Stock code: 3317

NIKO SEMICONDUCTOR CO., LTD. AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS WITH REPORT OF INDEPENDENT AUDITORS FOR THE SIX MONTHS ENDED JUNE 30, 2021 AND 2020

Address: 12th Floor, No. 368, Gongjian Road, Xizhi District, Xinbei City

Telephone: (02)2642-6789

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

Independent Accountant's Review Report

The Board of Directors and Shareholders Niko Semiconductor:

Foreword

We have audited the accompanying consolidated balance sheets of Niko Semiconductor and its subsidiaries as of June 30, 2021 and 2020, the related consolidated statements of comprehensive income for the three months ended June 30, 2021 and 2020, and the related consolidated statements of comprehensive income, changes in equity and cash flows for the six months then ended June 30, 2021 and 2020, and the related notes to the consolidated financial statement, including a summary of significant accounting policies. Management is responsible for the preparation and fair presentation of the financial statements in accordance with the Regulations Governing the Preparation of Financial Report by Securities Issuers and International Accounting Standard 34 "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of Republic of China. Our responsibility is to express a conclusion on the consolidated financial statements based on our reviews.

Scope

Except as stated in the basic paragraph of the reserved conclusion, we conducted our reviews in accordance with the SAS No.65 "Review of Financial Information Performed by the Independent Auditor of the Entity". A review of consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Basis for Opinion

As mentioned in note 4 (2) to the consolidated financial report, the non-significant subsidiaries listed in the aforementioned consolidated financial report are based on the financial reports of these invested companies that have not been reviewed by accountants during the same period. The total assets as of June 30, 2021 and 2020 were NT\$ 117,535 thousands and NT\$ 113,369 thousands respectively, accounting for 4.27% and 4.57% of the total consolidated assets respectively. The total liabilities were NT\$ 4,313 thousands and NT\$ 9,074 thousands respectively, accounting for 0.77% and 1.58% of the total consolidated liabilities respectively. The absolute value of the consolidated profit and loss for the three and six months ended June 30, 2021 and 2020 were NT\$ 789 thousands, NT\$ 1,709 thousands, NT\$ 5,456 thousands and NT\$ 5,623 thousands respectively, accounting for 0.96%, 3.61%, 3.16% and 7.63% of the consolidated profit and loss respectively.

Reserved Conclusion

According to the results of our review, except that the financial reports of these invested companies mentioned in the basic paragraph of the reserved conclusion, if reviewed by us, may affect the consolidated financial reports, nothing has come to our attention that caused us to believe that the accompanying consolidated financial statements do not give a true and fair view of the consolidated financial position of the Company as of June 30, 2021 and 2020, and of its consolidated financial performance for the three-month periods then ended June 30, 2021 and 2020, as well as of its consolidated financial performance and its consolidated cash flows for the six-month periods then ended June 30, 2021 and 2020 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34 "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

KPMG Taiwan Wu, Mei-Pin Yu, Chi-Lung August 6, 2021

Notice to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally applied in the Republic of China. For the convenience of readers, the independent auditors' report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and consolidated financial statements shall prevail.

Niko Semiconductor and Subsidiaries

Consolidated Balance Sheet

June 30, 2021, December 31 and June 30, 2020

(The consolidated balance sheets as of June 30, 2021 and 2020 are reviewed, not audited)

Unit: NT\$ thousands

		June 30, 202	21	December 31,	2020	June 30, 20	20			June 30, 202	21	December 31,	2020	June 30, 2020
	Assets	Amount	%	Amount	%	Amount	%		Liabilities and equity	Amount	%	Amount	%	Amount %
	Current assets								Current liabilities					
1100	Cash and equivalent cash (Note 6(1))	\$ 919,556	33	654,703	27	553,141	22	2120	Financial liabilities measured at fair value through profits					
1110	Financial assets measured at fair value through profits and								and losses - Current(Note 6(2))	\$ 6,526	-	-	-	
	losses - Current(Note 6(2))	-	-	3,814	-	4,446	-	2170	Accounts payable	325,231	12	273,185	12	318,709 13
1170	Net accounts receivable(Note 6(3)and(15))	846,085	31	822,908	33	845,652	34	2180	Accounts payable-Related parties (Note 7)	893	-	1,333	-	3,468 -
1180	Accounts receivable - Net amount of Related							2200	Expenses payable and other accounts payable (Note 7)	174,546	6	134,403	5	210,394 9
	parties(Note $6(3) \cdot (15)$ and 7)	93,944	4	75,978	3	19,379	1	2230	Current income tax liabilities	43,086	2	22,878	1	25,278 1
1200	Other receivables(Note 7)	12,506	-	10,772	1	15,601	1	2280	Lease liabilities - Current (Note 6(9))	1,038	-	3,008	-	2,813 -
130X	Inventory (Note 6(4))	337,968	12	422,044	17	569,095	23	2300	Other current liabilities	2,739	-	4,071	-	2,660 -
1470	Other current assets(Note 8)	4,716	-	5,518	-	4,477			Total current liabilities	554,059	20	438,878	18	563,322 23
	Total current assets	2,214,775	80	1,995,737	81	2,011,791	81		Non-current liabilities:					
	Non-current assets:							2580	Lease liabilities - Non-current (Note 6(9))	-	-	-	-	1,457 -
1550	Investments by equity method(Note 6(5))	76,867	3	71,754	3	66,874	3	2600	Other non-current liabilities	6,958	-	8,069	-	9,076 -
1600	Property, plant and equipment (Note 6(6) and 8)	293,948	11	294,029	12	294,650	12		Total non-current liabilities	6,958	-	8,069	-	10,533 -
1755	Use Right assets (Note 6(7))	980	-	2,877	-	4,132	-		Total liabilities	561,017	20	446,947	18	573,855 23
1760	Net Investment property (Note 6(8) and 8)	71,880	3	72,183	3	72,487	3		Equity attributable to the owner of the parent company:					
1840	Deferred income tax assets	16,401	-	16,401	1	17,582	1	3110	Captital stock of common stock	612,515	22	612,515	25	612,515 25
1900	Other non-current assets(Note 9)	80,316	3	15,459	-	15,430		3200	Capital reserves	630,512	23	630,512	26	630,512 25
	Total non-current assets	540,392	20	472,703	19	471,155	19	3310	Legal reserves	149,013	6	149,013	6	149,013 6
								3320	Special reserves	3,594	-	3,594	-	3,594 -
								3350	Undistributed earnings (Note 6(13))	802,128	29	629,165	25	517,684 21
								3410	Exchange differences on the translation of foreign	(3,612)	-	(3,306)	-	(4,227) -
									operating organizations					
									Total equity	2,194,150	80	2,021,493	82	1,909,091 77
	Total assets	\$ 2,755,167	100	2,468,440	100	2,482,946	100		Total liabilities and equity	<u>\$ 2,755,167</u>	100	2,468,440	100	2,482,946 100

Niko Semiconductor and Subsidiaries

Consolidated Statements of Comprehensive Income

For the Three and Six months Ended June 30, 2021 and 2020 $\,$

(Reviewed, not audited)

Unit: NT\$ thousands

			For the Three months Ended June 30,			For the Six months Ended June 30,				
			2021		2020		2021		2020	
		A	mount	%	Amount	%	Amount	%	Amount	%
4000	Operating income (Note 6(15) and 7)	\$	690,787	100	641,145	100	1,437,351	100	1,146,121	100
5000	Operating costs (Note 6(4), (11), (16), 7 and 12)									
			486,819	70	470,624	73	1,018,409	71	865,159	<u>75</u>
	Gross operating profits		203,968	30	170,521	27	418,942	29	280,962	<u>25</u>
	Operating expenses (Note 6(3), (9),(11), (16), 7 and									
6100	12): Sales promotion expenses		25 257	4	24.256	4	49,975	4	43,967	4
6200	Management expenses		25,357	4	24,256	4 5	86,994	6	63,226	6
6300	Research and development expenses		40,531	6	33,705	_	,	4	,	6
6450	Expected credit impairment loss (Reversal benefit)		32,812	5	33,845	6	63,008	4	64,259	U
0.50	Total operating expenses		42	1.5	145	15	<u>79</u> 200,056	14	(35)	16
	Net operating profits		98,742	15 15	91,951	12	218,886	15	171,417	9
	Non-operating income and expenditure:		105,226	13	78,570	12	210,000		109,545	9
7010	Other income (Note 6(17) and 7)		2 (25		1 102		3,372		2,100	
7020	Other profit and loss (Note 6(17))		2,635	-	1,102	- (2)	,	-		(1)
7050	Financial costs (Note 6(9),(17))		(6,649)	-	(14,295)	(2)	(11,471)	-	(13,292)	(1)
7060	Share of interests of affiliated enterprises recognized		(17)	-	(57)	-	(50)	-	(120)	-
7000	by equity method (Note 6(5))		1.046		(74		5,086		1,075	_
	Total non-operating income and expenditure	_	1,946 (2,085)		<u>674</u> (12,576)	(2)	(3,063)		(10,237)	(1)
	Net profit before tax		103,141	15	65,994	10	215,823	15	99,308	8
7950	Minus: Income tax expenses (Note 6(12))			3			42,860	3	25,550	2
,,,,,	Net profit		20,353 82,788	12	18,849	<u>3</u>	172,963	12	73,758	6
8300	Other comprehensive income:		82,/88	12	47,145		172,903	12		
8360	Items that may be reclassified to profit and loss in									
0200	subsequent periods									
8361	Exchange differences on the translation of		(150)	-	(266)	-	(306)	-	(633)	-
	financial statements of foreign operating organizations									
8399	Income tax related to items that may be		_	_	_	_	-	_	-	_
	reclassified						(* 0.0)			
	Total items that may be reclassified to profit and loss in subsquent periods		(150)		(266)		(306)		(633)	
8300	Other comprehensive income		(150)	_	(266)	_	(306)	-	(633)	_
	Total comprehensive income	<u>\$</u>	82,638	12	46,879		172,657	12	73,125	6
	Earnings per share (NTD) (Note 6(14))									
	Basic earnings per share (NTD)	\$		1.35		0.77		2.82		1.20
	Diluted earnings per share (NTD)	\$		1.34		0.76		2.78		1.18

Niko Semiconductor and Subsidiaries Consolidated Statements of Changes in Equity For the Six months Ended June 30, 2021 and 2020

(Reviewed, not audited)

Unit: NT\$ thousands

Equity attributable to owners of parent company

							Exchange differences	
			_	R	etained earni	ings	on the translation of	
	Capita	l stock of	Capital	Legal	Special	Undistributed	foreign operating	Total
	comm	on stock	reserves	reserves	reserves	Earnings	organizations	Equity
Balance on January 1, 2020	\$	612,515	630,512	129,897	1,850	526,038	(3,594)	1,897,218
Net profit		-	-	-	-	73,758	-	73,758
Other comprehensive income							(633)	(633)
Total comprehensive income						73,758	(633)	73,125
Withdrawn legal reserves		-	-	19,116	-	(19,116)	-	-
Withdrawn special reserves		-	-	-	1,744	(1,744)	-	-
Cash dividend of common stock						(61,252)		(61,252)
Balance on June 30, 2020	<u>\$</u>	612,515	630,512	149,013	3,594	<u>517,684</u>	(4,227)	<u>1,909,091</u>
Balance on January 1, 2021	\$	612,515	630,512	149,013	3,594	629,165	(3,306)	2,021,493
Net profit		-	-	-	-	172,963	-	172,963
Other comprehensive income							(306)	(306)
Total comprehensive income						172,963	(306)	172,657
Balance on June 30, 2021	<u>\$</u>	612,515	630,512	149,013	3,594	<u>802,128</u>	(3,612)	<u>2,194,150</u>

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

Niko Semiconductor and Subsidiaries

Consolidated Statements of Cash Flows

For the Six months Ended June 30, 2021 and 2020

(Reviewed, not audited)

Unit: NT\$ thousands

For	the	Six	months
T	' d -	a t	20

		2021	2020
Cash flows of business activities:			
Current net profit before tax	\$	215,823	99,308
Items of adjustment:			
Income expense loss item			
Depreciation expenses		10,900	11,079
Amortization expenses		101	106
Expected credit impairment loss (Reversal benefit)		79	(35)
Net loss of financial assets and liabilities by fair value through profit and loss		10,340	3,230
Interest expenses		50	120
Interest income		(116)	(199)
Share of interests of affiliated enterprises recognized by equity method		(5,086)	(1,075)
Lost on property, plant and equipment retired		35	-
Other		(13,769)	6,143
Total income expense loss item		2,534	19,369
Changes in assets and liabilities related to operating activities:			
Accounts receivable(including related parties)		(41,222)	234,700
Other receivables		(1,734)	(1,545)
Inventory		97,814	(80,099)
Other current assets		802	(2,080)
Long-term prepayment		(69,963)	
Total net changes in assets related to operating activities		(14,303)	150,976
Accounts payable(including related parties)		51,606	(29,040)
Expenses payable and other payable		40,117	6,675
Other current liabilities		(1,332)	(2,226)
Net defined benefit liabilities		(1,111)	(1,100)
Total net changes in liabilities related to operating activities		89,280	(25,691)
Total net changes in assets and liabilities related to operating activities		74,977	125,285
Total items of adjustment		77,511	144,654
Cash inflow from operations		293,334	243,962
Collected interest		116	199
Paid interest		(50)	(120)
Paid income tax		(22,653)	(47,928)
Net cash inflow from operating activities		270,747	196,113
Cash flows of investment activities:		= , , , , , ,	-, ,,
Property, plant and equipment		(9,361)	(6,769)
Decrease in deposit		5,000	5,000
Net cash outflow from investment activities		(4,361)	(1,769)
Cash flows from financing activities:		(1,501)	(23,700)
Repayment of lease principal		(1,273)	(1,349)
Net cash outflow from financing activities		(1,273)	(1,349)
Impact of exchange rate changes on cash and equivalent cash		(260)	(1,034)
Current increase of cash and equivalent cash	-	264,853	191,961
Beginning balance of cash and equivalent cash		654,703	361,180
Ending balance of cash and equivalent cash	\$	919,556	553,141
Ending balance of cash and equivalent cash	<u> </u>	717,550	333,171

Niko Semiconductor and Subsidiaries Notes to Consolidated Financial Statements For the Six months Ended June 30, 2021 and 2020 (Unless otherwise specified, all amounts are in unit of NT\$ thousands) (Reviewed, not audited)

I. Company evaluation

Niko Semiconductor Co., Ltd. (hereinafter referred to as the Company) was established with the approval of the Ministry of Economy on October 8, 1998. Its original name was Super GEM Co., Ltd. In April 2001, the Company changed its name to the existing name and registered at 12th floor, No.368, Gongjian Road, Xizhi District, New Taipei City. The Company and its subsidiaries' main business are the research, development, design and sales of analog IC that can be applied to communications, computers, computer peripherals, video, power supply and other consumer products. Please refer to Note 14 for details. The Company's shares have been listed and traded on Taiwan OTC since August 2007.

II. Date and Procedure of Adoption of Financial Report

The consolidated financial report was approved and released by the Board of Directors on August 6, 2021.

III. Application of newly issued and revised standards and interpretations

(I)Effect of adoption of the amendments and interpretations endorsed by the Financial Supervisory Commission ("FSC")

The merged Company adopted the following newly amended IFRS since January 1, 2021, which did not have a material impact on the consolidated financial statements.

- Amendments to IFRS 4 "Extension of the Temporary Exemption from Applying IFRS 9"
- Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 "Interest Rate Benchmark Reform Phase II"

The merged Company adopted the following newly amended IFRS since April 1, 2021, which did not have a material impact on the consolidated financial statements.

- Amendments to IFRS 16 "Covid-19-Related Rent Concessions beyond June 30, 2021"
- (II) Effect of not adopting IFRS endorsed by the FSC

The merged Company evaluated the following newly amended IFRS application. It will come into effect on January 1, 2022, which shall not pose a material impact on the consolidated financial statements.

- Amendment to IAS 16 "Property, Plant and Equipment Proceeds before Intended Use"
- Amendment to IAS 37 "Onerous Contracts Cost of Fulfilling a Contract"
- Annual Improvements to IFRSs 2018-2020 Cycle
- Amendments to IFRS 3 "Reference to the Conceptual Framework"
- (III) New and amended standards and interpretations not yet endorsed by the FSC

The standards and interpretations issued and amended by the International Accounting Standards Board ("IASB") not yet endorsed by the FSC but may be relevant to the merged Company are as follows:

Newly Issued or Amended Standards	Major Amendments	Effective Date of Standards Issued by the IASB		
Amendments to IAS 1 "Classification of Liabilities as Current or Non-current"	The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of financial position, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current on the balance sheet.	January 1, 2023		
	The amendments include clarifying the classification requirements for debt a company might settle by converting it into equity.			
Amendments to IAS 12 "Deferred tax related to assets and liabilities arising from a single transaction"	The amendments restrict the scope of the recognition exemption. When the initial recognition exemption for transactions that give rise to equal taxable and deductible temporary differences, the recognition exemption is no longer applicable.	January 1, 2023		

The merged Company continues to evaluate the effect of the above standards and interpretations posed on the merged Company's financial condition and management results. Related effects will be disclosed upon the completion of the evaluation.

The merged Company expects that the following other newly issued and amended standards not yet endorsed will impact the consolidated financial statements.

- Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture"
- Amendments to IFRS 17 "Insurance Contracts" and Amendments to IFRS 17
- Amendment to IAS 1 "Disclosure of Accounting Policies"
- Amendment to IAS 8 "Definition of Accounting Estimates"

IV. Summary of Major Accounting Policies

(I) Statement

The consolidated financial report is prepared in accordance with the securities issuer's financial report preparation standards (hereinafter referred to as Standards) and the IAS No. 34 Interim Financial Report approved and issued by the FSC. This consolidated financial report does not include all necessary information to be disclosed in the entire annual consolidated financial report prepared in accordance with the IFRS, IAS, and Interpretation and Interpretation Announcement approved and issued by the FSC (hereinafter referred to as IFRS recognized by the FSC).

Except for the following, the major accounting policies adopted in this consolidated financial report are the same as those in the consolidated financial report of 2020. For relevant information, please refer to Note 4 to the consolidated financial report of 2020.

(II) Consolidated basis

Subsidiaries included in consolidated financial report

Subsidiaries included in this consolidated financial report include:

			Holding			
Name of investment company	Name of subsidiary company	Nature of business	June 30, 2021	December 31, 2020	June 30, 2020	Explanation
The Company	Jinrong Investment Co., Ltd. (Jinrong Investment)	Holding company	100%	100%	100%	Note
The Company	Power Up Tech Co., Ltd. (Power Up)	Holding company	100%	100%	100%	Note
Power Up		Metal oxide semiconductor manufacturing, development and sales business, product quality monitoring and testing services; Selling self-produced products	100%	100%	100%	Note

Note: Non-significant subsidiary, and its financial report has not been reviewed by the accountant.

(III) Tax

The merged company measures and discloses the tax expenses for the interim period in accordance with paragraph B12 of IAS No.34 Interim Financial Report.

Tax expense is measured by multiplying the net profit before tax for the reporting period by the management's best estimate of the expected effective tax rate for the whole year and is fully recognized as tax expense for the current period.

Where tax expenses are recognized directly in equity items or other comprehensive profit and loss items, the temporary difference between the carrying amount of related assets and liabilities for financial reporting purposes and their tax basis is measured by the applicable tax rate when expected to be realized or settled.

(IV) Employee benefits

The defined welfare plan pension for the interim period is calculated on the basis of the actuarial determination of the pension cost rate on the reporting date of the previous fiscal year from the beginning of the year to the end of the current period, and adjusted for major market fluctuations, major reductions, liquidations or other major one-off events after the reporting date.

V. Major Sources of Uncertainty in Major Accounting Judgments, Estimates and Assumptions

Management must make judgments, estimates and assumptions when preparing this consolidated financial report in accordance with the preparation standards and IAS No.34 Interim Financial Report recognized by the FSC, which will affect the adoption of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from estimates.

When preparing the consolidated financial report, the major judgment and the main source of estimation uncertainty made by the management when adopting the accounting policies of the merged company are consistent with Note 5 to the consolidated financial report of 2020.

The accounting policies involved major judgments and has major impact on the amounts recognized in this consolidated financial report as followed:

Judgment on whether the invested company has substantial control

The company holds 15.04% of the voting shares of Green Solution Technology Co., Ltd. (hereinafter referred to as " Green Solution Technology"), and is the single largest shareholder. Although the remaining shares of Green Solution Technology are not concentrated in specific shareholders, the company still unable to obtain more than half of the directors of Green Solution Technology. So it has a major influence on Green Solution Technology.

VI. Description of Important Accounting Items

Except for the following, there is no significant difference between the description of important accounting items in this consolidated financial report and the consolidated financial report of 2020. For relevant information, please refer to Note 6 to the consolidated financial report of 2020.

(I) Cash and equivalent cash

	Jui	ne 30, 2021	December 31, 2020	June 30, 2020
Cash on hand and petty cash	\$	157	270	411
Checks and demand deposits		919,399	654,433	552,730
	\$	919,556	654,703	553,141

(II) Financial assets (liabilities) measured at fair value through profit or loss

	Jui	ne 30, 2021	December 31, 2020	June 30, 2020
Non-hedging derivative instruments		_		
Exchange transaction contract	\$	(6,526)	3,814	4,446

As at March 31, 2021 and December 31 and June 30 of 2020 the details of derivative instruments of financial assets (liabilities) held for trading due to the non-application of hedge accounting are as follows

June 30, 2021								
Derivative financial commodities		nal principal thousands)	Maturity date	Delivery rate				
Exchange transaction	US\$	34,710	July 7, 2020~August 24, 2020	27.543~27.784				
contract-NT\$ in/US\$ out								

-		24	2020
Dece	mher	41	2020
$\boldsymbol{\nu}$	шист	J1 .	4040

Derivative financial commodities		nal principal thousands)	Maturity date	Delivery rate
Exchange transaction	US\$	30,260	January 4, 2021~ January 29, 2021	28.172~28.503
contract-NT\$ in/US\$ out				
Exchange transaction	US\$	8,560	January 29, 2021~ February 26, 2021	28.092~28.098
contract-US\$ in/NT\$ out			•	

June 30, 2020

Derivative financial Nominal principal commodities (NT\$ thousands)		Maturity date	Delivery rate	
Exchange transaction	US\$	20,470	July 3, 2020~July 20, 2020	29.618~29.798
contract-NT\$ in/US\$ out				
Exchange transaction	US\$	7,120	July 23, 2020~July 29, 2020	29.438~29.538
contract-US\$ in/NT\$ out				

(III) Accounts receivable (including related parties)

	J	une 30, 2021	December 31, 2020	June 30, 2020
Accounts receivable	\$	847,091	823,872	846,855
Accounts receivable-Related parties		94,133	76,130	19,418
Less: allowance for losses		(1,195)	(1,116)	(1,242)
	<u>\$</u>	940,029	898,886	865,031

1. The merged company adopts a simplified approach to estimate the expected credit loss for all accounts receivable, i.e. using the expected credit loss during the duration. For this measurement purpose, these accounts receivable are grouped according to the common credit risk characteristics representing the customer's ability to pay all due amounts in accordance with the terms of the contract, and have incorporated forward-looking information. An analysis of the expected credit losses of the merged company's accounts receivable is as follows:

			June 30, 2021	
			Weighted	Expected credit loss
		k amount of	average expected	during allowance
	accou	nts receivable	credit loss rate	duration
Not overdue	\$	938,077	$0.1\% \sim 0.2\%$	1,151
1~30 days overdue		3,147	1%~2%	44
31~90 days overdue		-	10%~50%	-
91~180 days overdue		-	50%~70%	-
181~360 days overdue			100%	
	<u>\$</u>	941,224		1,195

			December 31, 2020		
		k amount of nts receivable	Weighted average expected credit loss rate	Expected credit loss during allowance duration	
Not overdue	\$	899,049	$0.1\% \sim 0.2\%$	1,106	
1~30 days overdue		953	1%~2%	10	
31~90 days overdue		-	10%~50%	-	
91~180 days overdue		-	50%~70%	-	
181~360 days overdue			100%		
	<u>\$</u>	900,002		<u>1,116</u>	
			June 30, 2020		
		k amount of nts receivable	Weighted average expected credit loss rate	Expected credit loss during allowance duration	
Not overdue	\$	840,397	0.1%~0.2%	983	
1~30 days overdue		25,876	1%~2%	259	
31~90 days overdue		-	10%~50%	-	
91~180 days overdue		-	50%~70%	-	
181~360 days overdue			100%		
	\$	866,273		1,242	

2. The statement of changes in allowance losses for Accounts receivable of the merged company is as follows:

	For the Six months Ended June 30,				
		2021	2020		
Balance at beginning of period	\$	1,116	1,277		
Impairment losses recognized (reversed)		79	(35)		
Balance at end of period	<u>\$</u>	1,195	1,242		

3. As of June 30, 2021, December 31 and June 30 of 2020, the Accounts receivable of the merged company has not been provided as pledge guarantee.

(IV) Inventory

	•	June 30, 2021	December 31, 2020	June 30, 2020
Raw materials	\$	59,071	49,521	62,779
In-process and semi-finished products		194,709	219,250	270,084
Finished products and goods		84,188	153,273	236,232
	<u>\$</u>	337,968	422,044	569,095

1. In addition to the cost of inventory sold, the composition of inventory-related expenses and losses recognized as cost of goods sold by the Company is as follows:

	For the Three mont	hs Ended June 30,	For the Six months Ended June 30,		
	2021	2020	2021	2020	
Inventory depreciation loss					
(Reversal benefit)	<u>\$ (6,898)</u>	507	(13,738)	6,143	

2. As of June 30, 2021, December 31 and June 30 of 2020, the inventory of the merged company has not been provided as pledge guarantee.

(V) Investments using equity method

The investments of the merged company using the equity method on the reporting date are listed as follows:

	June 30, 2021		December 31, 2020	June 30, 2020	
Associated enterprise	\$	76,867	71,754	66,874	

1. The profits and losses of affiliated enterprises enjoyed by the merged company are listed as follows:

		For the Three	months	For the Six months		
		Ended Jun	e 30,	Ended June 30,		
		2021	2020	2021	2020	
Share of profit of related ve	nture					
using equity method	\$	1,946	674	5,086	1,075	

2. As of June 30, 2021, December 31 and June 30 of 2020, the investment of the merged company using the equity method has not been provided as pledge guarantee.

(VI) Property, plant and equipment

Details of changes in costs and accumulated depreciation of the merged company's property, plant and equipment are as follows::

		Land	Houses and building	Office equipment and other	Equipment to be inspected	Total
Costs:						
Balance on January 1, 2021	\$	161,823	119,805	83,949	1,538	367,115
Increase		-	260	4,247	4,854	9,361
Reclassified into (out)		-	-	647	(647)	-
Disposal		-	-	(619)	-	(619)
Impact of exchange rate changes		-	(43)	(269)		(312)
Balance on June 30, 2021	<u>\$</u>	161,823	120,022	<u>87,955</u>	5,745	375,545
Balance on January 1, 2020	\$	161,823	126,765	72,172	100	360,860
Increase		-	1,216	4,531	1,022	6,769
Reclassified into (out)		-	-	100	(100)	-
Disposal		-	(105)	(520)	-	(625)
Impact of exchange rate changes		-	(71)	(450)	<u> </u>	(521)
Balance on June 30, 2020	<u>\$</u>	161,823	127,805	75,833	1,022	366,483

Notes to Niko Semiconductor and Subsidiaries Consolidated Financial Statements (Continued)

		Land	Houses and building	Office equipment and other	Equipment to be inspected	Total
Accumulated depreciation:	_	Lunu	bunding	una other		10111
Balance on January 1, 2021	\$	-	33,119	39,967	-	73,086
Depreciation this year		-	1,913	7,451	-	9,364
Disposal		-	-	(584)	-	(584)
Impact of exchange rate changes			(42)	(227)		(269)
Balance on June 30, 2021	\$		34,990	46,607		81,597
Balance on January 1, 2020	\$	-	35,538	27,951	-	63,489
Depreciation this year		-	3,248	6,160	-	9,408
Disposal		-	(105)	(520)	-	(625)
Impact of exchange rate changes			(69)	(370)		(439)
Balance on June 30, 2020	\$		38,612	33,221		71,833
Book amount:						
January 1, 2021	\$	161,823	86,686	43,982	1,538	294,029
June 30, 2021	\$	161,823	85,032	41,348	5,745	293,948
January 1, 2020	\$	161,823	91,227	44,221	100	297,371
June 30, 2020	\$	161,823	89,193	42,612	1,022	294,650

As of June 30, 2021, December 31 and June 30 of 2020, the property, plant and equipment of the merged company have been used as bank loan and financing limit guarantees. Please refer to Note 8 for details.

(VII) Right-of-use assets

	Houses and bu	ildings
Book value:		
January 1, 2021	<u>\$</u>	2,877
June 30, 2021	<u>\$</u>	980
January 1, 2020	<u>\$</u>	5,368
June 30, 2020	<u>\$</u>	4,132

Between January 1 to June 30, 2021 and 2020, there were no significant recognition or reversals of additions or impairments of right-of-use assets of the merged Company's leased offices and employee dormitories. Please refer to Note 12 for the depreciation amount for the current period; for other related information, please refer to Note 6(7) of the 2020 Consolidated Financial Report.

(VIII) Investing property

Investing property is an office building leased to a third party by a merged company under operating lease. The original irrevocable period for leased investing property is one to three years. Rental income of leased investing property is a fixed amount. Please refer to Note 6 (10) for relevant information.

		Land	Houses and building	Total
Book amount:				
Balance on January 1, 2021	<u>\$</u>	48,068	24,115	72,183
Balance on June 30, 2021	<u>\$</u>	48,068	23,812	71,880
Balance on January 1, 2020	\$	48,068	24,722	72,790
Balance on June 30, 2020	\$	48,068	24,419	72,487

- 1. Between January 1 to June 30, 2021, and 2020, there were no significant recognition or reversals of additions, disposals or impairments of the merged Company's investment properties. Please refer to Note 12 for the depreciation amount for the current period; for other related information, please refer to Note 6(8) of the 2020 Consolidated Financial Report.
- 2. There is no significant difference between the fair value of the investing property of the merged company and the information disclosed in Note 6 (8) of the consolidated financial report of 2020.

(IX) Lease liabilities

The book amount of leasing liabilities of the merged company are as follows:

	•	June 30, 2021	December 31, 2020	2020 June 30, 2020		
Current	<u>\$</u>	1,038	3,008	2,813		
Non-current	\$	-		1,457		

- 1. For maturity analysis, please refer to Note 6 (18) Financial Instruments.
- 2. The amounts recognized in profit or loss are as follows:

		For the Three months Ended June 30,		For the Six months Ended June 30,	
	2021 2020			2021	2020
Interest expense on lease liabilities	<u>\$</u>	<u> </u>	57	50	120_
Rental charges for short-term leases and low-value assets	<u>\$</u>	191	221	381	371

3. The amounts recognized in the statement of cash flows are as follows:

	For the Six months Ended June 30,				
		2021	2020		
Rental payments for operating activities	\$	(381)	(371)		
Interest payments on lease liabilities for operating activities		(50)	(120)		
Repayment of lease principal for financing activities		(1,273)	(1,349)		
Total cash outflow from leases	<u>\$</u>	(1,704)	(1,840)		

4. Lease of houses and buildings

The merged company leased the houses and buildings as office space and employee dormitories with a lease period of normally three years.

5. Other leases

The merged company leased the office equipment and parking space with a lease period of one to five years, and these leases are short-term or low-value target leases. The merged company chooses to apply the exemption provisions instead of recognizing its related right-of-use assets and lease liabilities.

(X) Operating lease

The merged company leases its investing property. Since almost all risks and rewards attached to the ownership of the underlying assets have not been transferred, these lease contracts are classified as operating leases. Please refer to Note 6 (8) for details of investing property. An analysis of the expiration of lease payments to report the total amount of undiscounted lease payments received in the future is shown in the following table:

	\mathbf{J}_{1}	une 30, 2021	December 31, 2020	June 30, 2020
Less than 1 year	\$	2,873	2,864	2,873
1 to 2 years		1,905	3,333	2,857
2 to 3 years		-	-	1,905
3 to 4 years		-	-	-
4 to 5 years		-	-	-
More than 5 years		<u>-</u>	<u> </u>	
Total undiscounted payments	<u>\$</u>	4,778	6,197	7,635

(XI) Employee benefits

1. Determine the welfare plan

Since there were no major market fluctuations, major reductions, liquidations or other major one-off events after the end of the previous fiscal year, the merged company adopted the pension costs determined by actuarial calculations on December 31, 2020 and 2019 to measure and disclose the pension costs during the interim period.

]	For the Three Ended Ju		For the Six months Ended June 30,		
	2021		2020	2021	2020	
Operating costs	\$	10	11	21	22	
Selling expenses		8	8	15	16	
Administrative expenses		85	89	170	178	
Research and development expenses		11	11	21	22	
	<u>\$</u>	114	119	227	238	

2. Determine the allocation plan

The pension expenses under the merged Company's Defined Pension Contribution Plan are as follows. The merged Company's pension expenses have been transferred to the Labor Insurance Bureau. Pension expenses to other overseas subsidiaries included in the consolidated financial report have been allocated in accordance with local laws and regulations.

	For the Three months Ended June 30,				For the Six months Ended June 30,	
		2021	2020	2021	2020	
Operating costs	\$	454	410	914	837	
Selling expenses		306	193	583	419	
Administrative expenses		493	408	1,041	842	
Research and development expenses		567	460	1,173	1,126	
	\$	1,820	1,471	3,711	3,224	

(XII) Tax

1. Details of tax expenses of the merged company are as follows:

	For the T	hree months	For the Six months			
	Ende	d June 30,	Ended June 30,			
	2021	2020	2021	2020		
Current tax expense	\$ 20,353	18,849	42,860	25,550		

- 2. The merged Company's tax expenses of equity have not been recognized directly in April 1 to June 30 of 2021 and 2020, and January 1 to June 30 of 2021 and 2020.
- 3. The merged Company's tax expenses under other comprehensive profit and loss have not been recognized in April 1 to June 30 of 2021 and 2020, and January 1 to June 30 of 2021 and 2020.
- 4. The merged Company's profit-making enterprise tax settlement declaration has been approved by the tax collection authority as follows:

	Approved Year
The Company	Has been approved to 2019
Jinrong Investment	Has been approved to 2019

(XIII) Capital and other equity

Except for the following, there was no significant change in the capital and other rights and interests of the merged company between January 1 to June 30 of 2021 and 2020. For relevant information, please refer to Note 6 (13) of the consolidated financial report of 2020.

1. Retained earnings

According to the Articles of Association of the Company, if there is any surplus in the Company's annual total final accounts, taxes shall be paid first to make up for the accumulated losses. The next 10% shall be the legal reserve (but the legal reserve shall not be paid when it reaches the paid-in capital of the Company) and the rest shall be listed or reversed according to law. If there is any surplus, and the surplus shall be distributed cumulatively with the previous year, the Board of Directors shall draw up a surplus distribution proposal and submit it to the shareholders' meeting for resolution to distribute dividends and bonuses.

(2) Distribution of earnings

The Company's motion for earnings distribution for 2020 proposed by the Board of Directors on March 19, 2021, and the motion for earnings distribution for 2019 resolved by the shareholders' meeting on June 10, 2020, the dividends distributed to owners is as follows:

		2020	2019		
	Share allotm rate (yuan		Share allotment rate (yuan)	Amount	
Dividends to ordinary owners:					
Cash	\$	1.061,252	1.0	61,252	

(XIV) Earnings per share

The calculation of the merged company's basic earnings per share and diluted earnings per share is as follows:

per share is as follows.		For the Three months Ended June 30,		For the Six months Ended June 30,	
-	2021	2020	2021	2020	
Basic earnings per share:					
Current net profit attributable to the					
Company <u>\$</u>	82,788	47,145	172,963	73,758	
Weighted average number of ordinary					
shares in circulation(thousand					
shares)	61,252	61,252	61,252	61,252	
Earnings per share (yuan)	1.35	<u>0.77</u>	2.82	1.20	
Dilute earnings per share:					
Current net profit attributable to the					
Company <u>\$</u>	82,788	47,145	172,963	73,758	
Weighted average number of ordinary					
shares in circulation(thousand					
shares)(dilution)	61,814	61,732	62,231	62,662	
Earnings per share (yuan)	1.34	<u>0.76</u>	2.78	1.18	
Weighted average number of					
ordinary shares in circulation					
(thousand shares)(dilution):					
Weighted average number of ordinary					
shares in circulation (basic)	61,252	61,252	61,252	61,252	
Impact of employee stock					
remuneration	562	480	979	1,410	
Weighted average number of ordinary					
shares in circulation (dilution)	61,814	61,732	62,231	62,662	

(XV) Revenue from customer contracts

1. Breakdown of income

		For the Three Ended Jun			For the Six months Ended June 30,	
		2021	2020	2021	2020	
Major regional markets:						
Taiwan	\$	185,349	211,681	383,308	385,033	
Mainland China		497,382	417,549	1,037,184	740,257	
Other countries		8,056	11,915	16,859	20,831	
	<u>\$</u>	690,787	641,145	<u>1,437,351</u>	<u>1,146,121</u>	
Main products:						
Power MOSFET	\$	617,129	601,179	1,298,492	1,062,297	
Power Management IC		3,092	13,482	11,148	30,517	
Other		70,566	26,484	127,711	53,307	
	<u>\$</u>	690,787	641,145	1,437,351	1,146,121	

2. Contract balance

	Jun	e 30, 2021	December 31, 2020	June 30, 2020
Accounts receivable(including related parties)	\$	941,224	900,002	866,273
Less: allowance for losses		(1,195)	(1,116)	(1,242)
Total	<u>\$</u>	940,029	898,886	865,031

Please refer to Note 6 (3) for details of disclosure of Accounts receivable(including related parties) and its impairment.

(XVI) Remuneration of employees, directors and supervisors

According to the Articles of Association of the Company, if there is any profit in the year, no less than 10% shall be allocated as employee remuneration and no more than 5% as supervisor remuneration. The remuneration of employees is decided by the Board of Directors to be distributed in stock or cash, and the target of distribution includes employees of subordinate companies who meet certain conditions. However, if the Company still has accumulated losses, it shall reserve the compensation amount in advance, and then allocate the employee remuneration and the supervisor remuneration according to the proportion mentioned in the preceding paragraph.

The estimation of employee remuneration and supervisor remuneration for the three and six months ended June 30, 2021 and 2020 is as follows:

		For the Three Ended Jui		For the Six months Ended June 30,		
		2021	2020	2021	2020	
Employee remuneration	\$	19,344	12,311	40,452	18,500	
Supervisor remuneration		6,448	4,104	13,484	6,167	
Total	<u>\$</u>	25,792	<u>16,415</u>	53,936	24,667	

Employee remuneration and supervisor remuneration are based on the net profit before tax of the Company for the period before deducting the remuneration of employees, directors and supervisors multiplied by the remuneration of employees and directors and supervisors as stipulated in the Articles of Association of the Company. This is also reported as the operating cost or operating expenses for the period. If there is any difference between the actual distribution and the estimated amount for the next year, the change shall be treated according to the accounting estimation and recognized as the profit and loss for the next year.

The Company's estimated compensation for employees in 2020 and 2019 were NT\$ 44,477 thousands and NT\$ 46,622 thousands respectively, while the estimated compensation for directors and supervisors were NT\$ 14,826 thousands and NT\$ 15,541 thousands respectively, which was no difference from the actual distribution. Relevant information can be found at the Public Information Platform.

(XVII) Non-operating income and expenditure

1. Other income

Details of other income of the merged company are as follows:

	F	For the Three months Ended June 30,		For the Six n Ended Jun	
		2021	2020	2021	2020
Other income	\$	2,635	1,102	3,372	2,100

2. Other profit or loss

Details of other profit or loss of the merged company are as follows:

		For the Three Ended Jun		For the Six months Ended June 30,		
		2021	2020	2021	2020	
Foreign currency exchange (loss) profit, net	\$	(4,137)	(17,664)	(4,583)	(17,099)	
Net profits (losses) of financial assets(liabilities) at fair value through profit or loss		(2,268)	3,790	(6,526)	4,446	
Other profit or loss		(244)	(421)	(362)	(639)	
	<u>\$</u>	(6,649)	(14,295)	(11,471)	(13,292)	

3. Finance costs

Details of the finance costs of the merged company are as follows:

	Fo	r the Three m		For the Six 1	
		Ended June	3U,	Ended Jur	ie 30,
	2	021	2020	2021	2020
Interest expense	\$	17	57	50	120

(XVIII) Financial instruments

Except for the following, there is no significant change in the fair value of financial instruments of the merged company and the exposure to credit risk, liquidity risk and market risk due to financial instruments. Please refer to the note 6 (18) to the consolidated financial report for 2020 for relevant information.

1. Credit risk

(1) Credit Risk Exposure

The book amount on financial assets represents the maximum exposure to credit risk.

(2) Credit Risk Concentration

On June 30, 2021, December 31 and June 30 of 2020, the merged company received 43%, 36% and 46% of the total Accounts receivable from the top five sales customers respectively, thus causing the merged company to have a concentration of credit risks. In order to reduce credit risks, the merged company regularly and continuously evaluates the financial status of each of these customers and the recovery possibility of their accounts receivable. These customers have good profits and credit records in the past, and the merged company has not suffered any significant credit risk losses due to these customers during the reporting period.

2. Liquidity risk

The following table shows the contractual maturity of financial liabilities, including estimated interest but excluding the impact of net agreements.

Notes to Niko Semiconductor and Subsidiaries Consolidated Financial Statements (Continued)

		Book mount	Contracted cash flow	Within 6 months	6-12 months	1-2 years	2-5 years	More than 5 years
June 30, 2021								
Non-derivative financial								
liabilities								
Accounts payable (including								
related parties)	\$	326,124	326,124	326,124	-	-	-	-
Expenses payable and other								
accounts payable		174,546	174,546	174,546	-	-	-	-
Lease liabilities		1,038	1,053	1,053	-	-	-	-
Derivative financial liabilities		6,526						
Outflow		-	967,705	967,705	-	-	-	-
Inflow			(961,179)	(961,179)	-			
	\$	508,234	508,249	508,249		<u> </u>		
December 31, 2020								
Non-derivative financial								
liabilities								
Accounts payable (including								
related parties)	\$	274,518	274,518	274,518	-	-	-	-
Expenses payable and other								
accounts payable		134,403	134,403	134,403	-	-	-	-
Lease liabilities		3,008	3,086	1,543	1,543			
	\$	411,929	412,007	410,464	1,543			
June 30, 2020								
Non-derivative financial								
liabilities								
Accounts payable (including								
related parties)	\$	322,177	322,177	322,177	-	-	-	-
Expenses payable and other								
accounts payable		210,394	210,394	210,394	-	-	-	-
Lease liabilities		4,270	4,431	1,477	1,477	1,477		
	<u>\$</u>	536,841	<u>537,002</u>	534,048	1,477	1,477		

The merged Company does not expect the timing of cash flows for the maturity analysis will occur significantly earlier or the actual amounts will be significantly different.

3. Market risk

(1) Exchange rate risk

The financial assets and liabilities of the merged company exposed to significant foreign currency exchange rate risks are as follows:

	 June 30, 2021			Dec	ember 31, 202	20	J	June 30, 2020		
	oreign irrency	Exchange rate	NTD	Foreign currency	Exchange rate	NTD	Foreign currency	Exchange rate	NTD	
Financial assets										
Monetary items										
USD	\$ 42,839	27.860	1,193,489	33,715	28.480	960,216	31,506	29.630	933,528	
Financial liabilities										
Monetary items										
USD	12,017	27.860	334,804	9,867	28.480	281,000	11,071	29.630	328,038	

The exchange rate risk of the merged company mainly comes from cash denominated in foreign currency and equivalent cash, accounts receivable, other receivables, accounts payable, expenses payable and other payables, etc. Foreign currency exchange gains and losses are generated during conversion. On June 30, 2021 and 2020, when NT\$ depreciates or appreciates by 1% relative to US\$, while all other factors remain unchanged, the net profit before tax for January 1 to June 30 of 2021 and 2020 will increase or decrease by NT\$ 8,587 thousands and NT\$ 6,055 thousands respectively. The two phases of analysis adopt the same basis.

The exchange rate information for the conversion gains and losses (including realized and unrealized) of the monetary items of the merged company into the functional currency NT\$ (i.e. the expressive currency by the merged company) is as follows:

		For the	Three mont	ths Ended Ju	ne 30,	Fo	or the Six months Ended June 30,			
		20	21	2	020	202	21	2020		
Functional currency		xchange ains and losses	Average exchange rate	Exchange gains and losses	Average exchange rate	Exchange gains and losses	Average exchange rate	Exchange gains and losses	Average exchange rate	
NTD	\$	(3,960)	1	(17,700)	1	(4,457)	1	(17,951)	1	
RMB		(177)	4.331	36	4.212	(126)	4.353	852	4.261	
	<u>\$</u>	(4,137)		(17,664)		(4,583)		(17,099)		

4. Interest rate risk

The merged company has not undertaken the debt with floating interest rate, while the financial assets with floating interest rate are bank deposits. The cash flow risk arising from changes in market interest rate is not significant after assessment, so sensitivity analysis has not been conducted.

5. Fair value information

(1) Types and fair value of financial instruments

The book amount and fair value of the financial assets and financial liabilities of the merged company (including fair value grade information, but if the book amount of financial instruments not measured by fair value is a reasonable approximation of fair value, and lease liabilities, fair value information need not be disclosed according to regulations) are shown as follows:

	June 30, 2021 Fair value						
	Book amount	Level 1	Level 2	Level 3	Total		
Financial assets at amortized							
cost:							
Cash and equivalent cash	\$ 919,556						
Accounts receivable (including related parties)	940,029						
Other accounts receivable	12,506						
Restricted bank deposits	3,744						
Refundable deposits	10,077						
Total	<u>\$ 1,885,912</u>						
Financial liabilities at fair value through profit or loss - Current	<u>\$ 6,526</u>			6,526	6,526		
Financial liabilities at amortized cost:							
Accounts payable (including related parties)	\$ 326,124						
Expenses payable and other accounts payable	174,546						
Lease liabilities	1,038						
Total	<u>\$ 501,708</u>						
		Dec	ember 31, 202				
	Book amount	Level 1	Fair v Level 2	Level 3	Total		
	Dook amount		ECTCI 2	Levers	Total		
Financial assets at fair value through profit or loss - Current	<u>\$ 3,814</u>				3,814		
Financial assets at amortized							
cost:							
Cash and equivalent cash	\$ 654,703						
Accounts receivable (including related parties)	898,886						
Other accounts receivable	10,772						
Restricted bank deposits	3,744						
Refundable deposits	15,077						
Total	<u>\$ 1,583,182</u>						
Financial liabilities at amortized cost:							
Accounts payable (including related parties)	\$ 274,518						
Expenses payable and other accounts payable	134,403						
Lease liabilities	3,008						
Total	<u>\$ 411,929</u>						

	June 30, 2020						
			Fair value				
	Bo	ok amount	Level 1	Level 2	Level 3	Total	
Financial assets at fair value through profit or loss - Current	<u>\$</u>	4,446			4,446	4,446	
Financial assets at amortized cost:							
Cash and equivalent cash	\$	553,141					
Accounts receivable (including related parties)		865,031					
Other accounts receivable		15,601					
Refundable deposits		15,072					
Total	\$	1,448,845					
Financial liabilities at amortized cost:							
Accounts payable (including related parties)	\$	322,177					
Expenses payable and other accounts payable		210,394					
Lease liabilities		4,270					
Total	<u>\$</u>	536,841					

(2) Fair value evaluation technology for measuring financial instruments by fair value Derivative financial instruments

The fair value of derivatives is calculated by public quotation. When a public quotation cannot be obtained, the fair value of the contract is calculated based on the spot exchange rate and the exchange points respectively on the respective expiration dates of the contract.

(3) There was no transfer of fair value hierarchy from January 1 to June 30 of 2021 and 2020.

(4) Schedule of Level 3 changes

	Financial assets at fair value through profit or loss		
January 1, 2021	\$	3,814	
Purchase/disposal/settlement		(3,814)	
Recognized in profit or loss		(6,526)	
June 30, 2021	<u>\$</u>	(6,526)	
January 1, 2020	\$	7,676	
Purchase/disposal/settlement		(7,676)	
Recognized in profit or loss		4,446	
June 30, 2020	<u>\$</u>	4,446	

The above total benefits or losses are reported in series as "Other profits and losses". Among them, the assets or liabilities held as at June 30, 2021 and 2020 are as follows:

	June	e 30, 2021	June 30, 2020	
Total profits or losses				
Recognized in profit or loss (reported in "Other	<u>\$</u>	(6,526)	4,446	
profits and losses")				

(5) Quantitative information on fair value measurement of significant unobservable input values (Level 3)

The fair value measurement of the merged company is classified into level 3 of financial assets and liabilities at fair value through profit or loss - derivative financial instruments. This source of fair value is a third party quotation, so it is not intended to disclose sensitivity analysis of significant unobservable input values.

(XIX) Financial risk management

The financial risk management objectives and policies of the merged company have not changed significantly from those disclosed in Note 6 (19) of the consolidated financial report of 2020.

(XX) Capital management

The capital management objectives, policies and procedures of the merged company are consistent with those disclosed in the consolidated financial report of 2020. In addition, there is no significant change in the aggregate quantitative data of capital management items and those disclosed in the consolidated financial report of 2020. Please refer to note 6(20) to consolidated financial report of 2020 for relevant information.

(XXI) Changes in liabilities from financial activities

Adjustments to changes in liabilities from financial activities are shown in the following table:

	January	1, 2021	Cash flows	Changes of non-cash	June 30, 2021
Lease liabilities	\$	3,008	(1,273)	(697)	1,038
Total liabilities from financial activities	<u>\$</u>	3,008	(1,273)	(697)	1,038
	January	1, 2020	Cash flows	Changes of non-cash	June 30, 2020
Lease liabilities	\$	5,490	(1,349)	129	4,270
Total liabilities from financial activities	<u>\$</u>	<u>5,490</u>	(1,349)	129	4,270

VII. Related Party Transactions

(I) Name and relationship of related parties

During the period covered by this consolidated financial report, the following related parties had transactions with the merged company:

Name of related party	Relations with merged company
Super Group Semiconductor Co., Ltd. (Super Group	Substantive parties
Semiconductor)	
Cai Feng Investments Co., Ltd. (Cai Feng Investments)	"
Green Solution Technology Co., Ltd. (Green Solution	Associated enterprise
Technology)	
Wuxi U-NIKC Semiconductor Co., Ltd. (Wuxi U-NIKC	"
Semiconductor)	
Wuxi U-NIKC Semiconductor (Hong Kong) Co., Ltd.	"
(Wuxi U-NIKC Semiconductor (Hong Kong)	

(II) Major transactions with related parties

1. Sale to related parties

The merged company's sales amount to related parties and its outstanding balance are as follows:

		Sales					Accounts receivable from related parties		
	Fo	or the Three Ended Jur		For the Six Ended Ju		June 30, 2021	December 31, 2020	June 30, 2020	
		2021	2020	2021	2020				
Associated enterprises:									
Other associated enterprises	\$	81,265	31,458	144,276	64,723	94,133	76,130	19,418	
Less: allowance for losses				-	-	(189)	(152)	(39)	
	\$	81,265	31,458	144,276	64,723	93,944	<u>75,978</u>	19,379	

There is no significant difference between the terms of sale of the merged company to its related parties and the general selling price. The payment terms for January 1 to June 30 of 2021 and 2020 are 90 days, while the average customer is about 30 days to 150 days.

2. Purchase from related parties

The purchase amount and outstanding balance of the merged company from related parties are as follows:

		Purchase					Accounts payable			
	For the Three months Ended June 30,		For the Six months Ended June 30,		June 30, 2021	December 31, 2020	June 30, 2020			
		2021	2020	2021	2020					
Associated enterprises:	-									
Green Solution Technology	\$	2,757	9,134	8,347	23,713	893	1,333	3,468		
	<u>\$</u>	2,757	9,134	8,347	23,713	893	1,333	<u>3,468</u>		

In order to provide customers with a complete power management plan, the merged company purchases customized products from related parties. There is no competitive purchase price of the products from the ordinary manufactures. The terms of payment for January 1 to June 30 of 2021 and 2020 are 30 days, while the terms of payment for ordinary manufacturers are about 30 to 90 days.

3. Purchase labor services from related parties

		Transaction amount				Expenses payable and other accounts payable			
]	For the Three months Ended June 30,		For the Six months Ended June 30,		June 30, 2021	December 31, 2020	June 30, 2020	
		2021	2020	2021	2020				
Other related parties:									
Super Group Semiconductor - Product development project fees	\$	3,500	5,500	5,300	8,900	3,675	3,780	5,775	
Super Group Semiconductor - Product maintenance fees		-	494	-	886	-	150	172	
Super Group Semiconductor - Product royalty fees		14,621	13,980_	29,059	28,060	5,343	4,130	3,676	
	\$	18,121	19,974	34,359	37,846	9,018	8,060	9,623	

As of June 30, 2021 and 2020, the new product development contracts and outsourcing design contracts signed by the merged company and its related parties have not yet been recognized due to the failure to reach the agreed development and design stage. Please refer to Note 9 for details.

4. Rental income

Rental income of the merged company arising from leasing offices to related parties is as follows:

_		Transaction amount				Other accounts receivable		
	For the Three months Ended June 30,		For the Six months Ended June 30,		June 30,	December	June 30,	
_	2021	2020	2021	2020	2021	31, 2020	2020	
Associated enterprises:								
Green Solution Technology\$	714	714	1,428	1,428	250	250	250	
Other related parties:								
Other related parties	5	5_	9	9	2	11	2	
<u>\$</u>	719	<u>719</u> =	1,437	1,437	252	<u>261</u>	<u>252</u>	

(III) Main management personnel transactions

Remuneration for main management personnel includes:

	For the Three in Ended June		For the Six n Ended Jun	
	2021	2020	2021	2020
Short-term employee welfare	\$ 8,776	6,144	17,431	10,997
Post-retirement welfare	114	120	227	239
Resignation welfare	-	-	-	-
Other long-term welfare	-	-	-	-
Share-based payment	 	<u> </u>		
	\$ 8,890	6,264	17,658	11,236

VIII. Pledged Assets

Details of the book value of the assets provided by the merged company as collateral are as follows:

Assets name	Pledge object	June 30, 2021	December 31, 2020	June 30, 2020
Restricted bank deposits-Current	Performance bond	\$ 3,744	3,744	-
Property, plant and equipment	Bank loan	97,394	97,394	144,182
—Land				
- Houses and buildings	″	48,148	48,763	73,111
Investing property - Land	″	48,068	48,068	48,068
- Houses and buildings	<i>"</i>	23,812	24,115	24,419
		\$ 221,166	222,084	289,780

IX. Major Contingent Liabilities and Unrecognized Contractual Commitments

(1) The amount of guarantee notes issued by the merged company to the supplier as guarantee for payment of the goods is as follows:

	June	30, 2021	December 31, 2020	June 30, 2020
Guaranteed bill	<u>\$</u>	10,000	10,000	10,000

(II) The amount of guaranteed promissory notes issued by the merged company as a result of signing loan limit and financial commodity trading limit with financial institutions is as follows.

	_Ju	ne 30, 2021	December 31, 2020	June 30, 2020
Loan limit and financial commodities	<u>\$</u>	1,010,145	1,018,360	1,046,931
trading limit				

- (III) As of June 30, 2021 and December 31 and June 30 of 2020, the amounts of new product development contracts and outsourcing design contracts signed by the merged company that have not yet reached the agreed development and design stage and have not yet applied to the merged company are NT\$ 26,500 thousands, NT\$ 29,200 thousands and NT\$ 36,000 thousands respectively; In addition, the merged company agreed in the new product development contract that when the product enters the mass production stage, it shall pay the royalty fee according to the relevant wafer purchase quantity and the agreed price.
- (IV) The merged company signed a capacity guarantee purchase contract with the supplier on May 30, 2018, and due to the agreement on the minimum purchase amount, the deposit amount shall be paid. As of June 30, 2021 and December 31 and June 30 of 2020, the deposit amount has been NT\$ 10,000 thousands, NT\$ 15,000 thousands and NT\$ 15,000 thousands respectively.
- (V) The merged company signed a capacity guarantee purchase contract with the supplier on May 7, 2021, and due to the agreement on the purchase amount, the amount shall be paid in advance. As of June 30, 2021, the prepaid amount has been NT\$ 69,963 thousands respectively under other non-current assets.

X. Major disaster losses: None.

XI. Major post-date events: None.

XII. Other

The functions of employee benefits, depreciation, depletion and amortization expenses are summarized as follows:

Function		the Three mon ded June 30, 20		For the Three months Ended June 30, 2020			
Quality	Attributable to operating costs	Attributable to operating expenses	Total	Attributable to operating costs	Attributable to operating expenses	Total	
Staff welfare expenses							
Salary expense	11,503	50,821	62,324	10,875	43,251	54,126	
Labor and health	857	1,918	2,775	787	1,824	2,611	
insurance expenses							
Pension expenses	466	1,468	1,934	421	1,169	1,590	
Other employee	592	1,342	1,934	567	1,415	1,982	
welfare expenses							
Depreciation expense	1,399	4,073	5,472	1,914	3,762	5,676	
Amortization expense	-	49	49	-	54	54	

Function		or the Six month ded June 30, 20		For the Six months Ended June 30, 2020			
Quality	Attributable to operating costs	Attributable to operating expenses	Total	Attributable to operating costs	Attributable to operating expenses	Total	
Staff welfare expenses							
Salary expense	23,116	106,734	129,850	20,471	82,560	103,031	
Labor and health	1,853	4,270	6,123	1,686	4,044	5,730	
insurance expenses							
Pension expenses	936	3,002	3,938	859	2,603	3,462	
Other employee	1,203	2,813	4,016	1,117	2,802	3,919	
welfare expenses							
Depreciation expense	2,782	8,118	10,900	3,785	7,294	11,079	
Amortization expense	-	101	101	-	106	106	

XIII. Note to disclosure

(I) Information on major transactions

Relevant information on major transactions to be disclosed by the merged company from January 1 to June 30 of 2021 in accordance with the preparation standards is as follows:

- 1. Loan of funds to others: None.
- 2. Endorsement and guarantee for others: None.
- 3. Holding of securities at the end of the period (excluding investment subsidiaries, affiliated enterprises and equity joint ventures): None.
- 4. Cumulative purchase or sale of the same securities amounts to NT\$ 300 million or more than 20% of the paid-in capital: None.
- 5. The amount of property acquired amounts to NT\$ 300 million or more than 20% of the paid-in capital: None.
- 6. The amount of property disposed of amounts to NT\$ 300 million or more than 20% of the paid-in capital: None.
- 7. Where the amount of purchases and sales to related parties amounts to NT\$100 million or more than 20% of the paid-in capital:

				Transac	ction situation		The circumstances and reasons for the difference between transaction conditions and general transaction		Notes and receivable		
Companies that purchase (sell) goods	object	Relationshi p	Purchase (sell) goods	Amount	Proportion of total purchase (sales)	Credit period	Unit price	Credit period	Balance	Proportion of total notes and and accounts receivable (payable)	Remarks
Company	WUXI U-NIKC-Semic onductor Corp. Ltd.	Affiliated enterprise	(Sell) goods	(111,069)	7.73 %	90 days for monthly close	-	30 days for monthly close ~ 120 days for next monthly close	74,503	7.93%	

- 8. Receivables from related parties amount to NT\$ 100 million or more than 20% of paid-in capital: None.
- 9. Engaging in derivative transactions: Please refer to note 6 (2) for details.
- 10. Business relations and important transactions between parent and subsidiary companies:

				Transaction for the Six months Ended June 30, 2021						
No.	Name of trader	Transaction object	Relations with traders	Item	Amount	Transaction condition	Ratio to consolidated total operating income or total assets			
0	The Company	Power Up Tech Co., Ltd.	Transactions between parent company and subsidiary	Operating costs		Before the 25th of the following month	0.11%			
0	"	"	Transactions between parent company and subsidiary	Operating expenses	12,182	"	0.85%			
0	"	"	Transactions between parent company and subsidiary	Expenses payable	702	"	0.03%			
	Power Up Tech Co. Ltd.	Wuxi Super GEM Microelectronics Co., Ltd.	Inter-subsidiary transactions	Operating costs	13,387	"	0.93%			
1	"	"	Inter-subsidiary transactions	Expenses payable	674	"	0.02%			

Note: Related transactions have been written off when preparing the consolidated financial report.

(II) Information related to reinvestment:

Information on the Company's reinvestments from January 1 to June 30 of 2021 is as follows (excluding mainland China invested companies):

Unit: NT\$ thousands/share

Investing company company		Major business	Original investr	nent amount	Final holding			Invested company	Current recognized		
Name	Name	Area	Item	At end of current period	End of last year	Shares	Ratio	Book amount	Current profit and loss	Investment profit and loss	Note
The Company	Jinrong Investment Co., Ltd.	Taiwan	Holding company	51,000	51,000	5,100,000	100.00%	77,309	5,028	5,027	Note
"	Power Up Tech Co., Ltd.	Samoa	Holding company	30,744	30,744	1,930,000	100.00%	36,116	734	734	"
	Green Solution Technology Co., Ltd.		Manufacturing and Product Design of Electronic Components	48,875	48,875	4,511,514	15.04%	77,359	38,208	5,746	

Note: It has been written off when preparing the consolidated financial report.

(III) Information on Mainland China Investment:

1. Relevant information such as the name and main business items of the invested company in mainland China:

Unit: NT\$ thousands

Name of mainland Invested Company		Paid-in capital	Investing mode	Accumulated investment amount remitted from Taiwan at beginning of current period	investmen or reco- current	unt of at remitted wered in t period	Accumulated investment amount remitted from Taiwan at end of current period	Invested company Current profit and loss	Shareholding ratio of Company's direct or indirect investment	Investment profits and losses recognized for current period	Book value of final investment	Remitted back investment income as of end of current period
Microelectronics Co., Ltd.	Metal oxide semiconductor manufacturing, development and sales business, product quality monitoring and testing services; Selling self-produced products	46,906	Note	61,463	-	-	61,463	1,131	100.00%	1,131	19,803	-

Note: Indirect investment through third place Power Up Tech Co., Ltd.

2. Limit of investment in mainland region:

Accumulated investment remitted from Taiwan to mainland region at end of current period	Investment amount approved by MOEAIC	Investment limit in mainland regulated by MOEAIC
61,463	61,463	1,316,490

3. Major transactions with mainland invested companies:

Through Power Up Tech Co., Ltd, the Company entrusted Wuxi Super GEM Microelectronics to handle the after-sales service, quality control and storage management of the products on its behalf. The related expenditures from January 1 to June 30 of 2021 and 2020 were NT\$ 13,387 thousands and NT\$ 22,747 thousands.

The above transactions are written off in the preparation of consolidated financial reports.

(IV) Information on Major Shareholders:

Name of major shareholder	Shares	Holding share	Holding proportion
Liangjia Investments Co., Ltd.		3,220,257	5.25%

XIV. Department Information

(I) General information

The main revenue of the merged company comes from the sales of power MOSFET. The main operating decision makers of the merged company use the overall operating results as the basis for evaluating performance. According to this, the merged company is a single operating department, and the operating department information of January 1 to June 30 of 2021 and 2020 is consistent with the consolidated financial report information.

(II) Information on department profits and losses, department assets, and their measurement basis and reconciliation shall be reported.

Information on department profit and loss, department assets and department liabilities of the merged company is consistent with the consolidated financial report. Please refer to the consolidated balance sheet and consolidated income statement for details.