EGIS TECHNOLOGY INC. AND
SUBSIDIARIES
CONSOLIDATED FINANCIAL STATEMENTS AND
INDEPENDENT AUDITORS' REVIEW REPORT
MARCH 31, 2024 AND 2023

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

financial statements shall prevail.

INDEPENDENT AUDITORS' REVIEW REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of Egis Technology Inc.

Introduction

We have reviewed the accompanying consolidated balance sheets of Egis Technology Inc. and subsidiaries (the "Group") as at March 31, 2024 and 2023, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the three months then ended, and notes to the consolidated financial statements, including a summary of material accounting policies. Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission. Our responsibility is to express a conclusion on these interim consolidated financial statements based on our reviews and the review reports of other independent auditors.

Scope of Review

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

Basis for Qualified Conclusion

As explained in Notes 4(3)2 and 6(7), the financial statements of certain non-significant subsidiaries and investments accounted for using the equity method were not reviewed by independent auditors. Total assets of these subsidiaries (including the balance of investments accounted for using the equity method) and liabilities amounted to NT\$347,955 thousand and NT\$12,533 thousand, constituting 3% and 0.3% of the consolidated total assets and liabilities as at March 31, 2024, respectively, the balance of investments accounted for using the equity method amounted to NT\$382,391 thousand, constituting 3% of the consolidated total assets as at March 31, 2023, and the share of comprehensive loss amounted to (NT\$16,366) thousand and (NT\$3,441) thousand, constituting 21% and (4%) of the consolidated total comprehensive (loss) income for the three months then ended, respectively.

Qualified Conclusion

Based on our reviews and the review reports of other independent auditors as described in the Other Matter – Review Reports By Other Independent Auditors section of our report, except for the possible effects of the matter described in the Basis for Qualified Conclusion section of our report, nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of the Group as at March 31, 2024 and 2023, and of its consolidated financial performance and its consolidated cash flows for the three months then ended, in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission.

Other Matter - Review Reports By Other Independent Auditors

We did not review the financial statements of certain investments accounted for using the equity method which were reviewed by other independent auditors. Therefore, our report expressed herein, insofar as it relates to the amounts and the information disclosed in Note 13 included in respect of these associates, is based solely on the reports of the other auditors. The balance of these investments accounted for using equity method amounted to NT\$1,063,938 thousand and NT\$1,144,794 thousand, constituting 8% and

10% of the consolidated total assets as at March 31, 2024 and 2023, and the share of comprehensive loss recognised from these investees accounted for using the equity method amounted to (NT\$22,018) thousand and (NT\$25,351) thousand, constituting 28% and (28%) of the consolidated total comprehensive loss (income) for the three months then ended, respectively.

Huang, Pei-Chuan Pan, Hui-Lin For and on Behalf of PricewaterhouseCoopers, Taiwan May 8, 2024

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and independent auditors' report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

EGIS TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS MARCH 31, 2024, DECEMBER 31, 2023 AND MARCH 31, 2023 (The balance sheets as of March 31, 2024 and 2023 are reviewed, not audited)

	Assets	Notes		March 31, 2024 and 2 March 31, 202 AMOUNT		December 31, 2023 AMOUNT %			(as adjusted) March 31, 2023 AMOUNT %		
	Current assets	Notes		AMOUNT			AMOUNT		AWOUNT		
1100	Cash and cash equivalents	6(1)	\$	1,789,076	14	\$	1,878,928	14	\$ 1,303,729	11	
1110	Current financial assets at fair	6(2)	4	1,705,070	11	Ψ	1,070,320	1.	Ţ,303,723	**	
	value through profit or loss	()		647,964	5		613,077	5	1,037,472	9	
1120	Current financial assets at fair	6(3)		,			,		, ,		
	value through other										
	comprehensive income			35,892	-		23,224	-	26,746	-	
1136	Current financial assets at	6(4) and 8									
	amortised cost			921,237	7		878,373	7	692,259	6	
1170	Accounts receivable, net	6(5)		598,271	5		524,008	4	569,248	5	
1180	Accounts receivable due from	7									
	related parties, net			5,309	-		5,309	-	1,110	-	
1200	Other receivables			36,328	-		24,624	-	21,627	-	
1210	Other receivables due from	7									
	related parties			93,439	1		89,456	1	116,697	1	
1220	Current tax assets			18,587	-		17,759	-	3,577	-	
130X	Inventory	6(6)		695,060	5		842,714	6	1,499,794	12	
1410	Prepayments	7		169,176	1		234,633	2	120,168	1	
1470	Other current assets	6(6)(20) and 8		14,663			38,574		15,325		
11XX	Total current assets			5,025,002	38		5,170,679	39	5,407,752	45	
	Non-current assets										
1510	Non-current financial assets at	6(2) and 8									
	fair value through profit or loss			1,026,908	8		1,033,882	8	1,057,061	9	
1517	Non-current financial assets at	6(3) and 8									
	fair value through other										
	comprehensive income			2,470,060	19		2,416,485	18	2,191,323	18	
1535	Non-current financial assets at	6(4) and 8									
	amortised cost			48,819	-		22,489	-	6,447	-	
1550	Investments accounted for	6(7)									
	using equity method			1,361,961	10		1,388,262	11	1,749,737	15	
1600	Property, plant and equipment	6(8)		199,584	2		196,205	1	116,276	1	
1755	Right-of-use assets	6(9)		231,285	2		245,457	2	178,846	2	
1780	Intangible assets	6(10)		2,260,459	17		2,259,128	17	896,803	7	
1840	Deferred income tax assets			345,626	3		345,163	3	289,342	2	
1990	Other non-current assets	7		102,935	1	_	111,018	1	124,118	1	
15XX	Total non-current assets			8,047,637	62	_	8,018,089	61	6,609,953	55	
1XXX	Total assets		\$	13,072,639	100	\$	13,188,768	100	\$ 12,017,705	100	

(Continued)

EGIS TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS MARCH 31, 2024, DECEMBER 31, 2023 AND MARCH 31, 2023 (The balance sheets as of March 31, 2024 and 2023 are reviewed, not audited)

	***	NY :		March 31, 2024		December 31, 20		(as adjusted) March 31, 2023	
	Liabilities and Equity	Notes		AMOUNT	%	AMOUNT	<u>%</u>	AMOUNT	
	Liabilities								
	Current liabilities								
2100	Short-term borrowings	6(11)	\$	1,514,000	12	\$ 1,354,000	10	\$ 1,347,500	11
2130	Current contract liabilities	6(20)		164,291	1	46,234	-	17,123	-
2170	Accounts payable	c(10)		188,016	2	363,350	3	257,843	2
2200	Other payables	6(12)		937,647	7	1,024,400	8	768,305	6
2220	Other payables to related	7							
	parties			7,840	-	1,680	-	1,675	-
2230	Current income tax liabilities	6(0)		14,010	-	6,533	-	85,948	1
2280	Current lease liabilities	6(9)		81,266	1	81,067	1	68,315	1
2320	Long-term liabilities, current	6(13)							
	portion			530,950	4	481,486	4	435,568	4
2365	Current refund liabilities	_		29,431	-	58,036	-	58,175	-
2399	Other current liabilities	7		10,021		6,003		7,293	
21XX	Total current liabilities			3,477,472	27	3,422,789	<u>26</u>	3,047,745	25
	Non-current liabilities								
2540	Non-current portion of long-	6(13)							
	term borrowings			742,750	6	792,214	6	1,259,949	11
2570	Deferred tax liabilities			192,609	1	196,450	2	96,580	1
2580	Non-current lease liabilities	6(9)		159,350	1	174,253	1	120,101	1
2600	Other non-current liabilities			1,913		2,408		15,448	
25XX	Total non-current								
	liabilities			1,096,622	8	1,165,325	9	1,492,078	13
2XXX	Total liabilities			4,574,094	35	4,588,114	35	4,539,823	38
	Equity								
	Share capital	6(16)							
3110	Common stock			742,718	6	742,718	6	692,718	6
	Capital surplus	6(17)							
3200	Capital surplus			1,308,688	10	1,340,854	10	1,019,510	8
	Retained earnings	6(18)							
3310	Legal reserve			725,338	5	725,338	5	725,338	6
3320	Special reserve			857,729	6	857,729	7	75,368	1
3350	Unappropriated retained								
	earnings			736,924	6	778,378	6	2,062,453	17
	Other equity interest	6(19)							
3400	Other equity interest		(437,213)(3)	(473,690)	(4)(612,600)	5
31XX	Equity attributable to owners	S							
	of parent			3,934,184	30	3,971,327	30	3,962,787	33
36XX	Non-controlling interests	6(27)		4,564,361	35	4,629,327	35	3,515,095	29
3XXX	Total equity			8,498,545	65	8,600,654	65	7,477,882	62
	Significant contingent liabilities	9							
	and unrecognised contract								
	commitments								
	Significant events after the	11							
	balance sheet date								
3X2X	Total liabilities and equity		\$	13,072,639	100	\$ 13,188,768	100	\$ 12,017,705	100

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

EGIS TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME THREE MONTHS ENDED MARCH 31, 2024 AND 2023

(Expressed in thousands of New Taiwan dollars, except for loss per share amount)
(REVIEWED, NOT AUDITED)

Three months ended March 31 AMOUNT AMOUNT % Items Notes 4000 6(20) and 7 \$ \$ Sales revenue 1,016,278 100 929,658 100 5000 Operating costs 6(6)(24) 613,566) 61) 620,243) 67) 5900 Net operating margin 402,712 39 309,415 33 6(24) and 7 Operating expenses 6100 Selling expenses 76,107) 7) 73,020) (8) 6200 General and administrative expenses 117,022) (12) 102,753) (11) 428,809) (6300 Research and development expenses 401,987) (42.) 43) Impairment loss determined in accordance with 6(5) 6450 IFRS 9 6000 Total operating expenses 621,970) 61) 577,781) 62) 219<u>,258</u>) 6900 Operating loss 22) 268,366) <u>29</u>) Non-operating income and expenses 7100 Interest income 6(21) 12,512 1 10,271 1 7010 Other income 2,335 2.619 65,552 7020 7 Other gains and losses 6(22)115.964 13 7050 Finance costs 6(23) 15,155) (1) (14,979) 1) 7060 Share of loss of associates and joint ventures 6(7) accounted for using equity method 26,984) 3) 33,526) 4) 7000 Total non-operating income and expenses 38,260 80,349 4 9 7900 Loss before income tax 180,998) 18) 188,017) 20) 7950 Income tax benefit 6(25) 3,997 22,125 177,001 165,892 8200 18) Loss for the period 18 Components of other comprehensive income that will not be reclassified to profit or loss 8316 Unrealised gains from investments in equity 6(3) instruments measured at fair value through other comprehensive income 102,676 10 257,018 28 8320 Share of other comprehensive income of 6(19) associates and joint ventures accounted for using equity method, components of other comprehensive income that will not be reclassified to profit or loss 770 8349 Income tax related to components of other comprehensive income that will not be reclassified to profit or loss 7,607) 8310 Other comprehensive income that will not be reclassified to profit or loss 95,839 257,018 28 10 Components of other comprehensive income that will be reclassified to profit or loss 6(19)(27) 8361 Exchange differences on translation 3,642 1,332) Unrealised (losses) gains from investments in 8367 6(3) debt instruments measured at fair value through other comprehensive income 213) 806 8370 Share of other comprehensive loss of associates 6(19) and joint ventures accounted for using equity method, components of other comprehensive income that will be reclassified to profit or loss 381) 8360 Other comprehensive income (loss) that will be reclassified to profit or loss 3,429 907) Other comprehensive income for the period, net 8300 of tax 99,268 10 256,111 28 8500 Total comprehensive (loss) income for the period 77,733) 8) 90,219 10 Loss attributable to: 8610 97,242) Owners of parent (\$ 10) (\$ 87,317) 9) 8620 Non-controlling interests 79,759) 8) 78,575) 9) 177,001) 165,892) 18) 18) Comprehensive (loss) income attributable to: 8710 Owners of parent (\$ 4,977) \$ 157,812 17 1) Non-controlling interests 67,593) 8720 .756)7) 90,219 10 Loss per share (in dollars) 6(26) 9750 Basic loss per share .31) 1.26)

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

1.31)

1.26)

9850

Diluted loss per share

EGIS TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY THREE MONTHS ENDED MARCH 31, 2024 AND 2023

(Expressed in thousands of New Taiwan dollars)

(REVIEWED, NOT AUDITED)

Equity attributable to owners of the parent Other Equity Interest Retained Earnings Unrealised gains (losses) Exchange from financial differences on assets measured translation of at fair value Unappropriated foreign through other comprehensive Non-controlling retained financial Notes Common stock Capital surplus Legal reserve Special reserve earnings statements income Total interests Total Three months ended March 31, 2023 Balance at January 1, 2023 (as adjusted) \$7,631,520 Loss for the period 87,317) 78,575) 165,892) Other comprehensive income (loss) 1.346 246,475 245,129 10,982 256,111 Total comprehensive income (loss) ,346 246,475 157,812 67,593 87,317 90,219 Appropriation and distribution of 2022 earnings 6(18) Cash dividends of ordinary shares 207,815) 207,815) 207,815) 1,232 15,998 Changes in ownership interests in subsidiaries 1,232 17,230 Changes in equity of associates accounted for using equity method 12,421 613) 11,808 11,808 Decrease in non-controlling interests 65,080) 65,080) Balance at March 31, 2023 692,718 \$1,019,510 725,338 75,368 \$2,062,453 1,303 611,297 \$3,962,787 \$3,515,095 \$7,477,882 Three months ended March 31, 2024 Balance at January 1, 2024 474 474,164) \$3,971,327 \$4,629,327 \$8,600,654 742,718 \$1,340,854 725,338 857,729 778,378 79,759) Loss for the period 97,242) 97,242) 177,001) 1,361 90,904 92,265 7,003 Other comprehensive income 99.268 Total comprehensive income (loss) 97,242 1,361 90,904 4,977 72,756) 77,733 Disposal of equity instrument at fair value 6(3) through other comprehensive income 55,788 55,788 32,759) Reorganisation adjustment 4(6) 32.759) 32.759) Changes in ownership interests in subsidiaries 684 684 684 Changes in equity of associates accounted for using equity method 91) 91) 91) Increase in non-controlling interests 7,790 7,790 Balance at March 31, 2024 742,718 \$1,308,688 725,338 857,729 736,924 .835 439.048 \$3,934,184 \$4,564,361 \$8,498,545

EGIS TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS THREE MONTHS ENDED MARCH 31, 2024 AND 2023 (Expressed in thousands of New Taiwan dollars) (REVIEWED, NOT AUDITED)

			Three months e	nded March 3	1
	Notes		2024	2023	
CACH ELONG EDOM ODED ATDAG A CTIMITIES					
CASH FLOWS FROM OPERATING ACTIVITIES		<i>(</i> Φ	100 000 \	/ ft	100 017 \
Loss before tax		(\$	180,998)	(\$	188,017)
Adjustments					
Adjustments to reconcile profit (loss)	((0)(0)(24)		47, 105		44 604
Depreciation	6(8)(9)(24)		47,125		44,604
Amortisation	6(10)(24)		98,089		63,249
Impairment loss determined in accordance with	6(5)		2.2		
IFRS 9			32		21
Interest income	6(21)	(12,512)	(10,271)
Interest expense	6(23)		15,155		14,979
Gains from lease modification	6(9)(22)	(9)		-
Gains on financial assets at fair value through	6(2)(22)				
profit or loss		(15,074)	(145,989)
Share of loss of associates accounted for using	6(7)				
equity method			26,984		33,526
Share-based payments	6(15)(24)		6,338		12,026
Losses on refundable deposits			-		18,836
Others			21		-
Changes in operating assets and liabilities					
Changes in operating assets					
Accounts receivable (including due from					
related parties)		(72,178)		34,589
Other receivables (including due from related		`	, ,		ŕ
parties)		(4,223)	(31,304)
Inventories		`	155,342		134,168
Prepayments			64,498		14,664
Other current assets			34,861	(817)
Changes in operating liabilities			31,001		017)
Contract liabilities			118,057		9,471
Accounts payable		(175,980)		13,928
Other payables (including due from related		(175,700)		13,720
parties)		(164,907)	(209,368)
Current refund liabilities		(28,605)		31,201)
Other current liabilities		(3,874	(3,104)
Cash outflow generated from operations			84,110)	(226,010)
Interest received		((
		,	12,101	/	9,679
Income taxes paid		(1,173)	(1,963)
Interest paid		(15,200)		15,481)
Net cash flows used in operating activities		(88,382)	(233,775)

(Continued)

EGIS TECHNOLOGY INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS THREE MONTHS ENDED MARCH 31, 2024 AND 2023 (Expressed in thousands of New Taiwan dollars) (REVIEWED, NOT AUDITED)

	Three months ende			ended M	led March 31		
	Notes		2024		2023		
CASH FLOWS FROM INVESTING ACTIVITIES							
Acquisition of financial assets at fair value through							
profit or loss		(\$	27,261)	(\$	48,388)		
Proceeds from disposal of financial assets at fair			, ,	` '	, ,		
value through profit or loss			14,422		-		
Acquisition of financial assets at fair value through			,				
other comprehensive income		(42,643)		-		
Proceeds from disposal of financial assets at fair	6(28)	`	,				
value through other comprehensive income			69,454		-		
(Increase) decrease in financial assets at amortised			,				
cost		(69,194)		34,896		
Acquisition of property, plant and equipment	6(28)	(34,176)	(9,994)		
Acquisition of intangible assets	6(28)	(28,593)		53,886)		
Cash flows generated from acquisition of	6(28)						
subsidiaries (net of cash required)		(43,294)	(11,835)		
Increase in other non-current assets		(7,247)	(4,651)		
Net cash flows used in investing activities		(168,532)	(93,858)		
CASH FLOWS FROM FINANCING ACTIVITIES							
Increase in short-term loans	6(29)		1,514,000		1,347,500		
Decrease in short-term loans	6(29)	(1,354,000)	(1,238,584)		
Increase in other payables-related parties			7,000		-		
Repayments of long-term debt	6(29)		-	(1,819)		
Payments of lease liabilities	6(29)	(21,054)	(24,331)		
Decrease in other non-current liabilities	6(29)	(495)	(3)		
Issuance of treasury shares by subsidiaries			-		5,204		
Proceeds from issuance of shares by subsidiaries to							
non-controlling interest			19,631		<u>-</u>		
Net cash flows from financing activities			165,082		87,967		
Effect of exchange rate changes			1,980	(1,447)		
Net decrease in cash and cash equivalents		(89,852)	(241,113)		
Cash and cash equivalents at beginning of period			1,878,928		1,544,842		
Cash and cash equivalents at end of period		\$	1,789,076	\$	1,303,729		

EGIS TECHNOLOGY INC. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS THREE MONTHS ENDED MARCH 31, 2024 AND 2023

(Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

1. History and Organisation

Egis Technology Inc. (the "Company") was incorporated on December 26, 2007 as a company limited by shares under the laws of the Republic of China ("R.O.C.") and registered under the Ministry of Economic Affairs, R.O.C. The address of its registered office is 30F-1, No. 118, Ciyun Rd., East Dist., Hsinchu City, Taiwan. The Company and its subsidiaries (collectively the "Group") are primarily engaged in the research, development, and sales of data security software, biometric identification software and hardware, wholesale of electronic materials, development and design of IC and international trading.

2. The Date of Authorisation for Issuance of the Financial Statements and Procedures for Authorisation

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

- 3. Application of New Standards, Amendments and Interpretations
 - (1) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS®") Accounting Standards that came into effect as endorsed by the Financial Supervisory Commission ("FSC")

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 16, 'Lease liability in a sale and leaseback'	January 1, 2024
Amendments to IAS 1, 'Classification of liabilities as current or non-current'	January 1, 2024
Amendments to IAS 1, 'Non-current liabilities with covenants'	January 1, 2024
Amendments to IAS 7 and IFRS 7, 'Supplier finance arrangements'	January 1, 2024

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

(2) Effect of new issuances of or amendments to IFRS Accounting Standards as endorsed by the FSC but not yet adopted by the Group

None.

(3) IFRS Accounting Standards issued by IASB but not yet endorsed by the FSC

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting
	Standards Board
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 –	January 1, 2023
comparative information'	
IFRS 18, 'Presentation and disclosure in financial statements'	January 1, 2027
Amendments to IAS 21, 'Lack of exchangeability'	January 1, 2025

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

4. Summary of Material Accounting Policies

The principal accounting policies adopted are consistent with Note 4 in the consolidated financial statements for the year ended December 31, 2023, except for the compliance statement, basis of preparation, basis of consolidation and additional policies as set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) Compliance statement

- A. The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Accounting Standard 34, 'Interim financial reporting' that came into effect as endorsed by the FSC.
- B. These consolidated financial statements are to be read in conjunction with the consolidated financial statements for the year ended December 31, 2023.

(2) Basis of preparation

- A. Except for the following items, the consolidated financial statements have been prepared under the historical cost convention:
 - (a) Financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income.
 - (b) Defined benefit assets recognised based on the net amount of pension fund assets less present value of defined benefit obligation.
- B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC® Interpretations, and SIC® Interpretations that came into effect as endorsed by the FSC (collectively referred herein as the "IFRSs") requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.

(3) Basis of consolidation

A. Basis for preparation of consolidated financial statements:

The basis for the preparation of these consolidated financial statements is the same as the consolidated financial statements for the year ended December 31, 2023.

B. Subsidiaries included in the consolidated financial statements:

				(
No.	Investor	Name of subsidiary	Main business activities	March 31, 2024	December 31, 2023	March 31, 2023	Description
1	Egis	Egis Technology (Japan) Inc. (Japan)	Customer service, business promotion and technical service	100.00	100.00	100.00	
2	"	Egis Technology Korea Inc. (Korea)	Customer service, business promotion and technical service	100.00	100.00	100.00	
3	″	OceanX Inc.	Holding activity	100.00	100.00	100.00	Note 1
4	"	Luxsentek Microelectronics Corp.	Technology development	86.93	86.93	86.93	
5	"	Egis Intelligent (Shanghai) Co., Ltd.	Customer service, business promotion and technical service	100.00	100.00	100.00	
6	//	Egis (Hong Kong) Limited	Holding activity	100.00	100.00	100.00	Note 2
7	"	VASUBI Technology Inc.	Technology development	100.00	100.00	100.00	
8	"	NUI Technology Inc.	Technology development	100.00	100.00	100.00	

				Ownership (%)			
			Main business	March 31,	December	March 31,	
No.	Investor	Name of subsidiary	activities	2024	31, 2023	2023	Description
9	Egis	Taurus Wireless Inc.	Technology development	100.00	100.00	100.00	
10	"	Transducer Star Technology INC. (Transducer Star)	Technology development	90.26	90.26	85.58	Note 3
11	//	Alcor Micro, Corp. (Alcor)	Wholesale of electronic materials, development and design of integrated circuit and international trading, etc.	20.49	20.49	22.01	Notes 5 and 10
12	"	Egisee Inc.	Technology development	100.00	-	-	Note 13
13	Egis and Alcor	StarRiver Semiconductor Corp. (Star River)	Design of integrated circuit and solution of product	62.27	62.27	-	Note 4
14	Egis, Alcor and Alcorlink	Egis Vision Inc.(Egis Vision)	Development, design and sales of integrated circuit	78.14	80.00	-	Note 8
15	Alcor	Alcor Micro Technology, Inc. (AMTI)	Investment holdings	100.00	100.00	100.00	
16	"	Chun-Feng Investment Limited (Chun-Feng)	General investment business	100.00	100.00	100.00	
17	"	ENE Technology Inc. (ENE)	Development, design and sales of integrated circuit	17.67	17.67	17.66	Notes 6 and 12
18	Alcor and Chun-Feng	Syncomm Technology Corp. (Syncomm)	Development, design and sales of integrated circuit	31.28	31.28	31.86	Notes 6 and 11
19	"	AlgolTek, Inc. (AlgolTek)	Development, design and sales of integrated circuit	31.86	31.84	-	Notes 6 and 7
20	Alcor and AlgolTek	Alcorlink Corp. (Alcorlink)	Development, design and sales of integrated circuit	100.00	100.00	49.82	Notes 7
21	AMTI	Alcor Micro Technology (ShenZhen) Ltd.	After sales service and collection of business intelligence	100.00	100.00	100.00	Note 16
22	"	Alcor Micro Technology (H.K.) Limited (AMTHK)	Management and sales of electronic products	100.00	100.00	100.00	

				Ownership (%)			
			Main business	March 31,	December	March 31,	
No.	Investor	Name of subsidiary	activities	2024	31, 2023	2023	Description
23	ENE	ENE Touch Technology Co., Ltd. (ENE Touch)	Wholesale of electronic materials	-	-	100.00	Note 9
24	AlgolTek	Joint Power Exponent, Ltd. (Joint Power exponent)	Development, design and sales of integrated circuit	45.24	-	-	Notes 14 and 15
25	Joint Power exponent	Joint Power Exponent (ShenZhen), Ltd. (ShenZhen Joint Power Exponent)	Development, design and sales of integrated circuit	100.00	-	-	Notes 14 and 15

- Note 1: Sense Investment and Consulting Inc. was renamed as OceanX Inc. in 2023.
- Note 2: Egis (Hong Kong) Limited was incorporated on August 17, 2015 and the capital injection has not yet been completed by the Group.
- Note 3: The Group merged with Transducer Star Technology Inc. in 2023. Refer to Note 6(30) for details. The Board of Directors during its meeting on September 11, 2023 resolved to conduct a cash capital increase by issuing 1,000 thousand new shares. Egis will fully subscribe the capital increase, and consequently, the Group's ownership changed to 90.26%.
- Note 4: Egis originally held 7.27% equity instruments recorded as financial assets at fair value through other comprehensive income in StarRiver. As the subsidiary of the Group, Alcor, acquired 55.00% of voting rights in StarRiver on October 24, 2023 and obtained control over StarRiver, the Group's total shareholding ratio in StarRiver was 62.27%. Refer to Note 6(30) for details.
- Note 5: The Group's subsidiary, Alcor, was the single major shareholder of Syncomm, ENE and AlgolTek. Although the direct shareholding ratio did not reach 50%, Alcor had substantial decision-making power on each companies' finance, operations and personnel administration, and in the conduct of their main business activities. Further, during the shareholders' meeting of each company, Alcor has obtained the majority voting right, and has substantial control power. Thus, they were included in the consolidated financial statements.
- Note 6: The Group's subsidiary, Alcor, was the single major shareholder of Syncomm, ENE and AlgolTek. Although the direct shareholding ratio did not reach 50%, Alcor had substantial decision-making power on each companies' finance, operations and personnel administration, and in the conduct of their main business activities. Further, during the shareholders' meeting of each company, Alcor has obtained the majority voting right, and has substantial control power. Thus, they were included in the consolidated financial statements.

- Note 7: Considering AlgolTek's and Alcorlink's future long-term development needs, in accordance with the regulations of the Enterprise Merger and Acquisition Act, AlgolTek exchanged shares with the shareholders of Alcorlink by issuing new shares as consideration, and acquired 100% equity interest of Alcorlink. The effective date was set on April 1, 2023. The Group held 31.81% equity interest in AlgolTek after the transaction. Additionally, due to the adjustment of the treasury shares, the exercise of employees' stock options and the retirement of restricted stocks, the Group's shareholding ratio as at March 31, 2024 changed to 31.86%.
- Note 8: Egis Vision was established on June 9, 2023. In order to implement reorganisation and work specialisation for enhancing competitiveness and operational performance, the Board of Directors of Alcorlink during its meeting on June 28, 2023 resolved to spin off its "Image Product Business" to Egis Vision Inc., which was 100% owned by Alcorlink. The spin-off effective date was set on July 1, 2023. The Board of Directors of Egis Vision during its meeting on August 10, 2023 resolved to conduct a cash capital increase by issuing 1,500 thousand new shares. As Alcorlink did not subscribe to the capital increase proportionately to its ownership, the Group's ownership decreased to 80.00%.

The Board of Directors of Egis Vision during its meeting on January 17, 2024 resolved to conduct a cash capital increase by issuing 4,000 thousand new shares. As Alcorlink did not subscribe to the capital increase proportionately to its ownership and the Company subscribed 2,986 thousand shares, the Group's total ownership decreased to 78,14%.

- Note 9: ENE Technology Inc. sold all its equity interest in the subsidiary, ENE Touch, with the effective date set on April 20, 2023.
- Note 10: Since Alcor handled employee subscription of restricted stocks in March 2023 and private placement in September 2023, the Group's ownership changed.
- Note 11: Since Syncomm handled employee subscription and retirement of restricted stocks in February 2023 and June 2023, respectively, and capital increase in November 2023, the Group's ownership changed.
- Note 12: Since ENE redeemed restricted stocks and retired in installments during 2023, the Group's ownership changed.
- Note 13: Egisee Inc. was established in 2024.
- Note 14: In January 2024, AlgolTek acquired 40.43% equity interest in Joint Power Exponent in cash, became the single largest shareholder of Joint Power Exponent and has significant control over Joint Power Exponent as it obtained two seats and the effective agreements between other shareholders out of five seats in the Board of Directors.

ShenZhen Joint Power Exponent is a wholly-owned subsidiary established and registered by Joint Power Exponent and was included in the consolidated financial statements as the Group has significant control over Joint Power Exponent.

On January 23, 2024, Joint Power Exponent's Board of Directors approved to increase capital by issuing 3,750 thousand new shares. The Group did not acquire shares proportionally to its interest. As a result, the shareholding ratio increased to 45.24%.

- Note 15: The financial statements of the entity as of and for the three months ended March 31, 2024 were not reviewed by independent auditors as the entity did not meet the definition of a significant subsidiary.
- Note 16: Alcor Micro Technology (ShenZhen) Ltd. had resolved the dissolution and liquidation of the company.
- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group:

As of March 31, 2024, December 31, 2023 and March 31, 2023, the non-controlling interest amounted to \$4,564,361, \$4,629,327 and \$3,515,095, respectively. The information on non-controlling interest and respective subsidiaries is as follows:

			Non-controlling interest					
			March 31	, 2024				
	Principal place of							
Name of subsidiary	business		Amount	Ownership (%)				
Alcor and its subsidiaries	Taiwan	\$	4,548,687	79.51%				
		Non-controlling interest						
		December 31, 2023						
	Principal place of							
Name of subsidiary	business		Amount	Ownership (%)				
Alcor and its subsidiaries	Taiwan	\$	4,626,550	79.51%				
			Non-controlli	ing interest				
			March 31	, 2023				
	Principal place of							
Name of subsidiary	business		Amount	Ownership (%)				
Alcor and its subsidiaries	Taiwan	\$	3,513,816	77.99%				

Balance sheets

	Ma	March 31, 2024		ecember 31, 2023	March 31, 2023		
		Alcor and its subsidiaries		Alcor and its subsidiaries		Alcor and its subsidiaries	
Current assets	\$	3,635,009	\$	3,808,627	\$	3,355,910	
Non-current assets		2,872,796		2,829,339		1,600,067	
Current liabilities	(947,472)	(979,178)	(619,903)	
Non-current liabilities	(299,109)	(309,461)	(153,811)	
Total net assets	\$	5,261,224	\$	5,349,327	\$	4,182,263	

Statement of comprehensive income

	Three months ended March 31, 2024			hree months ended March 31, 2023
		Alcor and its subsidiaries		Alcor and its subsidiaries
Revenue	\$	396,637	\$	387,946
Loss before income tax	(\$	125,185)	(\$	100,164)
Income tax benefit		11,832		8,671
Loss, net of tax	(113,353) (91,493)
Other comprehensive income		8,807	-	14,094
Total comprehensive loss	(\$	104,546)	(\$	77,399)
Comprehensive loss attributable to non-controlling interest	(\$	69,232)	<u>(\$</u>	65,299)
Dividends paid to non-controlling interest	\$	61,847	\$	67,902

Statement of cash flows

		Three months ended March 31, 2024	Three months ended March 31, 2023
		Alcor and its subsidiaries	Alcor and its subsidiaries
Net cash used in operating activities	(\$	5,645) (\$	69,913)
Net cash (used in) from investing	(195,683)	9,817
Net cash from financing activities		13,719	893
Effect of exchange rate changes on cash			401)
and cash equivalents		666 (_	481)
Decrease in cash and cash equivalents	(186,943) (59,684)
Cash and cash equivalents, beginning			
of period		1,339,470	819,418
Cash and cash equivalents, end of period	\$	1,152,527 \$	759,734

(4) Employee benefits

Pension cost for the interim period is calculated on a year-to-date basis by using the pension cost rate derived from the actuarial valuation at the end of the prior financial year, adjusted for significant market fluctuations since that time and for significant curtailments, settlements, or other significant one-off events. Also, the related information is disclosed accordingly.

(5) Income tax

The interim period income tax expense is recognised based on the estimated average annual effective income tax rate expected for the full financial year applied to the pretax income of the interim period, and the related information is disclosed accordingly.

(6) Reorganization under joint control

- A. Egis Vision was established on June 9, 2023. As the Group considered the business and improved the efficiency of the operating decision-making, the Company and the subsidiary, Alcor, purchased 1,500 thousand and 500 thousand ordinary shares of Egis Vision, respectively, from the parent company, Alcorlink, that originally held 80% equity interest in Egis Vision and the Company subscribed 2,986 thousand shares issued by Egis Vision for capital increase at the same time. After the reorganisation, Egis directly held 39.01% of Egis Vision and became the largest shareholder and Egis Vision became a subsidiary directly held by Egis. The Group held a total of 78.14% equity interest in Egis Vision. As the Company and Egis Vision were under common control, the business combination was treated as a reorganisation and was recorded based on the carrying amount of Egis Vision. The difference between the carrying amount and the investment cost of \$32,759 had been adjusted as capital surplus additional paid-in capital.
- B. The Group applies the related interpretations issued in the R.O.C. to account for the reorganisation since there are no definite rules for business combinations of entities under common control in IFRS 3, 'Business combinations' as explained in the IFRS Q&A 'Questions on the accounting treatment of business combination under common control' issued by the Accounting Research and Development Foundation of the R.O.C. (ARDF) on October 26, 2018.

5. Critical Accounting Judgements, Estimates and Key Sources of Assumption Uncertainty

There was no significant change in the reporting period. Refer to Note 5 in the consolidated financial statements for the year ended December 31, 2023.

6. Details of Significant Accounts

(1) Cash and cash equivalents

	Ma	March 31, 2024		December 31, 2023		March 31, 2023	
Cash on hand and revolving funds	\$	1,638	\$	1,581	\$	1,457	
Checking accounts and							
demand deposits		1,531,811		1,448,268		1,034,393	
Time deposits		255,627		429,079		267,879	
	\$	1,789,076	\$	1,878,928	\$	1,303,729	

- A. The above time deposits pertain to high liquidity investments with a maturity of less than 3 months.
- B. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- C. The Group has no cash and cash equivalents pledged to others.

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

	Mar	rch 31, 2024	Dec	December 31, 2023		March 31, 2023	
Current items:							
Financial assets							
mandatorily							
measured at fair value							
through profit or loss							
Beneficiary certificates	\$	571,237	\$	507,287	\$	900,824	
Principal protected note		60,297		90,420		120,483	
Hybrid instrument -							
convertible bonds		12,000		10,910		-	
Domestic listed stocks		4,430		4,460		-	
Foreign unlisted stocks				_		16,165	
	\$	647,964	\$	613,077	\$	1,037,472	
Non-current items:							
Financial assets							
mandatorily							
measured at fair value							
through profit or loss							
Hybrid instrument - convertible bonds	\$	163,808	\$	157,179	\$	175,971	
Beneficiary certificates		203,851		198,353		181,461	
Domestic listed stocks		449,457		472,966		524,860	
Domestic unlisted stocks		100,838		100,839		174,769	
Foreign unlisted stocks		108,954		104,545		_	
	\$	1,026,908	\$	1,033,882	\$	1,057,061	

- A. For the three months ended March 31, 2024 and 2023, the Group recognised gain on financial assets at fair value through profit or loss in the amount of \$15,074 and \$145,989, respectively.
- B. Details of the Group's financial assets at fair value through profit or loss pledged to others as collateral are provided in Note 8.
- C. Information relating to fair value of financial assets at fair value through profit or loss is provided in Note 12(3).

(3) Financial assets at fair value through other comprehensive income

	March 31, 2024		Dec	December 31, 2023		March 31, 2023	
Current items:							
Debt instrument							
Bonds	\$	32,532	\$	19,500	\$	22,118	
Equity instrument							
Domestic listed stocks		3,360		3,724		4,628	
	\$	35,892	\$	23,224	\$	26,746	
Non-current items:							
Debt instrument							
Bonds	\$	5,979	\$	5,605	\$	5,152	
Equity instrument							
Domestic listed stocks		1,403,124		1,381,935		1,073,200	
Domestic unlisted stocks		702,710		714,275		703,537	
Foreign listed stocks		18,617		19,005		63,164	
Foreign unlisted stocks		339,630		295,665		346,270	
	\$	2,470,060	\$	2,416,485	\$	2,191,323	

- A. The Group designated the investments shown above as debt instruments as financial assets at fair value through other comprehensive income, because these debt instruments represent those investments that the Group holds within a business model whose objective is achieved by both collecting the contractual cash flows and by selling financial assets.
- B. The Group has elected to classify equity investments that are considered to be strategic investments and steady dividend income as financial assets at fair value through other comprehensive income. The fair value of such investments amounted to \$2,467,441, \$2,414,604 and \$2,190,799 as at March 31, 2024, December 31, 2023 and March 31, 2023, respectively.
- C. Aiming to satisfy the Group's operating plan, the Group sold the share investment at fair value of \$80,507 which resulted in cumulative gain on disposal of \$55,788 (deducted the amount from tax effect) during the first quarter in 2024.

The Group had no disposal transaction in the first quarter of 2023.

D. Amounts recognised in profit or loss and other comprehensive income in relation to the financial assets at fair value through other comprehensive income are listed below:

	Three months ended March 31,						
		2024					
Equity instruments at fair value through other comprehensive income							
Fair value change recognised in other comprehensive income	\$	102,676	\$		257,018		
Cumulative gains reclassified to retained earnings due to							
derecognition	\$	63,395	\$				
		Three months e	ended Mar	ch 31,			
		2024		2023			
Debt instruments at fair value through other comprehensive income Fair value change recognised in other							
comprehensive (loss) income	(<u>\$</u>	213)	\$		806		
Interest income recognised in profit or loss	\$	375	\$		292		

- E. As at March 31, 2024, December 31, 2023 and March 31, 2023, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at fair value through other comprehensive income held by the Group was the recognised carrying amount of financial assets.
- F. Details of the Group's financial assets at fair value through other comprehensive income pledged to others as collateral are provided in Note 8.
- G. Information relating to the fair value of financial assets at fair value through other comprehensive income is provided in Note 12(3).

(4) Financial assets at amortised cost

	Mar	March 31, 2024		December 31, 2023		arch 31, 2023
Current items:						
Time deposits with maturity over three months	\$	681,270	\$	625,674	\$	410,942
Pledged time deposits		233,600		225,682		254,283
Bonds		6,367		27,017		27,034
	\$	921,237	\$	878,373	\$	692,259
Non-current items:						
Pledged time deposits	\$	39,467	\$	7,467	\$	6,447
Bonds		9,352		15,022		
	\$	48,819	\$	22,489	\$	6,447

- A. As at March 31, 2024, December 31, 2023 and March 31, 2023, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at amortised cost held by the Group was the recognised carrying amount of financial assets.
- B. Amounts recognised in profit or loss in relation to financial assets at amortised cost are listed below:

	Three months ended March 31,						
		2024		2023			
Interest income	\$	5,917	\$	4,361			

- C. Details of the Group's financial assets at amortised cost pledged to others as collateral are provided in Note 8.
- D. Information relating to credit risk of financial assets at amortised cost is provided in Note 12(2).
- E. The counterparties of the Group's investments in certificates of deposits are financial institutions with high credit quality, so the Group expects that the probability of counterparty default is remote.

(5) Accounts receivable

	Mar	ch 31, 2024	Dece	mber 31, 2023	Mai	rch 31, 2023
Accounts receivable Less: Allowance for uncollectible	\$	598,385	\$	524,109	\$	569,392
accounts	(114)	(101)	(144)
	\$	598,271	\$	524,008	\$	569,248

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

	Mar	March 31, 2024		December 31, 2023		March 31, 2023	
Not past due	\$	569,903	\$	514,916	\$	568,822	
Up to 30 days		16,385		2,786		87	
31 to 90 days		7,563		6,407		483	
Over 91 days		4,534					
	\$	598,385	\$	524,109	\$	569,392	

The above ageing analysis was based on past due date.

- B. As of March 31, 2024, December 31, 2023 and March 31, 2023, accounts receivable were all from contracts with customers. As of January 1, 2023, the balance of receivables from contracts with customers amounted to \$600,870.
- C. The Group had no accounts receivable pledged to others as collateral.
- D. As at March 31, 2024, December 31, 2023 and March 31, 2023, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the accounts receivable held by the Group was the recognised carrying amount of the financial assets.
- E. The Group comprehensively considered the geographic area, product types and credit rating of each customer. The Group applies the modified approach using a provision matrix to estimate the expected credit loss. The Group used the consideration of forecastability to adjust historical and timely information to assess the default possibility of accounts receivable. As of March 31, 2024, December 31, 2023 and March 31, 2023, the Group's expected credit loss rates were not significant.
- F. Movements in relation to the Group applying the modified approach to provide loss allowance for accounts receivable are as follows:

	2	2024		2023	
	Accounts	s receivable	Accoun	ts receivable	
At January 1	\$	101	\$	6	
Expected credit loss		32		21	
Others	(19)		117	
At March 31	\$	114	\$	144	

- G. Information relating to credit risk of accounts receivable is provided in Note 12(2).
- H. The Group has not pledged accounts receivable as collateral.
- I. The Group has obtained collaterals, including time deposits, promissory notes, and fixed assets, from some customers based on credit terms as guarantees for credit enhancement of accounts receivable.

(6) <u>Inventories</u>

	Ma	March 31, 2024		December 31, 2023		March 31, 2023
Raw materials	\$	230,850	\$	326,419	\$	800,748
Work in progress		337,387		412,770		554,488
Finished goods		126,823		103,525		144,558
	\$	695,060	\$	842,714	\$	1,499,794

- A. For the three months ended March 31, 2024 and 2023, the inventory costs which were recognised as cost of goods sold were \$560,086 and \$615,688, respectively. Further, certain inventories were written off to net realisable value, and the Group recognised inventories valuation loss amounting to \$5,392 and \$45,440 for the three months ended March 31, 2024 and 2023, respectively.
- B. The Group has no inventories pledged to others.
- C. To secure the steady supply of wafer capacity, in June 2021, the Group's subsidiary signed a purchase agreement for pre-order capacity with a supplier, and paid guarantee of US\$1,000 thousand, of which US\$675 thousand was recognised as a loss in 2024 since the subsidiary did not meet the purchase quantity requirement under the contract, and the remaining balance of US\$325 thousand was accounted as other current assets as of March 31, 2024.
- D. ENE Technology signed a long-term contract with its supplier, indicating its commitment to outsource a minimum quantity to the supplier. Any loss from non-fulfillment of the contract was recognised as current cost.

(7) Investments accounted for using equity method

A. Details of investments accounted for using equity method are as follows:

	March 3	31, 2024	December	r 31, 2023
	Shareholding		Shareholding	
Company name	ratio	Amount	ratio	Amount
iCatch Technology, Inc. (iCatchtek)	18.82%	\$ 1,063,938	18.84%	\$ 1,086,047
SCT Holdings Ltd. (SCT)	19.51%	276,083	19.51%	278,719
Terawins, Inc. (Terawins)	17.65%	21,940	17.65%	23,496
Egis Innovation Fund G.P., Ltd.				
(Note 2)	-		-	
		\$ 1,361,961	:	\$ 1,388,262
			March 3	31, 2023
			Shareholding	
Company name			ratio	Amount
Vitrio Technology Corporation (Note 1)			50.00%	\$ -
iCatch Technology, Inc. (iCatchtek)			18.91%	1,144,794
SCT Holdings Ltd. (SCT)			19.51%	374,904
Egis Innovation Fund G.P., Ltd. (Note 2)			50.00%	7,487
AlgolTek, Inc. (AlgolTek)			20.13%	222,552
				\$ 1,749,737

Note 1: The carrying amount was \$0 since the amount of loss on investment has reached its holding cost. The associate had been liquidated in 2023.

Note 2: The associate is currently in the process of liquidation.

B. Share of profit (loss) of associates accounted for using equity method are as follows:

	Three months ended March 31,								
Company name		2024	2023						
iCatch Technology, Inc. (iCatchtek) (Note 1)	(\$	22,788) (\$	25,351)						
SCT Holdings Ltd. (SCT) (Note 2)	(2,636) (3,060)						
Terawins, Inc. (Terawins)	(1,560)	-						
AlgolTek, Inc. (AlgolTek)		<u> </u>	5,115)						
	(\$	26,984) (\$	33,526)						

- Note 1: Share of loss of iCatchtek on March 31, 2024 and 2023 was recognised based on the financial statements reviewed by the auditors appointed by the investee.
- Note 2: The financial information for the first quarter of 2024 and 2023 of SCT was recognised based on the financial statements that were not reviewed by independent auditors.
- C. In December 2021, the Group invested the amount of \$652,000 in iCatchtek and acquired 11.83% equity interest. In January 2022, the Group acquired an additional ownership of \$537,600 in iCatchtek through public offering, resulting in the Group's ownership in iCatchtek to increase to 21.03%. As the Group has significant influence over iCatchtek, the investment was accounted for using equity method. Additionally, on November 2, 2022, iCatchtek processed a cash capital increase by issuing new shares, and the Group did not subscribe to the capital increase proportionately to its ownership, resulting in the decrease in the Group's ownership to 18.91%. However, the Group still held 3 board seats and accordingly, has significant influence over iCatchtek.
 - Since iCatchtek issued restricted stocks, the Group's total shareholding ratio as at March 31, 2024 and 2023 changed to 18.82% and 18.84%, respectively.
- D. In April 2022, the Group invested the amount of \$73,300 in SCT and acquired 4% equity interest. In addition, the convertible bonds held by the Group have been converted into common stock of SCT's, resulting in the Group's ownership in SCT to increase to 20%. As the Group has significant influence over SCT, the investment was accounted for using equity method. Additionally, on February 3, 2023, SCT processed a cash capital increase by issuing new shares, and the Group did not subscribe to the capital increase proportionately to its ownership, resulting in the decrease in the Group's ownership to 19.51%. As the losses recognized on the investment in SCT exceeded the equity, an assessment of the recoverable amount from SCT was conducted for the fiscal year 2023. The recoverable amount was determined based on value-in-use calculations.
- E. The Group was the single major shareholder of AlgolTek. As of March 31, 2023, the Group had no significant influence and does not hold over half of the seats in the Board of Directors based on the assessment of the degree of active participation of other shareholders in AlgolTek's past shareholders' meetings. Accordingly, the Group had no majority voting rights. These factors showed that the Group did not have the actual ability to unilaterally control the related activities of AlgolTek, therefore, the Group only had significant influence on but not control over AlgolTek. Subsequently, considering AlgolTek's and Alcorlink's future long-term development needs, in accordance with the regulations of the Enterprise Merger and Acquisition Act, AlgolTek exchanged shares with the shareholders of Alcorlink by issuing new shares as consideration, and

acquired 100% equity interest of Alcorlink. The effective date was set on April 1, 2023. The Group held 31.81% equity interest in AlgolTek after the transaction, and was the single major shareholder of AlgolTek. The Group had the ability to exercise significant influence over AlgolTek's operations and had substantial control based on the assessment of the degree of active participation of other shareholders in AlgolTek's past shareholders' meetings. Thus, AlgolTek was included in the Group's consolidated financial statements since April 1, 2023. Refer to Notes 4(3) and 6(30) for details.

- F. The Group held 5,360 thousand shares of Terawins, Inc.'s common stocks, and the shareholding ratio was 17.65%. As the Group serves as the corporate director of the associate and has two directors out of seven in its Board, the Group has significant influence over it, and accordingly, the investment was accounted for using equity method.
- G. The summarised financial information of the associates that are material to the Group is as follows:

Balance sheets

				iCatchtek			
	Ma	arch 31, 2024	De	cember 31, 2023	March 31, 2023		
Current assets	\$	1,668,702	\$	1,715,128	\$	1,693,189	
Non-current assets		171,750		165,499		139,810	
Current liabilities	(133,801)	(162,063)	(90,935)	
Non-current liabilities	(19,731)	(15,022)	(29,903)	
Total net assets	\$	1,686,920	\$	1,703,542	\$	1,712,161	
Share in associate's net assets	\$	317,478	\$	320,947	\$	323,770	
Goodwill		166,580		166,580		166,580	
Excess of investments accounted for using		ŕ		,		,	
equity method		579,880		598,520		654,444	
Carrying amount of							
the associate	\$	1,063,938	\$	1,086,047	\$	1,144,794	

		SCT							
		March 31, 2024	De	cember 31, 2023		March 31, 2023			
Current assets	\$	318,452	\$	301,614	\$	705,593			
Non-current assets		38,614		42,151		62,336			
Current liabilities	(476,714)	(467,798)	(513,289)			
Non-current liabilities	(_	3,619)	(3,919)	(_	7,451)			
Total net assets	(<u>\$</u>	123,267)	(<u>\$</u>	127,952)	\$	247,189			
Share in associate's net assets	\$	-	\$	-	\$	48,227			
Goodwill		200,779		200,779		240,838			
Excess of investments accounted for using									
equity method		75,304		77,940	_	85,839			
Carrying amount of the	Φ.	•= • • • •	4	4- 0 - 10	4	27 4 00 4			
associate	\$	276,083	<u>\$</u>	278,719	\$	374,904			
						AlgolTek			
						March 31, 2023			
Current assets					\$	742,917			
Non-current assets						144,792			
Current liabilities					(62,848)			
Non-current liabilities					(_	20,910)			
Total net assets					\$	803,951			
Share in associate's net	0000	t o			\$	161 704			
Goodwill	asse	ts			Ф	161,794 58,985			
Excess of investments as	COL	inted for using equity	, metl	nod		1,890			
Unrealised gain		inica for asing equity	meti	104	(117)			
Carrying amount of the	0000	ciata			\$	222,552			
Carrying amount of the	asso	Clate			Ψ	222,332			

Statement of comprehensive income (loss)

	<u>iCatchtek</u>						
		ended N	March 31,				
		2024		2023			
Revenue	\$	215,130	\$	243,365			
Loss for the period	(\$	22,014)	(\$	35,487)			
Other comprehensive income		4,091					
Total comprehensive loss	(\$	17,923)	(\$	35,487)			
Share of loss for the period	(<u>\$</u>	22,788)	(<u>\$</u>	25,351)			

	SCT						
	Three months ended March 31,						
		2024		2023			
Revenue	\$	129,498	\$	206,218			
Profit for the period	\$	11,244	\$	573			
Other comprehensive loss			(279)			
Total comprehensive income	\$	11,244	\$	294			
Share of loss for the period	(<u>\$</u>	2,636)	(<u>\$</u>	3,060)			

	A	AlgolTek Three months ended March 31,				
	Three month					
		2023				
Revenue	\$	55,353				
Loss for the period	(\$	25,408)				
Other comprehensive income		645				
Total comprehensive loss	(\$	24,763)				
Share of loss for the period	(<u>\$</u>	5,115)				

H. The Group's material associate, iCatchtek, has quoted market price. As of March 31, 2024 and December 31 2023, the fair value were \$1,146,600 and \$1,308,600, repectively. The Group's material associates, iCatchtek and AlgolTek, have quoted market price. As of March 31, 2023, the fair value was \$783,900 and \$308,764, respectively.

(8) Property, plant and equipment

	2024										
		Information equipment		Development equipment		Leasehold improvements		Others	-	uipment under ceptance	Total
At January 1			_		_	<u> </u>	_				
Cost	\$	98,431	\$	252,811	\$	53,125	\$	156,476	\$	_	\$560,843
Accumulated depreciation	(_	81,081)	(170,478)	(_	30,788)	(_	82,291)		_	(364,638)
	\$	17,350	\$	82,333	\$	22,337	\$	74,185	\$	-	\$196,205
					_		_				
At January 1	\$	17,350	\$	82,333	\$	22,337	\$	74,185	\$	-	\$196,205
Additions		382		787		250		27,024		275	28,718
Acquired from business combinations		-		543		267		52		-	862
Reclassification		-		76	(76)		-		-	-
Depreciation charge	(3,265)	(9,744)	(1,538)	(11,656)		-	(26,203)
Net exchange differences	_	1	_		_		_	1			2
At March 31	\$	14,468	\$	73,995	\$	21,240	\$	89,606	\$	275	\$199,584
At March 31											
Cost	\$	98,416	\$	253,174	\$	50,815	\$	176,677	\$	275	\$579,357
Accumulated depreciation	(83,948)	(179,179)	(_	29,575)	(_	87,071)			(379,773)
	\$	14,468	\$	73,995	\$	21,240	\$	89,606	\$	275	\$199,584

						2023				
		Information]	Development		Leasehold				
	_	equipment		equipment	i	mprovements		Others		Total
At January 1										
Cost	\$	92,215	\$	190,775	\$	33,398	\$	100,475	\$	416,863
Accumulated depreciation	(_	70,474)	(136,503)	(23,448)	(_	56,688)	(287,113)
	\$	21,741	\$	54,272	\$	9,950	\$	43,787	\$	129,750
At January 1	\$	21,741	\$	54,272	\$	9,950	\$	43,787	\$	129,750
Additions		698		3,698		157		2,018		6,571
Acquired from business combinations		68		244		-		-		312
Depreciation charge	(5,009)	(7,991)	(1,648)	(5,705)	(20,353)
Net exchange differences	(_	4)	(3)		1	_	2	(4)
At March 31	\$	17,494	\$	50,220	\$	8,460	\$	40,102	\$	116,276
At March 31										
Cost	\$	91,129	\$	192,730	\$	29,100	\$	98,288	\$	411,247
Accumulated depreciation	(73,635)	(_	142,510)	(20,640)	(_	58,186)	(294,971)
	\$	17,494	\$	50,220	\$	8,460	\$	40,102	\$	116,276

The Group has no pledged property, plant and equipment.

(9) <u>Lease transactions — lessee</u>

	Ma	arch 31, 2024	Dec	ember 31, 2023	 March 31, 2023
Right-of-use assets:					
Buildings and structures	\$	223,833	\$	236,193	\$ 175,359
Transportation equipment					
(Business vehicles)		3,693		5,038	2,232
Machinery and equipment		542		667	1,042
Other equipment		3,217		3,559	 213
	\$	231,285	\$	245,457	\$ 178,846
Lease liability:					
Current	\$	81,266	\$	81,067	\$ 68,315
Non-current		159,350		174,253	 120,101
	\$	240,616	\$	255,320	\$ 188,416

A. The Group leases various assets including building, business vehicles, machinery and equipment and parking spaces. Rental contracts are typically made for periods of 1 to 10 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.

B. The depreciation charge of right-of-use assets are as follows:

	Three months ended March 31,						
		2024		2023			
Buildings and structures	\$	20,188	\$	23,289			
Transportation equipment (Business vehicles)		377		493			
Machinery and equipment		125		125			
Other equipment		232		344			
	\$	20,922	\$	24,251			

- C. For the three months ended March 31, 2024 and 2023, the additions to right-of-use assets were \$1,335 and \$22,569, respectively.
- D. Short-term leases with a lease term of 12 months or less comprise parking spaces and warehouse. Low-value assets comprise multifunction printers and drinking fountain.
- E. The information on profit or loss accounts relating to lease contracts is as follows:

	Three months ended March 31,						
		2024		2023			
Items affecting profit or loss							
Interest expense on lease liabilities	\$	1,263	\$	907			
Expense on short-term lease contracts		2,778		1,555			
Expense on leases of low-value assets		118		152			
Expense on variable lease payments		-		82			
Gains arising from lease modifications		9		-			

- F. For the three months ended March 31, 2024 and 2023, the Group's total cash outflow for leases were \$25,213 and \$27,027, respectively.
- G. For the three months ended March 31, 2024, due to the earlier termination of the lease contract and adjustment of the rent-free period, the Group's right-of-use assets and lease liabilities on March 31, 2024 decreased by \$968 and \$977, respectively.
- H. Variable lease payments:

 Some of the Group's lease contracts contain variable lease payment terms, whereby the payments were calculated and expenses were recognised based on the quantity actually used during the period.

(10) Intangible assets

				2024		
A. T 1	Goodwill	Patents	Acquired special technology	Customer relationship	Software cost	Total
At January 1 Cost Accumulated amortisation	\$ 892,827 <u>-</u> \$ 892,827	\$ 243,119 (125,133 \$ 117,986			\$ 603,429 (218,299) \$ 385,130	\$ 2,822,413 (563,285) \$ 2,259,128
At January 1 Additions - acquired separately	\$ 892,827	\$ 117,986 468	\$ 571,233 24,555	\$ 291,952	\$ 385,130 38,204	\$ 2,259,128
Additions - acquired through business combinations (Note 1) Reclassification (Note 2)	43,088	726 -	- -	52	223 (7,896)	44,089 (7,896)
Amortisation charge At March 31	\$ 935,915	\$ 105,608	\$ 570,225	17,673) \$ 274,331	\$ 374,380	(<u>98,089</u>) \$ 2,260,459
At March 31 Cost Accumulated amortisation	\$ 935,915 	\$ 244,313 (138,705 \$ 105,608	\$ 703,560 (133,335 \$ 570,225) (127,792)	\$ 614,962 (240,582) \$ 374,380	\$ 2,900,873 (640,414) \$ 2,260,459
			Acquired special technology	2023 Customer	Software	
At January 1 Cost Accumulated amortisation	Goodwill \$ 181,949 \$ 181,949	Patents \$ 218,828 (57,428 \$ 161,400	\$ 97,355) (69,520	33,370)	\$ 251,272 (101,286) \$ 149,986	Total \$ 1,144,603 (261,604) \$ 882,999
At January 1	\$ 181,949	\$ 161,400	\$ 27,835	\$ 361,829	\$ 149,986	\$ 882,999
Additions - acquired separately Additions - acquired through business	-	-	-	-	61,967	61,967
combinations (Note 1) Reclassification	5,159 -	10,395	- -	-	(470)	
Amortisation charge Net exchange differences At March 31	\$ 187,108	12,887 1 \$ 158,909	-	<u> </u>	29,533) 1 \$ 181,951	(63,249) 2 \$ 896,803
At March 31 Cost Accumulated amortisation	\$ 187,108 <u> </u>	\$ 243,120 (84,211 \$ 158,909		54,662)	\$ 325,549 (143,598) \$ 181,951	\$ 1,264,974 (368,171) \$ 896,803

Note 1: It was generated from the Group's merger during the first quarter with Joint Power Exponent in 2024 and Transducer Star in 2023. Refer to Note 6(30) for details of business combination.

Note 2: Pertains to a transfer to other non-current assets during the first quarter in 2024.

A. Details of amortisation on intangible assets are as follows:

	Three months ended March 31,				
		2024	2023		
Operating costs	\$	22	\$	29	
Selling expenses		11,713		17,622	
General and administrative expenses		1,576		1,154	
Research and development expenses		84,778		44,444	
	\$	98,089	\$	63,249	

- B. The Group has no intangible assets pledged to others.
- C. Goodwill is allocated as follows to the Group's cash-generating units:

	March 31, 2024		December 31, 2023		March 31, 2023	
Egis and subsidiaries:						
Biometric sensor chip and its application	\$	106,827	\$	106,827	\$	106,827
Wearable						
electroacoustic						
products and its						
application		5,159		5,159		5,159
Alcor and subsidiaries:						
USB control chip and						
automotive sensor						
chip		594,847		594,847		75,122
Multimedia video						
converter control						
chip and its		107.004		105.004		
application		185,994		185,994		-
Smart power control IC		43,088				
	\$	935,915	\$	892,827	\$	187,108

The Group tested impairment for the cash-generating units of goodwill at the end of the annual financial reporting period periodically and used value-in-use as the basis for calculating the recoverable amount. Additionally, the Group assesses whether there is any indication of impairment at the end of each reporting period. As of March 31, 2024, there was no indication that goodwill might be impaired.

(11) Short-term borrowings Type of borrowings March 31, 2024 December 31, 2023 March 31, 2023 Bank borrowings Unsecured borrowings \$ 1,194,000 \$ 1,194,000 \$ 1,140,000 320,000 160,000 207,500 Secured borrowings \$ \$ \$ 1,514,000 1,354,000 1,347,500 \$ \$ \$ 616,000 803,050 1,253,260 Undrawn facilities $1.71\% \sim 2.94\%$ $1.71\% \sim 2.81\%$ $1.59\% \sim 2.28\%$ Interest rate range

Information about the collateral that was pledged for short-term borrowings is provided in Note 8.

(12) Other payables

	March 31, 2024	December 31, 2023	March 31, 2023
Payable on acquisition of			
intangible assets	\$ 241,444	\$ 222,341	\$ 55,225
Payable on investment			
funds (Note)	228,237	228,237	-
Payable on wages, salaries			
and bonuses	187,818	303,373	118,709
Dividends payable	61,847	-	275,717
Payable on software			
licensing fees	38,659	70,484	151,640
Payable on employees'			
compensation and			
directors' remuneration	27,438	19,381	28,955
Payable on raw materials			
on behalf of subsidiary			
companies	23,472	41,893	-
Payable on research,			
development and testing			
expenses	14,192	16,974	11,147
Payable on professional			
service fees	12,642	13,066	9,882
Payable on royalties	5,382	9,167	46,019
Payable on machinery and			
equipment	2,724	9,141	1,253
Payable on technical			
service expenditures	279	7,460	16,991
Others	93,513	82,883	52,767
	\$ 937,647		\$ 768,305

Note: The Group acquired the subsidiary-StarRiver, with the agreement that portion of the investment fund amounting to \$228,237 will be paid by September 30, 2024.

(13) Long-term borrowings

Type of borrowings	_	March 31, 2024		December 31, 2023		March 31, 2023	
Long-term bank							
borrowings							
Unsecured borrowings	\$	365,333	\$	358,000	\$	785,605	
Secured borrowings	_	908,367		915,700	_	909,912	
		1,273,700		1,273,700		1,695,517	
Less: Current portion	(_	530,950)	(481,486)	(435,568)	
	\$	742,750	\$	792,214	\$	1,259,949	
Undrawn facilities	\$	256,300	\$	870,400	\$	366,300	
Maturity year	_	2024-2027		2024-2027	_	2023-2027	
Interest rate range		1.90%~2.24%		1.90%~2.24%		1.27%~2.82%	

A. Compliance with borrowing contracts

In accordance with the regulations of the borrowing contracts between the Group and certain creditor banks, the Group shall prepare consolidated financial statements semiannually during the term of the borrowings and maintain the financial ratios agreed by both parties. If the agreed ratios are not met, the borrowing interest rate shall be raised as specified in the contracts.

For the years ended December 31, 2023 and 2022, the Group was not able to meet the required net asset value, current ratio and interest coverage ratio as agreed with certain creditor banks and accordingly, the Group has increased the borrowing interest rate in accordance with the contracts for $0.10\% \sim 0.25\%$. Abovementioned matters have no significant impact to the Group.

B. Information regarding the collateral that was pledged for long-term borrowings is provided in Note 8.

(14) Pensions

A. Defined benefit plan

(a) The domestic subsidiaries have a defined benefit pension plan in accordance with the Labor Standards Act, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Labor Standards Act. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company and its domestic subsidiaries contribute monthly an amount equal to 2% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company and its domestic subsidiaries would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is insufficient to pay the pension calculated by the

- aforementioned method to the employees expected to qualify for retirement in the following year, the domestic subsidiaries will make contributions for the deficit by next March.
- (b) For the aforementioned pension plan, no pension cost was recognised by the Group for the three months ended March 31, 2024 and 2023.
- (c) As of March 31, 2024, the Group did not make contributions to the retirement fund as the balance of the retirement fund had exceeded the present value of defined benefit obligation.

B. Defined contribution plan

- (a) The Company and its domestic subsidiaries have established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
- (b) Other overseas entities have established a defined contribution plan under the local regulations and contribute a certain percentage of the salaries and wages of the local employees to the endowment insurance or pension fund. Other than the annual contributions, the entities have no further obligations.
- (c) The pension costs under the defined contribution pension plans of the Group for the three months ended March 31, 2024 and 2023 were \$11,381 and \$12,455, respectively.

(Blank)

(15) Share-based payment

A. As of March 31, 2024, the Group's share-based payment arrangements were as follows:

Issuing	Type of		Quantity granted	Number of shares available for	Contract	
entity	arrangement	Grant date	(unit in thousands)	subscription per unit	period	Vesting conditions
Luxsentek	Employee stock options	2022.01.21 ~ 2022.02.25 (Note 1)	2,586	-	3 years	Three years of service (Notes 2 and 3)
Alcor	Restricted stocks to employees	2023.03.20	723	-	3 years	Graded vesting at a certain percentage upon one year of service and achieving the required KPI (Note 4)
"	"	2022.01.03	477	-	3 years	Graded vesting at a certain percentage upon one year of service and achieving the required KPI (Note 5)
ENE	n	2022.05.10	20	-	3 years	Graded vesting at a certain percentage upon one year of service and achieving the required KPI (Note 6)
"	"	2022.03.16	980	-	3 years	Graded vesting at a certain percentage upon one year of service and achieving the required KPI (Note 6)
Syncomn	n	2023.02.01	300	-	3 years	Graded vesting at a cetain percentage upon one year of service and achieving the required KPI (Note 7)
"	"	2022.03.17	700	-	3 years	Graded vesting at a certain percentage upon one year of service and achieving the required KPI (Note 7)
Alcorlink	n	2021.11.05	1,000	-	3 years	Graded vesting at a certain percentage upon one year of service and achieving the required KPI (Notes 8 and 9)
"	Treasury shares transferred to employees	2023.01.13	274	N/A	N/A	Vested immediately
AlgolTek	Employee stock options	2017.7.3	1,000	-	6 years	After 3 years from the date of grant, an employee may exercise the options at a certain percentage as prescribed in the option plan.
Syncomn	Employee subscription reserved for cash capital increase	2023.10.16	1,090	-	N/A	Vested immediately (Note 10)
JOINT POWER EXPONENT, LTD.	Employee subscription reserved for cash capital increase	2024.01.23	3,750	-	N/A	Vested immediately
Egis Vision Inc.	"	2023.8.10	1,500	N/A	N/A	Vested immediately
"	"	2023.12.5	4,000	N/A	N/A	Vested immediately

- (a) The employee stock options issued by Luxsenteck cannot be sold, pledged, transferred, donated, collateralised, or disposed in any other method during the vesting period.
- (b) The restricted stocks issued by Alcor and Alcorlink cannot be sold, pledged, transferred, gifted, collateralised or disposed in any other method and have no rights to participate in the allocation (subscription) of dividends to original shareholders before meeting the vesting conditions.

(c) The restricted stocks issued by Syncomm and ENE cannot be sold, pledged, transferred, gifted, collateralised or disposed in any other method before meeting the vesting conditions.

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

- Note 1: Grant date was set between January 21, 2022 to February 25, 2022 based on the date signing stock reward agreement with employees.
- Note 2: After working for 3 years from the date of grant, employees may exercise the options in accordance with certain schedules as prescribed in the option plan.
- Note 3: As of December 3, 2023, all of the employees who signed the stock reward agreement did not meet the requirements of the agreement as they resigned, were dismissed or were transferred to associates under 3 years of service, resulting in the expiration of the employee stock options.
- Note 4: Whether the vesting conditions have been met will be determined on March 31 each year and the restrictions on rights will be lifted from April 22 each year (postponed when the day falls on a public holiday).
- Note 5: Whether the vesting conditions have been met will be determined on December 31 each year and the restrictions on rights will be lifted from January 31 each year (postponed when the day falls on a public holiday).
- Note 6: Restricted stocks granted will be available to employees who meet certain performance requirements and are still employed after one year, two years and three years after the grant date at the rate of 20%, 30% and 50%, respectively.
- Note 7: Restricted stocks granted will be available to employees who meet certain performance requirements and are still employed after one year, two years and three years after the grant date at the rate of 30%, 35% and 35%, respectively.
- Note 8: Restricted stocks granted will be available to employees who meet certain performance requirements and are still employed after one year, two years and three years after the grant date at the rate of 30%, 30% and 40%, respectively.
- Note 9: As a result of the share swap, AlgolTek assumed the performance obligation of employee restricted stocks initially issued by Alcorlink starting from the effective date of the share swap. Therefore, the underlying shares were changed from Alcorlink to AlgolTek, and the conversion price and quantity granted were adjusted based on the share swap ratio. The number of shares subscribable per unit was adjusted based on the share swap ratio of 1:0.6, and the quantity granted was changed from 1,000 thousand shares to 600 thousand shares.
- Note 10: After the benchmark date for self-capital increase, certain employees are eligible to acquire 50% of the shares upon completing six months of service, and 100% upon completing one year of service.

B. Details of the restricted stocks to employees are as follows:

(a) Alcor:

	Three months ended March 31,					
		2024	2023			
	Numb	er (in thousands)	Number (in thousands)			
Beginning balance of						
restricted stocks		298	274			
Stocks issued		-	723			
Stocks vested	(57)	-			
Stocks expired	(150)	(110)			
Ending balance of restricted stocks		91	887			

(b) Alcorlink (had been converted to AlgolTek's restricted stocks):

		Three months e	ended March 31,
	2024		2023
	Numb	er (in thousands)	Number (in thousands)
Beginning balance of restricted stocks		336	1,000
Stocks vested	(122)	(217)
Stocks expired	(27)	(174)
Ending balance of restricted stocks		187	609

The above stock options had been converted from Alcorlink's shares into AlgolTek's shares at a ratio of 1:0.6.

Note: Alcorlink redeemed 8 thousand of the restricted stocks during 2023. As of March 31, 2024, Alcorlink has not yet processed the stock retirement.

(c) Syncomm:

	Three months ended March 31,							
	2024		2	2023				
	Number	(in thousands)	Number (in thousands)				
Beginning balance of restricted stocks		790		700				
Stocks issued		-		300				
Stocks vested	(335)	(201)				
Stocks retired			(9)				
Ending balance of restricted stocks		455		790				

(d) ENE:

Three months ended March 31, 2024 2023 Number (in thousands) Number (in thousands) 748 Beginning balance of restricted stocks 1,000 Stocks issued Stocks vested (276) (194) Stocks expired 10) 472 796 Ending balance of restricted stocks

D. The fair value of restricted stocks to employees, treasury shares transferred to employees and employee stock options is measured using the Black-Scholes model. Relevant input information is as follows:

					Expected				
			Stock	Exercise	price		Expected		
Issuing	Type of		price (in	price (in	volatility	Expected	dividend	Risk-free	Fair
entity	arrangement	Grant date	dollars)	dollars)	(Note 1)	option life	rate	interest rate	value
Alcor	Restricted	2023.03.20	34.85	-	Note 2	Note 2	Note 2	Note 2	Note 2
	stocks to								
	employees								
"	"	2022.01.03	60.50	-	Note 2	Note 2	Note 2	Note 2	Note 2
ENE	"	2022.05.10	40.25	-	Note 3	Note 3	Note 3	Note 3	Note 3
"	"	2022.03.16	41.50	-	Note 3	Note 3	Note 3	Note 3	Note 3
Syncomm	"	2023.02.01	22.62	-	Note 2	Note 2	Note 2	Note 2	Note 2
"	"	2022.03.17	25.49	-	Note 2	Note 2	Note 2	Note 2	Note 2
Alcorlink	"	2021.11.05	34.70	-	Note 2	Note 2	Note 2	Note 2	Note 2
"	Treasury shares	2023.01.13	26.30	19.00	46.78%	-	0%	0.78%	7.31
	transferred to								
	employees								
Luxsentek	Employee stock	2022.01.21~	10.00	10.00	Note 4	Note 4	Note 4	Note 4	Note 4
	options	2022.02.25							
AlgolTek	Employee stock	2017.07.03	23.89	10.00	39.28%	4.15	0%	0.80%	14.96
	options					years			
Syncomm	Employee	2023.10.16	26.31	26.00	31.43%	0.07	-	0.95%	1.04
•	subscription					year			
	reserved for					•			
	cash capital								
	increase								
JOINT	"	2024.01.23	3.23	8.00	38.93%	0.02	0%	0.71%	
		2024.01.23	3.23	8.00	36.93%		0%	0.71%	-
POWER						year			
EXPONENT,									
LTD.									

					Expected				
			Stock	Exercise	price		Expected		
Issuing	Type of		price (in	price (in	volatility	Expected	dividend	Risk-free	Fair
entity	arrangement	Grant date	dollars)	dollars)	(Note 1)	option life	rate	interest rate	value
Egis Vision	Employee	2023.8.10	8.95	10.00	39.75%	0.08	0%	0.76%	0.09
Inc.	subscription					year			
"	"	2023.12.5	10.71	15.00	33.99%	0.11	0%	0.88%	-
						vear			

- Note 1: Expected price volatility rate was estimated by using the average price volatility of similar listed entities within the appropriate period and the historical common stock price volatility within a year from the date of the Company's assessment.
- Note 2: The restricted stocks were issued at a price of NT\$0 (in dollars) (i.e. without consideration) with a par value of \$10 (in dollars) per share and measured at fair value based on the closing price on the grant date and taking into account restrictions on dividend collection.
- Note 3: The restricted stocks were issued at a price of NT\$0 (in dollars) (i.e. without consideration) with a par value of \$10 (in dollars) per share and measured at fair value based on the closing price on the grant date.
- Note 4: The employee stock options were issued at par value of NT\$10 per share, the issuance price was NT\$10 per share, and the fair value was measured at the latest price of cash capital increase of Luxsenteck Microelectronics Corp.
- E. Compensation cost that the Group recognised for the abovementioned share-based payment transactions for the three months ended March 31, 2024 and 2023 amounted to \$6,338 and \$12,026, respectively.

(16) Share capital

- A. As of March 31, 2024, the Company's authorised capital was \$1,000,000, consisting of 100,000 thousand shares of ordinary stock, and the paid-in capital was \$742,718 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.
- B. To seek opportunities for industrial cooperation or strategic alliance for the purpose of expanding market and creating shareholders' long-term value, the stockholders at their annual stockholders' meeting on June 22, 2022 adopted a resolution to raise additional cash through private placement with the effective date set on May 16, 2023. The maximum number of shares to be issued through the private placement is 10,000 thousand shares at a subscription price of \$70 (in dollars) per share. The amount of capital raised through the private placement was \$350,000 which had been registered. Pursuant to the Securities and Exchange Act, the ordinary shares raised through the private placement are subject to certain transfer restrictions and cannot be listed on the stock exchange until three years after they have been issued and have been offered publicly. Other than these restrictions, the rights and obligations of the ordinary shares raised through the private placement are the same as other issued ordinary shares.

(17) Capital surplus

	1	March 31, 2024	D	ecember 31, 2023	 March 31, 2023
Share premium	\$	1,235,900	\$	1,268,659	\$ 968,659
Changes in ownership interests in subsidiaries		22,892		22,208	1,727
Changes in associates					
accounted for using the equity method		49,896		49,987	49,124
1 3	\$	1,308,688	\$	1,340,854	\$ 1,019,510

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

(18) Retained earnings

- A. The current year's earnings, if any, shall first be used to pay all taxes and offset accumulated operating losses and then 10% of the remaining amount shall be set aside as legal reserve until the legal reserve equals the paid-in capital. After that, a special reserve shall be set aside or reverse in accordance with the related laws or regulations made by the regulatory authority. The remainder along with the opening balance of unappropriated earnings shall be proposed by the Board of Directors and submitted to the shareholders during their meeting for resolution when they are distributed in the form of new shares; and resolved by a majority vote at a meeting of the Board of Directors attended by two-thirds of the total number of directors then reported to the shareholders during their meeting according to Paragraph 5 of Article 240 of the Company Act when they are distributed in the form of cash.
- B. The Company's dividend policy is adopted by taking into consideration current and future development plans, investment environment, capital needs, domestic and foreign competitors, shareholders' interests and the general standards of dividend distribution in the industry and capital market. The dividends to shareholders can be distributed in the form of cash or shares and cash dividends shall account for at least 20% of the total dividends distributed.
- C. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- D. In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.

E. The appropriations of 2022 earnings as resolved by the shareholders at their meeting on June 21, 2023 are as follows:

	2	022
	Amount	Dividends per share (in dollars)
	Amount	(III dollars)
Legal reserve	\$ -	
Special reserve	782,361	
Cash dividends	207,815	\$ 3.00
	<u>\$ 990,176</u>	

F. The appropriations of 2023 earnings as proposed by the Board of Directors during its meeting on March 12, 2024 are as follows:

	202	23
		Dividends per share
	Amount	(in dollars)
Special reserve	\$ 384,039	
Cash dividends	<u>-</u>	\$ -
	\$ 384,039	

The abovementioned appropriations of earnings for 2023 has not yet been approved by the shareholders.

(19) Other equity interest

			Unrealised		
	Currency	(lo	sses) gains on		
	 translation		valuation	Total	
At January 1, 2024	\$ 474	(\$	474,164) (\$	473,690)	
Currency translation					
differences					
- Group	1,361		-	1,361	
Unrealised gains (losses)					
from investments in equity					
instruments measured					
at fair value through					
other comprehensive					
income					
- Group	-		89,878	89,878	
-Associates	-		770	770	
- Reclassifications of					
disposal of investments					
accounted for other					
comprehensive loss					
to retained earning	-	(63,395) (63,395)	
- Revaluation transferred to					
retained earnings – tax	-		7,607	7,607	
Unrealised gains from					
investments in					
debt instruments					
measured at fair value					
through other					
comprehensive income					
- Group	 		256	256	
At March 31, 2024	\$ 1,835	(\$	439,048) (\$	437,213)	

		Currency	(losses) gains on	T-4-1
		translation		valuation	Total
At January 1, 2023	\$	43	(\$	857,772) (\$	857,729)
Currency translation					
differences					
- Group	(965))	- (965)
- Associates	(381))	- (381)
Unrealised gains from investments					
in equity instruments measured					
at fair value through other					
comprehensive income					
- Group		-		246,288	246,288
Unrealised gains from investments					
in debt instruments measured					
at fair value through other					
comprehensive income					
- Group				187	187
At March 31, 2023	(<u>\$</u>	1,303)	<u>(\$</u>	611,297) (\$	612,600)

(20) Operating revenue

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

	Three months ended March 31, 2024						
	Egis and its subsidiaries			cor and its bsidiaries	Total		
Major geographical regions:							
Taiwan	\$	37,964	\$	151,690	\$	189,654	
Asia		588,115		238,343		826,458	
America		-		160		160	
Others				6		6	
	\$	626,079	\$	390,199	\$	1,016,278	
		Three mo	onths o	ended March	31, 2	2023	
	Egis and its subsidiaries			Alcor and its subsidiaries		Total	
Major geographical regions:							
Taiwan	\$	582	\$	153,379	\$	153,961	
Asia		541,130		234,463		775,593	
Others		_		104		104	
	\$	541,712	\$	387,946	\$	929,658	

	Three months ended March 31, 2024						
	Egis and its subsidiaries		Alcor and its subsidiaries			Total	
Major product/service lines:							
Sales revenue	\$	589,520	\$	370,915	\$	960,435	
Service revenue		36,559		12,725		49,284	
Licensing revenue		<u>-</u>		6,559		6,559	
	\$	626,079	\$	390,199	\$	1,016,278	
		Three mo	onths	ended March	31, 2	2023	
	Eg	gis and its	Al	cor and its			
	su	bsidiaries	su	bsidiaries		Total	
Major product/service lines:							
Sales revenue	\$	541,327	\$	386,047	\$	927,374	
Service revenue		385		1,899		2,284	
	\$	541,712	\$	387,946	\$	929,658	

- B. The Group has recognised the revenue-related contract liabilities advance receipts shown as other current liabilities amounting to \$164,291, \$46,234, \$17,123 and \$7,652 on March 31, 2024, December 31, 2023, March 31, 2023 and January 1, 2023, respectively.
- C. The revenue recognised that was included in the contract liability balance at the beginning of the three months ended March 31, 2024 and 2023 were \$19,848 and \$4,968, respectively.
- D. Assets recognised from costs to fulfill a contract

The Group entered into entrusted design service contracts with customers. Costs incurred should be recognised in assets and accounted as other current assets in the balance sheet under IFRS 15 if they generate resources used in satisfying the contract and are expected to be recovered. As at March 31, 2024, December 31, 2023, March 31, 2023, the balance was \$2,130, \$27,627 and 0, respectively.

(21) Interest income

		ended March 31,		
	2024			2023
Interest income from bank deposits	\$	5,973	\$	5,011
Other interest income		6,539		5,260
	\$	12,512	\$	10,271

(22) Other gains and losses

	Three months ended March 31,						
		2024	2023				
Gains on financial assets at fair value	\$	15,074 \$	145,989				
through profit or loss							
Foreign exchange gains (losses)		51,308 (10,970)				
Gains from lease modifications		9	-				
Other losses (Note)	(839) (19,055)				
	\$	65,552 \$	115,964				

Note: Mainly pertains to guarantee deposits paid which were recognised as losses from January 1 to March 31 in 2023. Refer to Note 6(6) for details.

(23) Finance costs

	Three months ended March 31,						
		2024	2023				
Interest expense on bank borrowings	\$	13,892	\$	14,072			
Lease liability		1,263		907			
	\$	15,155	\$	14,979			

(24) Expenses by nature

	 Three	months	ended March 3	1, 202	4
	 Classified as operating costs		assified as ting expenses		Total
Employee benefit expense					
Wages and salaries	\$ 1,338	\$	283,945	\$	285,283
Share-based payments	123		6,215		6,338
Directors' remuneration	-		7,433		7,433
Labour and health					
insurance fees	146		18,816		18,962
Pension costs	94		11,287		11,381
Other personnel expenses	 66		8,283		8,349
	\$ 1,767	\$	335,979	\$	337,746
Depreciation charges	\$ 5,861	\$	41,264	\$	47,125
Amortisation charges	\$ 22	\$	98,067	\$	98,089

Three months ended March 31, 2023

	 Classified as operating costs		assified as ting expenses	Total		
Employee benefit expense						
Wages and salaries	\$ 2,878	\$	263,021	\$	265,899	
Share-based payments	178		11,848		12,026	
Directors' remuneration	-		4,074		4,074	
Labour and health						
insurance fees	297		18,864		19,161	
Pension costs	155		12,300		12,455	
Other personnel expenses	 95		9,126		9,221	
	\$ 3,603	\$	319,233	\$	322,836	
Depreciation charges	\$ 3,514	\$	41,090	\$	44,604	
Amortisation charges	\$ 29	\$	63,220	\$	63,249	

- A. In accordance with the Articles of Incorporation of the Company, a ratio of distributable profit of the current year shall be distributed as employees' compensation and directors' remuneration. The ratio shall not be lower than 5% for employees' compensation and shall not be higher than 1% for directors' remuneration. However, if the Company has accumulated losses, earnings should be reserved to cover losses first. The aforementioned employees' compensation can be distributed in the form of shares or cash. The employees that the Company shall distribute employees' compensation include the employees of subsidiaries who meet the requirements prescribed by the Board of Directors. The directors' remuneration can only be distributed in the form of cash.
- B. For the three months ended March 31, 2024 and 2023, the Company incurred loss before tax and thus did not accrue and distribute employees' compensation and directors' remuneration.
- C. In accordance with the Articles of Incorporation, on March 29, 2023, the Board of Directors resolved not to distribute directors' remuneration and employees' compensation due to the loss for the year ended December 31, 2022.
- D. Information about directors' remuneration and employees' compensation of the Company as resolved by the Board of Directors will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

(25) Income tax

A. Income tax expense

(a) Components of income tax expense:

		Three months ended March 31				31,
			2024		2023	
Current tax:						
Current tax on profit (loss	s) for the period	\$	825	(\$		13,140)
Current withholding tax of	on foreign profits					
for the period	1		-			-
Prior year income tax und	ler (over)		14	(308)
estimation		_	839	(
Total current tax			039	_		13,448)
Deferred tax: Origination and reversal of	of temporary					
differences	or temporary	(4,836)	(8,677)
Total deferred tax		(4,836)			8,677)
Income tax benefit		(\$	3,997)			22,125)
Disposal of financial assets through other comprehensive B. The assessed and approved states	ve income	\$ ny's i	Three months of 2024 7,607 income tax returns Assessed as		202	23 - s:
EGIS TECHNOLOGY INC.			Assessed and a	ppro	oved thro	ough 2022
(26) Loss per share	Thi	ee m	onths ended Marc	h 31	2024	
			Weighted average		, = = = :	
Basic and diluted loss per share	Amount after to	ax_	number of ordina shares outstandi (shares in thousan	ary ng		per share dollars)
Loss attributable to ordinary	(¢ 07/	2421	74.0	77	(\$	1 21)
shareholders of the parent	(\$ 97,2	242)	74,2	212	(\$	1.31)

		Three m	onths ended March 31	, 2023	
			Weighted average number of ordinary		
			shares outstanding	Los	s per share
	Amou	int after tax	(shares in thousands)	(ir	n dollars)
Basic and diluted loss per share					
Loss attributable to ordinary					
shareholders of the parent	(\$	87,317)	69,272	(\$	1.26)

Note: Since the Company incurred net losses for the three months ended March 31, 2024 and 2023, the potential ordinary shares would have an anti-dilutive effect. Therefore, the calculation of diluted loss per share is the same as the calculation of basic loss per share.

(27) Non-controlling interest

		2024		2023
At January 1	\$	4,629,327	\$	3,631,770
Share attributable to non-controlling interest:				
Loss	(79,759)	(78,575)
Currency translation differences		2,281	(367)
Unrealised gains (losses) on valuation of financial				
assets measured at fair value through other				
comprehensive income				
-Equity instrument		5,191		10,730
-Debt instrument	(469)		619
Increase in non-controlling interests (Note)		69,637		18,820
Distribition of earnings for non-controlling interests	(61,847)	(67,902)
At March 31	\$	4,564,361	\$	3,515,095

Note: The increase in non-controlling interest mainly pertains to the effect of Egis Vision's reorganisation and not participating in the capital increase proportionally to the interest attributable to non-controlling interest and AlgolTek's acquisition of Joint Power Exponent in January 2024 and not participating in Joint Power Exponent's capital increase by issuing new shares proportionally to the interest.

(28) Supplemental cash flow information

A. Investing activities with partial cash payments

		Three months e	nded Ma	-
		2024		2023
Purchase of property, plant and equipment	\$	28,718	\$	6,571
Add: Opening balance of payable on equipment		9,141		4,340
Ending balance of prepayments		-		336
Less: Opening balance of prepayments	(959)		-
Ending balance of payable on equipment	(2,724)	(1,253)
Cash paid during the period	\$	34,176	\$	9,994
		Three months e	nded Ma	arch 31,
		2024		2023
Purchase of intangible assets	\$	63,227	\$	61,967
Add: Opening balance of payables (Note)		223,920		47,344
Ending balance of prepayments		23,988		27,656
Less: Opening balance of prepayments	(39,518)	•	27,856)
Ending balance of payables (Note)	(243,024)	(55,225)
Cash paid during the period	\$	28,593	\$	53,886
		Three months e	nded Ma	
	ф.	2024	ф.	2023
Acquisition of subsidiary companies	\$	43,294	\$	11,835
Add: Opening balance of payable on investment	(228,237		
Less: Ending balance of payable on investment	(229 227)		-
Cash paid during the period		228,237)	<u></u>	- 11 025
	<u>\$</u>	228,237) 43,294	\$	11,835
Investing activities with partial cash received	<u> </u>			<u>.</u>
Investing activities with partial cash received	<u> </u>		Three	months ended
	<u> </u>		Three Mare	months ended ch 31, 2024
Disposal of financial assets at fair value through other comprehensive income	\$		Three	months ended
Disposal of financial assets at fair value through	<u>\$</u>		Three Mare	months ended ch 31, 2024 80,507
Disposal of financial assets at fair value through other comprehensive income	<u>\$</u>		Three Mare	months ended ch 31, 2024 80,507
Disposal of financial assets at fair value through other comprehensive income Less: Ending balance of receivables Cash received during the period	\$		Three Mare	months ended ch 31, 2024 80,507 11,053)
Disposal of financial assets at fair value through other comprehensive income Less: Ending balance of receivables Cash received during the period	<u></u>	Three months e	Three Mare \$	months ended ch 31, 2024 80,507 11,053) 69,454
Disposal of financial assets at fair value through other comprehensive income Less: Ending balance of receivables	<u></u>	43,294	Three Mare \$	months ended ch 31, 2024 80,507 11,053) 69,454
Disposal of financial assets at fair value through other comprehensive income Less: Ending balance of receivables Cash received during the period	\$	Three months e	Three Mare \$	months ended ch 31, 2024 80,507 11,053) 69,454 arch 31,

(29) Changes in liabilities from financing activities

		Short-term porrowings	b	Long-term porrowings (including rent portion)	Lea	se liabilities		Other non- current liabilities
At January 1, 2024	\$	1,354,000	\$	1,273,700	\$	255,320	\$	2,408
Changes in cash flow from financing activities		160,000		-	(21,054)	(495)
Changes in acquisition of subsidiaries		_		_		6,134		_
Changes in other non-cash						0,131		
items						216		
At March 31, 2024	\$	1,514,000	\$	1,273,700	\$	240,616	\$	1,913
	Ç	Short-term	b	Long-term oorrowings (including				Other non-
		orrowings		rent portion)	Lea	se liabilities		liabilities
At January 1, 2023	\$	1,238,584	\$	1,697,336	\$	190,595	\$	15,451
Changes in cash flow from financing activities		108,916	(1,819)	(24,331)	(3)
Changes in other non-cash items		-				22,152	_	
At March 31, 2023	\$	1,347,500	\$_	1,695,517	\$	188,416	\$	15,448

(30) Business combinations

A. On January 2, 2024, the subsidiary of the Group, AlgolTek, acquired 40.43% equity interest in Joint Power eXponent, Ltd. (Joint Power Exponent) at \$51,000 in cash, obtained two seats and the effective agreements between other shareholders out of five seats in the Board of Directors and obtained control over Joint Power Exponent to diversify its business and maximise operational performance.

(a) The following table summarises the fair values of the assets acquired and liabilities assumed from the combination of Joint Power Exponent at the acquisition date, as well as the non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets at the acquisition date:

	Janu	ary 2, 2024
Purchase consideration		
Cash	\$	51,000
Non-controlling interest's proportionate share of the recognised		
amounts of acquiree's identifiable net assets		11,659
		62,659
Fair value of the identifiable assets acquired and liabilities assumed		
Cash and cash equivalents		7,706
Accounts receivable, net		2,117
Inventory		7,688
Prepayments		3,054
Property, plant and equipment		862
Right-of-use assets		6,134
Intangible assets		1,001
Other non-current assets		200
Accounts payable	(646)
Other payables	(2,267)
Other current liabilities	(144)
Lease liability	(6,134)
Total identifiable net assets		19,571
Goodwill	\$	43,088

- (b) The fair value of the acquired identifiable assets of \$19,571 is provisional pending receipt of the final valuations for those assets. In addition, an increase (decrease) in the established amount during the measurement period was recognised by means of a decrease (increase) in goodwill.
- (c) The operating revenue included in the consolidated statement of comprehensive income since January 2, 2024 contributed by Joint Power Exponent was \$724. Joint Power Exponent also contributed loss before income tax of (\$12,173) over the same period. Had Joint Power Exponent been consolidated from January 1, 2024, the consolidated statement of comprehensive income would show operating revenue of \$1,016,278, and loss before income tax of (\$180,998) for the three months ended March 31, 2024.

- B. On February 24, 2023, the Group acquired 85.58% equity interest in Transducer Star Technology Inc. at \$21,900 in cash, and obtained control over Transducer Star.
 - (a) The following table summarises the fair values of the assets acquired and liabilities assumed from the combination of Transducer Star at the acquisition date, as well as the non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets at the acquisition date:

	February 24, 2023	
Purchase consideration		
Cash	\$	21,900
Non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets		2,821
		24,721
Fair value of the identifiable assets acquired and liabilities assumed		
Cash and cash equivalents		10,065
Prepayments		625
Property, plant and equipment		312
Intangible assets		10,395
Other non-current assets		6
Other payables	(1,682)
Other current liabilities	(159)
Total identifiable net assets		19,562
Goodwill	\$	5,159

Note: The allocation of acquisition price was completed in the second quarter of 2023.

- (b) The operating revenue included in the consolidated statement of comprehensive income since February 24, 2023 contributed by Transducer Star was \$0. Transducer Star also contributed loss before income tax of (\$982) over the same period. Had Transducer Star been consolidated from January 1, 2023, the consolidated statement of comprehensive income would show operating revenue of \$929,658 and loss before income tax of (\$190,872) for the three months ended March 31, 2023.
- (c) The fair value of the identified assets and goodwill that the Group acquired due to the merger with Transducer Star was determined in the second quarter of 2023. Accordingly, the comparative information for the first quarter of 2023 was retrospectively adjusted in the first quarter of 2024. Among them, the fair value of intangible assets (excluding goodwill) increased by \$10,395, and the fair value of relative goodwill decreased by \$8,897 at the acquisition date, and the non-controlling interest increased by \$1,499.

- C. Considering AlgolTek's and Alcorlink's future long-term development needs, in accordance with the regulations of the Enterprise Merger and Acquisition Act, AlgolTek exchanged shares with the shareholders of Alcorlink by issuing new shares as consideration, and acquired 100% equity interest in Alcorlink. The effective date was set on April 1, 2023. The Group held 31.81% equity interest in AlgolTek after the transaction, and was the single major shareholder of AlgolTek. The Group had the ability to exercise significant influence over AlgolTek's operations and had substantial control based on the assessment of the degree of active participation of other shareholders in AlgolTek's past shareholders' meetings. Thus, AlgolTek was included in the Group's consolidated financial statements since April 1, 2023.
 - (a) The following table summarises the fair values of the assets acquired and liabilities assumed from the combination of AlgolTek at the acquisition date:

	A	pril 1, 2023
Purchase consideration		
Fair value of equity interest in AlgolTek held before	\$	449,229
the business combination		
Non-controlling interest's proportionate share of the		
recognised amounts of acquiree's identifiable net assets		567,916
		1,017,145
Fair value of the identifiable assets acquired and liabilities assumed		
Cash and cash equivalents		194,586
Current financial assets at fair value through profit or loss		52,626
Current financial assets at amortised cost		362,200
Accounts receivable, net		11,482
Inventories		107,732
Prepayments and other current assets		14,291
Property, plant and equipment		41,895
Right-of-use assets		25,864
Intangible assets		52,470
Investments accounted for using the equity method		40,405
Non-current financial assets at amortised cost		1,000
Deferred tax assets		4,035
Other non-current assets		12,824
Accounts payable	(14,938)
Other payables	(37,606)
Current tax liabilities	(3,635)
Lease liabilities	(25,864)
Other current liabilities	(1,323)
Deferred tax liabilities	(6,893)
Total identifiable net assets		831,151
Goodwill	\$	185,994

Note: The allocation of acquisition price was completed in the third quarter of 2023.

- (b) The Group recognised a gain of \$61,035, shown as 'other gains and losses', as a result of measuring at fair value its 20.08% equity interest in AlgolTek held before the business combination.
- D. On October 24, 2023, Alcor's Board of Directors resolved to acquire 3,057 thousand shares of StarRiver Semiconductor Corp. at NT\$234 (in dollars) per share totalling \$715,239. Alcor held 55.00% equity interest in StarRiver and obtained control over StarRiver after the transaction. Therefore, the Company transferred the 7.27% of voting shares originally held that were classified as equity instruments at fair value through other comprehensive income to investments accounted for using equity method. As the Company and Alcor collectively held 62.27% of StarRiver, StarRiver was included in the preparation of the Group's consolidated financial statements since October 26, 2023.
 - (a) The following table summarises the fair values of the assets acquired and liabilities assumed from the combination of StarRiver at the acquisition date, as well as the non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets at the acquisition date:

	Octorber 26, 2023		
Purchase consideration			
Cash	\$	715,239	
Non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets		175,771	
Fair value of equity interest in AlgolTek held before			
the business combination		94,577	
		985,587	
Fair value of the identifiable assets acquired and liabilities assumed		· · · · · · · · · · · · · · · · · · ·	
Cash and cash equivalents		125,575	
Accounts receivable, net		5,420	
Inventories		217	
Prepayments and other current assets		101,941	
Property, plant and equipment		28,437	
Intangible assets		516,998	
Other non-current assets		366	
Accounts payable	(34,348)	
Other payables	(5,386)	
Other current liabilities	(171,891)	
Deferred tax liabilities	(101,467)	
Total identifiable net assets		465,862	
Goodwill	\$	519,725	

(b) The provisional fair value of the identifiable intangible assets acquired is \$516,998. The fair value of these assets are pending for final valuation.

7. Related Party Transactions

(1) Names of related parties and relationship

Names of related parties	Relationship with the Group
Sen-Chou Lo	The president of the Company
Mr. MING-DUO, YU	The director of the Company (Note 1)
AlgolTek, Inc. (AlgolTek)	Associate - investee company accounted for
	using the equity method (Note 2)
iCatch Technology Inc. (iCatchTek)	Associate - investee company accounted for
	using the equity method
Terawins, Inc. (Terawins)	Associate - investee company accounted for
	using the equity method
SCT Holdings Ltd. and its subsidiaries (SCT Ltd.)	Associate - investee company accounted for
	using the equity method (Note 3)
May Sun Technology Co., Ltd. (May Sun)	Other related party
Gear Radio Electronics Corp. (Gear)	Other related party

- Note 1: Mr. MING-DUO, YU resigned as the director of the Company after the reelection of directors at the shareholders' general meeting on June 21, 2023.
- Note 2: AlgolTek became a subsidiary from an associate since April 1, 2023.
- Note 3: The representative of May Sun was formerly the chief technology officer of the Company but resigned from the Company on March 12, 2024.

(2) Significant related party transactions

A. Operating revenue

	T	Three months ended March 31,					
	2024			2023			
Sales of services:		_		_			
SCT Ltd.	\$	-	\$	386			
AlgolTek		-		1,811			
iCatchTek		2,300					
	\$	2,300	\$	2,197			

The sales of services by the Group to related parties mainly pertain to technical service revenue and licensing revenue. The transaction prices were negotiated by both parties and the collection terms were the same as those of non-related parties.

B. Technical service expenditures

	Three months ended March 31,					
		2024		2023		
Technology licensing:						
May Sun	\$	1,600	\$	-		
Purchases of services:						
iCatchTek		<u>-</u>		1,517		
	\$	1,600	\$	1,517		

For the purchases of services and technology licensing from related parties, the transaction prices were negotiated by both parties and the payment term was 30 days.

C. Accounts receivable due from related parties

	Marc	ch 31, 2024	December 31, 2023 March 31		ch 31, 2023	
Accounts receivable:	_				_	
SCT Ltd.	\$	5,309	\$	5,309	\$	386
AlgolTek						724
		5,309		5,309		1,110
Other receivables:						
SCT Ltd.		93,439		89,456	-	116,697
	\$	98,748	\$	94,765	\$	117,807

The receivables from related parties arise mainly from provision of services and purchasing inventories on behalf of associates. The receivables are unsecured in nature and bear no interest. There are no allowances for uncollectible accounts held against receivables from related parties.

D. Prepayments (shown as 'prepayments' and 'other non-current assets')

	March 31, 2024	December 31, 2023	March 31, 2023	
Gear				
Other non-current assets				
(prepayments on	\$ 6,46	5 \$ 6,465	\$ -	
intangible assets)				
Prepayments	96	7 967		
	\$ 7,43	2 \$ 7,432	\$ -	

E. Other payables

	March	March 31, 2024		December 31, 2023		March 31, 2023	
May Sun	\$	840	\$	1,680	\$	-	
iCatchTek		-		-		1,592	
AlgolTek				<u> </u>		83	
	\$	840	\$	1,680	\$	1,675	

The other payables to related parties arise mainly from borrowings from the related party and technical service expenditures.

F. Receipt in advance (shown as 'other current liabilities')

	March 31, 2024		December 31	1, 2023	March 31, 2023		
AlgolTek	\$	-	\$	-	\$	2,334	
iCatchTek		_		1,165		_	
	\$	_	\$	1,165	\$	2,334	

G. Loans from related party

Mr. Sen-Chou Lo provided loans without interest to the subsidiary, VASUBI Technology Inc., amounting to \$7,000 as working capital on February 13, 2024. As of March 31, 2024, the loan was shown as 'other payables to related party'.

- H. Property transactions acquisition of subsidiaries' equity interest On February 24, 2023, the Group purchased 200 thousand shares of Transducer Star from Mr. MING-DUO, YU with a price of NT\$10 (in dollars) per share. The transaction price was \$2,000.
- I. Unrecognised contract commitments
 The Group entered into contracts for the licensing of intangible assets with Gear. As of March 31, 2024, the licensing costs contracted but not yet paid was US\$200 thousand.
- J. The certificates of deposits amounting to \$3,000 from the associate, Terawins, that the Group held as of March 31, 2024 were pledged as collateral for enhancing credit.

(3) Key management compensation

	Three months ended March 31,					
	2024			2023		
Short-term employee benefits	\$	21,199	\$	24,713		
Post-employment benefits		319		555		
Termination benefits		363		-		
Share-based payments		678		604		
	\$	22,559	\$	25,872		

8. Pledged Assets

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

	Book value						
Pledged asset	March 31, 2024		December 31, 2023		March 31, 2023		Purpose
Pledged time deposits (recorded as current financial assets at amortised cost)	\$	233,600	\$	225,682	\$	254,283	Note 1
Pledged time deposits (recorded as non-current financial assets at amortised cost) Non-current financial assets at		39,467		7,467		6,447	Note 2
fair value through profit or loss		315,690		-		-	Note 1
Non-current financial assets at fair value through other comprehensive income		1,387,324		1,287,337		1,061,116	Note 3
Guarantee deposits paid (recorded							
as other current assets)		10,400		9,979		9,896	Note 4
	\$	1,986,481	\$	1,530,465	\$	1,331,742	

Note 1: Guarantee for short-term bank borrowings.

Note 2: Guarantee for bank performance and customs duties on imported raw materials.

Note 3: Guarantee for long-term bank borrowings.

Note 4: Guarantee for purchases of raw materials and supplies. Refer to Note 6(6) for details.

9. Significant Contingent Liabilities and Unrecognised Contract Commitments

(1) Contingencies

- A. Shenzhen Goodix Technology Co., Ltd. (Goodix) has filed a complaint for patent infringement with the Beijing Intellectual Property Court against the Company in July 2020, wherein it requested the Company to pay compensation amounting to RMB 50.5 million. The Company received the decision in favour of the Company from the Beijing Intellectual Property Court on July 1, 2023 and the Beijing Intellectual Property Court refuted all of Goodix's claims. The Company subsequently received a notice of appeal from Goodix on July 25, 2023 and a notice of response to action from the Supreme People's Court on November 20, 2023. The ultimate outcome of the complaint is presently undeterminable. Management is of the opinion that the complaint will have no immediate material negative effect on the Group's operating and finance activities.
- B. Goodix has filed a complaint for patent infringement with the Fuzhou Intermediate People's Court against the Company in March 2021, wherein it requested the Company to pay compensation amounting to RMB 50.5 million. The Company received the decision from Fuzhou Intermediate People's Court on December 30, 2022 stating that the Company has committed patent infringement. The Company filed an appeal on January 16, 2023 with the Supreme People's Court. The ultimate outcome of the complaint is presently undeterminable. Management is of the opinion that the complaint will have no immediate material negative effect on the Group's operating and finance activities.

(2) Commitments

- A. A subsidiary of the Group, ENE Technology Inc., entered into contracts for the licensing of software. As of March 31, 2024, the purchases contracted but not yet paid amounted to \$20,838.
- B. The Group's subsidiary, AlgolTek, signed contracts for the purchase of intangible assets and for commissioning chip and IC component designs. As of March 31, 2023, the contracted but unpaid amount was \$13,281.
- C. The Group's subsidiary, Syncomm, signed contracts for the acquisition of intangible assets. As of March 31, 2024, the contracted but unpaid amount was US\$900 thousand.
- D. On January 15, 2024, the Company's Board of Directors resolved to enter into a share exchange contract with the shareholders of Inpsytech, Inc. ('Inpsytech') and planned to exchange shares with Inpsytech in cash and by issuing new shares as consideration. One ordinary share of Inpsytech can be exchanged for NT\$179.48 (in dollars) and 0.959341032 newly issued ordinary share of the Company. The final share exchange ratio will be adjusted according to the share exchange contract between both parties. The total consideration is approximately \$4.7 billion (cash consideration is approximately \$2.6 billion and stock consideration is approximately \$2.1 billion) if calculated based on the closing price on the latest day. After the share exchange is approved by the relevant competent authority and the share exchange procedures are completed, the effective date of the share exchange is temporarily set on July 1, 2024. After the share exchange is completed, Inpsytech will become a wholly-owned subsidiary of the Company.
- E. On March 29, 2024, the Company's Board of Directors resolved to enter into a share exchange contract with the shareholders of Curious Holding Co., Ltd. ('Curious') and planned to exchange shares with Curious by issuing new shares as consideration. Each of the ordinary share of Curious can be exchanged for 0.034302493 newly issued ordinary share of the Company. The final share exchange ratio will be adjusted according to the share exchange contract between both parties. The total consideration is approximately \$525 million if calculated based on the closing price on the latest day. After the share exchange is approved by the relevant competent authority and the share exchange procedures are completed, the effective date of the share exchange is temporarily set on July 10, 2024. After the share exchange is completed, the Company will hold 60% of shares in Curious.
- F. Refer to Note 7 for unrecognised contracts with related parties.

10. Significant Disaster Loss

None.

11. Significant Events after the Balance Sheet Date

- A. On April 23, 2024, the Board of Directors of the Group's subsidiary, Syncomm, resolved to increase its capital by issuing 2,500 thousand ordinary shares with a par value of \$10 (in dollars) per share to cooperate with the listing on the Innovation Board. The issuance price will be determined depending on the stock market condition before the public underwriting and the results of the bidding auction to investors. After the capital increase is submitted to the competent authority for approval, the effective date of the capital increase will be handled according to relevant laws and regulations.
- B. On April 30, 2024, the Board of Directors of the Group's subsidiary, ENE, resolved to increase its capital by issuing 2,000 thousand ordinary shares with a par value of NT\$10 (in dollars) per share.
- C. On April 30, 2024, the Board of Directors of the Group's subsidiary, ENE, resolved to issue a maximum of 3,000 unsecured convertible bonds with a par value of NT\$100 thousand per bond and a total par value of issuance no higher than \$300,000 at 100%~101% of par value.

12. Others

(1) Capital management

The Group plans the fund requirements for future operating capital, research and development expenses, repayment of debt and dividends distribution based on the Group's characteristics of current operating industry and the Group's future development, taking into account changes in the external environment so as to safeguard the Group's ability to continue as a going concern, provide returns for shareholders as well as the benefit of other related parties and maintain an optimal capital structure to enhance shareholders' value in the long-term.

(2) Financial instruments

A. Financial instruments by category

Refer to the consolidated balance sheets and Note 6 for the amount and information in relation to the Group's financial assets (financial assets at fair value through profit or loss, financial assets at fair value through other comprehensive income, cash and cash equivalents, financial assets at amortised cost, accounts receivable (including related parties), other receivables (including related parties) and guarantee deposits paid) and financial liabilities (short-term borrowings, accounts payable, long-term borrowings (including current portion), other payables (including related parties), refund liabilities, guarantee deposits received and lease liabilities).

B. Financial risk management policies

There was no significant change in the reporting period. Refer to Note 12 in the consolidated financial statements for the year ended December 31, 2023.

- C. Significant financial risks and degrees of financial risks
 - (a) Market risk

Foreign exchange risk

The Group's businesses involve some non-functional currency operations (the Company's functional currency: NTD; the subsidiaries' functional currency: NTD, RMB, KRW and

USD). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

				Marc	h 31, 2024		
						Sensitivit	y analysis
	c	Foreign urrency thousands)	Exchange rate		ok value (NT\$)	Degree of variation	Effect on profit or loss
Financial assets Monetary items USD:NTD Non-monetary items USD:NTD SEK:NTD	\$	59,027 22,284 6,226	32.00 32.00 2.99	\$ 1	713,078 18,617	1%	\$ 18,889
Effect from net assets of consolidated entities measured at foreign currency		,			,		
USD:NTD RMB:NTD KRW:NTD RMB:USD Financial liabilities		2,253 9,449 1,365,700 745	32.00 4.41 0.02 7.26		72,100 41,668 27,314 3,285		
Monetary items USD:NTD		13,943	32.00	D ecem	446,176 ber 31, 2023	1%	4,462
						Sensitivit	y analysis
	c	Foreign urrency chousands)	Exchange rate		ok value (NT\$)	Degree of variation	Effect on profit or loss
Financial assets Monetary items USD:NTD Non-monetary items USD:NTD SEK:NTD Effect from net assets of consolidated entities measured at foreign currency USD:NTD	\$	59,579 30,779 6,252 2,299	30.71 30.71 3.04	\$ 1	945,208 19,005 70,610	1%	\$ 18,297
RMB:NTD KRW:NTD RMB:USD Financial liabilities Monetary items		9,510 1,331,400 737	4.33 0.02 7.10		41,180 26,628 3,849		
USD:NTD		22,901	30.71		703,290	1%	7,033

				Ma	rch 31, 2023			
						Sensitivit	y ana	alysis
	C	Foreign urrency housands)	Exchange rate	_	Book value (NT\$)	Degree of variation		Effect on ofit or loss
Financial assets								
Monetary items								
USD:NTD	\$	44,282	30.45	\$	1,348,387	1%	\$	13,484
Non-monetary items								
USD:NTD		32,899	30.45		1,001,781			
SEK:NTD		21,484	2.94		63,164			
Effect from net assets of								
consolidated entities								
measured at foreign								
<u>currency</u>								
USD:NTD		4,716	30.45		143,608			
RMB:USD		10,569	4.43		46,819			
RMB:USD		11,517	6.87		51,030			
KRW:NTD		1,314,300	0.02		26,286			
Financial liabilities								
Monetary items								
USD:NTD		17,026	30.45		518,442	1%		5,184

March 21 2022

The total exchange gains (losses), including realised and unrealised, arising from significant foreign exchange variation on the monetary items held by the Group for the three months ended March 31, 2024 and 2023, amounted to \$51,308 and (\$10,970), respectively.

Price risk

- i. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.
- ii. The Group's investments in equity securities comprise open-end funds. The prices of equity securities would change due to the change of the future value of investee companies. Additionally, the unlisted equity securities and convertible bonds were held for strategic investment, thus the Company did not actively transact such investments. If the prices of these equity securities had increased/decreased by 5% with all other variables held constant, post-tax profit for the three months ended March 31, 2024 and 2023 would have increased/decreased by \$66,995 and \$83,781, respectively, as a result of gains/losses on equity securities classified as at fair value through profit or loss. Other components of equity would have increased/decreased by \$98,698 and \$87,632 respectively, as a result of other comprehensive income on equity investments classified as at fair value through other comprehensive income.

Cash flow and fair value interest rate risk

i. The Group's main interest rate risk arises from long-term borrowings with variable rates, which expose the Group to cash flow interest rate risk. On March 31, 2024 and 2023, the Group's borrowings at variable rate were mainly denominated in New Taiwan Dollars and US Dollars.

- ii. The Group's borrowings are measured at amortised cost. The borrowings are periodically contractually repriced and to that extent are also exposed to the risk of future changes in market interest rates.
- iii. If the borrowing interest rate had increased/decreased by 1% with all other variables held constant, loss, net of tax for the three months ended March 31, 2024 and 2023 would have increased/decreased by \$5,575 and \$6,086, respectively. The main factor is that changes in interest expense result from floating rate borrowings.

(b) Credit risk

- i. Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. The main factor is that counterparties could not repay in full the accounts receivable based on the agreed terms, and the contract cash flows of debt instruments stated at amortised cost, at fair value through profit or loss and at fair value through other comprehensive income.
- ii. The Group manages its credit risk taking into consideration the entire group's concern. For banks and financial institutions, only independently rated parties with a certain grade are accepted. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored.
- iii. The Group adopts the following assumptions under IFRS 9 to assess whether there has been a significant increase in credit risk on that instrument since initial recognition:
 - (i) If the contract payments were past due over 30 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
 - (ii) If any external credit rating agency rates these bonds as investment grade, the credit risk of these financial assets is low.
- iv. If the credit rating grade of an investment target degrades two scales, there has been a significant increase in credit risk on that instrument since initial recognition.
- v. The default occurs when the contract payments are past due over 90 days.
- vi. The Group classifies customer's accounts receivable in consideration of credit risk on trade. The Group applies the modified approach using a provision matrix to estimate the expected credit loss.
- vii. The following indicators are used to determine whether the credit impairment of debt instruments has occurred:
 - (i) It becomes probable that the issuer will enter bankruptcy or other financial reorganisation due to their financial difficulties;
 - (ii) The disappearance of an active market for that financial asset because of financial difficulties;
 - (iii) Default or delinquency in interest or principal repayments;
 - (iv) Adverse changes in national or regional economic conditions that are expected to cause a default.

- viii. The Group wrote-off the financial assets, which cannot be reasonably expected to be recovered, after initiating recourse procedures. However, the Group will continue executing the recourse procedures to secure their rights.
- ix. The Group used the forecastability to adjust historical and timely information to assess the default possibility of accounts receivable, which was insignificant as of March 31, 2024 and 2023.

(c) Liquidity risk

- i. Cash flow forecasting is performed in the operating entities of the Group and aggregated by Group treasury. Group treasury monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Group does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities. Such forecasting takes into consideration the Group's covenant compliance and compliance with internal balance sheet ratio targets.
- ii. The table below analyses the Group's non-derivative financial liabilities and net-settled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities and to the expected maturity date for derivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

	March 31, 2024					
	Les	ss than a year		Over a year		
Non-derivative financial liabilities:						
Short-term borrowings	\$	1,520,261	\$	-		
Accounts payable		188,016		-		
Other payables		945,487		-		
(including related parties)						
Lease liabilities		81,505		160,292		
Long-term borrowings		554,631		787,016		
(including current portion)						

December 31, 2023				
Less than a year			Over a year	
\$	1,357,821	\$	-	
	363,350		-	
	1,026,080		-	
	81,305		175,440	
	507,078		840,079	
		Less than a year \$ 1,357,821	Less than a year \$ 1,357,821 \$ 363,350 1,026,080 81,305	

		March 31, 2023					
	Les	ss than a year		Over a year			
Non-derivative financial liabilities:							
Short-term borrowings	\$	1,349,818	\$	-			
Accounts payable		257,843		-			
Other payables (including related parties)		769,980		-			
Lease liabilities		68,592		122,277			
Long-term borrowings		465,647		1,327,018			
(including current portion)							

(3) Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
 - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in certain beneficiary certificates, hybrid instrument and certain financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income is included in Level 1.
 - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. The fair value of the Group's investment in principal guaranteed notes is included in Level 2.
 - Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in certain beneficiary certificates, hybrid instrument, certain financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income is included in Level 3.
- B. Financial instruments not measured at fair value:

The carrying amounts of the Group's financial instruments not measured at fair value (including cash and cash equivalents, financial assets at amortised cost, accounts receivable (including related parties), other receivables (including related parties), guarantee deposits paid, accounts payable, short-term borrowings, other payables (including related parties), lease liabilities, long-term borrowings (including current portion) and guarantee deposits received) are approximate to their fair values.

C. The related information on financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities are as follows:

	March 31, 2024					
	Level 1	Level 2	Level 3	Total		
Assets						
Recurring fair value measurements						
Financial assets at fair value						
through profit or loss						
Beneficiary certificates	\$ 495,195	\$ -	\$ 279,893	\$ 775,088		
Equity instruments	453,887	-	209,792	663,679		
Principal guaranteed notes	-	60,297	-	60,297		
Convertible bonds	12,000	-	163,808	175,808		
Financial assets at fair value						
through other comprehensive						
income	1 405 101		1 0 4 2 2 4 0	2.467.441		
Equity instruments	1,425,101	-	1,042,340	2,467,441		
Debt instruments	38,511	<u> </u>	<u> </u>	38,511		
	\$ 2,424,694	\$ 60,297	\$1,695,833	\$4,180,824		
		D 1	21 2022			
			r 31, 2023			
	Level 1	December	r 31, 2023 Level 3	Total		
Assets	Level 1			Total		
Assets Recurring fair value measurements	Level 1			Total		
Recurring fair value measurements Financial assets at fair value	Level 1			Total		
Recurring fair value measurements	Level 1			Total		
Recurring fair value measurements Financial assets at fair value through profit or loss Beneficiary certificates	\$ 432,382		Level 3 \$ 273,258	\$ 705,640		
Recurring fair value measurements Financial assets at fair value through profit or loss Beneficiary certificates Equity instruments		Level 2	Level 3	\$ 705,640 682,810		
Recurring fair value measurements Financial assets at fair value through profit or loss Beneficiary certificates Equity instruments Principal guaranteed notes	\$ 432,382 477,426	Level 2	Level 3 \$ 273,258 205,384	\$ 705,640 682,810 90,420		
Recurring fair value measurements Financial assets at fair value through profit or loss Beneficiary certificates Equity instruments Principal guaranteed notes Convertible bonds	\$ 432,382	Level 2	Level 3 \$ 273,258	\$ 705,640 682,810		
Recurring fair value measurements Financial assets at fair value through profit or loss Beneficiary certificates Equity instruments Principal guaranteed notes Convertible bonds Financial assets at fair value	\$ 432,382 477,426	Level 2	Level 3 \$ 273,258 205,384	\$ 705,640 682,810 90,420		
Recurring fair value measurements Financial assets at fair value through profit or loss Beneficiary certificates Equity instruments Principal guaranteed notes Convertible bonds Financial assets at fair value through other comprehensive	\$ 432,382 477,426	Level 2	Level 3 \$ 273,258 205,384	\$ 705,640 682,810 90,420		
Recurring fair value measurements Financial assets at fair value through profit or loss Beneficiary certificates Equity instruments Principal guaranteed notes Convertible bonds Financial assets at fair value through other comprehensive income	\$ 432,382 477,426 10,910	Level 2	Level 3 \$ 273,258 205,384 - 157,179	\$ 705,640 682,810 90,420 168,089		
Recurring fair value measurements Financial assets at fair value through profit or loss Beneficiary certificates Equity instruments Principal guaranteed notes Convertible bonds Financial assets at fair value through other comprehensive income Equity instruments	\$ 432,382 477,426 - 10,910	Level 2	Level 3 \$ 273,258 205,384	\$ 705,640 682,810 90,420 168,089		
Recurring fair value measurements Financial assets at fair value through profit or loss Beneficiary certificates Equity instruments Principal guaranteed notes Convertible bonds Financial assets at fair value through other comprehensive income	\$ 432,382 477,426 10,910	Level 2	Level 3 \$ 273,258 205,384 - 157,179	\$ 705,640 682,810 90,420 168,089		

		March 31, 2023							
		Level 1		Level 2		Level 3	Total		
Assets									
Recurring fair value measurements									
Financial assets at fair value									
through profit or loss									
Beneficiary certificates	\$	940,684	\$	-	\$	141,601	\$ 1,082,285		
Equity instruments		524,860		-		190,934	715,794		
Principal guaranteed notes		-		120,483		-	120,483		
Convertible bonds		-		-		175,971	175,971		
Financial assets at fair value									
through other comprehensive									
income									
Equity instruments	1	1,140,992		-]	1,049,807	2,190,799		
Debt instruments		27,270					27,270		
	\$ 2	2,633,806	\$	120,483	\$ 1	1,558,313	\$4,312,602		

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

	Stocks	Closed-end fund	Open-end fund	Corporate bond
Market	Closing price	Closing price	Net asset value	Ex-dividend
quoted price	Closing price	Closing price	Thei asset value	quoted price

- (b) Except for financial instruments with active markets, the fair value of other financial instruments is measured by reference to counterparty quotes.
- (c) If one or more of the significant inputs are not obtained based on observable market data, the financial instruments are included in level 3.
- E. The fair value of the Group's principal guaranteed notes and bank debentures is included in Level 2.
- F. For the three months ended March 31, 2024 and 2023, there was no transfer between Level 1 and Level 2.
- G. The following chart is the movement of Level 3 for the three months ended March 31, 2024 and 2023:

		2024		2023	
		Non-derivative instrument		Non-derivative instrument	
At January 1	\$	1,645,761	\$	1,442,468	
Gains recognised in profit or loss		13,078		21,370	
Gains recognised in other comprehensive income		1,733		91,300	
Acquired during the period		34,663		3,296	
Effect of exchange rate changes		598	(121)	
At March 31	\$	1,695,833	\$	1,558,313	

- H. The Group had obtained sufficient observable market information for certain financial assets at fair value through other comprehensive income for the three months ended March 31, 2024. Therefore, the Group has transferred the fair value from Level 3 into Level 1 at the end of the month when the event occurred.
- I. Treasury segment is in charge of valuation procedures for fair value measurements being categorised within Level 3, which is to verify independent fair value of financial instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent, reliable and in line with other resources and represented as the exercisable price, and frequently updating inputs used to the valuation model and making any other necessary adjustments to the fair value.
- J. The following is the qualitative information of significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

	Fair value at March 31, 2024	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equ	ity instrument:				
Unlisted shares	\$ 434,478	Market comparable companies	Price to book ratio multiple	2.19~25.06	The higher the multiple and control premium, the higher the fair value.
		Discounted cash flow/Option pricing model	Discount for lack of marketability	30%	The higher the discount for lack of marketability, the lower the fair value.
"	346,415	Most recent non- active market price	Not applicable	Not applicable	Not applicable
"	89,704	Discounted cash flow	Discount for lack of marketability	15%~29.82%	The higher the discount for lack of control, the lower the fair value.
			Discount for lack of control	32.11%	The higher the discount for lack of control, the lower the fair value.
Venture capital shares	381,535	Net asset value	Net asset value	Not applicable	The higher the net asset value, the higher the fair value.
Beneficiary Certificate	279,893	Net asset value	Net asset value	Not applicable	The higher the net asset value, the higher the fair value.
Convertible bonds	163,808	Discounted cash flow	Discount for lack of marketability	25%	The higher the discount for lack of marketability, the lower the fair value.

Non-derivative equ	Fair value at December 31, 2023	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Unlisted shares	\$ 451,668	Market comparable companies	Price to book ratio multiple	1.85-27.70	The higher the multiple and control premium, the higher the fair value.
		Discounted cash flow	Discount for lack of marketability	30%	The higher the discount for lack of marketability, the lower the fair value.
"	298,015	Most recent non- active market price	Not applicable	Not applicable	Not applicable
"	86,074	Discounted cash flow	Discount for lack of marketability	15%~29.82%	The higher the discount for lack of control, the lower the fair value.
			Discount for lack of control	32.11%	The higher the discount for lack of control, the lower the fair value.
Venture capital shares	379,567	Net asset value	Net asset value	Not applicable	The higher the net asset value, the higher the fair value.
Beneficiary Certificate	273,258	Net asset value	Net asset value	Not applicable	The higher the net asset value, the higher the fair value.
Convertible bonds	157,179	Discounted cash flow	Discount for lack of marketability	25%	The higher the discount for lack of marketability, the lower the fair value.

	Fair value at March 31, 2023	Valuation technique	Significant unobservable input	Range (weighted average)	Relationship of inputs to fair value
Non-derivative equ	ity instrument:				
Unlisted shares	\$ 764,607	Market comparable companies	Price to book ratio multiple	1.77-28.36	The higher the multiple and control premium, the higher the fair value.
		Discounted cash flow	Discount for lack of marketability	30%	The higher the discount for lack of marketability, the lower the fair value.
"	80,768	Discounted cash flow	Discount for lack of marketability	15%~30.43%	The higher the discount for lack of marketability, the lower the fair value.
			Discount for lack of control	32.11%	The higher the discount for lack of control, the lower the fair value.
"	74,102	Most recent non- active market price	Not applicable	Not applicable	Not applicable.
Venture capital shares	321,264	Net asset value	Net asset value	Not applicable	The higher the net asset value, the higher the fair value.
Private equity fund investment	13,423	Net asset value	Net asset value	Not applicable	The higher the net asset value, the higher the fair value.
Private equity fund	128,178	Net asset value	Net asset value	Not applicable	The higher the net asset value, the higher the fair value.
Convertible bonds	175,971	Discounted cash flow	Discount for lack of marketability	25%	The higher the discount for lack of marketability, the lower the fair value.

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

			March 31, 2024							
								Recognise	ed in	other
			Red	cognised i	n pr	ofit or loss	co	mprehensiv	e inc	come (loss)
			Fa	vourable	Un	favourable	F	avourable	Un	favourable
	Input	Change	C	change		change		change		change
Financial assets										
Equity instrument	Price to book ratio multiple	±1%	\$	2,098	(\$	2,098)	\$	4,643	(\$	4,643)
Equity instrument	Discount for lack of marketability	±1%		-		-		346	(347)
Equity instrument	Discount for lack of control	±1%		-		-		424	(425)
Debt instrument	Discount for lack of marketability	±1%		1,638	(1,638)		-		-

			December 31, 2023							
								Recognise	ed ir	other
			Recogn	nised i	n pro	ofit or loss	con	nprehensiv	e inc	come (loss)
			Favou	rable	Un	favourable	Fa	vourable	Un	favourable
	Input	Change	chan	ge		change	(change		change
Financial assets										
Equity instrument	Price to book ratio multiple	±1%	\$ 2	2,054	(\$	2,054)	\$	4,394	(\$	4,394)
Equity instrument	Discount for lack of marketability	±1%		-		-		332	(333)
Equity instrument	Discount for lack of control	±1%		-		-		407	(408)
Debt instrument	Discount for lack of marketability	±1%		1,572	(1,572)		-		-
						March 3	1, 2	023		
								Recognise	ed ir	other
			Recogn	nised i	n pro	ofit or loss	con	nprehensiv	e inc	come (loss)
			Favou	rable	Un	favourable	Fa	vourable	Un	favourable
	Input	Change	chan	ge		change		change		change
Financial assets										
Equity instrument	Price to book ratio multiple	±1%	\$	1,909	(\$	1,909)	\$	5,737	(\$	5,737)
Equity instrument	Discount for lack of marketability	±1%		-		-		316	(314)
Equity instrument	Discount for lack of control	±1%		-		-		383	(381)
Debt instrument	Discount for lack of marketability	±1%		1,760	(1,760)		-		-

(4) Due to the fair value adjustments of identifiable assets and goodwill of Transducer Star acquired by the Group in the second quarter of 2023, the provisional amounts recognized as of the acquisition date were retrospectively adjusted during the measurement period. Consequently, the affected items in the balance sheet as of March 31, 2023 were adjusted as follows:

The affected items in the	(A	As reported)			(A	s adjusted)
balance sheet	Ma	rch 31, 2024	<u>Adjustm</u>	ent impact	Maı	rch 31, 2024
Identifiable assets	\$	699,299	\$	10,395	\$	709,694
Goodwill		196,005	(8,896)		187,109
Total amount impact in assets	\$	895,304	\$	1,499	\$	896,803
Non-controlling equity	\$	3,513,596	\$	1,499	\$	3,515,095
Total amount impact in equity	\$	3,513,596	\$	1,499	\$	3,515,095

13. <u>Supplementary Disclosures</u>

(1) Significant transactions information

- A. Loans to others: None.
- B. Provision of endorsements and guarantees to others: None.
- C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Refer to table 1.
- D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: None.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: None.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: None.
- I. Trading in derivative instruments undertaken during the reporting periods: Refer to Note 6(2).
- J. Significant inter-company transactions during the reporting period: None.

(2) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Refer to table 2.

(3) Information on investments in Mainland China

- A. Basic information: Refer to table 3.
- B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: None.

(4) Major shareholders information

Refer to table 4.

14. Segment Information

(1) General information

The Group has two reportable operating segments: Egis and its subsidiaries are primarily engaged in the research, development, design and sales of biometric application software and hardware; and Alcor and its subsidiaries are primarily engaged in the research, development, design and sales of USB control chip and automotive sensor chip, wearable electroacoustic products, multimedia video

converter control chip and intelligent power control chip. The chief operating decision-maker of the Group uses overall operating results as the basis of performance assessment and identified that the Group has two reportable operating segments.

Three months ended March 31, 2024		Egis and its ubsidiaries	1	Alcor and its subsidiaries		Total
Total segment revenue	\$	626,079 \$	\$	390,199	\$	1,016,278
Segment loss	(<u>\$</u>	108,759) (\$	S	72,239)	(\$	180,998)
Three months ended March 31, 2023		Egis and its ubsidiaries		Alcor and its subsidiaries		Total
Total segment revenue	- 	541,712	<u> </u>	387,946	\$	929,658
Segment loss	(\$	105,501) (\$	S	82,516)	(\$	188,017)

(2) Measurement of segment information

- A. Segment income (loss) of the Group is measured using the pre-tax operating margin and is used as a basis for performance assessment. The accounting policies and accounting estimates of operating segment are in agreement with the summary of significant accounting policies and the critical accounting estimates and assumptions described in Notes 4 and 5.
- B. The revenue (excluding revenue from transactions of other operating segments in the entities), income (loss) and financial information from external customers reported to the chief operating decision-maker is measured in a manner consistent with that in the statement of comprehensive income.
- C. The amounts provided to the chief operating decision maker with respect to total assets and liabilities are measured in a manner consistent with that of the financial statements.

Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures) March 31, 2024

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

				General	As of March 31, 2024						
Securities held by	Marketable securities	Name of securities	Relationship with the securities issuer	ledger account	No. of shares (in thousands)	Book value	Ownership (%)	Fair value	Footr		
EGIS TECHNOLOGY INC.	Stock	Gingy Technology Inc.	None	Note 4	33	\$ 236					
"	"	Integrated Digital Technologies, Inc.	//	//	4,000	-	13.96%	-			
//	"	AIStorm, Inc.	"	"	5,211	117,265	19.45%	117,265			
//	"	MEMS DRIVE INC.	"	//	188	7,762	2.87%	7,762			
//	"	Astrogate Inc.	"	//	1,000	-	15.63%	-			
//	//	Calumino Pty Ltd.	//	//	1,011	-	2.76%	-			
//	"	Gallopwave Inc.	"	//	3,125	17,209	4.06%	17,209			
//	//	xMEMS Labs, Inc.,	//	//	1,003	5,401	0.84%	5,401			
"	"	Attopsemi Technology Co., Ltd.	//	//	500	118,390	4.39%	118,390			
//	//	CyteSi, Inc.,	//	//	163	5,100	1.40%	5,100			
"	"	Silicon Optronics, Inc.	//	//	12,641	1,403,124	16.11%	1,403,124			
"	"	Augentix Inc.	//	"	1,050	89,250	4.28%	89,250			
"	Bonds	SOFTBK 4 07/06/26 (XS2361252971)	//	//	-	5,979	-	5,979			
"	Stock	BE Epitaxy Semiconductor Technology Co., Ltd.	"	Note 2	821	46,714	7.56%	46,714			
<i>II</i>	Beneficiary certificates	Dian-Te Gas Investment LP	"	"	-	92,805	67.32%	92,805			
"	Stock	Airoha Technology Corp.	//	"	539	333,641	0.32%	333,641			
//	"	JET OPTOELECTRONICS CO., LTD.	"	"	2,824	115,816	4.71%	115,816			
//	"	Precise Biometrics AB	"	Note 4	5,609	18,617	7.15%	18,617			
//	Funds	Vertex Growth (SG) LP	//	Note 2	-	45,805	-	45,805			
"	"	Vertex Growth II (SG) LP	"	"	-	20,620	-	20,620			
"	"	Vertex Venture (SG) SEA IV LP	//	//	_	9,040	-	9,040			
//	Beneficiary certificates	JAFCO Taiwan II Venture Capital Limited Partnership	"	"	-	2,526	-	2,526			
	Stock	Sirius Wireless Pte. Ltd.	"	//	14,187	108,954	10.11%	108,954			
		Netlink Communication Inc. Convertible bonds	"	"	14,107	163,808	10.1170	163,808			
	Stock	Gear Radio Limited	"	Note 4	1,733	37,511	4.02%	37,511	1		
· · · · · · · · · · · · · · · · · · ·									-		
//	, , , , , , , , , , , , , , , , , , ,	Metanoia Communications Inc.	//	//	1,875	36,090	1.55%	36,090			
"	Beneficiary certificates	Megawood Capital	//	Note 2	-	9,338	14.46%	9,338			
//	Stock	Linkou Golf Club	//	"	-	10,800	0.10%	10,800			
//	Stock	PIMIC INC.	"	Note 4	821	30,067	5.35%	30,067			
//	Stock	best Epitaxy Manufacturing Co. Ltd.	"	Note 2	3,219	43,324	2.90%	43,324			
Alcor Micro, Corp.	Funds	Franklin Templeton Sinoam Money Market Fund	"	Note 1	3,762	40,118	-	40,118			
"	"	PGIM Return Fund	"	//	631	10,034	-	10,034			
"	"	Cathay US Premium Bond Fund	"	//	300	3,178	-	3,178			
"	"	Yuanta 2-10 Year Investment Grade Corporate Bond	"	"	606	6,466	=	6,466			

Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures) March 31, 2024

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

				General As of March 31, 2024					
	Marketable		Relationship with	ledger	No. of shares				
Securities held by	securities	Name of securities	the securities issuer	account	(in thousands)	Book value	Ownership (%)	Fair value	Footnote
Alcor Micro, Corp.	Funds	Nomura Global Financial Bond Fund	None	Note 1	509	\$ 5,297	-	\$ 5,297	
"	"	Cathay 4-Year Maturity Developed Market	"	″	3,000	32,335	-	32,335	
		Investment Grade Bond Fund							
"	"	Allianz Global Investors US Short Duration High	"	″	941	10,198	-	10,198	
		Income Bond Fund							
"	//	Franklin Templeton SinoAm Global High Yield	//	//	884	10,876	-	10,876	
		Bond Fund							
"	"	PGIM USD High Yield Bond Fund	//	//	1,564	16,061	-	16,061	
"	//	Capital Global Strategic Income High Yield Bond	//	//	500	5,038	-	5,038	
"	//	CTBC ESG Financial Multi-Asset Fund	//	//	1,000	11,246	-	11,246	
"	//	CTBC Growth Opportunities Multi-Asset Fund	//	//	1,000	10,715	-	10,715	
"	//	PineBridge Rate Response Multi-Asset Fund	//	//	1,500	16,633	-	16,633	
//	//	PineBridge Rate Response Multi-Asset Fund	//	//	1,500	15,907	-	15,907	
"	//	TCB GAMMA Quantitative Multi-Asset Fund	//	//	2,151	41,785	-	41,785	
"	//	PGIM Aggressive Growth ETF Fund of Funds	//	//	1,068	15,993	-	15,993	
"	//	Franklin Templeton SinoAm Global	"	//	500	5,165	-	5,165	
		Infrastructure Fund							
"	//	Yuanta Japan Leaders Equity Fund	//	//	500	5,820	-	5,820	
"	Principal	President Securities Corporation Principal	"	″	-	30,153	-	30,153	
	protected note	Guaranteed Note NO.2879							
"	"	President Securities Corporation Principal	"	//	-	30,144	-	30,144	
		Guaranteed Note NO.2889							
"		Topco Scientific CO., LTD. Convertible bonds	//	//	100	12,000	-	12,000	
"	Stock	Foxtron Vehicle Technologies Co., Ltd.	//	//	100	4,430	0.01%	4,430	
"	"	Shin Kong Financial Holding Co.,Ltd. Preferred	"	Note 3	130	3,360	0.17%	3,360	
		Shares A					2.1.1.1		
"	"	HUA VI VENTURE CAPITAL	//	Note 4	11	2,790	2.11%	2,790	
"	//	WK Venture Capital XI	//	//	11,996	300,209	15.38%	300,209	
"	"	WK Technology Fund IX II Ltd.	"	//	5,000	49,750	4.45%	49,750	
"	"	Sirius Wireless Pte. Ltd.	//	//	4,167	32,000	2.97%	32,000	
"	"	FOXFORTUNE TECHNOLOGY II	"	//	780	28,786	5.80%	28,786	
		VENTURES LIMITED	<u> </u>		ļ				ļ

Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures) March 31, 2024

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

				General		As of Mar	rch 31, 2024		
Securities held by	Marketable securities	Name of securities	Relationship with the securities issuer	ledger account	No. of shares (in thousands)	Book value	Ownership (%)	Fair value	Footnote
Alcor Micro, Corp.	Stock	Koodata Inc. Common Stock	None	Note 4	2,375	\$ 14,148	14.33%	\$ 14,148	
"	//	Koodata Inc. Preferred Stock	//	//	10,088	75,556	14.33%	75,556	
"	//	Helios Bioelectronics Inc.	//	//	14,300	60,000	10.49%	60,000	
//	Bonds	AT&T Inc.	//	Note 3	-	2,337	-	2,337	
"	Beneficiary certificates	Fuyou Venture Capital Co., Ltd	"	Note 2	-	23,717	-	23,717	
Alcorlink Corp.	Funds	Fuh Hwa Fund	//	Note 1	2,896	34,257	-	34,257	
//	Bonds	ORCL 4 07/15/46	//	Note 6	-	9,352	-	9,432	
Syncomm Technology Corp.	Funds	PGIM Money Market Fund	//	Note 1	4,126	67,301	-	67,301	
"	//	Mega Diamond Money Market Fund	//	//	3,203	41,450	-	41,450	
"	//	JIH SUN MONEY MARKET FUND	//	//	2,675	40,935	-	40,935	
n .	//	Allianz Global Investors Taiwan Money Market Fund	"	"	1,574	20,351	-	20,351	
"	//	Taishin Ta-Chong Money Market Fund	//	//	690	10,107	-	10,107	
AloglTek, Inc.	Funds	Allianz Global Investors All Seasons Harvest Fund of Bond Funds	"	Note 1	1,068	8,610	-	8,610	
"	//	Nomura Global Financial Bond Fund	//	//	1,921	19,144	-	19,144	
"	Bonds	United States Treasury securities	//	Note 5	-	6,367	-	6,342	
Chun-Feng Investment Limited	Funds	Allianz Global Investors Taiwan Money Market	//	Note 1	1,791	23,156	-	23,156	
"	"	Allianz Global Investors US Short Duration High Income Bond Fund	"	"	951	10,310	-	10,310	
//	//	PGIM USD High Yield Bond Fund	//	//	997	10,233	-	10,233	
//	//	Eastspring Investments Optm Inc FoFsAUSD	//	//	893	11,550	-	11,550	
//	//	PGIM Aggressive Growth ETF Fund of Funds	//	//	732	10,968	-	10,968	
Alcor Micro Technology, Inc.	Stock	NGD Systems Inc.	//	Note 4	8,705	14,820	3.45%	14,820	
Alcor Micro Technology, (H.K.) Limited	Bonds	HP Inc.	//	Note 3	-	2,567	-	2,567	
"	//	Power Finance Corp. Ltd.	//	//	-	6,059	-	6,059	
"	"	TSMC Arizona Corp.	//	//	-	6,146	-	6,146	
"	"	AT&T Inc.	//	//	4	3,008	-	3,008	
"	"	Macquarie Bank Ltd.	//	//	-	5,610	-	5,610	
<i>"</i>	//	HSBC Holdings PLC	//	//	-	6,805	-	6,805	

Note 1: Current financial assets at fair value through profit or loss.

Note 2: Non-current financial assets at fair value through profit or loss.

Note 3: Current financial assets at fair value through other comprehensive income.

Note 4: Non-current financial assets at fair value through other comprehensive income.

Note 5: Current financial assets at amortised cost.

Note 6: Non-current financial assets at amortised cost.

Information on investees

For the three months ended March 31, 2024

Table 2

Unit: Thousands of NTD/shares (Except as otherwise indicated)

				Initial invest	ment amount	Shares h	neld as at March 3	1, 2024	Net income	Investment	
Investor	Investee	Location	Main business activities	Balance as at March 31, 2024	Balance as at December 31, 2023	No. of shares	Ownership (%)	Book value	(loss) of investee for the three months ended March 31, 2024	income (loss) recognised by the Company for the three months ended March 31, 2024	Footnote
The Company	Egis Technology (Japan) Inc.	Japan	Customer service, business promotion and technical service	\$ 109,281	\$ 109,279	7,680,000	100.00%	\$ 1,629	\$ 557		
"	Egis Technology Korea Inc.	Korea	Customer service, business promotion and technical service	18,233	18,233	20,000	100.00%	27,314	650	650	
"	OceanX Inc.	Taiwan	Holding company	1,880	1,880	167,000	100.00%	2,070	(44)	(44)	
"	Luxsentek Microelectronics Corp.	Taiwan	Technology development	140,000	140,000	14,000,000	86.93%	6,110	(324)	(281)	
"	Alcor Micro, Corp.	Taiwan	Technology development	707,000	707,000	20,000,000	20.49%	673,120	(70,996)	(9,854)	
"	VASUBI Technology Inc.	Taiwan	Technology development	40,000	40,000	4,000,000	100.00%	(5,636)	(4,708)	(4,708)	
"	NUI Technology Inc.	Taiwan	Technology development	90,000	90,000	9,000,000	100.00%	34,662	(9,229)	(9,229)	
"	Taurus Wireless Inc.	Taiwan	Technology development	50,000	50,000	5,000,000	100.00%	- 2,188	(10,434)	(10,434)	
"	Transducer Star Technology Inc.	Taiwan	Technology development	31,900	31,900	2,780,000	90.26%	14,349	(3,473)	(3,715)	
"	StarRiver Semiconductor Corp.	Taiwan	Development, design and sales of IC	94,577	40,000	404,176	7.27%	93,529	(3,213)	(1,156)	Note 3

				Initial invest	ment amount	Shares h	eld as at March 3	1, 2024	Net income	Investment	
Investor	Investee	Location	Main business activities	Balance as at March 31, 2024	Balance as at December 31, 2023	No. of shares	Ownership (%)	Book value	(loss) of investee for the three months ended March 31, 2024	income (loss) recognised by the Company for the three months ended March 31, 2024	Footnote
The Company	iCatch Technology Inc.	Taiwan	Technology development	\$ 1,189,600	\$ 1,189,600	18,000,000	18.82%	\$ 1,063,938	(\$ 22,014)	(\$ 22,788)	
"	SCT Holdings Ltd.	Cayman Islands	Design, development and sales of IC	371,380	371,380	6,403,545	19.51%	276,083	11,244	(2,636)	Note 4
"	Egis Vision Inc.	Taiwan	Development, design and sales of IC	67,285	-	4,485,665	39.01%	23,872	(26,775)	(9,063)	Note 7
"	Egisee Inc.	Taiwan	Technology development	15,000	-	1,500,000	100.00%	14,196	(804)	(804)	
Alcor Micro, Corp.	Alcor Micro Technology, Inc. (AMTI)	Cayman Islands	Investment holding company	932,166	932,166	30,613,000	100.00%	72,100	(862)	(862)	
"	AlgolTek, Inc.	Taiwan	Development, design and sales of IC	73,782	73,782	14,040,710	31.46%	546,379	(54,358)	(17,092)	
n,	Syncomm Technology Corp.	Taiwan	Development, design and sales of IC	197,097	197,097	10,887,288	25.99%	167,748	(1,416)	(368)	
"	Chun-Feng Investment Limited	Taiwan	General investment business	90,000	90,000	9,000,000	100.00%	112,075	3,454	1,388	
Alcor Micro, Corp.	ENE Technology Inc.	Taiwan	Development, design and sales of IC	252,800	252,800	8,000,000	17.67%	269,603	24,566	3,042	
"	StarRiver Semiconductor Corp.	Taiwan	Development, design and sales of IC	715,240	715,240	3,056,580	55.00%	712,910	(3,213)	(8,743)	Note 3
"	Egis Vision Inc.	Taiwan	Development, design and sales of IC	7,500	-	500,000	4.35%	2,662	(26,775)	(1,011)	Note 7
Chun-Feng Investment Limited	AlgolTek, Inc.	Taiwan	Development, design and sales of IC	5,814	5,814	179,353	0.40%	8,391	(54,358)	(217)	

				Initial invest	ment amount	Shares h	neld as at March 3	1, 2024	Net income	Investment	
Investor	Investee	Location	Main business activities	Balance as at March 31, 2024	Balance as at December 31, 2023	No. of shares	Ownership (%)	Book value	(loss) of investee for the three months ended March 31, 2024	income (loss) recognised by the Company for the three months ended March 31, 2024	Footnote
Chun-Feng Investment Limited	Syncomm Technology Corp.	Taiwan	Development, design and sales of IC	\$ 30,878	30,878	2,217,159	5.29%	\$ 30,389	(\$ 1,416)	(\$ 75)	
Alcor Micro Technology, Inc. (AMTI)	Alcor Micro Technology, (H.K.) Limited (AMTHK)	Hong Kong	Management and sales of electronic products	633,056	633,056	20,790,000	100.00%	49,681	(278)	(278)	
AlgolTek, Inc.	Terawins, INC.	Taiwan	Development, design and sales of IC	48,239	48,239	5,359,923	17.65%	21,940	(8,839)	(1,560)	Note 4
n	Alcorlink Corp.	Taiwan	Development, design and sales of IC	728,188	728,188	2,057,029	100.00%	323,309	7,400	7,400	Note 5
"	JOINT POWER EXPONENT, LTD.	Taiwan	Development, design and sales of IC	76,584	-	15,812,000	45.24%	60,278	(12,173)	(5,410)	Note 4 and 6
Alcorlink Corp.	Egis Vision Inc.	Taiwan	Development, design and sales of IC	40,000	60,000	4,000,000	34.78%	24,014	(26,775)	(10,205)	Note 7

Note 1: The accounts of the Company are expressed in New Taiwan dollars. Income statement accounts denominated in foreign currencies are translated into New Taiwan dollars at the weighted average exchange rates prevailing at the transaction dates and balance sheet accounts at spot exchange rates prevailing at the transaction dates.

- Note 2: The transactions were eliminated when preparing the consolidated financial statements.
- Note 3: On October 24, 2023, the Group's subsidiary- Alcor Micro, Corp.'s Board of Directors resolved to acquire 3,057 thousand shares of StarRiver Semiconductor Corp. at NT\$234 (in dollars) per share totalling \$715,239. After the transaction, combining with the 404 thousand shares which held by the parent company originally, the Group held totally 62.27% equity interest.
- Note 4: The financial statements of SCT, Terawins and Joint Power Exponent were not reviewed by independent auditors.
- Note 5: The initial investment amount of AlgolTek in Alcorlink was determined based on the number of AlgolTek's issued common stocks and the latest closing price at the effective date of the merger.
- Note 6: AlgolTek's initial investment in Joint Power Exponent was \$51,000. On January 23, 2024, Joint Power Exponent's board of directors approved a cash capital increase, with AlgolTek subscribing to 3,198 thousand shares at an issue price of NT\$8 per share, for a transaction price of \$25,584.
- Note 7: Alcorlink's initial investment amount in Egis Vision was \$1,000. The Board of Directors of Alcorlink during its meeting on June 28, 2023 resolved to spin off its "Image Product Business Department" to Egis Vision.

 The spin-off effective date was set on July 1, 2023. The business value of the spin-off was \$59,000, and 1 newly issued ordinary share of Egis Vision was exchanged for NT\$10 (in dollars) per share, increasing the initial investment amount by \$59,000.

Information on investments in Mainland China For the three months ended March 31, 2024

Table 3 Expressed in thousands of NTD (Except as otherwise indicated)

												(F	3 Other wise maleated)
Investee in Mainland China	Main business activities	Paid-in capital	Investment method	Mainland China as	Mainland C remitted back to three months e)24	Accumulated amount of remittance from Taiwan to Mainland China as of		Ownership held by the Company	for the three months ended	investments in Mainland China as of March 31,	Accumulated amount of investment income remitted back to Taiwan as of March 31, 2024	Footnote
				of January 1, 2024	Remitted to Mainland China	Remitted back to Taiwan	March 31, 2024			March 31, 2024	2024		
Egis Intelligent (Shanghai) Co., Ltd.	Customer service, business promotion and technical service	\$ 55,521	Note 1	\$ 64,000	\$ -	\$ -	\$ 64,000	(\$ 4,147)	100%	(\$ 4,147)	\$ 41,668	\$ -	Note 4
Alcor Micro Tech., (ShenZhen) Ltd.	After sales service and collection of business intelligence	56,960	Note 2	56,960	-	-	56,960	(630)	100%	(630)	3,285	-	Notes 4 and 8
JOINT POWER EXPONENT (ShenZhen), LTD.	Development, design and sales of IC	-	Note 1	-	-	-	-	(233)	100%	(233)	(233)	-	Note 5

Company name	Accumulated amount of remittance from Taiwan to Mainland China as of March 31, 2024	Investment amount approved by the Investment Commission of the Ministry of Economic Affairs (MOEA)	Ceiling on investments in Mainland China imposed by the Investment Commission of MOEA
Egis Technology Inc.	\$ 64,000	\$ 64,000	\$ 5,099,127
Alcor Micro, Corp.	\$ 56,960	\$ 56,960	\$ 5,099,127
AlgolTek, Inc.	\$ -	Note 3	\$ 5,099,127

Note 1: Directly invest in a company in Mainland China.

Note 2: Reinvested in Mainland China company through Alcor Micro Technology, Inc. in the third area.

Note 3: JOINT POWER EXPONENT (ShenZhen), LTD. is a wholly-owned subsidiary established and registered by Joint Power Exponent, Ltd. on February 18, 2019. The registered capital of the subsidiary is RMB 100,000. However, Joint Power Exponent, Ltd. had not completed the capital injection.

Note 4: Investment income (loss) was recognised based on the financial reports that were reviewed by independent auditors.

Note 5: Investment income (loss) was recognised based on the financial statements that were not reviewed by independent auditors.

Note 6: The accounts of the Company are expressed in New Taiwan dollars. Income statement accounts denominated in foreign currencies are translated into New Taiwan dollars at the weighted average exchange rates prevailing at the transaction dates and balance sheet accounts at spot exchange rates prevailing at the transaction dates.

Note 7: The investment limit for investments in Mainland China is calculated based on the higher of the company's net value or the consolidated net value.

Note 8: Alcor Micro Technology (ShenZhen) Ltd. had resolved to handle the dissolution and liquidation.

Major shareholders information

March 31, 2024

Table 4

		Sha	Shares	
1	Name of major shareholders	Number of shares held	Ownership (%)	
Sen-Chou Lo		9,006,262	12.12%	