Airmate (Cayman) International Co Limited and Subsidiaries

Consolidated Financial Statements and CPA's Audit Report

Quarter 2 of 2024 and 2023

(Stock Code: 1626)

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Notice to Reader:

For the convenience of readers, this report has been translated into English from the original Chinese version, prepared and used in the Republic of China. The English version has not been audited or reviewed by independent auditors. If there are any discrepancies between the English version and the original Chinese version, or any difference in the interpretation of the two versions, the Chinese-language report shall prevail.

Airmate (Cayman) International Co Limited and Subsidiaries

Consolidated Financial Report and Certified Public Accountant's Audit Report for the Financial Years of Quarter 2 of 2024 and 2023

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To Airmate (Cayman) International Co Limited:

Opinion

We have audited the Consolidated Balance Sheets of Airmate (Cayman) International Co. Limited and its subsidiaries (hereinafter referred to as "Airmate Group") as of June 30, 2024 and 2023; the Consolidated Statements of Comprehensive Income for the periods from April 1 to June 30, 2024 and 2023 and from January 1 to June 30, 2024 and 2023; the Consolidated Statements of Changes in Equity for the period from January 1 to June 30, 2024 and 2023; the Consolidated Cash Flow Statements, and the accompanying Notes to the Consolidated Financial Statements (including Summary of Material Accounting Policies).

In the opinion of the Accountants, the above Consolidated Financial Statements have been prepared in accordance with the Financial Reporting Standards for Securities Issuers and the International Accounting Standard No. 34 "Interim Financial Reporting" recognized and issued by the Financial Supervisory Commission, and are sufficient to fairly present the consolidated financial position of Airmate Group as of June 30, 2024 and 2023, the consolidated financial performance for the period from April 1 to June 30, 2024 and 2023, and the consolidated cash flows for the period from January 1 to June 30, 2024 and 2023.

Basis of Audit Opinion

The Certified Public Accountants have carried out the audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the Generally Accepted Auditing Standards of the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. Our firm is independent of the Airmate (Cayman) International Co. Limited and Subsidiaries in accordance with the Norm of Professional Ethics for Certified Public Accountant of the Republic of China and we have fulfilled our other ethical responsibilities in accordance with these requirements. The Certified Public Accountant believes that sufficient and appropriate evidences for the audit have been obtained as the basis for expressing opinion.

Key Audit Matters

Key audit matters refer to those matters that, in the professional judgment of the Certified Public Accountant, are of the utmost significance for the audit of the Q2 2024 Consolidated Financial Statements of the Airmate Group. These matters have been addressed in the process of our audit on the overall Consolidated Financial Statements, and in forming our opinion thereon. Hence, we will not provide a separate opinion on these matters.

The Key Audit Matters of the Q2 2024 Consolidated Financial Statements of the Airmate Group are as follows:

Impairment assessment of accounts receivable

Description of the Key Audit Matter

For details on the accounting policy for accounts receivable, please refer to Note 4 (10) of the 2023 Consolidated Financial Statements. For details on the accounting estimates for impairment losses on accounts receivable and the explanation on the uncertainty of assumptions, please refer to Note 5 of the 2023 Consolidated Financial Statements. For details on the information on the credit risk of accounts receivable, please refer to Note 12 (2) of the Consolidated Financial Statements.

The Airmate Group makes provision for expected credit losses in accordance with the established policy on accounts receivable

allowancefor doubtful debts. The valuation method includes the customer's credit risk and historical credit loss experience and a reasonable estimate of the customer's future economic conditions. Since the aforementioned valuation method involves the subjective judgment of the Management, it has a significant impact on the measurement of expected credit losses from accounts receivable. Therefore, the Certified Public Accountant has included the impairment assessment of accounts receivable as one of the Key Audit Matters for the year.

In response to the auditing procedures:

The main corresponding procedures executed by the Certified Public Accountant on the above-mentioned Key Audit Matter are summarized as follows:

- 1. Based on the understanding on the operation and sales counterparties of the Airmate Group, assess the reasonableness of the policies and procedures on the provision for losses on accounts receivable, including the identification of individual major customers, the differentiation of similar credit risk groups, and objective evidence in the determination of expected credit losses.
- 2. Understand the design and the effectiveness of implementation of internal control procedures for the credit management of the Airmate Group and the assessment of expected credit losses during the subsistence period of the creditor's rights.
- 3. Evaluate the reasonableness of Management's assessment of the amounts of individually recognized significant expected credit losses and expected credit losses based on similar credit risk groups.
- 4. Test the collection of accounts receivable after the execution period for expected credit losses that occur only in response to the time value of currency to assess the reasonableness of expected credit losses.

Assessment of allowance for inventory valuation loss

Description of the Key Audit Matter

For details on the accounting policy for inventory valuation, please refer to Note 4 (14) of the 2022 Consolidated Financial Statements; for the accounting estimates for inventory valuation and the explanation of the uncertainty of assumptions, please refer to Note 5 of the 2022 Consolidated Financial Statements; and for the explanation of important accounting items for inventory, please refer to Note 6, (7) of the Consolidated Financial Statements.

The Airmate Group measures the value of the inventory by the lower of cost and net realizable value. Due to the large number and type of inventory items in the Airmate Group and the fact that the net realizable value used in the individual recognition of obsolescence or damage and its valuation often involves subjective judgment, hence, there is uncertainty in the estimation. Therefore, the Certified Public Accountant has identified the assessment of allowance for inventory valuation loss as one of the key audit matters for the current year.

In response to the auditing procedures:

The main corresponding procedures executed by the Certified Public Accountant on the above-mentioned Key Audit Matter are summarized as follows:

1. Based on the understanding on the nature of the operations and industry of the Airmate Group, assess the reasonableness of the policies and procedures adopted for the provision for inventory valuation loss, including the degree of inventory depreciation, the reasonableness of the assessment of obsolete and outdated inventory items, and the consistency of accounting estimation methods.

2. Verify that the information in the inventory valuation loss statement used by the Airmate Group is consistent with its policy; randomly check the individual inventory item numbers to verify the degree of inventory devaluation, and then evaluate the appropriateness of the Airmate Group's provision for valuation loss.

Responsibilities of the Management and the Governing Body for the Consolidated Financial Statements

The responsibilities of Management are to prepare an appropriately represented Consolidated Financial Report in accordance with International Accounting Standards No. 34 "Interim Financial Reporting" recognized and published by the Financial Supervisory Commission, and maintain the necessary internal controls related to the preparation of the Consolidated Financial Statements to ensure that the Consolidated Financial Statements does not contain material misrepresentation due to fraud or error.

In preparing the Consolidated Financial Statements, the Management's responsibilities also include assessing the ability of the Airmate Group to continue operating as a going concern, disclosing related matters, and continuing to adopt the going concern accounting basis, unless the Management intends to liquidate the Airmate Group or cease operations, or there is no practicable alternative other than liquidation or cessation of operation.

The governing bodies of the Airmate Group (including the Audit Committee) are responsible to oversee the financial reporting procedures.

The Certified Public Accountants' Responsibilities in the Audit of the Consolidated Financial Statements

The objective of the audit on the Consolidated Financial Statements is to attain a reasonable assurance as to whether the Consolidated Financial Statements as a whole are free from material misstatements, whether due to fraud or error, and to issue an Audit Report that includes our opinion. Reasonable assurance is a high level of assurance, but the audit work performed in accordance with the Auditing Standards of the Republic of China cannot guarantee that all material misstatements in the Consolidated Financial Statements can be detected. Misstatement may be caused by fraud or error. If it could be reasonably anticipated that the misstated individual amounts or aggregated sums could reasonably have influence on the economic decisions made by the users of the Consolidated Financial Statements, they shall be deemed as material.

The Certified Public Accountant has exercised professional judgment and professional skepticism during the audit in accordance with the Auditing Standards of the Republic of China. The Certified Public Accountant will also perform the following duties:

- 1. Identify and evaluate the risk of material misstatements in the Consolidated Financial Statements due to fraud or error; design and carry out appropriate countermeasures on the evaluated risk; and obtain sufficient and appropriate evidence as the basis for the audit opinion. The risk of not being able to detect a misstatement that is caused by fraud is higher than that caused by mistakes because fraud may involve conspiracy, forgery, intentional omission, false statement or overstepping internal control.
- 2. Understanding internal control relevant to the audit in order to design audit procedures that are appropriate in that particular circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control of the Airmate Group.
- 3. Evaluating the appropriateness of the accounting policy adopted by the Management and the reasonableness of the accounting estimates and related disclosures made accordingly.

4. Concluding on the appropriateness of the Management's use of going concern basis of accounting, and determining whether there

existed events or circumstances that might cast significant uncertainty over the Airmate Group's ability to continue operation as a going

concern based on the audit evidence obtained. If the Certified Public Accountant is of the opinion that a material uncertainty exists, the users

of the Consolidated Financial Statements should be reminded to pay attention to the relevant disclosures in the Consolidated Financial

Statements, or modify the audit opinion when the disclosures are inappropriate. The Certified Public Accountant's conclusions are based on

the audit evidence obtained as of the date of the audit report. However, future events or circumstances may cause the Airmate Group to

nolonger have the capacity to operate as a going concern.

5. Assessing the overall presentation, structure and content of the Consolidated Financial Statements (including the related Notes) and

whether the Consolidated Financial Statements appropriately represented the related transactions and events.

6. Obtaining adequate and appropriate audit evidence of the financial information of the Group's constituent entities so as to express an

opinion on the Consolidated Financial Statements. The Certified Public Accountant is responsible for the guidance, supervision, and

execution of the audit on the Airmate Group and is responsible for forming audit opinions on the Airmate Group.

The matters communicated with the governing bodies includes the planned scope and timing of the audit, as well as the significant audit

findings (including any significant deficiencies in internal control identified during the audit).

The Certified Public Accountant has also provided the governing bodies with a declaration on the independence of the accounting firm's

personnel in compliance with the Code of Ethics of Accountants in the Republic of China and has communicated with the governing bodies

on all relationships and other matters (including relevant safeguards) that may be deemed to affect the independence of the Certified Public

Accountant.

From the matters communicated with the governing bodies, the Certified Public Accountant has determined the Key Audit Matters of

the Q2 2024 Consolidated Financial Statements of the Airmate Group. The accountant has stated those items in the audit report unless the

law does not allow public disclosure of certain matters, or under extreme rare cases, the accountant decided not to communicate specific

matters in the audit report because it can reasonably assume the negative impact of communication is greater than the promoted public

interest.

PricewaterhouseCoopers Taiwan

Guo-hua, Wang

Certified Public Accountant

Wu Jian zhi

Former Ministry of Finance Securities and Futures Management Committee

Approval number: (87) Taiwan Finance Certificate

(VI) No. 68790

Financial Supervisory Commission

Approval number: Financial Supervisory Commission(FSC) No. 1030027246

August14, 2024

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Airmate (Cayman) International Co Limited and Subsidiaries

Consolidated Balance Sheets

June 30, 2024, December 31, June 30, 2023

(The consolidated balance sheets in 2024 and on June 30, 2023, have been reviewed but not audited in accordance with the auditing standards.)

Limit NTS Thouse IInit. NITO Th

			June 30, 2024	4	Ι	December 31, 20	023	J	Unit: NT\$ Thousands June 30, 2023		
	Assets	Note	 Amount	%		Amount	%		Amount	%	
	Current Assets										
1100	Cash and Cash Equivalents	6(1)	\$ 933,101	10	\$	671,369	8	\$	1,120,204	12	
1136	Financial Assets at Amortized Cost - Current	6(2) and 8	433,978	4		438,364	5		380,932	4	
1150	Net Amount of Notes Receivable	6(3) and 7	900,730	9		518,044	6		1,036,784	11	
1170	Net Amount of Accounts Receivable	6(3) and 7	1,870,877	19		977,065	12		1,796,176	18	
1200	Other Receivables	6(4)(5)	18,724	_		22,458	_		25,149	_	
130X	Inventories	6(6)	2,089,282	21		2,156,420	27		1,955,055	20	
1410	Advance Payment	6(7)	239,307	3		204,282	3		207,570	2	
1479	Other Current Assets - Others		15,542	-		14,882	-		13,947	-	
1481	Rights of Pending Returning Products - Current	6(26)	94,310	1		52,714	1		81,869	1	
11XX	Total Current Assets		6,595,851	67		5,055,598	62		6,617,686	68	
	Non-current Assets										
1517	Financial Assets at Fair Value through Other Comprehensive Income-Non-current	6(8)	2,458			2,341			2,328		
1550	Investments Accounted for	6(9)									
1.600	Using the Equity Method	((10) 10	35,753	-		34,381	1		33,385	-	
1600	Property, Plant and Equipment	6(10) and 8	2,522,742	26		2,521,797	31		2,612,327	27	
1755	Right-of-use Assets	6(11) and 8	202,919	2		195,611	3		197,013	2	
1760	Net amount of investment	6(11)									
	properties	(12)	8,964	-		8,664	-		8,740	-	
1780	Intangible Assets	6(13)	19,948	-		5,802	-		6,579	-	
1840	Deferred Income Tax Assets		232,034	3		190,699	2		167,085	2	
1990	Other Non-current Assets - Others	6(14) and 8	186,540	2		98,708	1		63,564	1	
15XX	Total Non-current Assets		3,211,358	33	-	3,058,003	38		3,091,021	32	
1XXX	Total Assets		\$ 9,807,209	100	\$	8,113,601	100	\$	9,708,707	100	
			 *			*					

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Airmate (Cayman) International Co Limited and Subsidiaries

Consolidated Balance Sheets

June 30, 2024, December 31, June 30, 2023

(The consolidated balance sheets in 2024 and on June 30, 2023, have been reviewed but not audited in accordance with the auditing standards.)

				June 30, 2024	,		December 31, 202	23	Unit: NT\$ Tho June 30, 2023	ousands
	Liabilities and Equities	Note	-	Amount	%		Amount	%	Amount	%
	Current Liabilities									_
2100	Short-term loans	6(15) and 8	\$	748,415	8	\$	549,060	7	\$ 500,191	5
2120	Financial Liabilities at Fair Value through Profit or Loss - Current	6(16)		72	_		_	_	3,228	_
2130	Contract Liabilities - Current	6(26)		151,270	1		309,398	4	172,220	2
2150	Notes Payable	6(17) and 8		1,612,355	16		1,506,892	19	1,493,346	15
2170	Accounts Payable			2,323,109	24		1,466,198	18	2,298,085	24
2200	Other Payables	6(18) and 7		1,194,138	12		770,258	9	1,244,444	13
2230	Current Income Tax Liabilities			52,727	1		701	-	15,940	_
2250	Provision - Current	6(19)		72,260	1		54,472	1	65,610	1
2320	Long-term Liabilities Due within One Year or One Operating Cycle	6(20) and 8		-	_		-	_	351,195	4
2365	Refund Liabilities - Current	6(26)		138,192	1		78,586	1	122,473	1
2399	Other Current Liabilities - Others			23,674	_		29,802	-	15,814	-
21XX	Total Current Liabilities			6,316,212	64		4,765,367	59	6,282,546	65
	Non-current Liabilities			*,***,***			.,,,			
2570	Deferred income tax liabilities			33,852	_		33,487	_	27,535	_
2640	Net Defined Benefit Liabilities - Non-current			43,124	1		39,858	1	38,058	
2645	Security Deposits Received			135,524	1		120,126	1	121,385	1
2670	Other Non-current Liabilities - Others	6(22)		72,146	1		69,910	1	70,798	1
25XX	Total Non-current Liabilities						_			
2XXX	Total Liabilities			284,646	3		263,381	3	257,776	2
	Equities Attributable to Owners of			6,600,858	67		5,028,748	62	6,540,322	67
	Parent Company Share Capital	6(23)								
3110	Common Stock	-(-)		1.500.015	1.0		1.500.015	10		
5110	Capital Surplus	6(24)		1,528,217	16		1,528,217	19	1,455,445	15
3200	Capital Surplus	*(= 1)		1 217 656	-		-	-	72,772	1
	Retained Earnings	6(25)		1,217,656	12		1,217,656	15	1,228,578	13
3310	Legal Reserve	-(-)		120.220	1		117 (57	1	117 (57	1
3320	Special Reserve			120,328	1		117,657	1	117,657	1
3350	Undistributed Earnings			351,243	4		278,317	3	278,317	3
3400	Other Equities Other Equities			163,361	2		294,249	4	405,566	4
	_		(206,173)	(2)	(351,243)	(4)	(242,647)	(3
3XXX	Total Equities			3,120,773	37		3,084,853	38	3,218,973	35
	Contingent liabilities and unrecognized commitments	9								
2V2V	Subsequent Events	11	¢	0.807.200	100	C	9 112 601	100	¢ 0.700.707	100
3X2X	Total Liabilities and Equities		\$	9,807,209	100	\$	8,113,601	100	\$ 9,708,707	100

Please refer to the accompanying Notes to the Consolidated Financial Statements which are part of the consolidated financial report.

Chairman: Shih, Jui Pin Manager: Shih, Jui Pin Accounting Supervisor: Ho, Mei Hsiu

Airmate (Cayman) International Co Limited and Subsidiaries Consolidated Statements of Comprehensive Income January 1 to June 30, 2024 and 2023

(Reviewed but not audited in accordance with the auditing standards)

Unit: NT\$ Thousands (Except for the Earnings (Loss) per share in NTD)

				April 1 to Jun 2024	e 30,	,	I	April 1 to June 2023	30,		January 1 to Jun 2024	e 30,	Ja	anuary 1 to Jur 2023	ne 30,
	Item	Note		Amount	%	ó		Amout	%	-	Amount	%	_	Amount	%
4000	Operating Income	6(11)		2 200 055			Φ.	2 (11 11)	100	_	5.045.510	100	Φ.	5 455 011	100
5000	Operating Cost	(26) and 7 6(6)(11) (13)(21)	\$	3,308,877		00	\$	3,611,446	100	S	, ,	100	\$	5,457,311	100
		(30)(31)	(2,578,309)	_	<u>78</u>)	(2,755,237) (76	(_	4,029,667) (<u>80</u>)	(4,277,623)	(<u>78</u>)
5900	Gross Profit Unrealized Sales Profit	6(0)	,	730,568	-	22	,	856,209	24	,	1,015,852	20	,	1,179,688	22
5910 5920	Realized Sales Profit	6(9) 6(9)	(3,008)			(3,053)		(5,721)	-	(5,746)	-
5920 5950	Net Operating Profit	0(9)	_	2,769 730,329		22	_	2,651 855,807	24	_	5,190 1,015,321	20	_	5,788 1,179,730	22
3930	Operating Expenses	6(11) (13)(21) (30) (31)and 7		730,329		<u> </u>		833,807		_	1,013,321			1,179,730	
6100	Selling Expenses	(30) (31)and 7	(550,364)	(17)	(564,463) (16	(757,814) (15)	(802,404)	(15)
6200	Administrative Expenses		(73,173)		2)		88,631) ((140,986) (,	164,869)	` /
6300	Research and Development Expense		(39,174)		1)		30,472) ((81,049) (`	62,877)	` /
6450	Expected Credit Gain (Loss)	12(2)	Ĺ	121)			Ĺ	2,617)		`_	4,853			3,019	
6000	Total Operating Expenses			662,832)		20)		686,183) (19	(974,996) (19)		1,027,131)	(19)
6900	Operating loss			67,497		2		169,624	5	_	40,325	1		152,599	3
	Non-operating Income and Expenses														
7100	Interest Income	((00) (05)		3,199		-		3,711	-		6,628	-		8,747	-
7010	Other Incomes	6(22) (27)	,	35,681		1		8,078	-	,	43,508	1		21,700	-
7020 7050	Other Gains and Losses Finance Costs	6(20) (28) 6(15)(20)(29)	(15,918) 11,178)		-	,	48,977 12,337)		(55,065) (21,732) (,	22,826 22,137)	-
7060	Share of Profit or Loss of Associates and Joint Ventures Recognized under Equity Method	6(9)	(584		_	(1,114	-	,	193	- -	(663	-
7000	Total Non-operating Income and Expenses			12,368		1		49,543	1	(_	26,468) (1)		31,799	
7900	Net Profit (Loss) Before Tax			79,865		3		219,167	6		13,857	-		184,398	3
7950	Income Tax Profit (Expense)	6(32)	(26,006)	(1)	(49,532) (1	_	23,301)		(46,365)	(1)
8200	Net Loss		\$	53,859	_	2	\$	169,635	5	(5	9,444)		\$	138,033	2
	Other Comprehensive Income Items that may Subsequently be Reclassified to Profit or Loss:														
8361	Exchange Differences from Translation of Financial Statements of Foreign Operating Entities		\$	31,719		1	(\$	147,303) (4	, 5	S 176,789	3	(\$	111,633)	(2)
8300	Other Comprehensive Profit or Loss (Net)		\$	31,719		<u>·</u> 1	(\$	147,303) (4`	_	<u> </u>	3	(\$	111,633)	(2)
8500	Total Comprehensive Income		\$	85,578	_	3	\$	22,332		9		3	\$	26,400	<u></u>
0300	Net Profit (Loss) attributable to:		Ψ	65,576			Ψ	22,332		=	3 107,543		Ψ	20,400	_
8610	Owners of Parent Company		\$	53,859		2	\$	169,635	5	(5	9,444)	_	\$	138,033	2
5510	Total Comprehensive Income Attributable to:		Ψ	23,007	_	<u>-</u>	4	10,000		(-	2,111)		4	120,000	<u> </u>
8710	Owners of Parent Company		\$	85,578	_	3	\$	22,332	1	5	167,345	3	\$	26,400	
	Loss Per Share	6(33)													
9750	Basic	- ()	\$		0	35	\$		1.11	(5	S	0.06)	\$		0.90
9850	Diluted		\$		0		\$		1.01	(5		0.06)	\$		0.83
		_	_			_	÷			_;`≟			÷	 	

Please refer to the accompanying Notes to the Consolidated Financial Statements which are part of the consolidated financial report.

Chairman: Shih, Jui Pin Accounting Supervisor: Ho, Mei Hsiu Manager: Shih, Jui Pin

Airmate (Cayman) International Co Limited and Subsidiaries Consolidated Statement of Changes in Equity January 1 to June 30, 2024 and 2023

Unit: NT\$ Thousands

Equities Attributable to Owners of Parent Company

		Share	Capital	_				Retai	ined Ea	rnings				xchange rences from		
N	ote	Common Stock	h	dividends eld for tribution	Capi	tal Surplus	Lega	ıl Reserve	Speci	al Reserve		istributed arnings	Trar Financi of	nslation of al Statements Foreign ting Entities	То	otal Equity
January 1 to June 30, 2023		D 1.455.44	Φ.		Φ.	1 220 726	•	60.054	•	261 101	Ф	470.016	(P	250 215	Φ.	2 214 005
Balance on January 1, 2023		\$ 1,455,44	\$		\$	1,228,726	\$	69,854	\$	261,181	\$	478,016	(\$	278,317)	\$	3,214,905
Net Profit of the Current Period		=		-		-		-		=		138,033		-		138,033
Other Comprehensive Income of the Current Period		_				_		_		_			(111,633)	(111,633)
Total Comprehensive Income			-		-		-					138,033	_	111,633)	_	26,400
Appropriation and Distribution of 2022			-		-		-									
Retained Earnings:																
Setting Aside Legal Reserve		-		-		-		47,803		-	(47,803)		-		-
Reversal of Special Reserve		-		-		-		-		17,136	(17,136)		-		-
Cash Dividends for Ordinary Shares 6(25)		-		-		-		-		-	(72,772)		-	(72,772)
Stock Dividends for Ordinary Shares 6(23)(25)		-		72,772		-		-		-	(72,772)		-		-
Redemption of Convertible Corporate6(20)(24) Bonds					(148)									(148)
Balance on June 30, 2023		\$ 1.455.44	\$	72,772	(1,228,578	2	117,657	2	278,317	2	405,566	(\$	389,950)	(_	3,168,385
January 1 to June 30, 2024		ψ 1, 133,11	9	12,112	Ψ	1,220,370	Φ	117,037	Φ	270,317	Φ	+05,500	(4)	367,730	Ψ	3,100,303
Balance on January 1, 2024		\$ 1,528,21	\$		•	1,217,656	•	117,657	\$	278,317	\$	294,249	(\$	351,243)	\$	3,084,853
Net Profit of the Current Period		ψ 1,320,21	Ф		Ψ	1,217,030	Ψ	117,037	Ψ	270,317	(9,444)	(Ψ	331,243	(9,444)
Other Comprehensive Income of the											(), דדד)			(), +++)
Current Period		-		-		-		_		-		-		176,789		176,789
Total Comprehensive Income		_		-		_		_		_	(9,444)		176,789		167,345
Appropriation and Distribution of 2023																
Retained Earnings:																
Setting Aside Legal Reserve		-		-		-		2,671		-	(2,671)		-		-
Setting Aside Special Reserve		-		-		-		-		72,926	(72,926)		-	,	45.047.
Cash Dividends for Ordinary Shares 6(25)		e 1.520.21	6	-	<u></u>	1 217 (5)	•	120 220	6	251 242	(45,847)	(C	174 454	(45,847)
Balance on June 30, 2023		\$ 1,528,21	3	-	3	1,217,656	\$	120,328	2	351,243	2	163,361	(\$	174,454)	Þ	3,206,351

Please refer to the accompanying Notes to the Consolidated Financial Statements which are part of the consolidated financial report.

Chairman: Shih, Jui Pin

Manager: Shih, Jui Pin

Accounting Supervisor: Ho, Mei Hsiu

Airmate (Cayman) International Co Limited and Subsidiaries Consolidated Statement of Cash Flows January 1 to June 30, 2024 and 2023 (Reviewed but not audited in accordance with the auditing standards)

Unit: NT\$ Thousands

	Note	January	1 to June 30, 2024	January 1 to June 30, 2023		
Cash Flows from Operating Activities						
Net Profit (Loss) Before Tax for the Current Period		\$	13,857	\$	184,398	
Adjustment Items:		Ψ	15,057	Ψ	104,570	
Revenue and Expense Items						
Expected Credit Loss (Gain)	12(2)	(4,853)	(3,019)	
Depreciation Expense	6(10)(11)	(4,033)	(3,017)	
	(12)(30)		153,419		189,191	
Amortization Expense	6(13)(30)		2,127		836	
Interest Expense	6(15)(29)		21,732		22,137	
Interest Income		(6,628)	(8,747)	
Share of Profit or Loss of Associates and Joint Ventures	6(9)	`	, ,		, ,	
Recognized under Equity Method		(193)	(663)	
Net gain on financial assets measured at fair value	6(28)					
through profit or loss	((00)		70		2,402	
Gains on disposal of property, plant and equipment	6(28)	(3,606)	(12,026)	
Gain on disposal of assets	6(20)(28)				202	
Unrealized Sales Profit	6(9)			(202)	
Realized Sales Profit	6(9)		5,721		5,746	
Unrealized gain on foreign currency exchange	0(9)	(5,190)	(5,788)	
	6(27)	(6,156)	(8,373)	
Amortization of Long-term Deferred Income	6(27)	(1,225)	(1,553)	
Changes in Assets/Liabilities related to Operating Activities						
Net Changes in Assets related to Operating Activities						
Financial Assets at Fair Value through Profit or Loss			-		44,729	
Net Amount of Notes Receivable		(346,226)	(217,990)	
Net Amount of Accounts Receivable		(817,495)	(898,218)	
Other Receivables			4,730		111,396	
Inventories			169,586		172,522	
Advance Payment		(24,012)	(37,810)	
Other current assets — other		(37,718)	(3,681)	
Net Changes in Liabilities related to Operating Activities						
Contract liabilities — current		(168,012)	(188,607)	
Notes Payable			27,567		88,622	
Accounts Payable			760,191		610,106	
Other Payables			330,644		382,223	
Provision - Current			14,617		44,754	
Refund Liabilities - Current			54,030		73,121	
Other Current Liabilities - Others		(7,734)	(12,598)	
Net Defined Benefit Liabilities - Non-current			3,266		1,331	
Cash Outflow Generated from Operations			132,509		534,239	
Interest Received			6,619		9,274	
Interest Paid		(21,124)	(19,739)	
Income Tax (Paid)Acquired		(4,892)		42,813	
Net Cash Outflow from Operating Activities			113,112	-	566,587	

(Continued on next page)

Airmate (Cayman) International Co Limited and Subsidiaries Consolidated Statement of Cash Flows January 1 to June 30, 2024 and 2023

(Reviewed but not audited in accordance with the auditing standards)

Unit: NT\$ Thousands January 1 to June 30, January 1 to June 30, Note 2024 2023 Cash Flows from Investment Activities (\$ Acquisition of Financial Assets at Amortized Cost 691,144) (\$ 582,253) Disposal of Financial Assets at Amortized Cost 714,469 440,791 Acquisition of Property, Plant and Equipment 6(10)22,772) (76,698) 27,057) Increase in Advance Payments for Equipment 77,525) (Disposal of Property, Plant, and Equipment 4,033 22,795 Acquisition of Intangible Assets 6(13) 4,666) 3,370) Other Non-current Assets - Other Decrease (Increase) 21,009) 2,483) Net Cash (Outflow) Inflow from Investment Activities 98,614) 228,275) Cash Flows from Financing Activities Proceeds from Short-term Loans 6(35) 1,339,831 984,023 Repayment of Short-term Loans 1,173,927) (1,035,579) 6(35)Redemption of Convertible Corporate Bonds 6(20) (35)4,718) 9,109 Deposit margin increase (decrease) 6(35) 18,691 Net cash (outflow) inflow from financing activities 175,013 37,583) Effect of Exchange Rate Changes on Cash and Cash Equivalents 72,221 79,309) Increase in Cash and Cash Equivalents in the Current Period 261,732 221,420 Cash and Cash Equivalents at Beginning of the Current 6(1)Period 671,369 898,784 Cash and Cash Equivalents at End of the Current Period 6(1) 933,101 1,120,204

Please refer to the accompanying Notes to the Consolidated Financial Statements which are part of the consolidated financial report.

Chairman: Shih, Jui Pin Accounting Supervisor: Ho, Mei Hsiu

Airmate (Cayman) International Co Limited and Subsidiaries Notes to Consolidated Financial Statements Quarter 1 of 2024 and 2023

(Reviewed but not audited in accordance with the auditing standards)

Unit: NT\$ Thousands (Unless otherwise specified)

I. Overview

Airmate (Cayman) International Co Limited (hereinafter referred to as the "Company") is an overseas holding company incorporated in the British Cayman Islands in March 2004. The main business of the Company and its subsidiaries (hereinafter collectively referred to as the "Group") is the manufacture of household appliances and precision mold treatment. The shares of the Company were officially listed and traded on the Taiwan Stock Exchange since March 21, 2013.

II. Date and Procedures for the Approval of Financial Statements

This consolidated financial report has been issued upon approval by the Board of Directors on August 14, 2024.

- III. Application of New Publication and Amendments of Guidelines and Interpretations
 - (I) The impact of the newly issued or revised International Financial Reporting Standards adopted and effective, as approved and published by the Financial Supervisory Commission (FSC)

The following table summarizes the new, revised, and amended International Financial Reporting Standards and Interpretations that are applicable for the year 2024, as approved and published by the Financial Supervisory Commission (FSC):

New, Revised and Amended Standards or Interpretations Amendments to IFRS 16 "Lease liabilities in after-sales leaseback"	International Accounting Standards Board effective date of issue January 01, 2024
Amendment to IAS 1 (Classification of Liabilities as Current or Non-Current)	January 01, 2024
Amendments to IAS 1 "Non-current liabilities with contractual terms" Amendments to IAS 7 and IFRS 7 "Supplier finance arrangements"	January 01, 2024 January 01, 2024

The Group has assessed that the above Standards and Interpretations have no material impact on the financial position and financial performance of the Group.

(II) Impact of Yet to Adopt Newly Issued and Revised IFRSs approved by FSC

Nil

(III) Impact of International Financial Reporting Standards issued by the International Accounting Standards Board ("IASB") but Yet to be Approved by the FSC

The following table summarizes the Standards and Interpretations for New Issuance, Amendments and Revisions to the International Financial Reporting Standards issued by the IASB but yet to be approved by the FSC:

New, Revised and Amended Standards or Interpretations	International Accounting Standards Board effective date of issue
Proposed amendments to IFRS 9 and IFRS 7 "Amendments to the Classification and Measurement of Financial Instruments"	January 01, 2026
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture"	To be determined by the International Accounting Standards Board
IFRS 17 (Insurance Contracts) Amendments to IFRS 17 (Insurance Contracts)	January 01, 2023 January 01, 2023
Amendments to IFRS 17 "Initial application of IFRS 17 and IFRS 9 - Comparative Information"	January 01, 2023
IFRS 18, 'Presentation and disclosure in financial statements'	January 01, 2027
IFRS 19, 'Updating the Subsidiaries without Public Accountability: Disclosures Standard'	January 01, 2027

Except for the following, the Group has assessed that the above Standards and Interpretations have no material impact on the financial position and financial performance of the Group.

IFRS 18, 'Presentation and disclosure in financial statements'

IFRS 18, 'Presentation and disclosure in financial statements'replaces IAS 1. The standard introduces a defined structure of the statement of profit or loss, disclosure requirements related to management-defined performance measures, and enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes.

IV. Summary Description of Material Accounting Policies

For material accounting policies, in addition to the following explanations of the compliance declaration, the basis of preparation, the basis of consolidation and the additional sections, the rest are the same as Note 4 of the Consolidated Financial Statements in 2023. Unless otherwise stated, these policies apply consistently throughout the reporting period.

(I) Compliance Declaration

- 1. The Consolidated Financial Statements are prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Accounting Standards No. 34 "Interim Financial Reporting" recognized and issued by the Financial Supervisory Commission.
- 2. The Consolidated Financial Statements should be read together with the Consolidated Financial Statements in 2023.

(II) Basis of Preparation

- Except for the following important items, this consolidated financial report is prepared at historical cost:
 - (1) Financial assets and liabilities (including derivatives) measured at fair value through profit or loss at fair value.
 - (2) Financial assets measured at fair value through other comprehensive profit or loss measured at fair value.
 - (3) Defined benefit liabilities recognized on the basis of net present value of retirement fund assets less defined benefit obligations.
- 2. The preparation of financial statements in accordance with the International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee (hereinafter referred to as "IFRSs"), as approved and published by FSC requires the use of a number of significant accounting estimates and the Management's judgment in the application of the Group's accounting policies, and involve a high degree of judgment or complex items, or items involving material assumptions and estimates in the Consolidated Financial Statements, as detailed in Note 5

(III) Basis of Consolidation

1. Preparation Principle of Consolidated Financial Reports

The principle of preparation of the Consolidated Financial Statements should be the same as the Consolidated Financial Statements in 2023.

2. Subsidiaries included in the consolidated financial report:

Name of Investor The Company	Name of Subsidiary Airmate International Holdings Limited (abbreviated as	Nature of Business Overseas holding company	June 30, 2024 100%	Percentage of shareholding December 31, 2023 100%	June 30, 2023 100%	Explanation
Airmate International	"Airmate International") Airmate China International Co., Ltd. (abbreviated as Airmate	Overseas holding company	100%	100%	100%	
Airmate China	China) Waon Development Limited (abbreviated as Waon Company)	Trade business	100%	100%	100%	
Waon Company	Airmate Electric (Shenzhen) Co., Ltd. (abbreviated as Shenzhen Airmate)	Production and sale of household appliances and processing of precision mold	100%	100%	100%	
Waon Company/Shenzhen Airmate	Airmate Electrical Appliances (Jiujiang) Co., Limited (abbreviated as "JiujiangAirmate")	Production and sale of household appliances and processing of precision mold	100%	100%	100%	Note 1
Shenzhen Airmate	Airmate Technology	Sales, research and	100%	100%	100%	

	(Shenzhen) Co.,	development of				
	Limited (abbreviated as	household appliances				
	"Airmate Technology")					
Shenzhen Airmate	Airmate e-Commerce	Sales of household	100%	100%	100%	
	(Shenzhen) Co., Ltd.	appliances				
	(abbreviated as					
	"Airmatee-Commerce")					
Shenzhen Airmate	Material Technology	Sales of household	100%	100%	100%-	
	(Foshan) Co., Ltd.	appliances				
	(hereinafter referred to					
	as Material Technology)					
Airmatee-Commerce	Xiangdao Technology	Sales of household	100%	100%	-	Note 2
	(Shenzhen) Co., Ltd	appliances				
	(hereinafter referred to as					
	"Xiangdao Technology")					

Note 1: Waon Company and Shenzhen Airmate respectively reinvested in JiujiangAirmate, holding 90% and 10% of equity interests.

Note 2: The subsidiary invested in and gained control of the newly established company during September 2023.

- 3. Subsidiaries not included in the Consolidated Financial Report: Nil.
- 4. Different accounting adjustment and treatment modes by subsidiaries during the accounting period: Nil.
- 5. Material limitation: Nil.
- 6. Non-controlling interests in subsidiaries that are material to the Group: Nil.

(IV) Employee benefits

Pension cost for an interim period is calculated on a year-to-date basis by using the actuarially determined pension cost rate at the end of the prior financial year. If there are significant market changes, significant reductions, liquidations, or other significant one-time events after the end of the period, they will be adjusted. Relevant information will be disclosed in accordance with the aforementioned policies.

(V) Income Tax

The income tax expense for the interim period is calculated by applying the estimated annual average effective tax rate to the pre-tax profit of the interim period. Relevant information is disclosed in accordance with the aforementioned policies.

V. Primary Sources of Uncertainties in Material Accounting Judgments, Estimates, and Assumptions

There are no significant changes in the current period. Please refer to Note 5 of the Consolidated Financial Statements in 2023.

VI. Description of Important Accounting Items

(I) Cash and Cash Equivalents

	June 3	June 30, 2024		ber 31, 2023	June	e 30, 2023
Cash On Hand	\$ 963		\$	1,156	\$	1,223
Cheques and Demand Deposits	932	2,138	6	70,213	1,	118,981
	\$	933,101	\$	671,369	\$	1,120,204

^{1.} The financial institutions with which the Group engages has good credit quality, and the Group engages in transactions with a number of financial institutions to diversify credit risk. The likelihood of default is very low.

1. The Group does not provide cash and cash equivalents as pledge guarantee.

(II) Financial Assets at Amortized Cost

	<u>June</u>	30,2024	Decemb	per 31, 2023	<u>June</u>	30, 2023
Current items:						
Reimbursement accounts and pledged time deposits	\$	433,978	\$	438,364	\$	380,932

- 1. Interest income recognized on financial assets measured at amortized cost is recorded under interest income.
- Without taking into account the collateral or other credit enhancements held, the financial assets at amortized cost that best represents
 the Group at the maximum exposure to credit risk were NTD433,978, NTD438,364 and NTD380,932 on June 30, 2024, December 31
 and June 30, 2023, respectively.

- 3. Please refer to Note 8 for the conditions of the provision of financial assets measured at amortised cost as pledge guarantees for details.
- 4. Please refer to Note 12(2) for information on the credit risk of financial assets measured at amortized cost.

(III) Notes receivable and accounts receivable

	June 30.	, 2024	December	31, 2023	June 3	0, 2023
Notes Receivable	\$	1,163,820	\$	806,713	\$	1,361,550
Less: Discount on notes receivable	(182,451)	(291,939)	(342,556)
Notes receivable transfer	(111,832)		-		-
Allowance loss				<u>-</u>		
Net Amount of Notes Receivable		869,537		514,774		1,018,994
Notes receivable - related parties		31,193		3,270		17,790
	_\$	900,730	_\$	518,044		1,036,784
Accounts Receivable	\$	1,836,944	\$	961,733	\$	1,803,199
Lease payments receivable		54,779		42,571		18,181
Less: Provision	(39,540)	(42,415)	(51,772)
Net Amount of Accounts Receivable		1,852,183		961,889		1,769,608
Accounts receivable - related parties		18,694		15,176		26,568
	\$	1,870,877	\$	977,065		1,796,176

Please refer to Note 6 (11) Lease Transaction for the explanation of lease payments receivable and please refer to Note 7 for information on related party transaction.

1. The aging analysis of accounts receivable and notes receivable are as follows:

_	June 30,	2024	December	31, 2023	June 30	0, 2023
	Notes Receivable	Accounts Receivable	Notes Receivable	Accounts Receivable	Notes Receivable	Accounts Receivable
Not Overdue	\$ 900,730	\$ 1,373,125	\$ 518,044	\$ 747,707	\$ 1,036,784	\$ 1,558,800
Due date:						
Within 30 days	-	278,413	-	206,747	-	185,856
31~60 days	-	173,741	-	19,357	-	8,522
61∼90 days	-	43,371	-	2,296	-	49,362
91~180 days	-	8,192	-	10,575	-	6,915
$181\sim270 \text{ days}$	-	1	-	230	-	398
271~365 days	-	20	-	582	-	75
More than 366 days	<u>-</u> .	33,554	<u>-</u>	31,986	<u>-</u>	38,020
_	\$ 900,730	\$ 1,910,417	\$ 518,044	\$ 1,019,480	\$ 1,036,784	\$ 1,847,948

The above aging analysis is based on the number of days overdue.

^{2.} The balances of accounts and notes receivable as of June 30, 2024 December 31, 2023 and June 30, 2023 were generated from customer

contracts, and the balance of accounts receivable under customer contracts as of January 1, 2023 was NTD 1,823,506.

- 3. The bills receivable transferred by the Group are all bank acceptance bills given by the customer. According to a FAQ issued by Securities and Futures Bureau on December 26, 2018, "Whether the transfer of notes receivable in Mainland China can be derecognized?", assess the credit rating of the accepting bank that received the banker's acceptance. Banker's acceptances with a higher credit rating of the accepting bank usually have less credit risk and late payment risk. The main risk associated with a banker's acceptance is interest rate risk, and interest rate risk has been transferred with an endorsement of notes. It is able to judge that almost all risks and rewards of ownership of banker's acceptances have been transferred. Therefore, the endorsement of the banker's acceptance transferred to the supplier is eligible for derecognition. The discounted and transferred notes are reported as a deduction for notes receivable.
- 4. Without taking into account the collateral or other credit enhancements held, the accounts and notes receivable that best represents the Group at the maximum exposure to credit risk were NTD 2,771,607, NTD1,495,109and NTD2,832,960as at June 30, 2024, December 31, 2023 and June 30, 2023 respectively.
- As at June 30, 2024, December 31, 2023 and June 30, 2023, the Group had financial assets measured at fair value through other comprehensive income in projected sales receivables of NTD6,939, respectively.
- 6. For information on the transfer of financial assets, please refer to Note 6 (4) for details.
- 7. For aging analysis and credit risk information of accounts and notes receivable, please refer to Note 12, (2) and (3) for details.
- 8. The Group does not provide any notes and accounts receivable as pledge guarantees.

(IV) Transfer of financial assets

The Group has entered into contracts with financial institutions for the sale of accounts receivable. According to the contract, the Group is not required to bear the risk of irrecoverability of these transferred accounts receivable, but is only required to bear the losses caused by commercial disputes. The Group does not have any further involvement in these transferred accounts receivable. Therefore, the Group excludes the accounts receivable transferred, and the relevant information of those which have not yet matured are as follows:

June 30, 2023

Amount of accounts receivable sold US\$95,580	Underwriting limit US\$1,000,000	\$ Derecognized amount 2,976	Advanced amount	Interest range
		(US\$95,580)		

June 30, 2024 and December 31, 2023, Nil.

The above amount of accounts receivable sold has been removed from accounts receivable and transferred to "other receivables". Please refer to Note 6(6) for details.

(V) Other Receivables

Other receivables - collections	June 30, 2024 \$ 117,722	December 31, 2023 \$ 112,111	June 30, 2023 \$ 111,453
Claims receivable sold	-	-	2,976
Other receivables - others	18,724	22,458	22,173
	136,446	134,569	136,602
Less: Provision	(117,222)	(112,111)	(111,453)
	\$ 18,724	\$ 22,458	\$ 25,149
(VI) <u>Inventories</u>			
		June 30, 2024	
	Cost	Provision for loss on valuati	on at the end of the period
Raw materials	\$ 480,231	(\$ 58,030)	\$ 422,201
Work-in-process	263,481	(17,663)	245,818
Finished product	1,598,568	(177,305)	1,421,263
	\$ 2,342,280	(\$ 252,998)	\$ 2,089,282
		<u>December 31, 2023</u>	
	Cost	Provision for loss on valuati	on at the end of the period

Raw materials	\$ 525,545	(\$	52,207)	\$ 473,338
Work-in-process	303,692	(22,322)	281,370
Finished product	1,578,024	(176,312)	 1,401,712
	\$ 2,407,261	<u>(\$</u>	250,841)	\$ 2,156,420

June 30, 2023

		Cost	Provisio	on for loss on valu	uation at	the end of the period
Raw materials	\$	456,392	(\$	46,230)	\$	410,162
Work-in-process		269,989	(18,124)		251,865
Finished product		1,461,763	(168,735)		1,293,028
	_\$	2,188,144	(\$	233,089)	_\$	1,955,055

1. Inventory cost recognized as expenses by the Group in the current period:

	April 1 to Jun	e 30, 2024	April 1 to Jun	e 30, 2023
Cost of inventories sold	\$	2,567,426	\$	2,767,942
Loss on valuation (recovery gain)	(4,695)	(14,985)
Others		15,578_		2,280
	\$	2,578,309	\$	2,755,237
	January 1 to Jun	e 30, 2024	January 1 to Jun	e 30, 2023
Cost of inventories sold	\$	4,018,832	\$	4,279,626
Loss on valuation (recovery gain)	(10,090)	(14,497)
Loss on valuation (recovery gain) Others		10,090) 20,925	(14,497) 12,494

- 2. Recovery of the net realisable value of inventories due to de-stocking of inventories originally provided as inventory valuation loss is recognized as decrease in costs of goods sold from April 1 to June 30, 2023 and 2024, and January 1 to June 30, 2023 and 2024.
- 3. The Group does not provide inventory as pledge guarantee.

(VII) Advance Payment

	<u>Ju</u>	ne 30, 2024	Decer	nber 31, 2023	June	30, 2023
Prepayment	\$	20,797	\$	58,319	\$	65,157
Prepaid Expenses	97,361			64,063	54,249	
Retained tax amount	121,149	9		81,900	88,164	
	\$	239,307	\$	204,282	\$	207,570

(VIII) Financial Assets at Fair Value through Other Comprehensive Income

<u>Items</u> <u>June 30, 2024</u> <u>June 30, 2024</u> <u>December 31, 2023</u>

Non-current items:

Equity instruments

Stocks from unlisted companies	\$	2,458	\$	2,341	\$	2,328
Valuation adjustments	=		Ξ		Ξ	
	\$	2,458	\$	2,341	\$	2,328

There was no such incident on June 30, 2023.

- The Group has chosen to classify its investments in stocks from unlisted companies, which are strategic investments, as financial assets measured at fair value through other comprehensive income. The fair value of these investments on June 30, 2024, was NTD 2,458 and on December 31, 2023,wasNTD 2,341.
- Without taking into account the collateral or other credit enhancements held, the financial assets at fair value through other comprehensive income that best represents the Group at the maximum exposure to credit risk were NTD 2,435 on 30June 2024 and on December 31, 2023,wereNTD 2,341 andNTD 2,328.
- The Group did not provide any financial assets measured at fair value through other comprehensive income as pledge guarantee.
- 4. Please refer to Note 12(2) for information on the credit risk of financial assets measured at fair value through other comprehensive income.

(IX) Investments Accounted for Using the Equity Method

operation units

		<u>2024</u>		<u>2023</u>
1 January	\$	34,381	\$	33,440
Share of Investments Accounted for Using the Equity Method		193		663
Net Unrealized Profit and Loss from the Sidestream Transactions Arising from Sales	(531)		42
Net exchange differences	-	1,710	(760)
June 30	\$	35,753	\$	33,385

Associates in which the Group adopts equity method are individual non-material ones, whose financial information was as follows:

The book amount of equity at the end of the current	June 30, 2024	December 31, 2023	June 30, 2023
period of individual non-material associates	\$ 35,753	<u>\$ 34,381</u>	\$ 33,385
Share attributable to the Consolidated Company:	April 1 to June 30, 2024	April 1 to June 30	, 2023
Total comprehensive revenue amount of continuo operation units	ous <u>\$ 584</u>	<u>\$</u>	<u>1,114</u>
	January 1 to June 30, 2024	January 1 to June	30, 2023
Share attributable to the Consolidated Company:			
Total comprehensive revenue amount of continuo	ous _{\$} 193	<u>\$</u>	663

- 1. The Group holds 40% of the shares of Zhejiang AirmateElectric Sales Co., Ltd. (hereinafter referred to as Zhejiang AirmateCompany). Because other single major shareholders (not related parties) hold 60% of the shares, it shows that the Group has no actual ability to lead related activities, so it is judged that it has no control over the company and only has a significant impact.
- 2. The realized (unrealized) gross profit from the sidestream transactions of the Group from January 1 to June 30, 2024 and 2023 arising from the sales to the associates company Zhejiang Airmate Company are as follows:

	April 1 to June 30,	2024	April 1 to June 30,	2023
Unrealized gross profit from sidestream sales	(\$	2,713)	(\$	2,693)
Realized gross profit from sidestream sales	<u>2,769</u>		<u>2,651</u>	
	<u>(\$</u>	239)	<u>(\$</u>	402)
	January 1 to June 3	<u>30, 2024</u>	January 1 to June 3	0, 2023
Unrealized gross profit from sidestream sales	(\$	5,721)	(\$	5,746)
Unrealized gross profit from sidestream sales Realized gross profit from sidestream sales	(\$ <u>5,190</u>	5,721)	(\$ <u>5,788</u>	5,746)

^{3.} The Group does not provide any investment using the equity method as pledge guarantee.

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(X) Property, Plant and Equipment

	<u>H</u>	ouses and Buil	<u>dings</u>			0.00		Unfinished work	
January 1, 2024	For personal use	For lease	Subtotal	Machinery and Equipment	<u>Transportation</u> <u>Facilities</u>	Office Equipment	Other Equipment	and equipment to be inspected	<u>o</u> <u>Total</u>
Cost Accumulated	\$2,527,173	\$139,604	\$2,666,777	\$696,563	\$ 50,388	\$220,101	\$2,299,747	\$ 18,516	\$ 5,952,092
depreciation and impairment	(486,856)	(72,175)	(559,031)	(572,736)	(38,576)	(197,465)	(2,062,487)		(3,430,295)
2024	\$2,040,317	\$ 67,429	\$2,107,746	\$123,827	\$ 11,812	\$ 22,636	\$ 237,260	\$ 18,516	\$ 2,521,797
January 1	\$2,040,317	\$ 67,429	\$2,107,746	\$123,827	\$ 11,812	\$ 22,636	\$ 237,260	\$ 18,516	\$ 2,521,797
Additions	13,376	, -	13,376	2,606	1,274	4,180	9,501	(8,165)	22,772
Reclassification	, <u>-</u>	-	-	, -	, <u>-</u>	408	8,168	(1,689)	6,887
Depreciation Expense	(35,035)	(1,910)	(36,945)	(32,168)	(1,630)	(4,775)	(75,301)	-	(150,819)
Disposal – Cost	-	-	-	(9,449)	-	(11)	(4,095)	-	(13,555)
Disposal –									
Accumulated	-	-	-	9,022	-	11	4,095	-	13,128
Depreciation									
Net exchange	101,471	3,317	104,788	5,286	581	1,128	10,121	628	122,532
differences June 30	\$2 120 120	\$ 68,836	\$2 100 065	\$ 99,124	\$ 12 027	¢ 22 577	\$ 189,749	\$ 0.200	¢ 2 522 742
	\$2,120,129	<u>\$ 08,830</u>	\$2,188,965	\$ 99,124	\$ 12,037	\$ 23,577	\$ 189,749	\$ 9,290	\$ 2,522,742
June 30, 2024 Cost Accumulated	\$2,666,796	\$146,592	\$2,813,388	\$698,282	\$ 53,573	\$193,872	\$2,389,111	\$ 9,290	\$ 6,157,516
depreciation and impairment	(546,667)	(77,756)	(624,423)	(599,158)	(41,536)	(170,295)	(2,199,362)		(3,634,774)
mpunnent	\$2,120,129	\$ 68,836	\$2,188,965	\$ 99,124	\$ 12,037	\$ 23,577	\$ 189,749	\$ 9,290	\$ 2,522,742

	<u>H</u>	ouses and Buildings		1. 1	T	0.00		Unfinished work	
	For personal use	For lease Sub		<u>ichinery and</u> Equipment	<u>Transportation</u> <u>Facilities</u>	Office Equipment	Other Equipment	and equipment to be inspected	<u>o </u>
January 1, 2023	1 or personar ase	<u>r or rease</u>	<u>1</u>	<u>Equipment</u>	<u>r defittes</u>	Equipment	Other Equipment	<u>be inspected</u>	<u>10tar</u>
Cost	\$2,619,198	\$ 62,102 \$2,68	81,300 \$	909,443	\$ 49,548	\$241,828	\$2,575,403	\$ 41,699	\$ 6,499,221
Accumulated									
depreciation and	(466,227)	(30,094) (4	96,321) (693,856)	(39,592)	(218,703)	(2,263,036)		(3,711,508)
impairment	¢2 152 071	e 22 000 e2 1	24.070	215 507	¢ 0.057	Ф 22 125	e 212.277	ф 41.600	¢ 2 797 712
<u>2023</u>	\$2,152,971	\$ 32,008 \$2,1	<u>\$4,979</u> <u>\$</u>	215,587	\$ 9,956	\$ 23,125	\$ 312,367	\$ 41,699	\$ 2,787,713
January 1	\$2,152,971	\$ 32,008 \$2,18	84,979 \$	215,587	\$ 9,956	\$ 23,125	\$ 312,367	\$ 41,699	\$ 2,787,713
Additions	27,417		27,417	1,074	1,313	6,090	6,498	34,306	76,698
Reclassification	(22,313)	22,552	239	· -	-	2,420	50,737	(48,816)	4,580
Depreciation	(27,390)	(9,386) (36,776) (42,451)	(1,859)	(5,390)	(100,128)	_	(186,604)
Expense					, , ,				
Disposal – Cost Disposal –	(670)	- (670) (128,143)	(390)	(12,143)	(14,921)	-	(156,267)
Accumulated	317	_	317	118,115	359	11,787	14,920	_	145,498
Depreciation	51,		51,	110,110	307	11,707	1 1,7 = 0		110,170
Net exchange	(47,270)	(1,006) (48,276) (3,643)	(209)	(576)	(5,984)	(603)	(59,291)
differences								,	
June 30	\$2,083,062	\$ 44,168 \$2,12	27,230 \$	160,539	\$ 9,170	\$ 25,313	\$ 263,489	\$ 26,586	\$ 2,612,327
June 30, 2023	Φο 556 511	Ф.01.550 Ф.2.6	40.262	740 140	Ф 40 040	Ф220 142	Ф2 220 721	ф. 2 6.506	ф. 6.0 22 .000
Cost Accumulated	\$2,556,711	\$ 91,552 \$2,64	48,263 \$	742,148	\$ 48,948	\$228,143	\$2,338,721	\$ 26,586	\$ 6,032,809
depreciation and	(473,649)	(47,384) (5	21,033) (581,609)	(39,778)	(202,830)	(2,075,232)	_	(3,420,482)
impairment	175,047]	<u>(17,504)</u> (5	<u> </u>	201,007	(37,770)	(202,030)	(2,075,252)		(3,120,402)
ī	\$2,083,062	\$ 44,168 \$2,12	27,230 \$	160,539	\$ 9,170	\$ 25,313	\$ 263,489	\$ 26,586	\$ 2,612,327

^{1.} There is no capitalisation of borrowing cost for the Group's property, plant and equipment from January 1 to June 30, 2024 and 2023.

^{2.} The significant components of the Group's houses and buildings include the building and its ancillary works. The buildings are depreciated on a 35-year and 50-year basis respectively while the ancillary works are depreciated on a 10-year and 35-year basis respectively.

^{3.} For the information on guarantees in the form of property, plant and equipment provided by the Group, refer to Note 8 for details.

(XI) Lease Transaction

1. Lessee

- (1) The Group has signed contracts with Shenzhen Land Resources Bureau and Administrative Bureau of House Property Baoan Branch respectively to acquire land in the Huangfengling Industrial Zone for the construction of plants and employee dormitories. The term of the lease contract commence from year 2001 to 2051 for a total of 50 years; and with the Land and Resources Bureau of Jiujiang Municipality to acquire the target plant and its land use right of Jiujiang Economic and Technological Development Zone for the construction of target plants and employee dormitories. The term of the lease contract commence from year 2020 to 2070 for a total of 50 years. Also, the land obtained from the local Hong Kong Land Registry and used as office space is at the Fortress Tower on King's Road, North Point, Hong Kong. The term of the lease contract commence from year 1976 to 2051 for a total of 75 years.
- (2) Changes in the Group's right-of-use assets in 2024 and January 1 to June 30, 2023 are as follows:

		<u>Lan</u>	d use right	
	<u>2024</u>			<u>2023</u>
January 1	\$	195,611	\$	203,685
Depreciation Expense	(2,470)	(2,458)
Net exchange differences		9,778	(4,214)
June 30	\$	202,919	\$	197,013

(3) The depreciation details for the right to use assets are as follows:

	April 1 to	June 30, 024	April 1 to 3	June 30, 2023
	20	<u> 124</u>	<u> 4</u>	.023
Operating Cost	\$	292	\$	167
Operating Expenses	<u>957</u>		1,05	<u>4</u>
	\$	1,249	\$	1,221
	January 1	to June 30,	January 1	to June 30,
	<u>20</u>	<u>)24</u>	<u>20</u>	<u>23</u>
Operating Cost	\$	578	\$	458
Operating Expenses	<u>1,892</u>		<u>2,000</u>	
	\$	2,470	\$	2,458

(4) The information on the profit and loss items and total cash outflow from lease in relation to lease contracts are as follows:

	April 1 to June 2024	<u>Apri</u>	1 1 to June 30, 2023
Items that affect the profit and loss of the			
current period			
Expenses attributable to short-term least contracts	\$ 3,0	\$19	4,265
Expenses attributable to the lease of low-value assets	of 38	32	<u>.</u>
Total cash outflow from lease	\$ 3,8	<u>\$</u>	4,297
	т 1, т	20 1	1 . 1 . 20
	January 1 to Ju 2024	ne 30, Janu	ary 1 to June 30, 2023
Items that affect the profit and loss of the		ne 30, Janu	
current period	2024	ne 30, Janu	
current period Expenses attributable to short-term lease contracts	2024 se \$ 8,1	ne 30, Janu	
current period Expenses attributable to short-term lease contracts	<u>2024</u>		2023

(5) For the information on guarantees in the form of the right-of-use assets, refer to Note 8 for details.

2. Lessor

- (1) The leased assets of the Group include land use rights and buildings. The lease contracts usually range from 2 years to 11 years. They are individually negotiated, containing various terms and conditions.
- (2) From April 1 to June 30, 2023 and 2024, and January 1 to June 30, 2023 and 2024, the Group recognized hire income of NTD26,114 and NTD24,079 and NTD51,607 and NTD32,006, respectively, based on the operating lease contracts. There were no changes in lease payments.
- (3) The lease payments analyzed at maturity for the operating leases leased by the Group are as follows:

	June 30, 2024	Dece	ember 31, 2023	<u>Jur</u>	ne 30, 2023
Within 1 year	\$ 62,894	\$	78,306	\$	51,829
More than 1 year but not exceeding 2 years	48,886		58,356		60,070
More than 2 years but not exceeding 3 years	54,000		53,568		51,545
More than 3 years but not exceeding 4 years	53,401		53,352		53,776
More than 4 years but not exceeding 5 years	55,144		53,121		53,251
More than 5 years	 234,510		261,771		289,037
	\$ 508,835	\$	558,474	\$	559,508

(XII) <u>Investment properties</u>

		Right-of-us	e assets - land	
		<u>2024</u>		2023
January 1	\$	8,664	\$	9,307
Reclassification (Note)		-	(239)
Depreciation Expense	(130)	(129)
Net exchange differences	<u>430</u>			199
June 30	_\$	8,964	_\$	8,740

Note: Changes in purposes respectively are transferred to real estate for its own use. Please refer to Note 6 (10) Property, Plant, and Equipment for details.

The investment properties held by the Group are state-owned construction land use rights and buildings located in Shiyan Street (Haigu Science and Technology Building), Bao 'an District, Shenzhen, China. The fair values of the investment properties on December 31, 2023 and December 31, 2022 are RMB602,635 thousand (converted as NTD 2,743,575) and RMB659,160 thousand (converted as NTD 3,000,912), respectively, based on the evaluation results of independent evaluation experts, which are assessed by reference to the comparison method and income method recently adopted for similar real estate, and are fair values at the third level. On June 30, 2024, and June 30, 2023, there were no significant changes in fair value compared to December 31, 2023, and December 31, 2022.

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

			<u>20</u>	24		
		iter Software				
		d Network	C	alf liaamaa		Total
January 1	En	gineering	<u>u</u>	olf license		<u>Total</u>
Cost	\$	132,387	\$	18,577	\$	150,964
Accumulated amortization and impairment	(126,585)	(18,577)	(145,162)
Accumulated amortization and impairment	\$	5,802	\$	10,377)	<u></u>	5,802
	<u> </u>	3,002	Ψ		<u> </u>	5,002
January 1	\$	5,802	\$	-	\$	5,802
Add		4,666		-		4,666
Eclassification (Note)		10,908		-		10,908
Amortization Expense	(2,127)		-	(2,127)
Net exchange differences	699				<u></u>	699
June 30	\$	19,948	\$		\$	19,948
June 30				<u>.</u>	·	
Cost	\$	155,060	\$	19,507	\$	174,567
Accumulated amortization and impairment	(135,112)	(19,507)	(154,619)
	\$	19,948	\$		\$	19,948
					·	
			2	2023		
		uter Software				
		d Network		101:		
I1	<u>En</u>	gineering	<u>G</u>	olf license		<u>Total</u>
January 1 Cost			•	10.000		
	\$	131,096	\$	18,889	\$	149,985
Accumulated amortization and impairment	(126,975)	(18,815)	(145,790)
I	\$	4,121	\$	74	\$	4,195
January 1 Add	\$	4,121	\$	74	\$	4,195
		3,370		<u>-</u>		3,370
Amortization Expense	(763)	(73)	(836)
Net exchange differences	(149)	(1)	(150)
June 30		6,579		-		6,579
June 30						
Cost	\$	131,477	\$	18,468	\$	149,945
Accumulated amortization and impairment	(124,898)	(18,468)	(143,366)
	\$	6,579	\$	<u> </u>	\$	6,579

Note: From transfer of prepaid expenses.

${\bf 1}$. Details on the amortization of intangible assets are as follows:

	April 1 to June 30,	2024	April 1 to June 30, 202	23
Operating Cost	\$	157	\$	97
Operating Expenses		1,079		329
	\$	1,236	\$	426
	January 1 to June 3	0, 2024	January 1 to June 30, 2	2023
Operating Cost	\$	287	\$	196
Operating Expenses		1,840		640
	\$	2,127	\$	836

^{2.} The Group does not provide any intangible asset as pledge guarantee.

(XIV) Other non-current assets

	<u>Ju</u>	ine 30, 2024	<u>Decer</u>	mber 31, 2023	<u>Ju</u>	ne 30, 2023
Advance payment for equipment	\$	139,956	\$	74,671	\$	40,710
Refundable Deposits		44,554		22,698		21,320
Others		2,030		1,339		1,534
	\$	186,540	\$	98,708	\$	63,564

For details on payment of security deposits as pledge guarantee, please refer to Note 8.

(XV) Short-term loans

	June 30, 2024	<u>December 31, 2023</u>	June 30, 2023
Bank loans			
Unsecured loans	\$ 419,530	\$ 311,460	\$ 201,561
Secured loans	328,885	237,600	298,630
	\$ 748,415	\$ 549,060	\$ 500,191
Unutilised line of credit	\$ 2,393,987	\$ 2,189,936	\$ 2,069,207
Interest range	<u>3.35%∼6.38%</u>	3.50%~6.59%	<u>3.21%∼5.88%</u>

- 1. Interest expense recognized in profit or loss from April 1 to June 30, 2024 and 2023 was NTD11,178 and NTD11,135and NTD21,732and NTD19,737, respectively.
- 2. Please refer to Note 8 for details of collateral for bank loans.

(XVI) Financial liabilities measured at fair value through profit or loss

<u>Items</u>	June 30, 2024	Decen	mber 31, 2023	June 30, 2023
Current financial liabilities held for trading				
Derivatives - forward foreign exchange contract	\$ 58	\$	-	\$ 3,228
Derivatives -option contract	 14_		<u>-</u>	
	\$ 72	\$	<u>-</u>	\$ 3,228

- 1. Financial liabilities measured at fair value through profit or loss. Please refer to Note 6 (28) other gains and losses.
- 2. The Group's transactions and contract information on derivative financial products for which hedging accounting is not applicable are as follows:

June 30, 2024

	Contract Amount (Thousands)	<u>Description</u>	Expiration date
Buy forward foreign exchange	USD\$ 1,000	USD to RMB	2024.07
Buyoption contract	USD\$ 800	USD to RMB	2024.07
	Contract Amount (Thousands)	Description	Expiration date
Buy forward foreign exchange	USD\$ 7,000	USD to RMB	2023.07~2023.08

December 31,2023,Nil.

The Foreign Exchange Forward transactions and option contracts signed by the Group are to avoid exchange rate risks exposed due to business activities, but

hedging accounting is not applied.

(XVII) Notes Payable

- 1. As on June 30, 2024, December 31, and June 30, 2023, the Group's notes payable with guarantees or commitments from financial institutions were NTD1,611,039, NTD1,506,027 and NTD1,493,346, respectively.
- 2. Please refer to Note 8 for details of collateral for notes payable.

(XVIII) Other Payables

	j	fune 30, 2024	Decem	ber 31, 2023	J	une 30, 2023
Payable contribution expense	\$	719,447	\$	466,517	\$	682,829
Payables for salary and incentives		182,666		182,274		248,634
Payable transportation expense		96,206		39,597		92,080
Dividends Payable		45,847		-		72,772
Payable tax		22,029		11,261		53,562
Discounted notes receivable		13,658		-		-
Compensation payable to directors		5,427		7,276		11,593
Other expenses payable		65,259		51,174		57,833
Other Payables		43,599	<u></u>	12,159		25,141
•	\$	1.194.138	\$	770.258	\$	1.244.444

(XIX) Provision - Current (Warranty liabilities)

		<u>2024</u>		2023
January 1	\$	54,472	\$	22,354
Additional provisions made in the current period		63,729		64,694
Provision amounts used during the current period	(48,667)	(20,941)
Net exchange differences		2,726	(497)
June 30	\$	72,260	\$	65,610

The Group's provision for warranty liabilities is mainly related to the sale of electronic appliances by distributors in Mainland China and the export of home appliances, and is estimated based on historical warranty information for similar product transactions. The Group anticipates that most of these liabilities will incur in the year following the sale.

(XX) Long-term Liabilities Due within One Year or One Operating Cycle

	June 30, 2024	December 31, 2023	June 30, 2023
Unsecured convertible bonds	\$ -	\$ -	\$ 353,300
Less: Discount on corporate bonds payable			(
	-	-	351,195
Less: Corporate bonds due within one year or one operating cycle	<u>-</u>		(351,195)
	\$ -	<u>\$</u>	<u>\$</u> -
Equity component - conversion rights (recognized under capital surplus - stock options)	1 \$ -		\$ 10,922

	April 1 to June 30, 2024		April 1 to June 30,	2023
Embedded derivatives - gain on valuation of redemptic rights (recognized under net gain on financial asse measured at fair value through profit or loss)		=	\$	<u>-</u>
Interest Expense	<u>\$</u>		\$	1,202
	January 1 to June 30, 2024		January 1 to June 3	30, 2023

rights (recognized under net gain on finance	1 .	<u> </u>	_ \$	_
measured at fair value through profit or loss)				
Interest Expense	\$	<u>-</u>	_\$	2,400

- 1. The following is the Company's issuance conditions for the fourthnon-secured convertible bonds issued domestically in the Republic of China:
 - (1) Issue period: 3 years, from December 10, 2020 to December 10, 2024.
 - (2) The total amount of the issuance is NT\$400,000, with a nominal value of NT\$100 each, issued in nominal value. A total of 4,000 copies were issued.
 - (3) The coupon rate is 0%, and the effective interest rate is 0.1128%.
 - (4) Conversion period:

From the next day following three months after issuance of convertible corporate bonds (March 11, 2021) to the maturity date (December 10, 2024).

(5) Redemption method:

From the next day following three months after issuance of convertible corporate bonds (March 11, 2021) to forty days before the expiry of the issuance period (October 31, 2024), if the closing price of common stock of the Company at the Taipei Exchange goes over 30% (included) over the conversion price of convertible corporate bonds at the time for 30 business days continuously, or the outstanding balance of convertible corporate bonds is lower than 10% of the total amount of issuance, redemption right will be exercised according to the provisions of the conversion method. If the Company executes the redemption request, the convertible corporate bonds shall be redeemed from the bondholders with cash according to face value within five business days after the bond's redemption record date.

- (6) Reverse repurchase method: Nil.
- (7) Conversion price and adjustment:

The conversion price at the time of issue is NT \$27.

If the number of issued common stock increases after issuance of convertible bonds, the Company has to adjust the conversion price according to the formula listed in the prospectus. As of June 30, 2024, the conversion price was NT \$23.4.

(8) Conversion status:

From the date of issuance of convertible bonds to June 30, 2024, bondholders have applied for the conversion of 1,370,000 ordinary shares of the Company, and the face amount of corporate bonds conversion is NTD 37,000. The decrease in capital reserve due to conversion was NTD 1,143. From January 1 to June 30, 2023, there were no conversions.

(9) Redemption and repurchase:

3,630 corporate bonds of the fourth unsecured convertible corporate bonds were redeemed from the date of issuance to December 10, 2023 at the redemption price of NTD 364,769, resulting a capital surplus reduction of NTD 11,222. The redemption gain arising from the foregoing is NTD 9,135, which is listed under "Other gains and losses".

(XXI) Pensions

1. Defined benefit plan

- In accordance with the provisions of the "Labor Standards Act", the Group's Waon Company and its Taiwan Branch company have established defined benefit of retirement pension that apply to the service years of all permanent employees before the implementation of the "Labour Pension Act" on July 1, 2005, as well as to the subsequent service years that continue to apply the Labor Standards Law after the implementation of the "Labour Pension Act". If an employee meets the retirement conditions, the payment of the retirement pension is calculated based on the service years and the average salary of the 6 months before retirement. For service years within 15 years (inclusive), two base amounts are given for each full year of service, and the service years beyond 15 years, one base amount is given for each full year of service, provided that the cumulative maximum is 45 base amounts. Waon Company and its Taiwan Branch allocate 2% of the total salary to the Retirement Fund on a monthly basis. The Fund is deposited with the Bank of Taiwan in the name of the Supervisory Committee of Labor Retirement Reserve. In addition, before the end of each year, Waon Company and its Taiwan branch shall estimate the balance of the designated account for the Labor Retirement Reserve mentioned in the preceding paragraph. If the balance falls short of the amount of the retirement pension calculated according to the foregoing calculation for the employees who meet the retirement conditions within the next year of payment, the differences shall be contributed in one payment before the end of March of the following year.
- (2) The Group's anticipated contribution for retirement plans within the next one year is NTD41.
- (3) From April 1 to June 30, 2024 and 2023, and January 1 to June 30, 2024 and 2023, the Group recognized pension costs of NT\$491 and NT\$489and NT\$974and NT\$987 under the above pension scheme, respectively.

2. Defined contribution plan

- The Waon Company allocates pensions to designated account of the provident fund in accordance with the Mandatory Provident Fund Schemes Ordinance of Hong Kong.
- (2) The Taiwan Branch of Waon Company contributes 6% of the salary sum to the designated account for Labor Retirement Fund of the Bureau of Labour Insurance in accordance with the Labour Pension Act. The payment of the employee's retirement pension is based on the individual employee's retirement pension account and the amount of accumulated income by monthly payment or in a lump sum.
- (3) Airmate Shenzhen, AirmateJiujiang and Airmate Technology shall allocate pension insurance premiums in accordance with the pension insurance system stipulated by the Government of the People's Republic of China at a fixed rate based on the total salary of local employees every month. Retirement benefits for each employee are managed and arranged by the Government, and the Group has no further obligations other than the monthly contribution.
- (4) From April 1 to June 30, 2024 and 2023, and January 1 to June 30, 2024 and 2023, the Group recognized pension costs of NT\$8,419 and NT\$10,725and NT\$22,013and NT\$20,635 under the above pension scheme, respectively.

(XXII) Other Non-current Liabilities

Long-term deferred income is mainly incentives for the purchase of housing tax provided by the Jiujiang Economic and Technological Development Zone Management Committee, which is amortized as other income for the period of 35 to 50 years. The changes in the current period are as follows:

		2024		2023
January 1	\$	69,910	\$	73,960
Amortization in the current period	(1,225)	(1,553)
Net exchange differences		3,461	(1,609)
June 30	<u>\$</u>	72,146	\$	70,798

The above long-term deferred income amortization is listed under "Other income", please refer to Note 6 (27).

(XXIII) Share Capital

- 1. As of June 30, 2024, the Company had an authorized capital of NTD 2,162,500 divided into 216,250 thousand shares. The paid-up capital is NTD 1,528,217 with a nominal value of NTD 10 per share. The issued shares capital of the Company have been received.
- 2. The adjustment of the number of the Company ordinary shares in circulation at the beginning and end of the period are as follows:

Unit: Thousand shares

 2024
 2023

 January 1 (and June 30)
 152,822
 145,545

- 3. On June 19, 2023, the Company resolved at the Ordinary Shareholders' Meeting to allocate share dividends of NTD 72,772 from the 2022 distributable earnings, increasing the capital by issue of 7,277 thousand new shares, with a par value of NTD 10 per share, and allocate 50 shares per 1000 shares free of charge according to the shareholding ratio of the shareholders recorded in the register of shareholders on the base date of issuance of the new shares. The current capital increase and listing of the new shares were approved by the Taiwan Stock Exchange on September 27, 2023, and became effective. The listing date of the new shares is October 6, 2023.
- 4. To repay loans and improve the financial structure, new shares issued through increasing cash capital are resolved by the Company's Board of Directors on August 9, 2023. The maximum number of shares to be issued is limited to 20,000 thousand, with a par value of NT\$10 per share. The actual issue price and related matters will be handled in accordance with legal regulations once the application is effectively registered with the competent authority. As of June 30, 2024, no application has been submitted to the regulatory authorities.

(XXIV) Capital Surplus

In accordance with the Company Act, the capital surplus from the excess amount of the shares issued in excess of the par value and the capital surplus received from gifts shall be used to compensate for losses, and when the Company has no cumulative losses, it shall be distributed as new shares or cash in proportion to the original shareholding ratio of the shareholders. In addition, in accordance with the relevant provisions of the Securities and Exchange Act, when the above capital surplus is allocated to the capital, the total amount of the capital surplus shall not exceed 10% of the paid-up capital each year. The Company shall not use the capital surplus to make good its capital loss, unless the surplus reserve is insufficient to make good such loss.

The details of the Company's capital surplus are as follows:

			2024	
	Issuance premium	Overdue expiration of employee share option	Share option of convertible corporate bonds	<u>Total</u>
January 1 (and June 30)	\$ 1,210,231	\$ 7,425	\$ -	\$ 1,217,656
			<u>2023</u>	
		Overdue expiration	Share option of	
	Issuance premium	of employee share option	convertible corporate bonds	<u>Total</u>
January 1 (and June 30)	\$ 1,210,231	\$ 7,425	\$ 11,070	\$ 1,228,726
Redemption of Convertible				
Corporate Bonds	- _	_	(148)	(148)
	\$ 1,210,231	\$ 7,425	\$ 10,922	\$ 1,228,578

2024

(XXV) Retained Earnings

- In accordance with the Articles of Incorporation of the Company, during the period when the Company's shares are listed for sale on a trading platform or are listed on the Stock Exchange, the Board of Directors shall, when proposing the distribution of surplus earnings, make provision for the following from the surplus earnings of each fiscal year:
 - (i) Provision for the payment of the relevant tax for the fiscal year;
 - (ii) Amount to offset past losses;
 - (iii) 10% surplus reserve (referred to as "statutory surplus reserve" below) (unless the statutory surplus reserve has reached the paid-in capital of the Company); and
 - (iv) Special Reserve as required by the securities supervisory authority in accordance with the rules on company with public issuance.

When the Company is required to set aside special reserves by the securities supervisory authority in accordance with the rules on company with public issuance, the net amount of other equity deductions and the net increase in the fair value of investment properties held by the Company recognized in previous cumulations should set aside the same amount of special reserve as the undistributed earnings from the previous period. If it is insufficient, the amount of undistributed earnings in the current period shall be set aside by including net profit after tax plus other items other than net profit after tax in the current period.

The dividend distribution policy of the company must consider factors such as the current and future investment environment, funding needs, industry competition, and capital budgeting, while balancing shareholder interests and long-term financial planning. The dividend payment principle is not less than 25% of the "current distributable profits" (referred to as the "dividend distribution base ratio"), distributed to shareholders according to their shareholding proportions. Dividends distributed to shareholders may be in the form of stock dividends and cash dividends, with cash dividends not less than 10% of the total dividend distribution amount. However,(i)after considering the aforementioned factors, if the board of directors deems it appropriate to adopt a conservative dividend policy for the year, dividends may be distributed to shareholders within the range of not less than 50% of the aforementioned dividend distribution base ratio, with cash dividends not less than 10% of the total dividend distribution amount; and(ii)if the "current distributable profits" are less than 5% of the issued capital, no distribution may be made, subject to resolution by the shareholders' meeting.

"Distributable earnings in the current period" mentioned in the previous paragraph refers to the earnings for the current year, which, as per the above regulations, the earnings after paying the taxes, offsetting previous years' losses, setting aside legal reserve and special reserves and excluding the accumulated undistributed earnings from the beginning of the current period.

Dividends and bonuses, capital surplus or legal reserve in whole or in part may be paid in cash after a resolution has been adopted by a majority vote at a meeting of the Company's Board of Directors attended by two-thirds of the total number of directors; and in addition thereto a report of such distribution shall be submitted to the shareholders' meeting.

2. Legal Reserve

In accordance with provisions of the Company Act, the Company shall contribute 10% of the net profit after tax as a legal reserve until the amount of the reserve is equivalent with the total amount of capital. When there is no loss in the Company,

the legal reserve will be used to issue new shares or cash upon resolution at the Shareholders' Meeting, but shall be limited to the part of the reserve that has exceeded 25% of the paid-up capital.

3. Special Reserve

The amount of interest arising out of retained earnings of cumulative translation adjustment generated due to financial statement translation of foreign operation under the item of shareholders equity by the Company when applying the exemption item in IFRS No.1 "First-time Adoption of International Financial Reporting Standards" was NTD185,271 thousand. Besides, in accordance with the provision of FSC Jin-Guan-Zheng-Fa-Zi No. 1010012865 on April 6, 2012, the same amount was recognized as a special reserve, and when relevant assets are used, handled, and re-classified, the earnings are distributed according to the ratio of the original recognized special reserve.

In accordance with the above provisions, in distributing distributable earnings by the Company, the difference between the net amount recognized of other shareholders equity deduction occurred in the current year and the special reserve balance mentioned above is set aside as special reserve from current year profit or loss and previous undistributed earnings; the cumulative other shareholders' equity deduction through previous cumulation is set aside as special reserve that could not be distributed from previous undistributed earnings. Afterward, if other shareholders' equity deduction has been reversed, the reversal shall be applicable to earnings distribution.

4. Earnings distribution

(1) On June 19, 2023, the Shareholders' Meeting resolved the profit distribution plan for year 2022. The details of the dividends distributed to owners of ordinary shares are as follows:

			<u>2023</u>	
	<u>S</u>	hares allotment rate (NTI	<u>D)</u>	<u>Amount</u>
Cash	\$	0.50	\$	72,772
Stock Dividend		0.50		72,772
			\$	145,544

(2) On March 15, 2024, the Company's Board of Directors passed a resolution to distribute dividends for 2023. The cash dividend per ordinary share is NT\$0.3, with a total dividend amounting to \$45,847, and reported to the shareholders' meeting on June 18, 2024

(XXVI) Operating Income

	April 1 to June 30, 2024		April 1 to June 30, 2023	
Customer contract revenue	\$	3,282,763	\$	3,587,367
Lease income (note)	26,114		24,079	
	\$	3,308,877	\$	3,611,446
	January 1 to Ju	une 30, 2024	January 1 to Ju	ine 30, 2023
Customer contract revenue	\$	4,993,912	\$	5,425,337
Lease income (note)	51,607		31,974	
	_\$	5,045,519	_\$	5,457,311

Note: Please refer to Note 6, (11). 2. Lease transaction- explanation of lessor.

1. Break down of customer contract revenue

The Group's operating income mainly derived from customer contract revenue mainly from the transfer of control over commodities to customers to meet performance obligations. Revenue can be broken down into the following geographical areas and main product lines:

April 1 to June 30, 2024

April 1 to June 30, 2023

Main regional markets

China	\$	2,023,058	\$	2,319,146
Other countries		1,259,705		1,268,221
	\$	3,282,763	\$	3,587,367
	April 1 to June	e 30, 2024	April 1 to June	e 30, 2023
Main products:				
Electric fans	\$	2,915,119	\$	3,106,799
Electric heaters	90,721		174,489	
Others	276,923		306,079	
	\$	3,282,763	\$	3,587,367
	January 1 to Ju	une 30, 2024	January 1 to J	une 30, 2023
Main regional markets				
China	\$	1,114,035	\$	1,276,944
Other countries		597,114		561,026
	_\$	1,711,149	\$	1,837,970
	January 1 to Ju	une 30, 2024	January 1 to J	une 30, 2023
Main products:				
Electric fans	\$	4,174,047	\$	4,588,649
Electric heaters	334,805		328,097	
<u>Others</u>	485,060		508,591	
	\$	4,993,912	\$	5,425,337

1. Contract Liabilities

The Group recognizes the contract liabilities related to the customer contract revenue as follows:

	<u>June 30, 2024</u>	December 31, 2023	<u>June 30, 2023</u>	January 1, 2023
Contract Liabilities	\$ 151,270	\$ 309,398	\$ 172,220	\$ 365,995

Income Recognized in the Current Period from the Contract Liabilities at the Beginning of the Period

From the opening balance of the Group's contract liabilities, the amounts of income recognized in 2024 and April1 to June 30,2023 and January1 to June 30, 2023 were NTD 31,815, NTD 28,139,NTD256,672 and NTD365,995, respectively.

2. Refund liabilities

The Group gives the right to return the goods to some domestic distributors of electrical appliances in mainland China. When the products are transferred to the distributors, the anticipated return sum from part of the consideration received is recognized as a refund liability. The right to recover the goods when the distributors return the goods is recognized as a right to the products to be returned. As at June 30, 2024, December 31, 2023 and June 30, 2023, the balance of the Group's rights to products to be returned based on historical return information of similar product transactions was NTD 94,310, NTD 52,714 and NTD 81,869, respectively, and the balance of the refund liabilities was NTD 138,192, NTD 78,586 and NTD 122,473, respectively.

(XXVII) Other Incomes

	April 1 to June 30, 2024		April 1 to June 30, 2023	
Government subsidy income	\$	34,056	\$	4,438

System annual fee income	11			-
Amortization of Long-term Deferred Income	619		771	
Others	995			2,869
	\$	35,681	\$	8,078
	January 1 to June 30, 2024		<u>January 1 to June 30, 2023</u>	
Government subsidy income	\$	37,992	\$	8,000
System annual fee income		2,094		2,258
Amortization of Long-term Deferred Income		1,225		1,553
Others		2,197		9,889
	\$	43,508	\$	21,700

(XXVIII) Other Gains and Losses

	April 1 to June 30, 2024		April 1 to June 30, 2023	
Gains on disposal of property, plant and equipment	\$	3,522	\$	5,454
Net Loss on Financial Assets and Liabilitie Measured at Fair Value through Profit or Loss	es(65)	(2,937)
Gain on Redemption of Convertible Corporate Bond	s	-	202	
Gain (loss) on foreign currency exchange	(15,869)		50,907
Miscellaneous Disbursements	(3,506)	(4,649)
	<u>(\$</u>	15,918)	\$	48,977
	Januar	y 1 to June 30, 2024	January 1	to June 30, 2023
Gains on disposal of property, plant and equipment	\$	3,606	\$	12,026
Net gain on financial assets measured at fair value through profit or loss	ie(70)	(2,402)
Gain on Redemption of Convertible Corporate Bond	S	-	202	
Gain (loss) on foreign currency exchange	(53,655)		28,449
Miscellaneous Disbursements	(4,946)	(15,449)
	<u>(\$</u>	55,065)	\$	22,826
(XXIX) Finance Costs	April 1 to	June 30, 2023		
Interest Expense				
Bank loans	\$	11,178	\$	11,135
Convertible Corporate Bonds		<u> </u>		1,202
	\$	11,178	\$	12,337
	January 1 to June 30, 2024		January 1 to June 30, 2023	
Interest Expense				
Bank loans	\$	21,732	\$	19,737
Convertible Corporate Bonds		<u> </u>		2,400
	\$	21,732	\$	
		21,732		22,137
(XXX) Additional Information on the Nat	ture of the			22,137
(XXX) Additional Information on the Nat			April 1 to	22,137 b June 30, 2023
(XXX) Additional Information on the National Information Infor		Expense	April 1 to \$	

Depreciation expense of right-of-use assets		1,249		1,221
Depreciation expense for investment properties	66		64	
Amortization expense for intangible assets	-	1,236	426	
	\$	393,690	\$	412,792
	January 1 to June	: 30, 2024	January 1 to June	30, 2023
Employee Benefits Expenses	\$	578,338	\$	599,274
Depreciation expense for property, plant and equipment		150,819		186,604
Depreciation expense of right-of-use assets		2,470		2,458
Depreciation expense for investment properties	130		129	
Amortization expense for intangible assets		2,127	836	
	\$	733,884	\$	789,301

(XXXI) Employee Benefits Expenses

	April 1 to June 30, 2024		April 1 to June 30, 2023	
Salary Expenses	\$	296,289	\$	300,029
Retirement benefit Expenses		8,910		11,214
Labor insurance expense (Note)		6,241		8,029
Other personnel costs		5,964		2,199
	\$	317,404	\$	321,471
	January 1 to June	<u>230, 2024</u>	January 1 to Jun	e 30, 2023
Salary Expenses	\$	528,450	\$	557,154
Retirement benefit Expenses		22,987		21,622
Labor insurance expense (Note)		16,984		16,053
Other personnel costs		9,917_		4,445
	\$	578,338	\$	599,274

Note: Including insurances like local medicare, unemployment, work injury and birth for subsidiaries in Mainland China.

- 1. In accordance with the provisions of the Articles of Incorporation of the Company, unless otherwise provided by the Cayman Company Law, the Rules on Public Offering Company or Articles of Incorporation, if the Company is profitable at a particular fiscal year, the remuneration of employees and directors shall be allocated as follows. However, when the Company is at a cumulative loss, an amount shall first be retained to offset its loss:
 - (1) One percent to ten percent for the remuneration of employees, including employees of affiliated companies; and
 - (2) Not more than three percent for the remuneration of directors (not including independent directors).

Distribution of the employees' and directors' remuneration shall be resolved at Board of Directors' Meetings, with over two-thirds of directors in attendance and approved by over half of the directors present in the meeting, and reported at the Shareholder's Meeting. However, when the Company is at a cumulative loss, the make-up sum shall first be retained, and then allocate the employees' and directors' remunerations at the percentage mentioned above. The above "profit" refers to the net profit before tax of the Company. For the avoidance of doubt, net profit before tax refers to the amount before payment of remunerations for employees and directors. Without violating the provisions of any applicable laws, the above mentioned employees' remunerations shall be in the form of cash or shares.

Without violating the provisions of any applicable laws, the employees' remunerations shall be in the form of cash or shares.

2. For April 1 to June 30, 2023 and 2024, January 1 to June 30, 2023 and 2024, due to losses, no provision was made for employee compensation and director compensation.

The employees' and directors' compensation for year 2023, as resolved by the Board of Directors, were NTD2,092 and NTD 628, respectively, which is not different from the amount recognized in employee compensation and director compensation of the 2023 Annual Financial Report.

Information on the remuneration of employees and directors passed by the Board of Directors of the Company can be found at the Market Observation Post System.

(XXXII) Income Tax

Income tax expense (gain) component:

	April 1 to June 30, 2024		April 1 to June 30, 2023	
Current income tax:				
Income tax generated from current income	\$	39,313	\$	13,148
Overestimation of income tax in the previous year	S	4,388		106
		43,701		13,254

Deferred income tax:

Occurrence and reversal of temporary differences	(17	7,695)		36,278
Income Tax (Profit) Expense	\$ 20	6,006	\$	49,532
	January 1 to June 30,	2024	January 1 to June	30, 2023
Current income tax:				
Income tax generated from current income	\$ 5	1,100	\$	13,786
Overestimation of income tax in the previous year	3	4,207	(1,057)
	5:	5,307		12,729
Deferred income tax:				
Occurrence and reversal of temporary differences	(32	2,006)		33,636
Income Tax (Profit) Expense	\$ 2.	3,301	\$	46,365

1. The applicable tax rates for each entity consolidated are as follows:

- For the Waon Company, in accordance with Hong Kong tax law, the income tax rates of 16.5% shall apply if the income is derived domestically in Hong Kong.
- (2) In accordance with the tax laws of the Republic of China, the income tax rate of the profit-making business of the Waon Company Taiwan Branch is 20%.
- (3) In accordance with the tax laws of Mainland China, the income tax rate applicable to Shenzhen Airmate, Airmate Technology, Airmate Electronic Commerce and Material Technology is 25% if the tax preference is not applied.

On November 2021, JiujiangAirmate obtained the preferential tax treatment for high-tech enterprises at the applicable tax rate of 15%, which is valid for three years and expires in 2023. In accordance with the tax laws of Mainland China, the income tax rate applicable is 25% if the tax preference is not applied.

2. Income Tax Audit

The corporate income tax of JiujiangAirmate, ShenzhenAirmate and Airmate Electronic Commerce has been reported to the local tax authorities up to year 2022; Waon Company's corporate income tax has been reported to the local tax authorities and has been reviewed by the local tax authorities up to year 2021; Waon Company Taiwan Branch's profit-making business income tax return has been reviewed by the tax audit authority up to year 2022.

(XXXIII) <u>Earnings (Loss) Per Share</u>

April 1 to June 30, 2024

	After-tax a	<u>amount</u>	Weighted average number of foreign shares in thousand	Loss per share (NTD)
Basic loss per share				
Net profit in the current period attributable to common shareholders of the parent company	\$ 53,8	59_	152,822	\$ 0.35
Diluted earnings per share				
Net profit in the current period attributable to common shareholders of the parent company	\$ 53,8	59	152,822	
Influence of potential common stock with diluting effect				
Employee Remuneration		<u>-</u>	46	
	\$ 53,8	59_	152,868	\$ 0.35
			April 1 to June 30, 2023	
	After-tax a	<u>imount</u>	Weighted average number of foreign shares in thousand	Loss per share (NTD)
Basic loss per share Net loss in the current period attributable to ordinary shareholde of the parent company	rs <u>\$ 169,6</u>	35_	152,822	\$ 1.11
Diluted earnings per share				
Net profit in the current period attributable to common shareholders of the parent company	\$ 169,6	35	152,822	
Influence of potential common stock with diluting effect				
Convertible Corporate Bonds	1,2	02	13,964	
Employee Remuneration			2,106	
	\$ 170,8	37_	168,892	1.01
			January 1 to June 30, 2024	
	After-tax a	<u>amount</u>	Weighted average number of foreign shares in thousand	Loss per share (NTD)
Basic loss per share				
Net loss in the current period attributable to ordinary shareholde of the parent company	rs <u>(\$ 9,4</u> 4	<u>44)</u>	152,822	(\$ 0.06)
			January 1 to June 30, 2023	
Basic loss per share				
Net loss in the current period attributable to ordinary shareholde of the parent company	rs <u>\$ 138,0</u>	33_	152,822	\$ 0.90
Diluted earnings per share				
Net profit in the current period attributable to common shareholders of the parent company	\$ 138,0	33	152,822	
Influence of potential common stock with diluting effect				
Convertible Corporate Bonds	2,4	00	13,964	
Employee Remuneration			2,106	

\$ 140,433	168,892	0.83

The above weighted average number of outstanding shares has been retrospectively adjusted based on the profit-to-capital ratio on September 12, 2023, and the basic and diluted earnings per share for April 1 to June 30,2023 and January 1 to June 30,2023 has been recalculated.

The inclusion of the dilutive employee remuneration and convertible corporate bonds from January 1 to June 30, 2024 resulted in anti-dilution effect, hence it is therefore not included in the calculation of diluted losses per share.

(XXXIV) Supplementary Information on Cash Flow

Investment and financing activities that do not affect cash flow:

	January 1 to June 30, 2024	January 1 to June 30, 2023
Transfer of prepayments for equipment to property, plant and equipment	\$ 6,887	\$ 4,341
Transfer of investment properties to property, plant and equipment	<u>\$</u> -	\$ 239
Transfer of prepayments for expenses to Intangible Assets	\$ 10,908	<u>\$</u>
Corporate bonds payable and long term loans reclassified to long-term liabilities due within one year or one operating cycle	<u>\$</u>	\$ 351,195
Payables for investment (Note)	<u>\$</u>	\$ 2,328
Declared but unpaid cash dividends	\$ 45,847	\$ 72,772

Note: Listed under "Other Payables."

(XXXV) Changes in Liabilities due to Financing Activities

	<u>January 1, 2024</u>	Cash Flow	Non-cash changes /exchange rate changes	June 30, 2024
Short-term loans	\$ 549,060	\$ 165,904	\$ 33,451	\$ 748,415
Security Deposits Received Dividend Payable(Note) Other Non-current Liabilities Total liabilities from financing	120,126 - 69,910	9,109	6,289 45,847 2,236	135,524 45,847 72,146
activities	\$ 739,096	\$ 175,013	\$ 87,823	\$ 1,001,932
	January 1, 2023	Cash Flow	Non-cash changes /exchange rate changes	June 30, 2023
Short-term loans	\$ 556,523	(\$ 51,556)	(\$ 4,776)	\$ 500,191
Corporate bonds payable (including long-term liabilities due within one year)	353,566	(4,718)	2,347	351,195
Security Deposits Received	105,457	18,691	(2,763)	121,385
Dividend Payable(Note)	- 72.0(0	-	72,772	72,772
Other Non-current Liabilities Total liabilities from financing	73,960		(3,162)	0,798
activities	\$ 1,089,506	<u>(\$ 37,583)</u>	\$ 64,418	\$ 1,116,341

Note: Listed under "Other Payables," other non-cash changes are declared as cash dividends to be paid.

(XXXVI) Operation Seasonality

The primary products of the Group are electric fans and electric heaters, hence the operation is subject to seasonal fluctuation due to weather conditions. Among them, the sales of electric fan in the first quarter of each year is unfavorably influenced by winter weather conditions; downstream customers will order in advance in the second quarter to meet the demand of electric fan in summer and in the fourth quarter to meet the demand for electric heater in winter; in July it will depend on changes in the weather; while in August to December, it is remain constant. The Group tries to meet the supply demand for the period through flexible adjustment of the production of electric fans, electric heaters and other products according to the market adjustment, weather changes and customer demand, as well as inventory management satisfy the demand during these period to reduce the seasonal impact.

VII. Related Party Transaction

(I) The Names and Relationships of the Related Parties

Name of Related Party	Relationshir	with the	Groun
ranic of related Larry	Relationship	, with the	Group

Zhejiang Airmate Electrical Appliance Sales Co., Ltd. Associated Enterprises

Tung Fu Electric Co Limited

Other related party. The chairman of the Board of Directors of this company is the Chairman of the Poord of Directors of the Company.

the Chairman of the Board of Directors of the Company

Rui-Bin, Shih Chairman of the Board of Directors of the Company

Zheng-Fu, Cai Director of the Company

(II) <u>Significant Transactions with Related Parties</u>

1. Operating Income

	April 1 to June 30, 2024		January 1 to	June 30, 2023
Merchandise sales:				
Associated Enterprises	\$	25,823	\$	28,762
Other related party		24,003		29,665
	_\$	49,826	\$	58,427
	April 1 to	April 1 to June 30, 2024		June 30, 2023

Merchandise sales:

Associated Enterprises	\$ 44,709	\$ 52,917
Other related party	 30,991	 49,386
	\$ 75,700	\$ 102,303

The transaction price and payment terms for the sale of goods are agreed upon by both parties. No guarantee or interest is received for receivables from related parties, and no provision for losses has been made after assessment.

2. Receivables from related parties

	June 30, 2024		December 31, 2023		June	30, 2023
Notes receivable:						
Associated Enterprises	\$	31,193	\$	3,270	\$	17,790
Trade receivables:						
Other related party		18,694		15,176		26,568
	\$	49,887	\$	18,446	\$	44,358

3. Expenses paid to related parties

The related expenses incurred by the Group for the services rendered by the related parties are as follows:

Transaction amount

	April 1	to June 30, 2024	April 1 t	o June 30, 2023	January	1 to June 30, 2024	January	1 to June 30, 2023
Associated Enterprises	\$	886	\$	558	\$	1,318	\$	1,202
Other related party	138			111_	276		274	
	\$	1,024	\$	669	\$	1,594	\$	1,476
				Other pa	iyable paym party	nent to related		
		June 30), 2024	Decemb	er 31, 2023		June 3	0, 2023
Associated Enterprises		\$	1,733	\$	1,537	9	S	1,372
Other related party		<u>6</u>		<u>6</u>		<u>6</u>	=	
		\$	1,739	\$	1,543	<u></u>	S	1,378

The outstanding balance with this type of related party shall be settled with cash within three months from the reporting date, and for common expenses, the payment shall be made within the same month. There is no significant difference between the transaction price and those with non-related parties.

4. Endorsement and Guarantee Provided by Related Parties

As on June 30, 2024, December 31, and June 30, 2023, some of the key Management of the Group act as joint guarantor for the Group's financing from financial institutions.

(III) <u>Information on Remuneration of Key Management</u>

	April 1 to June 30, 2024		April 1 to June 30,	
Short-term Employee Benefits	\$	6,894	\$	9,903
Post-employment Benefits	<u>15</u>		<u>7_</u>	
	\$	6,909	\$	9,910
	January 1 to June	230, 2024	January 1 to June	30, 2023
Short-term Employee Benefits	\$	13,336	\$	15,088
Post-employment Benefits	30		<u>15</u>	
	\$	13,366	\$	15,103

VIII. Pledged Assets

The details of the carrying value of the assets pledged and guaranteed by the Group are as follows:

		Book value		
Assets	June 30, 2024	December 31, 2023	June 30, 2023	Pledge guarantee object
Financial liabilities throughamortized cost- current:				
Reimbursable account	\$ 433,978	\$ 438,364	\$ 380,932	Guarantee of acceptance on notes payable Short-term loan and financing limit
Property, Plant and Equipment	1,480,957	1,435,261	1,451,642	Short-term loan and financing limit
Right-of-use Assets	87,244	84,253	84,920	Short-term loan and financing limit
Guarantee deposits (listed under "other non-current assets")	44,554	22,698	21,320	Long-term loans and performance bond
	\$ 2,046,733	\$ 1,980,576	\$ 1,938,814	

IX. Significant Commitments and Contingencies

Capital expenditures contracted but not yet incurred:

	<u>June</u>	30, 2024	Decem	ber 31, 2023	June 30, 2023		
Property, Plant and Equipment	<u>\$</u>	74,095	\$	73,547	<u>\$</u>	37,674	

X. Material Disaster Losses

Nil.

XI. Subsequent Events

On August 14, 2024, the Group's board of directors resolved to implement the sixth repurchase of 3,000 ordinary shares of the company in order to safeguard the company's credit and shareholders' rights. The expected buyback period is from August 15 to October 14, 2024, the buyback range price is expected to be NT\$13 to NT\$22 per share. The company's stock price is below the lower limit of the range price, and the buyback will continue.

XII. Others

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

The Group's capital management objectives are based on sound capital to maintain the confidence of investors, creditors and markets and to support the development of future operations. Capital includes the share capital, capital surplus, retained earnings and other equity interests

of the Group. The Board of Directors controls the capital return rate and the ordinary shares dividend level. The Group's debt-to-capital ratios as on June 30, 2024, December 31, and June 30, 2023 are as follows:

		June 30, 2024	<u>De</u>	cember 31, 2023		June 30, 2023
Total Liabilities	\$	6,600,858	\$	5,028,748	\$	6,540,322
Less: cash and cash equivalents	(933,101)	(671,369)	(1,120,204)
Net liability	\$	5,667,757		4,357,379	\$	5,420,118
Total Equity	\$	3,206,351	\$	3,084,853	\$	3,168,385
Liability capital ratio		<u>176.77%</u>		<u>141.25%</u>		<u>171.07%</u>
(II) <u>Financial Instruments</u> 1. Types of financial instru	ments					
at amortized cost Financial Assets at Fair Value through Profit or Los Investments in designated equity instruments cho		ĵ	June 30, 2024	December 31, 2023		June 30, 2023
Wealth management products Accounts receivable expected to be sold	,3 c 11	\$	2,458	\$ 2,341		\$ 2,328 6,939
Financial Assets at Amortized Cost Cash and Cash Equivalents Financial Assets at Amortized Cost Notes Receivable Accounts Receivable Other Receivables Refundable Deposits		\$ \$ 18,72 44,55 \$		\$ 2,341 \$ 671,369 438,364 518,044 977,065 22,458 22,698 \$ 2,649,998		\$ 9,267 \$ 1,120,204 380,932 1,036,784 1,789,237 25,149 21,320 \$ 4,373,626

	<u>Ju</u>	ne 30, 2024	Decer	nber 31, 2023	<u>Ju</u>	ne 30, 2023
Financial Liabilities						
Financial Liabilities at Fair Value						
Financial liabilities held for trading						
Derivatives - forward foreign exchangecontracts	\$	58	\$	-	\$	3,228
Derivatives - option contract		14		-		-
	\$	72	\$	<u>-</u>		3,228
Financial liabilities through amortized cost						
Short-term loans	\$	748,415	\$	549,060	\$	500,191
Notes Payable		1,612,355		1,506,892		1,493,346
Accounts Payable		2,323,109		1,466,198		2,298,085
Other Payables		1,194,138	770,25	58		1,244,444
Corporate bonds payable (including long-term liabilitie	s due					
within one year)		-		-	351,	195
Security Deposits Received	135,52	4	120,12	26	121,	385
	\$	6,013,541	\$	<u>4,412,534</u>	\$	6,008,646

2. Risk Management Policy

The Group's financial management department provides services to various business units, coordinates access to domestic and international financial markets, and oversees and manages the financial risks associated with the Group's operations through internal risk reporting which analyzes the risk exposure according to their risk level and breadth. The Group uses derivative financial instruments to avoid exposure to risk in order to mitigate the impact of such risks. The use of derivative financial instruments is governed by the policies approved by the Board of Directors of the Group and is governed by the written principles of exchange rate risk, interest rate risk, credit risk, the use of derivative and non-derivative financial instruments and the investment of residual liquidity. The Internal Auditors continuously review the conformity to policies and risk exposure limits. The Group does not deal in financial instruments (including derivative financial instruments) for speculative purposes.

3. Nature and extent of material financial risk

(1) Market risk

Market risk refers to the risk of changes in market prices, such as changes in exchange rates, interest rates and equity instruments, affecting the Group's earnings or the value of financial instruments held. The objective of market risk management lies in optimizing the investment return by controlling the market risk exposure within the acceptable range.

The Group manages market risk by engaging in derivative transactions and thereby generating financial liabilities. The execution of all transactions must abide by the designated staff authorized by the Board of Directors.

Exchange rate risk

A. The Group is exposed to exchange rate risk arising from sales, purchases and borrowing transactions that are not denominated in the functional currencies of each Group companies. The functional currency of the Group companies is mainly NTD, followed by RMB and HKD. The main currencies used in these transactions are denominated in NTD, RMB, JPY, USD and HKD.

The Group uses short-term loans and derivative financial instruments to hedge against exchange rate risk in order to avoid a decrease in the value of foreign currency assets and fluctuations in future cash flows due to changes in exchange rates. The use of such derivative financial instruments may assist the Group in reduction, but not the complete elimination of the effects of changes in foreign currency exchange rates. As 50% of the Group's sales region

come from China in the recent years and are denominated in RMB, the other 50% mainly come from Europe, USA, Japan and South Korea, and mainly denominated in USD and JPY, while the import is mainly denominated in RMB. Therefore, in addition to the natural hedging of the RMB from the import and sales, the change in the exchange rate of the remaining different currencies still has an offsetting effect. In addition to the natural hedging, the Group also chooses to prevent exchange rate risk through forward foreign exchange contracts and exchange rate option contracts in due time. However, as the Group considers the growth of future operations, the holding of foreign currencies will continue to increase and domestic funds and future dividends distribution to domestic investors are required to be exchanged in USD, so the risk of exchange rate fluctuation of USD against the NTD will arise; therefore, the Group will strengthen the control over foreign exchange, and the possible response measures are as follows:

- (a) Continuously strengthen the concept of foreign exchange hedging among finance personnel, and determine the trend of exchange rate fluctuations using methods such as the real-time online exchange rate system and the strengthening contacts with financial institutions as the basis for reference.
- (b) To the extent possible, make payment for the purchase and related expenses by sales revenue in the same currency to achieve the natural hedging effect.
- (c) Decide whether to adopt derivatives for hedging to avoid exchange rate risks according to the Company's operational status.

June 30, 2024

B. The Group's financial assets and liabilities which are exposed to significant foreign currency exchange rate risk (including monetary items in non-functional currency denominations that have been eliminated in the Consolidated Financial Statements) are as follows:

			June 30, 2024		
	Foreign	currency (thousands)	Currency Exchange Rate		NTD
(Foreign currency: functional currency)					
at amortized cost					
Monetary Items					
USD	\$	87,440	32.4500	\$	2,837,428
JPY	1,008,9	33	0.2017		203,502
RMB	1,637		4.5526		7,453
Financial Liabilities					
Monetary Items					
USD		68,601	32.4500	2,22	6,102
HKD	367		4.1550		1,525
			<u>December 31, 2023</u>		
	Foreign	currency (thousands)	Currency Exchange Rate		NTD
(Foreign currency: functional currency)					
at amortized cost					
Monetary Items					
USD	\$	86,152	30.7050	\$	2,645,297
JPY	1,011,2	58	0.2172		219,645
RMB		1,011	4.3357		4,383

Financial Liabilities

Monetary I	tems
------------	------

USD	79,923	31.1400	2,488,802
RMB	13,600	4.3102	58,619
HKD	326	3.9740	1,296

June 30, 2023

			June 30, 2023		
	Foreig	n currency (thousands)	Currency Exchange Rate		NTD
at amortized cost					
Monetary Items					
USD	\$	92,936	30.4500	\$	2,829,901
JPY		893,555	0.2288		204,445
RMB		565	4.4311	2,50	4
Financial Liabilities					
Monetary Items					
USD		79,923	31.1400	2,488	8,802
RMB		13,600	4.3102		58,619
HKD	326		3.9740		1,296

- C. The Group's exchange rate risk arises primarily from cash and cash equivalents, accounts receivable and other receivables, loans, accounts payable and other payables, etc. denominated in foreign currencies, which results in foreign currency exchange gains and losses in translation. From January 1 to June 30, 2024 and 2023, when the value of NTD depreciates or appreciates by 5% against USD, JPY, RMB and HKD, the net profit before tax from January 1 to June 30, 2024 and 2023 would increase or decrease by NTD 41,038and NTD 30,821, respectively, using the same basis for both periods of analysis and all other factors remained unchanged.
- D. The Group's exchange gains (losses) recognized in respect of monetary items from April 1 to June 30, 2023 and 2024, and January 1 to June 30, 2023 and 2024 due to exchange rate fluctuations (both realized and unrealized) totalled at (NTD 15,869),NTD 50,907,(NTD 53,655) and 28,449.

Price risk

The Group is exposed to price risk through equity instruments, which are financial assets measured at fair value through profit or loss and financial assets measured at fair value through other comprehensive income. The prices of these equity instruments are affected by the uncertainty of the future value of the underlying investments. If the prices of these equity instruments increase or decrease by 5%, while all other factors remain unchanged, the pre-tax net profit from January 1 to June 30, 2024 and 2023 will increase or decrease by \$0 and \$1,788, respectively, due to the gains or losses from equity instruments measured at fair value through profit or loss. The gains or losses from equity investments classified as fair value through other comprehensive income will increase or decrease by \$123 and \$116, respectively, in other comprehensive income.

Interest rate risk

The Group's borrowings are measured at amortised cost and re-priced annually as contracted, thus exposing the Group to the risk of future changes in market interest rates. The Group's interest rate risk arises from loans at floating interest rates. Currency market interest rates have risen slowly in recent years but the changes in loan rate of the Group's loans is minimal. However, if there is a significant fluctuation in future interest rate trends, and the Group still has demand for loan, in addition to adopting other capital market financing instruments, the Group has to observe interest rate trends and choose to borrow at fixed or floating interest rates to avoid the risk of interest rate fluctuations. If the loan interest rate increases or decreases by 1% from January 1 to June 30, 2024 and 2023, with all other factors remain unchanged, the increase or decrease in interest expense from the Group's loans floating interest rate will result in a decrease or increase in net profit after tax of NTD 2,832 and NTD 916 from January 1 to June 30, 2024 and 2023, respectively.

(2) Credit risk

The Group's credit risk is the risk of financial loss arising from the inability of a customer or counterparty to meet its contractual obligations, mainly arising from accounts receivable from customers of the Group.

Investment

The credit risk of bank deposits (including repayable accounts and pledged time deposits), fixed income investments and other financial instruments are measured and monitored by the Group's Finance Department. As the transacting party and the counterparties of the Group are banks with good creditworthiness and financial institutions with investment grade and above, corporate bodies and government agencies, there are no significant performance concerns and therefore no significant credit risks.

Notes receivable, accounts receivable and other receivables

- A. The Group's Finance Department together with the Market Department, establishes a credit policy under which the credit rating of each new customer is analysed individually before standard payment and delivery terms and conditions are granted according to the policy. The Group's review includes external ratings (if available) and, in certain cases, bank notes. Customers who do not meet the Group's benchmark credit rating may only transact with the Group on an advance receipt basis.
- B. In monitoring the credit risk of customers, the Group categories the customers according to the credit characteristics of the customers, including whether they are individuals or legal entities; whether they are distributors, retailers or end customers; and the scale of operation, distributor target achievement rate and whether there were late payment. The Group's accounts receivable and other receivables are primarily attributed to the Group's customers who are distributors. Customers rated with high risk will be included into the list of restricted customers and put under the monitoring of Market Department, and future sales with this type of customers will be conducted on the advance receipt basis.
- C. The Group has allocated an impairment loss allowance account to reflect the estimated loss on accounts receivable and other receivables. The main components of allowance account include specific loss components related to individual material risk exposure and portfolio loss components for losses already incurred yet unidentified within similar asset group. The portfolio loss allowance account is determined by historical payment statistical data of similar financial assets.
- D. In accordance with the credit risk management procedures of the Group, a breach of contract is deemed to have occurred when the counterparty fails to honour the agreement between the parties without consulting the Company.
- E. The Group applies a simplified approach to the estimation of expected credit losses for all notes receivable and accounts receivable, which are measured using the duration of the expected credit losses. For measurement purposes, these notes receivable and accounts receivable are grouped according to the common credit risk characteristics of the ability to pay all amounts due on behalf of the customer in accordance with the terms of the contract, and have been included in the forward-looking information such as historical credit loss experience and reasonable expectations of future economic conditions.

The expected credit losses of the Group's notes receivable and accounts receivable are analyzed as follows:

June 30, 2024 Group A

Number of days overdue

	No	ot Overdue	Wi	thin 30 days	31~	60 days	61	∼90 days	91~	180 days	181~	-270 days	<u>271∼365</u>	days	Mor	e than 366 days		<u>Total</u>
Total book value (including related parties)	\$	1,928,751	\$	104,131	\$	32,856	\$	43,005	\$	8,192	\$	1	\$	10	\$	•	\$:	2,116,950
Expected credit loss during the duration	(1,680)	(901)		511)	(1,464)		1,418)			(5)		4) ((5,983)
	\$	1,927,0	7 \$10	3,230	\$	32,	3 \$	41	,: \$	6,774	\$		1 \$	5	\$		\$	2,110,967
Expected Loss Rate	(0%~0.26%		0%~1.33%	0%	5~1.74%	0	%~3.58%	0	%~25%	0%	~16.76%	0%~48	.97%	0	%~100%		

Group B

Expected Loss Rate

Group B									
				Numl	oer of days over	due		More than 366	
	Not Overdue	Within 30 days	$31\sim60 \text{ days}$	$61\sim90 \text{ days}$	$91\sim180 \text{ days}$	$181 \sim 270 \text{ days}$	$271 \sim 365 \text{ day}$	days	<u>Total</u>
Total book value (including related parties)	\$ 345,104	\$ 174,282	\$ 140,885	\$ 366	5 \$ -	· \$ -	- \$ 1	0 \$ 33,550 \$	694,197
Expected credit loss	_			_	_		- (7) (33,550) (33,557)
during the duration	\$ 345,104	\$ 174,282	\$ 140,885	\$ 366	\$ -	<u> </u>		3 \$ - \$	660,640
Expected Loss Rate December 31, 2023	0%	0%	0%	0%	25%	50%	75%	100%	000,010
Group A				Numl	oer of days over	due			
	Not Overdue	Within 30 days	31∼60 days	61~90 days	91∼180 days	181~270 days	271~365 day	More than 366	Total
Total book value	\$ 1,097,145	\$ 137,245	\$ 19,357					<u>days</u> 32 \$ 75 \$	1,267,423
(including related parties)	ψ 1,0 <i>7</i> 7,14 <i>3</i>	Ψ 137,243	ų 17,55 <i>7</i>	Ψ 2,270	, \$ 10,500	, ψ 13,	Ψ 50	Σ ψ 75 ψ	1,207,423
Expected credit loss during the duration	(5,616)	(3,432)	(172)	(84)	(944)	(9)) (133	3) (75) (10,465)
during the duration	<u>\$ 1,091,529</u>	<u>\$ 133,813</u>	<u>\$ 19,185</u>	\$ 2,212	<u>\$ 9,622</u>	\$ 148	<u>\$ 44</u>	<u> 9 </u>	1,256,958
Expected Loss Rate	0%~0.42%	0%~2.51%	0%~3.65%	0%~6.80%	0%~9.00%	0%~23.53%	0%~55.27%	0%~100%	
Group B				Numl	oer of days over	dua			
	Not Overdue	Within 20 days	31~60 days		•	181~270 days	271 ~ .265 days	More than 366	Total
T : 11 1 1	Not Overdue	Within 30 days						<u>aays</u>	Total
Total book value (including related parties) Expected credit loss	\$ 168,606	\$ 69,502	\$ -	\$	- \$ 9			- \$ 31,911 \$	270,101
during the duration					· (2)			- (31,911) (31,950)
Expected Loss Rate June 30, 2023 Group A	\$ 168,606 0%	\$ 69,502 0%	<u>\$</u> -	9%	<u>\$ 7</u> 25%	\$ 36 50%	75%	<u>-</u> <u>\$</u> <u>\$</u>	3 238,151
Group A				Numl	oer of days over	due			
	Not Overdue	Within 30 days	31~60 days	61∼90 days	91~180 days	181~270 days	271∼365 day	More than 366	Total
Total book value (including related	\$ 2,170,017	\$ 158,297	\$ 8,522	\$ 49,289	\$ 6,915	\$ 4	\$ 75	- <u>days</u> \$ - \$:	2,393,119
parties) Expected credit loss									
during the duration	(2,878)	(4,254)	(689)	(3,972)	(1,354)	(1)	(35)		13,183)
Expected Loss Rate	\$ 2,167,139 0%~0.15%	\$\frac{\$154,043}{0\%\simeq2.11\%}	$\frac{\$}{0\% \sim 3.93\%}$	\$ 45,317 0%~8.35%	\$ 5,561 0%~10.56%	$\frac{\$}{0\%\sim21.07\%}$	$\frac{\$}{0\%\sim49.85\%}$,379,936
Group B									
				Numl	oer of days over	due		M 4 266	
	Not Overdue	Within 30 days	$31\sim60 \text{ days}$	$61\sim90 \text{ days}$	$91\sim$ 180 days	181∼270 days	271∼365 day	More than 366 days	Total
Total book value (including related parties)	\$ 425,567	\$ 27,559	\$ -	\$ 73	\$ -	\$ 394	\$ -	\$ 38,020 \$	491,613
Expected credit loss	_	(175)	Ξ	Ξ	(1,354)	(1)	(35)	- (13,183)
during the duration	\$ 425,567	\$ 27,384	<u>\$</u>	\$ 73	\$ -	\$ <u>-</u>	\$ -		453,024
							· · · · · · · · · · · · · · · · · · ·		

0%

0%~25%

50%~100%

0%~75%

100%

0%

Group A: General Distributors and Foreign Sales Customers.

Group B: Customers such as e-commerce platforms and mass sales channels.

F. Changes in impairment losses on accounts receivable and notes receivable adopted by the Group in a simplified manner are as follows:

	January 1	to June 30, 2024	January 1 to June 30, 20				
Opening Balance	\$	42,415	\$	61,334			
(Reversal) Provision for imploss	pairment ₍	4,853)	(3,019)			
Amount written off due to irrecoverability		-	(5,309)			
Effect of Exchange Rate Chang	ges	1,978	(1,234)			
Closing balance	\$	39,540	\$	51,772			

The Group recognized impairment gain of (NTD 121),(NTD 2,617)and NTD4,853on receivables arising from customer contracts from April 1 to June 30,2024 and 2023 ,January 1 to June 30, 2024 and 2023, respectively.

G. The Group's credit risk exposure is mainly affected by the individual circumstances of each customer. However, the Management also considers the statistical information of the Group's customer base, including the risk of default in the customer's industry and country, as these factors may affect credit risk.

(3) Liquidity risk

- A. Liquidity risk is the risk that the Group will not be able to settle its financial liabilities in cash or other financial assets and not able to meet the relevant obligations. The Group's approach to managing liquidity is to ensure, to the extent possible, that the Group has sufficient liquidity to meet its liabilities as they fall due under both normal and pressuring circumstances, without incurring unacceptable losses or exposing the Group to reputational damage.
- B. The Group ensures that sufficient cash is available to meet the anticipated operating expense requirements for 60 days, including the fulfilment of financial obligations, but excludes potential impacts that cannot be reasonably expected in extreme circumstances, such as natural disasters. In addition, the Group's unused lines of credit as on June 30, 2024, December 31, and June 30, 2023, totalled at NTD 2,639,829, NTD 2,189,936 and NTD 2,069,207 respectively.
- C. The following table shows the Group's non-derivative financial liabilities and derivative financial liabilities closed on a net or aggregate basis, grouped according to the relevant maturity dates. Non-derivative financial liabilities are analyzed according to the remaining period from the balance sheet date to the contract maturity date; derivative financial liabilities are analyzed according to the remaining period from the balance sheet date to the expected maturity date. The amounts of contractual cash flows disclosed in the following table is the undiscounted amounts.

June 30, 2024

	W	ithin 1 year	<u>1~2 years</u>		<u>2~</u>	<u>2~3 years</u>		an 3 years
Non-derivative financial liabilities:								
Short-term loans	\$	762,135	\$	-	\$	-	\$	-
Notes Payable		1,612,355		-		-		-
Accounts Payable		2,323,109		-		-		-
Other Payables		1,194,138						
	\$	5,891,737	\$	<u>-</u>	\$		\$	

Derivative financial liabilities:

Forward exchange Agreement Option contract	\$	58	\$	-	\$	-	\$	-
Option contract		14_		<u>-</u>		<u>-</u>		
	\$	72	\$	<u>-</u>	\$	<u>-</u>	\$	
December 31, 2023								
	With	nin 1 year	<u>1~2 ye</u>	ears_	<u>2~3 ye</u>	ars_	More than	n 3 years
Non-derivative financial liabilities:								
Short-term loans	\$	558,488	\$	-	\$	-	\$	-
Notes Payable	1,506,8	892		-		-		-
Accounts Payable	1,466,	198		-		-		-
Other Payables		770,258		<u>-</u>				<u>-</u>
	\$ 4	4,301,836	\$	<u>-</u>	\$	<u>-</u>	\$	
<u>Derivative financial liabilities</u> :None.								
Derivative financial liabilities: None. June 30, 2023								
	With	hin 1 year	<u>1~2 ye</u>	ears	2~3 ye	<u>ars</u>	More than	n 3 years
	<u>Witl</u>	hin 1 year	<u>1~2 ye</u>	ear <u>s</u>	2~3 ye	ars	More than	n 3 years
June 30, 2023	<u>Witl</u> \$	nin 1 year 510,004	<u>1~2 ye</u> \$	<u>-</u>	2~3 ye	ars -	More than	n 3 years
June 30, 2023 Non-derivative financial liabilities:		510,004		ears - -		ars -		n 3 years
June 30, 2023 Non-derivative financial liabilities: Short-term loans	\$	510,004 346		ears - -		ars - -		n 3 years
June 30, 2023 Non-derivative financial liabilities: Short-term loans Notes Payable	\$ 1,493,5	510,004 346 085		- - -		<u>ars</u> - - -		n 3 years
Non-derivative financial liabilities: Short-term loans Notes Payable Accounts Payable	\$ 1,493,3 2,298,0	510,004 346 085						
Non-derivative financial liabilities: Short-term loans Notes Payable Accounts Payable Other Payables	\$ 1,493,3 2,298,0 1,244,4	510,004 346 085		-				n 3 years
Non-derivative financial liabilities: Short-term loans Notes Payable Accounts Payable Other Payables	\$ 1,493,3 2,298,0 1,244,4	510,004 346 085 444 353,300		-			\$	

(III) <u>Information on Fair Value</u>

- 1. The hierarchy of valuation techniques used to measure the fair value of financial and non-financial instruments are defined as follows:
 - Level 1: quoted prices (unadjusted) in the active market for the same assets or liabilities that an enterprise may acquire at the measurement date. An active market is a market in where assets or liabilities are traded with sufficient frequency and quantity to provide pricing information on a continuing basis. The wealth management products invested by the Group is included.
 - Level 2: The observable input value of the asset or liability, directly or indirectly, except for the quotation included in Level 1. The fair values of hybrid instruments, derivatives and accounts receivable expected to be sold invested by the Company are all included.

Level 3: non-observable input value of the asset or liability.

- 2. For the fair value information of investment property measured at cost, please refer to Note 6(12).
- 3. Financial instruments not measured at fair value

Includes cash and cash equivalents, assets measured at amortized cost, notes receivable, accounts receivable, other receivables, short-term loans, notes payable, accounts payable, other payables, corporate bonds payable (including those maturing within one year or one operating cycle), long-term loans (including those maturing within one year or one operating cycle), and the carrying amount of security deposits received is a reasonable approximation of fair value.

- 4. The Group classified financial and non-financial instruments measured at fair value according to the nature, characteristics and risks of assets and liabilities and fair value level. The relevant information is as follows:
 - (1) The Group's classification based on the nature of assets and liabilities, the relevant information is as follows:

<u>June 30, 2024</u>				
	Level 1	Level 2	Level 3	<u>Total</u>
Assets				
Repetitive fair value				
Financial Assets at Fair Value through Profit or Loss				
Investments in designated equity instruments chosen	\$ -	\$ -	\$ 2,458	\$ 2,458
Liabilities:				
Repetitive fair value				
Financial Liabilities at Fair Value Through Profit or Loss				
Derivatives -Forward exchange Agreement	\$ -	\$ 58	\$ -	\$ 58
Derivatives -Option contract	<u>-</u>	14	<u>-</u>	14
	<u>\$</u> -	\$ 72	<u>\$ -</u>	\$ 72
December 31, 2023				
	Level 1	Level 2	Level 3	Total
Assets	201011	201012	2010.5	1041
Repetitive fair value				
Financial Assets at Fair Value through Other				
Investments in designated equity instruments chosen	\$ -	\$ -	\$ 2,341	\$ 2,341
Liabilities: None.	Ψ	<u> </u>	$\psi = 2, \mathcal{I} + 1$	Ψ 2,5-11
June 30, 2023				
<u>suite 50, 2025</u>	Level 1	Level 2	Level 3	Total
Assets	<u>Level 1</u>	<u>Level 2</u>	<u>Level 5</u>	<u>10tai</u>
Repetitive fair value				
Financial Assets at Fair Value through Other				
Accounts receivable expected to be sold	\$ -	\$ 6,939	\$ -	\$ 6,939
Investments in designated equity instruments chosen	_	-	2,328	2,328
	<u> </u>	\$ 6,939	\$ 2,328	\$ 9,267
Liabilities:	4		<u> </u>	<u> </u>
Repetitive fair value				
Financial Liabilities at Fair Value Through Profit or Loss				
Derivatives -Forward exchange Agreement	S -	\$ 3,228	\$ -	\$ 3,228
- · · · · · · · · · · · · · · · · · · ·	:			

- (2) The methods and assumptions used by the Group to measure fair value are described as follows:
 - A. When evaluating non-standard and less complex financial instruments, such as debt instruments with no active market, the Group employs valuation techniques widely used by market participants. The parameters used in the evaluation model of such financial instruments are generally market-observable information.
 - B. The evaluation of wealth management products is to use the net value of the market price as the input value of the fair value (that is, the first level).
 - C. The valuation of derivative financial instruments is based on valuation models that are widely accepted by market users, such as the discounting method and the option pricing model. Forward foreign exchange contracts are usually evaluated based on the current forward foreign exchange rate.
 - D. The Group incorporates credit risk valuation adjustments into the fair value calculation of financial and non-financial instruments to reflect the credit risk of counterparties and the Group's credit quality respectively.
- 5. There were no transfers between Level 1 and Level 2 from April 1 to June 30,2024 and 2023, and January 1 to June 30, 2024 and 2023.
- 6. There were no transfers about Level 3 from April 1 to June 30,2024 and 2023, and January 1 to June 30, 2024 and 2023.

XIII. Note Disclosure

- (I) <u>Information on Significant Transactions</u>
 - 1. Funds Loaned to Others: Please refer to Schedule I.

- 2. Endorsement or Guarantee for Others: Please refer to Schedule II.
- 3. Marketable securities held at the end of the period (excluding parts controlled by investment subsidiaries, Associates and Joint Venture):
 Please refer to Schedule III.
- 4. Cumulative amount of buying or selling negotiable securities to reach NTD 300 million or over 20% of the paid-up capital: None
- 5. The amount of acquiring property to reach NTD 300 million or over 20% of the paid-up capital: None
- 6. The amount of disposing of property to reach NTD 300 million or over 20% of the paid-up capital: None
- 7. The amount of goods purchased and sold transacted with related parties amounted to NTD 100 million or over 20% of the paid-up capital: Please refer to Schedule IV.
- 8. Receivables from related parties amounted to NTD 100 million or over 20% of the paid-up capital: Please refer to Schedule V.
- 9. Engagement in derivative instrument transactions: Please refer to the explanation in Note 6(16).
- 10. Significant transactions and amounts of business relationships between the Parent Company and the Subsidiaries and between Subsidiaries: Please refer to Schedule VI.

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

Relevant information such as the name and location of the investee company (excluding the investee companies in Mainland China): Please refer to the Schedule VII.

- (III) <u>Information on Investments in Mainland China</u>
 - 1. Basic information: Please refer to Schedule VIII.
 - Significant transactions that occurred directly or indirectly through third-region undertakings and reinvestment in investee companies in Mainland China: Nil.

(IV) <u>Information of Major Shareholders</u>

Information on Major Shareholders: Please refer to Schedule IX.

XIV. Segment Information

(I) General Information

The reportable departments of the Group are categorized into the Domestic Market and Export market. The Domestic Market is the business unit responsible for sales in Mainland China. The Export Market is the business unit responsible for sales in Northeast Asia, Europe, and America.

(II) Information on the Reporting Department's profit and loss, assets, liabilities and measurement basis and adjustment

The Group uses the departmental pre-tax profit and loss (excluding income tax, non-frequently occurring profit or loss, gains and losses on financial assets measured at fair value and exchange gains and losses) in internal management reports reviewed by the key operational decision makers as the basis for resource allocation and performance evaluation. The information and adjustment of operating segments of the consolidated company were as follows:

. . . .

20 2024

	April 1 to June 30, 2024										
Paranua	Domestic sales market	Export sales market	Others	Adjustment and elimination	<u>Total</u>						
Revenue:				•							
Revenue from external customers	\$ 2,023,058	\$ 1,259,705	\$ 26,114	\$ -	\$ 3,308,877						
Inter-departmental revenue	168,333	1,170,239		(1,338,572)							
Total revenue	\$ 2,191,391	\$ 2,429,944	\$ 26,114	(\$ 1,338,572)	\$ 3,308,877						
Report department profit or loss	\$ 62,250	\$ 8,630	\$ 24,919	(\$ 15,934)	\$ 79,865						
		A	pril 1 to June 30, 20	123							
				Adjustment and							
	Domestic sales market	Export sales market	<u>Others</u>	elimination	<u>Total</u>						
Revenue:											
Revenue from external customers	\$ 3,137,093	\$ 1,856,819	\$ 51,607	\$ -	\$ 5,045,519						
Inter-departmental revenue	303,423	1,728,348	<u> </u>	(2,031,771)							
Total revenue	\$ 3,440,516	\$ 3,585,167	\$ 51,607	<u>(\$ 2,031,771)</u>	\$ 5,045,519						
Report department profit or loss	\$ 76,371	(\$ 57,950)	\$ 49,161	(\$ 53,725)	\$ 13,857						
Report department assets	\$ 7,807,298	\$ 16,747,435	\$ -	(\$ 14,747,524)	\$ 9,807,209						
		Jar	nuary 1 to June 30, 2	2023							
				Adjustment and							
	Domestic sales market	Export sales market	<u>Others</u>	<u>elimination</u>	<u>Total</u>						
Revenue:											
Revenue from external customers	\$ 3,596,090	\$ 1,829,247	\$ 31,974	\$ -	\$ 5,457,311						

Inter-departmental revenue Total revenue Report department profit or loss Report department assets	415,320 \$ 4,011,410 \$ 87,438 \$ 7,908,022	1,691,226 \$ 3,520,473 \$ 40,029 \$ 15,794,980	\$ 31,974 \$ 30,682 \$ -	(2,106,546) (\$ 2,106,546) \$ 26,249 (\$ 13,994,295)	\$ 5,457,311 \$ 184,398 \$ 9,708,707
		<u>January</u>	1 to June 30, 2023	3	
	Domestic sales market	Export sales market	Adjustment a	nd elimination	<u>Total</u>
Revenue:					
Revenue from external customers	\$ 1,276,944	\$ 561,026	\$ 7,895	\$	-
Inter-departmental revenue	161,043	524,485		(685,528)
Total revenue	\$ 1,437,987	\$ 1,085,511	\$ 7,895	<u>(\$</u>	685,528)
Report department profit or loss	\$ 39,725	(\$ 59,862)	\$ 7,291	<u>(\$</u>	21,923)
Report department assets	\$ 6,980,348	\$ 16,010,092	\$ -	<u>(\$ 13</u>	<u>,854,645)</u>

In 2024, April 1 to June 30, 2024, and 2023, and January 1 to June 30, 2024, and 2023, the reported departmental profit and loss adjustment items are the net loss on financial assets and liabilities measured at fair value through profit or loss, foreign currency exchange gains, and bond redemption income of (NTD15,934), NTD48,172, (NTD53,725), and NTD26,249, respectively.

Airmate (Cayman) International Co Limited and Subsidiaries Funds Loaned to Others January 1 to June 30, 2024

Table 1

Unit: NT\$ Thousands (Unless otherwise specified)

Passans for Appropriate

											Reasons for	Appropri	iate				
				Is it a	Maximum		Actual		Capital loans	s Amount of	the need for	<u>d amou</u>	nt Co	llateral	İ		
No.	Companies that lend		Transaction	related	amount in the	Closing	disbursement	Interest	and its nature	e <u>business</u>	short-term	for los	<u>s</u> <u>CC</u>	Hateran	Loan limit for	Capital loans	Rema
(Note 1)	<u>funds</u>	<u>Counterparty</u>	<u>item</u>	party	current period	balance	amount	range	(Note 2)	transactions	financing	allowan	ce Nar	ne Valu	ie individual object	s and total limits	s <u>rk</u>
1	Airmate International	Airmate Electric	Long-term	Yes	\$ 504,586	\$ 502,908	\$ 502,908	2%~2.5%	2	\$ -	Business	\$	- Ni	1 \$ -	\$2,254,097	\$ 4,508,195	Note
	Co. Limited China	Appliances (Shenzhen)	receivables -								turnover						3
		Co Limited	related parties														
2	Waon Development Co	Airmate Electric	Long-term	Yes	274,860	273,158	273,158	$2\% \sim 2.5\%$	2	-	Business		- Ni	1 -	1,899,747	3,799,495	Note
	Limited	Appliances (Jiujiang)	receivables -								turnover						3
		Co. Limited	related parties														
2	Waon Development Co	1 2	Other	Yes	1,300,000	1,300,000	1,221,447	-	2	-	Business		- Ni	.1 -	1,519,798	3,799,495	Note
	Limited		receivables -								turnover						3
			related parties														
3		Appliances (Shenzhen)		Yes	27,486	-	-	-	2	-	Business		- Ni	1 -	34,050	85,125	Note
	(Shenzhen) Co., Ltd.	Co Limited	receivables -								turnover						3
			related parties														

Note 1: The explanation for this column is as follows:

- (1) Fill 0 for the issuer.
- (2) The investee company is numbered sequentially starting with Arabic numeral 1 for each entity.
- Note 2: Capital loans and its nature code:
 - (1) Companies with business transactions
 - (2) Company which requires short-term financing.
- Note 3: The operating procedures for fund lending to others are as follows:
 - (1) The amount of individual loans for the company or bank which has business transactions with the company lending funds shall not exceed the amount of business transactions between the two parties. The term "business transaction" refers to the purchase or sale of goods by both parties.
 - (2) The amount of individual loans for the company or bank with short-term financing funds necessary shall be limited to 40% of the net value of the company lending funds.
 - (3) The amount of financing for individual counterparty which engages in capital lending to the subsidiaries with the company lending funds shall be limited to no more than 50% of the net value of the company's latest financial statements.
 - (4) The total loan and amount of the company lending funds shall not exceed 40% of the net value of the company lending funds; provided, however, that the total amount of the loan does not exceed 100% of the net value of the company lending funds between foreign companies directly or indirectly holding 100% of the voting shares of the parent company, or 100% of the voting shares held directly or indirectly by the parent company.
- Note 4: The above transactions had been written off in preparing the consolidated financial report.

Airmate (Cayman) International Co Limited and Subsidiaries Endorsement or Guarantee for Others January 1 to June 30, 2024

Table 2

Unit: NT\$ Thousands (Unless otherwise specified)

		Recipient							Ratio of		Endorseme			
		endorsements/gu	arantees						accumulated		<u>nt</u>	<u>nt</u>		
									endorsement		guarantee	guarantee		
				Endorsement	<u>i</u>			Endorsement			to the	to the		
				guarantee				guarantee	amount to the	<u>Maximum</u>	subsidiary	parent	Endorsement	
				limit for	Maximum endorsement Endo			amount	net value of the	<u>limit of</u>	by the	company	Guarantee to	
No.	Endorsement Guarantor		Relationsh	<u>i</u> single	guarantee balance for the balar	nce at the end of the	Actual disbursement	secured by	latest financial	endorsement	parent	by a	Mainland	
(Note 1)	Company Name	Company name	p (Note 2)	enterprise	current period	period	amount	property.	statements	Guarantee	company	subsidiary	China.	Remark
0	The Company	Waon Development	2	\$6,412,702	\$ 2,424,603 \$	2,388,320	\$ 47,64	5 \$ -	74.49%	\$16,031,755	Y	N	N	Note 3
		Co Limited			(USD 74,500thousand) (USD	73,600thousand)	(USD 1,468thousand)						
0	The Company	Airmate Electric	2		595,529	591,842	111,54	0 -	18.46%	16,031,755	Y	N	Y	Note 3,
		Appliances (Jiujiang))	6,412,702	(RMB130,000thousand) (RM	B130,000thousand)	(RMB 24,500thousand)						note 4
		Co. Limited												
0	The Company	Airmate Electric	2		549,719	546,316	177,55		17.04%	16,031,755	Y	N	Y	Note 3,
		Appliances		6,412,702	(RMB120,000thousand) (RM	B120,000thousand)	(RMB 39,000thousand	.)						note 5
		(Shenzhen) Co												
		Limited												
	Airmate Electric	Airmate Electric			2,054,575	1,978,119	1,305,807		74.30%	13,311,970				
1	Appliances (Shenzhen)	Appliances (Jiujiang)) 4	5,324,788	(RMB448,500thousand) (RM			_			N	N	Y	Note 3
	Co Limited	Co. Limited			(KWID448,500tilousaliu) (KWI	D434,300tilousaliu)	(KWID200,025ulousaliu	,						
	Airmate Electric	Airmate Electric												
2		Appliances	4	4,409,798	2,473,736	2,458,422	626,638		111.50%	11,024,495	N	N	Y	Note 3
2	Appliances (Jiujiang) Co. Limited	(Shenzhen) Co	4	4,409,798	(RMB540,000thousand) (RM	B540,000thousand)	(RMB137,643thousand) -	111.30%	11,024,493	IN	IN	1	Note 5
	Co. Lillited	Limited												
		Airmate Electric												
2	Waon Development Co	Appliances	4	7.500.000	366,479	364,211	61,643	3	0.500/	10.007.475	N	N	Y	NI 4 2
3	Limited	(Shenzhen) Co	4	7,598,990	(RMB 80,000thousand) (RM	B 80,000thousand)	(RMB 13,540thousand)	_	9.59%	18,997,475	N	N	Ý	Note 3
		Limited			, ,	,	,							

Note 1: The explanation for this column is as follows:

- (1) Fill 0 for the issuer.
- (2) The investee company is numbered sequentially starting with Arabic numeral 1 for each entity.
- Note 2: There are 7 types of relationship between the endorsement guarantor and the endorsee as follows, please specify the type:
 - (1) Companies with business dealings.
 - (2) Companies where the Company directly or indirectly holds over 50% voting shares.

- (3) Companies that directly or indirectly hold more than 50% of the voting rights in the company.
- (4) The Company directly and indirectly holds more than 90% of the voting shares of the company.
- (5) Companies that are mutually guaranteed by the contract between peers or co-contractors based on the needs of the underwriting project.
- (6) Companies to which all investing shareholders endorse a guarantee based on its shareholding ratio as a result of the joint investment relationship.
- (7) Joint and several guarantees of performance bonds for pre-sale housing sales contracts with peers in the same industry in accordance with the regulations of the Consumer Protection Act.
- Note 3: The Company's endorsement and guarantee procedures are as follows:
 - (1) For companies with business transaction, the total amount of endorsement guarantee shall not exceed 40% of the net value of the company, and individual objects shall not exceed the amount of business transactions.
 - (2) The total amount of the endorsement guarantee of the company exceeding 50% of the shares directly and indirectly held by the company shall not exceed 40% of the net value of the company, and the individual counterparty shall not exceed

- the amount of their investment.
- (3) The total amount of the Company's overall external endorsement guarantee is limited to not more than 40 percent of the net value of the latest financial statements; and the limit for a single enterprise is limited to 40 percent of its net value. For subsidiaries which the Company holds 100% voting shares and between subsidiaries, the endorsement guarantee shall not exceed 500% of the net value based on the latest financial report. For each individual counterparty, the amount of endorsement guarantee shall not exceed 200% of the net value based on the latest financial report. And the project shall be reported to the board of directors for review.
- Note 4: Wherein the balance endorsement guarantee at the end of the period amounted to NTD 546,316, which is the bank financing limit shared with Airmate Electric (Shenzhen) Co., Ltd., totaling to not more than NTD637,369; the actual disbursement amounted to NTD111,540.
- Note 5:Wherein the balance endorsement guarantee at the end of the period amounted to NTD 546,316, which is the bank financing limit shared with Airmate Electric (Jiujiang) Co., Ltd., totaling to not more than NTD637,369; the actual disbursement amounted to NTD 177,553.
- Note 6: The above transactions had been written off in preparing the consolidated financial report.

Airmate (Cayman) International Co Limited and Subsidiaries Marketable securities held at the end of the period (excluding parts controlled by investment subsidiaries, Associates and Joint Venture) January 1 to June 30, 2024

Table 3

Unit: NT\$ Thousands (Unless otherwise specified)

					End of the pe	eriod		
				Number of				
]	Relationship	_	shares	<u>P</u>	ercentag	2	
	<u>w</u>	ith Securitie	<u>S</u>	(thousand	at the end of	of		
Company held	Types and names of negotiable securities	<u>Issuer</u>	Account Columns	shares)	the period O	wnership	Fair value Rer	mark
Airmate Electric Appliances (Shenzhen) Co	Capital contribution- Dongguan Airmate Intelligent Technology	Nil	Financial Assets at Fair Value through Other Comprehensive Income	Note	\$ 2,458	18	\$ 2,458	

Note: Refers to Limited Company, therefore it is not applicable.

Airmate (Cayman) International Co Limited and Subsidiaries The amount of goods purchased and sold transacted with related parties amounted to NTD 100 million or over 20% of the paid-up capital January 1 to June 30, 2024

Table 4

Unit: NT\$ Thousands (Unless otherwise specified)

				Cases and Reasons for Different									
									onditions from			counts Receivable	
					Transaction	details		Gener	al Trading		(Payable)		
												Ratio of total notes	
						Ratio to total	Credit					receivable (paid) to	
Supplier (Buyer) Company	Transaction counterparty	Relationship	Purchase/Sale		Amount	inputs (sales)	period	Unit price	Credit period		Balance	accounts receivable Remark	
Airmate Electric Appliances	Waon Development Co Limited	Parent/Subsidiary	(Sales)	(\$	961,352)	(24%)	According	Note	Note	\$	913,660	29%	
(Jiujiang) Co. Limited		Company					to mutual						
Airmate Electric Appliances	Waon Development Co Limited	Parent/Subsidiary	(Sales)	(763,554)	(78%)	agreement According	Note	Note		1,681,820	90%	
(Shenzhen) Co Limited	waon Development Co Limited	Company	(Sales)	(703,334)	(7070)	to mutual	Note	Note		1,081,820	9076	
(Shenzhen) eo Eminted		Company					agreement						
Airmate Electric Appliances	Airmate Electric Appliances (Jiujiang) Co.	Affiliated companies	(Sales)	(150,139)	(15%)	According	Note	Note	137	7,807	7%	
(Shenzhen) Co. Limited	Limited	•					to mutual						
							agreement						
Waon Development Co Limited	Airmate Electric Appliances (Jiujiang) Co.		Purchase		961,352	56%	According	Note	Note	(913,660)	(30%)	
	Limited	Company					to mutual						
Waon Development Co Limited	Airmate Electric Appliances (Shenzhen) C	o Doront/Subsidiory	Purchase		763,554	44%	agreement According	Note	Note	(1,681,820)	(55%)	
waon Development Co Emitted	Limited	Company	Fulchase		703,334	44 /0	to mutual	Note	Note	(1,081,820)	(3378)	
	Emined	Company					agreement						
Airmate Electric Appliances	Airmate Electric Appliances (Shenzhen) C	o Affiliated companies	Purchase		150,139	5%	According	Note	Note	(137,807)	(4%)	
(Jiujiang) Co. Limited	Limited	1			ŕ		to mutual			•		. ,	
							agreement						

Note: Except where there were no similar transactions as precedence, the trading conditions were determined by negotiation between the parties, while the remaining are not materially different from normal trading conditions.

Airmate (Cayman) International Co Limited and Subsidiaries Receivables from related parties amounted to NTD 100 million or over 20% of the paid-up capital June 30, 2024

Unit: NT\$ Thousands

Table 5

(Unless otherwise specified) Overdue accounts receivable from related Amount collected after Accounts receivable the due date for party The companies that record such transactions balance from related accounts receivable Appropriated amount as receivables Transaction counterparty Relationship Handling method from related parties for loss allowance parties Turnover Amount Airmate Electric Appliances (Shenzhen) Parent/Subsidiary Waon Development Co Limited 2,118,877 0.44 \$ \$ Co Limited Company Airmate Electric Appliances (Shenzhen) Airmate Electric Appliances (Jiujiang) 452,796 Affiliated companies 1.28 Co Limited Co. Limited Airmate Electric Appliances (Jiujiang) 291,260 Parent/Subsidiary Waon Development Co Limited Co. Limited Company Parent/Subsidiary 1,221,447 Waon Development Co Limited The Company Company Airmate Electric Appliances (Jiujiang) Co. Parent/Subsidiary Waon Development Co Limited 46,116 925,468 1.56 Limited Company Airmate Electric Appliances (Shenzhen) Parent/Subsidiary 709,393 Airmate International Co. Limited China Co Limited Company

Note: the above transactions had been written off in preparing the consolidated financial report.

Airmate (Cayman) International Co Limited and Subsidiaries Significant transactions and amounts of business relationships between the Parent Company and the Subsidiaries and between Subsidiaries January 1 to June 30, 2024

Table 6

Unit: NT\$ Thousands (Unless otherwise specified)

Where the amount of transactions between the parent company and its subsidiaries or between subsidiaries exceeds NTD 10,000,000 and is disclosed in Note 3, its counterparty transactions will not be repeated.

Transaction terms

					Transact	ion terms	
NT.			Relationship with				Ratio to total
<u>No.</u>	N. C.	T	<u>counterparty</u>	A	A 4		consolidated revenue or
(Note 1)	Name of transacting party	<u>Transacting party</u>	(Note 2)	Account	<u>Amount</u>	Transaction terms	total assets
0	The Company	Waon Development Co Limited	1	Other payables - capital loans	\$ 1,221,447	Administered according to mutual agreement	12%
1	Airmate International Co. Limited China	Airmate Electric Appliances (Shenzhen) Co Limited	1	Long-term receivables - capital loans (Note 4)	ıl 709,393	Administered according to mutual agreement	7%
2	Airmate Electric Appliances (Shenzhen) Co Limited	Airmate Electric Appliances (Jiujiang) Co. Limited	3	Sales	150,139	Administered according to mutual agreement	3%
2	Airmate Electric Appliances (Shenzhen) Co Limited	Airmate Electric Appliances (Jiujiang) Co. Limited	3	Accounts Receivable	137,807	Administered according to mutual agreement	1%
2	Airmate Electric Appliances (Shenzhen) Co Limited	Airmate Electric Appliances (Jiujiang) Co. Limited	3	Other Receivables	314,989	Administered according to mutual agreement	3%
2	Airmate Electric Appliances (Shenzhen) Co Limited	Airmate Electric Appliances (Jiujiang) Co. Limited	3	Other Incomes	82,827	Administered according to mutual agreement	2%
2	Airmate Electric Appliances (Shenzhen) Co Limited	Waon Development Co Limited	2	Sales	763,554	Administered according to mutual agreement	15%
2	Airmate Electric Appliances (Shenzhen) Co Limited	Waon Development Co Limited	2	Accounts Receivable	1,681,820	Administered according to mutual agreement	17%
2	Airmate Electric Appliances (Shenzhen) Co Limited	Waon Development Co Limited	2	Other Receivables	437,057	Administered according to mutual agreement	4%
3	Waon Development Co Limited	Airmate Electric Appliances (Jiujiang) Co. Limited	1	Long-term receivables - capital loans (Note 5)	280,689	Administered according to mutual agreement	3%
3	Waon Development Co Limited	Airmate Electric Appliances (Jiujiang) Co. Limited	1	Other Receivables	10,571	Administered according to mutual agreement	-
4	Airmate Electric Appliances (Jiujiang) Co. Limited	Airmate Electric Appliances (Shenzhen) Co Limited	3	Sales	90,366	Administered according to mutual agreement	2%
4	Airmate Electric Appliances (Jiujiang) Co. Limited	Airmate Electric Appliances (Shenzhen) Co Limited	3	Accounts Receivable	16,155	Administered according to mutual agreement	-
4	Airmate Electric Appliances (Jiujiang) Co. Limited	Waon Development Co Limited	2	Sales	961,352	Administered according to mutual agreement	19%
4	Airmate Electric Appliances (Jiujiang) Co. Limited	Waon Development Co Limited	2	Accounts Receivable	913,660	Administered according to mutual agreement	9%
4	Airmate Electric Appliances (Jiujiang) Co. Limited	Waon Development Co Limited	2	Other Receivables	11,808	Administered according to mutual agreement	-
4	Airmate Electric Appliances (Jiujiang) Co. Limited	Airmate e-Commerce (Shenzhen) Co., Ltd.	3	Sales	53,818	Administered according to mutual agreement	1%
4	Airmate Electric Appliances (Jiujiang) Co. Limited	Material Technology (Foshan) Co., Ltd.	3	Accounts Receivable	10,963	Administered according to mutual agreement	-
5	Airmate Technology (Shenzhen) Co. Limited	Airmate Electric Appliances (Jiujiang) Co. Limited	3	Advance Payment	73,730	Administered according to mutual agreement	1%
Note 1:	Fill in the numbers as follows:					-	

- (1) 0 stands for parent company.
- (2) Subsidiaries are numbered sequentially starting with Arabic numeral 1 by company.
- Note 2: The transaction was carried out in accordance with the agreement between the two parties and was not materially different from the ordinary transaction.
 - (1) Parent to Subsidiary.
 - (2) Subsidiary to parent company.
 - (3) Subsidiary to Subsidiary.
- Note 3: Only the information on the sale of goods and accounts receivable from the business relationship and significant transactions between the parent company and the subsidiary are disclosed, while the purchase of goods and accounts payable by the counterparty will not be described herein.
- Note 4:The long-term receivables of Airmate International Co. Limited China from Airmate Electric Appliances (Shenzhen) Co Limited is NTD 502,908 in capital loans and NTD 206,485 in interest.
- Note 5:The long-term receivables of Waon Development Co., Limited. from Airmate Electric Appliances (Jiujiang) Co. Limited is NTD 273,158 in capital loans and NTD 7,531 in interest.

Airmate (Cayman) International Co Limited and Subsidiaries Relevant information such as the name and location of the investee company (excluding the investee companies in Mainland China) January 1 to June 30, 2024

Table 7

(Unless otherwise specified)

Unit: NT\$ Thousands

				Initial Investme	ent (Note 1)	1	Number of Shares			Recognized gains and losses	
				T 1 01	F 1 6 :	** 11			Profit or loss of	on investments	-
			Main business	End of the current	End of previous	Held at the end of	-		investee for the	for the current	
Name of Investor	Name of investee	Location	<u>items</u>	<u>period</u>	<u>year</u>	the Period		end of the period		period (Note 2)	<u>Remark</u>
The Company	Airmate International	British Virgin	Holding	\$ 2,075,972	\$ 2,075,972	, ,	100% \$	4,507,468	\$ 3,526	\$ 3,526	Directly invested
	Holding Limited	Islands	company	(USD63,974thousand) (USD63,974 thousand)					subsidiary
											companies of the
											Company
Airmate International Holdin	2	British Virgin	Holding	2,263,752	2,263,752		100%	4,508,195	3,575	3,575	Directly invested
Limited	Limited China	Islands	company	(USD69,761thousand) (USD69,761 thousand)					subsidiary
											companies of the
											Company
Airmate International Co.	Waon Development Co	Hong Kong	Trading	3,408,338	3,408,338	-	100%	3,799,495	(39,128)	(39,128)	Directly invested
Limited China	Limited		company	(USD820,298thousand)(USD820,298thousand)	JSD820,298thousand)					subsidiary
											companies of the
											Company

Note 1: Converted using the exchange rate of USD: NTD: 1: 32.4500, RMB: HKD: 1: 1.0957, HKD: NTD: 1: 4.1550 at the date of the financial report.

Note 2: The above transactions had been written off in preparing the consolidated financial report.

Airmate (Cayman) International Co Limited and Subsidiaries Information on Investments in Mainland China - Basic Information January 1 to June 30, 2024

Table 8

Unit: NT\$ Thousands (Unless otherwise specified)

					Expor	ted or									
				Cumulative	recov	ered	Cumulative								
				investment	invest		investment		Shareholding						
				<u>amount</u>	amount		amount		ratio of the					Investment	
				transferred from	current		transferred from	 -	Company's	Pro	ofit or loss on			income	
				Taiwan at the	(Not		Taiwan at the	Profit or loss of	direct or	-	investment	Book value		recovered as of	
Name of investee company in		Paid-up capital	Investment method	beginning of the		Recover	end of the	investee for the	indirect					the current	_
Mainland China	Main business items		(Note 1)	current period	Remit	_	current period	current period	investment	cu	irrent period	end of the p		period	Remark
Airmate Electric Appliances	Production and sale of	\$ 1,038,400	(2)	\$ -	\$ -	\$ -	\$ -	(\$ 143,266)	100%	(\$	143,266)	\$ 2,662,394		\$ -	Note 3
(Shenzhen) Co Limited	household appliances an														and 5
	processing of precision														
	mold														
Airmate Electric Appliances	Production and sale of	2,362,360	(2) and (3)	-	-	-	-	132,493	100%		132,493	2,20	4,899	-	Note 3
(Jiujiang) Co. Limited	household appliances an	nd													and 5
	processing of precision														
71 A	mold	47.002	(2)					402	4007	102		2			NT / 2
Zhejiang Airmate Electrical	Sales of electric	47,803	(3)	-	-	-	-	482	40%	193		3	5,753	=	Note 3
Appliance Sales Co., Ltd.	appliances	45.506	(2)					2.022	1000/		2.022	_	- 474		and 5
Airmate Technology (Shenzhen)	Sales, research and	45,526	(3)	-	-	-	-	3,022	100%		3,022	5	5,474	=	Note 3
Co. Limited	development of														and 5
A: (C) (C) 1	household appliances	45.506	(2)					12 (2)	1000/		12.626	0	c 10c		NI 4 2
Airmate e-Commerce (Shenzhen)		45,526	(3)	-	-	-	-	12,636	100%		12,636	8	5,125	=	Note 3
Co., Ltd.	appliances	2.276	(2)					(0.275)	1000/	,	0.275)	(22	127)		and 5
Material Technology (Foshan)	Sales of household	2,276	(3)	-	-	-	-	(9,375)	100%	(9,375)	(23,	137)	-	Note 3
Co., Ltd.	appliances														and 5
Xiangdao Technology (Shenzhen		2,276	(3)	-	-	-	-	(7)	100%	(7)		2,262	-	Note 3
Co., Ltd	appliances														and 5

	Accumulated investment	Investment Review Committee	Imvestment Limit
	amount from Taiwan to	of the Ministry of Economic	Onto Mainland China
	Mainland China at the	Affairs Approved investment	According to Ministry of Economic
Company name	end of the current Period	amount	Affairs Investment Commission
(Note 2)	-	-	-

Note 1: The investment methods are divided into the following three types. Please indicate the type as follows:

- (1) Direct investment in mainland China.
- (2) Reinvestment in Mainland China through a third region (Waon Development Co Limited).
- (3) Other method, reinvestment through Airmate Electric Appliances (Shenzhen) Co Limited
- Note 2: The Company is an overseas company, so it is not bound by the limitations of "Review Principles on Investment or Technological Cooperation in Mainland China".
- Note 3: The financial reports audited by CPAs of the invested company during the same period will be recognized.
- Note 4: Converted using the exchange rate of USD: NTD: 1: 32.4500, RMB: HKD: 1: 1.0957, HKD: NTD: 1: 4.1550 at the date of the financial report.
- Note 5: Except for Zhejiang Airmate Electrical Appliance Sales Co., Ltd., the above transactions have been written off during the preparation of the Consolidated Financial Report.

Airmate (Cayman) International Co Limited and Subsidiaries

Information of Major Shareholders

June 30, 2024

Table 9

Unit: shares

Shareholding

Name of Major ShareholdersShares HeldPercentage of OwnershipPearl Place Holding28,503,02418.65%

- Note 1: This above information was calculated based on the shareholdings of the shareholders who holds more than 5% of the total common shares and preference shares of the Company (including treasury share) which has completed the non-physical registration and delivery as at the last business day of each quarter.
- Note 2: For the above information, if the shares are held by a trust, it shall be disclosed by the name of the settlor who sets up the trust.
- Note 3: The principle of preparation of this table is to calculate the distribution of the balance of each credit transaction with reference to the register of securities owners (short-selling not included) when the trading has been suspended by the extraordinary shareholders' meeting.
- Note 4: Shareholding ratio (%) = the total number of shares held by the shareholder/the total number of shares delivered after completing the non-physical registration and delivery.
- Note 5: The total number of shares (including treasury shares) that have been delivered and registered is 152,821,721 shares = 152,821,721 (common shares) + 0 (preference shares).