#### Gemtek Technology Co., Ltd. 2023 Annual Shareholders' Meeting Minutes

Time: 9:00 a.m. on Monday, May 29, 2023

Place: Chung Hwa Park Recreation Center Conference Room

(located at No.79, Ln. 1, Dazhi Rd., Hukou Township, Hsinchu County, Taiwan R.O.C.)

Shareholders Present: The total number of shares represented by shareholders attending the

meeting in person or by proxy is 219,669,905 shares (including the 52,808,005 shares represented by shareholders exercising voting rights via electronic methods), accounting for 55.68% of the total number of

issued shares, 394,474,477 shares, of the Company

Directors Present: Chairman of the Board of Directors – Hong Wen Chen

Cheng-ren Yang \ Jong-hui Hsu \

Zhu-san Wang \ Chih-Yang Chang

Chairman of CSX MATERIAL CO., LTD.- Luo, Wen Yi

General Manager – Rong Chang Li

CFO – Chih Hong Lin

CPA – Alice H. Fang (Deloitte & Touch)

Chairman: Hong Wen Chen (Chairman of the Board of Directors)

Minutes Taker: Chih Hong Lin

I. Meeting Called to Order: The aggregate shareholding of the shareholders present in person or by proxy constitutes a quorum. The Chairman calls the shareholders' meeting to order.

**II.Chairman's Address: (Omitted)** 

III. Management Presentations - Reports on Company Affairs

Report No. 1

2022 Business Reports

**Explanation:** 

The 2022 Business Report is attached as Attachment A.

Report No. 2

Audit Committee's Review Report on the 2022 Financial Statements

**Explanation:** 

The 2022 Audit Committee's Review Report is attached as Attachment B.

#### Report No. 3

To report 2022 employees' compensation and remuneration of board of directors.

#### **Explanation**

- (1) According to the Articles of Incorporation Article 20, the Company shall, after deducting the employee bonuses and renumeration benefits of directors from the current year's pre-tax benefits, allocate 13.5% for employee profit sharing bonuses and 1.8% for the renumeration benefits of directors.
- (2) The 2022 distribution of employee bonuses and renumeration benefits of directors was approved by the Company's Remuneration Committee. The Company shall allocate NT\$123,628,868 to employee profit sharing bonuses; and NT\$16,483,849 to the renumeration benefits of directors, all of which, are issued in cash.
- (3) There are no significant differences between the estimatation and exact amount of employee profit sharing bonuses and renumeration benefits of directors paid for the year 2022.

#### **IV. Proposed Resolutions**

#### Proposal No. 1

#### **Proposed by the Board**

Ratification of the 2022 Business Report and Financial Statements.

#### **Explanation:**

- (1) The 2022 Financial Statements of Gemtek Technology Co., Ltd., including the balance sheet, income statement, statement of changes in shareholders' equity, and statement of cash flows were audited by independent auditors of Deloitte and Touche Taiwan. The 2022 Business Report and 2022 Financial Statements have been approved by the Board and inspected by the Audit Committee of Gemtek Technology Co., Ltd.
- (2) The 2022 Business Report, Independent Auditors' Review Report, and the above-mentioned Financial Statements are attached in Attachment [A&C].

#### **Resolution:**

The voting result of this item is as follows:

Shares represented at the time of voting: 214,832,389

Voting Results	% of the total represented shares present					
Votes in favor: 197,685,743 (including votes casted electronically: 135,661,359)	92.01%					
Votes against: 135,735 (including votes casted electronically: 135,735)	0.06%					
Votes invalid: 0	0%					
Votes abstained: 17,010,911 (including votes casted electronically: 17,010,911)	7.91%					

Ratification of the proposal for distribution of 2022 profits.

#### **Explanation:**

- (1) The Board has adopted the Proposal for Distribution of 2022 Profits in accordance with the Company Act and Articles of Incorporation.
- (2) The proposed aggregate amount of cash dividends is NT\$591,711,716; each common shareholder shall be entitled to receive a cash dividend of NT\$1.5 per share. Upon the approval of the Annual Meeting of Shareholders, it is proposed that the Board of Directors be authorized to resolve the ex-dividend date, ex-rights date, and other relevant issues. Cash dividends shall be distributed only to the minimal extent of the smallest integer. Any fractional amounts rendered below NT\$1 shall be transferred to the Employee Benefits Committee.
- (3) In the event that the proposed profit distribution plan is affected by the buyback of the Company's common stock, transfer, conversion or cancellation of the treasury shares, the exercise of the employee stock options or the conversion of convertible bonds, it is proposed that the Board of Directors be fully authorized by the Shareholder's Meeting to adjust the dividend ratio and handle relevant matters accordingly.
- (4) 2022 Profit Distribution Table is attached in Attachment [D]

#### **Resolution:**

The voting result of this item is as follows:

Shares represented at the time of voting: 214,832,389

Voting Results	% of the total represented shares present
Votes in favor: 198,135,644 (including votes casted electronically: 36,111,260)	92.22%
Votes against: 139,065 (including votes casted electronically: 139,065)	0.06%
Votes invalid: 0	0%
Votes abstained: 16,557,680 (including votes casted electronically: 16,557,680)	7.70%

#### V. Discussion Items

#### Proposal No. 1

#### **Proposed by the Board**

To discuss the issuance of Employee Restricted Stock Awards ("RSAs").

#### **Explanation:**

I. In accordance with Article 267, Paragraph 9 of the Company Act for "Regulations Governing the Offering and Issuance of Securities by Securities Issuers" published by the Financial Supervisory Commission, as well as other related regulations, the Company intends to issue Employee Restricted Stock Awards ("RSAs") for the year 2023. The purpose of this initiative is to attract and retain the professional talents required by the Company, increase employee loyalty and foster a sense of comradery that will benefit both the Company and shareholders.

II. The proposed plan for the issuance of Employee Restricted Stock Awards is as follows:

- (I) Total amount (shares) of issuance: The total number of restricted shares to be issued under this plan is 4,300,000 ordinary shares. Each share has a face value of NT\$10, in which the total value is NT\$43,000,000. The Company may, as deemed necessary, issue shares either in one or more tranches within two years from the date of receipt of the effective notification from the competent authority. The actual date of issuance shall be determined by the Chairman under the authorization of the Board of Directors.
- (II) Conditions for Issuance of Employee Restricted Stock Awards:
  - 1. Issue price: NT\$0 per share. Each Employee Restricted Stock will be issued without consideration.
  - 2. Vesting conditions:
    - (1) If an employee is still in service on the vesting date, the actual number of restricted stocks credited for that year will be determined based on the results of the employee's individual performance evaluation for the previous year.
    - (2) Individual performance indicators: Based on the actual results of the employee's performance evaluation during the most recent fiscal year, stocks will be awarded accordingly when the length of the vesting period is fulfilled:
      - A. Employees with an individual performance rating of 4 (inclusive) to 5 will be eligible to receive 100% of the restricted stocks vested for that fiscal year.
      - B. Employees with an individual performance rating of 3.5 (inclusive) to 4 will be eligible to receive 80% of the restricted stocks vested for that fiscal year.
      - C. Employees with an individual performance rating of 3 (inclusive) to 3.5 will be eligible to receive 60% of the restricted stocks vested for that fiscal year.
      - D. Employees with an individual performance rating below 3 (excluding 3) will not be eligible to receive any vested stocks for that fiscal year, and will

therefore lose their qualification to receive restricted stocks for that year.

- (3) The proportions of the restricted stocks that employees are entitled to receive on each fiscal year's vesting date is as follows:
  - A. Employees who are still in service after 1 year from the date of grant are eligible to receive up to 30% of the vested shares.
  - B. Employees who are still in service after 2 years from the date of grant are eligible to receive up to 30% of the vested shares.
  - C. Employees who are still in service after 3 years from the date of grant are eligible to receive up to 40% of the vested shares.

This policy applies only to employees who are still employed by the Company at the expiration of the Restricted Stock Awards subscription period and have not violated the Company's labor contract, work rules, or other company regulations. Additionally, eligible employees must have achieved their individual performance targets set by the Company in the preceding year to be eligible for vested stock options.

- 3. The type of shares that have been issued are the common stocks of the company.
- 4. Measures to be taken when employees fail to meet the vesting conditions or in the event of inheritance: If an employee does not meet the vesting conditions, the Company shall redeem the Restricted Stock Awards that have been granted to the employee without compensation and cancel them in accordance with the relevant regulations. In the event of inheritance, the handling shall be carried out in accordance with the relevant provisions of the issuance regulations for new restricted employee shares (RSA).

#### (III) Qualification criteria for employees and Number of shares granted:

1. Qualification criteria for employees:

The granting of stocks is limited to full-time employees working within the formal organizational structure of the company. The actual number of shares to be granted to each employee, in addition to their eligibility, will be determined based on factors such as seniority, job level, job responsibilities, work performance, overall contributions, special achievements, and other management-related factors. The Chairman shall approve the allocation, which will then be submitted to the Board of Directors for approval. Approval requires the attendance of at least two-thirds of the directors and the agreement of more than one-half of the attending directors. However, for employees who hold managerial or directorial positions, approval must be granted by the Remuneration Committee. For non-managerial employees, approval must be granted by the Audit Committee.

2. Number of shares granted:

As per Article 56-1, Paragraph 1 of the "Regulations Governing the Offering and Issuance of Securities by Securities Issuers", the cumulative number of issued shares that can be subscribed by a single subscriber of employee stock options certificates along with the total number of restricted employee shares acquired by the option holder should not exceed 0.3% of the total outstanding shares. Furthermore, as per Article 56, Paragraph 1 of the "Regulations Governing the Offering and Issuance of Securities by Securities Issuers" the cumulative number of issued shares that can be subscribed by a single subscriber of employee stock options certificates should not exceed 1% of the total outstanding shares.

(IV) The necessary reason of the current issuance of RSA:

To attract and retain the professional talents required by the Company, and to increase employees' loyalty and sense of comradery so as to benefit both the Company and shareholders.

- (V) Calculated expense amount, Dilution of the Company's earnings per share (EPS), and Other matters affecting shareholder's equity:
  - 1. Calculated expense amount:

The company shall measure the fair value of the stocks on the day they are granted and then recognize the relevant annual expenses over the vesting period. Based on the closing price of the company's common stock on March 10, 2023, which was NT\$28.5 per share, the estimated total expense that may be incurred when all vesting conditions are met is NT\$12.255 million. The estimated expenses from 2023 to 2026 are NT\$17.021 million, NT\$40.850 million, NT\$40.850 million, and NT\$23.829 million, respectively.

2. Dilution of the Company's earnings per share (EPS) and other matters affecting shareholder's equity:

Based on the current total number of issued shares of 394,530,477 shares, it is estimated that the earnings per share may decrease, after recognizing expenses from 2023 to 2026, by approximately NT\$0.04, NT\$0.10, NT\$0.10, and NT\$0.06, respectively. Based on the overall assessment mentioned above, the impact on the future earnings per share of the company is expected to be limited and there should be no material impact on the existing shareholder equity.

(VI) The Chairman is authorized to amend relevant provisions if any revisions regarding the Employee Restricted Stock Awards Guidelines of the Company are required based on

instructions by the competent authority during the review process. The issuance of the guidelines shall only proceed after obtaining subsequent ratification from the Board of Directors.

III.After approval by the shareholders' meeting, the Board of Directors will formulate the guidelines for issuing Employee Restricted Stock Awards in accordance with relevant laws and regulations. The stocks will be issued either in one or more tranches.

#### **Resolution:**

The voting result of this item is as follows:

Shares represented at the time of voting: 214,832,389

Voting Results	% of the total represented shares present
Votes in favor: 187,075,139 (including votes casted electronically: 25,050,755)	87.07%
Votes against: 11,026,376 (including votes casted electronically: 11,026,376)	5.13%
Votes invalid: 0	0%
Votes abstained: 16,730,874 (including votes casted electronically: 16,730,874)	7.78%

VI. Extempore Motion: None

VII. Meeting Adjourned: At 9:21 am on the same day.

The meeting minutes are recorded in accordance with the provisions of the Company Act. As far as the content and procedures of the meeting are concerned, the video and audio recordings of the meeting shall prevail.

## Gemtek Technology Co., Ltd. 2022 Business Report

(Translation)

#### I. Foreword

Reflecting on 2022, the gradual end of the Covid-19 pandemic resulted in the reopening of borders, allowing for the resumption of business and daily activities, marking the beginning of the first stage of global recovery. In the post-pandemic era, we adapted to a new way of life and worked to maintain the steady operation of our daily routines. However, the continuously evolving virus and the ongoing political turmoil resulting from the Russo-Ukrainian War have continued to present major challenges worldwide, testing the resilience of businesses and governments alike. Despite these setbacks, Gemtek Technology remained steadfast in adapting and solidifying our operational strategies while expanding our business capabilities. Our establishment of an efficient SMT line in our Vietnam factory was a testament to our success in staying ahead of the game. 2022 was a challenging year for Gemtek, but despite the severity of the overall environment, we continued to strive for progress in technology and operations, achieving a peak in revenue.

In the midst of global recovery, however, many businesses worldwide are still struggling in the aftermath of the pandemic. Despite the balance of supply and demand for electronic components gradually rebounding, policies implemented by governments around the world during the pandemic have had adverse consequences on factory operations. In the first half of the year, not only were Gemtek's production lines in Mainland China stifled, but suppliers in China also faced production stoppages, leading to a ripple effect on the supply of components. These uncontrollable factors posed a severe challenge to Gemtek, but with the efforts of our Chairman, General Manager, and colleagues, we managed to weather the storm and ride the wave. The pandemic provided an unforeseen opportunity for Gemtek Technology to learn and adjust our operational structure, including our procurement strategies, product design, coordination, and collaboration with customers. We made dynamic adjustments in these areas and put them into practice for the future. Throughout our journey, we have always upheld the principle of serving our customers first, with the hope of reducing the impact of structural factors on our company and customers in the future.

Despite the global pandemic and inflationary pressure brought on by the Russo-Ukrainian War, the demand for rapid deployment of broadband infrastructure equipment never wavered. Governments around the world are still eager to implement their plans to build fiber optic networks, and the deployment of 5G networks is also proceeding in full swing as customer demand remains

strong. According to the 2022 Ericsson Mobility Report, despite a weaker economy and geopolitical uncertainties, service providers continue to deploy 5G. As of November 2022, 228 service providers have already launched commercial 5G services globally. Deployment of 5G standalone (SA) networks also continues, with around 35 service providers having deployed or launched 5G SA in public networks. Ericsson predicts that the 5G subscription uptake will be faster than that of 4G following its launch in 2009, with 5G expected to reach 1 billion subscriptions 2 years sooner than 4G. It is expected that by the end of 2028, the number of 5G subscribers will reach approximately 9.2 billion. The number of smartphone users continues to grow as well, and it is expected to reach 6.6 billion by the end of 2022, accounting for 79% of all mobile phone users. By 2028, this number is predicted to increase to 7.8 billion, accounting for 84% of all mobile users. The demand for mobile networks will continue to strengthen, and it is predicted that FWA (Fixed Wireless Access) will grow at a strong rate of 19% per year by 2028.

Looking ahead to 2023, it is widely agreed that "digital technology" will continue to be a driving force behind technological development. In addition, in the post-pandemic era, we also need to be aware of other contemporary threats such as population ageing and climate change, which are the major contributors to the decline in economic productivity and environmental degradation around the world. Furthermore, geopolitical turbulence and the US-China competition have added momentum to the deglobalization trend and have led to a rise in calls for regional protectionism and industry localization. All these factors combined indicate that a substantial change in the current supply chain structure is unavoidable. Essentially, digital technology is the key to propelling industry transformation. Digital technology encompasses a variety of fields, such as Artificial Intelligence, Edge Computing, Internet of Things, Cybersecurity, and more. The internet serves as the cornerstone that enables these technologies to function, and as such, the deployment of network communication equipment is crucial. Our research and development team is continuously improving their skills to make help make a difference in the advancement of digital technology. In 2023, Gemtek Technology will continue to provide hardware manufacturing and design services to our customers, while also investing more resources in integrating software and hardware on SOC, user platforms, and application services. Our objective is to offer a broader spectrum of services, such as IoT and cybersecurity, to assist our end customers manage their business models more flexibly, which will ultimately lead to increased profitability. Gemtek will continue to optimize its research and development strategy to provide customers with the best possible products and services.

In addition to keeping pace with technological developments, Gemtek has incorporated "Net Zero" as part of our new policies. As a world-class network communications company, we believe

it is our responsibility to take care of the environment. Our R&D and management teams have always played a major role in advancing technology. In recent years, we have also made a conscious effort to prioritize sustainability by carefully selecting environmentally friendly components, processes, and packaging. As a result, sustainability has become one of our company's strengths.

Although inflation has affected the overall economy in 2023, Gemtek remains committed to its original goal of providing "Wireless Broadband Anywhere", and is fully prepared to expand its production scale and capabilities despite the economic fluctuations. Furthermore, Gemtek plans to allocate more resources to research and design of software and hardware, with the aim of meeting the expectations of our customers and shareholders.

#### II. 2022 Business Report

#### 1. Business Results

In 2022, the total consolidated operating income was NT\$27,899,990 thousand. The combined operating costs and operating expenses was NT\$27,171,633 thousand. The consolidated non-operating income was NT\$273,333 thousand. The consolidated non-operating expenses was NT\$82,357 thousand. The pre-tax net profit was NT\$919,333 thousand; income tax expense was NT\$173,283 thousand. Therefore, the consolidated net profit after tax for this year is NT\$746,050 thousand. Earnings per share (after tax) is NT\$1.70.

#### 2. Financial Status and Profitability

The Company has always adhered to the conservatism principle in its financial operations, laying out timely plans for the use of long and short-term funds. In 2022, the current ratio was 136.27% and the debt ratio was 46.12%, indicating that the composition of the company's financial structure was adequately sound and stable.

#### 3. Research and Development

2022 R&D Achievements

- (1) Development of next-generation passive optical network/ ultra-wideband network and voice service integration systems GPON/XGSPON /10GEPON/DPoE/NGPON2 products and shared software platform. (High performace xPON integration platform development based on protoble openwrt)
- (2) Fixed broadband xDSL and G.FAST Ultra-wideband product development
- (3) Whole home WiFi with Easy Mesh development
- (4) Advanced WiFi 6/6e AP, Repeater, and Mesh development
- (5) Enterprise-grade WiFi platform development
- (6) WiFi 7 AP prototype development
- (7) Cost-effective and Advanced LTE client device development, including Cat 20, Cat 12, Cat6, Cat4, CBRS
- (8) 3GPP based CIOT client device and LGA module development (including Cat 1, Cat-M1, NB-IOT)
- (9) Cost effective 5G NR FR1 IDU/ODU CPE development
- (10) Easy installtion and cost effective 5G NR FR1+ FR2 ODU CPE development
- (11) 28/39G mmwave smart antenna phase array system platform development
- (12) 5G NR smallcell and core network platform development
- (13) Cost effective 5G NR smallcell development for sharedband CBRS
- (14) Scalable Phased Array Antenna Development for LEO application ka/ku-band

#### III. 2022 Business Policies

#### 1. Marketing Strategy

- (1) Strengthen existing customer relationships and develop new customers.
- (2) Launch new products according to market trends with new technical specifications.
- (3) Identify market demands and strengthen the ability to collect market information.
- (4) Satisfy market demands and expand business operations in emerging markets.
- (5) Build good rapport with new clients and seek new business opportunities.

#### 2. Production Policy

- (1) Strictly control the production process and increase the utilization rate of production capacity.
- (2) Strictly select suppliers that meet cost effectiveness and integrate resources to pursue profitability.
- (3) Track the lead time and quality of key manufacturing components. Keenly identify changes in supply, demand and prices.
- (4) Adjust capital expenditures based on the condition of the industry.
- (5) Introduce automated and optimized production systems to increase production efficiency.
- (6) Achieve Net Zero by incorporating Post-consumer recycled plastic (PCR) materials into our product design.

#### 3. Industrial Development

Gemtek has long been dedicated to the development of wireless communications technology. Business development is centered on the following major operations:

- (1) Wireless network service products, which include broadband network related equipments that are built on top of telecommunications infrastructures (5G related technologies, LTE Small Cell, CPE), telecommunication network products (Wi-Fi AP/Router) and business-grade wireless AP/routers and Wi-Fi modules etc.
- (2) Fixed Broadband Network connection related products, which includes telecommunication integration (VoIP, VDSL, G.fast, GPON, Setup Box etc.) and fiber-optic network products.
- (3) Telecommication modules and services.
- (4) Cloud software integration services, IoT products.

#### **IV.** Conclusion

The company's management team would like to express their sincere gratitude to all shareholders for their unwavering support. We look forward to your continued encouragement and guidance in the forthcoming years.

Chairman: Hong-wen Chen

General Manager: Rong-chang Li

Accounting Supervisor: Zhi-hong Lin

Attachment B. 2022 Audit Committee's Review Report

# Gemtek Technology Co., Ltd. 2022 Audit Committee's Review Report

(Translation)

To Shareholders of Gemtek Technology Co., Ltd.,

The Board of Directors is responsible for the issuance of the Company's 2022 Business Reports and Financial Statements.

The CPA firm of Deloitte & Touche was appointed to audit Gemtek's Financial Statements and has issued an audit report with reference to the Financial Statements. The Business Report and Financial Statements have been reviewed and confirmed to be correct and accurate by the Audit Committee members of Gemtek Technology Co., Ltd. Based on the applicable laws of the Securities and Exchange Act and the Company Law, we hereby submit this report.

Gemtek Technology Co., Ltd.

Chairman of the Audit Commitee: Zhu-san Wang

Date: March 13, 2023

Attachment C. Auditors' Review Report

#### **Auditor's Review Report**

(Translation)

To Gemtek Technology Co., Ltd.,

#### **Opinion**

We have audited the accompanying individual financial statements of Gemtek Technologies Co., Ltd. (the "Company"), which comprise the individual balance sheets as of December 31, 2022 and 2021, and the individual statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the individual financial statements, including a summary of significant accounting policies (collectively referred to as the "individual financial statements").

In our opinion, the accompanying individual financial statements present fairly, in all material respects, the individual financial position of the Company as of December 31, 2022 and 2021, and its individual financial performance and its individual cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

#### **Basis for Audit Opinions**

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Individual Financial Statements section of our report. We are independent of the Company in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the individual financial statements for the year ended December 31, 2022. These matters were addressed in the context of our audit of the individual financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We hereby summarize the Key Audit Matters of the 2022 Individual Financial Statements of the Company as follows:

#### Revenue Recognition

which NT\$8,383,971 thousand sales revenue is attributed to the sale of a major customer product, accounting for 33% of the operating income. Due to the fact that the sales revenue makes up a consequential part of the operating income in contrast to the year 2021, the operating income for the sale to the specific customer product is listed as a Key Audit Matter. For related accounting policies pertaining to revenue recognition, please refer to Note 4 and 21.

Main Audit Procedures conducted by the CPA are as follows:

- 1. Assess the quality of composition and implementation of the Company's Internal Control Policy that are related to sales income conjointly with the Company's Sales Revenue Recognition Policy.
- 2. Conduct inspections on selected materials acquired from income reports that are related to sales transactions and receivables, etc. to verify whether the origins of the operating income are documented truthfully.
- 3. Verify whether the customer has received any substantial sales return or discounts after the transaction.

#### **Additional Matters:**

As of December 31, 2022 and 2021, in relation to investee companies that have adopted the equity method for investments, due to the differences in the respective financial reporting structures, the audit engagement for the financial statements of Gemtek Vietnam Co., Ltd. was performed by a separate CPA firm other than us. The financial statements of Gemtek Vietnam Co., Ltd. was audited by a designated CPA in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers. Therefore, our opinion for the financial statements of Gemtek Vietnam Co., Ltd. derives from the audit report given by its designated CPA where the equity method had been applied to investments and recognized comprehensive income. The total amount of investments by investee companies that have adopted the equity method as of December 31, 2022 and 2021 was NT\$1,268,866 thousand and NT\$579,584 thousand respectively, accounting for 5% and 3% of the total assets of the individual. The recognized comprehensive income of investments by investee companies as of December 31, 2022 and 2021 was NT\$316,125 thousand and NT\$79,878 thousand respectively, accounting for 25% and 3% of the total comprehensive income of the individual.

#### **Duties and Responsibilities of Management and Corporate Governance**

Management is responsible for the preparation and fair presentation of the individual financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and for such internal control as management determines is necessary to enable the preparation of individual financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the individual financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to

liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including the audit committees, are responsible for overseeing the Company's financial reporting process.

#### Auditors' Responsibilities for the Audit of the Individual Financial Statements

Our objectives are to obtain reasonable assurance about whether the individual financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these individual financial statements.

As part of an audit in accordance with the auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the individual financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the individual financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the individual financial statements, including the disclosures, and whether the individual financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

6. Obtain sufficient and appropriate audit evidence regarding the financial information of entities or business activities within the Company to express an opinion on the individual financial statements. We are responsible for the direction, supervision, and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the individual financial statements for the year ended December 31, 2022 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Deloitte & Touche Taiwan
Certified Public Accountant
Han-ni Fang

Deloitte & Touche Taiwan
Certified Public Accountant
Jing-ting Yang

Financial Supervisory Commission Approved Document Number: 1090347472

Securities and Futures Commission Approved Document Number: 6-0930128050

Date: March 15, 2023

# GEMTEK TECHNOLOGY CO., LTD. Parent Company Only Balance Sheets December 31,2022and 2021 (Expressed in thousands of New Taiwan Dollars)

		Decembe	r 31,2022	December 31,2021			
	ASSETS	AMOUNT	%	AMOUNT	%		
	CURRENT ASSETS						
1100	Cash and cash equivalents (note 4 and 6)	\$ 178,26	3 1	\$ 306,549	2		
1110	Financial assets at fair value through profit or loss - current (note 4 and 7)			125,886	1		
1170	Accounts receivable, net (note 4 \cdot 10 and 21)	8,970,39	8 38	5,443,505	29		
1180	Accounts receivable from related parties (note 4 \cdot 21 and 30)	140,24	2 1	1,045,699	6		
1200	Other receivables	18,43	-	44,455	-		
1210	Other receivables from related parties (note 4 and 30)	1,343,12	2 6	13,342	-		
1220	Current tax assets (note 4 and 21)	1,20	-	-	-		
130X	Inventories (note 4 and 11)	577,81	0 3	601,047	3		
1470	Other current assets (note 4 and 15)	96,04		98,586			
11XX	Total current assets	11,325,51	<u>3</u> <u>49</u>	7,679,069	<u>41</u>		
	NON-CURRENT ASSETS						
1517	Financial assets at fair value through other comprehensive income - non-current (note 4 and 8)	133,41	4 1	171,508	1		
1535	Financial assets at amortized cost - non-current (note 4 \cdot 9 and 31)	20,00		20,000	-		
1550	Investments accounted for using the equity method (note 4 and 12)	10,231,97		9,036,521	49		
1600	Property, plant and equipment (note 4 \cdot 13 and 30)	1,431,89		1,457,078	8		
1755	Right-of-use assets (note 4 and 14)	8,75		13,873	-		
1840	Deferred tax assets (note 4 and 23)	49,49		45,910	_		
1990	Other non-current assets (note 4 \cdot 15 and 19)	129,21		151,780	1		
15XX	Total non-current assets	12,004,74		10,896,670	59		
1XXX	Total assets	\$ 23,330,26	100	<u>\$ 18,575,739</u>	<u>100</u>		
	LIABILITIES AND EQUITY						
	CURRENT LIABILITIES						
2100	Short-term borrowings (note 16)	\$ 2,526,20	5 11	\$ 2,108,520	11		
2130	Contract liabilities - current (note 4 and 21)	287,66		155,147	1		
2170	Accounts payable	2,120,09		1,081,326	6		
2180	Accounts payable to related parties (note 30)	4,364,57		1,909,016	10		
2219	Other payables (note 18 and 30)	560,97		452,864	3		
2230 2280	Current tax liabilities (note 4 and 23)	124,83		21,071	-		
2321	Current lease liabilities (note 4 and 14)	3,63	-	5,425	-		
2321	Current portion of bonds payable (note 17) Other current liabilities (note 18)	55.11		857,842	5		
2399 21XX	Total current liabilities	55,11 10,043,10		<u>77,575</u> 6,668,786	<u>-36</u>		
217171	NON-CURRENT LIABILITIES		<u> </u>				
2580	Non-current lease liabilities (note 4 and 14)	5,03	3 -	8,053	_		
2570	Deferred tax liabilities (note 4 and 23)	208,03		208,258	1		
2670	Other non-current liabilities (note 18)	1,04		815	-		
25XX	Total non-current liabilities	214,11		217,126	<u>1</u>		
2XXX	Total liabilities	10,257,21	8 44	6,885,912	_ 37		
	<b>EQUITY</b> (note 4 \ 12 \ 17 and 20)						
	Share capital						
3110	Ordinary shares	3,946,46	<u>17</u>	3,661,188	20		
3140	Capital collected in advanced		<u>-</u> <u>- 21</u>	44,798			
3200	Capital surplus	4,983,06	5 21	4,441,626	24		
3310	Retained earnings Legal reserve	943,76	iQ 1	878,269	4		
3310	Special reserve	943,76 195,63		1,305,902	4 7		
3350	Unappropriated earnings	1,728,17	6 7	696,971	4		
3300	Total retained earnings	2,867,58	<u>12</u> <u>12</u>	2,881,142	15		
3490	Other equity	1,275,93		661,073	<u>4</u> <u>63</u>		
3XXX	Total equity	13,073,04	<u>56</u>	11,689,827	<u>63</u>		
	Total liabilities and equity	\$ 23,330,26	100	<u>\$ 18,575,739</u>	<u>100</u>		

The accompanying notes are an integral part of the parent company only financial statements.

#### GEMTEK TECHNOLOGY CO., LTD.

#### Parent Company Only Statements of Comprehensive Income

#### For the Years Ended December 31,2022 and 2021

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

	( <b>F</b>	2022					2021				
代 碼			AMOUNT		%		AMOUNT	(	%		
4000	Operating revenue (note 4 \cdot 21		0.5.7.62.70.6		100		20.562.652		100		
	and 31)	3	\$ 25,763,706		100	\$	20,562,652	100			
5000	Operating costs (note 11 \cdot 19 \cdot										
	22 and 31)	(_	24,121,632)	(_	( <u>94</u> )		( <u>19,038,109</u> )		<u>93</u> )		
5900	Gross profit	_	1,642,074	_	6	_	1,524,543	7			
	Operating expenses (note 10 \cdot 19 \cdot 22 and 30)										
6100	Selling expenses	(	405,951)	(	2)	(	343,402)	(	2)		
6200	General and administrative expenses	(	323,295)	(	1)	(	277,481)	(	1)		
6300	Research and development expenses	(	824,912)	(	3)	(	720,649)	(	3)		
6450	Expected credit losses	(	024,712)	(	3)	(	720,047)	(	3)		
	reversed on receivables	(	121)				48				
6000	Total operating	(_	121)	-		_	40	_	_ <del>_</del>		
0000	expenses	(_	1,554,279)	(_	<u>6</u> )	(_	1,341,484)	(_	<u>6</u> )		
6900	Profit from operations	_	87,795	-		_	183,059	_	1		
	Non-operating income and expenses										
7100	Interest income (note 22)		15,500		-		2,416		-		
7010	Other income (note 22 and 31)		42.502				29 075				
7020	Other gains and losses( note		42,592		-		28,975		-		
, 020	22 and 31)		104,184		1		50,764		_		
7050	Finance costs (note 22)	(	,		-	(	30,586)		-		
7070	Share of profit of subsidiaries and										
	associates ( note 4 and										
	12)		595,163		2		472,392		2		
7000	Total non-operating income and	_		_							
	expenses	_	687,862	_	3	_	523,961	_	2		

(Continued)

#### ( Brought Forward)

			2022		2021				
		A	MOUNT	%		AMOUNT	%		
7900	Profit before income tax	\$	775,657	3	\$	707,020	3		
7950	Income tax (note 4 and 23)	(	110,974)		(	27,227)			
8200	Net profit for the period		664,683	3		679,793	3		
	Other comprehensive income /(loss)								
8310	Items that will not be reclassified subsequently to profit or loss								
8311	Remeasurement of defined benefit plans (note 19)		8,337	-	(	3,527)	-		
8316	Unrealized loss on investments in equity instruments at fair value through other								
8330	comprehensive income Share of other comprehensive	(	38,094)	-	(	29,987)	-		
8360	loss of subsidiaries and associates accounted for using the equity method  Items that may be reclassified		406,617	1		2,068,586	10		
8361 8370	subsequently to profit or loss Exchange differences on translation of the financial statements of foreign operations Share of other comprehensive loss of subsidiaries and		233,369	1	(	63,871)	-		
8300	associates accounted for using the equity method Other comprehensive income/(loss)		595 610,824	<del>_</del>	(	3,032) 1,968,169	<del>_</del>		
8500	Total comprehensive income	\$	1,275,507	5	\$	2,647,962	<u>13</u>		
9750 9850	Earnings per share (note 24) Basic earnings per share Diluted earnings per share	<u>\$</u> \$	1.70 1.59		<u>\$</u> \$	1.89 1.69			

The accompanying notes are an integral part of the parent company only financial statements.

#### Parent Company Only Statements of Changes in Equity For the Years Ended December 31,2022and 2021 (Expressed in thousands of New Taiwan Dollars)

		Share	e Capital (note 21 and	d 26)	Retained Earnings (note21)			Other Equity ( note 4and 21 ) Unrealized							
code A1	BALANCE AT JANUARY 1, 2021	Shares (in thousand)	Common Stock \$ 3,575,905	Advance Receipts for Share Capital	Capital Surplus (note 4 \ 18 and 21) \$ 4,606,007	Legal Reserve \$ 750,939	Special Reserve \$ 559,574	Unappropriated Earnings \$ 1,273,304	Exchange Differences on Translation of the Financial Statements of Foreign Operation (\$ 514,953)	Valuation Gain/(Loss) on Financial Assets at Fair Value Through Other Comprehensive Income (\$ 790,948)	Unearned Employee Compensation (\$ 75.825)		Treasury Shares	Non-controlling equity (note 21 and 27) \$ 132	Total Equity \$ 9,384,135
Al		357,391	\$ 3,575,905	<u>\$ -</u>	\$ 4,606,007	\$ 750,939	\$ 339,374	\$ 1,273,304	( \$ 314,933 )	( \$ 790,948 )	( \$ 75,825 )	( \$ 1,381,726 )	<u>\$ -</u>	\$ 132	\$ 9,384,133
B1 B3 B5	Appropriation of 2020 earnings Legal reserve Special reserve Cash dividends of share holder Subtotal	-	-	-	-	20,119	183,614	( 20,119 ) ( 183,614 )	- -	-	-	-	-	-	-
D1	Net profit for the year ended December 31, 2021					20,119	183,614	( 203,733 ) 679,793						1,791	681,584
D3	Other comprehensive loss for the year ended December 31, 2021	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	<u>-</u>	(3,463_)	(66,903 )	2,038,535		1,971,632	<u>-</u>		1,968,169
D5	Total comprehensive income/(loss) for the year ended December 31, 2021	<u>-</u>	<del>-</del>	<u>-</u>		<del>-</del>	<u>-</u>	676,330	(66,903 )	2,038,535		1,971,632	<u>-</u>	1,791	2,649,753
<b>I</b> 1	corporate bond converted to ordinary shares	8,712	87,123	44,798	204,666			<u>-</u>			<u>-</u> _		<u>-</u>	<u>-</u>	336,587
М3	Disposals of subsidiaries				(8,691)			<u>-</u>			<u>-</u> _		<del>_</del>	<del>_</del>	(8,691)
N1	Issuance of restricted share plan for														
	employees	( 184 )	(1,840 )	<u> </u>	(2,690 )		<u>-</u> _		<u>-</u>	<u>-</u>	4,530	4,530		<u>-</u> _	
O1	Changes of non-controlling interest	<u> </u>						( 21,339 )		21,339		21,339			
Q1	Disposal of investments in equity instruments at fair value through other comprehensive income	_	_	_	_	_	_	(21,339 )	_	21,339	_	21,339	_	_	
T1	Share-based payment expenses							(			45,298	45,298			45,298
Z1	BALANCE AT DECEMBER 31, 2021	366,119	3,661,188	44,798	4,441,626	878,269	1,305,902	696,971	(581,856 )	1,268,926	(25,997_)	661,073		225,994	11,915,821
B1 B3 B5	Appropriation of 2021 earnings Legal reserve Special reserve Cash dividends to shareholders	-	-	-	-	65,499 - -	( 1,110,264 )	( 65,499 ) 1,110,264 ( 607,738 )	-	-	-	-	- - -	-	(607,738 )
C.T.	Total		<del>_</del>	<del>_</del>	<del>-</del>	65,499	(1,110,264 )	437,027	<del>-</del>		<del>_</del>		<del>_</del>	<del>_</del>	(607,738 )
C7	Changes in subsidiaries and associates recognized using the equity method	<del>-</del>		<del>-</del>	131,860	<del></del>	<del>-</del>	( 216 )	4	216	<del></del>	220	<u>-</u>	<del>-</del>	131,864
M7	Changes in ownership of the Equity of subsidiaries			<u> </u>	14,269		<u> </u>	<u>-</u>							14,269
D1	Net profit for the year ended December 31, 2022	-	-	-	-	-	-	664,683	-	-	-	-	-	81,367	746,050
D3 D5	Other comprehensive loss for the year ended December 31, 2022 Total comprehensive income/(loss) for the	<del>-</del>	<del>-</del>		<u> </u>			8,612	233,964	368,248	<u>=</u>	602,212		<del>-</del>	610,824
D3	year ended December 31, 2022		<del>_</del>		<del>_</del>		<del>_</del>	673,295	233,964	368,248	<del>_</del>	602,212		81,367	1,356,874
L1	Buy-back of treasury shares		<del>_</del>		<del>_</del>		<del>_</del>	<del>_</del>		<del>-</del>	<del>_</del>		(307,112 )	<del></del>	(307,112 )
L3 M3	Cancelation of treasury shares Disposals of subsidiaries	(	(	<u> </u>	(	<u>-</u>	<u> </u>	( <u>83,779</u> ) ( <u>34</u> )	<u> </u>	34		35	307,112	<u> </u>	1
<b>I</b> 1	Convertible bonds converted to ordinary shares	39,040	390,402	(44,798_)	510,856				_			_			856,460
N1	Cancelation of restricted share plan for employees			(		<u>-</u>									330,400
01	Changes of non	(171_ )	(1,705 )	<del></del>	4,367			<del></del>	<del>-</del>	<del>-</del>	(2,662 )	(2,662 )			
01	Changes of non-controlling interest				<u>-</u>				<del>-</del>	<u>=</u>				(1,541 )	(1,541 )
Q1	Disposal of investments in equity instruments at fair value through other comprehensive income	<del>_</del>		<del>-</del>	<del>-</del>	<u>-</u>	<del>_</del>	4,912		(4,912 )	-	(4,912 )	<del>_</del>	<u>-</u>	
T1	Share-based payment expenses		<u> </u>		<u> </u>						19,964	19,964			19,964
Z1	BALANCE AT DECEMBER 31, 2022	<u>394,646</u>	<u>\$ 3,946,465</u>	The accor	<u>\$ 4,983,065</u> npanying notes	\$ 943,768 are an integr	** 195,638 al part of the p	<u>\$ 1,728,176</u> parent company	( <u>\$ 347,887</u> ) y only financia	\$ 1,632,512 l statements.	(\$8,695)	<u>\$ 1,275,930</u>	<u>\$</u>	<u>\$ 305,820</u>	<u>\$ 13,378,862</u>

#### GEMTEK TECHNOLOGY CO., LTD

#### Parent Company Only Statements of Cash Flows

#### For the Years Ended December 31,2022 and 2021

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

	( <b>-</b>		2022		2021
	CASH FLOWS FROM OPERATING				
	ACTIVITIES				
A00010	Income before income tax	\$	775,657	\$	707,020
A20010	Adjustments for:				
A20100	Depreciation expense		117,235		105,137
A20200	Amortization expense		57,654		52,287
A20300	Expected credit losses reversed				
	on receivables		121	(	48)
A20400	Net (gain)/loss on fair value				
	changes of financial				
	[assets/liabilities] at fair value				
	through profit or loss		14,820	(	29,958)
A20900	Finance costs		69,577		30,586
A21200	Interest income	(	15,500)	(	2,416)
A21300	Dividend income	(	5,801)	(	4,491)
A21900	Share-based payment expenses		19,964		45,298
A22400	Share of profit of subsidiaries and	,	505 160)	,	450 202
. 22500	associates	(	595,163)	(	472,392)
A22500	Gain on disposal of property, plant	(	201)	(	92)
A 22100	and equipment	(	384)	(	83)
A23100	Disposal in in subsidiaries and				
	associates accounted for using	(	2 140)	(	105,631)
A23800	the equity method (Reversal of) write-down of	(	3,140)	(	103,031)
A23600	inventories	(	1,149)		6,434
A24100	Net (gain)/loss on foreign	(	1,149)		0,434
A24100	currency exchange		131,131		31,686
A30000	Changes in operating assets and		131,131		31,000
A30000	liabilities				
A31115	financial assets at fair value				
7131113	through profit or loss		111,066		17,696
A31140	Notes receivable from related		111,000		17,000
	parties		_		11,250
A31150	Accounts receivable	(	3,763,377)	(	32,716)
A31160	Accounts receivable from related	`	,	`	,
	parties		823,789		272,547
A31180	Other receivables	(	75,500)		18,007
A31200	Inventories		24,386		180,513
A31240	Other current assets		4,570		22,730
A31990	Prepaid pension	(	2,076)	(	2,143)
A32125	Contract liabilities		181,068	(	28,096)
A32150	Accounts payable		1,070,723	(	626,683)
A32160	Accounts payable to related parties		2,551,864	(	1,053,977)
A32180	Other payables		103,478	(	21,371)
A32230	Other current liabilities	(_	22,108)	_	24,559

#### ( Brought Forward)

			2022		2021
A33000	Cash used in operations		1,572,905	(	854,255)
A33100	Interest received	\$	15,642	`\$	2,412
A33200	Dividends received		5,801		4,491
A33300	Interest paid	(	63,529)	(	14,966)
A33500	Income tax paid	(	12,216)	<u>(</u>	65,509)
AAAA	Net cash used in operating activities	_	1,518,603	(	927,827)
	CASH FLOWS FROM INVESTING ACTIVITIES				
B00010	Purchase of financial assets at fair value through other comprehensive income		-	(	3,592)
B00020	Proceeds from sale of financial assets at fair value through other comprehensive income		_	·	8,380
B00050	Proceeds from disposal of financial assets at amortised cost		_		20,000
B01800	Acquisition of investments accounted for using the equity method	(	301,350)	(	153,000)
B01900	Proceeds from investments accounted for using equity method	·	9,571	`	-
B02400	Capital reduction in subsidiary and refund to shareholders		139,200		300,000
B02700	Payments for property, plant and equipment	(	111,472)	(	243,271)
B02800	Proceeds from disposal of property, plant and equipment		35,055		5,674
B03700	Decrease (Increase) in refundable deposits	(	241)	(	2,198)
B05900	Increase in other receivable- related parties	(	1,228,400)		-
B06700	Increase in other non-current assets	(	34,448)	(	76,018)
B07600	Dividends received from subsidiaries		233,000		130,912
B0990	Acquisition of Dividend from affiliated company		109,142		80,402
BBBB	Net cash generated from investing activities	(	1,149,943)		67,289
	CASH FLOWS FROM FINANCING ACTIVITIES				
C00100	Increase short-term borrowings		425,883		1,030,475
C01300	Redemption of Bonds	(	3,300)		-
C04020	Repayment of the principal portion of lease liabilities	(	4,908)	(	3,075)
C04300	Increase( Decrease )in other non-current liabilities		229	(	9)
C04500	Cash dividends paid	(	607,738)	(	715,332)
C04900	Payments for buy-back of ordinary shares	(	307,112)		<u>=</u>
CCCC	Net cash generated from financing activities	(_	496,946)		312,059
EEEE	NET DECREASE IN CASH AND CASH EQUIVALENTS	(	128,286)	(	548,479)
E00100	CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR		306,549		855,028
E00200	CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR		178,263		306,549

The accompanying notes are an integral part of the parent company only financial statements.

#### **Auditor's Review Report**

(Translation)

To Gemtek Technology Co., Ltd.,

#### **Opinion**

We have audited the accompanying consolidated financial statements of Gemtek Technologies Co., Ltd. and its subsidiaries (collectively referred to as the "Group"), which comprise the consolidated balance sheets as of December 31, 2022 and 2021, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies (collectively referred to as the "consolidated financial statements").

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2022 and 2021, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

#### **Basis for Opinion**

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Group's consolidated financial statements for the year ended December 31, 2022. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We hereby summarize the Key Audit Matters of the 2022 Consolidated Financial Statements of the Group as follows:

#### Revenue Recognition

The 2022 operating income of Gemtek Technology Co., Ltd. and its subsidairies is NT\$27,899,990 thousand, in which NT\$8,383,981 thousand sales revenue is attributed to the sale of a major customer product, accounting for 30% of the operating income. Due to the fact that the sales revenue makes up a consequential part of the operating income in contrast to the year 2021, the operating income for the sale to the specific customer product is listed as a Key Audit Matter. For related accounting policies pertaining to revenue recognition, please refer to Note 4 and 22.

Main Audit Procedures conducted by the CPA are as follows:

- 1. Assess the quality of composition and implementation of the Company's Internal Control Policy that are related to sales income conjointly with the Company's Sales Revenue Recognition Policy.
- 2. Conduct inspections on selected materials acquired from income reports that are related to sales transactions and receivables, etc. to verify whether the origins of the operating income are documented truthfully.
- 3. Verify whether the customer has received any substantial sales return or discounts after the transaction.

#### **Additional Matters:**

The financial statements of Gemtek Vietnam Co., Ltd. for the years ended December 31, 2022 and 2021 have been incorporated in the consolidated financial statements of Gemtek Technologies Co., Ltd. and its subsidiaries. Due to the differences in the respective financial reporting structures, the audit engagement for the financial statements of Gemtek Vietnam Co.,

Ltd. was performed by a separate CPA firm other than us. The financial statements of Gemtek Vietnam Co., Ltd. was audited by the appointed CPA in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China. Therefore, when issuing our opinions for the consolidated financial statements, the opinions for the financial statements of Gemtek Vietnam Co., Ltd. is based on the audit report given by the appointed CPA. The total asset of Gemtek Vietnam Co., Ltd. as of December 31, 2022 and 2021 were NT\$4,998,116 thousand and NT\$2,091,260 thousand respectively, accounting for 20% and 10% of the total consolidated assets. The net operating income from January 1 to December 31, 2022 and 2021 were NT\$871 thousand and NT\$1,104 thousand respectively, accounting for 0% and 0% of the consolidated net operating income.

We have audited the individual financial statements of Gemtek Technologies Co., Ltd. as of and for the years December 31, 2022 and 2021 on which we have issued an unmodified opinion.

### Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance, including the audit committee, are responsible for overseeing the Group's financial reporting process.

#### Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

Identify and assess the risks of material misstatement of the consolidated financial statements,
whether due to fraud or error, design and perform audit procedures responsive to those risks,
and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.
The risk of not detecting a material misstatement resulting from fraud is higher than for one
resulting from error, as fraud may involve collusion, forgery, intentional omissions,
misrepresentations, or the override of internal control.

- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision, and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2022 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be

communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Deloitte & Touche Taiwan Certified Public Accountant Han-ni Fang Deloitte & Touche Taiwan
Certified Public Accountant
Jing-ting Yang

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

Date: March 15, 2023

#### GEMTEK TECHNOLOGY CO., LTD.

#### Parent Company and Subsidiaries Balance Sheets

December 31,2022 and 2021 (Expressed in thousands of New Taiwan Dollars)

December 31,2022 December 31,2021 **AMOUNT** % **AMOUNT** % code **ASSETS CURRENT ASSETS** 1100 Cash and cash equivalents (note 4 and 6) \$ 1,009,501 4 \$ 1,275,808 6 1110 Financial assets at fair value through profit or loss - current (note 4 and 7) 17,940 142,860 1136 Financial assets at amortized cost – current (note 4, 9 and 32) 3,307 1 137,291 1 1170 Accounts receivable, net (note 4 \cdot 10 and 22) 9,305,116 38 6,157,358 30 1180 Accounts receivable from related parties (note 4 \cdot 22 and 31) 63,000 201,980 1 1200 Other receivables (note 4 \cdot 31) 33,949 113,617 Current tax assets (note 4 and 24) 1220 1,281 324 130X Inventories (note 4 and 11) 4,601,290 19 3,748,983 18 1470 Other current assets (note 4 and 16) 243,671 231,273 11XX **Total current assets** 15,279,055 62 12,009,494 59 **NON-CURRENT ASSETS** 1517 Financial assets at fair value through other comprehensive income non-current (note 4 and 8) 3,258,819 13 2,823,493 14 1535 Financial assets at amortized cost - non-current (note 4 \cdot 9 and 33) 20,000 20,000 1550 Investments accounted for using the equity method (note 4,12 and 5 1,286,049 1,109,983 6 1600 Property, plant and equipment (note 4 and 14) 3,471,538 4,042,505 16 17 1755 Right-of-use assets (note 4 and 15) 384,883 2 137,653 1805 Goodwill (note 4 and 27) 265,224 265,224 1 1821 Other intangible assets 65,745 83,817 1840 Deferred tax assets (note 4 and 24) 61,716 48,005 1990 Other non-current assets (note 4 \cdot 16 and 20) 166,543 247,823 **Total non-current assets** 15XX 9,551,484 38 41 8,207,536 1XXX **Total assets** \$ 24,830,539 100 \$ 20,217,030 100 LIABILITIES AND EQUITY code **CURRENT LIABILITIES** 2100 Short-term borrowings (note 17) 10 10 \$ 2,526,205 \$ 2,108,520 2130 Contract liabilities - current (note 4 and 22) 325,857 1 307,167 2 2170 Accounts payable 7,103,761 29 3,944,962 20 Accounts payable to related parties (note 31) 2180 5,667 2219 Other payables (note 19 and 31) 971,249 4 713,200 4 2230 Current tax liabilities (note 4 and 24) 137,470 25,910 2280 Current lease liabilities (note 4 and 15) 91,168 14,918 2321 Current portion of bonds payable (note 18) 857,842 4 2399 Other current liabilities (note 19) 56,977 78,522 21XX **Total current liabilities** 11,212,687 45 8,056,708 40 NON-CURRENT LIABILITIES 2570 Deferred tax liabilities (note 4 and 24) 224,596 218,933 2580 Non-current lease liabilities (note 4 and 15) 12,689 24,102 2670 Other non-current liabilities (note 19) 1,705 1,466 25XX **Total non-current liabilities** 238,990 244,501 2XXX **Total liabilities** 11,451,677 8,301,209 41 <u>46</u> **EQUITY** (note 4 \ 13 \ 18 \ 21 and 26) Share capital 3110 Ordinary shares 3,946,465 3,661,188 3140 Capital collected in advance 44,798 3200 Capital surplus 4,983,065 4,441,626 Retained earnings 3310 Legal reserve 943,768 878,269 3320 Special reserve 195,638 1,305,902 3350 1,728,176 Unappropriated earnings 7 696,971 3 3300 Total retained earnings 2,881,142 2,867,582 12 3490 Other equity 1,275,930 661,073 31XX Total equity attributable to owners of parent 13,073,042 11,689,827 36XX Non-controlling interests (note 21) 305,820 225,994 3XXX Total equity 11,915,821 59 13,378,862 54 Total liabilities and equity 100 <u>\$ 24,830,539</u> 100 \$ 20,217,030

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

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 Income For the Years Ended December 31,2022and 2021

	(Expressed in thousands of N	lew Taiwan Dollars, Excep	t Earnings Per S	Share)	
		2022		2021	
c o d e		Amount	<u>%</u>	Amount	<u>%</u>
4000	Operating revenue (note 4 \cdot 22 and 31)	\$ 27,899,990	100	\$ 22,912,691	100
5000	Operating costs (note 12 \cdot 20 \cdot 23 and 31)	(_25,034,716)	( <u>90</u> )	( 20,852,099)	(_91)
5900	Gross profit	2,865,274	10	2,060,592	9
c100	Operating expenses (note 10 \cdot 20 \cdot 23 and 31)	( 517.021)	( 2)	( 401 400)	( 2)
6100 6200	Selling expenses General and administrative	( 517,931)	(2)	( 401,480)	(2)
6300	expenses Research and development	( 695,521)	( 3)	( 549,607)	( 3)
6450	expenses Expected credit losses	( 916,227)	( 3)	( 753,460)	( 3)
6000	reversed on receivables  Total operating	(7,238)		48	
0000	expenses	(2,136,917)	(8)	(1,704,499)	(8)
6900	Profit from operations	728,357	2	356,093	1
	Non-operating income and expenses				
7100 7010	Interest income (note 23) Other income (note 23 and	35,904	-	21,290	-
7020	31) Other gains and losses ( note	80,929	-	65,953	-
	23 and 31)	21,850	_	129,803	1
7050	Finance costs (note 23)	( 82,357)	-	( 30,803)	_
7060	Share of profit of subsidiaries and associates				
7000	( note 4 and 13 )  Total non-operating income and	134,650	1	<u>181,117</u>	1
	expenses	190,976	1	367,360	2
7900	Profit before income tax	919,333	3	723,453	3
7950	Income tax (note 4 and 24)	(173,283)	<del>_</del>	(41,869)	<del>-</del>

746,050

\_\_\_3

681,584

\_\_\_3

(Continued)

Net profit for the period

8200

#### (Brought forward)

		2022		2021	
c o d e		Amount	%	Amount	%
	Other comprehensive income /(loss)				
8310	Items that will not be reclassified subsequently to profit or loss				
8311	Remeasurement of defined benefit plans (note 20)	\$ 8,337	-	(\$ 3,527)	-
8316	Unrealized loss on investments in equity instruments at fair value through other				
8330	comprehensive income Share of other comprehensive loss of subsidiaries and associates accounted for using	368,248	1	2,038,535	9
8360	the equity method Items that may be reclassified	275	-	64	-
8361	subsequently to profit or loss Exchange differences on translation of the financial statements of foreign operations	233,369	1	( 63,871)	_
8370	Share of other comprehensive loss of subsidiaries and associates accounted for using	233,307	1	( 05,071)	
8300	the equity method Other comprehensive	<u>595</u>	<del>_</del>	(3,032)	
	income/(loss)	610,824	2	1,968,169	9
8500	Total comprehensive income	\$ 1,356,874	<u>5</u>	\$ 2,649,753	<u>12</u>
8610	Profit, attributable to: Profit, attributable to owners				
8620	of parent Profit, attributable to	\$ 664,683	3	\$ 679,793	3
8600	non-controlling interests	<u>81,367</u> <u>\$ 746,050</u>	<u></u>	1,791 \$ 681,584	<u>-</u> <u>3</u>
8710	Profit, attributable to: Comprehensive income,	ф. 1.255.50 <b>7</b>	~	<b>4.</b> 2.647.062	10
8720	attributable to owners of parent Comprehensive income, attributable to non-controlling	\$ 1,275,507	5	\$ 2,647,962	12
8700	interests	<u>81,367</u> <u>\$ 1,356,874</u>	<u>-</u> <u>-</u> 5	1,791 \$ 2,649,753	<u>-</u> <u>12</u>
9750 9850	Earnings per share (note 25)  Basic earnings per share  Diluted earnings per share	\$ 1.70 \$ 1.59		\$ 1.89 \$ 1.69	

The accompanying notes are an integral part of the consolidated financial statements. 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 the Years Ended December 31,2022and 2021 (Expressed in thousands of New Taiwan Dollars)

		Share	Capital (note 21 an	d 26)	•	Retained Earnings (note21)		Other Equity (note 4and 21)							
code A1	BALANCE AT JANUARY 1, 2021	Shares (in thousand) 357,591	Common Stock \$ 3,575,905	Advance Receipts for Share Capital	Capital Surplus (note 4 \cdot 18 and 21) \$ 4,606,007	Legal Reserve \$ 750,939	Special Reserve \$ 559,574	Unappropriated Earnings \$ 1,273,304	Exchange Differences on Translation of the Financial Statements of Foreign Operation (\$ 514,953)	Unrealized Valuation Gain/(Loss) on Financial Assets at Fair Value Through Other Comprehensive Income (\$ 790,948)	Unearned Employee Compensation (\$ 75.825 )	Total ( <u>\$ 1,381,726</u> )	Treasury Shares	Non-controlling equity (note 21 and 27)	Total Equity \$ 9,384,135
B1 B3 B5	Appropriation of 2020 earnings Legal reserve Special reserve Cash dividends of share holder Subtotal	-	-	- - 	<u> </u>	20,119	183,614 	( 20,119 ) ( 183,614 )	: 	-	-	- -	-	- -	
D1	Net profit for the year ended December 31, 2021	-	-	-	-	-	-	679,793	-	-	-	-	-	1,791	681,584
D3	Other comprehensive loss for the year ended December 31, 2021	<u>-</u> _	<u>-</u>	<u>-</u>				(3,463_ )	(66,903_ )	2,038,535		1,971,632		<u>-</u> _	1,968,169
D5	Total comprehensive income/(loss) for the year ended December 31, 2021					<u> </u>		676,330	(66,903 )	2,038,535		1,971,632	<u> </u>	1,791	2,649,753
I1	corporate bond converted to ordinary shares	8,712	87,123	44,798	204,666			<u>=</u>	<u>-</u> _			<u>=</u>		<u>=</u>	336,587
М3	Disposals of subsidiaries				(8,691)		<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>		<del>_</del>		<u>-</u> _	(8,691)
N1	Issuance of restricted share plan for employees														
		( 184 )	(1,840 )	<u>-</u> _	( 2,690 )	<del>-</del>		<del>-</del>		<del>-</del> _	4,530	4,530	<del></del>	<del>_</del>	
O1 Q1	Changes of non-controlling interest  Disposal of investments in equity instruments	<del></del>	<del></del>	<del></del>	<del></del>			( 21,339 )		21,339		21,339			<u>-</u>
Q.	at fair value through other comprehensive income	<u>-</u>	<u>-</u>	<del>_</del>		<u>-</u>		(21,339 )	<del>_</del>	21,339	<del>_</del>	21,339	<u>-</u>	<u>-</u> _	
T1	Share-based payment expenses			<del>_</del>				<del>_</del>	<del>_</del>	<del>_</del>	45,298	45,298		<del>_</del>	45,298
Z1	BALANCE AT DECEMBER 31, 2021	366,119	3,661,188	44,798	4,441,626	878,269	1,305,902	696,971	(581,856 )	1,268,926	(25,997 )	661,073	<u>=</u>	225,994	11,915,821
B1 B3 B5	Appropriation of 2021 earnings Legal reserve Special reserve Cash dividends to shareholders Total	- - -	- - -	- - - -	- - -	65,499 - - - - 65,499	( 1,110,264 ) ( 1,110,264 )	( 65,499 ) 1,110,264 ( 607,738 ) 437,027	- - - -		- - - -	- - 	- - 	- - - -	(607,738 ) (607,738 )
C7	Changes in subsidiaries and associates recognized using the equity method	<u>-</u> _	<u>-</u>	<u>-</u> _	131,860	<u> </u>	<del>_</del>	(216 )	4	216		220	<u> </u>	<u>-</u> _	131,864
M7	Changes in ownership of the Equity of subsidiaries			<u>-</u>	14,269	<del>_</del>		<u>-</u>	<u> </u>			<u>-</u>	<del>_</del>		14,269
D1	Net profit for the year ended December 31, 2022	-	-	-	-	-	-	664,683	-	-	-	-	-	81,367	746,050
D3	Other comprehensive loss for the year ended December 31, 2022	<u>-</u>		<u>-</u>		<u>-</u>	<u>-</u>	8,612	233,964	368,248		602,212	<u>-</u>	<u>-</u>	610,824
D5	Total comprehensive income/(loss) for the year ended December 31, 2022				<del>_</del>	<u>-</u>		673,295	233,964	368,248	<del>-</del>	602,212		81,367	1,356,874
L1	Buy-back of treasury shares			<u>-</u>	<del>_</del>	<del>-</del>	<del>-</del>		<del>-</del>	<u> </u>	<del>_</del>		(307,112 )		(307,112 )
L3 M3	Cancelation of treasury shares Disposals of subsidiaries	(10,342 )	(103,420 )		(119,913 )	<u> </u>		( <u>83,779</u> ) ( <u>34</u> )		34	<u> </u>	35	307,112		<u>-</u> 1
I1	Convertible bonds converted to ordinary shares	39,040	390,402	(44,798 )	510,856	<del>_</del>	<del>-</del>		<u>-</u>				<del>_</del>	<del>-</del>	856,460
N1	Cancelation of restricted share plan for employees	(171_ )	(1,705 )		4,367						(	(		<u>-</u>	
01	Changes of non-controlling interest	<del>_</del>	<del>_</del>	<del>-</del>		<del>_</del>		<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	<del>_</del>	(1,541 )	(1,541 )

Q1	Disposal of investments in equity instruments at fair value through other comprehensive							4012		( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (		4010			
	income		<del></del>	<del></del>	<del></del>		<del></del>	4,912		( 4,912 )		( 4,912 )			<del></del>
Т1	Share-based payment expenses		<u>=</u>		<del>_</del>		<del>_</del>				19,964	19,964	=	=	19,964
Z1	BALANCE AT DECEMBER 31, 2022	394,646	\$ 3,946,465	<u>\$</u>	\$ 4,983,065	\$ 943,768	<u>\$ 195,638</u>	<u>\$ 1,728,176</u>	( \$ 347,887 )	\$ 1,632,512	( <u>\$ 8,695</u> )	\$ 1,275,930	<u>s -</u>	\$ 305,820	\$ 13,378,862

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

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 Flows

#### For the Years Ended December 31,2022 and 2021

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

code			2022	2021		
	CASH FLOWS FROM OPERATING					
	ACTIVITIES					
A00010	Income before income tax	\$	919,333	\$	723,453	
A20010	Adjustments for:					
A20100	Depreciation expense		433,725		369,327	
A20200	Amortization expense		131,441		105,618	
A20300	Expected credit losses reversed					
	on receivables					
	expense		7,238	(	48)	
A20400	Net (gain)/loss on fair value changes					
	of financial [assets/liabilities] at fair					
	value through profit or loss		15,715	(	31,797)	
A20900	Finance costs		82,357		30,803	
A21200	Interest income	(	35,904)	(	21,290)	
A21300	Dividend income	(	5,801)	(	4,812)	
A21900	Share-based payment expenses		20,135		45,298	
A22300	Share of profit of subsidiaries and					
	associates	(	134,650)	(	181,117)	
A22500	Gain on disposal of property, plant					
	and equipment		6,313		4,601	
A23100	Gain on disposal of associates	(	3,140)	(	187,819)	
A23700	Write-down of inventories		15,092		26,493	
A24100	Net loss on foreign currency		150.000		20.001	
. 20000	exchange		172,928		29,091	
A30000	Changes in operating assets and liabilities					
A31115	financial assets at fair value through		249,609		41 212	
121120	profit or loss		248,608		41,312	
A31130	Notes receivable		_		43,732	
A31140	Notes receivable from related parties	,	- 277 255	,	11,250	
A31150	Accounts receivable	(	3,377,355)	(	534,077)	
A31160	Accounts receivable from related		127 610	(	90 692)	
A31180	parties Other receivables		137,618	(	89,683)	
		(	79,362	(	58,510)	
A31200	Inventories Other current assets	(	724,958)		311,581	
A31240	Other current assets	(	8,424)		69,951	
A31990	Prepaid pension	(	10,412)		1,384	
A32125	Contract liabilities		13,169	,	33,581	
A32150	Accounts payable	,	3,069,041	(	1,696,546)	
A32160	Accounts payable to related parties	(	4,896)		197,502	

(Continued)

#### (Brought Forward)

Code		2022	2021
A32180	Other payables	24,991	186,460
A32230	Other current liabilities	(21,638)	132,598
A33000	Cash used in operations	1,049,888	( 485,396)
A33100	Interest received	35,832	29,156
A33200	Dividends received	5,801	4,812
A33300	Interest paid	( 64,373)	( 15,248)
A33500	Income tax paid	(70,728)	(106,230)
AAAA	Net cash used in operating activities	956,420	(572,906)
	CASH FLOWS FROM INVESTING ACTIVITIES		
B00010	Purchase of financial assets at fair value		
	through other comprehensive income	\$ -	(\$ 25,593)
B00020	Proceeds from sale of financial assets at fair value through other		, , , ,
	comprehensive income	17,994	-
B01800	Acquisition of investments accounted for		
	using equity method	( 9,000)	-
B01900	Proceeds from investments accounted for	0.551	
D00050	using equity method	9,571	-
B00050	Gain from Sale of Amortized Cost	6 622	20,000
B02200	Financial Assets	6,623	20,000
B02200	Net cash inflow from acquisition of		210.060
D02700	subsidiaries (note 27)	-	219,968
B02700	Acquisition of property, plant and	( 004045)	(
D02000	equipment	( 824,845)	( 550,512)
B02800	Proceeds from disposal of property,		
	plant and equipment	72,648	13,872
B03700	Increase in refundable deposit	( 622)	( 1,543)
B04500	Acquisition of intangible assets	-	( 652)
B06700	Increase in other non-current assets	( 44,202)	( 143,267)
B09900	Acquisition of Dividend from affiliated		
	company	109,142	80,402
BBBB	Net cash used in investing activities	(662,691)	( <u>167,976</u> )
	CASH FLOWS FROM FINANCING ACTIVITIES		
C00100	Increase short-term borrowings	417,685	1,026,280
C01300	Redemption of Bonds	( 3,300)	-
C04020	Repayment of the principal portion of		
	lease liabilities	( 196,641)	( 4,803)
C04300	Increase in other non-current liabilities	( 5,375)	2,478
C04500	Cash dividends paid	(607,738)	( 715,332)
C04900	Payments for buy-back of ordinary		
	shares	( 307,112)	-
C05800	Changes in non-controlling interests	( <u>1,625</u> )	<del>_</del>
CCCC	Net cash generated from financing		
	activities	(704,106)	308,623
מממח	Effect of evaluate shares and the state of t		
DDDD	Effect of exchange rate changes on cash and	144.070	( 217 102 \
	cash equivalents	<u>144,070</u>	$(\underline{217,183})$

EEEE	NET DECREASE IN CASH AND CASH EQUIVALENTS	(	266,307)	(	649,442)
E00100	CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	_	1,275,808	_	1,925,250
E00200	CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	\$	1,009,501	\$	1,275,808

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

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

## Gemtek Technology Co., Ltd. 2022 Profit Distribution Table

Unit: NT\$

Item	Amount
2021 Undistributed retained earnings	1,133,996,527
2022 Profit after tax	664,682,709
Less: Adjusted retained earnings from Investments Accounted for Using Equity Method	250,318
Less: Debit retained earnings for Canceled Treasury Stock	83,779,279
Add: Recognized retained earnings from remeasurement of Defined Benefit Plans	8,612,150
Add:Transfer accumulated profit or loss to retained earnings for the disposal of equity investment instruments measured at fair value through other comprehensive income	4,912,957
Adjusted unappropriated retained earnings from current profit after tax and extraordinary items  Less: Legal Capital Reserve (10%)	594,178,219 59,417,822
Profit available for distribution for the current period	1,668,756,924
Shareholder dividend (NT\$1.5/share) Undistributed retained earnings for the year end	591,711,716 1,077,045,208

Note 1: The dividend payout ratio was calculated based on 394,530,477 outstanding common shares of the company as of March 13, 2023, excluding 56,000 shares of restricted employee stock that were redeemed due to capital reduction. The total number of common shares participating in this dividend distribution is 394,474,477.

Chairman: Hong-wen Chen

General Manager: Rong-chang Li

Accounting Supervisor: Zhi-hong Lin