Ruentex Materials Co., Ltd. and its subsidiaries
Consolidated Financial Statements for the Six
Months Ended June 30, 2024 and 2023 and
Independent Auditors' Review Report
(Stock Code: 8463)

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Ruentex Materials Co., Ltd. and its subsidiaries

Consolidated Financial Statements for the Six Months Ended June 30, 2024 and 2023

and Independent Auditors' Review Report

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Independent Auditors' Review Report

(2024) Cai-Shen-Bao-Zi No. 24001019

To the Board of Directors of Ruentex Materials Co., Ltd.:

Introduction

We have reviewed the consolidated balance sheets of Ruentex Materials Co., Ltd. and its subsidiaries (hereinafter referred to as "the Group") as of June 30, 2024 and 2023, the consolidated comprehensive income statements for the three and six months ended June 30, 2024 and 2023, and consolidated statement of changes in equity and of consolidated statement of cash flows for the six months ended June 30, 2024 and 2023, and the notes to the consolidated financial report (including a summary of significant accounting policies). It is the responsibility of the management to prepare the consolidated financial statements with fair presentation in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IAS 34 "Interim Financial Reporting" endorsed and issued by the Financial Supervisory Commission. It is our responsibility to draw a conclusion on the consolidated financial statements based on the review results.

Scope of Review

We conducted the review in accordance with the R.O.C. Standards on Review Engagements 2410 "Reviews of Financial Statements." The procedures executed in reviewing the consolidated financial statements include inquiry (mainly with the person in charge of financial and accounting affairs), analytical procedures, and other review procedures. The scope of a review is significantly smaller than the scope of an audit. We therefore are unable to express an audit opinion since we may not able to identify all the significant matters that can be identified by an audit.

Conclusion

Based on our reviews, 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 of June 30, 2024 and 2023, consolidated financial performance for the three and six months ended June 30, 2024 and 2023, and consolidated cash flows for the six months ended June 30, 2024 and 2023 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34 "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

PwC Taiwan

Huang, Chin-Lien

Certified Public Accountant

Chang, Shu-Chiung

Financial Supervisory Commission

Approval Certificate No.: Jin-Guan-Zheng-Shen-Zi No. No. 1100348083

Former Financial Supervisory Commission, Executive Yuan

Approval Certificate No.: Jin-Guan-Zheng-Shen-Zi No. No. 0990042602

August 9, 2024

Ruentex Materials Co., Ltd. and Subsidiaries Consolidated Balance Sheet June 30, 2024 and December 31 and June 30, 2023

		June 30, 2024		ecember 31 and		0, 20	23			II 's NITTO A	1
		June 30, 2024					December 31, 2	2023	Unit: NT\$ thous: June 30, 2023		
	Assets	Notes		Amount	%		Amount	%	_	Amount	%
1	Current Assets										
1100	Cash and cash equivalents	6(1)	\$	880,314	11	\$	300,262	4	\$	412,517	6
1136	Financial assets measured by										
	amortized cost - current			-	-		-	-		75,360	1
1140	Contract asset - current	6(17) and 7		503,197	6		377,737	5		467,429	6
1150	Net notes receivable	6(2)		184,360	2		168,487	2		140,417	2
1160	Notes receivable - related parties -	6(2) and 7									
	net			22,260	-		5,503	-		21,490	-
1170	Net accounts receivable	6(2)		726,950	9		869,557	12		621,266	9
1180	Accounts receivable - related	6(2) and 7									
	parties - net			128,804	2		248,002	3		44,177	1
1200	Other receivables			2,509	-		4,286	-		585	-
1220	Current tax assets			87	-		87	-		87	-
130X	Inventories	6(3)		802,069	10		732,818	10		711,566	10
1410	Prepayments			44,994	1		37,708	1		44,606	1
1470	Other current assets	6(1) and 8		2,969			16,966			20,427	
11XX	Total current assets			3,298,513	41		2,761,413	37		2,559,927	36
	Non-current assets										
1517	Financial assets at fair value	6(4)									
	through other comprehensive										
	income - non-current			675,405	8		638,199	9		601,287	8
1600	Property, plant, and equipment	6(5), 7 and									
		8		3,693,035	46		3,671,253	50		3,646,053	51
1755	Right-of-use assets	6(6)		45,769	1		31,851	-		38,694	1
1780	Intangible assets	6(7)		167,012	2		170,274	2		170,354	2
1840	Deferred tax assets			32,261	-		32,286	-		32,962	-
1900	Other non-current assets	6(1) and 8		116,052	2		116,346	2		121,586	2
5XX	Total non-current assets			4,729,534	59		4,660,209	63		4,610,936	64
XXX	Total Assets		\$	8,028,047	100	\$	7,421,622	100	\$	7,170,863	100
			(C	ontinued)							

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Ruentex Materials Co., Ltd. and Subsidiaries Consolidated Balance Sheet June 30, 2024 and December 31 and June 30, 2023

Unit: NT\$ thousands June 30, 2023 June 30, 2024 December 31, 2023 Liabilities and Equity Notes % % Amount Amount Amount **Current liabilities** \$ \$ 2100 Short-term borrowings 6(8) and 8 \$ 500,000 6 750,000 10 600,000 8 2110 Short-term notes and bills payable 6(9)299,892 4 269,936 4 129,915 2 Contract liabilities - current 50,352 2130 6(17) and 7 47,581 1 1 39,993 1 2 2150 Notes payable 103,572 1 136,577 104,797 1 Notes payable - related party 7 2160 679 721 2,089 2170 Accounts payable 993,556 12 740,487 10 635,646 9 2180 Accounts payable - related party 7 4,023 2,058 1,995 5 3 2200 Other payables 6(10) 385,349 239,815 4 265,658 2220 Other payable - Related Party 1,192 618 188 2230 Income tax liabilities of current period 32,536 43,489 16,284 2280 Lease liabilities - current 6(6)24,048 20,174 19,974 2320 Long-term liabilities due within 6(11) and 8 one year or one operating cycle 150,000 2 4,760 2399 Other current liabilities - other 4,481 5,066 21XX **Total Current Liabilities** 2,397,188 30 2,258,708 30 1,971,605 27 Non-current liabilities 2540 6(11) and 8 Long-term borrowings 2,700,000 34 2,500,000 34 2,700,000 38 2570 Deferred tax liabilities 4,513 3,436 2,331 2580 Lease liabilities - non-current 6(6) 21,972 17,973 24,104 2600 Other non-current liabilities 38,056 1 36,517 34,688 1 25XX Total non-current liabilities 2,761,173 34 2,559,465 35 2,762,952 39 4,818,173 2XXX **Total Liabilities** 5,158,361 64 65 4,734,557 66 **Equity** Equity attributed to owners of the parent Capital 6(14) 3110 Share capital 1,500,000 19 1,500,000 20 1,500,000 21 Capital surplus 6(15)9 9 3200 Capital surplus 746,018 677,124 9 677,124 Retained earnings 6(16)3310 Legal reserve 62,246 1 50,770 1 50,770 1 3320 Special reserve 55,895 1 50,317 1 50,317 1 Undistributed earnings 79,790 2 3350 1 114,756 42,131 Other equities 3400 Other equities 111,752) 2) (141,366) 2) 81,729) 1) (31XX Total equity attributable to owners of parent 30 31 2,178,976 30 2,362,220 2,281,215 257,330 36XX Non-controlling interest 4(3) 322,234 4 507,466 6 4 3XXX **Total Equity** 2,869,686 36 2,603,449 35 2,436,306 34 Significant contingent liabilities 9 and unrecognized commitments 3X2X **Total Liabilities and Equity** 8,028,047 100 7,421,622 100 7,170,863 100

The accompanying notes are an integral part of these consolidated financial statements, please refer to them all.

Chairman: Mo, Wei-Han Manager: Chen, Hsueh-Hsien Accounting Manager: Wu, Po-Chung

Ruentex Materials Co., Ltd. and Subsidiaries Consolidated Statement of Comprehensive Income January 1 to June 30, 2024 and 2023

Unit: NT\$ thousands (Except earnings per share, which is in NT\$) April 1 to June 30, April 1 to June 30, January 1 to June 30, January 1 to June 30, 2024 2023 2024 2023 % Item Notes Amount % Amount Amount Amount 4000 \$ \$ \$ Operating Income 6(17) and 7 1,551,901 100 1,315,243 100 3,070,849 100 2,481,063 100 5000 Operation Cost 6(3)(7)(12)(18)(23)2,68<u>5,644</u>) (24) and 7 1,379,597) 89) 1,137,638) 86) 87) 2,206,653) 89) 5900 Gross profit 172,304 11 177,605 14 385,205 13 274,410 11 Operating Expenses 6(7)(12) (23)(24) and 7 6100 Selling expenses 21,450) (56,868) (27,235) (1) (2) (2) (42,734) (2) 6200 General & administrative expenses 47,029) (3) (50,498) (4) (98,709) (3) (84,741) (3) 6300 R&D expenses 13,211) (1) (14,987) (1) (26,391) (1) (22,821) (1) 6450 Expected credit impairment 12(2) 1,051) 2,039) 1,490) 3.297 losses 6000 **Total Operating Expenses** 90,772 87,986) 184,007) 151,786) 6) 6) 6900 Operating Profit 81,532 89,619 201,198 122,624 Non-operating Income and Expenses 7100 Interest revenue 6(19) 1,770 1,076 2,725 1,980 7010 285 378 598 4,475 Other income 6(20) 7020 Other gains and losses 6(21) 203) 36 287) 2,100) 7050 Financial costs 6(22) 15,900) 1) 16,428) 1) 31,319) 1) 32,774) 1) Total non-operating income 7000 and expenses 14,048) 14,938) 1) 28,283) 1) 28,419) 1) 7900 Net profit before tax 67,484 74,681 172,915 94,205 4 5 6 6 7950 Income tax expense 6(25)11,916) 1) 12,214) 1) 33,032) 1) 15,245) 1) 8200 Net income of current period 55,568 4 62,467 139,883 5 78,960 Other comprehensive income (net) Items not to be reclassified into profit or loss 8316 Unrealized profit or loss on 6(4) equity investments at fair value through other comprehensive income \$ 86,006 5 \$ 38,109 3 \$ 37,206 1 (\$ 43,736) (2) 8349 Income tax relating to non-6(25) reclassified items 2,398) 1,008) 1,063) 1,307 8310 Total of items not to be 5 37,101 42,429) reclassified into profit or loss 83,608 36,143 2) 3 8500 Total comprehensive income for 9 the current period 139,176 99,568 176,026 6 36,531 1 Profit attributable to: 8610 Owners of the parent 22,942 37,906 79,588 42,131 32,626 8620 24,561 60,295 36,829 Non-controlling Interest Total comprehensive income attributable to: 8710 69,429 109,611 Owners of the parent 93,043 Non-controlling Interest 46,133 30,139 29,592 8720 3 66,415 Earnings per share 6(26) 9750 0.28 Basic earnings per share 9850 0.15 0.25 0.53 0.28 Diluted earnings per share

The accompanying notes are an integral part of these consolidated financial statements, please refer to them all.

Chairman: Mo, Wei-Han Manager: Chen, Hsueh-Hsien Accounting Manager: Wu, Po-Chung

Ruentex Materials Co., Ltd. and Subsidiaries Consolidated statement of Changes in Equity January 1 to June 30, 2024 and 2023

Unit: NT\$ thousands

								Equity of	ributed	l to owners o	of the n	orant								Un	it: NT	\$ thousands
		-			Can	ital surplus		Equity att	Houted	i to owners (ed earnings										
	Notes	Share capital		Issued at premium	be equithe acquidis	ifference ifference the ty price and book value of actual uisition or position of bsidiaries	ov int subs	nges in the wnership erests of sidiaries as cognized	Leg	gal reserve		cial reserve		distributed earnings	fina at thr con	nrealized ncial assets fair value ough other nprehensive income acquired ome (Loss)		<u> Fotal</u>		-controlling Interest	Tota	al Equity
January 1 to June 30, 2023 Balance on January 1, 2023 Net income of current period Other comprehensive income		\$ 1,500,000	\$	656,157	\$	15,076	\$	40,391	\$	46,925	\$	15,717	\$	38,445 42,131	(<u>\$</u>	106,174) 35,192)	\$ 2,	206,537 42,131 35,192)	<u>\$</u>	293,363 36,829 7,237)	<u>\$ 2</u>	,499,900 78,960 42,429)
distribution of the earnings for	6(16)			-		-		<u>-</u>						42,131	(_	35,192)		6,939		29,592		36,531
2022: Profit set aside as legal reserve Provision of special		-		-		-		-		3,845		-	(3,845)		-		-		-		-
reserves	((10)	-		-		-		-		-		34,600	(34,600)		-		-		-		-
Distribution of cash dividends from capital surplus Cash dividends for non-	0(16)	-	(34,500)		-		-		-		-		-		-	(34,500)		-	(34,500)
controlling interests Balance on June 30, 2023		\$ 1,500,000	•	621,657	•	15,076	•	40,391	•	50,770	•	50,317	•	42,131	(\$	141,366)	6 2	178,976	(65,625 257,330	(65,625 ,436,306
January 1 to June 30, 2024		\$ 1,300,000	Ф	021,037	Ф	13,070	Ф	40,391	Þ	30,770	Þ	30,317	Ф	42,131	(2	141,300	3 2,	1/8,9/0	Φ	237,330	\$ 2	,430,300
Balance on January 1, 2024		\$ 1,500,000	\$	621,657	\$	15,076	\$	40,391	\$	50,770	\$	50,317	\$	114,756	(\$	111,752)	\$ 2,	281,215	\$	322,234	\$ 2	,603,449
Net income of current period				-		-		-		-		-		79,588	`	-		79,588		60,295		139,883
Other comprehensive income Total comprehensive income				<u>-</u>		<u> </u>		<u> </u>						<u> </u>		30,023		30,023	_	6,120		36,143
for this period	(40)			<u> </u>		<u> </u>		<u>-</u>		<u>-</u>				79,588	_	30,023		109,611	_	66,415		176,026
Appropriation and distribution of the earnings for 2023: Profit set aside as legal	6(16)																					
reserve Provision of special		-		-		-		-		11,476		-	(11,476)		-		-		-		-
reserves Cash dividends		-		-		-		-		-		5,578	(5,578) 97,500)		-	(97,500)		-	(97,500)
	4(3) and 6(27)	-		-		-		68,894		-		-		-		-		68,894		211,067		279,961
controlling interests Balance on June 30, 2024		\$ 1,500,000	\$	621,657	\$	15,076	\$	109,285	\$	62,246	\$	55,895	\$	79,790	(\$	81,729)	\$ 2,	362,220	<u>\$</u>	92,250 507,466	\$ 2	92,250 ,869,686

The accompanying notes are an integral part of these consolidated financial statements, please refer to them all.

Ruentex Materials Co., Ltd. and Subsidiaries Consolidated Statement of Cash Flow January 1 to June 30, 2024 and 2023

January 1	to June 30, 2024 a				
	Notes		ary 1 to June 30, 2024	Janua	NT\$ thousands ary 1 to June 30, 2023
Cash flows from operating activities					
Profit before Income Tax current period		\$	172,915	\$	94,205
Adjustments		*	-,-,,	*	- 1,
Income and expenses with no cash flow effects					
Depreciation expense	6(5)(6)				
•	(23)		142,461		119,315
Depreciation and amortization expenses	6(7)(23)		4,092		4,297
Expected credit impairment losses	12(2)		2,039		1,490
Interest Cost	6(22)		31,319		32,774
Interest revenue	6(19)	(2,725)	(1,980)
Compensation cost of employee stock	6(13)				
options	(24)		1,735		-
Changes in assets/liabilities relating to					
operating activities					
Net changes in assets relating to operating					
activities					
Contract asset - current		(125,460)	(54,756)
Notes receivable		(15,873)		21,887
Notes receivable - related parties		(16,757)	(21,088)
Accounts receivable			140,568		55,332
Account Receivable - Related Party			119,198		34,360
Other receivables			1,999	(65)
Inventories		(69,251)	(8,248)
Prepayments		(7,286)	(22,231)
Other Current Assets			2		1
Net change in liabilities related to operating					
activities					
Contract liabilities		(2,771)		7,272
Notes payable		(33,005)		670
Notes payable - related party		(42)		225
Accounts Payable			253,069		6,949
Accounts payable - related party			1,965		153
Other payables		(59,745)	(36,934)
Other Payable - Related Party			574	(310)
Other Current liabilities			279	(94)
Other non-Current liabilities		(3,368)	(622)
Cash flow in from operating			535,932		232,602
Interest received			2,503		2,033
Interest paid		(31,479)	(33,097)
Income tax paid		(43,946)	(24,704)
Income tax refunded					6,005
Cash inflow from operating activities			463,010		182,839

(Continued)

Ruentex Materials Co., Ltd. and Subsidiaries Consolidated Statement of Cash Flow January 1 to June 30, 2024 and 2023

January 1	to June 30, 2024 a	and 2023			
			ary 1 to June 30, 2024	Janu	NT\$ thousands pary 1 to June 30, 2023
Cash flows from investing activities					
Acquisition of financial assets measured at					
amortized costs - current		\$	-	(\$	360)
Decrease in other financial assets - current			13,995		8,314
Increase in other financial assets - current		(20)	(18)
Property, plant and equipment acquired	6(28)	(129,419)	(178,811)
Acquisition of intangible assets	6(7)	(830)	(1,341)
Increase in prepayments for equipment		(1,533)	(13,862)
Decrease (increase) in refundable deposits			50	(293)
Cash used in investing activities		(117,757)	(186,371)
Cash flows from financing activities					
Decrease in short-term borrowings	6(29)	(250,000)	(350,000)
Increase (decrease) in short-term notes and bills	6(29)				
payable			30,000	(180,000)
Proceeds from long-term borrowings	6(29)		200,000		600,000
Repayments of long-term borrowings	6(29)		-	(300,000)
Principal elements of lease payments	6(29)	(23,427)	(6,694)
Changes in non-controlling interest	6(27)		278,226		<u>-</u>
Net cash generated from (used in)					
financing activities			234,799	(236,694)
Net increase (decrease) in cash and cash equivalents			580,052	(240,226)
Cash and cash equivalents at the beginning of the					
period			300,262		652,743
Cash and cash equivalents, end of period		\$	880,314	\$	412,517

The accompanying notes are an integral part of these consolidated financial statements, please refer to them all.

Chairman: Mo, Wei-Han Manager: Chen, Hsueh-Hsien Accounting Manager: Wu, Po-Chung

Ruentex Materials Co., Ltd. and its subsidiaries

Notes to Consolidated Financial Statements

Six Months ended June 30, 2024 and 2023

Unit: NT\$ thousands

(Except as Otherwise Indicated)

I. History and Organization

Ruentex Materials Co., Ltd. (hereinafter referred to as the "Company"), was incorporated in September 1992 under the laws of the Republic of China (ROC) and began operations in July 2009. It was formerly known as "Ruentex Cement Co., Ltd.". In December 2013, the Company changed its name to "Ruentex Materials Co., Ltd.". The main businesses of the Company and subsidiaries (hereinafter referred to as "the Group") are (1) The manufacture and distribution of semi-finished products and manufactured goods for cement, (2) The mining, manufacturing, and distribution of cement raw materials and mining and distribution of mineral ore, (3) Quarrying, (4) Building materials development, manufacture, and distribution, (5) Manufacture and sale of clay used for wall primer, powder coating material, tile adhesive, self-leveling cement, and dry-mixed cement mortar applications, (6) Interior decoration design and construction and garden greening design business, (7) Design and decoration of exhibition and expo venues, and (8) The sales, assembly, and import-export of furniture. Ruentex Engineering & Construction Co., Ltd. holds 39.15% equity of the Company. Ruentex Development Co., Ltd. is the ultimate parent company of the Group. The Company has been listed for trading on the Taipei Stock Exchange (TWSE) since July 13, 2015.

II. Date and Procedure for Approval of Financial Statements

The consolidated financial statements were authorized for issuance by the Company's board of directors on August 9, 2024.

III. Application of New Standards, Amendments and Interpretations

(I) <u>Effect of the adoption of new issuances of or amendments to International Financial Reporting</u>
Standards ("IFRSs") as endorsed and issued by the Financial Supervisory Commission ("FSC")

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

New and revised standards, amendments to	Effective date published by the International
standards and interpretations	Accounting Standards Board
Amendments to IFRS 16, "Lease Liability in a	January 1, 2024
Sale and Leaseback"	
Amendment to IAS 1 "Classification of	January 1, 2024
Liabilities as Current or Non-current"	
Amendments to IAS 1 "Non-current Liabilities	January 1, 2024
with Covenants"	

Amendments to IAS 7 and IFRS 7, "Supplier January 1, 2024 finance arrangements"

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

(II) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRSs") as endorsed by FSC

New standards, interpretations and amendments endorsed by FSC effective from 2025 are as follows:

New and revised standards, amendments to	Effective date published by the International
standards and interpretations	Accounting Standards Board
Amendments to IAS No. 21 "Lack of	January 1, 2025
Convertibility"	

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

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

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

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

Except for the following, the above standards and interpretations have no significant impact on the Group's financial condition and operating result based on the Group's assessment:

1. Amendments to IFRS 9 and IFRS 7 "Amendments to the Classification and Measurement of Financial Instruments"

The amendments are as follows:

- (1) They are to clarify the dates of recognition and derecognition of certain financial assets and liabilities, add that when a financial liability (or part of a financial liability) is settled in cash using an electronic payment system, if and only if an enterprise initiates a payment instruction that results in the following, the enterprise is allowed to have its financial liabilities discharged before the settlement date:
 - A. The enterprise does not have the ability to withdraw, stop, or cancel the payment instruction;
 - B. The enterprise has no actual ability to obtain cash for settlement due to the payment instruction;
 - C. The settlement risk related to the electronic payment system is not significant.
- (2) They are to clarify and add further guidance on assessing whether financial assets meet the SPPI criteria, including contractual terms that change cash flows based on contingencies (e.g., interest rates linked to ESG instruments), non-recourse instruments, and contract-linked tools.
- (3) For new instruments with contractual terms that can change cash flows (such as certain instruments with characteristics related to the achievement of environmental, social and governance (ESG) targets), the nature of the contingencies, quantitative information on the range of changes in contractual cash flows that may result from the terms of those contracts; and the total carrying amount of the financial assets and the amortized cost of the financial liabilities under the terms of those contracts should be disclosed qualitatively.
- (4) It is updated that the fair values of equity instruments designated as at fair value through other comprehensive income through an irrevocable election should be disclosed on a per-category basis without a need to disclose the fair value per instrument. In addition, the amount of fair value—gain or loss recognized in other comprehensive income during the reporting period should be disclosed and separately presented in the amount of fair value—gain or loss related to the investments that were derecognized during the reporting period, the amount of fair value gain and loss related to the investments still held at the end of the reporting period; and cumulative gains and losses from investments derecognized during the reporting period and transferred to equity during the reporting period.

2. IFRS 18 "Presentation and Disclosure in of Financial Statements"

IFRS 18 "Presentation and Disclosure in of Financial Statements" replaces IAS 1, updates the structure of statements of comprehensive income, adds the disclosure of management performance measures, and improves the principles for aggregation and disaggregation used in the main financial statements and notes.

IV. Summary of Significant Accounting Policies

The compliance statement, basis of preparation, basis of consolidation, and additions are described as follows. The other significant accounting policies are the same as those in Note 4 to the 2023 consolidated financial statements. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(I) Compliance statement

- These consolidated financial statements have been prepared in accordance with the "Rules Governing the Preparation of Financial Statements by Securities Issuers" and IAS 34 "Interim Financial Reporting" endorsed and issued by the Financial Supervisory Commission.
- 2. These consolidated financial statements shall be read in conjunction with the 2023 consolidated financial statements.

(II) Basis of preparation

- 1. Except the following material items, these consolidated financial statements have been prepared under the historical cost convention:
 - (1) Financial assets at fair value through other comprehensive income.
 - (2) Defined benefit liabilities recognized based on the net amount of pension fund Assets less present value of defined benefit obligation.
- 2. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations 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 judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.

(III) Basis of consolidation

1. Basis for preparation of consolidated financial statements

The basis for preparation of these consolidated financial statements are the same as that of the 2023 consolidated financial statements.

2. Subsidiaries included in the consolidated financial statements:

The Investee			Perce			
Company			June 30,	December 31,	June 30,	
Name	Subsidiaries Name	Business nature	2024	2023	2023	Description
Ruentex Materials Co., Ltd.	Ruentex Interior Design Inc. (Ruentex Interior Design)	Interior decoration design and construction and garden greening design	31.66	35.19	35.19	Note

- Note: 1. Though the Company does not own more than 50% of the voting rights directly or indirectly, but meets the requirement of controlling capability, and thus it is included in the consolidated entity.
 - 2: In order to cooperate with the public underwriting before the initial listing on Taipei Exchange by Ruentex Interior Design, a subsidiary of the Company, the board of directors approved by resolution, on March 26, 2024, the cash capital increase by 1,500 thousand shares, with a face value of NT\$10 per share, all of which are ordinary shares. May 17, 2024, was the record date for capital increase, and the registration of the change was completed on June 19, 2024. The Company did not subscribe in proportion to its shareholding, so its shareholding fell to 31.66% and recognized NT\$68,894 in capital surplus changes in the ownership interests of subsidiaries. Please find Note 6(27) for details of transactions with non-controlling interests.
- 3. Subsidiaries not included in the consolidated financial statements: None.
- 4. Adjustments for subsidiaries with different balance sheet dates: None.
- 5. Significant restrictions: None.
- 6. Subsidiaries that have non-controlling interests that are material to the Group:

	Main	Non-controlling Interest										
	business			, 2024		December	ember 31, 2023					
Subsidiaries	Place of			Percentage			Percentage					
Name	Business		Amount	shareholding		Amount	shareholding					
Ruentex												
Interior												
Design	Taiwan \$ 507,466		68.34%	\$	322,234	64.81%						
	Main					June 30,), 2023					
Subsidiaries	business Place of						Damaantaaa					
						A 4	Percentage					
Name	Business	•				Amount	shareholding					
Ruentex												
Interior												
Design	Taiwan				\$	257,330	64.81%					

Summary of subsidiaries' financial information:

June 30, 2024

Balance Sheets

_	June .	30, 2027	Du	cinoci 51, 2	023	Jun	10 30, 2023				
Current Assets	\$	1,505,572	\$	1,038,	871	\$	916,868				
Non-current assets		203,710		198	,648		187,452				
Current liabilities	(939,064)	(706,	915)	(672,975)				
Non-current liabilities	(27,584)	(33,	443)	(34,321)				
Total net assets	\$	742,634	\$	497	,161	\$	397,024				
Statements of Compreh	ensive In	come									
		Ruentex Interior Design									
		April 1 to	April 1 to June 30, 2024 April 1 to June								
Income		_\$		458,117	\$		343,842				
Net profit before tax				61,009			47,371				
Income tax expense		(12,258)	(9,476)				
Net profit for the period continued business unit Other comprehensive in				48,751			37,895				
(Net of tax)	icome		8,607								
Total comprehensive in for this period Total comprehensive in		\$ 69,219 \$ 4									
attributed to non-control interest Dividends paid to non-		\$		46,133	\$		30,139				
controlling interest		\$ 92,250 \$ 65,62									
		Ruentex Interior Design									
		January 1	to Jui	ne 30, 2024	Jan	uary 1	to June 30, 2023				
Income		\$		876,654	\$		600,425				
Net profit before tax				114,381			71,030				
Income tax expense		(22,940)	<u>(</u>		14,208)				
Net profit for the period continued business unit Other comprehensive in	-			91,441			56,822				
(Net of tax)				9,071	(11,165)				
Total comprehensive in for this period		\$ 100,512 \$									
Total comprehensive in attributed to non-control interest		\$		66,415	\$		29,592				
Dividends paid to non- controlling interest		\$		92,250	_\$		65,625				

Ruentex Interior Design

December 31, 2023

June 30, 2023

Statements of Cash Flows

	Ruentex Interior Design							
	January 1 to June 30, 2024	January 1 to June 30, 2023						
Net cash inflow (outflow) from operating activities	\$ 278,426	(\$ 26,613)						
Net cash inflow from investing activities Net Cash Inflow (outflow) from	13,643	6,666						
financing activities	274,234	(3,827)						
Net increase (decrease) in cash and cash equivalents	566,303	(23,774)						
Cash and cash equivalents at the beginning of the period	182,917	220,172						
Cash and cash equivalents, end of period	\$ 749,220	\$ 196,398						

(IV) Employee benefits

The pension cost for the interim period was calculated using the actuarially determined pension cost rate at the end of the previous fiscal year based on the period from the beginning of the year to the end of the current period. If there are significant market changes and major reductions, settlements or other significant one-time events after the end date, adjustments will be made accordingly, and the relevant information will be disclosed in accordance with the aforementioned policies.

(V) Income tax

The annual average effective tax rate used to estimate the interim income tax expense shall be used to calculate the interim income before tax, and the relevant information is disclosed in accordance with the aforementioned policies.

(VI) Employee share-based payment

The equity share-based payment agreement refers to the employees' services obtained by measuring the fair value of the equity instruments given on the grant date and is recognized in remuneration costs during the vesting period with the equity adjusted relatively. The fair value of equity instruments should reflect the effects of vesting and non-vesting conditions related to market prices. The remuneration costs recognized are adjusted as per the amount of remuneration expected to meet the service conditions and non-vesting conditions related to market prices, and the final amount recognized is based on the vested amount on the grant day.

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

There was no significant change in the current period. Please refer to Note 5 to the 2023 consolidated financial statements.

VI. Details of Significant Accounts

(I) Cash and cash equivalents

	June 30, 2024 I		De	ecember 31, 2023	June 30, 2023	
Cash on hand and revolving funds	\$	260	\$	260	\$	260
Checking deposits		29,906		27,275		85,003
Demand deposits		43,994		83,929		61,406
Time deposits Cash equivalents - Bonds under repurchase		150,854		50,585		50,322
agreements		655,300		138,213		215,526
	\$	880,314	\$	300,262	\$	412,517

- 1. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- 2. The Group's restricted cash and cash equivalents on June 30, 2024, December 31, 2023 and June 30, 2023 due to guarantees for the performance of contracts were NT\$94,841, NT\$108,816 and NT\$112,259, respectively, of which NT\$2,965, NT\$16,960 and NT\$20,422 were classified as other financial assets current (recognized in "other current assets") and NT\$91,876, NT\$91,856 and NT\$91,837 were classified as other financial assets non-current (recognized in "other non-current assets"). Please refer to Note 8.

(II) Notes and accounts receivable

		June 30, 2024		cember 31, 2023	June 30, 2023	
Notes receivable	\$	184,360	\$	168,487	\$	140,417
Notes Receivable – related						
party		22,260		5,503		21,490
	\$	206,620	\$	173,990	\$	161,907
Accounts receivable	\$	736,133	\$	876,701	\$	626,283
Less: Allowance for loss	(9,183)	(7,144)	(5,017)
Subtotal		726,950		869,557		621,266
Accounts receivable -						
related party		128,804		248,002		44,177
	\$	855,754	\$	1,117,559	\$	665,443

1. The Company issues the invoice and bill of lading when taking the customer's order, debts accounts receivable and credits advance sales receipt (the "contract liability-current" account). When it receives notes issued by the customer, the amount is then transferred to

notes receivable from accounts receivable. Based on demand quantity, the customer pick up the cement in batches, and the actual sales amount is then transferred from advance sales receipt to revenue. To prevent inflated assets and liabilities, the notes and accounts receivable and advance sales receipts related to undelivered cement are offset by each other and presented in net values. As of June 30, 2024, December 31, 2023 and June 30, 2023, the amounts were NT\$74,279, NT\$112,165 and NT\$105,175.

2. The aging analysis of accounts receivable (including related parties) and notes receivable (including related parties) is as follows:

	June 30	, 2024	December	31, 2023	June 30, 2023		
	Accounts receivable	Notes receivable	Accounts receivable	Notes receivable	Accounts receivable	Notes receivable	
Not overdue	\$ 855,518	\$ 206,620	\$ 1,119,074	\$ 173,990	\$ 664,464	\$ 161,907	
Overdue							
Within 30 days	4,635	-	2,338	-	1,667	-	
31-60 days	980	-	130	-	561	-	
61-90 days	317	-	75	-	646	-	
91 days and more	3,487		3,086		3,122		
	\$ 864,937	\$ 206,620	<u>\$ 1,124,703</u>	\$ 173,990	\$ 670,460	<u>\$ 161,907</u>	

The aging analysis was based on past due date.

- 3. The balances of notes and accounts receivable on June 30, 2024, December 31, 2023 and June 30, 2023 were all generated from contracts with customers. The balances of contractual notes receivable and accounts receivable are NT\$162,706 and NT\$756,625, respectively for January 1, 2023.
- 4. The Group's maximum exposure to credit risk, before consideration of associated collateral held and other credit enhancements, was NT\$206,620, NT\$173,990 and NT\$161,907 for notes receivable as of June 30, 2024, December 31, 2023 and June 30, 2023, respectively; NT\$855,754, NT\$1,117,559 and NT\$665,443 for accounts receivable as of June 30, 2024, December 31, 2023 and June 30, 2023, respectively.
- 5. For credit risk information related to accounts receivable and notes receivable, please refer to Note 12(2).

(III) <u>Inventories</u>

	June 30, 2024							
			Allow	ance for valuation				
		Cost		losses	Carry	ing amount		
Materials and supplies	\$	542,397	(\$	2,561)	\$	539,836		
Work in process		129,979	`	- -		129,979		
Finished goods Merchandise		133,501	(4,017)		129,484		
inventory		2,770		<u>-</u>		2,770		
•	\$	808,647	(\$	6,578)	\$	802,069		
			Dec	cember 31, 2023				
			Allow	ance for valuation				
		Cost		losses	Carry	ing amount		
Materials and								
supplies	\$	469,135	(\$	2,423)	\$	466,712		
Work in process		164,837		-		164,837		
Finished goods		94,139	(195)		93,944		
Merchandise inventory		7,325		_		7,325		
·	\$	735,436	<u>(\$</u>	2,618)	\$	732,818		
			J	June 30, 2023				
			Allow	vance for valuation				
		Cost		losses	Carry	ing amount		
Materials and						_		
supplies	\$	475,369	(\$	2,181)	\$	473,188		
Work in process		141,133		-		141,133		
Finished goods Merchandise		92,720	(450)		92,270		
inventory		4,975		<u> </u>		4,975		
-	\$	714,197	(\$	2,631)	\$	711,566		

Inventory recognized as expenses in the current period:

	April 1	to June 30, 2024	April 1 to June 30, 2023		
Cost of inventories sold	\$	1,000,212	\$	873,987	
Inventory loss from price reduction (gain from price recovery)		3,874	(7,122)	
Unallocated manufacturing costs		1,710		1,710	
Revenue from sales of scraps		1,964)	(1,619)	
	\$	1,003,832	\$	866,956	

	Janua	ry 1 to June 30, 2024	Janu	ary 1 to June 30, 2023
Cost of inventories sold	\$	1,974,636	\$	1,709,983
Loss on market value decline of inventory		3,960		1,659
Unallocated manufacturing costs		3,420		3,420
Revenue from sales of scraps	(3,324)	(4,320)
	\$	1,978,692	\$	1,710,742

The inventories recognized as allowance of loss were sold and market prices recovered during the three months ended June 30, 2023. The inventories generated gains from price recovery.

(IV) Financial assets at fair value through other comprehensive income acquired - non-Current

<u>Item</u>	Jun	ne 30, 2024	Dece	ember 31, 2023	June 30, 2023	
Non-current items:						
Equity Instrument Shares of TWSE listed companies	\$	690,007	\$	690,007	\$	690,007
Shares of the TPEx		24.969		24.969		24.969
listed companies		24,868		24,868		24,868
		714,875		714,875		714,875
Adjustments for valuation Shares of TWSE						
listed companies Shares of the TPEx	(21,736)	(59,951)	(100,125)
listed companies	(17,734)	(16,725)	(13,463)
	(39,470)	(76,676)	(113,588)
Total	\$	675,405	\$	638,199	\$	601,287

- 1. The Group elected to classify the TWSE listed securities investments for stable dividends as financial assets at fair value through other comprehensive income; such investments amounted to NT\$668,271, NT\$630,056 and NT\$589,882, as of June 30, 2024, December 31, 2023 and June 30, 2023, respectively.
- 2. The Group elected to classify the strategic investments in privately offered shares of TWSE listed companies as financial assets at fair value through other comprehensive income, amounting to NT\$7,134, NT\$8,143 and NT\$11,405, as of June 30, 2024, December 31, 2023 and June 30, 2023, respectively.

3. Detail of the financial assets at fair value through other comprehensive income recognized under the comprehensive income is as follows:

	April 1 to June 30, 2024	April 1 to June 30, 2023
Equity instruments at fair value		
through other comprehensive		
income		
Changes in fair value		
recognized as other		
comprehensive income	\$ 86,006	\$ 38,109
	January 1 to June 30, 2024	January 1 to June 30, 2023
Equity instruments at fair value		
through other comprehensive		
income		
Changes in fair value		
recognized as other		
comprehensive income	\$ 37,206	<u>(\$ 43,736)</u>

- 4. The maximum exposure to credit risk for the Group's financial assets at fair value through other comprehensive income, before consideration of associated collateral held and other credit enhancements, was NT\$675,405, NT\$638,199 and NT\$601,287 as of June 30, 2024, December 31, 2023 and June 30, 2023, respectively.
- 5. For information on the price risk of financial assets at fair value through other comprehensive income, please refer to Note 12(2).

(V) Property, plant, and equipment

2024

	Land	Buildings and structures	Machinery and equipment	Transportation equipment	Office equipment	Leased assets	Miscellaneous equipment	Unfinished construction and equipment pending for inspection	Total
January 1									
Cost	\$ 1,535,961	\$ 1,477,660	\$ 2,071,138	\$ 13,969	\$ 16,278	\$ 2,279	\$ 66,997	\$ 209,720	\$ 5,394,002
Accumulated depreciation	-	(544,090)	(1,057,135)	(9,843)	(9,064)	(1,315)	(35,151)	-	(1,656,598)
Accumulated impairment		(10,331)	(55,441)				(379)		(66,151)
	\$ 1,535,961	\$ 923,239	\$ 958,562	\$ 4,126	\$ 7,214	\$ 964	\$ 31,467	\$ 209,720	\$ 3,671,253
	ф 4 727 0.64	* • • • • • • • • • • • • • • • • • • •	.	4.10 6	* 7.21.4	.	0.1.165	.	.
January 1	\$ 1,535,961	\$ 923,239	\$ 958,562	\$ 4,126	\$ 7,214	\$ 964	\$ 31,467	\$ 209,720	\$ 3,671,253
Addition	-	2,460	19,363	-	1,976	-	8,673	112,592	145,064
Transfer for current period (Note)	-	140	238,908	-	-	-	18,298	(255,549)	1,797
Depreciation expense		(24,116)	(94,814)	(491)	(1,263)	(150)	(4,245)		(125,079)
June 30	\$ 1,535,961	\$ 901,723	\$ 1,122,019	\$ 3,635	\$ 7,927	\$ 814	\$ 54,193	\$ 66,763	\$ 3,693,035
June 30									
Cost	\$ 1,535,961	\$ 1,480,260	\$ 2,329,409	\$ 13,969	\$ 18,254	\$ 2,279	\$ 93,968	\$ 66,763	\$ 5,540,863
Accumulated depreciation	-	(568,206)	(1,151,949)	(10,334)	(10,327)	(1,465)	(39,396)	-	(1,781,677)
Accumulated impairment	-	(10,331)	(55,441)	-	-	-	(379)	-	(66,151)
•	\$ 1,535,961	\$ 901,723	\$ 1,122,019	\$ 3,635	\$ 7,927	\$ 814	\$ 54,193	\$ 66,763	\$ 3,693,035

Note: The balance of the transfer amount is the transfer from prepayments for business facilities.

2023

-	Land	Buildings and structures	Machinery and equipment	Transportation equipment	Office equipment	Leased assets	Miscellaneous equipment	Unfinished construction and equipment pending for inspection	Total
January 1									
Cost	\$ 1,535,961	\$1,465,864	\$ 1,964,955	\$ 11,374	\$ 12,107	\$ 1,470	\$ 70,202	\$ 28,437	\$ 5,090,370
Accumulated depreciation	-	(496,087)	(932,542)	(9,834)	(7,520)	(1,119)	(30,219)	-	(1,477,321)
Accumulated impairment		(10,331)	(55,441)				(379)	_	(66,151)
	\$ 1,535,961	\$ 959,446	\$ 976,972	\$ 1,540	\$ 4,587	\$ 351	\$ 39,604	\$ 28,437	\$ 3,546,898
January 1	\$ 1,535,961	\$ 959,446	\$ 976,972	\$ 1,540	\$ 4,587	\$ 351	\$ 39,604	\$ 28,437	\$ 3,546,898
Addition	-	1,996	40,296	-	1,051	341	2,114	122,304	168,102
Transfer for current period (Note)	-	2,498	63,063	-	-	-	-	(22,680)	42,881
Costs of disposal	-	-	-	-	(7)	-	-	-	(7)
Disposal of accumulated depreciation	-	-	-	-	7	-	-	-	7
Depreciation expense		(23,892)	(83,685)	(355)	(827)	(35)	(3,034)		(111,828)
June 30	\$ 1,535,961	\$ 940,048	\$ 996,646	\$ 1,185	\$ 4,811	\$ 657	\$ 38,684	\$ 128,061	\$ 3,646,053
June 30									
Cost	\$ 1,535,961	\$1,470,358	\$ 2,068,314	\$ 11,374	\$ 13,151	\$ 1,811	\$ 72,316	\$ 128,061	\$ 5,301,346
Accumulated depreciation		(519,979)	(1,016,227)	,	(8,340)	(1,154)	(33,253)	-	(1,589,142)
Accumulated impairment	_	(10,331)	(55,441)	· -	-	-	(379)	-	(66,151)
•	\$ 1,535,961	\$ 940,048	\$ 996,646	\$ 1,185	\$ 4,811	\$ 657	\$ 38,684	\$ 128,061	\$ 3,646,053

Note: The balance of the transfer amount is the transfer from prepayments for business facilities.

- 1. Details of the property, plant and equipment pledged to others as collateral are provided in Note 8.
- 2. Due to legal restrictions, part of the land of the Group is held in the name of another person and a mortgage is created to the Group. Please refer to Note 7 for details.

(VI) Lease transactions - lessees

- 1. The underlying assets leased by the Group are the offices, land for mining use, parking spaces and company vehicles, and the term of lease is normally between 2020 and 2028. The lease contracts are negotiated individually, with different terms and conditions. The leased assets are neither to be used as collaterals for loans, nor the rights to be transferred to others in the form of business transfer or merger, among other forms.
- 2. The lease period for the employee dormitories, warehouse and exhibition center leased by the Group is less than 12 months.
- 3. Information on the carrying amount of the right-of-use assets and the recognized depreciation expenses is as follows:

				2	024			
		Land	В	uildings	Transportation equipment		Total	
January 1								
Cost	\$	7,265	\$	63,145	\$	752	\$	71,162
Accumulated depreciation	(6,306)	(32,880)	(125)	(39,311)
	_\$	959	\$	30,265	\$	627	_\$	31,851
January 1 Addition-Newly added lease	\$	959	\$	30,265	\$	627	\$	31,851
contracts		21,454		-		-		21,454
Cost of derecognition Accumulated depreciation on	(16,400)		-		-	(16,400)
the de-booking date Revaluation of lease		16,400		-		-		16,400
liabilities		9,846		-		-		9,846
Depreciation expense	(10,676)	(6,580)	(126)	(17,382)
June 30	\$	21,583	\$	23,685	\$	501	_\$_	45,769
June 30								
Cost	\$	22,165	\$	63,145	\$	752	\$	86,062
Accumulated depreciation	(582)		39,460)		251)	(40,293)
	\$	21,583	\$	23,685	\$	501	\$	45,769

		Land	Е	Transportation Buildings equipment			Total	
January 1								
Cost	\$	7,265	\$	60,350	\$	1,729	\$	69,344
Accumulated depreciation	(4,525)	(19,999)	(1,434)	(25,958)
	\$	2,740	\$	40,351	\$	295	\$	43,386
January 1 Addition-Newly added	\$	2,740	\$	40,351	\$	295	\$	43,386
lease contracts		-		2,795		-		2,795
Cost of derecognition Accumulated depreciation		-		-	(865)	(865)
on the de-booking date		-		-		865		865
Depreciation expense	(891)	(6,301)	(295)	(7,487)
June 30	\$	1,849	_\$_	36,845	_\$_		_\$_	38,694
June 30								
Cost	\$	7,265	\$	63,145	\$	864	\$	71,274
Accumulated depreciation	(5,416)	(26,300)	(864)	(32,580)
	\$	1,849	\$	36,845	\$		\$	38,694

4. Lease liabilities related to lease contracts are as the following:

	<u>June</u>	30, 2024	Dece	ember 31, 2023	2	June 30, 2023
Total amount of lease liabilities	\$	46,020	\$	38,147	\$	44,078
Less: Due within one year (listed as lease						
liabilities - current)	(24,048)	(20,174)	(19,974)
	\$	21,972	\$	17,973	\$	24,104

5. Information of income items related to lease contracts are as the following:

	April 1 to Ju	ine 30, 2024	April	1 to June 30, 2023
Items affects the income of				
the current period				
Interest expenses of lease				
liabilities	\$	73	\$	103
Expenses of short-term lease				
contracts	\$	742	\$	61

	<u>January I to</u>	June 30, 2024	<u>January</u>	1 to June 30, 2023
Items affects the income of	-		-	
the current period				
Interest expenses of lease				
liabilities	\$	153	\$	209
Expenses of short-term lease				
contracts	\$	1,466	\$	227

- 6. The total cash outflow for the lease of the Group for the six months ended on June 30, 2024 and 2023 was NT\$25,046 and NT\$7,130, respectively.
- 7. Yilan Luodong Business Area No. 70, 71, 73-75, 80, 82-85, and Nan'ao Business Area No. 27 and 28 were leased by the Company for mineral field use. As said leases expired on June 18, 2020. The Company applied to the competent authorities for the renewal of the leases of the ancillary facilities of the mining land, and the process was completed in January 2023. In addition, according to the letter from the Yilan Branch of the Forestry and Conservation Administration, Ministry of Agriculture, in March 2024, the rent of the mining land was calculated based on the approved market value of forest land and included in the ecological damage compensation. The Company re-assessed the said lease liability and recognized right-of-use assets of NT\$9,846 and lease liabilities of NT\$9,846. The above lease contracts expired on June 18, 2024. The Group has applied to the competent authority for the lease renewal to June 18, 2028, and recognized right-of-use assets of NT\$21,454 and lease liabilities of NT\$21,454.

(VII) <u>Intangible Assets</u>

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				202	24			
	Mi	neral source	pa	ademark rights, atent rights and vice concessions		Others		Total
	10111	iciai source	- 501	vice concessions		Others		10111
January 1 Cost Accumulated	\$	234,798	\$	30,000	\$	118,848	\$	383,646
amortization Accumulated	(60,416)	(30,000)	(49,744)	(140,160)
impairment	(61,972)			(11,240)	(73,212)
	\$	112,410	\$		\$	57,864	\$	170,274
January 1	\$	112,410	\$	-	\$	57,864	\$	170,274
Addition		-		-		830		830
Cost of derecognition Accumulated amortization on the		-		-	(2,792)	(2,792)
derecognition date		_		_		2,792		2,792
Amortization		_		_	(4,092)	(4,092)
June 30	\$	112,410	\$		\$	54,602	\$	167,012
June 30								
Cost	\$	234,798	\$	30,000	\$	116,886	\$	381,684
Accumulated amortization Accumulated	(60,416)	(30,000)	(51,044)	(141,460)
impairment	(61,972)			(11,240)	(73,212)
	\$	112,410	\$		\$	54,602	\$	167,012

2023

				2023	,			
	Trademark rights,							
	3.6	1	-	tent rights and		0.1		T . 1
	Mın	eral source	serv	vice concessions		Others		Total
January 1								
Cost Accumulated	\$	234,798	\$	30,000	\$	114,453	\$	379,251
amortization Accumulated	(60,416)	(30,000)	(42,313)	(132,729)
impairment	(61,972)			(11,240)	(73,212)
	\$	112,410	\$	<u> </u>	_\$	60,900	_\$	173,310
January 1	\$	112,410	\$	-	\$	60,900	\$	173,310
Addition Cost of		-		-		1,341		1,341
derecognition Accumulated amortization on the derecognition		-		-	(684)	(684)
date		-		-		684		684
Amortization		-			(4,297)	(4,297)
June 30	\$	112,410	\$		_\$	57,944	\$	170,354
June 30								
Cost Accumulated	\$	234,798	\$	30,000	\$	115,110	\$	379,908
amortization Accumulated	(60,416)	(30,000)	(45,926)	(136,342)
impairment	(61,972)			(11,240)	(73,212)
	\$	112,410	\$		\$	57,944	\$	170,354

Details of amortization of intangible assets are as follows:

	April 1 to June	30, 2024	April 1 to June 30, 2023		
Operation cost	\$	1,950	\$ 1,955	j	
Operating Expenses		89	194	<u>4</u>	
	\$	2,039	\$ 2,149	<u>, </u>	
	January 1 to Jur	ne 30, 2024	January 1 to June 30, 2023		
Operation cost	\$	3,905	\$ 3,910)	
Operating Expenses		187	387	7	
	\$	4,092	\$ 4,297	<i>!</i>	

The Company owns the mine operation rights at Yilan Lankan Mine (Tai-Ji-Cai-Zi No. 5569 Mine Operation Right) and Hualien Huahsin Mine (Tai-Ji-Cai-Zi No. 5345 Marble Mine Operation Right) which will expire on June 18, 2032 and July 1, 2025, respectively. At present, the limestone quarrying in the original mining area has nearly been exhausted and an application has been made to the Bureau of Mines, Ministry of Economic Affairs, in accordance with Article 43 of the Mining Act for an extension of the mining area within the original mine operation rights (Expansion).

On September 15, 2020, the above-mentioned application of the Yilan Lankan Minefield received the Administrative Disposition Jin Shou Chuan Zi No. 10920107100 from the Ministry of Economic Affairs, which stated, "Because the public land authority (i.e. the Luodong District Office of the Forestry Bureau of the Council of Agriculture, Executive Yuan) has indicated that the approval of mineral land is denied because it does not meet the requirements of No. 13 of the Regulations for Conservation Forest Managements; therefore, the application is rejected in accordance with Article 43 of the Mining Act." The Company filed a petition in accordance with the law on October 6, 2020 due to dissatisfaction with the administrative sanction imposed by the authority; however, the petition was rejected by the Executive Yuan, referencing Yuan-Tai-Su-Zi No. 1100178798 dated July 8, 2021. The material changes from the adverse impact on the Company's assets due to administrative authorities' fact determination and application of laws had led to signs of impairment of the Company's assets in accordance with the IAS 36. The property, plants, and equipment of NT\$66,151 and intangible assets of NT\$73,212 related to the Yilan Lankan Mine, totaling NT\$139,363, were recognized in impairment losses in June 2021.

However, to ensure the equity and efficiency of the Company's assets, if the mining land for mining sources legally held can be expanded and continued to be mined, it will make a reasonable contribution to the Company's future profits. The Yilan Lankan Stone Mine expansion case was filed with The High Administrative Court on September 9, 2021, but the administrative lawsuit was dismissed on February 29, 2024 by the Taipei High Administrative Court judgment year 2021 Su-Zi No. 1062. The Company has already make a provision for impairment loss. Hence, there is no material impact on the Company's finance or business of the judgment results, and an appeal has been filed to the Supreme Administrative Court in March 2024, and the litigation is ongoing.

The mining and transportation method for the Hualien Huahsin Mine expansion application was to borrow another entity's road. However, because the consent to pass through the adjacent mines was not obtained, the Company took the initiative to withdraw the application and will file another application after re-planning. As of the August 9, 2024, the relevant planning is still in progress and the application procedure has not yet been completed.

(VIII) Short-term borrowings

	June 30	<u>), 2024</u>	Decem	ber 31, 2023	June	e 30, 2023
Credit bank loan	\$	500,000	\$	750,000	\$	600,000
Interest rate collars	1.91%~	-1.95%	1.78	%~1.83%	1.85	5%~1.88%

In addition to the collateral provided for the short-term borrowings as described in Note 8, the Group also issued the guarantee notes of the amount as follows:

(IX) Short-term notes and bills payable

	June	e 30, 2024	Dece	mber 31, 2023	Ju	ne 30, 2023
Commercial papers payable Less: Unamortized	\$	300,000	\$	270,000	\$	130,000
discount	(108)	(64)	(85)
	\$	299,892	\$	269,936	\$	129,915
Interest rate collars	1.57	7%~1.76%	1.3	32%~1.61%	1.3	0%~1.69%

The guaranteed bills for the short-term notes and bills quota issued by the Group are as follows:

	June 30, 2024	De	cember 31, 2023	June 30, 2023
Guarantee notes	\$ 650,000	\$	650,000	\$ 650,000

(X) Other payables

	June 30, 2024	December 31, 2023		June 30, 2023
Dividends payables	\$ 189,750	\$ -	\$	100,125
Salary and wages payable	96,415	137,707		74,910
Payables for equipment	28,710	13,065		21,228
Electricity bill payable	20,572	29,487		21,028
Business tax payable	13,159	11,456		11,479
Commodity tax payable	9,674	16,854		11,371
Other Payable	27,069	31,246		25,517
	\$ 385,349	\$ 239,815	_\$	265,658

(XI) Long-term borrowings

		Interest rate	_	_	
Nature of loan	Loan period and borrowing method	collars	Guarantee	June 3	30, 2024
Long-term bank loan					
	From September 1, 2023 to August 31, 2025, monthly payment of				
Secured loan	interest, re-payment on maturity. Interest will be paid monthly from	1.865%	Note	\$	1,700,000
Credit Loan	September 30, 2023 to January 23, 2026 with interest repayable upon maturity.	1.90% ~1.925%	Note		1,000,000
Cledit Loan	maturity.	~1.92370	Note	Φ.	
					2,700,000
		Interest rate	-	5 1	24 2022
Nature of loan	Loan period and borrowing method	collars	Guarantee	Decemb	er 31, 2023
Long-term bank loan					
	From September 1, 2023 to August 31, 2025, monthly payment of				
Secured loan	interest, re-payment on maturity. From February 22, 2023 to September 30, 2025, monthly	1.75%	Note	\$	1,600,000
C 1'4 I	payment of interest, re-payment on	1.78%	NI 4		000 000
Credit Loan	maturity.	~1.852%	Note		900,000
				\$	2,500,000
Natura of loon	I am mariad and barmarring models ad	Interest rate	Caramanta	In a	20, 2022
Nature of loan Long-term bank	Loan period and borrowing method	collars	Guarantee	June .	30, 2023
loan					
	Erom Sontombor 1, 2022 to August				
Secured loan	From September 1, 2022 to August 31, 2024, monthly payment of interest, re-payment on maturity.	1.75%	Note	\$	1,500,000
Secured Ioan	interest, re-payment on maturity.	1.7570	Note	Φ	1,500,000
	From October 1, 2021 to February 22, 2025, monthly payment of	1.85%			
Credit Loan	interest, re-payment on maturity.	~1.95%	Note		1,350,000
Less: Long-term b	orrowings due within one year or				2,850,000
one operating cycl				(150,000)
				\$	2,700,000

Note: In addition to the collateral provided for the long-term borrowings as described in Note 8, the Group also issued the guarantee notes of the amount as follows:

	<u>J</u> 1	ine 30, 2024	Dec	cember 31, 2023	<u>J</u>	une 30, 2023
Guarantee notes	\$	2,000,000	\$	2,000,000	\$	1,950,000

(XII) Pensions

- 1.(1) The Group has a defined benefit pension plan in accordance with the Labor Standards Law, 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 Law. 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 Group contributes an amount equal to 2% of the employees' monthly salaries and wages each month to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. In addition, the Group assesses the balance in the aforementioned labor pension reserve account by the end of December 31, every year. If the account balance is insufficient to pay the pension calculated by the aforementioned method, the Group will make contributions to employees expected to be qualified for retirement next year to cover the deficit by next March.
 - (2) For the three and six months ended June 30, 2024 and 2023, pension expenses were NT\$35, NT\$34, NT\$68 and NT\$68, respectively.
 - (3) Expected contributions to the defined benefit pension plans of the Group for the year ending December 31, 2024 amount to NT\$147.
- 2.(1) The Group has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Group contributes monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment..
 - (2) For the three and six months ended June 30, 2024 and 2023, pension expenses were NT\$4,377, NT\$3,871, NT\$8,636 and NT\$7,941, respectively.

(XIII) Share-based payment

1. As of June 30, 2024, the share-based payment agreement of subsidiary Ruentex Interior Design is as follows:

		Quantity	Contract	Vesting
Type of agreement	Grant date	(shares)	period	conditions
Shares retained from cash capital				
increase for employee				Immediate
subscription	May 7, 2024	225,000	NA	vesting

In the above-mentioned share-based payment agreement, the settlement is based on equity.

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

	2024				
	Number of stock options (shares)	Strike price (NT\$)			
Outstanding stock options on					
January 1	-	\$ -			
Stock options granted in this					
period	225,000	165			
Stock options exercised in this					
period	(225,000)	165			
Outstanding stock options on					
June 30		-			

3. For Ruentex Interior Design's share-based payment transaction on the grant date, the Black-Scholes model was adopted to estimate the fair value of the stock options. The relevant information is as follows:

		Fair value							
		per share	Expected	Expected	Expected	<u>Stril</u>	ke	Risk-	Fair value
Type of	Grant	of options	<u>price</u>	duration	dividend	pric	ce_	free	per share
<u>agreement</u>	date	<u>(NT\$)</u>	volatility	(years)	<u>rate</u>	(NT	(\$)	<u>rate</u>	<u>(NT\$)</u>
Shares retained									
from cash									
capital increase	May								
for employee	7,								
subscription	2024	\$171.73	34.43%	0.02	0.00%	\$ 1	65	1.22%	\$ 7.7106

4. Share-based payments for the expenses generated by transactions are as follows:

	January 1 to	June 30, 2024
Equity settled	\$	1,735

(XIV) <u>Capital</u>

- 1. The number of outstanding shares of the Company as of June 30, 2024 and 2023 was both 150,000 thousand shares, and the number of shares for the six months ended on June 30, 2024 and 2023 remained unchanged.
- 2. As of June 30, 2024, the Company's authorized capital was NT\$2,000,000, and the paid-in capital was NT\$1,500,000 with a par value of NT\$10 per share; all shares are issued as ordinary shares. All proceeds from shares issued have been collected.

(XV) <u>Capital surplus</u>

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 capitalized 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.

(XVI) Retained earnings

- 1. Under the Articles of Incorporation of the Company, the earnings, if any, shall be distributed after close of the year as follows:
 - (1) First pay income tax.
 - (2) Make up loss accumulated in previous year, if any.
 - (3) Amortize 10% as legal reserve unless the accumulated legal reserve is up to the total paid-in capital of the Company.
 - (4) Amortize or rotate special reserve as required by law or the competent authority.
 - (5) For the balance after deduction of the sums under the preceding Paragraphs (1)-(4), the Board of Directors shall propose the allocation to be duly allocated after being submitted and resolved in the shareholders' meeting.
- 2. The Company's dividend payout policy is based on the Company Act and the Company's Articles of Incorporation, which allow the Company to consider the financial, business, operational and capital budgeting factors, while taking into account shareholders' interests, balanced dividends, and the Company's long-term financial planning. A distribution plan by the Board shall be submitted to the shareholders' meeting. However, keeping within the available surplus for distribution, the dividends to shareholders shall be no less than 50 percent of the balance amount derived from taking the after-tax profit of the current year less the profit set aside as legal reserve and special reserve, the cash dividend ratio shall not be less than 30 percent of the total dividend distribution for the year.

- 3. Except for covering accumulated deficit or issuing new stocks or cash to shareholder 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 balance of the reserve exceeds 25% of the Company's paid-in capital.
- 4. 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.
- 5.(1) The Company's earning distribution plan for the year ended December 31, 2022 approved by the shareholders' meeting on May 22, 2023 is as follows:

	2022						
		Amount	Dividend per share (NT\$)				
Legal reserve	\$	3,845					
Special reserve		34,600					
Cash dividends			\$ -				
Total	\$	38,445					

- (2) According to the approval of the proposal made by the Shareholders Meeting on May 22, 2023, the Company allotted NT\$0.23 per share from capital surplus issued at premium in a total amount of NT\$34,500.
- 6. The Company's earning distribution plan for the year ended December 31, 2023 approved by the shareholders' meeting on May 24, 2024 is as follows:

	Amount			Dividend per share (NT\$)		
Legal reserve	\$	11,476				
Special reserve		5,578				
Cash dividends		97,500	\$	0.65		
Total	\$	114,554				

(XVII) Operating Revenue

	April	1 to June 30, 2024	April 1	1 to June 30, 2023
Revenue from contracts with	-		-	
customers:	Ф	1.055.115	Ф	020 544
Revenue from sales of	\$	1,057,115	\$	938,544
goods Revenue from construction		474,685		346,969
contracts		474,063		340,303
Other revenue from		20,101		29,730
contracts		=0,101		
	\$	1,551,901	\$	1,315,243
	January	1 to June 30, 2024	January	1 to June 30, 2023
Revenue from contracts with customers:				
customers.				
Revenue from sales of	\$	2.138.676	\$	1,807,117
Revenue from sales of goods	\$	2,138,676	\$	1,807,117
	\$	2,138,676 887,378	\$	1,807,117 615,916
goods Revenue from construction contracts	\$	887,378	\$	615,916
goods Revenue from construction	\$		\$	
goods Revenue from construction contracts	\$	887,378	\$	615,916

1. Detail of customer contract income

The Group's revenue is mainly from the transfer of services over time and transfer of products at a point of time, and it can be divided based on product lines as follows:

April 1 to June 30, 2024	Cement ousiness	Buile	ding materials business	•	gineering and onstruction business		Total
Departmental revenue	\$ 466,520	\$	612,467	\$	474,685	\$	1,553,672
Revenue from internal department transactions		(1,771)			(1,771)
Revenue from contracts with external customers Timing of revenue	\$ 466,520	_\$	610,696	_\$	474,685	_\$_	1,551,901
recognition Revenue recognized at a							
point in time Revenue recognized	\$ 446,419	\$	610,696	\$	-	\$	1,057,115
over time	20,101				474,685		494,786
	\$ 466,520	\$	610,696	\$	474,685	\$	1,551,901

April 1 to June 30, 2023		Cement business	Bui	lding materials business		gineering and onstruction business		Total
Departmental revenue	\$	497,529	\$	472,957	\$	346,969	\$	1,317,455
Revenue from internal department transactions			(2,212)		<u> </u>	(2,212)
Revenue from contracts with external customers	\$	497,529	\$	470,745	\$	346,969	\$	1,315,243
Timing of revenue recognition Revenue recognized at a	\$,				<u> </u>	<u> </u>	, ,
point in time Revenue recognized	Þ	467,799	\$	470,745	\$	-	\$	938,544
over time		29,730				346,969		376,699
	\$	497,529	\$	470,745	\$	346,969	\$	1,315,243
January 1 to June 30, 2024		Cement business	Bui	lding materials business		gineering and onstruction business		Total
Departmental revenue	\$	1,016,786	\$	1,170,403	\$	888,973	\$	3,076,162
Revenue from internal department transactions		_	(3,718)	(1,595)	(5,313)
Revenue from contracts		1 01 6 70 6		,				
with external customers Timing of revenue recognition Revenue recognized at a point in time Revenue recognized	\$	971,991		1,166,685	<u>\$</u> \$	887,378	\$	2,138,676
over time		44,795				887,378		932,173
	\$	1,016,786	_\$	1,166,685	\$	887,378	\$	3,070,849
January 1 to June 30, 2023		Cement business	Bui	lding materials business		gineering and onstruction business		Total
Departmental revenue		\$ 994,869	\$	873,959	\$	615,916	\$	2,484,744
Revenue from internal department transactions	-54			3,681)			(3,681)
Revenue from contracts with external customers		\$ 994,869	_\$_	870,278	\$	615,916	\$	2,481,063
Timing of revenue recognition Revenue recognized at a point in time Revenue recognized over	on	\$ 936,839	\$	870,278	\$	-	\$	1,807,117
time		58,030	_			615,916		673,946
		\$ 994,869	\$	870,278	\$	615,916	\$	2,481,063

2. As of June 30, 2024 and 2023 for the signed construction contracts, the aggregated amounts of the transaction amount allocated to the unsatisfied contract performance, and the estimated recognition years are as the following:

Year	Year of the estimated recognized revenues	Amoun	ts of the signed contracts
2024	$2024 \sim 2026$	\$	1,496,371
2023	2023 ~ 2026	\$	1,832,282

3. Contract assets and contract liabilities

The Group's recognition of contract assets and contract liabilities related to contracts with customers is as follows:

	Jun	e 30, 2024	Dec	cember 31, 2023	Jun	ne 30, 2023	Jan	uary 1, 2023
Contract asset: Contract asset - Retainable receivable (including related parties) Contract asset - Construction	\$	40,224	\$	13,150	\$	14,545	\$	16,038
contract		462,973		364,587		452,884		396,635
Total	\$	503,197	\$	377,737	\$	467,429	\$	412,673
Contract liability: Contract liabilities - Construction materials contract (related parties included) Contract liability - Construction contract	\$	10,261 37,320	\$	23,527 26,825	\$	14,851 25,142	\$	18,078 14,643
Total	\$	47,581	\$	50,352	\$	39,993	\$	32,721

4. The contract assets/contract liabilities recognized in the aforementioned construction contracts on June 30, 2024, December 31, 2023, June 30, 2023 and January 1, 2023 are as follows:

	June 30, 2024	December 31, 2023	June 30, 2023	January 1, 2023
Total costs incurred plus profits recognized	\$ 2,218,030	\$ 1,552,369	\$ 1,151,050	\$ 889,620
Less: Amount requested for progress of works	(1,792,377)	(1,214,607)	(723,308)	(507,628)
Status of net assets and liabilities of ongoing contracts	\$ 425,653	\$ 337,762	\$ 427,742	\$ 381,992

(XVIII) Operation cost

		April 1 to	June 30, 2024	April 1 t	o June 30, 2023
	Cost of sales of goods	\$	1,003,832	\$	866,956
	Cost of construction contract		374,478		268,722
	Other costs from contracts		1,287		1,960
		\$	1,379,597	\$	1,137,638
		January 1	to June 30, 2024	January 1	to June 30, 2023
	Cost of sales of goods	\$	1,978,692	\$	1,710,742
	Cost of construction contract		703,474		492,355
	Other costs from contracts		3,478		3,556
		\$	2,685,644	\$	2,206,653
(XIX)	<u>Interest revenue</u>				
			June 30, 2024		o June 30, 2023
	Interest on cash in banks	\$	1,770	\$	916
	Interest income from the financial				
	assets measured at amortized costs				160
		\$	1,770	\$	1,076
		January 1	to June 30, 2024	January 1	to June 30, 2023
	Interest on cash in banks	\$	2,725	\$	1,584
	Interest income from the financial				
	assets measured at amortized costs		_		396
		\$	2,725	\$	1,980
(XX)	Other income	Amril 1 to	Nuno 20, 2024	April 1 t	o Juno 20, 2022
	Rent income	April 1 ic	June 30, 2024 281	\$	o June 30, 2023 277
	Other income	Ψ	4	Ψ	101
	Other meome	\$	285	\$	378
		January 1	to June 30, 2024		to June 30, 2023
	Rent income	\$	559	\$	559
	Other income		39		3,916
		\$	598	\$	4,475
					-, -, -

(XXI) Other gains and losses

		April 1	to June 30, 2024	April 1 to	o June 30, 2023
	Net foreign exchange gains	\$		\$	196
	Gain on foreign currency valuation		n 11		23
	Others		214)(183)
		<u>(</u> \$	203)	\$	36
		January	1 to June 30, 2024	January 1	to June 30, 2023
	Net foreign exchange loss	\$	- (S		1,797)
	Gain on foreign currency valuation	1	71		6
	Others	(358)(309)
		(\$	287)(5	\$	2,100)
(XXII)	Financial Costs				
	_	April 1 t	to June 30, 2024	April 1	to June 30, 2023
	Interest expense:	-		-	
	Bank loan	\$	15,827	\$	16,325
	Lease liabilities		73		103
	-	\$	15,900	\$	16,428
		January 1	to June 30, 2024	January	1 to June 30, 2023
	Interest expense:	•		•	
	Bank loan	\$	31,166	\$	32,565
	Lease liabilities		153		209
	=	\$	31,319	\$	32,774
(XXIII)	Additional information of expenses l	oy nature			
		April 1	to June 30, 2024	April	1 to June 30, 2023
	Changes in products, finished	\$	608,132	\$	528,609
	goods, and works-in-process, and				
	raw materials and supplies consumed				
	Contract work		369,804		264,939
	Employee benefit expense		135,576		127,420
	Depreciation expenses for property	<i>I</i> ,	64,755		57,470
	plant and equipment				
	Depreciation expenses for right-of- use assets	-	4,579		3,814
	Depreciation and amortization		2,039		2,149
	expenses of intangible assets Other expense		285,484		241,223
	Operating costs and expenses	\$	1,470,369	\$	1,225,624
	1 5				

	January 1 to June 30, 2024	January 1 to June 30, 2023
Changes in products, finished	\$ 1,205,873	\$ 1,052,884
goods, and works-in-process, and		
raw materials and supplies		
consumed		
Contract work	680,223	471,033
Employee benefit expense	290,565	248,111
Depreciation expenses for property,	125,079	111,828
plant and equipment		
Depreciation expenses for right-of-	17,382	7,487
use assets		
Depreciation and amortization	4,092	4,297
expenses of intangible assets		
Other expense	546,437	462,799
Operating costs and expenses	\$ 2,869,651	\$ 2,358,439

(XXIV) Employee benefit expense

	April 1 to June 30, 2024	April 1 to June 30, 2023
Wages and salaries	\$ 110,498	\$ 106,569
Labor and Health Insurance		
costs	9,662	8,501
Pension expense	4,412	3,905
Directors' Remuneration	1,377	1,377
Compensation cost of		
employee stock options	1,735	-
Other employment fees	7,892	7,068
	\$ 135,576	\$ 127,420
	January 1 to June 30, 2024	January 1 to June 30, 2023
Wages and salaries	\$ 240,512	\$ 205,365
Labor and Health Insurance		
costs	21,238	18,759
Pension expense	8,704	8,009
Directors' Remuneration	3,039	3,039
Compensation cost of		
employee stock options	1,735	-
Other employment fees	15,337	12,939
	\$ 290,565	\$ 248,111

1. According to the Articles of Incorporation, the Company shall appropriate at least 1% of the remainder of the profit for the year as profit sharing remuneration for employees after deducting the accumulated losses from the profit for the current year. None will be distributed for director remuneration.

- 2.(1) The Company's estimated amounts of employee remuneration for the three and six months ended June 30, 2024 and 2023 were NT\$228, NT\$411, NT\$906 and NT\$436, respectively, and the aforementioned amounts were recorded as salary expenses.
 - (2) The employees' compensation was estimated and accrued based on 1% of distributable profit of the current year for the six months ended on June 30, 2024.
 - (3) As resolved by the Board of Directors on March 13, 2024, the remuneration to employees for 2023 is consistent with the remuneration to employees of NT\$1,240 recognized in the 2023 financial statements. The aforementioned employee remuneration will be distributed in the form of cash. As of the reporting date, the actual distribution has not yet been made.
 - (4) Information about employees' compensation and directors' and supervisors' remuneration of the Company as resolved by the board of directors and the shareholders at the shareholders' meeting will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

(XXV) <u>Income tax</u>

1. Income tax expense

(1) Components of income tax expense:

	April 1 to June 30, 2024	April 1 to June 30, 2023
Current income tax:		
Income tax occurred		
in the current period	\$ 11,832	\$ 11,733
Underestimation on		
income tax for prior		
years	214	
Total income tax for		
current period	12,046	11,735
Deferred income tax:		
Origination and		
reversal of temporary		
differences	(130)	479
Total deferred income		
tax	(130)	479_
Income tax expense	\$ 11,916	\$ 12,214

	January 1 to	June 30, 2024	January 1 to Jun	e 30, 2023
Current income tax:				
Income tax occurred	\$	32,779	\$	16,478
in the current period				
Underestimation on				
income tax for prior				
years		214		2
Total income tax for				
current period		32,993		16,480
Deferred income tax:				
Origination and				
reversal of temporary				
differences		39	(1,235)
Total deferred income				
tax		39	(1,235)
Income tax expense	\$	33,032	\$	15,245

(2) Income tax expense relating to components of other comprehensive income:

	April 1 to J	une 30, 2024	April 1 to June 30, 2023		
Changes in fair value	-		-		
through other					
comprehensive income	<u>(\$</u>	2,398)	<u>(\$</u>	1,008)	
	January 1 to	June 30, 2024	January 1 to	o June 30, 2023	
Changes in fair value					
through other					
comprehensive income	<u>(</u> \$	1,063)	\$	1,307	

2. The Company's income tax returns through 2021 have been assessed as approved by the Tax Authority.

	April 1 to June 30, 2024							
	Aft	er-tax amount	Number of shares outstanding (thousand shares) at the end of the period	Earnings per share (NTD)				
Basic earnings per share								
Net income attributable to ordinary shareholders								
of the parent	\$	22,942	150,000	\$	0.15			
Diluted earnings per share Net income attributable to ordinary shareholders								
of the parent		22,942	150,000					
Impact of potential diluted common shares Remuneration to		,						
employee			31					
Effects of the net income attributable to ordinary shareholders of the parent plus potential								
ordinary shares	\$	22,942	150,031	\$	0.15			
		۸.	11.1 7 20 2022					
		A	oril 1 to June 30, 2023					
	Aft		Number of shares outstanding (thousand shares) at the end of		rnings per share			
Racio earningo per chara	Aft	er-tax amount	Number of shares outstanding (thousand		U 1			
Basic earnings per share Net income attributable	Aft		Number of shares outstanding (thousand shares) at the end of		share			
Net income attributable to ordinary shareholders	Aft	er-tax amount	Number of shares outstanding (thousand shares) at the end of the period		share (NTD)			
Net income attributable to ordinary shareholders of the parent	Aft		Number of shares outstanding (thousand shares) at the end of		share			
Net income attributable to ordinary shareholders of the parent Diluted earnings per share Net income attributable	Aft	er-tax amount	Number of shares outstanding (thousand shares) at the end of the period		share (NTD)			
Net income attributable to ordinary shareholders of the parent Diluted earnings per share Net income attributable to ordinary shareholders	Aft \$	er-tax amount 37,906	Number of shares outstanding (thousand shares) at the end of the period 150,000		share (NTD)			
Net income attributable to ordinary shareholders of the parent Diluted earnings per share Net income attributable to ordinary shareholders of the parent	Aft \$	er-tax amount	Number of shares outstanding (thousand shares) at the end of the period		share (NTD)			
Net income attributable to ordinary shareholders of the parent Diluted earnings per share Net income attributable to ordinary shareholders of the parent Impact of potential diluted common shares	Aft \$	er-tax amount 37,906	Number of shares outstanding (thousand shares) at the end of the period 150,000		share (NTD)			
Net income attributable to ordinary shareholders of the parent Diluted earnings per share Net income attributable to ordinary shareholders of the parent Impact of potential diluted common shares Remuneration to	Aft \$	er-tax amount 37,906	Number of shares outstanding (thousand shares) at the end of the period 150,000		share (NTD)			
Net income attributable to ordinary shareholders of the parent Diluted earnings per share Net income attributable to ordinary shareholders of the parent Impact of potential diluted common shares		er-tax amount 37,906	Number of shares outstanding (thousand shares) at the end of the period 150,000		share (NTD)			
Net income attributable to ordinary shareholders of the parent Diluted earnings per share Net income attributable to ordinary shareholders of the parent Impact of potential diluted common shares Remuneration to employee Effects of the net income attributable to		er-tax amount 37,906	Number of shares outstanding (thousand shares) at the end of the period 150,000		share (NTD)			
Net income attributable to ordinary shareholders of the parent Diluted earnings per share Net income attributable to ordinary shareholders of the parent Impact of potential diluted common shares Remuneration to employee Effects of the net	Aft \$	er-tax amount 37,906	Number of shares outstanding (thousand shares) at the end of the period 150,000		share (NTD)			

	Jan	uary 1 to June 30, 2024			
	After-tax amount	Number of shares outstanding (thousand shares) at the end of the period	Earnings per share (NTD)		
Basic earnings per share Net income attributable to ordinary shareholders of the parent Diluted earnings per	\$ 79,588	150,000	\$ 0.53		
share Net income attributable to ordinary shareholders of the parent Impact of potential diluted common shares Remuneration to	\$ 79,588	150,000			
employee		50_			
Effects of the net income attributable to ordinary shareholders of the parent plus potential ordinary shares	\$ 79,588	150,050	\$ 0.53		
	Jan	uary 1 to June 30, 2023			
	After-tax amount	Number of shares outstanding (thousand shares) at the end of the period	Earnings per share (NTD)		
Basic earnings per share Net income attributable to ordinary shareholders of the parent Diluted earnings per	\$ 42,131	150,000	\$ 0.28		
share Net income attributable to ordinary shareholders of the parent Impact of potential diluted common shares Remuneration to	\$ 42,131	150,000			
employee Effects of the net income attributable to		24			
ordinary shareholders of the parent plus potential					

(XXVII) <u>Transactions with non-controlling interests</u>

For the cash capitalization of a subsidiary, the Company has not subscribed according to the shareholding percentage.

Ruentex Interior Design, a subsidiary of the Company, conducted capital increase in cash by issuing new shares in May 2024. The Company did not subscribe in proportion to the shareholding, which resulted in a decrease in the combined shareholding of Ruentex Interior Design from 35.19% to 31.66%. Please find Note 4(3) for details. The effects of changes in Ruentex Interior Design's equity in 2024 on the equity attributable to the owners of parent are as follows:

	<u>January</u>	1 to June 30, 2024
Cash	\$	278,226
Share-based payment		1,735
Increase in the carrying amount of non-controlling interests	(211,067)
Capital surplus - changes in the ownership interests of		
subsidiaries as recognized	\$	68,894

(XXVIII) Cash flow supplementary information

1. Investing activities not affecting cash flow:

	January 1 to Ju	ine 30, 2024	January 1	to June 30, 2023
Prepayments for business facilities reclassified to property,				
plant and equipment	\$	1,797	\$	42,881
2. Investing activities paid partially l	oy cash:			
	January 1 to Ju	ine 30, 2024	January 1	to June 30, 2023
Acquisition of property, plant and equipment	\$	145,064	\$	168,102
Add: Payables for equipment at the beginning of the period		13,065		31,937
Less: Payables for equipment at				
the end of the period	(28,710)	(21,228)
Cash payments for current period	\$	129,419	\$	178,811
3. Financing activities with no cash	flow effects:			

3. Financing activities with no cash flow effects:

	January 1 to June	30, 2024	January 1 to June	30, 2023
The amount of cash dividends announced by the Company and yet to be paid out	\$	97,500	\$	34,500
The amount of cash dividends announced by subsidiaries and	-			
yet to be paid out	\$	92,250	\$	65,625

(XXIX) Changes of liabilities from financing activities

		2027										
					Leas	se liabilities -]	Non-current liabilities		
		Short-term borrowings		ort-term notes bills payable	curi	rent and non- current		Long-term corrowings	(gua	rantee deposits received)		l liabilities from noing activities
January 1 Changes of the	\$	750,000	\$	269,936	\$	38,147	\$	2,500,000	\$	7,541	\$	3,565,624
financing cash flows Addition- Newly added lease	(250,000)		30,000	(23,427)		200,000		-	(43,427)
contracts Revaluation of lease		-		-		21,454		-		-		21,454
liabilities Other non- cash		-		-		9,846		-		-	,	9,846
changes	-		(44)							(44)
June 30	_\$_	500,000	\$	299,892	\$	46,020	\$	2,700,000		7,541	\$	3,553,453

2023

	2023											
	Long-term borrowings											
		Short-term porrowings		ort-term notes bills payable		se liabilities - rent and non- current	du y	cluding those e within one year or one crating cycle)		Non-current liabilities arantee deposits received)		l liabilities from noing activities
January 1	\$	950,000	\$	309,832	\$	47,977	\$	2,550,000	\$	7,562	\$	3,865,371
Changes of the financing cash flows Addition- Newly added lease	(350,000)	(180,000)	(6,694)		300,000		-	(236,694)
contracts		-		-		2,795		-		-		2,795
Other non- cash changes		-		83				-				83
June 30	\$	600,000	\$	129,915	\$	44,078	\$	2,850,000	\$	7,562	\$	3,631,555

VII. Transaction with Related Parties

(I) Parent Company and the ultimate controller

The Company is controlled by Ruentex Engineering & Construction Co., Ltd. which holds 39.15% of the Company's shares. The ultimate parent company of the Company is the Ruentex Development Co., Ltd.

(II) Names of related parties and relationship

Ruentex Xing Co. Ltd.

Name of the related party	Relation to the Group
Ruentex Development Co., Ltd. (Ruentex	
Development)	Ultimate parent company of the Group
	Direct parent company (The parent
Ruentex Engineering & Construction Co., Ltd.	company of the Group)
Ruen Yang Construction Co., Ltd. (Ruen Yang	Fellow subsidiary (A subsidiary of the
Construction)	parent company of the Group)
Ruentex Property Management and	Fellow subsidiary (A subsidiary of the
Maintenance Co., Ltd.	ultimate parent company of the Group)
	Fellow subsidiary (A subsidiary of the
Ruentex Bai-Yi Development co., Ltd.	ultimate parent company of the Group)
	Fellow subsidiary (A subsidiary of the
Ruentex Xu-Zhan Development co., Ltd.	ultimate parent company of the Group)
Ruentex Construction & Development Co.,	Fellow subsidiary (A subsidiary of the
Ltd.	ultimate parent company of the Group)
Ruentex Innovative Development Co., Ltd.	Fellow subsidiary (A subsidiary of the
(Ruentex Innovative Development)	ultimate parent company of the Group)
` ,	Other related parties (A company
	recognized using the equity method for the
Ruentex Industries Ltd.	ultimate parent company of the Group)
	Other related parties (A company
	recognized using the equity method for the
Nan Shan Life Insurance Co., Ltd.	ultimate parent company of the Group)
	Other related parties (subsidiary of a
	company recognized using the equity
	method for the ultimate parent company of
Nan Shan General Insurance Co., Ltd.	the Group)
	Other related parties (A company
Shing Yen Construction & Development Co.,	recognized using the equity method for the
Ltd.	ultimate parent company of the Group)
	Other related party (the management
	personnel of the Group's parent company is
Ruentex Construction & Engineering Co., Ltd.	the representative of the juridical person
(Ruentex Construction)	director of the Company)
	Other related party (its director is the
	representative of the juridical person

director of the Group)

	Other related party (its director is the representative of the juridical person
Penglin Investment Co., Ltd.	director of the Group)
-	Other related party (The Group's juridical
Huei Hong Investment Co., Ltd.	person director)
	Other related party (a juridical person
	director of an affiliate of the ultimate parent
Shu-Tien Urology and Ophthalmology Clinic	company of the Group)
	Other related party (The Group's representative of the juridical person
	director is the representative of the juridical
Chang Quan Investment Co., Ltd.	person director of the company)
chang Quan investment co., Ltd.	Other related parties (A company
Sunny Friend Environmental Technology Co.,	recognized using the equity method for the
Ltd.	ultimate parent company of the Group)
	Other related party (the relative within the
	first degree of kinship of the representative
	of the juridical corporate director of the
Samuel Yen-Liang Yin	Group)
Mo, Wei-Han	Chairperson of the Company
Chen, Hsueh-Hsien	President of the Company
	Chairperson of the subsidiary of the
Jean, Tsang-Jiunn	Company
	President of the subsidiary of the
Lu, Yu-Huang	Company

(III) Significant related party transactions and balances

1. Operating Revenue

	April 1 to June 30, 2024		April 1 to June 30, 2023	
Sales of goods:				
 The ultimate parent company 	\$	14,259	\$	15,983
 The direct parent company 		32,973		24,507
—Fellow subsidiary		-		806
Other related parties		4,653		869
Contract of construction:				
—The ultimate parent company		104,621		51,658
—The direct parent company		44,318		4,152
—Fellow subsidiary		151,876		69,786
—Other related parties		7,320		6,572
	\$	360,020	\$	174,333

	January 1	to June 30, 2024	January	1 to June 30, 2023
Sales of goods:				
—The ultimate parent company	\$	45,973	\$	22,209
—The direct parent company		66,915		58,851
Fellow subsidiary		-		1,764
—Other related parties		7,734		1,399
Contract of construction:				
—The ultimate parent company		176,009		144,557
—The direct parent company		51,320		11,080
Fellow subsidiary		253,630		103,323
—Other related parties		21,873		8,371
	\$	623,454	\$	351,554

There is no significant difference in the transaction prices and payment terms for goods sold and the non-related parties. The contract prices of the contract of construction is negotiated by both parties and are collected by the due date as stated in the contract.

2. Receivables from related parties

	June 30, 2024		December 31, 2023		June 30, 2023	
Notes receivable:						
-Ruentex Development	\$	21,258	\$	1,563	\$	21,412
—The direct parent						
company		1,002		3,895		78
Fellow subsidiary				45		
	\$	22,260	\$	5,503	\$	21,490
Accounts receivable						
—The ultimate parent	\$	46,558	\$	56,675	\$	15,208
company	Ψ	40,550	Ψ	30,073	Ψ	13,200
—The direct parent		26,991		28,192		24,375
company — Ruentex Innovative						
		27 222		146 567		
Development		37,222		146,567		-
Fellow subsidiary		2,925		14,447		4,056
Other related parties		15,108		2,121		538
	\$	128,804	\$	248,002	\$	44,177

3. Contract assets - retainable receivables

	Jun	e 30, 2024	Dec	ember 31, 2023	 June 30, 2023
—The ultimate					
parent company	\$	8,225	\$	2,627	\$ 8,329
—The direct					
parent company		4,656		1,086	905
-Ruentex					
Innovative					
Development		25,589		8,746	-
-Fellow					
subsidiary		-		-	4,169
Other related					
parties		780		<u> </u>	
	\$	39,250	\$	12,459	\$ 13,403

4. Incomplete work of construction contracting and advance construction receipts

		June 3	0, 2024		December 31, 2023			
	amo	al contract unt x excluded)		ount sted for ess of works	amou	al contract int (excluded)	Amou request progress works	ed for
Ruentex								
Development	\$	1,087,223	\$	225,807	\$	864,591	\$	71,093
Ruentex								
Innovative								
Development		687,602		522,865		651,107		306,185
The direct								
parent								
company		98,448		63,701		49,981		20,643
Other related								
parties		43,592		17,795		29,516		25,680
	\$	1,916,865	\$	830,168	\$	1,595,195	_\$	423,601

	June 30, 2023				
	Total contract amour (Tax excluded)			ount requested ogress of works	
Ruentex					
Development	\$	1,020,915	\$	195,365	
Ruentex Innovative					
Development		691,980		77,556	
The direct parent					
company		41,929		15,764	
Fellow subsidiary		56,612		5,117	
Other related parties		51,653		17,120	
	\$	1,863,089	\$	310,922	

5. Balance of accounts payable from related parties

	June 30, 2024		Decei	mber 31, 2023	June 30, 2023	
Notes payable:						
—The ultimate parent company	\$	81	\$	-	\$	-
The direct parent company		181		391		1,924
Other related parties		417		330		165
	\$	679	\$	721	\$	2,089
Accounts payable: — The direct parent company	\$	4,023	\$	2,058	\$	1,995
Other payables (Note): — The ultimate parent company	\$	8	\$	8	\$	9
—The direct parent company		732		-		6
—Fellow subsidiary		200		200		-
Other related parties		252		410		173
	\$	1,192	\$	618	\$	188

Note: Mainly due to insurance premiums, rents, management fees, and electricity fees payable.

6. Property transactions

Real estate, plant and equipment acquired

To proceed with the construction of the "Technical Warehouse Expansion Project of Dongshan Plant, Yilan," the Company signed a construction contract with Ruen Yang Construction on March 13, 2024, after the Board of Directors approved the construction. The company is expected to undertake the construction of the new construction project. The total contract amount is NT\$8,175. The user license is expected to be obtained in October 2024.

7. Lease transactions - Lessee/rent expenses

Rent expenses of short-term lease contracts

	April 1 to J	une 30, 2024	April 1 to J	une 30, 2023
Fellow subsidiary	\$	514	\$	-
Other related parties		55		55
	\$	569	\$	55

	January 1 to	o June 30, 2024	<u>January</u>	1 to June 30, 2023
Fellow subsidiary	\$	1,028	\$	-
Other related parties		110_		110_
	\$	1,138	\$	110

- 8. The Company and the direct parent company signed and entered into a renewed agreement in January 2023 on contract processing. The monthly payment is NT\$1,200. If the monthly production surpasses 3,800 tonnes, an additional payment of NT\$80 per kiloton shall be made (for production at less than one kiloton, it will be calculated based on one kiloton). The processing expenses recognized for the three and six months ended June 30, 2024 and 2023 were NT\$3,600, NT\$3,600, NT\$7,200 and NT\$7,200, respectively.
- 9. The Company and the direct parent company signed and entered into an agreement in August 2022 on contract processing. The monthly payment is NT\$632. If the monthly production surpasses 2,000 tonnes, an additional payment of NT\$80 per kiloton shall be made (for production at less than one kiloton, it will be calculated based on one kiloton). The processing expenses recognized for the three and six months ended June 30, 2024 and 2023 were NT\$1,896, NT\$1,896, NT\$3,792 and NT\$3,792, respectively.
- 10. Status of endorsements and guarantees provided by related parties to the Group

	Ju	June 30, 2024		mber 31, 2023	June 30, 2023	
The direct parent company	\$	88,368	\$	88,368	\$	88,368
Key management personnel	\$	6,300,000	\$	6,300,000	\$	6,050,000

11. Related party who owns the land based on a trust deed

A portion of the Company's land is agricultural land. Due to legal restrictions, the Group is not entitled to the property rights of the aforementioned land. Therefore, the property rights of the agricultural land obtained in 2009, 2010, 2015 and 2020 were registered to the chief management and pledged as collateral to the Company. As of June 30, 2024, the carrying value of agricultural and animal husbandry land was NT\$84,306 under "Property, plant and equipment."

(IV) Key management compensation information

	April :	<u>1 to June 30, 2024</u>	April 1	to June 30, 2023
Wages and salaries and short- term employee benefits	\$	18,858	\$	17,505
Post-employment benefits		279		257
Total	\$	19,137	\$	17,762

	January	1 to June 30, 2024	January	1 to June 30, 2023
Wages and salaries and short- term employee benefits	\$	38,133	\$	34,867
Post-employment benefits		544		496
Total	\$	38,677	\$	35,363

VIII. Pledged Assets

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

Asset items	Jui	ne 30, 2024	Dece	mber 31, 2023	Jui	ne 30, 2023	For guarantee purpose
Other financial assets- current (listed as							
Other Current Assets)	\$	2,965	\$	16,960	\$	20,422	Performance bond Long-term
Property, plant, and equipment Other financial assets - non-current (listed as "other non-current		1,514,682		1,527,041		1,539,750	borrowings and guarantee quota
assets")		91,876		91,856		91,837	Performance bond
	\$	1,609,523	\$	1,635,857	\$	1,652,009	

IX. Significant Contingent Liabilities and Unrecognized Commitments

(I) Contingencies

Please refer to Note 6(7).

(II) Commitments

Except those described in Note 6(6) and 7, other material commitments are as follows:

- 1. As of June 30, 2024, the total amount of the construction and decoration contracts entered into by the Group for construction projects was NT\$2,175,441. Amounts of NT\$1,258,904 have been paid, and the remainder will be paid based on the stage of completion.
- 2. As of June 30, 2024, the amounts of letters of credit issued by the Group but not yet used are USD 760 thousand and EUR 215 thousand, respectively.

X. Significant Disaster Loss

None.

XI. Significant subsequent events

None.

XII. Others

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

The Group's objectives when managing capital are to safeguard the company's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return share capital to shareholders, issue new shares or sell assets in order to adjust to reach the most suitable capital structure. The Group uses the debt-to-capital ratio to monitor its capital, and such ratio is calculated by dividing the net debt by the total capital. The net liabilities is equal to total borrowings (including "current and non-current borrowings" on the consolidated financial statements) deducting cash and cash equivalents. Total capital is the "equity" stated on the consolidated balance sheet plus net liabilities.

The strategy in 2024 of the Group maintained the same strategy of 2023. The Group's debt ratios as of June 30, 2024, December 31, 2023 and June 30, 2023 were as follows:

	June 30, 2024		December 31, 2023		June 30, 2023	
Total borrowings	\$	3,500,000	\$	3,520,000	\$	3,580,000
Less: Cash and cash equivalents	(880,314)	(300,262)	(412,517)
Net debt		2,619,686		3,219,738		3,167,483
Total equity		2,869,686		2,603,449		2,436,306
Total capital	\$	5,489,372	\$	5,823,187	\$	5,603,789
Debt-to-total-capital ratio		47.72%		55.29%		56.52%

(II) Financial instruments

1. Type of financial instruments

	June	30, 2024	December 31, 2023		June 30, 2023	
Financial assets						
Financial assets at						
amortized cost						
Cash and cash equivalents	\$	880,314	\$	300,262	\$	412,517
Financial assets at						
amortized cost – current		-		-		75,360
Notes receivable						
(including related parties)		206,620		173,990		161,907
Accounts receivable						
(including related parties)		855,754		1,117,559		665,443

Other receivables Refundable deposits	2,509	4,286	585
(listed as other non- current assets) Other financial assets (listed as other current	23,598	23,648	23,598
assets and other non- current assets) Financial Assets at fair value through other comprehensive income acquired Equity instrument	94,841	108,816	112,259
investments by the option			
to designate	675,405	638,199	601,287
	\$ 2,739,041	\$ 2,366,760	\$ 2,052,956
T	June 30, 2024	<u>December 31, 2023</u>	June 30, 2023
Financial liabilities Financial liabilities are			
carried at amortized cost	* • • • • • • • • • • • • • • • • • • •		4 600.000
Short-term borrowings	\$ 500,000	\$ 750,000	\$ 600,000
Short-term notes and bills payable	299,892	269,936	129,915
Notes payable (including	104 251	127 200	106.006
related parties) Accounts payable	104,251	137,298	106,886
(including related parties) Other payables (including	997,579	742,545	637,641
related parties)	386,541	240,433	265,846
Long-term borrowings (including due within one			
year or one operating cycle)	2,700,000	2,500,000	2,850,000
Guarantee deposits	_,, 00,000	2,200,000	_,000,000
received (listed as other			
non-current liabilities)	7,541	7,541	7,562
·	\$ 4,995,804	\$ 4,647,753	\$ 4,597,850
Lease liabilities - current			
and non-current	\$ 46,020	\$ 38,147	\$ 44,078

2. Risk management policies

- (1) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk, and price risk), credit risk, and liquidity risk.
- (2) Risk management work is executed by the Group's Financial Department according to the policies approved by the Board of Directors. Through close cooperation with the various operating units of the Group, the Group's Financial Department is

responsible for the identification, evaluation, and hedging of financial risks. The board of directors provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.

- 3. Significant financial risks and degrees of financial risks
 - (1) Market risk

Foreign exchange risk

- A. The Group's risk management's objective is to manage currency exchange risk, interest risk, credit risk, and liquidity risk regarding operating activities. To reduce relevant financial risks, the Group is devoted to identifying, evaluating, and circumventing market uncertainties to mitigate the potential negative impacts on the company's financial performance due to market movements.
- B. The Group's businesses involve some non-functional currency operations. The information on assets and liabilities denominated in foreign currencies whose values would be affected by exchange rate fluctuations is as follow:

		Jı				
	Amount in	Exchange		Sensitivi	ty analysis	
(Foreign currency: Functional currency)	foreign currency (NT\$ Thousand)	rate measurement at the end of	Carrying amount (NT\$)	Range of variation	Effects on profit and loss	
Financial assets - Monetary items						
USD:NTD Financial liabilities - Monetary items	\$ 18	32.45	\$ 584	1%	\$ 6	
USD:NTD	2,879	32.45	93,424	1%	934	

December 31, 2023

		- 1		Sensitivit	ty analysis
	Amount in	Exchange			· ·
(Foreign	foreign	rate			
currency:	currency	measurement	Carrying		Effects on
Functional	(NT\$	at the end of	amount	Range of	profit and
currency)	Thousand)	the period	(NT\$)	variation	loss
Financial			(1.14)		
assets -					
Monetary					
items					
USD:NTD	\$ 57	30.71	\$ 1,750	1%	\$ 18
Financial					
liabilities -					
Monetary					
items					
USD:NTD	3,005	30.71	92,284	1%	923
USD.N1D	3,003	30.71	92,204	1 / 0	923
EUR:NTD	2.1	22.00	1.052	10/	11
EUK:NID	31	33.98	1,053	1%	11
		T,	20 2022		
		JL	ine 50. 2025		
		Jl	ine 30, 2023	Consitivit	try analyzaia
		JU	ine 30, 2023	Sensitivit	ty analysis
	Amount in		ine 30, 2023	Sensitivit	ty analysis
(Foreign	Amount in	Exchange	ine 30, 2023	Sensitivi	ty analysis
(Foreign	foreign	Exchange rate		Sensitivit	
currency:	foreign currency	Exchange rate measurement	Carrying		Effects on
currency: Functional	foreign currency (NT\$	Exchange rate measurement at the end of	Carrying amount	Range of	Effects on profit and
currency: Functional currency)	foreign currency	Exchange rate measurement	Carrying		Effects on
currency: Functional	foreign currency (NT\$	Exchange rate measurement at the end of	Carrying amount	Range of	Effects on profit and
currency: Functional currency)	foreign currency (NT\$	Exchange rate measurement at the end of	Carrying amount	Range of	Effects on profit and
currency: Functional currency) Financial assets -	foreign currency (NT\$	Exchange rate measurement at the end of	Carrying amount	Range of	Effects on profit and
currency: Functional currency) Financial assets - Monetary	foreign currency (NT\$	Exchange rate measurement at the end of	Carrying amount	Range of	Effects on profit and
currency: Functional currency) Financial assets -	foreign currency (NT\$	Exchange rate measurement at the end of	Carrying amount	Range of	Effects on profit and
currency: Functional currency) Financial assets - Monetary items	foreign currency (NT\$ Thousand)	Exchange rate measurement at the end of the period	Carrying amount (NT\$)	Range of variation	Effects on profit and loss
currency: Functional currency) Financial assets - Monetary items USD:NTD	foreign currency (NT\$	Exchange rate measurement at the end of	Carrying amount	Range of	Effects on profit and
currency: Functional currency) Financial assets - Monetary items USD:NTD Financial	foreign currency (NT\$ Thousand)	Exchange rate measurement at the end of the period	Carrying amount (NT\$)	Range of variation	Effects on profit and loss
currency: Functional currency) Financial assets - Monetary items USD:NTD Financial liabilities -	foreign currency (NT\$ Thousand)	Exchange rate measurement at the end of the period	Carrying amount (NT\$)	Range of variation	Effects on profit and loss
currency: Functional currency) Financial assets - Monetary items USD:NTD Financial liabilities - Monetary	foreign currency (NT\$ Thousand)	Exchange rate measurement at the end of the period	Carrying amount (NT\$)	Range of variation	Effects on profit and loss
currency: Functional currency) Financial assets - Monetary items USD:NTD Financial liabilities -	foreign currency (NT\$ Thousand)	Exchange rate measurement at the end of the period	Carrying amount (NT\$)	Range of variation	Effects on profit and loss
currency: Functional currency) Financial assets - Monetary items USD:NTD Financial liabilities - Monetary items	foreign currency (NT\$ Thousand)	Exchange rate measurement at the end of the period	Carrying amount (NT\$)	Range of variation	Effects on profit and loss
currency: Functional currency) Financial assets - Monetary items USD:NTD Financial liabilities - Monetary	foreign currency (NT\$ Thousand)	Exchange rate measurement at the end of the period	Carrying amount (NT\$)	Range of variation	Effects on profit and loss
currency: Functional currency) Financial assets - Monetary items USD:NTD Financial liabilities - Monetary items	foreign currency (NT\$ Thousand)	Exchange rate measurement at the end of the period	Carrying amount (NT\$)	Range of variation	Effects on profit and loss
currency: Functional currency) Financial assets - Monetary items USD:NTD Financial liabilities - Monetary items	foreign currency (NT\$ Thousand)	Exchange rate measurement at the end of the period	Carrying amount (NT\$)	Range of variation	Effects on profit and loss

C. Foreign exchange risk has significant impact on the Group, and the all foreign exchange gains or losses (including realized and unrealized) on monetary items recognized were gain of NT\$11, gain of NT\$219, gain of NT\$71 and loss of NT\$1,791, for the three and six months ended June 30, 2024 and 2023, respectively.

Price risk

- A.The Group's equity instruments exposed to price risk were the 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.
- B. The Group mainly invests in domestic or foreign equity instruments. The prices of equity instruments is affected by the uncertainty of the future value of investment subject matters. If the prices of these equity instruments had increased/decreased by 1% with all other variables held constant, other comprehensive income due to classification to gains or losses of equity investments at fair value through other comprehensive income for the six months ended on June 30, 2024 and 2023 would have increased/decreased by NT\$6,754 and NT\$6,013, respectively.

Cash flow and fair value interest rate risk

- A. The Group's interest rate risk arises from short- and long-term borrowings with floating interest rates that expose the Group to cash flow interest rate risk. For the six months ended June 30, 2024 and 2023, the Group's borrowings issued at variable rates were mostly denominated in the New Taiwan Dollar.
- B. The borrowing of the Group was measured at amortized cost, and re-pricing was performed according to the annual interest rate specified in the contract. Therefore, the Group is exposed to the risk of future market interest rate changes.
- C. If interest rates on borrowings had been 0.1% higher or lower with all other variables held constant, profit after income tax for the six months ended June 30, 2024 and 2023 would have decreased/increased by NT\$1,280 and NT\$1,380, respectively, due to change of interest expenses of borrowings at the variable interest rate.

(2) Credit risk

A. Credit risk refers to the risk of financial loss to the Group arising from default by clients or transaction counterparties of financial instruments on the contract obligations. Such risk is mainly due to counterparties' inability to repay the accounts payable according to the payment terms.

- B. The Group established management of credit risk from the Group's perspective. According to the internally specified credit extension policy, before each operating entity and each new customer establish the terms for payment and goods delivery, it is necessary to perform management and credit risk analysis. The internal risk control considers the financial position, past experience and other factors in order to assess the credit quality of customers. Individual risk limits are set based on internal or external ratings in accordance with limits set by the board of directors. The utilization of credit limits is regularly monitored.
- C. The Group adopts IFRS 9 to provide preliminary assumption, and when the payment specified according to the contract term has exceeded 90 days, breach of contract is deemed to have occurred.
- D. The Group uses IFRS 9 to provide the following assumptions, to determine if the credit risks of the financial instrument significantly increased since the initial recognition.
 - When the contractual payments are overdue from the payment terms for more than 30 days, it is deemed that the credit risks of the financial instrument significantly have increased since the initial recognition.
- E. The Group classifies the accounts payable of customers according to the characteristics of customer type, and adopts the simplified method to use the loss rate method as the basis for estimating the expected credit loss.
- F. After the collection procedures, the amount of financial assets that cannot be reasonably estimated will be written-off. However, the Group will continue to pursue the legal right of recourse to protect its claims.
- G. The Group used the forecasting ability of the Taiwan Institute of Economic Research report to adjust historical and timely information to assess the default possibility and estimate impairment provisions for accounts receivable (including related parties) and contract assets (including related parties). As of June 30, 2024, December 31, 2023 and June 30, 2023, the loss rate methodology is as follows:

	 Group I	 Group 2		Total
June 30, 2024				
Expected loss	0.01%~0.03%	0.63%~100%		
Total carrying amount	\$ 1,041,421	\$ 326,713	\$	1,368,134
Allowance for losses	\$ 82	\$ 9,101	_\$	9,183

	Group	<u> </u>	Group 2	Total	
December 31, 2023					
Expected loss	0.01~0	.03%	0.52~100%		
Total carrying amount	\$ 1,18	7,126 \$	315,314	\$	1,502,440
Allowance for losses	\$	92 \$	7,052	\$	7,144
	Group I		Group 2		Total
June 30, 2023					
Expected loss	0.01~0.0	03%	0.33%~100%		
Total carrying amount	\$ 914	<u>\$,715</u>	223,174	\$	1,137,889
Allowance for losses	\$	89 \$	4,928	\$	5,017

- Group 1: Sales counterparty established for 10 years and more, or accounts receivables arising from transactions with related parties and contracts for public construction or to debtors who have high probability of performing the payment financially.
- Group 2: Sales counterparty established for less than 10 years, or those who have general payment performance ability.
- H. The accounts receivable allowance loss change table under the simplified approach of the Group is as follows:

		2024	2023		
	Accour	nts receivable	Accounts receivable		
January 1	\$	7,144	\$	3,527	
Provision of impairment loss		2,039		1,490	
June 30	\$	9,183	\$	5,017	

(3) Liquidity risk

- A. Cash flow forecasting is performed by each of the operating entities of the Group and aggregated by the Finance Department. The Department also monitors the projections for the Group's need for funds to ensure that there is sufficient funding to support operating requirements.
- B. For the remaining cash held by each of the operating entities, when it exceeds the management needs of operating capital, it then invests the remaining capital in the savings deposit with interest and equivalent cash short-term notes and bills, etc. The instruments selected have appropriate maturity date or sufficient liquidity in order to cope with the aforementioned forecasts and to provide sufficient movement level.

C. Details of the loan credit not yet drawn down by the Group are as follows:

	J ₁	June 30, 2024		cember 31, 2023	June 30, 2023		
Due within one year Due longer	\$	1,476,253	\$	800,000	\$	1,308,234	
than one year		600,000		1,067,185		100,000	
	\$	2,076,253	\$	1,867,185	\$	1,408,234	

D. The table below analyzes the Group's non-derivative financial liabilities and netsettled 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. Derivative financial liabilities are analyzed on the remaining period at the balance sheet date to the expected maturity date. The amounts disclosed in the following table are the contractual undiscounted cash flows:

Non-derivative financial liabilities:						
June 30, 2024	3 m	onths and below	Within	3 months to 1 year	More than	1 year
Short-term		500,000	\$	-	\$	-
borrowings						
Short-term notes		300,000		-		-
and bills payable						
(Note)						
Notes payable		103,411		840		-
(including related						
parties)						
Accounts payable		318,246	5	62,303	117,0	30
(including related						
parties)						
Other payables		343,986		27,198	15,3	57
(including related						
parties)						
Lease liabilities -		8,888		15,692		-
current (Note)						
Long-term						
borrowings (Note)		12,716		35,299	2,710,56	
Lease liabilities -		-		-	22,3	18
non-current (Note)						
Guarantee deposits						
received (listed as						
other non-current					7.5	4.1
liabilities)		-		-	7,5	41

Note: The amount includes the expected interest to be paid in the future.

Non-derivative				
financial liabilities:				
December 31, 2023	3 r	nonths and below	Within 3 months to 1 year	More than 1 year
Short-term	\$	750,000	\$ -	\$ -
borrowings				
Short-term notes		270,000	-	-
and bills payable				
(Note)				
Notes payable		136,384	914	-
(including related				
parties)				
Accounts payable		259,772	383,553	99,220
(including related				
parties)				
Other payables		194,604	30,429	15,400
(including related				
parties)				
Lease liabilities -		9,353	11,133	-
current (Note)				
Long-term		11.061	22 102	2.524.604
borrowings (Note)		11,061	33,183	2,524,684
Lease liabilities -		-	-	18,095
non-current (Note)				
Guarantee deposits				
received (listed as				
other non-current				7 5 4 1
liabilities)		-	-	7,541

Note: The amount includes the expected interest to be paid in the future.

Non-derivative financial liabilities: June 30, 2023	3 1	nonths and below	Within 3	months to 1	year	More	than 1	l yeaı
Short-term	\$	600,000	\$	-		\$		-
borrowings								
Short-term notes		130,000		-				-
and bills payable								
(Note)								
Notes payable		106,441		445				-
(including related								
parties)								
Accounts payable		197,404	38	2,341			57,89	6
(including related								
parties)								
Other payables		224,340	3	8,406			3,10	00
(including related								
parties)								

Lease liabilities - current (Note)	9,314	11,062	-
Long-term			
borrowings (including			
due within one year or			
one operating cycle)			
(Note)	12,908	483,728	2,412,054
Lease liabilities -	-	-	24,328
non-current (Note)			
Guarantee deposits			
received (listed as			
other non-current			
liabilities)	-	-	7,562

Note: The amount includes the expected interest to be paid in the future.

(III) Fair value information

- 1. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
 - Level 1: Quoted prices (unadjusted) in active markets for identical Assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in listed stocks is included.
 - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
 - Level 3: Unobservable inputs for the asset or liability.
- 2. Financial instruments other than those measured at fair value

The carrying amount of the Group's cash and cash equivalents and the financial instruments measured at amortized cost, including notes receivable (including related parties), accounts receivable (including related parties), other receivables, other financial assets, guarantee deposits paid, short-term borrowings, short-term notes and bills payable, notes payable (including related parties), accounts payable (including related parties), other payables (including related parties), other long-term borrowings, and guarantee deposits received are approximate to their fair values.

3. The related information of financial and non-financial instruments measured at fair value by level on the basis of the natures, characteristic and risk, and fair value of the assets is as follows:

June 30, 2024	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value				
Financial Assets at fair value through other comprehensive income acquired				
Equity securities	\$ 675,405	\$ -	\$ -	\$ 675,405
December 31, 2023	Level 1	Level 2	Level 3	Total_
Assets				
Recurring fair value				
Financial Assets at fair value through other comprehensive income acquired				
Equity securities	\$ 638,199	\$ -	\$ -	\$ 638,199
June 30, 2023	Level 1	Level 2	Level 3	<u>Total</u>
Assets				
Recurring fair value				
Financial Assets at fair value through other comprehensive income acquired				
Equity securities	\$ 601,287	\$ -	\$ -	\$ 601,287

- 4. The Group's financial instruments are traded in active markets, their fair value is measured based on the market quotation at the end of the balance sheet date. The market is deemed to be an active market when the quotation can be obtained instantly and regularly from the stock exchange, dealer, broker, industry, rating agencies, and regulatory body, and that the quotation represents the actual and regular market transactions conducted under the basis of a normal transaction. The market price of the financial assets held by the Group is the closing market price. These instruments belong to Level 1. Level 1 instruments are mainly equity instruments. Their classification is financial assets at fair value through other comprehensive income.
- 5. There was no transfer between the Level 1 and the Level 2 fair values for the periods from January 1 to June 30, 2024 and 2023.

(IV) Others

Based on the Company's past greenhouse gas emissions, it is expected that the amount of greenhouse gas emission will reach the collection threshold in 2024 and will be required to pay the carbon fee.

XIII. Separately Disclosed Items

(I) Information on significant transactions

- 1. Loans to others: None.
- 2. Endorsement/guarantee provided for others: None.
- 3. Holding of marketable securities at the end of the period (not including subsidiaries): Please refer to Table 1.
- 4. Marketable securities acquired or disposed of at costs or prices of at least NT\$300 million or 20% of the paid-in capital: None.
- 5. Acquisition of individual real estate properties at costs of at least NT\$300 million or 20% of the paid-in capital: None.
- 6. Disposal of individual real estate properties at prices of at least NT\$300 million or 20% of the paid-in capital: None.
- 7. Purchases or sales of goods from or to related parties reaching NT\$100 million or 20% of paid-in capital or more: Please refer to Table 2.
- 8. Accounts receivable from related parties of at least NT\$100 million or 20% of the paid-in capital: None.
- 9. Engaged in trading of derivative instruments undertaken during the reporting periods: None.
- 10. Business relationships and significant intercompany transactions and amounts between a parent and its subsidiary company, or between its subsidiaries: Transaction amounts reaching NT\$10,000 thousand shall be disclosed in terms of assets and revenue. Please refer to Table 3.

(2) <u>Information on investees</u>

Names, locations, and other information of investees: Please refer to Table 4.

(3) Information regarding investment in China

None.

(4) Information on main investors

Please refer to Table 5.

XIV. <u>Information on operating segments</u>

(I) General information

The Group's management has determined the reportable operating segments based on the reports reviewed by the Board of Directors that are used to make strategic decisions.

(II) <u>Information on Departments</u>

The segment information provided to the Chief Operating Decision-Maker for the reportable segments is as follows:

			Bu	ilding materials		gineering and						
	Cen	nent business		business		ruction business		Total				
External revenue Internal departmental	\$	1,016,786	\$	1,166,685	\$	887,378	\$	3,070,849				
revenue				3,718		1,595		5,313				
Departmental revenue Net operating profit	\$	1,016,786	\$	1,170,403	\$	888,973	\$	3,076,162				
from the segment Segment income	\$	23,653	\$	56,549	\$	120,996	\$	201,198				
(loss) includes: Depreciation												
expense	\$	111,280	\$	26,193	\$	4,988	\$	142,461				
Amortization		363		3,631		98		4,092				
	\$	111,643	\$	29,824	\$	5,086	\$	146,553				
	January 1 to June 30, 2023											
	Cen	nent business	Bu	ilding materials business		gineering and ruction business	Total					
External revenue Internal	\$	994,869	\$	870,278	\$	615,916	\$	2,481,063				
departmental revenue				3,681		<u>-</u>		3,681				
Departmental revenue	\$	994,869	\$	873,959	\$	615,916	\$	2,484,744				
Net operating profit from the segment	\$	41,649	\$	7,321	\$	73,654	\$	122,624				
Segment income (loss) includes: Depreciation												
expense	\$	91,051	\$	23,977	\$	4,287	\$	119,315				
Amortization		475		3,721		101		4,297				
	\$	91,526	\$	27,698	\$	4,388	\$	123,612				

(III) Reconciliation for segment income (loss)

When the Chief Operating Decision-Maker of the Group evaluates the segment performance and allocates resources, the foundation for the judgement is based on the net operating profit. Reconciliation for current net operating profit/income before tax from the reportable segment is as follows:

	Janu	uary 1 to June 30, 2024	Jaı	nuary 1 to June 30, 2023
Net operating profit from the segment	\$	201,198	\$	122,624
Interest revenue		2,725		1,980
Interest Cost	(31,319)	(32,774)
Other items		311	-	2,375
Net income before tax from the segmen	t \$	172,915	\$	94,205

Securities held at the end of the period (not including investments in subsidiaries, associates and jointly controlled entities)

June 30, 2024

Attached Table 1

Unit: NT\$ thousands

					End o	of the period		(Note 4)
Company holding the securities Ruentex Materials Co., Ltd.		Relationship with the securities issuer (Note 2) A company recognized using the equity method for the ultimate parent company of the Company	Account recognized Financial assets at fair value through other comprehensive income - non-current	<u>Number of shares</u> 7,200,236	Carrying amount (Note 3) \$ 491,056	Shareholding percentage 0.65	<u>Fair value</u> \$ 491,056	
	Shares of OBI Pharma, Inc.	Substantive related party of the Company	Financial assets at fair value through other comprehensive income - non-current	117,337	7,134	0.05	7,134	
Ruentex Interior Design Inc.	Shares of Ruentex Industries Ltd.	A company recognized using the equity method for the ultimate parent company of the Company	Financial assets at fair value through other comprehensive income - non-current	2,598,464	177,215	0.24	177,215	

Note 1: Securities indicated in the Table refer to shares, bonds, beneficiary certificates and securities derived from the items mentioned above within the scope of IFRS No.9.

Note 2: Not required to be filled in for the issuers of securities that are not related parties.

Note 3: Please fill in the value carried at adjusted fair value less accumulated impairment losses for those measured at fair value and the value varied at acquisition cost or amortized cost less accumulated impairment losses for those measured at fair value. Note 4: The securities listed that are limited to their use due to the provision of security, pledge loans or others in accordance with the contract shall indicate the number of shares provided for guarantee or pledge, the amount of guarantee or pledge and the limits on the use in the in the column of "Remarks".

Total purchase from or sale to related parties amounting to at least NT\$100 million or 20% of the paid-in capital

January 1 to June 30, 2024

Attached Table 2

Unit: NT\$ thousands

(Except as Otherwise Indicated)

								n the terms and conditions of			
				Transactio	on conditions			e general type of transaction any such difference (Note 1)		<u>able/payable and</u> ceivable/payable	Remark (Note 2)
				1141154441			and the reason for	unj suon università (1 (ett. 1)	accounts re-	As a percentage of	(1,000 2)
					As a percentage of	, 				<u>notes</u> receivable/payable	
					total purchases					and accounts	
The company making the purchase			Purchase (sale) of	=,	(sales) of goods					receivable/payable	
(sale) of goods	Name of counterparty	Relationship	goods	Amount	(Note 4)	Credit period	Unit price	Credit period	Balance	(Note 4)	
Ruentex Interior Design Inc.	Ruentex Development Co., Ltd.	Ultimate parent	Revenue from	\$ 190,652	21.75	The amount shall	Negotiated price	The amount shall be \$	67,201	25.87	
	•	company of the Company	project solicitation and sales			be collected in accordance with the term of the construction/sale s contract		collected in accordance with the term of the construction/sales contract			
Ruentex Interior Design Inc.		A subsidiary of the ultimate parent company of the Company	·	253,614	28.93	The amount shall be collected in accordance with the term of the construction contract	Negotiated price	The amount shall be collected in accordance with the term of the construction contract	37,222	14.33	

Note 4: Calculate from the perspective of the entity of the company making the purchase (sale) of goods.

Note 1: If the terms and conditions of transaction with the related parties are different from the general terms and conditions of transaction, the difference and the reason for any such difference shall be specified in the column of unit price and the credit period. Note 2: In the case of prepayments in advance (or advance receipts), the reasons, the terms and conditions of the contract, the amount and the difference between the general type of transactions shall be specified in the column of Remarks.

Note 3: Paid-in capital refers to the paid-in capital of the parent. In the case of an issuer whose shares have no par value or have a par value other than NT\$10, the monetary amount of the transaction of 20% of the paid-in capital shall be calculated at 10% of equity attributable to the owners of the parent as stated in the Balance Sheet.

Business relationships and significant intercompany transactions and amount between a parent and its subsidiary company, or between its subsidiaries

January 1 to June 30, 2024

Attached Table 3

Unit: NT\$ thousands

(Except as Otherwise Indicated)

Transaction information

Relationship with As a percentage of the Terms and conditions of consolidated total operating Name of the transaction the counterparty No. (Note 1) <u>Transaction counterparty</u> (Note 2) Account Amount transaction revenue or total assets (Note 3) party Ruentex Materials Co., Ltd. Zero Ruentex Interior Design Inc. Other receivables \$ 42,750 Note 5 0.53%

Note 1: The information about business transactions between the parent and the subsidiary shall be indicated in the column of No. respectively. Details on how to filled in No. are as follows:

- (1). Please fill in "0" for the parent.
- (2). Please fill in the Arabic numeral sequentially numbered starting from 1 for the subsidiaries according to the company type.
- Note 2: There are three types of the relationship with the transaction party as follows. Please indicate the type only (In the case of the same transaction between the parent or subsidiaries, duplicate disclosure is not required. For example, in the case of the transaction between the parent or its subsidiary, if the parent has disclosed the information, the subsidiary does not require making a duplicate disclosure;

In the case of the transaction between the subsidiaries, if one of the subsidiaries has disclosed the information, the other subsidiary does not require making a duplicate disclosure.):

- (1). Parent and its subsidiary
- (2). Subsidiary and its parent
- (3). Subsidiary and the other subsidiary
- Note 3: The transaction amount as a percentage of the consolidated total operating revenue or total assets shall be calculated at the balance at the end of period as a percentage of the consolidated total operating revenue for profits or losses items.
- Note 4: The significant transactions in this table may be disclosed at the discretion of the Company based on the principle of materiality.
- Note 5: Dividends receivable.

The name of the invested company, the location and other relevant information (excluding the invested companies in China)

January 1 to June 30, 2024

Attached Table 4

Unit: NT\$ thousands

										the investee	stment	
				Original inves	tment amount	<u>Ho</u>	olding at the end	of period	co	mpany	 t period	Remark
Name of the investing			Main business	End of the current								
<u>company</u>	Type and name of the securities	Location	<u>items</u>	period	End of last year	Shares	Percentage	Carrying amount				
Ruentex Materials Co., Ltd.	Ruentex Interior Design Inc.	Taiwan	Interior design	\$ 126,721	\$ 126,721	4,750,000	31.66	\$ 235,167	\$	91,441	\$ 31,146	Subsidiaries

Information on main investors

June 30, 2024

Attached Table 5

Shares

Name of Major Shareholders	Number of shares held	Shareholding percentage
Ruentex Engineering & Construction Co., Ltd.	58,726,917	39.15
Ruentex Development Co., Ltd.	15,740,381	10.49
Fu, Cheng-Ping	8,701,000	5.80