# PRINCE HOUSING & DEVELOPMENT CORP. AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS AND INDEPENDENT AUDITORS' REVIEW REPORT MARCH 31, 2025 AND 2024

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

#### INDEPENDENT AUDITORS' REVIEW REPORT TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of PRINCE HOUSING & DEVELOPMENT CORP.

#### Introduction

We have reviewed the accompanying consolidated balance sheets of Prince Housing & Development Corp. and subsidiaries (the "Group") as at March 31, 2025 and 2024, and the related consolidated statements of comprehensive income, of changes in equity and of cash flows for the three months then ended, and notes to the consolidated financial statements, including a summary of material accounting policies. Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission. Our responsibility is to express a conclusion on these consolidated financial statements based on our reviews.

#### Scope of Review

Except as explained in the following paragraph, we conducted our reviews in accordance with the Standard on Review Engagements 2410, "Review of Financial Information Performed by the Independent Auditor of the Entity" of the Republic of China. 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 Qualified Conclusion**

As explained in Note 4(3), the financial statements of certain insignificant consolidated subsidiaries were not reviewed by independent auditors. Total assets of these subsidiaries amounted to NT\$10,895,911 thousand and NT\$9,885,705 thousand, constituting 24% and 22% of the consolidated total assets as at March 31, 2025 and 2024, total liabilities amounted to NT\$6,058,831 thousand and NT\$6,132,463 thousand, constituting 30% and 31% of the consolidated total liabilities as at March 31, 2025 and 2024, respectively, and the total comprehensive income (loss) amounted to (NT\$23,431) thousand and (NT\$9,183) thousand, constituting 45% and 8% of the total amount of consolidated comprehensive income for the three months then ended, respectively. Additionally, as explained in Note 6(7), the investments accounted for using equity method were based on each investee's financial statements of the same reporting period which were not reviewed by the independent auditors. The recognised share of profit of associates and joint ventures for the three months ended March 31, 2025 and 2024 were NT\$15,940 thousand and NT\$20,154 thousand, respectively. As of March 31, 2025 and 2024, the relevant investment amounts were NT\$1,810,260 thousand and NT\$1,798,869 thousand, respectively (including the credit balances shown as other non-current liabilities - others amounting to NT\$141,000 thousand and NT\$140,797 thousand, respectively).

#### **Qualified Conclusion**

Except for the adjustments to the consolidated financial statements, if any, as might have been determined to be necessary had the financial statements of certain consolidated subsidiaries been reviewed by independent auditors as described in the *Basis for qualified conclusion* section above, based on our reviews, nothing has come to our attention that causes us to believe that the accompanying consolidated financial statements do not present fairly, in all material respects, the consolidated financial position of the Group as at March 31, 2025 and 2024, and of its consolidated financial performance and its consolidated cash flows for the three months then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34, "Interim Financial Reporting" that came into effect as endorsed by the Financial Supervisory Commission.

Wu, Chien-ChihWang, Chun-KaiFor and on behalf of PricewaterhouseCoopers, TaiwanMay 7, 2025

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

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

		(Expressed	l in ti	ousands of New	Taiwan	i dol	lars)				
				March 31, 202			December 31, 20		March 31, 2024		
	Assets Current assets	Notes		AMOUNT	%		AMOUNT	%		AMOUNT	%
1100		6(1)	\$	7,455,695	16	\$	8,367,153	18	\$	<u> </u>	18
1110	Cash and cash equivalents Financial assets at fair value	6(1) 6(2)	φ	7,455,095	10	Φ	8,307,133	10	Φ	8,330,919	10
1110	through profit or loss - current	0(2)		3,482,053	8		3,499,610	7		2,919,049	7
1136	Current financial assets at	6(4) and 8		3,482,033	0		5,499,010	1		2,919,049	/
1150	amortised cost	0(4) and 8		1,481,525	3		1,867,864	4		1,987,648	4
1140	Current contract assets	6(24) and 7		208,621	1		454,471	1		505,256	1
1150	Notes receivable, net	6(5)		30,213	-		21,596	-		30,626	-
1170	Accounts receivable, net	6(5) 6(5)		437,765	- 1		432,066	1		332,370	- 1
1180	Accounts receivable - related	6(5) and 7		+57,705	1		452,000	1		552,570	1
1100	parties, net	0( <i>3</i> ) and 7		484,364	1		242,366	1		570,452	1
1200	Other receivables	7		9,514	-		18,847	-		12,876	1
1220	Current income tax assets	7		19,960	-		19,953	-		421	_
1220 130X	Inventories, net	6(6) and 8		6,600,070	14		6,592,087	- 14		6,694,048	15
1410	Prepayments	0(0) und 0		103,312	-		135,335	-		55,954	15
1479	Other current assets			19,447	_		9,390	_		11,573	_
11XX	Current Assets			20,332,539	44		21,660,738	46		21,451,192	47
IIAA	Non-current assets			20,332,339			21,000,738	40		21,431,192	47
1510	Financial assets at fair value	6(2) and 8									
1510	through profit or loss - non-	O(2) and $O$									
	current			82,736			82,426			161,569	
1517	Non-current financial assets at	6(3) and 8		02,750	-		02,420	-		101,507	-
1517	fair value through other	0( <i>5</i> ) and 0									
	comprehensive income			3,092,690	7		3,201,792	7		2,584,220	6
1535	Non-current financial assets at	6(4) 8 and 9		5,092,090	/		5,201,792	1		2,304,220	0
1555	amortised cost	0(4), 8 and 9		589,410	1		585,156	1		582,283	1
1550	Investments accounted for	6(7) and 8		567,410	1		565,150	1		562,265	1
1550	under equity method	0(7) and 0		1,951,260	4		1,935,320	4		1,939,666	4
1600	Property, plant and equipment,	6(8) and 8		1,751,200	4		1,755,520	7		1,757,000	4
1000	net	0(0) und 0		5,740,492	13		5,685,731	12		5,494,387	12
1755	Right-of-use assets	6(9) and 7		5,570,980	12		5,688,048	12		5,987,899	12
1760	Investment property, net	6(11) and 8		6,125,043	12		5,375,919	12		5,305,566	12
1780	Intangible assets, net	6(12)		1,735,435			1,750,775	4		1,797,221	
1840	Deferred income tax assets	0(12)		241,963	4 1		253,016	4		270,367	4 1
1920	Refundable deposits	7		144,793	-		141,885	-		1270,307	-
1920 1990	Other non-current assets	1		236,599	-		222,160	-		127,701	-
15XX	Non-current assets			25,511,401	56		24,922,228	54		24,417,285	53
13XX 1XXX	Total assets		¢	45,843,940	100	\$	46,582,966		\$	45,868,477	
ΙΛΛΛ	10141 455515		φ	43,043,940	100	φ	40,382,900	100	φ	43,000,477	100

#### PRINCE HOUSING & DEVELOPMENT CORP. AND SUBSIDIARIES <u>CONSOLIDATED BALANCE SHEETS</u> <u>MARCH 31, 2025, DECEMBER 31, 2024 AND MARCH 31, 2024</u> (Expressed in thousands of New Taiwan dollars)

(Continued)

		(Expresse	d in tl	nousands of New	Taiwan	n do	llars)				
				March 31, 202:	5		December 31, 20	24		March 31, 202	4
	Liabilities and Equity	Notes		AMOUNT	%		AMOUNT	%	A	MOUNT	%
	Current liabilities										
2100	Short-term borrowings	6(13) and 8	\$	584,000	1	\$	614,000	2	\$	971,000	2
2130	Current contract liabilities	6(24) and 7		438,621	1		495,025	1		754,911	2
2150	Notes payable			342	-		12,162	-		11,848	-
2170	Accounts payable	7		1,067,612	3		1,470,362	3		879,617	2
2200	Other payables	6(14)		488,320	1		545,617	1		527,429	2
2230	Current income tax liabilities			10,368	-		235	-		41,845	-
2250	Current provisions	6(17)		5,596	-		11,242	-		33,194	-
2280	Current lease liabilities	7		506,009	1		503,513	1		489,623	1
2310	Receipts in advance			44,538	-		44,833	-		42,796	-
2320	Long-term liabilities, current	6(16) and 8									
	portion			510,000	1		510,000	1		495,000	1
2399	Other current liabilities			52,971			38,025	-		45,143	-
21XX	<b>Current Liabilities</b>			3,708,377	8		4,245,014	9		4,292,406	10
	Non-current liabilities			, , ,			, ,			<u>/</u> _	
2530	Bonds payable	6(15) and 8		4,500,000	10		4,500,000	10		4,500,000	10
2540	Long-term borrowings	6(16) and 8		4,388,000	9		4,430,000	9		3,380,000	7
2550	Provisions for liabilities - non-	6(17)		1,500,000	,		1,150,000	,		5,500,000	,
2000	current	0(17)		39,388	-		34,169	-		112,574	_
2570	Deferred income tax liabilities			280,072	1		280,072	1		279,650	1
2580	Non-current lease liabilities	7		5,810,351	13		5,931,166	13		6,253,468	14
2610	Long-term notes and accounts	7		5,610,551	15		5,751,100	15		0,235,400	14
2010	payable			796,845	2		796,845	2		796,845	2
2640	Net defined benefit liability -			770,045	2		770,045	2		770,045	2
2040	non-current			11,161			10,746			25,828	
2645	Guarantee deposits received	7		170,776	-		167,385	-		163,837	-
2670	Other non-current liabilities	6(7)		200,395	-		196,615	-		196,425	-
2070 25XX	Non-current liabilities	0(7)			- 25			- 25			- 24
23AA 2XXX				16,196,988	35		16,346,998	35		15,708,627	34
ΖΛΛΛ	Total Liabilities	c		19,905,365	43		20,592,012	44		20,001,033	44
	Equity attributable to owners o	I									
	parent	((10)									
2110	Share capital	6(19)		16 000 061	25		16 222 261	25		16 000 061	25
3110	common stock			16,233,261	35		16,233,261	35		16,233,261	35
	Capital surplus	6(20)			_		2 2 4 2 4 2	_			_
3200	Capital surplus			2,260,513	5		2,260,513	5		2,260,513	5
	Retained earnings	6(21)						_			
3310	Legal reserve			2,595,229	6		2,595,229	5		2,536,541	6
3350	Unappropriated retained				_					2 100 170	_
	earnings			3,024,922	7		2,962,467	6		3,408,670	7
	Other equity interest	6(22)									
3400	Other equity interest			1,605,445	3		1,714,547	4		1,179,803	3
3500	Treasury stocks	6(19)	(	1,003)		(	1,003)		(	1,003)	
31XX	Equity attributable to										
	owners of the parent			25,718,367	56		25,765,014	55		25,617,785	56
36XX	Non-controlling interest			220,208	1		225,940	1		249,659	
3XXX	Total equity			25,938,575	57		25,990,954	56		25,867,444	56
	Significant contingent liabilities	9									
	and unrecognised contract										
	commitments										
3X2X	Total liabilities and equity		\$	45,843,940	100	\$	46,582,966	100	\$	45,868,477	100
	71	. ,	• ,	1 ( ) ( )		1. 1	. 1.0 . 1				

#### PRINCE HOUSING & DEVELOPMENT CORP. AND SUBSIDIARIES <u>CONSOLIDATED BALANCE SHEETS</u> <u>MARCH 31, 2025, DECEMBER 31, 2024 AND MARCH 31, 2024</u> (Expressed in thousands of New Taiwan dollars)

# PRINCE HOUSING & DEVELOPMENT CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME <u>THREE MONTHS ENDED MARCH 31, 2025 AND 2024</u> (Expressed in thousands of New Taiwan dollars, except earnings per share amount)

			ed March 31			
	T.			2025		2024
4000	Items	$\frac{\text{Notes}}{(24) \text{ and } 7}$	<u>۴</u>	AMOUNT	<u>%</u>	AMOUNT %
4000 5000	Sales revenue Operating costs	6(24) and 7 6(6)(12)(29) and 7	\$	1,698,641	100 \$	1,707,692 10 1,084,926) ( 6
5900		0(0)(12)(29) and 7	(	<u>1,129,582</u> ) ( 569,059	<u>67</u> ) (	
3900	Gross profit	6(12)(20) and 7		309,039	<u> </u>	622,766
6100	Operating expenses Selling expenses	6(12)(29) and 7	(	33,851) (	2) (	29,681) (
6200	General and administrative expenses		(	422,777) (	25) (	418,345) (
6450	Impairment loss (impairment gain	12(2)	(	422,777)(	25)(	418,545) ( 2
0150	and reversal of impairment loss)	12(2)				
	determined in accordance with IFRS					
	9		(	8)	_	_
6000	Total operating expenses		(	456,636) (	27) (	448,026) (
6900	Operating profit		` <u> </u>	112,423	6	174,740
0700	Non-operating income and expenses			112,125		
7100	Interest income	6(25)		10,936	_	14,571
7010	Other income	6(3)(26)		15,691	1	29,413
7020	Other gains and losses	6(2)(27)		12,613	1 (	1,789)
7050	Finance costs	6(6)(28) and 7	(	89,694) (	5) (	86,732) (
7060	Share of profit of associates and	6(7)			- / (	
	joint ventures accounted for under					
	equity method			15,940	1	20,154
7000	Total non-operating income and					
	expenses		(	34,514) (	2)(	24,383) (
7900	Profit before income tax			77,909	4	150,357
7950	Income tax expense	6(30)	(	21,186) (	1)(	27,895) (
8200	Profit for the period		\$	56,723	3 \$	122,462
	Other comprehensive income					
	Components of other comprehensive					
	income that will not be reclassified to					
	profit or loss					
8316	Unrealised (losses) gains from	6(3)(22)				
	investments in equity instruments					
	measured at fair value through other					
	comprehensive income		( <u></u>	109,102) (	<u>6</u> ) ( <u>\$</u>	231,550) (]
8310	Components of other					
	comprehensive income that will					
	not be reclassified to profit or loss		(	109,102) (	<u>6</u> ) (	231,550) (
8300	Total other comprehensive loss for					
	the period		(\$	109,102) (	6)(\$	231,550) (
8500	Total comprehensive loss for the					
	period		( <u></u>	52,379) (	<u>3) (\$</u>	109,088) (
	Profit (loss), attributable to:					
8610	Owners of the parent		\$	62,455	4 \$	127,289
8620	Non-controlling interest		(	5,732) (	<u> </u>	4,827)
			\$	56,723	3 \$	122,462
	Comprehensive income (loss)					
	attributable to:					
8710	Owners of the parent		(\$	46,647) (	3)(\$	104,261) (
8720	Non-controlling interest		(	5,732)	- (	4,827)
			( <u></u>	52,379) (	3) (\$	109,088) (
	Earnings per share (in dollars)	6(31)				
9750	Basic earnings per share		\$		0.04 \$	0.0
9850	Diluted earnings per share		\$		0.04 \$	0.(
			-		<u> </u>	

#### PRINCE HOUSING & DEVELOPMENT CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY <u>THREE MONTHS ENDED MARCH 31, 2025 AND 2024</u> (Expressed in thousands of New Taiwan dollars)

						owners of the parent					
	Notes	Share capital - common stock	Capital surplus, additional paid-in capital	Retained	Unappropriated retained earnings	Financial statements translation differences of	ity interest Unrealised gains (losses) from financial assets measured at fair value through other comprehensive income	Treasury stocks	Total	Non-controlling interest	Total equity
Three months ended March 31, 2024											
Balance at January 1, 2024		\$ 16,233,261	\$ 2,260,513	\$ 2,536,541	\$ 3,281,381	( <u>\$ 48</u> )	\$ 1,411,401	( <u>\$ 1,003</u> )	\$ 25,722,046	\$ 254,486	\$ 25,976,532
Profit (loss) for the period	6(31)	-	-	-	127,289	-	-	-	127,289	( 4,827)	122,462
Other comprehensive loss for the period	6(3)(22)						( 231,550)		(		( 231,550)
Total comprehensive income (loss)		<u> </u>	<u> </u>		127,289	<u> </u>	(		(104,261_)	(4,827)	(109,088)
Balance at March 31, 2024		\$ 16,233,261	\$ 2,260,513	\$ 2,536,541	\$ 3,408,670	( <u>\$ 48</u> )	\$ 1,179,851	( <u>\$1,003</u> )	\$ 25,617,785	\$ 249,659	\$ 25,867,444
Three months ended March 31, 2025											
Balance at January 1, 2025		\$ 16,233,261	\$ 2,260,513	\$ 2,595,229	\$ 2,962,467	( <u>\$ 48</u> )	<u>\$ 1,714,595</u>	( <u>\$ 1,003</u> )	\$ 25,765,014	\$ 225,940	\$ 25,990,954
Profit (loss) for the period	6(31)	-	-	-	62,455	-	-	-	62,455	( 5,732)	56,723
Other comprehensive loss for the period	6(3)(22)		<u> </u>				(109,102)		(109,102)		(109,102)
Total comprehensive income (loss)		<u> </u>	<u> </u>		62,455	<u> </u>	(109,102)		( 46,647)	(5,732)	(52,379)
Balance at March 31, 2025		\$ 16,233,261	\$ 2,260,513	\$ 2,595,229	\$ 3,024,922	(\$ 48)	\$ 1,605,493	( <u>\$1,003</u> )	\$ 25,718,367	\$ 220,208	\$ 25,938,575

#### PRINCE HOUSING & DEVELOPMENT CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS THREE MONTHS ENDED MARCH 31, 2025 AND 2024

(Expressed in thousands of New Taiwan dollars)

		larch 31			
	Notes		2025		2024
ASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		\$	77,909	\$	150,357
Adjustments			,		
Income and expenses having no effect on cash flows					
Net (gain) loss on financial assets at fair value through profit	6(2)(27)				
or loss		(	12,957)		1,521
Expected credit impairment loss	12(2)		8		-
Share of profit of associates and joint ventures accounted for	6(7)				
under equity method		(	15,940)	(	20,154
Gain on disposal of property, plant and equipment	6(27)		296		333
Loss on disposal of investment property	6(27)		323		-
Property, plant and equipment transferred to expenses			68		395
Gain arising from lease modification	6(9)	(	4)	(	3
Depreciation	6(8)(9)(11)(29)	,	195,455		187,528
Amortization	6(12)(29)		15,474		15,494
Interest expense	6(28)		89,416		86,454
Interest income	6(25)	(	10,936)	(	14,571
Dividend income	6(3)(26)	Ì	695)	Ì	763
Changes in assets/liabilities relating to operating activities					
Changes in operating assets					
Financial assets at fair value through profit or loss - current			30,204		37,252
Current contract assets			245,850		31,285
Notes receivable		(	8,617)		11,422
Accounts receivable		Ì	5,707)		16,856
Accounts receivable - related parties		Ì	241,998)	(	166,379
Other receivables			10,873	(	6,598
Inventories		(	7,983)	Ì	125,115
Prepayments		,	19,210	(	7,982
Other current assets		(	10,057)		10,031
Net changes in liabilities relating to operating activities		,			,
Current contract liabilities		(	56,404)		238,613
Notes payable		Ì	11,820)	(	71
Accounts payable		Ì	402,750)	Ì	288,856
Other payables		Ì	74,594)	(	92,227
Receipts in advance		Ì	295)	(	560
Other current liabilities			14,946		13,779
Provisions for liabilities - non-current		(	427)	(	28,723
Net defined benefit liability - non-current		,	415	×	523
Other non-current liabilities, others			3,780		298
Cash (outflow) inflow generated from operations		(	156,957)		50,139
Interest received		<b>`</b>	10,936		14,571
Cash dividend received			695		763
Interest paid		(	59,982)	(	56,190
•		(	1,547)	(	1,580
Income tax paid		(	1 14/1	(	נואר ו

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#### PRINCE HOUSING & DEVELOPMENT CORP. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS THREE MONTHS ENDED MARCH 31, 2025 AND 2024 (Expressed in thousands of New Taiwan dollars)

			Three months ended March 31				
	Notes		2025		2024		
CASH FLOWS FROM INVESTING ACTIVITIES							
Increase in financial assets at amortised cost-current		\$	386,339	\$	133,551		
(Increase) decrease in financial assets at amortised cost non-							
current		(	4,254)		76,893		
Acquisition of property, plant and equipment		(	98,832)	(	68,019		
Proceeds from disposal of property, plant and equipment			75		229		
Acquisition of investment property	6(11)	(	773,053)		-		
Proceeds from disposal of investment property			1,656		-		
Increase in intangible assets	6(12)	(	134 )		-		
Decrease in refundable deposits		(	2,908)	(	646		
Decrease in other non-current liabilities		(	21,289)	(	28,248		
Net cash flows (used in) from investing activities		(	512,400)		113,760		
CASH FLOWS FROM FINANCING ACTIVITIES							
Decrease in short-term borrowings	6(33)	(	30,000)		140,000		
Repayment of long-term borrowings	6(33)	(	85,000)	(	145,000		
Proceeds from long-term borrowings	6(33)		43,000		-		
(Increase) decrease in guarantee deposits received	6(33)		3,391	(	17,722		
Payments of lease liabilities	6(33)	(	123,594)	(	118,623		
Net cash flows used in financing activities		(	192,203)	(	141,345		
Net decrease in cash and cash equivalents		(	911,458)	(	19,882		
Cash and cash equivalents at beginning of period			8,367,153		8,350,801		
Cash and cash equivalents at end of period		\$	7,455,695	\$	8,330,919		

# PRINCE HOUSING & DEVELOPMENT CORP. AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS THREE MONTHS ENDED MARCH 31, 2025 AND 2024

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

## 1. HISTORY AND ORGANIZATION

- (1) Prince Housing & Development Corp. (the "Company") was established in September 1973, under the Company Act and other related regulations. The Company is primarily engaged in the construction, leasing and sale of public housing, commercial building, tourism/recreation place (children's playground, water park, etc.) and parking lot/parking tower, and leasing and sale of real estate. The common shares of the Company have been listed on the Taiwan Stock Exchange since April 1991.
- (2) The main activities of the Company and its subsidiaries (collectively referred herein as the "Group") are provided in Note 4(3) B.

## 2. <u>THE DATE OF AUTHORIZATION FOR ISSUANCE OF THE CONSOLIDATED FINANCIAL</u> <u>STATEMENTS AND PROCEDURES FOR AUTHORIZATION</u>

These consolidated financial statements were authorised for issuance by the Board of Directors on May 7, 2025.

#### 3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

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

New standards, interpretations and amendments endorsed by FSC and became effective from 2025 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Amendments to IAS 21, 'Lack of exchangeability'	January 1, 2025

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

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

New standards, interpretations and amendments endorsed by the FSC effective from 2025 are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Specific provisions of Amendments to IFRS 9 and IFRS 7, 'Amendments	January 1, 2026
to the classification and measurement of financial instruments'	

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

(3) IFRS Accounting Standards issued by IASB but not yet endorsed by the FSC

New standards, interpretations and amendments issued by IASB but not yet included in the IFRS Accounting Standards as endorsed by the FSC are as follows:

	Effective date by
	International Accounting
New Standards, Interpretations and Amendments	Standards Board
Specific provisions of Amendments to IFRS 9 and IFRS 7, 'Amendments	January 1, 2026
to the classification and measurement of financial instrume	
Amendments to IFRS 9 and IFRS 7, 'Contracts referencing nature-	January 1, 2026
dependent electricity'	
Amendments to IFRS 10 and IAS 28, 'Sale or contribution of assets	To be determined by
between an investor and its associate or joint venture'	International Accounting
	Standards Board
IFRS 17, 'Insurance contracts'	January 1, 2023
Amendments to IFRS 17, 'Insurance contracts'	January 1, 2023
Amendment to IFRS 17, 'Initial application of IFRS 17 and IFRS 9 – comparative information'	January 1, 2023
IFRS 18, 'Presentation and disclosure in financial statements'	January 1, 2027
IFRS 19, 'Subsidiaries without public accountability: disclosures'	January 1, 2027
Annual Improvements to IFRS Accounting Standards-Volume 11	January 1, 2026

Except for the following relevant impacts on the standards and interpretations which have yet to be assessed, the above standards and interpretations have no significant impact to the Group's financial condition and financial performance based on the Group's assessment.

A. Amendments to IFRS 9 and IFRS 7, 'Amendments to the classification and measurement of financial instruments'

Update the disclosures for equity instruments designated at fair value through other comprehensive income (FVOCI). The entity shall disclose the fair value of each class of investment and is no longer required to disclose the fair value of each investment. In addition, the amendments require the entity to disclose the fair value gain or loss presented in other comprehensive income during the period, showing separately the fair value gain or loss related to investments derecognised during the reporting period and the fair value gain or loss related to investments held at the end of the reporting period; and any transfers of the cumulative gain or

loss within equity during the reporting period related to the investments derecognised during that reporting period.

B. IFRS 18, 'Presentation and disclosure in financial statements'

IFRS 18, 'Presentation and disclosure in financial statements' replaces IAS 1. The standard introduces a defined structure of the statement of profit or loss, disclosure requirements related to management-defined performance measures, and enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes.

#### 4. SUMMARY OF MATERIAL ACCOUNTING POLICIES

The principal accounting policies adopted are consistent with Note 4 in the consolidated financial statements for the year ended December 31, 2024, except for the compliance statement, basis of preparation, basis of consolidation and additional policies as set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) Compliance statement

- A. The consolidated financial statements of the Group have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Accounting Standard 34, 'Interim financial reporting' that came into effect as endorsed by the FSC.
- B. These consolidated financial statements are to be read in conjunction with the consolidated financial statements for the year ended December 31, 2024.

#### (2) <u>Basis of preparation</u>

- A. Except for the following items, these parent company only financial statements have been prepared under the historical cost convention:
  - (a)Financial assets (including derivative instruments) at fair value through profit or loss.
  - (b)Financial assets at fair value through other comprehensive income.
  - (c)Defined benefit liabilities recognised based on the net amount of pension fund assets less unrecognised actuarial gains and present value of defined benefit obligation.
- B. The preparation of financial statements in conformity with International Financial Reporting Standards, International Accounting Standards, IFRIC<sup>®</sup> Interpretations, and SIC<sup>®</sup> Interpretations that came into effect as endorsed by the FSC (collectively referred herein as the "IFRSs") requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 5.
- (3) Basis of consolidation
  - A. Basis for preparation of consolidated financial statements:

Basis for preparation for the current period financial statements and the 2024 consolidated

financial statements is the same.

## B. Subsidiaries included in the consolidated financial statements:

			Ownership (%)			
Name of investor	Name of subsidiary	Main business activities	March 31, 2025	December 31, 2024	Description	
Prince Housing & Development Corp.	Prince Property Management Consulting Co.	Real estate agency and management consulting	100	100	Note 2	
	Cheng-Shi Investment Holdings Co., Ltd.	General investments	100	100		
	Prince Housing Investment Corp.	Overseas investment	100	100	Note 2	
	The Splendor Hospitality International Co., Ltd.	Hotels and catering	50	50	Notes 1 and 2	
	Jin-Yi-Xing Plywood Co., Ltd.	Manufacture of plywood	99.65	99.65	Note 2	
	Prince Industrial Corp.	Development of public housing and building	100	100	Note 2	
	Prince Real Estate Co., Ltd.	Real estate trading and leasing	99.68	99.68	Note 2	
	Times Square International Holding Company	General investments	100	100		
Prince Property Management Consulting Co.	Prince Apartment Management & Maintenance Co., Ltd.	Management of apartment	100	100	Note 2	
	Prince Security & Guard Co., Ltd.	Security	100	100	Note 2	
Cheng-Shi Investment Holdings Co., Ltd.	Ta Chen Construction & Engineering Corp.	Construction	100	100		
	Prince Utility Co., Ltd.	Electricity and water pipe maintenance	100	100	Note 2	
	Cheng-Shi Construction Co., Ltd.	Construction	100	100	Note 2	
Times Square International Holding Company	Times Square International Hotel Corp.	Hotels and catering	100	100		
0.10	Times Square International Stays Corp.	Hotels and catering	100	100	Note 2	
Prince Industrial Corp.	Prince Chong-De Industrial Corp.	Development of public housing and building	100	100	Note 2	
	Prince Da-Li-Yi Industrial Corp.	Development of public housing and building	100	100	Note 2	
			Owner	rship (%)		
Name of investor	Name of subsidiary	Main business activities	March	31, 2024	Description	
Prince Housing & Development Corp.	Prince Property Management Consulting Co.	Real estate agency and management consulting	1	100	Note 2	
	Cheng-Shi Investment Holdings Co., Ltd.	General investments	1	100		
	Prince Housing Investment Corp.	Overseas investment	1	100		
	The Splendor Hospitality International Co., Ltd.	Hotels and catering		50		
	Jin-Yi-Xing Plywood Co., Ltd.	Manufacture of plywood	99.65		Note 2	
	Prince Industrial Corp.	Development of public housing and building	1	100		
	Prince Real Estate Co., Ltd.	Real estate trading and leasing	9	9.68	Note 2	
	Times Square International Holding Company	General investments	1	100		
Prince Property Management Consulting Co.	Prince Apartment Management & Maintenance Co., Ltd.	Management of apartment	1	100	Note 2	
	Prince Security & Guard Co., Ltd.	Security	1	100	Note 2	
Cheng-Shi Investment Holdings Co., Ltd.	Ta Chen Construction & Engineering Corp.	Construction	1	100		
	Prince Utility Co., Ltd.	Electricity and water pipe maintenance			Note 2	
	Cheng-Shi Construction Co., Ltd.	Construction	1	100	Note 2	
Times Square International Holding Company	Times Square International Hotel Corp.	Hotels and catering	1	100		
	Times Square International Stays Corp.	Hotels and catering	100		Note 2	
	Prince Chong-De Industrial Corp.	Development of public	1	100	Note 2	
Prince Industrial Corp.	The choig be massial corp.	housing and building				

- Note 1: The Group does not directly or indirectly own above 50% of voting shares of The Splendor Hospitality International Co., Ltd.. However, as the Group has control over the finance and operations of the company, it is included in the consolidated financial statements.
- Note 2: The financial statements of the entity as of and for the three months ended March 31, 2025 and 2024 were not reviewed by the independent auditors as the entity did not meet the definition of a significant subsidiary.
- C. Subsidiaries not included in the consolidated financial statements: None.
- D. Adjustments for subsidiaries with different balance sheet dates: None.
- E. Significant restrictions: None.
- F. Subsidiaries that have non-controlling interests that are material to the Group:

The Group's non-controlling interest is not material and thus, is not applicable.

#### (4) Employee benefits

Pensions-defined contribution plan

Pension cost for the interim period is calculated on a year-to-date basis by using the pension cost rate derived from the actuarial valuation at the end of the prior financial year, adjusted for significant market fluctuations since that time and for significant curtailments, settlements, or other significant one-off events. Also, the related information is disclosed accordingly.

(5) Income taxes

The interim period income tax expense is recognised based on the estimated average annual effective income tax rate expected for the full financial year applied to the pre-tax income of the interim period, and the related information is disclosed accordingly.

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

The preparation of these consolidated financial statements requires management to make critical judgements in applying the Group's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates are continually evaluated and adjusted based on historical experience and other factors. Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year. The above information is addressed below:

(1) <u>Critical judgements in applying the Group's accounting policies</u>

#### Investment property

The Group uses a portion of the property for its own use and another portion to earn rentals or for capital appreciation. When these portions cannot be sold separately and cannot be leased out

separately under a finance lease, the property is classified as investment property only if the own-use portion represents an insignificant portion of the property.

#### (2) Critical accounting estimates and assumptions

#### Revenue recognition

Construction contract revenue should be recognised by reference to the stage of completion in the contract period using the percentage of completion method. Construction costs are recognised in the period incurred. The stage of completion of a contract is measured by the proportion of contract costs incurred for work performed up to the balance sheet date to the estimated total contract costs.

### 6. DETAILS OF SIGNIFICANT ACCOUNTS

### (1) Cash and cash equivalents

	March 31, 2025		December 31, 2024		March 31, 2024	
Cash on hand and revolving funds	\$	7,958	\$	8,677	\$	9,116
Checking accounts and demand						
deposits		5,148,250		5,322,489		4,534,611
Deposit account		660,000		660,000		50,000
Repurchase bonds		1,639,487		2,375,987		3,737,192
	\$	7,455,695	\$	8,367,153	\$	8,330,919

A. The Group transacts with a variety of financial institutions all with high credit quality to disperse credit risk, so it expects that the probability of counterparty default is remote.

B. The repurchase bonds held by the Group have high liquidity, so they were classified as cash equivalents.

- C. Details of time deposits maturing in excess of three months and compensation balance of borrowings pledged to others as collateral shich were classified as financial assets at amortised cost, are provided in Note 6(4).
- D. Details of the interest income from the aforementioned pledged bank deposits which was recognised under interest income, are provided in Note 6(25).

Items	Ma	March 31, 2025		December 31, 2024		March 31, 2024	
Current items:							
Financial assets mandatorily							
measured at fair value through							
profit or loss							
Beneficiary certificates	\$	3,375,546	\$	3,405,546	\$	2,851,081	
Valuation adjustment		106,507		94,064		67,968	
	\$	3,482,053	\$	3,499,610	\$	2,919,049	
Non-current items:							
Financial assets mandatorily							
measured at fair value through							
profit or loss							
Listed (TSE and OTC) stocks	\$	-	\$	-	\$	16,993	
Beneficiary certificates		76,000		76,000		76,000	
		76,000		76,000		92,993	
Valuation adjustments		6,736		6,426		68,576	
	\$	82,736	\$	82,426	\$	161,569	

(2) Financial assets at fair value through profit or loss

A. The Group recognised net gains (losses) of \$12,957 and (\$1,521) on financial assets at fair value through profit or loss for the three months ended March 31, 2025 and 2024, respectively.

- B. Details of the Group's financial assets at fair value through profit or loss pledged to others as collateral are provided in Note 8.
- (3) Financial assets at fair value through other comprehensive income

Items	Ma	March 31, 2025		March 31, 2025 December 31, 2024		March 31, 2024	
Non-current items:							
Designation of equity instruments							
Listed stocks	\$	586,534	\$	586,534	\$	502,933	
Unlisted stocks		902,198		902,198		902,198	
		1,488,732		1,488,732		1,405,131	
Valuation adjustments		1,603,958		1,713,060		1,179,089	
	\$	3,092,690	\$	3,201,792	\$	2,584,220	

A. The Group has elected to classify stocks that are considered to be strategic investments as financial assets at fair value through other comprehensive income. The fair value of such investments amounted to \$3,092,690, \$3,201,792 and \$2,584,220 as at March 31, 2025, December 31, 2024 and March 31, 2024, respectively.

- B. For the year ended December 31, 2024, to operate the Company's finance and maintain the Group's shareholdings, the Company acquired listed stocks from the Company's subsidiary, Ta Chen Construction & Engineering Corp., for a total amount of \$83,601 (including \$77 of transaction fee) by using the block pair trades through Taiwan Stock Exchange.
- C. Amounts recognised in profit or loss and other comprehensive income in relation to the financial assets at fair value through other comprehensive income are listed below:

		Three months ended March 31,					
	2025			2024			
Equity instruments at fair value through other							
comprehensive income							
Fair value change recognised in other comprehensive income due to derecognition	( <u>\$</u>	109,102)	(\$	231,550)			
Dividend income recognised in profit or loss held at end of period	\$	695	\$	763			

- D. Details of the Group's financial assets at fair value through other comprehensive income pledged to others as collateral are provided in Note 8.
- (4) Financial assets at amortised cost

Items	March 31, 2025		ch 31, 2025 December 31, 2024		Ma	March 31, 2024	
Current items:							
Time deposits maturing in excess of three months	\$	1,462,143	\$	1,843,769	\$	1,969,175	
Trust account	19,382		24,095		18,47		
	\$	1,481,525	\$	1,867,864	\$	1,987,648	
Non-current items:							
Compensating balance	\$	428,895	\$	424,012	\$	428,736	
Pledged certificates of deposit		160,515		161,144		153,547	
	\$	589,410	\$	585,156	\$	582,283	

- A. As at March 31, 2025, December 31, 2024 and March 31, 2024, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the financial assets at amortised cost held by the Group was \$2,070,935, \$2,453,020 and \$2,569,931, respectively.
- B. Details of the Group's financial assets at amortised cost pledged to others as collateral are provided in Note 8.
- C. Information relating to credit risk of financial assets at amortised cost is provided in Note 12(2).

The counterparties of the Group's investments in certificates of deposit are financial institutions with high credit quality so the Group expects that the probability of counterparty default is remote.

#### (5) Notes and accounts receivable

	March 31, 2025		December 31, 2024		Ma	rch 31, 2024
Notes receivable	\$	30,213	\$	21,596	\$	30,626
Accounts receivable	\$	446,652	\$	440,945	\$	333,184
Less: Allowance for doubtful accounts	(	8,887)	(	8,879)	(	814)
	\$	437,765	\$	432,066	\$	332,370
Accounts receivable - related parties	\$	484,364	\$	242,366	\$	570,452

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

	March	31, 2025	December	r 31, 2024	March 31, 2024		
	Notes	Accounts	Notes	Accounts	Notes	Accounts	
	receivable	receivable	receivable	receivable	receivable	receivable	
Without past due	\$ 30,213	\$ 927,983	\$ 21,596	\$ 671,502	\$ 30,626	\$ 901,914	
Up to 30 days	-	1,870	-	9,043	-	547	
31 to 60 days	-	333	-	1,661	-	628	
61 to 90 days	-	303	-	338	-	-	
Over 91 days		527		767		547	
	\$ 30,213	\$ 931,016	\$ 21,596	\$ 683,311	\$ 30,626	\$ 903,636	

The above ageing analysis was based on past due date.

- B. As at March 31, 2025, December 31, 2024, March 31, 2024 and January 1, 2024, the balances of receivables (including notes receivable) from contracts with customers amounted to \$908,555, \$675,067, \$881,137, and \$740,796, respectively.
- C. As at March 31, 2025, December 31, 2024 and March 31, 2024, without taking into account any collateral held or other credit enhancements, the maximum exposure to credit risk in respect of the amount that best represents the Group's notes receivable were \$30,213, \$21,596 and \$30,626, respectively; the maximum exposure to credit risk in respect of the amount that best represents the Group's accounts receivable were \$922,129, \$674,432 and \$902,822, respectively.
- D. Information relating to credit risk of notes receivable and accounts receivable is provided in Note 12(2).
- E. The Group does not hold any collateral pledged for notes and accounts receivable.

#### (6) Inventories

	March 31, 2025								
		Cost	Allowance for valuation loss			Book value			
Land held for construction site	\$	5,721,065	(\$	62,573)	\$	5,658,492			
Construction in progress		214,453		-		214,453			
Buildings and land held for sale		490,821	(	8,238)		482,583			
Prepayment for land		228,635		-		228,635			
Merchandise		15,907		_		15,907			
	\$	6,670,881	(\$	70,811)	\$	6,600,070			
			D	ecember 31, 2024					
				Allowance for					
		Cost		valuation loss		Book value			
Land held for construction site	\$	5,721,073	(\$	62,573)	\$	5,658,500			
Construction in progress		200,029		-		200,029			
Buildings and land held for sale		497,037	(	9,178)		487,859			
Prepayment for land		228,635		-		228,635			
Merchandise		17,064				17,064			
	\$	6,663,838	(\$	71,751)	\$	6,592,087			
			March 31, 2024						
				Allowance for					
		Cost		valuation loss		Book value			
Land held for construction site	\$	5,760,219	(\$	62,573)	\$	5,697,646			
Construction in progress		129,954		-		129,954			
Buildings and land held for sale		631,741	(	10,037)		621,704			
Prepayment for land		228,635		-		228,635			
Merchandise		16,109		-		16,109			
	\$	6,766,658	( <u>\$</u>	72,610)	\$	6,694,048			

- A. The cost of inventories recognised as expense for the three months ended March 31, 2025 and 2024, was \$693,183 and \$662,726, respectively, including the amount of \$940 and \$0, respectively, that the Group reversed from a previous inventory write-down and accounted for as reduction of cost of goods sold because the related inventory items were sold.
- B. Details of the Group's inventories pledged to others as collateral are provided in Note 8.

C. The interest capitalized as cost of inventory is as follows:

	Three months ended March 31,					
		2025		2024		
Interest paid before capitalization	\$	92,367	\$	88,065		
Interest capitalized	\$	2,275	\$	1,215		
Annual interest rate used for capitalization	0.77	%~2.67%	0.49%-2.62%			

- D. Details of significant inventories (Eliminations and adjustments for consolidation were not included in the following information):
  - (a)Buildings and land in progress

Taipei branch	Mar	rch 31, 2025	December 31, 2024	March 31, 2024
Bali Dist Chung Chang Section No.222 and 211-1, etc.	\$	692,411	\$ 692,411	\$ 692,318
Taichung branch				
Beitun Dist. Rong-De Lot No.129, etc. Qingshui Dist. Wu Show Section		768,175	764,319	764,318
No. 1037, No. 1038, No. 1040, etc.		216,704	216,704	216,704
······································		984,879	981,023	981,022
Tainan branch				
Jin Hua Section No. 1361		689,330	689,330	689,322
Shan Chia Section No. 939, etc.		259,940	247,933	172,413
Others		3,845	3,845	3,738
		953,115	941,108	865,473
Kaohsiung branch				
Prince Cloud B (Ren Wu New Hougang West				
Section No .42, etc.)		364,370	364,370	364,370
Ren Wu New Hougang West Section No. 88 experimental house		72,933	72,933	72,933
Others		54	, _	, _
		437,357	437,303	437,303
Total buildings and land in process	\$	3,067,762	\$ 3,051,845	\$ 2,976,116
rotal outdings and fand in process	÷	2,007,702	- 2,021,015	

# (b)Undeveloped land held for construction site

Taipei branch	March 31, 2025	December 31, 2024	March 31, 2024
Zhong Li Pu Ren Lot No. 720, etc.	\$ 140,156	\$ 140,156	\$ 140,156
Others	5,978	5,978	5,978
	146,134	146,134	146,134
Taichung branch			
Wu Feng Lot No. 365~855 etc.	175,661	175,661	175,661
Song Quan Lot No. 164 etc.	137,697	137,697	137,697
Tu Ku Section No. 9-7, etc.	55,167	55,167	55,167
Song Chang Lot No. 577 etc.	19,912	19,912	19,912
Hou Long Zi Section No. 133-004	19,513	19,513	19,513
Others	11,840	11,840	11,840
	419,790	419,790	419,790
Tainan branch			
Shan Zhong Lot No. 1468, 1475 & 1476 etc.	234,699	234,699	234,699
Xue Zhong Lot No. 679, etc.	50,798	50,798	50,798
Shan Zhong Lot No. 1477, etc.	30,143	30,143	-
Yong Kang Ding An Lot No. 879, etc.	28,610	28,610	28,610
Bei An Section No. 54-3, etc.	28,317	28,317	28,317
Chin An Section No. 373~377	15,139	15,139	15,139
Bao An Lot No. 882, etc.	10,325	10,325	10,325
Others	14,550	14,550	14,550
	412,581	412,581	382,438
Kaohsiung branch			
Ren Wu New Hougang West Section No. 53, etc.	905.077	905,077	905.077
Ren Wu New Hougang West Section No. 30	,	,	,
& 52-74	407,357	407,357	407,357
Ren Wu New Hougang West Section No. 31	182,778	182,778	182,778
Ren Wu Xiahai Section No. 642, 669 & 940, etc.	41,668	41,668	41,668
Da Hua Lot No. 434 & 436	13,923	13,923	13,923
	1,550,803	1,550,803	1,550,803
Total undeveloped land held for construction site	\$ 2,529,308	\$ 2,529,308	\$ 2,499,165

# (c)Buildings and land held for sale

Taipei branch	March 31, 2025		December 31, 2024	March 31, 2024
Prince Hua Wei	\$	333,281	\$ 333,281	\$ 419,964
Prince Yuan		30,722	30,722	30,722
Prince Da Din		11,167	11,597	11,597
		375,170	375,600	462,283
Taichung branch				
Prince Xian Heng		72,646	74,655	115,544
Prosperous New World		26,892	26,892	26,892
Prince Holiday Mansion		9,058	9,058	9,058
Others		6,118	6,118	6,118
		114,714	116,723	157,612
<u>Tainan branch</u>				
Prince Golden Age		4,145	4,145	4,145
Jun Chan LV		2,721	2,721	4,081
Others		2,292	2,292	2,292
		9,158	9,158	10,518
Kaohsiung branch				
Prince Cloud C Apartment		16,168	20,227	23,475
Total buildings and land held for sale	\$	515,210	\$ 521,708	\$ 653,888
(d)Prepayment for land				
Tainan branch	Marc	ch 31, 2025	December 31, 2024	March 31, 2024
Ren Wu New Hougang West Section No. 20, etc.	\$	228,635	\$ 228,635	\$ 228,635

## E. Disclosure of significant constructions:

(a) As of March 31, 2025, significant constructions are set forth below:

				Estimated	Percentage	А	ccumulated
Name of construction contract	Con	Contract amount		struction cost	of completion	constru	ction profit/(loss)
Xinshi Logistics Park (Uni President Express)	\$	6,661,481	\$	6,358,358	89.78%	\$	272,144
Jincheng Interchange Project		2,590,476		2,460,897	20.25%		26,240
Urban renewal construction on Zhengguang Road in Taoyuan		2,255,072		2,097,217	27.66%		43,663
Chunghwa Telecom-a turnkey project in Nangang		1,955,238		2,191,478	82.92%	(	236,240)
Urban land consolidation engineering of Bei An commercial district		1,218,055		1,157,171	95.64%		58,229

(b) As of December 31, 2024, significant constructions are set forth below:

				Estimated	Percentage	A	ccumulated		
Name of construction contract	Con	Contract amount		Contract amount		nstruction cost	of completion	constru	uction profit/(loss)
Xinshi Logistics Park (Uni President Express)	\$	6,661,481	\$	6,358,358	87.12%	\$	264,081		
Jincheng Interchange Project		2,590,476		2,460,897	15.86%		20,551		
Urban renewal construction on Zhengguang Road in Taoyuan		2,255,072		2,097,217	23.94%		37,790		
Chunghwa Telecom-a turnkey project in Nangang		1,955,238		2,191,478	76.59%	(	236,240)		
Urban land consolidation engineering of Bei An commercial district		1,218,055		1,157,171	95.22%		57,974		

(c) As of March 31, 2024, significant constructions are set forth below:

				Estimated	Percentage	А	ccumulated
Name of construction contract	Con	tract amount	con	struction cost	of completion	constru	ction profit/(loss)
Xinshi Logistics Park (Uni President Express)	\$	6,661,481	\$	6,358,358	60.65%	\$	183,844
Jincheng Interchange Project		2,590,476		2,460,952	0.97%		1,256
Urban renewal construction on Zhengguang Road in Taoyuan		2,252,381		2,139,762	9.10%		10,248
Chunghwa Telecom-a turnkey project in Nangang		1,955,238		1,955,238	60.76%		-
Beitou Shilin Science and Technology Park		1,336,234		1,210,837	94.28%		118,224
Urban land consolidation engineering of Bei An commercial district		1,218,055		1,157,171	82.20%		50,047

#### (7) Investments accounted for under the equity method

	March	March 31, 2025		er 31, 2024	March 31, 2024		
	Carrying	Percentage of	Carrying	Percentage of	Carrying	Percentage of	
Name of associates	amount	ownership	amount	ownership	amount	ownership	
Geng-Ding Co., Ltd.	\$ 289,447	30.00%	\$ 296,196	30.00%	\$ 305,685	30.00%	
Uni-President Development Corp.	1,187,664	30.00%	1,175,516	30.00%	1,186,534	30.00%	
PPG Investment Inc.	52,903	27.30%	40,109	27.30%	26,003	27.30%	
Queen Holdings Ltd.	421,246	27.30%	423,499	27.30%	421,444	27.30%	
Amida Truslink Assets Management Co., Ltd. (Note)		45.21%		45.21%		45.21%	
	\$1,951,260		\$1,935,320		\$1,939,666		

Note : As of March 31, 2025, December 31, 2024 and March 31, 2024, the book value of the Company's investment in Amida Truslink Assets Management Co., Ltd. was a credit balance, thus, the investment was transferred to other non-current liabilities which amounted to \$141,000, \$141,000 and \$140,797, respectively.

#### Associates

A. The basic information of the associate that is material to the Group is as follows:

	Principal place	Nature of	Method of
Company name	of business	relationship	measurement
Uni-President	Taiwan	Strategic investments	Equity method
Development Corp.			

B. The summarized financial information of the associate that is material to the Group is as follows:

## Balance sheet

	Uni-President Development Corp.								
	Ma	March 31, 2025		ember 31, 2024	N	March 31, 2024			
Current assets	\$	409,545	\$	71,551	\$	394,668			
Non-current assets		6,086,135		6,163,279		6,385,718			
Current liabilities	(	1,791,034)	(	2,067,070)	(	2,209,193)			
Non-current liabilities	(	745,767)	(	249,372)	(	616,079)			
Total net assets	\$	3,958,879	\$	3,918,388	\$	3,955,114			
Share in associate's net assets	\$	1,187,664	\$	1,175,516	\$	1,186,534			

#### Statements of comprehensive income

	Uni-President Development Corp.						
	Three months ended March 31,						
		2025		2024			
Revenue	\$	231,693	\$	232,430			
Profit for the period from continuing operations	\$	40,491	\$	45,052			
Total comprehensive income	\$	40,491	\$	45,052			
Dividends received from associates	\$	-	\$	_			

C. The carrying amount of the Group's interests in all individually immaterial associates and the Group's share of the operating results are summarized below:

As of March 31, 2025, December 31, 2024 and March 31, 2024, the carrying amount of the Group's individually immaterial associates amounted to \$622,596, \$618,804 and \$612,335, respectively.

	Three months ended March 31,						
		2025		2024			
Profit for the period from continuing operations	\$	3,751	\$	25,663			
Other comprehensive income, net of tax		-					
Total comprehensive income	\$	3,751	\$	25,663			

- D. The Group's investments had no quoted market price.
- E. The Group's investments accounted for using the equity method expressed herein was solely based on the investees' financial statements of the same reporting periods which were not reviewed by independent auditors. For the three months ended March 31, 2025 and 2024, the Group recognised share of profit of associates and joint venture accounted for using equity method of \$15,940 and \$20,154 and the investments as at March 31, 2025 and 2024, totalled \$1,810,260 and \$1,798,869, respectively. The disclosures in relation to certain investments accounted for using the equity method as at December 31, 2024, were solely based on investees' financial statements which were audited by other independent auditors. The investments accounted for using the equity method as at December 31, 2024 was \$618,804.
- F. Details of the Group's investments accounted for under the equity method pledged to others as collateral are provided in Note 8.

## (8) Property, plant and equipment

A. Details of book values are as follows:

	March 31, 2025		December 31, 2024		Ma	rch 31, 2024
Land	\$	2,839,750	\$	2,839,750	\$	2,848,344
Buildings and structures		2,056,937		2,082,616		2,176,111
Machinery and equipment		591		664		692
Computer and communication						
equipment		13,387		13,998		13,274
Transportation equipment		934		984		1,146
Office equipment		284,604		247,923		219,075
Leasehold improvements		445,228		275,970		162,869
Other equipment		59,265		60,166		55,860
Construction in progress and						
equipment under acceptance		39,796		163,660		17,016
_	\$	5,740,492	\$	5,685,731	\$	5,494,387

B. Changes in property, plant and equipment for the period are as follows:

	Three months ended March 31, 2025						
	0	pening net					Closing net
Cost	bo	ook amount	Additions		Decrease	Transfers	book amount
Land							
Assets used by the Group	\$	1,428,139	\$ -	• \$	- \$	-	\$ 1,428,139
Assets subject to operating leases		1,411,611	-		-	-	1,411,611
Buildings and structures							
Assets used by the Group		1,871,912	37		-	-	1,871,949
Assets subject to operating leases		1,814,003	-		-	-	1,814,003
Machinery and equipment		14,389	-		-	-	14,389
Computer and communication							
equipment		49,145	274	• (	2,066)	-	47,353
Transportation equipment		1,247	-		-	-	1,247
Office equipment		869,348	23,480	) (	10,673)	25,401	907,556
Leasehold improvements		1,067,213	70,692	!	-	108,720	1,246,625
Other equipment		107,034	417	(	387) (	68)	106,996
Construction in progress and							
equipment under acceptance		163,660	6,114	<u> </u>	- (	129,978)	39,796
	\$	8,797,701	\$ 101,014	(\$	13,126) \$	4,075	\$ 8,889,664

				Three n	non	ths ended Ma	rch	31, 2024		
	C	Opening net							(	Closing net
Cost	b	ook amount	Ad	ditions	· _	Decrease		Transfers	b	ook amount
Land										
Assets used by the Group	\$	1,436,733	\$	-	\$		\$	-	\$	1,436,733
Assets subject to operating leases		1,411,611		-		-		-		1,411,611
Buildings and structures										
Assets used by the Group		1,910,947		41		-		-		1,910,988
Assets subject to operating leases		1,818,084		-		-		-		1,818,084
Machinery and equipment		14,144		-		-		-		14,144
Computer and communication										
equipment		66,383		136		-		85		66,604
Transportation equipment		1,869		-	(	544)		-		1,325
Office equipment		876,571		15,685	(	17,835)		5,040		879,461
Leasehold improvements		890,607		47,043	(	27)		61		937,684
Other equipment		100,855		1,971	(	29)	(	383)		102,414
Construction in progress and										
prepayments for equipment		13,678		4,746		-	(	1,408)		17,016
	\$	8,541,482	\$	69,622	(\$	<u> </u>	\$	3,395	\$	8,596,064
				Three m	ont	hs ended Mar	ch 3	31, 2025		
	0	pening net							C	losing net
Accumulated depreciation	bo	ook amount	Add	litions		Decrease		Transfers	bo	ook amount
Buildings and structures										
Assets used by the Group	\$	767,916	\$	11,277	\$	-	\$	-	\$	779,193
Assets subject to operating leases		835,383		14,439		-		-		849,822
Machinery and equipment		13,725		73		-		-		13,798
Computer and communication		05 1 47		005	,	2.0(())				22.044
equipment Transportation equipment		35,147 263		885 50	(	2,066)		-		33,966 313
Office equipment		621,425		14,904	(	10,672)	(	2,705)		622,952
Leasehold improvements		791,243		10,154	(	-	(	2,703)		801,397
Other equipment		46,868		882	(	17)	(	2)		47,731
	\$	3,111,970	\$	52,664	(\$		(\$	2,707)	\$	3,149,172
				Three m	ont	hs ended Mar		31, 2024		
	0	pening net						,	С	losing net
Accumulated depreciation		ook amount	Add	litions		Decrease		Transfers		ook amount
Buildings and structures										
Assets used by the Group	\$	745,506	\$	11,420	\$	-	\$	-	\$	756,926
Assets subject to operating leases		781,447		14,588		-		-		796,035
Machinery and equipment		13,322		130		-		-		13,452
Computer and communication										
equipment		52,637		693		-		-		53,330
Transportation equipment		560		60		441)		-		179
Office equipment		665,366		12,399		17,379)		-		660,386
Leasehold improvements		769,575		5,266	(	26) 27)		-		774,815
Other equipment	¢	45,886	¢	695	(	27)	¢	-	¢	46,554
	\$	3,074,299	\$	45,251	(\$	17,873)	\$	-	\$	3,101,677

- C. Details of the Group's property, plant and equipment pledged to others as collateral are provided in Note 8.
- (9) <u>Leasing arrangements lessee</u>
  - A. The Group leases various assets including offices, cafeterias, vehicles, private branch exchange telephone system and business area. Rental contracts are typically made for periods of 2 to 50 years. Lease terms are negotiated on an individual basis and contain various terms and conditions. The lease agreements do not impose covenants, but leased assets may not be used as security for borrowing purposes, and all or certain assets leased from associations and other related parties can be subleased to associations with the lessors' agreement. Remaining lease assets cannot be lent, subleased, sold or granted in any different form to the third parties.

The period of the lease contract of the superficies leased by the Group is 50 years. Refer to Note 9(11) and (12) for the details of relevant terms and conditions.

- March 31, 2025 December 31, 2024 March 31, 2024 Book value Book value Book value \$ \$ Land 5,682 6,303 \$ 8,166 Buildings and structures 5,326,222 5,440,803 5,777,012 Superficies 237,062 238,568 199,266 Transportation equipment 2,014 2,374 3,455 (business vehicles) 5,570,980 \$ 5,688,048 \$ 5.987.899 \$ Three months ended March 31, 2025 2024 Depreciation expense Depreciation expense \$ Land 621 \$ 621 Buildings and structures 119,860 119,922 **Superficies** 1,506 1,207 Transportation equipment (business vehicles) 360 391 122,347 122.141 Less: Capitalization of qualifying assets 1,506) ( 1,207) 120,841 120,934 \$ \$
- B. The carrying amount of right-of-use assets and the depreciation charge are as follows:

C. For the three months ended March 31, 2025 and 2024, the additions to right-of-use assets and lease liabilities were \$5,487 and \$0, respectively.

D. Information on profit or loss in relation to lease contracts is as follow	/s:
--	-----

	Three months ended March 31,						
		2025		2024			
Items affecting profit or loss							
Interest expense on lease liabilities	\$	26,514	\$	28,112			
Expense on short-term lease contracts		1,737		1,300			
Expense on leases of low-value assets		601		285			
Profit from lease modification		4		3			

- E. For the three months ended March 31, 2025 and 2024, the Group's total cash outflow for leases amounted to \$152,446 and \$148,320, respectively.
- F. The depreciation expense and interest expense for the three months ended March 31, 2024 were the related construction cost amounting to \$1,506, \$1,207, \$676 and \$396, respectively, directly attributable to the construction of the BOT Project described in Notes 9(11) and (12) and were capitalised.
- G. Variable lease payments
  - (a) Some of the Group's lease contracts contain variable lease payment terms that are linked to volume of business generated from a business area. For business areas, up to 1.89% of lease payments are on the basis of variable payment terms and are accrued based on the revenue. Variable payment terms are used for a variety of reasons, including additional revenue exceeding the base revenue, and rental income is calculated based on an agreed upon rate of revenue. Various lease payments that depend on revenue are recognised in profit or loss in the period in which the event or condition that triggers those payments occur.
  - (b) A 10% increase in the aggregate revenue of all business areas with such variable lease contracts would increase total lease payments by approximately 9.53%.
- H. Extension and termination options
  - (a) Extension options are included in approximately 92% of the Group's lease contracts pertaining to offices, business areas and cafeterias. These terms and conditions aim to maximise optional flexibility in terms of managing contracts.
  - (b) In determining the lease term, the Group takes into consideration all facts and circumstances that create an economic incentive to exercise an extension option or not to exercise a termination option. The assessment of lease period is reviewed if a significant event occurs which affects the assessment.

#### (10) <u>Leasing arrangements – lessor</u>

- A. The Group leases various assets including offices, dormitories, long-term rental suites and parking lot. Rental contracts are typically made for periods ranging from 0.5 and 23 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. To secure leased assets, the lessee may be asked that leased assets may not be used as security for borrowing purposes or cannot be lent, subleased, sold or granted in any different form to the third parties by the lessors.
- B. Gain arising from operating lease agreements for the three months ended March 31, 2025 and 2024 are as follows:

	Three months ended March 31,						
	2025			2024			
Rent income	\$	129,107	\$	123,148			
Rent income arising from variable lease payments	\$	15,128	\$	16,765			

C. The maturity analysis of the lease payments under the operating leases is as follows:

	March 31, 2025
April 1, 2025 to March 31, 2026	\$ 411,077
April 1, 2026 to March 31, 2031	1,003,105
After April 1, 2031	1,209,656
	<u>\$ 2,623,838</u>
	March 31, 2024
April 1, 2024 to March 31, 2025	\$ 395,870
April 1, 2025 to March 31, 2030	974,980
After April 1, 2030	1,314,017
	<u>\$</u> 2,684,867

#### (11) Investment property

A. Details of book values are as follows:

	Ma	rch 31, 2025	December 31, 2024		Ma	arch 31, 2024
Land	\$	207,077	\$	207,077	\$	207,077
Leased assets-land		3,365,015		2,679,154		2,598,867
Leased assets-buildings		2,552,951		2,489,688		2,499,622
	\$	6,125,043	\$	5,375,919	\$	5,305,566

#### B. Changes in investment property for the period are as follows:

	Three months ended March 31, 2025							
Cost	Opening net book amount	Additions	Decrease	Transfers	Closing net book amount			
Land	\$ 207,077	\$ -	\$ -	\$ -	\$ 207,077			
Leased assets - land	2,679,154	685,923	( 62)	-	3,365,015			
Leased assets - buildings	4,035,954	87,130	(1,947)		4,121,137			
	\$ 6,922,185	\$ 773,053	(\$ 2,009)	\$	\$ 7,693,229			
		Three r	nonths ended Ma	arch 31, 2024				
	Opening net				Closing net			
Cost	book amount	Additions	Decrease	Transfers	book amount			
Land	\$ 207,077	\$ -	\$ -	\$ -	\$ 207,077			
Leased assets - land	2,598,867	-	-	-	2,598,867			
Leased assets - buildings	3,958,574				3,958,574			
	\$ 6,764,518	\$	\$	\$	\$ 6,764,518			
		Three r	nonths ended Ma	arch 31, 2025				
	Opening net				Closing net			
Accumulated depreciation	book amount	Additions	Decrease	Transfers	book amount			
Leased assets - buildings	\$ 1,546,266	\$ 21,950	( <u>\$ 30</u> )	\$ -	\$ 1,568,186			
		Three r	nonths ended Ma	arch 31, 2024				
	Opening net				Closing net			
Accumulated depreciation	book amount	Additions	Disposals	Reclassifications	book amount			
Leased assets - buildings	\$ 1,437,609	\$ 21,343	\$	<u>\$</u>	\$ 1,458,952			

C. Rental income from the lease of the investment property and direct operating expenses arising from the investment property are shown below:

	Tł	March 31,		
		2025		2024
Rental revenue from the lease of the investment property	\$	125,694	\$	121,764
Direct operating expenses arising from the investment property that generated rental income in the period	\$	43,139	\$	42,356
Direct operating expenses arising from the investment property that did not generate rental income in the period	\$		\$	

D. As of March 31, 2025, December 31, 2024 and March 31, 2024, the fair value of the investment property held by the Group was \$14,131,965, \$13,377,770 and \$13,308,516, respectively. The Group management estimated the fair value based on market evidence on transaction price of similar property and assessed value. Valuations were made using the income approach which is categorized within Level 3 in the fair value hierarchy.

- E. Information about the investment property that was pledged to others as collateral is provided in Note 8.
- (12) Intangible assets
  - A. Details of book values are as follows:

	Ma	rch 31, 2025	Dece	mber 31, 2024	March 31, 2024		
Service concession	\$	1,733,850	\$	1,749,163	\$	1,795,103	
Software		1,585		1,612		2,118	
	\$	1,735,435	\$	1,750,775	\$	1,797,221	

B. Changes in intangible assets for the period are as follows:

	_			Three m	nont	hs ended Marcl	n 31	, 2025		
Cost		Opening net book amount		Additions		Decrease		Transfers		Closing net ook amount
Service concession	\$	2,868,372	\$		\$	_	\$		- \$	2,868,372
Software	Ψ	10,103	Ψ	134	Ψ	-	Ψ			10,237
	\$	2,878,475	\$	134	\$	-	\$		- \$	2,878,609
				Three n	nont	hs ended Marc	h 31	, 2024		
		Opening net							(	Closing net
Cost	_	book amount		Additions		Decrease		Transfers	b	ook amount
Service concession	\$	2,868,372	\$	-	\$	-	\$		- \$	2,868,372
Software		10,103		-			_			10,103
	\$	2,878,475	\$	-	\$	-	\$		- \$	2,878,475
				Three n	nont	hs ended Marc	h 31	, 2025		
		Opening net							(	Closing net
Accumulated amortization		book amount		Additions		Decrease		Transfers		ook amount
Service concession	\$	1,119,209	\$	15,313	\$	-	\$		- \$	1,134,522
Software		8,491		161		-			-	8,652
	\$	1,127,700	\$	15,474	\$	_	\$		- \$	1,143,174
				Three n	nont	hs ended Marc	h 31	. 2024		
		Opening net						,	(	Closing net
Accumulated amortization		book amount		Additions		Decrease		Transfers		ook amount
Service concession	\$	1,057,956	\$	15,313	\$	-	\$		- \$	1,073,269
Software		7,804		181		-			-	7,985
	\$	1,065,760	\$	15,494	\$	-	\$		- \$	1,081,254

C. Details of amortization on intangible assets are as follows:

				Three months en	nded Ma	arch 31,
		-		2025		2024
Operating costs			\$	15,313	\$	15,313
General and administrative expe	enses			161	_	181
			\$	15,474	\$	15,494
(13) <u>Short-term borrowings</u>						
	Mar	ch 31, 2025	De	cember 31, 2024	Mar	ch 31, 2024
Unsecured bank borrowings	\$	584,000	\$	584,000	\$	971,000
Secured bank borrowings		-		30,000		_
	\$	584,000	\$	614,000	\$	971,000
Interest rate range		2.48%		2.32%~2.48%	1	.93%~2.65%
For details of pledged assets, pleas	e refer t	o Note 8.				
(14) Other payables						
	Mar	ch 31, 2025	De	cember 31, 2024	Mar	ch 31, 2024
Salaries and rewards payable	\$	128,089	\$	203,718	\$	132,770
Taxes payable		67,226		35,564		78,575
Interest payable		63,780		46,482		60,671
Employees' compensation payable		45,802		37,573		80,202
Business tax payable		7,674		4,297		13,349
Directors' remuneration payable		5,924		13,850		6,302
Others		169,825		204,133		155,560
	\$	488,320	\$	545,617	\$	527,429
(15) <u>Bonds payable</u>						
	Mar	ch 31, 2025	De	cember 31, 2024	Mar	ch 31, 2024
2022 1st secured ordinary						• • • • • • • • •
handa navahla		20000000		20000000		2 000 000

	\$ 4,500,000	\$ 4,500,000	\$ 4,500,000
2023 1st secured ordinary bonds payable	 2,500,000	 2,500,000	 2,500,000
bonds payable	2,000,000	2,000,000	2,000,000

A. The Group issued secured ordinary bonds payable in June 2022. The significant terms of the bonds are as follows:

(a)Total issue amount: \$2,000,000

(b)Issue price: At par value of \$1,000 per bond

- (c)Coupon rate: 1.58%
- (d)Terms of interest repayment: The bonds interest is calculated on simple rate every year starting June 2022 based on the coupon rate.
- (e)Repayment term: The bonds are repaid upon the maturity of the bonds.
- (f)Period: 5 years, from June 16, 2022 to June 16, 2027.
- (g)The way of security: Secured by Bank of Taiwan.
- (h)Trustee Bank: The bonds are guaranteed by Mega International Commercial Bank.
- B. The Group issued secured ordinary bonds payable in June 2023. The significant terms of the bonds are as follows:
  - (a)Total issue amount: \$2,500,000
  - (b)Issue price: At par value of \$1,000 per bond
  - (c)Coupon rate: 1.54%
  - (d)Terms of interest repayment: The bonds interest is calculated on simple rate every year starting June 2023 based on the coupon rate.
  - (e)Repayment term: The bonds are repaid upon the maturity of the bonds.
  - (f)Period: 5 years, from June 13, 2023 to June 13, 2028.
  - (g)The way of security: Secured by Bank of Taiwan.
  - (h)Trustee Bank: The bonds are guaranteed by CTBC Bank Co., Ltd.
- C. Please refer to Note 8 for the details of collateral for the abovementioned bonds payable.
- (16) Long-term borrowings

	Ma	March 31, 2025		mber 31, 2024	March 31, 2024		
Secured bank borrowings	\$	3,423,000	\$	3,440,000	\$	3,500,000	
Unsecured bank borrowings		1,475,000		1,500,000		375,000	
		4,898,000		4,940,000		3,875,000	
Less: Current portion	()	510,000)	()	510,000)	()	495,000)	
	\$	4,388,000	\$	4,430,000	\$	3,380,000	
Range of maturity dates	2025.0	9.12~2029.08.20	2025.0	9.12~2029.08.20	2024.11	.15~2028.10.15	
Range of maturity rates	2.2	8%~2.87%	2.2	8%~2.87%	2.1	2%~2.48%	

A. For details of restrictive covenants, please refer to Note 9.

B. For details of pledged assets, please refer to Note 8.
#### (17) Provisions - replacement cost

				2025		2024
At January 1			\$	45,411	\$	174,491
Additions				13,701		12,325
Used			(	14,128)	(	41,048)
At March 31			\$	44,984	\$	145,768
Analyze provisions:						
	Mar	rch 31, 2025	Decem	nber 31, 2024	Mar	rch 31, 2024
Current	\$	5,596	\$	11,242	\$	33,194
Non-current	\$	39,388	\$	34,169	\$	112,574

The Group's provisions for replacement cost pertains to the contract with National Taiwan University relating to the construction and operation of dormitories on Chang-Hsing St. and Shui-Yuan Campus, which was provided based on the estimated replacement cost of each asset during the operation. Information on the significant contract terms relating to the operation cost is provided in Note 9(5).

#### (18) Pension

- A. (a) The Company and its domestic subsidiaries have a defined benefit pension plan in accordance with the Labor Standards Act, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Labor Standards Act. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company and its domestic subsidiaries contribute monthly an amount equal to 8% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, the Company and its domestic subsidiaries would assess the balance in the aforementioned labor pension reserve account by December 31, every year. If the account balance is insufficient to pay the pension calculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company and its domestic subsidiaries will make contributions to cover the deficit by next March.
  - (b) For the aforementioned pension plan, the Group recognised pension costs of \$62 and \$84 for the three months ended March 31, 2025 and 2024, respectively.
  - (c) Expected contributions to the defined benefit pension plans of the Group for the year ending December 31, 2025 amount to \$2,269.

- B. (a) Effective July 1, 2005, the Company and its domestic subsidiaries have established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company and its domestic subsidiaries contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment.
  - (b) The pension costs under the defined contribution pension plans of the Group for the three months ended March 31, 2025 and 2024 were \$11,944 and \$12,618, respectively.

#### (19) Share capital

- A. Movements in the number of the Company's ordinary shares outstanding are as follows:
  - (Units: in thousand shares)

	2025	2024
Shares at January 1 and March 31	1,622,671	1,622,671

- B. As of March 31, 2025, the Company's authorized capital was \$20,000,000, and the paid-in capital was \$16,233,261 with a par value of NT\$10 per share, consisting of 1,623,326 thousand shares of ordinary stock.
- C. As of March 31, 2025, December 31, 2024 and March 31, 2024, the Company's subsidiary, Prince Apartment Management Maintain Co., Ltd., held the Company's stocks to maintain equity interest in the Company. The amount of shares held by the subsidiary was all 655 thousand shares, the average par value was all NT\$1.53 per share, and the fair value was NT\$10.05, NT\$10.25 and NT10.45 per share, respectively.

## (20) Capital surplus

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

	Capital surplus							
	Share Treasury share							
2025	premium	transaction	Others	Total				
At January 1 / At March 31	\$ 1,375,442	\$ 877,839	\$ 7,232	\$ 2,260,513				
		Capital	surplus					
	Share	Treasury share						
2024	premium	transaction	Others	Total				
At January 1 / At March 31	\$ 1,375,442	\$ 877,839	\$ 7,232	\$ 2,260,513				

#### (21) Retained earnings

- A. In accordance with the Company's Articles of Incorporation, the Company will take into consideration its future business plans and capital expenditures in determining the amount of earnings to be retained and to be distributed. In accordance with the Company Law, 10% of the current year's earnings, after payment of all taxes and after offsetting accumulated deficit, shall be set aside as legal reserve until the balance of legal reserve is equal to that of issued share capital. Afterwards, an amount shall be appropriated or reversed as special reserve in accordance with applicable legal or regulatory requirements, along with prior years' accumulated unappropriated retained earnings, and then distribution should be in the following order: stock dividend and bonus to shareholders are no less than 20% of the accumulated distributable earnings, in current period and cash dividend is at least 30% of the total stock dividend and bonus; the appropriation of earnings is proposed by the Board of Directors and resolved by the shareholders.
- B. Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the distribution of the reserve is limited to the portion in excess of 25% of the Company's paid-in capital.
- C. The Company recognised dividends distributed to owners amounting to \$584,398 and \$811,663 (NT\$0.36 and NT\$0.5 (in dollars) per share) for the years ended December 31, 2024 and 2023, respectively. On March 3, 2025, the stockholders resolved that total cash dividends for the distribution of earnings for the year of 2024 was \$486,998 at NT\$0.3 (in dollars) per share.

#### (22) Other equity items

	Unre	ealised gains	Currency		
	(losse	s) on valuation	translation		Total
At January 1, 2025	\$	1,714,595 (\$	48)	\$	1,714,547
Revaluation-Group	(	109,102)	_	()	109,102)
At March 31, 2025	\$	1,605,493 (\$	48)	\$	1,605,445

	Unre	ealised gains	Currency		
	(losse	s) on valuation	translation		Total
At January 1, 2024	\$	1,411,401 (\$	48)	\$	1,411,353
Revaluation-Group	(	231,550)		()	231,550)
At March 31, 2024	\$	1,179,851 (\$	48)	\$	1,179,803

## (23) Maturity analysis of assets and liabilities

The construction related assets and liabilities are classified as current and non-current based on the operating cycle. Related recognised amount expected to be recovered or repaid within or after 12 months from the balance sheet date is as follows:

	Within 12 months		0	Over 12 months		Total	
March 31, 2025							
Assets							
Notes receivable, net	\$	62	\$	-	\$	62	
Accounts receivable, net							
(including related parties)		504,027		306,726		810,753	
Contract assets		92,917		115,704		208,621	
Inventories		792,526		5,791,637		6,584,163	
	\$	1,389,532	\$	6,214,067	\$	7,603,599	
Liabilities							
Contract liabitities	\$	126,960	\$	130,781	\$	257,741	
Accounts payable		267,974		692,450		960,424	
	\$	394,934	\$	823,231	\$	1,218,165	
	With	nin 12 months	0	ver 12 months		Total	
December 31, 2024							
Assets							
Notes receivable, net	\$	53	\$	-	\$	53	
Accounts receivable, net							
(including related parties)		281,701		271,418		553,119	
Contract assets		282,198		172,273		454,471	
Inventories		777,761		5,797,262		6,575,023	
	\$	1,341,713	\$	6,240,953	\$	7,582,666	
Liabilities							
Contract liabitities	\$	240,852	\$	34,088	\$	274,940	
Notes payable		11,456		-		11,456	
Accounts payable		270,212		1,111,464		1,381,676	
	\$	522,520	\$	1,145,552	\$	1,668,072	

	Wit	hin 12 months	Over 12 months			Total
March 31, 2024						
Assets						
Accounts receivable, net						
(including related parties)	\$	634,125	\$	158,035	\$	792,160
Contract assets		461,659		43,597		505,256
Inventories		786,564		5,891,375		6,677,939
	\$	1,882,348	\$	6,093,007	\$	7,975,355
Liabilities						
Contract liabitities	\$	75,847	\$	506,053	\$	581,900
Accounts payable		154,516		578,288		732,804
Long-term notes and						
accounts payable		11,456		-		11,456
	\$	241,819	\$	1,084,341	\$	1,326,160
24) Operating revenue						
				Three months e	nded I	March 31,
				2025		2024

	 Three months e	nded March 31,			
	 2025		2024		
Revenue from contracts with customers	\$ 1,554,406	\$	1,567,779		
Other - rental revenue	 144,235		139,913		
	\$ 1,698,641	\$	1,707,692		

A. The revenue from contracts with customers arises from the transfer of goods and services at a point in time or over time in the following business lines:

Three months ended March 31, 2025		lding and nd sales	Co	onstruction	Hotel	management	nent BOT business Property manageme		Property management		 Total
Revenue from external											
customer contracts	\$	8,671	\$	715,744	\$	728,859	\$	71,516	\$	29,616	\$ 1,554,406
Timing of revenue											
recognition											
At a point in time	\$	8,671	\$	22,269	\$	281,367	\$	-	\$	-	\$ 312,307
Over time		_		693,475		447,492		71,516		29,616	 1,242,099
	\$	8,671	\$	715,744	\$	728,859	\$	71,516	\$	29,616	\$ 1,554,406
Three months ended	Bui	lding and									
March 31, 2024	la	nd sales	Сс	onstruction	Hotel	management	BO	T business	Property	management	 Total
Revenue from external											
customer contracts	\$	94,857	\$	669,029	\$	698,420	\$	69,199	\$	36,274	\$ 1,567,779
Timing of revenue recognition											
At a point in time	\$	94,857	\$	953	\$	295,482	\$	-	\$	-	\$ 391,292
Over time		-		668,076		402,938		69,199		36,274	 1,176,487
	\$	94,857	\$	669,029	\$	698,420	\$	69,199	\$	36,274	\$ 1,567,779

B. Aggregate amount of the transaction price allocated to and the year expected to recognise revenue for the unsatisfied performance obligations in relation to the contracted significant construction contracts as of March 31, 2025, December 31, 2024 and March 31, 2024 are as follows:

Year expected to recognise revenue		Cont	racted amount
March 31, 2025	2025~2027	\$	4,765,089
December 31, 2024	2025~2027		5,268,777
March 31, 2024	2024~2027		8,294,537

C. Contract assets and liabilities

The Group has recognised the following revenue-related contract assets and liabilities:

	March 31, 2025		December 31, 2024		March 31, 2024		January 1, 2024	
Contract assets:								
Contract assets - construction contracts	\$	208,621	\$	454,471	\$	505,256	\$	536,541
Contract liabilites:								
Contract liabilities - buildings and land sales contracts	\$	10,837	\$	-	\$	3,850	\$	13,496
Contract liabilities - construction contracts		246,904		274,940		578,050		286,540
Contract liabilities - Hotel operation contracts		138,005		152,381		130,470		153,244
Contract liabilities - BOT business		42,875		67,704		42,541		63,018
	\$	438,621	\$	495,025	\$	754,911	\$	516,298

Revenue recognised that was included in the contract liability balance at the beginning of the period:

	Tł	Three months ended March 31,					
		2025	2024				
Revenue recognised that was included in the contract							
liability balance at the beginning of the period							
Building and land sales contracts	\$	-	\$	13,496			
Construction contracts		274,940		286,540			
Hotel operation contracts		151,947		152,804			
BOT business		67,704		63,018			
	\$	494,591	\$	515,858			

#### (25) Interest income

	Three months ended March 3					
	2025			2024		
Interest income from bank deposits	\$	4,488	\$	2,916		
Interest income from bonds and notes sold under						
repurchase agreement		5,249		10,828		
Other interest income		1,199		827		
	\$	10,936	\$	14,571		

## (26) Other income

	Three months ended March 31,				
		2025		2024	
Dividend income	\$	695	\$	763	
Payables transferred to other income		8,720		19,261	
Other income		6,276		9,389	
	\$	15,691	\$	29,413	

# (27) Other gains and losses

	Three months ended March 31,				
		2025		2024	
Net (losses) gains on financial assets at fair value through					
profit or loss	\$	12,957	(\$	1,521)	
Losses on disposals of property, plant and equipment	(	619)	(	333)	
(including investment property)					
Others		275		65	
	\$	12,613	(\$	1,789)	

## (28) Finance costs

	Three months ended March 31				
		2025		2024	
Interest expense:					
Bank borrowings	\$	33,429	\$	27,785	
Lease liability		26,514		28,112	
Commercial paper		43		164	
Corporate bond		29,281		29,566	
Others		3,100		2,438	
Other finance expenses		278		278	
		92,645		88,343	
Less : Capitalization of qualifying assets	(	2,951)	(	1,611)	
	\$	89,694	\$	86,732	

#### (29) Expenses by nature

	Three months ended March 31, 2025							
	Operating costs		Operating expenses			Total		
Employee benefit expense								
Wages and salaries	\$	136,595	\$	135,903	\$	272,498		
Labor and health insurance fees		12,734		16,777		29,511		
Pension costs		5,805		6,201		12,006		
Directors' remuneration		-		4,819		4,819		
Other employee benefit expense		15,079		6,604		21,683		
	\$	170,213	\$	170,304	\$	340,517		
Depreciation charges	\$	21,950	\$	173,505	\$	195,455		
Amortization charges	\$	15,313	\$	161	\$	15,474		
	Three months ended March 31, 2024					4		
	Ope	rating costs	Operating expenses			Total		
Employee benefit expense								
Wages and salaries	\$	130,048	\$	140,372	\$	270,420		
Labor and health insurance fees		12,584		15,520		28,104		
Pension costs		5,691		7,011		12,702		
Directors' remuneration		-		7,090		7,090		
Other employee benefit expense		11,795		5,711		17,506		
	\$	160,118	\$	175,704	\$	335,822		
Depreciation charges	\$	21,343	\$	166,185	\$	187,528		
Amortization charges	\$	15,313	\$	181	\$	15,494		

A. According to the Articles of Incorporation of the Company, when distributing earnings, the Company shall distribute compensation to the employees and pay remuneration to the directors that account for at least 2% and no higher than 3%, respectively, of distributable profit of the current period. If a company has accumulated deficit, earnings should be channeled to cover losses.

Employees' compensation can be distributed in the form of shares or in cash. Qualified employees, including the employees of subsidiaries of the company meeting certain specific requirements, are entitled to receive aforementioned stock or cash.

Abovementioned distributable profit of the current period refers to the pre-tax profit before deduction of employees' compensation and directors' remuneration.

B. For the three months ended March 31, 2025 and 2024, employees' compensation was accrued at \$7,157 and \$14,613, respectively; while directors' remuneration was accrued at \$2,435 and \$4,645, respectively. The aforementioned amounts were recognised in salary expenses.

The employees' compensation and directors' remuneration were accrued based on the percentage as prescribed in the Company's Articles of Incorporation and distributable profit of current period for the three months ended March 31, 2025.

Employees' compensation and directors' remuneration of 2024 as resolved at the meeting of Board of Directors were in agreement with those amounts recognised in the 2024 financial statements. The employees' compensation will be distributed in the form of cash. The employees' compensation of 2024 has not yet been distributed.

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

## (30) Income tax

#### A. Income tax expense

Components of income tax expense:

	Three months ended March 31,			
		2025		2024
Current tax:				
Current tax on profits for the period	\$	9,895	\$	18,259
Land value increment tax recognised in				
income tax for the period		238		304
Total current tax		10,133		18,563
Deferred tax:				
Origination and reversal of temporary differences		11,053		9,332
Total deferred tax		11,053		9,332
Income tax expense	\$	21,186	\$	27,895

B. The Company's income tax returns through 2022 have been assessed and approved by the Tax Authority. The Company does not have any administrative remedy as of the reporting date.

# (31) Earnings per share

	Three months ended March 31, 2025					
			Weighted average number of ordinary shares outstanding		arnings r share	
Basic earnings per share	Am	ount after tax	(shares in thousands)	-	dollars)	
Profit attributable to ordinary shareholders of the parent	\$	62,455	1,622,671	\$	0.04	
Diluted earnings per share						
Profit attributable to ordinary shareholders of the parent	\$	62,455	1,622,671			
Assumed conversion of all dilutive potential ordinary shares Employees' compensation	_	-	3,024			
Profit attributable to ordinary shareholders of the parent plus assumed conversion						
of all dilutive potential ordinary shares	\$	62,455	1,625,695	\$	0.04	
		Three more	nths ended March 31, 2	2024		
			Weighted average			
			number of ordinary		arnings	
			shares outstanding	-	r share	
Basic earnings per share	Am	ount after tax	(shares in thousands)	<u>(</u> 111	dollars)	
Profit attributable to ordinary shareholders of the parent	\$	127,289	1,622,671	\$	0.08	
Diluted earnings per share						
Profit attributable to ordinary shareholders of the parent	\$	127,289	1,622,671			
Assumed conversion of all dilutive potential ordinary shares						
Employees' compensation		-	5,798			
Profit attributable to ordinary shareholders of the parent plus assumed conversion						
of all dilutive potential ordinary shares	\$	127,289	1,628,469	\$	0.08	

# (32) Supplemental cash flow information

Investing activities with no cash flow effects:

	Three months ended March 31,			
		2025		2024
1.Prepayment for equipment (shown as 'other non-current	\$	6,850	\$	3,790
assets-others') transferred to property, plant and equipment				
2.Long-term borrowings transferred to long-term liabilities, current portion	\$	510,000	\$	495,000
3. Provisions - non-current transferred to provisions - current	\$	5,596	\$	33,194
4.Long-term notes payable and accounts payable transferred to notes payable	\$		\$	11,456

# (33) Changes in liabilities from financing activities

	Changes in cash						
			flov	w from financing	Changes in other		
	Jan	uary 1, 2025		activities	non-cash items		March 31, 2025
Short-term borrowings	\$	614,000	(\$	30,000)	\$ -	3	\$ 584,000
Bonds payable		4,500,000		-	-		4,500,000
Long-term borrowings		4,940,000	(	42,000)	-		4,898,000
Long-term notes and accounts payable		796,845		-	-		796,845
Guarantee deposits received		167,385		3,391	-		170,776
Lease liability		6,434,679	(	123,594)	5,275		6,316,360
Liabilities from financing activities - gross	\$	17,452,909	(\$	192,203)	\$ 5,275		\$ 17,265,981

	Changes in cash							
			flo	w from financing	Ch	nanges in other		
	Janu	uary 1, 2024		activities	n	on-cash items	_	March 31, 2024
Short-term borrowings	\$	831,000	\$	140,000	\$	-	\$	971,000
Bonds payable		4,500,000		-		-		4,500,000
Long-term borrowings		4,020,000	(	145,000)		-		3,875,000
Long-term notes and accounts payable		808,301		-	(	11,456)		796,845
Guarantee deposits received		181,559	(	17,722)		-		163,837
Lease liability		6,862,020	(	118,623)	(	306)	_	6,743,091
Liabilities from financing activities - gross	\$	17,202,880	(\$	141,345)	(\$	11,762)	\$	17,049,773

# 7. RELATED PARTY TRANSACTIONS

# (1) Names of related parties and relationship with the Company

Names of related parties	Relationship with the Company
Uni-President Development Corp. (Uni-President Development)	Associate
Amida Trustlink Assets Management Co., Ltd. (Amida Trustlink Assets)	Associate
Uni-President Enterprises Corp. (Uni-President Enterprises)	Other related party
President International Development Corp. (President International Development)	Other related party
Tone Sang Construction Corp. (Tone Sang)	Other related party
President Chain Store Corp. (President Chain Store)	Other related party
C-maan Health Limited Company (C-maan Health)	Other related party
President Fair Development Crop. (President Fair Development)	Other related party
Uni-President Express Corp. (Uni-President Express)	Other related party
Uni-President Department Store Corp. (Uni-President Department Store)	Other related party
President Transnet Corp. (President Transnet)	Other related party
Uni-President Vender Corp. (Uni-President Vender)	Other related party
President Pharmaceutical Corporation (President Pharmaceutical)	Other related party
President Drugstore Business Corporation (President Drugstore Business)	Other related party
Mister Donut Taiwan Co., Ltd. (Mister Donut Taiwan)	Other related party
Uni-President Organics Corp. (Uni-President Organics)	Other related party
President Being Corp. (President Being)	Other related party
Mech-President Co., Ltd. (Mech-President)	Other related party
Uni-President Dream Parks Co. (Uni-President Dream Parks)	Other related party
Uni-President Cold Chain Corp. (Uni-President Cold Chain)	Other related party
Uni-Wonder Corporation (Uni-Wonder)	Other related party
Tong-Yo Co., Ltd. (Tong-Yo)	Other related party
Duskin Serve Taiwan Co., Ltd. (Duskin Serve Taiwan)	Other related party
Wisdom Distribution Services Corp. (Wisdom Distribution)	Other related party
Retail Support International Corp. (Retail Support)	Other related party

Names of related parties	Relationship with the Company				
Tung Zhan Co., Ltd. (Tung Zha)	Other related party				
Ton Yi Industrial Corp. (Ton Yi Industrial)	Other related party				
Tung Ho Development Corp. (Tung Ho Development)	Other related party				
Tai Bo Investment Corp. (Tai Bo Investment) Uni-President Superior Commissary Corp.	Other related party				
(Uni-President Superior Commissary)	Other related party				

## (2) Significant related party transactions and balances

#### A. Sales revenue:

(a)

	Three months ended March 31,				
Construction subcontracting:		2024			
-Uni-President Express	\$	277,599	\$	265,378	
-President Chain Store		68,876		22,289	
-Other related parties		12,939		17,998	
	\$	359,414	\$	305,665	

The contract prices of construction for related parties are based on expected construction cost plus reasonable management expenses and profit, and are determined based on mutual agreements. The construction payments are collected based on the contract terms. As of March 31, 2025, December 31, 2024 and March 31, 2024, the status of the construction for the related parties undertaken by the Group was as follows:

	Marc	ch 31, 2025	Decer	mber 31, 2024	Μ	arch 31, 2024
Uni-President Express:						
Total amount of construction						
contracts that were signed						
but had not been settled yet	\$	7,515,022	\$	7,456,481	\$	6,675,831
Construction payments received	()	6,720,895)	(	6,088,118)	()	4,429,291)
Construction payments receivable	\$	794,127	\$	1,368,363	\$	2,246,540
President Chain Store:						
Total amount of construction						
contracts that were signed						
but had not been settled yet	\$	727,371	\$	698,000	\$	699,405
Construction payments received	()	206,650)	(	206,650)	(	97,170)
Construction payments receivable	\$	520,721	\$	491,350	\$	602,235

	March 3	1, 2025	December	r 31, 2024	March 3	31, 2024
Other related parties:						
Total amount of construction						
contracts that were signed						
but had not been settled yet	\$	268,776	\$	263,391	\$	267,338
Construction payments received	(	181,405)	(	154,857)	(	63,153)
Construction payments receivable	\$	87,371	\$	108,534	\$	204,185

(b)

	Three months ended March 31,				
		2025	2	024	
Repairs and maintenance income:					
-President Chain Store		21,701		685	
-Other related parties		568		268	
	\$	22,269	\$	953	

(c)

	Three months ended March 31				
	2025			2024	
Rental income:					
-Tone Sang	\$	23,250	\$	23,250	
-President Chain Store		14,517		13,778	
-Mech-President		8,386		8,310	
-C-maan Health		4,402		4,320	
-Uni-Wonder		2,589		2,560	
-Other related parties		705		32	
	\$	53,849	\$	52,250	

Rent is determined by mutual agreements and is collected monthly.

(d)

	Three months ended March 31,				
	20	2024			
Hospitality service income:					
-Other related parties	\$	387	\$	1,298	
(e)					
	Thre	ee months e	nded Marc	ch 31,	
	20	25	2	024	
Service income:	¢	2 20 4	ф.	0.550	
-Other related parties	\$	3,394	\$	3,572	

## B. Operating and expenses

(a)

	TI	rch 31,		
	2025			2024
Construction subcontracting				
-Other related parties	\$	309	\$	-
Purchases of services				
-Other related parties	\$	134	\$	-
Purchases of goods				
-Uni-Wonder	\$	5,062	\$	5,252
-Other related parties		681		743
	\$	5,743	\$	5,995

The abovementioned transaction prices and payment terms are based on the mutual agreements. (b)

	Three months ended March 31,				
	2	.025	2024		
Purchases:					
-Other related parties	\$	134 \$	72		
	( 1				

(c) Information system/management service expense (shown as general and administrative expenses)

	_	Three months ended March 31,			
	_	2025	2024		
Other related parties	\$	5 1,355	\$ 1,642		
C. Accounts receivable					
	March 31, 2025	December 31, 2024	March 31, 2024		
Uni-President Express	\$ 455,176	\$ 211,603	\$ 526,083		
Other related parties	29,188	30,763	44,369		
	\$ 484,364	\$ 242,366	\$ 570,452		
D. Other receivables					
	March 31, 2025	December 31, 2024	March 31, 2024		
Other related parties	\$	\$ 3,506	\$ 2,905		
E. Accounts payable					
	March 31, 2025	December 31, 2024	March 31, 2024		
Other related parties	\$ 927	\$ 2,440	\$ 555		

#### F. Contract assets and liabilities

	Marc	March 31, 2025		December 31, 2024		ch 31, 2024
Contract assets:						
Uni-President Express	\$	21,470	\$	274,004	\$	-
President Chain Store		29,371		29,202		2,249
Tone Sang		-		-		5,135
Other related parties		8,812		6,893		712
	\$	59,653	\$	310,099	\$	8,096
Contract liabilities:						
Uni-President Express	\$	177,831	\$	71,985	\$	375,953
President Chain Store		33,173		101,980		72,149
Other related parties		1,719		1,524		42,429
	\$	212,723	\$	175,489	\$	490,531

#### G. Lease transactions - lessee

- (a) i. The Group leases business area from the associate, Uni-President Development Corp. The lease terms are between 2011 and 2035, and all these lease agreements are renewable at the end of the lease period. Rental payment is calculated based on an agreed upon rate of revenue.
  - ii. The Group leases office from a related party, President International Development Corp. These leases have terms expiring between 2018 and 2023, and all these lease agreements are renewable at the end of the lease period. The aforementioned leases were renewed in March 2023. These leases have terms expiring between April 2023 and April 2028.
  - iii. The Group leases office from a related party, Mech-President Corp. These leases have terms expiring between January 2025 and April 2032.
- (b) Acquisition of right-of-use assets

	Three months ended March 31,				
		2025		2024	
Mech-President	\$	3,813	\$		_

# (c) Lease liabilities

# i. Outstanding balance:

	Ma	rch 31, 2025	Dece	ember 31, 2024	N	Iarch 31, 2024
Lease liabilities - current:						
Uni-President Development	\$	355,723	\$	353,942	\$	347,348
President International						
Development		24,651		24,512		24,101
Mech-President		482		-		-
	\$	380,856	\$	378,454	\$	371,449
Lease liabilities - non-current:			<u> </u>		<u> </u>	
Uni-President Development	\$	3,909,727	\$	3,998,622	\$	4,264,907
President International						
Development		52,089		58,304		76,740
Mech-President		3,253		-		-
	\$	3,965,069	\$	4,056,926	\$	4,341,647

# ii. Interest expense:

	1	Three months ended March							
	2025			2024					
Uni-President Development	\$	16,432	\$	17,747					
President International Development		463		598					
Mech-President		16		-					
	\$	16,911	\$	18,345					

## H. Others

	Marc	ch 31, 2025	Decem	ber 31, 2024	Marc	ch 31, 2024
Refundable deposits:						
Uni-President Development	\$	69,797	\$	69,219	\$	69,219
Other related parties		300		300		300
		70,097		69,519		69,519
Deposits received:						
Tone Sang	\$	14,825	\$	14,825	\$	14,825

- I. On June 20, 2006, the Company and China Metal Products Co., Ltd. ("A party") jointly signed a creditor's rights transfer contract with Amida Trustlink Assets Management Co., Ltd. ("B party"). Under the contract, the Company and A party should pay \$2,100,000 each (totaling \$4,200,000) to jointly acquire whole creditor's rights of mortgages, security interests and other dependent claims (collectively referred herein as the creditor's rights) on the Splendor Hotel Taichung Building, and each bears 50% rights and obligations of this acquisition; when all creditor's rights of this object turn into property rights, the Company and A party should pay B party totaling \$1,000,000 as the cost and reward of B party for it is entrusted with the task to help turn the creditor's rights as stated above into property rights, but any excess cost over \$1,000,000 if incurred on this task shall be borne by B party on its own; the Company should pay B party \$300,000 before June 30, 2006, and the Company and A party should be done before July 15, 2006. The title to the creditor's rights as stated above had been transferred to the Company and A party on August 2, 2006. Total acquisition price of the creditor's rights amounted to \$5,200,000, which the Company and A party bear 50% of the price each. The Company had paid its share.
- (3) Key management compensation

	Tł	nree months e	nded N	Aarch 31,
		2025		2024
Short-term employee benefits	\$	6,431	\$	6,326
Post-employment benefits		-		-
Other long-term benefits		-		-
Termination benefit		-		-
Share-based payment		-		
	\$	6,431	\$	6,326

## 8. PLEDGED ASSETS

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

Pledged asset	March 31, 2025	December 31, 2024	March 31, 2024	Purpose
Time deposits, demand deposits and checking deposits (shown as "financial assets at amortised cost")	\$ 608,79	2 \$ 609,251	\$ 600,756	Performance guarantee, construction performance guarantee, long-term and short-term borrowings, bonds payable,issuance of short-term notes and bills,member reward points, gift coupons trust account and sinking funds
Financial assets at fair value through profit or loss	82,73	5 82,426	81,550	Long-term borrowings
Land held for construction site	1,400,51	4 1,400,514	1,400,514	Long-term and short-term borrowings and issuance of short-term notes and bills
Construction in progress	152,00	9 140,002	64,284	Long-term and short-term borrowings and issuance of short-term notes and bills
Financial assets at fair value through other comprehensive income	1,043,74	4 1,053,631	987,694	Short-term borrowings and issuance of long-term notes and bills
Investments accounted for under equity method	989,72	979,597	988,778	Long-term borrowings and issuance of long-term notes and bills
Land	2,787,10	5 2,787,105	2,793,467	Construction performance guarantees, long-term and short-term borrowings, bonds payable and issuance of short- term notes and bills
Buildings	1,508,27	7 1,522,024	1,585,652	Long-term and short-term borrowings, bonds payable and issuance of short- term notes and bills
Investment property	4,571,51	4,579,930	4,605,152	Construction performance guarantees, long-term and short-term borrowings, bonds payable and issuance of short- term notes and bills
	\$ 13,144,40	9 \$ 13,154,480	\$ 13,107,847	

Note: Certain collaterals were used to be the guarantee for long-term and short-term borrowings and the issuance facility of short-term notes and bills.

#### 9. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNISED CONTRACT COMMITMENTS

#### (1) Summary of endorsements and guarantees is as follows:

A. Summary of endorsements and guarantees provided by the Company to subsidiaries is as follows:

	March 31, 2	025	December 31,	2024	March 31, 2	024
	Total endorsement	Amount	Total endorsement	Amount	Total endorsement	Amount
Name of company	amount	drawn	amount	drawn	amount	drawn
The Splendor Hospitality International Co. Ltd.,(Note)	\$ 1,950,000	\$ 1,750,000	\$ 1,750,000	\$ 1,700,000	\$ 1,900,000	\$ 1,650,000

Note: The Company and China Metal Products Co., Ltd. provided endorsements and guarantees in equal proportions of 50% ownership each for The Splendor Hospitality International Co., Ltd.'s short-term borrowings, short-term notes and bills payable, long-term notes payable and syndication loan of long-term borrowings.

- B. The Company's subsidiary, the Splendor Hospitality International Co., Ltd. has been continuing to generate operating losses and its current liabilities were greater than its current assets. However, the Company was committed to provide the endorsement and guarantees for all Splendor Hospitality International Co., Ltd.'s borrowings in its ownership proportion of 50%.
- (2) Capital expenditures contracted for at the balance sheet date but not yet incurred are as follows:

	Marc	h 31, 2025	Decem	ber 31, 2024	Mare	ch 31, 2024
Property, plant and equipment	\$	14,090	\$	14,604	\$	13,178

(3) Operating lease agreement :

Please refer to Notes 6 (9) and (10) for related information.

- (4) According to the sale contracts, the Group should provide warranty on the house structure and major facilities for one year from the handover day for the houses it sold. However, any damage to the houses caused by disasters, additions to the houses made by the buyers, or events that are not attributed to the Group is not included in the scope of warranty.
- (5) On March 17, 2005, the Company ("A party") signed a contract with National Taiwan University ("B party") relating to the construction and operation of dormitories on Chang-Hsing St. and Shui-Yuan Campus. The major terms of the contract are as follows:
  - A. Under the contract, B party should be responsible for acquiring the ownership or land-use right for this project, and let A party use the land; A party must complete the construction within 3 years from the registration of the superficies, and may operate the dormitories for 44 years, collect dormitory rentals and use fees of other facilities from students, and should return the related assets to B party on the expiry of the contract.
  - B. A party should give B party a performance guarantee of \$60,000 for the construction on the signing date and \$30,000 for operations before the start of operation. As of March 31, 2025, December 31, 2024 and March 31, 2024, A party had provided performance guarantee with a guarantee letter issued by the bank, all amounting to \$30,000.
  - C. A party should pay B party land rentals from the registration of the superficies, according to the terms of the contract, and pay B party operating royalties from the third year of the operation, based on the specified proportion of dormitory rentals and use fees of other facilities collected from students.
  - D. Terms of restrictions for A party:
    - (a) The ratio of A party's own capital utilized in this project to total construction cost of this project should be at least 30%;
    - (b) During the operation period, the ratio of shareholders' equity to total assets should be at least 25%; and current ratio (current assets/current liabilities) should be at least 100%;
    - (c) All rights acquired by A party under the contract, except for other conditions specified in the contract and approved by B party, should not be transferred, leased, registered as a liability/obligation or become an executed object of civil litigation.

- (6) On May 10, 2005, the Company ("A party") signed a contract with National Cheng Kung University ("B party") relating to the construction and operation of student dormitories and alumni hall. The major terms of the contract are as follows:
  - A. Under the contract, B party should be responsible for acquiring the ownership or land-use right for this project, and let A party use the land by way of registration of the superficies; A party must obtain the user license within 3 years after the signing date, and may operate the dormitories and motorcycle parking lots for 35 years from the start of operation and collect dormitory rentals and use fees of other facilities from students for 50 years from the start of construction, and should return the related assets to B party on the expiry of the contract.
  - B. A party should give B party performance guarantee of \$50,000 for this project on the signing date, which will be returned in installment according to the contractual terms. As of March 31, 2025, December 31, 2024 and March 31, 2024, A party had provided performance guarantee with a guarantee letter issued by the bank, all amounting to \$10,000.
  - C. During the operation period, A party should pay B party dormitory operating royalties based on the specified proportion of annual operating revenue of the dormitories and auxiliary facilities operating royalties based on the specified proportion of annual operating revenue of the auxiliary facilities. A party should pay such operating royalties for prior year before the end of June every year. Further, according to the superficies contract signed by the two parties, A party should pay B party land rentals from the registration of superficies.
  - D. All rights acquired by A party under the contract, except for other conditions specified in the contract and approved by B party, should not be transferred, leased, registered as a liability/obligation or become an executed object of civil litigation.
- (7) The Company signed a syndicated loan contract with 7 banks Mega International Commercial Bank as the lead bank for a credit line of \$2.16 billion. The syndicated loans include long-term (secured) loans and guarantee payments receivable (secured), which are used to fund the construction of dormitories in Changxing St. Campus and Shuiyuan Campus of National Taiwan University. During the loan period, the Company should maintain financial commitments such as current ratio, liability ratio and interest coverage; those financial ratios/restrictions shall be reviewed at least once every year, based on the Company's audited annual non-consolidated financial statements. If the Company violates the above financial commitments, it shall improve its financial position by capital increase or other ways before the end of October of the following year from the year of violation; it would not be regarded as a default if the managing bank confirms that its financial position has improved completely. In case of violation, interest on the loans would be charged at the loan rate specified in the contract plus additional 0.25% per annum from the notification date of the managing bank to the completion date of financial improvement or to the date the Company gains the relief from the consortium for its violation.
- (8) As of March 31, 2025, December 31, 2024 and March 31, 2024, performance guarantee letters issued for construction undertaking, warranty and leases of subsidiary, Ta Chen Construction & Engineering Corp., amounted to \$546,674, \$726,823 and \$594,152, respectively.
- (9) Certain construction contracts undertaken by subsidiary, Ta Chen Construction & Engineering Corp.,

specify that default penalty shall be computed according to the contractual terms if the construction is not completed within the prescribed period.

- (10) On September 27, 2023, the subsidiary, The Splendor Hospitality International Co., Ltd., signed a syndicated loan contracts with 6 financial institutions, including Taiwan Cooperative Bank and Yuanta Commercial Bank Co., Ltd., amounting to \$3,000,000, with Prince Housing & Development Corp. and China Metal Products Co., Ltd. as guarantors. Under the contract, the Company promised its tangible equity (equity less intangible assets) shall not be negative and current ratio, liability ratio, tangible net equity and interest coverage of Prince Housing & Development Corp. and China Metal Products Co., Ltd. shall conform to certain criteria as specified in the contract. If the Company violates above financial commitments, the managing bank has the right to take the following actions, including but not limited, according to the contract or the resolution of majority of the consortium: 1) request the subsidiary to stop drawing down all or part of the loans; 2) cancel all or part of the credit line of the contract which has not been drawn down yet; 3) announce that all outstanding principal, interest and other accrued expenses payable to the consortium in relation to the loan contract should mature immediately; 4) inform the managing bank of the demand for subsidiary's payment of the promissory note acquired under the loan contract; 5) inform the managing bank to exercise creditor's right of mortgage; 6) exercise contract transfer right, or other rights given by the laws, the loan contract or other relevant documents; 7) take other actions as resolved by the majority of the consortium.
- (11) On December 15, 2023, the subsidiary, Prince Chong-De Industrial Corp. and the subsidiary, Prince Chong-De Industrial Corp. ("B party"), signed the "Taichung City 31' Public Market BOT Project" investment contract (the "Contract") with the Taichung City Government ("A party"). The project is invested and constructed by B party. The ownership of the construction will be transferred to A party at the end of the operation period. The major terms of the Contract are as follows:
  - A. The scope of the Contact is the construction, operation and transfer of the land required for the infrastructure of the "Taichung City 31' Public Market BOT Project" and its auxiliary facilities and auxiliary businesses.
  - B. The period of the Contract is 50 years from the signing date, including the 'construction period' (which shall be within 5 years from the signing date of the Contract) and the 'operation period' (which shall be 45 years from the start of operation and shall end on the date of expiration or termination of the permitted period). A party provided the superficies registered for the land on lot No. 1701 of Renmei Section, Beitun District, Taichung City ("Land for the project") to B party to conduct the Contract.
  - C. B party shall pay land rent of the project to A party semi-annually from the singing date of the Contract to the expiration or termination date of the Contract. For the land rent, related matters are governed according to the 'Regulations for Favorable Rentals Regarding Public Land Lease and Superficies in Infrastructure Projects' and price is calculated according to the amendments to the aforementioned regulation. When the land price adjustment is announced, the land rent will be adjusted accordingly from the date of the land price adjustment. The land rent is payable semi-annually. B party shall pay 50% of the land rent for the year to A party before January 31

and July 31 every year. However, the land rent for the first year shall be paid for the semi-annual period to A party within 10 days from the singing date of the Contract; and if the period is less than half a year, the amount shall be calculated based on the proportion of the total number of days in that half year.

- D. The royalties that B party shall pay according to the Contract are as follows:
  - (a) Development royalties

The development royalties of the Contract amounted to NT\$50 million and can be paid in 3 installments (years) after signing.

As of March 31, 2025, December 31, 2024 and March 31, 2024, the Company had paid \$34,000, \$34,000 and \$17,000 according to the Contract and had not paid \$16,000, \$16,000 and \$33,000, respectively.

(b) Fixed royalties

B party shall pay the first installment of the fixed royalties amounting to NT\$3 million to A party within 10 days from the the start of operation. The calculation method is: fixed royalties multiplied by the proportion of actual operation days from the start of operation to December 31 for the year. Starting from the second installment, B party shall pay the fixed royalties for the year to A party before January 31 every year. In the last year of operation, the fixed royalties shall be calculated in proportion to the number of days from January 1 for the year to the expiration date of the operation period.

(c) Operation royalties

B party shall calculate the amount of operation royalties according to 0.35% of the total operating revenue and pay the operation royalties for the prior year to A party before July 31 every year during the operation period. The operation royalties for the first year are calculated from the start of operation to December 31 for the year.

- E. The expiry period of B party's performance guarantee shall continue until the termination or expiration of the Contract, 6 months after B party completes the transfer and return of assets and there are no pending matters. B party shall provide performance guarantee deposits amounting to NT\$30 million before the scheduled signing date as a guarantee for the performance of all contractual obligations during the contract period of the project. For the aforementioned performance guarantee deposits, B party shall apply to A party for releasing part of the obligation of the performance guarantee deposits based on the agreed schedule if it has no default and deficiencies and A party shall return the remaining performance guarantee deposits with no interest bearing to B party after the deposit amount is fully settled. As of March 31, 2025, December 31, 2024 and March 31, 2024, the subsidiary, Prince Chong-De Industrial Corp., had pledged time deposits all amounting to \$30,000 (shown as 'non-current financial assets at amortised cost') as collateral.
- F. B party shall transfer all the existing operating assets owned by it and for operating the project continuously when the Contract expired. B party shall remove all burdens and other legal

restrictions on the transfer object when the contract period expired and transfer the transfer object to A party without consideration before the expiration of the Contract. Both parties shall complete the transfer the period of the Contract expired.

- (12) On May 9, 2024, the subsidiary, Prince Da-Li-Yi Industrial Corp. ("B party"), signed the "Dali District, Taichung City 7 and Plaza 2 Merge Development BOT Project" investment contract (the "Contract") with the Taichung City Government ("A party"). The project is invested and constructed by B party. The ownership of the construction will be transferred to A party at the end of the operation period. The major terms of the Contract are as follows:
  - A. The scope of the Contact is the construction, operation and transfer of the land required for the infrastructure of the "Dali District, Taichung City 7 and Plaza 2 Merge Development BOT Project" and its auxiliary facilities and auxiliary businesses.
  - B. The period of the Contract is 50 years from the signing date, including the 'construction period' (which shall be within 3 years from the signing date of the Contract) and the 'operation period' (which shall start from the next day of the termination date of construction (the start of operation) and shall end on the date of termination of the permitted period). A party provided the superficies registered for 2 parcels of land on lot No. 185 and No. 186 of Daxiao Section, Dali District, Taichung City ("Land for the project") to B party to conduct the Contract.
  - C. B party shall pay land rent of the project to A party according to the 'Regulations for Favorable Rentals Regarding Public Land Lease and Superficies in Infrastructure Projects' and price is calculated according to the amendments to the aforementioned regulation. If the regulations have any movement (including additions, revocations and amendments), the land shall be paid in accordance with the current regulations. When the declared land value adjustment is announced, the land rent will be adjusted accordingly from the date of the declared land value adjustment.

B party shall pay the first year's land rent (starting from the date of completing the signing) within 30 days starting from the signing date of the Contract to December 31 of current year). Remaining years' land rent shall be fully paid before January 31 of each year. If the use period of the land is less than 1 year, the land rent shall be calculated based on the proportion of the actual use period relative to the current year.

- D. The royalties that B party shall pay according to the Contract are as follows:
  - (a) Development royalties

The development royalties of the Contract amounted to NT\$200 million and shall be paid in lump sum within 30 days starting from the signing date of the Contract. The subsidiary, Prince Da-Li-Yi Industrial Corp., shall be paid the aforementioned payment before May 29, 2024.

(b) Fixed royalties

The fixed royalties are NT\$0.4 million per year, and B party shall pay the first year's fixed royalties (starting from the signing date of the Contract to December 31 of current year) within 30 days starting from the date of completing the signing. Remaining years' fixed royalty shall be fully paid before January 31 of each year. If the contract period is less than 1 year, the fixed royalties shall be calculated based on the proportion of the actual contract days relative to days of the current year.

(c) Variable royalties

The variable royalties which are paid to A party according to the schedule of royalty payment are calculated based on the total operating revenue arising from the B party's operation on this project, with cumulative brackets.

The variable royalties are paid yearly. B party calculates prior year's payables on variable royalties to A party based on the total sales amount listed on the independent auditor's audit report and the business tax return of the shop which issued the invoice and is agreed by A party, with the ratio committed by B party and the cumulative brackets.

E. The expiry period of B party's performance guarantee shall continue until 3 months after B party completes the transfer and return of assets.

B party shall provide performance guarantee deposits amounting to NT\$5 million before the scheduled signing date as a guarantee for the performance of all contractual obligations during the contract period of the project. For the aforementioned performance guarantee deposits, A party can reduce the performance guarantee deposits to NT\$2.5 million if it has no default or the default has been improved after 1 year of the start of operation. A party shall return the guarantee deposits reduced amount to B party with no interest bearing within 30 days from the reduction date, or the original performance guarantee is rescinded when B party renews the performance guarantee and delivers to A party. If there is no circumstance that B party's performance guarantee deposits shall be deducted when the performance guarantee period stipulated in the Contract is expiry, A party shall rescind B party's performance guarantee obligations. Accordingly, A party shall return the remaining performance guarantee deposits with no interest bearing to B party.

As of March 31, 2025 and December 31, 2024, the subsidiary, Prince Da-Li-Yi Industrial Corp., had pledged time deposits all amounting to \$5,000 (shown as 'non-current financial assets at amortised cost') as collateral.

F. B party shall transfer all the construction and operation of the project executed by it and for operating the project continuously when the Contract expires. B party shall remove all burdens and other legal restrictions on the transfer object when the contract period expires and transfer the transfer object to A party without consideration before the expiration of the Contract. Both parties shall complete the transfer when the period of the Contract expires.

## 10. SIGNIFICANT DISASTER LOSS

## None.

## 11. SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE

None.

## 12. <u>OTHERS</u>

## (1) Capital management

The Group's capital management is to ensure it has sufficient financial resource and operating plans to meet operational capital for future needs, capital expenditure, obligation repayment and dividend distribution. The Group adjusts borrowing amount in accordance with construction progress and capital needed for operations.

#### (2) Financial instruments

#### A. Financial instruments by category

	Ma	rch 31, 2025	Dece	ember 31, 2024	Ma	rch 31, 2024
Financial assets						
Financial assets at fair value through profit or loss Financial assets mandatorily measured at fair value through profit or loss Financial assets at fair value through other	\$	3,564,789	\$	3,582,036	\$	3,080,618
comprehensive income						
Designation of equity instrument		3,092,690		3,201,792		2,584,220
Financial assets at amortised cost						
Cash and cash equivalents		7,455,695		8,367,153		8,330,919
Financial assets at amortised cost		2,070,935		2,453,020		2,569,931
Notes receivable		30,213		21,596		30,626
Accounts receivable (including related parties)		922,129		674,432		902,822
Other receivables		9,514		18,847		12,876
Refundable deposits		144,793		141,885		127,761
	\$	17,290,758	\$	18,460,761	\$	17,639,773
	Ma	rch 31, 2025	Dece	ember 31, 2024	Ma	arch 31, 2024
Financial liabilities						
Financial liabilities at amortised cost						
Short-term borrowings	\$	584,000	\$	614,000	\$	971,000
Notes payable		342		12,162		11,848
Accounts payable		1,067,612		1,470,362		879,617
Other payables		488,320		545,617		527,429
Bonds payable		4,500,000		4,500,000		4,500,000
Long-term borrowings (including current portion)		4,898,000		4,940,000		3,875,000
Long-term notes and accounts payable		796,845		796,845		796,845
Guarantee deposits received		170,776		167,385		163,837
	\$	12,505,895	\$	13,046,371	\$	11,725,576
Lease liabitity	\$	6,316,360	\$	6,434,679	\$	6,743,091

#### B. Financial risk management policies

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

- C. Significant financial risks and degrees of financial risks
  - (a) Market risk

## Foreign exchange risk

The Group operates internationally and the currencies primarily used are New Taiwan dollars and United States dollars. Foreign exchange risk arises from recognised assets and liabilities and net investments in foreign operations. Management has set up a policy to require the Group entities to manage their foreign exchange risk against their functional currency. The entities are required to manage their entire foreign exchange risk exposure with the Group finance & accounting division. Foreign exchange risk does not have significant impact to the Group.

Price risk

- i. The Group's equity securities, which are exposed to price risk, are the held financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income. To manage its price risk arising from investments in equity securities, the Group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the Group.
- ii. Shares and open-end funds issued by the domestic companies. The prices of equity securities would change due to the change of the future value of investee companies. If the prices of these equity securities had increased/decreased by 10% with all other variables held constant, post-tax profit for the three months ended March 31, 2025 and 2024 would have increased/decreased by \$356,479 and \$308,062, respectively, as a result of gains/losses on equity securities classified as at fair value through profit or loss. Other components of equity would have increased/decreased by \$309,269 and \$258,422, respectively, as a result of other comprehensive income on equity investments classified as at fair value through other comprehensive income.

Cash flow and fair value interest rate risk

The Group's interest rate risk mainly arose from short-term and long-term (excluding commercial papers) borrowings issued at variable rates and exposed the Group to cash flow interest rate risk which is partially offset by cash and cash equivalents held at variable rates. Borrowings issued at fixed rates expose the Group to fair value interest rate risk. The Group's borrowings at floating rate were calculated by NTD, if interest rates on borrowings had been 0.1% basis point higher/lower with all other variables held constant, profit before tax for the three months ended March 31, 2025 and 2024 would have been \$5,482 and \$4,846 lower/higher, respectively.

(b) Credit risk

Credit risk refers to the risk of financial loss to the Group arising from default by the clients or counterparties of financial instruments on the contract obligations. For banks and financial institutions, only independently rated parties with a minimum rating of 'A' are accepted, so it expects that the probability of counterparty default is remote. Credit risk arises from outstanding receivables (including contract assets).

Accounts receivable and contract assets

i. The Group will perform credit check in accordance with credit policies when entered into

construction contracts, the credit risk of receivables (mainly contract assets or accounts receivable) are low as the result of credit check was low.

- ii. The Group's accounts receivable and contract assets came from general enterprise or government institution. To protect the quality of accounts receivable and contract assets, the Group has created a process of credit risk management. The Group considered customers' financial status, historical trading record and future economic condition in accordance with types of customer, and took into account factors that may influence customers' ability to pay to assess the credit quality of customers. The Group estimated credit loss by loss rate.
- iii. The Group adopts the assumptions under IFRS 9, the default occurs when the contract payments are past due over 90 days.
- iv. The Group adjusted the provision matrix with the historical loss of accounts receivable and forecastability, which considered the economic condition in the next one year. The provision matrix in accordance with above estimation are as follows:

March 31, 2025	 Without past due	U	Jp to 30 days past due	<u>O'</u>	ver 31-60 days	<u>0</u>	ver 61-90 days	<u>C</u>	Over 91 days	 Total
Expected loss rate	0.01%		10.00%		25.00%		50.00%		100.00%	
Total book value of accounts receivable	\$ 927,983	\$	1,870	\$	333	\$	303	\$	527	\$ 931,016
Total book value of contract assets	\$ 208,621	\$	-	\$	-	\$	-	\$	-	\$ 208,621
Loss allowance	\$ 8	\$	8,698	\$	18	\$	4	\$	159	8,887
December 31, 2024										
Expected loss rate	0.01%		10.00%		25.00%		50.00%		100.00%	
Total book value of accounts receivable	\$ 671,502	\$	9,043	\$	1,661	\$	338	\$	767	\$ 683,311
Total book value of contract assets	\$ 454,471	\$	-	\$	-	\$	-	\$	-	\$ 454,471
Loss allowance	\$ 8,698	\$	18	\$	4	\$	5	\$	154	8,879
March 31, 2024										
Expected loss rate	0.01%		10%		25%		50%		100%	
Total book value of accounts receivable	\$ 901,914	\$	547	\$	628	\$	-	\$	547	\$ 903,636
Total book value of contract assets	\$ 505,256	\$	-	\$	-	\$	-	\$	-	\$ 505,256
Loss allowance	\$ -	\$	-	\$	-	\$	-	\$	814	814

v. Movements in relation to the Group applying the simplified approach to provide loss allowance for accounts receivable and contract assets are as follows:

	 202	25		2024				
	 Accounts receivable		Contract assets		Accounts receivable		Contract assets	
At January 1	\$ 8,879	\$	-	\$	814	\$	-	
Provision for impairment loss	 8							
At March 31	\$ 8,887	\$	_	\$	814	\$	_	

vi. The estimation of expected credit loss on financial assets at amortised cost, excluding accounts receivable, is as follows:

For financial assets at amortised cost, at each reporting date, the Group recognises the impairment provision for 12 months expected credit losses if there has not been a significant increase in credit risk since initial recognition or recognises the impairment provision for the lifetime expected credit losses (ECLs) if such credit risk has increased since initial recognition after taking into consideration all reasonable and verifiable information that includes forecasts. On the other hand, for accounts receivable or contract assets that do not contain a significant financing component, the Group recognises the impairment provision for lifetime ECLs.

- (c) Liquidity risk
  - i. Cash flow forecasting is performed in the operating entities of the Group and aggregated by Group's Finance and Accounting Division. Group's Finance and Accounting Division monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times.
  - ii. The table below analyses the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date for non-derivative financial liabilities. The amounts disclosed in the table are the contractual undiscounted cash flows.

			Marc	ch 31, 2025		
	Within 1 year Between 1 to 3 years				Over 3 year	rs
Non-derivative financial liabilities:						
Short-term borrowings	\$	589,635	\$	-	\$	-
Notes payable		342		-		-
Accounts payable		375,162		692,450		-
Other payables		487,782		218	32	20
Lease liability		593,430		1,181,438	4,998,25	57
Guarantee deposits received		101,456		20,378	48,94	12
Bonds payable (including current portion)		70,100		2,115,183	2,508,02	21
Long-term borrowings (including current portion)		575,962		933,734	3,774,95	50
Long-term notes and accounts payable		-		-	796,84	15

			December 31, 2024	
	Wit	thin 1 year	Between 1 to 3 years	Over 3 years
Non-derivative financial liabilities:				
Short-term borrowings	\$	623,167	\$ -	\$ -
Notes payable		12,162	-	-
Accounts payable		358,898	1,111,464	-
Other payables		545,297	-	320
Lease liability		592,520	1,188,235	5,150,697
Guarantee deposits received		100,113	16,343	50,929
Bonds payable (including current portion)		70,100	2,123,083	2,517,646
Long-term borrowings (including current portion)		542,785	966,501	3,737,387
Long-term notes and accounts payable		-	-	796,845
			March 31, 2024	
	Wit	thin 1 year	Between 1 to 3 years	Over 3 years
Non-derivative financial liabilities:				
Short-term borrowings	\$	979,002	\$ -	\$ -
Notes payable		11,848	-	-
Accounts payable		301,329	578,288	-
Other payables		523,694	3,415	320
Lease liability		581,510	1,171,627	5,570,032
Guarantee deposits received		102,336	18,863	42,638
Bonds payable (including current portion)		70,100	140,200	4,556,025
bonds payable (meruding current portion)		70,100	140,200	.,,
Long-term borrowings (including current portion)		564,387	888,729	2,773,739

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

#### (3) Fair value information

- A. The different levels that the inputs to valuation techniques are used to measure fair value of financial and non-financial instruments have been defined as follows:
  - Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date. A market is regarded as active where a market in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis. The fair value of the Group's investment in listed stocks and beneficiary certificates is included in Level 1.
  - Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
  - Level 3: Unobservable inputs for the asset or liability. The fair value of the Group's investment in equity without active market is included in Level 3.

- B. Fair value information of investment property at cost is provided in Note 6(11).
- C. Financial instruments not measured at fair value

The carrying amounts of the Group's cash and cash equivalents, financial instruments at amortised cost (including financial assets at amortised cost, notes receivable, accounts receivable (including related parties), other receivables, refundable deposits, short-term borrowings, notes payable, accounts payable, other payables, lease liability, bonds payables, long-term borrowings, long-term notes and accounts payable, and guarantee deposits received) are approximate to their fair values.

D. The related information of financial and non-financial instruments measured at fair value by level on the basis of the nature, characteristics and risks of the assets and liabilities at March 31, 2025, December 31, 2024 and March 31, 2024 are as follows:

March 31, 2025	Level 1	Level 2	Level 3	Total
Assets				
Recurring fair value measurements				
Financial assets at fair value				
through profit or loss				
Equity securities	\$3,564,789	\$ -	\$-	\$3,564,789
Financial assets at fair value through				
other comprehensive income				
Equity securities	1,148,819		1,943,871	3,092,690
	\$4,713,608	<u>\$</u> -	\$1,943,871	\$6,657,479
December 31, 2024	Level 1	Level 2	Level 3	Total
December 31, 2024 Assets	Level 1	Level 2	Level 3	Total
	Level 1	Level 2	Level 3	Total
Assets	Level 1	Level 2	Level 3	Total
Assets Recurring fair value measurements	Level 1	Level 2	Level 3	Total
Assets <u>Recurring fair value measurements</u> Financial assets at fair value	Level 1 \$3,582,036	<u>Level 2</u> \$ -	<u>Level 3</u>	<u>Total</u> \$3,582,036
Assets <u>Recurring fair value measurements</u> Financial assets at fair value through profit or loss				
Assets <u>Recurring fair value measurements</u> Financial assets at fair value through profit or loss Equity securities				
Assets <u>Recurring fair value measurements</u> Financial assets at fair value through profit or loss Equity securities Financial assets at fair value through				

(a)The related information of natures of the assets and liabilities is as follows:

March 31, 2024	Level 1	Level	2	Level 3	Total
Assets					
Recurring fair value measurements					
Financial assets at fair value					
through profit or loss					
Equity securities	\$3,080,618	\$	-	\$ -	\$3,080,618
Financial assets at fair value through					
other comprehensive income					
Equity securities	1,308,623		-	1,275,597	2,584,220
	\$4,389,241	\$	-	\$1,275,597	\$5,664,838

(b)The methods and assumptions the Group used to measure fair value are as follows:

i. The instruments the Group used market quoted prices as their fair values (that is, Level 1) are listed below by characteristics:

	Listed shares	Open-end fund
Market quoted price	Closing price	Net asset value

- ii. Except for financial instruments with active markets, the fair value of other financial instruments is measured by using valuation techniques or by reference to counterparty quotes. The fair value of financial instruments measured by using valuation techniques can be referred to current fair value of instruments with similar terms and characteristics in substance, discounted cash flow method or other valuation methods, including calculated by applying model using market information available at the balance sheet date.
- E. For the three months ended March 31, 2025 and 2024, there was no transfer between Level 1 and Level 2.
- F. The following chart is the movement of Level 3 for the three months ended March 31, 2025 and 2024:

		2025		2024
	Equi	ty instruments	Equi	ty instruments
	witho	ut active market	witho	ut active market
At January 1	\$	1,931,291	\$	1,455,655
Gain recognised in other comprehensive				
income (Note)		12,580	(	180,058)
At March 31	\$	1,943,871	\$	1,275,597

Note: Shown as unrealised gain or loss on financial assets at fair value through other comprehensive income.

G. Finance and Accounting segment is in charge of valuation procedures for fair value measurements being categorised within Level 3, which is to verify independent fair value of financial

instruments. Such assessment is to ensure the valuation results are reasonable by applying independent information to make results close to current market conditions, confirming the resource of information is independent, reliable and in line with other resources and represented as the exercisable price, and frequently assessing valuation results and making any other necessary adjustments to the fair value.

H. The following is the qualitative information of significant unobservable inputs and sensitivity analysis of changes in significant unobservable inputs to valuation model used in Level 3 fair value measurement:

					Range	
	F	Fair value at	Valuation	Significant	(weighted	Relationship of inputs
	Μ	arch 31, 2025	technique	unobservable input	average)	to fair value
Non-derivative equity						
Unlisted shares	\$	1,943,871	Market comparable	EV / EBITDA	11.42-	The higher the multiple, the
			companies		15.88	higher the fair value
			Net asset value	Not applicable		Not applicable
					Range	
	F	Fair value at	Valuation	Significant	(weighted	Relationship of inputs
	Dec	ember 31, 2024	technique	unobservable input	average)	to fair value
Non-derivative equity						
Unlisted shares	\$	1,931,291	Market comparable	EV / EBITDA	11.42-	The higher the multiple, the
			companies		15.88	higher the fair value
			Net asset value	Not applicable		Not applicable
					_	
					Range	
		Fair value at	Valuation	Significant	(weighted	Relationship of inputs
	M	arch 31, 2024	technique	unobservable input	average)	to fair value
Non-derivative equity						
Unlisted shares	\$	1,275,597	Market comparable	EV / EBITDA	9.63-	The higher the multiple, the
			companies		12.33	higher the fair value
			Net asset value	Not applicable		Not applicable

I. The Group has carefully assessed the valuation models and assumptions used to measure fair value. However, use of different valuation models or assumptions may result in different measurement. The following is the effect of profit or loss or of other comprehensive income from financial assets and liabilities categorized within Level 3 if the inputs used to valuation models have changed:

			March 31, 2025							
					Recognise	ed in other				
			Recognised i	n profit or loss	comprehen	sive income				
			Favourable	Unfavourable	Favourable	Unfavourable				
	Input	Change	change	change	change	change				
Financial assets										
Equity instruments	1,943,871	$\pm 1\%$	\$	<u>\$</u>	\$ 19,439	( <u>\$ 19,439</u> )				

				Decembe	er 31, 2024	
				<i>C</i> . 1	e	ed in other
			Recognised i	n profit or loss	comprehen	sive income
			Favourable	Unfavourable	Favourable	Unfavourable
	Input	Change	change	change	change	change
Financial assets						
Equity instruments	1,931,291	$\pm 1\%$	<u>\$                                    </u>	<u>\$</u>	\$ 19,313	( <u>\$ 19,313</u> )
				March	31, 2024	
					Recognise	ed in other
			Recognised i	n profit or loss	e	sive income
			Favourable	Unfavourable	Favourable	Unfavourable
	Input	Change	change	change	change	change
Financial assets						
Equity instruments	1,275,597	±1%	\$	<u>\$</u>	\$ 12,756	( <u>\$ 12,756</u> )

## 13. SUPPLEMENTARY DISCLOSURES

- (1) Significant transactions information
  - A. Loans to others: Please refer to table 1.
  - B. Provision of endorsements and guarantees to others: Please refer to table 2.
  - C. Holding of significant marketable securities at the end of the period (not including subsidiaries, associates and joint ventures): Please refer to table 3.
  - D. Purchases or sales of goods from or to related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 4.
  - E. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more: Please refer to table 5.
  - F. Significant inter-company transactions during the reporting periods: Please refer to table 6.
- (2) Information on investees

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

(3) Information on investments in Mainland China

None.

## 14. <u>SEGMENT INFORMATION</u>

(1) General information

Management has determined the reportable operating segments based on the reports reviewed by the Chief Operating Decision-Maker that are used to make strategic decisions. The Group's corporate composition, basis for segmentation, and basis for measurement of segment's information had no significant changes for the year. The Chief Operating Decision-Maker considers the business from a product perspective.

#### (2) Measurement of segment information

The Chief Operating Decision-Maker assesses the performance of the operating segments based on the profit (loss) before taxes. This measurement basis excludes the effects of non-recurring revenues/expenditures from the operating segments. Accounting policies of operating segments are the same as the summary of significant accounting policies in Note 4 to the consolidated financial statements.

#### (3) Information about segment profit or loss and assets

The segment information provided to the Chief Operating Decision-Maker for the reportable segments is as follows:

	Three months ended March 31, 2025								
						W	rite-off and		
Item	Co	onstruction	Hotel		Others	Ac	ljustment		Total
External operating revenue-net	\$	724,415 \$	873,889	\$	100,337	\$	-	\$	1,698,641
Internal operating revenue-net		18,890	-		19,424	(	38,314)		
Total segment revenue		743,305	873,889		119,761				1,698,641
Costs and expenses	(	834,539) (	730,575)	(	61,055)		39,951	(	1,586,218)
Segment (loss) income	(	91,234)	143,314		58,706		-		112,423
Interest income		6,778	3,235		926	(	3)		10,936
Other income		15,250	2,487		652	(	2,698)		15,691
Other gains and losses		12,093	335		185		-		12,613
Finance costs	(	47,648) (	42,012)	(	133)		99	(	89,694)
Share of profit of associates and joint ventures accounted for under the equity method		64,602			10,542	(	59,204)		15,940
Income from continuing operations									
before tax	(	40,159)	107,359		70,878				77,909
Income tax expense	(	10,290) (	10,707)	(	189)		-	(	21,186)
Net income for the period	( <u>\$</u>	50,449) \$	96,652	\$	70,689			\$	56,723
Segment assets	\$ 3	37,591,036 \$1	2,205,795	\$	2,809,299	(	6,762,190)	\$ 4	45,843,940
Segment liabilities	\$	9,390,034 \$1	0,923,136	\$	268,062	(	675,867)	\$	19,905,365

	Three months ended March 31, 2024								
					Write-off and				
Item	Co	onstruction	Hotel	Others	Adjustment	Total			
External operating revenue-net	\$	763,886 \$	841,491	\$ 102,315	\$ -	\$ 1,707,692			
Internal operating revenue-net		15,899	-	17,434	( 33,333)	)			
Total segment revenue		779,785	841,491	119,749		1,707,692			
Costs and expenses	(	810,253) (	690,781)	( 66,509)	34,591	(			
Segment (loss) income	(	30,468)	150,710	53,240		174,740			
Interest income		11,184	3,202	467	( 282)	14,571			
Other income		28,468	2,374	631	( 2,060)	29,413			
Other gains and losses	(	1,933)	61	83	-	( 1,789)			
Finance costs	(	43,295) (	43,730)	( 33)	326	( 86,732)			
Share of profit of associates and joint ventures accounted for under the equity method		95,910	_	10,215	( 85,971)	20,154			
Income from continuing operations									
before tax		59,866	112,617	64,603		150,357			
Income tax expense	(	18,583) (	9,299)	(13)	-	(27,895)			
Net income for the period	\$	41,283 \$	103,318	\$ 64,590		\$ 122,462			
Segment assets	\$	37,088,991	12,695,302	\$ 1,630,234	( 5,546,050)	\$ 45,868,477			
Segment liabilities	\$	9,097,106 \$	11,368,721	\$ 219,082	( 683,876)	\$ 20,001,033			

#### (4) Reconciliation for segment income (loss) and assets

The revenue from external parties, segment income, segment assets and liabilities reported to the Chief Operating Decision-Maker are measured in a manner consistent with the revenue, profit before taxes, total assets and total liabilities in the financial statements. Information on adjusted consolidated total profit (loss), reportable segment profit after taxes, total assets and total liabilities, and reconciliation for reportable segment assets and liabilities for this year is provided in Note 14(3).

#### Prince Housing & Development Corp. Loans to others Three months ended March 31, 2025

Table 1

Expressed in thousands of NTD (Except as otherwise indicated)

					Maximum outstanding balance during the	Balance at				Amount of transactions		Colla	teral		_		
No.			General ledger	Is a related	three months ended	March 31,	Actual amount			with the		Allowance for			Limit on loans granted	Ceiling on total	
(Note 1)	Creditor	Borrower	account	party	March 31, 2025	2025	drawn down	Interest rate	Nature of loan	borrower	financing	accounts	Item	Value	to a single party	loans granted	Footnote
0	Prince Housing & Development Corp.	Prince Industrial Corp.	Other receivables - related parties	Y	\$ 100,000	\$ 100,000	\$ -	2.7	Short-term financing	\$-	Additional operating capital	\$ -	None		\$ 500,000	\$ 10,287,346	Note 2
0	Prince Housing & Development Corp.	Prince Chong-De Industrial Corp.	Other receivables - related parties	Y	200,000	200,000	-	2.7	Short-term financing	-	Additional operating capital	-	None	-	500,000	10,287,346	Note 2
0	Prince Housing & Development Corp.	Cheng-Shi Construction Co., Ltd.	Other receivables - related parties	Y	100,000	100,000	-	2.7	Short-term financing	-	Additional operating capital	-	None	; -	500,000	10,287,346	Note 2
1	Prince Property Management Consulting Co.	Prince Apartment Management & Maintenance Co., Ltd.	Other receivables - related parties	Y	15,000	15,000	-	2.7	Short-term financing	-	Additional operating capital	-	None	-	50,000	114,680	Note 3

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

(1) The Company is '0'.

(2) The subsidiaries are numbered in order starting from '1'.

#### Note 2:

A. Ceiling on total loans to others: 40% of the Company's net worth.

B. Limit on loans to a single party:

(a) Nature of the loan is related to business transactions: Limit to a single party is NT\$1.5 billion or the amount of business transactions between the creditor and borrower in the current year.

(b) Nature of loan is for short-term financing: Limit on loans to a single party is NT\$500 million.

#### Note 3:

A. Ceiling on total loans to others: 40% of the Company's net worth.

B. Limit on loans to a single party:

(a) Nature of the loan is related to business transactions: Limit to a single party is NT\$100 million or the amount of business transactions between the creditor and borrower in the current year. (b) Nature of loan is for short-term financing: Limit on loans to a single party is NT\$50 million.

#### Prince Housing & Development Corp.

#### Provision of endorsements and guarantees to others

#### Three months ended March 31, 2025

Expressed in thousands of NTD

(Except as otherwise indicated)

Table 2

#### Party being endorsed/guaranteed

				Limit on				Amount of	Ratio of accumulated	Ceiling on total	Provision of	Provision of	Provision of	
			Relationship with	endorsements/	Maximum outstanding	Outstanding		endorsements/	endorsement/ guarantee	amount of	endorsements/	endorsements/	endorsements/	
			the endorser/	guarantees	endorsement/ guarantee	endorsement/		guarantees	amount to net asset	endorsements/	guarantees by	guarantees by	guarantees to the	
Number	Endorser/		guarantor	provided for a	amount as of March 31,	guarantee amount at	Actual amount	secured with	value of the endorser/	guarantees	parent company	subsidiary to	party in	
(Note 1)	guarantor	Company name	(Note 2)	single party	2025	March 31, 2025	drawn down	collateral	guarantor company	provided	to subsidiary	parent company	Mainland China	Footnote
0	Prince Housing &	The Splendor Hospitality	6	\$ 5,143,673	\$ 1,950,000	\$ 1,950,000	\$ 1,750,000	\$ -	8%	\$ 12,859,183	Y	Ν	Ν	Note 3
	Development Corp.	International Co., Ltd.												

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

(1) The Company is '0'.

(2) The subsidiaries are numbered in order starting from '1'. The same company will have the same number.

Note 2: Relationship between the endorser/guarantor and the party being endorsed/guaranteed is classified into the following seven categories:

(1)Having business relationship.

(2) The endorser/guarantor parent company owns directly and indirectly more than 50% voting shares of the endorsed/guaranteed subsidiary.

(3)The endorsed/guaranteed company owns directly and indirectly more than 50% voting shares of the endorser/guarantor parent company.

(4)The endorser/guarantor parent company owns directly and indirectly more than 90% voting shares of the endorsed/guaranteed company.

(5)Mutual guarantee of the trade made by the endorsed/guaranteed company or joint contractor as required under the construction contract.

(6)Due to joint venture, all shareholders provide endorsements/guarantees to the endorsed/guaranteed company in proportion to its ownership.

(7)Joint guarantee of the performance guarantee for pre-sold home sales contract as required under the Consumer Protection Act.

Note 3:In accordance with the Company's related regulations, the limit on endorsements and guarantees for any single entity is 20% of the Company's net worth based on the latest financial statements and the limit on accumulated amount of transactions of endorsements and guarantees is 50% of the Company's net worth based on the latest financial statements.

#### Prince Housing & Development Corp.

#### Holding of significant marketable securities at the end of the period (not including subsidiaries, associates and joint ventures) March 31, 2025

Table 3

	Marketable		Relationship with the						
Securities held by	securities	Name of investee companies	securities issuer	General ledger account	Number of shares	Book value	Ownership (%)	Fair value	Footnote
Prince Housing & Development Corp.	Stock	Nantex Industry Co., Ltd.	None	Non-current financial assets at fair value through other comprehensive income	20,892,471	\$ 615,283	Note 1	\$ 615,283	Listed company
	Stock	ScinoPharm Taiwan, Ltd.	None	Non-current financial assets at fair value through other comprehensive income	23,605,921	495,724	Note 1	495,724	Listed company, Note 2
	Stock	Nanmat Technology Co., Ltd.	None	Non-current financial assets at fair value through other comprehensive income	2,596,336	457,682	Note 1	457,682	
	Stock	President International Development Corp.	Other related party	Non-current financial assets at fair value through other comprehensive income	87,745,770	995,839	6.63%	995,839	Note 3
	Fund	Prudential Financial Money Market Fund	None	Financial assets at fair value through profit or loss -current	56,475,870	934,749	-	934,749	
	Fund	UPAMC James Bond Money Market Fund	None	Financial assets at fair value through profit or loss -current	29,597,708	516,785	-	516,785	
	Fund	Allianz Global Investors Taiwan Money Market Fund	None	Financial assets at fair value through profit or loss -current	43,837,859	575,078	-	575,078	
Ta Chen Construction & Engineering Corp.	Fund	Yuanta De- Bao Money Market Fund	None	Financial assets at fair value through profit or loss -current	39,647,616	498,267	-	498,267	
	Fund	Allianz Global Investors Taiwan Money Market Fund	None	Financial assets at fair value through profit or loss -current	23,317,460	305,886	-	305,886	
	Stock	Nanmat Technology Co., Ltd.	None	Non-current financial assets at fair value through other comprehensive income	2,371,342	418,030	Note 1	418,030	
Times Square International Holding Company	Fund	UPAMC James Bond Money Market Fund	None	Financial assets at fair value through profit or loss - current	5,949,030	103,000	-	103,000	
Prince Real Estate Co., Ltd.	Fund	Allianz Global Investors Taiwan Money Market Fund	None	Financial assets at fair value through profit or loss - current	19,254,747	252,590	-	252,590	

Note 1: Percentage of Company's ownership is less than 5%.

Note 2: 17,276 thousand shares of outstanding common stock were used as collateral for loan.

Note 3: 60,000 thousand shares of outstanding common stock were used as collateral for loan.

Note 4:The table only discloses the ending carrying amounts of NT\$100 million or more.

Expressed in thousands of NTD
(Except as otherwise indicated)

As of March 31, 2025

#### Prince Housing & Development Corp. and Subsidiaries

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

#### Three months ended March 31, 2025

Expressed in thousands of NTD

(Except as otherwise indicated)

		-		- -	Transaction		terms c	nces in transaction compared to third y transactions	Notes/accounts	<u>)</u>	
Purchaser/seller	Counterparty	Relationship with the counterparty	Purchases (sales)	Amount	Percentage of total purchases (sales)	Credit term	Unit price	Credit term	Balance	Percentage of total notes/accounts receivable (payable)	Footnote
Ta Chen Construction & Engineering Corp.	Uni-President Express Corp.	Other related parties	Sales	\$ 277,599	16	Collected based on the terms	Determined after comparison and negotiation between the two parties and collected based on the contract terms.	Determined after comparison and negotiation between the two parties and collected based on the contract terms.	\$ 454,81		

#### Prince Housing & Development Corp. Receivables from related parties reaching \$100 million or 20% of paid-in capital or more March 31, 2025

Table 5

Expressed in thousands of NTD (Except as otherwise indicated)

	Overdue							
		Relationship with the	Balance as at			Action	Amount collected subsequent to the balance	Allowance for
Creditor	Counterparty	counterparty	March 31, 2025	Turnover rate	Amount	taken	sheet date	doubtful accounts
Prince Housing & Development Corp.	The Splender Hospitality International Co., Ltd.	Subsidiary	Other assets - obligation receivable	-	\$ -	-	\$ -	\$-
Ta Chen Construction & Engineering Corp.	Uni-President Express Corp.	Other related parties	\$ 575,000 -accounts receivable 454,812	3.22	-	-	221,590	-

#### Prince Housing & Development Corp.

#### Significant inter-company transactions during the reporting periods Three months ended March 31, 2025

Table 6

#### Expressed in thousands of NTD

(Except as otherwise indicated)

					Tran	saction	
Number	Company name	Counterparty	Relationship	General ledger account	Amount	Transaction terms	Percentage of consolidated total operating revenues or total assets
0	Prince Housing & Development Corp.	The Splender Hospitality International Co., Ltd.	The Company to the consolidated subsidiaries	Endorsement and guarantee \$	1,950,000	In accordance with endorsement and guarantee procedures	4.25%
0	Prince Housing & Development Corp.	The Splender Hospitality International Co., Ltd.	The Company to the consolidated subsidiaries	Other assets - obligation receivables	575,000	Creditor's rights purchase contract	1.25%
0	Prince Housing & Development Corp.	Prince Chong-De Industrial Corp.	The Company to the consolidated subsidiaries	Loans to others	200,000	In accordance with the Procedures for Provision of Loans	0.44%
0	Prince Housing & Development Corp.	Prince Industrial Corp.	The Company to the consolidated subsidiaries	Loans to others	100,000	In accordance with the Procedures for Provision of Loans	0.22%
0	Prince Housing & Development Corp.	Cheng-Shi Investment Holdings Co., Ltd.	The Company to the consolidated subsidiaries	Loans to others	100,000	In accordance with the Procedures for Provision of Loans	0.22%

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

(1) Parent company is '0'.

(2) The subsidiaries are numbered in order starting from '1'.

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

(1) Parent company to subsidiary.

(2) Subsidiary to parent company.

(3) Subsidiary to subsidiary.

Note 3: Regarding percentage of transaction amount to consolidated total operating revenues or total assets, it is computed based on period-end balance of transaction to consolidated total assets for balance sheet accounts and based on accumulated transaction amount for the period to consolidated total operating revenues for income statement accounts.

Note 4: The table only discloses transaction amounts of NT\$100 million or more.

#### Prince Housing & Development Corp. Information on investees Three months ended March 31, 2025

# Expressed in thousands of NTD (Except as otherwise indicated)

				Initial investment amount		Shares held as at March 31, 2025					
Investor	Investee	Location	Main business activities	Balance as at March 31, 2025	Balance as at _ December 31, 2024	Number of shares	_Ownership (%)	Book value	Net profit (loss) of the investee for the three months ended March 31, 2025		Footnote
Prince Housing & Development Corp.	Cheng-Shi Investment Holdings Co., Ltd.	Taiwan	General investment	\$ 1,146,925	\$ 1,146,925	149,365,000	100.00%	\$ 1,659,688	\$ 1,984	\$ 1,984	Notes 1 and 2
	Prince Property Management Consulting Co.	Taiwan	Management and consulting	181,000	181,000	17,146,580	100.00%	274,427	( 2,540) (	2,540)	Note 2
	Geng-Ding Co., Ltd.	Taiwan	Hotels and catering	120,000	120,000	18,000,000	30.00%	289,447	( 22,546) (	6,749)	-
	Prince Housing Investment Corp.	British Virgin Islands	Overseas investment	140,413	140,413	428	100.00%	729,180	10,570	10,655	Note 2
	Uni-President Development Corp.	Taiwan	Leasing of buildings	1,080,000	1,080,000	108,000,000	30.00%	1,187,664	40,491	12,147	Note 4
	The Splender Hospitality International Co., Ltd.	Taiwan	Hotels and catering	325,000	325,000	32,500,000	50.00%	217,863	( 11,469) (	5,734)	Note 2
	Jin-Yi-Xing Plywood Co., Ltd.	Taiwan	Manufacture of plywoods	165,410	165,410	3,938,168	99.65%	( 289,974)	-	-	Note 2
	Prince Industrial Corp.	Taiwan	Development of public housing and building	1,500,000	1,500,000	150,000,000	100.00%	1,499,772	823	811	Note 2
	Prince Real Estate Co., Ltd.	Taiwan	Real estate trading and leasing	470,784	470,784	12,292,315	99.68%	581,597	590	553	Notes 1 and 2
	Times Square International Holding Company	Taiwan	General investment	373,570	373,570	57,430,000	100.00%	846,932	53,475	53,475	Note 2
Cheng-Shi Investment Holdings Co., Ltd	Ta Chen Construction & Engineering Corp.	Taiwan	Construction	856,566	856,566	122,616,762	100.00%	1,451,970	4,711	-	Notes 2 and 3
	Prince Utility Co., Ltd.	Taiwan	Electricity water pipe	56,025	56,025	3,070,000	100.00%	42,268	( 947)	-	Notes 2 and 3
	Cheng-Shi Construction Co., Ltd.	Taiwan	Construction	208,027	208,027	20,100,000	100.00%	215,822	( 896)	-	Notes 2 and 3
Prince Housing Investment Corp.	PPG Investment Inc.	U.S.A	Overseas investment	56,945	56,945	273	27.30%	52,903	10,370	-	Note 3
	Queen Holdings Ltd.	British Virgin Islands	Overseas investment	122,034	122,034	2,730	27.30%	421,246	28,243	-	Note 3

				Initial investment amount		Shares held as at March 31, 2025		2025			
Turran	Lucius	Loudin	Main business activities	Balance as at	Balance as at	Northanafaharan	Ormantia (N)		investee for the three months ended March		<b>F</b>
Investor	Investee	Location		March 31, 2025	December 31, 2024		<b>.</b>	Book value	31, 2025	March 31, 2025	Footnote
Prince Property Management Consulting	Co. Prince Apartment Management & Maintenance Co., Ltd.	Taiwan	Management of apartments	67,853	67,853	3,000,000	100.00%	34,982	( 700)	-	Notes 2 and 3
	Prince Security & Guard Co., Ltd.	Taiwan	Security	159,611	159,611	13,172,636	100.00%	187,780	( 1,726)	-	Notes 2 and 3
Princre Real Estate Co., Ltd.	Amida Trustlink Assets Management Co., Ltd.	Taiwan	Development of public housing and building	304,289	304,289	21,525,020	45.21%	( 141,000)	( 59)	-	Note 3
Times Square International Holding Company	Times Square International Hotel Corp.	Taiwan	Hotels and catering	460,770	460,770	54,750,000	100.00%	618,444	41,781	-	Notes 2 and 3
	Times Square International Stays Corp.	Taiwan	Hotels and catering	100,000	100,000	10,000,000	100.00%	119,752	11,721	-	Notes 2 and 3
Prince Industrial Corp.	Prince Chong-De Industrial Corp. Prince Da-Li-Yi Industrial Corp.	Taiwan Taiwan	Development of public housing and building Development of public housing and building	800,000 300,000		80,000,000 30,000,000	100.00% 100.00%	801,112 300,511	514 137		Notes 2 and 3 Notes 2 and 3

Note 1: The difference between the income (loss) of the investee and the investment income (loss) of the investment income (lo

unrealised gain (loss) from elimination of inter-Company transactions.

Note 2: Subsidiary.

Note 3: The amount has been included in the profit (loss) of the Company's investee accounted using equity method and has been recognised as gain (loss) on investment.

Note 4: Provided 90,000 thousand shares as collateral.