6015

Horizon Securities Co., Ltd. and its subsidiaries

Consolidated financial statements and Auditor's Report 2021 and 2020

Address of the Company: 3-5 and 7F., No. 236, Sec. 4, Xinyi Rd. Da'an Dist., Taipei City Tel. No.: (02)2700-8899

Consolidated financial statements and Auditor's Report Contents

Items	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Page
1. Cover		1
2. Table of Contents		2
3. Statement of Declaration		3
4. Auditor's Report		4 - 7
5. Consolidated Balance Sheet		8-9
6. Consolidated Income Statement		10
7. Consolidated Statements of Char	nges in Shareholders' Equity	11
8. Consolidated Statements of Cash	Flow	12
9. Consolidated Notes to financial s	statements	
(1) Company History		13
(2) Financial reporting date and	d procedures	13
(3) Application of new and rev	ised standards and interpretation	14 - 17
(4) Summary of significant acc	ounting policies	17-37
(5) Main source of significant and assumptions uncertaint	accounting judgment, estimates	37-38
(6) Summary of significant acc	ounting titles	38 - 67
(7) Related party transactions		67 - 74
(8) Pledged assets		74
(9) Significant contingent liabi contractual commitments	lities and unrecognized	74
(10) Significant disaster loss		74
(11) Significant subsequent even	nts	74
(12) Others		75 – 99
(13) Supplementary disclosure r	natters	
1. Information about imp	ortant transactions	100, 108
2. Information regarding	investees	100, 109
3. Information of the ove representative offices	rseas branches and the	100
4. Information regarding mainland China	investment in the territory of	100
5. Information on major s	hareholders	100, 110
(14) Segment information		100 – 104

Statement of Declaration

The companies to be included by the Company in the consolidated financial statement of affiliated enterprises in 2021 (January 1 to December 31, 2021) pursuant to the "Criteria Governing Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises" are the same as those to be included into the consolidated financial statement of the parent company and subsidiaries pursuant to the Statements of International Financial Reporting Standards (IFRS) No. 10. Further, the related information to be disclosed in the consolidated financial statement of affiliated enterprises has been disclosed in the said consolidated financial statement of the parent company and subsidiaries. Accordingly, it is not necessary for the Company to prepare the consolidated financial statement of affiliated enterprises separately.

Hereby declare

Company name: Horizon Securities Co., Ltd.

Chairman: Ke-Chyn Jiang

March 3, 2022

Auditor's Report

To: Horizon Securities Co., Ltd.

Audit opinion

We have audited the accompanying consolidated balance sheet of Horizon Securities Co., Ltd. and subsidiary (collectively referred to as the "Group") as of December 31, 2021 and 2020, and the related consolidated statement of income, consolidated statement of changes in shareholders equity, consolidated statement of cash flows, and Notes of the consolidated financial statements (including major accounting policy) for the years then ended.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2021 and 2020 and for the years then ended, and its consolidated financial performance and its consolidated cash flows for the years then ended in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, the Regulations Governing the Preparation of Financial Reports by Futures Commission Merchants, as well as the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission (FSC) of the Republic of China.

The basis for opinions

We conducted our audit in accordance with the Regulations Governing Auditing and Attestation of Financial statements by Certified Public Accountants and generally accepted auditing standards. Our responsibilities under those standards are further described in the responsibilities of auditors for the audit of the consolidated financial statements. We are independent of Horizon Securities Co., Ltd. in accordance with the Code of Ethics for certified public accountants in the part relevant to the audit of the consolidated financial statements of Horizon Securities Co., Ltd. and subsidiary, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

The "key audit matters" means that the independent auditor has used their professional judgment to audit the most important matters on the 2021 consolidated financial statements of Horizon Securities Co., Ltd. and its subsidiaries. These matters were addressed in the content of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on those matters.

Evaluation of financial instruments—no active market

Horizon Securities Co., Ltd. and its subsidiaries invest in financial assets without active market quotes. Because of the lack of active market quotes, their fair value is determined using the evaluation approach. For the aforementioned financial assets, Horizon Securities Co., Ltd. and its subsidiaries adopted an internal model approach or other evaluation approaches to evaluate the fair value. As changes in the assumptions used in the evaluation would affect the fair value of the financial instruments reported, we determined to list it as a key audit matter.

We implemented but were not limited to the following audit procedures for the evaluation of financial assets without active market quotes: evaluate and test the effectiveness of internal control related to the evaluation of financial instruments, including the management's decisions and approval of evaluation models and their assumptions, evaluation models, as well as the control and management review evaluation results related to the changes in the assumptions. We used the assistance of internal evaluation experts on a sampling basis, including reviewing the evaluation methods adopted by Horizon Securities Co., Ltd. and its subsidiaries, understanding and evaluating the reasonableness of key evaluation assumptions, performing independent evaluation calculations, and comparing the evaluations made by the management to see if the differences were within the acceptable scope. We also considered the appropriateness of the financial instrument evaluation disclosures in Notes 5 and 12 of the consolidated financial statements.

Responsibilities of Management and Those in Charge of Governance of the Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Firms, Regulations Governing the Preparation of Financial Reports by Futures Commission Merchants, and applicable IFRS, IAS,SIC, and IFRIC as recognized by the Financial Supervisory Commission, and for such internal control as the management determines is necessary to enable the preparation of the consolidated financial statements to be free from material misstatement whether due to fraud or error.

While preparing the consolidated financial statements, the management's responsibility also includes assessing the continuing operation of Horizon Securities Co., Ltd. and its subsidiaries, the disclosure of the relevant matters, and the adoption of the accounting base for continuing operation, unless the management intends to liquidate Horizon Securities Co., Ltd. and its subsidiaries or cease the business operation, or there is lack of any alternative except for liquidation or suspension.

The governance unit of Horizon Securities Co., Ltd., and its subsidiaries (including the Audit Committee or supervisors) is responsible for supervising the financial reporting process.

Auditor's Responsibilities for the Audit of the Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue and auditor's report. Reasonable assurance is a high level of assurance,

but is not a guarantee that the individual financial statements conducted in accordance with the accounting principles generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error. If fraud or errors are considered materials, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the accounting principles generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also perform the following works:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design, and perform audit procedures responsive risks, and obtain evidence that is sufficient and appropriate to provide a basis of our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control effective in Horizon Securities Co., Ltd. and its subsidiaries.
- 3. Evaluate the appropriateness of accounting policies used and the reasonability of accounting estimates and related disclosures made by the management.
- 4. Conclude the appropriateness of the use of the going concern basis of accounting by the management, and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on Horizon Securities Co., Ltd. and its subsidiaries and its ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inappropriate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of the auditor's report. However, future events or conditions may cause Horizon Securities Co., Ltd. and its subsidiaries to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure, and content of the consolidated statements, including related notes, whether the consolidated statements represent the underlying transactions and events in a matter that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence on the financial information of business entities within the Group in order to express an opinion on the consolidated financial statements. The independent auditor is responsible for guiding, supervising, and implementing the audit of the Group; they are also responsible for forming an opinion on the audit of the Group.

We communicate with those in charge of governance regarding, among other matters,

the planned scope and timing of the audit and significant audit findings (including any significant deficiencies in internal control that we identify during our audit).

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

The independent auditor has, based on the communications with the governing unit, determined the key audit matters to be performed on the 2021 consolidated financial statements of Horizon Securities Co., Ltd. and its subsidiaries. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communications.

Others

Horizon Securities Co., Ltd. has compiled its 2021 and 2020 individual financial statements, for which we issued unqualified opinion.

Ernst & Young Global Limited Competent authorities have approved the audit of the financial reports of public companies Approval Document No.: Jin-Guan-Zheng-6-Zi No. 0970038990

Jin-Guan-Cheng-Shen-Zi No.: 1030025503

James Huang

CPAs:

Bob Chang

March 3, 2022

Horizon Securities Co., Ltd. and its subsidiaries Consolidated Balance Sheet December 31, 2021 and 2020

Unit: NTD thousand

	Assets		December 31, 2021		December 31, 2	020
Code	Accounting titles	Note	Amount	%	Amount	%
	Current assets					
111100	Cash and cash equivalents	4, 6.1 and 12	\$3,105,993	19	\$1,219,126	7
112000	Financial assets at fair value through profit or loss- current	4, 5, 6.2, 6.19, 7, 8 and 12	4,208,832	26	4,523,292	27
	The financial assets measured for the fair values through other comprehensive	4, 5, 6.3 and 12	70,380	_	48,420	_
113200	income- current		1		· ·	
114010	Bond investment under reverse repurchase agreement	4, 6.5 and 12	1,150,580	7	5,105,012	30
114060	Securities borrowings receivable	4, 5, 6.6 and 12	1,106	-	-	-
114066	Loan receivable – non-restricted purpose	4, 5, 6.7 and 12	478,927	3	301,218	2
114070	Customers' margin accounts	4, 6.8, 6.32 and 12	519,617	3	301,112	2
114110	Notes receivable-net	4, 5, 6.9 and 12	150	-	313	-
114130	Accounts receivable – net	4, 5, 6.9, 7 and 12	4,113,587	25	3,747,482	22
114150	Prepayments		19,202	-	85,687	1
114170	Other receivables	4, 5, 6.10, 7 and 12	16,671	-	14,437	-
114600	Current income tax asset	4, 5, and 6.30	5,299	-	10,869	-
119000	Other current assets	8 and 12	1,562,667	9	477,149	3
110000	Total current assets		15,253,011	92	15,834,117	94
122000 123200 123300 125000 125800 127000 128000 129010 129020 129030 129130 120000	Non-Current assets Financial assets that are measured at fair value through profit or loss-non-current The financial assets measured for the fair values through other comprehensive income- non-current Financial assets based on cost after amortization- non-current Property, plant, and equipment — net Right-of-use assets- Net Intangible assets Deferred income tax assets Business guarantee Settlement / clearance fund Refundable deposits Prepayments for equipment Total of Non-Current Assets	4, 5, 6.2 and 12 4, 5, 6.3 and 12 4, 5, 6.4 and 12 4, 6.11, 6.33 and 7 4 and 6.26 4, 6.12 and 6.33 4, 5, and 6.30 6.13 and 12 6.14 and 12	322,158 92,460 200,000 49,877 86,459 74,223 9,682 270,000 110,015 26,770 480 1,242,124	2 1 1 1 - 1 - 2 1 - 8	388,617 57,364 40,522 127,296 29,429 8,561 260,000 106,418 18,461 3,500 1,040,168	2
906001	Total assets		\$16,495,135	100	\$16,874,285	100

(Refer to Note to the consolidated financial statements)

Managerial officers: Jamie Lin

Chairman: Ke-Chyn Jiang

Horizon Securities Co., Ltd. and its subsidiaries Consolidated Balance Sheet (Continued) December 31, 2021 and 2020

Unit: NTD thousand

	Liabilities and Equity		December 31, 2	December 31, 2021		2020
Code	Accounting titles	Note	Amount	%	Amount	%
	Current liabilities					
211100	Short-term borrowings	6.15 and 12	\$50,000	-	\$-	-
211200	Commercial papers payable	6.16 and 12	149,995	1	199,936	1
214010	Call loans to banks	4, 6.17 and 12	3,804,392	23	8,005,393	48
214080	Futures traders' equity	4, 6.32 and 12	519,433	3	300,965	2
214110	Payable notes	4, 6.18 and 12	-	-	163	-
214130	Accounts payable	4, 6.18, 7 and 12	4,047,041	25	3,704,728	22
214150	Advances		8,187	-	9,156	-
214170	Other payables	7 and 12	374,547	2	182,257	1
214600	Current Tax Liability	4, 5, and 6.30	128,099	1	-	-
215100	Liability reserve-Current	4 and 6.21	6,239	-	5,886	-
216000	Lease liabilities – current	4, 6.26 and 14	46,814	-	59,017	-
219000	Other current liabilities		1,205,364	8	164,593	1_
210000	Total current liabilities		10,340,111	63	12,632,094	75
	Non-current liabilities					
221100	Corporate bonds payable	4, 6.19 and 12	763,524	5	-	-
225100	Liabilities reserve- non-current	4 and 6.21	9,357	-	3,478	-
226000	Lease liabilities – noncurrent	4, 6.26 and 14	21,272	-	59,925	-
228000	Deferred tax liabilities	4, 5, and 6.30	1,118	-	761	-
229070	Net determined benefit liability-non-current	4, 5 and 6.20	31,115		18,661	
220000	Total of non-current liabilities		826,386	5	82,825	
906003	Total liabilities		11,166,497	68	12,714,919	75
	Equity attributable to Shareholders of the Company	4 and 6.22				
301000	Share capital	4 and 6.22				
301000	Common stock capital		3,313,694	20	3,308,168	20
302000	Capital reserve		359,443	20	312,359	20
304000	Retained earnings		339,443		312,339	
304010	Statutory surplus reserves		52,945	_	13,397	_
304020	Special surplus reserves		111,110	1	28,167	_
304040	Undistributed earnings		1,373,218	8	436,103	3
305000	Other equity		118,228	1	61,172	_
906004	Total equity		5,328,638	32	4,159,366	25
300004	Total equity		3,320,030		4,133,300	
906002	Total Liabilities and Equity		\$16,495,135	100	\$16,874,285	100

(Refer to Note to the consolidated financial statements)

Managerial officers: Jamie Lin

Chairman: Ke-Chyn Jiang Accounting Manager: Chilli Hsieh

Horizon Securities Co., Ltd. and its subsidiaries Consolidated Income Statement 2021 and 2020

Unit: NTD thousand

		1			Unit: NTD t	housand
Code	Items	Note	2021		2020	
Code	Items	Note	Amount	%	Amount	%
	Income					
401000	Brokerage fee revenue	4, 6.23 and 7	\$1,042,142	39	\$590,901	45
402000	Commissions income from loans	4	82	_	_	-
404000	Underwriting business revenue	4, 6.23 and 7	67,736	3	66,215	5
410000	Operating gain on sale of securities	6.23 and 7	1,492,573	57	309,373	24
421100	Stock affairs agency revenue	4 and 7	77,036	3	70,057	5
421200	Interest revenue	4and 6.23	35,663	1	46,301	4
421300	Dividend income	4	26,512	1	23,624	2
121300	Net profit of securities trade measured at the fair value		20,312	1	23,021	_
421500	through profit or loss	6.23 and 7	(93,926)	(3)	178,601	14
421300	Net gains (losses) on the derivative financial instruments					
424400	- Futures	4, 6.23 and 12	(17,762)	(1)	6,129	-
424400	Net losses on the derivative financial instruments - over					
424500		4	(1,924)	-	-	-
	the counter	4.5 4.6.22	202		(140)	
425300	Expected credit impairment loss and reversal benefit	4, 5, and 6.23	202	-	(140)	-
428000	Other operating revenue	6.24 and 7	12,924	100	15,046	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
400000	Total revenues		2,641,258	100	1,306,107	100_
	Expense					
501000	Brokerage fee expenses		(87,791)	(3)	(51,517)	(4)
502000	Proprietary trade service commission expenses		(2,551)	-	(2,636)	-
521200	Financial costs	6.25	(1,876)	-	(27,361)	(2)
524300	Clearance and settlement service expenses		(9,383)	-	(7,603)	(1)
528000	Other operating expenses	7	(980)	-	(1,039)	-
531000	Employee benefits expenses	6.20, 6.27 and 7	(986,311)	(38)	(610,694)	(47)
532000	Depreciation and amortization expenses	6.26 and 6.27	(91,105)	(4)	(82,279)	(6)
533000	Other operating expenses	7	(246,237)	(9)	(200,128)	(15)
500000	Total Expense		(1,426,234)	(54)	(983,257)	(75)
5xxxxx	Operating profit		1,215,024	46	322,850	25
602000	Other profits and losses	4 and 6.28	154,904	6	94,364	7
902001	Net profit before tax	and 0.20	1,369,928	52	417,214	$\frac{7}{32}$
701000	Income tax expenses	4, 5, and 6.30	(130,655)	(5)	(2,496)	-
902005	Current net income	4, 5, and 0.50	1,239,273	47	414,718	32
1		(20	1,239,273	-4/	414,/10	32
805000	Other comprehensive income	6.29				
805500	The items that are not reclassified as profit or loss		(1.4.050)	(1)	(22 (00)	(2)
805510	Reevaluation of determined benefit plan		(14,259)	(1)	(22,680)	(2)
	Investment of equity instruments at fair value					
805540	through other comprehensive income					
	Net unrealized valuation gain		57,056	2	16,154	1_
	Other comprehensive income for the period (post-tax profit		42,797	2	(6,526)	(1)
805000	or loss)					
902006	Total comprehensive income in current period		\$1,282,070	_49_	\$408,192	31
913000	Profit attributable to:					
913100	Owners of parent		\$1,239,273		\$414,718	
	1				,,	
914000	Total comprehensive income attributable to:					
	Total comprehensive income attributable to:		61 202 070		¢400 100	
914100	Owners of parent		\$1,282,070		\$408,192	
975000	Base earnings per share (\$):					
975010	Current net income	6.31	\$3.74		\$1.24	
985000	Diluted earnings per share (NT\$):					
985010	Current net income	6.31	\$3.48		\$1.23	
	(D-ft N-ttth1:	L	1			

(Refer to Note to the consolidated financial statements)

Chairman: Ke-Chyn Jiang Managerial officers: Jamie Lin Accounting Manager: Chilli Hsieh

Horizon Securities Co., Ltd. and its subsidiaries Consolidated Statements of Changes in Shareholders' Equity January 1 to December 31, 2021 and 2020

Unit: NTD thousand

			Equity attribut	able to Shareholders o	f the Company			
	Share capital		' '	Retained earnings	' '	Other equity		
Items	Common stock capital	Capital reserve	Statutory surplus reserves	Special surplus reserves	Undistributed earnings	Unrealized gain on financial assets at fair value through other comprehensive profit or loss	Treasury stock	Total equity
Code	3100	3200	3310	3320	3350	3420	3500	3XXX
Balance as at January 1, 2020	\$3,505,008	\$237,869	\$-	\$-	\$133,968	\$48,459	\$(25,636)	\$3,899,668
Dividend allocation and distribution for 2019: Legal reserve appropriated Appropriation of special reserve Common stock cash dividends	- - -	- - -	13,397	28,167	(13,397) (28,167) (51,780)	- - -	- - -	(51,780)
2020 net income Other comprehensive net income in 2020 Total comprehensive net income in 2020	-	- -			414,718 (22,680) 392,038	16,154 16,154		414,718 (6,526) 408,192
Redemption of treasury stock Cancellation of Treasury stock Equity instrument at fair value through other comprehensive income statement	(196,840)	- 74,490 -	- - -	- -	- - 3,441	(3,441)	(96,714) 122,350	(96,714) - -
Balance as at December 31, 2020	\$3,308,168	\$312,359	\$13,397	\$28,167	\$436,103	\$61,172	\$-	\$4,159,366
Balance as at January 1, 2021	\$3,308,168	\$312,359	\$13,397	\$28,167	\$436,103	\$61,172	\$-	\$4,159,366
Dividend allocation and distribution for 2020: Legal reserve appropriated Appropriation of special reserve Common stock cash dividends	- - -	- - -	39,548 - -	82,943 -	(39,548) (82,943) (165,408)	- - -	- - -	- (165,408)
Other changes in capital reserve: Arising from the issuance of convertible corporate bonds, recognized in equity component - stock options	-	40,790	-	-	-	-	-	40,790
2021 net income Other comprehensive net income in 2021 Total comprehensive net income in 2021		- - -		- - -	1,239,273 (14,259) 1,225,014	57,056 57,056	- - -	1,239,273 42,797 1,282,070
Convertible corporate bonds converted	5,526	6,294	-	-	-	-	-	11,820
Balance as at December 31, 2021	\$3,313,694	\$359,443	\$52,945	\$111,110	\$1,373,218	\$118,228	\$-	\$5,328,638

(Refer to Note to the consolidated financial statements)

Chairman: Ke-Chyn Jiang Managerial officers: Jamie Lin Accounting Manager: Chilli Hsieh

Horizon Securities Co., Ltd. and its subsidiaries Consolidated Statements of Cash Flow 2021 and 2020

Unit: NTD thousand 2021 Code Items 2020 Cash flow from operating activities: A10000 \$1,369,928 \$417.214 Current year net profit before taxation A20000 Adjustments: A20010 Revenue, expense and loss that do not affect the cash flows A20100 79,395 73,589 Depreciation expenses A20200 11,710 8,690 Amortization expenses A20300 Expected credit impairment loss and reversal benefit (202)140 A20400 93,926 (178,601)Net loss (gain) on financial assets and liabilities at fair value through profit and loss A20900 1,876 Interest expenses 27.361 A21200 Interest income (including financial income) (44,791)(54,125)A21300 Dividend income (29,347)(25,785)A23100 Gain on disposal of investments (2,812)(14,873)A23300 Loss on non-operating financial products at fair value 8.814 12,575 A29900 Other items (1,252)(3,748)A60000 Changes in operating activities related assets/liabilities A61110 (307.051)284,702 (Increase) decrease in financial assets at fair value through profit and loss A61130 (Increase) decrease in bond investment under reverse repurchase agreement 3,954,432 (2,982,465)A61180 Increase in securities borrowings receivable (178,810)(203,198)A61190 Increase in customers' margin accounts (218,505)(117,326)A61200 Decrease in futures trading margin receivable 331 A61230 Decrease in notes receivable 176 159 A61250 Increase in accounts receivable (363,603)(1,556,321)A61270 (67,665)(Increase) decrease in prepayments 37,777 Increase in net interest on the net defined benefit asset A61280 (1,502)A61290 Increase in other receivables (406)(3,760)A61365 Financial assets at fair value through other comprehensive profit or loss (decrease) 259 A61370 Increase in other current assets (1,085,518)(117,069)A62110 Increase (decrease) in bond liabilities under repurchase agreement (4,201,001)3,135,589 A62200 117,702 Increase in futures traders' equity 218,468 Increase (decrease) in notes payable (163)A62210 82 A62230 Increase in accounts payable 342,708 1,503,453 A62250 Increase (decrease) in advance receipts (969)9,147 A62270 Increase in other payables 192,290 83,088 (1,805)A62290 Decrease in net determined benefit liability A62300 Increase in liability reserve 353 2,272 A62320 1,040,771 119,136 Increase in other current liabilities Cash inflow (outflow) from operations (122,702)A33000 1,508,142 A33100 Interest received 40,436 59,083 A33200 Dividends received 29,556 25,739 (644) A33300 (390)Interest payment 2,250 A33500 Income tax returned 635 Net cash inflow (outflow) from operating activities 1,579,994 (37.889)AAAA Cash flow from investing activities: B00040 Acquisition of financial assets at amortized cost (200,000)B02700 Acquisition of property, plant, and equipment (22.818)(12,150)B03300 Increase in business guarantee (10,000)Increase in settlement/clearance fund B03500 (3,597)(16,926)B03700 Increase in refundable deposits (8,309)B03800 2.992 Decrease in Refundable deposits B04500 Acquisition of Intangible assets (27,496)(10,705)B07100 Increase in prepayments for equipment (480)**BBBB** Net cash outflow from investing activities (272,700)(36,789)Cash flows from financing activities: C00100 130,738,430 137.741.730 Increase of short-term loans C00200 Decrease in short-term loans (137,691,730)(130,738,430)C00700 869,369 Increase in commercial papers payable 1,614,614 C00800 (1,665,000)(770,000)Decrease in commercial papers payable C01200 Issue of corporate bonds 822,374 C04020 Repayments of principal portion of the lease (66,688)(63,613)C04500 Cash dividend released (165,408)(51,780)C04900 Cost of treasury stock repurchase (96,714)C05600 Interest payment (10,319)(24,941)CCCC Net cash inflow (outflow) from financing activities 579,573 (137,679) EEEE Current cash and cash equivalents increase (decrease) 1,886,867 (212,357)E00100 1,219,126 1,431,483 Balance of cash and cash equivalents, beginning of period E00200 Balance of cash and cash equivalent, end of period \$3,105,993 \$1,219,126

(Refer to Note to the consolidated financial statements)

Chairman: Ke-Chyn Jiang

Managerial officers: Jamie Lin

Horizon Securities Co., Ltd. and its subsidiaries
Consolidated Notes to financial statements
January 1 to December 31, 2021
And January 1 to December 31, 2020
(In thousand New Taiwan dollars, unless otherwise specified)

1. <u>Company History</u>

Horizon Securities Co., Ltd. (hereinafter referred to as the "Company") was established in December 1961. It was originally a brokerage firm. Later in 1990, with business expansion, it was approved to function as a comprehensive securities firm, to trade securities as an agent, trade securities on its own, and underwrite securities. It launched the securities lending and borrowing business in November 1992. Since July 25, 1996, it has been listed for trading in Taipei Exchange. On June 8, 1998, it was approved to conduct the business within the scope of H408011 Futures Trading Assistance. Since December 2000, it has been changed to operate the securities lending and borrowing business as an agent. On September 26, 2008, it was approved to operate the business under H401011 Futures Commission Merchants; later, on April 29, 2013, it was approved to operate the futures brokerage business, and on August 6, 2015, it was approved to run the business under H405011 Futures Advisory Enterprises. As of December 31, 2021, the Company has nine branches.

The Company's registered place and principal place of business are located on the 3F to 5F and 7F, No. 236, Sec. 4, Xinyi Rd., Da'an Dist., Taipei City.

The Company adopted the resolution of the shareholders' meeting on June 10, 2009 to absorb and merge Forwin Securities Investment Consulting Co., Ltd., and the record date of the merger was February 1, 2010, with the Company as the surviving company that generally accepted all rights and obligations of the assets and liabilities of Forwin Securities Investment Consulting Co. The merger was approved with reference Jin-Guan-Zheng-Quan No. 0980056518 dated October 21, 2009.

The Company passed the proposal for takeover of the management rights and assets from Kunglon Securities through the resolution by the shareholders' meeting on June 24, 2020. The record date of the transfer was February 17, 2021. The takeover was approved with reference Jin-Guan-Zheng-Quan No. 1090365848 dated December 2, 2020.

The Company's board of directors passed the resolution on September 30, 2020 to establish branches in Taipei 101 and the National Trade Center and to add wealth management business, which has been approved as per Letter Jin-Guan-Zheng-Chuan No.1100370421 on November 5, 2021.

The Company is a comprehensive securities firm licensed by the government to engage in securities underwriting, proprietary trading, trading as an agent, futures proprietary business, futures brokerage business, futures advisory business, and other relevant businesses approved by the competent authority.

2. Financial reporting date and procedures

The consolidated financial statements of the Company and its subsidiaries (collectively referred to as the "Group") for 2021 and 2020 were approved by the board of directors on March 3, 2022 before release.

(In thousand New Taiwan dollars, unless otherwise specified)

3. Application of new and revised standards and interpretation

1. Changes in accounting policies resulting from the first-time application of International Financial Reporting Standards

The Group has adopted the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission (FSC) of the Republic of China and applied to the fiscal year beginning on or after January 1, 2021. The first-time adoption of the new standards and amendments does not have a material impact on the Group.

2. The Group has not yet adopted the following new publication, revision, and amendments or interpretations announced by International Accounting Standards Board and approved by the FSC.

Item No.	New releases/amendments/revisions of the Standards and Interpretations	The effective date announced by the International Accounting Standards Board
1	Amendments to the limited scope of IFRS, including amendments to IFRS 3, IAS 16, and IAS 37, as well as annual improvements	

- (1) Amendments to the limited scope of IFRS, including amendments to IFRS 3, IAS 16, and IAS 37, as well as annual improvements
 - A. Reference to the Conceptual Framework (amendments to IFRS 3)

In the amendments, the old version of the reference to the conceptual framework of financial reporting is replaced, and the latest version of the reference was published in March 2018 to update IFRS 3. An exception to the principle of recognition has been added to avoid possible "day 2" gains or losses due to liabilities and contingent liabilities. In addition, the existing guidelines for contingent assets that are not affected by the reference to the conceptual framework are clarified.

B. Property, Plant and Equipment — Proceeds before Intended Use (amendments to IAS 16)

The amendments are related to items arising from the sales of a company's assets when the assets have reached their intended use, prohibiting the company from deducting the selling price from the cost of property, plant and equipment; conversely, the company shall recognize such selling price and relevant costs in profit or loss.

C. Onerous Contracts – Cost of Fulfilling a Contract (amendment to IAS 37)

(In thousand New Taiwan dollars, unless otherwise specified)

The amendments clarify the cost that shall be included in a company's assessment of whether a contract is loss-making.

D. Annual Improvements to IFRSs: 2018-2020 Cycle

Amendment to IFRS 1

The amendment simplifies the measurement of accumulated translation adjustment for the application of IFRS 1 with a subsidiary as the first-time adopter after the parent company.

Amendment to IFRS 9 "Financial Instruments"

The amendment clarifies the expenses involved when a company evaluates whether the new contract terms or the revised terms of the financial liabilities are significantly different from the original financial liabilities.

Amendment to IFRS 16 "Leases"

This is to rectify the lease incentives related to the improvement of the lessee's rights in Example 13.

Amendment to IAS 41

The amendment removes the requirement that cash flow is not included in tax when measuring fair value, so that the fair value measurement requirements of IAS 41 will be consistent with the relevant requirements of other IFRSs.

The above are the new publication, revision, and amendment or interpretation of the standards that have been issued by the International, have been approved by the FSC and are applicable to fiscal years beginning on or after January 1, 2022. The new publication, revision, and amendment or interpretation of the standards caused no material impact on the Group based on its assessment.

3. As of the date of the financial report published, the Group has not adopted the following new publication, revision, and amendment or interpretation of the standards announced by the International Accounting Standards Board but not yet approved by the FSC.

		The effective date
Item	New releases/amendments/revisions of the Standards and	announced by the
No.	Interpretations	International
INO.	merpretations	Accounting Standards
		Board
	Amendments to IFRS 10 "Consolidated Financial	To be determined by
1	Statements" and IAS 28 "Investment in Associates and Joint	the International
1	Ventures" - Assets sold or invested in by investors and their	Accounting Standards
	associates or joint ventures.	Board (IASB).
2	IFRS 17 "Insurance Contracts"	January 1, 2023
3	Liabilities are classified as current or non-current	January 1, 2023

(In thousand New Taiwan dollars, unless otherwise specified)

		(amendments to IAS 1)	
-	4	Disclosure of Accounting Policies (amendments to IAS 1)	January 1, 2023
	5	Definition of Accounting Estimates (amendments to IAS 8)	January 1, 2023
	6	Deferred Tax Related to Assets and Liabilities Arising from a Single Transaction (Amendments to IAS 12)	January 1, 2023

(1) Amendments to IFRS 10 "Consolidated Financial Statements" and IAS 28 "Investment in Associates and Joint Ventures" – Assets sold or invested in by investors and their associates or joint ventures.

This plan is to handle the inconsistency on the loss of control due to the investment in associates or joint ventures by subsidiaries according to IFRS 10 "Consolidated Financial Statements" and IAS 28 "Investment in Associates and Joint Ventures." When investing in non-monetary assets to exchange for the equity of the associates or joint ventures according to IAS 28, the resulting profits or losses should be eliminated in accordance with the treatment of downstream transactions. According to IFRS 10, the profit or loss should be recognized fully when losing control over the subsidiaries. This amendment limits the foregoing provisions of IAS 28. When it is constituted as the sale or investment of business assets as stipulated in IFRS 3, the resulting profit or loss should be fully recognized.

This amendment also modifies IFRS 10 to enable investors and their associates or joint ventures to recognize the profit or loss to the extent of the portion that is not distributed to the investors when selling or investing in subsidiaries that do not meet the definition as stipulated in IFRS 3.

(2) IFRS 17 "Insurance Contracts"

This standard provides a comprehensive model of insurance contract, including all accounting related parts (recognition, measurement, expression, and disclosure principles). The core of the standard is a general model. Regarding this model, the original recognition is based on the total amount of the contractual cash flow and contractual services margin to measure the insurance contracts. The book value at the end of each reporting period is the sum of the liabilities for remaining coverage and the liabilities for incurred claims.

In addition to the general model, it provides a specific applicable method (variable fee approach) for the contracts with a direct participation characteristic and simplifies short-term contracts (premium allocation approach).

This standard was promulgated in May 2017, and an amendment was issued in 2020 and 2021. The amendment, except for the postponement of the effective date by 2 years in a transitional clause (that is, from January 1, 2021 to January 1, 2023) provides additional exemptions, and reduces the cost of adopting this standard by simplifying some of the regulations, while amending some regulations to make some situations easier to explain. This standard taking effect will replace the transitional standard (i.e. IFRS 4 "Insurance Contracts").

(3) Liabilities are classified as current or non-current (amendments to IAS 1)

(In thousand New Taiwan dollars, unless otherwise specified)

This is an amendment made to the classification of liabilities as current or noncurrent in paragraphs 69 to 76 of IAS 1 "Presentation of Financial Statements."

(4) Disclosure of Accounting Policies (amendments to IAS 1)

This amendment is to improve the disclosure of accounting policies to provide investors and other major users of financial statements with more useful information.

(5) Definition of Accounting Estimates (amendment to IAS 8)

This amendment directly defines accounting estimates and makes other amendments to IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" to help companies distinguish between changes in accounting policies and changes in accounting estimates.

(6) Deferred Tax Related to Assets and Liabilities Arising from a Single Transaction (Amendments to IAS 12)

This amendment narrows the scope of the exemption from the recognition of deferred tax in paragraphs 15 and 24 of IAS 12–Income Taxes so that the exemption does not apply to transactions that give rise to the same amounts of taxable and deductible temporary differences upon initial recognition.

The above are standards or interpretations that have been issued by the IASB but have not yet been endorsed by the FSC. The date of actual application is subject to the FSC's regulations. The Group has assessed that the new or amended standards or interpretations, they did not cause a material impact on the Group.

4. Summary of significant accounting policies

1. Compliance Statement

The Group's consolidated financial statements for the years ended December 31, 2021 and 2020 were prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Firms, the Regulations Governing the Preparation of Financial Reports by Futures Commission Merchants, International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) (collectively, the "IFRSs") endorsed and issued into effect by the Financial Supervisory Commission (FSC).

2. Basis of preparation

The consolidated financial statements are based on historical cost, except for financial instruments measured at fair value. Unless otherwise stated, the consolidated financial statements are prepared in the currency of New Taiwan dollars (NT\$ thousand).

(In thousand New Taiwan dollars, unless otherwise specified)

3. Consolidation

The basis of preparation for consolidated financial statements

Control is achieved when the Company is exposed to variable returns due to the participation in the invested company or from the right in such variable returns, and through its ability over the invested company to influence such variable returns. In particular, the Company only controls the invested company when the Company has had the following three control elements:

- (1) The power over the invested company (i.e. having the vested rights to lead the relevant activities)
- (2) The risk exposure or right of the variable returns from participating in the invested company, and
- (3) The ability to influence the amount of returns of the invested company by exercising power over the invested company

When the Company directly or indirectly holds less than a majority of the voting rights or similar rights of the invested company, the Company considers all relevant facts and circumstances to assess whether it has power over the invested company, including:

- (1) Contractual agreements with other voting rights holders of the invested company;
- (2) Rights arising from other contractual agreements;
- (3) Voting rights and potential voting rights

When facts and circumstances indicate that one or more of the three control elements have changed, the Company reassesses whether it still has control over the invested company.

Subsidiaries are all compiled into the consolidated statements from the date of acquisition (i.e. the date on which the Company obtains control) until the date of losing control over the subsidiaries. The accounting period and accounting policies for the financial statements of the subsidiaries are consistent with that of the parent company. The Company's internal account balances, transactions, unrealized internal gains and losses, and dividends arising from intra-group transactions are fully written-off.

Changes in the shareholding of a subsidiary, if the control over the subsidiary is not lost, the change in the equity is treated as an equity transaction.

The total comprehensive income of the subsidiaries is attributable to the shareholders and non-controlling equity of the Company, even if the non-controlling equity results in a loss.

(In thousand New Taiwan dollars, unless otherwise specified)

If the Company loses control over the subsidiary, then

- (1) The assets (including goodwill) and liabilities of the subsidiaries are derecognized.
- (2) The book value of any non-controlling equity is derecognized.
- (3) Recognize the fair value of the considerations obtained.
- (4) Recognize the fair value of any investment retained.
- (5) Recognize any gain or loss as current profit or loss.
- (6) The amount of items recognized in other comprehensive income previously by the parent company is reclassified in the profit or loss.

The main business entity of the consolidated financial statements is as follows:

			Equity r	atio held
Investor			2021.12.3	2020.12.3
	Subsidiary name	Main business	1	1
The	Horizon SICE Co., Ltd.	Securities Investment	100%	100%
Company		Advisor	10070	10070
The	Horizon Venture Capital Co., Ltd.	Investment	100%	100%
Company			10070	10070
The	Horizon Venture Management Co., Ltd.	Investment and		
Company		Management	100%	100%
Company		Consulting		

4. Foreign currency transactions

The consolidated financial statements of the Group are expressed in the Company's functional currency (New Taiwan Dollars). Each subsidiary of the Group determines its own functional currency and measures its financial statements in that functional currency.

The foreign currency transactions of each subsidiary of the Group are converted to its functional currency according to the exchange rate on the transaction date. At the end of each reporting period, foreign currency monetary items are translated at the closing exchange rate of the day. The foreign currency non-monetary items measured at fair value are translated at the exchange rate on the date of fair value applied. The foreign currency non-monetary items measured at historical cost are translated at the exchange rate on the original trading day.

Except for the following, the exchange differences arising from the clearing or translation of monetary items are recognized as profit or loss in the period in which they are incurred:

(1) For the foreign currency borrowings arising from acquiring assets that meet the requirements, the resulting exchange differences are treated as an adjustment to the interest cost and are capitalized as part of the borrowing cost.

(In thousand New Taiwan dollars, unless otherwise specified)

- (2) The foreign currency items as in IFRS 9 "Financial Instruments" are handled in accordance with the accounting policies of financial instruments.
- (3) For the monetary items of the reporting entity that are an integral part of the net investment in the foreign operating institution, the resulting exchange differences were originally recognized in other comprehensive income and are reclassified from equity to profit or loss when the net investment is disposed.

When the profit or loss of a non-monetary item is recognized as other comprehensive income, any exchange profit or loss is recognized in other comprehensive income. When the profit or loss of a non-monetary item is recognized in profit or loss, any exchange profit or loss is recognized in profit or loss.

5. Classification of current and non-current assets and liabilities

In the case of any of the following circumstances, it is classified as current assets, and the assets other than the current ones are classified as non-current assets:

- (1) It expects to realize the asset, or intends to sell or consume it, in its normal operating cycle.
- (2) Assets held mainly for trading purpose:
- (3) The asset is expected to be realized within twelve months after the reporting period.
- (4) Cash or cash equivalents, except where the asset is exchanged or used to settle liabilities at least twelve months after the reporting period.

In the case of any of the following circumstances, it is classified as current liabilities, and the liabilities other than the current ones are classified as non-current liabilities:

- (1) It expects to settle the liability in its normal operating cycle.
- (2) Liabilities held for trading purposes;
- (3) The liabilities are expected to be settled within twelve months after the reporting period.
- (4) Liabilities that are not possible to unconditionally defer the settlement date to at least twelve months after the reporting period. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

(In thousand New Taiwan dollars, unless otherwise specified)

6. Cash and cash equivalents

Cash and cash equivalents are cash on hand, demand deposits, and short-term and highly liquid time deposits or investments (including time deposits with a contract period within 12 months) that are readily convertible into fixed cash amount and have a very low risk of changes in value.

7. Financial instruments

Financial assets and financial liabilities are recognized when the Group becomes a party to the financial instrument contract.

Financial assets and financial liabilities subject to the provisions of IFRS 9 "Financial Instruments," at the time of original recognition, were measured at fair value. The acquisition or issuance transaction costs that are directly attributable to the financial assets and financial liabilities (except for financial assets and financial liabilities that are classified as measured at fair value through profit or loss) are added or subtracted from the fair value of the financial assets and financial liabilities.

(1) Recognition and measurement of financial assets

The recognition and derecognition of all the financial assets of the Group are handled with the trade date accounting.

The Group uses the following two items to have financial assets classified as subsequently measured at amortized cost, measured at fair value through other comprehensive income, or measured at fair value through profit or loss:

- A. Operating model of financial assets management
- B. Contractual cash flow characteristics of financial assets

Financial assets based on cost after amortization

Financial assets that meet the following two conditions at the same time are measured at amortized cost, and are recognized in notes receivable, accounts receivable, financial assets at amortized cost, securities borrowings receivable, loan receivable-non-restricted purposes, and other receivables on the balance sheet:

- A. Operating model of financial assets management: hold financial assets to collect contractual cash flow
- B. Contractual cash flow characteristics of financial assets: cash flow is entirely for the payment of principal and interest on the amount of outstanding principal.

These financial assets (excluding those involved in hedging) are subsequently measured at the amortized cost [(the amount measured at the time of original recognition, less the principal paid, plus or minus the cumulative amortization amount (with the effective interest method) between the original amount and the amount due),

(In thousand New Taiwan dollars, unless otherwise specified)

and adjusting the allowance for loss]. For derecognition, the benefits or losses are recognized in profit or loss through amortization procedures or recognition of impairment profit or loss.

Interest that is calculated with the effective interest method (having the effective interest rate multiplied by the total book value of financial assets) or the following conditions is recognized in profit or loss:

- A. For a credit impairment financial asset purchased or originated, have the effective interest rate after credit adjustment multiplied by the amortized cost of financial assets.
- B. Other than those stated in the preceding paragraph, but which subsequently become credit impaired, have the effective interest rate multiplied by the amortized cost of the financial assets.

Financial assets at fair value through other comprehensive profit or loss

Financial assets that meet the following two conditions are measured at fair value through other comprehensive income and are expressed on the balance sheet as financial assets measured at fair value through other comprehensive income:

- A. Operating model of financial assets management: Collect contractual cash flows and sell financial assets.
- B. Contractual cash flow characteristics of financial assets: cash flow is entirely for the payment of principal and interest on the amount of outstanding principal.

The recognition of the profit or loss related to such financial assets is as follows:

- A. Before derecognition or reclassification, except for the impairment profit or loss and foreign currency exchange gains and losses recognized in profit or loss, the profit or loss is recognized in other comprehensive income.
- B. At the time of derecognition, the cumulative profit or loss previously recognized in other comprehensive income is reclassified from equity to profit or loss as reclassification adjustment.
- C. Interest that is calculated with the effective interest method (having the effective interest rate multiplied by the total book value of financial assets) or the following conditions is recognized in profit or loss:
 - (a) For a credit impairment financial asset purchased or originated, have the effective interest rate after credit adjustment multiplied by the amortized cost of financial assets.
 - (b) Other than those stated in the preceding paragraph, but which subsequently become credit impaired, have the effective interest rate multiplied by the amortized cost of financial assets.

(In thousand New Taiwan dollars, unless otherwise specified)

In addition, for an equity instrument that is subject to IFRS 9 and the equity instrument is neither held for trading nor is subject to the contingent considerations recognized by the acquirer as stipulated in IFRS 3 "Business Combinations," in the original recognition, the subsequent changes in fair value are booked in other comprehensive income (irrevocably). The amount included in other comprehensive income cannot be subsequently transferred to profit or loss (when the equity instruments are disposed of, the accumulated amounts included in other equity items are transferred directly to retained earnings). Also, it is booked as a financial asset measured at fair value through other comprehensive income on the balance sheet. Investment dividends are recognized in profit or loss unless such dividend clearly represents a recovery of the investment cost.

Financial assets at fair value through profit and loss

Financial assets are measured at fair value through profit or loss and are booked in the balance sheet as financial assets measured at fair value through profit or loss, except for the financial assets in the preceding paragraph that meet certain conditions and are measured at amortized cost or measured at fair value through other comprehensive income.

Such financial assets are measured at fair value, and the benefits or losses arising from the remeasurement are recognized as profit or loss. The benefits or losses recognized as profit or loss include any dividend or interest received on the financial asset.

(2) Impairment of Financial Assets

For financial assets measured at amortized cost, the Group recognizes and measures allowance losses based on expected credit losses.

The Group measures expected credit losses to reflect the following:

- A. An amount that is unbiased and weighted by probability through evaluating each possible outcome
- B. Time value of money
- C. Reasonable and corroborative information (that can be obtained on the balance sheet date without excessive costs or inputs) relating to past events, current conditions, and future economic forecasts

The methods used for measuring allowance for loss are as follows:

A. It is measured by the 12-month expected credit loss amount: Including the credit risk that has not increased significantly since the original recognition of the financial assets, or it is determined as low credit risk on the balance sheet date. In addition, it also includes the allowance for loss measured by the expected credit loss of the duration in the previous reporting period, but which no longer meets the condition that the credit risk has increased significantly since the original

(In thousand New Taiwan dollars, unless otherwise specified)

recognition on the balance sheet date.

- B. The expected credit loss amount for the duration: Includes the significant increase in credit risk of the financial assets since the original recognition, or the financial assets with credit impairment purchased or originated.
- C. For accounts receivable or contractual assets arising from transactions within the scope of IFRS 15, the Group measured the allowance for loss with the expected credit loss amount of the duration.

On each balance sheet date, the Group assesses whether the credit risk of financial instruments after the original recognition has increased significantly by comparing the changes in the default risk of the financial instruments on the balance sheet date and the original recognition date. In addition, please refer to Note 12 for information related to credit risk.

(3) Derecognized financial assets

Financial assets held by the Group are derecognized when one of the following conditions is met:

- A. The contractual right from the cash flow of financial assets is terminated.
- B. The financial asset has been transferred and almost all of the risks and rewards of asset ownership have been transferred to others.
- C. Almost all risks and rewards of asset ownerships have not been transferred or retained, but the control of assets has been transferred.

When a financial asset is derecognized entirely, the difference between the book value and the collected or collectible considerations plus any cumulative gain or loss recognized in other comprehensive gain or loss is recognized in profit or loss.

(4) Financial liabilities and equity instruments

Classification of liabilities or equity

The liability and equity instruments issued by the Group are classified as either financial liabilities or equity in accordance with the substance of the contractual agreements and the definition of financial liabilities and equity instruments.

Equity instruments

An equity instrument refers to any contract that recognizes the residual equity of the Group after the asset deducts the liabilities. The equity instruments issued by the Group are recognized at the amount obtained after deducting the direct issuance costs.

Hybrid instruments

(In thousand New Taiwan dollars, unless otherwise specified)

The Group recognizes the components of financial liabilities and equity for the convertible corporate bonds issued in accordance with the contractual terms. In addition, it evaluates whether the economic characteristics and risks of the embedded call and put of the convertible corporate bonds issued are closely related to the primary debts before distinguishing the equity elements.

For the liability without derivatives involved, the fair value of which is measured using market interest rates of bonds with similar nature and no conversion characteristics; before conversion or redemption, the amount is classified as financial liabilities measured at amortized cost. Other embedded derivatives that are not closely related to the risks of the economic characteristics of the master contract (such as the embedded redemption right whose strike price is confirmed to be unable to be nearly equal to the amortized cost of the bond products on each exercise date) belong to an equity component and are classified as a liability component and measured at fair value through profit or loss after the balance sheet date. The amount of the equity component is determined with the fair value of the converted corporate bond less the liability component, and its book value will not be re-measured after the balance sheet date. If the convertible corporate bonds issued do not contain an equity element, they are treated in accordance with the hybrid instrument approach under IFRS 9.

Transaction costs are apportioned between the liability and equity components as per the proportion of the initially recognized convertible corporate bonds.

When the holder of the convertible corporate bond requests to exercise the conversion right before the maturity of the convertible corporate bond, the book value of the liability components shall be adjusted to that at the time of conversion as the accounting basis for the issuance of ordinary shares.

Financial liabilities

Financial liabilities that meet the scope of application of IFRS 9 are classified as financial liabilities measured at fair value through profit or loss or financial liabilities measured at amortized cost upon initial recognition.

Financial liabilities at fair value through profit and loss

Financial liabilities measured at fair value through profits or losses include held-for-trade financial liabilities and financial liabilities designated to be measured at fair value through profit or loss.

Classified as held-for-trade when one of the following conditions is met:

- A. It is obtained mainly for the purpose of being sold in the short-term.
- B. It became part of the identified financial instrument portfolio managed comprehensively at initial recognition and there is evidence of the short-term profit-generating operation of the portfolio recently; or
- C. It is a derivative (except for a financial guarantee contract or a designated and

(In thousand New Taiwan dollars, unless otherwise specified)

effective hedging derivative instrument).

For a contract that includes one or more embedded derivatives, an overall hybrid (combined) contract can be designated as a financial liability measured at fair value through profit or loss. When the relevant information is provided upon complying with one of the following factors, the original recognition is designated as measured at fair value through profit or loss:

- A. The designation can eliminate or significantly reduce the inconsistency of measurement or recognition; or
- B. The financial assets, financial liabilities or both, according to a written risk management or investment strategy, are managed at fair value with the performance evaluated and the investment portfolio information provided to management within the consolidated company is also based on the fair value.

The benefits or losses arising from the remeasurement of such financial liabilities are recognized in profit or loss. The gain or loss recognized in profit or loss includes any interest paid on the financial liability.

Financial liabilities measured at the amortized cost

Financial liabilities measured at the amortized cost, including payables, borrowings, and corporate bonds payable are subsequently measured using the effective interest method after the original recognition. When a financial liability is derecognized and amortized through the effective interest method, its related profit or loss and amortization are recognized in profit or loss.

The calculation of the amortized cost takes into account the discount or premium and transaction costs at the time of acquisition.

Derecognition of financial liabilities

When the obligation of a financial liability is discharged, canceled, or invalidated, the financial liability is derecognized.

When the Group and the creditors exchange opinions on a debt instrument with significant differences, or make major changes to all or part of the existing financial liabilities clauses (whether due to financial difficulties or not), it is handled by having the original liabilities derecognized and new liabilities recognized. When financial liabilities are derecognized, the difference between the book value and the total amount (including the transferred non-cash assets or liabilities assumed) of the considerations paid or payable is recognized in profit or loss.

(5) Financial assets and liabilities written-off against each other

Financial assets and financial liabilities can only be offset and presented with the net amount on the balance sheet only when the recognized amounts can be offset currently by law and are intended to be cleared on a net amount or having assets sold for cash

(In thousand New Taiwan dollars, unless otherwise specified)

and liability liquidated simultaneously.

8. Derivatives

Derivatives held or issued by the Group are used to hedge exchange rate risk and interest rate risk, of which, the designated and effective hedging items are reported as hedging derivative assets or liabilities on the balance sheet. For those not designated but effective hedging, they are presented on the balance sheet as financial assets or financial liabilities measured at fair value through profit or loss.

The original recognition of a derivative is measured at the fair value on the derivative contract date and it is also measured at fair value subsequently. When the fair value of a derivative is positive, it is a financial asset. When the fair value of a derivative is negative, it is a financial liability. Changes in the fair value of derivatives are recognized directly in profit or loss, except for hedging and the part of effective hedging that is directly recognized in equity.

Where a master contract is a non-financial asset or financial liability, when the derivatives embedded in the master contract have economic characteristics and risks that are not closely related to the master contract, and the master contract is not measured at fair value through profit or loss, the embedded derivatives shall be treated as independent derivatives.

9. Fair value measurement

Fair value is the price that would be collected for the assets sold or the price paid for the liabilities transferred in an orderly transaction between market participants on the measurement date. Fair value measurement is with an assumption that the sale of the asset or the transfer of the liability occurs in one of the following markets:

- (1) The main market for the asset or liability, or
- (2) If there is no major market, the most favorable market for the asset or liability;

The primary or most favorable market must be available for the Group to conduct trades.

The fair value measurement of an asset or liability is based on the assumption that the market participants used in pricing the assets or liabilities, assuming that such market participants will use the assumption the most economically practical way.

The fair value measurement of a non-financial asset takes into account the market participant's use of the asset for its highest and best utilization or sale of the asset to another market participant who will use the asset for its highest and best utilization in order to generate economic benefits.

The Group uses valuation techniques that are appropriate with sufficient data available in the relevant circumstances to measure fair value and maximize the use of observable inputs and minimize the use of unobservable inputs.

(In thousand New Taiwan dollars, unless otherwise specified)

10. Repo bond trade

- (1) Repo bond trade is recognized based on cost. If the trading nature is a financing activity, when a transaction under the reverse repurchase agreement occurs, it shall be recognized in "bond investment under reverse repurchase agreement" under current assets; when a transaction under the repurchase agreement occurs, it shall be recognized in "bond liabilities investment under repurchase agreement" under the current liabilities. The differences from the agreed reverse repurchase (repurchase) price shall be accounted for in interest income or financial cost.
- (2) If an outright sale is performed for bonds traded under the reverse repurchase agreement, the credit item upon outright sale will be "bond investment under reverse repurchase agreement short sale," and the item is under liabilities, and the total amount will be measured at fair value at the balance sheet date. The profit or loss on covering of the outright sale of bonds under the reverse repurchase agreement shall be recognized upon covering as the "covering of net profit (loss) on securities lending and bonds short sale under the reverse repurchase agreement."

11. Securities business lending and securities lending

The Group's accounts receivable from securities investors for securities business lending are recognized in securities borrowings receivable and loan receivable at the end of the period, the recovery probability of the receivables is recognized in expected credit losses and the allowance loss is measured. The collateral obtained from the securities business lending shall be recognized in a memo account.

When the Group is engaged in securities lending, the source of the securities lent can be its own securities and securities borrowed from the securities borrowing system of the Taiwan Stock Exchange. In the case of lending proprietary securities, the Company converts the original account to "securities lent," which is measured at fair value on the valuation date. In the case of lending securities borrowed from the securities borrowing system of the Taiwan Stock Exchange, it will only be recognized in a memo account, and the source of lending and transfer of bonds is presented in the business report and not listed in the financial statements.

The collateral obtained by the Group for securities lending business, if it is a securities collateral, it will only be listed in a memo account rather than formally recognized in an account, but it must be a separate memo account for each customer, and the collateral-related transactions shall be entered one by one. If it is cash collateral, it shall be recognized in "guarantee deposits received for securities lending under current liabilities." The income from securities lending and service fees collected are recognized in "income from securities lending."

12. Customers' margin accounts and futures traders' equity

Customers' margin accounts

The margin and royalties collected from futures traders in accordance with regulations, and the differences settled based on daily market prices, etc., belong to the category of current assets in the balance sheet.

(In thousand New Taiwan dollars, unless otherwise specified)

Futures trader's equity

The margin and royalties collected from futures traders, and the differences settled based on daily market prices are futures trader's equity and belong to the category of current liabilities in the balance sheet. Except for the accounts of the same type of the same customer, they shall not offset each other. Where a debit balance occurs to a futures trader's equity, it shall be accounted for in futures trading margin receivable.

13. Futures trade

It is the trading margin and the positions of the futures and option contracts paid in cash or securities for the futures and option trading business. The amount of increase or decrease in the margin generated after daily valuation is accounted for in "futures trading margin – proprietary capital/securities." The royalties paid for options purchased for trading purposes are accounted for under "call option," and the royalties received for selling options is accounted for under "put option liabilities."

For futures and option trading, the differences upon settlement are recognized in current profit or loss. The differences between the settlement price and the average price of the positions unsettled at the balance sheet date are also recognized in "net gains (losses) on the derivative financial instruments – futures" under the current profit or loss.

The excess margin from futures trading margin exceeding the original margin belongs to the amount of unconditional withdrawable equity, and is recognized in "cash and cash equivalents."

14. Property and equipment

Real estate and equipment are recognized at the acquisition net cost of accumulated depreciation and accumulated impairment. The aforementioned cost includes the cost of dismantling, removing, and restoring the location of the real estate and equipment and the necessary interest expense arising from the construction in progress. Depreciation is provided separately for the significant parts of the real estate and equipment. When major parts of real estate and equipment are subject to periodic replacement, the Group treats the parts as an individual asset and recognizes it separately with specific periods of durability and depreciation method. The book value of these replaced parts is derecognized in accordance with the provision of IAS 16 "Property, Plant, and Equipment." If the major repair and maintenance costs are in compliance with the recognition conditions, they are recognized as replacement costs and are recognized as part of the equipment book value. Other repair and maintenance expenses are recognized in profit or loss.

Depreciation is computed in accordance with the straight-line method over the estimated useful lives of the following assets:

Type	Useful life
Office equipment	2–10 years
Leasehold improvement	The lease period or the useful live, whichever is shorter

(In thousand New Taiwan dollars, unless otherwise specified)

After the original recognition of the real estate and equipment or any significant parts, if it is disposed or no economic effect arising from the use or disposal is expected, it will be derecognized and recognized in profit or loss.

The residual value, years of useful life, and depreciation method of the real estate and equipment are assessed at the end of each financial year. If the expected value is different from the previous estimate, the change is considered as a change in accounting estimates.

15. Leases

The Group assesses whether or not the arrangement is (or includes) a lease arrangement on the agreement date If an agreement transfers control over the use of an identified asset for a period of time in exchange for consideration, the contract is (or includes) a lease arrangement. In order to assess whether the agreement transfers control over the use of the identified asset for a period of time, the Group assesses whether it meets both of the following conditions during the entire period of use:

- (1) Obtaining the right to almost all economic benefits from the use of the identified asset; and
- (2) The right to direct the use of the identified asset.

For the agreement that belongs to (or includes) a lease arrangement, the Group treats each lease component in the agreement as a separate lease and treats it separately from the non-lease component in the agreement. For the agreement that includes one lease component and one or more additional lease or non-lease components, the Group adopts the relative standalone price of each lease component and the aggregate standalone prices of the non-lease components as the basis to distribute the consideration in the agreement to the lease component. The relative standalone prices of lease and non-lease components are determined on the basis of the prices charged by the lessor (or similar suppliers) for the components (or similar components). If an observable standalone price is not readily available, the Group maximizes the use of observable information to estimate the standalone price.

The Group is the lessee

In addition to meeting and selecting short-term leases or leases of low-value underlying assets, when the Group is the lessee of a lease contract, all leases are recognized in right-of-use assets and lease liabilities.

The Group measures the lease liabilities on the inception date based on the present value of the lease payments not yet paid on that date. If the implied interest rate of the lease is easily determined, the lease payments will be discounted to their present value using that interest rate. If such interest rate is not easily determined, the incremental borrowing rate will be used. On the inception date, the lease payments included in the lease liabilities include the following payments related to the right to use the underlying assets during the lease period and not yet paid on that date:

- (1) Fixed payment (including substantive fixed payment) less any lease incentives that can be collected;
- (2) Lease payment that depends on changes in an index or rate (using the index or rate on

(In thousand New Taiwan dollars, unless otherwise specified)

the inception date for initial measurement);

- (3) The amount expected to be paid by the lessee under the residual value guarantee;
- (4) If the Group can reasonably determine the exercise price of call option, it will exercise the option; and
- (5) The penalty payable for the termination of a lease, if there is sign that the lessee, in the lease period, will exercise the option of terminating the lease.

After the commencement date, the Group measures the lease liabilities at amortized cost, and increases the book value of the lease liabilities using the effective interest method to reflect the interest on the lease liabilities; the lease payments reduce the book value of the lease liabilities.

On the commencement date, the Group measures the right-of-use assets at cost. The cost of the right-of-use assets includes:

- (1) the amount equal to the lease liability at its initial assessment
- (2) Any lease payments made on or before the commencement date less any lease incentives received;
- (3) any initial direct costs incurred by the lessee; and
- (4) an estimate of costs to be incurred in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease

Subsequent measurement of the right-of-use assets is presented after the cost less the accumulated depreciation and accumulated impairment loss, i.e. the cost model is applied to measure the right-of-use assets.

If the ownership of the underlying asset is transferred to the Group when the lease period expires, or if the cost of the right-of-use assets reflects that the Group will exercise the call option, the right-of-use assets will be depreciated from the commencement date to the end of the useful life of the underlying asset. Otherwise, the Group depreciates the right-of-use assets from the commencement date to the end of the useful life of the right-of-use assets or to the expiration of the lease period, whichever is earlier.

The Group applies IAS 36 Impairment of Assets to determine whether a right-of-use asset is impaired and to deal with any identified impairment losses.

In addition to meeting and selecting short-term leases or leases of low-value underlying assets, the Group presents right-of-use assets and lease liabilities in the balance sheet, and presents lease-related depreciation expenses and interest expenses separately in the statement of comprehensive income.

For short-term leases and leases of low-value underlying assets, the Group chooses to adopt the straight-line basis or another systematic basis to recognize the lease payments related to said leases in expenses during the lease period.

(In thousand New Taiwan dollars, unless otherwise specified)

The Group is the lessor

The Group classifies each of its leases as operating leases or financial leases on the contract establishment date. If a lease transfers almost all the risks and rewards attached to the ownership of the underlying asset, it is classified as a financial lease; if it does not transfer said matters, it is classified as an operating lease. On the commencement date, the Group recognizes the assets held under the finance leases in the balance sheet and presents them as financial lease receivables based on the net lease investment.

For agreements that include lease components and non-lease components, the Group applies IFRS 15 to distribute the consideration in the agreements.

The Group recognizes lease payments from operating leases as rental income on a straight-line basis or another systematic basis. For operating leases, lease payments that are not dependent on change in some index or rate are recognized as rental income when they occur

16. Intangible assets

Intangible assets acquired separately are measured at cost upon initial recognition. The cost of intangible assets acquired through a business combination is the fair value at the acquisition date. After initial recognition of intangible assets, the book value is the amount of the cost less accumulated amortization and accumulated impairment losses. Internally generated intangible assets that do not meet the recognition conditions shall not be capitalized, but shall be recognized in profit or loss when they occur.

The useful life of intangible assets is divided into limited and indefinite useful life.

Intangible assets with a limited useful life are amortized over their useful life, and an impairment test is performed when there are signs of impairment. The amortization period and method of intangible assets with limited useful life are reviewed at least at the end of each fiscal year. If the estimated useful life of an asset is different from the previous estimate, or the expected pattern of future economic benefit consumption has changed, the amortization method or period will be adjusted and considered as a change in accounting estimates.

Intangible assets with indefinite useful life are not amortized, but impairment tests are conducted to each asset or based on the level of cash-generating units each year. Intangible assets with indefinite useful life are assessed in each period whether there are events and circumstances that continue to support that the asset's useful life is still indefinite. If the useful life is changed from indefinite to limited, the application will be applied prospectively.

The profit or loss arising from the derecognition of an intangible asset is recognized as profit or loss.

The Group's accounting policy for intangible assets is summarized as follows:

Type	Useful life	Amortization method
Goodwill	Indefinite	Not amortized
Business right	Indefinite	Not amortized
Computer software	2–5 years	Amortized by the straight-line method according to the limited useful life

(In thousand New Taiwan dollars, unless otherwise specified)

17. Impairment of non-financial assets

The Group at the end of each reporting period assesses whether all assets subject to IAS 36 "Impairment of Assets" are showing signs of impairment. If there is any indication of impairment or an impairment test is required for an asset on a regular basis each year, the Group tests the individual asset or the cash-generating unit to which the asset belongs. If the book value of an asset or the cash-generating unit to which the asset belongs is greater than the recoverable amount in an impairment test, the impairment loss is recognized. The recoverable amount is the higher of net fair value or value in use.

At the end of each reporting period, the Group assesses assets other than goodwill to see whether there are indications that the previously recognized impairment losses may no longer exist or may be decreased. In the event of such an indication, the Group estimates the recoverable amount of the asset or cash-generating unit. If the recoverable amount is increased due to the change in the estimated service potential of the asset, the impairment amount is reversed. However, the reversed book value shall not exceed the book value before recognizing impairment loss and after deducting depreciation or amortization.

The cash-generating unit or group to which the goodwill belongs, regardless of whether there are signs of impairment, is subject to impairment tests on an annual basis. If the result of an impairment test needs to be recognized as an impairment loss, the goodwill will be deducted first, and the amount after deduction will be allocated to other assets other than goodwill based on the relative proportion of the book value. Once the impairment of goodwill is recognized, it shall not be reversed for any reason thereafter.

The impairment loss and reversal amount of the continuing business unit are recognized in profit or loss.

18. Liability reserve

The condition of recognizing the liability reserve is that the current obligation (statutory obligation or constructive obligation) arising from past events; when the obligation is settled, it is very likely that resources with economic benefits will need to flow out, and the amount of the obligation can be reliably estimated. When the Group expects that some or all of the liability reserve can be reimbursed, only when the reimbursement is almost completely certain, it will be recognized as a separate asset. If the time value of money has a material impact, the liability reserve discounted at the current pre-tax interest rate can appropriately reflect the specific risks of the liability. When liability is discounted, the increase in the amount of liability due to the passage of time is recognized as borrowing cost.

Liability reserve for decommissioning, restoration, and rehabilitation costs

The amount of decommissioning liability reserve incurred from the decommissioning and removal of property and equipment and restoration of its location is measured by the estimated discounted value of the expected cash flow of the obligation settlement, and the decommissioning cost is recognized as part of the asset cost. The cash flow is discounted at the current pre-tax interest rate that reflects the specific risks of the decommissioning liability. The discounted amortization of liability reserve is recognized as borrowing costs when incurred. The estimated future decommissioning costs are appropriately assessed and adjusted on the end of each reporting period. Changes in the estimated future

(In thousand New Taiwan dollars, unless otherwise specified)

decommissioning costs or changes in the discount rate will relatively increase or decrease the cost of relevant assets.

19. Treasury stock

When the Group obtains the shares (Treasury Stocks) of the parent company, it is recognized at the acquisition cost and is debited to the equity. The spread of treasury stock transactions is recognized in the equity.

20. Recognition of revenue

The revenue from labor services provided by the Group is recognized when most of the labor services is completed and the revenue has been realized or can be realized. The main labor service revenue includes brokerage fee revenue, commissions income from loans, underwriting processing fee revenue, and stock affairs agency revenue.

When the Group is entitled to receive dividends, the relevant dividend revenue is recognized.

The rental income from operating leases is recognized using the straight-line method based on the lease period.

21. Retirement benefits plan

The retirement method for employees of the Group is applicable to all full-time employees. The employee retirement fund is fully appropriated to the Labor Pension Reserves Committee and deposited in the pension fund account. The aforementioned pension is deposited in the name of the Labor Pension Reserves Committee, which is completely separated from the Group, so it is not included in the consolidated financial statements in the preceding paragraph.

For the defined contribution pension plan, the monthly pension payable rate of the Group shall not be less than 6% of the employees' monthly salary, and the amount of the provision shall be recognized in the profit or loss of the current period.

The retirement benefits plan in the defined benefit plan are recognized based on the actuarial reports at the end of the annual reporting period using the projected unit credit method. The remeasurement of the net defined benefit liabilities (assets) includes any changes in the return on plan asset and the effects of asset cap less the amount of net interest included in the net defined benefit liabilities (assets) and actuarial gains and losses. The net defined benefit liability (asset) remeasurement is included in other comprehensive income when incurred and immediately recognized in the retained earnings. The prior-period service cost is the change in the present value of the defined benefit obligation arising from the revision or reduction of the pension plan and is recognized as an expense on the earlier of the following two dates:

- (1) When the plan revision or reduction occurs; and
- (2) When the Group recognizes the relevant restructuring costs or resignation benefits.

The net interest of the net defined benefit liability (asset) is determined by having the net defined benefit liability (assets) multiplied by the discount rate, both of which are determined at the beginning of the annual reporting period, and then considering the

(In thousand New Taiwan dollars, unless otherwise specified)

changes which have occurred in the net defined benefit liabilities (assets) for the period arising from the appropriation amount and benefit payment.

22. Income tax

Income tax profit (expense) refers to the aggregated amount of current income tax and deferred income tax that is included in the current profit or loss.

Income tax expenses in the current period

The current income tax liabilities (assets) related to the current and prior periods are measured at the legislated or substantially legislated tax rates and tax laws at the end of the reporting period. The current income tax related to the items recognized in other comprehensive income or directly recognized in the equity is recognized in other comprehensive income or equity instead of being recognized in the profit or loss

The additional business income tax levied on the undistributed earnings is recognized as income tax expense on the date when the distribution of earnings is resolved in the shareholders' meeting.

Deferred tax

The deferred income tax is calculated according to the temporary difference between the taxable amount of assets and liabilities and the book value on the balance sheet at the end of the reporting period.

All taxable temporary differences are recognized as deferred income tax liabilities except for the following two items:

- (1) The original recognition of goodwill, or the original recognition of an asset or liability that does not arise from a business consolidated transaction and does not affect accounting profits and taxable income (loss) at the time of the transaction conducted;
- (2) The taxable temporary difference arising from the investment in subsidiaries, associates, and joint equity. Also, the timing of reversal is controllable, and it is not likely to be reversed in the foreseeable future;

Except for the following two items, deductible temporary difference and deferred income tax assets arising from the taxable losses and income tax credit are recognized within the range of probable future taxable income:

- (1) It is related to the deductible temporary difference from the original recognition of an asset or liability that does not arise from a business consolidated transaction and does not affect accounting profits and taxable income (loss) at the time of the transaction conducted.
- (2) It is related to the deductible temporary differences arising from the investment in subsidiaries, associates, and the joint equity. It is recognized within the range of probable reversal in the foreseeable future and there is sufficient taxable income at the time the temporary difference occurred.

(In thousand New Taiwan dollars, unless otherwise specified)

Deferred income tax assets and liabilities are measured at the tax rate of the expected asset realization or in the period in which the liability is settled. The tax rate is based on the legislated or substantially legislated tax rates and tax laws at the end of the reporting period. The measurement of deferred income tax assets and liabilities reflects the tax consequences arising from the manner in which the asset is expected to be recovered or the book value of the liability is settled at the end of the reporting period. If the deferred income tax is related to items that are not included in the profit or loss, it will not be recognized in profit or loss, but recognized in other comprehensive income according to the relevant transactions or directly recognized in equity. Deferred income tax assets are reexamined and recognized at the end of each reporting period.

Deferred income tax assets and liabilities can be offset against each other legally only in the current period, and the deferred income tax is related to the same taxation entity and is related to the income tax levied by the same taxation authority.

23. Business combination and goodwill

Business combination is accounted for by the acquisition method. The consideration of transfer, the identifiable assets acquired, and the liabilities assumed in the business combination are measured at fair value on the acquisition date. For each business combination, the acquirer measures non-controlling interests based on the fair value or the relative proportion of the acquiree's identifiable net assets. The acquisition-related costs incurred are expensed in the current period and included in administrative expenses.

When the Group acquires business, it evaluates whether the classification and designation of assets and liabilities are appropriate based on the contractual conditions, economic conditions, and other relevant conditions existing on the acquisition date, including the consideration for separation of derivative financial instruments embedded in the master contract held by the acquiree.

If business combination is completed in stages, the acquirer's equity of the acquiree previously held is remeasured at fair value on the acquisition date, and the resulting profits or losses are recognized in the current profit or loss.

The acquirer expects that the contingent consideration transferred will be recognized at its fair value on the acquisition date. The contingent consideration that is considered an asset or liability, and subsequent changes in fair value will be recognized as changes in current profit or loss or other comprehensive income in accordance with IFRS 9. However, if the contingent consideration is classified as equity, it will not be remeasured until it is finally settled under equity.

The original measurement of goodwill is the total amount of the transferred consideration plus non-controlling interests, which exceeds the fair value of the identifiable assets and liabilities obtained by the Group; if the consideration is lower than the fair value of the net assets obtained, the difference is recognized in current profit or loss.

After initial recognition, goodwill is measured at cost less accumulated impairment. Goodwill arising from a business combination is distributed to each cash-generating unit in the group that is expected to benefit from the combination from the date of acquisition, regardless of whether other assets or liabilities of the acquiree are attributable to these cash-generating units. Each representative unit or group to which the goodwill is

(In thousand New Taiwan dollars, unless otherwise specified)

distributed is the lowest level of goodwill to be monitored for internal management purposes, and not higher than the operating department before aggregation of the goodwill.

When a part disposed of includes a cash-generating unit of goodwill, the book value of this part includes the goodwill related to the operation disposed of. The goodwill disposed of is measured based on the relative recoverable amount of the operation disposed of and the part retained.

5. Main source of significant accounting judgment, estimates and assumptions uncertainty

When the consolidated financial statements are prepared by the Group, the management must make judgments, estimates, and assumptions at the end of the reporting period, which will affect the disclosure of income, expenses, assets and liabilities, and contingent liabilities. However, the uncertainty of these significant assumptions and estimates may result in a significant adjustment to the book value of an asset or liability in the future period.

The Group has included the economic impact caused by the COVID-19 pandemic into the consideration of major accounting estimates. The management will continue to evaluate its financial position, financial performance, ability to continue as a going concern, asset impairment, and disclosure of financing risks, and other matters.

Estimation and assumption

The main source of information on the estimation and assumption with uncertainty at the end of the reporting period has significant risks that result in significant adjustments to the book value of assets and liabilities in the next financial year. The explanations are given as follows:

1. The fair value of financial instruments

When the fair value of financial assets and financial liabilities recognized in the balance sheet cannot be obtained from the active market, the fair value will be determined using evaluation techniques, including the income approach (such as, cash flow discount model) or market approach. The changes in the assumptions of the said approaches will affect the fair value of the financial instruments reported.

2. Impairment of non-financial assets

An impairment occurs when the book value of an asset or cash-generating unit is greater than its recoverable amount. The recoverable amount refers to the fair value less the cost of disposal or the value in use, whichever is higher. The fair value less the cost of disposal is calculated based on the price that can be received for the sale of assets or the price paid to transfer liabilities in an orderly transaction between market participants on the measurement date before deducting the incremental costs directly attributable to the disposal of assets or cash-generating units. Value in use is calculated based on the discounted cash flow model. The cash flow estimation is based on the budget for the next five years, and does not include the Group's uncommitted restructuring or future major investments needed to strengthen the asset performance of the cash-generating unit being tested. The recoverable amount is easily affected by the discount rate used in the discounted cash flow model and the expected future cash inflow and growth rate used for extrapolation purposes.

3. Retirement benefits plan

(In thousand New Taiwan dollars, unless otherwise specified)

The present value of the defined benefit cost and the defined benefit obligations depends on the actuarial valuation. Actuarial valuation involves various assumptions, including discount rate and changes in expected salary.

4. Income tax

The uncertainty of income tax exists in the interpretation of complex tax regulations and the amount and timing of future taxable income. Due to a wide range of international business relationships and the long-term and complexity of contracts, the differences between actual results and assumptions made, or changes in such assumptions in the future, may cause the booked income tax benefits and expenses to be adjusted in the future. The appropriation of income tax is a reasonable estimation made according to the possible audit results of the local tax authorities of the countries in which the Group operates. The amount appropriated is based on different factors, such as previous tax audit experience and the difference in tax law interpretation between the tax entity and the tax authority. The difference in interpretation may result in a variety of issues due to the local situation of the country where an individual enterprise of the Group operates.

The carryforwards of the taxable loss and income tax credit and deductible temporary differences are recognized as deferred income tax assets within the range of probable future taxable income or taxable temporary differences. The amount of the deferred income tax assets to be recognized is estimated according to the possible timing and level of the future taxable income and taxable temporary difference, and also, the future tax planning strategy.

5. Accounts receivable – estimation of impairment loss

The Group's estimated impairment loss of loans is measured by the duration of the period. The present value of the difference between the contractual cash flow (book value) receivable and the expected cash flow (assessment of forward-looking information) is the credit loss. However, the discount effect of short-term loans and receivables is insignificant. Therefore, the credit loss is measured by the undiscounted spread amount. If the actual future cash flows are less than expected, a material impairment loss may have resulted.

6. Summary of significant accounting titles

1. Cash and cash equivalents

	2021.12.31	2020.12.31
Petty cash	\$430	\$400
Check deposits	7,120	7,518
Current deposits	369,245	258,246
Time deposits	700,675	458,935
Cash equivalents – short-term notes and bills	1,951,363	366,830
Cash equivalents – futures excess margin	77,160	127,197
Total	\$3,105,993	\$1,219,126

The above-mentioned time deposits include time deposits that mature within 12 months and can be converted into imprest cash at any time, and the risk of value changes is very small. The interest rate range of the interest rate as of December 31, 2021 and 2020 was

(In thousand New Taiwan dollars, unless otherwise specified)

0.130%-0.815% and 0.150%-1.065%, respectively.

The cash and cash equivalents above are not secured.

2. Financial assets at fair value through profit and loss

Financial assets at fair value through profit and loss by the Group are listed below:

	2021.12.31	2020.12.31
<u>Current items</u>		
Measured at fair value through income under		
compulsion		
Open-end funds and money market instruments	\$14,290	\$33,587
Securities – proprietary	4,106,265	4,392,474
Securities – underwriting	54,890	90,920
<u>Derivatives</u>		
Futures trading margin – proprietary capital	31,600	6,311
Call option - others	1,787	-
Total	\$4,208,832	\$4,523,292
Non-current items		
Measured at fair value through income under		
compulsion		
Open-end funds and money market instruments	\$82,151	\$86,669
Securities – proprietary	240,007	301,948
Total	\$322,158	\$388,617
(1) Open-end funds and money market instruments		
(1) Spon one raises and money market instruments		
	2021.12.31	2020.12.31
Current items		
Open-type fund	\$17,005	\$32,006
Add (less): Valuation adjustment	(2,715)	1,581
Net value	\$14,290	\$33,587
Titel value	Ψ1 1,270	
Non aumontitums		
Non-current items	¢110.000	¢110.000
Open-type fund	\$119,000	\$119,000
Add (less): Valuation adjustment	(36,849)	(32,331)
Net value	\$82,151	\$86,669

(In thousand New Taiwan dollars, unless otherwise specified)

(2) Securities – proprietary

		2021.12.31	2020.12.31
	<u>Current items</u>		
	Government bonds	\$619,896	\$619,896
	Corporate bonds	1,711,087	1,566,778
	Convertible corporate bonds	407,260	741,012
	TWSE-listing companies stock	718,961	820,449
	Funds traded in TWSE	-	4,675
	GTSM-listing companies stock	78,120	66,084
	Companies stock in emerging stock market	435,361	388,045
	Non-TWSE/GTSM-listing companies stock	34,720	4,362
	Subtotal	4,005,405	4,211,301
	Add (less): Valuation adjustment	100,860	181,173
	Net value	\$4,106,265	\$4,392,474
	Non-current items		
	Non-TWSE/GTSM-listing companies stock	\$307,225	\$340,513
	Convertible corporate bonds	\$307,223	20,000
	Subtotal	307,225	360,513
	Add (less): Valuation adjustment	(67,218)	(58,565)
	Net value	\$240,007	\$301,948
		 :	<u> </u>
(3)	Securities – underwriting		
		2021.12.31	2020.12.31
	Convertible corporate bonds	\$43,705	\$72,171
	TWSE-listing companies stock	4,473	1,000
	GTSM-listing companies stock	3,022	9,100
	Subtotal	51,200	82,271
	Add (less): Valuation adjustment	3,690	8,649
	Net value	\$54,890	\$90,920
(4)	Futures trading margin – proprietary capital		
		2021.12.31	2020.12.31
	Futures trading margin – proprietary capital	\$31,600	\$6,311

For the details of the Group's futures trading margin – proprietary capital, please refer to Note 12.17.

(In thousand New Taiwan dollars, unless otherwise specified)

(5) Call option - others

	_ 2021.12.31	2020.12.31
Call option - others	\$1,787	\$-

The Group's call options are embedded derivatives identified from the issuance of convertible corporate bonds. Please refer to Note 6.19 for relevant information.

For the details of financial assets measured at fair value through profit and loss used as security for bond transactions under repurchase agreement, please refer to Note 8.

For the details of the net income (loss) from the Group's financial assets measured at fair value through profit and loss, please refer to Notes 6.23, 6.28, and 12.17.

3. Financial assets at fair value through other comprehensive profit or loss

	2021.12.31	2020.12.31
<u>Current items</u>		
Investment of equity instruments at fair value through		
other comprehensive income		
TWSE-listing companies stock	\$70,380	\$48,420
Non-current items		
Investment of equity instruments at fair value through		
other comprehensive income		
Non-TWSE/GTSM-listing companies stock	\$92,460	\$57,364

The Group did not provide any security for financial assets at fair value through other comprehensive income.

4. Financial assets based on cost after amortization

	2021.12.31	2020.12.31
Non-current items		
Corporate bonds	\$200,000	\$-
Less: Allowance for losses	-	-
Total	\$200,000	\$-

The Group classifies certain financial assets as financial assets measured at amortized cost. Please refer to Note 6.23 for information on allowance for losses and Note 12 for information on credit risk.

(In thousand New Taiwan dollars, unless otherwise specified)

5. Bond investment under reverse repurchase agreement

	2021.12.31	2020.12.31
Government bonds	\$1,150,580	\$3,602,882
Corporate bonds		1,502,130
Total	\$1,150,580	\$5,105,012

The bond investments under reverse repurchase agreement conducted by the Group as of December 31, 2021 and 2020 all mature within one year, and they are all agreed to be sold back at the agreed price, including interest accrued, on a specific date after the transactions, and the total amount of the reverse repurchase was NT\$1,150,758 thousand and NT\$5,105,857 thousand, respectively, with the annual interest rates of 0.1890%—0.2880% and 0.16200%—0.2475%, respectively.

6. Securities borrowings receivable

	2021.12.31	2020.12.31
Securities borrowings receivable - securities or other		
products bought by clients as collateral	\$1,106	\$-
Less: Allowance for losses		
Total	\$1,106	\$-

The Group assesses impairment in accordance with IFRS 9. For information on allowance for losses, please refer to Note 6.23, and for information related to credit risk, please refer to Note 12.

7. Loan receivable – non-restricted purpose

	2021.12.31	2020.12.31
Loan receivable – non-restricted purpose	\$478,928	\$301,224
Less: Allowance for losses	(1)_	(6)
Total	\$478,927	\$301,218

The aforementioned loans receivable are handled in accordance with the "Operating Rules for Securities Firms Handling Non-Restricted Purpose Loan" with a period of six months, and are secured by securities or other commodities provided by customers.

The Group assesses impairment in accordance with IFRS 9. For information on allowance for losses, please refer to Note 6.23, and for information related to credit risk, please refer to Note 12.

8. Customers' margin accounts

	2021.12.31	2020.12.31
Bank deposits	\$363,736	\$120,678
Settlement institution settlement balance	155,881	180,434
Total	\$519,617	\$301,112

(In thousand New Taiwan dollars, unless otherwise specified)

9. Note receivable and account receivable – net

	2021.12.31	2020.12.31
Notes receivable		
Stock affairs agency fee receivable	\$100	\$326
Consultation fees receivable	50	-
Less: Allowance for losses	-	(13)
Subtotal	150	313
Accounts receivable		
Accounts receivable – related parties	700	613
Accounts receivable – non-related parties		
Settlement receivable – brokerage	3,869,873	3,397,600
Settlement receivable – non-brokerage	80,605	70,058
Settlement price	126,385	256,324
Interests receivable	18,936	16,565
Others	17,214	6,788
Less: Allowance for losses	(126)	(466)
Subtotal	4,113,587	3,747,482
Total	\$4,113,737	\$3,747,795

The Group did not provide any security for notes receivable and accounts receivable.

The Group assesses impairment in accordance with IFRS 9. For information on allowance for losses, please refer to Note 6.23, and for information related to credit risk, please refer to Note 12.

10. Other receivables

	2021.12.31	2020.12.31
Other receivables – related parties	\$2,407	\$1,855
Less: Allowance for losses	-	-
Subtotal	2,407	1,855
Other receivables – non-related parties		
Settlement receivable – sub-brokerage	-	887
Stock affairs agency fee receivable	12,360	9,767
Interests receivable	331	390
Others	1,939	1,789
Less: Allowance for losses	(366)	(251)
Subtotal	14,264	12,582
Total	\$16,671	\$14,437

The Group assesses impairment in accordance with IFRS 9. For information on allowance for losses, please refer to Note 6.23, and for information related to credit risk, please refer to Note 12.

(In thousand New Taiwan dollars, unless otherwise specified)

11. Property and equipment

	Office	Leasehold	
	equipment	improvement	Total
Cost:	****		
2021.1.1	\$142,639	\$60,853	\$203,492
Additions	22,183	635	22,818
Disposition	(6,892)	-	(6,892)
Other changes	-	(942)	(942)
Reclassification	3,500		3,500
2021.12.31	\$161,430	\$60,546	\$221,976
2020.1.1	\$140,510	\$62,860	\$203,370
Additions	10,348	1,802	12,150
Disposition	(8,079)	-	(8,079)
Other changes	(140)	(3,809)	(3,949)
2020.12.31	\$142,639	\$60,853	\$203,492
Accumulated depreciation and			
impairment:			
2021.1.1	\$111,819	\$51,151	\$162,970
Depreciation	11,978	4,985	16,963
Disposition	(6,892)	-	(6,892)
Other changes	-	(942)	(942)
2021.12.31	\$116,905	\$55,194	\$172,099
2020.1.1	\$110,516	\$49,027	\$159,543
Depreciation	9,522	5,933	15,455
Disposition	(8,079)	-	(8,079)
Other changes	(140)	(3,809)	(3,949)
2020.12.31	\$111,819	\$51,151	\$162,970
Net book value:			
2021.12.31	\$44,525	\$5,352	\$49,877
2020.12.31			
2020.12.31	\$30,820	\$9,702	\$40,522

The Group did not provide real estate and equipment as collateral.

(In thousand New Taiwan dollars, unless otherwise specified)

12. Intangible assets

			Computer	
	Goodwill	Business right	software	Total
Cost:				
2021.1.1	\$52	\$32,488	\$114,075	\$146,615
Additions – separate acquisition	-	10,833	16,663	27,496
Disposition	-	_	(700)	(700)
Transfer (Note)	-	21,000	7,708	28,708
Other changes	-	-	300	300
2021.12.31	\$52	\$64,321	\$138,046	\$202,419
2020.1.1	\$52	\$32,488	\$101,445	\$133,985
Additions – separate acquisition	-	-	10,705	10,705
Disposition	_	_	(36)	(36)
Transfer (Note)	_	_	2,616	2,616
Other changes	_	_	(655)	(655)
2020.12.31	\$52	\$32,488	\$114,075	\$146,615
Cumulative amortization and impairment:				
2021.1.1	\$52	\$32,488	\$84,646	\$117,186
Amortization	-	_	11,710	11,710
Disposition	-	-	(700)	(700)
2021.12.31	\$52	\$32,488	\$95,656	\$128,196
2020.1.1	\$52	\$32,488	\$76,647	\$109,187
Amortization	-	-	8,690	8,690
Disposition	-	_	(36)	(36)
Other changes	-	-	(655)	(655)
2020.12.31	\$52	\$32,488	\$84,646	\$117,186
Net book value:				
2021.12.31	\$-	\$31,833	\$42,390	\$74,223
2020.12.31	\$-	\$-	\$29,429	\$29,429

Note: It is reclassified from other prepayments.

(In thousand New Taiwan dollars, unless otherwise specified)

13. Business guarantee

The business guarantee is deposited in the designated banks after the establishment of the Company in accordance with the Securities and Exchange Act, the Regulations Governing Securities Firms, the Regulations Governing Futures Commission Merchants, the Regulations Governing Futures Advisory Enterprises, and the Regulations Governing Securities Investment Consulting Enterprises. The Group deposits guarantees in financial institutions designated by the Securities and Futures Bureau, FSC, with certificates of deposit. The details are as follows:

	2021.12.31	2020.12.31
Brokerage business guarantee	\$95,000	\$90,000
Underwriting business guarantee	40,000	40,000
Proprietary trading business guarantee	10,000	10,000
Proprietary futures trading guarantee	10,000	10,000
Futures brokerage guarantee	70,000	65,000
Futures advisory guarantee	10,000	10,000
Securities investment advice guarantee	35,000	35,000
Total	\$270,000	\$260,000

14. Settlement / clearance fund

The settlement/clearance fund is the amount deposited in the Taiwan Stock Exchange, the Taipei Exchange, and the Taiwan Futures Exchange in accordance with the Securities and Exchange Act, the Regulations Governing Securities Firms, and the Taiwan Futures Exchange Corporation Criteria for Clearing Membership. Statement:

	2021.12.31	2020.12.31
Clearance fund in Taiwan Stock Exchange	\$49,031	\$52,742
Clearance fund in Taipei Exchange	39,664	32,550
Clearance fund in Taiwan Futures Exchange	21,320	21,126
Total	\$110,015	\$106,418

15. Short-term borrowings

A	2021.12.31	2020.12.31
Secured bank borrowings	\$50,000	\$-
Interest rate collars	0.995%	-

f December 31, 2021 and 2020, the unused loan facilities where the Group has signed agreements with financial institutions were NT\$2,690,000 thousand and NT\$1,870,000 thousand, respectively.

Regarding the provision of security, please refer to Note 8 for details.

(In thousand New Taiwan dollars, unless otherwise specified)

16. Commercial papers payable

	2021.12.31	2020.12.31
Commercial papers payable	\$150,000	\$200,000
Less: Discounted commercial paper payable	(5)	(64)
Net value	\$149,995	\$199,936
Interest rate collars	0.45%~0.50%	0.26%~0.41%

As of December 31, 2021 and 2020, the unused commercial paper facilities where the Group has signed agreements with financial institutions were NT\$1,220,000 thousand and NT\$1,460,000 thousand, respectively.

Regarding the provision of security, please refer to Note 8 for details.

17. Call loans to banks

	2021.12.31	2020.12.31
Government bonds	\$1,750,206	\$4,242,039
Corporate bonds	1,700,561	3,034,683
Convertible corporate bonds	353,625	728,671
Total	\$3,804,392	\$8,005,393

The bond liabilities investments under repurchase agreement conducted by the Group as of December 31, 2021 and 2020 all mature within one year, and they are all agreed to be bought back at the agreed price, including interest accrued, on a specific date after the transactions, and the total amount of the repurchase was NT\$3,805,139 thousand and NT\$8,007,110 thousand, respectively, with the annual interest rates of 0.1710%–0.2970% and 0.1485%–0.6000%, respectively.

Regarding the provision of security, please refer to Note 8 for details.

18. Note and account payables

	2021.12.31	2020.12.31
Notes payable – non-related party		
Securities transaction tax payable	\$-	\$163
Accounts payable		
Accounts payable – related parties	111	188
Accounts payable – non-related parties		
Settlement price	990,753	696,383
Settlement payable – brokerage	2,978,943	2,936,477
Settlement payable – non-brokerage	387	22,411
Processing fee payable discounts	69,831	48,372
Interest payable	423	817
Others	6,593	80
Subtotal	4,047,041	3,704,728
Total	\$4,047,041	\$3,704,891

(In thousand New Taiwan dollars, unless otherwise specified)

19. Corporate bonds payable

Domestic convertible corporate bonds payable	2021.12.31 \$763,524	2020.12.31
Less: Current portion		
Net value	\$763,524	<u>\$-</u>
Domestic convertible corporate bonds payable		
	2021.12.31	2020.12.31
Liability elements:		
Face value of domestic convertible corporate bonds	\$689,400	\$-
payable		
Premium payable on domestic convertible corporate	74,124	-
bonds		
Subtotal	763,524	-
Less: Current portion	-	-
Net value	\$763,524	\$-
Embedded derivative financial instruments	\$1,787	<u>\$-</u>
Equity elements	\$40,172	\$-

The Company issued domestic unsecured convertible corporate bonds with a coupon rate of 0% on June 11, 2021. The convertible corporate bonds were analyzed as per the terms of the contracts. The components include primary debts, embedded derivative financial instruments (the issuer's redemption option and the holder's option to request the issuer to redeem) and equity elements (the holder's option to request conversion into the issuer's ordinary shares). The main terms of the issuance are as follows:

Total issue amount: NT\$700,000 thousand, with a par value of 100 thousand per bond, at 117.80% of the face value.

Issue period: June 11, 2021 to June 11, 2026.

Important call and put provisions:

- (1) The next day after three months of issuance to 40 days before the maturity date
 - A. In the event that the closing price of the Company's ordinary shares on Taipei Exchange is more than 130% of the conversion price on average for 30 consecutive business days, the Company may issue a notice that it will redeem the full amount of the bond balance in advance at the par value.

(In thousand New Taiwan dollars, unless otherwise specified)

- B. When the balance of the outstanding corporate bonds is lower than 10% of the total issue amount, the Company may issue a notice that it will redeem the full amount of the bond balance in advance at the par value.
- (2) The bondholders may request the Company to redeem the corporate bonds they hold in cash at the par value when it has been three years since the bonds were issued.

Conversion regulations:

- (1) The subject in conversion: The Company's ordinary shares.
- (2) Conversion period: The bondholders may request the Company to convert the bonds into the Company's ordinary shares from September 12, 2021 to June 11, 2026, except during the conversion suspension period as per the issuance and conversion regulations.
- (3) Conversion price and adjustment thereto: The conversion price was set at NT\$19.60 per share at the time of issuance. In the event of an adjustment to the conversion price of the Company's ordinary shares in alignment with the terms of issuance, the conversion price will be adjusted according to the formula specified in the terms of issuance. The conversion price on December 31, 2021 was NT\$19.18 per share.
- (4) Principal repayment on the maturity date: When the corporate bonds are due and have not been settled, they will be repaid in cash at the par value.

In addition, the amount of the corporate bonds converted on December 31, 2021 was NT\$10,600 thousand.

20. Retirement benefits plan

Defined contribution pension plan

The Group has the employee retirement plan stipulated in accordance with the "Labor Pension Act," which is a defined contribution plan. According to the "Labor Pension Act," the Company's and domestic subsidiaries' monthly labor pension contribution rate shall not be less than 6% of the monthly salary of employees.

The Group has an amount equivalent to 6% of the employees' monthly salary appropriated every month to the personal pension account with the Bureau of Labor Insurance.

The amount of expenses of the defined contribution pension plan recognized by the Group for 2021 and 2020 was NT\$25,107 thousand and NT\$20,594 thousand, respectively.

(In thousand New Taiwan dollars, unless otherwise specified)

Defined benefit plan

The employee pension plan stipulated by the Group according to the "Labor Standards Act" is a defined benefit plan. The employees' pension payment is based on the service points and the average monthly salary at the time of retirement. Two service points for each service year within the first 15 service years (inclusive) and one service point for each service year after the 15th service year with a maximum of 45 service points for each employee. In accordance with the provisions of the Labor Standards Act, the Group makes a contribution equal to 2% of the total salaries to the pension fund on a monthly basis, and the fund is deposited in a special account of the Bank of Taiwan in the name of the Supervisory Committee of Business Entities' Labor Retirement Reserve. In addition, the Group estimates the aforementioned labor retirement reserve account balance before the end of each year. If the balance is insufficient to pay the pension amount calculated in accordance with the aforementioned retirement conditions for the employees qualified for retirement in the next year, the amount of difference will be appropriated in a lump sum before the end of March in the next year.

The Ministry of Labor conducts asset allocation in accordance with the "Regulations for Revenues, Expenditures, Safeguarding, and Utilization of the Labor Retirement Fund." Fund investment is arranged with a self-operated and entrusted management method, which adopts a mid-term and long-term investment strategy with an active and passive management. Considering the risks of the market, credit, liquidity, etc., the Ministry of Labor sets the fund risk limit and control plan so that it can be flexible enough to achieve the target remuneration without bearing excessive risk. For the use of the fund, the minimum income of its annual settlement shall not be lower than the income calculated according to the local bank's two-year time deposit. If there is any deficiency, it shall be replenished by the state treasury upon approval by the competent authority. Since the Group is not entitled to participating in the operation and management of the Fund, the classification of the fair value of plant asset cannot be disclosed in accordance with IAS 19, Paragraph 142. As of December 31, 2021, the Group's defined benefit plan is expected to appropriate NT\$1,880 thousand in the next year.

The cost of the defined benefit plan recognized in profit or loss is summarized as follows:

	2021	2020
Current service cost	\$-	\$-
Net interest on net defined benefit liabilities (assets)	76	(20)
Total	\$76	\$(20)

The adjustments made to the present value of the defined benefit obligation and the fair value of the plan assets are as follows:

	2021.12.31	2020.12.31	109.1.1
Present value of the defined benefit obligations	\$93,914	\$78,504	\$55,371
The fair value of plan assets	(62,799)	(59,843)	(57,888)
Net determined benefit liability (asset) – non-current	\$31,115	\$18,661	\$(2,517)

(In thousand New Taiwan dollars, unless otherwise specified)

Adjustments to the net defined benefit liabilities (assets):

	Present value of the defined benefit obligations	The fair value of plan assets	Net defined benefit liabilities (assets)
2020.1.1	\$55,371	\$(57,888)	\$(2,517)
Current service cost	-	-	_
Interest expenses (revenues)	432	(452)	(20)
Subtotal	55,803	(58,340)	(2,537)
Defined benefit liabilities/assets			
remeasurement amount			
Actuarial gains and losses resulting from changes in demographic assumption	470	-	470
Actuarial gains and losses resulting from changes in financial assumption	3,292	-	3,292
Experience adjustments	20,850	-	20,850
Defined benefit assets remeasurement amount	-	(1,932)	(1,932)
Subtotal	24,612	(1,932)	22,680
Payment of benefits	(1,911)	1,911	_
Contributions of employer	-	(1,482)	(1,482)
2020.12.31	78,504	(59,843)	18,661
Current service cost	-	-	-
Interest expenses (revenues)	322	(246)	76
Subtotal	78,826	(60,089)	18,737
Defined benefit liabilities/assets remeasurement amount Actuarial gains and losses resulting from changes in demographic assumption	288	<u>-</u>	288
Actuarial gains and losses resulting from changes in financial assumption	18,862	-	18,862
Experience adjustments	(4,062)	_	(4,062)
Defined benefit assets remeasurement amount	-	(829)	(829)
Subtotal	15,088	(829)	14,259
Contributions of employer		(1,881)	(1,881)
2021.12.31	\$93,914	\$(62,799)	\$31,115

The following key assumptions are used to determine the Group's defined benefit plan:

	2021.12.31	2020.12.31
Discount rate	0.75%	0.41%
Expected salary increase rate	3.00%	1.00%

(In thousand New Taiwan dollars, unless otherwise specified)

Sensitivity analysis of each major actuarial hypothesis:

	2021		2020	
	Increase of	Decrease of	Increase of	Decrease of
	defined	defined	defined	defined
	benefit	benefit	benefit	benefit
	obligations	obligations	obligations	obligations
Discount rate increased by	\$-	\$6,273	\$-	\$4,465
0.5%			Ψ-	
Discount rate decreased by	6,796	-	6,026	-
0.5%				
Expected salary increase	6,608	-	5,958	-
by 0.5%				
Expected salary decrease	-	6,170		4,461
by 0.5%			-	

The foregoing sensitivity analysis is conducted to analyze the possible impact on the defined benefit obligations when single actuarial assumption (e.g. discount rate or expected salary) has a reasonable and possible change occurring, assuming other assumptions remain unchanged. Since some of the actuarial assumptions are correlated, the occurrence of changes in one single actuarial assumption is seldom in practice, so the analysis has its limitations.

The methods and assumptions used in the sensitivity analysis for this period are no different from those adopted in the previous period.

21. Liability reserve

	Employee			
	benefits	Decommissio		
	liability	ning liability	Others	Total
2021.1.1	\$517	\$3,478	\$5,369	\$9,364
Increase	661	6,821	209	7,691
Reversed	(517)	(942)	-	(1,459)
2021.12.31	\$661	\$9,357	\$5,578	\$15,596
Current	\$661	\$-	\$5,578	\$6,239
Non-current	-	9,357	_	9,357
2021.12.31	\$661	\$9,357	\$5,578	\$15,596
Current	\$517	\$-	\$5,369	\$5,886
Non-current	-	3,478	-	3,478
2020.12.31	\$517	\$3,478	\$5,369	\$9,364

(In thousand New Taiwan dollars, unless otherwise specified)

22. Equity

(1) Common stock

As of December 31, 2021 and 2020, the Company's registered capital was NT\$6,000,000 thousand, and the outstanding share capital was NT\$3,313,694 thousand and NT\$3,308,168 thousand, respectively, with par value of NT\$10 per share, i.e. 331,369 thousand shares and 330,817 thousand shares, respectively. Each share is entitled to one voting right and the right to receive dividends. The stock is listed for trading at Taipei Exchange.

(2) Capital reserve

	2021.12.31	2020.12.31
Issuance premium	\$14,751	\$7,839
Treasury stock trade	304,520	304,520
Stock options	40,172	-
Total	\$359,443	\$312,359

According to the law, additional paid-in capital shall not be used for any purpose except for making up for the loss of the Company. When the Company has no loss, a certain percentage of the additional paid-in capital from the stock premium and the gift can be applied to replenish capital every year. The aforementioned additional paid-in capital can be allocated in cash to shareholders proportionally to their original shareholding ratio.

(3) Treasury stock

The Company did not hold treasury shares as of December 31, 2021 and 2020.

The Securities and Exchange Act stipulates that the Company's proportion of the number of outstanding shares repurchased shall not exceed 10% of the Company's total outstanding shares. The total amount of shares repurchased shall not exceed the amount of retained earnings plus the premium of outstanding shares and the realized capital reserve.

The Company's cancellation of 3,500 thousand treasury shares was approved by the Department of Commerce, Ministry of Economic Affairs, reference Jing-Shou-Shang No.10901031140 dated March 9, 2020, and the registration of capital reduction was completed.

The Company's cancellation of 8,800 thousand treasury shares was approved by the Department of Commerce, Ministry of Economic Affairs, reference Jing-Shou-Shang No.10901064860 dated April 23, 2020, and the registration of capital reduction was completed.

The Company's cancellation of 5,700 thousand treasury shares was approved by the Department of Commerce, Ministry of Economic Affairs, reference Jing-Shou-Shang No.10901132830 dated July 27, 2020, and the registration of capital reduction was

(In thousand New Taiwan dollars, unless otherwise specified)

completed.

The Company's cancellation of 1,684 thousand treasury shares was approved by the Department of Commerce, Ministry of Economic Affairs, reference Jing-Shou-Shang No.10901198320 dated October 20, 2020, and the registration of capital reduction was completed.

(4) Retained earnings

Statutory surplus reserves

According to the Company Act, the legal reserve should be appropriated until the paid-in capital is equivalent to the total capital. The legal reserve can be used to make up for the loss. When the Company has no loss, the portion of the legal reserve that exceeds 25% of the paid-in capital should be applied to have stock shares or cash distributed to shareholders proportionally to their original shareholding ratio.

Special surplus reserves

According to the Regulations Governing Securities Firms, the Company shall set aside 20% of the annual surplus after tax as a special surplus reserve, unless the amount has reached the paid-in capital amount.

In accordance with the regulations of Jin-Guan-Zheng-Quan No. 10500278285 dated August 5, 2016, in order to respond to the development of financial technology and protect the rights and interests of securities firms and futures firms' staff, the Company shall set aside 0.5% to 1% of the net income after tax for special surplus reserve when distributing earnings for the fiscal years of 2016 to 2018. Also, since the fiscal year of 2017, for the amount of the expenses for employee transformation education and training, employee transfer, or placement caused by the development of financial technology, the same amount shall be reversed in the aforementioned special surplus reserve balance.

In accordance with the regulations of Jin-Guan-Zheng-Quan No. 1080321644 dated July 10, 2019, the Company no longer continued to set aside a special surplus reserve for the aforementioned purposes. However, a certain amount of funds shall still be included in the annual budget to support the transformation and training of employees in order to maintain their rights and interests. In addition, since the beginning of the fiscal year of 2019, for the expenses for employee transfer or placement, and education and training expenses for upgrading or training employees' competencies in response to the needs of financial technology or securities business development, the same amount may be reversed in the special surplus reserve balance in the fiscal years of 2016 to 2018.

When distributing the distributable earnings, the Company shall make an appropriation as a special reserve for the difference between the balance of the special reserve and the net amount of other equity deductions as required by law. When the net amount of other equity deductions is reversed later, the special reserve may be reversed for the part of the net amount of other equity deductions reversed to distribute earnings.

(In thousand New Taiwan dollars, unless otherwise specified)

Earnings allocation and dividend policy

If the Company has profit in the current year, it shall appropriate no less than 2% as employee remuneration and no more than 3% as director remuneration (excl. independent directors), and both shall sum up to no more than 5% in accordance with the Articles of Incorporation. However, profits must first be taken to offset against cumulative losses if any. The aforementioned profit refers to the pre-tax income minus the amount of remuneration to be distributed to the directors or employees. The employee compensation may be distributed in the form of cash or shares, and may be distributed to employees including the qualified employees of the Company's subsidiaries. The Directors' remuneration shall be distributed only in the form of cash.

When allocating the earnings, the Company shall first estimate and reserve the taxes to be paid, offset its losses, set aside a legal capital reserve at 10% of the remaining earnings. The allocation shall not be subject to the above if the amount of accumulated legal capital reserve has reached the amount of the paid-in capital of the Company. The Company shall also set aside a certain amount of profit as special reserve in accordance with the laws and regulations. Besides the amount retained for business needs, the distribution shall be determined by the Board with reference to the operational status of the Company. In circumstances of distributing in forms of issuance of new shares, such matter shall be first submitted to the Shareholders' Meeting for resolution before distribution.

As stipulated by Paragraph 5 of Article 240 of the Company Act, the Company may distribute the distributable dividends in form of cash and report to the Shareholders' Meeting, after such matter has been determined by a majority of the Directors at a meeting attended by two-thirds or more of the total number of Directors.

Taking into consideration the future growth of operation scale and diversified development of businesses, the Company shall appropriate no less than 50% of the total distributable profit as dividends. However, the Company may be exempt from distribution of dividends in cases where accumulated distributable profit is less than 10% of paid-in capital. Stock dividends shall be no more than 50%, and cash dividends shall be no less than 50% of the total distributable dividends. However, the Company may adjust the percentage thereof and the percentage of distributable earning depending on the Company's business development and capital requirement.

The earnings appropriation and distribution plan for 2021 has not been approved by the Company's board of directors, and the earnings appropriation and distribution plan and dividends per share for 2020 resolved by the shareholders' meeting on July 29, 2021 are listed as follows:

	2020		
	Earnings	Dividend	
	appropriation and	Per Share	
	distribution plan	(NTD)	
Legal reserve appropriated	\$39,548		
Appropriation of special reserve	82,943		
Common stock cash dividends	165,408	\$0.50	

(In thousand New Taiwan dollars, unless otherwise specified)

Please refer to Note 6.27 for the relevant information about employee remuneration and directors' remuneration assessment basis and recognized amount.

23. Operating income

(1) Brokerage fee revenue

	2021	2020
Brokerage for centralized securities exchange market	\$798,677	\$427,251
Over-the-counter brokerage	206,426	137,431
Futures brokerage fee revenue	35,363	25,750
Other service fee revenue	1,676	469
Total	\$1,042,142	\$590,901
Total	Ψ1,042,142	#570,701
(2) Underwriting business revenue		
	2021	2020
Firm commitment underwriting revenue	\$23,081	\$24,687
Underwriting revenue	14,795	13,594
Underwriting consulting revenue	16,150	12,150
Others	13,710	15,784
Total	\$67,736	\$66,215
(3) Operating gain on sale of securities		
	2021	2020
Gain on sale of securities – Proprietary trading	\$1,431,015	\$267,467
Gain on sale of securities – underwriting	61,558	41,906
Total	\$1,492,573	\$309,373
(4) Interest revenue		
	2021	2020
Bonds interest revenue	\$26,203	\$41,771
Interest revenue – non-restricted purpose loans	9,420	4,530
Others	40	-
Total	\$35,663	\$46,301

(In thousand New Taiwan dollars, unless otherwise specified)

(5) Net profit of securities trade measured at the fair value through profit or loss

	2021	2020
Securities – proprietary	\$(88,967)	\$179,932
Securities – underwriting	(4,959)	(1,331)
Total	\$(93,926)	\$178,601

(6) Net gains (losses) on the derivative financial instruments – Futures

	2021	2020
Futures contract gain (loss) – net	\$(17,309)	\$5,202
Net gain (loss) from options trade	(453)	927
Total	\$(17,762)	\$6,129

(7) Expected credit impairment loss and reversal benefit

	2021	2020
Income – expected credit impairment loss and reversal benefit		
Note receivable and account receivable	\$353	\$(146)
Other receivables	(156)	10
Others	5	(4)
Total	\$202	\$(140)

Please refer to Note 12 for credit risk related information.

The Group's accounts receivable (including securities borrowings receivable, loan receivables – non-restricted purpose, notes receivable, accounts receivable, and other receivables) and financial assets measured at amortized cost are all based on the amount of expected credit loss for twelve months or the duration period to measure the allowance for losses. The relevant description of the amount of the allowance for losses assessed as of December 31, 2021 is as follows:

Accounts receivable and financial assets at amortized cost

For accounts receivable and financial assets at amortized cost, counterparties' credit rating, region, industry, and other factors are considered for classification, and a reserve matrix is adopted to measure the allowance for losses; the relevant information is as follows

(In thousand New Taiwan dollars, unless otherwise specified)

	Not overdue	Numl	per of days over	erdue	
		Within 30		Over 61	
	(Note)	days	31-60 days	days	Total
Total book value	\$4,807,041	\$2,375	\$95	\$1,423	\$4,810,934
				20.0000%~	
Loss rate	0.0003%	1.1825%	19.9499%	100.0000%	
Anticipated credit loss		_			
within the perpetuity of					
the financial assets	(17)	(29)	(19)	(428)	(493)
Subtotal	\$4,807,024	\$2,346	\$76	\$995	\$4,810,441

Note: The Group's securities borrowings receivable, loan receivables – non-restricted purpose, notes receivable, and financial assets measured at amortized cost are not past due.

The changes in the Group's and notes receivable, accounts receivable, other receivables, and other allowances for losses for the years 2021 and 2020 are as follows:

	Note receivable and		Others
	account receivable	Other receivables	
2021.1.1	\$479	\$251	\$6
Increase (reversed)	(353)	156	(5)
Write-off due to the inability to recover	-	(41)	-
2021.12.31	\$126	\$366	\$1
2021.1.1	\$333	\$261	\$2
Increase (reversed)	146	(10)	4
2020.12.31	\$479	\$251	\$6

24. Other operating revenue

	2021	2020
Management fee income	\$4,043	\$2,914
Consultancy fee income	6,478	4,282
Net loss on out-trades	(942)	(489)
Commission revenue	1,081	1,219
Account maintenance fee income	4,949	4,074
Foreign exchange gain (loss) – net	(2,738)	2,992
Others	53	54
Total	\$12,924	\$15,046

(In thousand New Taiwan dollars, unless otherwise specified)

25. Financial costs

	2021	2020
Repo bond interest	\$9,921	\$24,766
Funding interest	390	644
Interest from commercial paper	445	619
Interest on lease liabilities	1,058	1,320
Interest on convertible corporate bonds	(9,941)	-
Others	3	12
Total	\$1,876	\$27,361

26. Leases

(1) The Group is the lessee

The Group has signed commercial lease contracts for offices, parking spaces, warehouses, etc., with an average period of one to five years. The impact of leasing on the Group's financial position, financial performance, and cash flow is described as follows:

A. Amount recognized in the balance sheet

(a) Right-of-use assets.

Carrying amount of right-of-use assets

	2021.12.31	2020.12.31
Buildings and structures	\$80,983	\$121,134
Transportation equipment	5,476	6,162
Total	\$86,459	\$127,296

The Group increased the right-of-use assets in the amount of NT\$21,595 thousand and NT\$36,743 thousand in 2021 and 2020, respectively.

(b) Lease liabilities

	2021.12.31	2020.12.31
Lease liabilities	\$68,086	\$118,942
Current	\$46,814	\$59,017
Non-current	21,272	59,925

Please refer to Note 6.25 for the interest expenses of the Group's lease liabilities in 2021 and 2020; please refer to Note 12.4—liquidity risk management—for the maturity analysis of lease liabilities as of December 31, 2020.

(In thousand New Taiwan dollars, unless otherwise specified)

B. Amount recognized in the statement of comprehensive income

Depreciation of right-of-use assets

	2021	2020
Buildings and structures	\$59,114	\$55,439
Transportation equipment	3,318	2,695
Total	\$62,432	\$58,134

C. Lessee's income and expenses related to leasing activities

	2021	2020
Short-term lease expense	\$266	\$324
Lease of low-value assets (excluding the expenses		
of short-term lease of low-value assets)	683	630

D. Lessee's cash outflow from leasing activities

The Group's total cash outflow from the leases in 2021 and 2020 was NT\$67,637 thousand and NT\$64,567 thousand, respectively.

27. The employee benefits, depreciation, and amortization expenses are summarized by function as follows:

	2021	2020
Employee benefits expenses		
Salaries and wages	\$836,106	\$515,906
Labor insurance and national health insurance	46,955	35,230
Pension expenses	25,184	20,574
Remuneration to Directors	58,052	22,241
Other employee benefits expenses	20,014	16,743
Total	\$986,311	\$610,694
Depreciation and amortization expenses		
Depreciation expenses	\$79,395	\$73,589
Amortization expenses	11,710	8,690
Total	\$91,105	\$82,279

(In thousand New Taiwan dollars, unless otherwise specified)

Because of the characteristics of the industry, the employment, depreciation, and amortization expenses incurred by the Group all belong to operating expenses.

If the Company has profit in the current year, it shall appropriate no less than 2% as employee remuneration and no more than 3% as director remuneration (excl. independent directors), and both shall sum up to no more than 5% in accordance with the Articles of Incorporation. However, profits must first be taken to offset against cumulative losses if any. When the aforementioned employee remuneration is distributed in stock, it shall be submitted to the shareholders' meeting for a resolution. When it is distributed in cash, it can be resolved by the board of directors and shall only be adopted with the consent of a majority of the directors at a board meeting attended by more than two-thirds of the directors before being reported to the shareholders' meeting. Please refer to the "Market Observation Post System" of the Taiwan Stock Exchange for information on employee compensation and remuneration to directors resolved by the board of directors.

According to the profitability of the Company in 2021, the employee remuneration and the director remuneration were estimated at NT\$30,000 thousand and NT\$41,000 thousand, respectively, and the amounts of NT\$30,000 thousand and NT\$41,000 thousand were recognized under salaries and wages. Based on the profitability in 2020, the employee remuneration and director remuneration were estimated at NT\$9,000 thousand and NT\$12,000 thousand, respectively, and the amounts of NT\$9,000 thousand and NT\$12,000 thousand were recognized under salaries and wages.

Subsidiary Horizon SICE suffered an operating loss in both 2021 and 2020, so it did not estimate and recognize the employee remuneration and the director and supervisor remuneration.

Subsidiary Horizon Venture Capital Co., Ltd. still had cumulative deficit in 2021, so it did not estimate and recognize the employee remuneration and the director remuneration; it suffered an operating loss in 2020, so it did not estimate and recognize the employee remuneration and the director and supervisor remuneration.

According to the profitability of the Horizon Venture Management Co., Ltd. in 2021, the employee remuneration and the director remuneration were estimated at NT\$12 thousand and NT\$0, respectively, and the amounts of NT\$12 thousand and NT\$0 were recognized under salaries and wages. Based on the profitability in 2020, the employee remuneration and the director remuneration were estimated at NT\$5 thousand and NT\$0, respectively, and the amounts of NT\$5 thousand and NT\$0 were recognized under salaries and wages.

The Company's board of directors had resolved on March 11, 2021, to distribute the 2020 remuneration to employees and directors in the amount of NT\$ 9,000 thousand and NT\$ 12,000 thousand, respectively, which had no significant difference from the expenses booked in the 2020 financial report.

The subsidiary Horizon Venture Management's board of directors had resolved on March 10, 2021, to distribute the 2020 remuneration to employees as well as directors and supervisors in the amount of NT\$5 thousand and NT\$0, respectively, which had no significant difference from the expenses booked in the 2020 financial report.

(In thousand New Taiwan dollars, unless otherwise specified)

28. Other profits and losses

	2021	2020
Financial income	\$9,127	\$7,824
Net gain on investment disposal	2,813	14,873
Net loss on open-end funds and money market		
instruments at fair value through profit or loss	(8,814)	(12,575)
Rent revenue	24,407	15,552
Agency fee income	118,927	58,266
Dividend income	2,835	2,161
Others	5,609	8,263
Total	\$154,904	\$94,364

29. Other comprehensive income

<u>2021</u>

		Current	Other		
	Accrued in	reclassification	comprehensive	Income tax	After-tax
	current year	adjustment	income	expenses	amount
The items that are not reclassified as					
profit or loss					
Reevaluation of determined					
benefit plan	\$(14,259)	\$-	\$(14,259)	\$-	\$(14,259)
Unrealized valuation gains or losses					
of equity instruments					
investments in financial assets					
measured at FVTOCI	57,056		57,056		57,056
Total current period other					
comprehensive income	\$42,797	\$-	\$42,797	\$-	\$42,797

<u>2020</u>

	Accrued in current year		Other comprehensive income	Income tax expenses	After-tax amount
The items that are not reclassified as					
profit or loss					
Reevaluation of determined					
benefit plan	\$(22,680)	\$-	\$(22,680)	\$-	\$(22,680)
Unrealized valuation gains or losses					
of equity instruments					
investments in financial assets					
measured at FVTOCI	12,714	3,440	16,154		16,154
Total current period other					
comprehensive income	\$(9,966)	\$3,440	\$(6,526)	<u>\$-</u>	\$(6,526)

(In thousand New Taiwan dollars, unless otherwise specified)

30. Income tax

The main composition of income tax expenses is as follows:

Income tax recognized in profit or loss

	2021	2020
Current income tax expenses:		
Payable income tax for the current period	\$130,889	\$847
Previous income taxes adjusted into the current year	530	1,573
Deferred tax (benefit) expense:		
Deferred tax (benefit) expense related to the original generation of the temporary difference and its		
reversal	(764)	76
Income tax expenses	\$130,655	\$2,496

The amount of income tax expense and accounting profit multiplied by the applicable income tax rate is adjusted as follows:

	2021	2020
Net income before tax of the continuing business units	\$1,369,928	\$417,214
Income tax calculated at the Company's statutory income tax rate	\$273,986	\$83,443
Income tax effect of the tax-free income	(236,986)	(83,980)
Income tax effect of non-deductible expenses on tax	(1,984)	591
returns		
Income tax effect of deferred income tax assets/liabilities	(764)	76
Surtax of profit-seeking enterprise income tax on undistributed earnings	3,625	768
Previous income taxes adjusted into the current year	530	1,573
Other Income tax effects adjusted according to tax laws	92,248	25
Total income tax expense recognized in profit and loss	\$130,655	\$2,496

(In thousand New Taiwan dollars, unless otherwise specified)

Deferred income tax assets (liabilities) balances related to the following items:

<u>2021</u>

	Opening balance	Recognized in the profit or loss	Balance, ending
Temporary difference	Φ.(5.73)	** (4.5.5)	(4.440)
Unrealized allowance for bad debts	\$(653)	\$(457)	\$(1,110)
Unrealized decommissioning cost liability	546	457	1,003
Unrealized short-term employee benefits Unrealized net defined benefit liability	104	28 15	132 2,935
Unrealized foreign exchange loss or gain	2,920 438	725	2,933 1,163
Unrealized valuation gains or losses on	3,371	(46)	3,325
financial assets	3,3/1	(40)	3,323
Unrealized estimated litigation indemnity	1,074	42	1,116
Deferred income tax expenses		\$764	1,110
Deferred income tax assets (liabilities), net	\$7,800		\$8,564
The information expressed on the balance		=	
sheet is as follows:			
Deferred income tax assets	\$8,561	_	\$9,682
Deferred tax liabilities	\$(761)	_	\$(1,118)
2020			
<u>2020</u>	Opening balance	Recognized in the profit or	Balance, ending
	1 0		
Temporary difference	balance	the profit or loss	ending
Temporary difference Unrealized allowance for bad debts	\$(162)	the profit or loss \$(491)	
Temporary difference	balance	the profit or loss	ending \$(653)
Temporary difference Unrealized allowance for bad debts Unrealized decommissioning cost liability Unrealized short-term employee benefits Unrealized net defined benefit liability	\$(162) 1,174	the profit or loss \$(491) (628)	\$(653) 546
Temporary difference Unrealized allowance for bad debts Unrealized decommissioning cost liability Unrealized short-term employee benefits	\$(162) 1,174 71	\$(491) (628) 33	\$(653) 546 104
Temporary difference Unrealized allowance for bad debts Unrealized decommissioning cost liability Unrealized short-term employee benefits Unrealized net defined benefit liability Unrealized foreign exchange loss or gain Unrealized valuation gains or losses on	\$(162) 1,174 71 2,924	\$(491) (628) 33 (4)	\$(653) 546 104 2,920
Temporary difference Unrealized allowance for bad debts Unrealized decommissioning cost liability Unrealized short-term employee benefits Unrealized net defined benefit liability Unrealized foreign exchange loss or gain Unrealized valuation gains or losses on financial assets	\$(162) 1,174 71 2,924 386 2,843	\$(491) (628) 33 (4) 52 528	\$(653) 546 104 2,920 438 3,371
Temporary difference Unrealized allowance for bad debts Unrealized decommissioning cost liability Unrealized short-term employee benefits Unrealized net defined benefit liability Unrealized foreign exchange loss or gain Unrealized valuation gains or losses on financial assets Unrealized estimated litigation indemnity	\$(162) 1,174 71 2,924 386	\$(491) (628) 33 (4) 52 528	\$(653) 546 104 2,920 438
Temporary difference Unrealized allowance for bad debts Unrealized decommissioning cost liability Unrealized short-term employee benefits Unrealized net defined benefit liability Unrealized foreign exchange loss or gain Unrealized valuation gains or losses on financial assets Unrealized estimated litigation indemnity Deferred income tax expenses	\$(162) 1,174 71 2,924 386 2,843	\$(491) (628) 33 (4) 52 528	\$(653) 546 104 2,920 438 3,371 1,074
Temporary difference Unrealized allowance for bad debts Unrealized decommissioning cost liability Unrealized short-term employee benefits Unrealized net defined benefit liability Unrealized foreign exchange loss or gain Unrealized valuation gains or losses on financial assets Unrealized estimated litigation indemnity Deferred income tax expenses Deferred income tax assets (liabilities), net	\$(162) 1,174 71 2,924 386 2,843	\$(491) (628) 33 (4) 52 528	\$(653) 546 104 2,920 438 3,371
Temporary difference Unrealized allowance for bad debts Unrealized decommissioning cost liability Unrealized short-term employee benefits Unrealized net defined benefit liability Unrealized foreign exchange loss or gain Unrealized valuation gains or losses on financial assets Unrealized estimated litigation indemnity Deferred income tax expenses	\$(162) 1,174 71 2,924 386 2,843	\$(491) (628) 33 (4) 52 528	\$(653) 546 104 2,920 438 3,371 1,074
Temporary difference Unrealized allowance for bad debts Unrealized decommissioning cost liability Unrealized short-term employee benefits Unrealized net defined benefit liability Unrealized foreign exchange loss or gain Unrealized valuation gains or losses on financial assets Unrealized estimated litigation indemnity Deferred income tax expenses Deferred income tax assets (liabilities), net The information expressed on the balance	\$(162) 1,174 71 2,924 386 2,843	\$(491) (628) 33 (4) 52 528	\$(653) 546 104 2,920 438 3,371 1,074

(In thousand New Taiwan dollars, unless otherwise specified)

The unused tax loss carryforwards of the entities of the Group are summarized as follows:

	Unused balance			
	Amount of	2021.12.31	2020.12.31	Final credit
Year of occurrence	loss			year
The Company:				
2016-approved	\$58,168	\$-	\$33,520	2026
<u>Subsidiary – Horizon SICE:</u>				
2017-approved	1,084	276	276	2027
2021-filed	18,293	18,293	-	2031
<u>Subsidiary – Horizon Venture</u>				
<u>Capital:</u>				
2014-approved	1,628	1,628	1,628	2024
2015-approved	1,368	1,368	1,368	2025
2017-approved	5,013	5,013	5,013	2027
2018-approved	5,259	5,259	5,259	2028
2019-approved	20,954	20,954	20,954	2029
2020-filed	11,734	11,734	11,734	2030
2021-filed	10,499	10,499	-	2031
		\$75,024	\$79,752	

Unrecognized deferred income tax asset

As of December 31, 2021 and 2020, the total amount of the Group's unrecognized deferred income tax assets was NT\$40,320 thousand and NT\$41,265 thousand, respectively.

Income tax declaration and audit

As of December 31, 2021, the filings of the Company's and its subsidiaries' profit-seeking enterprise income tax up to 2021 were as follows:

	Income tax declaration and
	audit
The Company	Audited up to the year of 2019
Subsidiary – Horizon SICE Co., Ltd.	Audited up to the year of 2019
Subsidiary – Horizon Venture Capital Co., Ltd.	Audited up to the year of 2019
Subsidiary – Horizon Venture Management Co., Ltd.	Audited up to the year of 2019

31. Earnings per share

The basic earnings per share is calculated by having the net profit attributable to the holder of the common stock shares of the parent company divided by the weighted average number of common stock shares outstanding in the current period.

The diluted earnings per share is calculated by having the net profit attributable to the holder of the common stock shares of the parent company divided by the weighted average number of common stock shares outstanding in the current period plus the weighted

(In thousand New Taiwan dollars, unless otherwise specified)

average number of common stock shares to be issued when all dilutive potential common stock shares were converted into common stock shares.

	2021	2020
(1) Basic earnings per share		
Net income attributable to the holders of common stock of the parent company	\$1,239,273	\$414,718
Weighted average number of common stock shares (thousand shares) of the earnings per share	330,981	335,149
Base earnings per share (\$)	\$3.74	\$1.24
	2021	2020
(2) Diluted earnings per share		
Net income attributable to the holders of common stock of the parent company	\$1,239,273	\$414,718
Interest on convertible corporate bonds	(9,941)	
Net income attributable to the holders of common stock of the parent company after adjustment to the dilution	¢1 220 222	¢414.710
effect	<u>\$1,229,332</u>	\$414,718
Weighted average number of common stock shares (thousand shares) of the earnings per share Dilution effect:	330,981	335,149
Employee remuneration – stock (thousand shares)	1,617	957
Convertible corporate bonds (thousand shares)	20,234	
Weighted average number of common stock shares (thousand shares) after adjusting the dilution effect	352,832	336,106
Diluted earnings per share (NT\$)	\$3.48	\$1.23

There was no other transaction performed to cause significant changes to the outstanding common stock shares or the potential common stock shares after the reporting period and before the release of the financial statements.

32. Statement of Reconciliation for customers' margin accounts and futures traders' equity

	2021.12.31	2020.12.31
Margin accounts – bank deposits	\$363,736	\$120,678
Margin accounts – settlement institution settlement balance	155,881	180,434
Customer margin account balance	519,617	301,112
Less: Processing fee income pending reclassification	(89)	(87)
Futures transaction tax to be transferred out	(80)	(42)
Temporary receipts	(15)	(18)
Futures traders' equity	\$519,433	\$300,965

33. Business combination

The Group obtained the FSC's approval for business transfer on December 2, 2020 to acquire the business rights and relevant assets of Kunglon Securities Co., Ltd. (hereinafter referred to as Kunglon Securities) and set up a branch at the original site of Kunglon Securities. The transaction amount was NT\$35,000 thousand, plus the consideration for the relevant rights on the record date of the business transfer as per the price adjustment

(In thousand New Taiwan dollars, unless otherwise specified)

mechanism agreed by both parties. The record date of business transfer agreed by both parties was February 17, 2021, and the relevant handover matters have been completed on the day.

The information on the consideration paid for the acquisition of Kunglon Securities' business and the fair value of the assets acquired on the acquisition date is as follows:

	2021.2.17
Acquisition consideration	
Paid in cash	\$35,000
Fair value of identifiable assets acquired	
Property and equipment	
Office equipment	357
Intangible assets	
Computer software	2,809
Business right	31,834
Subtotal	34,643
Total amount of identifiable assets	\$35,000

From February 17, 2021 (the Group acquired Kunglon Securities) to December 31, 2021, the operating income and pre-tax net income contributed by Kunglon Securities were NT\$100,840 thousand and NT\$68,712 thousand, respectively. If it is assumed that Kunglon Securities had been consolidated into the Group since January 1, 2020, the Group's operating income and pre-tax net income from January 1, 2021 to December 31, 2021 would have increased by NT\$14,904 thousand and NT\$10,156 thousand, respectively.

7. Related party transactions

The related party transactions with the Group during the financial reporting period are as follows:

Name and relationship of related parties

Name	Relationship with the Group
Mercuries & Associates Holding, LTD.	Entities with joint control or significant influence on the Group
Mercuries Life Insurance Co. Ltd.	Entities with joint control or significant influence on the Group
Mercuries Data Systems Ltd.	Other related parties
Mercuries & Associates Holding, Ltd.	Other related parties
Simple Mart Retail Co., Ltd.	Other related parties
Mercury Fu Bao Co., Ltd.	Other related parties
Mercury Fu Bao Co. Ltd.	Other related parties
SCI Pharmtech, Inc.	Other related parties
Cheng-Da Investment Consulting Co., Ltd.	Other related parties
Simple Mart Plus Co., Ltd.	Other related parties
Foundation for Taiwan Masters Golf	Other related parties
Tournament	-

(In thousand New Taiwan dollars, unless otherwise specified)

Major transactions with related parties

1. Brokerage fee revenue

The status of the brokerage fee income generated when the Group and above related parties engaged in the securities brokerage business is as follows:

	2021	2020
Entities with joint control or significant influence on the		
Group		
Others	\$3,432	\$39,443
Other related parties		
Others	29	62
Total	\$3,461	\$39,505

The details of the claims and liabilities incurred when the Group and the above-mentioned related parties engaged in the securities brokerage business are as follows:

	2021.12.31	2020.12.31
Accounts payable		
Entities with joint control or significant influence on the		
Group		
Others	<u>\$-</u>	\$2

There is no significant difference between the above-mentioned stock brokerage trading conditions and those with non-related parties.

2. Underwriting business revenue

The underwriting business revenue generated when the Group conducts the underwriting advisory business for the related parties. The transaction situation is as follows:

	2021	2020
Entities with joint control or significant influence on the		
Group		
Others	\$1,356	\$294
Other related parties		
Others	3,024	
Total	\$4,380	\$294

There is no significant difference between the above-mentioned underwriting business conditions and those with non-related parties.

(In thousand New Taiwan dollars, unless otherwise specified)

3. Stock affairs agency revenue

The revenue generated when the Group serves as a stock affairs agency entrusted by the related parties to handle general stock affairs and special stock affairs is as follows:

	2021	2020
Entities with joint control or significant influence on the		
Group		
Others	\$3,459	\$3,204
Other related parties		
Others	2,287	2,117
Total	\$5,746	\$5,321

The details of the claims and liabilities incurred when the Group and the above-mentioned related parties engaged in the stock affairs agency business are as follows:

	2021.12.31	2020.12.31
Other receivables		
Entities with joint control or significant influence on the		
Group		
Others	\$84	\$1,621
Other related parties		
Others	280	234
Total	\$364	\$1,855

There is no significant difference between the above-mentioned stock affairs agency business conditions and those with non-related parties.

4. Other operating revenue

The income generated from the Group's discretionary investment business is as follows:

	2021	2020
Discretionary investment management fee income		
Entities with joint control or significant influence on the		
Group		
Mercuries Life Insurance Co. Ltd.	\$2,698	\$2,630

The details of the claims and liabilities incurred when the Group and the above-mentioned related parties engaged in the discretionary investment business are as follows:

	2021.12.31	2020.12.31
Accounts receivable		
Entities with joint control or significant influence on the		
Group		
Mercuries Life Insurance Co. Ltd.	\$252	\$230

(In thousand New Taiwan dollars, unless otherwise specified)

There is no significant difference between the above-mentioned discretionary investment business conditions and those with non-related parties.

The revenue generated when the Group is entrusted to maintain the accounts of the Taiwan Depository and Clearing Corporation (TDCC) is as follows:

	2021	2020
Account maintenance fee income		
Entities with joint control or significant influence on the		
Group		
Mercuries Life Insurance Co. Ltd.	\$4,949	\$4,074

The details of the claims and liabilities incurred when the Group and the above-mentioned related parties engaged in the TDCC account maintenance business are as follows:

	2021.12.31	2020.12.31
Accounts receivable		
Entities with joint control or significant influence on the		
Group		
Mercuries Life Insurance Co. Ltd.	\$448	\$383

There is no significant difference between the above-mentioned TDCC account maintenance business conditions and those with non-related parties.

5. Asset trade

2021

Counterparties	Transaction object	Trade value
Stock purchase		
Entities with joint control or significant		
influence on the Group		
Others	TDCC stocks	\$45,457
Other related parties		
Others	TDCC stocks	12,928
Total		\$58,385
Stock sale		
Entities with joint control or significant		
influence on the Group		
Others	TDCC stocks	\$17,564
Other related parties		
Others	TDCC stocks	19,797
Total		\$37,361

(In thousand New Taiwan dollars, unless otherwise specified)

Counterparties	Transaction object	Trade value
Bond purchase		
Entities with joint control or significant		
influence on the Group		
Mercuries Life Insurance Co. Ltd.	Over-the-counter bonds	\$200,000
Mercuries & Associates Holding, LTD.	Over-the-counter bonds	51,255
Total		\$251,255
Bond sale		
Entities with joint control or significant		
influence on the Group		
Mercuries & Associates Holding, LTD.	Over-the-counter bonds	\$56,950
Note purchase		
Other related parties	G1 1 '11	011 401
Others	Short term bills	\$11,491
Note sale		
Other related parties		
Others	Short term bills	\$11,491
Equipment		
Other related parties		
Others	Office equipment	\$1,480
<u>2020</u>		
Counterparties	Transaction object	Trade value
Stock purchase		
Entities with joint control or significant		
influence on the Group Others	TDCC ata also	¢2 045
	TDCC stocks	\$2,945
Other related parties	TDCC stocks	82,148
SCI Pharmtech, Inc. Others	TDCC stocks	21,193
Total	TDCC Stocks	\$106,286
Total		\$100,280
Stock sale		
Entities with joint control or significant		
influence on the Group		
Others	TDCC stocks	\$37,703
Other related parties		
SCI Pharmtech, Inc.	TDCC stocks	102,654
Others	TDCC stocks	21,045
Total		\$161,402

(In thousand New Taiwan dollars, unless otherwise specified)

conditions and those with non-related parties.

The details of the profit or loss arising from the Group's disposal of the stocks held from the above-mentioned related parties are as follows:

	2021	2020
Entities with joint control or significant influence on the		
Group Others	¢1 410	\$3,118
Other related parties	\$1,419	φ3,116
Others	492	1,861
Total	\$1,911	\$4,979
The details of the profit or loss arising from the Group's of the above-mentioned related parties are as follows:	disposal of the 1	bonds held from
	2021	2020
Entities with joint control or significant influence on the Group		
Mercuries & Associates Holding, LTD.	\$5,695	\$-
The details of the interest on the Group's disposal above-mentioned related parties are as follows:	of the notes	held from the
	2021	2020
Other related parties Others	\$1	\$-
6. The details of other operating expenses paid by the Gr relationship between claims and debts are as follows:	oup to related	parties and the
	2021	2020
Other operating expenses - commission expense Entities with joint control or significant influence on the Group		
Others	\$622	\$733
Other operating expenses – entertainment expense Other related parties		
Others	\$11	\$-
Other operating expenses – advertising expense Other related parties		
Others	\$700	\$900
Other operating expenses – miscellaneous expenses		
Other related parties		
Others	\$8	\$47

(In thousand New Taiwan dollars, unless otherwise specified)

			2021.1	2.31 20	020.12.31
	Accounts payable Entities with joint control or significant influ Group	ence on the			
	Others			\$111	\$186
	There is no significant difference between the those with non-related parties.	ne above-me	ntioned trar	saction cor	nditions and
7.	The details of related parties' stocks held by	the Group ar	e as follows	s:	
		2021	.12.31	2020	.12.31
		Number of shares (thousand		Number of shares (thousand	
	Entities with joint control or significant influence	shares)	Amount	shares)	Amount
	on the Group Others	1,400	\$31,710	<u>-</u>	<u> </u>
	Other related parties Others	428	\$30,303	497	\$45,792
	The details of the profit or loss arising from held by the Group are as follows:	n the above	-mentioned	related par	ties' stocks
			202	1	2020
	Entities with joint control or significant influ Group	ence on the			
	Others		\$2	,000	\$-
	Other related parties				
	Others			,297	323
	Total		\$3	,297	\$323
8.	The details of related parties' bonds held by t	the Group ar	e as follows	s:	
		2021.1	2.31	2020.	12.31
		Face value	Market price	Face value	Market price
	Entities with joint control or significant influence on the Group	Tace value	price	1 acc value	price
		\$200,000	\$200,000	\$-	\$-
	The details of interest income from the Group parties are as follows:	p's bonds he	ld by the at	ove-mentio	oned related
			202	1	2020
	Entities with joint control or significant influ Group	ence on the			
	Mercuries Life Insurance Co. Ltd.		\$2	,043	\$-

(In thousand New Taiwan dollars, unless otherwise specified)

The details of the claims and liabilities incurred from the above-mentioned related parties' bonds held by the Group are as follows:

	2021.12.31	2020.12.31
Other receivables		
Entities with joint control or significant influence on the		
Group		
Mercuries Life Insurance Co. Ltd.	\$2,043	\$-
9. Remuneration of key management personnel of the Group	2021	2020
Short-term employee benefits	\$216,598	\$118,891
• •	· · · · · · · · · · · · · · · · · · ·	
Retirement benefits	4,281	5,621
Total	\$220,879	\$124,512

8. <u>Pledged assets</u>

The Group has the following assets provided as collateral:

	Secured debt or restricted		
Items	content	2021.12.31	2020.12.31
Financial assets at fair value through			
profit and loss			
Securities – proprietary (government	Call loans to banks	\$610,355	\$620,018
bonds)	Call loans to banks		
Securities – proprietary (corporate	Call loans to banks	1,707,894	1,561,245
bonds)			
Securities – proprietary (convertible	Call loans to banks	402,610	800,838
bonds)			
Other current assets			
Restricted assets (certificate of	Short-term borrowings and	126,000	120,000
deposit)	commercial paper		
Restricted assets (certificate of	Settlement advance	270,000	240,000
deposit)			
Restricted assets (Current deposits)	Short-term borrowings (compensating balance)	15,000	-
	(compensating datance)		

9. Significant contingent liabilities and unrecognized contractual commitments

No such event

10. Significant disaster loss

No such event

11. Significant subsequent events

No such event

(In thousand New Taiwan dollars, unless otherwise specified)

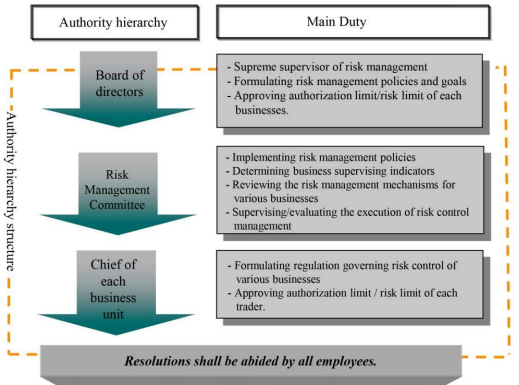
12. Others

- 1. Purpose and policy of financial risk management
 - (1) Risk management objectives and policies

The Group's risk management policy is based on the current capital scale and the risk appetite determined by the board of directors to create the greatest return for shareholders, and to achieve the following goals:

- A. Providing effective identification, measurement and monitoring of risks when engaging in various businesses.
- B. Establishing timely, accurate and effective risk management indicators for the Company's operating activities in response to the fluctuations in the market.
- C. Controlling the overall risk within the risk limit of shareholders, and providing the basis of capital allocation for operating activities.
- (2) Risk management system

The Group adopts the authorization hierarchy system for risk management. Procedures of formulations and Approval of relevant policies are as follows:



The Group adopts both top-down and bottom-up approaches. First, the Company determines the overall economic capital and risk appetite with the top-down approach.

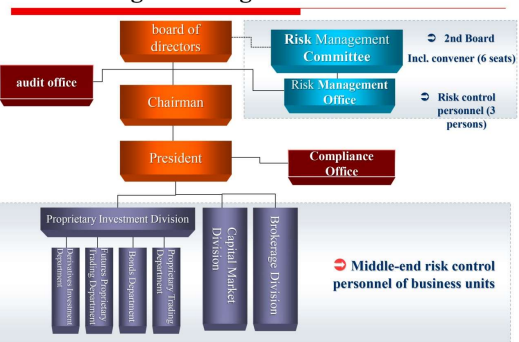
(In thousand New Taiwan dollars, unless otherwise specified)

After the overall economic capital is determined, the economic capital of each unit is then determined based on the bottom-up approach to ensure the consistency of total capital requirement.

(3) Risk management organizations

A. The Group's risk management organization includes board of directors, "Risk Management Committee," top management, Internal Auditing Office, Risk Management Office, Compliance Office, and other business units. The organizational chart is as follows:

Risk management organizational structure



B. The "Risk Management Committee" is the Group's highest authority unit in the matter of risk management. It reports directly to the "board of directors." The organization, functions and work rules of the "Risk Management Committee" are handled according to the "Charter of Risk Management Committee."

(4) Risk management procedure

The Group's risk management procedure includes risk identification, evaluation, monitoring, reporting, and response measures. The impacts of various risks and responses are described as follows:

A. Market Risk:

Uncertain changes in the values of financial assets over a period of time due to changes in market prices, such as changes in interest rates, exchange rates, equity securities, and commodity prices, may lead to the risk of losses on on- and off-balance sheet items.

(In thousand New Taiwan dollars, unless otherwise specified)

B. Liquidity risk:

The risk of being unable to realize assets or obtain sufficient funds to fulfill obligations when they are due (referred to as "liquidity risk"); and the risk of insufficient market depth, market disorder, or significant changes in market prices when positions held are disposed of or offset (known as "market liquidity risk").

C. Credit risk:

The amount of risk arising from the failure of the counterparty (including the issuer of securities, counterparty to a contractual transaction, or debtor) to fulfill its obligation or risk of loss incurred by its financial position.

D. Operational risk:

The risks caused by poor operating systems and operational negligence, such as poor and contradictory operating process designs, negligence in operations, failure to implement internal controls, or front-end transactions exceeding the authorized permissions or execution of unauthorized transactions, improper management of back-end transaction books and records and improper internal accounting control, inexperienced personnel, improper security control of information systems, and improper operational backup.

E. Legal risk:

The failure to comply with the relevant government regulations; contracts invalidated due to no legal binding effect, ultra vires, omissions in clauses, or incomplete regulations, resulting in the risk of loss.

F. Model risk:

The non-precise appraised value due to the use of inappropriate models, parameters, or assumptions.

In order to maintain the operation and management of models and enhance the risk control of financial products, the Group has formulated the "Rules of the Management Operation of the Use of Models" to regulate the development, verification, safekeeping and changes of the models, in order to reduce model risks from the inappropriate use of models, parameters or hypotheses.

G. Climate Change and Environmental Sustainability Risks:

Due to global warming, the average temperature continues to rise, the frequency of extreme climate events increases, and the precipitation and the high and low temperature difference tend to be polarized, causing frequent natural disasters. Climate change has become a major issue of global concern, with the impact affecting business operations. Therefore, the Company has adopted the Task Force on Climate-related Financial Disclosures (TCFD) issued by the Financial Stability Board, United Nations, to identify the potential risks arising from various climate change based on the interaction between the Company's daily operating activities, its services, and the environment, to determine the countermeasures and

(In thousand New Taiwan dollars, unless otherwise specified)

management methods.

H. Other emerging risks:

Due to new businesses or modified operations (e.g. FinTech), there might be adverse impact on the future business operation because of the lack if risk identification and assessment.

(5) Strategies and procedures for hedging and mitigating risks

The Group carries out analysis based on the severity of loss, and assess the pros and cons of each countermeasures. Potential hedging and mitigation policies include:

- A. Risk avoidance: Take avoidance measures, to avoid activities that may have underlying risks.
- B. Risk transfer/mitigation: Transfer part or all of the risk to a third party.
- C. Risk control: Reduce the possibility and impacts of risks through appropriate approaches.
- D. Risk-taking: Not taking any measures to change the possibilities and impact of risks.

The Group's monitoring, hedging and mitigation tools are mainly derivatives. The Company maintains the risk of market price fluctuations of hedging positions within an acceptable limit, determines the authorization limit based on the risk tolerance, and establishes a monitoring warning mechanism to grasp the change in the hedging positions.

The Group's Derivatives Investment Department adopts hedging methods for the issuance and subscription (sale) of warrants based on the Black-Scholes' model to estimate the Delta, Gamma, and Vega values of the relevant positions, which serve as the parameters reported in accordance with the Group's Management Rules of Use of Models for the capital adequacy ratio.

The Group's Futures Proprietary Trading Department is responsible for future trading and options trading. The risk control items include limits to value-at-risk, risk exposures, guarantee deposits, stock concentration, company scale, liquidity, stop-loss/take-profit. All investment strategies are approved after analysis on the fundamentals and strategic aspects and assessment of the general market trend at the investment decision meetings convened by the Proprietary Investment Division.

The Group has developed its own asset risk management system, and built systematic parameter settings based on different risk characteristics to make the risk control system modules more flexible and more conducive to the implementation of intraday and post-market monitoring. In addition to being linked with position performance, it can keep abreast of the actual operating results of the business at any time, to effectively improve the efficiency of risk information communication and management.

(In thousand New Taiwan dollars, unless otherwise specified)

2. Market risk management

The Group has specified the market risk control methods in risk control regulations of each business. Market risk control items include total limit (by department, product, trader, trading strategy), shareholdings ratio, concentration (including the total shareholdings of any company's shares, total cost of holding any company's securities, total quantity of any foreign company's shares held, and total cost of holding any foreign company's securities), stop-loss and take-profit mechanism, trader account suspension mechanism, stop-loss mechanism, margin limit, overrun response, VaR calculation, and control of VaR limits. The Risk Management Office is responsible for monitoring the limits every day. The Group estimates the Value at risk (VaR) on a daily basis, and adjusted the model and parameters retrospectively to more accurately predict the largest possible loss due to market price fluctuation.

(1) The Group's Risk Management Office is responsible for monitoring the Company's daily risk exposure as a whole and at each business unit. In addition to understanding the risk response measures of each unit, it discloses the daily position gains and losses and the VaR of the next day in the asset risk control system. The Group's capital adequacy ratio, interest rate, and exchange rate sensitivity analysis, and VaR over the past two years are as follows:

A. Capital adequacy ratio

Items Date	Current value	Mean	Max. value	Min. value
2021.12.31	427%	385%	459%	312%
2020.12.31	350%	354%	431%	290%

B. Sensitivity analysis

(a) Interest rate sensitivity analysis

The Group adopts DV01 in a sensitivity analysis for bond positions. DV01 refers to the impact on the amount of profit or loss on the bond positions when the bond interest rate rises or falls by 1 basis point (bp).

Unit: NTD thousand

Items Date	Average duration	The profit or loss amount (DV01) with a 1bp change in interest rate
2021.12.31	3.25	\$747
2020.12.31	3.56	763

Note: Perpetual debentures are not included.

Perpetual debentures

(In thousand New Taiwan dollars, unless otherwise specified)

Unit: NTD thousand

Items Date	Average duration	The profit or loss amount (DV01) with a 1bp change in interest rate
2021.12.31	31.3	\$626
2020.12.31	-	-

(b) Exchange rate sensitivity analysis

The Group assesses the impact of exchange rate change by 1% on the profit and loss on foreign currency positions.

Unit: NTD thousand

Items		Impact on the amount of profit and loss with
Date		exchange rate change by 1%
2021.1	2.31	\$298
2020.1	2.31	283

C. The Group's quantized market risk model is measured based on VaR, and the quantized calculation is based on parametric methods (variance-covariance method), historical simulation method. The values-at-risk at 99% confidence level is as follows: The VaR of the next day is calculated at 99% confidence level.

Unit: NTD thousand

Date	Current value	Mean	Max. value	Min. value
2021.12.31	\$67,248	\$80,506	\$116,721	\$32,618
2020.12.31	76,840	58,161	87,341	23,849

(2) Back test

According to the Group's Back Test Operational Rules and the Risk Management Best-practice Principles for Securities Firms, the Group conducts model validity evaluation and back test based on the VaR by business and the Group's overall position on an annual basis to ensure the correctness and credibility of predictions of a risk evaluation model on a statistical basis.

(3) Stress test

A. Stress tests are carried out on a regular basis in accordance with the Group's Risk Management Policy Guidelines, the Stress Test Operation Rules, and the Risk Management Best-practice Principles for Securities Firms.

B. Two goals of stress test

- (a) Evaluating the securities firms' capital's ability to bear the greatest potential loss.
- (b) Identifying measures that securities firms can adopt to reduce risks and protect capital.

(In thousand New Taiwan dollars, unless otherwise specified)

C. Available countermeasures

- (a) Readjust positions held, close positions, or hedge transactions.
- (b) Purchase credit guarantee schemes or insurance, or lower risk limits.
- (c) Increase the sources of funding available to ensure that there are sufficient funds to respond during the crisis to enhance the liquidity of securities firms' funds.
- (d) Plan countermeasures for specific stress test scenarios.
- D. The Group's stress test system is based on historical scenarios and a hypothetical scenario. The method of implementation is described as follows:
 - (a) The historical scenarios mainly focus on specific extreme events in the past financial market that caused the market to plunge, such as the 921 earthquake, the dot-com bubble in 2000, the U.S. 911 terrorist attack, the March 19 shooting incident in Taiwan, the Eurozone debt storm, the 311 Eastern Japan Earthquake, Standard & Poor's downgrading of U.S. debt credit ratings, and other events, to simulate extreme stress to estimate the losses. The Group's historical scenarios are based on two incidents. One is the US Dow Jones Industrial Average index crashed due to concerns about the accelerated speed of increase in interest rates on February 2, 2018. The Group set the loss rate of the market value of both equity investments and non-government bonds investments at 12%, the loss rate of money market funds at 2%, the sharp fall of the daily average trading volume of the Taiwan stock market to NT\$50 billion, and the amount for the climate risk stress test. The second one is based on the global stock market crash caused by the global pandemic of COVID-19 in the first quarter of 2020. The Group set the loss rate of the market value of equity investments and non-governmental bond investments at 30% and 10%, respectively, the loss rate of money market funds at 2%, fall of the daily average trading volume of the Taiwan stock market to NT\$50 billion, and the amount for the climate risk stress test. The loss estimated in the aforementioned historical scenarios in the stress test had a limited impact on the Group's financial position in each period, and the regulatory adequacy ratio was at the level stipulated in the regulations of the competent authority.
 - (b) The loss rates in the hypothetical scenario are based on the assumptions of credit rating companies to evaluate the value of the investment portfolio and the impact of changes on the amount of business operations. The fundamental assumptions include a 50% reduction in the market value of equity investments, a credit loss rate of non-government bond investments of 10%, a loss rate of money market funds of 2%, a fall of the daily average trading volume of the Taiwan stock market to NT\$50 billion, and the amount for the climate risk stress test. Under the hypothetical scenario, the loss estimated had a limited impact on the Group's financial position in each period, and the adequacy ratio of its own capital was at the level stipulated in the regulations

(In thousand New Taiwan dollars, unless otherwise specified)

of the competent authority.

3. Management over credit risks

The Group defines the credit risk control methods for each financial product as well as the authorization structure, reporting process, and operations at each level in the risk control regulations. It measures credit risk exposure daily according to the credit rating and conducts credit evaluation before each transaction and conducts credit risk control, including TCRI credit ratings, bond issue rating control, reverse repurchase agreement counterparty's limits, counterparty's credit assessment, credit rating requirements for certain securities, while regularly updating and monitoring the credit status of the counterparties and controlling the nominal principle of the positions held. For counterparties with increased risks, the Group reduces credit risk limits or increases collateral. For positions that have been downgraded, it draws up disposal plan and restricts new positions to reduce credit exposure. The credit rating systems adopted for different financial products are described as follows:

(1) Convertible (exchangeable) corporate bonds

The Proprietary Investment Division's convertible (exchangeable) corporate bonds are based on the TEJ TCRI's credit ratings of levels 1–7, except for securities lending (borrowing) transactions. For TCRI level 8 or above, it must be combined with securities lending and shorting.

(2) Securities lending (borrowing)

It is limited to juridical persons, and the credit rating of counterparties in securities lending (borrowing) bargaining transactions must reach a certain level, or shall be a publicly listed securities firm.

(3) Bonds under reverse repurchase agreement

The counterparties are limited to domestic juridical persons, and for customers whose transaction balance reaches a certain amount of NTD or more, their counterparties' credit ratings must reach the required level. If the credit rating of a counterparty fails to meet the requirement, it shall be submitted to the President for approval before processing the transaction.

(4) Bonds (excluding convertible (exchangeable) corporate bonds)

According to the Bond Transaction Risk Management Regulations of the Bond Department, all types of bonds obtained by the Group must meet certain credit rating standards.

(5) Swaption of convertible corporate bond asset

The counterparties' credit ratings are limited to twBBB- and above, and the limit of transaction amount is set based on the counterparties credit ratings.

(In thousand New Taiwan dollars, unless otherwise specified)

(6) Loans and non-restricted purpose loans

According to the Brokerage Division's Guidelines for Operations of Securities Borrowing and Lending; Guidelines for Handling Non-Restricted Purpose Loans; Loan and Non-Restricted Purpose Loan Risk Management Guidelines; the Regulations on Credit Investigation and Credit Line Evaluation of Customers in Securities Borrowings and Non-Restricted Purpose Loan Business, the Company evaluates each customer's credit line and controls the credit risk of securities borrowings and non-restricted purpose loans through regular review of collateral.

4. Liquidity risk management

(1) Market liquidity risk of positions held

The Group has formulated the liquidity risk control methods in the risk control regulations based on the nature of each business and set the cap of individual positions as per the concentration of the positions, the trading volume, while monitoring them on a daily basis.

(2) Capital liquidity risk

The Group has formulated the Regulations Governing Capital Liquidity Risk Control. In the asset risk control system, the Company has established the capital liquidity indicators for simulation analysis for capital liquidity risk, and measures its risk tolerance for capital liquidity risk based on the high-standard stress test on monetary losses, with the aim of enhancing liquidity risk control.

The Group maintains financial flexibility through contracts, including cash and cash equivalents, highly liquid securities, bank borrowings, commercial papers payable, call loans to banks, and convertible corporate bonds. The table below summarizes the maturity of the payments contained in the contracts of the Group's financial liabilities. It is compiled based on the earliest possible date for repayment and its undiscounted cash flow. The amounts listed also include the agreed interest. For the interest cash flow paid at floating interest rates, the undiscounted amount of interest is derived from the yield curve at the end of the reporting period.

Non-derivative financial liabilities

	Less than 1				
	year	2_3 years	4–5 years	Over 5 years	Total
2021.12.31					
Short-term borrowings	\$50,010	\$-	\$-	\$-	\$50,010
Commercial papers	150,000				150,000
payable		-	-	-	
Payables	4,443,522	-	-	-	4,443,522
Call loans to banks	3,805,139	-	-	-	3,805,139
Corporate bonds	-		689,400		689,400
payable		-		-	
Lease liabilities (Note)	63,261	55,883	39,448	2,466	161,058

(In thousand New Taiwan dollars, unless otherwise specified)

	Less than 1 year	2–3 years	4–5 years	Over 5 years	Total
2020.12.31 Commercial papers	\$200,000				\$200,000
payable	+===,	\$-	\$-	\$-	+,
Payables	3,896,409	-	-	-	3,896,409
Call loans to banks	8,007,110	-	-	-	8,007,110
Lease liabilities (Note)	63,835	55,217	12,958	-	132,010

Note: Including short-term leases and cash flows of lease contracts for low-value underlying assets.

Derivative financial liabilities

	Less than 1 year	2–3 years	4–5 years	Over 5 years	Total
2021.12.31		_			
Inflow	\$307,150	\$-	\$-	\$-	\$307,150
Outflow	(788,283)	-		_	(788,283)
Net value	\$(481,133)	\$-	\$-	\$-	\$(481,133)
2020.12.31					
Inflow	\$69,716	\$-	\$-	\$-	\$69,716
Outflow	(353,684)	_		_	(353,684)
Net value	\$(283,968)	\$-	\$-	\$-	\$(283,968)

The disclosure of derivative financial liabilities in the table above is presented using undiscounted net cash flows.

5. Operational risk management

The Group has formulated the Internal Control System Policy and Rules of the Implementation of Rules of the Implementation of Internal Audit in accordance with the "Regulations Governing the Establishment of Internal Control Systems by Service Enterprises in Securities and Futures Markets" released by the FSC and "Standard Directions for Internal Control Systems in Securities Firms" released by Taiwan Securities Exchange Corporation. All business transactions have been handled in accordance with the relevant regulations of the competent authorities and the Group's relevant operational risk control regulations in various business risk management regulations. In addition to effectively controlling operational risks as per the standards of the internal control system, the Group compiles the critical operational risks that are easier for quantification and qualification in the securities business, such as default cases and loss amount, number of incorrect entries into the account and the loss amount, and customer complaint cases, into a risk management executive report and reports to the board of directors on a regular basis.

6. Legal risk management

(In thousand New Taiwan dollars, unless otherwise specified)

The Group has established the Compliance Office, serving as the supervising unit, and providing legal consultation for each business units. The Group has also signed the "Regulations Governing the Signing of Contracts." All contracts must be reviewed by the Compliance Office before signing to reinforce legal risk control.

7. Model risk management

In order to maintain the operation and management of models and enhance the risk control of financial products, the Group has formulated the "Rules of the Management Operation of the Use of Models" to regulate the development, verification, safekeeping and changes of the models, in order to reduce model risks from the inappropriate use of models, parameters or hypotheses.

8. Climate Change and Environmental Sustainability Risks Management

The Group adopts the TCFD framework to identify its climate change and environmental sustainability risks and opportunities and countermeasures, gradually examines energy efficiency, greenhouse gas emissions, and extreme weather events, and performs stress tests on the impact of such natural disasters, to enhance its resilience and sensitivity to climate change risks. It implements climate change-related disclosures and adaptation strategies as the consensus of all management levels of the Company, while disclosing climate-related information as per the four categories of governance, strategy, risk management, indicators, and goals to continuously improve climate-related strategies and management to cope with changes in the general environment.

The four core elements of the TCFD framework are as follows:

- (1) Governance: Governance of climate change risks and opportunities
 - A. The Group has included the environmental protection and sustainable governance in its CSR in the form of a GRI table in accordance with guidelines and framework of the Rules Governing the Preparation and Filing of Corporate Social Responsibility Reports by TPEx Listed Companies, the Corporate Social Responsibility Best-Practice Principles for TWSE/TPEx Listed Companies, and the Global Reporting Initiative (GRI) since 2014.
 - B. As the impact of climate change on the environment, ecology, and economic industry poses a significant threat to the Group's sustainable development, to attach importance to climate change issues and management, it amended the Guidelines for Risk Management Policies in 2021 to include climate change risks and submitted it to the board of directors for approval after deliberation by the Risk Management Committee.
- (2) Strategy: Assess the actual and potential impacts of climate risks and opportunities and their financial impact on the Group and devise countermeasures.

(In thousand New Taiwan dollars, unless otherwise specified)

	Risk	Description of risk	Financial impact	Countermeasures
*	Physical risk	Natural disasters, such as typhoons, floods, droughts, and other extreme climate events bear a risk of operational interruption	Revenue lossIncrease in costs	 Crisis response regulations: remote work mechanism Regular stress tests to examine changes in the ratios of the Company's shareholders' equity to total assets and capital adequacy ratio
Climate change risk	꾞	Changes in energy conservation, carbon reduction, and resource use strategies	• Increase in operating expenses	 Adoption of energy efficient equipment Development of digital finance Implementation of green energy procurement
Clin	Transition risk	Corporate carbon footprint and greenhouse gas emissions control	 Carbon tax to be levied in the future, the impact of carbon credit trading, or the increase in the operating cost due to fines for the excess of the maximum quantity. 	 Inventory and disclosure of carbon footprints and greenhouse gas emission data Setting of emission reduction targets
Climate change opportunities	Improvement to the business image and increased opportunities for business development and proprietary trading investment	Improvement to the transparency of corporate environmental sustainability to meet clients' requirements on brokers and underwriters selection Emerging futures or financial product investment	Increased brokerage income from government funds, professional investment institutions, and orders in investment trust Increased underwriting cases from green energy enterprises to increase underwriting income Increased proprietary trading income	 Support for climate change carbon reduction and adaptation policies, disclosure of financial-related information under the TCFD framework, and increased communication with the public. Collection of industry information to assess whether each underwriting client's industry and business are vulnerable to the impact of climate change risks, leading to a negative impact, and use of a green finance assessment form to conduct an in-depth KYC process as an indicator to strive for the underwriting business. Support for TCFD; proprietary traders understand the connection between the operational development of each investment
	Improvement to the develc			target and climate change and environmental sustainability through regular interviews and review of financial reports. It is hoped that companies will use the climate-related financial information disclosed in financial reports to guide proprietary trading in the green energy industry.

(3) Risk management: A risk mechanism of identifying and measuring climate change

A. To implement climate change management with reference to the reports and

(In thousand New Taiwan dollars, unless otherwise specified)

information released by relevant institutions at home and abroad, the Group manages to keep abreast of the international standards and responds and makes adjustments accordingly in real time. In addition, it should include the impact factors of climate change in the operational strategy planning and decision-making process, evaluate the relevant impacts, countermeasures, and business opportunities in daily business activities, and include it in the Group's risk management executive report and submit it to the Risk Management Committee and the board of directors.

- B. For the climate change-related scenarios, the Group identifies short-, medium-, and long-term climate change risks and opportunities. The Risk Management Office considers the potential physical and transition risks and performs stress tests on the main impact of typhoons, floods, and other disasters on the Group's financial business and the inventory of greenhouse gas emissions based on the potential impact and potential vulnerability every year, to simulate the impact of an event on the Group and devise countermeasures and relevant mitigation measures.
- C. External disclosure and communication: Discloses are made in the CSR report and the Company's website.
- (4) Indicators and goals: The indicators used in the evaluation as per the strategies and the management process and the results of achieving the goals.
 - A. From the Kyoto Protocol in 1997 to the Paris Agreement in 2015, the world has been trying to address climate change, with the goal of limiting warming to 2°C by the end of this century or at least the 1.5°C target in a new report by the Intergovernmental Panel on Climate Change (IPCC). To jointly work to address the issue of global warming, the Group has set an energy saving target of at least 1% reduction of power consumption every year through the adjustment of power resources and the improvement to energy efficiency.
 - B. Under the trend of automation and paperless office environment, the Group has also transformed various workflows with emerging technologies to improve work efficiency, improve the decision-making analysis model, and reduce operating expenses, such as accelerating the online account opening platform, optimizing the electronic trading platform, regularly working with stock market experts to hold online live seminars, launching the AI stock selection and ordering services, and providing customers with diverse market information and new trading knowledge on the social community, while being committed to continuously upgrading customer services.
 - C. In addition to reducing energy costs by updating water and power efficient equipment, the Group strengthens employee training and education, to continue to promote the concept of energy conservation and environmental protection. Further, the Group has established a comprehensive paperless environment, including the e-office administrative procedures, electronic trading statements, and electronic order placement, and upgraded the automated information systems and transformed various workflows to reduce paper consumption and improve work efficiency as well.
 - D. It regularly interviews the investment targets and reviews their financial reports to

(In thousand New Taiwan dollars, unless otherwise specified)

further understand the connection between the operational development of each investment target and climate change, to guide a certain proportion of investment in enterprises with environmental sustainability and green energy indicators.

9. Other emerging risks management

In order to cope with the risk arising from the adverse impact on the future business operations due to the emergence of new business categories or changes in the way of operation (such as digital financial technology),

the Group has formulated the Information Security Management Regulations and the Personal Data File Maintenance Plan and Personal Data Disposal Method after Business Termination for the critical risk areas of information security and personal data protection, respectively, as a reference for security level assessment in response to the execution of various information security tasks.

10. Reconciliation of liabilities from financing activities

Information on reconciliation of liabilities for the year ended December 31, 2021:

	Short-term borrowings	Commercial papers payable	Corporate bonds payable	Lease liabilities	Total liabilities from financing activities
2021.1.1	\$-	\$199,936	\$-	\$118,942	\$318,878
Cash flows					
- Inflow	137,741,730	1,614,614	822,374	-	140,178,718
- Outflow	(137,691,730)	(1,665,000)	-	(66,688)	(139,423,418)
Non-cash	-	445	(58,850)	15,832	(42,573)
changes					
2021.12.31	\$50,000	\$149,995	\$763,524	\$68,086	\$1,031,605

<u>Information on reconciliation of liabilities for the year ended December 31, 2020:</u>

	Short-term borrowings	Commercial papers payable	Lease liabilities	Total liabilities from financing activities
2020.1.1	<u> </u>	\$99,948	\$144,492	\$244,440
Cash flows				
- Inflow	130,738,430	869,369	-	131,607,799
- Outflow	(130,738,430)	(770,000)	(63,613)	(131,572,043)
Non-cash changes	<u>-</u>	619	38,063	38,682
2020.12.31	\$-	\$199,936	\$118,942	\$318,878

11. Categories of financial instruments

Financial assets

	2021.12.31	2020.12.31
Financial assets measured at fair value through profit or loss		
Financial assets mandatorily measured at fair value through profit or	\$4,530,990	
loss		\$4,911,909
Financial assets at fair value through other comprehensive profit or		
loss	162,840	105,784
Financial assets based on cost after amortization (Note)	10,403,986	11,433,179
Total	\$15,097,816	\$16,450,872

(In thousand New Taiwan dollars, unless otherwise specified)

Financial liabilities

	2021.12.31	2020.12.31
Financial liabilities based on cost after amortization:		
Short-term borrowings	\$50,000	\$-
Commercial papers payable	149,995	199,936
Call loans to banks	3,804,392	8,005,393
Futures traders' equity	519,433	300,965
Corporate bonds payable	763,524	-
Payables	4,421,588	3,887,148
Total	\$9,708,932	\$12,393,442

Note: Including cash and cash equivalents (excluding cash on hand and petty cash), bond investment under reverse repurchase agreement, securities borrowings receivable, loan receivable – non-restricted purpose, customer margin account, notes receivable, accounts receivable, other receivables, restricted assets, financial assets at amortized cost - non-current, business guarantee, settlement and clearance funds, and guarantee deposits paid.

12. The fair value of financial instruments

The know-how and hypotheses adopted to measure the fair values

- (1) The Book Value of short-term financial instruments stated in the balance sheet shall be the fair value of such instruments. The reason is that the maturity date of these instruments is close and it would be reasonable to use the Book Value in the valuation of fair value. This method is applied to cash and cash equivalents, bond investments under reverse repurchase agreement, securities borrowings receivable, loan receivables non-restricted purpose, customer margin account, accounts receivable, restricted assets, business guarantee, settlement and clearance funds, guarantee deposits paid, short-term borrowings, commercial paper payable, bond liabilities under repurchase agreement, futures traders' equity, corporate bonds payable, accounts payable, and guarantee deposits received.
- (2) If a financial instrument measured at fair value through profit and loss is quoted in an active market, the market price is adopted as the fair value. If there are no market prices for reference, then fair values shall be estimated using the valuation approach. Estimates and assumptions used in the valuation approach are consistent with the estimates and assumptions adopted by market participants when pricing the underlying financial instruments.

The methods for determining the fair values of various financial instruments are as follows:

A. Equity securities: Except for those that are measured at cost in accordance with relevant laws and regulations, those listed on the market shall adopt the closing price of the listed market as the market price; if there is no active trading market (such as emerging stocks and unlisted stocks), the valuation method is adopted for estimation.

(In thousand New Taiwan dollars, unless otherwise specified)

- B. Bonds: government bonds and corporate bonds are valued based on current market prices published on OTC, which are calculated using the bonds' average yields. Bond derivatives require special valuation models, using the above-mentioned yields and market prices as parameters. For bonds without an active market, the yield curve published by OTC will be used as parameters for the valuation model.
- C. Futures instruments: The closing price of each futures trading market is adopted.
- D. Options instruments: The closing price of each options trading market is adopted.
- E. Other derivatives: For those listed in markets, their listed market quotes are adopted as the basis for market prices. For those not listed in markets, the average buying price or average selling price of the quotation platform, or other definite quotes as the basis for market prices.

13. Transfer of financial assets

Transferred financial assets not being removed in all

In the daily trading activities of the Group, the transferred financial assets that do not meet the conditions for being removed in all are mostly debt securities as collateral under a repurchase agreement held by trading counterparties or equity securities lent under a securities lending agreement. Such transactions are essentially secured borrowings and reflect the Group's liabilities from repurchasing the obligation of the transferred financial assets at a fixed price in the future. For such transactions, the Group is unable to use, sell, or pledge the transferred financial assets during the effective period of the transaction, but the Group still bears the interest rate risk and credit risk. Therefore, it has not been derecognized entirely.

The table below shows the financial assets not qualified under all conditions and related financial liabilities:

December 31, 2021							
Category of financial assets	Book value of transferred financial assets	Book value of related financial liabilities	Fair value of transferred financial assets	Fair value of related financial liabilities	Net fair value position		
Financial assets at fair value through profit and loss							
R/P agreement	\$3,871,439	\$3,804,392	\$3,871,439	\$3,804,392	\$67,047		

December 31, 2020							
Category of financial assets	Book value of transferred financial assets	Book value of related financial liabilities	Fair value of transferred financial assets	Fair value of related financial liabilities	Net fair value position		
Financial assets at fair value through profit and loss							
R/P agreement	\$8,087,113	\$8,005,393	\$8,087,113	\$8,005,393	\$81,720		

(In thousand New Taiwan dollars, unless otherwise specified)

14. Financial assets and liabilities written-off against each other

The Group's engaging in transactions of bonds under repurchase agreements does not meet the offsetting condition stipulated in the Communiqué, but it has signed a master netting arrangement or similar agreements with trading counterparties. With the above-mentioned master netting arrangement or similar agreements, when both parties of a transaction choose to settle in a net amount, the financial assets and financial liabilities will be offset and settled in a net amount. If not, the total amount will be adopted for settlement. However, if either party violates the agreement, the other party may choose to settle in a net amount.

The table below lists the relevant information about the offsetting of the financial assets and financial liabilities above:

December 31, 2021

Financial assets subject to offsetting, master netting arrangement, or similar agreements								
	Total recognized			Relevant amo				
	Total	financial liabilities	Net financial assets	in the balan	ce sheet (d)			
	recognized	offset in the	listed in the balance	Financial	Cash			
1	financial assets	balance sheet	sheet	instruments	collateral	Net value		
Description	(a)	(b)	(c)=(a)-(b)	(Note)	received	(e)=(c)-(d)		
Reverse	\$1,150,580	\$-	\$1,150,580	\$1,150,580	\$-	\$-		
repurchase								
agreement								

Financial liabilities subject to offsetting, master netting arrangement, or similar agreements							
	Total	Total recognized		Relevant amo			
	recognized	financial assets	Net financial	in the balan			
	financial	offset in the	liabilities listed in	Financial	Cash		
	liabilities	balance sheet	the balance sheet	instruments	collateral	Net value	
Description	(a)	(b)	(c)=(a)-(b)	(Note)	received	(e)=(c)-(d)	
Repurchase	\$3,804,392	\$-	\$3,804,392	\$3,804,392	\$-	\$-	
agreement							

Note: Including the master netting arrangement and non-cash financial collateral.

December 31, 2020

Financial assets subject to offsetting, master netting arrangement, or similar agreements							
		Total recognized		Relevant amounts not offset			
	Total	financial liabilities	Net financial assets	in the balan	ce sheet (d)		
	recognized	offset in the	listed in the balance	Financial	Cash		
	financial assets	balance sheet	sheet	instruments	collateral	Net value	
Description	(a)	(b)	(c)=(a)-(b)	(Note)	received	(e)=(c)-(d)	
Reverse	\$5,105,012	\$-	\$5,105,012	\$5,105,012	\$-	\$-	
repurchase							
agreement							

Financial liabilities subject to offsetting, master netting arrangement, or similar agreements							
	Total	Total recognized Relevant amounts not offset					
	recognized	financial assets	Net financial	in the balan	ce sheet (d)		
	financial	offset in the	liabilities listed in	Financial	Cash		
	liabilities	balance sheet	the balance sheet	instruments	collateral	Net value	
Description	(a)	(b)	(c)=(a)-(b)	(Note)	received	(e)=(c)-(d)	
Repurchase	\$8,005,393	\$-	\$8,005,393	\$8,005,393	\$-	\$-	
agreement							

(In thousand New Taiwan dollars, unless otherwise specified)

Note: Including the master netting arrangement and non-cash financial collateral.

15. Fair value hierarchy

(1) Fair value hierarchy

All assets and liabilities measured or disclosed at fair value is the lowest level input that is important to the overall fair value measurement, classified to the fair value level to which it belongs. The input at each level is as follows:

- Level 1: The quotation (unadjusted) of the same assets or liabilities that can be acquired by the company in an active market on the measurement date.
- Level 2: It refers to the directly or indirectly observable input value of asset or liability, except for those quotations included in Level 1.
- Level 3: The unobservable input value of an asset or liability.

For assets and liabilities that are recognized in the financial statements on a repetitive basis, the classification is reevaluated at the end of each reporting period to determine whether there is a transfer between the fair value levels.

(2) Information on hierarchy of fair value measurement

The Group does not have non-repetitive assets measured at fair value. The information on the fair value level of repetitive assets and liabilities is shown below:

December 31, 2021

	Level 1	Level 2	Level 3	Total
Non-derivatives				
Assets				
Financial assets at fair value through				
profit and loss				
Stock investment	\$1,339,976	\$-	\$240,006	\$1,579,982
Bond investment	2,418,051	403,129	-	2,821,180
Fund investment	14,290	82,151	-	96,441
Unrealized valuation gains or losses of				
equity instruments investments				
Equity measured at fair value through				
other comprehensive income	70,380	-	92,460	162,840
<u>Derivatives</u>				
<u>Assets</u>				
Financial assets at fair value through				
profit and loss				
Futures trading margin – proprietary	31,600	-	-	31,600
capital				
Call option - others	-	1,787	-	1,787

December 31, 2020

(In thousand New Taiwan dollars, unless otherwise specified)

	Level 1	Level 2	Level 3	Total
Non-derivatives				
<u>Assets</u>				
Financial assets at fair value through				
profit and loss				
Stock investment	\$1,378,047	\$-	\$287,633	\$1,665,680
Bond investment	2,603,780	491,707	20,000	3,115,487
Fund investment	37,762	86,669	-	124,431
Unrealized valuation gains or losses of				
equity instruments investments				
Equity measured at fair value through				
other comprehensive income	48,420	-	57,364	105,784
<u>Derivatives</u>				
<u>Assets</u>				
Financial assets at fair value through				
profit and loss				
Futures trading margin – proprietary				
capital	6,311	-	-	6,311

(3) Transfer between Level 1 and Level 2 fair value

For the years 2021 and 2020, the Group's assets and liabilities measured at fair value on a recurring basis did not experience transfer between Level 1 and Level 2 fair value.

(4) Changes in Repetitive Fair Value Level 3 Statement

If the assets measured with the Group's repetitive fair value that are classified as Level 3 fair value, the adjustment of the beginning balance and the ending balance is as follows:

		Assets	
		Measured at fair	Unrealized
		values through	valuation gains or
	Measured at fair	profit and/or loss	losses of equity
	values through		instruments
	profit and/or loss		investments
	Stock	Bonds	Stock
2020.1.1	\$287,633	\$20,000	\$57,364
Total profit or loss recognized for			
2021			
Recognized in the profit or loss	(9,977)	-	-
Recognized in the other	-	-	35,096
comprehensive income			
Acquisition	25,377	-	-
Disposition	-	(20,000)	-
Conversion into Level 3	1	-	-
Conversion from Level 3	(63,028)		
2021.12.31	\$240,006	\$-	\$92,460

(5) Significant unobservable input value information of Level 3 fair value

(In thousand New Taiwan dollars, unless otherwise specified)

For the Group's assets measured at Level 3 repetitive fair value, the significant unobservable input values for fair value measurement are as follows:

Significant

Relationship between

growth rate, the higher

the estimated fair value.

The higher the return on

investment, the lower the estimated fair value.

December 31, 2021

	Valuation technique	unobservable value	input	Quantitative information	input value and fair value
Financial assets Financial assets at fair value through profit and loss Stock	Market approach	Discount for marketability	lack of	20.0%~60.0%	The higher the discount for marketability, the lower the estimated fair value.
Financial assets at fair value through other comprehensive profit or loss					
Stock	Income approach	Dividend Rate	Growth	3.00%~3.50%	The higher the dividend growth rate, the higher the estimated fair value.
	Income approach	Return on inves	stment	7.00%	The higher the return on investment, the lower the estimated fair value.
<u>December 31, 2020</u>					
	Valuation technique	Significa unobservable value		Quantitative information	Relationship between input value and fair value
<u>Financial assets</u> Financial assets at fair value through profit	Valuation technique	unobservable			input value and fair
Financial assets at fair		unobservable value	e input	<u>information</u>	input value and fair
Financial assets at fair value through profit and loss	technique Market	unobservable value Discount for	lack of	information 20.0%~60.0%	The higher the discount for marketability, the lower the estimated fair
Financial assets at fair value through profit and loss Stock	Market approach	Discount for marketability Discount for	lack of	information 20.0%~60.0%	The higher the discount for marketability, the lower the estimated fair value. The higher the discount for marketability, the lower the estimated fair

(6) Evaluation process for Level 3 fair value

Rate

Return on investment

6.5%

approach

Income

approach

(In thousand New Taiwan dollars, unless otherwise specified)

The Group's financial department is responsible for fair value verification, using data from independent sources to bring the evaluation results closer to the market, confirming that the sources of the data are independent, reliable, consistent with other resources and represent executable prices, while analyzing the changes in the value of assets and liabilities that must be remeasured or reevaluated in accordance with the Group's accounting policies at each balance date, to ensure that the evaluation results are reasonable.

(7) Hierarchy information not measured at fair value but required to disclose

December 31, 2021

	Level 1	Level 2	Level 3	Total
Assets with only fair value required				
to be disclosed:				
Financial assets based on cost after				
amortization	\$-	\$200,000	\$-	\$200,000
Liabilities with only fair value				
required to be disclosed:				
Corporate bonds payable	-	763,524	-	763,524

The Group had no hierarchy information not measured at fair value but required to disclose as of December 31, 2020.

16. Information on foreign currency positions held

The Group's foreign currency financial assets and liabilities with significant impact are as follows:

		2021.12.31				
	Foreign currency	Exchange rate	NTD			
	(NT\$)					
Financial assets						
Monetary items						
USD	\$3,949,757	27.6900	\$109,369			
HKD	1,517,338	3.5506	5,387			
CNY	621	4.3406	3			
GBP	18,190	37.3067	679			
EUR	216,327	31.3382	6,779			
JPY	19,240,580	0.2406	4,629			
AUD	181	20.0919	4			
Non-Currency						
USD	1,853,625	27.6900	51,327			
Financial liabilities						
Monetary items						
USD	223,108	27.6900	6,178			
HKD	633,746	3.5506	2,250			
			_,			

(In thousand New Taiwan dollars, unless otherwise specified)

	2020.12.31				
	Foreign currency (NT\$)	Exchange rate	NTD		
Financial assets					
Monetary items					
USD	\$3,033,132	28.5080	\$86,469		
HKD	822,616	3.6775	3,025		
CNY	620	4.3592	3		
GBP	1,754	38.9277	68		
EUR	190,626	35.0563	6,683		
JPY	12,111,320	0.2765	3,349		
AUD	181	21.9740	4		
Non-Currency					
USD	6,651,627	28.5080	189,625		
Financial liabilities					
Monetary items					
USD	4,645,924	28.5080	132,446		
HKD	16,106	3.6775	59		

Due to the wide variety of foreign currencies of the Group, it is impossible to disclose the exchange gains and losses information of monetary financial assets and financial liabilities by each foreign currency with significant impact. The Group's net gains (losses) on foreign currency exchange in 2021 and 2020 were NT\$(2,738) thousand and NT\$2,992 thousand, respectively.

17. Presentation of derivative instruments in the financial statements

Derivatives

- (1) The presentation method of the Group's futures trading on the financial statements:
 - A. The details of the Group's futures trading margin proprietary capital are as follows:

	2021.12.31				
Futures brokerage	Account	Profit (loss) on	Net value of		
	balance	open positions	account		
Taiwan Futures Exchange	\$8,194	\$(1,376)	\$6,818		
Yuanta Futures Co., Ltd.	24,032	750	24,782		
Total	\$32,226	\$(626)	\$31,600		
		2020.12.31			
Futures brokerage	Account	Profit (loss) on	Net value of		
	balance	open positions	account		
Taiwan Futures Exchange	\$882	\$(1,921)	\$(1,039)		
Yuanta Futures Co., Ltd.	6,563	787	7,350		
Total	\$7,445	\$(1,134)	\$6,311		

(In thousand New Taiwan dollars, unless otherwise specified)

B. The details of futures contract gain or loss recognized from futures proprietary trading business are as follows:

	2021	2020
Futures contract gain (loss) - net	\$(17,309)	\$5,202

C. The details of gain or loss on options trading recognized from futures proprietary trading business are as follows:

	2021	2020
Net gain (loss) from options trade	\$(453)	\$927

The settlement prices of TAIEX Futures, TAIEX Options, and stock options of Taiwan Futures Exchange are adopted to calculate the fair value of the contracts.

(2) The details of the Group's open positions of futures contracts and options and open contract values are as follows:

		2021.12.31				
		Unsettled	position	Contract amount		
		Buyer and	number of	or premium paid		
Items	type of trade	sellers	contracts	(collected)	Fair value	Remarks
Futures contracts	Electronics futures (TE)	Buyer	10 Lots	\$34,579	\$35,030	
	Financial futures (TF)	Seller	10 Lots	16,895	17,136	
Futures contracts	TAIEX Futures	Seller	56 Lots	202,354	203,941	
Futures contracts	DAX	Buyer	2 lots	24,663	24,830	
Futures contracts	Mini-DAX	Buyer	2 lots	4,884	4,966	
Futures contracts	Euro 10-year bonds	Seller	1 lot	5,376	5,367	
	Euro 5-year bonds	Seller	4 lots	16,737	16,692	
Futures contracts	FTSE 100 Index	Buyer	4 lots	10,682	10,927	
Futures contracts	UK long-term bonds	Buyer	2 lots	9,471	9,318	
Futures contracts	Hang Seng Index	Seller	2 lots	8,184	8,323	
Futures contracts	SGX Nikkei 225 Index	Buyer	2 lots	6,943	6,917	
Futures contracts	Light crude oil	Buyer	5 lots	9,918	10,409	
Futures contracts	U.S. Dollar Index	Buyer	65 Lots	173,040	171,991	
Futures contracts	EUR	Seller	1 lot	3,933	3,945	
Futures contracts	Mini S&P500	Buyer	2 lots	13,199	13,172	
Futures contracts	U.S. 5-year bonds	Buyer	80 Lots	267,526	267,891	
Futures contracts	Gold	Buyer	23 Lots	115,126	116,416	
Futures contracts	Copper	Seller	9 lots	26,995	27,799	
Futures contracts	Miniature gold coin	Seller	2 lots	1,012	1,012	
Futures contracts	Natural gas	Seller	1 lot	1,014	1,032	
Futures contracts	Mini Nasdaq	Buyer	1 lot	8,871	9,035	
Futures contracts	Platinum	Buyer	2 lots	2,698	2,674	
Futures contracts	Mini light crude oil	Buyer	1 lot	1,043	1,041	
Futures contracts	Unleaded gasoline	Seller	1 lot	2,588	2,586	
Futures contracts	Mini Russell 2000 Index	Buyer	1 lot	3,064	3,104	
Futures contracts	FTSE Xinhua China A50 Index	Buyer	5 lots	2,185	2,173	
Futures contracts	Silver	Buyer	2 lots	6,416	6,464	
Futures contracts	BSE SENSEX	Buyer	4 lots	3,832	3,862	
F	SGX FTSE Taiwan Index	Buyer	5 lots	8,795	8,877	
Futures contracts	Futures	-				
Futures contracts	U.S. 10-year bonds	Buyer	17 Lots	61,363	61,393	
Futures contracts	U.S. 30-year bonds	Seller	5 lots	22,062	22,205	
	Micro E-mini Dow Jones	Buyer	4 lots	19,985	20,055	
Futures contracts	Industrial Average Index	-				
	Futures					

(In thousand New Taiwan dollars, unless otherwise specified)

		2020.12.31				
		Unsettled	position	Contract amount		
		Buyer and	number of	or premium paid		
Items	type of trade	sellers	contracts	(collected)	Fair value	Remarks
Futures contracts	TAIEX Futures	Buyer	23 Lots	\$67,460	\$67,519	
Futures contracts	TAIEX Futures	Seller	20 lots	56,452	58,432	
Futures contracts	Mini-DAX	Buyer	1 lot	2,417	2,407	
Futures contracts	Euro 10-year bonds	Buyer	5 lots	31,097	31,105	
	Euro 5-year bonds	Buyer	5 lots	23,685	23,670	
contracts						
	UK long-term bonds	Buyer	2 lots	10,477	10,545	
	Hang Seng Index	Buyer	2 lots	9,836	9,997	
Futures contracts	OSE Nikkei 225 Mini	Buyer	4 lots	2,948	3,033	
Futures contracts	Mini 10-year Japanese government bonds	Buyer	2 lots	8,402	8,391	
Futures contracts	SGX Nikkei 225 Index	Buyer	1 lot	3,680	3,798	
Futures contracts	AUD	Buyer	1 lot	2,161	2,193	
Futures contracts	CAD	Seller	4 lots	8,910	8,924	
Futures contracts	Light crude oil	Buyer	1 lot	1,371	1,382	
Futures contracts	U.S. Dollar Index	Buyer	6 Lots	15,494	15,361	
Futures contracts	EUR	Seller	1 lot	4,354	4,360	
Futures contracts	3-month Eurodollar	Buyer	7 Lots	49,735	49,755	
Futures contracts	Mini S&P500	Buyer	1 lot	5,282	5,338	
Futures contracts	U.S. 5-year bonds	Buyer	6 Lots	21,554	21,559	
Futures contracts	Gold	Buyer	2 lots	10,779	10,794	
Futures contracts	Copper	Buyer	3 Lots	7,583	7,517	
Futures contracts	Platinum	Buyer	2 lots	2,988	3,074	
Futures contracts	FTSE Xinhua China A50	Buyer	14 lots	6,835	7,062	
	Index					
Futures contracts		Buyer	1 lot	798	798	
	U.S. 2-year bonds	Buyer	4 lots	25,171	25,174	
Futures contracts	U.S. 10-year bonds	Buyer	9 lots	35,335	35,392	
	Micro E-mini Dow Jones	Buyer	2 lots	8,596	8,685	
Futures contracts	Industrial Average Index Futures					

(3) Compliance to financial ratio covenants mandated by the Futures Trading Act

Legal basis: Regulations governing futures Commission Merchants

Article		Current period		Previous period		Standards	Status
number	Calculation formula	Calculatio	Percentage	Calculatio	Percentage		
number		n	1 creentage	n	1 creentage		
	Shareholders' equity	\$623,930	484.42	\$637,244	609.87		Comp
17	Total liabilities – futures merchant's equity	\$1,288	times	\$1,045	times	≥1	lied
	Total habilities – futures merchant's equity		greater	greater			neu
	Current assets	\$1,037,535	1.99	\$836,590			
17			times		2.77 times	≥1	Comp
1 /	Current liabilities	\$520,721	greate	\$302,010	greater	<u>=</u> 1	lied
			r				
	Shareholders' equity	\$623,930	00.120/	\$637,244	01.020/	(1) ≧60%	Comp
22	Minimum paid up capital	\$700,000	89.13%	\$700,000	91.03%	(2) ≥40%	
	Adjusted net capital (ANC)	\$599,964		\$623,993		(1) > 20%	Comp
22	Total margins required for futures traders'	\$147,179	407.64%	\$58,449	1,067.59%	$(1) = 20\%$ $(2) \ge 15\%$	
	outstanding positions					$(2) \leq 13\%$	nea

Embedded derivative instruments

The embedded derivatives identified by the Group as a result of the issuance of convertible corporate bonds have been separated from the master contract and measured at fair value

(In thousand New Taiwan dollars, unless otherwise specified)

through profit or loss. Please refer to Note 6.19 for the information on this transaction contract.

18. Capital management

(1) Capital adequacy ratio calculation

In order to effectively absorb various risks and ensure the long-term and stable development of the Company's various businesses, the Company maintains adequate capital continuously and proactively. Therefore, the Company conducts capital management in accordance with business development plans, relevant laws and regulations, and the financial market environment to achieve optimal capital allocation. At present, the Company calculates and reports its capital adequacy ratio in accordance with the Regulations Governing Securities Firms.

The Company's capital adequacy ratio is as follows:

Regulatory capital adequacy ratio

Capital adequacy ratio

Net eligible regulatory capital

overall risk equivalent

2021.12.31
427%
350%

Augustian dequacy capital
Overall risk equivalent

- Net eligible regulatory capital = Tier 1 capital + Tier 2 capital + Tier 3 capital Deductions from capital
- Overall risk equivalent = Market risk equivalent + Credit risk equivalent + Operational risk equivalent

(2) Capital adequacy ratio calculation

In order to maintain the quality of assets and improve risk management, the Company refers to Basel II, complies with the policy of the competent authority and the management regulations on regulatory capital as in Chapter VI of the Regulations Governing Securities Firms, and will adopt an advanced calculation formula from June 2012 to measure three types of risks, namely credit risk, market risk, and operational risk.

In addition to maintaining the minimum statutory capital requirement, to have an effective pre-warning mechanism for the quality of monthly capital adequacy, the Company has established and introduced various risk quantification methods and information systems, and regularly evaluates the risk amount of each position through simulation trial calculation, and will submit the simulation results to the Risk Management Committee to achieve the performance management and capital allocation goals after risk adjustments.

Notes of disclosure

(In thousand New Taiwan dollars, unless otherwise specified)

1. Information about important transactions:

- (1) Loans to others: none.
- (2) Endorsements/guarantees for others: none.
- (3) The acquisition of real estate for an amount exceeding NT\$300 million or 20% of paid-in capital: None.
- (4) The disposal of real estate for an amount exceeding NT\$300 million or 20% of paid-in capital: None.
- (5) Total discount of service charges in transaction with stakeholder reaching more than NTD 5,000 thousand: None.
- (6) Amounts receivable from related parties totaling more than NTD100 million or 20% of paid-up capital: none.
- (7) Others- The business relationship between the parent company and its subsidiaries and among subsidiaries, and important intercompany transactions and amounts: Attached table 3.

2. Information regarding investees:

Name of investees, locations, and other relevant information (excluding the investees in mainland China): See Attached table 4.

- 3. Information of the overseas branches and the representative offices: None.
- 4. Information regarding investment in the territory of mainland China: None
- 5. Information on major shareholders: See Attached table 5.

14 Segment information

Types of products as the source of income and labor services of the segments to be reported

For management purposes, the Group classifies operating units based on different business and services and is divided into the following five reporting and operations departments:

- 1. Proprietary segment: The segment is mainly responsible for proprietary trading of securities.
- 2. Brokerage segment: The segment is mainly responsible for brokerage and proprietary trading of securities.
- 3. Underwriting segment: The segment is mainly responsible for underwriting of securities.
- 4. Bond segment: The segment is mainly responsible for proprietary trading of bonds, bond

(In thousand New Taiwan dollars, unless otherwise specified)

repo trading, and trading of interest rate-related financial products.

5. Derivatives segment: The segment is mainly responsible for proprietary of futures options, operation of asset exchange options, securities lending transactions, and issuance of warrant products.

The aforementioned segments to be reported are aggregated in one or more segments.

The executive management supervises the operating results of individual segments, and allocates resources based on performance. Segment performance is assessed based on operating profits and losses, which are consistent with the operating profits and losses presented in the consolidated financial statements. However, the amount of financial cost, financial income, and income tax presented in the consolidated financial statements are managed at group level, and are not allocated to individual segments. Inter-segment transactions are priced based on arms length transactions with outside parties.

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<u>2021</u>

	Proprietary Trading Department	Brokerage Department	Investment Banking Department	Bonds Department	Derivative Instruments Department	Others	Write-off	Total
Income:	_							_
Income from external	\$1,349,321	\$1,047,905	\$199,733	\$(836)	\$(20,159)	\$29,635	\$(4)	\$2,605,595
customers								
Inter-segment income	-	-	-	-	-	51,654	(51,654)	-
Interest revenue	-	9,460	-	26,009	-	194	-	35,663
Total revenue	1,349,321	1,057,365	199,733	25,173	(20,159)	81,483	(51,658)	2,641,258
Expenses:								
Interest expenses	-	(1,041)	-	(9,921)	-	9,086	-	(1,876)
Depreciation expenses	(316)	(27,073)	(1,783)	(124)	(498)	(49,601)	-	(79,395)
Amortization expenses	(572)	(6,780)	(64)	(84)	(1,040)	(3,170)	-	(11,710)
Other	(61,004)	(620,720)	(109,953)	(5,852)	(13,660)	(573,728)	51,664	(1,333,253)
expenses/expenditure								
Total expenses	(61,892)	(655,614)	(111,800)	(15,981)	(15,198)	(617,413)	51,664	(1,426,234)
Operating profit	1,287,429	401,751	87,933	9,192	(35,357)	(535,930)	6	1,215,024
Other profits and	100	148,133	284	-	227	103	6,057	154,904
losses								
Profit or loss before	\$1,287,529	\$549,884	\$88,217	\$9,192	\$(35,130)	\$(535,827)	\$6,063	\$1,369,928
tax by department								

<u>2020</u>

	Proprietary Trading Department	Brokerage Department	Investment Banking Department	Bonds Department	Derivative Instruments Department	Others	Write-off	Total
Income:								
Income from external	\$485,881	\$595,333	\$176,048	\$23,499	\$4,992	\$(25,928)	\$(19)	\$1,259,806
customers								
Inter-segment income	-	-	-	-	-	44,571	(44,571)	-
Interest revenue	-	4,530	-	40,573	-	1,198	-	46,301
Total revenue	485,881	599,863	176,048	64,072	4,992	19,841	(44,590)	1,306,107
Expenses:								
Interest expenses	-	(1,294)	_	(24,765)	-	(1,302)	-	(27,361)
Depreciation expenses	(244)	(22,808)	(1,342)	(77)	(551)	(48,567)	-	(73,589)
Amortization expenses	(492)	(4,624)	(9)	(66)	(1,354)	(2,145)	-	(8,690)
Other	(55,630)	(410,754)	(98,759)	(6,576)	(12,590)	(333,926)	44,618	(873,617)
expenses/expenditure			(90,739)					
Total expenses	(56,366)	(439,480)	(100,110)	(31,484)	(14,495)	(385,940)	44,618	(983,257)
Operating profit	429,515	160,383	75,938	32,588	(9,503)	(366,099)	28	322,850
Other profits and losses	-	85,883	117	-	529	(32,022)	39,857	94,364
Profit or loss before tax by department	\$429,515	\$246,266	\$76,055	\$32,588	\$(8,974)	\$(398,121)	\$39,885	\$417,214
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The table below lists the information related to the assets and liabilities of the Group's departments as of December 31, 2021 and 2020:

	Proprietary Trading Department	Brokerage Department	Investment Banking Department	Bonds Department	Derivative Instruments Department	Others	Write-off	Total
2021.12.31 Segment assets	\$1,919,634	\$6,609,465	\$124,062	\$3,699,214	\$87,961	\$4,721,195	\$(666,396)	\$16,495,135
2020.12.31 Segment assets	\$2,322,350	\$4,786,385	\$192,982	\$7,316,708	\$71,842	\$2,699,633	\$(515,615)	\$16,874,285
	Proprietary Trading Department	Brokerage Department	Investment Banking Department	Bonds Department	Derivative Instruments Department	Others	Write-off	Total
2021.12.31 Segment liabilities	\$384	\$5,818,372	\$51,322	\$3,804,889	\$64	\$1,498,311	\$(6,845)	\$11,166,497
2020.12.31 Segment liabilities	\$22,649	\$4,191,438	\$43,560	\$8,006,513	\$72	\$450,688	\$(1)	\$12,714,919

Horizon Securities Co., Ltd. — Futures Department Balance Sheet December 31, 2021 and 2020

Attached table 1 Unit: NTD thousand

	Assets	December 31, 2	2021	December 31, 2020		
Code	Accounting titles	Amount	%	Amount	%	
	Current assets					
111100	Cash and cash equivalents	\$485,514	43	\$527,744	56	
112000	Financial assets at fair value through profit or loss- current	31,600	3	6,311	1	
114070	Customers' margin accounts	519,617	45	301,112	32	
114150	Prepayments	673	_	959	-	
114170	Other receivables	131	_	464	-	
110000	Total current assets	1,037,535	91	836,590	89	
	Non-Current assets					
125000	Property, plant, and equipment - net	1,247	_	1,098	_	
127000	Intangible assets	3,686	_	3,609	1	
129010	Business guarantee	80,000	7	75,000	8	
129020	Settlement / clearance fund	21,320	2	21,126	2	
129030	Refundable deposits	660	_	360	-	
129130	Prepayments for equipment	_	_	490	-	
129110	Inter-department debits	203	_	981	-	
120000	Total of Non-Current Assets	107,116	9	102,664	11	
906001	Total assets	\$1,144,651	100	\$939,254	100	
906001	1 otal assets	\$1,144,651	100	\$939,254	100	

Chairman: Ke-Chyn Jiang Managerial officers: Jamie Lin Accounting Manager: Meng-Wei Lu

Horizon Securities Co., Ltd. — Futures Department Balance Sheet (Continued) December 31, 2021 and 2020

Attached table 1 Unit: NTD thousand

	Liabilities and Equity	December 31, 2		December 31, 2020		
Code	Accounting titles	Amount	%	Amount	%	
	Current liabilities					
214080	Futures traders' equity	\$519,433	45	\$300,965	32	
214130	Accounts payable	9	_	42	-	
214160	Agency Receipts	80	-	62	-	
214170	Other payables	1,184	-	923	-	
219000	Other current liabilities	15	_	18		
210000	Total current liabilities	520,721	45	302,010	32	
	Non-current liabilities					
220000	Total of non-current liabilities	-	_	_	-	
906003	Total liabilities	520,721	45	302,010	32	
	Equity					
301000	Share capital					
301110	Appropriation working fund	700,000	61	700,000	75	
304000	Retained earnings					
304040	Losses to be covered	(76,070)	(6)	(62,756)	$\overline{}$	
906004	Total equity	623,930	55	637,244	68	
906002	Total Liabilities and Equity	\$1,144,651	100	\$939,254	100	

Chairman: Ke-Chyn Jiang Managerial officers: Jamie Lin Accounting Manager: Meng-Wei Lu

Horizon Securities Co., Ltd. — Futures Department Statement of Comprehensive Income 2021 and 2020

Attached table 2 Unit: NTD thousand

				Omt. NTD	tilousulla	
Code	Items	2021		2020		
Code	Items	Amount	%	Amount	%	
	Income					
401000	Brokerage fee revenue	\$35,363	201	\$25,750	81	
	Net gains (losses) on the					
424400	derivative financial instruments	(17,762)	(101)	6,129	19	
428000	Other operating revenue	(1)		(48)	-	
400000	Total revenues	17,600	100	31,831	100	
		,		,		
	Expense					
501000	Brokerage fee expenses	(6,642)	(38)	(5,049)	(16)	
	Proprietary trade service	(-)-)	()	(=)= =)	(-)	
502000	commission expenses	(503)	(3)	(808)	(3)	
521200	Financial costs	(3)	-	(12)	-	
	Clearance and settlement service	(-)				
524300	expenses	(9,383)	(53)	(7,603)	(24)	
531000	Employee benefits expenses	(5,597)	(32)	(5,006)	(16)	
	Depreciation and amortization	() /			` /	
532000	expenses	(1,906)	(11)	(1,879)	(6)	
533000	Other operating expenses	(7,167)	(40)	(8,106)	(25)	
500000	Total Expense	(31,201)	$\overline{(177)}$	(28,463)	(90)	
	Operating profit (loss)	(13,601)	(77)	3,368	10	
602000	Other profits and losses	287	1	2,814	9	
902001	Net income before tax (net loss)	(13,314)	(76)	6,182	19	
	Net income (net loss) for the current					
902005	period	(13,314)	(76)	6,182	19	
805000	Other comprehensive income		_	-		
	Total comprehensive income in					
902006	current period	\$(13,314)	(76)	\$6,182	19	
	1					

Chairman: Ke-Chyn Jiang Managerial officers: Jamie Lin Accounting Manager: Meng-Wei Lu

Attached table 3: Business relationship and significant transactions between the parent company and subsidiaries:

Unit: NTD thousand

				Transaction			
No. (Note 1)	Trader's name	Counterparty	Relations with counterparty (Note 2)	Items	Amount	Terms and conditions	The ratio of consolidated total income or assets (Note 3)
0	Horizon Securities	Horizon SICE	1	Professional service expenses	\$41,000	Note 4	1.55%
0	Horizon Securities	Horizon Venture Capital	1	Brokerage fee revenue - over the counter	10	"	0.00%
0	Horizon Securities	Horizon Venture Capital	1	Brokerage fee discount - over the counter	6	"	0.00%
0	Horizon Securities	Horizon Venture Capital	1	Securities – proprietary	66,540	"	0.40%
0	Horizon Securities	Horizon SICE	1	Other payables	5,000	"	0.03%
1	Horizon SICE	Horizon Securities	2	Consultancy fee income	41,000	"	1.55%
1	Horizon SICE	Horizon Securities	2	Accounts receivable	5,000	"	0.03%
2	Horizon Venture Capital	Horizon Securities	2	Other operating expenses	10	"	0.00%
2	Horizon Venture Capital	Horizon Securities	2	Other gains and losses - brokerage fee discount	6	"	0.00%
2	Horizon Venture Capital	Horizon Securities	2	Securities	42,030	"	0.25%
2	Horizon Venture Capital	Horizon Securities	2	Operating gain on sale of securities	24,510	"	0.93%
2	Horizon Venture Capital	Horizon Venture Management Co., Ltd.	3	Other payables	1,845	"	0.01%
2	Horizon Venture Capital	Horizon Venture Management Co., Ltd.	3	Professional service expenses	10,654	"	0.40%
3	Horizon Venture Management Co., Ltd.	Horizon Venture Capital	3	Consultancy fee income	10,654	"	0.40%
3	Horizon Venture Management Co., Ltd.	Horizon Venture Capital	3	Accounts receivable	1,845	"	0.01%

Note 1: The information about transactions between parent company and subsidiaries shall be numbered and noted in the following manner in the box of numbers:

- 1. 0 is for the Parent Company.
- 2. Subsidiaries are numbered from number 1.
- Note 2: The relationship with the trade party is classified into three categories as follows:
 - 1. Parent Company to subsidiaries.
 - 2. Subsidiaries to Parent Company.
 - 3. Subsidiaries to subsidiaries.
- Note 3: As for the calculation of the proportion of the transaction amount to the combined total operating income or total assets, where it is an asset-liability item, the ending balance shall be calculated as a percentage of the total combined assets.
 - Where it is a profit-loss item, the cumulative amount in the interim period shall be calculated as a percentage of the total combined operating income.
 - Note 4: The revenue from the aforementioned services for related parties and consulting service fees provided by related parties are treated at regular prices.

Attached table 4: Relevant information on the investees over which the Company has significant influence or control directly or indirectly:

Unit: Shares; NT\$ thousand

						Sum of initia	ıl investment	End	ing sharehol	ding	Operating		Investment		Remarks
Investor	Name of investee	Location	Date of Incorporat ion	FSC approval date and Case No.	Principal business	Current period-end	The end of last year	Number of shares	Percentag e	Book value	income from investees in the current period	Investee Net income (loss)	gains (losses) recognized in the current period	Current cash dividend	
Horizon Securities Co., Ltd.	Horizon SICE Co., Ltd.	Taiwan	1993/7/2	-	Securities investment advice	\$114,282	\$114,282	12,000,000	100.00%	\$121,020	\$52,116	\$(16,553)	\$(16,553)	\$-	Subsidiaries
Horizon Securities Co., Ltd.	Horizon Venture Capital Co., Ltd.	Taiwan	12014/4/8	2014/2/20 Jin-Guan-Cheng-Quan-Zi No.: 1030004881	Venture Investment	579,420	429,420	60,000,000	100.00%	517,029	21,246	9,638	9,638	-	Subsidiaries
Horizon Securities Co., Ltd.	Horizon Venture Management Co., Ltd.	Taiwan	2019/3/13	2018/12/3 Jin-Guan-Cheng-Quan-Zi No.: 1070340601	Management Consulting Services	20,000	20,000	2,000,000	100.00%	21,503	10,654	853	853	-	Subsidiaries

(In thousand New Taiwan dollars, unless otherwise specified)

Attached table 5: Information on major shareholders

Unit: shares

Shareholding Names of major shareholders	No. of shares held	Percentage of shareholding
Cheng-Da Investment Consulting Co., Ltd.	33,170,000	10.00%
Mercury Fu Bao Co., Ltd.	20,286,000	6.12%