Stock Code: 1319



東陽實業廠股份有限公司 Tong Yang Industry Co., Ltd.

2024 Annual Report

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Website for annual report inquiries: http://mops.twse.com.tw
Company website: http://www.tyg.com.tw

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V. Overseas Securities Exchange Where Securities are Listed and Method of

Inquiry: None.

VI. Company's website: http://www.tyg.com.tw

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Chapter 1 Letter to Shareholders

Dear Shareholders,

First and foremost, we would like to express our deepest gratitude and appreciation to all shareholders for your unwavering support throughout the past year. As the North American market gradually increased its utilization of aftermarket parts, driving overall performance growth, and with the Company's ongoing restructuring and optimization of product portfolio to meet market demands, the Company achieved consolidated revenue of NT\$25,596,063 thousand, a 7.28% increase from the previous year, and consolidated net profit of NT\$4,455,271 thousand, a 46.20% increase from the previous year. Moving forward, the Company will continue its restructuring and optimization efforts, actively pursue expansion plans, enhance product development, increase production capacity, manufacture high-quality products, meet customers' one-stop shopping needs, enhance overall competitiveness, and solidify its position in the automotive parts market. Below, we have provided the financial results for 2024 and an overview of the business plan for 2025.

I. 2024 Operating Report

1. Business Plan Implementation Results

The Company's consolidated operating revenue for 2024 was NT\$25,596,063 thousand, an increase of NT\$1,737,257 thousand from NT\$23,858,806 thousand in 2023, representing a growth rate of 7.28%; consolidated net gross profit from the operating activities was NT\$8,530,672 thousand, an increase of NT\$1,397,110 thousand from NT\$7,133,562 thousand in 2023, representing a growth rate of 19.59%; consolidated operating income was NT\$4,813,360 thousand, an increase of NT\$1,069,080 thousand from NT\$3,744,280 thousand in 2023, representing a growth rate of 28.55%. The growth can be attributed to the benefits from StateFarm, increased market demand, and the Company's continuous organizational restructuring and improvement. By providing high-quality products to meet market demand, the Company achieved growth in revenue and profitability. The non-operating income and expenses for 2024 were NT\$716,325 thousand, an increase of NT\$648,497 thousand from NT\$67,828 thousand in 2023. This increase was mainly due to a net foreign exchange gain of NT\$363,181 thousand in 2024, up NT\$362,300 thousand from NT\$881 thousand in 2023. Therefore, the consolidated pre-tax net profit for 2024 was NT\$5,529,685 thousand, an increase of NT\$1,717,577 thousand from NT\$3,812,108 thousand in 2023. The consolidated net profit was NT\$4,455,271 thousand, an increase of NT\$1,407,991 thousand from NT\$3,047,280 thousand in 2023. The net profit attributable to the parent company was NT\$4,376,915 thousand, an increase of NT\$1,357,505 thousand from NT\$3,019,410 thousand in 2023, representing a growth rate of 44.96%.

Unit: NT\$ Thousands

Item	2024	2023	Change by amount	Change by percentage (%)
Consolidated operating revenue	25,596,063	23,858,806	1,737,257	7.28
Consolidated net gross profit	8,530,672	7,133,562	1,397,110	19.59
Consolidated operating income	4,813,360	3,744,280	1,069,080	28.55
Consolidated non-operating income and expenses	716,325	67,828	648,497	956.09
Consolidated income before tax	5,529,685	3,812,108	1,717,577	45.06
Consolidated income for current period	4,455,271	3,047,280	1,407,991	46.20
Net income attributable to shareholders of the parent company	4,376,915	3,019,410	1,357,505	44.96

Budget Execution

Budget Execution		U	nit: NT\$ Thousands
Item	Actual amount 2024	Volume forecast 2024	Completion rate (%)
Consolidated operating revenue	25,596,063	24,575,770	104.15
Consolidated net gross profit	8,530,672	7,996,180	106.68
Consolidated operating expenses	3,717,312	3,520,480	105.59
Consolidated operating income	4,813,360	4,475,700	107.54
Consolidated income before tax	5,529,685	4,793,880	115.35

Note: The 2024 volume forecast has yet to be reviewed by CPAs.

Financial Revenue and Profitability Analysis

		Year	Financia	l analysis
Analysis iten	1		2024	2023
Financial	Debt ratio (%)		26.47	26.06
structure	Ratio of long-term of plant, and equipment		180.19	159.01
	Return on Assets (R	OA) (%)	12.22	9.03
	Return on Equity (R	OE) (%)	16.48	12.15
	As a percentage	Operating Income	81.38	63.30
Profitability	of paid-in capital (%)	Pre-tax Profit	93.49	64.45
	Net Profit Margin (9	%)	17.41	12.77
	Earnings per share (NT\$) (Note)	7.40	5.10

Note: Earnings per share are calculated based on the weighted average number of outstanding shares for the year.

4. Research & Development (R&D) Status

Tong Yang has a technology R&D center that engages in new product development, with a focus on product design, materials, and coatings. The Company is dedicated to developing and innovating technology in the fields of engineering, optoelectronics, and e-communication and actively embraces automated equipment and remote information monitoring systems. Thus, we can quickly respond to various issues and perform data analysis on the production lines, thereby improving production efficiency. Additionally, to respond to the advancements in electric vehicles and autonomous driving, the technology R&D center has established an advanced components team and an intelligent electrical assembly team, expanding beyond the current scope of plastic products, to integrate the automotive electrical system, optical components, and decoration techniques, aiming to create innovative product integrations and provide customers with safe and comfortable transportation equipment parts and accessories with our specialized expertise and extensive experience.

Tong Yang's plastics/sheet metal components have received the highest number of CAPA product certifications in the U.S. market. (CAPA: Certified Automotive Parts Association) and obtained the German TÜ V Rheinland quality system certification in the European market, and in the global market, Tong Yang has obtained the highest number of product certifications in the industry. In response to environmental protection, we introduced water-based paintings for plastic products in 2016 and became the only manufacturer in the world to receive CAPA certification for water-based painting products.

In recent years, TONG YANG has been developing integrated decorative lighting technology under the initiative known as the "Luminous⁺ Project," aimed at making mass production viable by applying research and development outcomes directly to production models. This project includes illuminated exterior components such as 3D light-effect front grilles, large illuminated trim panels, light-up bumpers, and tailgates. The integrated light-element decorative technology is designed to deliver distinct visual effects during both day and night. Additionally, it can enhance the information transmission function and strengthen the connection between cars and people Smart interior decoration includes totem ambient lighting, smart touch panels, electric glove boxes, and smart central armrests, etc., which are all integrated into the use of driving cabins. The ever-evolving automotive electronic systems have led to the emergence of complex operating interfaces and a significant amount of information transmission requirements. The Company has incorporated functionality into the automotive interior accessories, developed human-machine interaction and hidden information display, integrated driving information, and created various control interfaces to liberate people from complex operations. They adjust the cabin environment based on external conditions and driving situations, to alleviate driver information fatigue and enhance driving focus.

As for environmental concerns, during the product R&D stage, Tong Yang has integrated the principles of lightweight design, energy efficiency, and carbon reduction. The items include plastic tailgate panels, plastic engine covers, plastic leaf springs, plastic front-end frames, and injection-molded foam interior and exterior trims. The successful cases of replacing steel with plastic and lightweight foam molding can reduce weight by 10-40%, increase fuel efficiency and gas mileage, reduce air pollution, and achieve energy-efficiency and carbon reduction. Tong Yang adopted a water-based painting technique and equipment, to minimize the use of harmful solvents and promote environmental sustainability.

The technology R&D center focuses on six main aspects of product development: lightweight, integrated, decoration, value, environmental protection, and smart technology. We continuously develop key technology, so as to fulfill the market demand and customer requirement.

Tong Yang perseveres in continuously engaging in R&D to become a leader in the industry and lay a professional, more stable, and solid foundation to compete in international markets.

II. Outline of the 2025 Business Plan

1. Management Principles

Since the establishment, we have always adhered to "Humanistic Management" as our central notion, and "enthusiasm, honesty and creativity" as our corporate spirits. This has driven the development of the Tong Yang Group (TYG) in plastic parts of bicycles and motorcycles, and interior and exterior components. It has accelerated the development of high-level technology, provided more reliable products, developed its bases, and markets in the world, and provided more rapid and comprehensive services to our customers.

2. Sales Volume Forecast and Basis

(1) Vehicle assembly business

The growth rate of the vehicle assembly business is determined based on historical sales data from Taiwan's and China's automobile markets, as well as the projected vehicle assembly volume. The assembly industry is to develop and manufacture vehicles on behalf of automobile manufacturers. The expected sales are based on the models being assembled and developed as well as the manufacturers' projected annual assembly volume. The estimated sales volume for 2025 is 18,922,213 units.

(2) Repair/Maintenance business

In the collision auto replacement parts industry, Tong Yang holds a dominant global market share of around 70% for plastic parts and approximately 38% for sheet metal parts. Our products are exported to various regions worldwide. Drawing on past experience and taking into account market factors, such as politics and economics, as well as evaluating the potential of different markets and customers, the projected sales quantity for 2025 is estimated to reach 23,268,899 pieces.

3. Key Production and Distribution Policy

(1) Key production and distribution policy

Vehicle assembly business

- a. Explore new overseas OEM and OES markets and adopt new technologies and methods to diversify revenue sources.
- b. Increase market share in the OEM market in Taiwan and mainland China, and strengthen relationships with current core car manufacturers and customers.

Repair/Maintenance business

- a. Focus on expanding our presence in the insurance markets in North America and Europe and strive to obtain more product certifications to enhance our credibility and competitiveness.
- b. Enhance the development of new automotive parts and integrate the aftermarket product supply chain to increase product diversity, meeting customers' needs for one-stop shopping and fast delivery.

(2) Key production policy

a. For the vehicle assembly market, adopt a make-to-order production method to supply long-term and stable orders from vehicle assembly plants in Taiwan and China and foreign OEM and OES markets to meet customer needs.

- b. For the repair/maintenance market, adopt a make-to-stock production method to cater to customer orders, which often involve diverse varieties in small quantities, to increase the supply rate.
- c. Adopt automated equipment and robots to enhance efficiency, productivity, and quality.
- d. Adopt water-based paints and coatings and electroplating wastewater treatment equipment to reduce VOC discharge and enhance environmental protection policies.
- e. Implement energy-saving and carbon reduction policies, including replacing old machinery and equipment with new ones, introducing energy-efficient equipment, and implementing various electricity-saving measures to reduce carbon emissions.

III. Future Company Development Strategy

- 1. Vehicle assembly business:
 - (1) Strengthen R&D capabilities, improve sales capabilities, introduce new technologies, new processing methods and enhance mold development to become a Tier 1 supplier while strengthening relationships with existing core automotive manufacturers and customers.
 - (2) Develop high-value-added products, such as AI dashboards, touch panels, optical grills, front-end modular assemblies, and high-end mold products.
 - (3) Explore new overseas OEM and OES markets to increase the market share of OEM in Taiwan and China.

2. Repair/Maintenance business:

- (1) Continue to strengthen the development of new product molds and integrate aftermarket product supply chains to strengthen product diversity and meet customer needs for one-stop shopping services and quick delivery.
- (2) Focus on expanding our presence in the insurance markets in North America and Europe and strive to obtain more product certifications to enhance our credibility and competitiveness.
- (3) Increase product lines and products, such as stepper blinds and fans; optimize our product portfolio; and expand market share.
- (4) Expand and penetrate global sales and distribution channels, especially in the well-established insurance systems and quality-focused markets of North America and Europe.

IV. Effect of the External Competitive Environment, Legal and Regulatory Environment, and Overall Business Environment.

1. Effect of external competition

To maintain a competitive advantage in the market, Tong Yang has long been committed to producing high-quality products and providing customers with satisfactory services. We uphold the principle of delivering high quality as the core value of the Company. Throughout the years, we have been acknowledged by quality associations in different countries. In addition to being certified by CAPA, the largest quality certification organization in the United States, we have obtained Keys IQ certification from LKQ, the largest distributor of AM parts in the United States, has obtained TÜ V Rheinland's quality certification in Europe. With Tong Yang's rigorous quality system management, we are able to provide customers with the highest quality and safe components, while enhancing Tong Yang's global market share and competitiveness.

2. Effect of law and regulations

Tong Yang primarily produces transportation equipment. How to solve the impact of air, water, waste, poison, and noise on the environment in operating activities, products, or services and establish a comfortable, safe, and tidy work environment is a common commitment of the Company's management and all employees to continuous improvement and pollution prevention. The Company passed ISO 14001 Environmental Management System (valid until July 5, 2026) and OHSAS18001 (updated to ISO 45001 in 2018) Certification for Occupational Health and Safety Management System (valid until July 27, 2026), in 2002 and 2005, respectively, and has established a system for continuous improvement and formulated environmental safety and health management system review procedures, to ensure that the latest environmental protection and occupational safety regulations are used as the basis for production improvement and that we comply with the government's environmental protection and occupational safety laws and regulations.

In recent years, there has been an increasing emphasis on "lightweighting" in the development of new cars. This aligns with the increasing strict energy-efficiency and carbon reduction measures in various countries and fulfills the needs for electric vehicle development. Tong Yang, as a prominent player in the global automotive interior and exterior component industry, responds to the environmental regulations on energy efficiency and carbon reduction and the industry development trend of electric vehicles and has improved technological capabilities and made every effort to develop "lightweight" auto parts, to actively respond to the development opportunities from eco-friendly vehicle manufacturing and lightweight new energy vehicles.

3. Effect of the overall business environment

Taiwan's automotive parts industry benefits from its flexible manufacturing of diverse varieties in small quantities. Companies in the industry have invested in R&D to enhance their production technology, and they have been internationally competitive. Despite fluctuations in the domestic market for finished cars in recent years, the export of automotive parts has consistently expanded annually after accumulating competitive strength, reaching a record high of NT\$253 billion in 2022, representing a growth rate of approximately 14.58%. However, in 2023, due to the economic downturn and high inventory, the export amount declined by 10.91% to NT\$225.4 billion. In 2024, the export value increased by 1.36% to NT\$228.5 billion. Through the implementation of globalization and specialization strategies, the Company has established production factories and marketing sites in Taiwan, mainland China, and the United States, thereby strengthening the global distribution network and gaining a competitive advantage. These efforts have laid a solid foundation for the Group's sustainable growth.

Finally, we hope that all shareholders will continue to support the Company as in the past and provide us with encouragement and guidance. Thank you.

We wish you good health and

all the best.

Chairman: Wu, Yeong-Maw

General Manager: Wu, Yung-Hsiang

Accounting Officer: Chen, Chin-Hsi

Chapter 2 Corporate Governance Report

- I Information Regarding Directors, Supervisors, President, Vice Presidents, Assistant Vice President, and the Supervisors of All the Company's Divisions and Branch Units:
- (I) Information on the directors and supervisors (I)

April 21, 2025

Title (Note 1)	Nationality/P lace of Registration	Name		Date Elected		Date of First Election		lding When ected	Current S	hareholding	Current S Minor Sha		Shareho Nom	lding by inees	Experience (Education)	Other Position Concurrently Held at the Company and		Directors or S	upervisors who Second Degree	
(IVOIC 1)	Registration		2)			(Note 3)	Number of shares	Percentage of shareholding		Percentage of shareholding	Number of shares	Percentage of shareholdi ng	Number of	Percentage of shareholding	(Note 4)	Other Companies	Title	Name	Relationship	
Chairman	Republic of China	Yeong-Maw Wu	Male 70-80	2023.06.19	3 years	1993.03	38,006,787	6.43%	38,006,787	6.43%	0	0.00%	14,326,600	2.42%	Department of Industrial Management, Kun Shan Technical Institute Vice Chairman of Tong Yang Group President (General Manager) of Tong Yang Group	Nanjing Tong Yang	Director President of the business	Wu Yung-Hsiang Wu	Brother Brother 2nd degree relative by	None

Title (Note 1)			Date Elected	Term	Date of First Election		lding When ected	Current S	Shareholding	Current S Minor Sha		Shareho Non	olding by inees	Experience (Education)	Other Position Concurrently Held at the Company and			upervisors who Second Degree		
, , ,	Registration		2)			(Note 3)	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholdi ng	Number of shares	Percentage of shareholding	(Note 4)	Other Companies	Title	Name	Relationship	, , , ,
Director	Republic of China	Yung-Feng Wu	Male 80-90	2023.06.19	3 years	1993.03	36,677,497	6.20%	36,677,497	6.20%	2,930,455	0.50%	14,928,900	2.52%	Chien Yeh Senior High School Chairman of Tong Yang Group	Director of Tong Yang Group Chairman of Ru Yang Director of Ding Chung Industry Co., Ltd. Director of C&D CAPITAL II	Chairman Director President of the business group	Yeong-Maw Wu Yung-Hsiang Wu Ming-Tsung Wu	Brother Brother Father and son	None
Director	Republic of China	Yung-Hsiang Wu	Male 60-70	2023.06.19	3 years	1993.03	33,903,930	5.73%	33,903,930	5.73%	2,610,188	0.44%	13,767,300	2.33%	Bachelor in Engineering, Department of Chemical engineering, Chung Yuan Christian University President of Tong Yang Group Vice President of Tong Yang Group	. President of Tong Yang Group . Director of Ding Chung Industry Co., Ltd. . Chairman of Nanjing Tong Yang	Director Chairman	Yung-Feng Wu Yeong-Maw Wu	Brother Brother	None
Director	Republic of China	Chi-Pin Wang	Male 60-70	2023.06.19	3 years	1996.06	137,278	0.02%	137,278	0.02%	0	0.00%	0	0.00%	Bachelor in Accounting, National Cheng Kung University Director and Vice President of Finance of Tong Yang Group	Director and Vice President of Finance of Tong Yang Group Director of TYGM Director of TYGH Director of TYGL Director of TYGP Director of C&D Director of C&D C&D CAPITAL II	None	None	None	None

Title (Note 1)	Nationality/P	Name	Gender and Age (Note	Date Elected	Term	Date of First Election	Sharehol El	lding When ected	Current S	Shareholding	Current S Minor Sha	Spouse & areholding		olding by inees	Experience (Education)	Other Position Concurrently Held at the Company and		upervisors who Second Degree	Remarks (Note 5)	
(4.333.5)	Registration		2)			(Note 3)	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholdi ng	Number of shares	Percentage of shareholding	(Note 4)	Other Companies	Title	Name	Relationship	(,
Independent Director	Republic of China	Kan-Hsiung Lin	Male 80-90	2023.06.19	3 years	2017.06	0	0.00%	0	0.00%	0	0.00%	0	0.00%	. Department of Mechanical Engineering, Tatung Technology . President of Kai Ming Co., Ltd.	. Independent director of Tong Yang Group Concurrent Member of the Review Committee and Concurrent Member of the Compensation Committee	None	None	None	None
Independent Director	Republic of China	Ming-Tien Tsai	Male 70-80	2023.06.19	3 years	2017.06	0	0.00%	0	0.00%	0	0.00%	0	0.00%	. Ph.D. in Higher Education Management, Columbia University, USA . Master in International Financial Management, St John's University, NY, USA . Bachelor in Accounting, National Cheng Kung University . CEO of EMBA, National Cheng Kung University . Dean, College of Management, Asia University, Taiwan Dean of College of Smart Life and Management, Tajen University	. Adjunct professor, Engineering Management Graduate Program, College of Engineering, National Cheng Kung University Independent director of Tong Yang Group and audit committee member and remuneration committee member	None	None	None	None

	(Note 1)	Nationality/P	Name		Date Elected	Term	Date of First Election		lding When ected	Current S	hareholding	Current S Minor Sha		Shareho Nom	lding by inees	Experience (Education)	Other Position Concurrently Held at the Company and			upervisors who Second Degree	Remarks (Note 5)			
Reg	Registration		2)							(Note 3)		Percentage of shareholding		Percentage of shareholding		Percentage of shareholdi ng	Number of shares	Percentage of shareholding	(Note 4)	Other Companies	Title	Name	Relationship	(Note 3)
	Independent Director	Republic of China	Yen-Ling Cheng	Female 50-60	2023.06.19	3 years	2017.06	0	0.00%	0	0.00%	0	0.00%	0	0.00%	. Master, College of Science Management, Providence University . Part-time lecturer of Tainan University of Technology . Lecturer of Jiashuo Co., Ltd . Career consultant at Career Consulting Co., Ltd.	. Independent director of Tong Yang Group and audit committee member and remuneration committee member	None	None	None	None			

- Note 1: The institutional shareholder shall be identified by the names of institutional shareholders and representatives individually (in the case of an institutional representative, please specify the institutional shareholder's name) and also complete the following Table 1.
- Note 2: Please specify the actual age, which may be expressed in ranges, such as 41-50 years old or 51-60 years old.
- Note 3: Please also specify if the initial term of office for the Company's director or supervisor is interrupted.
- Note 4: For the experience related to holding the current position, if one has worked in the CPA firm or an affiliate of the Company, he/she shall state the job title and responsible position.
- Note 5: Where the chairman of the Board of Directors and the general manager or person of an equivalent post (the highest-level manager) of the Company is the same person, spouses, or relatives within the first degree of kinship, an explanation shall be given of the reason for, reasonableness, necessity thereof, and the measures adopted in response thereto (for example, additional seats of independent directors, and information regarding the requirement that fewer than half of the directors should concurrently serve as employees or managers: None.

(II) Information on the directors and supervisors (II)

Information Regarding the Professional Qualifications of Directors and the Independence of Independent Directors: I.

Independent I	Directors:		
Qualifications Name (Note 1)	Professional qualifications and experience (Note 1)	Independence criteria (Note 2)	Number of Other Public Companies where the Individual Concurrently Serves as an Independent Director
Yeong-Maw Wu Chairman	He graduated from the Department of Industrial Management, Kun Shan Technical Institute, and devoted his life to the related field of the automotive parts industry. He has an international perspective, as well as judgment in global professional market competitiveness and leadership skills. He has been a director of the Company for over 40 years with rich experience. He was elected by the Board of Directors as Chairman of the Company on December 21, 2023 to lead the Company towards sustainable operations.	Not under any of the categories stated in Article 30 of the Company Act.	None
Yung-Feng Wu Director	He graduated from Chien Yeh Senior High School and devoted his life to the related field of the automotive parts industry. He has professional leadership, marketing and operations management skills, and served as Chairman of the Company for 31 years, leading the Company to become a leading pioneer in the industry. For the sake of corporate heritage and sustainable operation, he resigned as Chairman at the end of 2023, but remained as a director and elected Director Yeong-Maw Wu as Chairman of the Company.		None

Qualifications Name (Note 1)	Professional qualifications and experience (Note 1)	Independence criteria (Note 2)	Number of Other Public Companies where the Individual Concurrently Serves as an Independent Director
Yung-Hsiang Wu Director	He graduated from Department of Chemical Engineering, Chung Yuan University and is currently the President of the Company. He is dedicated to the related fields of the automotive parts industry with rich experience in market strategy and business development. He is dedicated to plant management and optimization of production lines with rich industrial experience.		None
Chi-Pin Wang Director	He graduated from Department of Accounting, National Cheng Kung University and is currently the Finance Vice President of the Company. He has served in the Company for more than 30 years and is specialized in financial management and accounting.	Not under any of the categories stated in Article 30 of the Company Act.	None
Kan-Hsiung Lin Independent Director	He graduated from Department of Mechanical Engineering, Tatung University and is the convener of the Audit Committee and Remuneration Committee. He has more than 5-year work experience required to manage the Company's business with expertise in the development and design of mold and manufacturing and has	its affiliates.	None

Qualifications Name (Note 1)	Professional qualifications and experience (Note 1)	Independence criteria (Note 2)	Number of Other Public Companies where the Individual Concurrently Serves as an Independent Director
Ming-Tien Tsai Independent Director	He graduated from Columbia University USA with a Ph.D. in Higher Education Management and currently serves as an adjunct professor at the Engineering Management Graduate Program of the College of Engineering, National Cheng Kung University. He was the former Executive Director of EMBA of National Cheng Kung University and he is currently the member of the Company's Audit Committee and Remuneration Committee with more than 5-year work experience required for accounting and corporate business, specializing in corporate management and financial accounting that can help enhance the supervision function of the Audit Committee.	shares, together with those held by the person's spouse, minor children, or held by the person under others' names, in an aggregate amount of 1% or more of the total number of outstanding shares of the Company or is ranked in the top 10 in shareholdings. 4. A spouse, relative within the second degree of kinship, or lineal relative within the third degree of kinship of the managerial officer listed in the item 1 above, or of the persons listed in the preceding two items. 5. A director, supervisor, or employee of an institutional shareholder that directly holds 5% or more of the total number of issued shares of the Company, or that ranks among the top 5 in shareholdings, or that designates its representative to serve as a director or supervisor of the	None

Qualifications Name (Note 1)	Professional qualifications and experience (Note 1)		Independence criteria (Note 2)	Number of Other Public Companies where the Individual Concurrently Serves as an Independent Director
Yen-Ling Cheng Independent Director	She graduated from the College of Management, Providence University. She is the member of the Company's Audit Committee and Remuneration Committee, with more than five years of work experience required to manage the Company's business. She is specialized in human resource analysis and counseling, providing professional advice on the Company's human resources management system.	7.	Company under Paragraph 1 or 2, Article 27 of the Company Act. A director, supervisor, or employee of another company with the Board seats or more than half of the voting shares under control of one person. A director, supervisor, or employee of another company whose chairman or general manager are the same person or spouse of the Company. A director, supervisor, managerial officer, or shareholder holding 5% or more of the shares of a specified company or institution that has financial or business relationship with the Company. A professional individual, or an owner, partner, director, supervisor, or managerial officer of a sole proprietorship, partnership, company, or institution that provides auditing services or for the past two years, has provided commercial, legal, financial, accounting services or consultation amounted to less than a cumulative NT\$500,000 to the Company or to any affiliate of the Company, or a spouse thereof. However, this restriction does not apply to members of the Remuneration Committee carrying out their duties pursuant to the Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies.	None

- Note 1: Professional qualifications and experience: Please state the professional qualifications and experience of individual directors and supervisors. If they are members of the Audit Committee and have accounting or financial expertise, their accounting or financial background and work experience should be specified. Please also state whether they are under any of the categories stated in Article 30 of the Company Act.
- Note 2: Independent directors should state their independence, including but not limited to whether they, their spouse, or their relatives within the second degree act as directors, supervisors or employees of the Company or its associates; the number and proportion of the Company's shares held by them, their spouse, relatives within the second degree (or in the name of others); whether they are a director, supervisor or employee of a company that has a specific relationship (please refer to sub-paragraphs 5-8, paragraph 1, Article 3 of "Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies") with the Company; the amount of remuneration received for providing business, legal, financial, accounting and other services to the Company or its associates in the last two years.

II. Board Diversity and Independence:

(I) Board Diversity

In order to strengthen corporate governance and promote the sound development of the composition and structure of the Board of Directors, the composition of the Board members should take into account diversity. Directors who also serve as managers of the Company should not exceed one-third of the total number of directors. The Company has formulated the appropriate diversity policy based on the functions, operation type and development needs of the Board of Directors, with the focus on basic composition, industrial experience and professional capabilities.

Members of the Board shall generally possess the knowledge, skills and experience necessary to perform their duties.

To enhance the functions of the Board of Directors so as to achieve the goals of corporate governance, the Board of Directors as a whole should possess the following competences:

- 1. Operational judgment
- 2. Accounting and financial analysis
- 3. Operation management
- 4. Crisis management
- 5. Industrial knowledge
- 6. Global market perspective
- 7. Leadership
- 8. Decisionmaking
- 9. Risk management knowledge and competence

The implementation of diversity for the Board members is as follows:

N		присп	icitatio				or the	Dou	14 111								
\ Diversified Core		1	(Comp	ositic		1			Ind	ustria	l exper	ience	Prof	essioi	ıal sk	ılls
	Nationality	Gender	A Con the Cor		Age	;	Service the Inc Di		dent	Manufacturing	Brand o	Financi	Operati	Engineering	Marketing	Accounting	Human
Name of Director	ality		Concurrent Employee of Company	Under 60 years old	61 - 70	Over 71 years old	Less than 3 years	4-9 years	Over 9 years	acturing	channel	Financial management	Operation management	ering technology	ing	ıting	Human resources
Yeong-Maw Wu Chairman	R.O.C.	Male				V				V	V		V	V	V		
Yung-Feng Wu Director	R.O.C.	Male				V				V	V		V	V	V		
Yung-Hsiang Wu Director	R.O.C.	Male	V		V					V	V		V	V	V		
Chi-Pin Wang Director	R.O.C.	Male	V		V							V	V			V	
Kan-Hsiung Lin ndependent Director	R.O.C.	Male				V		V		V			V	V			
Ming-Tien Tsai ndependent Director	R.O.C.	Male				V		V				V	V			V	
Yen-Ling Cheng ndependent Director	R.O.C.	Femal e		V				V					V				V

(1) The Company has 7 directors (including 3 independent directors), all of them have overall operational management capabilities with their own industrial experience and professional skill sets. Chairman Yeong-Maw Wu, director Yung-Feng Wu, director Yung-Hsiang Wu and independent director Kan-Hsiung Lin are equipped with the capabilities of manufacturing and engineering technology; Director specializing in marketing and brand channels: Chairman Yeong-Maw Wu, director Yung-Feng Wu, and director Yung-Hsiang Wu; Director specializing in financial management and accounting professional capability with years of experience: Director Chi-Pin Wang; Director specializing in the development and design of mold, and manufacturing technology: Independent director Kan-Hsiung Lin; Director specializing in establishment of HR management system and employee suitability analysis and coaching: Independent director Yen-Ling Cheng; Director specializing in business management and financial accounting with practical teaching experience: Independent director Ming-Tien Tsai.

(2) The Company has 7 directors and all of them are R.O.C. residents. 2 directors concurrently serve as company managers, accounting for 29% (less than 1/3 of the Board seats), and there are 3 independent directors, accounting for 43% (more than 1/3 of the Board seats). Independent directors' service terms have not exceeded 3 consecutive terms.

The age range of directors includes 1 director aged under 60 years old, 2 directors aged 61-70 years old, and 4 directors aged over 70 years old.

Among the 7 directors, 4 directors (Director Chi-Pin Wang, independent director Kan-Hsiung Lin, independent director Ming-Tien Tsai, and independent director Yen-Ling Cheng) occupy more than half of the seats and do not have any relationship of spouses and relatives within the second degree of kinship with each other and there are no cases specified in sub-paragraphs 3 and 4 of Article 26-3 of the Securities and Exchange Act.

In addition to the above, the Company also pays attention to gender equality in the composition of the Board of Directors. The company aims to increase the proportion of female directors to at least one-third in the future. Considering the characteristics of talent needed by the Company, the current board members include 1 female independent director, representing 14% of the board. The company will continue its efforts to increase the proportion of female directors, with the goal of achieving an optimal gender ratio on the board, thereby enhancing the benefits of gender diversity within the board.

(3) The Board of Directors of the Company is considered diversified, and there are no restrictions on the gender, race, nationality, and cultural background of directors. In the future, the Company will amend its diversity policy in a timely manner, based on the functions, operation type and development needs of the Board of Directors. This includes standards such as basic qualifications, professional knowledge and skills to ensure that board members generally possess the necessary knowledge, skills, and competencies to perform their duties.

(4) Specific management objectives and achievements of the Board Diversity Policy

Management Objectives	Achievement
The number of directors who do not have any relationship of	Achieved
spouses and relatives within the second degree of kinship with each	
other should exceed half of the number of directors	
Directors who also serve as company managers should not exceed	Achieved
one-third of the number of directors	
Board members should include at least one female	Achieved
Independent directors should not serve more than three consecutive	Achieved
terms.	
The number of independent directors should not be less than	Achieved
one-third of the number of directors	

(II) Board Independence

The Company has 7 directors, including 3 independent directors, accounting for 43 (more than 1/3 of the Board seats); The Company has 7 directors and 2 directors concurrently serve as company managers, accounting for 29% (less than 1/3 of the Board seats); All independent directors do not serve more than three consecutive terms; All independent directors do not hold the Company's shares; Among the 7 directors, 4 of them (more than half of the seats), do not have any relationship of spouses and relatives within the second degree of kinship with each other and there are no cases specified in subparagraph 3 and 4 of Article 26-3 of the Securities and Exchange Act. In conclusion, the Board of Directors of the Company is considered independent.

(III) Information Regarding President, Vice Presidents, Assistant Vice President, and the Supervisors of All the Company's Divisions and Branch Units

April 21, 2025

I	Z			Da	Share	holding	Spouse & l Sharehole		Shareholding Name of C				Spousa With	erial Office I Relation in the Se ree of Kin	nship or econd	
Position (Note 1)	Nationality	Name	Gender	Date Elected	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Main experience and qualifications (Note 2)	Concurrent Posts in Other Companies	Position	Name	Relationship	Remarks (Note 3)
President (General Manager)	R.O.C.	Yung-Hsiang Wu	Male	2011.10	33,903,930	5.73%	2,610,188	0.44%	13,767,300		Bachelor in Engineering, Department of Chemical engineering, Chung Yuan Christian University	President of Tong Yang Group Director of Ding Chung Industry Co., Ltd. Chairman of Nanjing Tong Yang Director of Chang Chun Faway Tong Yang Chairman of Foshan Tong Yang Director of Cayman Tong Yang	None	None	None	None
President of the business group	R.O.C.	Tsu-Hsiung Chen	Male	2009.10	200,000	0.03%	0	0.00%	0	0.00%	Department of Transportation, R.O.C. Military Academy	Director of Nanjing Tong Yang	None	None	None	None
President of the business group	R.O.C.	Ming-Tsung Wu	Male	2010.10	6,246,165	1.06%	230,956	0.04%	0	0.00%	Chang Jung Senior High School	Director of Ru Yang Supervisor of Feng Yu Chairman of Guangzhou Tong Yang Tatematsu Director of Chongqing Dajiang Tong Yang Vice Chairman of Daikyo Nishikawa Tong Yang Director of Fuzhou Tong Yang Vice Chairman of Changsha GACC Tong Yang Director of Foshan Tong Yang Chairman of Xiangyang Tong Yang	None	None	None	None
President of	R.O.C.	Tung-Chao	Male	2017.05	0	0.00%	0	0.00%	0	0.00%	Master, Department of	None	None	None	None	None

. н	Z			Da	Share	holding	Spouse & Sharehol		Shareholdir Name of				Spousa With	erial Offi l Relatio nin the Se ree of Ki	nship or econd	
Position (Note 1)	Nationality	Name	Gender	Date Elected	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Main experience and qualifications (Note 2)	Concurrent Posts in Other Companies	Position	Name	Relationship	Remarks (Note 3)
Vice President		Sun									Power Mechanical Engineering, National Formosa University					
President of Vice President	R.O.C.	Shih-Ming Huang	Male	2017.05	0	0.00%	0	0.00%	(0.00%	EMBA of Department of Business Administration, National Chengchi University	Director of TYGM Director of TYGH Director of TYGL Director of TYGP	None	None	None	None
President of Vice President	R.O.C.	Ming-Lung Wu	Male	2018.01	0	0.00%	0	0.00%	(0.00%	Master, Department of Mechanical Engineering, National Cheng Kung University	Vang Tatematsu Director of Yiangyang Tong	None	None	None	None
Chief Supervisor	R.O.C.	Cheng-Sheng Cheng	Male	1996.03	0	0.00%	0	0.00%	(0.00%	Department of Engineering Science, National Cheng Kung University	Chairman of Chongqing Dajiang Tong Yang	None	None	None	None
Chief Supervisor	R.O.C.	Ming-Ho Yang	Male	2019.02	0	0.00%	1,443	0.00%	(0.00%	College of Management, National Chiayi University	None	None	None	None	None
Business Division Vice President	R.O.C.	Chi-Pin Wang	Male	1996.03	137,278	0.02%	0	0.00%	(0.00%	Bachelor in Accounting, National Cheng Kung University	Director and Vice President of Finance of Tong Yang Group Director of TYGM Director of TYGH Director of TYGL Director of TYGP Director of C&D CAPITAL II	None	None	None	None

	Z			Date	Sharel	holding	Spouse & Sharehol		Shareholding Name of O				Spousa With	erial Office l Relation in the Se ree of Kin	nship or econd	
Position (Note 1)	Nationality	Name	Gender	te Elected	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Main experience and qualifications (Note 2)	Concurrent Posts in Other Companies	Position	Name	Relationship	Remarks (Note 3)
Business																
Division																
Vice																
President											Master, Department of					
(Chief		Chin-Hsi									Mechanical					
Finance and	R.O.C.	Chen	Male	2009.10	1,243	0.00%	0	0.00%	0	0.00%	Engineering,	None	None	None	None	None
Accounting		Chen									National Cheng Kung					
Officer											University					
and Chief																
Governance																
Officer)																

Note 1:It shall include information of president, vice president, assistant vice president, supervisors of various departments and branches; any position equivalent to president, vice president, assistant vice president, regardless of job title, shall also be disclosed.

Note 2: For the experience related to holding the current position, if one has worked in the CPA firm or an affiliate of the Company, he/she shall state the job title and responsible position.

Note 3: Where the chairman of the Board of Directors and the president or person of an equivalent post (the highest-level manager) of the Company are the same person, spouses, or relatives within the first degree of kinship, disclosure shall be made of the reason for, reasonableness, necessity thereof, and the measures adopted in response thereto (for example, additional seats of independent directors, and

Information regarding the establishment of director seats, with the requirement that fewer than half of the directors concurrently serve as employees or managers: None.

II The Remuneration Paid During the Most Recent Fiscal Year to Directors, Supervisors, President, and Vice President:

The Remuneration of Directors, Independent Directors, Supervisors, President, and Vice President:

- (I) If any of the following applies to a company, the name of the director or supervisor involved and the remuneration paid to him/her/it should be disclosed. For the remaining directors or supervisors, the Company may opt to either disclose information in aggregate remuneration with their names indicated in each numerical range.
 - 1. Where it was a loss after tax in the parent company only or individual financial statements in the last three years, the name and remuneration of individual "Directors and Supervisors" shall be disclosed; however, it shall not apply in a situation where it is net income after tax in the parent company only or individual financial statements in the most recent year, and the said net income is sufficient to make up for the accumulated losses.
 - 2. A company with directors whose shareholding percentages have been insufficient for three or more consecutive months during the most recent fiscal year shall disclose the remuneration of individual directors. A company with supervisors whose shareholding percentages have been insufficient for three or more consecutive months during the most recent fiscal year shall disclose the remuneration of individual supervisors.
 - 3. A company with an average ratio of shares pledged by directors or supervisors that exceeds 50 percent in any three months during the most recent fiscal year shall disclose the remuneration paid to each director or supervisor who owns a ratio of shares pledged that exceeds 50 percent for each of these three months.
 - 4. If the total amount of remuneration received by all the directors and supervisors from all the companies listed in its financial statements exceeds two percent of its net income after taxes, and the amount of remuneration received by any individual director or supervisor exceeds NT\$ 15 million, the company shall disclose the amount of remuneration paid to individual directors or supervisors. (Description: The remuneration of Directors and Supervisors is calculated based on "Remuneration of Directors" plus "Remuneration of Supervisors" as in the Appendix without including the relevant remuneration received as concurrent employees.)

- 5. Any result of evaluation made on corporate governance of a listed company in the most recent year is in the second lowest level, or events of any trading method changes, any trading suspension, or de-listed from TWSE/TPEx, or any evaluation deemed not required by the Corporate Governance Evaluation Committee in the most recent year as of the publication date of this annual report.
- 6. The average annual salary of a full-time employee of a listed company who does not hold a managerial position in the most recent year is less than NT\$500,000.
- 7. A TWSE or TPEx listed company had an increase of 10 percent or more in net profit after tax for the most recent fiscal year, but the average annual salary of its full-time non-management employees did not increase relative to the preceding fiscal year.
- 8. A TWSE or TPEx listed company had a decline in after-tax net income reaching 10 percent and exceeding NT\$5 million for the most recent fiscal year, along with an increase in its average remuneration per director (not including the remuneration of those who are also employees) reaching 10 percent or more and exceeding NT\$100,000.

(II) If the circumstance described in preceding sub-item 1 or in sub-item 5 applies to a company, it shall disclose the individual remuneration paid to each of its top five management personnel (e.g., General Manager, Deputy General Managers, Chief Executive Officer, or Chief Financial Officer).

(1-2-1) Remuneration to Directors and Independent Directors (aggregate remuneration with names indicated in each range)

Unit: NT\$ thousands

				Re	emunerat	ion to	Directors				Total neration	Re	levant remu		received b	-	tors wl	ho are	also	To	otal	co R
			neration Note 2)	pa	erance y and ion (B)	of I	uneration Directors (Note 3)	ser rende	es for vices ered (D) ote 4)	and it after in	B+C+D) s ratio to tax net come ote 10)	bo s allov	alaries, nus and pecial wance (E) Note 5)		ance pay ension (F)		emuner oyees ((A+B+C +G) and to after	eration C+D+E+F I its ratio c tax net (Note 10)	emuneration pai npany other tha parent
Title	Name	The Company	All companies in the consolidated financial statements (Note 7)	The Company	All companies in the consolic financial statements (Note	The Company	All companies in the consc financial statements (Note 7)	The Company	All companies in the consolid financial statements (Note	The Company	All companies in the consolidated financial statements (Note 7)	The Company	All companies in the consolidated financial statements (Note 7)	The Company	All companies in the consolidated financial statements (Note 7)	_	he npany	A comp in t conso d fina stater (Not	anies he lidate ncial nents	The Company	All companies in the consolidated financial statements (Note 7)	Remuneration paid to directors from an invested company other than the Company's subsidiaries or parent company (Note 11)
		ny	consolidated s (Note 7)	ny	consolidated ts (Note 7)	ny	consolidated ments	ny	in the consolidated tements (Note 7)	ny	consolidated ments	ny	consolidated ments	ny	consolidated ments	Cash	Stock	Cash	Stock	ny	consolidated ments	invested idiaries or
Chairman	Yeong-Maw Wu																					
Director	Yung-Feng Wu	44,337	46,173	0	0	15,0	15,000	420	420	59,757	61,593	25,2	25,204	108	108	62	0	113	3 0	85,131	87,018	0
Director	Yung-Hsiang Wu									1.37%	1.41%									1.95%	1.99%	
Director	Chi-Pin Wang																					
Independent Director	Kan-Hsiung Lin									2.520	2.520									2.520	2.520	
Independent Director	Ming-Tien Tsai	2,160	2,160	0	0		0	360	360	2,520 0.06%	2,520 0.06%		0	0	0	0	0	0	0	2,520 0.06%	2,520 0.06%	О
Independent Director	Yen-Ling Cheng									0.0070	0.0070									0.0070	0.0070	

- 1. Please explain the independent director remuneration policy, system, standard, and structure, and the connection between the amount of remuneration and the considered factors such as their job responsibilities, risks, and working time:
 - (1) The Company's Remuneration Committee has formulated and regularly reviewed the performance evaluation and remuneration policy, system, standard, and structure of the Board of Directors and managers, as well as periodically evaluating and determining the remuneration of directors and managers, and submit them to the board meeting for resolution.
 - (2) In accordance with Article 16 of the Company's Articles of Incorporation, regardless whether the Company makes a profit or suffers a loss, the Company may pay the Directors the remunerations for performing their duties. The Board of Directors is authorized to determine such remunerations based on the extent of their involvements in the Company's operation and the value of their contribution and the remuneration level adopted by other companies in the same industry.
 - (3) In accordance with Article 23 of the Company's Articles of Incorporation, the honorarium for all Directors shall be discussed and approved by the Board meeting.
 - (4) The matters related to the duties of the Company's Independent Directors are set forth in the "Regulations Governing the Scope of Responsibilities of Independent Directors." The remunerations are a fixed amount paid out on a monthly basis based on related law and regulations, and the independent directors shall not receive the distribution of earnings. Their remuneration is not linked to the company's performance.
- 2. In addition to those disclosed in the above table, the remuneration received by the directors of the Company in the most recent year for providing services (such as serving as a non-employee consultant for the parent company/all companies listed in the financial report/investee companies, etc.): None.

(1-2-2) Remuneration Range Table

	(= = =/ =======	Name of Director			
Damanagation Scale to Discretos of the	The total of	of A+B+C+D	The total of A+	B+C+D+E+F+G	
Remuneration Scale to Directors of the Company	The Company (Note 8)	All companies in the consolidated financial statements (Note 9) H	The Company (Note 8)	All companies in the consolidated financial statements (Note 9) I	
Less than NT\$1,000,000	Chi-Pin Wang / Kan-Hsiung Lin / Ming-Tien Tsai / Yen-Ling Cheng	Chi-Pin Wang / Kan-Hsiung Lin / Ming-Tien Tsai / Yen-Ling Cheng	Kan-Hsiung Lin / Ming-Tien Tsai / Yen-Ling Cheng	Kan-Hsiung Lin / Ming-Tien Tsai / Yen-Ling Cheng	
NT\$1,000,000 (Incl.)-NT\$2,000,000 (Excl.)	None	None	None	None	
NT\$2,000,000 (Incl.)-NT\$3,500,000 (Excl.)	None	None	None	None	
NT\$3,500,000 (Incl.)-NT\$5,000,000 (Excl.)	None	None	Chi-Pin Wang	Chi-Pin Wang	
NT\$5,000,000 (Incl.)-NT\$10,000,000 (Excl.)	Yung-Hsiang Wu	Yung-Hsiang Wu	None	None	
NT\$10,000,000 (Incl.)-NT\$15,000,000 (Excl.)	None	None	None	None	
NT\$15,000,000 (Incl.)-NT\$30,000,000 (Excl.)	Yung-Feng Wu	Yung-Feng Wu	Yung-Feng Wu / Yung-Hsiang Wu	Yung-Feng Wu / Yung-Hsiang Wu	
NT\$30,000,000 (Incl.)-NT\$50,000,000 (Excl.)	Yeong-Maw Wu	Yeong-Maw Wu	Yeong-Maw Wu	Yeong-Maw Wu	
NT\$50,000,000 (Incl.)-NT\$100,000,000 (Excl.)	None	None	None	None	
More than NT\$100,000,000	None	None	None	None	
Total	7	7	7	7	

- Note 1: Directors' names shall be identified individually (institutional shareholders shall be identified by the names of institutional shareholders and representatives individually), the aggregate amount of each individual remuneration item paid to the general directors and independent directors shall be disclosed. If a director also serves as a General Manager or Deputy General Manager, this form and form (3-1) or form (3-2-1) or (3-2-2) below should be filled.
- Note 2: Remunerations to the directors in the current year include director's salary, directors' allowances, severance pay, various bonuses, incentive payments, etc.
- Note 3: The remuneration of directors approved by the Board of Directors in the most recent year.

- Note 4: Professional service fees paid to the director in the most recent year (including traveling expense, special allowances, subsidies, dormitory, company cars, in-kind payments, etc.). If housing, vehicle, or other means of transportation, or personal expenses are provided, the nature and cost of the asset provided, the rental calculated based on the actual cost or the fair market value, fuel, and other payments shall be disclosed. If a driver is provided, disclose compensation paid to the driver in a note; however, do not calculate such as part of executive remuneration.
- Note 5: It refers to the salary, duty allowance, severance pay, bonus, reward, transportation allowance, special allowance, various allowances, and provision of such tangible objects as dormitory and car received by the directors who acted as employees concurrently (including president, vice president, managerial officer, and employee) in the most recent year. If housing, vehicle, or other means of transportation, or personal expenses are provided, the nature and cost of the asset provided, the rental calculated based on the actual cost or the fair market value, fuel, and other payments shall be disclosed. If a driver is provided, disclose compensation paid to the driver in a note; however, do not calculate such as part of executive remuneration. Any salary listed under IFRS 2 Share-Based Payment, including employee stock options, new restricted employee shares, and cash capital increase by stock subscription, shall also be included in the remuneration.
- Note 6: If the directors who acted as employees concurrently (including president, vice president, managerial officer, and employee) received employee bonus (including stock dividend and cash dividend) in the most recent year, please disclose the employee bonus approved by the Board of Directors prior to the motion for allocation of earnings submitted to the shareholders' meeting in the most recent year. If the amount cannot be estimated, the proposed distribution amount of this year should be calculated based on the actual distribution ratio of the previous year, and then fill out table 1-3.
- Note 7: The aggregate of the remuneration of the Company's directors from the companies included in the consolidated financial reports (including the Company) should be disclosed.
- Note 8: The aggregate of the remuneration of each director by the Company shall include the director's name disclosed in the corresponding space of the following table.
- Note 9: The aggregate of the remuneration paid to each of the Company's directors by the companies included in the consolidated financial reports (including the Company) shall include the director's name disclosed in the relevant space of the following table.
- Note 10: The earnings after tax shall refer to the earnings after tax identified in the entity or individual financial statement for the most recent year.
- Note 11: a. To specify whether the Company's directors have received remuneration from an invested company other than the Company's subsidiaries or parent company (If there is none, please fill in "none").
 - b. If the Company's directors have received remuneration from an invested company other than the company's subsidiaries or parent company, please include such remuneration into Section I in the following table and changed the name of the section into "parent company and all investees."
 - c. The remuneration shall refer to the remuneration (remuneration of employee, director, and supervisor), compensation, employee bonus, and professional practicing fees received by the Company's directors who acted as the directors, supervisors, or managerial officers of investees other than subsidiaries.
- *The remuneration contents disclosed in this table are different from the concept of income specified in the Income Tax Act. Thus, the purpose of this table is for information disclosure only, rather than taxation purposes.
- (2) Remuneration of Supervisors: None.

The Company has established the Audit Committee in place of supervisors.

(3-2-1) Remuneration to President and Vice President (aggregate remuneration with names indicated in each range) Unit: NT\$ thousands

		Salary	(A) (Note 2)		pay and pension (B)	Bonus and sp (C) (Note 3)	pecial allowance	Remu	neration to (No	o employ te 4)	ees (D)	and its ratio	neration (A+B+C+D) to after tax net income %) (Note 8)	Remuneration paid to directors from an invested
Title	Name	The Company	All companies in the consolidated financial statements	The Company	All companies in the consolidated financial statements	The Company	All companies in the consolidated financial statements	The Co	ompany	in conso fina state	mpanies the lidated ncial ments ote 5)	The Company	All companies in the consolidated financial statements (Note 5)	company other than the company's subsidiaries or parent company
			(Note 5)		(Note 5)		(Note 5)	Cash	Stock	Cash	Stock			(Note 9)
President	Yung-Hsiang Wu													
President of the business group	Tsu-Hsiung Chen													
President of the business group	Ming-Tsung Wu													
Vice President of the business group	Ming-Lung Wu													
Vice President of the business group	Tung-Chao Sun	33,220	34,932	967	967	35,284	35,564	157	0	157	0	69,628 1.59%	71,620 1.64%	36
Vice President of the business group	Shih-Ming Huang											1.39%	1.04%	
Chief Supervisor	Cheng-Sheng Cheng													
Chief Supervisor	Ming-Ho Yang													
Vice President of the business division	Chi-Pin Wang													
Vice President of the business division	Chin-Hsi Chen													

^{*} All who hold equivalent position to a president, vice president (i.e., director general, CEO, executive director, etc.) shall be disclosed regardless of the title.

(3-2-2) Remuneration Range Table

Remuneration Scale to President and Vice	Names of President	and Vice President
President	The Company (Note 6)	The parent company and all the investees included in the financial statements (Note 7) E
Less than NT\$1,000,000	None	None
NT\$1,000,000 (Incl.)-NT\$2,000,000 (Excl.)	None	None
NT\$2,000,000 (Incl.)-NT\$3,500,000 (Excl.)	Chin-Hsi Chen	Chin-Hsi Chen
NT\$3,500,000 (Incl.)-NT\$5,000,000 (Excl.)	Chih-Pin Wang / Shih-Ming Huang / Tung-Chao Sun / Wu Ming-Long	Chih-Pin Wang / Shih-Ming Huang / Tung-Chao Sun
NT\$5,000,000 (Incl.)-NT\$10,000,000 (Excl.)	Tsu-Hsiung Chen / Ming-Tsung Wu / Cheng-Sheng Cheng / Ming-Ho Yang	Tsu-Hsiung Chen / Ming-Tsung Wu / Cheng-Sheng Cheng / Ming-Ho Yang / Ming-Lung Wu
NT\$10,000,000 (Incl.)-NT\$15,000,000 (Excl.)	None	None
NT\$15,000,000 (Incl.)-NT\$30,000,000 (Excl.)	Yung-Hsiang Wu	Yung-Hsiang Wu
NT\$30,000,000 (Incl.)-NT\$50,000,000 (Excl.)	None	None
NT\$50,000,000 (Incl.)-NT\$100,000,000 (Excl.)	None	None
More than NT\$100,000,000	None	None
Total	10	10

- Note 1: Presidents' and Vice President's names shall be identified individually in aggregate amount of each remuneration item. If a director also serves as a General Manager or Deputy General Manager, this form and form (1-1) or form (1-2-1) or (1-2-2) above should be filled.
- Note 2: Please specify the salary, duty allowance, and severance paid to the presidents, and vice presidents in the most recent year.
- Note 3: Please specify the bonus, reward, transportation allowance, special allowance, various allowances, and provision of such tangible objects as dormitory and car, as well as other remunerations, received by the presidents and vice presidents in the most recent year. If housing, vehicle, or other means of transportation, or personal expenses are provided, the nature and cost of the asset provided, the rental calculated based on the actual cost or the fair market value, fuel, and other payments shall be disclosed. If a driver is provided, disclose compensation paid to the driver in a note; however, do not calculate such as part of executive remuneration. Any salary listed under IFRS 2 Share-Based Payment, including employee stock options, new restricted employee shares, and cash capital increase by stock subscription, shall also be included in the remuneration.
- Note 4: This refers to the employee remuneration (including stock dividend and cash dividend) paid to the president and vice president in the most recent fiscal year who concurrently hold positions as an employee. If the amount cannot be estimated, the proposed distribution amount of this year should be calculated based on the actual distribution ratio of the previous year, and then fill out table 1-3.
- Note 5: The aggregate of the remuneration of the Company's president and vice president from the companies included in the consolidated financial reports (including the Company) should be disclosed.
- Note 6: The aggregate of the remuneration of each president and vice president by the Company shall include the president's and vice president's name disclosed in the corresponding space of the following table.
- Note 7: The aggregate of the remuneration paid to each of the Company's presidents and vice presidents by the companies included in the consolidated financial reports (including the Company) shall include the president's and vice president's names disclosed in the relevant space of the following table.

- Note 8: The earnings after tax shall refer to the earnings after tax identified in the entity or individual financial statement for the most recent year.
- Note 9: a. To specify whether the Company's presidents and vice presidents have received remuneration from an invested company other than the company's subsidiaries or parent company (If there is none, please fill in "none").
 - b. If the Company's president and vice president have received remuneration from an invested company other than the company's subsidiaries or parent company, please include such remuneration into Section E in the following table and changed the name of the section into "parent company and all investees."
 - c. The remuneration shall refer to the remuneration (remuneration of employee, director, and supervisor), compensation, employee bonus, and professional practicing fees received by the Company's president and vice president who acted as the directors, supervisors, or managerial officers of investees other than subsidiaries.
- *The remuneration contents disclosed in this table are different from the concept of income specified in the Income Tax Act. Thus, the purpose of this table is for information disclosure only, rather than taxation purposes.
- (4) Remuneration of the top five supervisors receiving the highest payment of TWSE- and TPEx-listed companies: Not applicable.

 The Company has no circumstances as described below. Thus, it does not need to disclose the individual remuneration paid to each of its top five management personnel (e.g., President, Vice President, Chief Executive Officer, or Chief Financial Officer).
 - a. Where it was a loss after tax in the parent company only or individual financial statements in the last three years, the remuneration of the top five management personnel shall be disclosed; however, it shall not apply in a situation where it is net income after tax in the parent company only or individual financial statements in the most recent year, and the said net income is sufficient to make up for the accumulated losses.
 - b. Any result of evaluation made on corporate governance of a listed company in the most recent year is in the second lowest level, or events of any trading method changes, any trading suspension, or de-listed from TWSE/TPEx, or any evaluation deemed not required by the Corporate Governance Evaluation Committee in the most recent year as of the publication date of this annual report.

Employee Remuneration Distributed to Managerial Officers and Status of Allocation

Unit: NT\$ thousands April 21, 2025

						April 21, 2023
	Title (Note 1)	Name (Note 1)	Stock	Cash	Total	The total amount as a percentage of net income (%)
	President	Yung-Hsiang Wu				
	President of the business group	Tsu-Hsiung Chen				
	President of the business group	Ming-Tsung Wu				
Ma	Vice President of the business group	Ming-Lung Wu				
Managerial officer	Vice President of the business group	Tung-Chao Sun	0	157	157	0.004%
al offic	Vice President of the business group	Shih-Ming Huang	U	137	137	0.004%
cer	Chief Supervisor	Cheng-Sheng Cheng				
	Chief Supervisor	Ming-Ho Yang				
	Vice President of the business division	Chi-Pin Wang				
	Vice President of the business division	Chin-Hsi Chen				

- Note 1: Please disclose the name and job title individually, while the allocation of earnings may be summarized and then disclosed.
- Note 2: This refers to the employee remuneration (including stock dividend and cash dividend) paid to managerial officers in the most recent fiscal year who concurrently hold positions as an employee. If the amount cannot be estimated, the proposed distribution amount of this year should be calculated based on the actual distribution ratio of the previous year. The earnings after tax refer to the earnings after tax in the most recent year. If the IFRSs are adopted, the earnings after tax shall refer to the earnings after tax identified in the entity or individual financial statement for the most recent year.
- Note 3: The scope of managerial officers shall be defined in the following manner, as per the Board's decree under Jin Guan-Cheng-Jiao-Tze No. 1120384295. October 4, 2023:
 - (1) President and equivalents;
 - (2) Vice president and equivalents;
 - (3) Assistant vice president and equivalents;
 - (4) Chief of Financial Dept.;
 - (5) Chief of Accounting Dept.;
 - (6) Any other persons in charge of the Company's affairs and entitled to sign instruments on behalf of the Company.
- Note 4: If any director, president, or vice president has received employee bonus (including stock dividend and cash dividend), please complete table 1-2 and also this table.

- (III) Separate Comparisons and Descriptions of Total Remuneration, as a Percentage of Net Income Stated in the Parent Company-only Financial Reports or Individual Financial Reports, as Paid by the Company and All Other Companies Included in the Consolidated Financial Statements During the Past Two Fiscal Years to Directors, the President, and Vice Presidents, with Analysis and Description of Remuneration Policies, Standards, and Packages, Procedure for Determining Remuneration, and Link to Business Performance and Future Risks.
 - 1. Analysis of Total Remuneration, as a Percentage of Net Income Stated in the Parent Company-only Financial Reports or Individual Financial Reports, as Paid by the Company and All Other Companies Included in the Consolidated Financial Statements During the Past Two Fiscal Years to Directors, the President, and Vice Presidents:

Unit: NT\$ thousands

Category	The C	ompany	All companies i consolidate statem	d financial
Year	2023	2024	2023	2024
Total remuneration paid to directors, president, and vice presidents	113,996	131,904	117,703	135,784
Net income stated in the parent company-only financial statements	3,019,410	4,376,915	3,019,410	4,376,915
Total remuneration as a percentage of net income stated in the parent company-only financial statements	3.78%	3.01%	3.90%	3.10%

Description: In 2024, there was a decrease in the total remuneration paid to the Company's directors, president, and vice presidents as a percentage of net income stated in the parent company-only financial statements. This was mainly due to a significant increase in net income after tax. The net income after tax in 2024 was NT\$4,376,915 thousand, and that in 2023 was NT\$3,019,410 thousand.

- 2. Description of remuneration policies, standards, and packages, procedure for determining remuneration, and link to business performance and future risks:
 - (1) The Company's Remuneration Committee has formulated and regularly reviewed the performance evaluation and remuneration policy, system, standard, and structure of the Board of Directors and managers, as well as periodically evaluating and determining the remuneration of directors and managers, and submit them to the board meeting for resolution.

- (2) In accordance with Article 16 of the Company's Articles of Incorporation, regardless whether the Company makes a profit or suffers a loss, the Company may pay the Directors the remunerations for performing their duties. The Board of Directors is authorized to determine such remunerations based on the extent of their involvements in the Company's operation and the value of their contribution and the remuneration level adopted by other companies in the same industry.
- (3) In accordance with Article 23 of the Company's Articles of Incorporation, the honorarium for all Directors shall be discussed and approved by the Board meeting.
- (4) In accordance with Article 24 of the Company's Articles of Incorporation, the Company may have managers, and the appointment, dismissal, and remuneration thereof shall be handled in accordance with Article 29 of the Company Act.
- (5) In accordance with Article 26 of the Company's Articles of Incorporation, if the annual profit of the Company is over NT\$500 million (inclusive), NT\$5 million will be allocated as remuneration of employees and NT\$15 million will be allocated as remuneration of directors. If the Company has a profit of less than NT\$500 million, 1% of the profit should be appropriated as remuneration of employees and no more than 3% of the profit should be appropriated as remuneration of directors. When there are accumulated losses, profits must first be taken to offset cumulative losses before remuneration.

In order to share the company's operational achievements with employees and fulfill the social responsibility of caring for grassroot employees, the above-mentioned provisions have been revised at the Annual Shareholders' Meeting on June 19, 2025. If the revisions are approved, the updated provisions will be as follows:

According to Article 26 of the Company's Articles of Incorporation, if the Company's annual profit is NT\$500 million (inclusive), then NT\$5 million shall be allocated for employee remuneration (of which 97% should be distributed to frontline employees), and NT\$15 million shall be allocated for director remuneration. If the annual profit does not reach NT\$500 million, then 1% of the profit shall be allocated for employee remuneration (with 97% of this amount designated for frontline employees), and no more than 3% of the profit shall be allocated for director remuneration. However, if the Company has accumulated losses, it must first reserve an amount to cover those losses before allocating employee and director remuneration in accordance with the aforementioned provisions.

(6) The matters related to the duties of the Company's Independent Directors are set forth in the "Regulations Governing the Scope of Responsibilities of Independent Directors." The remunerations are a fixed amount paid out on a monthly basis based on related law and regulations, and the independent directors shall not receive the distribution of earnings. Their remuneration is not linked to the company's performance.

- (7) The remuneration of manager and employee mainly consists of three parts salary, bonus, and benefits. Salary is determined based on personal ability and position. Bonus is determined based on the employee's and department's goal achievement rate, and the Company's operating performance. The profit-sharing provisions are explicitly included in the collective agreement, where 10% of the company's annual defined net profit is allocated as performance bonuses and year-end bonuses for employees. This serves to boost employee morale and share the company's operational achievements. Benefits are designed based on the laws and regulations and needs of the employees.
- (8) In order to enhance the Company's operating performance and encourage its managers and employees to share the Company's operating results, the Company has formulated the "Regulations Governing Year-end Bonus" and "Regulations Governing Performance Bonus," whereby a fixed percentage of net profit before tax is appropriated.

III Implementation of Corporate Governance

(I) Operations of the Board of Directors:

A total of $\underline{6}$ (A) Board meetings were held in 2024. The attendance of the Directors was as follows:

Title	Name	Attendance	Attendance by	Attendance rate (%)	Remarks
	(Note 1)	in person (B)	proxy	[B/A] (Note 2)	
Chairman	Yeong-Maw Wu	4	2	66.67%	
Director	Yung-Feng Wu	6	0	100%	
Director	Yung-Hsiang Wu	5	1	83.33%	
Director	Chi-Pin Wang	6	0	100%	
Independent Director	Kan-Hsiung Lin	6	0	100%	
Independent Director	Ming-Tien Tsai	6	0	100%	
Independent Director	Yen-Ling Cheng	6	0	100%	

Other matters:

- I. With regard to the operation of the Board of Director, if any of the following circumstances occurs, the dates, terms of the meetings, contents of motions, all independent directors' opinions, and the Company's handling of such opinions shall be specified:
 - 1. As set forth in Article 14-3 of the Securities and Exchange Act: A total of 8 board meetings were held in 2024 and as of the publication date of the annual report. All matters stated in Article 14-3 of the Securities and Exchange Act proposed in the board meetings (please refer to page 100 to page 102) are approved anonymously by all independent directors.
 - 2. Any recorded or written Board resolutions to which Independent Directors have objections or reservations to be noted in addition to the above: None.
- II. Regarding recusals of directors due to conflicts of interests, the names of the directors, contents of motions, reasons for recusal, and results of voting shall be specified: None. (In 2024 and as of the publication date of the annual report, no motions in the Board of Directors' meetings require recusal of directors due to conflict of interest.)

- III. TWSE/TPEx listed companies shall disclose the information of self-evaluation (or peer evaluation) of the Board of Directors, such as evaluation cycle, period, scope, method, and contents: Please see Note 3.
- IV. Measures taken to strengthen the functionality of the Board in the current and the latest year (e.g., establishing the Audit Committee, enhancing information transparency), and implementation status:
 - 1. In order to strengthen the management mechanism and improve the supervision function, two functional committees, namely, "Audit Committee" and "Remuneration Committee", were set up under the Board of Directors. They convene meetings respectively in accordance with the organizational procedures adopted by the Board of Directors, review and discuss related issues, and submit conclusions and suggestions to the Board of Directors. Both of them have good performance.
 - 2. For details on the diversity policy and independence of the Board of Directors of the Company, please refer to pages 9 to 10 of the Annual Report. The proportion of independent directors has exceeded one-third of all board seats, and none of the independent directors has served for more than three consecutive terms.
 - 3. The Chairman of the Company does not concurrently serve as a manager of the Company, and there is a clear division of responsibilities to ensure a balance of power and authority.
 - 4. In 2024 and up to the date of publication of the annual report, in accordance with the relevant regulations of the Company Act and the Securities and Exchange Act, the proposals that should be submitted to the Audit Committee for endorsement before submitting to the Board of Directors for resolution have been reviewed and endorsed by the Audit Committee and subsequently submitted to the Board of Directors for approval.
 - 5. The renewal of "Directors', Supervisors' and Managerial Officers' Liability Insurance" was approved at the board meeting on June 27, 2024.
 - 6. The Company's website includes sections such as "Investor Center," "Corporate Governance," and "Stakeholders," which provide relevant information in Chinese and English to enhance information transparency.
 - 7. In 2024, the Company was invited to participate in a total of 8 investor conferences to communicate with investors.
 - 8. The results of the 2024 performance evaluation were reported to the Board of Directors on March 7, 2025.
 - 9. The financial statements for each quarter of 2024 were submitted to the Board of Directors for approval after they had been approved by the Audit Committee.
 - 10. The company's Chief Corporate Governance Officer reported to the Board of Directors on June 27, 2024, the eligibility review results for independent directors during their term of office are in compliance with relevant laws and regulations.
- Note 1: The names of institutional shareholders and its representative shall be disclosed if the director is a juristic person.
- Note 2: (1) If a director resigns before the end of the accounting year, the resignation date shall be noted in the "Remarks" column. His or her attendance rate (%) will be calculated on the basis of the number of board meetings held during his or her tenure and the number of such meetings attended.

(2) If a director is re-elected before the end of the accounting year, the names of the current and previous director shall be listed and their appointment status and re-election date shall be noted in the "Remarks" column. His or her attendance rate (%) will be calculated on the basis of the number of board meetings held during his or her tenure and the number of such meetings attended.

Note 3: The execution of the Board's evaluation:

The Company has put in place the "Regulations Governing the Evaluation of the Board of Directors", and it has been approved by the Board of Directors that evaluations of the Board's overall performance should be conducted regularly every year. The performance evaluation results of the Board of Directors should be completed before the end of the first quarter of the following year. The self-evaluation results for 2024 were reported to the Board of Directors on March 7, 2025.

	s on March 7,		N. (1 1		C + + (N + 5)
Evaluation	Evaluation	Scope	Method		Content (Note 5)
cycles	periods	(Note 3)	(Note 4)		
(Note 1)	(Note 2)	=			
Internal	Jan. 1, 2024 -	(1) Evaluation of	(1) Board	(1)	Evaluation of Board's overall
evaluation is	Dec. 31, 2024	Board's overall	self-evaluation		performance:
performed once a		performance			The 5 major aspects of the evaluation
year					of the Board's overall performance
					include participation in the operation
					of the Company, improvement of the
					quality of the Board of Directors'
					decision-making, composition and
					structure of the Board of Directors,
					election and continuing education of
					the directors, and internal control,
					with a total of 11 indicators.
					Self-evaluation result:
					The overall score is above or equal to
					90 points, except for the continuing
					education of directors that was not
					scored, and the final evaluation result
					is "Excellent".
		(2) Evaluation of	(2) Member	(2)	Evaluation of individual director's
		individual director's	self-evaluation		performance:
		performance			The 6 major aspects of the evaluation
					of individual director's performance
					include alignment of the goals and
					missions of the Company, awareness
					of the duties of a director,
					participation in the operation of the
					Company, management of internal
					relationship and communication, the
					director's professionalism and
					continuing education, and internal
					control, with a total of 17 indicators.
					Self-evaluation result:
					The average achievement rate for all
					indicators is above or equal to 90%.
					The evaluation result is "Excellent".
		(3) Evaluation of	(3) Committee	(3)	Evaluation of functional committee's
		functional	member		(Remuneration Committee)
		committee's	self-evaluation		performance:
		(Remuneration	5011-Cvaruation		The 5 major aspects of the evaluation
		Committee)			include participation in the operation
		performance			of the Company, awareness of the
		performance			
					duties of the functional committee,
					quality of the functional committee's

Evaluation cycles (Note 1)	Evaluation periods (Note 2)	Scope (Note 3)	Method (Note 4)	Content (Note 5)
		(4) Evaluation of functional committee's (Audit Committee) performance	(4) Committee member self-evaluation	decision making, the composition of the functional committee and appointment of members, and internal control, with a total of 12 indicators. Self-evaluation result: The average achievement rate for all indicators is above or equal to 90% and the evaluation result is "Excellent." (4) Evaluation of functional committee's (Audit Committee) performance: The 5 major aspects of the evaluation include participation in the operation of the Company, awareness of the duties of the functional committee, quality of the functional committee's decision making, the composition of the functional committee and appointment of members, and internal control, with a total of 12 indicators. Self-evaluation result: The average achievement rate for all indicators is above or equal to 90% and the evaluation result is "Excellent."

- (Note 1): Specify the implementation cycle of the Board of Directors evaluation.
- (Note 2): Specify the period of the Board of Directors evaluation.
- (Note 3): The scope of the evaluation includes the performance of the entire Board, individual director, and the functional committee.
- (Note 4): The evaluation methods include board self-evaluation, member self-evaluation, or other appropriate methods.
- (Note 5): The evaluation contents shall include at least the following items according to the scope of evaluation:
 - (1) The evaluation of Board's overall performance shall include at least the participation in the operation of the Company, the quality of the Board of Directors' decision making, composition and structure of the Board of Directors, election and continuing education of the directors, and internal control.
 - (2) The evaluation of individual director's performance shall include at least the alignment of the goals and missions of the Company, awareness of the duties of a director, participation in the operation of the Company, management of internal relationship and communication, the director's professionalism and continuing education, and internal control.
 - (3) The evaluation of functional committee's performance shall include at least the participation in the operation of the Company, awareness of the duties of a functional committee member, quality of the functional committee's decision making, the composition of the functional committee and appointment of members, and internal control.

(II) Operations of the Audit Committee:

The Company has established an Audit Committee in accordance with regulations, which is composed of all independent directors. The purpose of this committee is to assist the Board of Directors in overseeing the quality and integrity of the Company's businesses related to accounting, auditing, financial reporting processes, and financial controls.

- 1. The professional qualifications, experience, and independence of the members of the Audit Committee are provided on pages 11-15 of the annual report.
- 2. Key Work Items of the Audit Committee:
 - (1) Formulation of or amendment to Internal Control Systems pursuant to Article 14-1 of the Securities and Exchange Act.
 - (2) Assessment of the effectiveness of the Internal Control Systems
 - (3) Adoption or amendment, pursuant to Article 36-1 of the Securities and Exchange Act, of the procedures for handling financial or business activities of a material nature, such as acquisition or disposal of assets, derivatives trading, loaning of funds to others, and endorsements or guarantees for others.
 - (4) Matters bearing on the personal interest of a director.
 - (5) Material assets or derivatives trading.
 - (6) Material loaning of funds, and provision of endorsements/guarantees.
 - (7) Offering, issuance, or private placement of any equity-based securities.
 - (8) Appointment, discharge, or compensation of a certified public accountant (CPA).
 - (9) Appointment or discharge of a finance manager, accounting manager, or chief internal auditor.
 - (10) The annual financial statements signed or stamped by the Chairman, managers, and accounting directors.
 - (11) Other Significant Matters Set Forth by the Company or the Competent Authority.
- 3. A total of <u>5</u> (A) audit committee meetings were held in 2024. The attendance of the committee members was as follows:

Title	Name	Actual attendance (B)	Attendance by proxy	Attendance rate (%) (B/A) (Note 1, Note 2)	Remarks
Independent Director	Kan-Hsiung Lin	5	0	100%	
Independent Director	Ming-Tien Tsai	5	0	100%	
Independent Director	Yen-Ling Cheng	5	0	100%	

Other matters:

- I. With regard to the operation of the Audit Committee, if any of the following circumstances occurs, the dates of the meetings, terms of the meetings, contents of motions, independent directors' dissenting opinions, reservation, or major recommendations, the resolution and the Company's handling of such opinions shall be specified.
 - 1. Matters listed in Article 14-5 of the Securities and Exchange Act: A total of 7 Audit Committee meetings were held in 2024 and as of the publication date of the annual report. Matters listed in accordance with Article 14-5 of the Securities and Exchange Act have been passed by Audit Committee unanimously.

2. Other matters which were not approved by the Audit Committee but were approved by two-thirds or more of all Directors: None.

Resolutions of the audit committee meetings in 2024 and as of the publication date of the annual report: 6th committee meeting of the 3rd committee (March 8, 2024):

Motions	Independent directors' dissenting opinions, reservation, or major recommendations	Resolutions	The Company's response to audit committee's opinions.
Adoption of the 2023 Business Report and Financial Statements	None	After soliciting the opinion of all attending	Approved by the Company's Board of
2. Adoption of the 2023 Profit Distribution Proposal		committee	Directors
3. The Company's internal control for the period from Jan. 1,		members by the Chairman, the	through a resolution on
2023 - Dec. 31, 2023, and issued the Statement of Declaration		proposal was	March 8, 2024.
of Internal Control based on self-evaluation.		approved	
4. Partial amendments to the Company's internal regulations of		unanimously.	
the "Sustainability Report Preparation and Verification			
Procedures," 'Rules of Procedures for Board of Directors			
Meeting," and "Audit Committee Charter."			
5. The Company's appointment, independence and suitability			
evaluation of the CPAs.			
6. Formulation of the general principles of the Company's			
non-assurance services pre-approval policy.			
7. The application for the purchase of industrial land in Cigu			
Technology Industrial Park of the Tainan City Government.			

7th committee meeting of the 3rd committee (May 7, 2024):

Motions	Independent directors' dissenting opinions, reservation, or major recommendations	Resolutions	The Company's response to audit committee's opinions.
 The Company's 2024 Q1 consolidated financial statements. The proposal of 2023 earnings distribution with cash dividends of NT\$4 per share and other matters including ex-dividend date, book closure period, the record date, cash dividend distribution date, etc. 	None	After soliciting the opinion of all attending committee members by the Chairman, the proposal was approved unanimously.	Approved by the Company's Board of Directors through a resolution on May 7, 2024.

7th committee meeting of the 3rd committee (June 27, 2024):			
Motions	Independent directors' dissenting opinions, reservation, or major recommendations	Resolutions	The Company's response to audit committee's opinions.
The Company has submitted a request to the Ministry of Economic Affairs for the lease of industrial land in Zone 2 of the Tainan Xinshi Industrial Park.	None	After soliciting the opinion of all attending committee members by the Chairman, the proposal was approved unanimously.	Approved by the Company's Board of Directors through a resolution on June 27, 2024.
9th committee meeting of the 3rd committee (August 8, 2024):			
Motions	Independent directors' dissenting opinions, reservation, or major recommendations	Resolutions	The Company's response to audit committee's opinions.
 The Company's 2024 Q2 consolidated financial statements. The partial amendments to the Company's "Procedures for Endorsements and Guarantees." 	None	After soliciting the opinion of all attending committee members by the Chairman, the proposal was approved unanimously.	Approved by the Company's Board of Directors through a resolution on August 8, 2024.
10th committee meeting of the 3rd committee (November 7, 2024)			
Motions	Independent directors' dissenting opinions, reservation, or major recommendations	Resolutions	The Company's response to audit committee's opinions.
 The Company's 2024 Q3 consolidated financial statements. Establish the Company's "Internal Control System for Managing Information on Sustainability". 	None	After soliciting the opinion of all attending committee members by the Chairman, the proposal was approved unanimously.	Approved by the Company's Board of Directors through a resolution on November 7, 2024.

11	th committee meeting of the 3rd committee (March 7, 2024):			
	Motions	Independent directors' dissenting opinions, reservation, or major recommendations	Resolutions	The Company's response to audit committee's opinions.
1. 2. 3.	Adoption of the 2024 Business Report and Financial Statements Adoption of the 2024 Profit Distribution Proposal The Company's internal control for the period from Jan. 1, 2024 - Dec. 31, 2024, and issued the Statement of Declaration of Internal Control based on self-evaluation.	None	After soliciting the opinion of all attending committee members by the Chairman, the proposal was approved	Approved by the Company's Board of Directors through a resolution on March 7, 2025.
4.	The partial amendments to the Company's "Articles of Incorporation."		unanimously.	
5.	Partial amendment of the Company's "Internal Control System for Personnel Labor and Wage Cycle" and "Regulations on the Implementation for the Audit of Personnel Labor and Wage Cycle."			
6.	The Company's appointment, independence and suitability evaluation of the CPAs.			
7.	Formulation of the general principles of the Company's non-assurance services pre-approval policy.			

12th committee meeting of the 3rd committee (May 8, 2025):

Motions Motions	Independent directors' dissenting opinions, reservation, or major recommendations	Resolutions	The Company's response to audit committee's opinions.
 The Company's 2025 Q1 consolidated financial statements. The proposal of 2024 earnings distribution with cash dividends of NT\$5.3 per share and other matters including ex-dividend date, book closure period, the record date, cash dividend distribution date, etc. The Company is constructing a factory in the Qigu Technology Industrial Park through self-owned land with commissioned construction. 	None	After soliciting the opinion of all attending committee members by the Chairman, the proposal was approved unanimously.	Approved by the Company's Board of Directors through a resolution on May 8, 2025.

- II. Regarding recusals of independent directors due to conflicts of interests, the names of the independent directors, contents of motions, reasons for recusal, and results of voting shall be specified: None. (In 2024 and as of the publication date of the annual report, no motions in the Audit Committee's meetings require recusal of independent directors due to conflict of interest.)
- III. Independent Directors' communication with internal auditors and CPAs (including communication over the Company's financial and business status and the methods and results, etc.):
 - 1. The audit reports are submitted to the Independent Directors (Audit Committee) to review on a monthly basis.
 - 2. Each audit report shall track the improvement progress on deficits of internal control and abnormality issues and tracking reports shall be prepared and deliver quarterly to each Independent Director (Audit Committee).
 - 3. The chief internal auditor is required to attend and report the audit tasks to the audit committee meeting every quarter and communicate with the independent directors through the Audit Committee.
 - 4. Independent Directors can understand the company's operating status (including financial and business status) and audit status through Board of Directors meeting, Audit Committee meeting, and the audit report periodically submitted by the audit department.

5. In 2024 and as of the publication date of the annual report, the independent directors communicate with the chief internal auditor through audit committee meetings and board meetings on a quarterly basis. Please see below for the records of the communications:

Date	Communication meeting	Matters of communication	Results of communication
2024/03/08	Audit Committee and Board of Directors	Report of November 2023 - February 2024 internal audit results 2023 Statement of Declaration of Internal Control	No opinion
2024/05/07	Audit Committee and Board of Directors	Report of March 2024 - April 2023 internal audit results.	No opinion
2024/08/08	Audit Committee and Board of Directors	Report of May 2024 - July 2024 internal audit results.	No opinion
2024/11/07	Audit Committee and Board of Directors	Report of August 2024 - October 2024 internal audit results.	No opinion
2024/12/24	Board of Directors	2025 internal control audit plan	No opinion
2025/03/07	Audit Committee and Board of Directors	Report of November 2024 - February 2025 internal audit results. 2024 Statement of Declaration of Internal Control	No opinion
114/05/08	Audit Committee and Board of Directors	Report of March 2025 - April 2025 internal audit results.	No opinion

- 6. Before issuing the annual financial statements, the CPAs shall issue the "key audit matters" and communicate with all independent directors on a yearly basis. All independent directors expressed no opinion.
- 7. The appointment, independence and suitability evaluation of the CPAs are approved by the audit committee meeting and board meeting on March 7, 2025. All directors (incl. independent directors) approved the motion unanimously.
- Note 1: If an independent director resigns before the end of the accounting year, the resignation date shall be noted in the "Remarks" column. His or her attendance rate (%) will be calculated on the basis of the number of committee meetings held during his or her tenure and the number of such meetings attended.
- Note 2: If any Independent Directors were elected before the end of the year, the names of preceding and succeeding Independent Directors shall be listed, and the date of election or reelection shall also be stated in the "Remarks" column. His or her attendance rate (%) will be calculated on the basis of the number of audit committee meetings held during his or her tenure and the number of such meetings attended.

(III) Status of Corporate Governance and Discrepancies from the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reasons and Thereof

	-			Status (Note)	Discrepancies from the Corporate	
	Item for evaluation		No	Summary	Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof	
I.	Does the company establish and disclose its corporate governance best-practice principles based on the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies?	✓		The Company has formulated its Corporate Governance Best Practice Principles in accordance with the Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies, which was approved by the Board of Directors on August 9, 2022. The entire content of the Company's Corporate Governance Best Practice Principles is disclosed on the Company's website and TSE Market Observation Post System (MOPS).	No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies	
II. (I)	Shareholding structure & shareholders' rights Does the company establish and implement internal operating procedures to deal with shareholders' suggestions, doubts, disputes, and litigations?	√		(I) The Company has included in its Corporate Governance Best Practice Principles a chapter specifically dedicated to the Protection of Shareholders' Rights and Interests and has appointed a spokesperson, deputy spokesperson, IR Team, Public Affairs Team, Legal Team, stock affair personnel, and other related departments to handle shareholder inquiries, suggestions, doubts, disputes, and legal proceedings according to the procedures set forth in the chapter.	(I) No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies	
(II)	Does the company possess a list of its major shareholders with controlling power as well as the ultimate owners of those major shareholders?	√			(II) No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies	
(III)	Does the company establish and execute a risk management and firewall system within its affiliates?	√		(III) The affiliates of the Company operate independently. Each company has its own Internal Control Systems and the Company has formulated the Regulations Governing the Subsidiaries.	(III) No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies	

					Status (Note)	Discrepancies from the Corporate
	Item for evaluation	Yes	No	Summary		Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
	Does the Company establish internal rules against insiders using undisclosed information to trade in securities?	•		(IV)	The Company has formulated the "Regulations on Insider Trading," "Code of Conduct," "Codes of Ethical Conduct for Directors and Managerial Officers," "Ethical Corporate Management Best Practice Principles," and other regulations. These regulations are disclosed on the Company website to prevent insiders to trade securities using undisclosed information. Additionally, in order to establish a sound mechanism to process and disclose material inside information and to prevent information leakage and improper handling, the Company also formulated the "Procedures for Handling Material Internal Information," which were approved by the Board of Directors on November 8, 2022. Furthermore, in order to have a better understanding of insider trading regulations and prevention practices, the company assigned employees Yung-Ping Yang, Shu-Chen Tsai, and Ling-Yu Lee to attend the "2024 Insider Trading Prevention Seminars" held by the Taiwan Stock Exchange Corporation on September 6, September 20, and October 18, 2024.	(IV) No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies
III.	Composition and responsibilities of the Board of Directors Does the Board of Directors have a diversity policy and specific goals of management in place and ensure the actual implementation?	√		(I)	The Company has formulated the board diversity policy and specific management objectives, and the Company is closely following up on the policy. Please refer to pages 9 to 10 of the annual report for relevant details.	(I) No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies
(II)	Does the company voluntarily establish other functional committees in addition to the legally required Remuneration Committee and Audit Committee?		√	(II)	The Company has established the Remuneration Committee and Audit Committee in accordance with the regulations. Apart from these two committees, the Company has not yet established other functional committees. In the future, other functional committees will be established based on the actual operation situation and business scale.	(II) Same as summary
(III)	Does the Company formulate rules and procedures for the Board of Directors' performance evaluation, conduct performance evaluation on the Board of Directors on a regular basis every year, report the results of performance evaluation to the Board of Directors, and apply the results to the individual	✓		(III)		(III) No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies

			Status (Note)	Discrepancies from the Corporate
Item for evaluation	Yes	No	Summary	Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
Directors' remuneration and nomination for reappointment?			 March 7, 2025. It has been disclosed in the annual report of the shareholders' meeting and the Market Observation Post System in accordance with regulations. The self-evaluation results are as follows: The Board's overall performance: Evaluation items: The 5 major aspects are the participation in the operation of the Company, improvement of the quality of the Board of Directors' decision-making, composition and structure of the Board of Directors, and continuing education of the directors, and internal control, with a total of 11 indicators. Self-evaluation result: The overall score is above or equal to 90 points, except for the continuing education of directors that was not scored, and the final evaluation result is "Excellent". II. Individual director's performance: Evaluation items: The 6 major aspects are the evaluation of individual director's performance include alignment of the goals and missions of the Company, awareness of the duties of a director, participation in the operation of the Company, management of internal relationship and communication, the director's professionalism and continuing education, and internal control, with a total of 17 indicators. Self-evaluation result: The average achievement rate for all indicators is above or equal to 90% and the evaluation result is "Excellent." Functional committee's (Remuneration Committee) performance: Evaluation items: The 5 major aspects are the participation in the operation of the Company, awareness of the duties of a functional committee member, quality of the functional committee's decision making, the composition of the functional committee and appointment of members, and internal 	

Yes No Summary Listed Companies and Reaso Thereof control, with a total of 12 indicators. 2. Self-evaluation result: The average achievement rate				Status (Note)	Discrepancies from the Corporate
2. Self-evaluation result: The average achievement rate	Item for evaluation	Yes			Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
evaluation result is "Excellent." IV. Functional committee's (Audit Committee) performance: 1. Evaluation items: The 5 major aspects are the participation in the operation of the Company, awareness of the duties of a functional committee member, quality of the functional committee decision making, the composition of the functional committee and appointment of members, and internal control, with a total of 12 indicators. 2. Self-evaluation result: The average achievement rate for all indicators is above or equal to 90% and the evaluation result is "Excellent." (IV) Does the company regularly evaluate the independence of the CPAs once a year with reference to the Statement on Auditing Standards and the Code of Ethics for Corporate Governance		•		 Self-evaluation result: The average achievement rate for all indicators is above or equal to 90% and the evaluation result is "Excellent." IV. Functional committee's (Audit Committee) performance: Evaluation items: The 5 major aspects are the participation in the operation of the Company, awareness of the duties of a functional committee member, quality of the functional committee's decision making, the composition of the functional committee and appointment of members, and internal control, with a total of 12 indicators. Self-evaluation result: The average achievement rate for all indicators is above or equal to 90% and the evaluation result is "Excellent." The Company carries out the evaluation of independence and competence of the CPAs once a year with reference to the Statement on Auditing Standards and the Code of Ethics for Professional Accountants, as well as the statements of independence of the CPAs and the Audit Quality Indicators (AQIs) provided by the CPAs. The most recent evaluation approved by the Audit Committee and the Board of Directors was on March 7, 2025. Furthermore, in compliance with the International Code of Ethics for Professional Accountants (prior approval from the Audit Committee is required before CPAs may provide non-assurance services), the Company has established general principles for the pre-approval of such services. It was also approved by the Audit Committee on March 7, 2025, to ensure the independence of the audit results. The Company evalutes that CPAs, Mink Hu and Kuo-Sen Hung of Ernst & Young Global Limited, met standards for independence and competence evaluation (see Note 2) and were eligible to serve as CPAs for the Company. The company 	(IV) No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed

			Status (Note)	Discrepancies from the Corporate
Item for evaluation	Yes	No		Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
IV. Does the TWSE/TPEx listed company appoint adequate persons and a chief governance officer to be in charge of corporate governance matters (including but not limited to providing directors and supervisors required information for business execution, assisting directors and supervisors in following laws and regulations, handling matters in relation to the Board meetings and shareholders' meetings and keeping minutes at the Board meetings and shareholders' meetings according to law)?	✓		The Company approved the establishment of one "Chief Corporate Governance Officer" on May 11, 2021, and Vice President Chin-Hsi Chen to serve as the highest-level supervisor (the Company's managerial officer) regarding corporate governance. He specializes in financial and stock affairs, and has served as chief of finance and stock affairs for more than 3 years, and has promoted corporate governance-related affairs in the Financial Management Business Division. The Chief Corporate Governance Officer's main duties include handling relevant meeting affairs of the Board of Directors and Shareholders Meetings in accordance with the law, producing meeting minutes of the Board meetings and Shareholders' Meetings, assisting Directors in assuming their positions and continuing education, providing Directors with the information required to perform their duties, assisting Directors in complying with the laws and regulations, reporting to the Board of Directors on the review results regarding whether independent directors meet the qualifications as required by relevant laws and regulations at the time of nomination, appointment, and throughout their term of office; handling matters related to changes in directors, and other matters provided in laws, regulations, the Company's Articles of Incorporation, or contracts. In accordance with the regulations, the Corporate Governance Officer is required to complete at least 12 hours of continuing education annually. In 2024, the Company's Corporate Governance Officer completed a total of 18 hours of training, as listed below:	No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies

		Status (Note)						Discrepancies from the Corporate	
	Item for evaluation	Yes	No			Summary	Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof		
				N o.	Institution	Training Course	Date	H o u rs	
				1	Securities & Futures Institute	Sustainability Disclosure Practice Workshop	2024/5/16~ 2024/5/17	9	
				2		The Support and Outlook of the Carbon Exchange and Data-Driven Precision in Carbon Reduction, Driving an Upgrade in Operational Management	2024/6/19	3	
				3	Taiwan Investor Relations Institute	Sharing Practices in the Preparation of Sustainability Reports	2024/6/19	3	
				4		Summit Meeting for Strengthening Taiwan's Capital Market	2024/9/30	3	
V.	Does the company establish communication channels and a dedicated section on the company website for stakeholders (including but not limited to shareholders, employees, customers, and suppliers) to respond to material corporate social responsibility issues in a proper manner?	V		coi sta	The Company has spokesperson and acting spokesperson to communicate with stakeholders, and the Company has set up a stakeholder section on the Company's website to provide multiple				No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies
	Does the company appoint a professional shareholder service agency to deal with shareholder affairs?	✓			e Company ap ndle share-rela	points Share Transfer Department of ted matters.	No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies		
VII. (I)	Information disclosure Does the company have a website to disclose the financial operations and corporate governance status?	✓		(I)	(http://www business an investors m Taiwan Sto	any has set up the company website w.tyg.com.tw), in which it discloses in discorporate governance information. any also inquire about such informations Exchange Market Observation Postwee.com.tw).	In addition, on on the	the	(I) No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies

				Status (Note)	Discrepancies from the Corporate
	Item for evaluation	Yes	No	Summary	Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
(II)	Has the Company established any other information disclosure channels (e.g., maintaining a website in English, designating people to handle information collection and disclosure, appointing spokespersons, webcasting investors' conferences, etc.)?	✓		(II) The Company has set up a Chinese- and English-version website, and appointed the Public Affairs Team to gather and disclose relevant information. The Company has also established a spokesperson and deputy spokesperson to implement the spokesperson policy. In addition, the itinerary and content of the institutional investor conference are reported in accordance with the regulations. Investors may inquire through the company website or the MOPS.	(II) No significant discrepancies from the Corporate Governance Best-Practice Principles for TWSE/TPEx Listed Companies
(III)	Does the company publicly announce and file the annual financial reports within two months after the close of the given fiscal year and publicly announce and file the first, second, and third quarterly financial reports and the operation of each month ahead of the required deadline?		✓		(III) Same as summary
VIII	Is there any other important information to facilitate a better understanding of the Company's corporate governance practices (including but not limited to employee rights, employee wellness, investor relations, supplier relations, stakeholder rights, Directors' and Supervisors' training records, implementation of risk management policies and risk evaluation measures, implementation of customer policies, and participation in liability insurance by Directors and Supervisors)?	\		 Employee rights: The Company is people-oriented and regards employees as important assets of the Company. For employees' working environment, education, and training, the Company has established and implemented a complete system, to provide employees with safe and healthy conditions. Employee wellness: The Company attaches great importance to the safety and health of employees and provides employees with health examinations. Besides, the Company has also established nurses to provide emergency care for, and regularly sends doctors to the factories to provide medical and health-related consultation to employees. The Company also organizes health seminars from time to time, and establishes an EAP employee assistance program to help employees with personal issues that affect their work productivity, so as to prevent and resolve the reasons thereof. Investor relations: The Company maintains good communications with investors on a continuous basis, including disclosing information on the MOPS in accordance with the law to protect the rights and interests of investors; setting up an investor sector on the Company's website to provide sufficient information for investors' reference, and established a communication platform is for investors to contact the Company. In addition, the Company participates in domestic and overseas investor conferences from 	the Corporate Governance Best-Practice Principles for

	Status (Note)							Discrepancies from the Corporate
Item for evaluation	Yes	No				Summary		Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			5.	Supplier long-term Through Company with supp and mana quality, the work envirelated sa reduction, prosperity Stakehold spokesper through we suggestion rights and dedicated offering we platform,	relations: The partners with the SCM supstrengthens in oliers and enhancement. In a che Company a fronment in ordifety managem, so as to creat the rights: The errights: The errights: The errights to the Comd interests. It is section on the various communifor stakeholder	cate with investors. The Company regards in the goal of building pply platform and oth information exchange and inces the knowledge of standard inces the knowledge of standard inces to suggest suppliers to standard incesting the company: a spokesperate a win-win situation and incesting the company in order to protect the Company has also the company website inication channels and its to communicate with the company in order to protect the company website inication channels and its to communicate with the componing the company website inication channels and its to communicate with the componing the company website inication channels and its to communicate with the componing the company website inication channels and its to communicate with the componing the company website inication channels and its to communicate with the company website and its to communicate with the company web	mutual grow er channels, d communicat supplier operat on to promot sort and set the duction process ation and carb id achieve mutures and achieve mutures on, and deprication channels the with and material their legitimes of established for stakeholder a communicat the Company.	rth. the tion tion tion ting teir tes, toon tual tuty tiel, take tate tate tate tate tate tate tate
			N o.	Name	Institution	Training Course	ii)are i	lo rs
			1	Chi-Pin Wang		Net Zero Sustainability 2024 Key Action Forum	2024/9/11	5
				wang Director	Taiwan Stock Exchange	Summit Meeting for Strengthening Taiwan's Capital Market	2024/9/30	3
				Chin-Hsi Chen		Accounting continuing education course	2024/8/22~ 2024/8/23	2
			2	Vice President	continui	Chief Corporate Govern ng education course. Ple Annual Report for more	ase refer to	

			Status (Note)	Discrepancies from the Corporate
Item for evaluation		No	Summary	Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof
			 Execution of risk management policy and risk evaluation standard: The company has stipulated various internal control system and management procedures. All departments shall assign a dedicated person to implement and assess various risk management. The Audit Team shall put forward an annual audit plan based on the risk assessment, and execute the plan accordingly, in order to implement the monitoring mechanism and various risk management. Implementation of customer policies: The Company has a business department that provides customer services and complaint response, maintains smooth communication channels with customers, and maintains stable and good relationships with customers, so as to create profits for the Company. Directors', supervisors' and officers' liability insurance: The renewal of "Directors', Supervisors' and Officers' Liability Insurance" for all directors was approved at the board meeting on Jun. 27, 2024. Relevant information is disclosed on the MOPS. 	

IX. Improvements made in the most recent fiscal year in response to the results of corporate governance evaluation conducted by the Corporate Governance Center of the Taiwan Stock Exchange Corporation, and improvement measures and plans for items yet to be improved.

Improvements of Corporate Governance Practices:

Improved items in the 2024 corporate governance evaluation indicators.								
No.	Indicators	Method of improvement						
1.18	Does the company document significant shareholder inquiries and the company's corresponding responses in the minutes of the annual shareholders' meeting?	The minutes of the shareholders' meeting held in 2024 indicate that no questions were raised by the shareholders.						
3.14	Does the company's annual report disclose the relationship between the performance evaluations of directors and managers and their compensation?	The relationship between the performance evaluations of directors and managers and their compensation has been disclosed in the company's annual report.						
4.18	Does the company disclose information regarding its governance, strategy, risk management, metrics, and targets related to climate-related risks and opportunities in accordance with the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD) framework?	The company has disclosed information regarding its governance, strategy, risk management, metrics, and targets related to climate-related risks and opportunities in accordance with the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD) framework.						

L				S	Discrepancies from the Corporate		
	Item for evaluation		No	Summary		Governance Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof	
4.19	Does the company invest in energy-efficient or environmentally sustainable machinery and equipment related to green energy? Does it invest in the domestic green energy industry (such as renewable energy power plants)? Or does the company issue or invest funds in green or social projects and sustainable financial products with tangible benefits? Furthermore, does it disclose its investment status and these tangible benefits?				In 2024, the company initiated the "Low-Carbon and Sustainable Transformation Project for Tong Yang and its Suppliers," and acted as the primary manufacturer. The company partnered with 11 supply chain manufacturers to facilitate the low-carbon transformation. Relevant investment details and tangible benefits have been disclosed.		
No.	Improvements that are yet	to be 1	nade	and shall be prioritized i	n the 2024 annual corporate governance indicated Method of improvement	ator	
4.2	Does the Company establish an exclusively (or concurrently) unit to promote ethical corporate management, which is responsible for formulating and supervising ethical corporate management policies and prevention programs? Furthermore, does the Company provide explanations of the unit's operations and status of implementation on its website and in its annual report, and does it report to the Board of Directors at least once a year?				The company has established a unit to prom management, which is responsible for formula ethical corporate management policies and provided expoperations and status of implementation on report, and report it to the Board of Director	plating and supervising prevention programs. planations of the unit's lits website and in its annual	
4.30	Has the company established a training and development plan for employees						

Note 1: Reasons for checks of "Yes" or "No" of status should be specified in "Summary Description" column.

Note 2: Evaluation Standards for the Independence and Suitability of CPAs:

Item for evaluation	Assessment results	Independence of the CPAs
1. Financial interests	No direct or indirect material financial interests were found.	Yes
2. Financing and guarantee	No matters of financing and guarantee were found.	Yes
3. Business relations	No business relations were found.	Yes
4. Family and personal relationship	No such matter.	Yes
5. Employment relationship	No such matter.	Yes
6. Presents or gifts of great value	No behavior that affects professional decisions or actions of obtaining secret information was found.	Yes
7. Rotation of CPAs	The rotation of CPAs is compliant with the regulations.	Yes
8. Non-audit services	No services that affect the CPAs' independence were found.	Yes
9. Statement of independence	The Company has obtained the statements of independence of the CPAs. As in Note 3.	Yes
10. Audit Quality Indicators (AQI) information	The information on Audit Quality Indicators (AQI) has been obtained.	Yes

Note 3:

Statement of Independence

To the Board of Directors and Audit Committee of Tong Yang Group

This statement reported our annual independence communication in accordance with the requirements of auditing standards.

In accordance with the Auditing Standards, we report to you that Ernst & Young LLP has complied with relevant ethical standards regarding independence.

We are not aware of any relationships or other matters that may be considered to affect independence.

In accordance with the provisions of the Auditing Standards and the International Code of Professional Ethics for Accountants (IESBA Code), we report to you the audit and non-audit services provided by Ernst & Young and its alliance firms to the company and its controlled entities during the period covered by the financial statements. Public fees collected.

This statement is only for the reference for the Company's Board of Directors, Audit Committee, Management, and internal personnel, and shall not be used for other purposes.

Best Regards

Ernst & Young Global Limited

Tzu-Ren Hu

CPAs:

Kuo-Sen Hung

Mar. 7, 2025

- (IV) Composition and Operations of the Remuneration Committee:
 - 1. There are three members in the Remuneration Committee of the Company. The Remuneration Committee of the Company shall exercise the care of an administrator with good faith, faithfully fulfill
 - the following functions and power, and submit its recommendations to the Board of Directors for discussion:
 - (1) Establishing and regularly reviewing the Board of Directors and upper management's performance evaluation in conjunction with the remuneration policies, systems, standards, and structure;
 - (2) Regularly assessing and determining the Board of Directors and upper management's remuneration.

Information on the remuneration committee members

April 21, 2025

Member type (Note 1)	Qualifications	Professional qualifications and experience (Note 2)	Independence criteria (Note 3 <u>)</u>	Number of other public companies where the individual concurrently serves as a remuneration committee member
Convener and Independent Director	Kan-Hsiung Lin	DI 6	DI	None
Independent Director	Ming-Tien Tsai	Please refer to page 11-15 of the Annual Report	of the Annual Report	None
Independent Director	Yen-Ling Cheng			None

- Note 1: Please specify in the table the relevant working years, professional qualifications and experience, and independence of the members of the Remuneration Committee. Please fill in independent director or others for the field of member type (if the member is the convener, please add a note)
- Note 2: Professional qualifications and experience: State the professional qualifications and experience of individual Remuneration Committee members.
- Note 3: Independence criteria: Specify whether or not the members of the Remuneration Committee are deemed independent, including but not limited to whether they, their spouse, or their relatives within the second degree act as directors, supervisors or employees of the Company or its associates; the number and proportion of the Company's shares held by them, their spouse, relatives within the second degree (or in the name of others); whether they are a director, supervisor or employee of a company that has a specific relationship (please refer to sub-paragraphs 5-8, paragraph 1, Article 6 of "Regulations Governing Appointment of Independent Directors and Compliance Matters for Public Companies") with the Company; the amount of remuneration received for providing business, legal, financial, accounting and other services to the Company or its associates in the last two years.

- 2. Operations of the Remuneration Committee
 - (1) There are three members in the Remuneration Committee of the Company.
 - (2) Term of the Remuneration Committee: Jun. 29, 2023 to Jun. 18, 2026. A total of 2 (A) Remuneration Committee meetings were held in 2023. The information and attendance of the members were as follows:

Title	Name	Actual attendance (B)	Attendance by proxy	Attendance rate (%) (B/A) (Note)	Remarks
Convener and Independent Director	Kan-Hsiung Lin	2	0	100%	
Independent Director	Ming-Tien Tsai	2	0	100%	
Independent Director	Yen-Ling Cheng	2	0	100%	

Other matters:

- I. If the Board of Directors does not adopt or amends a recommendation of the Remuneration Committee, the date of the meeting, session, content of the motion, resolution by the Board of Directors, and the company's response to the Remuneration Committee's opinion (e.g., if the remuneration passed by the Board of Directors is more favorable than the recommendation of the Remuneration Committee, the circumstances and cause for the difference shall be specified) shall be specified: None.
- II. If there are resolutions of the Remuneration Committee to which members object or express reservations, and for which there is a record or declaration in writing, the date of the meeting, session, content of the motion, all members' opinions, and the response to members' opinion shall be specified: None.
- Note: (1) If a committee member resigns before the end of the accounting year, the resignation date shall be noted in the "Remarks" column. His or her attendance rate (%) will be calculated on the basis of the number of committee meetings held during his or her tenure and the number of such meetings attended.
 - (2) If a committee member is re-elected before the end of the accounting year, the names of the current and previous remuneration committee shall be listed and their appointment status and re-election date shall be noted in the "Remarks" column. His or her attendance rate (%) will be calculated on the basis of the number of remuneration committee's meetings held during his or her tenure and the number of such meetings attended.
 - (3) Resolutions of the remuneration committee meetings in 2024 and as of the publication date of the annual report:

3rd meeting of the 5th remuneration committee

Date	Motions	Dissenting opinions, reservation, or major recommendations by remuneration committee members	Resolutions	The Company's response to remuneration committee's opinions.
2024.3.8	 Review of the directors' and managerial officers' performance evaluation and relevant regulations regarding remuneration Discuss the distribution of 2023 remuneration of employee and director Adjustment to the 2024 salary, and bonus distribution 	None	After discussion by all attending committee members, the proposal was approved unanimously.	Approved by the Company's Board of Directors through a resolution on March 8, 2024.

4th meeting of the 5th remuneration committee

		Dissenting opinions,		The Company's
		reservation, or major		response to
Date	Motions	recommendations by	Resolutions	remuneration
		remuneration		committee's
		committee members		opinions.
2024.12.24	1. Review of the directors' and	None	After	Approved by the
	managerial officers'		discussion by	Company's Board
	performance evaluation and		all attending	of Directors
	relevant regulations		committee	through a resolution
	regarding remuneration		members, the	on December 24,
	2. Review of the directors' and		proposal was	2024.
	managerial officers' 2024		approved	
	remuneration		unanimously.	

5th meeting of the 5th remuneration committee

		Dissenting opinions,		The Company's
		reservation, or major		response to
Date	Motions	recommendations by	Resolutions	remuneration
		remuneration		committee's
		committee members		opinions.
2025.3.7	1. Review of the directors' and	None	After discussion	Approved by the
	managerial officers'		by all attending	Company's Board
	performance evaluation and		committee	of Directors
	relevant regulations		members, the	through a
	regarding remuneration		proposal was	resolution on
	2. Discuss the distribution of		approved	March 7, 2025.
	2024 remuneration of		unanimously.	
	employee and director			
	3. Adjustment to the 2025			
	salary, and bonus			
	distribution			

(V) Implementation of Sustainable Development Practices and Deviations from the Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons:

				Implementation (Note 1)	Deviations from the Sustainable
	Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
I.	Does the Company establish a governance	✓		The Company established the Corporate Social Responsibility (CSR)	No significant discrepancies from the
	framework for sustainable development and a			Promotion Committee in early 2016, which was renamed the	Sustainable Development Best-Practice
	dedicated (or ad-hoc) sustainable development unit			Environmental, Social, and Governance (ESG) Promotion	Principles for TWSE/TPEx Listed
	with authorization by the Board of Directors for			Committee in 2021. Starting in 2024, to enhance the management of	Companies
	senior management to handle related matters, which			sustainability information and integrate the Company's	
	is supervised by the Board of Directors?			sustainability-related issues and projects, it was renamed the	
				"Sustainable Development (ESG) Committee." The President serves	
				as the Chairperson, with the General Managers of the two business	
				groups as Vice Chairpersons. A Sustainable Development Project	
				Management Center was established to formulate and plan the	
				Company's overall policies, review execution results, and oversee the	
				implementation of various sustainability operations and systems by	
				each promoting unit, ensuring information accuracy and compliance	
				with relevant regulations. Vertical integration and horizontal	
				coordination are conducted across functional departments, including	
				Human Resources, Environmental Safety, Marketing, Manufacturing,	
				Supply, Research and Development, Finance, Information, Public	
				Relations, Investor Relations, and sustainability contacts at	
				subsidiaries.	
				The Sustainable Development (ESG) Committee is responsible for	
				coordinating the formulation of the sustainable development policy	
				throughout the Company, establishing relevant response strategies by	
				identifying the sustainability issues that stakeholders are concerned	

				Implementation (Note 1)	Deviations from the Sustainable
	Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
				about through meeting discussions, assisting each functional unit to carry out sustainable development related tasks, and reviewing the implementation of sustainability practices. The "Sustainable Development Management Committee" produces an annual Sustainability Report summarizing the implementation results of the Company's sustainable development, which was passed by the Board of Directors on June 27, 2024. In addition, since the Q3 of 2022, the Committee has provided quarterly updates to the Board on the progress of greenhouse gas inventory and verification. The Board of Directors reviews the Company's strategies and outcomes related to sustainability issues, monitors the effectiveness of implementation, and conducts continuous supervision as to ensure that the strategies of sustainable development are integrated into the Company's daily operations.	
II.	Does the Company assess ESG risks associated with its operations based on the principle of materiality, and establish related risk management policies or strategies? (Note 2)	✓		This disclosure covers the Company's sustainable development performance at its main locations during 2024. The risk assessment boundary is primarily based on the Company, including the Tainan headquarters, Taoyuan Kuanyin plant, and Taipei office. The Sustainable Development Management Committee conducts an analysis based on the principle of materiality outlined in the sustainability report. The Committee communicates with both internal and external stakeholders, and collects information from each department, so as to assess material ESG issues and formulate relevant management strategies as follows: I. Environmental issues:	No significant discrepancies from the Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			(I.) Through process optimization and implementation of	
			safety management systems, the Company effectively	
			reduced pollution emissions, lowered the impact on the	
			environment, and obtained the ISO 14001.	
			Environmental Management Systems certification (valid	
			from July 6, 2023 through July 5, 2026).	
			(II.) Conduct an inventory of greenhouse gas emissions to	
			review the impact on the Company's operations. Based	
			on the results of the carbon footprint verification,	
			continue to implement carbon reduction measures,	
			including taking the replacement of old equipment and	
			improving energy consumption of off-the-shelf machines	
			to reduce the emission risks of Scope 1 and indirect	
			greenhouse gas emissions of Scope 2 caused by	
			electricity use.	
			II. Social issues:	
			(I.) Established Occupational Health and Safety Management	
			systems and obtained the OHSAS 18001 certification, so	
			as to ensure compliance with laws, continuous	
			improvement, and mitigation of risks. Regular fire drills	
			and work safety education and training are also instituted	
			annually to improve employees' ability to respond to	
			emergencies and achieve self-safety management so as	
			to avoid the risk of accidents.	
			(II.) The Company's products comply with government	
			regulations and have obtained ISO 9001 quality	

				Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No		Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
				management certification (valid from November 1, 2024,	
				to October 31, 2027). Additionally, to transfer product	
				liability risk, mitigate financial losses, and enhance	
				product safety, the Company has purchased product	
				liability insurance.	
			_	orate governance:	
			(I.)	The Company ensures that all the personnel and their	
				operations are in line with the relevant laws and	
				regulations by establishing and implementing the	
				mechanism of corporate governance and internal control	
				system.	
			(II.)	The Corporate Governance Best Practice Principles are	
				adopted and implemented.	
			(III.)	The Chief Corporate Governance Officer is appointed	
				and required to participate in training courses regularly,	
				stay up to date with the changes in laws and regulations,	
				as well as respond to the requirements of competent	
				authorities.	
			(IV.)	The director liability insurance policy is purchased for	
				directors to protect them from lawsuits or claims.	
			(V.)	The Company website has a dedicated section for	
			(, ,)	stakeholders and provides various communication	
				channels to encourage interaction and avoid	
				confrontation and misunderstanding, which is	
W P :				coordinated and managed by the spokesperson.	
III. Environmental issues				(1	

			Implementation (Note 1)	Deviations from the Sustainable	
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons	
(I.) Does the Company have an appropriate	✓		(I.) The Company has developed an environmental safety and	(I.) No significant discrepancies	
environmental management system established in			health management manual in accordance with environmental	from the Sustainable	
accordance with its industrial character?			regulations set by the Ministry of Environment (such as the Air	Development Best-Practice	
			Pollution Control Act, Water Pollution Control Act, Waste	Principles for TWSE/TPEx Listed	
			Disposal Act, and Toxic and Concerned Chemical Substances	Companies	
			Control Act). The Company has obtained ISO 14001		
			Environmental Management System certification (valid from		
			July 6, 2023, to July 5, 2026) and OHSAS 18001 Occupational		
			Health and Safety Management System certification, which		
			was updated in 2018 to ISO 45001:2018 Occupational Health		
			and Safety Management System certification (valid from July		
			28, 2023, to July 27, 2026).		
(II.) Is the Company committed to improving the energy	✓		(II.) The Company is currently promoting measures to boost	(II.) No significant discrepancies	
efficiency and using recycled materials with low			energy efficiency.	from the Sustainable	
impact on the environment?			The primary objective is to replace less efficient equipment in	Development Best-Practice	
			order to enhance overall equipment performance Lighting	Principles for TWSE/TPEx Listed	
			equipment is being gradually replaced with T5 or LED	Companies	
			fixtures, and sensors are being installed to conserve energy.		
			Furthermore, all new production line areas are equipped with		
			energy-saving lighting and equipment. Solar power generation		
			has been continuously installed on the roof of the new plant,		
			an investment of NT\$9.5 million was made in solar power		
			generation equipment in 2024, producing 2.59 million kWh of		
			green electricity in 2024. The use of renewable energy is		
			being improved annually to reduce carbon emissions and		
			achieve ongoing energy conservation and carbon reduction		

				Implementation	Deviations from the Sustainable		
Promotion item	Yes	No		Su	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons		
			goals.	In 2024, the Compa	any's electricity co	onsumption per	
			unit of	revenue decreased	by 9.8% compare	ed to 2023,	
			achiev	ing the target reduc	etion of 2%. The re	elevant data is as	
			follow	s:			
			Year	Power	Sales Revenue	Unit	
				Consumption	(thousand	Sales	
				(kWh)	dollars)	Revenue	
						Power	
						Consumption	
			2023	107,387,601	18,205,469	5.90	
			2024	105,469,274	19,822,391	5.32	
			The targ	get for the unit elect	tricity consumption	on of the	
			Compar	ny's operating rever	nue in 2025 is a de	ecrease of 2%	
			compare	ed to 2024.			
			In the fu	ature, we will conti	nue to strive for fo	urther reductions,	
				arget set for 2035 to			
			electrici	ty consumption per	r unit of revenue o	compared to the	
				e year of 2022.			
	✓			ch 1, 2025, the Con			
				al Technology Rese			
				cturing Process Tec			
			Automotive Display Components." The project will be				
				d from March 1, 20		_	
				ase the use of recyc	-		
			implem	ent low-carbon man	nutacturing proces	sses to achieve	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			carbon reduction benefits and minimize environmental impact.	
			During product design and packaging, unnecessary packaging	
			will be reduced to decrease waste output. The Company will	
			continue to recycle and reuse waste wood pallets to reduce	
			wood consumption. Additionally, the Company will collaborate	
			with vendors to research circular economy waste recycling	
			technologies. This includes electrolytic recovery of copper	
			waste liquid from the electroplating process, which will be	
			refined by vendors and reused in the process to reduce sludge	
			output and simultaneously improve heavy metal discharge in	
			wastewater.	
(III.) Does the Company assess the potential risks and	✓		(III.) In response to global climate change, under the guidance of	(III.) No significant discrepancies
possibilities of climate changes to the Company now			the environmental safety and health policy, the Company uses	from the Sustainable
and in the future, and implemented appropriate			the ISO 14001 environmental management system as the basis,	Development Best-Practice
measures in response?			taking into account various environmental impacts,	Principles for TWSE/TPEx Listed
			government regulations, internal and external environmental	Companies
			issues, to identify the Company's potential risks, opportunities	
			and measures to address them, such as the introduction of	
			water-based paint process to reduce pollution emissions, solar	
			power generation equipment installed on the roof of the factory	
			to reduce carbon emissions, and the recycling of process	
			wastewater to reduce tap water usage. In view of the	
			increasingly extreme climate, various contingency	
			management measures for floods, earthquakes and fires have	
			been established to reduce environmental impacts. For details,	
			please refer to the Company's Sustainable Development report.	

				Imp	lementatio	n (Note 1)		Deviations from the Sustainable
Promotion item	Yes	No		•	S	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons		
(IV.) Does the Company take inventory of its	✓		(IV.) T	he Compa	nv has cond	lucted a gre	eenhouse gas inventory,	(IV.) No significant discrepancies
greenhouse gas emissions, water consumption, and				-	•	•	mission sources and	from the Sustainable
the total weight of waste in the last two years, and				• •			ources. The annual	Development Best-Practice
formulate policies on greenhouse gas reduction,				•	•		ated and disclosed in the	Principles for TWSE/TPEx Listed
water reduction, or waste management?				tainability 1				Companies
				•	•	ions for the	e past two years are as	1
			follo	•	- 8		rasses years are as	
					,	Unit: Metri	c Tons of CO2 Equivalent	
							Emissions per unit of	
			Year	Scope 1	Scope 2	Scope 3	product Metric tons of	
			Tour	веоре 1	всорс 2	веоре 3	CO2e/Revenue (NT\$	
							millions)	
			2023	11,647	53,049	15,237	4.39	
			2024	11,445		15,185	3.87	
							emissions from the plant	
			-	•		•	-	
					•		e from electricity usage.	
						_	gy-saving and carbon	
							ricity consumption per unit	
						•	mption per unit of revenue	
				•	.8% compa			
			•	et of 2%.				
							enting the Tong Yang	
				•			n sustainable	
			trans	sformation	plan, acting	g as the lead	ding firm. The Company	

				Impleme	Deviations from the Sustainable		
Promotion item	Yes	No			Summary		Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			coll	aborated with 1			
			low	-carbon operation			
			incl	uded improvem	ents and replacem	ents of injection molding	
			mac	chines, installati	on of variable free	quency drives on	
			equi	ipment, introdu	ction of an EMS e	nergy management	
			syst	em, and implen	nentation of ISO 1	4064 organizational	
			cart	on inventory w	rith verification. A	s of the date of the annual	
			repo	ort's publication	, the total investm	ent amounted to	
			app	roximately NT\$	876 million, with t	otal benefits including a	
			redu	action in electric	city consumption l	oy 2,559,376 kWh and a	
			cart	on reduction of	f approximately 1,	267 tons.	
			In te	erms of water re	esource conservati	on, the focus is on the	
			reus	se of water resor	urces in the manuf	acturing process. For	
			exai	mple, the Tainar	n plant uses 100%	recycled water in its	
			coat	ting process, wh	nich not only effec	tively utilizes water	
			reso	ources but also r	educes cost expen	ditures.	
			The	volume of tap v	water and recycled	water used in the last 2	
			year	s by the Compa	ny is shown in the	table below:	
			_	T		Unit: Metric tons	
			Year	Tap water			
				volume			
		volume					
			2023	829756			
			2024	818455	62256	7.61%	

				Imple	Deviations from the Sustainable			
Promotion item		No	Implementation (Note 1) Summary					Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			In 2	024, the wate	er recycling rate w	as 7.61%,	achieving the 2024	
		target of 9.1%. In addition to obtaining discharge permits as required, the Company continues to promote various						
		water-saving management initiatives. The target for 2025 is to						
			have	e recycled wa				
			goal	l of 10% by 2				
			Con	npany's opera				
			was	te disposal re				
			recy	cling rates. A				
			soui	rce by minimi				
			ther	eby reducing				
			sort	ing and recyc				
	The Company's waste output for the past two years is detailed in							
			the t	able below:				
		Unit: Metric tons						
			Year	Hazardous	Non-hazardous	Total	Volume of	
				waste	waste	volume	output per unit	
						of	of revenue	
						waste	Metric	
						output	tons/Revenue	
							(NT\$ millions)	
			2023	274	2666	2,940	0.16	
			2024	197	2771	2,968	0.15	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item		No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			Under the framework of ISO 14001 Environmental Management	
			System, the Company continued to promote various waste	
			reduction measures and resource reuse. As a result, the waste	
			generated per unit of revenue in 2024 has decreased by 45%	
			compared to the base year of 2017, far exceeding the goal of	
			32% set by the Company. In the future, we will continue our	
			management and monitoring to meet the medium-term and	
			long-term goal in the plan (reducing waste output per unit of	
			revenue by 40% in 2030 compared with that in 2017).	
IV. Social issues				
(I.) Does the Company formulate appropriate	✓		(I.) The Company strictly adheres to relevant labor laws and	(I.) No significant discrepancies
management policies and procedures according to			recognizes internationally accepted human rights standards,	from the Sustainable
relevant regulations and the International Bill of			such as the Universal Declaration of Human Rights. We are	Development Best-Practice
Human Rights?	committed to elim		committed to eliminating human rights violations and	Principles for TWSE/TPEx
			continuously improving the management of human	Listed Companies
			rights-related issues. This includes specific requirements such	
	as restrictions on ch		as restrictions on child labor, prohibition of forced labor, and	
			opposition to discrimination, bullying, and harassment (e.g.,	
			issuing the "Complaint Management Measures" to provide	
			employees with channels to report workplace violations). We	
			ensure employees' freedom of assembly and association (e.g.,	
			employees organize a corporate union to engage in rational	
			communication and interaction with the Company, and both	
			parties establish a collective agreement to protect labor rights).	
			We have also announced and implemented specific	
			management plans, such as the "Forklift Management	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			Measures" and the "Workplace Life Management Measures," to provide and maintain a safe, sanitary, and healthy work environment. In the 2024 training for supervisors at all levels, the Company enhanced supervisors' understanding of labor law management concepts and leadership skills to prevent illegal activities or human rights violations in management or system planning. The Company also actively promoted Employee Assistance Programs (EAPs) and conducted sensitivity training for department-level supervisors, training a total of 95 participants with a total of 800 training hours.	
(II.) Does the Company formulate and implement reasonable employee benefit measures (including remuneration, vacation and other benefits) and appropriately reflect operating performance or results in employee compensation?	*		 (II.) Our Company strictly adheres to government regulations concerning labor and human rights, whether it's recruitment or salary(including compensation, leave, and other benefits), and our operating performance appropriately reflected in employee compensation. 1. Employee remuneration policy and reflection of operating performance or results in employee compensation: The remuneration of employees mainly consists of three parts - salary, bonus, and benefits. Salary is determined based on personal ability and position. Bonus is determined based on the employee's and department's goal achievement rate, and the Company's operating performance. In addition, a 5-day festival bonus is distributed during the Mid-Autumn Festival each year. 	(II.) No significant discrepancies from the Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			It also includes profit-sharing provisions, where 10% of the	
			company's annual defined net profit is allocated as performance	
			bonuses and year-end bonuses for employees, with a guarantee	
			of 25 days for year-end bonuses. This serves to boost employee	
			morale and share the company's operational achievements. In	
			accordance with the Company's Articles of Incorporation, if the	
			annual profit of the Company is over NT\$500 million	
			(inclusive), NT\$5 million will be allocated as remuneration of	
			employees; otherwise, 1% of the profit should be appropriated	
			as remuneration of employees.	
			2. Vacation system:	
			Implement a comprehensive leave system in accordance with	
			labor laws and regulations.	
			In cases where employees encounter situations such as parental	
			leave or major illness, which require an extended period of	
			leave, they can apply for an unpaid leave of absence, allowing	
			them to balance both their personal and family caregiving	
			requirements.	
			3. Retirement protection:	
			Tong Yang has established employee retirement regulations in	
			accordance with applicable laws, providing stable pension	
			contributions and payments. Since the implementation of the	
			Labor Pension Act, the Company has been contributing 6% of	
			each eligible employee's monthly salary to their individual	
			pension account on a monthly basis.	

		1	Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			4. Various Welfare Measures:	
			The Company has designed the employee benefits in	
			accordance with the laws and regulations. Our employees can	
			enjoy a comprehensive benefit system covering employee	
			dormitories, parking, meals at affordable prices, employee	
			health examination. (such as marriage gifts, funeral subsidies,	
			maternity subsidies, as well as maternity leave, parental leave,	
			and paternity leave.)	
			5. Workplace diversity and equal opportunity:	
			The Company determines compensation based on the	
			education, experience, and expertise of the candidates,	
			without any gender-based differences, thereby achieving	
			equal pay for equal work. Positions are assigned based on	
			suitability, and women also have opportunities for promotion	
			to managerial roles. In the year 2024, the proportion of female	
			employees was 18.26%, and the proportion of female	
			managers was 13.18%.	
			6. Overall Remuneration Policies:	
			The Company adjusts employee compensation based on market	
			salary levels and individual performance, and reflects business	
			performance in employee remuneration to maintain overall	
			competitiveness. In 2024, the average annual salary of full-time	
			non-supervisory employees was NT\$797,000, representing a	
			6.55% increase compared to the previous year.	
			(III.) The company complies with the relevant provisions of the	
(III.) Does the Company provide a healthy and safe	✓		Occupational Safety and Health Act and has obtained	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
working environment and organize training on health			OHSAS18001 Occupational Health and Safety Management	(III.) No significant discrepancies
and safety for its employees on a regular basis?			System Certification (updated to ISO 45001:2018	from the Sustainable
			Occupational Safety and Health Management System	Development Best-Practice
			Certification in 2018 effective from July 28, 2023 to July 27,	Principles for TWSE/TPEx
			2026). It applies to the Company's Tainan Factory and	Listed Companies
			Guanyin Factory as well as all contractors entering the	
			factories, including the construction personnel, guards,	
			cleaning personnel and kitchen staff. In 2024, no occupational	
			injury cases were reported. The Company provides a healthy	
			and safe working environment and organizes training on health	
			and safety for its employees on a regular basis.	
			1. The Company organizes health examinations for employees	
			and advanced health examinations for senior-level managerial	
			officers.	
			2. A policy for non-smoking working environment is in place so	
			that employees can work in a comfortable and healthy	
			environment.	
			3. The Company provides employees with clean, safe drinking	
			water, and requests the agency recognized by the Environmental	
			Protection Administration to conduct drinking water quality	
			testing on a regular basis in accordance with regulations and	
			requirements. The Company also regularly maintains and	
			disinfects water supply equipment.	
			4. Various drills are held from time to time to enable employees	
			to handle the disaster in accordance with the emergency	
			response plan and minimize impact.	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			5. The Company has also established nurses to provide	
			emergency care for, regularly sends doctors to the factories to	
			provide medical and health-related consultation to employees,	
			and organizes health seminars from time to time.	
			6. We have installed AEDs and provides CPR and AED	
			education and training courses for employees to provide	
			immediate and effective first aid before the ambulances arrives,	
			so as to save valuable lives.	
			7. Occupational safety education and training includes training	
			for new recruits, occupational safety and health classroom,	
			hazardous machinery equipment operation training, safety and	
			health SOP training, hazardous machinery equipment	
			professional certification course, first-aid personnel training,	
			fire drills, and safety and health education training for	
			supervisors at all levels.	
			8. Related Information on Fire Safety:	
			(1) No fire accidents occurred in 2024.	
			(2) Provide a fire prevention and management manual: The	
			main purpose of "fire prevention and management" is to	
			prevent disasters from occurring. It sets out methods to	
			manage fires at their source as standard operating procedures.	
			(3) Set up fire prevention facilities: Set up fire prevention	
			facilities in high-risk places to prevent disasters or minimize	
			losses when disasters occur.	
			a. Automatic fire extinguishing system	
			b. Grounding system	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			c. Static electricity elimination facilities	
			d. Explosion-proof electrical appliances	
			e. Ventilation equipment	
			(4) Fire prevention facilities inspection: Purchase	
			professional equipment for the following monthly inspections	
			on site.	
			a. Inspections on the temperature of the electrical box	
			b. Inspections on the gas pipeline leak	
			c. Inspections on the ground resistance of	
			combustible materials	
			d. Inspections on the water pressure of the fire hose	
			e. Inspections on the automatic fire extinguishing	
			system	
			(5) In terms of the function test on the automatic fire	
			extinguishing system, engage the service provider or the	
			Engineering Department to carry out the function test on the	
			automatic fire extinguishing system to ensure its normal	
			function.	
			(6) Provide different fire extinguishers according to various	
			types of workplaces:	
			a. Dry chemical fire extinguisher	
			b. 200P, 20P alcohol-resistant foam-based fire	
			extinguisher	
			c. Automatic foam-based fire extinguishing system	
			d. Automatic carbon dioxide fire extinguishing	
			system	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			e. Environmental HALON fire extinguisher, carbon	
			dioxide fire extinguisher	
			f. Automatic sprinkler system for fire extinguishing	
			g. Loaded stream-based automatic fire extinguishing	
			system	
			(7) Fire inspection and review mechanism:	
			a. Fire prevention mechanism and inspection at night	
			and on holidays:	
			i. Security guards shall inspect key areas of	
			flammable materials stored in the plant at night	
			and on holidays.	
			ii. During holidays, inflammables shall not be hold	
			on the production line and they must be moved	
			to an independent warehouse for inflammables.	
			b. Entrust professionals to carry out electrical box	
			inspections every year.	
			c. Extension cables must be tested by the Engineering	
			Department before they can be used.	
			(8) Establishment of disaster relief organizations:	
			a. Form a disaster relief organization with the	
			neighboring fire brigade and strive for response	
			time in the event of a disaster, so as to minimize	
			disaster losses.	
			b. Prepare emergency equipment vehicles at night and	
			on holidays.	
			c. Set up the enterprise's volunteer fire brigade.	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			(9) Education and Training:	
			a. Fire micro-learning video	
			b. Fire technical training	
			c. Education and training of fire commanders	
			d. Education and training of fire extinguishers	
			e. Fire emergency response drills of various	
			departments	
			f. No-warning drills for the volunteer fire brigade	
			g. The enterprise's volunteer fire brigade conducts	
			professional fire training every month	
			(10) Fire prevention management of the contractors:	
			a. Contractors shall control the high-risk operation of	
			open flames and temporary electricity during	
			construction.	
			b. Micro-learning of open flames SOP, organization	
			of manufacturer's fire prevention.	
			(11) Safety protection of lightning rod throughout the	
			plant:	
			a. Comprehensively inspect the protection scope of	
			the lightning rod in the plant.	
			b. Entrust the service provider to use special	
			instruments to check the lightning rod of the whole	
			plant.	
			c. Set the lightning stroke counter to count the	
			number of lightning strokes in the plant.	
			(12) Set up a fire command system: When a fire breaks	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			out, the commander and team members can scan the QR	
			code immediately to see the tasks, responsibilities and	
			precautions of each team (commander, commander's	
			assistant, information team, fire fighting team, rescue	
			team, security guards, work safety personnel,	
			engineering personnel, and trapped personnel)	
			(IV.) The Company has established a comprehensive training	
(IV.) Has the Company established effective career	✓		policy, which includes pre-duty training for new recruits,	
development training plans?			professional and general knowledge development, management	(IV.) No significant discrepancies
			course for supervisors, and international talent cultivation	from the Sustainable
			system, so as to provide employees with proper education and	Development Best-Practice
			training at different times and establish an effective career	Principles for TWSE/TPEx
			development training program for employees. For the number	Listed Companies
			of training hours recorded in 2024, please refer to the	
			company's 2024 ESG Sustainability Report.	
			(V.) The Company is committed to research and development of	
(V.) Regarding customer health and safety, right to	✓		materials and improvement of product design and development	
privacy, marketing and labeling of its products and			capabilities to meet the quality standards of domestic and	(V.) No significant discrepancies
services and other issues, does the company comply			foreign customers. In addition, in order to respond to	from the Sustainable
with relevant regulations and international standards			environmental protection, starting from source management,	Development Best-Practice
and set up relevant consumer or customer protection			the Company invests in water-based paint equipment that	Principles for TWSE/TPEx
policies and complaint procedures?			meets European standards, reduces VOC emissions, and avoids	Listed Companies
			adverse effects on the environment and health hazards. Due to	
			the industrial characteristic of the OEM market, in addition to	
			signing related technology and R&D confidentiality	
			agreements with customers/suppliers, the Company has also	

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			formulated "Confidential Information Management Measures",	
			"Intellectual Property Management Measures" and "Group	
			Business Secret Management Measures" and "Employee Code	
			of Conduct" to protect business information such as Company	
			and customer patents and technology related information. In	
			order to provide customers with multiple communication	
			channels, in addition to direct response to the exclusive	
			salesperson by email, the Company also considers designing an	
			e-commerce platform in different languages such as Chinese,	
			English and Spanish on the basis of zero time difference and no	
			borders for customers to get timely information on new	
			products. At the same time, the Company has set up the	
			"Regulations Governing the Handling of Customer	
			Complaint," and complaints and dissatisfaction of the	
			customers will be addressed as quickly as possible to prevent	
			reoccurrence, reduce customer dissatisfaction, and foster the	
			Company's reputation. In addition to the labeling of product	
			information, the Company also provides environmental and	
			risk labels on its products or packaging.	
			(VI.) The Company's Occupational Safety and Health	
(VI.) Does the Company formulate supplier	✓		Management System applies to all personnel at the Tong Yang	
management policies that require suppliers to follow			Tainan Plant, the Kuanyin Plant, and contractors entering the	(VI.) No significant discrepancies
relevant regulations on issues such as environmental			premises, including construction workers, security personnel,	from the Sustainable
protection, occupational safety and health, or labor			cleaning staff, and kitchen employees. Contractors entering the	Development Best-Practice
rights? How is the implementation?			premises must sign an agreement and undergo hazard	Principles for TWSE/TPEx Listed
			communication training and safety training. They may only	Companies

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item	Yes	No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
			enter the premises after passing the assessment, with	
			re-training required every three years. All procurement must	
			comply with the regulations on procurement management	
			established by the Company. The management of qualified	
			suppliers is also governed by the "Regulations on Supplier	
			Evaluation," which are regularly assessed. Additionally, the	
			plant's environmental and safety management is included in the	
			evaluation and audit items. The Company has begun to request	
			key suppliers to sign the "Supplier Commitment Letter"	
			(including new suppliers). New suppliers must be thoroughly	
			audited to ensure that there are no violations of labor	
			conditions and human rights issues and include them in the	
			supplier evaluation. In addition, the packaging woven bag	
			provided by the suppliers must be printed with water-based	
			paint to reduce the use of toxic substances arising from	
			oil-based paint. In order to comply with the VOC (Volatile	
			Organic Compounds) organic solvent emission regulations, and	
			reduce the use of toxic substances arising from oil-based paint,	
			the Company strives to promote the purchase of water-based	
			paints, while decreasing heavy metals such as lead, mercury,	
			cadmium, and hexavalent chromium to reduce the harmful	
			effects on human body and effective wastewater treatment. The	
			Company has officially issued letters to notify all suppliers to	
			cooperate and abide by it.	

	Promotion item			Implementation (Note 1)	Deviations from the Sustainable
			No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons
V.	Does the company refer to internationally-used	✓		The Company's Sustainability Report is compiled according to	No significant discrepancies from the
	standards or guidelines for the preparation of reports			the guidelines and structures specified in the GRI Standards as	Sustainable Development Best-Practice
	such as sustainability reports to disclose			published by the Global Reporting Initiative, the Taiwan Stock	Principles for TWSE/TPEx Listed
	non-financial information? Are the reports certified			Exchange Corporation "Rules Governing the Preparation and	Companies
	or assured by a third-party accreditation body?			Filing of Corporate Sustainability Reports by TWSE and TPEx	
				Listed Companies", and the Task Force on Climate-related	
				Financial Disclosures (TCFD). These guidelines serve as the	
				principles for disclosing relevant strategies, goals, and specific	
				actions of the Company's significant themes for the report. The	
				report is prepared in accordance with the Sustainability	
				Accounting Standards Board (SASB). It is publicly available on	
				the Market Observation Post System and the Company's	
				website. However, the report is not certified or assured by a	
				third-party accreditation body.	

VI. If the Company has established its own sustainable development principles based on the Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies, please describe the implementation and any deviations from the Principles: The Company operates in accordance with its Sustainable Development Best-Practice Principles, managing the Company's risks and impacts on the economy, environment, and society based on these principles. Thus far, there have been no significant discrepancies.

			Implementation (Note 1)	Deviations from the Sustainable
Promotion item				Development Best-Practice Principles
Promotion item	Yes	No	Summary	for TWSE/TPEx Listed Companies
				and Reasons

VII. Other important information to facilitate a better understanding of the Company's sustainable development practices:

- 1. Environmental protection: The Company introduced low-pollution water-based painting, invested in various pollution control equipment, recycled and reused wastewater, and sorted and treated the waste properly, recycling and regeneration of plastic materials and various energy-saving and carbon-reduction measures, in order to reduce the impact on the environment.
- 2. Community participation, social contribution, and social services: The Company has undertaken the maintenance of the community parks in which it is situated to enhance community relations and neighborhood interactions. Furthermore, the company has assumed responsibility for the cleanliness of the roads surrounding its plants, leading employees in road cleaning initiatives to ensure a clean and safe roadway for all users. In support of the Tainan City Government's Mountains to Sea Greenway Project, the Company took responsibility for the cycling path outside its plant along the greenway, watering and maintaining the trees and ecosystem, thereby providing the public with a lush, green pathway for cycling, walking, and leisure.
- 3. Social Welfare: The Company has established Tong Yang Wu Gao Cultural & Educational Foundation with the objective of "caring for the culture of transport in the society, improving the quality of transportation of the public." The foundation focuses on traffic safety education and instill correct and safe use of transportation. In 2024, the company organized traffic safety education activities such as "Tainan Transportation," "Hell and Paradise Traffic Safety Psychological Test," and "GoNews Traffic News" on online platforms to promote traffic safety.
- 4. Consumer rights: The Company has established the operation procedure for handling customer complaints, and appointed designated personnel in charge of receiving customer complaints.
- 5. Human rights: The Company lays emphasis on human rights. It has purchased various insurance policies including public liability insurance, employment injury insurance, and employee group insurance. It has also entered collective agreements with the union in accordance with the Collective Agreement Act, and was recognized by the Tainan City Government as an excellent and harmonious employer for many years consecutively.
- 6. Safety and Health: The Company actively promotes environmental safety certification to meet customer requirements and international standards. It has obtained the OHSAS18001 Occupational Health and Safety Assessment Series Certification (replaced by ISO 45001 Occupational Health and Safety Management Systems in 2018, effective from July 28, 2023 to July 27, 2026). In addition, the Company hopes to internalize occupational safety into its employee. In order to allow factory workers to cultivate their habits, the Company organizes a disaster-free competition every year and has established reward, penalty, and inspection systems. The Company's occupational health and safety standards have been incorporated into educational training and are adopted as the benchmark of work safety of Tainan City. It also organizes frequent tours for vendors or external guests and was awarded the "Occupational Safety Five Star Award" by the Council of Labor Affairs twice, attracting other automobile manufacturers to come and learn for experience. In 2024, we received the Excellence Award in the Safety and Health Performance Competition from the Tainan City Government Labor Bureau.

				Implementation (Note 1)	Deviations from the Sustainable				
	Promotion item		No	Summary	Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons				
7.	Other social responsibility activities: In 2024, the	e Cor	npany	implemented a comprehensive salary adjustment and was selected as	a constituent stock of the "Taiwan				
Employment 99 Index" (the first and ever global CSR index), and the Company will continue to fulfill its corporate social responsibility to help reduce the									
unemployment rate.									
8.	For results of the Company's CSR, please see N	ote 3.							

- Note 1: If Implementation Status is specified "Yes," please explain the key policies, strategies and measures taken and the current progress; if Implementation Status is specified "No," please explain the differences and reasons in the column "Deviations from the Sustainable Development Best-Practice Principles for TWSE/TPEx Listed Companies and Reasons" and explain any policy, strategy and measure planned for the future. However, regarding the promotion of items 1 and 2, listed companies should outline the governance and supervisory structure for sustainable development, including but not limited to management policies, strategy and goal setting, and review measures. Additionally, the company's risk management policies or strategies related to environment, social, and governance (ESG) issues pertinent to its operations, as well as their assessment status should be explained.
- Note 2: Materiality principle refers to environmental, social, and corporate governance issues that are of material impact to the Company's investors and stakeholders.
- Note 3: CSR implementation results:

Year	Implementation results
1996	The Tong Yang Wu Gao Cultural & Educational Foundation was awarded the "Award of Outstanding Community
	Education Group in Seven Counties of Southern Taiwan" and the "Outstanding Community Education Group."
1997	Awarded the 5-Star Award for Excellent Organization in Taiwan for the Implementation of Safety and Health and the
	National Promotion of Safety and Health
2005	Awarded the Excellent Workplace of Tobacco Hazard Prevention by the Ministry of Health and Welfare for three
	consecutive years.
2006	Awarded "Outstanding Company for Hiring Disabilities."
2007	Signed the "Safety Partnership Declaration" with the Labor Inspection Office of the Southern District of the Executive
	Yuan Labor Committee, and became a safety partner.
2010	Awarded the 3rd Safety Partner - Group Contribution Award 2010 by the Council of Labor Affairs
2019	Commended by the Ministry of Labor and Tainan City Government, and signed the collective agreements.
	Tong Yang Wu Gao Cultural & Educational Foundation was awarded the "2019 Gold Safety Award" - Corporate
	contribution award.
2020	National Occupational Safety and Health Award - Special Award for Traditional Industry Investment.
2021	The Company's Chairman of the Labor Union, Hu Shang-li, has been awarded the "Excellence in Leadership" award by
	the Tainan City General Industrial Association.
2022	In 2022, we won the championship in the Safety and Health Performance Competition organized by the Occupational
	Safety and Health Administration, as well as the runner-up in the Safety Partner category.
	Rated Class A Supplier of Safety and Health Management System Assessment by Taiwan Kuozui Motors.
2023	Tainan City Government Recognizes Units with Excellent Labor-Management Relations
	City Signs Collective Agreements
	Obtained Special Award in Safety and Health Assessment from the Tainan City Government Labor Bureau.
	Rated Class A Supplier of Safety and Health Management System Assessment by Taiwan Kuozui Motors.
	The Company's labor union has received the Excellent Award in the 2023 Annual Labor Union Affairs Evaluation held in
	Tainan City.
2024	Obtained Excellence Award in the Safety and Health Performance Competition from the Tainan City Government Labor
	Bureau.

Information related to climate

Impler	nentation	of	Climate-	Relate	d Ir	nformatior	ı
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Item	Implementation
1. Describe the board of directors' and management's	1. The Company has established a "Greenhouse Gas Risk Management
oversight and governance of climate-related risks and	Committee," which is composed of the President as the convener, the
opportunities.	general managers of the two business groups as the deputy conveners, and
	the relevant units of the Company. It is responsible for the inventory of its
	various carbon emissions, planning energy saving and carbon reduction
	strategies and goals, promoting the management of energy saving and
	carbon reduction, researching and developing carbon reduction
	technologies, and introducing carbon reduction equipment, so as to
	promote the achievement of energy saving and carbon reduction goals.
	From the third quarter of 2022, the committee will report the progress of
	greenhouse gas inventory and verifications to the Board of Directors on a
	quarterly basis. Additionally, the Company has established a "ESG
	Implementation Committee" to compile the annual sustainability report
	on the implementation results of ESG and report it to the Board of
	Directors. The Board of Directors reviews the implementation strategy
	and achievements, tracks the implementation results, and provides
	supervision at all times, so as to ensure that operations are free of risks.
2. Describe how the identified climate risks and opportunities	2. (1) Climate risks: Short-term heavy rainfall, typhoons, earthquakes, and
affect the business, strategy, and finances of the business	other extreme weather events may lead to production line shutdowns and
(short, medium, and long term).	disruptions in the supply chain, thereby affecting the company's operations.
	To mitigate climate change, the promulgation of relevant regulations may
	increase the cost of greenhouse gas emissions for the Company, increase
	the cost of equipment transformation, and affect customers' preferences for
	the products.
	(2) Opportunities of climate risks: Through reviewing the Company's

Item	Implementation
	process equipment, energy efficiency may be improved and greenhouse gas emissions may be reduced; In addition, the reuse of wastewater and the development of recycled raw materials are also opportunities for the Company to develop new markets.
3. Describe the financial impact of extreme weather events and transformative actions.	3. For the major climate risks and opportunities identified above, the potential impacts on financial and operational are assessed, and response plans are formulated. Taking carbon taxes and carbon fees as an example of climate risk, it is expected to increase indirect costs, as upstream suppliers may pass on their related expenses, potentially leading to higher procurement costs and a decrease in profitability. In terms of finance, various insurance are utilized to reduce climate risks, and the financial structure is appropriately managed in the short, medium, and long terms. Regarding climate opportunities, replacing old equipment with new ones and improving the energy efficiency of existing equipment to enhance energy efficiency. The introduction of new equipment may result in increased capital expenditures. On the other hand, this can reduce greenhouse gas emissions and thus decrease carbon tax/carbon fee expenditures.
Describe how climate risk identification, assessment, and management processes are integrated into the overall risk management system.	4. Based on the guidelines of environmental safety and health policy of "pollution prevention, enhanced communication, hygiene reinforcement, education and training, regulatory compliance, resource conservation, and continuous improvement," and utilizing the ISO 14001 Environmental Management System as the foundation for implementation, the company employs the PDCA method. This approach considers various environmental impacts, government regulations, and internal and external environmental issues, identifies various potential risks, improves volatile organic compound (VOC) emissions, reduces carbon emissions, manages water recycling and discharge, and develop relevant response measures for waste management to

Item	Implementation
5. If scenario analysis is used to assess resilience to climate change risks, the scenarios, parameters, assumptions, analysis factors and major financial impacts used should be	reduce environmental impact. The company integrating risk management with environmental regulations and conduct regular assessment, identifying relevant laws and technologies, and combines the environmental management system to identify relevant regulations and technologies, taking into account the overall risk to the company. 5. The Company has not used the scenario analysis to evaluate the resilience in the face of climate change risks
 described. 6. If there is a transition plan for managing climate-related risks, describe the content of the plan, and the indicators and targets used to identify and manage physical risks and transition risks. 	6. In order to confront global climate change, the Company has not only strengthened the risk adaptation of climate change to reduce the impact of disasters on its operations, but also made continuous efforts to mitigate greenhouse gas emissions. The targets, strategies, and specific action plans for reducing greenhouse gases are detailed in Section 1-2.
7. If internal carbon pricing is used as a planning tool, the basis for setting the price should be stated.	7. The company has not used internal carbon pricing as planning tool yet.
8. If climate-related targets have been set, the activities covered, the scope of greenhouse gas emissions, the planning horizon, and the progress achieved each year should be specified. If carbon credits or renewable energy certificates (RECs) are used to achieve relevant targets, the source and quantity of carbon credits or RECs to be offset should be specified.	8. The company has not set the climate-related goals yet.
9. Status of Greenhouse Gas Inventory and Assurance, Reduction Targets, Strategies, and Specific Action Plans (to be filled in sections 1-1 and 1-2).	9. Filled in Sections 1-1 and 1-2.

1-1 Greenhouse Gas Inventory and Assurance Status for the Most Recent 2 Fiscal Years

1-1-1 Greenhouse Gas Inventory Information

		Scope 1	Scope 2	Scope 3		
Year	Data coverage	Emissions	Emissions	Emissions	Total	Density
	scope	(tCO2e)	(tCO2e)	(tCO2e)	emissions	(tCO2e/revenue in NT\$
					(tCO2e)	million)
2023	Parent	11,647	53,049	15,237	79,933	4.39
	company					
2024	Parent	11, 445	49, 992	15, 185	76, 622	3. 87
	company					

Note 1:Direct emissions (Scope 1 refers to emissions that are directly from sources owned or controlled by the Company), indirect emissions (Scope 2 refers to indirect greenhouse gas emissions resulting from the purchased electricity, heat, or steam), and other indirect emissions (Scope 3 refers to emissions generated by the Company's activities that are not classified as indirect emissions of energy but rather from sources owned or controlled by other companies. The content of these statistics includes waste disposal resulting from upstream and downstream transportation and distribution, as well as organizational usage.).

Note 2:The data coverage scope for direct emissions and indirect energy emissions shall comply with the schedule prescribed in the order issued under Article 10, Paragraph 2 of the Regulations. Other indirect emissions information may be voluntarily disclosed.

Note 3:Greenhouse gas inventory standards: Greenhouse Gas Protocol (GHG Protocol) and ISO 14064-1 issued by the International Organization for Standardization (ISO).

Note 4:The intensity of greenhouse gas emissions can be calculated per unit of product or service, or per unit of revenue, but at least the data calculated in terms of revenue (NT\$1 million) shall be disclosed.

1-1-2 Greenhouse Gas Assurance Information (describe the status of assurance for the most recent 2 fiscal years, including the scope of assurance, assurance institutions, assurance standards, and assurance opinion):

The Company did not obtain a complete greenhouse gas assurance opinion by the date of the annual report's publication. Once the complete assurance information is obtained, it will be disclosed on the Market Observation Post System and included in the following year's annual report.

Note 1: The Company is required to adhere to the schedule according to the regulations outlined in Article 10, Paragraph 2 of the Standards. If the Company does not obtain a complete greenhouse gas assurance opinion by the date of publication of the annual report, it must indicate that "complete information on assurance will be disclosed in the Sustainability Report." If the company has not prepared a Sustainability Report, it must state that "complete information on assurance will be disclosed on MOPS," and the complete information on assurance must be disclosed in the subsequent year's annual report.

Note 2: The assurance institutions must adhere to the relevant regulations for sustainability reports set forth by the Taiwan Stock Exchange Corporation and the Securities and

Taipei Exchange.

Note 3: For details regarding the content disclosed, please refer to the reference examples of best practices available on the website of the Taiwan Stock Exchange in the Corporate Governance Center.

1-2 Greenhouse Gas Reduction Goals, Strategies, and Specific Action Plans (Specify the greenhouse gas reduction base year and its data, the reduction targets, strategy and concrete action plan, and the status of achievement of the reduction targets):

(1) Greenhouse Gas Reduction Targets

- 1. By reducing pollution at the source and pollution prevention equipment at the end, the long-term goal is to achieve a 50% reduction in VOC emissions intensity per unit of revenue by the end of 2030, compared to 2016, and a 45% reduction in VOC emissions intensity per unit of revenue by 2025, compared to 2017, under the condition of no new production processes.
- 2. By installing solar power generation on the factory rooftops, the Company reduced carbon emissions, with green electricity generation reaching approximately 2.59 million kWh in 2024. In 2025, in addition to continuing to generate about 2.59 million kWh of green electricity, the Company plans to install new solar power generation of approximately 361 kW and apply for green electricity certificates. It is estimated that the green electricity generated will exceed 8% of the Company's total contracted electricity capacity.
- 3. Energy saving and carbon reduction: Implement various energy conservation measures. The electricity consumption per unit of revenue has decreased by more than 2% in 2025 compared to 2024.
- 4. Circular economy: Recover the copper in electroplating waste liquid, transfer them to the manufacturer for refining, and use them again in the process. The goal for 2025 is to recover 300 kg of copper waste liquid, thereby improving the discharge of heavy metals in wastewater and reducing the concentration of hazardous industrial waste.
- 5. Save water resources and maximize the use of recycled water, the long-term goal is to ensure that recycled water usage make up 10% of total tap water use in 2030, with a goal for 2025 set as 9.2%.
- 6. Improve wastewater treatment technology continuously. It is estimated that the comprehensive indicator of water pollution in 2030 will be 45% better than the Effluent Standards, and the comprehensive indicator of water pollution in 2025 is set to be 40% better than the Effluent Standards.
- 7. Implement various waste classification and management to reduce the outsourcing treatment, the objective is to decrease the waste generation intensity per unit of revenue by 40% by the year 2030, compared to 2017. Furthermore, the target for 2025 is to achieve a 34% reduction in generation intensity (with 2017 as the base year).

(2) Greenhouse Gas Reduction Strategies

Through risk identification, the Company has formulated the following measures to improve VOC gas emissions, reduce carbon emissions, recycle and discharge water, and manage waste disposal, thereby reducing environmental impact.

- 1. In 2016, the introduction of water-based paints began, reducing pollution emissions.
- 2. The installation of solar power generation equipment on the factory roof has reduced carbon emissions, generating approximately 2.59 million kilowatt-hours of green electricity in 2024.
- 3. After the treatment of process wastewater, it is reused in the manufacturing process, for street washing, and in horticulture, thereby reducing the consumption of tap water.
- 4. In light of increasingly extreme climate conditions, establish various emergency management measures for water disasters, earthquakes, fires, and other incidents.
- 5. Implement waste classification and reuse to reduce the volume of waste generated.

(3) Status of Reduction Achievements for 2024

- 1.VOC emissions per million revenue for the unit in 2024 have been reduced by 47.23%.
- 2. The Company has installed green electricity (solar energy) with a capacity of 2247 kW, accounting for over 8% of the Company's contracted electricity capacity.
- 3. Energy Conservation and Carbon Reduction: The Company will continue to purchase relevant energy-saving lighting and equipment in 2024, with an expected 2% reduction in electricity consumption per unit of revenue in 2025 compared to 2024.
- 4. Circular Economy: The Company collaborated with manufacturers to research circular economy waste recycling technology, electrolytically recovering copper waste solution from the electroplating process. After refinement by manufacturers, it was reused in the process. In 2024, 244 kg of copper was recovered, improving heavy metal discharge in wastewater.
- 5. Water Resource Conservation: In 2024, the volume of water recycled was expected to account for 7.6% of the total water usage.
- 6. Continuously improve wastewater treatment technology: In 2024, the comprehensive water pollution index was on average 39.5% better than legal requirements.
- 7. Compared to the baseline year of 2017, the Company has reduced its waste output per unit of revenue by 45% in 2024 (targeting 32%), which aligns with the Company's short-term objectives. Moving forward, we will continue to manage emission issues.
- Note 1: The Company is required to adhere to the schedule according to the regulations outlined in Article 10, Paragraph 2 of the Standards.
- Note 2: The base year should be the year in which the boundary of the consolidated financial report is completed, for example, according to the provisions of Article 10,

 Paragraph 2 of these Standards, companies with a capital amount of more than NT\$10 billion should do so in 2025. The audit of the consolidated financial report for
 the year 2024 has been completed, thus the base year is 2024. If the Company has completed the audit of the consolidated financial report earlier, the earlier year
 may be used as the base year. Data for the base year may be calculated as a single annual value or as an average over multiple years.
- Note 3: For details regarding the content disclosed, please refer to the reference examples of best practices available on the website of the Taiwan Stock Exchange in the Corporate Governance Center.

(VI) Corporate observance of ethical business practices and discrepancies from the Ethical Corporate Management Best-Practice Principles for the TWSE/TPEx Listed Companies and reasons thereof:

				Status (Note)	Discrepancies from the
	Item for evaluation	Yes	No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof.
I. (I)	Establishment of ethical corporate management policies and programs Has the Company established the ethical corporate management policies approved by the Board of Directors and specified in its rules and external documents the ethical corporate management policies and practices and the commitment of the Board of Directors and senior management to rigorous and thorough implementation of such policies?	✓		(I) The Company has formulated the "Ethical Corporate Management Best Practice Principles" which was approved by the Board. The Principles are disclosed on the MOPS and the Company's website. The Company strictly requires its directors, managerial officers, and employees to abide by the integrity policy and implement it. In addition, the business philosophy of the Company is "Enthusiasm, Honesty, and Creativity." It is displayed throughout the company, published on the Company's website and written in the employee handbooks, which serve as guidelines for the Company's sustainable development. The company ensures legal compliance in both internal management and external business activities, upholding a transparent and responsible business philosophy. It has formulated policies with integrity as basis, established sound corporate governance, and risk control mechanisms to create a sustainable operating environment.	(I) No significant discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies

			Status (Note)	Discrepancies from the
Item for evaluation	Yes	No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof.
 (II) Does the company establish a risk assessment mechanism against unethical conduct, analyze and assess on a regular basis business activities within its business scope which are at a higher risk of being involved in unethical conduct, and establish prevention programs accordingly, which shall at least include those specified in Paragraph 2, Article 7 of the "Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies"? (III) Has the Company provided any solutions to prevent the unethical conducts, stipulate the definite procedures, conduct guidelines, punishment for violation as well as appeals system and put into practice, and review and revise on a regular basis the aforesaid solutions? 	✓		(II) The Company has established the "Ethical Corporate Management Best Practice Principles" to analyze and assess on a regular basis business activities within its business scope which are at a higher risk of being involved in unethical conduct, and establish prevention programs accordingly as specified in Paragraph 2, Article 7 of the "Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies." (III) The Company has established the "Ethical Corporate Management Best Practice Principles," "Codes of Ethical Conduct for Directors and Managerial Officers," "Code of Conduct" and "Complaint Management Regulations." These regulations clearly define the related handling procedures and provide internal and external personnel with channels to report violations of integrity and implement them. Any violations of relevant regulations will be subject to internal disciplinary actions. The staff handbook of the Company specifies the matters that should be known to the employees, including correct working attitude, workplace ethics, and confidentiality awareness, such as "employees of the Company shall not receive or offer rebates or other improper benefits to customers, suppliers or	(II) No significant discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies (III) No significant discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies

				Status (Note)	Discrepancies from the
Item for evaluation		Yes	No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof.
				other persons related to the Company's business" and "unless approved, employees are strictly forbidden to accept gifts, cash or any equivalent in monetary from suppliers," in orde to promote integrity and self-discipline among employees and implement the concept.	r
II. (I)	Fulfillment of ethical corporate management Does the company evaluate business partners' ethical records and include ethics-related clauses in business contracts?	✓		(I) The Company has formulated the "Ethica Corporate Management Best Practic Principles" and conducts business activities of the basis of the principle of integrit management and in a fair and transparer manner. Before cooperation, the Compan considers the legality of agents, customers, of other transaction objects and whether the involve unethical conducts, to avoid transactions with those involved in unethical conducts. When the Company signs contract with other entities, the Company include provisions requiring compliance to its ethical business policy and termination or cancellation of the contract at any time in the event of unethical conduct by the transaction counterparty according to the integrity clauses	discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies di l s s s l n f f n
(II)	Has the Company set up a dedicated unit under the Board of Directors to promote ethical corporate management and regularly (at least once every year) report to the Board of Directors the implementation of the ethical corporate	√		(II) To establish a corporate culture of integrit management and ensure sound developmen the Company maintains a good busines operating model. The management department is responsible for formulating and supervisin	discrepancies from the Ethical Corporate Management Best

			Status (Note)	Discrepancies from the
Item for evaluation	Yes	No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof.
management policies and prevention programs against unethical conduct? (III) Has the Company established policies to prevent conflicts of interest, provide appropriate communication channels, and implement them accordingly?	✓		the implementation of ethical management policies and measures to prevent dishonest behavior, ensuring the implementation of the Ethical Corporate Management Best Practice Principles. An annual report is presented to the Board of Directors on the status of ethical management carried by the Company. The Company holds ethical management education training or promotion for the personnel of the Company, so that they can fully understand the Company's determination, policies, prevention programs, and consequences of unethical conduct. In 2024, the "Integrity and Ethics Training" was held, with a total of 3,659 participants and a total of 3,659 training hours. (III) The company has established policies to prevent conflicts of interest in the "Ethical Corporate Management Best Practice Principles," provides appropriate channels for disclosure and implement it. Moreover, as provided in the "Rules and Procedures for Board Meetings," in the event of an agenda item representing a conflict of interest for a director of for the entity he or she represents, he or she shall disclose the conflict at the current meeting and refrain from discussion or vote on the matter. He or she shall be recused during discussion or vote on the matter and shall not exercise the right to vote on behalf of	TWSE/TPEx Listed Companies (III) No significant discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies

			Status (Note)	Discrepancies from the	
Item for evaluation		No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof.	
(IV) Has the Company established effective accounting systems and internal control systems to implement ethical corporate management and had its internal audit unit, based on the assessment results of the risk of involvement in unethical conduct, devise relevant audit plans and audit the compliance with the prevention programs accordingly or entrusted a CPA to conduct the audit?	✓		any other directors of the Board. In 2024 and up to the date of publication of the annual report, a total of 8 board meetings were held, all of which were conducted in accordance with the board meeting procedures. (IV) To ensure the implementation of ethical corporate management, the Company has established an effective accounting system and internal control system which are reviewed on an ongoing basis to prevent the risk of dishonest conduct in its business activities. The internal audit unit shall regularly check the compliance with the said system according to the audit plan and prepare audit reports and report them to the Board of Directors. If necessary, CPAs may be appointed to perform	(IV) No significant discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies	
(V) Does the company regularly hold internal and external educational trainings on operational integrity?	✓		audit tasks. (V) The Company has formulated the "Ethical Corporate Management Best Practice Principles" and holds ethical management education training or promotion for the personnel of the Company, so that they can fully understand the Company's determination, policies, prevention programs, and consequences of unethical conduct. In 2024, the "Integrity and Ethics Training" was held, with a total of 3,659 participants and a total of 3,659 training hours.	discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies	

				Status (Note)	Discrepancies from the	
	Item for evaluation		No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof.	
III. (I)	Operation of the whistle-blowing system Does the company establish both a reward/punishment system and an integrity hotline? Can the accused be reached by an appropriate person for follow-ups?	✓		(I) The Company has established the "Ethical Corporate Management Best Practice Principles," "Employee Code of Conduct," and the "Complaint Management Procedures," which clearly outline specific reporting and reward systems, as well as related handling processes. These regulations provide internal and external personnel with channels to report violations of integrity and for employees to file complaints regarding workplace harassment. The Human Resources Department is designated as the responsible unit for handling reports. Whistleblowers are required to provide their names and contact details, the alleged violations of integrity or instances of workplace harassment, to facilitate the investigation and subsequent handling of the results. The company ensures confidentiality and protection for whistleblowers and individual involved in the investigation; all documents in the process of acceptance and investigation will also be managed as special confidential documents. The whistleblowing channels are as follows: Internal channels: (1) Establish a "Feedback Platform."	(I) No significant discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies	

			Status (Note)	Discrepancies from the
Item for evaluation		No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof.
(II) Has the Company established the standard operating procedures for investigating reported misconduct, follow-up measures to be adopted after the investigation, and related confidentiality mechanisms?	✓		feedback and phone number for the head of the Human Resources Department and the labor union. External channels: (1) Establish a complaint/mailbox for whistleblowing on the company website (access the official company website at www.tyg.com.tw and click on "Contact Us"). (2) A complaint/ mailbox for whistleblowing and telephone number (06-3560511#6026) are available at the plant's security office and on the manufacturers' identification badges for relevant external personnel to give their feedback to the company. (II) The Company has established the "Ethical Corporate Management Best Practice Principles" and "Complaint Management Regulations." When a complainant reports violations of integrity, they can submit their complaint through the complaint channels. Upon receiving the report, the company will initiate an investigation team within three days to begin the process, and record it in the "Complaint Investigation Form". The company ensures confidentiality and protection for both the complainant and the personnel involved in the investigation regarding the reported issue	(II) No significant discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies

			Status (Note)	Discrepancies from the
Item for evaluation	Yes	No	Summary	Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies and Reasons Thereof.
(III) Does the company provide proper whistleblower protection?			and the subsequent investigation. All documents related to the acceptance and investigation process are managed as confidential files. (III) The Company has established the "Ethical Corporate Management Best Practice Principles" and "Complaint Management Regulations." When a complainant reports violations of integrity, they can submit their complaint through the complaint channels. Upon receiving the report, the company will initiate an investigation team within three days to begin the process, and record it in the "Complaint Investigation Form". The company ensures confidentiality and protection for both the complainant and the personnel involved in the investigation regarding the reported issue and the subsequent investigation. All documents related to the acceptance and investigation process are managed as confidential files.	(III) No significant discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies
IV. Enhanced disclosure of ethical corporate management information Does the company disclose the ethical corporate management policies and the results of its implementation on the company website and MOPS?	✓		The Company discloses the "Ethical Corporate Management Best Practice Principles" on the Company website and MOPS for inquiry at any time.	No significant discrepancies from the Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies

			Status (Note)	Discrepancies from the
Item for evaluation				Corporate Governance Best
	Yes			Practice Principles for
		No	Summary	TWSE/TPEx Listed
				Companies and Reasons
				Thereof.

- V. If the Company has established the ethical corporate management policies based on the "Ethical Corporate Management Best-Practice Principles for TWSE/TPEx Listed Companies," please describe any discrepancy between the policies and their implementation. The Company has formulated the "Ethical Corporate Management Best Practice Principles," "Codes of Ethical Conduct for Directors and Managerial Officers," and "Code of Conduct." All employees and managerial officers and the board members shall abide by the regulations. There are no significant discrepancies from the Corporate Governance Best-Practice Principles.
- VI. Other information relevant to understanding the Company's business integrity (e.g., reviews and amendment of its business integrity principles): Since the establishment of Tong Yang, the Company has been adhering to its central notion of "Humanistic Management" and corporate spirit of "Enthusiasm, Honesty, and Creativity." It is not only the belief of Tong Yang's sustainable operation, but also the corporate culture of Tong Yang. Over the years, the Company has adhered to its central notion of "Humanistic Management," continues to organize and reorganize, establishes a Tong Yang of sustainable development and sustainable operation, dedicates to the sustainable development of the Company and the society, creates mutual benefits for all stakeholders, increases economic value for the society, and continues to be the driving force of social improvement

Note: Reasons for checks of "Yes" or "No" of status should be specified in "Summary Description" column.

(VII) Other information that facilitates the understanding of the Company's corporate governance should be also disclosed: Please go to "Corporate Governance" sector in the MOPS (http://mops.twse.com.tw), or the Company's website (http://www.tyg.com.tw).

(VIII) Internal Control System Execution Status:

- 1. Statement of Declaration of Internal Control: Please refer to the MOPS website: (https://mops.twse.com.tw > Single Company > Corporate Governance > Company Rules/Internal Control > Internal Control Declaration Announcement). Enter the year and company code to search for the internal control declaration announcement. (https://mops.twse.com.tw/mops/#/web/t06sg20).
- 2. If a CPA has been hired to carry out a special audit of the internal control system, the CPA audit report shall be disclosed: None.
- (IX) Major Resolutions of Shareholders' Meeting and Board Meetings during the Most Recent Fiscal Year and during the Current Fiscal Year up to the Date of Publication of the Annual Report:

1. Important resolutions and implementation of the Shareholders' Meeting

۱.	Important i	reso	lutions and implementation of the Sna	reno	olders Meeting
	Date		Important resolutions		Implementation
	2024.6.18	1.	Recognition of the Company's	1.	The relevant reports and statements
			2023 Business Report and		have been filed with the competent
			Financial Statements		authority for future reference,
					disclosure, and declaration pursuant
					to the relevant regulations.
		2.	Recognition of distribution of 2023	2.	In accordance with the resolution
			retained earnings		approved at the Shareholders'
					Meeting, a cash dividend of NT\$4
					per share will be distributed.
					Cash dividends reference day: June
					26, 2024
					Cash dividends distribution date:
					July 17, 2024.

2. Important resolutions of the Board Meeting

mportan	t resolutions of the Board Weeting
Date	Important resolutions
2024.3.8	1. Report on the self-evaluation results of the performance assessment of Board Members, the Board of Directors, and various Functional Committees for 2023
	 Report on the implementation progress of the Company's greenhouse gas inventory and verification.
	3. Approved the Company's 2024 business plan.
	4. Approved the 2023 distribution of remuneration of employees and Directors
	5. Approved the 2023 Business Report and Financial Statements
	6. Approved the 2023 earnings distribution, with cash dividend at NT\$4 per share.
	7. Approved the "Review of the directors' and managerial officers' performance evaluation and relevant regulations regarding remuneration" reviewed by the Remuneration Committee, and "Adjustment to the 2024 salary, and bonus distribution."
	8. Approved the 2023 Statement of Declaration of Internal Control.
	9. Approved the partial amendments to the Company's internal regulations of the "Sustainability Report Preparation and Verification Procedures," "Rules

Date		Important resolutions
		of Procedures for Board of Directors Meeting," and "Audit Committee Charter."
	10.	Approved the Company's appointment, independence and suitability
	11	evaluation of the CPAs. Approved the formulation of the Company's general principles for the policy
	11.	on pre-approved non-assurance services.
	12.	Approved the 2024 shareholders' meeting commence time, venue, and
	12.	reason, and electronic means may be used for voting.
	13.	Approved the application for the purchase of industrial land in Cigu
		Technology Industrial Park of the Tainan City Government.
2024.5.7	1.	Report on the Implementation Progress of the Company's Greenhouse Gas Inventory and Verification.
	2.	Approved the Company's 2024 Q1 consolidated financial statements.
	3.	Approved the 2023 earnings distribution. Shareholder bonus of NT\$4 per
		share would be distributed in cash. Related matters, including the ex-dividend
		date, the final period for stock transfers, the record date for cash dividend
		distribution, and the cash dividend payment date, were also determined.
2024.6.27	1.	Report the qualifications review results for independent directors during their
		term of office are in compliance with relevant laws and regulations.
	2.	Approved the Company's renewal of "Directors', Supervisors' and managerial
	2	Officers' Liability Insurance."
	3.	Approved the 2023 Sustainability Report.
	4.	Approved the request to the Ministry of Economic Affairs made by the
		Company for the lease of industrial land in Zone 2 of the Tainan Xinshi Industrial Park.
	5.	Approved of the change in the Company's Deputy Spokesperson.
2024.8.8	1.	Report on the Implementation Progress of the Company's Greenhouse Gas
2021.0.0	1.	Inventory and Verification.
	2.	Approved the Company's 2024 Q2 consolidated financial statements.
	3.	Approved the partial amendments to the Company's "Procedures for
		Endorsements and Guarantees."
2024.11.7	1.	Report on the Implementation Progress of the Company's Greenhouse Gas
		Inventory and Verification.
	2.	Approved the Company's 2024 Q3 consolidated financial statements.
	3.	Approved the "Internal Control System for Managing Information on
		Sustainability" established by the Company.
	4.	Approved the donation of NT\$1,300,000 to the related party Tong Yang Wu
		Gao Cultural & Educational Foundation.
2024.12.24	1.	Approved the "Review of the directors' and managerial officers' performance
		evaluation and relevant regulations regarding remuneration" reviewed by the
		Remuneration Committee, and "Review of 2024 salary of Directors and
	2	managerial officers." Approved the 2025 internal control audit plan
2025.3.7	2. 1.	Approved the 2025 internal control audit plan. Report on the Self-Evaluation Results of the Performance Assessment of
2023.3.1	1.	Board Members, the Board of Directors, and Various Functional Committees
		for 2024.
	2.	Report on the Implementation Progress of the Company's Greenhouse Gas
		Inventory and Verification.
	3.	Approved the Company's 2025 business plan.
	4.	Approved the 2024 distribution of remuneration of employees and Directors

Date	Important resolutions
	5. Approved the 2024 Business Report and Financial Statements6. Approved the 2024 earnings distribution, with cash dividend at NT\$5.3 per share.
	7. Approved the "Review of the directors' and managerial officers' performance evaluation and relevant regulations regarding remuneration" reviewed by the Remuneration Committee, and "Adjustment to the 2025 salary, and bonus distribution."
	8. Approved the 2024 Statement of Declaration of Internal Control.
	9. Approved the Scope of the Company's Grassroot Employees.
	10. Approved the partial amendments to the Company's "Articles of Incorporation."
	11. Approved the partial amendment of the Company's "Internal Control System for Personnel Labor and Wage Cycle" and "Regulations on the Implementation for the Audit of Personnel Labor and Wage Cycle."
	12. Approved the Company's appointment, independence and suitability evaluation of the CPAs.
	13. Approved the formulation of the Company's general principles for the policy on pre-approved non-assurance services.
	14. Approved the 2025 shareholders' meeting commence time, venue, and reason, and electronic means may be used for voting.
2025.5.8	Report on the implementation progress of the Company's greenhouse gas inventory and verification.
	2. Approved the Company's 2025 Q1 consolidated financial statements.
	3. Approved the 2024 earnings distribution. Shareholder bonus of NT\$5.3 per
	share would be distributed in cash. Related matters, including the ex-dividend
	date, the final period for stock transfers, the record date for cash dividend
	distribution, and the cash dividend payment date, were also determined.
	4. Approved the Company's construction of a factory in the Qigu Technology
	Industrial Park through self-owned land with commissioned construction.

(X) Recorded or written statements made by any director or supervisor which specified dissent to important resolutions passed by the Board of Directors during the most recent year and up to the date of publication of this annual report: None.

IV Information on CPA Audit Fees

Information on CPA Audit Fees (Please fill in the amount)

Unit: NT\$ thousands

Name of Accounting firm	Name (of CPA	Auditing period	Audit fee (Note 1)	Non-Audit fee (Note 2)	Total	Note
Ernst & Young Global Limited	Tzu-Ren Hu	Kuo-Sen Hung	2024.1.1~ 2024.12.31	9,034	516	9,550	No Replacement of CPAs

Note: If the Company changes the CPAs or the accounting firm this year, please list their respective audit periods separately, specify the reason for the replacement in the "Remarks" column, and disclose the audit and non-audit professional fees paid in order. Non-audit fees should be disclosed along with a note explaining the content of the services provided.

- Note 1: Audit fee refers to service fee paid to external auditor regarding the audit and review of financial statement and review of financial forecast.
- Note 2: The Company's 2024 non-audit fee was NT\$ 516 thousand. This amount includes NT\$335 thousand for transfer pricing report, NT\$20 thousand for full-time employee salary checklist for non-executive positions, NT\$41,000 for the review of the English version of the annual Shareholders' Meeting report, NT\$100,000 for tax compliance auditing and NT\$20 thousand for business registration.
- (I) When the Company changes its accounting firm and the audit fees paid for the fiscal year in which such change took place are lower than those for the previous fiscal year, the amounts of the audit fees before and after the change and the reasons shall be disclosed: None.
- (II) When the audit fees paid for the current fiscal year are lower than those for the previous fiscal year by 10 percent or more, the reduction in the amount of audit fees, reduction percentage, and reason(s) thereof shall be disclosed:None.

V Information on Replacement of CPAs: None.

VI The Company's Chairman, Presidents, or Accounting Officers hold any positions in the Company's accounting firm or its affiliates during the most recent fiscal year: None.

VII As of the most recent fiscal year and up to the date of publication of the annual report, the board members, supervisors, managers, and shareholders who hold more than 10% of the shares. Changes in Shareholder Equity Transfer and Pledge of Shares:

Equity Transfer: Please refer to the Market Observation Post System by navigating to Single Company > Equity Changes/Securities Issuance > Equity Transfer Data Inquiry > Insider Shareholding Change Post-Report Form. For the new version of MOPS, visit the following URL: https://mops.twse.com.tw/mops/#/web/query6_1.

Changes in Share Pledge: Please refer to the Market Observation Post System under the following path: Single Company > Share Changes/Securities Issuance > Insider Pledge Release > Insider Pledge Release Announcement URL (New Version MOPS):

https://mopsov.twse.com.tw/mops/web/STAMAK03_1.

VIII Relationship among the Top 10 Shareholders

April 21, 2025

								7 1 pm	21, 2023
NAME (NOTE 1)		ONAL IOLDING		& MINOR HOLDING		OLDING BY INEES	AMONG TEN SHAREHOLDERS RELATIONSHIP WITH A RELATED PARTY WITHIN THE SECO KINSHIP. (1	REMARKS	
	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Shareholder (or Name)	Relationship	
Yeong-Maw Wu	38,006,787	6.43%	0	0.00%	14,326,600	2.42%	Yung-Feng Wu Yung-Hsiang Wu Hong Yang Investment Co., Ltd. Xin Yang Investment Co., Ltd.	Brother Brother Sibling of the representative Sibling of the representative	None
Yung-Feng Wu	36,677,497	6.20%	2,930,455	0.50%	14,928,900	2.52%	Yeong-Maw Wu Yung-Hsiang Wu Hong Yang Investment Co., Ltd. Xin Yang Investment Co., Ltd. Yung Feng Kang Investment Co., Ltd.	Brother Brother Same person as the representative Same person as the representative Father of the representative	None
Yung-Hsiang Wu	33,903,930	5.73%	2,610,188	0.44%	13,767,300	2.33%	Yeong-Maw Wu Yung-Feng Wu Hong Yang Investment Co., Ltd. Xin Yang Investment Co., Ltd.	Brother Brother Sibling of the representative Sibling of the representative	None
Yuan Da Taiwan High Dividend Fund Special Account	30,161,989	5.10%	0	0.00%	0	0.00%	None	None	None

NAME (NOTE 1)	PERSONAL SHAREHOLDING		SPOUSE & MINOR SHAREHOLDING		SHAREHOLDING BY NOMINEES		AMONG TEN LARGEST SHAREHOLDERS, NAME AND RELATIONSHIP WITH ANYONE WHO IS A RELATED PARTY OR A RELATIVE WITHIN THE SECOND DEGREE OF KINSHIP. (NOTE 3)		REMARKS
	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Shareholder (or Name)	Relationship	
Hong Yang Investment Co., Ltd. Representative: Yung-Feng Wu	28,317,430	4.79%	0	0.00%	0	0.00%	Yung-Feng Wu Yeong-Maw Wu Yung-Hsiang Wu Xin Yang Investment Co., Ltd. Yung Feng Kang Investment Co., Ltd.	Same person as the representative Sibling of the representative Sibling of the representative Same person as the representative Father of the representative	None
Xin Yang Investment Co., Ltd. Representative: Yung-Feng Wu	27,132,669	4.59%	0	0.00%	0	0.00%	Yung-Feng Wu Yeong-Maw Wu Yung-Hsiang Wu Hong Yang Investment Co., Ltd. Yung Feng Kang Investment Co., Ltd.	Same person as the representative Sibling of the representative Sibling of the representative Same person as the representative Father of the representative	None
Hua Nan Commercial Bank is entrusted with the custody of the special account of the Yuanta Taiwan Value High Dividend ETF Securities Investment Trust Fund Account	19,799,000	3.35%	0	0.00%	0	0.00%	None	None	None
Public Service Pension Fund Supervisory Board	17,583,717	2.97%	0	0.00%	0	0.00%	None	None	None

NAME (NOTE 1)	PERSONAL SHAREHOLDING ME (NOTE 1)		SPOUSE & MINOR SHAREHOLDING		SHAREHOLDING BY NOMINEES		AMONG TEN LARGEST SHAREHOLDERS, NAME AND RELATIONSHIP WITH ANYONE WHO IS A RELATED PARTY OR A RELATIVE WITHIN THE SECOND DEGREE OF KINSHIP. (NOTE 3)		REMARKS
	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Number of shares	Percentage of shareholding	Shareholder (or Name)	Relationship	
Rui Cheng Investment Co., Ltd. Representative: Chin-Pao Wu	15,724,258	2.66%	0	0.00%	0	0.00%	None	None	None
Yung Feng Kang Investment Co., Ltd. Representative: Ming-Tsung Wu	14,928,900	2.52%	0	0.00%	0	0.00%	Yung-Feng Wu Hong Yang Investment Co., Ltd. Xin Yang Investment Co., Ltd.	Father of the representative Father of the representative Father of the representative	None

- Note 1: The top ten shareholders' names shall be identified separately. In the case of corporate shareholders, the corporate shareholders' names and representatives' names shall be identified separately.
- Note 2: The ratio of shareholding is calculated in terms of own shareholdings, shares held by spouse & minor children, or shareholdings under the title of a third party.
- Note 3: Relationship between the aforementioned shareholders (including juristic and natural persons) shall be disclosed according to Regulations Governing the Preparation of Financial Reports by Securities Issuers

\mathbf{IX} Total Number of Shares and Total Equity Stake Held in any Single Enterprise by the Company, Its Directors and Supervisors, Managers, and Any **Companies Controlled Either Directly or Indirectly by the Company**

April 21, 2025

		Total equity	y stake hel	d	1	Unit: Share, %
Investee (Note)	The Company	y's investment	directors/supers and by con or indirectly	ment by ervisors/manage npanies directly controlled by ompany	Total investment	
	Number of shares	Shareholding Percentage %	Number of shares	Percentage of Ownership	Number of shares	Percentage of Ownership
Tung Yang Chemical Ind. Co., Ltd.	3,600,000		0	0.00%	3,600,000	•
Tong Yang Holding Corp.	59,000,000	100.00%	0	0.00%	59,000,000	100.00%
How Bond Investment Co., Ltd.	16,000,000	100.00%	0	0.00%	16,000,000	100.00%
Ru Yang Co., Ltd.	12,946,752	58.95%	0	0.00%	12,946,752	58.95%
Ding Chang Ind. Co., Ltd.	2,000,000	100.00%	0	0.00%	2,000,000	100.00%
C&D Capital II Corporation	4,556,560	42.53%	0	0.00%	4,556,560	42.53%

Note: Long-term investee accounted for under the equity method.

Chapter 3 Capital Overview

I Capital and Shares

(I) Source of Capital

1. Issued Shares

As of May 8, 2025

		Authoriz	ed Capital	Paid-in	Capital		Note	
Year/Month	Par Value	Shareholding (shares)	Amount (100 MM NT\$)	Shareholding (shares)	Amount (100 MM NT\$)	Source of Capital	Capital Increase by Assets Other than Cash	Others
October 1967	NT\$1,000 per share	1,000	1,000,000	1,000	1,000,000	Incorporation	None	None
June 1976	NT\$1,000 per share	10,000	10,000,000	10,000	10,000,000	Capital increase by cash NT\$9,000,000.	None	None
December 1980	NT\$1,000 per share	40,000	40,000,000	40,000		Capital increase by cash NT\$22,100,000. Capital increase by capital surplus NT\$7,900,000.	None	None
December 1981	NT\$1,000 per share	70,000	70,000,000	70,000		Capital increase by cash NT\$30,000,000.	None	1982.2.16 Shang-Zi No. 07105101
February 1983	NT\$1,000 per share	100,000	100,000,000	100,000		Capital increase by cash NT\$30,000,000.	None	1983.4.4 Shang-Zi No. 07212842
June 1984	NT\$1,000 per share	130,000	130,000,000	130,000		Capital increase by cash NT\$30,000,000.	None	1984.8.6 Shang-Zi No. 07329857
August 1985	NT\$1,000 per share	140,000	140,000,000	140,000	140,000,000	Capital increase by cash NT\$10,000,000.	None	1985.10.16 Shang-Zi No. 07445670
June 1988	NT\$1,000 per share	170,000	170,000,000	170,000		Capital increase by cash NT\$30,000,000.	None	1988.6.27 Shang-Zi No. 07718302
December 1989	NT\$1,000 per share	380,000	380,000,000	380,000	380,000,000	Capital increase by cash NT\$210,000,000.	None	1990.5.30 Gong-Shang-Zi No. 0793500

		Authoriz	ed Capital	Paid-in	Capital		Note	
Year/Month	Par Value	Shareholding (shares)	Amount (100 MM NT\$)	Shareholding (shares)	Amount (100 MM NT\$)	Source of Capital	Capital Increase by Assets Other than Cash	Others
August 1992	NT\$10 per share	150,000,000	1,500,000,000	75,000,000	, ,	Capital increase by cash NT\$120,000,000. Capital increase by retained earnings NT\$250,000,000.	None	1992.11.17 Shang-Zi No. 081124141
June 1993	NT\$10 per share	150,000,000	1,500,000,000	93,750,000	937,500,000	Capital increase by retained earnings NT\$187,500,000.	None	1993.8.26 Shang-Zi No. 082117349
September 1994	NT\$10 per share	150,000,000	1,500,000,000	120,000,000		Capital increase by retained earnings NT\$234,375,000. Capital increase by capital surplus NT\$28,125,000.	None	1994.10.20 Shang-Zi No. 083114805
August 1995	NT\$10 per share	150,000,000	1,500,000,000	144,000,000		Capital increase by retained earnings NT\$204,000,000. Capital increase by capital surplus NT\$36,000,000.	None	1995.9.26 Shang-Zi No. 084114390
September 1996	NT\$10 per share	150,000,000	1,500,000,000	195,600,000		Capital increase by cash NT\$300,000,000. Capital increase by retained earnings NT\$86,400,000. Capital increase by capital surplus NT\$129,600,000.	None	1996.10.22 Shang-Zi No. 085117688
August 1997	NT\$10 per share	500,000,000	5,000,000,000	298,300,000		Capital increase by cash NT\$538,000,000. Capital increase by retained earnings NT\$146,700,000. Capital increase by capital surplus NT\$342,300,000.	None	1997.9.30 Shang-Zi No. 086118007
June 1998	NT\$10 per share	500,000,000	5,000,000,000	343,045,000		Capital increase by retained earnings NT\$149,150,000. Capital increase by capital surplus NT\$298,300,000.	None	1998.7.17 Shang-Zi No. 087119430

		Authorized Capital		Paid-in	Capital		Note	
Year/Month	Par Value	Shareholding (shares)	Amount (100 MM NT\$)	Shareholding (shares)	Amount (100 MM NT\$)	Source of Capital	Capital Increase by Assets Other than Cash	Others
June 1999	NT\$10 per share	500,000,000	5,000,000,000	377,349,500	3,773,495,000	Capital increase by retained earnings NT\$137,218,000. Capital increase by capital surplus NT\$205,827,000.	None	1999.8.17 Shang-Zi No. 088129755
July 2000	NT\$10 per share	500,000,000	5,000,000,000	396,216,975	3,962,169,750	Capital increase by capital surplus NT\$188,674,750.	None	2000.8.2 Shang-Zi No. 089126192
March 2001	NT\$10 per share	500,000,000	5,000,000,000	388,322,975	3,883,229,750	Capital reduction by treasury stock NT\$(78,940,000).	None	2001.4.4 Shang-Zi No. 09001096510
August 2002	NT\$10 per share	500,000,000	5,000,000,000	397,718,550	3,977,185,500	Capital increase by capital surplus NT\$93,955,750.	None	2002.9.11 Shang-Zi No. 09101372600
December 2002	NT\$10 per share	500,000,000	5,000,000,000	370,734,438	3,707,344,380	Capital reduction by treasury stock NT\$(269,841,120).	None	2002.12.30 Shang-Zi No. 09101512050
August 2003	NT\$10 per share	500,000,000	5,000,000,000	381,700,322	3,817,003,220	Capital increase by retained earnings NT\$36,552,950. Capital increase by capital surplus NT\$73,105,890.	None	2003.8.27 Shang-Zi No. 09201257110
December 2003	NT\$10 per share	500,000,000	5,000,000,000	387,790,809	3,877,908,090	Capital increase by ECB NT\$60,904,870.	None	2003.12.23 Shang-Zi No. 09201340740
March 2004	NT\$10 per share	500,000,000	5,000,000,000	392,358,678	3,923,586,780	Capital increase by ECB NT\$45,678,690.	None	2004.4.21 Shang-Zi No. 09301067900
June 2004	NT\$10 per share	500,000,000	5,000,000,000	393,729,040	3,937,290,400	Capital increase by ECB NT\$13,703,620.	None	2004.7.29 Shang-Zi No. 09301132100
August 2004	NT\$10 per share	500,000,000	5,000,000,000	405,484,955	4,054,849,550	Capital increase by retained earnings NT\$117,559,150.	None	2004.9.16 Shang-Zi No. 09301170270
September 2004	NT\$10 per share	500,000,000	5,000,000,000	407,073,914	4,070,739,140	Capital increase by ECB NT\$15,889,590.	None	2004.10.29 Shang-Zi No. 09301198970
December 2004	NT\$10 per share	500,000,000	5,000,000,000	408,994,554	4,089,945,540	Capital increase by ECB NT\$19,206,400.	None	2005.1.24 Shang-Zi No. 09401009850
March 2005	NT\$10 per share	500,000,000	5,000,000,000	410,585,928	4,105,859,280	Capital increase by ECB NT\$15,913,740.	None	2005.5.4 Shang-Zi No. 09401077910
June 2005	NT\$10 per share	500,000,000	5,000,000,000	412,757,426	4,127,574,260	Capital increase by ECB NT\$21,714,980.	None	2005.8.1 Shang-Zi No. 09401148920

		Authoriz	ed Capital	Paid-in	Capital		Note	
Year/Month	Par Value	Shareholding (shares)	Amount (100 MM NT\$)	Shareholding (shares)	Amount (100 MM NT\$)	Source of Capital	Capital Increase by Assets Other than Cash	Others
September 2005	NT\$10 per share	500,000,000	5,000,000,000	413,541,351	4,135,413,510	Capital increase by ECB NT\$7,839,250.	None	2005.10.19 Shang-Zi No. 09401207940
September 2007	NT\$10 per share	500,000,000	5,000,000,000	425,947,592	4,259,475,920	Capital increase by retained earnings NT\$124,062,410.	None	2007.9.29 Shang-Zi No. 09601239410
September 2008	NT\$10 per share	500,000,000	5,000,000,000	451,504,448		Capital increase by retained earnings NT\$127,784,280. Capital increase by capital surplus NT\$127,784,280.	None	2008.9.17 Shang-Zi No. 09701239380
September 2009	NT\$10 per share	800,000,000	8,000,000,000	465,049,582		Capital increase by retained earnings NT\$135,451,340.	None	2009.9.24 Shang-Zi No. 09801220370
September 2010	NT\$10 per share	800,000,000	8,000,000,000	518,557,510		Capital increase by merger NT\$657,142,210. Capital reduction by shares cancellation due to merger NT\$122,062,930	None	2010.9.29 Shang-Zi No. 09901214350
September 2011	NT\$10 per share	800,000,000	8,000,000,000	554,856,536		Capital increase by retained earnings NT\$362,990,260.	None	2011.9.8 Shang-Zi No. 10001206970
September 2012	NT\$10 per share	800,000,000	8,000,000,000	577,050,798		Capital increase by retained earnings NT\$221,942,620.	None	2012.9.5 Shang-Zi No. 10101184260
September 2013	NT\$10 per share	800,000,000	8,000,000,000	591,477,068		Capital increase by retained earnings NT\$144,262,700.	None	2013.9.11 Shang-Zi No. 10201186300

Note 1: Please specify the information for the current year available until the date of the publication of the annual report.

Note 2: The capital increase shall be identified by effective (approval) date and document no. additionally.

Note 3: The stock issued at the price less than the par value shall be indicated clearly.

Note 4: Please specify the offset by monetary creditor's rights and technology, if any, and note the type and amount of offset.

Note 5: Private placements, if any, should be clearly identified.

2. Share Type

As of May 8, 2025

		Authorized Capital (shar	res)	
Share Type	Issued Shares	Unissued Shares	Total	Note
Common	Listed company	208,522,932	800,000,000	
stock	shares: 591,477,068	200,322,932	800,000,000	-

3. Information for Shelf Registration: None

(II) Major Shareholders

April 21, 2025

		<u> </u>
Shareholding		Percentage of
Name of Major Shareholders	Shares Held	Ownership
Yeong-Maw Wu	38,006,787	6.43%
Yung-Feng Wu	36,677,497	6.20%
Yung-Hsiang Wu	33,903,930	5.73%
Yuanta/P-shares Taiwan Dividend Plus ETF Trust Fund Account	30,161,989	5.10%
Hong Yang Investment Co., Ltd.	28,317,430	4.79%
Xin Yang Investment Co., Ltd.	27,132,669	4.59%
The Hua Nan Commercial Bank has been entrusted with the custody of the Yuanta Taiwan Value High Dividend ETF ETF Securities Investment Trust Fund Account	19,799,000	3.35%
Public Servants Retirement and Relief Fund Management Committee	17,583,717	2.97%
Rui Cheng Investment Co., Ltd.	15,724,258	2.66%
Yung Feng Kang Investment Co., Ltd.	14,928,900	2.52%

(III) Dividends Policy and Implementation Status:

1. Dividend policy in the Articles of Incorporation

If the Company has pre-tax earnings for the fiscal year after the accounts are closed, the Company shall first set aside an amount to pay any business income tax due, offset the losses of previous years, and

set aside 10% of the remaining balance as legal reserve (except when the legal reserve has reached the amount of paid-in capital), and if there are still any profits after setting aside or reversing the special reserve in accordance with the provisions of the law and regulations or the competent authority, the Company may distribute said profits together with the accumulated undistributed profits of previous years, on which the Board of Directors shall prepare a proposal for said distribution of profits. If said distribution of profits is proposed to be performed in the form of issuing new shares, said proposal shall be first submitted to the shareholders' meeting for adoption.

With consent from the majority of attending Directors which represents more than two-thirds of all Directors, the Company may appropriate in part or in whole of dividends, bonuses, legal reserve or capital surplus to be distributed in the form of cash. In addition, the distribution proposal shall be submitted to the shareholders' meeting for adoption.

The Company may appropriate distributable retained earnings as shareholders' dividends, which shall be no less than 40% of the retained earnings of that current year, and cash dividends shall account for no less than 10% of the total shareholders' dividends.

- 2. Allocation of dividends proposed at the shareholders' meeting
 - In accordance with Article 26 of the Company's Articles of Incorporation, where dividends and bonuses are distributed entirely or partially in cash, the Board of Directors shall be authorized to determine such distribution by a resolution adopted by the majority of attending Directors which represents more than two-thirds of all Directors and submit to the shareholders' meeting. The earnings distribution of the Company for the year ended December 31, 2024 was approved by the Board of Directors on March 7, 2025 and May 8, 2025, and a cash dividends of NT\$5.3 per share was distributed to the shareholders and reported to the shareholders' meeting.
- 3. There is no material change in dividend policy expected.

(IV) Effect on the Operating Performance and Earnings per Share of Distribution of Stock Dividends Proposed or Adopted in the Most Recent Shareholders' Meeting: Not applicable since the Company has not prepared and disclosed its financial forecast, and thus there is no stock dividends were distributed.

(V) Remuneration of Employees and Directors:

1. Percentage or range of the remuneration of employees and directors as set forth in the Articles of Incorporation:

If the annual profit of the Company is NT\$500 million or more, NT\$5 million will be allocated as remuneration of employees and NT\$15 million will be allocated as remuneration of directors. If the Company has a profit of less than NT\$500 million, 1% of the profit should be appropriated as remuneration of employees and no more than 3% of the profit should be appropriated as remuneration of directors. However, when there are accumulated losses, the amount for offsetting the losses shall be retained in advance, and then the employee compensation and director remuneration shall be provided in accordance with the foregoing provisions.

In order to share the Company's operational achievements with employees and fulfill the social responsibility of caring for base-level employees, the above-mentioned provisions have been revised at the Annual Shareholders' Meeting on June 19, 2025. If the revisions are approved, the updated provisions will be as follows:

If the Company's annual profit is NT\$500 million or more, then NT\$5 million shall be allocated for employee remuneration (of which 97% should be distributed to frontline employees), and NT\$15 million shall be allocated for director remuneration. If the annual profit does not reach NT\$500 million, then 1% of the profit shall be allocated for employee remuneration (with 97% of this amount designated for frontline employees), and no more than 3% of the profit shall be allocated for director remuneration. However, if the Company has accumulated losses, it must first reserve an amount to cover those losses before allocating employee and director remuneration in accordance with the aforementioned provisions.

2. The basis for estimating the amount of employee and director remuneration, for calculating the number of shares to be distributed as employee remuneration, and the accounting treatment of the discrepancy, if any, between the actual distributed amount and the estimated figure, for the current period:

- (1) The estimation basis for employee and director remuneration for the current period is calculated in accordance with Article 26 of the Company's Articles of Incorporation.
- (2) Remuneration of employees as approved by the Board of Directors was fully distributed in cash and no stock was allocated.
- (3) Discrepancies between the actual amount distributed and the estimated amount are recognized as profit or loss for the current period.
- 3. Employee Compensation Distribution Proposals adopted in Board of Directors Meeting:
 - (1) In accordance with Article 26 of the Company's Articles of Incorporation, the Company's 2024 profits reached more than NT\$500 million, the Remuneration Committee and Board of Directors has resolved on March 7, 2025, to pay employees' remuneration in the amount of NT\$5 million and Directors' remuneration in the amount of NT\$15 million in cash. There is no discrepancy between the actual amount distributed and the estimated amount recognized as expense.
 - (2) The amount of stock distributed as remuneration of employees and the percentage thereof to the net income after tax and to the total amount of remuneration of employees: Not applicable in 2024, the remuneration to employees was fully distributed in cash and no stock was distributed.
- 4. Actual distribution of employee and director remuneration for the previous fiscal year:

The actual amount of 2023 remuneration of employees and directors distributed was NT\$5,000,000 and NT\$15,000,000 respectively. The amounts are the same as those recognized in the financial statements for the year ended December 31, 2023.

(VI) Buy-back of the Company's shares: No such matter as of the most recent fiscal year and the publication of the annual report.

II Corporate Bonds: None

III Preferred Stocks, Global Depositary Receipts (GDRs), and Employee Stock Options: None

- IV Status of New Shares Issuance in Connection with Mergers and Acquisitions: None
- V Financing plans and implementation: For the period as of the quarter preceding the date of publication of the Annual Report, the Company does not have uncompleted public issue or private placement of securities, or such issues and placements that were completed in the most recent 3 years but have not yet fully yielded the planned benefits.

Chapter 4. Operational Overview

I. Business Activities

- (I.) Scope of Business
 - 1. Major lines of business
 - A.Motor vehicles, motorcycles, other transport equipment and parts manufacturing, wholesale, and retail sale
 - B. Manufacture and trade of various molds
 - C. Manufacture and trade of electrical appliances, machinery, hardware, etc. (except regulatory products)
 - D.Engagement in the import and export trade of the preceding products concerned

2. Weight of lines of business

Unit: NT\$ thousands

	202	24
Product	Amount	Proportion of Revenue (%)
Self-manufactured - motor vehicle components - plastic	16,869,259	65.91
Self-manufactured - motor vehicle components - metal	3,945,434	15.41
Self-manufactured - motor vehicle components - others	893,956	3.49
Purchased products	3,150,949	12.31
Others	736,465	2.88
Total	25,596,063	100.00

3. Current Products

Self-manufactured - motor vehicle components - plastic: bumper, grille, instrument panel, etc.

Self-manufactured - motor vehicle components - metal: hood, fender, etc.

Self-manufactured - motor vehicle components - others: fans, Active Grille Shutters (AGS), etc.

4. New products to be developed:

With the trend of high technology and internationalization, the Company speeds up the development of high-quality and first-class products. In addition, as new car models are manufactured by the car assembly factories, the Company also develops, mass-produces new products with newer models and higher-quality materials, to ensure the best product quality. Moreover, the Company also listed products with high demand and high added-value as its marketing focus. The Company develops lightweight, new technology, new processing methods, and new products to stimulate the new-energy vehicle market.

(II.) Industry Overview

1. Current Status and Development

The automotive industry is an industry with a high level of integration, is highly related to the fields including mechanics, automation, plastic, rubber, electronic, information, material, and chemical engineering, and has a higher working population than other general technology industries. Thus, the automotive industry is usually deemed as the leading industry in many developed countries and has a significant impact on industrial growth. The automobile component industry is an upstream industry of the automotive industry, and these two industries are closely related. As automobile manufacturing factories pose a direct impact on the future development of component factories, how to become the major supplier of automobile manufacturing factories has become the main task for the component factories. Due to limited automotive market absorption, the domestic automobile component industry is devoted to expanding its export market to maintain stable growth. The Taiwanese automobile component industry is recognized by the international market for its high level of customization, stable product quality, strong development, and innovative capability.

Simultaneously, automobile manufacturers expand their production scales while gradually decreasing the self-manufacturing rate of automobile components. As the outsource rate increases, the complete vehicle manufacturers rely more on automobile component manufacturers. As for automobile component manufacturers, their business scope extended beyond the traditional OEM. It now covers design development, manufacturing, quality inspection, lead time control, and AM service. Incorporating automobile component manufacturers into the early stage of project development is also advantageous for resource integration.

Furthermore, the automobile component manufacturers will be playing a significant role in achieving high product quality and cost goals. Through participation in the early stages, automobile component manufacturers can contribute their expertise, cooperate with complete vehicle manufacturers in the development of new car models, so as to achieve standardization and generality.

However, the COVID-19 pandemic has brought significant changes to the production, sales, and supply chain of the automotive industry. Given the large number of components and the complexity of the automotive sector, the absence of even a single screw cap can halt production, thereby amplifying the risks associated with the supply chain. In addition to severely impacting international trade, the COVID-19 pandemic has once again underscored the modern business model's substantial reliance on global supply chains. The supply chain system has frequently encountered challenges, and major global automotive manufacturers have faced production stoppages due to logistics bottlenecks and high uncertainty stemming from single suppliers, resulting in shortages of spare parts. This situation has compelled automotive companies to adjust their inventory management practices and diversify their sources of supply to better navigate the increasing uncertainties in the market.

In reviewing the global automotive market sales over the past few years, it is noted that starting in 2020, the market experienced a downturn due to the impacts of the COVID-19 pandemic, supply chain disruptions, and a shortage of automotive chips. In 2023, as the chip shortage began to ease, global new car sales increased by 6.1% year-on-year. However, in 2024, following the peak in post-pandemic demand, global new car sales are projected to be approximately 88.55 million units, reflecting only a slight growth. Notably, the sales of electric vehicles continue to rise annually, with global sales of new energy vehicles (including battery electric vehicles, plug-in hybrid electric vehicles, and hydrogen fuel cell vehicles) reaching approximately 16.29 million units in 2024, representing a year-on-year increase of 25% (according to survey results from TrendForce), which accounts for about 18% of total global new car sales.

In response to the global trend of achieving net-zero carbon emissions, all industries will encounter the impact of heightened costs, carbon tariffs, carbon reduction mandates, and the transition to green energy.

Every country is now actively promoting policies aimed at achieving net-zero carbon emissions by 2050, with governments and enterprises worldwide prioritizing this vision for sustainable development, and new energy vehicles are regarded as the key strategy for achieving the targets. New energy vehicles have become an essential aspect of the future trends of the automotive industry.

The four core trends in the automotive industry for new energy vehicles, referred to as "CASE" (Connected, Autonomous,

Shared, and Electric), are transforming the ecosystem of the traditional automotive supply chain.

The application of technologies related to "safety", "comfort", and "lightweight design" is becoming increasingly important. For automotive component manufacturers, the intelligentization of automobiles has become the standard specification for new vehicles. Modularization, the development of system functions, and the creation of high-value, lightweight products have become key development directions.

Generally speaking, automotive component manufacturers can be divided into OEM component manufacturers that supply directly to vehicle assembly plants for car assembly, and aftermarket (AM) component manufacturers that supply components for global automotive maintenance services. The characteristic of the automotive component industry lies in the diverse range of products, which cannot be independently produced by a single manufacturer. Moreover, the Taiwanese automotive component industry possesses the advantage of flexible manufacturing with small batch, diverse production capabilities. After continuous investment in research and development and the enhancement of production technology, it has gained international competitiveness. In recent years, despite fluctuations in the domestic automotive market, the annual export volume of automotive components has continued to expand. In 2022, it grew by approximately 14.58%, reaching a historical peak of NT\$253 billion. However, in 2023, due to economic downturns and high inventory levels, the export value decreased by 10.91% to NT\$225.4 billion. In 2024, the amount of export reached NT\$228.5 billion, representing a growth of 1.36%.

Automobile Components Export Value Statistics Table

Unit: NT\$100 million

Year	2016	2017	2018	2019	2020	2021	2022	2023	2024
Amount	2,113	2,149	2,147	2,148	1,927	2,208	2,530	2,254	2,285
Growth	-1.47%	1.70	-0.11%	0.02%	-10.26%	14.58%	14.58%	-10.91%	1.36%

Source: Statistics Database Query of CPT, and Taiwan Transportation Vehicle Manufacturers Association

Unit: NT\$ thousands

Table of Taiwan's Automobile Component Import and Export Value by Country in 2024									
E	kport	Import							
Country	Amount	Country	Amount						
United States	115,675,102	Mainland China	36,896,807						
Japan	12,066,374	Japan	26,902,357						
Mexico	8,458,648	Thailand	12,564,605						
Germany	7,448,257	Republic of Korea	7,142,998						
United Kingdom	6,236,830	Germany	6,998,146						
Australia	6,221,676	Indonesia	6,952,920						
Mainland China	5,742,959	United States	2,252,634						
Netherlands	5,491,778	Sweden	2,234,378						
Italy	5,047,541	Italy	1,618,828						
Canada	4,979,564	Spain	1,536,932						
Others	51,111,537	Others	12,225,457						
Total	228,480,266	Total	117,326,062						

Source: Statistics Database Query of CPT, and Taiwan Transportation Vehicle Manufacturers Association

In recent years, the output value of Taiwan's automotive parts manufacturing industry has exceeded that of the automotive manufacturing industry, which is characterized by flexible manufacturing and small-batch production.

This production model is characterized by its competitive advantage in expanding the aftermarket. Its primary export market regions are North America and Europe, and the United States represents the largest export market for Taiwanese aftermarket parts, accounting for over 50% of exports. Recently, due to the issues in the automotive parts industry, namely, supply chain disruptions and material shortages, in order to reduce the waiting time for vehicle owners, the insurance company has introduced a lower premium aftermarket policy for consumers. State Farm, the largest property and casualty insurance company in the United States, announced that starting from October 16, 2023, it implements the AM collision parts compensation measures in all states of the U.S. The measures must be certified by the Certified Automotive Parts Association (CAPA) to expedite claims processing, which will also encourage other insurance companies to follow suit.

This indicates that Taiwanese aftermarket parts are gradually gaining recognition among American consumers, demonstrating significant opportunities for the automotive parts manufacturing industry, which has competitive advantages in technology, cost, and quality.

Through this announcement, the export economy of Taiwan's automotive parts has potential to continuously grow and expand. Regarding the automotive market in Mainland China, driven by incentive measures and emission targets, the sales of electric vehicles in China continue to grow. Its market share continues to expand globally. The projected production and sales volumes for automobiles in 2024 are 31.28 million units and 31.44 million units, respectively.

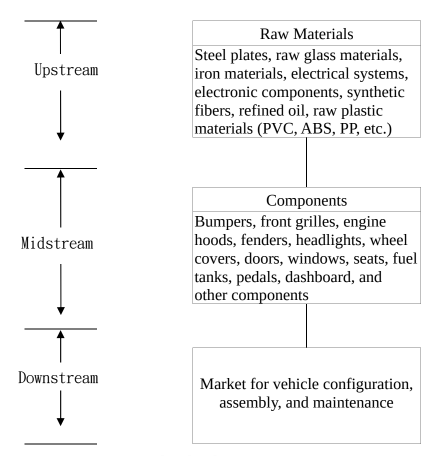
These numbers represent the respective year-on-year growth of 3.7% and 4.5% (as reported by the China Association of Automobile Manufacturers). China maintains its position as the world's largest automotive producer and market, and its automotive ownership has steadily increased in recent years.

The demand for automotive aftermarket services will continue to grow, playing a significant role in the global automotive market.

2. Relationship amongst upstream, midstream, and downstream of the industry

The automotive industry is a technology-intensive, and capital-intensive industry, covering a wide range of fields. For the relationship between the component industry and the complete vehicle manufacturing industry, the automobile component industry lies in the midstream of the value chain. The materials used for automobile components include plastic, steel plate, glass, electrical systems, electronic components, etc. The industries it covers include plastic, petrochemistry, steel, glass, electrical engineering, electronics, etc. Its downstream customers are complete vehicle configuration factories, assembly factories, and maintenance factories. These are all closely related to each other. As the manufacturing and assembly process is highly complicated, requiring more than tens of thousands of components, the component manufacturers and complete vehicle central plant, together, form a central-satellite plant system and maintains a long-term and stable cooperative relationship. As each factory and plant within the automotive industry are highly interrelated, each complete vehicle car factory conducts vertical integration with upstream or downstream companies to a certain extend.

Association chart of automobile component industries:



Relation Among Automotive-related Industry:

Related industries

1.	Plain steel	Body, axles, and care frames, etc.
2.	Cast iron	Cylinder blocks, cylinder heads, engine blocks,
		and their components, etc.
3.	Special steel	Gears, camshafts, crankshafts, pistons, springs,
	_	and other components
4.	Non-ferrous metals (Al, Pb,	Wheels, oil pumps, water pumps, electrical parts,
	Cu, Zn, precious metals and	radiators, engine components, components for
	other nonferrous metals)	exhaust gas purifiers, decorative electroplated
		parts, water tanks, condensers
5.	Fiber products	Seat covers, seat belts, and carpets, among other
		items
6.	Ceramics	Spark plugs
7.	Asbestos	Cylinder liners, gaskets, linings, etc.
8.	Glass	Car windows, headlights, and rear-view mirrors
9.	Synthetic resin	Cooling fans, steering wheels, radiator
		accessories, bumpers, etc.
10.	Rubber and plastic	Bumpers, front grilles, oil seals, tires, filler parts,
		wiper blades, battery chutes, mudguards, seat
		assembly, etc.
11.	Petrochemicals	Fuel, brake oil, lubricating oil, antifreeze, etc.
12.	Electrical systems	Lighting equipment, batteries, starter motors,
		various types of pumps, generators
13.	Electronic devices	Radios, recorders, air conditioners, etc.
14.	Electronics	Components for instrument panels, warning
		system, etc.
15.	Other industries	Other unspecified components

Components

3. Product Development Trends

Since the advent of the world's first automobile, modern people have benefited from the convenience and numerous advantages that automobiles provide.

However, issues such as energy depletion, environmental ecology, and air pollution arising from the automotive industry have gradually gained the attention of industrialized nations worldwide. Major countries have begun to formulate relevant regulations for the automotive industry, which will influence and even dictate the development of automobiles. Therefore, exploring the automotive industry necessitates a focus on the development of related policies and laws. In recent years, Environmental, Social, and Governance (ESG) has become a focal issue for the automotive industry, with "lightweighting", "environmental recycling", and "energy conservation" being the current global development trends pursued by the automotive sector. Taiwan's automotive parts industry has received international recognition for its advantages in highly customized production, stable product quality, and strong development and innovation capabilities. In recent years, vehicle electrification, automation, and intelligentization have become the three major focal points.

With the increasing awareness of environmental protection and energy conservation, the global automotive industry is undergoing a significant shift towards vehicle automation. To extend the distance of driving for electric vehicles, lightweight vehicle design has emerged as a critical theme in the development of new cars. Thanks to advancements in material technology, plastic components now demonstrate impact resistance comparable to traditional steel panels, while also providing the benefit of reduced weight. As a result, the proportion of plastic components utilized in new vehicle designs is on the rise, and the Company has the requisite production capacity and technical advantages in this domain.

4. Competition

The primary business activity of the Group is the manufacturing of automotive component. Due to its long-term commitment to the development of related products and the integration of sales channels, the Group has rapidly expanded into international markets, thereby becoming one of the most professionally scaled enterprises in Taiwan's transportation equipment sector. In recent years, driven by globalization and specialization strategies, Tong Yang Group has established production facilities and marketing offices in Taiwan, Mainland China, and the United States, thereby expanding its market competitive niche. The Group is the largest global supplier of automotive aftermarket (AM) collision replacement plastic components and a leading supplier of automotive AM collision replacement metal components.

The Group possesses advantages across various product lines, leveraging complementary and mutual support of relevant business resources to enhance operational efficiency, expand business scale, and establish a unified sales platform. The breadth and depth of the product lines are expanded to facilitate customers' convenience for one-stop shopping, thereby increasing customer service value. This approach solidifies and enhances the composition and foundation of the customer base, further elevating market share and widening the gap with competitors. It contributes to improved operational synergies and creates a more advantageous business environment for the future. Through the combination of sales portfolio and channel collaboration, the Company maintains its position as the leading player in the domestic automotive parts industry, surpassing other component manufacturers such as TYC and DEPO.

Unit:	NT\$100	million
Om.	1114100	11111111011

Name of Company	Net consolidated sales
	revenue in 2024
TONG YANG INDUSTRY CO., LTD.	255.96
TYC Brother Industrial Co., Ltd.	201.22
DEPO Auto Parts Ind. Co., Ltd.	201.56

(III.) Research and Development Achievements and Plans

The R&D department engages in various R&D projects with its professional technology and experience. The R&D expenses invested in the year of 2024 and the year of 2025 up to March 31, 2025 amounted to NT\$691,890,000 and NT\$201,653,000, respectively. The successfully developed technology and products are as follows:

- 1. R&D/Mass production of plastic tailgate modules:
 - (1) Early-stage design evaluation and R&D (processing method evaluation, CAD structure design, CAE analysis simulation, RP sample testing, and specification verification).
 - (2) Plan and implement the mass production (shape, high adhesion application, mold/checking fixture/clamp/jig, combining assembly, and automatic manufacturing equipment).
 - (3) Strategies in warpage die repair and experience in mass production of large, long fiber injection parts.
 - (4) Cooperate with technical cooperation manufacturers to promote the key technology of mass production plastic tailgate (long fiber deformation countermeasures and experience) to all car manufacturers.
 - (5) Applying the research and development process of large-scale luminous dashboard panels, we have achieved the integration of optical decorative panels on plastic tailgates. These can be paired with taillight modules to provide more application scenarios and design freedom in terms of driving information and exterior decoration.

2. R&D of intelligent cockpit:

- (1) The 3D translucent film technology simultaneously achieves decorative appearance with tactile texture surface and information display functions. It can also accommodate different control interfaces such as touch, gesture recognition, and voice systems, thus functionalizing interior parts and reducing mechanical space.
- (2) The electrical actuation system personalizes the interior space by motorizing the secondary instrument panel through motors, sliding tracks, and movable mechanisms, enhancing the flexibility of the vehicle interior and the operability for the driver.
- (3) Patent applications for new concept products and creative ideas have been completed and have been granted invention and utility model patents in Taiwan, Japan, and mainland China.
- (4) Some products have already commenced whole vehicle redesign research, evaluation, and prototype engineering with customers. Additionally, independent research and development continues to collaborate with different industries, conducting design verification of development concepts and prototype trials. Moreover, in January 2024, participation in the Automotive World exhibition in Japan facilitated exchange on new products and technologies.

3. R&D of front-end luminous large dashboard:

- (1) Development of Stereoscopic Light and Shadow Optical Front Grille (Electric Vehicle Front Grille): Our goal is to create products with hidden illuminated patterns or 3D stereoscopic optical effects by utilizing LED, translucent panels, optical films, screen printing, surface mount technology (SMT), and dual-material injection molding.
- (2) Luminous Bumper: The luminous bumper is made of translucent PP as the base material. Techniques such as spraying, etching, and masking are used to achieve a body-colored appearance. When illuminated, it reveals a hidden luminous pattern. This improvement addresses the issues of low light transmittance, color contamination, and high working hours that were present in the initial development products. The light transmittance has been significantly increased by three times through the self-developed "penetrating dot coating process," and the issue of painting color contamination has been overcome. The emission of various colors can now be done to meet customer demands.
- (3) By utilizing LED lights with RGB elements and electronic system control, it is possible to achieve programmable graphic and information display effects. These effects can include day and night transformation, as well as interactive/warning functions between the driver and the vehicle when combined with the vehicle computer system.

4. R&D/Production of Vacuum Plating and Decoration Technology:

- (1) In comparison to the metallic texture achieved by electroplating, vacuum plating can achieve multi-color, gradient, and iridescent effects through variations in materials.
- (2) The process of vacuum plating poses no water pollution issues, making it a relatively environmentally friendly process.

(3) By controlling the thickness of the metal coating, it is possible to achieve a semi-transparent effect. When combined with LED, this effect creates a one-way mirror effect. The intensity of the light can be adjusted to determine whether it displays a metallic reflective pattern or a hidden pattern.

(IV.) Long and Short-Term Business Development Plan

1. Repair/Maintenance business

Short-Term Business Development Plan:

- (1) Increase the development of Chinese and European products in order to expand the market.
- (2) Improve product quality and supply rate, increase the selling price and profit margin, and optimize overall sales quality.

Long-Term Business Development Plan:

- (1) Continuously expand the range of product certifications, with a particular focus on the insurance company market.
- (2) Fully develop the North American product line and establish a strong presence in the North American market.

2. Vehicle Assembly Business

Short-Term Business Development Plan:

- (1) Actively visit existing and potential customers to gather information on development quotes for new car models and minor modifications.
- (2) Utilizing the advantages of product design, we offer design development services and flexible manufacturing supply integration to shorten the timeline for new product development.
- (3) Promote various internal improvement activities such as quality, cost, and delivery to enhance management and profitability.
- (4) Targeting potential new customers such as automotive manufacturers in Europe and America like Magna, VW, BMW, TESLA, etc., we have identified strategic products and are continually strengthening communication to seek RFQ opportunities.

Long-Term Business Development Plan:

- (1) Actively reaching out to potential overseas clients, leveraging our product design advantages, and integrating our production and supply systems, we are targeting strategic export products. Proactively promoting these products, we aim to secure new manufacturing opportunities.
- (2) Expanding the development of new product lines, we continue to introduce new methods, technologies, and materials to drive performance.
- (3) Through introductions from car manufacturers, peers, traders, and foreign trade associations, we aim to expand business with Original Equipment Suppliers (OES) within the international automotive industry ecosystem.
- (4) Through collaboration channels with various mainland Chinese factories and leveraging resources in the OEM business group, we aim to cooperate with customers in product design. Following a strategy of "cross-strait complementarity and division of labor," we seek opportunities to secure new manufacturing contracts with mainland Chinese automotive manufacturers.
- (5) Accelerating the adoption of various lightweight products, we actively promote their integration and use by customers.

- (6) Utilizing strong and stable customer relationships, we seek opportunities to participate in product design from the early stages of vehicle development to expand our business.
- (7) We are actively pursuing collaborations with automotive electronic manufacturers to secure opportunities for manufacturing automotive electronic-related products.

II. Market and Production Overview

(I.) Market Analysis

1. Primary Regions for Product Sales

The main products of the Group are automotive components such as bumpers, front grilles, engine hoods, and fenders. Sales are distributed worldwide, with the primary regions being the United States, China, and Taiwan, accounting for over 70% of the group's total revenue.

Unit: NT\$ thousands

Year	2024	
Sales Region	Amount	%
United States	11,083,086	43.30
China	4,749,687	18.56
Taiwan	4,232,252	16.53
Others	5,531,038	21.61
Total	25,596,063	100.00

2. Market Share

The Group's products are mainly divided into the automotive aftermarket and OEM market. For automotive aftermarket collision components, about 85% to 90% of the global supply comes from Taiwan. Among aftermarket component manufacturers, Tong Yang is the largest automotive aftermarket plastic and sheet metal component manufacturer in Taiwan. In the original equipment manufacturer (OEM) parts market, Tong Yang is also the largest OEM supplier of plastic components for Taiwanese automobiles. For domestically produced vehicles, most exterior plastic parts are manufactured by Tong Yang. Moreover, eight out of the top ten automotive groups in mainland China (with a market share of over 80%) are customers of Tong Yang. The company will continue to provide high-quality, cost-effective products, while focusing on customer service and strengthening partnership relationships to expand its business.

3. Future Market Supply, Demand, and Growth Potential

The automotive parts industry in Taiwan has been recognized by the international market for its advantages such as highly customized production, stable product quality, and strong development and innovation capabilities. In recent years, vehicle electrification, automation, and intelligence have become the three primary focal points.

The Company envisions the integration of smart touch optoelectronic embellishment technology, utilizing ambient lighting and shadow enhancement techniques to meet the diverse, unique, and customized demands of our customers. In the area of smart touch embellishments, the goal is to integrate texture, lighting, color, sound, vibration, feedback, and awakening in order to enable human-machine interaction. Furthermore, there is a growing awareness of environmental protection and energy conservation, and the global automotive industry is witnessing a wave of electrification to comply with increasingly stringent emissions and environmental regulations.

Lightweighting technology has become imperative to reduce vehicle weight, leading to the continuous research and adoption of new materials. Thanks to the improvement of materials technology, the impact resistance of plastic components is now comparable to that of traditional steel plates, while also providing the advantage of reduced weight. The design of new vehicles increasingly emphasizes the use of plastic materials, as the proportion of plastic components utilized is increasing, and the Company has the capacity and technical advantages to meet this demand.

To solidify our position in the market, the Company will strengthen efforts in lightweighting, new technologies, and new methods. We will develop more competitive products, invest in the research and development of new products to meet the trends in new energy vehicles, and continuously enhance the competitiveness of the Group. We aim to develop both OEM and AM markets and strengthen the AM and OEM markets, the two primary markets for automotive parts.

4. Competitive Advantages

- (1) Taiwanese automobile body exterior parts are globally competitive.
- (2) With strategic planning and global deployment, the group seizes opportunities and gains the upper hand.
- (3) The Company possesses the most robust global logistics management capabilities and marketing channels compared to its competitors.
- (4) There is a wide range of products available to meet the needs of customers.
- (5) The aftermarket collision parts manufacturing plant is the largest in the world, surpassing all other competitors in scale.
- (6) Over the years, we have accumulated a number of molds, creating effective barriers to entry and enabling us to avoid competition.
- (7) The automotive component industry has benefited from the expertise of a highly experienced management team with extensive knowledge and technical development capabilities.
- (8) Possessing product design and development capabilities provides us with a competitive edge over our competitors in the industry.

5. Development Prospects: Favorable and Unfavorable Factors and Response Strategies

5.1 Favorable Factors:

- (1) The Group's comprehensive range of products, extensive marketing channels, and renowned quality and brand image contribute to the growth of its performance.
- (2) The Company is continuously enhancing its investment in CAD/CAM/CAE computer mold development technology, which significantly improves product quality, reduces production time, and lowers costs.
- (3) The Group's unparalleled dominance in the automotive components market, in terms of reputation, technology, and marketing, sets it apart from its competitors. The Group's extensive production and sales capabilities, along with its deep market familiarity, will play a crucial role in the company's future growth and success.

- (4) The products in the Group are available for both the assembly and maintenance markets, with sales targeting both domestic and international customers. This balanced strategy for production and sales is advantageous for the company's future operational development.
- (5) The global layout has been finalized, giving overseas factories a competitive advantage in directly competing with local operators.

5.2 Adverse Factors and Countermeasures:

(1) There are multiple types of products, which can result in inadequate allocation of machine capacity.

Response Strategy:

- A. Exporting through inventory production methods, in line with the characteristic of small, diverse orders, allows us to control safety stock levels effectively. This facilitates the efficient integration and allocation of production capacity, reducing production costs, and ensuring timely delivery to meet customer needs.
- B. Utilize the adjustment of supply and demand functions at overseas bases to achieve global logistics management capabilities.
- C. Strengthen the outsourcing of interior parts and the production of products that are not cost-effective to produce in-house in order to reduce costs.
- (2) If component manufacturers fail to effectively control costs or expand markets as per the requirements of assembly plants, it may impact the profit of the Company.

Response Strategy:

- A. Measures such as accelerating the development of new products, rationalizing production costs, and expanding sales in global markets will be implemented in order to increase both the volume and value of products. This approach will improve economies of scale in production and reduce the proportion of fixed production costs.
- B. Implementing a production method that is based on orders, in collaboration with the assembly plant's long-term and stable orders, in order to alleviate inventory pressure.
- (3) A multitude of competing manufacturers: Currently, there are numerous domestic manufacturers of automotive parts, leading to fierce competition and downward pressure on market prices.

Response Strategy:

- A. Strengthening production equipment to enhance capacity and supply rates will improve the ability to receive orders and increase profitability.
- B. Improving product quality, expediting product certification processes, and offering more high-value-added products.

(II.) Key Functions and Production Processes of Main Products The main product items of the Company are as follows:

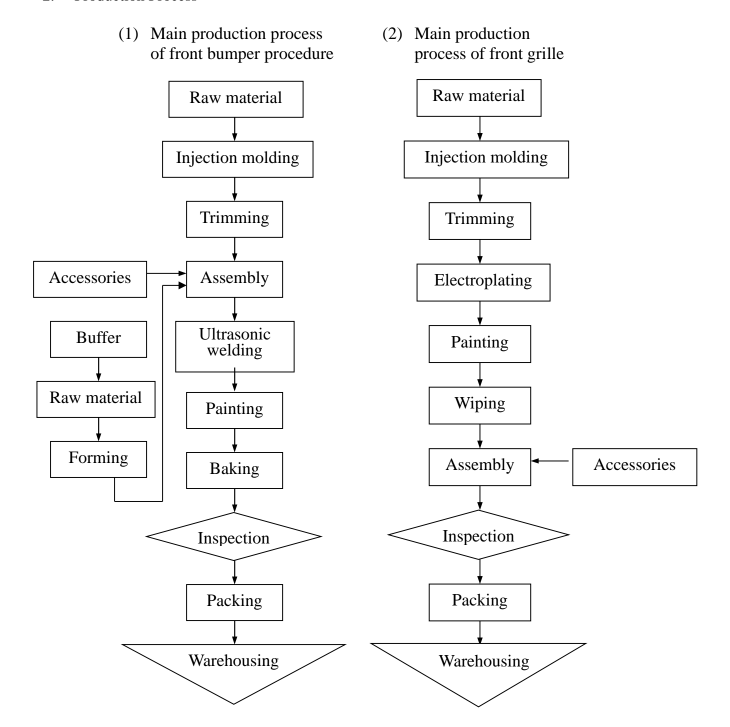
Self-manufactured - motor vehicle components - plastic: bumper, grille, instrument panel, etc. Self-manufactured - motor vehicle components - metal: hood, fender, etc. Self-manufactured - motor vehicle components - others: fans, Active Grille Shutters (AGS), etc.

The important uses and production processes of the aforementioned products are explained as follows:

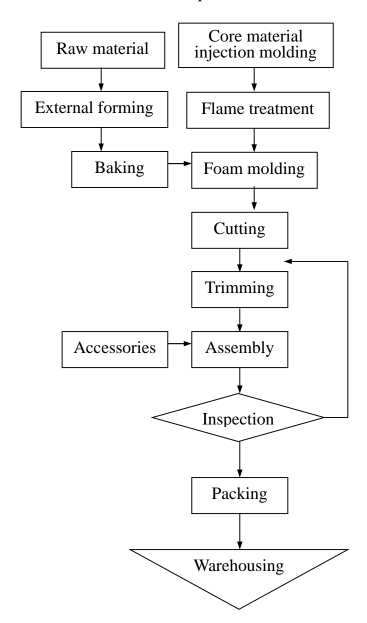
1. Key Function:

- (1) Bumper: Protects vehicles from damage due to collision, and improves driving safety.
- (2) Grille: For decorative and aesthetic purposes.
- (3) Instrument panel: For decorative purposes, and fixates the display panel.
- (4) Hood: Protects all components in the engine bay, and absorbs energy from impact.
- (5) Fender: Prevents mud and sand from being scattered by the tires, maintaining driving safety.
- (6) Cooling fan: Increases speed of airflow to improve the efficiency of the condenser and the water tank.
- (7) Active Grille Shutter (AGS): Controls the airflow and aerodynamic resistance to improve fuel economy and quickly reach the engine's optimal operating temperature.

2. Production Process

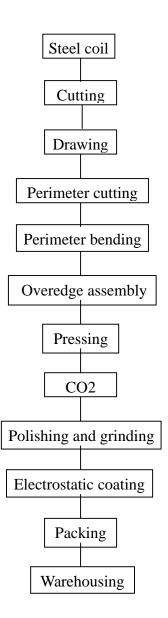


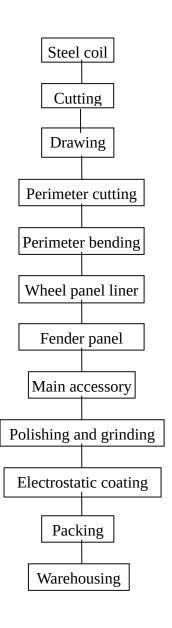
(3) Main production process of instrument panel



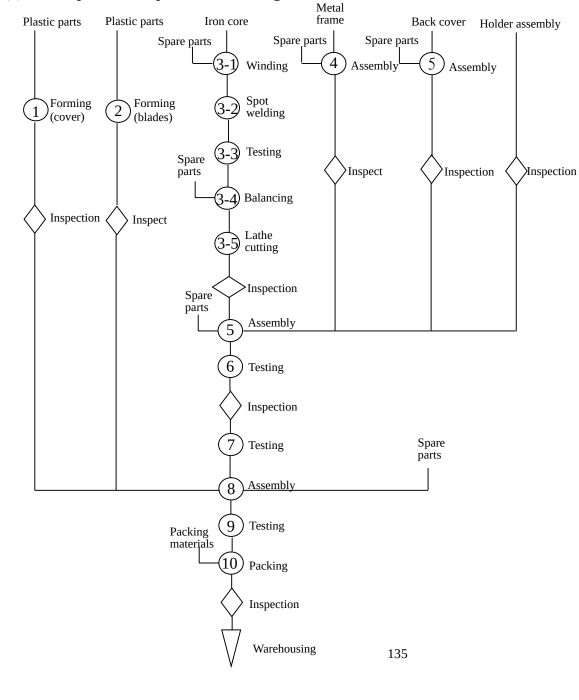
(5) Main production process of hood

(4) Main production process of fender

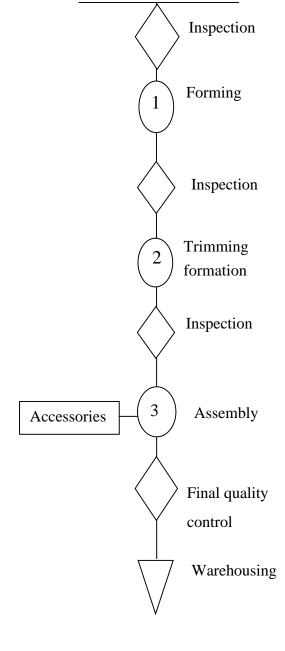




(6) Main production process of cooling fan



(7) Main production process of AGS



(III.) Supply of Key Materials

The materials used for the Company's manufacturing of components consist of mainly metal and non-metal materials. The main metal materials are steel coils and aluminum sheets and are mainly purchased from China Steel Corp. and CSAC Co. Non-metal materials include Polypropylene (PP), and Acrylonitrile Butadiene Styrene (ABS). PP is mainly supplied by Formosa Chemicals and Fibre Corp. and Sumitomo Corporation Asia & Oceania Pte. Ltd., Formosa Chemicals and Fibre Corp., etc. ABS is mainly supplied by Taita Chemical Co., Ltd. and Formosa Chemicals and Fibre Corp. Materials for painting are supplied by Tung Yang Chemical Co., Ltd., Tai Ying Paint Industrial Co., Ltd., etc. The Company has a long-term relationship with the above suppliers. They provide good quality, stable delivery, reasonable price, and stable supply. The Company and the suppliers have established a good and stable supplier relationship.

(IV.) Major suppliers and customers in the past two years

(1) Primary supplier data for the past two years: None (individual supplier purchase amounts have not accounted for over 10% of the Group's total purchases).

Unit: NT\$ thousands

(2) Major customers in the past two years

	2023			2024			2025, as of the previous quarter (Note 2)					
Item	Name of Company	Amount	Percentage of total net	Relationship with the	Name of Company	Amount	Percentage of total net	Relationship with the	Name of Company	Amount	Percentage in total net supply (as of	Relationship with the
	1 2		supply (%)				supply (%)	issuer	1 2		the previous quarter) (%)	issuer
1	A	4,417,615	18.52%	Non-related party	A	5,380,888	21.02%	Non-related party	A	2,190,977	30.05%	Non-related party
	Others	19,441,191	81.48%		Others	20,215,175	78.98%		Others	5,099,703	69.95%	
	Net sales	23,858,806	100.00%		Net sales	25,596,063	100.00%		Net sales	7,290,680	100.00%	

Note 1: Name of the customer with more than 10% of the total sales amount in the last two years and the amount and proportion of the sales. Due to the contractual agreement, the name of the sales or the object of the transaction may not be disclosed, and individuals and non-related parties may be disclosed in code names.

Note 2:For a public company whose stocks are listed on a stock exchange (a "listed" company) or by an OTC company, if, before the date of publication of the annual report, there any financial data for the most recent period audited and attested or reviewed by a CPA, it shall also be disclosed therewith.

Reason for changes: Based upon sales requirements.

III. Employees

The employee data for the past two years and up to the printing date of the annual report:

Year		2023	2024	Current year up to March 31, 2025
	Direct	2,635	2,765	2,784
Number	Indirect	2,064	2,075	2,064
of Employees	Total	4,699	4,840	4,848
Avera	age Age	38.40	.40 38.70 38.	
	erage ice Year	8.7	8.9	8.9
	PhD	0.02%	0.02%	0.02%
A and ami'a	Master's	3.30%	3.08%	3.09%
Academic Distribution	Bachelor's	44.78%	44.61%	44.58%
Ratio	High School	37.71%	37.17%	37.23%
Kano	Below High School	14.19%	15.10%	15.06%

IV. Environmental Protection Expenditure

(I.) The losses incurred due to environmental pollution for the most recent fiscal year and up to the printing date of the annual report:

Date of	Penalty	Legislation	Contents of	Penalty Fine	Improvement
penalty	number	and contents	penalty	Amount	measure
		of violation			
2024/7/8	Environmental	Violation of	On July 8, 2024,	Notification	1. A wastewater
	Inspection No.	Article 7,	the	pending	management
	1130136559	Paragraph 1	Environmental		meeting is
		of the Water	Protection		conducted
		Pollution	Bureau		monthly to
		Control Act	dispatched		promote the
		and Article 2	personnel to		exchange of
		of the	sample and test		ideas and the
		Effluent	the discharge		sharing of
		Standards;	outlet of Plant 8.		experiences, as
		the penalty is	The test results		well as to
		to be	showed		provide training
		executed	chemical		on standard
		pursuant to	oxygen demand		operating
		Article 40,	(COD) of 130		procedures
		Paragraph 1	mg/L (standard		(SOPs).
		of the Water	value: 100		2. Revise the
		Pollution	mg/L), which		SOPs for testing
		Control Act.	did not meet the		and conduct
			discharge		periodic
			standards for		inspections of
			electroplating		effluent
			industry		discharge from
			wastewater.		each factory.

2024/8/27	Environmental Inspection No. 1130295537	Violation of Article 24, Paragraph 2 of the Air Pollution Control Act	On August 27, 2024, the Environmental Protection Bureau dispatched personnel to conduct an inspection at the Guanyin Plant. The inspection revealed that the flow rate reading for the venturi scrubber (A101), a type of air pollution control equipment, was 97.66 m3/hr (permitted range: 120–330 m3/hr), while the flow rate reading for web scrubber (A102) was 145.1 m3/hr (permitted range: 180–540 m3/hr), indicating that operations were not conducted in accordance with the permit specifications.	NT\$100,000	In conjunction with energy conservation management, the air pollution permit has been reprocessed for modification.
2024/12/12	Environmental Inspection Letter No. 1140000760	Violation of Article 24, Paragraph 2 of the Air Pollution Control Act as well as Article 62, Paragraph 1, Subparagraph 5 of the same Act	On December 12, 2024, the Environmental Protection Bureau dispatched personnel to conduct an inspection at the Guanyin Plant. The inspection revealed that the air pollution control equipment,	Currently appealing	1. Implement awareness campaign of the incident 2. Replace the screw material and conduct an inventory of various equipment to establish a spare parts mechanism.

specifically the
biological
treatment units
(A105, A106),
had corroded
and loose
screws, resulting
in unsealed
pipelines. The
six pressure
drop gauges
on-site all
displayed a
reading of 0
mmH2O
(permitted
range: 5-15
mmH2O),
indicating that
operations were
not conducted in
accordance with
the permit
specifications.

- (II.) Response measures and possible expenditures for environmental protection problems in the future:
 - 1. Information on environmental protection

The company always prioritizes environmental protection work, promptly addresses issues as they arise, and reviews existing prevention and control equipment. In addition to providing employees and nearby residents with a good working and living environment, stricter adherence to emission standards is enforced. The environmental protection measures taken by the company for pollution and waste generated during the production process are as follows:

(1) Regarding water pollution prevention and control: a wastewater treatment plant is installed to treat the wastewater generated within the factory. Applications for water pollution prevention and control permits are submitted to the competent authorities, and dedicated personnel are assigned to handle wastewater treatment. Qualified testing companies are commissioned to conduct regular water quality sampling and analysis, and internal water quality checks are conducted periodically.

Drinking water dispenser water quality testing is performed quarterly. In the year of 2024, the amount of reclaimed water reached 62,625 metric tons, which was used for production and related purposes. Permit numbers are as follows: Tainan City Environmental Protection Bureau Water Discharge Permit No. 05948-02 (Plant 1), Tainan City Environmental Protection Bureau Water Discharge Permit No. 06315-01 (Plant 3), Tainan City Environmental Protection Bureau Water Discharge Permit No. 5410-05 (Plant 4), Tainan City Environmental Protection Bureau Water Discharge Permit No. 05483-03 (Plant 9), Tainan City Environmental Protection Bureau Water Discharge Permit No. 06103-02 (Plant 8), Tainan City Environmental Protection Bureau Water Discharge Permit No. 06316-01 (Plant 12).

Controlling fixed pollution sources: the waste gas generated during the process is treated by control equipment before being discharged. To ensure compliance with emission standards, qualified testing companies are commissioned to conduct inspections. Before operations, the functioning of the control equipment is checked for normal operation, and maintenance schedules are established. Emission amounts are reported in January, April, July, and October. Permit numbers are as follows: Tainan City Government Environmental Protection Bureau Operation Certificate No. D1094-02 (Plant 1 M01), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0257-00 (Plant 1 M02), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0594-02 (Plant 1 M03), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0763-00 (Plant 1 M04), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0435-01, Tainan City Government Environmental Protection Bureau Operation Certificate No. D0018-02 (Plant 1 M06), Tainan City Government Environmental Protection Bureau Operation Certificate No. D1107-02 (Plant 1 M10), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0392-02 (Plant 3 M01), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0983-01 (Plant 4 M01), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0554-01 (Plant 4 M02), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0512-01 (Plant 4 M03), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0874-02 (Plant 8 M01), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0908-02 (Plant 8 M02), Tainan City Government Environmental Protection Bureau Operation Certificate No. D0885-02 (Plant 9 M03), Tainan City Government Environmental Protection Bureau Operation Certificate No. D1037-02 (Plant 9 M04), Tainan City Government Environmental Protection Bureau Operation Certificate No. D1038-01

(Plant 12 M01).

- (3) Waste management: educating colleagues to cultivate habits of waste sorting, controlling waste generation from the source, obtaining approval for waste management plans, reporting temporary waste storage conditions monthly, and declaring waste transport manifests during waste removal to control the direction of waste disposal, ensuring proper handling to avoid secondary pollution. Approval reference numbers are:1130075539 (Plant 1), 1130017102 (Plant 3), 1130025682 (Plant 4), 1130023733 (Plant 5), 1130174602 (Plant 8), 1130166642 (Plant 9), 1130023734 (Plant 12), 113002385 (Plant 13).
- (4) Toxic substance management: reporting operational records, clearly labeling and controlling access to storage locations, implementing leak prevention measures, and conducting toxic disaster drills with the Environmental Protection Bureau. The company is affiliated with the first group of the Tainan City Joint Disaster Prevention and Rescue Team for Toxic Chemical Substances.
- 2. Our company complies with domestic regulations regarding environmental protection, safety, and health activities. Our environmental, safety, and health policies include pollution prevention, enhanced communication, safety awareness, hygiene reinforcement, education and training, regulatory compliance, resource conservation, and continuous improvement. We have obtained ISO 14001 Environmental Management System certification (valid until July 5, 2026) and ISO 45001:2018 Occupational Health and Safety Management System certification (valid until July 27, 2026). Some of our subsidiaries in China have also obtained ISO 14001 Environmental Management System certification and comply with relevant national regulations. Upholding the spirit of continuous improvement, we actively propose and implement feasible improvement plans in pollution control, energy and resource conservation, waste reduction, safety and health management, aiming to reduce potential environmental, safety, and health risks.

3. 2025 environmental expenditure forecast of the Group: Unit: NT\$ thousands

	Water pollution	Stationary	Waste	Toxic chemical	Others		
	control	pollution source	disposal	substance			
		control		control			
Items	Water quality	Testing fees,	Waste	Production of			
	testing fees,	permit	disposal and	GHS labels,			
	wastewater	application	handling	leak prevention			
	treatment plant	fees,	fees, waste	equipment			
	operating costs,	maintenance	testing fees,				
	permit application	and	improvement				
	fees, improvement	improvement	of waste				
	of control	costs for control	reduction				
	equipment	equipment	equipment				
Amount	30,436	88,649	37,550	1,972	2,641		
Total	161,248						

V. Labor Relations

(I.) The following lists the various employee benefit measures, training and development programs, retirement system, and their implementation within the company, as well as the agreements between employer and employees and all employee rights protection measures:

1. Employee Benefits

(1) The Company prioritizes the needs of every employee, offers favorable working conditions, and is dedicated to promoting employee welfare.

It is essential to enhance the hardware and software facilities, as well as the activities related to food, clothing, housing, transportation, education, and recreation for employees, thereby enabling employees to enjoy a comprehensive welfare system. Since the establishment of the Employee Welfare Committee in 1976, representatives have been selected from each department and meetings shall be convened at least once every three months to oversee, plan, and implement various employee welfare measures of the Company.

In addition to the various welfare measures mandated by the government, the benefits provided to employees are comprehensive and diverse.

The Company has entered into special agreements with designated brick-and-mortar stores, enabling employees to enjoy exclusive benefits. Furthermore, the Company encourages employees to establish and participate in club activities to enhance the physical and mental health of employees, thereby improving work morale and performance.

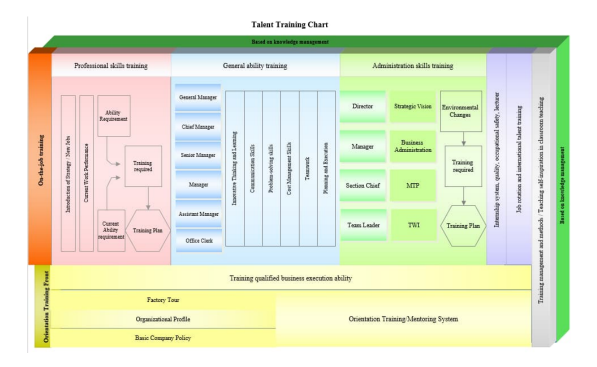
The welfare measures being promoted include the following:

- A. All employees are entitled to regular health check-ups, life insurance, and accident insurance.
- B. Employees are entitled to year-end and holiday bonuses, gift vouchers, birthday gifts, allowances for weddings and funerals, and subsidies for overseas travel.

- C. Diverse selection of meals and dietary health management services are offered.
- D. Access to over a thousand books and magazines for borrowing are provided, with regular updates.
- E. Female colleagues are provided with a warm and comfortable private space for breastfeeding.
- F. Employees from other regions of the country may apply for employee dormitories in accordance with company regulations, which offer both double and single rooms.
- G. Contracts are entered into with numerous specialized discount retailers, and information regarding various leisure channels and activities is disseminated.
- H. By assessing the needs of our colleagues, the Group consolidates its resources to create a platform for group purchasing and discount coupons.
- (2) All employees of the Company are enrolled in the National Health Insurance and Labor Insurance, in accordance with the regulations of the National Health Insurance Act and the Labor Insurance Act.
- (3) Employees of our subsidiaries in mainland China are all covered by social insurance, including old-age insurance, medical insurance, work-related injury insurance, unemployment insurance, and maternity insurance, in accordance with the regulations of the People's Republic of China.

2. Continuing Education/Training

For many years, the Company has followed the corporate culture of "enthusiasm, honesty, and creativity" as its three main objectives in talent development. We provide opportunities and environments for employee learning and development. Thus, regardless of the unit, whether it's production, supply, development/design, or various levels within the organization, we have a complete mechanism for experience transmission and integration and operation training among teams. This encourages continuous growth and the application of acquired knowledge in their work. Looking ahead, the Company will continue to deepen training towards sustainable operation, aiming to optimize competitiveness through generational transitions and cultivate models for knowledge management. The cultivation model for the transmission of knowledge and experience. The training expenses for the year of 2024 amounted to NT\$3,288,000, with a total of 711 sessions held. A total of 11,212 participants attended the training courses, with the main training content outlined as follows:



3. Retirement System and Its Implementation

The employee retirement fund regulations established by the Company and its domestic subsidiaries, in accordance with the Labor Standards Act, constitute a defined benefit plan. The payment of employee retirement funds is calculated based on the years of service and the average monthly salary approved at the time of retirement. For employees with fifteen years of service or less (inclusive), each completed year of service is granted two bases; for those with service years exceeding fifteen, each completed year of service is granted one base. However, the maximum accumulation of bases is limited to 45. The Company and its domestic subsidiaries contribute between 2% and 2.73% of the total salary to the retirement fund on a monthly basis, which is deposited in a designated account at the Bank of Taiwan under the name of the Labor Retirement Reserve Supervisory Committee. Additionally, before the end of each fiscal year, the Company and its domestic subsidiaries estimate the balance of the aforementioned labor retirement reserve account. If this balance is insufficient to cover the estimated retirement payments for the following year for employees who meet the retirement criteria, the difference will be contributed in a lump sum before the end of March of the following year.

- (2) The employee retirement plan established by the Company and its domestic subsidiaries in accordance with the Labor Pension Act is classified as a defined contribution plan. Under the provisions of the Act, the monthly contribution rate for labor pensions paid by the Company and its domestic subsidiaries shall not be less than six percent of the employee's monthly salary. The Company and its domestic subsidiaries have already implemented the employee retirement plan in compliance with the Act, contributing six percent of the employee's salary to the individual retirement accounts at the Labor Insurance Bureau on a monthly basis.
- (3) In compliance with the regulations of the local government in which the subsidiary is situated in Mainland China, a specified percentage of the total employee salary is designated for pension insurance contributions. These contributions are remitted to the appropriate government departments and deposited into individual accounts for each employee.
- (4) Our other foreign subsidiaries within the Group allocate retirement funds to the relevant retirement fund management institutions in accordance with local regulations.
- 4. The Status of Labor-Management Agreements and Measures for Preserving Employees' Rights and Interests:
 - (1) The Company complies with various labor-related regulations by managing labor insurance and National Health Insurance for employees, legally allocating retirement funds, and securing public liability insurance, occupational accident insurance, and group insurance for employees to ensure the protection of labor rights.
 - (2) The Company has established channels for employee complaints and consultations, actively seeking to understand and address employee demands in a reasonable manner.
 - (3) The Company prioritizes the safety and health of its employees by providing annual health check-ups. Additionally, a nurse is available at all times to offer emergency care, and physicians are regularly invited to the facility to provide medical and health-related consultations. Health seminars are also conducted periodically.
 - (4) The Company is committed to safeguarding the fundamental human rights of all employees and stakeholders. We adhere strictly to the Labor Standards Act, Employment Service Act, Gender Equality in Employment Act, Act on Gender Harassment Prevention, and the Occupational Safety and Health Act of the Republic of China. We provide a work environment in which employees are respected, treated with dignity, and ensured safety, thereby fulfilling our corporate social responsibility to care for our employees.

Yang Industry Co., Ltd. Labor Union in accordance with the Labor Union Act. The primary objectives of the union are to protect the rights and interests of its members, enhance their skills, improve their living conditions, and promote labor-management cooperation. Union representatives meet regularly with management representatives to facilitate communication and coordination between labor and management, thereby maintaining a positive labor-management relationship.

Methods of labor-management negotiation include signing labor-management collective agreements, participating in union board meetings, etc., as detailed below:

- 1. To protect the rights and interests of both parties, enhance the working environment and labor conditions for employees, and in collaboration with the corporate labor union, a collective agreement has been signed annually since 2015, with the most recent effective period extending until September 30, 2025. This collective agreement encompasses 97% of the officially employed Taiwanese staff who are members of the union.
- 2. The content of the collective agreement encompasses not only the relevant systems implemented in accordance with labor laws but also stipulates the distribution of a five-day festival bonus during the Mid-Autumn Festival each year. Additionally, it includes a profit-sharing clause that allocates 10% of the Company's annual net profit for employee performance bonuses and year-end bonuses, with a guarantee of 25 days for the year-end bonus. This provision aims to enhance employee morale and share the success of the Company's operations.
- 3. Quarterly labor-management meetings are conducted, and participation in the annual union representative assembly takes place once a year. These meetings address labor-management issues and corporate governance, facilitating effective communication and fostering harmonious labor relations.
- (6) The Company strictly adheres to the labor and human rights regulations established by the government. This commitment encompasses all aspects of personnel recruitment, determination of remuneration, performance evaluation, education and training, and promotion opportunities, without discrimination based on race, class, language, ideology, religion, political affiliation, place of origin, birthplace, gender, sexual orientation, age, marital status, appearance, physical features, or any physical or mental disabilities. Furthermore, we do not employ child labor or engage in human trafficking, and we provide education and training to all employees to promote awareness and prohibit discrimination and harassment in the workplace.

- Additionally, in accordance with customer requirements, we conduct regular assessments of labor conditions, labor protections, equality and discrimination, protection of vulnerable groups, union organization and labor relations, and labor inspections, ensuring compliance with international regulations as a fundamental requirement.
- (7) The Company adheres to the provisions of the International Labour Organization conventions, refraining from the use of any form of forced or compulsory labor. We strictly comply with labor standards and regulations such as the Labor Standards Act and the Employment Service Act, ensuring that no individual is coerced or compelled into labor against their will, thereby guaranteeing that our employment practices are in accordance with labor laws.
- (8) The Company follows the provisions of the International Labour Organization conventions and domestic trade union laws, allowing all employees the freedom to organize and participate in unions. They are also entitled to engage in collective bargaining in accordance with relevant legal provisions, without violating the freedom of association and collective bargaining.
- (9) The Company has dedicated units responsible for handling occupational safety, environmental protection, and related matters to ensure the safety and health of employees and the environment. In November 2020, we were honored with the National Occupational Safety and Health Award Special Award for Traditional Industry Investment. In 2022, we won the championship in the Safety and Health Performance Competition organized by the Occupational Safety and Health Administration, as well as the runner-up in the Safety Partner category. In 2024, we received the Excellence Award in the Safety and Health Performance Competition from the Labor Affairs Bureau of Tainan City Government.
- (10) The Company has obtained ISO 14001 Environmental Management System certification (valid until July 5, 2026) and ISO 45001:2018 Occupational Health and Safety Management System certification (valid until July 27, 2026), and we operate in accordance with the aforementioned management systems.
- (II.) Please list the losses incurred due to labor disputes for the most recent fiscal year and up to the date of the annual report's publication (including violations of the Labor Standards Act as determined by labor inspections, and the date of the sanction, sanction serial number, violated regulatory provisions, details of the violations, and the nature of the sanctions imposed shall be specified). Additionally, please disclose the estimated amounts that may be incurred currently and in the future, along with the corresponding measures to address these issues. If a reasonable estimate cannot be provided, please describe the circumstances that prevent such an estimation:

The Company has not experienced any labor disputes in the recent fiscal year and up to the date of the annual report's publication. Consequently, there have been no losses incurred due to labor disputes, and the Company has been recognized for several consecutive years as a model institution for harmonious labor relations in Tainan City. Given this harmonious labor environment, the likelihood of potential labor disputes and associated losses in the future is extremely low.

VI. Cyber Security Management

- (I.) Description of the cyber security risk management framework, cyber security policy, specific management plan and resources invested in cyber security management is as follows:
 - 1. Cyber security risk management framework

The Company has been engaged in information security management since the year 2007, with the CEO serving as the highest authority in information security. The Information Department functions as the coordinating unit for the Company's information security management. It is required to appoint a Chief Information Security Officer and information security personnel in accordance with regulations to be in charge of formulating information security-related policies and conducting an annual review of their applicability. The Hardware Department, under the jurisdiction of the Information Department, is tasked with promoting and auditing information security operations. Within the department, senior management routinely reviews the relevant protection measures to ensure the continuous and effective operation of management procedures and to report management performance to the President.

2. Cyber security policies

According to the information security policy, the Company has formulated the Information Security Management Measures, the Computer Data Security Control Measures, the Cyber Security and Emergency Response Measures, the Post-disaster System Recovery Plan and the Data Backup Management Measures, specifying the Company's information security control procedures and norms.



- 3. Specific management plan he Company periodically conducts information security awareness campaigns and training for all employees to enhance their understanding of information security and improve their protective capabilities. It employs various systematic tools for monitoring and analysis, establishing proactive defense and alert capabilities. Data is backed up offsite and undergoes annual rehearsal and verification to ensure the system's ability to recover from major accidents. In the event of employees violating relevant information security control regulations, disciplinary actions are taken in accordance with the reward and punishment management regulations. The relevant management plan is as follows:
 - (1) Access Control: All systems are equipped with password protection and access control mechanisms. Access requests and modifications must be submitted through a system change request form, which is based on individual job responsibilities and authority. In the event of an employee's resignation or transfer, access rights are promptly revoked and adjusted to maintain information security.
 - (2) USB Management: Comprehensive control over the use of USB flash drives is implemented. If usage of USB flash drives is necessary for business purposes, an application must be submitted and approved by a supervisor prior to use. This process ensures that company data is not leaked and protects the interests of the Company.
 - (3) Internet Access Control: Manage individual internet access permissions and restrict access to high-risk cybersecurity websites to prevent virus intrusions and data breaches. If internet access is necessary for business purposes, an application must be submitted and approved by a supervisor prior to use. The IT unit will monitor and analyze internet traffic, reviewing any anomalies on a weekly basis.
 - (4) Mobile Device Management: Personal mobile devices (laptops, smartphones) cannot be freely connected to the Company's internal network.
 - (5) Data Center Security: The data center is equipped with a power generator and an uninterruptible power supply (UPS) system to ensure it remains unaffected by external power supply disruptions. Additionally, redundant mechanisms are established for key information equipment and networks to achieve high availability of the information system.
 - (6) Vulnerability Analysis: External cybersecurity firms are commissioned to conduct web vulnerability scans for outward-facing web services, and a Web Application Firewall (WAF) was implemented to enhance cyber security.
 - (7) Emergency Response and Disaster Drills: The company formulates the "Information Security and Emergency Response Measures" and conducts annual backup and restoration drills for critical systems and equipment to ensure system availability.
 - (8) Audit and Compliance: External auditors conduct annual reviews of the information systems to ensure the confidentiality, integrity, and availability.
 - (9) Endpoint Security: In addition to installing antivirus software, we have implemented Managed Detection and Response (MDR) services for endpoint threat detection and response. Engaging professional cybersecurity consultants can further safeguard endpoint security.

- (10) Education, Training, and Awareness Campaign: The Company conducts information security awareness campaigns every year and ad hoc social engineering phishing e-mail drills to enhance employee awareness of information security. Additionally, disseminating the latest information security updates and precautions through the Company's announcement system is implemented.
- (11) Cybersecurity Collaboration: We are a member of the Taiwan Computer Emergency Response Team Coordination Center (TWCERT), where we receive the latest threat intelligence and implement internal cybersecurity defenses in real-time.
- 4. Resources invested into cyber security management
 - (1) The Company appoints a cybersecurity manager and personnel in accordance with regulations to oversee information security planning, technology and conducting related audits to maintain and continuously enhance information security.
 - (2) The Company continues to strengthen its information security protection mechanisms to ensure resistance against hacking, theft, viruses, and disasters. In 2024, we invested approximately NT\$8.76 million in software and hardware related to information security.
 - (3) In 2024, the Company conducted a web vulnerability scan and found no significant security flaws. We successfully passed various internal and external information security audits without any significant deficiencies or incidents of information leakage due to major cybersecurity events.
 - (4) In 2024, the Company disseminated information security policies, along with the latest cybersecurity updates and notices, through the announcement system. Furthermore, cybersecurity awareness campaigns were conducted across various units, reaching a total of 2,415 individuals.
 - (5) In 2024, a total of 1 social engineering phishing e-mail drill was conducted.
 - (6) In 2024, 1 webpage vulnerability scan and 1 host system vulnerability scan were performed.
- (II.) Losses incurred due to significant information security events in the latest fiscal year and up to the date of printing of the annual report, including potential impacts, and response measures.

The Company has established a comprehensive network and computer information security management system to safeguard the security of its internal information and computer systems. In the latest fiscal year and up to the date of printing of the annual report, there have been no significant hacker attacks, and no losses have been incurred due to major information security incidents. However, in order to protect the Company's operational data from potential breaches, we are continuously enhancing relevant information security measures. For instance, we plan to implement advanced endpoint protection detection software to identify and prevent malicious activities at an early stage. We are also conducting ongoing phishing e-mail drills to raise employees' awareness of email security.

Additionally, we plan to strengthen local area network (LAN) controls by segregating office and plant networks to prevent the spread of computer viruses across different facilities. Only through continuous testing, assessment of network and system architecture, and improved security management measures can we ensure the effectiveness of our information security management practices.

VII. Major Contracts

Type of Contract	Party	Contract Start and End Date	Contract Content	Restrictions
Material purchase contract	China Steel Corp.	Contracted renewed on a quarterly basis	Cold-rolled steel coils and hot-dip galvanized alloy steel coils.	None
Technical	Hitachi Chemical Co., Ltd. of Japan (now known as Resonac Corporation)		Providing services including technical information and assistance regarding car-use plastic tailgates.	None
Technical cooperation contract	FALTEC Co., Ltd. of Japan	Signed on November 15, 2021	Providing services including technical information and assistance regarding components installed on P33A model.	None
Long-term borrowings	Chang Hwa Bank	2024.05.29~ 2026.05.31	The loan amount is NT\$300,000,000.	None
Long-term borrowings	Chang Hwa Bank	2019.07.05- 2030.12.15	The loan amount is NT\$600,000,000.	None
Long-term borrowings	Chang Hwa Bank	2024.11.13~ 2031.11.15	The loan amount is NT\$700,000,000.	None
Long-term borrowings	KGI Bank	2025.03.31~ 2028.03.31	The loan amount is NT\$500,000,000.	None
Long-term borrowings	First Bank	2024.11.25~ 2026.11.25	The loan amount is NT\$300,000,000.	None
Long-term borrowings	Yuanta Bank	2025.01.21~ 2027.01.21	The loan amount is NT\$600,000,000.	None
Long-term borrowings	E. Sun Bank	2024.06.25 ~ 2027.06.25	The loan amount is NT\$300,000,000.	None
Long-term borrowings	E. Sun Bank	2019.07.04- 2032.04.15	The loan amount is NT\$700,000,000.	None
Long-term borrowings	E. Sun Bank	2024.11.12- 2031.11.15	The loan amount is NT\$600,000,000.	None
Long-term borrowings	Cathay United Bank	2023.04.30~ 2025.04.30	The loan amount is NT\$300,000,000.	None
Long-term borrowings	CTBC Bank	2024.10.31 ~ 2026.10.31	The loan amount is NT\$300,000,000.	None
borrowings	CTBC Bank	2031.12.15	The loan amount is NT\$600,000,000.	None
Long-term borrowings	CTBC Bank	2024.11.12- 2031.11.15	The loan amount is NT\$700,000,000.	None
borrowings	O-Bank	2019.07.04- 2032.05.15	The loan amount is NT\$487,400,000.	None
Long-term borrowings	Mizuho Bank Taiwan	2024.07.30~ 2026.07.30	The loan amount is US\$20,000,000.	None

Chapter 5. Review Analysis of Financial Status and Financial Performance and Risks

I. Financial Status

Comparative Financial Analysis

Unit: NT\$1,000

Year			Differen	ice
Item	2024	2023	Amount	%
Current Assets	13,256,842	12,106,479	1,150,363	9.50
Investment Using the			(26.547)	(1.40)
Equity Method	2,434,502	2,471,049	(36,547)	(1.48)
Property, Plant and			(259, 409)	(1.47)
Equipment	17,346,469	17,604,877	(258,408)	(1.47)
Intangible Assets	424,418	590,182	(165,764)	(28.09)
Other Assets	4,829,350	2,273,595	2,555,755	112.41
Total Assets	38,291,581	35,046,182	3,245,399	9.26
Current Liabilities	7,035,535	7,052,376	(16,841)	(0.24)
Non-current Liabilities	3,100,045	2,081,709	1,018,336	48.92
Total Liabilities	10,135,580	9,134,085	1,001,495	10.96
Equity Attributable to			2 150 102	0.40
Owners of the Parent	27,610,499	25,451,396	2,159,103	8.48
Share Capital	5,914,771	5,914,771	0	0
Capital Surplus	4,151,122	4,150,503	619	0.01
Retained Earnings	17,236,132	15,216,772	2,019,360	13.27
Other Equity	308,474	169,350	139,124	82.15
Non-controlling Interests	545,502	460,701	84,801	18.41
Total Equity	28,156,001	25,912,097	2,243,904	8.66

- 1. Main reasons for major changes (changes between two periods exceeding 20 percent, and the amount of change reaching NT\$10 million):
 - (1) Intangible assets decreased by NT\$165,764 thousand in 2024 compared to 2023, mainly due to intangible asset amortization of NT\$193,966 thousand in the current period.
 - (2) Other assets increased by NT\$2,555,755 thousand in 2024 compared to 2023, mainly due to an increase of NT\$1,231,761 thousand in right-of-use assets and an increase of NT\$1,249,529 thousand in prepaid equipment payments.
 - (3) In 2024, non-current liabilities rose by NT\$1,018,336 thousand compared to 2023, primarily due to an increase of NT\$1,256,710 thousand in non-current lease liabilities.
 - (4) Other Equity
 In 2024, there was an increase of NT\$139,124 thousand compared to 2023. The increase was due to the recognition of valuation loss on financial assets measured at fair value through other comprehensive income of NT\$48,251 thousand and gains on exchange differences arising from the translation of the financial statements of foreign operations of NT\$187,375 thousand.
- 2. Impact: No significant impact.
- 3. Future Plans: None.

II. Financial Performance

Comparative Financial Performance Analysis

Unit: NT\$1,000

Year Item	2024	2023	Change by amount	Change Percentage %
Operating Revenue	25,596,063	23,858,806	1,737,257	7.28
Gross Profit	8,530,672	7,133,562	1,397,110	19.59
Operating income	4,813,360	3,744,280	1,069,080	28.55
Non-operating Income and Expenses	716,325	67,828	648,497	956.09
Net Income Before Tax	5,529,685	3,812,108	1,717,577	45.06
Current Net Income	4,455,271	3,047,280	1,407,991	46.20

- 1. The main reasons for significant changes (increases of more than twenty percent between periods, with amounts exceeding NT\$10 million) are as follows: Operating gross profit, operating income, pre-tax net profit, and net profit for the current period have all increased compared to the previous year. This is primarily due to the gradual increase in the utilization rate of AM aftermarket parts in the North American market, driving overall performance growth. Additionally, the Company has continued to reorganize and optimize its product portfolio to meet market demands, resulting in increased revenue and profits. Regarding non-operating income and expenses, there was an increase of NT\$648,497 thousand in 2024 compared to 2023, mainly due to a NT\$362,300 thousand increase in exchange gains in 2024 compared to 2023.
- 2. Expected Sales Quantity and Its Basis

See the Outline of the 2025 Business Plan in Chapter 1. Letter to Shareholders in this annual report for details.

- 3. Possible impact on the Company's future financial business: No significant impact.
- 4. Response Plan: None.

III. Cash Flow - Cash Flow Analysis Statement

Unit: NT\$1,000 Remedial Measures Total Annual Net Cash Flow Exchange Opening Cash Surplus for Insufficient Funds Investment and from Operating Rate Cash **Fundraising** (Insufficiency) Financial Activities for the **Fluctuations** Investment Balance Activities Amount Management **Entire Year** Effect Plan Plan Net Cash Flow 3,817,008 7,185,518 50,070 4,736,971 None (6,315,625)None

- 1. Analysis of Cash Flow Changes for this Year:
 - Net cash inflow from operating activities was NT\$7,185,518 thousand, primarily driven by profit before tax of NT\$5,529,685 thousand and depreciation and amortization expenses of NT\$2,816,705 thousand. Net cash outflow from investing activities was NT\$3,372,162 thousand, mainly due to the acquisition of property, plant, and equipment amounting to NT\$3,479,345 thousand. Net cash outflow from financing activities was NT\$2,943,463 thousand, primarily from repayment of bank loans of NT\$489,235 thousand and cash dividends paid of NT\$2,365,908 thousand.
- 2. Improvement Plan for Insufficient Liquidity: The Company has not experienced any instances of insufficient liquidity.
- 3. Cash Flow Liquidity Analysis for the Next Year:

 The estimated cash inflow from operating activities for the next fiscal year is approximately NT\$7.2 billion. It is anticipated that there will be a net cash outflow of around NT\$4 billion for investing activities, including the acquisition of property, plant, and equipment, as well as payout of cash dividends of NT\$3.2 billion. Additionally, the opening cash balance is NT\$4.7 billion, resulting in the balance of cash of approximately NT\$4.7 billion. This amount will be used to repay loans and for working capital.
 - IV. Effect on Financial Operations of Any Major Capital Expenditures during the Most Recent Fiscal Year
 - 1. Use and Source of Major Capital Expenditure

Unit: NT\$ Thousands

	Actual or	Actual or	Funding	Actual or planned use of funds		e of funds
Plan	expected	expected	needed			
1 Idii	source of funds	completion	Total			
		date	Amount	2023	2024	2025
Buildings	Borrowings and equity fund	2024.12	222,945	200,000	22,945	
Machine and equipment	Borrowings and equity fund	2024.12	395,895	121,688	274,207	
Molding equipment	Borrowings and equity fund	2024.12	1,542,864	576,174	966,690	
Land	Borrowings and equity fund	2025.05	972,142		972,142	
Buildings	Borrowings and equity fund	2025.12	1,100,000		202,000	898,000
Machine and	Borrowings and equity fund	2025.12	400,000		203,000	197,000
equipment Molding equipment	Borrowings and equity fund	2025.12	2,000,000		778,000	1,222,000

2. Impact on Financial Operations:

(1) Projected Increases in Production Volume, Value, and Gross Profit from Significant Capital Expenditures

Unit: NT\$ Thousands

Year	Item	Production	Sales Volume	Sales Value	Gross Profit	Gross
		Quantity	(PCS)			Margin
		(PCS)				
2025	Automobile	242,396	242,396	249,048	115,503	46.38%
	Parts	,	ŕ	ŕ	,	
2026	Automobile	620,682	620,682	636,322	296,311	46.57%
	Parts	,	ŕ	ŕ	,	
2027	Automobile	901,259	901,259	920,507	431,630	46.89%
	Parts	, 	ŕ	,	,	
2028	Automobile	1,049,853	1,049,853	1,070,897	503,342	47.00%
	Parts		, ,	,	,	
2029	Automobile	1,100,306	1,100,306	1,129,025	524,887	46.49%
	Parts	. ,	, ,	, ,	,	

⁽²⁾ **Explanation of other benefits:** Acquiring molding equipment can expand the range of products and fulfill customers' one-stop shopping requirements. Generating synergies helps to expand the scale of operations and increase market share.

V. The most recent year's investment policy, the main reasons for profit or loss, the improvement plan, and the following year's investment plan:

- 1. The Company's investment policy: The Company has developed an investment strategy that aligns with operational needs and aims to enhance corporate competitiveness.
- 2. Major reasons for 2024 profit or loss and improvement plan

In the Company's 2024 consolidated financial statements, the share of losses from equity method accounted associates and joint ventures amounted to NT\$(7,582) thousand, detailed as follows:

Unit: NT\$ Thousands

Investee name	Main business activities	Main sources of investment loss and income	recognized for 2024	Improvement plan
Changchun Faway Tong Yang Automobile Component Co., Ltd. Changsha GACC Tong Yang Automobile Components Co., Ltd. Daikyo Nishikawa Tong Yang Auto Parts (Nanjing) Co., Ltd. Wuhan Xiang Xing Auto Parts Co., Ltd.	Automobile parts production and sales	NTD 949	Operating status is stable.	None
Wu's Plastic Co., Ltd. Tung Yang Chemical Co., Ltd.	Processing and sales of paints, varnish, paint materials, and other fine chemical raw materials			
C&D CAPITAL II CORPORATION	General investment industry	NTD (8,531)	Valuation loss on investees measured at value in accordance with regulations	None

The Company will continue to carefully evaluate investment projects in the future.

3. Investment plan for the coming year

According to the Company's global strategy, we will timely adjust the scale of investees in various regions around the world based on operational needs and business development and appropriately adjust the investment portfolio based on supply chain synergies and investment returns.

VI. Risks Factors

1. Impact of interest rate, exchange rate fluctuations, and inflation on the Company's profit and loss, and future countermeasures:

	Unit: NT\$ Thousands
Item/Year	2024
Net Operating Revenue	25,596,063
Pre-tax Profit	5,529,685
Net Foreign Exchange	363,181
Loss/Gain	
Financial Cost	32,719
Exchange (Loss) Gain as a	1.42%
Percentage of Operating	
Revenue	
Exchange (Loss) Gain as a	6.57%
Percentage of Pre-tax Net	
Income	
Financial Cost as a Percentage	0.13%
of Operating Revenue	
Financial Cost as a Percentage	0.59%
of Pre-tax Net Income	
Inflation Rate	2.18%

- (1) Impact of interest rate, exchange rate fluctuations, and inflation on the Company's profit and loss
 - The impact of interest rate, exchange rate fluctuations, and inflation on the Company's profit and loss is as shown in the table above. The financial cost amounted to NT\$32,719 thousand, accounting for 0.13% of the annual revenue. This proportion is not significant; therefore, interest rate fluctuations did not have a major impact on the Company. As for exchange rate fluctuations, as the Company primarily engages in exports, exchange rate fluctuations do have a certain degree of influence. It is necessary to strengthen the management of exchange rate volatility, including considering exchange rate fluctuations in quotations to customers and timely foreign currency conversion, to minimize exchange rate risks. The foreign exchange gain for 2024 amounted to NT\$363,181 thousand. The inflation rate for 2024 was 2.18%. As the Company's quotations to customers and suppliers are mostly adjusted based on market trends, there is no significant impact.
- (2) The Company's countermeasures against interest rate or exchange rate fluctuations and inflation:
 - (A) Regularly evaluate bank loan interest rates and maintain close communication with banks in order to secure more favorable loan interest rates.
 - (B) Regularly analyze exchange rate trends and maintain communication with banks to stay updated on the latest exchange rate information.

- (C) Analyze exchange rate risks in real time and accurately incorporate them into export quotations.
- (D) Mitigate the exchange rate risk associated with export income by pricing raw materials or equipment imported in foreign currencies.
- (E) Promptly adjust foreign currency deposits in accordance with the funding situation and fluctuations in exchange rates.
- (F) The Company will continue to implement various internal structural improvement projects and actively organize and streamline the factories. This is a steadfast policy that will not be influenced by external factors, such as inflation or deflation.
- 2. Policy on engaging in high-risk, highly leveraged investments, loans to others, endorsements/guarantees for others, and derivatives trading, main reasons for profits, or losses

Main reasons for losses and future response measures:

- (1) In the most recent year and up to the publication date of the annual report, the Company did not engage in investments that were considered high-risk or highly leveraged.
- (2) Loans required by the Group's subsidiaries are provided in accordance with the Operating Procedures for Loaning of Funds to Others.
- (3) Endorsements/guarantees required by the Group's subsidiaries for working capital are handled in accordance with the Operating Procedures for the Provision of Endorsements and Guarantees.
- (4) In the most recent year and up to the publication date of the annual report, the Company did not engage in derivatives trading.
 - 3. Future R&D Plans and Expected R&D Expenses:
 - In order to become a Tier 1 supplier, the Company has established a R&D center to R&D and integrate resources for product design, material development, production technologies, and other areas. In the future, efforts will be intensified in the development of instrument panels, electroplating products, and molds. It is estimated that the 2025 R&D. The Company incurred expenses of NT\$781,198 thousand for R&D projects involving a colorful high-penetration metal plating and decoration technology applied to composite vehicle exteriors. Decorative Parts R&D Project, Stage 2: Innovative transparent LCD sunshade system (panel) for AI-enabled driving assistance system. R&D Project: Innovative decorative technology utilizing energy-saving flexible self-luminous fiber composite materials applied to high-quality interior components development project for automobiles. R&D Project: Vacuum pressing equipment for logo accessories and application of parameter optimization for aluminum alloy resistance spot welding (RSW) in automotive sheet metal production. Research Project: Automated manufacturing processes.
 - 4. The impact of significant domestic and international policy and legal changes on the Company's financial operations and countermeasures: The Company has consistently monitored policies and regulations that may affect its financial operations. In addition to complying with domestic regulatory requirements, we also keep abreast of legal changes and local government policies in key sales regions to promptly adjust our business strategies in response to major developments.

- 5. The impact of technological changes (including cyber security risks) and industrial changes on the Company's financial business and countermeasures:
- (1) The impact of technological changes (including cyber security risks) on the Company's financial business and countermeasures:
 The Company closely monitors the development of new technologies, strengthens research and development capabilities, pays attention to domestic and international technological and market development trends, in order to respond to changes in technology and industry, and evaluates their potential impact on the Company. The following are the measures we have already taken in response:
- 1. Enterprise resource planning (ERP): We have implemented the world-class Oracle ERP system to integrate various departments' data and processes to improve business process efficiency and transparency and enable better financial management and control.
- 2. Product lifecycle management (PLM) system: We have implemented a PLM system for the development, design, manufacturing, and maintenance processes. This helps optimize the product development process, improve team collaboration and communication efficiency, accelerate product launch, and enhance the Company's competitiveness.
- 3. Supply chain management system (SCM): We have developed our own SCM system for managing supplier delivery, quality, and risks.
 This helps to improve supply chain transparency and delivery efficiency, reduce costs, and mitigate risks.
- 4. Internet of Things (IoT) of equipment and machinery: We employ IoT technology on the manufacturing side to collect data, allowing on-site supervisors to understand the state of production machinery and products. This helps achieve AI production and production digitization, which will ultimately enhance production efficiency, quality, and reliability.
- 5. Warehousing and shipping improvement: We have adopted PDA and 2D barcode technology to improve real-time warehousing management and minimize customer complaints. Additionally, we have digitized container loading information to enable our sales team to provide real-time updates to customers, thereby enhancing customer satisfaction and the reputation and image of the Company.
- 6. We have established a comprehensive network and computer information security management system to safeguard the Company's internal information and computer systems. Although we have not experienced any major cyber attacks recently, we continue to strengthen relevant information security measures, such as implementing advanced endpoint managed detection and response (MDR), conducting social engineering/phishing email drills, and enhancing local network controls to prevent computer virus spread across facilities. We will continue to monitor, assess network and system architecture, enhance security management measures to ensure the effectiveness of information security management.
- (2) The impact of industrial changes on the Company's financial business and countermeasures:

The Company has been actively involved in ongoing R&D of new products and enhancing customer satisfaction to maintain a competitive edge in the market, while keeping up with the latest industry trends and information on the market players and assessing their impact on the Company's operations and make necessary adjustments to stay competitive in the market.

- 6. The impact of corporate image change on crisis management and countermeasures: The Company has always adhered to the core concept of "people-oriented management" and continues to restructure the organization and make improvements based on the principles of enthusiasm, honesty, and creativity. Our goal is to establish a sustainably growing business while promoting the sustainable development of both the Company and society. We aim to create win-win situations for all stakeholders and contribute to increasing the economic value of society as a driving force for social advancement. During the most recent fiscal year and up to the publication date of the annual report, the Company did not face any significant risks that could impact normal operations nor corporate image.
- 7. Expected benefits and potential risks of mergers and acquisitions and countermeasures: None.
- 8. Expected benefits, potential risks, and mitigation measures plant expansion: The expansion of the plant to include new product lines and items is expected to generate synergies, aiding in scaling up operations and increasing market share.
- 9. Risks and measures for concentration of purchases or sales: The Company's procurement sources and sales channels are stable. The largest supplier accounts for less than 10% of total purchases, mitigating concentration risk. The largest customer represents approximately 21% of total sales, necessitating efforts to diversify sales channels. The Company maintains close communication with existing customers to understand their needs, invests in research and development, and continuously introduces new products to expand customer base and reduce concentration risk from sales customers.
- 10. The impact and risks of massive transfer or replacement of shares by directors, supervisors, or major shareholders, each holding more than 10% of all shares in the Company and countermeasures: None.
- 11. The impact and risks of the change of management rights on the Company and countermeasures: None.

- 12. Litigation or non-litigation events involving the Company, the Company's directors, supervisors, general manager, substantial responsible person, major shareholders holding more than 10% of shares, and subsidiary companies that have been finally adjudicated or are still pending, and may have a significant impact on shareholder rights or securities prices, should disclose the disputed facts, amount in dispute, litigation commencement date, main litigants, and handling status as of the date of the annual report publication: None.
- 13. Other important risks and countermeasures: None.

VII. Other Important Matters: None.

Chapter 6. Special Disclosure

I. Information on the Company Affiliates:

- Affiliate Mergers Business Report: Please refer to the Market Observation Post System >
 Individual Company > Electronic Document Download > Affiliate Statements
 Specialized Section, Website (New Version of MOPS):
 https://mopsov.twse.com.tw/mops/web/t57sb01_q10.
- 2. Consolidated Financial Statements of Affiliates:

For fiscal year 2024 (from January 1, 2024 to December 31, 2024), the Company is not required to prepare separate consolidated financial statements for affiliates, as the disclosure requirements for affiliate consolidated financial statements are already included in the consolidated financial statements of the parent company and subsidiary companies prepared in accordance with the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises" and IFRS No. 10.

3. Affiliation Report:

The subsidiaries prepare their affiliation reports, and the Company is not obligated to prepare one as per regulations.

- II. Private placement of securities in the most recent year and up to the publication date of this annual report: None.
- III. Other necessary supplementary information: None.
- IV. Any event with a material impact on shareholders' equity or securities prices during the most recent year and up to the publication date of this annual report: None.

東陽實業廠股份有限公司 Tang Yang Industry Co., Ltd.

Chairman: Yeong-Maw Wu