

Advanced Lithium Electrochemistry (Cayman) Co., Ltd.

Annual Report 2023

Annual Report Enquiry Website: http://mops.twse.com.tw Company Website: http://www.aleees.com Printed on May 15, 2024

THIS IS A TRANSLATION OF THE 2023 ANNUAL REPORT (THE "ANNUAL REPORT") OF ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. (THE "COMPANY").THIS TRANSLATION IS INTENDED FOR REFERENCE ONLY AND NOTHING ELSE, THE COMPANY HEREBY DISCLAIMS ANY AND ALL LIABILITIES WHATSOEVER FOR THE TRANSLATION. THE CHINESE TEXT OF THE ANNUAL REPORT SHALL GOVERN ANY AND ALL MATTERS RELATED TO THE INTERPRETATION OF THE SUBJECT MATTER STATED HEREIN.EIN.

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Name of Accounting Firm: PwC Taiwan

Website: http://www.pwc.tw

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- 5. Name of stock exchange for overseas listed securities and method for enquiry of overseas securities information: N/A
- 6. Official website of main operating Company: http://www.aleees.com
- 7. List of the Company's board of directors:

Title	Name	Nationality	Academic Qualifications/Experience	
Chairman	Sheng-Shih Chang	ROC	 Juris Doctorate, National Taiwan Normal University Juris Master, National Taiwan Normal University Juris Asst. Professor, China University of Science and Technology General Manager of Neso Technology Limited in Greater China, Pou Chen Group 	
Director	Re-Yang Chu	ROC	 Master of Laws, Fu Jen Catholic University Ph.D., candidate of Laws, Fu Jen Catholic University Spokesperson of Advanced Lithium Electrochemistry (Cayman) Co., Ltd. Investment Chief of Advanced Lithium Electrochemistry Co., Ltd. Partner of Guo Ju Law firm 	
Director	Yu-Mei Lee	ROC	 Master of Laws, Chung Yuan Christian University Administration Supervisor of Advanced Lithium Electrochemistry Co., Ltd. 	
Independent Director	Chao-Chin Li	ROC	 EMBA, National Tsing Hua University Chief Financial Officer and Chief Commercial Officer of SyneuRx International (Taiwan) Corp. Director of Taimide Technology Incorporation Independent Director of RFD Micro Electricity Co., Ltd. Director of Eastern Union Interactive Director of Gingytech Chairman of Forward Power Co. Ltd. 	
Independent Director	Neng-Chieh Shih(Note2)	ROC	 Ph.D., Public and International Affairs, University of Pittsburgh, USA Master of Public Administration, National Chengchi University Adjunct Professor, Department of Public Administration, National Chengchi University Minister, Directorate-General of Personnel Administration, Executive Yuan 	
Independent Director	Pao-Sheng Wei	ROC	 Master of International Business Administration, George Washington University, Washington DC Master of Financial Management, Benjamin Franklin University, Washington DC, USA Director General, Insurance Bureau, Financial Supervisory Commission Chairman of KGI Bank Chairman of LionInternationalInsuranceServiceCo.,Ltd Director of Shin Kong Financial Holding Co., Ltd. Chairman of Shin Kong Life Insurance Co., Ltd. Independent Director of Nuvoton Technology Corp. Independent Directors AINOS INC.Vice Chairman of Fusheng Securities Investment Consulting Co., Ltd. Director of Ascendo Biotechnology, Inc. Taiwan Branch (Cayman Islands) 	
Independent Director	Chuan-Chang Chang(Note1)	ROC	 Ph.D.,Accounting & Finance, University of Lancaster, UK President of Chung-Hua Institution for Economic Research Vice Chairman, Financial Supervisory Commission Professor, Department of Finance, National Central University 	

Note1: The dismiss of that independent director was effective on January 1, 2024.

Note2: The dismiss of that independent director was effective on May 15, 2024.

Table of Contents

I.	Let	ter to the Shareholders	.1
	1.	2023 Business Report	
	2.	Business Plan Overview for the Current Year and Company Development Strategies	
	3.	The Effects of the External Competitive Environment, Regulatory Environment and	
		Overall Business Environment.	
II.	Со	npany Profile	
	1.	Date of Establishment and Company Introduction	. 6
	2.	Company Chronicle of Events	
	3.	Risk Matters	
III.	Со	mpany Governance Report	13
	1.	Management System	13
	2.	Information on the Directors, Supervisors, CEO (GM), Vice Presidents, Senior Manager	
		and the Manager of Each Department and Branch	
	3.	Corporate Governance Status	
	4.	Information on the Certified Public Accountant (CPA) fees	73
	5.	Information on the Change in the CPAs	73
	6.	The Company's Chairman, CEO(GM), the manager in charge of financial affairs or	
		accounting affairs having served with the verifying Certified Public Accountant House or	
		its related companies over the past year	74
	7.	Transfer of shares, pledge or change in equity by the directors, supervisors, managers and	
		major shareholders holding over 10% of the aggregate total in the recent fiscal year and as	
		of the printing date of this Annual Report	
	8.	Information on the top-10 shareholders of the Company being related parties, spouses, or	
		relatives within the second degree of kinship among themselves	
	9.	Company, company directors, supervisors, managers and businesses controlled by the	
		Company directly or indirectly pertaining to the same re-investment business supporting	
		share volume, and the consolidated shareholdings rate combined and calculated	
IV.	-	pital Raising Status	
	1.	Capital and Shares	
	2.	Status of Company debt (including overseas Company debt) arrangements	
	3.	Issuance of preferred shares	
	4.	Issuance of overseas deposit receipt certificates (DRC)	81
	5.	Issuance of employee stock option certificates	
	6.	Restriction upon employees in rights over new shares	
	7.	Status of Merger	
	8.	Inward transfer of other firms' new shares	
	9.	Implementation of Capital Utilization Plans	
V.		erational Highlights	
	1.	Business Activities	
	2.	Market and Sales Overview	
	3.	Update of employees in the last two years and up to the publication of the annual report 1	
	4. z	Disbursements for environmental protection	
	5.	Labor Relations	
	6.	Informatic Security Management	
• 7 •	7.	Important contracts	
VI.		ancial Status	
	1.	Condensed balance sheet and statements of comprehensive income for the past five years 1	
	2.	Financial Analyses for the Past Five Years	
	3.	Audit Report issued by the Audit Committee Members for the Financial Reports for the	
		most recent year(s)	15

4.	Financial statements for the most recent year
5.	A parent Company only financial statements for the most recent year, certified by a CPA 115
6.	If the Company or its affiliates have experienced financial difficulties in the recent two
	years and up to the date of publication of the annual report, the annual report shall explain
	how said difficulties will affect the Company's financial situation
VII.A F	Review and Analysis of the Company's Financial Position and Financial Performance,
	isting of Risks
1.	Financial Position
2.	Financial Performance
3.	Cash Flow
4.	Impact of major capital expenditure on financial operation in the most recent fiscal year 118
5.	Re-investment policy for the most recent fiscal year, the main reasons for the profits and
	losses, improvement plans and investment plans for the coming year
6.	Risk analysis and evaluation in recent years and up to the publication of the annual report 120
7.	Other important matters:None
VIII. Sp	ecial Disclosure
1.	Company organization
2.	Transaction about the Company's private placement of securities in the recent fiscal year
	and up to the date of publication of the annual report
3.	Holding or disposal of shares in the Company by the Company's subsidiaries in the recent
	fiscal year and up to the date of publication of the annual report
4.	Other matters necessary to be supplemented with explanation
5.	Explanation of any material differences from the rules of the ROC in relation to the
	protection of shareholders' equity
6.	Any of the situations listed in Article 36, paragraph 2, subparagraph 2 of the Securities and
	Exchange Act, which might materially affect shareholders' equity or the price of the
	Company's securities
	1 2

I. Letter to the Shareholders

1.2023 Business Report

(1) The overview and results of management policy and business plan implementation

Our company has been deeply involved in the lithium battery cathode material industry for more than a decade, accumulating years of research and development and technological innovation. We hold over 150 exclusive patents worldwide and are one of the few companies outside of China that possess complete LFP lithium material manufacturing technology and patents. Currently, we have successfully licensed three companies, including Freyr from Norway, ICL from the United States, and Avenira from Australia. Additionally, we are extending our reach into the European, American, and Indo-Pacific markets. The terminal applications for each customer covers a wide range of sectors, including energy storage, electric vehicles, electric trucks, and solid-state batteries, with the production scale for some customers beginning to expand.

Our consolidated revenue for 2023 was NTD 810 million, an increase of 15% compared to the previous year. This growth was driven by adjustments in selling prices in response to rising raw material costs and the recognition of licensing revenue. However, as a result of the competitive pressure from low-priced exports from China affecting our material production and sales business, coupled with the recognition of a one-time income tax expense of NT\$52 million, the company incurred an after-tax net loss of NT\$520 million, or about a 30% increase in loss compared to the previous year.

The company has transformed into a LFP Intellectual Property Provider and shall accelerate the expansion of licensing business, as well as foregoing revenue generated from low-price customers to mitigate the significant challenges brought about by China's dumping practices. Additionally, we are continuously investing in research and development resources and enhancing technical capabilities to optimize our product offerings and customer portfolio. Leveraging our existing resources, we are strategically allocating them towards the development of other battery materials. This includes improving techniques for mass-producing expanded anode materials and refining electrolytes. Moreover, collaborating closely with our partners to jointly apply for patents on key materials and commercializing patented products tailored to our customers' demands. The company works collaboratively with end customers in product development verification operations. Through our Platform of Battery Materials Patent, we integrate patents from various units to facilitate their commercialization. Subsequently, we licence these patents local battery material manufacturers interested in entering the market for manufacturing and production. This approach enables us to effectively meet the demands of end customers.

1

All employees will work hard, hoping to create a more favorable environment, improve sales performance, and create corporate value, so as to repay all shareholders and investors for their long-term support to the company.

		t t	Jnit: NT\$ thousand
	Item	2023	2022
Financial	Operating revenues	810,294	707,524
Income and	Gross Operating Profit	(93,371)	18,149
Expenses	Net Operating Profit	(519,356)	(398,099)
Profitability	Gross Profit %	-12%	3%
FIOIRability	Net Profit %	-64%	-56%

(2) Financial income and expenses and profitability a

Material Revenues and Gross Operating Loss: In 2023, material revenues increased slightly compared to the same period last year. However, the increase in raw material costs, which exceeded selling prices, coupled with underutilized production capacity resulting from the failed attempt to achieve economies of scale, led to a significant increase in our gross operating loss for 2023 compared to the previous year.

Technology licensing and gross profit: In the first quarter of 2023, the company signed a licensing agreement with its second client and recognized intellectual property licensing revenue of NT\$ 91 million. As the licensing business expands, the recognition of related revenue contributes to an increase in gross profit.

Due to the increase in gross operating loss and the recognition of a one-time income tax expense for the revenue source as mandated by local tax regulations, the company's net loss after tax for 2023 increased by approximately NT\$ 121 million compared to the same period last year, an increase of approximately 30%

- (3) Research and Development
 - i. The company is improving and optimizing current processes to reduce carbon emissions.
 - ii. The company continues to invest in research and development of high-voltage lithium battery cathode materials.
 - iii. The company is investing in development of other battery materials.

2. Business Plan Overview for the Current Year and Company Development Strategies

The company's product is known for having the longest life cycle and highest quality in the industry. We focus on developing lithium battery cathode materials, introduce a new generation of process technology and equipment, and combine advanced wet nano grinding technology and surface modification technology. The aim is to further increase the volume energy of materials density and rate discharge performance so that the lithium battery cathode materials we produce can have higher purity, lower impurities, and better processing performance. Hopefully, we can meet the needs of customers requiring high-end products or offer customized applications. Also, we use advanced powders design and powder post-processing technology to improve production yield and reduce production costs, which can strengthen the company's leading position in the industry, remaining the competitiveness our products in the global market.

This year, we will continue to expand our market in energy storage batteries and electric vehicle batteries. In addition, we are transforming ourselves into a lithium intellectual property (IP) supplier specializing in lithium iron phosphate patents and technologies. We will help our clients to establish automated production factories for lithium battery materials with a capacity of more than 100,000 tons in Europe, America, and Asia. Our goal is to achieve stable revenue growth and improve operational efficiency, while moving towards the development of other battery materials. This includes improving techniques for mass-producing expanded anode materials and refining electrolytes. Moreover, collaborating closely with our partners to jointly apply for patents on key materials and commercializing patented products tailored to our customers' demands. The company works collaboratively with end customers in product development verification operations. Through our Platform of Battery Materials Patent, we integrate patents from various units to facilitate their commercialization. Subsequently, we licence these patents local battery material manufacturers interested in entering the market for manufacturing and production. This approach enables us to effectively meet the demands of end customers.

3.The Effects of the External Competitive Environment, Regulatory Environment and Overall Business Environment

Developing sustainable energy has been viewed as an important global trend in environmental protection. Currently, more than 130 countries have passed or announced their goal to achieve net-zero carbon emissions by 2050. Developing green energy has become a global consensus, and as countries continue to increase their efforts in developing renewable energy and increasing the proportion of green energy, the establishment of energy storage systems is also necessary. Energy storage systems can smooth out the output of green energy and improve the utilization rate of renewable energy, which is the key reason for developing energy storage. Energy storage equipment can be widely used in the power system, including power generation, transmission, distribution, and end-users, including residential and commercial enterprises, all of which have a demand for energy storage equipment. Since it involves the entire power system, the main driving force is still government policy support. In addition to government policies, there is also an expected increase in demand from end-users who install energy storage systems at home to maintain stable electricity, and in the business sector, driven by the commitment to achieving net-zero carbon emissions, the demand for green energy generation is increasing, and energy storage needs are also increasing. The lithium-ion battery energy storage market has shown significant growth, and under the influence of the electric vehicle market, lithium-ion battery technology is gradually improving, production capacity is expanding, and costs are decreasing. With the push of international decarbonization policies, the energy storage sector is expected to become the second-largest application market for lithium-ion batteries in the next few years.

The global electric vehicle market is developing rapidly, with over 20 countries worldwide setting goals to electrify their vehicles or ban the sale of fossil fuel vehicles, with the target timeline falling between 2025 and 2050. In other words, the transition from fossil fuel vehicles to electric vehicles ranges from as short as 1 year to as long as 16 years. According to a report by the Economist Intelligence Unit, the year-on-year sales volume of global electric vehicles is expected to increase by 21% in 2024, reaching 14.9 million vehicles, accounting for 24.6% of global new car sales, with an overall increase of 3.6%. Over half of these electric vehicles are expected to come from China. In response to the inevitable "Red Wave", automakers in Japan, Europe, and the United States are gradually raising trade barriers or increasing government subsidies. For instance, on December 1, 2023, the U.S. Department of the Treasury announced that effective from 2024, electric vehicle battery components produced or assembled in countries such as China would no longer be eligible for the \$7,500 tax credit under the U.S. Inflation Reduction Act, directly impacting companies from China, Russia, South Korea, and elsewhere. Meanwhile, European Union countries are offering subsidies for electric vehicle purchases, restricted to local production. With significant investments from various automakers in the global electric vehicle market, the demand for electric vehicles is showing a clear trend of growth.

Currently, several automakers have shifted towards or initiated investments in more cost-effective battery technologies, including world-leading electric brands such as Tesla and BYD. Tesla has recently shifted towards using the lithium iron phosphate battery (LFP battery) and intends to further expand their usage. Additionally, BYD is actively seeking the development of sodium-ion batteries, which offer a more economical alternative to conventional lithium batteries. As the electric vehicle market continues to prosper , along with the continuous development of the customer base and progress in verification for mass production, it is anticipated that this will drive future growth in the company's operations. Overall speaking, the effects of the external competitive environment, regulatory environment and overall business environment, in addition to various developmental trends beneficially impact our company's sustainable operations.

Chairman Sheng-Shih Chang



II. Company Profile

1. Date of Establishment and Company Introduction

Advanced Lithium Electrochemistry (Cayman) Co., Ltd. was established as an investment holding company on November 16th, 2007. The organizational of the Company is according to their business operations, which is the production, R&D and sales of cathode materials for LFP batteries. Emerging industries belonging to alternative energy technology.

The Company started off with its foothold in Aleees (Taiwan), which was established on April 15th, 2005. Since its establishment, we have been relentlessly developing olivine-structured cathode materials, a critical driving force in the standing of lithium-ion batteries, and focusing our development on the goals of extending battery life and improving energy density. Our terminal application of the products are mainly electric vehicles (including hybrid electric vehicles) and energy storage business. Through our self-developed LFP Nano Cocrystalline Olivine (LFP-NCO) patent, substantial manufacturing capabilities, production experience and shipment track records, we have achieved a leading position in the global market of cathode materials for LFP batteries.

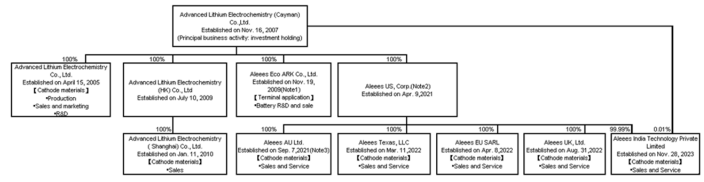
Following the trend of energy saving and carbon reduction, many countries around the world have successively promulgated policies to promote the energy storage, which brings about well-developed environment for the market of energy storage. Stable power supply can be achieved with energy storage equipment, which brings about business opportunities of energy storage for applications of household and industrial use or electric vehicles. The batteries used for energy storage systems are also designed to fulfill criteria of green energy and safety regulations. Lithium-iron batteries have become the first choice in the market for energy storage. Due to the demand for energy saving and carbon reduction, governments of various countries have been promoting electrification of automobiles, launching policies of encouragement as well as penalty to urge global traditions and the emerging OEM companies to actively developing vehicles using renewable energy (including hybrid vehicles); as lithium-iron batteries are favored by the market, and their production scale and efficiency have increased year by year. With production costs decreased, products can be sold at an ideal price. The technique can be applied by more manufacturers, and uses of iron batteries have gradually prevailed the market. As industry develops, and steady growth of lithium iron battery materials can be ensured.

The company's strategic layout in the lithium battery material industry is summarized as follows: starting from 2022, it will transform into a lithium intellectual property (IP) supplier specializing in the patent and technology licensing of lithium iron phosphate. Here is a summary of the operating functions of each important subsidiary company.

Company Name	Established Location	Operational Function
Aleees (Taiwan)	Taiwan	Production, R&D and sales of cathode materials for lithium battery.
Aleees (HK)	Hong Kong	Investment holding, reinvestment in Aleees SH.
Aleees SH	Mainland China	Sales of cathode materials for lithium battery
Aleees(US)	United States of America	Investment holding, reinvestment in Aleees(AU), Aleees(TX), Aleees(EU) and Aleees(UK).
Alees(AU)	Australia	Development and service of lithium battery cathode materials for overseas customers.
Aleees(TX)	United States of America	Development and service of lithium battery cathode materials for overseas customers.
Aleees(EU)	France	Development and service of lithium battery cathode materials for overseas customers.
Aleees(UK)	United Kingdom	Development and service of lithium battery cathode materials for overseas customers.
Aleees India Technology Private Limited	India	Development and service of lithium battery cathode materials for overseas customers.

(1) Group Structure

As of May 15,2024



Note1: This company has been dissolved by resolution in the twentieth meeting of the seventh session of the Board of Directors, and is currently undergoing liquidation.

Note2 : Advanced Lithium Electrochemistry(US), LLC., renamed as Aleees US, Corp. on April 15, 2022.

Note3 : Alees AU Pty. Ltd., renamed as Aleees AU. Ltd. on May 20, 2022.

(2) Address and contact no. of headquarters, subsidiaries and factories

i. Headquarters

Advanced Lithium Electrochemistry (Cayman) Co., Ltd.
Registered Address: The Grand Pavilion Commercial
Centre, Oleander Way, 802 West Bay Road, P.O. Box
32052, Grand Cayman KY1-1208, Cayman Islands,
British West Indies.
Main Operating Address: No. 2-1, Guishan Industrial Tel: (886) 3-364-6655
Park, Xinghua Road, Taoyuan District, Taoyuan City,

Taiwan (R.O.C.)

ii.	Main Operating Location	
	Advanced Lithium Electrochemistry Co., Ltd.	
	Address: No. 2-1, Guishan Industrial Park, Xinghua	Tel: (886) 3-364-6655
	Road, Taoyuan District, Taoyuan City, Taiwan (R.O.C.)	
	Aleees Eco Ark Co., Ltd.	
	Address: No. 2-1, Guishan Industrial Park, Xinghua	
	Road, Taoyuan District, Taoyuan City, Taiwan	Tel: (886) 3-364-6655
	(R.O.C.)	
	Advanced Lithium Electrochemistry (Shanghai) Co.,	
	Ltd.	
	Address: Room 1201-004, 12F., Building 2 ,No. 2020,	Tel: (886) 3-364-6655
	Zhongshan West Road, Xuhui District, Shanghai,	
	China	
	Aleees AU Pty Ltd	
	Address: 62-64 Burwood RD Burwood NSW 2134	Tel:(886)3-364-6655
	Aleees Texas, LLC	
	Address: 2245 Texas Drive, Suite 300, Sugar Land,	Tel:(886)3-364-6655
	TX, USA 77479	
	Aleees EU SARL	
	Address: 28 rue de l'Amiral Hamelin 75116 Paris France	Tel:(886)3-364-6655
	Aleees UK, Ltd.	
	Address: 42-46 STATION ROAD EDGWARE ENGLAND	Tel:(886)3-364-6655
	HA8 7AB	
	Aleees India Technology Private Limited	
	Address: S-02 Kaledonia,Unit 1B,A wing,5 Floor,Sahar	Tel:(886)3-364-6655
	Rd,Andheri East,Mumbai Mumbai-400069 Maharashtra	
iii.	Investment Holding Subsidiaries	
	Advanced Lithium Electrochemistry (HK) Co., Limited	
	Address: Unit 706, Haleson Building, No. 1 Jubilee St.,	Tel: (886) 3-364-6655
	Central, Hong Kong	
	Aleees US, Corp.	
	Address:257 Old Churchmans Road, New Castle City,	Tel:(886)3-364-6655
	New Castle County, zip code 19720, Delaware.	

2. Company Chronicle of Events

Date	Major Events	
Apr 2005	Aleees Taiwan was established.	
Oct 2006		
May 2007 Aleees Taiwan passed its ISO9001:2000 quality certification.		
	Aleees Taiwan completed its four worldwide LFP patent deployments in 8 countries	
Jun 2007	and territories (Taiwan, Japan, the U.S., Canada, European Union (EU), Korea,	
	Mainland China and India).	
Jul 2007	Aleees Taiwan announced its LiFePO ₄ •zM'O technology.	
Nov 2007	The Company completed its establishment and registration.	
Jan 2008	Aleees Taiwan passed its ISO14001:2004 quality certification.	
Ion 2008	Aleees Taiwan announced the start of a 3-year cooperation plan on the study of base	
Jan 2008	materials with NSRRC Taiwan.	
Jul 2008	Advanced Lithium Electrochemistry (Shanghai) Co., Ltd. was established	
Nov 2008	Aleees Taiwan formally starts the mass production of LFP-NCO.	
Nov 2009	Aleees Eco Ark (Taiwan) was established.	
Jan 2010	Aleees SH was established.	
May 2010	Aleees Taiwan set up its precision instruments lab.	
May 2010	Aleees Taiwan presented its research results on neutron diffraction.	
Dec 2010	Aleees Eco Ark (Taiwan) produced its first pure electric-powered low-floor battery	
Dec 2010	swappable bus.	
Feb 2011	Aleees Taiwan began phase two of its 3-year cooperation plan on study of base	
100 2011	materials with NSRRC Taiwan.	
May 2011	Aleees Taiwan set up the Electric Vehicle Demonstration Alliance.	
Jul 2011	The group obtained licensing for 85 patents from LiFePO ₄ +C Licensing AG,	
Jul 2011	including the "Good enough" patent and "Carbon-coating" patent.	
Aug 2011	Aleees Taiwan passed the TTQS training quality evaluation conducted by the	
	Workplace Development Agency of the Council of Labor Affairs, Executive Yuan.	
Sep 2011	Aleees Eco Ark (Taiwan) completed the development of the E-bus battery module.	
Oct 2011	Aleees Taiwan received invitation from Boston in the U.S., to give a keynote	
	speech in the 220th ECS Meeting.	
Dec 2011	Aleees Eco Ark (Taiwan) received the proof of vehicle safety certification from	
	VSCC for its pure electric-powered low-floor battery swappable bus.	
Jan 2012	The first pure electric-powered low-floor battery swappable bus of Aleees Eco Ark	
	(Taiwan) was officially unveiled in Taoyuan City.	
Feb 2012	Aleees Taiwan passed the OHSAS18001:2007 certification (Occupational Safety	
	and Hygiene Management System).	
Mar 2012	Aleees Taiwan passed the TS16949:2009 certification (Automotive Supplier Quality Management System).	
	Aleees Eco Ark (Taiwan) signed the Electric Bus Procurement Agreement with	
Jun 2012	Hsinchu Bus Co.	
	The first pure electric-powered low-floor battery swappable bus of Aleees Eco Ark	
Aug 2012	(Taiwan) was officially unveiled in Zhongli City.	
	Advanced Lithium Electrochemistry (Shanghai) Co., Ltd. completed the	
Oct 2012		
	cancellation of its registration	

Date	Major Events
Oct 2012	The first pure electric-powered low-floor battery swappable bus of Aleees Eco Ark (Taiwan) was officially unveiled in Taipei City.
Oct 2012	The group joined as a member of the "Taiwan Electric Bus Cross-Industry Alliance".
Nov 2012	The first pure electric-powered low-floor battery swappable bus of Aleees Eco Ark (Taiwan) was officially unveiled in Kinmen County.
Dec 2012	Aleees Taiwan received an award at the 6th Taoyuan County Corporate Excellence Awards for "Excellence in Green Energy".
Dec 2012	Aleees Taiwan received an award at the 2012 EPA, Executive Yuan Award Ceremony for "Excellence in Taking Actions for Low Carbon Emissions".
Mar 2013	Aleees Eco Ark (Taiwan) received proof of vehicle safety certification from VSCC for its pure electric-powered low-floor battery swappable large-sized buses.
Aug 2013	Aleees Taiwan received the "Outstanding Corporation Award" at the 10th National Quality Awards; while Aleees Eco Ark (Taiwan) received the "Best Green Energy Transportation System" in the award category of "Best Product Categories".
Dec 2013	Aleees Taiwan passed the audit of the Industrial Development Bureau, MOEA, in "Determination of Conformance as a Green Mark Factory in the Hygienic Production Evaluation System".
Dec 2013	Aleees Eco Ark (Taiwan) won the 2013 National Sustainable Award
Dec 2013	First share listing of the Company on GTSM.
Jan 2014	The Aleees Group held the "Arts and Fun Fest with You" event to give back to local low income residents through the donation of household resources and care for the underprivileged. We led our employees to engage in volunteer work and take the lead to spread our remarkable corporate culture.
Mar 2014	Aleees Eco Ark (Taiwan) began its collaboration with CHTC Bonluck Bus Co., Ltd. in Nanchang, Jiangxi Province, China.
Mar 2014	Aleees Eco Ark (Taiwan) began its collaboration with Yuyao City People's Government in Zhejiang Province, China.
Mar 2014	Aleees Eco Ark (Taiwan) reaches the one-million-mile mark for its pure electric-powered low-floor battery swappable buses in Taiwan.
Apr 2014	The Aleees Group set up the Bade Research Center.
Apr 2014	In response to International Earth Day, our pure electric-powered low-floor battery swappable buses were put on display for the first time at the Lady Run Charity Run and the "Electric Bus Low Carbon Rest Area" was set up.
May 2014	Aleees Taiwan was invited to participate in the "LFP Batteries Recycled Use League" to manufacture secondary storage use of vehicular batteries.
June 2014	The vehicular batteries manufactured by Aleees Taiwan were on official display in Kinmen and adopted to team up with the National Chung-Shan Institute of Science & Technology to jointly promote the "Community Oriented Recycled Energy Storage Systems".
June 2014	The Aleees Group participated in the 11 th International Battery Tech Expo, believed to be the world's top scale exhibition of its like, to display the highest-level specification cathode materials for LFP batteries, applicable to electric buses and integrated usage in other regions (including energy storage).

Date	Major Events
July 2014	The low floor pure electric buses manufactured by Aleees Eco Ark (Taiwan) were put into commercial run in Hualien County in eastern Taiwan, to create a brand-new backyard for the Company in Taiwan.
July 2014	The Aleees Group sponsored the "Cross-Strait Green Industry Forum 2014".
July 2014	The Aleees Group teamed up with Longhua Automobile Co., Ltd.—the largest vehicle manufacturer in Heilongjiang, China and signed the Letter of Intent to deploy in China's electric bus market.
Aug 2014	The Aleees Group officially set up the Corporate Social Responsibility Committee.
Aug 2014	Aleees Taiwan signed the Memorandum of Understanding with Japanese counterpart Sony for a joint venture in the manufacturing of lithium batteries as the world's most advanced production base for lithium batteries.
Aug 2014	The Aleees Group set up Aleees Eco ARK (Ningbo) in Yuyao, Zhejiang, China to officially land in Chinese markets.
Sep 2014	Aleees Eco Ark Canada was officially incorporated.
Nov 2014	Aleees Eco Ark (Taiwan) was invited to co-sponsor the Contemporary Engineering Tech Symposium XXV and to sponsor a sub-project about the Trends of Sustainable Green Development to promote low carbon and energy conservation deployment for the entire world.
Nov 2014	Pure electric-powered low-floor battery swappable buses manufactured by Aleees Eco Ark (Taiwan) start to serve Taroko National Park, as the first line of low carbon green energy buses to serve a national park in Taiwan.
Nov 2014	The Aleees Group was conferred upon the double honors of "Sustainable Development Report Award among the Top 50 in Taiwan", and the "Innovative Growth Award".
Dec 2014	As officially promulgated by the Industry & Information Ministry, People's Republic of China through Announcement No. 82 [2014], the pure electric buses manufactured by Aleees through a joint venture with CHTC Bonluck Bus Co., Ltd. in Jiangxi, China were officially licensed in China and were approved to be marketed in the entire Chinese market.
May 2015	The Aleees Group was ranked among the top 5% among all companies listed on the Taipei Stock Exchange in Session One.
Nov 2015	The Aleees Group was awarded with the ISO50001 certification for efficient management of energy usage in the whole factory.
Nov 2015	The Aleees Group, for the second time, was conferred upon the honor of "Sustainable Development Report Award among Top 50 in Taiwan".
Apr 2016	The Aleees Group was awarded the distinction of being ranked among the top 5% among all enterprises listed on TSEC/TPEX in Session Two.
Apr 2016	The Aleees Group signed the strategic alliance and capital-related cooperation agreement with FDG Electric Vehicles Limited and FDG Kinetic Limited.
Apr 2016	The Aleees Group was ranked among the top 5% of all companies listed on the Taipei Stock Exchange for the second consecutive year.
Jun 2016	The Aleees Group received the Green Leadership Award-Asia Responsible Entrepreneurship Awards 2016.
Nov 2016	The Aleees Group received the gold medal among the Top 50 Corporate Sustainability Reports in Taiwan for three years running.

Date	Major Events							
	The Aleees Group, FDG Kinetic Limited and the District Administration							
Nov 2016	Commission of Gui'an New District, Guizhou Province, China, signed a							
	cooperative framework agreement.							
Dec 2016	Aleees Taiwan's cumulative shipments exceeded 10,000 metric tons.							
Apr 2017	The Aleees Group was ranked among the top 5% of all companies listed on the Taipei Stock Exchange for the third consecutive year.							
Apr 2018	The Aleees Group was ranked among the top 5% of all companies listed on the Taipei Stock Exchange for the fourth consecutive year.							
Dec 2018	Through resolution at the Twentieth Meeting of the Seventh Session of the Board of Directors, Aleees Eco Ark (Taiwan) was dissolved and is currently undergoing liquidation							
Apr 2019	The Aleees Group was ranked among the top 5% of all companies listed on the Taipei Stock Exchange for the fifth consecutive year.							
Jun 2019	Officially signed a business purchase agreement by the Advanced Lithium Electrochemistry Co., Ltd with a International battery manufacturer							
Apr 2020	The Aleees Group was ranked among the top 5% of all companies listed on the Taipei Stock Exchange for the Sixth consecutive year.							
May 2020	Reduce capital to make up for losses of NT\$ 1,115,539,900 •							
Apr 2021	The Aleees Group was ranked among the top 5% of all companies listed on the Taipei Stock Exchange for the Seventh consecutive year.							
Apr 2021	Advanced Lithium Electrochemistry (US), Corp. was officially incorporated.							
May 2021	Reduce capital to make up for losses of NT\$ 679,199,750.							
Sep 2021	Alees AU Pty Ltd. was officially incorporated.							
Nov 2021	Reduce capital to make up for losses of NT\$ 320,996,890.							
Mar 2022	Aleees Texas, LLC was officially incorporated.							
Apr 2022	Aleees EU SARL was officially incorporated.							
Apr 2022	Advanced Lithium Electrochemistry (US), Corp., renamed as Aleees US, Corp.							
May 2022	Alees AU Pty. Ltd. renamed as Aleees AU. Ltd.							
May 2022	The company has signed a memorandum of understanding for the production of lithium iron phosphate (LFP) battery materials with ICL Group Ltd., a US-listed company.							
Aug 2022	Aleees UK, Ltd. was officially incorporated.							
Sep 2022	Aleees (Taiwan) has signed a formal memorandum of understanding with the Northern Territory Government of Australia and Australian company Avenira Ltd.							
Oct 2022	Aleees (Taiwan) has signed a formal service contract for LFP cathode material authorization with a major European lithium-ion battery manufacturer.							
Feb 2023	Aleees (Taiwan) has signed a global production authorization license and service contract with ICL Group (NYSE code: ICL) (TASE code: ICL), a US specialty chemicals company.							
Sep 2023	Aleees (Taiwan) has signed a global production authorization license and service contract with AVENIRA LIMITED (ASX:AEV), a Australia-listed company.							
Nov 2023	Aleees India Technology Private Limited was officially incorporated.							

3. Risk Matters

Please refer to the current year annual report from page 120 to page 137.

III. Company Governance Report

1. Management System

(1) Company Organization Chart

Shareholders' Meeting Audit Committee Board of Directors Audit Dept. Compensation Committee Chairman' s Office Sustainability Committee CEO(GM)' s Office Nomination Committee Management Unit Production Unit Operation Unit Administrative Project Unit R&D Unit

(2) Main operations of the respective departments:

Department Name	Work Scope
	• All types of operational management and operational analysis, and various project operations
	within the Company.
CEO(GM)'s Office	• Draft and collate documents and enquire on regulations relevant to employee health, assume the
	role of internal audit personnel during the normal course of operations, and be the contact window
	for relevant units.
	• Manage general administration, human resources, education training (including the establishment
	and promotion of training on product inspection / management).
	 Manage the company's general affairs and fixed asset.
	• In charge of the procurement for instruments and equipment, raw materials, semi-finished goods,
	products, consumables, spare parts, tracking of engineering work, tracking and analysis of pricing
	trends, development of countermeasures, procurement plan, management of contractor's delivery
A 1 1 1 1 1 1 TT 1	date and quality, time efficiency of shipment handling and inventory management, as well as
Administrative Units	coordinate the distribution and use of resources to all departments to have strong oversight on
	productivity resources.
	• Draft and implement the short, medium and long-term plans for the upgrading of computing
	equipment in the Company. Provide management of information services and equipment, and the
	relevant operations of information services and equipment as well as its integrated maintenance.
	 In charge of review and legal negotiation of contracts, litigation matters, selection of lawyers,
	trademark management, technical intelligence gathering, intellectual property and internal legal
	indemark management, teenneur menigenee gauternig, meneetaal property and methan legar

As of May 15, 2024

Departmen	nt Name	Work Scope
		 consultation services, and other relevant services. In charge of accounting matters, financial cash flow deployment, investment planning and stock affairs, as well as maintain normal operations of the Company's financial and stock affairs. In charge of keeping accurate records of the Company's operating results, provide relevant financial reports for use internally and externally to satisfy user requirements.
Production Units		 In charge of the production of powders, including planning of production resource integration, production scheduling, control and improvement of production quality, control and management of production, management of engineering resources and execution of factory planning, management and maintenance of equipment and machine, warehousing and assistance in material control for material preparation plan development; it is also responsible for material cost-benefit analysis. To establish quality inspection systems and inspection procedures that can meet quality assurance requirements. To implement quality system certification plans, product inspections, calibration of measuring instruments, product development verification operations, and product after-sales service management.
R&D U	Jnits	 In charge of development plans on various cathode materials, new product development, and establishment of production procedure. It is also responsible for improving process development quality and confirmation procedure of new production process. Customer pre-sales and after-sales technical services.
Internal Au	dit Dept.	 Take charge of the design and revision of the Company's internal control and internal audit system. Take charge of the drafting and execution of the Company's annual audit plan. Take charge of the improvement of internal control flaws and remediation tracking, as well as the planning and implementation of corporate governance.
Project	Units	• Patents and technology are authorized to assist authorized customers in planning and building factories.
	Aleees Taiwan	 In charge of the sales & marketing of all products and agent management. Manage the development of all products, deployment of product lines and relevant management. Gathering of data and development in new markets. It's also responsible for relevant affairs of importing and exporting, including various raw materials, materials and production management, and cargo transportation required for production. Contact unit of after-sales service.
	Aleees SH	 In charge of the sales & marketing of all products and agent management. Gathering of data and development in new markets. Management and arrangement of cargo shipment matters from Taiwan to Mainland China and back-end customers. In charge of sales and marketing services, drafting of transaction terms, customer complaints, product returns, market intelligence gathering, and position customer segments, critical sales and marketing points and key competitors according to the determined marketing strategy, to ensure and continuously improve customer satisfaction.
Operational Units	Aleees (AU)	 In charge of the sales & marketing of all products and agent. In charge of sales and marketing services, drafting of transaction terms, customer complaints, product returns, market intelligence gathering, and position customer segments, critical sales and marketing points and key competitors according to the determined marketing strategy, to ensure and continuously improve customer satisfaction.
	Aleees (TX)	 In charge of the sales & marketing of all products and agent. In charge of sales and marketing services, drafting of transaction terms, customer complaints, product returns, market intelligence gathering, and position customer segments, critical sales and marketing points and key competitors according to the determined marketing strategy, to ensure and continuously improve customer satisfaction.
	Aleees (EU)	 In charge of the sales & marketing of all products and agent. In charge of sales and marketing services, drafting of transaction terms, customer complaints, product returns, market intelligence gathering, and position customer segments, critical sales and marketing points and key competitors according to the determined marketing strategy, to ensure and continuously improve customer satisfaction.
	Aleees (UK)	 In charge of the sales & marketing of all products and agent. In charge of sales and marketing services, drafting of transaction terms, customer complaints, product returns, market intelligence gathering, and position customer segments, critical sales and marketing points and key competitors according to the determined marketing strategy, to ensure and continuously improve customer satisfaction.

Department Name	Work Scope
Aleees (IN)	 In charge of the sales & marketing of all products and agent. In charge of sales and marketing services, drafting of transaction terms, customer complaints, product returns, market intelligence gathering, and position customer segments, critical sales and marketing points and key competitors according to the determined marketing strategy, to ensure and continuously improve customer satisfaction.

2. Information on the Directors, Supervisors, CEO (GM), Vice Presidents, Senior Manager and the Manager of Each Department and Branch

(1) The Directors (The Company has not appointed any supervisors but has set up an audit committee)

As of May 15, 2024; Units: Shares, %

Note		Note 9	I		1			
ers, hat al al ship srned visor	Rela- tion		I		I			
Other Managers, Directors or Supervisors that Have Spousal Relationship or are within the Second Degree of Kinship with the Concerned Director/Supervisor	Name				I			
Other Diry Super Have Relatio within Degree with the	Title		I		1			
Concurren Concurren Positions t Positions in this within the Second and Other with the Concerned Companie Director/Supervisor	2	Note 2	Note 3	Note 4	Note 5			
Academic Qualifications/Experie		 Juris Doctorate, National Taiwan Normal University Juris Master, National Taiwan Normal University Asst. Professor, China University of Science and Technology, General Manager of Neso Technology Limited in Greater China, Pou Chen Group 	 Master of Laws, Fu Jen Catholic University Ph.D., candidate of Laws, Fu Jen Catholic University Spokesperson of Advanced Lithium Electrochemistry (Cayman) Co., Ltd. Investment Chief of Advanced Lithium Electrochemistry Co., Ltd. Partner of Guo Ju Law firm 	 Master of Laws, Chung Yuan Christian University Administration Supervisor of Advanced Lithium Electrochemistry Co., Ltd. 	 EMBA, National Tsing Hua University Chief Financial Officer and Chief Commercial Officer of SyneuRx International (Taiwan) Corp. Director of Taimide Technology Incorporation Independent Director of RFD Micro Electricity Co., Ltd. Director of Eastern Union Interactive Director of Gingytech Chairman of Forward Power Co. Ltd. 			
2.1.1.1	: Share- holding Rate	I	Ι		I			
	Number of Shares	I	I	l	I			
ding of ouse, ae Being	Share- holding Rate	I	I		I			
Shareholding of the Spouse, Underage Children for the Time Being	Number of Shares	Ι	Ι	I	I			
nt dings 1)	Share- holding Rate	0.33%	0.23%		I			
Current Shareholdings (Note 1)	Number of Shares	271,129	190,328	l	I			
dings on urd e 1)	Share- holding Rate	0.34%	0.24%	I	I			
Shareholdings on Board (Note 1)	Number of Shares	236,247	164,800	I	I			
Date on Board Date on Board for the First Time		2009/2/10	2023/6/15	2023/6/15	2023/6/15			
Term		с Э	ŝ	3	0			
Date on Board		2023/6/15	2023/6/15	2023/6/15	2023/6/15			
Sex/ Age		Male 51~60	Male 41~50	Female 51~60	Male 51~60			
Name		Sheng- Shih Chang	Re-Yang Chu	Yu-Mei Lee	Chao- Chin Li			
Nationa- lity		ROC	ROC	ROC	ROC			
Title		Chairman cum CEO	Director	Director	Independent Director			

Note			I	I		
ers, or sal or are cond ship erned visor	Rela- tion	l	I			
Other Managers, Directors or Supervisors that Have Spousal Relationship or are within the Second Degree of Kinship with the Concerned Director/Supervisor	Name	l	I	l		
Othe Di Supe Har Relati withiu Degre with tl	Title					
Concurren t Positions in this Company and Other Companie	n	Note 6	None 7	Note 8		
Academic Qualifications/Experience		 Ph.D., Public and International Affairs, University of Pittsburgh, USA Master of Public Administration, National Chengchi University Adjunct Professor, Department of Public Administration, National Chengchi University Minister , Directorate-General of Personnel Administration, Executive Yuan 	 Master of International Business Administration, George Washington University, Washington DC Master of Financial Management, Benjamin Frankliu University, Washington DC, USA Director General, Insurance Bureau, Financial Supervisory Commission Chairman of KGI Bank Chairman of KGI Bank Chairman of Lud. Director of Shin Kong Financial Holding Co., Ltd. Chairman of Shin Kong Financial Holding Co., Ltd. Independent Director of Nuvoton Technology Corp. Independent Directors AINOS INC. Vice Chairman of Fusicinan of Scinctures Investment Cossulting Co., Ltd. 	 Ph.D.,Accounting & Finance, University of Lancaster, UK President of Chung-Hua Institution for Economic Research Vice Chairman, Financial Supervisory Commission Professor, Department of Finance, 		
olding in the a Third rty	Share- holding Rate	I	Ι	I		
Shareholding Held in the Name of a Third Party	Number of Shares		I			
ing of use, children e Being	Share- holding Rate		I	I		
Shareholding of the Spouse, Underage Children for the Time Being	Number of Shares	I	I	I		
ut lings 1)	Share- holding Rate		I	I		
Current Shareholdings (Note 1)	Number of Shares	I	1	I		
lings on rd : 1)	Share- holding Rate	I		I		
Shareholdings on Board (Note 1)	Number of Shares	I	Ι	I		
Date on Board Date on Board for the First Time		2023/6/15	2023/6/15	2023/6/15		
Term		3	n	3		
Date on Board		2023/6/15	2023/6/15	2023/6/15		
Sex/ Age		Male 61~70	Male 61~70	Male 61~70		
Name Neng-		Neng- Chieh Shih	Pao- Sheng Wei	Chuan- Chang Chang		
Nationa- lity ROC		ROC	ROC	ROC		
Title		Independent Director	Independent Director	Independent Director		

Image: Second metric for the second metric for th	ure- ling tte Name Rela- tion	National Central University	-in share capital of 70,000,000 shares on Apr 17, 2023; the current shareholding ratio is calculated based on the company's		Note 2: Concurrent Positions in this Company and other companies: Chairman cum CEO of Aleees (Taiwan), Chairman cum CEO of Aleees SH, Director of Aleees(HK), Director of Aleees(US), Director of Aleees(AU), Diector of Aleeees(AU), Diector of Aleees(AU),	Note 3: Concurrent Positions in this company and other companies: Spokesperson of Aleees (Cayman), Investment Chief of Aleees (Taiwan), Diector of Aleees (IN) and , Partner of Guo Ju Law firm		Note 5: Concurrent Positions in this company and other companies: Director of Taimide Technology Incorporation, Independent Director of RFD Micro Electricity Co., Ltd, Director of Eastern Union Interactive, Director of		Note 7: Concurrent Positions in this company and other companies: Chairman of LionInternationalInsurance Service Co., Ltd, Director of Shin Kong Financial Holding Co., Ltd., Independent Director of Nuvoton Technology Corp.	3ranch (Cayman Islands)		same person, spouses or first-degree relative, please explain reasons, rationality, necessity and countermeasures for this	(1) The company is one of the emerging energy industry where its principal business activity is to make research and development, production and sales business on the cathode materials for lithium batteries. For the same person to take on both positions of chairman and general manager, this person can have more insight into the business status of the company so that the board of directors can get hold of it as well. This kind of flat	management can enhance the management efficiency and make the execution of decisions smoother. (2) The Company has established an audit committee. In addition to clearly defined tasks, it can also improve and supervise the management function of the board of directors. Meanwhile, when the Company re-elected the
Shareholding of Shareholding the Spouse, Held in the Underage Children Name of a Third for the Time Being Party	Number Share- Number Share- of Shares Rate Shares Rate		of 70,000,000 shares on Apr 1		n CEO of Aleees SH, Directo	of Aleees (Taiwan), Diector of		dent Director of RFD Micro E		irector of Shin Kong Financia	Independent Directors AINOS INC. Vice Chairman of Fusheng Securities Investment Consulting Co., Ltd, Director of Ascendo Biotechnology, Inc. Taiwan Branch (Cayman Islands)		ouses or first-degree relative,]	d development, production an isiness status of the company	IDERVISE the management func
Current Shareholdings (Note 1) fo	Number of Share- Shares Rate		ual paid-in share capital		(Taiwan), Chairman cun	yman), Investment Chief c	sees (Taiwan)	y Incorporation, Independ		surance Service Co.,Ltd, D	o., Ltd, Director of Ascenc			ty is to make research and e more insight into the bu	ons smoother. t can also improve and su
Shareholdings on Board (Note 1)	Number of Share- Shares Rate		Note 1: The ratio of shares held at the time of appointment is calculated based on the company's actual paid		:: Concurrent Positions in this Company and other companies: Chairman cum CEO of Aleees Aleees(TX). Diector of Aleees(EU). Diector of Aleees(UK) and . Diector of Aleees(IN)	erson of Aleees (Ca	Note 4: Concurrent Positions in this company and other companies: Administration Supervisor of Aleees (Taiwan)	f Taimide Technolog	2024.	of LionInternationalIns	vestment Consulting C	1, 2024.	Note 9: Where chairperson and general manager/personal of the equivalent level (the top executive) are the situation :	ncipal business activi ; this person can hav	management can enhance the management efficiency and make the execution of decisions smoother. The Company has established an audit committee. In addition to clearly defined tasks, it can also impression
Date on Board Date on Board for the First Time					es: Chairmar and . Diecto	s: Spokesp	s: Administra	s: Director o	on May 15,	s: Chairman	Securities In-	on January	quivalent lev	where its prii eral managei	and make th addition to c
Term				1 30, 2023	companie ees(UK)	companie	companie	companie	ffective	companie	Fusheng	ffective	l of the ea	industry v and gene	fficiency ittee. In a
Date on Board			pointmer	s on April	nd other (tor of Ale	nd other c	nd other c	nd other c	Jo. Ltd tor was e	nd other c	airman of	tor was e	r/persona	g energy i chairman	igement e dit comm
Sex/ Age	Sex/ Age			000 share:	ompany a 3U), Diect	impany ar	ompany at	impany ai	d Power (lent direct	ompany ar	C.Vice Ch	lent direc	ıl manageı	emerging	the mana hed an auc
Name	Name			al of 83,000,0	ions in this C vr of Aleees(I	ons in this co	ons in this co	ons in this co	an of Forwar hat independ	ons in this cc	rs AINOS IN	hat independ	on and genera	r is one of the te on both pos	t can enhance r has establis
Nationa- lity			ratio of share	paid-up share capital of 83,000,000 shares on April 30, 2023.	current Positi 3(TX), Diectc	current Positi	current Positi	current Positi	Gingytech, Chairman of Forward Power Co. Ltd Note 6: The dismiss of that independent director was effective on May 15, 2024.	current Positi	undent Directo	Note 8: The dismiss of that independent director was effective on January 1, 2024.	sre chairpersc on :	The company person to tak	management The Company
Title			Note 1: The	paid-u	Note 2: Con Aleees	Note 3: Cone	Note 4: Cone	Note 5: Con	Gingy Note 6: The	Note 7: Cone	Indepe	Note 8: The	Note 9: Where c situation :	(1)	(2)

new board of directors in 2023, a seat of independent director will be added to make the total seats of 4 accounted for 57.14% of the total seats of directors. This way, it not only helps the Company to strengthen the

supervision and balance systems, it can also reduce centralized power caused by the chairman and the general manager served by the same person, resulting loss in its power for objectivity and supervision.

- i. Main shareholders of corporate shareholders: N/A
- ii. Main shareholders being ones of a corporate: N/A
- iii. The Qualification of Directors and Independece Criteria of Independence Directors:

As of May 15, 2024

		713 01	May 15, 2024
Terms Name	Qualification and Experience	Independence Information	Number of the Other Public Companies in Which the Concerned Director / Supervisor Acts Concurrently as an Independent Director
Sheng-Shih Chang	 Have over experience of over 16 working years in business, laws, marketing and operation management. Juris Doctorate, National Taiwan Normal University, Former Asst. Professor, China University of Science and Technology, General Manager of Neso Technology Limited in Greater China, Pou Chen Group; Current Chairman of the Company and Subsidiary Chairman cum CEO of Aleees (Taiwan), Chairman cum CEO of Aleees SH, Director of Aleees(HK), Director of Aleees(US), Director of Aleees(AU), Director of Aleees(TX), Director of Aleees(EU) and Director of Aleees(UK). Not having any of the conditions defined in Article 30 of the Company Law. 	Concurrent the director of the Company and subsidiary	_
Re-Yang Chu	 Have over experience of over 15 working years in business, marketing and operation management. Master of Laws, Fu Jen Catholic University, Ph.D., candidate of Laws, Fu Jen Catholic University, Spokesperson of Advanced Lithium Electrochemistry (Cayman) Co., Ltd, Investment Chief of Aleees (Taiwan), Diector of Aleees(IN) and , Partner of Guo Ju Law firm Not having any of the conditions defined in Article 30 of the Company Law. 	Concurrent the director of the Company and subsidiary	_
Yu-Mei Lee	 Have over experience of over 15 working years in accounting, marketing and operation management. Master of Laws, Chung Yuan Christian University, Administration Supervisor of Advanced Lithium Electrochemistry Co., Ltd. Not having any of the conditions defined in Article 30 of the Company Law. 	_	I
Chao-Chin Li	 Have over experience of over 20 working years in accounting, tax and operation management. EMBA, National Tsing Hua University, Director of Taimide Technology Incorporation, Independent Director of RFD Micro Electricity Co., Ltd, Director of Eastern Union Interactive, Director of Gingytech, Chairman of Forward Power Co. Ltd Not having any of the conditions defined in Article 30 of the Company Law. 	As an independent director of the Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria.	1
Neng-Chieh Shih(Note3)	 Have over experience of over 20 working years in law, intellectual property right and operation management. Ph.D., Public and International Affairs, University of Pittsburgh, USA, Master of Public Administration, National Chengchi University, Adjunct Professor, Department of Public Administration, National Chengchi University, Minister , Directorate-General of Personnel Administration, Executive Yuan Not having any of the conditions defined in Article 30 of the Company Law 	As an independent director of the Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria.	_

	• Have over experience of over 20 working years in accounting, finance and operation management.	As an independent director of the	
Pao-Sheng Wei	 Master of International Business Administration, George Washington University, Washington DC, Master of Financial Management, Benjamin Franklin University, Washington DC, USA, Chairman of LionInternationalInsurance Service Co.,Ltd, Director of Shin Kong Financial Holding Co., Ltd., Independent Director of Nuvoton Technology Corp, Independent Directors AINOS INC.Vice Chairman of Fusheng Securities Investment Consulting Co., Ltd, Director of Ascendo Biotechnology, Inc. Taiwan Branch (Cayman Islands) Not having any of the conditions defined in Article 30 of the Company Law 	Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria.	1
Chuan-Chang Chang (Note2)	 Have over experience of over 20 working years in business, marketing and operation management. Ph.D.,Accounting & Finance, University of Lancaster, UK, President of Chung-Hua Institution for Economic Research, Vice Chairman, Financial Supervisory Commission, Professor, Department of Finance, National Central University Not having any of the conditions defined in Article 30 of the Company Law. 	As an independent director of the Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria.	_

Note1 : The independent directors shall meet the following conditions in the two years before and during the term:

(1) Not an employee of the Company nor any of its related companies.

(2) Not a Director or Supervisor of the Company or its affiliates. (However, this does not apply, in cases where the person is also an Independent Director of the company or its parent company, subsidiary or the subsidiaries of the same parent company are set up according to this Act or local country ordinances).

- (3) Not a natural-person shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the person under others' names, in an aggregate amount of 1% or more of the total number of issued shares of the Company or ranking as one of the top-10 shareholders.
- (4) Not a spouse, relative within the second-degree of kinship, or lineal relative within the third degree of kinship, of any of the persons specified in the preceding three notes.
- (5) Not a director, supervisor, or employee of a corporate shareholder that directly holds 5 percent or more of the total number of issued shares of the Company or that ranks among the top-5 in shareholding or the representatives served as directors or supervisors appointed in accordance with Article 27, Paragraph 1 or 2 of the Company Act. (It does not apply in cases where the person is also an Independent Director of the company or its parent company, subsidiary or the subsidiaries of the same parent company are set up according to this Act or local country ordinances).
- (6) Not a director, supervisor or employees of other companies controlled by the same person had shares over half of the company's director seats or voting rights. (It does not apply in cases where the person is also an Independent Director of the company or its parent company, subsidiary or the subsidiaries of the same parent company are set up according to this Act or local country ordinances).
- (7) Not a director, supervisor or employees of other companies or institutions whom or his/her spouse is also the chairman, general manager or employee of equivalent position in the company. (It does not apply in cases where the person is also an Independent Director of the company or its parent company, subsidiary or the subsidiaries of the same parent company are set up according to this Act or local country ordinances).
- (8) Not a director, supervisor, officer, or shareholder holding 5% or more of the shares of a specified company or institution that has financial or business relations with the Company. (This does not apply, in the cases where a specific company or institution held more than 20% of the total issued shares of the company, but less than 50%, and also served as an Independent Director of the company or its parent company, subsidiary or the subsidiaries of the same parent company are set up according to this Act or local country ordinances).
- (9) Not a professional individual, sole proprietor, partner, owner of a company or institution, director, supervisor, manager or a spouse thereof of a sole proprietorship, partnership, company, or institution providing auditing or services including commercial, legal, financial, accounting or consultation services to the Company or its related companies with cumulative remuneration less than NT\$500,000 in the past two years. However, this does not apply, in cases where members of the Remuneration Committee, the Review Committee for Public Tender Offer or the Special Committee for Mergers and Acquisitions who performed their functions in accordance with the relevant laws of the Securities and Exchange Act or the Business Mergers and Acquisitions Act.
- (10) Not a spouse or a relative within the second degree of kinship to any other director of the Company.
- (11) Not having any of the conditions defined in Article 30 of the Company Law.
- (12) Not a governmental or judicial person, or a representative of such institutions as defined in Article 27 of the Company Law.

Note2: The dismiss of that independent director was effective on January 1, 2024

Note3: The dismiss of that independent director was effective on May 15, 2024

- iv. The Diversity and Independence of the Board of Directors
 - (i) The Diversity Policy of the Directors

The Company complies with the concept of diverse directors in the "Corporate Governance Best Practice Principles". It is advisable that directors concurrently serving as company managers not exceed one-third of the total number of the board members. In addition, the Company shall formulate diverse guideline in terms of itself operation, business and development requirement. The standard shall include but not limit to below two directions:

- A. Basic condition and value: Gender, Age, Nationality, Culture and so on.
- B. Professional knowledge and skills: Professional background (e.g., law, accounting, industry, finance, marketing or technology), professional skills, and industry experience.
- (ii) Board member shall have the necessary knowledge, skills, and experience to perform their duties; the abilities that must be present in the board as a whole are as follows:
 - A. The ability to make judgments about operations.
 - B. Accounting and financial analysis ability.
 - C. Business management ability.
 - D. Crisis management ability.
 - E. Knowledge of the industry.
 - F. An international market perspective.
 - G. Leadership ability.
 - H. Decision-making ability.
- (iii) Current Implementation on the Diversity and Independence of the Directors

As of the printing date of the annual report, the Board of Directors of the Company consists of five members (including 2 independent directors), with expertise covering finance or accounting, legal affairs, business management, industry knowledge, and corporate governance. There are five Taiwanese directors. Among them, there are Four male directors, accounting for 80% of the total board members ; One female directors, accounting for 20% of the total board members. Currently, the number of directors concurrently serving as managers within the Board of Directors of Aleees does not exceed one-third of the total board seats. Additionally, the board includes female members as directors.

Core Diversification		Basic composition									Industrial Experience				Professionals			
Name Name Nationality	Nat			oncurrently se		Age		directors	independent	Terms of	Ope Juc	Risk asses	Industry	Int'l Mark	Acc	Knowledge	Man	Intellectual
	Sex	serving as company staffs	40 50	51 60	61 70	Less than 3 years	3 – 6 years	Over 6 years	Dperational Judgment	assessment ability Operational	Industry Knowledge	Int'l Market Perspective	Accounting	dge of Law	Management	ual property		
Sheng-Shih Chang	ROC	Male	V		V					V	V	V	V		V	V	V	
Re-Yang Chu	ROC	Male	V	V						V	V	V	V		V	V	V	
Yu-Mei Lee	ROC	Female	V		V					V	V	V	V		V	V	V	
Chao-Chin Li	ROC	Male			V		V			V	V	V	V	V		V		
Pao-Sheng Wei	ROC	Male				v	v			v	V		V	V		V		
Neng-Chieh Shih(Note2)	ROC	Male				V	v			V	V		V	V		V		
Chuan-Chang Chang (Note1)	ROC	Male				v	v			v	V		V	V		V		

Note1: The dismiss of that independent director was effective on January 1, 2024

Note2: The dismiss of that independent director was effective on May 15, 2024

(2) Names, Shareholdings and Academic Qualifications/Experience of CEO (GM), Vice Presidents, Senior Manager and the Manager of Each Department

and Branch

As of May 15,2024

Note		Note2	1		Note3		
at Have ip or are egree of incerned	Rela- tion	I	I	I	I	I	tion.
Other Managers that Have Spousal Relationship or are within the Second Degree of Kinship with the Concerned Person	Name	I	I	I	I	I	antia aitina
Other M Spousal F within the Kinship v	Title	I	I	I	I	I	
Concurrent Positions in Other Companies		 Alees (Taiwan)-Chairman cum CEO Alees SH- Chairman cum GM Director of Aleess(HK) Director of Aleess(US) Director of Aleess(UX) Director of Aleess(UK) Director of Aleess(UK) Director of Aleess(UK) Director of Aleess(UK) 	• Manager of Accounting Dept., Aleees (Taiwan)	I	1	I	
Academic Qualifications/Experience		 Juris Doctorate, National Taiwan Normal University Juris Master National Taiwan Normal University Juris Asst. Professor, China University of Science and Technology General Manager of Neso Technology Limited in Greater China, Pou Chen Group 	 Department of Accounting, Tamkang University Financial Division Chief, Hsiang Yu Electronics Co., Ltd. Audit Director, Shin He Certified Public Accountants 	 Department of Industrial Engineering & Management, Cheng Shiu University Stock Affairs Department Manager of MOSEL VITELIC INC. Stock Agency Department High Commissioner of Grand Cathay Securities Corporation(now renamed as KGI Securities Co., Ltd.) Stock Affairs Department Team leader of SIRTEC INTERNATIONAL CO., LTD. 	 Department of International Business (Management), National Changhua Normal University Manager of the Financial Management Department of Chunghwa Picture Tubes, Ltd. 	• Master of Accounting, National Taipei University • Chief of the Audit Division of Copartner Technology Corporation	Note 1: This date refers to the starting date that these personnel have assumed the current position, and not the start date in this company.
Shareholding Held in the Name of a Third Party	Share- holding Rate	l	I	l	I	I	e in this co
Share ^b Held in t of a Thi	Number of Shares	Ι	I	I	I	I	e start dat
Shareholding of the Spouse and Underage Children	Share- holding Rate	Ι	I	Ι	I	I	i, and not th
Sharehold Spouse and Chil	Number of Shares	I	I	I	I	I	ent positior
blding	Share- holding Rate	0.33%	I	I	I	I	med the cur
Shareholding	Number of Shares	271,129	I	I	I	I	el have assur
Date on Board (Note 1)		2007/11/16	2022/07/01	2019/11/08	2023/08/11	2024/01/25	Note 1: This date refers to the starting date that these personnel have assumed the current position, and not the start date in this company.
Sex		Male	Male	Female	Male	Female	urting date
Name		Sheng- Shih Chang	Siang-Cyuan Zeng	Yi-Jing Lee	Ling-Ta Chiu	Yen-Ling Chao	fers to the sta
Nationality	()			ROC	ROC	ROC	is date re
Title Chairman cum CEO		Chief, Finance & Accountin g Dept.	Corporate	Governanc e Officer		Note 1: Th	

(1) The company is one of the emerging energy industries where its principal business activity is to make research and development, production and sales business on the cathode materials for lithium batteries. For the same person to take on both positions of chairman and general manager, this person can have more insight into the business status of the company so that the board of directors can get hold of it as well. This kind of flat management can enhance the management efficiency and make the execution of decisions smoother.

4
20
15,
May 1

Note	
Other Managers that Have Spousal Relationship or are within the Second Degree of Kinship with the Concerned Person	Rela- tion
Other Managers that Have Spousal Relationship or are within the Second Degree o. Kinship with the Concerned Person	Name
Other N Spousal within th Kinship	Title
Concurrent Positions in Other Companies	
Academic Qualifications/Experience	
Shareholding Held in the Name of a Third Party	Number Share- of holding Shares Rate
Shareholding of the Spouse and Underage Children	er Share- bolding es Rate
Share [†] Spouse C	Number of Shares
Shareholding	Share- holding Rate
Shareh	Number of Share- Shares Rate of Shares
Date on Board (Note 1)	
Sex	
Name	
Nationality	
Title	

(2) The company has an audit committee, which, in addition to defining its responsibilities, can also improve and supervise the management function of the board of directors. At the same time, when the company elected a new board of directors are appointed, accounting for 57.14% of the total board seats. This not only strengthens the mechanism of supervision and balance but also reduces the concentration of power caused by the chairman and general manager, which leads to the loss of objectivity and supervisory power.

Note 3: On August 11, 2023, the board of directors approved Ling-Ta Chiu new head of corporate governance and dismissed Yi-Jing Lee as the head of corporate governance; On January 25, 2024, the board of directors approved Yen-Ling Chao new head of corporate governance and dismissed Ling-Ta Chiu as the head of corporate governance

- (3) Compensation Paid to Directors, Supervisors, CEO (GM) and Vice Presidents in the Most Recent Year (2023)
- i. Compensation of directors (including independent directors)

v Ir	Whether Receiving Conversed by the Compa				I
\$ thc	_	Company or Not			
Unit: NT\$ thousand uI ▲	The proportions of the total amounts and the percentages of after-tax net income for A, B, C, D, E, F, and G	All companie Financia	5,478 (1.05)	335 (0.06)	
	The prop the total au the perce after-tax 1 for A, B, an	This co	ompany	437.5 (0.08)	335 (0.06)
	ion (G)	All companies listed in the Financial Reports	Share Bonus	I	
hove	ipensat	ا دom اistec Finۂ Rej	Cash Bonus		
rrent Fm	Employee Compensation (G)	This Jompany	Share Bonus	I	Ι
Concili	Emplo	TI Com	Cash Bonus	I	I
Commensation Received by Concurrent Employees	Pension (F)	-	es listed in the l Reports	I	Ι
ation Re	Pens	This co	ompany	I	Ι
Sueumo	Wages, Bonus and Special Disbursement, etc. (E)		es listed in the l Reports	5,040	
	Wages and S Disbur etc	This co	ompany	I	I
ortions	total and the ages of ax net or A, B,	_	es listed in the l Reports	437.5 (0.08)	335 (0.06)
The proportions	of the total of the total amounts and the percentages of after-tax net income for A, B, C, and D	This co	437.5 (0.08)	335 (0.06)	
	oyee nsation	All companie Financia	15	5	
	Employee Compensation (D)	This co	15	5	
ectors	and sial ement, (C)	All companie Financia	I	Ι	
for Dir	Bonus and Special Disbursement, etc.(C)	This co	ompany	I	Ι
Commentation for Directors	ion (es listed in the l Reports		Ι
Comr	Pension (B)	This co	ompany		Ι
	s (A)	_	es listed in the l Reports	422.5	330
	Wages (A)	This co	ompany	422.5	330
		Name		Sheng-Shih Chang	Jaime Che
		Title		Chairman cum CEO	Director (Note1)

ousand		hether Receiving Co rested by the Compa				I		I	I	I	I
Unit: NT\$ thousand				335 (0.06)	1,053 (0.20)	1,707 (0.33)	420 (0.08)	392.5 (0.08)	362.5 (0.07)	392.5 (0.08)	
	The second	the proportions of the total amounts and the percentages of after-tax net income for A, B, C, D, E, F, and G	This co	ompany	335 (0.06)	402.5 (0.08)	405 (0.08)	420 (0.08)	392.5 (0.08)	362.5 (0.07)	392.5 (0.08)
Ī		Concurrent Employees Employee Compensation (G)	All companies listed in the Financial Reports	Share Bonus	_	_	1	I	_	_	I
	ployees		A comp listed Fina: Rep	Cash Bonus		—		I	—	_	l
	rent Em	yee Con	This Company	Share Bonus				I	-		I
	Concur	Emplo	Tł	Cash Bonus	Ι	_		I	-		l
	Compensation Received by Concurrent Employees	Pension (F)		es listed in the l Reports	Ι	Ι	I	Ι	Ι		Ι
	ation Re	Pens	This co	ompany		-		I	-		I
	Compens	Wages, Bonus and Special Disbursement, etc. (E)		es listed in the l Reports	Ι	650	1,302	Ι	Ι		Ι
		Wages and S Disbur etc	This co	ompany	I	I	1	I	I		I
	The proportions	of the total amounts and the percentages of after-tax net income for A, B, C, and D		es listed in the l Reports	335 (0.06)	402.5 (0.08)	405 (0.08)	420 (0.08)	392.5 (0.08)	362.5 (0.07)	392.5 (0.08)
	The proj	of the total amounts and the percentages of after-tax net income for A, B, C, and D	This co	ompany	335 (0.06)	402.5 (0.08)	405 (0.08)	420 (0.08)	392.5 (0.08)	362.5 (0.07)	392.5 (0.08)
		Employee Compensation (D)	All companies listed in the Financial Reports This company		5	12.5	15	7.5	7.5	5	7.5
		Emp Compe (I			5	12.5	15	7.5	7.5	5	7.5
	ectors	s and cial ement, (C)	All companie Financia	I		I	I			I	
	for Dir	Bonus and Special Disbursement, etc.(C)	This co	ompany	I	I	1	I	I		I
	Compensation for Directors	sion (1	_	es listed in the l Reports		_		I	_	_	I
	ComJ	Pension (B)	This co	ompany	I	I		Ι	I		I
		Wages (A)	_	es listed in the l Reports	330	390	390	412.5	385	357.5	385
		Wage	This co	ompany	330	390	390	412.5	385	357.5	385
			Name		Chi-Kei Ching	Re-Yang Chu	Yu-Mei Lee	Yie-Yun Chang	Hsuan Wang	Chian-Hsiu Lee	Jhih-Da Yan
			Title		Director (Note1)	Director (Note1)	Director (Note1)	Independent Director (Note1)	Independent Director (Note1)	Independent Director (Note1)	Independent Director (Note1)

	Whether Receiving Co wested by the Compa the C	-	• •	I	I	I	I	I	time ector's earns or eration. fees. the
	The proportions of the total amounts and the percentages of after-tax net income for A, B, C, D, E, F, and G		es listed in the l Reports	502.5 (0.10)	502.5 (0.10)	470 (0.09)	437.5 (0.08)	12,387 (2.39)	s, risks, and ect to the dir. e Company (ss of remune ansportation and any var than 1% as
	The proportion the total amounn the percentage after-tax net in for A, B, C, D, and G	This co	ompany	502.5 (0.10)	502.5 (0.10)	470 (0.09)	437.5 (0.08)	5,395 (1.04)	sponsibilitie s with respe to matter the ure regardle payment, tri payment, tri to been I d not more
	on (G)	All companies listed in the Financial Reports	Share Bonus		I				their re- Director be paid r new fut nonthly e and ha
approprie	npensati	A comp listed Fina: Rep	Cash Bonus	_	I	_			ased on oard of] n shall t a brand- uch as n uch as n formanc of empl
rent Fm	Employee Compensation (G)	This Company	Share Bonus		I		I		rration b wy the Bo umeratio pany to a rration su ness perfor
Concili	Emplo	TI Com	Cash Bonus		I				f remune mined the the renu the comp remune ith busin e remure
we beview	The proportions Canpensation of the total amounts and the amounts and the wages, Bonus amounts and the Wages, Bonus percentages of and Special after-tax net Disbursement, after-tax net Disbursement, after-tax net Disbursement, after-tax net Disbursement, tincome for A, B, etc. (E) C, and D Companies listed in the Lincome for A, B, etc. (E) C, and D Companies listed in the Lincome for A, B, etc. (E) All combanies listed in the Lins combany Hep All companies listed in the Ling after-tax net Ling after-tax net Disbursement, This combany Hep Ling after-tax net Lond D Ling after-tax net Ling after-tax net Disbursement, L, and D Cambany Ling after-tax net Ling after-tax net Ling after-tax net Disbursement, L, and D Ling after-tax net L, and D Ling after-tax net			Ι	Ι	-	I		amount of addition, ively led t the fixed elevant w 10% as th
ation Re			ompany	l	I		I		vith the tion sha .O.C. In they act will pay on is irr e 1% to
Company				-	I	-	I	6,992	elevance v remunera s of the R. Jompany, Company emunerati all allocat
				I	_	I		in the re nount of eas peers of the C ors, the (tioned r tioned r	
portions			502.5 (0.10)	502.5 (0.10)	470 (0.09)	437.5 (0.08)	5,395 (1.04)	and expla h. The an und overse formation of Directu aforemen	
The mroi			502.5 (0.10)	502.5 (0.10)	470 (0.09)	437.5 (0.08)	5,395 (1.04)	ineration, aid in cas domestic <i>i</i> the transf he Board fees. The s profits	
	oyee nsation		es listed in the l Reports	15	15	15	15	140	ors' remu is only F l of the c ssses for tition of t ortation ny make
	Employee Compensation (D)	This co	ompany	15	15	15	15	140	nt directo neration ion leve as busino ne resolu of transp e compa
octore	and ial		es listed in the l Reports				I		lepender s' remur numerat ed variou ee and th eration o iw (if tho
for Dir	Bonus and Special Disbursement, etc.(C)	This co	ompany				I		re of inc director ad the re nd guide Committ d remun by-ls
Compensation for Directors	ion (•	es listed in the l Reports				I		l structu law, the mance ai moted a eration C sive fixe comps
Comp	Pension (B)	This co	ompany				I		lards and pany by- g perfori fully prc e remun only rece 15 of the
	s (A)		es listed in the l Reports	487.5	487.5	455	422.5	5,255	ns, stand he Comj operatini irectors 1 on of the Article 1 Article 1
	Image: State of the second		487.5	487.5	455	422.5	5,255	s, syster e 95 of t my, the c andent di mendati an is exc e with A	
		Name		Chao-Chin Li	Neng-Chie h Shih (Note3)	Pao-Sheng Wei	Chuan-Ch ang Chang (Note2)	al	Please describe the policies, systems, standards and structure of independent directors' remuneration, and explain the relevance with the amount of remuneration based on their responsibilities, risks, and time investment : According to Article 95 of the Company by-law, the directors' remuneration is only paid in cash. The amount of remuneration shall be determined by the Board of Directors with respect to the director's contribution to the Company, the operating performance and the renumeration level of the domestic and overseas peers of the R.O.C. In addition, the renumeration shall be paid no matter the Company earns or losses. Because the independent directors fully promoted and guided various businesses for the transformation of the Company, they actively led the company to a brand-new future regardless of remuneration. Therefore, after the recommendation of the remuneration of the Board of Directors, the Company will pay the fixed remuneration such as monthly payment, transportation fees. The directors (the Chairman is excluded) only receive fixed remuneration fees. The aforementioned remuneration is irrelevant with business performance and has not been paid any variable remuneration in accordance with Article 115 of the Company by-law (if the company makes profits in the year, it shall allocate 1% to 10% as the remuneration of employees and not more than 1% as the
		Title		Independent Director (Note1)	Independent Director (Note1)	Independent Director (Note1)	Independent Director (Note1)	Total	 Please describe the policies, systems, standards and structure of independent directors' remuneration, and explain the relevance with the amount of remuneration based on their responsibilities, risks, and time investment : According to Article 95 of the Company by-law, the directors' remuneration is only paid in cash. The amount of remuneration shall be determined by the Board of Directors with respect to the director' contribution to the Company, the operating performance and the renumeration level of the domestic and overseas peers of the R.O.C. In addition, the renumeration shall be paid no matter the Company earns losses. Because the independent directors fully promoted and guided various businesses for the transformation of the Company, they actively led the company to a brand-new future regardless of remuneration Therefore, after the recommendation of the remuneration for the Board of Directors, the Company will pay the fixed remuneration such as monthly payment, transportation fees. The directors (the Chairman is excluded) only receive fixed remuneration fees. The aforementioned remuneration is irrelevant with business performance and has not been paid any variable remuneration fees. The aforementioned remuneration is irrelevant with business performance and has not been paid any variable remuneration in accordance with Article 115 of the Company by-law (if the company makes profits in the year, it shall allocate 1% to 10% as the remuneration of employees and not more than 1% as the remuneration in accordance with Article 115 of the Company by-law (if the company makes profits in the year, it shall allocate 1% to 10% as the remuneration of employees and not more than 1% as the remuneration in accordance with Article 115 of the Company bases.

Unit: NT\$ thousand

W	hether Receiving Co vested by the Compa			ite		
1111		Company or Not		'alua		
Inv	the proportions of the total amounts and the percentages of after-tax net income for A, B, C, D, E, F, and G	All companie	All companies listed in the Financial Reports			
E.	the pro- the total <i>i</i> the perc after-tax for A, B, an	This co	ompany	neration co		
es	Employee Compensation (G)	All companies listed in the Financial Reports	Share Bonus	the remu		
Employe	ompens	cor liste Fi	Cash Bonus	/ require		
current I	oloyee C	This Company	Share Bonus	egularly		
oy Conc	Emp	Ŭ	Cash Bonus	will irr		
eceived l	Pension (F)		es listed in the Il Reports	lompany		
ation Re	Pens	This co	ompany	e, the C		
Compensation Received by Concurrent Employees	Wages, Bonus and Special Disbursement, etc. (E)		es listed in the Il Reports	Therefor		
	Wages and S Disbur etc	This co	ompany	'ely low.		
portions	total and the ages of ax net or A, B,		es listed in the Il Reports	t is relativ		
The proportions	of the total amounts and the percentages of after-tax net income for A, B, C, and D					
	Employee Compensation (D)		es listed in the Il Reports	listed con		
	Empl Compe (I	This co	of other]			
rectors	Bonus and Special Disbursement, etc.(C)	All companie Financia	leration 6			
n for Di	Bonus an Special Disburseme etc.(C)	This co	le remur			
Compensation for Directors	nsion (B)	_	es listed in the Il Reports	d with t		
Com	Pension (B)	This co	ompany	Jompare		
	Wages (A)	_	es listed in the ll Reports	a loss. C ture.		
	Wag	This co	ompany	s). s still at in the fu		
		Name		remuneration of directors). But the company is still at a loss. Compared with the remuneration of other listed companies, it is relatively low. Therefore, the Company will irregularly require the remuneration committee to evaluate and provide suggestions in the future.		
		Title		remuneratic But th and provide		

26

report/ investee companies that are not employees, etc.) during the most recent fiscal year. IIO ICIIIIIICI anolis ures, urere In addition to the above disclo

Notel: The 2023 annual general meeting of shareholders will fully re-elect directors, and the new directors and independent directors Sheng-Shihh Chang, Re-Yang Chu, Yu-Mei Lee, Chao-Chin Li, Neng-Chieh Shih, Pao-Sheng Wei and Chuan-Chang Chang will serve from June 15, 2023 to June 14, 2026, and the old directors and independent directors Re-Yang Chu, Chi-Kei Ching, Yie-Yun Chang, Hsuan Wang, Chian-Hsiu Lee and Jhih-Da Yan will resign after the new directors and independent directors and independent directors take office. Note2: The dismiss of that independent director was effective on January 1, 2024 Note3: The dismiss of that independent director was effective on May 15, 2024

ne Total first seven remuneration (A+B+C+D+E+F+G) Total first seven remuneration (A+B+C+D+E+F+G) This company ag-Shih Chang, Jaime Chi-Kei Ching, Chi-Kei Ching, Chi-Kei Ching, Yie-Yun Chang, Hsuan Yang Chu, Yu-Mei Lee, Yun Chang, Hsuan Yang Chu, Yu-Mei Lee, Jhih-Da Yan, Chao-Chin Li, Neng-Chieh Shih, Pao-Sheng GChieh Shih, Pao-Sheng GChieh Shih, Pao-Sheng GChieh Shih, Pao-Sheng GChieh Shih, Pao-Sheng GChuan-Chang Chuan-Chang	Director name Total first seven remunera Total first seven remunera Total first seven remunera This company Energy Shih Chang, Jaime Che, Chi-Kei Ching, ee, Re-Yang Chu, Yu-Mei Lee, Yie-Yun Chang, Hsuan Wang, Chian-Hsiu Lee, Jhih-Da Yan, Chao-Chin Li, Neng-Chieh Shih, Pao-Sheng Wei, Chuan-Chang Wei, Chuan-Chang		Pay Band of Compensation Top four compensation budgets (A+B+C+D) This company All companies listed Sheng-Shih Chang, Jaime Sheng-Shih Chang, Jaime Che, Chi-Kei Ching, Re-Yang Chu, Yu-Mei Yie-Yun Chang, Hsuan Wang, Chian-Hsiu Lee, Jhih-Da Yan, Chao-Chin Li, Neng-Chieh Shih, Pao-Sheng Wei, Chuan-Chang Wei, Chuan-Chang Wei, Chuan-Chang Wei, Chuan-Chang - - - - - - - - -	All Types of the Compensation Paid to Each Company Company Below \$1,000,000 Below \$1,000,000 (exclusive) \$2,000,000 (inclusive) ~\$2,000,000 (exclusive) \$2,000,000 (inclusive) ~\$3,500,000 (exclusive) \$3,500,000 (inclusive) ~\$10,000,000 (exclusive) \$5,000,000 (inclusive) ~\$10,000,000 (exclusive) \$50,000,000 (inclusive) ~\$50,000,000 (exclusive)
		I		Over \$100,000,000
Ι	I	I	I	$$50,000,000$ (inclusive) \sim $$100,000,000$ (exclusive)
	I	I	I	330,000,000 (inclusive) ~ $350,000,000$ (exclusive)
-	-	-	-	15,000,000 (inclusive) ~ $330,000,000$ (exclusive)
	-		-	10,000,000 (inclusive) ~ $15,000,000$ (exclusive)
Sheng-Shih Chang			-	\$5,000,000 (inclusive) ~ $$10,000,000$ (exclusive)
		-	-	$33,500,000$ (inclusive) $\sim 55,000,000$ (exclusive)
	Ι	-	-	$22,000,000$ (inclusive) $\sim 33,500,000$ (exclusive)
Re-Yang Chu, Yu-Mei Lee	I	-	I	\$1,000,000 (inclusive) \sim \$2,000,000 (exclusive)
Jaime Che, Chi-Kei Ching, Yie-Yun Chang, Hsuan Wang, Chian-Hsiu Lee, Jhih-Da Yan, Chao-Chin Li, Neng-Chieh Shih, Pao-Sheng Wei, Chuan-Chang	Sheng-Shih Chang, Jaime Che, Chi-Kei Ching, Re-Yang Chu, Yu-Mei Lee, Yie-Yun Chang, Hsuan Wang, Chian-Hsiu Lee, Jhih-Da Yan, Chao-Chin Li, Neng-Chieh Shih, Pao-Sheng Wei, Chuan-Chang	Sheng-Shih Chang, Jaime Che, Chi-Kei Ching, Re-Yang Chu, Yu-Mei Lee, Yie-Yun Chang, Hsuan Wang, Chian-Hsiu Lee, Jhih-Da Yan, Chao-Chin Li, Neng-Chieh Shih, Pao-Sheng Wei, Chuan-Chang	Sheng-Shih Chang, Jaime Che, Chi-Kei Ching, Re-Yang Chu, Yu-Mei Lee, Yie-Yun Chang, Hsuan Wang, Chian-Hsiu Lee, Jhih-Da Yan, Chao-Chin Li, Neng-Chieh Shih, Pao-Sheng Wei, Chuan-Chang	Below \$1,000,000
All companies listed in the Financial Reports	This company	All companies listed in the Financial Reports	This company	Company
ation $(A+B+C+D+E+F+G)$	Total first seven remuners	t budgets (A+B+C+D)	Top four compensation	All Types of the Compensation Paid to Each Compensation for Directors of this
	or name	Directo		
		nd of Compensation		

Total

ii. Compensation of Supervisors: The company established audit committee and hence not applicable.

													Unit: NT\$	thousand
			ages A)		nsion B)	Sr Disbu	nus and becial irsement, etc. (C)	Emp	-	Compens D)	sation	of amou perc afte incon	proportions the total ints and the entages of er-tax net ne for A, B, C, and D	Whether Receiving Com Invested by the Company the Cor
Title	Name	This Co	All Companies Financial	This Co	All Companies Financial	This Co	All Companies Financial		nis Ipany	Comp Specia the Fin	ll banies fied in hancial ments	This C	All Companies Financial	Compensation from the pany Other Than the Su e Company or Not
	nts	es Specified in the al Statements Company		Specified in the Statements	Cash Bonus	Share Bonus	Cash Bonus	Share Bonus	Company	Specified in the Statements	the Companies e Subsidiaries of			
Chairman cum CEO	Sheng- Shih Chang	_	5,040	_	_		_	_	_	_	_		5,040 (0.97)	_

iii. Compensation of CEO (General Manager) and VP

Pay Band of Compensation

All Turner of the Commencetion Dail to Fach Despective	Names of CEO, General Manager and VP					
All Types of the Compensation Paid to Each Respective CEO, General Manager and VP of this Company	This Company (Note 1)	All Companies Specified in the				
CLO, General ivialized and VI of this company	This Company (Note 1)	Financial Statements (Note 2)				
Below \$1,000,000	_	_				
\$1,000,000 (inclusive) ~\$2,000,000 (exclusive)	—	_				
\$2,000,000 (inclusive) ~\$3,500,000 (exclusive)	_	—				
\$3,500,000 (inclusive) ~\$5,000,000 (exclusive)	_	—				
\$5,000,000 (inclusive) ~\$10,000,000 (exclusive)	_	Sheng-Shih Chang				
\$10,000,000 (inclusive) ~\$15,000,000 (exclusive)	_	_				
\$15,000,000 (inclusive) ~\$30,000,000 (exclusive)	_	_				
\$30,000,000 (inclusive) ~\$50,000,000 (exclusive)	_	—				
$50,000,000$ (inclusive) \sim 100,000,000 (exclusive)	_	—				
Over \$100,000,000	_	_				
Total	_	1				

Note 1: The names of the CEO, General Manager and VP shall be disclosed in the pay band with regards to the amount for all types of compensation paid by the Company to each respective CEO (General Manager) and VP.

Note 2: The consolidated financial statements include the amount for all types of compensation paid to each respective CEO (General Manager) and VP of this company by all companies (including this company), and the names of the CEO, General Manager and VP are disclosed in the relevant pay band.

	-					-							Unit: NT\$	5 thousand
		Wages (A) Pension (B)			Bonus an Disburse	Employee Compensation (D)				The proportions of the total amounts and the percentages of after-tax net income for A, B, C, and D		Whether Receiving Compensation from the Comp Company Other Than the Subsidiaries of the		
Title	Name	This Company	All Companies Specified in Financial Statements	This Company	All Companies Specified in the Financial Statements	This Company	All Companies Specified in the Financial Statements	Tł Com	nis pany	A Comp Specif th Fina Stater	banies fied in ne ncial ments	This Company	All Companies Specified in Financial Statements	n from the Companies I bsidiaries of the Compa
		iny	iny ified in the ments	ny	ified in the ments	uny	cified in the ments	Cash Bonus	Share Bonus	Cash Bonus	Share Bonus	uny	Company or Not es Specified in the al Statements	Companies Invested by the of the Company or Not
Chairman cum CEO	Sheng- Shih Chang	_	5,040		_	_		_				_	5,040 (0.97)	—
Chief, Finance & Accounting Dept.	Siang-Cyuan Zeng	_	1,450.8		_	_	483.6	_	_	_	-	_	1,934.4 (0.37)	_
Corporate	Yi-Jing Lee	_	581.5		_	_	_	_		_		—	581.5 (0.11)	_
Governance Officer(Note1)	Ling-Ta Chiu	_	433.3	_	_	_	_	_	_	_	_	_	433.3 (0.08)	-

Note1: On August 11, 2023, the board of directors approved Ling-Ta Chiu new head of corporate governance and dismissed Yi-Jing Lee as the head of corporate governance

- v. Names of Managers Who Distributed Employee Bonuses and Circumstances of Distribution No such circumstances exist in our company.
- vi. Analysis of the ratio of aggregate compensation to post-tax net earnings paid to the directors and supervisors, CEOs, general managers and VPs of this company and all firms covered in the consolidated financial statements for the past two years and an explanation of the policy, standards and package, and the process of determining the compensation amount in relation to business performance and future risk.
 - (i) Analysis of the ratio of aggregate compensation to post-tax net earnings paid to the directors and supervisors, CEOs, general managers and VPs of this company and all firms covered in the consolidated financial statements

Unit: NT\$ thousand

		Year	2022		Year 2023								
Item	This Co	mpany	The cons financial s		This Co	mpany	The consolidated financial statements						
	Amount	%	Amount	%	Amount	%	Amount	%					
Director	4,947	(1.24)	4,947	(1.24)	5,395	(1.04)	7,347	(1.42)					
CEO (General Manager) and VP	_		2,400	(0.60)	_		5,040	(0.97)					
Total	4,947	(1.24)	7,347	(1.85)	5,395	(1.04)	12,387	(2.39)					

- (ii) The policy, standards and package, and the process of determining the compensation amount in relation to business performance
 - A. Policy, Criteria and Composition of Remuneration:
 - a. According to Article 95 of the Company by-law, the directors' remuneration is only paid in cash. The amount of remuneration shall be determined by the Board of Directors with respect to the director's contribution to the Company, the operating performance and the renumeration level of the domestic and overseas peers of the R.O.C. In addition, the renumeration shall be paid no matter the Company earns or losses. The Company conducts regular evaluations of individual directors' performance in accordance with the 'Procedure for Evaluation on the Board of Directors' Performance.' These evaluation results serve as the basis for determining their respective remuneration, following the regular evaluations and recommendations of the Remuneration Committee. Evaluation criteria include:
 - Engagement in the operations of the Company: Accounting for 27% of the overall evaluation
 - Improve the quality of decisions made by the Board of Directors: Accounting for 24% of the overall evaluation
 - The composition and structure of the Board of Directors: Accounting for 16% of the overall evaluation
 - Selection and continuing education of the directors: Accounting for 16% of the overall evaluation
 - Internal control: Accounting for 16% of the overall evaluation

In addition, the Company refers to the average directors' remuneration level of domestic and overseas peers, such as Amita, Long Time, and Changs Ascending. Because the evaluation results for the Board of Directors' operational performance in 2023 were deemed satisfactory, with an evaluation result exceeding 98 points. Therefore, after the recommendation of the Remuneration Committee and the resolution of the Board of Directors, the Company will pay the fixed remuneration such as monthly payment and transportation fees.

b. Remuneration of the Company's managers: In order to recognize and reward employees for their efforts in work, the Company's "Salary Management Measures" and "Management Procedures of Performance and Appraisal" outline specific job allowances and bonuses. These bonuses are determined based on the Company's performance objectives (Company KPI), financial situation, operational status, and individual job performance (Departmental KPI). Additionally, if the Company makes profits in the year, it shall allocate 1% to 10% as the remuneration of employees in accordance with Article 115 of the Company's Articles of Association. The remuneration system is regularly reviewed to ensure alignment with current operational conditions and relevant legal regulations.

- c. The Company's composition of remuneration, as outlined in the "Remuneration Committee Charter," covers monetary compensation, stock options, bonus shares, retirement benefits or severance pay, various allowances, and other measures designed to offer significant incentives. Its scope is consistent with the provisions concerning compensation for directors and managers outlined in the "Regulations Governing Information to be Published in Annual Reports of Public Companies."
- B. Procedure for Determining Remuneration:
- a. To regularly assess and determine the salary compensation of directors and managers, the Company relies on the results of evaluations conducted according to the "Procedure for Evaluation on the Board of Directors' Performance" for directors and the "Management Procedures of Performance and Appraisal" applicable to managers and employees. Additionally, annual performance objectives (KPI) for the Company are established at the end of each year, with the Chairman cum CEO leading the Company in achieving these objectives
- b. In 2023, the self-assessment results of the Board of Directors, directors, and members of various functional committees all significantly exceeded standards. Additionally, the Company successfully secured two licensing from customers in 2023, thereby achieving the predetermined performance objectives for the managers.
- c. The performance evaluation and reasonableness of salary compensation for directors and managers in the Company are subject to regular assessments and reviews by both the Remuneration Committee and the Board of Directors on annual basis. In addition to considering individuals' performance achievements and contributions to the Company, factors such as the Company's overall operational performance, future industry risks, and development trends are also taken into consideration. The remuneration system is regularly reviewed to ensure alignment with current operational conditions and relevant legal regulations, and adjustments are made as needed. Considering current trends in corporate governance, fair compensation is ensured to achieve a balance between sustainable business operations and effective risk management. The actual disbursement amount of director and manager remuneration for 2023 is determined by the Board of Directors after an audit by the Remuneration Committee.
- C. Linkage to Operating Performance and Future Risk Exposure:
- a. The review on the Company's remuneration policy, as well as the related payment standards and systems is primarily based on the overall operational status of the Company, considering factors such as performance achievement rates and levels of contribution, aiming to enhance the overall organizational effectiveness of both the Board of Directors and management departments. In addition, the Company refers to

the industrial remuneration level to ensure that the salary compensation for the Company's management levels remain competitive within the industry, thereby retaining top-tier management talent.

b. The Company integrated performance objectives of managers with risk control to ensure effective management and mitigation of potential risks within their scope of responsibilities. Ratings are determined based on actual performance, which are then linked to various policies related to human resources management and remuneration. Key decisions made by the management levels are carefully balanced upon considering various risk factors. The performance, in response to achieving the Company's objectives, further correlates with the compensation of management levels and effectiveness of risk management.

Corporate Governance Status 3.

(1) Operating Status of the Board of Directors

2023 and as of the date of publication of the annual report, 13 [A] board meetings were held and the attendance rate of the directors is as follows:

Title	Name	Times of Attendance in Person [B]	Times of Attendance by Proxy	Actual Attendance Ratio (%) [B/A]	Remarks
Chairman	Sheng-Shih Chang	13	—	100%	1. The 2023 General Meeting of Shareholders
Director	Jaime Che	2	1	66.67%	will re-elect the directors in a comprehensive
(Former)	Chi-Kei Ching	2	_	66.67%	manner, and the term of
	Yie-Yun Chang	3	_	100%	office of the new directors will be from 2023/6/15 to
Independent Director	Hsuan Wang	3	_	100%	2026/6/14, and the old directors will resign after
(Former)	Chian-Hsiu Lee	2	1	66.67%	the new directors take office.
	Jhih-Da Yan	3	—	100%	2. The resignation of
Director	Re-Yang Chu	9	1	90%	independent director Chuan-Chang Chang will
(New)	Yu-Mei Lee	10	_	100%	take effect on January 1, 2024.
	Chao-Chin Li	10	_	100%	3. The resignation of independent director
Independent Director	Neng-Chieh Shih	9	1	90%	Neng-Chieh Shih will take
(New)	Pao-Sheng Wei	10	_	100%	effect on May 15, 2024.
	Chuan-Chang Chang	6	—	100%	

Other remarks as required:

i. If any of the below situations apply, the details of the meeting date, session number, proposal content, opinions of all independent directors and actions taken by the Company in response to the opinions of the independent directors should be listed.

(i) Matters enumerated under Article 14-3 of Securities and Exchange Act:

Date and Session of the Board of Directors	Content of the Proposal	Opinions of the Independent Directors	Actions taken by the Company in response to the Independent Directors
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Law 10 th 2022	Or mating a lar and hudget for the company and its		
Jan 12 th ,2023 Meeting27, Session8	Operating plan and budget for the company and its subsidiaries for the year 2023.		
Wieeting27, Sessions	1. Annual business report and financial statement of the		
	company for the year 2022.		
	 Private placement of common shares for capital increase. 		
	 Discontinuation of private placement of common shares 		
	approved at the 2022 shareholders' meeting.		
	4. Cash capital increase and issuance of new shares for the		
	year 2023.		
	5. Appointment of the accounting firm for the public expense		
	and independence evaluation of the independent accountant		
	for the financial statement of the company for the year		
	2023.		
	6. Pre-approval of non-assurance services provided by the		
Mar 10 th ,2023	signing accountant, its firm, and its affiliated companies to		
Meeting28, Session8	the company.		
-	7. Internal control statement of the company and its		
	subsidiaries for the year 2022.		
	8. Revision of certain articles of the company's bylaws.		
	9. Comprehensive election of the board of directors of the		
	company.		
	10. The company plans to provide an endorsement		
	guarantee for its subsidiary, Advanced Lithium		
	Electrochemistry Co., Ltd.		
	11. Advanced Lithium Electrochemistry Co., Ltd. plans to		
	provide an endorsement guarantee for the company.		
	12. Greenhouse gas inventory and verification schedule		
	plan for Advanced Lithium Electrochemistry Co., Ltd.		
	1. The company will accept the list of candidates for directors		
	and independent directors nominated by shareholders with		
	the right to nominate under the Company Act at the 2023 Annual General Meeting.	Nege	Name
May 1 th ,2023	2. The case to lift the restriction on new directors from	None	None
Meeting29, Session8	competing with the company.		
Meeting29, Sessione	3. The proposed amendment to the reasons for convening the		
	2023 Annual General Meeting.		
	4. The proposed operation plan for the acquisition and		
	disposal of assets of subsidiary Aleees UK Ltd.		
	1. Election of the Chairman of the Board of Directors of the		
Jun 15 th , 2023	Company.		
Meeting 1, Session 9	2. Proposal for the appointment of members of the 4th		
	Nomination Committee of the Company.		
Jun 15 th , 2023	Appointment of members of the 5th Remuneration Committee		
Meeting 2, Session 9	of the Company.		
	1. To discuss the remuneration of directors of the Board of		
	Directors of the Company.		
	2. The Company's proposed cash capital increase to its		
t oth accord	subsidiary, Aleees US, Corp, and indirectly to its		
Jun 15 th , 2023	subsidiary, Aleees Texas LLC.		
Meeting 3, Session 9	3. The company drew up to apply for a capital loan from its		
	subsidiary, Advanced Lithium Electrochemistry Co., Ltd.		
	4. The Company intends to provide an endorsement guarantee		
	for its subsidiary, Advanced Lithium Electrochemistry Co., Ltd.		
	1. The financial report of the first half of the year 2023 for the		
	company and its subsidiaries.		
	2. The Company intends to participate in the cash capital		
. 41	increase and issuance of new shares by its subsidiary,		
Aug 11 th ,2023	Advanced Lithium Electrochemistry Co., Ltd.,		
Meeting4, Session9	3. Subsidiary Advanced Lithium Electrochemistry (HK) Co.,		
	Limited, a subsidiary, against Advanced Lithium		
	Electrochemistry (Shanghai) Co., Ltd. in relation to the		
	improvement plan for the excess of the capital loan and		

	balance.		
	4. Whether the other receivables of Aleees AU Pty Ltd. a		
	4. whether the other receivables of Aleces AO Fty Ltd. a subsidiary of Advanced Lithium Electrochemistry Co.,		
	Ltd., which exceeded the normal credit period of 3 months		
	and have not been recovered in a significant amount, are in		
	the nature of capital loans.		
	1. Preparation of the 2024 audit plan for the company and its		
	subsidiaries.		
	2. Proposed to agree to the case of Advanced Lithium		
Nov 10 th ,2023	Electrochemistry (HK) Co., Limited, a subsidiary of the		
Meeting5, Session9	Company, against Advanced Lithium Electrochemistry		
Weetings, Session	(Shanghai) Co., Ltd.		
	3. The Company intends to increase its capital in cash in its		
	subsidiary, Aleees US, Corp., and indirectly in its		
	subsidiary, Aleees UK Ltd.		
	1. Operating plan and budget for the company and its		
4Dec 18 th , 2023	subsidiaries for the year 2024.		
Meeting6, Session9	2. The Company intends to withdraw and cancel the "2017		
0 ,	First Employee Stock Option Certificate".		
	1. The issuance of performance bonuses and the		
	implementation of performance appraisal of the		
41	company's managers in 2023.		
Jan 25 th ,2024	2. A statement on the progress of the dispute over the		
Meeting7, Session9	strategic alliance between the Company and FDG		
	Electric Vehicles (Holdings) Limited, FDG Power		
	Limited and FDG Dynamics Investment Limited.		
	1. Annual business report and financial statement of the		
Mar 8 th 2024	company for the year 2023.		
Mar 8 th ,2024	2. Internal control statement of the company and its		
Meeting8, Session9	subsidiaries for the year 2023.		
	3. Application for fund loan to Advanced Lithium		
	Electrochemistry Co., Ltd., a subsidiary.		
	1. Annual business report and financial statement of the		
	company for the year 2023.		
	2. The company intends to handle the case of capital		
	reduction to make up for losses.		
	3. Discontinuation of private placement of common shares		
	approved at the 2023 shareholders' meeting.		
	4. Private placement of common shares for capital increase.		
	5. Appointment of the accounting firm for the public		
	expense and independence evaluation of the		
	independent accountant for the financial statement of		
Apr 11 th ,2024	the company for the year 2023.		
	6. It is proposed to change the cash capital increase fund		
Meeting9, Session9	utilization plan handled by the Company in 2023.		
	7. By-election of one independent director of the Company.		
	8. Revision of certain articles of the company's bylaws.		
	9. Prepare the date, time, place and agenda of the 2024 annual		
	general meeting of shareholders of the Company.		
	10. The 2024 Annual General Meeting of Shareholders will		
	accept shareholder proposals and proposals on the period		
	and venue of nominee directors and independent directors.		
	11. The company plans to provide an endorsement guarantee		
	for its subsidiary, Advanced Lithium Electrochemistry		
	Co., Ltd.		
	1. Nomination of candidates for independent directors.		
	 Nomination of candidates for independent directors. The case to lift the restriction on new directors from 		
May 10 th ,2024	competing with the company.		
Meeting10, Session9	3. It is proposed to amend the "Operating Regulations for the		
J ,	Acquisition or Disposal of Assets" of a subsidiary,		
	Advanced Lithium Electrochemistry Co., Ltd		
	4. Prepared the company Aleees India Technology Private		
	Limited. "Methods of acquiring or disposing of assets".		

5. Application for fund loan to Advanced Lithium		
Electrochemistry Co., Ltd., a subsidiary.		
6. The Company intends to increase its capital in cash in its		
subsidiary, Aleees US, Corp., and indirectly in its		
subsidiary, Aleees Texas, LLC.		

- (ii) Other matters the independent directors objected to or abstained from voting from which were recorded, declared in writing or resolved in the board of directors: None.
- ii. Information on the withdrawal of directors from proposals due to conflict of interests. The names of directors, proposal content, causes of required withdrawal due to conflict of interests and results of voting:

	1 1		interests and results of voting:	,
Date/Session of the Board of Directors	Director's Name	Proposal Content	Cause of Withdrawal due to Conflict of Interests	Results of Voting
May 1 th ,2023 Meeting29, Session8	Sheng-Shih Chang	The case to lift the restriction on new directors from competing with the company.	Director Sheng-Shih Chang withdrew from discussion and voting due to conflict of interests.	The case was passed without objection after consulting the opinions of Independent directors Hsuan Wang, Jhih-Da Yan, and represented independent director Chian-Hsiu Lee.
Jun 15 th , 2023 Meeting 3, Session 9	Chao-Chin Li	To discuss the remuneration of directors of the Board of Directors of the Company.	Director Sheng-Shih Chang, Re-Yang Chu, Yu-Mei Lee withdrew from discussion and voting due to conflict of interests. Independent director Chao-Chin Li, Neng-Chieh Shih, Pao-Sheng Wei, Chuan-Chang Chang withdrew from discussion and voting due to conflict of interests.	The case was passed without objection after consulting the opinions of Independent directors Chao-Chin Li, Chuan-Chang Chang, and Neng-Chieh Shih. After consultation with the attending directors Re-Yang Chu and Yu-Mei Lee, which was conducted by chairperson of the meeting, the proposal passed as proposed.
Jan 25 th ,2024 Meeting7, Session9	Sheng-Shih Chang Re-Yang Chu Yu-Mei Lee	The issuance of performance bonuses and the implementation of performance appraisal of the company's managers in 2023.	Director Sheng-Shih Chang, Re-Yang Chu, Yu-Mei Lee withdrew from discussion and voting due to conflict of interests.	In accordance with the resolution of the remuneration committee, the case was passed without objection after consulting the opinions of Independent directors Neng-Chieh Shih and Chao-Chin Li.

iii. The evaluation cycle and period, evaluation scope, method and evaluation content and other information of the self (or peer) evaluation of the Board of Directors:

Cycle	Period	Scope	Method	Content
The internal board	Evaluate the	1. Board of Directors	Internal	Evaluation items of the Board of
of directors shall be evaluated for their	performance	2. Each director	self-evaluation by the board	directors (functional committees): 1. Engagement in the operations of
performance at	of the Board	3. Functional committees	of directors,	the Company
least once a year,	of Directors		self-evaluation	2. Improve the quality of decisions
which shall also be	from		by directors,	made by the Board of Directors
evaluated at least	from		peer	3. The composition and structure of
once every three years by an external	2023/01/01 to		evaluation, appointment	the Board of Directors
professional	2023/12/31		of external	4. Selection and continuing
independent			professional	education of the directors
institution or a team			organizations,	5. Internal Control Evaluation items for Board
of experts and			experts or	members (self or peer):
scholars.			other	1. Management of the Goal and
			appropriate	Mission of the Company
			methods for	2. Awareness of directors'
			evaluation	

Evaluation of the Board of Directors

responsibilities
3. Engagement in the operations of
the Company
4. Management and communication
of internal relationship
5. Profession and continuing
education of directors
6. Internal control

- iv. Evaluation of the execution status of, and with the purpose to strengthen the functionality of the Board of Directors in the current and most recent years (such as the establishment of the audit committee to enhance transparency):
 - (i) To fulfill relevant regulations specified in authorities' official documents, the Company revised some provisions of the "Procedure for Evaluation on the Board of Directors' Performance", "Rules Governing the Scope of Powers of Independent Directors," and "Ethical Corporate Management Best Practice Principles".
 - (ii) The Company has renamed the "Social Responsibility Committee" to the "Sustainability Committee". In addition, the Company expands the committee's responsibilities to cover the scope of risk management, in order to improve the corporate governance, to control the Company's operations on risk management and to elevate the concept of sustainable development.
 - (iii) In order to enhance effectiveness of corporate governance, the 6th meeting of the 8th session of the Board, held on November 4, 2020, has accepted a resolution to update the "risk management procedures." A report was made on the 26th meeting of the 8th session of the Board, held on December 23, 2022, to offer updates about implementation status to directors.
 - (iv) The Company has purchased liability insurance for all directors and declared according to the regulations.
 - (v) The Company shall inform relevant improvement courses to board members and assist in arranging for training courses to enhance the absorption of new knowledge and maintain professional advantages.

(2) Operating Status of the Audit Committee

i. Annual work priorities of the Audit Committee

- Establish or amend internal control systems in accordance with the company's articles of association.
- Assessment of the effectiveness of the internal control system.
- Handling or amending the handling procedures for obtaining or disposing of assets, engaging in derivative commodity transactions, borrowing funds from others, or endorsing or providing guarantees for major financial business activities in accordance with the Articles of Association of the Company.
- Review matters involving the director's own interests.
- Review major assets or derivatives transactions.
- Review major fund loans, endorsements or provide guarantees.
- Review the issuance, issuance or private placement of securities of an equity nature.
- Review the appointment, dismissal or remuneration of the visa accountant.
- Review the appointment and dismissal of financial, accounting or internal audit supervisors.
- Review annual and semi-annual financial reports.
- Review other major matters stipulated by the company or the competent authority.
- ii. 2023 and as of the date of publication of the annual report, 9 [A] audit committee meetings were held and the attendance rate of the independent directors is as follows:

		Times of	Times of	Actual	
Title	Name	Attendance in	Attendance by	Attendance	Notes
		Person [B]	Proxy [A]	Ratio (%) [B/A]	
Independent	Yie-Yun Chang	2	—	100.00%	1. The 2023 General Meeting of Shareholders will re-elect the
Director	Hsuan Wang	2	_	100.00%	directors in a comprehensive

(Old)	Chian-Hsiu Lee	1	1	50.00%	manner, and the term of office of the new directors will be from
	Jhih-Da Yan	2	—	100.00%	2023/6/15 to 2026/6/14, and the
	Chao-Chin Li	7	_	100.00%	old directors will resign after the new directors take office.
Independent	Neng-Chieh Shih	6	1	85.71%	2. The resignation of independent director Chuan-Chang Chang will
Director (New)	Pao-Sheng Wei	7	_	100.00%	take effect on January 1, 2024.
(INEW)	Chuan-Chang Chang	4	_	100.00%	3. The resignation of independent director Neng-Chieh Shih will take effect on May 15, 2024.

Other remarks as required:

1. If any of the below situations apply to the operations of the audit committee, the details of the meeting date, session number, proposal content, results of voting by the audit committee, and actions taken by the Company in response to the opinions of the members of the audit committee should be listed:

(2) Matters enumerated under Article 14-5 of Securities and Exchange Act:

	unierated under Article 14-5 of Securities and Exenange Act.		
Date and Session of the Board of Directors	Content of the Proposal	Voting Results by the Audit Committee	Actions taken by the Company in response to the Audit Committee
Mar 10 th ,2023 Meeting 26, Session 4	 Annual operating report and financial statement for the year 2022 Proposed allocation of losses for the year 2022 Proposed appointment of accounting firms and certified public accountants for the financial statements of the Company for the year 2023 Proposed advance approval of non-assurance services provided by the certifying accountant, their firm, and affiliated enterprises to the Company Proposed declaration of internal control systems for the Company and its subsidiaries for the year 2022 Proposed private placement of common stock for capital increase Proposed discontinuation of the private placement of common stock approved by the 2022 shareholders' meeting Proposed cash capital increase and issuance of new shares in 2023 Proposed endorsement guarantees by subsidiary Advanced Lithium Electrochemistry Co., Ltd for the Company for subsidiary Advanced Lithium Electrochemistry Co., Ltd. 	After consultation by the chairman with all committee members present, the proposal	None
May 1 th ,2023 Meeting 27, Session 4	 Financial report for the first quarter of 2023 The proposed operation plan for the acquisition and disposal of assets of subsidiary Aleees UK Ltd. 	passed as proposed.	
Jun 15 th , 2023 Meeting 1, Session 5 Aug 11 th , 2023	 The Company's proposed cash capital increase to its subsidiary, Aleees US, Corp, and indirectly to its subsidiary, Aleees Texas LLC The company drew up to apply for a capital loan from its subsidiary, Advanced Lithium Electrochemistry Co., Ltd. The Company intends to provide an endorsement guarantee for its subsidiary, Advanced Lithium Electrochemistry Co., Ltd. The financial report of the first half of the year 2023 for the 		
Aug 11, 2023 Meeting 2, Session 5	company and its subsidiaries.2. The Company intends to participate in the cash capital increase and issuance of new shares by its subsidiary,		

		1	
	Advanced Lithium Electrochemistry Co., Ltd.,		
	3. Subsidiary Advanced Lithium Electrochemistry (HK) Co.,		
	Limited, a subsidiary, against Advanced Lithium Electrochemistry (Shanghai) Co., Ltd. in relation to the		
	improvement plan for the excess of the capital loan and		
	balance.		
	 Whether the other receivables of Aleees AU Pty Ltd. A 		
	subsidiary of Advanced Lithium Electrochemistry Co., Ltd.,		
	which exceeded the normal credit period of 3 months and		
	have not been recovered in a significant amount, are in the		
	nature of capital loans.		
	1. Financial report for the third quarter of 2023		
	 Preparation of the 2024 audit plan for the company and its 		
	subsidiaries.		
	3. Proposed to agree to the case of Advanced Lithium		
Nov 10 th ,2023	Electrochemistry (HK) Co., Limited, a subsidiary of the		
Meeting 3,	Company, against Advanced Lithium Electrochemistry		
Session 5	(Shanghai) Co., Ltd.		
	 The Company intends to increase its capital in cash in its 		
	subsidiary, Aleees US, Corp., and indirectly in its subsidiary,		
	Aleees UK Ltd.		
Dec 10 th ,2023			
Meeting 4,	Operating plan and budget for the company and its		
Session 5	subsidiaries for the year 2024.		
	1. Annual business report and financial statement of the		
M oth 2024	company for the year 2023.		
Mar 8 th , 2024	2. Internal control statement of the company and its subsidiaries		
Meeting 5, Session 5	for the year 2023.		
Session 5	3. Application for fund loan to Advanced Lithium		
	Electrochemistry Co., Ltd., a subsidiary.		
	1. Annual business report and financial statement of the		
	company for the year 2023.		
	2. Proposed allocation of losses for the year 2023		
	3. The company intends to handle the case of capital reduction		
	to make up for losses.		
41	4. Discontinuation of private placement of common shares		
Apr 11 th ,2024	approved at the 2023 shareholders' meeting.		
Meeting 6,	5. Private placement of common shares for capital increase.		
Session 5	6. Appointment of the accounting firm for the public expense		
	and independence evaluation of the independent accountant		
	for the financial statement of the company for the year 2023.		
	7. It is proposed to change the cash capital increase fund		
	utilization plan handled by the Company in 2023.		
	8. The company plans to provide an endorsement guarantee for its subsidiary Advanced Lithium Electrochemistry Co. Ltd		
	its subsidiary, Advanced Lithium Electrochemistry Co., Ltd.		
	 Financial report for the first quarter of 2023 It is proposed to amend the "Operating Regulations for the 		
	2. It is proposed to amend the "Operating Regulations for the Acquisition or Disposal of Assets" of a subsidiary, Advanced		
May 10 th ,2024	Lithium Electrochemistry Co., Ltd		
Meeting 7,	3. Prepared the company Aleees India Technology Private		
Session 5	Limited. "Methods of acquiring or disposing of assets".		
55551011 5	 Application for fund loan to Advanced Lithium 		
	Electrochemistry Co., Ltd., a subsidiary.		
	 5. The Company intends to increase its capital in cash in its 		
	5. The Company menus to increase its capital in cash in its		

subsidiary, Aleees US, Corp., and indirectly in its subsidiary, Aleees Texas, LLC.	

- (3) Besides the information above, any resolutions not passed by the audit committee, but passed by two-thirds of the board of directors: None
- 2. Information on the withdrawal of independent directors from proposals due to conflict of interests. The names of the directors, proposal content, causes of required withdrawal due to conflict of interests and results of voting: None
- 3. Circumstances of Communications between the independent directors and the internal audit manager and CPA (including company financial matters, important communications regarding important matters, procedures and results of the status of business, etc.):
 - (1) The Company's internal audit manager reports to the independent directors on the auditing matters of the Company and its subsidiaries, in addition to the execution status of follow-up reports, on a scheduled basis in the audit committee. The internal audit manager needs to frequently contact the independent directors directly; the status of communications is good, the internal audit supervisor and the accountant communicate with the independent directors separately and once a year. The general directors and the management team do not engage in.
 - (2) The Company assigns CPA to the audit committee every quarter to report information to the independent directors, focusing on the review of the Company's and its subsidiary's financial reports, the examination of results, and the status of internal control. The CPA also communicates when there are adjusted journal entries for financial reports and the impact on accounting procedures.
 - (3) The Company's independent directors communicate very well with the internal audit manager and the CPA.
 - (4) Below is a 2023 summary of the occasions in which the independent directors communicate with the internal audit manager:

Date	Channel	Highlight of Communication	Result
2023/03/10	Audit Committee	As of the Dec. 2022 Audit Report	No comment
2023/05/01	Audit Committee	As of the Jan and Feb. 2023 Audit Report	No comment
2023/08/11	Audit Committee	As of the Jun. 2023 Audit Report	No comment
2023/11/10	Audit Committee	As of the Jul and Aug.2023 Audit Report	No comment
2023/11/10	Communica-tion meeting of corporate governance	2024 Annual audit plan	Only internal audit supervisor and the accountant participate the communication. The general directors and the management team do not engage in.
2023/12/18	Audit Committee	As of the Sep and Oct.2023 Audit Report	No comment

• Below is a 2023 summary of the occasions in which the independent directors communicate with the CPAs:

Date	Channel	Highlight of Communication	Result
2023/03/10	Audit Committee	 The accountant gave an explanation on the 2022 financial statements and profit and loss situation, and discussed issues related to the application of certain accounting principles. Discussion and communication regarding questions the CPA has raised to members of the meeting. 	No comment
2023/03/10	Communica-tion meeting of corporate governance	 Scope of the review. Communication matters of the governance group after the review. Highlights of the review. 	Only internal audit supervisor and the accountant participate the communication. The general directors and the management team do not

			engage in.
2023/05/01	Audit Committee	 Explanation of a review of the consolidated financial reports from the first quarter of 2023. Discussion and communication regarding questions the CPA has raised to members of the meeting. 	No comment
2023/05/01	Communica-tion meeting of corporate governance	 Scope of the review. Communication matters of the governance group after the review. Highlights of the review. 	Only internal audit supervisor and the accountant participate the communication. The general directors and the management team do not engage in.
2023/08/11	Audit Committee	 Explanation of a review of the consolidated financial reports from the second quarter of 2023. Discussion and communication regarding questions the CPA has raised to members of the meeting. 	No comment
2023/08/11	Communica-tion meeting of corporate governance	 Scope of the review. Communication matters of the governance group after the review. Highlights of the review. 	Only internal audit supervisor and the accountant participate the communication. The general directors and the management team do not engage in.
2023/11/10	Audit Committee	 Explanation of a review of the consolidated financial reports from the third quarter of 2023 Discussion and communication regarding questions the CPA has raised to members of the meeting. 	No comment
2023/11/10	Communica-tion meeting of corporate governance	 Scope of the review. Communication matters of the governance group after the review. Highlights of the review. 	Only internal audit supervisor and the accountant participate the communication. The general directors and the management team do not engage in.
2023/12/18	Communication meeting of corporate governance	 Scope of the review. Communication matters of the governance group after the review. Highlights of the review. 	Only internal audit supervisor and the accountant participate the communication. The general directors and the management team do not engage in.

(3) Corporate Governance Status and the Reasc	ning	Corporate Governance Status and the Reasoning Behind the Differences in Code of Practice Between This Firm and Other TWSE/TPEx-Listed Firms	TPEx-Listed Firms
		Operational Status	Reasoning Behind the Differences in Code of
Evaluation Contents			Practice Between This Firm and Other
	res r	NO Summary of Explanations	TWSE/TPEx-Listed Firms
1. Has the Company set up and disclosed the Corporate Governance Best Practice Principles based on the "Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies"?	>	Our company firmly believes that a Board of Directors with sound structure and operations, transparency of information, protecting the rights and interests of shareholders and the fair treatment of shareholders is the foundation for company governance. Our company has set up "Corporate Governance Best Practice Principles" and disclosed it on our company's website in addition to the Market Observation Post System in accordance to the related procedures and laws regarding the establishment of corporate governance. Since the past, our company has ranked in the top tiers in terms of standards for corporate governance, and has received affirmation for the Company's corporate governance and transparency of information.	None
2. Company's Shareholding Structure and the Rights and		Our company has set up a spokesperson and acting spokesperson system to guarantee that None	None
Privileges of Shareholders		any information regarding decisions that impact our shareholders is able to be promptly	
A. Does the Company set up internal procedures to deal with shareholders' recommendations concerns	>	announced. Our company's website also contains a specialized e-mail inbox, dedicated to dealing with our chareholders' issues such as recommendations and disputse. If the issue is	
disputes, litigation matters, and does it implement		related to laws and regulations, shareholders will be directed to the legal affairs department,	
these rules according to procedure?		according to procedure.	
B. Does the Company retain a register of major	Λ	Our company has set up stock affairs and transfer agency departments and can bring up the	None
snarenoiders that have controlling power over the Company and people who hold ultimate power over		register of major snarenoiders that have controlling power over the Company and people who hold ultimate power over those major shareholders. Changes in the stockholdings of people	
those major shareholders?		within the Company are reported every month, as required by law.	
C. Has the Company set up and executed controls for risks and firewall mechanisms between affiliated firms?	Λ	Our company has established the "Rules Governing Related Party Transactions" and the None "Procedures for the Supervision of Subsidiaries" to set the norms for financial and business matters involving related firms. This acts as an effective control for risk and as a firewall mechanism	None
D. Has the Company set up rules and regulations to	>	Our company has already established the "Procedures Handling Internal Information and the	None
prohibit persons inside the firm from using unreleased market information to buy and sell negotiable securities?		Management of Preventing Insider Trading", preventing persons inside the Company from using unreleased market information to buy and sell negotiable securities.	
3. The Organization and Responsibilities of the Board of Directors		1. The Company complies with the concept of diverse directors in the "Corporate Governance Best Practice Principles". It is advisable that directors concurrently serving	None
A. Does the Board of Director formulate the diversity policy, specifc management goals and implement based on the member composition?	>	as company managers not exceed one-third of the total number of the board members. In addition, the Company shall formulate diverse guideline in terms of itself operation, business and development requirement, it is advisable to include, but is not limited to, the standard shall include but not limit to below two direction: (1) Basic conditions and values: Gender, Age, Nationality and Culture and so on.	
	-	(2) Professional knowledge and skills: Professional background (e.g., law, accounting,	

		Operational Status	Reasoning Behind the Differences in Code of
Evaluation Contents	Yes	No Summary of Explanations	Practice Between This Firm and Other TWSE/TPEx-Listed Firms
		 industry, finance, marketing or technology), professional skills, and industry experience. All members of the board shall have the knowledge, skills, and experience necessary to perform their duties. To achieve the ideal goal of corporate governance, the Board of Directors shall possess the following abilities: Ability to make operational judgements, ability to perform accounting and financial analysis, ability to conduct management administration, ability to conduct crisis management, knowledge of the industry, an international market perspective, ability to lead, and ability to make policy decisions. The composition of the Board of Directors is determined with a focus on diversity, which also includes female directors. Directors who concurrently serve as the Company's managers do not exceed one-third of the total number of the board members and are selected based on diverse professional backgrounds or fields of expertise. The Board of Directors of the Company has 5 directors, including 2 independent directors. The professional backgrounds or fields of expertise. The Board of Directors of the Company has 5 directors, including 2 independent directors. The professional backgrounds or fields of expertise. The Board of Directors of the Company has 5 directors, including 2 independent directors. The professional backgrounds or fields, which is in line with the diversity policy. The board members are composed of professionals with different professional backgrounds or fields, which is in line with the diversity policy. The board members, accounting for 20% of all board members, and 1 female directors, accounting for 20% of all board members, and 1 female directors, accounting for 20% of all board members, and 1 female board members. (The implementation of diversity for individual director shall be referred to page20 of the Annual report.)) 	
B. Other than the Compensation Committee and the udit Committee which are required by law, is the ompany willing to set up other committees?	>	 Other than the Compensation Committee and the Audit Committee, the Company has set up None the committees described below: Under the Board of Directors is the Sustainability Committee, which plans and sets goals for sustainable development and regularly reviews the progress and achievements of those goals. A Nomination Committee has been set up to improve the functions of the Board of Directors of this company and to strengthen management mechanisms. This committee consists of three directors nominated by the Board and half of the committee consists of independent directors. 	None
C. Whether the Company formulates the regulations and method for the performance evaluation of the board of directors, conducts performance evaluation regularly every year, reports the results of the performance evaluation to the board of directors, and takes it as a reference for the remuneration,	>	To implement the Company's governance and improve the functionality of the Board of None Directors, performance goals are established to improve efficiency in the operations of the Board. The Company has set criteria to evaluate the performance of the Board and evaluates the Board internally once every year. In addition, the Board undergoes an external evaluation at least once every three years. External evaluation, in November 2021, the Company appointed EY Advisory Services	None

		Operational Status Dif	Reasoning Behind the Differences in Code of
Evaluation Contents	Yes No	Pra Summary of Explanations TW	Practice Between This Firm and Other TWSE/TPEx-Listed Firms
nomination and re-appointment of each director.?		Inc. (hereinafter referred to as EY) to perform the performance evaluation of the external board of directors in2021 and submitted the report of performance evaluation results of the board of directors in the board of directors on February 25, 2022. The evaluation uses EY's eight big criteria to assist in identifying key elements to supplement the evaluation of our company's Board. Those criteria include: the structure and process of the Board, the members of the board, corporate and organizational structure, role and authority, behavior and culture, the training and developments of directors, the supervision of risk control and the supervision of reporting, disclosure and performance. Based on the performance evaluation of the Board of Directors. EY believes that Cayman Aleees Electric Energy has a healthy and good interactive culture, which is one of the basic elements of a high-performance Board of Directors. Based on this, it is hoped that EY is able to offer the observations and suggestions to the company in this evaluation in terms of board members, operating practices, risk management and performance supervision, and even assist the company becomes the benchmark of industry for corporate governance and performance of Board of Directors. Is able to offer the observations and suggestions to the company in this evaluation in terms of board members, operating practices, risk management and performance supervision. Inforve. Eventually the company becomes the benchmark of industry for corporate governance and performance of Board of Directors. Internally evaluation, the Company submitted the 2023 internal performance evaluation results of the Board of Directors at the Board meeting on March 8, 2024. The evaluation is scores more than 98 points and the operation was in good condition.	
D. Does the Company regularly evaluate the independence of the CPA's?	>	st Practice Principles", erry year in terms of the dependence, the number ices, audit and non-audit A has been punished by essment of certified CPS imittee and the Board of any's CPAs, they do not ervisors, managers or a ders and thus there are no ve any direct nor indirect ute professional services dit Committee regularly pany's Audit Committee hey examine the CPA's ints to evaluate the CPA's	None

Reasoning Behind the Differences in Code of	Practice Between This Firm and Other TWSE/TPEx-Listed Firms	None		
al Status	Summary of Explanations	 To enhance corporate governance and improve the effectiveness of the board of directors, the None Company approved a resolution at the 25th meeting of the 7th Board of Directors on June 5, 2019 to set up a supervisor of corporate governance, and a qualified corporate governance personnel has been deployed. The main job description includes condinating each relevant departments to provide directors with the information required to perform their business in time, assist directors in complying with laws and regulations, handling matters related to the board of directors and board meetings, and implement corporate governance, arrangement of related promotion goals and regular follow-up of corporate governance, arrangement of related promotion goals and regular follow-up of corporate governance, arrangement of related promotion goals and regular follow-up of corporate governance, group is as follows: The 2023 implementation of the corporate governance business by the corporate governance group is as follows: Plan and arrange diversified training courses for directors, with each director completing at least 6 hours, and 12 hours for the first directors, with each directors in March 8 2024. Hold the shareholders' meeting on June 15, 2023, and handle shareholder meeting and English within the legal deadline. Shall notify the directors 7 days before the Board meeting, converte the meeting and English within the legal deadline. March 8 2024. Shall notify the directors 7 days before the Board meeting, converte the meeting and English within the legal deadline. March 8 2024. Shall notify the directors 7 days before the Board meeting, converte the meeting and provide the meeting mattering and include into the corporate governance, and and the supervisors by offering the requested company information between the directors and the supervisors by difering the requested company information beard of the corporate governance to the Board of English w	Professional Development Hours Course	Analysis of common internal control management deficiencies and practical cases of enterprises and internal control management
Operational Status	Summar	 To enhance corporate governance and improve the effectiveness of the Company approved a resolution at the 25th meeting of the 7th Board 2019 to set up a supervisor of corporate governance, and a qualified personnel has been deployed. The main job description includes cool departments to provide directors with the information required to pe time, assist directors and board meetings, and implement corporate governance the establishment of related promotion goals and regular follow-up of arrangement of related promotion goals and regular follow-up of arrangement of related corporate governance training courses i directors and senior supervisors. The 2023 implementation of the corporate governance business by the group is as follows: Plan and arrange diversified training courses for directors, with ear at least 6 hours, and 12 hours for the first directors of training in th 2023 evaluation were all above 98 points, and were reported to the March 8 2024. Hold the shareholders' meeting on June 15, 2023, and handle sh registration, prepare meeting notices, agendas, and meeting, con provide the materials. Complete the Board meeting, con fregistration, prepare meeting notices, agendas, and meeting minut English within the legal deadline. Shall notify the directors 7 days before the Board meeting, con fregistration, prepare meeting notices, agendas, and include into the condince the meeting. Shall notify the directors 7 days after the meeting, and include into the condification for the meeting and incluses and incluses and incluses and independ accounting firm and audit manager, respectively. Regularly relew the promotion goals and incluse the directors of the ESG Committee, and annually report to the Board of Corputes are and and annually report to the Board of contractors and incluses and implementation. 	Date Organizer	2023/12/21 Accounting Research and Development Foundation
	No			
	Yes	>		
	Evaluation Contents	4. Whether TWSE/TPEx listed companies have deployed appropriate numbers of suitable corporate governance personnel, and designated corporate governance directors responsible for corporate governance-related matters (including but not limited to providing directors, supervisors with information required to perform business, assisting directors, supervisors in complying with laws, handled matters related to meetings of the board of directors and shareholders' meeting on the basis of the laws, and prepared the minutes of the board of directors and shareholders' meetings, etc?		

		Reconcilent Operational Status	Reasoning Behind the Differences in Code of
Evaluation Contents	Yes	No Summary of Explanations	Practice Between This Firm and Other
5. Has the Company established channels of communication with stakeholders (including but not limited to shareholders, employees, clients, suppliers, etc.), and set up a designated area on the Company website to handle the issues of the stakeholders? Has the Company appropriately responded to the stakeholders regarding key corporate responsibility issues that affect them?		 The Company values communication with its stakeholders (including shareholders, None employees, clients, upstream and downstream factories, investors, etc.), each other's rights and privileges, and a balance in the dufful relationship between both parties. In addition to regular communications with stakeholders, the Company's website has set up a "Designated Zone for Stakeholders". This zone contains online surveys that help the Company to understand the main concerns of the stakeholders; an e-mail inbox Aleees@alechem.com, and contact information, through which stakeholders can express their opinions. The Company's website also has a page for corporate governance in the "Investor Relations\Corporate Governance\Major Internal Policies", in which investors can download documents related to the rules and regulations of corporate governance. The Company has also set up a "Coporate Social Responsibility" section on the website. In addition to understanding the topic, the website's content also reveals the implementation and the latest development of the Company's sustainable development goals for the reference of the stakeholders. It also provides (I) e-mail address ESR@alechem.com and the contact no. 03-3646655 for Ms. Mo @Praise/Complaint Mailbox : speak-up@alechem.com ③ e-mail address and contact no. for the Investor and Media Contact Person (e.g.: Spokesperson: Ruei-Yang Chu, Investor and Media Contact Person (e.g.: Spokesperson: Ruei-Yang Chu, Investor and Media Contact Person (e.g.: Spokesperson: Ruei-Yang Chu, Investor and Media Contact Person (e.g.: Spokesperson: Ruei-Yang Chu, Investor and Media Contact Person (e.g.: Spokesperson: Ruei-Yang Chu, Investor and Media Contact Person (e.g.: Spokesperson: Ruei-Yang Chu, Investor and Media Contact Person (e.g.: Spokesperson: Ruei-Yang Chu, Investor and Media Contact Person (e.g.: Spokesperson: Ruei-Yang Chu, Investor and Media Contact Person (e.g.: Spokesperson: Ruei-Yang Chu, Investor Chief), in@alechem.com, 03-3646655, to provide a ch	
6. Has the Company delegated a professional shareholder services agent to serve the shareholders?	>	lelegated a professional shareholder services agent to serve the	None
7. Disclosure of InformationA. Has the Company set up a website that discloses information on the Company's financial affairs and corporate governance?	>	The Company has set up a company website (<u>www.aleees.com</u>) to disclose relevant None information at all times, provide information on the Company's situation, all relevant information on MOPS and on the financial affairs of the Company, according to the stipulations of the competent authorities.	lone
B. Has the Company taken other measures to disclose its information (i.e., setting up an English website, appointing personnel to gather and disclose the Company's information, implement a spokesperson system, uploading the whole process of the investor conference onto the Company website)?	>	The Company has already set up an English website, appointed personnel to gather and None disclose the Company's information, implemented a spokesperson system and uploaded the whole process of the investor conference onto the Company website.	lone
C. Whether the Company announced and reported the annual financial report within two months after the end of the fiscal year, and announced and reported the	>	Although the Company has not announced and reported the annual financial statement within two months after the end of the fiscal year, it has announced the 2023 financial statement within the time limit stipulated by the Law, that is March 8, 2024.Publication of financial	

			Reasoning Behind the
			Operational Status Differences in Code of
Evaluation Contents			Practice Between This Firm
	Yes 1	No	Summary of Explanations and Other TWSE/TPEx-Listed Firms
first, second and third quarter financial reports and operation of each month in advance before the prescribed period ?		u	reports for the first, second, and third quarters and the operational performance in each month was completed within the specified time limit.
8. Does the Company have any other information that would assist in letting others learn more about the Company's corporate governance status (including but not limited to the rights and privileges of employees, concern toward staff, relationship with suppliers, rights and privileges of stakeholders, pursuance of higher education by directors and supervisors, risk control policy and performance of risk measuring standards, performance of customer policy, the Company taking out liability insurance for the directors and supervisors)?		· · · · · · · · · · · · · · · · · · ·	 Our company firmly believes that a Board of Directors with sound structure and operations, large treatment of shareholders is the foundation for company governance. Since the past, our company has ranked in the top tiers in terms of standards for corporate governance, and has treatment of normation. In 2023, the Company 's corporate governance and transparency of information. In 2023, the Company arranged for professional development courses for the directors to attend. Related information in the tablel attached. In 2023, the Company arranged for professional development courses for the directors to information. In 2023, the Company arranged for professional development courses for the directors to attend. Related information in the tablel attached. Every year, the Company takes out liability insurance for the directors and managers. Coverage and insurance rate among other important contents in the next report of the Board of Directors. Implementation of risk management policies, investment cases, endorsement guarantees, capital loans, and bank financing have been evaluated and analyzed by appropriate authority department and implemented pursuant to the resolutions made by the board of directors, and the implementation of various risk management. The Company established a complaint mailbox to actively handle customer complaints to protect the rights of customers. The Company stablished a Sustainability Report, which includes information on the rights and the rights and privileges of employees, concern toward staff, relationship with supprises and the inglementation of tractors. The Company stablishes and the inglemented establiship with supplies and the inglemented pursuant to the resolutions made by the board of directors.
9. Please provide details regarding improvements made bas	ed reco	mme	Please provide details regarding improvements made based recommendations listed in the most recent year's assessment from the Corporate Governance Center, Taiwan Stock Exchange Co.,
Ltd. If the changes have not yet been made, please provid	le a list	of ma in tar	Ltd. If the changes have not yet been made, please provide a list of matters to be improved and the corresponding measures. (N/A for companies not assessed): For the past seventh consecutive and the corresponding measures of company takes serious on the companies in terms of company takes serious on the companies in terms of company takes serious on the companies in terms of company takes serious on the companies in terms of companies in terms of companies in terms of company takes serious on the companies in terms of companies in terms of company takes serious on the companies in terms of company takes serious on the companies in terms of companies in terms of company takes serious on the companies in terms of compa
governance's impact on the company operation, take cares of the shareholders'	ares of	the s	shareholders' right and fair treatment on the shareholders, and implements the sustainable development. The efficient
operations of the Board of Directors and disclosure of credible and transparent information solidifies the Company's cul continue to implement company sovernance and create maximum value for the Company and shareholders in the fiture	edible ar naximur	nd tra n valı	operations of the Board of Directors and disclosure of credible and transparent information solidifies the Company's culture of governance. With increasing competitiveness, our company will continue to implement company sovernance and create maximum value for the Company and shareholders in the future.
TOULOUS NUMBER OF THE ADDRESS SATURATION WITH THE ADDRESS A	ומעווועטן	11 V UL	av for une company and sum violation in the fatiate.

Appendix Table 1: Professional Development Courses Taken by the Company's Directors and Independent Directors in 2023 are as follows:

Title	Name	Organizer	Professional Development Course	Date	No. of Hou rs	Does the professional development conform to the stipulations? (Note1)
Chairman	Sheng-Shih Chang	Accounting Research and Development Foundation	Analysis of common deficiencies in "financial report review" and important internal control laws and regulations	2023/07/26	6.0	Yes
		Taiwan Corporate Governance Association	Succession Plan Initiation - Employee Compensation Plan and Equity Succession	2023/09/08	3.0	
Director	Re-Yang Chu	Taiwan Corporate Governance Association	How do you discuss board meetings? Practical sharing of common deficiencies in the operation of board meetings of listed companies	2023/09/15	3.0	Yes
		Accounting Research and Development Foundation	The latest policy development and internal control management practices related to "ESG sustainability" and "self-compilation of financial reports".	2023/10/25	6.0	
Director	Yu-Mei Lee	Securities and Futures Institute	Practical Workshop for Directors and Supervisors (including Independent) and Corporate Governance Supervisors	2023/07/25	12.0	Yes
		Taiwan Corporate Governance Association	New Trends and Prospects of Global Politics and Economy: Sino-US Rivalry and Cross-Strait Relations	2023/05/05	3.0	
Independent Director	Pao-Sheng Wei	Corporate Operating and Sustainable Development Association	Corporate Governance and Securities Regulations: The understanding of senior executives of listed companies on the supervision of competent authorities	2023/07/04	3.0	Yes
Independent Director	Chao-Chin Li	Taiwan Corporate Governance	How to carry out equity planning and organizational structure design for start-ups	2023/07/21	3.0	Yes
Director		Association	Common legal issues in M&A agreements	2023/07/25	3.0	
		Securities and Futures Institute	Advanced Practice Seminar - Technology Development and Business Opportunities for Electric Vehicles and Smart Vehicles	2023/09/07	3.0	
Independent Director	Neng-Chieh Shih (Note3)	Corporate Operating and Sustainable Development Association	Digital transformation, looking forward to a new future, and new thinking about risk management	2023/09/26	3.0	Yes
		Accounting Research and Development	The latest sustainable development action plan and the practical analysis of the impact of net zero carbon emissions	2023/11/30	6.0	

		Foundation	on financial reports			
		Training Institute, Ministry of Finance	112 Annual Corporate Governance Speech Training	2023/11/07	3.0	
Independent Director	Chuan-Chang Chang (Note2)	Taiwan Academy of Banking and Finance	Information Security Governance Lecture - Enterprise Information Security Situation under Digital Resilience	2023/12/07	3.0	Yes

Note1:Referring to the amount of class hours, course content, course system, arrangement of courses and disclosure of information as stipulated by the "Directions for the Implementation of Continuing Education for Directors and Supervisors of TWSE Listed and TPEx Listed Companies".

Note2: The resignation of independent director Neng-Chieh Shih will take effect on January 1, 2024.

Note3:The resignation of independent director Chuan-Chang Chang will take effect on May 15, 2024.

- (4) The Compensation Committee established by the Company, and the status of its organization, duties and operations:
 - i. Information on the Members of the Compensation Committee

The members of the 5rd Compensation Committee consisted of independent directors Neng-Chieh Shih, Pao-Sheng Wei and Chao-Chin Li.

As of May 15, 2023

Position Terms Professional Qualification and Experience Independence Information (Note1) Number of Other Public Companies Concurrently Serving as a Member of Compension Independent Director Neng-Chieh Shih (Note2) Have over experience of over 20 working years in law, intellectual property right and operation management. Ph.D., Public and International Affairs, University of Pittsburgh, USA, Master of Public Administration, National Chengchi University, Adjunct Professor, Department of Public Administration, National Chengchi University, Minister - Directore Y vana. As an independent director of the Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria. 2 Independent Director Have over experience of over 20 working years in accounting, finance and operation management. Master of International Business Administration, George Washington University, Washington DC, USA, Chairman of LionIntermationalInsurance Service Co, Ltd, Director of Shin Kong Financial Holding Co, Ltd, Independent Directors AINOS INC Vice Chairman of Fusheng Securities Investment Consulting Co, Ltd, Independent Directors AINOS INC Vice Chairman of Fusheng Securities Investment Consulting Co, Ltd, Director of Ascendo Biotechnology, Inc. Taiwan Branch (Cayman Islands)					As of May	15, 2025
Independent Director (Convener)Neng-Chieh Shih (Note2)intellectual property right and operation management. • Ph.D., Public and International Affairs, University of Pittsburgh, USA, Master of Public Administration, National Chengchi University, Adjunct Professor, Department of Public Administration, National Chengchi University, Minister, Directorate-General of Personnel Administration, Executive Yuan.As an independent director of the Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria.2Independent DirectorPao-Sheng Wei• Have over experience of over 20 working years in accounting, finance and operation management. • Master of International Business Administration, George Washington University, Washington DC, USA, Chairman of LioInthernational Housines Co., Ltd., Independent Director of Shin Kong Financial Holding Co., Ltd., Independent Director of Nuvoton Technology Corp., Independent Director of Nuvoton Technology Corp., Independent Director of Over 20 working years in accounting, finance and operation management. • Have over experience of over 20 working years in accounting, Independent Director of Nuvoton Technology Corp., Independent Director of Nuvoton Technology Corp., Independent Director of Nuvoton Technology Corp., Independent Director of Nuvoton Technology Corp. Independent Director of Over 20 working years in accounting, finance and operation management. • Have over experience of over 20 working years in accounting, finance and operation management. • EMBA, National Tsing Hua University, Director of REPAs an independent director of the Company. The qualifications and conditions of directors have been reviewed during the omination and fulfill with the independent dire	Position		Professional Qualification and Experience	-	Other Public Companies Concurrently Serving as a Member of Compensation	Remark
Independent DirectorPao-Sheng Weifinance and operation management.As an independent director of the Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria.Independent DirectorPao-Sheng WeiPao-Sheng WeiAs an independent director of the Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria.2Independent DirectorNater of Shin Kong Financial Holding Co., Ltd., Independent Director of Nuvoton Technology Corp, 	Director	Shih	 intellectual property right and operation management. Ph.D., Public and International Affairs, University of Pittsburgh, USA, Master of Public Administration, National Chengchi University, Adjunct Professor, Department of Public Administration, National Chengchi University, Minister, Directorate-General of Personnel Administration, Executive 	As an independent director of the Company. The qualifications and conditions of directors have been reviewed during the nomination and	2	_
Independent Chao-Chin Li finance and operation management. As an independent director of the Company. The qualifications and Technology Incorporation, Independent Director of RFD conditions of directors have been - -	*		 finance and operation management. Master of International Business Administration, George Washington University, Washington DC, Master of Financial Management, Benjamin Franklin University, Washington DC, USA, Chairman of LionInternationalInsurance Service Co.,Ltd, Director of Shin Kong Financial Holding Co., Ltd., Independent Director of Nuvoton Technology Corp, Independent Directors AINOS INC. Vice Chairman of Fusheng Securities Investment Consulting Co., Ltd, Director of Ascendo 	Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria.	2	_
Interactive, Director of Gingytech, Chairman of Forward Power Co. Ltd fulfill with the independent criteria. Note1 : During the two years before and during the term of office, each member shall have been or be the following:	Director		 Have over experience of over 20 working years in accounting, finance and operation management. EMBA, National Tsing Hua University, Director of Taimide Technology Incorporation, Independent Director of RFD Micro Electricity Co., Ltd, Director of Eastern Union Interactive, Director of Gingytech, Chairman of Forward Power Co. Ltd 	Company. The qualifications and conditions of directors have been reviewed during the nomination and fulfill with the independent criteria.	_	_

Not a director or supervisor of the Company or any of its related companies. It does not apply in cases where the person is an independent director of the Company, its parent (ii)

company or any subsidiary that has been legally established according to this law or the statutes and ordinances of the country the Company is in. (iii) Not a natural-person shareholder who holds shares, together with those held by the person's spouse, minor children, or held by the person under others' names, in an

aggregate amount of 1% or more of the total number of issued shares of the Company or ranking as one of the top-10 shareholders. Not a spouse, relative within the second-degree relatives, or lineal relative within the fifth degree, of any of the persons specified in the preceding three notes. Not a spouse, (iv) relative within the second-degree of kinship, or lineal relative within the third degree of kinship, of any of the persons specified in the preceding three notes.

Not a director, supervisor, or employee of a corporate shareholder that directly holds 5 percent or more of the total number of issued shares of the Company or a director, supervisor, or employee of a corporate shareholder that ranks among the top-5 in shareholding(Do not apply to independent directors appointed in accordance with the Act or (v) the regulations of the local country by, and concurrently serving as such at, the company and its parent or subsidiary or a subsidiary of the same parent.)

(vi) If a majority of the company's director seats or voting shares and those of any other company are not controlled by the same person: a director, supervisor, or employee of that other company. (Do not apply to independent directors appointed in accordance with the Act or the regulations of the local country by, and concurrently serving as such at, the company and its parent or subsidiary or a subsidiary of the same parent.)

If the chairperson, general manager, or person holding an equivalent position of the company and a person in any of those positions at another company or institution are the (vii) same person or are spouses: a director (or governor), supervisor, or employee of that other company or institution. (Do not apply to independent directors appointed in accordance with the Act or the regulations of the local country by, and concurrently serving as such at, the company and its parent or subsidiary or a subsidiary of the same parent.)

(viii) Not a director, supervisor, officer, or shareholder holding 5% or more of the shares of a specified company or institution that has financial or business relations with the Company. (It holds 20 percent or more and no more than 50 percent of the total number of issued shares of the public company; Do not apply to independent directors appointed in accordance with the Act or the regulations of the local country by, and concurrently serving as such at, the company and its parent or subsidiary or a subsidiary of the same parent.)

A professional individual who, or an owner, partner, director, supervisor, or officer of a sole proprietorship, partnership, company, or institution that, provides auditing (ix) services to the company or any affiliate of the company, or that provides commercial, legal, financial, accounting or related services to the company or any affiliate of the company for which the provider in the past 2 years has received cumulative compensation exceeding NT\$500,000, or a spouse thereof; provided, this restriction does not apply to a member of the remuneration committee, public tender offer review committee, or special committee for merger/consolidation and acquisition, who exercises powers pursuant to the Act or to the Business Mergers and Acquisitions Act or related laws or regulations.

Not having any of the conditions defined in Article 30 of the Company Law.

Note2: The resignation of independent director Neng-Chieh Shih will take effect on May 15, 2024.

ii. Responsibilities of the Compensation Committee

The Compensation Committee shall perform the duties listed below with the duty of care and integrity. Recommendations made in the Committee shall be submitted to the Board of Directors for discussion:

- (i) Determine and regularly review the performance of directors and managers in addition to the policies, systems, benchmarks and structure of their compensation.
- (ii) Regularly assess and determine the salary compensation of directors and managers.
- iii. Information on the Performance of the Compensation Committee
 - A. The Company's Compensation Committee had a total of three committee members.
 - B. The tenure of Committee members currently in office: June 15th, 2023 to June 14, 2026. In the most recent year and as of the printing date of this annual report, four board meetings were held 3[A], and the qualifications and attendance of the Committee members are as follows:

Title	Name	Times of Attendance in Person[B]	Times of Attendance by Proxy	Actual Attendance Ratio (%)[B/A]	Remarks
Convener	Neng-Chieh Shih	3	Ι	100%	The dismiss of that independent director was effective on May 15, 2024.
Committee member	Pao-Sheng Wei	3		100%	—
Committee member	Chao-Chin Li	3	_	100%	_

Other remarks as required:

. If the Board of Directors refuses to adopt or revise suggestions from the Compensation Committee, the details of the meeting date, session number, proposal content, results of voting by the Board of Directors, and actions taken by the Company in response to the opinions of the members of the Compensation Committee should be listed (i.e., if the Board of Directors approved a compensation structure that is better than that suggested by the Compensation Committee, the circumstance of discrepancy and reasoning should be clearly stated): None

2. If members of the Compensation Committee object to or abstain from voting from resolutions of the Compensation Committee, and there is a record or written declaration regarding said objection or abstention, the details of the meeting date, session number, proposal content, all the opinions of the committee members, and actions taken in response to the opinions of the members of the Compensation Committee should be listed: None

C. Discussion of the reasons and resolutions of the remuneration committee in the most recent

year and up to the date of this annual report, and the company's handling of members' opinions.

Date and Session of the Board of Compensation Committee	Contmen of the Proposal	Voting Results by the Compensation Committee	Actions taken by the company in response to the Compensation Committee
Jan 15 th , 2023 Meeting 1, Session 5	To discuss the remuneration of directors of the Board of Directors of the Company.		
Aug 11 th ,2023 Meeting 2, Session 5	Appointment of the Company's new head of corporate governance and approved remuneration.	After consultation by the chairman	
Jan 25 th , 2024 Meeting 3, Session 5	 The issuance of performance bonuses and the implementation of performance appraisal of the company's managers in 2023. Appointment of the Company's new head of corporate governance and approved remuneration. 	with all committee members present, the proposal passed as proposed.	None

(5) The company's nomination committee with its composition, responsibilities and operation

i. Qualifications for appointment and responsibilities of the Nomination Committee

The nomination committee of the Company is composed of at least three directors elected by the Board of Directors, of which the independent directors shall account for the half of the members, and shall serve as the convenor and the Chairman. The Nomination Committee of the Company shall faithfully execute the following functions in behavior with the sincere managers, and shall submit the recommendations to the Board of Directors for discussion:

- (i) Formulate the standards for the diverse background and independence that required by the Board members and senior managers such as professional knowledge, technology, experience, gender, and so on.
- (ii) Review and nominate the candidates for directors, supervisors and senior managers.
- (iii) Construct and develop the organizational structure of the Board of Directors and the committees; conduct the performance evaluations of the Board of Directors, the committees, the directors and the senior managers; and evaluate the independence situation of the independent directors
- (iv) Formulate and regularly review the director's training plan as well as the succession plan of the directors and senior managers.
- (v) Formulate the corporate governance principle of the Company
- ii. Qualifications, experience and operation of members in the Nomination Committee
 - (i) There are 3 members of the Nomination Committee of the Company
 - (ii) The term of office of the current session: From June 15, 2023 to June 14, 2026. The Nomination Committee held <u>5</u> times of meeting in 2023 and as of the date of publication of the annual report [A]. The qualifications and experience of the members, attendance and discussion items are as following:

Position	Name	Professional Qualification and Experience	Times of Attendance in Person[B]	Times of Attendance by Proxy	Actual Attendan ce Ratio (%)[B/A]	Remarks
Former Convener	Yie-Yun Chang	 Have over experience of over 29 working years in law, intellectual property right and operation management. Doctor Juris, University of Munich (Germany), Former Dean of the School of Law, Fu Jen Catholic University, Member of the Copyright Consultation and Review Committee of the Intellectual Property Office, MOEA, Member of the 6th Fair Trade Commission, Current administrative vice president of Fu Jen University, Director of Great Eastern Resins Industrial Co. Ltd., Independent Director of Ocean Plastic Co., Ltd., Independent Director of YFY Inc The term of office of the fourth nomination committee will be from 15 June 2023 to 14 June 2026. 	2		100%	 The term of office of the fourth nomination committee will be from 15 June 2023 to 14 June 2026. The resignation of independent director Neng-Chieh Shih will take effect on May 15, 2024.
Renewed Committee member	Sheng-Shih Chang	 Have over experience of over 16 working years in business, laws, marketing and operation management. Juris Doctorate, National Taiwan Normal University, Former Asst. 	5	_	100%	on ivity 15, 2024.

		Professor, China University of Science and Technology, General Manager of Neso Technology Limited in Greater China, Pou Chen Group; Current Chairman of the Company and Subsidiary Chairman cum CEO of Aleees (Taiwan), Chairman cum CEO of Aleees SH, Director of Aleees(HK), Director of Aleees(US), Director of Alees(AU), Director of Alees(TX),				
Former Committee member	lhih-Da Yan	 Director of Alees(EU) and Director of Aleees(UK). 1. Have over experience of over 20 working years in accounting, tax and operation management. 2. Holds a Ph.D. in Finance from National Chengchi University and has previously served as an Independent Director of Feature Integration Technology Inc. 3. Independent Director of Sinopower Semiconductor Inc.; Currently serving as an associate professor in the Department of Finance and Taxation at Taichung University of Science and Technology, Independent Director of Episil Technologies Inc. and ProLight Opto Technology Corp. 	2		100%	
New M Convener	Neng-Chieh Shih	 Has over 20 years of experience in accounting, taxation, and business management. Ph.D., Public and International Affairs, University of Pittsburgh, USA, Master of Public Administration, National Chengchi University, Adjunct Professor, Department of Public Administration, National Chengchi University, Minister , Directorate-General of Personnel Administration, Executive Yuan. 	3	_	100%	
New Committee member	Chao-Chin Li	 Has over 20 years of experience in accounting, taxation, and business management. EMBA, National Tsing Hua University, Director of Taimide Technology Incorporation, Independent Director of RFD Micro Electricity Co., Ltd, Director of Eastern Union Interactive, Director of Gingytech, Chairman of Forward Power Co. Ltd 	3	_	100%	

Other matters :

The matters generated in 2023 and as of the publication date of the annual report including the meeting date, period, content of the main proposals of the Nomination Committee, the recommendations or objections of the nomination Committee's members, the resolutions of the Nomination Committee, and the Company's response on the opinions of the Nomination Committee:

resolutions of the rithiniat	on committee, and the company's response on the opin	ions of the Hommuton e	ommittee.
Date and Session of the Board of Nominating Committee	Contmen of the Proposal	Voting Results by the Nominating Committee	Actions taken by the company in response to the Nominating Committee
Mar 12 th ,2023 Meeting 5, Session 3	Drafting of the Company's 2023 Director Training Plan.		
May 1 th ,2023 Meeting 6, Session 3	The company will accept the list of candidates for directors and independent directors nominated by shareholders with the right to nominate under the Company Act at the 2023 Annual General Meeting.	After consultation by the chairman with all	N
Jan 15 th , 2023 Meeting 1, Session 4	Appointment of members of the 5th Remuneration Committee of the Company	committee members present, the proposal passed as proposed.	None
Dec 18 th , 2023 Meeting 2, Session 4	Drafting of the Company's 2024 Director Training Plan.		
May 10 th , 2024 Meeting 3, Session 4	Nomination of candidates for independent director		

TWSE/TPEx Listed Companies"				
	-	-	Operational Status Re	Reasoning Behind the Differences in
Evaluation Status	Yes N	No	Summary of Explanations Cc	Code of Practice Between This Firm and Other TWSE/TPEx-Listed Firms
1. Does the company establish a governance structure to promote the sustainable development, set up a special group to promote sustainable development, have the senior managers, who are authorized by the board of directors, to conduct, and have the Board of Directors to supervise the situation?	>	<u>-i ci ci</u>	 In order to ensure the implementation of the sustainable development None strategy, the Company changed the name of "Social Responsibility Committee", which was established in 2014 and under the Board of Directors, to the "Sustainability Committee" in 2022 for integrating the organizational resources and improving the efficiency. Study on the policies and supervise the implementation of the sustainable development for the company and its subsidiaries. Regularly and annually report to the Board of Directors on the implementation performance of the Company's sustainable development. There is a secretariat under the Sustainability Committee, of which is the affairs group. In terms of implementation, the Sustainability Committee has established four functional groups, including the Green Genome Group, and the Corporate Governance Group. These groups are composed of the business units and related departments that involved in the decision-making of the Company. These groups are committed to building a complicated corporate governance system and implementing the Company's sustainable development sustainable development sustainable development strategy. The Company has recently reported to the Board of Directors on the implementation of the sustainable development strategy. 	Jie
2. Whether the Company have conducted risk assessments of environmental, social and corporate governance issues related to its operations in accordance with the materiality principles, and formulated relevant risk management policies or strategies?	>	<u></u>	To guarantee the full implementation of strategies for sustainability, the Company established the Sustainability Committee under the None Board of Directors in 2014 to integrate the resources of the Company and raise efficiency. TheSustainability Committee operates following the "P-D-C-A" (Plan-Do-Check-Act) method of management. Each team regularly identifies stakeholders, to identify major themes and distinguish them into three major aspects: environment, society, and economy/corporate governance. With confirmation by the committee, the execution plan will be launched and the progress and effectiveness	це

(6) Implementation of sustainable development promotion and "Deviation and Reason for Sustainable Development Best Practice Principles for

	-		Uperational Status	Reasoning Behind the Differences in
Evaluation Status	Vec No.		Summary of Evolanations	Code of Practice Between This Firm
				and Other TWSE/TPEx-Listed Firms
		of co	f corporate social responsibility-related businesses will be reported	
		regul	regularly. After reviewing the effectiveness of each functional group,	
		the 6	chairperson of the committee reports the performance of	
		sustai	sustainable development to the board of directors every year.	
		2. The 5	Sustainability Committee reviews the three major aspects of	
		envir	environment, society, and economics/corporate governance every	
		year.	year. The aim is to ensure risks and opportunities faced by the	
		Com	Company can be handled through comprehensive risk management	
		and a	and appropriate crisis management to ensure damage prevention and	
		grasp	grasp the opportunity to improve the business model.	
		3. The	he performance and detailed contents of the Company's risk	
		mana	management and sustainable development are disclosed in the	
		Com	company's annual Sustainability Report.	
A.Has the Company established appropriate systems for	>	1. The C	he Company's principles for sustainable environmental management None	one
environmental management based on the characteristics of		consist	st of reducing environmental impact, implementing	
		envir	environmental management, developing green products, taking	
		envir	environmental responsibility and disseminating environmental	
		know	knowledge, in addition to making efforts to reduce environmental	
		footp	footprint caused by the Company's operations.	
		2. To ii	. To implement green factories, we promoted clean production	
		proce	processes, strengthened internal autonomy implementation to increase	
		the	energy and resource efficiency, improve the equipment	
		effect	effectiveness, reduce the pollution sources, replace raw materials,	
		recov	recover the resource of waste, we were also approved by the	
		Indus	Industrial Department Bureau, Ministry of Economic Affairs for the	
		"Iden	Identification of Green Factory Mark for the Cleaner Production	
		Evalı	Evaluation System"	
		3. Conce	Concerning the air pollution, we installed a washing tower to wash	
		the g	the gas discharged from the powder production line to minimize the	
		emiss	emission of nitrogen oxides, sulfur oxides, particulate matters and	
		other	other gas, thereby achieving the goal of no pollution.	
		In ter	In terms of air pollution, there are the dust collectors and scrubbers to	
		WdSII	wash ure gases unat ennined from the powder production mile to	

	_	╞	Operational Status	Reasoning Bening the Differences in
Evaluation Status	Yes N	No	Summary of Explanations	Code of Practice Between This Firm and Other TWSE/TPEx-Listed Firms
		+		
			minimize air emissions such as nitrogen oxides, sulfur oxides, and	
			suspended particles, so as to achieve the goal of zero-pollution.	
		4	4. As to sewage treatment, we adjusted the amount of detergents added	
			to the sewage treatment equipment, increased the amount of	
			treatment and reduced the moisture content of sludge, which not only	
			reduced the amount from the inside of the Company, but also	
			gradually increased the proportion of resource recovery of waste	
			from the outside.	
B. Is the company committed to improving the energy	Λ	Į	The Company utilizes the Cradle to Cradle ideology in the design of its None	None
efficiency and using the recycled materials that have less		pr	products, hoping to reach the sustainable environmental target of "zero	
loading on the environment?		Ň	waste. 100% recycling" and implement it in the life cycles of all our	
		pr	products and services.	
		<u>. –</u>	1. Acquirement of Raw Materials (Green Design):	
			The Company has executed the R&D of increasing the life span and	
			times of use of lithium batteries, significantly increased the purity of	
			LFP cathode materials, and increased the efficiency of resource usage.	
		6.	2. Production (Green Factories):	
			The Company has put forward green factories, the conservation of	
			resources and reduction of carbon emissions in addition to surveying	
			the usage of water resources and the consumption of energy,	
			specifically making several proposals to conserve water and energy.	
		ω.	Usage (Optimal Performance):	
			Continuously promote the eco-energy projects, with 1% of an annual	
			power-saving rate, and automatically implement the improvements in the resource efficiency of the internal.	
		4.	4. Waste and Recycling (Zero Waste, 100% Recycling):	
			we look forward to creating a complete recycling system with the	
			supply chain by taking reducing waste and secondary reuse as our	
			goals; implement environmental management and reduce the	
			environmental footprint made by operations.	
C.Whether the Company have assessed the current and future		F	The Company pays close attention to issues leading from global climate	
opportunities of climate change to t		ch	change and the Sustainability Committee has established a plan of action	
Company, and adopted measures to respond to climate-related issues?		to	toward global climate change, divided into three big steps	
CITITATE-TETATED TSSUES (<u> </u>	. Acknowledgement:	

	-	-	Operational Status	Keasoning Behind the Differences in
Evaluation Status	Yes N	No	Summary of Explanations	Code of Practice Between This Firm and Other TWSE/TPEx-Listed Firms
		2. A set of the set of	Identify the climate risks brought by global climate change, including but not limited to lack of materials risk, disaster risk, market risk and operating risks 2. Action: The Company has adopted actions such as adjustment and reduction, in addition to setting up evaluation tools to identify related risks and opportunities, including: surveying adjustment ability, past evaluations on climate impact, future predictions on climate impact, planning adjustment measures and opportunity evaluation. 3. Sustainability: Through the publication of the Sustainability Report, sound communications with the stakeholders and review of the enterprise's development path, the Company can reach its sustainable development goals. Through the comprehensive risk management and appropriate crisis management, the Company has achieved the goals of the prevention and the improvement in its operation model. The Company annually identifies the risks and opportunities caused by climate change, develops the countermeasures, and discloses these matters in the Annual Sustainability Report.	
D.Whether the Company counted the gas emissions of greenhouse, water consumption and total weight of waste in the past two years, and whether the Company formulated policies on energy saving and carbon reduction, reduction of greenhouse gas and water consumption or other waste management?	>		 Policy on managing greenhouse gases Policy on managing greenhouse gases (1)According to relevant checking guidelines announced by the Environmental Protection Administration of the Executive Yuan, the Company has established and organized mechanisms to take inventory of greenhouse gases. the Company will internally verify the amount of greenhouse gases emitted on a yearly basis and use the information to create and execute feasible plans to reduce greenhouse gas emissions. (2)The Company annually conducts an internal check of greenhouse gas emissions. (2)The Company annually conducts an internal check of greenhouse gas emissions. (2)The Company annually conducts an internal check of greenhouse gas in Aleees's sustainability report and official website greenhouse gas in Aleees's sustainability report and official website (1)Promoting the management of water conservation, build the recycling facilities for process wastewater and then reuse in process cooling 	None

			Operational Status	Reasoning Behind the Differences in
- - [
Evaluation Status	Yes N	No	Summary of Explanations	Code of Practice Between This Firm and Other TWSE/TPEx-Listed Firms
		water	water; in the water for living use, install the water-saving devices or	
		reduc	reduce the pressure of water supply to achieve the goal of saving 1%	
		of wa	of water every year.	
		(2)Conti	2)Continuously promote the eco-energy projects, with 1% of an annual	
		powe	power-saving rate	
		(3)Using	Ising Energy Conserving and Green Mark Products:	
		We i	Ve installed LED energy-saving lamps to improve the efficiency of	
		the li	he lighting system; energy-saving lamps have been largely replaced	
		since	since 2014, so energy has been successfully saved and the lighting has	
		been	been improved as well.	
		(4)Renti	(4)Renting environmentally friendly copy machines, using recycled copy	
		papei	paper and environmentally friendly toner to lessen the impact on the	
		envir	environment. Due to the adoption of electronic forms, the amount of	
		copy	copy paper used decreases every year.	
		(5)Raisi	aising Efficiency in Equipment Systems:	
		Vari	Variable-frequency drives are used or installed in equipment to	
		impro	mprove performance, reduce damages and can reduce electricity	
		costs.		
		(6)Air co	(6)Air compressor replacement improves efficiency and saves energy and	
		electricity	icity.	
		(7)Regul	(7)Regular Inspection of Electronic Equipment:	
		Inspe	Inspection and maintenance of equipment are performed regularly to	
		guara	guarantee electrical safety and reduce energy consumption due to	
		ineffi	inefficiency and calculate the optimal contract capacity for electricity	
		usage	usage to reduce electricity costs.	
		3.Waste	aste Management:	
		Adju	vdjusting the amount of detergents added to the sewage treatment	
		equip	quipment, effectively increasing the amount processed and	
		decre	ecreasing the amount of water in the sewage. The target is to	
		decre	decrease the amount of water in the sewage to below 65%.	
		4.Recyc]	4. Recycling and Reuse of Packaging Materials by Suppliers:	
		The	The containers (buckets) holding raw materials used in production	
		shoul	hould be recycled and reused by the supplier to reduce costs in	

	-	-	Operational Status	Reasoning Behind the Differences in
Evaluation Status	Yes N	No	Summary of Explanations	Code of Practice Between This Firm and Other TWSE/TPEx-Listed Firms
		b The	buying new containers and the production of waste. e Company statistics the data such as greenhouse gas emissions, water	
		00	consumption and total waste every year, reviews the implementation	
		be	performance of each policy, and discloses them in the annual	
		ns	sustainability reports and the official website for shareholders' reference.	
4. Issuse of Social		1.Hı	ıman rights policy	None
A.Has the Company established management policies and	>		Employees are the most important assets of the Company. It's	
procedures based on relevant laws and the International Bill			important for us to respect human rights and create a dignified	
of Human Kignts?			working environment. Therefore, the management of the Company	
			uniformly agreed that the Company shall follow the "Universal	
			Declaration of Human Rights", the "United Nations Global Compact",	
			the "United Nations Guiding Principles on Business and Human	
			Rights", the "Declaration of Fundamental Principles and Rights at	
			Work of the International Labour Organization", the "Guidelines for	
			Multinational Enterprises of the Organization for Economic	
			Cooperation and Development", and the regulations of the location of	
			the operating offices; formulate and update the human rights policies;	
			implement the human rights policies in accordance with the following	
			management plans and implementation guidelines.	
		5	2.Scope of application	
			The Policy applies to the direct operating activities, products and	
			services of all affiliated companies of the Company, and extends to	
			stakeholders in the value chain, including employees, customers,	
			suppliers, and partners. The Company also formulates the relevant	
			measures such as the "Measures for the Sustainable Development of	
			Suppliers", which requires the suppliers to follow the same standards.	
		The	e specific management plans and measures of the Company are as	
		fo	following:	
		<u>-</u>	. Assessment on Human Rights	
			Management measures Mechanism	
		Ι	• The "Employee Codes" • Establish a spec	
		•=	lusiven specify a working	
		0	and environment that	
	_	Ð	equal pronious discrimination notification.	

			Onerational Status		Reasoning Behind the Differences in
E 0					
Evaluation Matus	Yes N	No	Summary of Explanations	ations	Code of Practice Between 1nts Firms and Other TWSE/TPEx-Listed Firms
		opportuni- ties	and harassment to offer an equal appointment. • Establish a "Sexual Harassment Prevention and Control Committee", and formulate the prevention measures, grievances and disciplinary points, and procedures.	• Sexual harassment complaint mailbox.	
		overlong working hours	e "Employee scify the v urs and e orking hours.	D I ISI D I S C L	
		Healthy and safe workplace	 In order to prevent occupational disasters and to protect the safety and health of employees, the Company has formulated the "Regulation of Employee Health Protection". 	 Regularly implement the occupational safety education and training, the physical and mental health assessment, and the improvement plans. Set up an automatic external defibrillator (AED) of cardiac shock in the workplace. Implement the physical examinations 	

<u> </u>			UDEFALIONAL MAILS		Reasoning Behind the Differences in
Evaluation Status	Yes N	No	Summary of Explanations	ations	Code of Practice Between This Firm and Other TWSE/TPEx-Listed Firms
				and regular health examinations for employees.	
		Freedom	The "Empl	yee	
		of associa-		ee coi	
		non	Committee" for the	nregular social networking activities	
			employees' rights on the	and encourages	
		Labor-ma		Establish the	
		nagement		communication	
		negotia- tion	meetings	• Conduct the employee	
				opinion surveys.	
		2. Mitigati	Mitigation measures and education of the human rights	human rights	
		Through	Through commitment, the Company ensures the	ensures the safe working	
		environ	environment of employees and suppliers, respects the dignity of	ers, respects the dignity of	
		personn abides b	personnel, promotes the environmental protection in operations and abides by ethics. The Company takes the following actions:	protection in operations and following actions:	
		Mitigatio	Mitigation measures Contents and Procedures	ocedures	
		Human	Rights Due	Based on the industry characteristics and	
		Diligence		strategy of operation development, the	
				Company regularly conducts the risk	
			assessments 0	assessments on human rights issues,	
			communicates u	communicates with stakeholders, and	
			identifies the	identifies the important human rights	
			issues and high	issues and high-risk groups. In addition,	
			the Company estable	the Company establishes the risk due diligence processes and promotes the	
			mitigation me	as well as	
			management goals.		
		Training	program on Education Practices Rights • The Commany	ces nov provides relevant	
		Protection	0	announcements di	
			freshman t	training, including the	
			anti-discrimination,	anti-haras	

			Operational Status	Reasoning Behind the Differences in
Evaluation Status	Yes	No	Summary of Explanations	Code of Practice Between This Firm
	5			and Other TWSE/TPEx-Listed Firms
			working time management, and the protection of humanity treatment.Provide the sexual harassment	
			Prevention courses Implement the bullying prevention in the	
			workplace	
			FTOVIDE à COMPLEE SELLES OI occupational safety training, such as fire	
			fighting, emergency response, first-aid	
			personnel education, general sarety and health, factory safety, and so on.	
		1	Legal employment The child labor is strictly prohibited, and	
			proof of identity with the company for	
B Whether the Comnany have formulated and implemented	7		The Communy and its subsidiaries have established "SalaryNone	None
reasonable employee benefits measures (including salary		_		
leave and other benefits, etc.), and appropriately reflect the			Management Measures to implement the reasonable and fair salary	ary
operating performance or results on the compensation of	-		as well as une wellares for entproyees to infibiove the profession $f_{1,11}$ and $f_{1,21}$ an	1141
employees?			skills, such as the allowance of foreign languages (loeic, JLP1),	1),
			professional certificates, and so on.	
			2. Formulate the "Management Procedures of Performance a	and
			Appraisal". In the beginning of each year, the Company formulates the Key Performance Indicators (KPIs) of the entire company and	s the and
			the empl	/ee
			(DPI). In the end of the year, the evaluation would be carried out. If	If
			the goal is achieved, the proportion of remuneration will be calculated	led
			nentation	01
			periormance management with an open appraisa system can effectively motivate employees to achieve their goals and is linked to	d to
			the issuance of performance bonuses. There are no differences in	in
			gender or age. The Company hopes that, through performance	ice
			management operations, the overall operating goals and department's	it's
			goals connect to the work goals of individual employee, as the reference for the evaluation and feedback of employees' annual work	the
			performance, as well as the training and development for follow-up	dn
			staff.	٩
			3. In the Company Policy, it clearly provides that if the Company earns	rns
			profit in the current year, 1% to 10% of which shall be allocated as	
			the compensation for employees of the Company and its	

		Onerotional Statue	Pessoning Rahind the Differences in
Evaluation Status	Yes No	lanations	Code of Practice Between This Firm and Other TWSE/TPEx-Listed Firms
		subsidiaries.	
C.Has the Company provided employees with a safe and healthy working environment in addition to regularly providing education to the employees regarding safety and health?		 The Company constantly strives to improve working environments to None prevent disasters from happening in the workplace and guarantee the safety of all employees (including partners). The Company established a labor safety and health point improvement improvement measures, hazard prevention and training, work environment improvement measures. The items provided by the Company to employees regarding corparional stery and health promotion, etc.), providing a safe working environment for employees. The items provided by the Company to employees regarding corparional stery and health are listed below: (1) Conduct the amual employee (2) Set up yearly educational trainings regarding safety and health. (3) Set up yearly educational trainings regarding environments. (4) Set up yearly educational trainings regarding and Managing Sexual Harasment¹ (5) Estublish "Procedures for Preventing and Managing Sexual Harasment¹ (5) Estublish "Procedures for Preventing and Managing Sexual Harasment² (6) Take out accident and health insurance for employees to communicate their opinions and complaints. (6) Take out accident and health insurance for employees to than the provinoment. (7) Establish "Procedures for hervention and Managing Sexual Harasment² (8) Take out accident and health insurance for employees. In 2023, there were Six occupational fits and in response to disafers and chandes on accident and health insurance. (9) Stablish procedures and fits of Labor Inspection, Taoyuan. The Company disclose this pendity as a cautionary reminder. Simultaneously, the Company disclose this pendity as a cautionary reminder. Simultaneously, the Company disclose this pendity as a cautionary reminder. Simultaneously, the Company disclose this pendity as a cautionary area a	None

			Onerational Status	e Differences in
- - ,		_		
Evaluation Status	Yes No	0	Summary of Explanations	ween This Firm
			matters. In addition, the occupational safety personnel and quality assurance auditors irregularly check the implementation of relevant safety regulations and make records, so as to effectively reduce the occurrence of occupational accidents we will continue to move	
			towards the goal of zero occupational accidents	
D.Has the Company established occupational competence training programs for the employees?	>	To ii for ti notei	To improve each employee's technical and management skills necessary None for the performance of various duties on the job and tap into employees' motential to succeed in every challenge, the Company provides various	
		ed -	educational resources, tightly integrating the corporate vision,	
		de de	department goals and the development of employee talents. I hrough the development of education-type organizations, the Company has	
		ac	accomplished its goals for all members of the organization to continue	
		1.	studying. 1. Education and Training on General Education and Competency:	
			According to government law, courses to be taken by all employees for well-rounded educational training on occupational safety and	
			health, emergency response, quality systems and information systems shall be set up to teach employees the basic knowledge skills and	
			abilities they should have.	
		<u>.</u>	2. Education and Training on Management and Competency: Training employees to have the knowledge, skills, abilities and personality	
			required to be competent in handling management work. This includes	
			basic supervisor training, junior supervisor training, senior supervisor	
			training, training within industry, strategy development, communication skills and internal lecturer training.	
		Э.	3. Professional Competence Training: Training employees to efficiently reach occumational goals and have energied professional abilities	
			including OJT (On Job Training), participation in projects, development of professional experts and external professional training	
E. Regarding topics like the customer health and safety, the	>	1.	1. The Company's cathode material products' specifications, properties None and mecantions for used are listed in the Certificate of Analysis (COA)	
and services, does the company comply with relevant			and Material Safety Data Sheet (MSDS) for clients to understand the	
regulations and international standards, and formulate relevant noticies and complaint proceedines to protect the		0	sate operating methods of the products. 2. The Company has established a professional quality assurance and	
rights of consumers or customers?		i	inspection center that is focused on the marketing and labeling of	
)			products and services. The Company complies with all related laws	
			and international staticates in addition to each country's striventification laws and regulations related to the management of harmful substances.	
			The Company has also completed REACH registration, providing	

			Operational Status	Reasoning Behind the Differences in
Evaluation Status		_		Code of Practice Between This Firm
	Yes No	0	Summary of Explanations	and Other TWSE/TPEx-Listed Firms
		<u></u>	 Customers with a friendly choice for materials. The Company has already established relevant procedures to protect the rights and privileges of the stakeholders. The Company values the opinions of its stakeholders and has set up a communications window on its website to ensure sound channels for handling complaints. The Company values the opinions of its clients and regularly performs consumer satisfaction surveys in addition to active visits to existing customers by personnel in each region of operation. The Company asks relevant departments to provide plans for improvement of items receiving unsatisfactory feedback in addition to giving timely feedback in response to clients' recommendations to maintain the healthy long-term business relationship between the client and the Company. 	
F.Whether the Company have formulated a supplier management policy which requires suppliers to comply with the relevant regulations on issues such as environmental protection, occupational safety and health, or labor rights, and how their implementation is?	>	<u> </u>	 Before establishing relations with suppliers, the Company must always evaluate records regarding whether the supplier has harmed the environment or society in the past. If a supplier is found to have a record of significant negative impact, the Company requires said supplier to explain the measures taken to make improves and the related results as a major factor in the selection of the supplier. In addition to implementation of itself sustainable development, the Company acknowledges that the sustainable development of the Company extends throughout the entire supply chain and this responsibility exists at all levels of the supply chain and this maplements the corporate society responsibility evaluation system of suppliers at every level to expand the evaluation criteria to include economic, social and environmental factors. It is hoped that through the continuous improvement of supply management, the performance of the supplier will improve and implement the sustainable development of corporate together. Establish sustainable supply chain management principles, including suppliers operating their businesses in an ethical and honest manner, making efforts to uphold employee rights, providing a safe and healthy work environment, and encouraging suppliers to be environmentally responsible and avoid the use of harmful substances. We aim to work with our suppliers to jointly promote the balance of economic, social, and environmental ecosystems and sustainable development. Our company conducts regular evaluations of suppliers every year, with evaluation tiems divided into three categories; economic, social, 	Q

			Operational Status Re	Reasoning Behind the Differences in
Evaluation Status	Yes	No	Summary of Explanations C	Code of Practice Between This Firm and Other TWSE/TPEx-Listed Firms
			and environmental. The economic aspect includes current status such as ISO 9001, IATF 16949, delivery schedules, and cooperation. The environmental aspect examines measures such as ISO 14001, emergency response, and the introduction of harmful substances. The social aspect focuses on the degree of compliance with ISO 45001, fire safety, labor rights, child labor, and sustainability reports. In the 2022 evaluation, suppliers did not have any significant or potential negative impacts in the economic, environmental, and social dimensions. We will continue to evaluate suppliers annually based on their economic, social, and environmental performance, and take necessary rewards or punishment measures based on the evaluation results.	
 Whether the Company referred to the reporting standards or guidelines which are accepted internationally for compiling reports which disclosed the non-financial information of the Company, such as the sustainability report. Whether the previous report obtained the assurance or verification statement of a verification unit from the third party 	>		Our Sustainability report was prepared according to the core options of GRI Sustainability Reporting Standards (GRI Standards) issued by the None Global Reporting Initiative (GRI), and was verified by a third party (BSI) in compliance with the AA1000 assurance standard, issuing an independent verification statement.	ne
6.According to the stipulations of the "Sustainable Developmen Development Best Practice Principles", its operations and differe We operate the Company in compliance with its own customized subsidiaries implemented internal control systems and related	t Bes nces v "Sust	t Pra vith t ainat visio	6.According to the stipulations of the "Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies", if the Company has established its own "Sustainable Development Best Practice Principles for TWSE/TPEx Listed Companies" shall be described: We operate the Company in compliance with its own customized "Sustainable Development Best Practice Principles" and there are no major differences. The Company and its subsidiaries implemented internal control systems and related supervision regulations on the basis of the spirit of the Sustainable Development Best Practice Principles.	as established its own "Sustainable d Companies" shall be described: . The Company and its Practice Principles.
7. Other Information Important to Helping Understand the Status and Operations of implementation status of sustainable development: In order to ensure the implementation of the sustainable strategy, the Company established a Sustainability Committee which i organizational resources and improve its efficiency. The Sustainability Committee is the highest-level internal sustainable develop and three independent directors serve as the committee members. The Sustainability Committee has an a secretariat office; it deals the operation, project arrangement, and data collection. It is committed to creating a corporate governance system and implement Governance Best Practice Principles for Companies" and " Sustainable Development Best Practice Principles for TWSE/TPEx Li "Sustainability Report" every year to disclose the sustainable strategy and implementation of the Company. Please refer to the website.(URL http://www.aleees.com/zh/csr/download-csr-report).	d Ope gy, tho ability . The . The mitte ainabl ainabl trateg	e Co c Con c Con c Con c Con c Con d to e De e De y and	Other Information Important to Helping Understand the Status and Operations of implementation status of sustainable development: In order to ensure the implementation of the sustainable strategy, the Company established a Sustainability Committee which is subordinate to the Board of Directors to integrate the organizational resources and improve its efficiency. The Sustainability Committee has an a secretariat office; it deals with miscellaneoeous affairs for the committee, including the operation, project arrangement, and data collection. It is committed to creating a corporate governance system and implementing sustainable development according to the "Corporate Governance Best Practice Principles for TWSE/TPEx Listed Companies" and "Sustainable strategy and implementation of the Company. Please refer to the "Corporate Social Responsibility Zone" on our official website.(URL http://www.aleees.com/zh/csr/download-csr-report).	Board of Directors to integrate the there the chairperson is the chairman s affairs for the committee, including lopment according to the "Corporate foreover, The Committee compiles a Responsibility Zone" on our official

Principles for TWSE/GTSM Listed Companies and the reasons thereof.	nd th	e rea	sons thereof.	
			Operational Status	Status on discrepancy and
		ļ		reasons in relation to the best
Contents of evaluation	Yes	No	Descriptions in summary	practices governing ethical corporate management of TWSE/TPEX-listed companies
1. Enactment of Policies and Measures of Ethical Corporate			. Ethical Corporate Management is the basis of the corporate culture of the None	one
Management Best Practice Principles			Company. To strengthen the employees' moral and professional	
A. Did the company develop ethical corporate management	>		capabilities, the Company has established the "Rules Governing Ethical	
policies approved by the board of directors and clearly state			Corporate Management Best Practice Principles" and the "Rules	
its policies and practices of ethical corporate management in			Governing Codes of Ethical Conduct". The compliance of which is a	
the regulations and external documents? Are the Board of			responsibility that shall be followed by all the directors, managers and	
Directors and the senior management implementing the			•	
commitment to business policies?		2	-	
			Responsibility" on its website, expressing the commitment of the	
			managers at all levels to implement Ethical Corporate Management Best	
			Practice Principles.	
B. Did the company establish the assessment system for the	Λ	Ľ	The company has signed integrity agreement with the employees and None	one
risks of unethical behaviors and regularly analyze and assess		e	established "Code of Conduct for Employees", which clearly stated that	
the business activities with higher risks of unethical		e	employees may not receive any gifts, special treatment or other improper	
behaviors within its business scope? Furthermore, did the		r	rights and interests directly or indirectly and the establishment of principles	
company establish prevention programs against unethical		0	and systems can surely to prevent the potential occurrence of unethical	
behaviors, which at least covered the prevention measures for		ىد	behaviors and reduce the risks. The company has established "Regulations	
the behaviors in Article 7, Paragraph 2 of "Ethical Corporate		<u> </u>	Governing Ethical Corporate Management Best Practice Principles", which	
Management Best Practice Principles for TWSE/GTSM		0	clearly stipulated the preventive measures for the business activities with	
Listed Companies"?		<u></u>	higher risks of unethical behaviors. The company also established	
		-	"Regulations Governing Complaints on Illegal, Unethical or Dishonest	
		<u> </u>	Behaviors" to encourage internal and external personnel to report unethical	
		0	or improper behaviors to implement ethical corporate management and	
		e	ensure the legal rights and interests of the whistleblower and the respective	
			party.	
C. Has the Company clearly established and implemented	>	I	In the "Management of Ethical Corporate Management Best Practice None	one
operating procedures, code of conduct, penalties for violation			Principles" and "Management of Codes of Ethical Conduct", the Company	
and complaint system in the prevention programs against		<u> </u>	has expressly stated behavior guidelines and terms on conflict of interest,	
unethical behaviors as well as reviewed and revised the		0	confidentiality of client information, gift-giving during business, fair trade	
aforementioned programs regularly?		13	and competition, and it advocates this concept through educational	
		<u> </u>	dissemination to make sure the directors, managers and employees all	
			increating and tomow it. Any ochavious and violate are company s morans	

(7) Circumstances of the company fulfilling ethical corporate management and the differences with the Ethical Corporate Management Best Practice

			Quantional Gratue	Ctatue on discrements and
				reasons in relation to the best
Contents of evaluation	Yes	No	Descriptions in summary c c c TW	practices governing ethical corporate management of TWSE/TPEX-listed companies
			and ethics, no matter what position the violator holds, shall be received punishment according to the guidelines stipulated in the "Employee Work Regulations" and the "Rules Governing Employee Rewards and Penalties". Employees are also provided with channels to file complaints regarding unfair or unreasonable treatment to be handled by relevant departments.	
 Fully Implementing the Ethical Corporate Management Best Practice Principles A. Has the Company evaluated the ethical corporate management 	٨		The Company engages in commercial activities with fairness and None transparency, and it has clearly established that employees have the responsibility of protecting the Company's intellectual property. To avoid	Be
records of business counterparts and expressly written ethical business clauses into the terms of the contracts signed with said business counterparts?			the disclosure of information not to be disclosed, engagement with any unethical vendors and clients should be avoided. Any irregularities shall be reported immediately and all contracts contain clauses regarding business ethics.	
B. Has the company established units exclusive for the promotion of ethical corporate management, which are affiliated under board of directors and will report regularly (at least once a year) to board of directors about the programs, supervision and execution situations for the ethical corporate management policies and the prevention against unethical behaviors ?	>		The Company has established a corporate governance team under the None Sustainbility Committee that is responsible for the implementation and supervision of policy on Ethical Corporate Management Best Practice Principles and the establishment of preventative measures. Report regularly to the Board of Directors on the implementation of integrity operation every year; assist the Board of Directors and management to check and evaluate whether the established preventions of integrity operation are effective. The Company's legal affairs department reported the 2023 status of implementation and corresponding results of Ethical Corporate Management Best Practice Principles to the Board of Directors on January 25th, 2024.	2
C. Has the Company set up and implemented policies to prevent conflicts of interests and provided appropriate channels for employees to express their opinions if needed?	>		 The Company has clearly written policies on the prevention of conflicts None of interests in the "Rules Governing Ethical Corporate Management Best Practice Principles", "Rules Governing Codes of Ethical Conduct", employment contracts and "Employee Work Regulations", providing employees compete guidelines on conduct. The Company's internal system for submitting proposals and external mailbox for reporting complaints offer sound channels for filing claims and expressing opinions. 	2
D. Has the Company established effective accounting systems and internal control systems for implementing Ethical Corporate Management and has its internal audit unit developed relevant audit programs according to the assessment results for the risks of unethical behaviors as well	>		The Company has already established systems for accounting and internal None control to guarantee stable processes for financial reporting and the effectiveness of internal control. The internal audit department creates audit proposals based on the results of risk evaluation, regularly performs inspections and inspects on a need-to-need basis. The department	e

			Amandianal Chatra
Contents of evaluation	Yes	No	Descriptions in summary Descriptions in summary TWSE/TPEX-listed companies
as reviewed compliance to prevention against unethical behaviors or entrusted accountants to conduct the review ?			reports the inspection results to the audit committee and the Board of Directors.
E. Does the Company regularly hold internal and external educational trainings regarding ethical corporate management?	>		1.The Company's legal affairs and intellectual property rights department legularly holds educational training on ethical corporate management to guarantee that all employees understand the responsibilities involved in protecting the Company's intellectual property, avoid the disclosure of information not to be disclosed and avoid engagement with any unethical vendors and clients, maintaining the Company's philosophy on ethical corporate management. And when the freshman check-in, the Company would explain the relevant regulations and require the employees to sign an employment contract. The Company would hold irregular internal meetings with any forms to announce and promote. When newcomers check-in, the Company holds the internal education related to the integrity operation, regulation compliance, intellectual property rights, prevention of insider trading, and so on). 2.In 2023, the education hours on the prevention of insider trading and improper benefits was more than 50 hours.
 Operating Status of the Company's Reporting System A. Has the Company established a concrete reporting and rewards system and provided convenient channels for reporting in addition to assigning appropriate personnel dedicated to handling the matters reported? 	>		The Company has set up concrete handling procedures, channels for None reporting and a rewards system in the "Rules Governing Handling Procedures for Reported Cases of Illegal, Immoral and Unethical Behaviors". The Company has also set up the "Praise/Complaint Mailbox (speak-up@alechem.com)" on its website, providing people in and outside of the Company a means of reporting any irregularities. The legal affairs and independent audit departments are responsible for carrying out investigations and taking appropriate legal action. There are established appeal mechanisms for persons reported and hearings are held when needed in the pursuit of justice.
B. Has the Company established standard operating procedures for the investigation on complaints and the follow-up measures to be adopted after the investigation is completed as well as the relevant confidentiality mechanisms?	>		The Company has established standards and procedures for investigation and None confidentiality mechanisms in the "Rules Governing Handling Procedures for Reported Cases of Illegal, Immoral and Unethical Behaviors".

	ľ		Operational Status Operational Status
Contents of evaluation	Yes	No	Descriptions in summary TWSE/TPEX-listed companies
C. Has the Company adopted measures to safeguard the personnel who filed the report from receiving any unfair or inappropriate treatment?	>		The Company handles reported cases with confidentiality, protecting the None confidentiality of the identity of the person who filed the report. If the person who files the report is an employee of the Company, the Company guarantees that said employee will not receive unfair or inappropriate treatment.
4. Improving Information Disclosure Has the Company disclosed the details of its Ethical Corporate Management Best Practice Principles and information regarding its effectiveness on the Company's website in addition to MOPS?	>		In addition to disclosing the details of its Ethical Corporate Management None Best Practice Principles on the Company's website and MOPS, the Company has also disclosed information related to the effectiveness of the Ethical Corporate Management Best Practice Principles in its annual report and Sustainability report.
5. According to the "Ethical Corporate Management Best Practice Principles for TWSE/TPE Practice Principles, the details of its operations and differences shall be listed below: None	incipl II be li	es foi	5. According to the "Ethical Corporate Management Best Practice Principles for TWSE/TPEx Listed Companies", if the Company has established its own Ethical Corporate Management Best Practice Principles, the details of its operations and differences shall be listed below: None
 6. Other Information Important to Helping Understand the Status and Operations of Ethical Corporate Management: ♦ Compliance in Moral and Ethical Management 	Opera	ations	of Ethical Corporate Management:
Ethical Corporate Management is the basis of the corporate culture of the C "Rules Governing Ethical Corporate Management Best Practice Principles" be followed by all the directors, managers and employees of the Company.	ulture ce Prin ne Cor	of the nciple	Company. To strengthen the employees' moral and professional capabilities, the Company has established the s" and the "Rules Governing Codes of Ethical Conduct". The compliance of which is a responsibility that shall '.
 Principles of Integrity, Transparency and Responsibility in Operations The offering and accepting of bribes are prohibited. The offering of illegal funding for political parties is prohibited. 	eratio ited.	SU	
 The offering of unjustifiable charitable donations and sponsorship is prohibited. The offering and accepting of irrational gifts, special treatment and other forms of profiteering are prohibited The direct or indirect offering, commitment, request and acceptance of any form of profiteering and the 	sorshij ient ar accep	is p id oth tance	 The offering of unjustifiable charitable donations and sponsorship is prohibited. The offering and accepting of irrational gifts, special treatment and other forms of profiteering are prohibited. The direct or indirect offering, commitment, request and acceptance of any form of profiteering and the performing of other behaviors considered to be unethical, illegal or in
 violation of fiduciary duty are prohibited. The intention to gain profits or the gaining profits from using the compan Management and Penalties for Acts Performed in Business Operations: 	ng the eratio	coml ns:	any's assets, information or taking advantage of business is prohibited.
The Company's "Employee Work Regulations" clearly state profiteering. Through the establishment of these principles ar	that end sys	emplo tems,	The Company's "Employee Work Regulations" clearly state that employees are prohibited from the direct or indirect acceptance of gifts, special treatment and any other forms of profiteering. Through the establishment of these principles and systems, the Company has provided complete behavioral guidelines for the employees. Any behaviors that violate the
Company's morals and ethics, no matter what position the vic the "Rules Governing Employee Rewards and Penalties". In requires suppliers, contractors and other entities the Compan parties are prohibited from engaging in bribery, sales commis	additi y has	on to a co broke	Company's morals and ethics, no matter what position the violator holds, shall be received punishment according to the guidelines supulated in the "Employee Work Regulations" and the "Rules Governing Employee Rewards and Penalties". In addition to internally requiring all employees to comply with the moral and ethical norms, the Company also externally requires suppliers, contractors and other entities the Company has a contractual relationship with to comply with the terms written in the contracts regarding ethical behavior. Both parties are prohibited from engaging in bribery, sales commission, brokerage, and the giving and receiving of inappropriate gifts and services. The Company's managers shall lead by
example and be models for the establishment of norms for ethical behavior.	cal be	havic	

(8) If the Company has established Corporate Governance Codes and related guidelines, its method of inquiry shall be listed below:

The Company has established the "Articles of Incorporation", "Regulations Governing Shareholders' Meeting", "Rules of Procedure for Board of Directors Meetings", "Procedures for Election of Directors", "Regulations of Acquisition or Disposal of Assets", "Regulations for the Loaning of funds", "Regulations Governing Endorsement & Guarantee Operations", "Remuneration Committee Charter", "Audit Committee Charter", "Corporate Governance Best Practice Principles", "Rules Governing Ethical Corporate Management Best Practice Principles", "Sustainable Development Best Practice Principles", "Procedures for Handling Material Inside Information", "Risk Management Procedures", and "Rules Governing Codes of Ethical Conduct" and posted them in the Investor Relation's section of the Company's website at http://www.aleees.com, according to the Company's philosophy on operating corporate governance and the related norms on implementing corporate governance.

(9) Other Important Information to Helping Understand the Status and Operations of Corporate Governance:

The links to "Corporate Social Responsibility" and "Exclusive Zone for Investors" were established on the company's website (http://www.aleees.com). Sustainability Report is updated every year to disclose the promotion outcomes for Ethical Corporate Management Best Practice Principles.

- (10) The Status of Execution of the Internal Control System
 - i. Declaration of Internal Control: Please refer to page 147 of this annual report.
 - ii. Report by the CPAs on the Review of the Internal Control System: None
- (11) In the most recent year and up to the date of the annual report, where the company and its internal personnel were punished in accordance with the law, or the company has punished its internal personnel for violating the provisions for the internal control system, if the results of penalty could make a significant impact on shareholders' equity or the price of securities, the content of the penalty, major faults and the circumstances of improvement shall be listed here: None
- (12) Major Resolutions of the Shareholders' Meeting and the Board of Directors in the most recent year up until the date this report was published

Meeting Date	Major Resolutions	Implementation		
	1. The Company's 2022 (Year 111) annual business report and financial statements proposal.	Resolution passed		
	2. The Company's 2022 (Year 111) loss compensation proposal.	Resolution passed		
	3. The Company's proposal to conduct private	Resolution passed and execution completed as		
June 15 th , 2023	placement of common stock.	resolved in the Shareholders' Meeting		
(Regular	4. The proposal to amend the Company's "Articles of	Resolution passed and execution completed as		
Shareholders'	Incorporation".	resolved in the Shareholders' Meeting		
		Elected list:		
Meeting)		Director : Sheng-Shih Chang · Re-Yang		
	5. Comprehensive election of the board of directors of	Chu 🔨 Yu-Mei Lee		
	the company.	Independent Director : Pao-Sheng Wei >		
		Chao-Chin Li 、 Neng-Chieh Shih 、		
		Chuan-Chang Chang		
	6. The case to lift the restriction on new directors from	Resolution passed and execution completed as		

i. Major Resolutions of the Shareholders' Meeting in 2023

Meeting Date	Major Resolutions	Implementation
	competing with the company.	resolved in the Shareholders' Meeting

ii. Details of major resolutions adopted by the Board of Directors in the most recent year up

until the date this report was published:

Meeting Date	Major Resolutions
2023/01/12	The Company's operating plan and budget for 2023, including its subsidiaries and affiliates.
	1. The Company's 2022 annual report and financial statements.
	2. The Company intends to carry out a private placement of ordinary shares
	3. The resolution passed at the 2022 shareholders' meeting to discontinue the private placement of
	ordinary shares.
	4. The Company intends to carry out a cash increase in capital and issue new shares in 2023.
	5. The engagement of an accounting firm to audit the Company's 2023 financial statements and to
	evaluate the independence of the accountant.
	6. Pre-approval of the accountant, their firm, and related enterprises to provide non-assurance services to
	the Company.
2023/03/10	7. The internal control system statement for the Company and its subsidiaries and affiliates for the year
	2022.
	8. The proposed revision of certain provisions of the Company's Articles of Incorporation.
	9. Comprehensive re-election of the Company's board of directors.
	10. The Company intends to provide endorsement guarantees for its subsidiary, Taiwan Lekai Electric
	Energy Technology Co., Ltd.
	11. Advanced Lithium Electrochemistry Co., Ltd., a subsidiary of the Company, intends to provide
	endorsement guarantees for the Company.
	12. The greenhouse gas inventory and verification schedule plan for Advanced Lithium
	Electrochemistry Co., Ltd.
	1. The company will accept the list of candidates for directors and independent directors nominated b
	shareholders with the right to nominate under the Company Act at the 2023 Annual General Meeting.
2023/05/01	2. The case to lift the restriction on new directors from competing with the company.
	3. The proposed amendment to the reasons for convening the 2023 Annual General Meeting.
	4. The proposed operation plan for the acquisition and disposal of assets of subsidiary Aleees UK Ltd.
2023/06/15	1. Election of the Chairman of the Board of Directors of the Company.
	2. Proposal for the appointment of members of the 4th Nomination Committee of the Company.
2023/06/15	Appointment of members of the 5th Remuneration Committee of the Company.
	1. To discuss the remuneration of directors of the Board of Directors of the Company.
	2. The Company's proposed cash capital increase to its subsidiary, Aleees US, Corp, and indirectly to it
	subsidiary, Aleees Texas LLC.
2023/06/15	3. The company drew up to apply for a capital loan from its subsidiary, Advanced Lithiur
	Electrochemistry Co., Ltd.
	4. The Company intends to provide an endorsement guarantee for its subsidiary, Advanced Lithiun
	Electrochemistry Co., Ltd.
	1. The financial report of the first half of the year 2023 for the company and its subsidiaries.
	2. The Company intends to participate in the cash capital increase and issuance of new shares by i
	subsidiary, Advanced Lithium Electrochemistry Co., Ltd.,
	3. Subsidiary Advanced Lithium Electrochemistry (HK) Co., Limited, a subsidiary, against Advanced
2023/08/11	Lithium Electrochemistry (Shanghai) Co., Ltd. in relation to the improvement plan for the excess
	the capital loan and balance.
	4. Whether the other receivables of Aleees AU Pty Ltd. a subsidiary of Advanced Lithiu
	Electrochemistry Co., Ltd., which exceeded the normal credit period of 3 months and have not bee
	recovered in a significant amount, are in the nature of capital loans.
	1. Preparation of the 2024 audit plan for the company and its subsidiaries.
	2. Proposed to agree to the case of Advanced Lithium Electrochemistry (HK) Co., Limited, a subsidiar
2023/11/10	of the Company, against Advanced Lithium Electrochemistry (Shanghai) Co., Ltd.
	3. The Company intends to increase its capital in cash in its subsidiary, Aleees US, Corp., and indirectly
	in its subsidiary, Aleees UK Ltd.
	1. Or sections where a different set for the second section and its section for the second 2024
2023/12/18	1. Operating plan and budget for the company and its subsidiaries for the year 2024.

Meeting Date	Major Resolutions
2024/01/25	 The issuance of performance bonuses and the implementation of performance appraisal of the company's managers in 2023. A statement on the progress of the dispute over the strategic alliance between the Company and FDG Electric Vehicles (Holdings) Limited, FDG Power Limited and FDG Dynamics Investment Limited.
2024/03/08	 1.Annual business report and financial statement of the company for the year 2023. 2.Internal control statement of the company and its subsidiaries for the year 2023. 3.Application for fund loan to Advanced Lithium Electrochemistry Co., Ltd., a subsidiary.
2024/04/11	 Annual business report and financial statement of the company for the year 2023. The company intends to handle the case of capital reduction to make up for losses. Discontinuation of private placement of common shares approved at the 2023 shareholders' meeting. Private placement of common shares for capital increase. Appointment of the accounting firm for the public expense and independence evaluation of the independent accountant for the financial statement of the company for the year 2023. It is proposed to change the cash capital increase fund utilization plan handled by the Company in 2023. By-election of one independent director of the Company. Revision of certain articles of the company's bylaws. Prepare the date, time, place and agenda of the 2024 annual general meeting of shareholders of the Company. The 2024 Annual General Meeting of Shareholders will accept shareholder proposals and proposals on the period and venue of nominee directors and independent directors. The 2024 Annual General Meeting of Shareholders will accept shareholder proposals and proposals on the period and venue of nominee directors and independent directors.
2024/05/10	 I. Nomination of candidates for independent directors. The case to lift the restriction on new directors from competing with the company. It is proposed to amend the "Operating Regulations for the Acquisition or Disposal of Assets" of a subsidiary, Advanced Lithium Electrochemistry Co., Ltd Prepared the company Aleees India Technology Private Limited. "Methods of acquiring or disposing of assets". Application for fund loan to Advanced Lithium Electrochemistry Co., Ltd., a subsidiary. The Company intends to increase its capital in cash in its subsidiary, Aleees US, Corp., and indirectly in its subsidiary, Aleees Texas, LLC.

- (13) In the most recent year and as of the printing date of this Annual Report, different opinions posed by the directors and supervisors` to the major resolutions passed in the Board of Directors, as backed with written records or declarations in writing: None.
- (14) In the most recent year and as of the printing date of this Annual Report, facts regarding the resignation or dismissal of individuals involved in the writing of the financial report (including but not limited to the chairman, CEO(GM), principal accountant, financial head, principal internal auditor, Corporate governance executive and research & development head):

Summary of resignations and dismissals of relevant people in the company

As of May 15, 2024

			A3	01 Widy 15, 2024
Title	Name	Appointment Date	Dismissal Date	Reason for Dismissal
Corporate Governance Officer	Yi-Jing Lee	2019/11/08	2023/08/11	post adjustment
Corporate Governance Officer	Ling-Ta Chiu	2023/08/11	2024/01/15	post adjustment

Note: The related people of the company mean Chairman
General Manager
principal accounting
officer,principal financial officer
chief internal auditor
corporate governance officerand research and
development officer and so on.

4. Information on the Certified Public Accountant (CPA) fees

Unit: NT\$ thousand

Names of CPA firm	Name of CPA	Duration covered in the audit	Audit fee	Non-audit fee	Total	Remarks
PwC Taiwan	Wei-Hao Wu Yen-Na Li	Jan 1, 2023 ~ Dec 31, 2023	5,010	1,000	6,010	Non-audit fees refer to fees other than audit fees, including cash capital increase and decrease to offset losses review, tax certification, and transfer pricing reports, etc.

- (1) When the Company changes accounting firms and the audit fee in the year of change is lower than the audit fee in the previous year prior to the change, the total amount in audit fees for the two years in question and the reasons for the discrepancy should be disclosed: N/A
- (2) When the audit fee decreases by 10% or more in comparison to the preceding year, the decreased amount, ratio of decrease and reasoning should be disclosed: N/A.

5. Information on the Change in the CPAs

(1) Information on the Former CPAs

Date of change	Since	2023 first qu	arter		
Dute of change				ce rotation of Price	ewaterhouseCoopers
Cause and explanation of					rst quarter Certified
Cause and explanation of					
change					n were replaced by
	~			ei-Hao Wu and Ya	an-Na L1.
Explanation about whether the		Partie	es concerned		
change resulted from				By the CPAs	By the Appointer
voluntary termination or	Facts				
rejection of appointment or	Volu	ntary terminat	ion		
reappointment by the	Rejec	tion of appoin	ntment or		
appointer or the CPAs	reapp	ointment			
Other issues (except for	N/A				
unqualified issues) in the audit					
reports within the last two					
years					
			Accounting	g principles and pr	actices
	* *			of financial staten	
	Yes			eps of audit	
Differences with the company			Others	-F	
	No	V	others		
		anation			
Other facts of disclosure	None				
(Facts to be disclosed under	None				
Items 1-4 to 1-7,					
Subparagraph 6, Article 10 of					
the Regulations Governing Information to be Published in					
Annual Reports of Public	1				
Companies)					

(2) About the succeeding CPAs

<u> </u>	
Name of CPA House	PwC Taiwan
Names of CPAs	CPA Wei-Hao Wu /CPA Yan-Na Li
Date of retaining	Since 2023 first quarter
Consultation results and opinions on accounting	N/A

- (3) The opinions provided by the former CPAs according to Items 1 and 2-3, Subparagraph 6, Article 10 Regulations Governing Information to be Published in Annual Reports of Public Companies: N/A
- 6. The Company's Chairman, CEO(GM), the manager in charge of financial affairs or accounting affairs having served with the verifying Certified Public Accountant House or its related companies over the past year

None

- 7. Transfer of shares, pledge or change in equity by the directors, supervisors, managers and major shareholders holding over 10% of the aggregate total in the recent fiscal year and as of the printing date of this Annual Report
 - (1) Status of change in shares held by directors, supervisors, managers and main shareholders holding over 10% of the aggregate total

Unit: shares

				Unit. shares		
		20)23	As of May 15,2024		
Title(Note1)	Name	Increase	Increase	Increase	Increase	
		(decrease) in	(decrease) in	(decrease) in	(decrease) in	
		shares held	shares pledged	shares held	shares pledged	
Chairman cum CEO	Sheng-Shih Chang	34,882	—		—	
Former Director	Jaime Che	—	—	_	—	
r officer Director	Chi-Kei Ching	—	—	_	—	
New Director	Re-Yang Chu	25,528	—	_	—	
INEW Director	Yu-Mei Lee	_	—	_	—	
	Hsuan Wang	—	—	_	—	
F	Yie-Yun Chang	—	—	_	—	
Former Independent Director	Chian-Hsiu Lee	—	—	_	—	
	Jhih-Da Yan	—	—	_	—	
	Chao-Chin Li	—	—	_	—	
Novital	Neng-Chieh Shih(Note3)	_	_		—	
New Independent Director	Pao-Sheng Wei	_	—	_	—	
	Chuan-Chang Chang(Note2)	_	_		—	
Chief, Finance & Accounting Dept.	Siang-Cyuan Zeng	—	_	_	—	
	Yi-Jing Lee(Note4)	_	—	_	—	
Corporate Governance Officer	Ling-Ta Chiu(Note4)					
	Yen-Ling Chao(Note4)					
Shareholder with over 10% ownership	FDG Kinetic Limited's custodian account with KGI BANK	—	_	_	_	

		20	023	As of Ma	y 15,2024
Title(Note1)	Name	Increase	Increase	Increase	Increase
× ,		(decrease) in	(decrease) in	(decrease) in	(decrease) in
		shares held	shares pledged	shares held	shares pledged

Note1: The term of office of the fourth nomination committee will be from 15 June 2023 to 14 June 2026. Note 2: The resignation of independent director Chuan-Chang Chang will take effect on January 1, 2024. Note 3: The resignation of independent director Neng-Chieh Shih will take effect on May 15, 2024.

Note 4: On August 11, 2023, the board of directors approved Ling-Ta Chiu new head of corporate governance and dismissed Yi-Jing Lee as the head of corporate governance; On January 25, 2024, the board of directors approved Yen-Ling Chao new head of corporate governance and dismissed Ling-Ta Chiu as the head of corporate governance

- (2) Information on the relationship between counterparties with regards to share transfer: None.
- (3) Information on the relationship between counterparties with regards to pledged shares: None.

8. Information on the top-10 shareholders of the Company being related parties, spouses, or relatives within the second degree of kinship among themselves

Name (Note 1)		Shareh	nolding		& Minor olding	Sharehold Name o	ling in the f Others	Names and Top 10 Sh who have Relations within th Degree of	024; Unit: s Relations of areholders e Spousal hips or are e Second Kinship of r (Note 3)	Remarks
		Number of Shares	Share- olding Rate	Number of Shares	Share- olding Rate	Number of Shares	Share- olding Rate	Title (Or Name)	Relation	
FDG Kinetic Lir account with KG		9,283,146	11.18	N/A	N/A	—	—	None	None	
Jie-Rong Ciou		1,377,514	1.66	_	_	_	_	None	None	
RONG FENG	Legal Person	928,721	1.12	N/A	N/A	—	—	None	None	
INDUSTRIAL CO., LTD.	Representative: Tian-Rong Huang	_	—	—	_	—	_	None	None	
WILL TREND	Legal Person	814,634	0.98	N/A	N/A	-	-	None	None	
CORPORA- TION	Representative: Miao-Ying Shen	_	—	—	—	—	—	None	None	
Ching-Yi Tseng		747,014	0.90	—	_	—	—	None	None	
Ching-Fu Tseng		735,300	0.89	_	—	—	—	None	None	
Jui-Che Tsai		647,885	0.78	—	_	—	_	None	None	
San-Tsai Tsai		526,000	0.63	—	_	—	—	None	None	
Zhe-Kai Chang		520,000	0.63	—	_	—	_	None	None	
Jia-Ling Tsai		506,579	0.61	—	—	—	—	None	None	

Note 1: The top-10 shareholders shall be fully listed and if the shareholder is a corporate shareholder, the names of the corporate shareholder and representative shall be separately listed.

Note 2: Calculation of shareholdings ratio refers to the shareholdings ratio held in the name of the shareholder, spouse, underaged children, or using the name of others.

Note 3: The listing above of shareholders disclosed shall include corporations and individuals, as well as their relationships according to the Regulations Governing the Preparation of Financial Reports by Issuers.

9. Company, company directors, supervisors, managers and businesses controlled by the Company directly or indirectly pertaining to the same re-investment business supporting share volume, and the consolidated shareholdings rate combined and calculated

					11141 011 0 1, 2	024, Unit.shales
Name of Related Companies	Investment by the Company		supervisors, ma directly or indir	by directors, anagers and the rectly controlled pany	Comprehensive investment	
(Note 1)	Number of Shares	Shareholding Rate	Number of Shares	Shareholding Rate	Number of Shares	Shareholding Rate
Advanced Lithium Electrochemistry Co., Ltd.	246,640,000	100.00%	_	_	246,640,000	100.00%
Advance Lithum Electrochemistry (HK) Co., Ltd	19,330,000	100.00%	_	_	19,330,000	100.00%
Advance Lithium Electrochemistry (Shanghai) Co., Ltd	(Note2)	100.00%	_	_	(Note2)	100.00%
Aleees Eco Ark Co., Ltd. (Note 3)	52,800,000	100.00%	—	—	52,800,000	100.00%
Aleees US, Corp. (Note 4)	32,300,000	100.00%	—	_	32,300,000	100.00%
Aleees AU Pty. Ltd. (Note 5)	1,630,000	100.00%	_	_	1,630,000	100.00%
Aleees Texas, LLC	1,100,000	100.00%	_	_	1,100,000	100.00%
Aleees EU SARL	100,000	100.00%	_	—	100,000	100.00%
Aleees UK, Ltd.	550,000	100.00%	_	_	550,000	100.00%
Aleees India Technology Private Limited.(註 6)	800,000	100.00%	_	_	800,000	100.00%

Note 1: The related company adopts the equity method for long-term investments.

Note 2: Refers to limited liability companies and has no shareholdings.

Note 3: This company has been dissolved by resolution in the twentieth meeting of the seventh session of the Board of Directors, and is currently undergoing liquidation.

Note 4: Advanced Lithium Electrochemistry (US), LLC., renamed to Aleees US, Corp. on April 15, 2022.

Note 5: Aleees AU Pty. Ltd, renamed to Aleees AU Pty. Ltd. on May 20, 2022.

Note 6 : The company registered and acquired 100% ownership of Aleees India Technology Private Limited. on November 28, 2023.

IV. Capital Raising Status

1. Capital and Shares

- (1) Source of Capital
 - i. Process of Capital Formation

Unit: shares; NT\$

		Authoriz	zed capital	Paid-in	n capital	Remarks					
Year and month	Issue price	Shares	Amount	Shares	Amount	Source of capital	Paid by property other than cash	Other			
Jul 2011	NT\$10			103,081,251	1,030,812,510	Execute share swap (Note)		_			
Jun 2012	NT\$10			113,081,251	1,130,812,510	Capital Increase in cash of NT\$100,000,000	_	_			
Jul 2012	NT\$10	200.000.000	2,000,000,000	112,953,654	1,129,536,540	Cancellation of treasury stock of NT\$1,275,970		_			
Jun 2013	NT\$10	200,000,000	200,000,000	200,000,000		_,,,,.	127,953,654	1,279,536,540	Capital Increase in cash of NT\$150,000,000	_	_
Dec 2013	NT\$10					142,073,654	1,420,736,540	Capital Increase in cash of NT\$141,200,000	_	_	
Feb 2015	NT\$10			164,573,654	1,645,736,540	Capital Increase in cash of NT\$225,000,000		_			
Aug 2016	NT\$10	300,000,000	3,000,000,000	210,573,654	2,105,736,540	Issue and private placement of new shares of NT\$460,000,000		_			
Jul 2019	NT\$10	300,000,000	3,000,000,000	241,573,654	2,415,736,540	Capital Increase in cash of NT\$310,000,000	_	_			
May 2020	NT\$10	300,000,000	3,000,000,000	130,019,664	1,300,196,640	capital reduction plan to offset company losses of NT\$ 1,115,539,900		_			
Jul 2020	NT\$10	300,000,000	3,000,000,000	160,019,664	1,600,196,640	Capital Increase in cash of NT\$300,000,000	_	_			
May 2021	NT\$10	300,000,000	3,000,000,000	92,099,689	920,996,890	capital reduction plan to offset company losses of NT\$ 679,199,750		_			
Nov 2021	NT\$10	300,000,000	3,000,000,000	60,000,000	600,000,000	capital reduction plan to offset company losses of NT\$ 320,996,890	_	_			
May 2022	NT\$10	300,000,000	3,000,000,000	70,000,000	700,000,000	Capital Increase in cash of NT\$600,000,000	_	_			
Sep 2023	NT\$10	300,000,000	3,000,000,000	83,000,000	830,000,000	Capital Increase in cash of NT\$130,000,000	_	_			

Note: The Company has applied for listing in Taiwan and the face value of each share is NTD10. Upon the resolution passed by the Board of Directors on Jun 27th, 2011, the face value of the Company capital stock has changed from USD 0.10 to NTD 10 according to the laws of the Cayman Islands. Based on 10,882,247 new shares with the face value of NTD10 per share, the Company has exchanged them with 34,360,417 issued common stock shares with the face value of USD 0.10 from shareholders listed in the Registry of Shareholders. The Company has also transferred NTD 921,990,040 from its capital stock premium account into its capital stock, paying the difference of the subscribed shares of 92,199,004 shares with the face value of NTD 10 per share (hereafter referred to as "shares paid-in capital stock"), to be used in the issuance and distribution to all Company shareholders. After this issuance and transferring in of shares paid-in capital stock, the Company has issued a total of 103,081,251 NTD-denominated shares with the face value of NTD 10 per share. The amount of issued capital is NTD 1,030,812,510.

ii. Types of shares issued

April 30, 2024 ; Unit: shares

		1 /		
Trues of shows	Au	thorized capital		Demodes
Type of share Outstanding shares		Unissued shares	Total	Remarks
Common Shares	83,000,000	217,000,000		 (1) TPEx primary listed stocks (2) Privately placed 9,283,146 shares not
				listed (note)

Note: The number of shares outstanding is 73,716,854 shares. The remaining 9,283,146 shares, are held by private placement investors. According to Article 43-8 of the Securities & Exchange Act, unless in the situations otherwise specified by laws, the shares issued to private placement investors are not freely transferrable within three years after issue. We intend to apply to the competent authorities for the public trading of these shares after this three-year period according to the related laws and regulations.

iii. Relevant information on shelf registration: N/A

						April 30, 2024	Unit: shares
Structure of Shareholders Quantity		Financial institutions	Other corporations	Individuals	Foreign institutions and foreigners	Mainland Chinese and the organizations invested in by Mainland Chinese	Total
Number of People	_	-	191	49,622	50	_	49,863
Shares held	_	_	3,019,364	69,618,776	10,361,860	_	83,000,000
Shareholding rate	_	_	3.64	83.88	12.48	_	100.00

Note:Companies with a primary listing on TPEx are required to disclose the shareholding rate of Mainland Chinese investors; Mainland Chinese Investors: refers to the nationals, corporations, groups and other organizations or other companies invested in located in a third territory stipulated under Article 3 of the Measures Governing Investment Permits for the People of the Mainland Area.

(3) Status of Stock Dispersion

i. Common shares:

	Face value of NT\$ 10 per share ; April 30, 2024 ; Unit: s						
Shareholding grading	Number of shareholders	Number of shares held	Shareholding rate %				
1 to 999	38,784	2,914,063	3.51				
1,000 to 5,000	8,690	17,274,652	20.81				
5,001 to 10,000	1,267	9,237,432	11.13				
10,001 to 15,000	369	4,528,128	5.46				
15,001 to 20,000	215	3,837,747	4.62				
20,001 to 30,000	199	4,842,631	5.83				
30,001 to 40,000	107	3,717,513	4.48				
40,001 to 50,000	67	2,999,657	3.61				
50,001 to 100,000	92	6,246,003	7.53				
100,001 to 200,000	47	6,378,016	7.68				
200,001 to 400,000	13	3,581,730	4.32				
400,001 to 600,000	6	2,908,214	3.50				
600,001 to 800,000	3	2,130,199	2.57				
800,001 to 1,000,000	2	1,743,355	2.10				
Over1,000,001	2	10,660,660	12.84				
Total	49,863	83,000,000	100.00				

- ii. Preferred Shares: The Company has not issued preferred shares
- (4) List of main shareholders: The names, number of shares held and shareholding ratio for shareholders holding more than 5% of total issued shares of the Company or ranking as one of the top-10 shareholders are listed clearly below:

April 30, 2024; Unit: shares

	1	
Names of Main Shareholders	Number of	Shareholding
Names of Main Shareholders	shares held	rate %
FDG Kinetic Limited's custodian account with KGI BANK	9,283,146	11.18
Chien-Jung Chiu	1,377,514	1.66
RONG FENG INDUSTRIAL CO., LTD.	928,721	1.12

April 30, 2024; Unit: shares

	Normhan af	Chanah aldin a
Names of Main Shareholders	Number of	Shareholding
	shares held	rate %
WILL TREND CORPORATION	814,634	0.98
Ching-Yi Tseng	747,014	0.90
Ching-Fu Tseng	735,300	0.89
Jui-Che Tsai	647,885	0.78
San-Tsai Tsai	526,000	0.63
Zhe-Kai Chang	520,000	0.63
Jia-Ling Tsai	506,579	0.61

(5) Market price per share, net value, earnings and dividends and other related information for the most recent 2 years:

					Unit: NTD
Item		Year	2022	2023	As of May 15,2024
Market price per	I	Highest	102	80.80	48.05
share	I	Lowest	46.4	45.40	34.30
(Note 1)	A	Average	73.07	66.98	41.08
Net Value per	Before	e distribution	10.20	9.11	8.11
share	After	distribution	10.20	Not yet distributed	_
	Weighted average shares (thousands of shares)		70,000	74,167	83,000
Earnings Per Share	Original earnings per share (Note 2)		(6.0)	(7.0)	(1.0)
		ly adjust earnings are (Note 2)	(6.0)	(7.0)	(1.0)
	Cash	n dividends	None	(Note7)	—
Dividends per	Stock	From retained earnings	None	_	_
share	grants	From capital reserve	None	_	_
	Retained Dividends (Note 3)		None		—
	PE rat	io (Note4)	_	(Note 7)	_
ROI Analysis	Dividend-P	rice ratio (Note 5)	_	(Note 7)	-
	Cash divide	end yield (Note 6)	None	(Note 7)	_

Note 1:The highest and the lowest market prices during the year, and the mean price calculated based on trading value and trading volume of the individual year.

Note 2:The earnings per share before and after adjustment provided if retrospective adjustment is required due to the issue of stock grants.

Note 3:If the terms of issue of equity securities state that the current year's dividends that have not yet been distributed must accumulate until the annual distribution of earnings per share, the figures for the current year's dividends that have not yet been distributed should be disclosed separately.

Note 4:PE ratio = Average closing price per share in the current year/earnings per share.

Note 5:Dividend-Price ratio = Average closing price per share in the current year/cash dividend per share.

Note 6:Cash dividend yield = Cash dividend per share/ Average closing price per share in the current year.

Note 7: We reported post-tax losses in 2022 and hence the board has decided not to distribute dividends. This is still to be ratified by the 2022 General Shareholders' Meeting.

- (6) The Company's share dividend policy and status of implementation
 - i. Share dividend policy as defined in the Company's Articles of Incorporation

If the Company reports profit in any given year, 1-10% of said profits shall be given to the Company's employees and no more than 1% shall be given to the Directors as a bonus. However, when the Company has accumulated losses, funds to compensate for the losses shall be retained in advance. Employee bonuses must take the forms of either stocks or cash; the receivers of the bonuses must include subordinates who fit the criteria set by the Board of Directors or authorized personnel. The distribution of employee bonuses must be passed through resolution in a meeting of the Board of Directors in which at least two-thirds of the directors are present and more than half of those presents vote yes; the results shall be reported to the Shareholders' Meeting. The Board of Directors shall adhere to the methods listed below to propose guidelines for the distribution of dividends and said guidelines have to pass through ordinary resolution in the Shareholders 'Meeting.

- (i) Pay taxes
- (ii) Compensate for previous losses
- (iii) Deposit 10% as a statutory surplus reserve. This does not apply if the statutory surplus reserve has reached the company's total capital.
- (iv) When necessary, set aside or reverse special reserves.

The Board of Directors shall make proposals for the allocation of the remaining profit (based on the amount after items one to four above have been deducted, and with the initial non-allocated profit added) and distribute the profit based on resolution in the Shareholders' Meeting.

Any remaining profits may be allocated as a dividend. The company is in the initial stages of industry development, and the corporate life cycle is in a stage of positive growth. To respond to plans in the future for the expansion of operations, and considering the dividend balance and shareholders' rights, the dividend shall be allocated to shareholders in the form of cash or newly issued stocks (meaning that shareholders shall apply such sums to paying in full the unissued shares for allotment and distribution, crediting the shares as paid in full and can be distributed amongst them in the proportion aforesaid) in a combination of both cash and stocks, or in the form of a bonus. The actual issuance ratio authorized by the Board of Directors is in accordance with the Company Act and other public company regulations. Finance, business and management factors are considered before making the allocation. However, a dividend allocation shall not be less than 10% of the remaining profit, and the cash dividend portion of the allocation shall not be less than 10% of the total dividend amount.

- ii. Proposed distribution of share dividends in the current year: None.
- (7) The impact of the issuance of bonus shares proposed in the current Shareholders' Meeting on the Company's business performance and earnings per share (EPS): None.
- (8) Bonuses and Compensation to Employees, Directors and Supervisors
 - i. The percentage or range of employee bonuses and compensation for directors and supervisors are stated in the Company Articles of Incorporation: Please refer to Subparagraph (6)-i above on the explanation of the policy of share dividends.
 - ii. The accounting process used in the event that the basis for estimating the amount of employee, director, and supervisor compensation, for calculating the number of shares to be distributed as employee compensationin the current period has discrepancy with the actual amount being

disbursed: N/A

- iii. Information on any approval by the Board of Directors of the distribution of compensation:
 - The case for distributing earnings for 2023 was proposed to not be carried out by the Company's Board of Directors.
 - (ii) The amount of any employee compensation distributed in cash or stocks and compensation for directors and supervisors: N/A
 - (iii) The amount of any employee compensation distributed in the form of stocks, and the size of that amount as a percentage of the sum of the after-tax net income stated in the parent company only financial reports or individual financial reports for the current period and total employee compensation: N/A
- iv. The actual distribution of employee, director, and supervisor compensation in the previous fiscal year: The Company did not distribute any employee, director or supervisor compensation in 2022. The Board has decided not to distribute employee bonuses for 2023. The compensation expected to be paid to the directors is NTD 5.395 million.
- (9) Information on the Company's stocks being repurchased by the Company: No repurchasing of Company shares occurred in the most recent year up until the printing date of this annual report.

2. Status of Company debt (including overseas Company debt) arrangements

None

3.Issuance of preferred shares

None

4. Issuance of overseas deposit receipt certificates (DRC)

None

5. Issuance of employee stock option certificates

None

6. Restriction upon employees in rights over new shares

None

7. Status of Merger

None

8. Inward transfer of other firms' new shares

None

9. Implementation of Capital Utilization Plans

- (1) The information regarding implementation of the plans for the use of funds collected through capital increase through the private placement of marketable securities in 2021 is as follows:
 - i. Contents of the Plan
 - (i) Date and file number of approval granted by the competent authorities in charge of the subject enterprise: Jin-Guan-Cheng-Fa-Zi 1110333724 dated March 8, 2021.
 - (ii) Total funds required for the Project: NT\$600 million.
 - (iii) Source of capital: Private placement to issue 10,000,000 new shares at NT\$10 par value,

and issue them at NT\$60 per share, to raise a total of NT\$600 million.

(iv) Contents of the Plan and schedule to use the fund:

					Unit: NT\$	Thousand	
Contonto of the	Saha dala d Data	Tetal for de	Scheduled disbursement of the funds				
Contents of the Plan	Scheduled Date of Completion	Total funds	2022			2023	
Flall	of Completion	required	Q2	Q3	Q4	Q1	
Repay bank loan	2022 Q2	230,000	230,000				
Replenish operational capital	2023 Q1	370,000	30,000	110,500	112,500	117,000	
Tot	600,000	260,000	110,500	112,500	117,000		

ii. Implementation Status

Units: NT\$ Thousand

Contents of the Plan	Facts	of implementation	on	Progress ahead of or behind schedule, the reasons and the improvements of plan		
	Amount	Anticipated	230,000			
Damas have been	disbursed	Actual	230,000	Has been fully implemented in the second		
Repay bank loan	Progress of	Anticipated	100.00%	quarter of 2022 according to the original plan.		
	implementation (%)	Actual	100.00%			
	Amount	Anticipated	370,000			
Replenish operational	disbursed	Actual	370,000	It was completed in the fourth quarter of 2022, and the actual progress was slightly		
capital	Progress of implementation (%)	Anticipated	100.00%	ahead of the original plan, taking into account capital scheduling and early use.		
		Actual	100.00%			
	Amount	Anticipated	600,000			
Total	disbursed	Actual	600,000			
Total	Progress of	Anticipated	100.00%]		
	implementation (%)	Actual	100.00%			

As shown in the table above, our company's cash capital increase in 2021 was used to enrich operating funds and repay bank loans, and has been executed according to the original plan.

- iii. The discrepancy between the anticipated benefits and the actual achievement
 - (i) The cash capital increase plan for 2021 was completed on May 18, 2022, with the full amount of fundraising of NT\$600 million, which was originally planned to enrich operating funds and repay bank loans. The overall funding execution progress is 100%, so there should be no significant differences between the expected and actual benefits achieved.
 - (ii) The analysis for achieved benefits is shown as follows:

			Units: NT\$ Thousand
Item/Year		2021 (Before fundraising)	2022 Q2 (After fundraising)
	Current assets	480,674	882,721
	Current liabilities	394,539	441,879
Financial	Total liabilities	598,329	564,023
information	Operating Revenues	312,868	223,361
	Interest expense	9,352	6,995
	Net loss before tax	(558,686)	(187,166)

Item/Year		2021 (Before fundraising)	2022 Q2 (After fundraising)	
	EPS	(9.31)	(2.98)	
Financial	Debt to asset ratio	54.64	37.92	
Structure	Long-term funds to property, plant and equipment ratio	144.73	215.81	
C a la com a com	Current ratio	121.83	199.77	
Solvency	Quick ratio	81.92	148.24	

The company has completed the plan of using the raised funds to increase working capital and repay bank loans, as originally planned. After examining the relevant ratios of the company's financial structure and debt repayment ability before and after the fund-raising, the company's debt-to-equity ratio decreased from 54.64% in 2021 to 37.92%, the ratio of long-term funds to property, plants and equipment increased from 144.73% to 215.81%, the current ratio increased from 121.83% to 199.77%, and the quick ratio increased from 81.92% to 148.24%, all of which have improved compared to before the fund-raising. Overall, the company's cash increase has obtained long-term and stable funds from the capital market, which has moderately improved the ability to repay debts. Therefore, the benefits of this fund-raising plan are reasonable.

- (2) The information regarding implementation of the plans for the use of funds collected through capital increase through the private placement of marketable securities in 2023 is as follows:
 - i. Contents of the Plan
 - (i) Date and file number of approval granted by the competent authorities in charge of the subject enterprise: Jin-Guan-Cheng-Fa-Zi 1120338936 dated July 27, 2023.
 - (ii) Total funds required for the Project: NT\$559 million.
 - (iii) Source of capital: Private placement to issue 13,000,000 new shares at NT\$10 par value, and issue them at NT\$43 per share, to raise a total of NT\$559 million.
 - (iv) Contents of the Plan and schedule to use the fund: A. Originally projected progress:

Unit: NT\$ Thousand

	Saha dula d Data	Tatal from da	Scheduled disbursement of the funds					
Contents of the Plan	Scheduled Date of Completion	Total funds required	2023		20	24		2025
			Q4	Q1	Q2	Q3	Q4	Q1
Replenish operational capital	2024 Q2	187,000	135,000	42,000	10,000	—	_	—
Purchase of machinery and equipment	2025 Q1	200,000	40,000	2,000	54,000	32,000	6,000	66,000
Repay bank loan	2023 Q4	172,000	172,000		—	—	_	—
Total	559,000	347,000	44,000	64,000	32,000	6,000	66,000	

B. Projected progress after the change:

On April 11, 2024, the Board of Directors passed a resolution to amend the capital utilization plans for cash capital increase in 2023. The initially proposed expenditure of NT\$ 200,000,000 for the purchase of machinery and equipment has been revised downward to NT\$ 80,000,000. The remaining funds will be redirected towards replenishing operational capital, with the initially planned NT\$ 187,000,000 will now be increased to NT\$ 307,000,000. This adjustment is due to a significant depreciation in equipment values, necessitating the postponement of machinery and equipment purchase to minimize expenses. The existing factory space will be utilized for configuring production lines, leveraging the commonality of certain machinery and equipment. Consequently, the purchase amount for machinery and equipment has been revised down to NT\$ 80,000,000 to improve flexibility in fund utilization and efficiency. The revised schedule is expected to proceed as follows:

	Calcadada da Data	Tatal for da	Scheduled disbursement of the funds					
Contents of the Plan	Scheduled Date of Completion	required	2023		20	24		2025
			Q4	Q1	Q2	Q3	Q4	Q1
Replenish operational capital	2024 Q2	307,000	135,000	42,000	10,000	40,000	40,000	40,000
Purchase of machinery and equipment	2025 Q1	80,000	—		—	_	25,000	55,000
Repay bank loan	2023 Q4	172,000	172,000	_	—	—	_	—
Total	Total			42,000	10,000	40,000	65,000	95,000

ii. Implementation Status

Units: NT\$ Thousand

Contents of the Plan	Facts of implem	nentation	Q4 2020	Progress ahead of or behind schedule, the
	I I		-	reasons and the improvements of plan
	Amount disbursed	Anticipated	177,000	Up to the end of the first quarter of 2024, the Company has actually utilized
Replenish operational		Actual	187,000	NT\$187,000,000 to replenish operational
capital	Progress of implementation	Anticipated	94.65%	capital, exceeding the scheduled progress by 5.35%. No major differences have
	(%)	Actual	100%	been observed thus far.
	Amount disbursed	Anticipated	,	Due to the price drop of the intended machinery and equipment purchases, the purchase of machinery and equipment
		Actual	0	has been postponed to mitigate potential losses. This allows the feasibility evaluations of installing verification and
Purchase of machinery and equipment		Anticipated		demonstration equipment within the existing factory premises, while also
	Progress of implementation (%)	Actual	0	maximizing the efficiency through the shared use of certain existing machinery and equipment. The proposed amendment to the capital utilization plan was formally submitted and resolved by the Board of Directors on April 11, 2024.
		Anticipated	172,000	Follow the original plan and
Den en henk laar	Amount disbursed	Actual	172,000	implemented in the Four quarter of 2023.
Repay bank loan	Progress of	Anticipated	100%	
	implementation (%)	Actual	100%	
Tatal	Amount disburged	Anticipated	391,000	
	Amount disbursed	Actual	359,000	
Total	Progress of implementation	Anticipated	69.95%	
	(%)	Actual	64.22%	

- iii. The discrepancy between the anticipated benefits and the actual achievement
 - (i) The 2023 capital increase by cash project of the Company was completed on Sep 6th, 2023, with a total amount NTD 559,000,000 collected. As of March 31, 2024, the actual expenditure amounted to NT\$ 359,000,000, with the repayment for banks completed as planned in the fourth quarter of 2023. The replenishment of operational capital was completed ahead of schedule in the first quarter of 2024 by 5.35%, which is considered reasonable. However, due to recent significant drops in the prices of machinery and equipment, the purchase of machinery and equipment has been postponed to reduce costs. Instead, the intended funds allocation has been redirected towards the installation of automated verification and demonstration equipment within the existing factory premises, thereby improving flexibility in fund utilization and efficiency while potentially reducing interest expenses. Therefore, the amendment is considered both reasonable and necessary.

(ii) The analysis for achieved benefits is shown as follows:

Units: NT\$ Thousand

	Itom /Voor	2022	2023
	Item/Year	(Before fundraising)	(After fundraising)
	Current assets	680,951	726,426
	Current liabilities	470,716	558,092
T ' ' 1	Total liabilities	586,042	558,092
Financial information	Operating Revenues	707,524	810,294
mormation	Interest expense	11,360	21,964
	Net loss before tax	(398,099)	(467,406)
	EPS	(6.0)	(7.0)
Financial	Debt to asset ratio	45.08	42.47
Structure	Long-term funds to property, plant and equipment ratio	165.97	153.52
Solvenov	Current ratio	144.66	130.16
Solvency	Quick ratio	81.28	93.62

After examining the relevant ratios of the company's financial structure and solvency before and after the fund-raising, the company's debt-to-equity ratio decreased from 45.08% in 2022 to 42.47% in 2023, the ratio of long-term funds to property, plant, equipment decreased from 165.97% to 153.52%, the current ratio decreased from 144.66% to 130.16%, and the quick ratio increased from 81.28% to 93.62%. These fluctuations primarily resulted from the delayed full collection of fundraising proceeds until September 2023, necessitating short-term financing to manage daily operational needs until the funds were fully available. Additionally, the postponement in purchase of machinery and equipment has not yet yielded any benefits. Overall speaking, the company's cash increase has obtained long-term and stable funds from the capital market, thereby improving flexibility in fund utilization and efficiency while potentially reducing interest expenses. Therefore, the implementation status of this fund-rising plan is reasonable.

V. Operational Highlights

1. Business Activities

- (1) Scopes of business
 - i. Main contents of operating business

The Company is an investment holding Company established on November 16, 2007 in the Cayman Islands. According to its business development strategy, the subsidiaries, Aleees (Taiwan) primarily engaged in the production, R&D and sales and marketing of cathode materials for Lithium battery, while Aleees SH acts as a sales and marketing point for the Mainland China market. Starting from 2022, the company will expand its business model to focus on patent technology licensing and transfer, which is a light asset business model, to increase new momentum for stable growth of the company's operations.

ii. Main products and business proportion

Unit: NT \$ thousand;%

Main products	2021		20	22	20)23
Cathode materials for LFP battery	312,868	100.00	602,581	85.17	678,297	83.71
Others(Note)	-	_	104,943	14.83	131,997	16.29
Total	312,868	100.00	707,524	100.00	810,294	100.00

Source: Annual consolidated financial reports of the Company signed and checked by certified accountants. Note: Other items include revenue from technology services, consulting services, etc.

- iii. Existing products (services) :
 - (i) Cathode materials for LFP battery

Since its establishment, Aleees (Taiwan) has been committed to the R&D, production and sales and marketing of cathode materials for LFP battery, and has chosen to use the olivine-structured cathode materials that provide high level of safety as its development direction. It is mainly due to the olivine-structure materials has stable structure and strong intermolecular bonding, therefore, it can provide high level of safety and relatively long cycle life. Among current commercialized lithium battery materials, LFP is featured with the highest level of safety, its cycle use reaches more than 2,000 times, as well as low environmental pollution, and its sources of raw materials are abundant. Therefore, it is considered to be the next generation lithium battery as it is an ideal cathode material that can be applied in the fields like electric vehicles, wind-solar power storage system and alternative to lead-acid battery.

Product Item	Application
Cathode materials for LFP battery	 Electric vehicles Wind-solar power storage system and smart grid Emergency Power supply system 12 V automobile starter 48V micro hybrid power batteries Batteries for 4G and 5G bases Special application for military use and space exploration

(ii) Technical service revenue

A. Licensing fees

The company licenses its patented technology for phosphate-based cathode materials to customers and charges them for the right to use intellectual property at the time of licensing.

B. Royalties

After the licensed customer begins production until 2041, the company collects a certain percentage of the amount based on the production/sales volume of the licensed customer each year.

iv. New products (services) development projects

Cathode materials for lithium battery

- (i) Improvement and optimization of existing products
 - A. The use of more advanced powder design concepts and powder post-processing processes to increase production capacity and production yield, reduce production costs, and enhance products competitiveness in the global market for continually expanding market shares of products.
 - B. Actively introducing a new generation of manufacturing process and equipment to manufacture cathode materials for lithium battery with higher purity, lower impurities and better processing performance by expanding customer base with high-end product application needs.
- (ii) Continue to develop high voltage cathode materials for lithium battery.

Due to the continuous improvement of the energy density of lithium-ion batteries, the Company has been devoted to the development of high-voltage cathode materials such as lithium iron manganese phosphate, lithium vanadium fluorophosphates, and lithium nickel fluorophosphates. Lithium manganese iron phosphate can be used with ternary material, lithium vanadium fluoride phosphate can be used with special electrolyte systems, and lithium nickel fluoride phosphate can be used with solid electrolytes for use in electric vehicles, unique batteries with high energy density and high safety requirements In the market, some products are developed in cooperation with major overseas battery manufacturers to adjust the material properties according to customer test results. We also forcus on clear directions in market application and joint development with customers. These strategies can accelerate development and launching of new products, and provide electric vehicles and energy storage to provide the market the best choice of materials with high quality.

(iii) Developing the Ternary Cathode Material

The ternary cathode material market is gradually shifting towards the high-nickel direction. Combining our rich experience in material development, our company has invested in the development of high-nickel ternary cathode materials with higher energy density, such as lithium-nickel-cobalt-manganese, nickel-cobalt-manganese-aluminum, lithium-nickel-manganese, etc. Some products have been sent overseas for testing. We are committed to commercializing our R&D products, hoping to expand our leading position in the lithium battery material market and enhance our market competitiveness and profitability.

(2) Industry Overview

i. Current Situation and Development of Industry

Secondary batteries (accumulator battery) refer to batteries that can be recharged and discharged repeatedly(equivalent to reusable). Although the lithium batteries are the latest one

to be commercialized, they account for 40% of the secondary battery market due to their high energy density and no memory effect, while the rest 60% of the market that has not yet been captured by lithium batteries is occupied by lead-acid battery.(Such as starter batteries, electric bicycles, uninterruptible power systems(UPS), and so on.) However, the lithium batteries will gradually replace the lead-acid batteries because of environmental protection and zero carbon emission requirements. Two main material technical roadmaps of lithium batteries are lithium iron phosphate and ternary lithium. Lithium iron phosphate batteries have a longer life, are cheaper and safer, but have a lower energy density. This kind of battery is mostly used for energy storage devices, affordable electric vehicles (more cost-effective), electric buses and so on.; In contrast, ternary lithium batteries have higher energy density and a strong battery life, but they have a poor stability and higher cost. The battery is mostly used in 3C digital products and the higher-end electric vehicles. The market competition between lithium iron phosphate batteries and ternary batteries is continuing. At the same time, the industries are constantly pursuing the technological improvements to meet the high cost-effective market demand for the high energy density, long lifetime, high safety and low cost.

The development of sustainable energy is seen as an important trend of environmental protection in global. Currently, over 130 countries have adopted (or announced) the goal of net zero emissions by 2050, and the development of green power has become a global consensus. As countries continuously facilitate the development of renewable energy and increase the proportion of green energy, the construction of energy storage systems in the later stage shall follow. The reason making energy storage important is its stable power supply. Because the renewable energy is an "intermittent energy source", which cannot be generated at any time, and the power output is unstable. And when the irreplaceable proportion of renewable energy is close to 30%, the burden on the arrangement and stability of the power grid becomes greater, and it is easy to cause the large-scale power outages, and even the economic losses. Therefore, the energy storage system is able to smooth the green power output, improve the utilization rate of renewable energy, and maximize the effectiveness of each electric power. These are the key reasons for the development of energy storage.

Along with the zero-carbon, the renewable energy has become an irreversible trend, but it is still highly instable. In addition, the smart power distribution model is also the future energy trend, so the "energy storage industry" will be an important role in the entire green energy economy. Energy storage equipment is widely used in the power systems, and spans from the power generation terminal, transmission, distribution, to the client terminal, including residential, industrial, commercial enterprises and so on. Because the entire power system is involved, the main driving force lies in the support from the government policies. In addition to government policies, customer demand is also expected to increase. With the power outages caused by extreme weather such as storms, wildfires, and heavy rains in recent years, the residents in California, Hokkaido, Japan, and other areas have installed the energy storage systems independently in homes in order to obtain the stable power supply. Driven by the promise of net zero emission, the green power at the enterprise end has increased, and the demand for the energy storage has also increased. BNEF predicted that energy storage systems for residential, commercial and industrial use will become more common, and the energy

storage devices in house and corporate will account for 25% of the world's energy storage devices in the next ten years. Currently, Germany and Japan are the market pioneers, and the markets of Australia and California in the United States are also quite large.

In the wave of green energy transformation, Bloomberg Energy Finance estimates that by 2030, the global investment in stationary energy storage equipment will exceed \$262 billion, with the main markets concentrated in the United States, China, and EU countries. The top five countries in installed capacity will account for 85% of the global total. The United States is expected to continue to hold the throne as the world's largest market until 2025. Overall, the global energy storage industry is expected to enter a period of high-speed growth in the context of carbon neutrality and green energy.

Energy storage batteries do not require high energy density, but are more concerned with battery cost, cycle performance, and lifecycle cost. Lithium iron phosphate batteries have low production costs and high cycle times, making them a preferred option for the energy storage market. While ternary lithium batteries have safety concerns due to frequent explosion incidents, lithium iron batteries have become the first choice for the energy storage market. BNEF believes that rapidly developing battery technology is driving the energy storage market, which is currently dominated by lithium-ion batteries. LFP will be the preferred choice for lithium-ion batteries in stationary energy storage systems.

The global electric vehicle market is developing rapidly, with over 20 countries worldwide setting goals to electrify their vehicles or ban the sale of fossil fuel vehicles, with the target timeline falling between 2025 and 2050. In other words, the transition from fossil fuel vehicles to electric vehicles ranges from as short as 1 year to as long as 16 years. According to a report by the Economist Intelligence Unit, the year-on-year sales volume of global electric vehicles is expected to increase by 21% in 2024, reaching 14.9 million vehicles, accounting for 24.6% of global new car sales, with an overall increase of 3.6%. Over half of these electric vehicles are expected to come from China. In response to the inevitable "Red Wave", automakers in Japan, Europe, and the United States are gradually raising trade barriers or increasing government subsidies. For instance, on December 1, 2023, the U.S. Department of the Treasury announced that effective from 2024, electric vehicle battery components produced or assembled in countries such as China would no longer be eligible for the \$7,500 tax credit under the U.S. Inflation Reduction Act, directly impacting companies from China, Russia, South Korea, and elsewhere. Meanwhile, European Union countries are offering subsidies for electric vehicle purchases, restricted to local production. With significant investments from various automakers in the global electric vehicle market, the demand for electric vehicles is showing a clear trend of growth.

TrendForce believes that as the core component with the highest cost in electric vehicles, reducing the cost of power batteries will be an important strategy for companies' future competition. Companies will pay more attention to reducing battery material costs and ensuring supply chain security, two major issues related to future competitiveness. In order to reduce the cost of electric vehicle batteries, both automakers and EV battery manufacturers are directing their focus towards the implementation of new technologies and chemical compounds. According to data from the International Energy Agency (IEA), batteries

constitute 40% of the total costs of an electric vehicle. Therefore, there is a strong emphasis on adopting new chemical compounds while reducing reliance on expensive metals such as lithium carbonate, nickel, and cobalt. Shifting towards the use of cost-effective EV batteries will allow EV companies to continue reducing prices and develop more attractive pricing strategies for the mass market. However, batteries produced with new materials will take some time before becoming widely available in the market. Under this trend, TrendForce expects that the cost-effectiveness advantage of lithium iron phosphate batteries will become more prominent, and with the continuous progress of technology, they may become the mainstream in the end-market within 2-3 years. The global installation ratio of lithium iron phosphate batteries and ternary batteries will also change from 3:7 to 6:4 in 2024.

Currently, several automakers have shifted towards or initiated investments in more cost-effective battery technologies, including world-leading electric brands such as Tesla and BYD. Tesla has recently shifted towards using the lithium iron phosphate battery (LFP battery) and intends to further expand their usage. Additionally, BYD is actively seeking the development of sodium-ion batteries, which offer a more economical alternative to conventional lithium batteries.

In the future, the energy storage and electric vehicle industries will be the two main application markets for lithium batteries, and the lithium iron phosphate market will steadily grow in the foreseeable future.

Upstream	Midstream	Downstream Applications
Cathode material of lithium iron Anode materials Electrolytes Separator membranes Other parts	 Battery(cells) manufacturing industry Battery module management 	 Power battery application →Electric vehicles →48V microV hybrid power Energy storage battery applications →Energy storage equipment →Smart grid Replace lead acid battery →12V Car start battery →Emergency power supply system →Batteries for 4G and 5G bases

ii. Industry relevance of upstream, midstream and downstream companies

iii. Various product development trends

(i) Lithium iron phosphate batteries are applied in the energy storage battery market

Under the trend of energy conservation and carbon reduction, the countries have successively launched supporting policies to promote the energy storage and electricity consumption environment; The global installation capacity of renewable energy continuously increases, so the solar and wind energy markets have grown significantly. Because of the instability of renewable energy power, the energy storage equipment can supply the power in stable, extending energy storage business opportunities such as homes, industries, and electric vehicles. Also, with the increasing demand for 5G, big data, and cloud computing, the data center market keeps growing, resulting in the increasing demand for energy storage. Currently, over 97% of the world's energy storage solutions are "pumped energy storage", which uses water pumps to deliver water to reservoirs, and sometimes drains water to drive turbines to generate electricity. However,

there are geographical restrictions on energy storage in reservoirs. In case of water shortage in the dry season, there is nothing to do. In contrast, the battery energy storage is more flexible in use. The battery can be placed anywhere without being affected by the weather, and the power supply response is extremely fast, so that the battery assists the power grid for any emergency.

Energy storage is about to go through a ten-year sprint. According to the latest forecast of Bloomberg Energy Finance (BNEF), the global energy storage installations are expected to reach 358GW/1,028 GWh by the end of 2023. The United States and China will be the two main markets, accounting for more than half of the global energy storage installations in 2030. According to the BNEF data, India, Australia, Germany, the United Kingdom and Japan are also important energy storage markets. Whatsoever the incentive policies, the ambitious climate goals and increasing demand for stable power grids, these reasons have promoted the vigorous development of energy storage systems. BNEF considers that the energy storage market is driven by the rapid development of battery technology. Currently, the lithium-ion batteries is the majority, and in the market of fixed energy storage systems, Until 2030, it's believed that LFP is the first choice for lithium-ion batteries.

(ii) The application of lithium iron phosphate materials in the idle-stop vehicle market.

Because of the continuous improvement of automobile fuel consumption standards and the adoption of strict standards by the European Union, automakers started to add the Idle Stop & Start System (ISS) into the vehicles. This system allows the engine to automatically turn off and initiate when at idle speed, thereby reducing the carbon dioxide emissions and fuel consumption. The idle start-stop system was originally powered by the lead-acid batteries. Because the recylcing process of lead-acid battery more easily generates the pollution, it will gradually be replaced by the lithium iron phosphate batteries driven by the environmental protection regulations in the countries.

(iii) The lithium iron phosphate material returns to the mainstream automotive lithium battery market.

The trend of green energy drives the rapid development of electric vehicles. Impacted by the rising prices of raw materials in batteries, the global new energy vehicle brands raise the prices of electric vehicles one after another. Reducing the cost on power batteries will be a ket factor of competition for companies in the future. TrendForce thinks that the power batteries are the most expensive but essential components in electric vehicles, so reducing the cost on power batteries will be an important strategy of competition for companies in the future. Because of its cost-effective advantages, the lithium iron phosphate batteries, with the continuous progress of technology, are estimated to account for more than 60% of the installment in the global power battery market by 2024.

Since Tesla became the spotlight of the world, the ternary lithium batteries have taken as a major role in the electric vehicle batteries. With its ability of powerful instantaneous output, the termary lithium batteries become Tesla's first choice. Instead, the lithium iron phosphate battery (LFP Battery) is regarded as a lower-performance alternative. With the improvement of battery technology and Tesla's shift to LFP battery, the lithium iron phosphate battery suddenly becomes the priority option.

Although a huge gap exists, the expansion scale and expasion speed of the lithium iron phosphate materials will exceed those of ternary materials, based on the production capacity planning of the global new energy battery cathode material industry in the past two years.

iv. Competitive Landscape

At present, there are many well-known manufacturers around the world are developing cathode materials for LFP battery: In addition to the Company, other manufacturers like Shenzhen Dynanonic, Süd-Chemie, , Umicore, Sumitomo Osaka Cement, Pulead Technology, Hunan Shanshan and Shenzhen BTR, etc are active in the market.

The Company uses the sol-gel method to manufacture LFP, its advantage is the synthesis and sintering of phosphate-iron eutectic are carried out first, and then the iron phosphate eutectic and the lithium salt are sintered to obtain a LFP high end product with stable structures and high purity. The application for patent protection of this special manufacturing process has been submitted at home and abroad.

At present, the mass-produced products are better than those produced by the competitors in the industry regarding capacity of electricity, sustainability, and product quality stability. The company actively introduces products with various levels of performance to meet the needs of various customers. We also cooperate with major battery manufacturers to adjust the material properties according to test results offered by customers. To customers buying the batteries, the products that adopts our company's lithium iron phosphate battery cathode materials have high capacity and good quality stability. The battery capacity and product quality stability are relatively high, which can create more benefits for customers.

The company is committed to developing more cost-effective products for customers, and we make more sophisticated improvements in the manufacturing process to produce high-quality products to keep up with the development of new energy vehicles (including hybrid vehicles) and energy storage battery market. In addition, the company is also committed to the development of extending battery life and improving the energy density of battery materials, so as to enhance the competitiveness of the company's products in the global market.

(3) Technology and R&D Overview

i. Technology level and R&D status of Operating Business

Since its establishment in 2005, Aleees (Taiwan), a subsidiary of the Company, has been committed to the development of olivine-structure materials, the key materials for power lithium-ion battery. The development supplemented by the strategy of improving the energy density capacity and cycle life of the product as the main technology roadmap, provides a core technology with competitive advantages in promoting the promotion of electric vehicles and power storage businesses. At present, Aleees (Taiwan) has with its own patented nano-metal oxide co-crystallized lithium iron phosphate, and in response to the needs of different customers, Customized production.

In view of the fact that the battery is still an important part of the current development in the electric car industry, and its high cost is an important consideration as the cathode material accounted for the highest proportion in the overall material cost of battery, as well as being the most significant part in affecting battery performances. In order to resolve the overly high pricing issue which affects the marketization of electric car, the Company has successfully introduced a new manufacturing process, and developed a new generation of long-acting and power-type cathode materials for LFP battery, which hopes to gradually reduce the cost of battery for each use. In addition, the Company continues to invest in the development of high-voltage olivine-structured cathode materials, as high-voltage cathode materials will make the battery's energy density even higher, making the electric vehicle's endurance farther, these two points will effectively promote the relevant new energy industry.

	-			
	Year	2021	2022	2023
R	& D Personnel	21	21	27
Average years of service		5.12	5.90	5.11
	Doctorate Degree Holder	14.29%	14.29%	10.71%
Academic	Master's Degree Holder	85.71%	85.71%	85.71%
Distribution	Bachelor's Degree Holder and College Graduate	—	_	3.57%

ii. Researchers and their academic qualifications/experience

iii. R&D expenses invested in the most recent year and as of the publication of annual report

Year	2023	As of March 31,2024
R&D expenses	64,589	21,716
Net Operating Revenue	810,294	114,009
Percentage of Net Operating Revenue	7.97%	19.05%

Unit: NT\$ thousand

iv. Technology (product) development accomplishments

Business Segment	Period	Results of Product R&D					
	2006-2008	LFP-NCO materials.					
	2010-2011	Completed the development of battery module for electric buses.					
	2010-2011	Completed the development of BMS for LFP battery.					
		Completed the development of long-lasting type materials.					
	2011	Completed the development of long-lasting type anode materials for LFP					
		Completed the development of the manufacturing process for Fe_7 (PO ₄) ₆ eutectic precursor.					
Cathode Material Business	2011-2012	Completed the development of the manufacturing process for reinforcement in sintering of the new generation of carbon cladding material.					
		Completed the development of new generation water-based adhesive-specific products.					
	2012	Completed the development of new generation low temperature-based performance products.					
		Completed the development phase of new generation powder granulation process laboratory.					
	2013	Completed the mass production testing of new generation of water-based adhesive-specific product's production line. Completed the mass production testing of new generation low					

Business Segment	Period	Results of Product R&D
		temperature-based performance product's production line.
	2014	Completed the development of new generation high power LFP cathode materials.
	2014	Completed the development of new generation high purity long-lasting type LFP cathode materials.
	2015	Completed the pilot production of new generation powder granulation process production line.
	2015	Completed the pilot production of new generation high power type LFP cathode materials production line.
-		Completed the sample presentation of new generation high power type LFP cathode materials for customers.
	2016	Completed the five-year project plan for high-capacity layer-structured cathode materials in cooperation with the Taiwan University of
-		Science and Technology team. Completed the mass production testing stage of the new generation of
		high-power type LFP cathode materials production line.
	2017	Completed the sample presentation of car starter specific high-power type LFP cathode materials for customers.
-		Completed the development phase of NCM cathode material laboratory.
	2018	Completed the development phase of NCM811 cathode material laboratory.
		Completed the development phase of NCM cathode material surface modification technology laboratory.
		Completed the development phase of NCM cathode material precursor manufacturing technology laboratory.
		Completed the first phase of the establishment of technology commissioned research project by the R&D Centre on Advanced
-		Battery Materials in cooperation with the Industrial Technology Research Institute (a total of three phrases)
		Completed the test phase for mass production line of new-generation energy-type cathode material, lithium iron phosphate.
	2019	New-generation high-power cathode material, lithium iron phosphate, has officially entered the mass production phase.
		Small samples of cathode material, NCM811, were sent to customers.
		Small samples of high-voltage materials, lithium vanadium fluorophosphate and lithium cobalt phosphate, were sent to customers.
		Completed the second phase of technology commissioned research with the Advanced Battery Materials R & D Center in cooperation
		with Industrial Technology Research Institute (a total of three phases)To complete the development of high voltage Lithium iron phosphate
	2020	in the laboratory To send samples of Lithium vanadium material in kilograms to the
		client To complete high voltage Lithium iron phosphate for 5V and above in
		the laboratory To complete the development of high power file Lithium iron
		To send samples of new high power file Lithium iron phosphate in
	2020	small amount to the client
		To complete the development of the latest high power file Lithium iron phosphate for the low-speed mobile gadgets in the laboratory
		To complete development of NCA Lithium iron phosphate inthe laboratory
		To complete development of NCA Lithium iron phosphate inthe laboratory
		To conduct development of LNMO Lithium iron phosphate in he

Business Segment	Period	Results of Product R&D
		laboratory
		To send samples of LNMO Lithium iron phosphate containint high
		amount of manganese in kilograms to clients
		To have the new energy Lithium iron phosphate put in mass
		production
		To carry out the third phase of the commissioned research project for
		innovative battery materials of research and development center which
-		collaborates with Industrial Technology Research Institute
		Carry out the development stage of the high-voltage lithium-cobalt fluorophosphate cathode material in the laboratory
		Completed the delivery for the kilogram sample of lithium vanadium
		fluorophosphate cathode material to the customers
		Completed the trial production stage of a new generation of the
		advanced high-power lithium iron phosphate cathode material.
		Carry out the trial production and the sample delivery to customer for
		a new generation of advanced high-power lithium iron phosphate
		cathode material.
		Completed the trial production of a new generation of the lithium iron
		phosphate cathode material for the slow-speed electric vehicles in the field of walking.
		Carry out the sample delivery of a new generation of the lithium iron
		phosphate cathode material for the slow-speed electric vehicles in the
		field of walking.
	2021	Carry out the laboratory development stage of a new generation of
	2021	precusor cathode materials for lithium iron phosphate
		Carry out the sample delivery to customers and test stage of the high
		nickel ternary (NCA87) cathode material.
		Carry out the sample delivery to customers and test stage of the high
		nickel ternary (NCM811) cathode material.
		Carry out the sample delivery to customers and test stage of the high
		nickel ternary (NCMA83) cathode material.
		Completed the laboratory development stage of the spinel structure of
		lithium nickel manganese oxygen (LNMO) cathode materials. The energy-type lithium iron phosphate cathode material has obtained
		the customer's certification and has achieved to ship in tons.
		Completed the full battery verification of LMFP cathode material with
		high manganese content
		Completed the third phase of the technical commissioned research plan
		with ITRI for the establishment of the Research and Development
		Center of the Advanced Battery Material.
l t		Completed the laboratory development stage of the new generation of
		fluorophosphate vanadium lithium cathode materials, and sent
		kilogram-level samples to customers.
		Completed the first phase of the collaborative research and
		development project with National Taiwan University and National
		Taiwan University of Science and Technology - High-capacity and
		high-safety all-solid-state lithium metal batteries for green energy.
		Conducted trial production of samples for the new advanced
	2022	high-power type lithium iron phosphate cathode material production
		line and sent them to customers.
		Conducted trial production of samples for the new generation of
		lithium iron phosphate cathode materials for electric vehicles and sent
		them to customers.
		Conducted trial production of the new generation of energy-type
		lithium iron phosphate cathode materials production line, and passed
		the certification of Japanese energy storage customers.
		Sent sample quantities of high-manganese content LMFP cathode

Business Segment	Period	Results of Product R&D
		materials to customers.
		Promoted the sample sending of new customers for energy-type
		lithium iron phosphate cathode materials.
		Conducted laboratory development stages for high-nickel ternary
		(NCM88) cathode materials.
		Conducted laboratory development stages for high-nickel ternary (NCMA88) cathode materials.
		Completed the second phase of the collaborative research and development project with National Taiwan University and National Taiwan University of Science and Technology – High-capacity and high-safety all-solid-state lithium metal batteries for green energy.
		Conducted laboratory development stages for high compacted density lithium iron phosphate cathode materials.
		Conducted trial production for the new high tapped density lithium iron phosphate cathode material production line and sent sample to Japanese automakers.
		Conducted trial mass production for the new energy-type lithium iron phosphate cathode materials production line and sent sample to new customers.
	2023	Conducted trial mass production for the production line of new lithium iron phosphate cathode materials for electric vehicles and sent sample to German automakers.
		Sent sample quantities of high-manganese content LMFP cathode materials to customer.
		Conducted trial production for high-manganese content LMFP cathode materials production line.
		Promoted the sample sending of new customers for energy-type lithium iron phosphate cathode materials.
		Conducted laboratory development stages for high-nickel ternary (NCA88) cathode materials for solid-state batteries.
		Conducted laboratory development stages for high-nickel ternary (NCA90) cathode materials.
		Conducted laboratory development stages for high-nickel ternary (NCMA93) cathode materials.

- (4) Short and long term business development plans
 - i. Short term business development strategies and plans
 - (i) Provide a comprehensive solution: The Company provides recommended use of products to customers, and provides suggestions on the combination of other key materials, as well as information on equipment purchase, use, and environmental control.
 - (ii) Product line integrity: In order to meet the needs of different customers, the Company will gradually develop different types of products for customers with different processes in order to reduce the costs of introducing products of customers. The long cycle life cathode materials developed specifically for electric modes of transport applications are used to accelerate market applications.
 - (iii) Provide better Pre-sale & After sale technical services: The subsidiary in China, Aleees SH, has a full-fledged FAE team that able to assist customers effectively and quickly in solving problems in use, and rapid introductions of products and provide more added value.
 - ii. Long term business development strategies and plans
 - (i) Continue to invest in the R&D of key technologies and patents to strengthen the competitiveness in the industry

- (ii) Optimize product and customer portfolios so as to increase the percentages of high unit price products and sales customers.
- (iii) Conduct industry-university collaboration plans with professional research units and academic institutions at home and abroad, and conduct research on the directions like material synthesis and material application science, etc. through collaboration, and cultivate talents needed by enterprises during the collaboration process to enhance long-term competitiveness of enterprises.
- (iv) Implement corporate governance, strengthen risk control, and sustainable management of the Company, creating a win-win-win situation for customers, employees and shareholders
- (v) Transformation into a lithium intellectual property supplier, conducting LFP patent and technology licensing, authorizing customers to establish automated production factories for lithium battery materials with a scale of more than 100,000 tons in Europe, America, and Asia.

2. Market and Sales Overview

- (1) Market Analysis
 - i. Sales regions of main products

Our company's product sales are mainly in Asia and Europe. In 2022, we transformed into a LFP Intellectual Property Supplier that focuses on LFP patents and technology licensing. We have successfully signed a technology licensing agreement with our first customer and recognized intellectual property licensing revenue. As a result, our consolidated revenue for 2022 has increased by 126.14% compared to 2021. Additionally, with the successful signing of a technology licensing agreement with our second client and recognized intellectual property licensing revenue for 2023 has increased by 14.53% compared to 2022.

Decien	20	21	20	22	20	23		
Region	Amount	Ratio	Amount	Ratio	Amount	Ratio		
Asia	237,879	76.03	536,537	75.84	567,763	70.07		
Europe	73,554	23.51	166,717	23.56	120,140	14.83		
Others	1,435	0.46	4,270	0.60	122,391	15.10		
Total	312,868	100.00	707,524	100.00	810,294	100.00		

Unit: NT\$ thousand; %

ii. Market Share

Since 2021, with the easing of the COVID-19 pandemic and the resumption of testing and production by some customers, as well as the signing of patent technology licensing agreements with European battery manufacturers starting in 2022, the company has gradually achieved stable revenue growth by collecting royalties through technology licensing.

iii. The future supply and demand situation and growth of the market

In December 2015, the countries committed in the Paris Agreement to achieve the goal of "carbon neutrality in global" from 2050 to 2100. Carbon neutrality is that the amount of the carbon emissions eliminated from the environment exceeds the emitting amount. It is usually achieved the relatively "zero emission" through replacing the fossil fuels by the low-carbon

energy sources, affording trees, energy conservation and emission reduction. So far, more than 50 countries have declared to reach carbon neutrality by the middle of 21 century, and more than 100 countries have mentioned in their policies. 2050 is the target year for most countries.

From a global perspective, power lithium batteries account for the majority of lithium battery production, reaching 70.8%, followed by consumer lithium batteries with a market share of 22.2%, and energy storage batteries with the smallest market share at 7%. With the proposal of "carbon peak" strategies by countries worldwide, companies are deploying power and energy storage battery production lines, and the vigorous development of new energy vehicles and energy storage markets is expected to further increase the market share of power and energy storage lithium batteries. According to Research and Markets research data, the market is expected to reach nearly \$92 billion by 2026 with a GACR growth rate of 14.6%.

BNEF believes that rapidly developing battery technology is driving the energy storage market, and currently, lithium-ion batteries are the main type of battery used. Additionally, in stationary energy storage systems, LFP will be the preferred choice for lithium-ion batteries until at least 2030. TrendForce believes that as power batteries are the highest cost component of electric vehicles, reducing power battery costs will be an important strategy for companies in the future. With its cost-effectiveness advantage, LFP batteries are expected to exceed 60% of the global power battery market installation rate by 2024, as technology continues to advance.

- iv. Competitive Niches
 - (i) Possess a professional management team

The Company has extensive technical collaboration and exchanges with academia to enhance the R&D technology of battery materials. The management team has many years of relevant industry experience and is keenly responsive to the market, and meticulous and quick in decision-making, as well as continue to attract outstanding talents to join the business and R&D. The team is properly mastered the key technologies of the products, and capable to develop new products by themselves, hence they can fully grasp the changes in the overall market, maintain a good competitive advantage, and maintain its leadership position.

(ii) Excellent manufacturing process and R&D technology

The Company's products have the characteristics of small battery cell volume and weight, good applicability; high product consistency, can effectively improve battery reliability; high price-performance ratio, can increase customer profits and other advantages, customers are satisfied with the product performance, and safeguard customers from becoming the victims of immature products.

(iii) Complete patent portfolio

The Company has put a strong emphasis on the development of intellectual property rights and patents, committed to its management and maintenance, and builds a complete patent protection umbrella.

(iv) Encourage innovation and implement quality management

The Company encourages employees to actively engage in innovative development. Employees can engage in activities which can exceed customer needs, reduce production costs, improve existing technologies, create advanced technologies, encourage basic research, improve various administrative processes, improve efficiency, reduce costs, etc. Positive rewards are given according to the internal "Innovative Proposal Incentive Regulations" of the Company. In addition, the Company's production quality has passed ISO9001, ISO14001, TS16949 and OHSAS18001 certifications, and it has led the industry by introducing 6 standard deviation as the basis for the Company's continuous innovation and improvement to ensure the consistency of products, services and Company management. In addition, the Company plans to continuously introduce quality-related certifications in the future for further quality assurance of the products.

- v. Development outlook favorable and unfavorable factors and countermeasures
 - (i) Favorable factors
 - A. In line with the green energy industry policy orientation of governments

Driven by rising environmental awareness and the common goal of reducing carbon emission, various countries have placed the development of energy storage battery and power battery to the strategic national development level, and the intensity of funding and policy support are very strong. The LFP battery and the NCM cathode materials will become the mainstream of power battery and energy storage battery as the LFP battery features high-level safety, high power capacity, and relatively high cycle life and relatively environmentally friendly, while the NCM cathode materials feature high energy density. Governments have committed to promoting of new energy vehicles, and propose strategic plans to promote the development of the electric vehicle industry, and will focus more on LFP battery and NCM.

B. Lithium battery is widely used

In the past, the global lithium battery application market has been mainly focused on mobile phones and notebook computers, and it is suitable to be used for lithium-cobalt and ternary lithium battery with high energy density. Recently, LFP and NCM are the revolutionary new materials for lithium battery. Their superior characteristics have aroused extensive researches and rapid development, and have greatly expanded the application fields of lithium battery, expanding to new realms of electric bicycles, hybrid vehicles, electric vehicles and energy storage battery.

C. Lithium battery material technology has high patent barriers to avoid excessive competition

The primary obstacle to the entry of lithium battery materials is the patent barriers. Many companies that entered this field early have completed their patent deployment, resulting in the high possibility of patent litigation for latecomers. Hence, there is not many people who have ventured into its production.

(ii) Unfavorable factors

A. Concentration source of raw materials risk: At present, the mining of lithium is

concentrated in a few regions worldwide and the main sources of supply still rely on foreign imports.

Countermeasures:

In order to eliminate the concentration source of raw materials risk, in addition to maintaining close relationship with manufacturers, more than two suppliers are established for each main material to meet the needs of emergencies.

B. Disorderly competition among Mainland players: Due to the good development prospects of the industry, hence, there are more than 200 suppliers of cathode materials for battery in Mainland China. However, most of them have no mass production capacity, the material capacity is low and the product quality is unstable, but they frequently attempted to enter the market with low price strategy, which creates pressure on the market for price reduction.

Countermeasures:

In order to overcome the low price competition in the market, the Company not only accelerates the development of new products and improves product quality to widen its gap with competitors. At the same time, it attracts new customers by establishing brand awareness and actively providing other additional services to enhance customer satisfaction in all aspects.

In addition, the Company has the following competitive advantages over the lithium battery cathode material manufacturers in Mainland China:

a. Stable process capability, leading to market leadership

The stability of cathode materials for lithium battery is usually the key that affects the battery products of downstream battery manufacturers. As there are many different manufacturing processes for cathode materials of battery, and the types, quantity and timing of chemical compounds to be added will all affect the cathode materials being produced. Therefore, the biggest issue for lithium battery cathode materials manufacturers is how to produce the products with consistent quality. Although the Company faces competition from Chinese manufacturers like other industries, however, the Company has a stable process capability, and the quality of the products produced is highly consistent. The company is well recognized by customers. With the patent deployment owned, the company may develop new customers in Europe, America, Japan and South Korea.

In addition, the supply chain of automotive industry requires terminal automotive manufacturer certification. Once the company has become the main supplier for battery manufacturers, they will not easily change the supplier due to high conversion costs. Furthermore, the Company has reached a leading position with brand awareness in the market of cathode materials for LFP batteries, as well as having absolute competitive advantages despite facing competition from Chinese competitors.

b. Acquire patent licensing, helps customers to obtain overseas orders outside of Mainland China

There are many customers of battery cell manufacturers in Mainland China are located outside of Mainland China. In view of the layout of patent licensing globally, they definitely will face patent issue as long as they are exported to the main markets (including countries such as Europe, America, Japan, Korea, etc.). Moreover, all international manufacturers put an emphasis on intellectual property rights when purchasing battery cells. Therefore, the use of the products of Aleees (Cayman) that have been granted global patent licensing can significantly eliminate patent concerns during the production and marketing processes of end products.

c. The US-China trade war and Covid-19 pandemic have prompted global industries to relocate their production sites or supply chains.

The US-China trade war reflects the fact that production bases of some industrial have been excessively concentrated in mainland China. Due to the "de-sinicization" trend and the Covid-19 pandemic in 2020, people realize how vulnerable the industry could be with over reliance on mainland China in terms of supply chain, so the production line or supply chain have been transfered and withdrawn from China, which has become a new trend. The lithium iron phosphate battery cathode material manufacturers outside of mainland China have also obtained business opportunities.

The Company has the aforementioned three characteristics, making the company take on the leading position in the layout of global markets outside China comparing to horizontal competitors in mainland China.

In sum, although the Company faces competition from its peers in Mainland China, with company's stable manufacturing capacity, patented products, and considering the fact that its diversified download industries can dilute the risk of centralizing productionsites in Mainland China, the Company will have the opportunity to lead its peers in Mainland China in the future. The company will continue to develop new products and maintain its leading position in the market.

- C. Competitors may capitalize on patent litigation as a means of commercial obstruction. <u>Countermeasures:</u>
 - a. The Company has abundant experience in working with lawyers in Mainland China, America, and Europe, and these firms are highly specialized in intellectual property rights and have extensive experience in handling transnational cases. Hence when any dispute arises in any country, the Company is able to promptly resolve the dispute with the assistance of the well-prepared law firms.
 - b. The Company and LiFePO4+C Licensing AG completed the patent license signing on July 4, 2011, and acquired 85 patents including the earliest patents developed by Professor Goodenough, carbon cladding patents and NTT patents, etc., which completely solving the patent concerns of the major battery manufacturers in Europe, America, Japan and Korea. It helps the Company to accelerate in exploring business opportunities in markets outside mainland China. It can also help the customers of the battery factory in the Mainland to develop overseas market.

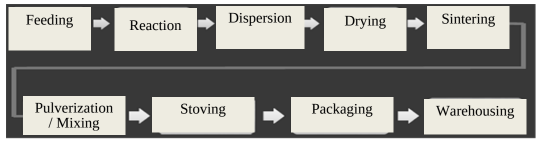
In addition to obtaining the aforementioned patent authorization, the company has always valued the importance of independent research and development since its establishment and had a complete patent layout in the field of cathode materials.

- (2) Important use and production process of main products
 - i. Important use of main products

Main products	Purposes
Cathode materials for LFP battery	The cathode material determines the battery capacity characteristic, and choosing the right cathode material not only increases the power capacity of the battery, but also greatly improves the safety at the same time. In the green era which promotes energy conservation and emission reduction, the demand for electric vehicles is rising, and the demand for large-scale energy storage equipment is expanding. There are not many choices available for the battery which have high level of safety and high capacity, thus the use of LFP as the cathode materials for lithium battery fortuitously meet the needs of this emerging market.

ii. Production process of the main products

Cathode materials for LFP battery



(3) Supply situation of main raw materials:

Cathode materials for LFP battery

Main raw materials	Suppliers	Supply situation
Lithium compounds	Albemarle	Normal
Phosphoric acid	Zimi , San Fu	Normal
Iron-based compound	Höganäs, Well-Being Enterprise	Normal

(4) List of main customers for inbound/outbound sales

i. Details of suppliers accounted for more than 10% of total purchase in any of the last two years, and explanation of increase/decrease. However, due to the contractual agreement, some of the supplier name may not be disclosed, and it is represented by alphabetical symbols.

2(2022			20	2023			As of March 31, 2024	h 31, 2024	
i	Vet annual share of rchases (%)	Relationship with the issuer	Name	Amount	Net annual share of purchases (%)	Relationship with the issuer	Name	Amount	Net annual share of purchases (%)	Relationship with the issuer
195,760		None	Company W	92,231	17.40%	None	Company L	33,447	38.43%	None
98,392	16.37%	None	Company L	91,466	17.25%	None	Company B	27,915	32.07%	None
90,523	15.07%	None	Company E	88,255	16.65%	None	Company M	8,573	9.85%	None
216,206	35.98%	I	Others	258,255	48.70%	I	Others	17,106	19.65%	I
600,881	100.00%		Net purchase	530,207	100.00%		Net purchase	87,041	100.00%	

Explanation of increase/decrease:

In 2023 the situation of supplier changes varied depending on factors such as order status, product quotes, and product demand adjustments. This is still reasonable. Details of customers accounted for more than 10% of total sales in any of the last two years, and explanation of increase/decrease. However, due to the contractual agreement, some of the customer name may not be disclosed, and it is represented by alphabetical symbols. :Ħ

thousand	
\$LN	
Unit:	

	Relationship with the issuer	None	None	None	None	I	
h 31, 2024	Net annual share of purchases (%)	32.48%	24.25%	13.39%	8.64%	21.24%	100.00%
As of March 31, 2024	Amount	37,025	27,646	15,264	9,853	24,221	114,009
	Name	Company K	Company F	Company H1	Company I	Others	Net sales
	Relationship with the issuer	None	None	None	None	I	
23	Net annual share of purchases (%)	28.07%	17.61%	16.88%	14.18%	23.26%	100.00%
2023	Amount	227,447	142,661	136,775	114,897	188,514	810,294
	Name	Company K	Company L	Company G	Company I	Others	Net sales
	Relationship with the issuer	None	None	None	I	l	
22	Net annual share of purchases (%)	27.45%	20.21%	14.77%	13.77%	23.80%	100.00%
2022	Amount	194,212	142,964	104,475	97,408	168,465	707,524
	Name	Company K	Company L	Company H	Company F1	Others	Net sales
	Item	1	2	3	4		

Explanation of increase/decrease:

licensing agreement with our second client and recognized the intellectual property licensing revenue. As a result, the overall operational performance In 2023, timely adjustments in selling prices were made in response to rising raw material costs. Additionally, we successfully signed a technology for 2023 improved compared to 2022. Overall, the situation of customer changes is still reasonable.

iii. Production value in the last two years

					Unit: N	Unit: N1\$ thousand
tion value	e	2022			2023	
	Capacity	Output	Output value	Capacity	Output	Output value
Cathode naterials for Kg LFP battery	2,460,000	1,200,817	600,268	600,268 2,460,000	921,019	647,092

iv. Sales value in the last two years

рц			t	32	Ľ	6
thousan		ign	Output value	668,23	131,997	800,22
Unit: NT\$ thousand	2023	Foreign	Output	803,130		803,130
	2(Domestic	Output value	10,065		10,065
		Dom	Output	11,000		11,000
		ug	Output value	594,842	104,943	699,785
	2022	Foreign	Output	7,739 1,071,829 594,842 11,000 10,065 803,130 668,232	-	13,080 7,739 1,071,829 699,785 11,000 10,065 803,130 800,229
		Domestic	Output value	7,739	l	7,739
		Dom	Output	13,080	l	13,080
	Voor	Sales value		Kg	EA; Vehicle; Granule; Type	al
		/	Main products	Cathode materials for LFP battery	Others	Total

Note: Including revenue from patent licensing and technical services

3. Update of employees in the last two years and up to the publication of the annual report

Unit:Number ofpeople

	Year	2022	2023	As of April 30,2024
	Manager	3	3	3
	Manager (R&D)	—	—	-
Number of employee	R & D Personnel	21	27	30
empioyee	General staff	130	137	122
	Total	154	167	155
Average age		36.94	37.51	37.65
Average l	ength of service	4.72	4.93	5.44
	Ph. D.	4.55%	4.19%	4.52%
Education level	Master	25.97%	27.54%	29.68%
distribution	University / College	46.75%	44.31%	43.87%
percentage	High School	20.13%	21.56%	19.35%
	Below high school	2.60%	2.40%	2.58%

4. Disbursements for environmental protection

- (1) Total amount of losses and penalties due to environmental pollution in recent years and up to the publication of the annual report: None
- (2) Countermeasures and possible expenditures in the future
 - i. At present, there has been no occurrence of environmental pollution which has affected the operation and competitive position of the Company. The Company also actively handles various environmental issues and complies with the laws and regulations to improve the work, so there will be no major impact on the Company's operation, competitive position and capital expenditure.
 - ii. The Company continues to improve various environmental pollution preventive equipment, and investing in environmental protection can enhance environmental benefits of the Company. The Company is committed to environmental protection to enhance its corporate image and product competitiveness. The major capital expenditure for environmental protection in recent years and ongoing capital expenditure are as follows

Serial number	Company	Types of Equipment Invested	Investment Amount (NTD)	Possible Benefits
1	Aleees (Taiwan)	Off-gas treatment equipment and maintenance (Including dust collector and scrubbing tower maintenance, and estimated to set up new scrubbing tower)	4.81 million	Reduction of particulate matter polution and PM2.5 dust emissions
2	Aleees (Taiwan)	Waste water treatment equipment and maintenance (including all the consumables of the sewage plant and the personnel cost for maintaining the sewage plant)	4.08 million	Maintain the normal operation of the sewage plant to comply with the Environmental Protection Law

5. Labor Relations

- (1) Listed below are the various aspects of employee welfare initiatives, continuing education, training, retirement system and their implementation status, as well as labor agreements, and the maintenance measures of various employees' rights and interests:
 - i. Employee welfare initiatives

- (i) The company provides facilities such as employee cafeteria, lounge area, and free parking lots for employees' cars and motorcycles.
- (ii) The company offers a flexible working hours policy, allowing employees to adjust their schedules to suit their individual needs.
- (iii) Insurance: In addition to statutory labor and health insurance, the Company has group insurance (life insurance, accident insurance, cancer insurance and hospitalization insurance) for employees or dependents at their own expense.
- (iv) Health and safety: The company arranges an employee health check once a year at public expenses, and actively assists in follow-up treatment or observation regarding the test results to ensure the health of employees. To help employees release stress and stretch their muscles, visually-impaired masseurs were hired to provide services to the factory every week. Seminars such as stress management and stress relief meditation are held regularly to promote physical and mental health of employees.

In order to strengthen employees' awareness of fire prevention and disaster prevention and avoid accidents caused by temporary fires or other disasters, a self-defense firefighting team is established and fire drills are regularly conducted.

- (v) Travelling: The Company Employees Welfare Committee will occasionally organize employee travel in order to build rapport among employees and relieve work pressure.
- (vi) Birthday: Each unit will organize birthday celebration activities every month. The Employee Welfare Committee will also provide birthday vouchers, for employees who have served for more than three months.
- (vii)Wedding / funeral: Provide subsidies, compensation money and condolences for wedding, funeral and accidental injuries for employees who have served for more than three months.
- (viii) Maternity subsidy: In view of the impact of Taiwan's low birth rate, the Employee Welfare Committee provides NTD 3,000 of subsidy for one child to the employees who have served for more than three months or their spouse. In addition, in order to contribute to the health protection plan for maternal and female employees, the company provides the following measures:

Menstrual leaves	Offering 12 days of half-paid medical leave per
	year, with no impact on performance evaluations.
Maternity leave for miscarriage	Offering full-pay leave.
within 12 weeks of pregnancy	
Pregnancy checkup accompaniment	Offering 8 days of full-pay leave.
and paternity leaves	
Nursery room	Setting up nursery room managed by dedicated
	staff.

- (ix) Other subsidies: In addition to the abovementioned subsidies, the Employee Welfare Committee of the Group also provides gift vouchers during the Dragon Boat Festival and Mid-Autumn Festival each year to the employees who have served for more than three months. Besides, there are also subsidies for dinner parties for employees.
- ii. Continuing education and training status

In order to improve the quality and work skills of employees, and to enhance the efficiency and quality of work, the Company organizes various employee education and training according to the contents of the annual education and training plan, which is mainly divided into management competency, core competency, and professional competency training in order to nurture outstanding talents, and thereby enhancing operational performance and achieving the goal of sustainable operations. An internal part-time lecturer system is established in the Company to achieve the purposes of experience transfer and sharing.

iii. Retirement system and its implementation status

The affiliated companies of the Company that belonged to the Republic of China should all adopt a definite allocation system in accordance with the "Labor Pension Act". Their pensions are paid by the company's subsidiaries on a monthly basis . The company and subsidiaries pay 6% of the employee's monthly salary as a pension which is stored in a personal account for labor pensions, the employee shall volunteerly allocate the pensions, which is within 6% of monthly salary. No employees are eligible under the Old System.

Pension system	All employees are subject to the New System.			
Applicable legal sources	Labor Pension Act			
Allocation method	Allocate 6% based on the employees' grade of			
	insurance salary to their individual accounts at the			
	Bureau of Labor Insurance			
Allocation amount	A total of NT\$ 7,606,650 has been allocated in			
	2023			

Those fulfilling with the retiring qualification shall propose to the company and get the approval of the supervisor responsible, then conduct the retirement procedure. The employee has two ways to receive the retirement pension, one is monthly release and another is receiving in one time.

Subsidiaries outside the Republic of China will be allocated in accordance with relevant local laws and regulations.

- iv. Labor agreements and maintenance status of various employees' rights and interests The company has safeguarded the legitimate rights and interests of labor in accordance with relevant labor regulations in the main place of operation. The Company has convened regular labor meetings, and adopted a two-way coordination approach on the labor issues in order to create a harmonious labor relations. In addition, the Company has a well-established document management system, which clearly defined employee rights and obligations and welfare plans in various management measures, and through regular meeting of labor union, the Employee Welfare Committee will adjust the welfare contents in a timely manner according to the reasonable requests of employees to ensure the employees' rights and interests could be maximized.
- (2) Explanation for any loss sustained by the Company as a result of labor disputes in recent years (including labor inspection results violating Labor Standards Act, the date of punishment; the date of disposition, No. for the disposition, articles of the regulations in violation, the content of the regulations in violations and the content of the disposition shall be listed) up to the publication of

the annual report, and disclose an estimate of losses incurred to date or likely to be incurred in the future, and indicate contingency measures being or to be taken. If the loss cannot be reasonably estimated, make a statement to that effect

The Company's labor relations are harmonious, and the Company has always respected the opinions of colleagues. Employees can always reflect their opinions through meeting, labor opinion mailbox, e-mail or E-Portal. As the labor-management communication channels are smooth and unimpeded, hence, there is no major labor disputes have occurred so far.

In August 2023, despite obtaining written consent from employees, a discrepancy arose between the company and the competent authority regarding the recognition of the relocation of scheduled holidays, leading to a penalty of NT\$50,000. The company intends to seek administrative remedies. The impact of this issue on shareholder rights or securities prices is deemed minor and not substantial enough to significantly affect our company.

Disposition	Disposition Reference	Articles of Law	Content of the Disposition
Date	Numbers	Violated	
2023/8/1	2023 Government Labor	Article 39 of the	Not providing supplemental
	Inspection No.	Labor Standards Act	wages as per regulations for work
	1120211332		during regular leaves, rest days,
			holidays as stipulated under
			Article 37, and annual paid leaves

Contingency measures: The company continues to address employees' work-related issues through employee care initiatives, labor meetings, and training programs. We actively seek feedback from employees through multiple channels and are committed to improving communication of both labor and management regarding working conditions. Detailed written documentation is maintained to prevent similar occurrences in the future.

6. Informatic Security Management

(1) Specify the information security risk management structure, information security policies, specific management plans, and resources invested in information security management, and so on.

The company referenced the COSO structure, measured the elements, such as the controlled environment, risk assessment, controlled activities, information, communication and supervision, established a business management system for enterprise and included the function of risk management and internal supervision in accordance with "Regulations Governing Establishmentof Internal Control Systems by Public Companies". The risk management system for information security is stated hereafter:

i. The information security management structure

The information department of the Company is in charge of the information security and related matters. In addition, the Department formulates, regarding the relevant regulation and operation requirement of the company, the internal controlled circulation of electric computing system, information system and information security management for the entire employees to follow.

ii. Policies of Information Security

In order to ensure the sustainable operation of company sales, the Company strengthens the information security management; prevent the company information, system, equipment and internet from being invaded or from being saved by the unauthority; ensure the confidentiality, integrity and utility.

iii. Management Solution for Information Security

In line with the information security policies, the Company evaluates the negative impact on corporate operation by the relevant information security risk, and takes the corresponding management solutions as following.

The evaluated risk of information security and plan for the management solution for information security:

No.	Items	Specific management solutions
1	Computer room	Transfer information system services to cloud machine room
1	management	(cloud machine room complies with ISO 27001)
	Establish network	Connection rules of the firewall.
2	firewall	Any special connection requirement is opened after the
	liiewali	additional approval.
	Manage and control	Mail settings automatically scan and filter the threats. Block
3	emails	the risky attachment files, phishing emails, spam emails,
	emans	malicious links before the users receive emails.
4	Set up Antivirus software	Use the anti-virus softwares and automatically update the
4	Set up Antivirus software	virus code to reduce the chance of virus infection.
5	Control the security of	Important files from the departments of the company are
5	files and equipment	stored on the server altogether.
		Conduct occasional social engineering pentest and phishing
6	Social engineering	test, complemented by educational training programs, to
		enhance cybersecurity awareness.

The management executives of the Company implement the internal control and supervise the risk management in accordance with its business scope and operation management mechanism.

iv. The management and inspection of the information security policies

The company has listed inspection and control procedures for information security as annual audit project. The audit unit should audit at least once a year. Also, the company should conduct self-inspection procedures in accordance with the internal control system each year, and summarize the implementation performance for internal control to the committee and the board and they will review, confirm and issue a statement of internal control system based on the results of the assessment.

v. Allocation of Resources to Cybersecurity Management

Conduct regular information security meetings annually to review and assess the implementation status.

(1)Subscribe to firewall security protection and update system versions.

(2)Subscribe to antivirus software and update the main system.

(3)Implement information security controls for terminal devices, including software and hardware asset inventory.

(4)Control network environment access based on operational requirements and security levels, effectively segregating network environment access control.

(5)Schedule regular data preservation backups, including electronic files, documents, emails, core systems, etc.

(6)Conduct occasional social engineering pentest and phishing test.

(2) In the most recent year and as of the date of publication of the annual report, if it is impossible to reasonably estimate the losses, possible effects and countermeasures suffered from major information security incidents, the Company shall state the facts that cannot be reasonably estimated.

The Company did not encounter the major information security incidents until 2023 and as of the date of publication of the annual report.

7.Important contracts

·	-				1
Item	Nature of Contracts	Party	Contract Duration	Key Contents	Restrictive Clauses
1	Supply Contract	Aleees(TW) Air Products Co. Ltd.	2011.11.01 to2018.10.31	Long term supply of gas required in the manufacturing process to Aleees (Taiwan).	 Confidentiality obligations Minimum monthly usage Not permitted to purchase from other manufacturers or self-production for the contractual volume
2	Memorandum of Agreement	Aleees(TW) Air Products Co. Ltd.	2018.07.01to2019.10.31 (Signed on August 23, 2018.)	 (1) Price Adjustment (2) The following amendments are made to the aforementioned contract of item 9 extended the effective date of the contract to 2023.10.31 	None
3	Supply Contract	Aleees(TW) Air Products Co. Ltd.	2024.01.01 to 2026.12.31	Long term supply of gas required in the manufacturing process to Aleees (Taiwan).	 Confidentiality obligations Minimum monthly usage Not permitted to purchase from other manufacturers or self-production for the contractual volume
4	Short-term bank loan contract secured with equipment	Aleees(TW) Sunny Bank	2023.03.10 to 2024.03.10 (Signed on 2023/03/13)	Borrowed NTD 380 million using Lextar Electronics (Taiwan) land and factory building as collateral.	Typical terms and conditions of bank loans
5	Patent and Technology Service Licensing Agreement	Aleees(TW) FREYR BATTERY	From October 10, 2022 to the termination date specified in the agreement.	Licensed Lextar Electronics (Taiwan) patented technology FREYR to set up a factory, manufacture, produce and sell positive electrode materials.	Confidentiality obligations
6	Patent and Technology License Agreement	Aleees(TW) ICL SPECIALTY PRODUCTS INC.	From February 27, 2023 to the termination date specified in the agreement.	Licensed Lextar Electronics (Taiwan) patented technology to ICL to set up a factory, manufacture, produce and sell positive electrode materials.	Confidentiality obligations of the Patent and Technology Licensing Agreement
7	Memorandum	Aleees(TW) FIB S.p.A	From September 15, 2023 to the termination date specified in the Memorandum.	Licensed Lextar Electronics (Taiwan) patented technology FIB S.p.A to set up a factory, manufacture, produce and sell positive electrode materials in the Italy or other European regions.	 Confidentiality obligations Will sign an official licensing agreement during the valid period
8	Patent and Technology License Agreement	Aleees(TW) AVENIRA LIMITED	From September 26, 2023 to the termination date specified in the	Licensed Lextar Electronics (Taiwan) patented technology to AVENIRA to set up a	Confidentiality obligations of the Patent and

Item	Nature of Contracts	Party	Contract Duration	Key Contents	Restrictive Clauses
			agreement.	factory, manufacture, produce	Technology
				and sell positive electrode	Licensing Agreement
				materials.	
9	Memorandum	Aleees(TW) Neogen Chemicals Ltd.	From October 21, 2023 to the termination date specified in the agreement.	Licensed Lextar Electronics (Taiwan) patented technology Neogen Chemicals Ltd. to set up a factory, manufacture, produce and sell positive electrode materials in the India or other regions.	 Confidentiality obligations Will sign an official licensing agreement during the valid period
10	Memorandum	Aleees(TW) Delta Finochem Pvt. Ltd.	From November 3, 2023 to the termination date specified in the agreement.	Licensed Lextar Electronics (Taiwan) patented technology Delta Finochem Pvt. Ltd. to set up a factory, manufacture, produce and sell positive electrode materials in the India.	 Confidentiality obligations Will sign an official licensing agreement during the valid period
11	Memorandum	Aleees(TW) Indian Farmers Fertiliser Cooperative Ltd.	From December 4, 2023 to the termination date specified in the agreement.	Licensed Lextar Electronics (Taiwan) patented technology Indian Farmers Fertiliser Cooperative Ltd. to set up a factory, manufacture, produce and sell positive electrode materials in the India and Jordan.	 Confidentiality obligations Will sign an official licensing agreement during the valid period
12	Memorandum	Aleees(TW) Waaree Technologies Limited	From January 18, 2024 to the termination date specified in the agreement.	Licensed Lextar Electronics (Taiwan) patented technology Waaree Technologies Limited to set up a factory, manufacture, produce and sell positive electrode materials in the India.	 Confidentiality obligations Will sign an official licensing agreement during the valid period

VI. Financial Status

1. Condensed balance sheet and statements of comprehensive income for the past five years

- (1) Condensed balance sheet and consolidated income statement
 - i. Condensed Balance Sheet-International Financial Reporting Standards (IFRS)

Unit: NT\$ Thousand

	Year		Financial info	rmation for the p	ast five years		As of March
Item		2019	2020	2021	2022	2023	31, 2024
Current assets		610,253	434,803	480,674	680,951	726,426	613,365
Financial assets value through non-current	measured at fair profit or loss -	584,913	_	_	_	_	_
	measured at fair ough other income -	90,127	87,739	_	_	_	_
Non-current fin amortised cost	ancial assets at	-	-	20,000	20,021	_	_
Investment usi method	ng the equity	1,395	_	-	_	_	_
Property, plant a	and equipment	488,354	479,952	484,017	499,675	492,537	481,260
Right-of-use ass	ets	3,359	6,107	1,249	4,505	1,377	1,001
Intangible assets		83,618	58,214	32,346	7,342	3,012	2,687
Other assets		20,785	349,251	76,792	87,537	90,866	91,967
Total assets		1,882,804	1,416,066	1,095,078	1,300,031	1,314,218	1,190,280
Current	Before distribution	419,053	236,986	394,539	470,716	558,092	516,916
liabilities	After distribution	419,053	236,986	394,539	470,716	Yet to be istributed	
Non-Current liab	oilities	87,046	133,669	203,790	115,326	_	—
Total liabilities	Before distribution	506,099	370,655	598,329	586,042	558,092	516,916
	After distribution	506,099	370,655	598,329	586,042	Yet to be istributed	—
Equity attributation of the parent Content o		1,376,705	1,045,396	496,749	713,989	756,126	673,364
Capital stock		2,415,737	1,600,197	600,000	700,000	830,000	830,000
Capital reserves		72,486	123,521	123,521	515,044	429,000	429,000
Retained	Before distribution	(1,115,540)	(679,200)	(250,893)	(525,471)	(529,783)	(612,715)
earnings	After distribution	(1,115,540)	(679,200)	(250,893)	(525,471)	Yet to be istributed	_
Other Equity		4,022	878	24,121	24,416	26,909	27,079
Non-controlling	Interest	—	15	—	_	_	_
Total equity	Before distribution	1,376,705	1,045,411	496,749	713,989	756,126	673,364
i otai equity	After distribution	1,376,705	1,045,411	496,749	713,989	Yet to be istributed	_

ii. Condensed Consolidated Income Statement-International Financial Reporting Standards (IFRS)

					Unit: 1	NT\$ Thousand
Year]	Financial infor	mation for the	past five years	8	As of March
Item	2019	2020	2021	2022	2023	31, 2024
Operating Revenues	388,079	142,707	312,868	707,524	810,294	114,009
Gross Operating Profit (Loss)	(27,692)	(149,191)	(72,390)	18,149	(93,371)	(6,872)
Operating loss	(279,216)	(377,283)	(272,384)	(379,716)	(447,056)	(81,026)
Non-Operating revenues and expenditures	(188,555)	(301,917)	(286,302)	(18,383)	(20,350)	(1,906)
Net loss before tax	(467,771)	(679,200)	(558,686)	(398,099)	(467,406)	(82,932)
Net loss for the current period	(467,771)	(679,200)	(558,686)	(398,099)	(519,356)	(82,932)
Other comprehensive income for the current period (net)	(7,703)	(3,144)	10,039	295	2,493	170
Total comprehensive income for the current period	(475,474)	(682,344)	(548,647)	(397,804)	(516,863)	(82,762)
Net profit (loss) attributable to the parent Company	(467,771)	(679,200)	(558,686)	(398,099)	(519,356)	(82,932)
Net profit (loss) attributable to the non-controlling interest	_			_	_	_
Total comprehensive income attributable to the owner of the parent Company	(475,474)	(682,344)	(548,647)	(397,804)	(516,863)	(82,762)
Total comprehensive income attributable to the non-controlling interest	—	—	_	_	_	—
Loss per share	(3.89)	(12.62)	(9.31)	(6.00)	(7.00)	(1.00)

Note: The financial information has been verified by an accountant.

(2) The names of appointed CPA and their audit opinions for the past five years

Year	CPA	Name of accounting firm	Audit opinion
2019	Yu-Kuan Lin, Dian-Yi Li	PwC Taiwan	Unqualified opinion
2020	WEI-HAO Wu, Yu-Kuan Lin	PwC Taiwan	Unqualified opinion
2021	WEI-HAO Wu, Yu-Kuan Lin	PwC Taiwan	Unqualified opinion
2022	WEI-HAO Wu, Yu-Kuan Lin	PwC Taiwan	Unqualified opinion
2023	WEI-HAO Wu, Yen-Na Li	PwC Taiwan	Unqualified opinion

2. Financial Analyses for the Past Five Years

	Year	F	inancial Anal	yses for the P	ast Five Year	s	As of
Analysis Item	n (Note 1)	2019	2020	2021	2022	2023	March 31, 2024
	Debt to asset ratio (%)	26.88	26.17	54.64	45.08	42.47	43.43
Financial Structure	Long-term funds to property, plant and equipment ratio (%)	299.73	245.67	144.73	165.97	153.52	139.92
	Current ratio (%)	145.63	183.47	121.83	144.66	130.16	118.66
Solvency	Quick ratio (%)	111.76	146.64	81.92	81.28	93.62	72.13
	Times interest earned ratio	(63.21)	(122.29)	(58.74)	(34.04)	(20.28)	(51.82)
	Accounts receivable turnover ratio (times)	2.12	0.86	2.30	4.28	15.91	12.69
	Average collection days	172.16	424.41	158.70	85.28	22.94	28.76
	Inventory turnover ratio (times)	1.92	1.85	4.30	3.04	3.26	1.96
Operation	Accounts payable turnover ratio (times)	16.11	8.11	17.73	15.02	12.68	5.93
capacity	Days'sales in inventory	190.10	197.29	84.88	120.06	111.96	186.22
	Property, plant and equipment turnover ratio (times)	0.85	0.29	0.65	1.44	1.63	0.94
	Total assets turnover ratio (times)	0.19	0.09	0.25	0.59	0.62	0.36
	Return on total assets (%)	(23.09)	(40.84)	(43.75)	(32.29)	(38.05)	(25.99)
	Return on equity (%)	(32.57)	(56.08)	(72.46)	(65.76)	(70.66)	(46.41)
Profitability	Pre-tax net profit to paid-in capital ratio (%)	(19.36)	(42.44)	(93.11)	(56.87)	(56.31)	(39.97)
	Net profit margin (%)	(120.53)	(475.94)	(178.57)	(56.27)	(64.09)	(72.74)
	Earnings per share (NT)	(3.89)	(12.62)	(9.31)	(6.00)	(7.00)	(1.00)
	Cash flow ratio (%)	—	_	—	_		—
Cash Flow	Cash flow adequacy ratio (%)	85.86	51.14	_	_	_	-
	Cash flow reinvestment ratio (%)	_	_	_	_	_	_
Leverage	Degree of operating leverage	(0.48)	(0.04)	(0.33)	(0.48)	(0.16)	(042)
Levelage	Degree of financial leverage	0.97	0.99	0.97	0.97	0.95	0.98

Please indicate the reasons for the changes in the financial ratios in the last two years. (If the increase / decrease is less than 20%)

1.Solvency:

(1)Times interest earned ratio: Due to the increase in pre-tax losses and interest expenses during the current period, the interest coverage ratio was negative.

2.Operation capacity:

(1)Accounts receivable turnover ratio and Average collection days: Mainly due to the increase in revenue during the current period and the decrease in accounts receivable at the end of the period, resulting in an increase in the accounts receivable turnover rate and a decrease in the average number of cash collection days.

3.Leverage: This is mainly due to the increase in Variable costs in the current period compared to the previous period.

Note 1: The calculation formulas of the analysis item are as follows:

1. Financial structure

(1) Debt ratio= total debt/total asset.

(2) Long-term fund to property, plant and equipment ratio = (Total Equity + Non-Current Liabilities)/ Net property, plant and equipment

2. Solvency

(1)Current ratio= current asset/current liabilities.

(2)Quick ratio= (current asset - inventory- prepaid expenses)/current liabilities.

(3)Times interest earned ratio= Earnings before taxes and interest/ interest expenses.

3. Operation capacity

(1) Receivables (including accounts receivable and notes receivable generated from operating activities) turnover ratio= net sales/average receivables (including accounts receivable and notes receivable generated from operating activities) balance.

(2) Average collection days= 365/receivables turnover ratio.

(3) Inventory turnover ratio= Cost of goods sold/ average inventory.

(4) Payables (including accounts payable and notes payable generated from operating activities) turnover ratio= Cost of goods sold/average payables (including accounts payable and notes payable generated from operating activities) balance.

(5) Days'sales in inventory= 365/inventory turnover ratio.

(6) Property, plant and equipment turnover ratio= Net Sales/average net property, plant and equipment.

(7) Total asset turnover ratio= Net Sales/ average total asset.

4. Profitability

- (1) Return on assets= [Profit or loss after tax + interest expense x (1-effective tax rate)]/average total assets.
- (2) Return on equity= Profit or loss after tax/ average total equity.
- (3) Net profit margin=Profit or loss after tax/ Net sales.

(4) Earnings per share= (The equity attributable to the owner of the parent Company - preferred stock dividend)/weighted average number of shares

outstanding.

5. Cash flow

(1) Cash flow ratio= Net cash flow provided by operating activities/ current liabilities

(2) Cash flow adequacy ratio= Net cash flow provided by operating activities in the past five years/five years sum of (capital expenditures + inventory additions +cash dividend)

(3) Cash flow reinvestment ratio= (Net cash flow provided by operating activities- cash dividends)/(gross property, plant and equipment + long term investment + other non-current assets + working capital)

6. Leverage:

- (1) Degree of operating leverage= (net sales- variable operating cost and expenses)/operating income
- (2) Degree of financial leverage= operating income / (operating income- interest expenses)

3.Audit Report issued by the Audit Committee Members for the Financial Reports for the most recent year(s)

Please refer to the page 148 of the annual report.

4. Financial statements for the most recent year

Please refer to the page 142-210 of the annual report.

- **5.A parent Company only financial statements for the most recent year, certified by a CPA** Not applicable.
- 6. If the Company or its affiliates have experienced financial difficulties in the recent two years and up to the date of publication of the annual report, the annual report shall explain how said difficulties will affect the Company's financial situation

None.

VII.A Review and Analysis of the Company's Financial Position and Financial Performance, and a Listing of Risks

1. Financial Position

Year				Γ\$ thousand; %
Item	2022	2023	Change in Increase/Decrease	
nem			Amount	Amount
Current assets	680,951	726,426	45,475	6.68
Non-current financial assets at amortised cost	20,021	_	(20,021)	(100.00)
Property, plant and equipment	499,675	492,537	(7,138)	(1.43)
Right-of-use assets	4,505	1,377	(3,128)	(69.43)
Intangible assets	7,342	3,012	(4,330)	(58.98)
Deferred tax assets	13,465	13,465	—	_
Other non-current assets	74,072	77,401	3,329	4.49
Total assets	1,300,031	1,314,218	14,187	1.09
Current liabilities	470,716	558,092	87,376	18.56
Long-term loan	113,190	—	(113,190)	(100.00)
Non-current lease liabilities	2,136	_	(2,136)	(100.00)
Total liabilities	586,042	558,092	(27,950)	(4.77)
Capital stock	700,000	830,000	130,000	18.57
Capital reserves	515,044	429,000	(86,044)	(16.71)
Loss absorbing capacity	(525,471)	(529,783)	(4,312)	0.82
Other equity	24,416	26,909	2,493	10.21
Shareholders' equity (attributable to shareholders of the parent Company)	713,989	756,126	42,137	5.90
Non-controlling Interest	_	—	—	_
Total Equity	713,989	756,126	42,137	5.90

The following are the major changes amounted to NT\$10 million and the ratio of change rate is more than 20%: Explanation on the major changes:

1. Non-current financial assets at amortised cost: Mainly due to the early repayment of bank loans in this period, decrease in the amount of the bank's pledge guarantee.

2. Long-term loan: Mainly due to the early repayment of bank loans in this period.

2. Financial Performance

(1) Operating results analysis table

Unit: NT\$ thousand; %

Year	2022	2023	Change in Increase/Decrease		
Item	2022	2025	Amount	Amount	
Operating Revenues	707,524	810,294	102,770	14.53	
Gross profit	18,149	(93,371)	(111,520)	(614.47)	
Net loss	(379,716)	(447,056)	(67,340)	17.73	
Non-Operating revenues and expenditures	(18,383)	(20,350)	(1,967)	10.70	
Net loss before tax	(398,099)	(467,406)	(69,307)	17.41	
Net loss for the current period	(398,099)	(519,356)	(121,257)	30.46	
Net loss for the current period (attributable to the shareholders of the parent Company)	(398,099)	(519,356)	(121,257)	30.46	

Explanation on the major changes:

1. Gross profit: As the cost of raw materials rises higher than the selling price, the operating gross loss in 2023 will increase significantly compared with last year.

2. Net loss for the current period: Due to the increase in operating gross losses and the recognition of one-time income tax expenses in accordance with local tax laws due to income sources in this period, the net loss after tax in 2023 increased compared with the same period last year.

(2) The expected sales amount and its basis

Starting from 2022, we will sign patent technology licensing contracts with major overseas battery manufacturers and recognize technology licensing income, and our revenue will gradually grow steadily. For relevant market research analysis and the current status and development of the industry, please refer to V. Operation Overview.

(3) The Company's future financial performance and the plan for any possible impact

The company has more than ten years of experience in the production of lithium-ion battery cathode materials in the phosphate system, and has a complete phosphate-based lithium-ion battery cathode material manufacturing technology and patent that does not rely on foreign precursors. However, the company's past self-produced and self-sold operating model is no longer sufficient to meet the global demand for the company's products. Therefore, since 2022, the company has been expanding its lithium intellectual property technology licensing and transfer business, dividing technology licensing targets into two categories: professional chemical companies and battery manufacturing customers. Through technology transfer and technical support, professional chemical technology licensing customers can supply to the company's lithium battery customers after completing plant construction, while battery manufacturing technology licensing customers can produce and sell on their own after completing plant construction. The company will focus on R&D for global customers, complete mass production verification, continue to develop IP, and help the company shift to a light asset operation, enhancing the company's operational efficiency.

3.Cash Flow

(1) Cash flow analysis for the recent year

Unit: NT\$ thousand

Year	2022	2023	Change in Increase/Decrease				
Item	2022	2025	Amount	Ratio of change			
Operating activities	(336,780)	(349,039)	(12,259)	3.64			
Investment activities	(108,304)	(29,593)	78,711	(72,68)			
Financing activities	464,935	523,135	58,200	12.52			
Analysis of changes: 1 Cash flow from operating activities: The increase in net cash outflow from operating activities was mainly							

1. Cash flow from operating activities: The increase in net cash outflow from operating activities was mainly attributable to the increase in income tax expense during the period.

2. Cash flow from investing activities: The decrease in net cash outflow from investing activities was mainly attributable to the decrease in the acquisition of real estate, plant and equipment during the period.

3. Cash flow from financing activities: The increase in net cash inflow from financing activities was mainly due to the receipt of cash capital increase during the period.

(2) Insufficient liquidity improvement plan: The Company still has sufficient cash and cash equivalents, and there is no liquidity shortage. As the operational scale continues to grow, it should be able to support the relevant cash outflows, and there is no liquidity concerns.

(3) Cash flow analysis and liquidity improvement plan for the next year (2024)

Unit: NT\$ thousand

Beginning	Net cash flow from	Annual cash	Residual cash	Cash shortage c	ontingency plan
cash balance (1)	annual operating activities(2)	outflow (3)	(Cash shortage) (1)+(2)-(3)	Investment plan	Financing plan
383,301	(222,936)	78,905	81,460	-	150,000

1. Analysis of changes in cash flow changes over the next year:

(1) Net cash outflow from operating activities: It is mainly due to the decrease in expected working capital required for the next year.

(2) Net cash outflow from investment activities: It is mainly due to the increase in the purchase amount of fixed assets expected in 2023.

(3) Net cash outflow from financing activities: It is mainly due to the repayment of short-term and long-term borrowings.

Cash shortage contingency plan and liquidity analysis: In response to future operational needs, financing or financing borrowings will be used as a remedy to support cash shortfalls.

4.Impact of major capital expenditure on financial operation in the most recent fiscal year In the most recent year, the main capital expenditures of the Company came from the procurement

cost incurred by the addition or replacement of equipment used for the business development. The Company has sufficient funds to support this expenditure, so there was no significant impact on the Company's financial business.

5.Re-investment policy for the most recent fiscal year, the main reasons for the profits and losses, improvement plans and investment plans for the coming year

(1) Re-investment policy for the most recent fiscal year

The current re-investment policy for the Company is primarily based on the basic business-related investment targets and does not engaged in investment in other industries. The implementation by the relevant executive department is complies with the internal control system of "Investment Cycle" and "Acquisition or Disposal of Assets Procedures", etc. The aforementioned regulations or procedures are discussed and approved by the Audit Committee, the Board of Directors or the Shareholders' Meeting.

(2) The main reasons for the profits and losses or the improvement plans for the most recent fiscal year

Unit: NT\$ thousand; %

				Unit: N15 mousand; %
Re-Investment Business	Share Holding Ratio	2023 Investment Return	Main Reasons for Profit or Loss	Improvement Plan
Advanced Lithium Electrochemistry Co., Ltd.	100.00	(363,988)	In 2023, due to the increase in raw material costs higher than the selling price, operating gross losses increased, and due to the recognition of one-time income tax expenses in this period due to the source of income in accordance with local tax laws, the net loss after tax in 2023 increased compared with the same period last year.	
AdvanceLithumElectr ochemistry(HK)Co.,L imited	100.00	(32,904)	The re-investment loss in Advanced Lithium Electrochemistry (Shanghai) Co., Ltd., was recognized.	optimize its product and
Advanced Lithium Electrochemistry (Shanghai) Co., Ltd.	100.00	(30,156)	In 2023, losses increased due to the recognition of one-time income tax expenses under local tax laws.	energy storage battery
Aleees US, Corp.	100.00	(46,363)	Losses were recognized for the investment conversion of Aleees US, Corp., Aleees AU Pty Ltd., Aleees Texas, LLC, Aleees EU SARL, and Aleees UK, Ltd.	of collecting royalty fees for technology licensing
Aleees AU Pty Ltd.	100.00	(12,327)	The subsidiary has not generated	- · ·
Aleees Texas, LLC	100.00	(20,738)	The subsidiary has not generated revenue and is showing losses.	stability and growth.
Aleees EU SARL	100.00	(179)	The subsidiary has not generated revenue and is showing losses.	
Aleees UK, Ltd.	100.00	(12,459)	The subsidiary has not yet commenced substantial operations.	
Aleees India Technology Private Limited	100.00	_	Established in November 2023, the subsidiary has not yet commenced substantial operations.	
Aleees Eco Ark Co., Ltd.	100.00	(516)	Dissolution and liquidation procedures were carried out in this volume.	The Board of Directors agreed to conduct dissolution and liquidation proceedings at the end of December 2018, and the application for dissolution was approved by the Ministry of Economic Affairs in February 2019.

(3) Investment plans for the coming year:

Based on the business development or product development, the Company plans to set up the equipment and processes, expand the laboratories and so on to expand the product line in the future, so that the company will have a solid foundation in responding to business adjustments and expanding new product lines to meet customer capacity needs.

6. Risk analysis and evaluation in recent years and up to the publication of the annual report

(1) The impact on the Company's profits (losses) of interest and exchange rate fluctuations and changes in the inflation rate in recent year and contingency measures to be taken in the future

	20	22	2023		
Item	Amount	Percentage of revenue	Amount	Percentage of revenue	
Interest revenue	1,173	0.17	2,604	0.32	
Interest expenses	11,360	1.61	21,964	2.71	
Profit (Loss) on exchange	8,401	1.19	2,396	0.30	

Unit: NT\$ thousand;%

i. Interest rate

The interest expenses of the Company and the subsidiary are mainly from long-term bank borrowings. The short-term and long-term bank borrowings are used for short-term operating turnover and purchase of machinery equipment and plant modifications. The interest expenses for 2022 and 2023 were NT\$11.36million and NT\$21.96million respectively, which accounted for 1.61% and 2.71% and 1.21% of the annual net revenue respectively.

Contingency measures

In response to the risk of changes in interest rates, the Company and the subsidiary will continue to monitor the trend of future market interest rates and collect information on interest rates of various banks, evaluate existing borrowing rates in a timely manner, and continue to establish good relationships with banks in order to obtain a preferential borrowing rate with good financing and credit records. When financing is necessary, the long-term and short-term bank borrowings will be planned depend on the actual circumstances of capital requirement in order to minimize the risk for the Company's and the subsidiary operation caused by fluctuations in interest rates and cost of capital.

ii. Exchange rate

The Company's manufacturing operations are based in Taiwan, and the transaction of raw material procurement is denominated in USD, while the customers are mainly for the export market, the transaction currency is mostly denominated in US dollars and RMB.

Therefore, fluctuations in exchange rates for the US dollar and RMB is the risks that must be faced by the Company's operating activities. The loss on exchange of the Company in 2022 and 2023 were NT\$8.40million and NT\$2.40million respectively, which accounted for 1.19% and 0.30% of net revenue of the current fiscal year, respectively. The overall profit (loss) on exchange does not constitute a risk to the profitability, therefore, it has not caused any major impact to the Company.

The company had to face the exchange rate risks associated to the continuous growth of future revenue and continuous business improvement. In addition, the Cayman Holdings listed in Taiwan may need to distribute dividends in NTD to domestic investors or to raise capital in NTD domestically and then require to exchange them into USD for use, etc., where there will be an exchange rate risk between USD, RMB and the NTD. Possible contingency measures may be adopted by the Finance Department of the Company are as follows:

Contingency measures

- (i) The foreign currency exchange risk adopts the principle of natural offset. As the Company's main sales revenue and raw material procurement will eventually be offset in USD-denominated settlement, therefore, it will continue to offset the natural hedging effect generated by the accounts receivable/payable to reduce the foreign currency exchange needs. Forward exchange contracts and debts denominated in foreign currencies, etc. are used as required at appropriate time to reduce the impact of changes in foreign exchange on the profit and loss of the Company.
- (ii) The finance unit shall closely monitor information on the changes in exchange rate, and maintain close liaison with the principal bankers in order to understand thoroughly the exchange rate trends at all time, as well as provide the full picture of changes in exchange rate trend to the relevant managers, and timely adjustment can be made immediately.
- (iii) When giving out quotations, business department has considered the impact of exchange rate fluctuations on the sales price and adjusted the quoted prices of the products in consideration of changes in exchange rate to appropriately reflect fluctuations in exchange rates and to ensure the profit of the company's products.
- (iv) The Company has established the "Acquisition or Disposal of Assets Procedures" to regulate the operations engaging in transactions, risk management, supervision and auditing of derivatives to reduce the transaction risk arising from operating exchange rate-related derivatives.

iii. Inflation

The past profit and loss of the Company has not been significantly affected by inflation. If the cost is increased due to inflation, it will also be correspondingly reflected in the selling price of the product. Also, the manufactured products of the Company and sales region of its terminal products end products will be distributed worldwide in the future.By controlling the global political and economic changes, the fluctuations in the market prices of raw materials and end products, maintaining a good interaction with suppliers and customers, and promptly adjusting the procurement and sales strategies, cost structure and trading conditions, the impacts of inflation or deflation can be effectively responded, so it would not pose significant impact on the Company.

(2) The Company's policy regarding high-risk investments, highly leveraged investments, loans to other parties, endorsements, guarantees, and derivatives transactions in recent year and up to the publication of the annual report; the main reason for the profits / losses generated thereby; and contingency measures to be taken in the future

The Company has established the "Acquisition and Disposal of Assets Procedures", "Operational Procedures for Endorsements and Guarantees" and "Operational Procedures for Lending Capital to Others", etc. as the basis for the Company and its subsidiaries to engage in relevant operations. As of the publication date of the annual report, the Company and its subsidiaries have not engaged in any high-risk, highly leveraged investments and high-risk derivatives trading. Based on sound principles and pragmatic management philosophy, the Company and its subsidiaries have not considered the business of engaging in high-risk, highly leveraged investments and high-risk derivatives trading in the future. In addition, because the company and the reinvested subsidiary or sub-subsidiary have the capital needs in operation, it comes to situations that the subsidiary's funds are lent, and the situation that the Company endorses and guarantees the subsidiary, and so on. However, the lending of capital and endorsements / guarantees are conducted according to the matters listed in the "Operational Procedures for Lending Capital to Others" and "Operational Procedures for Endorsements and Guarantees". In the future, the Company will comply with the "Guidelines for Lending of Capital, Endorsements and Guarantees by Public Companies" promulgated by the competent authorities in Taiwan and the internal control operation rules and regulations of the Company for handling relevant matters.

(3) Research and development work in recent years and future, and further expenditures expected for research and development work

The Company will continue to strive toward the goals of extending battery life and enhancing energy density based on its research results of cathode materials accumulated over the years, thereby, developing new products and actively expanding R&D and sales of battery. The R&D expense of the Company in 2023 was NT\$ 64.59 million, which accounted for 7.97% of the net operating revenue, indicating that the Company continues to focus on R&D resources, refined R&D and mass production technology to maintain its position in the industry and advantages. The future R&D directions are listed as follow, the Company is expected to invest approximately NT\$73.29 million in response to the future R&D plans and gain market advantage:

- The use of advanced powder design and powder post-processing techniques to increase i. production yields and reduce production costs.
- ii. Actively introduce a new generation of manufacturing process technology and equipment to produce cathode materials for lithium battery with higher purity, lower impurities and better processing performance to meet the customer needs for high-end product applications.
- Continue to develop cathode materials for high-energy density battery, such as invest in the iii. development of cathode materials like LMFP, LiVPO4F, and LiNiPO4.
- Actively cooperate with domestic and foreign research units to develop joint development iv. plans. In addition to various collaborations with the lithium laboratories in Taiwan universities, Aleees also collaborates with Industrial Technology Research Institute in a three-phase long-term technical cooperation project. Currently, the project has reached the third phase.
- (4) Effect on the Company's financial operations of important policies adopted and changes in the legal environment at home and abroad in recent year and up to the publication of the annual report, and contingency measures to be taken

The main sales market of the Company is distributed and expanded in Europe, America, Japan and South Korea in the field of energy storage and electric vehicle(including hybrid and power vehicle). Therefore, the Company is relatively sensitive to international policies regarding the promotion on green energy and low-carbon vehicles.

The development of sustainable energy is seen as an important trend of environmental protection in global. Currently, over 130 countries have adopted (or announced) the goal of net zero emissions by 2050, and the development of green power has become a global consensus. As countries continuously facilitate the development of renewable energy and increase the proportion of green energy, the construction of energy storage systems in the later stage shall follow. Therefore, the energy storage system is able to smooth the green power output, improve the utilization rate of renewable energy, and maximize the effectiveness of each electric power. These

are the key reasons for the development of energy storage. Energy storage equipment is widely used in the power systems, and spans from the power generation terminal, transmission, distribution, to the client terminal, including residential, industrial, commercial enterprises and so on. Because the entire power system is involved, the main driving force lies in the support from the government policies. In addition to government policies, customer demand is also expected to increase. It is expected that the United States will continue to be the world's largest market until 2025. The extension of the tax benefits of the Investment Tax Credit (ITC) drives the construction plan of many solar photovoltaic and energy storage systems. Overall, the global output value of the energy storage industry enters to a rapid growth period under the topics of carbon neutral and green energy.

The global electric vehicle market develops rapidly. From 2011 to 2012, the Chinese government began to encourage the development of the electric vehicle market through subsidy policies. During 2016 to 2017, other major industrial countries in the world also joined one after another and began to discuss policies to restrict the sale of fuel vehicles. During 2018 and 2019, the European countries such as the United Kingdom and France announced that electric vehicles must reach a certain market ratio in the whole car market. Otherwise, they must ban the sales of fuel vehicles, and further set a cap on the carbon emissions amount of fuel vehicles. Once the cap is exceeded, the car manufacturers will face an extremely high fine. More than 20 countries around the world have proposed for automobile electrification or the bans on fuel vehicles, the target schedule of which is between 2025 and 2050. The European countries act progressively the most. Many countries have long-term pushed the car manufacturers on the sale of electric vehicles by policies (such as the European's emission target on carbon dioxide), or subsidies to buyers of electric vehicles (such as China's subsidies and local incentives), or use the tax system or related measures to stinulate buyers (such as federal tax incentives in the United States and state incentives), so that the automakers engage heavily in the global electric vehicle market, resulting in the increasing demand for electric vehicles.

The Company continuously improves the battery performance in the future, and has proactively adjusted the operating strategy and policies since 2019. Therefore, the important policies and the changes in domestic and foreign regulation shall not have a significant impact on the Company's finance and business.

(5) Effect on the Company's financial operations of developments in science and technology(including the information security risks) as well as industrial change in recent year and up to the publication of the annual report, and contingency measures to be taken

Compared with traditional lead-acid energy storage batteries, the lithium-ion batteries have some advantages such as low pollution and long cycle life. Lithium-ion batteries are increasingly used for the energy storage of new batteries and gradually replace the lead-acid batteries, increasing in the energy storage market.Moreover, the requirement of energy storage batteries is mainly on battery cost, cycle performance, and life cycle costs other than the energy density. Lithium iron phosphate batteries have lower production costs and higher cycle times, while ternary lithium batteries have safety concerns due to frequent explosions. Therefore, lithium-ion battery is the first choice in the energy storage market. BNEF considers that the energy storage market is driven by the rapid development of battery technology. Currently, the lithium-ion battery is the majority, and in the market of fixed energy storage systems, the market ratio of lithium iron phosphate (LFP) batteries, in the first time, exceeded that of nickel-manganese-cobalt (NMC) batteries in 2021. Until 2030, it's believed that LFP is the first choice for lithium-ion batteries.

TrendForce thinks that the power batteries are the most expensive but essential components in electric vehicles, so reducing the cost on power batteries will be an important strategy of competition for companies in the future. Because of its cost-effective advantages, the lithium iron phosphate batteries, with the continuous progress of technology, are estimated to account for more than 60% of the installment in the global power battery market by 2024. In addition, as a result of the Russo-Ukranian war and other uncertain factors, the growth rate between the the supply and demand of the global battery industry will be different in the short-term, and companies will focus more on reducing battery costs and ensuring supply chain security in the future. The costs-effective advantages of lithium iron phosphate batteries are expected to become more prominent under this trend, and they may become a mainstream part of the terminal market over the next two to three years. By 2024, the global installed capacity ratio of lithium iron phosphate batteries to ternary batteries will change from 3:7 to 6:4.

In the past three to four years, the rise and implementation of the electric vehicle concept has made the supply chain of automotive electronics and lithium batteries become one of the most popular industries. To establish and strengthen their position in the market, the international companies have been expanding their production capacity, joint ventures and mergers and acquisitions. The electric vehicle industry will undoubtedly become the largest market for lithium batteries in the next decade. With the use of lithium iron phosphate batteries on a large scale by the leading electronic vehicle companies, and with several traditional car manufacturers indicating that they will use lithium iron phosphate batteries. Driven by market demand, OEM factories understand the lithium iron phosphate (LiFePO4)'s advantage in cost-price, so they have taken the initiative to develop and design vehicles equipped with lithium iron phosphate (LiFePO4) batteries, leading to a resonance in the industry chain.

Regarding the R&D directions for the materials, the company assisted customers to enhance the price-performance ratio of their products, develop long-lasting battery technologies with high energy density and high security, and promote the development of energy storage applications and electric vehicles (including hybrid power vehicles). With the maturity and expansion of the industry supply chain, the industry practices formed will help extend the cycle life of LFP battery and lower the impact of new technologies. Also, the Company has invested considerable R&D resources and combined with external academia resources to carry out R&D of various new lithium battery materials, hoping to maintain its leadership position in the field of new battery materials to ensure the sustainable operation of enterprises. The Company keeps following the technology changes and information security risks of related industry; continuously collects the industrial intelligence for market trends; timely adjusts the research and development directions, and keeps paying attention to the potential impact of information security risks on the company's operations; regularly evaluates and adjusts the information security policies in order to effectively control and reduce the information security risks. Therefore, developments in science and technology(including the information security risk) as well as industrial change should not have a significant impact on the financial operations of the Company.

(6) Effect on the Company's crisis management of changes in the Company's corporate image in recent year and up to the publication of the annual report, and contingency measures to be taken

Based on the operating philosophy of "Human Safe and Eco-friendly", the Company and the subsidiary actively innovates and improves to pursue the most optimum and people-oriented management model. The Company and the subsidiary continues to introduce outstanding talents from domestic universities and colleges to work in the Company, deeply embedded the competitiveness of the industry, and 6 standard deviations are used as the basis for the evaluation of the Company's production management, and ultimately, the results of the operation will be returned to the shareholders and the community. Since the establishment of the Company, we have established a good corporate image of young and innovative, and there is no crisis management of significant changes in the Company's corporate image.

(7) Expected benefits and possible risks associated with any merger and acquisitions in recent year and up to the publication of the annual report, and contingency measures being or to be taken

The Company did not conduct any mergers and acquisitions (M&A) in recent year and up to the publication of the annual report, and there is no plan for M&A. In the event that the Company and the subsidiary discovers any potential M&A targets of companies or groups in the future, the Company will adopt a prudent approach in assessment, consider the synergy effects of merger, and consult with relevant professionals, as well as reasonable conditions are formulated timely for M&A decision making in order to protect the overall right and interests of shareholders.

(8) Expected benefits and possible risks associated with any plant expansion in recent year and up to the publication of the annual report, and contingency measures being or to be taken

The Company officially signed a patent sublicense contract with LiFePO4+C Licensing AG on July 4, 2011. The contract originally required the Company to set up a plant for the production of cathode materials for LFP battery in Quebec, Canada, and accomplish the scale of 1,000 tons of annual output within three years of the contract.

However, the Company considered that the demand in the European and American markets were not as good as expected, and it has completed the supplemental contract of the patent sublicense contract with LiFePO4+C Licensing AG on August 26, 2013. The two parties agreed that the timeframe for plant construction and operating period may be extended for 12 months. In the event that the Company fails to complete the factory establishment according to the contract, LiFePO4 +C Licensing AG is entitled to claim extension fee of US\$300,000 from the Company and to terminate the patent sublicense contract.

The Company considered the development potential of electric vehicles and energy storage systems in Europe, the United States and Canada, and it has completed the supplemental contract of the patent sublicense contract with LiFePO4+C Licensing AG on November 19, 2014, stipulating that the Company may choose to establish powder factory, battery factory, battery module factory or electric bus system integration plant.

The requirement to establish a cathode material plant, a cell plant, a Pack plant (battery module plant), or an electric bus system integration plant in the province of Quebec, Canada by July 4, 2015, ceased to be applicable. Both parties confirmed the expiration of the cause of action

for the plant establishment requirement via email correspondence during the contract period. As a result, the company is no longer obligated to fulfill the factory construction obligations. Despite LiFePO4+C Licensing AG still has reservations; further negotiations are pending.

Contingency measures

However, with the continuous growth in demand in the current European and American markets becoming a trend, most battery factories or customers now require a production capacity of over 10,000 tons per year, which should not be an additional burden or disadvantage to the company compared to the past practice of building a plant with a capacity of 1,000 tons per year. Therefore, even if we were to proceed with a 1,000-ton-per-year factory, there shall be no risk or potential loss for the company. Nevertheless, any plans for expanding our factory premises remain subject to prioritizing shareholder interests.

- (9) Risks associated with any consolidation of sales or purchasing operations in recent year and up to the publication of the annual report, and contingency measures being or to be taken
 - i. Risk of concentration for purchase

The main raw materials used in the production of the cathode materials for LFP battery are lithium compounds and phosphoric acid, which are not highly specific. The market supply sources are not oligopolistic or monopolized by a single manufacturer. As the Company continues to increase the number of certified suppliers, there should be no risk of concentration.

ii. Risk of concentration for sales

The top 10 customers by product sales amount of the Company and subsidiaries accounted for 96.82% and 95.09% of the net sales in 2022and 2023 respectively, of which customer with the largest sales proportion was 27.45% and 28.07% respectively. The main reason for the concentration is the cathode materials for LFP battery developed by the Company is mainly used in energy storage battery, hybrid electric vehicles and electric buses. Due to the aforementioned product applications of the battery materials, the certification is relatively time-consuming based on safety and stability considerations. Therefore, the sales of the Company are concentrated in some customers mainly due to industry characteristics, long time is required for product certification and maintain a good business relationship with the battery manufacturers.

(10) Effect upon and risk to the Company in the event a major quantity of shares belonging to a director, supervisor; or shareholder holding greater than 10 percent share in the Company has been transferred or has otherwise changed hands in recent year and up to the publication of the annual report, and contingency measures being or to be taken

In recent year and up to the publication of the annual report, the directors, supervisors; or majority shareholders who hold more than 10% share of the Company had made no significant transfer or replacement of shares.

(11) Effect upon and risk to the Company associated with any change in governance personnel or top management in recent year and up to the publication of the annual report, and contingency measures being or to be taken

There were no changes in the Company's right to operate in recent year and up to the publication of the annual report. The Company has strengthened various corporate governance measures and introduced independent directors to set up an audit committee with a view to enhancing the protection of the overall shareholders' equity. Moreover, the Company's daily operations rely on professional managers. The strong professional manager team has a considerable contribution to the Company's operating results, and should be able to continue receiving the support from shareholders in the future. Therefore, if there is a change in the Company's right to operate, it should not have a major negative impact on the Company's management and operational advantages.

(12) Any litigation or non-litigation shall clearly state

i. Lawsuits, non-litigation disputes, or administrative disputes that have been judged or are currently pending as of the end of the most recent fiscal year and the date of printing of the annual report, and whose results may have a significant impact on shareholders' equity or securities prices, should disclose the disputed facts, the amount of the subject matter, the date of the lawsuit, the main parties involved in the dispute, and the current status of the proceedings.

Aleees Eco Ark (Taiwan), a subsidiary of the Company, received the 2016 First Instance for Major Common Litigation No. 147 on July 18, 2016 and an additional indictment on April 6, 2017 (referred hereafter as First Instance for Major Common Litigation No. 147) from Taiwan Hsinchu District Court, and the 2018 First Instance for Major Common Litigation No. 216 on October 31, 2018 (referred hereafter as First Instance for Major Common Litigation No. 216) from Taiwan Hsinchu District Court. According to the above-mentioned First Instance for Major Common Litigation No. 147 and No. 216, the plaintiff HsinChu Transportation Co., Ltd. requested Aleees Eco Ark (Taiwan) to pay \$34,946 and \$51,030, respectively as the driving services fee, with interest of 5% per annum is calculated to the date of payback. For the First Instance for Major Common Litigation No. 147, Taiwan HsinChu District Court judged that the defendant Aleees Eco Ark (Taiwan) should pay the plaintiff HsinChu Transportation Co., Ltd. on September 11,2018. The Company has evaluated that the incurred driving services fee is not entirely attributable to Aleees Eco Ark (Taiwan), as it also involved the land use issue for battery charging/swapping stations, hence the judgment of the first instance is obviously wrong due to wrong identifying usage. The Company has filed an appeal with the Civil Court of Taiwan High Court (Case No.: Taiwan High Court 2018 Major Appeal No. 805), referred hereafter as "Major Appeal No. 805". On June 27, 2019, the company received the verdict of rejecting the appeal and assessed Hence, Aleees (Taiwan) appealed for the trial. On August 18, 2022, the Supreme Court, with reference to Judgement Filed 2020 No. 002292, judged that "the original judgement is revoked, and the case is remanded to Taiwan High Court" (Case No.: 2022 Major Appeal No. 150 Retrial No. 1 (Section Yu)). Subsequently, on November 29, 2023, the Taiwan High Court revoked the judgement concerning Aleees Eco Ark (Taiwan) to pay over NT\$ 10,032 thousand with an interest rate of 5% per annum calculated to the date of payback, starting from July 17, 2016. The company declares dissatisfaction with the judgement and has filed an appeal. The case has been transferred to the Supreme Court. Although it is not possible to judge its possible outcome, the Company has estimated the amount of possible loss after a prudent assessment, and it has been credited. For the First Instance for Major Common Litigation No.216 which was originally scheduled for oral

arguments on January 24, 2019, however, the issue of this case is same as the aforementioned retrial in the Taiwan High Court (Case No.: 2022 Major Appeal No. 150 Retrial No. 1 (Section Yu)), which the incurred driving services fee is not entirely attributable to Aleees Eco Ark (Taiwan), the Court decided to stop the proceedings on January 22, 2019 in order to prevent judgment discrepancy, hence, it is unable to estimate the effect on the Company as of the publication date of the annual report.

The competent authority has confirmed that the land for battery swapping stations is illegally used by Aleees Eco Ark (Taiwan), that is, the land for battery charging/ swapping stations is transferred from Department of Transportation, Hsinchu City Government to HsinChu Transportation Co., Ltd., and then it is handed over to Aleees Eco Ark (Taiwan) for battery charging/ swapping stations establishment. However, now due to land use problem, Aleees Eco Ark (Taiwan) unable to provide battery charging/ swapping services, and it is mandatory to remove the ground objects as soon as possible and restore the original state of the land, which has resulted in loss of Aleees Eco Ark (Taiwan). In response to the alleged illegal land use, Aleees Eco Ark (Taiwan) has filed a national compensation litigation against the Hsinchu City Government to Taiwan Hsinchu District Court on July 6, 2017 to request amount of compensation of \$10,000, and retain rights to monetary compensation for the remaining amount. The case has been accepted by Taiwan Hsinchu District Court (Case No.: 2017 National Compensation for Major Litigation No. 2), the Court decided to stop the proceedings on October 24, 2018 in order to prevent judgment discrepancy with Major Appeal No. 805. Hence, it is unable to estimate the effect on the Group as of the publication date of the annual report.

The second-tier subsidiary of the Company, Advanced Lithium Electrochemistry (Shanghai) Co., Ltd.. received the verdict from the China International Economic and Trade Arbitration Committee on November 9, 2020. It was ruled that Jiangxi Hengdong New Energy Co., Ltd. must pay about 3,735 thousand Yuan (RMB) to its second-tier subsidiaries. On November 20, 2020, it applied to the Intermediate People's Court of Nanchang City, Jiangxi Province for compulsory execution in order to claim the company's rights and interests. Because the previous compulsory procedures were unsuccessful, the compulsory procedures were closed on May 27, 2021. The company submitted the Case to the Intermediate People's Court of Nanchang City, Jiangxi Province on July 29, 2021 and applied for bankruptcy. Additionally, the company declared our claims with the insolvency administrator to protect the rights and interests of the Company.

The company and Wulong Electric Vehicle (Group) Co., Ltd. (hereinafter referred to as Wulong Electric Vehicle Company) established a long-term cooperative relationship in 2016, and the two parties completed mutual investment for the joint venture project. The company issued a request to Wulong Electric Vehicle Company for early settlement of convertible corporate bonds in August 2020, but it has not yet been repaid; in order to claim the rights and interests of the company and shareholders, the Company issued a request to Wulong Electric Vehicle Company issued a request to Wulong Electric referred to as Wulong Power Investment), and applied for false sanctions of the 9,283 thousand private equity shares of the Company(after the completion of the capital reduction in

the second half of 2021), which was indirectly held by the above-mentioned car company. That after the company provides a guarantee of 50 million yuan, Wulong Power Investment shall not transfer, establish mortgage rights, or conduct any other disposals to all or part of the company's private common stock. The Company has paid the guarantee, and in December 2020, it has received an execution order from the Taipei District Court of Taiwan (Beiyuan Zhong 2020 Si Zhi Quan Mu Zi No. 644). Subsequently, the company requested the court to limit FDG Kinetic Limited on exercising the shareholders' rights with 9,283,000 shares of the Company's private common stock (after the completion of the capital reduction in the second half of 2021). The company provided a guarantee of NTD 9,380 thousand to the Taoyuan District Court of Taiwan and received an enforcement order from the court in April 2021 (the 2021 R.O.C Si Zi Juan No. 78).

In order to protect the interests of the company's shareholders, in March 2021, the company has already filed an arbitration request with the Chinese Arbitration Association against FDG Kinetic Limited (hereinafter referred to as FDG Kinetic) and Wulong Power Investment regarding the aforementioned strategic alliance and requested for the return of 9,283,000 shares of the company's private common stock. However, on March 14, 2023, the Chinese Arbitration Association issued an arbitration award rejecting the company's request. Following legal counsel and a written correspondence confirming FDG Electric Vehicles Limited's acknowledgement of the strategic alliance, it appears that the Chinese Arbitration Association erroneously omitted FDG Electric Vehicles Limited as a party to the arbitration. Consequently, the company has appointed another legal practitioner to file an appeal to revoke the arbitration award. Furthermore, prior to the arbitration decision, on December 13, 2022, the company filed a civil lawsuit against FDG Electric Vehicles Limited, FDG Kinetic, and Wulong Power Investment for compensation for any injury incurred with the Intellectual Property and Commercial Court (subsequently transferred to the Taiwan Taipei District Court for adjudication under Case No.: 2023 Major Common Litigation No. 832). As of the date of the annual report, the impact on the company cannot be estimated.

In May 2023, the company received a ruling from the Taoyuan District Court granting revocation of the false sanctions limiting FDG Kinetic from exercising shareholders' rights. However, on May 18, 2023, the company filed an appeal against this ruling. Subsequently, on October 30, 2023, the company received a ruling from the Taiwan High Court, under Notice No.: 2023 Appeal No. 749, revoking the revocation issued by the Taoyuan District Court and rejecting Wulong Power Investment's complaint made at the Taoyuan District Court. In response, Wulong Power Investment filed another appeal. On January 22, 2024, the company received a ruling from the Supreme Court, under Notice No.: 2023 Appeal No. 1076, overruling the ruling of the Taiwan High Court, under Notice No.: 2023 Appeal No. 749, thereby confirming the matter.

Wulong Power Investment requested the revocation of the false sanctions limiting the transfer of the company's aforementioned private common stock, citing the arbitration award issued by the Chinese Arbitration Association on March 14, 2023. On February 7, 2024, the company received a ruling from the Taiwan High Court, under Notice No.: 2023 Complaint No. 451, revoking the complaint made by Wulong Power Investment. Therefore, the false

sanction remains valid. As of the date of printing of the annual report, Wulong Power Investment remained prohibited from transferring, establishing mortgage rights, or conducting any other disposals to all or part of the company's aforementioned private common stock.

ii. For the directors, supervisors, general manager, substantial responsible person, major shareholders holding more than 10% of the shares, and subsidiary companies of the company, any lawsuits, non-litigation or administrative litigation cases that have been confirmed by judgment or are currently pending, and may have a significant impact on the company's shareholder rights or security prices should be disclosed, including the facts in dispute, the amount of money involved, the date the lawsuit began, the main parties involved and the current processing situation. \circ

There are no such cases.

iii. Regarding the occurrence of any situation under Article 157 of the Securities and Exchange Act by the company's directors, supervisors, executives, and major shareholders holding more than 10% of the shares during the most recent fiscal year and up to the date of printing of the annual report, and the current situation being handled by the company:

There are no such cases.

- (13) Other important risks in recent year and up to the publication of the annual report, and contingency measures being or to be taken
 - i. Patent infringement and litigation risk

The cathode materials for LFP battery were officially published by the battery laboratory of University of Texas in 1996 and officially commercialized since 2004. However, due to the continuous litigation on cathode materials for LFP battery at the time, which has resulted in the internationally renowned battery factory has not actively invested in large-scale development of LFP battery. The European and American electric vehicles manufacturers also adopted a conservative approach towards the use of LFP battery. Many electric vehicle manufacturers stated that if the patent dispute could not be effectively resolved, the market of cathode materials for LFP battery could not be expanded rapidly. Therefore, since its establishment, the Company has actively developed its own patents and has progressively acquired a number of patents for manufacturing processes and materials. There is no patent infringement since its mass production to date, however, the Company understands that if it is unable to eliminates the patent concerns of customers, and reduces the risk of litigation, the industry of cathode materials for LFP battery could not be developed rapidly. Therefore, the Company officially signed a patent sublicense contract with Quebec Water Conservancy Corporation, Montreal University, Frence National Centre for Scientific Research (CNRS) and LiFePO4+C Licensing AG established by Süd-Chemie, Germany on July 4, 2011. This patent licensing effectively reduced customer concerns and expanded the European and American markets.

As of today, despite the gradual expiration of the aforementioned patent sublicense contract, the Company has become the world's foremost provider of lithium iron phosphate materials and LFP Intellectual Property Provider. This achievement is a result of the Company's relentless innovation and the accumulation of production expertise. Additionally, the Company

have emerged as one of the few companies outside of China equipped with comprehensive manufacturing technology and patents for lithium iron phosphate battery cathode materials. As of the date of printing of the annual report, the Company holds more than 150 exclusive patents worldwide, serving a diverse customer base including renowned energy storage and EV battery manufacturers across Europe, the United States, Japan, Korea, and other Asian regions. Collaborating with more than forty customers globally, the Company actively engaged in joint development efforts for LFP and LMFP products. Leveraging the patented technologies and production expertise, the Company manufacture high-quality, low-cost, and long lifetime lithium iron phosphate battery materials. This strategic approach not only facilitates the establishment of highly autonomous lithium battery supply chains worldwide but also enables our customers to improve their manufacturing capabilities, ensuring both quality and competitive pricing. Additionally, it effectively reduces the risks associated with patent infringement and related litigation.

Contingency measures

The Company's team consistently maintains an understanding of the characteristics of cathode materials in the market and customer demands, continuously monitoring market products, and proactively advocating for the Company's patents and technological rights. Prior to the submission of patent applications, the Company actively conducts patent searches on relevant technological developments to improve the patent layout. In 2022, the Company successfully transformed into a LFP Intellectual Property Supplier. Before engaging in any external licensing, the Company comprehensively evaluates the developmental direction of the licensee, gaining a full understanding of the upstream and downstream supply chains of the battery industry. This approach not only reduces the risks of patent infringement but also minimizes litigation risks of the licensing partners. Additionally, considering the timeframe and costs associated with the patent applications in various countries, the Company expands the scope of patent applications while strategically acquiring patents to further accelerate the patent layout process.

ii. Market competition risk

The market position of the Company and the relationships with its main customers in the past do not necessarily assure continued growth in shipments and profitability in the future.The Company's R&D of high-energy density products continue to improve product performance, as well as continue to enhance the price-performance ratio of product and customer satisfaction. It is believed that the Company's competitors are also working towards the same goal, the market competition and fluctuation will always exist. In addition, cathode materials for LFP batteries have lower energy density comparing to materials for lithium ternary batteries, hence, it still have to face the competition with the materials for lithium ternary battery.

Contingency measures

Cathode materials for lithium battery are the most critical material in battery, and have a critical impact on battery performance and unit cost of battery. According to the development trend of other cathode materials in the past, as for the long term, there is generally a phenomenon in which the big are getting bigger, the strong are getting stronger. The current

annual shipment of cathode materials for LFP battery of the Company has exceeded reached 150,000 tons, but this does not mean that the Company will stay in the same position for a long time, and can maintain or expand market share.

Secondary batteries (accumulator battery) refer to batteries that can be recharged and discharged repeatedly(equivalent to reusable). Although the lithium batteries are the latest one to be commericialized, they account for 40% of the secondary battery market due to their high energy density and no memory effect, while the rest 60% of the market that has not yet been captured by lithium batteries is occupied by lead-acid batteries.(such as starter batteries, electric bicycles, uninterruptible power systems(UPS), and so on.) However, the lithium batteries will gradually replace the lead-acid batteries because of environmental protection and zero carbon emission requirements. Two main material technical roadmaps of lithium batteries are lithium iron phosphate and ternary lithium. Lithium iron phosphate batteries have a longer life, are cheaper and safer, but have a lower energy density. This kind of battery is mostly used for energy storage devices, affordable electric vehicles (more cost-effective), electric buses and so on; In contrast, ternary lithium batteries have higher energy density and a strong battery life, but they have a poor stability and higher cost. The battery is mostly used in 3C digital products and the higher-end electric vehicles. The market competition between lithium iron phosphate batteries and ternary batteries is continuing. At the same time, the industries are constantly pursuing the technological improvements to meet the high cost-effective market demand for the high energy density, long lifetime, high safety and low cost.

Compared with traditional lead-acid energy storage batteries, the lithium-ion batteries have some advantages such as low pollution and long cycle life. Lithium-ion batteries are increasingly used for the energy storage of new batteries and gradually replace the lead-acid batteries, increasing in the energy storage market. Moreover, the requirement of energy storage batteries is mainly on battery cost, cycle performance, and life cycle costs other than the energy density. Lithium iron phosphate batteries have lower production costs and higher cycle times, while ternary lithium batteries have safety concerns due to frequent explosions. Therefore, lithium-ion batteries is the first choice in the energy storage market. Since the second half of 2021, core battery raw materials such as lithium, cobalt and nickel have risen significantly. In addition, as a result of the Russian-Ukrainian war, the Ebola outbreak, and other uncertain factors, the growth rate between the supply and demand of the battery industry will be different in the short term, and companies will focus more on reducing battery costs and ensuring supply chain security in the future. The two major factors related to future competitiveness are related to future competitiveness. Therefore, under this trend, TrendForce expects that the cost-effective advantages of lithium iron phosphate batteries continues to be prominent, and become the mainstream of the terminal market in the next 2 to 3 years.

LFP battery has exclusive features of high security, excellent circulation performances and rapid charging/discharging, making it suitable for applications in energy storage system and hybrid electric vehicles with voltage system above 12V, and it has been considered as a major product to replace lead-acid batter.

In addition to actively developing new cathode materials for LFP battery with better performance, the Company continues to improve manufacturing processes and reduce costs.

The Company's battery laboratory manages to provide countermeasures to help customers introduce new materials into mass production. For specific customers and specific applications, the Company also provides customized services. Only by assisting customers to improve their competitiveness is the best strategy for the Company to win in the market.

iii. Risk of loss of R&D personnel

Since the establishment of the Company, with the spirit of the R&D team's unremitting efforts, it has acquired a number of manufacturing processes and materials patents for cathode materials for LFP battery, and there are still many patents pending for application or in the review process. If there is a significant change in the R&D personnel, it would cause operating risk.

Contingency measure

The Company is committed to improving the internal working environment, establishing employees' centripetal force towards the Company, and retaining talents through appropriate reward systems to reduce personnel turnover. In addition, all research projects must be conducted by at least two R&D personnel, and the R&D process is documented and archived, and the meeting is held regularly with the supervisor to prevent the R&D project come to a standstill due to R&D personnel changes. Therefore, the R&D personnel change should not has a major impact on the Company's operations.

iv. Protection of shareholders' equity

The Company is registered in the British Cayman Islands and its principal places of business are Republic of China. Therefore, the changes in the overall economic and political environment of the place of registration and the place of business as well as fluctuations in foreign exchange will affect the operation of the Company. There are many different regulations in the Company Act of British Cayman Islands and Company Act of the Republic of China. Although the Company has amended the Articles of Association according to the "Checklist for the Protection of Shareholders' Equity" as stipulated by the Taipei Exchange. However, there are still many differences for the Act governing the operation of the Company for both territories. Investors still need to understand and consult experts on the risks associated with the investment.

- v. Risks related to the licensing model
 - (i) The risk of inflation and labor shortage

The US-China trade war, as well as the COVID-19 pandemic that has been burning since 2020 and is now coming to an end, have caused global economic turmoil. In addition, the shortage of shipping containers and the upward pressure on raw material costs and wage increases caused by inflation and supply-demand imbalances have led to labor shortages and information asymmetry in the global industry, which may affect the estimated construction time and production and sales forecasts of authorized clients of the company.

Contingency measures

A. Based on the company's 19 years of production experience, we provide guidance to authorized clients on safe inventory policies, qualified supply chain vendors for material reserves and quality information, and discuss with authorized clients about decentralized supply chain production locations and increased configurations to maintain supply chain

flexibility in a correct, real-time, and transparent manner, demonstrating resilience, in addition to expanding Tier 1 suppliers.

- B. We recommend that authorized clients use fully automated production lines for new plant equipment. The previous semi-automated production model, which required high labor costs, no longer exists. For example, a new fully automated production line with an annual production capacity of 10,000 tons only requires about 88 production line workers to carry out production, greatly reducing the risk of labor shortages. The company also continues to monitor equipment update dynamics and provide feedback to authorized clients to improve their production processes.
- (ii) Risk of Changes in Important Policies and Laws Abroad

The company's authorized customers are mainly located in the energy storage and electric vehicle (including hybrid vehicles) markets in Europe and America. Therefore, they are relatively sensitive to policies promoting green energy and low-carbon transportation internationally. Sustainable energy development has been regarded as an important trend in global environmental protection. Currently, more than 130 countries have passed or announced their goal to achieve net zero carbon emissions by 2050. Developing green electricity has become a global consensus. As countries continue to increase their efforts to develop renewable energy and increase the proportion of green electricity, the establishment of backend energy storage systems is also necessary. Energy storage systems can smooth out the output of green electricity and improve the utilization of renewable energy, maximizing the efficiency of each kilowatt-hour of electricity, which is the key reason for the development of energy storage. In addition, many countries have long-term policies to promote the sale of electric vehicles by giving subsidies to electric vehicle buyers, or by incentivizing buyers through taxation or related measures. For example, the European Union's carbon dioxide emission targets, which give subsidies to electric vehicle buyers, or the implementation of the IRA policy in the United States, which is driving major battery manufacturers in the United States to make rapid progress in production under policy trends. This has led various car manufacturers to enter the global electric vehicle market on a large scale, resulting in a significant growth trend in demand for electric vehicles. Therefore, if countries change their green energy or subsidy policies, it will inevitably affect the establishment of authorized customer plants or their sales performance.

Contingency measures

- A.The Company will continue to focus on improving material efficiency and developing new product models to help customers reduce costs and improve efficiency, while maintaining competitiveness in response to changes in subsidy policies.
- B. The Company will continue to diversify its authorized customers' regions, hoping to increase authorization in Australia or Southeast Asia. It will also seek authorization from other customers in the United States and Europe, as subsidy policies differ in various U.S. states or European countries, with the aim of reducing regional economic risks caused by regulatory changes.
- (iii) Risks of technology changes and industry changes to licensing business

Compared with traditional lead-acid storage batteries, lithium-ion batteries have

excellent performance such as low pollution and long cycle life. The increasing use of lithium-ion batteries in energy storage, gradually replacing lead-acid batteries, has become more and more widespread in the energy storage market. Energy storage batteries do not require high energy density, but are more concerned with battery costs, cycling performance, and lifecycle costs. Lithium iron phosphate batteries have low production costs and high cycle numbers, while ternary lithium batteries have safety concerns due to frequent explosion incidents, and lithium iron batteries have become the first choice in the energy storage market.

TrendForce believes that as power batteries, which are the most expensive core components of electric vehicles, reducing the cost of power batteries will be an important strategy for companies' future competition. With the cost-performance advantage, lithium iron phosphate batteries are estimated to account for more than 60% of the global power battery market installation rate by 2024, n the global power battery supply chain coupled with the impact of uncertain factors such as the Ukraine-Russia conflict and the pandemic on the global power battery supply chain, the growth rates between the supply and demand of the industry chain will differ in the short term, and companies will focus more on the two major issues of reducing battery material costs and the safety of the supply chain. Under this trend, the cost-performance advantage of lithium iron phosphate batteries will become more prominent, and they may become the mainstream of the terminal market within the next 2-3 years. The global installation rate ratio of lithium iron phosphate batteries and ternary batteries will also change from 3:7 to 6:4 in 2024. With electric vehicle leader TSELA using lithium iron phosphate batteries on popular electric vehicle models and energy storage business, and several traditional car manufacturers stating that they will use lithium iron phosphate batteries on entry-level models, the cost-performance advantage of LFP batteries has begun to receive market attention

The battery market continues to have strong demand for new materials such as LMFP, NCM811, NM, and even competitors in new types of power such as hydrogen energy continue to enter the market, so the industry's demand for various new materials has never stopped.

Contingency measures

- A. Our company's material development direction aims to assist customers in improving the cost-effectiveness of their battery products, developing long-lasting, high-energy-density, and high-safety battery technology, and promoting the development of energy storage applications and electric vehicles (including hybrid vehicles). Therefore, as each battery factory has its own niche technology and market, our company has set up subsidiaries in the United States, Europe, Australia (and radiated to Southeast Asia) to continuously expand the exploration of battery manufacturers, and promote all our product models for customer verification to expand the maximum utilization of our products.
- B. Our company has also invested considerable R&D resources and combined external academic resources to conduct R&D on various new lithium battery materials. We plan to establish fully automated product verification equipment, gradually reach mass production verification for other product models, authorize mass production to other

manufacturers, and continue to maintain a leading advantage in the field of new battery materials to ensure the sustainable operation of the company.

Therefore, the impact of technological and industrial changes on the financial operations of our company's authorized business model should not be significant.

(iv) Risk of authorized customers expanding their factory

The company has two types of authorized customers: one is a battery manufacturer that licenses LITX's materials for in-house production, and the other is a specialized chemical company that produces large quantities of materials for supply to battery manufacturers. In response to the authorized customers' future production capacity of tens of thousands of tons, the company needs to have a considerable level of interaction to understand the customer's market policies, financial status, government support, etc., to ensure that the customer has the ability to build a factory before signing an authorization contract.

Regarding battery manufacturers, the company continuously understands the customer's shareholder background and government support status during the authorization process, and continues to understand its order-taking situation. For example, as for FREYR, the Norwegian government announced on June 30, 2022, its support for FREYR to establish a 29G battery factory in Norway, with an initial guarantee and loan of 400 million euros, and up to \$1.6 billion in loans to support battery production capacity expansion. According to the news released by FREYR in 2022-2023 and signing purchasing contracts with four customers, the demand for positive electrode materials will be as high as shown in the table below, with the goal of supplying from 2024 or 2025 to 2030

Time.	Customer.	Order Size	Amount of Cathode Material Required
2022/5	Powin(USA)	28.5GWh	71,250(T)
2022/6	Honey(USA)	19 GWh	47,500(T)
2022/8	NIDEC(JAPAN)	38GWh(US\$3,000million)	95,000(T)
2023/1	Impact Clean Power (Poland)	10GWh	25,000(T)

Note: 1 GWh requires 2,500 tons of cathode material

Regarding specialized chemical plants, our company prioritizes American companies as our first choice because the United States continues to implement the Bipartisan Infrastructure Law and the IRA Act, requiring 80% of the upstream and downstream supply chain for electric vehicles made in the United States and recognized regions to be manufactured in the United States. Therefore, ICL only signed the authorization agreement with LITAC after receiving a \$197 million subsidy from the US government and will spend \$400 million to build a plant, ensuring that its production costs are highly competitive, reducing costs by 50% compared to other companies. After mass production, it can reasonably digest 30,000 tons of production capacity.

In summary, the expected benefits of authorizing customers to expand their plants not only reduce the significant commercial risks of European and American battery customers overly relying on Chinese lithium iron phosphate products but also enable authorized customers to control materials or expand their chemical field to enter the electric vehicle market, which is expected to bring good operational prospects for themselves and inject stable authorization income and operating funds for our company.

(v) Market competition risk

The company has a cooperative and competitive relationship with its authorized customers. In the short term, the company recommends verified battery customers to place orders with authorized customers for production. However, in the long term, authorized customers may also want to develop their own customers without being limited by the company's technology. In addition, a large number of Chinese competitors are constantly sharing this market. Moreover, compared with lithium ternary battery materials, lithium iron phosphate battery positive electrode materials have lower energy density, so they still need to face market competition from lithium ternary battery materials.

Contingency measures

Our company will continue to research and develop high-energy density products to continuously improve product performance, increase product value and customer satisfaction, in order to authorize different products to respond to the ever-present competition and changes in the market.

Compared with traditional lead-acid storage batteries, lithium-ion batteries have excellent properties such as low pollution and long cycle life. More and more new battery storage systems are using lithium-ion batteries, gradually replacing lead-acid batteries. In the energy storage market, and since energy density requirements for storage batteries are not high, but rather focus on battery cost, cycle performance, and lifecycle cost, lithium iron phosphate batteries have the advantages of low production cost and high cycle count, while ternary lithium batteries have safety concerns due to frequent explosion incidents, and therefore lithium iron phosphate batteries have become the preferred choice in the energy storage market. Moreover, with the significant increase in the prices of core battery raw materials such as lithium, cobalt, and nickel since the second half of 2021, and the impact of uncertain factors such as the Russian-Ukrainian war and the pandemic on the global power battery supply chain, enterprises will pay more attention to reducing battery material costs and ensuring the security of the supply chain. Under this trend, TrendForce expects that the cost-effectiveness advantage of lithium iron phosphate batteries will become more prominent and will become the mainstream in the terminal market within the next 2-3 years.

In addition to actively developing new and better-performing lithium iron phosphate cathode materials, our company is also constantly improving our processes and reducing costs. Our battery laboratory can provide countermeasures to assist customers in introducing new materials into mass production. For specific customers and applications, we also provide customized services, which will bring more choices to authorized customers. Only by helping customers improve their competitiveness can our company have the best strategy to win in the market.

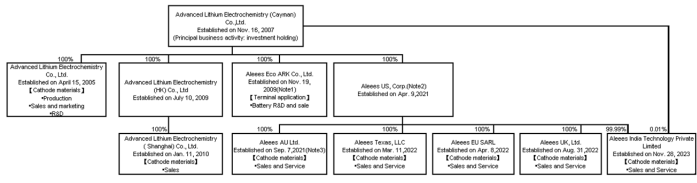
7. Other important matters: None

VIII. Special Disclosure

1. Company organization

(1) Organizational chart of affiliate companies

As of May 15, 2024



Note1: This company has been dissolved by resolution in the twentieth meeting of the seventh session of the Board of Directors, and is currently undergoing liquidation.

Note2 : Advanced Lithium Electrochemistry(US), LLC. , renamed as Aleees US, Corp. on April 15, 2022.

Note3 : Alees AU Pty. Ltd. , renamed as Aleees AU. Ltd. on May 20, 2022.

(2) Basic information of affiliate companies

As of December 31, 2023;Unit: thousand

		1		
ame of affiliate Company	Date of incorporation	Address	Paid-in Capital	Principal business activity or production item
Advanced Lithium Electrochemistry Co., Ltd.	2005.4.15	No. 2-1, Guishan Industrial Park, Xinghua Road, Taoyuan City, Taiwan	NTD 2,466,400	Production, R&D and sales and marketing of cathode materials for LFP battery.
Advanced Lithium Electrochemistry (HK) Co., Ltd.	2009.7.10	Unit 706, Haleson Building, No. 1 Jubilee St., Central, Hong Kong	USD 19,330	Investment holding, reinvestment in Aleees SH.
Advanced Lithium Electrochemistry (Shanghai) Co., Ltd.	2010.1.11	Room 1201-004, 12F., Building 2 ,No. 2020, Zhongshan West Road, Xuhui District, Shanghai, China	USD 15,660	 (1)Sales and marketing of cathode materials for LFP battery (2)Equipped with of battery laboratory to provide customers with technical support service.
Aleees Eco Ark Co., Ltd. (Note1)	2009.11.19	No. 2-1, Guishan Industrial Park, Xinghua Road, Taoyuan City, Taiwan	NTD 528,000	R&D and sales and marketing of battery.
Aleees US, Corp.	2021.04.09	257 Old Churchmans Road, New Castle City,New Castle County, Delaware,USA.	USD 32,300	Investment holding, reinvestment in Aleees AU,Aleees TX, Aleees EU, AleeesUK
Aleees AU Pty Ltd.	2021.09.07	62-64 Burwood RD Burwood NSW 2134	AUD 1,630	Development and service of lithium battery cathode materials for overseas customers
Aleees Texas, LLC	2022.03.11	2245 Texas Drive, Suite 300, Sugar Land, TX, USA 77479	USD 1,100	Development and service of lithium battery cathode materials for overseas customers
Aleees EU SARL	2022.04.08	28 rue de l'Amiral Hamelin 75116 Paris France	EUR 100	Development and service of lithium battery cathode materials for overseas customers
Aleees UK, Ltd	2022.08.31	42-46 STATION ROAD EDGWARE ENGLAND HA8 7AB	GBP 550	Development and service of lithium battery cathode materials for overseas customers

As of December 31, 2023;Unit: thousand

ame of affiliate Company	Date of incorporation	Address	Paid-in Capital	Principal business activity or production item
Aleees India Technology Private Limited	2023.11.28	S-02 Kaledonia,Unit 1B,A wing,5 Floor,Sahar Rd,Andheri East,Mumbai Mumbai-400069 Maharashtra		Development and service of lithium battery cathode materials for overseas customers

Note1: It has been dissolved by the resolution of the twentieth meeting of the seventh session of the Board of Directors of the Company and is currently undergoing liquidation.

- (3) Shareholders presumed to have control and subordinate relationship with the same information: None.
- (4) The overall relationship between business enterprises covered by the industry. Those who are related to each other's business operations should explain the situation of their division of work
 - i. The overall relationship of the business covers the business includes: production, R&D and sales and marketing of cathode materials for LFP battery, re-investment and international trade, etc.
 - ii. Distribution of work situation with affiliate companies
 - (i) The Company is an investment holding Company which responsible for business development strategies.
 - (ii) Aleees (Taiwan) primarily engaged in the production, R&D and sales and marketing of cathode materials for LFP battery, and Aleees SH acts as a sales and marketing point for Mainland China market.
 - (iii) Alees (AU) is engaged in the research and development and sales of cathode materials for phosphoric acid batteries, and serves as a sales office of certain overseas markets.
- (5) Information of directors, supervisors and general managers of affiliate companies

As of December 31, 2023

			Sharel	nolding
Name of affiliate Company	Title	Name or representative	Shares	Shareholding percentage
Advanced Lithium Electrochemistry Co.,	Chairman	Sheng-Shih Chang		—
Ltd.	General Manager	Sheng-Shih Chang	_	—
Advance Lithum Electrochemistry (HK) Co., Ltd	Director	Sheng-Shih Chang	_	_
Advanced Lithium Electrochemistry	Chairman	Sheng-Shih Chang	_	—
(Shanghai) Co., Ltd.	General Manager Sheng-Shih Chang		_	_
	Chairman	Sheng-Shih Chang	_	—
Aleees Eco Ark Co., Ltd.	General Manager	Sheng-Shih Chang	—	—
Aleees US, Corp.	Director	Sheng-Shih Chang	—	—
Aleees AU Pty Ltd.	Director	Sheng-Shih Chang	_	—
Aleees EU SARL	Director	Sheng-Shih Chang	_	—
Aleees Texas, LLC	Director	Sheng-Shih Chang	_	—
Aleees UK, Ltd.	Director	Sheng-Shih Chang	_	—
Aleees India Technology Private Limited	Director	Sheng-Shih Chang Re-Yang Chu	_	-

As of December 31, 2023 ;Un								int: mousand
Name of affiliate Company	Paid-in capital Total assets		Total liabilities	Net worth	Current operating revenues	Current profit(loss)	Current income (After tax)	Earnings per share(After tax)
Advanced Lithium Electrochemistry (Taiwan) Co., Ltd.	NTD 2,466,400	NTD 1,206,058	NTD 519,742	NTD NTD 686,316 806,21		NTD (328,997)	NTD (363,988)	NTD (1.48)
Aleees Eco Ark Co., Ltd. (Note 2)	NTD 528,000	NTD 49,127	NTD 35,178	NTD - NTD 13,949 - (640)		NTD (516)	NTD (0.01)	
Advance Lithum Electrochemistry (HK) Co., Ltd	usd 19,330	NTD 303	-			NTD (32,904)	Not applicable	
Advanced Lithium Electrochemistry (Shanghai) Co.,Ltd.	^{USD} 15,660	RMB 572	RMB 760	RMB (188)	RMB 1,698	RMB (290)	RMB (6,849)	Note1
Aleees US, Corp.	usd 2,910	^{USD} 545	-	^{USD} 545	^{USD} 545 - (^{USD} 21)		(^{USD} 1,485)	(^{USD} 0.05)
Aleees AU Pty. Ltd.	^{AUD} 1,630	^{AUD} 473	AUD 63	^{AUD} 410	-	(^{AUD} 587)	(^{AUD} 595)	(^{AUD} 0.37)
Aleees EU SARL	EUR 100	EUR 37	EUR 11	EUR 26	-	(^{EUR} 5)	(^{EUR} 5)	(^{EUR} 0.05)
Aleees Texas, LLC	^{USD} 1,000	USD 142	USD 104	USD 38	-	(^{USD} 667)	(^{USD} 666)	(^{USD} 0.67)
Aleees UK Ltd	^{USD} 450	^{USD} 145	USD 14	USD 131	-	(^{USD} 319)	(^{USD} 319)	(^{USD} 0.71)

(6) Operation status of the affiliate companies

As of December 31, 2023 ;Unit: thousand

Note 1: Limited liability Company, therefore there is no shares.

Note 2: It has been dissolved by the resolution of the twentieth meeting of the seventh session of the Board of Directors of the Company and is undergoing liquidation.

 (7) Consolidated financial statements of affiliate companies: Same as the Consolidated Financial Statements of parent-subsidiary companies, please refer to page149~212.

2. Transaction about the Company's private placement of securities in the recent fiscal year and up to the date of publication of the annual report

None.

3.Holding or disposal of shares in the Company by the Company's subsidiaries in the recent fiscal year and up to the date of publication of the annual report

None.

4. Other matters necessary to be supplemented with explanation

During the initial applications for TPEx listing, the Company has previously undertaken the following matters and the current implementation status is as follows:

- Undertaken is given to the Company that to introduce the following new matters in the "Acquisition or Disposal of Assets Procedures", and if the regulation is revised thereafter, it shall be published on MOPS under disclosure of material news, and a written notification shall be provided to the Taipei Exchange for future reference.
 - i. The Company may not give up the capital increase for Advanced Lithium Electrochemistry Co., Ltd., Advanced Lithium Electrochemistry (HK) Co., Limited, in the future fiscal years;

Aleees Eco Ark Co., Ltd. may not give up the capital increase for Advanced Lithium Electrochemistry (Shanghai) Co., Ltd. in the future fiscal years.

- ii. In the future, if the Company is required to give up the capital increase or dispose the shares of the aforementioned companies due to the strategic alliance considerations or other consents of the "Taipei Exchange", it must be approved by the Company's Board of Directors. If the regulation is revised thereafter, it shall be published on MOPS under disclosure of material news, and a written notification shall be provided to the "Taipei Exchange" for future reference.
- (2) Current implementation status
 - i. The revision of the Acquisition or Disposal of Assets Procedures to introduce the aforementioned new matters was approved at the 2014 Company's Annual General Meeting.
 - ii. A special resolution that the Company will sign an equity sale and purchase agreement with the FDG Electric Vehicles Limited listed in Hong Kong was passed by the Board of Directors on April 14, 2016 due to the strategic alliance transaction, which the 100% issued shares of ALEEES ECO ARK (CAYMAN) CO., LTD. will be transferred to the FDG Electric Vehicles Limited.
 - iii. A special resolution that the Company to forfeit the subscription rights to shares upon cash capital increase of Empire Energy Co., Ltd. in 2016 was passed by the Board of Directors on December 1, 2016, and consent from the Taipei Exchange was granted for future reference.
 - iv. A special resolution that the Company to transfer 950,000 shares of Empire Energy Co., Ltd. was passed by the Board of Directors on January 20, 2017, and consent from the Taipei Exchange was granted for future reference.
 - v. A special resolution that the Company to dissolve Aleees Eco Ark (Taiwan) Co., Ltd 2016 was passed by the Board of Directors on December 28, 2018, and consent from the Taipei Exchange was granted for future reference.
 - vi. The case of the company's subsidiary company AEEES ECO ARK (CAYMAN) CO., LTD equity in the second case, the securities counter trading center of the Republic of China, January 31, 2019, required to comply with the OTC listing. Commitment and related measures.
 - vii. On February 26, 2019, the board of directors of the company passed the special resolution to dissolve the re-investment company, Emerald Battery Technologies Co., Ltd., which was approved and kept for reference by the Taipei Exchange.
 - viii. On May 2, 2019, the board of directors of the company passed a special resolution to increase the assessment on disposal or dissolve the reinvestment company, Emerald Battery Technologies Co., Ltd., , which was approved and kept for reference by the Taipei Exchange.
 - ix. On December 24, 2019, Cayman Aleees sent a letter Tzu No. AC191224001 to the center for applying the approval to cancel the following regulation in the commitments for listed companies, which was approved and kept reference by Taipei Exchange: the company promised not to give up the right to increase capital or dispose the shares of Aleees Eco Ark Co., Ltd. in future years.

5. Explanation of any material differences from the rules of the ROC in relation to the protection of shareholders' equity

Μ	laterial matters on protection of shareholders' equity	Provisions of Articles and reasons for differences
1.	The shareholders' meeting shall be held within the	With regards to the part on the convening of EGM by
	territory of the Republic of China. If the shareholders'	shareholders themselves, it does not subject to the approval
	meeting is convened outside the Republic of China, the	from the local competent authority of Cayman Islands
	Taipei Exchange shall be notified for approval within	according to the Company Act of Cayman Islands. Therefore,
	two days after the resolution of the Board of Directors	Article 47 of the Company's Articles of Association has not
	or the shareholders obtain the permission from the	stipulated the requirement to obtain approval from the
~	competent authority.	competent authority prior to convene an EGM by shareholders
2.	Shareholders holding 3% or more of the total number of	themselves.
	issued shares for more than a year may request the	In addition, if the shareholders convene a shareholder's
	Board of Directors to convene an extraordinary shareholders' meeting (EGM), and the requisition must	meeting outside the Republic of China, as the EGM convened by the shareholders themselves does not does not subject to the
	state in writing the matters to be discussed at the EGM	approval from the local competent authority of Cayman
	and the reason therefor. If the Board of Directors fails to	Islands, therefore, Article 47 of the Company's Articles of
	give notice for convening an EGM within 15 days after	Association only stipulates "the proposing shareholder shall
	the filing of the request, the proposing shareholder may,	convene the shareholders' meeting in the same manner (as
	after obtaining an approval from the competent	close as possible) as the shareholders' meeting convened by the
	authority, convene an EGM on their own.	Board of Directors."That is, in accordance with Article 46 of
	•	the Company's Articles of Association ("After the shares are
		listed on Taipei Exchange, if the Board of Directors decide to
		convene shareholders' meeting outside the Republic of China,
		the Taipei Exchange shall be notified for approval within two
		days after the resolution of the Board of Directors.") advance
		approval shall be granted from the Taipei Exchange, instead of
		the "Taipei Exchange shall be notified for approval within two
		days after the shareholders obtain the permission from the
		competent authority" as required by the checklist for the
1	When the company convenes the shareholders'	protection of shareholders' equity. With regards to the part of the shareholder is allowed to
1.	meeting, the shareholder is allowed to exercise the	exercise voting rights by correspondence or electronic means,
	voting rights through paperwork and electronic.	according to the explanation of the lawyer from the Cayman
2.	The exercising method of voting right shall be declared	Islands pertaining to the part "A shareholder exercising voting
	in the convention notice of the shareholders' meeting is	rights by correspondence or electronic means will be deemed
	the company decides to exercise the voting right	to have attended the meeting in person", however, it does not
	through paperwork and electronic. After exercising the	deemed to have attended the meeting in person according to
	voting rights by paperwork or electronic, the	the Act of the Cayman Islands. It is recommended that it shall
	shareholder is seen as attending the shareholders'	be deemed as the chairperson of the shareholders' meeting
	meeting in person. But it shall be taken as withdrawn in	being authorized to vote on behalf, but the authorization of the
	the case of the extraordinary motion or the amendment	chairperson of the shareholders' meeting shall not be subjected
	of original proposal.	to a 3% limit. As such, Article 62 of the Company's Articles of Association stipulates that "when a shareholder exercising
		voting rights by correspondence or electronic means in
		accordance with the preceding provisions, it shall be deemed to
		the chairperson of the shareholders' meeting is authorized to
		vote on behalf according to the instructions as set out in the
		correspondence or electronic means served by the
		shareholder", instead of the "a shareholder exercising voting
		rights by correspondence or electronic means will be deemed
		to have attended the meeting in person" as required by the
		checklist for the protection of shareholders' equity. And in
		Article 72 of the Company's Articles of Association stipulates
		that the voting rights of the chairperson of the shareholders'
		meeting are not subject to a limit of 3% of the total voting
T1	following peopletions concerning the metericle are it as f	rights of the issued shares.
		rights of the issued shares. 1. Regarding the method of resolution of the shareholders'
sha	reholders, a resolution adopted at a shareholders'	rights of the issued shares. 1. Regarding the method of resolution of the shareholders' meeting, in addition to the ordinary resolutions and
sha mee	reholders, a resolution adopted at a shareholders' eting, by a majority of the shareholders present who	rights of the issued shares. 1. Regarding the method of resolution of the shareholders' meeting, in addition to the ordinary resolutions and supermajority resolutions under the laws of the ROC, Article
shar mee repi	reholders, a resolution adopted at a shareholders' eting, by a majority of the shareholders present who resent two-thirds or more of the total number of its	 rights of the issued shares. 1. Regarding the method of resolution of the shareholders' meeting, in addition to the ordinary resolutions and supermajority resolutions under the laws of the ROC, Article 1 of the Company's Articles of Association also has a
sha mee repi outs	reholders, a resolution adopted at a shareholders' eting, by a majority of the shareholders present who	rights of the issued shares. 1. Regarding the method of resolution of the shareholders' meeting, in addition to the ordinary resolutions and supermajority resolutions under the laws of the ROC, Article

 Inetting whose shares have been issued in public is less than the preveding preventage of the total shareholdings required to the shareholders' meeting who represent at majority of the shareholders' meeting who represent a majority of the shareholders' meeting who represent a majority of the outstanding shares: Enter into, amend, or terminate any contract for less of the company's business in whole, or for remuted the shareholders' meeting who represent at the shareholders' meeting the notice of the meeting stated that the proposal to business, or accept the transfer of another's whole business or assets, which he varies and the adopted business or assets, which he particularity of the company's business the agreement of the Articles of Association or Alteration of the Articles of Association and predict the shareholders' equity of preferrer share. Modification or Alteration of the Articles of Association and predict business or Restricted Stock Awards (RSA) A resolution shall be adopted at an EGM for any not finance of the surplus profit distributed in the form of shareholders' equity of preferrer share. Recolution of disolution, merger and splik-up 6 lesuance of Restricted Stock Awards (RSA) A share exchange A share exchange A sociation, it as colution in accordance with the company sharles of Association. In accordance with the Roll of the propertient in gifts of any colution. In accordance with the Company S Articles of Association, in accordance with the Company S Articles of Association. In accordance with the Company S Articles of Association, in accordance with the Company S Articles of Association, in accordance with the Roll of the protection of shareholders' equity. In addition, in accordance with the Company S Articles of Association, in accordance with the Roll of the Company's Articles of Association, in accordance with the Roll of the Company's Articles of Association, in accordance with the Ro	Material matters on protection of shareholders' equity	Provisions of Articles and reasons for differences
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Ν	Aaterial matters on protection of shareholders' equity	Provisions of Articles and reasons for differences
		are due to the laws of the Cayman Islands, and the Company's Articles of Association has clearly listed and defined the supermajority resolution and special resolution in the material matters on protection of shareholders' equity, hence, it should have limited impact on shareholders' equity.
2.	Appointments of supervisors of the Company shall be elected by the shareholders' meeting, at least one of the supervisors must be domiciled in the ROC. The term of office of a supervisor shall not exceed three years. However, he may be eligible for re-election. In case all supervisors of a Company are discharged, the Board of Directors shall, within 60 days, convene an	There is no equivalent concept of supervisors in the laws of the Cayman Islands, and the Company has an audit committee. Therefore, the Company's Articles of Association has no relevant regulations on supervisors as required by the checklist for the protection of shareholders' equity.
4.	EGM to elect new supervisors. Supervisors shall supervise the execution of business operations of the Company, and may at any time or from time to time investigate the business and financial conditions of the Company, inspect, transcribe or make copies of the accounting books and documents, and request the Board of Directors or managerial personnel to make reports thereon.	
5.	The supervisor shall supervise the business implementation of the company; investigate the company's business and financial status at any time; check, transcribe or copy the books and documents, and request the Board of Directors or managers to submit the report.	
6.	In performing the examination duties, the supervisors may appoint, on behalf of the Company, a practicing lawyer and a certified public accountant to conduct the examination.	
7.	Supervisors may attend the meeting of the Board of Directors to their opinions. In case the Board of Directors or any director commits any act, in carrying out the business operations of the Company, in a manner in violation of the laws, regulations, the Articles of Association or the resolutions of the shareholders' meeting, the supervisors shall forthwith advise, by a notice, to the Board of Directors or the director, as the	
8.	case may be, to cease such act. Supervisor may each exercise the supervision power	
9.	individually. A supervisor shall not be concurrently a director, a managerial personnel or other staff/employee of the Company.	
1.	Shareholders who have been continuously holding 1% or more of the total number of the outstanding shares of the Company over six month request in writing the supervisors of the Company to institute, for the Company, an action against a director of the Company, and Taiwan Taipei District Cour was assigned as the competent court for litigation.	As there is no equivalent concept of supervisors in the laws of the Cayman Islands. Therefore, Article 94-1 of the Company's Articles of Association stipulates that "Within the scope permitted by the laws of the Cayman Islands, shareholders who have been continuously holding 3% or more of the total number of the outstanding shares of the Company over one years may institute the action for the Company and the Taiwan
2.	In case the supervisors fails to institute an action within 30 days after having received the request made by the shareholders, then the shareholders filing such request may institute the action for the Company, and Taiwan Taipei District Cour was assigned as the competent court for litigation.	years may institute the action for the Company, and the Taiwan Taipei District Court shall be the court of jurisdiction for the first instance", instead of "requesting in writing the supervisors of the Company to institute, for the Company, an action against a director of the Company, in case the supervisors fails to institute an action within 30 days after having received the request made by the shareholders, then the shareholders filing such request may institute the action for the Company" as

Material matters on protection of shareholders' equity	Provisions of Articles and reasons for differences
	required by the checklist for the protection of shareholders'
	equity.
	However, according to the opinion of the lawyer from the
	Cayman Islands, the Company Act of Cayman does not allow minority shareholders to institute derivative action procedure
	against directors in the Cayman Court. In addition, the
	Company's Articles of Association is not a contract between
	the shareholders and the directors, but the agreement between
	the shareholders and the Company, therefore, even if the
	minority shareholders are allowed to institute derivative action
	against directors, the lawyer from the Cayman Islands considers the said contents to have no binding on directors.
	However, under the common law, all shareholders (including
	minority shareholders) have the right to institute derivative
	actions (including institute action against directors) regardless
	of their shareholding ratio or shareholding period. Once the
	shareholders have filed a lawsuit, the Cayman Court shall have
	full discretion to decide whether to continue the legal proceedings by the shareholders. In other words, even if the
	Company's Articles of Association (or shareholders with the
	required shareholding ratio or shareholding period) may
	institute the action for the Company, however, ultimately it
	depends on the Cayman Court to decide whether to continue
	the legal proceedings by the shareholders. According to relevant judgments made by the Cayman Court, when the
	Cayman Court reviews whether to approve the continuation of
	derivative action, the applicable criterion are whether the
	Cayman Court believes and accepts the request of the
	plaintiff's request on behalf of the Company is ostensibly
	substantial, the claimed illegal acts committed by the individual who are able to control the Company, and the
	controllers can prevent the Company from litigating it. The
	Cayman Court shall judge based on the facts of the case
	(although the court may refer to the provisions of the
	Company's Articles of Association, but this is not a decisive factor)
1. The directors of the Company shall faithfully conduct	factor). Article 110-1 of the Company's Articles of Association has
corporate affairs and perform the duty of care of a good	been amended in accordance with the material matters on
administrator, and if the directors violated this provision,	protection of shareholders' equity, however the part of
shall be liable for the damages to be sustained by the Company there-from. In case a director does anything	supervisor has not established. However, according to the opinion of the lawyer from the
for himself or on behalf of another person in violation of	Cayman Islands, the responsibilities of the director for the
the provisions, the meeting of shareholders may, by a	Company under the laws of Cayman can be divided into the
resolution, consider the earnings in such an act as earnings of the Company.	responsibilities under the common law (i.e. competence, care and diligence) and duty of loyalty. However, the directors are
2. If the director of the Company has, in the course of	legally obligated under the provisions of various laws and, in
conducting the business operations, violated any	certain circumstances, the directors also have obligations to
provision of the applicable laws and/or regulations and thus caused damage to any other person, the director	third parties (such as creditors). If the Company is unable to pay off, the directors shall consider the interests of the
shall be liable, jointly and severally, for the damage to	creditors when performing their duties.
such other person.	As the Company's Articles of Association is an agreement
3. In performing within the scope of duties, the managerial personnel and supervisors of the Company shall be liable	between shareholders and the Company, the directors are not parties of the Company's Articles of Association. Therefore, all
for the damages same as the directors of the Company.	assertions against the director for compensation of damages for
	the violation of obligations shall be defined in the service
	agreement. Under the laws of the Cayman, in general, the managerial
	personnel or supervisor will not assume the same
	responsibilities as the director of the Company to the Company

Material matters on protection of shareholders' equity	Provisions of Articles and reasons for differences
	or shareholders. However, if the managerial personnel or
	supervisor is authorized to act on behalf of the executive, it
	will have the same obligations as the directors of the Company.
	For the avoidance of doubt, companies in Cayman generally
	define the responsibilities and obligations of the managerial
	personnel or supervisor to the Company and shareholders in
	the service agreement.
	Similarly, as the Company's Articles of Association is an
	agreement between the shareholders and the Company, the
	managerial personnel and supervisor are not parties of the
	Company's Articles of Association. Therefore, all assertions
	against the managerial personnel and supervisor for
	compensation of damages for the violation of obligations shall
	be defined in the service agreement.
	In addition, regarding the provisions of the directors' interests
	are deemed as earnings of the Company, however, the lawyer
	from the Cayman Islands considers such provisions are
	uncertain and too general, and has doubts if it is executable.
	For example, whether the violation of obligations of the
	director is left to the Court for final decision and how to define
	the benefit (and the period of receiving the benefit). The lawyer
	from the Cayman considers this clause does not limit the
	liability of the directors. The directors are still subject to
	various statutory responsibilities, common law responsibilities
	and duty of loyalty under the laws of Cayman.

6.Any of the situations listed in Article 36, paragraph 2, subparagraph 2 of the Securities and Exchange Act, which might materially affect shareholders' equity or the price of the Company's securities

None



Date: March 8, 2024

Based on the findings of a self-assessment, Advanced Lithium Electrochemistry (Cayman) Co., Ltd. states the following with regard to its internal control system during the year 2023:

- 1. The Company's Board of Directors and management are responsible for establishing, implementing, and maintaining an adequate internal control system and have already established it. Its purposes are to provide reasonable assurance over the effectiveness and efficiency of our operations (including profitability, performance and safeguarding of assets), and reliability, timeliness, transparency of reporting, and compliance with applicable rulings, laws and regulations.
- 2. An internal control system has inherent limitations. No matter how perfectly designed, an effective internal control system can provide only reasonable assurance of accomplishing its three stated objectives above. Moreover, the effectiveness of an internal control system may be subject to changes due to extenuating circumstances beyond our control. Nevertheless, our internal control system contains self-monitoring mechanisms, and the Company takes immediate remedial actions in response to any identified deficiencies.
- 3. The Company evaluates the design and operating effectiveness of its internal control system based on the criteria provided in the "Regulations Governing the Establishment of Internal Control Systems by Public Companies" (hereinafter referred to as the "Regulations"). The criteria adopted by the Regulations identify five key components of managerial internal control: i. Control environment, ii. Risk assessment, iii. Control activities, iv. Information and communication, and v. Monitoring activities.
- 4. The Company has evaluated the design and operating effectiveness of its internal control system according to the aforesaid Regulations.
- 5. Based on the findings of such evaluation, the Company believes that, on December 31, 2023, it has maintained, in all material respects, an effective internal control system (that includes the supervision and management of our subsidiaries), to provide reasonable assurance over our operational effectiveness and efficiency, reliability, timeliness, transparency of reporting, and compliance with applicable rulings, laws and regulations.
- 6. This Statement is an integral part of the Company's annual report for the year 2021 and prospectus, and will be made public. Any falsehood, concealment, or other illegality in the content made public will entail legal liability under Articles 20, 32, 171, and 174 of the Securities and Exchange Law.
- 7. This statement was passed by the board of directors in their meeting held on March 8, 2024, with none of the six attending directors expressing dissenting opinions, and the remainder all affirming the content of this Statement.

Advanced Lithium Electrochemistry (Cayman) Co., Ltd.

Chairman cum General Manager: Sheng-Shih Chang Signature



Inspection Report of Audit Committee

The Board of Directors handed over the Company's business reports, financial statements and proposals of deficit compensation 2023. The financial statements were entrusted by Wei-Hao Wu and Yen-Na Li, certified by PricewaterhouseCoopers Taiwan, and issued an audit report.

The above-mentioned business report, financial statements and proposals of deficit compensation have been checked by the audit committee, and it is considered that there is no disagreement. The report of Article 14-4, paragraph 3 of the Securities Exchange Act are as mentioned above, please review it.

То

Advanced Lithium Electrochemistry (Cayman) Co., Ltd.

2024 Shareholders' Meeting

Audit Committee Convener: PAO-SHENG WEI



April 11, 2024

INDEPENDENT AUDITORS' REPORT TRANSLATED FROM CHINESE

PWCR23000412

To the Board of Directors and Shareholders of Advanced Lithium Electrochemistry (Cayman) Co., Ltd.

Opinion

We have audited the accompanying consolidated balance sheets of Advanced Lithium Electrochemistry (Cayman) Co., Ltd. and subsidiaries (the "Group") as at December 31, 2023 and 2022, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the consolidated financial statements, including a summary of material accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2023 and 2022, 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 the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission.

Basis for opinion

We conducted our audits in accordance with the Regulations Governing Financial Statement Audit and Attestation Engagements of Certified Public Accountants and Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the Auditors' responsibilities for the audit of the consolidated financial statements section of our report. 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 judgement, were of most significance in our audit of the Group's 2023 consolidated financial statements. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Key audit matters for the Group's 2023 consolidated financial statements are stated as follows:

Valuation of property, plant, and equipment

Description

Refer to Note 4(17) for accounting policy on impairment of property, plant and equipment, and Note 6(5) for details of accounts. The recoverable amounts of property, plant and equipment of the Group are measured based on fair value less costs of disposal, which is used to determine whether there is any impairment. The estimation of the aforementioned measurement of fair value is subject to the professional judgment of management and involves numerous assumptions and material unobservable inputs. Any changes in judgments and estimates may affect the ultimate result of accounting estimates and may have a material impact on the financial statements. Thus, we have included the key assumptions in estimating the recoverable amounts used in the valuation of property, plant and equipment as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

- A.Obtained the appraisal report from the external valuation expert who was commissioned by the management to determine whether the measurement method the management used is commonly adopted in the industry and considered appropriate; and
- B.Examined whether the significant unobservable input had reflected the assumptions that would be used for similar assets, and assessed the reasonableness of the assumptions

used.

Appropriateness of technical service revenue recognition

Description

Refer to Note 4(27) for accounting policies on technical service revenue and Note 6(16) for details of accounts. The Group derives technical service revenue from the licencing of patented technology to customers and provision of manufacturing consulting and support services for cathode materials of lithium batteries.

The Group identifies the respective timing of recognition of technical service revenue based on the contracts. A determination of whether the criteria to recognise revenue are met involves the appropriateness of management's judgement in relation to the terms of the contracts. Thus, we have included the appropriateness of technical service revenue recognition as a key audit matter.

How our audit addressed the matter

We performed the following audit procedures on the above key audit matter:

- A.Performed a walk-through test on technical service revenue, and obtained an understanding, assessed and verified the effectiveness of the design and implementation of internal controls over technical service revenue.
- B.Selected samples from technical service revenue transactions, verified against supporting documents and collections and inspected significant terms specified in the contracts.
- C.Performed a cut-off test on samples selected from sales transactions during a certain period before and after the financial reporting date to verify the accuracy of the timing of revenue recognition.

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 the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the Financial Supervisory Commission, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, 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 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 the Standards on Auditing of 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 the Standards on Auditing of the Republic of China, we exercise professional judgment and 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 appropriate audit evidence regarding the financial information of the 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 of the current period 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.

Wu, Wei-Hao

Li, Yen-Na

For and on Behalf of PricewaterhouseCoopers, Taiwan

March 8, 2024

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and independent auditors' report are not intended for use by those who are not informed about the accounting principles or auditing standards generally accepted in the Republic of China, and their applications in practice.

As the financial statements are the responsibility of the management, PricewaterhouseCoopers cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

Assets		Notes	Notes December 31, 2023		December 31, 2022		
	Current assets						
1100	Cash and cash equivalents	6(1)	\$	383,301	\$	235,395	
1136	Current financial assets at amortised	6(1) and 8					
	cost, net			54,653		64,464	
1140	Current contract assets	6(16)		43,437		-	
1170	Accounts receivable, net	6(2)		31,950		69,904	
1180	Accounts receivable - related parties	6(2) and 7		-		-	
1200	Other receivables			54		-	
1210	Other receivables - related parties	7		-		-	
1220	Current income tax assets			287		165	
130X	Inventory	6(3)		153,273		243,547	
1410	Prepayments	6(4)		50,371		54,618	
1470	Other current assets			9,100		12,858	
11XX	Total current assets			726,426		680,951	
	Non-current assets						
1535	Non-current financial assets at	6(1) and 8					
	amortised cost, net			-		20,021	
1600	Property, plant and equipment	6(5) and 8		492,537		499,675	
1755	Right-of-use assets	6(6)		1,377		4,505	
1780	Intangible assets			3,012		7,342	
1840	Deferred income tax assets			13,465		13,465	
1900	Other non-current assets	7 and 8		77,401		74,072	
15XX	Total non-current assets			587,792		619,080	
1XXX	Total assets		\$	1,314,218	\$	1,300,031	

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES <u>CONSOLIDATED BALANCE SHEETS</u> <u>DECEMBER 31, 2023 AND 2022</u>

(Expressed in thousands of New Taiwan dollars)

(Continued)

	(Expressed in thousands of New Taiwan dollars)							
	Liabilities and Equity	Notes	Dece	ember 31, 2023	Decer	nber 31, 2022		
	Current liabilities							
2100	Short-term borrowings	6(7)	\$	220,000	\$	124,568		
2130	Current contract liabilities	6(16)		27,572		34,654		
2170	Accounts payable			72,102		48,848		
2200	Other payables	6(8)		182,083		187,620		
2250	Provisions for liabilities - current			34,818		34,818		
2280	Current lease liabilities	6(6)		1,377		2,369		
2320	Long-term liabilities, current portion	6(9)		-		15,573		
2365	Current refund liabilities	6(16)		6,859		11,609		
2399	Other current liabilities			13,281		10,657		
21XX	Total current liabilities			558,092		470,716		
	Non-current liabilities							
2540	Long-term borrowings	6(9)		-		113,190		
2580	Non-current lease liabilities	6(6)				2,136		
25XX	Total non-current liabilities			-		115,326		
2XXX	Total liabilities			558,092		586,042		
	Equity attributable to owners of							
	parent							
	Share capital	6(12)						
3110	Common stock			830,000		700,000		
	Capital surplus	6(13)						
3200	Capital surplus			429,000		515,044		
	Accumulated deficit	6(14)						
3350	Accumulated deficit		(529,783)	(525,471)		
	Other equity interest	6(15)						
3400	Other equity interest			26,909		24,416		
31XX	Equity attributable to owners of							
	the parent			756,126		713,989		
3XXX	Total equity			756,126		713,989		
	Significant contingent liabilities and	9						
	unrecognised contract commitments							
3X2X	Total liabilities and equity		\$	1,314,218	\$	1,300,031		

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS DECEMBER 31, 2023 AND 2022 (Expressed in thousands of New Taiwan dollars)

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES <u>CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME</u> <u>YEARS ENDED DECEMBER 31, 2023 AND 2022</u> (Expressed in thousands of New Taiwan dollars, except for loss per share amount) Year ended December 31

			Year ended December 31					
	Items	Notes		2023	2022			
4000	Operating revenue	6(16)	\$	810,294 \$	707,524			
5000	Operating costs	6(3)(21)(22)	(903,665)(689,375			
5950	Gross (loss) profit from operations		(93,371)	18,149			
	Operating expenses	6(21)(22)						
6100	Selling expenses		(48,293) (123,221			
6200	Administrative expenses		(240,803) (198,924			
6300	Research and development							
	expenses		(64,589)(75,720			
6000	Total operating expenses		(353,685) (397,865			
6900	Operating loss		(447,056)(379,716			
	Non-operating income and							
	expenses							
7100	Interest income	6(17)		2,604	1,173			
7010	Other income	6(18)		1,432	368			
7020	Other gains and losses	6(19)	(2,422)(8,564			
7050	Finance costs	6(20)	(21,964) (11,360			
7000	Total non-operating income							
	and expenses		(20,350)(18,383			
7900	Loss before income tax		(467,406)(398,099			
7950	Income tax expense	6(23)	(51,950)	-			
8200	Loss for the year		(\$	519,356)(\$	398,099			
	Other comprehensive income	6(15)						
	Components of other							
	comprehensive income that will							
	be reclassified to profit or loss							
8361	Financial statements translation							
	differences of foreign operations		\$	2,493 \$	295			
8300	Total other comprehensive							
	income for the year		\$	2,493 \$	295			
8500	Total comprehensive loss for the							
	year		(\$	516,863)(\$	397,804			
	Loss attributable to:		<u>.</u>	<u> </u>				
8610	Owners of parent		(\$	519,356)(\$	398,099			
0010	Comprehensive loss attributable to:		(<u> </u>	550,055			
8710	Owners of parent		(\$	516,863)(\$	397,804			
0,10			(Ψ	, (ψ) (ψ)	577,004			
	Loss per share (in dollars)	6(24)						
9750	Basic loss per share	× /	(\$	7.00)(\$	6.00			

			Total equity	496,749 308,000		$\frac{295}{397,804}$) 595,556	19,488		- 713,989	713,989 519,356)	$\frac{2,493}{516,863})$	756,126
	I			\$,				÷	\$		÷
			Financial statements translation differences of foreign operations	24,121		295 295 -	ı		- 24,416	24,416 -	2,493 2,493 -	- 26,909
		•	tr tr difi foreig	÷					÷	÷		÷
			Accumulated deficit	250,893)	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	$\frac{-}{398,099}$)	I	1 1	$\frac{123,521}{525,471}$)	<u>525,471</u>) 519,356)	$\frac{-}{519,356}$)	<u>515,044</u> 529,783)
		ī	Ace	\$	_				\$)	\$		\$)
	arent		Others	4,930			I	14,787 -	(4, 930)	14,787		14,787) -
	of the pa			÷					्र	÷		<u>_</u> \$
n dollars)	Equity attributable to owners of the parent	S	Capital surplus, share options				19,488	14,787) 4,701)				
w Taiwa	ributabl	Capital Reserves	Capi sha	÷				\sim	÷	÷		÷
ands of Nev	Equity att	Capital	Treasury stock transactions	2,006			ı		2,006)			
in thous			Treat	÷					्र	\$		\$
(Expressed in thousands of New Taiwan dollars)			Additional paid-in capital	116,585		- - 495,556		- 4,701	$\frac{116,585}{500,257}$)	500,257	- - 429,000	$\frac{500,257}{429,000}$)
			Addit	÷					_ \$	\$		<u></u>
			Share capital - common stock	\$ 600,000		- - 100,000			- 700,000	\$ 700,000 -	- - 130,000	- \$ 830,000
	l											0.5
			Notes	<u>2022</u> Balance at January 1, 2022 I osse for the year	Other comprehensive income for the $6(15)$	year Total comprehensive (loss) income Issuance of shares 6(12)	Compensation costs of employee stock 6(11) warrants	Employee stock warrants expired Employee stock warrants exercised	Capital surplus used to offset against accumulated deficit Balance at December 31, 2022	2023 Balance at January 1, 2023 Loss for the year	Under comprehensive income for the o(12) year Total comprehensive loss for the year Issuance of shares Goziel and to for dealers	capital surplus used to ouset against accumulated deficit Balance at December 31, 2023

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY YEARS ENDED DECEMBER 31, 2023 AND 2022

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2023 AND 2022

(Expressed in thousands of New Taiwan dollars)

		Year ended December 31				
	Notes		2023		2022	
CASH FLOWS FROM OPERATING ACTIVITIES						
Loss before tax		(\$	467,406)	(\$	398,099)	
Adjustments						
Adjustments to reconcile profit (loss)						
Depreciation (including right-of-use assets)	6(21)		58,347		55,292	
Amortisation	6(21)		7,089		26,069	
Net loss on financial assets at fair value through	6(19)					
profit or loss			-		133	
Interest expense	6(20)		21,964		11,360	
Interest income	6(17)	(2,604)	(1,173)	
Share-based payments	6(11)		-		19,488	
Changes in operating assets and liabilities						
Changes in operating assets						
Financial assets at fair value through profit or						
loss			-	(133)	
Accounts receivable			37,954	(31,448)	
Contract assets		(43,437)		-	
Other receivables		(54)		10,729	
Inventories			90,274	(175,249)	
Prepayments			4,247		34,387	
Other current assets			3,758	(7,077)	
Changes in operating liabilities						
Contract liabilities		(7,082)		5,814	
Accounts payable			23,254		23,208	
Other payables		(2,066)		86,875	
Refund liabilities		(4,750)		5,331	
Other current liabilities			2,624		7,972	
Cash outflow generated from operations		(277,888)	(326,521)	
Interest received			2,604		1,173	
Interest paid		(21,805)	(11,432)	
Income tax paid		(51,950)		-	
Net cash flows used in operating activities		(349,039)	(336,780)	

(Continued)

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES <u>CONSOLIDATED STATEMENTS OF CASH FLOWS</u> <u>YEARS ENDED DECEMBER 31, 2023 AND 2022</u>

(Expressed in thousands of New Taiwan dollars)

	Year ended December 31				
Notes		2023		2022	
	(\$	94,126)	(\$	75,536)	
		123,958		62,213	
6(25)	(53,337)	(83,171)	
	(2,759)	(1,065)	
	(647)	(1,112)	
		493		231	
	(3,175)	(9,864)	
	(29,593)	(108,304)	
		406,357		124,568	
	(311,957)	(150,000)	
	(128,763)	(102,984)	
6(26)	(1,502)	(2,205)	
6(12)		559,000		595,556	
		523,135		464,935	
		3,403	(1,557)	
		147,906		18,294	
		235,395		217,101	
	\$	383,301	\$	235,395	
	6(25) 6(26)	6(25) (((((((((((((((((((Notes 2023 (\$ 94,126) 123,958 6(25) ($53,337$) (2,759) (647) 493 (3,175) (29,593) 406,357 (311,957) (128,763) 6(26) ((1,502) 6(12) 559,000 523,135 3,403 147,906 235,395	Notes 2023 (\$ 94,126) (\$ 123,958 6(25) $($ 53,337) ((2,759) ((24759) ((2,759) ((647) (493 (3,175) ((29,593) (406,357 (311,957) ((128,763) ((128,763) ((1,502) (6(26) (559,000	

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS VEADS ENDED DECEMBED 21, 2022 AND 2022

YEARS ENDED DECEMBER 31, 2023 AND 2022

(Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

1. HISTORY AND ORGANISATION

Advanced Lithium Electrochemistry (Cayman) Co., Ltd. (the "Company")

The Company was established in Cayman Islands on November 16, 2007. As of December 31, 2023, the number of shares authorised amounted to 83,000,000 shares with a par value of \$10 (in dollars) per share, and the paid-in capital was \$830,000.

The Company and its subsidiaries (collectively referred herein as the "Group") are mainly engaged in the research, manufacture and sales of materials for Lithium Iron Phosphate Nano Co-crystalline Olivine (LFP-NCO) and key materials of Olivine-type structure lithium battery.

2. <u>THE DATE OF AUTHORISATION FOR ISSUANCE OF THE CONSOLIDATED FINANCIAL</u> <u>STATEMENTS AND PROCEDURES FOR AUTHORISATION</u>

These consolidated financial statements were reported to the Board of Directors on March 8, 2024.

- 3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS
 - (1) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS®") Accounting Standards that came into effect as endorsed by the Financial Supervisory Commission ("FSC")

New standards, interpretations and amendments endorsed by the FSC and became effective from 2023 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IAS 1, 'Disclosure of accounting policies'	January 1, 2023
Amendments to IAS 8, 'Definition of accounting estimates'	January 1, 2023
Amendments to IAS 12, 'Deferred tax related to assets and liabilities	January 1, 2023
arising from a single transaction'	
Amendments to IAS 12, 'International tax reform - pillar two model	May 23, 2023
rules'	

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

(1) Effect of new issuances of or amendments to IFRS Accounting Standards as endorsed by the FSC but not yet adopted by the Group

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 16, 'Lease liability in a sale and leaseback'	January 1, 2024
Amendments to IAS 1, 'Classification of liabilities as current or non-current''	January 1, 2024
Amendments to IAS 1, 'Non-current liabilities with covenants'	January 1, 2024
Amendments to IAS 7 and IFRS 7, 'Supplier finance arrangements'	January 1, 2024
The above standards and intermediations have no significant impact to t	the Crown's financial condition

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

(2) IFRS Accounting Standards issued by IASB but not yet endorsed by the FSC

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

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting Standards Board
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 – comparative information'	January 1, 2023
Amendments to IAS 21, 'Lack of exchangeability'	January 1, 2025

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

4. SUMMARY OF MATERIAL ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) Compliance statement

The consolidated financial statements of the Group have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, International Financial Reporting Standards, International Accounting Standards, IFRIC[®] Interpretations, and SIC[®] Interpretations as endorsed by the FSC (collectively referred herein as the "IFRSs").

(2) <u>Basis of preparation</u>

- A. The consolidated financial statements have been prepared under the historical cost convention.
- B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations that came into effect as endorsed by the FSC (collectively referred herein as the "IFRSs") requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.

(3) Basis of consolidation

- A. Basis for preparation of consolidated financial statements:
 - (a) All subsidiaries are included in the Group's consolidated financial statements. Subsidiaries are all entities controlled by the Group. The Group controls an entity when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Consolidation of subsidiaries begins from the date the Group obtains control of the subsidiaries and ceases when the Group loses control of the subsidiaries.
 - (b) Inter-company transactions, balances and unrealised gains or losses on transactions between companies within the Group are eliminated. Accounting policies of subsidiaries have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
 - (c) Profit or loss and each component of other comprehensive income are attributed to the owners of the parent and to the non-controlling interests. Total comprehensive income is attributed to the owners of the parent and to the non-controlling interests even if this results in the noncontrolling interests having a deficit balance.

			Owners		
			December	December	
Name of Investor	Name of Subsidiary	Main Business Activities	31, 2023	31, 2022	Remark
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Advanced Lithium Electrochemistry Co., Ltd.	Research, manufacturing and sales of LFP-NCO and key materials of olivine-type structure lithium battery	100	100	
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Aleees Eco Ark Co., Ltd.	Manufacturing and installation of electricity generation, transmission and distribution of machinery, and manufacturing and distribution of batteries, cars and peripherals	100	100	Note 1
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Advanced Lithium Electrochemistry (HK) Co., Ltd.	Investment holdings	100	100	
Advanced Lithium Electrochemistry (HK) Co., Ltd.	Advanced Lithium Electrochemistry (China Shanghai) Ltd.	Research and development, trading	100	100	
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Aleees US, Corp.	Investment holdings	100	100	Note 2
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Aleees India Technology Private Limited	Overseas clients developing and services of cathode materials for lithium-ion batteries	0.01	-	Note 7
Aleees US, Corp.	Aleees AU Pty. Ltd.	Overseas clients developing and services of cathode materials for lithium-ion batteries	100	100	Note 3
Aleees US, Corp.	Aleees Texas, LLC	Overseas clients developing and services of cathode materials for lithium-ion batteries	100	100	Note 4
Aleees US, Corp.	Aleees EU SARL	Overseas clients developing and services of cathode materials for lithium-ion batteries	100	100	Note 5
Aleees US, Corp.	Aleees UK, Ltd.	Overseas clients developing and services of cathode materials for lithium-ion batteries	100	100	Note 6
Aleees US, Corp.	Aleees India Technology Private Limited	Overseas clients developing and services of cathode materials for lithium-ion batteries	99.99	-	Note 7

B. Subsidiaries included in the consolidated financial statements:

Note 1: The Board of Directors during its meeting on December 28, 2018 resolved that the date of dissolution of the subsidiary, Aleees Eco Ark Co., Ltd., was on December 31, 2018 and the liquidation will start on January 8, 2019.

- Note 2: The registration of Advanced Lithium Electrochemistry (US), LLC was completed on April 13, 2021, and the Company held a 100% equity interest in Advanced Lithium Electrochemistry (US), LLC. On July 6, 2021, the Board of Directors resolved for the Company to change its name to Advanced Lithium Electrochemistry (US), Corp.. In addition, the subsidiary has been renamed as Aleees US, Corp. on April 15, 2022.
- Note 3: The registration of Alees AU Pty Ltd. was completed on September 7, 2021, and the Company held a 100% equity interest in Alees AU Pty. Ltd.. The subsidiary has been renamed as Aleees AU Pty. Ltd. on May 20, 2022.
- Note 4: The registration of Aleees Texas, LLC. was completed on March 11, 2022, and the Company held a 100% equity interest in Aleees Texas, LLC.
- Note 5: The registration of Aleees EU SARL was completed on April 8, 2022, and the Company held a 100% equity interest in Aleees EU SARL.
- Note 6: The registration of Aleees UK, Ltd. was completed on August 31, 2022, and the Company held a 100% equity interest in Aleees UK, Ltd.
- Note 7:The registration of Aleees India Technology Private Limited was completed on November 28, 2023, and the Group held a 100% equity interest in Aleees India Technology Private Limited.
- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.

Subsidiaries that have non-controlling interests that are material to the Group: None.

(4) Foreign currency translation

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in New Taiwan dollars (NTD), which is the Company's functional and the Group's presentation currency.

- A. Foreign currency transactions and balances
 - (a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in profit or loss in the period in which they arise.
 - (b) Monetary assets and liabilities denominated in foreign currencies at the period end are retranslated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon re-translation at the balance sheet date are recognised in profit or loss.
 - (c) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their

translation differences are recognised in other comprehensive income. However, nonmonetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.

- (d) All foreign exchange gains and losses are presented in the statement of comprehensive income within 'other gains and losses'.
- B. Translation of foreign operations

The operating results and financial position of all the group entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (a) Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
- (b) Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
- All resulting exchange differences are recognised in other comprehensive income.
- (5) Classification of current and non-current items
 - A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
 - (a) Assets arising from operating activities that are expected to be realised, or are intended to be sold or consumed within the normal operating cycle;
 - (b) Assets held mainly for trading purposes;
 - (c) Assets that are expected to be realised within twelve months from the balance sheet date;
 - (d) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to settle liabilities more than twelve months after the balance sheet date.
 - B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:
 - (a) Liabilities that are expected to be settled within the normal operating cycle;
 - (b) Liabilities arising mainly from trading activities;
 - (c) Liabilities that are to be settled within twelve months from the balance sheet date;
 - (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. 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.
- (6) Cash equivalents

Cash equivalents refer to short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Time deposits that meet the definition above and are held for the purpose of meeting short-term cash commitments in operations are classified as cash equivalents.

(7) Financial assets at amortised cost

The Group's time deposits which do not fall under cash equivalents are those with a short maturity period and are measured at initial investment amount as the effect of discounting is immaterial.

- (8) Accounts and notes receivable
 - A. Accounts and notes receivable entitle the Group a legal right to receive consideration in exchange for transferred goods or rendered services.
 - B. The short-term accounts and notes receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.
- (9) Impairment of financial assets

For financial assets at amortised cost, at each reporting date, the Group recognises the impairment provision for 12 months expected credit losses if there has not been a significant increase in credit risk since initial recognition or recognises the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable that do not contain a significant financing component, the Group recognises the impairment provision for lifetime ECLs.

(10) Derecognition of financial assets

The Group derecognises a financial asset when one of the following conditions is met:

- A. The contractual rights to receive the cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows of the financial asset have been transferred and the Group has transferred substantially all risks and rewards of ownership of the financial asset.
- C. The contractual rights to receive cash flows of the financial asset have been transferred; and the Group has not retained control of the financial asset.
- (11) Leasing arrangements (lessor) operating leases

Lease income from an operating lease (net of any incentives given to the lessee) is recognised in profit or loss on a straight-line basis over the lease term.

(12) Inventories

The perpetual inventory system is adopted for inventory recognition. Inventories are stated at the lower of cost and net realisable value. Cost is determined using the standard costs. Standard costs take into consideration the normal production capacity and differences that arise during the period are amortised into cost of sales. The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and related production overheads (allocated based on normal operating capacity). It excludes borrowing costs. The item by item approach is used in applying the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated cost of completion and applicable variable selling expenses.

(13) Investments accounted for using equity method / associates

- A. Associates are all entities over which the Group has significant influence but not control. In general, it is presumed that the investor has significant influence, if an investor holds, directly or indirectly 20 percent or more of the voting power of the investee. Investments in associates are accounted for using the equity method and are initially recognised at cost.
- B. The Group's share of its associates' post-acquisition profits or losses is recognised in profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income. When the Group's share of losses in an associate equal or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.
- C. When changes in an associate's equity do not arise from profit or loss or other comprehensive income of the associate and such changes do not affect the Group's ownership percentage of the associate, the Group recognises change in ownership interests in the associate in 'capital surplus' in proportion to its ownership.
- D. Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been adjusted where necessary to ensure consistency with the policies adopted by the Group.
- E. When the Group disposes its investment in an associate and loses significant influence over this associate, the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss, on the same basis as would be required if the relevant assets or liabilities were disposed of. If it retains significant influence over this associate, the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss, on the same basis as would be required if the relevant assets or liabilities were disposed of. If it retains significant influence over this associate, the amounts previously recognised in other comprehensive income in relation to the associate are reclassified to profit or loss proportionately in accordance with the aforementioned approach.
- (14) Property, plant and equipment
 - A. Property, plant and equipment are initially recorded at cost.
 - B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.
 - C. Land is not depreciated. Other property, plant and equipment apply cost model and are depreciated using the straight-line method to allocate their cost over their estimated useful lives. Each part of an item of property, plant, and equipment with a cost that is significant in relation to the total cost of the item must be depreciated separately.
 - D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each balance sheet date. If expectations for the assets' residual values and useful

lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Buildings and structures	$3\sim 26$ years
Machinery and equipment	$3 \sim 8$ years
Testing equipment	$3 \sim 8$ years
Office equipment	$3\sim 4$ years
Others	$3 \sim 8$ years

- (15) Leasing arrangements (lessee) right-of-use assets/lease liabilities
 - A. Leases are recognised as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use by the Group. For short-term leases or leases of low-value assets, lease payments are recognised as an expense on a straight-line basis over the lease term.
 - B. Lease liabilities include the net present value of the remaining lease payments at the commencement date, discounted using the incremental borrowing interest rate. Lease payments are comprised of the fixed payments, less any lease incentives receivable.

The Group subsequently measures the lease liability at amortised cost using the interest method and recognises interest expense over the lease term. The lease liability is remeasured and the amount of remeasurement is recognised as an adjustment to the right-of-use asset when there are changes in the lease term or lease payments and such changes do not arise from contract modifications.

- C. At the commencement date, the right-of-use asset is stated at cost comprising the following:
 - (a) The amount of the initial measurement of lease liability; and
 - (b) Any lease payments made at or before the commencement date.

The right-of-use asset is measured subsequently using the cost model and is depreciated from the commencement date to the earlier of the end of the asset's useful life or the end of the lease term. When the lease liability is remeasured, the amount of remeasurement is recognised as an adjustment to the right-of-use asset.

(16) Intangible assets

Intangible assets, mainly licence fees and computer software costs, are amortised on a straight-line basis over their estimated useful lives of 3 years.

(17) Impairment of non-financial assets

The Group assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value in use. Except for goodwill, when the circumstances or reasons for recognising impairment loss for an asset in prior years no longer exist or diminish,

the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortised historical cost would have been if the impairment had not been recognised.

(18) Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method.

(19) Notes and accounts payable

Notes and accounts payable are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. They are recognised initially at cash amount of original invoice.

(20) Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability specified in the contract is discharged or cancelled or expires.

(21) Provisions

Provisions (including warranties and sales returns and discounts, etc.) are recognised when the Group has a present legal or constructive obligation as a result of past events, and it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be reliably estimated. Provisions are measured at the present value of the expenditures expected to be required to settle the obligation on the balance sheet date, which is discounted using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the obligation. When discounting is used, the increase in the provision due to passage of time is recognised as interest expense. Provisions are not recognised for future operating losses.

- (22) Employee benefits
 - A. Short-term employee benefits

Short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in respect of service rendered by employees in a period and should be recognised as expenses in that period when the employees render service.

B. Pensions

Defined contribution plans

For defined contribution plans, the contributions are recognised as pension expenses when they are due on an accrual basis. Prepaid contributions are recognised as an asset to the extent of a cash refund or a reduction in the future payments.

C. Employees' compensation and directors' remuneration

Employees' compensation and directors' remuneration are recognised as expenses and liabilities, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. Any difference between the resolved amounts and the

subsequently actual distributed amounts is accounted for as changes in estimates. If employee compensation is distributed by shares, the Group calculates the number of shares based on the closing price at the previous day of the board meeting resolution.

(23) Employee share-based payment

For the equity-settled share-based payment arrangements, the employee services received are measured at the fair value of the equity instruments granted at the grant date, and are recognised as compensation cost over the vesting period, with a corresponding adjustment to equity. The fair value of the equity instruments granted shall reflect the impact of market vesting conditions and non-market vesting conditions. Compensation cost is subject to adjustment based on the service conditions that are expected to be satisfied and the estimates of the number of equity instruments that are expected to vest under the non-market vesting conditions at each balance sheet date. And ultimately, the amount of compensation cost recognised is based on the number of equity instruments that eventually vest.

(24) Income tax

- A. The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.
- B. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional tax is levied on the unappropriated retained earnings of the Company's Taiwan subsidiaries and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred tax is recognised, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated balance sheet. However, the deferred tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss and does not give rise to equal taxable and deductible temporary differences. Deferred tax is provided on temporary differences arising on investments in subsidiaries, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.
- D. Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred tax assets are reassessed.

(25) Share capital

- A. Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.
- B. Where the Company repurchases the Company's equity share capital that has been issued, the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity attributable to the Company's equity holders.

Where such shares are subsequently reissued, the difference between their book value and any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, and is included in equity attributable to the Company's equity holders.

(26) Dividends

Dividends are recorded in the Company's financial statements in the period in which they are approved by the Company's shareholders. Cash dividends are recorded as liabilities; stock dividends are recorded as stock dividends to be distributed and are reclassified to ordinary shares on the effective date of new shares issuance.

(27) <u>Revenue recognition</u>

- A. Sale Revenue
 - (a) The Group manufactures and sells Battery powder. Sales are recognised when control of the products has transferred, being when the products are delivered to the customer, the customer has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, or the Group has objective evidence that all criteria for acceptance have been satisfied.
 - (b) The product is often sold with volume discounts based on aggregate sales over a 6-month period. Revenue from these sales is recognised based on the price specified in the contract, net of the estimated sales returns, discounts and allowances. Accumulated experience is used to estimate and provide for the sales returns, discounts and allowances, using the expected value method, and revenue is only recognised to the extent that it is highly probable that a significant reversal will not occur. The estimation is subject to an assessment at each reporting date. A refund liability is recognised for expected sales returns, discounts and allowances payable to customers in relation to sales made until the end of the reporting period. No element of financing is deemed present as the credit term for sales transaction is consistent with market practice.
 - (c) The Group's obligation to provide a repair for faulty products under the standard warranty terms is recognised as a provision.
 - (d) receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

B. Technical service revenue

- (a) The Group entered into a contract with a customer whereby the Company will grant a licence of patents to the customer. Given that the licence is distinct from other promised goods or services in the contract, the Group recognises the revenue from licencing when the licence is transferred to a customer either at a point in time or over time based on the nature of the licence granted. The nature of the Group's promise in granting a licence is a promise to provide a right to access the Group's intellectual property if the Group undertakes activities that significantly affect the patents to which the customer has rights, the customer is affected by the Group's activities and those activities are recognised as revenue on a straight-line basis throughout the licencing period. In case the abovementioned conditions are not met, the nature of the Group's promise in granting a licence is a provide a right to use the Group's promise in granting a licence is a provide a right to use the nature of the customer at a point in time.
- (b) Some contracts require a sales-based royalty in exchange for a licence of intellectual property. The Group recognises revenue when the performance obligation has been satisfied and the subsequent sale occurs.
- C. Sales of services

The Group provides manufacturing consulting and support services for cathode materials of lithium batteries. Revenue from providing services is recognised in the accounting period in which the services are rendered. For fixed-price contracts, revenue is recognised based on the percentage of actual services provided as of the end of the reporting period to the total services to be provided. This is determined based on the actual labour hours spent relative to the total expected labour hours. The customer pays at the time specified in the payment schedule. If the services rendered exceed the payment, a contract asset is recognised. If the payments exceed the services rendered, a contract liability is recognised.

(28) Government grants

Government grants are recognised at their fair value only when there is reasonable assurance that the Group will comply with any conditions attached to the grants and the grants will be received. Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises expenses for the related costs for which the grants are intended to compensate.

(29) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the Chief Operating Decision-Maker. The Group's Chief Operating Decision-Maker is responsible for allocating resources and assessing performance of the operating segments.

5. <u>CRITICAL ACCOUNTING JUDGEMENTS, ESTIMATES AND KEY SOURCES OF ASSUMPTION</u> <u>UNCERTAINTY</u>

The preparation of these consolidated financial statements requires management to make critical judgements in applying the Group's accounting policies and make critical assumptions and estimates

concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors.

Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year; and the related information is addressed below:

- <u>Critical judgements in applying the Group's accounting policies</u> None.
- (2) Critical accounting estimates and assumptions

Impairment assessment of property, plant and equipment

When assessing the impairment, the Group determines the valuation technique and assumptions of a specific group of assets based on how assets are utilised and industrial characteristics. Fair value measurement depends on estimates based on the management's subjective judgement as well as multiple assumptions and significant unobservable inputs. The final result of accounting estimates may vary as a result of any changes in these judgements and estimates.

As of December 31, 2023, the carrying amount of property, plant, and equipment was \$492,537.

6. DETAILS OF SIGNIFICANT ACCOUNTS

(1) Cash and cash equivalents

	Decer	nber 31, 2023	December 31, 2022		
Demand deposits and checking					
accounts	\$	248,637	\$	235,395	
Time deposits		134,664		-	
	\$	383,301	\$	235,395	

- A. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote. The Group's maximum exposure to credit risk at the balance sheet date is the carrying amount of all cash and cash equivalents.
- B. As at December 31, 2023 and 2022, the Group's time deposits maturing over three months amounted to \$25,000 and \$3,070, respectively, and were classified as current financial assets at amortised cost.
- C. As at December 31, 2023 and 2022, the Group's cash and cash equivalents pledged to others as collateral amounted to \$29,653 and \$81,415, respectively, and were classified as financial assets at amortised cost. The information on collateral is provided in Note 8.
- D. Information relating to credit risk of financial assets at amortised cost is provided in Note 12(2).

(2) Accounts receivable

	Decen	nber 31, 2023	December 31, 2022			
Accounts receivable – third parties	\$	49,034 \$	89,850			
Accounts receivable – related parties		91,108	91,108			
		140,142	180,958			
Less: Allowance for bad debts	(108,192) (111,054)			
	\$	31,950 \$	69,904			

A. The ageing analysis of accounts receivable that were past due but not impaired is as follows:

	December 31, 2023		 December 31, 2022
Not past due	\$	30,917	\$ 68,225
Up to 30 days		-	-
31 to 90 days		154	1,679
91 to 180 days		879	-
Over 180 days		108,192	 111,054
	\$	140,142	\$ 180,958

The above ageing analysis was based on past due date.

- B. As of December 31, 2023 and 2022, accounts receivable were all from contracts with customers.
 As of January 1, 2022, the balance of receivables from contracts with customers amounted to \$149,510.
- C. For the years ended December 31, 2023 and 2022, no interest income was recognised in profit or loss for both periods.
- D. The Group has no notes and accounts receivable pledged to others as collateral.
- E. As at December 31, 2023 and 2022, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the notes receivable and accounts receivable held by the Group was the book value.
- F. Information relating to credit risk is provided in Note 12(2).

(3) Inventories

	 December 31, 2023					
	Allowance for value					
	 Cost decline and obsolescence Book value					
Raw materials	\$ 22,946	(\$	4,527)	\$	18,419	
Work in progress	8,098		-		8,098	
Semi-finished goods	45,868	(12,389)		33,479	
Finished goods	 108,097	(14,820)		93,277	
	\$ 185,009	(\$	31,736)	\$	153,273	

		Decer	nber 31, 2022	
		Allow	ance for value	
	 Cost	decline a	nd obsolescence	 Book value
Raw materials	\$ 112,180	(\$	3,876)	\$ 108,304
Work in progress	8,175	(287)	7,888
Semi-finished goods	73,956	(18,082)	55,874
Finished goods	 91,324	(19,843)	 71,481
	\$ 285,635	(<u>\$</u>	42,088)	\$ 243,547

Expenses and losses incurred on inventories for the year:

		Years ended	Decemb	er 31,
		2023		2022
Cost of inventories sold	\$	766,917	\$	559,298
Cost of services		19,053		-
(Gain from price recovery of inventory)				
Loss on decline in market value	(10,352)		27,628
Loss on scrapping inventory		32,985		14,778
Unallocated fixed overhead cost		95,062		87,671
	\$	903,665	\$	689,375

For the year ended December 31, 2023, the Group strengthened the inventory management, resulting in the reversal of inventory valuation losses.

(4) Prepayments

	Decem	nber 31, 2023	Decen	December 31, 2022		
Prepayment for purchases	\$	6,018	\$	5,362		
Overpaid sales tax		34,363		37,554		
Others		9,990		11,702		
	\$	50,371	\$	54,618		

d Total	5 \$ 1,438,091 - (938,416)	\$ 499,675	5 \$ 499,675	9,707	- (1	- (56,845)	8 492,537	8 \$ 1,485,719 (993,182) 8 \$ 492,537
Construction in progress and equipment to be inspected	28,015	28,015	28,015	2,932	27,689)		3,258	3,258 - 3,258
in p be	÷	$\boldsymbol{\diamond}$	$\boldsymbol{\diamond}$		\smile		\mathbf{S}	\$ \$
Others	313,565 202,328)	111,237	111,237	14,434	1,696	25,346)	102,021	328,719 226,698) 102,021
	\sim \sim	\mathbf{s}	$\boldsymbol{\diamond}$			\smile	\mathbf{S}	လ ၂ လ
Leasehold improvements	510 510)		I	I	I		ľ	510 510) -
I III	\$	Ś	Ś				Ś	န ၂ န
Office equipment	1,573 1,374)	199	199	ı	'	168)	31	$\frac{1,572}{1,541)}$
õ	* _	Ś	\$			$\overline{}$	Ś	န ၂ န
Testing equipment	107,529 81,590)	25,939	25,939	11,372	21,503	8,167)	50,647	139,934 89,287) 50,647
, 9	\$ _	$\boldsymbol{\diamond}$	$\boldsymbol{\diamond}$			$\overline{}$	$\boldsymbol{\diamond}$	રુ િ રુ
Machinery equipment	643,623 572,155)	71,468	71,468	20,969	4,490	16,629)	80,298	668,450 588,152) 80,298
I	ن *	\mathbf{s}	$\boldsymbol{\diamond}$				\mathbf{S}	န ၂ န
Buildings and structures	195,366 80,459)	\$ 114,907	114,907	I	I	6,535)	108,372	195,366 86,994) 108,372
B	چ _	$\boldsymbol{\diamond}$	$\boldsymbol{\diamond}$			\cup	$\boldsymbol{\diamond}$	လ ၂ လ
Land	\$ 147,910 \$ 195,366 - (80,459	\$ 147,910	\$ 147,910 \$ 114,907	ı	·	I	147,910	\$ 147,910 \$ 195,366 \$ 147,910 \$ 195,366 \$ 147,910 \$ 108,372
	÷	$\boldsymbol{\diamond}$	Ś				$\boldsymbol{\diamond}$	$ \mathbf{s} $
	<u>At January 1, 2023</u> Cost Accumulated depreciation and impairment	2023	Opening net book amount as at January 1	Additions	Transfers	Depreciation charge	Closing net book amount as at December 31 <u>\$ 147,910</u> <u>\$ 108,372</u>	<u>At December 31, 2023</u> Cost Accumulated depreciation and impairment

177

(5) Property, plant and equipment

	Land	Bui and s	Buildings and structures	Mac equi	Machinery equipment	T equ	Testing equipment))	Office equipment	Leasehold	Leasehold improvements	0	Others	Cons in prog equip be in	Construction in progress and equipment to be inspected		Total
<u>At January 1, 2022</u> Cost Accumulated depreciation and impairment	\$ 147,910 -	\$ _	192,593 73,707) (\$ \$	620,329 557,891)	\$ _	106,108 80,768)	\$ _	1,576 1,214)	\$	510 510) (<u>ج</u>	295,497 183,276)	\$	16,860	\$ _	1,381,383 897,366)
2022	\$ 147,910	, s	118,886	, s	62,438	Ś	25,340	Ś	362	÷		\$	112,221	÷	16,860	Ś	484,017
Opening net book amount as at January 1	\$ 147,910 \$		118,886	S	62,438	$\boldsymbol{\diamond}$	25,340	$\boldsymbol{\diamond}$	362 2	\$	ı	$\boldsymbol{\diamond}$	112,221	S	16,860	\diamond	484,017
Additions Reclassifications	1 1		2,773		19,612 7,614		5,083		ν, υ				22,503 -		16,940 7,614)		66,916 -
Net exchange differences	I		ı		I		ı		I		ı		ı		1,829		1,829
Depreciation charge	I		6,752) (18, 196)		4,484)		168)		'		23,487)		I		53,087)
Closing net book amount as at December 31 <u>\$ 147,910</u>	\$ 147,910	Ś	114,907	÷	71,468	$\boldsymbol{\diamond}$	25,939	\mathbf{S}	199	S	'	$\boldsymbol{\diamond}$	111,237	S	28,015	$\boldsymbol{\diamond}$	499,675
<u>At December 31, 2022</u> Cost	\$ 147,910 \$		195,366	s S	643,623	$\boldsymbol{\diamond}$	107,529	$\boldsymbol{\diamond}$	1,573	÷	510	Ś	313,565	÷	28,015	\mathbf{S}	1,438,091
Accumulated depreciation and impairment	ı		80,459) (572,155)		81,590)		1,374)		510) (202, 328		'		938,416)
	\$ 147,910	\$	114,907	\mathbf{S}	71,468	\mathbf{s}	25,939	$\boldsymbol{\diamond}$	199	Ś	ľ	$\boldsymbol{\diamond}$	111,237	÷	28,015	\mathbf{S}	499,675
A. No interest was capitalised to property, plant and equipment for the years ended December 31, 2023 and 2022.	lant and equipn	nent fa	or the year	s ende	sd Decem	lber 3	1, 2023 ai	nd 20	122.								
B. The Group's buildings and structures include buildings and improvement	lude buildings :	and im	provemen	ts, pip	ing and s	syster	n construc	tion	which are	deprec	iated ov	er 2;	years and	l 6 years	is, piping and system construction which are depreciated over 25 years and 6 years, respectively.	ely.	

C. Information about the property, plant and equipment that were pledged to others as collateral is provided in Note 8.

(6) Leasing arrangements – lessee

- A. The Group leases various assets including buildings. Rental contracts are typically made for periods of 2 to 3 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes.
- B. The warehouses leased by the Group have lease terms which were not longer than 12 months.
- C. The carrying amount of right-of-use assets and the depreciation charge are as follows:

	 December 31, 2023		December 31, 2022
	 Carrying amount		Carrying amount
Buildings	\$ 1,377	\$	4,505
	 Years ended	De	cember 31,
	 2023		2022
	 Depreciation charge		Depreciation charge
Buildings	\$ 1,502	\$	2,205

D. For the years ended December 31, 2023 and 2022, the additions to right-of-use assets were \$0 and \$5,461, respectively.

E. The information on profit and loss accounts relating to lease contracts is as follows:

	 Years ended	Decem	ber 31,
	 2023		2022
Items affecting profit or loss			
Expense on short-term lease contracts	\$ 10,898	\$	5,053
Expense on leases of low-value assets	\$ 63	\$	-

F. For the Year ended December 31, 2023 and 2022, the Group's total cash outflow for leases were \$12,463 and \$7,258, respectively.

(7) Short-term borrowings

Type of borrowings	December 31, 2023	Interest rate range	Collateral
Bank borrowings Secured borrowings	\$ 220,000	2.10%~3.07%	Current financial assets at amortised cost, net and Property, plant and equipment
Type of borrowings	December 31, 2022	Interest rate range	Collateral
Bank borrowings Secured borrowings	\$ 124,568	2.82%~5.95%	Current financial assets at amortised cost, net and

For the years ended December 31, 2023 and 2022, interest expense arising from short-term borrowings that were recognised in profit or loss amounted to \$8,749 and \$4,951, respectively.

(8) Other payables

	Decen	nber 31, 2023	December 31, 2022		
Wages and salaries payable	\$	28,541	\$	52,293	
Professional services fees		4,126		5,231	
Payables on equipment		12,127		15,757	
Payables on consumables		7,411		7,537	
Others		<u>129,878</u>		106,802	
	\$	182,083	\$	187,620	

(9) Long-term borrowings (December 31, 2023 : None.)

	Borrowing period				
Type of borrowings	and repayment term	Interest rate	Collateral	December	r 31, 2022
Sunny Bank secured borrowings	Aug. 24, 2020 ~ Aug. 24, 2027, interest and principal payable monthly (Note)	3.75%	Property, plant and equipment	\$	28,632
//	Aug. 24, 2020 ~ Aug. 24, 2035, interest and principal payable monthly (Note)	2.82%	"		60,681
//	Dec. 28, 2021 ~ Dec. 28, 2028, interest and principal payable monthly (Note)	4.84%	Property, plant and equipment and Non- current financial assets at amortised cost		<u>39,450</u> 128,763
Less: Current portion				(<u>15,573</u>) <u>113,190</u>

Note: The borrowings were repaid in advance in December 2023.

Interest expense on the long-term borrowings recognised in profit or loss amounted to \$4,337 and \$6,409 for the years ended December 31, 2023 and 2022, respectively.

(10) Pensions

- A. Effective July 1, 2005, Advanced Lithium Electrochemistry Co., Ltd., Aleees Eco Ark Co., Ltd. and Emerald Battery Technologies Co., Ltd. have established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
- B. The Company's Mainland China subsidiary, Advanced Lithium Electrochemistry (China Shanghai) Co., Ltd., has a defined contribution plan. Monthly contributions to an independent fund administered by the government in accordance with the pension regulations in the People's Republic of China (PRC) are based on 21% of employees' monthly salaries and wages. Other than the monthly contributions, the Group has no further obligations.

- C. The pension contribution methods of the subsidiaries of the Company's subsidiaries, Aleees Texas, LLC and Aleees UK, Ltd., are not mandatorily required by local laws and regulations and vary according to the system of individual entity.
- D. The pension costs under the defined contribution pension plans of the Group for the years ended December 31, 2023 and 2022 were \$7,963 and \$6,224, respectively.

(11) Share-based payment

A. For the years ended December 31, 2023 and 2022, the Group's share-based payment arrangements were as follows:

		Quantity granted	Contract	
Type of arrangement	Grant date	(thousand shares)	period	Vesting conditions
Cash capital increase reserved	2022.3.23	742	NA	Vested immediately
for employee preemption				

Part of the share-based payment arrangements above are settled by equity.

B. The fair value of stock options granted on grant date is measured using the Black-Scholes optionpricing model. Relevant weighted average information is as follows:

				Expected			Risk-free	F	air value
		Stock price	Exercise price	price	Expected	Expected	interest	р	er share
Type of arrangement	Grant date	(in dollars)	(in dollars)	volatility	option life	dividends	rate	(ir	n dollars)
Cash capital increase	2022.3.23	\$ 86.1	\$ 60.0	63.02%	0.09 years	-	0.59%	\$	26.2643
reserved for employee									
preemption									

Note: Volatility is calculated by using the Company's historical stock trading data (daily) with a period from the date the Company listed on Taipei Exchange to stock options grant date.

C. Expenses incurred on share-based payment transactions are shown below:

	Years e	Years ended December 31,			
	2023		2022		
Equity-settled	\$	- \$	19,488		

(12) Share capital

- A. As of December 31, 2023, the Company's authorised capital was \$3,000,000, consisting of 300,000 thousand shares of ordinary stock, and the paid-in capital was \$830,000 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.
- B. Movements in the number of the Company's ordinary shares outstanding are as follows (in shares):

	2023	2022
Options outstanding at January 1	70,000,000	60,000,000
Cash capital increase	13,000,000	10,000,000
Options outstanding at December 31	83,000,000	70,000,000

C. As resolved by the shareholders during their meeting on June 27, 2016, the Company planned to privately issue 46,000 thousand shares (9,283 thousand shares after capital reduction) with par value of \$10 per share. On August 23, 2016, the Board of Directors approved the price of private

placement at \$35. The rights and obligations afforded by the ordinary shares in the private placement are the same with issued shares except that the shares in the private placement are not allowed to be traded freely within three years after delivery pursuant to Article 43-8 of Securities and Exchange Act. Refer to Note 9(1)B for details.

- D. On December 10, 2021, the Board of Directors during its meeting resolved to increase its capital by issuing 10,000 thousand new shares with a par value of NT\$10 (in dollars) per share, which was approved by the FSC on March 8, 2022. The issuance price was NT\$60 (in dollars) per share, and the capital increase was completed in May 2022.
- E. On March 10, 2023, the Board of Directors during its meeting resolved to increase its capital by issuing 13,000 thousand new shares with a par value of NT\$10 (in dollars) per share, which was approved by the FSC on July 27, 2023. The issuance price was NT\$43 (in dollars) per share, and the capital increase was completed in September 2023.
- F. Aiming to bolster competitiveness, the Company plans to raise additional cash through private placement for future business development, indirect investment and operating needs as resolved by the stockholders at their annual stockholders' meeting on June 15, 2023. The maximum number of shares to be issued through the private placement is 40,000 thousand shares. The private placement has not been registered as of March 8, 2024.
- (13) Capital surplus

The Board of Directors exercises its authority accordingly when appropriating net income, for which provision is appropriated to be paid for contingencies and commitments, dividends, operations, investments or other purposes.

- (14) Retained earnings (accumulated deficit)
 - A. Under the Company's Articles of Incorporation, the Company shall appropriate net income in accordance with the appropriation plan proposed by the Board of Directors and approved at the stockholders' meeting. The Board of Directors shall propose the appropriation of net income in conformity with the following:
 - (a) Pay all taxes;
 - (b) The current year's earnings are to offset prior years' operating losses;
 - (c) 10% of the remaining amount shall be set aside as legal reserve, until the legal reserve equals the total capital stock balance;
 - (d) Set aside as special reserve in accordance with regulations governing listed companies or requests of the competent authority;
 - (e) After setting aside in accordance with (a) through (c) stated above, if any, to be retained or to be appropriated shall be resolved by the stockholders at the stockholders' meeting.

The Board of Directors should determine the percentage for directors', supervisors' and employees' bonus when appropriating net income. However, stockholders can recommend the percentage during resolution. Any remaining profit is for dividend appropriation. The Company is at the early stage of industrial development, and enterprise life cycle is at the growing stage. In order to respond to future operating expansion plans, along with maintaining dividend balance and stockholders' return, the dividend policy is to appropriate through cash or new share issuance or through both or as bonus. The Board of Directors is authorized to determine actual appropriation percentage in accordance with the Company's Articles of Incorporation and regulations governing publicly listed companies, and takes into consideration the financials, business and operations. However, dividend appropriation should not be less than 10% of the remaining profit and cash dividends should not be less than 10% of the total dividends.

- B. The Company has incurred operating losses for the years ended December 31, 2023 and 2022, and thus had no earnings for distribution.
- (15) Other equity items

	2023
	urrency nslation
\$	24,416
	2,493
\$	26,909
	2022
C	urrency
tra	nslation
\$	24,121
	295
\$	24,416
	Cu tra \$ \$

(16) Operating revenue

	Years ended December 31,				
		2023		2022	
Revenue from contracts with customers	\$	810,294	\$	707,524	

The Group derives revenue from the transfer of goods at a point in time in the following major product lines and geographical regions:

Year ended December 31, 2023	China	Other	Asia Countries	Europe	America	Total
Timing of revenue recognition						
At a point in time						
Cathode Material revenue	\$175,870	\$	391,893	\$103,231	\$ 7,631	\$678,625
Licensing Engagement revenue					91,290	91,290
	175,870		391,893	103,231	98,921	769,915
Over time						
Consulting services			_	16,909	23,470	40,379
	\$175,870	\$	391,893	\$120,140	\$122,391	\$810,294

China	Other Asia	a Countries	Europe	Aı	merica	Total
\$255,195	\$	281,342	\$ 69,309	\$	4,270	\$610,116
		-	97,408		_	97,408
255,195		281,342	166,717		4,270	707,524
		-			-	
\$255,195	\$	281,342	\$166,717	\$	4,270	\$707,524
	\$255,195 	\$255,195 \$ 	\$255,195 \$ 281,342 <u>-</u> <u>-</u> <u>-</u> <u>-</u> <u>-</u> <u>-</u> <u>-</u> <u>-</u>	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

A. Contract assets and liabilities

(a)The Group has recognised the following revenue-related contract liabilities:

	Decem	ber 31, 2023	Decem	ber 31, 2022	Januar	ry 1, 2022
Contract assets-						
licence contract	\$	43,437	\$	-	\$	
	Decem	ber 31, 2023	Decem	ber 31, 2022	Januar	ry 1, 2022
Contract liabilities-						
product sales contract	\$	27,572	\$	34,654	\$	28,840

(b)Revenue recognised that was included in the contract liability balance at the beginning of the year:

	Years ended December 31,			
		2023		2022
Product sales contract	\$	34,275	\$	28,516

B. When products are sold with a right of return, the entity will recognise revenue in the amount of consideration to which the entity expects to be entitled. The expected sales discounts and returns are not recognised in revenue. The entity recognises a refund liability and an asset representing its right to recover the products from the customer:

	Decer	mber 31, 2023	December 31, 2022
Current asset recognised			
as right to recover products			
from customers			
(shown as 'Other current			
assets')	\$	6,750 \$	9,898
Current refund liabilities	(6,859) (11,609)
	(<u></u>	109) (\$	1,711)
(17) Interest income		Veens ended De	

	Years ended December 31,			
		2023		2022
Bank deposit interest	\$	2,604	\$	1,173

(18) Other income

	Years ended Decem			mber 31,	
		2023		2022	
Government grants	\$	996	\$	203	
Other income		436		165	
	\$	1,432	\$	368	

(19) Other gains and losses

	Years ended December 31,			
		2023	2022	
Foreign exchange loss Loss on financial assets at fair value	(\$	2,396) (\$	8,401)	
through profit or loss		- (133)	
Other losses	(26) (30)	
	(<u>\$</u>	2,422) (\$	8,564)	

(20) Finance costs

	Years ended December 31,				
		2023		2022	
Interest expense	\$	13,086	\$	11,360	
Other interest expense		8,878		<u> </u>	
-	\$	21,964	<u>\$</u>	11,360	

(21) Expenses by nature

	Years ended December 31,					
		2023		2022		
Employee benefit expense	\$	249,667	\$	235,669		
Depreciation charges on property, plant and equipment		56,845		53,087		
Depreciation charges on right-of-use assets		1,502		2,205		
Amortisation charges on intangible assets		7,089		26,069		

(22) Employee benefit expense

	Years ended December 31,					
		2023		2022		
Wages and salaries	\$	216,158	\$	193,184		
Share-based payments		-		19,488		
Labour and health insurance fees		17,392		11,905		
Pension costs		7,963		6,224		
Other personnel expenses		8,154		4,868		
	\$	249,667	\$	235,669		

- A. According to the Articles of Incorporation of the Company, a ratio of distributable profit of the current year, after covering accumulated losses, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall be 1% to 10% for employees' compensation and shall not be higher than 1% for directors' remuneration.
- B. The Company had an accumulated deficit as of December 31, 2023 and 2022, thus, the Company did not recognise employees' compensation and directors' and supervisors' remuneration.
- C. Information about the appropriation of employees' compensation and directors' and supervisors' remuneration by the Company as proposed by the Board of Directors and resolved by the stockholders will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

(23) Income tax

- A. Income tax expense
 - (a) Components of income tax expense:

	Years ended December 31,						
		2023	2022				
Current tax:							
Current tax on profits for the year	\$	-	\$	-			
Prior year income tax underestimation		24,563		-			
Others		27,387		-			
Total current tax:	\$	51,950	\$	-			
Deferred tax: Origination and reversal of temporary differences	\$		\$	-			
Income tax expense	\$	51,950	\$	-			

(b) The income tax charge/(credit) relating to components of other comprehensive income is as follows: None.

(c) The income tax charged/(credited) to equity during the year is as follows: None.

B. Reconciliation between income tax expense and accounting profit
--

	Years ended December 31,				
	2	023	2022		
Tax calculated based on loss before tax (and statutory tax rate	(\$	68,827) (\$	64,423)		
Effects from items adjusted in accordance with tax regulation		126	3,314		
Tax exempt income by tax regulation		- (41)		
Taxable loss not recognised as					
deferred tax assets		50,779	56,514		
Temporary differences not					
recognised as deferred tax assets		17,922	4,636		
Change in assessment of realisation of deferred tax assets			_		
Prior year income tax underestimation		24,563	-		
Others		27,387	-		
Income tax expense	\$	51,950 \$			

C. Amounts of deferred tax assets and liabilities as a result of taxable loss are as follows:

			2023		
	January 1	Recognised in profit or loss	Recognised in other comprehensive income	Recognised in equity	December 31
Deferred tax assets:					
Taxable loss	\$ 13,465	\$ -	\$	<u>\$</u>	\$ 13,465
			2022		
			Recognised in		
			other		
		Recognised in	comprehensive	Recognised	
	January 1	profit or loss	income	in equity	December 31
Deferred tax assets:					
Taxable loss	\$ 13,465	<u>\$</u>	\$	<u>\$</u> -	\$ 13,465

	Year	ended December 31,		
			Unrecognised	
	Amount		deferred tax	
Year incurred	filed / Assessed	Unused amount	assets	Expiry year
2014	366,800	366,800	366,800	2024
2015	418,448	418,448	418,448	2025
2016	162,344	162,344	162,344	2026
2017	162,179	162,179	94,856	2027
2018	269,026	269,026	269,026	2028
2019	345,879	345,879	345,879	2029
2020	370,001	370,001	370,001	2030
2021	296,421	296,421	296,421	2031
2022	177,877	177,877	177,877	2032
2023	246,786	246,786	246,786	2033
	\$ 2,815,761	\$ 2,815,761	\$ 2,748,438	
	Year	ended December 31,	2022	
			Unrecognised	
	Amount		deferred tax	
Year incurred	filed / Assessed	Unused amount	assets	Expiry yea
2013	\$ 291,799	\$ 183,521	\$ 116,198	2023
2014	366,800	366,800	366,800	2024
2015	418,448	418,448	418,448	2025
2016	162,344	162,344	162,344	2026
2017	162,179	162,179	162,179	2027
2018	269,026	269,026	269,026	2028
2019	345,879	345,879	345,879	2029
2020	370,001	370,001	370,001	2030
2021	296,421	289,983	289,983	2031
2022	177,877	177,877	177,877	2032
	\$ 2,860,774	\$ 2,746,058	\$ 2,678,735	

D. Expiration dates of unused taxable loss and amounts of unrecognised deferred tax assets are as follows:

E. The amounts of deductible temporary differences that were not recognised as deferred tax assets are as follows:

	December 31,				
		2023	2022		
Deductible temporary differences	\$	439,360	\$	349,750	

- F. The income tax returns of Aleees Eco Ark Co., Ltd. through 2018 have been assessed and approved by the Tax Authority.
- G. The income tax returns of Advanced Lithium Electrochemistry Co. through 2021 have been assessed and approved by the Tax Authority.

(24) Loss per share

(24) Loss per share							
			Year	ended E	December 31, 2	2023	
				0	ted average		
					of ordinary		
			shares	outstanding	Los	ss per share	
		after tax		(shares	in thousands)	(i	n dollars)
Basic loss per share							
Loss attributable to ordinary							
shareholders of the parent	(<u>\$</u>	519,3	<u>356</u>)		74,167	(\$	7.00)
			Year	ended D	December 31, 2	2022	
				U	ted average		
		•			of ordinary	Ŧ	
		Amount			outstanding		ss per share
		after tax		(shares :	in thousands)	(1	n dollars)
Basic loss per share							
Loss attributable to ordinary	(\$	398,0	000		66,384	(\$	6.00)
shareholders of the parent	<u> </u>	398,0	<u> </u>		00,384	(<u>\$</u>	0.00)
(25) Supplemental cash flow information	<u>on</u>						
Investing activities with partial car	sh paym	ents:					
				•	Years ended D	ecemb	er 31,
					2023		2022
Purchase of property, plant and eq	uipment			\$	49,707	\$	66,916
Add: Opening balance of payable of	n equip	ment			15,757		32,012
Less: Ending balance of payable or				(12,127) (15,757)
Cash paid during the year	1 1			\$	53,337	\$	83,171
(26) Changes in liabilities from financi	ng activ	ities					
		Short-t	orm	Lon	g-term borrowing	a c	Lease
		borrowi			ding current port	-	liabilities
At January 1, 2023			124,568				\$ 4,505
Changes in cash flow from		ψι	124,500	ψ	12	0,705	φ 4,505
financing activities			94,400		12	8,763)	(1,502)
Changes in other non-cash			94,400	, (12	0,703)	(1,302)
items			1,032	<u>. </u>		- (1,626)
At December 31, 2023		<u>\$</u> 2	220,000	\$		-	\$ 1,377
		Short-t	term	Lon	g-term borrowing	gs	Lease
		borrowi	inos		ding current port	-	liabilities

	DOI	rrowings	(includin	g current portion)	112	ibilities
At January 1, 2022	\$	150,000	\$	231,747	\$	1,249
Changes in cash flow from						
financing activities	(25,432)	(102,984)	(2,205)
Changes in other non-cash		_		-		5,461
items						·
At December 31, 2022	\$	124,568	\$	128,763	\$	4,505

7. RELATED PARTY TRANSACTIONS

(1) Parent and ultimate controlling party: None.

(2) <u>Names of related parties and relationship:</u>

				
Names of related parties		Relationsh	nip v	vith the Group
FDG Electric Vehicles Limited		Other related party		
FDG Kinetic Limited		Other related party		
FDG Investment Holdings Limited		Other related party		
Tianjin Sinopoly New Energy Technolo Co., Ltd.	gy	Other related party		
Jillin Sinopoly New Energy Technology	Co., Ltd.	Other related party		
Aleees Eco Ark (Ningbo) Ltd.		Other related party		
(3) Significant related party transactions ar	nd balances:			
A. Receivables from related parties:				
	De	ecember 31, 2023		December 31, 2022
Accounts receivable:				
- Other related parties				
FDG Investment Holdings	\$	68,523	\$	68,523
Limited				
Tianjin Sinopoly New Energy				
Technology Co., Ltd.		14,316		14,316
Others		8,269		8,269
		91,108		91,108
Less: Allowance for bad debts				
FDG Investment Holdings Limited	(68,523)	(68,523)
Tianjin Sinopoly New Energy	(08,525)	C	08,525)
Technology Co., Ltd.	(14,316)	(14,316)
Others	(8,269)		8,269)
	(91,108)	·	91,108)
	\$	-	\$	-
	De	ecember 31, 2023		December 31, 2022
Other receivables:				,
- Other related parties				
Aleees Eco Ark (Ningbo) Ltd.	\$	10,641	\$	10,641
Less: Allowance for bad debts				
Aleees Eco Ark (Ningbo) Ltd.	(10,641)	(10,641)
	\$	-	\$	-

B. Other non-current assets

	Dece	ember 31, 2023	December 31, 2022		
Long-term receivables					
- Other related party					
FDG Electric Vehicles	\$	1,126,688 \$	1,126,688		
Limited					
Less: Allowance for bad debts					
FDG Electric Vehicles					
Limited	(1,126,688) (1,126,688)		
	\$	- \$	-		

- (a) On August 25, 2016, the Company invested in five-year unlisted convertible bonds with zero coupon rate issued by FDG Electric Vehicles Limited. The principal of the bond amounted to HK\$275,000,000 upon maturity with conversion price of HK\$0.5. Within 183 days after one year from the completion date of purchase (including the first and the last days), either disposal of such convertible bonds or trading of converted shares are restricted according to the purchase agreement.
- (b) The share consolidation implemented by FDG Electric Vehicles Limited was effective on September 5, 2019, thus, the conversion price of the Company's convertible bonds increased from HK\$0.5 to HK\$10.
- (c) On August 19, 2020, FDG Electric Vehicles Limited announced that its joint and several provisional liquidators had provided notice to former Board of Directors to terminate their position immediately in the HKEX. The joint and several provisional liquidators are fully responsible for the company's management since the appointment. Due to the aforementioned event, the Company will have the right to ask the company to pay the unpaid principal of the convertible bonds immediately in accordance with the terms of convertible bonds. On August 31, 2020, the Company issued an immediate repayment request to FDG Electric Vehicles Limited and appointed lawyers to handle subsequent legal matters. In addition, the Company had already carefully assessed the related information on financial condition of FDG Electric Vehicles Limited and its subsidiaries, and estimates its potential loss taking into consideration its financial ability and repayment terms.
- (4) Key management compensation

	Years ended December 31,					
		2023		2022		
Salaries and other short-term employee benefits	\$	10,276	\$	10,875		
Post-employment benefits		213		121		
	\$	10,489	\$	10,996		

8. <u>PLEDGED ASSETS</u>

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

		Book			
Pledged asset	Decem	ber 31, 2023	Dece	ember 31, 2022	Purpose
Bank deposits (shown as 'Current and Non-current financial assets at amortised cost, net')	\$	29,653	\$	81,415	Short-term and long-term borrowings, letters of credit, trust and pledge for customs
Refundable deposits paid (recognised in other non-current assets)		62,380		62,380	Asset preservation and pledge for customs
Property, plant and equipment		256,282		262,817	Short-term and long-term borrowings

9. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED CONTRACT

<u>COMMITMENTS</u>

(1) Contingencies

A. On July 18, 2016, the Group's subsidiary, Aleees Eco Ark Co., Ltd. (hereafter referred as "Aleees") received a notice of civil charge issued by Hsinchu District Court No. 105-Zon-Su-Zi-147 and on April 6, 2017, received continued indictment (hereafter referred as "Zon-Su-Zi-147"). In addition to that, a bill of indictment issued by Hsinchu District Court No. 107-Zon-Su-Zi-216 (hereafter referred as "Zon-Su-Zi-216") was received by Aleees on October 31, 2018. The civil charges Zon-Su-Zi-147 and Zon-Su-Zi-216 were filed by Hsin Chu Bus Co., Ltd. claiming for compensation for the driver's fee totaling \$34,946 and \$51,030, respectively, plus interest at 5% per annum until the debt is repaid. In its verdict on Zon-Su-Zi-147 on September 11, 2018, the Hsinchu District Court stated that the accused, Aleees, shall compensate the complainant, Hsin Chu Bus Co., Ltd., for the driver's fee. In the Group's opinion, Aleees is not entirely accountable for the driver's fee, which involved the issue regarding land utilisation for recharging. As the Group believes that there was misinterpretation of the facts during the first trial, the Group has filed an appeal with the Taiwan High Court (No. 107-Zon- Shang -Zi-805 (hereafter referred as "Zon-Shang -Zi-805")), which had been denied by the Taiwan High Court on June 27, 2019. On August 18, 2022, as stated in the judgement No.109-Tai-Shang-Zi-002292 of the Supreme Court, the original judgment was rescinded and remanded back to the Taiwan High Court for retrial (No. 111-Zon-Shang-Geng-Yi-Zi-150 (Yu-Gu)). On November 29, 2023, the Taiwan High Court rendered a judgment to rescind the ruling which Aleees shall pay more than \$10,032, plus interest at 5% per annum from July 17, 2016 till the debt is repaid. The Group disagreed with the above remanded judgment and filed an appeal. The case will be transferred to the Supreme Court. The ultimate outcome of the case cannot presently be determined. However, the Group has recognised the amount of possible losses after evaluation. The oral argument procedure for Zon-Su-Zi-216 was originally set on January 24, 2019 but the argument for the case is the same as that for the aforementioned retrial of Taiwan High Court (No. 111-Zon-Shang-Geng-Yi-Zi-150 (Yu-Gu)), Aleees is not entirely accountable for the driver's fee. In order to avoid the differences in the judgments between two cases, the court decided to cease the appeal procedures for Zon-Su-Zi-216 on January 22, 2019. As of the report date, the effect to the Group cannot be estimated.

The land utilisation for recharging was recognised as illegal use by the government authority and Aleees believes it cannot provide recharge service due to the problem of land use right. The problem was caused by Hsinchu City Government handing over the land to Hsin Chu Bus Co., Ltd. which then commissioned Aleees to provide recharge service. However, Aleees was mandatorily asked to demolish any structures built on the land and recover the land, causing damages to Aleees. Thus, on July 6, 2017, Aleees filed for state compensation with the Hsinchu District Court against Hsinchu City Government, seeking for \$10,000 as compensation, and retained the right of claim for the remaining amount. The case is under trial with the Hsinchu District Court (No.106-Zon-Guo-Zi-2) and in order to avoid the differences in the judgments between the case and the aforementioned retrial of Taiwan High Court (No. 111-Zon-Shang-Geng-Yi-Zi-150 (Yu-Gu)), the court decided to cease the appeal procedures for No.106-Zon-Guo-Zi-2 on October 24, 2018. As of the report date, the ultimate outcome of the case cannot presently be determined.

B. The Company and FDG Electric Vehicles (Group) Co., Ltd. (hereinafter referred to as "FDG Electric Vehicles Limited") established a long-term cooperative relationship, whereby both parties made investment in each other to achieve capital cooperation of strategic alliance during the year ended December 31, 2016. In August 2020, the Company asked FDG Electric Vehicles Limited to early repay the convertible corporate bonds, but FDG Electric Vehicles Limited did not repay the bonds. To ensure the right of the Company and shareholders, the Company filed with the court a request for a ruling that prohibits the borrower, FDG Investment Holdings Limited (hereinafter referred to as FDG Investment Holdings), which is a subsidiary of FDG Electric Vehicles Limited, to transfer, pledge and dispose its shareholding of the Company's 9,283 thousand private placement shares (after completing the capital reduction in 2021). The Company pledged \$50,000 as collateral to the Taiwan Taipei District Court and received the execution order from the Court in December 2020 (Bei-Yuan-Zhong 109 Si-Zhi-Quan-Mu-Zi No. 644). Subsequently, the Company filed with the court a request for a ruling that prohibits FDG Investment Holdings to exercise the rights of shareholders on its shareholding of the Company's 9,283 thousand private placement shares (after completing the capital reduction in 2021). The Company pledged \$9,380 as collateral to the Taiwan Taoyuan District Court and received the execution order from the Court in April 2021 (110 Si-Zhi-Quan-Zi No. 78). The Company filed with the Chinese Arbitration Association, Taipei for an arbitration of the aforementioned strategic alliance against FDG Kinetic Limited (hereinafter referred to as "FDG Kinetic") and FDG Investment Holdings and requested FDG Investment Holdings to return its shareholding of the Company's 9,283 thousand private placement shares in March 2021. However, the Chinese Arbitration Association, Taipei issued an arbitral award denying the arbitration of the Group on March 14, 2023. Based on the opinion of the lawyer and the letter which stated that FDG Electric Vehicles Limited admitted the strategic alliance, it shall be considered a misinterpretation that the Chinese Arbitration Association, Taipei did not list FDG Electric Vehicles Limited as a counterparty of the arbitration. Therefore, the

Group has appointed another legal counsel to file an appeal for the revocation of the arbitral award and filed a civil action with the Intellectual Property and Commercial Court (had been transferred to the Taipei District Court for trial, No. 112-Zon-Su-Zi-832) for the events such as compensation for damage against FDG Electric Vehicles Limited, FDG Kinetic and FDG Investment Holdings before the arbitral award, that is December 13, 2022, As of the report date, the trial has not yet been held. In May 2023, the Company received a ruling from the Taoyuan District Court which states that the provisional injunction prohibiting FDG Investment Holdings from exercising shareholders' rights shall be revoked. However, in May 2023, the Company has filed an interlocutory appeal. On October 30, 2023, the Company received the 112 Kang-Zi No. 749 ruling from the Taiwan High Court which stated that the aforementioned ruling from the Taoyuan District Court of revoking the provisional injunction shall be rescinded and the arbitration of FDG Investment Holdings in the Taoyuan District Court shall be denied. Moreover, FDG Investment Holdings has filed an interlocutory appeal. On January 22, 2024, the Company received the 112 Tai-Kang-Zi No. 1076 ruling from the Supreme Court which stated that the original ruling from the Taiwan High Court of the 112 Kang-Zi No. 749 shall be rescinded, and the case was confirmed. FDG Investment Holdings held the aforementioned arbitral award which was issued by the Chinese Arbitration Association, Taipei on March 14, 2023 and applied for the revocation of the provisional injunction prohibiting the transfers. On February 7, 2024, the Company received the 112 Sheng-Zi No. 451 ruling from the Taiwan High Court stated that the arbitration of FDG Investment Holdings was denied. Therefore, the provisional injunction of the case is still valid. As of the report date, FDG Investment Holdings shall not transfer, pledge and dispose the aforementioned private placement shares in part or in whole.

- (2) Commitments
 - A. Capital expenditures contracted for at the balance sheet date but not yet incurred are as follows:

 December 31, 2023	December 31, 2022		
\$ 11,691	\$	9,644	

- Property, plant and equipment B. Licence reauthorization contract:
 - (a) The Group has signed a licence reauthorization contract with LiFePO4+C Licencing AG on July 4, 2011. The contract requires the Group to construct a plant and produce cathode materials for Lithium iron phosphate (LiFePO4) with annual production of 1,000 tons in Quebec, Canada during the extended 3 years as stated in the contract (before July 4, 2014).
 - (b) The Group assessed that the needs in American and European markets were lower than its expectation, thus, the Group and LiFePO4+C Licencing AG completed an amendment for the licence reauthorization contract on August 26, 2013. The amendment extends the construction of the plant and the completion requirement for operation for 12 months, which is, to build a cathode materials plant with a minimum of annual production of 1,000 tons in Quebec, Canada as of July 4, 2015. If the Group fails to build the plant on schedule, LiFePO4+C Licencing AG has the right to claim an extension fee of US\$300,000 and to terminate the licence reauthorization contract.

- (c) The Group assessed the potential for growth in electric cars and energy storage system in Europe, U.S. and Canada. Thus, the Group and LiFePO4+C Licencing AG completed an amendment for the licence reauthorization contract on November 19, 2014. The amendment states that the Group can choose to build a powder plant, battery plant, battery module plant or electric bus system integration plant in Quebec, Canada, whereby the capital expenditure shall be at least US\$6 million as of July 4, 2015, and that the average annual full-time employment shall be at least 10 employees as of July 4, 2018. If the Group fails to meet its obligations as stated in the amendment and thus influences rights of the licence contract, there may be an impact on the Group's operations and financial position.
- (d) The Group has negotiated with LiFePO4+C Licencing AG to terminate the aforementioned licence reauthorization contract by consent on September 21, 2021. However, as LiFePO4+C Licencing AG still had unresolved issues with the contract termination, the subsequent relevant legal matters are ongoing. In addition, due to prudent consideration, the Group still prepared and amortised related expenses in accordance with the original contract period and IFRSs.
- 10. <u>SIGNIFICANT DISASTER LOSS</u>

None.

11. <u>SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE</u> None.

- 12. <u>OTHERS</u>
 - (1) Capital management

The Group monitors capital on the basis of the gearing ratio, taking into account that the Group belongs to an emerging industry. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings (including 'current and non-current borrowings' as shown in the consolidated balance sheet) less cash and cash equivalents. Total capital is calculated as 'equity' as shown in the consolidated balance sheet plus net debt.

The gearing ratios as at December 31, 2023 and 2022 were as follows:

	Decer	mber 31, 2023	December 31, 2022
Total borrowings	\$	220,000 \$	253,331
Less: Cash and cash equivalents	(383,301) (235,395)
Net debt	(163,301)	17,936
Total equity		756,126	713,989
Total capital	\$	592,825 \$	731,925
Debt to capital ratio		-	2%

(2) Financial instruments

A. Financial instruments by category

	 December 31, 2023		December 31, 2022
Financial assets			
Financial assets at amortised cost/			
Loans and receivables			
Cash and cash equivalents	\$ 383,301	\$	235,395
Current and non-current financial assets at amortised cost, net	54,653		84,485
Accounts receivable (including related parties)	31,950		69,904
Other receivables (including related parties)	54		-
Guarantee deposits paid (shown			
as 'Other current assets')	 64,362		64,208
	\$ 534,320	\$	453,992
Financial liabilities			
Financial liabilities at amortised			
cost			
Short-term borrowings	\$ 220,000	\$	124,568
Accounts payable	72,102		48,848
Other accounts payable	182,083		187,620
Long-term borrowings (including current portion)	-		128,763
Refund liabilities	 6,859	_	11,609
	\$ 481,044	\$	501,408
Lease liabilities	\$ 1,377	\$	4,505

B. Financial risk management policies

- (a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk. The Group evaluates abovementioned risks periodically in order to minimise potential adverse effects on the Group's financial position and financial performance.
- (b) Risk management is carried out by a central treasury department (Group treasury) under policies approved by the Board of Directors. Group treasury identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units.
- C. Significant financial risks and degrees of financial risks
 - (a) Market risk

Foreign exchange risk

i. The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the USD and RMB. Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations.

- ii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. Foreign exchange risk arises when future commercial transactions or recognised assets or liabilities are denominated in a currency that is not the entity's functional currency.
- iii. The Group has certain investments in foreign operations, whose net assets are exposed to foreign currency translation risk. The Group expected that currency exposure arising from the net assets of the Group's foreign operations is managed primarily through borrowings denominated in the relevant foreign currencies.
- iv. The Group's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD; other certain subsidiaries' functional currency: RMB,USD and AUD). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

December 31, 2023					
Foreign currency amount (in thousands)		Exchange rate	Book value (NTD)		
\$	4,981	30.71	\$ 152,967		
	275,000	4.00	1,100,000		
	810	4.327	3,505		
\$			\$ 173,051		
		ber 31, 2022			
Foreig	gn currency				
		Exchange	Book value		
(in t	housands)	rate	(NTD)		
\$	16,803	30.71	\$ 516,020		
	275,000	3.94	1,082,950		
	23,312	4.408	102,759		
\$	5,141	30.71	\$ 157,880		
	(in t (in t \$ Foreig (in t	Foreign currency amount (in thousands) \$ 4,981 275,000 810 \$ 5,635 Decent Foreign currency amount (in thousands) \$ 16,803 275,000 23,312	Foreign currency amountExchange rate(in thousands) $xate$ \$4,981 275,000 81030.71 4.00 4.327\$5,635 30.71 December 31, 2022\$5,635 30.71 December 31, 2022Foreign currency amount (in thousands)Exchange rate\$16,803 275,000 3.94 23,31230.71 4.408		

- v. The total exchange gain, including realised and unrealised arising from significant foreign exchange variation on the monetary items held by the Group for the years ended December 31, 2023 and 2022 amounted to \$2,396 and \$8,401, respectively.
- vi. Analysis of foreign currency market risk arising from significant foreign exchange variation:

	Year ended December 31, 2023					
	Degree of variation	Effect on profit (loss)		Effect on othe comprehensive income (loss)	e	
(Foreign currency : functional currency	y)					
Financial assets						
Monetary items						
USD : NTD	1%	\$	1,530	\$	-	
HKD : NTD	1%		11,000		-	
RMB : NTD	1%		35		-	
Financial liabilities						
Monetary items						
USD : NTD	1%	(\$	1,731)	\$	-	
-	Year	ended I	December 31	, 2022	_	
				Effect on othe	r	
	Degree of	E	ffect on	comprehensiv	e	
_	variation	pro	ofit (loss)	income (loss)		
(Foreign currency : functional currency	variation	pro	ofit (loss)	income (loss)		
(Foreign currency : functional currency	variation	pro	ofit (loss)	income (loss)		
	variation	pro	ofit (loss)	income (loss)		
Financial assets	variation	pro \$	ofit (loss) 5,160	income (loss)		
<u>Financial assets</u> <u>Monetary items</u>	variation y)			,		
<u>Financial assets</u> <u>Monetary items</u> USD : NTD	variation y) 1%	\$	5,160	,		
<u>Financial assets</u> <u>Monetary items</u> USD : NTD HKD : NTD	variation y) 1% 1%	\$ \$	5,160 10,830	,		
<u>Financial assets</u> <u>Monetary items</u> USD : NTD HKD : NTD RMB : NTD	variation y) 1% 1%	\$ \$	5,160 10,830	,		
<u>Financial assets</u> <u>Monetary items</u> USD : NTD HKD : NTD RMB : NTD <u>Financial liabilities</u>	variation y) 1% 1%	\$ \$	5,160 10,830	,		

Price risk

None.

Cash flow and fair value interest rate risk

i. The Group's interest rate risk arises from long-term and short-term borrowings. Borrowings issued at variable rates expose the Group to cash flow interest rate risk which is partially offset by cash and cash equivalents held at variable rates. The Group's borrowings are at floating rates. As at December 31, 2023 and 2022, the Group's borrowings at variable rate were denominated in NTD.

- ii. If the borrowing interest rate of bank had increased/decreased by 0.25% with all other variables held constant, post-tax profit for the years ended December 31, 2023 and 2022 would have decreased/increased by \$440 and \$507, respectively. The main factor is that changes in interest expense result from floating rate borrowings.
- (b) Credit risk
 - i. Credit risk refers to the risk of financial loss to the Group arising from default by the clients on the contract obligations. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. The utilisation of credit limits is regularly monitored. Credit risk arises from deposits with banks and financial institutions, including outstanding receivables and contractual cash flows of debt instruments at fair value through profit or loss. For bank and financial institutions, only institutions with good credit quality are accepted.
 - ii. The Group adopts the assumption under IFRS 9 that if the contract payments were past due over 60 days based on the terms, there has been a significant increase in credit risk on that instrument since initial recognition.
 - iii. In line with credit risk management procedure, the default occurs when the contract payments are not expected to be recovered and are reclassified to overdue receivables.
 - iv. The Group classifies customer's accounts receivable, contract assets and rents receivable in accordance with product types. The Group applies the simplified approach using the provision matrix, loss rate methodology to estimate expected credit loss.
 - v. The following indicators are used to determine whether the credit impairment of debt instruments has occurred:
 - (i) It becomes probable that the issuer will enter bankruptcy or other financial reorganization due to their financial difficulties;
 - (ii) The disappearance of an active market for that financial asset because of financial difficulties;
 - (iii) Default or delinquency in interest or principal repayments;
 - (iv) Adverse changes in national or regional economic conditions that are expected to cause a default.

vi. The Group used the forecastability to adjust historical and timely information to assess the default possibility of accounts receivable, contract assets and lease payments receivable. As of December 31, 2023 and 2022, the provision matrix is as follows:

D 1 01 0000	Individual	Not past	Up to 60 days past	61-120 days past	121-180 days past	181-360 days	Over 360	T . 1
December 31, 2023	disclosure	due	due	due	due	past due	days	Total
Expected loss rate	100%	0%	0%	0%	0%	0-8%	100%	
Total book value								
- Accounts receivable	<u>\$ 358</u>	\$ 30,917	<u>\$ 154</u>	<u>\$ 879</u>	<u>\$ -</u>	<u>\$</u> -	\$ 107,834	\$ 140,142
- Other receivables	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$</u> -	\$ 10,641	\$ 10,641
Loss allowance	\$ 358	\$ -	<u>\$ -</u>	\$ -	<u>\$ -</u>	\$ -	\$ 118,475	\$ 118,833
Long-term accounts re	ceivable (inclu	ded in other	non-current a	assets)				
Expected loss rate	100%	0%	0%	0%	0%	0%	0%	
Total book value	\$ 1,126,688	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$</u> -	<u>\$ -</u>	\$ 1,126,688
Loss allowance	\$ 1,126,688	\$-	<u>\$ -</u>	\$ -	<u>\$ -</u>	\$ -	\$ -	\$ 1,126,688
			Up to 60	61-120	121-180			
	Individual	Not past	days past	61-120 days past	121-180 days past	181-360 days	Over 360	
December 31, 2022	Individual disclosure	Not past due				181-360 days past due	Over 360 days	Total
December 31, 2022 Expected loss rate			days past	days past	days past	5		Total
	disclosure	due	days past due	days past due	days past due	past due	days	Total
Expected loss rate	disclosure	due	days past due	days past due	days past due	past due	days	<u>Total</u>
Expected loss rate Total book value	disclosure 100%	<u>due</u> 0%	days past due 0%	days past due 0%	days past due 0%	past due 0-7%	days 100%	
Expected loss rate Total book value - Accounts receivable	disclosure 100% \$ 3,220	due 0% \$ 68,225	days past due 0% \$ 1,218	days past due 0% \$ 461	days past due 0% \$ -	<u>past due</u> 0-7% \$	days 100% \$ 107,834	\$ 180,958
Expected loss rate Total book value - Accounts receivable - Other receivables	disclosure 100% \$ 3,220 \$ -	due 0% \$ 68,225 \$ -	days past due 0% \$ 1,218	days past due 0% \$ 461 \$ -	days past due 0% \$ \$	<u>past due</u> 0-7% <u>\$</u>	days 100% \$ 107,834 \$ 10,641	\$ 180,958 \$ 10,641
Expected loss rate Total book value - Accounts receivable - Other receivables	disclosure 100% \$ 3,220 \$ - \$ 3,220 \$ - \$ 3,220	due 0% \$ 68,225 \$ - \$ -	days past due 0% \$ 1,218 \$ - \$ -	days past due 0% \$ 461 \$ - \$ -	days past due 0% \$ \$	<u>past due</u> 0-7% <u>\$</u>	days 100% \$ 107,834 \$ 10,641	\$ 180,958 \$ 10,641
Expected loss rate Total book value - Accounts receivable - Other receivables Loss allowance	disclosure 100% \$ 3,220 \$ - \$ 3,220 \$ - \$ 3,220	due 0% \$ 68,225 \$ - \$ -	days past due 0% \$ 1,218 \$ - \$ -	days past due 0% \$ 461 \$ - \$ -	days past due 0% \$ \$	<u>past due</u> 0-7% <u>\$</u>	days 100% \$ 107,834 \$ 10,641	\$ 180,958 \$ 10,641
Expected loss rate Total book value - Accounts receivable - Other receivables Loss allowance	<u>disclosure</u> 100% <u>\$ 3,220</u> <u>\$ -</u> <u>\$ 3,220</u> eceivable (inclu	<u>due</u> 0% <u>\$ 68,225</u> <u>\$ -</u> <u>\$ -</u> ded in other	days past due 0% \$ 1,218 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	days past <u>due</u> 0% <u>\$ 461</u> <u>\$ -</u> <u>\$ -</u> <u>\$ -</u> assets)	days past due 0% \$ \$ \$	<u>past due</u> 0-7% <u>\$ -</u> <u>\$ -</u> <u>\$ -</u>	days 100% \$ 107,834 \$ 10,641 \$ 118,475	\$ 180,958 \$ 10,641

vii. Movements in relation to the Group applying the simplified approach to provide loss allowance for accounts receivable are as follows:

	A	Accounts receivable		Accounts Other]	Long-term		
	re			receivables		receivables		Total	
At January 1	\$	111,054	\$	10,641	\$	1,126,688	\$	1,248,383	
Reversal of impairment									
loss	(2,862)		-		-	(2,862)	
At December 31	\$	108,192	\$	10,641	\$	1,126,688	\$	1,245,521	

		2022							
	A	Accounts receivable		Accounts Other		Ι	Long-term		
	re			receivables		eceivables	Total		
At January 1	\$	111,054	\$	10,641	\$	1,126,688	\$	1,248,383	
Provision for									
impairment		-		-		-		-	
At December 31	\$	111,054	\$	10,641	\$	1,126,688	\$	1,248,383	

- viii. The amount recognised under the financial assets at amortised cost are mainly restricted deposits. Such financial institutions are with high credit quality, so it expects that the probability of counterparty default is remote.
- (c) Liquidity risk
 - i. Cash flow forecasting is performed and aggregated by Group treasury. Group treasury monitors rolling forecasts of the operating entities' liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities.
 - ii. The Group has the following undrawn borrowing facilities:

	Decer	mber 31, 2023	Dece	mber 31, 2022
Floating rate: Expiring within one	\$	276,269	\$	229,182
year Expiring more than one year		-		-
one year	\$	276,269	\$	229,182

iii. The table below analyses the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

With	in 1 year	Ove	er 1 year	<u>2 ~ 5</u>	<u>years</u>	Ov	er 5 years
\$	220,000	\$	-	\$	-	\$	-
	72,102		-		-		-
	182,083		-		-		-
	-		-		-		-
	6,859		-		-		-
	1,377		-		-		-
		72,102 182,083 6,859	\$ 220,000 \$ 72,102 182,083 6,859	\$ 220,000 \$ - 72,102 - 182,083 - 6,859 -	\$ 220,000 \$ - \$ 72,102 - 182,083 - 6,859 -	\$ 220,000 \$ - \$ - 72,102 - 182,083 6,859	\$ 220,000 \$ - \$ - \$ 72,102 182,083 6,859

Non-derivative financial liabilities	Wit	hin 1 year	Ov	er 1 year	2~	5 years	<u>0</u>	ver 5 years
December 31, 2022								
Short-term borrowings	\$	124,568	\$	-	\$	-	\$	-
Accounts payable		48,848		-		-		-
Other payables		187,620		-		-		-
Long-term borrowings								
(including current portion)		19,989		19,989		46,330		24,697
Refund liabilities		11,609		-		-		-
Lease liability		2,369		2,136		-		-

(3) Fair value information

Financial instruments not measured at fair value

The carrying amounts of cash and cash equivalents, financial assets at amortised cost, notes receivable, accounts receivable, other receivables, restricted cash (shown as 'Other current asset and other non-current asset), short-term borrowings, notes payable, accounts payable, other payables and long-term liabilities (including current portion) are approximate to their fair values.

(4) Other matter

None.

13. <u>SUPPLEMENTARY DISCLOSURES</u>

The disclosures on investee companies were based on the financial statements audited by independent auditors and the following transactions with subsidiaries were eliminated when preparing consolidated financial statements. The following disclosure information is for reference only. The related information on investee companies was translated using the average rates of USD:NTD = 1:31.15 and USD:NTD = 1:30.71 for the year ended December 31, 2023.

- (1) Significant transactions information
 - A. Loans to others: Refer to table 1.
 - B. Provision of endorsements and guarantees to others: Refer to table 2.
 - C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): None.
 - D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: Refer to table 3.
 - E. Acquisition of real estate reaching NT\$300 million or 20% of paid-in capital or more: None.
 - F. Disposal of real estate reaching NT\$300 million or 20% of paid-in capital or more: None.
 - G. Purchases or sales of goods from or to related parties reaching NT\$100 million or 20% of paidin capital or more: None.
 - H. Receivables from related parties reaching NT\$100 million or 20% of paid-in capital or more: Refer to table 4.
 - I. Trading in derivative instruments undertaken during the reporting periods: None.
 - J. Significant inter-company transactions during the reporting periods: Refer to table 5.

(2) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Refer to table 6.

(3) Information on investments in Mainland China

A. Basic information: Refer to table 7.

- B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area: None.
- (4) Major shareholders information

Major shareholders information: Refer to table 8.

14. SEGMENT INFORMATION

(1) General information

Management has determined the reportable operating segments based on the reports reviewed by the Chief Operating Decision-Maker that are used to make strategic decisions.

The Group manages through product types. Each significant product type needs a different technique and market strategy, thus, is individually disclosed in management information.

- (2) Measurement of segment information
 - A. The accounting policies, judgements, assumptions and estimates of the operating segments are in agreement with the significant accounting policies summarised in Notes 4 and 5.
 - B. The Group's assets are shared and liabilities are managed and dispatched under unified policies; thus, under operating management, assets and liabilities are not allocated to each operating segment, financial income and expenses, profit or loss relating to investment and profit or loss on disposal of assets are not distributed to each operating segment, nor used for performance measurement, but are consolidated under 'other segments'.

(3) Information about segment profit or loss, assets and liabilities

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

Year ended December 31, 2023:

	Cathode Material	Licensing			
	revenue	Engagement revenue	Others	Eliminations	Total
Inter-segment revenue - external customers	\$ 678,625	<u>\$ 131,669</u>	<u>\$</u>	<u>\$</u>	<u>\$ 810,294</u>
Total segment loss	(<u>\$ 454,188</u>)	\$ 77,746	(\$ 70,614)	\$	(<u>\$ 447,056</u>)

Year ended December 31, 2022:

	Cath	ode Material		Licensing						
		revenue	Enga	agement revenue		Others		Eliminations		Total
Inter-segment revenue - external	¢	610.116	¢	97.408	¢	_	¢	-	¢	707.524
customers	ф	010,110	φ	97,408	φ	-	φ	-	φ	707,524
Total segment loss	(<u>\$</u>	378,092)	\$	54,699	(\$	56,323)	\$	-	(\$	379,716)

- (4) <u>Reconciliation for segment income (loss)</u>: None.
- (5) Information on products and services

Revenue from external customers is mainly from the manufacture and sales of Lithium Iron Phosphate Nano Co-Crystalline Olivine (LEP-NCO) and key materials of Olivine-type structure lithium battery, licence of patented technology and provision of manufacturing consulting and support services for cathode materials of lithium batteries. Details of revenue are as follows:

	 Years ended	Decem	ber 31,
	 2023		2022
Cathode Material revenue	\$ 678,625	\$	610,116
Licensing Engagement revenue and services	 131,669		97,408
	\$ 810,294	\$	707,524

(6) Geographical information

Geographical information for the years ended December 31, 2023 and 2022 is as follows:

		Year ended I	Decemt	ber 31, 2023	Y	Year ended I	Decem	ber 31, 2022	
]	Revenue	Non-	current assets]	Revenue	Non	-current assets	
China	\$	175,870	\$	-	\$	255,195	\$	-	
Europe		120,140		-		166,716		6,394	
Other asia countries		381,827		-		273,604		-	
Taiwan		10,066		496,884		7,739		513,308	
Others		122,391		42		4,270		1,684	
	\$	810,294	\$	496,926	\$	707,524	\$	521,386	

(7) Major customer information

Major customer information of the Group for the years ended December 31, 2023 and 2022 is as follows:

	 Year end	ed December 31, 2023		 Year end	ed December 31, 2022
Client	 Revenue	Segment	Client	 Revenue	Segment
D	\$ 227,447	Battery powder-manufacturing	D	\$ 194,212	Battery powder-manufacturing
А	142,661	Battery powder-manufacturing	А	142,964	Battery powder-manufacturing
В	136,775	Battery powder-manufacturing	С	104,475	Battery powder-manufacturing
F	114,897	Battery powder - licencing	E	97,408	Battery powder - licencing

Table 1														Ex	Expressed in thousands of NTD	ands of NT
														(E	(Except as otherwise indicated)	se indicate
				Maximum outstanding balance during	Balance at			<	Amount of				Li	Limit on loans		
No. (Note 1) Creditor	Borrower	General ledger account	Is a related party	the year ended December 31, 2023	December 31, 2023 (Note 4)	Actual amount Int drawn down	Na Interest rate (N	Nature of tra loan (Note 2) b	transactions with the borrower	Reason for short-term financing	Allowance for doubtful accounts	Collateral Item Val	ue	granted to a single party (Note 3)	Ceiling on total loans granted (Note 3)	d Footnote
Advanced Lithiun Electrochemistry Co., Ltd.	Advanced Lithium Advanced Lithium Electrochemistry Electrochemistry Co., Ltd. (Cayman) Co., Ltd.	Other receivables - . related parties	¥	\$ 60,000	\$ 40,000	\$ 25,400	- Shor finar	Short-term financing	1	Working capital financing	1	None	\$	274,526	\$ 274,526	
Advanced Lithiun Electrochemistry (HK) Co., Ltd.	Advanced Lithium Advanced Lithium Electrochemistry Electrochemistry (HK) Co., Ltd. (China Shanghai) Ltd.	Other receivables - related parties	¥	105,000		ı	- Shor finar	Short-term financing		Working capital financing		None	1	2,423	2,423	23 Note 5
 Note 1: The numbers filled in for the loans provided by the Company or subsidiaries are as follows: (1) The Company is '0'. (2) The subsidiaries are numbered in order starting from '1'. Note 2: The column of "Nature of Ioan" shall fill in "Business transaction" or "Short-term financing". 	or the loans provided t numbered in order sta of loan" shall fill in "F	by the Company or arting from '1'. Business transactio	subsidiaı n" or "Sho	ries are as follows: ort-term financing"		-	- - ,		-	:	:					
Note 3: (1) For the Company's loans to investee companies accounted for using equity method, the ceiling of the total lending is 100% of the parent company's net assets while the ceiling of individual lending is 100% of the parent company's net assets while the ceiling of individual lending is 40% of the lending company's net assets while the ceiling of individual lending is 40% of the lending company's net assets while the ceiling of individual lending is 40% of the lending company's net assets while the ceiling of individual lending is 40% of the lending company's net assets while the ceiling of individual lending is 40% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets while the ceiling of the lending company is each of the lending company in accordance with Article 14, them 1 of the	loans to investee com ssidiary - Advanced Li ssidiary - Advanced Lit o be loaned to others v	panies accounted fi ithium Electrochem ithum Electrochemi which have been ap	or using e nistry Co., stry (HK) proved by	equity method, the c , Ltd. To affiliates,) Co., Limited to af y the board of direc	ceiling of the total 1 the ceiling of the to tfiliates, the ceiling stors of a public con	lending is 100% otal leanding is 4 of the total lean mpany in accord:	of the paren 40% of the l ding is 800% lance with A	t company's r ending compa 6 of the lendi rticle 14, Iten	net assets wl uny's net assu ug company 1 of the 'R	ng is 100% of the parent company's net assets while the ceiling of individual lending is 100% of the parent company's net assets; leanding is 40% of the lending company's net assets while the ceiling of individual lending is 40% of the lending company's net assets. he total leanding is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's ny in accordance with Article 14, hem 1 of the "Regulations Governing Loaning of Funds and Making of	fividual lendir of individual e ceiling of in ag Loaning of	ng is 100% of lending is 40 dividual lend 'Funds and M	the parent % of the len ing is 800% [aking of	company's net ading company' 6 of the lending	assets; s net assets. ; company's net ass	ets.
Endorsements/Guarantees by Public Companies" should be included in its published balance of loans to others at the end of the reporting period to reveal the risk of loaning the public company bears, even though they have not yet been appropriated. However, this balance should exclude the loans repaid when repayments are done subsequently to reflect the risk adjustment. In addition, if the board of directors of a public company has authorized the chairm, to loan funds in instalments or in revolving within certain lines and within one year in accordance with Article 14, Item 2 of the "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public	ces by Public Compan wever, this balance sh nents or in revolving w	iies" should be incl ould exclude the lc /ithin certain lines	uded in it ans repai and withir	ts published balanc id when repayments n one year in accord	e of loans to others s are done subseque dance with Article	s at the end of the ently to reflect th 14, Item 2 of the	e reporting p ne risk adjus: * 'Regulation	tment. In add trock of the add ns Governing	al the risk of lition, if the Loaning of	re end of the reporting period to reveal the risk of loaning the public company bears, even though they have not yet to reflect the risk adjustment. In addition, if the board of directors of a public company has authorized the chairman ltem 2 of the "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public	company bears f a public com of Endorsemen	s, even thoug npany has aut nts/Guarantee	a they have norized the s by Public	not yet chairman		
Companies", the published balance of loans to others at the end of the reporting period should also include these lines of loaning approved by the board of directors, and these lines of loaning should not be excluded from this balance even though the loans are repaid subsequently. for taking into consideration they could be loaned again thereafter.	shed balance of loans t are repaid subsequently the Common of	to others at the end y, for taking into co	of the rep ansideration	porting period shou on they could be lo	ald also include the baned again thereafi	se lines of loanir ter.	ng approved	by the board	of directors,	nes of loaning approved by the board of directors, and these lines of loaning should not be excluded from t	blund should	not be exclue	led from thi	is balance		

Advanced Lithium Electrochemistry (Cayman) Co., Ltd. and subsidiaries

Loans to others Year ended December 31, 2023

205

Note 5: On November 10, 2023, the Group's Board of Directors resolved for Advanced Lithium Electrochemistry (HK) Co., Ltd. to give up the claim of loans against Advanced Lithium Electrochemistry (China Shanghai) Co., Ltd.

Interview Interview <th colsp<="" th=""><th>Important and the state of the stat</th><th>Table 2</th><th></th><th></th><th></th><th></th><th></th><th>2</th><th>1 cal chiece December 31, 2023</th><th></th><th></th><th></th><th></th><th></th><th>Expressed in thousands of NTD (Except as otherwise indicated)</th><th>ands of NTD ise indicated)</th></th>	<th>Important and the state of the stat</th> <th>Table 2</th> <th></th> <th></th> <th></th> <th></th> <th></th> <th>2</th> <th>1 cal chiece December 31, 2023</th> <th></th> <th></th> <th></th> <th></th> <th></th> <th>Expressed in thousands of NTD (Except as otherwise indicated)</th> <th>ands of NTD ise indicated)</th>	Important and the state of the stat	Table 2						2	1 cal chiece December 31, 2023						Expressed in thousands of NTD (Except as otherwise indicated)	ands of NTD ise indicated)
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ts/guarante endorsements/guarante sidiary to es to the party in mompany Mainland China N N N	Image: provide provide provide project or angle provide				1	Limit on endorsements/ guarantees	Maximum outstanding endorsement/	Outstanding endorsement/		Amount of endorsements/	guarantee amount to net asset value of	Ceiling on total amount of	Provision of	Provision of	Provision of		
		Number		Сотнану нате				guarantee amount at	Actual amount drawn down	guarantees secured with	the endorser/ guarantor	endorsements/ guarantees provided		endorsements/guarante es by subsidiary to	endorsements/guarante es to the party in		
		0		Co Ele	Ĺ	1,512,252					56.60%			N N	N N	200000	
N	N	0	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.		(2)	1,512,252	5,283		1		0.00%	1,512,252	¥	z	z		
 Note 1: The numbers filled in for the endorsements/guarantees provided by the Company or subsidiaries are as follows: The Company is '0. The austidiaries are numbered in order starting from '1. Note 2: Relationship between the endorserguarantees provided by the Company or subsidiaries are as follows: The austidiaries are numbered in order starting from '1. Note 2: Relationship between the endorserguarantor and the party being endorsed/guaranteed is classified into the following six categories: fill in the number of category each case belongs to: The endorserguarantor pract company and itse subsidiaries are as following six categories: fill in the number of category each case belongs to: The endorserguarantor pract company and its subsidiaries jointy own more than 50% voting shares of the endorserguarantor pract company and its subsidiaries jointy own more than 50% voting shares of the endorserguarantor pract company and its subsidiaries jointy own more than 50% voting shares of the endorserguarantor pract company and its subsidiaries jointy own more than 50% voting shares of the endorserguarantor pract company and its subsidiaries jointy own more than 50% voting shares of the endorserguarantor pract company and its subsidiaries' guaranteed or not the task as required by the company and test subset on the latest financial statements and individual entry is 200% of the Company's net assets based on the latest financial statements and individual entry is 200% of the Company's net assets based on the latest financial statements and individual entry is 200% of the Company's net assets based on the latest financial statements and the or reviewed by accountants: unless agreed by succhuders, the eciling of the Company and its subsidiarie' guarantee to other company in proprition to its ownership. The succest company and its subsidiarie' guarantee to the rombary and its are introvide endorseruts and ranor tow other inter ont	 Note 1: The numbers filled in for the endorscentoriguatances provided by the Company or subsidiaries are as follows: The Company is '0. The subsidiaries are numbered in order starting from 11. Note 2: Relationship herveen the endorscenguarantores provided by the Company or subsidiaries are as following six categories; fill in the number of category each case belongs to: Relationship herveen the endorscenguarantor and the pary being endorsed/guaranteed stabilistics The endorscignatantor practor company and its subsidiaries jointy own more than 50% voting shares of the endorsed/guaranteed barbiation; The endorscignatantor practor company and its subsidiaries jointy own more than 50% voting shares of the endorsed/guaranteed barbiation; The endorscignatantor practor company and its subsidiaries jointy own more than 50% voting shares of the endorsed/guaranteed barbiation; The endorscignatantor practor company and its subsidiaries jointy own more than 50% voting shares of the endorsed/guaranteed barbiation; The endorscignatantor practor company and its subsidiaries jointy own more than 50% voting shares of the endorsed/guaranteed company; The endorscignatantor practor company and its subsidiaries in an individual entity is 200% of the Company sent estephone company; The endorscignatantor practor company and its subsidiaries in an individual entity is 200% of the Company sent estephone company; The company and its endorscing and anne to ohder companies and individual entity is 200% of the Company sent estephone indirecty or in	-	Advanced Lithium Electrochemistry Co., Ltd.		(3)	1,372,632	36,322	34,395			5.01%	1,372,632	z	Y	Z		
 (2) The absolutances are numbered in order starting from 1. (2) The andorser/guarantor parent company owns directly more than 50% voting shares of the endorsed/guaranteed is classified into the following six categories; fill in the number of category each case belongs to: (1) Having bipstween the endorser/guarantor and the party being endorsed/guaranteed is classified into the following six categories; fill in the number of category each case belongs to: (2) The endorser/guarantor parent company owns directly more than 50% voting shares of the endorsed/guaranteed company. (3) The endorser/guarantee parent company directly or indirectly own more than 50% voting shares of the endorsed/guaranteed company. (4) The endorser/guarantee parent company directly or indirectly owns more than 50% voting shares of the endorsed/guaranteed company. (5) Mutual guarantee of the trade as required by the construction contract. (6) Due to joint votture, each shareholder provides endorsend/guaranteed company in proportion to its ownership. Note 3. Unless agreed by stockholders, the company substinier's guarantee to other company size and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company and its usbidiaries' guarantee to other company are not subject to the 10% net worth intic accountants. The Company may provide endorsendity endities that are directly or indirectly or indirectly or indirectly or indirectly or indirectly or indirectly owned by the Company are not subject to the 10% net worth intic accountants. The Company and guarantees to the endorsed guarantee at the company is not uses the stared on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsened guarantees to the 10% net worth limit. 	 (2) It is usualizations are numbered in order starting from 1 Not 2. Reliability between the endorser guarantor and the party being endorsed guaranteed is classified into the following six categories; fill in the number of category each case belongs to: Having business relationship The endorser/guarantor parent company owns directly more than 50% voting shares of the endorsed guaranteed subsidiary. The endorsed/guarantor parent company directly or indirectly owns more than 50% voting shares of the endorsed/guaranteed company. The endorsed/guarantor parent company directly or indirectly owns more than 50% voting shares of the endorsed/guaranteed activity. The endorsed/guaranteed parent company directly or indirectly owns more than 50% voting shares of the endorsed/guaranteed company. The endorsed/guarantee of her rade as required by the construction contract. The undorsed/guarantee of the rade as required by the construction contract. Due to joint vonture, each shareholder provides endorsenelis guaranteed company in proportion to its ownership. Due to joint vonture, each shareholder provides endorsenelis guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent succedbush the celling of the Company set parantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent succedbush cances endorsenents and subskitetion to the flow of the Company's net assets based on the latest financial statements audited or reviewed by independent succedbush the are 100% directly orientees to the endorsed/guarantee company's net assets based on the latest financial statements and teed or reviewed by independent succedbush cances and provide endorsenents and the orienties that are ellowed directly orientee to other companies and indiv	Note 1: Th (1)	e numbers filled in 1 The Company is '0'	for the endorsements/gu	arantees provided	by the Company or su	ıbsidiaries are as follov	sw.									
 (2) The endorser/guarantor parent company owns directly more than 50% voting shares of the endorsed/guaranteed subsidiary. (3) The endorser/guarantor parent company and its subsidiaries jointly own more than 50% voting shares of the endorser/guaranteed company. (4) The endorsed/guaranteed parent company directly or indirectly owns more than 50% voting shares of the endorser/guaranteed company. (5) Mutual guarantee of the trade as required by the construction contract. (6) Due to joint venture, each shareholder provides endorsements/guaranteed company in proportion to its ownership. Note 3: Unless agreed by stockholders, the ceiling of the Company's guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by accountants; unless agreed by stockholders, the ceiling the celong of the Company are not subject to the 10% net two th from the native is a login was the total amount is not higher than 10% of the Company's net averts based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantees to the entities that are directly owned by the Company for more than 90% ownership as login as the total amount is not higher than 10% of the Company's net avoid the active that are 100% directly or indirectly owned by the Company are not subject to the 10% net worth. For the entities that are 100% directly or indirectly owned by the company are not subject to the 10% net worth limit. 	 The endorser/guarantor parent company owns directly more than 50% voting shares of the endorsed/guaranteed subsidiary. The endorser/guarantor parent company and its subsidiaries jointly own more than 50% voting shares of the endorsed/guaranteed company. The endorser/guarantor parent company directly or indirectly owns more than 50% voting shares of the endorsed/guaranteed company. The endorser/guaranteed parent company directly or indirectly owns more than 50% voting shares of the endorsed/guaranteed company. Dutual guarantee of the trade as required by the construction contract. Dutual guarantee of the trade as required by the company in propertion to its ownership. Su lucis agreed by stockholders, the reciling of the Company's net assets based on the latest financial statements audited or reviewed by accountants; unless agreed by stockholders, the celling of the Company and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantees to the entities that are directly or indirectly or indirectly orwed by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly or indirectly or indirectly or more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly or indirectly or more actually company are not subject to the 10% net worth limit. Note 4: The amount drawn down is the actual credit line obtained from banks or the endorsement fugurantee actually completed. 	(2) Note 2: Re (1)) The subsidiaries are elationship between i Having business rel	e numbered in order star. the endorser/guarantor ai 'ationship.	ting from '1'. nd the party being	; endorsed/guaranteed	is classified into the f	ollowing six categorie	ss; fill in the numbe	of category eacl	h case belongs to	ï					
 (4) The endorsed/guaranteed parent company directly or indirectly owns more than 50% voting shares of the endorser/guarantor subsidiary. (5) Mutual guarantee of the trade as required by the construction contract. (6) Due to joint venture, each shareholder provides endorsements/guaranteed company in proportion to its ownership. Note 3: Unless agreed by stockholders, the ceiling of the Company's guarantees to the endorsed/guaranteed company's net assets based on the latest financial statements audited or reviewed by accountants; unless agreed by stockholders, the ceiling of the Company and its subsidiaries' guarantees to the entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements guarantees to the entities that are directly or indirectly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company are not subject to the 10% net worh limit. Note 4: The amount farwn down is the actual credit line obtained from banks or the endorsement' guarantee extually completed. 	 (4) The endorsed/guaranteed parent company directly or indirectly owns more than 50% voting shares of the endorser/guarantor subsidiary. (5) Mutual guarantee of the trade as required by the construction contract. (6) Due to joint venture, each shareholder provides endorsentes guaranteed company in proportion to its ownership. Note 3: Unless agreed by stockholders, the ceiling of the Company's quaranteed company's net assets based on the latest financial statements audited or reviewed by independent accompany and its subsidiaries' guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accomtants. The company may provide endorsements and guarantees to the entities that are directly or indirectly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company are not subject to the 10% net worth imit. 	3 (2)) The endorser/guara	intor parent company ow.	ns directly more t	han 50% voting share: aintly own more than '	s of the endorsed/guar. 50% voting shares of t	anteed subsidiary. 'he endorsed/ouarante	ed comnany								
 (5) Mutual guarance of the trade as required by the construction contract. (6) Due to joint venture, each shareholder provides endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership. Note 3: Unless agreed by stockholders, the ceiling of the Company's guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by accountants; unless agreed by stockholders, the ceiling of the Company guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantees to the entities that are directly or more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company are not subject to the 10% net worth limit. Note 4: The amount drawn down is the actual credit line obtained from banks or the endorsement/ guarantee actually completed. 	 (5) Mutual guarantee of the trade as required by the construction contract. (6) Due to joint venture, each shareholder provides endorsements/guaranteed company in proportion to its ownership. Note 3: Unless agreed by stockholders, the ceiling of the Company's guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by accountants; unless agreed by stockholders, the ceiling of the Company and its subsidiaries' guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company and its subsidiaries' guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantees to the entities that are directly or indirectly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company are not subject to the 10% net worth limit. Note 4: The amount drawn down is the actual redit line obtained from banks or the endorsement/guarantee actually completed. 	(4)	The endorsed/guara	inteed parent company di	irectly or indirectl	ly owns more than 50%	% voting shares of the	endorser/guarantor su	ubsidiary.								
(6) Due to joint venture, each shareholder provides endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership. Note 3: Unless agreed by stockholders, the ceiling of the Company's guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by accountants; unless agreed by stockholders, the ceiling of the Company's quarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company and its subsidiaries' guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantees to the entities that are directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company are not subject to the 10% net worth limit. Note 4: The amount frawn down is the actual credit line obtained from banks or the endorsement/guarantee actually completed.	(6) Due to joint venture, each shareholder provides endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership. Note 3: Unless agreed by stockholders, the ceiling of the Company's guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by accountants; unless agreed by stockholders, the ceiling of the Company and its subsidiaries' guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantees to the entities that are directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company are not subject to the 10% net worth limit. Note 4: The amount drawn down is the actual redit line obtained from banks or the endorsement/guarantee actually completed.	(2)) Mutual guarantee o	f the trade as required by	v the construction	contract.											
Note 3: Unless agreed by stockholders, the ceiling of the Company's guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by accountants; unless agreed by stockholders, the ceiling of the Company and its subsidiaries' guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent stockholders, the ceiling the celling of the Company and its subsidiaries' guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantees to the entities that are directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net used to the unter the entities that are 100% directly owned by the Company are not subject to the 10% net woth limit. Not 4: The amount is not higher than 10% of the Company's accountants. Not 4: The amount frawn down is the actual from banks or the endorsement guarantee actually completed.	Note 3: Unless agreed by stockholders, the ceiling of the Company's guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent stockholders, the ceiling of the Company and its subsidiaries' guarantee to other companies and individual entity is 200% of the Company's net assets based on the latest financial statements audited or reviewed by independent accountants. The Company may provide endorsements and guarantees to the entities that are directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company are not subject to the 10% net worth limit. Note 4: The amount drawn down is the actual redit line obtained from banks or the endorsement/ guarantee actually completed.	(9)) Due to joint venture	e, each shareholder provi	ides endorsements	s/guarantees to the end	dorsed/guaranteed con	npany in proportion to	o its ownership.								
account and the company methods are company and account of the company are company are company are company are not account and the company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's not account account are account and the actual of the company are not subject to the 10% net worth limit. Note 4: The amount frawn down is the actual from banks or the endorsement's unarrantee actually completed.	soccurates, in comparison of enclosements and another comparison and that are directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's accountants. The company matrix are allocated or the interest of the interest of the Company's accountants. The company matrix are allocated or the interest of the company's accountants. The company matrix are allocated or that are directly owned by the Company for more than 90% ownership as logn as the total amount is not higher than 10% of the Company's net worth. For the entities that are 100% directly owned by the Company are not subject to the 10% net worth limit. Note 4: The amount drawn down is the actual credit line obtained from banks or the endorsement/guarantee actually completed.	Note 3: Ur	nless agreed by stock	wholders, the ceiling of the other of the comm	ne Company's gua	trantee to other compar- diaries' quarantee to of	ther companies and inc	tity is 200% of the Co lividual entity is 200%	mpany's net assets % of the Company's	based on the late	st financial state on the latest fina	ments audited or revie	wed by accountants; unle bed or reviewed by indene	ess agreed by			
net worth. For the entities that are 100% directly or indirectly owned by the Company are not subject to the 10% net woth limit. Note 4: The amount drawn down is the actual credit line obtained from banks or the endorsement/guarantee actually completed.	net worth. For the entities that are 100% directly or indirectly owned by the Company are not subject to the 10% net worth limit. Note 4: The amount drawn down is the actual credit line obtained from banks or the endorsement/guarantee actually completed.	acc	countants. The Com	pany may provide endor	sements and guar	antees to the entities th	hat are directly or indi	rectly owned by the C	Tompany for more t	han 90% ownerst	nip as logn as the	total amount is not h	igher than 10% of the Co	mpany's			
Note 4: The amount drawn down is the actual credit line obtained from banks or the endorsement/guarantee actually completed.	Note 4: The amount drawn down is the actual credit line obtained from banks or the endorsement/guarantee actually completed.	net	t worth. For the entit	ies that are 100% directl	y or indirectly ow.	ned by the Company a	are not subject to the 1	0% net woth limit.									
		Note 4: Th	he amount drawn do	wn is the actual credit lir.	re obtained from t	banks or the endorsem	nent/ guarantee actually	y completed.									

Advanced Lithium Electrochemistry (Cayman) Co., Ltd. and subsidiaries

diaries
subsi
and
Ltd.
Co.,
(Cayman)
Advanced Lithium Electrochemistry

Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital

Year ended December 31, 2023

Table 3

Expressed in thousands of NTD

(Except as otherwise indicated)

				Relationship	Balance as at	at							Balance as at	is at
				with	January 1, 2023	023	Addition	u		Disposal (Note 2)	(Note 2)		December 31, 2023	1, 2023
	Marketable	Marketable General	Counterparty	the investor Number of	Number of		Number of		Number of			Gain (loss) on	Number of Amount	Amount
Investor	securities		(Note 1)	ledger account (Note 1) (Note 1)	shares	Amount	shares	Amount	shares	Selling price	Selling price Book value disposal	disposal	shares	(Note 3)
Advanced	Αď	_	ı	·	198,800,000 \$ 571	571,904	47,840,000 \$ 478,400	478,400	I	\$	•	•	246,640,000 \$ 686,316	\$ 686,316
Lithium	Lithium	accounted for												
Electrochemistr	lectrochemistry Electrochemistry under equity	y under equity												
(Cayman) Co., Co., Ltd.	Co., Ltd.	method												
Ltd.														

Note 1: Fill in the columns the counterparty and relationship if securities are accounted for under the equity method; otherwise leave the columns blank.

Note 2: It refers to the capital reduction of the Company's subsidiary, Advanced Lithium Electrochemistry Co., Ltd.

Advanced Lithium Electrochemistry (Cayman) Co., Ltd. and subsidiaries

Receivables from related parties reaching NT\$100 million or 20% of paid-in capital or more

Year ended December 31, 2023

Table 4

Expressed in thousands of NTD (Except as otherwise indicated)

	Allowance for	balance sheet date doubtful accounts	1,126,688
ted	he	ate do	' S
Amount collected	subsequent to the		ss
	eivables	Action taken	Note 2
	Overdue receivables	Amount Action taken	1,126,688
			S
		Turnover rate	ı
		Balance as at December 31, 2023	Long-term receivable (Note 1) \$1,126,688
	Relationship	with the counterparty	Other related party
		Counterparty	FDG Electric Vehicles Limited Other related party
		Creditor	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.

Note 1: The Company's investment in convertible corporate bonds early expired on August 31, 2020, therefore, the Company transferred the convertible bonds to long-term receivables due from related parties. Note 2: The Company has appointed lawyers to handle the related legal process.

Table 5							Expressed in thousands of NTD (Except as otherwise indicated)
						Transaction	
Number (Note 1)	Company name	Counterparty	Relationship (Note 2)	General ledger account	Amount	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 3)
1 Advanced Ltd.	Advanced Lithium Electrochemistry Co., Advanced Lithium Ltd. Electrochemistry (Co., Ltd.	, Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	7	Other receivables	÷	25,400 Note 5	2%
Note 1: The numbers (1) Parent co (2) The subsi Note 2: Relationship (1) Parent co	The numbers filled in for the transaction company in respect c (1) Parent company is '0'. (2) The subsidiaries are numbered in order starting from '1'. Relationship between transaction company and counterparty is (1) Parent company to subsidiary.	 Note 1: The numbers filled in for the transaction company in respect of inter-company transactions are as follows: (1) Parent company is '0'. (2) The subsidiaries are numbered in order starting from '1'. Note 2: Relationship between transaction company and counterparty is classified into the following three categories: (1) Parent company to subsidiary. 	ransactions are as follor e following three catego	ws: Dries;			

Advanced Lithium Electrochemistry (Cayman) Co., Ltd. and subsidiaries Significant inter-company transactions during the reporting period Year ended December 31, 2023

(2) Subsidiary to parent company.

(3) Subsidiary to subsidiary.

Note 3: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on accumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.

Note 4: No further disclosure of counterparty transactions, and disclosure standard of significant transactions is above \$20 million. Note 5: It refers to loans between affiliates.

Names, locations and other information of investee companies (not including investees in Mainland China) Advanced Lithium Electrochemistry (Cayman) Co., Ltd. and subsidiaries

Year ended December 31, 2023

Table 6

Expressed in thousands of NTD (Except as otherwise indicated)

		Footnote	Subsidiary (Note 1)	Subsidiary (Note 2)	Subsidiary	Subsidiary	Subsidiary of subsidiary (Note 4)	Subsidiary of subsidiary	Subsidiary of subsidiary	Subsidiary of subsidiary	Subsidiary of subsidiary (Note 3)	Subsidiary of subsidiary (Note 4)
investment income (loss) recognised by the	Company for the year	ended December 31, 2023	363,988)	516)	32,904)	46,363)		12,327)	179)	20,738)	12,459)	1
Net profit (loss) re	e year		363,988) (\$	516) (32,904) (46,363) (,	12,327) () (91	20,738) (12,459) (
023	of th	Book value ende	686,316 (\$	13,949 (303 (16,737 (·	8,615 (894 (1,172 (5,132 (1
Shares held as at December 31, 2023		Ownership (%)	100 \$	100	100	100	0.01	100	100	100	100	66.66
Shares held as		Number of shares 0	246,640,000	52,800,000	19,330,000	29,100,000		1,630,000	100,000	1,000,000	450,000	1
umount	Balance as at	December 31, 2022 Nu	2,540,043	1,675,000	592,862	52,347		32,767	3,255	15,036	·	ı
Initial investment amount	Balance as at E	December 31, 2023 Dec	\$ 3,018,443 \$	1,675,000	592,862	86,017		32,767	3,255	30,748	17,455	
I		Main business activities	Research, manufacturing and sale of LFP-NCO and key materials of olivine-type structure lithium battery	Manufacturing and distribution of batteries, cars and peripherals	Investment holdings	Investment holdings	Overseas clients developing and services of cathode materials for lithium-ion batteries	Overseas clients developing and services of cathode materials for lithium-ion batteries	Overseas clients developing and services of cathode materials for lithium-ion batteries	Overseas clients developing and services of cathode materials for lithium-ion batteries	United Kingdom Overseas clients developing and services of cathode materials for lithium-ion batteries	Overseas clients developing and services of cathode materials for lithium-ion
		Location	Taiwan	Taiwan	Hong Kong	America	India	Australia	France	America	United Kingdom	India
		Investee	Advanced Lithium Electrochemistry Co., Ltd.	Alees Eco Ark Co., Ltd.	Advanced Lithum Electrochemistry (HK) Co., Limited	Aleees US, Corp.	Aleees India Technology Private Limited	Aleees AU Pty. Ltd.	Aleees EU SARL	Aleees Texas, LLC	Aleees UK. Ltd.	Aleees India Technology Private Limited
		Investor	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Aleees US, Corp.	Aleees US, Corp.	Aleees US, Corp.	Aleees US, Corp.	Aleees US, Corp.

Note 1: Unrealised gain on sidestream intercompany transaction was included. Note 2: The Board of Directors during its meeting on December 28, 2018 resolved the dissolution of the subsidiary, Aleees Eco Ark Co., Ltd., and the date of dissolution was on December 31, 2018. It is under liquidation. Note 3: Aleees UK. Ltd. was established on August 31, 2022, and the Company holds a 100% equity interest in the company. Note 4: Aleees India Technology Private Limited was established on November 28, 2023, and the Group holds a 100% equity interest in the company.

ayman) Co., Ltd. and subsidiaries	ts in Mainland China
Advanced Lithium Electrochemistry (C	Information on investment

Year ended December 31, 2023

Table 7

Expressed in thousands of NTD (Except as otherwise indicated)

	Footnote	
Accumulated amount of investment income remitted back to Taiwan as of	December 31, 2023	· ·
Book value of investments in Mainland China	as of December 31, 2023	8 813)
AccumulatedAccumulatedamountNet incomeof investment incomeOwnershipof remittanceof investment incomeof remittanceof investment incomefrom Taiwan tofor the yeartheby the CompanyMainland Chinaendedcompanyfor the year endedmainland ChinaTaiwan as of	December (direct or December 31, 2023 as of December December 31, 31, 2023 indirect) (Note 2) 31, 2023 2023	30,156) (\$
Ownership Ir held by the Company f	(direct or D indirect)	100 (\$
Net income of investee for the year ended	December 31, 2023	- (\$ 30,156)
Accumulated amount Net income Ownership of remittance of investee held by from Taiwan to for the year the Mainland China ended Company	to Remitted back as of December December Thina to Taiwan 31, 2023 31, 2023	۰ ج
from Taiwan to I China/ nitted back he year ended 31, 2023	Remitted to Remitted back as Mainland China to Taiwan	ب
Amount remitted from Taiwan to Mainland China/ Amount remitted back to Taiwan for the year ended December 31, 2023	Remitted to Mainland China	
Accumulated amount of remittance from Taiwan to Mainland China -	as of January 1, Remitted 2023 <u>Mainland C</u>	<u>م</u>
	Investment method	Note 1
	Paid-in capital	\$481,203
	Main business activities	Design of battery and trading
	Investee in Mainland China	Advanced Lithium Electrochemistry (China Shanghai) Ltd.

	Ceiling on investments in Mainland China imposed by the	Investment Commission of MOEA	۰ ب
Investment amount approved by the	Investment Commission of the Ministry of	Economic Affairs (MOEA)	, v
Accumulated amount of remittance	from Taiwan to Mainland China	as of December 31, 2023	۰ نۍ
		Company name (Note 1)	Advanced Lithium Electrochemistry (China Shanghai) Ltd. (Note 1)

Note 1: The investment in the investee companies are remitted by the parent company-Advanced Lithium

Electrochemistry (Cayman) Co., Ltd. through investing in an existing company in the third area -Advanced Lithum Electrochemistry (HK) Co., Limited, which then invested in the investee in Mainland China. Thus, the investment amounts are not applicable for disclosure. Note 2: Information based on financial statements reviewed by the parent company's independent auditors.

Advanced Lithium Electrochemistry (Cayman) Co., Ltd. and Subsidiaries

Information on investees

Year ended December 31, 2023

Table 8

	Shares held as at December 31, 2023	
Investee	Number of shares Ownership	
FDG Kinetic Limited's custodian account with KGI BANK	9,283,146 11	11.18%
Note 1 : The major shareholders' information was derived from the data using the Company issued common shares (including treasury shares) and preference shares in dematerialised form which were	shares) and preference shares in dematerialised form which were	
registered and held by the shareholders above 5% on the last operating date of each quarter and was calculated by Taiwan Depository & Clearing Corporation.	pository & Clearing Corporation.	
The share capital which was recorded on the financial statements may be different from the actual number of shares in dematerialised form due to the difference in the calculation basis.	rialised form due to the difference in the calculation basis.	
Note 2 : If the aforementioned data contains shares which were held in trust by the shareholders, the data was disclosed as a separate account of the client which was set by the trustee.	count of the client which was set by the trustee.	
As for the shareholder who reports share equity as an insider whose shareholding ratio was greater than 10% in accordance with Securities and Exchange Act, the shareholding ratio included the self-owned shares	th Securities and Exchange Act, the shareholding ratio included the self-owned share	lares
and shares held in trust, at the same time, shareholders who have power to decide how to allocate the trust assets. For the information on reported share equity of insiders, please refer to the Market Observation Post System.	mation on reported share equity of insiders, please refer to the Market Observation P	n Post System.





董事長 張聖時



aleees