ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS AND INDEPENDENT AUDITORS' REVIEW REPORT MARCH 31, 2023 AND 2022

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

INDEPENDENT AUDITORS' REVIEW REPORT TRANSLATED FROM CHINESE

PWCR23000012

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

Introduction

We have reviewed the accompanying consolidated balance sheets of Advanced Lithium Electrochemistry (Cayman) Co., Ltd. and subsidiaries as at March 31, 2023 and 2022, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the three months then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies. Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission. Our responsibility is to express a conclusion on these consolidated financial statements based on our reviews.

Scope of review

We conducted our reviews in accordance with the Standard on Review Engagements 2410, "Review of Financial Information Performed by the Independent Auditor of the Entity" in the Republic of China. A review of consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our reviews, nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of Advanced Lithium Electrochemistry (Cayman) Co., Ltd. and subsidiaries as at March 31, 2023 and 2022, and of its consolidated financial performance and its consolidated cash flows for the three months then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission.

Wu, Wei-HaoLi, Yen-NaFor and on Behalf of PricewaterhouseCoopers, TaiwanMay 1, 2023

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.

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES <u>CONSOLIDATED BALANCE SHEETS</u> <u>MARCH 31, 2023, DECEMBER 31, 2022 AND MARCH 31, 2022</u> (Expressed in thousands of New Taiwan dollars) (The balance sheets as of March 31, 2023 and 2022 are reviewed, not audited)

	Assets	Notes	 March 31, 2023	De	cember 31, 2022	 March 31, 2022
	Current assets					
1100	Cash and cash equivalents	6(1)	\$ 221,508	\$	235,395	\$ 214,367
1136	Current financial assets at	6(1) and 8				
	amortised cost, net		55,740		64,464	81,852
1170	Accounts receivable, net	6(2)	83,415		69,904	47,394
1180	Accounts receivable -	6(2) and 7				
	related parties		-		-	-
1200	Other receivables		4,915		-	13,308
1210	Other receivables - related	7				
	parties		-		-	-
1220	Current income tax assets		185		165	148
130X	Inventory	6(3)	369,021		243,547	90,230
1410	Prepayments	6(4)	78,041		54,618	76,590
1470	Other current assets		 14,220		12,858	 9,587
11XX	Total current assets		 827,045		680,951	 533,476
	Non-current assets					
1535	Non-current financial	6(1) and 8				
	assets at amortised cost,					
	net		20,021		20,021	20,000
1600	Property, plant and	6(5) and 8				
	equipment		496,933		499,675	484,231
1755	Right-of-use assets	6(6)	2,503		4,505	3,185
1780	Intangible assets		1,533		7,342	26,795
1840	Deferred income tax assets		13,465		13,465	13,465
1900	Other non-current assets	8	 72,162		74,072	 64,276
15XX	Total non-current					
	assets		 606,617		619,080	 611,952
1XXX	Total assets		\$ 1,433,662	\$	1,300,031	\$ 1,145,428

(Continued)

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

(Expressed in thousands of New Taiwan dollars) (The balance sheets as of March 31, 2023 and 2022 are reviewed, not audited)

	Liabilities and Equity	Notes		March 31, 2023	December 31, 2022	March 31, 2022
	Current liabilities					
2100	Short-term borrowings	6(7)	\$	309,533	\$ 124,568	\$ 322,323
2130	Current contract liabilities	6(16)		68,753	34,654	10,443
2170	Accounts payable			69,062	48,848	29,344
2200	Other payables	6(8)		178,632	187,620	90,766
2250	Provisions for liabilities -					
	current			34,818	34,818	34,818
2280	Current lease liabilities	6(6)		1,502	2,369	1,776
2320	Long-term liabilities,	6(9)				
	current portion			15,736	15,573	28,238
2365	Current refund liabilities	6(16)		13,451	11,609	7,595
2399	Other current liabilities			15,039	10,657	4,310
21XX	Total current liabilities			706,526	470,716	529,613
	Non-current liabilities					
2540	Long-term borrowings	6(9)		109,201	113,190	196,624
2580	Non-current lease	6(6)				
	liabilities			1,001	2,136	1,410
25XX	Total non-current					
	liabilities			110,202	115,326	198,034
2XXX	Total liabilities			816,728	586,042	727,647
	Equity attributable to					
	owners of parent					
	Share capital	6(12)				
3110	Common stock			700,000	700,000	600,000
	Capital surplus	6(13)				
3200	Capital surplus			515,044	515,044	143,009
	Accumulated deficit	6(14)				
3350	Accumulated deficit		(621,615)(525,471)	(352,366)
	Other equity interest	6(15)				
3400	Other equity interest			23,505	24,416	27,138
31XX	Equity attributable to					
	owners of the parent			616,934	713,989	417,781
3XXX	Total equity			616,934	713,989	417,781
	Significant contingent	9				
	liabilities and unrecognised					
	contract commitments					
3X2X	Total liabilities and					
	equity		\$	1,433,662	\$ 1,300,031	\$ 1,145,428

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

				Three months ended March	ed March 31		
	Items	Notes		2023	2022		
4000	Operating revenue	6(16)	\$	271,366 \$	106,704		
5000	Operating costs	6(3)(20)(21)	(227,383)(121,633)		
5950	Gross profit (loss) from operations			43,983 (14,929)		
	Operating expenses	6(20)(21)					
6100	Selling expenses		(32,303) (24,508)		
6200	Administrative expenses		(63,993) (37,400)		
6300	Research and development						
	expenses		(14,952)(22,984)		
6000	Total operating expenses		(111,248) (84,892)		
6900	Operating loss		(67,265)(99,821)		
	Non-operating income and						
	expenses						
7100	Interest income			429	21		
7010	Other income	6(17) and 7		807	223		
7020	Other gains and losses	6(18)		566	1,543		
7050	Finance costs	6(19)	(3,294)(3,439)		
7000	Total non-operating income						
	and expenses		(1,492)(1,652)		
7900	Loss before income tax		(68,757)(101,473)		
7950	Income tax expense	6(22)	(27,387)	-		
8200	Loss for the period		(\$	96,144)(\$	101,473)		
	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		(\$	911) \$	3,017		
8300	Total other comprehensive (loss)						
	income for the period		(\$	911) \$	3,017		
8500	Total comprehensive loss for the						
	period		(\$	97,055)(\$	98,456)		
	Loss attributable to:		\ <u>.</u>	/_ <u>-</u> /\	,		
8610	Owners of parent		(\$	96,144)(\$	101,473)		
	Comprehensive loss attributable to:		(+				
8710	Owners of parent		(\$	97,055)(\$	98,456)		
	Loss per share (in dollars)	6(23)					
9750	Basic loss per share		(<u></u>	1.37) (\$	1.69)		

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY THREE MONTHS ENDED MARCH 31, 2023 AND 2022 (Expressed in thousands of New Taiwan dollars) (UNAUDITED)

]			e to owners o	of the	parent						
	Notes	ure capital - 1111 nmon stock	litional paid- in capital		Capital	Capi	ital surplus, re options		Others	A	cumulated deficit	st tr diff	Financial atements anslation ferences of foreign perations	Te	otal equity
<u>2022</u>															
Balance at January 1, 2022		\$ 600,000	\$ 116,585	\$	2,006	\$	-	\$	4,930	(\$	250,893)	\$	24,121	\$	496,749
Loss for the period		-	-		-		-		-	(101,473)		-	(101,473)
Other comprehensive income	6(15)	 _	 _		_		_		-		-		3,017		3,017
Total comprehensive income (loss) for the period		 	 						_	(101,473)		3,017	(98,456)
Share-based payments	6(11)	 	 				19,488								19,488
Balance at March 31, 2022		\$ 600,000	\$ 116,585	\$	2,006	\$	19,488	\$	4,930	(\$	352,366)	\$	27,138	\$	417,781
<u>2023</u>															
Balance at January 1, 2023		\$ 700,000	\$ 500,257	\$		\$		\$	14,787	(<u></u>	525,471)	\$	24,416	\$	713,989
Loss for the period		-	-		-		-		-	(96,144)		-	(96,144)
Other comprehensive loss for the period	6(15)	 <u> </u>	 								-	(911)	(911)
Total comprehensive loss		 -	 -		-		-		-	(96,144)	(911)	(97,055)
Balance at March 31, 2023		\$ 700,000	\$ 500,257	\$	-	\$	-	\$	14,787	(\$	621,615)	\$	23,505	\$	616,934

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS THREE MONTHS ENDED MARCH 31, 2023 AND 2022 (Expressed in thousands of New Taiwan dollars) (UNAUDITED)

		Three months ended March 31					
	Notes		2023		2022		
CASH FLOWS FROM OPERATING ACTIVITIES							
Loss before tax		(\$	68,757)	(\$	101,473)		
Adjustments			, ,		, ,		
Adjustments to reconcile profit (loss)							
Depreciation (including right-of-use assets)	6(20)		14,370		13,499		
Amortisation	6(20)		6,544		6,500		
Interest expense	6(19)		3,294		3,439		
Interest income		(429)	(21)		
Share-based payments	6(11)		-		19,488		
Changes in operating assets and liabilities							
Changes in operating assets							
Accounts receivable		(13,511)	(8,938)		
Other receivables		(4,915)	(2,579)		
Inventories		(125,474)	(21,932)		
Prepayments		(23,423)		12,415		
Other current assets		(1,362)	(3,806)		
Changes in operating liabilities							
Contract liabilities			34,099	(18,397)		
Accounts payable			20,214		3,704		
Other payables		(1,883)		1,460		
Refund liabilities			1,842		1,317		
Other current liabilities			4,382		1,625		
Cash outflow generated from operations		(155,009)	(93,699)		
Interest received			429		21		
Interest paid		(3,063)	(3,439)		
Income tax paid		(27,387)		-		
Net cash flows used in operating activities		(185,030)	(97,117)		

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ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS THREE MONTHS ENDED MARCH 31, 2023 AND 2022 (Expressed in thousands of New Taiwan dollars) (UNAUDITED)

		Three months ended March 31					
	Notes		2023		2022		
CASH FLOWS FROM INVESTING ACTIVITIES							
Acquisition of financial assets at amortised cost		(\$	35,022)	(\$	45,500)		
Proceeds from disposal of financial assets at							
amortised cost			43,746		14,816		
Acquisition of property, plant and equipment	6(24)	(18,589)	(40,958)		
Acquisition of intangible assets		(735)	(949)		
Increase in refundable deposits		(449)	(949)		
Decrease in refundable deposits			251		-		
Decrease in other non-current assets			2,108		-		
Net cash flows used in investing activities		(8,690)	(73,540)		
CASH FLOWS FROM FINANCING ACTIVITIES							
Increase in short-term borrowings			285,173		322,323		
Decrease in short-term borrowings		(100,000)	(150,000)		
Decrease in long-term borrowings		(3,826)	(6,885)		
Payment of lease liabilities	6(25)	(375)	(521)		
Net cash flows from financing activities			180,972		164,917		
Effect of changes in foreign currency exchange		(1,139)		3,006		
Net decrease in cash and cash equivalents		(13,887)	(2,734)		
Cash and cash equivalents at beginning of period			235,395		217,101		
Cash and cash equivalents at end of period		\$	221,508	\$	214,367		
				-			

ADVANCED LITHIUM ELECTROCHEMISTRY (CAYMAN) CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS THREE MONTHS ENDED MARCH 31, 2023 AND 2022

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

(UNAUDITED)

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 March 31, 2023, the number of shares authorised amounted to 70,000,000 shares with a par value of \$10 (in dollars) per share, and the paid-in capital was \$700,000.

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 May 1, 2023.

- 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") 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'	

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) Effect of new issuances of or amendments to IFRSs as endorsed by the FSC but not yet adopted by the Group

None.

(3) IFRSs issued by IASB but not yet endorsed by the FSC

New standards, interpretations and amendments issued by IASB but not yet included in the IFRSs 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
Amendments to IFRS 16, 'Lease liability in a sale and leaseback'	January 1, 2024
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 –	January 1, 2023
comparative information'	
Amendments to IAS 1, 'Classification of liabilities as current or	January 1, 2024
non-current'	
Amendments to IAS 1, 'Non-current liabilities with covenants'	January 1, 2024

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 SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies adopted are consistent with Note 4 in the consolidated financial statements for the year ended December 31, 2022, except for the compliance statement, basis of preparation, basis of consolidation and additional policies as set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) Compliance statement

- A. The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Accounting Standard 34, 'Interim financial reporting' as endorsed by the FSC.
- B. These consolidated financial statements are to be read in conjunction with the consolidated financial statements for the year ended December 31, 2022.

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

- A. Except for the following items, the consolidated financial statements have been prepared under the historical cost convention:
 - (a) Financial assets (including derivative instruments) at fair value through profit or loss.
 - (b) Financial assets at fair value through other comprehensive income.
- 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:

The basis for preparation of these consolidated financial statements is consistent with that for the year ended December 31, 2022.

B. Subsidiaries included in the consolidated financial statements:

			C	5)		
			March 31,	December	March 31,	
Name of Investor	Name of Subsidiary	Main Business Activities	2023	31, 2022	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	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	100	Note 1
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Advanced Lithium Electrochemistry (HK) Co., Ltd.	Investment holdings	100	100	100	
Advanced Lithium Electrochemistry (HK) Co., Ltd.	Advanced Lithium Electrochemistry (China Shanghai) Ltd.	Research and development, trading	100	100	100	
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Aleees US, Corp.	Investment holdings	100	100	100	Note 2
Aleees US, Corp.	Aleees AU Pty. Ltd.	Research, manufacturing and sales of LFP-NCO and key materials of olivine-type structure lithium battery	100	100	100	Note 3
Aleees US, Corp.	Aleees Texas, LLC	Research, manufacturing and sales of LFP-NCO and key materials of olivine-type structure lithium battery	100	100	100	Note 4
Aleees US, Corp.	Aleees EU SARL	Research, manufacturing and sales of LFP-NCO and key materials of olivine-type structure lithium battery	100	100	100	Note 5
Aleees US, Corp.	Aleees UK, Ltd.	Research, manufacturing and sales of LFP-NCO and key materials of olivine-type structure lithium battery	100	100	-	Note 6

- 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.
- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group: None.
- (4) Employee benefits

Pension cost for the interim period is calculated on a year-to-date basis by using the pension cost rate derived from the actuarial valuation at the end of the prior financial year, adjusted for significant market fluctuations since that time and for significant curtailments, settlements, or other significant one-off events. Also, the related information is disclosed accordingly.

(5) Income tax

The interim period income tax expense is recognised based on the estimated average annual effective income tax rate expected for the full financial year applied to the pretax income of the interim period, and the related information is disclosed accordingly.

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

There have been no significant changes as of March 31, 2023. Refer to Note 5 in the consolidated financial statements for the year ended December 31, 2022.

6. DETAILS OF SIGNIFICANT ACCOUNTS

(1) Cash and cash equivalents

	Marc	March 31, 2023		nber 31, 2022	March 31, 2022		
Demand deposits and checking	¢	221 500	¢	225 205	¢	214 267	
accounts	\$	221,508	<u></u>	235,395	\$	214,367	

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 March 31, 2023, December 31, 2022 and March 31, 2022, the Group's time deposits maturing over three months amounted to \$0, \$3,070 and \$0, respectively, and were classified as current financial assets at amortised cost.
- C. As at March 31, 2023, December 31, 2022 and March 31, 2022, the Group's cash and cash equivalents pledged to others as collateral amounted to \$75,761, \$81,415 and \$101,852, 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

	March 31, 2023		December 31, 2022		March 31, 2022		
Accounts receivable – third parties Accounts receivable – related	\$	103,361	\$	89,850	\$	67,340	
parties		91,108		91,108		91,108	
		194,469		180,958		158,448	
Less: Allowance for bad debts	(111,054)	(111,054)	()	111,054)	
	\$	83,415	\$	69,904	\$	47,394	

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

	Marc	March 31, 2023		mber 31, 2022	March 31, 2022		
Not past due	\$	78,619	\$	68,225	\$	36,227	
Up to 30 days		4,796		-		9,755	
31 to 90 days		-		1,679		1,412	
91 to 180 days		-		-		-	
Over 180 days		111,054		111,054		111,054	
	\$	194,469	\$	180,958	\$	158,448	

The above ageing analysis was based on past due date.

B. As of March 31, 2023, December 31, 2022 and March 31, 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 three months ended March 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 March 31, 2023, December 31, 2022 and March 31, 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

			March 31, 2023					
		А	llowance for value					
	Cost	decline and obsolescence			Book value			
Raw materials	\$ 226,325	(\$	3,689)	\$	222,636			
Work in progress	17,917		-		17,917			
Semi-finished goods	74,827	(958)		73,869			
Finished goods	 69,615	(15,016)		54,599			
	\$ 388,684	(\$	19,663)	\$	369,021			
		D	December 31, 2022					
	Allowance for value							
	 Cost	decl	line and 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	(\$	42,088)	\$	243,547			
			March 31, 2022					
		А	llowance for value					
	 Cost	decl	line and obsolescence		Book value			
Raw materials	\$ 24,928	(\$	732)	\$	24,196			
Work in progress	9,335		-		9,335			
Semi-finished goods	24,336	(2,154)		22,182			
Finished goods	 39,496	(4,979)		34,517			
	\$ 98,095	(<u>\$</u>	7,865)	\$	90,230			

Expenses and losses incurred on inventories for the period:

	Three months ended March 31,					
			2022			
Cost of inventories sold	\$	202,694	\$	112,614		
Gain from price recovery of inventory	(22,425)	(6,597)		
Loss on scrapping inventory		23,474		-		
Unallocated fixed overhead cost		23,640		15,616		
	\$	227,383	\$	121,633		

For the three months ended March 31, 2023 and 2022, the gain on reversal resulted from the enhancement of inventories management.

(4) Prepayments

	March 31, 2023		Decem	ber 31, 2022	March 31, 2022		
Prepayment for purchases	\$	25,332	\$	5,362	\$	27,905	
Overpaid sales tax		42,109		37,554		38,649	
Others		10,600		11,702		10,036	
	\$	78,041	\$	54,618	\$	76,590	

(5) Property, plant and equipment

			Buildings	м	lachinery	,	Testing		Office	Les	asehold			in pr	struction ogress and ipment to		
	Land	ar	nd structures		quipment		quipment				ovements		Others		inspected		Total
At Jamman 1, 2022	Land	u	<u>la structure</u> s		<u>luipinent</u>		aipment	<u> </u>	urpment	mpr	ovements		Others		inspected_		Total
<u>At January 1, 2023</u>	• • • • •		105055	•		•	105 500	.	1 550	<i>•</i>				A	2 0.01 <i>5</i>	.	1 120 001
Cost	\$ 147,9	910 \$		\$	643,623	\$		\$	1,573	\$	510	\$	313,565	\$	28,015	\$	1,438,091
Accumulated depreciation and impairment		- (80,459)	(572,155)	(81,590)	(1,374)	(510)	(202,328)		-	(<u>938,416)</u>
	\$ 147,9	<u>910</u> \$	114,907	\$	71,468	\$	25,939	\$	199	\$		\$	111,237	\$	28,015	\$	499,675
<u>2023</u>																	
Opening net book amount as at January 1	\$ 147,9	910 \$	114,907	\$	71,468	\$	25,939	\$	199	\$	-	\$	111,237	\$	28,015	\$	499,675
Additions		-	-		800		4,231		-		-		3,290		2,932		11,253
Transfers		-	-		-		21,503		-		-		1,696	(23,199)		-
Depreciation charge		- (1,656)	(4,590)	(1,299)	()	42)		_	(6,408)		-	(13,995)
Closing net book amount as at March 31	\$ 147,9	<u>910</u> \$	113,251	\$	67,678	\$	50,374	\$	157	\$	_	\$	109,815	\$	7,748	\$	496,933
At March 31, 2023																	
Cost	\$ 147,9	910 \$	195,366	\$	644,423	\$	133,263	\$	1,573	\$	510	\$	318,551	\$	7,748	\$	1,449,344
Accumulated depreciation and impairment		- (82,115)	(576,745)	()	82,889)	()	1,416)	(510)	(208,736)		-	(952,411)
	<u>\$ 147,9</u>	<u>910</u>	113,251	\$	67,678	\$	50,374	\$	157	\$	_	\$	109,815	\$	7,748	\$	496,933

	Land	Buildings and structures	Machinery equipment	Testing equipment	Office equipment	Leasehold improvements	Others	Construction in progress and equipment to be inspected	Total
<u>At January 1, 2022</u>									
Cost	\$ 147,910	\$ 192,593	\$ 620,329	\$ 106,108	\$ 1,576	\$ 510 5	\$ 295,497	\$ 16,860	\$ 1,381,383
Accumulated depreciation and impairment		(73,707)	(557,891)	(<u>80,768</u>)	(1,214)	(510) (183,276)		(<u> </u>
	<u>\$ 147,910</u>	\$ 118,886	\$ 62,438	\$ 25,340	<u>\$ 362</u>	<u>\$ -</u> 5	5 112,221	\$ 16,860	\$ 484,017
<u>2022</u>									
Opening net book amount as at January 1	\$ 147,910	\$ 118,886	\$ 62,438	\$ 25,340	\$ 362	\$ - 5	\$ 112,221	\$ 16,860	\$ 484,017
Additions	-	-	-	133	-	-	1,838	11,221	13,192
Depreciation charge		((4,663)	(1,123)	(42)	- (5,458)		(12,978)
Closing net book amount as at March 31	\$ 147,910	\$ 117,194	\$ 57,775	\$ 24,350	\$ 320	<u>\$ -</u> 5	5 108,601	\$ 28,081	\$ 484,231
At March 31, 2022									
Cost	\$ 147,910	\$ 192,593	\$ 620,329	\$ 106,241	\$ 1,569	\$ 510 \$	\$ 296,323	\$ 28,081	\$ 1,393,556
Accumulated depreciation and impairment		(75,399)	(562,554)	(81,891)	(1,249)	(510) (187,722)		(909,325)
	\$ 147,910	\$ 117,194	\$ 57,775	\$ 24,350	\$ 320	<u>\$ -</u> 5	5 108,601	\$ 28,081	\$ 484,231

A. No interest was capitalised to property, plant and equipment for the three months ended March 31, 2023 and 2022.

B. The Group's buildings and structures include buildings and improvements, piping and system construction which are depreciated over 25 years and 6 years, respectively.

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

(6) <u>Leasing arrangements-lessee</u>

- 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:

	March	March 31, 2023December 31, 2022Carrying amountCarrying amount		er 31, 2022	March 31, 2022		
	Carryin			Carrying amoun			
Buildings	\$	2,503	\$	4,505	\$	3,185	
			Th	ree months e	nded Ma	arch 31,	
				2023		2022	
			Depreci	ation charge	Deprec	iation charge	
Buildings			\$	375	\$	521	

D. For the three months ended March 31, 2023 and 2022, the additions to right-of-use assets were \$0 and \$2,458, respectively.

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

	Three months ended March 31,				
	 2023		2022		
Items affecting profit or loss					
Expense on short-term lease contracts	\$ 2,824	\$	481		

- F. For the three months ended March 31, 2023 and 2022, the Group's total cash outflow for leases were \$3,272 and \$1,002, respectively.
- (7) Short-term borrowings

Type of borrowings	March 31, 2023	Interest rate range	Collateral
Bank borrowings			Current financial assets
Secured borrowings	<u>\$ 309,533</u>	<u>3</u> 2.94%~6.36%	at amortised cost, net and Property, plant and equipment
Type of borrowings	December 31, 2022	Interest rate range	Collateral
D 11 1			
Bank borrowings			Current financial assets
Bank borrowings Secured borrowings	\$ 124,568	3 2.82%~5.95%	Current financial assets at amortised cost, net and
e	<u>\$ 124,568</u>	<u>3</u> 2.82%~5.95%	

Type of borrowings	Ma	arch 31, 2022	Interest rate range	Collateral
Bank borrowings Secured borrowings	\$	314,809	2.12%~2.25%	Current financial assets at amortised cost, net and Property, plant and equipment
Unsecured borrowings	\$	7,514 322,323	2.25%	None

For the three months ended March 31, 2023 and 2022, interest expense arising from short-term borrowings that were recognised in profit or loss amounted to \$2,112 and \$1,294, respectively.

(8) Other payables

	March 31, 2023		December 31, 2022		Mar	rch 31, 2022
Wages and salaries payable	\$	28,622	\$	52,293	\$	17,893
Professional services fees		9,638		5,231		6,091
Payables on equipment		8,421		15,757		4,246
Payables on consumables		6,575		7,537		8,736
Others		125,376		106,802		53,800
	\$	178,632	\$	187,620	\$	90,766

(9) Long-term borrowings

	Borrowing period and				
Type of borrowings	repayment term	Interest rate	Collateral	March	n 31, 2023
Sunny Bank secured borrowings	Aug. 24, 2020 ~ Aug. 24, 2027, interest and principal payable monthly	3.75%	Property, plant and equipment	\$	27,221
//	Aug. 24, 2020 ~ Aug. 24, 2035, interest and principal payable monthly	2.94%	"		59,686
//	Dec. 28, 2021 ~ Dec. 28, 2028, interest and principal payable monthly	4.96%	Property, plant and equipment and Non- current financial assets at amortised		
			cost, net		38,030
					124,937
Less: Current portion				(15,736)
				\$	109,201

	Borrowing period and				
Type of borrowings	repayment term	Interest rate	Collateral	December	31, 2022
Sunny Bank secured borrowings	Aug. 24, 2020 ~ Aug. 24, 2027, interest and principal payable monthly	3.75%	Property, plant and equipment	\$	28,632
"	Aug. 24, 2020 ~ Aug. 24, 2035, interest and principal payable monthly	2.82%	//		60,681
"	Dec. 28, 2021 ~ Dec. 28, 2028, interest and principal payable monthly	4.84%	Property, plant and equipment and Non- current financial assets at amortised		
			cost, net		39,450
					128,763
Less: Current portion				(15,573)
				\$	113,190
	Borrowing period and	_			
Type of borrowings	repayment term	Interest rate	Collateral	March 3	
Sunny Bank secured borrowings	Aug. 24, 2020 ~ Aug. 24, 2027, interest and principal payable monthly	3.75%	Property, plant and equipment	\$	63,694
17	Aug. 24, 2020 ~ Aug. 24, 2035, interest and principal payable monthly	2.25%	"		63,675
"	May 10, 2021 ~ May 10, 2028, interest and principal payable monthly (Note)	4.75%	"		53,856
17	Dec. 28, 2021 ~ Dec. 28, 2028, interest and principal payable monthly	4.75%	Property, plant and equipment and Non- current financial assets at amortised		,
			cost, net		43,637
					224,862
Less: Current portion				(28,238)
				\$	196,624

Interest expense on the long-term borrowings recognised in profit or loss amounted to \$1,182 and \$2,145 for the three months ended March 31, 2023 and 2022, respectively.

Note: The borrowings have been repaid in advance in June 2022.

(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 three months ended March 31, 2023 and 2022 were \$1,822 and \$1,329, respectively.

(11) Share-based payment

A. For the three months ended March 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	Fa	ir value
		Stock price	Exercise price	price	Expected	Expected	interest	pe	er share
Type of arrangement	Grant date	(in dollars)	(in dollars)	volatility	option life	dividends	rate	(in	dollars)
Cash capital increase reserved for employee	2022.3.23	\$ 86.1	\$ 60.0	63.02%	0.09 years	-	0.59%	\$	26.2643
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:

	Three	Three months ended March 31,					
	202	.3	2022				
Equity-settled	\$	- \$	19,488				

(12) Share capital

A. As of March 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 \$700,000 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 (March 31)	70,000,000	60,000,000

- 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) 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 12,000 thousand new shares with a par value of NT\$10 (in dollars) per share, which had been applied to the Financial Supervisory Commission as of May 1, 2023.
- (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, 2022 and 2021, and thus had no earnings for distribution.

(15) Other equity items

		2023
	Cu	irrency
	tra	nslation
At January 1	\$	24,416
Foreign currency translation - Group	(911)
At March 31	<u>\$</u>	23,505
		2022
	Cu	irrency
	tra	nslation
At January 1	\$	24,121
Foreign currency translation - Group		3,017
At March 31	\$	27,138
) Operating revenue		

	 Three months ended March 31,			
	 2023		2022	
Revenue from contracts with customers	\$ 271,366	\$	106,704	

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

Three months ended March 31, 2023	China	Other Asia Countries	Europe	America	Total
Timing of revenue recognition					
At a point in time					
Battery powder	\$ 67,740	\$ 67,315	\$ 40,257	\$ 4,764	\$180,076
Technology licencing				91,290	91,290
	67,740	67,315	40,257	96,054	271,366
Over time					
Consulting services					
	\$ 67,740	\$ 67,315	\$ 40,257	\$96,054	\$271,366
Three months ended March 31, 2022	China	Other Asia Countries	Europe	America	Total
Timing of revenue recognition					
At a point in time					
Battery powder	\$ 18,562	\$ 59,988	\$27,607	\$ 547	\$106,704
Technology licencing					
	18,562	59,988	27,607	547	106,704
Over time					
Consulting services					
	\$ 18,562	\$ 59,988	\$27,607	\$ 547	\$106,704

A. Contract liabilities

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

	March	31, 2023	Decem	ber 31, 2022	Marc	h 31, 2022	Jar	nuary 1, 2022
Contract liabilities- product sales contract	\$	68,753	\$	34,654	\$	10,443	\$	28,840
(1) D 1.1	<u>·</u> ·	1 1 1 .	<u>.</u>	<u>, , 1° 1</u>	•1•. 1	1	1	· · · · · · · · · · · · · · · · · · ·

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

	Th	Three months ended March 31,			
		2023		2022	
act sales contract	\$	34,275	\$	18,941	

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:

	Marc	h 31, 2023	Decer	nber 31, 2022	Mar	rch 31, 2022
Current asset recognised						
as right to recover products from customers						
(shown as 'Other current						
assets')	\$	10,956	\$	9,898	\$	5,677
Current refund liabilities	(13,451)	(11,609) (<	7,595)
	(\$	2,495)	(\$	1,711) ((\$	1,918)

(17) Other income

	Three months ended March 31,			
	2	023		2022
Government grants	\$	787	\$	203
Other income		20		20
	\$	807	\$	223

(18) Other gains and losses

	Three months ended March 31,				
	2	2023		2022	
Foreign exchange gain	\$	572	\$	1,493	
Gain on financial assets at fair value through					
profit or loss		-		53	
Other losses	(6)	(3)	
	\$	566	\$	1,543	

(19) Finance costs

	2023	2022
Interest expense	\$ 3,294	\$ 3,439
(20) Expenses by nature		

Three months ended March 31,

	Three months ended March 31,					
		2023		2022		
Employee benefit expense	\$	58,993	\$	58,374		
Depreciation charges on property, plant						
and equipment		13,995		12,978		
Depreciation charges on right-of-use assets		375		521		
Amortisation charges on intangible assets		6,544		6,500		

(21) Employee benefit expense

	Three months ended March 31,					
	 2023		2022			
Wages and salaries	\$ 50,973	\$	33,834			
Share-based payments	-		19,488			
Labour and health insurance fees	4,252		2,742			
Pension costs	1,822		1,329			
Other personnel expenses	 1,946		981			
	\$ 58,993	\$	58,374			

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 March 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.

(22) Income tax

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

	Three months ended March 31,				
		2023		2022	
Current tax:					
Current tax on profits for the period	\$	-	\$	-	
Prior year income tax overestimation		27,387		-	
Total current tax:		27,387		-	
Deferred tax:					
Origination and reversal of temporary	\$	_	\$	_	
differences	Ψ		Ψ		
Income tax expense	\$	27,387	\$	-	

- (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 period is as follows: None.

B. Reconciliation between income tax expense and accounting profit

	Thr	ee months e	ended March 31	,
	2	.023	2022	
Tax calculated based on profit before tax and statutory tax rate	\$	-	\$	-
Others		27,387		_
Income tax expense	\$	27,387	\$	-

C. The income tax returns of Aleees Eco Ark Co., Ltd. through 2018 have been assessed and approved by the Tax Authority.

D. The income tax returns of Advanced Lithium Electrochemistry Co. through 2021 have been assessed and approved by the Tax Authority.

(23) Loss per share

	Three months ended March 31, 2023					
		Amount after tax	Weighted average number of ordinary shares outstanding (shares in thousands)	Loss per share (in dollars)		
Basic loss per share Loss attributable to ordinary shareholders of the parent	(<u>\$</u>	96,144)	70,000	(<u>\$ 1.37</u>)		
		Three	months ended March 31	, 2022		
		Amount after tax	Weighted average number of ordinary shares outstanding (shares in thousands)	Loss per share (in dollars)		
Basic loss per share Loss attributable to ordinary shareholders of the parent	(<u>\$</u>	101,473)	60,000	(<u>\$ 1.69</u>)		

(24) Supplemental cash flow information

A. Investing activities with partial cash payments:

	Three months ended March 31,				
	2023		2022		
Purchase of property, plant and equipment	\$	11,253	\$ 13,192		
Add: Opening balance of payable on equipment		15,757	32,012		
Less: Ending balance of payable on equipment	(8,421) (4,246)		
Cash paid during the period	\$	18,589	\$ 40,958		

(25) Changes in liabilities from financing activities

		rt-term wings	Long-term borro (including current	•		Lease abilities
At January 1, 2023	\$	124,568	\$	128,763	\$	4,505
Changes in cash flow from						
financing activities		185,173	(3,826)	(375)
Changes in other non-cash items	(208)			(1,627)
At March 31, 2023	\$	309,533	\$	124,937	\$	2,503
		t-term wings	Long-term borro (including current	U		Lease abilities
At January 1, 2022	\$	150,000		231,747	<u> </u>	1,249
Changes in cash flow from	Ψ	120,000	ψ	231,717	¢ (521)
financing activities		172,323	(6,885)		
Changes in other non-cash items						2,458
At March 31, 2022	\$	322,323	\$	224,862	\$	3,186

7. <u>RELATED PARTY TRANSACTIONS</u>

(1) Parent and ultimate controlling party: None.

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

Names of related parties	Relationship with the Group
FDG Electric Vehicles Limited	Other related party
FDG Kinetic Limited	Other related party
FDG Investment Holdings Limited	Other related party
FDG Kinetic (Chongqing) Lithium Ion Battery Materials Co., Ltd.	Other related party
Tianjin Sinopoly New Energy Technology Co., Ltd.	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 and balances:

A. Receivables from related parties:

A. Receivables from related parties		arch 31, 2023	De	ecember 31, 2022		March 31, 2022
Accounts receivable:		· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·		, , ,
- Other related parties						
FDG Investment Holdings	\$	68,523	\$	68,523	\$	68,523
Limited	Ψ	00,525	Ψ	00,525	Ψ	00,525
Tianjin Sinopoly New Energy						
Technology Co., Ltd.		14,316		14,316		14,316
Others		8,269		8,269		8,269
		91,108		91,108		91,108
Less: Allowance for bad debts		- ,		- ,		- ,
FDG Investment Holdings						
Limited	(68,523)	(68,523)	(68,523)
Tianjin Sinopoly New Energy						
Technology Co., Ltd.	(14,316)	(14,316)	(14,316)
Others	(8,269)	(8,269)	(8,269)
	(91,108)	(91,108)	(91,108)
	\$	-	\$	-	\$	-
			-	1 01 0000		
	N	Iarch 31, 2023	De	ecember 31, 2022		March 31, 2022
Other receivables:						
- Other related parties		10 11	b	10 444		10 (11
Aleees Eco Ark (Ningbo) Ltd.	. \$	10,641	\$	10,641	\$	10,641
Less: Allowance for bad debts	(10 (11)	(10 (11)	(10 (11)
Aleees Eco Ark (Ningbo) Ltd.	_	10,641)	`	10,641)	` <u> </u>	10,641)
	\$	-	\$	-	\$	-
B. Other non-current assets						
	M	arch 21 2022	Da	a = 1 - 2022		March 31 2022
T , 11	101	larch 31, 2023		ecember 31, 2022		March 31, 2022
Long-term receivables						
- Other related party						
FDG Electric Vehicles	\$	1,126,688	\$	1,126,688	\$	1,126,688
Limited						
Less: Allowance for bad debts						
FDG Electric Vehicles Limited	(1,126,688)	(1,126,688)	(1,126,688)
Lillilleu	\$	1,120,000)	\$	1,120,000)	\$	1,120,000)
	Ψ	-	Ψ	-	ψ	-

(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

	Th	Three months ended March 31,				
		2023		2022		
Salaries and other short-term employee benefits	\$	2,039	\$	1,731		
Post-employment benefits		30		30		
	\$	2,069	\$	1,761		

8. PLEDGED ASSETS

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

			Book value		
Pledged asset	March 31, 202	3	December 31, 2022	March 31, 2022	Purpose
Bank deposits (shown as 'Current and Non-current financial assets at amortised cost, net')	\$ 75,76	1	\$ 81,415	\$ 101,852	Short-term and long-term borrowings, letters of credit, trust and pledge for customs
Refundable deposits paid (recognised in other non-current assets)	62,38	0	62,380	62,380	Asset preservation and pledge for customs
Property, plant and equipment	261,16	1	262,817	265,104	Short-term and long-term borrowings

9. <u>SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED CONTRACT</u> COMMITMENTS

(1) <u>Contingencies</u>

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-Su-Zi-805 (hereafter referred as "Zon-Su-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-Zhi-002292 of the Supreme Court, the original judgment was rescinded and remanded back to the Taiwan High Court for retrial. As of the report date, 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 No.109-Tai-Shang-Zhi-002292 of the Supreme Court, 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 abovementioned No.109-Tai-Shang-Zhi-002292, the court decided to cease the appeal procedures for Zon-Su-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 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).

(2) Commitments

A. Capital expenditures contracted for at the balance sheet date but not yet incurred are as follows:

	Mar	March 31, 2023		mber 31, 2022	March 31, 2022	
Property, plant and equipment	\$	3,042	\$	9,644	\$	27,272

- 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 IFRSs.

10. SIGNIFICANT DISASTER LOSS

None.

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

12. OTHERS

(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 at at March 31, 2023, December 31, 2022 and March 31, 2022 were as follows:

	March 31, 2023		Dec	cember 31, 2022	March 31, 2022	
Total borrowings	\$	434,470	\$	253,331	\$	547,185
Less: Cash and cash equivalents	(221,508)	(235,395)	(214,367)
Net debt		212,962		17,936		332,818
Total equity		616,934		713,989		417,781
Total capital	\$	829,896	\$	731,925	\$	750,599
Debt to capital ratio		26%		2%		44%

(2) Financial instruments

A. Financial instruments by category

	March 31, 2023		December 31, 2022		March 31, 2022	
Financial assets						
Financial assets at amortised cost/Loans and receivables						
Cash and cash equivalents	\$	221,508	\$	235,395	\$	214,367
Current and non-current financial assets at amortised cost, net		75,761		84,485		101,852
Accounts receivable (including related parties)		83,415		69,904		47,394
Other receivables (including related parties)		4,915		-		13,308
Guarantee deposits paid (shown as 'Other current assets')		64,406		64,208		64,276
,	\$	450,005	\$	453,992	\$	441,197
Financial liabilities						
Financial liabilities at amortised cost						
Short-term borrowings	\$	309,533	\$	124,568	\$	322,323
Accounts payable		69,062		48,848		29,344
Other accounts payable		178,632		187,620		90,766
Long-term borrowings (including current portion)		124,937		128,763		224,862
Refund liabilities		13,451		11,609		7,595
	\$	695,615	\$	501,408	\$	674,890
Lease liabilities	\$	2,503	\$	4,505	\$	3,186

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:

	March 31, 2023						
	Foreign currency amount (in thousands)		Exchange rate	Book value (NTD)			
(Foreign currency : functional currency	/)						
Financial assets							
Monetary items							
USD : NTD	\$	7,962	30.45	\$ 242,443			
HKD : NTD		275,000	3.89	1,069,750			
RMB : NTD		23,312	4.431	103,295			
Financial liabilities							
Monetary items							
USD : NTD	\$	5,811	30.45	\$ 176,945			
	December 31, 2022						
	Foreign currency						
	amount		Exchange	Book value			
	(in thousands)		rate	(NTD)			
(Foreign currency : functional currency	/)						
Financial assets							
Monetary items							
USD : NTD	\$	16,803	30.71	\$ 516,020			
HKD : NTD		275,000	3.94	1,082,950			
RMB : NTD		23,312	4.408	102,759			
Financial liabilities							
Monetary items							
USD : NTD	\$	5,141	30.71	\$ 157,880			

	Foreigr			
	an	nount	Exchange	Book value
	(in the	ousands)	rate	(NTD)
(Foreign currency : functional currency)			
Financial assets				
Monetary items				
USD : NTD	\$	6,513	28.63	\$ 186,467
HKD : NTD		275,030	3.66	1,006,610
RMB : NTD		4,212	4.506	18,979
Financial liabilities				
Monetary items				
USD : NTD	\$	2,225	28.63	\$ 63,702
USD : NTD HKD : NTD RMB : NTD <u>Financial liabilities</u> <u>Monetary items</u>		275,030 4,212	3.66 4.506	1,006,610 18,979

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 three months ended March 31, 2023 and 2022 amounted to \$572 and \$1,493, respectively.

vi. Analysis of foreign currency market risk arising from significant foreign exchange variation:

	Three months ended March 31, 2023								
	Degree of variation	Effec profit		Effect on other comprehensive income (loss)					
(Foreign currency : functional currency))								
Financial assets									
Monetary items									
USD : NTD	1%	\$	2,424	\$-					
HKD : NTD	1%		10,706	-					
RMB : NTD	1%		1,033	-					
Financial liabilities									
<u>Monetary items</u> USD : NTD	1%	(\$	1,769)	\$ -					

				, = . = =	
	Degree of variation		fect on fit (loss)	Effect on of comprehenergy income (14)	nsive
(Foreign currency : functional currenc	ey)				
Financial assets					
Monetary items					
USD : NTD	1%	\$	1,865	\$	-
HKD : NTD	1%		10,066		-
RMB : NTD	1%		190		-
Financial liabilities					
Monetary items					
USD : NTD	1%	(\$	637)	\$	-

Three months ended March 31, 2022

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 March 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 three months ended March 31, 2023 and 2022 would have decreased/increased by \$217 and \$274, 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 March 31, 2023, December 31, 2022 and March 31, 2022, the provision matrix is as follows:

March 31, 2023	vidual losure	N	lot past due	lp to 60 tys past due	51-120 iys past due	da	21-180 ys past due	-360 days ist due	(Over 360 days	 Total
Expected loss rate	100%		0%	0%	0%		0%	0-7%		100%	
Total book value											
- Accounts receivable	\$ 3,220	\$	78,619	\$ 4,796	\$ -	\$	-	\$ 	\$	107,834	\$ 194,469
- Other receivables	\$ -	\$	-	\$ -	\$ -	\$	-	\$ -	\$	10,641	\$ 10,641
Loss allowance	\$ 3,220	\$	-	\$ 	\$ -	\$	_	\$ _	\$	118,475	\$ 121,695

Long-term accounts receivable (included in other non-current assets)

Expected loss rate	100%	0%	0%	0%	0%	0%	0%	6
Total book value	<u>\$ 1,126,688</u> <u>\$</u>		<u>\$</u> -	\$ -	<u>\$</u> -	\$ -	<u></u> \$ -	\$ 1,126,688
Loss allowance	\$ 1,126,688 \$	_	\$	\$	<u>\$</u> -	\$	\$-	\$ 1,126,688

December 31, 2022	Individual disclosure	Not past due	Up to 60 days past due	61-120 days past due	121-180 days past due	181-360 days past due	Over 360 days	Total
Expected loss rate	100%	0%	0%	0%	0%	0-7%	100%	
Total book value								
- Accounts receivable	\$ 3,220	\$ 68,225	\$ 1,218	\$ 461	\$ -	\$ -	<u>\$ 107,834</u>	\$ 180,958
- Other receivables	<u>\$</u> -	<u>\$</u> -	<u>\$ -</u>	<u>\$ -</u>	<u>\$</u> -	\$ -	\$ 10,641	\$ 10,641
Loss allowance	\$ 3,220	\$	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$</u>	<u>\$ 118,475</u>	\$ 121,695
Long-term accounts re	ceivable (inclu	ided 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>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	\$ 1,126,688
			Up to 60	61-120	121-180			
	Individual	Not past	days past	days past	days past	181-360 days	Over 360	
March 31, 2022	disclosure	due	due	due	due	past due	days	Total
Expected loss rate	100%	0%	0%	0%	0%	0-17%	100%	
Total book value								
- Accounts receivable	\$ 3,220	\$ 36,227	\$ 11,167	<u>\$ -</u>	<u>\$ -</u>	<u>\$</u> -	\$ 107,834	<u>\$ 158,448</u>
- Other receivables	<u>\$</u> -	\$ -	<u>\$</u> -	<u>\$ -</u>	<u>\$ -</u>	\$ -	\$ 10,641	\$ 10,641
Loss allowance	\$ 3,220	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	<u>\$</u>	\$ 118,475	\$ 121,695

Long-term accounts receivable (included in other non-current assets)

Expected loss rate	100%	0%	0%	0%	0%	0%	0%	
Total book value	<u>\$ 1,126,688</u> <u></u>	-	<u>\$ -</u>	\$ 1,126,688				
Loss allowance	<u>\$ 1,126,688</u> <u></u>	_	<u>\$ -</u>	\$	<u>\$ -</u>	<u>\$ -</u>	<u>\$ -</u>	\$ 1,126,688

vii. Movements in relation to the Group applying the simplified approach to provide loss allowance for accounts receivable are as follows:

	2023									
	Accounts	Other	Long-term							
	receivable	receivables	receivables	Total						
At January 1 (March 31)	\$ 111,054	\$ 10,641	\$ 1,126,688	\$ 1,248,383						
		20	022							
	Accounts	Other	Long-term							
	receivable	receivables	receivables	Total						
At January 1 (March 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:

	Mar	ch 31, 2023	Decei	mber 31, 2022	March 31, 2022		
Floating rate: Expiring within one year	\$	108,917	\$	229,182	\$	185,566	
Expiring more than							
one year			<u> </u>			-	
	\$	108,917	\$	229,182	<u>\$</u>	185,566	

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.

Non-derivative financial liabilities	Wit	hin 1 year	Over	1 year	$2 \sim 5$ years	Over 5 years
March 31, 2023						
Short-term borrowings	\$	309,533	\$	-	\$ -	\$ -
Accounts payable		69,062		-	-	-
Other payables		178,632		-	-	-
Long-term borrowings						
(including current portion)		20,056		20,056	56,262	48,310
Refund liabilities		13,451		-	-	-
Lease liability		1,502		1,001	-	-
Non-derivative financial liabilities	Wit	hin 1 year	Over	1 year	$2 \sim 5$ years	Over 5 years
Non-derivative financial liabilities December 31, 2022	Wit	hin 1 year	Over	<u>1 year</u>	<u>2 ~ 5 years</u>	Over 5 years
	<u>Wit</u> \$	<u>hin 1 year</u> 124,568	<u>Over</u> \$	<u>1 year</u>	<u>2 ~ 5 years</u> \$	<u>Over 5 years</u> \$-
December 31, 2022				<u>1 year</u> - -		
December 31, 2022 Short-term borrowings		124,568		<u>1 year</u> - -		
December 31, 2022 Short-term borrowings Accounts payable		124,568 48,848		<u>1 year</u> - -		
December 31, 2022 Short-term borrowings Accounts payable Other payables		124,568 48,848		<u>1 year</u> - - 19,989		\$ - - -
December 31, 2022 Short-term borrowings Accounts payable Other payables Long-term borrowings		124,568 48,848 187,620			\$ - -	\$ - - -

Non-derivative financial liabilities	Wi	Within 1 year		er 1 year	<u>2 ~ 5 years</u>	Over 5 years	
March 31, 2022							
Short-term borrowings	\$	322,323	\$	-	\$ -	\$ -	
Accounts payable		29,344		-	-	-	
Other payables		90,766		-	-	-	
Long-term borrowings							
(including current portion)		36,176		36,176	108,527	76,756	
Refund liabilities		7,595		-	-	-	
Lease liability		1,776		1,410	-	-	

(3) Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
 - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in listed stocks is included in Level 1.
 - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
 - Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in convertible bonds and equity investment without active market and investment property is included in Level 3.
- B. 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.

- C. For the three months ended March 31, 2023 and 2022, there was no transfer between Level 1 and Level 3.
- (4) Other matter

None.

13. <u>SUPPLEMENTARY DISCLOSURES</u>

The disclosures on investee companies were based on the financial statements reviewed 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 = 1:30.45 for the three months ended March 31, 2023 and March 31, 2023, respectively.

- (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: None.
 - 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 3.
 - I. Trading in derivative instruments undertaken during the reporting periods: None.
 - J. Significant inter-company transactions during the reporting periods: Refer to table 4.
- (2) Information on investees

Names, locations and other information of investee companies (not including investees in Mainland China): Refer to table 5.

(3) Information on investments in Mainland China

A. Basic information: Refer to table 6.

- 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 7.

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:

Three months ended March 31, 2023:

	Batter	y powder –	Ba	ttery powder –						
	man	ufacturing		licencing		Others	E	liminations		Total
Inter-segment revenue - external										
customers	\$	180,076	\$	91,290	\$	-	\$		\$	271,366
Total segment loss	(\$	126,210)	\$	79,571	(\$	20,626)	\$	-	(\$	67,265)

Three months ended March 31, 2022:

			Ba	attery powder -	-					
		Materials		licencing	_		Others	 Eliminations	_	Total
Inter-segment revenue - external										
customers	\$	106,704	\$		_	\$	-	\$ 	\$	106,704
Total segment loss	(\$	88,547)	\$		- ((\$	11,274)	\$ -	(\$	99,821)

(4) <u>Reconciliation for segment income (loss)</u>: None.

Loans to others Three months ended March 31, 2023

Table 1

Expressed in thousands of NTD

(Except as otherwise indicated)

					Maxi	mum												
					outsta	nding												
					balance	during					Amount of					Limit on loans		
			General	Is a	the three	months	Balance at Mar	ch Actual		Nature of	transactions	Reason	Allowance			granted to	Ceiling on	
No.			ledger	related	ended M	larch 31,	31, 2023	amount	Interest	loan	with the	for short-term	for doubtful	Coll	ateral	a single party	total loans granted	
(Note 1)	Creditor	Borrower	account	party	20	23	(Note 4)	drawn dow	n rate	(Note 2)	borrower	financing	accounts	Item	Value	(Note 3)	(Note 3)	Footnote
1	Advanced Lithium	Advanced Lithium	Other	Y	\$	20,000	\$ 20,0	00 \$ 20,00) -	Short-term	-	Working capital	-	None	-	\$ 202,405	\$ 202,405	
	Electrochemistry	Electrochemistry	receivables -							financing		financing						
	Co., Ltd.	(Cayman) Co., Ltd.	related parties															
2	Advanced Lithium	Advanced Lithium	Other	Y		105,000	105.0	00 99,70	1 -	Short-term	-	Working capital	-	None	-	242,941	242,941	
_			receivables -	-			,-		-	financing		financing				,,	,,	
	(HK) Co., Ltd.	(China Shanghai)	related parties							U		2						
		Ltd.																

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 loan" shall fill in "Business transaction" or "Short-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; (2) For loans of the subsidiary - Advanced Lithium Electrochemistry Co., Ltd. To affiliates, the ceiling of the total 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. (3) For loans of the subsidiary - Advanced Lithum Electrochemistry (HK) Co., Limited to affiliates, the ceiling of the total leanding is 800% of the lending company's net assets while the ceiling of individual lending is 800% of the lending company's net assets.

Note 4: The amounts of funds to be loaned to others which have been approved by the board of directors of a public company in accordance with Article 14, Item 1 of the "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companyies" 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 chairman 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 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.

Provision of endorsements and guarantees to others

Three months ended March 31, 2023

Table 2

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Expressed in thousands of NTD (Except as otherwise indicated)
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		Party bei endorsed/gua	Relationship with the endorser/	en	Limit on dorsements/ guarantees ded for a single	outs endor gua	kimum tanding rsement/ rantee	e	Outstanding ndorsement/ guarantee		ctual amount	Amount of endorsements/ guarantees	Ratio of accumulated endorsement/ guarantee amount to net asset value of the endorser/	to er	Ceiling on al amount of dorsements/	Provision of endorsements/guarante	-	-	
Number	Endorser/	Company name	guarantor (Note 2)		party		int as of 31, 2023	an	nount at March 31, 2023	. (drawn down	secured with	guarantor			es by parent company	es by subsidiary to	es to the party in	Eastrate
(Note 1) 0	guarantor Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Advanced Lithium Electrochemistry	(2)	\$	(Note 3) 1,233,868		474,909	\$	474,909	\$	(Note 4) 372,082	collateral	company 76.98%	\$	(Note 3) 1,233,868	Y	parent company N	<u>Mainland China</u> N	Footnote
0	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Aleees AU Pty Ltd.	(2)		1,233,868		5,283		-		-	-	0.00%	\$	1,233,868	Y	Ν	Ν	
1	Advanced Lithium Electrochemistry Co., Ltd.	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	(3)		1,012,026		34,138		34,104		24,360	29,900	6.74%		1,012,026	Ν	Y	Ν	

Note 1: The numbers filled in for the endorsements/guarantees 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: Relationship 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:

(1) Having business relationship.

(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 endorsed/guaranteed company.

(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/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 the celing 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 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 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.

Receivables from related parties reaching NT\$100 million or 20% of paid-in capital or more

Three months ended March 31, 2023

Expressed in thousands of NTD

(Except as otherwise indicated)

							Amount collected	
		Relationship			 Overdue rece	eivables	subsequent to the	Allowance for
Creditor	Counterparty	with the counterparty	Balance as at March 31, 2023	Turnover rate	 Amount	Action taken	balance sheet date	doubtful accounts
Advanced Lithium	FDG Electric Vehicles Limited	Other related party	Long-term receivable (Note 1) \$1,126,688	-	\$ 1,126,688	Note 2	\$ -	\$ 1,126,688
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.

Significant inter-company transactions during the reporting period

Three months ended March 31, 2023

Table 4

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 Lithium Electrochemistry Co., Ltd.	Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	2	Other receivables	\$ 20,0	00 Note 5	1%
2	Advanced Lithium Electrochemistry (HK) Ltd.	Advanced Lithium Electrochemistry (China Shanghai) Ltd.	1	Other receivables	99,7	04 Note 5	7%

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.

(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)

Three months ended March 31, 2023

Expressed in thousands of NTD

(Except as otherwise indicated)

				Initial investr	nent amount	Shares h	eld as at March 31,	2023	Net profit (loss) of the investee for the	Investment income (loss) recognised by the Company for the three	
Investor	Investee	Location	Main business activities	Balance as at March 31, 2023	Balance as at March 31, 2023	Number of shares	Ownership (%)	Book value	three months ended March 31, 2023	1 2	Footnote
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Advanced Lithium Electrochemistry Co.,	Taiwan	Research, manufacturing and sale of LFP-NCO and key materials of olivine-type structure lithium battery	\$ 2,540,043	\$ 2,540,043	198,800,000	100	\$ 506,013	(\$ 65,891)	\$ 65,891)	Subsidiary (Note 1)
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Aleees Eco Ark Co., Ltd.		Manufacturing and distribution of batteries, cars and peripherals	1,675,000	1,675,000	52,800,000	100	14,120	(345)	345)	Subsidiary (Note 2)
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Electrochemistry	Hong Kong	Various types of investments	592,862	592,862	19,330,000	100	30,368	\$ 186	\$ 186	Subsidiary
Advanced Lithium Electrochemistry (Cayman) Co., Ltd.	Aleees US, Corp.	America	Various types of investments	60,102	52,347	20,900,000	100	26,914	(9,837)	9,837)	Subsidiary
Aleees US, Corp.	Aleees AU Pty. Ltd.	Australia	Research, manufacturing and sales of LFP-NCO and key materials of olivine-type structure lithium battery	32,767	32,767	1,630,000	100	17,085	(3,430)	3,430)	Subsidiary of subsidiary
Aleees US, Corp.	Aleees EU SARL		Research, manufacturing and sales of LFP-NCO and key materials of olivine-type structure lithium battery	3,255	3,255	100,000	100	989	(58)	58)	Subsidiary of subsidiary (Note 3)
Aleees US, Corp.	Aleees Texas, LLC		Research, manufacturing and sales of LFP-NCO and key materials of olivine-type structure lithium battery	15,036	15,036	500,000	100	1,502	(4,727)	4,727)	Subsidiary of subsidiary (Note 4)
Aleees US, Corp.	Aleees UK. Ltd.	C	Research, manufacturing and sales of LFP-NCO and key materials of olivine-type structure lithium battery	7,306	-	200,000	100	6,004	(1,496)	1,496)	Subsidiary of subsidiary (Note 5)

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 EU SARL was established on April 8, 2022, and the Company holds a 100% equity interest in the company.

Note 4: Aleees Texas, LLC was established on March 11, 2022, and the Company holds a 100% equity interest in the company.

Note 5: Aleees UK. Ltd. was established on August 31, 2022, and the Company holds a 100% equity interest in the company.

Information on investments in Mainland China

Three months ended March 31, 2023

Table 6

Expressed in thousands of NTD

(Except as otherwise indicated)

				Accumulated amount of remittance from Taiwan to Mainland China	Amount remitted Mainland Amount rem to Taiwan for th ended Marc	d China/ nitted back he three months	amount of remittance	Net income of investee for the three months	Ownership held by the Company	Investment income (loss) recognised by the Company for the three months ended March 31,	Book value of investments in Mainland China	Accumulated amount of investment income remitted back to	
Investee in	Main business		Investment	as of January 1,	Remitted to	Remitted back	as of March 31,	ended March	(direct or	2023	as of March 31,	Taiwan as of	
Mainland China	activities	Paid-in capital	method	2023	Mainland China	to Taiwan	2023	31, 2023	indirect)	(Note 2)	2023	March 31, 2023	Footnote
Advanced Lithium Electrochemistry (China Shanghai) Ltd.	Design of battery and trading	\$481,203	Note 1	\$-	\$-	\$ -	\$ -	(\$ 322)	100	(\$ 322)	(\$ 70,513)	\$-	
			Accumulated amo	ount of remittance		Investment am	ount approved by	the Investment					
Company nar Advanced Lithium El (China Shanghai) Ltd	ectrochemistry		from Taiwan to I as of Marcl \$			Commission of	the Ministry of E (MOEA)	conomic Affairs	-	Ceiling on investme the Investm	ents in Mainland C ent Commission o	1 5	

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.

Information on investees

Three months ended March 31, 2023

Table 7

	Shares held as at March	n 31, 2023
Investee	Number of shares	Ownership
FDG Kinetic Limited's custodian account with KGI BANK	9,283,146	13.26%

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 registered and held by the shareholders above 5% on the last operating date of each quarter and was calculated by Taiwan Depository & 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.

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.

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 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.