YI JINN INDUSTRIAL CO., LTD 2021 Annual General Shareholders' Meeting Meeting Proceeding.

Time: 11a.m., August 04, 2021 (Wednesday)

Place: No. 29, Hongzhou St., Guishan Dist., Taoyuan City

(subsidiary: Hung Chou Factory)

Present shareholders: 174,784,012 shares of shares

represented by attendance and delegates are 57.94% of the total

301,647,640 shares of the company with voting rights.

Chairman: Chan, Cheng-Tien **Recorder**: Lai, Yu-Min

Attend: Director Chen, Meng-Wu, Director Weng, Mao-Cheng,

Director Lai, Yu-Min, Independent director Lai, Sun-Quae, Independent director

Huang, Tien-Chang

Attend: Chang, Shu-Ying Accountant of KPMG

Reported Matters

(1) 2020 Business Report

Explanatory Notes:

The Business Report is attached hereto as ANNEX 1.

(2) Report by Audit Committee

Explanatory Notes:

The Report by Audit Committee is attached hereto as ANNEX 2.

(3) Remuneration to Directors and Employee Bonus in 2020

Explanatory Notes:

- (1) According to the Company's "Payroll Committee Rules" and "Articles of Association" provisions.
- (2) 2020 The BOD proposed NT\$4,758,282 for employee compensation and NT\$8,203,933 for Board of directors, all paid in cash.

(4) 2020 Earning distribution report, for your approval.

Explanatory Notes:

The Company's cash dividends of earning distribution statement is as follows:

Time	Resolution date of board of directors	Allotment amount per share	Dividends payment date	
The first half of the year 2020	August, 11, 2020	0.5	September 17, 2020	
The second half of the year 2020	March 25, 2021	1	May 25, 2021	

(5) Amendment of the Company's "Guidelines for the Adoption of Codes of Ethical Conduct", for your approval.

Explanatory Notes:

In order to cooperate with the revision of laws and regulations, it is proposed to revise the company's " Guidelines for the Adoption of Codes of Ethical Conduct " is attached hereto as ANNEX 3.

(6) Revise the company's "Integrity Management Operation Procedures and Conduct Guidelines" report

Explanatory Notes:

In order to cooperate with the revision of laws and regulations, it is proposed to revise the company's "Integrity Management Operation Procedures and Conduct Guidelines" is attached hereto as ANNEX 4.

Acknowledged Matters

(1) 2020 business report, financial statements and the proposal earnings distributions, for your approval. (Proposed by the Board of Directors)

Explanatory Notes:

(1) The Company's balance sheets, statements of comprehensive income, statements of

changes in equity and statements of cash flows of the year 2020 (included consolidated financial statements, is attached hereto as ANNEX 5.), were audited by Chang, Shu-Ying and Chih, Shih-Chin of KPMG, and audit report has been offered.

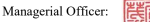
- (2) 2020 business report of the Company, is attached hereto as ANNEX 1.
- (3) The profit distribution made in accordance with Articles of Incorporation is as follows:

YI JINN INDUSTRIAL CO.,LTD
Profit Distributio

Un	it: NTD
Beginning of period undistributed earnings	659,565,313
Add: net profit after tax of the fiscal year	644,257,821
equity instruments of disposal financial assets at fa	air 15,726,644
value through other comprehensive income	
reversal for special reserve	
	20,938.945
Subtotal:	1,340,488,723
Minus: designated 10% legal reserve	(50,498,636)
designated number of the first of	
the year 2020	
designated number of annual	(15,499,811)
inequality of the fiscal year	
Minus: designated special reserve	(22,514,947)
designated number of the first of	22,514,947
the year 2020	
designated number of annual	
inequality of the fiscal year	
Distributable earnings subtotal of the fiscal year	1,274,490,276
Minus: distributed cash dividends of the	(150,823,820)
mid-term of the year 2020 (NT\$0.5	
per share)	
shareholders' cash dividends of	(301,647,640)
the second half of the year 2020	
(NT\$1 per share)	
End of term undistributed earnings	822,018,816

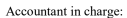
Chairman:





Note: undistributed profit of the year 2020 was prior to distribute.







Resolution:

Explanation of voting results: Approval votes are 162,403,230 rights (including electronic voting rights). Disapproval votes are 31,927 rights (All exercised by electronic vote). Invalid votes are 0. Abstention votes are 12,348,855 rights (All exercised by electronic vote). Approval votes are 92.91% of the total 174,784,012 votes of the attendance shareholders.

DISCUSSION AND ELECTION ITEMS

(1) Amendment of the Company's "Articles of Incorporation", for your discussion. (Proposed by the Board of Directors)

Explanatory Notes:

according to the actual operating needs of the Company, programed to amend part of articles, the comparison of the amended articles, is attached hereto as ANNEX 6

Resolution:

Explanation of voting results: Approval votes are 162,746,241 rights (including electronic voting rights). Disapproval votes are 33,738 rights (All exercised by electronic vote). Invalid votes are 0. Abstention votes are 12,004,033 rights (All exercised by electronic vote). Approval votes are 93.11% of the total 174,784,012 votes of the attendance shareholders.

(2) Amendment of the Company's "Regulations of Directors election", for your discussion. (Proposed by the Board of Directors)

Explanatory Notes:

According to the actual needs, the Company programed to amend partial articles of the Company's "Regulations of Directors election", for comparison of the amended articles, is attached hereto as ANNEX 7

Resolution:

Explanation of voting results: Approval votes are 162,737,025 rights (including electronic voting rights). Disapproval votes are 32,114 rights (All exercised by electronic vote). Invalid votes are 0. Abstention votes are 12,014,873 rights (All exercised by electronic vote). Approval votes are 93.10% of the total 174,784,012 votes of the attendance shareholders.

(3) comprehensive re-elected the Company's directors, for your election. (Proposed by the Board of Directors)

Explanatory Notes:

- (1) The term of office of the Company's current directors ended on May 31, 2021.
- (2) According to Article 16 of Articles of Incorporation, programed to elect nine directors, and included three independent directors at the annual shareholders' meeting, the term of office is three years from June 29, 2021 to June 28, 2024.
- (3) According to Article 16 of Articles of Incorporation, the election of directors shall be adopted the candidates' nomination system, the candidates list was approved by the resolution of the board of directors on March 25, 2021, for the revenant information,

Candidate type	Name	Shareholding number	Education/work experience
Director	Chan, Cheng-Tien	25,010,494	Graduated from the high school. Chairman of Hung Chou Fiber Industry Co., Ltd. Chairman of Kwang Ming Silk Mill Co., Ltd. Independent director of Oriental Union Chemical Corp. Chairman of Taiwan Textile Federation
Director	Cheng, Yu- Jing	2,053,074	Graduated from the university. Director of Hung Chou Fiber Industry Co., Ltd. Director of Kwang Ming Silk Mill Co., Ltd.
Director	Chan, Yi- Chin	2,916,961	Graduated from the university. Director of Hung Chou Fiber Industry Co., Ltd. Supervisor of Kwang Ming Silk Mill Co., Ltd.
Director	Chen, Meng-Wu	0	Graduated from the graduate school. Chairman of Small & Medium Enterprise Research Foundation R.O.C. Chief operating officer of Deloitte Taiwan
Director	Weng, Mao-Cheng	480,343	Graduated from the university. General manager of Yi Jinn Industrial Co., Ltd.
Director	Lai, Yu-	492,916	Graduated from the two-year junior college.

	Min		Vice general manager of Yi Jinn Industrial Co., Ltd.
Independent	Lai, Sun- Quae	0	Master's degree of Graduate School of Business Administration, Indiana University of Pennsylvania Chairman of CSBC Corporation, Taiwan Director of Small & Medium Enterprise Administration, Ministry of Economic Affairs Chairman of Chairman of Chung Yueh Technology Co., Ltd.
Independent director	Huang, Tien-Chang	0	Master's degree of Graduate School of Finance and Taxation, National Chengchi University Chairman of Taiwan Business Bank Chairman of Trust Association of R.O.C. Managing independent director of Mega International Commercial Bank
Independent	Chen, Shiou- Chung	0	Department of Business Administration, Feng Chia University Chairman of Tah Tong Textile Co., Ltd. Managing director of Taiwan Spinner's Association Managing director of Taiwan Textile Federation Director of Taiwan Textile Research Institute Industry & Economics consultant of Chinese National Federation of Industries

Elected list:

Job title	ID	NAME	Number of votes
director	3	Chan, Cheng-Tien	178,860,110
director	10	Cheng, Yu-Jing	160,803,633
director	N10255****	Chen, Meng-Wu	160,744,225

director	40801	Chan, Yi-Chin	160,643,352
director	7818	Weng, Mao-Cheng	160,534,860
director	67127	Lai, Yu-Min	159,763,752
Independent director	N10375****	Lai, Sun-Quae	160,492,802
Independent director	P10151****	Huang, Tien-Chang	160,361,917
Independent director	A10205****	Chen, Shiou-Chung	160,301,119

(4) lifting restrictions of non-compete prohibition of new-elected Directors, for your discussion. (Proposed by the Board of Directors)

Explanatory Notes:

- (1) According to Article 209 of the Company Act: a director who does anything for himself or on behalf of another person that is within the scope of the company's business, shall explain to the meeting of shareholders the essential contents of such an act and secure its approval.
- (2) The name list of lifting programed in accordance with the regulations is as follows:

Title	Name	Contents of programed lifting non-compete prohibition
Director	Chan, Cheng-Tien	Chairman of Hung Chou Fiber Industry Co., Ltd. Chairman of Kwang Ming Silk Mill Co., Ltd. Chairman of Yi Tong Fiber Co., Ltd. Chairman of Ta Tien International Development Co., Ltd. Chairman of Ta Yi International Development Co., Ltd. Independent director of Oriental Union Chemical Corp.

Director	Chan, Yi-Chin	Director of Hung Chou Fiber Industry Co., Ltd.
Director	Cheng, Yu-Jing	Director of Hung Chou Fiber Industry Co., Ltd. Director of Kwang Ming Silk Mill Co., Ltd. Director of Yi Tong Fiber Co., Ltd.
Director	Lai, Yu-Min	Director of Ta Tien International Development Co., Ltd. Director of Ta Yi International Development Co., Ltd.
Independent director	Chen, Shiou-Chung	Chairman of Tah Tong Textile Co., Ltd. Independent director of Everest Textile Co., Ltd. Director of Great Bell Printing & Dyeing Co., Ltd.

Resolution:

Explanation of voting results: Approval votes are 162,618,799 rights (including electronic voting rights). Disapproval votes are101,770 rights (All exercised by electronic vote). Invalid votes are 0. Abstention votes are 12,063,443 rights (All exercised by electronic vote). Approval votes are 93.03% of the total 174,784,012 votes of the attendance shareholders.

TEMPORARY MOTION MEETING ADJOURNED (AM11:21)

Attachment 1



2020 Business Report

For a long time, the textile industry of Taiwan has constantly utilized the advantages of research and development, innovation, and flexible production to become the important city of research and development and production of functional fabrics; however, encountering the pursuit of technologies and price competition from China, and it still has world leadership. Since the end of the year 2019, the epidemic of COVID-19 broke out, and rapidly spread in January of the year 2020, and the influence of global textile industry was gradually enlarged, mainly affected the production side and the demand side, further influenced the overall textile supply chain, consequently the negative influence of the textile industry of Taiwan was substantially more far-reaching. To confront the current trend of the industry, the Company strengthens its competitive advantages to develop the production model of small-volume, large-variety, and actively develop differential products.

The inventory of Tainan factory was completely sold out in the third quarter of the year 2020, and the Company's main production business focused on the production of polyester filament yarn (chip) from the subsidiary of Hung Chou Fiber Industry Co., Ltd., and the production of drawn textured yarn from Kwang Ming Silk Mill Co., Ltd., the operating revenue of the parent company "YI JINN INDUSTRIAL CO., LTD" was focused on high gross profit of industrial webbing, and the stable rent revenue.

(1) Practice results of the business plan:

In the fiscal year of 2020, the Company's consolidated operating revenue was NT\$ 2,707,215 thousand, consolidated operating cost was NT\$ 2,501,874 thousand, the operating margin was NT\$ 205,341 thousand, the gross margin was 8%, consolidated operating expenses was NT\$ 221,908 thousand, consolidated operating net profit was NT\$ 905,331 thousand, the net loss after tax of consolidated with suspended business unit was NT\$ (75,635) thousand, and consolidated net income was NT\$ 556,686 thousand.

- (2) Budget implementation: there's no budget information reported by the Company in 2020.
- (3) Financial receipts and expenditures and profitability analysis:

Unit: NT\$1,000

Item		2020	2019
	Operating revenue	2,707,215	4,071,473
Financial	Operating costs	2,501,874	3,516,265
receipts and expenditures	Income from continuing operations before income tax	810,287	650,647
	Net profit after tax	556,686	570,685
	Return on assets (%)	3.67	3.96
	Return on equity (%)	7.34	7.80
Profitability	Pre-tax net profit to paid-in capital ratio (%)	26.86	21.57
	Net profit rate (%)	20.56	14.02
	Earnings per share (dollar)	2.89	1.02

(4) Budget variance: omitted.

Chairman: Chan, Cheng-Tien



Managerial Officer: Weng, Mao-Cheng



Accountant in charge: Lai, Yu-Min



Attachment 2

Audit Committee's Auditor's Report

The board of directors prepared the Company's business report, financial statements

(included consolidated and individual financial statements) and the proposal of earnings distribution

of the year 2020, the financial statements among them was audited by Chang, Shu-Ying and Chih, Shih-

Chin of KPMG, and audit report has been offered.

The business report, financial statements and the proposal of earning distribution mentioned

above were reviewed and determined to be correct and accurate by the audit committee members,

and the reported was made in accordance with Article 14-4 of Securities and Exchange Act and Article

219 of the Company Act, for your examination.

Faithfully

2021 Annual Shareholders' Meeting of YI JINN INDUSTRIAL CO., LTD

YI JINN INDUSTRIAL CO., LTD

Convener of Audit Committee: Lai, Sun-Quae

March 25, 2021

YI JINN INDUSTRIAL CO.,LTD

Comparison of Amendment of Guidelines for the Adoption of Codes of Ethical Conduct

Comparison of Amendment of Guid	lelines for the Adoption of Codes of	Ethical Condu
Amended articles	Current articles	Explanation
2. Content of the code	2. Content of the code	Revised
Taking its individual circumstances	Taking its individual circumstances	in
and needs into consideration, the	and needs into consideration, the	accordan
Company shall adopt a code of	Company shall adopt a code of	ce with
ethical conduct that addresses at least	ethical conduct that addresses at least	the
the following eight matters:	the following eight matters:	decree.
(1) Prevention of conflicts of	(1) Prevention of conflicts of	
interest:	interest:	
Conflicts of interest occur when	Conflicts of interest occur when	
personal interest intervenes or is	personal interest intervenes or is	
likely to intervene in the overall	likely to intervene in the overall	
interest of the company, as for	interest of the company, as for	
example when a director, supervisor,	example when a director, supervisor,	
or managerial officer of the company	or managerial officer of the company	
is unable to perform their duties in an	is unable to perform their duties in an	
objective and efficient manner, or	objective and efficient manner, or	
when a person in such a position	when a person in such a position	
takes advantage of their position in	takes advantage of their position in	
the company to obtain improper	the company to obtain improper	
benefits for either themselves or their	benefits for either themselves or their	
spouse, parents, children, or relatives	spouse, <u>parents</u> , <u>children</u> , or relatives	
within the second degree of kinship.	within the second degree of kinship.	
The Company shall pay special	The Company shall pay special	
attention to loans of funds,	attention to loans of funds,	
provisions of guarantees, and major	provisions of guarantees, and major	
asset transactions or the purchase (or	asset transactions or the purchase (or	
sale) of goods involving the affiliated	sale) of goods involving the affiliated	
enterprise at which a director,	enterprise at which a director,	

supervisor, or managerial officer works. The Company shall establish a policy aimed at preventing a policy aimed at preventing conflicts of interest, and shall offer appropriate means for directors, supervisors, and managerial officers to voluntarily explain whether there is any potential conflict between them and the Company.

- (2) (6). Omitted.
- (7) Encouraging reporting on illegal or unethical activities:

The Company shall raise awareness of ethics internally and encourage employees to report to a company supervisor, managerial officer, chief internal auditor, or other appropriate individual upon suspicion discovery of any activity in violation of a law or regulation or the code of ethical conduct. To encourage employees to report illegal conduct, the company shall establish a concrete whistle-blowing system, permit report anonymously, and make employees aware that the Company will use its best efforts to ensure the safety of informants and protect them from reprisals.

supervisor, or managerial officer works. The Company shall establish conflicts of interest, and shall offer appropriate means for directors, supervisors, and managerial officers to voluntarily explain whether there is any potential conflict between them and the Company.

- (2) (6). Omitted.
- (7) Chief internal auditor or other appropriate individual reports. To encourage employees to report illegal conduct, the company shall establish a concrete whistle-blowing system, and make employees aware that the Company will use its best efforts to ensure the safety of informants and protect them from reprisals.

YI JINN INDUSTRIAL CO.,LTD

Procedures for Ethical Management and Guidelines for Conduct

Article 1 (Purpose of adoption and scope of application)

The Company engages in commercial activities following the principles of fairness, honesty, faithfulness, and transparency, and in order to fully implement a policy of ethical management and actively prevent unethical conduct, these Procedures for Ethical Management and Guidelines for Conduct (hereinafter, "Procedures and Guidelines") are adopted pursuant to the provisions of the Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies and the applicable laws and regulations of the places where this Corporation and its business groups and organizations operate, with a view to providing all personnel of this Corporation with clear directions for the performance of their duties.

The scope of application of these Procedures and Guidelines includes the subsidiaries of the Company, any incorporated foundation in which the Company's accumulated contributions, direct or indirect, exceed 50 percent of the total funds of the foundation, and other group enterprises and organizations, such as institutions or juristic persons, substantially controlled by the Company.

Article 2 (Applicable subjects)

For the purposes of these Procedures and Guidelines, the term "personnel of the Company" refers to any director, supervisor, managerial officer, employee, mandatory or person having substantial control, of the Company or its group enterprises and organizations.

Any provision, promise, request, or acceptance of improper benefits by any personnel of the Company through a third party will be presumed to be an act by the personnel of the Company.

Article 3 (Unethical conduct)

For the purposes of these Procedures and Guidelines, "unethical conduct" means that any personnel of the Company, in the course of their duties, directly or indirectly provides, promises, requests, or accepts improper benefits or commits a breach of ethics, unlawful act, or breach of fiduciary duty for purposes of acquiring or maintaining benefits.

The counter parties of the unethical conduct under the preceding paragraph include public officials, political candidates, political parties or their staffs, and government-owned or private-owned enterprises or institutions and their directors, supervisors, managerial officers, employees, persons having substantial control, or other interested parties.

Article 4 (Types of benefits)

For the purposes of these Procedures and Guidelines, the term "benefits" means any money, gratuity, gift, commission, position, service, preferential treatment, rebate, facilitating payment, entertainment, dining, or any other item of value in whatever form or name.

Article 5 (Responsible unit)

The Company shall designate the general manager room of Taipei Company as the solely responsible unit (hereinafter, "the Company's responsible unit") under the board of directors and in charge of the amendment, implementation, interpretation, and advisory services with respect to these Procedures and Guidelines, the recording and filing of reports, and the monitoring of implementation. The Company's responsible unit shall be in charge of the following matters and also submit regular reports to the board of directors (at least one time each year):

- 1. Assisting in incorporating ethics and moral values into the Company's business strategy and adopting appropriate prevention measures against corruption and malfeasance to ensure ethical management in compliance with the requirements of laws and regulations.
- 2. Adopting programs to prevent unethical conduct and setting out in each program the standard operating procedures and conduct guidelines with respect to the Company's operations and business.
- 3. Planning the internal organization, structure, and allocation of responsibilities and setting up check-and-balance mechanisms for mutual supervision of the business activities within the business scope which are possibly at a higher risk for unethical conduct.
- 4. Promoting and coordinating awareness and educational activities with respect to ethics policy.
- 5. Developing a whistle-blowing system and ensuring its operating effectiveness.
- 6. Assisting the board of directors and management in auditing and assessing whether the prevention measures taken for the purpose of implementing ethical management are effectively operating, and preparing reports on the regular assessment of compliance with ethical management in operating procedures
- 7. Making and properly keeping the ethics policy and its following statements, the relevant documental information of implementing the commitment, and the implementation statements, etc.

Article 6 (Prohibition against providing or accepting improper benefits)

Except under one of the following circumstances, when providing, accepting, promising, or requesting, directly or indirectly, any benefits as specified in Article 4, the conduct of the given personnel of this Corporation shall comply with the provisions of the Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies and these Procedures and Guidelines, and the relevant procedures shall have been carried out:

- 1. The conduct is undertaken to meet business needs and is in accordance with local courtesy, convention, or custom during domestic (or foreign) visits, reception of guests, promotion of business, and communication and coordination.
- 2. The conduct has its basis in ordinary social activities that are attended or others are invited to hold in line with accepted social custom, commercial purposes, or developing relationships.
- 3. Invitations to guests or attendance at commercial activities or factory visits in relation to business needs, when the method of fee payment, number of participants, class of accommodations, and the time period for the event or visit have been specified in advance.
- 4. Attendance at folk festivals that are open to and invite the attendance of the general public.
- 5. Rewards, emergency assistance, condolence payments, or honorariums from the management.
- 6. Other conduct that complies with the rules of the Company.

Article 7 (Procedures for handling the acceptance of improper benefits)

Except under any of the circumstances set forth in the preceding article, when any personnel of the Company are provided with or are promised, either directly or indirectly, any benefits as specified in Article 4 by a third party, the matter shall be handled in accordance with the following procedures:

- 1. If there is no relationship of interest between the party providing or offering the benefit and the official duties of this Corporation's personnel, the personnel shall report to their immediate supervisor within 3 days from the acceptance of the benefit, and the responsible unit shall be notified if necessary.
- 2. If a relationship of interest does exist between the party providing or offering the benefit and the official duties of the Company's personnel, the personnel shall return or refuse the benefit, and shall report to his or her immediate supervisor and notify the responsible unit. When the benefit cannot be returned, then within 3 days from the acceptance of the benefit, the personnel shall refer the matter to the responsible unit for handling.

"A relationship of interest between the party providing or offering the benefit and the official duties of the Company's personnel," as referred to in the preceding paragraph, refers to one of the following circumstances:

- 1. When the two parties have commercial dealings, a relationship of direction and supervision, or subsidies (or rewards) for expenses.
- 2. When a contracting, trading, or other contractual relationship is being sought, is in progress, or has been established.
- 3. Other circumstances in which a decision regarding the Company's business, or the execution or non-execution of business, will result in a beneficial or adverse impact.

The responsible unit of the Company shall make a proposal, based on the nature and value of the benefit under paragraph 1, that it be returned, accepted on payment, given to the public, donated to charity, or handled in another appropriate manner. The proposal shall be implemented after being reported and approved.

Article 8 (Prohibition of and handling procedure for facilitating payments)

The Company shall neither provide nor promise any facilitating payment.

If any personnel of the Company provides or promises a facilitating payment under threat or intimidation, they shall submit a report to their immediate supervisor stating the facts and shall notify the responsible unit.

Upon receipt of the report under the preceding paragraph, the responsible unit shall take immediate action and undertake a review of relevant matters in order to minimize the risk of recurrence. In a case involving alleged illegality, the Company's responsible unit shall also immediately report to the relevant judicial agency.

Article 9 (Procedures for handling political contributions)

Political contributions by the Company shall be made in accordance with the following provisions, reported to the supervisor in charge for approval:

- 1. It shall be ascertained that the political contribution is in compliance with the laws and regulations governing political contributions in the country in which the recipient is located, including the maximum amount and the form in which a contribution may be made.
- 2. A written record of the decision-making process shall be kept.
- 3. Account entries shall be made for all political contributions in accordance with applicable laws and regulations and relevant procedures for accounting treatment.
- 4. In making political contributions, commercial dealings, applications for permits, or carrying out other matters involving the interests of the Company with the related government agencies shall be avoided.

Article 10 (Procedures for handling charitable donations or sponsorships)

Charitable donations or sponsorships by the Company shall be provided in accordance with the following provisions and reported to the supervisor in charge for approval, and a notification shall be given to the responsible unit. When the amount is NT\$ 30 million or more, the donation or sponsorship shall be provided only after it has been submitted for adoption by the board of directors:

- 1. It shall be ascertained that the donation or sponsorship is in compliance with the laws and regulations of the country where the Company is doing business.
- 2. A written record of the decision making process shall be kept.
- 3. A charitable donation shall be given to a valid charitable institution and may not be a disguised form of bribery.
- 4. The returns received as a result of any sponsorship shall be specific and reasonable, and the subject of the sponsorship may not be a counter party of the Company's commercial dealings or a party with which any personnel of the Company has a relationship of interest.

5. After a charitable donation or sponsorship has been given, it shall be ascertained that the destination to which the money flows is consistent with the purpose of the contribution.

Article 11 (Recusal)

When a Company director, supervisor, officer or other stakeholder attending or present at a board meeting, or the juristic person represented thereby, has a stake in a proposal at the meeting, that director, supervisor, officer or stakeholder shall state the important aspects of the stake in the meeting and, where there is a likelihood that the interests of the Company would be prejudiced, may not participate in the discussion or vote on that proposal, shall recuse himself or herself from any discussion and voting, and may not exercise voting rights as proxy on behalf of another director. The directors shall exercise discipline among themselves, and may not support each other in an inappropriate manner.

If in the course of conducting company business, any personnel of the Company discovers that a potential conflict of interest exists involving themselves or the juristic person that they represent, or that they or their spouse, parents, children, or a person with whom they have a relationship of interest is likely to obtain improper benefits, the personnel shall report the relevant matters to both his or her immediate supervisor and the responsible unit, and the immediate supervisor shall provide the personnel with proper instructions.

No personnel of the Company may use company resources on commercial activities other than those of the Company, nor may any personnel's job performance be affected by his or her involvement in the commercial activities other than those of the Company.

Article 12 (Special unit in charge of confidentiality regime and its responsibilities)

The Company shall set up a special unit charged with formulating and implementing procedures for managing, preserving, and maintaining the confidentiality of the Company's trade secrets, trademarks, patents, works and other intellectual properties and it shall also conduct periodical reviews on the results of implementation to ensure the sustained effectiveness of the confidentiality procedures.

All personnel of the Company shall faithfully follow the operational directions pertaining to intellectual properties as mentioned in the preceding paragraph and may not disclose to any other party any trade secrets, trademarks, patents, works, and other intellectual properties of the Company of which they have learned, nor may they inquire about or collect any trade secrets, trademarks, patents, and other intellectual properties of the Company unrelated to their individual duties.

Article 13 (Prohibition against disclosure of confidential information)

The Company shall follow the Fair Trade Act and applicable competition laws and regulations when engaging in business activities, and may not fix prices, make rigged bids, establish output restrictions or quotas, or share or divide markets by allocating customers, suppliers, territories, or lines of commerce.

Article 14 (Prohibition against insider trading)

The Company shall collect and understand the applicable laws and regulations and international standards governing its products and services which it shall observe and gather and publish all guidelines to cause personnel of the Company to ensure the transparency of information about, and safety of, the products and services in the course of their research and development, procurement, manufacture, provision, or sale of products and services.

The Company shall adopt and publish on its website a policy on the protection of the rights and interests of consumers or other stakeholders to prevent its products and services from directly or indirectly damaging the rights and interests, health, and safety of consumers or other stakeholders. Where there are media reports, or sufficient facts to determine, that the Company's products or services are likely to pose any hazard to the safety and health of consumers or other stakeholders, the Company shall, within 30 days, recall those products or suspend the services, verify the facts and present a review and improvement plan.

The responsible unit of the Company shall report the event as in the preceding paragraph, actions taken, and subsequent reviews and corrective measures taken to the board of directors.

Article 15 (Non-disclosure agreement)

All Company personnel shall adhere to the provisions of the Securities and Exchange Act, and may not take advantage of undisclosed information of which they have learned to engage in insider trading. Personnel are also prohibited from divulging undisclosed information to any other party, in order to prevent other party from using such information to engage in insider trading.

Any organization or person outside of the Company that is involved in any merger, demerger, acquisition and share transfer, major memorandum of understanding, strategic alliance, other business partnership plan, or the signing of a major contract by the Company shall be required to sign a non-disclosure agreement in which they undertake not to disclose to any other party any trade secret or other material information of the Company acquired as a result, and that they may not use such information without the prior consent of the Company.

Article 16 (Following and announcement of policy of ethical management)

The Company shall request directors and senior management to prepare a statement about following an ethical management policy, and request employees to follow ethical management policy in the hiring conditions.

The Company shall disclose its policy of ethical management in its internal rules, annual reports, on the company's websites, and in other promotional materials, and shall make timely announcements of the policy in events held for outside parties such as product launches and investor press conferences, in order to make its suppliers, customers, and other business-related institutions and personnel fully aware of its principles and rules with respect to ethical management.

Article 17

(Ethical management evaluation prior to development of commercial relationships)

Before developing a commercial relationship with another party, such as an agent, supplier, customer, or other counter party in commercial dealings, the Company shall evaluate the legality and ethical management policy of the party and ascertain whether the party has a record of involvement in unethical conduct, in order to ensure that the party conducts business in a fair and transparent manner and will not request, offer, or take bribes.

When the Company carries out the evaluation under the preceding paragraph, it may adopt appropriate audit procedures for a review of the counter party with which it will have commercial dealings with respect to the following matters, in order to gain a comprehensive knowledge of its ethical management:

- 1. The enterprise's nationality, location of business operations, organizational structure, and management policy, and place where it will make payment.
- 2. Whether the enterprise has adopted an ethical management policy, and the status of its implementation.
- 3. Whether enterprise's business operations are located in a country with a high risk of corruption.
- 4. Whether the business operated by the enterprise is in an industry with a high risk of bribery.
- 5. The long-term business condition and degree of goodwill of the enterprise.
- 6. Consultation with the enterprise's business partners on their opinion of the enterprise.
- 7. Whether the enterprise has a record of involvement in unethical conduct such as bribery or illegal political contributions.

Article 18

(Statement of ethical management policy to counter parties in commercial dealings)

Any personnel of the Company, when engaging in commercial activities, shall make a statement to the trading counter party about the Company's ethical management policy and related rules, and shall clearly refuse to provide, promise, request, or accept, directly or indirectly, any improper benefit in whatever form or name.

Article 19 (Avoidance of commercial dealings with unethical operators)

All personnel of the Company shall avoid business transactions with an agent, supplier, customer, or other counter party in commercial interactions that is involved in unethical conduct. When the counter party or partner in cooperation is found to have engaged in unethical conduct, the

personnel shall immediately cease dealing with the counter party and blacklist it for any further business interaction in order to effectively implement the Company's ethical management policy.

Article 20 (Stipulation of terms of ethical management in contracts)

Before entering into a contract with another party, the Company shall gain a thorough knowledge of the status of the other party's ethical management, and shall make observance of the ethical management policy of the Company part of the terms and conditions of the contract, stipulating at the least the following matters:

- 1. When a party to the contract becomes aware that any personnel has violated the terms and conditions pertaining to prohibition of acceptance of commissions, rebates, or other improper benefits, the party shall immediately notify the other party of the violator's identity, the manner in which the provision, promise, request, or acceptance was made, and the monetary amount or other improper benefit that was provided, promised, requested, or accepted. The party shall also provide the other party with pertinent evidence and cooperate fully with the investigation. If there has been resultant damage to either party, the party may claim from damages, and may also deduct the full amount of the damages from the contract price payable.
- 2. Where a party is discovered to be engaged in unethical conduct in its commercial activities, the other party may terminate or rescind the contract unconditionally at any time.
- 3. Specific and reasonable payment terms, including the place and method of payment and the requirement for compliance with related tax laws and regulations.

Article 21 (Handling of unethical conduct by personnel of the Company)

As an incentive to insiders and outsiders for informing of unethical or unseemly conduct, the Company will grant a reward depending the seriousness of the circumstance concerned, insiders having made a false report or malicious accusation shall be subject to disciplinary action and be removed from office if the circumstance concerned is material.

The Company shall internally establish and publicly announce on its website and the intranet, or provide through an independent external institution, an independent mailbox or hotline, for Company insiders and outsiders to submit reports. A whistleblower shall at least furnish the following information:

- 1. The whistleblower's name and I.D. number, and an address, telephone number and e-mail address where it can be reached.
- 2. The informed party's name or other information sufficient to distinguish its identifying features.
- 3. Specific facts available for investigation.

The Company personnel handling whistle-blowing matters shall represent in writing they will keep the whistleblowers 'identity and contents of information confidential, the Company also undertakes to protect the whistleblowers from improper treatment due to their whistle-blowing.

The responsible unit of the Company shall observe the following procedure:

- 1. The accusation shall be reported to the department head if involving the rank and file and to an independent director or supervisor if involving a director or a senior executive.
- 2. The responsible unit of the Company and the department head or personnel being reported to in the preceding subparagraph shall immediately verify the facts and, where necessary, with the assistance of the legal compliance or other related department.
- 3. If a person being informed of is confirmed to have indeed violated the applicable laws and regulations or the Company's policy and regulations of ethical management, the Company shall immediately require the violator to cease the conduct and shall make an appropriate disposition. When necessary, the Company will institute legal proceedings and seek damages to safeguard its reputation and its rights and interests.
- 4. Documentation of case acceptance, investigation processes and investigation results shall be retained for five years and may be retained electronically. In the event of a suit in respect of the whistleblowing case before the retention period expires, the relevant information shall continue to be retained until the conclusion of the litigation.
- 5. With respect to a confirmed information, the Company shall charge relevant units with the task of reviewing the internal control system and relevant procedures and proposing corrective measures to prevent recurrence.
- 6. The responsible unit of the Company shall submit to the board of directors a report on the whistleblowing case, actions taken, and subsequent reviews and corrective measures.

Article 22

(Actions upon event of unethical conduct by others towards this Corporation)

If any personnel of the Company discovers that another party has engaged in unethical conduct towards the Company, and such unethical conduct involves alleged illegality, the Company shall report the relevant facts to the judicial and prosecutorial authorities; where a public service agency or public official is involved, the Company shall additionally notify the governmental anti-corruption agency.

Article 23

(Establishment of a system for rewards, penalties, and complaints, and related disciplinary measures)

The responsible unit of the Company shall organize the awareness sessions one time each year and arrange for the chairperson, general manager, or senior management to communicate the importance of ethics to its directors, employees, and the mandatary.

The Company shall link ethical management to employee performance evaluations and human resources policy, and establish clear and effective systems for rewards, penalties, and complaints. If any personnel of the Company seriously violates ethical conduct, the Company shall dismiss the personnel from his or her position or terminate his or her employment in accordance with applicable laws and regulations or the personnel policy and procedures of the Company.

The Company shall disclose on its intranet information the name and title of the violator, the date and details of the violation, and the actions taken in response.

Article 24 (Enforcement)

These Procedures and Guidelines, and any amendments hereto, shall be implemented after adoption by resolution of the board of directors, and shall be delivered to each supervisor and reported to the shareholders meeting.

When these Procedures and Guidelines are submitted to the board of directors for discussion, each independent director's opinions shall be taken into full consideration, and their objections and reservations expressed shall be recorded in the minutes of the board of directors meeting. An independent director that is unable to attend a board meeting in person to express objection or reservation shall provide a written opinion before the board meeting unless there is a legitimate reason to do otherwise, and the opinion shall be recorded in the minutes of the board of directors meeting.

Independent auditors' report

The board of directors
Yi Jinn Industrial Corp., Limited.

Opinion

We have audited the accompanying parent company only financial statements of Yi Jinn Industrial Co., Ltd., (the "company") which comprise the parent company only financial statements as of December 31, 2020 and 2019, and parent company only statements of comprehensive income, changes in equity and cash flows for the years ends December 31, 2020 and 2019, and the notes to the parent company only financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company only financial statements represents fairly, in all material respects, the parent company only financial position of the Company as of December 31, 2020 and 2019, and its parent company only financial performance and its parent company only cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards(IFRSs), International Accounting Standards(IASs), IFRIC Interpretations (IFRIC), and SIC Interpretations(SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in out audit of the parent company only financial statements for the year ended December 31, 2020. These matters were addressed in the context of our audit of the parent company only financial statements as a whole and un forming out opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matters for the company's parent company only financial statements for the year ended December 31, 2020 are stated as follows:

1. Revenue recognition

Please refer to Note 4 (15) "revenue recognition" and for more details please refer to Note 6 (18) "revenue from contracts with customers" of the parent company only financial statement.

Description of the key audit matters:

The Group is primarily involved in the manufacturing polyester yarn, polyester draw textured yarn, tetoron fabric and woven fabric. The main concern is the authentication of the revenue. Operating revenue highly depends on the economic fluctuations. Therefore, we determined that the revenue recognition as key audit matters.

How the matter was addressed in our audit?

Our principal audit procedures included: Our audit procedure related to the evaluating the controls of sales and cycle of payment; reviewing and adjusting the record of sales system and general ledger; performing sales cut-off test of a period before and after the reporting date by vouching relevant documents of sales transactions to determine whether sales transactions have been appropriately recognised; assessing whether the revenue recognition was performed in accordance with the Group.

2. Accounts receivable valuation

Please refer to the Note 4 (6) "Financial Instrument", Note 5 (1) "significant accounting assumptions and judgement, and major source of estimation uncertainty", Note 6 (4) "account receivable" of the parent company only financial statement.

Description of the key audit matters:

The Group with distributors in different region and the financial status of the clients might have a risk in account receivable. Therefore, we determined that the account receivable valuation is a key audit matter.

How the matter was addressed in our audit?

Our Principal audit procedures included: expected credit impairment loss of account receivable; understand the environment of the industry, customers credit investigation and past record; understanding the accounting policy of expected credit impairment loss of account receivable; sampling and inspecting the suitability of the expected credit impairment loss of account receivable.

Responsibilities of Management and those Charged with Governance for the Parent Company Only Financial Statements

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

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

Those charged with governance (including members of the Audit Committee) are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Parent company only financial statements

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

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

- 1. Identify and assess the risks of material misstatement of the parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting

and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material disclosure in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the company to cease to continue as a going concern.

- 5. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities for business activities within the company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the group audit, we remain solely responsible for our audit opinion.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the parent company only financial statements for the year ended December 31, 2020 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonable be expected to outweigh the public interest benefits of such communication.

KPMG

Chang Shu-Ying

Auditors:

Chih Shih-Chin

The reference No. Taiwan-Financial-Securities-

number of the VI-0940100754

FSC approval No. Financial-Supervisory-

Letter: Securities-auditing- 1020000737

March 25, 2021

Yi Jinn Industrial Co., Ltd.

Parent Company Only Balance Sheet

December 31, 2020 and 2019

In Thousands of New Taiwan Dollars

			cember 31, 20)20	December 31, 2019	
	Assets	A	mount	%	Amount	%
	Current Assets:					
1100	Cash and cash equivalent (Note 6 (1))	\$	145,998	2	192,496	2
1110	Financial assets at fair value through profit or loss - current(Note 6 (2))		401,766	5	54,782	1
1150	Notes receivable, net (Note 6 (4) and (18))		4,479	-	30,242	-
1170	Accounts receivables, net (Note 6 (4) (18) and 7)		282,458	4	332,557	4
1200	Other receivables (Note 6 (5) and 7)		5,858	-	1,126	-
1310	Inventories s – manufacturing (Note 6 (6))		49,257	1	252,670	3
1410	Prepayments		3,950	-	2,224	-
1460	Non-current assets held for sale (Note 6 (7) and 8)		-	-	1,396,256	16
1476	Other financial assets – current (Note 8)		14,646	-	298,159	3
1470	Other current assets		15,229		487	
	Total current assets		923,641	12	2,560,999	29
	Non-current assets:					
1551	Investments accounted for using equity method		2,149,321	27	2,164,581	25
	(Note 6 (8))					
1517	Financial assets at fair value through other		421,194	5	330,141	4
	comprehensive income – non-current (Note 6 (3))					
1600	Property, plant and equipment (Note 6 (9))		40,564	-	82,669	1
1760	Investment property, net (Note 6 (10) and 8)		4,145,826	52	3,338,606	38
1840	Deferred tax assets (Note 6 (15))		28,469	-	34,118	-
1980	Other financial assets – non-current		484	-	484	-
1990	Other non-current assets – other (Note 6(11) and 9)		285,540	4	303,456	3
	Total non-current assets		7,071,398	88	6,254,055	71
	Total	<u>\$</u>	7,995,039	<u>100</u>	8,815,054	100

Yi Jinn Industrial Co., Ltd. Parent Company Only Balance Sheet

December 31, 2020 and 2019

In Thousands of New Taiwan Dollars

		D	December 31, 2020		December 31, 2019	
	Liabilities and equity		Amount	%	Amount	%
	Current liabilities					
2100	Short-term loans (Note 6 (12))	\$	440,000	6	1,382,309	16
2130	Contract liability – current (Note 6 (18))		2,553	-	177	-
2150	Notes payable (Note 7)		39,469	-	36,190	-
2171	Accounts payable (Note 7)		88,485	1	53,460	1
2200	Other payable (Note 6 (19))		24,601	-	68,656	1
2230	Tax liabilities of the period (Note 6 (15))		-	-	7,979	-
2322	Long-term borrowings-current portion (Note 6 (13))		206,738	3	751,106	8
2399	Other current liabilities – other (Note 6 (7), 7 and 9)		1,581		350,776	4
	Total current liabilities		803,427	10	2,650,653	30
	Non-current liabilities					
2540	Long-term loans (Note 6 (13))		2,515,422	31	1,997,019	23
2645	Guarantee deposits (Note 9)		59,886	1	33,807	
	Total non-current liabilities		2,575,308	32	2,030,826	23
	Total Liabilities		3,378,735	42	4,681,479	53
	Equity (Note 6 (16))					
3110	Common Stock		3,016,476	38	3,016,476	34
3200	Capital Reserve		458,206	6	419,079	5
3300	Retained Earnings		1,401,974	17	1,043,639	12
3490	Other interest		65,111	1	(20,939)	-
3500	Treasury Stock		(325,463)	(4)	(324,680)	(4)
	Total equity		4,616,304	58	4,133,575	47
	Total liabilities and Equity	<u>\$</u>	7,995,039	100	8,815,054	100

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

Chairman: Zhan, Zheng-Tian Managerial Officer: Weng, Mao-Cheng Accounting Supervisor: Lai, Yu-Min

Yi Jinn Industrial Co., Ltd.

Statement of Comprehensive Income

For the years ended December 31, 2020 and 2019

	·	In Thousand Year 2020		New Taiwan D Year 2019	
		Amount	%	Amount	%
4110	Operating revenue (Note 6 (14) (18) and 7)	\$ 815,566	101	921,713	101
4170	Less: Sales returns	56	-	1,609	-
4190	Sales allowance	7,918	1	7,248	1
1170	Net Operating Revenue	807,592	100	912,856	100
5110	Cost of goods sold (Note 6 (14) (19) and 7)	617,973	77		68
3110	Gross Profit	189,619	23	289,287	32
	Operating Expenses (Note 6 (19) and 7):	107,017		207,207	32
6100	Selling expenses	40,124	5	34,990	4
6200	Administrative expenses	55,178	7	50,899	6
0200	Net operating expenses	95,302	12	85,889	10
	Other income and expenses:	95,302	12	65,669	10
6510	Non-current assets held for sale (Note 6 (7) (20))	973,130	120		
0310			120		
	Net other income and expenses	973,130		· ·	- 22
	Net operating profit	1,067,447	131	203,398	22
7010	Non-operating income and expenses (Note 6 (10) (21)):	7.271	1	2 120	
7010	Other income	7,371	1	2,120	- (1)
7020	Other gains and losses	(31,021)	(4)	(4,861)	(1)
7050	Financial costs	(43,299)	(5)	(62,140)	(7)
7055	Impairment loss	-	-	(58,741)	(6)
7070	Share of profit or loss of associates and joint ventures accounted for	(117,433)	(15)	203,679	22
	using equity method				
	Total non-operating revenue and expenses	(184,382)	(23)	80,057	8
	Profit before tax from continuing operations	883,065	108	283,455	30
7950	Less: income tax expense (Note 6 (15))	163,173	20	8,108	1
8000	Income from continuing operation	719,892	88	275,347	29
	Income(loss) from discontinued operation:				
8100	Loss from discontinued operation (Note 6 (4) (6) (7))	(75,635)	(9)	(45,044)	(5)
8200	Net income	644,257	79	230,303	24
8300	Other comprehensive income:				
8310	Components of other comprehensive income that will not be reclassified to profit or loss (Note 6 (16))				
8316	Unrealized gains (losses) from investments in equity instruments measured at fair value through other comprehensive income	91,053	11	(26,453)	(3)
8330	Share of profit or loss of associates and joint ventures accounted for using equity method — components of other comprehensive income that will not be reclassified to profit or loss.	10,723	1	(2,359)	-
8349	Less: income tax related to components of other comprehensive income that will not be classified to profit or loss	 -	_	. -	_
8300	Other comprehensive income	101,776	12	(28,812)	(3)
	Total comprehensive income	\$ 746,033	91	201,491	21
	Basic earnings per share (in dollar) (Note 6 (7) (17)				
	From continuing operations	\$	3.23		1.22
	From discontinued operations	•	(0.34)		(0.20)
	Trom discontinued operations	\$	2.89		1.02
	Diluted earnings per share (in dollar)	Ψ	<u> </u>		1.02
		¢	3.22		1 22
	From continuing operations	\$			1.22
	From discontinued operations	C	(0.34)		(0.20)
		<u>3</u>	2.88		1.02

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

Chairman: Zhan, Zheng-Tian Managerial Officer: Weng, Mao-Cheng Accounting Supervisor: Lai, Yu-Min

Yi Jinn Industrial Co., Ltd. Statement of Changes in Equity For the years ended December 31, 2020 and 2019

In Thousands of New Taiwan Dollard

Other equity items
Unrealized gain or losses on

				Retained Earnings				losses on FVTOCI		
	Cor	nmon Stock	Capital Surplus	Legal Reserve	Special Reserve	Undistributed		financial assets	Treasury Stock	Total Equity
	COI	IIIIOII Stock	Capital Sulpius	Legal Nesel ve	Special Neserve	retained	Total	illialiciai assets	Treasury Stock	Total Equity
						earnings	iotai			
Innuary 1 2010	¢	2 016 476	367,960	139,741	4 425	1,034,855	1,179,021	7 072	(209.476)	4,272,854
January 1 2019	\$	3,016,476	307,900	139,/41	4,425	230,303	230,303	7,873	(298,476)	
Net income for the year		-	-	-	-	230,303	230,303	(20.012)	-	230,303
Other comprehensive income			-	-	-	220.202	220.202	(28,812)	-	(28,812)
Total comprehensive income	-	-	-	-	-	230,303	230,303	(28,812)	-	201,491
Appropriation and distribution of retained earnings:				40.530		(40.520)				
Legal reserve		-	-	49,538		(49,538)	-	-	-	-
Special reserve		-	-	-	(4,425)	4,425	-	-	-	-
Cash dividends of preferred stock		-	-	-	-	(361,977)	(361,977)	-	-	(361,977)
Subsidiary purchase parent's shares as treasury stock		-	-	-	=	-	-	=	(26,204)	(26,204)
Dividends to subsidiary in adjusting capital surplus		-	41,356	-	-	-	-	-	-	41,356
Difference between consideration and carrying amount of		-	1,409	-	-	-	-	-	-	1,409
Subsidiaries acquired or disposed										
Changes in ownership interests in Subsidiaries		-	8,354	-	-	(3,708)	(3,708)	-	-	4,646
December 31 2019		3,016,476	419,079	189,279	=	854,360	1,043,639	(20,939)	(324,680)	4,133,575
Net income for the year		-	-	-	-	644,257	644,257	-	-	644,257
Other comprehensive income		-	-	-	-	-	-	101,776	-	101,776
Total comprehensive income		-	-	-	-	644,257	644,257	101,776	-	746,033
Appropriation and distribution of retained earnings:										
Legal reserve		-	-	23,030	-	(23,030)	-	-	-	-
Special reserve		-	-	-	20,939	(20,939)	-	-	-	-
Cash dividends of preferred stock		_	_	-	-	(301,648)	(301,648)	-	-	(301,648)
Subsidiary purchase parent's shares as treasury stock		_	_	-	-	-	-	-	(783)	(783)
Dividends to subsidiary in adjusting capital surplus		_	37,779	-	_	_	_	-	-	37,779
Difference between consideration and carrying amount of		_	5,871	-	_	_	_	-	-	5,871
Subsidiaries acquired or disposed			-,							-,-,-
Changes in ownership interests in Subsidiaries		_	(4,523)	_	_	_	_	_	_	(4,523)
Investments in equity instruments measured at fair value through		_	- (1,525)	_	_	15,726	15,726	(15,726)	_	- (1,525)
other comprehensive income						15,720	15,720	(13,720)		
December 31, 2020	<u>\$</u>	3,016,476	458,206	212,309	20,939	1,168,726	1,401,974	65,111	(325,463)	4,616,304

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

Managerial Officer: Weng, Mao-Cheng

Ac Chairman: Zhan, Zheng-Tian Accounting Supervisor: Lai, Yu-Min

Yi Jinn Industrial Co., Ltd. Statements of Cash Flows

For the years ended December 31, 2020 and 2019

For the years ended December 31, 2020	In Tho	usands of New	Taiwan Dollars		
	Ye	ear 2020	Year 2019		
Cash flow from operating activities:					
Income from continuing operation before income tax	\$	883,065	283,455		
Loss from discontinued operation		(75,635)	(45,044)		
Net income before income tax		807,430	238,411		
Adjustment for:					
Income and expense					
Depreciation expense		16,014	52,302		
Amortization expense		944	4,239		
Expected credit impairment (reversal gains) losses		(378)	58,741		
Valuation gain on financial investments		(46,441)	(2,382)		
Interest expense		43,299	62,140		
Interest income		(23)	(157)		
Dividend income		(5,181)	(1,083)		
Share of profit(loss) of associates and joint ventures accounted		117,433	(203,679)		
for using equity method		,	())		
Loss on disposal of property, plant and equipment		5,893	88		
Disposal of non-current interests held for sale		(973,130)	_		
Impairment loss on non-financial assets		45,262	_		
Total adjustments to reconcile profit (loss)		(796,308)	(29,791)		
Changes in operating assets and liabilities	-	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(=+) · <u>/</u>		
Changes in operating assets:					
Financial assets at fair value through profit or loss,		(300,543)	(4,564)		
mandatorily measured at fair value		(500,515)	(1,001)		
Notes receivable		25,763	4,914		
Accounts receivable		50,477	(18,455)		
Another receivable		(4,732)	876		
Current inventories		203,413	35,533		
Prepayments		(1,726)	24,928		
Other current assets		(14,742)	5,949		
Other financial assets		(13,330)	5,896		
Total changes in operating assets		(55,420)	55,077		
Changes in operating liabilities:		(55,120)	23,011		
Contract liabilities		2,376	(8,838)		
Nates payable		3,279	(54,822)		
Accounts payable		35,025	6,655		
Other payable		(43,285)	(22,869)		
Other current liabilities		(2,998)	12,175		
total changes in operating liabilities		(5,603)	(67,699)		
Total changes in operating assets and liabilities	-	(61,023)	(12,622)		
Total adjustment	-	(857,331)	(42,413)		
Net cash generated (used) by operating activities	-	(49,901)	195,998		
Interest received		23	175,776		
Interest received Interest paid		(44,069)	(63,193)		
Income taxes paid		(165,503)	(33,035)		
Net cash generated (used) by operating activities		(259,450)	99,944		
The cash generated (used) by operating activities		(237,730)	<i></i>		

Yi Jinn Industrial Co., Ltd.

Statements of Cash Flows

For the years ended December 31, 2020 and 2019

In Thousands of New Taiwan Dollars

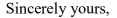
	Year 2020	Year 2019
Cash flows from investing activities:		
Acquisition of investments accounted for using equity method	(122,500)	(10,000)
Disposal of investments accounted for using equity method	-	30,150
Disposal of non-current assets	3,019,806	-
Acquisition of property, plant and equipment	(34,515)	(29,133)
Proceeds from disposal of property, plant and equipment	11,951	44,855
Acquisition of investment property	(1,433,230)	-
Increase in other financial assets	3,369	(2,882)
Decrease in other receivable	-	10,000
Increase(decrease) in other non-current assets	2,476	(4,232)
Increase in prepayments for property	(53,261)	(186,054)
Dividends received	62,699	67,953
Net cash flows from investing activities	1,456,795	(79,343)
Cash flows from financing activities:		
Increase(decrease) in short-term loans	(942,309)	484,627
Proceeds for long-term debt	1,336,110	220,000
Repayments of long-term debt	(1,362,075)	(361,325)
Increase in deposits received	26,079	15,000
Cash dividends paid	(301,648)	(361,977)
Net cash used in financing activities	(1,243,843)	(3,675)
Net increase (decrease) in cash and cash equivalents	(46,498)	16,926
Cash and cash equivalents, beginning of period	192,496	175,570
Cash and cash equivalents, end of period	<u>\$ 145,998</u>	192,496

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

Chairman: Zhan, Zheng-Tian Managerial Officer: Weng, Mao-Cheng Accounting Supervisor: Lai, Yu-Min

Representation letter

The entities that are required to be included in the consolidated financial statements of Yi Jinn Industrial Corporation Limited as of and for the year ended December 31, 2020, under the Criteria Governing the Preparation of Affiliation Reports, Consolidated Business Reports and Consolidated Financial Statements of Affiliated Enterprises are the same as those included in the consolidated financial statements prepared in conformity with the International Financial Reporting Standard 10, "Consolidated Financial Statements". In addition, the information required to be disclosed in the combined financial statements is included in the consolidated financial statements. Consequently, Yi Jinn Industrial Corporation Limited and Subsidiaries do not prepare a separate set of combined financial statements.



Yi Jinn Industrial Corporation Limited

By

Chan, Zheng-Tian

March 25, 2021

Independent auditor's report

The board of directors
Yi Jinn Industrial Co., Ltd.

Opinion

We have audited the accompanying consolidated financial statements of Yi Jinn Industrial Co., Ltd., which comprise the consolidated balance sheets as of December 31, 2020 and 2019, and the consolidated statements of comprehensive income, changes in equity and cash flows for the years ends December 31, 2020 and 2019, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements represents fairly, in all material respects, the consolidated financial position of the Company as of December 31, 2020 and 2019, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards(IFRSs), International Accounting Standards(IASs), IFRIC Interpretations (IFRIC), and SIC Interpretations(SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in out audit of the consolidated financial statements for the year ended December 31, 2020. These matters were addressed in the context of our audit of the consolidated financial statements as a whole and un forming out opinion thereon, and we do not provide a separate opinion on these matters. Key audit matters for the company's consolidated financial statements for the year ended December 31, 2020 are stated as follows:

3. Revenue recognition

Please refer to Note 4 (16) "revenue recognition" and for more details please refer to Note 6 (18) "revenue from contracts with customers" of the consolidated financial statement.

Description of the key audit matters:

The Group is primarily involved in the manufacturing polyester yarn, polyester draw textured yarn, tetoron fabric and woven fabric. The main concern is the authentication of the revenue. Operating revenue highly depends on the economic fluctuations. Therefore, we determined that the revenue recognition as key audit matters.

How the matter was addressed in our audit

Our principal audit procedures included: Our audit procedure related to the evaluating the controls of sales and cycle of payment; reviewing and adjusting the record of sales system and general ledger; performing sales cut-off test of a period before and after the reporting date by vouching relevant documents of sales transactions to determine whether sales transactions have been appropriately recognised; assessing whether the revenue recognition was performed in accordance with the Group.

4. Inventory valuation

Please refer to Note 4 (8) inventory, Note 5 (2) "significant accounting assumptions and judgement, and major source of estimation uncertainty", and Note 6 (6) of the consolidated financial statement.

Description to the key audit matters:

The inventories of the Group measured at the lower of cost and net realizable value. Since the group in the environment of fluctuations in price for raw materials and the fluctuations of selling price and sales volume due to supply and demand on the market, the cost of inventories might have a risk to exceed the net realizable value. Therefore, we determined that the assessment of inventory valuation is a key audit matter.

How the matter was addressed in our audit

Our principal audit procedures included: understanding the Group's inventory management and valuation were performed in accordance with the Group's policy; performing sampling procedures to understand the new realizable values used by management and the prices in a period after the reporting date to ensure the appropriateness of the valuation; sampling and inspecting the accuracy of the inventory aging report; assessing whether the disclosure of provision for inventory valuation and obsolescence was appropriate at the reporting date.

5. Accounts receivable valuation

Please refer to the Note 4 (7) "Financial Instrument", Note 5 (1) "significant accounting assumptions and judgement, and major source of estimation uncertainty", Note 6 (4) "account receivable" of the consolidated financial statement.

Description of the key audit matters:

The Group with distributors in different region and the financial status of the clients might have a risk in account receivable. Therefore, we determined that the account receivable valuation is a key audit matter.

How the matter was addressed in our audit

Our principal audit procedures included: expected credit impairment loss of account receivable; understand the environment of the industry, customers credit investigation and past record; understanding the accounting policy of expected credit impairment loss of account receivable; sampling and inspecting the suitability of the expected credit impairment loss of account receivable.

Other Matter

We have also audited the parent company only financial statements of Yi Jinn Industrial Corp., Limited as of and for the years ended December 31, 2020 and 2019 on which we have issued an unmodified opinion.

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

Management is responsible for the preparation and fair presentation of the consolidated financial statement in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the IFRS, IAS, IFRIC, and SIC endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is

necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance (including members of the Audit Committee) are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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

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

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

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2020 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonable be expected to outweigh the public interest benefits of such communication.

KPMG

Chang Shu-Ying

Auditors:

Chih Shih-Chin

The reference No. Taiwan-Financial-Securities-

number of the : VI-0940100754

FSC approval No. Financial-Supervisory-

Letter: Securities-auditing-

1020000737

March 25, 2021

Yi Jinn Industrial Co., Ltd. and Subsidiaries Consolidated Balance Sheets December 31, 2020 and 2019

In Thousands of New Taiwan Dollars

		2020		2019	
	Assets	Amount	%	Amount	%
	Current Assets:			•	
1100	Cash and cash equivalent (Note 6(1))	\$ 479,716	3	513,740	3
1110	Financial assets at fair value through profit or loss -current	594,350	3	167,238	1
	(Note 6 (2))				
1120	Financial asset at fair value through other comprehensive	3	-	3	-
	income – current (Note 6 (3))				
1150	Notes receivable, net (Note 6 (4) (18))	74,855	-	132,460	1
1170	Account receivable, net (Note 6 (4) (18))	416,911	3	462,841	3
1220	Current tax assets	5,703	-	-	-
1310	Inventories – manufacturing (Note 6 (5) and 9)	671,658	4	930,830	5
1410	Prepayments (Note 9)	77,652	-	35,560	-
1461	Non-current assets held for sale (Note 6 (6), 8 and 9)	-	-	1,366,362	8
1476	Other financial assets – current (Note 6 (6) and 8)	268,773	2	354,546	2
1479	Other current assets – other (Note 6 (14))	34,182		18,137	
	Total current assets	2,623,803	15	3,981,717	23
	Non-current assets				
1510	Financial assets at fair value through profit or loss – non-current (Note 6 (2))	88,867	1	93,655	1
1517	Financial assets at fair value through other comprehensive income – non-current (Note 6 (3))	504,094	3	571,693	3
1550	Investments accounted for using equity method	26,491	-	27,825	_
1600	Property, plant and equipment (Note 6 (9), 8 and 9)	3,436,768	19	3,482,794	19
1760	Investment property, net (Note 6 (10) and 8)	10,703,563	60	9,434,118	51
1840	Deferred tax assets (Note 6 (15))	70,234	-	74,972	-
1980	Other financial assets – non-current (Note 6 (6) (7) and 8)	10,988	-	48,570	-
1990	Other non-current assets – other(Note 6 (11) (14) and 9)				
		316,006	2	502,500	3
	Total non-current assets	15,157,011	85	14,236,127	77
	Total	<u>\$17,780,814</u>	100	18,217,844	100

Yi Jinn Industrial Co., Ltd. and Subsidiaries Consolidated Balance Sheets December 31, 2020 and 2019

In Thousands of New Taiwan Dollars

		2020		2019	
	Liabilities and equity	Amount	%	Amount	%
	Current liabilities:				
2100	Short-term loans (Note6 (12))	\$ 1,353,920	8	2,161,401	12
2130	Contract liability – current (Note 6 (18))	38,456	-	7,124	-
2150	Notes Payable	52,441	-	48,303	-
2171	Accounts payable	217,907	1	221,401	1
2200	Other payable (Note 6 (10) (19))	143,041	1	167,351	1
2230	Tax liability of the period	15,899	-	6,615	-
2320	Long-term borrowings-current portion (Note 6 (13))	439,932	2	945,146	5
2399	Other current liabilities – other (Note 6 (6))	7,495		313,276	2
	Total current liabilities	2,269,091	12	3,870,617	21
	Non-current liabilities:				
2540	Long-term loans (Note 6 (13))	7,387,362	42	6,638,418	36
2570	Deferred income tax liabilities (Note 6 (15))	227,114	1	226,996	1
2645	Guarantee deposits (Note 9)	134,049	1	72,391	_
	Total non-current liabilities	7,748,525	44	6,937,805	37
	Total liabilities	10,017,616	56	10,808,422	58
	Equity attributable to shareholders of the parent (Note 6 (3)				
	and (16))				
3110	Common stock	3,016,476	17	3,016,476	18
3200	Capital surplus	458,206	3	419,079	2
3300	Retained earnings	1,401,974	8	1,043,639	6
3400	Other equity	65,111	-	(20,939)	-
3500	Treasury Stock	(325,463)	(2)	(324,680)	(2)
		4,616,304	26	4,133,575	24
36XX	Non-controlling interests (Note 6 (8))	3,146,894	18	3,275,847	18
	Total equity	7,763,198	44	7,409,422	42
	Total liabilities and equity	<u>\$17,780,814</u>	<u>100</u>	18,217,844	<u>100</u>

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

Yi Jinn Industrial Co., Ltd. and Subsidiaries

Consolidated Statements of Comprehensive Income

For the years ended December 31, 2020 and 2019

In Thousands of New Taiwan Dollars

			2020		2019	
		A	Mount	%	Amount	%
4110	Operating revenue (Note 6 (14) (18))	\$	2,731,362	101	4,107,453	100
4170	Less: sales returns		13,659	1	18,959	-
4190	Sales allowance		10,488	-	17,021	
	Net operating revenue		2,707,215	100	4,071,473	100
5110	Cost of goods sold (Note 6 (5) (14))		2,501,874	92	3,516,265	86
	Gross Profit		205,341	8	555,208	14
(100	Operating expenses (Note 6 (5) (19) and 7)		112 106	4	112 246	2
6100 6200	Selling expenses Administrative expenses		112,196 109,712	4 4	112,346 123,858	3
0200	Net operating expenses		221,908	8	236,204	<u>3</u>
	Other income and expenses (Note 6 (6) 20) and 13)		221,900	8	230,204	0
6511	Loss of disposal investment property		(48,642)	(2)	_	_
6514	Disposal of non-current assets held for sale		970,540	36	380,968	9
	Other income and expenses		921,898	34	380,968	9
	Net operating profit		905,331	34	699,972	17
	Non-operating income and expenses (Note 6 (5) (7) (10) (11) and 7):					
7100	Interest income		1,375	-	2,348	-
7010	Other income		68,798	3	25,132	-
7020	Other gains and losses		(35,130)	(1)	122,446	3
7050	Financial costs		(128,753)	(5)	(140,520)	(3)
7055	Impairment loss		- (1.22.4)	-	(58,741)	(1)
7060	Share of profit or loss of associates and joint ventures accounted for using		(1,334)		10	
	equity method		(05.044)	(2)	(40.225)	(1)
	Total non-operating revenue and expenses Profit before tax from continuing operations		(95,044) 810,287	(3) 31	(49,325) 650,647	(1) 16
7950	Less income tax expense (Note 6 (15))		177,966	7	34,918	10
8000	Net income from continuing operation		632,321	24	615,729	15
0000	Loss from discontinued operation (Note 6 (4) (6)):		032,321	<u> </u>	013,727	13
8100	New loss from discontinued operation		(75,635)	(3)	(45,044)	(1)
0100	Net income		556,686	21	570,685	14
8300	Other comprehensive income					
8310	Components of other comprehensive income that will not be					
	reclassified to profit or loss (Note 6 (16))					
8316	Unrealized gains (losses) from investment in equity instrument		114,054	4	(42,451)	(1)
	measured at fair value through other comprehensive income					
8349	Less: Income tax related to components of other comprehensive					
	income that will not be reclassified to profit or loss		114.054	4	(40, 451)	(1)
0.00			114,054	4	(42,451)	(1)
8300	Other comprehensive income	Φ.	114,054	4	(42,451)	(1)
	Total comprehensive income	<u>5</u>	<u>670,740</u>	<u>25</u>	528,234	13
	Profit, attributable to:	Ф	644 257	24	220, 202	6
0.600	Profit (loss), attributable to owners of parent	\$	644,257	24	230,303	6
8620	Profit(loss), attributable to non-controlling interests	_	(87,571)	(3)	340,382	8
	C	<u>\$</u>	<u>556,686</u>	21	570,685	<u>14</u>
	Comprehensive income attributable to:	d.	746 022	20	201 401	_
	Comprehensive income, attributable to owners of parent Comprehensive income, attributable to non-controlling interests	\$	746,033	28	201,491	5
	Comprehensive income, authorizable to non-controlling interests	•	(75,293) 670,740	(3) 25	326,743 528,234	8 13
	Earnings(loss) per share (Note 6 (6) (17))	Φ	0/0,/40		320,234	13
	Basic earnings per share					
	From continuing operations	\$		3.23		1.22
	From discontinuing operations	-		(0.34)		(0.20)
	5 1	\$		2.89		1.02
	Diluted earnings per share					
	From continuing operations	\$		3.22		1.22
	From discontinuing operations	_		(0.34)		(0.20)
		<u>\$</u>		2.88		1.02

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

Yi Jinn Industrial Co., Ltd. and Subsidiaries Consolidated Statement of Change in Equity For the years ended December 31, 2020 and 2019

In Thousands of New Taiwan Dollars

					Fauity attrib	utable to shareholde	ers of the Parent			111	Thousands of Nev	v Taiwan Donais
					Equity attrib	atable to sharehold	or the rulent	Other equity items				
							-	Unrealized gain				
	Sh	are capital			Retained	earnings		or losses on		Total equity		
	-						_	FVTOCI		attributable		
	Con	mmon stock	Capital surplus	Legal reserve	Special reserve		Total	Financial assets	Treasury stock	to owners of	Non-controlling	Total equity
						d retained				parent	interests	
						earnings			(**** · ****			
January 1, 2019	\$	3,016,476	367,960	139,741	4,425		1,179,021	7,873	(298,476)	4,272,854	2,944,591	7,217,445
Net income for the year		-	-	-	-	230,303	230,303	-	-	230,303	340,382	570,685
Other comprehensive income		-	-	-	-	-	-	(28,812)	-	(28,812)	(13,639)	(42,451)
Total comprehensive income		-	-	-	-	230,303	230,303	(28,812)	-	201,491	326,743	528,234
Appropriation and distribution of retained earnings:												
Legal reserve		-	-	49,538	-	(49,538)	-	-	-	-	-	-
Cash dividends of common stock		-	-	-	-	(361,977)	(361,977)	-	-	(361,977)	-	(361,977)
Reversal of special reserve		-	-	-	(4,425)	4,425	-	-	-	-	-	-
Subsidiary purchase parent's shares as treasury stock		-	-	-	-	-	-	-	(26,204)	(26,204)	(34,606)	(60,810)
Dividends to subsidiary in adjusting capital surplus		-	41,356	-	-	-	-	-	-	41,356	50,088	91,444
Difference between consideration and carrying amount of		-	1,409	-	-	-	-	-	-	1,409	(1,409)	-
subsidiaries acquired or disposed												
Changes in ownership interests in subsidiaries		-	8,354	-	-	(3,708)	(3,708)	-	-	4,646	(4,646)	-
Cash Dividends contributes by subsidiaries		_	-	-	_	-	-	-	_	<u>-</u>	(89,824)	(89,824)
Increase/ Decrease in non-controlling interests		_	_	-	_	_	-	-	_	_	84,910	84.910
December 31, 2019		3,016,476	419,079	189,279	-	854,360	1,043,639	(20,939)	(324,680)	4,133,575	3,275,847	7,409,422
Net income of the year			-	-	_	644,257	644,257	-	-	644,257	(87,571)	556,686
Other comprehensive income		-	-	-	-	-	-	101,776	_	101,776	12,278	114,054
Total comprehensive income		_	_	_	_	644,257	644,257	101,776	_	746,033	(75,293)	670,740
Appropriation and distribution of retained earnings:						V	,			, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(/=,=/=/	
Legal reserve		_	_	23,030	_	(23,030)	-	-	-	_	-	_
Special reserve		_	_	-	20,939		_	_	_	_	_	_
Cash dividends of common stock		_	_	_	-	(301,648)	(301,648)	_	_	(301,648)	_	(301,648)
Subsidiary purchase parent's shares as treasury stock		_	_	_	_	(301,010)	(501,010)	_	(783)	(783)	(864)	(1,647)
Dividends to subsidiary in adjusting capital surplus		_	37,779	_	_	_	_	_	(703)	37,779	(001)	37,779
Cash Dividends contributes by subsidiaries			31,117				_		_	31,117	(75,217)	(75,217)
Difference between consideration and carrying amount of		_	5,871	_	_	_	_		_	5,871	(5,871)	(73,217)
subsidiaries acquired or disposed		-	3,671	-	-	-	-	-	-	3,671	(3,671)	-
Changes in ownership interests in subsidiaries			(4,523)							(4,523)	4,523	
Increase/ Decrease in non-controlling interests		-	(4,323)	-	-	-	-	-	-	(4,323)	23,769	23,769
		-	-	-	-	15,726	15,726	(15,726)	-	-	25,769	23,709
Investments in equity instruments measured at fair value through	-		-	-	-	13,/20	13,726	(13,/20)	<u>-</u>	-	<u>-</u>	<u> </u>
other comprehensive income December 31, 2020	•	3,016,476	458,206	212,309	20,939	1,168,726	1,401,974	65,111	(325,463)	4,616,304	3,146,894	7,763,198
Detember 31, 2020	<u> </u>	3,010,4/0	430,200	212,309	20,939	1,100,720	1,401,7/4	03,111	(323,403)	4,010,304	3,140,094	/,/03,170

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

Yi Jinn Industrial Co., Ltd. and Subsidiaries

Consolidated Statements of Cash Flows

For the years ended December 31, 2020 and 2019

In Thousands of New Taiwan Dollars

111	Year 2020	Year 2019
Cash flow from operating activities:	-	
Income from continuing operation before income tax	\$ 810,287	650,647
Loss from discontinued operation	(75,635)	(45,044)
Net income before income tax	734,652	605,603
Adjustment for:	,	•
Income and expense		
Depreciation expense	142,898	160,448
Amortization expense	1,514	4,603
Expected credit impairment (reversal gains) losses	(378)	58,741
Interest expense	128,753	140,520
Interest income	(1,375)	(2,348)
Dividend income	(56,963)	(18,965)
Share of profit(loss) of associates and joint ventures accounted	1,334	(10)
for using equity method	·	, ,
Loss (gain) on disposal of property, plant and equipment	5,406	(3,402)
Acquisitions of investment property loss	48,642	-
Disposal of non-current assets held for sale	(970,540)	(380,968)
Impairment loss (reversal of impairment loss) on non-financial	45,262	(90,000)
assets		
Valuation gain on financial assets	(66,740)	(49,554)
Loss of determination of lease	22	13,056
Rental income	(897)	(959)
Total income and expense	(723,062)	(168,838)
Changes in operating assets and liabilities:		
Net changes in operating assets:		
Financial assets at fair value through profit or loss,	(368,201)	(54,212)
mandatorily measure at fair value		
Note receivable	57,605	92,913
Account receivable	46,308	(3,468)
Inventories	259,172	19,631
Prepayment	(42,092)	23,057
Other current assets	(16,159)	(5,020)
Other financial assets	(36,461)	4,814
Total Net changes in operating assets	(99,828)	77,715
Net changes in operating liabilities		
Contract liabilities	31,332	(19,699)
Note payable	4,138	(5,986)
Account payable	(3,494)	(225,335)
Other payable	(27,129)	(22,338)
Other current liabilities	(3,944)	5,374
Total net changes in operating liabilities	903	(267,984)
Total Net changes in operating assets and liabilities	(98,925)	(190,269)
Total adjustment	(821,987)	(359,107)
Net cash generated (used) by operating activities	(87,335)	246,496
Interest received	1,375	2,348
Dividend received	56,963	18,965
Interest paid	(125,934)	(142,621)
Income taxes paid	(169,529)	(66,256)
Net cash generated (used) by operating activities	(324,460)	58,932
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Yi Jinn Industrial Co., Ltd. and Subsidiaries

Consolidated Statements of Cash Flows

For the years ended December 31, 2020 and 2019

In Thousands of New Taiwan Dollars

Cash flows from investing activities:		
Disposal of investments accounted for using equity method	10,451	-
Acquisition of Fair value through profit or loss financial assets.	-	(10,030)
FVTPL financial assets		
Disposal of Fair value through profit or loss financial assets. FVTPL	-	66,890
financial assets		
Disposal of non-current assets held for sale	3,071,132	492,508
Acquisition of property, plant and equipment	(113,087)	(117,788)
disposal of property, plant and equipment	12,793	13,710
Acquisition of investment property	(1,867,673)	(1,262,870)
Increase/Decrease in other financial assets	3,621	(2)
Increase in other noncurrent asset	$\underline{\hspace{1.5cm}(7,744)}$	(384,395)
Net cash generated (used) in investing activities	1,109,493	(1,201,977)
Cash flows from financing activities:		
Increase(decrease) in short-term loans	(807,481)	711,504
Proceeds for long-term debt	2,617,480	2,485,300
Repayments of long-term debt	(2,373,750)	(1,590,448)
Increase in deposits received	61,658	32,030
Cash dividends paid	(263,869)	(270,533)
Cash Dividends contributes by subsidiaries	(75,217)	(89,824)
Cost of treasury stock acquired	(1,647)	(60,810)
Increase in non-controlling interests	23,769	50,000
Disposal of subsidiaries shares (without losing control)		34,910
Net cash generated (used) in financing activities	(819,057)	1,302,129
Net increase (decrease) in cash and cash equivalents	(34,024)	159,084
Cash and cash equivalents, beginning of period	513,740	354,656
Cash and cash equivalents, end of period	<u>\$ 479,716</u>	<u>513,740</u>

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

YI JINN INDUSTRIAL CO.,LTD

Comparison of Amendment of "Articles of Incorporation"

Amended articles	Current articles	Revising reason
Article 26:	Article 26:	Revised
The fiscal year of the Company is from	The fiscal year of the Company is from	as the
January 1 to December 31. As the end of each	January 1 to December 31. As the end of each	actual
fiscal year, board of directors shall prepare	fiscal year, board of directors shall prepare	operating
the following statements and records not later	the following statements and records not later	needs.
than the 30th day prior to the meeting date of	than the 30th day prior to the meeting date of	
a regular meeting of shareholders, and report	a regular meeting of shareholders, and report	
for the approval of a regular meeting of	for the approval of a regular meeting of	
shareholders.	shareholders.	
(1) The business report	(1) The business report	
(2) The financial statements	(2) The financial statements	
(3) The surplus earning distribution or loss	(3) The surplus earning distribution or loss off-	
off-setting proposals.	setting proposals.	
	The Company's earning distribution or loss off-	
	setting proposals can be made after the end of	
	every half fiscal year.	
	distribution or loss off setting proposals	
	mentioned in the preceding paragraph, shall	
	be submitted with the business report and the	
	financial statements to Audit Committee for	
	audit, then reported to board of directors for	
	approval.	
Article 30:	Article 30:	Amended
The Company's Article of Incorporation was	The Company's Article of Incorporation was	times and
established on March 8, 1981.	established on March 8, 1981.	dates.
The 1st amendment was made on August 21,	The 1st amendment was made on August 21,	
1981.	1981.	
The 2nd amendment was made on August 17,	The 2nd amendment was made on August 17,	
1983.	1983.	

1985. The 4th amendment was made on August 28, 1987. The 5th amendment was made on October 9, 1989. The 6th amendment was made on December 15, 1990. The 7th amendment was made on September 26, 1991. The 8th amendment was made on October 29, 1991. The 8th amendment was made on October 29, 1991. The 9th amendment was made on June 20, 1992. The 10th amendment was made on November 7, 1992. The 11th amendment was made on April 4, 1993. The 12th amendment was made on May 22, 1995. The 13th amendment was made on May 12, 1999. The 14th amendment was made on May 27, 1999. The 16th amendment was made on May 27, 1999. The 16th amendment was made on May 22, 1999. The 16th amendment was made on May 22, 1999. The 16th amendment was made on May 22, 1999. The 16th amendment was made on May 22, 1999. The 17th amendment was made on May 22, 1999. The 18th amendment was made on May 22, 1999. The 16th amendment was made on May 22, 1999. The 16th amendment was made on June 10, 2005. The 19th amendment was made on June 9, 2006. The 19th amendment was made on June 4, 2010. The 21st amendment was made on June 10, 2011. The 22nd amendment was made on June 8, The 22nd amendment was made on June 10, 2011.	Г	T	
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2011. The 22nd amendment was made on June 8, The 22nd amendment was made on June 8,	The 21st amendment was made on June 10,	The 21st amendment was made on June 10,	
The 22nd amendment was made on June 8, The 22nd amendment was made on June 8,			
	The 22nd amendment was made on June 8,	The 22nd amendment was made on June 8,	
	2012.		

The 23rd amendment was made on June 11,	The 23rd amendment was made on June 11,	
2013.	2013.	
The 24th amendment was made on May 30,	The 24th amendment was made on May 30,	
2014.	2014.	
The 25th amendment was made on June 24,	The 25th amendment was made on June 24,	
2016.	2016.	
The 26th amendment was made on June 1,	The 26th amendment was made on June 1,	
2018.	2018.	
The 27th amendment was made on June 6,	The 27th amendment was made on June 6,	
2019.	2019.	
The 28th amendment was made on June 11,	The 28th amendment was made on June 11,	
2020.	2020.	
The 29th amendment was made on June 29,		
<u>2021.</u>		

YI JINN INDUSTRIAL CO.,LTD

Comparison of Amendment of "Regulations of Directors Election"

Amended articles	Current articles	Revising reason
3. The authorized conveners of a shareholders' meeting shall prepare preprinted ballots, the quantity is same as the number of elected directors, and add his/her voting rights, distribute to the attending shareholders of a shareholders' meeting, register of electors, may be replaced by the attending card number on the ballots.	3. Board of Directors shall prepare pre-printed ballots, the quantity is same as the number of elected directors, and add his/her voting rights, distribute to the attending shareholders of a shareholders' meeting,	Revised as the actual needs.
4. Before the election begins, vote monitoring and counting personnel <u>are shareholders</u> for the voting on a proposal shall be appointed by the chair for acting the related duties.	4. Before the election begins, vote monitoring and counting personnel for the voting on a proposal shall be appointed by the chair for acting the related duties.	Revised as the actual needs.
5. For the election of directors, the ballot box shall be set by the authorized conveners of a shareholders' meeting, and opening and examining the ballot box the ballots shall be made by the monitoring personnel in public before voting.	5. For the election of directors, the ballot box shall be set by board of directors, and opening and examining the ballot box the ballots shall be made by the monitoring personnel in public before voting.	
	6. When the elected is shareholder, the elected shall fill in the name and shareholder's account number in the column of "the elected" on the ballots; if he/she is	Deleted

not a shareholder, the name and I.D. number of the elected shall be filled in. However, when the government or a juristic shareholder is the elected, the column of the elected name on the ballots shall be filled in the name of the government or a juristic person, or filled in the name of the government or a juristic person and its representative's name; if there are some representatives, the representatives' names shall be separately filled in.

- <u>6</u>. When any of the following circumstances is satisfied, the ballots shall be null and void:
 - (1) Non ballots prepared by the authorized conveners are used.
 - (2) The blank ballots were thrown in the ballots box.
 - (3) The illegible handwriting or altered.
 - (4) The filled elected is approved discrepancy with the director candidates list.
 - (5) Except the distributed numbers of votes, mixed with other texts.

- 7. When any of the following circumstances is satisfied, the ballots shall be null and void:
 - (1) The ballots prepared by the regulations are not used.
 - (2) The blank ballots were thrown in the ballots box.
 - (3) The illegible handwriting or altered.
 - (4) When the filled elected is—
 shareholder, his/her
 account name and—
 shareholder's account—
 number are discrepant; if—
 the filled elected is a—
 shareholder, his/her name—
 and I.D. number are
 approved discrepancy.
 - (5) Except the account name—
 (name) of the filled elected—
 or his/her account number—
 (I.D. number), and the
 distributed numbers of

Revised and adjusted the order of the clauses as the actual needs.

votes, mixed with other texts.

- (6) The account name (name)
 of the elected or a
 shareholder's number (I.D.
 number) was not filled.
- (7) Two or more elected are filled in the same ballot.
- 7. The election of the Company's directors shall be considered the overall configuration of board of directors. The composition of board of directors members considered shall be the diversification, and according to its operation, the operation type and development demand, programed to establish a proper diversification policy, and properly included, but not limited to the standard of the following two aspects: (1)The basic conditions and values: gender, age, nationality and culture, etc.
- (2) Professional knowledge and skills: professional background (e.g. law, accounting, industry, finance, marketing or technology), professional skills, and industry experience, etc.

The Company's directors separately calculate the voting rights of independent directors and non-independent directors in accordance with Articles of Incorporation, more numbers of votes with which they were elected are elected in order. When two or more people gained the same number of votes and exceeded the number of people assigned, shall be determined by drawing lots of the people who gained the

- 8. The election of the Company's directors shall be considered the overall configuration of board of directors. The composition of board of directors members shall be considered the diversification, and according to its operation, the operation type and development demand, programed to establish a proper diversification policy, and properly included, but not limited to the standard of the following two aspects:
- 1. (1)The basic conditions and values: gender, age, nationality and culture, etc.
- (2) Professional knowledge and skills: professional background (e.g. law, accounting, industry, finance, marketing or technology), professional skills, and industry experience, etc.

The Company's directors separately calculate the voting rights of independent directors and non-independent directors in accordance with Articles of Incorporation, more numbers of votes with which they were elected

Revised and adjusted the order of the clauses as the actual needs.

	I	1
same number of votes, the chair shall represent non attendant people to draw lots. A majority of seats should be provided among the directors, and shall not be the spouse, a blood relative within the second degree of kinship of a director.	are elected in order. When two or more people gained the same number of votes and more than the number of people assigned, shall be determined by drawing lots of the people who gained the same number of votes, the chair shall represent non attendant people to draw lots. A majority of seats should be provided among the directors, and shall not be the spouse, a blood relative within the second degree of kinship of a director.	
8. The voting rights shall be calculated on site immediately after the end of the poll, and the results of the calculation, shall be announced by the chair on the site.	9. The voting rights shall be calculated on site immediately after the end of the poll, and the results of the calculation, shall be announced by the chair on the site.	the order of the
9. Not provided matters in the regulations shall be handled in accordance with the Company Act, the Company's Articles of Incorporation and related decrees.	10. Not provided matters in the regulations shall be handled in accordance with the Company Act, the Company's Articles of Incorporation and related decrees.	the order of the
10. The regulations, and any amendments hereto, shall be implemented after approved by a shareholders meeting.		the order