BES Engineering Corporation and Subsidiaries

Consolidated Financial Statements for the Years Ended December 31, 2020 and 2019 and Independent Auditors' Report

DECLARATION OF CONSOLIDATION OF FINANCIAL STATEMENTS OF AFFILIATES

The companies required to be included in the consolidated financial statements of affiliates in accordance with the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and

Consolidated Financial Statements of Affiliated Enterprises" for the year ended December 31, 2020 are

all the same as the companies required to be included in the consolidated financial statements of parent

and subsidiary companies as provided in International Financial Reporting Standard 10 "Consolidated

Financial Statements". Relevant information that should be disclosed in the consolidated financial

statements of affiliates has all been disclosed in the consolidated financial statements of parent and

subsidiary companies. Hence, we have not prepared a separate set of consolidated financial statements of

affiliates.

Very truly yours,

BES ENGINEERING CORPORATION

Chu chin dan

By

CHU HUI-LAN

March 17, 2021

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders BES Engineering Corporation

Opinion

We have audited the accompanying consolidated financial statements of BES Engineering Corporation and its subsidiaries (collectively, the "Group"), which comprise the consolidated balance sheets as of December 31, 2020 and 2019, the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2020 and 2019, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audit of the consolidated financial statements for the year ended December 31, 2020 in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants, and auditing standards generally accepted in the Republic of China. We conducted our audit of the consolidated financial statements for the year ended December 31, 2019 in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants, Rule No. 1090360805 issued by the Financial Supervisory Commission of the Republic of China on February 25, 2020, and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2020. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The key audit matters for the Group's consolidated financial statements for the year ended December 31, 2020 are described as follows:

Accuracy of Construction Revenue Recognized

The Group operates in the construction industry and is mainly engaged in the construction of roads, bridges, wharfs and multi-storey residential buildings and office complexes. The Group calculates construction revenue based on the estimated percentage of completion and the total price of the construction project. As estimates are required to be made with reference to internal and external documents during the calculation of the percentage of completion of construction, the calculation of the percentage of completion is considered complex. In addition, the Group's construction revenue amount for the year ended December 31, 2020 is material, hence, the accuracy of the recognition of construction revenue has been deemed as a key audit matter for the year ended December 31, 2020. Refer to Note 4 to the accompanying consolidated financial statements for the relevant accounting policies and Table 1 following the notes to the consolidated financial statements for the financial information of the construction projects.

The main audit procedures performed with respect to the above-mentioned key audit matter are as follows:

- 1. We evaluated whether the accounting policies on the estimation of the percentage of completion were consistently applied.
- 2. We performed tests of the details of incomplete construction projects at the end of the year to confirm the accuracy of construction revenue recognized.
- 3. We obtained confirmations of approval of the owners after the reporting period and confirmed that no material adjustments were made after the reporting period.

Net Realizable Value of Real Estate Inventory

The Group is mainly engaged in the construction of buildings and transacting of real estate. As stated in Note 12, the carrying amount of buildings and land held for sale in the consolidated balance sheets as of December 31, 2020 is material. As real estate inventory is stated at the lower of cost and net realizable value, and the net realizable value of real estate inventory may be affected by changes in the market price of real estate and its assessment involves management's subjective judgment and accounting estimates, the net realizable value of real estate inventory has been deemed as a key audit matter for the year ended December 31, 2020. Refer to Note 5 to the accompanying consolidated financial statements for the relevant accounting judgments and key sources of estimation uncertainty.

The main audit procedures performed with respect to the above-mentioned key audit matter are as follows:

- 1. We evaluated whether the accounting policies on the valuation of real estate inventory were consistently applied.
- 2. We obtained the information on the calculation of the net realizable value and impairment assessment of the above-mentioned real estate inventory and reviewed whether the assessment results were reasonable.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatements, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including the audit committee, are responsible for overseeing the Group's financial reporting process.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with auditing standards generally accepted in the Republic of China, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision, and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2020 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audits resulting in this independent auditors' report are Tung-Feng Lee and Yao-Lin Huang.

Deloitte & Touche Taipei, Taiwan Republic of China

March 25, 2021

Tung-Feng, Lee Yao-Lin, Huang

Notice to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent auditors' report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and consolidated financial statements shall prevail.

CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

ASSETS	2020 Amount	%	2019 Amount	%
	Amount	70	Amount	70
CURRENT ASSETS Cash and cash equivalents (Notes 4, 6 and 16)	\$ 2,447,681	6	\$ 2,675,471	6
Financial assets at fair value through profit or loss - current (Notes 4, 7 and 36)	23,682	-	413,619	1
Financial assets at fair value through other comprehensive income - current (Notes 4, 8, 36 and 38)	964,350	2	804,356	2
Financial assets at amortized cost - current (Notes 4, 9, 27 and 38) Notes receivable and trade receivables (Notes 4, 10, 29 and 37)	2,992,106	7	4,159,764	10
Construction receivables (Notes 4, 10, 16, 27, 29 and 37)	84,635 1,254,817	3	84,243 1,535,335	4
Contract assets - current (Notes 16, 27, 29 and Table 1)	3,273,890	8	3,036,294	7
Accounts receivable on the development of industrial districts (Notes 4, 11, 27 and 38)	6,995,042	17	7,866,660	18
Inventories Buildings and land held for sale, net (Notes 4, 5, 12, 27 and 38)	12,145 11,402,858	27	11,678 12,679,251	29
Construction in progress (Notes 13, 27 and 38)	3,088,754	7	933,215	2
Refundable deposits on construction contracts (Notes 27 and 37)	124,075	-	141,630	-
Other current assets (Notes 16 and 37)	1,125,258	3	1,040,882	3
Total current assets	33,789,293	80	35,382,398	82
NON-CURRENT ASSETS				
Financial assets at fair value through other comprehensive income - non-current (Notes 4, 8, 36 and 38) Financial assets at amortized cost - non-current (Notes 4, 9 and 38)	727,361 644,768	2	640,637 5,347	1
Investments accounted for using the equity method (Notes 4, 15 and 37)	1,962,920	5	2,070,821	5
Property, plant and equipment (Notes 4, 17 and 38)	3,220,082	8	3,312,312	8
Right-of-use assets (Notes 4, 18 and 37)	270,369	1	273,773	1
Investment properties (Notes 4, 19 and 38) Goodwill (Notes 4 and 20)	828,637	2	833,366 43,997	2
Deferred tax assets (Notes 4 and 31)	364,876	1	539,080	1
Refundable deposits (Notes 16 and 37)	60,424	-	70,036	-
Other noncurrent assets	239,987		52,407	
Total non-current assets	8,319,424	20	7,841,776	18
TOTAL	<u>\$ 42,108,717</u>	<u>100</u>	<u>\$ 43,224,174</u>	<u>100</u>
LIABILITIES AND EQUITY				
CURRENT LIABILITIES				
Short-term borrowings (Notes 21 and 38)	\$ 2,540,134	6	\$ 3,411,180	8
Short-term bills payable (Notes 21 and 38) Notes payable (Note 27)	2,331,245 2,277	6	1,434,225	3
Trade payables (Notes 16, 23 and 27)	4,347,815	10	2,771 4,220,191	10
Contract liabilities - current (Notes 16, 27, 29, 37 and Table 1)	2,248,921	5	2,086,102	5
Lease liabilities - current (Notes 4, 18 and 37) Accrued expenses (Notes 16 and 37)	70,179 386,795	- 1	68,088 388,273	- 1
Accounts payable for the development of industrial districts (Notes 4, 24 and 27)	1,943,027	5	1,935,924	4
Current tax liabilities (Note 4)	24,380	-	9,803	-
Provisions - current (Notes 4, 25 and 27)	468,177	1	588,865	1
Guarantee deposits on construction contracts - current (Note 27) Long-term borrowings due within a year (Notes 21, 36 and 38)	421,482 1,130,591	3	354,199 1,719,228	1 4
Other current liabilities (Notes 16 and 37)	328,102	1	346,231	1
Total current liabilities	16 242 125	20	16 565 000	20
	16,243,125	39	<u>16,565,080</u>	38
NON-CURRENT LIABILITIES Lease liabilities - non-current (Notes 4, 18 and 37)	207,971	_	209,586	1
Long-term borrowings (Notes 21, 36 and 38)	3,607,218	9	4,450,435	10
Deferred tax liabilities (Notes 4 and 31)	1,110,055	3	1,108,846	3
Provisions - noncurrent (Notes 4 and 25) Accrued pension liabilities (Notes 4 and 26)	365,748 110,446	1	669,921 125,863	2
Guarantee deposits received	48,612	-	69,435	_
Other noncurrent liabilities			450	
Total non-current liabilities	5,450,050	13	6,634,536	<u>16</u>
Total liabilities	21,693,175	52	23,199,616	54
EQUITY ATTRIBUTABLE TO OWNERS OF THE CORPORATION				
Ordinary shares	15,308,998	<u>36</u>	15,308,998	<u>35</u>
Capital surplus	73,833		73,782	
Retained earnings Legal reserve	759,714	2	728,425	2
Special reserve	2,788,570	7	2,788,570	6
Unappropriated earnings	1,839,615	4	1,563,695	4
Total retained earnings Other equity	5,387,899 (462,906)	$\frac{13}{(1)}$	5,080,690 (566,283)	12 (1)
Total equity attributable to owners of the Corporation	20,307,824	48	19,897,187	46
NON-CONTROLLING INTERESTS	107,718		127,371	
Total equity	20,415,542	48	20,024,558	46
			\$ 42 224 174	
TOTAL	<u>\$ 42,108,717</u>	<u>100</u>	\$ 43,224,174	<u>100</u>

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

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2020		2019		
	Amount	%	Amount	%	
OPERATING REVENUE (Notes 4, 16, 29, 37 and 42)					
Construction revenue	\$ 11,860,058	88	\$ 10,209,045	81	
Other operating revenue	1,610,904	12	2,381,708	<u>19</u>	
Total operating revenue	13,470,962	100	12,590,753	100	
OPERATING COSTS (Notes 4, 16, 26, 30 and 37)					
Construction costs	11,103,643	82	9,608,735	76	
Other operating costs	1,421,272	<u>11</u>	1,773,088	<u>14</u>	
Total operating costs	12,524,915	93	11,381,823	90	
GROSS PROFIT	946,047	7	1,208,930	_10	
OPERATING EXPENSES (Notes 26, 30 and 37)					
Selling and marketing expenses	88,621	1	114,659	1	
General and administrative expenses	457,392	3	562,955	5	
Research and development expenses	24,849	-	21,592	-	
Expected credit loss (gain) (Note 10)	138		(2,542)		
Total operating expenses	571,000	4	696,664	6	
PROFIT FROM OPERATIONS	375,047	3	512,266	4	
NON-OPERATING INCOME AND EXPENSES					
Interest income (Notes 4, 16, 30 and 37)	106,746	1	145,088	1	
Other income (Notes 4, 26, 30, 33 and 37)	104,233	1	218,474	2	
Other gains and losses (Notes 15, 22 and 30)	509,376	4	133,888	1	
Finance costs (Notes 4, 13, 30 and 37)	(170,908)	(2)	(202,855)	(1)	
Share of the loss of associates (Notes 4 and 15)	(131,262)	<u>(1</u>)	(389,178)	<u>(3</u>)	
Total non-operating income and expenses	418,185	3	(94,583)		
PROFIT BEFORE INCOME TAX	793,232	6	417,683	4	
INCOME TAX EXPENSE (Notes 4 and 31)	194,385	2	109,839	1	
NET PROFIT FOR THE YEAR	598,847	4	307,844	3	
			(Cor	ntinued)	

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2020		2019			
		Amount	%		Amount	%
OTHER COMPREHENSIVE INCOME (LOSS) (Notes 4, 26, 28 and 31) Items that will not be reclassified subsequently to						
profit or loss: Remeasurement of defined benefit plans Unrealized gain on investments in equity instruments at fair value through other	\$	(4,815)	-	\$	(15,063)	-
comprehensive income Share of the other comprehensive income (loss) of associates accounted for using the equity		68,130	1		149,081	1
method Income tax relating to items that will not be		16,599	-		(4,990)	-
reclassified subsequently to profit or loss Items that may be reclassified subsequently to profit or loss: Exchange differences on translating the financial statements of foreign operations Share of the other comprehensive income (loss) of associates accounted for using the equity method		964 80,878	<u>-</u> 1		3,013 132,041	<u>-</u> 1
		12,674	-		4,832	-
		6,762 19,436	<u> </u>	_	(98,243) (93,411)	<u>(1)</u> <u>(1)</u>
Other comprehensive income for the year, net of income tax		100,314	1		38,630	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$</u>	699,161	<u>5</u>	<u>\$</u>	346,474	3
NET PROFIT ATTRIBUTABLE TO: Owners of the Corporation Non-controlling interests	\$	618,959 (20,112)	4	\$	312,886 (5,042)	2
	<u>\$</u>	598,847	4	<u>\$</u>	307,844	2
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:						
Owners of the Corporation Non-controlling interests	\$	718,327 (19,166)	5 	\$	352,340 (5,866)	3
	<u>\$</u>	699,161	<u>5</u>	<u>\$</u>	346,474 (Con	<u>3</u> ntinued)

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2020		2019		
	Amount	%	Amount	%	
EARNINGS PER SHARE (Note 32)					
Basic	<u>\$0.40</u>		<u>\$0.20</u>		
Diluted	<u>\$0.40</u>		<u>\$0.20</u>		

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

(Concluded)

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars)

	Equity Attributable to Owners of the Corporation (Note 28)												
									Other 1	Equity		-	
		al Issued and anding	-		Retained	Earnings		Exchange Differences on Translating	Unrealized Gain (Loss) on Financial Assets at Fair Value Through Other			Non-controlling	
	Shares (In Thousands)	Amount	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	Total	Foreign Operations	Comprehensive Income	Total Other Equity	Total	Interests (Notes 28 and 33)	Total Equity
BALANCE, JANUARY 1, 2019	1,530,899	\$ 15,308,998	\$ 69,688	\$ 692,092	\$ 2,801,480	\$ 1,540,879	\$ 5,034,451	\$ (230,373)	\$ (328,389)	\$ (558,762)	\$ 19,854,375	\$ 139,944	\$ 19,994,319
Reversal of special reserve				-	(12,910)	12,910			_	_		-	-
Appropriation of the 2018 earnings Legal reserve Cash dividends distributed by the Corporation	<u>-</u>			36,333		(36,333) (301,587) (337,920)	(301,587)				(301,587)		(301,587)
Changes in capital surplus from investments in associates				<u></u>		(331,720)	(301,307)				(301,307)		(301,307)
accounted for using the equity method		-	4,094		_	-	-	-	_	-	4,094	29	4,123
Net profit for the year ended December 31, 2019	-	-	-	-	-	312,886	312,886	-	-	-	312,886	(5,042)	307,844
Other comprehensive income for the year ended December 31, 2019, net of income tax						(12,296)	(12,296)	(92,163)	143,913	51,750	39,454	(824)	38,630
Total comprehensive income for the year ended December 31, 2019			-		-	300,590	300,590	(92,163)	143,913	51,750	352,340	(5,866)	346,474
Acquisition of interests in subsidiaries	=	=				(309)	(309)		=	=	(309)	(3,493)	(3,802)
Disposal of investments accounted for using the equity method					=	47,545	47,545	_	(59,271)	(59,271)	(11,726)	_	(11,726)
Decrease in non-controlling interests	=	_	<u>=</u>	_	<u>=</u>	_	=	_	_	_	_	(3,243)	(3,243)
BALANCE, DECEMBER 31, 2019	1,530,899	15,308,998	73,782	728,425	2,788,570	1,563,695	5,080,690	(322,536)	(243,747)	(566,283)	19,897,187	127,371	20,024,558
Appropriation of the 2019 earnings Legal reserve Cash dividends distributed by the Corporation	<u>-</u>		<u>-</u>	31,289	- 	(31,289) (307,711)	(307,711)	_	- 	<u>-</u>	(307,711)	- 	(307,711)
			_	31,289	_	(339,000)	(307,711)		_	-	(307,711)		(307,711)
Net profit for the year ended December 31, 2020	-	-	-	-	-	618,959	618,959	-	-	-	618,959	(20,112)	598,847
Other comprehensive income for the year ended December 31, 2020, net of income tax			_		_	(4,009)	(4,009)	18,967	84,410	103,377	99,368	946	100,314
Total comprehensive income for the year ended December 31, 2020		_	-		-	614,950	614,950	18,967	84,410	103,377	718,327	(19,166)	699,161
Acquisition of interests in subsidiaries		=				(30)	(30)				(30)	(487)	(517)
Donations from share	_	=	51	-	=	=	=	=	_		51	_	51
BALANCE, DECEMBER 31, 2020	1,530,899	<u>\$ 15,308,998</u>	<u>\$ 73,833</u>	<u>\$ 759,714</u>	<u>\$ 2,788,570</u>	<u>\$ 1,839,615</u>	<u>\$ 5,387,899</u>	<u>\$ (303,569)</u>	<u>\$ (159,337)</u>	<u>\$ (462,906)</u>	<u>\$ 20,307,824</u>	<u>\$ 107,718</u>	\$ 20,415,542

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

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars)

		2020		2019
CASH FLOWS FROM OPERATING ACTIVITIES				
Profit before income tax	\$	793,232	\$	417,683
Adjustments for:	Ψ	, , , , , , , , ,	Ψ	.17,000
Depreciation expenses		164,116		180,684
Expected credit loss recognized (reversed) on trade receivables		138		(2,542)
Net gain on fair value changes of financial assets at fair value				
through profit or loss		(8,820)		(349,261)
Finance costs		170,908		202,855
Interest income		(106,746)		(145,088)
Dividend income		(38,741)		(57,836)
Share of loss of associates		131,262		389,178
(Gain) loss on disposal of property, plant and equipment		(314,064)		29,481
Loss on disposal of investments accounted for using the equity				
method		-		11,423
Impairment loss of goodwill		43,997		57,676
Reversal of write-downs of buildings and land held for sale		(10,648)		-
Compensation loss (reversal)		(310,860)		15,496
Changes in operating assets and liabilities				
Notes receivable		(240)		1,137
Trade receivables		(290)		21,309
Contract assets		(237,596)		(349,507)
Construction receivables		280,518		127,719
Accounts receivable on the development of industrial districts		871,618		1,196,398
Inventories		(1,370)		3,290
Construction in progress		(891,567)	((2,582,229)
Buildings and land held for sale		42,317		-
Prepaid expenses		(171,519)		(258,499)
Other current assets		86,601		(514,572)
Notes payable		(494)		(165,489)
Contract liabilities		162,819		(417,077)
Trade payables		127,624		2,071,007
Amounts due to customers for construction contracts		-		(54,359)
Accrued expenses		(1,478)		61,113
Accounts payable for the development of industrial districts		7,103		37,504
Provisions		(114,001)		259,322
Accrued pension liabilities		(20,232)		(5,035)
Other current liabilities		(12,293)		<u>(1,716</u>)
Cash generated from operations		641,294		180,065
Interest received		106,739		153,853
Interest paid		(196,082)		(205,743)
Income tax paid		(4,717)		(33,661)
NT / 1 / 16 / 17 / 17 / 17		5 47 00 4		04.714
Net cash generated from operating activities		547,234		94,514
				(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars)

	2020	2019
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of financial assets at fair value through profit and loss Proceeds from sale of financial assets at fair value through profit and	\$ (277,808)	\$ (42,775)
loss	676,565	137,675
Purchase of financial assets at fair value through other comprehensive		
income	(206,184)	-
Proceeds from sale of financial assets at fair value through other		
comprehensive income	27,596	23,185
Purchase of financial assets at amortized cost	(639,421)	(756,633)
Disposal of financial assets at amortized cost	1,167,658	833,847
Net cash inflow on disposal of associates	-	215,600
Payments for property, plant and equipment	(57,773)	(31,493)
Proceeds from the disposal of property, plant and equipment	387,237	3,419
Decrease in refundable deposits	27,167	184,799
Increase in other non-current assets	(187,580)	(22,808)
Dividends received from associates	38,741	57,836
Net cash generated from investing activities	956,198	602,652
CASH FLOWS FROM FINANCING ACTIVITIES		
(Repayment of) proceeds from short-term borrowings	(871,046)	139,016
Repayments of bond payable	-	(32,900)
Proceeds from (repayments of) short-term bills payable	897,020	(392,237)
(Repayment of) proceeds from long-term borrowings	(1,431,854)	1,889,059
Increase (decrease) in guarantee deposits received	46,460	(3,955)
Repayment of the principal portion of lease liabilities	(74,948)	(60,851)
Decrease in other non-current liabilities	(450)	(1,431)
Acquisition of interest in subsidiaries	(517)	(3,802)
Dividends paid to owners of the Corporation	(307,711)	(301,587)
Changes in non-controlling interests	(507,711)	(3,243)
Donations from shareholders	51	
Net cash generated from (used in) financing activities	(1,742,995)	1,228,069
PETERS OF EVOLVANCE DATE OF ANGES ON THE DAY ANGE		
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH HELD IN FOREIGN CURRENCIES	11,773	7,401
NET INCREASE (DECREASE) IN CASH AND CASH	(227 722)	1 000 000
EQUIVALENTS	(227,790)	1,932,636
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	2,675,471	742,835
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 2,447,681</u>	<u>\$ 2,675,471</u>
The accompanying notes are an integral part of the consolidated financial st	tatements.	(Concluded)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019 (In Thousands of New Taiwan Dollars, Unless Otherwise)

1. GENERAL INFORMATION

BES Engineering Corporation (the "Corporation"), which was a state-owned enterprise until June 22, 1994, engages mainly in civil engineering, building construction, real estate transaction and the development of industrial districts for the government.

The Corporation's shares have been trading on the Taiwan Stock Exchange since March 1993.

The consolidated financial statements of the Corporation and its subsidiaries, collectively referred to as the "Group", are presented in the Corporation's functional currency, the New Taiwan dollar.

2. APPROVAL OF FINANCIAL STATEMENTS

The consolidated financial statements were approved by the Corporation's board of directors and authorized for issue on March 17, 2021.

3. APPLICATION OF NEW, AMENDED AND REVISED STANDARDS AND INTERPRETATIONS

a. Initial application of the amendments to the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) (collectively, the "IFRSs") endorsed and issued into effect by the Financial Supervisory Commission (FSC)

Except for the following, the initial application of the amendments to the IFRSs endorsed and issued into effect by the FSC did not have any material impact on the Group's accounting policies:

1) Amendments to IFRS 3 "Definition of a Business"

The Group applies the amendments to IFRS 3 to transactions that occur on or after January 1, 2020. The amendments clarify that to be considered a business, an acquired set of activities and assets must include, at a minimum, an input and a substantive process that together significantly contribute to the ability to create outputs. To determine whether an acquired process is substantive, different criteria apply, depending on whether there are outputs at the acquisition date. In addition, the amendments introduce an optional concentration test that permits a simplified assessment of whether or not an acquired set of activities and assets is a business.

2) Amendments to IAS 1 and IAS 8 "Definition of Material"

The Group adopted the amendments starting from January 1, 2020. The threshold of materiality has been changed to "could reasonably be expected to influence". Accordingly, disclosures in the consolidated financial statements do not include immaterial information that may obscure material information.

3) Amendment to IFRS 16 "Covid-19-Related Rent Concessions"

The Group elected to apply the practical expedient provided in the amendment to IFRS 16 with respect to rent concessions negotiated with the lessor as a direct consequence of the COVID-19. The related accounting policies are stated in Note 4. Prior to the application of the amendment, the Group shall determine whether or not the abovementioned rent concessions need to be accounted for as lease modifications.

The Group applied the amendment from January 1, 2020. Because the abovementioned rent concessions affect only in 2020, retrospective application of the amendment has no impact on the retained earnings as of January 1, 2020.

b. The IFRSs endorsed by the FSC for application starting from 2021

Effective Date Announced by IASB
Effective immediately upon promulgation by the IASB
January 1, 2021

As of the date the consolidated financial statements were authorized for issue, the Group is continuously assessing the possible impact that the application of other standards and interpretations will have on the Group's financial position and financial performance and will disclose the relevant impact when the assessment is completed.

Effective Dete

c. New IFRSs in issue but not yet endorsed and issued into effect by the FSC

	Effective Date
New IFRSs	Announced by IASB (Note 1)
"A	L 1. 2022 (N 2)
"Annual Improvements to IFRS Standards 2018-2020"	January 1, 2022 (Note 2)
Amendments to IFRS 3 "Reference to the Conceptual Framework"	January 1, 2022 (Note 3)
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets	To be determined by IASB
between an Investor and its Associate or Joint Venture"	
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17	January 1, 2023
Amendments to IAS 1 "Classification of Liabilities as Current or	January 1, 2023
Non-current"	
Amendments to IAS 1 "Disclosure of Accounting Policies"	January 1, 2023 (Note 6)
Amendments to IAS 8 "Definition of Accounting Estimates"	January 1, 2023 (Note 7)
Amendments to IAS 16 "Property, Plant and Equipment - Proceeds	January 1, 2022 (Note 4)
before Intended Use"	
Amendments to IAS 37 "Onerous Contracts - Cost of Fulfilling a	January 1, 2022 (Note 5)
Contract"	-

- Note 1: Unless stated otherwise, the above New IFRSs are effective for annual reporting periods beginning on or after their respective effective dates.
- Note 2: The amendments to IFRS 9 will be applied prospectively to modifications and exchanges of financial liabilities that occur on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IAS 41 "Agriculture" will be applied prospectively to the fair value measurements on or after the annual reporting periods beginning on or after January 1, 2022. The amendments to IFRS 1 "First-time Adoptions of IFRSs" will be applied retrospectively for annual reporting periods beginning on or after January 1, 2022.

- Note 3: The amendments are applicable to business combinations for which the acquisition date is on or after the beginning of the annual reporting period beginning on or after January 1, 2022.
- Note 4: The amendments are applicable to property, plant and equipment that are brought to the location and condition necessary for them to be capable of operating in the manner intended by management on or after January 1, 2021.
- Note 5: The amendments are applicable to contracts for which the entity has not yet fulfilled all its obligations on January 1, 2022.
- Note 6: The amendments will be applied prospectively for annual reporting periods beginning on or after January 1, 2023.
- Note 7: The amendments are applicable to changes in accounting estimates and changes in accounting policies that occur on or after the beginning of the annual reporting period beginning on or after January 1, 2023.
- 1) Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture"

The amendments stipulate that, when the Group sells or contributes assets that constitute a business (as defined in IFRS 3) to an associate or joint venture, the gain or loss resulting from the transaction is recognized in full. Also, when the Group loses control of a subsidiary that contains a business but retains significant influence or joint control, the gain or loss resulting from the transaction is recognized in full.

Conversely, when the Group sells or contributes assets that do not constitute a business to an associate or joint venture, the gain or loss resulting from the transaction is recognized only to the extent of the Group's interest as an unrelated investor in the associate or joint venture, i.e., the Group's share of the gain or loss is eliminated. Also, when the Group loses control of a subsidiary that does not contain a business but retains significant influence or joint control over an associate or a joint venture, the gain or loss resulting from the transaction is recognized only to the extent of the Group's interest as an unrelated investor in the associate or joint venture, i.e., the Group's share of the gain or loss is eliminated.

2) Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"

The amendments clarify that for a liability to be classified as non-current, the Group shall assess whether it has the right at the end of the reporting period to defer settlement of the liability for at least twelve months after the reporting period. If such rights are in existence at the end of the reporting period, the liability is classified as non-current regardless of whether the Group will exercise that right. The amendments also clarify that, if the right to defer settlement is subject to compliance with specified conditions, the Group must comply with those conditions at the end of the reporting period even if the lender does not test compliance until a later date.

The amendments stipulate that, for the purpose of liability classification, the aforementioned settlement refers to a transfer of cash, other economic resources or the Group's own equity instruments to the counterparty that results in the extinguishment of the liability. However, if the terms of a liability that could, at the option of the counterparty, result in its settlement by a transfer of the Group's own equity instruments, and if such option is recognized separately as equity in accordance with IAS 32 "Financial Instruments: Presentation", the aforementioned terms would not affect the classification of the liability.

3) Amendments to IAS 37 "Onerous Contracts - Cost of Fulfilling a Contract"

The amendments specify that when assessing whether a contract is onerous, the "cost of fulfilling a contract" includes both the incremental costs of fulfilling that contract (for example, direct labor and materials) and an allocation of other costs that relate directly to fulfilling contracts (for example, an allocation of depreciation for an item of property, plant and equipment used in fulfilling the contract).

The Group will recognize the cumulative effect of the initial application of the amendments in the retained earnings at the date of initial application.

4) Amendments to IAS 1 "Disclosure of Accounting Policies"

The amendments specify that the Group should refer to the definition of material to determine its material accounting policy information to be disclosed. Accounting policy information is material if it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements. The amendments also clarify that:

- Accounting policy information that relates to immaterial transactions, other events or conditions is immaterial and need not be disclosed;
- The Group may consider the accounting policy information as material because of the nature of the related transactions, other events or conditions, even if the amounts are immaterial; and
- Not all accounting policy information relating to material transactions, other events or conditions is itself material.

The amendments also illustrate that accounting policy information is likely to be considered as material to the financial statements if that information relates to material transactions, other events or conditions and:

- a) The Group changed its accounting policy during the reporting period and this change resulted in a material change to the information in the financial statements;
- b) The Group chose the accounting policy from options permitted by the standards;
- c) The accounting policy was developed in accordance with IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" in the absence of an IFRS that specifically applies;
- d) The accounting policy relates to an area for which the Group is required to make significant judgements or assumptions in applying an accounting policy, and the Group discloses those judgements or assumptions; or
- e) The accounting is complex and users of the financial statements would otherwise not understand those material transactions, other events or conditions.

8) Amendments to IAS 8 "Definition of Accounting Estimates"

The amendments define that accounting estimates are monetary amounts in financial statements that are subject to measurement uncertainty. In applying accounting policies, the Group may be required to measure items at monetary amounts that cannot be observed directly and must instead be estimated. In such a case, the Group uses measurement techniques and inputs to develop accounting estimates to achieve the objective. The effects on an accounting estimate of a change in a measurement technique or a change in an input are changes in accounting estimates unless they result from the correction of prior period errors.

Except for the above impact, as of the date the consolidated financial statements were authorized for issue, the Group is continuously assessing the possible impact that the application of other standards and interpretations will have on the Group's financial position and financial performance and will disclose the relevant impact when the assessment is completed.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

a. Statement of compliance

The consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IFRSs as endorsed and issued into effect by the FSC.

b. Basis of presentation

The consolidated financial statements have been prepared on the historical cost basis except for financial instruments which are measured at fair value, and net defined benefit liabilities which are measured at the present value of the defined benefit obligation less the fair value of plan assets.

The fair value measurements, which are grouped into Levels 1 to 3 based on the degree to which the fair value measurement inputs are observable and based on the significance of the inputs to the fair value measurement in its entirety, are described as follows:

- 1) Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities;
- 2) Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for an asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- 3) Level 3 inputs are unobservable inputs for an asset or liability.
- c. Classification of current and non-current assets and liabilities

Current assets include:

- 1) Assets held primarily for the purpose of trading;
- 2) Assets expected to be realized within 12 months after the reporting period; and
- 3) Cash and cash equivalents unless the asset is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting period.

Current liabilities include:

- 1) Liabilities held primarily for the purpose of trading;
- 2) Liabilities due to be settled within 12 months after the reporting period, even if an agreement to refinance, or to reschedule payments, on a long-term basis is completed after the reporting period and before the consolidated financial statements are authorized for issue; and
- 3) Liabilities for which the Group does not have an unconditional right to defer settlement for at least 12 months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

Assets and liabilities that are not classified as current are classified as non-current.

The Group is engaged in the construction business, which has an operating cycle of over 1 year. The normal operating cycle applies when considering the classification of the Group's construction-related assets and liabilities.

d. Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Corporation and the entities controlled by the Corporation (i.e., its subsidiaries, including structured entities).

Income and expenses of subsidiaries acquired or disposed of during the period are included in the consolidated statement of comprehensive income from the effective dates of acquisitions up to the effective dates of disposals, as appropriate.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by the Group.

All intra-group transactions, balances, income and expenses are eliminated in full upon consolidation. Total comprehensive income of subsidiaries is attributed to the owners of the Corporation and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the interests of the Group and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to the owners of the Corporation

See Note 14, Tables 6 and 8 for detailed information on subsidiaries (including percentages of ownership and main businesses).

e. Foreign currencies

In preparing the financial statements of each individual entity, transactions in currencies other than the Group's functional currency (i.e., foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions.

At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Exchange differences on monetary items arising from settlement or translation are recognized in profit or loss in the period in which they arise.

Non-monetary items measured at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when fair value was determined. Exchange differences arising from the retranslation of non-monetary items are included in profit or loss for the period except for exchange differences arising from the retranslation of non-monetary items in respect of which gains and losses are recognized directly in other comprehensive income; in which cases, the exchange differences are also recognized directly in other comprehensive income.

Non-monetary items denominated in a foreign currency and measured at historical cost is stated at the reporting currency as originally translated from the currency.

For the purpose of presenting the consolidated financial statements, the functional currencies of the Group's foreign operations (including subsidiaries, associates, joint ventures and branches in other countries or those that use currencies that are different from the Corporation's functional currency) are translated into the presentation currency, the New Taiwan dollar, as follows: Assets and liabilities are translated at the exchange rates prevailing at the end of the reporting period; and income and expense items are translated at the average exchange rates for the period. The resulting currency translation differences are recognized in other comprehensive income.

f. Inventories

Inventories consist of raw materials and are stated at the lower of cost and net realizable value. Inventory write-downs are made by item, except where it may be appropriate to group similar or related items. The net realizable value is the estimated selling price of inventories less all estimated costs of completion and costs necessary to make the sale. Inventories are recorded at the weighted-average cost on the balance sheet date.

For a contract where a land owner provides land for the construction of buildings by a property developer in exchange for a certain percentage of the buildings, no exchange gain or loss is recognized if the buildings acquired are classified as properties held for sale. Revenue is recognized when the properties held for sale are sold to third parties.

g. Joint operations

A joint operation is a joint arrangement whereby the Group and other parties that have joint control of the arrangement have rights to the assets and obligations for the liabilities relating to the arrangement.

Any acquisition of an interest in a joint operation in which the activity of the joint operation constitutes a business should be treated as a business combination, except when the parties sharing joint control are under the common control of the same ultimate controlling party or parties both before and after the acquisition and that control is not transitory.

The Group recognizes the following items in relation to its interest in a joint operation:

- Its assets, including its share of any assets held jointly.
- Its liabilities, including its share of any liabilities incurred jointly.
- Its revenue from the sale of its share of the output arising from the joint operation.
- Its share of the revenue from the sale of the output of the joint operation.
- Its expenses, including its share of any expenses incurred jointly.

The Group accounts for the assets, liabilities, revenue and expenses relating to its interest in a joint operation in accordance with the IFRSs applicable to the particular assets, liabilities, revenue and expenses.

When the Group sells or contributes assets to its joint operation, it recognizes gains and losses resulting from such a transaction only to the extent of the other parties' interests in the joint operation. When the Group purchases assets from its joint operation, it does not recognize its share of the gain or loss until it resells those assets to a third party.

h. Property, plant and equipment

Property, plant and equipment are initially measured at cost and subsequently measured at cost less accumulated depreciation and accumulated impairment loss.

Except for freehold land which is not depreciated, the depreciation of property, plant and equipment is recognized using the declining balance method. Each significant part is depreciated separately. The estimated useful lives, residual values and depreciation methods are reviewed at the end of each reporting period, with the effects of any changes in the estimates accounted for on a prospective basis.

On derecognition of an item of property, plant and equipment, the difference between the sales proceeds and the carrying amount of the asset is recognized in profit or loss.

i. Investment properties

Investment properties are properties held to earn rental and/or for capital appreciation. Investment properties also include land held for a currently undetermined future use.

Investment properties are initially measured at cost, including transaction costs. Subsequent to initial recognition, investment properties are measured at cost less accumulated depreciation and accumulated impairment loss. Depreciation is recognized using the declining balance method.

On derecognition of an investment property, the difference between the net disposal proceeds and the carrying amount of the asset is included in profit or loss.

j. Goodwill

Goodwill arising from the acquisition of a business is measured at cost as established at the date of acquisition of the business less accumulated impairment loss.

For the purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units or groups of cash-generating units (referred to as "cash-generating units") that is expected to benefit from the synergies of the combination.

A cash-generating unit to which goodwill has been allocated is tested for impairment annually or more frequently whenever there is an indication that the unit may be impaired, by comparing its carrying amount, including the attributed goodwill, with its recoverable amount. However, if the goodwill allocated to a cash-generating unit was acquired in a business combination during the current annual period, that unit shall be tested for impairment before the end of the current annual period. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then pro rata to the other assets of the unit based on the carrying amount of each asset in the unit. Any impairment loss is recognized directly in profit or loss. Any impairment loss recognized for goodwill is not reversed in subsequent periods.

If goodwill has been allocated to a cash-generating unit and the Group disposes of an operation within that unit, the goodwill associated with the operation which is disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal and is measured on the basis of the relative values of the operation disposed of and the portion of the cash-generating unit retained.

k. Intangible assets

1) Intangible assets acquired separately

Intangible assets with finite useful lives that are acquired separately are initially measured at cost and subsequently measured at cost less accumulated amortization and accumulated impairment loss. Amortization is recognized on a straight-line basis. The estimated useful lives, residual values, and amortization methods are reviewed at the end of each reporting period, with the effect of any changes in the estimates accounted for on a prospective basis. Intangible assets with indefinite useful lives that are acquired separately are measured at cost less accumulated impairment loss.

2) Derecognition of intangible assets

On derecognition of an intangible asset, the difference between the net disposal proceeds and the carrying amount of the asset is recognized in profit or loss.

1. Impairment of property, plant and equipment, right-of-use assets, intangible assets other than goodwill and assets related to contract costs

At the end of each reporting period, the Group reviews the carrying amounts of its property, plant and equipment, right-of-use assets and intangible assets, excluding goodwill, to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. Corporate assets are allocated to the individual cash-generating units on a reasonable and consistent basis of allocation. Otherwise, they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

The recoverable amount is the higher of fair value less costs to sell and value in use. If the recoverable amount of an asset or cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount, with the resulting impairment loss recognized in profit or loss.

When an impairment loss is subsequently reversed, the carrying amount of the corresponding asset, cash-generating unit or assets related to contract costs is increased to the revised estimate of its recoverable amount, but only to the extent of the carrying amount that would have been determined had no impairment loss been recognized on the asset, cash-generating unit or assets related to contract costs in prior years. A reversal of an impairment loss is recognized in profit or loss.

m. Financial instruments

Financial assets and financial liabilities are recognized when the Group becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issuance of financial assets and financial liabilities (other than financial assets and financial liabilities at FVTPL) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognized immediately in profit or loss.

1) Financial assets

All regular way purchases or sales of financial assets are recognized and derecognized on a trade date basis.

a) Measurement categories

Financial assets are classified into the following categories: Financial assets at FVTPL, financial assets at amortized cost and investments in equity instruments at FVTOCI.

i. Financial assets at FVTPL

Financial assets are classified as at FVTPL when such financial assets are mandatorily classified or designated as at FVTPL. Financial assets mandatorily classified as at FVTPL include investments in equity instruments which are not designated as at FVTOCI and debt instruments that do not meet the amortized cost criteria or the FVTOCI criteria.

Financial assets at FVTPL are subsequently measured at fair value, and any remeasurement gains or losses on such financial assets are recognized in other gains or losses. Fair value is determined in the manner described in Note 36.

ii. Financial assets at amortized cost

Financial assets that meet the following conditions are subsequently measured at amortized cost:

- i) The financial assets are held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- ii) The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Subsequent to initial recognition, financial assets at amortized cost, including cash and cash equivalents, trade receivables at amortized cost and other receivables, are measured at amortized cost, which equals the gross carrying amount determined using the effective interest method less any impairment loss. Exchange differences are recognized in profit or loss.

Interest income is calculated by applying the effective interest rate to the gross carrying amount of such a financial asset, except for:

- Purchased or originated credit-impaired financial assets, for which interest income is calculated by applying the credit adjusted effective interest rate to the amortized cost of such financial assets; and
- ii) Financial assets that are not credit impaired on purchase or origination but have subsequently become credit impaired, for which interest income is calculated by applying the effective interest rate to the amortized cost of such financial assets in subsequent reporting periods.

Cash equivalents include time deposits with original maturities within 3 months from the date of acquisition, which are highly liquid, readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value. These cash equivalents are held for the purpose of meeting short-term cash commitments.

iii. Investments in equity instruments at FVTOCI

On initial recognition, the Group may make an irrevocable election to designate investments in equity instruments as at FVTOCI. Designation as at FVTOCI is not permitted if the equity investment is held for trading or if it is contingent consideration recognized by an acquirer in a business combination.

Investments in equity instruments at FVTOCI are subsequently measured at fair value with gains and losses arising from changes in fair value recognized in other comprehensive income and accumulated in other equity. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments; instead, it will be transferred to retained earnings.

Dividends on these investments in equity instruments are recognized in profit or loss when the Group's right to receive the dividends is established, unless the dividends clearly represent a recovery of part of the cost of the investment.

b) Impairment of financial assets and contract assets

The Group recognizes a loss allowance for expected credit losses on financial assets at amortized cost (including trade receivables), as well as contract assets.

The Group always recognizes lifetime expected credit losses (ECLs) for trade receivables and contract assets. For all other financial instruments, the Group recognizes lifetime ECLs when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on a financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECLs.

Expected credit losses reflect the weighted average of credit losses with the respective risks of default occurring as the weights. Lifetime ECLs represent the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECLs represent the portion of lifetime ECLs that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

The impairment loss of all financial assets is recognized in profit or loss by a reduction in their carrying amounts through a loss allowance account.

c) Derecognition of financial assets

The Group derecognizes a financial asset only when the contractual rights to the cash flows from the asset expire or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party.

On derecognition of a financial asset at amortized cost in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss. On derecognition of an investment in a debt instrument at FVTOCI, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss which had been recognized in other comprehensive income is recognized in profit or loss. However, on derecognition of an investment in an equity instrument at FVTOCI, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss, and the cumulative gain or loss which had been recognized in other comprehensive income is transferred directly to retained earnings, without recycling through profit or loss.

2) Equity instruments

Debt and equity instruments issued by the Group are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments issued by the Group are recognized at the proceeds received, net of direct issue costs.

The repurchase of the Group's own equity instruments is recognized in and deducted directly from equity. No gain or loss is recognized in profit or loss on the purchase, sale, issuance or cancellation of the Group's own equity instruments.

3) Financial liabilities

a) Subsequent measurement

The Group's financial liabilities are measured at amortized cost using the effective interest method.

b) Derecognition of financial liabilities

The difference between the carrying amount of a financial liability derecognized and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss.

n. Provisions

Provisions are measured at the best estimate of the discounted cash flows of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognized as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

1) Onerous contracts

Onerous contracts are those in which the Group's unavoidable costs of meeting the contractual obligations exceed the economic benefits expected to be received from the contract. The present obligations arising under onerous contracts are recognized and measured as provisions.

2) Warranties

Provisions for the expected cost of warranty obligations to assure that products comply with agreed-upon specifications are recognized on the date of sale of the relevant products at the best estimate by the management of the Corporation of the expenditures required to settle the Group's obligations.

o. Revenue recognition

The Group identifies contracts with customers, allocates the transaction price to the performance obligations and recognizes revenue when performance obligations are satisfied.

1) Revenue from the sale of goods

For contracts to sell properties in the ordinary course of business, the fixed transaction price is received in instalments and recognized as a contract liability. The transaction price, after adjusting for the effect of the significant financing component, is recognized as revenue when the construction is completed and the property is transferred to the buyer.

2) Revenue from the rendering of services

Revenue from the rendering of services is recognized when services are provided.

Revenue from a contract to provide services is recognized with reference to the stage of completion of the contract.

3) Construction contract revenue

The Croup recognizes revenue from real estate construction contracts which are in the progress of construction over time. The Group measures the progress of completion of the construction contracts based on the satisfaction of performance obligations as stated in the contracts. Contract assets are recognized during the construction and are reclassified to trade receivable at the point at which the customer is invoiced. If the milestone payments exceed the revenue recognized to date, then the Group recognizes contract liabilities for the difference. Certain payments, which are retained by the customer as specified in the contract, are intended to ensure that the Group adequately completes all of its contractual obligations. Such retention receivables are recognized as contract assets until the Group satisfies its performance obligations.

When the outcome of a performance obligation cannot be reasonably measured, contract revenue is recognized only to the extent of contract costs incurred in satisfying the performance obligation for which recovery is expected.

4) Business on the development of industrial districts

The Group is authorized to develop and sell the development of industrial districts, whose accounting affairs are processed individually. Input costs of each industrial zone debit accounts receivable on the development of industrial districts; the price of land was paid by the purchaser, and the cost of development credits accounts payable for the development of industrial districts. When vendors pay off the price, accounts receivable on the development of industrial districts will be charged off. If the balance remains, the committee of industrial zone development and administration fund will be remitted.

Business on the development of industrial districts is charged by appointment contracts and related laws, which recognized in agency fee revenue included in other operating revenue of current year.

p. Buildings and land held for sale, net

Buildings and land held for sale, net is stated at the lower of cost or net realizable value. Comparing costs with net realizable value is based on individual item. The net realizable value is the estimated selling price less the selling expense. The cost is calculated by the specific identification method when selling.

q. Construction contracts

When the outcome of a construction contract can be estimated reliably, revenue and costs are recognized with reference to the stage of completion of the contract activity at the end of the reporting period, measured based on the proportion of contract costs incurred to date relative to the estimated total contract costs, expect for the stage of completion which isn't representative. Variations in contract work, claims and incentive payments are included to the extent that the amount can be measured reliably and its receipt is considered probable.

When the outcome of a construction contract can be estimated reliably, revenue from cost-plus contracts is recognized with reference to the recoverable costs incurred during the period plus the fees earned, measured according to the proportion of the costs incurred to date to the estimated total costs of the contract.

When it is probable that total contract costs will exceed the total contract revenue, the expected loss is recognized as an expense immediately.

When contract costs incurred to date plus the recognized profit less the recognized deficits exceed progress billings, the surplus is shown as the gross amount due from customers for contract work. For contracts where progress billings exceed contract costs incurred to date plus the recognized profit less the recognized deficits, the surplus is shown as the gross amount due to customers for contract work. Amounts received before the related work is performed are included in the consolidated balance sheets as a liability under contract liabilities. Amounts billed for work performed but not yet paid by customers are included in the consolidated balance sheets under trade receivables.

r. Leases

At the inception of a contract, the Group assesses whether the contract is, or contains, a lease.

For a contract that contains a lease component and non-lease components, the Group allocates the consideration in the contract to each component on the basis of the relative stand-alone price and accounts for each component separately.

1) The Group as lessor

Leases are classified as finance leases whenever the terms of a lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

When the Group subleases a right-of-use asset, the sublease is classified by reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset. However, if the head lease is a short-term lease that the Group, as a lessor, has accounted for applying recognition exemption, the sublease is classified as an operating lease.

Lease payments less any lease incentives payable from operating leases are recognized as income on a straight-line basis over the terms of the relevant leases. Initial direct costs incurred in obtaining operating leases are added to the carrying amounts of the underlying assets and recognized as expenses on a straight-line basis over the lease terms.

When a lease includes both land and building elements, the Group assesses the classification of each element separately as a finance or an operating lease based on the assessment as to whether substantially all the risks and rewards incidental to ownership of each element have been transferred to the lessee. The lease payments are allocated to the land and the building elements in proportion to the relative fair values of the leasehold interests in the land element and building element of the lease at the inception of a contract. If the allocation of the lease payments can be made reliably, each element is accounted for separately in accordance with its lease classification. When the lease payments cannot be allocated reliably to the land and building elements, the entire lease is generally classified as a finance lease unless it is clear that both elements are operating leases; in which case, the entire lease is classified as an operating lease.

2) The Group as lessee

The Group recognizes right-of-use assets and lease liabilities for all leases at the commencement date of a lease, except for short-term leases and low-value asset leases accounted for applying a recognition exemption where lease payments are recognized as expenses on a straight-line basis over the lease terms.

Right-of-use assets are initially measured at cost, which comprises the initial measurement of lease liabilities adjusted for lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs needed to restore the underlying assets, and less any lease incentives received. Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses and adjusted for any remeasurement of the lease liabilities. Right-of-use assets are presented on a separate line in the consolidated balance sheet.

Right-of-use assets are depreciated using the straight-line method from the commencement dates to the earlier of the end of the useful lives of the right-of-use assets or the end of the lease terms.

Lease liabilities are initially measured at the present value of the lease payments, which comprise fixed payments and in-substance fixed payments. The lease payments are discounted using the interest rate implicit in a lease, if that rate can be readily determined. If that rate cannot be readily determined, the Group uses the lessee's incremental borrowing rate.

Subsequently, lease liabilities are measured at amortized cost using the effective interest method, with interest expense recognized over the lease terms. When there is a change in future lease payments resulting from a change in a lease term, the Group remeasures the lease liabilities with a corresponding adjustment to the right-of-use-assets. However, if the carrying amount of the right-of-use assets is reduced to zero, any remaining amount of the remeasurement is recognized in profit or loss. For a lease modification that is not accounted for as a separate lease, the Group accounts for the remeasurement of the lease liability by (a) decreasing the carrying amount of the right-of-use asset of lease modifications that decreased the scope of the lease, and recognizing in profit or loss any gain or loss on the partial or full termination of the lease; (b) making a corresponding adjustment to the right-of-use asset of all other lease modifications. Lease liabilities are presented on a separate line in the consolidated balance sheets.

The Group negotiates with the lessor for rent concessions as a direct consequence of the Covid-19 to change the lease payments originally due by June 30, 2021, that results in the revised consideration for the lease. There is no substantive change to other terms and conditions. The Group elects to apply the practical expedient to all of these rent concessions for lease contracts and, therefore, does not assess whether the rent concessions are lease modifications. Instead, the Group recognizes the reduction in lease payment in profit or loss as income and expenses, in the period in which the events or conditions that trigger the concession occur, and makes a corresponding adjustment to the lease liability.

Variable lease payments that do not depend on an index or a rate are recognized as expenses in the periods in which they are incurred.

s. Borrowing costs

Borrowing costs directly attributable to an acquisition, construction or production of qualifying assets are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

Other than those which is stated above, all other borrowing costs are recognized in profit or loss in the period in which they are incurred.

t. Government grants

Government grants are not recognized until there is reasonable assurance that the Group will comply with the conditions attached to them and that the grants will be received.

Government grants related to income are recognized in other income on a systematic basis over the periods in which the Group recognizes as expenses the related costs that the grants intend to compensate.

Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognized in profit or loss in the period in which they are received.

The benefit of a government loan received at a below-market rate of interest is treated as a government grant measured as the difference between the proceeds received and the fair value of the loan based on prevailing market interest rates.

u. Employee benefits

1) Short-term employee benefits

Liabilities recognized in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related services.

2) Retirement benefits

Payments to defined contribution retirement benefit plans are recognized as expenses when employees have rendered services entitling them to the contributions.

Defined benefit costs (including service cost, net interest and remeasurement) under defined benefit retirement benefit plans are determined using the projected unit credit method. Service cost (including current service cost and past service cost) and net interest on the net defined benefit liabilities (assets) are recognized as employee benefits expense in the period in which they occur. Remeasurement, comprising actuarial gains and losses and the return on plan assets (excluding interest), is recognized in other comprehensive income in the period in which it occurs. Remeasurement recognized in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss.

Net defined benefit liabilities (assets) represent the actual deficit (surplus) in the Group's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any refunds from the plans or reductions in future contributions to the plans.

v. Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

1) Current tax

Income tax payable (refundable) is based on taxable profit (loss) for the year determined according to the applicable tax laws of each tax jurisdiction.

According to the Income Tax Act in the ROC, an additional tax on unappropriated earnings is provided for in the year the shareholders approve to retain earnings.

Adjustments of prior years' tax liabilities are added to or deducted from the current year's tax provision.

2) Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences, unused loss carryforwards to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates and interests in joint arrangements, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and such temporary differences are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the assets to be recovered. A previously unrecognized deferred tax asset is also reviewed at the end of each reporting period and recognized to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liabilities are settled or the assets are realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

3) Current and deferred taxes for the year

Current and deferred taxes are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity; in which case, the current and deferred taxes are also recognized in other comprehensive income or directly in equity, respectively.

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, management is required to make judgments, estimations, and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised if the revisions affect only that period or in the period of the revisions and future periods if the revisions affect both current and future periods.

Key Sources of Estimation Uncertainty

a. Construction contracts

Contract revenue and costs are recognized by reference to the stage of completion of each contract. The degree of completion of a contract is measured based on the satisfaction of performance obligations stated in the contract.

The estimated total contract costs and contractual items are assessed and determined by management, based on the nature of the work, expected sub-contracting charges, construction periods, processes, methods, etc., for each construction contract. Changes in these estimates might affect the calculation of the percentage of completion and related profit and loss from the construction contracts.

b. Write-down of inventories

The net realizable value of inventories is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale. The estimation of net realizable value is based on current market conditions and historical experience in the sale of product of a similar nature. Changes in market conditions may have a material impact on the estimation of the net realizable value.

6. CASH AND CASH EQUIVALENTS

	December 31			
		2020		2019
Cash on hand Checking accounts and demand deposits Cash equivalents (investments with original maturities of 3 months or less)	\$ 2	6,478 2,424,069	\$	7,670 2,667,801
Time deposits		17,134		<u>-</u>
	<u>\$ 2</u>	2 <u>,477,681</u>	<u>\$</u> 2	2 <u>,675,471</u>

The market rate intervals of bank deposits at the end of the reporting period were as follows:

	Decem	ber 31
	2020	2019
Bank deposits	0.005%-0.350%	0.005%-0.350%

7. FINANCIAL INSTRUMENTS AT FVTPL

	December 31			
	2020	2019		
<u>Financial assets - current</u>				
Financial assets designated as at FVTPL				
Non-derivative financial assets				
Domestic listed shares	\$ 8,960	\$ 93,896		
Domestic unlisted shares	14,722	314,722		
Financial assets mandatorily classified as at FVTPL				
Non-derivative financial assets				
Mutual funds	_	5,001		
	<u>\$ 23,682</u>	<u>\$ 413,619</u>		

8. FINANCIAL ASSETS AT FVTOCI

Investments in Equity Instruments at FVTOCI

	December 31	
	2020	2019
Current		
Domestic listed shares	<u>\$ 964,350</u>	<u>\$ 804,356</u>
Non-current		
Domestic listed shares Domestic and foreign unlisted shares	\$ 627,050 100,311	\$ 527,476 113,161
	<u>\$ 727,361</u>	<u>\$ 640,637</u>

These investments in Taiwan Business Bank, China Petrochemical Development Corporation, Century Development Corporation, and Overseas Investment & Development Corporation are not held for trading. Instead, they are held for medium to long-term strategic purposes. Accordingly, the management elected to designate these investments in equity instruments as at FVTOCI as they believe that recognizing short-term fluctuations in these investments' fair value in profit or loss would not be consistent with the Group's strategy of holding these investments for long-term purposes.

Refer to Note 38 for information relating to investments in equity instruments at FVTOCI pledged as security.

9. FINANCIAL ASSETS AT AMORTIZED COST

	December 31	
	2020	2019
Current		
Time deposits with original maturities of more than 3 months (a) Others (b)	\$ 1,329,560 1,662,546	\$ 1,357,298 2,802,466
	<u>\$ 2,992,106</u>	<u>\$ 4,159,764</u>
Non-current		
Time deposits with original maturities of more than 3 months (a) Others (b)	\$ 642,553 2,215	\$ 2,787 2,560
	<u>\$ 644,768</u>	<u>\$ 5,347</u>

a. The range of interest rates for time deposits with original maturities of more than 3 months was approximately 0.002%-2.800% per annum as of December 31, 2020 and 2019.

b. Restricted deposits and reserve account for trusts.

Refer to Note 38 for information relating to investments in financial assets at amortized cost pledged as security.

10. NOTES RECEIVABLE, TRADE RECEIVABLES AND CONSTRUCTION RECEIVABLES

	December 31	
	2020	2019
Notes receivable		
Notes receivable	<u>\$ 801</u>	<u>\$ 561</u>
<u>Trade receivables</u>		
At amortized cost Gross carrying amount Less: Allowance for impairment loss	\$ 96,663 (12,829)	\$ 96,373 (12,691)
	<u>\$ 83,834</u>	<u>\$ 83,682</u>
Construction receivables	\$ 1,254,817	<u>\$ 1,535,335</u>

Trade Receivables and Construction Receivables

The average credit period granted by the Group for sales of its products is 90 days; assessment of impairment of accounts receivable is based on aging analysis, past experience and the client's current financial condition on an individual basis to estimate the uncollectible amounts.

When deciding the collectability of trade receivables, the Group takes the change of credit quality from the grant date of trade receivables to the balance sheet date in consideration. Past experience shows that, unless the traders are government entities which have good credit quality and are evaluated not to recognize allowance for doubtful accounts, the Group evaluates the uncollectible amounts in the future and recognizes appropriate allowance for doubtful accounts in principle.

Expect for individually recognizing appropriate allowance for doubtful accounts, which is based on objective evidence showing that trade receivables of specific trader is uncollectible, recognizing allowance for doubtful accounts is based on past experience of collective evaluation. The Group then distinguishes customers into different risk groups and recognizes allowance loss by expected loss rate.

At the balance sheet date, no allowance for doubtful accounts was recognized for some past-due trade receivables and construction receivables because there were no significant changes in credit quality, the amounts outstanding were still considered recoverable, and there was no indication of impairment of these receivables.

The Group writes off a trade receivable when there is evidence indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery. For trade receivables that have been written off, the Group continues to engage in enforcement activity to attempt to recover the receivables due. Where recoveries are made, these are recognized in profit or loss.

The aging of receivables, net was as follows:

	December 31	
	2020	2019
Not past due	\$ 1,323,403	\$ 1,608,182
Less than 60 days	13,740	9,702
61-90 days	707	1,133
90-120 days	83	_
Past due over 120 days	<u>718</u>	
	<u>\$ 1,338,651</u>	\$ 1,619,017

The movements of the loss allowance of trade receivables were as follows:

	December 31	
	2020	2019
Balance at January 1 Add: Net remeasurement of loss allowance Less: Net remeasurement of loss allowance	\$ 12,691 138	\$ 15,233 (2,542)
Balance at December 31	<u>\$ 12,829</u>	<u>\$ 12,691</u>

Increase in loss allowance was mainly due to the variations from accounts receivable balance of different risk levels.

11. ACCOUNTS RECEIVABLE ON THE DEVELOPMENT OF INDUSTRIAL DISTRICTS

	December 31	
	2020	2019
Chung Hua Coastal Industrial Park Other industrial districts	\$ 5,028,791 1,996,251	\$ 5,882,643
	<u>\$ 6,995,042</u>	<u>\$ 7,866,660</u>

The Corporation's development costs (including interest) amounted to \$924,064 thousand in 2020 and \$1,171,829 thousand in 2019, and the amounts collected were \$1,795,682 thousand in 2020 and \$2,368,227 thousand in 2019.

The Group's receivables from industrial zone agents are mainly funded by advanced cash and interest from the Industrial Bureau of the Ministry of Economic Affairs. After assessing the following factors, there is no need to provide an allowance for bad debts:

a. The price of land in an industrial zone is based on the estimated total development costs. All the interest generated from the development costs after the settlement base date are in response to the price adjustment mechanism used for adding the interest month by month and are a basis for reflecting the accurate price of an industrial zone at various points in time. The price paid by the vendors are included in the interest generated from the development costs after the settlement base date. The Development Bureau of the Ministry of Economic Affairs implements a land lease plan in an industrial zone, and the development costs of the entrusted development unit is also calculated based on the price in the month in which the manufacturers sign the lease. Land rental income is simply one of the advanced repayments of the development costs and can still be returned through other relevant alternative measures.

- b. As industrial zone development contracts are civil law appointment contracts, all the authorized development units are not subject to the risk of profit and loss. This is because the fees paid by the appointed firms are legally required and reimbursed from the appointing party which is a government agency and such an agent's credit is unquestionable.
- c. Development contracts only stipulate that development units may use advanced prepayments to process the development costs of the land sale price. Additionally, rental income from the land is not required to be the only repayment source. Industrial zone development is the government's method of promoting the industrial development policy. Thus, the government shall adopt countermeasures to solve problems such as sluggish sale of land in industrial zones or higher than market rental or selling prices leading to unsaleable land in industrial zones. The recovery funds that are entrusted to development units do not necessarily directly correlate with whether the land can be sold successfully.
- d. The Group's development funds from industrial zone agents have no bad debt history. Also, the Industrial Bureau of the Ministry of Economic Affairs has not stated or shown that it will not repay the development costs to the Group. Moreover, the funds will be recovered successively, and some of the cases have been fully recovered.

In summary, there is no major doubt or uncertainty regarding the recovery of advanced development repayments for industrial zone development, and thus, allowance for bad debts is not required.

12. BUILDINGS AND LAND HELD FOR SALE, NET

	December 31	
	2020	2019
3 rd Subsection, Xinyi Section, Xinyi District, Taipei City	\$ 10,923,432	\$ 10,923,432
Litzer Industrial District	267,436	267,436
Linyi Section 3, Zhongzheng District, Taipei City	67,655	99,324
Building and land in Danshui Township	72,519	72,519
Zhongkeng Section and Niushan Section, Hualian County	40,622	40,622
Land in Beitun District, Taichung City	21,355	21,355
Puwei Section, Yunlin County	6,117	6,117
Jing-Xin Garden	2,013	2,013
Clayton County in the U.S. State of Georgia	855	900
Henry County in the U.S. State of Georgia	854	899
Peibo Section in Tucheng District	<u>-</u>	1,244,634
	<u>\$ 11,402,858</u>	<u>\$ 12,679,251</u>

The Group's investments in the above buildings and land are specifically held for sales purposes, and the loss allowance amounted to \$39,245 thousand and \$49,893 thousand as of December 31, 2020 and 2019, respectively. The operating costs for 2020 included the gain on the sale of buildings held for sale which amounted to \$10,648.

The land development plan of Peibo Section in Tucheng District was approved by the Corporation's board of directors on May 13, 2020, and the land was reclassified under construction in progress.

Refer to Note 38 for information about buildings and land held for sale, net.

13. CONSTRUCTION IN PROGRESS

	Construction in Progress		
	Cost of		
	Cost of Land	Construction	Total
<u>December 31, 2020</u>			
Peibo Section in Tucheng District Land in Baoqing Sec., Taipei City Land in Zhengyi Sec., Taipei City Land in Nangang Sec., Taipei City	\$ 1,244,634 79,481 25,236	\$ 218,258 1,605,295 - - - 5,850	\$ 1,372,892 1,684,776 25,236 5,850
	<u>\$ 1,349,351</u>	\$ 1,739,403	\$ 3,088,754
<u>December 31, 2019</u>			
Land in Baoqing Sec., Taipei City Land in Zhengyi Sec., Taipei City Land in Nangang Sec., Taipei City	\$ 21,475 25,236	\$ 882,682 - - 3,822	\$ 904,157 25,236 3,822
	\$ 46,711	<u>\$ 886,504</u>	\$ 933,215

In November 2009, the Group acquired lots in the Zhengyi Section, Taipei City, and are in the process of contacting the landlords to discuss a new integrated development plan after the completion of the cooperative housing or urban renewal procedures.

The Group signed a joint venture agreement with Agora Garden Co., Ltd. in March 2010 to construct a residential building in the 3rd subsection of Xinyi Section, Taipei City. On April 3, 2019, the joint-construction and allocation of housing units was completed and on April 22, 2019, the procedures for the transfer of the building were carried out and transfer of ownership was registered; and the residential building was reclassified to buildings and land held for sale, net. Refer to Note 12 for the related information.

In February 2011, the Group started to process an urban renewal plan of Yan Shou Public Housing located in land numbers 57-2, 57-13 and 57 in the Baoqing Section, Taipei City.

The Group has acquired the joint-construction agreements for land number 57-2 from the majority of the landlords. Application of the urban renewal business plan was completed in May 2012 with the approval received in April 2014; the transfer of ownership rights was approved in August 2016; the construction registration was completed in October 2017. As of the end of 2020, related constructions of the interior partition walls and hydroelectric arrangements were in progress.

In addition, the Group has acquired the joint-construction agreements for land number 57-13 from the majority of the landlords. Application of the urban renewal business plan was completed in October 2013 with the approval received in December 2015; the transfer of ownership rights was approved in December 2018; the approval letter was received on January 23, 2019; the construction license was approved on June 13, 2019; the first public coordination meeting was held on September 26, 2019; and the demolition review meeting was passed on December 10, 2019; the relocation was completed in March 2020; the demolition of the buildings was completed in July 2020. As of the end of 2020, related constructions of the diaphragm wall and foundation piles was in progress.

Moreover, the urban renewal business plan for land number 57 of Baoqing Section, Taipei City was completed in December 2014; application of the urban renewal business plan was completed in June 2017; the transfer of ownership rights was submitted for approval in October 2018; the public hearing was held in February 2019; the hearing meeting was convened on December 23, 2019; the approval letter was received on April 22, 2020. As of the end of 2020, the Group was still negotiating with the residents.

In 2015, the Group started to process three urban renewal plans located on the land, plot number 316, in the Nangang Section, Taipei City. The urban renewal business plans were submitted to the authorities for approval in December 2015. The second hearing meeting was in December 2017 and the plan review meeting was held on December 9, 2019; the public hearing of the transfer of ownership rights was held on November 28, 2020. As of the end of 2020, the house selection was in progress.

The land development plan of Peibo Section in Tucheng District was approved by the Corporation's board of directors and authorized for issue on May 13, 2020, and the demolition of the buildings was completed in June 2020. As of the end of 2020, the road construction was in progress.

As of December 31, 2020 and 2019, the interest expense before capitalization was \$190,246 thousand and \$211,667 thousand, respectively; the capitalized construction interest was \$19,338 thousand and \$8,812 thousand, respectively; the capitalization rates per annum were 1.956%-2.028% and 2.292%, respectively.

14. SUBSIDIARIES

Subsidiaries included in the consolidated financial statements:

				wnership	_
_	_	<u> </u>	Decem		
Investor	Investee	Main Business	2020	2019	Remark
BES Engineering Corporation	Core Pacific World Co., Limited.	Makes investments	99.95	99.95	Note 1
	BES Machinery Co., Ltd.	Leases engineering machinery and equipment, and wholesale construction materials and provides consulting service for designing and planning projects, except for certain architectural matters	99.35	99.29	Notes 1 and 2
	BES Investment Company Ltd.	Overseas construction and equipment sale	100.00	100.00	Note 1
	BES Logistics International Co., Ltd.	Makes investments	100.00	100.00	Note 1
	Core Asia Human Resources Management Co., Ltd.	Consultancy on business administration and investments	100.00	100.00	Note 1
	Chung Kung Safeguarding & Security Corp.	Security and related services	64.67	64.67	Note 1
	Cinemark-Core Pacific, Ltd.	Movie broadcasting and related businesses	15.38	15.38	Note 1
	BES Construction Corporation (U.S.A.)	Develops lands for investments	91.79	91.79	Note 1
	BES Global Investment Co.	Overseas construction and equipment sale	100.00	100.00	Note 1
Core Pacific World Co., Limited	Zhong Hua Cheng Development Co., Ltd.	Consulting	100.00	100.00	Note 1
	Chinese City International Investment Co., Ltd.	Consulting	100.00	100.00	Note 1
BES Machinery Co., Ltd.	BESM Holding Co., Ltd.	Holds investments	100.00	100.00	Note 1
	Cinemark-Core Pacific, Ltd.	Movie broadcasting and related businesses	62.76	62.76	Note 1
Cinemark-Core Pacific, Ltd.	Cinema 7 Theater Co., Ltd.	Movie broadcasting and retail sale of food products and groceries	100.00	100.00	Note 1
Core Asia Human Resources Management Co., Ltd.	Elite Human Resources Management Co., Ltd.	Human resource consulting	100.00	100.00	Note 1
Chung Kung Safeguarding & Security Corp.	Chung Kung Management Consultant Co., Ltd.	Business management consulting and running parking lots	100.00	100.00	Note 1
	Chung Kung Management and Maintenance of Apartment Co., Ltd.	Manages apartment maintenance and renders related services	37.00	37.00	Note 1
Chung Kung Management Consultant Co., Ltd.	Chung Kung Management and Maintenance of Apartment Co., Ltd.	Manages apartment maintenance and renders related services	63.00	63.00	Note 1
BES Investment Company Ltd.	BES Construction Corporation (U.S.A.)	Develops lands for investments	8.21	8.21	Note 1
	Global BES Engineering (Myanmar) Co., Ltd.	Engineering and construction	100.00	100.00	Note 1
	BES Engineering Vietnam Co., Ltd.	Engineering and construction	100.00	-	Notes 1 and 3
Chinese City International Investment Co., Ltd.	Hua Cheng Consulting (Changshu) Co., Ltd.	Provides engineering consulting services.	100.00	100.00	Note 1
Zhong Hua Cheng Development Co., Ltd.	Core Pacific Consulting (Changshu) Co., Ltd.	Provides engineering consulting services	100.00	100.00	Note 1

Remark:

- Note 1: The Group holds more than 50% of the investee's shares; thus, this investee was included in the consolidated financial statements.
- Note 2: The Group acquired 0.23%, 0.13%, 0.06% and 0.06% of the shares of BES Machinery Co., Ltd. separately in January 2019, April 2019, July 2019 and October 2020, respectively. Refer to Note 34 for the related information.
- Note 3: The registration of establishment was completed on November 5, 2019, and the Group investment on February 6, 2020, holding 100% of the equity with control, and include in the consolidated financial report.

15. INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

	December 31	
	2020	2019
Associates that are not individually material	<u>\$ 1,962,920</u>	<u>\$ 2,070,821</u>

Aggregate information of joint ventures that are not individually material

	For the Year Ended December	
	2020	2019
The Group's share of:		
Loss for the year	\$ (131,262)	\$ (389,178)
Other comprehensive income (loss)	23,361	(103,233)
Total comprehensive income (loss) for the year	<u>\$ (107,901</u>)	<u>\$ (492,411</u>)

Core Pacific City Co., Ltd. is one of the Corporation's associates for using the equity method and sustained continuous losses. In October 2019, Core Pacific City Co., Ltd. signed the real estate sale contract with the related party, Ding Yue Development Co., Ltd. (the "Ding Yue Development"). On November 11, 2019, the proposal the total price of \$37,200,010 thousand was approved by in shareholders' meeting. Originally, the freehold land in Xisong Section, Songshan District, Taipei City was transferred to Ding Yue Development after paying land value increment tax in October 2020. Because the demolition work was delayed arising from the industrial accident and the syndicated loan schedule was postponed due to the cooperation between Ding Yue Development and financial institutions, Core Pacific City Co., Ltd. held shareholders' meetings on October 22, 2020 and February 26, 2021 to pass and signed the first and second supplemental agreement of the real estate sale contract on the same day, which extended the expiry date to June 30, 2021. The Corporation's management assessed that the recoverable amount was not lower than the carrying amount and hence did not recognize an impairment loss.

In January 2019, the Group did not subscribe for BES Twin Towers Development Co., Ltd.'s issuance of common stock for cash based on its existing shareholding proportion, causing its shareholding proportion to decrease from 9.09% to 5.99%. On February 27, 2019, the proposal to dispose of all of the shares of BES Twin Towers Development Co., Ltd. to China Petrochemical Development Corporation was approved by in the board of directors' meeting, and the disposal and transfer of shares were completed in March 2019. The loss on the disposal of \$11,423 thousand was recognized in other gains and losses and the disposal price of \$215,600 thousand has been fully received.

The Group did not subscribe for HRDD Logistics Co., Ltd.'s issuance of common stock for cash based on its existing shareholding proportion, causing its shareholding proportion to decrease from 28.33% to 23.61% in 2019.

Except for BA & BES Contracting (L.L.C.), investments accounted for using the equity method and the share of profit or loss and other comprehensive income of those investments were calculated based on financial statements which have been audited. Management believes there is no material impact on the equity method of accounting or the calculation of the share of profit or loss and other comprehensive income from the financial statements of BA & BES Contracting (L.L.C.) which have not been audited.

16. JOINT OPERATIONS

Some of the Group's construction projects are joint construction projects, and the Group signed cooperation agreements with participating contractors to form a single operating unit and adopted the operating model of joint contracting and also independently set up accounting records. The joint contractor, construction assets and liabilities and details of the amounts the Corporation made in proportion to its interest in the joint agreements are as follows:

a. Core Pacific Living City Yangzhou CBD business in A6 district

In June 2012, the subsidiaries of Core Pacific Consulting (Changshu) Co., Ltd. and Hua Cheng Consulting (Changshu) Co., Ltd. signed an agreement with Core Pacific Living City Yangzhou CBD regarding a joint operation development of Core Pacific Living City Yangzhou CBD business in A6 district and a residence hotel. Based on the agreement, Core Pacific Consulting (Changshu) Co., Ltd. and Hua Cheng Consulting (Changshu) Co., Ltd. each own 7.5% of the interest, and Core Pacific Living City Yangzhou CBD has an 85% interest. As well, the Group signed the joint control operation agreement which has an expected duration of 5 years. This contract may be terminated early only under mutual agreement. Any profit or loss on this project will be shared at a percentage based on the contribution of each party.

The agreement expired in July 2017, and the Group's capital contribution reached 22.5%. The principal and expected interest amounted to \$576,384 thousand and was paid in August 2017. Meanwhile, an asset valuation was performed and completed on September 30, 2017. As of December 31, 2020, the actual profit sharing settlement is still underway due to calculation of the land value increment tax. The expected interest recognized in other liabilities - current is estimated at \$70,716 thousand.

b. Yulon Town Joint Venture

The Group and Taiwan Kumagai Co., Ltd. jointly contracted the main construction of the Yulon Town Development Project in the commercial area (the "Yulon Town Joint Venture"), which was entrusted by Yulon Motor Co., Ltd. The Corporation and Taiwan Kumagai Co., Ltd. signed the joint venture contract in December 2018, and had 30% and 70% interest in the joint venture, respectively. The related assets, liabilities, revenue, and expenses relating to the joint venture operations in the consolidated financial statements are shown below:

	December 31		
	2020	2019	
Assets			
Cash and cash equivalents	\$ 47,748	\$ 26,819	
Construction receivables	71,182	34,387	
Contract assets - current	44,588	12,494	
Other current assets	658	1,020	
Refundable deposits	629	629	
	<u>\$ 164,805</u>	\$ 75,349 (Continued)	

	Decemb	December 31		
	2020	2019		
<u>Liabilities</u>				
Trade payables Accrued expenses Contract liabilities-current Other current liabilities	\$ 4,710 2,438 118,952 3,570 \$ 129,670	\$ 15,839 3,318 		
	For the Year End 2020	,		
Construction revenue Construction cost Interest revenue	\$ 491,372 \$ 490,358 \$ 15	\$ 129,927 \$ 106,254 \$ 13		

17. PROPERTY, PLANT AND EQUIPMENT

	Freehold Land	Buildings	Machinery and Equipment	Other Equipment	Property under Construction	Total
Cost						
Balance at January 1, 2019 Additions Disposals Transferred from prepayments	\$ 2,766,404	\$ 646,613 276	\$ 1,436,444 26,278 (281,123)	\$ 345,788 3,482 (6,332)	\$ - 1,457 -	\$ 5,195,249 31,493 (287,455)
for equipment Transferred to investment	-	-	1,990	-	-	1,990
properties Effect of foreign currency exchange differences	-	(375)	(79)	-	-	(375)
Balance at December 31, 2019	\$ 2,766,404	<u>\$ 646,514</u>	\$ 1,183,510	\$ 342,938	<u>\$ 1,457</u>	\$ 4,940,823
Accumulated depreciation and impairment						
Balance at January 1, 2019 Depreciation expense Disposals Transferred to investment	\$ 3,004	\$ 349,068 26,393	\$ 1,130,532 75,643 (248,686)	\$ 293,092 5,428 (5,869)	\$ - - -	\$ 1,775,696 107,464 (254,555)
properties Effect of foreign currency exchange differences	-	(15)	- (79)	-	-	(15) (79)
Balance at December 31, 2019	\$ 3,004	\$ 375,446	\$ 957,410	\$ 292,651	<u> </u>	\$ 1,628,511
Balance at December 31, 2019, net	\$ 2,763,400	\$ 271,068	\$ 226,100	\$ 50,287	<u>\$ 1,457</u>	<u>\$ 3,312,312</u>
Cost						
Balance at January 1, 2020 Additions Disposals	\$ 2,766,404	\$ 646,514 1,119 (695)	\$ 1,183,510 43,443 (413,046)	\$ 342,938 4,677 (1,337)	\$ 1,457 8,534	\$ 4,940,823 57,773 (415,078)
Transferred from prepayments for equipment Transferred to investment	-	-	225	-	-	225
properties	-	(4,190)	-	-	-	(4,190) (Continued)

	Freehold Land	Buildings	Machinery and Equipment	Other Equipment	Property under Construction	Total
Effect of foreign currency exchange differences Reclassification	\$ - -	\$ -	\$ 34 255	\$ - 1,202	\$ - (1,457)	\$ 34
Balance at December 31, 2020	<u>\$ 2,766,404</u>	\$ 642,748	<u>\$ 814,421</u>	\$ 347,480	\$ 8,534	<u>\$ 4,579,587</u>
Accumulated depreciation and impairment						
Balance at January 1, 2020 Depreciation expense Disposals Transferred to investment properties Transferred to other assets	\$ 3,004	\$ 375,446 17,041 (451) (1,731)	\$ 957,410 54,971 (340,245)	\$ 292,651 5,097 (1,209)	\$ - - -	\$ 1,628,511 77,109 (341,905) (1,731) (2,513)
Effect of foreign currency exchange differences Reclassification	<u>-</u>		34 (1,072)	1,072	- 	34
Balance at December 31, 2020	\$ 3,004	\$ 390,305	<u>\$ 668,585</u>	\$ 297,611	<u>\$</u>	<u>\$ 1,359,505</u>
Balance at December 31, 2020, net	\$ 2,763,400	<u>\$ 252,443</u>	<u>\$ 145,836</u>	<u>\$ 49,869</u>	<u>\$ 8,534</u>	\$ 3,220,082 (Concluded)

No impairment assessment was performed for the years ended December 31, 2020 and 2019 as there was no indication of impairment.

Property, plant and equipment are depreciated using the fixed-percentage-on-declining-balance-method and on a straight-line basis over their estimated useful lives as follows:

Land improvements	8-40 years
Buildings	
Main buildings	60 years
Air-conditioning equipment	3 years
Machinery and equipment	2-13 years
Other equipment	2-20 years

Refer to Note 38 for information about the amount of property, plant and equipment pledged by the Group as collateral for borrowings.

18. LEASE ARRANGEMENTS

a. Right-of-use assets

	December 31	
	2020	2019
Carrying amount		
Land	\$ 53,410	\$ 40,319
Buildings	187,094	208,776
Machinery	448	1,500
Transportation equipment	29,417	23,161
Other equipment		17
	<u>\$ 270,369</u>	<u>\$ 273,773</u>

	For the Year Ended December 31	
	2020	2019
Additions to right-of-use assets	<u>\$ 75.984</u>	\$ 73,441
Decrease in right-of-use assets	\$ 560	\$ 3,612
Depreciation charge for right-of-use assets		
Land	\$ 11,287	\$ 5,297
Buildings	50,247	43,579
Machinery	1,051	1,236
Transportation equipment	16,227	14,612
Other equipment	<u> </u>	28
	<u>\$ 78,828</u>	<u>\$ 64,752</u>

b. Lease liabilities

	December 31		
	2020	2019	
Carrying amount			
Current Non-current	\$ 70,179 \$ 207,971	\$ 68,088 \$ 209,586	

Range of discount rate for lease liabilities was as follows:

	December 31	
	2020	2019
Land	2.40%-2.80%	2.72%-2.80%
Buildings	2.00%-4.75%	2.00%-4.75%
Machinery	2.80%	2.72%-2.80%
Transportation Equipment	2.00%-2.90%	2.00%-2.78%
Other equipment	-	2.00%

c. Material leasing activities and terms

Due to the severe impact of COVID-19 on the market economy in 2020, Chung Kung Management and Maintenance of Apartment Co., Ltd. negotiated with the lessor for rent concessions for its lease of land. The lessor agreed to provide unconditional 20% rent reductions from January to December 2020. Cinema 7 Theater Co., Ltd. also negotiated with the lessor for rent concessions for its lease of land. The lessor agreed to provide unconditional 20% rent reductions from July to September 2020. The Group recognized in profit or loss the impact of rent concessions of \$2,152 thousand for the year ended December 31, 2020.

d. Subleases

The Group subleases its right-of-use assets for buildings under operating leases with lease terms of 1 to 3 years.

The maturity analysis of lease payments receivable under operating subleases was as follows:

	December 31, 2020
Year 1	\$ 1,688
Year 2	1,178
Year 3	360
	<u>\$ 3,226</u>

e. Other lease information

Lease arrangements under operating leases for the leasing out of investment properties are set out in Note 19.

	For the Year Ended December 3			
	2020	2019		
Expenses relating to short-term leases Expenses relating to low-value asset leases Expenses relating to variable lease payments not included in the	\$ 2,118 \$ 1,559	\$ 8,254 \$ 7,214		
measurement of lease liabilities Total cash outflow for leases	\$ 19,131 \$ (105,161)	\$ 60,144 \$ (143,000)		

19. INVESTMENT PROPERTIES

	Completed Investment Properties
<u>Cost</u>	
Balance at January 1, 2019 Transferred from property, plant and equipment Effect of foreign currency exchange differences	\$ 1,034,832 375 (3,789)
Balance at December 31, 2019	<u>\$ 1,031,418</u>
Accumulated depreciation and impairment	
Balance at January 1, 2019 Depreciation expense Transferred from property, plant and equipment Effect of foreign currency exchange differences	\$ 190,833 8,468 15 (1,264)
Balance at December 31, 2019	<u>\$ 198,052</u>
Balance at December 31, 2019, net	\$ 833,366 (Continued)

	Completed Investment Properties
Cost	
Balance at January 1, 2020 Transferred from property, plant and equipment Effect of foreign currency exchange differences	\$ 1,031,418 4,190 1,634
Balance at December 31, 2020	<u>\$ 1,037,242</u>
Accumulated depreciation and impairment	
Balance at January 1, 2020 Depreciation expense Transferred from property, plant and equipment Effect of foreign currency exchange differences	\$ 198,052 8,179 1,731 643
Balance at December 31, 2020	\$ 208,605
Balance at December 31, 2020, net	\$ 828,637 (Concluded)

No impairment assessment was performed for the years ended December 31, 2020 and 2019 as there was no indication of impairment.

Investment properties are depreciated on a straight-line basis over their estimated useful lives as follows:

Land improvements	8-40 years
Buildings	
Main buildings	60 years
Air-conditioning equipment	3 years

The maturity analysis of lease payments receivable under operating leases of investment properties at December 31, 2020 and 2019, respectively, were as follows:

	Decei	nber 31
	2020	2019
Not later than 1 year Later than 1 year and not later than 5 years Later than 5 years	\$ 77,498 44,002	\$ 83,065 63,583 134
	<u>\$ 121,500</u>	<u>\$ 146,782</u>

The fair values of investment properties were arrived at on the basis of valuations carried out as of December 2020 and 2019 by independent and qualified professional appraiser. The fair values are shown below:

	Decem	December 31			
	2020	2019			
Fair value	<u>\$ 4,438,134</u>	<u>\$ 4,182,849</u>			

The market for some investment properties of the Group is inactive and alternative reliable measurements of fair value are not available; therefore, the Group determined that the fair value of the investment properties is not reliably measurable.

The Group held freehold interests in all of its investment properties. The carrying amounts of investment properties pledged by the Group to secure its borrowings are shown in Note 38.

20. GOODWILL

	For the Year Ended December 31				
	2020	2019			
Cost					
Balance at January 1 Impairment losses recognized	\$ 43,997 (43,997)	\$ 101,673 (57,676)			
Balance at December 31	<u>\$</u>	<u>\$ 43,997</u>			

The subsidiary Cinemark Core Pacific, Ltd acquired 100% of the equity of Cinema 7 Theater Co., Ltd. in August 2014, and the difference between the cost of investment and total net asset value belonging to goodwill was \$115,191 thousand. Since the goodwill relates solely to Cinema 7 Theater Co., Ltd. as a single cash generating unit, the goodwill is assessed for impairment by calculating the recoverable amount of Cinema 7 Theater Co., Ltd. and the carrying amount of its net assets.

The Group assessed the recoverable amount of goodwill in 2020 and 2019, and recognized impairment losses related to Cinema 7 Theater Co., Ltd. of \$43,997 thousand and \$57,676 thousand for the years ended December 31, 2020 and 2019, respectively. The impairment loss mainly resulted from the lower-than-expected number of customers.

21. BORROWINGS

a. Short-term borrowings

	Decem	iber 31
	2020	2019
Secured borrowings		
Bank loans	\$ 2,001,964	\$ 3,386,016
Bank overdrafts	2,001,964	3,386,016
<u>Unsecured borrowings</u>	2,001,501	3,300,010
Line of credit borrowings	538,170	25,164
	<u>\$ 2,540,134</u>	<u>\$ 3,411,180</u>

The short-term borrowings were pledged by some of the Group's bank deposits, shares, buildings and land held for sale, accounts receivable (recognized as accounts receivable on the development of industrial districts), freehold land, buildings, time deposits and certificates of deposit (Refer to Note 38 for related information).

The range of weighted average effective interest rate on bank loans was 1.745%-2.600% and 1.870%-3.000% per annum at December 31, 2020 and 2019, respectively.

b. Short-term bills payable

	December 31			
	2020	2019		
Commercial paper Less: Unamortized discounts on bills payable	\$ 2,335,000 (3,755)	\$ 1,437,000 (2,775)		
	<u>\$ 2,331,245</u>	<u>\$ 1,434,225</u>		

Outstanding short-term bills payable were as follows:

December 31, 2020

Promissory Institution	Nominal Amount	scount mount			Interest Carrying Value Rate Collate		Carrying V ateral of Collate	
Commercial paper								
International Bills Finance Corporation	\$ 707,200	\$ 1,230	\$	705,970	2.230%	Note 1		Note 1
Shanghai Commercial & Savings Bank, Ltd Tien Mou Branch	450,000	576		449,424	1.830%	Land and building	\$	815,731
Mega Bills Finance	450,000	1,246		448,754	1.800%	Land and building		500,396
Taiwan Finance Corporation	415,000	275		414,725	2.162%	Note 2		Note 2
Taiwan Finance Corporation	176,800	308		176,492	2.230%	Note 1		Note 1
Shanghai Commercial & Savings Bank, Ltd Tien Mou Branch	100,000	120		99,880	1.530%	Note 3		Note 3
Ta Ching Bills Finance Corporation	 36,000	 		36,000	1.988%	Note 4		Note 4
	\$ 2,335,000	\$ 3,755	\$	2,331,245				

- Note 1: The bills payable to International Bills Finance Corporation and Taiwan Finance Corporation were part of the same loan limit of the \$1.9 billion syndicated loan under Entie Commercial Bank, which were collateralized by receivables from the Xianxi and Lunwei Districts in Chung Hua Coastal Industrial Park with a total book value of \$5,028,791 thousand.
- Note 2: The loan is collateralized by land and buildings in Xinyi Section 3, Xinyi District, Taipei City and a total of 5,207 thousand shares of Taipei Business Bank with a total book value of \$912,128 thousand.
- Note 3: A total of 38,755 thousand shares of China Petrochemical Development Corporation with book value of \$451,729 thousand have been pledged as collateral.
- Note 4: A total of 2,000 thousand shares of China Petrochemical Development Corporation and repurchase agreements collateralized by bonds with a total book value of \$52,300 thousand have been pledged as collateral.

December 31, 2019

Promissory Institution	_	- 1 - 1 - 1 - 1 - 1		Discount Amount		rying Value	Interest Rate	Collateral	rying Value Collateral
Commercial paper									
Mega Bills Finance	\$	450,000	\$	905	\$	449,095	2.000%	Land and building	\$ 504,876
Shanghai Commercial &		450,000		445		449,555	2.200%	Land and building	815,731
Savings Bank, Ltd Tien									
Mou Branch									
Taiwan Finance Corporation		254,500		770		253,730	2.262%	Note 1	Note 1
Taiwan Finance Corporation		165,500		500		165,000	2.262%	Note 1	Note 1
Taiwan Finance Corporation		40,000		17		39,983	1.862%	Note 2	Note 2
Ta Ching Bills Finance		40,000		94		39,906	1.988%	Note 3	Note 3
Corporation									
International Bills Finance		37,000		44		36,956	2.950%	-	-
Corporation									
-	\$	1,437,000	\$	2,775	\$	1,434,225			

- Note 1: The loan is collateralized by land and buildings with a total book value of \$861,464 thousand.
- Note 2: A total of 5,207 thousand shares of Taipei Business Bank with a total book value of \$65,608 thousand have been pledged as collateral.
- Note 3: A total of 2,000 thousand shares of China Petrochemical Development Corporation with a total book value of \$19,600 thousand have been pledged as collateral.

The short-term bills payable were pledged by listed stocks, repurchase agreements collateralized by bonds, receivables which are recognized in accounts receivable on the development of industrial districts, freehold land, buildings and financial assets available for sale. (Refer to Note 38 for related information.)

c. Long-term borrowings

	December 31	
	2020	2019
Secured borrowings		
Bank loans	\$ 4,188,187	\$ 4,409,149
<u>Unsecured borrowings</u>		
Bank loans	549,622 4,737,809	1,760,514 6,169,663
Less: Current portion	<u>(1,130,591)</u>	(1,719,228)
Long-term borrowings	<u>\$ 3,607,218</u>	<u>\$ 4,450,435</u>

The above-mentioned bank loans were secured by the Group's freehold land, buildings, certificates of deposit and time deposits (see Note 38). As of December 31, 2020 and 2019, the effective annual interest rate ranges were 1.490%-2.950% and 1.700%-2.737%, respectively.

22. BONDS PAYABLE

On February 25, 2014, the Corporation issued 5 thousand unsecured, 0%, New Taiwan dollar-denominated convertible bonds in Taiwan, with an aggregate principal of \$500,000 thousand.

Each bond entitles the holder to convert the bond into the Corporation's ordinary share at a conversion price of NT\$8.7. As of February 15, 2019, the conversion price was adjusted to NT\$7.6 per share. The conversion may occur at any time between March 26, 2014 and February 15, 2019. If the bonds are not converted by the end of the maturity period, they will be redeemed at book value.

The bondholders will have the right, at such holder's option, to redeem the bonds held by such holder on the date three years from the issuance date. The bondholders who want to require the Corporation to recall the convertible bonds at the rate of 104.568% of par value may inform the agent for stock affairs in writing 30 days before the date the holders will have the option to redeem the bonds.

In March 2017, parts of the shareholders performed their put options to redeem the bonds at face value totaling \$417,000 thousand with an interest compensation of \$19,052 thousand. As a result, a \$16,363 thousand loss on bonds payable was recognized under other gains and losses. The requirements of the second issuance of unsecured convertible bonds stipulate a book value of \$50,000 thousand; the bonds have been converted into 5,882 thousand shares of the Corporation's ordinary shares.

The unsecured convertible bonds issued by the Corporation were due on February 25, 2019. The face value of the bonds of \$32,900 thousand was fully paid in March 2019.

23. TRADE PAYABLES

	Decem	December 31	
	2020	2019	
Trade payables			
Operating	<u>\$ 4,347,815</u>	<u>\$ 4,220,191</u>	

Accounts payable classified as construction retainage received was \$1,529,087 thousand as of December 31, 2020 and \$1,176,886 thousand as of December 31, 2019. Construction retainage received, which is interest free, will be paid for each construction contract at the end of the construction retainage period. The warranty period is the Group's normal operating cycle, which normally exceeds one year. Related information on construction contracts is shown in Table 1 following the Notes to Consolidated Financial Statements.

24. ACCOUNTS PAYABLE FOR THE DEVELOPMENT OF INDUSTRIAL DISTRICTS

	December 31	
	2020	2019
Litzer Industrial District Yunlin Technology-based Industrial Park Other Industrial Districts	\$ 1,069,047 858,017 	\$ 1,081,562 838,399 15,963
	<u>\$ 1,943,027</u>	<u>\$ 1,935,924</u>

Accounts payable (receivable) for the development of industrial districts amounted to \$54,914 thousand in 2020 and \$57,149 thousand in 2019. The input costs were \$47,811 thousand in 2020 and \$19,645 thousand in 2019.

25. PROVISIONS

	December 31	
	2020	2019
<u>Current</u>		
Warranties Onerous contracts	\$ 445,573 22,604	\$ 516,433 <u>72,432</u>
	<u>\$ 468,177</u>	<u>\$ 588,865</u>
Non-current		
Long-term provision for the judgment of legal procedures	<u>\$ 365,748</u>	<u>\$ 669,921</u>

The provision for warranty claims represents the present value of management's best estimate of the future outflow of economic benefits that will be required under the Group's obligations for warranties under contracts for the sale of goods. The estimate had been made on the basis of historical warranty trends.

The provision for onerous lease contracts comes from the Group under non-cancellable onerous contracts, the provision amounts are measured using the difference of the present value of future lease payment obligations less the revenue expected to be earned from the leases.

The long-term provision for the judgment of legal procedures was based on the litigation of the recognition of construction overdue between the management of the Group and the owner. To make provisions for contingent losses due to lawsuits which are likely to occur in the future.

26. RETIREMENT BENEFIT PLANS

a. Defined contribution plans

The Corporation and its domestic subsidiaries of the Group adopted a pension plan under the Labor Pension Act (LPA), which is a state-managed defined contribution plan. Under the LPA, the Group makes monthly contributions to employees' individual pension accounts at 6% of monthly salaries and wages.

For 2020 and 2019, two of the Corporation's subsidiaries - Core Pacific Consulting (Changshu) Co., Ltd., Hua Cheng Consulting (Changshu) Co., Ltd. - have defined contribution plans. In accordance with the pension which were contributed from employees' salaries, the Group contributed some of the relative proportion of pension funds which was deposited in a special account. The pension accounts are managed by the local statutory insurance institutions. Upon retirement, employees will receive funds and relative yield from the special account. The Group has only the obligations to provide a specific amount which is operated by the government.

BES Investment Company Ltd., BES Global Investment Co., Global BES Engineering (Myanmar) Co., Ltd., Global BES Engineering (Vietnam) Co., Ltd., BESM Holding Co., Ltd., BES Logistics International Co., Ltd., Core Pacific World Co., Limited., Zhong Hua Cheng Development Co., Ltd., Chinese City International Investment Co., Ltd. and BES Construction Corporation (U.S.A.) do not have pension plans.

b. Defined benefit plans

The Corporation and subsidiaries (BES Machinery Co., Ltd., Core Asia Human Resources Management Co., Ltd., Chung Kung Safeguarding & Security Corp., Chung Kung Management Consultant Co., Ltd., and Chung Kung Management and Maintenance of Apartment Co., Ltd.) of the Group adopted the defined benefit plan under the Labor Standards Law, under which pension benefits are calculated on the basis of the length of service and average monthly salaries of the six months before retirement. The Group contributed at specific rate of salaries (the following rates are presented for 2020 and 2019; the Corporation's rate were 7% and 5.4%, respectively; other subsidiaries were 2.00%) and wages to a pension fund administered by the pension fund monitoring committee. Pension contributions are deposited in the Bank of Taiwan in the committee's name. Before the end of each year, the Group assesses the balance in the pension fund. If the amount of the balance in the pension fund is inadequate to pay retirement benefits for employees who conform to retirement requirements in the next year, the Group is required to fund the difference in one appropriation that should be made before the end of March of the next year. The pension fund is managed by the Bureau of Labor Funds, Ministry of Labor ("the Bureau"); the Group has no right to influence the investment policy and strategy.

The amounts included in the consolidated balance sheets in respect of the Group's defined benefit plans were as follows:

	December 31	
	2020	2019
Present value of defined benefit obligation Fair value of plan assets	\$ 352,692 (242,246)	\$ 358,472 (232,609)
Net defined benefit liabilities	<u>\$ 110,446</u>	<u>\$ 125,863</u>

Movements in net defined benefit liabilities (assets) were as follows:

	Present Value of the Defined		Net Defined Benefit
	Benefit Obligation	Fair Value of the Plan Assets	Liabilities (Assets)
Balance at January 1, 2019 Service cost	\$ 354,672	\$ (238,837)	<u>\$ 115,835</u>
Current service cost	8,269	-	8,269
Net interest expense (income)	2,560	(264)	2,296
Return on plan assets	<u>-</u>	(1,462)	(1,462)
Recognized in profit or loss	10,829	(1,726)	9,103
Remeasurement			
Actuarial (gain) loss - changes in financial			
assumptions	14,980	(9,203)	5,777
Actuarial (gain) loss - experience			
assumptions	9,286		9,286
Recognized in other comprehensive income	24,266	(9,203)	15,063
Contributions from the employer	-	(10,704)	(10,704)
Benefits paid	(31,295)	27,861	(3,434)
Balance at December 31, 2019	<u>\$ 358,472</u>	<u>\$ (232,609</u>)	\$ 125,863 (Continued)

	Present Value of the Defined Benefit Obligation	Fair Value of the Plan Assets	Net Defined Benefit Liabilities (Assets)
Balance at January 1, 2020	\$ 358,472	\$ (232,609)	\$ 125,863
Service cost			
Current service cost	7,406	-	7,406
Net interest expense (income)	2,410	(249)	2,161
Returns on plan assets		(1,323)	(1,323)
Recognized in profit or loss	9,816	(1,572)	8,244
Remeasurement			
Actuarial (gain) loss - changes in financial			
assumptions	10,551	(8,313)	2,238
Actuarial (gain) loss - experience			
adjustments	2,577		2,577
Recognized in other comprehensive income	13,128	(8,313)	4,815
Contributions from the employer	-	(23,789)	(23,789)
Benefits paid	(28,724)	24,037	(4,687)
Balance at December 31, 2020	<u>\$ 352,692</u>	<u>\$ (242,246</u>)	\$ 110,446 (Concluded)

An analysis by function of the amounts recognized in profit or loss in respect of the defined benefit plans is as follows:

	For the Year Ended December 31	
	2020	2019
Operating costs	\$ 2,915	\$ 7,573
Selling and market expenses	8	-
General and administrative expenses	5,379	1,535
Research and development expenses	19	70
Other income	<u>(77</u>)	<u>(75</u>)
	<u>\$ 8,244</u>	<u>\$ 9,103</u>

Through the defined benefit plans under the Labor Standards Act, the Group is exposed to the following risks:

- 1) Investment risk: The plan assets are invested in domestic and foreign equity and debt securities, bank deposits, etc. The investment is conducted at the discretion of the Bureau or under the mandated management. However, in accordance with relevant regulations, the return generated by plan assets should not be below the interest rate for a 2-year time deposit with local banks.
- 2) Interest risk: A decrease in the corporate bond interest rate will increase the present value of the defined benefit obligation; however, this will be partially offset by an increase in the return on the plan's debt investments.
- 3) Salary risk: The present value of the defined benefit obligation is calculated using the future salaries of plan participants. As such, an increase in the salaries of the plan participants will increase the present value of the defined benefit obligation.

The actuarial valuations of the present value of the defined benefit obligation were carried out by qualified actuaries. The significant assumptions used for the purposes of the actuarial valuations were as follows:

	December 31	
	2020	2019
Discount rate(s)	0.19%-0.30%	0.50%-0.70%
Expected rate(s) of salary increase	0.50%-2.00%	0.50%-2.00%

If possible reasonable change in each of the significant actuarial assumptions will occur and all other assumptions will remain constant, the present value of the defined benefit obligation will decrease or increase 0.25% as follows:

	December 31	
	2020	2019
Discount rate(s)		
0.25% increase	<u>\$ (6,956)</u>	<u>\$ (7,471)</u>
0.25% decrease	<u>\$ 7,174</u>	<u>\$ 7,715</u>
Expected rate(s) of salary increase		
0.25% increase	<u>\$ 7,041</u>	<u>\$ 7,603</u>
0.25% decrease	<u>\$ (6,862</u>)	<u>\$ (7,400</u>)

The above sensitivity analysis may not be representative of the actual change in the present value of the defined benefit obligation as it is unlikely that changes in assumptions will occur in isolation of one another as some of the assumptions may be correlated.

	December 31	
	2020	2019
Expected contributions to the plans for the next year	<u>\$ 8,677</u>	<u>\$ 9,259</u>
Average duration of the defined benefit obligation	4-10 years	4-8 years

27. MATURITY ANALYSIS OF ASSETS AND LIABILITIES

The Corporation classified the assets and liabilities of its construction operations and industrial district development projects as current and noncurrent in accordance with the length of the operating cycle of these constructions and projects. The amounts expected to be recovered or settled within 1 year after the reporting period and more than 1 year after the reporting period for related assets and liabilities were as follows:

	December 31, 2020		
	Due Within One Year	Due After One Year	Total
Assets			
Financial assets at amortized cost - current Construction receivables Contract assets - current Accounts receivable on the development of	\$ 1,123,041 1,160,725 993,576	\$ 221,840 94,092 2,280,314	\$ 1,344,881 1,254,817 3,273,890
industrial districts	-	6,995,042	6,995,042 (Continued)

		December 31, 2020	
	Due Within One Year	Due After One Year	Total
	One Tear	1 cai	Total
Buildings and land held for sale, net	\$ 977,941	\$ 10,424,917	\$ 11,402,858
Construction in progress	1,073,691	2,015,063	3,088,754
Refundable deposits on construction contracts	6,146	117,929	124,075
	<u>\$ 5,335,120</u>	<u>\$ 22,149,197</u>	<u>\$ 27,484,317</u>
<u>Liabilities</u>			
Trade payables	\$ 3,899,505	\$ 398,759	\$ 4,298,264
Contract liabilities - current	1,090,623	1,134,589	2,225,212
Accounts payable for the development of industrial districts		1,943,027	1,943,027
Provisions - current	88,398	379,779	468,177
Guarantee deposits on construction contracts -	·	·	•
current	311,897	109,585	421,482
	<u>\$ 5,390,423</u>	<u>\$ 3,965,739</u>	\$ 9,356,162 (Concluded)
		December 31, 2019	,
	Due Within	Due After One	
	One Year	Year	Total
Assets			
Financial assets at amortized cost - current	\$ 477,612	\$ 515,071	\$ 992,683
Construction receivables	1,313,079	222,256	1,535,335
Contract assets Accounts receivable on the development of	1,427,201	1,609,093	3,036,294
industrial districts	-	7,866,660	7,866,660
Buildings and land held for sale, net	1,009,611	11,669,640	12,679,251
Construction in progress	-	933,215	933,215
Refundable deposits on construction contracts	42,150	99,480	141,630
	<u>\$ 4,269,653</u>	<u>\$ 22,915,415</u>	<u>\$ 27,185,068</u>
<u>Liabilities</u>			
Notes payable	\$ 150	\$ -	\$ 150
Trade payables	2,696,775	1,470,852	4,167,627
Contract liabilities Accounts payable for the development of	808,649	1,257,762	2,066,411
industrial districts	-	1,935,924	1,935,924
Provisions - current Guarantee deposits on construction contracts -	196,344	392,521	588,865
current	131,054	223,145	354,199
	\$ 3,832,972	\$ 5,280,204	<u>\$ 9,113,176</u>

28. EQUITY

a. Share capital

Ordinary shares

	December 31	
	2020	2019
Shares authorized (in thousands of shares)	3,000,000	3,000,000
Shares authorized	\$ 30,000,000	\$ 30,000,000
Shares issued and fully paid (in thousands of shares)	<u>1,530,899</u>	1,530,899
Shares issued and fully paid	<u>\$ 15,308,998</u>	<u>\$ 15,308,998</u>

b. Capital surplus

	December 31	
	2020	2019
May be used to offset a deficit, distributed as cash dividends, or transferred to share capital (1)		
Shares issued in excess of par	\$ 11,501	\$ 11,501
Treasury share transactions	1,757	1,757
Changes in net equity of associates accounted for using the		
equity method	4,094	4,094
Donations	51	-
May only be used to offset a deficit (2)		
Other	56,430	56,430
	<u>\$ 73,833</u>	<u>\$ 73,782</u>

- 1) Capital surplus may be used to offset a deficit; in addition, when the Corporation has no deficit, such capital surplus may be distributed as cash dividends, or transferred to share capital (limited to a certain percentage of the Corporation's capital surplus and to once a year).
- 2) Capital surplus may be used to offset a deficit only.
- c. Retained earnings and dividend policy

According to the Corporation's Articles of Incorporation, the Corporation distributes share dividends and cash dividends after taking into account its future business needs, capital demand and long-term financial plan. Under the Corporation's Articles of Incorporation, the Corporation should make appropriations from its net income (less any deficit) in the following order:

- 1) Paying for taxes in accordance with the laws and regulations
- 2) Offsetting losses of previous years
- 3) 10% as legal reserve; unless legal reserve equals to the Corporation's paid-in capital.
- 4) Setting aside or reversing a special reserve equivalent to the net debit balance of the other components of stockholders equity.

- 5) Of the remainder, together with any unappropriated earnings of prior years, over 20% should be appropriated as dividends
- 6) The appropriation of earnings to be allocated for distribution shall depend on the actual earnings and fund level. The board of directors shall propose a plan for the distribution of the remaining undistributed earnings and the shareholders shall resolve such plan in the shareholders' meeting for distribution of dividends and bonus to shareholders. Cash dividends shall not be lower than 10% of total dividends. If the amount of dividend is less than \$0.10 per share, it shall not be distributed as cash dividend but may be distributed as share dividends.

For policies on distribution of remuneration of employees, directors and supervisors before and after the amendment of the Articles, refer to Note 30 (h) employee benefits expense.

Appropriation of earnings to legal reserve shall be made until the legal reserve equals the Corporation's paid-in capital. Legal reserve may be used to offset deficit. If the Corporation has no deficit and the legal reserve has exceeded 25% of the Corporation's paid-in capital, the excess may be transferred to capital or distributed in cash.

Items referred to under Rule No. 101002865 issued by the FSC and in the directive titled "Questions and Answers for Special Reserves Appropriated Following Adoption of IFRSs" should be appropriated to or reversed from a special reserve by the Corporation.

The appropriations of earnings for 2019 and 2018, which had been approved in the Corporation's shareholders' meetings on June 23, 2020 and June 21, 2019, respectively, were as follows:

	Appropriation of Earnings	
	For the Year Ended December 31	
	2019	2018
Legal reserve	\$ 31,289	\$ 36,33 <u>3</u>
Cash dividends	\$ 307,711	\$ 301,587
Cash dividends per share (NT\$)	\$ 0.201	\$ 0.197

The appropriations of earnings for 2020, which had been proposed by the Corporation's board of directors on March 17, 2021, were as follows:

	For the Year Ended December 31, 2020
Legal reserve	\$ 61,49 <u>2</u>
Cash dividends	\$ 356,700
Cash dividends per share (NT\$)	\$ 0.233

The appropriations of earnings for 2020 will be resolved by the shareholders in the meeting to be held on June 16, 2021.

d. Special reserve

	For the Year Ended December 31	
	2020	2019
Balance at January 1 Reversal:	\$ 2,788,570	\$ 2,801,480
Depreciation of property, plant and equipment	_	(12,910)
Balance at December 31	<u>\$ 2,788,570</u>	\$ 2,788,570

On first-time adoption of IFRSs, the Corporation appropriated for special reserve, the amounts that were the same as the unrealized revaluation increment and cumulative translation differences transferred to retained earnings, which was \$2,466,834 thousand.

If the special reserve appropriated on the first-time adoption of IFRSs relates to investment property other than land, the special reserve may be reversed continuously over the period of use. The special reserve relating to land may be reversed on disposal or reclassification.

e. Other equity items

1) Exchange differences on the translation of the financial statements of foreign operations

	For the Year Ended December 31	
	2020	2019
Balance at January 1	\$ (322,536)	\$ (230,373)
Exchange differences on the translation of the financial statements of foreign operations	12,205	6,080
Share of exchange differences of associates accounted for using the equity method	6,762	(98,243)
Balance at December 31	<u>\$ (303,569</u>)	<u>\$ (322,536</u>)

2) Unrealized valuation gain (loss) on financial assets at FVTOCI

	For the Year Ended December 31	
	2020	2019
Balance at January 1	\$ (243,747)	\$ (328,389)
Recognized for the year Unrealized gain (loss) - equity instruments	67,822	148,912
Share from associates accounted for using the equity	07,022	140,712
method	16,588	(4,999)
Reclassification adjustments Share from the disposal of associates accounted for using		
the equity method	-	(59,271)
Balance at December 31	<u>\$ (159,337</u>)	<u>\$ (243,747)</u>

f. Non-controlling interests

	For the Year Ended December 31	
	2020	2019
Balance at January 1	\$ 127,371	\$ 139,944
Attributable to non-controlling interests:	. ,	,
Share in profit for the year	(20,112)	(5,042)
Subsidiaries' cash dividend	-	(3,243)
Exchange differences on translating the financial statements of		
foreign entities	469	(1,248)
Remeasurement of defined benefit plans	211	319
Income tax related to actuarial gains (losses)	(42)	(64)
Adjustments relating to changes in capital surplus of associates		
accounted for using the equity method	-	29
Unrealized gain (loss) on financial assets at FVTOCI	308	169
Acquisition of non-controlling interests in subsidiaries (Note 34)	(487)	(3,493)
Balance at December 31	<u>\$ 107,718</u>	<u>\$ 127,371</u>

29. REVENUE

		For the Year End	ded December 31
		2020	2019
Revenue from contracts with customers Construction contract revenue Revenue from the rendering of services Revenue from sell of properties Other operating revenue		\$ 11,860,058 1,340,327 35,091 235,486 \$ 13,470,962	\$ 10,209,045 1,611,135 770,573 \$ 12,590,753
Contract Balances		<u>9 13,470,702</u>	<u>Ψ 12,570,133</u>
	December 31, 2020	December 31, 2019	January 1, 2019
Trade receivables (Note 10) Construction receivables (Note 10)	\$ 83,834 \$ 1,254,817	\$ 83,682 \$ 1,535,335	\$ 102,449 \$ 1,663,054
Contract assets Deposits under construction contracts for construction receivables Amounts due from customers for construction	\$ 1,944,868	\$ 1,673,802	\$ 1,677,783
contracts	1,329,022	1,362,492	1,009,004
	<u>\$ 3,273,890</u>	<u>\$ 3,036,294</u>	<u>\$ 2,686,787</u>
Contract liabilities Amounts due to customers for construction contracts Pre-construction sale Advance payment for the rendering of services	\$ 1,874,194 351,018 23,709	\$ 1,821,670 244,741 	\$ 2,334,395 145,971 22,813
	<u>\$ 2,248,921</u>	<u>\$ 2,086,102</u>	\$ 2,503,179

The credit risk management of contract assets is the same as trade receivables, related information is shown in Note 10.

30. NET PROFIT

a. Interest income

	For the Year Ended December 31	
	2020	2019
Bank deposits Financial assets at amortized cost Others	\$ 11,537 19,805 	\$ 5,003 25,667 114,418
	<u>\$ 106,746</u>	<u>\$ 145,088</u>

b. Other income

	For the Year Ended December 31	
	2020	2019
Rental income Dividends Others	\$ 55,787 38,741 9,705	\$ 38,161 57,836 46,000
Lease termination compensation		76,477
	<u>\$ 104,233</u>	<u>\$ 218,474</u>

c. Other gains and losses

	For the Year Ended December 31	
	2020	2019
Loan application fee Loss on disposal of associates	\$ (108,272)	\$ (121,005) (11,423)
Net gain on fair value changes of financial assets and liabilities at FVTPL	8,820	349,261
Impairment loss of goodwill	(43,997)	(57,676)
Gain (loss) on disposal of property, plant and equipment Gain (loss) on compensation (reversal)	314,064 310,860	(29,481) (15,496)
Others	<u>27,901</u>	19,708
	\$ 509,376	<u>\$ 133,888</u>

d. Finance costs

	For the Year Ended December 31		
	2020	2019	
Interest on bank overdrafts and loans	\$ 164,801	\$ 194,694	
Interest on lease liabilities	5,943	5,860	
Interest expense incurred on contracts with customers	164	2,156	
Interest on convertible bonds measured at amortized cost		145	
	<u>\$ 170,908</u>	<u>\$ 202,855</u>	

Refer to Note 13 for information about capitalized interest.

e. Depreciation

	For the Year Ended December 31		
	2020	2019	
An analysis of amortization by function			
Operating costs	\$ 73,343	\$ 82,853	
Operating expenses	82,594	89,363	
	<u>\$ 155,937</u>	<u>\$ 172,216</u>	

The depreciation of investment properties, which was recognized in other income - rental income, was \$8,179 and \$8,468 thousand in 2020 and 2019, respectively.

f. Operating expenses directly related to investment properties

	For the Year Ended December 31		
	2020	2019	
Direct operating expenses of investment properties generating rental income	<u>\$ 3,176</u>	<u>\$ 3,604</u>	

g. Employee benefits expense

	For the Year Ended December 31		
	2020	2019	
Short-term benefits	\$ 1,796,372	\$ 2,061,520	
Post-employment benefits			
Defined contribution plan	82,954	92,691	
Defined benefit plans	8,321	9,178	
	91,275	101,869	
Other employee benefits	143,610	<u>166,001</u>	
Total employee benefits expense	<u>\$ 2,031,257</u>	\$ 2,329,390	
An analysis of employee benefits expense by function Operating costs Operating expenses	\$ 1,761,592 269,665	\$ 2,039,891 289,499	
	\$ 2,031,257	<u>\$ 2,329,390</u>	

h. Compensation of employees and remuneration of directors and supervisors

According to the Corporation's Articles, the Corporation accrued compensation of employees and remuneration of directors and supervisors at the rates of no less than 2% and no higher than 2%, respectively, of net profit before income tax, compensation of employees and remuneration of directors and supervisors. The compensation of employees and the remuneration of directors and supervisors for the years ended December 31, 2020 and 2019, which were approved by the Corporation's board of directors on March 17, 2021 and March 27, 2020, respectively, were as follows:

Accrual rate

	For the Year Ended December 31	
	2020	2019
Compensation of employees Remuneration of directors and supervisors	2% 2%	2% 2%

<u>Amount</u>

		For the	Year En	ded De	ecember 31		
	2020				20	19	
	Cash	Sha	res	(Cash	Sha	ires
Compensation of employees	\$ 16,302	\$	-	\$	8,441	\$	-
Remuneration of directors and supervisors	16,302		-		8,441		-

If there is a change in the amounts after the annual consolidated financial statements are authorized for issue, the differences are recorded as a change in the accounting estimate and adjusted in the accounts in the following year.

There was no difference between the actual amounts of compensation of employees and remuneration of directors and supervisors paid and the amounts recognized in the consolidated financial statements for the years ended December 31, 2019 and 2018.

Information on the compensation of employees and remuneration of directors and supervisors resolved by the Corporation's board of directors is available at the Market Observation Post System website of the Taiwan Stock Exchange.

31. INCOME TAXES

a. Income tax recognized in profit or loss

Major components of income tax expense (benefit) were as follows:

	For the Year Ended December 31	
	2020	2019
Current tax		
In respect of the current year	\$ 17,794	\$ 29,013
Income tax on unappropriated earnings	4,084	2,386
Land value increment tax	118	-
Adjustments for prior year	(3,988)	(1,076)
, ,	18,008	30,323
		(Continued)

	For the Year Ended December 31		
	2020	2019	
Deferred tax			
In respect of the current year	\$ 173,698	\$ 71,096	
Adjustments for prior year	2,679	8,420	
	<u>176,377</u>	<u>79,516</u>	
Income tax expense recognized in profit or loss	<u>\$ 194,385</u>	<u>\$ 109,839</u>	
		(Concluded)	

A reconciliation of accounting profit and current income tax expense is as follows:

	For the Year Ended December 31		
	2020	2019	
Income tax expense calculated at the statutory rate	\$ 145,740	\$ 161,368	
Nondeductible expenses in determining taxable income	68,465	8,863	
Tax-exempt income	(9,608)	(10,607)	
Unrecognized loss on impairment of assets	(2,130)	-	
Unrealized valuation gain on financial assets at FVTOCI	-	(60,000)	
Income tax on unappropriated earnings	4,084	2,386	
Land value increment tax	118	-	
Unrecognized deductible temporary differences	(10,975)	485	
Adjustments for prior years' tax	(1,309)	7,344	
Income tax expense recognized in profit or loss	<u>\$ 194,385</u>	<u>\$ 109,839</u>	

In July 2019, the president of the ROC announced the amendments to the Statute for Industrial Innovation, which stipulate that the amounts of unappropriated earnings in 2018 and thereafter that are reinvested in the construction or purchase of certain assets or technologies are allowed as deduction when computing the income tax on unappropriated earnings. When calculating the tax on unappropriated earnings, the Group only deducts the amount of the unappropriated earnings that has been reinvested in capital expenditure.

b. Income tax recognized in other comprehensive income

	For the Year Ended December 31		
	2020	2019	
Deferred tax			
In respect of the current year - remeasurement of defined benefit plans	<u>\$ 964</u>	<u>\$ 3,013</u>	

c. Deferred tax assets and liabilities

The movements of deferred tax assets and deferred tax liabilities were as follows:

For the year ended December 31, 2020

For the year ended December 31,	2020		D	
Deferred Tax Assets	Opening Balance	Recognized in Profit or Loss	Recognized in Other Comprehensive Income	Closing Balance
Temporary differences Unrealized loss on construction Provision for warranties Defined benefit plans Others Loss carryforwards	\$ 115,348 103,287 30,694 40,945 248,806	\$ (48,800) (46,173) (2,735) 8,544 (86,004)	\$ - 964 - -	\$ 66,548 57,114 28,923 49,489 162,802
	<u>\$ 539,080</u>	<u>\$ (175,168)</u>	<u>\$ 964</u>	<u>\$ 364,876</u>
Deferred Tax Liabilities	Opening Balance	Recognized in Profit or Loss	Recognized in Other Comprehensive Income	Closing Balance
Temporary differences				
Provision for land value increment tax Foreign investments accounted	\$ 991,342	\$ -	\$ -	\$ 991,342
for using the equity method Others	99,949 <u>17,555</u>	5,125 (3,916)	<u> </u>	105,074 13,639
	<u>\$ 1,108,846</u>	<u>\$ 1,209</u>	<u>\$</u>	<u>\$ 1,110,055</u>
For the year ended December 31,	2019 Opening	Recognized in	Recognized in Other Comprehensive	
Deferred Tax Assets	Balance	Profit or Loss	Income	Closing Balance
Temporary differences Unrealized loss on construction Provision for warranties Defined benefit plans Others Loss carryforwards	\$ 98,598 72,746 28,344 22,099 385,399	\$ 16,750 30,541 (663) 18,846 (136,593)	\$ - 3,013	\$ 115,348 103,287 30,694 40,945 248,806
	\$ 607,186	<u>\$ (71,119)</u>	\$ 3,013	\$ 539,080
			D ' 1'	
Deferred Tax Liabilities	Opening Balance	Recognized in Profit or Loss	Recognized in Other Comprehensive Income	Closing Balance
Temporary differences Provision for land value increment tax		-	Other Comprehensive	Closing Balance \$ 991,342
Temporary differences Provision for land value	Balance	Profit or Loss	Other Comprehensive Income	-

d. Deductible temporary differences for which no deferred tax assets have been recognized in the consolidated balance sheets

	December 31		
	2020	2019	
Impairment of financial assets Unrealized loss on lawsuits Impairment of assets	\$ 38,979 83,310 58,118	\$ 38,979 184,842 68,766	
	<u>\$ 180,407</u>	<u>\$ 292,587</u>	

e. Information about unused loss carryforwards

Loss carryforwards as of December 31, 2020 comprised:

Unused Amount	Expiry Year
\$ 680,050 	2025 (approved) 2028 (unapproved)
<u>\$ 814,010</u>	

f. Income tax assessments

	Last Income Tax Approval Year
BES Engineering Corporation	2018
Core Pacific World Co., Limited.	2018
BES Machinery Co., Ltd.	2018
Cinemark-Core Pacific, Ltd.	2018
Chung Kung Safeguarding & Security Corp.	2019
Chung Kung Management Consultant Co., Ltd.	2019
Chung Kung Management and Maintenance of Apartment Co., Ltd.	2018
Core Asia Human Resources Management Co., Ltd.	2018
Elite Human Resources Management Co., Ltd.	2018
Cinema 7 Theater Co., Ltd.	2018

32. EARNINGS PER SHARE

The earnings and weighted average number of ordinary shares outstanding used in the computation of earnings per share from continuing operations were as follows:

Net Profit for the Period

	For the Year Ended December 31		
	2020	2019	
Earnings used in the computation of basic earnings per share	<u>\$ 618,959</u>	<u>\$ 312,886</u>	

Weighted Average Number of Ordinary Shares Outstanding

(In Thousands of Shares)

	For the Year Ended December 31		
	2020	2019	
Weighted average number of ordinary shares outstanding used in the			
computation of basic earnings per share	1,530,899	1,530,899	
Effect of potentially dilutive ordinary shares:			
Compensation of employees	1,980	973	
Weighted average number of ordinary shares outstanding used in the			
computation of dilutive earnings per share	<u>1,532,879</u>	<u>1,531,872</u>	

If the Group offered to settle the compensation of employees by cash or shares, the Group assumes that the entire amount of the compensation will be settled in shares and the resulting potential shares were included in the weighted average number of shares outstanding used in the computation of diluted earnings per share, as the effect is dilutive. Such dilutive effect of the potential shares is included in the computation of diluted earnings per share until the shareholders resolve the number of shares to be distributed to employees is resolved in the following year.

If the outstanding convertible bonds issued by the Group were potential ordinary shares, they were anti-dilutive and excluded from the computation of diluted earnings per share. Such dilutive effect of the potential shares is included in the computation of diluted earnings per share until the shareholders resolve the number of shares to be distributed to employees at their meeting.

33. GOVERNMENT GRANTS

In 2020, the Group's application for a government grant of \$9,705 thousand from the 'Ministry of Culture Assisting of Regulations Governing Relief and Revitalization for Industries and Business with Operating Difficulties due to the impact of Covid-19 pandemic' was approved, and the proceeds from the government grant was used to compensate for the expenses incurred and for working capital subsidies. As of December 31, 2020, the government grant revenue was recognized as other revenue. In addition, the Group applied for relief measures for outsourcing parking lot operators with operating difficulties due to the impact of the Covid-19 pandemic, and the royalties were reduced based on monthly revenue. As of December 31, 2020, the effect of the reduction in royalties was \$1,384 thousand.

34. EQUITY TRANSACTIONS WITH NON-CONTROLLING INTERESTS

In October 2020, the Group acquired 0.06% of the shares of its subsidiary, BES Machinery Co., Ltd., which increased the Group's continuing interest from 99.29% to 99.35%.

The Group held the rest of the equity interest measured at fair value and remained significant influence over BES Machinery Co., Ltd.; therefore, the Group recognized share of profits by using the equity method.

	BES Machinery Co., Ltd.
Consideration paid	\$ (517)
The proportionate share of the carrying amount of the net assets of the subsidiary transferred to non-controlling interests	487
	<u>\$ (30)</u>
Line items adjusted for equity transactions	
Retained earnings	<u>\$ (30)</u>

35. CAPITAL MANAGEMENT

In response to the Group's capital management strategies, the Group plans for future working capital needs, research and development expenses and shareholder expenses based on the current overall economic environment, industry characteristics and future development, to ensure that the Group would be able to continue as going concerns with long-term shareholders' equity and stable operating performance as goal, and to maximizing shareholders' equity.

Management regularly reviews the capital structure and considers the costs and risks involved in different capital structures. The Group adopts the conservative risk management strategy by consideration of the industry scale, industry growth and future product roadmaps.

36. FINANCIAL INSTRUMENTS

- a. Fair value of financial instruments measured at fair value on a recurring basis
 - 1) Fair value hierarchy

December 31, 2020

		Level 1]	Level 2	Lev	vel 3		Total
Financial assets at FVTPL Domestic listed shares Domestic and foreign	\$	8,960	\$	-	\$	-	\$	8,960
unlisted shares				14,722		<u>-</u>		14,722
	<u>\$</u>	8,960	<u>\$</u>	14,722	\$	_	<u>\$</u>	23,682
Financial assets at FVTOCI Investments in equity instruments								
Domestic listed shares Domestic and foreign unlisted shares	\$	1,591,400	\$	-	\$	-	\$	1,591,400
		<u>-</u>		100,311		<u>-</u>		100,311
	<u>\$</u>	1,591,400	<u>\$</u>	100,311	\$	<u> </u>	<u>\$</u>	<u>1,691,711</u>

December 31, 2019

	I	Level 1]	Level 2	Lev	vel 3		Total
Financial assets at FVTPL Domestic listed shares Domestic and foreign	\$	93,896	\$	-	\$	-	\$	93,896
unlisted shares Mutual funds		5,001		314,722		- -		314,722 5,001
	\$	98,897	<u>\$</u>	314,722	<u>\$</u>	<u> </u>	<u>\$</u>	413,619
Financial assets at FVTOCI Investments in equity instruments								
Domestic listed shares Domestic and foreign	\$ 1	1,331,832	\$	-	\$	-	\$	1,331,832
unlisted shares		<u>-</u>		113,161				113,161
	\$	1,331,832	\$	113,161	\$	<u>-</u>	\$	<u>1,444,993</u>

There were no transfers between Levels 1 and 2 in the current and prior year.

2) Valuation techniques and inputs applied for Level 2 fair value measurement

Financial Instruments	Valuation Techniques and Inputs
Unlisted shares	Transaction method of market approach. The approach is a valuation strategy that looks at market rations of companies with similar profitability at the end of the reporting periods, while taking the liquidity premium into consideration.
Others	Discounted cash flow.
	Future cash flows are discounted at a rate that reflects current borrowing interest rates of the bond issuers at the end of the year.

b. Categories of financial instruments

	December 31					
Financial assets	2020	2019				
FVTPL						
Designated as at FVTPL	\$ 23,682	\$ 408,618				
Mandatorily classified as at FVTPL	-	5,001				
Financial assets at amortized cost (Note 1)	7,683,814	8,844,559				
Financial liabilities						
Amortized cost (Note 2)	15,263,299	16,920,343				

- Note 1: The balances include financial assets at amortized cost, which comprise cash and cash equivalents, financial assets at amortized cost, notes and trade receivables, construction receivables, refundable deposits on construction contracts, other receivables (included in other current assets) and refundable deposits.
- Note 2: The balances include financial liabilities at amortized cost, which comprise short-term borrowings, short-term bills payable, notes payables, trade payables, guarantee deposits on construction contracts current, long-term borrowings (expired in one year), provisions and guarantee deposits received.

c. Financial risk management objectives and policies

The Group's major financial instruments included equity and debt investments, notes receivable, trade receivables, construction receivables, accounts receivable on the development of industrial districts, trade payables, borrowings and lease liabilities. The Group's corporate treasury function provides services to the business, coordinates access to domestic and international financial markets, and monitors and manages the financial risks relating to the operations of the Group through the analysis of exposures by degree and magnitude of risks. These risks include market risk (including currency risk, interest rate risk and other price risk), credit risk and liquidity risk.

1) Market risk

The Group's activities exposed it primarily to the financial risks of changes in foreign currency exchange rates (see (a) below) and interest rates (see (b) below).

a) Foreign currency risk

The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are set out in Note 40.

Sensitivity analysis

The Group was mainly exposed to the RMB and HKD.

The following table details the Group's sensitivity to a 5% increase in the New Taiwan dollar (the functional currency) against the relevant foreign currencies. The sensitivity rate of 5% is used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis included only outstanding foreign currency denominated monetary items at the end of the reporting period under the assumption of a 5% change in foreign currency rates. A positive number below indicates an increase in pre-tax equity when New Taiwan dollars strengthened by 5% against the relevant currency. For a 5% weakening of New Taiwan dollars against the relevant currency, there would be an equal and opposite impact on pre-tax equity and the balances below would be negative.

	R	MB Impact	HKI	HKD Impact			
	For tl	ne Year Ended	For the	Year Ended			
	De	ecember 31	Dece	mber 31			
	2020	2019	2020	2019			
Equity	\$ 59,12	8 \$ 58,921	\$ 24,552	\$ 24,121			

b) Interest rate risk

The carrying amounts of the Group's financial assets and financial liabilities with exposure to interest rates at the end of the reporting period were as follows:

	Dec	December 31		
	2020	2019		
Fair value interest rate risk				
Financial assets	\$ 1,861,915	\$ 2,023,505		
Financial liabilities	2,609,395	1,799,559		
Cash flow interest rate risk				
Financial assets	4,158,825	4,742,819		
Financial liabilities	7,277,943	9,493,183		

The Group was exposed to fair value interest rate risk in relation to fixed-rate certificate of deposit, short-term bills payable and bonds issued.

The Group was also exposed to cash flow interest rate risk in relation to variable-rate bank borrowings. The Group's cash flow interest rate risk was mainly concentrated in the fluctuation of benchmark interest rate arising from the Group's New Taiwan dollars denominated borrowings.

Sensitivity analysis

The sensitivity analyses below were determined based on the Group's exposure to interest rates for both derivatives and non-derivative instruments at the end of the reporting period. For floating rate liabilities, the analysis was prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A sensitivity rate of 1% increase or decrease was used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 1% higher and all other variables were held constant, the Group's pre-tax profit for the years ended December 31, 2020 and 2019 would decrease by \$31,191 thousand and \$47,504 thousand, respectively. The Group's sensitivity to interest rates increased during the current period mainly due to the increase in variable rate borrowings.

c) Other price risk

The Group was exposed to equity price risk through its investments in listed equity securities and mutual funds.

Sensitivity analysis

The sensitivity analyses below were determined based on the exposure to the equity price risks of the aforementioned investments at the end of the reporting period.

If the equity price of the aforementioned investments had been 5% higher, the Group's pre-tax other comprehensive income for the years ended December 31, 2020 and 2019 would have been higher by \$84,586 thousand and \$72,250 thousand, respectively.

2) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in a financial loss to the Group. At end of the reporting period, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to the failure about the discharge an obligation by the counterparties or the financial guarantees provided by the Group, could be equal to the total of the following:

- a) The carrying amount of the respective recognized financial assets as stated in the condensed balance sheets.
- b) The amount of contingent liabilities generated from financial guarantees that the Group provided.

The Group adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults. The Group only transacts with entities that are rated the equivalent of investment grade and above. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties.

3) Liquidity risk

The Group manages liquidity risk by monitoring and maintaining a level of cash and cash equivalents deemed adequate to finance the Group's operations and mitigate the effects of fluctuations in cash flows. In addition, management monitors the utilization of bank borrowings and ensures compliance with loan covenants.

The Group relies on bank borrowings as a significant source of liquidity. As of December 31, 2020 and 2019, the Group had available unutilized short-term bank loan facilities were shown below:

	December 31	
	2020	2019
The limit of unsecured bank overdrafts (examined annually)		
Utilized amount	\$ 1,087,792	\$ 1,822,634
Unutilized amount	6,688,106	1,650,033
	<u>\$ 7,775,898</u>	<u>\$ 3,472,667</u>
The limit of secured bank overdrafts		
Utilized amount	\$ 8,521,396	\$ 9,192,434
Unutilized amount	19,246,592	4,194,791
	<u>\$ 27,767,988</u>	<u>\$ 13,387,225</u>

Liquidity and interest rate risk table for non-derivative financial liabilities

The following table details the Group's remaining contractual maturities for its non-derivative financial liabilities with agreed repayment periods. The table has been drawn up based on the undiscounted cash flows of financial liabilities from the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows. Specifically, bank loans with a repayment on demand clause were included in the earliest time band regardless of the probability of the banks choosing to exercise their rights. The maturity dates for other non-derivative financial liabilities were based on the agreed repayment dates.

To the extent that interest flows are at floating rate, the undiscounted amount was derived from the interest rate curve at the end of the year.

December 31, 2020

	Weighted Average Effective Interest Rate (%)	On Demand or Less than 1 Month	1-3 Months	3 Months to 1 Year	1-5 Years	5+ Years
Non-derivative financial liabilities						
Non-interest bearing liabilities Lease liabilities Variable interest rate liabilities Fixed interest rate liabilities	2.000-4.750 1.490-2.950 1.530-2.223	\$ 1,023,943 6,823 212,300 1,849,000	\$ 1,171,110 13,031 735,211 450,000	\$ 1,746,573 50,465 2,827,614 36,000	\$ 377,271 156,705 3,573,706	\$ 31,195 76,262 99,881
		\$ 3,092,066	\$ 2,369,352	\$ 4,660,652	\$ 4,107,682	\$ 207,338
Additional information a	about the ma	turity analysis	s for lease lia	<u>ibilities:</u>		
	Year	1-5 Years	5-10 Years	10-15 Years	15-20 Years	20+ Years
Lease liabilities	<u>\$ 70,319</u>	<u>\$ 156,705</u>	<u>\$ 76,262</u>	<u>\$</u>	<u>\$</u>	<u>\$</u>
December 31, 2019						
	Weighted Average Effective Interest Rate (%)	On Demand or Less than 1 Month	1-3 Months	3 Months to 1 Year	1-5 Years	5+ Years
Non-derivative financial liabilities						
Non-interest bearing liabilities Lease liabilities Variable interest rate liabilities Fixed interest rate liabilities	2.000-4.750 1.700-3.000 1.862-2.950	\$ 939,968 6,081 219,309 534,695	\$ 878,523 11,892 986,420 925,390	\$ 919,744 50,194 4,008,084 64,575	\$ 1,468,798 149,240 4,487,694	\$ 15,929 84,148 127,211
		<u>\$ 1,700,053</u>	\$ 2,802,225	\$ 5,042,597	<u>\$ 6,105,732</u>	\$ 227,288
Additional information a	about the ma	turity analysis	s for lease lia	ıbilities:		
	Less than 1 Year	1-5 Years	5-10 Years	10-15 Years	15-20 Years	20+ Years

37. TRANSACTIONS WITH RELATED PARTIES

\$ 68,167

Balances and transactions between the Corporation and its subsidiaries, which are related parties of the Corporation, have been eliminated on consolidation and are not disclosed in this note. Besides information disclosed elsewhere in Notes 13, 15 and 39, details of transactions between the Group and other related parties are disclosed below.

\$ 149,240

\$ 84,148

a. Related party name and categories

Lease liabilities

Related Party Name	Related Party Categories
China Petrochemical Development Corporation	Legal directors of the Corporation and its subsidiaries
Sheen Chuen-Chi Cultural & Educational Foundation	Related parties in substance
	(Continued)

(Continued)

Related Party Name	Related Party Categories

Yunheyue Agriculture Co., Ltd.	Related parties in substance
Core Pacific City Co., Ltd.	Associates
HROO Logistics Co., Ltd.	Associates
Agora Garden Co., Ltd.	Related parties of the Corporation
Glory Construction Co., Ltd.	Related parties of the Corporation
Cheng Yao Enterprise Co., Ltd.	Related parties of the Corporation
Jen Huei Enterprise Co., Ltd.	Related parties of the Corporation
Tsou Seen Chemical Industries Corporation	Subsidiaries of legal directors of the Corporation
BES Twin Towers Development Co., Ltd.	Subsidiaries of legal directors of the Corporation
Core Pacific Pioneer (Myanmar) Co., Ltd.	Subsidiaries of legal directors of the Corporation
CPDC Engineering Corp.	Subsidiaries of legal directors of the Corporation
Hui-Lan Chu	Corporation's chairman
Hua-Yang Shen	Related parties in substance (former chairman)
Tony C. J. Sheen	Related parties in substance
Yu-Kun Chen	Associates of the Corporation's chairman and legal
	directors of its subsidiaries
	(Concluded)

b. Trading transactions and other transactions with related parties

		December 31		
Line Items	Related Party Categories	2020	2019	
Operating revenue	China Petrochemical Development Corporation	\$ 316,993	\$ 740,964	
	Subsidiaries of legal directors of the Corporation	9,063	1,072	
	Associates	858	24,432	
	Related parties of the Corporation	220	210	
	Related parties in substance	139		
		<u>\$ 327,273</u>	<u>\$ 766,678</u>	
Operating costs	Related parties of the Corporation Associates	\$ 9,375 200	\$ 8,733	
		<u>\$ 9,575</u>	<u>\$ 8,733</u>	
Operating expenses	Related parties of the Corporation Associates Subsidiaries of legal directors of the	\$ 9,567 - -	\$ 25,345 6,979 300	
	Corporation		6	
	Legal directors of the Corporation	_	6	
		<u>\$ 9,567</u>	<u>\$ 32,630</u>	

For transactions with related parties, the prices and collection terms are similar to those transactions with third parties.

c. Receivables from related parties

		Decei	mber 31
Line Items	Related Party Categories	2020	2019
Construction receivables	Legal directors of the Corporation	<u>\$ 32,554</u>	<u>\$ 33,148</u>
Trade receivables	Legal directors of the Corporation Subsidiaries of legal directors of the Corporation Associates	\$ 4,110 3,173	\$ 3,715 - 4,633
	Related parties of the Corporation		39
		<u>\$ 7,283</u>	<u>\$ 8,387</u>
Other receivables (including other current assets)	Related parties of the Corporation Legal directors of the Corporation Subsidiaries of legal directors of the Corporation	\$ 521 - -	\$ 505 1,107 72
	Associates		9
		<u>\$ 521</u>	<u>\$ 1,693</u>

Interest income

	For the Year Ended December 31	
Related Party Names	2020	2019
Agora Garden Co., Ltd.	<u>\$</u>	<u>\$ 1,667</u>

The outstanding trade receivables from related parties are unsecured. For the years ended December 31, 2020 and 2019, no impairment losses were recognized for trade receivables from related parties.

d. Payables to related parties (excluding loans to related parties)

		December 31			
Line Items	Related Party Categories	2020 2019			
Trade payables	Related parties of the Corporation Associates	\$ 1,659 	\$ 8,562 44		
		<u>\$ 1,659</u>	<u>\$ 8,606</u>		

The outstanding trade payables from related parties are unsecured, and will be settled in cash.

e. Payables to related parties (included in other current assets)

	December 31	
Related Party Categories	2020	2019
Related parties of the Corporation	<u>\$ 1,151</u>	<u>\$ 8,054</u>

f. Contract liabilities

The contract liabilities as of December 31, 2020 and 2019, respectively, were as follows:

December 31, 2020

Related Party Names	Engineering Code	Total Amount of Construction	Contract liabilities
China Petrochemical Development Corporation	A6E	<u>\$ 1,532,800</u>	\$ 239,038
<u>December 31, 2019</u>			
Related Party Names	Engineering Code	Total Amount of Construction	Contract liabilities
China Petrochemical Development Corporation	A6E	<u>\$ 1,532,800</u>	<u>\$ 347,810</u>

The contract contracts and engineering payment conditions with related parties were made at terms comparable to those with similar unrelated parties.

g. Lease arrangements

		For the Year Ende	ed December 31
Related Party Categorie	es	2020	2019
Acquisition of right-of-us	se assets		
Related parties in substant Related parties of the Con		\$ 22,646 	\$ - <u>35,513</u>
		<u>\$ 35,191</u>	\$ 35,513
		Decemb	per 31
Line Items	Related Party Categories	2020	2019
Lease liabilities	Related parties in substance Related parties of the Corporation	\$ 22,350 16,447	\$ -
		<u>\$ 38,797</u>	<u>\$ 22,017</u>
Line Items	Related Party Categories	For the Year Endo	ed December 31 2019
Interest expenses	Related parties of the Corporation	<u>\$ 907</u>	<u>\$ 550</u>

h. Acquisition of other assets

		Purchase Price		
		For the Year Ended Decembe		
Related Party Names	Line Items	2020		2019
Agora Garden Co., Ltd.	Buildings and land held for sale	\$	<u>-</u>	\$ 9,337,378

It refers to the buildings and land acquired from Agora Garden Co., Ltd. due to the joint-construction distribution deal.

i. Disposal of other assets

		Proceeds fro	om Disposal	Loss on 1	Disposal
Related Party		For the Yo Decem		For the Yo Decem	
Names	Line Items	2020	2019	2020	2019
China Petrochemical Development Corporation	Investments accounted for using the equity method	<u>\$</u>	\$ 215,600	<u>\$ -</u>	<u>\$ 11,423</u>

j. Loans to related parties

	December 31			
Related Party Categories	2020	2019		
Associates	<u>\$ 21,345</u>	\$ -		

As of December 31, 2020, the interest receivable of the Group from related parties amounted to \$304 thousand.

Interest revenue

	For the Year Ended December 31			
Related Party Categories	2020	2019		
Associates	<u>\$ 304</u>	<u>\$</u>		

The Group provided with short-term loan at rates comparable to market interest rates. As of December 31, 2020, the annual interest rate was 5.00%.

k. Other transactions with related parties

Rental revenue, other revenue and other gains and losses are as follows:

	For the Year En	ded December 31
Related Party Categories/Name	2020	2019
Related parties of the Corporation Legal directors of the Corporation	\$ 5,785 4,814	\$ 5,922 19,233
Related parties in substance	3,523	-
Associates Agora Garden Co., Ltd.	205 	103 46,000
	<u>\$ 14,327</u>	<u>\$ 71,258</u>

The transactions with related parties were made at prices and terms comparable to those for similar transactions with unrelated parties. That is, the prices and terms for sales and purchases as well as conditions for warranties, loans and other transactions with related parties were similar to those for transactions with unrelated parties. Other receivables from related parties were rent receivables.

Endorsements and guarantees are as follows:

Refundable deposits by related parties

Related Party Categories	December 31			
	2020	2019		
Related parties of the Corporation Associates	\$ 1,412 1	\$ 1,412 1		
	<u>\$ 1,413</u>	<u>\$ 1,413</u>		

Guarantee deposits received by related parties

	December 31			
Related Party Categories	2020	2019		
Subsidiaries of legal directors of the Corporation Legal directors of the Corporation	\$ 7,584 <u>7,405</u>	\$ 7,584 9,859		
	<u>\$ 14,989</u>	<u>\$ 17,443</u>		

Other payables (included in other current liabilities) given by related parties

	Decem	ber 31
Related Party Categories	2020	2019
Subsidiaries of legal directors of the Corporation	<u>\$ 28,571</u>	<u>\$ 28,571</u>

1. Remuneration of key management personnel

The remuneration of directors and other members of key management personnel was as follows:

	For the Year Ended December 31		
	2020	2019	
Short-term employee benefits Post-employment benefits	\$ 38,164 	\$ 28,672 	
	<u>\$ 38,164</u>	<u>\$ 28,672</u>	

The remuneration of directors and key executives was determined by the remuneration committee based on the performance of individuals and market trends.

m. Guarantees

As of 2020, the Corporation's proportion of bank loans was jointly guaranteed by Hui-Lan Chu, Tony C.J. Sheen and Yu-Kun Chen.

As of 2019, the Corporation's proportion of bank loans was jointly guaranteed by Hua-Yang Shen (former chairman), Tony C.J. Sheen and Ting Wu.

o. Other significant transactions

On March 7, 2010, the Corporation's board of directors decided to cooperate with Agora Garden Co., Ltd. in a joint venture (JV) construction of Agora Garden Hotel and signed an agreement on March 8, 2010. The sales distribution ratio of the Corporation and Agora Garden Co., Ltd. based on the agreement was 23% and 77%, respectively.

In August 2011, a JV case was approved by the first meeting of urban design review in the Taipei City Government. In September 2011, the Corporation signed a syndicated loan with Taishin International Bank, et al. The procedures for the donation of land to the Taipei City Government under the Urban Building Capacity Transfer were completed in December 2011. On April 12, 2012, the Corporation obtained a construction permit; completed the demolition of buildings in September 2012; applied for the construction registration in December 2012; completed a diaphragm wall and foundation piles in April 2013; completed the first stage demolition of the basement and the reinforcement of the backfill area structure in November 2013; completed foundation piles in May 2014; completed the second stage demolition of the basement in October 2014; installed a seismic isolation system in December 2014; completed the basement structure construction in December 2015; completed the steel main erection in November 2016; completed the above ground-level steel work in January 2017; completed successively interior and exterior decoration and installation of electromechanical equipment including the fire safety, waterproof engineering, aluminum window in residential area and balcony, glass railing and stone installation, Interior partition sealing plate, Elevator engineering installation test in September 2017 and obtained the use permit on July 16, 2018.

On April 3, 2019, the Corporation and Agora Garden Co., Ltd. carried out a joint construction and allocation of housing units pursuant to the joint construction deal. In addition to the 8 units of the buildings and 40 parking spaces that the Corporation acquired based on the original distribution ratio, Agora Garden Co., Ltd. also used 4 units of their buildings and 30 parking spaces in the 3rd Subsection, Xinyi Section, Xinyi District, Taipei City to compensate the Corporation for the other receivables that should be repaid to the Corporation plus an additional compensation fee, capacity transfer fees and construction fees due to additional purchases. In the event of sale of the housing units, the Corporation calculates the difference between the selling price per unit and the compensation amount plus the costs incurred during the sales period; Agora Garden Co., Ltd should compensate any insufficient amount to the Corporation, while the Corporation should distribute 62.72% of any excess amount to Agora Garden Co., Ltd. Within one year after the registration of transfer of the aforementioned compensated buildings and land, Agora Garden Co., Ltd. should cancel the full amount of the mortgage rights. The registration of transfer of ownership of all the buildings and land had been completed on April 22, 2019, and approval was subsequently obtained in the Corporation's board of directors' meeting on May 10, 2019. As of April 22, 2020, Agora Garden Co., Ltd. had not completed the cancellation of the full amount of the mortgage rights, and on April 23, 2020, the Corporation sent a letter to request Agora Garden Co., Ltd. to make improvements within a three-month period. On June 22, 2020, Agora Garden Co., Ltd. sent a letter to the lead bank of the syndicated loan to apply for the release of the collateral provided by the Corporation. As not all of the banks in the syndicated loan gave their consent for the release of collateral, Agora Garden Co., Ltd. sent a letter to the lead bank of the syndicated loan to apply for an increase in the loan-to-value ratio to cancel the mortgage of the 4 lots of land and the buildings as well as 30 parking spaces on January 5, 2021. The lead bank had issued the letter to all of the participating banks on January 7, 2021. As of March 23, 2021, 67% of the participating banks had passed the proposal for the increase in the loan-to-value ratio, which reached the majority threshold. Therefore, Agora Garden Co., Ltd. will cancel the mortgage of the 4 lots of land and the buildings as well as 30 parking spaces after official notification has been obtained from the banks.

38. ASSETS PLEDGED AS COLLATERAL OR FOR SECURITY

The following assets had been mortgaged as collateral for long- and short-term bank loans, short-term bills payable, performance guarantees, construction warranties, lawsuits and endorsements and guarantees:

	December 31			
	2020			2019
Financial assets at FVTOCI - current	\$	601,382	\$	778,768
Financial assets at amortized cost - current		2,909,939		3,618,538
Accounts receivable on the development of industrial districts		5,028,791		-
Buildings and land held for sale, net		11,371,664		12,647,967
Construction in Progress		1,244,634		-
Financial assets at FVTOCI - non-current		475,029		399,595
Financial assets at amortized cost - non-current		590,971		5,347
Property, plant and equipment, net		1,527,011		2,662,316
Investment properties, net		710,913		710,339
	\$	24,460,334	\$	20,822,870

39. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED COMMITMENTS

Significant commitments and contingencies of the Group as of December 31, 2020 were as follows:

Significant Commitments

On December 6, 2018, the Corporation signed a syndicated loan with EnTie Commercial Bank whereby the Corporation would act as guarantor for the medium to long-term financing provided to Agora Garden Co., Ltd. of credit limit \$8,500,000 thousand. As of December 31, 2020, the actual amount used by Agora Garden Co., Ltd. was \$7,318,162 thousand. In addition to regular rules, the loan contract also stipulates that the Corporation should meet certain financial ratio requirements.

40. EXCHANGE RATE INFORMATION OF FINANCIAL ASSETS AND LIABILITIES DENOMINATED IN FOREIGN CURRENCIES

The following information was aggregated by the foreign currencies other than functional currencies of the group entities and the exchange rates between foreign currencies and respective functional currencies were disclosed. The significant financial assets and liabilities denominated in foreign currencies were as follows:

December 31, 2020

	Foreign Currency (In Thousands)	Exchange Rate	Carrying Amount (In Thousands)
Financial assets			
Non-monetary items			
RMB	\$ 270,175	4.377 (RMB:NTD)	\$ 1,182,555
HKD	133,688	3.673 (HKD:NTD)	491,037

December 31, 2019

	Foreign Currency (In Thousands)	Exchange Rate	Carrying Amount (In Thousands)
Financial assets			
Non-monetary items			
RMB	\$ 273,732	4.305 (RMB:NTD)	\$ 1,178,416
HKD	125,335	3.849 (HKD:NTD)	482,413

For the years ended December 31, 2020 and 2019, realized and unrealized net foreign exchange gains (losses) were \$403 thousand and \$(2,528) thousand, respectively. It is impractical to disclose net foreign exchange gains (losses) by each significant foreign currency due to the variety of the foreign currency transactions and functional currencies of the group entities.

41. SEPARATELY DISCLOSED ITEMS

- a. Information about significant transactions and investees:
 - 1) Financing provided to others. (Table 2)
 - 2) Endorsements/guarantees provided. (Table 3)
 - 3) Marketable securities held (excluding investment in subsidiaries, associates and joint controlled entities). (Table 4)
 - 4) Marketable securities acquired or disposed of at costs or prices at least \$300 million or 20% of the paid-in capital. (Non-applicable)
 - 5) Acquisition of individual real estate at costs of at least \$300 million or 20% of the paid-in capital. (Non-applicable)
 - 6) Disposal of individual real estate at prices of at least \$300 million or 20% of the paid-in capital. (Non-applicable)
 - 7) Total purchases from or sales to related parties amounting to at least \$100 million or 20% of the paid-in capital. (Table 5)
 - 8) Receivables from related parties amounting to at least \$100 million or 20% of the paid-in capital. (Non-applicable)
 - 9) Trading in derivative instruments. (Non-applicable)
 - 10) Information on investees. (Table 6)
 - 11) Intercompany relationships and significant intercompany transactions. (Table 7)

b. Information on investments in mainland China

Information on any investee company in mainland China, showing the name, principal business activities, paid-in capital, method of investment, inward and outward remittance of funds, ownership percentage, net income of investees, investment income or loss, carrying amount of the investment at the end of the period, repatriations of investment income, and limit on the amount of investment in the mainland China area. (Table 8)

c. Information of major shareholders: List all shareholders with ownership of 5% or greater, showing the name of the shareholder, the number of shares owned, and percentage of ownership of each shareholder. (Table 9)

42. SEGMENT INFORMATION

a. Operating segment information:

Information reported to the chief operating decision maker for the purposes of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. The reportable segments were as follows:

- Construction segment engage in civil engineering projects.
- Construction development segment make investment in construction of buildings and development of industrial districts for the government.
- Other segments human resources consulting, security management, theater entertainment.

b. Segment revenues and results:

The information of the Group's revenues and results by segment was as follows:

	Segment	Revenue	Segment P	rofit (Loss)
		ear Ended iber 31		ear Ended iber 31
	2020	2019	2020	2019
Construction segment Construction development	\$ 11,314,777	\$ 9,912,283	\$ 506,122	\$ 658,782
segment	665,597	607,429	(122,237)	(144,537)
Other segment	1,490,588	2,071,041	(8,838)	(1,979)
	<u>\$ 13,470,962</u>	<u>\$ 12,590,753</u>	375,047	512,266
Interest revenue			106,746	145,088
Other income			104,233	218,474
Other gains and losses Share of losses of associates accounted for using the			509,376	133,888
equity method			(170,908)	(202,855)
Finance costs			(131,262)	(389,178)
Income before income tax			<u>\$ 793,232</u>	<u>\$ 417,683</u>

Segment revenues were all generated by external customers. No inter-segment sales occurred during 2020 and 2019.

Segment profit represents the profit earned from each segment, and does not include the share of the loss of associates, leasing revenue, interest revenue, dividends revenue, gain or loss on foreign exchange, net, compensation loss, gain on disposal of financial assets, financial assets at fair value through profit (loss), net loss on disposal of property, plant and equipment, administrative expenses, interest expenses, miscellaneous expenses and income tax expense. The main purpose of measuring segment revenue is to provide the chief operating decision maker a basis for distribution of resources and assessment of segment performance.

c. Segment total assets and liabilities

	Decem	ber 31
	2020	2019
Segment assets		
Construction segment Construction development segment Other segment Total segment assets Unallocated assets	\$ 5,111,489 18,677,300 <u>17,025,015</u> 40,813,804 <u>1,294,913</u>	\$ 8,695,608 17,082,062 15,995,080 41,772,750 1,451,424
Consolidated total assets	<u>\$ 42,108,717</u>	<u>\$ 43,224,174</u>
Segment liabilities		
Construction segment Construction development segment Other segment Total segment assets Unallocated assets	\$ 3,254,973 3,048,806 14,202,201 20,505,980 1,187,735	\$ 7,209,564 3,167,961 11,498,038 21,875,563 1,324,053
Consolidated total liabilities	<u>\$ 21,693,715</u>	\$ 23,199,616

CONTRACT ASSETS, CONTRACT LIABILITIES AND AMOUNTS DUE TO CUSTOMERS FOR CONSTRUCTION CONTRACTS FOR THE YEARS ENDED DECEMBER 31, 2020 AND 2019

(In Thousands of New Taiwan Dollars)

Contract assets - amounts due from customers for construction contracts

December 31, 2020

Engineering Station Code	Estimated Year of Completion	Total Amount of Construction	Estimated Cost of Construction	Contract Assets	% of Completion	Accumulated Construction Profit (Loss)	Contract Liabilities	Net Amount of Contract Assets
A0B A7B A6B-1 A6D A6C A8B	2020 2031 2023 2021 2021 2029	\$ 13,807,331 13,830,943 3,004,035 2,885,074 3,273,507 	\$ 15,241,994 12,978,455 2,902,961 2,753,598 3,063,242 	\$ 14,529,879 610,553 1,501,230 1,681,897 1,944,503 	98.44 5.92, 2.68 46.66 56.60 56.66 5.19	\$ (1,434,663) 24,466 47,162 74,410 119,134 32,108	\$ 13,592,843 381,714 1,426,753 1,651,975 1,885,770 	\$ 937,036 228,839 74,477 29,922 58,733
December 31, 2019		<u>\$ 47,556,128</u>	<u>\$ 47,076,360</u>	\$ 20,825,886		\$ (1,137,383) Accumulated	<u>\$ 19,496,864</u>	<u>\$ 1,329,022</u>

	Estimated Year of	Total Amount of	Estimated Cost of			Construction Profit		Net Amount of
Engineering Station Code	Completion	Construction	Construction	Contract Assets	% of Completion	(Loss)	Contract Liabilities	Contract Assets
A0B	2020	\$ 13,646,278	\$ 14,898,927	\$ 14,419,134	96.69	\$ (1,254,649)	\$ 13,194,466	\$ 1,224,668
A6B-1	2021	2,747,572	2,658,110	1,080,412	37.46	33,516	1,042,246	38,166
A8B	2029	10,755,238	10,155,238	35,333	0.02	96	1,721	33,612
A7B	2031	13,830,943	13,035,052	256,980	1.66	13,172	223,552	33,428
A5B	2020	557,348	511,958	558,896	97.15	44,095	541,443	17,453
A7E	2023	816,000	662,904	142,421	15.92	24,376	129,927	12,494
A6C	2021	3,201,905	2,997,159	1,088,209	33.90	69,415	1,085,538	2,671
		\$ 45,555,284	\$ 44,919,348	\$ 17,581,385		<u>\$ (1,067,979)</u>	<u>\$ 16,218,893</u>	<u>\$ 1,362,492</u>

(Continued)

Contract liabilities - amounts due to customers for construction contracts

December 31, 2020

Engineering Station Code	Estimated Year of Completion	Total Amount of Construction	Estimated Cost of Construction	Contract Assets	% of Completion	Accumulated Construction Profit (Loss)	Contract Liabilities	Net Amount of Contract Liabilities
A6E	2021	\$ 1,532,800	\$ 1,483,204	\$ 1,128,822	94.59, 85.41	\$ 42,514	\$ 1,367,860	\$ 239,038
A8C	2023	7,701,884	7,260,637	1,418,487	21.15	93,306	1,628,632	210,145
A7A	2023	1,941,228	1,828,620	610,704	33.93	38,210	816,969	206,265
A6F	2021	1,822,971	1,690,362	1,073,856	69.71	92,442	1,275,029	201,173
A9A	2027	11,921,115	11,105,947	146,716	1.28	10,426	342,964	196,248
A6B-2	2022	3,515,847	3,501,636	2,091,123	63.92	9,083	2,283,307	192,184
A5D	2021	4,102,613	3,987,386	3,891,788	99.06	114,146	4,065,056	173,268
A7E	2021	1,036,503	986,668	539,359	58.34	29,072	658,311	118,952
A7D	2021	2,345,252	2,212,342	1,148,005	52.90	70,308	1,241,327	93,322
A8F	2024	3,638,095	3,429,127	219,492	7.97	16,661	290,050	70,558
A7C	2021	2,100,747	1,977,028	894,645	45.84	56,713	962,980	68,335
A7F	2022	3,348,571	3,159,210	1,558,203	48.19	91,251	1,613,658	55,455
98C-1	2020	3,677,852	3,619,026	3,658,638	100.00	58,826	3,677,852	19,214
A8A	2020	816,396	689,347	795,688	100.00, 97.55	126,413	812,131	16,443
A5A	2020	169,566	176,150	161,534	100.00	(6,584)	169,566	8,032
83C	2020	9,043,607	8,681,058	847,523	100.00	362,549	850,523	3,000
A5C	2022	3,754,698	3,757,571	1,582,396	100.00	(2,873)	1,584,958	2,562
93C	2020	690,775	830,149	673,300	97.47	(139,374)	673,300	-
A5B	2020	562,934	540,585	562,934	100.00	22,349	562,934	-
A4C	2020	756,968	772,029	756,723	100.00	(15,061)	756,723	-
A5F	2020	302,311	313,634	302,311	100.00	(11,323)	302,311	-
A6G	2020	973,996	816,282	<u>-</u>	100.00	157,714	_	_
		65,756,729	62,817,998	24,062,247		1,216,768	25,936,441	1,874,194
750		-	_	19,063,733		-	19,063,733	_
		<u>\$ 65,756,729</u>	<u>\$ 62,817,998</u>	<u>\$ 43,125,980</u>		\$ 1,216,768	<u>\$ 45,000,174</u>	\$ 1,874,194 (Continued)

December 31, 2019

Engineering Station Code	Estimated Year of Completion	Total Amount of Construction	Estimated Cost of Construction	Contract Assets	% of Completion	Accumulated Construction Profit (Loss)	Contract Liabilities	Net Amount of Contract Liabilities
A6E	2020	\$ 1,532,800	\$ 1,484,407	\$ 789,843	93.68, 65.01	\$ 31,946	\$ 1,137,653	\$ 347,810
A7A	2023	1,940,952	1,830,374	333,404	20.01	22,130	588,447	255,043
A5D	2020	4,022,795	4,024,371	3,341,572	87.91	(1,576)	3,546,679	205,107
A6F	2020	1,729,450	1,620,803	758,106	55.16	59,934	957,850	199,744
A6B-2	2022	3,344,800	3,342,851	1,009,980	34.07	664	1,159,897	149,917
A5C	2022	3,738,854	3,744,542	1,111,547	25.76	(5,688)	1,239,379	127,832
A8C	2023	7,747,429	7,317,744	54,334	2.00	8,598	155,033	100,699
83C	2019	9,043,607	8,749,873	8,952,126	100.00	293,734	9,043,607	91,481
A8A	2020	638,095	590,831	386,845	68.62	32,430	463,353	76,508
A6D	2020	2,849,285	2,724,683	683,346	25.62	31,923	736,186	52,840
A7F	2022	3,348,571	3,163,060	687,221	22.09	40,970	739,522	52,301
A7C	2021	1,566,571	1,448,843	299,613	22.14	26,065	346,839	47,226
A6G	2019	965,081	856,042	919,631	100.00	109,039	965,081	45,450
98C-1	2019	3,669,096	3,610,336	3,637,634	100.00	58,760	3,669,095	31,461
A7D	2021	2,343,750	2,214,683	379,313	17.41	22,468	408,000	28,687
A5A	2019	168,519	175,137	158,708	99.85	(6,618)	168,272	9,564
98C-2	2019	252,812	240,708	-	100.00	12,104	-	-
A5E	2019	1,947,637	1,693,523	-	100.00	254,114	-	-
93C	2019	690,775	830,149	673,300	97.47	(139,374)	673,300	-
A3A	2019	1,988,233	1,805,011	-	100.00	183,222	-	-
A4C	2019	755,939	751,512	755,938	100.00	4,427	755,938	-
A5F	2019	302,311	310,247	302,310	100.00	(7,936)	302,310	_
		54,587,362	52,529,730	25,234,771		1,031,336	27,056,441	1,821,670
750		_	_	18,460,350		_	<u>18,460,350</u>	_
		<u>\$ 54,587,362</u>	<u>\$ 52,529,730</u>	<u>\$ 43,695,121</u>		\$ 1,031,336	<u>\$ 45,516,791</u>	\$ 1,821,670 (Continued)

Amounts due to customers for construction contracts

December 31, 2020

Engineering Station Code	Estimated Year of Completion	Total Amount of Construction	Estimated Cost of Construction	Amounts Due from Customers for Construction Contracts	% of Completion	Accumulated Construction Profit (Loss)	Amounts Due to Customers for Construction Contracts	Amounts Due to Customers for Construction Contracts
97H A4B A0A	2020 2020 2020	\$ 2,871,276 117,221 934,228	\$ 2,590,724 106,399 1,229,528	\$ - 117,221 934,228	100.00 100.00 100.00	\$ 280,552 10,822 (295,300)	\$ - 117,221 934,228	\$ - - -
		\$ 3,922,725	\$ 3,926,651	<u>\$ 1,051,449</u>		<u>\$ (3,926)</u>	<u>\$ 1,051,449</u>	<u>\$</u>
<u>December 31, 2019</u>								

Engineering Station Code	Estimated Year of Completion	Total Amount of Construction	Estimated Cost of Construction	Amounts Due from Customers for Construction Contracts	% of Completion	Accumulated Construction Profit (Loss)	Amounts Due to Customers for Construction Contracts	Net Amount of Amounts Due to Customers for Construction Contracts	
97H A4B A0A	2019 2019 2019	\$ 2,862,002 117,221 934,228	\$ 2,592,956 106,399 1,229,851	\$ 2,862,002 117,221 934,228	100.00 100.00 100.00	\$ 269,046 10,822 (295,623)	\$ 2,862,002 117,221 934,228	\$ - - -	
		\$ 3,913,451	\$ 3,929,206	\$ 3,913,451		<u>\$ (15,755)</u>	\$ 3,913,451	<u>\$</u>	

Note 1: For the amount of amounts due from customers for construction contracts, refer to Note 29.

(Concluded)

Net Amount of

Note 2: For the amount of amounts due to customers for construction contracts, refer to Note 23.

Note 3: The Corporation recognized construction revenue of \$11,860,058 thousand in 2020 and \$10,209,045 thousand in 2019.

FINANCING PROVIDED FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars)

				Financing								Co	llateral			
No. Financing Company	Counter-party	Financial Statement Account	Related Party	Limit for Each Borrowing Company (Note)	Ending Balance (Note)	Actual Used	Interest Rate	Financing Properties	Financing Amount	Financing Reasons	Allowance for Bad Debt	Item	Value	Maximum Limit for Each Counter-party	Financing Company's Financing Amount Limits	Note
1 Chung Kung Safeguarding & Security Corp.	Chung Kung Management and Maintenance of Apartment Co., Ltd.	Accounts receivable - related party	Y	\$ 16,000	\$ 16,000	\$ -	-	-	\$ -	Business revolving fund	\$ -	-	\$ -	\$30,519 for each counter-party is equal to 40% of the Corporation's net equity as shown in the Corporation's latest financial statements.	\$30,519 for each counter-party is equal to 40% of the Corporation's net equity as shown in the Corporation's latest financial statements.	Note 2
	Chung Kung Management Consultant Co., Ltd.	Accounts receivable - related party	Y	16,000	16,000	-	-	-	-	Business revolving fund	-	-	-	\$30,519 for each counter-party is equal to 40% of the Corporation's net equity as shown in the Corporation's latest financial statements.	\$30,519 for each counter-party is equal to 40% of the Corporation's net equity as shown in the Corporation's latest financial statements.	Note 2
2 Hua Cheng Consulting (Changshu) Co., Ltd.	Core Pacific Living City Yangzhou CBD	Other accounts receivable - related party	N	47,531	-	-	-	-	-	Business revolving fund	-	-	-	\$94,166 for each counter-party is equal to 20% of the Corporation's net equity as shown in the Corporation's latest financial statements.	\$188,333 for each counter-party is equal to 40% of the Corporation's net equity as shown in the Corporation's latest financial statements.	1
3 Core Pacific Consulting (Changshu) Co., Ltd.	Core Pacific Living City Yangzhou CBD	Other accounts receivable - related party	N	47,531	-	-	-	-	-	Business revolving fund	-	-	-	\$93,291 for each counter-party is equal to 20% of the Corporation's net equity as shown in the Corporation's latest financial statements.	\$186,582 for each counter-party is equal to 40% of the Corporation's net equity as shown in Corporation's latest financial statements.	
4 Cinemark-Core Pacific, Ltd.	Cinemark-Core (Suzhou) Pacific Ltd.	Accounts receivable - related party	Y	68,880	-	-	-	-	-	Business revolving fund	-	-	-	\$136,528 for each counter-party is equal to 40% of the Corporation's net equity as shown in the Corporation's latest financial statements.	\$136,528 for each counter-party is equal to 40% of the Corporation's net equity as shown in the Corporation's latest financial statements.	
5 Core Pacific World Co., Limited.	Hua Cheng Consulting (Changshu) Co., Ltd.	Other accounts receivable - related party	Y	39,123	-	-	-	-	-	Business revolving fund	-	-	-	\$412,928 for each counter-party is equal to 30% of the Corporation's net equity as shown in the Corporation's latest financial statements.	\$550,571 for each counter-party is equal to 40% of the Corporation's net equity as shown in the Corporation's latest financial statements.	
	Core Pacific Consulting (Changshu) Co., Ltd.	Other accounts receivable - related party	Y	43,470	-	-	-	-	-	Business revolving fund	-	-	-	\$412,928 for each counter-party is equal to 30% of the Corporation's net equity as shown in the Corporation's latest financial statements.		:
6 Core Asia Human Resources Management Co., Ltd.	Elite Human Resources Management Co., Ltd.	Accounts receivable - related party	Y	10,000	10,000	-	-	-	-	Business revolving fund	-	-		\$18,763 for each counter-party is equal to 20% of the Corporation's net equity as shown in the Corporation's latest financial statements.	\$37,526 for each counter-party is equal to 40% of the Corporation's net equity as shown in Corporation's latest financial statements.	
7 BES Machinery Co., Ltd.	HRDD Logistics Co., Ltd.	Accounts receivable - related party	Y	21,345	21,345	21,345	5	-	-	Business revolving fund	-	-	-	\$33,607 for each counter-party is equal to 4% of the Corporation's net equity as shown in the Corporation's latest financial statements.	\$336,072 for each counter-party is equal to 40% of the Corporation's net equity as shown in the Corporation's latest financial statements.	1

Note 1: Financing limits approved by the board of directors.

Note 2: The financing amount of Chung Kung Safeguarding & Security Corp. is limited to 40% of the net equity of the latest financial statement, which is \$30,519 thousand. Therefore, the board of directors approved the revision on February 19, 2021. The financing amount limits to Chung Kung Management and Maintenance of Apartment Co., Ltd. and Chung Kung Management Consultant Co., Ltd. was capped at 15,000 thousand, respectively.

ENDORSEMENTS/GUARANTEES PROVIDED FOR THE YEAR ENDED DECEMBER 31, 2020

(In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

		Endorsee/Guar	antee						Ratio of					
No.	Endorser/Guarantor	Name	Relationship	Limits on Endorsement/ Guarantee Given on Behalf of Each Party	Maximum Amount Endorsed/ Guaranteed During the Period	Outstanding Endorsement/ Guarantee at the End of the Period	Actual Borrowing Amount	Amount Endorsed/ Guaranteed by Collaterals	Accumulated Endorsement/ Guarantee to Net Equity in Latest Financial Statements (%)	Aggregate Endorsement/ Guarantee Limit	Endorsement/ Guarantee Given by Parent on Behalf of Subsidiaries	Endorsement/ Guarantee Given by Subsidiaries on Behalf of Parent	Endorsement/ Guarantee Given on Behalf of Companies in Mainland China	Note
0	BES Engineering Corporation	Agora Garden Co., Ltd.	Contractual	\$ 50,769,560 (Note 1)	\$ 8,200,000	\$ 8,200,000	\$ 7,318,162	\$ -	40.37	\$ 60,923,472 (Note 2)	-	-	-	Note 11
1	Cinemark-Core Pacific, Ltd.	Cinemark-Core (Xi-an) Pacific Ltd. Cinemark-Core (Suzhou) Pacific Ltd.	Related parties Related parties	132,353 (Note 4) 45,300 (Note 4)	59,813 45,300	59,813	5,912	-	17.52	132,353 45,300	-	-	Y Y	Note 3 Note 3
2	Hua Cheng Consulting (Changshu Co., Ltd.	BES Engineering Corporation		470,832 (Note 5)	298,686	289,118	260,000	289,118	61.41	941,664 (Note 8)	-	Y	-	
3	Core Pacific Consulting (Changshu) Co., Ltd.	BES Engineering Corporation		466,457 (Note 6)	298,686	289,118	260,000	289,118	61.98	932,914 (Note 9)	-	Y	-	
4	Chung Kung Safeguarding & Security Corp.	Chung Kung Management and Maintenance of Apartment Co., Ltd.		190,742 (Note 7)	25,000	25,000	1,500	-	32.77	228,891 (Note 10)	Y	-	-	
		Chung Kung Management Consultant Co., Ltd.		190,742 (Note 7)	25,000	25,000	3,409	-	32.77	228,891 (Note 10)	Y	-	-	

- Note 1: The limit on the endorsement for each counterparty is equal to 250% of BES Engineering Corporation's net equity as shown in its latest financial statements.
- Note 2: The limit on the total endorsements provided is equal to 300% of BES Engineering Corporation's net equity as shown in its latest financial statements.
- Note 3: The use of "Y" represents endorsements provided on behalf of entities located in mainland China.
- Note 4: The limit on the endorsement depends on the financing contract with Cinemark-Core Pacific, Ltd.
- Note 5: The limit on the endorsement for each counterparty is equal to 100% of Hua Cheng Consulting (Changshu) Co., Ltd.'s net equity as shown in its latest financial statements.
- Note 6: The limit on the endorsement for each counterparty is equal to 100% of Core Pacific Consulting (Changshu) Co., Ltd.'s net equity as shown in its latest financial statements.
- Note 7: The limit on the endorsement for each counterparty is equal to 250% of Chung Kung Safeguarding & Security Corp.'s net equity as shown in its latest financial statements.
- Note 8: The limit on the endorsement for each counterparty is equal to 200% of Hua Cheng Consulting (Changshu) Co., Ltd.'s net equity as shown in its latest financial statements.
- Note 9: The limit on the endorsement for each counterparty is equal to 200% of Core Pacific Consulting (Changshu) Co., Ltd.'s net equity as shown in its latest financial statements.
- Note 10: The limit on the endorsement for each counterparty is equal to 300% of Chung Kung Safeguarding & Security Corp.'s net equity as shown in its latest financial statements.
- Note 11: The Corporation and Agora Garden Co., Ltd. are joint insurers of each other originally based on the needs of the joint construction contract, in accordance with the contract terms of companies operating in the same industry.

MARKETABLE SECURITIES HELD DECEMBER 31, 2020

(In Thousands of New Taiwan Dollars)

				December 31, 2020				
No. Holding Company Name	Type and Name of Marketable Securities	Relationship with the Holding Company	Financial Statement Account	Number of Shares	Carrying Amount	Percentage of Ownership (%)	Fair Value	Note
0 BES Engineering Corporation	Taiwan Business Bank China Petrochemical Development Corporation	Legal directors of the Corporation	Financial assets at FVTOCI - current Financial assets at FVTOCI - non-current	64,897,560 40,713,750	\$ 631,453 474,315	0.87 1.24	\$ 631,453 474,315	Note 1 Note 1
	Century Development Corporation Overseas Investment & Development Corporation		Financial assets at FVTOCI - non-current Financial assets at FVTOCI - non-current	10,633,492 2,600,000	78,263 22,048	3.03 2.89	78,263 22,048	
	Zowie Technology Corporation Fortemedia Fortemedia		Financial assets at FVTOCI - non-current Financial assets at FVTOCI - non-current Financial assets at FVTOCI - non-current	6,611 4,137 62,282	- -	0.03	- - -	Note 2
1 Core Pacific World Co.,	China Petrochemical Development	Legal directors of the Corporation	Financial assets at FVTOCI - non-current	27,322,525	318,308	0.83	318,308	Note 1
Limited	Corporation Taiwan Business Bank Core Pacific City Co., Ltd class H	- -	Financial assets at FVTOCI - current Financial assets at FVTPL - current	1,336,630 1,472,198	13,005 14,722	0.02 1.18	13,005 14,722	Note 1 Note 2
2 BES Machinery Co., Ltd.	Chilisin Electronics Corporation China Petrochemical Development Corporation	Legal directors of the Corporation	Financial assets at FVTPL - current Financial assets at FVTOCI - non-current	80,000 13,110,345	8,960 152,735	0.03 0.40	8,960 152,735	Note 1 Note 1
3 Chung Kung Safeguarding & Security Corp.	China Petrochemical Development Corporation	Legal directors of the Corporation	Financial assets at FVTOCI - current	52,500	612	-	612	Note 1
	Taiwan Tea Corporation Yung Construction and Development Co., Ltd. Huang Hsiang Contraction Corporation	- - -	Financial assets at FVTOCI - current Financial assets at FVTOCI - current Financial assets at FVTOCI - current	11,000 16,000 2,000	197 699 76	0.01	197 699 76	Note 1 Note 1 Note 1
4 Cinemark-Core Pacific, Ltd.	The investment case of movie - The M Riders	-	Financial assets at FVTOCI - non-current	-	-	-	-	

Note 1: Market values of domestic quoted shares and mutual funds were based on the closing prices and net asset values, respectively, as of December 31, 2020.

Note 2: Preferred shares.

TOTAL PURCHASES FROM OR SALES TO RELATED PARTIES OF AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

				Transac	tion Detail	S	Abnorm	al Transaction	Notes/Accounts Receivable (Payable)		
Buyer/Seller	Related Party	Relationship	Purchase/ Sale	Amount	% to Total	Payment Terms	Unit Price	Payment Terms	Ending Balance	% to Total	Note
BES Engineering Corporation	China Petrochemical Development Corporation		Sales	\$ (282,426)	(2.35)	-	\$ -	-	Construction receivables \$ 32,554	2.59	-

INFORMATION ON INVESTEES FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

				Investmen	nt Amount	Balance	as of Decembe	r 31, 2020	Net Income (Loss) of the Investee	Investment	Note
Investor Company	Investee Company	Location	Main Businesses and Products	December 31, 2020	December 31, 2019	Shares	Percentage of Ownership	Carrying Value		Gain (Loss) Recognized (Note 1)	
BES Engineering Corporation (the "Corporation")	Core Pacific World Co., Limited BES Machinery Corporation	Taipei, Taiwan Kaohsiung, Taiwan	Makes investments Leases engineering machinery and equipment, and wholesale construction materials and provides consulting service for designing and planning projects, except for certain architectural matters	\$ 1,530,040 867,733	\$ 1,530,040 867,216	115,936,200 77,364,999	99.95 99.35	\$ 1,375,740 834,720	\$ 2,151 (26,682)		Investee is a subsidiary Investee is a subsidiary
	Core Pacific City Co., Ltd. BES Investment Company Ltd. BES Logistics International Co., Ltd. Core Asia Human Resources Management Co., Ltd. Chung Kung Safeguarding & Security Corp. Cinemark-Core Pacific, Ltd.	Taipei, Taiwan Hong Kong Republic of Mauritius Taipei, Taiwan Taipei, Taiwan Taipei, Taiwan	Department store Overseas construction and equipment sale Makes investments Consultancy on business administration and investments Security and related services Movie broadcasting and related businesses	2,254,760 733,975 348,278 60,000 38,127 23,450	2,254,760 733,975 348,278 60,000 38,127 23,450	233,749,600 22,600,000 13,995,389 6,000,000 3,880,000 1,861,500	23.51 100.00 100.00 100.00 64.67 15.38	289,328 535,439 713,248 93,814 49,342 52,495	(513,295) (895) 11,346 5,327 (7,102) (79,739)	11,346 5,327 (4,593)	Investee is a subsidiary Investee is a subsidiary Investee is a subsidiary Investee is a subsidiary Investee is a subsidiary (Note 2)
	BES Construction Corporation (U.S.A.) BES Global Investment Co. BA & BES Contracting (L.L.C.)	Georgia, U.S.A. B.V.I. P.O. Box 92237, Dubai-UAE	Develops lands for investments Overseas construction and equipment sale Engineering and construction	259,562 51,313 10,696	259,562 51,313 10,696	8,509 1,510,100 1,200,000	91.79 100.00 40.00	25,653 16,905	218 57		Investee is a subsidiary Investee is a subsidiary
Core Pacific World Co., Limited	Chinese City International Investment Co., Ltd. Zhong Hua Cheng Development Co., Ltd.	Republic of Mauritius Republic of Mauritius	Consulting Consulting	330,714 330,714	330,714 330,714	9,500,000 9,500,000	100.00 100.00	480,353 475,901	13,808 13,410		Investee is a subsidiary Investee is a subsidiary
BES Machinery Co., Ltd.	BESM Holding Co., Ltd. Cinemark-Core Pacific, Ltd.	B.V.I. Taipei, Taiwan	Holds investments Movie broadcasting and related businesses	162,163 91,930	162,163 91,930	5,075,000 7,593,680	100.00 62.76	249,443 214,212	4,132 (79,739)		Investee is a subsidiary Investee is a subsidiary (Note 2)
BES Investment Company Ltd.	Wei-Jing Holdings Ltd. BES Construction Corporation (U.S.A.) Global BES Engineering (Myanmar) Co., Ltd. BES Engineering Vietnam Co., Ltd.	B.V.I. Georgia, U.S.A. Yangon, Myanmar Ho Chi Minh, Vietnam	Holds investments Develops lands for investments Engineering and construction Engineering and construction	463,104 25,724 15,478 30,570	463,104 25,724 15,478	14,400,000 761 500,000 1,000,000	44.67 8.21 100.00 100.00	491,037 2,294 10,814 26,297	6,982 218 (1,606) (2,212)	(1,606)	Investee is a subsidiary Investee is a subsidiary Investee is a subsidiary
Core Asia Human Resources Management Co., Ltd	Elite Human Resources Management Co., Ltd.	Taipei, Taiwan	Human resource consulting	5,000	5,000	500,000	100.00	12,488	4,415	4,415	Investee is a subsidiary
Chung Kung Safeguarding & Security Corp.	Chung Kung Management Consultant Co., Ltd. Chung Kung Management and Maintenance of Apartment Co., Ltd.	Taipei, Taiwan Taipei, Taiwan	Business management consulting and running parking lots Manages apartment maintenance and renders related services	10,000 3,700	10,000 3,700	-	100.00 37.00	14,034 5,942	(6,385) 4,887		Investee is a subsidiary Investee is a subsidiary
Cinemark-Core Pacific, Ltd.	Cinemark-Core (Hong Kong) Pacific Ltd. Cinema 7 Theater Co., Ltd.	Hong Kong Taipei, Taiwan	Hold investment Movie broadcasting and retail sale of rood products and groceries	246,729 150,183	246,729 150,183	61,503,000 25,000	49.60 100.00	138,570 11,115	(26,621) (18,660)	(13,204) (18,660)	Investee is a subsidiary
Chung Kung Management Consultant Co., Ltd.	Chung Kung Management and Maintenance of Apartment Co., Ltd.	Taipei, Taiwan	Manages apartment maintenance and renders related services	6,300	6,300	-	63.00	10,117	4,887	3,079	Investee is a subsidiary

Note 1: Except BA & BES Contracting (L.L.C.), the investees' financial statements as of and for the year ended December 31, 2020 had all been audited, management believed that if these investments accounted for using the equity method financial statements were audited by auditors, material adjustments may not arise.

Note 2: The Corporation and its subsidiary, BES Machinery Co., Ltd., had a 77.73% interest in Cinemark-Core Pacific, Ltd.; thus, this investment was accounted for by the equity method.

Note 3: Except Core Pacific City Co., Ltd., BA & BES Contracting (L.L.C.), Wei-Jing Holding Ltd., and Cinemark - Core (Hong Kong) Pacific Ltd., the investment gains and losses between reinvestments, Long-term equity investment of investors, and the equity between investees have been eliminated in the consolidated financial

INTERCOMPANY RELATIONSHIPS AND SIGNIFICANT TRANSACTIONS FOR THE YEAR ENDED DECEMBER 31, 2020

(In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

						Transactions Details	
No.	Investee Company	Counterparty	Relationship	Financial Statement	Amount	Dormont Towns	% to Total
				Account	Amount	Payment Terms	Sales or Assets
0	BES Engineering Corporation	BES Machinery Co., Ltd.	Note 1	Construction cost	\$ 74,167	No significant difference between non-related party	0.55

Note 1: Representing the Corporation to subsidiaries.

Note 2: All transactions shown above have been eliminated in the consolidated financial statements.

INFORMATION ON INVESTMENTS IN MAINLAND CHINA FOR THE YEAR ENDED DECEMBER 31, 2020 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

				Accumulated	Remittano	e of Funds	Accumulated					Accumulated
Investee Company	Main Businesses and Products	Paid-in Capital	Method of Investment (Note 1)	Outward Remittance for Investment from Taiwan as of January 1, 2020	Outward	Inward	Outward Remittance for Investment from Taiwan as of December 31, 2020	Net Income (Loss) of the Investee	% Ownership of Direct or Indirect Investment	Investment Gain (Loss) (Note 2)	Carrying Amount as of December 31, 2020	Repatriation of Investment Income as of December 31, 2020
Xiamen Bonded Area Airport Logistics Park Construction Co., Ltd.	Engages in the logistics, warehousing and international trade	\$ 1,100,438 (RMB 250,000 thousand)	b. (Note 3)	\$ 341,921 (US\$ 10,703 thousand)	\$ -	\$ -	\$ 341,921 (US\$ 10,703 thousand)	\$ 32,665 (RMB 7,628 thousand)	39.20	\$ 12,805 (RMB 2,990 thousand) b,2)	\$ 759,452 (RMB 173,510 thousand)	\$ 153,108 (US\$ 5,038 thousand)
Core Pacific Consulting (Changshu) Co., Ltd.	Provides engineering consulting services	305,982 (US\$ 9,000 thousand)	b. (Note 4)	305,982 (US\$ 9,000 thousand)	-	-	305,982 (US\$ 9,000 thousand)	14,469 (RMB 3,379 thousand)	100.00	14,469 (RMB 3,379 thousand) b,2)	466,457 (RMB 106,570 thousand)	
Hua Cheng Consulting (Changshu) Co., Ltd.	Provides engineering consulting services	305,982 (US\$ 9,000 thousand)	b. (Note 5)	305,982 (US\$ 9,000 thousand)	-	-	305,982 (US\$ 9,000 thousand)	14,871 (RMB 3,473 thousand)	100.00	14,871 (RMB 3,473 thousand) b,2)	470,832 (RMB 107,569 thousand)	
Xiamen Bonded Area Airport Logistics Park Construction Co., Ltd.	Engages in the logistics, warehousing and international trade	1,100,438 (RMB 250,000 thousand)	b. (Note 6)	167,565 (RMB 40,900 thousand)	-	-	167,565 (RMB 40,900 thousand)	32,665 (RMB 7,628 thousand)	9.80	3,201 (RMB 748 thousand) b,2)	189,863 (RMB 43,377 thousand)	38,277 (US\$ 1,260 thousand)
Cinemark-Core (Shanghai) Pacific Management and Consulting	Theater management, purchasing, and consulting	27,602 (US\$ 900 thousand)	b. (Note 7)	27,577 (US\$ 900 thousand)	-	-	27,577 (US\$ 900 thousand)	(194) (RMB (45) thousand)	49.60	(96) (RMB (22) thousand) b,2)	(478) (RMB (109) thousand)	
Yunnan Core Pacific City	Theater management, purchasing, and consulting	120,676 (US\$ 4,031 thousand)	b. (Note 7)	59,131 (US\$ 1,975 thousand)	-	-	59,131 (US\$ 1,975 thousand)	(13,459) (RMB (3,143) thousand)	24.30	(3,271) (RMB (764) thousand) b,2)	34,788 (RMB 7,948 thousand)	
HRDD Logistics Co., Ltd.	Provides warehousing and freight forwardwers	653,328 (RMB 144,000 thousand)	a. (Note 8)	166,730 (RMB 34,000 thousand)	-	-	166,730 (RMB 34,000 thousand)	(69,920) (RMB (16,328) thousand)	23.61	(16,508) (RMB (3,855) thousand) b,2)	94,670 (RMB 21,629 thousand)	
Cinemark-Core (Suzhou) Pacific Ltd.	Theater management, purchasing, and consulting	343,172 (US\$ 11,000 thousand)	b. (Note 7)	161,597 (US\$ 5,000 thousand)	-	-	161,597 (US\$ 5,000 thousand)	(20,169) (RMB (4,710) thousand)	49.60	(RMB (2,336) thousand) b,2)	76,831 (RMB 17,553 thousand)	

(Continued)

Investor Company Name	Accumulated Investment in Mainland China as of December 31, 2020	Investment Amounts Authorized by the Investment Commission, MOEA	Upper Limit on Investment
BES Engineering Corporation	US\$ 12,103 thousand	US\$ 15,184 thousand	NT\$ 12,184,694
Core Pacific World Co., Limited	US\$ 18,000 thousand	US\$ 19,000 thousand	NT\$ 825,857
BES Machinery Co., Ltd.	RMB 74,900 thousand (US\$ 16,241 thousand)	RMB 79,800 thousand (US\$ 17,038 thousand)	NT\$ 504,109
Cinemark-Core Pacific, Ltd.	US\$ 7,875 thousand	US\$ 7,875 thousand	NT\$ 204,792

Note 1: The three methods of investment in mainland China are as follows:

- a. Direct investment in China.
- b. Investment made in China through third party.
- c. Others.

Note 2: Recognized in investment gain (loss) during the current period:

- a. Gain or loss not recognized during the current period.
- b. Three bases to recognize gain or loss:
 - 1) Financial statements are audited through the cooperation between international accounting from and ROC accounting firm.
 - 2) Financial statements are audited by licensed CPA of the parent company.
 - 3) Others
- Note 3: BES Logistics International Co., Ltd., is third party investor.
- Note 4: Zhong Hua Cheng Development Co., Ltd., is third party investor.
- Note 5: Chinese City International Investment Co., Ltd., is third party investor.
- Note 6: BESM Holding Co., Ltd., is third party investor.
- Note 7: Cinemark Core (Hong Kong) Pacific Ltd., is third party investor.
- Note 8: BES Machinery Co., Ltd. is third party investor.
- Note 9: Except Xiamen Bonded Area Airport Logistics Park Construction Co., Ltd., Cinemark Core (Shanghai) Pacific City, and HRDD Logistics Co., Ltd., all gains and losses have been eliminated in the consolidated financial statements.

(Concluded)

BES ENGINEERING CORPORATION

INFORMATION OF MAJOR SHAREHOLDERS DECEMBER 31, 2020

	Shares				
Name of Major Shareholder	Number of Shares	Percentage of Ownership (%)			
China Petrochemical Development Corporation	164,348,449	10.73			

- Note 1: The information of major shareholders presented in this table is provided by the Taiwan Depository & Clearing Corporation based on the number of ordinary shares and preferred shares held by shareholders with ownership of 5% or greater, that have been issued without physical registration (including treasury shares) by the Company as of the last business day for the current quarter. The share capital in the consolidated financial statements may differ from the actual number of shares that have been issued without physical registration because of different preparation basis.
- Note 2: If a shareholder delivers the shareholdings to the trust, the above information will be disclosed by the individual trustor who opened the trust account. For shareholders who declare insider shareholdings with ownership greater than 10% in accordance with the Security and Exchange Act, the shareholdings include shares held by shareholders and those delivered to the trust over which shareholders have rights to determine the use of trust property. For information relating to insider shareholding declaration, please refer to Market Observation Post System.