ONYX Healthcare Inc. and Subsidiaries Consolidated Financial Statements and Independent Auditor's Review Report For the Second Quarter of 2022 and 2021

(Stock code: 6569)

Company address: 2F, No. 135, Lane 235, Baoqiao Road, Xindian District, New Taipei City

TEL: (02)8919-2188

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

ONYX Healthcare Inc. and Subsidiaries

Consolidated Financial Statements and Independent Auditor's Review Report for the Second Quarter of 2022 and 2021

Table of Contents

	<u>Item</u>	<u>Page</u>
1.	Cover page	1
2.	Table of contents	2
3.	Independent auditor's review report	3~4
4.	Consolidated balance sheet	5~6
5.	Consolidated statement of comprehensive income	7~8
6.	Consolidated statement of changes in equity	9
7.	Consolidated cash flow statement	10~11
8.	Notes to consolidated financial statements	12~66
	(1) Company history	12
	(2) Financial statement approval date and procedures	12
	(3) Application of new and amended standards and interpretations	12~13
	(4) Summary of significant accounting policies	13~15
	(5) Sources of uncertainty to significant accounting judgments, estimates, and assumptions	15
	(6) Notes to major accounts	15~45
	(7) Related party transactions	45~50
	(8) Pledged assets	50
	(9) Major contingent liabilities and unrecognized contractual commitments	50
	(10) Losses from major disasters	50
	(11) Major post-balance sheet events	50
	(12) Others	51~63
	(13) Other disclosures	63~64
	(14) Segment information	64~66

Independent Auditor's Review Report

(111)-Cai-Shen-Bao-Zi No. 22000902

To stakeholders of ONYX Healthcare Inc.:

Preamble

We have reviewed the accompanying consolidated balance sheet of ONYX Healthcare Inc. and subsidiaries (hereinafter referred to as "ONYX Group" below) as of June 30, 2022 and 2021, the consolidated statement of comprehensive income, consolidated statement of changes in equity, and consolidated cash flow statement from April 1 to June 30, 2022 and 2021, January 1 to June 30, 2022 and 2021, and notes to consolidated financial statements (including a summary of the significant accounting policies). It is the responsibility of the management to prepare and ensure fair presentation of consolidated financial statements in accordance with Regulations Governing the Preparation of Financial Reports by Securities Issuers, and the version of IAS 34 - "Interim Financial Reporting" approved by the Financial Supervisory Commission. Our responsibility as auditor is to form a conclusion based on our review.

Scope

Except for the issues discussed in the "Basis of reservation" paragraph, we, the auditors, have performed the review in accordance with Statement on Auditing Standards No. 65 - "Financial Statement Review." The procedures executed in our review of consolidated financial statements include inquiry (mainly with employees responsible for financial and accounting affairs), analysis, and other review-related processes. The scope of financial statement review is significantly smaller than a financial statement audit, therefore we may not be able to detect all material issues through the steps we have taken, and are therefore unable to provide an audit opinion.

Basis of reservation

As mentioned in Note 4(3) of the consolidated financial statements, some of the non-material subsidiaries were consolidated using financial statements for the corresponding periods that were not reviewed by CPAs. As at June 30, 2022 and 2021, these subsidiaries aggregately reported total assets of NT\$48,653 thousand and NT\$44,632 thousand that represented 2% and 3% of consolidated total assets and total liabilities of NT\$5,500 thousand and NT\$9,611 thousand that represented 1% and 1% of consolidated total liabilities, respectively. These subsidiaries also reported total comprehensive income of NT\$(1,138) thousand, NT\$(423) thousand, NT\$(1,536) thousand, and NT\$(1,143) thousand that represented (3%), (3%), (2%), and (3%) of consolidated total comprehensive income for the periods April 1 to June 30, 2022 and 2021 and January 1 to June 30, 2022 and 2021, respectively.

Reservations

Based on our review and the review reports of other CPAs (please refer to the other issues paragraph), we found that none of the material disclosures of the consolidated financial statements mentioned above exhibited any mis-statement that did not conform with Regulations Governing the Preparation of Financial Reports by Securities Issuers or the version of IAS 34 - "Interim Financial Reporting" approved by the Financial Supervisory Commission or compromised the fair view of the consolidated financial position of ONYX Group as of June 30, 2022 and 2021 or the consolidated financial performance for the periods April 1 to June 30, 2022 and 2021 and January 1 to June 30, 2022 and 2021 and the consolidated cash flow for the periods January 1 to June 30, 2022 and 2021, except for the issues discussed in the "Basis of reservation" paragraph, where financial statements of certain non-material subsidiaries had yet to be reviewed by CPAs and may cause adjustments to the consolidated financial statements if they were CPA-reviewed.

Other issues - reviews by other CPAs

Amongst the equity-accounted business investments presented in the consolidated financial statements of ONYX Group, some of which had financial statements reviewed by other CPAs that we did not take part in. Therefore, amounts presented in the consolidated financial statements mentioned above in regards to such businesses were based on auditor-reviewed reports of other CPAs. As at June 30, 2022 and 2021, balances of the abovementioned equity-accounted investments totaled NT\$545,464 thousand and NT\$525,433 thousand, representing 28% and 32% of consolidated total assets, respectively. For the periods from April 1 to June 30, 2022 and 2021, and January 1 to June 30, 2022 and 2021, comprehensive income recognized from the abovementioned companies totaled NT\$15,491 thousand, NT\$12,173 thousand, NT\$29,325 thousand and NT\$23,316 thousand, representing 46%, 73%, 37% and 71% of consolidated comprehensive income, respectively.

PwC Taiwan

Lin,Chun-Yao

CPA

Weng, Shih-Rong

(Formerly known as) Securities and Futures Commission, The Ministry of Finance Approval reference: (85)-Tai-Cai-Zheng-(VI) No. 68702 (Formerly known as) Securities and Futures Commission, The Ministry of Finance Approval reference: (88)-Tai-Cai-Zheng-(VI) No. 95577 August 2, 2022

ONYX Healthcare Inc. and Subsidiaries

Consolidated balance sheet

As of June 30, 2022, December 31, 2021 and June 30, 2021

(Consolidated balance sheets as of June 30, 2022 and 2021, were auditor-reviewed and not audited according to the generally accepted audit principles)

Unit: NT\$ thousand

	June 30, 2022 December 31, 2				June 30, 2021						
	Assets	Note	_	Amount	%		Amount	%		Amount	%
	Current assets										
1100	Cash and cash equivalents	6(1)	\$	433,008	22	\$	182,893	11	\$	289,325	18
1110	Financial assets at fair value through	6(2)	-			•			*		
1170	profit or loss - current	((2)		5,985	-		10,125	1		4,847	-
1170 1180	Net accounts receivable Accounts receivable - related	6(3) 7		177,273	9		202,843	12		123,795	8
1180	parties, net	1		7,128	1		2,673	_		1,418	_
1200	Other receivables	7		49,331	3		4,564	_		42,474	3
1220	Current income tax asset			652	_		6,092	_		-	_
130X	Inventory	6(4)		295,691	15		271,219	16		199,746	12
1410	Prepayments			19,951	1		16,486	1		21,206	1
1470	Other current assets	8		1,311	_		1,520	_		14,033	1
11XX	Total current assets			990,330	51		698,415	41		696,844	43
]	Non-current assets										
1510	Financial assets at fair value through	6(2)									
1517	profit or loss - non-current	6(5)		26,965	1		36,406	2		36,024	2
1517	Financial assets at fair value through other comprehensive income - non-	6(3)									
	current			28,481	2		32,381	2		2,381	-
1550	Equity-accounted investments	6(6)		545,464	28		561,275	33		525,433	32
1600	Property, plant and equipment	6(7)		22,646	1		24,321	2		307,741	19
1755	Right-of-use assets	6(8) and 7		35,976	2		44,683	3		43,742	3
1760	Investment property - net	6(10), 7, and		277.022	1.4		277 (45	1.6			
1780	Intangible assets	8		276,832	14		277,645	16		4.775	-
1840	Deferred income tax assets			5,174	1		4,589	1		4,775	- 1
1900	Other non-current assets	8		24,849	1		18,994	1		17,769	1
15XX	Total non-current assets	Ü		3,390			3,224			2,508	
1XXX	Total assets			969,777	49	Φ.	1,003,518	59	Φ.	940,373	57
1212121	Current liabilities		\$	1,960,107	100	\$	1,701,933	100	\$	1,637,217	100
2100		((11)	_								
2100	Short-term loans	6(11)	\$	-	-	\$	105,000	6	\$	65,000	4
2130	Contractual liabilities - current	6(21)		89,352	5		75,755	5		42,134	3
2150 2170	Notes payable Accounts payable			-	-		-	-		1,648	-
2170	* *	7		98,318	5		91,857	5		65,920	4
	Accounts payable - related parties	7		15,443	1		32,673	2		17,312	1
2200	Other payables	6(13) and 7		202,372	10		73,754	4		219,756	13
2230	Current income tax liabilities	((10)		23,199	1		18,846	1		7,476	1
2250	Liability reserves - current	6(16)		7,206	-		6,272	-		6,325	-
2280	Lease liabilities - current	7		6,220	-		10,513	1		7,862	1
2320	Long-term liabilities due within 1 year or 1 business cycle	6(14)		10,536	1		10,744	1		10,691	1
2399	Other current liabilities - others			4,863	-		5,896	-		5,461	-
21XX	Total current liabilities			457,509	23		431,310	25		449,585	28
				731,303			тэ1,э10			77,505	

(Continued next page)

ONYX Healthcare Inc. and Subsidiaries

Consolidated balance sheet

As of June 30, 2022, December 31, 2021 and June 30, 2021

(Consolidated balance sheets as of June 30, 2022 and 2021, were auditor-reviewed and not audited according to the generally accepted audit principles)

Unit: NT\$ thousand

			June 30, 2022		December 31, 20	021	June 30, 2021		
	Liabilities and equity	Note		Amount	%	Amount	%	Amount	%
	Non-current liabilities	-							
2527	Contractual liabilities - non-current	6(21)		62,397	3	42,138	3	48,480	3
2540	Long-term loans	6(14)		149,950	8	155,043	9	160,426	10
2550	Liability reserves - non-current	6(16)		2,529	_	1,999	_	1,945	_
2570	Deferred income tax liabilities			191	_	1,278	_	-	_
2580	Lease liabilities - non-current	7		30,496	2	34,251	2	36,469	2
2645	Guarantee deposits received	7		1,148	_	1,148	_	-	_
25XX	Total non-current liabilities			246,711	13	235,857	14	247,320	15
2XXX	Total liabilities			704,220	36	667,167	39	696,905	43
	Equity			 _					
	Equity attributable to parent company shareholders Share capital	6(18)							
3110	Common share capital			332,612	17	302,612	18	275,102	17
3150	Stock dividends pending distribution			-	-	-	-	27,510	2
	Capital reserves	6(17) (19)							
3200	Capital reserves			675,079	34	462,673	27	456,882	28
	Retained earnings	6(20)							
3310	Legal reserves			131,410	7	118,655	7	118,655	7
3320	Special reserves			49,896	3	44,993	3	44,993	3
3350	Unappropriated earnings			103,238	5	146,858	8	55,805	3
	Other equity items								
3400	Other equity items		(44,580)	(2) (49,896) ((3) ((47,036)	(3)
31XX	Total equity attributable to parent company shareholders			1,247,655	64	1,025,895	60	931,911	57
36XX	Non-controlling equity	4(3)		8,232		8,871	1	8,401	
3XXX	Total equity			1,255,887	64	1,034,766	61	940,312	57
3X2X	Total liabilities and equity		\$	1,960,107	100	\$ 1,701,933	100	\$ 1,637,217	100

The attached Notes to consolidated financial statements are part of this consolidated financial statement and should be read in conjunction.

Chairman: Chuang, Yung-Shun Manager: Wang, Feng-Hsiang Head of Accounting: Yang, Hsiang-Chih

ONYX Healthcare Inc. and Subsidiaries Consolidated statement of comprehensive income January 1 to June 30, 2022 and 2021 (Reviewed only; not audited in accordance with generally accepted audit principles)

Unit: NT\$ thousand

(except earnings per share, which are presented in NTD)

				11.1	20			20		•				, T
			A	pril 1 to Jun 2022	ie 30,	F	April 1 to Jun 2021	e 30,	January 1 to June 30, 2022			January 1 to June 30, 2021		June
	Item	Note		Amount	%	_	Amount	%		Amount	%		Amount	%
4000	Operating revenues	6(21)				_								
		and 7	\$	357,464	100	\$	252,320	100	\$	776,672	100	\$	525,597	100
5000	Operating costs	6(4)												
		(24)	,	274 220		,	104 105	=2	,		4	,	254500	
5000	G	(25) and 7	(254,329) ($(_{20}$	(_	184,497) (<u>73</u>) (553,998)	((374,702) (<u>71</u>)
5900	Gross profit	((24)		103,135	29	_	67,823	27		222,674	29		150,895	29
	Operating expenses	6(24)												
6100	Selling expenses	(25) and 7	(42,344) ((12)	. (32,335) (13) /	,	87,946)	(12)	(66,830) (13)
6200	Administrative expenses		(20,081) () () (16,455) (41,208)			34,777) (
6300	R&D expenses		(18,956) () (16,715) (39,685)			43,578) (
6450	Expected credit impairment	12(2)	(10,750) ((),	, (10,713) (. // (37,003)	(3)	(43,370) (. 0)
	loss/reversal gain	(-)		84	_		161	_		558	_		408	_
6000	Total operating expenses		(81,297) ($(\overline{23})$	(65,344) (26) ((168,281)	$\overline{(22)}$	(144,777) (28)
6900	Operating profit		_	21,838	6	_	2,479	1	_	54,393	7	_	6,118	1
	Non-operating income and					_								
	expenses													
7100	Interest income			57	-		60	-		58	-		97	-
7010	Other income	6(22) and 7		4,160	1		7,173	3		10,878	1		8,478	2
7020	Other gains and losses	6(23)	,	86	-	,	1,239	-	,	710	-	,	2,952	1
7050	Financial costs		(622)	-	(325)	- (1,414)	-	(481)	-
7060	Share of profits/losses on equity-accounted associated													
	companies and joint ventures			13,201	4		11,700	5		25,147	3		22,849	4
7000	Total non-operating income		_	13,201		_	11,700		_	23,147			22,047	
7000	and expenses			16,882	5		19,847	8		35,379	4		33,895	7
7900	Pre-tax profit			38,720	11	_	22,326	9		89,772	11	-	40,013	8
7950	Income tax expense	6(26)	(7,095) ((2)	(4,002) (2) ((16,589)	(2)	(5,027) (1)
8200	Current net income	,	\$	31,625	9	\$		7	\$	73,183	9	\$	34,986	7
	Other comprehensive income					_								
	(net)													
	Items not reclassified into													
	profit or loss													
8316	Unrealized gain/loss on	6(5)												
	valuation of equity instruments at fair value													
	through other comprehensive													
	income		(\$	2,325) ((1)	\$	_	- (2	3,900)	_	\$	_	_
8320	Share of other comprehensive		(Ψ	2,323) ((1)	Ψ		`	Ψ	3,700)		Ψ		
	income from equity-													
	accounted associated													
	companies and joint ventures													
	 not reclassified into profit or 													
	loss		_	2,017	1	_	554	1		3,629		_	525	
8310	Items not reclassified into		,	200)			554	1 .	,	271			505	
	profit or loss - total		(308)		_	554	1 (271)		_	525	

(Continued next page)

ONYX Healthcare Inc. and Subsidiaries Consolidated statement of comprehensive income

January 1 to June 30, 2022 and 2021
(Reviewed only; not audited in accordance with generally accepted audit principles)

Unit: NT\$ thousand

(except earnings per share, which are presented in NTD)

			April 1 to Jun 2022	ne 30,	April 1 to June 30, 2021			January 1 to 30, 2022		January 1 to June 30, 2021		
	Item	Note	Amount	%		Amount	%	Amount	%	Amount	%	
8361 8370	Items likely to be reclassified into profit or loss Financial statement translation differences arising from foreign operations Share of other comprehensive income from equity-accounted associated		2,264	-	(2,512) (1)	6,298	1	(3,137)	(1)	
8399	companies and joint ventures - likely to be reclassified into profit or loss Income tax on items that are likely to be reclassified into	6(26)	273	-	(81)	-	549	- ((58)	-	
	profit or loss		(453)			502		(1,260)		627		
8360	Items likely to be reclassified into profit or loss - total		2,084		(2,091) (<u>1</u>)	5,587	1	(2,568)	(1)	
8300	Other comprehensive income		e 1.776		(Φ	1 527)		¢ 5216	1	(# 2.042)	(1)	
0.500	(net)		\$ 1,776		(\$	1,537)		\$ 5,316		(\$ 2,043)	(1)	
8500	Total comprehensive income for the current period Net income (loss) attributable		\$ 33,401	9	\$	16,787	7	\$ 78,499	10	\$ 32,943	6	
8610 8620	to: Parent company shareholders Non-controlling equity Total Comprehensive income		\$ 31,879 (254) \$ 31,625	9 - 9	\$ (<u>\$</u>	19,123 799) 18,324	7 - 7	\$ 73,822 (639) \$ 73,183	9 - 9	\$ 36,498 (1,512) \$ 34,986	7 	
8710 8720	attributable to: Parent company shareholders Non-controlling equity Total		\$ 33,655 (254) \$ 33,401	9 - 9	\$ (<u></u>	17,586 799) 16,787	7 - 7	\$ 79,138 (639) \$ 78,499	10	\$ 34,455 (1,512) \$ 32,943	66	
9750 9850	EPS Basic earnings per share Diluted earnings per share	6(27)	\$	0.96	\$		0.63	\$ \$	2.32	\$ \$	1.20	

The attached Notes to consolidated financial statements are part of this consolidated financial statement and should be read in conjunction.

Chairman: Chuang, Yung-Shun

Manager: Wang, Feng-Hsiang

Head of Accounting: Yang, Hsiang-Chih

ONYX Healthcare Inc. and Subsidiaries Consolidated statement of changes in equity January 1 to June 30, 2022 and 2021 (Reviewed only; not audited in accordance with generally accepted audit principles)

Unit: NT\$ thousand

		Equity attributable to parent company shareholders										
		Share	capital			Retained earnings			equity items			
	Note	Common share capital	Stock dividends pending distribution	Capital reserves	Legal reserves	Special reserves	Unappropriated earnings	Financial statement translation differences arising from foreign operations	Unrealized gains/losses on financial assets at fair value through other comprehensive income	Total	Non-controlling equity	Total
January 1 to June 30, 2021												
Balance as at January 1, 2021		\$ 275,102	¢	\$ 478,566	\$ 101,948	\$ 40,263	\$ 192,050	(\$ 7,984)	(\$ 37,009)	\$ 1,042,936	\$ 9,913	\$ 1,052,849
Current net income (loss)		\$ 273,102	<u>s -</u>	3 478,300	3 101,548	3 40,203	36,498	(3 7,764)	(3 37,009)	36,498	(1,512)	34,986
Other current comprehensive income		-	-	-	-	-	30,478	(2,568)	525	(2,043)	(1,312)	(2,043)
Total comprehensive income for the current period							36,498	(2,568)	525	34,455	(1,512)	32,943
Appropriation and distribution of 2020 earnings:	6(20)						30,476	(34,433	(32,943
Provision for legal reserves					16,707	_	(16,707)					
Provision for special reserves				_	10,707	4,730			-			_
Cash dividends		_	_	_	_	-4,730		_	_	(123,796)	_	(123,796)
Stock dividends	6(18)	_	27,510	_	_	_	(27,510)	_	_	(123,770)	_	-
Distribution of cash from capital reserves	6(19)	_	27,010	(27,510)	_	_	-	_	_	(27,510)	_	(27,510)
Share-based payment	6(17)(19)	-	_	5,826	-	_	-	-	_	5,826	_	5,826
Balance as at June 30, 2021		\$ 275,102	\$ 27,510	\$ 456,882	\$ 118,655	\$ 44,993	\$ 55,805	(\$ 10,552)	(\$ 36,484)	\$ 931,911	\$ 8,401	\$ 940,312
January 1 to June 30, 2022								,	<u> </u>			
Balance as at January 1, 2022		\$ 302,612	s -	\$ 462,673	\$ 118,655	\$ 44,993	\$ 146,858	(\$ 12,500)	(\$ 37,396)	\$ 1,025,895	\$ 8,871	\$ 1,034,766
Current net income (loss)		9 302,012	_	102,073	- 110,000	,,,,,	73,822	12,500	(4 31,370)	73,822	(639)	73,183
Other current comprehensive income		_	_	_	_	_	73,022	5,587	(271)	5,316	-	5,316
Total comprehensive income for the current period							73,822	5,587	(271)	79,138	(639)	78,499
Appropriation and distribution of 2021 earnings:	6(20)						73,022		(77,130	(
Provision for legal reserves		_	_	_	12,755	_	(12,755)	_	_	_	_	_
Provision for special reserves		_	_	_		4,903		_	_	_	_	_
Cash dividends		-	_	_	_	-	(99,784)	_	_	(99,784)	_	(99,784)
Cash issue	6(18)(19)	30,000	_	233,100	-	_	-	-	_	263,100	_	263,100
Cost of cash issue reserved for subscription by employees as remuneration	6(17)(19)			8,174						8,174	_	8,174
Distribution of cash from capital reserves	6(19)	-	-	(33,261)	-	-	-	-	-	(33,261)	-	(33,261)
Share-based payment	6(17)(19)	-	-	4,393	-	-	-	-	-	4,393	-	4,393
Balance as at June 30, 2022		\$ 332,612	s -	\$ 675,079	\$ 131,410	\$ 49,896	\$ 103,238	(\$ 6,913)	(\$ 37,667)	\$ 1,247,655	\$ 8,232	\$ 1,255,887
		y 552,012	~	9 015,017	y 151,710	Ψ 12,020	ψ 105,250	3,713	37,007	U 1,271,000	U,232	4 1,200,007

The attached Notes to consolidated financial statements are part of this consolidated financial statement and should be read in conjunction.

Chairman: Chuang, Yung-Shun

ONYX Healthcare Inc. and Subsidiaries

Consolidated cash flow statement

January 1 to June 30, 2022 and 2021

(Reviewed only; not audited in accordance with generally accepted audit principles)

Unit: NT\$ thousand

	Note		ry 1 to June 0, 2022	January 1 to June 30, 2021		
Cash flow from operating activities						
Pre-tax profit for the current period		\$	89,772	\$	40,013	
Adjustments			,		,	
Income, expenses, and losses						
Depreciation	6(7)(8)					
•	(24)		12,481		11,924	
Depreciation of investment properties	6(10)(23)					
(presented as other gains and losses)	` /\ /		813		_	
Amortization	6(24)		998		863	
Expected credit impairment loss/reversal gain		(558)	(408)	
Loss on financial assets or liabilities at fair	6(2)(12)		,	`	,	
value through profit or loss	(23)		13,581		2,957	
Interest expenses	,		1,414		481	
Interest income		(58)	(97)	
Dividend income	6(22)	Ì	3,672)		5,880)	
Share-based payment - remuneration	6(17)	`	12,567	`	5,826	
Share of profit from equity-accounted	,		,			
associated companies		(25,147)	(22,849)	
(Gain) loss on lease amendment	6(8)(23)	Ì	88)	`	6	
Change in assets/liabilities related to operating	· / /		,			
activities						
Net change in assets related to operating						
activities						
Notes receivable			-		49	
Accounts receivable		(4,445)		28,861	
Accounts receivable - related parties			25,813	(770)	
Other receivables			556		294	
Inventory		(24,472)	(20,441)	
Prepayments		(3,465)	(4,693)	
Other current assets			270	(353)	
Net change in liabilities related to operating						
activities						
Financial liabilities held for trading			-	(55)	
Contractual liabilities			33,856	(17,463)	
Notes payable			-		1,648	
Accounts payable			6,461		7,305	
Accounts payable - related parties		(17,230)	(20,548)	
Other payables		(3,082)		437	
Other payables - related parties			36	(314)	
Liability reserves			1,464	(344)	
Other current liabilities		(1,033)		1,373	

(Continued next page)

ONYX Healthcare Inc. and Subsidiaries

Consolidated cash flow statement

January 1 to June 30, 2022 and 2021

(Reviewed only; not audited in accordance with generally accepted audit principles)

Unit: NT\$ thousand

	Note		ry 1 to June 0, 2022		ary 1 to June 30, 2021
Cash inflow from operating activities			116,832		7,822
Interests received			58		97
Dividends received			3,485		5,880
Interests paid		(1,447)	(481)
Income tax refunded			5,692		-
Income tax paid		(19,073)	(46,633)
Net cash inflow (outflow) from				7	
operating activities			105,547	(33,315)
Cash flow from investing activities		·		`	
Acquisition of equity-accounted investments		\$	_	(\$	4,659)
Acquisition of property, plant, and equipment	6(28)	(7,047)	(292,659)
Acquisition of intangible assets		(1,584)	(503)
(Increase) decrease in guarantee deposits paid					
(presented as other current assets)		(166)		337
Net cash outflow from investing					
activities		(8,797)	(297,484)
Cash flow from financing activities					
(Decrease) increase in short-term loans	6(29)	(105,000)		65,000
Borrowing of long-term loan	6(29)		-		172,000
Repayment of long-term loan	6(29)	(5,301)	(883)
Repayment of lease principal	6(29)	(4,360)	(5,252)
Cash issue	6(18)	·	263,100	<u> </u>	<u> </u>
Net cash inflow from financing				·	
activities			148,439		230,865
Exchange rate impact			4,926	(3,105)
Increase (decrease) in cash and cash equivalents in					
current period			250,115	(103,039)
Opening cash and cash equivalents balance	6(1)		182,893		392,364
Closing cash and cash equivalents balance	6(1)	\$	433,008	\$	289,325

The attached Notes to consolidated financial statements are part of this consolidated financial statement and should be read in conjunction.

Chairman: Chuang, Yung-Shun Manager: Wang, Feng-Hsiang Head of Accounting: Yang, Hsiang-Chih

ONYX Healthcare Inc. and Subsidiaries

Notes to consolidated financial statements

For the Second Quarter of 2022 and 2021

(Reviewed only; not audited in accordance with generally accepted audit principles)

Unit: NT\$ thousand

(unless specified otherwise)

I. Corporate history

ONYX Healthcare Inc. (the "Company") was incorporated on February 2, 2010 in the Republic of China. The Company and its subsidiaries (collectively referred to as "Group" below) are mainly involved in the design, manufacturing, and trading of medical computers and peripherals. AAEON Technology Inc. holds 48.87% equity ownership in the Company, whereas ASUSTeK Computer Inc. is the Group's ultimate parent.

II. Financial statement approval date and procedures

This consolidated financial report was passed during the board of directors meeting dated August 2, 2022.

III. Application of new standards, amendments and interpretations

(I) <u>Impacts of adopting new and amended International Financial Reporting Standards (IFRS)</u> approved by the Financial Supervisory Commission (FSC)

The following is a list of new/amended/modified IFRSs and interpretations approved by FSC that are applicable for the 2022 financial year:

New/amended/modified standards and interpretations Amendments to IFRS 3 regarding "Reference to the Conceptual Framework"	Effective date of IASB announcement January 1, 2022
Amendments to IAS 16 regarding "Property, Plant and Equipment: Proceeds before Intended Use"	January 1, 2022
Amendment to IAS 37 regarding "Onerous Contracts - Cost of Fulfilling a Contract"	January 1, 2022
Improvements for years 2018-2020	January 1, 2022

After a thorough assessment, the Group expects no material financial or performance impact from the above standards and interpretations.

(II) Impacts of adopting new and amended IFRSs not yet approved by FSC

The following is a list of new/amended/modified IFRSs and interpretations approved by FSC that are applicable for the 2023 financial year:

	Effective date of IASB
New/amended/modified standards and interpretations	<u>announcement</u>
Amendments to IAS 1 regarding "Disclosure of Accounting	January 1, 2023
Policies"	
Amendments to IAS 8 regarding "Definition of Accounting	January 1, 2023
Estimates"	

Amendments to IAS 12 regarding "Deferred Tax related to Assets January 1, 2023 and Liabilities arising from a Single Transaction"

After a thorough assessment, the Group expects no material financial or performance impact from the above standards and interpretations.

(III) <u>Impacts of IFRS changes announced by International Accounting Standards Board (IASB) but</u> not yet approved by FSC

The following is a list of new/amended/modified IFRSs announced by IASB but not approved by FSC:

	Effective date of IASB
New/amended/modified standards and interpretations	announcement
Amendments to IFRS 10 and IAS 28 regarding "Sale or	Pending final decision
Contribution of Assets Between an Investor and Its Associate or	from IASB
Joint Venture"	
IFRS 17 - Insurance Contracts	January 1, 2023
Amendments to IFRS 17 - "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17 - "Initial Application of IFRS 17 and IFRS 9 - Comparative Information"	January 1, 2023
Amendments to IAS 1 regarding "Classification of Liabilities as Current or Non-current"	January 1, 2023

After a thorough assessment, the Group expects no material financial or performance impact from the above standards and interpretations.

IV. Summary of significant accounting policies

Except for the statement of compliance, basis of preparation, basis of consolidation, and new explanations provided below, all other significant accounting policies are unchanged from Note 4 of the 2021 consolidated financial statements. Unless otherwise stated, the following policies were applied consistently in all reporting periods.

(I) Statement of compliance

- The consolidated financial statements have been prepared in accordance with Regulations Governing the Preparation of Financial Reports by Securities Issuers and FSC-approved IAS 34 - "Interim Financial Reporting."
- 2. These consolidated financial statements should be read in conjunction with the 2021 consolidated financial statements.

(II) Basis of preparation

- 1. This consolidated financial report is prepared based on historical cost, except for items including financial assets and liabilities at fair value through profit or loss (including derivatives) and financial assets at fair value through other comprehensive income.
- 2. Preparation of financial report that complies with the version of International Financial Reporting Standards, International Accounting Standards and interpretations approved by the FSC (collectively referred to as "IFRSs" below) involves some use of critical accounting estimates, and the management is required to exercise some judgment when applying the Company's accounting policies. Please refer to Note 5 for highly complex and significant assumptions and estimates made in relation to the consolidated financial report.

(III) Basis of consolidation

- Basis of preparation for consolidated financial report
 Basis of preparation for this consolidated financial report is identical to the 2021 consolidated financial report.
- 2. Subsidiaries included in the consolidated financial report:

 Shareholding percentage

Name of investor The Company	Name of subsidiary ONYX HEALTHCARE USA, Inc.(OHU)	Business activities Sale of medical computers and peripherals	June 30, 2022 100	December 31, 2021 100	June 30, 2021 100	<u>Description</u>
The Company	ONYX HEALTHCARE EUROPE B.V.(ONI)	Marketing support and maintenance of medical computers and peripherals	100	100	100	Note 1
The Company	Onyx Healthcare (Shanghai) Inc. (OCI)	Sale of medical computers and peripherals	100	100	100	Note 1
The Company	iHELPER Inc. (iHELPER)	Research, development, and sale of medical robots	46	46	46	Note 1 and Note 2

Note 1: These entities do not meet the definition of material subsidiary, and therefore financial statements dated June 30, 2022 and 2021, were not reviewed by CPAs.

- Note 2: The Company holds less than 50% aggregate ownership in the entity, but includes it in the preparation of consolidated financial report as the Company has control over the entity's financial, operational and personnel decisions.
- 3. Subsidiaries not included in the consolidated financial report: None.
- 4. Methods for aligning subsidiaries' accounting periods: None.
- 5. Significant limitations: None.
- 6. Subsidiaries with non-controlling owners that are significant to the Group: The Group had non-controlling equity outstanding at \$8,232, \$8,871, and \$8,401 on June 30, 2022, December 31, 2021 and June 30, 2021, respectively. None of the non-controlling shareholders were significant to the Group.
- V. <u>Major sources of uncertainty for significant accounting judgments, estimates and assumptions</u>

 There were no significant changes in the current period; please refer to Note 5 of the 2021 consolidated financial report.

VI. Notes to major accounts

(I) Cash and cash equivalents

	June 30, 2022	_	Decemb	er 31, 2021	June 3	0, 2021
Petty cash	\$	327	\$	263	\$	273
Check and current deposit	402	2,961		182,630		249,042
Time deposit	29	,720				40,010
	\$ 433	5,008	\$	182,893	\$	289,325

- 1. All financial institutions that the Group deals with are of strong credit background. The Group also diversifies credit risk by dealing with multiple financial institutions at the same time and therefore is unlikely to suffer from the default of a financial institution.
- 2. Cash and cash equivalents that have been placed as collateral for forward exchange contracts are presented as other financial assets (under other current assets). Please see Note 8 for details.

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

	June 3	0, 2022	Dece	mber 31, 2021	June	30, 2021
Current portion:						
Financial assets						
mandatory to be						
carried at fair value						
through profit or loss	Ф	0.072	Φ	0.072	Ф	(250
TWSE/TPEX listed	\$	9,873	\$	9,873	\$	6,250
shares	(2 000)		252	(1 402)
Valuation adjustment	(3,888)		252	(1,403)
	\$	5,985	\$	10,125	\$	4,847
Non-current portion:						
Financial assets						
mandatory to be						
carried at fair value						
through profit or loss						
Not listed on	\$	30,000	\$	30,000	\$	30,000
TWSE/TPEX or the						
Emerging Stock						
Market board						
Valuation adjustment	(3,035)		6,406		6,024
	\$	26,965	\$	36,406	\$	36,024

1. Details of gains or losses on financial assets at fair value through profit or loss:

	April 1 to June 30, 2022	April 1 to June 30, 2021
Financial assets mandatory to be carried at fair value through profit or loss		
Equity instrument	<u>(\$ 7,516)</u>	<u>(\$ 6,817)</u>
	January 1 to June 30, 2022	January 1 to June 30, 2021
Financial assets mandatory to be carried at fair value		
through profit or loss Equity instrument	(\$ 13,581)	<u>(\$ 2,901)</u>

- 2. None of the Group's financial assets at fair value through profit or loss was placed as collateral.
- 3. For information relating to the credit risk of financial assets carried at fair value through profit or loss, please refer to Note 12(2).

(III) Accounts receivable

	June 3	0, 2022	Dece	mber 31, 2021	June	30, 2021
Accounts receivable	\$	193,859	\$	219,671	\$	139,246
Less: loss provisions	(16,586)	(16,828)	(15,451)
	\$	177,273	\$	202,843	\$	123,795

1. Accounts receivable (including related parties) aging analysis:

	June 30,	2022	Decen	nber 31, 2021	June 3	0, 2021
Current	\$	150,151	\$	176,777	\$	104,128
Overdue within 30 days		33,047		27,029		18,862
Overdue 31 - 60 days		1,747		1,846		1,610
Overdue 61 - 90 days		771		76		731
Overdue 91 - 120 days		-		-		287
Overdue more than 121		15,271		16,616		15,046
days						
	\$	200,987		222,344	\$	140,664

The above aging analysis has been prepared based on the number of days overdue.

- 2. Balances of accounts receivable (including related parties) as at June 30, 2022, December 31, 2021, and June 30, 2021 had arisen entirely from contractual arrangements with customers. Balances of contractual proceeds receivable from customers (including related parties) and loss provisions as at January 1, 2021 were \$168,804 and \$16,040, respectively.
- 3. In the absence of collaterals and other credit enhancements, maximum credit risk exposure associated with the Group's accounts receivable (including related parties) as at June 30, 2022, December 31, 2021, and June 30, 2021 amounted to \$184,401, \$205,516, and \$125,213, respectively.
- 4. The Group held no collateral on accounts receivable (including related parties).
- 5. For credit risk information on accounts receivable (including related parties), please refer to Note 12(2).

(IV) <u>Inventory</u>

	June 30	, 2022			
			<u>A1</u>	lowance for obsolescence	
		<u>Cost</u>		and devaluation loss	Book value
Raw materials	\$	175,740	(\$	18,438)	\$ 157,302
Work-in-progress		31,405	(256)	31,149
Semi-finished goods		79,481	(11,443)	68,038
Finished goods		59,451	(20,249)	 39,202
	\$	346,077	<u>(\$</u>	50,386)	\$ 295,691

	Dece	ember 31, 2021				
			Allowa	ance for obsolescence		
		<u>Cost</u>	and	d devaluation loss	<u>I</u>	<u>Book value</u>
Raw materials	\$	139,530	(\$	12,885)	\$	126,645
Work-in-progress		37,966	(652)		37,314
Semi-finished goods		76,354	(9,366)		66,988
Finished goods		53,937	(18,970)		34,967
Inventory in transit		5,305				5,305
	\$	313,092	<u>(\$</u>	41,873)	\$	271,219
	June	30, 2021				
			Allowa	ance for obsolescence		
		Cost	and	d devaluation loss	<u>I</u>	Book value
Raw materials	\$	113,039	(\$	13,300)	\$	99,739
Work-in-progress		16,965	(738)		16,227
Semi-finished goods		63,073	(9,681)		53,392
Finished goods		47,728	(17,340)		30,388
	\$	240,805	(\$	41.059)	\$	199,746

Cost of inventory recognized as expenses or losses in the current period:

	April 1 to June 30, 2022	April 1 to June 30, 2021
Cost of inventory sold	\$ 248,564	\$ 173,328
Service and warranty cost	3,571	2,159
Obsolescence and		
devaluation loss	1,612	7,731
Impairment loss	 582	 1,279
	\$ 254,329	\$ 184,497
	January 1 to June 30, 2022	<u>January 1 to June 30, 2021</u>
Cost of inventory sold	\$ 537,066	\$ 356,784
Service and warranty cost	8,787	5,710
Obsolescence and		
devaluation loss	7,563	10,893
Impairment loss	 582	 1,315
	\$ 553,998	\$ 374,702

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

		June 30, 2022	De	ecember 31, 2021		June 30, 2021
Non-current portion: Equity instrument						
Not listed on TWSE/TPEX or the Emerging Stock Market board	\$	69,334	\$	69,334	\$	39,334
Valuation adjustment	(40,853)	(36,953)	(36,953)
	\$	28,481	\$	32,381	\$	2,381

- 1. The Group has chosen to classify shares of MELTEN CONNECTED HEALTHCARE INC. and ProtectLife International Biomedical Inc., both of which are strategic investments, as financial assets at fair value through other comprehensive income. Fair values of these investments were reported at \$28,481, \$32,381, and \$2,381 as at June 30, 2022, December 31, 2021, and June 30, 2021.
- 2. The amounts of fair value changes recognized through comprehensive income for financial assets at fair value through other comprehensive income were (\$2,325), \$0, (\$3,900) and \$0 for the periods April 1 to June 30, 2022 and 2021, and January 1 to June 30, 2022 and 2021, respectively.
- 3. None of the Group's financial assets at fair value through other comprehensive income was placed as collateral.
- h

4. For information other comprehen	relating to the cre sive income, pleas				t fair	value through
(VI) Equity-accounted in	<u>ivestments</u>					
	June 3	30, 20	22	Decembe	er 31.	2021
Name of associated company		•		Shareholding %		
Winmate Inc.	13.83%	\$	545,464	13.85%	\$	561,275
(Winmate)(Note)						
Name of associated				June 3 Shareholding %	30, 20 Amo	
Winmate Inc. (Winmate)(Note)				13.68%	\$	525,433

Note: Although the Group held less than 20% of voting shares in Winmate, it did undertake directorship in Winmate and therefore accounted for the entity using the equity method for exercising significant influence.

1. Summary financial information of significant associated companies:

Balance sheet

	Wi	<u>nmate</u>				
		June 30, 2022	<u>De</u>	cember 31, 2021		<u>June 30, 2021</u>
Current assets	\$	2,329,530	\$	2,320,961	\$	2,383,687
Non-current assets		1,289,587		1,208,922		1,050,350
Current liabilities	(1,405,456)	(740,940)	(825,598)
Non-current liabilities	(21,083)	(501,456)	(499,583)
Total net assets	_\$_	2,192,578		2,287,487	\$	2,108,856
As a percentage of net assets across associated companies	\$	303,108	\$	318,919	\$	288,491
Goodwill		242,356		242,356		236,942
Book value of associated	_\$_	545,464	\$	561,275	\$	525,433
company						

Statement of comprehensive income

	Winmate			
	April 1 t	o June 30, 2022	Apr	il 1 to June 30, 2021
Income	\$	606,922	\$	611,139
Current net income	\$	93,223	\$	96,157
Other comprehensive income		34,154		4,334
(net, after-tax)				
Total comprehensive income	\$	127,377	\$	100,491
for the current period			_	
Dividends received from	\$	45,136	\$	39,644
associated companies				
<u>*</u>	XX7°			
•	Winmate			
•		to June 30, 2022	Janua	ary 1 to June 30, 2021
Income		to June 30, 2022 1,194,636	Janua \$	1,195,837
Income Current net income			,	-
	January 1	1,194,636	\$	1,195,837
Current net income	January 1	1,194,636 179,560	\$	1,195,837 178,001
Current net income Other comprehensive income	January 1	1,194,636 179,560	\$	1,195,837 178,001
Current net income Other comprehensive income (net, after-tax) Total comprehensive income for the current period	January 1	1,194,636 179,560 48,471	\$	1,195,837 178,001 4,289
Current net income Other comprehensive income (net, after-tax) Total comprehensive income	January 1	1,194,636 179,560 48,471	\$	1,195,837 178,001 4,289

2. Fair value of associated companies that are openly quoted:

	<u>Jun</u>	June 30, 2022		mber 31, 2021	<u>June 30, 2021</u>		
Winmate	\$	760,104	\$	787,214	\$	749,272	

(VII) <u>Property, plant and equipment</u>

<u>2022</u>

		Machinery	Off	ice equipment	_ Lea	ase improvements	<u>O</u>	ther equipment	Construction in progress and uipment pending inspection		Total
January 1 Cost Accumulated	\$	17,980	\$	9,547	\$	20,697	\$	78,525	\$ -	\$	126,749
depreciation	(14,281)	(7,946)	(15,012)	(65,189)		(102,428)
	\$	3,699	\$	1,601	\$	5,685	\$	13,336	\$ 	\$	24,321
January 1 Addition Depreciation Net exchange difference June 30	\$ (3,699 - 1,018) - 2,681	\$ (1,601 1,328 403) 68 2,594	\$ (5,685 - 2,415) - 3,270	\$ (13,336 603 3,633) 27 10,333	\$ 3,768 - 3,768	\$ (24,321 5,699 7,469) 95 22,646
June 30											
Cost Accumulated	\$	17,980	\$	11,184	\$	20,697	\$	79,195	\$ 3,768	\$	132,824
depreciation	(15,299)	(8,590)	(17,427)	(68,862)	 	(110,178)
	\$	2,681	\$	2,594	\$	3,270	\$	10,333	\$ 3,768	\$	22,646

<u>2021</u>

	Land	<u>I</u>	Buildings	<u>N</u>	Machinery (Office uipment	im	Lease provements	ec	Other quipment	pro eo	struction in page struction in page struction in page structure in the structure is structured in the structure is struction in the structure is struction in the structure is struction in the struction in the struction is struction in the structure is structured in the structured	n 	Total
January 1 Cost Accumulated	\$ -	\$	-	\$	17,380	\$	8,781	\$	15,187	\$	66,643	\$	4,105	\$	112,096
depreciation	\$ 	\$		_\$_	12,290) 5,090	_\$	7,569) 1,212	_\$_	13,251) 1,936	\$	58,546) 8,097	\$	4,105	_\$_	91,656) 20,440
January 1 Addition	\$ 229,660	\$	- 48,798	\$	5,090 600	\$	1,212 890	\$	1,936 4,402	\$	8,097 8,577	\$	4,105 586	\$	20,440 293,513
Transfer	-		-		-		-		3,007		1,684	(4,691)		-
Depreciation	-		-	(973)	(402)	(1,727)	(3,062)		-	(6,164)
Net exchange difference	_					(22)			(26)			(48)
June 30	\$ 229,660	\$	48,798	\$	4,717	\$	1,678	\$	7,618	\$	15,270	\$		\$	307,741
June 30															
Cost	\$ 229,660	\$	48,798	\$	17,980	\$	9,453	\$	22,596	\$	76,857	\$	-	\$	405,344
Accumulated depreciation	 _			(13,263)	(7,775)	(14,978)	(61,587)			(97,603)
	\$ 229,660	\$	48,798	_\$	4,717	\$	1,678	_\$	7,618	\$	15,270	\$		\$	307,741

Major components of property, plant, and equipment held by the Group, and useful lives:

<u>Item</u>	Major component	<u>Useful life</u>
Machinery	Oscilloscope, suspensory burn-in equipment, and automated streamline workstation	3 years
Office equipment	Server and host	3 years
Lease improvements	Plant expansion and renovation works	2 years
Other equipment	Front and back cover mold, repair mold, and sizing mold	2-5 years

- 1. All property, plant, and equipment mentioned above are self-occupied.
- 2. No borrowing cost was capitalized into the Group's property, plant, and equipment.
- 3. None of the Group's property, plant and equipment was placed as collateral.

(VIII) <u>Leases - as a lessee</u>

- 1. The Group leases buildings, transport equipment, and office equipment; the duration of the lease agreements usually ranges from 1 to 20 years. Lease contracts were individually negotiated and drafted with different terms and conditions with no additional restriction, except that the leased assets cannot be placed as collateral.
- 2. Lease tenors for buildings and transport equipment do not exceed 12 months, whereas leases for office equipment are treated as low-value leases.
- 3. Book value of right-of-use assets and recognized amounts of depreciation expense are presented below:

	<u>June 30, 2022</u>	December 31, 2021			<u>June 30, 2021</u>		
	Book value		Book value		Book value		
Buildings	\$ 33,634	\$	41,719	\$	40,082		
Transport equipment	456		864		1,345		
Office equipment	 1,886		2,100		2,315		
	\$ 35,976	\$	44,683	\$	43,742		

	<u>Ja</u>	nuary 1 to June 30, 2022	January 1 to June 30, 2021			
		<u>Depreciation</u>		<u>Depreciation</u>		
Buildings	\$	4,397	\$	5,096		
Transport equipment		401		437		
Office equipment		214		227		
	\$	5,012	\$	5,760		

- 4. Amounts of right-of-use assets added during the periods January 1 to June 30, 2022 and 2021, were \$0 and \$41,062, respectively.
- 5. Income and expenses relating to lease agreements are presented below:

	<u>A</u>	pril 1 to June 30, 2022		April 1 to June 30, 2021
Current income/expense				
accounts affected				
Interest expense on lease	\$	72	\$	136
liabilities	Ψ	72	Ψ	130
Expenses on short-term lease agreements		2,730		2,867
Lease expense of low-value		2		6
leases		2		O
Gain on lease amendment	(88)		-
	<u>Jar</u>	nuary 1 to June 30, 2022		January 1 to June 30, 2021
Current income/expense				
accounts affected				
Interest expense on lease	\$	145	\$	292
liabilities	Ψ	143	Ψ	
Expenses on short-term lease agreements		5,196		4,477
Lease expense of low-value		12		17
leases		13		17
(Gain) loss on lease amendment	(88)		6

- 6. Amounts of cash outflow incurred on leases totaled \$9,714 and \$10,038 for the periods January 1 to June 30, 2022 and 2021, respectively.
- 7. Due to the extension of existing lease agreements, right-of-use assets and lease liabilities increased by \$7,963 for the period January 1 to June 30, 2021.

(IX) Leases - as a lessor

- 1. The Group leases out its land and buildings. The current lease tenor is from September 2021 to August 2024. Lease contracts are negotiated individually and involve different terms and conditions. To ensure that lease assets are used for the purpose described, lessees are generally prohibited from sub-leasing, lending, or transferring all or part of the leased asset, or in any other way allowing others to make use of the leased asset. Lessees are also prohibited from transferring leases to others.
- 2. The Group recognized \$1,724, \$0, \$3,457, and \$0 of rental income from operating lease agreements for the periods April 1 to June 30, 2022 and 2021 and January 1 to June 30, 2022 and 2021; these amounts included no variable lease payment.

3. Maturity analysis for lease payments collectible on operating leases:

	<u>Jun</u>	e 30, 2022	Dece	mber 31, 2021
2022	\$	3,449	\$	6,897
2023		6,897		6,897
2024		4,598		4,598
2027	\$	14,944	\$	18,392

4. See Note 7 for details on the lease of assets to related parties.

(X) <u>Investment property</u>

	<u>2022</u>					
	Land		Buildings		<u>Total</u>	
January 1						
Cost	\$	229,660	\$	48,798	\$	278,458
Accumulated					(813)
depreciation	-		(813)		
	\$	229,660	\$	47,985	\$	277,645
January 1 Depreciation	\$	229,660	\$	47,985 813)	\$	277,645 813)
June 30	\$	229,660	\$	47,172	\$	276,832
June 30						
Cost	\$	229,660	\$	48,798	\$	278,458
Accumulated depreciation		<u> </u>	(1,626)	<u>(</u>	1,626)
	\$	229,660	\$	47,172	\$	276,832

- 1. The Group signed a contract to purchase real estate property located in Xindian District for a price of \$280,077 (tax-inclusive) on March 26, 2021, and ownership transfer was completed in May 2021. The Company previously presented the asset under property, plant, and equipment due to its initial intention to occupy the property; however, relocation and construction activities were disrupted due to COVID-19 control measures and it was inconvenient to have customers certify the plant relocation on-site during this time. After taking into account the above concerns, a decision was made to postpone plant relocation and lease the plant to a related party in September 2021. For this reason, the asset was reclassified into an investment property.
- 2. Rent income and direct expenses associated with investment property:

	April 1	to June 30, 2022
Rent income from investment property	_\$	1,724
Direct expenses incurred in relation to current rent income generated from investment property	\$	406
	January 1	to June 30, 2022
Rent income from investment property	\$	3,457
Direct expenses incurred in relation to current rent income		
generated from investment property	\$	813

3. Fair value of the Group's investment properties was reported at \$280,333 as at June 30, 2022 and December 31, 2021 based on the valuation result produced by an independent valuer. The valuation used a combination of the comparative approach and the income approach, which involved level 3 fair value inputs. Main assumptions of the valuation are as follows:

 $\frac{\text{June 30, 2022}}{\text{Income capitalization rate}} \qquad \frac{\text{Dune 30, 2022}}{1.8\%} \qquad \frac{\text{December 31, 2021}}{1.8\%}$

4. See Note 8 for details of investment property pledged as collateral.

(XI) Short-term loans

Nature of loan	Dece	mber 31, 2021	Interest rate range	Collateral
Bank borrowings				
Unsecured loan	_\$	105,000	1.08%~1.10%	None
Nature of loan	Ju	ne 30, 2021	Interest rate range	Collateral
Bank borrowings			 _	
Unsecured loan	\$	65,000	1.00%	None

- 1. None as of June 30, 2022.
- 2. The amounts of interest expense recognized through profit or loss were \$40, \$43, \$364 and \$43 for the periods April 1 to June 30, 2022 and 2021 and January 1 to June 30, 2022 and 2021, respectively.

(XII) Financial liabilities at fair value through profit or loss

Details of gains (losses) on financial liabilities at fair value through profit or loss:

Financial liabilities held for	•	April 1 to June	<u>)22</u>	April 1 to June 30, 2021			
trading Derivatives		\$			\$		60
Financial liabilities held for trading	•	January 1 to Jur	ie 30, 2	2022	<u>Januar</u>	<u>y 1 to</u>	o June 30, 2021
Derivatives		\$			<u>(\$</u>		56)
(XIII) Other payables							
		June 30, 2022	Dec	embe	r 31, 2021		June 30, 2021
Dividends payable Employee and director	\$	133,045	\$		-	\$	151,306
remuneration payable		31,171			21,552		28,683
Salary and bonus payable Equipment purchase		23,975			29,279		24,370
payable		378			1,726		1,099
Other payables		13,803			21,197		14,298
=	\$	202,372	\$		73,754	\$	219,756
(XIV) <u>Long-term loans</u> <u>Nature of loan</u> <u>Lo</u>	an_	tenor and repaymer method	<u>ıt Int</u>	erest :		atera	ıl June 30, 2022

Nature of loan	Loan tenor and repayment method	Interest rate	Collateral	Inn	e 30, 2022
Long town bonk	<u>memou</u>	<u>range</u>	Conactai	Juii	<u>C 30, 2022</u>
Long-term bank					
borrowings					
Secured borrowings	From May 28, 2021 to May 1	375%	Land and	\$	160,486
_	28, 2036; principal and		buildings		
	interest repayable on a				
	± •				
	monthly basis				
Less: current portion of	long-term loan			(10,536)
				\$	149,950
	Loan tenor and repayment	Interest rate		Dec	ember 31,
Nature of loan	<u>method</u>	<u>range</u>	<u>Collateral</u>		2021
Long-term bank	·				
borrowings					
Secured borrowings	From May 28, 2021 to May 1	.000%	Land and	\$	165,787
\mathcal{E}	28, 2036; principal and		buildings		,
			oundings		
	interest repayable on a				
	monthly basis				

Less: current portion of	long-term loan			(10,744)
				\$	155,043
	Loan tenor and repayment	Interest rate			
Nature of loan	<u>method</u>	<u>range</u>	Collateral	June	30, 2021
Long-term bank					
borrowings					
Secured borrowings	From May 28, 2021 to May 1	1.000%	Land and	\$	171,117
	28, 2036; principal and		buildings		
	interest repayable on a				
	monthly basis				
Less: current portion of	long-term loan			(10,691)
-	_			ί	10,071)
				\$	160,426

(XV) Pension

- 1. The Company and domestic subsidiaries have implemented defined contribution policies in accordance with the "Labor Pension Act" that apply to all employees of local nationality. For employees who are subject to the pension scheme introduced under the "Labor Pension Act," the Company and domestic subsidiaries contribute an amount equal to 6% of employees' monthly salary to their individual accounts held with the Bureau of Labor Insurance on a monthly basis. Upon retirement, employees are paid the balance of their pension account plus cumulative gains either in monthly installments or in one lump sum.
- 2. OHU currently implements a company-funded personal pension program. Every employee who voluntarily participates in the program may have pension contributions shared between OHU and the employee. OHU makes contributions at 3% of gross salary, up to the amount in employee's self contribution.
- 3. OCI is required under the retirement insurance system of The People's Republic of China to pay monthly retirement premiums at a certain percentage of gross salary for local employees. Employees' pension funds are collectively managed by the local government. OCI has no further obligations other than making monthly contributions.
- 4. ONI makes pension contributions according to local regulations.
- 5. Total pension costs recognized under the above policies amounted to \$1,787, \$1,543, \$3,250, and \$3,095 for the periods April 1 to June 30, 2022 and 2021 and January 1 to June 30, 2022 and 2021, respectively.

(XVI) Liability reserves

	<u>2022</u>	<u>2021</u>
	<u>Warranty</u>	Warranty
January 1	\$ 8,271	\$ 8,614
Increase of liability reserves in the	5,127	3,691

current period

Liability reserves used an	d reversed in
the current period	(

the current period	(3,663)	(4,035)
June 30	\$	9,735	\$	8,270

Analysis of liability reserves:

	<u>June</u>	e 30, 2022	<u>Dece</u> 1	mber 31, 2021	<u>J</u> 1	<u>une 30, 2021</u>
Current	\$	7,206	\$	6,272	\$	6,325
Non-current	_\$	2,529	\$	1,999	\$	1,945

Warranty reserves are related to the sale of medical computers; the amount in which is estimated based on historical warranty information of the product concerned.

(XVII) Share-based payment

1. The Group had the following share-based payment arrangements for the periods January 1 to June 30, 2022 and 2021:

		<u>Quantity</u>		
		<u>granted</u>		
		(thousand	Contract	
Type of agreement	Grant date	shares)	<u>duration</u>	Vesting condition
Employee warrant program	August 6, 2020	1,000	5 years	2-4 years of service
Cash issue retain for subscription by employees	January 25, 2022	418	Not applicable	Immediately vested

The above share-based payment arrangement is settled with equity.

2. Details of the above share-based payment arrangements:

	<u>20</u>	<u>022</u>	<u>2021</u>		
	Quantity of	Weighted	Quantity of	Weighted	
	warrants	average	warrants	average	
	(thousand	exercise price	(thousand	exercise price	
	shares)	<u>(NTD)</u>	shares)	<u>(NTD)</u>	
Opening balance (January 1) of outstanding	1,000	\$ 121.50		\$ 139.50	
warrants			1,000		
Warrants granted in the current period			_	_	
Closing balance (June 30) of outstanding					
warrants	1,000	119.70	1,000	139.50	
Closing balance (June 30) of exercisable					
warrants		= =		=	

3. Maturity date and exercise price of warrants outstanding as of the balance sheet date:

Type of agreement Employee warrant program	Issuance date August 6, 2020	Maturity date August 6, 2025	June 30, 20 Shares (thou shares)		Exercise pri (NTD)	<u>ce</u> 119.70
program:	1148450 0, 2020	2020	<u>December</u> :	31, 2021		
Type of agreement Employee warrant program	Issuance date August 6, 2020	Maturity date August 6, 2025	Shares (thou shares)	1,000	Exercise pri (NTD) \$	<u>ce</u> 121.50
Type of agreement Employee warrant program	Issuance date August 6, 2020	Maturity date August 6, 2025	June 30, 20 Shares (thou shares)		Exercise pri (NTD) \$	<u>ce</u> 139.50

4. The Group uses the Black-Scholes options pricing model to estimate the fair value of warrants allocated for share-based payment and the fair value of cash issues retained for subscription by employees. Information on relevant parameters is presented below:

			Exercise				Fair value
Type of			price	Expected	Expected	Risk-	per unit
agreement	Grant date	Share price	(NTD)	volatility	duration	free rate	(NTD)
Employee	August 6,	\$ 139.50	\$ 139.50	32.26%	3.88 years	0.29%	
warrant	2020						
program							\$ 35.39
Cash issue	January 25,	107.50	88.00	18.32%	0.16 years	0.34%	19.5567
retain for	2022						
subscription	1						
by							
employees							

5. Expenses incurred on share-based payments are as follows:

	<u>Apri</u>	1 1 to June 30, 2022	April 1 to June 30, 2021
Employee warrants	\$	2,196	\$ 2,922
	Janua	ry 1 to June 30, 2022	January 1 to June 30, 2021
Cash issue retain for subscription by employees	\$	8,174	-
Employee warrants		4,393	5,826
	\$	12,567	\$ 5,826

(XVIII) Share capital

- 1. Having accumulated the required number of electronic votes, a resolution was passed during the shareholder meeting held in May 2021 to capitalize \$27,510 of earnings and issue 2,751 thousand new shares. Registration for the above capital increase was completed in September 2021.
- 2. The Company had \$500,000 of authorized capital (including 6,000 thousand shares reserved for issuance of employee warrant) as per Articles of Incorporation and \$332,612 of paid-up capital issued in 33,261 thousand shares at a face value of NT\$10 per share as at June 30, 2022. Proceeds from issued shares have been fully collected.

Reconciliation between the opening and closing number of outstanding common shares (in thousand shares) in 2022 and 2021 is explained below:

	<u>2022</u>	<u>2021</u>	
January 1	30,261	27,510	
Cash issue	3,000	_	
June 30	33,261	27,510	

- 3. The board of directors passed a resolution on August 7, 2019 to issue employee warrants and later resolved on December 23, 2019 to amend the issuance policy. A total of 1,000 units of the warrant were issued, and each warrant is vested with the right to subscribe 1,000 shares. 1,000 thousand new common shares will have to be issued when the warrants are exercised. The subscription price per share will be determined according to policy. The warrants mentioned above were issued on August 6, 2020; please see Note 6(17) for details.
- 4. The board of directors passed a resolution to issue 3,000 thousand common shares for cash during the meeting held on December 17, 2021. The cash issue was effected after it was reported to the authority on January 13, 2022. The board of directors passed a resolution on January 25, 2022 to set the issuance price of the above cash issue at NT\$88 per share. The entire proceeds of \$264,000 were collected by April 1, 2022; the Company designated April 1, 2022 as the baseline date for cash issue and completed change of capital registration later on April 14, 2022.

(XIX) Capital reserves

Pursuant to The Company Act, the amount in premiums received on shares issued above the face value plus any capital reserves arising from gifts received may be used to reimburse previous losses. If the Company has not accumulated losses, this amount may be distributed

to shareholders in cash or new shares based on shareholders' exiting ownership percentage. Furthermore, according to the Securities and Exchange Act, the amount in capital reserves capitalized into share capital is capped at 10% of paid-up capital per year. The Company may not utilize capital reserves to offset losses when there is still a positive balance in the earning reserves.

	2022	2				
	S	hare premium	Emp	loyee warrants		<u>Total</u>
January 1	\$	446,346	\$	16,327	\$	462,673
Cash issue		233,100		-		233,100
Cash issue retain for		8,174		-		8,174
subscription by employees						
Distribution of cash from	(22.2(1)			(22.2(1)
capital reserves	(33,261)		-	(33,261)
Employee warrants				4,393		4,393
June 30	\$	654,359	\$	20,720	\$	675,079
	202	1				
		hare premium		loyee warrants	Ф	Total
January 1	\$	473,856	\$	4,710	\$	478,566
Distribution of cash from	(27,510)				
capital reserves				-	(27,510)
Employee warrants		_		5,826		5,826
June 30	\$	446,346	\$	10,536	\$	456,882

(XX) Retained earnings

1. According to the Articles of Incorporation, annual net income concluded by the Company is first subject to reimbursement of previous losses (including adjustment to unappropriated earnings) followed by a 10% provision for legal reserve. However, no further provision is needed when legal reserve has accumulated to an amount equal to the Company's paid-up capital. Any surpluses remaining shall be subject to provision or reversal of special reserve as laws or the authority may require. The residual balance can then be added to unappropriated earnings (including adjustment to unappropriated earnings) carried from previous years and distributed as dividends to shareholders, subject to board of directors' proposal and shareholder meeting resolution. The number of dividends paid to shareholders must not be less than 5% of total distributable earnings. Cash dividends must not be less than 10% of the sum of cash and stock dividends for the current year. However, cash dividends amounting to less than NT\$0.1 per share are to be paid in stock dividends instead.

The Company adopts a residual dividend policy that takes into consideration current and future investment prospects, capital requirements, local and foreign competition, capital budget, shareholders' interest, balanced dividend, long-term financial plans and related factors.

- 2. The legal reserve may not be used for purposes other than reimbursing previous losses or distributing proportionally back to existing shareholders in the form of cash or new shares. Only the amount of reserve that exceeds paid-up capital by 25% may be distributed in the form of cash or new shares.
- 3. When distributing earnings, the Company is bound by laws to make provision for special reserves equal to the debit balance of other equity items as of the current balance sheet date before proceeding. If the debit balance of other equity items is reversed on a later date, the amount reversed can be added to available earnings for distribution.
- 4. The 2021 earnings appropriation proposal was passed through shareholder meeting resolution on May 31, 2022, whereas the 2020 earnings appropriation proposal was resolved by shareholders on May 22, 2021 after accumulating the required number of electronic votes. Details are as follows:

		2021				<u>2020</u>				
	Amo	ount_	<u>Dividends per</u> share (NTD)			<u>Amount</u>	<u>Dividends per</u> <u>share (NTD)</u>			
Legal reserves	\$	12,755			\$	16,707				
Special reserves		4,903				4,730				
Cash dividends		99,784	\$	3.0		123,796	\$	4.5		
Stock dividends				-		27,510		1.0		
	\$	117,442			\$	172,743				

- (1) A resolution was passed during the shareholder meeting held on May 31, 2022 to issue additional common shares at a premium above face value against the capitalization of \$33,261 in capital reserves. This is equivalent to NT\$1 of stock dividend per share.
- (2) A resolution was passed after accumulating the required number of electronic votes during the shareholder meeting held on May 22, 2021 to issue additional common shares at a premium above face value against the capitalization of \$27,510 in capital reserves. This is equivalent to NT\$1 of stock dividends per share.

As explained above, the appropriation of 2021 and 2020 earnings were indifferent from the proposals raised by the board of directors.

(XXI) Operating revenues

	April 1 to June 30, 2022	April 1 to June 30, 2021
Revenue from contracts with	\$ 357,464	\$ 252,320
customers		
	January 1 to June 30, 2022	January 1 to June 30, 2021
Revenue from contracts with	\$ 776,672	\$ 525,597
customers		

1. Breakdown of revenue from contracts with customers

The Group recognizes income when merchandise is transferred or when service is rendered, which may take place progressively over time or occur at a specific time. Income can be distinguished by main product lines and geographic areas as follows:

<u>1</u>	Medical comp	outers_		Services a	nd warranty		
Revenue from contracts with external	<u>Γaiwan</u> \$203,060	<u>USA</u> <u>\$139,536</u>	Others \$ 5,474	<u>Taiwan</u> <u>\$7,988</u>	<u>USA</u> <u>\$1,393</u>	<u>Others</u> \$ 13	<u>Total</u> <u>\$357,464</u>
customers Timing of revenue recognition Revenues recognized at a	\$203,060	\$139,536	\$ 5,474	\$ -	\$ -	\$ -	\$348,070
specific time Revenues				7,988	1,393	13	9,394
recognized progressively over time	\$203,060	<u>\$139,536</u>	\$ 5,474	\$7,988	\$1,393	\$ 13	\$357,464
	Medical con	nputers		Ser	vices and wa	<u>rranty</u>	
April 1 to June 30, 2021	<u>Taiwan</u>	<u>USA</u>	Others	<u>Tai</u>	wan US	<u>SA</u>	<u>Total</u>
Revenue from contracts with external customers Timing of revenue recognition	\$ 144,893	\$ 88,3	<u>\$10,</u>	854 \$	6,208 \$	1,782	\$ 252,320
Revenues recognized at a specific time	\$ 144,893	3 \$ 88,5	\$ 10,	854 \$	- \$	-	\$ 244,330
Revenues recognized progressively over time		<u>-</u>	<u>-</u>	<u> </u>	6,208	1,782	7,990
ume	\$ 144,893	\$ 88,	<u>\$10,</u>	<u>854</u> \$	6,208 \$	1,782	\$ 252,320

January 1 to June 30,	Medical comp	<u>outers</u>	Services and warranty					
Revenue from contracts with external customers Timing of revenue recognition Revenues recognized at a	<u>Taiwan</u>	<u>USA</u>	<u>Others</u>	<u>Taiwan</u>	<u>USA</u>	Others	<u>Total</u>	
	\$390,719	\$341,923	\$23,896	\$14,854	\$5,203	\$ 77	\$776,672	
	\$390,719	\$341,923	\$23,896	\$ -	\$ -	\$ -	\$756,538	
specific time Revenues				14,854	5,203	77	20,134	
recognized progressively over time	_\$390,719	\$341,923	\$23,896	\$14,854	\$5,203	\$ 77	<u>\$776,672</u>	
	Medical cor	<u>nputers</u>		Servi	ices and war	<u>ranty</u>		
Revenue from contract with external customer Timing of revenue	ts <u>\$ 296,49</u>	3 <u>USA</u> \$				<u>2,460</u>	Total \$ 525,597	
recognition Revenues recognize at a specific time		3 \$	194,998 \$ 1	8,777 \$	- \$	-	\$ 510,268	
Revenues recognize		<u>-</u>		1	2,869	2,460	15,329	
progressively ove time	er							

2. Contractual liabilities

\$ 296,493

(1) Contractual liabilities associated with revenue from contracts with customers are as follows:

<u>\$ 194,998</u> <u>\$ 18,777</u> <u>\$ 12,869</u> <u>\$ 2,460</u> <u>\$ 525,597</u>

	June 30, 2022		December 31, 2021			ne 30, 2021	January 1, 2021	
Contractual liabilities -								
current:								
Service and sales contract	\$	79,453	\$	64,568	\$	29,335	\$	40,482
Warranty contract		9,899		11,187		12,799		14,523
Contractual liabilities - non-								
current:								
Service and sales contract		48,509		26,024		29,702		31,995
Warranty contract		13,888		16,114		18,778		21,077
	\$	151,749	\$	117,893	\$	90,614	\$	108,077

(2) Amount in opening contractual liabilities recognized as current income

	<u>April</u>	1 to June 30, 2022	April 1	to June 30, 2021
Amount in opening contractual liabilities recognized as current income				
Service and sales contract	\$	16,165	\$	4,079
Warranty contract		2,837		3,741
• -	\$	19,002	\$	7,820
	January	I to June 30, 2022	January 1	to June 30, 2021
Amount in opening contractual liabilities recognized as current income		·		
Service and sales contract	\$	34,044	\$	18,282
Warranty contract		5,886		7,584
-	\$	39,930	\$	25,866

(3) Long-term contracts not yet fulfilled

The Group had long-term contracts with customers that were unfulfilled (or not fully fulfilled) as at June 30, 2022, December 31, 2021, and June 30, 2021, which had allocated prices of \$151,749, \$117,893, and \$90,614, respectively. The management expects to recognize \$89,352, \$75,755, and \$42,134 of revenues from allocated prices of unfulfilled performance obligations as at June 30, 2022, December 31, 2021, and June 30, 2021, in the following year, whereas the remaining contract prices are expected to be recognized as income over 2 to 8 years. The above amounts do not include constraining estimates of variable consideration.

(XXII) Other income

	<u>April 1 to</u>	June 30, 2022	<u>April l t</u>	to June 30, 2021
Dividend income	\$	305	\$	5,880
Rental income		1,724		-
Other income		2,131		1,293
	\$	4,160	\$	7,173

	January 1 to June 30, 2022	<u>January 1 to June 30, 2021</u>
Dividend income	\$ 3,672	\$ 5,880
Rental income	3,457	-
Other income	3,749	2,598
_	\$ 10,878	\$ 8,478
(XXIII) Other gains and losses		
	April 1 to June 30, 2022	April 1 to June 30, 2021
Net gain (loss) on currency exchange	\$ 7,920	(\$ 2,564)
Loss on financial assets or liabilities	7,516)	(6,757)
at fair value through profit or loss		
Depreciation of investment property	(406)	-
Gain on lease amendment	88	-
Government subsidies income		10,560
=	\$ 86	\$ 1,239
	January 1 to June 30, 2022	January 1 to June 30, 2021
Net gain (loss) on currency	\$ 15,016	(\$ 4,645)
exchange	,	,
Loss on financial assets or liabilities at fair value through profit or loss	(3,581)	(2,957)
C 1	(012)	
Depreciation of investment property	(813)	-
Gain (loss) on lease amendment	88	(6)
Government subsidies income		10,560
	\$ 710	\$ 2,952

(XXIV) Additional information on the nature of costs and expenses

		to June 30, 2022		oril 1 to June 30, 2021
Employee benefit expenses	\$	67,404	\$	60,413
Depreciation on property, plant, and equipment		3,258		3,809
Depreciation on right-of-use assets		2,397		2,263
Amortization		515		444_
	\$	73,574	\$	66,929
	January	1 to June 30, 2022	Jan	uary 1 to June 30, 2021
Employee benefit expenses	\$	143,577	\$	121,602
Depreciation on property, plant, and equipment		7,469		6,164
Depreciation on right-of-use		5,012		5,760
assets				
Amortization	_	998		863
	\$	157,056	\$	134,389

(XXV) Employee benefit expenses

	<u>Apr</u>	il 1 to June 30, 2022	Apr	ril 1 to June 30, 2021
Salary expenses	\$	60,527	\$	53,291
Labor/health insurance premium		4,222		5,093
Pension expense		1,787		1,543
Other personnel expenses		868		486
	\$	67,404	\$	60,413
	Janua	ary 1 to June 30, 2022	Janua	ary 1 to June 30, 2021
Salary expenses	\$	129,025	\$	107,064
Labor/health insurance premium		9,774		10,374
Pension expense		3,250		3,095
Other personnel expenses		1,528		1,069
	\$	143,577	\$	121,602

- 1. According to the Articles of Incorporation, any profits remaining after reimbursing cumulative losses in a given year shall be subject to employee remuneration of no less than 5% and director remuneration of no higher than 3%.
- 2. The Company had estimated employee remuneration at \$4,357, \$1,625, \$8,419 and \$2,961, and director remuneration at \$600, \$600, \$1,200, and \$1,200, for the periods April 1 to June 30, 2022 and 2021, January 1 to June 30, 2022 to 2021, respectively.

All of the above amounts were presented as salary expenses for the respective years.

Amounts for the period January 1 to June 30, 2022 were estimated based on current year's profits to date and the percentages outlined in the Articles of Incorporation.

The board of directors had resolved to pay 2021 employee remuneration and director remuneration at \$11,329 and \$2,400, respectively; both figures were consistent with the amounts previously recognized in the 2021 financial report and were to be paid in cash. Payment had yet to be completed as at August 2, 2022.

Details of employees' and directors' remuneration passed by the Company's board of directors can be found on the Market Observation Post System.

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

1. Income tax expenses

(1) Composition of income tax expense:

	April 1 to June 30, 2022		April 1 to June 30, 2021
Current income tax:			
Income tax on current \$ profit	15,277	\$	9,199
Additional tax on unappropriated earnings	505		-
Overestimation of income tax expenses in			
previous years		(1,817)
Total current income tax	15,782		7,382
Deferred income tax:			
Occurrence and reversal (_ of temporary difference	8,687)	(3,380)
Income tax expense	7,095	\$	4,002

	January 1 to Jur	ne 30, 2022	January	1 to June 30, 2021
Current income tax:				
Income tax on current	\$	23,418	\$	10,581
profit				
Additional tax on				
unappropriated earnings		505		-
Underestimation		866	(1,817)
(overestimation) of				
income tax expenses				
in previous years				
Total current income tax		24,789		8,764
Deferred income tax:				
Occurrence and reversal	(8,200)	(3,737)
of temporary difference				
Income tax expense	\$	16,589	\$	5,027
-				
income tax expense	Ψ	10,307	_Ψ	3,027

(2) Income tax on other comprehensive income:

Translation differences from foreign operations	<u>April 1 to June 30, 2022</u> \$ 453	<u>April 1 to June 30, 2021</u> (\$ 502)
Translation differences from foreign operations	January 1 to June 30, 2022 \$ 1,260	<u>January 1 to June 30, 2021</u> (\$ 627)

2. Profit-seeking enterprise business income tax returns of the Company and iHELPER have been certified by the tax authority up to 2020.

(XXVII) <u>EPS</u>

	Amount after tax	April 1 to June 30, 2022 Weighted average outstanding shares (thousand shares)	Earnings per share (NTD)
Basic earnings per share			
Current net income attributable to	\$ 31,879	33,261	\$ 0.96
common shareholders of parent			
company			
Diluted earnings per share	¢ 21.070	22.261	
Current net income attributable to common shareholders of parent	\$ 31,879	33,261	
company			
Dilutive effect of potential			
common shares			
Employee remuneration	<u> </u>	85	
Current net income attributable to	\$ 31,879	33,346	\$ 0.96
common shareholders of parent			
company plus the effect of potential common shares			
potential common shares			
		April 1 to June 30, 202	1
		Retrospective adjustment	<u>=</u> .
	Amount after	to outstanding shares	Earnings per share
	tax	(thousand shares)(Note)	(NTD)
Basic earnings per share			
Current net income attributable to	\$ 19,123	30,261	\$ 0.63
common shareholders of parent			
company Diluted earnings per share			
Current net income attributable to	\$ 19,123	30,261	
common shareholders of parent	\$ 19,123	30,201	
company			
Dilutive effect of potential			
common shares			
Employee remuneration		22	
Current net income attributable to	\$ 19,123	30,283	\$ 0.63
common shareholders of parent			
company plus the effect of potential common shares			
potential common shares			
		January 1 to June 30, 202	22
		Weighted average	<u> </u>
	Amount after	outstanding shares	Earnings per share
	tax	(thousand shares)	(NTD)

Basic earnings per share			
Current net income attributable to	\$ 73,822	31,770	\$ 2.32
common shareholders of parent			
company			
Diluted earnings per share			
Current net income attributable to common shareholders of parent company	\$ 73,822	31,770	
Dilutive effect of potential common shares			
Employee remuneration	 	116	
Current net income attributable to	\$ 73,822	31,886	\$ 2.32
common shareholders of parent company plus the effect of potential common shares			

	Ar	nount after tax	January 1 to June 30, 20 Retrospective adjustment to outstanding shares (thousand shares)(Note)	 nings per share (NTD)
Basic earnings per share Current net income attributable to common shareholders of parent company Diluted earnings per share	\$	36,498	30,261	\$ 1.20
Current net income attributable to common shareholders of parent company Dilutive effect of potential common shares Employee remuneration	\$	36,498	30,261 57	
Current net income attributable to common shareholders of parent company plus the effect of potential common shares	\$	36,498	30,318	\$ 1.20

Employee warrants issued by the Company had an anti-dilutive in periods April 1 to June 30, 2022 and 2021, and January 1 to June 30, 2022 and 2021, and were therefore excluded from the calculation of diluted earnings per share.

Note: The outstanding shares mentioned above have been adjusted retrospectively for the capitalization of unappropriated earnings in 2020.

(XXVIII) Supplementary cash flow information

1. Investing activities involving partial cash outlay:

	January 1	to June 30, 2022	Janu	ary 1 to June 30, 2021
Purchase of property, plant, and				
equipment	\$	5,699	\$	293,513
Plus: equipment proceeds payable		1,726		245
at the beginning of the period				243
Less: Equipment proceeds payable	(378)	(1,099)
at the end of the period				
Cash paid during the current period	\$	7,047	\$	292,659

2. Financing activities without cash flow effects:

	<u>January</u>	1 to June 30, 2022	<u>Januar</u>	y 1 to June 30, 2021
Cash dividends declared but not yet paid	\$	133,045	\$	151,306

(XXIX) Change of liabilities relating to financing activities

	<u>2022</u>							
	Short	-term loans	Long	-term loans	Lease	<u>liabilities</u>	<u>Total</u>	
January 1	\$	105,000	\$	165,787	\$	44,764	\$	315,551
Decrease in short-term loan	(105,000)		-		-	(105,000)
Repayment of long-term loan	ı	-	(5,301)		-	(5,301)
Repayment of lease principal		-		-	(4,360)	(4,360)
Effects of exchange rate		-		-		136		136
change					,		,	- 0- 1
Other changes without cash effect			-	-	(3,824)	(3,824)
June 30	\$	_	\$	160,486	\$	36,716	\$	197,202
June 30						00,710		171,=0=
	<u>2021</u>	. 1	т	. 1	т	11 1 111/	Tr 4 1	
		-term loans		-term loans		<u>liabilities</u>	<u>Total</u>	
January 1	\$	-	\$	-	\$	9,401	\$	9,401
Increase in short-term loans		65,000		-		-		65,000
Borrowing of long-term loan		-		172,000		-		172,000
Repayment of long-term loan	1	-	(883)		-	(883)
Repayment of lease principal		-		-	(5,252)	(5,252)
Effects of exchange rate		-		-	(376)	(376)
change								
Other changes without cash	ī			<u>-</u>		40,558	-	40,558
effect June 30	Φ.	6 7 000	Ф	151 115	Ф	44004	Ф	200 440
	S	65,000	X	171 117	\	44,331	.	280,448

VII. Related party transactions

(I) Parent company and ultimate controller

The Company (incorporated in the Republic of China) has 48.87% of its shares controlled by AAEON Technology Inc. AAEON Technology Inc. is the parent company, whereas ASUSTeK Computer Inc. is the ultimate controller of the Company.

(II) Name and relationship of related parties

Name of related party Relationship with the Group

The Company's ultimate parent company ASUSTeK Computer Inc.

The Company's parent company AAEON Technology Inc.

AAEON Technology (Su Zhou) Inc. Affiliated subsidiary - with common ultimate parent AAEON TECHNOLOGY SINGAPORE Affiliated subsidiary - with common ultimate parent

PTE.LTD.

EverFocus Electronics Corp. (USA)

MACHVISION Inc Co., LTD

Affiliated subsidiary - with common ultimate parent AAEON ELECTRONICS,INC.

Winmate Inc. Associated company - investee accounted by the

Company using the equity method

Other related party - investee accounted by the Litemax Electronics Inc.

Company's parent using the equity method

Other related party - investee accounted by the IBASE Technology Inc.

Company's parent using the equity method

Other related party - investee accounted by the WT Microelectronics Co., Ltd.

Company's affiliated subsidiary using the equity method NuVision Technology, Inc.

Other related party - subsidiary of an investee accounted by the Company's affiliated subsidiary using the equity

method

Other related party - subsidiary of an investee accounted Morrihan International Corp.

by the Company's affiliated subsidiary using the equity

method

Other related party - subsidiary of an investee accounted Maxtek Technology Co., Ltd.

by the Company's affiliated subsidiary using the equity

method

Other related party - the Company's Chairman **Everfocus Electronics Corporation**

concurrently serves as chairman in the entity Other related party - the Company's Chairman

concurrently serves as chairman in the entity's parent

Other related party - the Company's Chairman AtechOEM Inc. concurrently serves as director in the entity

Other related party - the Company's Chairman

concurrently serves as director in the entity

Other related party - iHELPER's chairman serves as Kinpo Electronics Inc.

director for the entity

Other related party - subsidiary of a shareholder that has New Era AI Robotics Inc.

significant influence over iHELPER

MedAlliance Inc. Other related party - the Company's Chairman is a 1st-

degree relative to the chairman of the entity

(III) Major transactions with related parties

1. Operating revenues

	April 1 to	June 30, 2022	April 1 to Ju	ne 30, 2021
Sales of goods:				
Parent company	\$	5,141	\$	170
Affiliated subsidiary of the				
same group		2,390		1,776
Associated company		13		-
Other related parties		2,070		2,339
	\$	9,614	\$	4,285
	January 1 t	to June 30, 2022	January 1 to J	une 30, 2021
Sales of goods:				
Parent company	\$	8,976	\$	273
Affiliated subsidiary of the		4.000		2.565
same group		4,808		2,767
Associated company		27		5
Other related parties		2,239		2,471
	\$	16,050	\$	5,516

Selling prices of transactions with related parties were determined between the Group and the related counterparties, and there were no transactions of similar nature available for comparison. Other sales transactions were handled according to normal trade terms (at market price). Sales proceeds were collectible 30-60 days after shipment or 30 days after the current month-end.

2. Purchases

	April 1 t	to June 30, 2022	April 1 to June 30, 2021		
Purchase of merchandise:					
Parent company AAEON Technology Inc.	\$	41,761	\$	23,305	
Affiliated subsidiary of the same group		236		-	
Associated company		678		826	
Other related parties		5,244		7,070	
	\$	47,919	\$	31,201	

	January 1	1 to June 30, 2022	January 1 to June 30, 2021		
Purchase of merchandise:					
Parent company					
AAEON Technology Inc.	\$	109,131	\$	75,035	
Affiliated subsidiary of the same					
group		236		-	
Associated company		1,395		1,445	
Other related parties		8,474		8,320	
	\$	119,236	\$	84,800	

The abovementioned purchases were handled according to normal trade terms (at market price). Payments were made 30 days after delivery or 30-60 days after month-end.

3. Operating costs and expenses

	April 1 to J	June 30, 2022	April 1	to June 30, 2021
Parent company	\$	831	\$	1,896
Affiliated subsidiary of the same		1,153		1,068
group				·
Other related parties		70		302
	¢.	2.054	¢.	2.266
	2	2,054		3,266
	January 1 to	June 30, 2022	January 1	1 to June 30, 2021
Parent company	\$	3,634	\$	3,563
Affiliated subsidiary of the same		2 270		2 167
group		2,270		2,167
Associated company		8		38
Other related parties		149_		935
	\$	6,061	\$	6,703

The above operating costs and expenses mainly represent service charges and sundry expenses.

4. Other income

	April 1 to Ju	une 30, 2022	April 1 to June 30, 202			
Other related parties						
EverFocus Electronics Corp.(USA)	\$	1,325	\$	1,259		
Other related parties	January 1 to	June 30, 2022	January	1 to June 30, 2021		

EverFocus Electronics	\$ 2,585	\$ 2,535
Corp.(USA)	_	

Other income presented above mainly comprises income from administrative and support services.

5. Rental income (presented as other income)

	April 1 to June 30, 2022	April 1 to June 30, 2021
Parent company AAEON Technology Inc.	\$ 1,724	\$ -
	January 1 to June 30, 2022	<u>January 1 to June 30, 2021</u>
Parent company AAEON Technology Inc.	\$ 3,457	\$ -

Rent between the Group and related parties is negotiated after taking into consideration the market rate of nearby areas. Rent payments are collected on a monthly basis.

6. Related party receivables

	June 30, 2022	De	ecember 31, 2021	June 30, 2021
Accounts receivable:				
Parent company	\$ 4,578	\$	2,093	\$ 63
Affiliated subsidiary of the				
same group	2,072		447	787
Other related parties	478		133	 568
	\$ 7,128	\$	2,673	\$ 1,418
Other receivables:				
Associated company				
Winmate Inc.	\$ 45,136	\$	-	\$ 39,644
Other related parties	187			
	\$ 45,323	\$		\$ 39,644

Other receivables are mostly comprised of cash dividends receivable.

7. Related party payables

	<u>Ju</u> 1	ne 30, 2022	Dec	ember 31, 2021	<u>Ju</u>	ne 30, 2021
Accounts payable:						
Parent company						
AAEON Technology						
Inc.	\$	12,106	\$	31,709	\$	10,642

Affiliated subsidiary of the same group		238		-		-
Associated company		-		22		176
Other related parties		3,099		942		6,494
	\$	15,443	_\$	32,673	\$	17,312
	June	30, 2022	Decen	nber 31, 2021	June	30, 2021
Other payables:	<u> </u>	2 0, 2 0 2 2	<u> </u>		<u> </u>	<u> </u>
Parent company	\$	168	\$	152	\$	311
Other related parties		23	_	3		46_
	\$	191	\$	155	\$	357
8. Leases - as a lessee						
(1) Acquisition of rig	ght-of-use	assets				
(/ 1			J 20 /	2022 - Ianua	1 4	- 20, 2021
Affiliated subsidiary of the group	_	January 1 to .	june 30, 2	<u> 2022 Janua</u>	ry 1 to Jun	e 30, 2021
AAEON ELECTRONICS,INC.				\$		7,963
Extension of exi	sting lease	e agreements	with affil	iated subsidiar	y in the per	riod January 1
to June 30, 2021	increased	l right-of-use	assets an	d lease liabiliti	les by \$7,9	63.
(2) Lease liabilities						
		June 30,	<u>2022</u> <u>I</u>	December 31, 2	<u>2021</u> Jun	e 30, 2021
Affiliated subsidiary of the group	e same					
AAEON ELECTRONIO	CS,INC.					
Current		\$	<u> </u>	\$ 3,9	87 \$	3,909
Non-current		\$		\$	- \$	2,033
The Group lease tenor was from 3	-					
Amounts paid in			otaled \$1	,766 and \$2,07	8 for the pe	eriods January
1 to June 30, 20		41.				
9. Guarantee deposits r						
D/	<u>J</u> .	une 30, 2022	<u>D</u>	ecember 31, 20	<u>J</u>	une 30, 2021
Parent company AAEON Technology In	c. <u>\$</u>	1,14	18 \$	1,14	<u>\$</u>	<u>-</u>

Represents rental deposit.

(IV) Compensation for key management

	<u>April</u>	1 to June 30, 2022	<u>Apri</u>	1 1 to June 30, 2021
Short-term employee benefits	\$	12,942	\$	7,660
Retirement benefits		185		152
	\$	13,127	\$	7,812
	Januar	ry 1 to June 30, 2022	Janua	ry 1 to June 30, 2021
Short-term employee benefits	\$	27,208	\$	18,676
Retirement benefits		372		306
	\$	27,580	\$	18,982

VIII. Pledged assets

The Group had placed the following assets as collaterals:

Book value

Assets	June :	30, 2022	Dece	mber 31, 2021	June :	30, 2021	Purpose of security
Time deposit (presented a	s_\$	892	\$	830	\$	836	Security for forward
other current assets)							exchange contract
Guarantee deposits paid	\$	3,390	\$	3,224	\$	14,918	Rental deposit for
(presented as other							office and warehouse
current and non-current	t						space, and deposit for
assets)							special projects
Land (presented as	\$	229,660	\$	229,660	\$	229,660	Long-term loans
investment property)							
Buildings (presented as	_\$	47,172	_\$	47,985	_\$	48,798	Long-term loans
investment property)		·					_

IX. Major contingent liabilities and unrecognized contractual commitments

(1) Contingencies

None.

(2) Commitments

None.

X. Losses from major disasters

None.

XI. Major post-balance sheet date events

None.

XII. Others

(I)Capital management

Objectives of the Group's capital management efforts are to ensure continuity of business activities and maintain the optimal capital structure that minimizes funding costs while maximizing returns for shareholders. To maintain or adjust the capital structure, the Group may revise the amount in dividends paid to shareholders, refund capital back to shareholders, issue new shares, or reduce debts by making more effective use of working capital.

(II)Financial instruments

1. Types of financial instrument

	<u>Ju</u>	ine 30, 2022	Dece	ember 31, 2021	<u>Jur</u>	ne 30, 2021
<u>Financial assets</u>						
Financial assets at fair value through profit or loss						
Financial assets mandatory to be carried at fair value through profit or loss Financial assets at fair value through other comprehensive income	\$	32,950	\$	46,531	\$	40,871
Voluntarily designated as an	Φ	28,481	\$	32,381	¢	2,381
investment in an equity instrument Financial assets carried at cost after	Ψ	20,401	<u> </u>	<u> </u>	_Ψ	<u> </u>
amortization						
Cash and cash equivalents	\$	433,008	\$	182,893	\$	289,325
Accounts receivable		177,273		202,843		123,795
Accounts receivable - related parties		7,128		2,673		1,418
Other receivables		49,331		4,564		42,474
Other financial assets (presented as other current assets)		892		830		836
Guarantee deposits paid		3,390		3,224		14,918
(presented as other current and non-current assets)						
	\$	671,022	_\$	397,027	_\$	472,766

	June 30, 2022	<u>December 31,</u> 2021		<u>Ju</u>	ne 30, 2021
Financial liabilities					
Financial liabilities carried at cost after amortization Short-term loans	\$ _	\$	105,000	\$	65,000
Notes payable	-		-		1,648
Accounts payable	98,318		91,857		65,920
Accounts payable - related parties	15,443		32,673		17,312
Other payables	202,372		73,754		219,756
Long-term loans (including those due within one year) Guarantee deposits received	160,486 1,148		165,787 1,148		171,117 -
=	\$ 477,767	\$	470,219	\$	540,753
Lease liabilities	\$ 36,716	\$	44,764	\$	44,331

2. Risk management policy

- (1) The Group's day-to-day operations are susceptible to multiple forms of financial risk, including market risks (exchange rate risk, interest rate risk, and price risk), credit risks, and liquidity risks. The Group undertakes forward exchange contracts to eliminate exchange rate risks, thereby minimizing the adverse impact of uncertainties on the Group's financial performance.
- (2) Risk management is performed by the Group's Treasury Department according to board-approved policies. The Treasury Department is responsible for identifying, assessing, and mitigating financial risks, and it achieves this by working closely with other departments within the Group. The board of directors has implemented written principles on risk management practices and outlined policies for specific matters such as exchange rate risk, interest rate risk, credit risk, use of derivative/non-derivative instruments, and investment of residual liquid capital.
- (3) Please see Note 6(12) for more details on the use of derivatives for financial risk mitigation.

3. Characteristics and level of significant financial risks

(1) Market risk

Exchange rate risk

A. The Group is a multinational organization, and transactions undertaken by the Company and subsidiaries in currencies other than the functional currency would give rise to exchange rate risks. USD accounts for the highest exposure of exchange rate risk. Exchange rate risks arise from future commercial transactions and recognized amounts of assets and liabilities.

- B. The management has implemented policies to guide Group affiliates in managing exchange rate risks associated with their functional currencies. All entities are required to hedge exchange rate risks through the Group's Treasury Department. Exchange rate risks are measured by the value of USD transactions that are highly likely to occur. Instruments such as forward exchange are used to mitigate the effect of exchange rate volatility on expected sales revenues.
- C. The Group uses forward exchange contracts to mitigate exchange rate risks but does not adopt hedge accounting treatment. Instead, it presents them as financial assets or liabilities at fair value through profit or loss. Please refer to Note 6(12) for details.
- D. Some of the Group's business activities involve non-functional currencies (the Company and some of its subsidiaries use NTD as the functional currency, while some overseas subsidiaries use USD as the functional currency) and are therefore susceptible to exchange rate fluctuations. Information on foreign currency-denominated assets and liabilities susceptible to significant exchange rate fluctuation is presented below:

	June	30, 2022			
				Book	value
	_	n currency			
	(thous	and dollars) Ex	change rate	(NTD)	<u> </u>
(Foreign currency:					
functional currency)					
Financial assets					
Monetary items					
USD:NTD	\$	9,391	29.72	\$	279,101
Financial liabilities					
Monetary items					
USD:NTD		1,933	29.72		57,449
	Dece	mber 31, 2021			
			_	Book v	value
	Foreig	n currency		20011	
		and dollars) Ex	change rate	(NTD)	<u>)</u>
(Foreign currency:					
functional currency)					
Financial assets					
Monetary items					
USD:NTD	\$	4,628	27.68	\$	128,103
Financial liabilities					
Monetary items					
USD:NTD		1,239	27.68		34,296

June 30, 2021

		20,2021			
				Book	value
	Foreig	n currency			
	(thous	and dollars) Exc	change rate	(NTD))
(Foreign currency:	-	-		-	_
functional currency)					
Financial assets					
Monetary items					
USD:NTD	\$	4,976	27.86	\$	138,631
Financial liabilities					
Monetary items					
USD:NTD		908	27.86		25,297
					,

- E. Total gain (loss) on exchange (realized and unrealized) recognized by the Group for monetary items susceptible to significant exchange rate fluctuation in the periods April 1 to June 30, 2022 and 2021 and January 1 to June 30, 2022 and 2021, amounted to \$7,920, (\$2,564), \$15,016 and (\$4,645), respectively.
- F. The following is an analysis of risk exposures to various foreign currencies and impacts of significant exchange rate fluctuations:

	January 1 to J Sensitivity an			
(Foreign currency: functional currency) Financial assets	<u>Variation</u>	Effect on profit and lo	Effect on other comprehensive ss income	
Monetary items USD:NTD	1%	\$ 2,791	\$ -	
Financial liabilities Monetary items USD:NTD	1%	57	4 -	
	January 1 to J Sensitivity an	alysis Effect on		
(Foreign currency: functional currency)	<u>Variation</u>	profit and loss	Effect on other comprehensive income	

<u>Financial assets</u>			
Monetary items			
USD:NTD	1%	\$ 1,386 \$	-
Financial liabilities Monetary items			
USD:NTD	1%	253	_

Price risk

- A. Equity instruments held by the Group exposed to price risks have been presented as financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. For better management of price risks on equity instruments, the Group has implemented concentration limits and diversified its investment portfolio accordingly.
- B. The Group mainly invests in equity instruments issued by local companies. Prices of these equity instruments are affected by the uncertainty associated with the future value of the underlying investment. A 1% rise/fall in the price of equity instruments would increase/decrease gain or loss on equity instruments at fair value through profit or loss, and hence net income, by \$330 and \$409 for the periods January 1 to June 30, 2022 and 2021, respectively, assuming that all other factors remain unchanged. For equity investments that are carried at fair value through other comprehensive income, the above changes would increase/decrease gain or loss on investment by \$285 and \$24, respectively.

Cash flow and fair value risk of interest rate

- A. The Group's exposure to interest rate risk arises mainly from long-term loans borrowed at floating interest rates, which gives rise to the risk of cash flow change due to interest rates. This risk is partially offset by cash and cash equivalents held at a floating interest rate. The Group's floating rate borrowings for the periods January 1 to June 30, 2022 and 2021, were denominated in NTD.
- B.A 1% rise/fall in the NTD borrowing interest rate would reduce/increase net income by \$642 and \$944 for the periods January 1 to June 30, 2022 and 2021, assuming that all other factors remain unchanged. These changes are mainly attributed to changes in interest expense on loans borrowed at the floating rate.

(2) Credit risk

A. Credit risk refers to the possibility of losses suffered by the Group due to its customers or financial instrument counterparties becoming unable to fulfill contractual obligations. These risk events mostly involve the counterparties being unable to settle and pay accounts receivable according to the prescribed terms.

- B. The Group has developed credit risk management practices from a group perspective. According to the Group's internal credit policy, all operating entities are required to perform credit risk management and analysis on every new customer before establishing payment and delivery terms. The Company adopts an internal risk management system that assesses credit quality by considering customers' financial position, previous conduct, and other relevant factors. The board of directors sets individual counterparty risk limits based on internal or external assessments. Uses of credit limit are monitored on a regular basis.
- C. The Group adopts the assumptions stated in IFRS 9 and treats a contract to be in default if payment is overdue for more than 90 days.
- D. The Group has adopted the following assumptions mentioned in IFRS 9 to provide the basis for identifying any significant increase in credit risk of a financial instrument held on hand after initial recognition:
 - A financial asset is considered to have exhibited a significant increase in credit risk after initial recognition when contractual payment (according to the terms of the underlying contract) becomes past due for more than 30 days.
- E. The Group distinguishes accounts receivable (including related parties) by customers' characteristics, and adopts a simplified approach along with the use of provision matrix and loss given default to estimate expected credit loss.
- F. Financial assets that are rationally deemed unrecoverable after exhausting collection efforts are charged off. In which case, however, the Group will continue taking legal actions to secure debt entitlement. The Group had no charged-off debt with ongoing collection activities as of June 30, 2022, December 31, 2021 and June 30, 2021.
- G. (1) Customers of good credit background and insured accounts receivable are subject to loss given default of 0.2%. As of June 30, 2022, December 31, 2021 and June 30, 2021, the Company had outstanding accounts receivable of \$157,080, \$159,372 and \$117,479 and had made bad debt provisions of \$315, \$340 and \$235, respectively.
 - (2) The Group takes into account multiple considerations, including the Monitoring Indicator published by National Development Council, future prospects, historical and current information etc. to determine loss given default, which is used for estimating loss provisions on accounts receivable from customers (including related parties) under normal credit conditions. Provision matrix as of June 30, 2022, December 31, 2021 and June 30, 2021 is as follows:

	Current	Overdue within 30 days	Overdue 31 60 days	-Overdue 61 90 days	-Overdue 91 120 days	Overdue -more than 121 days	<u>Total</u>
June 30, 2022 Expected loss given default	n 0~2%	6%	21%	43%	50%	100%	
Total book value	\$ 19,417	\$ 8,431	\$ 92	\$ 696	\$ -	\$ 15,271	\$ 43,907
Loss provision	\$ 199	\$ 480 Overdue	\$ 19	\$ 302	\$ -	\$ 15,271 Overdue	\$ 16,271
	Current	within 30 days	Overdue 31 60 days	-Overdue 61 90 days	-Overdue 91 120 days	-more than 121 days	<u>Total</u>
December 31, 2021 Expected loss give	_						
default	0~2%	6%	21%	43%	50%	100%	
Total book value	\$ 34,999	\$ 12,182	\$ 577	\$ 76	\$ -	\$ 15,138	\$ 62,972
Loss provision	\$ 527	\$ 697	\$ 93	\$ 33	\$ -	\$ 15,138	\$ 16,488
		Overdue	O	0	0	Overdue	
	Current	within 30 days	60 days	-Overdue 61 90 days	120 days	121 days	<u>Total</u>
June 30, 2021 Expected loss gives	n						
default	0~2%	6%	23%	47%	50%	100%	
Total book value	\$ 6,784	\$ 758	\$ 11	\$ 564	<u>\$</u> -	\$ 15,068	\$ 23,185
Loss provision	\$ 104	\$ 42	\$ 2	\$ -	\$ -	\$ 15,068	\$ 15,216

H. Below are changes in loss provision on accounts receivable (including related parties), determined using the simplified approach:

	2022		2021	
January 1	\$	16,828	\$	16,040
Reversal of impai	rment (558)	(408)
loss				
Exchange rate imp	pact	316	(181)
June 30	\$	16,586	\$	15,451

Losses reversed during the periods January 1 to June 30, 2022 and 2021, included \$558 and \$408 of losses reversed, respectively, on receivables from contracts with customers.

(3) Liquidity risk

- A. Cash flow projections are made by individual operating entities within the Group, and consolidated by the Group Treasury Department. The Group Treasury Department is responsible for monitoring and predicting liquidity and capital requirements within the Group and ensuring that adequate capital has been sourced to support operational requirements.
- B. As at June 30, 2022, December 31, 2021 and June 30, 2021, the Group had undrawn credit limits of \$193,000, \$59,000 and \$86,800, respectively.
- C. The following table shows non-derivative financial liabilities and derivative

financial liabilities settled on a netted basis, classified by maturity date. Non-derivative financial liabilities are analyzed based on the remaining time span between balance sheet date and contract maturity, whereas derivative liabilities are analyzed based on the remaining time span between the balance sheet date and expected contract maturity. The amount of contractual cash flow shown in the table below are not discounted.

June 30, 2022

Non-derivative financial liabilities	Within 1 year	1 to 2 years	2 to 5 years	5 years and above
Accounts payable	\$ 98,318	\$ -	\$ -	\$ -
Accounts payable - related parties	15,443	-	-	-
Other payables	202,372	-	-	-
Long-term borrowings (including current portion maturing in one year and estimated interest)		12,677	38,031	113,052
Lease liabilities	6,858	3,602	6,243	25,711
December 31, 2021				
Non-derivative financial liabilities	Within 1 year	1 to 2 years	2 to 5 years	5 years and above
Short-term loans (including estimated interest)	\$ 105,305	\$ -	\$ -	\$ -
Accounts payable	91,857	-	-	-
Accounts payable - related parties	32,673	-	-	-
Other payables	73,754	-	-	-
Long-term borrowings (including current portion maturing in one year and estimated interest)	12,353	12,353	37,059	116,337
Lease liabilities	11,335	5,897	6,673	27,034

June 30, 2021

Non-derivative financial liabilities	Within 1 year		1 to 2 years		2 to 5 years		5 years and above	
Short-term loans (including estimated interest)	\$	65,607	\$	-	\$	-	\$	-
Notes payable		1,648		-		-		-
Accounts payable		65,920		-		-		-
Accounts payable - related parties		17,312		-		-		-
Other payables		219,756		-		-		-
Long-term borrowings (including current portion maturing in one year and estimated interest)		12,353	12	,353	3	7,059	122,	513
Lease liabilities		8,792	5	,976		7,637	28,	815

D. The Group does not expect cash flows in the maturity analysis to occur at an earlier time or in amounts that differ significantly.

(III) Fair value information

1. Valuation techniques and inputs used for measuring fair value of financial and non-financial instruments are defined below:

Level 1 input: Quotations that can be obtained from an active market (unadjusted) on the measurement date for asset or liability of equivalent nature. An active market is one where assets or liabilities are transacted in sufficient frequency and quantity and where price information is provided on an ongoing basis. The fair value of investments in listed shares is determined using this input.

Level 2 input: Inputs that can be observed directly or indirectly on an asset or liability, except for quotations covered in level 1 input. The fair value of investments in derivative instruments is determined using this input.

Level 3 input: Inputs that cannot be observed for an asset or liability. Investments in equity instruments without an active market are valued using this input.

- 2. For fair value information of investment properties carried at cost, please refer to Note 6(10).
- 3. Financial instruments not measured at fair value

Accounts including cash and cash equivalents, accounts receivable (including related parties), other receivables, other financial assets (presented as other current assets), guarantee deposits paid (presented as other current and non-current assets), short-term loans, accounts payable (including related parties), other payables (including related

- parties), lease liabilities, long-term loans (including current portion due in one year), and guarantee deposits received have book value that closely resembles their fair value.
- 4. Information on financial and non-financial instruments measured at fair value, classified by asset, liability, nature, characteristics, risks, and levels of fair value input:
 - (1) Group assets and liabilities by nature:

June 30, 2022 Assets	Level 1	Level 2	Level	3	<u>Total</u>		
Recurring fair value							
Financial assets at fair value through profit or loss							
Equity securities	\$ 5,985	\$	- \$	26,965	\$	32,950	
Financial assets at fair value through other comprehensive income	e						
Equity securities		<u>. </u>		28,481		28,481	
	\$ 5,985	\$	- \$	55,446	\$	61,431	
December 31, 2021	Level 1	Level 2	Leve	el 3	<u>Total</u>	<u>l</u>	
Assets							
Recurring fair value							
Financial assets at fair value through profit or loss							
Equity securities	\$ 10,125	\$	- \$	36,406	\$	46,531	
Financial assets at fair value through other comprehensive income							
Equity securities	_		_	32,381		32,381	
	\$ 10,125	\$	- \$	68,787		78,912	
June 30, 2021	Level 1	Level 2	Leve	el 3	<u>Total</u>	<u>l</u>	
Assets							
Recurring fair value							
Financial assets at fair value through profit or loss							
Equity securities	\$ 4,847	\$	- \$	36,024	\$	40,871	
Financial assets at fair value through other							
comprehensive income							
Equity securities				2,381	·	2,381	
	\$ 4,847	\$	- \$	38,405	\$	43,252	

(2) Methods and assumptions used for measuring fair value:

A. Instruments using market quotation as fair value input (i.e. level 1), distinguished by characteristics:

TWSE/TPEX listed shares
Closing price

Market quotation

- B. Except for financial instruments traded in active markets, as described above, fair values of all other financial instruments were obtained either by applying valuation techniques or by referring to counterparties' quotations.
- C. For the valuation of non-standardized financial instruments of low complexity, the Group adopts valuation techniques that are commonly used among market participants. Valuation models for this type of financial instrument often use observable market information as the parameter.
- D. Derivatives are valued using valuation models that are commonly accepted among market users, such as the discounted cash flow approach. Forward exchange contracts are usually valued using the prevailing forward exchange rate.
- E. Results generated from the valuation model are approximations of the estimate. The valuation technique may not reflect all relevant factors associated with the holding of financial and non-financial instruments. For this reason, estimates generated from the valuation model are adjusted using additional parameters, such as modeling risks or liquidity risks. Judging by the Group's fair value assessment modeling policies and control procedures, the management is confident that they ensure a fair presentation for the fair values of financial and non-financial instruments shown on the balance sheet. All valuation adjustments made were appropriate and necessary. All price information and parameters used in the valuation process have been thoroughly assessed and adjusted appropriately according to the prevailing market conditions.
- 5. There had been no transfers between level 1 and level 2 inputs during the periods January 1 to June 30, 2022 and 2021.
- 6. Changes in level 3 input during the periods January 1 to June 30, 2022 and 2021, are explained below:

2021

	<u> 2022 </u>		<u> 2021</u>		
	Equity instru	<u>ment</u>	Equity instrument		
January 1	\$	68,787	\$	40,642	
Recognized through profit and loss (Note 1)	(9,441)	(2,237)	
Recognized in other comprehensive income					
(Note 2)	(3,900)			
June 30	\$	55,446	\$	38,405	

2022

- Note 1: Presented as other gains and losses.
- Note 2: Presented as unrealized gain/loss on valuation of equity instruments at fair value through other comprehensive income
- 7. There had been no transfers to or from level 3 during the periods January 1 to June 30, 2022 and 2021.
- 8. The Treasury Department is responsible for validating the fair value of assets that require the use of level 3 fair value input. The department relies on independent sources of information to ensure that the valuation results closely resemble the market condition; it verifies that information is obtained from independent, reliable, and consistent sources; and makes necessary fair value adjustments to ensure that valuation results are reasonable.
 - Furthermore, the Treasury Department has financial instrument fair value evaluation policies and procedures in place and adopts practices to ensure compliance with International Financial Reporting Standards.
- 9. Quantitative information and sensitivity of significant and unobservable inputs used for level 3 fair value measurement are explained below:

Equity instrum	Fair valu June 30,		Valuation technique	Significant and unobservable input	lRange (weighted average)	Relationship between input and fair value
Non-listed shares	\$	28,481	Discounted cash flow method	Note 1	Not applicable	eNote 2
Shares of joint venture companies		26,965	Net asset value approach	Not applicable	Not applicable	eNot applicable
E - · · · · · · · · · · · · · · · · · ·		e as at er 31, 2021	Valuation technique	Significant and unobservable input	lRange (weighted average)	Relationship between input and fair value
Equity instrum Non-listed	s \$	32,381	Discounted	Note 1	Not applicable	Note 2
shares	Ψ	32,301	cash flow method	Note 1	Two application	ervote 2
Shares of joint venture	,	36,406	Net asset value	Not applicable	Not applicable	eNot applicable
companies			approach	Significant and	l Range	Relationship
	Fair valu June 30,		Valuation technique	unobservable input	(weighted average)	between input and fair value

Equity instrument:

Non-listed shares	\$ 2,381	Discounted cash flow method	Note 1	Not applicable Note 2
Shares of joint venture companies	36,024	Net asset value approach	Not applicabl	e Not applicableNot applicable

- Note 1: Long-term revenue growth rate, the weighted average cost of capital, long-term pre-tax operating profit, discount for lack of marketability, discount for minority interest.
- Note 2: The higher the weighted average cost of capital, discount for lack of marketability, and discount for minority interest, the lower the fair value; the higher the long-term revenue growth rate and long-term pre-tax operating profit, the higher the fair value.
- 10. The Group exercises a high level of discretion in the assessment and selection of valuation models and parameters. However, the uses of different valuation models or parameters may produce different valuation results. For financial assets classified as level 3 input, impacts on other comprehensive income in the event of a change in valuation parameter are explained below:

			June	30, 2022			<u>December 31, 2021</u>			
			Reco	gnized in	other_		Recognized in other			
			comp	rehensive	incon	<u>ne</u>	comprehensive income			
			Favo	<u>rable</u>	Adve	erse	<u>Favorable</u> <u>Advers</u>			erse
	<u>Input</u>	Variation	varia	<u>tion</u>	<u>varia</u>	<u>tion</u>	<u>varia</u>	<u>tion</u>	<u>vari</u>	ation_
Financial assets										
Equity instrument	t Weighted	$\pm 0.5\%$	\$	1,350	(\$	1,250)	\$	1,750	(\$	1,600)
	average funding cost									

(IV)Assessment of COVID-19 impact

Per assessment, the spread of COVID-19 and disease control policies imposed by the government had not caused a material impact on the Group's operations as of June 30, 2022. Furthermore, the Group has adopted appropriate measures to prevent the effect of COVID-19 on its operations and is closely monitoring future developments.

XIII. Other disclosures

(I)Information related to significant transactions

Significant transactions undertaken by the Group during the period January 1 to June 30, 2022, as defined in Regulations Governing the Preparation of Financial Reports by Securities Issuers, are explained below; transactions with subsidiaries have been eliminated while preparing the consolidated financial report and are disclosed below solely for reference.

- 1. Loans to external parties: None.
- 2. Endorsement/guarantee to external parties: None.
- 3. End-of-period holding position of marketable securities (excluding investment in subsidiaries, associated companies and joint ventures): Please refer to Attachment 1.
- 4. Cumulative purchase or sale of the same marketable securities amounting to NT\$300 million or more than 20% of the paid-up capital: None.
- 5. Acquisition of real estate amounting to NT\$300 million or more than 20% of paid-up capital: None.
- 6. Disposal of real estate amounting to NT\$300 million or more than 20% of paid-up capital: None.
- 7. Sales and purchases with related parties amounting to NT\$100 million or more than 20% of paid-up capital: Please refer to Attachment 2.
- 8. Related party accounts receivable amounting to NT\$100 million or more than 20% of paid-up capital: Please refer to Attachment 3.
- 9. Derivative transactions: None.
- 10. Major business dealings between the parent company and subsidiaries and transactions between subsidiaries: Please see Attachment 4.

(II)Information on business investments

Names, locations, and information on investees (excluding Mainland investees): Please see Attachment 5.

(III)Information relating to investments in the Mainland

- 1. Profile: Please see Attachment 6.
- 2. Significant transactions with Mainland investees, whether directly invested or indirectly invested through a third location: None.

(IV)Information on major shareholders

Information on major shareholders: Please see Attachment 7.

XIV. Segment information

(I)General information

The Group prepares regional information for its decision makers; regional information is sorted by the locations at which sales orders are received and is currently divided between Taiwan and the USA. Since the two regions differ significantly in terms of sales network, products, and distribution model and operate independently with respect to financial management and performance evaluation, the Group has identified Taiwan and the USA as

the reporting segments.

(II) Assessment of segment information

The Group assesses the performance of each segment based on operating revenues. All segments adopt consistent accounting policies, as described in Note 4 - Summary of significant accounting policies of the consolidated financial report. Sales between segments are conducted based on the fair trade principle. Revenues from external sources reported to main decision makers are measured in a manner consistent with revenues of the statement of comprehensive income.

(III)Segment profit/loss

, / <u>;</u>	Jan	uary 1 to Ju	ne 30, 2022		Eliminata 4	
	<u>Taiv</u>	<u>van</u>	<u>USA</u>	Others	Eliminated upon consolidation	Consolidated
Income from customers other than the ultimate parent, parent, and consolidated subsidiaries	\$	405,573	\$347,126	\$ 23,973	\$ -	\$ 776,672
Income from the ultimate parent, parent, and consolidated subsidiaries	\$	227,628	\$ - 944	\$ - 13,436	\$ - (242,008)	
	\$	633,201	\$348,070	\$ 37,409	(\$242,008)	\$ 776,672
Segment profit/loss	_\$	88,982	<u>(\$ 33,955)</u>	<u>(\$ 634)</u>	\$ -	\$ 54,393
Segment profit/loss includes:						
Depreciation and amortization	_\$_	11,197	\$ 1,864	\$ 1,231	\$ -	\$ 14,292
Income from customers other	<u>Tai</u>	wan 309,362	une 30, 2021 <u>USA</u> \$197,458	Others \$ 18,777	Eliminated up consolidation	Consolidated \$ 525,597
than the ultimate parent, paren and consolidated subsidiaries	t,					
Income from the ultimate parent, parent, and consolidate subsidiaries		105,840	487	14,390	(120,717)	
Substatuties	\$	415,202	\$197,945	\$ 33,167	(\$120,717)	\$ 525,597
Segment profit/loss	_\$	16,764	<u>(\$ 12,911)</u>	\$ 2,265	\$ -	\$ 6,118
Segment profit/loss includes:						
Depreciation and amortization	_\$	9,385	\$ 2,066	\$ 1,336	\$ -	\$ 12,787

Note: Information on segment assets and liabilities was not provided to key decision makers of the Group, and therefore were not disclosed.

(IV)Reconciliation of segment profit/loss

Sales of merchandise (product) and rendering of service between segments are conducted based on the fair trade principle. Revenues from external sources and financial information reported to main decision makers are measured in a manner that is consistent with the revenues and financial information presented in the statement of comprehensive income. Reconciliation between segment profit/loss and pre-tax profit from continuing operations for the current period:

	January 1 to	June 30, 2022	January 1 to June 30, 2021				
Net income from reporting	\$	55,027	\$	3,853			
segments							
Net income from other	(634)		2,265			
reporting segments							
Total across segments	\$	54,393	\$	6,118			
Loss on financial assets or	(13,581)	(2,957)			
liabilities at fair value							
through profit or loss							
Other gains and losses		50,374		37,333			
Financial costs	(1,414)	(481)			
Pre-tax profit from	\$	89,772	\$	40,013			
continuing operations							

ONYX Healthcare Inc. and Subsidiaries

End-of-period marketable securities holding position (excluding investment in subsidiaries, associated companies and joint ventures) June 30, 2022

Attachment 1

Unit: NT\$ thousand (unless specified otherwise)

		Name of security	Relationship with the securities issuer			End-of-pe			Remarks
Company name ONYX Healthcare Inc.	Type of security Shares	(<u>Note 1)</u> MACHVISION Inc Co., LTI	(Note 2) O Other related party - the Company's Chairman concurrently serves as director in the entity	Account category Financial assets at fair value through profit or loss - current	<u>Shares</u> 18,716	\$ Book value (Note 3) 2,592	Shareholdings percentage 0.04% \$	Fair value 5 2,592	(Note 4) None
ONYX Healthcare Inc.	Shares	Top Union Electronics Corp.		Financial assets at fair value through profit or loss - current	169,658	3,393	0.17%	3,393	None
ONYX Healthcare Inc.	Shares	Taiwan Star Venture Capital Investment Co., Ltd.	None	Financial assets at fair value through profit or loss - non-current	3,000,000	26,965	13.04%	26,965	None
ONYX Healthcare Inc.	Shares	MELTEN CONNECTED HEALTHCARE INC.	None	Financial assets at fair value through other comprehensive income - non-current	4,193,548	2,381	6.61%	2,381	None
ONYX Healthcare Inc.	Shares	ProtectLife International Biomedical Inc.	None	Financial assets at fair value through other comprehensive income - non- current	2,500,000	26,100	6.30%	26,100	None

Note 1: Securities mentioned in the financial statements shall refer to shares, bonds, beneficiary certificates, and any securities derived from the above, as specified in IFRS 9 "Financial Instruments."

Note 2: Not required if the securities issuer is a non-related party.

Note 3: For items that are measured at fair value, the amount in fair value after adjustment and net of cumulative impairment is shown in the book value column; for items that are not measured at fair value, the amount in original acquisition cost or cost after amortization net of cumulative impairment is shown in the book value column.

Note 4: All securities that have been placed as collateral, borrowed against, or are subject to restrictions under agreed terms shall have details such as the quantity pledged, the amount charged, and restrictions explained in the remarks column.

ONYX Healthcare Inc. and Subsidiaries Sales and purchases with related parties amounting to NT\$100 million or more than 20% of paid-up capital January 1 to June 30, 2022

Attachment 2

Unit: NT\$ thousand (unless specified otherwise)

										ns of trade and reasons		Remarks		
				Tr	nsaction su	<u>ımmary</u>			(Note 1)	No	tes and account	s receivable (payable)	(Note 2)
													As a percentage	
													of total notes and	
					<u>A</u>	s a percentage to							accounts	
	Name of					total purchases							receivable	
Name of buyer (seller)	counterparty	Relationship I	Purchase (sale)	Amo	<u>unt</u>	(sales)	Loan tenor	Uni	t price	Loan tenor		Balance	(payable)	
ONYX Healthcare Inc.	ONYX	Subsidiary	(Sale)	(\$ 209,	44)	(33.16%)	90 days after	\$	-	-	\$	78,640	37.26%	
	HEALTHCARI	E					month-end							None
	USA, INC.													

- Note 1: Where the terms of related party transactions differ from ordinary transactions, the discrepancy and causes of discrepancy shall be explained in the unit price and loan tenor columns.
- Note 2: In the case of advanced receipt (prepayment), explain in the remarks column the reason, terms & conditions, amount, and deviation from general transaction terms.
- Note 3: Paid-up capital refers to that of the Parent company. If the issuer has issued shares without a face value or at face values other than NT\$10 per share, the 20% requirement on paid-up capital shall be calculated instead at 10% of equity attributable to parent company shareholders, as shown on the balance sheet.
- Note 4: Disclose the revenue side; no disclosure is needed on the opposing side of the same transaction.

ONYX Healthcare Inc. and Subsidiaries Related party receivables amounting to NT\$100 million or 20% of paid-up capital or above June 30, 2022

Attachment 3

Unit: NT\$ thousand (unless specified otherwise)

						(Overdue balance of	f related party receivables	Amo	int of related	
			Bala	nce of related party			y crauc balance of	related party receivables	party	receivables	
Companies presented as	<u>s</u>			<u>receivables</u>					colle	eted after the	
accounts receivable	Name of counterparty	Relationship		(Note 1)	Turnover rate		Amount	<u>Treatment</u>	balan	ce sheet date	Loss provisions provided
ONYX Healthcare Inc.	ONYX HEALTHCARE USA, INC.	Subsidiary	\$	78,640	4.72	\$	-	-	\$	32,657	\$ -

Note 1: Please input as related party accounts/notes/other receivables.

Note 2: Paid-up capital refers to that of the Parent company. If the issuer has issued shares without a face value or at face values other than NT\$10 per share, the 20% requirement on paid-up capital shall be calculated instead at 10% of equity attributable to parent company shareholders, as shown on the balance sheet.

ONYX Healthcare Inc. and Subsidiaries Major business dealings between the parent company and subsidiaries and transactions between subsidiaries January 1 to June 30, 2022

Attachment 4

Unit: NT\$ thousand (unless specified otherwise)

Transaction summary

Serial		<u>R</u>	elationship with the transaction	<u>ng</u>			<u>A</u>	s a percentage of consolidated revenue	s or total
No.	Name of transacting		<u>party</u>					<u>assets</u>	
(Note 1)	<u>party</u>	<u>Counterparty</u>	(Note 2)	Account		<u>Amount</u>	<u>Transaction terms</u>	(Note 3)	
0	ONYX Healthcare Inc.	ONYX HEALTHCARE USA, INC.	1	Sales	\$	209,944	90 days after month-end		27.03%
0	ONYX Healthcare Inc.	ONYX HEALTHCARE USA, INC.	1	Accounts receivab	le	7864000.0	0% 90 days after month-end		4.01%

- Note 1: Business dealings between the parent company and subsidiaries are indicated in the serial number column. The numbering rule is explained below:
 - (1) 0 for the parent company.
 - (2) Each subsidiary is numbered in sequential order starting from 1.
- Note 2: Related party transactions are distinguished into one of three categories, as shown below. Only the category is indicated (no duplicate disclosure is made on two counterparties of the same transaction; for example, in a parent-to-subsidiary transaction, no disclosure is made on the subsidiary's end if disclosure has already been made on the parent company's end; in a subsidiary-to-subsidiary transaction, no disclosure is made on one subsidiary's end if disclosure has already been made on the other subsidiary):
 - (1) Parent to subsidiary.
 - (2) Subsidiary to parent.
 - (3) Subsidiary to subsidiary.
- Note 3: Calculation for business dealings as a percentage of total consolidated revenues or total assets is explained as follows: for balance sheet items, percentage of period-end balance is calculated relative to consolidated total assets or liabilities; for profit and loss items, percentage of end-of-period cumulative amount is calculated relative to consolidated total revenues.
- Note 4: The Company determines key transactions presented in this chart based on principles of materiality.
- Note 5: Individual transactions that amount to less than \$50,000 are not disclosed; disclose the asset or revenue side only. No further disclosure is needed on the opposing side of the same transaction.

ONYX Healthcare Inc. and Subsidiaries Names, locations and information on investees (excluding Mainland investees) January 1 to June 30, 2022

Attachment 5

Unit: NT\$ thousand (unless specified otherwise)

Investment

				Sum of init	al inv	restment	Period-en	d holding posi		Current period profit/loss of the		
	Name of investee			End of current	End	of previous]	Percentage	•	investee	the current period	
Name of investor	(Notes 1 and 2)	Location	Main business activities	period		<u>year</u>	Shares	(%) E	Book value	(Note $2(2)$)	(Note $2(3)$)	Remarks
ONYX Healthcare Inc.	ONYX HEALTHCARE USA, INC.	USA	Sale of medical	\$ 59,440	\$	55,360	200,000	100 \$	65,742	\$ 31,349) (\$ 31,349)	None
			computers and peripherals									
ONYX Healthcare Inc.	ONYX HEALTHCARE EUROPE	The	Marketing support and	3,105		3,132	100,000	100	14,508	597	597	None
	B.V.	Netherland	s maintenance of medical computers and peripherals									
ONYX Healthcare Inc.	iHELPER Inc.	Taiwan	Research, development, and sale of medical robots	16,560		16,560	1,656,000	46	7,012 (1,183) (545)	None
ONYX Healthcare Inc.	Winmate Inc.	Taiwan	Tendering, quotation, and distribution of LCD equipment and modules	552,783		552,783	10,041,000	14	545,464	179,560	25,147	None

- Note 1: If the public company has set up a foreign holding entity and prepared a consolidated financial report on the holding entity according to local regulations, information on foreign investees can be disclosed to the level of the foreign holding entity, and no further breakdown is needed.
- Note 2: Companies that do not meet the condition described in Note 1 shall complete the form according to the following rules:
 - (1) For columns including "Name of investor," "Location," "Main business activities," "Sum of initial investment" and "Period-end holding position," list down investees that are held by the Company first, followed by those held by directly controlled investees and indirectly controlled investees. Specify in the remarks column the relationship between each investee and the Company (such as a subsidiary or 2nd-tier subsidiary).
 - (2) For "Current period profit/loss of the investee," specify the amount of profit or loss made by each investee in the current period.
 - (3) For "Investment gains/losses recognized in the current period," specify only the amount of profit or loss that the Company has recognized from directly held subsidiaries and equity-accounted investees. No disclosure is needed on indirectly held investees. When disclosing "current gains/losses recognized on directly held subsidiaries," make sure that the gains/losses already include investment gains/losses that they are required to recognize on their investments.
- Note 3: Amounts that are denominated in foreign currencies shall be converted into NTD using either the average exchange rate between January 1 and June 30, 2022 for profit or loss items or the exchange rate at the end of the reporting period for all other items.

ONYX Healthcare Inc. and Subsidiaries Mainland investments - profile January 1 to June 30, 2022

Investment capital

investment capital transferred Investment limit authorized by the Investment Commission, Ministry from Taiwan into Mainland Investment Commission, Ministry of Economic Affairs, for investing

65,384

of Economic Affairs

Attachment 6

Unit: NT\$ thousand (unless specified otherwise)

Investment

				Opening	contributed	l or recovered	Closing			gains (losses)	_		
				cumulative balance	during the	current period	cumulative balance	<u>e</u>	The Company's	recognized in	<u>-</u>		
	Main		Method of	of investment			of investment	Current period	direct or	the current	Closing		
Name of Mainland	business		investment	capital invested			capital invested	profit/loss of the	indirect holding	period	investment book	Investment gain	S
investee	activities	Paid-up capital	(Note 1)	from Taiwan	Invested	Recovered	from Taiwan	investee	percentage (%)	(Note 2(2)C.)	value	recovered to dat	e Remarks
Onyx Healthcare	Sale of	\$ 65,384	1	\$ 65,384	\$ -	\$ -	\$ 65,384	(\$ 950)	100	(\$ 950)	\$ 6,787	\$ -	None
(Shanghai) Inc.	medical												
	computers												
	and												
	peripherals												
		61 : 1 ::	1.1 (** *.	a : 11 a						
		Closing cumulati	ve balance of	• =		Limits a	uthorized by the						

in Mainland China

753,532

Note 1: Method of investment is distinguished between the three categories below, and presented in category name only:

China

- (1) Direct investment into the Mainland
- (2) Indirect investment into the Mainland through a third location (please indicate the name of the investee at the third location)
- (3) Other methods

Company name

ONYX Healthcare Inc.

Note 2: With regards to investment gains/losses recognized in the current period:

(1) Additional remarks are made for investments that are in the midst of preparation and have yet to produce gains or losses

65,384

- (2) Investment gains or losses are specified for having been recognized using one of the following three bases
 - A. Based on financial statements reviewed by the R.O.C. partner of an international CPA firm.
 - B. Based on auditor-reviewed financial statements of the parent company in Taiwan.
 - C. Based on investee's unaudited, non-auditor-reviewed financial statements for the corresponding period.

Note 3: Figures in this chart are presented in NTD.

Note 4: Amounts that are denominated in foreign currencies shall be converted into NTD using either the average exchange rate between January 1 and June 30, 2022 for profit or loss items or the exchange rate at the end of the reporting period for all other items.

ONYX Healthcare Inc. and Subsidiaries Information on major shareholders June 30, 2022

Attachment 7

		Shareholding				
Name AAEON Technology Inc.	of major shareholder	Number of shares held 16.257,179	Shareholding percentage (%) 48.87			
Chuang, Yung-Shun		2,745,008	8.25			
ASUSTeK Computer Inc.		1,694,112	5.09			

- Note 1: Information on major shareholders, as presented in this chart, was taken from records of Taiwan Depository & Clearing Corporation as at the final business day of the reported quarter; and included parties holding book-entry common and preferred shares (including treasury stock) for aggregate ownership of 5% and above.

 Share capital reported in the Company's financial statements may differ from the number of shares delivered via book entry due to different basis of preparation/calculation.
- Note 2: Shareholders who placed shares under the trust are disclosed in trustors' sub-accounts held with various trustees. According to Securities and Exchange Act, shareholders with more than 10% ownership interest are subject to insider equity reporting. Insider equity includes shares held in own name and any shares placed under a trust that the insider has control over. Please access Market Observation Post System for reports on insider equity.