# Gemtek Technologies Co., Ltd. And Subsidiary Companies

Consolidated Financial
Statements and Audit Report
For the Nine Months Ended September 30

For the Nine Months Ended September 30, 2024 and 2023

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#### INDEPENDENT AUDITORS' REPORT

The Board of Directors and ShareholdersGemtek Technologies Co., Ltd.

#### Introduction

We have audited the accompanying consolidated financial statements of Gemtek Technologies Co., Ltd. (the "Company") and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheets as of September 30, 2024 and 2023, and the consolidated statements of comprehensive income, changes in equity and cash flows for January 1 to September 30 2024 and 2023, and the notes to the consolidated financial statements, including a summary of significant accounting policies (collectively referred to as the "consolidated financial statements"). Management is responsible for the preparation and fair presentation of the consolidated financial statements that are reasonably expressed in accordance with International Accounting Standards (IAS) No. 34 "Interim Financial Reporting" that has been approved and issued by the Financial Supervisory Commission. The results of the review are used to draw conclusions on the consolidated financial statements.

#### **Scope of Review**

Except for the base of qualified opinion, we performed the review work in accordance with the review standard No. 2410 "Review of Financial Statements". The procedures performed in reviewing the consolidated financial statements include inquiries (of those responsible for financial and accounting matters), analytical procedures and other review procedures. The scope of the inquiry work is obviously smaller than that of the audit work, so we may not be able to detect all the major matters that can be identified through the inquiry work, regarding to this, we are not able to express the audit opinion.

#### Base of Qualified opinion

As stated in Note 13 of the consolidated financial statements, the financial statements of the non-significant subsidiaries included in the above financial statements for the same period have not been reviewed by accountants. Their total assets as of September 30, 2024 and 2023 are NT\$. 835,340 thousand and 796,983 thousand, accounting for 3.61% and 3.39% of the total consolidated assets respectively; the total liabilities were NT\$42,889 thousand and NT\$108,886 thousand respectively, accounting for 0.43% and 1.09% of the total consolidated liabilities respectively; its 2024 and 2023 From July 1 to June 30, 2024, the total comprehensive profits and losses from January 1 to September 30, 2023 were NT\$ (26,765) thousand, NT\$ (12,072) thousand, NT\$ (24,047) thousand and (48,294) thousand, accounting for 4.16%, (2.44)%, 17.56% and (10.45)% of the total consolidated comprehensive profit and loss respectively.

As stated in Note 14 to the consolidated financial statements, the balance of investments using the equity method as of September 30, 2024 was NT\$4,782 thousand, and its related investments using the equity method as of September 30, 2024 and 2023 The balances are NT\$147,625 thousand and NT\$35,715 thousand respectively, and are recognized using the equity method from July 1 to September 30, 2024 and 2023, and from January 1 to September 30, 2023. The shares of net investment (profit) and loss are NT\$806 thousand, (3,507) thousand, (5,376) thousand and (10,055) thousand respectively.

#### Qualified opinion

According to the audit results, except for the possible adjustment of the financial statements of the non-important subsidiaries and some affiliated companies and investee companies mentioned in the paragraph of Base of qualified opinion, the consolidated financial statements may be adjusted. And It has not been found that the above-mentioned consolidated financial statements have not been compiled in accordance with the Financial Reporting Standards for Securities Issuers and the International Accounting Standards (IAS) No. 34 "Interim Financial Reporting" approved and issued by the Financial Supervisory Commission in all major aspects,

which makes it impossible to express the text properly The consolidated financial status of Gemtek Technology Co., Ltd. and its subsidiaries on September 30, 2024 and 2023, and the consolidated financial performance and consolidated cash flow from January 1 to September 30, 2024 and 2023.

Deloitte & Touche Taiwan
Certified Public Accountant
Alice H. Fang

Deloitte & Touche Taiwan
Certified Public Accountant
Jing-ting Yang

Financial Supervision Commission Approved Document Number: 1090347472 Securities and Futures Commission Approved Document Number: 6-0930128050

Date: Novemebr 7, 2024

## GEMTEK TECHNOLOGY CO., LTD.

Parent Company and Subsidiaries Balance Sheets September 30,2024 and 2023 (Expressed in thousands of New Taiwan Dollars)

		September 30,	2024	December 31,	,2023	September 30,	2023
Code	Assets	AMOUNT	%	AMOUNT	%	AMOUNT	%
1100	CURRENT ASSETS  Cash and cash equivalents (note 4 and 6)	\$ 4,903,015	21	\$ 2,945,341	14	\$ 2,066,116	9
1110	Financial assets at fair value through profit or loss - current (note 4 and 7)	1,041	-	309,590	2	197,760	1
1136	Financial assets at amortized cost–current (note 4, 9 and 31)	298,931	1	273,271	1	298,138	1
1150	Notes receivable (note 4, 10 and 24)	1,354	-	-	-	-	-
1170 1180	Accounts receivable, net(note 4, 10 and 24) Accounts receivable from related parties (note 4, 24 and	6,515,832	28	6,748,271	31	7,326,712	31
	30)	66,149	-	80,086	-	87,374	-
1200	Other receivables (note 4 and 30)	57,309	-	52,942	-	54,702	-
1220 130X	Current tax assets (note 4 and 26)	12,381	-	6,886	-	6,607	-
1460	Inventories (note 4 and 11) Non-current Assets Held for Sale (note 4 and 12)	3,354,302	15	3,008,915	14	4,686,478	20
1470	Other current assets (note 4 and 12)	74.710	- 1	16,398	-	17,001	- 1
11XX	Total current assets	74,710 15,285,024	<u>1</u> 66	84,262 13,525,962	62	94,420 14,835,308	63
	NON-CURRENT ASSETS						
1517	Financial assets at fair value through other comprehensive income - non-current (note 4 and						
1535	8) Financial assets at amortized cost - non-current (note 4,	2,122,920	9	2,798,037	13	2,941,808	13
1550	9 and 31) Investments accounted for using the equity method (note	34,336	-	28,252	-	20,000	-
	4 ,13 and 14)	1,335,691	6	1,218,926	6	1,213,235	5
1600	Property, plant and equipment (note 4 and 15)	3,463,040	15	3,411,716	15	3,632,825	15
1755	Right-of-use assets (note 4 and 16)	329,451	2	335,961	2	367,084	2
1805	Goodwill (note 4 and 17)	245,224	1	245,224	1	265,224	1
1821	Other intangible assets	36,283	-	48,366	-	52,190	-
1840	Deferred tax assets (note 4 and 26)	92,278	-	86,400	-	48,043	-
1990 15XX	Other non-current assets (note 4 and 18)	186,612	1	271,284	1	138,799	1
	Total non-current assets	7,845,835	34	8,444,166	38	8,679,208	37
1XXX	Total assets	\$ 23,130,859	<u> 100</u>	\$ 21,970,128	100	<u>\$ 23,514,516</u>	_100
Code	LIABILITIES AND EQUITY						
	CURRENT LIABILITIES						
2100	Short-term borrowings (note 19)	\$ 2,188,548	9	\$ 951,855	4	\$ 322,700	1
2120	Current financial liabilities at fair value through			1.004			
2130	profit or loss (note 7)  Contract liabilities - current (note 4 and 24)	160.265	-	1,806	-	1,160	-
2170	Accounts payable	169,365 5,504,331	1 24	388,615 4,805,480	2 22	426,028 6,343,723	2 27
2180	Accounts payable - related parties (Note 30)	7,043	_	-	-	-	-
2219	Other payables (note 21 and 30)	833,545	4	778,239	4	971,015	4
2230	Current tax liabilities (note 4 and 26)	125,135	_	192,257	1	146,137	1
2280	Current lease liabilities (note 4 and 16)	88,057	-	94,742	-	19,111	-
2321	Current portion of convertible corporate bonds due						
2200	within one year or one operating period (note 20)	628,218	3	-	-	-	-
2399	Other current liabilities (note 21)	67,952		55,540		62,251	<del>-</del>
21XX	Total current liabilities	9,612,194	41	7,268,534	33	8,292,125	<u>35</u>
2520	NON-CURRENT LIABILITIES						
2530 2570	Bonds Payable (note 20)	-	-	1,226,783	6	1,372,639	6
2580	Deferred tax liabilities (note 4 and 26) Non-current lease liabilities (note 4 and 16)	363,461	2	261,668	1	292,454	1
2670	Other non-current liabilities (note 14 and 16)	1,811 15,179	-	5,806 11,746	-	8,471 1,362	-
25XX	Total non-current liabilities	380,451		1,506,003	<u> </u>	1,674,926	7
2XXX	Total liabilities	9,992,645	43	8,774,537	40	9,967,051	42
	EQUITY ATTRIBUTABLE TO OWNERS OF						
	PARENT (note 4, 23 and 28) Share capital						
3110	Ordinary shares	4,155,938	18	4,001,211	18	3,984,283	17
3140	Capital collected in advance	121,488		54,846		16,928	
3100 3200	Share capital	<u>4,277,426</u>	<u>18</u>	4,056,057	<u>18</u>	<u>4,001,211</u>	<u>17</u>
3200	Capital surplus Retained earnings	<u>5,753,275</u>	<u>25</u>	5,329,633	24	5,229,556	22
3310	Legal reserve	1,054,650	4	1,003,186	5	1,003,186	5
3320	Special reserve	195,638	1	195,638	1	195,638	1
3350	Unappropriated earnings	1,383,808	6	1,591,682	7	1,707,510	

3300 3490 31XX	Total retained earnings Other equity Total equity attributable to owners of parent	2,634,096 133,799 12,798,596	<u>11</u> <u>1</u> 55	2,790,506 663,200 12,839,396	13 3 58	2,906,334 1,022,401 13,159,502	13 4 56
36XX	Non-controlling interests (note 23)	339,618	2	356,195	2	387,963	2
3XXX	Total equity	13,138,214	57	13,195,591	60	13,547,465	58
	Total liabilities and equity	\$ 23,130,859	_100	\$ 21,970,128	_100	\$ 23,514,516	_100

The accompanying notes are an integral part of the consolidated financial statements. (Please refer to the auditor's report of Deloitte & Touche Taiwan on November 7, 2024)

Chairman: Hong-wen Chen General Manager: Rong-chang Li Accounting Supervisor: Zhi-hong Lin

## GEMTEK TECHNOLOGY CO., LTD.

## Parent Company and Subsidiaries Statements of Comprehensive IncomeFor January 1 to September 30,2024

#### (Expressed in thousands of New Taiwan Dollars, Except Earnings Per Share)

		July 1 to September 30, 2024		July 1 to Septer 2023	mber 30,	January 1 to Se 30, 2024	•	January 1 to September 30, 2023		
Code		Amount	%	Amount	%	Amount	%	Amount	%	
4000	Operating Revenue (note 4,24, and 30)	\$ 6,174,584	100	\$ 6,156,474	100	\$ 19,545,388	100	\$ 20,233,075	100	
5000	Operating Costs (note 11, 22, 25 and 30)	(5,368,964)	(_87)	(5,514,104)	( <u>90</u> )	( 17,154,634)	( <u>88</u> )	( 18,080,957)	( <u>89</u> )	
5900	Gross Profit	805,620	<u>13</u>	642,370	<u>10</u>	<u>2,390,754</u>	12	2,152,118	<u>11</u>	
	Operating Expenses (note 22, 25 and 30)									
6100 6200	Selling Expenses General and Administrative	( 169,689)	( 3)	( 132,639)	( 2)	( 434,965)	( 2)	( 383,634)	( 2)	
6300	Expenses Research and development	( 175,639)	( 3)	( 167,356)	( 3)	( 519,064)	( 3)	( 515,365)	( 3)	
6450	expenses Expected Credit Impairment	( 301,061)	(5)	( 288,241)	(4)	( 885,100)	(4)	( 790,717)	(4)	
6000	gain(loss) Total Operating Expenses	18,498 ( <u>627,891</u> )	$(\frac{1}{10})$	(588,236)	$(\frac{-\frac{1}{9}}{9})$	17,052 (1,822,077)	$(\frac{-\frac{1}{9}}{9})$	$(\underline{}53,018)$ $(\underline{}1,742,734)$	$(\frac{-2}{9})$	
6900	Profit from Operations	177,729	3	54,134	1	568,677	3	409,384	2	
F1.00	Non-operating Income and Expenses	22 725	4	15 457		75.007		40.101		
7100	Interest Income (note 25)	22,725	1	15,457	-	75,927	-	40,191	-	
7010	Other Income (note 25 and 30)	20,214	- ( 2)	26,006	-	38,763	-	48,752	-	
7020	Other gains and losses (note 25)	( 105,416)	(2)	335,924	5	60,163	-	428,898	2	
7050 7060	Finance costs (note 25) Share of profit of subsidiaries and	( 27,379)	-	( 25,115)	-	( 89,469)	-	( 93,977)	-	
7000	associates (note 4 and 14)	<u> 14,165</u>	<u> </u>	29,112	1	39,732		54,040	<u> </u>	
7000	Total non-operating income and expenses	(75,691)	(_1)	381,384	6	125,116		477,904	2	
7900	Profit before income tax	102,038	2	435,518	7	693,793	3	887,288	4	
7950	Income tax (note 4 and 26)	(23,213)	(_1)	(88,547)	(_1)	(241,569)	(_1)	(190,142)	(_1)	
8200	Net profit for the period	78,825	1	346,971	6	452,224	2	697,146	3	
8310	Other comprehensive income/(loss)  Items that will not be reclassified subsequently to profit or loss:									
8316	Unrealized gain/loss on investments in equity instruments at fair value									
	through other comprehensive income	( 639,865)	( 10)	( 102,364)	(2)	( 746,295)	(4)	( 430,655)	(2)	
8360	Items that may be reclassified subsequently to profit or loss:	,	,	,	, ,	,	` ,	,	, ,	
8361	Exchange differences on translation of the financial statements of foreign									
8370	operations Share of other comprehensive	( 102,974)	(2)	250,804	4	196,482	1	196,041	1	
	income/(loss) of subsidiaries and associates accounted for using the									
8399	equity method Income tax related to items	35	-	( 234)	-	( 60)	-	( 198)	-	
	that may be reclassified subsequently to profit or loss (note 26)	20,577	1	_	_	(39,263)	_	_	_	
8300	Other comprehensive income	(	$(\frac{1}{11})$	148,206	2	(589,136)	$(\underline{3})$	(234,812)	$(\overline{1})$	
8500	Total comprehensive income	(\$ 643,402)	( <u>10</u> )	<u>\$ 495,177</u>	8	(\$ 136,912)	(1)	\$ 462,334		
8610	Profit, attributable to: Profit, attributable to owners of									
8620	parent Loss attributable to	\$ 94,960	1	\$ 354,963	6	\$ 468,828	2	\$ 727,054	3	
8600	non-controlling interests	( <u>16,135</u> ) <u>\$ 78,825</u>	<u></u>	( <u>7,992</u> ) \$ 346,971	<u>6</u>	( <u>16,604</u> ) <u>\$ 452,224</u>	<u></u>	( <u>29,908</u> ) <u>\$ 697,146</u>	<u></u> 3	

Total comprehensive profit and loss is attributable to:

8710	Comprehensive income,	<b>/ d</b>	(07.040)	( 10)	Ф	<b>F</b> 00.460	0	<i>(</i>	100 415)	( 1)	ф	400.040	2
	attributable to owners of parent	(\$	627,213)	( 10)	\$	503,169	8	(\$	120,415)	(1)	\$	492,242	2
8720	Comprehensive loss attributable to												
	non-controlling interests	(	<u>16,189</u> )	<del>_</del>	(	<u>7,992</u> )	<u> </u>	(	<u>16,497</u> )		(	<u>29,908</u> )	<u> </u>
8700		( <u>\$</u>	<u>643,402</u> )	$(\underline{10})$	\$	495,177	8	( <u>\$</u>	<u>136,912</u> )	$(\underline{}1)$	\$	462,334	2
	Earnings per share (note 27)												
9750	Basic earnings per share	\$	0.23		\$	0.90		\$	1.14		\$	1.85	
9850	Diluted earnings per share	\$	0.22		\$	0.80		\$	1.06		\$	1.62	

The accompanying notes are an integral part of the consolidated financial statements. (Please refer to the auditor's report of Deloitte & Touche Taiwan on November 7, 2024)

Chairman: Hong-wen Chen General Manager: Rong-chang Li Accounting Supervisor: Zhi-hong Lin

## GEMTEK TECHNOLOGY CO., LTD CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY For January 1 to September 30, 2024 (Expressed in thousands of New Taiwan Dollars)

										Other Equity (	Note 23 and 28)			
										Unrealized Valuation				
									Exchange Differences on	Gain/ (Loss) on Financial Assets at Fair Value Through Other	Unearned Employee Compensation			
			Share Capital (Note 23)		Capital Reserve	R	etained Earnings (Note	23)	Translation of the Financial Statements	Comprehensive income			Non-controlling Equity	
	1	Number of shares (thousands of		Capital received in		-	8-7	Unappropriated					1. 3	
Code A1	Balance At January 1, 2023	shares)	Amount	advance	(Note 23)	Legal Reserve	Special Reserve	Earnings			( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (	SUBTOTAL	(Note 23)	Total equity
AI	•	394,646	\$ 3,946,465	<u>\$ -</u>	\$ 4,983,065	\$ 943,768	\$ 195,638	\$ 1,728,176	( \$ 347,887 )	\$ 1,632,512	( \$ 8,695 )	\$ 1,275,930	\$ 305,820	\$ 13,378,862
B1	Appropriation of 2022 earnings Legal reserve	_		_	_	59,418	_	( 59,418 )		_	_	_	_	_
B5	Cash dividends to shareholders					33,110								
	of the Company Subtotal		<del></del>	<del>-</del>	<del>-</del>	59,418	<del>-</del>	( <u>591,712</u> ) ( 651,130 )	<del>-</del>	<u>-</u>	<del></del>	<del>_</del>	<del>-</del>	( <u>591,712</u> ) ( 591,712 )
M7	Changes in ownership of the equity							,,						,,
	subsidiaries		<del>_</del>	<del>_</del>	961		<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	961
D1	Net profit for January 1 to September													
	30, 2023	-	-	-	-	-	-	727,054	-	-	-	-	( 29,908 )	697,146
D3	Other comprehensive income for January 1 to September 30, 2023		<del>-</del>	<del>-</del>	<del>-</del>	=			195,843	(430,655 )	<del>-</del>	(234,812 )		(234,812 )
D5	Total comprehensive income/(loss) for January 1 to September 30, 2023	<u>-</u>	<u>-</u>	<del>_</del>	<u>-</u>	<u>-</u> _		727,054	195,843	(430,655 )	<u>-</u>	(234,812 )	(	462,334
C5	The Company's issuance of convertible corporate bonds and													
	recognition of equity portion	<del>-</del>	<del>_</del>	<del>-</del>	133,101		<del>-</del>				<del></del>	<del>_</del>		133,101
O1	Changes of non-controlling interest		=	=	<del>-</del>	=	<del>_</del>	<del>-</del>	<del>-</del>	<u> </u>	<u>=</u>		112,051	112,051
G1	Issuance of new shares with restrictions on employee rights	4,300	43,000		90,967		<del>_</del>	<del>_</del>			(133,967 )	(133,967 )	<del>_</del>	<del>_</del>
N1	Cancelation of restricted share plan for employees (	518 )	(5,182_)	<u>-</u>	(8,550 )		<del>_</del>	<del>_</del>	<del>-</del>	<del>-</del>	13,732	13,732	<del>_</del>	<u>-</u>
Q1	Disposal of equity instruments measured at fair value through													
	other comprehensive profit or loss		=	=	<del>-</del>		<del></del>	(96,590 )	<del>-</del>	96,590		96,590	<del>-</del>	<u>-</u> _
T1	Share-based payment expenses		- <u>-</u>	<del>_</del>		<del>-</del>	<del>-</del>	<del>-</del>		<u> </u>	4,928	4,928	<del>-</del>	4,928
I1	Corporate bond converted to ordinary shares	<del>_</del>	<del>_</del>	16,928	30,012	<u>=</u>	<u>-</u>			<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	46,940
Z1	Balance At September 30, 2023	398,428	\$ 3,984,283	\$ 16,928	\$ 5,229,556	\$ 1,003,186	\$ 195,638	<u>\$ 1,707,510</u>	( \$ 152,044 )	<u>\$ 1,298,447</u>	( \$ 124,002 )	\$ 1,022,401	\$ 387,963	<u>\$ 13,547,465</u>
A1	Balance At January 1, 2024	400,121	\$ 4,001,211	<u>\$ 54,846</u>	<u>\$ 5,329,633</u>	<u>\$ 1,003,186</u>	\$ 195,638	\$ 1,591,682	( \$ 428,972 )	\$ 1,196,667	( \$ 104,495 )	\$ 663,200	<u>\$ 356,195</u>	<u>\$ 13,195,591</u>
B1 B5	Appropriation of 2023 earnings Legal reserve Cash dividends to shareholders	-	-	-	-	51,464	-	( 51,464 )	-	-	-	-	-	-
	of the Company		<del>_</del>	<del>-</del>	<del>_</del>		<del>_</del>	(615,576 )	<del>_</del>		<del>-</del>	<del>_</del>	<del>_</del>	( 615,576 )
	Subtotal	<del></del>	<del>_</del>	<del>-</del>	<del>_</del>	51,464	<del>_</del>	(667,040 )	<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	(615,576 )
D1	Net profit for January 1 to September 30, 202	24 -	-	-	-	-	-	468,828	-	-	-	-	( 16,604 )	452,224
D3	Other comprehensive income/(loss) for January 1 to September 30, 2024	<del>-</del>	<del>-</del>	<del>_</del>		=	<del>_</del>	<del>_</del>	157,052	(746,295 )	<del></del>	(589,243 )	107	(589,136 )

D5	Total comprehensive income/(loss) for January 1 to September 30, 2024	<u>=</u>	<del>_</del>				<del>_</del>	468,828	157,052	(746,295_ )		(589,243 )	(16,497 )	(136,912 )
M7	Changes in ownership of the equity subsidiaries	<del>_</del>	<del>_</del>		271	<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>			<del>_</del>	271
C7	Recognizing changes in related enterprises using the equity method				34,950	=		(40 )	<del>-</del>	40	=	40		34,950
I1	Corporate bond converted to ordinary shares	15,608	156,07 <u>4</u>	66,642	391,271		<del>_</del>	<del>_</del>		<del>-</del>				613,987
N1	Cancellation of new shares with restricted employee rights	(135 )	(1,347 )		(2,850 )		<del>-</del>	<del>_</del>		<del>-</del>	4,197	4,197		<u>-</u>
Q1	Disposal of equity instruments measured at fair value through other comprehensive profit or loss			<del>_</del>				(9,622 )	<u>-</u>	9,622		9,622		<u>-</u>
O1	Changes of non-controlling interest	<del>-</del>	<del>-</del>	<u>-</u>		<u>-</u>	<del>-</del>		<u>-</u>		<u>-</u>	<u>-</u>	(80 )	(80 )
T1	Share-based payment expenses		=	<u>-</u>	<del></del>		=				45,983	45,983	<del>_</del>	45,983
Z1	Balance At September 30, 2024	415,594	<u>\$ 4,155,938</u>	<u>\$ 121,488</u>	<u>\$ 5,753,275</u>	<u>\$ 1,054,650</u>	<u>\$ 195,638</u>	<u>\$ 1,383,808</u>	( \$ 271,920 )	\$ 460,034	( \$ 54,315 )	<u>\$ 133,799</u>	<u>\$ 339,618</u>	<u>\$ 13,138,214</u>

The accompanying notes are an integral part of the consolidated financial statements. (Please refer to the auditor's report of Deloitte & Touche Taiwan on November 7, 2024)

Chairman: Hong-wen Chen General Manager: Rong-chang Li Accounting Supervisor: Zhi-hong Lin

## GEMTEK TECHNOLOGY CO., LTD.

## $Parent\ Company\ and\ Subsidiaries\ Statements\ of\ Cash\ FlowsFor$

### January 1 to September 30,2024

#### (Expressed in thousands of New Taiwan Dollars)

Code		-	tuary 1 to tember 30, 2024	-	nuary 1 to tember 30, 2023
	CASH FLOWS FROM OPERATING		2021	-	
	ACTIVITIES				
A00010	Income before income tax	\$	693,793	\$	887,288
A20010	Adjustments for:				
A20100	Depreciation expense		419,941		365,802
A20200	Amortization expense		150,580		137,677
A20300	<b>Expected Credit Impairment</b>				
	(gain)loss	(	17,052)		53,018
A20400	Net (gain)/loss on fair value changes of financial [assets/liabilities] at fair				
	value through profit or loss	(	341)	(	7,223)
A20900	Finance costs		89,469		93,977
A21200	Interest income	(	75,927)	(	40,191)
A21300	Dividend income	(	1,084)	(	1,728)
A21900	Share-based payment expenses		46,193		4,985
A22300	Share of profit of subsidiaries and				
	associates	(	39,732)	(	54,040)
A22500	Loss on disposal of property,		=		
	plant and equipment		46,584		37,792
A23000	Gain on disposal of non-current	,	20 (20)	,	252 02 ()
<b>A 22</b> 000	assets held for sale	(	20,620)	(	253,936)
A23800	Reversal of write-down of	,	44 545)		04.005
A 24100	inventories	(	41,745)		84,095
A24100	Net (gain)loss on foreign currency exchange		48,753	(	181,058)
A30000	Changes in operating assets and		40,733	(	101,050 )
7130000	liabilities				
A31115	Financial assets mandated to be				
	measured at fair value through				
	profit or loss	(	4,805)		-
A31130	Notes receivable	(	1,354)		-
A31150	Accounts receivable		138,479		2,194,755
A31160	Accounts receivable from related		10 505	,	22 =2.()
A 01100	parties	,	13,797	(	22,706)
A31180	Other receivables	(	6,678)	(	22,679)
A31200	Inventories	(	216,149)		2,648
A31240	Other current assets	,	10,313	,	150,245
A31990	Prepaid pension	(	1,573)	(	1,648)
A32125	Contract liabilities	(	208,214)	1	90,124
A32150	Accounts payable		658,402	(	933,251)

A32160	Accounts payable to related			
	parties	6,375		933
A32180	Other payables	17,643	(	9,878)
A32230	Other current liabilities	421		2,520
A33000	Cash generated from operations	1,705,469		2,577,521
A33100	Interest received	78,238		42,117
A33200	Dividends received	1,084		1,728

(Continued)

## (Brought)

			January 1 to	Ja	nuary 1 to
		S	eptember 30,	Sep	otember 30,
Code			2024		2023
A33300	Interest paid	(	\$ 71,905)	(\$	89,200)
A33500	Income tax paid	(	<u>218,271</u> )	(	105,270)
AAAA	Net cash generated from				
	operating activities		1,494,615	_	2,426,896
	CASH FLOWS FROM INVESTING				
	ACTIVITIES				
B00010	Acquisition of financial assets				
	measured at fair value through				
	other comprehensive profit or loss	(	40,000)	(	56,200)
B00040	Acquiring financial assets measured				
	at amortized cost	(	31,744)	(	297,120)
B00100	Acquisition of financial assets				
	measured at fair value through				
	profit or loss	(	20,279)	(	176,407)
B00200	Disposal of financial assets measured				
	at fair value through profit or loss		336,791		-
B01800	Acquisition of investment accounted	,			
	for using equity method	(	113,800)		-
B02600	Proceeds from disposal of non-current				
D04-00	assets held for sale		37,320		701,910
B02700	Acquisition of property, plant and	,	<b>5</b> 40.4 <b>05</b> )	,	<b>500</b> (44)
D00000	equipment	(	518,135)	(	523,641)
B02800	Proceeds from disposal of property,		<b>5</b> 4.400		400 540
D00500	plant and equipment		74,180		183,510
B03700	(Increase) decrease in refundable	,	105)		1.005
D06500	deposits	(	195)		1,987
B06700	Decrease (increase) in other	,	22.004)	1	100 477)
D07/00	non-current assets	(	33,094)	(	123,477)
B07600	Receive dividends from investments		70.000		120.004
BBBB	accounted for using equity method		70,002	_	130,004
טטטט	Net cash used in investing activities	(	228 054 )	(	150 424 )
	activities	(	238,954)	(_	<u>159,434</u> )
	CASH FLOWS FROM FINANCING				
	ACTIVITIES				
C00100	Increase (decrease)in short-term				
C00100	borrowings		1,251,726	(	2,203,505)
C01200	Issuance of convertible corporate		1,201,120	(	2,200,000 )
C01200	bonds		-		1,551,957
C04020	Repayment of the principal portion of				1,001,507
C010 <b>2</b> 0	lease liabilities	(	13,925)	(	13,155)
C04400	Increase (decrease) in other	(	/ /	(	-,,
	non-current liabilities		3,433	(	343)
C04500	Pay cash dividends	(	615,576)	Ì	591,712)
C05800	Changes in non-controlling interests	(	6)	`	111,898
	0	(	/		<u>,                                      </u>

CCCC	Net cash generated from financing activities	625,652	(1,144,860)
DDDD	Effect of exchange rate changes on cash and cash equivalents	<u>76,361</u>	(65,987)
EEEE	NET IECREASE IN CASH AND CASH EQUIVALENTS	1,957,674	1,056,615
E00100	CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	2,945,341	<u> 1,009,501</u>
E00200	CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	\$ 4,903,01 <u>5</u>	\$ 2,066,116

The accompanying notes are an integral part of the consolidated financial statements. (Please refer to the auditor's report of Deloitte & Touche Taiwan on November 7, 2024)

Chairman: Hong-wen Chen General Manager: Rong-chang Li Accounting Supervisor: Zhi-hong Lin

GEMTEK TECHNOLOGIES

CO., LTD. AND

SUBSIDIARIES NOTES TO

CONSOLIDATED

FINANCIAL STATEMENTS

FOR January 1, to Septembr

30, 2024

#### I. COMPANY HISTORY

Gemtek Technologies Co., Ltd. (the "Company") was incorporated on June 29, 1988. It researches, develops, manufactures, purchases, sells, exports, and imports electronic components, semi-finished products, finished products, computer software, hardware and peripheral equipment. The Company's shares was listed on the Taipei Exchange (OTC) in January of 2002, and have been listed on the Taiwan Stock Exchange (TWSE) since June 30, 2003.

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

#### II. APPROVAL OF FINANCIAL STATEMENTS

The consolidated financial statements were approved by the board of directors and authorized for issuance on November 7, 2024.

## III. <u>APPLICATION OF NEW, AMENDED AND REVISED</u> <u>STANDARDS AND INTERPRETATIONS</u>

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

Except for the following, the initial application of the amendments to the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the IFRSs endorsedand issued into effect by the FSC did not have material impact on the Group's accounting policies.

(2) New, Amended and Revised Standards and Interpretations of IFRSs Announced by the IASB

New, Amended and Revised Standards
and Interpretations

Amendment to IAS 21 "Lack of Convertibility"

Effective Date per IASB
January 1, 2025 (note 1)

Note 1: Applicable to annual reporting periods starting after January 1, 2025. When this amendment is applied for the first time, the comparative period shall not be restated, but the impact shall be recognized in the retained earnings or exchange differences of foreign operating institutions under equity (as appropriate) on the date of initial application and the related affected assets and liabilities.

Amendment to IAS 21 "Lack of Convertibility"

The amendment stipulates that a currency is convertible when an enterprise is able to exchange one currency for another currency through an exchange transaction with enforceable rights and obligations established through the market or exchange mechanism within the time frame of normal administrative delays. sex. When currencies are not convertible on the measurement date, the combined company should estimate spot exchange rates to reflect the exchange rates that would be used by market participants to conduct orderly transactions on the measurement date, taking into account prevailing economic conditions. In such cases, the combined company should also disclose information that enables users of financial statements to assess how the lack of currency convertibility has affected or is expected to affect its results of operations, financial position and cash flows.

(3) IFRS accounting standards that have been issued by the IASB but have not yet been approved by the Financial Supervisory Commission and issued as effective

New, Amended and Revised Standards and Interpretations	Effective Date per IASB (note 1)
"Annual Improvement of IFRS Accounting	January 1, 2026
Standards - Volume 11"	•
Amendments to IFRS 9 and IFRS 7	January 1, 2026
"Amendments to the Classification and	•
Measurement of Financial Instruments"	
Amendments to IFRS 10 and IAS 28 "Asset sales	To be determined by
or contributions between investors and their	IASB
affiliates or joint ventures"	
IFRS 17 "Insurance Contracts"	January 1, 2023
Amendments to IFRS 17	January 1, 2023
Amendments to IFRS 17 "Initial Application of	January 1, 2023
IFRS 17 and IFRS 9 - Comparative	
Information"	
IFRS 18 "Presentation and Disclosure of	January 1, 2027
Financial Statements"	
IFRS 19 "Subsidiaries not publicly accountable:	January 1, 2027
Disclosure"	· · · · · · · · · · · · · · · · · · ·

Note 1: Unless otherwise stated, the above newly released/amended/revised standards or interpretations are effective for the annual reporting period starting after each respective date.

IFRS 18 "Presentation and Disclosure of Financial Statements" IFRS 18 will replace IAS 1 "Presentation of Financial Statements". The main changes in this standard include:

- The income statement should divide income and expense items into operating, investment, financing, income tax and closed unit types.
- The profit and loss statement should present operating profit and loss, profit and loss before financing and income tax, and the subtotal and total of profit and loss.

Provide guidance to strengthen aggregation and segmentation requirements: Merging companies must identify assets, liabilities, equity, income, expenses, losses and cash flows from individual transactions or other matters, and classify and aggregate them on the basis of common characteristics so that the main Each line item presented in the financial statements has at least one similar characteristic. Items with different characteristics should be broken down in the main financial statements and notes. The merged company will label these items as "other" only if it cannot find a more informative name. Increase the disclosure of performance measures defined by management: When the merged company conducts public communications outside of financial statements and communicates management's views on a certain aspect of the merged company's overall financial performance to users of financial statements, it should include a single note in the financial statements. Disclose information related to performance measurement defined by management, including the description of the measurement, how it is calculated, its reconciliation with the subtotal or total specified in IFRS accounting standards, and the income tax and non-controlling interest effects of related reconciliation items.

As of the date of issuance of this consolidated financial report, the combined company continues to evaluate the impact of amendments to other standards and interpretations on its financial position and financial performance. The relevant impact will be disclosed when the assessment is completed.

### IV. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(I) Statement of Compliance This consolidated financial report is prepared in accordance with the Financial Reporting Standards for Securities Issuers and IAS 34 "Interim Financial Reporting" approved and published by the FSC. This consolidated financial report does not contain all of the IFRSsdisclosures required for the annually financial report.

#### (II) Basis of Preparation

The consolidated financial statements have been prepared on the historical cost basisexcept for financial instruments that are measured at fair value.

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

- 1. Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets orliabilities;
- 2. Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
- 3. Level 3 inputs are unobservable inputs for the asset or liability.4.

#### (III) Basis of Consolidation

The consolidated financial statements incorporate the financial statements of the Group and the entities controlled by the Group (i.e., its subsidiaries). Income and expenses of subsidiaries acquired or disposed of are included in the consolidated statement of comprehensive income from the effective date of acquisition and up to the effective date of disposal, as appropriate. Total comprehensive income of subsidiaries is attributed to theshareholders of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by the Group. All intra-group transactions, balances, income and expenses are eliminated in full upon consolidation.

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

See Note 13, Attachment 6, and Attachment 7 for detailed information on subsidiaries (including the percentages of ownership and main businesses).

#### (IV) Other significant accounting policies

In addition to the following descriptions, please refer to the Summary of Significant AccountingPolicies in the 2023 Annually Consolidated Financial Report.

#### 1. Non-current assets to be sold

The carrying amount of a non-current asset (or disposal group) is classified as held for sale when it is expected to be recovered primarily through a sale transaction rather than continued use. To qualify for this classification, non-current assets (or disposal groups) must be available for immediate sale in their current condition, and their sale must be highly probable. A sale is considered highly probable when an appropriate level of management is committed to a plan to sell the asset and the sale is expected to be completed within one year from the classification date.

#### 2. Determine benefits and post-retirement benefits

The pension cost during the interim period is calculated based on the actuarially determined pension cost rate at the end of the previous year, from the beginning of the year to the end of the current period, and takes into account the significant market fluctuations in the current period, as well as major plan amendments, liquidations or other major changes. Adjustments will be made for one-time matters.

#### 3.Income tax expenses

Income tax expense is the sum of current income tax and deferred income tax. Income tax for the interim period is assessed on an annual basis and is calculated on interim pre-tax benefits at the tax rate applicable to the expected total earnings for the year.

## V. ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

The main sources of uncertainty in the significant accounting judgments, estimates and assumptions used in this consolidated

financial report are the same as those in the 2023 consolidated financial report.

### VI. CASH AND CASH EQUIVALENTS

	-	ember 30, 2024	December 31, 2023		-	ember 30, 2023
Cash on hand	\$	2,240	\$	2,753	\$	3,246
Checking accounts and						
demand deposits	3,193,489		1,886,955		1,570,188	
Cash equivalents						
Time deposits with						
original maturitiesof less						
than 3 months	1,707,286		1,055,633		492,682	
	<u>\$4,</u>	903,015	<u>\$ 2,</u>	<u>945,341</u>	<u>\$ 2,</u>	066,116

## VII. FINANCIAL ASSETS AND LIABILITIES AT FAIR VALUE THROUGH PROFIT ORLOSS

	September 30, 2024	December 31, 2023	September 30, 2023
Financial assets - current  Mandatorily classified as at FVTPL  Non-derivative  — Financial			
Assets Bonds Payable —Convertible	\$ -	\$ 309,590	\$ 197,760
Bonds	1,041 \$ 1,041	\$ 309,590	<u>-</u> \$197,760
<u>Financial liabilities -</u> <u>current</u>			
Designated at fair value through profit or loss			
measure Bonds Payable —Convertible			
Bonds	<u>\$</u>	<u>\$ 1,806</u>	<u>\$ 1,160</u>

VIII. <u>Financial assets measured at fair value through other</u>
<u>comprehensive gains and losses</u>

	September 30,	December 31,	September 30,
	2024	2023	2023
Non-current			
Domestic Investments			
Listed shares	\$ 1,933,852	\$ 2,641,777	\$ 2,776,228
Unlisted shares	138,432	98,390	102,695
Total	2,072,284	2,740,167	2,878,923
Overseas Investment			
Listed shares	5,849	6,738	6,909
Unlisted shares	44,787	51,132	<u>55,976</u>
Total	50,636	57,870	62,885
	<u>\$ 2,122,920</u>	<u>\$ 2,798,037</u>	<u>\$ 2,941,808</u>

The merged company invests in the above-mentioned stocks for medium- and long-term strategic purposes and expects to make profits through long-term investment. The management of the combined company believes that including the short-term fair value fluctuations of these investments in profit and loss is inconsistent with the aforementioned long-term investment plan, and therefore chooses to designate these investments as measured at fair value through other comprehensive profits and losses.

### IX. <u>FINANCIAL ASSETS MEASURED</u> AT AMORTIZED COST

	September 30,	December 31,	September 30,
	2024	2023	2023
Current			
Domestic Investment			
Time deposits with			
original maturities			
of more than 3			
months	<u>\$ 298,931</u>	<u>\$ 273,271</u>	<u>\$ 298,138</u>
Non-current			
Domestic Investment			
Time deposits with			
original maturities			
of more than 3months	<u>\$ 34,336</u>	<u>\$ 28,252</u>	\$ 20,000

For information on pledges of financial assets measured at amortized cost, please refer to Note 31.

#### X. ACCOUNTS RECEIVABLE

	September 30, 2024	December 31, 2023	September 30, 2023
Bills Receivable			
Occurs due to business	<u>\$ 1,354</u>	<u>\$</u>	<u>\$</u>
Accounts Receivable			
At amortized cost			
Total carrying amount	\$ 6,534,624	\$ 6,784,115	\$ 7,365,293
Less: Allowance for			
impairment loss	( <u>18,792</u> )	( <u>35,844</u> )	( <u>38,581</u> )
_	\$ 6,515,832	\$ 6,748,271	\$7,326,712

The average credit period for merchandise sales by the merged company is 90 days, and no interest will be accrued on accounts receivable. The impairment assessment of accounts receivable is based on individual assessments, aging analysis, historical experience and analysis of the customer's current financial situation to estimate the amount that cannot be recovered.

The combined company recognizes allowance losses for accounts receivable based on expected credit losses during the duration. Expected credit losses during the duration are calculated using a provision matrix, which considers the customer's past default record, current financial status, and industrial economic situation. Because the historical experience of credit losses of the combined company shows that there is no significant difference in the loss patterns of different customer groups, the provision matrix does not further differentiate customer groups and only sets the expected credit loss rate based on the number of days overdue for accounts receivable.

If there is evidence that the counterparty is facing serious financial difficulties and the merging company cannot reasonably expect the recoverable amount, the merging company will directly write off the relevant accounts receivable, but will continue to pursue recovery activities, because the amount recovered will be recognized in profit and loss.

The consolidated company measures the allowance losses for accounts receivable based on the allowance matrix as follows:

## September 30, 2024

September 30, 2	<u> 2024</u>				
	Not Overdue	Less than 180 Days	181 ~ 365 Days	Over 366 Days	Total
Expected Credit					
Loss Rate	0.12%	1.15%	100%	100%	
Gross carrying	0.1270	1.10 /0	100 /0	100 /0	
amount	\$ 6,480,408	\$ 45,113	\$ 4,607	\$ 5,850	\$ 6,535,978
Loss allowance					
(Lifetime ECL)	(	(519)	( 4,607)	( 5,850)	( 18,792)
Amortizedcost	\$ 6,472,592	\$ 44,594	\$ -	\$ -	\$ 6,517,186
December 31, 2	023				
		Less than	181 ~ 365	Over	
	Not Overdue	180 Days	Days	366 Days	Total
Expected Credit Loss					
Rate	-	0.00%	-	100%	
Gross carrying					
amount	\$ 6,622,777	\$ 125,498	\$ -	\$ 35,840	\$ 6,784,115
Loss allowance					
(Lifetime ECL)	-	(4)	-	(35,840_)	(35,844 )
Amortizedcost	\$ 6,622,777	\$ 125,494	\$ -	\$ -	\$6,748,271
September 30, 2	2023				
		Less than	181 ~ 365	Over	
F- 4 1.C 124	Not Overdue	180 Days	Days	366 Days	Total
Expected Credit Loss					
Rate	-	-	-	100%	
Gross carrying					
amount	\$ 7,104,526	\$ 222,186	\$ -	\$ 38,581	\$ 7,365,293
Loss allowance					
(Lifetime ECL)	-	_	-	(38,581_)	( 38,581)
Amortizedcost	\$ 7,104526	\$ 222,186	\$ <u>-</u>	\$	\$7,326,712

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

	January 1 to September 30, 2024	January 1 to September 30, 2023
Balance, beginning of year	\$ 35,844	\$ 7,941
Add: Provision for impairment		
losses in the current period	-	53,018
Less: Reversal for impairment		
losses	( 17,052)	-
Less: reclassified to collections	-	(22,419)
Foreign currency exchange		
difference	<del></del>	<u>41</u>
Balance, end of year	<u>\$ 18,792</u>	<u>\$ 38,581</u>

#### XI. INVENTORIES

	September 30,	December 31,	September 30,
	2024	2023	2023
Finished goods	\$ 659,078	\$ 296,742	\$ 361,818
Work in process	725,161	343,706	616,979
Raw materials and			
supplies	1,596,183	2,232,158	3,110,459
Inventory in transit	373,880	<u>136,309</u>	597,222
	<u>\$ 3,354,302</u>	<u>\$ 3,008,915</u>	<u>\$4,686,478</u>

The cost of goods sold related to inventory from July 1 to September 30, 2024 and 2023 and from January 1 to September 30, 2024 and 2023 are 5,368,964 thousand, 5,514,104 thousand, 17,154,634 thousand and 18,080,957 thousand respectively. Cost of goods sold including inventory depreciation and sluggish losses (recovery profits) were (1,588) thousand, 58,487 thousand, (41,745) thousand and 84,095 thousand respectively.

Inventory depreciation and sluggish recovery profits are mainly caused by the sale of inventory for which depreciation losses have been provided.

#### XII. Non-current assets for sale

	September 30,	December 31,	September 30,	
	2024	2023	2023	
Right-of-use assets – land	<u>\$</u>	\$ 16,398	<u>\$ 17,001</u>	

On May 29, 2023, the board of directors of the merged company approved the disposal of the real estate, factories, equipment and right-of-use assets of Amber Electronic Technology (Changshu) Co., Ltd. and the land, and signed an agreement with Changshu Zhilong New Energy Industry Development Co., Ltd. An asset sales contract was established, and the disposal procedures are expected to be completed within 12 months. As of September 30, 2024, the merged company has completed the delivery procedures and removed related assets. The disposal price is 37,320 thousand and the disposal profits are 20,620 thousand.

#### XIII. SUBSIDIARIES

(I) Subsidiaries included in consolidated financial statements: The entities preparing this consolidated financial report are as follows:

			% of Ownership		iip
			September	December	September
_	_	Main	30,	31,	30,
Investor	Investee	Business	2024	2023	2023
Gemtek Technologies	Brightech International Co., Ltd.	Investme	100%	100%	100%
Co., Ltd.		nt			
Gemtek Technologies	G-Technology Investment Co., Ltd.	Investme	100%	100%	100%
Co., Ltd.		nt			
Gemtek Technologies Co., Ltd.	Gemtek Vietnam Co., Ltd.	Telecom mu nicatio	100%	100%	100%
		ns			
Comtals Tachmalagias	BROWAN Communications	Telecom	50.47%	50.44%	50.44%
Gemtek Technologies Co., Ltd.	Incorporation	mu nicatio	30.47 /6	30.44 //	30.44 //
Gemtek Technologies	5V Technologies, Ltd.	Telecom	97.92%	97.92%	97.92%
Co., Ltd.	3v recinologies, Eta.	mu nicatio	J1.J270	37.3270	J1.J270
		ns			
Gemtek Technologies Co., Ltd.	Genix Networks Inc. (Formerly known asLionic Networks Inc.)	Telecom mu nicatio ns	90.91%	90.91%	90.91%
Brightech International Co., Ltd.	Gemtek Electronics Suzhou Co.Ltd.	Telecom mu nicatio	80.46%	80.46%	80.46%

G-Technology Investment Co., Ltd.	Gemtek Electronics Kunshan Co.,	ns Telecom mu nicatio ns	100%	100%	100%
G-Technology Investment Co., Ltd.	AMPAK International Holdings Ltd.	Investme nt	100%	100%	100%
G-Technology Investment Co., Ltd.	Primax Communication (B.V.I.) Inc.	Investme nt	100%	100%	100%
G-Technology Investment Co., Ltd.	Gemtek CZ., s.r.o.	Telecom mu nicatio ns	100%	100%	100%
AMPAK International Holdings Ltd.	Gemtek Electronics (ChangShu) Co., Ltd.	Telecom mu nicatio ns	100%	100%	100%
Primax Communication (B.V.I.) Inc.	Gemtek Electronics Suzhou Co.Ltd.	Telecom mu nicatio ns	19.54%	19.54%	19.54%

The merged company's board of directors approved the proposed investment in Lionic Networks Inc. in March 2023. The merged company invested NT\$30,720 thousand in cash in Lionic Networks Inc., with a shareholding ratio of 90.91%.

Lionic Networks Inc. changed its name to Genix Networks Inc. in January 2024.

In April 2023, the company did not subscribe for the cash capital increase equity of BROWAN Company according to the shareholding ratio but increased the investment by 150,202 thousand yuan. The company's shareholding ratio increased from 33.68% to 35.73%; Gemtek Investment Company did not subscribe to BROWAN Company according to the shareholding ratio. The company's cash capital increase reduced its shareholding ratio from 16.81% to 14.71%; and due to the merger of the company and Gemtek Investment Company in September 2023, the company's shareholding ratio increased from 50.44% to 50.47%.

In order to simplify the group's investment structure and resource integration, the board of directors of the merged

company passed a resolution in May 2023 to handle a simple merger of the company and GEMTEK Investment Company. The base date of the merger is September 1, 2023. After the merger, the company will be the surviving company. The text investment company is an elimination company.

The merged company handled cash capital increases of Gemtek Vietnam Co., Ltd. on June 4, 2024, and September 28, 2023, totaling 323,950 thousand (USD 10,000 thousand) and 319,300 thousand yuan (USD 10,000 thousand) respectively. The company subscribes 100% and holds 100% of the shares.

Except for the above-mentioned subsidiaries included in the consolidated financial statements of September 30, 2024 and 2023, except BROWAN Company, which has not been reviewed by accountants, the other subsidiaries have been reviewed by accountants.

#### (II) Subsidiaries not included in consolidated financial statements

			%	of Ownersh	ip
		Main	Septemb	Decembe	Septemb
		Busines	er 30,	r 31,	er 30,
Investor	Investee	s	2024	2023	2023
Gemtek Technologies Co., Ltd.	Wi Tek Investment Co.,	Investm	100%	100%	100%
	Ltd.	ent			
G-Technology Investment Co.,	PT. South Ocean	Teleco	95%	95%	95%
Ltd.		mmu			
		nicati			
		ons			
Wi Tek Investment Co., Ltd.	<b>Browan Communications</b>	Teleco	100%	100%	100%
	(Xi'An) Inc.	mmu			
	,	nicati			
		ons			

On September 30, 2024, December 31, and September 30, 2023, the combined company held 100% of the shares of Wi Tek Investment Co., Ltd., and its total assets were 5,000, 6,000, and 3.9 million, respectively. They accounted for 0%, 0% and 0% of the consolidated assets respectively. The operating income was all 0,000 yuan. They accounted for 0% of the total consolidated

operating income. Therefore, the company was not incorporated into the consolidated financial statements.

On September 30, 2024, December 31, and September 30, 2023, the combined company held 95% of the shares of PT. South Ocean, and its total assets were 2,904 thousand, 2,818 thousand and 2,961 thousand respectively, accounting for an average of 2,961 thousand of the combined assets. The operating income is 0.01%, and the operating income is 0,000, accounting for 0% of the total consolidated operating income, so the company is not incorporated into the consolidated financial statements.

On September 30, 2024, December 31, and September 30, 2023, the combined company held 100% of the shares of PT. South Ocean, and its total assets were NTD7,687 thousand, 10,616 thousand and 9,322 thousand respectively, accounting for 0.03%, 0.05% and 0.04% of consolidated assets respectively. The operating income from January 1 to September 30, 2024 and 2023 was 1,875 thousand and 1,598 thousand respectively, accounting for 0.01% of the total consolidated operating income, so the company was not included in the consolidated financial statements.

#### XIV. Investments using the equity method

nvestments using the equ	ny metho	<u>u</u>				
	Septembe 2024	•	ember 31, 2023	-	mber 30, 2023	
Investment in subsidiaries	\$ 2,9	904 \$	2,818	\$	3,000	
Investment in associates	, , ,		,216,108	1,210,235		
	\$ 1,335,6	<u>\$ 1</u>	,218,926	\$ 1,2	213,235	
(I) Investment in subsidiaries September 30, December 31, September 30, 2024 2023 2023						
Unlisted Company						
Wi Tek Investment						
Co., Ltd.	(\$ 4,78	32) (\$	1,350)	\$	39	
PT. South Ocean	2,90	<u></u>	2,818		2,961	
	( 1,87	78)	1,468		3,000	
Add: Account for other	·	·				

\$	<u>2,904</u>	<u>\$ 2</u>	<u>2,818</u>	<u>\$</u>	3,000
----	--------------	-------------	--------------	-----------	-------

Proportion of ownership and voting rights:

	September 30,	December 31,	September 30,
	2024	2023	2023
WiTek Investment Co.,			
Ltd.	100%	100%	100%
PT. South Ocean	95%	95%	95%

The profit and loss and other comprehensive profit and loss shares of subsidiaries that adopt the equity method from July 1 to September 30, 2024 and 2023, and from January 1 to September 30, 2024 and 2023, are based on the undisclosed profits and losses of each subsidiary during the same period. Recognition of financial reports reviewed by accountants.

The above-mentioned subsidiaries are not included in the consolidated financial report, please refer to Note 13.

#### (II) Investments in associates

	September 30, 2024	December 31, 2023	September 30, 2023
Material associate			
AMPAK			
Technology	\$ 1,188,066	\$ 1,185,921	\$ 1,177,520
Associates that are not			
individually material			
WaveSplitter			
Technologies,INC.	114,568	-	-
Free PP Worldwide Co.,			
Ltd.	22,619	22,516	24,602
ANTEK NETWORKS	6,270	5,879	6,020
BANDRICH,			
INC.	1,264	<u> </u>	2,093
	<u>\$ 1,332,787</u>	<u>\$ 1,216,108</u>	<u>\$ 1,210,235</u>

In March 2024, the company did not subscribe for the cash capital increase of ANTEK Communications Co., Ltd. according to the shareholding ratio, but increased the investment by

NTD1,800, and the company's shareholding ratio increased from 15.25% to 16.62%.

The company acquired 30.51% equity of WaveSplitter Technologies, INC in July 2024 with cash of 112,000 thousand.

AMPAK issued unsecured convertible corporate bonds. In September 2024, bondholders requested to convert them into bond exchange rights certificates, equivalent to 610,000 ordinary shares, resulting in the company's shareholding ratio being reduced from 30.20% to 29.92%.

#### 1. Material associate:

Proportion of ownership and voting rights

September 30, December 31, September 30,
Company Name 2024 2023 2023

AMPAK
TechnologyInc. 29.92% 30.20% 30.20%

The Level 1 fair value information of related enterprises with public market quotations is as follows:

	September 30,	December 31,	September 30,
Company Name	2024	2023	2023
AMPAK			
TechnologyInc.	\$4,100,122	<u>\$2,400,071</u>	<u>\$1,676,050</u>

Please refer to Appendix 6 for information on the business nature, main business locations and country of company registration of the above-mentioned affiliated companies.

The following summary financial information is prepared based on the IFRSs financial reports of associated enterprises and reflects adjustments made when adopting the equity method.

## AMPAK Technology Inc.

	September 30, 2024	December 31, 2023	September 30, 2023	
Current assets Non-current	\$ 2,207,785	\$ 2,038,225	\$ 1,957,185	
assets	974,479	995,860	815,894	
Current liabilities Non-current	( 624,077)	( 698,103)	( 626,033)	
liabilities	( <u>554,314</u> )	( <u>384,031</u> )	$(\underline{345,186})$	
Equity	\$ 2,003,873	\$ 1,951,951	\$ 1,801,860	
Non-controlling				
equity	( <u>6,575</u> )	<u>=</u>	<u>=</u>	
	<u>\$ 1,997,298</u>	<u>\$ 1,951,951</u>	<u>\$ 1,801,860</u>	
Proportion of the Group's				
ownership	29.92%	30.20%	30.20%	
Equity				
attributable to the				
Group	\$ 597,592	\$ 589,489	\$ 546,385	
Goodwill	590,474	596,432	631,135	
Carrying amount	<u>\$ 1,188,066</u>	<u>\$ 1,185,921</u>	<u>\$ 1,177,520</u>	
	•	ary 1 to	January 1 to September 30,	
	-	September 30,		
	20	024	2023	
Operating revenue	<u>\$ 1,7</u>	<u>72,714</u>	<u>\$1,624,870</u>	
Net profit for the yea Other comprehensive		69,085	\$ 241,812	
income Total comprehensive		<u>20,271</u> )	<u>5,891</u>	
income for the year	<u>\$ 1</u>	<u>\$ 148,814</u>		

## 2. Aggregate information of associates that are not individually material

	January 1 to	January 1 to
	September 30,	September 30,
	2024	2023
Share of the merged		
company		
Total comprehensive		
profit and loss	(\$ 2,004)	(\$ 6,746)

The profits and losses and other comprehensive profit and loss shares of affiliated enterprises that adopt the equity

method from July 1 to September 30, 2024 and 2023, and from January 1 to September 30, 2024 and 2023, except for AMPAK, which is based on the operating results of the same period. Except for the recognition in financial reports reviewed by accountants, the rest are recognized based on financial reports that have not been reviewed by accountants for the same period.

### XV. PROPERTY, PLANT AND EQUIPMENT

	Land	Buildings	Machinery and Equipmen <u>t</u>	Other Equipment	Unfinished project and equipment to be inspected	Total
<u>Cos</u> t						
Balance on January 01, 2023	\$ 368,719	\$ 3,291,019	\$ 2,609,946	\$ 1,515,431	\$ 351,810	\$ 8,136,925
Additions	-	270	184,304	194,470	144,597	523,641
Disposals	-	-	( 533,077)	( 326,088)	-	( 859,165)
Reclassification	-	126,818	173,834	9,226	( 305,538)	4,340
Reclassify to Pending Sale	-	( 861,220)	-	( 52,971)	-	( 914,191)
Effect of foreign currency exchange						
differences Balance on September		13,486	100,015	15,088	2,507	131,096
30, 2023	\$ 368,719	<u>\$ 2,570,373</u>	<u>\$ 2,535,022</u>	<u>\$ 1,355,156</u>	<u>\$ 193,376</u>	\$ 7,022,646
Accumulated depreciation and impairment Balance on January 01,						
2023	\$ -	\$ 1,613,994	\$ 1,411,880	\$ 1,068,546	\$ -	\$ 4,094,420
Disposals	-	-	( 382,723)	( 255,140)	-	( 637,863)
Depreciation expenses Reclassify to Pending	-	78,402	159,342	112,508	-	350,252
Sale Effect of foreign currency exchange	-	( 447,253)	-	( 28,584)	-	( 475,837)
differences Balance on September		1,407	47,580	9,862		58,849
30, 2023	<u> </u>	<u>\$ 1,246,550</u>	<u>\$ 1,236,079</u>	<u>\$ 907,192</u>	<u>\$</u>	<u>\$ 3,389,821</u>
Net value on September 30, 2023	\$ 368,719	\$ 1,323,823	<u>\$ 1,298,943</u>	<u>\$ 447,964</u>	<u>\$ 193,376</u>	\$ 3,632,825
Cost Balance on January 01,						
2024	\$ 368,719	\$ 2,551,810	\$ 2,521,759	\$ 1,360,056	\$ 83,700	\$ 6,886,044
Additions	-	266,023	175,831	62,460	13,821	518,135
Disposals	-	-	( 245,781)	( 247,229)	· -	( 493,010)
Reclassification Effect of foreign currency	-	7,335	12,361	7,377	( 34,390)	( 7,317)
exchange differences Balance on September	<del>-</del>	34,373	75,987	30,460	2,818	143,638
30, 2024	\$ 368,719	<u>\$ 2,859,541</u>	<u>\$ 2,540,157</u>	<u>\$ 1,213,124</u>	\$ 65,949	<u>\$ 7,047,490</u>

Accumulated depreciation and impairment Balance on January 01,						
2024	\$ -	\$ 1,248,279	\$ 1,310,831	\$ 915,218	\$ -	\$ 3,474,328
Disposals	Ψ -	ψ 1,210,2,7	( 192,481)	( 179,765)	Ψ -	( 372,246)
Depreciation expense	_	65,629	224,991	111,973	_	402,593
Reclassification	_	-		3,202	_	3,202
Effect of foreign				-,		-,
currency exchange						
differences	-	19,879	37,790	18,904	-	76,573
Balance on September				' <u></u>		
30,2024	\$ -	\$ 1,333,787	\$ 1,381,131	\$ 869,532	\$ -	\$ 3,584,450
Net value on December 31, 2023 and January 1,						
2024	\$ 368,719	\$ 1,303,531	\$ 1,210,928	\$ 444,838	\$ 83,700	\$ 3,411,716
202 <del>1</del>	<u>ψ 300,719</u>	<u>\$ 1,505,531</u>	<u>ψ 1,210,926</u>	<u>Ψ 444,030</u>	<u>v 33,700</u>	<u>ψ 3,411,710</u>
Net value on September						
30, 2024	\$ 368,719	\$ 1,525,754	\$ 1,159,026	\$ 343,592	\$ 65,949	\$ 3,463,040
•						

There is no indication of impairment from January 1 to September 30, 2024 and 2023, so the combined company has not conducted an impairment assessment.

The property, plant and equipment of the merged company are depreciated on a straight-line basis over the following useful lives:

Building	
Main building	50 years
Others	3 ~ 50 years
Machinery and Equipment	2 ~ 10 years
Other Equipment	2~10 years

## XVI. <u>LEASE ARRANGEMENTS</u>

## (I) Right-of-use Assets

	September 30,	December 31,	September 30,
	2024	2023	2023
Carrying amount of			
right-of-use assets			
Land	\$ 320,465	\$ 314,238	\$ 340,686
Buildings	8,059	19,262	23,310
Transportation			
equipment	927	<u>2,461</u>	3,088
	<u>\$ 329,451</u>	<u>\$ 335,961</u>	<u>\$ 367,084</u>

	July1 to September 30, 2024	July1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
Additions to				
right-of-use				
assets			<u>\$ 832</u>	<u>\$ 13,088</u>
Depreciation				
charge for				
right-of-use				
assets				
Land	\$ 2,555	\$ 542	\$ 3,650	\$ 1,948
Buildings	3,967	3,879	11,749	11,445
Transportation				
equipment	661	<u>655</u>	1,949	2,157
	\$ 7,183	\$ 5,076	\$ 17,348	\$ 15,550

Except for the depreciation expenses recognized above, the right-of-use assets of the combined company did not undergo significant sublease or impairment in 2024 and from January 1 to September 30, 2023.

## (II) Lease Liabilities

	September 30,	December 31,	September 30,
	2024	2023	2023
Carrying amounts			
Current	<u>\$ 88,057</u>	<u>\$ 94,742</u>	<u>\$ 19,111</u>
Non-current	<u>\$ 1,811</u>	<u>\$ 5,806</u>	<u>\$ 8,471</u>

Range of discount rate for lease liabilities was as follows:

	September 30,	December 31,	September 30,
	2024	2023	2023
Buildings	0.67%~4.34%	0.67%~4.34%	0.67%~4.34%
Transportation			
equipment	0.67%~7.80%	0.67%~4.41%	0.67%~4.41%

## (III) Other lease information

	July1 to	July1 to	January 1 to	January 1 to
	September 30,	September 30,	September 30,	September 30,
	2024	2023	2024	2023
Total cash outflow				
for leases	(\$ 4,972)	(\$ 4,578)	( <u>\$ 14,148</u> )	( <u>\$ 13,612</u> )

#### XVII. GOODWILL

	September 30,	December 31,	September 30,	
	2024	2023	2023	
GOODWILL	\$ 245,224	\$ 245,224	\$ 265,224	

The determination of the recoverable amount of goodwill is based on value in use. Value in use is based on cash flow estimates based on the financial budget for the next five years approved by the management of the combined company.

In order to expand the scale of operations, the merged company purchased BROWAN Company and 5V Technologies Company in 2021 and 2020, respectively, resulting in goodwill of NT\$192,379 thousand and NT\$72,845 thousand respectively; in 2023, the merged company evaluated the goodwill impairment test of the subsidiary 5V Technologies Company, because the sales of its products in the market are not good, and future cash inflows are expected to decrease, the merged company calculates the recoverable amount based on value in use, and the discount rate adopted is 8.37%. It is assessed that the recoverable amount is less than the book amount, so the merged company recognized an impairment loss of NT\$20,000 on the goodwill from 5V Technologies Company in December 2023.

#### XVIII. <u>OTHER ASSETS</u>

	September 30, 2024	December 31, 2023	September 30, 2023
Current			
Prepaid expenses	\$ 24,237	\$ 33,574	\$ 17,520
Prepayments	21,474	12,483	28,832
Temporary Payments	3,185	5,276	10,095
Offset Against Business			
Tax Payable	25,814	<u>32,929</u>	<u>37,973</u>
	<u>\$ 74,710</u>	<u>\$ 84,262</u>	<u>\$ 94,420</u>

September 30, 2024	December 31, 2023	September 30, 2023
_		1
_		1
<u>\$ 2,188,548</u>	<u>\$ 951,855</u>	<u>\$ 322,700</u>
3.20%~5.68%	5.90%~6.45%	5.78%
September 30, 2024	December 31, 2023	September 30, 2023
\$ 628,218	\$ 1,226,783	\$ 1,372,639 -
	September 30, 2024 \$ 628,218	September 30, December 31, 2024 2023

On June 2, 2023, the company issued 15,000 units of the sixth domestic three-year unsecured conversion corporate bonds with a zero coupon rate, with a total principal amount of NT\$1,500,000 thousand issued at 103.82% of the face value, and the face value of each bond It is NT\$100 thousand.

The conversion price per share as of September 30, 2024 is 28.2 yuan, and the conversion period is from June 2, 2023 to June 2, 2026.

Two years after the issuance of the convertible corporate bonds, bond holders may request the company to redeem the converted corporate bonds they hold in cash at 101.0025% of the face value of the bonds on the base date of sale. From the day after three months after the issuance of the convertible corporate bonds to 40 days before the expiration of the issuance period, if the closing price of the company's common stock exceeds the then-current conversion price by 30% (inclusive) for 30 consecutive business days, the company may The face amount of the bond, and all of its bonds are collected in cash. From the day after the three months after the issuance of the convertible corporate bonds to 40 days before the expiration of the issuance, if the outstanding balance of the convertible corporate bonds is less than 10% of the original issuance amount, the company may call back all the bonds in cash according to the face value of the bonds. Except for conversion into ordinary shares of the Company and early withdrawal by the Company in accordance with the redemption terms, the shares will be repaid in cash upon maturity.

This convertible corporate bond includes liability and equity components. The equity component is expressed as capital reserve - stock options under equity. The effective interest rate originally recognized for the liability component was 2.02%.

Issuance price (less transaction costs of NT\$ 5,408,000)	\$ 1,551,957
Equity component (less transaction costs allocated to	
equity of NT\$464,000)	(133,101)
Financial liabilities measured at fair value through	
profit and loss - current (less transaction costs of	
NT\$30,000)	(8,669)
Liability components at the date of issue (less	
transaction costs allocated to liabilities of	
NT\$4,914,000)	1,410,187
Interest charged at an effective interest rate of 2.02%	9,392

Convertible bonds converted into ordinary shares Liability components as of September 30, 2023	$(\frac{46,940}{\$1,372,639})$
Liability components as of December 31, 2023	\$ 1,226,783
Interest charged at an effective interest rate of 2.02%	15,422
Convertible bonds converted into ordinary shares	(613,987)
Liability components as of September 30, 2024	\$ 628,218

## XXI. OTHER LIABILITIES

	September 30, 2024	December 31, 2023	September 30, 2023
<u>Other</u>			
payables-current			
Other expenses payable	\$ 284,616	\$ 224,568	\$ 397,555
Salaries and bonuses			
payable	547,947	546,117	568,200
Other payables - related			
parties			
(Note 30)	<u>982</u>	<u>7,554</u>	<u>5,260</u>
	<u>\$ 833,545</u>	<u>\$ 778,239</u>	<u>\$ 971,015</u>
041 11-1-1141			
Other liabilities—			
<u>current</u>			
Advance payment for real	ф	Ф	Φ 0.7/7
estate	\$ -	\$ -	\$ 3,767
Temporary	52,857	41,984	45,372
Others	<u> 15,095</u>	<u> 13,556</u>	<u>13,112</u>
	<u>\$ 67,952</u>	<u>\$ 55,540</u>	<u>\$ 62,251</u>
Other liabilities—			
non-current Deposite received	\$ 788	\$ 1,338	\$ 1,362
Deposits received	<b>Ф</b> 700	Ф 1,336	Ф 1,302
Long-term investment loan balance	4,782	1,350	
	4,702	1,330	-
Restoration obligation	0.227	0.050	
liability provision Others	9,337	9,058	-
Officis	<u>272</u> <u>\$ 15,179</u>	<u>\$ 11,746</u>	<u>\$ 1,362</u>

## XXII. <u>RETIREMENT BENEFIT PLANS</u>

The pension expenses related to defined benefit plans recognized from July 1 to September 30, 2024 and 2023 and from January 1 to September 30, 2024 and 2023 are based on December 31,

2023 and 2022. The calculation of the pension cost rate determined by the daily actuarial calculation is 53,000, 61,000, 158,000 and 184,000 respectively.

#### XXIII. EQUITY

## (I) Share capital Common Stock

	September 30, 2024	December 31, 2023	September 30, 2023
Authorized shares			
(in thousands)	500,000	<u>500,000</u>	500,000
Authorized capital	\$5,000,000	\$5,000,000	\$5,000,000
Issued and paid			
shares (in thousands)	<u>415,594</u>	<u>400,121</u>	<u>398,428</u>
Issued capital	\$ 4,155,938	\$ 4,001,211	\$ 3,984,283
Capital received in			
advance	121,488	54,846	16,928
	<u>\$4,277,426</u>	<u>\$ 4,056,057</u>	<u>\$4,001,211</u>

A holder of issued ordinary shares with par value of NT\$10 is entitled to the proportional rights to vote and to dividends.

The company's shareholders' regular meeting on May 29, 2023, approved the issuance of new shares with restricted employee rights totaling NT\$43,000, with a total of 4,300 thousand shares issued at an issue price of NT\$10 per share. It has been approved and effective by the Financial Supervision and Administration Commission's letter No. 1120347892 on July 11, 2023, and the board of directors has resolved to use August 15, 2023, as the base date for capital increase.

In 2023 and 2024, due to the fact that some of the new shares with restricted employee rights did not meet the vested conditions, the company passed resolutions of the board of directors on December 16, 2022, March 13, 2023, August 3, and August 9, 2024 respectively. Recover 116,000, 56,000, 346,000 and

135,000 new shares with restricted employee rights and reduce capital respectively. The base dates for capital reduction are January 2, 2023, March 13, 2023, and August 2023 respectively. 10th and August 15, 2024.

The number of ordinary shares converted by the Company's sixth domestic unsecured convertible corporate bonds upon the exercise of conversion rights are 1,693,000 shares, 5,485,000 shares, 6,406,000 shares, 3,717,000 shares and 12,149,000 shares respectively, and the shares are converted into 2023 thousand shares respectively. November 10, 2024, March 13, 2024, May 10, 2024, August 15, 2024 and November 7, 2024 are the base dates for capital increase.

#### (II) Capital Surplus

	September 30, 2024	December 31, 2023	September 30, 2023
Stock issue premium	\$ 970,862	\$ 970,862	\$ 970,862
Corporate bond			
conversion premium	4,259,294	3,868,023	3,770,057
Recognition of			
changes in			
ownership			
interests in			
subsidiaries	39,511	39,240	37,075
Recognition of			
changes in			
investment in			
subsidiaries and			
associates by			
using the equity method	192,726	157,776	157,830
Employee restricted			
stock	139,718	142,568	142,568
Expired share option	150,691	150,691	150,691
Others	473	<u>473</u>	<u>473</u>
	<u>\$ 5,753,275</u>	<u>\$ 5,329,633</u>	<u>\$ 5,229,556</u>

The excess of the capital reserve from the issuance of stocks in excess of the par amount (including the issuance of ordinary shares in excess of the par amount and corporate bond conversion premium, etc.) and the portion received as a gift can be used to make up for losses, and can also be used when the company has no losses. Disburse cash or allocate capital to capital, but the capital allocation is limited to a certain ratio of paid-in capital every year.

Due to investments using the equity method, capital reserves generated from employee stock options and convertible corporate bond stock options cannot be used for any purpose.

#### (III) Retained Earnings

According to the surplus distribution policy stipulated in the company's articles of association, if there is a surplus in the annual final accounts, taxes will be paid in accordance with the law. After making up for the accumulated losses, 10% will be set aside as statutory surplus reserve, and the rest will be set aside or transferred to the special surplus reserve in accordance with legal provisions; If there is a balance and accumulated undistributed surplus, the board of directors will draft a surplus distribution proposal and submit it to the shareholders' meeting to resolve the distribution of dividends to shareholders. For the employee and director remuneration distribution policy stipulated in the company's articles of association, please refer to Note 25 (7) Employee remuneration and director remuneration.

The statutory surplus reserve shall be appropriated until the balance reaches the total paid-in share capital of the company. The statutory surplus reserve may be used to make up for losses. When the company has no losses, the portion of the statutory surplus reserve that exceeds 25% of the total paid-in share capital

may not only be appropriated as share capital, but may also be distributed in cash.

The Company made the provision and reversal in accordance with the provisions of the Financial Management Certificate No. 1010012865, the Financial Management Certificate No. 1010047490 and the "Questions and Answers on the Applicable Provision of Special Earnings Reserve after the Adoption of International Financial Reporting Standards (IFRS Accounting Standards)" Special surplus reserve, a special surplus reserve of NT\$195,638,000 was set aside on January 1, 2003.

The company held regular shareholders' meetings on May 29, 2024 and May 29, 2023, and resolved to adopt the 2023 and 2022 earnings distribution proposals as follows:

	2023	2022
Legal reserve	\$ 51,464	\$ 59,418
Special reserve	<u>\$ 615,576</u>	<u>\$ 591,712</u>
Cash dividend	\$ 1. <u>5</u>	<u>\$ 1.5</u>

## (IV) Special Reserve

	September 30,	December 31,	September 30,
	2024	2023	2023
Beginning and ending			
balance	<u>\$ 195,638</u>	<u>\$ 195,638</u>	<u>\$ 195,638</u>

When the IFRS accounting standards are adopted for the first time, the special surplus reserve set aside due to the exchange difference in the translation of the financial statements of foreign operating institutions (including subsidiaries) will be reversed according to the disposal ratio of the merged company. When the merged company loses significant influence, it will be fully reversed. When distributing earnings, a special surplus reserve should be set aside for the difference between the net deductions in other shareholders' equity at the end of the reporting period and the special surplus reserve set forth in the first adoption of IFRS accounting standards. If the balance of deductions from other shareholders' equity is subsequently reversed, the reversed portion of the earnings may be distributed.

## (V) Other Equity Items

# 1. Exchange differences on translating the financial statements of foreignoperations

	January 1 to September 30, 2024	January 1 to September 30, 2023
Beginning balance	(\$ 428,972)	(\$ 347,887)
Produced in the current	,	,
period		
Exchange		
differences on the		
translation of the		
financial		
statements of		
foreign operations	157,112	196,041
Shares of		
subsidiaries and		
associates		
accounted for		
using the equity		
method	( <u>60</u> )	( <u>198</u> )
Ending balance	( <u>\$ 271,920</u> )	( <u>\$ 152,044</u> )

2. Unrealized gain (loss) on financial assets at FVTOCI (fair value through othercomprehensive income)

	January 1 to	January 1 to
	September 30,	September 30,
	2024	2023
Beginning balance	\$ 1,196,667	\$ 1,632,512

Produced in the current period Unrealized gains and losses Equity		
instruments	( 746,295)	( 430,655)
Reclassification	(,,	( ====,=== )
adjustment		
Disposal of		
associates		
accounted for		
using the equity		
method	40	-
Cumulative unrealized		
gain of equity		
instruments		
transferred to		
retained earnings		
due to disposal	9,622	96,590
Ending balance	<u>\$ 460,034</u>	<u>\$1,298,447</u>

## 3. Unearned compensation

The company's shareholders' meetings resolved to issue new shares with restricted employee rights on May 29, 2023 and June 9, 2020 respectively. Please refer to Note 28 for relevant explanations.

		January 1 to	January 1 to
		September 30,	September 30,
		2024	2023
	Beginning balance	(\$ 104,495)	(\$ 8,695)
	Issued for the period	-	( 133,967)
	Cancelled for the		,
	period	4,197	13,732
	Recognition of		
	share-based benefits	45,983	4,928
	Ending balance	$(\frac{\$ 54,315}{})$	(\$124,002)
(VI)	Non-controlling interests		
		January 1 to	January 1 to
		September 30,	September 30,
		2024	2023

	Beginning balance Exchange difference translation of the	financial	\$ 356,195		\$ 305,820
	statements of fore operations	_	107		153
	Cash dividends from subsidiaries Non-controlling inte		( 6	) (	40,061)
	arising from acqu subsidiaries- BRO Non-controlling inte arising from acqu subsidiaries- Gent Networks Inc. (for	isition of WAN erests isition of ix	-		148,857
	known as Lionic I	Vetworks			0.050
	Inc.)	_ 1	- 16 604	\	3,072
	Net loss for the period		( 16,604	) (	29,908)
	Subsidiaries restrict				
	rights and non-co interests related to				
	shares	new	( 74	\	20
	Ending balance		( <u>74</u> \$ 339,618	)	30 \$ 387,963
	V. <u>REVENUE</u>	July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
R	evenue from				
ъ	contracts				
K	evenue from product sales	<u>\$ 6,174,584</u>	<u>\$ 6,156,474</u>	<u>\$19,545,388</u>	<u>\$20,233,075</u>
(I)	Contract balance				
		September 30, 2024	December 31, 2023	September 30, 2023	January 1, 2023
	Notes receivable (Note 10)	\$ 1,354	\$ -	\$ -	\$ -
	Accounts receivable (Note 10) Accounts receivable - related parties	6,515,832	6,748,271	7,326,712	9,305,116
	(Note 30)	66,149 \$ 6,583,335	80,086 \$ 6,828,357	87,374 \$ 7,414,086	63,000 \$ 9,368,116
	Contract liabilities - current				

Product sales <u>\$ 169,365</u> <u>\$ 388,615</u> <u>\$ 426,028</u> <u>\$ 325,857</u>

## (II) Breakdown of customer contract revenue

Please refer to Note 35 for revenue breakdown information.

## XXV. PROFIT BEFORE INCOME TAX

## (I) Interest income

		July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
	Bank deposit	<u>\$ 22,725</u>	<u>\$ 15,457</u>	<u>\$ 75,927</u>	<u>\$ 40,191</u>
(II)	Other income			January 1 to	January 1 to
		April 1 to June	April 1 to June	June 30.	June 30.

#### June 30, June 30, 30, 2024 30, 2023 2024 2023 Rental income 2,209 4,625 \$ 5,639 \$ 7,142 Dividend income 1,084 1,728 1,084 1,728 Other income 22,069 32,040 39,882 14,505 20,214 \$ 26,006 \$ 38,763 \$ 48,752

## (III) Other gains and losses

	July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
Gain on financial assets and				
liabilities measured at				
FVTPL	\$ 1,047	\$ 3,159	\$ 341	\$ 7,223
Net foreign exchange gains/(losses)	( 68,380)	136,355	131,147	292,774
Gains from disposal of non-current assets held for	( 60,666)	100,000	101/11	272/// 1
sale(Note 12)	-	253,936	20,620	253,936
Gain/(loss) on	\$ 217	(\$ 23,276)	(\$ 46,584)	(\$ 37,792)

	disposal of property, plant and equipment Others	( <u>38,300</u> ) ( <u>\$105,416</u> )	( <u>34,250</u> ) <u>\$ 335,924</u>	( <u>45,361</u> ) <u>\$ 60,163</u>	( <u>87,243</u> ) <u>\$428,898</u>
(IV)	Finance costs				
		July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
	Interest on convertible bond Interest on bank	\$ 4,003	\$ 7,206	\$ 15,422	\$ 9,392
	loans Interest on lease	23,318	17,782	73,824	84,128
	liabilities	58 \$ 27,379	127 \$ 25,115	223 \$ 89,469	457 \$ 93,977
(V)	Depreciation and	amortization			
		July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
	Property, plant and equipment Right-of-use assets Deferred expenses	\$ 131,193 7,183 54,215 \$ 192,591	\$ 115,198 5,076 46,944 \$ 167,218	\$ 402,593 17,348 150,580 \$ 570,521	\$ 350,252 15,550 137,677 \$ 503,479
	Depreciation Expenses by Function				
	Operating costs Operating	\$ 110,641	\$ 103,065	\$ 318,420	\$ 250,806
	expenses	27,735 \$ 138,376	17,209 \$ 120,274	101,521 \$ 419,941	114,996 \$ 365,802
	Amortization expenses by function	ф 20 <del>7</del> 27	Ф. 10.270	Ф. (0.000	Ф 50.007
	Operating costs Operating expenses	\$ 22,736 31,479 \$ 54,215	\$ 19,368 27,576 \$ 46,944	\$ 60,008 90,572 \$ 150,580	\$ 53,986 <u>83,691</u> <u>\$ 137,677</u>

#### (VI) Employee Benefits Expenses

	July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
Post-employment benefits				
Defined contribution				
plans	\$ 17,364	\$ 17,582	\$ 52,512	\$ 57,073
Defined benefit	,,	, ,	, -,-,-	+ 0.,0.0
plans (Note				
22)	<u>53</u> 17,417	<u>61</u> 17,643	<u>158</u> 52,670	<u>184</u> 57,257
	,	,	,	,
Share-based				
payments				
Equity-settled	\$ 14,673	\$ 1,529	\$ 46,193	\$ 4,985
Other employee benefit	71 / 157	710 EE1	2 120 442	2 104 929
Total employee	714,157	718,551	2,139,443	2,104,838
benefits				
expenses	<u>\$ 746,247</u>	<u>\$ 737,723</u>	<u>\$ 2,283,306</u>	<u>\$ 2,167,080</u>
Employee benefits				
expense by				
function				
Operating costs	\$ 351,596	\$ 357,162	\$ 1,059,056	\$ 1,091,485
Operating	204 (51	200 574	1 150 050	1 075 505
expenses	394,651 \$ 746,247	380,561 \$ 737,723	1,179,250 \$ 2,238,306	1,075,595 \$ 2,167,080

# (VII) Employee compensation and Remuneration of Board of Directors

According to the provisions of the Articles of Association, the company allocates no less than 13.5% and no more than 1.8% of the pre-tax profits before deducting the distribution of employee and director remuneration in the current year to employee remuneration and director remuneration respectively. The estimated employee remuneration and director remuneration from July 1 to September 30, 2024 and 2023 and from January 1 to September 30, 2024 and 2023 are as follows:

#### Estimated listing ratio

	January 1 to	January 1 to
	September 30,	September 30,
	2024	2023
Employee compensation	13.5%	13.5%
Remuneration of Directors	1.8%	1.8%

#### Amount

	July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
Employee				
compensation	<u>\$ 18,025</u>	<u>\$ 61,137</u>	<u>\$ 90,983</u>	<u>\$ 132,513</u>
Remuneration of				
Directors	<u>\$ 2,403</u>	<u>\$ 8,151</u>	<u>\$ 12,131</u>	<u>\$ 17,668</u>

If there is still a change in the amount after the annual consolidated financial report is released, it will be treated as a change in accounting estimates and will be adjusted and accounted for in the next year.

The employee remuneration and director remuneration for 2023 and 2022 were resolved by the board of directors on March 13, 2024 and March 13, 2023 respectively as follows:

2022

	2023	2022
	Cash	Cash
Employee compensation	\$ 110,935	\$ 123,629
Remuneration of Directors	14,791	16,484

There is no difference between the actual amount of employee compensation and director's compensation for 2023 and 2022 and the amount recognized in the consolidated financial reports for 2023 and 2022.

Information on the employees' compensation and remuneration of directors and supervisors resolved by the Company's board of directors in 2024 and 2023 are available on the Market Observation Post System website of the Taiwan Stock Exchange.

## XVI. <u>INCOME TAXES</u>

## 1. Income tax recognized in profit or loss

Major components of tax expense recognized in profit or loss: :

	July 1 to	July 1 to	January 1 to	January 1 to
	September 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023
Current income			2024	
tax				
In respect of the				
current year	\$ 50,651	\$ 55,635	\$ 214,880	\$ 108,727
Adjustments				
for prior				
year	<u>-</u>		$(\underline{29,755})$	<del>_</del>
	50,651	55,635	185,125	108,727
Deferred income				
tax				
In respect of				
the current				
year	( <u>27,438</u> )	32,912	56,444	81,415
Income tax				
recognized in				
profit or loss				
1	<u>\$ 23,213</u>	<u>\$ 88,547</u>	<u>\$ 241,569</u>	<u>\$ 190,142</u>

## 2. Income tax recognized in other comprehensive profits and losses

	July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
Deferred income				
<u>tax</u>				
Produced in the				
current				
period				
Translation of				
foreign				
operations	( <u>\$ 20,577</u> )	<u>\$</u>	<u>\$ 39,263</u>	<u>\$</u>

#### 3. Income tax assessment situation

The company's declaration cases before 2021 have been approved by the tax collection authority.

The reporting cases of 5V TECHNOLOGIES Company, BROWAN Company and Gemtek Investment Company before the year ended have been approved by the tax collection authority.

#### 4. Pillar II Income Tax Bill

In November 2023, the Vietnamese government in the country where Gemtek Vietnam Co., Ltd. is registered has legislated the Pillar 2 Income Tax Act, which will take effect from January 1, 2024. Since the details of the bill have not yet been announced and come into effect as of the end of the reporting period, there is no relevant current income tax impact on the merged company. The combined company also continues to review the impact of the Pillar 2 Income Tax Act on its future financial performance.

## XXVII. <u>EARNINGS PER SHARE</u>

## Net profit for this period

	July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023
Net profit attributable to the owners of the company Impact of potentially dilutive common shares:	\$ 94,960	\$ 354,963	\$ 468,828	\$ 727,054
Interest on convertible bonds (after tax) Used to calculate diluted earnings per share of	3,202	<u>5,765</u>	12,337	<u>7,514</u>
continuing operating units.	<u>\$ 98,162</u>	<u>\$ 360,728</u>	<u>\$ 481,165</u>	<u>\$ 734,568</u>
Number of shares			Unit: Thou	sand shares
	July 1 to	July 1 to	January 1 to	January 1 to
	September 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023
Weighted average number of common shares used to calculate basic earnings per share Impact of potentially dilutive common	September 30,	September 30,	September 30,	September 30,
number of common shares used to calculate basic earnings per share Impact of potentially dilutive common shares: Convertible bonds Restrictions on employee	September 30, 2024	September 30, 2023	September 30, 2024	September 30, 2023
number of common shares used to calculate basic earnings per share Impact of potentially dilutive common shares: Convertible bonds	September 30, 2024 418,272	September 30, 2023 393,444	September 30, 2024 409,837	September 30, 2023 393,313

If the merged company can choose to pay employee compensation in stocks or cash, when calculating diluted earnings per share, it is assumed that the employee compensation will be in the form of stock issuance, and the weighted average number of outstanding shares will be included when the potential ordinary

shares have a dilutive effect. Calculate diluted earnings per share. When calculating diluted earnings per share before deciding on the number of shares to distribute employee compensation in the following year, the dilutive effect of these potential ordinary shares will also continue to be considered.

#### XXVIII. SHARE-BASED PAYMENT ARRANGEMENTS

#### Restricted Stock Awards

The company's regular shareholders' meeting on June 9, 2022 approved the issuance of new shares with restricted employee rights totaling NT\$40,000, with a total of 4,000 shares issued at an issue price of NT\$10 per share. It has been approved and taken into effect by the Financial Supervision and Administration Commission's letter No. 1090349323 on July 14, 2020, and the board of directors has resolved to use August 7, 2020 as the base date for capital increase.

The company's shareholders' regular meeting on May 29, 2023 approved the issuance of new shares with restricted employee rights totaling NT\$43,000, with a total of 4,300 thousand shares issued at an issue price of NT\$10 per share. It has been approved and effective by the Financial Supervision and Administration Commission's letter No. 1120347892 on July 11, 2023, and the board of directors has resolved to use August 15, 2023 as the base date for capital increase.

Employee vested conditions refer to employees who, after subscribing for new shares with restricted employee rights in accordance with the issuance regulations, remain employed at the expiration of the following vested periods starting from the capital increase base date, have not violated the company's labor contract, work rules or company regulations, and have not violated the company's labor contract, work rules or company regulations, and

have not violated the company's labor contract, work rules or company regulations. If the company's overall operating results and individual performance appraisals for the year both reach the target performance set by the company, the proportion of vested shares in each year will be as follows:

- (I) 1<sup>st</sup> anniversary: 30% of subscription;
- (II) 2<sup>nd</sup> anniversary: 30% of subscription;
- (III) 3<sup>rd</sup> anniversary: 40% of subscription

Vesting restrictions if conditions have not been fulfilled:

- (I) Measures to be taken when employees fail to meet the vesting conditions:
- 1. After employees are granted new shares and before the vested conditions are met, the new shares with restricted employee rights may not be sold, mortgaged, transferred, donated, pledged, or otherwise disposed of in any other manner, except through inheritance.
- 2. Attendance, proposals, speeches, voting rights, etc. at the shareholders' meeting are governed by the trust custody contract. The cash dividends, stock dividends and capital reserve cash (stocks) allocated due to the restriction of employee rights from new shares will be delivered to the trust together. For those who do not meet the vested conditions, the cash dividends, stock dividends and capital reserve cash (stocks) allocated to them will be recovered by the company in accordance with relevant regulations and the shares will be canceled in accordance with the law.
  - (II)Except for the provisions of the trust agreement in the preceding paragraph, if employees are given new shares with restricted employee rights in accordance with these Measures, other rights, including but not limited to: rights to receive dividends, dividends and capital reserves, will not be available until vested conditions are met. The stock options and voting rights of the cash capital increase are the same as the issued ordinary shares of the company.

(III) New shares with restricted employee rights issued in accordance with these regulations will be held in trust until the vested conditions are met.

## XXIX. FINANCIAL INSTRUMENTS

(I) Fair value of financial instruments that are measured at fair value on a recurring basis

## 1. Fair value hierarchy September 30, 2024

	Level 1	Level 2	Level 3	Total
Fair value through profit or loss Measured financial liabilities -Corporate bond conversion option	<u>\$</u>	<u>\$</u>	<u>\$ 1,041</u>	<u>\$ 1,041</u>
Through other comprehensive profit and loss Financial assets measured at FVOCI Equity Instrument Investment — Domestic and foreign listed				
stocks —Domestic and foreign unlisted	\$ 1,939,701	\$ -	\$ -	\$ 1,939,701
stocks Total	\$ 1,939,701	<u> </u>	183,219 \$ 183,219	183,219 \$ 2,122,920
December 31, 2023	_			
Financial assets at FVTPL	Level 1	Level 2	Level 3	Total
Financial product	<u>\$</u>	<u>\$</u>	<u>\$ 309,590</u>	\$ 309,590
Financial liabilities  at FVTPL  -Corporate bond conversion option	<u>\$</u>	<u>\$</u>	<u>\$ 1,806</u>	\$ 1,80 <u>6</u>
Through other  comprehensive profit and loss  Financial assets measured at FVOCI  Equity Instrument Investment				

<ul> <li>Domestic and foreign listed stocks</li> <li>Domestic and foreign unlisted stocks</li> <li>Total</li> </ul>	\$ 2,648,515 <u>-</u> \$ 2,648,515	\$ - <u>\$</u> -	\$ -	\$ 2,648,515
September 30, 2023	_			m . 1
Financial assets  measured at fair value through profit or loss -Financial products	Level 1	Level 2	Level 3 \$ 197,760	Total \$ 197,760
Financial liabilities at FVTPL -Corporate bond conversion option	<u>\$</u>	<u>\$</u>	<u>\$ 1,160</u>	<u>\$ 1,160</u>
Through other  comprehensive profit and loss  Financial assets measured at FVOCI  Equity Instrument Investment — Domestic and foreign listed				
stocks  — Domestic and foreign unlisted	\$ 2,783,137	\$ -	\$ -	\$ 2,783,137
stocks Total	<u>-</u> \$ 2,783,137	<u>-</u>	158,671 \$ 158,671	158,671 \$ 2,941,808

Level 1

Level 2

Level 3

Total

There is no transfer between Level 1 and Level 2 fair value measurements from January 1 to September 30, 2024 and 2023.

discount rate and remaining life period.

2. Valuation techniques and inputs applied for the purpose of measuring Level 2fair value measurement

Financial Instruments
Derivatives - Conversion Option

Conversion Option

Valuation Techniques and Inputs
It is evaluated using the binary tree convertible corporate bond evaluation model, based on the conversion price volatility, risk-free interest rate, risk

Derivatives - foreign currency forward contracts

Discounted cash flow method: estimate future cash flows based on the observable forward exchange rate at the end of the period and the exchange rate specified in the contract, and discount them separately at a discount rate that reflects the credit risk of each counterparty.

3. Valuation techniques and inputs applied for Level 3 fair value measurement

For stocks of unlisted companies without an active market, their fair value is assessed by using the market method and the income method.

The market approach refers to the market price and related information of listed companies that share a similar background as the unlisted stock in order to estimate its fair value; the income approach uses the discounting cash flow method to calculate the present value of the expected return from holding the investment target.

Hybrid financial assets - Convertible corporate bonds have no market price for reference. The Company's evaluation of fair value is based on the Binomial Tree Model for Convertible Bond Pricing, which factors in the volatility of the conversion price, the risk-free interest rate, the risk of discount rate, and the periods until maturity.

## (II) Categories of financial instrument

	September 30,		December 31,		September 30,	
	2024		2023		2023	
<u>Financial assets</u> Fair value through	\$	1,041	\$	309,590	\$	197,760

profit or loss			
Financial assets measured			
at fair value through			
other comprehensive	2.122.020	2 500 025	2 0 14 000
profit or loss	2,122,920	2,798,037	2,941,808
Financial assets measured			
at amortized cost (Note	11 000 057	10 124 200	0.950.204
1)	11,883,357	10,134,399	9,859,304
Financial liabilities			
Measured at fair value			
		1 906	1 160
through profit or loss	-	1,806	1,160
Measured at amortized			
cost (Note 2)	9,162,473	7,763,695	9,011,439

Note 1: The balance includes cash and cash equivalents, financial assets measured at amortized cost, notes receivable, accounts receivable, accounts receivable - related parties, other receivables, and deposits on amortized basis. Financial assets measured at cost after sales.

Note 2: The balance includes short-term borrowings, accounts payable, accounts payable - related parties, other payables, deposits and corporate bonds payable and other financial liabilities measured at amortized cost.

#### (III) Financial risk management objective and policies

The Group's major financial instruments include equity instrument investment, accounts receivable, accounts payable, bonds payable, loans and lease liabilities. The Group's Financial Department provides services to the business, coordinates accessto domestic and international financial markets, monitors and manages the financial risks relating to the operations of the Group through internal risk reports which analyze exposures by degree and magnitude of risks. These risks include market risk (including currency risk and interest rate risk), credit risk and liquidity risk.

The merged company uses derivative financial instruments to avoid risks and mitigate the impact of these risks. The use of derivative financial instruments is governed by policies adopted by the board of directors of the combined company, which are written principles for exchange rate risk, interest rate risk, credit risk, the use of derivative financial instruments and non-derivative financial instruments, and the investment of remaining liquidity. Internal auditors continually review policy compliance and risk exposure limits. The Merged Company does not engage in transactions in financial instruments (including derivative financial instruments) for speculative purposes. If the Finance Department should engage in derivative transactions, the results are reported to the Board of Directors on a regular basis.

#### 1. Market Risk

The main financial risks that the combined company's operating activities expose the combined company to are foreign currency exchange rate change risks (see (1) below), interest rate change risks (see (2) below) and other price change risks (see (3) below).

There are no changes to the combined company's exposure to financial instrument market risks and the way it manages and measures these exposures.

#### (1) Foreign Currency Risk

The Group engages in foreign currency-denominated sales and purchase transactions, therefore exposing the Group to foreign currency fluctuation risks.

The carrying amounts of the significant monetary assets and liabilities not denominated in functional currency (including those eliminated on consolidation) at the end of the reporting period are set out in Note 33.

#### Sensitivity analysis

The Group was mainly exposed to the USD.

The following table details the Group's sensitivity to a 1% increase and decrease in the New Taiwan dollars (the functional currency) against the relevant foreign currencies. If the loss of the financial asset measured at fair value through profit and loss reaches the 3% cap as laid out in the contract, the situation must be reported to the management, and a reassessment of the exchange rate fluctuation should be made. The sensitivity analysis included only outstanding foreign currency denominated monetary items plus forward exchange contracts designated as a cash flow hedge, and their translations are adjusted at the end of the reporting period for a 1% change in foreign currency rates. A positive number below indicates an increase in pre-tax profit associated with New Taiwan dollars strengthen 1% against the relevant currency; a negative number below indicates a decrease in pre-tax profit associated with New Taiwan dollars weakens 1% against the relevant currency.

	Impact	Impact of USD			
	January 1 to	January 1 to			
	September 30,	September 30,			
	2024	2023			
Profit or Loss	\$ 31,784	\$ 29,056			

The impact of foreign currencies on profit and loss listed in the above table mainly derived from the USD-denominated non-derivative financial assets and liabilities of the Group that are still in circulation on the balance sheet date and have not undergone cash flow hedging.

There was no significant changes in the sensitivity analysis of the current year's foreign exchange rates when compared to the previous year.

#### (2) Interest rate risk

The Group is exposed to interest rate risk arising from borrowing at both fixed and floating interest rates.

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

	September	December 31,	September
	30, 2024	2023	30, 2023
Fair value interest			
<u>rate risk</u>			
<ul><li>Financial assets</li></ul>	\$ 2,040,553	\$ 1,357,156	\$ 810,820
-Financial			
liabilities	2,816,766	2,178,638	1,695,339
Cash flow interest			
<u>rate risk</u>			
Financial assets	3,193,378	1,886,955	1,570,077
Financial liabilities	-	-	-

#### Sensitivity analysis

The following sensitivity analysis is based on the interest rate exposure of non-derivative instruments at the balance sheet date. For floating rate liabilities, the that the amount of liabilities analysis assumes outstanding on the balance sheet date is all outstanding during the reporting period. The rate of change used within the Group when reporting interest rates to key management is -100 basis points for an increase or decrease in interest rates, which also represents management's assessment of the reasonably possible range of changes in interest rates.

If the interest rate increases/decreases by 100 basis points, and all other variables remain unchanged, the combined company's pre-tax net profit from January 1 to

September 30, 2024 and 2023 will increase/decrease by 23,950 thousand and 11,776 thousand, respectively. This is due to the combined company's net position of variable interest rate bank deposits and variable interest rate borrowings and the exposure to fair value interest rate risk attributable to the company's redeemable corporate bonds.

The combined company's sensitivity to interest rates did not change significantly in the two periods from January 1 to September 30 in 2024 and 2023.

#### (3) Other market price risk

Equity price risk exposure arises from the Group's investments in domestic andforeign listed stocks, unlisted stocks, and convertible bonds. The Group assigns relevant personnel to monitor price fluctuations and evaluate the timing to increase hedge positions.

#### Sensitivity analysis

The sensitivity analysis below was determined based on the Group's exposure to equity price risks at the end of the reporting period.

If the equity price increases/decreases by 1%, the pre-tax profit and loss from January 1 to September 30, 2023 will increase/decrease by respectively due to the increase/decrease in the fair value of financial assets measured at fair value through Other profit and loss. and 1,978 thousand. comprehensive gains and losses before tax from January 1 to September 30, 2024 and 2023 will increase/decrease by 21,229 thousand and 29,418 thousand respectively due to the increase/decrease in the fair value of financial assets measured at fair value through other comprehensive gains and losses.

The sensitivity of the consolidated company's equity securities investments has not changed significantly compared with the previous year.

#### 2. Credit risk

Credit risk refers to the risk that a counterparty defaults on its contractual obligations, resulting in financial losses to the Group. As of the balance sheet date, the maximum credit risk exposure of the combined company that may result in financial losses due to the failure of the counterparty to perform its obligations and the financial guarantee provided by the combined company mainly comes from: the carrying amount of financial assets recognized in the consolidated balance sheet.

The policy adopted by the merged company is to only conduct transactions with reputable parties and to obtain sufficient guarantees when necessary to mitigate the risk of financial losses due to default.

#### 3. Liquidity risk

The combined company manages and maintains sufficient cash and cash equivalents to support the group's operations and mitigate the impact of cash flow fluctuations. The management of the merged company monitors the use of bank financing lines and ensures compliance with the terms of the loan contract.

Bank borrowings are an important source of liquidity for the combined company. As of September 30, 2024 and December 31, 2023, and September 30, 2023, for the unused financing quota of the merged company, please refer to the description of the financing quota in (2) below.

(1) Liquidity and interest rate risk table of non-derivative financial liabilities

The remaining contract maturity analysis of non-derivative financial liabilities is prepared based on the undiscounted cash flow of financial liabilities (including principal and estimated interest) based on the earliest date when the combined company may be required to repay. Therefore, the bank borrowings for which the merged company may be required to repay immediately are within the earliest period in the table below, without considering the probability of the bank immediately executing the right; the maturity analysis of other non-derivative financial liabilities is prepared based on the agreed repayment dates.

For interest cash flows paid at floating interest rates, the undiscounted interest amount is derived based on the yield curve at the balance sheet date.

#### September 30, 2024

	On Demand or Less than 1 Month	1-3 Months	3 Months – 1 Year	1-5 Years
Non-derivativ				
e financial				
<u>liabilities</u>				
Non-interest				
bearing	\$ 2,477,868	\$ 3,138,182	\$ 728,869	\$ -
Lease liabilities	2,200	1,184	84,140	1,828
Fixed interest				
instrument	953,953	1,239,048	628,218	<del>_</del>
	<u>\$ 3,434,021</u>	<u>\$ 4,378,414</u>	<u>\$ 1,442,227</u>	<u>\$ 1,828</u>

## December 31, 2023

	On Demand	1.0	0.16 11 1	4.5
	or Less than 1 Month	1-3 Months	3 Months – 1 Year	1-5 Years
Non-derivativ	I WOITH	Wionths		rears
e financial				
liabilities				
Non-interest				
bearing	\$ 4,843,022	\$ 513,534	\$ 227,163	\$ -
Lease liabilities	1,645	3,291	90,733	5,566
Fixed interest				
instrument	954,959	<u>-</u>		1,226,783
	<u>\$ 5,799,626</u>	<u>\$ 516,825</u>	<u>\$ 317,896</u>	<u>\$ 1,232,349</u>
September 30,	2023			
	On Demand			
	or Less than	1-3	3 Months – 1	1-5
	1 Month	Months	Year	Years
Non-derivative financial				
<u>liabilities</u>				
Non-interest				
bearing	\$ 4,856,867	\$ 2,087,537	\$ 370,334	\$ -
Lease liabilities	1,637	3,273	14,921	8,556
Fixed interest				
instrument	323,978			1,372,639
	<u>\$ 5,182,482</u>	<u>\$ 2,090,810</u>	<u>\$ 385,255</u>	<u>\$ 1,381,195</u>

The aforementioned non-derivative financial liabilities were calculatedly floating interest rates, therefore the results may differ from the interest rate accounted for thebalance sheet date.

## (2) Liquidity and interest risk tables for derivative financial liabilities

	September 30, 2024	December 31, 2023	September 30, 2023	
Unsecured bank				
borrowing limit				
- Amount used	\$ 2,188,548	\$ 951,855	\$ 322,700	
- Amount				
unused	10,471,292	9,240,990	10,088,875	
	<u>\$12,659,840</u>	<u>\$10,192,845</u>	<u>\$10,411,575</u>	

## XXX. TRANSACTIONS WITH RELATED PARTIES

Transactions, account balances, income and losses between the Company and its subsidiaries (which are related parties of the Company) are all eliminated on consolidation and are therefore not disclosed in this note. Except as disclosed in other notes, the transactions between the merged company and other related parties are as follows.

### (I) Related Party Name and Category

Name of Related Party	Relationship with the Group
AMPAK Technology Inc.	Associates
SparkLAN Communications,	Associates
Inc.	
ANTEK NETWORKS INC	Associates
BandRich Inc.	Associates
WaveSplitter Technologies Inc.	Associates

#### (II) Sales Revenue

	July 1 to	July 1 to	January 1 to	January 1 to
Type/Name of	September 30,	September 30,	September 30,	September 30,
Related Party	2024	2023	2024	2023
Associate Others	\$ 21,201	\$ 35,005	\$ 60,454	\$ 99,242

Sales prices and payment terms for related parties were not significantly different from those for sales to non-related parties.

#### (III) Purchase goods

	July 1 to	July 1 to	January 1 to	January 1 to
Type/Name of	September 30,	September 30,	September 30,	September 30,
Related Party	2024	2023	2024	2023
Associate				
Others	<u>\$ 8,802</u>	<u>\$</u>	<u>\$ 8,802</u>	<u>\$</u>

When the merged company purchases goods from related parties, the transaction price has no significant object for comparison. The payment period is not significantly different from that of a typical supplier.

#### (IV) Receivables from Related Parties

Account	Type/Name of Related Party	September 30, 2024	December 31, 2023	September 30, 2023
Accounts receivables	Associates			
related parties				
1	AMPAK Technology	\$ 66,149	\$ 77,526	\$ 82,759
	Inc.			
	SparkLAN Communicati	<del>_</del>	2,560	4,615
	ons,			
	Inc.			
		<u>\$ 66,149</u>	<u>\$ 80,086</u>	<u>\$ 87,374</u>

There is no collection guarantee for outstanding amounts receivable from related parties. No provision for losses has been made for amounts receivable from related parties from January 1 to September 30, 2024 and 2023.

## (V) Other Receivables from Related Parties

Type/Name of Related Party	July 1 to September 30, 2024		July 1 to September 30, 2023		January 1 to September 30, 2024	
Associate AMPAK Technology						
Inc.	\$	-	\$	382	\$	-
Others	1,7	<u> 787</u>		160		<u>584</u>
	<u>\$ 1,7</u>	<u> 787</u>	\$	542	<u>\$</u>	<u>584</u>

The combined company's other receivables from related enterprises include dividends receivable and advances on behalf of the company.

## (VI) Payables to Related Parties

	July 1 to	July 1 to	January 1 to
	September 30,	September 30,	September 30,
Type/Name of Related Party	2024	2023	2024
Associate			
WaveSplitter			
Technologies Inc.	<u>\$ 7,043</u>	<u>\$</u>	<u>\$</u>

The balance of outstanding amounts payable to related parties is not guaranteed.

### (VII) Other transactions payable to related parties

	٠.	y 1 to mber 30,	-	ıly 1 to ember 30,	January 1 to September 30,		
Type/Name of Related Party	2024		•	2023	2024		
Associate							
Others	\$	982	\$	7,554	\$	5,260	

Other payables payable by the merged company to related enterprises are advances on behalf of the company.

#### (VIII) Transactions with other related parties

Type/Name of Related Party	July 1 to September 30, 2024	July 1 to September 30, 2023	January 1 to September 30, 2024	January 1 to September 30, 2023		
Rental Income						
Associate						
AMPAK						
Technology Inc.	\$ -	\$ 867	\$ 95	\$ 2,585		
Others	1,046	66	1,102	<u>221</u>		
	<u>\$ 1,046</u>	<u>\$ 933</u>	<u>\$ 1,197</u>	<u>\$ 2,806</u>		
Other income Associate	<u>\$ 1,862</u>	<u>\$ 150</u>	<u>\$ 1,862</u>	<u>\$ 452</u>		

Rental income of the Group collected from associates were based on the marketprice.

### (IX) Rewards and remuneration for key management

	July 1 to	July 1 to	January 1 to	January 1 to
	September 30,	September 30,	September 30,	September 30,
	2024	2023	2024	2023
Short-term employee benefits Post-employment	\$ 11,451	\$ 21,890	\$ 49,232	\$ 59,058
benefits	331	328	904	996
	\$ 11,782	\$ 22,218	\$ 50,136	\$ 60,054

The remuneration of directors and other key management personnel is determined by the remuneration committee based on individual performance and market trends

#### XXXI. ASSETS PLEDGED AS COLLATERAL OR FOR SECURITY

The following assets were pledged or mortgaged as collateral for tariffs on importedraw materials:

	September 30, 2024	December 31, 2023	September 30, 2023
Pledged bank deposits (included in financial			
assets measured at			
amortized cost)	<u>\$ 38,080</u>	<u>\$ 28,252</u>	<u>\$ 20,000</u>

## XXXII. <u>SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED</u> COMMITMENTS

In addition to those disclosed in other notes, significant commitments and contingencies of the Group as of the balance sheet date were as follows:

On September 30, 2024, December 31, 2023, and September 30, the combined company's deposits for customs duties performance or guarantee and factory construction deposits were 38,080 thousand, 28,252 thousand, and 20,000 thousand respectively.

## XXXIII. <u>SIGNIFICANT ASSETS AND LIABILITIES DENOMINATED IN</u> FOREIGN CURRENCIES

The significant assets and liabilities denominated in foreign currencies of the groupwere as follows:

### September 30, 2024

	I	Foreign		Carrying
	Cı	ırrencies	Exchange Rate	Amount
Foreign Currency		_		
Asset				
Monetary Items				
USD	\$	267,825	31.65(USD:NTD)	\$ 8,476,660
USD		8,038	7.0074(USD:RMB)	254,412
				\$ 8,731,072

<u>Items</u>			
Investments			
accounte d for			
using			
equity			
method			
USD	655	31.65 (USD:NTD)	\$ 20,741
Financial assets		,	,
measured at			
fair value			
through other			
comprehensive			
profit or loss			
USD	1,600	31.65 (USD:NTD)	50,636
			<u>\$ 71,377</u>
Foreign Currency			
Liabilities			
Monetary Items			
USD	124,624	31.65 (USD:NTD)	\$ 3,944,335
USD	50,816	7.0074 (USD:RMB)	1,608,325
			<u>\$ 5,552,660</u>
December 31, 20	<u>23</u>		
December 31, 20			Carrying
December 31, 20	 Foreign	Exchange Rate	Carrying Amount
		Exchange Rate	Carrying Amount
December 31, 20  Foreign Currency Asset	 Foreign	Exchange Rate	
Foreign Currency	 Foreign	Exchange Rate	
Foreign Currency Asset	 Foreign		Amount
Foreign Currency Asset Monetary Items	Foreign Currencies	Exchange Rate  30.71(USD:NTD) 7.0827(USD:RMB)	
Foreign Currency Asset  Monetary Items USD	Foreign Currencies \$ 397,658	30.71(USD:NTD)	\$ 12,210,076
Foreign Currency Asset  Monetary Items USD	Foreign Currencies \$ 397,658	30.71(USD:NTD)	\$ 12,210,076 
Foreign Currency Asset  Monetary Items USD USD	Foreign Currencies \$ 397,658	30.71(USD:NTD)	\$ 12,210,076 
Foreign Currency Asset  Monetary Items USD USD  Non-monetary Items Investments	Foreign Currencies \$ 397,658	30.71(USD:NTD)	\$ 12,210,076 
Foreign Currency Asset  Monetary Items USD USD  Non-monetary Items Investments accounte	Foreign Currencies \$ 397,658	30.71(USD:NTD)	\$ 12,210,076 
Foreign Currency Asset  Monetary Items USD USD  Non-monetary Items Investments accounte d for	Foreign Currencies \$ 397,658	30.71(USD:NTD)	\$ 12,210,076 
Foreign Currency Asset  Monetary Items USD USD  Non-monetary Items Investments accounte d for using	Foreign Currencies \$ 397,658	30.71(USD:NTD)	\$ 12,210,076 
Foreign Currency Asset  Monetary Items USD USD  Non-monetary Items Investments accounte d for using equity	Foreign Currencies \$ 397,658	30.71(USD:NTD)	\$ 12,210,076 
Foreign Currency Asset  Monetary Items USD USD  Non-monetary Items Investments accounte d for using equity method	Foreign Currencies \$ 397,658	30.71(USD:NTD)	\$ 12,210,076 6,932,616 \$ 19,142,692
Foreign Currency Asset  Monetary Items USD USD  Non-monetary Items Investments accounte d for using equity method Non-monetary	Foreign Currencies  \$ 397,658	30.71(USD:NTD) 7.0827(USD:RMB)	\$ 12,210,076 
Foreign Currency Asset  Monetary Items USD USD  Non-monetary Items Investments accounte d for using equity method	Foreign Currencies  \$ 397,658	30.71(USD:NTD)	\$ 12,210,076 6,932,616 \$ 19,142,692
Foreign Currency Asset  Monetary Items USD USD  Non-monetary Items Investments accounte d for using equity method Non-monetary Items	Foreign Currencies  \$ 397,658	30.71(USD:NTD) 7.0827(USD:RMB)	\$ 12,210,076 6,932,616 \$ 19,142,692

d for using equity method USD	1,885	30.71 (USD:NTD)	57,870 \$ 81,854
Foreign Currency Liabilities  Monetary Items USD USD	\$ 202,514 71,588	30.71 (USD:NTD) 7.0827 (USD:RMB)	\$ 6,218,199 2,198,117 \$ 8,416,316
September 30, 20	023		
	Foreign Currencies	Exchange Rate	Carrying Amount
Foreign Currency Asset  Monetary Items USD USD	\$ 270,516 106,986	32.27 (USD:NTD) 7.1798 (USD:RMB)	\$ 8,729,541 <u>3,452,432</u>
Non-monetary  Items Investments accounte d for using equity method			<u>\$12,181,973</u>
USD Financial assets measured at fair value through profit	835	32.27 (USD:NTD)	\$ 27,602
or loss USD  Foreign Currency	1,949	32.27 (USD:NTD)	62,885 \$ 90,487
Liabilities  Monetary Items  USD  USD	197,965 89,494	32.27 (USD:NTD) 7.1798 (USD:RMB)	\$ 6,388,341 2,887,987 \$ 9,276,328

For the total realized and unrealized foreign currency exchange gains and losses of the combined company from July 1 to September 30, 2024 and 2023, and from January 1 to September 30, 2024, please refer to the consolidated comprehensive income statement for details. Foreign currency transactions and the functional currencies of the Company's subsidiaries are diverse, so it is not possible to disclose exchange gains and losses separately for each significant foreign currency.

### XXXIV. SEPARATELY DISCLOSED ITEMS

- (1) Major transaction matters:
- 1. Lending funds to others. (Table I)
- 2. Endorse guarantees for others. (none)
- 3. Securities held at the end of the period. (Table 2)
  - 4. The cumulative amount of buying or selling the same securities reaches NT\$300 million or more than 20% of the paid-in capital. (none)
- 5. The amount of real estate acquired reaches NT\$300 million or more than 20% of the paid-in capital. (none)
- 6. The amount of real estate disposed of reaches NT\$300 million or more than 20% of the paid-in capital. (none)
- 7. The amount of goods purchased and sold with related parties reaches NT\$100 million or more than 20% of the paid-in capital. (Table 3)
- 8. The amount receivable from related parties reaches NT\$100 million or more than 20% of the paid-in capital. (Table 4)
- 9. Engage in derivative transactions. (Notes 7 and 29)
- 10. Others: business relationships and important transactions and amounts between the parent and subsidiaries and between subsidiaries. (Table 5)
- (2) Information related to reinvestment businesses. (Table 6)

- (3) Mainland investment information:
  - 1. The name of the mainland China invested company, main business items, paid-in capital, investment method, fund remittances and inflows, shareholding ratio, investment profits and losses, investment book amount at the end of the period, repatriated investment profits and losses, and investment limits in the mainland. (Table 7)
  - 2. The following major transactions with mainland investee companies directly or indirectly through third regions, as well as their prices, payment terms, and unrealized gains and losses: (Table 3, 4 and 5)
    - (1) Purchase amount and percentage and closing balance and percentage of related payables.
    - (2) Sales amount and percentage and closing balance and percentage of related receivables.
      - (3) The amount of property transactions and the amount of profits and losses generated therefrom.
      - (4) Ending balance of bill endorsement or collateral provided and its purpose.
      - (5) The maximum balance of financial financing, the ending balance, the interest rate range and the total interest of the current period.
      - (6) Other transactions that have a significant impact on current profits and losses or financial status, such as the provision or receipt of labor services, etc.
- (4) Major shareholder information: names, shareholding amounts and proportions of shareholders with a shareholding ratio of more than 5%. (none)

#### XXXV. SEGMENT INFORMATION

The combined company provides information to key operating decision-makers to allocate resources and measure departmental performance, focusing on the product categories offered. The reportable division of the merged company is the wireless communications products division.

### (1) Segment revenues and results

The following was an analysis of the Group's revenue and results from continuing operations by reportable segment:

	Segment	Revenue	Segment	Revenue
	January 1 to	January 1 to	January 1 to	January 1 to
	September 30,	September 30,	September 30,	September 30,
	2024	2023	2024	2023
Wireless				
telecommunication				
products department	<u>\$19,545,388</u>	<u>\$20,233,075</u>	\$1,087,741	\$924,749
Central administration				
cost			( 519,064)	( 515,365)
Interest income			75,927	40,191
Other income			38,763	48,752
Other gains and losses			60,163	428,898
Finance cost			( 89,469)	( 93,977)
Share of profit of				
subsidiaries and				
associates			<u>39,732</u>	<u>54,040</u>
Profit before income tax			<u>\$693,793</u>	<u>\$887,288</u>

The departmental income reported above is generated from transactions with external customers. There are no inter-segment sales from January 1 to September 30, 2024 and 2023.

Departmental interests refer to the profits earned by each department, excluding apportioned headquarters management costs, interest income, other income, other benefits and losses, financial costs, the share of profits and losses of associated enterprises recognized using the equity method, and income tax expenses. This measure is provided to the chief operating decision maker for the purpose of allocating resources to departments and measuring their performance.

### (2) Total assets of the department

The measured amounts of assets and liabilities of the consolidated companies are not provided to the operating decision makers, so the measured amounts of segment assets and liabilities are zero.

### GEMTEK TECHNOLOGIES CO., LTD. AND SUBSIDIARIES FINANCING PROVIDED TO OTHERS

FOR THE NINE MONTHS ENDED September 30, 2024

TABLE 1

Unit:In Thousands of New Taiwan Dollars, Unless Stated Otherwise

			Financial		Parties			_	Nature	Business	Reasons for	Allowanc	Colla	iteral	Financing	Financing
	Financing	Borrower	Statement	Related Parties	Highest	Ending	Actual Borrowing	Interest Rate	of	Transacti on	Short-term	efor			Limit for Each	Company's
No.	Company Name		Account	rarties	Balance forthe Period	Balance	Amount	Kate	Financin	Amount	Financing	Impairme nt Loss	Item	Value	Borrowing Company	Total Financing
					1 61100		rinount		(Note 2)			111 11055	пеш	varue	(Note 1)	AmountLimit
									(11010 2)						( )	(Note 1)
1			Short-ter m	Yes	\$ 454,500	\$ 452,300	\$ 452,300	1.65%	2	\$ -	Operating capital	\$ -	-	-	\$ 1,267,175	\$ 1,267,175
	(ChangShu) Co., Ltd.	,	financi													
		)Co., Ltd.	ng													
2	Gemtek Electronics		Short-ter m	Yes	253,288	253,288	253,288	1.65%	2	-	Operating capital	-	-	-	1,267,175	1,267,175
		Electronics(Kunshan														
	Ltd.	)Co., Ltd.	ng													
3	Gemtek Electronics	07		Yes	575,137	554,381	554,381	-	1	-	Operating capital	-	-	-	296,761	296,761
	(ChangShu) Co.,	Co.	receivabl													
	Ltd.		es													

Note 1: According to the "Operation Procedures for Fund Loans to Others" of Gemtek Electronics (ChangShu) Co., Ltd. and Gemtek Electronics (Suzhou) Co., Ltd., foreign companies whose parent companies directly and indirectly hold 100% of the voting shares engage in fund loans. The total amount shall not exceed 100% of the net worth of the loan to the company, and the limit for individual objects shall not exceed 100% of the net worth of the loan to the company; for fund loans between the parent company and its subsidiaries, the authorized limit shall not exceed 10% of the net worth of the company's most recent financial statement.

Note 2: Fund loan and nature -

- 1. Fill in 1 if you have business dealings.
- 2. Fill in 2 if there is a need for short-term financing.

Note 3: The conversion is based on the exchange rate on the financial reporting date: US dollar: NTD = 1: 31.65; RMB: New Taiwan dollar = 1: 4.523.

Note 4: Gemtek Electronics (ChangShu) Co., Ltd.a subsidiary of the company, made a capital loan to GEMTEK Technology Co., Ltd. Because the accounts receivable exceeded the normal credit period, the capital loan and balance were approved by the board of directors on March 13, 2024. The set loan limit for individual objects has been exceeded, and the company has fully repaid it in October 2024.

Note 5: All transactions listed in the above table have been eliminated when preparing consolidated financial statements.

### GEMTEK TECHNOLOGIES CO., LTD. AND SUBSIDIARIES SECURITIES HELD AT THE END OF THE PERIOD

September 30, 2024

TABLE 2

Unit:In Thousands of New Taiwan Dollars, Unless Stated Otherwise

		Relationship with the Holding			At the End of	The Period		
Holding Company Name	Type and Name of Marketable Securities	Company	Financial Statement Account	Shares/Units (in Note thousands)	Carrying Value	Percentage of Ownership%	Fair Value	Note
Gemtek Technologies Co.,Ltd.	Stock							
	TAI-SAW TECHNOLOGY CO., LTD.	None	Financial assets measured at fair value through other comprehensive profit or loss – non-current	691	\$ 18,586	0.67%	\$ 18,586	
	Green Packet Bhd.	None		26,273	5,849	2.81%	5,849	
	Greenwave holding, Inc.	None	"	3,965	9,033	0.96%	9,033	Preferred stock
	AIPTEK, Inc.	None	"	29	461	0.11%	461	
	Polaris Group	None	"	8,675	453,801	1.17%	453,801	
	PYRAS TECHNOLOGY INC.	The Corporation serves as corporate director	"	3,200	35,200	16.10%	35,200	
	GaN Power Technology Co., Ltd.	None	"	2,500	22,900	5.49%	22,900	
	AVIX TECHNOLOGY INC.	The Corporation serves as corporate director	"	600	32,580	6%	32,580	
	LIONIC CORP.	The Corporation serves as corporate director	"	1,425	7,752	5.56%	7,752	
	SKSpruce Holding Limited	None	"	2,241	22,532	2.32%	22,532	Common stock/Preferred stock
	Sky Phy Networks Limited	None	"	4,943	-	13.82%	-	Preferred stock
	Sanjet Technology Corp.	None	"	3,882	-	12.33%	-	
	CSX MATERIAL CO., LTD.	None	"	4,000	40,000	18.60%	40,000	
G-Technology	Stock							
Investment Co., Ltd.	Polaris Group None		Financial assets measured at fair value through other comprehensive profit or loss – non-current	26,467	1,461,004 (USD 46,161)	3.56%	1,461,004 (USD 46,161)	
	Greenwave holding, Inc.	None	"	16,710	13,222 (USD 418)	4.05%	13,222 (USD 418)	Preferred stock
	UBITUS Inc.	None	"	200	-	2.32%	-	

Note 1: For information on investment subsidiaries and affiliated enterprises, please refer to Note 5 and Note 6.

Note 2: Conversion is based on the exchange rate on the financial report date: US dollar: NTD = 1:31.65; RMB: NTD = 1:4.523.

### GEMTEK TECHNOLOGIES CO., LTD. AND SUBSID IARIES

### TOTAL PURCH ASE S FROM OR SALE S TO REL ATED P ART IES AMOUNTING TO A T LEAST NT\$ 100 M ILL ION OR 20 % OF THE P A ID - IN CAPITAL FOR THE NINE MONTHS ENDED September 30, 2024

TABLE 3

Unit:In Thousands of New Taiwan Dollars/ US Dollars/ RMB. Unless Stated Othe rwise

				Transaction	n Details		Abnormal	1 Transaction	Notes/Accoun (Paya	Note	
Company Name	Related Party	Relationship	Purchases/Sales	Amount	% to Total	Payment Terms	Unit Price	Payment Terms	Ending Balance	% to Total	Note
Gemtek Technologies Co., Ltd.	Gemtek Electronics(Kunshan)Co., Ltd.	Investment in subsidiary through third region	Purchase and processing expenses	\$ 5,414,895	33%	Note 1	Note 1	Note 1	( \$ 1,887,601 )	( 38%)	Note 2&3
	Gemtek CZ., s.r.o.	Investment in subsidiary through third region	Purchase and processing expenses	107,133	1%	Note 1	Note 1	Note 1	36,703	1%	Note 2&3
	Gemtek Vietnam Co., Ltd.	Subsidiary	Purchase and processing expenses	10,893,754	66%	Note 1	Note 1	Note 1	( 286,818 )	( 6%)	Note 2&3
·	BROWAN COMMUNICATIONS INCORPORATION	Subsidiary	Sale and processing income	( 363,664 )	( 2%)	Note 1	Note 1	Note 1	118,279	2%	Note 2&3
Gemtek Electronics(Kunshan)Co., Ltd.	Gemtek Technologies Co., Ltd.	Parent company	Sale and processing income	( 5,414,895 )	( 82%)	Note 1	Note 1	Note 1	1,887,601	85%	Note 2&3
Gemtek CZ., s.r.o.	Gemtek Technologies Co., Ltd.	Parent company	Sale and processing income	( 107,133 )	( 99%)	Note 1	Note 1	Note 1	( 36,703)	( 99%)	Note 2&3
Gemtek Vietnam Co., Ltd.	Gemtek Technologies Co., Ltd.	Parent company	Sale and processing income	( 10,893,754 )	( 99%)	Note 1	Note 1	Note 1	286,818	67%	Note 2&3
BROWAN COMMUNICATIONS INCORPORATION	Gemtek Technologies Co., Ltd.	Parent company	Purchase and processing expenses	363,664	90%	Note 1	Note 1	Note 1	( 118,279 )	( 85%)	Note 2&3

Note 1: The company purchases goods from related parties or entrusts related parties to process and repurchase finished products. This is part of the group's strategic division of labor. There is no obvious object for comparison in its transaction price. The payment period is determined by the actual asset status of the company.

Note 2: The company's receivables and payments from related parties of Gemtek Electronics (Kunshan) Co., Ltd. and Gemtek Vietnam Co., Ltd. are presented as a net amount.

Note 3: All transactions listed in the above table have been eliminated when preparing consolidated financial statements.

### GEMTEK TECHNOLOGIES CO., LTD. AND SUBSID IARIES

#### RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

September 30, 2024

TABLE 4

Unit: Unless otherwise stated, all units are in thousands of New Taiwan Dollars

Company Name	Related Party	Relationship	Ending Balance	Turnover Rate		Overd	lue	Amounts Received in	Allowance for	Note
Company Name	Related 1 arty	Kelationship	Ending balance	Turriover Kate	Amount		ActionsTaken	Subsequent Period	Impairment	Note
Gemtek Electronics	Gemtek Technologies Co.,	Parent	\$ 1,887,601	3.08	\$	-	-	\$ -	\$ -	Note 1
(Kunshan) Co., Ltd	Ltd	company								
Gemtek Vietnam Co., Ltd.	Gemtek Technologies Co., Ltd	Parent company	286,818	5.94		-	-	286,818	-	Note 1
Gemtek Technologies Co., Ltd	BROWAN COMMUNICATIONS INCORPORATION	Subsidiary	118,279	8.16		-	-	23,523	-	Note 1

Note: All transactions listed in the above table have been eliminated when preparing consolidated financial statements.

#### GEMTEK TECHNOLOGIES CO., LTD. AND SUBSIDIARIES

### THE BUSINESS RELATION SHIP BETWEEN THE PARENT AND THE SUBSIDIAR IES AND BETWEE EACH SUBSIDIARY, AND THE CIRCUMSTANCES AND AM OUNTS OF ANY SIGNIFICANT TRANSACTIONS BETWEEN THEM

#### FOR THE NINE MONTHS ENDED SEPTEMBER, 2024

TABLE 5

Unit: Unless otherwise stated, all units are in thousands of NTD

No.	Name of Company Engaged in	Counterparty	Relationship	Business Transaction Status						
100.	Business Transaction	Counterparty	Relationship	Account	A m o u n t	Transaction Terms	% to Total Asset			
	January 1 to September 30,									
	<u>2024</u>									
0	Gemtek Technologies Co., Ltd.	Gemtek Electronics		Other accounts	\$ 554,381	Note 1	2%			
		(ChangShu) Co., Ltd	subsidairy	payable						
		Gemtek Electronics (Kunshan)		Cost of goods sold -	5,414,895	Note 1	28%			
		Co., Ltd	subsidairy	processing fee						
				Accounts payable	1,887,601	Note 1	8%			
		Gemtek CZ., s.r.o.	Parent company to	Cost of goods sold -	107,133	Note 1	1%			
			subsidairy	processing fee						
				Other receivables	36,703	Note 1	-			
		Gemtek Vietnam Co., Ltd.	Parent company to	Cost of goods sold -	10,893,754	Note 1	56%			
			subsidairy	processing fee						
				Receivables	286,818	Note 1	1%			
			Parent company to	Cost of goods sold -	40,105	Note 1	-			
		Incorporation	subsidairy	processing fee						
				Sales revenue	363,664	Note 1	2%			
				Receivables	118,279	Note 1	1%			
1	Gemtek Electronics	Gemtek Electronics (Kunshan)	Subsidiary to	Other receivables	705,588	Note 2	3%			
	(ChangShu) Co., Ltd	Co., Ltd	subsidiary							

Note 1: The company purchases goods from related parties or entrusts related parties to process and then repurchase finished products.

This is part of the group's strategic division of labor. There is no significant object for comparison in its transaction price. The payment period is based on the actual asset status of the company.

Note 2: Subject to agreement between both parties.

Note 3: All transactions listed in the above table have been eliminated when preparing consolidated financial statements.

# GEMTEK TECHNOLOGIES CO., LTD. AND SUBSID IAR IESINFORMATION ON INVESTEES FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2024

TABLE 6

Unit: Unless otherwise stated, all units are in thousands of NTD

				Original Investment Amount		At the End of the Period					
Investor Company	Investee Company	Location	Main Businesses and Products	At the End of	At the End of At the End of		Shares/Units (In %		Net Income (Loss) of the Investee	Share of Profit	Note
l little in the part of	Transfer of the state of the st			The Period	2023	Thousands)	/0	Carrying Amount		(Loss)	11010
Gemtek	G-Technology Investment	Cayman Islands	Investment	\$ 773,127	\$ 2,345,252	23,600	100.00	\$ 3,757,654	(\$ 56,782)	(\$ 56,782)	Note 4
Technologies Co.,Ltd.	Co., Ltd.			(USD 23,600)	(USD 73,600)						
	Brightech International Co., Ltd.	Republic of Mauritius	Investment	207,969 (USD 6,145)	207,969 (USD 6,145)	6,145	100.00	63,205	( 2,396)	( 2,396)	Note 4
	AMPAK Technology Inc.	Hsinchu County, Taiwan	Telecommunications	510,303	510,303	20,001	29.92	1,188,066	169,085	45,108 (註1)	
	Wi Tek Investment Co., Ltd.	Cayman Islands	Investment	132,155 (USD 4,000)	132,155 (USD 4,000)	4,000	100.00	( 4,782)	( 3,372)	( 3,372)	
	BROWAN COMMUNICATIONS	Hsinchu County, Taiwan	Telecommunications	442,154	442,154	20,214	50.47	596,062	( 24,047)	( 18,131)	Note 4
	Gemtek Vietnam Co., Ltd.	Vietnam	Telecommunications	1,551,634 (USD 50,000)	1,227,684 (USD 40,000)	-	100.00	2,408,191	291,113	291,113	Note 4
	ANTEK NETWORKS INC	New Taipei City, Taiwan	Telecommunications	10,800	9,000	1,080	16.62	6,270	( 9,801)	( 1,563)	
	Genix Notworks Inc.	The United State	Telecommunications	30,720 (USD 1,000)	30,720 (USD 1,000)	1,000	90.91	39,049	11,032	10,029	Note 4
	BandRich Inc.	New Taipei City, Taiwan	Telecommunications	55,000	55,000	5,500	27.04	1,264	( 1,955)	( 530)	
	5V Technologies, Ltd.	Taipei City, Taiwan	Telecommunications	13,500	13,500	1,350	97.92	76,645	8,848	8,372 (註2)	Note 4
	WaveSplitter Technologies, Inc	New Taipei City, Taiwan	Electronics	112,000	-	7,000	30.51	114,568	( 13,647)	2,568 (註3)	
G-Technology Investment Co.,	Ampak International Holdings Ltd.	Independent State of Samoa	Investment	1,099,843 (USD 35,561)	1,099,843 (USD 35,561)	36,000	100.00	1,267,175 (USD 40,037)	(USD 2,363 72)	(USD 2,363 (TSD 72)	Note 4
Ltd.	Gemtek CZ., s.r.o.	Czech Republic	Telecommunications	25,351 (USD 692)	25,351 (USD 692)	12,000	100.00	(USD -386)	(USD -179)	(USD -179)	Note 4
	Primax Communication (B.V.I.) Inc.	British Virgin Islands	Investment	73,886 (USD 2,297)	73,886	2,350	100.00	15,338	( 582)	\	Note 4
	PT. South Ocean	Indonesia	Telecommunications	7,838	7,838 (USD 238)	24	95.00	2,904 (USD 92)	-		
	Free PP Worldwide Co.,Ltd.	Seychelles	Investment	30,260 (USD 1,000)	30,260	1,002	30.00	22,619	(USD -260)	(USD -78)	

Note 1: The net profit of the investee company of 51,064 thousand is recognized based on the shareholding ratio, minus the current period amortization adjustment of 5,956 thousand of the identified intangible assets.

Note 2: The net profit of the invested company of 8,664,000 is recognized based on the shareholding ratio minus the amortization of the identified intangible assets for the current period of 2,920,000.

Note 3: The net profit of the invested company of 2,773 thousand minus the unrealized gross profit of 205 thousand is recognized based on the shareholding ratio and the shareholding period.

Note 3: All transactions listed in the above table have been eliminated when preparing consolidated financial statements.

# GEMTEK TECHNOLOGIES CO., LTD. AND SUBSID IARIESINFORMATION ON INVESTMENT IN MA INLAND CHINAFOR THE SIX MONTHS ENDED JUNE 30, 2024

TABLE 7

Unit: Unless otherwise stated, all units are in thousands of NTD/USD

				Beginning of	Investme	ent Flow	End of current		The					
	D .		N. d. 1 (7	this period			period	Investee	company's				As of this	
Investee Company	Main Businesses andProducts	Share Capital	Method of Investment (Note1)	Accumulated			Remit	company	direct or	Investme	ant Cain	Carrying Amount	period	
	andrioducts		(Note1)	remittance from			accumulated	Profit and loss	indirect	(Lo		at the End of the	Investment	Note
				Taiwan	Outflow	Inflow	investment	for the current	investment	(LU	155)	Period	income	
				investment			amount from	period	shareholdi				repatriated	
				amount			Taiwan		ng ratio					
Gemtek Electronics M		\$ 264,278	An investee company –	\$ 263,296	\$ -	\$ -	\$ 263,296	(\$ 2,978)	100.00	(\$	2,978)	\$ 78,498	\$ -	Note 3&5
(Suzhou) Co. Ltd.	wireless	(USD 8,350)	Brightech	(USD 8,319)			(USD 8,319)	(USD -95)		(USD	-95)	(USD 2,480)		
	telecommunicatio		International Co											
	nproducts such as		Ltd& Primx											
	wireless network cards and		Communication											
	cards and wireless		(BVI) Inc Reinvest in											
	gateways		mainland China											
	gateways		companies											
Gemtek Electronics M	Manufacturing of	474,750	An investee company –	474,750	_	_	474,750	29,812	100.00		29,812	949,084	_	Note 3&5
(Kunshan) Co.,	wireless	(USD 15,000)	G-Technology	(USD 15,000)			(USD 15,000)	(USD 908)		(USD	908)	(USD 29,987)		
Ltd.	telecommunicatio	(	Investment Co Ltd.	( = = = = , = = ,			(	(			,	, , , ,		
	nproducts such as		Reinvest in mainland											
	wireless network		China companies											
	cards and		erina companies											
	wireless													
Browan R	gateways R&D, production ,	126,600	An investee company –	126,600			126,600	( 3,373)	100.00	,	3,373)	( 4,788)		
Communications		(USD 4,000)	Wi Tek Investment	(USD 4,000)	-	=		(USD -105)		(USD	. ,	(USD -151)	-	
(Xi'An) Inc.	provision of	(05D 4,000)	l	(05D 4,000)			(05D 4,000)	(05D -105)		( 03D	-103)	(05D -151)		
( = 1 = 1) = 101	technical		Co Ltd. Reinvest in											
	consulting and		mainland China											
	related services		companies											
	for wireless													
	network products													
Gemtek Electronics R			An investee company –	1,139,400	-	-	1,139,400	2,363	100.00		2,363	1,267,175	-	Note 3&5
(ChangShu) Co.,		(USD 36,000)	G-Technology	(USD 36,000)			(USD 36,000)	(USD 72)		(USD	72)	(USD 40,037)		
Ltd.	provision of		Investment Co Ltd.											
	technical consulting and		Reinvest in mainland											
	related services		China companies											
	for wireless		-											
	network products													

Accumulated remittances from Taiwan at the end of this period Amount of investment in mainland China	Investment Amounts Authorized by Investment Commission, MOEA	Upper Limit on the Amount of Investment Stipulatedby Investment Commission, MOEA			
\$ 2,021,802 USD 63,880 (Note 1)	\$ 1,990,152 USD 62,880	\$7,679,157 (Note 4)			

- Note 1: (1) The amount of investment remitted at the end of the period exceeded the investment amount approved by the Investment Review Committee of the Ministry of Economic Affairs by USD 1,000,000, which was remitted by AMPAK Technology Co., Ltd., the original parent company of Gemtek Electronics (ChangShu) Co., Ltd. in previous years.
  - (2) In July 2009, the company acquired AMPAK International, the overseas holding company of Gemtek Electronics (ChangShu) Co., Ltd., through the overseas company G-Technology Investment Co., Ltd. for US\$561,000 (equivalent to \$NT17,413,000). Holdings Ltd. 100% equity, approved by the Investment Review Committee of the Ministry of Economic Affairs No. 09800283840.
  - (3) The conversion exchange rate is based on the average spot buying/selling exchange rate of the Bank of Taiwan on Seetember 30, 2024.
- Note 2: For major transactions with mainland investee companies directly or indirectly through third-region entities: please refer to Note 3, 4 and 5.
- Note 3: Calculated based on the investee company's financial statements reviewed by accountants on September 30, 2024.
- Note 4: The upper limit of the cumulative amount of the company's investment in mainland China is calculated based on 60% of the consolidated net equity value.
- Note 5: It has been eliminated when preparing the consolidated financial statemen