0%	0	0%	0	0%	N/A	N/A	
Norwegian Central Bank Investment Account in custody of CitiBank Taiwan	12,723,662	1.44%	0	0%	0	0%	N/A	N/A	

Note 1: The investees who are evaluated under the equity method

9. The number of shares held by the Company and Company Directors, managerial officers and the entities directly or indirectly controlled by the Company in a single company, and calculating the consolidated shareholding percentage of the above categories.

April 18, 2021 unit: 1000 shares

Investee (note)	Invested by	the Company	Invested by Directors, management, and enterprises controlled by the Company directly or indirectly Combined Investment Combined Investment			d Investment
	Quantity of shares	Shareholding	Quantity of shares	Shareholding	Quantity of shares	Shareholding
Tong Fu Investment Corporation	149,694	100%	0	0%	149,694	100%
Pacific Petrochemical (Holding) Ltd	148	100%	0	0%	148	100%
OUCC (Bermuda) Holding Ltd	104	100%	0	0%	104	100%

Note 2: The investors whose investment in the Company is evaluated under the equity method.

Note 3: The Company for which the chairman or president is the chairman or president of another company, where a spouse or kin within the second tier is employed.

IV. Capital Overview

1. Capital and shares

1.1 Source of Capital

Unit: NTD thousand, 1000 shares

Year/	Iganina	Authoriz	ed Capital	Paid-ir	n Capital	Re	emarks	
Month	Issuing Price	Shares	Amount	Shares	Amount	Source of Capital	Capital increased by assets other than cash	Others
2000/07	10	560,000	5,600,000	511.115	5.111.150	Recapitalization of capital surplus: 379,972		Note 1
2000/07	10	360,000	3,000,000	311,113	5,111,150	Capital increase in cash: 30,000		Note 2
2001/04	10	560,000	5,600,000	505,902	5,059,020	Cancelled treasury stock: 52,130		Note 3
2001/09	10	560,000	5,600,000	495,907	4,959,070	Cancelled treasury stock: 99,950		Note 4
2003/07	10	560,000	<i>5</i> (00 000	525 50C	£ 255 0C1	Recapitalization of retained earnings: 97,712		Note 5
2003/07	10	560,000	5,600,000	535,596	5,355,961	Recapitalization of capital surplus: 299,179		Note 5
2004/07	10	820,000	8,200,000	616,467	6,164,669	Recapitalization of capital surplus: 808,708		Note 6
2005/02	10	820,000	8,200,000	676,467	6,764,669	Capital increase in cash: 600,000		Note 7
2005/09	10	820,000	8,200,000	746,554	7,465,544	Recapitalization of capital surplus: 700,875		Note 8
2006/07	10	820,000	8,200,000	770,721	7,707,212	Recapitalization of capital surplus: 241,668		Note 9
2007/07	10	820,000	8,200,000	787,486	7,874,864	Recapitalization of capital surplus: 167,652		Note 10
2008/08	10	820,000	8,200,000	805,185	8,051,846	Recapitalization of capital surplus: 176,982		Note 11
2012/08	10	1,000,000	10,000,000	885,703	8,857,031	Recapitalization of capital surplus: 805,185		Note 12

Note 1: (89) Tai-Tsai-Cheng (1) No. 28043 dated March 30, 2000

Note 2: (89) Tai-Tsai-Cheng (1) No. 31633 dated April 25, 2000

Note 3: (90) Tai-Tsai-Cheng (3) No. 109337 dated March 9, 2001

Note 4: (90) Tai-Tsai-Cheng (3) No. 143329 dated July 19, 2001

Note 5: (92) Tai-Tsai-Cheng (1) No. 0920126972 dated June 18, 2003

Note 6: (93) Tai-Tsai-Cheng (1) No. 0930123783 dated June 28, 2004

Note 7: (93) Ching-Kuan-Cheng (1) No. 0930145975 dated October 19, 2004

Note 8: (94) Ching-Kuan-Cheng (1) No. 0940123773 dated June 14, 2005

Note 9: (95) Ching-Kuan-Cheng (1) No. 0950124903 dated June 19, 2006

Note 10: (96) Ching-Kuan-Cheng (1) No. 0960032441 dated June 27, 2007

Note 11: (97) Ching Kuan-Cheng (1) No. 09701200670 dated August 13, 2008

Note 12: Ching-Kuan-Fa-Tze No. 1010027826 dated June 22, 2012

Unit: share

Type of	Author	ized Capital Stock	Damanlı	
share	Outstanding Shares (listed)	Unissued Shares	Total	Remark
Common stock	885,703,029	114,296,971	1,000,000,000	_



1.2 Self - Registration System: Nil

1.3 Composition of Shareholders

April 18, 2021

Composition of Shareholders Quantity		Financial organization	Other juridical persons	Individuals	Foreign institution or foreigner	Total
Number of persons	11	19	117	62,814	126	63,087
Shares held when appointed	274,478	40,275,730	445,930,136	318,410,592	80,812,093	885,703,029
Shareholding	0.03%	4.55%	50.34%	35.96%	9.12%	100%

1.4 Distribution Profile of Share Ownership

April 18, 2021

Shareholders Ownership	Number of Shareholders	Number of Shares Owned	Shareholding
1 ~ 999	29,350	6,751,923	0.76%
1,000 ~ 5,000	22,780	52,983,822	6.00%
5,001 ~ 10,000	5,258	41,014,744	4.63%
10,001 ~ 15,000	1,781	22,145,797	2.50%
15,001 ~ 20,000	1,150	21,334,282	2.41%
20,001 ~ 30,000	968	24,480,288	2.76%
30,001 ~ 50,000	826	33,073,173	3.73%
50,001 ~ 100,000	550	39,587,123	4.47%
100,001 ~ 200,000	237	33,394,604	3.77%
200,001 ~ 400,000	93	25,889,544	2.92%
400,001 ~ 600,000	25	12,859,431	1.45%
600,001 ~ 800,000	12	8,722,226	0.98%
800,001 ~ 1,000,000	8	7,491,694	0.85%
1,000,001 and above	49	555,974,378	62.77%
Total	63,087	885,703,029	100.00%

1.5 Major Shareholders

April 18, 2021 unit: share

Quantity of shares Major Shareholders	Total shares owned	Shareholding ownership %
Far Eastern New Century Corp	81,217,005	9.17%
Yuan Ding Investment Co Ltd	70,817,684	7.99%
Asia Cement Corp	63,766,522	7.19%
Yuan Tung Investment Co Ltd	49,705,396	5.61%
Yu Yuan Investment Co Ltd	33,224,017	3.75%
Kai Yuan Int'l Investment Co Ltd	32,474,173	3.67%
Fubon Life Insurance Co Ltd	27,795,000	3.14%
Ding Yuan International Co Ltd	27,365,495	3.09%
Tong Fu Investment Corp	13,753,554	1.55%
Cathay Life Insurance Co Ltd	12,723,662	1.44%

Note: 1. Top 10 shareholders 2. A total of 885,703,029 shares

1.6 Market Price, Net Value, Earnings and Dividends per Common Share Latest two year	1.6 Market Pric	e. Net Value.	Earnings and	Dividends per	Common Share	Latest two years
--	-----------------	---------------	--------------	---------------	--------------	------------------

Item		Year	2019	2020	From 1 Jan 2021 to 31 Mar 2021
Market		Highest	26.80	21.50	21.60
price per		Lowest	20.40	13.35	17.00
share		Average	23.78	17.34	19.08
Net value	Before distribution		15.51	13.88	14.56
per share		After distribution	15.21	13.88	_
Earnings per share	Wei	ghted average shares	871,949 thousand shares	871,949 thousand shares	871,949 thousand shares
	Earn	ings per share (Note 1)	0.04	(1.22)	0.64
		Cash dividend	0.30		N/A
Dividends per share	Stock	From retained earnings (NT\$)	_		N/A
(Note 1)	dividend	From capital surplus (NT\$)	_	_	N/A
	Accumula	ted undistributed dividends	_	_	N/A
Analysis on	Price/	Earnings Ratio (Note 2)	594.50	_	7.45
investment	Price/	Dividend Ratio (Note 3)	79.27	_	N/A
return	Cash	dividend yield (Note 4)	1.26%	_	N/A

Note 1: Based on the weighted average of outstanding shares and the quantity of shares after retroactive adjustment of earnings and recapitalization of capital surplus.

1.7 Dividend Policy and Implementation Status

1.7.1 Pursuant to the Article 34 of the Company's Articles of Incorporation, the Company's stock dividend allocation shall take into consideration of the changes in the outlook of Company business, and the life cycles of the various products or services, which have an impact on the future capital needs and taxation. Unless the need should arise for improvement of the financial structure and reinvestment, and production expansion or other major capital expenditure, the stock dividend shall be no less than 50% of the total net profit after tax and deduction of deficit compensation, legal reserve and special reserve, whereas the cash dividend shall be no less than 10% of the total of the shareholder bonuses distributed in the same year.

As of the example of the last three years, the cash dividend allocated have been in compliance with the Company's Articles of Incorporation, i.e. no less than 10% of the total shareholder bonuses distributed, such is as follows:

Unit: NTD per share

Year	Net earnings per share (A)	Cash dividend from retained earnings (B)	Cash dividend from capital surplus (C)	Total cash dividend (D)=(B)+(C)	Cash dividend distribution rate (B+C)/D
2018	2.01	1.75	0	1.75	100%
2019	0.04	0.30	0	0.30	100%
2020	(1.22)	0	0	0	0%

Note 2: Price/Earnings Ratio=Average Closing Price Per Share in current year/Earnings Per Share

Note 3: Price/Dividend Ratio=Average Closing Price Per Share in current year/Cash Dividend Per Share.

Note 4: Cash Dividend Yields=Cash Dividend Per Share/Average Closing Price Per Share in current year.



1.7.2 Dividend allocation proposal to be approved at the shareholders meeting 2021 No dividend allocation is proposed this year.

1.8 Effect on Business Performance and EPS resulting from Stock Dividend distribution proposed by the 2021 Shareholders' meeting: N/A

1.9 Remunerations for Employees and Directors:

1.9.1 The numeral and range of the Board's remuneration according to the Articles of Incorporation of the Company

When there is profit at the end of the year, the Company shall distribute 1%-2% of the profit as remuneration for employees and no more than 1% as remuneration for Directors. However, should there be accumulated losses, the losses should be offset in advance. The remuneration for employee can be in stock or in cash. Its actual proportion, amount, form or number of stock shall be resolved at the Board of Directors' meeting, with consent of over half of the least two thirds of total Directors attendant, and be approved at the Shareholders' meeting. Same shall be applied to the remuneration for Directors.

- 1.9.2 The accounting transaction to be followed when the current basis for estimating the amount of compensation for employees and Directors, and the basis for calculating the number of shares for employee compensation and the actual amount to be distributed be different from the estimation. The adjustment will be booked into account the following year pursuant to the accounting estimation changes management.
- 1.9.3 The proposed 2020 remuneration allocation

The remuneration allocation approved by the Board meeting held on 18 March 2021 prior to submission to the shareholders' meeting for approval is as below:

- (a) The cash dividend/stock dividend to be allocated to employees and Directors are: No employee and Directors' bonus allocation due to the net loss in 2020.
- (b) The discrepancy, cause and treatment thereof, between estimation and actual allocation of bonuses to employees and Directors resolved at a meeting of the Directors: N/A
- (c) Proposed percentage of employee stock dividend over the aggregate of earnings after tax and total employee remuneration: N/A
- 1.9.4 2019 remunerations to employees and Directors/Supervisors:
 - (a) Employees: Proposed remuneration to be allocated NTD457,197, actual allocation NTD457,197.
 - (b) Directors/Supervisors: Proposed remuneration to be allocated NTD228,598, actual allocation NTD228,598.

1.10 Repurchase of Company Stock

None in the recent year and up to the date of publication of the annual report.

2. Issue of Corporate Bonds: Nil

3. Preferred Stock: Nil

4. Issuance of Overseas Depository Receipts: Nil

5. Employee Stock Options: Nil

6. Employee Restricted Stock Awards: Nil

7. Stock Issued for Mergers and Acquisitions: Nil

8. Implementation of Capital Utilization Plan

The issue or private placement of securities not yet completed in the quarter before the date of publication of the annual report, or plans completed in the recent three years with no return on investment: Nil

V. Operation Overview

1. Business Activities

1.1 Business scopes

1.1.1 The Company's business lines are stated as following:

C001010	Desirabanian industria			
C801010	Basic chemical industry			
C801020	Petrochemical engineering raw material manufacture			
C801060	Synthetic rubber manufacture			
C801100	Synthetic resin and plastics manufacture			
C802060	Animal medication manufacture			
CB01010	Machinery & equipment manufacture			
F107070	Animal medication wholesale			
F107200	Chemical raw material wholesale			
F113010	Machinery wholesale			
F401010	International trading			
I103060	Management consultation			
I501010	Product design			
IC01010	Drug inspection			
JE01010	Leasing			
C802041	Western medicine manufacturing			
C114010	Food additives manufacturing			
ZZ99999	Any business unprohibited or restricted by laws or regulations, except for those that require special permission			

1.1.2 Weight of consolidated company operations

Currency unit: NTD thousand

	2019		2020	
	Turnover	Operation ratio (%)	Turnover	Operation ratio (%)
EG	16,849,348	71	13,633,008	69
Gas	1,638,122	7	1,764,017	9
SC	5,304,729	22	4,249,428	22
Investment & others	22,775	_	49,447	_

1.1.3 Major business operations consolidated

- (1) Manufacture and sale of MEG, EO, DEG, etc.
- (2) Manufacture and sale of oxygen, nitrogen, argon, CO₂ and liquid gas products
- (3) Manufacture and sale of specialty chemicals such as EA, EC, EB, AEO, PEG, MPEG, TA, TM, etc.

1.1.4 New products under development

To meet with customers' requirements, the Company is developing the high value-added EO derivatives to be applied to functional textiles, UV curing monomers, PU, daily chemicals and industrial auxiliaries, etc.

1.2 Industrial overview

1.2.1. EG

(1) Industrial overview and development

The global demand volume of EG in 2020 totaled 30 million MT, of an annual growth rate -6%, due to the pandemic COVID-19. China, with the largest market demand of 17 million MT, accounting for 56% of the global demand and -7% annual growth rate, depended still on an annual import of 10 million MT and more besides self-supply. As the pandemic impact mitigated, downstream demand of polyester returned, EG production shall remain steady.

(2) Correlation between up-, mid- and down-stream

The total global demand for ethylene was approx. 165 million MT in 2020, of which 15% was used for the production of EO and EG. The market supply in H1/2020 loosened as oil prices dropped due to the pandemic, yet, ethylene became shortened in Q4/2020 on account of the unexpected shutdowns of Asia naphtha crackers, as well as the US ones effected by the hurricane. As the ethylene disequilibrium struck in Feb 2021 by the shutdowns resulted from the blizzard in South America, the supply and demand shall improve in H2 after operations return to normal.

EG is used up to 88% by polyester products primarily, which are composed of chemical fiber, polyester for bottles and film slitter and so on.

(3) Overall economy, product development trend and competition

With the pandemic impact, the 2020 global economy growth rate turned recessive by 3.5% in comparison with the previous year. To secure a steady economic growth after the gradual recovery, China continues to restructure, getting rid of the uncompetitive scale of product lines.

With an ample EG market supply, as additional capacity of US and China crackers and down-stream EG released, the company will adjust its EG output and continue developing high value-added EOD to enhance its overall profit level.

1.2.2 Gas

(1) Industrial overview and development

The overall status of gas industry went backward in H1/2020 due to COVID-19. With the pandemic well-controlled, and the sustained demand of high-tech product of long-distant video equipment and the like in H2/2020, the export orders rapidly expanded the up-, mid-and downstream of the semi-conductor manufacturers in Taiwan; while the impact of rebound international raw material prices on the manufacturers pushed up the production capacity utilization rate of the manufacturing industry. On the other hand, the recessive businesses in China effected by the global pandemic and the deteriorating situation abroad have severely slashed the export business in China.

In 2021, due to the continued booming in international high-tech product demand (such as 5G communications, electric vehicles, high-performance computing chips), Taiwan's leading edge in semiconductor industry will conduce to the continued growth of export orders in electronics industry chain; in addition, the resumption of production activities in various countries spur the rise of international crude oil prices, and drive the growth of manufacturers demands. Therefore, gas demand in 2021 will continue the trend of H2/2020. China, adhering to its internal circular economy policy to expand infrastructure construction, is bound to increase opportunities for business growth in China's gas market.



(2) Correlation between up-, mid- and down-stream

In addition to the company's gas output, which fully supplies internal ethylene glycol (EG), ethanolamine (EA), and ethylene carbonate (EC) plants, oxygen and nitrogen are also supplied to customers in Linyuan, Dalin and Dafa Industrial Zones, with the remaining liquid products supplied mainly to domestic electronics, petrochemical, medical, food, steel and metal processing markets. To quickly respond to customer needs, the gas plant has a liquid gas storage tank with a capacity of 10,500 MT and up, and a remote liquid level/pressure transmission system is fully installed. Based on such system, a smart car dispatching system and a big data analysis system will be developed, in order to provide customers with more satisfactory and professional services.

Tong Da Gas Industries (Yangzhou) Ltd. oxygen is supplied to Far East Union Petrochemical (Yangzhou) Ltd. for the production of ethylene oxide, and the nitrogen is provided via pipelines to customers in Yizheng Chemical Park. The liquid oxygen, liquid nitrogen, liquid argon and other products, in addition to Air Liquide Shanghai, are also sold to customers in Eastern Chinas.

(3) Overall economy, product development trend and competition

With the growth in export orders of Taiwan's semiconductor industry chain in 2021, the expansion of related industries will increase the gas demand. The gas industry will continue to invest in the construction of air separation units in accordance with the market growth trend. The gas market growth in 2021 is expected to be steady.

1.2.3 SC

(1) Industrial overview and development

EA:

The combined ethanolamine production capacity totaled 100,000 MT, including 40,000 MT of FUPY (currently suspended). In addition to supplying downstream electronic solvents, detergents, resins, inks, textiles, cement and other industrial applications, the company's EA in Linyuan is also exported to Asia-Pacific, Europe, America, and Africa. Among which, the monoethanolamine provides domestically flexible and instant supply services to electronic lotion manufacturers, and users of triethanolamine can no longer be subject to the cumbersome import procedures of the United Nations Chemical Weapons Control (CWC) and obtain a stable supply of raw materials. The EA used for the detergents, cosmetics, concrete additives turned competitive in the international market. In terms of market demand and application, the domestic electronic lotion and the cement industry in China have stable demand. In 2020, due to the loss of production capacity in the America resulted from the epidemic, the total global demand for ethanolamine was approx. 1.65 to 1.7 million MT, of -13% growth rate, among which, the demand in China was 450,000 tons/year (including self-use), of 10% decrease. It is estimated that the overall demand will remain flat in 2021 due to the post epidemic, financial, raw material fluctuations, and supply shortages in the first quarter. With little impact of the pandemic, the company's sales volume in 2020 was slightly higher than the previous year. In 2021, the company will expand its marketing with a stable channel and launch ultra-clean and high-purity ethanolamine products to supply customers of the semiconductor process cleaning solvents in Taiwan and Asia, to create the profit.

EBDB:

EBDB (Ethylene Glycol Butyl Ether) is applicable mainly to solvents for painting, printing ink, stamping ink, oil, resin, as well as metal detergent, paint remover, lubricant remover, automobile engine detergent, dry-clean solvent, and epoxy resin solvent, etc. Market requirement remains stable. The Company is the sole producer of EBDB in Taiwan, with production capacity of 30,000 MT per annum. In 2020, affected by the loss of production capacity in the Americas resulted from the epidemic, the total global demand for ethylene glycol butyl ether was approx. 850,000 to 900,000 MT, of -15% growth rate. Among which, the demand in China wss 190,000 MT (including self-use), a decrease of 20%. It is expected that the overall demand will remain flat in 2021 due to the post epidemic, financial, raw material fluctuations, and supply shortages in the first quarter. With little impact of the epidemic, the company's sales volume grew by 18% in 2020. In 2021, the company will continue to optimize sales channels, develop and increase the application of high-purity products, and further increase sales to strive for the best profit.

EC:

The company's Ethylene Carbonate (EC), used mainly by polycarbonate (PC) producers as a raw material for compact discs, composite plastics, and other high-end applications, has a stable market demand. The Company's EC with the world's largest capacity 60,000 MT per annum applies the non-phosgene environmental protective production process using its own EO and recycled CO₂ as feedstocks, a dedicating effort of the company to the sustainability by reducing its GHG emission.

EOD:

The Company's two EOD plants, of total consolidated output capacity 146,000 MT, locate in Linyuan and Yangzhou with respective output capacity of 800,000 and 660,000 MT. EOD products of the Company consist of AEO, which may be applied to synthetic detergent formulas and textile auxiliaries, PEG to detergents of daily chemicals, textile auxiliaries and electronic chemicals, MPEG and HPEG used in concrete water reducers and paper pulp auxiliaries, TA as auxiliaries in pesticides and textiles, and TM used in UV curing resin, and other ethoxylates used in textile & dye process development and construction chemicals according to the strategic development of vertical integration of the Far Eastern Group, as well as new series of raw material and formulation required to be used in rubber latex, textile protection, agriculture, polyurethane, lubricant and the like. The ethoxylates of the company are primarily supplied to the down-stream industries such as daily chemicals, electronic chemicals, synthetic resins, textile and construction chemicals, which are highly correlative to the overall economy growth. In recent years, the demand of EOD has continued to boost in Asia, especially the emerging markets in China and South East Asia, following the escalating of the people's consumption level. In order to strengthen competitiveness and keep close to market demand, the company has been developing in recent years the high-end materials and formulation technologies, special alcohol ether and polyol series of new products, and provided functional products of safe antibacterial, functional cleaning, environmental protection, waste reduction, and recycling to meet customers diversified demand, conducing to the increase of revenue and profit, with a getting completed product line.

The EOD plant of the FUPY in Yangzou is to mainly supply the China domestic market. Following the China economic development in the recent years, with the market demand focused on the expansion of its domestic requirement and the industrial upgrade, the FUPY has been proceeding with the expansion of new product lines to further develop other EOD products, besides its original AEO, to enhance the product competitiveness. The future of FUPY is well expected.

(2) Correlation between up-, mid- and down-stream

EA:

With EO as its major feedstock, the cost of EA has become tightly linked to the ethylene market, the up-stream of EO. EA has a variety of applications, primarily as a surfactant in household detergents, electronics solvents, wood preservatives, taurine, insecticides and herbicides, textiles and cement auxiliaries. In particular, the market demands of electronics solvents, and daily chemical auxiliaries, fluorescent whitening agents, insecticides and herbicides and cement auxiliaries have been stable. Besides the Taiwan and China markets, the EA products were sold to Asia Pacific, the Middle East, Africa and Europe.

EBDB:

The costs of EO and n-butanol, raw materials of EBDB, are highly correlative to the market status of the up-stream ethylene and propylene. The main applications of EBDB include solvents, paint remover agent, lubricant remover agent, automobile engine detergent, dry-clean solvent, epoxy resin solvent and so on. The market demand is stable. The company is the sole producer of EBDB in Taiwan.

EC:

The company's EC plant adopts safe, eco-friendly and competitive production process using its own production of EO and recycled CO2, and mainly produced to satisfy the stable demand of the down-stream PC supplier, Chi Mei, in the production of polycarbonate (PC).

EOD:

With EO as a self-supply feedstock, others feedstock as fatty amine and methanol were also procured for production. EOD is widely used by mid- and down-stream markets as daily chemicals, textile auxiliary, medicine, construction, resin paint and electronics.

(3) Overall economy, product development trend and competition

EA:

For the time being, the company is the only domestic EA producer, with competitive vantage using self-produced EO as feedstock. The company owns 60% domestic market share, as EA demand from the electronics industry remains stable in Taiwan. The Company's future marketing strategy is to enhance domestic market share as well as exports to Asia, Europe and America. The Company's primary rivals include Nippon Shokubai (Japan), Optimal-Petronas (Malaysia), Thai Ethanolamines (Thailand), Sabic and Sadara (Saudi Arabia), and some other manufacturers in China, Europe and America. EA sales objective in 2021, besides enhancing marketing through domestic and overseas channels to maintain stable demand and supply, aims at upgrading EA product to semi-conductor level with high value for differentiated market sale, to survive the extreme competitiveness, creating better profit.

On the other hand, the EO feedstock of FUPY EA can now be self-sustained. Though the EA demand in China continues to grow, the EA market is being overrun by competition. To achieve a higher production rate to reduce cost, it is necessary to maintain steady supply and demand.

EBDB:

With EO and n-butanol as raw materials, EBDB is widely used as solvents with mid to high boiling point, which covers paints, printing ink, stamping ink, oil, resin solvents, metal detergent, paint remover, lubricant remover agents, automobile engine detergent, dry-clean solvent, and epoxy resin solvent, etc.

EC:

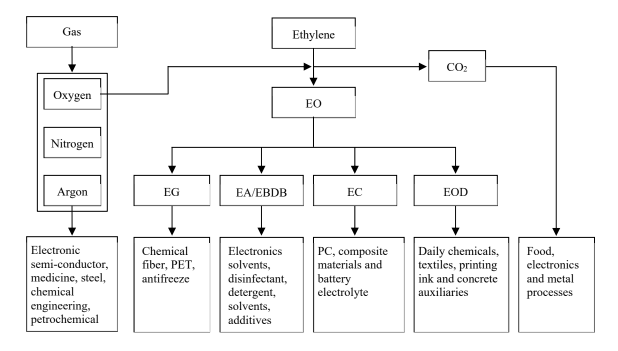
Due to the stable market demand for PC, EC is in steady development. Despite of PC, EC can also be applied to electrolyte of lithium battery, diesel additive, polyether polyols for PU, and so on. With its strength in safe production and eco-friendliness, EC obtains good potential.

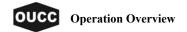
EOD:

With self-owned EO as feedstock, the company's EOD, produced with advanced processing equipment, coupled with stable quality and strong technical service capability, has established its market share. Given that the domestic market scale is small and restricted, current EOD is prioritized to steadily supply domestic downstream customers, then to be exported to South East Asia, New Zealand and Australia, Middle East and Latin America, etc. On account of the rapid growth in China economy, EOD product demand in daily chemicals remains growing followed by the booming of consumption capability. However, the market becomes over supplied as new capacity continues to launch. With more imported products of lower costs joining in the competition, EOD margin isn't easy to maintain.

EOD plant of FUPY shall remain high operation rate in view of competition, and endeavor in marketing, development of new products and new customers, as well as business territory expansion to enhance overall advantages in China.

(4) Industry overview





1.3 Technology and R&D overview

The Company has always highly valued R&D, and allots a substantial yearly budget for the purpose. The R&D expenditure in 2020 was NT\$ 149,965 thousand, NT\$ 161,393 thousand in 2019, and NT\$ 48,845 thousand in Q1/2021.

With EG as the Company's prime product and EO as its precursor, the Company has since been concentrating on the development and production of EO derivatives, in view of the difficulty in EO storage and transportation. Given the risk of the economic circulation of raw material to the bulk such as EG, the development of EOD has been prioritized to transform OUCC into a Specialty Chemical company, based on the premise of the diversification and risk management. In recent years, the R&D has continued to develop high-quality EOD/POD customized products. The main new products in 2020 include: PU/TPU reactive polyether polyol (PEGR1/PTGR1/BPAR series), styrenated phenol ethoxylates (TSP series)/ C13 oxo alcohol ethoxylates (TDE series)/ castor oil ethoxylates (CO series) /polyoxyethylene sorbitan esters (TWEEN series) for emulsification and dispersion; EO/PO copolyether (PE, HME75, LMV series) for lubricant and deformer; bis(2-hydroxyethyl) terephthalate derivatives (CMB, CHB, PHB, HBS series) as raw materials for transesterification/biopolyols, etc.; among which, PEGR1/PTGR1 products have excellent properties of yellowing resistance and nonexplosive polymerization; surfactant products of functions such as excellent wetting, penetrating, emulsifying, dispersing, cleaning and others can be developed, according to customer requirements, into the low foam, low pour point, low scent, and biodegradable products, of which qualities have been well reviewed and recommended by downstream customers.

In view of the company's mission in environmental protection, and concern over the decrease of production consumption of terminal products as well as adding high product value to increase the company's revenue and profit, the new technologies in synthesis such as radical polymerization, esterification and transesterification, and the formulated modulation have been undertaken the further processing of EOD/POD downstream. In 2019, the company has successfully developed high-efficiency water-reducing agent WR01, slump agent SR01, and the functional admixture formulation JSP01 of slow coagulation and high pour point traits for concrete, supplied to the downstream premix plants starting Q4/2020, and was rewarded the Prize of Excellent Synergy of the "2020 Far Eastern Spirit Award". Additionally, in 2020, a number of products of daily chemicals/dyeing and finishing have been successfully developed, including functional clothing lotion, scale remover, scouring agent, solvent, reducing solvent, and formulated products such as zinc oxide suppressor with bacterial inhibiting/antibacterial functions, sunscreen and oil agent.

Aiming at the production of high-value fine chemicals, the company has developed special ringopening polymerization technology to produce special polyether polyols, and high-tech reductive amination technology to produce polyetheramine series and ethyleneamine series (including ethylenediamine, diethylenetriamine, aminoethylethanolamine, piperazine, etc.).

Special polyether polyol mainly contains PO or EO-PO, EO/PO-THF copolymer series of mono-, di-, tri-, tetra-, and hexa-functional groups. The molecular weights of each series of polyether polyols range 230-20000, and the physical properties of each series of polyether polyols can be adjusted according to specific needs. Various series of polyether polyols can be applied to various polyurethane (PU) resins

such as adhesives and sealants, elastomers, rigid foams and soft foams to improve their quality grades and physical properties, such production capacity has been ready since 2019.

The polyetheramine series are mainly mono-, di-, and tri-functional PO or EO-PO copolymer. The molecular weights of each polyetheramine series range 200-2000, which can mainly adjust / optimize the physical properties of the resin, and be suitable for use in the resin industry such as epoxy resin, polyurethane (PU), and polyamide fiber. Currently, the establishment of related technology has been completed for laboratory-level of consecutive production testing. Mass production will be expected by Q4/2021.

The ethyleneamine series including ethylenediamine, diethylenetriamine, aminoethylethanolamine, and piperazine can be used in industries such as resin additives, electroplating, pharmaceuticals, agriculture, textile, papermaking, and solvents. At present, the establishment of related technology has also been completed for laboratory-level of consecutive production testing. Mass production can be expected by Q4/2021.

1.4 Long- and short-term business development plans

1.4.1 EG operations

Short term: To elevate current equipment reliability and production rate to satisfy domestic market demand.

Long term: To evaluate and plan for the security of energy resources in the territory where the energy is competitive, with the aim of expanding the core business base.

1.4.2 GAS operations

Short term: (1) Continue expanding pipeline business in Linyuan Industrial Park to elevate capacity utilization.

(2) Develop high valued products to enhance products' added value.

Long term: Review the industries' development trends to establish new gas business requirements.

1.4.3 SC operations

Short term: The Company will enhance business operations with end users, infuse new products into the market, and strengthen technical service ability to increase the market share, in addition to reinforcing cooperative relation with international leading manufacturer for the brand exposure improvement, while maintaining strategic collaborative partnership in developing other customized EO downstream derivatives to compete mutually through collaborative supply chain.

Long term: To proceed with plans for the diversified development of new SC and fine chemicals to enlarge the proportions of sales and profit of SC.

2. Market, Sale & Production Overview

2.1 Market Analysis

- 2.1.1 Major products vs sales territories vs competitors and market share
 - (1) EG:

The MEG, DEG and EO from the EG plant were primarily produced for the domestic market. Current EG domestic market share is 20%.

(2) GAS:

The sale of industrial gas is also mainly for the domestic market. Domestic market share is 8%.

(3) EA:

The main sales territories for EA include Taiwan, Asia Pacific, the Middle East, Africa, Europe and America.

The EA of the Far Eastern Union Petrochemical (Yangzhou) Ltd. primarily sells to Eastern China, where the market demand is the largest, and the cost of customs duty and freight thereof can be saved. (Currently suspended)

(4) EBDB:

The current sales territories of the Company's EBDB are in Taiwan, China, Asia-Pacific, and Africa, etc.

(5) EC:

The EC supplied to Chi Mei for the production of PC is primarily used as advanced plastic materials for compact disks. As the two PC production lines of Chi Mei under good operation, the development continues, and the consumption of EC may remain growing.

(6) EOD:

The AEO, PEG, MPEG, HPEG, TA, and TM from the EOD plant have extensive application and accounted for the 35% of domestic market share in 2020. Apart from the domestic market, the EOD products exported to South East Asia, New Zealand, Australia, Middle East and Latin America accounted for approx. 50% of total sales volume.

The AEO, PEG and HPEG from the FUPY EOD plant goes mostly to Eastern China, while the rest goes to Northern and Southern China. Overall EOD market share is 5%.

2.1.2 Future market overview

(1) EG:

The total domestic output was approx. 2,310,000 MT, imports 40,000 MT, exports 1,410,000 MT, and domestic demand 940,000 MT in 2020.

(2) EO:

The demand for EOD grows by 3% or more each year. The Company's EO fulfills internal demand for EA, EC, and EOD.

(3) DEG:

The domestic demand is approx. 50,000 MT, while the supply is more than 100,000 MT. Export is necessary for the balance of DEG domestic market.

(4) GAS:

The Company competes with Air Products San Fu, Linde LienHwa, Air Liquide Far Eastern and Taipei Oxygen and Gas. In 2021, the Company will extend pipeline business ratio and area, and increase high value product of CO₂.

(5) EA:

As the sole domestic manufacturer of EA, 50% of production volume goes to the domestic market, which used to rely totally on imports. The remaining 50% will be exported to China, Asia Pacific, Africa, Europe and America.

(6) EBDB:

As the sole domestic manufacturer of EBDB currently, 40% of production volume goes to the domestic market, while the remaining 60% will be exported to China, Asia Pacific, and Africa.

(7) EC:

As the sole domestic manufacturer of EC currently, which demand used to depend totally on the export, 90% of the company's output will fulfill the domestic demand, while the rest 10% be exported to China, Pacific-Asia, Europe and America.

(8) EOD:

With diversified downstream applications to household industry such as detergent, textile auxiliary, coating resins, concrete water reducers, and so on, the Company will be extending its technical services to customers, in hope that future EOD shall grow along with economic development, and seek long-term cooperation with leading SC manufacturers to further expand its domestic market share and increase export volume; 50% of production will go to the domestic market and 50% to China, South East Asia and the Middle East.

2.1.3 Advantages/Disadvantages and Countermeasure in Competitiveness and Future Development

(1) Advantages:

- (a) With the highly efficient catalyst now in use, the efficiency of the EG plant has been improving remarkably each year resulting in the saving of feedstock ethylene and oxygen as well as energy consumption. In addition, the high-purity EO produced is not only used to produce EA and EC, but also for the newly developed high value-added EOD.
- (b) With the steady internal demand for oxygen to stabilize production costs, the gas remains unaffected by the external economy, which is a unique advantage amongst domestic gas producers.
- (c) To effectively reduce energy consumption, improve the quality and competitiveness of the product, EA plant No. 2 has adopted newly developed low water revamp process.
- (d) Due to that TEA is under the control of CWC of the United Nations and domestic production has released local TEA users from the almost inextricable and complicated import application procedures, the domestic demand and supply continue to grow.
- (e) In addition to its use as feedstock for electrolyte of lithium battery and composite material, the production of EC under the environmentally protective non-phosgene process and the use of GHG CO₂ as feedstock, have earned the recognition of society and environmental conservation institutions. EC is supplied under contract to satisfy the downstream Chi Mei's requirement for PC marketing.

- (f) The cost advantage of EOD plant due to self-owned feedstock EO and advanced processing equipment has resulted in high quality product with far lower than average impurity content, which is highly regarded by the customers. Additionally, with high capabilities in product development and technical service, the Company enables to meet with customers' requirements for new product development
- (2) Disadvantages and countermeasures:
 - (a) With CPC as major supplier of ethylene, import is necessary when there is a shortage.
 - (b) To deal with the disadvantages of the costly transportation, the Company is working on the installation of an optimizing transportation dispatch system to ensure stable and secure supply of gas products.

2.2 Applications and production processes of the major products

- 2.2.1 Applications of major products
 - (1) MEG: is the raw material for polyester fiber, antifreeze, dehumidifiers, engineering plastics, PET bottles and brake fluid.
 - (2) DEG: is the raw material for dehumidifiers, lubricants, dye leveler, polyethyl urethane and unsaturated polyester resins as well as a solvent and grinding aid.
 - (3) EO: is the major feedstock for EG, glycol ether, EA and non-ionic surfactants and disinfectants.
 - (4) Oxygen: is used in the aerospace industry, metal processing, the papermaking and glass industries, chemistry and pharmaceuticals, industrial welding and cutting, waste water treatment, incineration, hospitals and fisheries, etc.
 - (5) Nitrogen: is mainly used in refineries, the glass, electronics and semi-conductor industries, plastics industry, in food preservation and packaging, low-temperature cutting, the chemical industry, metal heat treatment, pharmaceuticals, low-temperature surgery, printing, metal, rubber and livestock industries as well as in medical research.
 - (6) Argon: is used in welding, the aerospace industry, lighting, window heat insulation, the electronics and semi-conductor industry, the metal and alloy manufacturing industry and in laser production and the processing industry.
 - (7) CO₂: is used in welding, fire extinguisher, electronics and semi-conductor industries, frozen foods and dry ice cleaning, etc.
 - (8) MEA: is used in disinfection, anti-diarrheic, fluorescent whitening agents, surfactant, anti-corrosive agent, detergents, paints, and in acid gas absorbent and electronics solvent.
 - (9) DEA: is used in insecticides and herbicides, corrosion inhibitors, crosslink agent, engine antirust agent, detergents, surfactant, and in acid gas absorbent.
 - (10) TEA: is used for cutting, cooling and anti-corrosion agents in metal processing; emulsion and neutralization in the cosmetics industry; as a grinding aid in cement processing; as a concrete water reducer, and as a surfactant and electroplate bonder.
 - (11) EC: is used in the production of PC, which is then used for the production of compact discs and other engineering plastics.
 - (12) EBDB: is used in paints, printing ink, stamping ink, oil, resin solvents, metal detergent, paint remover, lubricant remover agents, automobile engine detergent, dry-clean solvent, and epoxy resin solvent, etc.

- (13) PEG: is used as a fluorescent brightener in electroplating; in moistening and concentration for cosmetics; as a soldering flux, and as a mold release agent in rubber processing.
- (14) AEO: is a shampoo ingredient, a lubricant and anti-corrosion additive; is used in textiles; is a moisturizer or dispersant used in the preparation of colored dyes and pesticides; also used as a stabilizer in synthetic latex processing.
- (15) MPEG: is extensively used in construction, as a raw material for poly-carboxylate cement water reducers, as a thickening agent and lubricant in textiles and specialty chemical processes. It is also used as a pharmaceutical substrate for emulsifying ointment, as a rinsing agent and in suppositories.
- (16) TA: is non-ionic in an alkali or neutral mediator, and cationic in an acid mediator. They have excellent emulsification and dye leveler properties. Extensively used in pesticides, the leather and textile industries, metal processing and plastics industry, such as textile auxiliary, pesticides emulsifiers and metal anti-corrosion agents.
- (17) TM: Ethoxylated Trimethylolpropane is a tri-functional alcohol with quaternary structure and is a colorless transparent liquid at normal temperatures. TM is frequently used as a cross linker in polyurethanes, a precursor for UV curing coating reactive monomers and a composition of aqueous polymer.

2.2.2 Production processes

- (1) EG plant: After preheating, ethylene goes through the sulfur and acetylene removal units and is injected into the cycle gas loop with oxygen before catalyzed with silver and reacted to form ethylene oxide (EO), carbon dioxide (CO₂) and water. The EO is then absorbed by circulated water in the main absorbing column and pumped to the gas stripping column and EO recovery system to produce crude EO. Part of this is purified to high purity EO in the HPEO column by removal of aldehydes while the rest of the crude EO is mixed with process water and reacts to glycols in the glycol reactor. The glycol water mixture passes through multiple effect evaporators to remove water. The concentration and purification columns remove impurities to produce high quality mono-, di-, and tri-ethylene glycol (MEG, DEG, TEG) products.
- (2) Air separation plant: Air is filtered to remove particulates and dust, compressed by the main air compressor passed through molecular sieves to remove water, CO₂, and light hydrocarbons by adsorption. The purified dry air passes through primary heat exchangers to reach liquefying temperature and enters the fractionation column where it is split into high purity oxygen (O₂), nitrogen (N₂) and argon (Ar). Liquid products (LOX, LIN, LAr) are produced by compression-expansion of the gaseous O₂/N₂/Ar in the liquefiers.
 - To secure the quality control of medical GOX and LOX, the medical oxygen has been produced through dedicated singular-use pipeline since April 2009.
- (3) EA plant: EO reacts with ammonia solution to produce ethanol-amine solution. The solution goes through ammonia, water removal and vacuum distillation processes to produce monodi-, tri- ethanol amines (MEA, DEA, TEA) and heavy TEA (TEAH) products.
- (4) EC plant: EO and CO₂ react in the high pressure reactor to produce ethylene carbonate (EC), during which reaction the liquid EC is catalyzed and proceeds with vacuum distillation to reach high purity.

- (5) EOD plant: EO reacts with various initiators such as PO, methanol, natural fatty alcohol, synthetic alcohols, DEG, methallyl alcohols, fatty amine, trimethylopropanol, benzene ring and so on in the high pressure autoclaves to produce different Ethoxylates (AEOs, TDK/TDE, MPEG, PEG, HPEG, TA, TM, PH1 and TSP series). The batch reaction process undergoes catalyst addition, moisture removal, reaction, aging and neutralization steps in the facility which includes pre-treatment, reaction and post treatment vessels. The agricultural and textile emulsifier products are formulated at the EOD plant with the base materials from the self-developed EOD series of the Company.
- (6) To produce the Ethylene Glycol Butyl Ether, the butanol is to react with EO to produce glycol ether solution. Then, through the processes of butanol removal and the vacuum distillation there come the ethylene glycol butyl ether (EB), diethylene glycol butyl ether (DB), and triethylene glycol butyl ether (TB), etc. Starting 2018, the developed products of the de-salt series, the poly ethylene glycol butyl ether (HB) and the like provide outstanding functions to EBDB series in applications of solvents and non-ionic surfactants.

2.3 Supply of major feedstock

- 2.3.1 Major feedstock of the EG Plant:
 - (1) Ethylene: is primarily supplied by CPC in Taiwan. Any shortages are covered by imports mainly from North East Asia, the Middle East and America.
 - (2) Oxygen: supplied by the Company gas plant.
- 2.3.2 Gas feedstock is atmospheric air.
- 2.3.3 Feedstock of the EA plant:
 - (1) EO: Supplied by the OUCC EG plant.
 - (2) Liquid ammonia: OUCC is supplied by the Taiwan Fertilizer Co.
- 2.3.4 Feedstock of the EC Plant: the EO and CO₂ are both provided by the Company EG plant.
- 2.3.5 Feedstock of EBDB Plant: the EO is provided by the Company EG plant, while n-butanol is provided mainly by Formosa Plastics Corporation, shortage by importers.
- 2.3.6 Major feedstock of the EOD plant:
 - (1) EO: from the OUCC EG plant. FUPY is supplied mainly by its own EG plant, while the rest is provided by local suppliers.
 - (2) Fatty alcohols: OUCC is supplied by the Kao Group or other importers. FUPY is from Eastern China supplier.

riental Union Chemical Corporation

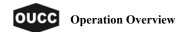
2.4 The major suppliers and customers over the last two years

2.4.1 The major suppliers over the last two years

											Unit: N	NTD1,000
		2019	ı			2020				Ending Q	1 of 2021	
Item	Name	Amount (Note)	Percentage of total net purchase (%)	Affiliation with the issuer	Name	Amount (Note)	Percentage of total net purchase (%)	Affiliation with the issuer	Name	Amount	Percentage of total net purchase up to Q1 of the current year (%)	Affiliation with the issuer
1	CPC	4,268,307	19	N/A	Sinopec Chemical East China Co.	2,924,055	16	N/A	Sinopec Chemical East China Co.	1,040,954	18	N/A
2	MITSUI & CO LTD	3,404,719	15	N/A	MITSUI & CO LTD	2,363,454	13	N/A	CPC	1,000,037	18	N/A
3	Others	14,690,488	66		CPC	2,260,663	12		MITSUI & CO LTD	760,715	13	N/A
4	-	-			Others	10,697,153	59		Others	2,883,237	51	
	Net purchase	22,363,514	100		Net purchase	18,245,325	100		Net purchase	5,684,943	100	

2.4.2 The major customers accounting for 10% or more of the Company's total sales amount:

	2019					2020			Ending Q1 of 2021			
Item	Name	Amount (Note)	Percentage of total net purchase (%)	Affiliation with the issuer	Name	Amount (Note)	Percentage of total net purchase (%)	Affiliation with the issuer	Name	Amount	Percentage of total net purchase up to Q1 of the current year (%)	
1	-	1	-		-	-	-		Nanking Tanchin Chemicals Co Ltd	692,708	18	N/A
2	Others	22,341,227	100		Others	18,763,159	100		Others	5,882,055	18	
	Net sales	22,363,514	100		Net sales	18,763,159	100		Net sales	6,574,763	100	



2.5 Output volume and value over the last two years

Unit: quantity: ton Value: NTD thousand

Major ma duata		2019		2020			
Major products	Productivity	Output	Output value	Productivity	Output	Output value	
EG series	1,374,000	875,061	17,624,017	1,374,000	895,949	15,304,778	
Gas series	1,797,950	1,050,765	1,502,814	1,797,950	1,063,143	1,495,086	
SC series	331,000	179,915	4,590,733	331,000	156,383	3,472,727	

Note: Output volume and value of consolidated companies

2.6 Sales volume and value over the last two years

Unit: quantity: ton Value: NTD thousand

Year		20	019		2020				
rear	Dome	stic sales	Export sales		Dome	stic sales	Export sales		
Major products	Q'ty	Amount	Q'ty	Amount	Q'ty	Amount	Q'ty	Amount	
EG series	347,913	6,342,317	490,780	10,507,031	335,670	4,760,020	505,736	8,872,988	
Gas series	391,418	994,090	347,490	644,032	447,922	1,153,506	343,939	610,511	
SC series	80,785 2,408,160		101,846	2,896,569	74,659	1,968,608	83,457	2,280,820	

Note: Sales volume and value of consolidated companies

3. Employees

May 15, 2021

Y	ear	2019	2020	2021 (Note)
Numbe	er of employees	630	597	588
A	verage age	40.11	39.31	39.61
Avei	rage seniority	10.02	8.20	8.61
	Doctor	1.43%	1.34%	1.36%
Education	Master	17.14%	16.75%	16.84%
Background %	Bachelor	67.62%	68.34%	68.37%
70	High school and below	13.81%	13.57%	13.43%

Note: The information of consolidated companies is valid up to the date of publication of the annual report.

4. Environmental Protection Expenditure

4.1 Incurred loss and punishment due to contamination of environment in recent year

4.1.1 Linyuan premises

Year	2019	2020	Ending 15 May, 2021
Contamination classified	Waste Disposition Rule	Environmental Maintenance Management Autonomy Regulations Kaohsiung City	N/A
Authorized Unit	Kaohsiung City Government	Kaohsiung City Government	N/A
Compensatory amount or discipline	NTD860,000	NTD106,000	N/A
Other losses	N/A	N/A	N/A

4.1.2 Yangzhou premises

Year Item	2019	2020	Ending 15 May, 2021
Contamination classified	N/A	N/A	N/A
Authorized Unit	N/A	N/A	N/A
Compensatory amount or discipline	N/A	N/A	N/A
Other losses	N/A	N/A	N/A

4.2 Future countermeasures and expenditure

- 4.2.1 To be adopted plan and countermeasures:
 - (1) To strengthen the operation management of the anti-pollution facility, to ensure the compliance of pollutant emission pursuant to the regulation.
 - (2) To enhance the operative capability of the anti-pollution facility by monitoring the management of operation and maintenance, to eliminate the occurrence of accident.
 - (3) To promote the industrial waste reduction plan, to diminish the generation of waste water/gas/good, through development and improvement of technology in processing.
 - (4) Review and advance all the measurements for water and energy saving, and CO₂ reduction.
- 4.2.2 Future and on-going expenditures in environmental protection and the improvement anticipated
 - (1) The Company is investing NTD24 million in the improvement of waste water plant to increase waste water treatment volume and reduce effectively high density COD.

4.3 Implementation of GHG reduction

4.3.1 Implementation

- (1) The revamp of the K solution circulatory pump (PP-501) of EOG plant in Linyuan saved approx. 1.12 million kWh of electricity and reduced emission of 571t-CO₂e a year.
- (2) The renewal of reactor catalyst of EOG in Linyuan enhances the reactor efficiency and reduce side production of CO2 as well as emission of 33,500t-CO₂e a year.
- (3) The installment of the lithium bromide (LiBr) double effect absorption chilling water system for replacement of the existing air conditioning system of EOG plant in Linyuan saved 2.03 million kWh of electricity and reduced emission of 1,035t-CO₂e a year.
- (4) The revamp of the hot coal heating boiler of the EOG plant in Linyuan with natural gas burner, and the regenerative thermal oxidizer (RTO) in use of natural gas instead saved 7,463 kWh of electricity and reduced usage of diesel 650 kiloliter by disuse of the diesel pump.



4.3.2 Proceeded measures

- (1) The newly installed waste water recovery system is to decrease waste water discharge, overall waste water recovery rate 64%.
- (2) The installment of the sludge dewatering system in Linyuan continues to optimize to reduce the sludge.
- (3) The expansion in sales volume of food- and electronic-grade CO₂ is expected to recycle more than 20,000 MT of CO₂.

4.4 The implementation of RoHS and its effect on investors' interests and rights:

The Company has confirmed that no lead or cadmium ever used as ingredient, or in formula or processing pursuant to RoHS.

5. Labor-Management Relations

5.1 Employee fringe benefits and implementation:

5.1.1 The Company has established the Worker's Welfare Commission and contributes to welfare benefits in accordance with the Law, calls meetings periodically, attends to worker welfare affairs and organizes various welfare activities. Badminton, softball and fishing clubs have been founded, academic subsidy and travel allowance are provided, and annual health examination for all employees is provided as well as an employee group insurance scheme.

5.1.2 Continuing education and training

The Company values the training and development of human resources, and supports and invests in employee education and training. This improves expertise and skill and upgrades the Company's overall competitiveness. The Company plans and provides employees with the chance to continue their education and training each year by attending competency and executive management talent development programs. These include financial accounting, marketing and computer courses planned by the HR Development Center of Far Eastern New Century Corp, a Group member. The various departments may also recommend that colleagues attend on-job training, labor safety training and training for licenses organized by the governmental apparatus and social organizations. These internal education and training seminars will be continued to enrich employee expertise and achieve the substantial goal for "to learn in order to practice". In 2020, the total number of internal and external education training hours was 10,604.

5.1.3 Retirement system

The Company has established a Labor Pension Supervisory Committee to review and monitor the utilization of pensions. The Committee will contribute the pension reserve into a special and exclusive account maintained at the Trust Dept. of the Bank of Taiwan on a monthly basis and pay employee pensions as required to ensure the interests and rights of retired employees.

As of July 1, 2005, employees who have chosen the pension system under the "Labor Pension Act" shall pay a deposit of 6% of the insured value to the personal pension account at the Labor Insurance Bureau on a monthly basis.

5.1.4 Insurance system

The company handles employees' labor insurance, national health insurance, and appropriation of the new retirement pensions system in accordance with the law. In addition, the group insurance and a self-financed plan are provided to insure lives of employees, employee welfare and promote harmonious labor-management relations.

5.1.5 Labor-management agreements and employee interests and rights protection measures

The labor-management policies are made in accordance with the relevant laws and regulations, and implemented fairly. Additions or amendments to the labor terms and conditions are implemented after labor-management negotiations to protect the interests and rights of the employees.

Through the labor-management meetings held regularly, the employees may voice opinions, communicate to solve problems, and achieve a well reactive and harmonious relationships.

5.2 The work environment and employee personal safety protection measures

- 5.2.1 To prevent occupational accidents and disasters and protect the safety of employees, the Company has defined various "urgent contingency plans", carries out regular drills and has countermeasures in place to handle fire, leakage, typhoon, earthquake, war, traffic accidents, reporting, evacuation and recovery, to limit and mitigate injury and loss caused by an accident or disaster as far, as fast, and as systematically as possible
- 5.2.2 The substance safety data sheets for raw materials, supplies and products throughout the factory are accessible to personnel at all times, as well as being posted on-line. This ensures that all personnel have the knowledge, references and the relevant information necessary to take the proper corrective action to ensure the safety of employees and the factory.
- 5.2.3 The production process zones are all equipped with such fire protection equipment and sprinkler systems which may be automatic, manual or remote controlled to ensure the safety of employees and the factory. Auto fire extinguishing systems (FM-200) are installed at the 14 sets of MCC to secure the safety of the electronics facility.
- 5.2.4 Monitoring stations for combustible gas, EO, NH3, H2, and waste water (COD, pH) are installed inside the production areas, so that any leakage or abnormal situation may be detected and remedied or eliminated immediately.
- 5.2.5 A hot/hazardous work permit procedure has been established and a permit system and procedure for entry into confined spaces has also been introduced to ensure the safety of personnel and equipment.
- 5.2.6 The implementation of safety training and requirement for contractors in accordance with the safety standards of the employees is to ensure the safety of all personnel accessing or passing through the factory area.
- 5.2.7 Health examinations for employees have been set up for the early detection of any health problems so that any necessary treatment may be given as soon as possible.
- 5.3 Any loss incurred from the labor-management dispute of the Company or its subsidiary in the recent year and up to the date of publication of this annual report, and the disclosure of current and future estimation of possible loss amount and countermeasures: Nil



6. Major contracts

Nature	Client	Duration	Summary Content	Restricted clause		
(I) Oriental	Union Chemical Corporati	on				
	Far Eastern New Century Corporation Shinkong Synthetic Fibers Corporation	2019-2021	EG purchase and sales agreement	Renewed automatically within six months prior to expiration if neither raises an objection. Renewed automatically within six months prior to expiration if neither raises an objection.		
Supply Contract	Tainan Spinning Co Ltd	2020, 2021		Renewed automatically within three months prior to expiration if neither raises an objection.		
	Sino-Japan Chemical Co Ltd	2019.6-2022.6	EO purchase and sales agreement	Renewed automatically for three years within six months prior to expiration if neither raises an objection.		
	Chi Mei Corporation	2021-2022	EC purchase and sales agreement	Both parties are engaged in the exclusive purchase and sale of EC.		
	CPC	2020, 2021	Ethylene supply	Nil		
<u> </u>	Mitsubishi Corporation (Taiwan) Ltd	2020, 2021	contract	Nil		
Lease Contract	CPC	2020, 2021		Nil		
	Lushun Warehouse Co Ltd	2019, 2020	Storage tank lease contract	Renewed automatically for one year within three months prior to expiration if neither raises an objection.		
	Hua Nan Bank	2020-2022				
	Chang Hwa Bank	2020-2022				
	Bank of America	2020-2022				
	Sumitomo Mitsui Banking Corporation	2020-2022				
	Far Eastern International Bank	2020-2023				
Long-term	Mega Bank	2020-2022	Bank loan	Nil		
Loan	Land Bank of Taiwan	2020-2022	Dalik Ioali	INII		
	CTBC Bank	2020-2022				
	KGI Bank	2020-2023				
	Shanghai Commercial & Savings Bank	2020-2022				
	JihSun Bank	2019-2022				
	Bank of China	2020-2022				
	Taishin Bank	2020-2022				
(II) Far East	tern Union Petrochemical (Yangzhou) Ltd	1			
Supply Contract	Petrochina Kunlun Gas Co Ltd	2020	Gas supply contract	Nil		
	Mitsui & Co	2020	C ₂ supply contract			
	Nanking Tanchin Chemicals Co Ltd	2020	HPEO purchase & sales agreement			
Sales Contract	Shanghai Lianghong Int'l Trading Co Ltd	2020	EG purchase & sales	Nil		
	Jiangsu Guowan Int'l Co. Ltd.	2020	agreement			

VI. Financial Information

1. Condensed balance sheet, income statement, and external auditor's opinion for the last five years

Condensed balance sheet and comprehensive income statement - IFRSs

1.1 Condensed balance sheet - IFRSs

1.1.1 Consolidated balance sheet

Currency unit: NTD thousand

	Year	Finan	cial informati	on for the las	t five years (N	Note 1)	Financial
		2016	2017	2018	2019	2020	information available up to March 31, 2021
Item Current assets		6,701,159	8,125,752	6,808,358	7,603,164	6,286,281	(Note 2) 7,548,275
	and aquinment	17,420,210	16,732,309	15,998,671	14,939,620	14,572,234	14,404,703
Property, plant and equipment Intangible assets		27,964	24,642	22,811	20,235	31,431	34,686
Other assets	•	10,929,551	11,069,155	13,568,380	14,300,097	13,213,681	12,944,467
Total assets		35,078,884	35,951,858	36,398,220	36,863,116	34,103,627	34,932,131
Current	Before distribution	9,024,797	9,604,371	9,680,967	10,706,121	8,911,854	8,855,595
liabilities	After distribution	9,201,938	11,154,351	11,230,947	10,971,832	8,911,854	8,855,595
Non-current liab		10,094,525	8,450,056	8,129,538	9,433,400	10,279,967	10,237,144
Total liabilities	Before distribution	19,119,322	18,054,427	17,810,505	20,139,521	19,191,821	19,092,739
Total Habilities	After distribution	19,296,463	19,604,407	19,360,485	20,405,232	19,191,821	19,092,739
Capital stock		8,857,031	8,857,031	8,857,031	8,857,031	8,857,031	8,857,031
C:4-11	Before distribution	915,681	741,291	765,359	825,222	956,286	956,286
Capital surplus	After distribution	738,540	741,291	765,359	825,222	956,286	956,286
Retained	Before distribution	3,888,027	5,621,845	6,308,071	4,778,341	3,437,942	3,997,337
earnings	After distribution	3,888,027	4,071,865	4,758,091	4,512,630	3,437,942	3,997,337
Other equities		1,613	(223,270)	(775,481)	(748,791)	(959,492)	(923,253)
Treasury stock		(187,798)	(187,798)	(187,798)	(187,798)	(187,798)	(187,798)
Equity attributable	Before distribution	13,474,554	14,809,099	14,967,182	13,524,005	12,103,969	12,699,603
to the parent company	After distribution	13,297,413	13,259,119	13,417,202	13,258,294	12,103,969	12,699,603
Non-controlling interest		2,485,008	3,088,332	3,620,533	3,199,590	2,807,837	3,139,789
Total equities	Before distribution	15,959,562	17,897,431	18,587,715	16,723,595	14,911,806	15,839,392
Total equities	After distribution	15,782,421	16,347,451	17,037,735	16,457,884	14,911,806	15,839,392

Note 1: The 2013 ver. Taiwan-IFRSs applies to the financial statement of 2016-2020.

Note 2: The financial statement for Q1 of 2021 was reviewed by the external auditor.



1.1.2 Individual balance sheet

Currency unit: NTD thousand

	Year		Financial info	rmation for the	last five years	
Item		2016	2017	2018	2019	2020
Current assets		2,296,407	2,263,854	2,784,425	2,915,731	2,111,032
Property, plant and equ	uipment	6,967,589	6,861,677	6,561,532	6,278,302	6,203,703
Intangible assets		9,002	8,148	8,362	8,663	11,060
Other assets		13,415,327	14,146,988	14,663,397	15,344,746	14,386,880
Total assets		22,688,325	23,280,667	24,017,716	24,547,442	22,712,675
Current liabilities	Before distribution	1,453,345	1,477,356	1,454,395	1,723,213	952,703
Current naomnies	After distribution	1,630,486	3,027,336	3,004,375	1,988,924	952,703
Non-current liabilities		7,760,426	6,994,212	7,596,139	9,300,224	9,656,003
Total liabilities	Before distribution	9,213,771	8,471,568	9,050,534	11,023,437	10,608,706
Total habilities	After distribution	9,390,912	10,021,548	10,600,514	11,289,148	10,608,706
Capital stock		8,857,031	8,857,031	8,857,031	8,857,031	8,857,031
Capital surplus	Before distribution	915,681	741,291	765,359	825,222	956,286
Capital surplus	After distribution	738,540	741,291	765,359	825,222	956,286
Retained earnings	Before distribution	3,888,027	5,621,845	6,308,071	4,778,341	3,437,942
Retained earnings	After distribution	3,888,027	4,071,865	4,758,091	4,512,630	3,437,942
Other equities		1,613	(223,270)	(775,481)	(748,791)	(959,492)
Treasury stock		(187,798)	(187,798)	(187,798)	(187,798)	(187,798)
Total equities	Before distribution	13,474,554	14,809,099	14,967,182	13,524,005	12,103,969
Total equities	After distribution	13,297,413	13,259,119	13,417,202	13,258,294	12,103,969

1.2 Condensed comprehensive income statement – IFRSs

1.2.1 Consolidated comprehensive income statement

Currency unit: NT\$ thousand, other than EPS, which shall be stated at NT\$

Year	Finan	cial informati	ion for the las	t five years (N	Note 1)	Financial information	
Item	2016	2017	2018	2019	2020	available up to March 31, 2021 (Note 2)	
Operating revenue	19,531,054	28,919,810	32,115,817	22,341,227	18,763,159	6,574,763	
Gross profit	955,046	4,444,555	4,298,803	(22,287)	517,834	889,920	
Operating income	139,370	3,501,721	3,298,641	(1,010,603)	(455,992)	608,945	
Non-operating revenue and expense	(869,570)	(444,429)	(118,626)	342,704	(851,297)	438,682	
Profit before income tax	(730,200)	3,057,292	3,180,015	(667,899)	(1,307,289)	1,047,627	
Net income	(645,690)	2,396,176	2,387,058	(255,352)	(1,471,647)	908,519	
Other comprehensive income (net after tax)	(778,759)	(283,917)	29,884	(118,650)	(178,552)	19,067	
Total comprehensive income	(1,424,449)	2,112,259	2,416,942	(374,002)	(1,650,199)	927,586	
Net income attributable to parent company	(562,188)	1,749,409	1,750,724	33,618	(1,064,698)	559,395	
Net income attributable to non- controlling interest	(83,502)	646,767	636,334	(288,970)	(406,949)	349,124	
Total comprehensive income attributable to parent company	(1,120,561)	1,508,935	1,848,130	46,941	(1,285,389)	595,634	
Total comprehensive income attributable to non-controlling interest	(303,888)	603,324	568,812	(420,943)	(364,810)	331,952	
EPS (Note 3)	(0.64)	2.01	2.01	0.04	(1.22)	0.64	

Note 1: The 2013 ver. Taiwan-IFRSs applies to the financial statement of 2016-2020.

Note 2: The financial statement for Q1 of 2021 was reviewed by the CPAs.

Note 3: The EPS is calculated after the retroactive adjustment on earnings and recapitalization of surplus.



1.2.2 Individual comprehensive income statement

Currency unit: NT\$ thousand, other than EPS, which shall be stated at NT\$

Year		Financial info	rmation for the	last five years	
Item	2016	2017	2018	2019	2020
Operating revenue	10,985,765	12,755,671	14,619,729	11,762,636	9,798,912
Gross profit	740,099	1,904,856	2,051,886	810,856	783,602
Operating income	176,063	1,280,192	1,330,899	53,101	7,112
Non-operating revenue and expense	(825,666)	773,388	752,690	(30,927)	(1,087,128)
Profit before income tax	(649,603)	2,053,580	2,083,589	22,174	(1,080,016)
Net income	(562,188)	1,749,409	1,750,724	33,618	(1,064,698)
Other comprehensive income (net after tax)	(558,373)	(240,474)	97,406	13,323	(220,691)
Total comprehensive income	(1,120,561)	1,508,935	1,848,130	46,941	(1,285,389)
EPS (Note)	(0.64)	2.01	2.01	0.04	(1.22)

Note: The EPS is calculated after the retroactive adjustment on earnings and recapitalization of surplus.

1.3 CPA Name and audit opinion

Year	CPA Name	Audit opinion
2016	Hsin-Wei Tai & C. P. Shih	Unqualified opinion
2017	Hsin-Wei Tai & Yu-Wei Fan	Unqualified opinion
2018	Hsin-Wei Tai & Yu-Wei Fan	Unqualified opinion
2019	Hsin-Wei Tai & Yu-Wei Fan	Unqualified opinion
2020	Hsin-Wei Tai & Yu-Wei Fan	Unqualified opinion

2. Financial analysis for the last five years

Financial analysis - IFRSs

2.1 Consolidated financial analysis

		Year	F	inancial ana	lysis for the l	ast five year	'S	March 31, 2021
Item			2016	2017	2018	2019	2020	(Note 1)
Financial	Liabilities to as	ssets	54.50	50.22	48.93	54.63	56.28	54.66
structure (%)	Long-term fun- and equipment	d for property, plant	149.56	157.46	167.00	175.08	172.88	181.03
Liquidity	Current ratio		74.25	84.60	70.33	71.02	70.54	85.24
analysis	Quick ratio		35.66	44.41	42.02	47.27	51.16	63.85
(%)	Interest covera	ge ratio	(1.18)	9.81	9.61	(0.92)	(0.25)	14.38
	Receivables tu	rnover (times)	13.24	15.39	15.40	14.81	16.96	18.84
	Average collec	tion days	27.56	23.71	23.70	24.64	21.52	19.37
	Inventory turno	over (times)	9.32	12.07	14.34	15.37	16.08	18.78
Operation performance	Payables turno	ver (times)	12.53	12.93	10.42	10.58	14.51	15.16
analysis	Average inven	tory turnover days	39.16	30.24	25.45	23.74	22.69	19.44
	Property, plant turnover (times	and equipment	1.11	1.69	1.96	1.44	1.27	1.82
	Total assets tur	rnover (times)	0.53	0.81	0.89	0.61	0.53	0.76
	ROA (%)		(1.14)	7.55	7.41	0.06	(3.32)	2.81
	ROE (%)		(3.82)	14.15	13.09	(1.45)	(9.30)	5.91
Profitability	Ratio to paid-	Operating profit	1.57	39.54	37.24	(11.41)	(5.15)	6.88
Promability	in capital (%)	Net profit before tax	(8.24)	34.52	35.90	(7.54)	(14.76)	11.83
	Net income ma	argin (%)	(3.31)	8.29	7.43	(1.14)	(7.84)	13.82
	EPS (NT\$) (No	ote 2)	(0.64)	2.01	2.01	0.04	(1.22)	0.64
	Cash flow ratio (%)		11.54	44.36	43.59	(6.98)	8.43	14.42
Cash flow (%)	Cash flow adec	quacy ratio (%)	25.95	42.36	48.48	68.62	113.50	141.50
(/%)	Cash flow rein	vestment ratio (%)	1.71	11.12	7.07	(6.02)	1.29	3.02
Lavamaa-	Operating leve	rage	14.54	0.91	1.48	(1.16)	(3.57)	1.78
Leverage	Financial lever	age	(1.03)	1.11	1.13	0.74	0.55	1.15

The cause of changes of more than 20% in financial rates over the last two years:

^{1.} The increase in payables turnover resulted from the decrease in receivables in the 2020.

^{2.} The decrease in profitability was due to increase of the 2020 net loss.

^{3.} The increase in cash flow ratio resulted from the increase in cash inflow of 2020 business activities.

^{4.} The decrease in operating leverage and financial leverage resulted from the decrease of 2020 operating loss.

Note 1: The financial statement for Q1 of 2021 was reviewed by the CPAs.

Note 2: The EPS is calculated after the retroactive adjustment on earnings and recapitalization of surplus, based on the number of shares circulated.



2.2 Individual financial analysis

		Year	I	Financial analysis for the last five years					
Item			2016	2017	2018	2019	2020		
Financial	Liabilities to as	ssets	40.61	36.39	37.68	44.91	46.71		
structure (%)	Long-term fund and equipment	d for property, plant	304.77	317.75	343.87	363.54	350.76		
Liquidity	Current ratio		158.01	153.24	191.45	169.20	221.58		
analysis	Quick ratio		106.04	82.29	118.43	127.92	155.57		
(%)	Interest covera	ge ratio	(7.22)	32.37	36.44	1.30	(12.58)		
	Receivables tur	rnover (times)	12.71	11.98	14.22	13.61	12.71		
	Average collec	tion days	28.71	30.46	25.66	26.81	28.71		
	Inventory turno	over (times)	22.35	16.54	15.24	14.92	18.21		
analysis	Payables turno	ver (times)	15.18	14.14	16.97	15.00	14.96		
	Average invent	tory turnover days	16.33	22.07	23.95	24.46	20.04		
	Property, plant turnover (times	and equipment	1.62	1.84	2.18	1.83	1.57		
	Total assets tur	nover (times)	0.47	0.55	0.62	0.48	0.41		
	ROA (%)		(2.14)	7.84	7.60	0.37	(4.24)		
	ROE (%)		(3.94)	12.37	11.76	0.24	(8.31)		
Profitability	Ratio to paid-in capital	Operating profit	1.99	14.45	15.03	0.60	0.08		
Fioritability	(%)	Net profit before tax	(7.33)	23.19	23.52	0.25	(12.19)		
	Net income margin (%)		(5.12)	13.71	11.98	0.29	(10.87)		
	EPS (NT\$) (No	te)	(0.64)	2.01	2.01	0.04	(1.22)		
	Cash flow ratio	0 (%)	36.09	96.88	124.35	65.42	39.73		
Cash flow (%)	Cash flow adec	quacy ratio (%)	70.04	70.61	62.72	78.27	79.92		
	Cash flow rein	vestment ratio (%)	0.27	4.00	0.79	(1.28)	0.35		
I arrama a -	Operating lever	rage	8.88	2.05	2.27	33.12	248.35		
Leverage	Financial lever	age	1.71	1.05	1.05	(3.28)	(0.10)		

The cause of changes of more than 20% in financial rates over the last two years:

- 1. The increase in current ratio and quick ratio resulted from the decrease of long-term liability due in 2020.
- 2. The decrease in interest coverage ratio was due to the 2020 net loss
- 3. The increase in inventory turnover resulted from the decrease of average inventory in 2020.
- 4. The decrease in profitability was due to the 2020 net loss
- 5. The decrease in cash flow ratio resulted from the decrease of the cash inflow of 2020 business activities.
- 6. The increase in cash flow adequacy ratio resulted from the decrease of long-term investment in 2020.
- 7. The increase in operating leverage and decrease in financial leverage resulted from the decrease of 2020 operating income.

Note: The EPS is calculated after the retroactive adjustment on earnings and recapitalization of surplus.

The financial analysis formula:

- 1. Financial structure
 - (1) Liabilities to assets = Total liabilities / total assets
 - (2) Long-term fund for property, plant and equipment = (total equity + non-current liabilities) / net property, plant and equipment
- 2. Liquidity analysis
 - (1) Current ratio = current assets / current liabilities
 - (2) Quick ratio = (current assets inventory prepaid expense) / current liabilities
 - (3) Interest coverage ratio = earnings before interest and tax / interest expenses
- 3. Operation performance analysis
 - (1) Receivables (including accounts receivable and notes receivable resulting from operation) turnover = net sales / average accounts receivable (including accounts receivable and notes receivable resulting from operation)
 - (2) Average collection days = 365 / accounts receivable turnover
 - (3) Inventory turnover = cost of sales / average inventory
 - (4) Payables (including accounts payable and notes payable resulting from operation) turnover = cost of sales / average accounts payable (including accounts payable and notes payable resulting from operation)
 - (5) Average inventory turnover days = 365 / inventory turnover
 - (6) Property, plant and equipment turnover = net sales / average net property, plant and equipment
 - (7) Total assets turnover rate = net sales / average total assets
- 4. Profitability
 - (1) ROA = [net income + interest expense \times (1 tax rate)] / average total assets.
 - (2) ROE = net income / average total equity
 - (3) Net income margin = net income / net sales
 - (4) Earnings Per Share = (income attributable to parent company preferred stock dividend) / weighed average number of shares outstanding
- 5. Cash flow
 - (1) Cash flow ratio = Net cash flow from operating activities / current liabilities
 - (2) Cash flow adequacy ratio = Net cash flow from operating activities over the last five years / (capital expenditures + increase in inventory + cash dividends) over the last five years
 - (3) Cash flow reinvestment ratio = (Net cash flow from operating activities-cash dividends) / (gross property, plant and equipment + long-term investment + other non-current assets + working capital)
- 6. Leverage:
 - (1) Operating leverage = (Net sales-variable operating costs and expenses) / operating income
 - (2) Financial leverage = Operating income / (operating income-interest expenses)



3. The Audit Committee's Review Report

To the 2021 General Shareholders' Meeting of Oriental Union Chemical Union Corporation,

In accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act, we have examined the Business Report, Financial Statements, and the Resolution for Deficit Offset submitted by Board of Directors for the year ending 2020, which have been audited by independent auditors, Mr. Hsin-Wei Tai and Mr. Yu-Wei Fan of Deloitte & Touche, and found them in order.

Walthe

The Convener of the Audit Committee:

March 18, 2021

4. In the case of insolvency of the Company and its affiliates: Nil



5. Consolidated financial statements and external auditor's audit report for the recent year

(For the complete financial statements, please see the attachment to the annual report or view the MOPS on https://mops.twse.com.tw/)

2020 Independent Auditors' Report
(English Translation of a Report Originally Issued in Chinese)

The Board of Directors and Stockholders Oriental Union Chemical Corporation

Opinion

We have audited the accompanying consolidated financial statements of Oriental Union Chemical Corporation and its subsidiaries (the "Group"), which comprise the consolidated balance sheets as of December 31, 2020 and 2019, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies (collectively referred to as the "consolidated financial statements").

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2020 and 2019, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards ("IFRS"), International Accounting Standards ("IAS"), IFRIC Interpretations ("IFRIC"), and SIC Interpretations ("SIC") endorsed and issued into effect by the Financial Supervisory Commission ("FSC") of the Republic of China ("ROC").

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2020. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The descriptions of the key audit matters of the consolidated financial statements for the year ended December 31, 2020 are as follow:

The Impairment Loss of Property, Plant and Equipment

The consolidated balances of property, plant and equipment amounted to \$13,837,770 thousand as of December 31, 2020. On each balance sheet date, the Group reviews its tangible assets for indications of impairment. If any indication thereof exists, the Group then estimates the recoverable amount of the assets. If it is not possible to determine the recoverable amount (fair value less cost to sell and value in use) for the individual asset, then the Group will determine the recoverable amount for the asset's cash-generating unit. Because the aforementioned tangible assets represent 41% of total consolidated assets and the calculation for recoverable amount involves several assumptions and estimations, which directly impact the amount recognized as impairment losses, we deem the review of impairment of assets a key audit matter.

Corresponding audit procedures:

- 1. We obtained an understanding of management's estimation of asset impairment and of the design and execution for relevant controls.
- 2. We evaluated the rationality of management's identification of impairment indicators and the appropriateness of the assumptions. Given that there are impairment indications, we performed:
 - a. Obtained the asset impairment valuation form produced by the management for each cash-generating unit.
 - b. Consulted Deloitte firm internal experts regarding the appropriateness of the assumptions, including the classification of cash-generating units, forecast of cash flows, and discount rate.

Other Matter

We have also audited the parent company only financial statements of Oriental Union Chemical Corporation as of and for the years ended December 31, 2020 and 2019 on which we have issued an unmodified report.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IFRS, IAS, IFRIC, and SIC endorsed and issued into effect by the FSC of the ROC, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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



Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the ROC will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision, and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2020 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Hsin-Wei Tai and Yu-Wei Fan.

Deloitte & Touche Taipei, Taiwan Republic of China

March 18, 2021

Notice to Readers

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

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



CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

	2020		2019	
ASSETS	Amount	%	Amount	%
CURRENT ASSETS				
Cash and cash equivalents (Notes 6 and 28)	\$ 2,734,878	8	\$ 3,098,554	9
Financial assets at fair value through profit or loss (Note 7)	59,488	-	144,336	-
Financial assets at amortized cost (Notes 9 and 28)	102.252	- 1	462,298 253,814	1
Notes receivable, net (Notes 10 and 28) Trade receivables, net (Note 10)	193,353 860,472	1 2	253,814 648,856	1 2
Trade receivables from related parties (Notes 10 and 28)	161,172	-	94,422	-
Other receivables (Note 28)	550,216	2	358,658	1
Inventories (Note 11)	989,670	3	1,279,190	4
Prepayments for purchases (Note 28)	235,263	1	321,185	1
Other prepayments Other current assets (Note 17)	124,739 377,030	1	66,665 875,186	2
				· <u></u>
Total current assets	6,286,281	18	7,603,164	21
NON-CURRENT ASSETS	5 (22 214	17	5.050.062	16
Financial assets at fair value through other comprehensive income (Notes 8 and 28) Financial assets at amortized cost (Notes 9, 28 and 29)	5,623,314 74,204	17	5,959,862 56,043	16
Investments accounted for using the equity method (Note 13)	1,854,779	6	2,362,912	7
Property, plant and equipment (Note 14)	13,837,770	41	13,861,199	38
Construction in progress (Note 14)	734,464	2	1,078,421	3
Right-of-use assets (Note 15)	401,940	1	402,090	1
Investment properties (Note 16)	1,991,488	6	1,991,571	5
Intangible assets Deferred tax assets (Note 24)	31,431 749,996	2	20,235 852,711	2
Other non-current assets (Notes 17 and 28)	2,517,960	7	2,674,908	
Total non-current assets	27,817,346	82	29,259,952	79
TOTAL	\$ 34,103,627	_100	\$ 36,863,116	100
LIABILITIES AND EQUITY				
CURRENT LIABILITIES	¢ 6995323	20	e 7.022.079	21
Short-term borrowings (Notes 18 and 28) Short-term bills payable	\$ 6,885,222	20	\$ 7,923,978 200,000	21 1
Notes payable	98,209	1	200,000	-
Trade payables	1,100,550	3	1,315,580	4
Other payables (Note 19)	408,856	1	356,526	1
Other payables to related parties (Note 28)	55,860	-	74,441	-
Current tax liabilities (Note 24)	31,424 8,103	-	35,225 8,996	-
Lease liabilities (Note 15) Current portion of long-term borrowings (Note 18)	8,103	-	600,000	2
Other current liabilities (Note 20)	323,630	1	191,375	
Total current liabilities	8,911,854	26	10,706,121	29
NON-CURRENT LIABILITIES				
Long-term borrowings (Note 18)	9,249,176	27	8,339,607	23
Deferred tax liabilities (Note 24)	705,372	2	689,556	2
Lease liabilities (Note 15)	7,130	-	14,919	-
Deferred revenue Net defined benefit liabilities (Note 21)	259,680	1	102,135 263,765	1
Guarantee deposits	34,518	-	23,418	-
Other non-current liabilities (Note 20)	24,091			
Total non-current liabilities	10,279,967	30	9,433,400	26
Total liabilities	19,191,821	56	20,139,521	55
EQUITY ATTRIBUTABLE TO OWNERS OF THE CORPORATION (Note 22)				
Common stock	8,857,031	26	8,857,031	24
Capital surplus	956,286	3	825,222	2
Retained earnings	2,327,378	7	2,325,353	6
Legal reserve Special reserve	1,911,129	5	1,911,129	5
Unappropriated earnings (accumulated deficits)	(800,565)	(2)	541,859	2
Total retained earnings	3,437,942	10	4,778,341	13
Other equity			,,	
Exchange differences on translating foreign operations	(472,288) (487,204)	(1)	(556,135) (192,656)	(1)
Unrealized loss on financial assets at fair value through other comprehensive income Total other equity	(959,492)	<u>(2)</u> <u>(3)</u>	(748,791)	<u>(1)</u> <u>(2)</u>
Treasury stock	(187,798)	(2)	(187,798)	
NON-CONTROLLING INTERESTS	2,807,837	8	3,199,590	8
Total equity	14,911,806	44	16,723,595	45
TOTAL	\$ 34,103,627	100	\$ 36,863,116	100
				

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

2019

ORIENTAL UNION CHEMICAL CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars, Except (Loss) Earnings Per Share)

% Amount % Amount OPERATING REVENUE \$ 18,713,712 100 \$ 22,318,452 Sales revenue (Note 28) 100 Other operating revenue 49,447 22,775 Total operating revenue 18,763,159 100 22,341,227 100

2020

COST OF GOODS SOLD (Notes 11, 23 and 28)	18,245,325	97	22,363,514	100
GROSS PROFIT (LOSS)	517,834	3	(22,287)	
OPERATING EXPENSES (Notes 23 and 28)				
Selling and marketing expenses	545,283	3	573,870	3
General and administrative expenses	277,940	1	254,822	1
Research and development expenses	149,965	1	161,393	1
Expected credit loss (gain) (Note 10)	638		(1,769)	
Total operating expenses	973,826	5	988,316	5
LOSS FROM OPERATIONS	(455,992)	<u>(2</u>)	(1,010,603)	<u>(5</u>)
NON-OPERATING INCOME AND EXPENSES				
Interest income	62,096	-	80,027	1
Rental income (Note 28)	39,323	-	40,201	-
Dividend income	49,990	-	49,089	-
Other income (Note 23)	208,598	1	390,753	2
Foreign currency exchange gain (loss)	11,088	-	(694)	-
Gain on financial assets at fair value through profit				
or loss	5,512	-	13,382	-
Other expenses (Note 23)	(214,908)	(1)	(161,538)	(1)
Interest expense (Notes 23 and 28)	(367,029)	(2)	(347,670)	(1)
Share of (loss) profit of associates accounted for				
using the equity method (Note 13)	(645,967)	<u>(3</u>)	279,154	1
Total non-operating income and expenses	(851,297)	<u>(5</u>)	342,704	2
LOSS BEFORE INCOME TAX	(1,307,289)	(7)	(667,899)	(3)
INCOME TAX EXPENSE (BENEFIT) (Note 24)	164,358	1	(412,547)	<u>(2</u>)
NET LOSS FOR THE YEAR	(1,471,647)	<u>(8</u>)	(255,352) (Con	(1) ntinued)



CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars, Except (Loss) Earnings Per Share)

	2020		2019	
	Amount	%	Amount	%
OTHER COMPREHENSIVE LOSS Items that will not be reclassified subsequently to profit or loss:				
Remeasurement of defined benefit plans (Note 21) Unrealized (loss) gain on investments in equity instruments designated as at fair value through	\$ (12,488)	-	\$ (16,709)	-
other comprehensive income Income tax relating to items that will not be reclassified subsequently to profit or loss	(294,548)	(2)	292,270	1
(Note 24) Items that may be reclassified subsequently to profit or loss:	2,498	-	3,342	-
Exchange differences on translating the financial statement of foreign operations Share of the other comprehensive income (loss) of	102,767	1	(307,613)	(1)
associates accounted for using the equity method	23,219		(89,940)	(1)
Other comprehensive loss for the year, net of income tax	(178,552)	(1)	(118,650)	(1)
TOTAL COMPREHENSIVE LOSS FOR THE YEAR	<u>\$ (1,650,199)</u>	<u>(9</u>)	<u>\$ (374,002)</u>	<u>(2</u>)
NET (LOSS) PROFIT ATTRIBUTED TO: Owners of the Corporation Non-controlling interests	\$ (1,064,698) \$ (406,949)	<u>(6)</u> <u>(2)</u>	\$ 33,618 \$ (288,970)	<u></u>
TOTAL COMPREHENSIVE (LOSS) INCOME ATTRIBUTED TO:	f (1.205.200)	(7)	Φ 46.041	
Owners of the Corporation Non-controlling interests	\$ (1,285,389) \$ (364,810)	<u>(7)</u> <u>(2)</u>	\$ 46,941 \$ (420,943)	<u>(2</u>)
(LOSS) EARNINGS PER SHARE (Note 25) Basic Diluted	\$ (1.22) \$ (1.22)		\$ 0.04 \$ 0.04	

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

(Concluded)

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

				Equity	Attributable to Ov	Equity Attributable to Owners of the Corporation	ration					
								Other	Other Equity			
					_	Retained Earnings		Exchange	Unrealized Gain (Loss) on Financial Assets			
		Paid-in Capital	Capital Surplus				Unappropriated Earnings	Differences on Translating Foreign	at Fair Value Through Other Comprehensive		Non-controlling	
	Common Stock	Value	Treasury Stock	Other	Legal Reserve	Special Reserve	Deficits)	Operations	Income	Treasury Stock	Interests	Total Equity
BALANCE AT JANUARY 1, 2019	\$ 8,857,031	\$ 470,767	\$ 294,592	· •	\$ 2,150,280	\$ 1,911,129	\$ 2,246,662	\$ (290,555)	\$ (484,926)	\$ (187,798)	\$ 3,620,533	\$ 18,587,715
Legal reserve		•		•	175,073	•	(175,073)	•	٠	•		
Cash dividends			•		٠		(1,549,981)		•	٠	•	(1,549,981)
Net profit (loss) for the year ended December 31, 2019			•			•	33,618	•			(288,970)	(255,352)
Other comprehensive income (loss) for the year ended December 31, 2019	1	'	1				(13,367)	(265,580)	292,270		(131,973)	(118,650)
Total comprehensive income (loss) for the year ended December 31, 2019		"	'		'	'	20,251	(265,580)	292,270	'	(420,943)	(374,002)
Change in capital surplus from dividends distributed to subsidiary	•	•	24,069	•	٠	•	٠	٠	٠	•	٠	24,069
Dividends unclaimed by stockholders				35,794	1							35,794
BALANCE AT DECEMBER 31, 2019	8,857,031	470,767	318,661	35,794	2,325,353	1,911,129	541,859	(556,135)	(192,656)	(187,798)	3,199,590	16,723,595
Legal reserve	•	•	•	•	2,025	•	(2,025)	•	•	•	•	•
Cash dividends	٠	•		•	٠	•	(265,711)	•		٠	•	(265,711)
Net loss for the year ended December 31, 2020	•	•	٠	•	٠	•	(1,064,698)		٠	٠	(406,949)	(1,471,647)
Other comprehensive (loss) income for the year ended December 31, 2020	1		1				(066,6)	83,847	(294,548)		42,139	(178,552)
Total comprehensive (loss) income for the year ended December 31, 2020	"	"	1		"		(1,074,688)	83,847	(294,548)		(364,810)	(1,650,199)
Change in capital surplus from dividends distributed to subsidiary		•	4,126	•	٠	•	•			٠		4,126
Changes in percentage of ownership interests in subsidiaries	•	•	•	16,367	•	•	•	•	•		(26,943)	(10,576)
Changes in capital surplus from investments in associates accounted for using the equity method	1	"	1	110,571			1		1			110,571
BALANCE AT DECEMBER 31, 2020	\$ 8,857,031	\$ 470,767	\$ 322,787	\$ 162,732	\$ 2,327,378	\$ 1,911,129	\$ (800,565)	\$ (472,288)	\$ (487,204)	(187,798)	\$ 2,807,837	\$ 14,911,806

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



CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

2020 2019 CASH FLOWS FROM OPERATING ACTIVITIES Loss before income tax \$ (1,307,289) \$ (667,899)Adjustments: Depreciation expenses 1,044,194 1,068,913 Amortization expenses 16,888 13,050 Expected credit loss (gain) 638 (1,769)Gain on financial assets at fair value through profit or loss, net (5,512)(13,382)Interest expense 367,029 347,670 Interest income (62.096)(80.027)Dividend income (49,990)(49,089)Share of loss (profit) of associates accounted for using the equity method 645,967 (279,154)(Gain) loss on disposal of assets (6.412)8,723 Write-downs (reversal of write-downs) of inventories 28,908 (721)Unrealized loss (gain) on foreign currency exchange 38,026 (177,396)Changes in operating assets and liabilities Financial assets at fair value through profit or loss 90,360 (52,885)Notes receivable 60,546 532,047 Trade receivables (212,339)515,124 Trade receivables from related parties (66,750)(24,239)Other receivables (198, 176)(315,012)Inventories 275,978 352,569 **Prepayments** 27,848 801,024 Other current assets 498,156 (306,062)Notes payable 98,209 Trade payables (215,030)(1,595,374)Other payables (31,179)(267,871)Other current liabilities 132,255 (23,672)Net defined benefit liabilities (16,573)(3,104)Deferred revenue (8,829)(101,784)Other non-current liabilities 24,091 Cash generated from (used in) operations 1,075,963 (227,365)Interest received 68,711 65,876 Interest paid (349,499)(343,262)Income tax paid (43,574)(242,546)Net cash generated from (used in) operating activities 751,601 (747,297)CASH FLOWS FROM INVESTING ACTIVITIES Purchase of financial assets at fair value through other comprehensive (360,174)Proceeds from the capital reduction of financial assets at fair value through other comprehensive income 42,000 Proceeds from disposal of (payments for) financial assets at amortized cost 442,734 (441,373)(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

	2020	2019
Payments for property, plant and equipment Proceeds from disposal of property, plant and equipment Payments for intangible assets Decrease (increase) in other non-current assets	\$ (15,052) 2,612 (10,857) 145,854	\$ (31,274) (23) (77,990)
Increase in construction in progress Other dividend received	(498,259) 49,990	(376,298) 49,089
Net cash generated from (used in) investing activities	159,022	(1,238,043)
CASH FLOWS FROM FINANCING ACTIVITIES		
(Repayments of) proceeds from short-term borrowings Repayments of short-term bills payable Proceeds from long-term borrowings Repayments of long-term borrowings Increase (decrease) in guarantee deposits Repayment of the principal portion of lease liabilities Dividends paid to owners of the Corporation Net cash (used in) generated from financing activities EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH HELD IN FOREIGN CURRENCIES NET (DECREASE) INCREASE IN CASH AND CASH	(1,142,496) (200,000) 13,330,787 (13,021,218) 11,100 (9,274) (261,585) (1,292,686)	2,947,833 (100,000) 12,451,946 (10,526,250) (7,460) (10,522) (1,525,912) 3,229,635
EQUIVALENTS CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE	(363,676)	1,188,054
YEAR	3,098,554	1,910,500
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 2,734,878</u>	<u>\$ 3,098,554</u>
The accompanying notes are an integral part of the consolidated financial st	tatements.	(Concluded)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

1. GENERAL INFORMATION

Oriental Union Chemical Corporation (the "Corporation") was incorporated in December 1975. It manufactures and markets ethylene glycols, ethylene oxide, gas oxygen, gas nitrogen, liquid nitrogen, liquid argon, monoethanolamine, ethylene carbonate, polyethylene glycol, polyoxyethylene lauryl ether and methoxy polyethylene glycols. Its stocks were listed on the Taiwan Stock Exchange ("TWSE") on October 21, 1987.

The consolidated financial statements of the Corporation and its subsidiaries, collectively the "Group", are presented in the Corporation's functional currency, New Taiwan dollars.

2. APPROVAL OF FINANCIAL STATEMENTS

The consolidated financial statements were approved by the Corporation's board of directors on March 18, 2021.

3. APPLICATION OF NEW, AMENDED AND REVISED STANDARDS AND INTERPRETATIONS

a. Initial application of the amendments to the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations of IAS (SIC) (collectively, the "IFRSs") endorsed and issued into effect by the Financial Supervisory Commission (FSC)

The initial application of the IFRSs endorsed and issued into effect by the FSC did not have any material impact on the Group's accounting policies.

b. The IFRSs endorsed by the FSC for application starting from 2021

New IFRSs	Effective Date Announced by IASB
Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9" Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 "Interest Rate Benchmark Reform - Phase 2"	Effective immediately upon promulgation by the IASB January 1, 2021
Amendment to IFRS 16 "Covid-19-Related Rent Concessions"	June 1, 2020

c. New IFRSs in issue but not yet endorsed and issued into effect by the FSC

	Effective Date
New IFRSs	Announced by IASB (Note 1)
"Annual Improvements to IFRS Standards 2018-2020"	January 1, 2022 (Note 2)
Amendments to IFRS 3 "Reference to the Conceptual Framework"	January 1, 2022 (Note 3)
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets	To be determined by IASB
between an Investor and its Associate or Joint Venture"	
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17	January 1, 2023
Amendments to IAS 1 "Classification of Liabilities as Current or	January 1, 2023
Non-current"	•
Amendments to IAS 1 "Disclosure of Accounting Policies"	January 1, 2023 (Note 4)
Amendments to IAS 8 "Definition of Accounting Estimates"	January 1, 2023 (Note 5)
Amendments to IAS 16 "Property, Plant and Equipment - Proceeds	January 1, 2022 (Note 6)
before Intended Use"	•
Amendments to IAS 37 "Onerous Contracts - Cost of Fulfilling a	January 1, 2022 (Note 7)
Contract"	-

- Note 1: Unless stated otherwise, the above New IFRSs are effective for annual reporting periods beginning on or after their respective effective dates.
- Note 2: The amendments to IFRS 9 will be applied prospectively to modifications and exchanges of financial liabilities that occur on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IAS 41 "Agriculture" will be applied prospectively to the fair value measurements on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IFRS 1 "First-time Adoptions of IFRSs" will be applied retrospectively for annual reporting periods beginning on or after January 1, 2022.
- Note 3: The amendments are applicable to business combinations for which the acquisition date is on or after the beginning of the annual reporting period beginning on or after January 1, 2022.
- Note 4: The amendments will be applied prospectively for annual reporting periods beginning on or after January 1, 2023.
- Note 5: The amendments are applicable to changes in accounting estimates and changes in accounting policies that occur on or after the beginning of the annual reporting period beginning on or after January 1, 2023.
- Note 6: The amendments are applicable to property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after January 1, 2021.
- Note 7: The amendments are applicable to contracts for which the entity has not yet fulfilled all its obligations on January 1, 2022.

As of the date the consolidated financial statements were authorized for issue, the Group is continuously assessing the possible impact that the application of above standards and interpretations will have on the Group's financial position and financial performance and will disclose the relevant impact when the assessment is completed.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

a. 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 IFRSs as endorsed and issued into effect by the FSC.

b. Basis of preparation

The consolidated financial statements have been prepared on the historical cost basis except for financial instruments measured at fair value, and net defined benefit liabilities measured at the present value of the defined benefit obligation less the fair value of plan assets.

The fair value measurements, which are grouped into Levels 1 to 3 based on the degree to which the fair value measurement inputs are observable and based on the significance of the inputs to the fair value measurement in its entirety, are described as follows:

- 1) Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities;
- 2) Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for an asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- 3) Level 3 inputs are unobservable inputs for an asset or liability.

c. Classification of current and non-current assets and liabilities

Current assets include:

- 1) Assets held primarily for the purpose of trading;
- 2) Assets expected to be realized within 12 months after the reporting period; and
- 3) Cash and cash equivalents unless the asset is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting period.

Current liabilities include:

- 1) Liabilities held primarily for the purpose of trading;
- 2) Liabilities due to be settled within 12 months after the reporting period, even if an agreement to refinance, or to reschedule payments, on a long-term basis is completed after the reporting period and before the consolidated financial statements are authorized for issue; and
- 3) Liabilities for which the Group does not have an unconditional right to defer settlement for at least 12 months after the reporting period.

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

d. Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Corporation and the entities controlled by the Corporation (i.e., its subsidiaries).

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by the Group.

All intra-group transactions, balances, income and expenses are eliminated in full upon consolidation. Total comprehensive income of subsidiaries is attributed to the owners of the Corporation and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the interests of the Group and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to the owners of the Corporation.

See Note 12, Tables 7 and 8 for detailed information on subsidiaries (including percentages of ownership and main businesses).

e. Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the entity's functional currency (i.e., foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions.

At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Exchange differences on monetary items arising from settlement or translation are recognized in profit or loss in the period.

Non-monetary items denominated in foreign currencies that are measured at fair value are retranslated at the rates prevailing at the date when the fair value is determined. Exchange differences arising from the retranslation of non-monetary items are included in profit or loss for the period except for exchange differences arising from the retranslation of non-monetary items in respect of which gains and losses are recognized directly in other comprehensive income; in which cases, the exchange differences are also recognized directly in other comprehensive income.

Non-monetary item denominated in a foreign currency and measured at historical cost is stated at the reporting currency as originally translated from the foreign currency.

For the purpose of presenting consolidated financial statements, the financial statements of the Corporation and its foreign operations (including subsidiaries and associates in other countries) that are prepared using functional currencies which are different from the currency of the Corporation are translated into the presentation currency, the New Taiwan dollar, as follows: Assets and liabilities are translated at the exchange rates prevailing at the end of the reporting period; and income and expense items are translated at the average exchange rates for the period. The resulting currency translation differences are recognized in other comprehensive income (attributed to the owners of the Corporation and non-controlling interests as appropriate).

f. Inventories

Inventories consist of raw materials, work in progress and finished goods and are stated at the lower of cost or net realizable value. Inventory write-downs are made by item, except where it may be appropriate to group similar or related items. The net realizable value is the estimated selling price of inventories less all estimated costs of completion and costs necessary to make the sale. Inventories are recorded at the weighted-average cost on the balance sheet date.

g. Investments in associates

An associate is an entity over which the Group has significant influence and which is not a subsidiary. The Group uses the equity method to account for its investments in associates.

Under the equity method, investments in an associate is initially recognized at cost and adjusted thereafter to recognize the Group's share of the profit or loss and other comprehensive income of the associate. The Group also recognizes the changes in the Group's share of the equity of associates attributable to the Group.

When the Group's share of losses of an associate equals or exceeds its interest in that associate, the Group discontinues recognizing its share of further losses. Additional losses and liabilities are recognized only to the extent that the Group has incurred legal obligations, or constructive obligations, or made payments on behalf of that associate.

The entire carrying amount of an investment is tested for impairment as a single asset by comparing its recoverable amount with its carrying amount. Any impairment loss recognized is not allocated to any asset that forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognized to the extent that the recoverable amount of the investment subsequently increases.

The Group discontinues the use of the equity method from the date on which its investment ceases to be an associate. Any retained investment is measured at fair value at that date, and the fair value is regarded as the investment's fair value on initial recognition as a financial asset. The difference between the previous carrying amount of the associate attributable to the retained interest and its fair value is included in the determination of the gain or loss on disposal of the associate. The Group accounts for all amounts previously recognized in other comprehensive income in relation to that associate on the same basis as would be required had that associates directly disposed of the related assets or liabilities.

When a group entity transacts with its associate, profits and losses resulting from the transactions with the associate are recognized in the Group' consolidated financial statements only to the extent that interests in the associate are not related to the Group.

h. Property, plant and equipment

Property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment loss.

Property, plant and equipment in the course of construction are measured at cost less any recognized impairment loss. Cost includes professional fees and borrowing costs eligible for capitalization. Such assets are depreciated and classified to the appropriate categories of property, plant and equipment when completed and ready for their intended use.

Depreciation of property, plant and equipment is recognized using the straight-line method. Each significant part is depreciated separately. The estimated useful lives, residual values and depreciation methods are reviewed at the end of each reporting period, with the effects of any changes in the estimates accounted for on a prospective basis.

On derecognition of an item of property, plant and equipment, the difference between the sales proceeds and the carrying amount of the asset is recognized in profit or loss.

i. Investment properties

Investment properties are properties held to earn rentals and/or for capital appreciation. Investment properties also include land held for a currently undetermined future use.

Investment properties are initially measured at cost, including transaction costs. Subsequent to initial recognition, investment properties are measured at cost less accumulated depreciation and accumulated impairment loss. Depreciation is recognized using the straight-line method.

On derecognition of an investment property, the difference between the net disposal proceeds and the carrying amount of the asset is included in profit or loss.

j. Intangible assets

Intangible assets with finite useful lives that are acquired separately are initially measured at cost and subsequently measured at cost less accumulated amortization and accumulated impairment loss. Amortization is recognized on a straight-line basis. The estimated useful lives, residual values, and amortization methods are reviewed at the end of each reporting period, with the effect of any changes in the estimates accounted for on a prospective basis.

On derecognition of an intangible asset, the difference between the net disposal proceeds and the carrying amount of the asset is recognized in profit or loss.

k. Impairment of property, plant and equipment, right-of-use asset and intangible assets

At the end of each reporting period, the Group reviews the carrying amounts of its property, plant and equipment, right-of-use asset and intangible assets, to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

The recoverable amount is the higher of fair value less costs to sell and value in use. If the recoverable amount of an asset or cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount, with the resulting impairment loss recognized in profit or loss.

When an impairment loss is subsequently reversed, the carrying amount of the corresponding asset or cash-generating unit is increased to the revised estimate of its recoverable amount, but only to the extent of the carrying amount that would have been determined had no impairment loss been recognized for the asset or cash-generating unit in prior years. A reversal of an impairment loss is recognized in profit or loss.

1. Financial instruments

Financial assets and financial liabilities are recognized when the Group becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issuance of financial assets and financial liabilities (other than financial assets and financial liabilities at FVTPL) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognized immediately in profit or loss.

1) Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis.

a) Measurement categories

Financial assets are classified into the following categories: Financial assets at FVTPL, financial assets at amortized cost and investments in equity instruments at FVTOCI.

i. Financial assets at FVTPL

Financial assets are classified as at FVTPL when such financial assets are mandatorily classified as at FVTPL. Financial assets mandatorily classified as at FVTPL include investments in equity instruments which are not designated as at FVTOCI.

Financial assets at FVTPL are subsequently measured at fair value, with any gains or losses arising on remeasurement recognized in profit or loss. The net gain or loss recognized in profit or loss incorporates any dividends or interest earned on such a financial asset. Fair value is determined in the manner described in Note 27.

ii. Financial assets at amortized cost

Financial assets that meet the following conditions are subsequently measured at amortized cost:

- The financial assets are held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- ii) The contractual terms of the financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Subsequent to initial recognition, financial assets at amortized cost, including cash and cash equivalents, trade receivables, and other receivables, are measured at amortized cost, which equals the gross carrying amount determined using the effective interest method less any impairment loss. Exchange differences are recognized in profit or loss.

Interest income is calculated by applying the effective interest rate to the gross carrying amount of such a financial asset, except for:

- Purchased or originated credit-impaired financial assets, for which interest income is calculated by applying the credit-adjusted effective interest rate to the amortized cost of such financial assets; and
- ii) Financial assets that are not credit-impaired on purchase or origination but have subsequently become credit-impaired, for which interest income is calculated by applying the effective interest rate to the amortized cost of such financial assets in subsequent reporting periods.

A financial asset is credit impaired when one or more of the following events have occurred:

- i) Significant financial difficulty of the issuer or the borrower;
- ii) Breach of contract, such as a default;
- iii) It is becoming probable that the borrower will enter bankruptcy or undergo a financial reorganization; or
- iv) The disappearance of an active market for that financial asset because of financial difficulties.

Cash equivalents include time deposits and repurchase agreements collateralized by bonds with original maturities within 3 months from the date of acquisition, which are highly liquid, readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value. These cash equivalents are held for the purpose of meeting short-term cash commitments.

iii. Investments in equity instruments at FVTOCI

On initial recognition, the Group may make an irrevocable election to designate investments in equity instruments as at FVTOCI. Designation as at FVTOCI is not permitted if the equity investment is held for trading or if it is contingent consideration recognized by an acquirer in a business combination.

Investments in equity instruments at FVTOCI are subsequently measured at fair value with gains and losses arising from changes in fair value recognized in other comprehensive income and accumulated in other equity. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments; instead, it will be transferred to retained earnings.

Dividends on these investments in equity instruments are recognized in profit or loss when the Group's right to receive the dividends is established, unless the dividends clearly represent a recovery of part of the cost of the investment.

b) Impairment of financial assets

The Group recognizes a loss allowance for expected credit losses on financial assets at amortized cost (including trade receivables).

The Group always recognizes lifetime expected credit losses (ECLs) for trade receivables. For all other financial instruments, the Group recognizes lifetime ECLs when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on a financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECLs.

Expected credit losses reflect the weighted average of credit losses with the respective risks of default occurring as the weights. Lifetime ECLs represent the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECLs represent the portion of lifetime ECLs that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date

For internal credit risk management purposes, the Group considers the following situations as indication that a financial asset is in default (without taking into account any collateral held by the Group):

- i. Internal or external information shows that the debtor is unlikely to pay its creditors.
- ii. Financial asset is overdue unless the Group has reasonable and corroborative information to support a more lagged default criterion.

The impairment loss of all financial assets is recognized in profit or loss by a reduction in their carrying amounts through a loss allowance account.

c) Derecognition of financial assets

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

On derecognition of a financial asset at amortized cost in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss. On derecognition of an investment in an equity instrument at FVTOCI, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss, and the cumulative gain or loss which had been recognized in other comprehensive income is transferred directly to retained earnings, without recycling through profit or loss.

2) Financial liabilities

a) Subsequent measurement

All financial liabilities are measured at amortized cost using the effective interest method.

b) Derecognition of financial liabilities

The difference between the carrying amount of a financial liability derecognized and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss.

m. Revenue recognition

Revenue from the sale of goods and rendering of services

The Group identifies contracts with customers, allocates the transaction price to the performance obligations and recognizes revenue when performance obligations are satisfied.

For contracts where the period between the date on which the Group transfers a promised good or service to a customer and the date on which the customer pays for that good or service is one year or less, the Group does not adjust the promised amount of consideration for the effects of a significant financing component.

When another party is involved in providing goods or services to a customer, the Group recognizes revenue in the gross amount if it controls each specified good or service before that good or service is transferred to the customer (the Group is a principal); otherwise, the Group recognizes revenue in the net amount (the Group is an agent).

A specified good or service is a distinct good or service, the Group determines whether it is a principal or an agent for each specified good or service.

The Group is a principal if it meets any one of the following conditions:

- The Group obtains control of a good or service from the other party before the Group transfers the good or service to a customer.
- 2) The Group has a right to a service to be performed by the other party, which gives the entity the ability to direct that party to provide the service to the customer on the entity's behalf.
- 3) The Group obtains control of a good or service from the other party that it then combines with other goods or services in providing the specified good or service to the customer.

Indicators that are used to determine whether the Group controls the specified good or service before it is transferred to the customer include, but are not limited to, the following:

 The Group is primarily responsible for fulfilling the promise to provide the specified good or service.

- The Group has inventory risk before and after the specified good or service has been transferred to a customer or after transfer of control to the customer.
- 3) The Group has discretion in establishing the price for the specified good or service.

n. Leases

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

1) The Group as lessor

Lease payments from operating leases are recognized as income on a straight-line basis over the terms of the relevant leases.

2) The Group as lessee

The Group recognizes right-of-use assets and lease liabilities for all leases at the commencement date of a lease, except for short-term leases and low-value asset leases accounted for applying a recognition exemption where lease payments are recognized as expenses on a straight-line basis over the lease terms.

Right-of-use assets are initially measured at cost. Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses and adjusted for any remeasurement of the lease liabilities. Right-of-use assets are presented on a separate line in the consolidated balance sheets.

Right-of-use assets are depreciated using the straight-line method from the commencement dates to the earlier of the end of the useful lives of the right-of-use assets or the end of the lease terms.

Lease liabilities are initially measured at the present value of the lease payments. The lease payments are discounted using the interest rate implicit in a lease, if that rate can be readily determined. If that rate cannot be readily determined, the lessee's incremental borrowing rate will be used.

Subsequently, lease liabilities are measured at amortized cost using the effective interest method, with interest expense recognized over the lease terms. When there is a change in future lease payments, the Group remeasures the lease liabilities with a corresponding adjustment to the right-of-use-assets. However, if the carrying amount of the right-of-use assets is reduced to zero, any remaining amount of the remeasurement is recognized in profit or loss. Lease liabilities are presented on a separate line in the consolidated balance sheets.

o. Borrowing costs

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

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

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

p. Government grants

Government grants are not recognized until there is reasonable assurance that the Group will comply with the conditions attached to them and that the grants will be received.

Government grants related to income are recognized in other income on a systematic basis over the periods in which the Group recognizes as expenses the related costs that the grants intend to compensate. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire non-current assets are recognized as deferred revenue and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets.

q. Employee benefits

1) Short-term employee benefits

Liabilities recognized in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related services.

2) Retirement benefits

Payments to defined contribution retirement benefit plans are recognized as expenses when employees have rendered services entitling them to the contributions.

Defined benefit costs (including service cost, net interest and remeasurement) under defined benefit retirement benefit plans are determined using the projected unit credit method. Service cost (including current service cost and net interest on the net defined benefit liabilities (assets)) is recognized as employee benefits expense in the period in which they occur. Remeasurement, comprising actuarial gains and losses and the return on plan assets (excluding interest), is recognized in other comprehensive income in the period in which it occurs. Remeasurement recognized in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss.

Net defined benefit liabilities (assets) represent the actual deficit (surplus) in the Group's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any refunds from the plans or reductions in future contributions to the plans.

r. Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

1) Current tax

Income tax payable (recoverable) is based on taxable profit (loss) for the year determined according to the applicable tax laws of each tax jurisdiction.

According to the Income Tax Law in the ROC, an additional tax of unappropriated earnings is provided for as income tax in the year the shareholders approve to retain earnings.

Adjustments of prior years' tax liabilities are added to or deducted from the current year's tax provision.

2) Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

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

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liabilities are settled or the assets are realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

3) Current and deferred taxes for the year

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

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered relevant. Actual results may differ from these estimates.

The Group considers the economic implications of the COVID-19 when making its critical accounting estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised if the revisions affect only that period or in the period of the revisions and future periods if the revisions affect both current and future periods.

Key Sources of Estimation Uncertainty

Impairment assessment of property, plant and equipment

In the process of assessing impairment, the Group relies on subjective judgment to determine whether the specific group of assets have indications of impairment, according to the usage of the assets and the business' characteristics. Alteration of estimates from any change in economic conditions or business strategy may lead to significant future impairment loss.

6. CASH AND CASH EQUIVALENTS

	December 31		1	
		2020		2019
Cash on hand	\$	110	\$	110
Checking accounts and demand deposits		1,632,260		1,713,855
Cash equivalents				
Time deposits with original maturities of less than 3 months		532,508		47,659
Repurchase agreements collateralized by bonds	_	570,000		1,336,930
	<u>\$</u>	2,734,878	\$	3,098,554

The market rate intervals of cash in the bank at the end of the reporting period were as follows:

	December 31		
	2020	2019	
Bank balance	0.03%-2.35%	0.01%-1.50%	
Repurchase agreements collateralized by bonds	0.23%	0.52%	

7. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	December 31	
	2020	2019
Financial assets mandatorily classified as at FVTPL Domestic listed shares Domestic mutual funds	\$ 56,421 3,067	\$ 67,799
	<u>\$ 59,488</u>	<u>\$ 144,336</u>

8. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

Investments in Equity Instruments at FVTOCI

	Decem	iber 31
	2020	2019
Non-current		
Domestic investments Listed shares Unlisted shares	\$ 1,481,023 	\$ 1,563,100 4,396,762
	<u>\$ 5,623,314</u>	<u>\$ 5,959,862</u>

These investments in equity instruments are not held for trading. Instead, they are held for medium to long-term strategic purposes. Accordingly, the management elected to designate these investments in equity instruments as at FVTOCI as they believe that recognizing short-term fluctuations in these investments' fair value in profit or loss would not be consistent with the Group's strategy of holding these investments for long-term purposes.

9. FINANCIAL ASSETS AT AMORTIZED COST

	December 31	
	2020	2019
<u>Current</u>		
Time deposits with original maturities of more than 3 months (a)	<u>\$</u>	<u>\$ 462,298</u>
Non-current		
Pledged certificates of deposits (b)	<u>\$ 74,204</u>	\$ 56,043

- a. The ranges of interest rates for time deposits with original maturities of more than 3 months were 2.35%-2.95% per annum as of December 31, 2019.
- b. The ranges of interest rates for the pledged certificates of deposits were 0.01%-1.75% and 0.67%-1.4% per annum as of December 31, 2020 and 2019, respectively. The Group assesses there has not been a significant expected credit losses and an increase in credit risk since the original recognize.

Refer to Note 29 for information relating to financial assets at amortized cost as security.

10. NOTES RECEIVABLE AND TRADE RECEIVABLES

	December 31		
	2020	2019	
Notes receivable			
Notes receivable Less: Allowance for impairment loss	\$ 193,700 (347)	\$ 254,246 (432)	
	<u>\$ 193,353</u>	\$ 253,814	
<u>Trade receivables</u>			
Trade receivables Less: Allowance for impairment loss	\$ 1,026,271 (4,627)	\$ 747,182 (3,904)	
	<u>\$ 1,021,644</u>	<u>\$ 743,278</u>	

The Group applies for expected credit losses, which permits the use of lifetime expected loss provision for all notes receivable and trade receivables. The expected credit losses on notes receivable and trade receivables are estimated using a past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for general economic conditions of the industry in which the debtors operate and an assessment of both the current as well as the forecasted direction of economic conditions at the reporting date.

The following table details the loss allowance of notes receivable and trade receivables.

December 31, 2020

	0 to 60 Days	61 to 90 Days	91 to 120 Days	121 to 150 Days	Total
Carrying amount Loss allowance	\$ 1,198,700	\$ 19,491	\$ 1,712	\$ 68	\$ 1,219,971
(Lifetime ECLs)	(347)	(2,847)	(1,712)	(68)	(4,974)
Amortized cost	<u>\$ 1,198,353</u>	<u>\$ 16,644</u>	<u>\$</u>	<u>\$</u>	<u>\$ 1,214,997</u>
<u>December 31, 2019</u>					
	0 to 60 Days	61 to 90 Days	91 to 120 Days	121 to 150 Days	Total
Carrying amount Loss allowance	\$ 986,216	\$ 14,821	\$ 297	\$ 94	\$ 1,001,428
(Lifetime ECLs)	(432)	(3,513)	(297)	(94)	(4,336)
Amortized cost	\$ 985,784	<u>\$ 11,308</u>	<u>\$</u>	\$ -	\$ 997,092

The above aging schedule was based on the number of days past due from the invoice date.

The movements of the loss allowance of notes receivable and trade receivables were as follows:

	December 31		
	2020	2019	
Balance at January 1 Net remeasurement of loss allowance	\$ 4,336 638	\$ 6,105 (1,769)	
Balance at December 31	<u>\$ 4,974</u>	<u>\$ 4,336</u>	

11. INVENTORIES

	December 31		
	2020	2019	
Finished goods Work in progress Raw materials	\$ 636,674 12,013 340,983	\$ 736,373 20,905 521,912	
	<u>\$ 989,670</u>	<u>\$ 1,279,190</u>	
The nature of the cost of goods sold is as follows:			
	For the Year End	ded December 31	
	2020	2019	
Cost of inventories sold Inventory write-downs (reversals of write-downs)	\$ 18,216,417 28,908	\$ 22,364,235 (721)	
	<u>\$ 18,245,325</u>	<u>\$ 22,363,514</u>	

The reversals of previous write-downs resulted from increased selling prices in certain markets.

12. SUBSIDIARIES

a. Subsidiaries included in the consolidated financial statements

			Proportion o Decem	f Ownership ber 31	
Investor	Investee	Nature of Activities	2020	2019	Remark
The Corporation	Ton Fu Investment Corp. ("TFIC")	Investment	100	100	-
	Pacific Petrochemical (Holding) Ltd. ("PPL")	Investment	100	100	-
	OUCC (Bermuda) Holding Ltd. ("OUCC (Bermuda)")	Investment	100	100	-
OUCC (Bermuda)	Oriental Petrochemical (Yangzhou) Corporation ("OPYC")	Manufacturing and selling ethanolamine (EA) and alcohol ethoxylates (AEO)	-	100	(2)
	Far Eastern Union Petrochemical (Yangzhou) Ltd. ("FUPY")	Manufacturing and selling chemical products (ethylene glycol, diethylene glycol, triethylene glycol and ethylene oxide) and other specific chemical products.	11.6	-	(1) and (2)
PPL	FUPY	Manufacturing and selling chemical products (ethylene glycol, diethylene glycol, triethylene glycol and ethylene oxide) and other specific chemical products.	44.2	50	(1) and (2)
	Tong Da Gas Industries (Yangzhou) Limited ("TDIY")	Manufacturing and selling gas oxygen, gas nitrogen, liquid oxygen, liquid nitrogen and liquid argon and the warehousing management of ethylene.	-	50	(1) and (2)

- 1) Subsidiary with material non-controlling interests.
- 2) Because of changes in the operating environment, the Group merged its 100%-owned subsidiary OPYC, 50%-owned subsidiary FUPY and 50%-owned subsidiary TDIY into one company to obtain cost-saving benefits by reducing operational process redundancy from the perspectives of the environment, the energy, and the quality. After the merger, FUPY was surviving company, while OPYC and TDIY were dissolved companies. The date of the merger was December 31, 2020. The aforementioned transaction was a reorganization under common control, so the components of Group's consolidated financial statements did not substantially changed. As the Group owned 55.8% equity of FUPY through its subsidiaries, OUCC (Bermuda) and PPL, the Group still had control over FUPY.
- b. Subsidiaries excluded from the consolidated financial statements: None.
- c. Details of subsidiaries that have material non-controlling interests

		Voting Rights Held by Non-controlling Interest December 31	
Name of Subsidiary	Principal Place of Business	2020	2019
FUPY TDIY	Yang Zhou, China Yang Zhou, China	44%	50% 50%

Proportion of Ownership and

	Profit (Loss) Allocated to Non-controlling Interests For the Year Ended December 31		Accumulated Non-controlling Interests December 31	
Name of Subsidiary	2020	2019	2020	2019
FUPY TDIY	\$ (448,799) 41,850	\$ (351,920) 62,950	\$ 2,807,837	\$ 2,032,616 1,166,974
	<u>\$ (406,949)</u>	<u>\$ (288,970)</u>	<u>\$ 2,807,837</u>	\$ 3,199,590

The summarized financial information below represents amounts before intragroup eliminations.

<u>FUPY</u>

	December 31		
	2020	2019	
Current assets Non-current assets Current liabilities Non-current liabilities	\$ 3,544,355 10,795,043 (7,952,649) (34,177)	\$ 3,292,480 8,237,674 (7,436,000) (28,922)	
Equity	<u>\$ 6,352,572</u>	\$ 4,065,232	
Equity attributable to: Owners of the Corporation Non-controlling interests of FUPY	\$ 3,544,735 2,807,837 \$ 6,352,572	\$ 2,032,616 2,032,616 \$ 4,065,232	
	For the Year End	led December 31	
	2020	2019	
Revenue Net loss and comprehensive loss for the year	\$ 8,555,649 \$ (897,598)	\$ 9,986,641 \$ (703,840)	
Net loss attributable to: Owners of the Corporation Realized gain from transactions between subsidiaries Carrying amount of FUPY investments	\$ (448,799) 12,157 \$ (436,642)	\$ (351,920) 326 \$ (351,594)	
Non-controlling interests of FUPY	<u>\$ (448,799)</u>	<u>\$ (351,920)</u>	
Net cash inflow from: Operating activities Investing activities Financing activities	\$ 161,825 (35,973) 218,699	\$ (1,742,767) (99,853) 	
Net cash inflow	<u>\$ 344,551</u>	<u>\$ 164,169</u>	

TDIY

		December 31, 2019
Current assets Non-current assets Current liabilities Non-current liabilities Equity		\$ 646,334 1,772,600 (82,867) (2,119) \$ 2,333,948
Equity attributable to: Owners of the Corporation Non-controlling interests of TDIY		\$ 1,166,974 1,166,974 \$ 2,333,948
	For the Year End	
	2020	2019
Revenue	\$ 724,761	\$ 831,120
Net profit and comprehensive income for the year	<u>\$ 83,700</u>	\$ 125,900
Net profit and comprehensive income for the year Net profit attributable to: Owners of the Corporation Non-controlling interests of TDIY	\$ 83,700 \$ 41,850 41,850 \$ 83,700	
Net profit attributable to: Owners of the Corporation	\$ 41,850 41,850	\$ 125,900 \$ 62,950 62,950

13. INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

Investments in Associates

	December 31	
	2020	2019
Material associates		
Oriental Petrochemical (Shanghai) Corporation ("OPSC")	\$ 1,574,342	\$ 2,004,367
Associates that are not individually material Hwa Xu Heat Supply Co. ("HXYZ")	280,437	358,545
	\$ 1.854.770	\$ 2.362,912
	<u>9 1,034,777</u>	<u>v 2,302,912</u>

a. Material associates

Name of		Principal Place	Proportion of Ownership and Voting Rights December 31	
Associate	Nature of Activities	of Business	2020	2019
OPSC	Manufacture and sale of purified terephthalic acid	Shanghai, China	39%	39%

The share of profit or loss and other comprehensive income recognized from the investment accounted for using the equity method were calculated based on the associates' financial statements which have been audited for the same years.

The summarized financial information below represents amounts shown in the associates' financial statements prepared in accordance with IFRSs adjusted by the Group for equity accounting purposes.

OPSC

	December 31		
	2020	2019	
Current assets Non-current assets Current liabilities	\$ 1,864,000 5,054,249 (2,412,704)	\$ 2,651,964 5,840,027 (2,873,755)	
Equity	<u>\$ 4,505,545</u>	\$ 5,618,236	
Proportion of the Group's ownership	39%	39%	
Equity attributable to the Group Negative goodwill	\$ 1,741,271 (166,929)	\$ 2,171,296 (166,929)	
Carrying amount	\$ 1,574,342	\$ 2,004,367	
	For the Year End	led December 31 2019	
Operating revenue	<u>\$ 10,472,116</u>	<u>\$ 17,435,483</u>	
Total comprehensive (loss) income for the year	<u>\$ (1,458,871)</u>	<u>\$ 140,561</u>	

b. Aggregate information of associates that are not individually material

	For the Year Ended December 31		
	2020	2019	
The Group's share of:			
Total comprehensive (loss) income for the year	<u>\$ (82,153)</u>	<u>\$ 224,831</u>	

The investments accounted for using equity method and the share of profit or loss and other comprehensive income of those investments for the years ended December 31, 2020 and 2019 were based on the associates' financial statements which have been audited for the same years.

14. PROPERTY, PLANT AND EQUIPMENT AND CONSTRUCTION IN PROGRESS

	Land	Land Improvements	Buildings	Machinery and Equipment	Other Equipment	Construction in Progress and Equipment to Be Inspected	Total
Cost							
Balance at January 1, 2019 Additions Disposals Effect of foreign currency	\$ 1,591,461 - -	\$ 320,689 - (1,768)	\$ 1,837,024 1,071 (27,400)	\$ 24,747,206 7,782 (195,466)	\$ 762,751 2,124 (4,277)	\$ 934,934 348,964	\$ 30,194,065 359,941 (228,911)
exchange differences Reclassification		36,747	(48,942)	(388,459) 134,098	(4,702) 21,504	(9,291) (196,186)	(451,394) (3,837)
Balance at December 31, 2019	<u>\$ 1,591,461</u>	\$ 355,668	<u>\$ 1,761,753</u>	<u>\$ 24,305,161</u>	<u>\$ 777,400</u>	<u>\$ 1,078,421</u>	\$ 29,869,864
Accumulated depreciation							
Balance at January 1, 2019 Disposals Depreciation expenses	\$ - - -	\$ 310,323 (1,768) 2,128	\$ 579,836 (21,060) 58,569	\$ 12,718,597 (193,280) 948,207	\$ 586,638 (4,080) 39,721	\$ - - -	\$ 14,195,394 (220,188) 1,048,625
Effect of foreign currency exchange differences			(8,541)	(81,474)	(3,572)		(93,587)
Balance at December 31, 2019	<u>\$</u>	<u>\$ 310,683</u>	<u>\$ 608,804</u>	<u>\$ 13,392,050</u>	<u>\$ 618,707</u>	<u>s -</u>	<u>\$ 14,930,244</u>
Carrying amounts at December 31, 2019	<u>\$ 1,591,461</u>	<u>\$ 44,985</u>	<u>\$ 1,152,949</u>	\$ 10,913,111	<u>\$ 158,693</u>	<u>\$ 1,078,421</u>	<u>\$ 14,939,620</u>
Cost							
Balance at January 1, 2020 Additions Disposals Effect of foreign currency	\$ 1,591,461 -	\$ 355,668	\$ 1,761,753 - -	\$ 24,305,161 9,152 (29,975)	\$ 777,400 5,901 (9,162)	\$ 1,078,421 545,656	\$ 29,869,864 560,709 (39,137)
exchange differences Reclassification		57,682	18,553 36,221	150,983 765,036	1,827 9,503	1,014 (890,627)	172,377 (22,185)
Balance at December 31, 2020	<u>\$ 1,591,461</u>	<u>\$ 413,350</u>	<u>\$ 1,816,527</u>	\$ 25,200,357	<u>\$ 785,469</u>	<u>\$ 734,464</u>	\$ 30,541,628
Accumulated depreciation							
Balance at January 1, 2020 Disposals Depreciation expenses	\$ -	\$ 310,683 - 5,554	\$ 608,804 - 56,726	\$ 13,392,050 (23,524) 927,169	\$ 618,707 (7,542) 36,069	\$ - -	\$ 14,930,244 (31,066) 1,025,518
Effect of foreign currency exchange differences			3,921	39,360	1,417	<u>-</u>	44,698
Balance at December 31, 2020	<u>\$ -</u>	<u>\$ 316,237</u>	<u>\$ 669,451</u>	<u>\$ 14,335,055</u>	<u>\$ 648,651</u>	<u>\$ -</u>	<u>\$ 15,969,394</u>
Carrying amounts at December 31, 2020	<u>\$ 1,591,461</u>	\$ 97,113	<u>\$ 1,147,076</u>	<u>\$ 10,865,302</u>	<u>\$ 136,818</u>	<u>\$ 734,464</u>	<u>\$ 14,572,234</u>

The above items of property, plant and equipment were depreciated on a straight-line basis over the estimated useful lives as follows:

Land improvements	15-25 years
Buildings	7-60 years
Machinery and equipment	2-20 years
Other equipment	3-20 years

15. LEASE ARRANGEMENTS

a. Right-of-use assets

	December 31	
	2020	2019
Carrying amounts		
Land Machinery and equipment Transportation equipment	\$ 387,520 12,373 	\$ 379,859 18,829 3,402
	\$ 401,940 For the Year End 2020	\$ 402,090 ded December 31 2019
Additions to right-of-use assets	<u>\$ 1,357</u>	<u>\$ 1,832</u>
Depreciation charge for right-of-use assets Land Machinery and equipment Transportation equipment	\$ 9,425 6,456 2,712	\$ 9,916 6,456 3,833
	<u>\$ 18,593</u>	<u>\$ 20,205</u>

Except for depreciation recognized, the Group had no significant addition, disposal, and impairment of right-of-use assets for the years ended December 31, 2020 and 2019.

b. Lease liabilities

	Decen	December 31		
	2020	2019		
Carrying amounts				
Current	\$ 8,103	\$ 8,996		
Non-current	\$ 7,130	\$ 14,919		

Ranges of discount rates for lease liabilities were 0.79%-1.17% and 0.85%-1.17% per annum as of December 31, 2020 and 2019, respectively.

c. Material lease-in activities and terms

Prepayments for leases include land use rights located in People's Republic of China; the Group has obtained the land use right certificates with lease terms of 45 to 50 years.

d. Other lease information

The Group leases certain assets which qualify as short-term or low-value asset leases. The Group has elected to apply the recognition exemption and thus, did not recognize right-of-use assets and lease liabilities for these leases.

The Group as lessor

Operating leases relate to leasing the investment properties owned by the Corporation with lease terms between 1 and 10 years. According to the agreement, the lease can be terminated by either party by giving 2 to 3 months formal notice in writing to the other party.

16. INVESTMENT PROPERTIES

Cost

Balance at December 31, 2020 and 2019			\$ 2,023,323
Accumulated depreciation and impairment	Accumulated Depreciation	Accumulated Impairment	Total
Balance at January 1, 2019 Depreciation expenses	\$ 25,156 <u>83</u>	\$ 6,513	\$ 31,669 <u>83</u>
Balance at December 31, 2019	\$ 25,239	\$ 6,513	<u>\$ 31,752</u>
Balance at January 1, 2020 Depreciation expenses	\$ 25,239 <u>83</u>	\$ 6,513	\$ 31,752 <u>83</u>
Balance at December 31, 2020	\$ 25,322	\$ 6,513	\$ 31,83 <u>5</u>

The investment properties of land improvements held by the Group which are depreciated over their estimated useful lives of 16 years using the straight-line method.

The fair values of investment properties were \$3,317,798 thousand and \$3,229,402 thousand as of December 31, 2020 and 2019, respectively. The fair values were arrived at on the basis of a valuation carried out by independent qualified professional valuer, Mr. Chia-ho Tsai from Debenham Tie Leung Real Estate Appraiser Office.

17. OTHER ASSETS

	December 31		
	2020	2019	
Other assets			
Silver and catalysts	\$ 2,105,852	\$ 2,313,179	
Materials	518,926	484,499	
Input tax	218,821	524,987	
Others	51,391	227,429	
	<u>\$ 2,894,990</u>	\$ 3,550,094	
Current	\$ 377,030	\$ 875,186	
Non-current	2,517,960	2,674,908	
	<u>\$ 2,894,990</u>	\$ 3,550,094	

Other assets include silver and catalysts used in the production, parts and components for the maintenance of equipment and input tax.

18. BORROWINGS

a. Short-term borrowings

		December 31	
		2020	2019
	<u>Unsecured borrowings</u>		
	Line of credit borrowings Loans from related parties (Note 28)	\$ 4,659,164 	\$ 6,462,838 1,461,140
		<u>\$ 6,885,222</u>	<u>\$ 7,923,978</u>
	Interest rate	1.06%-3.92%	1.10%-4.35%
b.	Long-term borrowings		
		December 31	
		2020	2019
	Secured borrowings (Note 29)		
	Long-term commercial paper payables	<u>\$</u>	\$ 129,885
	<u>Unsecured borrowings</u>		
	Bank loans Long-term commercial paper payables	7,360,000 1,889,176 9,249,176	8,310,000 <u>499,722</u> 8,809,722
	Less: Current portion of long-term borrowings	_	600,000
	Long-term borrowing	\$ 9,249,176	\$ 8,339,607
	Interest rate Maturity date	0.35%-1.10% December 2022	0.60%-1.12% December 2021

19. OTHER PAYABLES

	December 31		
	2020	2019	
Payables for purchase of equipment Freight payables Payables for salaries Interest payables Payables for annual leave Payables for dividends Payables for employees' compensation and remuneration of directors Others	\$ 97,051 45,558 45,230 42,699 4,000 3,424 1,694 169,200	\$ 66,772 44,074 60,408 25,170 18,613 1,899 7,151 132,439	
	<u>\$ 408,856</u>	<u>\$ 356,526</u>	

20. OTHER LIABILITIES

	December 31		
	2020	2019	
Contract liabilities Provisions for repairs and maintenance Others	\$ 306,493 24,091 17,137	\$ 113,584 58,128 19,663	
	<u>\$ 347,721</u>	<u>\$ 191,375</u>	
Current Non-current	\$ 323,630 24,091	\$ 191,375 	
	<u>\$ 347,721</u>	<u>\$ 191,375</u>	

Contract liabilities were receipts in advance.

21. RETIREMENT BENEFIT PLANS

a. Defined contribution plans

The Corporation of the Group adopted a pension plan under the Labor Pension Act (the "LPA"), which is a state-managed defined contribution plan. Under the LPA, an entity makes monthly contributions to employees' individual pension accounts at 6% of monthly salaries and wages.

The employees of the Group's subsidiary in China are members of a state-managed retirement benefit plan operated by the government of China. The subsidiary is required to contribute a specified percentage of payroll costs to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit plan is to make the specified contributions.

The subsidiary, TFIC, has not set up a retirement benefit plan because it is served concurrently by the employees of the Corporation.

b. Defined benefit plan

The defined benefit plan adopted by the Corporation of the Group in accordance with the Labor Standards Law is operated by the government of the ROC. Pension benefits are calculated on the basis of the length of service and average monthly salaries of the 6 months before retirement. The Corporation contribute amounts equal to 10% of total monthly salaries and wages to a pension fund administered by the pension fund monitoring committee. Pension contributions are deposited in the Bank of Taiwan in the committee's name. Before the end of each year, the Group assesses the balance in the pension fund. If the amount of the balance in the pension fund is inadequate to pay retirement benefits for employees who conform to retirement requirements in the next year, the Group is required to fund the difference in one appropriation that should be made before the end of March of the next year. The pension fund is managed by the Bureau of Labor Funds, Ministry of Labor ("the Bureau"); the Group has no right to influence the investment policy and strategy.

The amounts included in the consolidated balance sheets in respect of the Group's defined benefit plans were as follows:

		Decem	ber 31
		2020	2019
Present value of defined benefit obligation Fair value of plan assets		\$ 322,582 (62,902)	\$ 382,672 (118,907)
Net defined benefit liabilities		<u>\$ 259,680</u>	\$ 263,765
Movements in net defined benefit liabilities we	ere as follows:		
	Present Value of the Defined Benefit Obligation	Fair Value of the Plan Assets	Net Defined Benefit Liabilities
Balance at January 1, 2019 Service cost	<u>\$ 385,505</u>	<u>\$ (135,345)</u>	\$ 250,160
Current service cost Net interest expense (income) Recognized in profit or loss Remeasurement	10,132 4,337 14,469	(1,601) (1,601)	10,132 2,736 12,868
Return on plan assets (excluding amounts included in net interest)	-	(4,600)	(4,600)
Actuarial loss - changes in demographic assumptions Actuarial loss - changes in financial	263	-	263
assumptions Actuarial loss - experience adjustments	14,297 6,749	- 	14,297 <u>6,749</u>
Recognized in other comprehensive income (loss)	21,309	<u>(4,600)</u>	<u>16,709</u>
Contributions from the employer Benefits paid	(38,611)	(15,972) <u>38,611</u>	(15,972)
Balance at December 31, 2019	<u>\$ 382,672</u>	<u>\$ (118,907)</u>	<u>\$ 263,765</u>
Balance at January 1, 2020 Service cost	<u>\$ 382,672</u>	<u>\$ (118,907)</u>	<u>\$ 263,765</u>
Current service cost Net interest expense (income) Recognized in profit or loss Remeasurement	9,291 2,870 12,161	(941) (941)	9,291 1,929 11,220
Return on plan assets (excluding amounts included in net interest) Actuarial loss - changes in financial	-	(4,297)	(4,297)
assumptions Actuarial loss - experience adjustments	8,855 7,930	- 	8,855 7,930
Recognized in other comprehensive income (loss)	16,785	(4,297)	12,488
Contributions from the employer Benefits paid	<u>(89,036)</u>	(27,793) <u>89,036</u>	(27,793)
Balance at December 31, 2020	<u>\$ 322,582</u>	<u>\$ (62,902)</u>	<u>\$ 259,680</u>

Through the defined benefit plans under the Labor Standards Law, the Corporation is exposed to the following risks:

- 1) Investment risk: The plan assets are invested in domestic and foreign equity and debt securities, bank deposits, etc. The investment is conducted at the discretion of the Bureau or under the mandated management. However, in accordance with relevant regulations, the return generated by plan assets should not be below the interest rate for a 2-year time deposit with local banks.
- 2) Interest risk: A decrease in the corporate bond interest rate will increase the present value of the defined benefit obligation; however, this will be partially offset by an increase in the return on the plan's debt investments.
- 3) Salary risk: The present value of the defined benefit obligation is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the present value of the defined benefit obligation.

The actuarial valuations of the present value of the defined benefit obligation were carried out by qualified actuaries. The significant assumptions used for the purposes of the actuarial valuations were as follows:

	December 31	
	2020	2019
Discount rate(s)	0.50%	0.75%
Expected rate(s) of long - term salary increase	2.00%	2.00%

If possible reasonable change in each of the significant actuarial assumptions will occur and all other assumptions will remain constant, the present value of the defined benefit obligation would increase (decrease) as follows:

	December 31	
	2020	2019
Discount rate(s)		
0.25% increase	\$ (8,855)	\$ (9,622)
0.25% decrease	\$ 9,203	\$ 10,000
Expected rate(s) of long-term salary increase		
0.25% increase	<u>\$ 8,901</u>	\$ 9,700
0.25% decrease	<u>\$ (8,612)</u>	<u>\$ (9,384)</u>

The sensitivity analysis presented above may not be representative of the actual change in the present value of the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

	December 31	
	2020	2019
The expected contributions to the plan for the next year	<u>\$ 10,816</u>	<u>\$ 13,133</u>
The average duration of the defined benefit obligation	11.8 years	11.1 years

22. EQUITY

a. Common stock

	December 31		
	2020	2019	
Number of stocks authorized (in thousands) Stocks authorized	1,000,000 \$ 10,000,000	1,000,000 \$ 10,000,000	
Number of stocks issued and fully paid (in thousands) Stocks issued	885,703 \$ 8,857,031	885,703 \$ 8,857,031	

A total of 10,000 thousand stocks of the Corporation's stock were authorized to be reserved for the issuance of employee stock options.

b. Capital surplus

	Decem	iber 31
	2020	2019
May be used to offset a deficit, distributed as cash dividends, or transferred to capital stock (Note)		
Issuance of common stock	\$ 470,767	\$ 470,767
Changes in percentage of ownership interests in subsidiaries	16,367	-
Treasury stock transactions	4,662	4,662
Only be used to offset a deficit		
Treasury stock transactions - dividends distributed to		
subsidiary	318,125	313,999
Dividends unclaimed by stockholders	35,794	35,794
Changes in capital surplus from investments in associates		
accounted for using the equity method	110,571	_
	<u>\$ 956,286</u>	<u>\$ 825,222</u>

Note: Such capital surplus may be used to offset a deficit; in addition, when the Corporation has no deficit, such capital surplus may be distributed as cash dividends or transferred to capital stock (limited to a certain percentage of the Corporation's capital surplus and once a year).

c. Retained earnings and dividends policy

Under the dividend policy as set forth in the Corporation's Articles of Incorporation ("Articles"), apart from paying all its income taxes in the case where there are profits at the end of the year, the Corporation shall make up for accumulated deficits in past years. Where there is still balance, 10% of the unappropriated earnings from the yearly net income coupled with other items that recognized in retained earning directly thereof shall be set aside by the Corporation as legal reserve. Subject to certain business conditions under which the Corporation may retain a portion, and distribute to the shareholders the remainder after deducting special reserve as required by law together with undistributed profits from previous years in proportion to the number of the shares held by each shareholders as shareholders' dividend. When there is a share capital increase, the distributed dividends of the year for the new shares shall be dealt with according to the resolution of the stockholders' meeting. For the policies on the distribution of employees' compensation and remuneration of directors before and after amendment, refer to Note 23 (d) "Employee benefits expense".

In accordance with the Articles, the dividend distribution takes into consideration the characteristics of industry that the Group operates in and the forthcoming capital requirement and tax policy that is influenced by the Group's products or services, and it should be settled for the purpose of maintaining stable dividends. For the purposes of improving the financial structure effectively, coping with reinvestment, expanding capacity or other significant capital expenditures in which capital is required, when distributing stockholders' dividend, the dividend payout ratio each fiscal year shall be no less than 50% of the final surplus which is the sum of after-tax profit of the fiscal year to offset previous loss, if any, and to appropriate legal reserve and special reserve as required by law; the amount of cash dividends shall not be less than 10% of the total dividends and bonuses to be distributed to stockholders in the fiscal year.

An appropriation of earnings to a legal reserve shall be made until the legal reserve equals the Corporation's paid-in capital. The legal reserve may be used to offset deficits. If the Corporation has no deficit and the legal reserve has exceeded 25% of the Corporation's paid-in capital, the excess may be transferred to capital or distributed in cash.

Items referred to under Rule No. 1010012865, Rule No. 1010047490 and Rule No. 1030006415 issued by the FSC and the directive titled "Questions and Answers for Special Reserves Appropriated Following Adoption of IFRSs", shall be appropriated to or reversed from a special reserve by the Corporation. Any appropriated special reserve may be reversed to the extent that the net debit balance reverses, and thereafter it is distributed.

The appropriations of earnings for 2019 and 2018 were approved in the stockholders' meetings on June 16, 2020 and June 11, 2019, respectively. The appropriations and dividends per share were as follows:

	A	Appropriation of Earnings		Dividends Per Share (NT\$)				
		2019		2018		2019	2	2018
Legal reserve Cash dividends	\$	2,025 265,711	\$	175,073 1,549,981	•	0.30	¢	1.75
Cash dividends		203,/11		1,349,901	Φ	0.50	Φ	1.73

The deficit compensation for 2020 was proposed by the Corporation's board of directors on March 18, 2021

The deficit compensation for 2020 was subject to the resolution of the stockholders' meeting on June 16, 2021.

d. Special reserves

On the first-time adoption of IFRSs, the Corporation appropriated to special reserve, the amounts that were the same as the unrealized revaluation increment, the fair value of investment properties at the date of transition as the deemed cost and the cumulative translation differences transferred to retained earnings, which were \$985,545 thousand, \$787,176 thousand and \$138,408 thousand, respectively.

e. Treasury stock

The Corporation's stocks held by its subsidiaries at the end of the reporting periods were as follows:

Name of Subsidiary	Number of Stocks Held (In Thousands of Stocks)	Carrying Amount	Market Price
<u>December 31, 2020</u>			
TFIC	13,754	<u>\$ 187,798</u>	<u>\$ 279,197</u>
<u>December 31, 2019</u>			
TFIC	13,754	\$ 187,798	\$ 288,825

Under the Securities and Exchange Act, the Corporation shall neither pledge treasury stocks nor exercise stockholders' rights on these stocks, such as rights to dividends and to vote. The subsidiaries holding treasury stock, however, retain stockholders' rights, except the rights to participate in any stock issuance for cash and to vote.

23. NET LOSS

a. Other income

	For the Year Ended December 31		
	2020	2019	
Settlement of insurance claims (Note)	\$ 8,804	\$ 282,458	
Government grants	118,070	67,232	
Others	81,724	41,063	
	<u>\$ 208,598</u>	\$ 390,753	

Note: The Group obtained insurance compensation for its business interruption caused by the fire damage in 2019.

b. Interest expense

	For the Year Ended December 31		
	2020	2019	
Interest on bank loans	\$ 307,958	\$ 327,376	
Interest on loans from related parties (Note 28)	58,824	19,945	
Interest on lease liabilities	216	318	
Other interest expense	31	31	
	<u>\$ 367,029</u>	\$ 347,670	

Information about capitalized interest was as follows:

		2020	2019
	Capitalized interest	<u>\$ 1,013</u>	<u>\$ 1,019</u>
	Capitalization rate	0.34%-1.17%	0.49%-1.64%
c.	Depreciation and amortization		
		For the Vear En	ded December 31
		2020	2019
	Property, plant and equipment Intangible assets (included other assets) Right-of-use assets Investment properties	\$ 1,025,518 16,888 18,593 83	\$ 1,048,625 13,050 20,205 83
		<u>\$ 1,061,082</u>	<u>\$ 1,081,963</u>
	An analysis of depreciation by function Operating costs Operating expenses Non-operating expenses and losses	\$ 980,443 63,668 <u>83</u>	\$ 1,000,330 68,500 <u>83</u>
		<u>\$ 1,044,194</u>	<u>\$ 1,068,913</u>
	An analysis of amortization by function Operating costs Operating expenses	\$ 13,429 3,459 \$ 16,888	\$ 9,016 4,034 \$ 13,050
d.	Employee benefits expense		
		For the Year End 2020	ded December 31 2019
	Salary expense Insurance expense Post-employment benefits (Note 21) Defined contribution plans Defined benefit plans	\$ 451,987 49,957 12,115 11,220	\$ 509,844 56,123 29,128 12,868
	Other employee benefits	83,473	106,730
	Total employee benefits expense	<u>\$ 608,752</u>	<u>\$ 714,693</u>
	An analysis of employee benefits expense by function Operating costs Operating expenses	\$ 362,710 <u>246,042</u> \$ 608,752	\$ 451,741 262,952 \$ 714,693

For the Year Ended December 31

In compliance with the Articles, the Corporation accrued employees' compensation and remuneration of directors at the rates from 1% to 2% and no higher than 1%, respectively, of net profit before income tax, employees' compensation, and remuneration of directors. However, if the Corporation has accumulated any deficit, the profit should be set aside for offsetting the losses. The accrued employees' compensation and remuneration of directors was \$686 thousand for the year ended December 31, 2019. The Group did not accrue employees' compensation and remuneration of directors because of net loss before tax for the year ended December 31, 2020.

If there is a change in the amounts after the annual consolidated financial statements were authorized for issue, the differences are recorded as a change in the accounting estimate.

Information on the employees' compensation and remuneration of directors resolved by the Corporation's board of directors is available on the Market Observation Post System website of the TWSE.

24. INCOME TAXES

a. Major components of income tax expense (benefit) recognized in profit or loss are as follows:

	For the Year Ended December 31		
	2020	2019	
Current tax			
In respect of the current year	\$ 41,105	\$ 84,357	
Income tax on unappropriated earnings	-	15,980	
Adjustments for prior years	(1,327)	(7,199)	
	39,778	93,138	
Deferred tax			
In respect of the current year	124,580	(505,685)	
Income tax expense (benefit) recognized in profit or loss	\$ 164,358	<u>\$ (412,547)</u>	

A reconciliation of accounting profit and income tax expense (benefit) is as follows:

	For the Year Ended December 3		ecember 31	
		2020		2019
Loss before tax	<u>\$</u>	(1,307,289)	<u>\$</u>	(667,899)
Income tax benefit calculated at the statutory rate	\$	(261,458)	\$	(133,580)
Nondeductible expenses in determining taxable income		16,655		4,290
Tax-exempt income		(17,655)		(56,715)
Income tax on unappropriated earnings				15,980
Unrecognized deductible temporary differences		28,764		(70,713)
Unrecognized loss carryforwards		362,010		(106,748)
Effect of different tax rate of group entities operating in other jurisdictions Adjustments for prior years	_	37,369 (1,327)		(57,862) (7,199)
Income tax expense (benefit) recognized in profit or loss	<u>\$</u>	164,358	\$	(412,547)

In July 2019, the president of the ROC announced the amendments to the Statute for Industrial Innovation, which stipulate that the amounts of unappropriated earnings in 2018 and thereafter that are reinvested in the construction or purchase of certain assets or technologies are allowed as deduction when computing the income tax on unappropriated earnings. When calculating the tax on unappropriated earnings, the Group deducts only the amount of the unappropriated earnings that has been reinvested in capital expenditure.

In accordance with Rule No. 10904550440 issued by the Ministry of Finance of Taiwan (MOF), the Group used the losses incurred in the first quarter of 2020 to estimate losses for the first six months of 2020 and this amount is deducted from the Group's unappropriated earnings for 2018 for filing the additional tax. For the 2020 consolidated financial reporting purpose, the tax on unappropriated earnings for 2018 is measured based on the actual loss for 2020, and the current income tax payable is adjusted accordingly.

Because of net loss for the year ended December 31, 2020, there is no potential income tax consequence of the unappropriated earnings.

b. Income tax recognized in other comprehensive income

	For the Year Ended December 31		
	2020	2019	
Deferred tax			
In respect of the current year Remeasurement on defined benefit plans	<u>\$ 2,498</u>	\$ 3,342	

c. Current tax liabilities

	December 31		
	2020	2019	
Income tax payable	<u>\$ 31,424</u>	\$ 35,225	

d. Deferred tax assets and liabilities

The movements of deferred tax assets and deferred tax liabilities were as follows:

For the year ended December 31, 2020

	Opening Balance	Recognized in Profit or Loss	Recognized in Other Compre- hensive Income	Exchange Differences	Closing Balance
Deferred tax assets					
Recognition of loss on foreign investments using equity method Defined benefit obligation Allowance for inventories Loss carryforwards Others	\$ 359,876 52,753 4,107 422,847 13,128	\$ (182,040) (3,315) - 89,329 	\$ - 2,498 - - -	\$ - 64 3,877	\$ 177,836 51,936 4,171 516,053
	<u>\$ 852,711</u>	<u>\$ (109,154)</u>	<u>\$ 2,498</u>	<u>\$ 3,941</u>	<u>\$ 749,996</u> (Continued)

Opening Balance	Recognized in Profit or Loss	Recognized in Other Compre- hensive Income	Exchange Differences	Closing Balance
\$ 341,231 325,562 14,814 7,949 \$ 689,556	\$ - 15,426 - - \$ 15,426	\$ - - - - \$ -	\$ - 390 - - - \$ 390	\$ 341,231 341,378 14,814 7,949 \$ 705,372 (Concluded)
er 31, 2019				
Opening Balance	Recognized in Profit or Loss	Recognized in Other Compre- hensive Income	Exchange Differences	Closing Balance
\$ 296,611 50,032 - - - - - \$ 346,643	\$ 63,265 (621) 4,283 441,018 13,128 \$ 521,073	\$ 3,342 - - - \$ 3,342	\$ - (176) (18,171) \$ (18,347)	\$ 359,876 52,753 4,107 422,847 13,128 \$ 852,711
\$ 341,231 311,380 14,814 7,949	\$ - 15,388 - - - - - -	\$ - - - - - -	\$ - (1,206) - - - - - - (1,206)	\$ 341,231 325,562 14,814 7,949 \$ 689,556
	\$ 341,231 325,562 14,814 7,949 \$ 689,556 er 31, 2019 Opening Balance \$ 296,611 50,032 	\$ 341,231 \$ - 325,562 15,426 14,814 - 7,949 - \$ 689,556 \$ 15,426	Opening Balance Recognized in Profit or Loss Other Comprehensive Income \$ 341,231 \$ - \$ - \$ 325,562 15,426 - 14,814 - - 7,949 - - \$ 689,556 \$ 15,426 \$ - Profit or Loss \$ 296,611 \$ 63,265 \$ - \$ 296,611 \$ 63,265 \$ - 4,283 - - 4,283 - - - 441,018 - - - 13,128 - - \$ 346,643 \$ 521,073 \$ 3,342 \$ 341,231 \$ - \$ - \$ 341,231 \$ - \$ - \$ 341,814 - - 7,949 - - -	Opening Balance Recognized in Profit or Loss Exchange Income Exchange Differences \$ 341,231 \$ - \$ - \$ - 390 14,814

e. Income tax assessments

The Corporation's tax returns through 2018 have been assessed by the tax authorities.

The tax returns of TFIC through 2018 have been assessed by the tax authorities.

25. (LOSS) EARNINGS PER SHARE

	For the Year Ended December 31		
	2020		
Basic (loss) earnings per share Diluted (loss) earnings per share	\$ (1.22) \$ (1.22)	\$ 0.04 \$ 0.04	

The net (loss) profit and weighted average number of common stock outstanding in the computation of (loss) earnings per share were as follows:

Net (Loss) Profit for the Year

	For the Year Ended December 31		
	2020	2019	
Net (loss) profit used in the computation of basic (loss) earnings per share	<u>\$ (1,064,698</u>)	<u>\$ 33,618</u>	

Weighted average number of common stock outstanding (in thousand stocks):

	For the Year Ended December 31		
	2020	2019	
Weighted average number of common stock Less: Reclassification of the Corporation's stocks held by	885,703	885,703	
subsidiaries	(13,754)	(13,754)	
Weighted average number of common stock used in the computation of basic (loss) earnings per share	871,949	871,949	
Effect of potentially dilutive ordinary shares: Employees' compensation or bonuses issued to employees	_	284	
Weighted average number of ordinary shares used in the computation of diluted (loss) earnings per share	<u>871,949</u>	<u>872,233</u>	

If the Corporation offered to settle compensation or bonuses paid to employees in cash or shares, the Corporation assumed the entire amount of the compensation or bonuses will be settled in shares, and the resulting potential shares were included in the weighted average number of shares outstanding used in the computation of diluted earnings per share, as the effect is dilutive. Such dilutive effect of the potential shares is included in the computation of diluted earnings per share until the number of shares to be distributed to employees is resolved in the following year.

26. CAPITAL MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as going concerns while maximizing the return to stockholders through the optimization of the debt and equity balance. The capital structure of the Group consists of bank loans and equity of the Group.

Financial management department of the Group reviews the capital structure on a monthly basis. As part of this review, the financial management department considers whether there were exceptions between the current ratio, the debt ratio and the target ratio set by the financial management department.

27. FINANCIAL INSTRUMENTS

a. Fair value of financial instruments that are not measured at fair value

Management believes the carrying amounts of non-financial assets and financial liabilities recognized in the consolidated financial statements approximate their fair values or the fair values cannot be reliably measured.

- b. Fair value of financial instruments that are measured at fair value on a recurring basis
 - 1) Fair value hierarchy

December 31, 2020

	Level 1	Level 2	Level 3	Total
Financial assets at FVTPL Domestic listed shares Domestic mutual funds	\$ 56,421 3,067	\$ - -	\$ - -	\$ 56,421 3,067
	<u>\$ 59,488</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ 59,488</u>
Financial assets at FVTOCI Investments in equity instruments at FVTOCI				
Domestic listed shares Domestic unlisted shares	\$ 1,481,023	\$ - -	\$ - 4,142,291	\$ 1,481,023 4,142,291
	<u>\$ 1,481,023</u>	\$ -	<u>\$ 4,142,291</u>	\$ 5,623,314
<u>December 31, 2019</u>				
	Level 1	Level 2	Level 3	Total
Financial assets at FVTPL Domestic listed shares Domestic mutual funds	\$ 67,799 76,537 \$ 144,336	\$ - - <u>\$</u>	\$ - - \$ -	\$ 67,799 76,537 \$ 144,336
Financial assets at FVTOCI Investments in equity instruments at FVTOCI				
Domestic listed shares Domestic unlisted shares	\$ 1,563,100	\$ - -	\$ - 4,396,762	\$ 1,563,100 4,396,762
	\$ 1,563,100	\$ -	\$ 4,396,762	\$ 5,959,862

There were no transfers between Levels 1 and 2 in 2020 and 2019.

- 2) Valuation techniques and assumptions applied for the purpose of measuring fair value
 - a) The fair value of financial instruments traded in active markets is based on quoted market prices (including beneficiary certificates that went public).
 - b) Valuation techniques and inputs applied for Level 3 fair value measurement: The significant and unobservable input parameter for unlisted investments use market-based approach mainly relates to liquidity discount rate. Market-based approach adopts the equity basis multiplier (P/B) of comparable listed companies, the fair price of the Company's stock is calculated after considering the liquidity discount parameter.

c. Categories of financial instruments

	December 31	
	2020	2019
<u>Financial assets</u>		
Fair value through profit or loss (FVTPL) Mandatorily classified as at FVTPL Financial assets at amortized cost (Note 1) Financial assets at FVTOCI Equity instruments	\$ 59,488 4,574,295 5,623,314	
Financial liabilities		
Amortized cost (Note 2)	17,832,391	18,833,550

Note 1: The balances include financial assets at amortized cost, which comprise cash and cash equivalents, notes receivable, trade receivables, other receivables and debt investments.

Note 2: The balances include financial liabilities at amortized cost, which comprise short-term and long-term loans, short-term bills payable, notes payable, trade payables, other payables, current portion of long - term borrowing and guarantee deposits.

d. Financial risk management objectives and policies

The Group's major financial instruments included equity and debt investments, trade receivables, trade payables and borrowings. The Group's Corporate Treasury function provides services to the business, monitors and manages the financial risks relating to the operations of the Group through internal risk evaluation. These risks include market risk (including foreign currency risk, interest rate risk and other price risk), credit risk and liquidity risk.

1) Market risk

The Group's activities exposed it primarily to the financial risks of changes in foreign currency exchange rates and interest rates.

a) Foreign currency risk

The Group had foreign currency sales and purchases, which exposed the Group to foreign currency risk. To protect against reductions foreign assets in value and the volatility of future cash flows caused by changes in foreign exchange rates, the Group managed the risk by balancing positions of assets and liabilities denominated in foreign currencies.

The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities and of the derivatives exposed to foreign currency risk at the end of the reporting period are set out in Note 32.

Sensitivity analysis

The Group was mainly exposed to the USD and RMB.

The following details the effects of a 5% increase in NTD (the functional currency) against the relevant foreign currencies. For a 5% strengthening of NTD against the relevant currency, the net loss would be decrease by \$37,729 thousand and \$23,896 thousand for the years ended December 31, 2020 and 2019, respectively. The sensitivity rate used when reporting foreign

currency risk internally to key management personnel and representing management's assessment of the reasonably possible change in foreign exchange rate is 5%.

b) Interest rate risk

The Group was exposed to interest rate risk because entities in the Group borrowed funds at both fixed and floating interest rates. The risk is managed by the Group by maintaining an appropriate mix of fixed and floating rate borrowings, ensuring the most cost-effective hedging strategies are applied.

The carrying amount of the Group's financial assets and financial liabilities with exposure to interest rates at the end of the reporting period were as follows:

	December 31		
	2020	2019	
Fair value interest rate risk			
Financial assets	\$ 1,176,712	\$ 1,902,930	
Financial liabilities	13,850,455	12,987,893	
Cash flow interest rate risk			
Financial assets	1,555,624	1,682,573	
Financial liabilities	2,300,000	4,100,000	

Sensitivity analysis

The sensitivity analyses below were determined based on the Group's exposure to interest rates at the end of the reporting period. A 50 basis point increase or decrease was used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points higher/lower and all other variables were held constant, the Group's net loss for the years ended December 31, 2020 and 2019 would increase/decrease by \$3,722 thousand and \$12,087 thousand, respectively, which was mainly attributable to the Group's exposure to interest rates on its cash flow by variable-rate bank loans.

c) Other price risk

The Group was exposed to equity price risk through its investments in listed equity securities and beneficiary certificates of open-end funds.

Sensitivity analysis

The sensitivity analyses below were determined based on the exposure to equity price risks at the end of the reporting period.

If equity prices had been 5% higher/lower, pre-tax loss for the years ended December 31, 2020 and 2019 would have decreased/increased by \$2,974 thousand and \$7,217 thousand, respectively, as a result of the changes in fair value of financial assets at FVTPL, and the pre-tax other comprehensive income (loss) for the years ended December 31, 2020 and 2019 would have increased/decreased by \$74,051 thousand and \$78,155 thousand, respectively, as a result of the changes in fair value of financial assets at FVTOCI.

2) Credit risk

Credit risk refers to the risk that counterparty will default on its contractual obligations resulting in financial loss to the Group. As at the end of the reporting period, the Group's maximum exposure to

credit risk which will cause a financial loss to the Group due to failure of counterparties to discharge an obligation and financial guarantees provided by the Group could arise from:

- The carrying amount of the respective recognized financial assets as stated in the balance sheets;
 and
- b) The amount of contingent liabilities in relation to financial guarantee issued by the Group.

The Group adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults. The Group only transacts with entities that are rated good. The Group uses other publicly available financial information and its own trading records to rate its major customers. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties. Credit exposure is controlled by counterparty limits that are reviewed and approved by the credit organization.

Trade receivables consisted of a large number of unrelated customers. Ongoing credit evaluation is performed on the financial condition of trade receivables.

Credit risk represents the potential impact to financial asset that the Group might encounter if counterparties or third parties breach the contracts. The Group evaluated credit risk exposure for contracts with positive carrying value. The Group evaluated the credit risk exposure as immaterial because all counterparties are reputable financial institutions and companies with credit ratings.

3) Liquidity risk

The Group manages liquidity risk by monitoring and maintaining a level of cash and cash equivalents deemed adequate to finance the Group's operations and mitigate the effects of fluctuations in cash flows. In addition, management monitors the utilization of bank borrowings and ensures compliance with loan covenants.

The Group relies on bank borrowings as a significant source of liquidity. As of December 31, 2020 and 2019, the Group had available unutilized bank loan facilities set out in (b) below.

a) Liquidity and interest risk rate tables

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities with agreed repayment periods. The tables had been drawn up based on the undiscounted cash flows of financial liabilities from the earliest date on which the Group can be required to pay.

December 31, 2020

	On Demand or Less than 1 Month	1-3 Months	3 Months to 1 Year	1-5 Years
Non-interest bearing		.	•	
liabilities	\$ -	\$ 1,198,759	\$ -	\$ -
Lease liabilities	903	1,394	5,929	7,172
Variable interest rate				
liabilities	_	_	_	2,335,551
Fixed interest rate liabilities	2,114,019	1,017,937	3,842,471	6,956,332
Tixed interest rate madifities	2,114,019	1,017,937	3,042,4/1	0,730,332
	\$ 2,114,922	\$ 2,218,090	\$ 3,848,400	\$ 9,299,055

December 31, 2019

	On Demand or Less than 1 Month	1-3 Months	3 Months to 1 Year	1-5 Years
Non-interest bearing				
liabilities	\$ -	\$ 1,315,580	\$ -	\$ -
Lease liabilities	1,054	1,782	6,373	15,092
Variable interest rate				
liabilities	3,658	606,487	19,563	3,520,762
Fixed interest rate liabilities	2,072,583	3,121,873	3,029,811	4,840,000
	\$ 2,077,295	\$ 5,045,722	<u>\$ 3,055,747</u>	\$ 8,375,854

The amounts included above for variable interest rate instruments for both non-derivative financial assets and liabilities were subject to change if changes in variable interest rates differ from those estimates of interest rates determined at the end of the reporting period.

b) Financing facilities

	December 31		
	2020	2019	
Unsecured bank borrowing limit Amount used Amount unused	\$ 15,453,000 16,646,000	\$ 18,508,000 <u>12,067,000</u>	
	<u>\$ 32,099,000</u>	\$ 30,575,000	
Secured bank borrowing limit Amount used Amount unused	\$ - -	\$ 130,000	
	<u>\$</u>	<u>\$ 130,000</u>	

28. TRANSACTIONS WITH RELATED PARTIES

Balances and transactions between the Corporation and its subsidiaries, which are related parties of the Corporation, have been eliminated on consolidation and are not disclosed in this note. The prices and payment terms of these transactions were similar to those for third parties. Details of transactions between the Group and other related parties are disclosed below.

Related Party Name	Related Party Category	
Far Eastern New Century Corp. Hwa Xu Heat Supply Co. (HXYZ) Oriental Petrochemical (Shanghai) Corp. (OPSC) Oriental Petrochemical (Taiwan) Co., Ltd. (OPTC) Asia Cement Corp. Hubei Yadong Cement Co., Ltd.	Investors with significant influence over the Group Associates Associates Others Others	
	(Continued)	

Related Party Name	Related Party Category		
Far Eastern Polytex (Vietnam) Ltd. Fu-Ming Transport Corp. Fu-Da Transport Corp. PET Far Eastern (Holding) Ltd. (PETH) Far Eastern International Bank (FEIB) Far Eastern Industries (Shanghai) Ltd. Far Eastern Industries (Yangzhou) Ltd. Shanghai Yuanhua Logistics (Yangzhou) Corp. Shanghai Yuanzi Information Technology Ltd. Far Eastern Dyeing & Finishing (Suzhou) Ltd. Speedy (Shanghai) Digital Technology Co., Ltd. Digital United Information Technology (Shanghai) Ltd.	Others		
Mr. Xu Yuanzhi Memorial Foundation Yuan Ze University	Others Others		
a. Sale of goods		E 4h - V E	(Concluded)
		For the Year End 2020	2019
Investors with significant influence over the Grou Others	ıр	\$ 950,973 205,496	\$ 1,068,220 110,792
		<u>\$ 1,156,469</u>	<u>\$ 1,179,012</u>
b. Purchase of goods		For the Year End	led December 31 2019
Associates Others		\$ - 222	\$ 306,083 (43,373)
Others		\$ 222	\$ 262,710
c. Operating expenses			
		For the Year End	led December 31 2019
Associates		\$ 33,317	\$ 14,132
Others Fu-Ming Transport Corp. Others		159,544 49,469 209,013 \$ 242,330	173,397 84,918 258,315 \$ 272,447

d. Interest expense

		For the Year End 2020	ded December 31 2019
	Others Far Eastern Industries (Shanghai) Ltd. Others	\$ 42,400 16,424 \$ 58,824	\$ 1,778
e.	Rental income		
		For the Year English	ded December 31 2019
	Others Fu-Da Transport Corp.	<u>\$ 9,694</u>	\$ 9,694
f.	Cash and cash equivalents		
		Decem	iber 31
		<u>Decem</u> 2020	2019
	Others FEIB		
g.		2020	2019
g.	FEIB	2020 \$ 427,373	2019 \$ 39,235
g.	FEIB	2020 \$ 427,373	2019
g.	FEIB Receivables from related parties Investors with significant influence over the Group Far Eastern New Century Corp.	2020 \$ 427,373	2019 \$ 39,235 aber 31
g.	FEIB Receivables from related parties Investors with significant influence over the Group	2020 \$ 427,373 Decem	2019 \$ 39,235 aber 31 2019

The outstanding trade receivables from related parties are unsecured. For the years ended December 31, 2020 and 2019, no impairment loss was recognized for trade receivables from related parties.

h. Prepayments

	December 31		
	2020	2019	
Associates			
HXYZ	<u>\$</u>	<u>\$ 240,993</u>	
Current	\$ -	\$ 240,993	
Non-current	_	_	
	<u>\$</u>	<u>\$ 240,993</u>	

Prepayments are payments in advance for heating-steam supply.

i. Other receivables

	December 31		
	2020	2019	
Associates HXYZ Others	\$ 498,409 5,144	\$ 340,660	
	<u>\$ 503,553</u>	<u>\$ 340,660</u>	

The Group provided secured short-term loans to HXYZ amounted to \$498,409 thousand. Refer to Table 1 for detailed information.

j. Financial assets at amortized cost

	Decem	December 31		
	2020	2019		
Others FEIB	<u>\$ 63,917</u>	\$ 247,134		

k. Loans from related parties (accounted for as short-term borrowings)

	December 31	
	2020	2019
Others		
Far Eastern Industries (Shanghai) Co., Ltd.	\$ 1,309,446	\$ 644,621
Far Eastern Industries (Yangzhou) Co., Ltd.	523,778	515,696
Far Eastern Dyeing & Finishing (Suzhou) Ltd.	392,834	300,823
	\$ 2,226,058	\$ 1,461,140

The Group obtained loans at rates comparable to market interest rates for the loans from related parties.

1. Other payables

	December 31			-
		2020		2019
Others Associates	\$	36,403 19,457	\$	65,169 9,272
	\$	55,860	\$	74,441

m. Acquisitions of financial assets

For the year ended December 31, 2020: None.

For the year ended December 31, 2019

	Line Item	Number of Shares	Underlying Assets	Purchase Price
Others OPTC	Financial assets at FVTOCI - non-current	36,017,435	Shares Oriental Petrochemical (Taiwan) Co., Ltd.	\$ 360,174

n. Compensation of key management personnel

	For the Year Ended December 31		
	2020	2019	
Short-term employee benefits Post-employment benefits	\$ 32,438 432	\$ 37,130 432	
	<u>\$ 32,870</u>	<u>\$ 37,562</u>	

The remuneration of directors and key executives was determined by the remuneration committee based on the performance of individuals and market trends.

29. ASSETS PLEDGED AS COLLATERAL OR FOR SECURITY

The following assets had been pledged by bank, as guarantees for Suppliers and Customers:

	December 31		
	2020	2019	
Pledged deposits (financial assets at amortized cost - non-current)	<u>\$ 74,204</u>	\$ 56,043	

As of December 31, 2020, the Corporation pledged 28,599 thousand stocks of the subsidiary TFIC as security.

30. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED COMMITMENTS

In addition to those disclosed in other notes, significant commitments and contingencies of the Group as of December 31, 2020 and 2019 were as follows:

- a. As of December 31, 2020, unused letters of credit for purchases of raw materials amounted to \$1,237,856 thousand, purchase guarantees from banking institution amounted to \$235,000 thousand, and refundable deposit with the Harbor Bureau amounted to \$196,417 thousand, respectively.
- b. Endorsements/guarantees provided to subsidiaries and associates

The Corporation

TFIC \$ 1,450,000

- c. The Corporation has a long-term ethylene purchase agreement with Chinese Petroleum Corporation, Taiwan under which the Corporation is committed to purchase ethylene until December 31, 2020. The purchase price under the agreement is in U.S. dollars.
- d. The Corporation has a three-year agreement beginning from 2004, to sell ethylene glycols to major customers, namely, Far Eastern New Century Corporation, Tainan Spinning Co., Ltd., and Shinkong Synthetic Fibers Corporation. The agreement is automatically renewed for successive periods of three years unless otherwise terminated by either party with prior notice. The determined price under the agreement is in U.S. dollars.
- e. In May 2016, the Corporation signed a five-year ethylene carbonate designated production/sales agreement with Chi Mei Corporation ("CMC"). Also, the Corporation agreed to purchase from CMC any qualified ethylene glycol by-products which are produced during the manufacturing process. And the purchase price is determined by agreed upon bases. Both sides agreed that the Corporation could sell part of the output to a specific-purpose market.

31. OTHER ITEMS

The impact of COVID-19 pandemic and fluctuations of international crude oil price has resulted in a decrease of operating revenue in 2020. With the epidemic slowing and policy loosening, the Group expects that operation will gradually return to normal. Besides continuously assessing and overseeing the development of the epidemic, the Group applied for government grants and adjusted operating strategies for responding the impact. As of the reporting date, the Group considered there is no doubt on the Group's ability to continue as a going concern, on the fund risk, and on the risk of impairment loss of assets.

32. SIGNIFICANT ASSETS AND LIABILITIES DENOMINATED IN FOREIGN CURRENCIES

The Group significant financial assets and liabilities denominated in foreign currencies aggregated by the foreign currencies other than functional currencies in the group and the related exchange rates between foreign currencies and respective functional currencies were as follows:

December 31, 2020

	Foreign Irrencies	Exchange Rate	Carrying Amount
Financial assets			
Monetary items USD USD	\$ 1,920 4,957	6.52 (USD:RMB) 28.48 (USD:NTD)	\$ 54,682
Non-monetary items Investments accounted for using the equity method RMB	424,938	4.36 (RMB:NTD)	\$ 1,854,779 (Continued)

	oreign rrencies	Exchange Rate	Carrying Amount
Financial liabilities			
Monetary items USD USD RMB	\$ 29,324 2,736 8,560	6.52 (USD:RMB) 28.48 (USD:NTD) 4.36 (RMB:NTD)	\$ 835,148 77,921 37,363 \$ 950,432 (Concluded)
<u>December 31, 2019</u>			
	oreign rrencies	Exchange Rate	Carrying Amount
Financial assets			
Monetary items USD USD RMB	\$ 11,371 3,095 185	6.98 (USD:RMB) 29.98 (USD:NTD) 4.30 (RMB:NTD)	\$ 340,903 92,788 795 \$ 434,486
Non-monetary items Investments accounted for using the equity method RMB	549,838	4.30 (RMB:NTD)	<u>\$ 2,362,912</u>
Financial liabilities			
Monetary items USD USD	20,587 9,847	6.98 (USD:RMB) 29.98 (USD:NTD)	\$ 617,198

The significant realized and unrealized foreign exchange gains (losses) were as follows:

For the Year Ended December 31 2020 2019 Net Foreign Net Foreign Foreign **Exchange Gain Exchange Gain Currencies Exchange Rate** (Loss) **Exchange Rate** (Loss) NTD 1 (NTD:NTD) \$ (9,016) 1 (NTD:NTD) 4,128 **RMB** 4.28 (RMB:NTD) 20,104 4.48 (RMB:NTD) (4,822)\$ 11,088 <u>\$ (694)</u>

33. SEPARATELY DISCLOSED ITEMS

- a. Information about significant transactions:
 - 1) Financing provided to others. (Table 1)
 - 2) Endorsements/guarantees provided. (Table 2)
 - 3) Marketable securities held. (Table 3)
 - 4) Marketable securities acquired or disposed at costs or prices at least NT\$300 million or 20% of the paid-in capital. (None)
 - 5) Acquisition of individual real estate at costs of at least NT\$300 million or 20% of the paid-in capital. (None)
 - 6) Disposal of individual real estate at prices of at least NT\$300 million or 20% of the paid-in capital. (None)
 - 7) Total purchases from or sales to related parties amounting to at least NT\$100 million or 20% of the paid-in capital. (Table 4)
 - 8) Receivables from related parties amounting to at least NT\$100 million or 20% of the paid-in capital. (Table 5)
 - 9) Trading in derivative instruments. (None)
 - 10) Intercompany relationships and significant intercompany transactions. (Table 6)
- b. Information on investees. (Table 7)
- c. Information on investments in mainland China
 - 1) Information on any investee company in mainland China, showing the name, principal business activities, paid-in capital, method of investment, inward and outward remittance of funds, ownership percentage, net income of investees, investment income or loss, carrying amount of the investment at the end of the period, repatriations of investment income, and limit on the amount of investment in the mainland China area. (Table 8)
 - Any of the following significant transactions with investee companies in mainland China, either directly or indirectly through a third party, and their prices, payment terms, and unrealized gains or losses. (None)
- d. Information of major stockholders: List all stockholders with ownership of 5% or greater showing the name of the stockholders, the number of shares owned, and percentage of ownership of each stockholders. (Table 9)

34. SEGMENT INFORMATION

Information reported to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. Specifically, the Group's reportable segments under IFRS 8 "Operating Segments" were as follows:

- Ethylene glycols business
- Special chemicals business

- Gas business
- Investment and others

a. Segment revenues and results

The following was an analysis of the Group's revenue and results by reportable segments.

	Segment Revenues		Segment Profit (Loss)		
	For the Year Ended		For the Year Ended		
	Decem	ber 31	Decem	ber 31	
	2020	2019	2020	2019	
Ethylene glycols business	\$ 13,633,008	\$ 16,849,348	\$ (1,356,506)	\$ (1,650,547)	
Special chemicals business	4,249,428	5,304,729	184,857	102,744	
Gas business	1,764,017	1,638,122	465,554	389,895	
Investment and others	49,447	22,775	(18,587)	(14,938)	
Other eliminations and					
adjustments	(932,741)	(1,473,747)	231,516	162,243	
Total operating segments	\$ 18,763,159	\$ 22,341,227	(455,992)	(1,010,603)	
Non-operating income and expense			(851,297)	342,704	
Loss before income tax			\$ (1,307,289)	\$ (667,899)	

Segment profit represents the profit earned by each segment. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and assessment of segment performance.

b. Segment total assets

	Decem	ber 31
	2020	2019
Segment assets		
Ethylene glycols business	\$ 15,342,805	\$ 14,817,270
Special chemicals business	3,200,090	4,994,411
Gas business	2,497,981	2,392,005
Investment and others	24,919,531	27,613,078
Other eliminations and adjustments	(11,856,780)	(12,953,648)
Total segment assets	<u>\$ 34,103,627</u>	\$ 36,863,116

c. Geographical information

The Group's revenue from external customers by location of operations and information about its non-current assets by location of assets are mainly in Asia.

d. Information about major customers

There were no single customers whose revenue comprised up to 10% of the Group's total revenue in 2020 and 2019.

ORIENTAL UNION CHEMICAL CORPORATION AND SUBSIDIARIES

FINANCINGS PROVIDED TO OTHERS FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

	Note		Note 2
A amount Dinomoina	Each Borrower Amount Limits Note	40% of net worth of FUPY \$2,541,029	40% of net worth of TDIY TDIY \$8747,866
Dinamaina I imit for	Each Borrower	40% of net worth of 40% of net worth of FUPY FUPY FUPY \$2.541,029	- 40% of net worth of TDIY \$747,866
Collateral	Value	\$	
	Item	Promissory notes	Promissory notes
Reasons for Allowance for	Impairment Loss		1
	Short-term Financing	Operating capital	Operating capital
Nature of Transaction Financing Amounts		· ·	1
		Necessary for short-term financing	Necessary for short-term financing
	Rate	1.3%-4.61%	3.6%
Actual	Borrowing Amount	498,409 \$ 498,409 1.3%-4.61% Necessary for short-term financing	1
Toding	Balance		. (Note 1)
Highest	Balance for the Period	\$ 498,409	349,186
Dolotod	Parties	Yes	Yes
Financial Statement Related Balance for the Account Parties Period		Other receivables - Yes \$ 498,409 related parties loans	Other receivables - Yes related parties loans
	No. Lender Borrower	HXYZ	FUPY
	Lender	FUPY	2 TDIY
	No.	1	2

Note 1: TDIY was dissolved on December 31, 2020, please refer to Note 12 (a) Remark (2).

Note 2: It was calculated based on 40% of audited net worth of the lender on December 31, 2020.

ORIENTAL UNION CHEMICAL CORPORATION AND SUBSIDIARIES

ENDORSEMENTS/GUARANTEES PROVIDED FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

	Note							Note 2			
	Endorsement/ Guarantee Given on Behalf of Companies in Mainland China	z		z		z		٨			>
	Endorsement/ Guarantee Given by Subsidiaries on Behalf of Parent	z		z		z		z			z
	Endorsement/ Guarantee Given by Parent on Behalf of Subsidiaries	¥		Y		Y		7			z
	Aggregate Endorsement/ Guarantee Limit	100% of net worth of	the Corporation \$12,103,969	100% of net worth of	\$12,103,969	100% of net worth of	the Corporation	100% of net worth of	the Corporation	312,103,909	100% of net worth of FUPY \$6,352,572
Ratio of	Accumulated Endorsement/ Guarantee to Net Equity in Latest Financial Statements (%)	11.98		1				,			1
	Amount Endorsed/ Guaranteed by Collaterals	∻		1		•		,			
	Actual Borrowing Amount	\$ 590,000		ı		•		,			
	Outstanding Endorsement/ Guarantee at the End of the Period	\$ 1,450,000						•			1
Moximum	Amount Endorsed/ Guaranteed During the	\$ 1,450,000		284,800		284,800		1,139,200			107,086
	Limits on Endorsement Guarantee Given on Behalf of Each Party	50% of net worth of the	Corporation \$6,051,985	50% of net worth of the	Corporation 30,021,362	50% of net worth of the	Corporation \$6,051,985	50% of net worth of the	Corporation \$6,051,985		50% of net worth of FUPY \$3,176,286
Endorsee/Guaranteed	Relationship (Note 1)	2		2		2		3			9
Endorsee	Name	TFIC		PPL		OUCC (Bermuda)		OPYC			HXYZ
	Endorser/ Guarantor	0 The Corporation TFIC				_	_				FUPY
	No.	0									-

Note 1: The relationships between the endorser/guarantor and the endorsee/guaranteed are listed below:

2. Represents the entity whose voting shares are exceed fifty percent (50%) owned directly or indirectly by the Corporation.

3. The company that owns directly or indirectly hold over fifty percent (50%) ownership of the Corporation.

6. Represents the entity is guaranteed by the percentage of ownership to the entity under the mutual investment.

Note 2: OPYC was dissolved on December 31, 2020, please refer to Note 12 (a) Remark (2).

ORIENTAL UNION CHEMICAL CORPORATION AND SUBSIDIARIES

MARKETABLE SECURITIES HELD DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

	Note	N N ote 1 N N ote 2 N N N O	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
	Fair Value	\$ 345,077 199,421 366,609 126,924 2,548,915 264,800 15,714 25,632 7,150	3,067 2,880 4,050 8,772 1,877 2,511 2,511 2,514 2,14 4,581 1,020 1,020 1,020 1,020 1,020 1,020 1,020 1,020 1,020 1,030 1,0
1, 2020	Percentage of Ownership (%)	1 3 3 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	
December 31, 2020	Carrying Amount	\$ 345,077 199,421 366,609 126,924 2,548,915 264,800 15,714 25,632 7,150	3.067 2.880 4.050 8.772 1.878 2.511 6.624 5.742 2.742 2.744 4.581 5.390 1.020 1.020 1.020 1.038 5.427 11.548 5.427 11.548 5.427 11.548 5.427 11.548 3.2762 11.548 11
	Number of Stocks/Units	14,378,228 6,888,446 8,486,315 12,885,683 309,334,376 26,666,667 2,700,000 3,600,000 499,998	105,000 270,000 270,000 240,000 60,000 30,000 172,000 90,000 15,000 15,000 13,753,554 30,195,438 11,712,847 5,488,645
	Financial Statement Account	Financial assets at FVTOCI - non-current Same as above Same as above	Financial assets at FVTPL - current Same as above
	Relationship with the Holding Company	Same chairman Same chairman Same chairman The chairman of the Corporation is one of its director The Corporation is one of its director	Treasury stock The chairman of the Corporation is FEIC's director The chairman of Everest Textile Co., Ltd. is the Corporation's parent corporation's director Related party in substance Related party in substance The Corporation is one of its director
	Type and Name of Marketable Securities	Far Eastern Department Stores Ltd. Far Eastern New Century Corp. Asia Cement Corp. Everest Textile Co., Ltd. Oriental Petrochemical (Taiwan) Co., Ltd. The Corp. C	Yuanta FTSE4 Good TIP Taiwan ESG ETF Tuinan Spinning Co., Ltd. Ta Chen Stainless Pipe Co., Ltd. Ta Chen Stainless Pipe Co., Ltd. Than Precision Industry. Co., Ltd. Hon Hai Precision Industry. Co., Ltd. Lelon Electronics Corp. Faraday Technology Corp. Faraday Technology Corp. Win Semiconductors Corp. Avanced Ceramic X Corp. Chipbond Technology Corp. Taiwan Staffee Mounting Technology Corp. Taiwan Staffee Mounting Technology Corp. Taiwan Hon Chuan Enterprise Co., Ltd. The Corporation Taiwan Staffee Mounting Technology Corp. Taiwan Hon Chuan Enterprise Co., Ltd. The Corporation Taiwan Staffee Mounting Technology Corp. Taiwan Hon Chuan Enterprise Co., Ltd. The Corporation Taiwan Hon Chuan Enterprise Corp. Taiwan Staffee Mounting Technology Corp. Taiwan Hon Chuan Enterprise Corp. Taiwan Hon Chuan Ent
	Holding Company Name	The Corporation	THIC

Note 1: The market value was calculated at closing price on December 31, 2020 provided by the TWSE.

Note 2: The net asset value was calculated based on the latest assessments.

ORIENTAL UNION CHEMICAL CORPORATION AND SUBSIDIARIES

TOTAL PURCHASE FROM OR SALE TO RELATED PARTIES OF AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

IV.				T	ransactic	ransaction Details	Abnoı	Abnormal Transaction	Notes/Accounts Receivable (Payab)	ınts yable)	No.
Company Name	Kelateu Farty	Kerationship	Purchase/ Sale	Purchase/ Amount Sale	% to Total	Payment Terms	Unit Price	Unit Price Payment Terms	Ending % to Balance Total	% to Total	
The Corporation	Far Eastern New Century Corp.	Same chairman	Sale	\$ (950,973)	(5)	950,973) (5) Same as those to unrelated parties	,		\$ 86,553	7	,
FUPY	Far Eastern Industries (Shanghai) Ltd. Others		Sale	(169,459)	Ξ	169,459) (1) Same as those to unrelated parties	ı	,	115,594	10	ı

ORIENTAL UNION CHEMICAL CORPORATION AND SUBSIDIARIES

RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

	Allowance for Impairment Loss	
Amounts	Received in A Subsequent Im ₁ Period	\$ 81,662
	Amount Actions Taken	1
Overdue	Amount	· · · · · · · · · · · · · · · · · · ·
	Turnover Rate	2.93
	Inding Balance	\$115,594
Ending		Receivables
	Relationship	Others
	Related Party	Far Eastern Industries (Shanghai) Ltd.
	Company Name	FUPY

ORIENTAL UNION CHEMICAL CORPORATION AND SUBSIDIARIES

INTERCOMPANY RELATIONSHIPS AND SIGNIFICANT TRANSACTIONS FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

			D -1 -44		Transaction Details	Details	
No.	Investee Company	Counterparty	Ketationship (Note)	Financial Statement Accounts	Amount	Transaction Terms	% to Total Sales or Assets
-	OPYC	FUPY	၁	Other income Rental income	\$ 102,999 B 46,937 B	Based on terms agreed upon by both parties Based on terms agreed upon by both parties	- '
2	FUPY	TDIY OPYC	၁၁	Other income Sales revenue	74,468 417,755	74,468 Based on terms agreed upon by both parties 17,755 Based on terms agreed upon by both parties	- 2
33	TDIY	FUPY	၁	Sales revenue Interest income	512,434 11,765	11,765 Based on terms agreed upon by both parties 11,765 Based on terms agreed upon by both parties	. 3

a. From parent to subsidiary.b. From subsidiary to parent.c. Between subsidiaries. Note 1:

Note 2: OPYC and TDIY were dissolved and merged into FUPY on December 31, 2020, please refer to Note 12 (a) Remark (2).

ORIENTAL UNION CHEMICAL CORPORATION AND SUBSIDIARIES

INFORMATION ON INVESTEES FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars or Foreign Currency)

				Original Invest	riginal Investment Amount	As o	As of December 31, 2020	2020	Net Income	Jo one 43	
Investor Company	Investee Company	Location	Main Businesses and Products	December 31, 2020	December 31, December 31, 2020 2019	Stocks	%	Carrying Amount	(Loss) of the Investee	Profits (Loss)	Note
The Corporation	PPL TFIC OUCC (Bermuda)	British Virgin Islands Taipei City, ROC British Bermuda Islands	Investment Enterprise and financial institution investments Investment	USS 192,972 USS 192,972 S 1,110,000 USS 90,000 USS 90,000	192,972 US\$ 192,972 110,000 \$ 1,110,000 90,000 US\$ 90,000	148,356 149,694,275 103,580	100 100 100	\$ 4,864,238 1,226,009 786,507	\$ (980,180) 42,410 (169,472)	\$ (980,180) 38,284 (169,472)	Note

Note: The ending balance includes 28,599,328 stocks pledged to financial institutions.

ORIENTAL UNION CHEMICAL CORPORATION AND SUBSIDIARIES

INFORMATION OF INVESTMENTS IN MAINLAND CHINA FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars, Unless Specified Otherwise)

	Note			Note 3		
Accumulated	Repatriation of Investment Income as of December 31, 2020	· •	'			•
	Carrying Amount as of December 31, 2020	\$ 1,574,342	- (Note 4)	3,544,735 (Note 4)	(Note 4)	280,437
	Investment Gain (Loss)	\$ (563,814) (Note 2)	(169,702) (Note 2)	(436,642) (Note 2)	41,850 (Note 2)	(82,153) (Note 2)
	% Ownership of Direct or Indirect Investment	39	- (Note 4)	56 (Note 4)	- (Note 4)	28
	Net Income (Loss) of the Investee	RMB(340,642)	RMB (39,625)	RMB (209,586)	RMB 19,544	RMB (38,442)
Accumulated	Outward Remittance for Investment from Taiwan as of December 31,	US\$ 92,886	(Note 4)	US\$ 179,500 (Note 4)	(Note 4)	1
nt Flows	Inflow	· SSO	OS\$	- ns\$	- ns\$	'
Investment Flows	Outflow	- \$sn	- SSO	- RSD	- RSD	1
Accumulated	Outward Outward Investment from Taiwan as of January 1, 2020	US\$ 92,886	US\$ 80,000	US\$ 66,000	US\$ 33,500	1
	Method of Investment	Indirect	Indirect	Indirect	Indirect	Indirect
	Paid-in Capital Method of Remittance for Investment Investment Investment from Taiwan as of January 1, 2020	US\$ 241,310	US\$ 80,000 Indirect	US\$ 150,500	US\$ 67,000 Indirect	RMB 160,000 Indirect
	Main Businesses and Products	Manufacture and sale of purified terephthalic USS 241,310 Indirect acid.	Manufacturing and selling ethanolamine (EA) and alcohol ethoxylates (AEO).	Manufacturing and selling chemical products US\$ 150,500 Indirect (ethylene glycol, dichylene glycol, dichylene oxide) and trichlylene glycol and ethylene oxide) and other specific chemical products.	Manufacturing and selling gas oxygen, gas nitrogen, liquid oxygen, liquid nitrogen and liquid argon and the warehousing management of ethylene.	The production and sales of hot water (non-potable water) and steam; the erection and maintenance of heat-supply pipelines; the consultancy service in heat-supply technologies.
	Investee Company	OPSC	OPYC	FUPY	TDIY	HXYZ

Upper Limit on the Amount of Investment Stipulated by Investment Commission, MOEA	(Note 1)
Investment Amounts Authorized by Investment Commission, MOEA	US\$281,636
Accumulated Outward Remittance for Investment in Mainland China as of December 31, 2020	US\$272,386

The Corporation obtained certificate No. 10920426220 from Industrial Development Bureau, Ministry of Economic Affairs according to the "Regulations Governing the Approval of Investment or Technical Cooperation in Mainland China", the accumulation of fund is not limited. Note 1:

Based on audited financial statements. Note 2:

Significant non-controlling interests.

Note 3:

OPYC and TDIY was dissolved and merged into FUPY on December 31, 2020, please refer to Note 12 (a) Remark (2). Note 4:

INFORMATION OF MAJOR STOCKHOLDERS FOR THE YEAR ENDED DECEMBER 31, 2020

	Sh	ares
Name of Major Stockholder	Number of Shares	Percentage of Ownership (%)
Far Eastern New Century Corp.	81,217,005	9.16
Yuan Ding Investment Co., Ltd.	70,817,684	7.99
Asia Cement Corp.	63,766,522	7.19
Yuan Tong Investment Co., Ltd.	49,705,396	5.61

Note: The table discloses stockholding information of stockholders whose stockholding percentages are more than 5%. The Taiwan Depository & Clearing Corporation calculates the total number of common stocks (including treasury stocks) that have completed the dematerialized registration and delivery on the last business day of the quarter. The stocks reported in the financial statements and the actual number of stocks that have completed the dematerialized registration and delivery may be different due to the basis of calculation.



6. Stand-alone financial statements and external auditor's audit report for the recent year

(For the complete financial statements, please see the attachment to the annual report or view the MOPS on https://mops.twse.com.tw/)

2020 Independent Auditors' Report

(English Translation of a Report Originally Issued in Chinese)

The Board of Directors and Stockholders Oriental Union Chemical Corporation

Opinion

We have audited the accompanying financial statements of Oriental Union Chemical Corporation (the "Corporation"), which comprise the balance sheets as of December 31, 2020 and 2019, and the statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the financial statements, including a summary of significant accounting policies (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Corporation as of December 31, 2020 and 2019, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended December 31, 2020. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The descriptions of the key audit matters of the financial statements for the year ended December 31, 2020 are as follow:

The Impairment Loss of Property, Plant and Equipment

The balances of property, plant and equipment amounted to \$5,563,410 thousand as of December 31, 2020. On each balance sheet date, the Corporation reviews its tangible assets for indications of impairment. If any indication thereof exists, the Corporation then estimates the recoverable amount of the assets. If it is not possible to determine the recoverable amount (fair value less cost to sell and value in use) for the individual asset, then the Corporation will determine the recoverable amount for the asset's cash-generating unit. Because the aforementioned tangible assets represent 25% of total assets and the calculation for recoverable amount involves several assumptions and estimations, which directly impact the amount recognized as impairment losses, we deem the review of impairment of assets a key audit matter.

Corresponding audit procedures:

- 1. We obtained an understanding of management's estimation of asset impairment and of the design and execution for relevant controls.
- 2. We evaluated the rationality of management's identification of impairment indicators and the appropriateness of the assumptions. Given that there are impairment indications, we performed:
 - a. Obtained the asset impairment valuation form produced by the management for each cash-generating unit.
 - b. Consulted Deloitte firm internal experts regarding the appropriateness of the assumptions, including the classification of cash-generating units, forecast of cash flows, and discount rate

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

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

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

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



Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the ROC will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the financial statements, whether due
 to fraud or error, design and perform audit procedures responsive to those risks, and obtain
 audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of
 not detecting a material misstatement resulting from fraud is higher than for one resulting from
 error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the
 override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Corporation's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Corporation's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Corporation to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of entities or business activities within the Corporation to express an opinion on the financial statements. We are responsible for the direction, supervision, and performance of the Corporation audit. We remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements for the year ended December 31, 2020 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Hsin-Wei Tai and Yu-Wei Fan.

Deloitte & Touche Taipei, Taiwan Republic of China

March 18, 2021

Notice to Readers

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

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



BALANCE SHEETS DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

	2020		2019	
ASSETS	Amount	%	Amount	%
CLUB FINE A COLUM				
CURRENT ASSETS Cash and cash equivalents (Notes 6 and 27)	\$ 656,128	3	\$ 1,402,390	6
Financial assets at fair value through profit or loss (Note 7)	ψ 050,120 -	-	76,537	-
Notes receivable, net (Note 10)	57,454	-	71,538	-
Trade receivables, net (Note 10)	673,003	3	553,365	2
Trade receivables from related parties (Notes 10 and 27)	93,673	-	93,376	1
Other receivables Inventories (Note 11)	1,826 354,040	2	7,170 635,914	3
Prepayments for purchases	74,595	-	31,534	-
Other prepayments	16,304	-	17,475	-
Other current assets (Note 16)	184,009	1	26,432	
Total current assets	2,111,032	9	2,915,731	12
NON-CURRENT ASSETS				
Financial assets at fair value through other comprehensive income (Notes 8 and 27)	3,900,242	17	4,170,780	17
Financial assets at amortized cost (Notes 9, 27 and 28)	64,383	-	56,043	- 22
Investments accounted for using the equity method (Notes 12 and 27)	6,876,754	30 25	7,839,221	32 22
Property, plant and equipment (Note 13) Construction in progress (Note 13)	5,563,410 640,293	3	5,420,700 857,602	4
Right-of-use assets (Note 14)	14,973	-	23,803	-
Investment properties (Note 15)	1,991,488	9	1,991,571	8
Intangible assets	11,060	-	8,663	-
Deferred tax assets (Note 23)	462,545	2	425,757	2
Other non-current assets (Note 16)	1,076,495	5	837,571	3
Total non-current assets	20,601,643	91	21,631,711	88
TOTAL	<u>\$ 22,712,675</u>	100	<u>\$ 24,547,442</u>	100
LIABILITIES AND EQUITY CURRENT LIABILITIES				
Trade payables	\$ 545,940	2	\$ 659,234	3
Other payables (Notes 18 and 27)	272,164	1	260,830	1
Current tax liabilities (Note 23)	31,424	-	34,515	-
Lease liabilities (Note 14)	8,103	-	8,996	
Current portion of long-term borrowings (Note 17)	- 05.072	-	600,000	2
Other current liabilities (Note 19)	95,072	1	159,638	1
Total current liabilities	952,703	4	1,723,213	7
NON-CURRENT LIABILITIES				
Long-term borrowings (Notes 17 and 28)	8,659,389	38	8,339,607	34
Deferred tax liabilities (Note 23)	679,358 7,130	3	660,386 14,919	3
Lease liabilities (Note 14) Net defined benefit liabilities (Note 20)	259,680	2	263,765	1
Guarantee deposits	26,355	-	21,547	-
Other non-current liabilities (Note 19)	24,091			
Total non-current liabilities	9,656,003	43	9,300,224	38
Total liabilities	10,608,706	47	11,023,437	45
EQUITY (Note 21)				
Common stock	8,857,031	39	8,857,031	36
Capital surplus	956,286	4	825,222	3
Retained earnings	2 227 270	10	2 225 252	10
Legal reserve	2,327,378 1,911,129	10 8	2,325,353 1,911,129	10 8
Special reserve Unappropriated earnings (accumulated deficits)	(800,565)	(3)	541,859	2
Total retained earnings (accumulated deficits)	3,437,942	15	4,778,341	20
Other equity				· · · · · · · · · · · · · · · · · · ·
Exchange differences on translating foreign operations	(472,288)	(2)	(556,135)	(2)
Unrealized loss on financial assets at fair value through other comprehensive income	(487,204)	(2)	(192,656)	(1)
Total other equity Treasury stock	(959,492) (187,798)	<u>(4)</u> <u>(1)</u>	(748,791) (187,798)	<u>(3)</u> <u>(1)</u>
•				
Total equity	12,103,969	53	13,524,005 \$ 24,547,442	55
TOTAL	<u>\$ 22,712,675</u>	100	<u>\$ 24,547,442</u>	100

The accompanying notes are an integral part of the financial statements.

STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars, Except (Loss) Earnings Per Share)

	2020		2019	
	Amount	%	Amount	%
OPERATING REVENUE				
Sales revenue (Note 27)	\$ 9,798,912	100	\$ 11,762,636	100
OPERATING COSTS	0.015.210	02	10.051.700	02
Cost of goods sold (Notes 11 and 22)	9,015,310	92	10,951,780	93
GROSS PROFIT	783,602	8	810,856	7
OPERATING EXPENSES (Notes 22 and 27)				
Selling and marketing expenses	511,610	5	507,711	4
General and administrative expenses	114,277	1	90,420	1
Research and development expenses	149,965	2	161,393	2
Expected credit loss (gain) (Note 10)	638		(1,769)	
Total operating expenses	776,490	8	757,755	7
PROFIT FROM OPERATIONS	7,112		53,101	
NON-OPERATING INCOME AND EXPENSES				
Interest income	2,142	_	5,494	_
Rental income (Note 27)	39,683	_	39,670	_
Dividend income	49,990	1	49,089	1
Other income (Notes 22 and 27)	44,074	-	277,212	2
Gain on disposal of property, plant and equipment	995	-	-	-
Foreign currency exchange (loss) gain	(9,016)	-	4,128	-
Gain on financial assets at fair value through profit				
or loss	5,064	-	12,948	-
Other expenses (Note 22)	(30,112)	- (4)	(43,528)	-
Interest expense (Note 22)	(78,580)	(1)	(69,274)	-
Share of loss of subsidiaries and associates accounted for using equity method (Note 12)	(1,111,368)	<u>(11</u>)	(306,666)	<u>(3</u>)
Total non-operating income and expenses	(1,087,128)	<u>(11</u>)	(30,927)	
(LOSS) PROFIT BEFORE INCOME TAX	(1,080,016)	(11)	22,174	-
INCOME TAX BENEFIT (Note 23)	(15,318)	_	(11,444)	-
NET (LOSS) DROEIT FOR THE VEAR	(1.064.600)	(11)	22 610	
NET (LOSS) PROFIT FOR THE YEAR	(1,064,698)	<u>(11</u>)	33,618 (Co.	ntinued)



STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars, Except (Loss) Earnings Per Share)

	2020		2019	
	Amount	%	Amount	%
OTHER COMPREHENSIVE (LOSS) INCOME Items that will not be reclassified subsequently to profit or loss:				
Remeasurement of defined benefit plans Unrealized (loss) gain on investments in equity instruments designated as at fair value through	\$ (12,488)	-	\$ (16,709)	-
other comprehensive income Income tax relating to items that will not be reclassified subsequently to profit or loss	(228,538)	(2)	231,491	2
(Note 23) Share of the other comprehensive (loss) income of subsidiaries and associates accounted for using	2,498	-	3,342	-
equity method Items that may be reclassified subsequently to profit or loss:	(66,010)	(1)	60,779	-
Share of the other comprehensive income (loss) of subsidiaries and associates accounted for using equity method	83,847	1	(265,580)	<u>(2</u>)
Other comprehensive (loss) income for the year, net of income tax	(220,691)	<u>(2</u>)	13,323	
TOTAL COMPREHENSIVE (LOSS) PROFIT FOR THE YEAR	<u>\$ (1,285,389)</u>	<u>(13</u>)	<u>\$ 46,941</u>	<u> </u>
(LOSS) EARNINGS PER SHARE (Note 24) Basic Diluted	\$ (1.22) \$ (1.22)		\$ 0.04 \$ 0.04	

The accompanying notes are an integral part of the financial statements.

(Concluded)

STATEMENTS OF CHANGES IN EQUITY
FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019
(In Thousands of New Taiwan Dollars)

								Other Equity	quity		
						Retained Earnings		Exchange	Unrealized Gain (Loss) on Financial Assets at Fair		
			Capital Surplus			_	Unappropriated	Differences on	Value Through		
	Common Stock	Paid-in Capital in Excess of Par Value	Treasury Stock	Other	Legal Reserve	Special Reserve	Earnings (Accumulated Deficits)	Translating Foreign Operations	Other Comprehensive Income	Treasury Stock	Total Equity
BALANCE AT JANUARY 1, 2019	\$ 8,857,031	\$ 470,767	\$ 294,592	· •	\$ 2,150,280	\$ 1,911,129	\$ 2,246,662	\$ (290,555)	\$ (484,926)	\$ (187,798)	\$ 14,967,182
Legal reserve		•		•	175,073		(175,073)	•		•	
Cash dividends	•	•	•	•	•	•	(1,549,981)	•	•	•	(1,549,981)
Net profit for the year ended December 31, 2019	•	•	•	•	•	•	33,618	•	•	•	33,618
Other comprehensive income (loss) for the year ended December 31, 2019	"		1			1	(13,367)	(265,580)	292,270		13,323
Total comprehensive income (loss) for the year ended December 31, 2019			1			1	20,251	(265,580)	292,270		46,941
Change in capital surplus from dividends distributed to subsidiary	•	•	24,069	,	,	•			,	•	24,069
Dividends unclaimed by stockholders			1	35,794		1					35,794
BALANCE AT DECEMBER 31, 2019	8,857,031	470,767	318,661	35,794	2,325,353	1,911,129	541,859	(556,135)	(192,656)	(187,798)	13,524,005
Legal reserve	•	•	•	•	2,025	•	(2,025)	٠	•	•	,
Cash dividends	•	•	•	•	•	•	(265,711)	•	٠	•	(265,711)
Net loss for the year ended December 31, 2020	•	•	•	•	•	•	(1,064,698)	•	٠	•	(1,064,698)
Other comprehensive (loss) income for the year ended December 31, 2020							(066'6)	83,847	(294,548)		(220,691)
Total comprehensive (loss) income for the year ended December 31, 2020							(1,074,688)	83,847	(294,548)		(1,285,389)
Change in capital surplus from dividends distributed to subsidiary	•		4,126	•	,	•			,	•	4,126
Changes in percentage of ownership interests in subsidiaries		•		16,367						•	16,367
Changes in capital surplus from investments in associates accounted for using the equity method				110,571						*	110,571
BALANCE AT DECEMBER 31, 2020	\$ 8,857,031	\$ 470,767	\$ 322,787	\$ 162,732	\$ 2,327,378	\$ 1,911,129	\$ (800,565)	\$ (472,288)	\$ (487,204)	\$ (187,798)	\$ 12,103,969
The accompanying notes are an integral part of the financial statements.	statements.										1011

Oriental Union Chemical Corporation



STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

		2020		2019
CASH FLOWS FROM OPERATING ACTIVITIES				
(Loss) profit before income tax	\$	(1,080,016)	\$	22,174
Adjustments:		, , ,		
Depreciation expenses		531,066		530,779
Amortization expenses		9,781		10,625
Expected credit loss (gain)		638		(1,769)
Interest expense		78,580		69,274
Interest income		(2,142)		(5,494)
Gain on financial assets at fair value through profit or loss, net		(5,064)		(12,948)
Dividend income		(49,990)		(49,089)
Share of loss of subsidiaries and associates accounted for using				
equity method		1,111,368		306,666
(Gain) loss on disposal of property, plant and equipment		(995)		8,552
Reversal of write-downs of inventories		(7,897)		(13,828)
Unrealized loss (gain) on foreign currency exchange		9,016		(4,128)
Changes in operating assets and liabilities				
Financial assets at fair value through profit or loss		81,601		-
Notes receivable		14,169		39,240
Trade receivables		(120,658)		253,886
Other receivables		5,427		(2,596)
Inventories		289,771		210,512
Prepayments		(41,890)		9,836
Other current assets		(157,577)		144,124
Trade payables		(113,294)		(141,600)
Other payables		(32,171)		(93,761)
Other current liabilities		(64,566)		33,303
Net defined benefit liabilities		(16,573)		(3,104)
Other non-current liabilities	_	24,091		
Cash generated from operations		462,675		1,310,654
Interest received		2,059		6,271
Interest paid		(83,119)		(66,642)
Income tax paid	_	(3,091)	_	(122,892)
Net cash generated from operating activities		378,524		1,127,391
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchase of financial assets at fair value through other comprehensive				
income		-		(273,011)
Proceeds from the capital reduction of financial assets at fair value		42 000		
through other comprehensive income		42,000		-
(Payments for) proceeds from disposal of financial assets at amortized		(0.5.40)		
cost		(8,340)		20,925
Purchase of investments accounted for using equity method		-		(615,143)
Proceeds from disposal of property, plant and equipment		995		-
(Increase) decrease in other non-current assets		(245,311)		25,657
				(Continued)

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

	2020	2019
Increase in construction in progress Dividends received	\$ (404,709) 49,990	\$ (291,241) 49,089
Net cash used in investing activities	(565,375)	(1,083,724)
CASH FLOWS FROM FINANCING ACTIVITIES Proceeds from long-term borrowings Repayments of long-term borrowings Increase (decrease) in guarantee deposits Repayment of the principal portion of lease liabilities Dividends paid	12,441,000 (12,721,218) 4,808 (9,274) (265,711)	12,062,000 (9,751,781) (6,923) (10,522) (1,549,981)
Net cash (used in) generated from financing activities	(550,395)	742,793
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH HELD IN FOREIGN CURRENCIES	(9,016)	4,128
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(746,262)	790,588
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	1,402,390	611,802
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	\$ 656,128	<u>\$ 1,402,390</u>
The accompanying notes are an integral part of the financial statements.		(Concluded)

NOTES TO FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

1. GENERAL INFORMATION

Oriental Union Chemical Corporation (the "Corporation") was incorporated in December 1975. It manufactures and markets ethylene glycols, ethylene oxide, gas oxygen, gas nitrogen, liquid nitrogen, liquid argon, monoethanolamine, ethylene carbonate, polyethylene glycol, polyoxyethylene lauryl ether and methoxy polyethylene glycols. Its stocks were listed on the Taiwan Stock Exchange ("TWSE") on October 21, 1987.

The financial statements of the Corporation are presented in the Corporation's functional currency, New Taiwan dollars.

2. APPROVAL OF FINANCIAL STATEMENTS

The financial statements were approved by the Corporation's board of directors on March 18, 2021.

3. APPLICATION OF NEW, AMENDED AND REVISED STANDARDS AND INTERPRETATIONS

a. Initial application of the amendments to the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations of IAS (SIC) (collectively, the "IFRSs") endorsed and issued into effect by the Financial Supervisory Commission (FSC)

The initial application of the IFRSs endorsed and issued into effect by the FSC did not have any material impact on the Corporation's accounting policies.

b. The IFRSs endorsed by the FSC for application starting from 2021

New IFRSs	Effective Date Announced by IASB
Amendments to IFRS 4 "Extension of the Temporary Exemption from	Effective immediately upon
Applying IFRS 9"	promulgation by the IASB
Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16	January 1, 2021
"Interest Rate Benchmark Reform - Phase 2"	
Amendment to IFRS 16 "Covid-19 - Related Rent Concessions"	June 1, 2020

c. New IFRSs in issue but not yet endorsed and issued into effect by the FSC

New IFRSs	Effective Date Announced by IASB (Note 1)
"Annual Improvements to IFRS Standards 2018-2020"	January 1, 2022 (Note 2)
Amendments to IFRS 3 "Reference to the Conceptual Framework"	January 1, 2022 (Note 3)
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets	To be determined by IASB
between an Investor and its Associate or Joint Venture"	
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17	January 1, 2023
Amendments to IAS 1 "Classification of Liabilities as Current or	January 1, 2023
Non-current"	
Amendments to IAS 1 "Disclosure of Accounting Policies"	January 1, 2023 (Note 4)
Amendments to IAS 8 "Definition of Accounting Estimates"	January 1, 2023 (Note 5)
Amendments to IAS 16 "Property, Plant and Equipment - Proceeds	January 1, 2022 (Note 6)
before Intended Use"	
Amendments to IAS 37 "Onerous Contracts - Cost of Fulfilling a	January 1, 2022 (Note 7)
Contract"	

- Note 1: Unless stated otherwise, the above New IFRSs are effective for annual reporting periods beginning on or after their respective effective dates.
- Note 2: The amendments to IFRS 9 will be applied prospectively to modifications and exchanges of financial liabilities that occur on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IAS 41 "Agriculture" will be applied prospectively to the fair value measurements on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IFRS 1 "First-time Adoptions of IFRSs" will be applied retrospectively for annual reporting periods beginning on or after January 1, 2022.
- Note 3: The amendments are applicable to business combinations for which the acquisition date is on or after the beginning of the annual reporting period beginning on or after January 1, 2022.
- Note 4: The amendments will be applied prospectively for annual reporting periods beginning on or after January 1, 2023.
- Note 5: The amendments are applicable to changes in accounting estimates and changes in accounting policies that occur on or after the beginning of the annual reporting period beginning on or after January 1, 2023.
- Note 6: The amendments are applicable to property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after January 1, 2021.
- Note 7: The amendments are applicable to contracts for which the entity has not yet fulfilled all its obligations on January 1, 2022.

As of the date the financial statements were authorized for issue, the Corporation is continuously assessing the possible impact that the application of above standards and interpretations will have on the Corporation's financial position and financial performance and will disclose the relevant impact when the assessment is completed.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

a. Statement of compliance

The financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

b. Basis of preparation

The financial statements have been prepared on the historical cost basis except for financial instruments measured at fair value, and net defined benefit liabilities measured at the present value of the defined benefit obligation less the fair value of plan assets.

The fair value measurements, which are grouped into Levels 1 to 3 based on the degree to which the fair value measurement inputs are observable and based on the significance of the inputs to the fair value measurement in its entirety, are described as follows:

- 1) Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities;
- 2) Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for an asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- 3) Level 3 inputs are unobservable inputs for an asset or liability.

When preparing these parent Corporation only financial statements, the Corporation used the equity method to account for its investments in subsidiaries and associates. In order for the amounts of the net profit for the year, other comprehensive income for the year and total equity in the parent Corporation only financial statements to be the same with the amounts attributable to the owners of the Corporation in its consolidated financial statements, adjustments arising from the differences in accounting treatments between the parent Corporation only basis and the consolidated basis were made to investments accounted for using the equity method, the share of profit or loss of subsidiaries and associates, the share of other comprehensive income of subsidiaries and associates and the related equity items, as appropriate, in these parent Corporation only financial statements.

c. Classification of current and non-current assets and liabilities

Current assets include:

- 1) Assets held primarily for the purpose of trading;
- 2) Assets expected to be realized within 12 months after the reporting period; and
- 3) Cash and cash equivalents unless the asset is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting period.

Current liabilities include:

- 1) Liabilities held primarily for the purpose of trading;
- 2) Liabilities due to be settled within 12 months after the reporting period, even if an agreement to refinance, or to reschedule payments, on a long-term basis is completed after the reporting period and before the financial statements are authorized for issue; and
- 3) Liabilities for which the Corporation does not have an unconditional right to defer settlement for at least 12 months after the reporting period.

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

d. Foreign currencies

In preparing the Corporation's financial statements, transactions in currencies other than the Corporation's functional currency (i.e., foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions.

At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Exchange differences on monetary items arising from settlement or translation are recognized in profit or loss in the period.

Non-monetary items denominated in foreign currencies that are measured at fair value are retranslated at the rates prevailing at the date when the fair value is determined. Exchange differences arising from the retranslation of non-monetary items are included in profit or loss for the period except for exchange differences arising from the retranslation of non-monetary items in respect of which gains and losses are recognized directly in other comprehensive income; in which cases, the exchange differences are also recognized directly in other comprehensive income.

Non-monetary item denominated in a foreign currency and measured at historical cost is stated at the reporting currency as originally translated from the foreign currency.

For the purpose of presenting financial statements, the financial statements of the Corporation and its foreign operations (including subsidiaries and associates in other countries) that are prepared using functional currencies which are different from the currency of the Corporation are translated into the presentation currency, the New Taiwan dollar, as follows: Assets and liabilities are translated at the exchange rates prevailing at the end of the reporting period; and income and expense items are translated at the average exchange rates for the period. The resulting currency translation differences are recognized in other comprehensive income.

e. Inventories

Inventories consist of raw materials, work in progress and finished goods and are stated at the lower of cost or net realizable value. Inventory write-downs are made by item, except where it may be appropriate to group similar or related items. The net realizable value is the estimated selling price of inventories less all estimated costs of completion and costs necessary to make the sale. Inventories are recorded at the weighted-average cost on the balance sheet date.

f. Investments in subsidiaries and associates

1) Investments in subsidiaries

The Corporation uses the equity method to account for its investments in subsidiaries.

A subsidiary is an entity controlled by the Corporation.

Under the equity method, an investment in a subsidiary is initially recognized at cost and adjusted thereafter to recognize the Corporation's share of the profit or loss and other comprehensive income of the subsidiary. The Corporation also recognizes the changes in the Corporation's share of equity of subsidiaries.

Changes in the Corporation's ownership interest in a subsidiary that do not result in the Corporation losing control of the subsidiary are equity transactions. The Corporation recognizes directly in equity any difference between the carrying amount of the investment and the fair value of the consideration paid or received.

When the Corporation's share of losses of a subsidiary exceeds its interest in that subsidiary, the Corporation continues recognizing its share of further losses.

Any excess of the cost of acquisition over the Corporation's share of the net fair value of the identifiable assets and liabilities of a subsidiary that constitutes a business at the date of acquisition is recognized as goodwill, which is included within the carrying amount of the investment and is not amortized. Any excess of the Corporation's share of the net fair value of the identifiable assets and liabilities of a subsidiary that constitutes a business over the cost of acquisition is recognized immediately in profit or loss.

The Corporation assesses its investment for any impairment by comparing the carrying amount with the estimated recoverable amount as assessed based on the investee's financial statements as a whole. Impairment loss is recognized when the carrying amount exceeds the recoverable amount. If the recoverable amount of the investment subsequently increases, the Corporation recognizes a reversal of the impairment loss; the adjusted post-reversal carrying amount should not exceed the carrying amount that would have been recognized (net of amortization) had no impairment loss been recognized in prior years. An impairment loss recognized on goodwill cannot be reversed in a subsequent period.

When the Corporation loses control of a subsidiary, it recognizes the investment retained in the former subsidiary at its fair value at the date when control is lost. The difference between the fair value of the retained investment plus any consideration received and the carrying amount of the previous investment at the date when control is lost is recognized as a gain or loss in profit or loss. Besides this, the Corporation accounts for all amounts previously recognized in other comprehensive income in relation to that subsidiary on the same basis as would be required if the Corporation had directly disposed of the related assets or liabilities.

Profits or losses resulting from downstream transactions are eliminated in full only in the parent Corporation's financial statements. Profits and losses resulting from upstream transactions and transactions between subsidiaries are recognized only in the parent Corporation's financial statements only to the extent of interests in the subsidiaries that are not related to the Corporation.

2) Investments in associates

An associate is an entity over which the Corporation has significant influence and which is not a subsidiary. The Corporation uses the equity method to account for its investments in associates.

Under the equity method, investments in an associate is initially recognized at cost and adjusted thereafter to recognize the Corporation's share of the profit or loss and other comprehensive income of the associate. The Corporation also recognizes the changes in the Corporation's share of the equity of associates.

When the Corporation subscribes for additional new shares of an associate at a percentage different from its existing ownership percentage, the resulting carrying amount of the investment differs from the amount of the Corporation's proportionate interest in the associate. The Corporation records such a difference as an adjustment to investments with the corresponding amount charged or credited to capital surplus - changes in capital surplus from investments in associates accounted for using the equity method. If the Corporation's ownership interest is reduced due to its additional subscription of the new shares of the associate, the proportionate amount of the gains or losses previously recognized in other comprehensive income in relation to that associate is reclassified to profit or loss on the same basis as would be required if the investee had directly disposed of the related assets or liabilities. When the adjustment should be debited to capital surplus, but the capital surplus recognized from investments accounted for using the equity method is insufficient, the shortage is debited to retained earnings.

When the Corporation's share of losses of an associate equals or exceeds its interest in that associate, the Corporation discontinues recognizing its share of further losses. Additional losses and liabilities are recognized only to the extent that the Corporation has incurred legal obligations, or constructive obligations, or made payments on behalf of that associate.

The entire carrying amount of an investment is tested for impairment as a single asset by comparing its recoverable amount with its carrying amount. Any impairment loss recognized is not allocated to any asset that forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognized to the extent that the recoverable amount of the investment subsequently increases.

The Corporation discontinues the use of the equity method from the date on which its investment ceases to be an associate. Any retained investment is measured at fair value at that date, and the fair value is regarded as the investment's fair value on initial recognition as a financial asset. The difference between the previous carrying amount of the associate attributable to the retained interest and its fair value is included in the determination of the gain or loss on disposal of the associate. The Corporation accounts for all amounts previously recognized in other comprehensive income in relation to that associate on the same basis as would be required had that associates directly disposed of the related assets or liabilities.

When a group entity transacts with its associate, profits and losses resulting from the transactions with the associate are recognized in the Corporation' financial statements only to the extent that interests in the associate are not related to the Corporation.

g. Property, plant and equipment

Property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment loss.

Property, plant and equipment in the course of construction are measured at cost less any recognized impairment loss. Cost includes professional fees and borrowing costs eligible for capitalization. Such assets are depreciated and classified to the appropriate categories of property, plant and equipment when completed and ready for their intended use.

Depreciation of property, plant and equipment is recognized using the straight-line method. Each significant part is depreciated separately. The estimated useful lives, residual values and depreciation methods are reviewed at the end of each reporting period, with the effects of any changes in the estimates accounted for on a prospective basis.

On derecognition of an item of property, plant and equipment, the difference between the sales proceeds and the carrying amount of the asset is recognized in profit or loss.

h. Investment properties

Investment properties are properties held to earn rentals and/or for capital appreciation. Investment properties also include land held for a currently undetermined future use.

Investment properties are initially measured at cost, including transaction costs. Subsequent to initial recognition, investment properties are measured at cost less accumulated depreciation and accumulated impairment loss. Depreciation is recognized using the straight-line method.

On derecognition of an investment property, the difference between the net disposal proceeds and the carrying amount of the asset is included in profit or loss.

i. Intangible assets

Intangible assets with finite useful lives that are acquired separately are initially measured at cost and subsequently measured at cost less accumulated amortization and accumulated impairment loss. Amortization is recognized on a straight-line basis. The estimated useful lives, residual values, and amortization methods are reviewed at the end of each reporting period, with the effect of any changes in the estimates accounted for on a prospective basis.

On derecognition of an intangible asset, the difference between the net disposal proceeds and the carrying amount of the asset is recognized in profit or loss.

j. Impairment of property, plant and equipment, right-of-use asset and intangible assets

At the end of each reporting period, the Corporation reviews the carrying amounts of its property, plant and equipment, right-of-use asset and intangible assets, to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss. When it is not possible to estimate the recoverable amount of an individual asset, the Corporation estimates the recoverable amount of the cash-generating unit to which the asset belongs.

The recoverable amount is the higher of fair value less costs to sell and value in use. If the recoverable amount of an asset or cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount, with the resulting impairment loss recognized in profit or loss.

When an impairment loss is subsequently reversed, the carrying amount of the corresponding asset or cash-generating unit is increased to the revised estimate of its recoverable amount, but only to the extent of the carrying amount that would have been determined had no impairment loss been recognized for the asset or cash-generating unit in prior years. A reversal of an impairment loss is recognized in profit or loss.

k. Financial instruments

Financial assets and financial liabilities are recognized when the Corporation becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issuance of financial assets and financial liabilities (other than financial assets and financial liabilities at FVTPL) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognized immediately in profit or loss.

1) Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis.

a) Measurement categories

Financial assets are classified into the following categories: Financial assets at FVTPL, financial assets at amortized cost and investments in equity instruments at FVTOCI.

i. Financial assets at FVTPL

Financial assets are classified as at FVTPL when such financial assets are mandatorily classified as at FVTPL. Financial assets mandatorily classified as at FVTPL include investments in equity instruments which are not designated as at FVTOCI.

Financial assets at FVTPL are subsequently measured at fair value, with any gains or losses arising on remeasurement recognized in profit or loss. The net gain or loss recognized in profit or loss incorporates any dividends or interest earned on such a financial asset. Fair value is determined in the manner described in Note 26.

ii. Financial assets at amortized cost

Financial assets that meet the following conditions are subsequently measured at amortized cost:

- The financial assets are held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- ii) The contractual terms of the financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Subsequent to initial recognition, financial assets at amortized cost, including cash and cash equivalents, trade receivables and other receivables, are measured at amortized cost, which equals the gross carrying amount determined using the effective interest method less any impairment loss. Exchange differences are recognized in profit or loss.

Interest income is calculated by applying the effective interest rate to the gross carrying amount of such a financial asset, except for:

- Purchased or originated credit-impaired financial assets, for which interest income is calculated by applying the credit adjusted effective interest rate to the amortized cost of such financial assets; and
- ii) Financial assets that are not credit impaired on purchase or origination but have subsequently become credit impaired, for which interest income is calculated by applying the effective interest rate to the amortized cost of such financial assets in subsequent reporting periods.

A financial asset is credit impaired when one or more of the following events have occurred:

- i) Significant financial difficulty of the issuer or the borrower;
- ii) Breach of contract, such as a default:
- iii) It is becoming probable that the borrower will enter bankruptcy or undergo a financial reorganization; or
- iv) The disappearance of an active market for that financial asset because of financial difficulties.

Cash equivalents include time deposits and repurchase agreements collateralized by bonds with original maturities within 3 months from the date of acquisition, which are highly liquid, readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value. These cash equivalents are held for the purpose of meeting short-term cash commitments.

iii. Investments in equity instruments at FVTOCI

On initial recognition, the Corporation may make an irrevocable election to designate investments in equity instruments as at FVTOCI. Designation as at FVTOCI is not permitted if the equity investment is held for trading or if it is contingent consideration recognized by an acquirer in a business combination.

Investments in equity instruments at FVTOCI are subsequently measured at fair value with gains and losses arising from changes in fair value recognized in other comprehensive income and accumulated in other equity. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments; instead, it will be transferred to retained earnings.

Dividends on these investments in equity instruments are recognized in profit or loss when the Corporation's right to receive the dividends is established, unless the dividends clearly represent a recovery of part of the cost of the investment.

b) Impairment of financial assets

The Corporation recognizes a loss allowance for expected credit losses on financial assets at amortized cost (including trade receivables).

The Corporation always recognizes lifetime expected credit losses (ECLs) for trade receivables. For all other financial instruments, the Corporation recognizes lifetime ECLs when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on a financial instrument has not increased significantly since initial recognition, the Corporation measures the loss allowance for that financial instrument at an amount equal to 12-month ECLs.

Expected credit losses reflect the weighted average of credit losses with the respective risks of default occurring as the weights. Lifetime ECLs represent the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECLs represent the portion of lifetime ECLs that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

For internal credit risk management purposes, the Corporation considers the following situations as indication that a financial asset is in default (without taking into account any collateral held by the Corporation):

- i. Internal or external information shows that the debtor is unlikely to pay its creditors.
- ii. Financial asset is overdue unless the Corporation has reasonable and corroborative information to support a more lagged default criterion.

The impairment loss of all financial assets is recognized in profit or loss by a reduction in their carrying amounts through a loss allowance account.

c) Derecognition of financial assets

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

On derecognition of a financial asset at amortized cost in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss. On derecognition of an investment in an equity instrument at FVTOCI, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss, and the cumulative gain or loss which had been recognized in other comprehensive income is transferred directly to retained earnings, without recycling through profit or loss.

2) Financial liabilities

a) Subsequent measurement

All financial liabilities are measured at amortized cost using the effective interest method.

b) Derecognition of financial liabilities

The difference between the carrying amount of a financial liability derecognized and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss.

1. Revenue recognition

Revenue from the sale of goods and rendering of services

The Corporation identifies contracts with customers, allocates the transaction price to the performance obligations and recognizes revenue when performance obligations are satisfied.

For contracts where the period between the date on which the Corporation transfers a promised good or service to a customer and the date on which the customer pays for that good or service is one year or less, the Corporation does not adjust the promised amount of consideration for the effects of a significant financing component.

When another party is involved in providing goods or services to a customer, the Corporation recognizes revenue in the gross amount if it controls each specified good or service before that good or service is transferred to the customer (the Corporation is a principal); otherwise, the Corporation recognizes revenue in the net amount (the Corporation is an agent).

A specified good or service is a distinct good or service, the Corporation determines whether it is a principal or an agent for each specified good or service.

The Corporation is a principal if it meets any one of the following conditions:

- 1) The Corporation obtains control of a good or service from the other party before the Corporation transfers the good or service to a customer.
- 2) The Corporation has a right to a service to be performed by the other party, which gives the entity the ability to direct that party to provide the service to the customer on the entity's behalf.
- 3) The Corporation obtains control of a good or service from the other party that it then combines with other goods or services in providing the specified good or service to the customer.

Indicators that are used to determine whether the Corporation controls the specified good or service before it is transferred to the customer include, but are not limited to, the following:

 The Corporation is primarily responsible for fulfilling the promise to provide the specified good or service.

- 2) The Corporation has inventory risk before and after the specified good or service has been transferred to a customer or after transfer of control to the customer.
- 3) The Corporation has discretion in establishing the price for the specified good or service.

m. Leases

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

1) The Corporation as lessor

Lease payments from operating leases are recognized as income on a straight-line basis over the terms of the relevant leases.

2) The Corporation as lessee

The Corporation recognizes right-of-use assets and lease liabilities for all leases at the commencement date of a lease, except for short-term leases and low-value asset leases accounted for applying a recognition exemption where lease payments are recognized as expenses on a straight-line basis over the lease terms.

Right-of-use assets are initially measured at cost. Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses and adjusted for any remeasurement of the lease liabilities. Right-of-use assets are presented on a separate line in the balance sheets.

Right-of-use assets are depreciated using the straight-line method from the commencement dates to the earlier of the end of the useful lives of the right-of-use assets or the end of the lease terms.

Lease liabilities are initially measured at the present value of the lease payments. The lease payments are discounted using the interest rate implicit in a lease, if that rate can be readily determined. If that rate cannot be readily determined, the lessee's incremental borrowing rate will be used.

Subsequently, lease liabilities are measured at amortized cost using the effective interest method, with interest expense recognized over the lease terms. When there is a change in future lease payments, the Corporation remeasures the lease liabilities with a corresponding adjustment to the right-of-use-assets. However, if the carrying amount of the right-of-use assets is reduced to zero, any remaining amount of the remeasurement is recognized in profit or loss. Lease liabilities are presented on a separate line in the balance sheets.

n. Borrowing costs

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

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

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

o. Employee benefits

1) Short-term employee benefits

Liabilities recognized in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related services.

2) Retirement benefits

Payments to defined contribution retirement benefit plans are recognized as expenses when employees have rendered services entitling them to the contributions.

Defined benefit costs (including service cost, net interest and remeasurement) under defined benefit retirement benefit plans are determined using the projected unit credit method. Service cost (including current service cost, and net interest on the net defined benefit liabilities (assets) are recognized as employee benefits expense in the period in which they occur. Remeasurement, comprising actuarial gains and losses, and the return on plan assets (excluding interest), is recognized in other comprehensive income in the period in which it occurs. Remeasurement recognized in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss.

Net defined benefit liabilities (assets) represent the actual deficit (surplus) in the Corporation's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any refunds from the plans or reductions in future contributions to the plans.

p. Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

1) Current tax

Income tax payable (recoverable) is based on taxable profit (loss) for the year determined according to the applicable tax laws of each tax jurisdiction.

According to the Income Tax Law in the ROC, an additional tax of unappropriated earnings is provided for as income tax in the year the shareholders approve to retain earnings.

Adjustments of prior years' tax liabilities are added to or deducted from the current year's tax provision.

2) Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates, except where the Corporation is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and such temporary differences are expected to reverse in the foreseeable future.

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

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liabilities are settled or the assets are realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Corporation expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

3) Current and deferred taxes for the year

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

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Corporation's accounting policies, management is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered relevant. Actual results may differ from these estimates.

The Corporation considers the economic implications of the COVID-19 when making its critical accounting estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised if the revisions affect only that period or in the period of the revisions and future periods if the revisions affect both current and future periods.

Key Sources of Estimation Uncertainty

Impairment assessment of property, plant and equipment

In the process of assessing impairment, the Corporation relies on subjective judgment to determine whether the specific group of assets have indications of impairment, according to the usage of the assets and the business' characteristics. Alteration of estimates from any change in economic conditions or business strategy may lead to significant future impairment loss.

6. CASH AND CASH EQUIVALENTS

	December 31			
		2020	2	2019
Cash on hand Checking accounts and demand deposits Cash equivalents	\$	110 86,018	\$	110 65,350
Repurchase agreements collateralized by bonds		570,000	1,	336,930
	<u>\$</u>	656,128	<u>\$ 1,</u>	402,390

The market rate intervals of cash in the bank at the end of the reporting period were as follows:

	December 31			
	2020	2019		
Bank balance	0.03%-0.05%	0.01%-0.33%		
Repurchase agreements collateralized by bonds	0.23%	0.52%		

7. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	December 31		
	2020	2019	
Financial assets mandatorily classified as at FVTPL Domestic mutual funds	<u>\$</u>	<u>\$ 76,537</u>	

8. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

Investments in Equity Instruments at FVTOCI

	Decen	iber 31
	2020	2019
Non-current		
Domestic investments		
Listed shares Unlisted shares	\$ 1,038,031 	\$ 1,104,867 3,065,913
	\$ 3,900,242	\$ 4,170,780

These investments in equity instruments are not held for trading. Instead, they are held for medium to long-term strategic purposes. Accordingly, the management elected to designate these investments in equity instruments as at FVTOCI as they believe that recognizing short-term fluctuations in these investments' fair value in profit or loss would not be consistent with the Corporation's strategy of holding these investments for long-term purposes.

9. FINANCIAL ASSETS AT AMORTIZED COST

	December 31		
	2020	2019	
Non-current			
Pledged certificates of deposits	\$ 64,383	\$ 56,043	

The ranges of interest rates for the pledged certificates of deposits were 0.01%-1.05% and 0.67%-1.4% per annum as of December 31, 2020 and 2019, respectively. The Corporation assesses there has not been a significant expected credit losses and an increase in credit risk since the original recognize.

Refer to Note 28 for information relating to financial assets at amortized cost as security.

10. NOTES RECEIVABLE AND TRADE RECEIVABLES

	December 31		
	2020	2019	
Notes receivable			
Notes receivable Less: Allowance for impairment loss	\$ 57,801 (347)	\$ 71,970 (432)	
	<u>\$ 57,454</u>	<u>\$ 71,538</u>	
Trade receivables			
Trade receivables Less: Allowance for impairment loss	\$ 771,303 (4,627)	\$ 650,645 (3,904)	
	<u>\$ 766,676</u>	<u>\$ 646,741</u>	

The Corporation applies for expected credit losses, which permits the use of lifetime expected loss provision for all notes receivable and trade receivables. The expected credit losses on notes receivable and trade receivables are estimated using a past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for general economic conditions of the industry in which the debtors operate and an assessment of both the current as well as the forecasted direction of economic conditions at the reporting date.

The following table details the loss allowance of notes receivable and trade receivables.

December 31, 2020

	0 t	o 60 Days	61 t	o 90 Days	to 120 Days	to 150 ays	Total
Carrying amount Loss allowance	\$	810,476	\$	16,848	\$ 1,712	\$ 68	\$ 829,104
(Lifetime ECLs)		(347)		(2,847)	 (1,712)	 (68)	 (4,974)
Amortized cost	\$	810,129	\$	14,001	\$ <u>=</u>	\$ 	\$ 824,130

December 31, 2019

	0 t	o 60 Days	61 to	o 90 Days	to 120 Days	to 150 ays	Total
Carrying amount Loss allowance	\$	707,403	\$	14,821	\$ 297	\$ 94	\$ 722,615
(Lifetime ECLs)		(432)		(3,513)	 (297)	 <u>(94</u>)	 (4,336)
Amortized cost	\$	706,971	\$	11,308	\$ 	\$ 	\$ 718,279

The above aging schedule was based on the number of days past due from the invoice date.

The movements of the loss allowance of notes receivable and trade receivables were as follows:

	2020	2019
Balance at January 1 Net remeasurement of loss allowance	\$ 4,336 638	\$ 6,105 (1,769)
Balance at December 31	<u>\$ 4,974</u>	<u>\$ 4,336</u>

11. INVENTORIES

	December 31			
	2020	2019		
Finished goods Work in progress Raw materials	\$ 294,729 12,013 47,298	\$ 460,050 20,905 154,959		
	<u>\$ 354,040</u>	<u>\$ 635,914</u>		

The nature of the cost of goods sold is as follows:

	For the Year Ended December 31			
	2020	2019		
Cost of inventories sold Inventory reversals of write-downs	\$ 9,023,2 (7,8			
	<u>\$ 9,015,3</u>	<u>\$ 10,951,780</u>		

The reversals of previous write-downs resulted from increased selling prices in certain markets.

12. INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

a. Investments in Subsidiaries

	December 31			
	2020	2019		
Pacific Petrochemical (Holding) Ltd. (PPL) Tong Fu Investment Co., Ltd. (TFIC) OUCC (Bermuda) Holding Ltd. (OUCC (Bermuda))	\$ 4,864,238 1,226,009 786,507	\$ 5,677,414 1,249,609 912,198		
	<u>\$ 6,876,754</u>	\$ 7,839,221		

Proportion of ownership and voting rights held by the Corporation were as follows:

	December 31		
	2020	2019	
PPL	100%	100%	
TFIC	100%	100%	
OUCC (Bermuda)	100%	100%	

Investments of subsidiaries were accounted for using the equity method; the share of profit or loss and other comprehensive income of those investments were calculated based on subsidiaries' financial statements which have been audited.

Refer to Note 28 for information relating to investment of TFIC pledged as loans security.

Refer to Tables 6 and 7 for information relating to the detailed information of subsidiaries, including percentage of ownership and main businesses.

13. PROPERTY, PLANT AND EQUIPMENT AND CONSTRUCTION IN PROGRESS

	Land	Land Improvements	Buildings	Machinery and Equipment	Other Equipment	Construction in Progress and Equipment to Be Inspected	Total
Cost							
Balance at January 1, 2019 Additions Disposals Reclassification	\$ 1,591,461	\$ 320,689 - (1,768) 36,747	\$ 606,575 (27,400)	\$ 14,980,200 - (195,466) 	\$ 644,745 (2,440) 	\$ 804,568 249,160 - (196,126)	\$ 18,948,238 249,160 (227,074) (3,776)
Balance at December 31, 2019 Accumulated depreciation	<u>\$ 1,591,461</u>	\$ 355,668	<u>\$ 579,175</u>	<u>\$ 14,918,832</u>	\$ 663,810	\$ 857,602	<u>\$ 18,966,548</u>
Balance at January 1, 2019 Disposals Depreciation expenses	\$ - - -	\$ 310,323 (1,768) 2,128	\$ 405,085 (21,060) 19,853	\$ 11,165,722 (193,254) 468,497	\$ 505,576 (2,440) 29,584	\$ - - -	\$ 12,386,706 (218,522) 520,062
Balance at December 31, 2019	<u>\$</u>	\$ 310,683	<u>\$ 403,878</u>	<u>\$ 11,440,965</u>	\$ 532,720	<u>s -</u>	<u>\$ 12,688,246</u>
Carrying amounts at December 31, 2019	\$ 1,591,461	<u>\$ 44,985</u>	<u>\$ 175,297</u>	<u>\$ 3,477,867</u>	<u>\$ 131,090</u>	<u>\$ 857,602</u>	\$ 6,278,302 (Continued)

	Land	Land Improvements	Buildings	Machinery and Equipment	Other Equipment	Construction in Progress and Equipment to Be Inspected	Total
Cost							
Balance at January 1, 2020 Additions Disposals Reclassification	\$ 1,591,461 - - -	\$ 355,668 - - 57,682	\$ 579,175 - - 35,180	\$ 14,918,832 (21,623) 563,416	\$ 663,810 - (4,180) - 7,993	\$ 857,602 452,753 (670,062)	\$ 18,966,548 452,753 (25,803) (5,791)
Balance at December 31, 2020	<u>\$ 1,591,461</u>	<u>\$ 413,350</u>	<u>\$ 614,355</u>	<u>\$ 15,460,625</u>	<u>\$ 667,623</u>	\$ 640,293	<u>\$ 19,387,707</u>
Accumulated depreciation							
Balance at January 1, 2020 Disposals Depreciation expenses	\$ - - -	\$ 310,683 - 5,554	\$ 403,878 - - - - - - - -	\$ 11,440,965 (21,623) 467,157	\$ 532,720 (4,180) 29,140	\$ - - -	\$ 12,688,246 (25,803) 521,561
Balance at December 31, 2020	<u>\$</u>	<u>\$ 316,237</u>	<u>\$ 423,588</u>	<u>\$ 11,886,499</u>	<u>\$ 557,680</u>	<u>s -</u>	<u>\$ 13,184,004</u>
Carrying amounts at December 31, 2020	<u>\$ 1,591,461</u>	<u>\$ 97,113</u>	<u>\$ 190,767</u>	<u>\$ 3,574,126</u>	<u>\$ 109,943</u>	<u>\$ 640,293</u> (\$_6,203,703 Concluded)

The above items of property, plant and equipment were depreciated on a straight-line basis over the estimated useful lives as follows:

Land improvements	15-25 years
Buildings	7-60 years
Machinery and equipment	2-20 years
Other equipment	3-20 years

14. LEASE ARRANGEMENTS

a. Right-of-use assets

	December 31	
	2020	2019
Carrying amounts		
Land Machinery and equipment Transportation equipment	\$ 553 12,373 	\$ 1,572 18,829 3,402
	<u>\$ 14,973</u>	<u>\$ 23,803</u>
	For the Year End 2020	led December 31 2019
Additions to right-of-use assets	<u>\$ 1,357</u>	<u>\$ 1,832</u>
Depreciation charge for right-of-use assets Land Machinery and equipment Transportation equipment	\$ 254 6,456 	\$ 345 6,456 3,833
	<u>\$ 9,422</u>	<u>\$ 10,634</u>

Except for depreciation recognized, the Corporation had no significant addition, disposal, and impairment of right-of-use assets for the years ended December 31, 2020 and 2019.

b. Lease liabilities

	Decem	December 31		
	2020	2019		
Carrying amounts				
Current	<u>\$ 8,103</u>	<u>\$ 8,996</u>		
Non-current	<u>\$ 7,130</u>	<u>\$ 14,919</u>		

Ranges of discount rates for lease liabilities were 0.79%-1.17% and 0.85%-1.17% per annum as of December 31, 2020 and 2019, respectively.

c. Other lease information

The Corporation leases certain assets which qualify as short-term or low-value asset leases. The Corporation has elected to apply the recognition exemption and thus, did not recognize right-of-use assets and lease liabilities for these leases.

The Corporation as lessor

Operating leases relate to leasing the investment properties owned by the Corporation with lease terms between 1 and 10 years. According to the agreement, the lease can be terminated by either party by giving 2 to 3 months formal notice in writing to the other party.

15. INVESTMENT PROPERTIES

Cost

Balance at December 31, 2020 and 2019			<u>\$ 2,023,323</u>
	Accumulated Depreciation	Accumulated Impairment	Total
Accumulated depreciation and impairment			
Balance at January 1, 2019 Depreciation expenses	\$ 25,156 <u>83</u>	\$ 6,513	\$ 31,669 <u>83</u>
Balance at December 31, 2019	\$ 25,239	<u>\$ 6,513</u>	<u>\$ 31,752</u>
Balance at January 1, 2020 Depreciation expenses	\$ 25,239 <u>83</u>	\$ 6,513	\$ 31,752 <u>83</u>
Balance at December 31, 2020	<u>\$ 25,322</u>	<u>\$ 6,513</u>	<u>\$ 31,835</u>

The investment properties of land improvements held by the Corporation which are depreciated over their estimated useful lives of 16 years using the straight-line method.

The fair values of investment properties were \$3,317,798 thousand and \$3,229,402 thousand as of December 31, 2020 and 2019, respectively. The fair values were arrived at on the basis of a valuation carried out by independent qualified professional valuer, Mr. Chia-ho Tsai from Debenham Tie Leung Real Estate Appraiser Office.

16. OTHER ASSETS

	December 31		
	2020	2019	
Other assets			
Silver and catalysts Materials Input tax Others	\$ 978,785 209,221 25,800 46,698	\$ 601,703 199,820 6,437 56,043	
	<u>\$ 1,260,504</u>	<u>\$ 864,003</u>	
Current Non-current	\$ 184,009 	\$ 26,432 837,571	
	<u>\$ 1,260,504</u>	<u>\$ 864,003</u>	

Other assets include silver and catalysts used in the production, parts and components for the maintenance of equipment and input tax.

17. BORROWINGS

Long-term Borrowings

	December 31		
	2020	2019	
Secured borrowings (Note 28)			
Long-term commercial paper payables	<u>\$</u>	\$ 129,885	
<u>Unsecured borrowings</u>			
Line of credit borrowings Long-term commercial paper payables	7,360,000 1,299,389 8,659,389	8,310,000 <u>499,722</u> 8,809,722	
Less: Current portion of long-term borrowings		600,000	
Long-term borrowing	\$ 8,659,389	\$ 8,339,607	
Interest rate Maturity date	0.35%-1.10% December 2022	0.60%-1.12% December 2021	

18. OTHER PAYABLES

	December 31		
	2020	2019	
Payables for purchase of equipment	\$ 80,652	\$ 32,608	
Freight payables	45,558	44,074	
Payables for salaries	18,931	34,164	
Payables for annual leave	4,000	18,613	
Payables for dividends	3,424	1,899	
Payables for employees' compensation and remuneration of directors	1,694	7,151	
Others	117,905	122,321	
	\$ 272,164	\$ 260,830	

19. OTHER LIABILITIES

	December 31		
	2020	2019	
Contract liabilities Provisions for repairs and maintenance Others	\$ 78,113 24,091 16,959	\$ 87,843 58,128 13,667	
	<u>\$ 119,163</u>	<u>\$ 159,638</u>	
Current Non-current	\$ 95,072 24,091	\$ 159,638	
	<u>\$ 119,163</u>	<u>\$ 159,638</u>	

Contract liabilities were receipts in advance.

20. RETIREMENT BENEFIT PLANS

a. Defined contribution plans

The Corporation adopted a pension plan under the Labor Pension Act (the "LPA"), which is a state-managed defined contribution plan. Under the LPA, an entity makes monthly contributions to employees' individual pension accounts at 6% of monthly salaries and wages.

b. Defined benefit plan

The defined benefit plan adopted by the Corporation in accordance with the Labor Standards Law is operated by the government of the ROC. Pension benefits are calculated on the basis of the length of service and average monthly salaries of the 6 months before retirement. The Corporation contribute amounts equal to 10% of total monthly salaries and wages to a pension fund administered by the pension fund monitoring committee. Pension contributions are deposited in the Bank of Taiwan in the committee's name. Before the end of each year, the Corporation assesses the balance in the pension fund. If the amount of the balance in the pension fund is inadequate to pay retirement benefits for employees who conform to retirement requirements in the next year, the Corporation is required to fund the difference in one appropriation that should be made before the end of March of the next year. The pension fund is managed by the Bureau of Labor Funds, Ministry of Labor ("the Bureau"); the Corporation has no right to influence the investment policy and strategy.

The amounts included in the balance sheets in respect of the Corporation's defined benefit plans were as follows:

		December 31		
		2020	2019	
Present value of defined benefit obligation Fair value of plan assets		\$ 322,582 (62,902)	\$ 382,672 (118,907)	
Net defined benefit liabilities		<u>\$ 259,680</u>	<u>\$ 263,765</u>	
Movements in net defined benefit liabilities we	ere as follows:			
	Present Value of the Defined Benefit Obligation	Fair Value of the Plan Assets	Net Defined Benefit Liabilities	
Balance at January 1, 2019	\$ 385,505	<u>\$ (135,345)</u>	\$ 250,160	
Service cost Current service cost Net interest expense (income) Recognized in profit or loss Remeasurement	10,132 4,337 14,469	(1,601) (1,601)	10,132 2,736 12,868	
Return on plan assets (excluding amounts included in net interest) Actuarial loss - changes in demographic	-	(4,600)	(4,600)	
assumptions Actuarial loss - changes in financial assumptions Actuarial loss - experience adjustments	263 14,297 6,749	- - -	263 14,297 6,749	
Recognized in other comprehensive income (loss) Contributions from the employer Benefits paid	21,309	(4,600) (15,972) 38,611	16,709 (15,972)	
Balance at December 31, 2019	\$ 382,672	\$ (118,907)	\$ 263,765	
Balance at January 1, 2020 Service cost	\$ 382,672	<u>\$ (118,907</u>)	<u>\$ 263,765</u>	
Current service cost Net interest expense (income) Recognized in profit or loss Remeasurement	9,291 2,870 12,161	(941) (941)	9,291 1,929 11,220	
Return on plan assets (excluding amounts included in net interest) Actuarial loss - changes in financial	-	(4,297)	(4,297)	
assumptions Actuarial loss - experience adjustments Recognized in other comprehensive income	8,855 7,930	<u> </u>	8,855 7,930	
(loss) Contributions from the employer Benefits paid	16,785 (89,036)	(4,297) (27,793) 89,036	12,488 (27,793)	
Balance at December 31, 2020	<u>\$ 322,582</u>	<u>\$ (62,902)</u>	<u>\$ 259,680</u>	

Through the defined benefit plans under the Labor Standards Law, the Corporation is exposed to the following risks:

- 1) Investment risk: The plan assets are invested in domestic and foreign equity and debt securities, bank deposits, etc. The investment is conducted at the discretion of the Bureau or under the mandated management. However, in accordance with relevant regulations, the return generated by plan assets should not be below the interest rate for a 2-year time deposit with local banks.
- 2) Interest risk: A decrease in the corporate bond interest rate will increase the present value of the defined benefit obligation; however, this will be partially offset by an increase in the return on the plan's debt investments.
- 3) Salary risk: The present value of the defined benefit obligation is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the present value of the defined benefit obligation.

The actuarial valuations of the present value of the defined benefit obligation were carried out by qualified actuaries. The significant assumptions used for the purposes of the actuarial valuations were as follows:

	December 31		
	2020	2019	
Discount rate(s)	0.50%	0.75%	
Expected rate(s) of long-term salary increase	2.00%	2.00%	

If possible reasonable change in each of the significant actuarial assumptions will occur and all other assumptions will remain constant, the present value of the defined benefit obligation would increase (decrease) as follows:

	December 31		
	2020	2019	
Discount rate(s)			
0.25% increase	\$ (8,855)	\$ (9,622)	
0.25% decrease	\$ 9,203	\$ 10,000	
Expected rate(s) of long-term salary increase			
0.25% increase	<u>\$ 8,901</u>	<u>\$ 9,700</u>	
0.25% decrease	<u>\$ (8,612)</u>	<u>\$ (9,384)</u>	

The sensitivity analysis presented above may not be representative of the actual change in the present value of the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

	December 31	
	2020	2019
The expected contributions to the plan for the next year	<u>\$ 10,816</u>	<u>\$ 13,133</u>
The average duration of the defined benefit obligation	11.8 years	11.1 years

21. EQUITY

a. Common stock

	December 31		
	2020	2019	
Number of stocks authorized (in thousands) Stocks authorized	1,000,000 \$ 10,000,000	1,000,000 \$ 10,000,000	
Number of stocks issued and fully paid (in thousands) Stocks issued	885,703 \$ 8,857,031	885,703 \$ 8,857,031	

A total of 10,000 thousand stocks of the Corporation's stock were authorized to be reserved for the issuance of employee stock options.

b. Capital surplus

	December 31	
	2020	2019
May be used to offset a deficit, distributed as cash dividends, or		
transferred to capital stock (Note)		
Issuance of common stock	\$ 470,767	\$ 470,767
Changes in percentage of ownership interests in subsidiaries	16,367	· -
Treasury stock transactions	4,662	4,662
Only be used to offset a deficit		
Treasury stock transactions - dividends distributed to subsidiary	318,125	313,999
Dividends unclaimed by stockholders	35,794	35,794
Changes in capital surplus from investments in associates	,	•
accounted for using the equity method	110,571	<u>-</u>
	\$ 956,286	\$ 825,222
		

Note: Such capital surplus may be used to offset a deficit; in addition, when the Corporation has no deficit, such capital surplus may be distributed as cash dividends or transferred to capital stock (limited to a certain percentage of the Corporation's capital surplus and once a year)

c. Retained earnings and dividends policy

Under the dividend policy as set forth in the Corporation's Articles of Incorporation ("Articles"), apart from paying all its income taxes in the case where there are profits at the end of the year, the Corporation shall make up for accumulated deficits in past years. Where there is still balance, 10% of the unappropriated earnings from the yearly net income coupled with other items that recognized in retained earning directly thereof shall be set aside by the Corporation as legal reserve. Subject to certain business conditions under which the Corporation may retain a portion, and distribute to the shareholders the remainder after deducting special reserve as required by law together with undistributed profits from previous years in proportion to the number of the shares held by each shareholders as shareholders' dividend. When there is a share capital increase, the distributed dividends of the year for the new shares shall be dealt with according to the resolution of the stockholders' meeting. For the policies on the distribution of employees' compensation and remuneration of directors before and after amendment, refer to Note 22 (d) "Employee benefits expense".

In accordance with the Articles, the dividend distribution takes into consideration the characteristics of industry that the Corporation operates in and the forthcoming capital requirement and tax policy that is influenced by the Corporation's products or services, and it should be settled for the purpose of maintaining stable dividends. For the purposes of improving the financial structure effectively, coping with reinvestment, expanding capacity or other significant capital expenditures in which capital is required, when distributing stockholders' dividend, the dividend payout ratio each fiscal year shall be no less than 50% of the final surplus which is the sum of after-tax profit of the fiscal year to offset previous loss, if any, and to appropriate legal reserve and special reserve as required by law; the amount of cash dividends shall not be less than 10% of the total dividends and bonuses to be distributed to stockholders in the fiscal year.

An appropriation of earnings to a legal reserve shall be made until the legal reserve equals the Corporation's paid-in capital. The legal reserve may be used to offset deficits. If the Corporation has no deficit and the legal reserve has exceeded 25% of the Corporation's paid-in capital, the excess may be transferred to capital or distributed in cash.

Items referred to under Rule No. 1010012865, Rule No. 1010047490 and Rule No. 1030006415 issued by the FSC and the directive titled "Questions and Answers for Special Reserves Appropriated Following Adoption of IFRSs", shall be appropriated to or reversed from a special reserve by the Corporation. Any appropriated special reserve may be reversed to the extent that the net debit balance reverses, and thereafter it is distributed.

The appropriations of earnings for 2019 and 2018 were approved in the stockholders' meetings on June 16, 2020 and June 11, 2019, respectively. The appropriations and dividends per share were as follows:

	A	Appropriation of Earnings		Dividends Per Share (NT\$)		
		2019		2018	2019	2018
Legal reserve	\$	2,025	\$	175,073		
Cash dividends		265,711		1,549,981	\$0.30	\$1.75

The deficit compensation for 2020 was proposed by the Corporation's board of directors on March 18, 2021.

The deficit compensation for 2020 was subject to the resolution of the stockholders' meeting on June 16, 2021.

d. Special reserves

On the first-time adoption of IFRSs, the Corporation appropriated to special reserve, the amounts that were the same as the unrealized revaluation increment, the fair value of investment properties at the date of transition as the deemed cost and the cumulative translation differences transferred to retained earnings, which were \$985,545 thousand, \$787,176 thousand and \$138,408 thousand, respectively.

e. Treasury stock

The Corporation's stocks held by its subsidiaries at the end of the reporting periods were as follows:

Name of Subsidiary	Number of Stocks Held (In Thousands of Stocks)	Carrying Amount	Market Price
December 31, 2020			
TFIC	13,754	<u>\$ 187,798</u>	<u>\$ 279,197</u>
<u>December 31, 2019</u>			
TFIC	13,754	<u>\$ 187,798</u>	\$ 288,825

Under the Securities and Exchange Act, the Corporation shall neither pledge treasury stocks nor exercise stockholders' rights on these stocks, such as rights to dividends and to vote. The subsidiaries holding treasury stock, however, retain stockholders' rights, except the rights to participate in any stock issuance for cash and to vote.

22. NET (LOSS) PROFIT

a. Other income

	For the Year Ended December 31	
	2020	2019
Settlement of insurance claims (Note 1)	\$ 5,040 16,286	\$ 252,575
Government grants (Note 2) Others	<u>22,748</u>	24,637
	<u>\$ 44,074</u>	<u>\$ 277,212</u>

Note 1: The Corporation obtained insurance compensation for its business interruption caused by the fire damage in 2019.

Note 2: The Corporation obtained government grants pursuant to the Prevention, Relief and Revitalization Measures for Severe Pneumonia with Novel Pathogens.

b. Interest expense

	For the Year Ended December 31		
	2020	2019	
Interest on bank loans Interest on lease liabilities Other interest expense	\$ 78,333 216 31	\$ 68,925 318 31	
	<u>\$ 78,580</u>	<u>\$ 69,274</u>	

Information about capitalized interest was as follows:

			aca Beecimber er
		2020	2019
	Capitalized interest	<u>\$ 1,013</u>	<u>\$ 1,019</u>
	Capitalization rate	0.34%-1.17%	0.49%-1.64%
c.	Depreciation and amortization		
		Fautha Vaan En	dad Dagambay 21
			ded December 31
		2020	2019
	Property, plant and equipment	\$ 521,561	\$ 520,062
	Intangible assets (included other assets)	9,781	10,625
	Right-of-use assets	9,422	10,634
	Investment properties		
	investment properties	83	83
		<u>\$ 540,847</u>	<u>\$ 541,404</u>
	An analysis of depreciation by function		
	Operating costs	\$ 475,165	\$ 473,808
	Operating expenses	55,818	56,888
	Non-operating expenses and losses	83	83
		e 521 0//	¢ 520.770
		<u>\$ 531,066</u>	<u>\$ 530,779</u>
	An analysis of amortization by function		
	Operating costs	\$ 8,111	\$ 8,476
	Operating expenses	1,670	2,149
		\$ 9,781	<u>\$ 10,625</u>
d.	Employee benefits expense		
		For the Veer Fr	ded December 31
		2020	2019
	Salary expense	\$ 301,600	\$ 349,822
	Insurance expense	30,659	33,874
	Post-employment benefits (Note 20)		
	Defined contribution plans	10,481	10,442
	Defined benefit plans	11,220	12,868
	Other employee benefits	52,752	65,720
	Total employee benefits expense	<u>\$ 406,712</u>	<u>\$ 472,726</u>
	An analysis of employee benefits expense by function		
	Operating costs	\$ 234,799	\$ 293,616
	Operating expenses	171,913	179,110
	- L 2 k-1		
		<u>\$ 406,712</u>	<u>\$ 472,726</u>

For the Year Ended December 31

In compliance with the Articles, the Corporation accrued employees' compensation and remuneration of directors at the rates from 1% to 2% and no higher than 1%, respectively, of net profit before income tax, employees' compensation, and remuneration of directors. However, if the Corporation has accumulated any deficit, the profit should be set aside for offsetting the losses. The accrued employees' compensation and remuneration of directors was \$686 thousand for the year ended December 31, 2019. The Corporation did not accrue employees' compensation and remuneration of directors because of net loss before tax for the year ended December 31, 2020.

If there is a change in the amounts after the annual financial statements were authorized for issue, the differences are recorded as a change in the accounting estimate.

Information on the employees' compensation and remuneration of directors resolved by the Corporation's board of directors is available on the Market Observation Post System website of the TWSE.

23. INCOME TAXES

a. Major components of income tax benefit recognized in profit or loss are as follows:

	For the Year Ended December 31		
	2020	2019	
Current tax			
In respect of the current year	\$ -	\$ 41,127	
Income tax on unappropriated earnings	-	15,980	
Adjustments for prior periods	_	<u>(9,668</u>)	
Deferred tax		47,439	
In respect of the current year	(15,318)	(58,883)	
Income tax benefit recognized in profit or loss	<u>\$ (15,318)</u>	<u>\$ (11,444</u>)	

A reconciliation of accounting profit and income tax benefit is as follows:

	For the Year Ended December 31	
	2020	2019
(Loss) profit before tax	<u>\$ (1,080,016)</u>	<u>\$ 22,174</u>
Income tax (benefit) expense calculated at the statutory rate Nondeductible expenses in determining taxable income Tax-exempt income Income tax on unappropriated earnings Unrecognized deductible temporary differences Unrecognized loss carryforwards Adjustments for prior periods	\$ (216,003) 59 (17,655) - 11,818 206,463	\$ 4,435 3,978 (11,749) 15,980 (14,420) (9,668)
Income tax benefit recognized in profit or loss	<u>\$ (15,318)</u>	<u>\$ (11,444)</u>

In July 2019, the president of the ROC announced the amendments to the Statute for Industrial Innovation, which stipulate that the amounts of unappropriated earnings in 2018 and thereafter that are reinvested in the construction or purchase of certain assets or technologies are allowed as deduction when computing the income tax on unappropriated earnings. When calculating the tax on unappropriated earnings, the Corporation deducts only the amount of the unappropriated earnings that has been reinvested in capital expenditure.

In accordance with Rule No. 10904550440 issued by the Ministry of Finance of Taiwan (MOF), the Corporation used the losses incurred in the first quarter of 2020 to estimate losses for the first six months of 2020 and this amount is deducted from the Corporation's unappropriated earnings for 2018 for filing the additional tax. For the 2020 financial reporting purpose, the tax on unappropriated earnings for 2018 is measured based on the actual loss for 2020, and the current income tax payable is adjusted accordingly.

Because of net loss for the year ended December 31, 2020, there is no potential income tax consequence of the unappropriated earnings.

b. Income tax recognized in other comprehensive income

	For the Year Ended December 3	
	2020	2019
Deferred tax		
In respect of the current year Remeasurement on defined benefit plans	<u>\$ 2,498</u>	\$ 3,342
Current tax liabilities		
	Decem	iber 31
	2020	2019
Income tax payable	<u>\$ 31,424</u>	<u>\$ 34,515</u>

d. Deferred tax assets and liabilities

c.

The movements of deferred tax assets and deferred tax liabilities were as follows:

For the year ended December 31, 2020

	Opening Balance	Recognized in Profit or Loss	Recognized in Other Comprehensive Income	Closing Balance
Deferred tax assets				
Recognition of loss on foreign investments using equity method Defined benefit obligation Loss carryforwards Others	\$ 359,876 52,753 - 13,128	\$ (182,040) (3,315) 232,773 (13,128)	\$ - 2,498 - -	\$ 177,836 51,936 232,773
	<u>\$ 425,757</u>	\$ 34,290	\$ 2,498	\$ 462,545 (Continued)

	Opening Balance	Recognized in Profit or Loss	Recognized in Other Comprehensive Income	Closing Balance
Deferred tax liabilities				
Land revaluation increment tax Property, plant and equipment Investment properties Others	\$ 341,231 296,392 14,814 7,949 \$ 660,386	\$ - 18,972 \$ 18,972	\$ - - - - - \$ -	\$ 341,231 315,364 14,814 7,949 \$ 679,358 (Concluded)
For the year ended December	31, 2019			
	Opening Balance	Recognized in Profit or Loss	Recognized in Other Comprehensive Income	Closing Balance
<u>Deferred tax assets</u>				
Recognition of loss on foreign investments using equity method Defined benefit obligation Others	\$ 296,611 50,032 	\$ 63,265 (621) 13,128 \$ 75,772	\$ - 3,342 - \$ 3,342	\$ 359,876 52,753 13,128 \$ 425,757
Deferred tax liabilities				
Land revaluation increment tax Property, plant and equipment Investment properties Others	\$ 341,231 279,503 14,814 7,949 \$ 643,497	\$ - 16,889 - - \$ 16,889	\$ - - - - - - -	\$ 341,231 296,392 14,814 7,949 \$ 660,386

e. Income tax assessments

The Corporation's tax returns through 2018 have been assessed by the tax authorities.

24. (LOSS) EARNINGS PER SHARE

	For the Year End	For the Year Ended December 31	
	2020	2019	
Basic (loss) earnings per share	<u>\$ (1.22)</u>	<u>\$ 0.04</u>	
Diluted (loss) earnings per share	<u>\$ (1.22)</u>	<u>\$ 0.04</u>	

The net (loss) profit and weighted average number of common stock outstanding in the computation of (loss) earnings per share were as follows:

Net (Loss) Profit for the Year

	For the Year Ended December 3	
	2020	2019
Net (loss) profit used in the computation of basic (loss) earnings per share	<u>\$ (1,064,698</u>)	<u>\$ 33,618</u>

Weighted average number of common stock outstanding (in thousand stocks):

	For the Year Ended December 31	
	2020	2019
Weighted average number of common stock	885,703	885,703
Less: Reclassification of the Corporation's stocks held by subsidiaries	(13,754)	(13,754)
Weighted average number of common stock used in the computation of basic (loss) earnings per share	871,949	871,949
Effect of potentially dilutive ordinary shares: Employees' compensation or bonuses issued to employees	- _	284
Weighted average number of ordinary shares used in the computation of diluted (loss) earnings per share	<u>871,949</u>	872,233

If the Corporation offered to settle compensation or bonuses paid to employees in cash or shares, the Corporation assumed the entire amount of the compensation or bonuses will be settled in shares, and the resulting potential shares were included in the weighted average number of shares outstanding used in the computation of diluted earnings per share, as the effect is dilutive. Such dilutive effect of the potential shares is included in the computation of diluted earnings per share until the number of shares to be distributed to employees is resolved in the following year.

25. CAPITAL MANAGEMENT

The Corporation manages its capital to ensure that entities in the Corporation will be able to continue as going concerns while maximizing the return to stockholders through the optimization of the debt and equity balance. The capital structure of the Corporation consists of bank loans and equity of the Corporation.

Financial management department of the Corporation reviews the capital structure on a monthly basis. As part of this review, the financial management department considers whether there were exceptions between the current ratio, the debt ratio and the target ratio set by the financial management department.

26. FINANCIAL INSTRUMENTS

a. Fair value of financial instruments that are not measured at fair value

Management believes the carrying amounts of non-financial assets and financial liabilities recognized in the financial statements approximate their fair values or the fair values cannot be reliably measured.

- b. Fair value of financial instruments that are measured at fair value on a recurring basis
 - 1) Fair value hierarchy

December 31, 2020

	Level 1	Level 2	Level 3	Total
Financial assets at FVTOCI Investments in equity instruments at FVTOCI				
Domestic listed shares Domestic unlisted shares	\$ 1,038,031	\$ - -	\$ - <u>2,862,211</u>	\$ 1,038,031 2,862,211
	\$ 1,038,031	<u>\$</u>	\$ 2,862,211	\$ 3,900,242
<u>December 31, 2019</u>				
	Level 1	Level 2	Level 3	Total
Financial assets at FVTPL Domestic mutual funds	Level 1 \$ 76,537	Level 2	Level 3	Total \$ 76,537
Domestic mutual funds Financial assets at FVTOCI Investments in equity			Level 3	
Domestic mutual funds Financial assets at FVTOCI			\$	

There were no transfers between Levels 1 and 2 in 2020 and 2019.

- 2) Valuation techniques and assumptions applied for the purpose of measuring fair value
 - a) The fair value of financial instruments traded in active markets is based on quoted market prices (including beneficiary certificates that went public).
 - b) Valuation techniques and inputs applied for Level 3 fair value measurement: The significant and unobservable input parameter for unlisted investments use market-based approach mainly relates to liquidity discount rate. Market-based approach adopts the equity basis multiplier (P/B) of comparable listed companies, the fair price of the Company's stock is calculated after considering the liquidity discount parameter.

c. Categories of financial instruments

	December 31	
	2020	2019
Financial assets		
Fair value through profit or loss (FVTPL) Mandatorily classified as at FVTPL Financial assets at amortized cost (Note 1) Financial assets at FVTOCI	\$ - 1,546,467	\$ 76,537 2,183,882
Equity instruments	3,900,242	4,170,780
Financial liabilities		
Amortized cost (Note 2)	9,503,848	9,881,218

Note 1: The balances include financial assets at amortized cost, which comprise cash and cash equivalents, debt investments, notes receivable, trade receivables and other receivables.

Note 2: The balances include financial liabilities at amortized cost, which comprise trade payables, other payables, long-term loans (including current portion) and guarantee deposits.

d. Financial risk management objectives and policies

The Corporation's major financial instruments included equity and debt investments, trade receivables, trade payables and borrowings. The Corporation's Corporate Treasury function provides services to the business, monitors and manages the financial risks relating to the operations of the Corporation through internal risk evaluation. These risks include market risk (including foreign currency risk, interest rate risk and other price risk), credit risk and liquidity risk.

1) Market risk

The Corporation's activities exposed it primarily to the financial risks of changes in foreign currency exchange rates and interest rates.

a) Foreign currency risk

The Corporation had foreign currency sales and purchases, which exposed the Corporation to foreign currency risk. To protect against reductions foreign assets in value and the volatility of future cash flows caused by changes in foreign exchange rates, the Corporation managed the risk by balancing positions of assets and liabilities denominated in foreign currencies.

The carrying amounts of the Corporation's foreign currency denominated monetary assets and monetary liabilities and of the derivatives exposed to foreign currency risk at the end of the reporting period are set out in Note 31.

Sensitivity analysis

The Corporation was mainly exposed to the USD and RMB.

The following details the effects of a 5% increase or decrease in NTD (the functional currency) against the relevant foreign currencies. For a 5% strengthening/weakening of NTD against the relevant currency, the net (loss) profit would be increase/decrease of \$1,295 thousand and \$10,082 thousand for the years ended December 31, 2020 and 2019, respectively. The sensitivity rate used when reporting foreign currency risk internally to key management personnel and representing management's assessment of the reasonably possible change in foreign exchange rate is 5%.

b) Interest rate risk

The Corporation was exposed to interest rate risk because of borrowing funds at both fixed and floating interest rates. The risk is managed by the Corporation by maintaining an appropriate mix of fixed and floating rate borrowings, ensuring the most cost-effective hedging strategies are applied.

The carrying amount of the Corporation's financial assets and financial liabilities with exposure to interest rates at the end of the reporting period were as follows:

	December 31	
	2020	2019
Fair value interest rate risk		
Financial assets	\$ 634,383	\$ 1,392,973
Financial liabilities	6,375,233	4,863,915
Cash flow interest rate risk		
Financial assets	13,413	36,922
Financial liabilities	2,300,000	4,100,000

Sensitivity analysis

The sensitivity analyses below were determined based on the Corporation's exposure to interest rates at the end of the reporting period. A 50 basis point increase or decrease was used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points higher/lower and all other variables were held constant, the Corporation's net (loss) profit for the years ended December 31, 2020 and 2019 would have increased/decreased by \$11,433 thousand and decreased/increased by \$20,315 thousand, respectively, which was mainly attributable to the Corporation's exposure to interest rates on its cash flow by variable-rate bank loans.

c) Other price risk

The Corporation was exposed to equity price risk through its investments in listed equity securities and beneficiary certificates of open-end funds.

Sensitivity analysis

The sensitivity analyses below were determined based on the exposure to equity price risks at the end of the reporting period.

If equity prices had been 5% higher/lower, pre-tax profit for the year ended December 31, 2019 would have increased/decreased by \$3,827 thousand, as a result of the changes in fair value of financial assets at FVTPL, and the pre-tax other comprehensive income (loss) for the years ended December 31, 2020 and 2019 would have increased/decreased by \$51,902 thousand and \$55,243 thousand, respectively, as a result of the changes in fair value of financial assets at FVTOCI.

2) Credit risk

Credit risk refers to the risk that counterparty will default on its contractual obligations resulting in financial loss to the Corporation. As at the end of the reporting period, the Corporation's maximum exposure to credit risk which will cause a financial loss to the Corporation due to failure of counterparties to discharge an obligation and financial guarantees provided by the Corporation could arise from:

- The carrying amount of the respective recognized financial assets as stated in the balance sheets;
 and
- b) The amount of contingent liabilities in relation to financial guarantee issued by the Corporation.

The Corporation adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults. The Corporation only transacts with entities that are rated good. The Corporation uses other publicly available financial information and its own trading records to rate its major customers. The Corporation's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties. Credit exposure is controlled by counterparty limits that are reviewed and approved by the credit organization.

Trade receivables consisted of a large number of unrelated customers. Ongoing credit evaluation is performed on the financial condition of trade receivables.

Credit risk represents the potential impact to financial asset that the Corporation might encounter if counterparties or third parties breach the contracts. The Corporation evaluated credit risk exposure for contracts with positive carrying value. The Corporation evaluated the credit risk exposure as immaterial because all counterparties are reputable financial institutions and companies with credit ratings.

3) Liquidity risk

The Corporation manages liquidity risk by monitoring and maintaining a level of cash and cash equivalents deemed adequate to finance the Corporation's operations and mitigate the effects of fluctuations in cash flows. In addition, management monitors the utilization of bank borrowings and ensures compliance with loan covenants.

The Corporation relies on bank borrowings as a significant source of liquidity. As of December 31, 2020 and 2019, the Corporation had available unutilized bank loan facilities set out in (b) below.

a) Liquidity and interest risk rate tables

The following table details the Corporation's remaining contractual maturity for its non-derivative financial liabilities with agreed repayment periods. The tables had been drawn up based on the undiscounted cash flows of financial liabilities from the earliest date on which the Corporation can be required to pay.

December 31, 2020

	On Demand or Less than 1 Month	1-3 Months	3 Months to 1 Year	1-5 Years
Non-interest bearing liabilities Lease liabilities Variable interest rate liabilities Fixed interest rate	\$ - 903	\$ 545,940 1,394	\$ - 5,929	\$ - 7,172 2,335,551
liabilities	<u> </u>	<u>-</u> <u>\$ 547,334</u>	<u>-</u> \$ 5,929	6,366,049 \$ 8,708,772
<u>December 31, 2019</u>	On Demand or Less than 1 Month	1-3 Months	3 Months to 1 Year	1-5 Years
Non-interest bearing liabilities Lease liabilities Variable interest rate liabilities Fixed interest rate liabilities	\$ - 1,054 3,658 1,446	\$ 659,234 1,782 606,487 	\$ - 6,373 19,563	\$ - 15,092 3,520,762 4,840,000
	\$ 6,158	\$ 1,269,239	\$ 25,936	\$ 8,375,854

The amounts included above for variable interest rate instruments for both non-derivative financial assets and liabilities were subject to change if changes in variable interest rates differ from those estimates of interest rates determined at the end of the reporting period.

b) Financing facilities

	December 31	
	2020	2019
Unsecured bank borrowing limit Amount used Amount unused	\$ 9,124,000 3,226,000	\$ 10,142,000 2,278,000
	<u>\$ 12,350,000</u>	<u>\$ 12,420,000</u>
Secured bank borrowing limit Amount used Amount unused	\$ - -	\$ 130,000
	<u>\$</u>	<u>\$ 130,000</u>

27. TRANSACTIONS WITH RELATED PARTIES

The prices and payment terms of these transactions were similar to those for third parties. Details of transactions between the Corporation and other related parties are disclosed below.

Related Party Name		Related Party Cate	gory
Far Eastern New Century Corp. Asia Cement Corp. Far Eastern Polytex (Vietnam) Ltd. Oriental Petrochemical (Taiwan) Co., Ltd. (OPTC) Fu-Ming Transport Corp. Fu-Da Transport Corp. Far Eastern International Bank (FEIB) Mr. Xu Yuanzhi Memorial Foundation Yuan Ze University a. Sale of goods	Investors wit Corporation Others	th significant influence	ce over the
a. Sale of goods		For the Veer Fre	lad Dagambay 21
		For the Year End 2020	2019
Investors with significant influence over the Corpo Others	oration	\$ 950,973 <u>28,734</u> \$ 979,707	\$ 1,068,220 46,901 \$ 1,115,121
b. Purchase of goods			
		For the Year End	
Others		2020 \$ 222	2019 \$ 52
c. Operating expenses			
		For the Year End	led December 31
		2020	2019
Others Fu-Ming Transport Corp. Others.		\$ 159,544 1,599 \$ 161,143	\$ 173,397 \$ 173,397
		<u>\$ 101,143</u>	<u>Φ 173,397</u>
d. Other income			
		For the Year End	<u>led December 31</u> 2019
Subsidiaries Others		\$ 4,171 1,599	\$ 6,874
		\$ 5,770	\$ 6,874

e. Rental income

Others

Fu-Ming Transport Corp.

e.	Rental income		
		For the Veer Fra	ded December 31
		2020	2019
		2020	2017
	Others		
	Fu-Da Transport Corp.	<u>\$ 9,694</u>	\$ 9,694
f.	Cash and cash equivalents		
		D.	1 21
		Decem	
		2020	2019
	Others		
	FEIB	\$ 3,533	\$ 25,943
		<u> </u>	<u> </u>
g.	Receivables from related parties		
		Decem	
		2020	2019
	The state of the s		
	Investors with significant influence over the Corporation Far Eastern New Century Corp.	\$ 86,553	\$ 86,670
	Others	7.120	6,706
	oners		
		\$ 93,673	\$ 93,376
	The outstanding trade receivables from related parties are unsecured		
	2020 and 2019, no impairment loss was recognized for trade receive	vables from related	parties.
1			
n.	Financial assets at amortized cost		
		Decem	her 31
		2020	2019
	Others		
	FEIB	<u>\$ 63,917</u>	<u>\$ 55,577</u>
	0.1		
1.	Other payables		
		Decem	her 31
		2020	2019

\$ 29,188

\$ 28,076

j. Acquisitions of financial assets

For the year ended December 31, 2020: None.

For the year ended December 31, 2019

	Line Item	Number of Shares	Underlying Assets	Purchase Price
Others OPTC	Financial assets at FVTOCI - non-current	27,301,120	Shares Oriental Petrochemical (Taiwan) Co., Ltd.	\$ 273,011

k. Acquisitions of investment

For the year ended December 31, 2020: None.

For the year ended December 31, 2019

	Line Item	Number of Shares	Underlying Assets	Purchase Price
Subsidiary OUCC (Bermuda)	Investments accounted for using the equity method	64,072	Shares OUCC (Bermuda)	<u>\$ 615,143</u>

1. Compensation of key management personnel

	For the Year En	For the Year Ended December 31 2020 2019 \$ 32,438 \$ 37,130											
	2020	2019											
Short-term employee benefits Post-employment benefits	\$ 32,438 432	\$ 37,130 432											
	<u>\$ 32,870</u>	<u>\$ 37,562</u>											

The remuneration of directors and key executives was determined by the remuneration committee based on the performance of individuals and market trends.

28. ASSETS PLEDGED AS COLLATERAL OR FOR SECURITY

The following assets had been pledged by bank, as guarantees for Suppliers and Customers:

	Decem	ber 31
	2020	2019
Pledged deposits (financial assets at amortized cost)	<u>\$ 64,383</u>	<u>\$ 56,043</u>

As of December 31, 2020, the Corporation pledged 28,599 thousand stocks of the subsidiary TFIC as security.

29. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED COMMITMENTS

In addition to those disclosed in other notes, significant commitments and contingencies of the Corporation as of December 31, 2020 and 2019 were as follows:

- a. As of December 31, 2020, unused letters of credit for purchases of raw materials amounted to \$229,335 thousand and purchase guarantees from banking institution amounted to \$235,000 thousand, respectively.
- b. Endorsements/guarantees provided to subsidiaries and associates

The Corporation

TFIC \$ 1,450,000

- c. The Corporation has a long-term ethylene purchase agreement with Chinese Petroleum Corporation, Taiwan under which the Corporation is committed to purchase ethylene until December 31, 2020. The purchase price under the agreement is in U.S. dollars.
- d. The Corporation has a three-year agreement beginning from 2004, to sell ethylene glycols to major customers, namely, Far Eastern New Century Corporation, Tainan Spinning Co., Ltd., and Shinkong Synthetic Fibers Corporation. The agreement is automatically renewed for successive periods of three years unless otherwise terminated by either party with prior notice. The determined price under the agreement is in U.S. dollars.
- e. In May 2016, the Corporation signed a five-year ethylene carbonate designated production/sales agreement with Chi Mei Corporation ("CMC"). Also, the Corporation agreed to purchase from CMC any qualified ethylene glycol by-products which are produced during the manufacturing process. And the purchase price is determined by agreed upon bases. Both sides agreed that the Corporation could sell part of the output to a specific-purpose market.

30. OTHER ITEMS

The impact of COVID-19 pandemic and fluctuations of international crude oil price has resulted in a decrease of operating revenue in 2020. With the epidemic slowing and policy loosening, the Corporation expects that operation will gradually return to normal. Besides continuously assessing and overseeing the development of the epidemic, the Corporation applied for government grants and adjusted operating strategies for responding the impact. As of the reporting date, the Corporation considered there is no doubt on the Corporation's ability to continue as a going concern, on the fund risk, and on the risk of impairment loss of assets.

31. SIGNIFICANT ASSETS AND LIABILITIES DENOMINATED IN FOREIGN CURRENCIES

The Corporation entities' significant financial assets and liabilities denominated in foreign currencies aggregated by the foreign currencies other than functional currencies and the related exchange rates between foreign currencies and respective functional currencies were as follows:

December 31, 2020

	Foreign Currencies	Exchange Rate	Carrying Amount
Financial assets			
Monetary items USD	\$ 4,957	28.48 (USD:NTD)	<u>\$ 141,175</u>
Non-monetary items Investments accounted for using the equity method RMB	1,294,611	4.36 (RMB:NTD)	<u>\$ 5,650,745</u>
<u>Financial liabilities</u>			
Monetary items USD RMB	2,736 8,560	28.48 (USD:NTD) 4.36 (RMB:NTD)	\$ 77,921 37,363
			<u>\$ 115,284</u>
D121 2010			
<u>December 31, 2019</u>			
December 31, 2019	Foreign Currencies	Exchange Rate	Carrying Amount
Financial assets		Exchange Rate	
		Exchange Rate 29.98 (USD:NTD) 4.30 (RMB:NTD)	
Financial assets Monetary items USD	Currencies \$ 3,095	29.98 (USD:NTD)	\$ 92,788
Financial assets Monetary items USD RMB Non-monetary items Investments accounted for using the equity method	\$ 3,095 185	29.98 (USD:NTD) 4.30 (RMB:NTD)	\$ 92,788

32. SEPARATELY DISCLOSED ITEMS

- a. Information about significant transactions:
 - 1) Financing provided to others. (Table 1)
 - 2) Endorsements/guarantees provided. (Table 2)
 - 3) Marketable securities held. (Table 3)
 - 4) Marketable securities acquired or disposed at costs or prices at least NT\$300 million or 20% of the paid-in capital. (None)
 - 5) Acquisition of individual real estate at costs of at least NT\$300 million or 20% of the paid-in capital. (None)
 - 6) Disposal of individual real estate at prices of at least NT\$300 million or 20% of the paid-in capital. (None)
 - 7) Total purchases from or sales to related parties amounting to at least NT\$100 million or 20% of the paid-in capital. (Table 4)
 - 8) Receivables from related parties amounting to at least NT\$100 million or 20% of the paid-in capital. (Table 5)
 - 9) Trading in derivative instruments. (None)
- b. Information on investees. (Table 6)
- c. Information on investments in mainland China
 - 1) Information on any investee Corporation in mainland China, showing the name, principal business activities, paid-in capital, method of investment, inward and outward remittance of funds, ownership percentage, net income of investees, investment income or loss, carrying amount of the investment at the end of the period, repatriations of investment income, and limit on the amount of investment in the mainland China area. (Table 7)
 - Any of the following significant transactions with investee companies in mainland China, either directly or indirectly through a third party, and their prices, payment terms, and unrealized gains or losses. (None)
- d. Information of major stockholders: List all stockholders with ownership of 5% or greater showing the name of the stockholders, the number of shares owned, and percentage of ownership of each stockholders. (Table 8)

32. SEGMENT INFORMATION

Information reported to the chief operating decision maker for the purpose of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. Specifically, the Corporation's reportable segments under IFRS 8 "Operating Segments" were as follows:

- Ethylene glycols business
- Special chemicals business
- Gas business
- Investment and others

The revenue and operation results and departmental assets have been disclosed in the consolidated financial statements by the reportable segments, please refer to the consolidated financial statements for details.

ORIENTAL UNION CHEMICAL CORPORATION

FINANCINGS PROVIDED TO OTHERS FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

			2
	Note	1	Note
оровованы	Aggregate Financing Amount Limits	40% of net worth of FUPY \$2,541,029	40% of net worth of 40% of net worth of Note 2 TDIY TDIY TDIY S747,866
	Value for Each Borrower Limits Limits Limits	40% of net worth of 40% of net worth of FUPY FUPY \$2,541,029	40% of net worth of TDIY \$747,866
iteral	Value	· · · · · · · · · · · · · · · · · · ·	1
Collateral	Item	Promissory	Promissory notes
Allowance	for Impairment Loss	· •	1
Doggans for	Transaction Short-term Amounts Financing	- Operating capital	Operating capital
Pusinoss	Transaction Amounts	S	1
	Nature of Financing	498,409 \$ 498,409 1.3%-4.61% Necessary for short-term financing	Necessary for short-term financing
	Interest Rate	1.3%-4.61%	3.6%
Actual	Borrowing Amount	\$ 498,409	1
	Ending Balance	\$ 498,409	- (Note 1)
Highort	Related Balance for the Period	\$ 498,409	349,186
	Related Parties	Yes	Yes
Financial	Statement Account	Other receivables - Yes \$ related parties loans	Other receivables - Yes related parties loans
	Borrower	HXYZ	FUPY
	No. Lender	FUPY	TDIY
	Š.	-	7

Note 1: TDIY was dissolved on December 31, 2020, please refer to the consolidated financial statements Note 12 (a) Remark (2).

Note 2: It was calculated based on 40% of audited net worth of the lender on December 31, 2020.

ORIENTAL UNION CHEMICAL CORPORATION

ENDORSEMENTS/GUARANTEES PROVIDED FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

Ende	Ende	rsee	Endorsee/Guaranteed		Maximum				Ratio of					
Endorser/ Guarantor Name	Name		Relationship (Note 1)	Limits on Endorsement/ Guarantee Given on Behalf of Each Party	Amount Endorsed/ Guaranteed During the Period	Outstanding Endorsement/ Guarantee at the End of the Period	Actual Borrowing Amount	Amount Endorsed/ Guaranteed by Collaterals	Accumulated Endorsement/ Guarantee to Net Equity in Latest Financial Statements (%)	Aggregate Endorsemen <i>t</i> Guarantee Limit	Endorsement Endorsement Endorsement Courantee Given Guarantee Given Guarantee Greb Behalf of Onganics on Behalf of Companies in Subsidiaries Parent Mainland China	Endorsement Endorsement Endorsement Endorsement Unarantee Green Guarantee Green Guarantee Green Parent on by Subsidiaries on Behalf of Companies in Subsidiaries Parent Mainland China	Endorsement/ Guarantee Given on Behalf of Companies in Mainland China	Note
0 The Corporation TFIC	TFIC		2	50% of net worth of the	\$ 1,450,000	\$ 1,450,000	\$ 590,000	•	11.98	100% of net worth of	Y	Z	z	
				Corporation \$6,051,985						the Corporation \$12,103,969				
PPL	PPL		2	50% of net worth of the	284,800	•	ı	1	1	100% of net worth of	Y	z	z	
				Cotporation 30,021,302						\$12,103,969				
OUCC (Bermuda)	OUCC (Bermuc	la)	2	50% of net worth of the	284,800	•				100% of net worth of	Y	z	Z	
		-		Corporation \$6,051,985						the Corporation \$12,103,969				
OPYC	OPYC		3	50% of net worth of the	1,139,200	•				100% of net worth of	Y	Z	Y	Note 2
				Corporation \$6,051,985						the Corporation \$12,103,969				
FUPY HXYZ	HXYZ		9	50% of net worth of FUPY \$3,176,286	107,086	1	1	1	1	100% of net worth of FUPY \$6,352,572	Z	Z	Υ.	
								_						

Note 1: The relationships between the endorser/guarantor and the endorsee/guaranteed are listed below:

2. Represents the entity whose voting shares are exceed fifty percent (50%) owned directly or indirectly by the Corporation.

3. The company that owns directly or indirectly hold over fifty percent (50%) ownership of the Corporation.

6. Represents the entity is guaranteed by the percentage of ownership to the entity under the mutual investment.

Note 2: OPYC was dissolved on December 31, 2020, please refer to the consolidated financial statements Note 12 (a) Remark (2).

ORIENTAL UNION CHEMICAL CORPORATION

MARKETABLE SECURITIES HELD DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

	Fair Value Note	345,077 Note 1	199,421 Note 1	366,609 Note 1	126,924 Note 1	2,548,915 Note 2			25,632 Note 2	7,150 Note 2	3,067 Note 1	2,880 Note 1	4,050 Note 1	8,772 Note 1	1,878 Note 1	2,511 Note 1	6,624 Note 1	5,742 Note 1	2,214 Note 1		5,190 Note 1											
		es	_	ξ.	_	2.5	. (4																					(4 %)	(4 m · ·	<i>4</i> –	7 1	
December 31, 2020	Percentage of Ownership (%)	1			3	14	17		9	5	'				'	'	'	'	'	'			'	' '								2 1 2
Decemb	Carrying Amount	\$ 345,077	199,421	366,609	126,924	2.548.915	264,800	15,714	25,632	7,150	3,067	2,880	4,050	8,772	1,878	2,511	6,624	5,742	2,214	4,581	5,190	000	1,020	3,984	1,020 3,984 1,548	1,020 3,984 1,548 5,427	1,020 3,984 1,548 5,427 187,798	1,020 3,984 1,548 5,427 187,798 327,620	1,020 3,984 1,548 1,548 5,427 187,798 327,620	1,020 1,020 3,984 1,548 1,548 187,798 327,620 115,372	1,020 1,020 1,548 1,548 1,547 187,798 327,620 115,372	3,984 3,984 1,548 5,427 187,798 327,620 115,372 83,579 382,719
•	Number of Stocks/Units	14,378,228	6,888,446	8,486,315	12,885,683	309,334,376	26,666,667	2,700,000	3,600,000	499,998	105,000	150,000	270,000	240,000	000'09	30,000	72,000	90,000	90009	000'06	15,000	2 000	2001	60,000	60,000	60,000 12,000 90,000	60,000 12,000 90,000 13,753,554	60,000 12,000 13,753,554 30,195,438	60,000 12,000 90,000 13,753,554 30,195,438 11,712,847	60,000 12,000 90,000 13,753,554 30,195,438 11,712,847	60,000 12,000 13,753,554 30,195,438 11,712,847 5,498,645	60,000 12,000 90,000 13,753,554 30,195,438 11,712,847 5,498,645 40,328,640
	Financial Statement Account	Financial assets at FVTOCI - non-current	Same as above	Same as above	Same as above	Same as above	Same as above	Same as above	Same as above	Same as above	Financial assets at FVTPL - current	Same as above	Same as above	Same as above	Same as above	Same as above	Same as above	Same as above	Same as above	Same as above	Same as above	Same as above		Same as above	Same as above Same as above	Same as above Same as above Same as above	Same as above Same as above Same as above Financial assets at FVTOCI - non-current	Same as above Same as above Same as above Financial assets at FVTOCI - non-current Same as above	Same as above Same as above Same as above Financial assets at FVTOCI - non-current Same as above Same as above	Same as above Same as above Same as above Financial assets at FVTOCI - non-current Same as above Same as above	Same as above Same as above Same as above Financial assets at FVTOCI - non-current Same as above Same as above Same as above	Same as above Same as above Same as above Financial assets at FVTOCI - non-current Same as above
	Relationship with the Holding Company	Same chairman	Same chairman	Same chairman	The chairman of Everest Textile Co., Ltd. is a director of the Corporation	The Corporation is one of its director			•	•	,	•	•		•	•	•	•		•							Treasury stock	Treasury stock The chairman of the Corporation is FEIC's director	Treasury stock The chairman of the Corporation is FBIC's director The chairman of Everest Textile Co., Ltd. is the	Treasury stock The chairman of the Corporation is FEIC's director The chairman of Everse Textile Co., Ltd. is the Corporation's parent corporation's director	Treasury stock The chairman of the Corporation is FEIC's director The chairman of Everest Textile Co., Ltd. is the Corporation's parent corporation's director Related party in substance	Treasury stock The chairman of the Corporation is FEIC's director. The chairman of Everest Textile Co., Ltd. is the Corporation's parent corporation's director. Related party in substance.
	Type and Name of Marketable Securities	Far Eastern Department Stores Ltd.	Far Eastern New Century Corp.		Everest Textile Co., Ltd.	Oriental Petrochemical (Taiwan) Co., Ltd.	Grand Cathay Venture Capital Co., Ltd.	Eminent Venture Capital Corp.	Eminent II Venture Capital Corp.	ai An Technologies Corp.	r'uanta FTSE4Good TIP Taiwan ESG ETF	JPC Technology Corp.	Fainan Spinning Co., Ltd.	Eternal Materials Co., Ltd.	a Chen Stainless Pipe Co., Ltd.	'urvo International Co., Ltd.	Hon Hai Precision Industry Co., Ltd.	Lelon Electronics Corp.	Novatek Microelectronics Corp.	Faraday Technology Corp.	Win Semiconductors Corp.	Advanced Ceramic X Corp.		Chipbond Technology Corp.	Chipbond Technology Corp. Faiwan Surface Mounting Technology Corp.	hipbond Technology Corp. aiwan Surface Mounting Technology Corp. aiwan Hon Chuan Enterprise Co., Ltd.	Lhipbond Technology Corp. aiwan Surface Mounting Technology Corp. aiwan Hon Chuan Enterprise Co., Ltd. The Corporation	Lipbond Technology Corp. - alwam Surface Mounting Technology Corp. - faiwam Hon Chuan Enterprise Co., Ltd. The Corporation The Corporation The chairman of the Corporation is FEIC's director The chairman of the Corporation is FEIC's director	Lithphond Technology Corp. Taiwan Surface Mounting Technology Corp. Taiwan Hon Chuan Enterprise Co., Ltd. The Corporation are Tasstern International Commercial Bank ("FEIC") Sverset Textile Co., Ltd.	hipbond Technology Corp. aiwan Surface Mounting Technology Corp. aiwan Hon Chuan Enterprise Co., Ltd. he Corporation ar Eastern International Commercial Bank ("FEIC") verest Textile Co., Ltd.	Chipbond Technology Corp. Taiwan Surface Mounting Technology Corp. Taiwan Hon Chuan Enterprise Co., Ltd. The Corporation Far Eastern International Commercial Bank ("FEIC") Everest Textile Co., Ltd. Yue Ding Enterprise Corp.	Chipbond Technology Corp. Taiwan Surface Mounting Technology Corp. Taiwan Hon Chuan Enterprise Co., Ltd. The Corporation Far Eastern International Commercial Bank ("FEIC") Everest Textile Co., Ltd. Yue Ding Enterprise Corp. Ding Shen Investment Co., Ltd.
	Holding Company Name	The Corporation Fa		A	<u> </u>	0	9	ш	ш	T	TFIC	<u></u>		ш	L	L	H	I	Z	ш	2	V		D.	<u> </u>	<u>DFF</u>	0	O F F F E	<u> </u>	ОЕРЕЩШ ,	OFFFF >	

Note 1: The market value was calculated at closing price on December 31, 2020 provided by the TWSE.

Note 2: The net asset value was calculated based on the latest assessments.

ORIENTAL UNION CHEMICAL CORPORATION

TOTAL PURCHASE FROM OR SALE TO RELATED PARTIES OF AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

Ž	4.7.7.7.4			T	ransactio	ransaction Details	Abnor	Abnormal Transaction	Notes/Accounts Receivable (Payab)	ınts ıyable)	
Company Name	Kelated Farty	Kelationship	Purchase/ Sale	Amount % to	% to Total	Payment Terms	Unit Price	Unit Price Payment Terms	Ending % to Balance Total	% to Total	Note
The Corporation	Far Eastern New Century Corp.	Same chairman	Sale	\$ (950,973)	(5)	(950,973) Same as those to unrelated parties		1	\$ 86,553	7	
FUPY	Far Eastern Industries (Shanghai) Ltd. Others	Others	Sale	(169,459)	(1)	169,459) (1) Same as those to unrelated parties		ı	115,594	10	1

ORIENTAL UNION CHEMICAL CORPORATION

RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

	Allowance for Impairment Loss	\$
Amounts	Received in Subsequent Period	\$ 81,662
Overdue	Amount Actions Taken	-
Ove	Amount	\$
	Turnover Rate	2.93
	Ending Balance	8 115,594 \$
	Relationship	Others
	Related Party	Far Eastern Industries (Shanghai) Ltd.
	Company Name	FUPY

INFORMATION ON INVESTEES FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars or Foreign Currency)

	Note	Note
Change	Profits (Loss)	\$ (980,180) 38,284 (169,472)
Net Income	(Loss) of the Investee	\$ (980,180) 42,410 (169,472)
2020	Carrying Amount	\$ 4,864,238 1,226,009 786,507
As of December 31, 2020	%	100 100 100
As c	Stocks	148,356 149,694,275 103,580
Original Investment Amount	December 31, December 31, 2020 2019	US\$ 192,972 \$ 1,110,000 US\$ 90,000
Original Invest	December 31, 2020	US\$ 192,972 \$ 1,110,000 US\$ 90,000
	Main Businesses and Products	Investment Enterprise and financial institution investments Investment
	Location	British Virgin Islands Taipei City, ROC British Bermuda Islands
	Investee Company	PPL TFIC OUCC (Bermuda)
	Investor Company	The Corporation

Note: The ending balance includes 28,599,328 stocks pledged to financial institutions.

ORIENTAL UNION CHEMICAL CORPORATION

INFORMATION OF INVESTMENTS IN MAINLAND CHINA FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars, Unless Specified Otherwise)

						Investn	Investment Flows		Accur	Accumulated							,	_
Investee Company	, Main Businesses and Products	Paid-in Capital	Method of Investment	Remitt Investm Taiws	Outward Outward Remittance for Investment from Taiwan as of January 1, 2020	Outflow	Inf	Inflow	Oul Remiti Investra Taiwa Decen	Outward Remittance for Investment from Taiwan as of December 31,	Net Income (Loss) of the Investee	•	% Ownership of Direct or Indirect Investment	Investm (L.	Investment Gain (Loss)	Carrying Amount as of December 31, 2020	Repatriation of Investment Income as of December 31, 2020	of Note
OPSC	Manufacture and sale of purified terephthalic US\$ 241,310 Indirect acid.	US\$ 241,310	Indirect	\$SO	92,886	- ns	\$SO	,	\$SO	92,886	RMB(340,642)	(642)	39	<u>ئ</u> چ	(563,814) §	\$ 1,574,342	€9	
OPYC	Manufacturing and selling ethanolamine (EA) and alcohol ethoxylates (AEO).	US\$ 80,000	80,000 Indirect	\$SO	80,000	- \$SO	\$sn	,		(Note 4)	RMB (39,625)	(625)	_ (Note 4)	٥٥	(Note 2)	(Note 4)		
FUPY	Manufacturing and selling chemical products US\$ 150,500 Indirect (ethylene glycol, diethylene glycol, diethylene glycol and ethylene oxide) and other specific chemical products.	US\$ 150,500	Indirect	ns\$	000,99	ns\$	\$SO	1	OS\$	179,500 (Note 4)	RMB(209,586)	.586)	56 (Note 4)	÷	(436,642) (Note 2)	3,544,735 (Note 4)		- Note 3
TDIY	Manufacturing and selling gas oxygen, gas nitrogen, liquid oxygen, liquid nitrogen and liquid argon and the warehousing management of ethylene.	US\$ 67,000 Indirect	Indirect	US\$	33,500	ns\$. OS\$	1		(Note 4)	RMB 19,544	544	(Note 4)	<u> </u>	41,850 (Note 2)	(Note 4)		1
HXYZ	The production and sales of hot water (non-potable water) and steam; the erection and maintenance of heat-supply pipelines; the consultancy service in heat-supply technologies.	RMB 160,000 Indirect	Indirect		1	'		1		1	RMB (38,442)	,442)	28		(82,153) (Note 2)	280,437		

Upper Limit on the Amount of Investment Stipulated by Investment Commission, MOEA	(Note 1)
Investment Amounts Authorized by Investment Commission, MOEA	US\$281,636
Accumulated Outward Remittance for Investment in Mainland China as of December 31, 2020	US\$272,386

The Corporation obtained certificate No. 10920426220 from Industrial Development Bureau, Ministry of Economic Affairs according to the "Regulations Governing the Approval of Investment or Technical Cooperation in Mainland China", the accumulation of fund is not limited. Note 1:

Note 2: Based on audited financial statements.

Note 3: Significant non-controlling interests.

OPYC and TDIY was dissolved and merged into FUPY on December 31, 2020, please refer to the consolidated financial statements Note 12 (a) Remark (2). Note 4:

INFORMATION OF MAJOR STOCKHOLDERS FOR THE YEAR ENDED DECEMBER 31, 2020

	Sh	ares
Name of Major Stockholder	Number of Shares	Percentage of Ownership (%)
Far Eastern New Century Corp.	81,217,005	9.16
Yuan Ding Investment Co., Ltd.	70,817,684	7.99
Asia Cement Corp.	63,766,522	7.19
Yuan Tong Investment Co., Ltd.	49,705,396	5.61

Note: The table discloses stockholding information of stockholders whose stockholding percentages are more than 5%. The Taiwan Depository & Clearing Corporation calculates the total number of common stocks (including treasury stocks) that have completed the dematerialized registration and delivery on the last business day of the quarter. The stocks reported in the financial statements and the actual number of stocks that have completed the dematerialized registration and delivery may be different due to the basis of calculation.

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STATEMENT OF CASH AND CASH EQUIVALENTS DECEMBER 31, 2020

(In Thousands of New Taiwan Dollars, Unless Specified Otherwise)

Name	Maturity Date	Interest Rate (%)	Amount
Bank balance Repurchase agreements collateralized by bonds Checking accounts Demand deposits (Note) Petty cash	January 15, 2021	0.23	\$ 570,000 72,605 13,413 110
			<u>\$ 656,128</u>

Note: Including demand deposits of US\$101 thousand and the exchange rate was US\$1=NT\$28.48.

STATEMENT OF NOTES AND TRADE ACCOUNTS RECEIVABLE DECEMBER 31, 2020

(In Thousands of New Taiwan Dollars)

Client Name	Notes Receivable	Trade Receivables	Total
Related parties			
Far Eastern New Century Corp.	\$ -	\$ 86,553	\$ 86,553
Others (Note)	<u>-</u> _	7,120	7,120
, ,	<u>-</u> _	93,673	93,673
Unrelated parties			
Sino-Japan Chemical Co., Ltd.	54,390	16,360	70,750
Chi Mei Corp.	-	77,829	77,829
Lealea Enterprise Co., Ltd.	-	44,393	44,393
Shinkong Synthetic Fibers Corp.	-	72,980	72,980
Tainan Spinning Co., Ltd.	-	72,197	72,197
Others (Note)	3,411	393,871	397,282
	57,801	677,630	735,431
Less: Allowance for impairment loss	347	4,627	4,974
	<u>\$ 57,454</u>	<u>\$ 766,676</u>	<u>\$ 824,130</u>

Note: The amount of each client in others does not exceed 5% of the account balance.

ORIENTAL UNION CHEMICAL CORPORATION

STATEMENT OF CHANGES IN INVESTMENTS ACCOUNTED FOR USING EQUITY METHOD FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

Beginning Balance on our and shares Increase Decrease Adjustments on and shares Adjustment on and shares Amount shares Net Assets 148 \$ 5,677,414 - - - - - 8,4864,238 \$ 4,864,238 \$ 4,864,238 \$ 4,864,238 \$ 4,864,238 \$ 4,864,238 \$ 1,505,206 \$ 1,505,206 \$ 1,505,206 \$ 1,505,206 \$ 1,505,206 \$ 1,505,206 \$ 1,505,206 \$ 1,505,506 \$ 1,805,507							'		Ending Balance	lance	
Amount Thousands T	Beginnir	ng Balance	Incr	case	Dec	rease	Adjustments on		Percentage of		
\$ 5,677,414 - \$ - \$ - \$ 4,864,238 \$ 1,249,609 3,035 - - - (125,601) 149,694 100 1,226,009 (Note 2) 912,198 - - - - - 786,507 104 100 786,507 \$ 7,839,221 \$ - - \$ 6,876,724 \$ 5,6876,724	Fhousands Shares	Amount	Thousands Shares	Amount	Thousands Shares	Amount	Equity Method Amount	Thousands Shares	Ownership (%)	Amount	Net Asse Value
1,249,609 3,035 - - - (23,600) 149,694 100 1,226,009 (Note 2) 912,198 - - - - (125,691) 104 100 786,507 \$ 7,839,221 \$ - - \$ (962,467) \$ \$ 6,876,754	148	\$ 5,677,414	•	•	,	•	\$ (813,176)	148	100	\$ 4,864,238	\$ 4,864,2
- (125,691) 104 100 786,507 \$ \$ (962,462) \$ 5,6876,734	146,659	1,249,609	3,035	•	•	•	(23,600)	149,694	100		
\$ - \$ (962,467)	104	912,198			1		(125,691)	104	100		
		\$ 7,839,221		S		\$	\$ (962,467)			\$ 6,876,754	

Note 1: Adjustments on equity method amount include:

a) Share of loss of subsidiaries and associates, accounted for using equity method
b) Exchange differences on translating the financial statements of foreign operations
c) Changes in the Corporation's share of the equity of associates and subsidiaries
d) Changes in capital surplus from dividends distributed to subsidiaries

\$ (1,111,368) 83,847 60,928 4,126

\$ (962,467)

ORIENTAL UNION CHEMICAL CORPORATION

STATEMENT OF CHANGES IN FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME - NON-CURRENT FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

							Adjustments on				Provide a
	Balance, Janua	Balance, January 1, 2020 (Note)	Additions in Investment	Investment	Decrease in Investment	Investment	Financial	Balance, Dece	Balance, December 31, 2020	Accumulated	Guarantee
Financial Instruments Name	Shares	Fair Value	Shares	Amount	Shares	Amount	Instruments	Shares	Fair Value	Impairment	or Pledge
Asia Cement Corp.	8,486	\$ 406,919	,	· •	•	· •	\$ (40,310)	8,486	\$ 366,609	NA	None
Far Eastern Department Stores Ltd.	14,378	374,553	•	•	•	•	(29,476)	14,378	345,077	NA	None
Everest Textile Co., Ltd.	12,886	117,775	•	•	•	•	9,149	12,886	126,924	NA	None
Far Eastern New Century Corp.	88899	205,620	•	•	•	•	(6,199)	6,888	199,421	NA	None
Oriental Petrochemical (Taiwan) Co., Ltd.	309,334	2,743,796			•	•	(194,881)	309,334	2,548,915	NA	None
Grand Cathay Venture Capital Co., Ltd.	26,667	230,667		•		•	34,133	26,667	264,800	NA	None
Eminent Venture Capital Corp.	4,500	31,095	•	•	1,800	18,000	2,619	2,700	15,714	NA	None
Eminent II Venture Capital Corp.	000'9	52,980	•	•	2,400	24,000	(3,348)	3,600	25,632	NA	None
Tai An Technologies Corp.	250	7,375	250	1		.	(225)	200	7,150	NA	None
		\$ 4.170.780		·		\$ 42.000	\$ (228.538)		\$ 3,900,242		

STATEMENT OF TRADE PAYABLES DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

Vendor Name	Amount
CPC Corp., Taiwan	\$ 256,697
Taiwan Power Company	85,310
Mitsui & Co., Ltd.	76,101
Others (Note)	127,832
	<u>\$ 545,940</u>

Note: Each of the suppliers was less than 5% of the total account balance.

STATEMENT OF OPERATING REVENUES FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

Item	Quantity (Ton)	Amount
Ethylene oxide and ethylene glycol products Special chemicals products Gas products	352,092 134,902 447,922	\$ 4,963,108 3,682,298 1,153,506
		\$ 9,798,912

STATEMENT OF OPERATING COSTS FOR THE YEAR ENDED DECEMBER 31, 2020

(In Thousands of New Taiwan Dollars)

Item	Amount
Raw materials, beginning of year	\$ 154,959
Add: Raw material purchased	7,084,420
Catalysts roll-in	168,315
Less: Raw materials, end of year	47,298
Others	2,139
Direct raw material used	7,358,257
Direct labor	65,199
Manufacturing expenses	<u>985,844</u>
Manufacturing cost	8,409,300
Work in process, beginning of year	20,905
Add: Work in process purchased	32,903
Less: Work in process, end of year	12,013
Cost of finished goods	8,451,095
Finished goods, beginning of year	460,050
Add: Finished goods purchased	410,598
Others	1,974
Less: Finished goods, end of year	294,729
Others	13,678
Operating costs	<u>\$ 9,015,310</u>

STATEMENT OF OPERATING EXPENSES FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars, Unless Specified Otherwise)

	Selling and Marketing Expenses	General and Administrative Expenses	Research and Development Expenses	Expected Credit Loss	Total
Salaries	\$ 34,485	\$ 43,437	\$ 60,193	\$ -	\$ 138,115
Freight	240,029	-	-	-	240,029
Export sales expenses	111,876	_	-	-	111,876
Repair and maintenance	20 (25	5 522	11.077		56 245
expense	39,635	5,533	11,077	-	56,245
Depreciation expenses	29,368	2,075	24,375	-	55,818
Others (Note)	56,217	63,232	54,320	638	174,407
	<u>\$ 511,610</u>	<u>\$ 114,277</u>	<u>\$ 149,965</u>	<u>\$ 638</u>	\$ 776,490

Note: Total amount of each item in others does not exceed 5% of the account balance.

STATEMENT OF EMPLOYEE BENEFIT, DEPRECIATION AND AMORTIZATION BY FUNCTION FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars)

		20	020		2	019		
	Classified as Operating Costs	Classified as Operating Expenses	Classified as Non-operating Expenses	Total	Classified as Operating Costs	Classified as Operating Expenses	Classified as Non-operating Expenses	Total
Labor cost								
Salary expenses	\$ 163,485	\$ 136,683	\$ -	\$ 300,168	\$ 209,031	\$ 139,130	\$ -	\$ 348,161
Insurance expenses	18,786	11,873	-	30,659	21,481	12,393	_	33,874
Pension	11,619	10,082	-	21,701	13,219	10,091	-	23,310
Board compensation	´ -	1,432	-	1,432	· -	1,661	-	1,661
Others	40,909	11,843		52,752	49,885	15,835		65,720
	\$ 234,799	<u>\$ 171,913</u>	<u>\$ -</u>	\$ 406,712	\$ 293,616	<u>\$ 179,110</u>	<u>s -</u>	<u>\$ 472,726</u>
Depreciation expenses	\$ 475,165	\$ 55,818	<u>\$ 83</u>	\$ 531,066	\$ 473,808	\$ 56,888	<u>\$ 83</u>	\$ 530,779
Amortization expenses	\$ 8,111	\$ 1,670	\$ -	\$ 9,781	\$ 8,476	\$ 2,149	<u>s -</u>	\$ 10,625

- Note 1: For the years ended December 31, 2020 and 2019, the average numbers of the Corporation's employees were 352 and 376, respectively, and the numbers of directors who were not employees were both 8.
- Note 2: For the years ended December 31, 2020 and 2019, the average labor cost were \$1,178 thousands and \$1,280 thousands.
- Note 3: For the years ended December 31, 2020 and 2019, the average salary expenses were \$873 thousands and \$946 thousands.
- Note 4: Average Adjustment of salary expenses were (8%).
- Note 5: Pursuant to Rule No. 10200531121 issued by the FSC, the Corporation established the Audit Committee to replace Supervisors.
- Note 6: Pursuant to the Corporation Law and the Article 33 of Articles of Incorporation, when there is profit at the end of the year, the Corporation shall distribute 1%-2% of the profit as remuneration for employees and no more than 1% as remuneration for Directors. However, should there be any accumulated loss, the loss should be offset in advance. profit as remuneration for employees and no more than 1% as remuneration for Directors. However, should there be any accumulated loss, the loss should be offset in advance. The remuneration for employee can be of stock or cash. Its actual proportion, amount, form or number of stock shall be resolved at the Board of Directors' Meeting, with consent of over half of the least two third of total Directors attendant, prior to the Shareholders' Meeting. Same shall be applied to the Directors remuneration. The remainder to be distributed may be in accordance with the actual operation status of the Corporation as well as with references from the associates and past experiences. The remuneration distributed will be subject to the changes in allocation measure, structure and system in view of actual operation status, and to the adjustment according to reenactment of relevant statute mainly according to factors such as job accountability, overall environment, operating risk and market standard.

The remuneration for the Directors will be set pursuant to the "Procedures for the Board Performance Evaluation", in view of the overall operation performance, future management risks and development of the Corporation, as well as individual performance achievement and contribution to the Corporation, then submitted to the Remuneration Committee for the relevant performance assessment and justness evaluation prior to the Board Meeting for approval. The remuneration system shall be reviewed at any time in accordance with the status quo of operation and the relevant statute.

VII. Review and Analysis of the Financial Position and Performance and Risk Management

1. Financial Position Review

Review and analysis of consolidated financial position

Currency unit: NTD thousand

Year	2020	2020 2010		Variance			
Item	2020	2019		Amount	%		
Current assets	\$ 6,286,281	\$ 7,603,164	\$(1,316,883)	(17)	
Property, plant and equipment	14,572,234	14,939,620	(367,386)	(2)	
Intangible assets	31,431	20,235		11,196		55	
Other assets	13,213,681	14,300,097	(1,086,416)	(8)	
Total assets	34,103,627	36,863,116	(2,759,489)	(7)	
Current liabilities	8,911,854	10,706,121	(1,794,267)	(17)	
Non-current liabilities	10,279,967	9,433,400		846,567		9	
Total liabilities	19,191,821	20,139,521	(947,700)		13	
Capital stock	8,857,031	8,857,031		0		0	
Capital surplus	956,286	825,222		131,064		16	
Retained earnings	3,437,942	4,778,341	(1,340,399)	(28)	
Other equities	(959,492)	(748,791)	(210,701)	(28)	
Treasury stock	(187,798)	(187,798)		0		0	
Interest attributable to parent company	12,103,969	13,524,005	(1,420,036)	(11)	
Non-controlling interest	2,807,837	3,199,590	(391,753)	(12)	
Total equities	14,911,806	16,723,595	(1,811,789)	(11)	

Note: The causes of changes in analysis of more than 20%:

- 1. The increase in intangible assets was due to the purchase of intangible assets.
- 2. The decrease in retained earnings was due to the income loss attributable to parent company.
- 3. The decrease in other equities resulted from the increase in unrealized loss on financial assets at fair value through other comprehensive income.



2. Financial Performance Analysis

Analysis on consolidated financial performance

Currency unit: NTD thousand

		2020		2019		Increase decrease)	Ra	tio (%)
Operating revenue	\$	18,763,159	\$	22,341,227	\$ (3,578,068)	(16)
Operating cost		18,245,325		22,363,514	(4,118,189)	(18)
Gross profit (loss)		517,834	(22,287)		540,121		2,423
Operating expenses		973,826		988,316	(14,490)	(1)
Operating income (loss)	(455,992)	(1,010,603)		554,611		55
Non-operating revenue and expense	(851,297)		342,704	(1,194,001)	(348)
Profit (Loss) before income tax	(1,307,289)	(667,899)	(639,390)	(96)
Income tax benefit		164,358	(412,547)		576,905		140
Net profit (loss)	(1,471,647)	(255,352)	(1,216,295)	(476)
Other comprehensive income (loss)	(178,552)	(118,650)	(59,902)	(50)
Total comprehensive income (loss)	(1,650,199)	(374,002)	(1,276,197)	(341)

1. Notes to increase/decrease:

- (1) The increase in gross loss, and decrease in operating loss were mainly due to the increase in sales volume of ethylene oxide and gas products of higher gross profit in 2020, which turned loss into profit.
- (2) The decrease in non-operating revenue and expense and increase in operating loss before income tax, net loss and total comprehensive loss were mainly due to the increase in share of loss of associates accounted for using the equity method.
- (3) The increase in income tax benefit was resulted from the decrease of deferred income tax.
- (4) The increase of other comprehensive loss was due to the increase in unrealized loss on investments in equity instruments designated as at fair value through other comprehensive income.
- 2. The crucial factors of 2021 sales volume forecast, and the continuous growth or decline reflected from such forecast are based on the follows: The optimal production rates of EG, GAS and Specialty Chemicals to create the best profits are to follow the overall operation strategy of the Company. (Please refer to "Letter to Shareholders" for detail).

3. Cash Flow Review and Analysis

3.1 Analysis of change in cash flow of last year

Currency unit: NTD thousand

	Balance of	Net cash flow from	Cash outflow	Surplus	Remedy for d	leficit in cash
Year	cash-beginning	Onerating activities	over the year	(deficit)	Investment plan	Financing plan
2020	3,098,554	751,601	(1,115,277)	2,734,878		_

- 1. Analysis of changes in cash flow
 - (1) Operating activities: primarily operating capital outflow.
 - (2) Investment activities: primarily capital expenditure.
 - (3) Financing activities: primarily for the loan repayment and cash dividend distribution.
- 2. Remedy for cash deficit and liquidity analysis: N/A

3.2 Analysis of change in cash flow of next year

Currency unit: NTD thousand

	Balance of	Net cash flow from	Cash outflow	Surplus	Remedy for o	leficit in cash
Yea	cash-beginning	operating activities over the year	over the year	(deficit)	Investment plan	Financing plan
202	2,734,878	2,548,000	(1,437,000)	3,845,878	_	_

- 1. Analysis of changes in cash flow
 - (1) Cash flow from operating activities: It is expected that the cash inflow from operating activities will be NTD 2,548,000 thousand this year.
 - (2) Projected cash outflow: primarily from the capital expenditures; it is expected that the cash outflow from investment and financing activities will be NTD 1,437,000 thousand in 2021.
- 2. Remedy for cash deficit: N/A

4. The effect of major capital expenditure on the financial position and operation of the company

4.1 Status of utilization of major capital expenditure and source of capital

Domestic capital expenditure

Currency unit: NTD thousand

		A atual sauras	Est. date of Total capital		S	tatus of cap	oital utilizat	ion
Item	Project	Actual source Est. date of completion		expenditure	Up till 2018	2019	2020	2021 estimated
(1)	Collaborative construction of ethylene storage tank at the Intercontinental Port of Kaohsiung Harbor	Own capital and financing	2022/05	\$1,180,000	-	\$21,602	\$168,589	\$444,000
(2)	Installment of New SC plants	Own capital and financing	2022/06	\$1,015,000	_	_	\$106,281	\$662,600
(3)	Expansion of EOD esterified product line	Own capital and financing	2022/06	\$115,000	_	_	_	\$11,000
(4)	EOPO polyether polyol development	Own capital and financing	2021/12	\$75,000	\$45,927	\$12,474	\$3,470	\$13,129



4.2 Projected potential effects

4.2.1 Analysis of effects of the capital expenditures:

Domestic capital expenditure

(1) The collaborative construction of ethylene storage tank at Intercontinental Port of Kaohsiung Harbor

To enhance the flexibility of procurement of major raw material for production, and reduce the risks of raw material supply and import costs.

(2) The installment of new Specialty Chemical Plants in Linyuan

To integrate vertically the current EO derivatives and increase product chain value, the Company develops with its own technology the high value-added specialty chemicals for production.

(3) The expansion of EOD esterified product line

By way of the extension of the ethoxylates from existing EOD plant, based on the intermediate chemicals, to expand the production and sale of small volume, fine and tailored products of high value.

(4) EOPO Polyether Polyol development

By developing the production technology of high value-added products of polyurethane (PU) and the related, to complete and enhance Polyol production capability so to increase the profit of specialty chemicals.

4.2.2 The proposed capital expenditures would help to enhance the new products' competitiveness, the reliability and efficiency of the production capability, as well as the Company's identity. There would be no adverse effect on the financial position and operation of the Company.

5. Direct investment policy, the main reasons for profit or loss as well as the corrective action plan over past year, and an investment plan for next year

5.1 Reinvestment policy

The Company has invested indirectly in the business of EO, EG, GAS in China, via its holding company, to diversify company operations, enhance its competitiveness and expand market share in China.

5.2 The main reasons for profit or loss and the corrective action plan over past year (2020)

The company's 2020 share of loss of subsidiaries and associates accounted for using equity method totaled NTD 1,111,368 thousands. To cope with challenges of the overall environment, the Company strives for continuous improvement in production processes, cost-down, competitiveness, and active transformation for the development of high value-added, high tech and green products.

5.3 Substantial investment plans for next year: (please refer to p72)

6. Analysis of risk factors

6.1 Impact of interest and exchange rate changes and inflation for last year, and the future

6.1.1 Looking back the 2020, the global economic growth has slowed down due to the Sino-US trade disputes, rising geopolitical risks and the pandemic COVID-19, coupled with fluctuations in the prices of international oil and raw material, weakening the foreign trading of major countries. According to a report from the Chief Accounting Office in February 2021, Taiwan's economic growth rate in 2020 was 3.11%, and the CPI with a 0.23% drop on average. It is estimated that the economic growth rate in 2021 will be 4.64%, and the annual CPI growth rate 1.33%. Looking into 2021, the slowdown in global economic expansion, the follow-up development of the post COVID-19, the agreement implementation level and the subsequent negotiation process of the Sino-US trade, the fluctuation of oil and other raw material prices, and the impact of geopolitical conflicts on the global economy all attribute to the uncertainties of the global economic outlook. To cope with the future economic changes, it is expected that the central bank will continue the implementation of quantitative easing policies to maintain the price and financial stability in terms of economic growth.

With domestic capital environment loosened in recent years, trends of interest rates low and steady, the Company will lock in the medium- and short-term interest rates, with fixed interest rate as financing tools, in order to deal with the volatile economic situation; and, continue to enhance hedging control to reduce the increase in the Company's financing costs resulted from the fluctuations of interest rate. To reduce the overall financing costs, the Company will continue to observe the trend of market interest rates and cooperate with various long- and short-term financing tools.

6.1.2 The Company and its joint-venture company adopt natural hedging for spot, foreign currency assets and liabilities due to the import & export operation, based on the exchange rate at the moment and the considered accounting cost. Same strategy will be adhered in the future to retain the evaluation of exchange gain and loss caused by exchange rate changes within reasonable level to reduce possible impact on the income of the Company and its joint-venture.

6.2 Policy on high-risk, high-leverage investments, loans, endorsements and guarantees, financial derivative transactions, and other major causes of profit or loss, and future countermeasures:

- 6.2.1 The Company and its joint-venture have never engaged in any high-risk, high-leverage investments over past year.
- 6.2.2 In accordance with the "Regulations Governing the Loan of Funds and Making of Endorsements/ Guarantees by Public Companies" promulgated and enforced by the competent authority, the Company and its subsidiaries defined its "Procedures for Capital Lending to Others", which was submitted to the Company Board of Directors and the shareholders' meeting. To comply with risk control and protect the Company from any adverse results, "Procedures for Capital Lending to Others" ratified by the Board of Directors and shareholders' meeting will be followed accordingly.

6.3 Future R&D plans and expected R&D expenditure:

In 2021, the Company will strive to develop new EOD/POD product lines and direct R&D towards the following areas:



6.3.1 R&D major capital expenditure projects as follows:

Currency unit: NTD thousand

N. CD.	E (ID I	Projected	D 1 (ATTO)
Name of Project	Expected Result	completion date	Budget (NT\$)
Propylene oxide (PO) technology	To develop technology of PO production, as feedstocks for polyether polyol, polyetheramine, and the like, for the vertical integration of product chain.	2021/12	500
Technology development of the special-specification raw materials for EOPO polyether polyol	To continue establishing particular ring-opening polymerization technology to produce the polyether polyol items of high value, which can be applied to the high-specs resin products.	2021/12	500
Amination derivatization reaction of polyether alcohol group	To synthesize a variety of polyetheramine products, used in epoxy resin, polyurethane (PU), polyamide fiber, etc.	2021/12	500
Ethylene amine reprocessing technology development	To establish a series of N-hydroxyethyl-2-imidazolidinone products for applications in coatings, adhesives, hydrophilic modifiers, etc.	2021/12	1,500
Ethanolamine reprocessing technology development	To establish N-methyldiethanolamine for applications in petrochemical, textile, pharmaceutical, ink or coating industries	2021/12	1,000
DEG (diethylene glycol) reprocessing technology development	To establish a series of diglycolamine/morpholine products for applications in water treatment, exhaust gas treatment, plastic modification, etc.	2021/12	1,500
Synthesis and processing development of high performance concrete water reducer and functional additives	To develop ultra-high-performance water-reducing agents and functional additives such as antibacterial, quick-setting, thickening, bleeding inhibition, and hydration heat inhibition for concrete.	2021/12	1,000
Development of synthesis and formulation for functional performance chemicals and surfactants	To develop special surfactant formulas for cleaning, defoaming, emulsification, dispersion, film formation, water repelling, oil repelling, pour point depressing, defogging.	2021/12	1,000
Development of biodegradable polyester material	To develop biodegradable polyester material for paper coating & foaming.	2021/12	800
Continued development of customized high value-added EOD/POD products	To synthesize various alcohol/phenol/tallow amine, polyether for UV curing resin, EO/PO copolymer for low foam surfactant	2021/12	1,000

6.3.2 Major factors critical to successful R&D:

- (1) The quality level of self-owned catalyst technology and the execution of outsourcing cooperation via OEM.
- (2) The operation of high-pressure automated successive reaction equipment and the test of catalyst lifetime.
- (3) Establish the high-value special-spec polyether polyol and the application status of downstream customers.
- (4) The application of amine derivatives to downstream customers.
- (5) Establish technology and equipment of purification separation.
- (6) Establish full comprehension of concrete raw materials and performance requirements, to provide the down-stream customers with overall solutions.
- (7) Establish the control over free radical polymerization conditions to secure the stability of production process and product quality.
- (8) Develop full comprehension of the textile & dyeing processes to provide environmentally-friendly rinsing agents that can reduce energy consumption and waste disposal.
- (9) Establish the control over esterification/transesterification reaction conditions to secure the stability of production process and product quality.

6.4 Changes in important policies and the legal environment at home and abroad, and the effect on Company financial status and operation, and countermeasures:

- 6.4.1 Company management will closely monitor the changes in important policies and the legal environment at home and abroad, and have the professional entity provide suggestions and countermeasures.
- 6.4.2 In addition to the insurance for assets risk transfer, the Company conducts regular reviews on customers' status prior to deciding the credit ratings and allowances in the Credit Committee, to lower the risk exposure of finance.

6.5 The technological and industrial changes, and their effect on the financial status and operation of the Company, and countermeasures:

Following the advent of a new era of the global internet and the big data, the Company is introducing the intelligent network and the Industry 4.0 technology into its business development and manufacturing process, as the products of EO derivatives are inclined to refinement and customization.

The Company itself has endeavored to transform into a SC company to secure the dispersion of business risk, especially in light of the continuing economic growth in China. With the increase in its average per capita income, the demand for personal care products, detergents, medical care, civil engineering and textile has become substantial. In consideration of the source of raw materials, the Company has established EOD plants in Taiwan and Yangzhou, China, planning to introduce new PO manufacturing process and develop high profit POD products. With feedstock ethylene and propylene available, the Company can further process to develop the derivatives of ethylene and propylene and related product chains based on the established technologies in epoxidation, special ring-opening polymerization, high-pressure amination technology, formulation, polymerization preparation, special dispersion, end-capping, and structural design. The Company's subsidiary, Far Eastern Union Petrochemical (Yangzhou) Ltd, is primarily engaged in the production of general EO derivatives, while Taiwan plant in functional chemical production and EO derivatives development domestically, which strategic development in both technology upgrades and market shares in Taiwan and China paves the road to diversification of the Company.



6.6 The Impact of changes in corporate identity on Company crisis management, and countermeasures:

The Company steadfastly adheres to an enterprise spirit that highlights "Sincerity, Diligence, Thrift, Prudence and Innovation", and fulfills all their corporate social responsibilities including environmental protection, responsible care and good neighborliness. The business crisis has not resulted in any change of corporate identity.

6.7 The expected benefits and possible risks of merger or acquisition, and countermeasures:

The Company has had no plans for merger or acquisition in recent years.

6.8 Expected benefits and possible risks of facility expansion, and countermeasures:

Please refer to the statement regarding the effects of major capital expenditure on the financial position and operation of the Company over the last year referred to on Pages113~114 of the annual report.

6.9 The risks from centralized purchasing or selling, and countermeasures

The primary supply of Ethylene, the raw material of the main Company products (EO/EG) comes from CPC in Taiwan. To ensure a stable source of material, the Company maintains a long-term stable cooperative relationship with CPC, and is seeking proactively other foreign source supply to reduce the risks attendant to single centralized purchase, to maintain normal production and sales.

Most of the Company's products are sold on the Taiwan market, and the surplus is exported to other territories. These territories and industries have been adequately dispersed and there is no likelihood of centralization.

- 6.10 The impact and risk associated with large share transfers or changes in shareholdings of Directors, Supervisors, or shareholders who hold more than 10% of the Company's shares, and countermeasures: Nil
- 6.11 The impact and risk associated with changes in management rights, and countermeasures: Nil
- 6.12 Litigation and non-litigation matters which might materially affect shareholder equity or the price of securities: Nil

6.13 Other substantial risks:

The impairment impact and countermeasures of the Company's information system to its financial operation: According to the risk levels of the information system structure to establish a highly applicable remote backup service to ensure an uninterruptible connection and service, having the backup info forwarded to a different location for preservation. To lower the unexpected natural disasters or man-made errors resulted in the risks in system interruption and further assure of the system recovery in compliance with the schedule targeted, all sorts of simulation tests and contingency drills at the hub were enhanced to ensure the normal operation and information security. In addition, the Company has stipulated the information management regulation to set up and maintain a secure environment for its information and computing system. Nonetheless, with the aforementioned policy, procedures, and information protection measures implemented, there is no guarantee that the Company's computing systems for vital corporate functions as manufacturing and operation can be totally safeguarded from the sabotage via cyberattack of the third party.

7. Other important notes: Nil

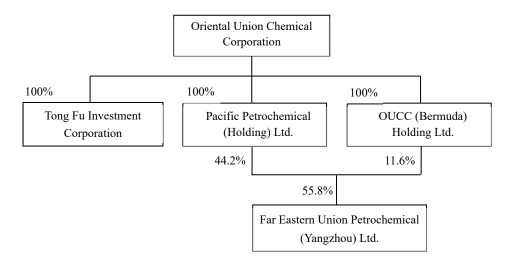
VIII. Special Disclosure

1. Information of affiliates

1.1 Consolidated financial report on affiliates

1.1.1 Organizational chart of affiliations:

Record date: April 18, 2021



1.1.2 Profiles of affiliates

Currency unit: NT\$ thousand, unless otherwise noted

Name	Date of incorporation	Address	Paid-in capital	Principal business or product lines
Tong Fu Investment Corporation	May 1998	13F, No. 101, Fu-Hsing N Road, Taipei City	NTD1,496,943	Investment
Pacific Petrochemical (Holding) Ltd.	October 2002	P O Box 3140, Road Town British Virgin Islands Tortola	US\$ 148	Investment
OUCC (Bermuda) Holding Ltd.	September 2007	Veritas Place, 6 th Floor, 65 Court Street, Hamilton HM 12, Bermuda	US\$ 104	Investment
Far Eastern Union Petrochemical (Yangzhou) Ltd.	May 2012	No. 8, Ya Tung Road, Yi Cheng City, Yangzhou	US\$297,500	Production of petrochemical intermediate materials

1.1.3 Business lines covered by the industries engaged in by affiliates: Please see the profile of affiliates.



1.1.4 The profiles of Directors, Supervisors and Presidents of affiliates.

Unit: share; % Record date: April 18, 2021

			Shares held w	hen appointed
Name	Job title	Name or representative	Quantity of	Shareholding
			shares (share)	(%)
Tong Fu Investment	Director	Oriental Union Chemical Corporation	149,694,275	100
Corporation		Humphrey Cheng (Chairman),		
		Victoria Peng, Amy Cheng		
	Supervisor	Judy Wang		
	President	Humphrey Cheng		
Pacific Petrochemical	Director	Oriental Union Chemical Corporation	148,356	100
(Holding) Ltd		Justin Tsai, K.S. Wu, Humphrey Cheng		
OUCC (Bermuda) Holding	Director	Oriental Union Chemical Corporation	103,580	100
Ltd		Justin Tsai, K.S. Wu, Humphrey Cheng		
Far Eastern Union	Director	Pacific Petrochemical (Holding) Ltd.	_	55.8
Petrochemical (Yangzhou)		Paul Chuang (Chairman), Justin Tsai,		
Ltd		Victoria Peng, James Chou		
		Far Eastern Petrochemical (Holding) Ltd.		
		Humphrey Cheng, K. S. Wu		
	Supervisor	Judy Wang, Mike Wu		
	President	James Chou		

1.1.5 Overview of affiliates operation:

Currency unit: NT\$ thousand, unless otherwise noted Record date: December 31, 2020

Name	Paid-in capital	Total Total assets liabilit		Net value	Operating revenue	Operating income	Net Income	EPS (NT\$)
Tong Fu Investment Corporation	1,469,943	2,099,160	593,954 1,505,206		53,574	51,165	42,410	0.28
Pacific Petrochemical (H) Ltd.	4,608 RMB1,030	5,039,131 1,154,488	,	, ,	()	(27,604) (6,445)	(980,180) (228,869)	(6,607) (1,543)
OUCC Bermuda (H) Ltd.	3,214 RMB728	786,610 180,216		786,507 180,192	()	(847) (198)	(169,472) (39,571)	(1,636) (382)
Far Eastern Union Petrochemical (Yangzhou) Ltd.	8,943,517 RMB1,891,362	14,339,398 3,285,221		6,352,572 1,455,403		(695,892) (162,489)	(897,598) (209,586)	N/A
Oriental Petrochemical (Yangzhou) Corporation			567,130 132,423	(125,291) (29,255)	(169,702) (39,625)	N/A		
Tong Da Gas Industries (Yangzhou) Ltd.	Note				724,762 169,230	107,976 25,212	83,700 19,544	N/A

Note: On account of the changes in the operating environment, in order to achieve cost-saving benefits by reducing the repetitive operations in environment, energy, quality and the like, the Company's subsidiaries, OUCC (Bermuda) with 100% shareholding of Oriental Petrochemical (Yangzhou) Corp., and PPL with 50% shareholding of the Far Eastern Union Petrochemical (Yangzhou) Ltd. and 50% shareholding of the Tong Da Gas Industries (Yangzhou) Ltd., have completed the merger effective 31 December 2020, with Far Eastern Union Petrochemical as the surviving company, and Oriental Petrochemical and Tong Da Gas Industries eliminated. The aforementioned transaction, out of the re-organization within the consolidated company group, incurs no substantial change to the main body of the consolidated financial report thereof. As of December 31, 2020, the combined company held a majority shareholding of 55.8% of Far Eastern Union Petrochemical through its subsidiaries OUCC (Bermuda) and PPL.

1.2 Consolidated financial statement of affiliates

Declaration of consolidated financial statement of affiliates

The companies required to be included in the consolidated financial statements of affiliates in accordance with the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises" for the year ended December 31, 2020 are all the same as the companies required to be included in the consolidated financial statements of parent and subsidiary companies as provided in International Financial Reporting Standards No. 10, "Consolidated Financial Statements". Relevant information that should be disclosed in the consolidated financial statements of affiliates has all been disclosed in the consolidated financial statements of parent and subsidiary companies. Hence, we do not prepare a separate set of consolidated financial statements of affiliates.

Declarant:

Company name: Oriental Union Chemical Corporation

Responsible person: Douglas T. Hsu

March 18, 2021

1.3 Affiliate report: N/A





- 2. Private placement of securities: Nil
- 3. Status of company stock held or disposed of by subsidiaries over past year and up to the date of publication of the annual report:

Date: May	15 2021	Currency unit: N	NTD thousand: sha	are. %

Name of subsidiary	Paid-in capital	Source of capital	the Company's shareholding	Date of acquisition or disposal	Quantity of shares and amount	Quantity of shares from disposal and amount	Investment income	Quantity of shares held up to the date of publication of the annual report and amount	Status of pledge	Amount of endorsement/guarantee made by the Company for a subsidiary	Amount loaned by the Company to a subsidiary
Tong Fu Investment Corporation	1,535,112		100%	_	_	_	-	Quantity of shares 13,754 thousand shares Amount 187,798		1,450,000	_

- 4. Other supplementary notes: Nil
- 5. Any matters of material significance that could have affected shareholder equity or securities price last year and up to the date of publication of the annual report, pursuant to the regulation of article 26-3-2 of securities laws: Nil

Oriental Union Chemical Corporation



Chairman of the Board

