Consolidated Financial Statements

With Independent Auditors' Report For the Years Ended December 31, 2021 and 2020 (revised)

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

Table of contents

		Contents	Page
1	. Cove	er Page	1
2	. Tabl	e of Contents	2
3	. Repi	resentation Letter	3
4	. Inde	pendent Auditors' Report	4
5	. Cons	solidated Balance Sheets	5
6	. Cons	solidated Statements of Comprehensive Income	6
7	. Cons	solidated Statements of Changes in Equity	7
8	. Cons	solidated Statements of Cash Flows	8
9	. Note	s to the Consolidated Financial Statements	
	(1)	Company history	9
	(2)	Approval date and procedures of the consolidated financial statements	9
	(3)	New standards, amendments and interpretations adopted	9~10
	(4)	Summary of significant accounting policies	11~35
	(5)	Significant accounting assumptions and judgments, and major sources of estimation uncertainty	35~37
	(6)	Explanation of significant accounts	37~83
	(7)	Related-party transactions	84~89
	(8)	Pledged assets	89
	(9)	Commitments and contingencies	89~91
	(10)	Losses Due to Major Disasters	91
	(11)	Subsequent Events	91
	(12)	Other	92
	(13)	Other disclosures	
		(a) Information on significant transactions	92
		(b) Information on investees	93
		(c) Information on investment in mainland China	93
		(d) Major shareholders	93
	(14)	Segment information	93~94
10	. App	endices	$95 \sim 106$

Representation Letter

The entities that are required to be included in the combined financial statements of First Steamship Company Ltd. as of and for the year ended December 31, 2021 under the Criteria Governing the Preparation of Affiliation Reports, Consolidated Business Reports, and Consolidated Financial Statements of Affiliated Enterprises are the same as those included in the consolidated financial statements prepared in conformity with International Financial Reporting Standards No. 10 by the Financial Supervisory Commission, "Consolidated Financial Statements." In addition, the information required to be disclosed in the combined financial statements is included in the consolidated financial statements. Consequently, First Steamship Company Ltd. and Subsidiaries do not prepare a separate set of combined financial statements.

Company name: First Steamship Company Ltd.

Chairman: Jen-Hao Kuo Date: March 30, 2022



安保建業群合會計師事務的 KPMG

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Independent Auditors' Report

To the Board of Directors of First Steamship Company Ltd.:

Opinion

We have audited the consolidated financial statements of First Steamship Company Ltd. and its subsidiaries ("the Group"), which comprise the consolidated balance sheets as of December 31, 2021 and 2020 (revised), and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, based on our audits and the reports of other auditors (please refer to Other Matter paragraph), the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2021 and 2020 (revised), 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 with the International Financial Reporting Standards ("IFRSs"), International Accounting Standards ("IASs"), Interpretations developed by the International Financial Reporting Interpretations Committee ("IFRIC") or the former Standing Interpretations Committee ("SIC") endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the auditing standards generally accepted in the Republic of China. 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 Certified Public Accountants Code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. Based on our audits and the reports of other auditors, we believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of 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 of the current period. 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 key audit matters that, in our professional judgment, should be communicated are as follows:



1. Impairment of goodwill and trademark

Please refer to notes 4(o), 5(b), and 6(l) to the consolidated financial statements for the accounting policies on the recognition of impairment of intangible assets and non-financial assets, the accounting estimates and uncertainty of assumptions in assessment of impairment of goodwill and intangible assets, as well as details of impairment of goodwill and intangible assets, respectively.

Description of key audit matter:

As of December 31, 2021, the carrying amounts of intangible assets constituted 5% of the total assets of the Group. The major part of goodwill and trademark originated from the acquisition of GORG in 2006. Since retailing business was influenced by COVID-19 pandemic, the business profit haven't recover to the level before the pandemic, and maintaining revenue and profitability had become a challenge. Therefore, the goodwill and trademark from acquisition were affected, and the Group concerned if the carrying amounts exceeded recoverable amounts of retailing department. The Group's management should follow IAS 36 to determine the recoverable amounts by using a discounted cash flow forecast of retailing department. Due to the estimated recoverable amounts involved management's judgment, and it had great uncertainty, there was an overestimated risk on value in use of goodwill and trademark. Therefore, we considered the assessment of assets impairment as one of the key audit matters to the consolidated financial statements in the audit process.

How the matter was addressed in our audit

We obtained the model and related assumptions that the Group's management used to assess the impairment of goodwill and trademark, including to evaluate whether management had identified cash generating units ("CGU") which might have impairments, and to consider all the assets that had to be tested had been included in the assessment. We also reviewed separate financial assumptions that the management used to assess impairments and related verification of recoverable amounts. We verified the reasonability of the assumptions and accuracy of management's calculation based on available data. We also examined the appropriateness of disclosure for the aforesaid assets.

2. Assets impairment

Please refer to notes 4(o), 5(a), 6(j), and 6(k) to the consolidated financial statements for the accounting policies on the recognition of impairment of non-financial assets, the accounting estimates and uncertainty of assumptions in assessment of impairment of property, plant and equipment, and right of use assets, as well as details of impairment of property, plant and equipment and right-of-use assets, respectively.

Description of key audit matter:

As of December 31, 2021, the carrying amounts of property, plant and equipment and right-of-use assets constitute 67% of the total assets of the Group. The major part of property, plant and equipment was operating assets in retailing and shipping departments. Since retailing business was influenced by COVID-19 pandemic, the business profit haven't recover to the level before the pandemic, and maintaining revenue and profitability had become a challenge. Therefore, the carrying amounts of operating assets were affected, and the Group concerned if the carrying amounts exceeded recoverable amounts of retailing department. The Group's management should follow IAS 36 to determine the recoverable amounts by using a discounted cash flow forecast of retailing department. Due to the estimated recoverable amounts involved management's judgment, and it had great uncertainty, there was an overestimated risk on value in use of operating assets. Therefore, we considered the assessment of assets impairment as one of the key audit matters to the consolidated financial statements in the audit process.



How the matter was addressed in our audit

We obtained the model and related assumptions that the Group's management used to assess the impairment of assets, including to evaluate whether management had identified CGU which might have impairments, and to consider all the assets that had to be tested had been included in the assessment. We also reviewed separate financial assumptions that the management used to assess impairments and related verification of recoverable amounts. We verified the reasonability of the assumptions and accuracy of management's calculation based on available data. We also examined the appropriateness of disclosure for the aforesaid assets.

3. Recoverability of other receivables

Please refer to notes 4(g), 6(d), and 6(m) to the consolidated financial statements for the accounting policies on the recognition of financial instruments, the disclosures of other receivables and other financial assets, respectively.

Description of key audit matter:

The retailing department of the Group recently ended part of their investment due to the rigorous competition of market in mainland China. As of December 31, 2021, the carrying amounts of other receivables, originated from uncollected prepaid investments, amounted to \$462,201 thousand, and constituted 1% of the total assets of the Group. The Group measured loss allowance for expected credit losses of other receivables in accordance with IFRS 9 "Financial Instruments". Therefore, we considered the assessment as one of the key audit matters to the consolidated financial statements in the audit process.

How the matter was addressed in our audit

We obtained the management's assessment for the expected credit losses of other receivables to examine the related supporting documents of default risk. We evaluated the reasonability of expected credit losses of other receivables in duration according to IFRS 9 "Financial Instruments".

Other Matter

We did not audit the financial statements of Mariner Finance Ltd., a subsidiary of the Group. Those statements were audited by another auditor, whose report has been furnished to us, and our opinion, insofar as it relates to the amounts included for Mariner Finance Ltd., is based solely on the report of other auditor. The financial statements of Mariner Finance Ltd. reflect the total assets constituting 3% and the revised total assets constituting 5% of the consolidated total assets at December 31, 2021 and 2020, respectively, and the total operating revenues constituting 2% and 4% of the consolidated total operating revenues for the years then ended, respectively.

We did not audit the financial statements of certain associates, which represented the investments in other entities accounted for using the equity method of the Group. Those statements were audited by other auditors, whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts is based solely on the reports of other auditors. The investments in certain associates accounted for using the equity method constituting both 1% of the total assets and the revised total assets at December 31, 2021 and 2020, respectively, and the related share of profit of associates accounted for using the equity method constituted (6)% of the total profit before tax and (21)% of the revised total profit before tax for the years then ended, respectively.

First Steamship Company Ltd. has prepared its parent-company-only financial statements as of and for the years ended December 31, 2021 and 2020, on which we have issued an unqualified opinion with emphasis of matter or other matter paragraph.



Emphasis of Matter

We draw attention to note 6(g) of the consolidated financial statements, wherein the equity method investment held by First Steamship Co., Ltd. and its subsidiary, Sandmartin International Holdings Ltd., can no longer be eligible to be classified as noncurrent assets held-for-sale beginning on June 25, 2021 in accordance with the provisions of IFRS 5, resulting in the financial statements of the comparative period to be revised. Our opinion is not modified in respect of this matter.

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 Regulations Governing the Preparation of Financial Reports by Securities Issuers and IFRSs, IASs, interpretation as well as related guidance endorsed by the Financial Supervisory Commission of the Republic of China, 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.

Auditor's 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 auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement 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 auditing standards generally accepted in the Republic of China, 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 auditor's 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 appropriate audit evidence regarding the financial information of the 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 of the current period 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 Shu-Ying Chang and Li-Chen Lai.

KPMG

Taipei, Taiwan (Republic of China) March 30, 2022

Notes to Readers

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

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

(English Translation of Financial Report Originally Issued in Chinese) FIRST STEAMSHIP COMPANY LTD. AND SUBSIDIARIES

Consolidated Balance Sheets

December 31, 2021 and 2020 (revised)

		Γ	December 31, 20	21	December 31, 2 (revised)	020
	Assets		Amount	%	Amount	%
	Current assets:					
1100	Cash and cash equivalents (Note 6(a))	\$	4,275,526	11	3,982,775	11
1110	Current financial assets at fair value through profit or loss (Notes $6(b)$, (m) and (p))		111,216	-	192,024	-
1170	Accounts receivable, net (Notes 6(c), 7 and 8)		539,068	1	863,587	3
1200	Other receivables, net (Notes 6(d), (m), (z) and 7)		644,357	2	488,430	1
1300	Inventories, net		264,967	1	397,965	1
1320	Inventories (for construction business), net (Notes 6(e), 8 and 9)		1,365,621	4	1,292,259	4
1461	Non-current assets classified as held for sale(Note 6(f))		196,292	1	-	-
1476	Other current financial assets (Notes 6(m) and 8)		103,179	-	411,510	1
1479	Other current assets (Notes 7 and 9)	_	416,199	1	344,824	1
			7,916,425	21	7,973,374	22
	Non-current assets:					
1510	Total non-current financial assets at fair value through profit or loss (Note 6(b))		127,578	-	154,077	-
1535	Non-current financial assets at amortized cost, net (Note 13)		59,900	-	59,900	-
1550	Investments accounted for using equity method, net (Note 6(g))		762,825	2	874,796	2
1600	Property, plant and equipment (Notes 6(j) and 8)		13,833,681	35	12,874,104	36
1755	Right-of-use assets (Notes 6(k) and 8)		12,448,250	32	8,656,377	24
1760	Investment property, net (Note 8)		142,063	-	143,036	-
1780	Intangible assets (Notes 6(h) and (l))		2,038,984	5	2,072,474	6
1840	Deferred tax assets (Note 6(t))		861,906	2	1,051,329	3
1915	Prepayments for business facilities (Note 9)		470	-	1,217,580	4
1935	Long-term lease payments receivable (Notes 6(c), 7 and 8)		309,003	1	511,346	1
1975	Net defined benefit asset, non-current		894	-	490	-
1980	Other non-current financial assets (Notes 6(m), (z), 7 and 8)		263,794	1	491,720	1
1990	Other non-current assets (Notes 6(u) and 7)		221,603	1	202,326	1
			31,070,951	79	28,309,555	78
	Total assets	\$	38,987,376	100	36,282,929	100

(English Translation of Financial Report Originally Issued in Chinese) FIRST STEAMSHIP COMPANY LTD. AND SUBSIDIARIES

Consolidated Balance Sheets

December 31, 2021 and 2020 (revised)

		December 31, 20	021	December 31, 2 (revised)	020
	Liabilities and Equity	Amount	%	Amount	%
	Current liabilities:				
2100	Short-term borrowings (Notes 6(c) and (n))	3,396,693	9	5,844,838	16
2110	Short-term notes and bills payable	99,846	-	49,992	-
2170	Accounts payable (Note 6(q))	2,013,436	5	2,315,165	7
2200	Other payables (Notes $6(q)$, (x) and 7)	986,971	3	1,010,668	3
2230	Current tax liabilities	54,547	-	9,967	-
2260	Liabilities related to non-current assets classified as held for sale (Note $6(f)$)	340	-	-	-
2280	Current lease liabilities (Notes 6(k), (r) and 7)	837,940	2	878,522	2
2321	Current portion of bonds payable (Note 6(p))	-	-	1,431,651	4
2322	Current portion of long-term borrowings (Note 6(o))	1,621,462	4	1,971,667	5
2399	Other current liabilities (Notes 6(f), (z) and 7)	230,303	1	113,295	
		9,241,538	24	13,625,765	37
	Non-Current liabilities:				
2500	Total non-current financial liabilities at fair value through profit or loss(Note 6(b))	23,234	-	-	-
2540	Long-term borrowings (Note 6(o))	4,932,646	13	2,745,440	8
2570	Deferred tax liabilities (Note 6(t))	59,615	-	70,355	-
2580	Non-current lease liabilities (Notes 6(k), (r) and 7)	10,770,711	27	7,306,931	21
2645	Guarantee deposits(Note 6(h))	700,582	2	543,726	1
		16,486,788	42	10,666,452	30
	Total liabilities	25,728,326	66	24,292,217	67
	Equity attributable to owners of parent (Notes 6(p) and (u)):				
3100	Capital stock	8,347,761	21	6,867,627	19
3200	Capital surplus	1,906,116	5	1,917,673	5
3300	Retained earnings	641,378	2	468,041	1
3400	Other equity interest	(982,609)	(3)	(810,816)	(2)
3500	Treasury shares	(94,491)		(94,491)	
	Total equity attributable to owners of parent:	9,818,155	25	8,348,034	23
36XX	Non-controlling interests (Notes 6(i) and (u))	3,440,895	9	3,642,678	10
	Total equity	13,259,050	34	11,990,712	33
	Total liabilities and equity	\$ 38,987,376	<u>100</u>	36,282,929	<u>100</u>

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) FIRST STEAMSHIP COMPANY LTD. AND SUBSIDIARIES

Consolidated Statements of Comprehensive Income

For the years ended December 31, 2021 and 2020 (revised)

(Expressed in Thousands of New Taiwan Dollars, Except for Earnings Per Common Share)

		_	2021		2020 (revis	ed)
		_	Amount_	<u>%</u>	Amount	<u>%</u>
4000	Operating revenues (Notes 6(s), (w) and 7)	\$	6,925,974	100	6,441,828	100
5000	Operating costs (Notes 6(s) and (y))	_	2,484,279	36	2,822,134	44
	Gross profit from operations		4,441,695	64	3,619,694	56
6000	Operating expenses (Notes $6(r)$, (x) and 7)		3,514,780	51	3,226,462	50
6450	Expected credit loss (Notes 6(c) and 7)	_	49,634	1	76,648	1
	Net operating income	_	877,281	12	316,584	5
7100	Non-operating income and expenses:		22 221		22 414	
7100 7010	Total interest income (Notes 6(y) and 7) Other income (Note 6(y))		33,331 3,083	-	32,414 3,011	1
7010	Other medine (Note 6(y)) Other gains and losses, net (Notes 6(j), (p), (y) and 7)		211,645	3	253,223	4
7050	Finance costs (Notes $6(p)$, (r) , (y) and 7)		(681,327)	(10)	(772,339)	(12)
7055	Expected credit loss (Notes 6(m), (z), 7 and 9)		(58,227)	(1)	(73,008)	(12)
7060	Share of loss of associates accounted for using equity method, net (Note 6(g))		(24,359)	-	21,639	-
	, (-· v(8/)	_	(515,854)	(8)	(535,060)	(8)
7900	Profit (Loss) from continuing operations before tax	_	361,427	4	(218,476)	(3)
7950	Less: Income tax expenses (Note 6(t))		308,332	4	(50,176)	<u>(1</u>)
	Profit (Loss)	_	53,095		(168,300)	<u>(2</u>)
8300	Other comprehensive income:					
8310	Components of other comprehensive income that will not be reclassified to profit or loss					
8311	Gains on remeasurements of defined benefit plans		(1,275)	-	55	-
8349	Income tax related to components of other comprehensive income that will not be reclassified to profit or loss) _				
	profit of 1055	_	(1,275)		55	
8360	Components of other comprehensive income (loss) that will be reclassified to profit or loss					
8361	Exchange differences on translation of foreign financial statements		(167,126)	(2)	(88,970)	(1)
8370	Share of other comprehensive income of associates accounted for using equity method,		(16,656)	-	(44,979)	(1)
8399	components of other comprehensive income that will be reclassified to profit or loss Income tax related to components of other comprehensive income that will be reclassified to		-	_	-	_
	profit or loss		(102 502)	(2)	(122.040)	(2)
		-	(183,782)	<u>(2</u>)	(133,949)	<u>(2</u>)
8300	Other comprehensive income (loss)	_	(185,057)	<u>(2</u>)	(133,894)	<u>(2</u>)
	Comprehensive income	\$_	(131,962)	<u>(2</u>)	(302,194)	<u>(4</u>)
	Profit (loss), attributable to:					
8610	Owners of parent	\$	151,866	1	(141,887)	(2)
8620	Non-controlling interests	_	(98,771)	(1)	(26,413)	
		\$_	53,095		(168,300)	<u>(2</u>)
	Comprehensive income (loss) attributable to:	_				
8710	Owners of parent	\$	(21,202)	-	(339,642)	(5)
8720	Non-controlling interests		(110,760)	(2)	37,448	1
		\$	(131,962)	(2)	(302,194)	(4)
		_	-	_	-	
	Earnings (loss) per share (Note 6(v))					
9750	Basic earnings (loss) per share (NT dollars)	\$_		0.20		(0.21)
9850	Diluted earnings (loss) per share (NT dollars)	\$		0.20		(0.21)

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) FIRST STEAMSHIP COMPANY LTD. AND SUBSIDIARIES

Consolidated Statements of Changes in Equity

For the years ended December 31, 2021 and 2020 (revised)

	Equity attributable to owners of parent										
	Share						Total other				
	capital			Retained	earnings		equity interest				
		_									
							Exchange				
							differences				
							on translation		Total equity		
					Unappropria	Total	of foreign		attributable	Non-	
	Common	Capital	Legal	Special	ted retained	retained	financial	Treasury	to owners of		
	stock	surplus	reserve	reserve	earnings	earnings	statements	shares	parent	interests	Total equity
Balance at January 1, 2020 (revised)	\$ 6,308,832	1,947,686	164,604	230,852	835,300	1,230,756	(613,006)		8,874,268	4,101,449	12,975,717
Loss for the year ended December 31, 2020	-	-	-	-	(141,887)	(141,887)	- (015,000)		(141,887)	(26,413)	
Other comprehensive income for the year ended December 31, 2020	_	_	_	_	55	55	(197,810)	_	(197,755)	63,861	(133,894)
Total comprehensive income for the year ended December 31, 2020					(141,832)	(141,832)	(197,810)		(339,642)	37,448	(302,194)
Appropriation and distribution of retained earnings:					(111,052)	(111,002)	(1) (1010)		(337,0.12)	27,	(502,15.)
Legal reserve appropriated	_	_	83,291	_	(83,291)	_	_	_	_	_	_
Special reserve appropriated	_	_	-	335,040	(335,040)	_	_	_	_	_	_
Cash dividends of ordinary share	_	(186,142)	_	-	(62,088)	(62,088)	_	_	(248,230)	_	(248,230)
Stock dividends of ordinary share	558,795	-	_	_	(558,795)	(558,795)		_	-	_	-
Purchase of treasury share	-	_	_	_	-	-	_	(94,491)	(94,491)	_	(94,491)
Disposal of subsidiaries or investments accounted for using equity method	_	(10,732)	_	_	_	_	_	-	(10,732)	_	(10,732)
Difference between consideration and carrying amount of subsidiaries acquired or	_	165,680	_	_	_	_	_	_	165,680	(313,136)	
disposed		,							,	(===,===)	(-11,100)
Changes in ownership interests in subsidiaries	_	1,181	_	_	_	_	_	_	1,181	890	2,071
Changes in non-controlling interests	_	-	-	_	_	_	_	_	-	(183,973)	(183,973)
Balance at December 31, 2020 (revised)	6,867,627	1,917,673	247,895	565,892	(345,746)	468,041	(810,816)	(94,491)	8,348,034	3,642,678	11,990,712
Profit for the year ended December 31, 2021	-	-	-	-	151,866	151,866	-	-	151,866	(98,771)	
Other comprehensive income for the year ended December 31, 2021	_	_	-	_	(1,275)	(1,275)	(171,793)	_	(173,068)	(11,989)	
Total comprehensive income for the year ended December 31, 2021					150,591	150,591	(171,793)		(21,202)	(110,760)	
Appropriation and distribution of retained earnings:											
Legal reserve used to offset accumulated deficits	-	_	(247,895)	_	247,895	_	-	_	-	_	-
Capital surplus used to offset accumulated deficits	_	(22,746)	-	_	22,746	22,746	_	_	_	_	_
Conversion of convertible bonds	1,480,134	5,408	-	_	-		-	_	1,485,542	_	1,485,542
Difference between consideration and carrying amount of subsidiaries acquired or		5,273	-	_	-	_	-	_	5,273	(9,865)	(4,592)
disposed		,							,	())	(,)
Changes in ownership interests in subsidiaries	-	508	-	-	-	_	-	-	508	364	872
Changes in non-controlling interests	-	-	-	-	-	-	-	-	-	(81,522)	(81,522)
Balance at December 31, 2021	\$ <u>8,347,761</u>	1,906,116		565,892	75,486	641,378	(982,609)	(94,491)	9,818,155	3,440,895	13,259,050

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) FIRST STEAMSHIP COMPANY LTD. AND SUBSIDIARIES

Consolidated Statements of Cash Flows

For the years ended December 31, 2021 and 2020 (revised)

		2021	2020 (revised)
Cash flows from (used in) operating activities:	ф	261 427	(210.476)
Profit (loss) before tax Adjustments:	\$	361,427	(218,476)
Adjustments: Adjustments to reconcile profit (loss):			
Depreciation expense		1,896,239	1,860,506
Amortization expense		42,268	36,720
Expected credit loss		107,861	149,656
Net gain on financial assets or liabilities at fair value through profit or loss		(64,068)	(59,911)
Interest expense		681,327	772,339
Operating costs (interest expense)		34,800	56,541
Interest income		(33,331)	(32,414)
Dividend income		(3,083)	(3,011)
Cost of share-based payments awards		872	2,071
Share of (gain) loss of associates accounted for using equity method		24,359	(21,639)
Loss on disposal of property, plant and equipment		1,343	2,647
Gain on disposal of intangible assets		(23,922)	(3,752)
Loss on disposal of investments		6,926	237
Impairment loss on non-financial assets		26,593	-
Gain on lease modification		(2,099)	-
Gain on offsetting financial assets, net		(31,195)	(190,193)
Total adjustments to reconcile profit (loss)	-	2,664,890	2,569,797
Changes in operating assets and liabilities:			
Changes in operating assets:		122 111	(122.521)
Financial assets and liabilities at fair value through profit or loss Accounts receivable		122,111 468,853	(132,521)
Other receivables		(48,954)	292,550 36,042
Inventories		48,181	(714,227)
Other current assets		(38,343)	22,561
Other financial assets		-	477
The defined benefit assets		(1,679)	(490)
Total changes in operating assets		550,169	(495,608)
Changes in operating liabilities:			
Contract liabilities		-	(150)
Accounts payable		(288,361)	(761,206)
Other payables		22,539	26,286
Other current liabilities		6,865	7,217
Net defined benefit liability		-	(367)
Total changes in operating liabilities		(258,957)	(728,220)
Total changes in operating assets and liabilities		291,212	(1,223,828)
Total adjustments		2,956,102	1,345,969
Cash inflow generated from operations		3,317,529	1,127,493
Interest received		26,822	24,573
Dividends received		3,083	3,011
Interest paid		(677,284)	(746,913)
Income taxes paid		(120,238)	(208,023)
Net cash flows from operating activities		2,549,912	200,141

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) FIRST STEAMSHIP COMPANY LTD. AND SUBSIDIARIES

Consolidated Statements of Cash Flows (CONT'D)

For the years ended December 31, 2021 and 2020

	2021	2020 (revised)
Cash flows from (used in) investing activities:		_
Acquisition of financial assets at amortized cost	-	(30,000)
Acquisition of investments accounted for using equity method	(200,495)	(77,821)
Proceeds from disposal of investments accounted for using equity method	-	77,821
Net cash flow from acquisition of subsidiaries (subsidiaries' cash deducted)	(3,529)	-
Proceeds from disposal of subsidiaries	11,828	-
Proceeds from disposal of non-current assets classified as held for sale	150,000	-
Acquisition of property, plant and equipment	(322,704)	(476,750)
Proceeds from disposal of property, plant and equipment	21,200	2,811
Decrease in other receivables	133,975	6,705
Acquisition of intangible assets	(1,047)	(4,197)
Proceeds from disposal of intangible assets	138,779	63,517
Decrease in other financial assets	230,880	145,595
Decrease (Increase) in other non-current assets	(57,905)	27,184
Increase in prepaid equipment	 (614,551)	(883,634)
Net cash flows from (used in) investing activities	(513,569)	(1,148,769)
Cash flows from (used in) financing activities:		
Increase in short-term borrowings	-	2,346,682
Decrease in short-term borrowings	(2,401,580)	-
Increase in short-term notes and bills payable	49,854	38
Redemption of bonds payable	-	(1,000,000)
Proceeds from long-term borrowings	4,872,479	1,962,325
Repayments of long-term borrowings	(2,939,590)	(1,853,586)
Increase (Decrease) in guarantee deposits received	114,321	(182,157)
Payment of lease liabilities	(1,306,404)	(846,394)
Subsidiaries' cash dividends paid	(81,522)	(183,973)
Payments to acquire treasury shares	-	(94,491)
Acquisition of ownership interests in subsidiaries	(4,592)	(147,456)
Cash dividends paid	 	(248,230)
Net cash flows used in financing activities	 (1,697,034)	(247,242)
Effect of exchange rate changes on cash and cash equivalents	 (27,029)	29,369
Net increase (decrease) in cash and cash equivalents	312,280	(1,166,501)
Cash and cash equivalents at beginning of period	 3,982,775	5,149,276
Cash and cash equivalents at end of period	\$ 4,295,055	3,982,775
Components of cash and cash equivalents	<u> </u>	
Cash and cash equivalents in the balance sheets	\$ 4,275,526	3,982,775
Reclassification to (non-current) assets (or disposal groups) held for distribution to owners	 19,529	
Cash and cash equivalents at end of period	\$ 4,295,055	3,982,775

(English Translation of Consolidated Financial Statements Originally Issued in Chinese) FIRST STEAMSHIP COMPANY LTD. AND SUBSIDIARIES

Notes to the Consolidated Financial Statements

For the years ended December 31, 2021 and 2020 (revised)

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

(1) Company history

First Steamship Company Ltd. (the "Company") was established in October 1963 in accordance with the Company Act of the Republic of China. The Company's registered office address is located at 14F, No. 237, Sec. 2, Fuxing S. Rd., Taipei City, R.O.C. The major business activities of the Company and its subsidiaries ("the Group") are the domestic and international sea transportation and related businesses, trading of vessels and related products, providing services of financial leasing, providing business consultation services, trading of cosmetics, furnishings and etc., investments, and selling, renting, investing in construction.

(2) Approval date and procedures of the consolidated financial statements:

These consolidated financial statements were authorized for issuance by the Board of Directors on March 30, 2022.

(3) New standards, amendments and interpretations adopted:

(a) The impact of the International Financial Reporting Standards ("IFRSs") endorsed by the Financial Supervisory Commission, R.O.C. which have already been adopted.

The Group has initially adopted the following new amendments, which do not have a significant impact on its consolidated financial statements, from January 1, 2021:

- Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9"
- Amendments to IFRS 9, IAS39, IFRS7, IFRS 4 and IFRS 16 "Interest Rate Benchmark Reform—Phase 2"

The Group has initially adopted the following new amendments, which do not have a significant impact on its consolidated financial statements, from April 1, 2021:

- Amendments to IFRS 16 "Covid-19-Related Rent Concessions beyond June 30, 2021"
- (b) The impact of IFRS issued by the FSC but not yet effective

The Group assesses that the adoption of the following new amendments, effective for annual period beginning on January 1, 2022, would not have a significant impact on its consolidated financial statements:

- Amendments to IAS 16 "Property, Plant and Equipment Proceeds before Intended Use"
- Amendments to IAS 37 "Onerous Contracts—Cost of Fulfilling a Contract"
- Annual Improvements to IFRS Standards 2018–2020

Notes to the Consolidated Financial Statements

- Amendments to IFRS 3 "Reference to the Conceptual Framework"
- (c) The impact of IFRS issued by IASB but not yet endorsed by the FSC

The following new and amended standards, which may be relevant to the Group, have been issued by the International Accounting Standards Board (IASB), but have yet to be endorsed by the FSC:

Standards or			
Interpretations	Content of amendment	IASB	
Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"	The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of balance sheet, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current. The amendments include clarifying the classification requirements for debt a company might settle by converting it into equity.	January 1, 2023	
Amendments to IAS 8 "Definition of Accounting Estimates"	The amendments introduce a new definition for accounting estimates: clarifying that they are monetary amounts in the financial statements that are subject to measurement uncertainty. The amendments also clarify the relationship between accounting policies and accounting estimates by specifying that a company develops an accounting estimate to achieve the objective set out by an accounting policy.	January 1, 2023	

The Group is evaluating the impact of its initial adoption of the abovementioned standards or interpretations on its consolidated financial position and consolidated financial performance. The results thereof will be disclosed when the Group completes its evaluation.

The Group does not expect the other new and amended standards, which have yet to be endorsed by the FSC, to have a significant impact on its consolidated financial statements:

Notes to the Consolidated Financial Statements

(4) Summary of significant accounting policies:

The significant accounting policies presented in the consolidated financial statements are summarized below. Except for those specifically indicated, the following accounting policies were applied consistently throughout the periods presented in the consolidated financial statements.

(a) Statement of compliance

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

These consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers (hereinafter referred to as "the Regulations") and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations endorsed and issued into effect by the Financial Supervisory Commission, R.O.C.

(b) Basis of preparation

(i) Basis of measurement

Except for the following significant accounts, the consolidated financial statements have been prepared on a historical cost basis:

- 1) Financial instruments (including derivative financial instruments) at fair value through profit or loss are measured at fair value;
- 2) The defined benefit liabilities (assets) are measured at fair value of the plan assets less the present value of the defined benefit obligation.

(ii) Functional and presentation currency

The functional currency of each Group entity is determined based on the primary economic environment in which the entity operates. The consolidated financial statements are presented in New Taiwan Dollar (NTD), which is the Company's functional currency. All financial information presented in NTD has been rounded to the nearest thousand.

(c) Basis of consolidation

(i) Principle of preparation of the consolidated financial statements

The consolidated financial statements comprise the Company and subsidiaries. Subsidiaries are entities controlled by the Group. The Group 'controls' an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

Notes to the Consolidated Financial Statements

The financial statements of subsidiaries are included in the consolidated financial statements from the date on which control commences until the date on which control ceases. Intragroup balances and transactions, and any unrealized income and expenses arising from Intragroup transactions are eliminated in preparing the consolidated financial statements. The Group attributes the profit or loss and each component of other comprehensive income to the owners of the parent and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance.

The Group prepares consolidated financial statements using uniform accounting policies for like transactions and other events in similar circumstances.

Changes in the Group's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received will be recognized directly in equity, and the Group will attribute it to the owners of the parent.

When the Group loses control over a subsidiary, it derecognizes the assets (including any goodwill) and liabilities of the subsidiary, and any related non-controlling interests and other components of equity. Any interest retained in the former subsidiary is measured at fair value when control is lost, with the resulting gain or loss being recognized in profit or loss. The Group recognizes as gain or loss in profit or loss the difference between (i) the fair value of the consideration received as well as any investment retained in the former subsidiary at its fair value at the date when control is lost; and (ii) the assets (including any goodwill), liabilities of the subsidiary as well as any related non-controlling interests at their carrying amounts at the date when control is lost, as gain or loss in profit or loss. When the Group loses control of its subsidiary, it accounts for all amounts previously recognized in other comprehensive income in relation to that subsidiary on the same basis as would be required if it had directly disposed of the related assets or liabilities.

(ii) List of subsidiaries in the consolidated financial statements

List of subsidiaries in the consolidated financial statements include.

			Shareh	olding	
Name of Investor	Name of Subsidiary	Principal activity	December 31, 2021	December 31, 2020	Note
	Yee Shin Investment Co., Ltd.	General investing	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries (note 3)
First Steamship Co., Ltd.	Royal Sunway Development Co., Ltd.	Real estate development, rental and leasing of building	55.00 %	55.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
	FIRST STEAMSHIP S.A.	International transportation and shipping agency	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
	GRAND OCEAN RETAIL GROUP LTD.	Investment holding company	9.69 %		The company directly (indirectly) holds more than 50% of its subsidiaries (note 2)
First Steamship Co., Ltd.	FIRST MARINER HOLDING LTD.	Investment holding company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries

			Shareho	alding	
Name of	Name of	Principal	December	December	
Investor	Subsidiary	activity	31, 2021	31, 2020	Note
First Steamship Co., Ltd.	Yee Young Investment Co, Ltd.	General investing	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries and it reduced capital of 20,825 thousand shares in September 2021
Yee Young Investment Co, Ltd.	GRAND OCEAN RETAIL GROUP LTD.	Investment holding company	- %	5.87 %	The company directly (indirectly) holds more than 50% of its subsidiaries (note 2)
FIRST STEAMSHIP S.A.	LONGEVITY NAVIGATION S.A.	International transportation and shipping agency	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	PRAISE MARITIME S.A.	International transportation and shipping agency	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	BEST STEAMSHIP S.A.	International transportation and shipping agency	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	GRAND STEAMSHIP S.A.	International transportation and shipping agency	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	AHEAD CAPITAL LTD.	Investment holding company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	MEDIA ASSETS GLOBAL LTD.	Investment holding company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	BLACK SEA STEAMSHIP S.A.	International transportation and shipping agency	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	SHIP BULKER STEAMSHIP S.A.	International transportation and shipping agency	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	NATURE SOURCES LTD.	Investment holding company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	GRAND OCEAN RETAIL GROUP LTD.	Investment holding company	46.83 %	46.83 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	RELIANCE STEAMSHIP S.A.	International transportation and shipping agency	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	ALLIANCE STEAMSHIP S.A.	International transportation and shipping agency	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	SURE SUCCESS STEAMSHIP S.A.	International transportation and shipping agency	100.00 %	100.00 %	The Company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	HERITAGE RICHES LTD.	Investment holding company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST STEAMSHIP S.A.	SHINING STEAMSHIP INTERNATIONAL S.A.		100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries

			Shareh	olding	
Name of Investor	Name of Subsidiary	Principal activity	December 31, 2021	December 31, 2020	Note
FIRST STEAMSHIP S.A.	EXCELLENT STEAMSHIP INTERNATIONAL S.A.	International transportation and	100.00 %		The company directly (indirectly) holds more than 50% of its subsidiaries
AHEAD CAPITAL LTD.	GRAND OCEAN RETAIL GROUP LTD.	Investment holding company	1.79 %	1.79 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST MARINER HOLDING LTD.	FIRST MARINER CAPITAL LTD.	Investment holding company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST MARINER HOLDING LTD.	MARINER FAR EAST LTD.	Investment holding company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST MARINER CAPITAL LTD.	MARINER CAPITAL LTD.	Investment holding company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST MARINER CAPITAL LTD.	Morgan Finance Limited	Loan company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
FIRST MARINER CAPITAL LTD.	Morton Securities Limited	Securities and Securities underwriting company	- %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries (note1)
MARINER CAPITAL LTD.	Mariner Finance Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Shanghai Youxin Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Suzhou Youcheng Car Leasing Ltd.	Automobile Finance leasing company	- %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries and it also completed liquidation in October 2021
Mariner Finance Ltd.	Nanjing Youcheng Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Wuhan Youxin Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Qingdao Youcheng Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Chongqing Youren Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Fuzhou Youli Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Dongguan Youcheng Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Guangzhou Youqiang Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries

			Shareho	olding	
Name of	Name of	Principal	December	December	NY .
Investor Mariner Finance	Subsidiary Changsha Youli Car	Automobile Finance	31, 2021 100.00 %	31, 2020	Note The company directly (indirectly)
Ltd.	Service Ltd.	leasing company	100.00 %	100.00 %	holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Xian Youcheng Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Chengdu Youcheng Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Lianyungang Youren Car Service Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Jinan Youli Car Leasing Ltd.	Automobile Finance leasing company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Mariner Finance Ltd.	Urumqi Taroko Car Rental Co., Ltd.	Automobile Finance leasing company	100.00 %	- %	The company directly (indirectly) holds more than 50% of its subsidiaries
GRAND OCEAN RETAIL GROUP LTD.	GRAND CITI LTD.	Investment holding company	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
GRAND CITI LTD	Grand Ocean Classic Commercial Group Co., Ltd.	Trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Grand Ocean Classic Commercial Group Co., Ltd	Nanjing Grand Ocean Classic Commerce Co., Ltd.	Trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Grand Ocean Classic Commercial Group Co., Ltd	Fuzhou Grand Ocean Commerce Limited	Trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Grand Ocean Classic Commercial Group Co., Ltd	Quanzhou Grand Ocean Commerce Limited	Trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Grand Ocean Classic Commercial Group Co., Ltd	Shanghai Jingxuan- Commercial Management Co., Ltd.	Management consulting business, and trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Grand Ocean Classic Commercial Group Co., Ltd.	Shanghai Grand Ocean Qianshu Commercial Management Co., Ltd.	Management consulting business, and trading of cosmetics,	100.00 %	- %	The company directly (indirectly) holds more than 50% of its subsidiaries (Note 6(h))
Quanzhou Grand Ocean Commerce Limited	Wuhan Grand Ocean Classic Commercial Development Limited	Trading of cosmetics, furnishings, etc.	30.00 %	30.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Nanjing Grand Ocean Classic Commerce Limited	Hefei Grand Ocean Classic Commercial Development Limited	Trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Fuzhou Grand Ocean Commerce Limited	Fuzhou Grand Ocean Classic Commerce Limited	Trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Fuzhou Grand Ocean Commerce Limited	Wuhan Grand Ocean Classic Commercial Development Limited	Trading of cosmetics, furnishings, etc.	70.00 %	70.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries

			Shareh	olding	
Name of Investor	Name of Subsidiary	Principal activity	December 31, 2021	December 31, 2020	Note
Fuzhou Grand Ocean Classic Commerce Limited	Fuzhou Jiaruixing Business Administration Limited	Trading of cosmetics,	100.00 %		The company directly (indirectly) holds more than 50% of its subsidiaries
Wuhan Grand Ocean Classic Commercial Development Limited	Wuhan Optics Valley Grand Ocean Commercial Development Limited	Trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Wuhan Grand Ocean Classic Commercial Development Limited	Chongqing Optics Valley Grand Ocean Commercial Development Limited	Trading of cosmetics, furnishings, etc.	50.00 %	50.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Wuhan Grand Ocean Classic Commercial Development Limited	Wuhan Hanyang Grand Ocean Classic Commerce Limited	Trading of cosmetics, furnishings, etc.	50.00 %	50.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Wuhan Grand Ocean Classic Commercial Development Limited	Hengyang Grand Ocean Commercial Development Limited	Trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Wuhan Grand Ocean Classic Commercial Development Limited	Shiyan Optics Valley Grand Ocean Commerce Limited	Trading of cosmetics, furnishings, etc.	100.00 %	100.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Wuhan Optics Valley Grand Ocean Commercial Development Limited	Chongqing Optics Valley Grand Ocean Commercial Development Limited	Trading of cosmetics, furnishings, etc.	50.00 %	50.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Wuhan Optics Valley Grand Ocean Commercial Development Limited	Wuhan Hanyang Grand Ocean Classic Commerce Limited	Trading of cosmetics, furnishings, etc.	50.00 %	50.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Wuhan Optics Valley Grand Ocean Commercial Development Limited	Yichang Grand Ocean Commerce Limited	Trading of cosmetics, furnishings, etc.	99.00 %	99.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries
Wuhan Hanyang Grand Ocean Classic Commerce Limited	Yichang Grand Ocean Commerce Limited	Trading of cosmetics, furnishings, etc.	1.00 %	1.00 %	The company directly (indirectly) holds more than 50% of its subsidiaries

- Note 1: On March 16, 2021, the board of directors of the Group resolved to sell the equity of the subsidiary, Morton Securities Ltd., wherein the related procedures had been completed. For more information, please refer to note 7.
- Note 2: The organizational restructuring of the Group resulted in GRAND OCEAN RETAIL GROUP LTD. to transfer 5.87% of its equity to the Company in 2021. All related procedures had been completed.
- Note 3: On July 30, 2021, the board of directors of the Group resolved to dispose the entire equity of the subsidiary, Yixin Investment Co., Ltd., to a related party, Yonghenghui Investment Co., Ltd. For more information, please refer to note 6(f).

Notes to the Consolidated Financial Statements

(iii) Subsidiaries excluded from the consolidated financial statements: None.

(d) Foreign currencies

(i) Foreign currency transactions

Transactions in foreign currencies are translated into the respective functional currencies of Group entities at the exchange rates at the dates of the transactions. At the end of each subsequent reporting period, monetary items denominated in foreign currencies are translated into the functional currencies using the exchange rate at that date. Non-monetary items denominated in foreign currencies that are measured at fair value are translated into the functional currencies using the exchange rate at the date that the fair value was determined. Non-monetary items denominated in foreign currencies that are measured based on historical cost are translated using the exchange rate at the date of the transaction.

Exchange differences are generally recognized in profit or loss, except for those differences relating to the following, which are recognized in other comprehensive income:

- 1) an investment in equity securities designated as at fair value through other comprehensive income;
- 2) a financial liability designated as a hedge of the net investment in a foreign operation to the extent that the hedge is effective; or
- 3) qualifying cash flow hedges to the extent that the hedges are effective.

(ii) Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into the presentation currency at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into the presentation currency at the average exchange rate. Exchange differences are recognized in other comprehensive income.

When a foreign operation is disposed of such that control, significant influence, or joint control is lost, the cumulative amount in the translation reserve related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. When the Group disposes of only part of its interest in a subsidiary that includes a foreign operation while retaining control, the relevant proportion of the cumulative amount is reattributed to non-controlling interests. When the Group disposes of only part of its investment in an associate or joint venture that includes a foreign operation while retaining significant influence or joint control, the relevant proportion of the cumulative amount is reclassified to profit or loss.

When the settlement of a monetary receivable from or payable to a foreign operation is neither planned nor likely to occur in the foreseeable future, exchange differences arising from such a monetary item that are considered to form part of the net investment in the foreign operation are recognized in other comprehensive income.

Notes to the Consolidated Financial Statements

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

Except the business activities in selling, renting, and investing in construction are based on operating cycle, 3~5 years, to classify the current or non-current; other assets are classified as current under one of the following criteria, and all other assets are classified as noncurrent.

- (i) It is expected to be realized, or intended to be sold or consumed, in the normal operating cycle;
- (ii) It is held primarily for the purpose of trading;
- (iii) It is expected to be realized within twelve months after the reporting period; or
- (iv) The asset is cash or a cash equivalent unless the asset is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

A liability is classified as current under one of the following criteria, and all other liabilities are classified as non current.

An entity shall classify a liability as current when:

- (i) It is expected to be settled in the normal operating cycle;
- (ii) It is held primarily for the purpose of trading;
- (iii) It is due to be settled within twelve months after the reporting period; or
- (iv) The Group does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by issuing equity instruments do not affect its classification.

(f) Cash and cash equivalents

Cash comprises cash on hand and demand deposits. Cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and are subject to an insignificant risk of changes in value. Time deposits which meet the above definition and are held for the purpose of meeting short term cash commitments rather than for investment or other purposes should be recognized as cash equivalents.

(g) Financial instruments

Trade receivables and debt securities issued are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instrument. A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at fair value through profit or loss (FVTPL), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

Notes to the Consolidated Financial Statements

(i) Financial assets

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

On initial recognition, a financial asset is classified as measured at: amortized cost or FVTPL. Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

1) Financial assets measured at amortized cost

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- · it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at amortized cost, which is the amount at which the financial asset is measured at initial recognition, plus/minus, the cumulative amortization using the effective interest method, adjusted for any loss allowance. Interest income, foreign exchange gains and losses, as well as impairment, are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

2) Fair value through profit or loss (FVTPL)

All financial assets not classified as amortized cost or FVOCI described as above are measured at FVTPL, including derivative financial assets. Trade receivables that the Group intends to sell immediately or in the near term are measured at FVTPL; however, they are included in the 'trade receivables' line item. On initial recognition, the Group may irrevocably designate a financial asset, which meets the requirements to be measured at amortized cost or at FVOCI, as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss.

3) Impairment of financial assets

The Group recognizes loss allowances for expected credit losses (ECL) on financial assets measured at amortized cost (including cash and cash equivalents, notes and trade receivables, other receivables, long-term lease payments receivable and other financial assets).

The Group measures loss allowances at an amount equal to lifetime ECL, except for the following which are measured as 12-month ECL:

Notes to the Consolidated Financial Statements

- · debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowance for trade and other receivables are always measured at an amount equal to lifetime ECL.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis based on the Group's historical experience and informed credit assessment as well as forward-looking information.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

The Group considers a financial asset to be in default when the financial asset is more than 90 days past due or the debtor is unlikely to pay its credit obligations to the Group in full.

Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument.

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e., the difference between the cash flows due to the Group in accordance with the contract and the cash flows that the Group expects to receive). ECLs are discounted at the effective interest rate of the financial asset.

At each reporting date, the Group assesses whether financial assets carried at amortized cost and debt securities at FVOCI are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence that a financial assets is credit-impaired includes the following observable data:

- · significant financial difficulty of the borrower or issuer;
- · a breach of contract such as a default or being more than 90 days past due;
- the lender of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession that the lender would not otherwise consider;

Notes to the Consolidated Financial Statements

·it is probable that the borrower will enter bankruptcy or other financial reorganization; or

• the disappearance of an active market for a security because of financial difficulties.

Loss allowances for financial assets measured at amortized cost are deducted from the gross carrying amount of the assets.

The gross carrying amount of a financial asset is written off when the Group has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof. For individual customers, the Group has a policy of writing off the gross carrying amount when the financial asset is 180 days past due based on historical experience of recoveries of similar assets. For corporate customers, the Group individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Group expects no significant recovery from the amount written off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

4) Derecognition of financial assets

The Group derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Group neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Group enters into transactions whereby it transfers assets recognized in its statement of balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognized.

(ii) Financial liabilities and equity instruments

1) Classification of debt or equity

Debt and equity instruments issued by the Group are classified as financial liabilities or equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

2) Equity instrument

An equity instrument is any contract that evidences residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued are recognized as the amount of consideration received, less the direct cost of issuing.

Notes to the Consolidated Financial Statements

3) Treasury shares

When shares recognized as equity are repurchased, the amount of the consideration paid, which includes directly attributable costs, is recognized as a deduction from equity. Repurchased shares are classified as treasury shares. When treasury shares are sold or reissued subsequently, the amount received is recognized as an increase in equity, and the resulting surplus or deficit on the transaction is recognized in capital surplus or retained earnings (if the capital surplus is not sufficient to be written down).

4) Compound financial instruments

Compound financial instruments issued by the Group comprise convertible bonds denominated in NTD that can be converted to ordinary shares at the option of the holder, when the number of shares to be issued is fixed and does not vary with changes in fair value.

The liability component of compound financial instruments is initially recognized at the fair value of a similar liability that does not have an equity conversion option. The equity component is initially recognized at the difference between the fair value of the compound financial instrument as a whole and the fair value of the liability component. Any directly attributable transaction costs are allocated to the liability and equity components in proportion to their initial carrying amounts.

Subsequent to initial recognition, the liability component of a compound financial instrument is measured at amortized cost using the effective interest method. The equity component of a compound financial instrument is not remeasured.

Interest related to the financial liability is recognized in profit or loss. On conversion at maturity, the financial liability is reclassified to equity and no gain or loss is recognized.

5) Financial liabilities

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

6) Derecognition of financial liabilities

The Group derecognizes a financial liability when its contractual obligations are discharged or cancelled, or expire. The Group also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

Notes to the Consolidated Financial Statements

On derecognition of a financial liability, the difference between the carrying amount of a financial liability extinguished and the consideration paid (including any non-cash assets transfered or liabilities assumed) is recognized in profit or loss.

7) Offsetting of financial assets and liabilities

Financial assets and financial liabilities are offset and the net amount presented in the statement of balance sheet when, and only when, the Group currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

8) Financial guarantee contract

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument.

Financial guarantee contract liabilities are measured initially at their fair values and, if not designated as at FVTPL and do not arise from a transfer of an asset, are measured subsequently at the higher of: (a) the amount of the loss allowance determined in accordance with IFRS 9; and (b) the amount recognized initially less, where appropriate, cumulative amortization recognized in accordance with the revenue recognition policies set out below.

(iii) Derivative financial instruments and hedge accounting

Embedded derivatives are separated from the host contract and accounted for separately if the host contract is not a financial asset and certain criteria are met.

Derivatives are initially measured at fair value. Subsequent to initial recognition, derivatives are measured at fair value, and changes therein are generally recognized in profit or loss.

(h) Inventories

Department stores

Inventory is measured at the lower of cost or net realizable value. Costs include other costs incurred in making them available for use at locations and conditions, and are calculated using the first-in first-out method.

Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses.

Construction

The initial cost of inventory is necessary expenditure incurred in bringing them to their existing location and condition. The developing costs for real estate include construction, land, borrowings, and project expenditure. When the construction is finished, building construction in progress will be reclassified to real estate held for sale, and the Group will recognize operating costs in the proportion of the part being sold to the total developing costs for real estate. Inventories are measured at the lower of cost and net realizable value. When the costs exceed net realizable value, the costs should be reduced to their net realizable value, and the reducing amount should be recognized at current cost for sale. The net realizable value is measured as follows:

Notes to the Consolidated Financial Statements

- (i) Land held for development: the net realizable value is the replacement cost or estimated price (based on the market condition), less the estimated selling expenses at the end of the period.
- (ii) Building construction in progress: the net realizable value is the estimated price (based on the market condition), less the estimated costs of completion and selling expenses at the end of the period.
- (iii) Real estate held for sale: the net realizable value is the estimated price (based on the market condition), less the estimated selling expenses at the end of the period.

(i) Non-current assets held for sale

Noncurrent assets or disposal groups comprising assets and liabilities that are expected to be recovered primarily through sale or distribution rather than through continuing use are reclassified as held for sale or held for distribution to owners. Immediately before classification as held for sale or held for distribution to owners, the assets, or components of a disposal group, are remeasured in accordance with the Group's accounting policies. Thereafter, generally, the assets or disposal groups are measured at the lower of their carrying amount and fair value less costs to sell.

Any impairment loss on a disposal group is first allocated to goodwill, and then to the remaining assets and liabilities on a pro rata basis, except that no loss is allocated to assets not within the scope of IAS 36 – Impairment of Assets. Such assets will continue to be measured in accordance with the Group's accounting policies. Impairment losses on assets initially classified as held for sale and any subsequent gains or losses on remeasurement are recognized in profit or loss. Gains are not recognized in excess of the cumulative impairment loss that has been recognized.

Once classified as held for sale, intangible assets and property, plant and equipment are no longer amortized or depreciated, and any equity-accounted investee is no longer equity accounted.

(i) Investment in associates

Associates are those entities in which the Group has significant influence, but not control or joint control, over their financial and operating policies.

Investments in associates are accounted for using the equity method and are recognized initially at cost. The cost of the investment includes transaction costs. The carrying amount of the investment in associates includes goodwill arising from the acquisition less any accumulated impairment losses.

The consolidated financial statements include the Group's share of the profit or loss and other comprehensive income of those associates, after adjustments to align their accounting policies with those of the Group, from the date on which significant influence commences until the date on which significant influence ceases. The Group recognizes any changes of its proportionate share in the investee within capital surplus, when an associate's equity changes due to reasons other than profit and loss or comprehensive income, which did not result in changes in actual significant influence.

Gains and losses resulting from transactions between the Group and an associate are recognized only to the extent of unrelated Group's interests in the associate.

Notes to the Consolidated Financial Statements

When the Group's share of losses of an associate equals or exceeds its interests in an associate, it discontinues recognizing its share of further losses. After the recognized interest is reduced to zero, additional losses are provided for, and a liability is recognized, only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

The Group discontinues the use of the equity method and measures the retained interest at fair value from the date when its investment ceases to be an associate. The difference between the fair value of retained interest and proceeds from disposing, and the carrying amount of the investment at the date the equity method was discontinued is recognized in profit or loss. The Group accounts for all the amounts previously recognized in other comprehensive income in relation to that investment on the same basis as would have been required if the associates had directly disposed of the related assets or liabilities. If a gain or loss previously recognized in other comprehensive income would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) when the equity method is discontinued. If the Group's ownership interest in an associate is reduced while it continues to apply the equity method, the Group reclassifies the proportion of the gain or loss that had previously been recognized in other comprehensive income relating to that reduction in ownership interest to profit or loss.

When the Group subscribes to additional shares in an associate at a percentage different from its existing ownership percentage, the resulting carrying amount of the investment will differ from the amount of the Group's proportionate interest in the net assets of the associate. The Group records such a difference as an adjustment to investments, with the corresponding amount charged or credited to capital surplus. The aforesaid adjustment should first be adjusted under capital surplus. If the capital surplus resulting from changes in ownership interest is not sufficient, the remaining difference is debited to retained earnings. If the Group's ownership interest is reduced due to the additional subscription to the shares of the associate by other investors, the proportionate amount of the gains or losses previously recognized in other comprehensive income in relation to that associate will be reclassified to profit or loss on the same basis as would be required if the associate had directly disposed of the related assets or liabilities.

(k) Investment property

Investment property is measured at cost on initial recognition, and subsequently at cost, less accumulated depreciation and accumulated impairment losses. Depreciation expense is calculated based on the depreciation method, useful life, and residual value which are the same as those adopted for property, plant and equipment.

Any gain or loss on disposal of an investment property (calculated as the difference between the net proceeds from disposal and the carrying amount) is recognized in profit or loss.

Rental income from investment property is recognized as other revenue on a straight-line basis over the term of the lease. Lease incentives granted are recognized as an integral part of the total rental income, over the term of the lease.

Notes to the Consolidated Financial Statements

(l) Property, plant and equipment

(i) Recognition and measurement

Items of property, plant and equipment are measured at cost, which includes capitalized borrowing costs, less accumulated depreciation and any accumulated impairment losses.

If significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Any gain or loss on disposal of an item of property, plant and equipment is recognized in profit or loss.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only if it is probable that the future economic benefits associated with the expenditure will flow to the Group.

(iii) Depreciation

Depreciation is calculated on the cost of an asset less its residual value and is recognized in profit or loss on a straight-line basis over the estimated useful lives of each component of an item of property, plant and equipment.

Land is not depreciated.

The estimated useful lives of property, plant and equipment for current and comparative periods are as follows:

1)	Buildings	$3\sim$ 50 years
2)	Transportation equipment	$1\sim 5$ years
3)	Vessel	$3\sim26$ years
4)	Office equipment	$1\sim5$ years
5)	Leasehold improvement	$5\sim20$ years

Depreciation methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

(iv) Reclassification to investment property

A property is reclassified to investment property at its carrying amount when the use of the property changes from owner occupied to investment property.

(m) Lease

At inception of a contract, the Group assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Notes to the Consolidated Financial Statements

(i) As a leasee

The Group recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be reliably determined, the Group's incremental borrowing rate. Generally, the Group uses its incremental borrowing rate as the discount rate.

Lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- payments for purchase or termination options that are reasonably certain to be exercised.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when:

- there is a change in future lease payments arising from the change in an index or rate; or
- there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee; or
- there is a change of its assessment on whether it will exercise a purchase, extension or termination option; or
- there is a change of its assessment on whether it will exercise an extension or termination option; or
- there is any lease modifications

When the lease liability is remeasured, other than lease modifications, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or in profit and loss if the carrying amount of the right-of-use asset has been reduced to zero.

Notes to the Consolidated Financial Statements

When the lease liability is remeasured to reflect the partial or full termination of the lease for lease modifications that decrease the scope of the lease, the Group accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease, and recognize in profit or loss any gain or loss relating to the partial or full termination of the lease.

The Group presents right-of-use assets that do not meet the definition of investment and lease liabilities as a separate line item respectively in the statement of financial position.

If an arrangement contains lease and non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of their relative stand-alone prices. However, for the leases of land and buildings in which it is a lessee, the Group has elected not to separate non-lease components and account for the lease and non-lease components as a single lease component.

The Group has elected not to recognize right-of-use assets and lease liabilities for short-term leases of assets that have a lease term of 12 months or less and leases of low-value assets. The Group recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

As a practical expedient, the Group elects not to assess whether all rent concessions that meets all the following conditions are lease modifications or not:

- the rent concessions occurring as a direct consequence of the COVID-19 pandemic;
- the change in lease payments that resulted in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- any reduction in lease payments that affects only those payments originally due on, or before, June 30, 2022; and
- there is no substantive change in other terms and conditions of the lease.

In accordance with the practical expedient, the effect of the change in the lease liability is reflected in profit or loss in the period in which the event or condition that triggers the rent concession occurs.

(ii) As a lessor

When the Group acts as a lessor, it determines at lease commencement whether each lease is a finance lease or an operating lease. To classify each lease, the Group makes an overall assessment of whether the lease transfers to the lessee substantially all of the risks and rewards of ownership incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then the lease is an operating lease. As part of this assessment, the Group considers certain indicators such as whether the lease is for the major part of the economic life of the asset.

Notes to the Consolidated Financial Statements

When the Group is an intermediate lessor, it accounts for its interests in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset. If a head lease is a short-term lease to which the Group applies the exemption described above, then it classifies the sub-lease as an operating lease.

If an arrangement contains lease and non-lease components, the Group applies IFRS15 to allocate the consideration in the contract.

The Group recognizes a finance lease receivable at an amount equal to its net investment in the lease. Initial direct costs, such as lessors to negotiate and arrange a lease, are included in the measurement of the net investment. The lessor recognizes the interest income over the lease term based on a pattern reflecting a constant periodic rate of return on the lessor's net investment in the lease. The Group recognizes lease payments received under operating leases as income on a straight-line basis over the lease term as part of 'other income'.

(n) Intangible assets

(i) Recognition and measurement

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

Other intangible assets that are acquired by the Group and have finite useful lives are measured at cost less accumulated amortization and any accumulated impairment losses.

(ii) Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognized in profit or loss as incurred.

(iii) Amortization

Amortization is calculated over the cost of the asset, less its residual value, and is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets, other than goodwill, from the date that they are available for use.

The estimated useful lives for current and comparative periods are as follows:

1) Computer software

5 years

Amortization methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

(o) Impairment of non-financial assets

At each reporting date, the Group reviews the carrying amounts of its non-financial assets (other than inventories and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. Goodwill is tested annually for impairment.

Notes to the Consolidated Financial Statements

For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or CGUs. Goodwill arising from a business combination is allocated to CGUs or groups of CGUs that are expected to benefit from the synergies of the combination.

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU.

An impairment loss is recognized if the carrying amount of an asset or CGU exceeds its recoverable amount.

Impairment losses are recognized in profit or loss. They are allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

An impairment loss in respect of goodwill is not reversed. For other assets, an impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

(p) Revenue

(i) Revenue from contracts with customers

Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring goods or services to a customer. The Group recognizes revenue when it satisfies a performance obligation by transferring control of a good or a service to a customer. The accounting policies for the Group's main types of revenue are explained below.

1) Sales of goods

The Group's department store sells goods in the retail market. The Group recognizes revenue when the goods are delivered to the customer. Payment of the transaction price is due immediately when the customer purchases the product.

2) Customer loyalty program

The Group operates a customer loyalty program to its retail customers. Retail customers obtain points for purchases made, which entitle them to discount on future purchases. The Group considers that the points provide a material right to customers that they would not receive without entering into a contract. Therefore, the promise to provide points to the customer is a separate performance obligation. The transaction price is allocated to the product and the points on a relative stand-alone selling price basis. Management estimates the stand-alone selling price per point on the basis of the discount granted when the points are redeemed and on the basis of the likelihood of redemption, based on past experience. The stand-alone selling price of the product sold is estimated on the basis of the retail price. The Group has recognized contract liability at the time of sale on the basis of the principle mentioned above. Revenue from the award points is recognized when the points are redeemed or when they expire.

Notes to the Consolidated Financial Statements

3) Services

The Group provides consultancy services and management services to the customers. Revenue from services rendered is recognized in profit or loss in proportion to the stage of completion of the transaction at the reporting date. The stage of completion is assessed by reference to services performed to date as a percentage of total services to be performed.

4) Commissions

When the Group acts as an agent rather than as a principal in a transaction, the revenue is recognized as the net amount of the commission received.

5) Land development and sale of real estate

The Group develops and sells residential properties and usually sells properties in advance during construction or before construction begins. Revenue is recognized when control over the properties has been transferred to the customer. The properties have generally no alternative use for the Group due to contractual restrictions. However, an enforceable right to payment does not arise until legal title of a property has passed to the customer. Therefore, revenue is recognized at a point in time when the legal title has passed to the customer.

The revenue is measured at the transaction price agreed under the contract. For sale of readily available house, in most cases, the consideration is due when legal title of a property has been transferred. While deferred payment terms may be agreed in rare circumstances, the deferral never exceeds twelve months. The transaction price is therefore not adjusted for the effects of a significant financing component. For preselling properties, the consideration is usually received by installment during the period from contract inception until the transfer of properties to the customer. If the contract includes a significant financing component, the transaction price will be adjusted for the effects of the time value of money during the period, using the specific borrowing rate of the construction project. Receipt of a prepayment from a customer is recognized as contract liability. Interest expense and contract liability are recognized when adjusting the effects of the time value of money. Accumulated amount of contract liability is recognized as revenue when control over the property has been transferred to the customer.

6) Financing components

The Group does not expect to have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. As a consequence, the Group does not adjust any of the transaction prices for the time value of money.

Notes to the Consolidated Financial Statements

The Group preliminarily assesses whether there is a difference between the consideration for contractual commitment and the current sales price based on the individual contract, and whether the advance receipts from the sale of real estate include financing factors. The advance receipts from the sale of real estate are security for the customer to perform the contract and decrease of the price variance risk from re sale and subsidy to the Group due to the customer not performing the contract, rather than significant financial component of the financing obtained from the customer.

(ii) Contract costs — incremental costs of obtaining a contract

The Group recognizes as an asset the incremental costs of obtaining a contract with a customer if the Group expects to recover those costs. The incremental costs of obtaining a contract are those costs that the Group incurs to obtain a contract with a customer that it would not have incurred if the contract had not been obtained. Costs to obtain a contract that would have been incurred regardless of whether the contract was obtained shall be recognized as an expense when incurred, unless those costs are explicitly chargeable to the customer regardless of whether the contract is obtained.

The Group recognizes the incremental costs as an asset which meets the expectation to recover those costs of obtaining a contract through the sale of the real estate and amortizes it on the basis of the transfer of pre-sold house.

(q) Employee benefits

(i) Defined contribution plans

Obligations for contributions to defined contribution plans are expensed as the related service is provided. Prepaid contributions are recognized as an asset to the extent that a cash refund or a reduction in future payments is available.

(ii) Defined benefit plans

The Group's net obligation in respect of defined benefit plans is calculated separately for each the plan by estimating the amount of future benefit that employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets.

The calculation of defined benefit obligations is performed annually by a qualified actuary using the projected unit credit method. When the calculation results in a potential asset for the Group, the recognized asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan. To calculate the present value of economic benefits, consideration is given to any applicable minimum funding requirements.

Remeasurements of the net defined benefit liability, which comprise actuarial gains and losses, the return on plan assets (excluding interest) and the effect of the asset ceiling (if any, excluding interest), are recognized immediately in other comprehensive income, and accumulated in retained earnings within equity. The Group determines the net interest expense (income) on the net defined benefit liability (asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-net defined benefit liability (asset). Net interest expense and other expenses related to defined benefit plans are recognized in profit or loss.

Notes to the Consolidated Financial Statements

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service or the gain or loss on curtailment is recognized immediately in profit or loss. The Group recognizes gains and losses on the settlement of a defined benefit plan when the settlement occurs.

(iii) Short-term employee benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

(r) Share-based payment

The grant-date fair value of equity-settled share-based payment arrangements granted to employees is generally recognized as an expense, with a corresponding increase in equity, over the vesting period of the awards. The amount recognized as an expense is adjusted to reflect the number of awards for which the related service and non-market performance conditions are expected to be met, such that the amount ultimately recognized is based on the number of awards that meet the related service and non-market performance conditions at the vesting date.

For share-based payment awards with non-vesting conditions, the grant-date fair value of the share-based payment is measured to reflect such conditions and there is no true-up for differences between expected and actual outcomes.

The fair value of the amount payable to employees in respect of share appreciation rights, which are settled in cash, is recognized as an expense with a corresponding increase in liabilities, over the period during which the employees become unconditionally entitled to payment. The liability is remeasured at each reporting date and at settlement date based on the fair value of the share appreciation rights. Any changes in the liability are recognized in profit or loss.

Grant date of a share-based payment award is the date which the board of directors authorized the price and approved the number of shares to be subscribed by employees.

(s) Income taxes

Income taxes comprise current taxes and deferred taxes. Except for expenses related to business combinations or recognized directly in equity or other comprehensive income, all current and deferred taxes are recognized in profit or loss.

The Group has determined that interest and penalties related to income taxes, including uncertain tax treatment, do not meet the definition of income taxes, and therefore accounted for them under IAS37.

Current taxes comprise the expected tax payables or receivables on the taxable profits (losses) for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payables or receivables are the best estimate of the tax amount expected to be paid or received that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date.

Notes to the Consolidated Financial Statements

Deferred taxes arise due to temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and their respective tax bases. Deferred taxes are recognized except for the following:

- (i) temporary differences on the initial recognition of assets and liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profits (losses) at the time of the transaction;
- (ii) temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- (iii) taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets are recognized for the carry forward of unused tax losses, unused tax credits, and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefits will be realized.

Deferred taxes are measured at tax rates that are expected to be applied to temporary differences when they reserve, using tax rates enacted or substantively enacted at the reporting date.

Deferred tax assets and liabilities are offset if the following criteria are met:

- (i) the Group has a legally enforceable right to set off current tax assets against current tax liabilities; and
- (ii) the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
 - 1) the same taxable entity; or
 - 2) different taxable entities which intend to settle current tax assets and liabilities on a net basis, or to realize the assets and liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

(t) Business combination

The Company accounts for business combinations using the acquisition method. The goodwill arising from an acquisition is measured as the excess of (i) the consideration transferred (which is generally measured at fair value) and (ii) the amount of non-controlling interest in the acquiree, both over the identifiable net assets acquired at the acquisition date. If the amount calculated above is a deficit balance, the Company recognized that amount as a gain on a bargain purchase in profit or loss immediately after reassessing whether it has correctly identified all of the assets acquired and all of the liabilities assumed.

All acquisition-related transaction costs are expensed as incurred, except for the issuance of debt or equity instruments.

Notes to the Consolidated Financial Statements

The Group recognizes the acquisition-date fair value of the contingent consideration as part of the consideration transferred. The cost of the acquisition and measuring goodwill will retrospectively be adjusted when some changes in the fair value of contingent consideration that the Group recognizes have been made after the acquisition date. Measurement period adjustments is the result of additional information that the Group obtained after that date about facts and circumstances that existed at the acquisition date. The measurement period will not exceed one year from the acquisition date. The Group accounts for the changes in the fair value of contingent consideration that are not measurement period adjustments based on the classification of contingent consideration. Contingent consideration classified as equity shall not be remeasured and its subsequent settlement will be accounted for within equity. Others will be measured at fair value at each reporting date and changes in fair value will be recognized in profit or loss.

(u) Earnings per share

The Group discloses the Company's basic and diluted earnings per share attributable to ordinary shareholders of the Company. Basic earnings per share is calculated as the profit attributable to ordinary shareholders of the Company divided by the weighted average number of ordinary shares outstanding. Diluted earnings per share is calculated as the profit attributable to ordinary shareholders of the Company divided by the weighted average number of ordinary shares outstanding after adjustment for the effects of all potentially dilutive ordinary shares, such as convertible bonds and employee compensation.

(v) Operating segments

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the Group). Operating results of the operating segment are regularly reviewed by the Group's chief operating decision maker to make decisions about resources to be allocated to the segment and to assess its performance. Each operating segment consists of standalone financial information.

(5) Significant accounting assumptions and judgments, and major sources of estimation uncertainty:

In preparing these consolidated financial statements, management has made judgments, estimates, and assumptions that affect the application of the accounting policies and the reported amount of assets, liabilities, income, and expenses. Actual results may differ from these estimates.

The management continues to monitor the accounting estimates and assumptions. The management recognizes any changes in accounting estimates during the period and the impact of those changes in accounting estimates in the following period.

Information about judgments made in applying accounting policies that have the most significant effects on the amounts recognized in the consolidated financial statements:

(a) Judgment of whether the Group has substantive control over its investees

The Group holds 29.11% and 28.98% of the outstanding voting shares of Da Yu Financial Holdings Ltd. and Sandmartin International Holdings Ltd., respectively. The Group is the single largest shareholder of the investees. Although the remaining shares are not concentrated within specific shareholders, the Group still failed to obtain more than half of the total number of aforementioned companies' board seats, and failed to obtain more than half of the voting rights at a shareholders' meeting as well. Therefore, it is determined that the Group only has significant influence on these investees.

Notes to the Consolidated Financial Statements

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year is as follows. Those assumptions and estimation have been updated to reflect the impact of COVID-19 pandemic:

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

In the process of evaluating the potential impairment of tangible assets, the Group is required to make subjective judgments in determining the independent cash flows, useful lives, expected future income and expenses related to the specific asset groups considering of the nature of the industry. Any changes in these estimates based on changed economic conditions or business strategies and could result in significant impairment charges or reversal in future years. Refer to notes 6(j) and (k) for further description of the impairment of property, plant and equipment and right-of-use assets.

(b) Impairment of goodwill and intangible assets

The assessment of impairment of goodwill and intangible assets requires the Group to make subjective judgments to identify CGUs, allocate the goodwill to relevant CGUs, and estimate the recoverable amount of relevant CGUs. Refer to note 6(l) for further description of the impairment of goodwill and intangible assets.

(c) Recognition of deferred tax assets

Deferred tax assets are recognized to the extent that it is probable that future taxable profits will be available against which those deferred tax assets can be utilized. Assessment of the realization of the deferred tax assets requires management's subjective judgment and estimate, including the future revenue growth and profitability. Changes in the economic environment, industry trends, and relevant laws and regulations may result in adjustments to the deferred tax assets. Please refer to note 6(t) for further description on the recognition of deferred tax assets.

Assessment

The Group's accounting policies include measuring financial and non-financial assets and liabilities at fair value through profit or loss.

The Group has established relevant internal control systems for fair value measurement. This includes establishing an evaluation team responsible for reviewing all significant fair value measurements (including Level 3 fair value) and reporting directly to the Chief Financial Officer. Significant unobservable inputs and adjustments are regularly reviewed by the evaluation team. If the input used to measure fair value uses external third-party information (such as a broker or pricing service), the evaluation team will evaluate the evidence provided by the third party in support of the input to determine the evaluation and its fair value classification compliant with IFRS's. The Group strives to use market observable inputs when measuring assets and liabilities. Different levels of the fair value hierarchy to be used in determining the fair value of financial instruments are as follows:

- (a) Level 1: quoted prices (unadjusted) in active markets for identifiable assets or liabilities.
- (b) Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices).

Notes to the Consolidated Financial Statements

(c) Level 3: inputs for the assets or liability that are not based on observable market data.

For any transfer within the fair value hierarchy, the impact of the transfer is recognized on the reporting date.

Please refer to note 6(z) for assumptions used in measuring fair value.

(6) Explanation of significant accounts:

(a) Cash and cash equivalents

	De	cember 31, 2021	December 31, 2020
Petty cash	\$	23,971	30,727
Demand deposits		4,251,555	3,952,048
Cash and cash equivalents in the consolidated statement of	\$	4,275,526	3,982,775
cash flows			

Please refer to note 6(z) for the sensitivity analysis and interest rate risk.

(b) Financial assets and liabilities at fair value through profit or loss

	Dec	ember 31, 2021	December 31, 2020
Mandatorily measured at fair value through profit or le	oss:		
Non-derivative financial assets—current			
Shares of stock of listed companies	\$	92,055	172,079
Open fund		13,268	13,127
Foreign corporate bonds		5,893	5,893
Embedded derivatives— current			925
Call and put rights of convertible bonds			
Subtotal		111,216	192,024
Non-derivative financial assets—non-current			
Beneficiary rights - Specific construction project		127,578	119,158
Call rights of vehicles (note 6(m))		_	34,919
Subtotal		127,578	154,077
Total	\$	238,794	346,101
Held-for-trading financial liabilities:			
Non-derivative financial liabilities—non-current			
Beneficiary rights—landowner	\$	23,234	

(i) In September 2020, the Group entered into a residential construction project agreement with Honor Development Co., Ltd., wherein the Group will purchase 32% of the beneficial rights from the specific construction project of Honor Construction Development Co., Ltd. located in Mingde Section, Tucheng District, at the amount of \$117,000 thousand, reported as non-current financial assets at fair value through profit or loss.

Notes to the Consolidated Financial Statements

- (ii) In 2021, the Group entered into land investment project agreement with Sanlinger Investment Development Co., Ltd., wherein the Group sold 20% of its beneficial rights on the project land located in Wushigang section, Toucheng township, Yilan County, and received the amount of \$20,000 thousand. Thereafter, Sanlinger Investment Development Co., Ltd. would bear the cost of the development and holding based on percentage. In 2021, the Group received the cost of holding and development from the Sanlinger Investment Development Co., Ltd., based on percentage at the amount of \$3,234 thousand.
- (iii) Please refer to note 6(z) for disclosure of credit risk and market risk of all financial instruments mentioned above.
- (iv) The financial assets mentioned above had not been pledged as collateral.
- (c) Trade receivables and other receivables

	De	cember 31, 2021	December 31, 2020
Current			
Accounts receivable	\$	212,437	236,112
Less: Allowance for impairment		(13,266)	(10,640)
		199,171	225,472
Leases payment receivables (included operating lease)		521,160	818,398
Less: Unearned interest		(90,504)	(110,816)
Allowance for impairment		(90,759)	(69,467)
		339,897	638,115
Subtotal of current asset		539,068	863,587
Non-current			
Leases payment receivables		427,330	618,023
Less: Unearned interest		(44,014)	(54,261)
Loss allowance		(74,313)	(52,416)
Subtotal of non-current asset		309,003	511,346
Total	\$	848,071	1,374,933

(i) The Group applies the simplified approach to provide for its expected credit losses, i.e., the use of lifetime expected loss provision for all receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due, as well as incorporated forward looking information.

Notes to the Consolidated Financial Statements

1) Due to the COVID-19 pandemic and the changes in economic environment, the overdue account, receivable from the Group's related parties amounting to \$322,579 thousand, incurred from the rental service departments in China, resulted in a significant increase in credit risk; therefore, the Group evaluated the value of collateral and recognized allowance for uncollectible accounts receivable of \$48,360 thousand. The expected credit loss of other leasing accounts receivable (including operating lease) was determined as follow:

		De	ecember 31, 202	1
		ross carrying nount of leases payment receivable	Weighted- average loss rate	Loss allowance provision
Current	\$	284,076	0.44%	1,260
1 to 30 days past due		18,200	2.57%	467
31 to 60 days past due		3,761	10.75%	404
61 to 90 days past due		378	23.14%	88
More than 90 days past due (Note)	_	184,978	61.90%	114,493
	\$_	491,393		116,712

		De	ecember 31, 202	0
		ross carrying nount of leases payment receivable	Weighted- average loss rate	Loss allowance provision
Current	\$	904,202	0.29%	2,614
1 to 30 days past due		190,210	2.61%	4,966
31 to 60 days past due		5,677	12.56%	713
61 to 90 days past due		17,065	24.79%	4,230
More than 90 days past due (Note)	_	154,190	70.93%	109,360
	\$_	1,271,344		121,883

Note: As of December 31, 2021 and 2020, the Group had filed a lawsuit against collecting the overdue receivables from its leasing business, with the total amounts of \$108,746 thousand (CNY\$25,057 thousand) and \$54,176 thousand (CNY\$12,412 thousand), respectively. The Group assessed the recoverability of those overdue receivables, and recognized the provision for allowance of \$59,316 thousand (CNY\$13,688 thousand) and \$46,260 thousand (CNY\$10,598 thousand), respectively, after deducted unearned interests and guarantee deposits.

Notes to the Consolidated Financial Statements

2) The Group's main trade receivables from retail department in China are credit card payments collected from banks, with an average credit period of 2 to 3 days, wherein there is no concern about the recoverability. The retail business department in China which is classified as leasing was effected by COVID-19 pandemic. Therefore, partial receivables were deferred. The expected credit loss was determined as follows:

		D	ecember 31, 2021	
			Weighted-	
	G	ross carrying amount	average loss rate	Loss allowance provision
1 to 90 days past due	\$	11,568	0%	-
91 to 180 days past due		5,506	3%	192
181 to 270 days past due		3,949	52%	1,849
271 to 365 days past due		414	100%	414
More than 365 days past due	_	10,811	100%	10,811
	\$_	32,248		13,266

		D	ecember 31, 2020)
	G	ross carrying	Weighted- average loss	Loss allowance
		amount	rate	provision
1 to 90 days past due	\$	26,991	0%	-
91 to 180 days past due		2,252	3%	68
181 to 270 days past due		1,092	12%	130
271 to 365 days past due		679	100%	679
More than 365 days past due	_	9,763	100%	9,763
	\$	40,777		10,640

3) The expected credit loss of shipping business department was determined as follows:

	De	ecember 31, 202	1
	Gross carrying amount	Weighted- average loss rate	Loss allowance provision
Current	\$ <u>10,099</u>	- ecember 31, 202	
	Gross carrying amount	Weighted- average loss rate	Loss allowance provision
Current	\$ <u>26,845</u>	-	-

Notes to the Consolidated Financial Statements

(ii) The movements in the allowance for accounts receivable were as follows:

	For	the years ended	December 31
		2021	2020
Balance on January 1	\$	132,523	55,946
Impairment losses recognized		49,634	76,648
Amounts written off		(3,073)	(2,184)
Foreign exchange losses		(746)	2,113
Balance on December 31	\$	178,338	132,523

(iii) A maturity analysis of lease payments, which reflects the undiscounted lease payments to be received after the reporting date, is as follows:

	Dec	cember 31, 2021	December 31, 2020
Less than one year	\$	521,160	809,866
One to two years		239,186	415,748
Two to three years		188,144	109,683
Total lease payments receivable		948,490	1,436,421
Unearned finance income		(134,518)	(165,077)
Present value of lease payments receivable	\$	813,972	1,271,344

(iv) The Group and the financial institution shall sign the accounts receivable and sales contract, and the contracted company shall guarantee the receivables for all receivables that cannot be recovered (whether delayed or defaulted) within a certain period of time, and retain the accounts receivable. Almost all risks and rewards are therefore not eligible for financial assets.

The carrying amounts of the transferred receivables and related financial liabilities not excluded in the reporting date are as follows:

	Decem	ber 31, 202	21		
			Advanced amount		
Purchaser	Transferred accounts receivable amount	Credit lines	(recognized under Short- term borrowings)	Range of interest rates	Guarantee item
CDIB International Leasing Corp.	\$ <u>42,103</u>	86,798	5,102	9.3%	Accounts receivable

Notes to the Consolidated Financial Statements

December 31, 2020

		- , -			
			Advanced		
			amount		
	Transferred		(recognized		
	accounts		under Short-	Range of	
	receivable	Credit	term	interest	Guarantee
Purchaser	amount	lines	borrowings)	rates	item
CDIB International Leasing	\$ 127,118	87,296	86,502	9.3%	Accounts
Corp.					receivable

- (v) For credit risk information, please refer to note 6(z).
- (vi) The accounts receivable mentioned above had been pledged as collateral for loans, please refer to note 8.
- (d) Other receivable

	Dec	cember 31, 2021	December 31, 2020
Other receivables—loans (note 7)	\$	115,989	9,176
Other receivables-investment (note 6(m))		462,201	353,550
Other receivables-lease guarantee deposits		62,284	63,165
Other receivables-return payment (Note)		34,247	-
Other receivables-others		89,019	87,085
Less: Loss allowance		(119,383)	(24,546)
	\$	644,357	488,430

Note: The Group's subsidiaries Fuzhou Grand Ocean Commerce Co, Ltd., reached an agreement with supplier to return part of supply to supplier because some floor owner of departments failed to meet renewal condition and that floor most of whom was self-operated, therefore incurred return payments.

(i) The other receivables—loans arise from the demand of short-term financing by the car rental platform, and the Group obtains collateral when necessary. Furthermore, other receivables—others are the advance payment in accordance with the promotions held by retail business department and venders. Since the Group and the vendors are in a long-term business relationship, the Group has considered historical experience and believed that they were less doubtful of the recoverability of these receivables. The Group assessed the aforesaid other receivables as the financial assets with low credit risk and measured loss allowances at an amount as 12-month expected credit loss. Management believed that there were less doubtful of credit losses.

Notes to the Consolidated Financial Statements

- (ii) Since the rental agreement of, Xiangtan Grand Ocean Department Store Co., Ltd.(Xiangtan), one of the Group's subsidiaries, have reached its maturity in December 2018. The Group ceased Xiangtan's business operation, wherein a security deposit amounting to CNY\$15,000 thousand is expected to be received. Xiangtan had already returned the property to its owner, Xiangyuan Industrial Development Co., Ltd.(Xiangyuan), but failed to receive the security deposit. In order to receive the payment and begin the liquidation process, Xiangtan filed a lawsuit against Xiangyuan. On July 1, 2019, the people's court ordered Xiangyuan to pay the amount of CNY\$14,700 thousand to Xiangtan. However, Xiangyuan disagreed with the court's decision, therefore, filed an appeal on November 13, 2019, wherein it was denied on January 16, 2020. Furthermore, Xiangtan filed an appeal to the court to freeze the property of Xiangyuan, in which the court granted the approval do to so. After a thorough investigation by the court, it was found that Xiangyuan has enough property to pay for the security deposit, and the Group has collected the mandatory payment of \$1,511 thousand (CNY\$348 thousand). As a result, the Group assessed that amount of \$62,284 thousand (CNY\$14,352 thousand) should have no impairment concern.
- (iii) For credit risk information, please refer to note 6(z).
- (e) Inventories (construction department)

	De	cember 31, 2021	December 31, 2020
Land held for construction site	\$	518,437	518,292
Construction in progress		677,896	571,467
Buildings and land held for sale		41,931	75,143
Prepayment for land purchases and development expenses		127,357	127,357
	\$	1,365,621	1,292,259

The inventories of the Group had been pledged as collateral for bank borrowings; please refer to note 8.

(f) Non-current assets held for sale

The Group decided to dispose the entire equity of its subsidiary, Yee Shin investment Co, Ltd., to Yonghenghui investment Co., at the amount of \$356,000 thousand, based on the resolution approved during the board meeting held on July 30, 2021, wherein the Group received deposit of \$150,000 thousand (reported as other current liabilities) on November 24, 2021, with the remaining amount being deposited in a trust account. All related procedures are still in progress, and the transaction is expected to be completed within one year; therefore, the assets and liabilities were classified to disposal group.

As of December 31, 2021, the disposal group comprised the following assets and liabilities:

	Dec	ember 31, 2021
Cash and cash equivalents	\$	19,529
Investments accounted for using equity method		176,763
the assets of disposal group	\$	196,292
the liabilities of disposal group(reported as other payables)	\$ <u></u>	340
		(Continued)

Notes to the Consolidated Financial Statements

(g) Investments accounted for using equity method

The Group's investments accounted for using the equity method at the reporting date were as follows:

Investee	Dec	cember 31, 2021	December 31, 2020 (revised)	
Taiwan Environment Scientific Co., Ltd. (note 6(f))	\$	_	179,497	
Jiawang Assets Development Co., Ltd.		5,755	7,884	
Da Yu Financial Holdings Limited		675,949	687,415	
Sandmartin International Holdings Ltd.		50,641	-	
Nanjing Grand Ocean Dongfadao Catering Co., Ltd.		30,480	-	
Hainan Sanhe Licheng Business Service Co., Ltd.		-	-	
Shanghai Zhuke Technology Co., Ltd.				
5	\$	762,825	874,796	

(i) Aggregation of financial information—individually insignificant associates' equity

The Group's financial information for investments accounted for using the equity method that are individually insignificant were as follows:

	December 31, 2021	December 31, 2020 (revised)
Carrying amount of individually insignificant associates'	762,825	874,796
equity		

	For the years ended December 31		
		2021	2020 (revised)
Attributable to the Group:			_
Profit (Loss) from continuing operations	\$	(24,359)	21,639
Other comprehensive income		(16,656)	(44,979)
Total comprehensive income	\$	(41,015)	(23,340)

(ii) Sandmartin International Holdings Ltd.

According to the resolution decided during the board meeting held on December 7, 2018, the Group decided to dispose its equity method investment in Sandmartin International Holdings Ltd., (reported under non-current assets classified as held for sale) and started to conduct the related sales, which is expected to be completed within one year. The Group has taken all the necessary actions to respond accordingly to the changes in the situation and actively seek for a reasonable price to attract other buyers since the transaction is expected to be completed within one year. Therefore, in order to optimize the return of its investment, the Group increased the capital of Sandmartin International Holdings Ltd. in cash, at a shareholding ratio amounting to \$75,434 thousand (HKD\$20,924 thousand), based on the resolution the approved during the board meeting held on June 25, 2021. All related regulatory registration procedures were completed as of the reporting date. Since the requirements for the recognition of the non-current assets held for sale had been reassessed in 2021, the completion of the transaction will not be able to materialize within one year, resulting in the Group to cease the classification of the above investment as non-current assets held for sale and revise its financial statements for the comparative period. The results are summarized as follows:

Notes to the Consolidated Financial Statements

Consolidated Balance Sheets (December 31, 2020)

	Influence			
	Bef	ore revision	number	After revision
Non current assets held for sale	\$	120,633	(120,633)	-
Unappropriated retained earnings		(270,641)	(75,105)	(345,746)
Other equity interest		(772,772)	(38,044)	(810,816)
Non-controlling interests		3,650,162	(7,484)	3,642,678

Consolidated Balance Sheets (January 1, 2020)

	Influence			
	Bef	ore revision	number	After revision
Non current assets held for sale	\$	283,041	(283,041)	-
Unappropriated retained earnings		1,055,325	(220,025)	835,300
Other equity interest		(565,892)	(47,114)	(613,006)
Non-controlling interests		4,117,351	(15,902)	4,101,449

Consolidated Statements of Comprehensive Income (2020)

	Influence			
	Bef	ore revision	number	After revision
Other gains and losses	\$	100,381	152,842	253,223
Other comprehensive income		(143,460)	9,566	(133,894)
Non-controlling interests		(34,335)	7,922	(26,413)
Non-controlling Comprehensive income		63,365	496	63,861

Furthermore, the change has no significant impact on the operating results in 2021.

- (iii) Nanjing Grand Ocean Dongfadao Catering Co., Ltd.
 - 1) On May 6, 2021, the Group signed 5-year investment agreement with Shanghai Dongfadao Catering Management Co., Ltd. (hereinafter referred to as "Shanghai Dongfadao") at the amount of CNY\$7,000 thousand, and jointly established Nanjing Grand Ocean Dongfadao Catering Co., Ltd. (hereinafter referred as Nanjing Dongfadao), wherein the Group will acquire 49% of the entire equity. As of December 31, 2021, the Group has invested the amount of \$30,373 thousand (CNY\$7,000 thousand).
 - 2) The share repurchase agreement stated in the investment contract
 - a) If Shanghai Dongfadao requires to be listed, the share repurchase can be negotiated with the Group and the equity of Nanjing Dongfadao can be repurchased via written consent.

Notes to the Consolidated Financial Statements

b) If the deficit of Nanjing Dongfadao continues to accumulate for six months or has reached the amount of CNY\$5,000 thousand, the Group has the right to notify Shanghai Dongfadao to repurchase its shares unconditionally, at a price deemed as the difference between the total investment amount of the Group and the profit distribution obtained in previous period.

(iv) Guarantees

The Group did not provide any investments accounted for using the equity method as collateral for its loans.

(h) Business combination – acquisition of subsidiaries

On June 30, 2021, the Group acquired the entire shares of Shanghai Grand Ocean Qianshu Commercial Management Co., Ltd. (hereinafter referred to as "Shanghai Qianshu"), resulting in its equity interest in Shanghai Qianshu to increase from 0% to 100% and gain control over it, enabling the Group to expand its business on retail industry. From acquisition date to December 31, 2021, Shanghai Qianshu contributed the revenue and loss after tax of \$21,981 thousand and \$(3,844) thousand, respectively. If the acquisition had occurred on January 1, 2021, the management estimates that the consolidated revenue and the consolidated profit after tax would have been \$6,925,974 thousand and \$(1,321) thousand, respectively. In determining these amounts, the management assumed that the fair value adjustments, determined provisionally, that arose on the acquisition date would have been the same if the acquisition had occurred on January 1, 2021.

(i) The following table summarizes each major class of consideration transferred.

(ii) Identifiable assets acquired and liabilities assumed

The following table summarizes the recognized the fair value of assets acquired and liabilities assumed at the acquisition date.

Property, plant and equipment	\$ 15,454
Prepayments	5,981
Cash and cash equivalents	811
Other non-current financial assets	4
Other payables	(74,394)
Deposits received	 (46,278)
Fair value of identifiable net assets acquired	\$ (98,422)

Notes to the Consolidated Financial Statements

(iii) Goodwill

Goodwill arising from the acquisition has been recognized as follows.

Consideration transferred	\$ 4,340
Less: Fair value of identifiable net assets	 (98,422)
	\$ 102,762

The purchase price allocation report of acquiring subsidiary was valueted based on independent appraiser with related professional qualification and experience.

(i) Material non-controlling interests of subsidiaries

The material non-controlling interests of a subsidiary were as follows:

		Percentage of non-controlling inte		
Name of Subsidiary	Main operation/ place	December 31, 2021	December 31, 2020	
GRAND OCEAN RETAIL GROUP LTD.	China/Cayman Islands	41.69 %	41.81 %	

The following information of the aforementioned subsidiary has been prepared in accordance with the IFRSs endorsed by the FSC. Intra-group transactions were not eliminated in this information.

Collective financial information of Grand Ocean Retail Group Ltd.

	December 31,		December 31,
		2021	2020 (revised)
Current assets	\$	4,999,105	5,116,672
Non-current assets		22,278,302	19,209,372
Current liabilities		(7,225,731)	(6,839,423)
Non-current liabilities		(12,012,875)	(8,990,130)
Net assets	\$	8,038,801	8,496,491
Non-controlling interest	\$	3,351,378	3,551,151
	Fo	r the years end	ed December 31
		2021	2020 (revised)
Sales revenue	\$	5,159,425	4,790,864
Net loss	\$	(232,135)	(103,177)
Other comprehensive income (loss)		(30,896)	159,304
Comprehensive income (loss)	\$	(263,031)	56,127
Profit (loss), attributable to non-controlling interests	\$	(96,761)	(49,031)
Comprehensive income, attributable to non-controlling interests	\$	(108,750)	14,830

Notes to the Consolidated Financial Statements

	For the years ended December 31			
		2021	2020 (revised)	
Net cash flows from operating activities	\$	1,191,139	291,245	
Net cash flows from investing activities		(63,786)	(348,292)	
Net cash flows from financing activities		(1,337,998)	(866,599)	
Effect of exchange rate changes		(20,825)	39,750	
Net decrease in cash and cash equivalents	\$	(231,470)	(883,896)	
Dividends paid to non-controlling interests	\$	(81,522)	(183,973)	

(j) Property, plant and equipment

The cost, depreciation, and impairment of the property, plant and equipment of the Group for the years ended December 31, 2021 and 2020, were as follows:

		Land	Buildings	Transportation equipment	Vessels	Office equipment	Leasehold Improvement	Construction in progress	Total
Cost or deemed cost:									
Balance at January 1, 2021	\$	126,409	4,690,022	194,358	7,558,952	239,855	6,628,424	58,535	19,496,555
Additions		-	-	37,487	57,948	5,426	56,738	165,737	323,336
Transferred from prepaid equipment.		-	-	-	1,810,836	-	-	-	1,810,836
Transferred from inventories		-	-	8,678	-	-	-	-	8,678
Reclassifications		-	-	-	-	7,446	191,009	(202,652)	(4,197)
Disposals and obsolescence		-	(2,170)	(42,844)	-	(12,971)	(91,604)	-	(149,589)
Disposals of subsidiary		-	-	(5,212)	-	(5,131)	(3,878)	-	(14,221)
Acquisition through business combinations (Note 6(h))		-	-	-	-	1,243	-	14,211	15,454
Effect of change in foreign exchange rates	-		(26,335)	(1,104)	(236,547)	(1,359)	(37,843)	(4,235)	(307,423)
Balance at December 31, 2021	\$_	126,409	4,661,517	191,363	9,191,189	234,509	6,742,846	31,596	21,179,429
Balance at January 1, 2020	\$	126,409	3,689,371	132,536	7,982,851	241,431	6,574,410	962,528	19,709,536
Additions		-	87,927	66,303	748	5,071	65,279	154,778	380,106
Transferred from inventories		-	-	9,523	-	-	-	-	9,523
Reclassifications		-	850,307	-	-	1,858	201,230	(1,053,395)	-
Disposals and obsolescence		-	-	(16,050)	-	(10,833)	(292,031)	-	(318,914)
Effect of change in foreign exchange rates	_		62,417	2,046	(424,647)	2,328	79,536	(5,376)	(283,696)
Balance at December 31, 2020	\$_	126,409	4,690,022	194,358	7,558,952	239,855	6,628,424	58,535	19,496,555
Depreciation and impairment loss:									
Balance at January 1, 2021	\$	-	587,303	68,316	2,082,449	184,048	3,700,335	-	6,622,451
Depreciation		-	110,612	32,655	350,173	14,233	419,144	-	926,817
Disposals and obsolescence		-	(1,326)	(22,760)	-	(11,794)	(91,166)	-	(127,046)
Impairment loss		-	-	4,700	-	-	21,379	514	26,593
Disposals of subsidiary		-	-	(5,212)	-	(5,027)	(3,878)	-	(14,117)
Effect of change in foreign exchange rates	_		(3,168)	(383)	(63,268)	(1,032)	(21,099)	<u> </u>	(88,950)
Balance at December 31, 2021	\$		693,421	77,316	2,369,354	180,428	4,024,715	514	7,345,748

(Continued)

Notes to the Consolidated Financial Statements

	Land	Buildings	Transportation equipment	Vessels	Office equipment	Leasehold Improvement	Construction in progress	Total
Balance at January 1, 2020	\$ -	485,856	54,856	1,872,310	172,556	3,545,675	-	6,131,253
Depreciation	-	94,038	24,862	321,269	19,804	401,428	-	861,401
Disposals and obsolescence	-	-	(11,712)	-	(10,073)	(291,671)	-	(313,456)
Effect of change in foreign exchange rates		7,409	310	(111,130)	1,761	44,903		(56,747)
Balance at December 31, 2020	<u> </u>	587,303	68,316	2,082,449	184,048	3,700,335		6,622,451
Carrying amounts:								
Balance at December 31, 2021	\$ 126,409	3,968,096	114,047	6,821,835	54,081	2,718,131	31,082	13,833,681
Balance at January 1, 2020	\$ 126,409	3,203,515	77,680	6,110,541	68,875	3,028,735	962,528	13,578,283
Balance at December 31, 2020	\$ 126,409	4,102,719	126,042	5,476,503	55,807	2,928,089	58,535	12,874,104

- (i) The significant components of the buildings include the main building, electrical equipment and air conditioner with their own estimated useful lives.
- (ii) The disposal and obsolescence for the year ended December 31, 2020 were mainly due to the resolution decided during the board meeting of a subsidiary, Fuzhou Grand Ocean Tiandi Department Store Ltd., for not extending the original lease maturing on April 30, 2020, resulting in the related assets to be disposed and scrapped accordingly.
- (iii) In September 2021, Subsidiary Fuzhou Grand Ocean Commerce Ltd. of the Group haven't reached to an agreement on lease renewal of partial floors of the department store. Therefore, the Group scrapped the counters of the aforementioned floors and recognized impairment loss of \$21,379 thousand.
- (iv) The property, plant and equipment of the Group had been pledged as collateral for bank borrowings; please refer to note 8 for further details.

(k) Right-of-use assets

The Group leases many assets including land, buildings, machine and transportation equipment. Information about leases for which the Group as a lessee was presented below:

				Machinery	
		Land	Buildings	equipment	Total
Cost:					
Balance at January 1, 2021	\$	3,294,512	7,317,431	61,197	10,673,140
Additions		-	4,318,534	-	4,318,534
Lease modifications		-	505,204	-	505,204
Disposal and derecognition		-	(433,636)	-	(433,636)
Disposals of subsidiary		-	(17,848)	(2,446)	(20,294)
Effect of changes in foreign exchange rates	_	(18,796)	(40,780)	(335)	(59,911)
Balance at December 31, 2021	\$_	3,275,716	11,648,905	58,416	14,983,037

Notes to the Consolidated Financial Statements

		Land	Buildings	Machinery equipment	Total
Balance at January 1, 2020	\$	3,254,497	7,381,322	59,741	10,695,560
Additions		-	148	2,571	2,719
Disposal and derecognition		-	(153,792)	(1,704)	(155,496)
Lease modifications		-	3,488	-	3,488
Effect of changes in foreign exchange rates	_	40,015	86,265	589	126,869
Balance at December 31, 2020	\$	3,294,512	7,317,431	61,197	10,673,140
Accumulated depreciation:				_	
Balance at January 1, 2021	\$	193,601	1,807,622	15,540	2,016,763
Depreciation for the year		96,228	864,978	7,243	968,449
Disposal and derecognition		-	(420,032)	-	(420,032)
Disposals of subsidiary		-	(17,848)	(1,223)	(19,071)
Effect of changes in foreign exchange rates	_	(1,084)	(10,157)	(81)	(11,322)
Balance at December 31, 2021	\$	288,745	2,224,563	21,479	2,534,787
Balance at January 1, 2020	\$	95,625	977,621	7,675	1,080,921
Depreciation for the year		94,981	893,742	9,409	998,132
Disposal and derecognition		-	(89,655)	(1,704)	(91,359)
Effect of changes in foreign exchange rates	_	2,995	25,914	160	29,069
Balance at December 31, 2020	\$_	193,601	1,807,622	15,540	2,016,763
Carrying amounts:				_	
Balance at December 31, 2021	\$_	2,986,971	9,424,342	36,937	12,448,250
Balance at January 1, 2020	\$	3,158,872	6,403,701	52,066	9,614,639
Balance at December 31, 2020	\$ _	3,100,911	5,509,809	45,657	8,656,377

- (i) In 2021, the subsidiary, Hefei Grand Ocean Classic Commercial Development Ltd. signed a lease modification agreement to adjust on partial annual rental expense for the department store building, resulting in an increase of \$505,204 thousand for the right-of-use asset and lease liability.
- (ii) In 2021, the subsidiary, Fuzhou Grand Ocean Commerce Ltd. has yet to reach to an agreement on lease renewal due to the expire of tenancy of partial floors of the department store. Therefore, the right-of-use assets and accumulated depreciation of Fuzhou Grand Ocean Commerce Ltd. amounting to \$402,936 thousand was derecognized in the third quarter of 2021.
- (iii) On June 30, 2021, the Group was approved by the board and directors to sign a department store building lease agreement with Shanghai Kaixuanmen Enterprise Development Co., Ltd., and signed a lease contract for lease term of 20 years on July 9, 2021 and started from December, 2021, this caused right of used assets and lease liability increase \$4,304,748 thousand (CNY \$992,108 thousand) simultaneously.

Notes to the Consolidated Financial Statements

(l) Intangible assets

The costs, amortization, and impairment loss of intangible assets for the years ended December 31, 2021 and 2020, were as follows:

	 Goodwill	Trademark	License Plate	Other	Total
Cost:					
Balance at January 1, 2021	\$ 1,361,635	399,178	305,176	39,811	2,105,800
Additions	-	-	-	1,047	1,047
Acquisition through business combinations (Note 6(h))	102,762	-	-	-	102,762
Reclassification	-	-	-	4,197	4,197
Disposal and derecognition	(5,757)	-	(114,857)	(11,041)	(131,655)
Effect of change in foreign exchange rates	 (7,835)	(11,353)	(1,765)	(280)	(21,233)
Balance at December 31, 2021	\$ 1,450,805	387,825	188,554	33,734	2,060,918
Balance at January 1, 2020	\$ 1,345,497	421,604	361,639	75,072	2,203,812
Additions	-	-	-	4,197	4,197
Disposal and derecognition	-	-	(59,765)	(39,396)	(99,161)
Effect of change in foreign exchange rates	 16,138	(22,426)	3,302	(62)	(3,048)
Balance at December 31, 2020	\$ 1,361,635	399,178	305,176	39,811	2,105,800
Accumulated amortization and impairment loss:					
Balance at January 1, 2021	\$ 5,857	-	5,111	22,358	33,326
Amortization for the year	-	-	-	5,715	5,715
Disposal and derecognition	(5,757)	-	-	(11,041)	(16,798)
Effect of change in foreign exchange rates	 (100)		(29)	(180)	(309)
Balance at December 31, 2021	\$ 		5,082	16,852	21,934
Balance at January 1, 2020	\$ 6,186		5,050	56,371	67,607
Amortization for the year	-	-	-	5,647	5,647
Disposal and derecognition	-	-	-	(39,396)	(39,396)
Effect of change in foreign exchange rates	 (329)		61	(264)	(532)
Balance at December 31, 2020	\$ 5,857		5,111	22,358	33,326
Carrying amounts:	 				
Balance at December 31, 2021	\$ 1,450,805	387,825	183,472	16,882	2,038,984
Balance at January 1, 2020	\$ 1,339,311	421,604	356,589	18,701	2,136,205
Balance at December 31, 2020	\$ 1,355,778	399,178	300,065	17,453	2,072,474

Notes to the Consolidated Financial Statements

(i) Impairment testing of goodwill

For impairment testing, the Group had allocated goodwill to the individual CGUs. The carrying amount of goodwill was allocated to each CGU as follows:

		December	r 31, 2021	December 31, 2020		
		Carrying amount	Recoverable amount	Carrying amount	Recoverable amount	
Goodwill		,				
Shanghai Grand Ocean Qianshu Commercial Management Co., Ltd.	\$	102,762	360,641	-	-	
Wuhan Grand Ocean Classic Commercial Department Limited		189,805	278,526	190,894	487,793	
Fuzhou Grand Ocean Commerce Limited		1,158,238	1,437,234	1,164,884	1,546,689	
	\$_	1,450,805	2,076,401	1,355,778	2,034,482	
Trademark						
Grand Ocean Classic Commercial Group Co., Ltd.	\$ _	387,825	690,191	339,178	636,231	

The recoverable amount of CGU is the higher of fair value less costs of disposal or value in use. If an asset's recoverable amount is higher than its carrying amount, the Group assumes that there is no doubt about impairment loss. The recoverable amount of CGUs as of December 31, 2021 and 2020 was estimated on its value in use, except Fuzhou Grand Ocean Commerce Limited, its recoverable amount was fair value less costs of disposal.

The fair value of Fuzhou Grand Ocean Commerce Limited, as of December 31, 2021 and 2020, was estimated by market approach, which was based on the identical industries in recent market or similar deal prices in the neighborhood, and the fair value measurement was categorized as a Level 2 fair value based on the inputs in the valuation technique used.

The recoverable amount of the CGUs, Shanghai Grand Ocean Qianshu Commercial Management Co., Ltd., Wuhan Grand Ocean Classic Commercial Department Limited and Fuzhou Grand Ocean Commerce Limited, as of December 31, 2021 and 2020, were estimated on the value in use. The key assumptions used in estimating the value in use were as follows:

	December 31, 2021	December 31, 2020
Discount rate	10%	10%
Growth rate	2%~6%	3%

- 1) The discount rate was a pre-tax measure based on the rate of 20-year government bonds of China issued by the government and adjusted for a risk premium to reflect both the increased risk of investing in equities generally and the systemic risk of the specific CGU
- 2) Estimates of future cash flows are based on past experience, actual operating results and future lease agreement due date.

Notes to the Consolidated Financial Statements

- 3) The operating income forecast took into account the average level of growth over the past three years. In accordance with the data from comparable companies, the selling price will grow at a slight higher rate than expected inflation rate in the future three years by inference.
- 4) In operational plan, costs and expenses were estimated based on past experiences and other variable factors.

The aforementioned key assumptions were taking into account the external and internal historical information, and represented management's evaluation and estimates of future economic trend of retail business.

(ii) Impairment testing of license plates

As of December 31, 2021 and 2020, the recoverable amount of the CGU was as follows:

	December	r 31, 2021	December 31, 2020		
	Carrying	Recoverable	Carrying	Recoverable	
	amount	amount	amount	amount	
Intangible assets—license plate	\$ 183,472	208,813	300,065	323,002	

The fair value of license plates as of December 31, 2021 and 2020, was estimated by market approach, which was based on the identical industries in recent market or similar deal prices, and the fair value measurement has been categorized as a Level 2 fair value.

(m) Other financial assets – current and non-current

	Dec	December 31, 2021	
Other financial assets—current			
Deposits — out for lease	\$	559	661
Restricted deposits		99,397	368,554
Time deposits		-	17,800
Others		3,223	24,495
	\$	103,179	411,510
Other financial assets — non-current			
Deposits — out for lease	\$	211,317	147,063
Restricted deposits		-	15,000
Deposits — out for investment		-	353,550
Vehicle purchase claims		34,719	-
Others		17,758	14,686
Less: Allowance for impairment			(38,579)
-	\$	263,794	491,720

(i) Deposits—out for lease is leasing deposit from lessee.

Notes to the Consolidated Financial Statements

(ii) In 2012, the Group paid a guarantee deposit of CNY\$124,000 thousand to Quanzhou Fengsheng Group to purchase the commercial real estate of the Fengsheng Junyuan Development Project developed by Fengsheng Group in Fengze District, Quanzhou. After assessing the investment value of the project, the Board of Directors of the Group resolved during the meeting in July 2015 to invest Quanzhou Fengan Real Estate Development Co., Ltd.(Fengan), and expected to obtain 100% equity of the company with a contractual amount of CNY\$325,000 thousand. As of December 31, 2015, the Group had paid CNY\$200,000 thousand, which was reported under the prepayment for investments. The management of the Group evaluated the uncertainty of the investment and thus terminated the investment. Therefore, the original prepayment for investments of CNY\$200,000 thousand and other financial assets – current of CNY\$124,000 thousand, were reclassified as other receivables as of June 30, 2016.

The Group reviewed the nature of other receivables and analyzed the current financial position of the counterparty. In order to secure the aforementioned debt, the Group had acquired pledge of stock rights of Fengan, and at the same time had obtained the debtor's promise that other investment profits to be priority to repay the debt. The Group evaluated that the aforementioned claims should have no impairment concern. Because the debtor takes time to complete the relevant legal procedures of the disposition of investment, the Group and the debtor renegotiate the repayment period, which should be before April 30, 2017, before September 30, 2017, and before December 31, 2017. The total amount of repayment should be 10%, 40% and 50%, respectively. In case of violation of the agreement, the aforementioned collateral would be transferred to the Group for debt repayment. As of December 31, 2017, the Group had recovered CNY\$162,000 thousand according to aforesaid agreement. On December 19, 2017, the Board of Directors of the Group resolved during the meeting on the Fengsheng Group's extension of the repayment agreement, which extended remaining proceeds to June 30, 2018. Due to the delay of procedures of the disposition of investment, Fengsheng Group could not make the payments by the aforementioned date.

To ensure the recovery of the aforementioned creditor's rights and the development of Fengan's property, on August 12, 2019, the Board of Directors resolved to sign a "Debt Confirmation and Repayment Plan" with Damahua Investment Co., Ltd. (Damahua), Fengsheng and Fengan, stating that Damahua will provide financial support to Fengan for the development and construction of a real estate property to be sold to the market to ensure that the future sales proceeds will be used to repay for the aforementioned claims. Considering the development progress of Fengan's property, the credit recovery period will exceed one year; therefore, the related receivables reclassified to other non-current receivables were recognized as other non-current financial assets. The Group evaluated that the aforementioned debt should have no impairment concern under the cash flow of pledge asset.

The Board of Directors resolved to sign a "Debt Preservation and Conditional Credit Transfer Agreement" and agree that the Group and Damahua to oversee the development and construction of Fengan's property to ensure that the future sales proceeds will be used to repay for the aforementioned claims. Damahua agreed that the credit transfer condition would be met under certain circumstances mentioned in transfer agreement, such as the construction couldn't resume as scheduled, the court auction is designated or the compulsory execution is enforced by judical authority. The aforementioned "Debt Preservation and Conditional Credit Transfer Agreement" stated that the development project of the Fengan property must be restarted before June 30, 2020. However, the progress of approval was delayed because of COVID-19 pandemic, the Group has agreed to extend the start date to December 31, 2020.

Notes to the Consolidated Financial Statements

On December 31, 2020, the aforementioned "Debt Preservation and Conditional Credit Transfer Agreement" has been reached, Damahua carried the aforementioned creditor's right. On February 9, 2021, the Group agreed to modify the original payment terms and timeline because of the impact of COVID-19 pandemic and the property policy in Quanzhou, which are force majeure. The details of payments are as follows:

- 1) Damahua agrees to pay CNY\$30,000 thousand before February 9, 2021.
- 2) Damahua agrees to pay CNY\$51,000 thousand before December 31, 2021.
- 3) Damahua agrees to pay CNY\$81,000 thousand before June 30, 2022.
- 4) Under the premise of obtaining written consent of the Group, Damahua can transfer the title of properties located in Citong road to the Group, as the payment of debt.

In 2021, the Group has collected the payment of CNY\$55,500 thousand. In March 2022, the Group has collected the payment of CNY\$25,500 thousand. As of December 31, 2021 and 2020, the outstanding receivables were \$462,201 thousand (CNY\$106,500 thousand) and \$707,100 thousand (CNY\$162,000 thousand), respectively.

As of December 31, 2021 and 2020, the receivables within a year of maturity and loss allowance were reclassified as other receivables already, please refer to note 6(d).

Besides, the Group renegotiated the method of repayment of the debt with the Damahua and considered the risk of default of the above debt during the expected duration of existence. The Group recognized expected credit loss of \$55,597 thousand (CNY\$12,981 thousand) for the year ended December 31, 2020.

- (iii) In November 2020, the Group acquired the right to purchase the 765 Zotye vehicles of Shanghai Zhuke Technology Co., Ltd. (hereinafter referred to as "Shanghai Zhuke") at the price of CNY\$8,000 thousand. Thereafter, Shanghai Zhuke would unconditionally transfer the vehicles to the Group after three years. However, Zotye International Automobile Trading Co., Ltd. entered into bankruptcy and was liquidated in December 2020, which prompted Shanghai Zhuke to make a proposal with dispoal of vehicles in advance to the Group. On August 19, 2021, the Group approved the proposal and reached a supplemental agreement with Shanghai Zhuke, who agreed to pay the amount at a fair value of CNY\$11,000 thousand upon maturity (March 2023). The aforementioned receivables of CNY\$8,000 thousand had already been discounted and reclassified from financial assets at fair value through profit or loss to other financial assets—noncurrent.
- (iv) For further credit risk information, please refers to note 6(z).

FIRST STEAMSHIP COMPANY LTD. AND SUBSIDIARIES Notes to the Consolidated Financial Statements

(n) Short-term borrowings

	December	31, December 31, 2020
Unsecured bank loans	\$ 1,113	5,752 2,097,345
Secured bank loans	2,275	5,839 3,660,991
Other secured loans		5,102 86,502
Total	\$3,390	5,844,838
Unused credit lines	\$ 1,069	9,143 800,491
Range of interest rates	1.41%~9	3% 1.23%~9.5%

For the collateral of short-term borrowings, please refer to note 8.

(o) Long-term borrowings

The list, terms and conditions of long-term borrowings of the Group were as follows:

	December 31, 2021				
		Annual	Year of		
	Currency	interest rate	<u>maturity</u>		Amount
Unsecured bank loans	USD	1.72%~4.36%	2022~2023	\$	723,570
	CNY	2.95%~5.56%	2022~2024		390,296
	NTD	1.50%~1.58%	2023		250,000
Secured bank loans	USD	1.03%~1.72%	2023~2032		2,797,474
	CNY	5.23%	2022		390,593
	NTD	1.80%~1.96%	2026		1,662,500
	NTD	0.49%~0.58%	2026		249,916
Other secured loans	CNY	9.50%~15.60%	2022~2024		89,759
					6,554,108
Less: current portion					(1,621,462)
Total				\$	4,932,646
Unused credit lines				\$	214,374

	December 31, 2020			
		Annual	Year of	
	Currency	interest rate	maturity	Amount
Unsecured bank loans	USD	1.75%~4.63%	2021~2022	1,075,832
	CNY	4.60%~5.56%	2021~2023	314,531
	NTD	1.54%~1.80%	2021~2022	646,330
Secured bank loans	USD	1.11%~2.23%	2021~2025	1,917,032
	CNY	5.23%	2021~2022	572,882
Other secured loans	CNY	9%~15.6%	2021~2022	190,500
				4,717,107
Less: current portion				(1,971,667)
Total			9	2,745,440
Unused credit lines			•	219,776

(Continued)

Notes to the Consolidated Financial Statements

- (i) For the collateral of long-term borrowings, please refer to note 8.
- (ii) Significant loan contract agreement

The Group signed a syndicated loan agreement with the syndicate of six banks (including Chang Hwa Commercial Bank, Ltd.). According to the agreement, the Group should maintain the following financial ratios and regulations, and start the inspection from the second quarter of 2021, which shall be performed every six months:

- 1) Current ratio [current assets / (current liabilities current portion of long-term borrowings current lease liabilities)]: should not be less than 80%;
- 2) Debt ratio [(total liabilities lease liabilities) / total equity]: should not be more than 150%;
- 3) Interest coverage ratio [(profit before tax + finance cost + depreciation + amortization) / finance cost]: should be maintained at 3 or above;
- 4) Net tangible assets [(total equity intangible assets)]: should be maintained at NTD\$9 billion or above.

(p) Bonds payable

The information of bonds of the Group were as follows:

	De	ecember 31,	December 31,
		2021	2020
Total ordinary bonds issued	\$	-	2,000,000
Total convertible bonds issued		1,542,300	1,542,300
Less: current portion		-	(1,431,651)
Cumulative redeemed amount		-	(2,000,000)
Cumulative converted amount		(1,542,300)	-
Discount and issuance costs		-	(110,649)
Corporate bonds issued balance at year-end	\$		
Embedded derivative – call and put options, included in financial liabilities at fair value through profit or loss	\$	_	925
Equity component – conversion options, included in capital surplus– stock options	\$	-	96,902
	For	the years end	ed December 31 2020
Embedded derivative instruments – call and put rights, included in financial liabilities at fair value through profit or loss	\$	(925)	3,547
Interest expense	\$	40,802	104,231

Notes to the Consolidated Financial Statements

(q) Accounts payable and other payables

	December 31, 2021		December 31, 2020	
Accounts payable		_		
Arising from direct sales	\$	86,889	117,806	
Arising from concessionaire sales		1,853,055	2,135,103	
Others		73,492	62,256	
Total	\$	2,013,436	2,315,165	
Other payables				
Securities payable	\$	-	96,335	
Construction payables		166,014	166,330	
Others		820,957	748,003	
Total	\$	986,971	1,010,668	

(r) Lease liabilities

The Group's lease liabilities were as follows:

	December 31,	December 31,	
	2021	2020	
Current	\$ 837,940	878,552	
Non-current	\$10,770,711	7,306,931	

For the maturity analysis, please refer to note 6(z).

The amounts recognized in profit or loss were as follow:

	For the year ended December 31		
		2021	2020
Interest on lease liabilities	\$	382,024	418,719
Variable lease payments not included in the measurement of lease liabilities	\$	86,536	88,358
Expenses relating to short-term leases	\$	1,268	426
Expenses relating to leases of low-value, excluding short-term leases of low-value assets	\$	1,751	1,424
Related rent concessions for Covid-19 (recognized as deduction of depreciation expenses of right-of-use assets)	\$	31,195	190,193

The amounts recognized in the statement of cash flows for the Group was as follows:

	For the year ended December 31		
		2021	2020
Total cash outflow for leases	<u>\$</u>	1,777,983	1,355,321

Notes to the Consolidated Financial Statements

(i) Real estate leases

The Group leases land use rights, housing and buildings as office space, staff quarters and department store for business. And the lease period of office space, staff quarters and department store are usually three years, one to twenty years, and ten to twenty years, respectively. Some leases include the option to extend the lease period at the end of the lease term.

Some leases provide for additional rent payments that are based on changes in local price indices, or sales that the Group makes at the leased store in the period.

Some leases provide for additional rent payments that are based on changes in local price indices, or sales that the Group makes at the leased store in the period. These payment terms are common in retail stores in the country where the Group operates. Fixed and variable retail payments for the years ended December 31, 2021 and 2020, were as follows:

	2021				
Laggar with laggar normants	Fixed payments	Variable payments	Total payments	Estimated annual impact on rent of a 1% increase in sales	
Leases with lease payments based on sales	\$ <u>111,501</u>	86,536	198,037	865	
		2020	0		
Leases with lease payments	Fixed payments	Variable payments	Total payments	Estimated annual impact on rent of a 1% increase in sales	
based on sales	\$92,813	88,358	181,171	884	

The Group expects the relative proportions of fixed and variable lease payments to remain broadly consistent in future years.

(ii) Other leases

The Group leases transportation and machinery equipment, with lease terms of two to ten years. In some cases, the Group has options to purchase the assets at the end of the contract term.

The Group also leases part of the office and machinery equipment with contract terms of one years. These leases are short-term. The Group has elected not to recognize right-of-use assets and lease liabilities for these leases.

Notes to the Consolidated Financial Statements

(s) Operating lease

(i) Leases as lessor

The Group leases its bulk carriers and transportation equipment and these contracts was classified as operating leases, because it has not substantially transferred all of the risks and rewards affiliated to the ownership of the assets. For more information please refer to note 6 (j). In addition, please refer to note 6(c) for the information about the rental business in finance leases of transportation equipment.

A maturity analysis of lease payments, showing the undiscounted lease payments to be received after the reporting date are as follows:

1) Bulk carriers

	December 31, 2021		December 31, 2020	
Less than one year	\$	786,357	577,676	
Between one and two years		524,985	402,034	
Between two and three years		366,392	383,488	
Between three and four years		219,669	125,782	
Between four and five years		6,276	130,980	
More than five years			6,716	
Total undiscounted lease payments	\$	1,903,679	1,626,676	

2) Transportation equipment

	December 31, 2021		December 31, 2020	
Less than one year	\$	45,251	45,966	
Between one and two years		38,099	36,073	
Between two and three years		10,917	34,006	
Between three and four years		3,235		
Total undiscounted lease payments	\$	97,502	116,045	

The direct expenses including repairs and maintenance arising from bulk carriers were as follows:

	For the years ended December 31		
		2021	
Operating costs	\$	31,029	26,066

Notes to the Consolidated Financial Statements

(t) Income Tax

(i) Income tax expense

The components of income tax were as follows:

	For the years ended December 31			
		2021	2020	
Current tax expense			_	
Current period	\$	135,928	87,200	
Land value increment tax		213	1,279	
Adjustment for prior periods		(1,940)	(3,324)	
		134,201	85,155	
Deferred tax expense				
Origination and reversal of temporary differences		174,131	(135,331)	
Income tax expense (income)	\$	308,332	(50,176)	

Reconciliation of income tax and profit before tax were as follows:

	For the years ended December 31			
		2021	2020(revised)	
Profit (loss) excluding income tax	\$	361,427	(218,476)	
Income tax using the Company's domestic tax rate	\$	76,181	(56,555)	
Effect of tax rates in foreign jurisdiction		6,928	21,104	
Non-deductible expenses		13,068	12,451	
Share of loss of associates accounted for using equity method		973	3,932	
Recognition of previously unrecognized tax losses		(9,517)	(17,932)	
Land value increment tax		213	1,279	
Tax exempt income of land		(2,946)	(1,800)	
Current-year losses for which no deferred tax asset was recognized		172,607	152,268	
Change in unrecognized temporary differences		(41,079)	4,738	
Change in provision in prior periods		(1,940)	(3,324)	
Realized loss of investments		(24)	(197,308)	
Recognition of previously unrecognized tax losses		90,628	-	
Others		3,240	30,971	
Total	\$	308,332	(50,176)	

Notes to the Consolidated Financial Statements

(ii) Deferred tax assets and liabilities

1) Unrecognized deferred tax liabilities

Subsidiary FIRST STEAMSHIP S.A had been approved during the board meeting of dividend policy. The retained earnings before 2018 will not be distributed.

The consolidated entity is able to control the timing of the reversal of the temporary differences associated with investments in subsidiaries as of December 31, 2021 and 2020. Also, management considers it probable that the temporary differences will not reverse in the foreseeable future. Hence, such temporary differences are not recognized under deferred tax liabilities. Details are as follows:

	De	cember 31, 2021	December 31, 2020	
Aggregated amount of temporary differences related to investments in subsidiaries	\$	1,233,116	1,106,482	
Unrecognized deferred tax liabilities	\$	237,741	221,296	

2) Unrecognized deferred tax assets

Deferred tax assets have not been recognized in respect of the following items:

	Dec	2021	December 31, 2020	
Tax effect of deductible temporary differences	\$	11,184	7,858	
The carry forward of unused tax losses	\$	605,853	411,199	

The R.O.C Income Tax Act allows net losses, as assessed by the tax authorities, to offset taxable income over a period of ten years for local tax reporting purposes. Besides, the Law of the People's Republic of China on Enterprise Income Tax allows net losses, as assessed by the tax authorities, to offset taxable income over a period of five years for local tax reporting purposes.

Deferred tax assets have not been recognized in respect of these items because it is not probable that future taxable profit will be available against which the Group can utilize the benefits therefrom.

Notes to the Consolidated Financial Statements

As of December 31, 2021, the information of the Group's unused tax losses for which no deferred tax assets were recognized are as follows:

	Unused tax loss		Expiry date		
Year of loss		mpany in Γaiwan	Subsidiary in China	Company in Taiwan	Subsidiary in China
2015	\$	54,351	-	2025	-
2016		73,267	-	2026	-
2017		46,055	410,541	2027	2022
2018		20,950	203,837	2028	2023
2019		2,059	348,541	2029	2024
2020		64,883	631,055	2030	2025
2021		1,649	618,868	2031	2026
Total	\$	263,214	2,212,842		

3) Recognized deferred tax assets and liabilities

Changes in the amount of deferred tax assets and liabilities for 2021 and 2020 were as follows:

Deferred tax liabilities:

	app of e	estimated propriated arnings of bsidiary
Balance at January 1, 2021	\$	70,355
Recognized in profit or loss		(9,255)
Foreign currency translation differences for foreign operations		(1,485)
Balance at December 31, 2021	\$	59,615
Balance at January 1, 2020	\$	49,030
Recognized in profit or loss		24,361
Foreign currency translation differences for foreign operations		(3,036)
Balance at December 31, 2020	\$	70,355

Notes to the Consolidated Financial Statements

Deferred tax assets:

		Rental expenses	of unused tax losses	Total
Balance at January 1, 2021	\$	686,921	364,408	1,051,329
Recognized in profit or loss		(23,574)	(159,812)	(183,386)
Foreign currency translation differences for foreign operations	_	(3,924)	(2,113)	(6,037)
Balance at December 31, 2021	\$_	659,423	202,483	861,906
Balance at January 1, 2020	\$	682,681	195,104	877,785
Recognized in profit or loss		(5,962)	165,654	159,692
Foreign currency translation differences for foreign operations	_	10,202	3,650	13,852
Balance at December 31, 2020	\$_	686,921	364,408	1,051,329

(iii) Examination and Approval

- 1) The Company's and other ROC subsidiaries' tax returns for the years through 2019 were examined and approved by the national tax authorities
- 2) The annual tax returns of subsidiaries in China through 2020 were examined and approved by the tax authority.

(u) Capital and other equity

As of December 31, 2021 and 2020, the number of authorized ordinary shares were both 1,200,000 thousand shares with par value of \$10 per share. The total value of authorized ordinary shares was both amounted to \$12,000,000 thousand. As of that date, 834,776 thousand and 686,763 thousand of ordinary shares were issued respectively. All issued shares were paid up upon issuance.

(i) Ordinary shares

In 2021, convertible bonds issued by the Group amounting to \$1,480,134 thousand were converted into 148,013 thousand shares of common stock with par value \$10. The date of capital increase were July 14 and September 7, 2021, respectively. The relevant statutory registration procedures have since been completed. The Group debited additional paid-in capital—stock option for \$(96,902) thousand and recognized corporate bond transfer surplus \$102,310 thousand because of the transaction.

Notes to the Consolidated Financial Statements

(ii) Capital surplus

The balances of capital surplus as of December 31, 2021 and 2020, were as follows:

	D	ecember 31, 2021	December 31, 2020	
Share capital	\$	352,570	375,316	
Stock option from convertible corporate bonds		851,231	748,921	
Share options		-	96,902	
Forfeited share options		13,838	13,838	
Treasury share transactions		15,967	15,967	
Difference arising from subsidiary's share price and its carrying value		601,797	596,524	
Changes in an ownership interest in subsidiaries		67,381	66,873	
Donation from shareholders		3,332	3,332	
	\$	1,906,116	1,917,673	

According to the ROC Company Act, capital surplus can only be used to offset a deficit, and only the realized capital surplus can be used to increase the common stock or be distributed as cash dividends. The aforementioned realized capital surplus includes capital surplus resulting from premium on issuance of capital stock and earnings from donated assets received. According to the Regulations Governing the Offering and Issuance of Securities by Securities Issuers, capital increases by transferring paid-in capital in excess of par value should not exceed 10% of the total common stock outstanding.

On July 30, 2021, a resolution was passed during the shareholders' meeting to offset accumulated deficts using legal reserve of \$247,895 thousand and capital surplus—share capital of \$22,746 thousand, and to tally amounting to \$270,641 thousand. Besides, earnings distribution of capital surplus with \$186,142 thousand in cash was decided by the resolution adopted, at the special shareholders meeting held on June 18, 2020.

(iii) Retained earnings

The Company's article of incorporation stipulates that Company's profit should be used to offset the prior years' deficits in first, then 10% is to be appropriated as legal reserve, when the legal reserve has reached the company's actual capital received isn't unrestricted. Then in according to the act or the competent authority the the special reserve is allocated or reversed. Then any remaining earning together with any undistributed retained earnings shall be distributed according to the distribution plan proposed by the Board of Directors and submitted to the stockholders' meeting for approval.

The dividend policy of the Company shall take into account the actual operating conditions of the current year, future investment development, funding needs, financial structure, and take into account the interests of shareholders. Distributable surplus may be distributed in the form of shares or cash, unless it is reserved at the discretion. However, cash dividends shall not be less than 10% of the total dividends. If the cash dividends to be distributed per share are less than \$0.5, they shouldn't be distributed unless otherwise resolved by the shareholders' meeting.

Notes to the Consolidated Financial Statements

1) Legal reserve

When a company incurs no loss, it may, pursuant to a resolution by a shareholders' meeting, distribute its legal reserve by issuing new shares or by distributing cash, and only the portion of legal reserve which exceeds 25% of capital may be distributed.

2) Special reserve

When the Company first adopted the IFRS recognized by the FSC, the Company chose to apply the IFRS 1 "First-time adoption of IFRS" exemption item and recorded the exchange difference on translation of foreign financial statements adjustment under shareholders' equity with additional reservation. Except that the retained earnings arising from the first adoption of the IFRS recognized by the FSC on the conversion date is a net decrease, and there is no need to set aside the same amount of special reserve according to the regulations of the FSC.

In accordance with the rules issued by the FSC, a portion of current period earnings and undistributed prior period earnings shall be reclassified as special earnings reserve during earnings distribution. The amount to be reclassified should equal the currentperiod total net reduction of other shareholder's equity. For the 2019 earnings to be distributed in 2020, the amount to be reclassified to special reserve shall be a portion of current period earnings and undistributed prior period earnings; and for the 2020, the amount to be reclassified to special reserve shall be a portion of current period earnings and undistributed prior period earnings. As for the year 2020 earnings to be distributed in 2020, the amount to be reclassified to special reserve shall be a portion of current period earnings, plus other line items in the retained earnings movements and undistributed prior period earning. A portion of undistributed prior period earnings shall be reclassified as special earnings reserve (and does not qualify for earnings distribution) to account for cumulative changes to other shareholders' equity pertaining to prior periods. The amounts of subsequent reversals pertaining to the net reduction of other shareholders' equity shall qualify for additional distributions. A resolution was passed during the shareholders' meeting held on June 18, 2020 for the appropriation of special earnings reserve of \$335,040 thousand.

3) Earnings distribution

No distribution of 2020 and revised earnings distribution for 2019 were decided by the resolution adopted, at the provisional meeting of shareholders held on July 30, 2021 and September 30, 2020, respectively. The relevant dividend distributions to shareholders were as follows:

	For the years ended December 31		
		2020	2019
Dividends distributed to common shareholders:			
Cash	\$	-	62,088
Stock			558,795
Total	\$		620,883

Notes to the Consolidated Financial Statements

(iv) Treasury stock

1) In 2020, in accordance with the requirements under section 28(2) of the Securities and Exchange Act, the Company repurchased 10,000 thousand shares as treasury shares in order to transfer the shares to employees. As of December 31, 2021, a total of 10,000 thousand shares were not yet cancelled.

In accordance with the Securities and Exchange Act requirements as stated above, the number of shares repurchased should not exceed 10 percent of total issued shares. Also the value of the repurchased shares should not exceed the sum of the Company's retained earnings, share premium, and realized reserves.

In accordance with the requirements of Securities and Exchange Act, treasury shares held by the Company should not be pledged, and do not hold any shareholder rights before their transfer.

2) Details of subsidiary transferred treasury stock to employees were as follows:

On February 27, 2020, The Board of Directors resolved the trust period agreed with employees as follows:

Management share incentive plan	1st	2nd
	A.The employees cannot apply for the month period has elapsed from the sub-	
	B.After 2 years, these shares can be so portion.	old in a later time either in whole or in

(In thousands of shares)

	For the years ended December 31		
	2021	2020	
Outstanding at January 1	10,507	11,882	
Vested during the year	(1,500)	(1,375)	
Outstanding at December 31	9,007	10,507	

The prepayments from transferring treasury shares for employees to subscribe were recognized as prepaid payroll. As of December 31, 2021 and 2020, the prepayments amounting to \$141,093 thousand and \$183,676 thousand, respectively (reported as other current assets). Considering the changes in the economic environment and the impact of the COVID-19, a resolution adopted was decided at the general meeting of shareholders held on August 31, 2021 to defer the repayments of prepaid payroll to 2023.

Notes to the Consolidated Financial Statements

(v) Other equity interests

	diff tra f	Exchange ferences on nslation of foreign financial tatements	Non- controlling interests	Total
Balance at January 1, 2021 (revised)	\$	(810,816)	3,642,678	2,831,862
Loss attributable to non-controlling interests		-	(98,771)	(98,771)
Exchange differences on investments accounted for using equity method		(16,656)	-	(16,656)
Difference between consideration and carrying amount of subsidiaries acquired or disposed		-	(9,865)	(9,865)
Changes in ownership interests in subsidiaries		-	364	364
Changes in noncontrolling interests		-	(81,522)	(81,522)
Exchange differences on translation of foreign financial statements		(155,137)	(11,989)	(167,126)
Balance at December 31, 2021	\$	(982,609)	3,440,895	2,458,286
Balance at January 1, 2020 (revised)	\$	(613,006)	4,101,449	3,488,443
Profit attributable to non-controlling interests		-	(26,413)	(26,413)
Exchange differences on investments accounted for using equity method		(44,979)	-	(44,979)
Difference between consideration and carrying amount of subsidiaries acquired or disposed		-	(313,136)	(313,136)
Changes in ownership interests in subsidiaries		-	890	890
Changes in noncontrolling interests		-	(183,973)	(183,973)
Exchange differences on translation of foreign financial statements		(152,831)	63,861	(88,970)
Balance at December 31, 2020 (revised)	\$	(810,816)	3,642,678	2,831,862

(v) Earnings per share

	For the years ended Decemb		
		2021	2020(revised)
Basic earnings per share			
Profit (loss) attributable to ordinary shareholders of the Company	\$	151,866	(141,887)
Issued ordinary shares at January 1		686,763	630,883
Effect on issuance of stock dividend		-	55,880
Effect of treasury stock		(10,000)	(8,190)
Effect of convertible bonds		87,751	
Weighted average number of ordinary shares at December 31		764,514	678,573
Earnings (loss) per share (dollars)	\$	0.20	(0.21)
Diluted earnings (loss) per share			
Profit (loss) attributable to ordinary shareholders of the Company	\$	151,866	(141,887)
Effect of dilutive potential ordinary shares			
Effect of convertible bonds		(Note)	(Note)
Profit (loss) attributable to ordinary shareholders of the Company (diluted)	\$	151,866	(141,887)

Notes to the Consolidated Financial Statements

	For the years ended December 3		
		2021	2020(revised)
Weighted-average number of ordinary shares at December 31	\$	764,514	630,883
Effect of dilutive potential ordinary shares (basic)			
Effect of employee share compensation		265	(Note)
Effect of convertible bonds		(Note)	(Note)
Weighted average number of ordinary shares (diluted) at December 31		764,779	678,573
Earnings (loss) per share (dollars)	\$	0.20	(0.21)

For the year ended December 31, 2021

Note: Anti-dilutive effect on earnings per share was not calculated.

(w) Revenue from contracts with customers

(i) Disaggregation of revenue

	_			ne year ended			
		Shipping	Investing	Retail	Rental	Other	
		epartment	department	department	department	department	Total
Primary geographical markets							
Taiwan	\$	-	5,896	-	-	63,418	69,314
China		-	-	5,159,425	163,401	-	5,322,826
Other	_	1,533,834					1,533,834
	\$_	1,533,834	5,896	5,159,425	163,401	63,418	6,925,974
Major products/services lines	_						
Commissions revenue (Retail revenue – concessionaire sales)	\$	-	-	1,695,646	-	-	1,695,646
Commodity sales (Retail revenue – direct sales)		-	-	1,546,443	-	-	1,546,443
Lease revenue (Note)		1,533,834	5,896	954,479	72,537	-	2,566,746
Financial lease interest revenue (Note)		-	-	-	84,689	-	84,689
Service revenue and others	_			962,857	6,175	63,418	1,032,450
	\$_	1,533,834	5,896	5,159,425	163,401	63,418	6,925,974
			For th	ne vear ended I	December 31, 2	020	
		Shipping	Investing	Retail	Rental	Other	
		epartment	department	department	department	department	Total
Primary geographical markets							
Taiwan	\$	-	5,864	-	-	459,064	464,928
China		-	-	4,790,864	229,246	-	5,020,110
Other		936,729					
		930,729	20,061				956,790
	\$	936,729	20,061 25,925	4,790,864	229,246	459,064	956,790 6,441,828
Major products/services lines	\$			4,790,864		459,064	
Major products/services lines Commissions revenue (Retail revenue – concessionaire sales)	\$ \$			- 4,790,864 1,512,406		459,064	
Commissions revenue (Retail	\$ \$					459,064	6,441,828
Commissions revenue (Retail revenue – concessionaire sales) Commodity sales (Retail revenue –	\$ \$			1,512,406		459,064	6,441,828 1,512,406
Commissions revenue (Retail revenue – concessionaire sales) Commodity sales (Retail revenue – direct sales)	\$ \$	936,729	25,925	1,512,406 1,685,987	229,246		1,512,406 1,685,987
Commissions revenue (Retail revenue – concessionaire sales) Commodity sales (Retail revenue – direct sales) Lease revenue (Note) Financial lease interest revenue	\$\$	936,729	25,925	1,512,406 1,685,987	- - 60,348	- 459,064	1,512,406 1,685,987 1,712,271
Commissions revenue (Retail revenue – concessionaire sales) Commodity sales (Retail revenue – direct sales) Lease revenue (Note) Financial lease interest revenue (Note)	\$\$ \$\$	936,729	25,925 - - 5,864	1,512,406 1,685,987 709,330	- - 60,348 151,659	- - -	1,512,406 1,685,987 1,712,271 151,659

Note: The lease revenue and financial lease interest revenue of the Group are under IFRS 16.

Notes to the Consolidated Financial Statements

(x) Employee compensation and directors' remuneration

In accordance with the articles of incorporation the Company should contribute no less than 1% of the profit as employee compensation and no more than 3% as directors' and supervisors' remuneration when there is profit for the year. However, if the Company has accumulated deficits, the profit should be reserved to offset the deficit. Employee compensation could be distributed by cash or shares. The recipients of shares and cash may include the employees of the Company's affiliated companies who meet certain conditions that is approved by the Board of Directors. Directors' remuneration could only be distribute by cash.

For the year ended December 31, 2021, the Company estimated its employee remuneration amounting and directors' and supervisors' remuneration amounting to \$3,467 thousand and zero, respectively. The estimated amounts mentioned above are calculated based on the net profit before tax, excluding the remuneration to employees, directors and supervisors of each period, multiplied by the percentage of remuneration to employees, directors and supervisors as specified in the Company's articles. These remunerations were expensed under operating expenses for each period.

If there are any subsequent adjustments to the actual remuneration amounts, the adjustment will be regarded as changes in accounting estimates and will be reflected in profit or loss in the following year.

As the operations for the year 2020 resulted in a net loss, no employee compensation and directors' remuneration were estimated and accrued.

In 2019, the Company estimated its employee remuneration amounting and directors' and supervisors' remuneration amounting to \$14,352 thousand and zero, respectively. The amounts, as stated in the consolidated financial statements, are identical to those of the actual distributions for 2019. Related information would be available at the Market Observation Post System website.

(y) Non-operating income and expenses

(i) Interest income

The details of interest income were as follows:

	For the years ended December 3			
		2021	2020	
Interest income from bank deposits	\$	21,091	21,184	
Interest income from financial assets measured at amortized cost		-	3,369	
Loans interest income		6,089	298	
Open end Funds		937	989	
Other		5,214	6,574	
	\$	33,331	32,414	

Notes to the Consolidated Financial Statements

(ii) Other income

The details of other income were as follows:

	For t	For the years ended December 31		
	2	2021	2020	
l income	\$	3,083	3,011	

(iii) Other gains and losses

The details of other gains and losses were as follows:

	For the years ended December 31		
		2021	2020
Loss on disposal of property, plant and equipment	\$	(1,343)	(2,647)
Gains on disposals of intangible assets		23,922	3,752
Loss on disposals of investments		(6,926)	(237)
Gain on lease modification		2,099	-
Foreign exchange gain		12,661	47,151
Gain (loss) on financial assets or liabilities at fair value through profit or loss			
Open end funds and listed stocks		56,573	54,206
Embedded derivative instruments-call and put options		(925)	3,547
Beneficial rights from the specific construction project		8,420	2,158
Impairment loss on property, plant and equipment		(26,593)	-
Others		143,757	145,293
	\$	211,645	253,223

(iv) Finance costs

The details of finance costs were as follows:

	For the years ended December 31		
		2021	2020
Interest expenses	\$	240,424	236,896
Interest expenses on corporate bonds		-	8,375
Amortization on discount of corporate bonds		40,802	95,856
Lease liabilities		382,024	418,719
Other financial expense		9,173	12,492
Other interest		8,904	1
	\$	681,327	772,339

For the years ended December 31, 2021 and 2020, the interest expenses of the rental business department amounting to \$34,800 thousand and \$56,541 thousand, respectively, and were reported as operating costs.

Notes to the Consolidated Financial Statements

(z) Financial instruments

(i) Credit risks

1) Credit risk exposure

As of December 31, 2021 and 2020, the Group's exposure to the maximum credit risk were from providing financial guarantees or failing to execute obligations by counterparty. The maximum credit risk exposure was as follows:

- •The carrying amounts of financial assets recognized in the consolidated balance sheet; and
- •The Group provided financial guarantees and committed to purchase default creditor's rights were as follows:

	Dec		December 31, 2020	
Financial guarantees	\$	303,785	412,696	
Committed to purchase defaulted creditor's rights	\$	218,259	120,682	

The movement in the financial guarantee liability for financial guarantee were as follows:

	2021	2020
Balance at January 1, 2021	\$ -	-
Impairment loss recognized	1,061	-
Effect of changes in foreign exchange rates	 1	
Balance at December 31, 2021 (reported as other current liabilities)	\$ 1,062	

2) Concentration of credit risk

There is no significant concentration on single customer in the Group's retail business, and debtors of accounts receivable are banks with high credit rating; therefore, management believes that there is no significant concentration of credit risk.

The Group's automobile lease business has a wide range of customers. To minimize the credit risk, the Group transacts with corporations or individuals that have credit ratings equivalent, and will assesses the ratings based on other publicly available financial information and will continuously monitor the exposure to credit risk.

Besides, the Group's shipping business consistently adheres to its policy of receiving in advance of each freight fee charged to customers to minimize credit risk.

Notes to the Consolidated Financial Statements

3) Credit risk of receivables

For credit risk exposure of notes and accounts receivables, please refer to note 6(c). Other financial assets at amortized cost includes other receivables, other financial assets, preferred stock and corporate bonds., etc., please refer to notes (b), (d) and (m).

The impairment provision of all of these financial assets recognized during the period was limited to 12 months expected losses or lifetime ECL measurement.

The movement in the allowance for impairment for other receivables and other financial assets for the year ended December 31, 2021 and 2020 were as follows:

	For the years ended December 31				
	2021		2020		
Balance at January 1	\$	63,125	-		
Impairment losses recognized		57,166	73,008		
Disposals of subsidiary		(562)	-		
Amounts written off		-	(11,032)		
Effect of foreign exchange rate		(346)	1,149		
Balance at December 31	\$	119,383	63,125		

(ii) Liquidity risks

The following table shows the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements.

		Carrying amount	Contractual cash flows	1 years	1 to 5 years	Over 5 years
December 31, 2021						
Non-derivative financial liabilities						
Non-interest bearing liabilities	\$	3,700,989	3,700,989	3,002,368	27,922	670,699
Floating rate instrument		7,120,119	7,431,331	2,257,542	4,365,715	808,074
Fixed rate instruments		2,930,528	3,041,777	2,634,871	406,906	-
Lease liabilities	_	11,608,651	15,741,113	1,372,776	5,483,046	8,885,291
	\$_	25,360,287	29,915,210	9,267,557	10,283,589	10,364,064
December 31, 2020	_					
Non-derivative financial liabilities						
Non-interest bearing liabilities	\$	3,773,224	3,773,224	3,229,888	44,637	498,699
Floating rate instrument		7,573,508	7,786,498	4,799,324	2,987,174	-
Fixed rate instruments		4,566,415	4,825,636	4,223,841	601,795	-
Lease liabilities	_	8,185,453	10,061,310	1,256,228	4,658,507	4,146,575
	\$_	24,098,600	26,446,668	13,509,281	8,292,113	4,645,274

The Group does not expect the cash flows included in the maturity analysis to occur significantly earlier or at significantly different amounts.

Notes to the Consolidated Financial Statements

(iii) Market risk

1) Currency risk

The Group's significant exposure to foreign currency risk was as follows:

	December 31, 2021				er 31, 2020 (re	evised)
	oreign irrency	Exchange rate	NTD	Foreign currency	Exchange rate	NTD
Financial assets	 					
Monetary items						
USD:NTD	\$ 8,684	27.67	240,286	6,043	28.48	172,105
HKD:USD	5,161	0.1283	18,322	-	0.1273	-
NTD:USD	2,968	0.0361	2,968	10,125	0.0351	10,125
Non-monetary items						
Investment accounted for equity method						
HKD:USD	204,612	0.1283	726,590	189,643	0.1273	687,415
Financial liabilities						
Monetary items						
USD:CNY	3,875	6.3757	107,221	8,175	6.5249	232,823
HKD:USD	-	-	-	26,577	0.1273	96,335

2) Sensitivity analysis

The Group's exposure to foreign currency risk arises from the translation of the foreign currency exchange gains and losses on cash and cash equivalents, trade and other receivables, financial assets at fair value through other comprehensive income, loans and borrowings; and trade and other payables that are denominated in foreign currency.

A strengthening (weakening) of 1% of the NTD or CNY against the USD, EUR, HKD, AUD and CNY as of December 31, 2021 and 2020 would have increased (decreased) the profit before tax by \$1,544 thousand and \$1,469 thousand, respectively. This analysis is based on foreign currency exchange rate variances that the Group considered to be reasonably possible at the reporting date.

Since the Group has many kinds of functional currency, the information on foreign exchange loss on monetary items is disclosed by total amount. For the years ended December 31, 2021 and 2020, foreign exchange gain (loss) (including realized and unrealized portions) amounted to \$12,661 thousand and \$47,151 thousand, respectively.

(iv) Interest rate analysis

Please refer to the notes on liquidity risk management and interest rate exposure of the Group's financial assets and liabilities.

Notes to the Consolidated Financial Statements

The following sensitivity analysis is based on the exposure to the interest rate risk of derivative and nonderivative financial instruments at the reporting date. Regarding of liabilities with floating interest rates, the analysis is based on the assumption that the amount of liabilities outstanding at the reporting date was outstanding throughout the year. The rate of change is expressed as the interest rate increases or decreases by 0.5% when reporting to management internally, which also represents the Group management's assessment of the reasonably possible interest rate change.

If the interest rate had increased or decreased by 0.5%, the Group's profit before tax would have decreased or increased by \$13,846 thousand and \$16,190 thousand, respectively. This is mainly due to the Group's borrowings at variable rates and demand deposits for the years ended December 31, 2021 and 2020, respectively, given that all other variable factors remaining constant.

(v) Other market price risk

If the equity price changes, the impact of equity price change to other comprehensive income will be as follows, assuming the analysis is based on the same basis for both years and assuming that all other variables considered in the analysis remain the same:

		For the years ended December 31						
	202	1	2020					
	Other comprehensive income after tax	Net Income or Loss	Other comprehensive income after tax	Net Income or Loss				
Increase 5%	\$ <u> </u>	4,603		8,604				
Decrease 5%	\$	(4,603)		(8,604)				

(vi) Fair value of financial instruments

1) Fair value hierarchy

For financial instruments not measured at fair value whose carrying amount is reasonably close to the fair value, and lease liabilities, disclosure of fair value information is not required. The carrying amount and fair value of the Group's financial assets and liabilities, including the information on fair value hierarchy were as follows:

	December 31, 2021					
			Fair V	/alue		
Financial assets at fair value through profit or loss	Carrying amount	Level 1	Level 2	Level 3	Total	
Non-derivative financial assets mandatorily measured at fair value through profit or loss	\$ 238,794	105,323	5,893	127,578	238,794	
Financial liabilities at fair value through profit or loss						
Non-derivative financial liabilities	\$ 23,234			23,234	23,234	

Notes to the Consolidated Financial Statements

	December 31, 2020						
			Fair Value				
Financial assets at fair value through profit or loss		Carrying amount	Level 1	Level 2	Level 3	<u>Total</u>	
Non-derivative financial assets mandatorily measured at fair value through profit or loss	\$	345,176	185,206	40,812	119,158	345,176	
Embedded derivative instruments-call and put options	_	925			925	925	
	\$_	346,101	185,206	40,812	120,083	346,101	

2) Valuation techniques for financial instruments not measured at fair value

The Group's valuation techniques and assumptions used for financial instruments not measured at fair value are as follows:

a) Financial assets or liabilities measured at amortized cost

If there is quoted price generated by transactions, the recent transaction price and quoted price data is used as the basis for fair value measurement. However, if no quoted prices are available, the discounted cash flows are used to estimate fair values.

- 3) Valuation techniques for financial instruments measured at fair value
 - a) Non-derivative financial instruments

A financial instrument is regarded as being quoted in an active market if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency and those prices represent actual and regularly occurring market transactions on an arm's length basis. Whether transactions are taking place 'regularly' is a matter of judgment and depends on the facts and circumstances of the market for the instrument.

Quoted market prices may not be indicative of the fair value of an instrument if the activity in the market is infrequent, the market is not well established, only small volumes are traded, or bid ask spreads are very wide. Determining whether a market is active involves judgment.

If the Group's financial instruments are regarded as being quoted in an active market, the classification and property of fair value are as follows:

 Stocks in listed companies, fund and Corporate bonds, which have standard term and quoted prices in active markets. The fair values are referenced by market quotation.

Notes to the Consolidated Financial Statements

b) Derivative financial instruments

Measurement of the fair value of derivative instruments is based on the valuation techniques. Embedded derivative instruments are measured at model of adjusted Binary tree.

c) Financial guarantee contract

Discounted cash flow models that are applied to estimate the fair value of a financial guarantee. The assumption is to use a probability-weighted discounted cash flow analysis that incorporates the expected default rate of the borrower and expected recoveries in the event of default.

d) Beneficiary rights-specific construction project and landowner

Measurement of the fair value of the Group's beneficiary rights-specific construction project and landowner is based on the discounted cash flows model. Quantified information of significant unobservable inputs includes buildings sale prices and construction costs. The discounted cash flows are used to estimate fair values.

4) There were no transfers in either direction of levels in 2021 and 2020.

5) Reconciliation of Level 3 fair values

	Financial assets and liabilities as held for sale				
			Non-derivative	_	
	Non-derivative financial assets				
Opening balance, January 1, 2021	\$	119,158	-	925	
Total gains and losses recognized:			(23,234)		
In profit or loss		8,420	<u> </u>	(925)	
Ending Balance, December 31, 2021	\$	127,578	(23,234)		
Opening balance, January 1, 2020	\$			(2,622)	
Total gains and losses recognized:		117,000			
In profit or loss		2,158	 .	3,547	
December 31, 2020	\$	119,158	<u> </u>	925	

Notes to the Consolidated Financial Statements

For the years ended December 31, 2021 and 2020, total gains and losses that were included in "other gains and losses" and "unrealized gains and losses from financial assets at fair value through other comprehensive income" were as follows:

	 2021	2020	
Total gains and losses recognized:	_		
In profit or loss, and including "other gains and losses"	\$ 8,420	5,705	

6) Quantified information on significant unobservable inputs (Level 3) used in fair value measurement

The Group's financial instruments that use Level 3 inputs to measure fair value include financial assets measured at fair value through profit or loss – embedded derivative instruments, and the financial instrument in Level 3 has only one significant unobservable input.

Quantified information of significant unobservable inputs was as follow:

Item	Valuation technique	Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurement
Embedded derivative instruments—call and put options	Adjusted Binary tree	· Volatility (As of December 31, 2020 was 37.32%)	The estimated fair value would decrease if the volatility was higher
Beneficial rights- Specific construction project	Discounted cashflow	· Volatility of buildings sale prices (as of December 31, 2021 and 2020, were both \$410 thousand per square feet, respectively.) · Volatility of construction costs (as of December 31, 2021 and 2020, were \$133 thousand and \$120 thousand per square feet, respectively.)	· The estimated fair value would increase if the buildings sale prices was higher or the construction costs was lower.
Beneficial rights- Landowner	Discounted cashflow	· Volatility of buildings sale prices and construction costs (as of December 31, 2021, were \$307 thousand and \$183 thousand per square feet, respectively.)	· The estimated fair value would increase if the buildings sale prices was higher or the construction costs was lower.

7) Fair value measurements in Level 3 – sensitivity analysis of reasonably possible alternative assumptions

The Group's measurement on the fair value of financial instruments is deemed reasonable despite different valuation models or assumptions may lead to different results. For fair value measurements in Level 3, changing one or more of the assumptions would have the following effects on profit or loss:

Notes to the Consolidated Financial Statements

		Fluctuation	Profit or loss	
December 31, 2021	Inputs	in inputs	<u>Favorable</u>	Unfavorable
Financial assets at fair value through profit or loss Beneficial rights-Specific construction project	Price volatility	5%	17,420	(17,420)
Financial liabilities at fair value through profit or loss Beneficial rights- Landowner	Price volatility	5%	10,946	(11,153)
December 31, 2020 Financial assets at fair value through profit or loss				
Beneficial rights-Specific construction project Embedded derivative instruments-call and put options	Price volatility Volatility	5% 5%	10,008 463	(10,008) (308)

The favorable and unfavorable effects represent the changes in fair value, and fair value is based on a variety of unobservable inputs calculated using a valuation technique. The analysis above only reflects the effects of changes in a single input, and it does not include the interrelationships with another input.

(aa) Financial risk management

(i) Overview

The Group have exposures to the following risks due to the uses of its financial instruments:

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

The following likewise discusses the Group's objectives, policies and processes for measuring and managing the above mentioned risks. For more disclosures about the quantitative effects of these risks exposures, please refer to the respective notes in the accompanying consolidated financial statements.

(ii) Structure of risk management

The Groups risk management policies are established to identify and analyze the Group's exposure to risks, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities.

The board of directors has overall responsibility for the establishment and oversight of the derivative financial instruments, and internal auditor undertakes regular reviews of risk management controls and procedures.

(iii) Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's receivables from customers and investments in debt securities.

Notes to the Consolidated Financial Statements

1) Trade and other receivables

To minimize the credit risk, the Group's shipping business consistently adheres to its policy of receiving in advance of each freight fee being charged to its customers. In addition, the Group's vessel management receives fees monthly, assesses possibility of collecting receivables, and recognizes allowances for doubtful account.

The Group's retail business is expected to have no significant credit risk because its collection methods of primary customers and debtors of accounts receivable are through cash or credit card.

To minimize credit risk, the Group's automobile lease business transacts with corporations with high credit ratings, and assesses the ratings based on other publicly available financial information and records of transactions with its major customers. The Group continuously monitors the exposure to credit risk and counterparty credit ratings, and establishes sales limits based on credit rating for each of its approved customer. In addition, the management of credit risk to other receivables, please refers to notes 6(d) and (m).

The Group establishes an impairment allowance that represents its estimate of incurred losses in respect of trade receivables. The two components of this impairment allowance are specific loss component that relates to individually significant exposures, and a collective loss component which the loss has been incurred but not yet identified. Considering that the Group has no concentration on single customer and complies with the policy to receive proceeds in advance, the credit risk of accounts receivable is estimated to be low.

2) Investment

The exposure to credit risk for the bank deposits, fixed income investments, and other financial instruments is measured and monitored by the Group's finance department. The Group only deals with banks with high credit rating, or financial institutes and corporate organizations with level of professional investor; therefore, the Group does not expect any counterparty above fails to meet its obligations hence there is no significant credit risk arising from these counterparties.

3) Guarantees

the Group's guarantees with high credit ratings, and assesses the ratings based on other publicly available financial information and records of transactions with its major borrower. The Group continuously monitors the exposure to credit risk and counterparty credit ratings for each of its approved borrower.

For the Group providing financial guarantees, please refer to notes 7, 9 and 13.

Notes to the Consolidated Financial Statements

(iv) Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group's approach to managing liquidity is to ensure, as far as possible, that it always has sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

As of December 31, 2021 and 2020, the Group's unused credit line amounted to \$1,717,509 thousand and \$1,020,267 thousand, respectively.

(v) Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates, and equity prices, will affect the Group's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

The Group buys and sells derivatives, and also incurs financial liabilities, in order to manage market risk. All such transactions are carried out within the guidelines set by the Risk Management Committee. Generally, the Group seeks to apply hedge accounting in order to manage volatility in profit or loss.

1) Currency risk

The Group is exposed to currency risk on sales, purchases, and borrowings that are denominated in a currency other than the respective functional currencies of the Group's entities, primarily the NTD, USD, and CNY. The currencies used in these transactions are the USD and CNY.

The subsidiaries of the Group which use the CNY as the functional currency, choose USD borrowings to reduce the finance cost, because these borrowings are denominated in currencies that not match the cash flows generated by the underlying operations of the Group. The Group considers that reduced finance cost should offset the exchange rate risk arising from USD borrowings, and therefore, hedge accounting is not applied in these circumstances.

In respect of other monetary assets and liabilities denominated in foreign currencies, the Group ensures that its net exposure is kept to an acceptable level by buying or selling foreign currencies at spot rates when necessary to address short-term imbalances.

2) Interest rate risk

The Group's risks with exposure to changes in interest rates arise mainly from borrowings from banks. Borrowings on a variable—rate basis will exposed the Group to the variability in cash flows attributable to interest rate risk. The Group assess the level of interest rate is recently stable in the business environment. Therefore, material interest rate risk is less likely to occur.

Notes to the Consolidated Financial Statements

3) Other market price risk

The Group is exposed to equity price risk due to use capital effectively and hold different investment portfolios. The management of the Group monitors the proportion of equity securities in its investment portfolio based on market index. Material investments within the portfolio are managed on an individual basis, and all buy and sell decisions are approved by the management authority.

The primary goal of the Group's investment strategy is to maximize investment returns; the board of directors and member in investment department were all professional in finance to make appropriate decision, and therefore the market price risk of investment at fair value through profit or loss were controlled by management.

(ab) Capital management

The Group's objectives for managing capital are ensuring the ability to operate continuously, providing returns to shareholders and other stakeholders, and maintaining an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the dividend payment to the shareholders, reduce the capital for redistribution to shareholders, issue new shares, or sell assets to settle any liabilities.

The Group and other entities in the same industry use the debt-to-equity ratio to manage capital. This ratio is the total net debt divided by the total capital. The net debt from the balance sheet is derived from the total liabilities less cash and cash equivalents. The total capital and equity include share capital, capital surplus, retained earnings, and other equity plus net debt.

As of 2021, the Group's capital management strategy is consistent with the prior year as of 2020. The gearing ratio is maintained so as to ensure financing at reasonable cost.

The Group's debt-to-equity ratio at the end of the reporting period as of as of December 31, 2021 and 2020, is as follows:

	De	ecember 31, 2021	December 31, 2020 (revised)
Total liabilities	\$	25,728,326	24,292,217
Less: cash and cash equivalents		(4,275,526)	(3,982,775)
Net debt	\$	21,452,800	20,309,442
Total equity	\$	13,259,050	11,990,712
Adjusted capital	\$	34,711,850	32,300,154
Debt-to-equity ratio	=	62 %	63 %

Notes to the Consolidated Financial Statements

(ac) Changes in liabilities arising from financing activities

The Group's investing and financing activities which did not affect the current cash flow for the years ended December 31, 2021 and 2020, were as follows:

- (i) Acquiring the right-of-use assets, please refer to note 6(k).
- (ii) Reconciliation of liabilities arising from financing activities were as follows:

	_		Non-cash c		
Short-term borrowings	January 1, 2021 5,844,838	Cash flows (2,401,580)	Other (Note)	Foreign exchange movement (46,565)	December 31, 2021 3,396,693
Short-term notes and bills payable	49,992	49,854	-	-	99,846
Bonds payable	1,431,651	-	(1,431,651)	-	-
Long-term borrowings	4,717,107	1,932,889	-	(95,888)	6,554,108
Lease liabilities	8,185,453	(1,306,404)	4,775,586	(45,984)	11,608,651
Guarantee deposits	543,726	114,321	45,617	(3,082)	700,582
Total liabilities from financing activities	\$ <u>20,772,767</u>	(1,610,920)	3,389,552	(191,519)	22,359,880

- Note:1.Bonds payable were converted into shares of common stock amounting to \$1,480,134 thusaond, the effect of amortization on discount of corporate bonds amounting to \$40,802 thousand, and the decrease in share options of capital surplus amounting to \$7,681 thousand.
 - 2.Lease liabilities were mainly incurred from the rent concession, which resulted in a decrease in operating expenses amounting to \$31,195 thousand, the effect of adding, terminating and modifying the leases amounting to \$4,808,035 thousand, and the effect of disposals of subsidiary amounting to \$1,254 thousand.
 - 3.Guarantee deposits were mainly due to the acquisition of subsidiary amounting to \$46,278 thousand, less the effect of disposals of subsidiary amounting to \$661 thousand.

		_	Non-cash changes		
	January 1, 2020	Cash flows	Other (Note)	Foreign exchange movement	December 31, 2020
Short-term borrowings	\$ 3,544,958	2,346,682	-	(46,802)	5,844,838
Short-term notes and bills payable	49,954	38	-	-	49,992
Bonds payable	2,335,795	(1,000,000)	95,856	-	1,431,651
Long-term borrowings	4,750,089	108,739	-	(141,721)	4,717,107
Lease liabilities	9,188,153	(846,394)	(248,123)	91,817	8,185,453
Guarantee deposits	720,549	(182,157)		5,334	543,726
Total liabilities from financing activities	\$ <u>20,589,498</u>	426,908	(152,267)	(91,372)	20,772,767

Note: It is mainly the rent concession, which decreases operating expenses amounting to \$190,193 thousand, the effect of adding and terminating the leases amounting to \$57,930 thousand, and the amortization on discount of corporate bonds.

Notes to the Consolidated Financial Statements

(7) Related-party transactions:

(a) Parent company and ultimate controlling company

First Steamship Company Ltd. is the ultimate controlling company of the Group.

(b) Names and relationship with related parties

The followings are entities that have had transactions with related party during the periods covered in the consolidated financial statements:

Name of related party	Relationship with the Group
Yonghenghui Investment Co., Ltd.	Same chairman with the Company
Nanjing Tiandu Co., Ltd.	The Group's manager is the company's chairman
Shanghai Tian An Tower Co., Ltd.	The Group's manager is the company's director
Huizhou Tianan Xinghe City Management Co., Ltd.	A substantial related party
Huiyang Tamsui New Sun City Construction Co., Ltd.	A substantial related party
Shanghai Guorui Tongshun Environmental Protection Technology Co., Ltd.	A substantial related party
Shanghai Qianshu Commercial Management Co., Ltd.	A substantial related party(Note)
Shanghai Kaixuanmen Enterprise Development Co., Ltd.	A substantial related party
Shanghai Tianrong Real Estate Co., Ltd.	A substantial related party
Tian An Investment Co., Ltd.	A substantial related party
Shanghai Haiguang Real Estate Management Co., Ltd.	A substantial related party
Nanjing Grand Ocean Dongfadao Catering Co., Ltd.	A substantial related party
Hainan Sanhe Licheng Business Service Co., Ltd.	An associate
Haikou Zhuke Technology Co., Ltd.	An associate
Wuhan Zhuke Technology Co., Ltd.	An associate
Shanghai Zhuke Technology Co., Ltd.	An associate
Chengdu Zhuke Technology Co., Ltd.	An associate
Changsha Zhuke Technology Co., Ltd.	An associate
Da Yu Financial Holdings Ltd.	An associate
Taiwan Environment Scientific Co., Ltd.	An associate
Jiawang Assets Development Co., Ltd.	An associate

Note: The company was a substantial related party of the Group originally. On June 30, 2021, the Group obtained control of the company. As a result, The Group recognized the company as its subsidiary.

Notes to the Consolidated Financial Statements

(c) Significant transactions with related parties

(i) Prepayments

	Dec	December 31, 2020	
Nanjing Tiandu(Note)	\$	106,668	49,291
Other related parties		16,665	
	\$	123,333	49,291

Note: In accordance with rental agreement, the Group shall make fixed monthly prepayments for variable rents to be settled at the end of the year.

(ii) Other receivables

	December 31, 2021		December 31, 2020
Other related parties	<u>\$</u>	1,302	

(iii) Payables to Related Parties

The payables to related parties were as follows:

			December 31,
Account	Relationship	December 31, 2021	2020
Other payables	Other related parties	\$	3,200

(iv) Leases

1) Lease liabilities and interest costs

		Lease liabilities				
Relationship	Purpose	De	ecember 31, 2021	December 31, 2020	January 1, 2020	
Shanghai Kaixuanmen	Office building and department store	\$	4,295,335	-	-	
Other related parties	Office building and department store		22,526	50,590	76,266	
Other related parties	Energy-saving renovation engineering equipment		40,775	47,905	53,811	
		\$	4,358,636	98,495	130,077	

		Interest costs			
Relationship	Purpose		2021	2020	
Other related parties	Office building and department store	\$	7,254	2,987	
Other related parties	Energy-saving renovation engineering equipment		2,144	2,439	
		\$	9,398	5,426	

Notes to the Consolidated Financial Statements

2) Operating lease

		Payments that are not included measurement of the variable liabilities			
Relationship	Purpose		2021	2020	
Other related parties	Office building and department store	\$	83,612	85,934	
			Property manag	gement fee	
Relationship	Purpose		2021	2020	
Other related parties	Office building and department	\$	3,727	3,679	

3) Deposits—out for lease

Account	Relationship	Decem	ber 31, 2021	December 31, 2020
Other non-current financial	Shanghai Kaixuanmen	\$	65,099	-
assets				
Other non-current financial	Other related parties		11,900	11,968
assets				
		\$	76,999	11,968

(v) Operating revenue

The amounts of significant finance lease interest income, lease revenue and lease receivables by the Group to related parties were as follows:

Relationship	Account		2021	2020
Hainan Sanhe Licheng	Financial lease interest \$ income		13,995	16,642
Zhuke Technology	Financial lease interest income	t	31,363	26,134
Zhuke Technology	Lease revenue		12,920	
		\$	58,278	42,776
Relationship	Account	De	cember 31, 2021	December 31, 2020
			2021	_0_0
Hainan Sanhe Licheng	Lease receivables	\$	135,389	169,068
Hainan Sanhe Licheng Zhuke Technology	Lease receivables Lease receivables	\$		
e	Lease receivables	\$	135,389	169,068
Zhuke Technology	Lease receivables	\$ 	135,389 322,579	169,068

Notes to the Consolidated Financial Statements

The interest income deriving from finance leases received by the Group from its associates is based on the interest rate agreed by both parties and collected monthly. The interest rate is not significantly different from that of nonrelated parties. The receivables with related parties were guaranteed by vehicles for finance lease. Chengdu Sanhe Licheng is the guarantor of the receivables from Hainah Sanhe Licheng. The Group measures the loss allowances at an amount equal to lifetime expected credit losses for receivables of related parties.

Hainah Sanhe Licheng has recognized the expected credit loss of \$312 thousand in 2021. The overdue receivables of Zhuke Technology were due to the COVID-19 pandemic, which significantly increased the credit risk on financial assets, resulting in the expected credit loss of \$48,350 thousand to be recognized in 2021. Please refer to note 6(c).

(vi) Account receivables –related parties

Account	Relationship	ember 31, 2021	Decembe 2020	,
Other receivables (loaning funds)	Hainan Sanhe	\$ 21,700	-	_
Other receivables (loaning funds)	Zhuke Technology	86,798	-	
Other receivables (loaning funds)	An associate	490		490
Less: Allowance for impairme	nt	 (52,079)		
		\$ 56,909		490
Other financial assets (note)	Zhuke Technology	\$ 34,719	_	

NOTE: Other financial assets—call right of vehicles, were listed as financial assets at fair value through profit and loss for \$34,919 thousand in 2020.

The loans to related parties are all unsecured and the interest charged to the Group was calculated by 8.4%. The loans to related parties were as follows:

		Interest income		Interest re	eceivables
		2021	2020	December 31, 2021	December 31, 2020
Hainan Sanhe Licheng	\$	1,218	-	532	-
Zhuke Technology		4,842		1,871	
	\$	6,060		2,403	

The Group uses lifetime expected loss provision to provide for its expected credit losses on receivables from its related parties. The credit risk on financial assets of Zhuke Technology (Zhuke) has increased significantly; therefore, the Group evaluated the value of Zhuke's collateral and took Zhuke's other assets and subsequent repayments into consideration, resulting in the expected credit loss of \$52,068 thousand to be recognized in 2021.

Notes to the Consolidated Financial Statements

(vii) Guarantees

An associate signed a rental agreement with non-related parties and was guaranteed by the group. The details were as follows:

Hainan Sanhe Licheng	Dec	cember 31, 2021	December 31, 2020
Hainan Sanhe Licheng	\$	-	76,643
Zhuke Technology		70,759	103,053
	\$	70,759	179,696

The Group evaluated the value of collaterals, which can cover its lifetime expected credit losses for the contract, without any impairment losses.

(viii) Others

- 1) The Group provided management consulting services and signed service contracts with other related parties. For the years ended December 31, 2021 and 2020, the revenue from consulting services were \$10,776 thousand and \$3,481 thousand, respectively.
- 2) The Group disposed its entire equity in its subsidiary, Morton Securities Ltd. (Morton), to Da Yu Financial Holdings Ltd., at the amount of \$26,212 thousand (HKD\$7,140 thousand), based on the resolution approved during the board meeting held on March 16, 2021. The deduction of Morton's net assets of \$32,502 thousand resulted in the disposal loss of \$6,926 thousand, including the amount of \$636 thousand related to Morton, to be recognized in other comprehensive income under profit or loss.
- 3) On June 25, 2021, the Group signed an equity transfer agreement with Shanghai Kaixuanmen Enterprise Development Co., Ltd. to obtain 100% of the equity of the subsidiary, Shanghai Qianshu with payment of CNY\$1,000 thousand. For related information please refer to note 6(h).
- 4) Based on the resolution approved during the board meeting held on July 30, 2021, the Group resolved to dispose its entire equity in its subsidiary, Yee Shin Investment Co., Ltd., to a related party, Yonghenghui Investment Co., Ltd., at the amount of \$356,000 thousand, wherein the Group had received the deposit amounting to \$150,000 thousand, recognized as other current liabilities under noncurrent assets –held-for-sale. Please refer to note 6(f) for further information.
- 5) The Group borrowed from related parties, and the interest rate on the loan was 10%. As of December 31, 2021, the loan had been fully repaid. The interest expenses amounting to \$8,904 thousand was recognized in 2021.

Notes to the Consolidated Financial Statements

- (d) Key management personnel compensation
 - (i) Key management personnel compensation

Key management personnel compensation comprised:

	For t	For the years ended December 31 2021 2020 \$ 55,837 52,249			
		2021	2020		
Short-term employee benefits	\$	55,837	52,249		

(ii) The Group granted key management personnel rights to subscribe treasury shares in advance salaries. As of December 31, 2021 and 2020, those prepaid salaries amounting to \$39,572 thousand (CNY\$9,118 thousand) and \$41,291 thousand (CNY\$9,460 thousand), respectively, were recorded as non-current assets.

(8) Pledged assets:

(a) The carrying amount of pledged assets were as follows:

Pledged assets	Object	D	ecember 31, 2021	December 31, 2020	
Inventories (for construction business)	Bank loans	\$	1,181,780	1,099,702	
Other financial assets	Bank loans, bank depository funds		99,397	383,554	
Accounts receivable	Other secured loans		42,103	127,118	
Lease payment receivables	Other secured loans		30,624	131,402	
Property, plant and equipment	Bank loans, other secured loans		10,000,355	8,823,715	
Investment Property	Bank loans	_	142,063	143,036	
		\$ _	11,496,322	10,708,527	

Note: Including the land use rights, which are recognized as right-of-use assets.

(9) Commitments and contingencies:

Except for those described in note 6, the Group's other significant commitments and contingencies were as follows:

- (a) Unrecognized contractual commitments
 - (i) The unrecognized contractual commitments of the Group were as follows:

	Dec	ember 31, 2021	December 31, 2020		
Contracted price					
Construction of land and building	\$	665,331	665,331		
Purchase contract of vehicle for rent		-	12,054		
Purchase vessel equipment		-	1,870,680		
Contracting out of project		56,762	-		

Notes to the Consolidated Financial Statements

	December 31, 2021	December 31, 2020
Received or paid price		
Construction of land and building	108,309	108,309
Purchase contract of vehicle for rent	-	10,912
Purchase vehicle for equipment (recorded as other current assets)	-	1,217,580
Contracting out of project	5,554	-

(ii) Shangshi Financial Leasing Co., Ltd. (Shangshi) signed several finance leases contracts with different customers introduced by the Group based on the finance lease business cooperation agreement entered into by Shangshi and the Group. According to the agreement, the Group will look for customers with good credit ratings, in accordance with the contracted risk control standards, before introducing them Shangshi. Thereafter, the Group will receive a portion of the rewards from Shangshi for each rental payment made by the customers. In addition, the Group promised to buy unconditionally the default claims from Shangshi for any customer who violated the agreement. Since there were no significant overdue receivables as December 31, 2021, the Group can use the lifetime expected loss provision for the contract to provide for its expected credit losses of \$1,061 thousand, which was recognized in 2021, as follow:

	ember 31, 2021	December 31, 2020
Contract value	\$ 312,947	143,698
Residual amounts	\$ 218,259	120,682

(iii) The Group signed the joint construction contracts with other companies as follows:

Item	Construction name
Joint construction with allocation of buildings	Me island phase III B1
Joint investing and developing on construction site	Nan Jing Jian Kang
Joint construction with allocation of buildings,	Tucheng Yongfu
Joint investing and developing on construction site	

(iv) Guarantees and endorsements for other parties on behalf of the Group, please refer to notes 6(z).

(b) Contingencies:

(i) While the Group acquired the Quanzhou real estate, the assignor, Quanzhou FuHua Co., Ltd., failed to comply with the term of the contract, which stated that the assignor should repay the mortgage loan secured by the fourth floor of Quanzhou real estate with the consideration paid by the Group to release the mortgage. Therefore, the mortgagee filed an application to freeze the rent earned from the fourth floor of Quanzhou real estate in June 2020. The Group evaluates that the creditor still has means to repay the mortgage loan; hence, the fourth floor of Quanzhou real estate may not be at risk of impairment.

Notes to the Consolidated Financial Statements

- (ii) The subsidiary of the Group, Chongqing Optics Valley Grand Ocean Commercial Development Co., Ltd., negotiated with the lessor, Chongqing Zhengsheng Real Estate Ltd. (hereinafter referred to as "Chongqing Zhengsheng"), to reduce the period for the lease payments due to the COVID-19 pandemic in 2020. However, the negotiation failed and Chongqing Zhengsheng filed a lawsuit against the Group in November 2020 demanding for the payment of the arrears and rental of the extended area used by the Group. The hearing concerning the above lawsuit has yet to commence as of the reporting date. As of December 31, 2021, the Group had recognized its rental expenses before the government regulated deadline based on the lease contract. Meanwhile, the Group filed a counterclaim against Chongqing Zhengsheng, wherein the court ruled against the Group. Thereafter, the Group filed an appeal to the high court, in which the case is still in progress.
- (iii) The real estate property right transfer registration of Shiyan International Financial Center project from the first floor to the ninth floor above ground that the subsidiary of the Group, Wuhan Optics Valley Grand Ocean Commercial Development Co., Ltd. purchased from Hubei Grand Ocean Huayu Investment Co., Ltd.(hereinafter referred to as "Hubei Huayu") had not been completed in accordance with the agreement of commercial property contract; therefore, the Group filed a lawsuit on September 6, 2021. In accordance with the PRC law, the Group has adequate protection for the property; hence, no losses will be incurred by the Group regarding the matter.

On the other hand, Hubei Huayu filed a lawsuit against Grand Ocean Classic Commercial Group Ltd. and Wuhan Optics Valley Grand Ocean Commercial Development Co., Ltd. on September 30, 2021 for the dispute on the equity investment of Hubei Huayu prior to 2017, claiming the compensation of CNY\$93 million for the damage. After the assessment of the Group, the right to make a claim occurred in 2017 exceeded the 3-year limitation period for the protection of civil rights according to the law. In addition, the Group has paid on schedule according to the subsequent equity capital reduction agreement signed by both parties. Therefore, it is determined that the Group have no obligation to pay any compensation.

(10) Losses Due to Major Disasters: None

(11) Subsequent Events: None

Notes to the Consolidated Financial Statements

(12) Other:

A summary of employee benefits, depreciation, and amortization, by function, is as follows:

		For	the years end	led December	31					
By function		2021		2020						
		Operating			Operating					
By item	Cost of sales	expense	Total	Cost of sales	expense	Total				
Employee benefits										
Salary	\$ 234,322	584,114	818,436	184,622	569,578	754,200				
Health and labor insurance	1,312	3,908	5,220	1,224	3,853	5,077				
Pension	1,308	55,976	57,284	1,296	8,472	9,768				
Others	15,539	96,757	112,296	15,802	87,190	102,992				
Depreciation	383,244	1,512,995	1,896,239	345,140	1,515,366	1,860,506				
Amortization	33,984	8,284	42,268	29,661	7,059	36,720				

(13) Other disclosures:

(a) Information on significant transactions:

The following is the information on significant transactions required by the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" for the Group:

- (i) Loans to other parties: Appendix 1.
- (ii) Guarantees and endorsements for other parties: Appendix 2.
- (iii) Securities held as of December 31, 2021 (excluding investment in subsidiaries, associates and joint ventures): Appendix 3.
- (iv) Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$300 million or 20% of the capital stock:None
- (v) Acquisition of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock:None
- (vi) Disposal of individual real estate with amount exceeding the lower of NT\$300 million or 20% of the capital stock: None
- (vii) Related-party transactions for purchases and sales with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: None
- (viii) Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of the capital stock: Appendix 4.
- (ix) Trading in derivative instruments: None
- (x) Business relationships and significant intercompany transactions: Appendix 5.

Notes to the Consolidated Financial Statements

- (b) Information on investees: Appendix 6.
- (c) Information on investment in mainland China: Appendix 7.
- (d) Major shareholders:

Shareholder's Name	Shareholding	Shares	Percentage
Henghua Investment Co., Ltd.		57,065,945	6.83 %

- Note: (1) The information of major shareholders presented in this table is provided by the Taiwan Depository & Clearing Corporation based on the number of ordinary shares and preferred shares held by shareholders with ownership exceeding 5%, that have been issued by the Company without physical registration (including treasury shares) as of the last business day of the current quarter. The share capital in the consolidated financial statements may differ from the actual numbers of shares that have been issued without physical registration due to different preparation basis.
 - (2) In the case of the above information, if a shareholder delivers shares to the trust, the shares will be individually disclosed by the trustee who opened the trust account. As for the declaration of insider shareholdings exceeding 10% in accordance with the securities and exchange act, the shareholdings should include the shares held by the shareholder, as well as those that have been delivered to the trust and for which the shareholder has the right to determine the use of trust property. For information on the declaration of insider shareholdings, please refer to the Market Observation Post System website of the TWSE.

(14) Segment information:

(a) General information

The Group has four reportable segments: shipping business, investing department, retail business department and rental department.

Shipping business departments' main operating activities are international transportation and shipping agency; investing departments' main operating activities are investments; retail business departments' main operating activities are trading of cosmetics, furnishings and etc.; rental business Departments' main operating activities are providing services of financial leasing. The reportable segments are the Group's strategic divisions. They offer different products and services, and are managed separately because they require different technology and marketing strategies.

Notes to the Consolidated Financial Statements

(b) The Group's operating segment information and reconciliation were as follows:

For the year ended December 31, 2021		Shipping epartment	Investing department	Retail department	Rental department	Other segment	Reconciliation and elimination	Total
Revenue:								
Revenue from external customers		1,533,834	5,896	5,159,425	163,401	63,418	-	6,925,974
Intersegment revenues		-	71,006	-	-	-	(71,006)	-
Interest income	_	25,769	10,266	25,759	7,123	33	(35,619)	33,331
Total revenue	\$_	1,559,603	87,168	5,185,184	170,524	63,451	(106,625)	6,959,305
Interest expenses	\$	43,867	96,385	529,580	57,989	23,925	(35,619)	716,127
Share of profit (loss) of associates accounted for using equity method		-	(19,459)	(2,771)	-	(2,129)	-	(24,359)
Reportable segment profit or loss	\$_	502,682	(97,187)	77,916	(117,731)	(4,253)		361,427
Investments accounted for using equity method	\$_	-	720,436	36,634		5,755	-	762,825
Reportable segment assets	\$_	7,754,906	1,760,633	27,277,407	1,182,257	1,012,173		38,987,376
Reportable segment liabilities	\$	2,889,735	1,975,516	19,238,606	811,223	813,246	_	25,728,326
For the year ended December 31, 2020 (revised) Revenue:								
Revenue: Revenue from external customers		936,729	25,925	4,790,864	229,246	459,064		6,441,828
		930,729	65,365	4,790,804	229,240	439,004	(65,365)	0,441,626
Intersegment revenues Interest income		24,121	15,776	26,242	541	4,232	(38,498)	32,414
Total revenue	s	960,850	107,066	4,817,106	229,787	463,296	(103,863)	6,474,242
Interest expenses	\$ \$	58,711	150,388	560,110	80,532	17,637	(38,498)	828,880
Share of profit (loss) of associates accounted for using equity method	•	-	29,433	-	(6,035)	(1,759)	-	21,639
Reportable segment profit or loss	\$_	52,698	(162,518)	(162,464)	2,267	51,541		(218,476)
Investments accounted for using equity method	\$	-	866,912			7,884	<u> </u>	874,796
Reportable segment assets	\$_	7,578,392	1,623,578	24,326,044	1,823,937	930,978		36,282,929
Reportable segment liabilities	\$	2,905,937	3,496,799	15,829,553	1,332,342	727,586		24,292,217

(c) Product and service information

For the revenue from the external customers of the Group, please refer to note 6(w).

(d) Geographic information

The segment revenue based on the geographical location of customers, please refer to note 6(w) for Geographic information.

(e) Major customers

For the years ended December 31, 2021 and 2020, the major customers of the Group were less than 10% of the operating revenue.

Notes to the Consolidated Financial Statements

i. Loans to other parties:

(In Thousands of New Taiwan Dollar)

No	No. Name of lender	Name of borrower	Account name	Related	Highest balance of financing to	Ending	Actual usage amount	Range of interest rates during the	Purposes of fund financing	Transaction amount for business	Reasons for short-term	Loss	Collater	al	Individual funding loan	Maximum limit	
	Name of lender	Name of borrower	Account name	party	other parties during the period	balance	during the period	period period	for the borrower	between two parties	financing	allowance	Item	Value	limits	financing	riote
0	First Steamship Co., Ltd.	First Mariner Capital Ltd.	Other Recievables- Related Party	Yes	27,670	-	-	0.00%	2	-	For use of working capital	-		-	3,927,262	3,927,262	
0	First Steamship Co., Ltd.	First Mariner Holding Ltd.	Other Recievables- Related Party	Yes	110,680	96,845	74,266	0.00%	2	-	For use of working capital	-		-	3,927,262	3,927,262	
0	First Steamship Co., Ltd.	First Steamship S.A.	Other Recievables- Related Party	Yes	553,400	276,700	-	0.00%	2	-	For use of working capital	-		-	3,927,262	3,927,262	
0	First Steamship Co., Ltd.	Yee Young Investment Co, Ltd.	Other Recievables- Related Party	Yes	400,000	-	-	2.366%/2.616%	2	-	For use of working capital	-		-	3,927,262	3,927,262	
0	First Steamship Co., Ltd.	Yee Shin Investment Co., Ltd.	Other Recievables- Related Party	Yes	350,000	-	-	2.366%	2	-	For use of working capital	-		-	3,927,262	3,927,262	
0	First Steamship Co., Ltd.	Royal Sunway Development Co, Ltd	Other Recievables- Related Party	Yes	850,000	550,000	352,000	3.5%/4%	2	-	For use of working capital	-	Promissory note	352,000	3,927,262	3,927,262	
1	Royal Sunway Development Co, Ltd	Jiawang Assets Departmement Co, Ltd.	Other Recievables- Related Party	Yes	490	490	490	6.00%	2	-	For use of working capital	-	Promissory note	490	79,571	79,571	
2	Yee Young Investment Co, Ltd.	First Steamship Co., Ltd.	Other Recievables- Related Party	Yes	180,000	-	-	2.366%	2	-	For use of working capital	-		-	1,267	1,267	
3	First Steamship S. A.	First Steamship Co, Ltd	Other Recievables- Related Party	Yes	415,050	-	-	0.00%	2	-	For use of working capital	-		-	3,744,100	3,744,100	
3	First Steamship S. A.	Ahead Capital Ltd.	Other Recievables- Related Party	Yes	691,750	691,750	669,171	0.00%	2	-	For use of working capital	-		-	28,080,753	28,080,753	
3	First Steamship S. A.	Media Assets Global Ltd.	Other Recievables- Related Party	Yes	553,400	332,040	313,031	0.00%	2	-	For use of working capital	-		-	28,080,753	28,080,753	
3	First Steamship S. A.	Alliance Steamship S.A.	Other Recievables- Related Party	Yes	138,350	138,350	62,811	0.00%	2	-	For use of working capital	-		-	28,080,753	28,080,753	
3	First Steamship S. A.	Heritage Riches Ltd.	Other Recievables- Related Party	Yes	138,350	138,350	103,825	0.00%	2	-	For use of working capital	-		-	28,080,753	28,080,753	
3	First Steamship S. A.	Grand Ocean Retail Group Ltd.	Other Recievables- Related Party	Yes	276,700	276,700	41,505	3.50%	2	-	For use of working capital	-	Promissory note	41,505	3,744,100	3,744,100	,
3	First Steamship S. A.	Mariner Finance Ltd.	Other Recievables- Related Party	Yes	788,595	442,720	442,720	5.00%	2	-	For use of working capital	-		-	28,080,753	28,080,753	
3	First Steamship S. A.	Mariner Far East Ltd.	Other Recievables- Related Party	Yes	691,750	691,750	58,185	0.00%	2	-	For use of working capital	-		-	28,080,753	28,080,753	
3	First Steamship S. A.	First Mariner Capital Ltd.	Other Recievables- Related Party	Yes	55,340	-	-	0.00%	2	-	For use of working capital	-		-	28,080,753	28,080,753	
3	First Steamship S. A.	Mariner Capital Ltd.	Other Recievables- Related Party	Yes	55,340	-	-	0.00%	2	-	For use of working capital	-		-	28,080,753	28,080,753	
4	Reliance Steamship S.A.	First Steamship S.A.	Other Recievables- Related Party	Yes	138,350	-	-	0.00%	2	-	For use of working capital	-		-	1,118,004	1,118,004	
5	Longevity Navigation S.A.	First Steamship S.A.	Other Recievables- Related Party	Yes	193,690	-	-	0.00%	2	-	For use of working capital	-		-	1,087,926	1,087,926	
6	Nature Sources Ltd.	First Steamship S.A.	Other Recievables- Related Party	Yes	249,030	249,030	248,753	0.00%	2	-	For use of working capital	-		-	747,792	747,792	

Notes to the Consolidated Financial Statements

i. Loans to other parties:

(In Thousands of New Taiwan Dollar)

			T			1										ids of New Taiwai	n Dollar)
No.	Name of lender	Name of borrower	Account name	Related	Highest balance of financing to	Ending	Actual usage amount	Range of interest	Purposes of fund financing	Transaction amount for business	Reasons for short-term	Loss	Collatera	ıl	Individual funding loan limits	Maximum limit of fund	Note
				party	other parties during the period	balance	during the period	period	for the borrower	between two parties	financing	allowance	Item	Value		financing	
7	Mariner Far East Ltd.	First Mariner Holding Ltd.	Other Recievables- Related Party	Yes	138,350	-	-	0.00%	2	-	For use of working capital	-		-	425,547	425,547	
8	Heritage Riches Ltd.	First Steamship S.A.	Other Recievables- Related Party	Yes	276,700	-	-	0.00%	2	-	For use of working capital	-		-	1,150,260	1,150,260	
9	Grand Citi Ltd.	Grand Ocean Classic Commercial Group Co., Ltd	Other Recievables- Related Party	Yes	332,040	332,040	199,281	0.00%	2	-	For use of working capital	-	-	-	102,623,740	102,623,740	
9	Grand Citi Ltd.	Grand Ocean Retail Group Ltd.	Other Recievables- Related Party	Yes	1,383,500	1,383,500	1,081,274	0.00%	2	-	For use of working capital	-	_	-	102,623,740	102,623,740	
10	Mariner Finance Ltd.	Shanghai Zhuke Technology Co., Ltd.	Other Recievables- Related Party	Yes	86,798	86,798	86,798	8.40%	1	86,799	Business transaction	52,079	Guaranteed notes of the same amount	86,798	86,799	148,414	
10	Mariner Finance Ltd.	Hainan Sanhe Licheng Business Service Co., Ltd.	Other Recievables- Related Party	Yes	21,700	21,700	21,700	8.40%	1	21,700	Business transaction	-	Guaranteed notes of the same amount	21,700	21,700	148,414	
10	Mariner Finance Ltd.	Shanghai Hanfeng Automobile Sales Co., Ltd	Other Receivable	No	23,870	23,870	7,001	14.4%/21.6%	1	23,870	Business transaction	7,001			23,870	148,414	
11	Jinan Youli Car Leasing Ltd.	Mariner Finance Ltd.	Other Recievables- Related Party	Yes	43,399	43,399	43,399	8.40%	2	-	For use of working capital	-		-	1,113,102	1,113,102	
12	Qingdao Youcheng Car Leasing Ltd.	Mariner Finance Ltd.	Other Recievables- Related Party	Yes	65,099	-	-	8.40%	2	-	For use of working capital	-		-	1,113,102	1,113,102	
13	Grand Ocean Classic Commercial Group Co., Ltd	Chongqing Optics Valley Grand Ocean Commercial Development Limited	Other Recievables- Related Party	Yes	746,466	664,008	643,176	0.00%	2	-	For use of working capital	-	-	-	89,642,880	89,642,880	
13	Grand Ocean Classic Commercial Group Co., Ltd	Hengyang Grand Ocean Commercial Development Limited	Other Recievables- Related Party	Yes	260,395	260,395	260,395	0.00%	2	-	For use of working capital	-	-	-	89,642,880	89,642,880	
13	Grand Ocean Classic Commercial Group Co., Ltd	Quanzhou Grand Ocean Commerce Limited	Other Recievables- Related Party	Yes	1,913,903	1,740,306	1,740,306	0.00%	2	-	For use of working capital	-	-	-	89,642,880	89,642,880	
13	Grand Ocean Classic Commercial Group Co., Ltd	Fuzhou Grand Ocean Classic Commerce Limited	Other Recievables- Related Party	Yes	1,692,567	1,328,014	1,310,655	0.00%	2	-	For use of working capital	-	-	-	89,642,880	89,642,880	
13	Grand Ocean Classic Commercial Group Co., Ltd	Wuhan Optics Valley Grand Ocean Commercial Development Limited	Other Recievables- Related Party	Yes	471,532	155,152	72,260	0.00%	2	-	For use of working capital	-	-	-	89,642,880	89,642,880	
13	Grand Ocean Classic Commercial Group Co., Ltd	Fuzhou Jiaruixing Business Administration Limited	Other Recievables- Related Party	Yes	214,826	214,826	188,787	0.00%	2	-	For use of working capital	-	-	-	89,642,880	89,642,880	
13	Grand Ocean Classic Commercial Group Co., Ltd	Fuzhou Grand Ocean Commerce Limited	Other Recievables- Related Party	Yes	260,394	260,394	243,035	0.00%	2	-	For use of working capital	-	-	-	89,642,880	89,642,880	
13	Grand Ocean Classic Commercial Group Co., Ltd	Hefei Grand Ocean Classic Commercial Development Limited	Other Recievables- Related Party	Yes	21,700	21,700	21,700	0.00%	2	-	For use of working capital	-	-	-	89,642,880	89,642,880	
13	Grand Ocean Classic Commercial Group Co., Ltd	Shanghai Grand Ocean Qianshu Commercial Management Co., Ltd.	Other Recievables- Related Party	Yes	21,700	=	-	0.00%	2	-	For use of working capital	-	-	-	89,642,880	89,642,880	
14	Fuzhou Grand Ocean Commerce Limited	Fuzhou Grand Ocean Classic Commerce Limited	Other Recievables- Related Party	Yes	193,126	84,628	43,399	0.00%	2	-	For use of working capital	-	-	-	29,713,990	29,713,990	
14	Fuzhou Grand Ocean Commerce Limited	Fuzhou Jiaruixing Business Administration Limited	Other Recievables- Related Party	Yes	32,550	32,550	32,550	0.00%	2	-	For use of working capital	-	-	-	29,713,990	29,713,990	
14	Fuzhou Grand Ocean Commerce Limited	Wuhan Grand Ocean Classic Commercial Development Limited	Other Recievables- Related Party	Yes	286,434	286,434	286,434	0.00%	2	-	For use of working capital	-	-	-	29,713,990	29,713,990	
15	Nanjing Grand Ocean Classic Commerce Limited	Grand Ocean Classic Commercial Group Co., Ltd	Other Recievables- Related Party	Yes	2,036,116	2,036,116	1,602,124	0.10%	2	-	For use of working capital	-	-	-	18,772,460	18,772,460	
16	Wuhan Grand Ocean Classic Commercial Development Limited	Grand Ocean Classic Commercial Group Co., Ltd	Other Recievables- Related Party	Yes	643,566	643,566	337,168	0.00%	2	-	For use of working capital	-	-	-	24,853,940	24,853,940	
16	Wuhan Grand Ocean Classic Commercial Development Limited	Wuhan Optics Valley Grand Ocean Commercial Development Limited	Other Recievables- Related Party	Yes	173,597	-	-	0.00%	2	-	For use of working capital	-	-	-	24,853,940	24,853,940	
16	Wuhan Grand Ocean Classic Commercial Development Limited	Shiyan Optics Valley Grand Ocean Commerce Limited	Other Recievables- Related Party	Yes	249,979	249,979	235,224	0.00%	2	-	For use of working capital	_	-	-	24,853,940	24,853,940	
17	Ichang Grand Ocean Commerce Limited	Grand Ocean Classic Commercial Group Co., Ltd	Other Recievables- Related Party	Yes	1,080,638	1,080,638	798,543	0.00%	2	-	For use of working capital	-	-	-	4,588,530	4,588,530	
	Lilling	Co., Liu	related Fally	1	1				l		working capital		1				

Notes to the Consolidated Financial Statements

i. Loans to other parties:

(In Thousands of New Taiwan Dollar)

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N	0. Name of lender	Name of borrower	Account name		Highest balance of financing to	Ending	Actual usage amount	Range of interest		Transaction amount for business	Reasons for short-term	Loss	Collateral		Collateral		Individual funding loan	Maximum limit	Note
		Traine of Societies	Tecount manie	party	other parties during the period	balance	during the period	period	for the borrower	between two parties	financing	allowance	Item	Value	limits	financing	1,000		
1	8 Hefei Grand Ocean Classic Commercial Development Limited	Grand Ocean Classic Commercial Group Co., Ltd	Other Recievables- Related Party	Yes	264,736	264,736	-	0.00%	2	-	For use of working capital	-	-	ı	1,282,670	1,282,670			
1	8 Hefei Grand Ocean Classic Commercial Development Limited	Shanghai Jingxuan- Commercial Management Co., Ltd.	Other Recievables- Related Party	Yes	303,794	303,794	-	0.00%	2	-	For use of working capital	-	-	-	1,282,670	1,282,670			
1	9 Shanghai Jingxuan- Commercial Management Co., Ltd.	Grand Ocean Classic Commercial Group Co., Ltd	Other Recievables- Related Party	Yes	32,549	30,379	30,379	0.00%	2	-	For use of working capital	-	-	T	342,400	342,400			
2	0 Wuhan Optics Valley Grand Ocean Commercial Development Limited	Grand Ocean Classic Commercial Group Co., Ltd	Other Recievables- Related Party	Yes	231,534	231,534	-	0.00%	2	-	For use of working capital	-	-	-	17,660,620	17,660,620			
2	0 Wuhan Optics Valley Grand Ocean Commercial Development Limited	Wuhan Grand Ocean Classic Commercial Development Limited	Other Recievables- Related Party	Yes	19,530	19,530	19,530	0.00%	2	-	For use of working capital	-	-	-	17,660,620	17,660,620			
2	Quanzhou Grand Ocean Commerce Limited	Sanhe xiansen Trading Co., Ltd	Other Receivable	No	4,340	4,340	4,340	0.00%	2	-	For use of working capital	4,340	-	-	311,958	311,958	Note 10		

Note 1: The highest NTD balance outstanding accumulated to the end of this month is in accordance with the exchange rate at the end of the month multiply by the maximum loan balance in foreign currency.

Note 2: In accordance with the operational procedures regulations of loaning funds to others in First Steamship Co., Ltd, the total amount available and amount to individual company for lending purpose shall not exceed 40% of net worth in most recent year of First Steamship Co., Ltd.

Note 3: In accordance with the operational procedures regulations of loaning funds to others in Yee Young Investment Co, Ltd, the total amount to individual company for lending purpose shall not exceed 40% of net worth in most recent year of Yee Young Investment Co, Ltd.

Note 4: In accordance with the operational procedures regulations of loaning funds to others in First Steamship S.A. and its subsidiaries, the total amount available and amount to individual company for lending purpose shall not exceed 40% of net worth in most recent year of that company. As for the foreign company which directly or indirectly or indirectly hold 100% voting right, the amount for lending purpose shall not exceed three times of the net worth of the company.

Note 5: In accordance with the operational procedures regulations of loaning funds to others in First Mariner Holding Ltd. and its subsidiaries, the total amount available and amount to individual company for lending purpose shall not exceed 40% of net worth in most recent year of First Mariner Holding Ltd. As for the foreign company which directly or indirectly hold 100% voting right, the amount for lending purpose shall not exceed three times of the net worth of the company.

Note 6: In accordance with the operational procedures regulations of loaning funds to others in Heritage Riches Ltd, the total amount available and amount to individual company for lending purpose shall not exceed 40% of net worth in most recent year of Heritage Riches Ltd. As for the foreign company which directly or indirectly hold 100% voting right, the amount for lending purpose shall not exceed three times of the net worth of the company.

Note 7: In accordance with the operational procedures regulations of loaning funds to others in Grand Ocean Retail Group Ltd and its subsidiaries, the total amount available and amount to individual companies for lending purpose shall not exceed 40% of net worth in most recent year of that company, and the amount to individual company for lending purposes shall not exceed mutual business transaction amount. As for the foreign company which directly or indirectly hold 100% voting right, the amount for lending purpose shall not exceed 40% of the net worth of Grand Ocean Retail Group Ltd and its subsidiaries.

As for the foreign companies which directly or indirectly hold 100% voting right by the Company, or the foreign companies which directly or indirectly hold 100% voting right by the Company, the total amount available and amount to individual companies for lending purpose shall not exceed ten times of the net worth of the lender.

Note 8: In accordance with the operational procedures regulations of loaning funds to others in Mariner Finance Ltd. the total amount available and amount to individual companies for lending purpose shall not exceed 40% of net worth in most recent year of that company. As for the foreign company which directly or indirectly hold 100% voting right, the amount for lending purpose shall not exceed three times of the net worth of Mariner Finance Ltd. If the company loan funds due to business relationship, the amount to individual company for lending purposes shall not exceed mutual business transaction amount.

Note 9: In accordance with the operational procedures regulations of loaning funds to others in Royal Sunway Development Co, Ltd, the total amount to individual companies for lending purpose shall not exceed 40% of net worth in most recent year of Royal Sunway Development Co, Ltd.

Note 10: The loans of \$4,340 thousand from Quanzhou Grand Ocean Commerce Ltd. to Sanhe xiansen Trading Co., Ltd has entered court proceedings. The Group evaluated that the collection is difficult, therefore recognized all of the amounts as allowance for uncollectible accounts receivable.

Note 11: The amounts of loans to the above-mentioned subsidiaries has been written-off when preparing consolidated financial statements.

Notes to the Consolidated Financial Statements

ii. Guarantees and endorsements for other parties:

(In Thousands of New Taiwan Dollar)

No.	Name of guarantor	Counterparty of guarantee and end	lorsement	Limitation on amount of guarantees and	Highest balance for guarantees and	Balance of guarantees and endorsements	Actual usage	Property pledged for guarantees	Ratio of accumulated amounts of guarantees and endorsements to	Maximum amount for guarantees	Parent company endorsements/ guarantees	Subsidiary endorsements/ guarantees	Endorsements/ guarantees to third parties on behalf of
		Name	Relationship with the company	endorsements for a specific enterprise	endorsements during the period	as of reporting date	the period	and endorsements (Amount)	net worth of the latest financial statements	and endorsements	to third parties on behalf of subsidiary	to third parties on behalf of parent company	companies in Mainland China
0	First Steamship Co, Ltd	First Steamship S.A.	2	29,454,465	759,542	-	-	-	0.00%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Alliance Steamship S.A.	2	29,454,465	553,400	553,400	210,292	-	5.64%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Reliance Steamship S.A.	2	29,454,465	387,380	193,690	177,088	-	1.97%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Grand Steamship S. A.	2	29,454,465	561,563	561,563	196,547	-	5.72%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Longevity Navigation S.A.	2	29,454,465	332,040	332,040	218,593	-	3.38%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Praise Maritime S.A.	2	29,454,465	686,216	686,216	334,856	-	6.99%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Ship Bulker Steamship S.A.	2	29,454,465	179,855	179,855	50,959	-	1.83%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Sure Success Steamship S.A.	2	29,454,465	444,104	167,404	150,663	-	1.71%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Black Sea Steamship S.A.	2	29,454,465	193,690	193,690	85,777	-	1.97%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Heritage Riches Ltd.	2	29,454,465	248,575	248,575	-	-	2.53%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Mariner Finance Ltd.	2	29,454,465	724,814	363,498	133,727	-	3.70%	29,454,465	Y	N	Y
0	First Steamship Co, Ltd	Mariner Far East Ltd.	2	29,454,465	355,108	355,108	-	-	3.62%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Shining Steamship International S.A.	2	29,454,465	631,429	631,429	590,755	-	6.43%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Best Steamship S. A.	2	29,454,465	249,031	249,031	169,263	-	2.54%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Excellent Steamship International S.A.	2	29,454,465	625,342	625,342	612,680	-	6.37%	29,454,465	Y	N	N
0	First Steamship Co, Ltd	Royal Sunway Development Co, Ltd	2	29,454,465	465,000	465,000	393,500	-	4.74%	29,454,465	Y	N	N
1	First Steamship S.A.	Alliance Steamship S.A.	2	46,801,255	553,400	553,400	210,292	-	5.91%	46,801,255	Y	N	N
1	First Steamship S.A.	Sure Success Steamship S.A.	2	46,801,255	444,104	167,404	150,663	-	1.79%	46,801,255	Y	N	N
1	First Steamship S.A.	Reliance Steamship S.A.	2	46,801,255	193,690	193,690	177,088	-	2.07%	46,801,255	Y	N	N
2	Best Steamship S. A.	First Steamship S.A.	3	2,504,295	627,556	-	-	-	0.00%	2,504,295	N	Y	N
3	Mariner Finance Ltd.	Jinan Youli Car Leasing Ltd.	2	1,855,170	43,399	43,399	43,399	-	11.70%	1,855,170	Y	N	Y
3	Mariner Finance Ltd.	Qingdao Youcheng Car Leasing Ltd.	2	1,855,170	65,099	-	-	-	0.00%	1,855,170	Y	N	Y
3	Mariner Finance Ltd.	Haikou Zhuke Technology Co., Ltd	1	246,694	102,465	70,785	70,759	-	19.08%	1,855,170	N	N	Y
3	Mariner Finance Ltd.	Hainan Sanhe Licheng Business Service Co, Ltd.	1	276,783	76,205	-	-	-	0.00%	1,855,170	N	N	Y
4	Royal Sunway Development Co, Ltd	Honor Development Co, Ltd.	5	1,989,280	233,000	233,000	-	-	117.13%	3,978,560	N	N	N

Notes to the Consolidated Financial Statements

ii. Guarantees and endorsements for other parties:

(In Thousands of New Taiwan Dollar)

No.	Name of guarantor	Counterparty of guarantee and end	dorsement	Limitation on amount of guarantees and	Highest balance for guarantees and	Balance of guarantees and endorsements	Actual usage	Property pledged for guarantees	Ratio of accumulated amounts of guarantees and endorsements to	Maximum amount for guarantees	Parent company endorsements/ guarantees	Subsidiary endorsements/ guarantees	Endorsements/ guarantees to third parties on behalf of
NO.	Name of guarantor	Name	Relationship with the company	endorsements for a specific enterprise	endorsements during the period	as of reporting date	_	and endorsements (Amount)	net worth of the latest financial statements	and endorsements	to third parties on behalf of subsidiary	to third parties on behalf of parent company	companies in Mainland China
5	Yee Young Investment Co, Ltd.	First Steamship Co, Ltd	3	15,835	75,000	-	-	-	0.00%	15,835	N	Y	N
6	Grand Citi Ltd.	Grand Ocean Retail Group Ltd.	3	30,939,786	138,350	138,350	138,350	-	1.35%	30,939,786	N	Y	N
7	Grand Ocean Classic Commercial Group Co., Ltd	Grand Ocean Retail Group Ltd.	3	69,926,345	415,050	415,050	415,050	-	4.63%	69,926,345	N	Y	N
7	Grand Ocean Classic Commercial Group Co., Ltd	Grand Citi Ltd.	3	69,926,345	276,700	276,700	276,700	-	3.09%	69,926,345	N	Y	N
8	Fuzhou Grand Ocean Commerce Limited	Grand Ocean Classic Commercial Group Co., Ltd	3	17,466,260	1,735,966	-	-	-	0.00%	17,466,260	N	Y	Y
9	Fuzhou Grand Ocean Classic Commerce Limited	Grand Ocean Classic Commercial Group Co., Ltd	3	10,609,925	2,169,958	1,952,962	1,683,019	-	778.67%	10,609,925	N	Y	Y
10	Wuhan Optics Valley Grand Ocean Commercial Development Limited	Grand Ocean Classic Commercial Group Co., Ltd	3	21,982,600	347,193	347,193	216,995	-	19.66%	21,982,600	N	Y	Y
11	Hehang Grand Ocean Commerce Limited	Grand Ocean Classic Commercial Group Co., Ltd	3	10,727,540	173,597	173,597	151,897	-	37.83%	10,727,540	N	Y	Y

Note 1: The highest NTD balance outstanding accumulated to the end of this month is in accordance with the exchange rate at the end of the month multiply by the maximum loan balance in foreign currency.

Note 2: Illustrations of the No. column are as follows:

- The Group is numbered as 0.
- The invested Companies are numbered by names of the company starting from No. 1. Therefore, the same company should have the same No.

Note 3: The relationship between the guarantee and the guarantor are as follows:

- 1. Transactions between the companies.
- 2. The Company directly or indirectly holds more than 50% voting right.
- 3. When other companies directly or indirectly hold more than 50% voting rights of the Company.
- 4. The Company directly or indirectly holds more than 90% voting right.
- 5. A company that is mutually protected under contractual requirements based on the needs of the contractor.
- 6. A company that is endorsed by all the contributing shareholders in accordance with their shareholding ratio due to joint investment relationship.
- 7. Under the Consumer Protection Act, performance guarantees for pre-sale contracts for companies in the same industry.
- Note 4: According to the Group's operating procedure regulations of guarantees and endorsements, the total amount for external guarantees and endorsements for a single enterprise shall not exceed 3 times of the current net value of the company.
- Note 5: According to FIRST STEAMSHIP S.A. and its subsidiary companies' operating procedure regulations of guarantees and endorsements, the total amount for external guarantees and endorsements and the limit on guarantees and endorsements for a single enterprise shall not exceed 5 times of the current net value of the company.
- Note 6: According to the Mariner Finance Ltd. And its subsidiary companies' operating procedure regulations of guarantees and endorsements, the total amount for external guarantees and endorsements and the limit on guarantees and endorsements for a single enterprise shall not exceed 5 times of the current net value of the company.
- Note 7: According to Grand Ocean Retail Group Ltd. and its subsidiary companies' operating procedure regulations of guarantees and endorsements, the total amount for external guarantees and endorsements and the limit on guarantees and endorsements for a single enterprise shall not exceed 50% of the current net value of the company.
- Note 8: According to Grand Ocean Retail Group Ltd. and its subsidiary companies' operating procedure regulations of guarantees and endorsements, Grand Citi Ltd.'s total amount for external guarantees and endorsements and the limit on guarantees and endorsements for a single enterprise shall not exceed 3 times of Grand Citi Ltd.'s current net value, for those holding directly or indirectly more than 50%.
- Note 9: According to Grand Ocean Retail Group Ltd. and its subsidiary companies' operating procedure regulations of guarantees and endorsements, Grand Ocean Classic Commercial Group Co., Ltd and its subsidiary companies' total amount for external guarantees and endorsements and the limit on guarantees and endorsements for a single enterprise shall not exceed 5 times of its current net value, for those holding directly or indirectly more than 50%.
- Note 10: According to the Royal Sunway Development Co., Ltd.'s operating procedure regulations of guarantees and endorsements, the total amount for external guarantees and endorsements shall not exceed 20 times of the current net value of the company and the limit on guarantees and endorsements for a single enterprise shall not exceed 10 times of the current net value of the company.
- Note 11: According to the Yee Young Investment Co, Ltd.'s operating procedure regulations of guarantees and endorsements, the total amount for external guarantees and endorsements and the limit on guarantees and endorsements for a single enterprise shall not exceed 5 times of the current net value of the company.
- Note 12: For the guarantees and endorsements of Royal Sunway Development Co., Ltd., a commercial paper amounting \$465,000 thousand is pledged as collateral.

iii. Securities held as of December 31, 2020 (excluding investment in subsidiaries, associates and joint ventures):

Notes to the Consolidated Financial Statements
2021

(In Thousands of New Taiwan Dollar)

Name of holder	Category and name of security	Relationship with company	Account title	Ending balance				Maximum shareholding	Note
Name of notice	Category and name or security	Kerationship with company	Account title	Shares/Units	Carrying value	Percentage of ownership (%)	Fair Value	during the period	Note
First Steamship Co., Ltd.	Chailease Corporate Bond		Current financial assets at fair value through profit or loss	200	5,893	-	5,893		-
First Steamship Co., Ltd.	Stock: Jentech Precision		Current financial assets at fair value through profit or loss	30,000	12,240	0.02%	12,240	0.10%	6
Ahead Capital Ltd.	Stock: Wanjia Group		Current financial assets at fair value through profit or loss	1,772,000	1,007	0.32%	1,007	0.32%	6
Ahead Capital Ltd.	Stock: PetroChina		Current financial assets at fair value through profit or loss	80,000	986	0.00%	986	0.00%	6
Ahead Capital Ltd.	Stock: China Construction Bank		Current financial assets at fair value through profit or loss	70,000	1,342	0.00%	1,342	0.00%	6
Ahead Capital Ltd.	Stock: Industrial and Commercial Bank of China		Current financial assets at fair value through profit or loss	85,000	1,328	0.00%	1,328	0.00%	6
Ahead Capital Ltd.	Stock: China Minsheng Bank		Current financial assets at fair value through profit or loss	42,480	450	0.00%	450	0.00%	6
Ahead Capital Ltd.	Stock: Bank of China		Current financial assets at fair value through profit or loss	70,000	698	0.00%	698	0.00%	6
Ahead Capital Ltd.	Stock: Tian An Australia Ltd.		Current financial assets at fair value through profit or loss	1,513,412	8,513	1.75%	8,513	1.75%	6
Media Assets Global Ltd.	Stock: PetroChina		Current financial assets at fair value through profit or loss	99,028	1,220	0.00%	1,220	0.00%	6
Media Assets Global Ltd.	Stock: Tian An Australia Ltd.		Current financial assets at fair value through profit or loss	12,763	72	0.01%	72	0.01%	6
Heritage Riches Ltd.	Stock: PetroChina		Current financial assets at fair value through profit or loss	89,040	1,097	0.00%	1,097	0.00%	6
Heritage Riches Ltd.	Stock: Tian An Australia Ltd.		Current financial assets at fair value through profit or loss	1,225,653	6,894	1.42%	6,894	1.42%	6
Grand Ocean Group Ltd.	Fund: Allianz Income and Growth		Current financial assets at fair value through profit or loss	46,510	13,268	-	13,268		-
Grand Ocean Group Ltd.	Stock: Tian An		Current financial assets at fair value through profit or loss	3,664,000	56,208	0.25%	56,208	0.25%	6
	Preferred stock: Jiawang Assets Departmement Co, Ltd.		Non-current financial assets at amortized cost	5,990,000	59,900	100.00%	59,900	100.00%	6

iv. Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20% of capital stock:

Notes to the Consolidated Financial Statements
2021

(in thousands of New Taiwan Dollar)

Normal Community	Deleted acarter	Delegation with the Commencer	Ending	Turnov	Ov	erdue	Amounts received in	Loss
Name of company	Related party	Relationship with the Company	balance	er days	Amount	Action taken	subsequent period	allowance
First Steamship Co, Ltd	Royal Sunway Development Co, Ltd	55%-owned Subsidiary	357,345	-	-	-	-	-
First Steamship S.A.	Ahead Capital Ltd.	Wholly Owned Subsidiary	669,171	-	-	-	-	-
First Steamship S.A.	Media Assets Global Ltd.	Wholly Owned Subsidiary	313,031	-	-	-	-	-
First Steamship S.A.	Heritage Riches Ltd.	Wholly Owned Subsidiary	103,825	-	-	-	-	-
First Steamship S.A.	Mariner Finance Ltd.	The ultimated Parents	448,377	-	-	-	-	-
Nature Sources Ltd.	First Steamship S.A.	Parents	248,753	-	-	-	-	-
Mariner Finance Ltd.	Hainan Sanhe Licheng Business Service Co., Ltd.	Associate	157,621	-	-	-		312
Mariner Finance Ltd.	Zhuke Technology Co., Ltd.	Associate	445,967	-	30,697	Note 2	13,020	100,439
Grand Citi Ltd.	Grand Ocean Retail Group Ltd.	Parents	1,081,274	-	-	-	-	-
Grand Citi Ltd.	Grand Ocean Classic Commercial Group Co., Ltd.	Wholly Owned Subsidiary	199,281	-	-	-	-	-
Grand Ocean Classic Commercial Group Co., Ltd.	Fuzhou Grand Ocean Commerce Limited	Wholly Owned Subsidiary	243,035	-	-	-	-	-
Grand Ocean Classic Commercial Group Co., Ltd.	Fuzhou Grand Ocean Classic Commerce Limited	Wholly Owned Subsidiary	1,310,655	-	-	-	-	-
Grand Ocean Classic Commercial Group Co., Ltd.	Quanzhou Grand Ocean Commerce Limited	Wholly Owned Subsidiary	1,740,306	-	-	-	-	-
Grand Ocean Classic Commercial Group Co., Ltd.	Chongqing Optics Valley Grand Ocean Commercial Development Limited	Wholly Owned Subsidiary	643,176	-	-	-	-	-
Grand Ocean Classic Commercial Group Co., Ltd.	Hengyang Grand Ocean Commercial Development Limited	Wholly Owned Subsidiary	260,395	-	-	-	-	-
Grand Ocean Classic Commercial Group Co., Ltd.	Fuzhou Jiaruixing Business Administration Limited	Wholly Owned Subsidiary	188,787	-	-	-	-	-
Fuzhou Grand Ocean Commerce Limited	Wuhan Grand Ocean Classic Commercial Development Limited	Wholly Owned Subsidiary of Grand Ocean Classic Commercial Group Co., Ltd.	286,434	-	-	-	-	-
Nanjing Grand Ocean Classic Commerce Limited	Grand Ocean Classic Commercial Group Co., Ltd.	Wholly Owned Subsidiary of Grand Ocean Classic Commercial Group Co., Ltd.	1,602,124	-	-	-	-	-
Wuhan Grand Ocean Classic Commercial Development Limite	Grand Ocean Classic Commercial Group Co., Ltd.	Wholly Owned Subsidiary of Grand Ocean Classic Commercial Group Co., Ltd.	337,168	-	-	-	-	-
Wuhan Grand Ocean Classic Commercial Development Limite	Shiyan Optics Valley Grand Ocean Commerce Limited	Wholly Owned Subsidiary of Grand Ocean Classic Commercial Group Co., Ltd.	235,224	-	-	-	-	-
Ichang Grand Ocean Commerce Limited	Grand Ocean Classic Commercial Group Co., Ltd.	Wholly Owned Subsidiary of Grand Ocean Classic Commercial Group Co., Ltd.	798,543	-	-	-	-	-

Note 1: Reconciliated in the preparation of consolidated report.

Note 2: Due to the effect of the COVID-19 pandemic, receivables from related parties of Zhuke Technology Co., Ltd. are overdue and its credit risk has increased significantly. After the assessment of the value of collateral and the measurement on the repayments and amounts received in subsequent period, the Group recognized expected credit loss.

Notes to the Consolidated Financial Statements

v. Business relationships and significant intercompany transactions: 2021

(in thousands of New Taiwan Dollar)

						(thousands of item Taiwan Donai
			Relationship with		Intercompa	ny transacations, 20	21
No.	Name of transaction party	Name of conterparty	transaction parties	Accounts	Amounts	Transaction terms	Percentage of the consolidated net revenue or total assets
0	First Steamship Co, Ltd	Royal Sunway Development Co, Ltd	1	Other Recievables-Related Party	357,345	Mutual agreement	0.92%
0	First Steamship Co, Ltd	Yee Young Investment Co., Ltd.	1	Equity investment	494,047	Mutual agreement	1.27%
1	First Steamship S.A.	Ahead Capital Ltd.	1	Other Recievables-Related Party	669,171	Mutual agreement	1.72%
1	First Steamship S.A.	Media Assets Global Ltd.	1	Other Recievables-Related Party	313,031	Mutual agreement	0.80%
1	First Steamship S.A.	Heritage Riches Ltd.	1	Other Recievables-Related Party	103,825	Mutual agreement	0.27%
1	First Steamship S.A.	Mariner Finance Ltd.	3	Other Recievables-Related Party	448,377	Mutual agreement	1.15%
2	Nature Sources Ltd.	First Steamship S.A.	2	Other Payables -Related Party	248,753	Mutual agreement	0.64%
3	Grand Citi Ltd.	Grand Ocean Retail Group Ltd.	2	Other Recievables-Related Party	1,081,274	Mutual agreement	2.77%
3	Grand Citi Ltd.	Grand Ocean Classic Commercial Group Co., Ltd.	3	Other Recievables-Related Party	199,281	Mutual agreement	0.51%
4	Grand Ocean Classic Commercial Group Co., Ltd.	Fuzhou Grand Ocean Commerce Limited	3	Other Recievables-Related Party	243,035	Mutual agreement	0.62%
4	Grand Ocean Classic Commercial Group Co., Ltd.	Fuzhou Grand Ocean Classic Commerce Limited	3	Other Recievables-Related Party	1,310,655	Mutual agreement	3.36%
4	Grand Ocean Classic Commercial Group Co., Ltd.	Quanzhou Grand Ocean Commerce Limited	3	Other Recievables-Related Party	1,740,306	Mutual agreement	4.46%
4	Grand Ocean Classic Commercial Group Co., Ltd.	Chongqing Optics Valley Grand Ocean Commercial Development Limited	3	Other Recievables-Related Party	643,176	Mutual agreement	1.65%
4	Grand Ocean Classic Commercial Group Co., Ltd.	Hengyang Grand Ocean Commercial Development Limited	3	Other Recievables-Related Party	260,395	Mutual agreement	0.67%
4	Grand Ocean Classic Commercial Group Co., Ltd.	Fuzhou Jiaruixing Business Administration Limited	3	Other Recievables-Related Party	188,787	Mutual agreement	0.48%
5	Fuzhou Grand Ocean Commerce Limited	Wuhan Grand Ocean Classic Commercial Development Limited	3	Other Recievables-Related Party	286,434	Mutual agreement	0.73%
6	Nanjing Grand Ocean Classic Commerce Limited	Grand Ocean Classic Commercial Group Co., Ltd.	3	Other Recievables-Related Party	1,602,124	Mutual agreement	4.11%
7	Wuhan Grand Ocean Classic Commercial Development Limited	Grand Ocean Classic Commercial Group Co., Ltd.	3	Other Recievables-Related Party	337,168	Mutual agreement	0.86%
7	Wuhan Grand Ocean Classic Commercial Development Limited	Shiyan Optics Valley Grand Ocean Commerce Limited	3	Other Recievables-Related Party	235,224	Mutual agreement	0.60%
8	Ichang Grand Ocean Commerce Limited	Grand Ocean Classic Commercial Group Co., Ltd.	3	Other Recievables-Related Party	798,543	Mutual agreement	2.05%

Note 1: Transactions shall be numbered as follows:

i. "0" for parent company

ii. Subsidiaries are numbered from "1"

Note 2: Relation between related parties are as follows:

i. Parent company to subsidiaries;

ii. Subsidiaries to parent company;

Note 3: Reconciliated in the preparation of consolidated report.

Notes to the Consolidated Financial Statements

vi. Information on investees:(excluding information on investees in Mainland China) 2021

(in thousands of New Taiwan Dollar)

Net income Share of Balance as of Dec. 31, 2020 Oringinal investment amount Main businesses and Maximum shareholding Name of investor Name of investee Location (losses) of profits/losses of Note Percentage of products during the period Dec. 31, 2020 Dec. 31, 2019 Shares Carrying Value investee investee ownership Subsidiary The Company Yee Shin Investment Co., Ltd. Taiwan General investing 128,900 128,900 12,890,000 100.009 195,952 100.009 (1.231)(1,231)Note 5 Real estate Royal Sunway Development Co, 110,000 110,000 11,000,000 55.00% 109,411 55.00% (4,466)Subsidiary The Company Taiwan development, rental and (2,456)leasing of building International The Company First Steamship S.A. 6,364,100 6,364,100 2,300 100.00% 9,360,251 100.00% 390,319 390,319 Subsidiary Panama transportation and shipping agency British Virgin Investment holding The Company First Mariner Holding Ltd. 1,389,698 1.389.698 50,224,000 100.00% 506,754 100.00% (148,109)(148.109)Subsidiary Island company 414,077 The Company Yee Young Investment Co., Ltd. Taiwan General investing 205,827 1,450,000 100.00% 3,167 100.00% 16,156 16,156 Subsidiary Investment holding Subsidiary The Company Grand Ocean Retail Group Ltd. Cavman island 803,647 543,053 18,949,000 9.69% 778,960 9.69% (232.135)(23,297)company Note 4 Environmental Taiwan Environment Scientific Associate 240,617 28.99% Yee Shin Investment Co., Ltd. Taiwan 240,617 17,541,227 24.88% 176,763 (29,577)(2,734)engineering Co., Ltd. Note 5 construction company Investment holding 268,432 Yee Young Investment Co., Ltd. Grand Ocean Retail Group Ltd. Cayman islands 0.00% 5.87% (232,135)Subsidiary company Royal Sunway Development Co. Jiawang Assets Departmement Real estate trading and 9,800 Taiwan 9,800 980,000 49.00% 5,755 49.00% (4,344)(2,129)Associate leasing company Investment holding 2,268,940 2,268,940 91,560,000 46.83% 46.83% (232, 135)Note 1 First Steamship S.A. Grand Ocean Retail Group Ltd. Cayman island 3,764,570 Subsidiary company Investment holding Ahead Capital Ltd. Grand Ocean Retail Group Ltd. Cavman island 401.215 401.215 3,500,000 1.79% 143,895 1.79% (232.135)Note 1 Subsidiary British Virgin Investment holding First Steamship S.A. Ahead Capital Ltd. 428,885 428.885 1,550 100.00% (427,881)100.00% (3.384)Note 1 Subsidiary Island company Domestic and Foreign 304,477 First Steamship S.A. Alliance Steamship S.A. Panama 246,263 246,263 89,000 100.00% 100.00% 58,893 Note 1 Subsidiary shipping Domestic and Foreign 662,973 First Steamship S.A. Best Steamship S.A. 415,050 150,000 100.00% 500,859 100.00% 135,149 Note 1 Subsidiary Panama shipping Domestic and Foreign 224,127 224,127 81,000 100.00% 100.00% 75,847 First Steamship S.A. Black Sea Steamship S.A. Panama 293,192 Note 1 Subsidiary shipping excellent Steamship Domestic and Foreign First Steamship S.A. Panama 249,030 249,030 90,000 100.00% 259,641 100.00% 7,198 Note 1 Subsidiary International S.A shipping Domestic and Foreign First Steamship S.A. Grand Steamship S.A. 387,380 387,380 140,000 100.00% 468,213 100.00% 31,525 Note 1 Subsidiary Panama shipping Investment holding British Virgin 500 100.00% 383,420 100.00% First Steamship S.A. Heritage Riches Ltd. 27,670 27,670 (660)Note 1 Subsidiary Island company

Notes to the Consolidated Financial Statements

vi. Information on investees:(excluding information on investees in Mainland China) 2021

(in thousands of New Taiwan Dollar)

	Main businesses and Oringinal investment amount Balance as of Dec. 31, 2020					2020	Maximum shareholding	Net income	Share of			
Name of investor	Name of investee	Location	products	Dec. 31, 2020	Dec. 31, 2019	Shares	Percentage of ownership	Carrying Value	during the period	(losses) of investee	profits/losses of investee	Note
First Steamship S.A.	Longevity Navigation S.A.	Panama	Domestic and Foreign shipping	332,040	552,017	120,000	100.00%	362,642	100.00%	30,959	Note 1	Subsidiary
First Steamship S.A.	Media Assets Global Ltd.	British Virgin Island	Investment holding company	138,350	138,350	50,000	100.00%	(311,348)	100.00%	392	Note 1	Subsidiary
First Steamship S.A.	Nature Sources Ltd.	Hong Kong	Investment holding company	233,258	233,258	8,430,000	100.00%	249,264	100.00%	(74)	Note 1	Subsidiary
First Steamship S.A.	Praise Maritime S.A.	Panama	Domestic and Foreign shipping	442,720	442,720	160,000	100.00%	489,685	100.00%	47,513	Note 1	Subsidiary
First Steamship S.A.	Reliance Steamship S.A.	Panama	Domestic and Foreign shipping	332,040	518,813	120,000	100.00%	372,668	100.00%	41,102	Note 1	Subsidiary
First Steamship S.A.	Ship Bulker Steamship S.A.	Panama	Domestic and Foreign shipping	293,302	293,302	106,000	100.00%	362,259	100.00%	107,912	Note 1	Subsidiary
First Steamship S.A.	Shining Steamship International S.A.	Panama	Domestic and Foreign shipping	249,030	249,030	90,000	100.00%	283,598	100.00%	36,237	Note 1	Subsidiary
First Steamship S.A.	Sure Success Steamship S.A.	Panama	Domestic and Foreign shipping	387,380	387,380	140,000	100.00%	430,738	100.00%	29,446	Note 1	Subsidiary
First Mariner Holding Ltd.	First Mariner Capital Ltd.	British Virgin Island	Investment holding company	934,195	934,195	33,762,000	100.00%	394,440	100.00%	(129,206)	Note 1	Subsidiary
First Mariner Holding Ltd.	Mariner Far East Ltd.	Hong Kong	Investment holding company	105,146	105,146	3,800,000	100.00%	141,849	100.00%	703	Note 1	Subsidiary
First Mariner Holding Ltd.	Sandmartin International Holdings Ltd.	Hong Kong	Media and entertainment platform	419,580	354,263	124,950,000	25.39%	44,487	25.39%	(79,086)	Note 1	Associate
First Mariner Capital Ltd.	Mariner Capital Ltd.	Hong Kong	Investment holding company	775,037	775,037	28,010,000	100.00%	370,516	100.00%	(117,704)	Note 1	Subsidiary
First Mariner Capital Ltd.	Mariner Finance Ltd.	Hong Kong	Loan company	32,111	32,111	9,000,000	100.00%	17,086	100.00%	(4,115)	Note 1	Subsidiary
Heritage Riches Ltd.	Da Yu Financial Holdings Ltd.	Hong Kong	Corporate financing advisory and asset management services	439,555	439,555	234,670,000	20.60%	478,418	20.60%	6,692	Note 1	Associate
Mariner Far East Ltd.	Da Yu Financial Holdings Ltd.	Hong Kong	Corporate financing advisory and asset management services	181,633	181,633	96,990,000	8.51%	197,531	8.51%	6,692	Note 1	Associate
Grand Citi Ltd.	Sandmartin International Holdings Ltd.	Hong Kong	Media and entertainment platform	58,845	49,599	17,678,902	3.59%	6,154	3.59%	(79,086)	Note 1	Associate

Note 1: According to the Regulations Governing the Preparation of Financial Reports by Securities Issuers, need not to disclose.

Note 2: GRAND OCEAN RETAIL GROUP LTD., the subsidiary of the company, uses consolidated financial statements as the main report. The disclosure of information about its foreign investee company may be limited to the information related to the holding company, according to the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Note 3: The amounts in this table is disclosed after translating by reporting date's spot exchange rate and average exchange rate.

Note 4: 10,000 thousand shares were pledged by First Steamship Co., Ltd.

Note 5: Reclassified to non-current assets held for sale, please refer to note 6(f).

Notes to the Consolidated Financial Statements

vii. Information on investment in mainland China:

1. The names of investees in Mainland China, the main businesses and products, and other information:

(in thousands of New Taiwan Dollar)

1. The names of investees in Maintain	a Cilma, the main ousing	coses and pro	ducts, and other mior							(III tilousaii	us of fich f	aiwaii Dullai)			
Name of investee	Main business and Products		mount of Capital Su	•	Method of Investment (Note 1)	investmer Jan	nulated outflow of at from Taiwan as of nuary 1, 2021	as of Investment flows		outflow of investment from		ncome s) of the estee Percentage of Ownership	Investment income (losses)	Book value	income as of
		TWD	Original Currency	Note	(**************************************	TWD	Original Currency	Outflow	Inflow	December 31, 2021			()		December 31, 2021
Grand Ocean Classic Commercial Group Co., Ltd.	Holdings, comestics, clothing, shoes and hats, accessories, packaging, food, household appliances, communication equipment and	3,688,915	(CNY 850,000)	-	Note 1	1,602,598	(USD 57,918)	-	-	1,602,598	(180,877)	58.31%	(105,469)	5,227,076	-
Beijing Shouhai International Technology Consulting Service Co., Ltd	Provide personnel technical support and training for shipping operation; supply and repair shipping spare parts and components; provide commercial advisory and technical service	-	-	·	Note 1	4,513	(USD 163)	-	-	4,513	-	0.00%	-	-	-
Mariner Finance Ltd. (Note 4)	Automobile finance leasing company	740,098	(USD 26,747)	-	Note 1	740,098	(USD 26,747)	-	-	740,098	(117,731)	100.00%	(117,731)	371,034	-
Shanghai Youxin Car Leasing Ltd.	Automobile leasing company	21,700	(CNY 5,000)	Note 6	Note 1		Note 7	-	-	-	13,733	100.00%	13,733	(14,926)	-
Nanjing Youcheng Car Leasing Ltd.	Automobile leasing company	2,170	(CNY 500)	Note 6	Note 1		Note 7	-	-	-	(1)	100.00%	(1)	(4,379)	-
Suzhou Youcheng Car Leasing Ltd.	Automobile leasing company	-	(CNY 0)	Note 6	Note 1		Note 7	-	-	-	7,478	0.00%	7,478	-	-
Wuhan Youxin Car Leasing Ltd.	Automobile leasing company	4,340	(CNY 1,000)	Note 6	Note 1		Note 7	-	-	-	19	100.00%	19	(6,199)	-
Chongqing Youren Car Leasing Ltd.	Automobile leasing company	4,340	(CNY 1,000)	Note 6	Note 1		Note 7	-	-	-	(21)	100.00%	(21)	(10,927)	-
Fuzhou Youli Car Leasing Ltd.	Automobile leasing company	4,340	(CNY 1,000)	Note 6	Note 1		Note 7	-	-	-	(4)	100.00%	(4)	(331)	-
Qingdao Youcheng Car Leasing Ltd.	Automobile leasing company	8,680	(CNY 2,000)	Note 6	Note 1		Note 7	-	-	-	(4,244)	100.00%	(4,244)	(13,227)	-
Dongguan Youcheng Car Leasing Ltd	Automobile lessine	4,340	(CNY 1,000)	Note 6	Note 1		Note 7	-	-	-	(1,532)	100.00%	(1,532)	(4,618)	-
Guangzhou Youqiang Car Leasing Ltd.	Automobile leasing company	4,340	(CNY 1,000)	Note 6	Note 1		Note 7	-	-	-	4	100.00%	4	(1,162)	-

Notes to the Consolidated Financial Statements

vii. Information on investment in mainland China:

2021

1. The names of investees in Mainland China, the main businesses and products, and other information:

(in thousands of New Taiwan Dollar)

Name of investee	Main business and	Total A	Total Amount of Capital Surplus			Accumulated outflow of investment from Taiwan as of January 1, 2021		Investment flows		outflow of	Net income	Percentage of	Investment	Book value	Accumulated repatriated investment
Name of investee	Products	TWD	Original Currency	Note	(Note 1)	TWD	Original Currency	Outflow	Inflow	Taiwan as of December 31, 2021	(losses) of the investee	Ownership	income (losses)	Book value	income as of December 31, 2021
Changsha Youli Car Leasing Ltd.	Automobile leasing company	4,340	(CNY 1,000)	Note 6	Note 1		Note 7	-	-	-	16	100.00%	16	(1,404)	-
Xian Youcheng Car Leasing Ltd.	Automobile leasing company	4,340	(CNY 1,000)	Note 6	Note 1		Note 7	-	-	-	(62)	100.00%	(62)	(3,635)	-
Chengdu Youcheng Car Leasing Ltd.	Automobile leasing company	4,340	(CNY 1,000)	Note 6	Note 1		Note 7	-	-	-	(26)	100.00%	(26)	(550)	-
Lianyungang Youren Car Leasing Ltd.	Automobile leasing company	4,340	(CNY 1,000)	Note 6	Note 1		Note 7	-	-	-	(1)	100.00%	(1)	(1,016)	-
Jinan Youli Car Leasing Ltd.	Automobile leasing company	21,700	(CNY 5,000)	Note 6	Note 1		Note 7	-	-	-	(3,725)	100.00%	(3,725)	(4,200)	-
Urumqi Taroko Car Rental Co., Ltd.	Automobile leasing company	8,680	(CNY 2,000)	Note 6	Note 1		Note 7	-	-	-	(218)	100.00%	(218)	(218)	-
Hainan Sanhe Licheng Business Service Co., Ltd.	Tourism automobile leasing company	21,700	(CNY 5,000)	-	Note 1		Note 7	-	-	-	(40,918)	50.00%	-	-	-
Shanghai Zhuke Technology Co., Ltd.	Tourism automobile leasing company	86,798	(CNY 20,000)	-	Note 1		Note 7	-	-	-	(29,846)	55.00%	-	-	-

2. Limitation on investment in Mainland China:

Accumulated Investment in Mainland China as of December 31, 2021	Investment Amounts Authorized by Investment Commission, MOEA	Upper Limit on Investment
2,347,209	3,364,166	5,890,893
USD 84,829	USD 121,582	Note 3

Note 1: Invest through offshore third party (offshore investment company).

- Note 2: Grand Ocean Classic Commercial Group Co., Ltd. is offshore company, not limited to the Regulations Governing the Approval of Investment or Technical Cooperation in Mainland China.
- Note 3: The limit is 60% of the current net value of the stock equity, which is calculated by \$9,818,155 thousand times 60%, equaling to \$5,890,893 thousand .
- Note 4: The above invesment income (losses) in mainland China were recognized based on the financial statements audited by the Corporation's auditors.
- Note 5: The above investment amounts were record based on the conversion of USD exchange spot rate at the reporting date and the average exchanging rate during the period.
- Note 6: Capital verification has not been carried out.
- Note 7: Invest through the subsidairy company, Mariner Finance Ltd.
- 3. Significant transactions: The significant inter-company transactions with the subsidiaries in Mainland China, which were eliminated in the preparation of the cosolidated financial statements, are disclosed in "Business relationship and significant inter-company transactions".