CHENBRO MICOM CO., LTD. AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS AND REVIEW REPORT OF INDEPENDENT ACCOUNTANTS JUNE 30, 2017 AND 2016

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

REVIEW REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

(17)PWCR17001057

To the Board of Directors and Shareholders of Chenbro Micom Co., Ltd.

We have reviewed the accompanying consolidated balance sheets of Chenbro Micom Co., Ltd. and its subsidiaries as of June 30, 2017 and 2016, and the related consolidated statements of comprehensive income for the three months and six months ended June 30, 2017 and 2016, as well as the consolidated statements of changes in equity and of cash flows for the six months then ended. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express a conclusion on these consolidated financial statements based on our reviews.

Except as explained in the following paragraph, we conducted our reviews in accordance with the Statement of Auditing Standards No. 36, "Engagements to Review Financial Statements" in the Republic of China. A review consists primarily of inquiries of company personnel and analytical procedures applied to financial data. It is substantially less in scope than an audit conducted in accordance with generally accepted auditing standards in the Republic of China, the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

As explained in Note 4(3), we did not review the financial statements of certain insignificant consolidated subsidiaries, which statements reflect total assets of NT\$540,926 thousand and NT\$419,309 thousand, constituting 11% and 9% of the consolidated total assets, and total liabilities of NT\$168,400 thousand and NT\$177,754 thousand, constituting 7% and 8% of the consolidated total liabilities as of June 30, 2017 and 2016, respectively, and total comprehensive loss of NT\$235 thousand, NT\$4,013 thousand, NT\$24,712 thousand and NT\$11,505 thousand, constituting (0%), (3%), (15%) and (5%) of the consolidated total comprehensive income for the three months and six months then ended, respectively. These amounts and the information disclosed in Note 13 were based solely on the unreviewed financial statements of these companies.

Based on our reviews, except for the effect of such adjustments, if any, as might have been determined to be necessary had the financial statements of certain insignificant consolidated subsidiaries and the information disclosed in Note 13 been reviewed by independent accountants, we are not aware

of any material modifications that should be made to the consolidated financial statements referred to above for them to be in conformity with the "Rules Governing the Preparation of Financial Statements by Securities Issuers" and International Accounting Standard 34, "Interim Financial Reporting", as endorsed by the Financial Supervisory Commission.

Audrey Tseng

Chih, Ping-Chiun

For and on behalf of PricewaterhouseCoopers, Taiwan

August 10, 2017

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

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

CHENBRO MICOM CO., LTD. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

JUNE 30, 2017, DECEMBER 31, 2016 AND JUNE 30, 2016

(Expressed in thousands of New Taiwan dollars)

(The consolidated balance sheets as of June 30, 2017 and 2016 are reviewed, not audited)

	Acceta	Notes	June 30, 2017		December 31, 2016 AMOUNT 9		June 30, 201 AMOUNT	
	Assets	Notes	AMOUNT		AMOUNT	<u>%</u>	AMOUNT	
	Current assets							
1100	Cash and cash equivalents	6(1)	\$ 1,263,162	25	\$ 1,298,218	26	\$ 1,473,871	30
1150	Notes receivable, net		34	-	1,355	-	1,295	-
1170	Accounts receivable, net	6(2)	1,092,256	22	1,138,981	23	1,050,207	22
1180	Accounts receivable - related	7						
	parties, net		746	-	1,449	-	846	-
1200	Other receivables	6(3) and 7	36,512	1	55,973	1	61,201	1
1220	Current income tax assets		5,230	-	4,865	-	4,966	-
130X	Inventories	6(4)	655,829	13	647,505	13	578,788	12
1410	Prepayments		81,639	2	60,684	1	56,344	1
1470	Other current assets	8	12,207		12,278	1	13,405	
11XX	Total current assets		3,147,615	63	3,221,308	65	3,240,923	66
	Non-current assets							
1543	Non-current financial assets	6(5)						
	measured at cost		31,625	1	31,625	1	-	-
1600	Property, plant and equipment	6(6) and 8	1,593,383	32	1,569,099	31	1,222,258	25
1780	Intangible assets	6(7)	7,287	-	10,002	-	9,342	-
1840	Deferred income tax assets	6(20)	73,931	1	76,726	1	83,109	2
1900	Other non-current assets	6(6)(8) and						
		8	124,874	3	79,386	2	348,093	7
15XX	Total non-current assets		1,831,100	37	1,766,838	35	1,662,802	34
1XXX	Total assets		\$ 4,978,715	100	\$ 4,988,146	100	\$ 4,903,725	100
			(Continue)					

CHENBRO MICOM CO., LTD. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

JUNE 30, 2017, DECEMBER 31, 2016 AND JUNE 30, 2016

(Expressed in thousands of New Taiwan dollars) (The consolidated balance sheets as of June 30, 2017 and 2016 are reviewed, not audited)

June 30, 2017

June 30, 2016

December 31, 2016

23

1)

57

100

852,940

7,208

12,540)

2,630,078

4,903,725

18

54

100

1,163,915

2,856,794

4,988,146

77,051)(

Liabilities and Equity AMOUNT Notes AMOUNT **AMOUNT Current liabilities** 2100 Short-term borrowings 6(9)69,807 1 \$ 94,500 2 \$ 90,384 2 2170 Accounts payable 1,017,551 22 961,703 19 20 1,122,894 2180 Accounts payable - related parties 4,328 6,769 16,769 2200 Other payables 6(11) and 7 891,406 18 11 532,453 819,110 17 2230 Current income tax liabilities 88,429 2 105,528 2 95,287 2 2300 Other current liabilities 6(10) 1 50,073 26,228 1 30,751 1 21XX **Total current liabilities** 38 2,097,749 42 1,892,895 2,033,326 41 Non-current liabilities 2540 3 3 3 Long-term borrowings 6(10) 138,463 150,318 153,870 2570 2 Deferred income tax liabilities 6(20) 50,149 60,147 1 69,980 2600 Other non-current liabilities 6(12) 26,652 27,992 1 16,471 25XX Total non-current liabilities 215,264 4 238,457 5 240,321 5 2XXX **Total liabilities** 43 2,313,013 46 2,131,352 2,273,647 46 Share capital 6(13) 3110 Share capital - common stock 1,197,260 24 1,197,260 24 1,201,260 25 Capital surplus 6(14) 3200 Capital surplus 48,209 1 48,209 1 56,749 1 **Retained earnings** 6(15)(20) 3310 Legal reserve 518,907 11 458,888 458,888 3320 Special reserve 142,624 65,573 1 65,573 1

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

4,978,715

897,104

138,402)(

2,665,702

6(16)

6(13)

9

18

3)(

54

100

3350

3400

3500

3XXX

3X2X

Unappropriated retained earnings

Other equity interest

Total equity

and unrecorded contract

Significant contingent liabilities

Total liabilities and equity

Treasury stocks

commitments

Other equity interest

CHENBRO MICOM CO., LTD. AND SUBSIDIARIES
CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME
FOR THE SIX-MONTH PERIODS ENDED JUNE 30, 2017 AND 2016
(Expressed in thousands of New Taiwan dollars, except as otherwise indicated)
(REVIEWED, NOT AUDITED)

Operating revenue				Three	months	ended	June 30		Six m	onths en	ded June 30	
Second Operating revenue 7				2017	_		2016		2017		2016	
Operating costs		Items	Notes	AMOUNT	%	Al	MOUNT	%	AMOUNT	%	AMOUNT	%
Net operating margin Operating expenses Opera	4000	Operating revenue	7	\$ 1,315,211	100	\$ 1	,428,286	100	\$ 2,550,013	100	\$ 2,603,441	100
Operating expenses 6(19) and 7 Selling expenses 6(19) and 7 Selling expenses 6(19) and 7 Selling expenses 74,087) 6 74,087) 7 74,897 7 7 74,897 7 7 7 7 7 7 7 7 7	5000	Operating costs	6(4)(19) and 7 (968,863)		(1			1,811,564)	(<u>71</u>) (1,840,246) (<u>71</u>)
Selling expenses	5950	Net operating margin		346,348	26		406,541	29	738,449	29	763,195	29
Components of other comprehensive income tax versus (a		Operating expenses	6(19) and 7									
Research and development Figure F		Selling expenses	(80,633)	(6)	(87,212) (6) (147,362)	(6)(153,216) ((6)
Research and development expenses	6200	General and administrative										
Comprehensive income that will be reclassified to profit or loss of other comprehensive income (and other will be reclassified to profit or loss (both and other will be recla		•	(74,087)	(6)	(74,891) (5) (148,419)	(6)(144,841) (5)
Total operating expenses	6300											
Section Comprehensive income (and comprehensive income (but will be reclassified to profit or loss Section S		•	(
Non-operating income and expenses Section			((14
Comprehensive income	6900			148,404	11		196,142	14	353,642	14	376,893	15
Other income 6(17)												
Other gains and losses 6(18) (13,423) (1) 21,753 1 (45,246) (2) 7,168		•										
Total non-operating Total comprehensive income tax 139,615 11 219,856 15 317,995 12 387,449 17 11 1 1 1 1 1 1 1			` '					-	,	-		-
Total non-operating income and expenses (_8,789)		_	6(18)		(1)			1 (-
Income and expenses (8,789)			(1,595)		(1,890)	(3,304)	(3,860)	
Profit before income tax	7000			0. 500			22 544		05 645		10.556	
Income tax expense 6(20) (35,096) (3) (50,287) (3) (88,558) (3) (106,450) (106,4	= 000	•	(1 (
Profit for the year \$ 104,519 8 169,569 12 \$ 229,437 9 \$ 280,999 1			5 (3 0)									15
Other comprehensive income Components of other comprehensive income that will be reclassified to profit or loss 8361 Financial statements 6(16) translation differences of foreign operations \$44,155 3 (\$53,259) (\$4) (\$71,464) (\$3) (\$56,636) (\$ 8399 Income tax relating to the components of other comprehensive income (\$6,495) - 8,850 1 10,113 1 8,987 8360 Components of other comprehensive income that will be reclassified to profit or loss \$37,660 3 (\$44,409) (\$3) (\$61,351) (\$2) (\$47,649) (\$ 8500 Total comprehensive income for the period \$142,179 11 \$125,160 9 \$168,086 7 \$233,350 Profit attributable to: 8610 Owners of the parent \$104,519 8 \$169,569 12 \$229,437 9 \$280,999 1 Comprehensive income attributable to: 8710 Owners of the parent \$142,179 11 \$125,160 9 \$168,086 7 \$233,350 Earnings per share (in dollars) 6(21)		*	6(20)						•			
Components of other comprehensive income that will be reclassified to profit or loss 8361 Financial statements 6(16) translation differences of foreign operations \$44,155 3 (\$53,259) (\$4) (\$71,464) (\$3) (\$56,636) (\$8399 Income tax relating to the comprehensive income (\$6,495) - 8,850 1 10,113 1 8,987 8360 Components of other comprehensive income that will be reclassified to profit or loss 37,660 3 (\$44,409) (\$3) (\$61,351) (\$2) (\$47,649) (\$30 (\$47,649) (\$47,6	8200	•		\$ 104,519	8	\$	169,569	12	\$ 229,437	9	\$ 280,999	11
Comprehensive income that will be reclassified to profit or loss		•										
Be reclassified to profit or loss		•										
Financial statements 6(16) translation differences of foreign operations \$ 44,155 3 (\$ 53,259) (\$ 4) (\$ 71,464) (\$ 3) (\$ 56,636) (\$ 8399 Income tax relating to the 6(16)(20) components of other comprehensive income (\$ 6,495) - 8,850 1 10,113 1 8,987		_										
translation differences of foreign operations \$ 44,155 3 (\$ 53,259) (4) (\$ 71,464) (3) (\$ 56,636) (8399	0261	•	(46)									
foreign operations \$44,155 3 (\$53,259) (\$4) (\$71,464) (\$3) (\$56,636) (\$8399 Income tax relating to the 6(16)(20) components of other comprehensive income (\$6,495\$) - 8,850 1 10,113 1 8,987 8360 Components of other comprehensive income that will be reclassified to profit or loss 37,660 3 (\$44,409\$) (\$3) (\$61,351\$) (\$2) (\$47,649\$) (\$8500 Total comprehensive income for the period \$142,179 11 \$125,160 9 \$168,086 7 \$233,350 Profit attributable to: \$104,519 8 \$169,569 12 \$229,437 9 \$280,999 1 Comprehensive income attributable to: \$142,179 11 \$125,160 9 \$168,086 7 \$233,350 Earnings per share (in dollars) 6(21)	8361		6(16)									
Income tax relating to the components of other comprehensive income (6,495) - 8,850 1 10,113 1 8,987				d 44 155	2	/ ft	£2 250\ (4) (ф 71 4 <i>(</i> 4)	(2) (ф <i>50 (</i> 20) (
Components of other comprehensive income	9200	- 1	6(16)(20)	\$ 44,155	3	(3	33,239) (4)(\$ 71,404)	(3)(\$ 30,030)(2
Comprehensive income	0399	_	0(10)(20)									
Some Components of other Comprehensive income that will be reclassified to profit or loss 37,660 3 (44,409) (3) (61,351) (2) (47,649) (47,6		•	,	6 405)			9 950	1	10 113	1	9 097	
Comprehensive income that will be reclassified to profit or loss 37,660 3 (44,409) (3) (61,351) (2) (47,649) (8500 Total comprehensive income for the period \$142,179 11 \$125,160 9 \$168,086 7 \$233,350	8360	•	(0,493			0,000		10,113		0,907	<u> </u>
will be reclassified to profit or loss 8500 Total comprehensive income for the period \$ 142,179 11 \$ 125,160 9 \$ 168,086 7 \$ 233,350 Profit attributable to: 8610 Owners of the parent \$ 104,519 8 \$ 169,569 12 \$ 229,437 9 \$ 280,999 1 Comprehensive income attributable to: 8710 Owners of the parent \$ 142,179 11 \$ 125,160 9 \$ 168,086 7 \$ 233,350 Earnings per share (in dollars) 6(21)	0300	_										
Solid Comprehensive income for the period \$142,179 11 \$125,160 9 \$168,086 7 \$233,350		_										
8500 Total comprehensive income for the period \$ 142,179		_		37,660	3	(44, 409) (3) (61, 351)	(2)(47.649)(2
the period \$ 142,179	8500			37,000			11,100		01,331		17,012	
Profit attributable to: 8610 Owners of the parent \$ 104,519 8 \$ 169,569 12 \$ 229,437 9 \$ 280,999 1 Comprehensive income attributable to: 8710 Owners of the parent \$ 142,179 11 \$ 125,160 9 \$ 168,086 7 \$ 233,350 Earnings per share (in dollars) 6(21)	0200	_		\$ 142.179	11	\$	125.160	9	\$ 168.086	7	\$ 233,350	9
8610 Owners of the parent \$ 104,519 8 \$ 169,569 12 \$ 229,437 9 \$ 280,999 1 Comprehensive income attributable to: 8710 Owners of the parent \$ 142,179 11 \$ 125,160 9 \$ 168,086 7 \$ 233,350 Earnings per share (in dollars) 6(21)		=		Ψ 112,175	- 11	Ψ	123,100		Ψ 100,000	<u> </u>	Ψ 233,330	<u> </u>
Comprehensive income attributable to: 8710 Owners of the parent \$ 142,179	8610			\$ 104 519	8	\$	160 560	12	\$ 220 437	Q	\$ 280 000	11
### attributable to: 8710 Owners of the parent \$ 142,179	0010	1		Ψ 104,517		Ψ	107,507	12	Ψ 227, 437		Ψ 200,777	11
8710 Owners of the parent \$ 142,179		•										
Earnings per share (in dollars) 6(21)	8710			\$ 142 170	11	•	125 160	0	¢ 169 096	7	¢ 233 350	0
	6710	Owners of the parent		\$ 142,179	11	φ	123,100	2	\$ 100,000		\$ 255,550	
9750 Basic earnings per share \$ 0.87 \$ 1.42 \$ 1.92 \$ 2.3		Earnings per share (in dollars)	6(21)									
	9750	Basic earnings per share		\$	0.87	\$		1.42	\$	1.92	\$	2.35
9850 Diluted earnings per share \$ 0.87 \$ 1.41 \$ 1.91 \$ 2.3	9850	Diluted earnings per share		\$	0.87	\$		1.41	\$	1.91	\$	2.32

CHENBRO MICOM CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

FOR THE SIX-MONTH PERIODS ENDED JUNE 30, 2017 AND 2016

(Expressed in thousands of New Taiwan dollars) (REVIEWED, NOT AUDITED)

Equity attributable to owners of the parent

			Capital	Reserves		Retained Earnin	ngs			
	Notes	Share capital - common stock	Total capital surplus, additional paid-in capital	Treasury stock transactions	Legal reserve	Special reserve	Unappropriated retained earnings	Financial statements translation differences of foreign operations	Treasury stocks	Total equity
<u>2016</u>										
Balance at January 1, 2016		\$1,201,260	\$ 42,127	\$ 14,622	\$ 408,405	\$ 65,573	\$ 933,711	\$ 54,857 (\$ 12,540)	\$2,708,015
Distribution of 2015 earnings	6(15)									
Legal reserve		-	-	-	50,483	-	(50,483)	-	-	-
Cash dividends		-	-	-	-	-	(311,287)	-	-	(311,287)
Profit for the period		-	-	-	-	-	280,999	-	-	280,999
Other comprehensive loss for the period	6(16)							(47,649_)	<u>-</u>	(47,649)
Balance at June 30, 2016		\$1,201,260	\$ 42,127	\$ 14,622	\$ 458,888	\$ 65,573	\$ 852,940	\$ 7,208	12,540)	\$2,630,078
<u>2017</u>										
Balance at January 1, 2017		\$1,197,260	\$ 41,987	\$ 6,222	\$ 458,888	\$ 65,573	\$ 1,163,915	(\$ 77,051)	-	\$2,856,794
Distribution of 2016 earnings	6(15)									
Legal reserve		-	-	-	60,019	-	(60,019)	-	-	-
Special reserve		-	-	-	-	77,051	(77,051)	-	-	-
Cash dividends		-	-	-	-	-	(359,178)	-	-	(359,178)
Profit for the period		-	-	-	-	-	229,437	-	-	229,437
Other comprehensive loss for the period	6(16)				<u>-</u>			(61,351)	<u>-</u>	(61,351)
Balance at June 30, 2017		\$1,197,260	\$ 41,987	\$ 6,222	\$ 518,907	\$ 142,624	\$ 897,104	(<u>\$ 138,402</u>)	<u>-</u>	\$2,665,702

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

CHENBRO MICOM CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX-MONTH PERIODS ENDED JUNE 30

(Expressed in thousands of New Taiwan dollars) (REVIEWED, NOT AUDITED)

	Notes		2017		2016
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		\$	317,995	\$	387,449
Adjustments					
Adjustments to reconcile profit (loss)					
Bad debts expense (reversal of allowance)	6(2)		278	(47)
Depreciation	6(6)(19)		52,932		57,060
Amortization	6(7)(19)		2,673		2,594
Interest expense			3,304		3,860
Interest income	6(17)	(4,685)	(5,344)
Loss on disposal of property, plant and equipment	6(18)		673		329
Changes in operating assets and liabilities					
Changes in operating assets					
Notes receivable, net			1,321		2,375
Accounts receivable			46,502	(37,157)
Accounts receivable - related parties, net			703		671
Other receivables			19,750	(19,102)
Inventories		(8,324)	(59,043)
Prepayments		(20,955)		4,978
Other current assets			71	(5,760)
Changes in operating liabilities					
Notes payable			-	(656)
Accounts payable		(105,343)		10,191
Accounts payable - related parties		(2,441)		3,892
Other payables			6,299		28,317
Other current liabilities		(4,254)		2,506
Other non-current liabilities		(1,340)	(22,499)
Cash inflow generated from operations			305,159		354,614
Interest received			4,396		6,988
Interest paid		(3,304)	(3,845)
Income tax paid		(102,899)	(60,874)
Net cash flows from operating activities			203,352		296,883

(Continued)

CHENBRO MICOM CO., LTD. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX-MONTH PERIODS ENDED JUNE 30

(Expressed in thousands of New Taiwan dollars) (REVIEWED, NOT AUDITED)

	Notes	2017			2016
CASH FLOWS FROM INVESTING ACTIVITIES					
Acquisition of property, plant and equipment	6(22)	(\$	157,885)	(\$	202,383)
Proceeds from disposal of property, plant and equipment	6(6)		22		1,042
Acquisition of intangible assets	6(7)	(29)	(1,299)
(Increase) decrease in other non-current assets	6(8)	(15,912)		3,329
Net cash flows used in investing activities		(173,804)	(199,311)
CASH FLOWS FROM FINANCING ACTIVITIES					
Repayment of short-term borrowings		(24,693)	(40,966)
Repayment of long-term borrowings (including current					
portion)		(3,226)	(3,323)
Net cash flows used in financing activities		(27,919)	(44,289)
Effect on foreign exchange difference		(36,685)	(13,489)
Net (decrease) increase in cash and cash equivalents		(35,056)		39,794
Cash and cash equivalents at beginning of period	6(1)		1,298,218		1,434,077
Cash and cash equivalents at end of period	6(1)	\$	1,263,162	\$	1,473,871

CHENBRO MICOM CO., LTD. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS SIX MONTHS ENDED JUNE 30, 2017 AND 2016

(Expressed in thousands of New Taiwan dollars, except as otherwise indicated) (REVIEWED, NOT AUDITED)

1. HISTORY AND ORGANIZATION

Chenbro Micom Co., Ltd. was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.) in December 1983. The Company and its subsidiaries (collectively referred herein as the "Group") are primarily engaged in computer software design, export and import of computer products and peripherals, and design, manufacturing, processing and trading of computer peripherals and system of expendables.

2. THE DATE OF AUTHORIZATION FOR ISSUANCE OF THE CONSOLIDATED FINANCIAL STATEMENTS AND PROCEDURES FOR AUTHORIZATION

These consolidated financial statements were reported to the Board of Directors on August 10, 2017.

3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

(1) Effect of the adoption of new issuances of or amendments to International Financial Reporting Standards ("IFRS") as endorsed by the Financial Supervisory Commission ("FSC")

New standards, interpretations and amendments to the IFRSs as endorsed by the FSC effective from 2017 are as follows:

	Effective date by International Accounting
New Standards, Interpretations and Amendments	Standards Board
Investment entities: applying the consolidation exception (amendments	January 1, 2016
to IFRS 10, IFRS 12 and IAS 28)	
Accounting for acquisition of interests in joint operations	January 1, 2016
(amendments to IFRS 11)	
IFRS 14, 'Regulatory deferral accounts'	January 1, 2016
Disclosure initiative (amendments to IAS 1)	January 1, 2016
Clarification of acceptable methods of depreciation and amortisation	January 1, 2016
(amendments to IAS 16 and IAS 38)	
Agriculture: bearer plants (amendments to IAS 16 and IAS 41)	January 1, 2016
Defined benefit plans: employee contributions (amendments to IAS	July 1, 2014
19R)	
Equity method in separate financial statements (amendments to IAS 27)	January 1, 2016
Recoverable amount disclosures for non-financial assets (amendments to IAS 36)	January 1, 2014

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Novation of derivatives and continuation of hedge accounting	January 1, 2014
(amendments to IAS 39)	
IFRIC 21, 'Levies'	January 1, 2014
Improvements to IFRSs 2010-2012	July 1, 2014
Improvements to IFRSs 2011-2013	July 1, 2014
Improvements to IFRSs 2012-2014	January 1, 2016

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

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

New standards, interpretations and amendments as endorsed by the FSC effective from 2018 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Classification and measurement of share-based payment transactions (amendments to IFRS 2)	January 1, 2018
Applying IFRS 9, 'Financial instruments' with IFRS 4, 'Insurance contracts' (amendments to IFRS 4)	January 1, 2018
IFRS 9, 'Financial instruments'	January 1, 2018
IFRS 15, 'Revenue from contracts with customers'	January 1, 2018
Clarifications to IFRS 15, 'Revenue from contracts with customers' (amendments to IFRS 15)	January 1, 2018
Disclosure initiative (amendments to IAS 7)	January 1, 2017
Recognition of deferred tax assets for unrealised losses (amendments to IAS 12)	January 1, 2017
Transfers of investment property (amendments to IAS 40)	January 1, 2018
IFRIC 22, 'Foreign currency transactions and advance consideration'	January 1, 2018
Annual improvements to IFRSs 2014-2016 cycle-Amendments to IFRS 1, 'First-time adoption of International Financial Reporting Standards'	January 1, 2018
Annual improvements to IFRSs 2014-2016 cycle-Amendments to IFRS 12, 'Disclosure of interests in other entities'	January 1, 2017
Annual improvements to IFRSs 2014-2016 cycle-Amendments to IAS 28, 'Investments in associates and joint ventures'	January 1, 2018

Except for the following, the above standards and interpretations have no significant impact to the Group's financial condition and financial performance based on the Group's assessment. The quantitative impact will be disclosed when the assessment is complete.

A. IFRS 9, 'Financial instruments'

The impairment losses of debt instruments are assessed using an 'expected credit loss' approach. An entity assesses at each balance sheet date whether there has been a significant increase in credit risk on that instrument since initial recognition to recognise 12-month expected credit losses ('ECL') or lifetime ECL (interest revenue would be calculated on the gross carrying amount of the asset before impairment losses occurred); or if the instrument that has objective evidence of impairment, interest revenue after the impairment would be calculated on the book value of net carrying amount (i.e. net of credit allowance). The Company shall always measure the loss allowance at an amount equal to lifetime expected credit losses for trade receivables that do not contain a significant financing component.

B. IFRS 15, 'Revenue from contracts with customers'

IFRS 15, 'Revenue from contracts with customers' replaces IAS 11, 'Construction Contracts', IAS 18, 'Revenue' and relevant interpretations. According to IFRS 15, revenue is recognised when a customer obtains control of promised goods or services. A customer obtains control of goods or services when a customer has the ability to direct the use of, and obtain substantially all of the remaining benefits from, the asset.

The core principle of IFRS 15 is that an entity recognises revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. An entity recognises revenue in accordance with that core principle by applying the following steps:

- Step 1: Identify contracts with customer.
- Step 2: Identify separate performance obligations in the contract(s).
- Step 3: Determine the transaction price.
- Step 4: Allocate the transaction price.
- Step 5: Recognise revenue when the performance obligation is satisfied.

Further, IFRS 15 includes a set of comprehensive disclosure requirements that requires an entity to disclose sufficient information to enable users of financial statements to understand the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers.

C. Amendments to IFRS 15, 'Clarifications to IFRS 15, Revenue from Contracts with Customers'

The amendments clarify how to identify a performance obligation (the promise to transfer goods or services to a customer) in a contract; determine whether a company is a principal (the provider of goods or services) or an agent (responsible for arranging for the goods or services to be provided); and determine whether the revenue from granting a licence should be recognised at a point in time or over time. In addition to the clarifications, the amendments include two additional reliefs to reduce cost and complexity for a company when it first applies the new Standard.

D. Amendments to IAS 7, 'Disclosure initiative'

This amendment requires that an entity shall provide more disclosures related to changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes.

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

New standards, interpretations and amendments issued by IASB but not yet included in the IFRSs as endorsed by the FSC effective from 2017 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Sale or contribution of assets between an investor and its associate or	To be determined by
joint venture (amendments to IFRS 10 and IAS 28)	International Accounting
	Standards Board
IFRS 16, 'Leases'	January 1, 2019
IFRS 17, 'Insurance contracts'	January 1, 2021
IFRS 23, 'Uncertainty over income tax treatments'	January 1, 2019

Except for the following, the above standards and interpretations have no significant impact to the Group's financial condition and financial performance based on the Group's assessment. The quantitative impact will be disclosed when the assessment is complete.

IFRS 16, 'Leases'

IFRS 16, 'Leases', replaces IAS 17, 'Leases' and related interpretations and SICs. The standard requires lessees to recognise a 'right-of-use asset' and a lease liability (except for those leases with terms of 12 months or less and leases of low-value assets). The accounting stays the same for lessors, which is to classify their leases as either finance leases or operating leases and account for those two types of leases differently. IFRS 16 only requires enhanced disclosures to be provided by lessors.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

(1) Compliance statement

The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Accounting Standards 34, "Interim financial reporting" as endorsed by the FSC.

(2) Basis of preparation

- A. Except for the defined benefit liabilities recognised based on the net amount of pension fund assets less present value of defined benefit obligation, the consolidated financial statements have been prepared under the historical cost convention.
- B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the FSC (collectively referred herein as the "IFRSs") requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.

(3) Basis of consolidation

- A. Basis for preparation of consolidated financial statements:
 - (a) All subsidiaries are included in the Group's consolidated financial statements. Subsidiaries are all entities controlled by the Group. The Group controls an entity when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Consolidation of subsidiaries begins from the date the Group obtains control of the subsidiaries and ceases when the Group loses control of the subsidiaries.
 - (b) Inter-company transactions, balances and unrealised gains or losses on transactions between companies within the Group are eliminated.

B. Subsidiaries included in the consolidated financial statements:

			Ownership (%)	_
Name of	Name of	Main business	June 30,	
investor	subsidiary	activities	2017	Description
Chenbro Micom	Micom Source	Holding company	100	
Co., Ltd.	Holding Company			
Chenbro Micom	Chenbro	General trading	100	
Co., Ltd.	Micom (USA) Incorporation	company		
Chenbro Micom	Chenbro Europe	General trading	100	Notes 2, 3
Co., Ltd.	B.V.	company		and 5
Chenbro Micom	CLOUDWELL	Real estate leasing	100	Notes 2 and 3
Co., Ltd.	HOLDINGS, LLC.	company		
Chenbro Micom	Chenbro GmbH	Marketing services	100	Notes 2 and 3
Co., Ltd.				
Micom Source	Cloud	Holding company	100	Notes 2 and 3
Holding Company	International Company Limited			
Micom Source	AMAC	Holding company	100	Notes 2 and 3
Holding Company	International Company			
Micom Source	AMBER	Holding company	100	
Holding Company	International Company			
Micom Source	ADEPT	Holding company	100	
Holding Company	International Company			

Ownership (%) Name of Name of Main business June 30, investor subsidiary activities 2017 Description Notes 2 and 3 Chenbro Europe Chenbro UK 100 Marketing B.V. Limited services Notes 2, 3 and 4 Cloud Chenbro Micom General 100 International (Shenzhen) Co., trading company Company Ltd. **AMBER** Chenbro Manufacturing 100 of computer International Technology Company (Kunshan) Co., cases Ltd. **AMBER** ChenPower General 100 Notes 2 and 3 International Information trading Company Technology company (Shanghai) Co., Ltd. Chenbro Micom 100 Notes 2, 3 and 4 Chenbro Research and Technology development (Beijing) Co., (Kunshan) Co., of technical Ltd. Ltd. skills **ADEPT** PROCASE & Trading / 100 Order taking International **MOREX** Company Corporation company PROCASE & Dongguan Procase Manufacturing 88 **MOREX** Electronic Co., of computer Corporation Ltd. cases **AMAC** 12 Dongguan Procase Manufacturing International Electronic Co., of computer Company Ltd. cases Ownership (%) Name of Name of December 31, June 30, Main business activities Description investor subsidiary 2016 2016 Chenbro Micom Micom Source 100 Holding 100 Co., Ltd. Holding company Chenbro Micom Chenbro General 100 100 Co., Ltd. Micom (USA) trading Incorporation company General 100 Notes 2 Chenbro Micom Chenbro Europe 100 Co., Ltd. B.V. trading and 3 company Real estate 100 100 Notes 2 Chenbro Micom CLOUDWELL Co., Ltd. HOLDINGS, leasing and 3

company

LLC.

			Ownership	0 (%)	_
Name of	Name of	Main business	December 31,	June 30,	
investor	subsidiary	activities	2016	2016	Description
Chenbro Micom	Chenbro GmbH	Marketing	100	100	Notes 2
Co., Ltd.		services			and 3
Micom Source	Cloud	Holding	100	100	Notes 2
Holding	International	company			and 3
Company	Company				
	Limited				
Micom Source	AMAC	Holding	100	100	Notes 2
Holding	International	company			and 3
Company	Company	TT 11'	100	100	
Micom Source	AMBER	Holding	100	100	
Holding	International	company			
Company	Company	TT 11'	100	100	
Micom Source	ADEPT	Holding	100	100	
Holding	International	company			
Charles Essen	Charles III	Manlaatina	100	100	Notes 2
Chenbro Europe		Marketing	100	100	Notes 2
B.V.	Limited	services	100	100	and 3
Cloud	Chenbro Micom	General	100	100	Notes 2
International	(Shenzhen) Co.,	trading			and 3
Company Limited	Ltd.	company			
AMBER	Chenbro	Manufacturina	100	100	
International		Manufacturing	100	100	
	Technology	of computer			
Company	(Kunshan) Co., Ltd.	cases			
AMBER	ChenPower	General	100	_	Note 1
International	Information	trading	100		Note 1
Company	Technology	company			
Company	(Shanghai) Co.,	company			
Chenbro	Chenbro Micom	Research and	100	100	Notes 2
Technology	(Beijing) Co., Ltd.	development			and 3
	, 3 <i>E</i> , ,	of technical			
Ltd.		skills			
ADEPT	PROCASE &	Trading /	100	100	
International	MOREX	Order taking			
Company	Corporation	company			
PROCASE &	Dongguan Procase	Manufacturing	88	88	
MOREX	Electronic Co.,	of computer			
Corporation	Ltd.	cases			
ADEPT International Company PROCASE & MOREX	Ltd. Chenbro Micom (Beijing) Co., Ltd. PROCASE & MOREX Corporation Dongguan Procase Electronic Co.,	of technical skills Trading / Order taking company Manufacturing of computer			Notes 2 and 3

			Ownershi	_	
Name of	Name of	Main business	December 31,	June 30,	
investor	subsidiary	activities	2016	2016	Description
AMAC	Dongguan Procase	Manufacturing	12	12	
International	Electronic Co.,	of computer			
Company	Ltd.	cases			

- Note 1: The subsidiary was established on October 8, 2016.
- Note 2: The financial statements of the entity as of and for the six months ended June 30, 2017 and 2016 were not reviewed by the independent auditors as the entity did not meet the definition of significant subsidiary.
- Note 3: We did not review the financial statements of certain consolidated immaterial subsidiaries, which statements reflect total assets of \$540,926 and \$419,309 as of June 30, 2017 and 2016, respectively, total liabilities of \$168,400 and \$177,754 as of June 30, 2017 and 2016, respectively, and comprehensive loss of \$235, \$4,013, \$24,712 and \$11,505 for the three months ended June 30, 2017 and 2016, and six months ended June 30, 2017 and 2016, respectively.
- Note 4: On January 19, 2017, Chenbro Micom (Shenzhen) Co., Ltd. and Chenbro Micom (Beijing) Co., Ltd. were dissolved under the resolution of Board of Directors.
- Note 5: On May 9, 2017, Chenbro Europe B. V. was dissolved under the resolution of Board of Directors.
- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group: None.

(4) Foreign currency translation

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

A. Foreign currency transactions and balances

- (a) Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognised in profit or loss in the period in which they arise.
- (b) Monetary assets and liabilities denominated in foreign currencies at the period end are retranslated at the exchange rates prevailing at the balance sheet date. Exchange differences

- arising upon re-translation at the balance sheet date are recognised in profit or loss.
- (c) Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognised in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.
- (d) All other foreign exchange gains and losses based on the nature of those transactions are presented in the statement of comprehensive income within 'other gains and losses'.

B. Translation of foreign operations

- (a) The operating results and financial position of all the group entities, associates and joint arrangements that have a functional currency different from the presentation currency are translated into the presentation currency as follows:
 - i. Assets and liabilities for each balance sheet presented are translated at the closing exchange rate at the date of that balance sheet;
 - ii. Income and expenses for each statement of comprehensive income are translated at average exchange rates of that period; and
 - iii. All resulting exchange differences are recognised in other comprehensive income.
- (b) When the foreign operation partially disposed of or sold is a subsidiary, cumulative exchange differences that were recorded in other comprehensive income are proportionately transferred to the non-controlling interest in this foreign operation. In addition, if the Group still retains partial interest in the former foreign subsidiary after losing control of the former foreign subsidiary, such transactions should be accounted for as disposal of all interest in the foreign operation.

(5) Classification of current and non-current items

- A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
 - (a) Assets arising from operating activities that are expected to be realised, or are intended to be sold or consumed within the normal operating cycle;
 - (b) Assets held mainly for trading purposes;
 - (c) Assets that are expected to be realised within twelve months from the balance sheet date;
 - (d) Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to pay off liabilities more than twelve months after the balance sheet date.

- B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:
 - (a) Liabilities that are expected to be paid off within the normal operating cycle;
 - (b) Liabilities arising mainly from trading activities;
 - (c) Liabilities that are to be paid off within twelve months from the balance sheet date;
 - (d) Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

(6) Cash equivalents

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

(7) Accounts receivable

Accounts receivable are accounts receivable originated by the entity. They are created by the entity by selling goods or providing services to customers in the ordinary course of business. Accounts receivable are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment. However, short-term accounts receivable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(8) Impairment of financial assets

- A. The Group assesses at each balance sheet date whether there is objective evidence that a financial asset or a group of financial assets is impaired as a result of one or more events that occurred after the initial recognition of the asset and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.
- B. The criteria that the Group uses to determine whether there is objective evidence of an impairment loss is as follows:
 - (a) Significant financial difficulty of the debtor;
 - (b) A breach of contract, such as a default or delinguency in interest or principal payments;
 - (c) The Group, for economic or legal reasons relating to the borrower's financial difficulty, granted the borrower a concession that a lender would not otherwise consider;
 - (d) It becomes probable that the borrower will enter bankruptcy or other financial reorganisation;
 - (e) Observable data indicating the there is a measurable decrease in the estimated future cash flows from a group of financial assets since the initial recognition of those assets, although the

decrease cannot yet be identified with the individual financial asset in the group, including adverse changes in the payment status of borrowers in the group or national or local economic conditions that correlate with defaults on the assets in the group.

C. When the Group assesses that financial assets measured at amortised cost has been objective evidence of impairment and an impairment loss has occurred, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate, and is recognised in profit or loss. If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment loss was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the asset does not exceed its amortised cost that would have been at the date of reversal had the impairment loss not been recognised previously. Impairment loss is recognised and reversed by adjusting the carrying amount of the asset through the use of an impairment allowance account.

(9) Derecognition of financial assets

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

- A. The contractual rights to receive the cash flows from the financial asset expire.
- B. The contractual rights to receive cash flows of the financial asset have been transferred and the Company has transferred substantially all risks and rewards of ownership of the financial asset.
- C. The contractual rights to receive cash flows of the financial asset have been transferred and the Company has not retained control of the financial asset.

(10) Inventories

Inventories are stated at the lower of cost and net realisable value. Inventories are recorded at standard cost and variances are allocated to inventories and cost of goods sold at the balance sheet date. The cost of finished goods and work in process comprises raw materials, direct labour, other direct costs and related production overheads allocated based on normal operating capacity. The item by item approach is used in applying the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated cost of completion and applicable variable selling expenses.

(11) Financial assets measured at cost

- A. On a regular way purchase or sale basis, financial assets measured at cost are recognised and derecognised using trade date accounting.
- B. Investments in equity instruments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured is presented in 'financial assets measured at cost'.

(12) Property, plant and equipment

- A. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalised.
- B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.
- C. Land is not depreciated. Other property, plant and equipment apply cost model and are depreciated using the straight-line method to allocate their cost over their estimated useful lives. Each part of an item of property, plant, and equipment with a cost that is significant in relation to the total cost of the item must be depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Buildings and structures	$5\sim$ 50 years
Machinery and equipment	$3\sim 12$ years
Mold equipment	$2\sim 5$ years
Computer communication equipment	$3\sim 5$ years
Testing equipment	$2\sim10$ years
Transportation equipment	$5\sim 7$ years
Office equipment	$3\sim10$ years
Other equipment	$3\sim 5$ years

(13) Intangible assets

A. Trademarks

Separately acquired trademarks are stated at historical cost. Trademarks have a finite useful life and are amortised on a straight-line basis over their estimated useful life of 10 years.

B. Computer software

Computer software is stated at cost and amortised on a straight-line basis over its estimated useful life of 1 to 5 years.

(14) Impairment of non-financial assets

The Group assesses at each balance sheet date the recoverable amounts of those assets in which there is an indication that they are impaired. An impairment loss is recognised for the amount by

which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value in use. When the circumstances or reasons for recognizing impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortised historical cost would have been if the impairment had not been recognised.

(15) Borrowings

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

(16) Notes and accounts payable

Notes and accounts payable are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. They are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method. However, short-term accounts payable without bearing interest are subsequently measured at initial invoice amount as the effect of discounting is immaterial.

(17) Derecognition of financial liabilities

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

(18) Offsetting financial instruments

Financial assets and liabilities are offset and reported in the net amount in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

(19) Employee benefits

A. Short-term employee benefits

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

B. Pensions

(a) Defined contribution plans

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

(b) Defined benefit plans

- i. Net obligation under a defined benefit plan is defined as the present value of an amount of pension benefits that employees will receive on retirement for their services with the Group in current period or prior periods. The liability recognised in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets. The net defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The rate used to discount is determined by using interest rates of government bonds (at the balance sheet date).
- ii. Remeasurements arising on defined benefit plans are recognised in other comprehensive income in the period in which they arise and are recorded as retained earnings.
- iii. Pension cost for interim period is calculated on a year-to-date basis by using the pension cost rate derived from the actuarial valuation at the end of the prior financial year, adjusted for significant market fluctuations since that time and for significant curtailments, settlements or other significant one-off events. Also, the related information is disclosed accordingly.

C. Employees' compensation and directors' and supervisors' remuneration

Employees' compensation and directors' and supervisors' remuneration are recognised as expenses and liabilities, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. Any difference between the resolved amounts and the subsequently actual distributed amounts is accounted for as changes in estimates.

(20) Income tax

- A. The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or items recognised directly in equity, in which cases the tax is recognised in other comprehensive income or equity.
- B. The current income tax expense is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional 10% tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred tax is recognised, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated balance sheet. However, the deferred tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is provided on temporary differences arising on investments in subsidiaries, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax is determined using tax rates that have been

enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.

- D. Deferred tax assets are recognised only to the extent that future taxable profit will be available against which the temporary differences can be utilised. At each balance sheet date, unrecognised and recognised deferred tax assets are reassessed.
- E. The interim period income tax expense is recognized based on the estimated average annual effective income tax rate expected for the full financial year applied to the pre-tax income of the interim period and the related information must be disclosed accordingly.

(21) Share capital

- A. Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or stock options are shown in equity as a deduction, net of tax, from the proceeds.
- B. Where the Company repurchases the Company's equity share capital that has been issued, the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity attributable to the Company's equity holders. Where such shares are subsequently reissued, the difference between their book value and any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to the Company's equity holders.

(22) Dividends

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

(23) Revenue recognition

The Group manufactures and sells computer cases and related products. Revenue is measured at the fair value of the consideration received or receivable taking into account business tax, returns, rebates and discounts for the sale of goods to external customers in the ordinary course of the Group's activities. Revenue arising from the sales of goods is recognised when the Group has delivered the goods to the customer, the amount of sales revenue can be measured reliably and it is probable that the future economic benefits associated with the transaction will flow to the entity. The delivery of goods is completed when the significant risks and rewards of ownership have been transferred to the customer, the Group retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold, and when the customer has accepted the goods based on the sales contract or there is objective evidence showing that all acceptance provisions have been satisfied.

(24) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The Group's chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of Directors that makes strategic decisions.

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

The preparation of these consolidated financial statements does not require management to make critical judgements in applying the Group's accounting policies. The management makes critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors. Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year; and the related information is addressed below:

A. Evaluation of accounts receivable

The Group assesses bad debts based on historical experience, known reason or existing objective evidences. A provision for impairment is recognized for those accounts which are considered uncollectible. As the estimation of allowance for uncollectible accounts was based on the possibility of accounts recovery, the change in estimates may be material.

As of June 30, 2017, the carrying amount of accounts receivable was \$1,092,256.

B. Evaluation of inventories

As inventories are stated at the lower of cost and net realisable value, the Group must determine the net realisable value of inventories on balance sheet date using judgements and estimates. Due to the rapid technology innovation, the Group evaluates the amounts of normal inventory consumption, obsolete inventories or inventories without market selling value on balance sheet date, and writes down the cost of inventories to the net realisable value. Such an evaluation of inventories is principally based on the demand for the products within the specified period in the future. Therefore, there might be material changes to the evaluation.

As of June 30, 2017, the carrying amount of inventories was \$655,829.

6. DETAILS OF SIGNIFICANT ACCOUNTS

(1) Cash and cash equivalents

	 June 30, 2017	Dece	ember 31, 2016	 June 30, 2016		
Petty cash and cash on hand	\$ 530	\$	600	\$ 822		
Demand deposits	70,113		38,614	43,726		
Checking account deposits	140,848		71,096	17,773		
Time deposits (including						
foreign currencies)	458,065		763,891	499,047		
Foreign currency deposits	 593,606		424,017	 912,503		
	\$ 1,263,162	\$	1,298,218	\$ 1,473,871		

- A. The Group associates with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.
- B. The Group has reclassified cash and cash equivalents pledged to 'other current assets' and 'other non-current assets'. Details are provided in Note 8.

(2) Accounts receivable

	Ju	ine 30, 2017	Dec	cember 31, 2016		June 30, 2016
Accounts receivable	\$	1,112,912	\$	1,159,414	\$	1,068,710
Less: allowance for bad debts	(20,656)	(20,433)	(_	18,503)
	\$	1,092,256	\$	1,138,981	\$	1,050,207

- A. The Group has insured most of its accounts receivable from primary clients and is entitled to 90% of compensation if bad debts occur.
- B. The credit quality of accounts receivable that were neither past due nor impaired was in the following categories based on the Group's Credit Quality Control Policy:

	June	e 30, 2017	Decemb	er 31, 2016	June 30, 2016			
Level 1	\$	-	\$	-	\$	-		
Level 2		890,434		911,233		926,758		
Level 3		11,588		5,232		154		
	\$	902,022	\$	916,465	\$	926,912		

Level 1: Accounts receivable factored and yet to be sold at the balance sheet date.

Level 2: Accounts receivable are insured so that the Group only bears 10% of the risk of default and insurance companies bear the remaining 90%. Because of the financial transparency, the domestic and foreign listed customers that are not insured are listed in level 2.

Level 3: Accounts receivable that are neither insured nor factored. The Group bears all risks.

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

	June	e 30, 2017	Decen	nber 31, 2016	J	Tune 30, 2016
Up to 30 days	\$	127,719	\$	137,224	\$	90,061
31 to 90 days		30,065		57,335		19,940
91 to 180 days		10,700		28,358		7,943
Over 181 days		27,959		5,515		9,337
	\$	196,443	\$	228,432	\$	127,281

The above ageing analysis was based on past due date.

- D. Movement analysis of accounts receivable that were impaired is as follows:
 - (a) As of June 30, 2017, December 31, 2016 and June 30, 2016, all of the Group's accounts receivable that were individually determined to be impaired amounted to \$14,447, \$14,517 and \$14,517, respectively.

(b) Movements on the Group's provision for impairment of accounts receivable are as follows:

	2017													
	Individ	lual provision	Grou	p provision		Total								
At January 1 (Reversal of) provision	\$	14,517	\$	5,916	\$	20,433								
for impairment Effects of foreign	(70)		348		278								
exchange		<u>-</u>	(55)	(55)								
At June 30	\$	14,447	\$	6,209	\$	20,656								
	2016													
	Individ	lual provision	Grou	p provision		Total								
At January 1	\$	14,517	\$	4,101	\$	18,618								
Reversal of impairment Effects of foreign		-	(47)	(47)								
exchange		<u>-</u>	(68)	(68)								
At June 30	\$	14,517	\$	3,986	\$	18,503								

E. The Group does not hold any collateral as security.

(3) Transfer of financial assets

The Group entered into a factoring agreement with banks to sell its accounts receivable. Under the agreement, the Group is not obligated to bear the default risk of the transferred accounts receivable, but is liable for the losses incurred on any business dispute. The Group does not have any continuing involvement in the transferred accounts receivable. The financial assets meet the condition of derecognition. The Group decreased the estimated amount of business dispute and derecognised the transferred accounts receivable. As of June 30, 2017, December 31, 2016 and June 30, 2016, the related information is as follows:

	June 30, 2017												
	Accounts												
	receivable				Interest rate								
Purchaser of	transferred	Amount		Amount	of amount								
accounts receivable	(Note)	derecognised	Facilities	advanced	advanced	Footnote							
Chang Hwa Bank	\$ 16,994	\$ 16,994	\$ 30,000	\$ -									

accounts receivable	re tra	Accounts ceivable unsferred (Note)	de: \$	Amount recognised 15,803	\$ 30	0,000	Amount advanced \$ -	of ar	est rate mount anced	Footnote
				June 2	0, 20	710				
Purchaser of	re	Accounts ceivable ansferred		Amount			Amount		est rate	
accounts receivable		(Note)	dei	recognised	Fac	cilities	advanced		anced	Footnote
	\$	16,276	\$	16,276		0,000	\$ -	- aa re		100111010
Note: Shown as 'oth	or :		AC'							
	CI.	icceivaoi	cs.							
(4) <u>Inventories</u>										
							ne 30, 2017			
							lowance for			
							ation loss and			
							olete and slow-		.	•
5			Φ.	Cost	051		ing inventories		Book	
Raw materials			\$	199,		(\$	29,560)			169,511
Semi-finished goods					,600	(6,048)			44,552
Work in process Finished goods					,595 ,424	(1,505) 102,748			56,090 385,676
rinished goods			\$,690	(\$	139,861			655,829
			Ψ	173	,070	(ψ	137,001	<i>γ</i>		033,627
						Dece	ember 31, 2016			
						Al	lowance for			
						valu	ation loss and			
						obso	olete and slow-			
				Cost		mov	ing inventories		Book	value
Raw materials			\$	242,	789	(\$	33,022)	\$		209,767
Semi-finished goods				49.	245	(3,763))		45,482
Work in process				79,	585	(586))		78,999
Finished goods				403	,970	(90,713)		313,257

775,589 (\$ 128,084) \$

647,505

			Jun	e 30, 2016							
			Allo	owance for							
			valua	tion loss and							
	obsolete and slow-										
		Cost	movir	ng inventories		Book value					
Raw materials	\$	189,554	(\$	27,307)	\$	162,247					
Semi-finished goods		41,434	(746)		40,688					
Work in process		56,874	(457)		56,417					
Finished goods		444,304	(124,868)		319,436					
	\$	732,166	(\$	153,378)	\$	578,788					

The cost of inventories recognised as expense for the period:

		Three months	ended J	une 30,
		2017		2016
Cost of goods sold	\$	951,595	\$	1,003,700
Sale of scraps	(3,566)	(2,291)
Loss on decline in market value		21,084		20,540
Gain on physical inventory	(250)	(204)
	\$	968,863	\$	1,021,745
		Six months en	nded Ju	ne 30,
		2017		2016
Cost of goods sold	\$	1,797,691	\$	1,829,953
Sale of scraps	(4,505)	(3,614)
Loss on decline in market value		18,782		14,316
Gain on physical inventory	(404)	(409)
	\$	1,811,564	\$	1,840,246
(5) Financial assets measured at cost				
Items	Ju:	ne 30, 2017	Dece	mber 31, 2016
Non-current items:				
Unlisted stocks	\$	31,625	\$	31,625

- A. According to the Group's intention, its investment in the unlisted stocks should be classified as available-for-sale financial assets. However, as the unlisted stocks are not traded in active market, and no sufficient industry information of companies similar to the unlisted company's financial information can be obtained, the fair value of the investment in the unlisted stocks cannot be measured reliably. Accordingly, the Group classified those stocks as 'financial assets measured at cost'. As of June 30, 2016, the Group has no financial assets measured at cost.
- B. As of June 30, 2017 and December 31, 2016, no financial assets measured at cost held by the Group were pledged to others.

(6) Property, plant and equipment

	Land	Buildings		achinery and uipment	Mold equipmen	com	Computer imunication quipment		Testing uipment		sportation uipment		Office quipment		Others	cor	nfinished nstruction and quipment under cceptance	Total	for fa	payments business cilities Note)
At January 1, 2017																				
Cost Accumulated	\$ 215,971	\$1,294,693	\$	510,324	\$ 262,272	2 \$	33,270	\$	28,543	\$	20,232	\$	53,113	\$	41,627	\$	240,888	\$2,700,933	\$	2,069
depreciation and																				
impairment		(428,607)	(345,735)	(234,12	- `—	23,981)	(21,196)	(15,003)	(35,534)	(27,651)			(1,131,834		
	\$ 215,971	\$ 866,086	\$	164,589	\$ 28,145	<u>\$</u>	9,289	\$	7,347	\$	5,229	\$	17,579	\$	13,976	\$	240,888	\$1,569,099	\$	2,069
<u>2017</u>																				
Opening net book																				
amount	\$ 215,971	\$ 866,086	\$	164,589	\$ 28,145	5 \$	9,289	\$	7,347	\$	5,229	\$	17,579	\$	13,976	\$	240,888	\$1,569,099	\$	2,069
Additions	-	7,413		39,568	1,54	l	1,109		1,966		940		1,383		1,923		66,016	121,859		29,502
Disposals	-	-	(381)		-	-	(17)	(229)	(63)	(5)		-	(695)	-
Transfers Effects of foreign	-	-		-		-	-		20		-		10		26	(56)	-		-
exchange	(4,269)		`	4,456)	•	3) (287)	(178)	(195)	(692)	(334)	(6,483)			74
Depreciation charges		(23,189)	(14,831)	(<u>l</u>) (2,141)	(738)	(343)	(2,155)	(1,654)			(52,932)	
Closing net book																				
amount	\$ 211,702	\$ 823,289	\$	184,489	\$ 21,772	2 \$	7,970	\$	8,400	\$	5,402	\$	16,062	\$	13,932	\$	300,365	\$1,593,383	\$	31,645
At June 30, 2017																				
Cost	\$ 211,702	\$1,264,919	\$	517,973	\$ 263,618	3 \$	33,681	\$	28,390	\$	18,290	\$	52,304	\$	42,718	\$	300,365	\$2,733,960	\$	31,645
Accumulated																				
depreciation and																				
impairment		(441,630)	(333,484)	(241,846	<u>5</u>) (25,711)	(19,990)	(12,888)	(36,242)	(28,786)			(1,140,577)	
	\$ 211,702	\$ 823,289	\$	184,489	\$ 21,772	2 \$	7,970	\$	8,400	\$	5,402	\$	16,062	\$	13,932	\$	300,365	\$1,593,383	\$	31,645

Note: Pepayments for business facilities are shown as 'other non-current assets'. Details are provided in Note 6(8).

A. The significant components of the buildings include buildings and accessory equipment of buildings, which are depreciated over 10~50 years and 5~11 years, respectively.

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

	Land	Buildings	Machinery and equipment	Mold equipmen	com	omputer munication uipment		esting ipment		sportation iipment		Office uipment		Others	equ	inished atruction and aipment ander eptance	Total	Prepayments for business facilities (Note)
At January 1, 2016 Cost Accumulated	\$ 217,323	\$1,092,251	\$ 537,637	\$ 253,65	6 \$	32,266	\$	25,285	\$	20,070	\$	51,829	\$	33,523	\$	35,170	\$2,299,010	\$ 158,856
depreciation and impairment		(410,405)	(343,682)	(218,57		20,295)	(20,804)	(14,824)	(33,523)	(27,878)			(_1,089,986)	
	\$ 217,323	\$ 681,846	\$ 193,955	\$ 35,08	1 \$	11,971	\$	4,481	\$	5,246	\$	18,306	\$	5,645	\$	35,170	\$1,209,024	\$ 158,856
2016 Opening net																		
book amount	\$ 217,323	\$ 681,846	. ,			11,971	\$	4,481	\$	5,246	\$	18,306	\$	- ,	\$	35,170	\$1,209,024	\$ 158,856
Additions	-	- (10)	3,755	2,31		1,546		1,702		-	,	2,770	,	582		80,247	92,918	114,306
Disposals Transfers	-	(618)	(743) 574	11	- 1	-		570		-	(6) 38	(4) 988	(2,284)	(1,371)	-
Effects of foreign	-	-	374	11	+	-		370		-		36		700	(2,204)	-	-
exchange Depreciation	(1,283)	(11,709)	(4,237)) (3	3) (123) ((128)	(97)	(391)	(101)	(3,151)	(21,253)	(6,987)
charge	-	(23,179)	(18,763)	9,63	7) (1,686) ((539)	(307)	(1,766)	(1,183)		-	(57,060)	-
Closing net book				'														
amount	\$ 216,040	\$ 646,340	\$ 174,541	\$ 27,84	1 \$	11,708	\$	6,086	\$	4,842	\$	18,951	\$	5,927	\$	109,982	\$1,222,258	\$ 266,175
At June 30, 2016																		
Cost	\$ 216,040	\$1,069,419	\$ 522,690	\$ 256,67	3 \$	33,535	\$	27,271	\$	19,625	\$	53,518	\$	34,503	\$	109,982	\$2,343,256	\$ 266,175
Accumulated																		
depreciation and	_	(423,079)	(348,149)	228,83	2) (21,827) ((21,185)	(14,783)	(34,567)	(28,576)		_	(1,120,998)	_
impairment	\$ 216,040	\$ 646,340	\$ 174,541	\$ 27,84		11,708	<u>_</u>	6,086	•	4,842	<u>_</u>	18,951	<u>_</u>	5,927	\$	109,982	\$1,222,258	\$ 266,175
	\$ 210,040	φ 040,340	φ 1/4,341	ψ 21,0 4	т ф	11,700	φ	0,000	φ	4,042	φ	10,731	φ	3,741	φ	107,702	ψ1,444,436	φ 200,173

Note: Prepayments for business facilities are shown as 'other non-current assets'. Details are provided in Note 6(8)

A. The significant components of the buildings include buildings and accessory equipment of buildings, which are depreciated over 10~50 years and 5~11 years, respectively.

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

(7) <u>Intangible assets</u>

			C	omputer				
	Trad	emarks	S	oftware	(Others		Total
At January 1, 2017								
Cost	\$	532	\$	31,481	\$	600	\$	32,613
Accumulated amortisation	(229)	(22,046)	(336)	(22,611)
	\$	303	\$	9,435	\$	264	\$	10,002
<u>2017</u>								
At January 1	\$	303	\$	9,435	\$	264	\$	10,002
Additions		29		-		-		29
Amortisation charge	(33)	(2,602)	(38)	(2,673)
Effects of foreign exchange			(71)			(71)
At June 30	\$	299	\$	6,762	\$	226	\$	7,287
At June 30, 2017								
Cost	\$	561	\$	35,636	\$	600	\$	36,797
Accumulated amortisation	(262)	(28,874)	(374)	(29,510)
	\$	299	\$	6,762	\$	226	\$	7,287
At January 1, 2016								
Cost	\$	501	\$	26,942	\$	460	\$	27,903
Accumulated amortisation	(189)	(16,793)	(259)	(17,241)
	\$	312	\$	10,149	\$	201	\$	10,662
2016	Ψ	312	Ψ	10,115	Ψ	201	Ψ	10,002
At January 1	\$	312	\$	10,149	\$	201	\$	10,662
Additions	Ψ	-	Ψ	1,299	Ψ	-	Ψ	1,299
Amortisation charge	(20)	(2,538)	(36)	(2,594)
Effects of foreign exchange	•	-	(25)	`	-	(25)
At June 30	\$	292	\$	8,885	\$	165	\$	9,342
At June 30, 2016								
Cost	\$	390	\$	26,133	\$	246	\$	26,769
Accumulated amortisation	(98)	(17,248)	(81)	(17,427)
	\$	292	\$	8,885	\$	165	\$	9,342

Details of amortisation on intangible assets are as follows:

		ended J	une 30,	
		2017		2016
Selling expenses	\$	112	\$	97
Administrative expenses		568		592
Research and development expenses		613		622
	\$	1,293	\$	1,311
	Six months ended June 30,			
	,	2017		2016
Selling expenses	\$	224	\$	212
Administrative expenses		1,260		1,186
Research and development expenses		1,189		1,196
	\$	2,673	\$	2,594

(8) Other non-current assets

	Jun	e 30, 2017	December 31, 2016		June 30, 2016	
Long-term prepaid rent - land use right (Note)	\$	59,562	\$	61,466	\$	64,176
Prepayments for business facilities		31,645		2,069		266,175
Others		33,667		15,851		17,742
	\$	124,874	\$	79,386	\$	348,093

Note: On December 23, 1997, the Group's subsidiary, Dongguan Procase Electronic Co., Ltd. signed a land use right contract with the People's Republic of China for industrial use of the land in Hungyeh Industrial Zone, Tanghsia Town, Dongguan City, Guangdong Province with a term of 50 years; and in June 2004 and November 2006, the subsidiary, Chenbro Technology (Kunshan) Co., Ltd. signed a land use right contract with the People's Republic of China for use of the land in Yushan Town, Kunshan City with a term of 50 years for both contracts. The Group recognised rental expenses of \$242, \$277, \$489 and \$558 for the three months ended June 30, 2017 and 2016 and six months ended June 30, 2017 and 2016, respectively.

(9) Short-term borrowings

Type of borrowings	June 30, 2017	Interest rate range	Collateral
Short-term borrowings	\$ 69,807	1.20%	A promissory note of the same amount was issued as collateral.
Type of borrowings	December 31, 2016	Interest rate range	Collateral
Short-term borrowings	\$ 94,500	0.8%~1.14%	A promissory note of the same
			amount was issued as collateral.

Type of borrowings	June 30,	2016	Interest rate range	Collateral
Short-term borrowings	\$	90,384	0.89%~2.75%	A promissory note of the same
				amount was issued as collateral.

As of June 30, 2016, the joint credit line of the Company and its indirect subsidiary, PROCASE & MOREX Corporation ("Procase"), was USD 3 million, and as of that date, the Company nor Procase has not yet made a drawdown.

(10) Long-term borrowings

Type of borrowings	Borrowing period and repayment term	Interest rate	Collateral	J	une 30, 2017
Installment payment for secured foreign currency borrowings	USD 5,530 thousand; borrowing period is from September 2013 to August 2033; principal and interest are repayable monthly from October 2013	Fixed rate 3.75%	Bank deposits and real estate in the USA	\$	145,084
Less: current portion (s	hown as 'other curre	nt liabilities')		<u>\$</u>	6,621) 138,463
	Borrowing period and			Dec	ember 31,
Type of borrowings	repayment term	Interest rate	Collateral		2016
Installment payment for secured foreign currency borrowings Less: current portion (s	thousand; borrowing period is from September 2013 to August 2033; principal and interest are repayable monthly from October 2013	Fixed rate 3.75% nt liabilities')	Bank deposits and real estate in the USA	\$ (157,208 6,890)
2000. Carrone portion (6	no wir ab other earre	in inclinios)		\$	150,318

	Borrowing period and			J	une 30,
Type of borrowings	repayment term	Interest rate	Collateral		2016
Installment payment for	USD 5,530	Fixed rate 3.75%	Bank deposits		
secured foreign	thousand;		and real estate in		
currency borrowings	borrowing period is		the USA		
	from September				
	2013 to August				
	2033; principal and				
	interest are				
	repayable monthly				
	from October 2013			\$	160,641
Less: current portion (s	hown as 'other curre	nt liabilities')		(6,771)
				\$	153,870

The secured borrowing contract of the subsidiary, CLOUDWELL HOLDINGS, LLC., requires that the interest coverage ratio for each year should not be lower than 1.2. If the requirement is not met, the subsidiary shall repay the outstanding borrowing or provide bank deposits as collateral. As of June 30, 2017, the subsidiary, CLOUDWELL HOLDINGS, LLC., has not violated the requirements of the abovementioned secured borrowing contract.

(11) Other payables

	June 30, 2017	December 31, 2016	June 30, 2016
Dividends payable	\$ 359,178	\$ -	\$ 311,287
Wages and bonus payable	124,617	127,159	103,814
Payables for investment	79,853	84,656	84,735
Remuneration due to			
directors and supervisors and			
employee bonus payable	94,060	67,566	92,055
Payables for mold	26,748	44,200	37,481
Payables for export freight and customs clearance			
charges	35,795	29,017	18,785
Payables for service fees	12,892	15,486	13,932
Payables for machinery and			
equipment	6,452	12,976	10,062
Payables for consumable goods	6,610	3,249	10,197
Others	145,201	148,144	136,762
	\$ 891,406	\$ 532,453	\$ 819,110

(12) Pensions

A. Defined benefit plan

- (a) The Company has a defined benefit pension plan in accordance with the Labor Standards Law, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Law. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company contributes monthly an amount equal to 2% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is not enough to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company will make contribution for the deficit by next March.
- (b) For the aforementioned pension plan, the Group recognised pension costs of \$183, \$260, \$366 and \$521 for the three months ended June 30, 2017 and 2016, and six months ended June 30, 2017 and 2016, respectively.
- (c) Expected contributions to the defined benefit pension plan of the Group for the year ending December 31, 2018 are \$603.

B. Defined contribution plan

- (a) Effective July 1, 2005, the Company has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company contributes monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
- (b) Other overseas companies have a defined contribution plan in accordance with the local regulations, and contributions to endowment insurance and pension reserve are based on employees' salaries and wages. Other than the periodic contribution, the overseas companies have no further obligations.
- (c) The pension costs under the defined contribution pension plan of the Company for the three months ended June 30, 2017 and 2016 and six months ended June 30, 2017 and 2016 were \$2,068, \$1,829, \$4,099 and \$3,603, respectively.
- (d) The pension costs under the defined contribution pension plans of CHENBRO MICOM (USA) INCORPORATION, CHENBRO EUROPE B.V., Chenbro GmbH, Chenbro Technology (Kunshan) Co., Ltd., ChenPower information Technology (Shang Hai) Co., Ltd.,

Dongguan Procase Electronic Co., Ltd. and CHENBRO MICOM (ShenZhen) Co., Ltd. for the three months ended June 30, 2017 and 2016 and six months ended June 30, 2017 and 2016 were \$8,027, \$5,535, \$15,999 and \$10,581, respectively.

(13) Ordinary shares

A. As of June 30, 2017, the Company's authorized capital was \$1,500,000, consisting of 150 million shares of ordinary stock (including 1 million shares reserved for employee stock options), and the paid-in capital was \$1,197,260 with a par value of \$10 (in dollars) per share. All proceeds from shares issued have been collected.

B. Treasury shares

(a) Reason for share reacquisition and movements in the number of the Company's treasury shares in 2016 are as follows:

		June 30, 2016				
Name of company	Reason for	Number of shares				
holding the shares	reacquisition	(in thousands)	C	arrying amount		
The Company	To be reissued to	400	\$	12,540		
	employees					

- (b) Pursuant to the R.O.C. Securities and Exchange Law, the number of shares bought back as treasury share should not exceed 10% of the number of the Company's issued and outstanding shares and the amount bought back should not exceed the sum of retained earnings, paid-in capital in excess of par value and realised capital surplus.
- (c) Pursuant to the R.O.C. Securities and Exchange Law, treasury shares should not be pledged as collateral and are not entitled to dividends before it is reissued.
- (d) Pursuant to the R.O.C. Securities and Exchange Law, treasury shares should be reissued to the employees within three years from the reacquisition date and shares not reissued within the three-year period are to be retired.
- (e) In 2013, the Company repurchased treasury stock to be reissued to employees totaling 400 thousand shares in the amount of \$12,540 thousand. The registration of retirement of shares has been completed on October 21, 2016.

(14) Capital surplus

Pursuant to the R.O.C. Company Act, capital surplus arising from paid-in capital in excess of par value on issuance of common stocks and donations can be used to cover accumulated deficit or to issue new stocks or cash to shareholders in proportion to their share ownership, provided that the Company has no accumulated deficit. Further, the R.O.C. Securities and Exchange Law requires that the amount of capital surplus to be capitalised mentioned above should not exceed 10% of the paid-in capital each year. Capital surplus should not be used to cover accumulated deficit unless the legal reserve is insufficient.

(15) Retained earnings

- A. Under the Company's Articles of Incorporation, the current year's earnings, if any, shall first be used to pay all taxes and offset prior years' operating losses and then 10% of the remaining amount shall be set aside as legal reserve until the amount of legal reserve reaches total capital. The remaining shall be taken into account item D below for the related regulations of setting aside special reserve. The appropriation of the remaining earnings along with the unappropriated earnings of prior years depends on annual financial status and economic development and shall be proposed by the Board of Directors and approved by the shareholders.
- B. The Company's dividend policy is based on the current profit and consideration of the Company's growth in the future, capital budget plan and capital needs as well as consideration of shareholders' interest and long-term financial plan, etc. Earnings can be distributed to shareholders as cash dividends or stock dividends. Cash dividends shall account for at least 10% of the total dividends distributed. If cash dividends are lower than \$0.20 (in dollars) per share, stock dividends will be issued instead.
- C. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- D. (a) In accordance with the regulations, the Company shall set aside special reserve from the debit balance on other equity items at the balance sheet date before distributing earnings. When debit balance on other equity items is reversed subsequently, the reversed amount could be included in the distributable earnings.
 - (b) The amount of \$65,573 previously set aside by the Company as special reserve on initial application of IFRSs in accordance with Jin-Guan-Zheng-Fa-Zi Letter No. 1010012865, dated April 6, 2012, shall be reversed proportionately when the relevant assets are used, disposed of or reclassified subsequently.
- E. On June 20, 2017 and June 23, 2016, the shareholders resolved the appropriations of 2016 and 2015 earnings as follows:

	Ye	ar ended Dec	ecember 31, 2016			ar ended Dec	ember	31, 2015
			Dividend per share					vidend er share
		Amount	(in o	dollars)		Amount	(in	dollars)
Legal reserve	\$	60,019	\$	-	\$	50,483	\$	-
Special reserve		77,051		-		-		-
Cash dividends to								
shareholders		359,178		3.00		311,287		2.60
	\$	496,248	\$	3.00	\$	361,770	\$	2.60

F. For the information relating to employees' compensation (bonuses) and directors' and supervisors' remuneration, please refer to Note 6(19).

(16) Other equity items

		2017		2016
At January 1	(\$	77,051)	\$	54,857
Currency translation differences:				
- Group	(71,464)	(56,636)
- Tax on Group		10,113		8,987
At June 30	(\$	138,402)	\$	7,208
(17) Other income		Three months	ended Ju	ine 30,
		2017		2016
Interest income	\$	2,281	\$	2,350
Other income		3,948		1,501
	\$	6,229	\$	3,851

	Six months ended June 30,				
		2017		2016	
Interest income	\$	4,685	\$	5,344	
Other income		8,218		1,904	
	\$	12,903	\$	7,248	

(18) Other gains and losses

	Three months ended June 30,				
		2017	2016		
Net currency exchange (loss) gain	(\$	12,614) \$	22,231		
Loss on disposal of property, plant and equipment	(388) (52)		
Other expenses	(421) (426)		
	(\$	13,423) \$	21,753		

	Six months ended June 30,				
		2017	2016		
Net currency exchange (loss) gain	(\$	43,479) \$	8,619		
Loss on disposal of property, plant and equipment	(673) (329)		
Other expenses	(1,094) (1,122)		
	(<u>\$</u>	45,246) \$	7,168		

(19) Employee benefit, depreciation and amortisation expenses

		Three months	ended June 30,			
		2017	2016			
Wages and salaries	\$	186,203	\$	191,663		
Labour and health insurance fees		9,124		8,709		
Pension costs		10,278		7,624		
Other personnel expenses		12,978		16,196		
Employee benefit expense	\$	218,583	\$	224,192		
Depreciation charges on property, plant and						
equipment	\$	27,513	\$	27,237		
Amortisation charges on intangible assets	\$	1,293	\$	1,311		
	Six months ended June 30,					
	 	2017		2016		
Wages and salaries	\$	369,151	\$	352,970		
Labour and health insurance fees		18,303		16,912		
Pension costs		20,464		14,705		
Other personnel expenses		26,617		29,805		
Employee benefit expense	\$	434,535	\$	414,392		
Depreciation charges on property, plant and	·					
equipment	\$	52,932	\$	57,060		
Amortisation charges on intangible assets	\$	2,673	\$	2,594		

- A. According to the Articles of Incorporation of the Company, a ratio of profit of the current year distributable, shall be distributed as employees' compensation and directors' and supervisors' remuneration. The ratio shall not be lower than 6% for employees' compensation and shall not be higher than 3% for directors' and supervisors' remuneration and will be distributed in the form of stock or cash as resolved by the Board of Directors. Employees who are entitled to receive employees' compensation include employees of subsidiaries of the company meeting certain specific requirements. Related regulations were set by the Board of Directors. The distribution of employees' compensation and directors' and supervisors' remuneration should be reported to the stockholders. However, if the Company has accumulated deficit, the Company should cover accumulated losses first, then distribute employees' compensation and directors' and supervisors' remuneration proportionately as described above.
- B. For the three months ended June 30, 2017 and 2016, and six months ended June 30, 2017 and 2016, employees' compensation was accrued at \$9,062, \$15,925, \$20,711 and \$26,960, respectively; while directors' and supervisors' remuneration was accrued at \$2,665, \$4,684, \$6,091 and \$7,930, respectively. The aforementioned amounts were recognised in salary expenses.

For the year ended December 31, 2016, employees' compensation and directors' and supervisors' remuneration amounted to \$51,972 and \$15,286 as resolved by the Board of Directors on February 23, 2017, respectively, and the differences with the amounts recognized in the current year's financial statements amounted to \$238 and \$70, respectively. The differences are accounted for as changes in estimates and had been adjusted in the profit or loss for 2017.

Information about employees' compensation and directors' and supervisors' remuneration of the Company as resolved by the Board of Directors will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

(20) Income tax

A. Income tax expense

(a) Components of income tax expense:

	Three months ended June 30,					
		2017	2016			
Current tax:		_		_		
Current tax on profits for the period	\$	25,973	\$	31,768		
Tax on undistributed surplus earnings		9,573		14,306		
Prior year income tax under (over) estimate		882	(225)		
Total current tax		36,428		45,849		
Deferred tax:						
Origination and reversal of temporary						
differences	(1,332)		4,438		
Income tax expense	\$	35,096	\$	50,287		
	Six months ended June 30,					
		2017		2016		
Current tax:						
Current tax on profits for the period	\$	75,193	\$	89,762		
Tax on undistributed surplus earnings		9,573		14,306		
Prior year income tax under (over) estimate		882	(225)		
Total current tax		85,648		103,843		
Deferred tax:						
Origination and reversal of temporary						
differences		2,910		2,607		
Income tax expense	\$	88,558	\$	106,450		

(b) The income tax (charge)/credit relating to components of other comprehensive income is as follows:

	Three months ended June 30,					
		2017	2016			
Currency translation differences	\$	6,495 (\$	8,850)			
		Six months ended	June 30,			
		2017	2016			
Currency translation differences	(\$	10,113) (\$	8,987)			

- B. The Company's income tax returns through 2014 have been assessed and approved by the Tax Authority.
- C. Unappropriated retained earnings:

	J	June 30, 2017		December 31, 2016		June 30, 2016	
Earnings generated in and							
before 1997	\$	12,886	\$	12,886	\$	12,886	
Earnings generated in and							
after 1998		884,218		1,151,029		840,054	
	\$	897,104	\$	1,163,915	\$	852,940	

D. The balance of the imputation tax credit account and actual creditable tax rate are as follows:

	June 30, 2017		December 31, 2016		June 30, 2016	
Balance of the imputation tax credit account	\$	176,975	\$	126,116	\$	149,991
			2016	(estimated)	2	015 (actual)
Creditable tax rate			1	15.38%		16.29%

(21) Earnings per share

	Three months ended June 30, 2017						
	Amou	nt after tax	Weighted average number of ordinary shares outstanding (shares in thousands)	Earnings per			
D	Alliou	in anci tax	(shares in thousands)	(III donar	<u>s) </u>		
Basic earnings per share							
Profit attributable to ordinary	\$	104,519	119,726	\$	0.87		
shareholders of the parent Diluted earnings per share	Ψ	101,517	115,720	Ψ	0.07		
Profit attributable to ordinary							
shareholders of the parent	\$	104,519					
Assumed conversion of all	Ψ	10.,019					
dilutive potential ordinary							
shares							
Employees' bonus		_	175				
Profit attributable to ordinary							
shareholders of the parent							
plus assumed conversion of							
all dilutive potential ordinary							
shares	\$	104,519	119,901	\$	0.87		

		Three	months ended June 30), 20	16
	Ame	ount after tax	Weighted average number of ordinary shares outstanding (shares in thousands)	Ea	arnings per share (in dollars)
Basic earnings per share			(<u></u>)		(== 0.0 =====)
Profit attributable to ordinary shareholders of the parent Diluted earnings per share	\$	169,569	119,726	\$	1.42
Profit attributable to ordinary shareholders of the parent Assumed conversion of all dilutive potential ordinary	\$	169,569			
shares Employees' bonus		_	649		
Profit attributable to ordinary shareholders of the parent plus assumed conversion of					
all dilutive potential ordinary	\$	169,569	120,375	\$	1.41
shares	Ψ	107,507	120,373	Ψ	1.11
		Six	months ended June 30,	201	7
			Weighted average		
			number of ordinary	_	
	Δm	ount after tax	shares outstanding (shares in thousands)	Ea	arnings per share (in dollars)
Basic earnings per share Profit attributable to ordinary	Zilli				
shareholders of the parent	\$	229,437	119,726	\$	1.92
Diluted earnings per share Profit attributable to ordinary shareholders of the parent Assumed conversion of all	\$	229,437			
dilutive potential ordinary shares Employees' bonus Profit attributable to ordinary shareholders of the parent		<u>-</u>	687		
plus assumed conversion of all dilutive potential ordinary shares	\$	229,437	120,413	\$	1.91

	Six months ended June 30, 2016						
	Amou	nt after tax	Weighted average number of ordinary shares outstanding (shares in thousands)	Ū	s per share ollars)		
Basic earnings per share							
Profit attributable to ordinary shareholders of the parent	\$	280,999	119,726	\$	2.35		
Diluted earnings per share							
Profit attributable to ordinary shareholders of the parent	\$	280,999					
Assumed conversion of all dilutive potential ordinary							
shares							
Employees' bonus			1,244				
Profit attributable to ordinary shareholders of the parent							
plus assumed conversion of							
all dilutive potential ordinary shares	\$	280,999	120,970	\$	2.32		
) Supplemental cash flow informa	tion						

(22) Supplemental cash flow information

A. Investing activities with partial cash payments:

	Six months ended June 30,					
		2017	2016			
Purchase of property, plant and equipment	\$	151,361	\$	207,224		
Add: opening balance of payable on equipment		12,976		5,221		
Less: ending balance of payable on equipment	(6,452)	(10,062)		
Cash paid during the period	\$	157,885	\$	202,383		

B. Financing activities with no cash flow effects

	Six months ended June 30,				
		2017	2016		
Announcement of cash dividends appropriation	\$	359,178	\$	311,287	

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

(1) Parent and ultimate controlling party

The Company's shares are held by the public, thus, there is no parent company or ultimate parent.

(2) Names of related parties and relationship

Name of related parties	Relationship with the Group
Chen-Source Inc.	Other related parties

(3) Significant related party transactions

A. Operating revenue

	Three months ended June 30,					
	201	<u> </u>	2016			
Sales of goods:						
Other related parties	\$	417 \$		477		
	Si	x months ended	l June 30,			
	201	7	2016			
Sales of goods:						
Other related parties	\$	1,016 \$		1,974		

Goods are sold based on normal prices and terms. Payment term is 60 days after monthly billings.

B. Purchases and other expenses

	Three months ended June 30,				
		2017	2016		
Purchase of goods:					
Other related parties	\$	5,879	\$	17,998	
Other expenses:					
Other related parties (management service					
expense)		465		465	
	\$	6,344	\$	18,463	
		Six months ex	nded Ju	ne 30, 2016	
Purchase of goods:					
Other related parties	\$	14,876	\$	28,397	
Other expenses:					
Other related parties (management service					
expense)		931		931	
	\$	15,807	\$	29,328	

- (a) Purchases of goods: No similar transaction can be compared with. Prices and terms are determined based on mutual agreements and payment term is 60 days after monthly billings.
- (b) Management service expense: Management service expense arises from management of warehouse by other related parties on behalf of the Company. Prices and terms are determined based on mutual agreements, and the collection term is 60 days after monthly billings.

C. Receivables from related parties

	June 30, 2017		December 31, 2016		June 30, 2016	
Accounts receivable:						
Other related parties	\$	746	\$	1,449	\$	846
Other receivables-payment						
on behalf of others:						
Other related parties		20		490		336
	\$	766	\$	1,939	\$	1,182

The receivables from related parties are unsecured in nature and bear no interest.

D. Payables to related parties

		June 30, 2017		December 31, 2016		June 30, 2016	
Accounts payable: Other related parties Other payables-management service:	\$	4,328	\$	6,769	\$	16,769	
Other related parties		367		545		2,067	
-	\$	4,695	\$	7,314	\$	18,836	

Accounts payable bear no interest.

(4) Key management compensation

	Three months ended June 30,				
		2017		2016	
Short-term employee benefits	\$	8,158	\$	12,533	
Post-employment benefits		93		84	
Other long-term benefits		321		322	
	\$	8,572	\$	12,939	
	Six months ended June 30,				
			nded June		
		2017		2016	
Short-term employee benefits	\$	20,530	\$	22,869	
Post-employment benefits		186		168	
Other long-term benefits		642		644	
	\$	21,358	\$	23,681	

8. PLEDGED ASSETS

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

	Book value					
Pledged asset	June 30, 2017	December 31, 2016	June 30, 2016	Purpose		
Time deposits (shown as 'other current assets')	\$ 1,330	\$ 1,322	\$ 1,341	Customs duty guarantee		
Cash in banks (shown as 'other				Long-term borrowings		
non-current assets')	\$ 3,068	\$ 3,252	\$ 3,241	(Note) Long-term borrowings		
Land and buildings	\$ 225,234	\$ 241,045	\$ 243,533	(Note)		

Note: In August 2013, the subsidiary, CLOUDWELL HOLDINGS, LLC., signed a long-term borrowing contract for a credit line of USD 5.53 million with banks. The contract requires the subsidiary to pledge land and buildings as mortgage and USD 100 thousand as collateral.

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

(1) The subsidiaries have signed land use contracts with local economic development authorities. The present values of estimated future lease payments for land management during the assignment of use period are as follows:

	June 30, 2017		December 31, 2016		June 30, 2016	
Not later than one year	\$	2,424	\$	2,458	\$	2,578
Later than one year but not						
later than three years		4,913		5,014		5,167
Over three years		77,369		80,851		85,711
	\$	84,706	\$	88,323	\$	93,456

(2) The Group entered into equipment agreement, lease agreement and ERP maintenance agreement. Future lease payments and their present values are as follows:

	June	e 30, 2017	Decemb	per 31, 2016	June 30, 2016		
Not later than one year	\$	33,084	3,782		\$	4,820	
Later than one year but not							
later than three years		2,723		3,918		3,983	
Over three years		328		920		1,610	
	\$	\$ 36,135		8,620	\$	10,413	

10. <u>SIGNIFICANT DISASTER LOSS</u>

None.

11. SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE

None.

12. OTHERS

(1) Capital management

The Group's objectives when managing capital are to maintain an optimal financial structure and capital ratio in order to support operations and maximize interests for shareholders.

(2) Financial instruments

A. Fair value information of financial instruments

The carrying amounts of the Group's financial instruments not measured at fair value (including cash and cash equivalents, notes receivable, accounts receivable (including related parties), other receivables, short-term loans, notes payable, accounts payable (including related parties) and other payables) approximate to their fair values.

The fair value information of financial instruments measured at fair value is provided in Note 12(3).

Financial liabilities: Long-term borrowings (including current portion)

	June	30, 2017	Decen	nber 31, 2016	June 30, 2016			
Book value	\$	145,084	\$	157,208	\$	160,641		
Fair value risk	\$	148,810	\$	161,276	\$	164,880		

B. Financial risk management policies

- (a) The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, interest rate risk and price risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial position and financial performance.
- (b) Risk management is carried out by a central treasury department (Group treasury) under policies approved by the Board of Directors. Group treasury identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units. The Board provides written principles for overall risk management, as well as written policies covering specific areas and matters, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.

C. Significant financial risks and degrees of financial risks

(a) Market risk

Foreign exchange risk

- i. The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the USD. Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations.
- ii. Management has set up a policy to require group companies to manage their foreign exchange risk against their functional currency. The group companies are required to hedge their entire foreign exchange risk exposure with the Company treasury, and primarily hedge using natural hedge.
- iii. The Group's businesses involve some non-functional currency operations (the Company's and certain subsidiaries' functional currency: NTD; other certain subsidiaries' functional currency: USD and RMB). The information on assets and liabilities denominated in foreign currencies whose values would be materially affected by the exchange rate fluctuations is as follows:

			June 30, 2017	
	curre	Foreign ency amount thousands)	Exchange rate	Book value (NTD)
(Foreign currency: functional currency)	(111		<u>Exchange rate</u>	 (IVID)
Financial assets				
Monetary items				
USD:NTD	\$	47,628	30.42	\$ 1,448,844
USD:RMB		36,113	6.78	1,099,359
Non-monetary items				
USD:NTD		6,045	30.42	183,902
EUR:NTD		1,868	34.72	64,852
RMB:NTD		466,353	4.49	2,093,926
<u>Financial liabilities</u> <u>Monetary items</u>				
USD:NTD	\$	32,460	30.42	\$ 987,433
USD:RMB		16,149	6.78	491,611

		Ε	December 31, 201	6		
	curre	Foreign ncy amount thousands)	Exchange rate	Book value (NTD)		
(Foreign currency: functional currency) <u>Financial assets</u> <u>Monetary items</u>					, ,	
USD:NTD	\$	45,599	32.25	\$	1,470,568	
USD:RMB	Ψ	30,237	6.99	Ψ	976,467	
Non-monetary items						
USD:NTD		5,567	32.25		179,545	
EUR:NTD		1,941	33.90		65,797	
RMB:NTD		445,866	4.62		2,059,902	
<u>Financial liabilities</u> <u>Monetary items</u>						
USD:NTD	\$	33,532	32.25	\$	1,081,407	
USD:RMB		14,991	6.99		484,116	
			June 30, 2016			
		Foreign				
	curre	ncy amount			Book value	
	(in	thousands)	Exchange rate		(NTD)	
(Foreign currency: functional currency) <u>Financial assets</u> <u>Monetary items</u>						
USD:NTD	\$	51,649	32.28	\$	1,667,230	
USD:RMB		34,751	6.66		1,122,492	
Non-monetary items		4 207	22.29		125 706	
USD:NTD EUR:NTD		4,207 1,804	32.28 35.89		135,786 64,760	
RMB:NTD		433,142	4.85		2,100,738	
		733,172	7.03		2,100,730	
<u>Financial liabilities</u> <u>Monetary items</u>						
USD:NTD	\$	35,545	32.28	\$	1,147,393	
RMB:NTD	Ψ	3,000	4.85	Ψ	14,550	
USD:RMB		11,927	6.66		385,254	

iv. Please refer to the following table for the details of unrealised exchange gain (loss) arising from significant foreign exchange variation on the monetary items held by the Group:

	Three months ended June 30, 2017										
		E	xchange gain (los	ss)							
	F	Foreign									
	curren	cy amount									
	(in th	nousands)	Exchange rate		Book value						
(Foreign currency: functional currency)											
Financial assets											
Monetary items											
USD:NTD	\$	-	30.42	\$	39,321						
USD:RMB	(2,888)	6.78	(12,932)						
Financial liabilities											
Monetary items											
USD:NTD	\$	-	30.42	(\$	25,087)						
USD:RMB		1,892	6.78		8,473						
	Three months ended June 30, 2016										
		Three mo	onths ended June	30,	2016						
			onths ended June exchange gain (los		2016						
					2016						
		Е			2016						
	curren	E Foreign			Book value						
(Foreign currency: functional currency)	curren	Eoreign cy amount	xchange gain (los								
(Foreign currency: functional currency) Financial assets	curren	Eoreign cy amount	xchange gain (los								
	curren	Eoreign cy amount	xchange gain (los								
Financial assets	curren	Eoreign cy amount	xchange gain (los								
Financial assets Monetary items	curren (in th	Eoreign cy amount	xchange gain (los Exchange rate	ss)	Book value						
Financial assets Monetary items USD:NTD	curren (in th	E Foreign cy amount nousands)	Exchange rate 32.28	ss)	Book value 23,996						
Financial assets Monetary items USD:NTD USD:RMB	curren (in th	E Foreign cy amount nousands)	Exchange rate 32.28	ss)	Book value 23,996						
Financial assets Monetary items USD:NTD USD:RMB Financial liabilities	curren (in th	E Foreign cy amount nousands)	Exchange gain (los Exchange rate 32.28 6.66	ss)	Book value 23,996						

	Six months ended June 30, 2017											
		Е	xchange gain (lo	ss)								
	curren	Foreign amount nousands)	Exchange rate		Book value							
(Foreign currency: functional currency)	(111 t1	<u>lousulus)</u>	Exercise rate		Book value							
Financial assets												
Monetary items												
USD:NTD	\$	_	30.42	\$	4,053							
USD:RMB	(2,424)	6.78	(10,885)							
Financial liabilities	`	_,/	0.70	`	10,000)							
Monetary items												
USD:NTD	\$	_	30.42	(\$	8,318)							
USD:RMB		1,593	6.78		7,153							
	Six months ended June 30, 2016											
					2010							
		Е	xchange gain (los		2010							
	curren				Book value							
(Foreign currency: functional currency)	curren	Eoreign cy amount	xchange gain (lo									
(Foreign currency: functional currency) Financial assets	curren	Eoreign cy amount	xchange gain (lo									
	curren	Eoreign cy amount	xchange gain (lo									
Financial assets	curren	Eoreign cy amount	xchange gain (lo									
Financial assets Monetary items	curren (in th	Eoreign cy amount	xchange gain (lo	ss)	Book value							
Financial assets Monetary items USD:NTD	curren (in th	E Foreign cy amount nousands)	Exchange rate 32.28	ss)	Book value 12,738)							
Financial assets Monetary items USD:NTD USD:RMB	curren (in th	E Foreign cy amount nousands)	Exchange rate 32.28	ss)	Book value 12,738)							
Financial assets Monetary items USD:NTD USD:RMB Financial liabilities	curren (in th	E Foreign cy amount nousands)	Exchange rate 32.28	ss)	Book value 12,738)							

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

	Six months ended June 30, 2017											
		Sensit	ivity analysis	S								
	Degree of variation		ct on profit	Effect on other comprehensive income								
(Foreign currency: functional currency) <u>Financial assets</u> <u>Monetary items</u>	variation		<u> </u>									
USD:NTD	1%	\$	14,488	-								
USD:RMB	1%		10,994	-								
Financial liabilities Monetary items USD:NTD USD:RMB	1% 1%		9,874 4,916	- -								
	Six m	onths e	nded June 30	0, 2016								
-	Six m		nded June 30 ivity analysis									
	Six m Degree of variation	Sensit										
(Foreign currency: functional currency) Financial assets Monetary items	Degree of	Sensit	ivity analysis	Effect on other comprehensive								
	Degree of	Sensit	ivity analysis	Effect on other comprehensive								
Financial assets Monetary items	Degree of variation	Effe	ivity analysis ct on profit or loss	Effect on other comprehensive								
Financial assets Monetary items USD:NTD	Degree of variation	Effe	ivity analysis ct on profit or loss	Effect on other comprehensive								
Financial assets Monetary items USD:NTD USD:RMB Financial liabilities	Degree of variation	Effe	ivity analysis ct on profit or loss	Effect on other comprehensive								
Financial assets Monetary items USD:NTD USD:RMB Financial liabilities Monetary items	Degree of variation 1% 1%	Effe	ivity analysis ct on profit or loss 16,672 11,225	Effect on other comprehensive								

Interest rate risk

The Group's interest rate risk arises from short-term borrowings and long-term borrowings (including current portion). Borrowings issued at fixed rates expose the Group to fair value interest rate risk. The Group's borrowings are issued at fixed rates. During the six months ended June 30, 2017 and 2016, the Group's borrowings were denominated in the USD and NTD.

(b) Credit risk

- i. Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. According to the Group's credit policy, each local entity in the Group is responsible for managing and analysing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered. Internal risk control assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the Board of Directors. The utilisation of credit limits is regularly monitored. Credit risk arises from cash and cash equivalents, derivative financial instruments and deposits with banks and financial institutions, as well as credit exposures to customers, including outstanding receivables. For banks and financial institutions, only parties with optimal ratings are accepted.
- ii. For the six months ended June 30, 2017 and 2016, no credit limits were exceeded during the reporting periods, and management does not expect any significant losses from non-performance by these counterparties.
- iii. The credit quality information of significant financial assets that are neither past due nor impaired is provided in Note 6(2) B.
- iv. The ageing analysis of financial assets that were past due is provided in Note 6(2) C.
- v. The group analysis of financial assets that had been impaired is provided in Note 6(2) D.

(c) Liquidity risk

- i. Cash flow forecasting is performed in the operating entities of the Group and aggregated by Group treasury. Group treasury monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs.
- ii. The table below analyses the Group's non-derivative financial liabilities and net-settled or gross-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities and to the expected maturity date for derivative financial liabilities. The analysis is as follows:

Non-derivative financial liabilities:

Tion derivative intanetal habitates:				
	Less than	Between 1	Between 3	Over
June 30, 2017	1 year	and 3 years	and 5 years	5 years
Short-term borrowings	\$ 69,965	\$ -	\$ -	\$ -
Accounts payable	1,017,551	-	-	-
Accounts payable - related party	4,328	-	-	-
Other payables	891,406	-	-	-
Other current liabilities	19,382	-	-	-
Long-term borrowings	11,949	23,897	23,897	134,424
(including current portion)				
Guarantee deposits received	225	202	-	-
	Less than	Between 1	Between 3	Over
December 31, 2016	1 year	and 3 years	and 5 years	5 years
<u> </u>		\$ -	\$ -	
Short-term borrowings	\$ 94,552 1,122,894	5 -	5 -	\$ -
Accounts payable		-	-	-
Accounts payable - related party	6,769	-	-	-
Other payables	532,453	-	-	-
Other current liabilities	22,244	- 25.225	25.225	1 40 0 42
Long-term borrowings	12,668	25,335	25,335	148,843
(including current portion) Guarantee deposits received	1,617	1,605		
Guarantee deposits received	1,017	1,003	-	-
	Less than	Between 1	Between 3	Over
June 30, 2016	1 year	and 3 years	and 5 years	5 years
Short-term borrowings	\$ 90,959	\$ -	\$ -	\$ -
Accounts payable	961,703	-	-	-
Accounts payable - related party	16,769	-	-	-
Other payables	819,110	-	-	-
	10.000			

43,302

12,679

25,359

194

25,359

155,322

(3) Fair value information

Other current liabilities

Long-term borrowings

(including current portion)
Guarantee deposits received

As of June 30, 2017, December 31, 2016 and June 30, 2016, the Group did not hold any financial assets that requires valuation technique to measure its fair value.

iii. The Group does not expect the timing of occurrence of the cash flows estimated through the maturity date analysis will be significantly earlier, nor expect the actual cash flow amount will be significantly different.

13. <u>SUPPLEMENTARY DISCLOSURES</u>

(1) Significant transactions information

Immaterial subsidiaries which shall be disclosed in the information of investees are based on the subsidiaries' unreviewed financial statements for the same period end.

- A. Loans to others: Please refer to table 1.
- B. Provision of endorsements and guarantees to others: Please refer to table 2.
- C. Holding of marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Please refer to table 3.
- D. Acquisition or sale of the same security with the accumulated cost exceeding \$300 million or 20% of the Company's paid-in capital: None.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- G. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 4.
- H. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 5.
- I. Trading in derivative instruments undertaken during the reporting periods: None.
- J. Significant inter-company transactions during the reporting periods: Please refer to table 6.

(2) Information on investees

Counterparties' information are disclosed based on subsidiaries' unreviewed financial statements. However, the information on investments between companies was eliminated when preparing the consolidated financial statements. The following disclosures are for reference only.

Names, locations and other information of investee companies (not including investees in Mainland China): Please refer to table 7.

(3) Information on investments in Mainland China

- A. Basic information: Please refer to table 8.
- B. Significant transactions, either directly or indirectly through a third area, with investee companies in the Mainland Area:
 - (a) The Company purchased through the third-tier subsidiary, PROCASE & MOREX Corporation (Procase). During the six months ended June 30, 2017, Procase purchased raw materials of iron pieces amounting to \$238,996, for manufacturing computer cases, from the Company's fourth-tier subsidiary in Mainland China, Dongguan Procase Electronic Co., Ltd..

Balance of accounts payable amounted to \$53,883, comprising 31% of the accounts payable of Procase. During the six months ended June 30, 2017, Procase sold finished goods of computer cases to the Company, amounting to \$304,933, comprising 68% of Procase's sales in the six months ended June 30, 2017. Balance of accounts payable to Procase amounted to \$106,931, comprising 16% of the accounts payable of the Company.

During the six months ended June 30, 2017, the Company provided research and development technical skills to Dongguan Procase Electronic Co., Ltd. and received royalty. Other receivables from Donggun Procase Electronic Co., Ltd. amounted to \$31,578, comprising 16% of other receivables of the Company.

(b) During the six months ended June 30, 2017, the Company purchased finished goods of computer cases amounting to \$744,375 from the Company's third-tier subsidiary - Chenbro Technology (Kunshan) Co., Ltd. As of June 30, 2017, balance of accounts payable to Chenbro Technology (Kunshan) Co., Ltd. amounted to \$350,396, comprising 52% of the accounts payable of the Company.

14. OPERATING SEGMENT INFORMATION

(1) General information

Because each plant possesses similar economic characteristics, produces similar products under similar production process, uses the same machinery equipment, also, selling methods and customer categories are alike, the Company's and subsidiaries' chief operating decision-maker aggregates that the Company and its subsidiaries only have one reportable operating segment. Furthermore, the measurement basis for the Company is in agreement with the basis stated in the reports reviewed by the chief operating decision-maker.

(2) Information about segment profit or loss, assets and liabilities

The accounting policies of the operating segments are in agreement with the significant accounting policies summarised in Note 4. The Group's segment profit (loss) is measured with the operating income (loss), which is used as a basis for the Group in assessing the performance of the operating segments. The Company and subsidiaries have only one reportable operating segment, thus, the reportable information is in agreement with those in the consolidated financial statements.

(3) Reconciliation for segment income (loss)

The segment operating profit provided to the chief operating decision-maker is measured in a manner consistent with that used for the statement of comprehensive income. Amounts of total assets and total liabilities of segments are not provided to the chief operating decision–maker to make strategic decisions. There is no difference between the presentation of segment report and income statement and accordingly, no reconciliation is required to be disclosed.

Loans to others

Six months ended June 30, 2017

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

Table 1

					Ma	aximum													
					outs	standing													
					balan	ce during											Limit on		
					the s	ix-month						Amount of		Allowance			loans		
			General	Is a	perio	od ended	Balance a	t				transactions	Reason	for			granted to	Ceiling on	
No.			ledger	related	June	30, 2017	June 30, 20	17 A	Actual amount	Interest	Nature of	with the	for short-term	doubtful	Col	lateral	a single	total loans	
(Note 1)	Creditor	Borrower	accoun	party	(No	ote 2)	(Note 3))	drawn down	rate	loan	borrower	financing	accounts	Item	Value	party	granted	Footnote
0	CHENBRO MICOM CO., LTD.	Chenbro GmbH	Other receivables due from related parties	Yes	\$	34,720	\$ 34,7	20		Based on market interest rate	Short-term financing	\$ -	Operating Capita	al \$ -	None	\$	- \$ 266,570	\$ 533,140	Note 4

Note 1: The numbers filled in for the loans provided by the Company or subsidiaries are as follows:

- (1) The Company is '0'.
- (2) The subsidiaries are numbered in order starting from '1'.
- Note 2: The maximum balance of Chenbro Micom Co., Ltd. loan to Chenbro GmbH during the six-month period ended June 30, 2017 was EU 1 million in original currency.
- Note 3: The ending balance of Chenbro Micom Co., Ltd. loan to Chenbro GmbH during the six-month period ended June 30, 2017 was EU 1 million in original currency.
- Note 4: Ceiling on total loans to others is 20% of the Company's net worth and limit on loans to a single party is 10% of the Company's net worth based on the Company's "Procedures for Provision of Loans".

Provision of endorsements and guarantees to others

Six months ended June 30, 2017

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

Table 2

Party being endorsed/guaranteed

					Maximum							Provision of		
			Relationship	Limit on	outstanding	Outstanding		Amount of	Ratio of accumulated		Provision of	endorsements/	Provision of	
			with the	endorsements/	endorsement/	endorsement/		endorsements/	endorsement/ guarantee	Ceiling on total	endorsements/	guarantees by	endorsements/	
			endorser/	guarantees	guarantee amount as	guarantee amount	Actual	guarantees	amount to net asset	amount of	guarantees by parent	subsidiary to parent	guarantees to the party	
Number	Endorser/		guarantor	provided for a	of June 30, 2017	at June 30, 2017	amount	secured with	value of the endorser/	endorsements/	company to subsidiary	company	in Mainland China	
(Note 1)	guarantor	Company name	(Note 2)	single party	(Note 5)	(Note 6)	drawn down	collateral	guarantor company	guarantees provided	(Note 4)	(Note 4)	(Note 4)	Footnote
0	CHENBRO	Chenbro Micom	1	\$ 533,140	\$ 121,680	\$ 121,680	\$ -	\$ -	5	\$ 1,599,421	Y	N	N	Note 3
	MICOM CO., LTD.	(USA) Inc.												
0	CHENBRO	CLOUDWELL	1	533,140	170,352	170,352	145,085	-	6	1,599,421	Y	N	N	Note 3
	MICOM CO., LTD.	HOLDINGS, LLC.												
0	CHENBRO	PROCASE &	2	533,140	212,940	212,940	-	-	8	1,599,421	Y	N	N	Note 3
	MICOM CO., LTD.	MOREX												
		Corporation												

Note 1: The numbers filled in for the endorsements/guarantees provided by the Company or subsidiaries are as follows:

- (1) The Company is '0'.
- (2) The subsidiaries are numbered in order starting from '1'.
- Note 2: Relationship between the endorser/guarantor and the party being endorsed/guaranteed is as follows:
 - (1) A subsidiary.
 - (2) The subsidiary's direct wholly-owned affiliate
- Note 3: In accordance with the Company's "Procedures for Provision of Endorsements and Guarantees", ceiling on accumulated endorsements/guarantees to others and limit on endorsements/guarantees to a single party was 60% and 20% of the Company's net assets,
- Note 4: Fill in 'Y' for those cases of provision of endorsements/guarantees by listed parent company to subsidiary and provision by subsidiary to listed parent company, and provision to the party in Mainland China.
- Note 5: The maximum endorsement/guarantee provided by Chenbro Micom Co., Ltd. to Chenbro Micom (USA) Inc., CLOUDWELL HOLDINGS, LLC. and PROCASE & MOREX Corporation was US\$4,000 thousand, \$5,600 thousand and \$7,000 thousand for the six months ended June 30, 2017, respectively.
- Note 6: The outstanding endorsement/guarantee provided by Chenbro Micom Co., Ltd. to Chenbro Micom (USA) Inc., CLOUDWELL HOLDINGS, LLC. and PROCASE & MOREX Corporation was US\$4,000 thousand, \$5,600 thousand and \$7,000 thousand for the six months ended June 30, 2017, respectively.

Holding of marketable securities at the end of the period

June 30, 2017

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

Table 3

			=					
		Relationship with the						
		securities	General	Number of			Fair	
Securities held by	Marketable securities	issuer	ledger account	shares	Book value	Ownership (%)	value	Footnote
CHENBRO MICOM CO., LTD.	Diamond Creative Holding Limited	None	Financial assets measured	1,000,000	\$31,625	14.29%	\$31,625	
			at cost- non-current					

Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more

Six months ended June 30, 2017

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

Table 4

Differences in transaction terms compared to third

								terms compared to time					
		-			Trai	nsaction		party tra	nsactions	N	otes/accounts i	eceivable (payable)	
		Relationship with the	Purchases			Percentage of total purchases						Percentage of total notes/accounts	
Purchaser/seller	Counterparty	counterparty	(sales)		Amount	(sales)	Credit term	Unit price	Credit term		Balance	receivable (payable)	Footnote
CHENBRO MICOM CO., LTD.	Chenbro Micom (USA) Incorporation	The Company's subsidiary	Sales	(\$	1,067,663)	64	T/T 120 days	Note 1	Note 1	\$	616,526	76	Note 2
PROCASE & MOREX CORPORATION	CHENBRO MICOM CO., LTD.	Parent-subsidiary company	Sales	(304,933)	68	60 days after monthly billing	Note 1	Note 1		106,931	44	Note 2
PROCASE & MOREX CORPORATION	Dongguan Procase Electronics Co., Ltd.	Parent-subsidiary company	Sales	(129,555)	29	Based on agreement	Note 1	Note 1		127,940	53	Note 2
Dongguan Procase Electronic Co., Ltd.	PROCASE & MOREX CORPORATION	Parent-subsidiary company	Sales	(238,996)	35	Based on agreement	Note 1	Note 1		53,883	14	Note 2
Chenbro Technology (Kunshan) Co., Ltd.	CHENBRO MICOM CO., LTD.	Parent-subsidiary company	Sales	(744,375)	65	60 days after monthly billing	Note 1	Note 1		350,396	56	Note 2

Note 1: Terms and prices for the abovementioned transactions are the same with third parties.

Note 2: The transactions were eliminated when preparing the consolidated financial statements.

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

June 30, 2017

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

Table 5

					(Overdue receivables	_	
							Amount collected	
		Relationship	Balance as at				subsequent to the	Allowance for
		with the	June 30, 2017				balance sheet date	doubtful accounts
Creditor	Counterparty	counterparty	(Note 3)	Turnover rate	Amount	Action taken	(Note 1)	(Note 2)
CHENBRO MICOM CO., LTD.	Chenbro Micom (USA) Incorporation	Parent-subsidiary	Accounts receivable	3.88	\$ 1,450	Subsequent collection	\$ 283,298	\$ -
		company	\$ 616,526					
CHENBRO MICOM CO., LTD.	Chenbro Micom (USA) Incorporation	Parent-subsidiary	Other receivables	None	-		4,160	-
		company	\$ 21,079					
Procase & Morex Corporation	CHENBRO MICOM CO., LTD.	Parent-subsidiary	Accounts receivable	4.56	1,208	Subsequent collection	44,626	-
		company	\$ 106,931					
Procase & Morex Corporation	Dongguan Procase Electronic Co., Ltd.	Parent-subsidiary	Accounts receivable	1.89	46,528	Offset with accounts payable	-	-
		company	\$ 127,940			subsequent to the balance sheet date		
Chembro Technology (Kunshan)	CHENBRO MICOM CO., LTD.	Parent-subsidiary	Accounts receivable	4.69	-		- 145,862	-
Co., Ltd.		company	\$ 350,396					

Note 1: Subsequent collections as of August 10, 2017.

Note 2: As the related parties have excellent credit condition, no allowance for doubtful accounts was recognized.

Note 3: The transactions were eliminated when preparing the consolidated financial statements.

Significant inter-company transactions during the reporting periods Six months ended June 30, 2017

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

Transaction

Table 6

Number (Note 1)	Company name	Counterparty	Relationship (Note 2)	General ledger account	Amount (Notes 3, 6 and 7)	Transaction terms	Percentage of consolidated total operating revenues or total assets (Note 5)
0	CHENBRO MICOM CO., LTD.	Chenbro Micom (USA) Incorporation	1	Sales	\$ 1,067,663	Note 4	42
0	CHENBRO MICOM CO., LTD.	Chenbro Micom (USA) Incorporation	1	Accounts receivable	616,526	Note 4	12
1	Chenbro Technology (Kunshan) Co., Ltd.	CHENBRO MICOM CO., LTD.	2	Sales	744,375	Note 4	29
1	Chenbro Technology (Kunshan) Co., Ltd.	CHENBRO MICOM CO., LTD.	2	Accounts receivable	350,396	Note 4	7
2	Dongguan Procase Electronic Co., Ltd.	PROCASE & MOREX CORPORATION	3	Sales	238,996	Note 4	9
3	PROCASE & MOREX CORPORATION	CHENBRO MICOM CO., LTD.	2	Sales	304,933	Note 4	12
3	PROCASE & MOREX CORPORATION	CHENBRO MICOM CO., LTD.	2	Accounts receivable	106,931	Note 4	2
3	PROCASE & MOREX CORPORATION	Dongguan Procase Electronic Co., Ltd.	3	Sales	129,555	Note 4	5
3	PROCASE & MOREX CORPORATION	Dongguan Procase Electronic Co., Ltd.	3	Accounts receivable	127,940	Note 4	3

Note 1: The numbers filled in for the transaction company in respect of inter-company transactions are as follows:

- (1) Parent company is '0'.
- (2) The subsidiaries are numbered in order starting from '1'.

Note 2: Relationship between transaction company and counterparty is classified into the following three categories:

- (1) Parent company to subsidiary.
- (2) Subsidiary to parent company.
- (3) Subsidiary to subsidiary.
- Note 3: Transaction amounts less than NT\$100 million or 20% of paid-in capital are not disclosed.
- Note 4: There is no transaction similar to the above purchases and sales, which are determined in accordance with mutual agreement.
- Note 5: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on accumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.
- Note 6: The transactions were eliminated when preparing the consolidated financial statements.
- Note 7: Except current profit (loss) for the six months ended June 30, 2017 is translated using the yearly average exchange rate in 2017, amounts in currencies other than NTD disclosed by investees are translated using the spot rate at June 30, 2017.

Information on investees (not including inestees in Mainland China)

Six months ended June 30, 2017

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

Table 7

				Initial investr	ment amount	Shares	held as at June 30	0, 2017	Investment income			
Investor	Investee	Location	Main business activities	Balance as at June 30, 2017 (Note 6)	Balance as at December 31, 2016 (Note 6)	Number of shares	Ourseachin (0/)	Book value (Note 6)	Net profit (loss) of the investee for the six months ended June 30, 2017 (Note 6)	(loss) recognised by the Company for the six months ended June 30, 2017 (Note 6 and 7)	Footnote	
	-		•		- ` /	-		` ′	· — · · · · · · ·			
CHENBRO MICOM CO., LTD.	Micom Source Holding	Cayman Islands	Holding company	\$ 663,518	\$ 663,518	20,449,890	100	\$ 2,124,161	\$ 80,538	\$ 66,925	Notes 1 and 6	
CHENBRO MICOM CO., LTD.	Company Chenbro Micom (USA) Incorporation	USA	General trading company	32,408	32,408	10,000,000	100	70,110	37,450	36,603	Notes 1 and 6	
CHENBRO MICOM CO., LTD.	Chenbro Europe B.V.	Netherlands	General trading company	2,837	2,837	20,000	100	55,553	(3,839)	(3,962)	Notes 1 and 6	
CHENBRO MICOM CO., LTD.	Cloudwell Holdings, LLC.	USA	Real estate leasing company	109,365	109,365	3,600,000	100	113,792	644	644	Notes 2 and 6	
CHENBRO MICOM CO., LTD.	Chenbro GmbH	Germany	Marketing services	9,019	9,019	250,000	100	9,299	295	295	Notes 2 and 6	
Micom Source Holding Company	Cloud International Company Limited	Samoa	Holding company	16,731	16,731	550,000	100	26,823	(1,911)	-	Notes 3 and 6	
Micom Source Holding Company	AMAC International Company	Cayman Islands	Holding company	196,300	196,300	6,452,738	100	58,174	1,001	-	Notes 3 and 6	
Micom Source Holding Company	AMBER International Company	Cayman Islands	Holding company	250,661	250,661	8,239,890	100	1,632,658	81,407	-	Notes 3 and 6	
Micom Source Holding Company	ADEPT International Company	British Virgin Islands	Holding company	480,636	480,636	31,600	100	464,127	1,425	-	Notes 3 and 6	
Chenbro Europe B.V	Chenbro UK Limited	UK	Marketing services	868	868	20,000	100	1,810	82	-	Notes 4 and 6	
ADEPT International Company	PROCASE & MOREX Corporation	British Virgin Islands	Trading/ order taking company	258,570	258,570	35,502	100	498,565	(3,259)	-	Notes 5 and 6	

Note 1: Investment income / loss recognised for the six months ended June 30, 2017 includes recognition and elimination of realised and unrealised gain (loss) on upstream transactions.

Note 2: Investment income / loss recognised by ADEPT International Company.

Note 3: Investment income / loss recognised by Micom Source Holding Company.

Note 4: Investment income / loss recognised by Chenbro Europe B.V..

Note 5: The transactions were eliminated when preparing the consolidated financial statements.

Note 6: Initial investment amount was translated using the exchange rates prevailing at the dates of the investments, and remaining current profit (loss) for the six months ended June 30, 2017 which is translated using the yearly average exchange rate in 2017, amounts in currencies other than NTD disclosed by investees are translated using the spot rate at June 30, 2017.

Note 7: Investment income / loss recognised by the Company includes only that of the subsidiaries in which the Company directly invested and that of investees accounted for using equity method.

Information on investments in Mainland China Six months ended June 30, 2017

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

Accumulated

Table 8

Amount remitted from Taiwan to Mainland China/ Amount remitted back to Taiwan for the six months ended

					June 30, 2017						Investment income		amount	
							1	Accumulated amount			(loss) recognised by		of investment	
				Accumulated amount of				of remittance from	Net income of	Ownership held	the Company	Book value of	income	
				remittance from Taiwan to	Remitted to			Taiwan to Mainland	investee for the	by	for the six months	investments in	remitted back to	
Investee in	Main business		Investment	Mainland China as of	Mainland	Remitted back		China as of	six months	the Company	ended June 30, 2017	Mainland China as	Taiwan as of	
Mainland China	activities	Paid-in capital	method	January 1, 2017	China	to Taiwan		June 30, 2017	June 30, 2017	(direct or indirect)	(Note 2)	of June 30, 2017	June 30, 2017	Footnote
CHENBRO MICOM (ShenZhen) Co., Ltd.	Trading and order taking	\$ 15,210	2	\$ 15,210	\$ - \$	3	- \$	15,210	(\$ 1,820)	100	(\$ 1,820)	\$ 25,408	\$ -	Notes 1, 8 and 9
Chenbro Technology (Kunshan) Co., Ltd.	Manufacturing and processing of computer cases	304,200	2	304,200	-		-	304,200	84,994	100	84,994	1,584,716	302,406	Notes 3, 6, 8 and 9
CHENBRO MICOM (BEIJING) CO., LTD	Rendering technical service	26,940	2	-	-		-	-	(9,621)	100	(9,621)	(4,936)	-	Notes 5, 8 and 9
Dongguan Procase Electronic Co., Ltd.	Manufacturing and processing of computer cases	381,528	2	91,138	-		-	91,138	8,403	100	8,403	483,802	-	Notes 4, 8 and 9
ChenPower information Technology (Shang Hai) Co., Ltd.	Trading and order taking	63,882	2	-	-		-	-	(891)	100	(891)	65,844		Note 3, 7, 8 and 9

Investment method:

- 1. Directly invest in a company in Mainland China.
- 2. Through investing in an existing company in the third area, which then invested in the investee in Mainland China.

3.Others

- Note 1: The Company reinvested through Cloud International Company Limited with earnings of Micom Source Holding Company.
- Note 2: The amounts are based on the unreviewed self-prepared financial statements provided by ChenPower Information Technology (Shanghai) Co., Ltd., Chenbro Micom (Shenzhen) Co., Ltd. and Chenbro Micom (Beijing) Co., Ltd. whereas the amounts of other investees are based on financial statements reviewed by the Company's CPA.
- Note 3: The Company reinvested through Amber International Company.
- Note 4: The Company reinvested through Procase & Morex Corporation and Amac International Company.
- Note 5: The investee was established on June 6, 2014 and received RMB 6 million as capital which was remitted from the earnings of Chenbro Technology (Kunshan) Co., Ltd. on August 4, 2014.
- Note 6: The Company distributed cash dividends of \$302,406 (net of taxation on earnings remitted from Mainland China) to the Company through the holding companies, Amber International Company and Micom Source Holding Company on October 17, 2014.
- Note 7: The Company incorporated on October 8, 2016 and was reinvested by Chenbro Technology (Kunshan) Co., Ltd. through AMBER International Company at amount of US\$ 2.1 million as capital of the Company on December 23, 2016.
- Note 8: The transactions were eliminated when preparing the consolidated financial statements.
- Note 9: Except current profit (loss) for the six months ended June 30, 2017 translated using the yearly average exchange rate in 2017, amounts in currencies other than NTD disclosed by investees are translated using the spot rate at June 30, 2017.

				Ce	iling on	
		Ir	vestment	investments in		
Acc	cumulated	amo	ant approved	Mainland China		
aı	nount of	by th	e Investment	imposed by the		
remi	ttance from	Cor	nmission of	Inv	estment	
T	aiwan to	the	Ministry of	Com	nission of	
Mainl	and China as	Econ	omic Affairs	N	IOEA	
of Ju	ne 30, 2017	((MOEA)	(N	ote 10)	
\$	410,548	\$	363,067	\$	-	
	remin Ta Mainla of Ju	of June 30, 2017	Accumulated amount of by the remittance from Taiwan to the Mainland China as of June 30, 2017	amount of remittance from Commission of the Ministry of Mainland China as of June 30, 2017 (MOEA)	Accumulated amount approved amount of remittance from Taiwan to Mainland China as of June 30, 2017 Accumulated amount approved by the Investment important of the Ministry of Commission of Investment investigation. Investment investigation in the Ministry of Commission of University of Universit	Accumulated amount approved by the Investment imposed by the Investment Taiwan to Taiwan to of June 30, 2017 (MOEA) Mainland China as of June 30, 2017 (MOEA) Mainland China imposed by the Investment imposed by the Investment imposed by the Investment Commission of MoEA (Note 10)

Note 10: Pursuant to the Gong-Zhi-Zi Order No. 10320431220, certificate for qualified operational headquarters, issued by Industrial Development Bureau, Ministry of Economic Affairs on December 11, 2014, there is no ceiling on accumulated investments in Mainland China for the period from November 25, 2014 to November 24, 2017.