Silergy Corp. (Incorporated in the Cayman Islands) and Subsidiaries

Consolidated Financial Statements for the Six Months Ended June 30, 2025 and 2024 and Independent Auditors' Report

INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Silergy Corp.

Opinion

We have audited the accompanying consolidated financial statements of Silergy Corp. and its subsidiaries (collectively referred to as the "Company"), which comprise the consolidated balance sheets as of June 30, 2025 and 2024, and the consolidated statements of comprehensive income for the three months ended June 30, 2025 and 2024 and for the six months ended June 30, 2025 and 2024, the consolidated statements of changes in equity and cash flows for the six months then ended, and the related notes to the consolidated financial statements, including material accounting policy information (collectively referred to as the "consolidated financial statements").

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Company as of June 30, 2025 and 2024, its consolidated financial performance for the three months ended June 30, 2025 and 2024, and its consolidated financial performance and its consolidated cash flows for the six months ended June 30, 2025 and 2024 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Accounting Standard 34 "Interim Financial Reporting" endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the six months ended June 30, 2025. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matters for the Company's consolidated financial statements for the six months ended June 30, 2025 are stated as follows:

Occurrence of Sales Revenue for Specific Customers

The revenue of specific customers has grown significantly, and the sales amount was significant; thus, the occurrence of sales revenue for specific customers was identified as the key audit matter.

The audit procedures performed for this key audit matter were as follows:

- 1. We obtained an understanding of and evaluated operating procedures and internal control related to revenue recognition. We test the design and implementation effectiveness of the control.
- 2. We sampled and tested sales transactions from specific customers by inspecting orders, delivery documents, receipts of payment and sending confirmation letters in order to validate the occurrence of sales revenue.
- 3. We confirmed whether there were any material sales returns, discounts and supporting documents for the six months ended June 30, 2025 and subsequent periods.

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

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and International Accounting Standard 34 "Interim Financial Reporting" 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 operations, 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.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Standards on Auditing of 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 Standards on Auditing of the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the 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.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of entities or business activities within the 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 six months ended June 30, 2025 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audits resulting in this independent auditors' report are Ming-Yen Chien and Pi-Yu Chuang.

Deloitte & Touche Taipei, Taiwan Republic of China

August 28, 2025

Notice to Readers

The accompanying consolidated financial statements are intended only to present the consolidated financial position, financial performance and cash flows in accordance with accounting principles and practices generally accepted in the Republic of China and not those of any other jurisdictions. The standards, procedures and practices to audit such consolidated financial statements are those generally applied in the Republic of China.

For the convenience of readers, the independent auditors' report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language independent auditors' report and consolidated financial statements shall prevail.

CONSOLIDATED BALANCE SHEETS (In Thousands of New Taiwan Dollars)

	7 20 2025		D 1 44	2024	T 20 2024	
ASSETS	June 30, 202 Amount	<u>%</u>	December 31, Amount	2024 %	June 30, 20 Amount	<u>)24 </u>
		, •		, •		, u
CURRENT ASSETS	ф 10 0 2 1 100	20	4.14.202.550	40	4.12.242.545	22
Cash and cash equivalents (Note 6) Financial assets at amortized cost - current (Note 9)	\$ 10,821,190 6,521,484	29 18	\$ 16,202,550 4,406,949	40 11	\$ 12,363,765 7,291,338	33 20
Accounts receivable, net (Notes 10 and 24)	1,756,925	5	2,460,387	6	2,055,042	6
Other receivables (Notes 10 and 31)	107,298	-	101,695	-	161,188	-
Inventories (Note 11)	3,160,640	8	2,854,396	7	2,235,270	6
Other current assets (Note 19)	679,873	2	926,485	3	620,410	2
Total current assets	23,047,410	62	26,952,462	67	24,727,013	67
NON-CURRENT ASSETS	2 646 142	10	2.002.200	10	4 100 445	1.1
Financial assets at fair value through profit or loss - non-current (Notes 7 and 30) Financial assets at fair value through other comprehensive income - non-current (Notes 8 and 30)	3,646,142 519,159	10 1	3,983,380 492,721	10 1	4,109,445	11
Financial assets at amortized cost - non-current (Notes 9 and 32)	1,227,894	3	-	-	-	_
Investments accounted for using the equity method (Note 13)	734,143	2	787,456	2	915,608	2
Property, plant and equipment (Notes 14 and 32)	4,348,540	12	4,243,524	10	3,167,350	9
Right-of-use assets (Notes 15 and 32) Investment properties (Note 16)	699,467 447,084	2 1	826,172 503,928	2 1	846,672 524,798	2
Goodwill (Note 17)	1,300,872	4	1,454,863	4	1,485,683	4
Other intangible assets (Note 18)	407,807	1	482,511	1	546,009	1
Deferred tax assets (Note 4)	170,462	1	183,041	-	216,856	1
Other non-current assets (Notes 12, 19 and 31)	348,459	1	611,652	2	<u>564,795</u>	2
Total non-current assets	13,850,029	38	13,569,248	33	12,377,216	33
					<u> </u>	
TOTAL	<u>\$ 36,897,439</u>	<u>100</u>	<u>\$ 40,521,710</u>	100	\$ 37,104,229	100
LIABILITIES AND EQUITY						
DEED THE TAXABLE PROPERTY.						
CURRENT LIABILITIES						
Short-term borrowing (Note 20)	\$ 736,900	2	\$ 746,698	2	\$ 446,217	1
Accounts payable Accounts payable - related parties (Note 31)	641,227 13,282	2	551,611 16,228	2	903,891 11,561	3
Other payables (Note 21)	1,037,998	3	1,847,602	5	1,053,114	3
Current tax liabilities	14,129	-	118,239	-	75,558	-
Lease liabilities - current (Note 15)	86,968	-	101,934	-	90,233	-
Other current liabilities (Notes 21 and 24)	76,013		47,480		34,319	
Total current liabilities	2,606,517	7	3,429,792	9	2,614,893	7
				·		·
NON-CURRENT LIABILITIES	1 407 040	4	1 126 257	2	505 127	1
Long-term borrowing (Notes 20 and 32) Deferred tax liabilities (Note 4)	1,497,848 25,699	4	1,136,357 34,539	3	525,137 44,790	1
Lease liabilities - non-current (Note 15)	110,533	1	162,024	-	190,199	1
Net defined benefit liabilities - non-current (Notes 4 and 22)	-	-	-	-	3,233	-
Guarantee deposits (Note 33)	37,237	-	44,627	-	156,708	1
Other non-current liabilities	4		4		4	
Total non-current liabilities	1,671,321	5	1,377,551	3	920,071	3
Total liabilities	4,277,838	12	4,807,343	<u>12</u>	3,534,964	10
EQUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY (Notes 8, 23 and 28)						
Share capital						
Ordinary shares	969,994	3	968,582	2	963,603	3
Share capital awaiting retirement	-				(1,068)	
Total share capital Capital surplus	969,994 13,680,163	<u>3</u>	968,582 13,516,549	$\frac{2}{33}$	962,535 12,826,771	$\frac{3}{35}$
Retained earnings						
Legal reserve	996,568	3	996,568	2	996,568	3
Special reserve	-	-	596,716	2	596,716	2
Unappropriated earnings Total retained earnings	19,198,857 20,195,425	<u>52</u> 55	18,541,810 20,135,094	<u>46</u> 50	16,890,038 18,483,322	<u>45</u> 50
Other equity	20,173,123		20,133,071		10,103,322	
Exchange differences on translating foreign operations	(2,414,337)	(7)	1,145,761	3	1,020,296	3
Unrealized gains or losses on investments at fair value through comprehensive income	27,853	-	1,415	- 715	(100.150)	- /1>
Unearned employee benefits Total other equity	(64,247) (2,450,731)	<u>-</u> (7)	(320,158) 827,018	<u>(1)</u>	(128,168) 892,128	<u>(1)</u> <u>2</u>
Treasury shares	(239,746)	<u>(1)</u>	(239,746)		(239,746)	<u>(1)</u>
				_		
Total equity attributable to owners of the Company	32,155,105	87	35,207,497	87	32,925,010	89
NON-CONTROLLING INTERESTS (Note 12)	464,496	1	506,870	1	644,255	1
	101,470					
Total equity	32,619,601	88	35,714,367	88	33,569,265	90
TOTAL	\$ 36,897,439	<u>100</u>	<u>\$ 40,521,710</u>	100	\$ 37,104,229	100
TOTAL	<u> </u>	<u> 100</u>	<u>Ψ τυ,521,710</u>	<u>100</u>	<u> </u>	<u>100</u>

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

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	For the Three Months Ended June 30				For the Six Months Ended June 30						
	2025		2024		2025		2024				
	Amount	%	Amount	%	Amount	%	Amount	%			
OPERATING REVENUE, NET (Note 24)	\$ 4,563,998	100	\$ 4,615,270	100	\$ 8,657,618	100	\$ 8,456,870	100			
OPERATING COSTS (Notes 11, 25 and 31)	2,214,689	48	2,134,029	<u>46</u>	4,102,291	47	3,984,146	47			
GROSS PROFIT	2,349,309	52	2,481,241	54	4,555,327	53	4,472,724	53			
OPERATING EXPENSES (Notes 10, 22, 25 and 31) Selling and marketing expenses	365,786	8	399,492	9	724,953	8	864,818	10			
General and administrative expenses	230,252	5	243,593	5	497,618	6		6			
Research and development	•		•		,		477,033				
expenses Expected credit loss recognized	1,212,477	27	1,291,152	28	2,552,277	30	2,510,605	30			
on trade receivables	364		6		416		107				
Total operating expenses	1,808,879	40	1,934,243	42	3,775,264	44	3,852,563	<u>46</u>			
OTHER OPERATING INCOME AND EXPENSES, NET											
(Note 25)	4,143		618		8,532		4,827				
PROFIT FROM OPERATIONS	544,573	12	547,616	12	788,595	9	624,988	7			
NON-OPERATING INCOME AND EXPENSES	04.472	2	107.171	2	204.025	2	201.246				
Interest income Other income (Notes 25	94,472	2	137,171	3	204,926	2	291,246	4			
and 31) Interest expenses (Note 25)	47,820 (6,630)	1	66,689 (4,990)	1	185,865 (12,843)	2	191,897 (5,857)	2			
Foreign exchange gain, net (Note 34)	(2,124)	_	69,703	2	41,947	1	109,624	1			
Share of loss of associates (Note 13)	(10,004)	-	(35,296)	(1)	(44,951)	(1)	(77,804)	(1)			
Loss on financial instruments at fair value through profit or loss (Notes 7 and 30)	(30,899)	(1)	(144,337)	(3)	(139,985)	(2)	(251,976)	(3)			
Miscellaneous expenses	(10,190)		(8,816)		(16,943)		(21,443)				
Total non-operating income and expenses	82,445	2	80,124	2	218,016	2	235,687	3			
PROFIT BEFORE INCOME TAX	627,018	14	627,740	14	1,006,611	11	860,675	10			
INCOME TAX (EXPENSE) BENEFIT (Notes 4 and 26)	1,211		(76,190)	<u>(2)</u>	(19,092)		(235,246)	(3)			
NET PROFIT FOR THE PERIOD	628,229	14	551,550	12	987,519	11	625,429 (Co	7 ontinued)			

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	For the Three Months Ended June 30				For the Six Months Ended June 30						
	2025		2024		2025		2024				
	Amount	%	Amount	%	Amount	%	Amount	%			
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified subsequently to profit or loss: Unrealized gain on investments in equity instruments at fair value through other comprehensive income											
(Note 30)	\$ (163,821)	(4)	\$ -	-	\$ 26,438	-	\$ -	-			
Exchange differences arising on translation to the presentation currency Items that may be reclassified subsequently to profit or loss: Exchange differences on	(4,213,019)	(92)	460,808	10	(3,764,338)	(43)	1,794,993	21			
translating foreign operations	125,332	3	(99,765)	(2)	150,886	2	(147,899)	(1)			
Other comprehensive (loss) income for the period, net of income tax	(4,251,508)	<u>(93</u>)	361,043	8	(3,587,014)	(41)	1,647,094	20			
TOTAL COMPREHENSIVE (LOSS) INCOME FOR THE PERIOD	<u>\$ (3,623,279</u>)	<u>(79</u>)	<u>\$ 912,593</u>		<u>\$ (2,599,495)</u>	_(30)	<u>\$ 2,272,523</u>	27			
NET PROFIT ATTRIBUTABLE											
TO: Owners of the Company Non-controlling interests	\$ 629,988 (1,759)	14	\$ 560,604 (9,054)	12	\$ 988,547 (1,028)	11 	\$ 638,611 (13,182)	7 			
	\$ 628,229	14	\$ 551,550	12	\$ 987,519	11	\$ 625,429	7			
TOTAL COMPREHENSIVE (LOSS) INCOME ATTRIBUTABLE TO:											
Owners of the Company Non-controlling interests	\$ (3,560,972) (62,307)	(78) (1)	\$ 916,428 (3,835)	20	\$ (2,545,113) (54,382)	(29) (1)	\$ 2,255,623 16,900	27 			
	\$ (3,623,279)	<u>(79</u>)	\$ 912,593	20	<u>\$ (2,599,495)</u>	<u>(30</u>)	\$ 2,272,523	<u>27</u>			
EARNINGS (LOSS) PER SHARE (Note 26) Basic Diluted	\$ 1.63 \$ 1.60		\$ 1.46 \$ 1.42		\$ 2.56 \$ 2.50		\$ 1.66 \$ 1.62				

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

(Concluded)

							Equity Attrib	utable to Owners o	f the Company							
											ity (Note 28)					
	Ore	dinary Shares (Not	te 23)						Exchange Differences on	Unrealized Gains or Losses on Investments at Fair Value						
	Common Share	Share Capital Awaiting	Total Ordinary Shares	Capital Surplus (Notes 23 and 28)	Legal Reserve	Retained Ear	Unappropriated Earnings	Total Retained Earnings	Translating Foreign Operations	Through Comprehensive Income	Unearned Employee Benefits	Total Other Equity	Treasury Shares (Note 23)	Total	Non-controlling Interests (Note 12)	Total Equity
BALANCE ON JANUARY 1, 2024	\$ 960,498	\$ -	\$ 960,498	\$ 12,407,582	\$ 996,568	\$ 213,051	\$ 17,386,408	\$ 18,596,027	\$ (596,716)	\$ -	\$ (439,577)	\$ (1,036,293)	\$ -	\$ 30,927,814	\$ 612,705	\$ 31,540,519
Appropriation of the 2023 earnings Special reserve Cash dividends distributed by Silergy Corp.	-	-	-	-	-	383,665	(383,665) (751,316)	- (751,316)	-	-	-	-	-	- (751,316)	- -	- (751,316)
Changes in percentage of ownership interests in subsidiaries	-	-	-	(14,650)	-	-	-	-	-	-	-	-	-	(14,650)	14,650	-
Changes in capital surplus from investments in associates accounted for using the equity method	-	-	-	6,185	-	-	-	-	-	-	-	-	-	6,185	-	6,185
Recognition compensation cost of employee share options by Silergy Corp.	-	-	-	510,646	-	-	-	-	-	-	-	-	-	510,646	-	510,646
Net profit (loss) for the six months ended June 30, 2024	-	-	-	-	-	-	638,611	638,611	-	-	-	-	-	638,611	(13,182)	625,429
Other comprehensive income for the six months ended June 30, 2024, net of income tax				-					1,617,012			1,617,012		1,617,012	30,082	1,647,094
Total comprehensive income for the six months ended June 30, 2024							638,611	638,611	1,617,012			1,617,012		2,255,623	16,900	2,272,523
Issue of ordinary shares under employee share options	3,105	-	3,105	172,999	-	-	-	-	-	-	-	-	-	176,104	-	176,104
Issue of restricted shares of stock and recognition of related compensation cost	-	-	-	-	-	-	-	-	-	-	54,350	54,350	-	54,350	-	54,350
Buy-back of ordinary shares	-	-	-	-	-	-	-	-	-	-	-	-	(239,746)	(239,746)	-	(239,746)
Cancellation of employee restricted shares		(1,068)	(1,068)	(255,991)							257,059	257,059				
BALANCE ON JUNE 30, 2024	\$ 963,603	<u>\$ (1,068</u>)	\$ 962,535	<u>\$ 12,826,771</u>	\$ 996,568	\$ 596,716	\$ 16,890,038	<u>\$ 18,483,322</u>	<u>\$ 1,020,296</u>	<u>\$ -</u>	<u>\$ (128,168)</u>	\$ 892,128	<u>\$ (239,746)</u>	\$ 32,925,010	<u>\$ 644,255</u>	\$ 33,569,265
BALANCE ON JANUARY 1, 2025	\$ 968,582	\$ -	\$ 968,582	\$ 13,516,549	\$ 996,568	\$ 596,716	\$ 18,541,810	\$ 20,135,094	\$ 1,145,761	\$ 1,415	\$ (320,158)	\$ 827,018	\$ (239,746)	\$ 35,207,497	\$ 506,870	\$ 35,714,367
Appropriation of the 2024 earnings Special reserve Cash dividends distributed by Silergy Corp.	-	- -	- -	- -	- -	(596,716)	596,716 (928,216)	(928,216)	- -	- -	- -	-	- -	(928,216)	- -	(928,216)
Changes in percentage of ownership interests in subsidiaries	<u>-</u>	_	_	(12,008)	_	-	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	_	_	_	_	_	(12,008)	12,008	-
Changes in capital surplus from investments in associates accounted for using the equity method	-	-	-	10,029	-	-	-	-	-	-	-	-	-	10,029	-	10,029
Recognition compensation cost of employee share options by Silergy Corp.	-	-	-	312,857	-	-	-	-	-	-	-	-	-	312,857	-	312,857
Net profit (loss) for the six months ended June 30, 2025	-	-	-	-	-	-	988,547	988,547	-	-	-	-	-	988,547	(1,028)	987,519
Other comprehensive (loss) income for the six months ended June 30, 2025, net of income tax									(3,560,098)	26,438		(3,533,660)		(3,533,660)	(53,354)	(3,587,014)
Total comprehensive income (loss) for the six months ended June 30, 2025	-						988,547	988,547	(3,560,098)	26,438	-	(3,533,660)		(2,545,113)	(54,382)	(2,599,495)
Issue of ordinary shares under employee share options	2,650	-	2,650	127,420	-	-	-	-	-	-	-	-	-	130,070	-	130,070
Issue of restricted shares of stock and recognition of related compensation cost	31	-	31	4,408	-	-	-	-	-	-	(24,450)	(24,450)	-	(20,011)	-	(20,011)
Cancellation of restricted employee shares	(1,269)		(1,269)	(279,092)							280,361	280,361				
BALANCE ON JUNE 30, 2025	\$ 969,994	\$	\$ 969,994	<u>\$ 13,680,163</u>	\$ 996,568	<u>\$</u>	\$ 19,198,857	<u>\$ 20,195,425</u>	<u>\$ (2,414,337)</u>	<u>\$ 27,853</u>	<u>\$ (64,247)</u>	<u>\$ (2,450,731)</u>	<u>\$ (239,746)</u>	<u>\$ 32,155,105</u>	<u>\$ 464,496</u>	\$ 32,619,601

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

SILERGY CORP.

(Incorporated in the Cayman Islands)

AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(In Thousands of New Taiwan Dollars)

	For the Six Months Ended June 30			
		2025		2024
CASH FLOWS FROM OPERATING ACTIVITIES				
Income before income tax	\$	1,006,611	\$	860,675
Adjustments for:	·	, , -	·	,
Expected credit loss recognized on trade receivables		416		107
Net loss on financial instruments at fair value through profit or loss		139,985		251,976
Depreciation expenses		293,827		258,488
Amortization expenses		106,216		96,846
Interest income		(204,926)		(291,246)
Dividend income		_		(82,751)
Interest expenses		12,843		5,857
Compensation cost of employee share options		312,857		510,646
(Reversal) recognition compensation cost of restricted employee				
shares		(20,011)		54,350
Share of loss of associates		44,951		77,804
Loss on disposal of property, plant and equipment		36		3,847
Realized gains on disposal of intangible assets		(8,568)		(8,674)
Write-down of inventories		15,907		87,039
Unrealized loss on foreign currency exchange		4,267		2,015
(Gain) loss on lease modification		(84)		19
Changes in operating assets and liabilities				
Decrease (increase) in accounts receivable		701,489		(269,684)
(Increase) decrease in other receivables		(21,329)		299,954
Increase in inventories		(188,919)		(582,005)
Decrease (increase) in other current assets		78,911		(106,011)
Increase in defined benefit assets - non-current		(36)		-
Decrease in refundable deposits		181,743		-
Increase in accounts payable		89,660		415,805
(Decrease) increase in accounts payable - related parties		(2,946)		7,984
Decrease in other payables		(813,110)		(68,585)
Increase (decrease) in other current liabilities		28,533		(8,662)
Increase in defined benefit liabilities - non-current		-		331
Decrease in guarantee deposits		<u>-</u>		(505,357)
Cash generated from operations		1,758,323		1,010,768
Interest received		200,695		358,583
Interest paid		(13,312)		(5,857)
Income tax refunded (paid)		19,585		(409,071)
Net cash generated from operating activities		1,965,291		954,423
				(Continued)

SILERGY CORP.

(Incorporated in the Cayman Islands)

AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(In Thousands of New Taiwan Dollars)

	For the Six M Jun	
	2025	2024
CASH FLOWS FROM INVESTING ACTIVITIES		
Purchase of financial assets at amortized cost	\$ (4,146,633)	\$ (4,559,396)
Proceeds from sale of financial assets at amortized cost	ψ (4 ,1 4 0,0 <i>33)</i>	3,249,280
Purchase of financial assets at fair value through profit or loss	(251,123)	(91,242)
Proceeds from capital reduction of financial assets at fair value through	(231,123)	(71,242)
profit or loss	41,889	56,968
Acquisition of associates	(46,258)	50,700
Acquisition of associates Acquisition of property, plant and equipment	(807,045)	(793,907)
Proceeds from disposal of property, plant and equipment	(807,043)	5,013
Decrease (increase) in refundable deposits	55,310	(16,808)
Payments for intangible assets	(80,377)	(72,306)
	2,205	(18,733)
Decrease (increase) in prepayments for equipment Cash dividends received	2,203	82,751
Cash dividends received	-	02,/31
Net cash used in investing activities	(5,232,030)	(2,158,380)
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase in short-term borrowings	66,797	277,747
Increase in long-term borrowings	478,056	525,137
(Decrease) increase in guarantee deposits	(7,390)	7,311
Repayment of the principal portion of lease liabilities	(51,024)	(45,013)
Cash dividends paid	(927,422)	(752,693)
Proceeds from exercise of employee share options	130,070	176,104
Treasury shares acquired		(239,746)
Net cash used in financing activities	(310,913)	(51,153)
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE		
OF CASH HELD IN FOREIGN CURRENCIES	(1,803,708)	924,463
NET DECREASE IN CASH AND CASH EQUIVALENTS	(5,381,360)	(330,647)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE PERIOD	16,202,550	12,694,412
CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD	\$ 10,821,190	\$ 12,363,765
The accompanying notes are an integral part of the consolidated financial st	atements.	(Concluded)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2025 AND 2024 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

1. GENERAL INFORMATION

Silergy Corp. ("Silergy") was incorporated as a limited company under the Company Act of the Cayman Islands on February 7, 2008. Silergy Corp. and its subsidiaries (collectively, the "Group") mainly design, develop, and sell various integrated circuit products and provide related technical services.

Silergy's shares have been listed on the Taiwan Stock Exchange since December 2013.

The functional currency of Silergy is the U.S. dollar. However, for greater comparability and consistency of financial reporting, the consolidated financial statements are presented in New Taiwan dollars, since Silergy's shares are listed on the Taiwan Stock Exchange.

2. APPROVAL OF FINANCIAL STATEMENTS

The consolidated financial statements were approved by the board of directors on August 28, 2025.

3. APPLICATION OF NEW, AMENDED AND REVISED STANDARDS AND INTERPRETATIONS

a. Initial application of the amendments to the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) (collectively, the "IFRS Accounting Standards") endorsed and issued into effect by the Financial Supervisory Commission (FSC)

The initial application of the IFRS Accounting Standards endorsed and issued into effect by the FSC did not have material impact on the Group's accounting policies.

b. The IFRS Accounting Standards endorsed by the FSC for application starting from 2026

New, Amended and Revised Standards and Interpretations	Effective Date Announced by IASB
Amendments to IFRS 9 and IFRS 7 "Amendments to the	January 1, 2026
Classification and Measurement of Financial Instruments"	11 2026
Amendments to IFRS 9 and IFRS 7 "Contracts Referencing Nature-dependent Electricity"	January 1, 2026
Annual Improvements to IFRS Accounting Standards - Volume 11	January 1, 2026
IFRS 17 "Insurance Contracts" (including the 2020 and 2021	January 1, 2023
amendments to IFRS 17)	

As of the date the consolidated financial statements were authorized for issue, the Group is continuously assessing the other impacts of the above amended standards and interpretations on the Group's financial position and financial performance and will disclose the relevant impact when the assessment is completed.

c. The IFRS Accounting Standards in issue but not yet endorsed and issued into effect by the FSC

New, Amended and Revised Standards and Interpretations	Effective Date Announced by IASB (Note)
Amendments to IFRS 10 and IAS 28 "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture"	To be determined by IASB
IFRS 18 "Presentation and Disclosure in Financial Statements"	January 1, 2027
IFRS 19 "Subsidiaries without Public Accountability: Disclosures"	January 1, 2027
(including the 2025 amendments to IFRS 19)	

Note: Unless stated otherwise, the above IFRS Accounting Standards are effective for annual reporting periods beginning on or after their respective effective dates.

IFRS 18 "Presentation and Disclosure in Financial Statements"

IFRS 18 will supersede IAS 1 "Presentation of Financial Statements". The main changes comprise:

- Items of income and expenses included in the statement of profit or loss shall be classified into the operating, investing, financing, income taxes and discontinued operations categories.
- The statement of profit or loss shall present totals and subtotals for operating profit or loss, profit or loss before financing and income taxes and profit or loss.
- Provides guidance to enhance the requirements of aggregation and disaggregation: The Group shall identify the assets, liabilities, equity, income, expenses and cash flows that arise from individual transactions or other events and shall classify and aggregate them into groups based on shared characteristics, so as to result in the presentation in the primary financial statements of line items that have at least one similar characteristic. The Group shall disaggregate items with dissimilar characteristics in the primary financial statements and in the notes. The Group labels items as "other" only if it cannot find a more informative label.
- Disclosures on Management-defined Performance Measures (MPMs): When in public communications outside financial statements and communicating to users of financial statements management's view of an aspect of the financial performance of the Group as a whole, the Group shall disclose related information about its MPMs in a single note to the financial statements, including the description of such measures, calculations, reconciliations to the subtotal or total specified by IFRS Accounting Standards and the income tax and non-controlling interests effects of related reconciliation items.

As of the date the consolidated financial statements were authorized for issue, the Group is continuously assessing other impacts of the above amended standards and interpretations on the Group's financial position and financial performance and will disclose the relevant impact when the assessment is completed.

4. SUMMARY OF MATERIAL ACCOUNTING POLICY INFORMATION

a. Statement of compliance

These interim consolidated financial statements have been prepared in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and IAS 34 "Interim Financial Reporting" as endorsed and issued into effect by the FSC. Disclosure information included in these interim consolidated financial statements is less than the disclosure information required in a complete set of annual consolidated financial statements.

b. Basis of preparation

The consolidated financial statements have been prepared on the historical cost basis except for financial instruments measured at fair value and net defined benefit liabilities which are measured at the present value of the defined benefit obligation less the fair value of plan assets (liabilities).

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

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

c. Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and the entities controlled by the Company (i.e., its subsidiaries).

Income and expenses of subsidiaries acquired or disposed of during the period are included in the consolidated statements of comprehensive income from the effective dates of acquisitions up to the effective dates of disposals, as appropriate.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those of the Group.

All intra-group transactions, balances, income and expenses are eliminated in full upon consolidation. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

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

See Note 12 and Tables 5 and 6 for detailed information on subsidiaries (including percentages of ownership and main businesses).

d. Other material accounting policies

Except for the following, please refer to the consolidated financial statements for the year ended December 31, 2024.

1) Retirement benefits

Pension cost for an interim period is calculated on a year-to-date basis by using the actuarially determined pension cost rate at the end of the prior financial year, adjusted for significant market fluctuations since that time and for significant plan amendments, settlements, or other significant one-off events.

2) Income tax expense

Income tax expense represents the sum of the tax currently payable and deferred tax. Interim period income taxes are assessed on an annual basis and calculated by applying to an interim period's pre-tax income the tax rate that would be applicable to expected total annual earnings.

5. MATERIAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

Refer to the consolidated financial statements of material accounting judgments and key sources of estimation uncertainty for the year ended December 31, 2024.

6. CASH AND CASH EQUIVALENTS

	June 30, 2025	December 31, 2024	June 30, 2024
Cash on hand Checking accounts and demand deposits Cash equivalents (investments with original maturities of 3 months or less)	\$ 189 4,294,475	\$ 187 7,957,380	\$ 186 3,888,403
Time deposits	6,526,526	8,244,983	8,475,176
	<u>\$ 10,821,190</u>	\$ 16,202,550	<u>\$ 12,363,765</u>
Interest rate ranges for bank deposits on the balar	nce sheet date were as	follows:	
	June 30, 2025	December 31,	June 30, 2024

December 31, June 30, 2025 2024 June 30, 2024

Deposits 0.00%-4.30% 0.00%-4.80% 0.00%-5.33%

7. FINANCIAL INSTRUMENTS AT FAIR VALUE THROUGH PROFIT OR LOSS

	Jun	e 30, 2025	Dec	ember 31, 2024	Jun	e 30, 2024
Financial assets - non-current						
Non-derivative financial assets						
Unlisted limited partnerships (a)						
Shenzhen Anchuang Technology Equity						
Investment Partnership (Limited						
Partnership) ("Anchuang")	\$	13,680	\$	15,243	\$	27,319
Ningbo Meishan Bonded Port Area						
Anchuang Growth Equity Investment						
Partnership L.P. ("Ningbo Anchuang")		69,831		79,814		79,682
Zhenjiang Puhe Equity Investment Fund						
Partnership (Limited Partnership)						
("Puhe")		40,930		45,608		45,532
						(Continued)

Alphatecture Venture Fund Limited Partnership ("Alphatecture") \$ 105,834 \$ 137,520 \$ 221,928		Jun	e 30, 2025	Dec	cember 31, 2024	Jur	ne 30, 2024
Partnership ("Alphatecture") \$ 105.834 \$ 137,520 \$ 221,928 Yiwu Huaxin Yuanjing Venture Investment Center L.P. ("Huaxin") 103,292 125,420 136,597 Hangzhou Xinling Enterprise Management Partnership L.P. ("Walden") 548,248 610,915 616,246 Shenzhen Juyuan Xinchuang Capital Fund, LLP ("Juyuan Xinchuang Capital Fund, Capital Center (Limited Partnership) ("Guangzhou Huaxin") 122,789 136,825 95,618 Kiamen Jianda Guili Equity Partners LLP ("Guili") 143,254 159,629 159,363 Hangzhou Xinruiwei Equity Investment Partnership (Limited Partnership) ("Kinruiwei") (b) -	Alphatecture Venture Fund Limited						
Center L. P. ("Huaxin")		\$	105,834	\$	137,520	\$	221,928
Hangzhou Xinling Enterprise Management Partnership L.P. ("Xinling") 128,257 142,917 142,679 Hefei Walden II IC Industry Investment Partnership L.P. ("Walden") 548,248 610,915 616,246 Shenzhen Juyuan Xinchuang Capital Fund, L.P. ("Juyuan Xinchuang") 401,131 364,866 364,259 Guangzhou Huaxin Shengjing Venture Capital Center (Limited Partnership) ("Guangzhou Huaxin") 122,789 136,825 95,618 Xiamen Jianda Guili Equity Partners LLP ("Guill") 143,254 159,629 159,363 Hangzhou Xinruiwei Equity Investment Partnership (Limited Partnership) ("Xinruiwei") ("Di							
Partnership L.P. ("Xinling")			103,292		125,420		136,597
Hefei Walden II IC Industry Investment Partnership L.P. ("Walden") 548,248 610,915 616,246 Shenzhen Juyuan Xinchuang Capital Fund, LLP ("Juyuan Xinchuang") 401,131 364,866 364,259 Guangzhou Huaxin Shengjing Venture Capital Center (Limited Partnership) 122,789 136,825 95,618 Xiamen Jianda Guili Equity Partners LLP ("Guili") 143,254 159,629 159,363 Hangzhou Xinruiwei Equity Investment Partnership (Limited Partnership) 122,789 136,825 136,597 136,825 136,825 136,597 136,825 136,825 136,597 136,825 136,825 136,597 136,825 136,825 136,597 136,825 136,825 136,597 136,825 136,597 136,825 136,825 136,597 136,825 136,825 136,825 136,597 136,825 13			100 057		1.10.017		1.42 (70
Partnership L.P. ("Walden") 548,248 610,915 616,246			128,257		142,917		142,679
Shenzhen Juyuan Xinchuang Capital Fund, LLP ("Juyuan Xinchuang")			548 248		610 015		616 246
LLP ("Juyuan Xinchuang")	* '		340,240		010,913		010,240
Guangzhou Huaxin Shengjing Venture			401.131		364.866		364.259
Capital Center (Limited Partnership) ("Guangzhou Huaxin") 122,789 136,825 95,618 Xiamen Jianda Guili Equity Partners LLP ("Guili") 143,254 159,629 159,363 Hangzhou Xinruiwei Equity Investment 143,254 159,629 159,363 Hangzhou Xinruiwei Equity Investment Partnership (Limited Partnership) ("Yunkai")	• •						,
Namen Jianda Guili Equity Partners LLP ("Guili")							
('Guili'')	("Guangzhou Huaxin")		122,789		136,825		95,618
Hangzhou Xinruiwei Equity Investment							
Partnership (Limited Partnership) ("Xinruiwei") (b)			143,254		159,629		159,363
("Xinruiwei") (b) Hangzhou Huaxin Yunkai Equity Investment Partnership (Limited Partnership) ("Yunkai") Suzhou Juyuan Zhenxin Capital Fund, LLP. ("Juyuan Zhenxin") Hangzhou Zhitong Enterprise Management Partnership L.P. ("Zhitong") Hangzhou Haibang Shurui Equity Investment Partnership Enterprise (Limited Partnership ("Haibang") Wuxi Huaxin Semiconductor Partnership (L.P.) ("Wuxi Huaxin") Shanghai Huake Zhixin Venture Capital Partnership (L.P.) ("Huake Zhixin") (c) Unlisted companies Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) Powerland Technology Inc. ("Powerland") Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) Hangzhou Einno Semiconductor Co., Ltd. ("Einno") Chengdu Analog Circuit Technology Inc. (ACTT) Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") Co., Ltd. ("Alstorm") 54,518 81,823 71,481 AlStorm, Inc. ("AlStorm") 3,719 4,861 7,270							
Hangzhou Huaxin Yunkai Equity Investment Partnership (Limited Partnership) ("Yunkai") 122,789 136,825 136,597 Suzhou Juyuan Zhenxin Capital Fund, LLP. ("Juyuan Zhenxin") 405,196 319,257 318,727 Hangzhou Zhitong Enterprise Management Partnership L.P. ("Zhitong") 143,254 159,629 159,363 Hangzhou Haibang Shurui Equity Investment Partnership Enterprise (Limited Partnership) ("Haibang") 28,651 31,926 31,873 Wuxi Huaxin Semiconductor Partnership (L.P.) ("Wuxi Huaxin") Shanghai Huake Zhixin Venture Capital Partnership (L.P.) ("Huake Zhixin") (c) 36,837							
Investment Partnership (Limited Partnership) ("Yunkai")			-		-		-
Partnership) ("Yunkai") 122,789 136,825 136,597 Suzhou Juyuan Zhenxin Capital Fund, LLP. ("Juyuan Zhenxin") 405,196 319,257 318,727 Hangzhou Zhitong Enterprise Management							
Suzhou Juyuan Zhenxin Capital Fund, LLP. ("Juyuan Zhenxin")			122 789		136 825		136 597
("Juyuan Zhenxin") Hangzhou Zhitong Enterprise Management Partnership L.P. ("Zhitong") Hangzhou Haibang Shurui Equity Investment Partnership Enterprise (Limited Partnership) ("Haibang") Wuxi Huaxin Semiconductor Partnership (L.P.) ("Wuxi Huaxin") Shanghai Huake Zhixin Venture Capital Partnership (L.P.) ("Huake Zhixin") (c) Unlisted companies Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) Hangzhou Einno Semiconductor Co., Ltd. ("Einno") Chengdu Analog Circuit Technology Inc. (ACTT) Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AlStorm, Inc. ("AlStorm") 3,719 4,861 159,629 159,363 159,363 318,727 143,254 159,629 159,363 31,873 31,	* ' '		122,767		130,623		130,377
Hangzhou Zhitong Enterprise Management Partnership L.P. ("Zhitong") 143,254 159,629 159,363 Hangzhou Haibang Shurui Equity Investment Partnership Enterprise (Limited Partnership) ("Haibang") 28,651 31,926 31,873 Wuxi Huaxin Semiconductor Partnership (L.P.) ("Wuxi Huaxin") -			405.196		319.257		318.727
Partnership L.P. ("Zhitong") 143,254 159,629 159,363 Hangzhou Haibang Shurui Equity Investment Partnership Enterprise (Limited Partnership) ("Haibang") 28,651 31,926 31,873 Wuxi Huaxin Semiconductor Partnership (L.P.) ("Wuxi Huaxin") - - - Shanghai Huake Zhixin Venture Capital Partnership (L.P.) ("Huake Zhixin") (c) 36,837 - - Unlisted companies Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") 42,980 41,141 29,863 Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 <td< td=""><td></td><td></td><td>100,00</td><td></td><td>,</td><td></td><td>,</td></td<>			100,00		,		,
Hangzhou Haibang Shurui Equity Investment Partnership Enterprise (Limited Partnership) ("Haibang") 28,651 31,926 31,873 Wuxi Huaxin Semiconductor Partnership (L.P.) ("Wuxi Huaxin") - - - - - - - - -			143,254		159,629		159,363
(Limited Partnership) ("Haibang") 28,651 31,926 31,873 Wuxi Huaxin Semiconductor Partnership (L.P.) ("Wuxi Huaxin") - - - Shanghai Huake Zhixin Venture Capital Partnership (L.P.) ("Huake Zhixin") (c) 36,837 - - Unlisted companies - - - Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") 42,980 41,141 29,863 Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AlStorm, Inc. ("AlStorm") 3,719 4,861 7,270							
Wuxi Huaxin Semiconductor Partnership (L.P.) ("Wuxi Huaxin") - - - Shanghai Huake Zhixin Venture Capital Partnership (L.P.) ("Huake Zhixin") (c) 36,837 - - Unlisted companies Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") 42,980 41,141 29,863 Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270	Investment Partnership Enterprise						
(L.P.) ("Wuxi Huaxin") - - - Shanghai Huake Zhixin Venture Capital - - - Partnership (L.P.) ("Huake Zhixin") (c) 36,837 - - Unlisted companies - - - Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") 42,980 41,141 29,863 Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and - - - Learning Co., Ltd. ("Geometrical") 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. - - - - ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. - - - - ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. - - - - (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology <td></td> <td></td> <td>28,651</td> <td></td> <td>31,926</td> <td></td> <td>31,873</td>			28,651		31,926		31,873
Shanghai Huake Zhixin Venture Capital Partnership (L.P.) ("Huake Zhixin") (c) 36,837 Unlisted companies Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") 42,980 41,141 29,863 Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270							
Partnership (L.P.) ("Huake Zhixin") (c) 36,837 Unlisted companies Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") 42,980 41,141 29,863 Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			-		-		-
Unlisted companies Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) Powerland Technology Inc. ("Powerland") Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) Hangzhou Einno Semiconductor Co., Ltd. ("Einno") Chengdu Analog Circuit Technology Inc. (ACTT) Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") Co., Ltd. ("Baicheng") Suppose Alexandra Al			26.027				
Hangzhou Hualan Microelectronique Co., Ltd. ("Hualan") 42,980 41,141 29,863 Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			36,837		-		-
Ltd. ("Hualan") 42,980 41,141 29,863 Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and 242,363 388,304 387,360 Shanghai Geometrical Perception and 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. 142,962 182,273 263,695 Fujian Baicheng New Energy Technology 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270	*						
Calterah Semiconductor Technology (Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and 242,363 388,304 387,360 Shanghai Geometrical Perception and 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. 142,962 182,273 263,695 Fujian Baicheng New Energy Technology 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			42 980		41 141		29.863
(Shanghai) Co., Ltd. ("Calterah") (d) 94,981 57,437 61,687 Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			42,700		71,171		27,003
Powerland Technology Inc. ("Powerland") 242,363 388,304 387,360 Shanghai Geometrical Perception and Learning Co., Ltd. ("Geometrical") 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270	••		94.981		57.437		61.687
Shanghai Geometrical Perception and 82,375 95,613 75,640 Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			•		•		*
Zhejiang Sentronic Semiconductor Co., Ltd. ("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. ("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. (ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			,		,		,
("Sentronic") (e) 128,394 145,259 159,012 Hangzhou Einno Semiconductor Co., Ltd. 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. 142,962 182,273 263,695 Fujian Baicheng New Energy Technology 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270	Learning Co., Ltd. ("Geometrical")		82,375		95,613		75,640
Hangzhou Einno Semiconductor Co., Ltd. 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. 142,962 182,273 263,695 Fujian Baicheng New Energy Technology 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270							
("Einno") 48,394 47,641 53,105 Chengdu Analog Circuit Technology Inc. 142,962 182,273 263,695 Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			128,394		145,259		159,012
Chengdu Analog Circuit Technology Inc. 142,962 182,273 263,695 Fujian Baicheng New Energy Technology 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			40.204				70.107
(ACTT) 142,962 182,273 263,695 Fujian Baicheng New Energy Technology 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270	· · · · · · · · · · · · · · · · · · ·		48,394		47,641		53,105
Fujian Baicheng New Energy Technology Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			142 062		182 272		262 605
Co., Ltd. ("Baicheng") 54,518 81,823 71,481 AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			142,702		102,213		203,093
AIStorm, Inc. ("AIStorm") 3,719 4,861 7,270			54 518		81 823		71 481
					•		
(Continued)	,,		- ,		,		(Continued)

	June 30, 2025	December 31, 2024	June 30, 2024
Enovate3D (Hangzhou) Technology Co., Ltd. ("Enovate3D") Zhejiang Hexin Semiconductor Co., Ltd.	\$ 129,892	\$ 130,364	\$ 120,710
("Hexin") Hangzhou Xight Semi-conductor	130,577	192,941	199,108
Technology Co., Ltd. ("Xight") Sichuan ZILLNK Technology Co., Ltd	8,732	9,782	8,065
("ZILLNK") JT Microelectronics (Shenzhen) Co., Ltd.	97,862	114,997	136,666
(Note 13)	24,420	24,550	
	\$ 3,646,142	\$ 3,983,380	\$ 4,109,445 (Concluded)

- a. Partnership affairs are performed by the general partner, and the Group is a limited partner who only has the right to share profit and does not have the ability to influence the relevant activities, so it does not have significant influence over the limited partnerships.
- b. The liquidation procedure of Hangzhou Xinruiwei Equity Investment Partnership (Limited Partnership) ("Xinruiwei") was completed in March 2025.
- c. In April 2025, Hangzhou Silergy signed an investment agreement with Huake Zhixin to subscribe capital for RMB30,000 thousand. Hangzhou Silergy had paid RMB9,000 thousand in April 2025.
- d. On June 20, 2025, the Group's board of directors resolved that Hangzhou Silergy will increase capital of Calterah Semiconductor Technology (Shanghai) and entered into a share transfer agreement with the original shareholders. Silergy acquired 4.4186% of the equity in Calterah for RMB190,000 thousand. As of August 28, 2025, the full payment had been completed.
- e. In April 2020, Hangzhou Silergy signed an investment agreement with Sentronic to subscribe capital. As of June 30, 2025, Hangzhou Silergy had paid RMB71,094 thousand, and the paid capital contribution accounted for 23.169% of the paid-in capital. Pursuant to the articles of incorporation of Sentronic, the voting rights were determined on the basis of a percentage of capital commitment. Hangzhou Silergy had a capital commitment of 18.611% in Sentronic, and thus Hangzhou Silergy does not have significant influence over Sentronic.

8. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

	June 30, 2025	December 31, 2024	June 30, 2024
Non-current			
Investments in equity instruments at FVTOCI Listed shares InnoScience (Suzhou) Technology Holding Co., Ltd.	<u>\$ 519,159</u>	<u>\$ 492,721</u>	<u>\$</u>

In December 2024, the Group invested the ordinary shares of InnoScience (Suzhou) Technology Holding Co., Ltd. for \$14,986 thousand for medium to long-term strategic purposes; the management designated these investments as at FVTOCI.

9. FINANCIAL ASSETS AT AMORTIZED COST

	June 30, 2025	December 31, 2024	June 30, 2024
Current			
Time deposits with original maturities of more than 3 months Bank deposit for specified purpose	\$ 6,492,497 28,987 \$ 6,521,484	\$ 4,338,523 68,426 \$ 4,406,949	\$ 7,291,338 <u>-</u> \$ 7,291,338
Non-current			
Time deposits with original maturities of more than 1 years	<u>\$ 1,227,894</u>	<u>\$</u>	<u>\$</u>
Interest rate range of time deposits	1.55%-7.25%	1.55%-7.25%	1.60%-7.25%

Refer to Note 32 for information relating to investments in financial assets at amortized cost pledged as security.

10. ACCOUNTS RECEIVABLE AND OTHER RECEIVABLES

	June 30, 2025	December 31, 2024	June 30, 2024
Accounts receivable			
At amortized cost Gross carrying amount Less: Allowance for impairment loss	\$ 1,758,979 (2,054)	\$ 2,462,256 (1,869)	\$ 2,055,825 (783)
Other receivables	<u>\$ 1,756,925</u>	<u>\$ 2,460,387</u>	\$ 2,055,042
Interest receivables Rent receivables Others	\$ 34,749 13,357 59,192	\$ 30,516 11,108 60,071	\$ 43,608 11,602 105,978
	<u>\$ 107,298</u>	<u>\$ 101,695</u>	<u>\$ 161,188</u>

Accounts Receivable

The average credit period of sales of goods is 30-90 days. Due to the short average credit period of sales of goods, no interest was charged on trade receivables.

In order to minimize credit risk, the management of the Group has delegated a team responsible for determining credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade debt at the end of the reporting period to ensure that adequate allowance is made for possible irrecoverable amounts. In this regard, the management believes the Group's credit risk was significantly reduced.

The Group applies lifetime expected loss provision for all accounts receivable. The expected credit losses on accounts receivable are estimated with reference to the past default records of the debtor and an analysis of the debtor's current financial position and general economic conditions of the industry in which the debtors operate. As the Group's historical credit loss experience does not show significantly different loss patterns for different customer segments, the provision for loss allowance based on past due status is not further distinguished according to the Group's different customer base.

The following table details the loss allowance of accounts receivable:

June 30, 2025

	Not Past Due	1 to 60 Days Past Due	61 to 90 Days Past Due	91 to 180 Days Past Due	Over 180 Days Past Due	Total
Gross carrying amount	\$ 1,549,816	\$ 198,130	\$ 9,416	\$ -	\$ 1,617	\$ 1,758,979
Loss allowance (Lifetime ECLs)	(73)	(120)	(244)	-	(1,617)	(2,054)
Amortized cost	\$ 1,549,743	<u>\$ 198,010</u>	\$ 9,172	<u>\$</u>	<u>\$</u>	<u>\$ 1,756,925</u>
<u>December 31, 2024</u>						
	Not Past Due	1 to 60 Days Past Due	61 to 90 Days Past Due	91 to 180 Days Past Due	Over 180 Days Past Due	Total
Gross carrying amount	\$ 2,199,972	\$ 254,857	\$ 5,305	\$ 784	\$ 1,338	\$ 2,462,256
Loss allowance (Lifetime ECLs)	(128)	(155)	(194)	(54)	(1,338)	(1,869)
Amortized cost	<u>\$ 2,199,844</u>	<u>\$ 254,702</u>	<u>\$ 5,111</u>	<u>\$ 730</u>	<u>\$</u>	\$ 2,460,387
June 30, 2024						
	Not Past Due	1 to 60 Days Past Due	61 to 90 Days Past Due	91 to 180 Days Past Due	Over 180 Days Past Due	Total
Gross carrying amount	\$ 1,817,903	\$ 219,652	\$ 15,888	\$ 2,382	\$ -	\$ 2,055,825
Loss allowance (Lifetime ECLs)	(614)	(169)				(783)
Amortized cost	<u>\$ 1,817,289</u>	\$ 219,483	\$ 15,888	\$ 2,382	\$ -	\$ 2,055,042

The movements of the loss allowance of accounts receivable were as follows:

		Months Ended ne 30
	2025	2024
Balance on January 1 Impairment loss recognized on receivables Foreign exchange gains and losses	\$ 1,869 416 (231)	\$ 641 107 35
Balance on June 30	<u>\$ 2,054</u>	<u>\$ 783</u>

11. INVENTORIES

	June 30, 2025	December 31, 2024	June 30, 2024
Finished goods Work in progress Raw materials	\$ 1,085,898 1,294,079 780,663	\$ 867,145 1,259,579 727,672	\$ 640,218 1,124,408 470,644
	<u>\$ 3,160,640</u>	<u>\$ 2,854,396</u>	\$ 2,235,270

The cost of goods sold for the three months ended June 30, 2025 and 2024 and for the six months ended June 30, 2025 and 2024 was \$2,214,689 thousand, \$2,134,029 thousand, \$4,102,291 thousand and \$3,984,146 thousand, respectively. The cost of goods sold included inventory write-downs of \$20,243 thousand, \$19,788 thousand, \$15,907 thousand and \$87,039 thousand for the three months ended June 30, 2025 and 2024 and for the six months ended June 30, 2025 and 2024, respectively.

12. SUBSIDIARIES

a. Subsidiaries included in the consolidated financial statements:

			Proportion of Ownership			
				December 31,		
Investor	Investee	Nature of Activities	June 30, 2025	2024	June 30, 2024	Remark
Silergy Corp. ("Silergy")	Silergy Technology ("TECH")	Development, design and sales of power management ICs	100.00%	100.00%	100.00%	-
	Silergy Semiconductor Technology (Hangzhou) Co., Ltd ("Hangzhou Silergy")	Development, design and sales of electronic components, and related technical services	100.00%	100.00%	100.00%	-
	Silergy Semiconductor (Samoa) Limited ("Silergy Samoa")	Holding company	100.00%	100.00%	100.00%	-
	Silergy Semiconductor (Hong Kong) Limited ("HK Silergy")	Holding company	100.00%	100.00%	100.00%	(1)
	Silicon Prospect Investment Limited ("Silicon Prospect")	Holding company	100.00%	100.00%	100.00%	-
Hangzhou Silergy	Nanjing Silergy Micro Technology Co., Ltd. ("Nanjing Silergy Micro")	Development, design and sales of electronic components	63.83%	63.83%	63.83%	(2)
	Xian Silergy Semiconductor Technology Co., Ltd. ("Xian Silergy")	Development, design and sales of electronic components	100.00%	100.00%	100.00%	-
	Chengdu Silergy Semiconductor Technology Co., Ltd. ("Chengdu Silergy")	Development and design of electronic components	100.00%	100.00%	100.00%	-
	Shanghai Silergy Semiconductor Technology Co., Ltd. ("Shanghai Silergy")	Development and design of electronic components	49.00%	49.00%	49.00%	(3)
	Hefei Silergy Semiconductor Technology Co., Ltd. ("Hefei Silergy")	Development, design and sales of electronic components	100.00%	100.00%	100.00%	-
	Hangzhou Silergy Test Technology Co., Ltd. ("Hangzhou Silergy Test")	Testing of electronic components, integrated circuits, semiconductors and electronic products	100.00%	100.00%	100.00%	(4)
	Xiamen Silergy Semiconductor Technology Co., Ltd. ("Xiamen Silergy")	Development and design of electronic components	100.00%	100.00%	100.00%	- 10

(Continued)

			Proportion of Ownership			
				December 31,	-	
Investor	Investee	Nature of Activities	June 30, 2025	2024	June 30, 2024	Remark
Silergy Samoa	Silergy Technology (Taiwan) Inc. ("Taiwan Silergy")	Development, design and sales of electronic components	100.00%	100.00%	100.00%	-
	Silergy Technologies Private Limited ("India")	Development, design and sales of electronic components	100.00%	100.00%	100.00%	-
	Silergy Korea Limited ("Korea")	Development and design of electronic components	100.00%	100.00%	100.00%	-
Hong Kong Silergy	Silergy Semiconductor (Macau) Limited ("Macau Silergy")	Development, design and sales of electronic components	100.00%	100.00%	100.00%	-
Nanjing Silergy Micro	Shanghai Silergy Microelectronics Technology Co., Ltd. ("Shanghai Silergy Micro")	Development and design of electronic components	100.00%	100.00%	100.00%	-
	Nanjing Silergy Micro (HK) Co., Limited ("Nanjing Silergy (HK)")	Development, design and sales of electronic components	100.00%	100.00%	100.00%	-
	Guangdong Silergy Micro Technology Co., Ltd ("Guangdong Silergy Micro")	Development, design and sales of electronic components	100.00%	100.00%	100.00%	(5)
		- -			(Cond	cluded)

Remarks:

- 1) Silergy injected capital into HK Silergy at US\$500 thousand in January 2024.
- 2) In October 2022, the Group's board of directors resolved to implement a cash capital increase. As of June 30, 2025, the uncollected capital increase, which amounted to RMB42,500 thousand, was recorded as long-term receivables.
- 3) On January 11, 2023, Hangzhou Silergy disposed of 51% of the equity for RMB5,100 thousand. After the disposal, Hangzhou Silergy's proportion of ownership decreased from 100% to 49%. Pursuant to the articles of incorporation of Shanghai Silergy, the Group determined that it still has control over Shanghai Silergy and, consequently, classified Shanghai Silergy as a subsidiary.
- 4) In May 2024 and November 2024, Hangzhou Silergy had remitted RMB50,000 thousand and RMB50,000 thousand. On December 19, 2024, pursuant to a resolution of the board of directors, Hangzhou Silergy will remit RMB150,000 thousand into Hangzhou Silergy Test. In June 2025, Hangzhou Silergy had remitted RMB50,000 thousand. As of June 30, 2025, Hangzhou Silergy had not yet remitted the remaining RMB100,000 thousand.
- 5) In September 2024 and February 2025, Nanjing Silergy had remitted RMB2,000 thousand and RMB3,000 thousand.
- b. Subsidiaries excluded from the consolidated financial statements: None.
- c. Details of subsidiaries that have material non-controlling interests

	Proportion of Ownership and Voting Rights Held by Non-controlling Interests			
Name of Subsidiary	June 30, 2025	December 31, 2024	June 30, 2024	
Nanjing Silergy Micro	36.17%	36.17%	36.17%	

Refer to Table 6 for information on the places of incorporation and principal places of business.

	Le	oss Allocated to Non	-controlling Interes	ts			
	For the Three	Months Ended	For the Six M	onths Ended	Accumula	ted Non-controllin	g Interests
	June	June 30 June 30		December 31,			
Name of Subsidiary	2025	2024	2025	2024	June 30, 2025	2024	June 30, 2024
Nanjing Silergy Micro	\$ (8,508)	<u>\$ (15,142)</u>	<u>\$ (15,200)</u>	<u>\$ (19,992)</u>	\$ 472,270	\$ 530,107	\$ 647,713

The summarized financial information below represents amounts before intragroup eliminations.

Nanjing Silergy Micro and subsidiaries

		June 30, 2025	December 31, 2024	June 30, 2024	
Current assets Non-current assets Current liabilities Non-current liabilities		\$ 1,274,535 2,006,007 (1,515,016) (459,825)	\$ 1,199,570 2,001,484 (1,454,386) (281,063)	\$ 937,731 1,799,241 (903,362) (42,855)	
Equity		<u>\$ 1,305,701</u>	<u>\$ 1,465,605</u>	<u>\$ 1,790,755</u>	
Equity attributable to: Owners of Nanjing Silergy Micro Non-controlling interests of Nanjing Silergy Micro		\$ 833,431 <u>472,270</u>	\$ 935,498 <u>530,107</u>	\$ 1,143,042 647,713	
		<u>\$ 1,305,701</u>	<u>\$ 1,465,605</u>	\$ 1,790,755	
		ee Months Ended une 30	For the Six Months Ended June 30		
	2025	2024	2025	2024	
Revenue	\$ 502,259	\$ 501,059	<u>\$ 1,051,526</u>	\$ 1,040,120	
Loss/total comprehensive loss for the period	\$ (23,522	2) \$ (41,863)	<u>\$ (42,023)</u>	\$ (55,273)	
Loss/total comprehensive loss attributable to: Owners of Nanjing Silergy					
Micro Non-controlling interests of	\$ (15,014	\$ (26,721)	\$ (26,823)	\$ (35,281)	
Nanjing Silergy Micro	(8,508)	(15,142)	(15,200)	(19,992)	
	\$ (23,522	2) \$ (41,863)	<u>\$ (42,023)</u>	<u>\$ (55,273)</u>	
Net cash inflow (outflow) from: Operating activities Investing activities Financing activities			\$ 62,071 (278,485) 294,797	\$ 162,758 (305,554) 244,992	
Net cash inflow			\$ 78,383	<u>\$ 102,196</u>	

13. INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

	June 30, 2025	December 31, 2024	June 30, 2024
<u>Investments in associates</u>			
Material associates			
Hefei SMAT Technology Co., Ltd. ("SMAT")	\$ 350,844	\$ 405,199	\$ 405,597
Winsheng Material Technology Co., Ltd.			
("WMT")	105,099	108,041	181,482
Hangzhou Sizhi Tiancheng (Limited			
partnership investment) ("Sizhi Tiancheng")	40,645	-	-
Associates that are not individually material			
Wuxin (Shanghai) Semiconductor Technology			
Co., Ltd. ("Shanghai Wuxin")	128,483	146,605	150,024
Zhuhai Hengqin Accu-Rate Technology Co.,			
Ltd. ("Accu-Rate")	109,072	127,611	130,780
JT Microelectronics (Shenzhen) Co., Ltd.			
("JT")			47,725
	Φ 704 140	Φ 707 456	Φ 015 600
	<u>\$ 734,143</u>	<u>\$ 787,456</u>	<u>\$ 915,608</u>

a. Material associates

		Principal			
Company Name	Nature of Activities	Places of Business	June 30, 2025	December 31, 2024	June 30, 2024
Unlisted companies					
Hefei SMAT Technology Co., Ltd. ("SMAT")	Developing and manufacturing vehicles and IOT	China	38.29%	38.29%	38.29%
Winsheng Material Technology Co., Ltd. ("WMT") Unlisted limited partnership	Manufacturing and selling electronic components	Taiwan	43.44%	44.32%	44.46%
Hangzhou Sizhi Tiancheng (Limited partnership investment) ("Sizhi Tiancheng")	Holding company	China	44.99%	-	-

The summarized financial information below represents amounts shown in the associates' financial statements prepared in accordance with IFRS Accounting Standards adjusted by the Group for equity accounting purposes.

SMAT

	June 30, 2025	December 31, 2024	June 30, 2024
Current assets Non-current assets Current liabilities Non-current liabilities	\$ 537,204 913,280 (493,007) (20,602)	\$ 434,619 1,124,726 (430,751) (24,400)	\$ 355,521 1,263,806 (464,624) (26,575)
Equity	<u>\$ 936,875</u>	<u>\$ 1,104,194</u>	<u>\$ 1,128,128</u>
Proportion of the Group's ownership	<u>38.29%</u>	<u>38.29%</u>	38.29% (Continued)

		June 30, 2025	December 31, 2024	June 30, 2024
Equity attributable to the Group Unrealized gain on disposal of int	angible	\$ 358,751	\$ 422,821	\$ 431,986
assets		<u>(7,907)</u>	(17,622)	(26,389)
Carrying amount		<u>\$ 350,844</u>	<u>\$ 405,199</u>	\$ 405,597 (Concluded)
		ee Months Ended une 30		Months Ended ne 30
	2025	2024	2025	2024
Operating revenue Net loss for the period	\$ 221,465 \$ (6,427)	\$\frac{176,532}{(27,580)}	\$ 419,474 \$ (58,569)	\$ 329,935 \$ (79,780)
<u>WMT</u>				
		June 30, 2025	December 31, 2024	June 30, 2024
Current assets Non-current assets		\$ 115,231 142,921	\$ 120,075 169,430	\$ 184,021 193,608
Current liabilities		(12,166)	(43,217)	(13,795)
Non-current liabilities		(4,042)	(2,514)	<u>(8,786</u>)
Equity		<u>\$ 241,944</u>	<u>\$ 243,774</u>	\$ 355,048
Proportion of the Group's owners	hip	43.44%	44.32%	44.46%
Equity attributable to the Group Goodwill		\$ 105,099	\$ 108,041	\$ 157,865
Other intangible assets			- 	16,683 6,934
Carrying amount		<u>\$ 105,099</u>	<u>\$ 108,041</u>	<u>\$ 181,482</u>
		ee Months Ended		Months Ended
	2025	une 30 2024		ne 30 2024
Operating revenue	<u>\$ 12,193</u>	\$ 3,410	\$ 19,084	\$ 7,226
Net loss for the period	\$ (6,748)	\$ (38,892)	\$ (29,495)	\$ (73,035)

Sizhi Tiancheng

	June 30, 2025
Current assets	\$ 122,341
Equity	<u>\$ 122,341</u>
Proportion of the Group's ownership	<u>44.99%</u>
Equity attributable to the Group	<u>\$ 40,645</u>
Carrying amount	<u>\$ 40,645</u>

	20	25
	For the Six Months Ended June 30	For the Three Months Ended June 30
Operating revenue Net loss for the year	<u>\$ -</u> <u>\$ (930)</u>	<u>\$ -</u> <u>\$ (930)</u>

The Group's equity investment in Winsheng Material Technology Co., Ltd. ("WMT") is accounted for using the equity method. Due to WMT's sustained operating losses, the Company management carried out the impairment test on the equity investment by comparing its recoverable amount with its carrying amount. In determining the value in use of the investments, the Group estimated the present value of the estimated future cash flows expected to arise from the operation of the invested company and from the ultimate disposal by using the annualized discount rate. The recoverable amount of the investment in WMT based on the value-in-use was evaluated to be less than its carrying amount by \$22,747 thousand as of December 31, 2024, and the impairment loss of \$22,747 thousand was recognized in the fourth quarter of 2024.

On November 21, 2024, the board of directors of the consolidated company resolved that Hangzhou Silergy would invest in Xizhicheng through a partnership. In January 2025, Hangzhou Silergy entered into a partnership agreement with the administrator of Xizhicheng, committing to contribute RMB 2,250,000 thousand, representing 44.99% of the total subscribed capital. As of June 30, 2025, the actual paid-in capital amounted to RMB10,000 thousand, accounting for 33.22% of the total paid-in capital.

b. Associates that are not individually material

In September 2024, Hangzhou Silergy resigned from its position as a board member of JT Microelectronics (Shenzhen) Co., Ltd. ("JT"). Since Hangzhou Silergy no longer held significant influence over JT, the investment was reclassified as financial assets at fair value through profit or loss non-current, and a gain from disposal of investment of NT\$7,301 thousand was recognized.

Refer to Tables 5 and 6 for the nature of activities, principal places of business and countries of incorporation of the associates.

Investments accounted for using the equity method and the share of profit or loss and other comprehensive income or loss of those investments were calculated based on the associates' audited of financial statements for the same period as the Group.

14. PROPERTY, PLANT AND EQUIPMENT

	Buildings	Machinery and Equipment	Office Equipment	Leasehold Improvements	Construction in Progress	Total
Cost						
Balance on January 1, 2025 Additions Disposals Reclassification Effect of foreign currency	\$ 1,320,710 6,717 (27,119) 793	\$ 2,060,747 158,918 - 2,922	\$ 314,587 21,978 (1,558)	\$ 59,010 375 (2,088)	\$ 2,133,864 619,715	\$ 5,888,918 807,703 (30,765) 3,715
exchange differences	(128,224)	(219,574)	(29,836)	(4,360)	(266,666)	(648,660)
Balance on June 30, 2025	<u>\$ 1,172,877</u>	<u>\$ 2,003,013</u>	\$ 305,171	\$ 52,937	<u>\$ 2,486,913</u>	\$ 6,020,911
Accumulated depreciation						
Balance on January 1, 2025 Depreciation expense Disposals Reclassification Effect of foreign currency	\$ 199,213 15,195 (27,119)	\$ 1,179,041 190,671 -	\$ 229,549 24,315 (1,521)	\$ 37,591 3,752 (2,087)	\$ - - - -	\$ 1,645,394 233,933 (30,727)
exchange differences	(18,948)	(132,171)	(22,469)	(2,641)		(176,229)
Balance on June 30, 2025	<u>\$ 168,341</u>	<u>\$ 1,237,541</u>	\$ 229,874	<u>\$ 36,615</u>	<u>\$</u>	<u>\$ 1,672,371</u>
Carrying amount at June 30, 2025	<u>\$ 1,004,536</u>	<u>\$ 765,472</u>	<u>\$ 75,297</u>	<u>\$ 16,322</u>	<u>\$ 2,486,913</u>	<u>\$ 4,348,540</u>
Cost						
Balance on January 1, 2024 Additions Disposals Reclassification Effect of foreign currency exchange differences	\$ 1,202,752 1,850 34,497 	\$ 1,398,785 51,675 (1,794) 7,991 	\$ 269,767 15,805 (6,712) 20 13,153	\$ 51,773 10,502 (5,610)	\$ 622,354 777,806 (477) 42,291	\$ 3,545,431 857,638 (14,116) 42,031 184,919
Balance on June 30, 2024	<u>\$ 1,297,287</u>	<u>\$ 1,526,150</u>	\$ 292,033	\$ 58,459	<u>\$ 1,441,974</u>	\$ 4,615,903
Accumulated depreciation						
Balance on January 1, 2024 Depreciation expense Disposals Reclassification Effect of foreign currency	\$ 149,943 18,113 - 2,520	\$ 841,551 148,135 (679)	\$ 174,642 26,522 (3,548)	\$ 29,077 4,501 (1,029)	\$ - - - -	\$ 1,195,213 197,271 (5,256) 2,520
exchange differences	7,625	42,563	7,690	927		58,805
Balance on June 30, 2024	<u>\$ 178,201</u>	<u>\$ 1,031,570</u>	<u>\$ 205,306</u>	<u>\$ 33,476</u>	<u>\$</u>	<u>\$ 1,448,553</u>
Carrying amount at June 30, 2024	<u>\$ 1,119,086</u>	<u>\$ 494,580</u>	<u>\$ 86,727</u>	<u>\$ 24,983</u>	<u>\$ 1,441,974</u>	<u>\$ 3,167,350</u>

As of June 30, 2025, transfer of property rights of the buildings in Chengdu had not been completed due to local laws and regulations. The carrying amount of the buildings is RMB11,653 thousand. However, according to the agreement, relevant property rights of the Group are protected by law.

No impairment assessment was performed for the six months ended June 30, 2025 and 2024 as there was no indication of impairment.

The above items of property, plant and equipment are depreciated on a straight-line basis over their estimated useful lives as follows:

Buildings	35-50 years
Machinery and equipment	2-10 years
Office equipment	2-10 years
Leasehold improvements	2-5 years

15. LEASE ARRANGEMENTS

a. Right-of-use assets

		June 30, 2025	December 31, 2024	June 30, 2024
Carrying amount				
Land Buildings		\$ 518,758 	\$ 584,193 241,979	\$ 589,350 <u>257,322</u>
		<u>\$ 699,467</u>	\$ 826,172	<u>\$ 846,672</u>
	For the Three Months Ended June 30		For the Six Months Ended June 30	
	2025	2024	2025	2024
Additions to right-of-use assets			<u>\$ 9,912</u>	<u>\$ 23,343</u>
Depreciation charge for right-of-use assets				
Land Buildings	\$ 2,885 23,196	\$ 3,064 <u>24,005</u>	\$ 5,970 <u>47,969</u>	\$ 6,042 <u>48,857</u>
	\$ 26,081	<u>\$ 27,069</u>	<u>\$ 53,939</u>	<u>\$ 54,899</u>

Except for the aforementioned addition and recognized depreciation, the Group did not have significant impairment of right-of-use assets during the six months ended June 30, 2025 and 2024.

The Group built their headquarters on leasehold land located in Hangzhou and plans to sublease part of the office space under operating leases. The related land use rights are presented as investment properties as set out in Note 16. The amounts disclosed above related to the right-of-use assets do not include right-of-use assets that meet the definition of investment properties.

b. Lease liabilities

	June 30, 2025	December 31, 2024	June 30, 2024
Carrying amount			
Current Non-current Range of discount rates for lease liabilities was	\$ 86,968 \$ 110,533 as follows:	\$ 101,934 \$ 162,024	\$ 90,233 \$ 190,199
	June 30, 2025	December 31, 2024	June 30, 2024
Buildings	1.75%-5.41%	1.75%-5.41%	1.81%-5.41%

c. Material lease activities and terms

The Group also leases land and buildings for the plants and offices with lease terms of 1 to 50 years. The Group does not have bargain purchase options to acquire the leasehold land and buildings at the end of the lease terms. In addition, the Group is prohibited from subleasing or transferring all or any portion of the underlying assets without the lessor's consent.

d. Other lease information

	For the Three Months Ended June 30		For the Six Months Ende June 30	
	2025	2024	2025	2024
Expenses relating to short-term leases	<u>\$ 15,580</u>	<u>\$ 16,132</u>	<u>\$ 33,255</u>	<u>\$ 32,535</u>
Total cash outflow for leases			<u>\$ (86,024</u>)	<u>\$ (81,448)</u>

The Group's leases of certain land and buildings qualify as short-term asset leases. The Group has elected to apply the recognition exemption and thus, did not recognize right-of-use assets and lease liabilities for these leases.

16. INVESTMENT PROPERTIES

	Right-of-use		
	Buildings	Assets	Total
Cost			
Balance on January 1, 2025 Reclassification to property, plant and equipment Effects of foreign currency exchange differences	\$ 551,392 373 (56,589)	\$ 15,696 - (1,610)	\$ 567,088 373 (58,199)
Balance on June 30, 2025	<u>\$ 495,176</u>	<u>\$ 14,086</u>	<u>\$ 509,262</u>
Accumulated depreciation and impairment			
Balance on January 1, 2025 Depreciation expense Effects of foreign currency exchange differences	\$ 61,283 5,789 (6,732)	\$ 1,877 166 (205)	\$ 63,160 5,955 (6,937)
Balance on June 30, 2025	<u>\$ 60,340</u>	<u>\$ 1,838</u>	<u>\$ 62,178</u>
Carrying amount at June 30, 2025	<u>\$ 434,836</u>	<u>\$ 12,248</u>	<u>\$ 447,084</u>
Cost			
Balance on January 1, 2024 Reclassification to property, plant and equipment Reclassification to right-of-use assets Effects of foreign currency exchange differences	\$ 575,580 (34,497) 	\$ 16,093 (1,216) 792	\$ 591,673 (34,497) (1,216) 29,251
Balance on June 30, 2024	<u>\$ 569,542</u>	<u>\$ 15,669</u>	\$ 585,211 (Continued)

	Buildings	Right-of-use Assets	Total
Accumulated depreciation and impairment			
Balance on January 1, 2024 Depreciation expense Reclassification to property, plant and equipment Reclassification to right-of-use assets Effects of foreign currency exchange differences	\$ 52,394 6,149 (2,520) - 2,686	\$ 1,575 169 - (120) <u>80</u>	\$ 53,969 6,318 (2,520) (120) 2,766
Balance on June 30, 2024	\$ 58,709	<u>\$ 1,704</u>	\$ 60,413
Carrying amount at June 30, 2024	\$ 510,833	<u>\$ 13,965</u>	\$ 524,798 (Concluded)

Right-of-use assets included in investment properties refer to land located in Hangzhou, which the Group planned to sublease part of their office space to others under operating leases.

The maturity analysis of lease payments receivable of investment properties leased under operating leases as of June 30, 2025, December 31, 2024 and June 30, 2024 was as follows:

	June 30, 2025	June 30, 2025 December 31, 2024		
Year 1	\$ 58,953	\$ 82,042	\$ 68,049	
Year 2	54,044	57,748	55,475	
Year 3	39,693	48,466	40,157	
Year 4	22,205	27,960	34,562	
Year 5	22,706	21,268	20,874	
Over year 5	<u>26,223</u>	40,177	50,709	
	\$ 223,824	\$ 277,661	\$ 269,826	

Management was unable to reliably measure the fair value of investment properties located in Hangzhou and Xi'an, because the market for comparable properties in those areas is inactive and alternative reliable measurements of fair value are not available; therefore, the Group determined that the fair values of the investment properties are not reliably measurable.

Investment properties are depreciated using the straight-line method over their estimated useful lives as follows:

Main buildings	35-46 years
Right-of-use assets	50 years

17. GOODWILL

18.

			For the Six Months Ended June 30	
			2025	2024
Cost				
Balance on January 1 Effect of foreign currency excha	nge differences		\$ 2,892,067 (303,004)	\$ 2,715,629 150,385
Balance on June 30			\$ 2,589,063	\$ 2,866,014
Accumulated impairment losses				
Balance on January 1 Effect of foreign currency excha	nge differences		\$ 1,437,204 (149,013)	\$ 1,308,797 71,534
Balance on June 30			<u>\$ 1,288,191</u>	\$ 1,380,331
Carrying amount at June 30			\$ 1,300,872	<u>\$ 1,485,683</u>
OTHER INTANGIBLE ASSE	TS			
	Computer Software	Technical Know-how	Customer Relationships	Total
Cost				
Balance on January 1, 2025 Additions Disposals	\$ 453,876 80,377 (9,859)	\$ 570,604 - -	\$ 1,301,447 - -	\$ 2,325,927 80,377 (9,859)
Effect of foreign currency exchange differences	(53,621)	(59,966)	(138,290)	(251,877)
Balance on June 30, 2025	<u>\$ 470,773</u>	\$ 510,638	\$ 1,163,157	\$ 2,144,568
Accumulated amortization				
Balance on January 1, 2025 Amortization expenses Disposals	\$ 359,258 45,570 (9,859)	\$ 498,661 17,069	\$ 985,497 43,577	\$ 1,843,416 106,216 (9,859)
Effect of foreign currency exchange differences	(40,975)	(53,827)	(108,210)	(203,012)
Balance on June 30, 2025	\$ 353,994	<u>\$ 461,903</u>	<u>\$ 920,864</u>	<u>\$ 1,736,761</u>
Carrying amount at June 30, 2025	<u>\$ 116,779</u>	<u>\$ 48,735</u>	<u>\$ 242,293</u>	\$ 407,807 (Continued)

Cost	Computer Software	Technical Know-how	Customer Relationships	Total
Balance on January 1, 2024 Additions Effect of foreign currency	\$ 342,819 63,699	\$ 520,498 8,607	\$ 1,219,074 -	\$ 2,082,391 72,306
exchange differences	20,284	28,660	69,195	118,139
Balance on June 30, 2024	<u>\$ 426,802</u>	<u>\$ 557,765</u>	<u>\$ 1,288,269</u>	<u>\$ 2,272,836</u>
Accumulated amortization				
Balance on January 1, 2024 Amortization expenses Effect of foreign currency	\$ 266,520 36,365	\$ 436,029 16,873	\$ 839,150 43,608	\$ 1,541,699 96,846
exchange differences	15,677	24,236	48,369	88,282
Balance on June 30, 2024	\$ 318,562	<u>\$ 477,138</u>	<u>\$ 931,127</u>	\$ 1,726,827
Carrying amount at June 30, 2024	\$ 108,240	\$ 80,627	\$ 357,142	\$ 546,009 (Concluded)

The above items of intangible assets are amortized on a straight-line basis over their estimated useful lives as follows:

Computer software	1-10 years
Technical know-how	6-10 years
Customer relationships	5-12 years

19. OTHER ASSETS

	June 30, 2025	December 31, 2024	June 30, 2024
Current	June 30, 2023	2024	June 30, 2024
Offset against business tax payable Prepayments to suppliers Current tax assets Prepaid expenses Other prepayments	\$ 252,015 181,033 113,390 49,842 83,593	\$ 268,435 294,249 281,091 30,363 52,347	\$ 165,746 126,721 292,188 28,150 7,605
Non-current	<u>\$ 679,873</u>	<u>\$ 926,485</u>	<u>\$ 620,410</u>
Refundable deposits (Notes 31 and 33) Long-term trade receivables (Note 12) Net defined benefit assets (Note 22) Prepayments for equipment	\$ 129,982 173,952 1,689 42,836 \$ 348,459	\$ 367,035 193,835 1,653 49,129 \$ 611,652	\$ 342,661 193,513 28,621 \$ 564,795

20. BORROWINGS

a. Short-term borrowings

	June 30, 2025	December 31, 2024	June 30, 2024	
<u>Unsecured borrowings</u>				
Bank loans	<u>\$ 736,900</u>	<u>\$ 746,698</u>	\$ 446,217	

The ranges of interest rate for short-term borrowings were 2.70% to 2.80% per annum as of June 30, 2025, December 31, 2024 and June 30, 2024.

b. Long-term borrowings

	December 31,			
	June 30, 2025	2024	June 30, 2024	
Secured borrowings				
Bank loans	<u>\$ 1,497,848</u>	\$ 1,136,357	\$ 525,137	

The Group has signed long-term revolving loan agreement with A banks for the construction of buildings, which are also secured by the land in June 2024. The Group has signed long-term revolving with B banks and secured by the time deposits in May 2025. The last repayment date of the contract is May 2040. The Group settled the long-term borrowing with A banks of \$375,578 thousand earlier in July 2025. The bank loan's original agreed settlement date is in June 2027.

The Group has signed long-term revolving with C banks for the construction of buildings, which are also secured by the land and buildings in January 2024. The last repayment date of the contract is January 2039.

The ranges of interest rates were 2.50% to 2.85%, 2.60% to 3.20% and 2.95% to 3.20% per annum as of June 30, 2025, December 31, 2024 and June 30, 2024, respectively.

21. OTHER PAYABLES AND LIABILITIES

	June 30, 2025	December 31, 2024	June 30, 2024
<u>Current</u>			
Other payables			
Payables for salaries and bonuses	\$ 791,274	\$ 1,487,014	\$ 699,622
Payables for contingent consideration*	38,186	42,743	42,291
Payables for remuneration of directors	6,450	13,533	7,605
Payables for property tax	4,611	10,383	4,948
Payables for dividends	3,010	2,216	2,216
Payables for business tax	2,373	2,992	1,597
Payables for equipment	1,967	3,958	70,788
			(Continued)

	June 30, 2025	December 31, 2024	June 30, 2024
Payables for interest Others	\$ 1,572 188,555	\$ 2,042 282,721	\$ 330 223,717
	<u>\$ 1,037,998</u>	<u>\$ 1,847,602</u>	\$ 1,053,114
Other liabilities Contract liabilities Others	\$ 19,451 56,562	\$ 19,286 28,194	\$ 19,504 14,815
	<u>\$ 76,013</u>	<u>\$ 47,480</u>	\$ 34,319 (Concluded)

* In July 2019, the Group acquired a division of NewEdge Technologies, Inc. According to the contract, if the sales of certain products reach a certain amount during the contract period, the Group has to pay a certain amount of contingent consideration; after settlement, the amount was US\$1,303 thousand. However, the counterparty disagreed with the definition of specific items and filed for arbitration with the Shanghai International Economic and Trade Arbitration Commission in October 2023, and rendered a final award on August 19, 2025, determining that the Group shall pay US\$784 thousand as contingent consideration, together with interest at an annual rate of 5% from August 11, 2023 (the date the arbitration was initiated) until the date of actual settlement.

22. RETIREMENT BENEFIT PLANS

For the three months ended June 30, 2025 and 2024 and for the six months ended June 30, 2025 and 2024 the pension expenses related to the defined benefit plan were calculated using the actuarially determined pension cost rate as of December 31, 2024 and 2023, which amounted to a gain of \$7 thousand, loss of \$192 thousand, gain of \$13 thousand and a loss of \$385 thousand, respectively.

23. EQUITY

a. Ordinary shares

	December 31,			
	June 30, 2025	2024	June 30, 2024	
Number of shares authorized (in thousands)	800,000	800,000	800,000	
Shares authorized	\$ 2,000,000	\$ 2,000,000	\$ 2,000,000	
Number of shares issued and fully paid (in				
thousands)	387,998	387,433	385,441	
Shares issued	<u>\$ 969,994</u>	<u>\$ 968,582</u>	\$ 963,603	

The changes in the Company's share stock were due to the employees' exercise of their employee share options and the issuance or cancellation of restricted shares to employees.

For the six months ended June 30, 2024, the Company recalled and canceled 427 thousand employee restricted shares due to the unfulfilled performance requirement. As of the balance sheet date, the registration has not been processed, and the share capital awaiting retirement was \$1,068 thousand.

b. Capital surplus

		June 30, 2025		December 31, 2024		June 30, 2024	
May be used to offset a deficit, distributed as cash dividends, or transferred to share capital (1)							
Issuance of ordinary shares Employee share options Employee restricted shares		7,429,090 896,758 1,544,838	\$	7,301,670 852,191 1,544,838	\$	6,980,588 1,017,590 1,544,838	
May be used to offset a deficit only							
Share of changes in capital surplus of associates		22,348		12,319		37,495	
Change in percentage of ownership interest in subsidiaries (2)		31,158		43,166		52,197	
May not be used for any purpose							
Employee share options Employee restricted shares		3,639,163 116,808		3,370,873 391,492		2,868,247 325,816	
	\$ 13	3,680,163	\$	13,516,549	\$	12,826,771	

- 1) Such capital surplus may be used to offset a deficit; in addition, when the Company has no deficit, such capital surplus may be distributed as cash dividends or transferred to share capital (limited to a certain percentage of the Group's capital surplus and to once a year).
- 2) Such capital surplus arises from the effects of changes in ownership interests in subsidiaries resulting from equity transactions other than actual disposals or acquisitions or from employee share options of subsidiaries.

c. Retained earnings and dividend policy

Under the Company's dividend policy in the Articles, where the Company made a profit in a fiscal year, the profit shall be first utilized for paying taxes, offsetting losses of previous years, setting aside as legal reserve 10% of the remaining profit, setting aside or reversing a special reserve in accordance with the laws and regulations, and then any remaining profit together with any undistributed retained earnings shall be used by the Company's board of directors as the basis for proposing a distribution plan, which should be resolved in the shareholders' meeting for the distribution of dividends and bonuses to shareholders. In the case of dividends to be paid in cash, the Company's board of directors shall report such distribution in the next annual shareholders' general meeting, after the Company's board of directors approves the distribution of dividends in cash. For the policies on the distribution of employees' compensation and remuneration of directors and supervisors, refer to Note 25(g) on employee benefits expense.

Appropriation of earnings to the legal reserve shall be made until the legal reserve equals Silergy's paid-in capital. The legal reserve may be used to offset deficit. If Silergy has no deficit and the legal reserve has exceeded 25% of Silergy's paid-in capital, the excess may be transferred to capital or distributed in cash.

The appropriations of earnings for 2024 and 2023 were as follows:

	Appropriation	n of Earnings	Dividends Per Share (NT\$)					
	For the Year End	ded December 31	For the Year Ended December 31					
	2024	2023	2024	2023				
(Reversal of) provision for								
special reserve	\$ (596,716)	\$ 383,665	\$ -	\$ -				
Cash dividends	928,216	751,316	2.40	1.96				

The above appropriations for cash dividends were resolved by the Company's board of directors on March 12, 2025 and March 12, 2024, respectively, and the chairman was authorized to distribute the amount. The Group adjusted the distribution ratio with the weighted average number of actual outstanding shares by the base date of cash dividends. The other proposed appropriations were resolved by the shareholders in their meetings on May 29, 2025 and May 30, 2024, respectively.

In 2024, the actual cash dividends per share distributed was adjusted to NT\$2.40110505.

In 2023, the actual cash dividends per share distributed was adjusted to NT\$1.96011904.

d. Treasury shares

To transfer shares to employees, the Company bought back 595 thousand shares for a total of \$239,746 thousand on the Taiwan Stock Exchange from December 21, 2023 to February 20, 2024.

24. REVENUE

	_ 01 0110 111100	Months Ended e 30	For the Six Months Ended June 30			
	2025		2025	2024		
Revenue from contracts with customers						
Revenue from the sale of goods Revenue from the rendering of services	\$ 4,556,487	\$ 4,604,095	\$ 8,645,160	\$ 8,371,602		
	7,511	<u>11,175</u>	12,458	85,268		
	<u>\$ 4,563,998</u>	<u>\$ 4,615,270</u>	<u>\$ 8,657,618</u>	<u>\$ 8,456,870</u>		

a. Contract information

1) Revenue from the sale of goods

Revenue from the sale of goods comes from sales of integrated circuit products. Sales of integrated circuit products are recognized as the goods are shipped because it is the time when the customer has full discretion over the manner of distribution and price to sell the goods, has the primary responsibility for sales to future customers and bears the risks of obsolescence. Accounts receivable are recognized concurrently.

2) Revenue from the rendering of services

Revenue from the rendering of services comes from the provision of services based on contracts. The Company recognizes revenue on the basis of percentage of completion for its contracts.

b. Contract balances

	June 30, 2025	December 31, 2024	June 30, 2024	January 1, 2024	
Accounts receivable (Note 10)	\$ 1,756,925	<u>\$ 2,460,387</u>	\$ 2,055,042	\$ 1,784,939	
Contract liabilities Sale of goods Operating leases	\$ 4,320 15,131	\$ 1,457 17,829	\$ 4,526 14,978	\$ 4,987 16,940	
	<u>\$ 19,451</u>	\$ 19,286	<u>\$ 19,504</u>	<u>\$ 21,927</u>	

The changes in the balance of contract assets and contract liabilities primarily result from the timing difference between the Company's satisfaction of performance obligations and the respective customer's payment.

25. NET PROFIT

a. Other operating income and expenses

	For the Three Months Ended June 30			For the Six Months Ended June 30				
	2025		2024		2025		2024	
Gain on disposal of intangible assets Gain (loss) on disposal of property,	\$	4,140	\$	4,398	\$	8,568	\$	8,674
plant and equipment		3		(3,780)		(36)		(3,847)
	<u>\$</u>	4,143	<u>\$</u>	618	\$	8,532	<u>\$</u>	4,827

In December 2015, SMAT was set up by Hangzhou Silergy (please refer to Note 13), HK Silergy and unrelated third parties. The Group invested RMB100,000 thousand through Hangzhou Silergy and RMB73,876 thousand through HK Silergy for a patent acquisition. The fair value of the patent was determined by an independent third party. Accordingly, a gain of RMB61,361 thousand resulting from the patent-related transaction with SMAT was recognized only to the extent of the interests in this associate that were not related to the Group. To the extent of the investment related to the Group, Hangzhou Silergy recognized an unrealized gain of RMB38,639 thousand, which would be amortized over the economic life of the patent. For the six months ended June 30, 2025 and 2024, the total realized gain was \$8,568 thousand and \$8,674 thousand, respectively.

b. Other income

	For t	For the Three Months Ended June 30			For the Six Months Ended June 30			
	2025		2024		2025		2024	
Grants	\$	19,253	\$	38,059	\$,	\$	49,169
Rental income Dividend income		23,535		26,125 1,163		49,374 -		52,140 82,751
Others		5,032		1,342	_	15,726		7,837
	<u>\$</u>	47,820	\$	66,689	\$	185,865	\$	191,897

c. Interest expense

	For the Three Months Ended June 30		For the Six Months Ende June 30	
	2025	2024	2025	2024
Interest on bank loans Interest on lease liabilities Less: Amounts included in the cost of qualifying assets (capitalized	\$ 15,315 834	\$ 6,753 852	\$ 33,306 1,745	\$ 8,535 1,719
borrowing)	<u>(9,519</u>)	(2,615)	(22,208)	(4,397)
	\$ 6,630	<u>\$ 4,990</u>	\$ 12,843	\$ 5,857
Capitalized interest	\$ 9,519	\$ 2,615	\$ 22,208	\$ 4,397
Capitalization rate	2.50%-2.85%	2.95%-3.20%	2.50%-3.20%	2.95%-3.20%

d. Depreciation and amortization

		Months Ended e 30	For the Six Months Ende June 30		
	2025	2024	2025	2024	
Other intangible assets Property, plant and equipment	\$ 51,646 112,916	\$ 49,540 99,350	\$ 106,216 233,933	\$ 96,846 197,271	
Right-of-use assets	26,082	27,069	53,939	54,899	
Investment properties	2,878	3,193	<u>5,955</u>	6,318	
	<u>\$ 193,522</u>	<u>\$ 179,152</u>	\$ 400,043	<u>\$ 355,334</u>	
An analysis of depreciation by function					
Operating cost	\$ 38,486 100,512	\$ 42,986 83,433	\$ 74,251 213,621	\$ 87,265 164,905	
Operating expenses Non-operating income and	100,312	03,433	213,021	104,903	
expenses	2,878	3,193	5,955	6,318	
	<u>\$ 141,876</u>	<u>\$ 129,612</u>	\$ 293,827	<u>\$ 258,488</u>	
An analysis of amortization by function					
Selling and marketing expenses General and administrative	\$ 41	\$ 22	\$ 64	\$ 25	
expenses Research and development	29,186	28,919	60,180	56,329	
expenses	22,419	20,599	45,972	40,492	
	<u>\$ 51,646</u>	<u>\$ 49,540</u>	<u>\$ 106,216</u>	<u>\$ 96,846</u>	

e. Operating expenses directly related to investment properties

		For the Three Months Ended June 30		Ionths Ended e 30
	2025	2024	2025	2024
Direct operating expenses from investment properties generating rental income Direct operating expenses from investment properties not	\$ 6,615	\$ 6,996	\$ 13,617	\$ 13,445
generating rental income	583	939	1,314	2,131
	<u>\$ 7,198</u>	<u>\$ 7,935</u>	<u>\$ 14,931</u>	<u>\$ 15,576</u>
f. Employee benefits expense				
		For the Three Months Ended June 30		Ionths Ended e 30
	2025	2024	2025	2024
Post-employment benefits (Note 22 Defined contribution plan Defined benefit plans Share-based payments Equity-settled Short-term employee benefits Salary Labor and health insurance Others	\$ 69,425 (7) 69,418 131,471 923,457 54,084 86,925 1,064,466	\$ 68,444	\$ 141,041 (13) 141,028 292,846 1,955,037 117,243 175,494 2,247,774	\$ 131,513
Total employee benefits expense	<u>\$ 1,265,355</u>	<u>\$ 1,430,523</u>	<u>\$ 2,681,648</u>	\$ 2,886,010
An analysis of employee benefits expense by function Operating cost Operating expenses	\$ 5,971 1,259,384 \$ 1,265,355	\$ - 1,430,523 \$ 1,430,523	\$ 5,971 2,675,677 \$ 2,681,648	\$ - 2,886,010 \$ 2,886,010

g. Employees' compensation and remuneration of directors

The Company accrued employees' compensation and remuneration of directors at rates of 8% to 20% and no higher than 2%, respectively, of net profit before income tax, employees' compensation and remuneration of directors. The employees' compensation and remuneration of directors for the three months ended June 30, 2025 and 2024 and for the six months ended June 30, 2025 and 2024 were as follows:

Accrual rate

	For the Six M June	
	2025	2024
Employees' compensation Remuneration of directors	8.00% 0.60%	8.18% 1.07%

Amount

		For the Three Months Ended June 30		Months Ended to 30
	2025	2024	2025	2024
Employees' compensation Remuneration of directors	\$ 51,091 3,225	\$ 50,684 5,700	\$ 86,522 6,450	\$ 58,315
	<u>\$ 54,316</u>	<u>\$ 56,384</u>	\$ 92,972	<u>\$ 65,920</u>

If there is a change in the amounts after the annual consolidated financial statements are authorized for issue, the differences are recorded as a change in the accounting estimate.

The employees' compensation and remuneration of directors for the years ended December 31, 2024 and 2023 which have been approved by the Company's board of directors on March 12, 2025 and March 12, 2024, respectively, were as follows:

Amount

	For the Year Ended December 31				
	2024	2023			
Employees' compensation Remuneration of directors	\$ 203,752 13,533	\$ 66,112 14,286			

There was no difference between the actual amounts of employees' compensation and remuneration of directors resolved and the amounts recognized in the consolidated financial statements for the years ended December 31, 2024 and 2023.

Information on the employees' compensation and remuneration of directors resolved by Silergy's board of directors is available at the Market Observation Post System website of the Taiwan Stock Exchange.

26. INCOME TAX

Income Tax Recognized in Profit or Loss

Major components of income tax benefit (expense) are as follows:

	For	For the Three Months Ended June 30		For the Six Months Endo June 30			
		2025		2024		2025	2024
Current tax							
In respect of the current period	\$	(20,097)	\$	(60,495)	\$	(47,148)	\$ (103,834)
In respect of prior period		16,184		(28,414)		16,184	(36,245)
Deferred tax							
In respect of the current period		5,124		12,719		11,872	<u>(95,167</u>)
Income tax benefit (expense) recognized in profit or loss	<u>\$</u>	1,211	<u>\$</u>	(76,190)	<u>\$</u>	(19,092)	<u>\$ (235,246)</u>

Silergy and Silergy Samoa are exempt from business income tax in accordance with local laws and regulations.

The applicable corporate tax rate for Silergy Technology (Taiwan) Inc. in the ROC was 20%.

The applicable tax rate used by subsidiaries in China is 25%. The applicable tax rate used by the branches of Silergy in Hong Kong and Nanjing Silergy (HK) in Hong Kong is 16.5%. The tax rate applicable to Nanjing Silergy Micro decreased to 15% after approval was obtained from the local tax authorities, as tax credits are given to high-tech enterprises. Hangzhou Silergy and Xian Silergy obtained approval from the local tax authorities to have an additional tax deduction; the applicable tax rate decreased to 10% and 12.5%, respectively. Tax rates used by other entities operating in other jurisdictions are based on the tax laws in those jurisdictions.

The tax returns of Silergy Technology (Taiwan) Inc. through 2023 have been assessed by the tax authorities.

27. EARNINGS PER SHARE

Unit: Dollars Per Share

	For the Three Months Ended June 30		For the Six Months Ended June 30		
	2025	2024	2025	2024	
Basic earnings per share Diluted earnings per share	\$ 1.63 \$ 1.60	\$ 1.46 \$ 1.42	\$ 2.56 \$ 2.50	\$ 1.66 \$ 1.62	

The earnings and weighted average number of ordinary shares outstanding used in the computation of earnings per share were as follows:

Net Profit Attributable to Owners of the Company for the Period

	For the Three Months Ended June 30			
	2025	2024	2025	2024
Earnings used in the computation of basic and diluted earnings per share	\$ 629,988	<u>\$ 560,604</u>	\$ 988,547	<u>\$ 638,611</u>

Ordinary Shares Outstanding

(In Thousands of Shares)

	For the Three Months Ended June 30		For the Six M June	
	2025	2024	2025	2024
Weighted average number of ordinary shares used in the computation of basic earnings per share	386,669	383,980	386,484	383,715
Effect of potentially dilutive ordinary shares:	200,000	200,500	200,101	232,722
Employee share options	7,177	10,799	7,567	10,492
Restricted shares for employees	143	342	148	331
Employees' compensation	237	<u>128</u>	439	<u>191</u>
Weighted average number of ordinary shares used in the computation of				
diluted earnings per share	<u>394,226</u>	395,249	394,638	394,729

The Group may settle compensation paid to employees in cash or shares; therefore, the Group assumes that the entire amount of the compensation will be settled in shares and the resulting potential shares will be included in the weighted average number of shares outstanding used in the computation of diluted earnings per share, as the effect is dilutive. Such dilutive effect of the potential shares is included in the computation of diluted earnings per share until the number of shares to be distributed to employees is resolved in the following year.

28. SHARE-BASED PAYMENT ARRANGEMENTS

a. Employee share option plan of the Group

The outstanding options granted are valid for 10 years and exercisable at certain percentages after a certain period from the grant date. Except for options currently outstanding but granted before the IPO whose exercise price needs to be separately agreed on, other options were granted at an exercise price equal to the closing price of the Company's ordinary shares listed on the Taiwan Stock Exchange on the grant dates.

For any subsequent changes in Silergy's capital surplus, the exercise price or the number of shares corresponding to each option unit is adjusted in accordance with the rules for each plan. The exercise price is adjusted accordingly based on the agreed formula. If the exercise price after the adjustment is higher than before the adjustment, then it will not be adjusted. The Company passed the revision of its articles of incorporation regarding par value per share through its shareholders' meeting on May 27, 2022. According to the amendment, the par value per share changed from NT\$10 to NT\$2.5. The Company had completed the registration formalities and the reissuance of shares in July 2022. Consequently, the exercise price per share of outstanding employee share options has been adjusted to 25% of its original exercise price; and the number of each exercisable shares has been adjusted from 1 share to 4 shares.

The board of directors of Silergy resolved to issue 5,000,000 options on March 12, 2025. Each option entitles the holder to subscribe to one ordinary share of Silergy. The issuance has been declared effective following approval by the FSC.

Information on employee share options was as follows:

	For the Six Months Ended June 30								
	20)25	20)24					
Employee Share Options	Units of Options	Weighted- average Exercise Price	Units of Options	Weighted- average Exercise Price					
Balance on January 1 Options granted Options exercised Options expired	21,124,813 930,727 (264,911) (539,334)	\$ 382 353 126 448	16,933,438 6,020,288 (310,545) (595,650)	\$ 349 359 143 478					
Balance on June 30	21,251,295	372	22,047,531	351					
Options exercisable, at June 30	5,149,704	343	4,577,885	239					
Weighted-average fair value of options granted (\$)	<u>\$ 147</u>		<u>\$ 149</u>						

For the six months ended June 30, 2025 and 2024, the weighted-average share prices at the date of exercise were NT\$393 and NT\$430, respectively.

Information about outstanding options as of the balance sheet date was as follows:

	December 31,				
	June 30, 2025	2024	June 30, 2024		
Range of exercise price	\$258-\$1,066	\$258-\$1,066	\$258-\$1,066		
Weighted-average remaining contractual life (years)	0.14-9.91	0.64-9.97	1.14-9.87		

Options granted for the six months ended June 30, 2025 and 2024 were priced using the binomial option pricing model, and the inputs to the model were as follows:

Issue Date	Fair Value Per Option - Grant Date	Exercise Price	Expected Volatility	Expected Life	Expected Dividend Yield	Risk-free Interest
March 29, 2024	\$131-\$142	\$ 328	52.23%-56.70%	6 years - 7.5 years	-	1.388%-1.415%
April 10, 2024	\$145-\$154	355.5	52.36%-56.27%	6 years - 7.5 years	-	1.448%-1.475%
May 14, 2024	\$166-\$181	413.5	52.87%-56.75%	6 years - 7.5 years	-	1.551%-1.583%
September 18, 2024	\$165-\$175	396	53.96%-58.08%	6 years - 7.5 years	-	1.434%-1.455%
December 19, 2024	\$167-\$182	403	54.43%-57.33%	6 years - 7.5 years	-	1.584%-1.605%
March 31, 2025	\$154-\$185	377.5	55.08%-57.81%	6.5 years - 7.5 years	-	1.544%-1.563%
May 29, 2025	\$142-\$173	350	55.85%-57.60%	6.5 years - 7.5 years	-	1.498%-1.522%

The compensation cost recognized was \$119,102 thousand, \$243,371 thousand, \$312,857 thousand and \$510,646 thousand for the three months ended June 30, 2025 and 2024 and for the six months ended June 30, 2025 and 2024, respectively.

b. Restricted shares for employees

The restrictions on the rights of the outstanding restricted shares for the six months ended June 30, 2025 and 2024 that have not met the vesting conditions are as follows:

- 1) The employees should not sell, pledge, transfer, donate or in any other way dispose of these shares.
- 2) The employees holding these shares are entitled to receive share dividends but not cash dividends, and they are not entitled to subscribe to new ordinary shares issued for cash.
- 3) The employees holding these shares have no voting rights.

If an employee fails to meet the vesting conditions, Silergy will recall and cancel the restricted shares without any reimbursement. On May 12, 2025, the Company's board of directors resolved to recall and cancel 507,610 shares under a restricted share plan without any reimbursement.

Information on the restricted shares for employees is as follows:

	For the Six M June	
Restricted Shares for Employees	2025	2024
Balance on January 1 Shares issued Shares capital awaiting retirement Shares vested	805,185 12,599 - (507,610)	1,067,175 - (427,175)
Balance on June 30	<u>310,174</u>	640,000

For the six months ended June 30, 2025 and 2024, information on the outstanding restricted employee shares is as follows:

Grant Date	Share	alue Per - Grant Date	Shares Granted (In Thousands of Shares)	Vesting Period
September 18, 2024	\$	396	69	2 year
December 19, 2024		403	96	2 year
March 31, 2025		378	1	2 year
May 29, 2025		350	11	2 year

The compensation cost recognized was recognition \$12,369 thousand, recognition \$27,175 thousand, reversal \$20,011 thousand and recognition \$54,350 thousand for the six months ended June 30, 2025 and 2024, respectively.

29. CAPITAL MANAGEMENT

The Group manages its capital to ensure that it will be able to continue as a going concern while maximizing the return to stakeholders through the optimization of the debt and equity balance.

The Group's capital structure management strategy is based on (a) its scale of operations and expected growth and product development - an appropriate market share target is determined, and the capital expenditures required to meet this target are estimated; (b) industry developments - the Group calculates the required working capital under an overall plan for long-term asset development; and (c) the Group's competitiveness - estimates are made of marginal contribution, operating profit rate and cash flows of possible products, taking into consideration the risk factors of industrial cyclical fluctuations and product life cycles to determine the Group's appropriate capital structure.

Management regularly reviews the Group's capital structure and considers the costs and risks of different capital structures. In general, the Group has a prudent risk management strategy.

30. FINANCIAL INSTRUMENTS

a. Fair value of financial instruments that are not measured at fair value

Management believed the carrying amounts of financial assets and financial liabilities recognized in the consolidated financial statements approximate their fair values.

- b. Fair value of financial instruments that are measured at fair value on a recurring basis
 - 1) Fair value hierarchy

June 30, 2025

	Level 1	Level 2	Level 3	Total
Financial assets at FVTPL Equity instruments	<u>\$</u> _	<u>\$</u> _	<u>\$ 3,646,142</u>	\$ 3,646,142
Financial assets at FVTOCI Equity instruments	<u>\$ 519,159</u>	<u>\$</u> _	<u>\$</u>	<u>\$ 519,159</u>
<u>December 31, 2024</u>				
	Level 1	Level 2	Level 3	Total
Financial assets at FVTPL Equity instruments	<u>\$</u> _	<u>\$</u> _	\$ 3,983,380	\$ 3,983,380
Financial assets at FVTOCI Equity instruments	<u>\$ 492,721</u>	\$ -	<u>\$</u>	<u>\$ 492,721</u>

June 30, 2024

	Leve	l 1	Lev	rel 2	Level 3	Total
Financial assets at FVTPL						
Equity instruments	\$		\$		\$ 4,109,445	<u>\$ 4,109,445</u>

2) Reconciliation of Level 3 fair value measurements of financial instruments

	For the Six Months Ended June 30			
Financial Assets at FVTPL - Equity Instruments	2025	2024		
Balance on January 1	\$ 3,983,380	\$ 4,122,780		
Recognized in profit or loss	(139,985)	(251,976)		
Distribute the principal	(41,889)	(56,968)		
Additions	251,123	91,242		
Translation adjustments	(406,487)	204,367		
Balance on June 30	\$ 3,646,142	<u>\$ 4,109,445</u>		

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

Equity instrument investments

Equity instrument investments are unlisted company shares with no active market. Fair values are estimated mainly using the asset-based approach or market approach, which is estimated with reference to the net asset value and Company's recent financing activities, valuation of similar companies, market conditions and other economic indicators, etc.

c. Categories of financial instruments

	June 30, 2025	December 31, 2024	June 30, 2024
Financial assets			
Financial assets at FVTPL Equity instruments Assets measured at amortized cost (1) Financial assets at FVTOCI Equity instruments	\$ 3,646,142 20,738,725 519,159	\$ 3,983,380 23,732,451 492,721	\$ 4,109,445 22,385,931
Financial liabilities			
Liabilities measured at amortized cost (2)	3,964,492	4,343,123	3,096,628

1) The balances included financial assets measured at amortized cost, which comprise cash and cash equivalents, financial assets measured at amortized cost, accounts receivable, other receivables (excluding tax receivable), refundable deposits and long-term accounts receivable.

2) The balances included financial liabilities measured at amortized cost, which comprise short-term borrowings, accounts payable, accounts payable - related parties, other payables, long-term borrowing and guarantee deposits.

d. Financial risk management objectives and policies

The Group's major financial instruments included equity investments, accounts receivable, other receivables, refundable deposits, long-term accounts receivable, accounts payable, other payables, short-term borrowing, long-term borrowing, lease liabilities and guarantee deposits. The Group's corporate treasury function provides services to the business departments, coordinates access to domestic and international financial markets, monitors and manages the financial risks relating to the operations of the Group through internal risk reports. These risks include market risk, credit risk and liquidity risk.

1) Market risk

The Group's activities exposed it primarily to the financial risks of changes in foreign currency exchange rates (see (a) below), interest rates (see (b) below) and other prices (see (c) below).

a) Foreign currency risk

The Group had foreign currency-denominated sales and purchases, which exposed the Group to foreign currency risk. The carrying amounts of the Group's foreign currency-denominated monetary assets and monetary liabilities at the end of the reporting period are set out in Note 34.

Sensitivity analysis

The Group was mainly exposed to the U.S. dollar.

The following table details the Group's sensitivity to a 5% increase and decrease in the functional currency against the relevant foreign currencies. The sensitivity analysis included only outstanding foreign currency-denominated monetary items and adjusts their translation at the end of the reporting period for a 5% change in foreign currency rates. A positive number below indicates an increase in pre-tax profit associated with the U.S. dollar and NT dollar strengthening 5% against the relevant functional currency. For a 5% weakening of the U.S. dollar and NT dollar against the relevant functional currency, there would be an equal and opposite impact on pre-tax profit and the balances below would be negative.

	U.S. Dollar	U.S. Dollar Impact (i)		NT Dollar Impact (ii)	
	For the Six M	For the Six Months Ended June 30		Ionths Ended	
	Jun			e 30	
	2025	2024	2025	2024	
Profit or loss	\$ 78,807	\$ 52,713	\$ 7,371	\$ 7,353	

- This was mainly attributable to the exposure on outstanding U.S. dollar-denominated deposits, receivables and payables, which were not hedged at the end of the reporting period.
- ii. This was mainly attributable to the exposure on outstanding New Taiwan dollar-denominated deposits, other payables, which were not hedged at the end of the reporting period.

b) Interest rate risk

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

	June 30, 2025	December 31, 2024	June 30, 2024
Fair value interest rate risk Financial assets Financial liabilities	\$ 14,246,917	\$ 12,583,506	\$ 15,766,514
	934,401	1,010,656	726,649
Cash flow interest rate risk Financial assets Financial liabilities	4,206,225	7,803,728	3,764,686
	1,497,848	1,136,357	525,137

Sensitivity analysis

The sensitivity analysis below was determined based on the Group's floating-rate financial assets and financial liabilities at the end of the reporting period.

Had interest rates been 50 basis points higher and all other variables held constant, the Group's pretax profit for the six months ended June 30, 2025 and 2024 would have increased by \$6,771 thousand and \$8,099 thousand, respectively, which was mainly attributable to the Group's exposure to interest rate changes on its variable-rate bank deposits.

c) Other price risk

The Group's price risk of equity instrument investments for the six months ended June 30, 2025 and 2024 are primarily from the investments in equity instruments at FVTPL and equity instruments at FVTOCI.

If the price of the equity instrument increased (decreased) by 5% at the end of the reporting period, the Group's profit before tax will increase (decreased) by \$182,307 thousand and \$205,472 thousand for the six months ended June 30, 2025 and 2024, respectively. The Group's other comprehensive income before tax will increase (decrease) by \$25,958 thousand in the six months ended June 30, 2025.

2) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in a financial loss to the Group. At the end of the year, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure of counterparties to discharge an obligation approximates the carrying amount of the respective recognized financial assets as stated in the consolidated balance sheets.

The Group adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults. The Group uses publicly or non-publicly available financial information and its own trading records to rate its major customers. The Group's exposure and the credit ratings of its counterparties are continuously monitored, and the aggregate value of transactions concluded is spread amongst approved counterparties.

The accounts receivable balances of individual customers that each accounted for more than 10% of the total balance as of June 30, 2025, December 31, 2024 and June 30, 2024, were as follows:

	June 30, 2025
Customer G Customer F	\$ 650,746 220,372
	<u>\$ 871,118</u>
	December 31, 2024
Customer G Customer F	\$ 866,383 <u>395,382</u>
	<u>\$ 1,261,765</u>
	June 30, 2024
Customer G Customer F	\$ 798,373 <u>358,699</u>
	<u>\$ 1,157,072</u>

3) Liquidity risk

The Group manages liquidity risk by monitoring and maintaining a level of cash and cash equivalents deemed adequate to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

The Group's working capital was sufficient and there was no liquidity risk due to lack of funds needed to meet contractual obligations.

	June 30, 2025	December 31, 2024	June 30, 2024
Financing facilities			
Bank loan facilities Amount unused Amount used	\$ 7,802,466 2,234,748	\$ 7,851,560 1,883,055	\$ 2,731,942 971,354
	<u>\$ 10,037,214</u>	<u>\$ 9,734,615</u>	\$ 3,703,296

31. TRANSACTIONS WITH RELATED PARTIES

Balances and transactions between Silergy and its subsidiaries, which are related parties of Silergy, had been eliminated on consolidation and are not disclosed in this note. Details of transactions between the Company and its related parties are disclosed below.

a. Related party name and category

Related Party Name	Related Party Category		
SMAT	Associate		
WMT	Associate		

b. Purchases of goods

	For the Three Months Ended June 30			Ionths Ended e 30
Related Party Category/Name	2025	2024	2025	2024
Associates	<u>\$ 31,197</u>	<u>\$ 17,513</u>	<u>\$ 67,897</u>	<u>\$ 34,949</u>

Terms and conditions for purchases of goods from related parties are the same as that of general transactions.

c. Receivables from related parties

Line Item	Related Party Category/Name	June 30, 2025	December 31, 2024	June 30, 2024
Other receivables	Associates	<u>\$</u>	<u>\$</u>	<u>\$ 20,950</u>

d. Payables to related parties

Line Item	Related Party Category/Name	June 30, 2025	December 31, 2024	June 30, 2024
Accounts payable - related parties	Associates	<u>\$ 13,282</u>	\$ 16,228	<u>\$ 11,561</u>

e. Acquisition of property, plant and equipment

	Purch	ase Price
	For the Six	Months Ended
	Ju	ne 30
Related Party Category/Name	2025	2024
Associates	\$ 362	\$ -

f. Disposal of property, plant and equipment

	Proceeds		Gain on Disposal		
-	For the Six Months Ended		For the Six Months Ended June 30		
Related Party Category/Name	June 30 2025 2024		2025	2024	
Associates	<u>\$ -</u>	<u>\$ 1,694</u>	<u>\$</u>	<u>\$ 470</u>	

g. Others

	Related Party Category/	For the Thr Ended J		For the Six M Jun	
Line Item	Name	2025	2024	2025	2024
Research and development expense	Associates	\$ 300	<u>\$ 213</u>	<u>\$ 700</u>	<u>\$ 409</u>
Other income	Associates	<u>\$ 28</u>	<u>\$</u>	<u>\$ 28</u>	<u>\$</u>

Line Item	Related Party Category/Name	June 30, 2025	December 31, 2024	June 30, 2024
Refundable deposits	Associates	<u>\$ 6,139</u>	<u>\$ 6,841</u>	<u>\$ 6,830</u>

h. Remuneration of key management personnel

		Months Ended te 30	For the Six Months Ended June 30		
	2025	2024	2025	2024	
Salaries Post-employment benefits Share-based payments	\$ 11,238 300 14,855	\$ 16,231 338 356	\$ 57,215 578 30,744	\$ 28,818 446 1,565	
	<u>\$ 26,393</u>	<u>\$ 16,925</u>	<u>\$ 88,537</u>	\$ 30,829	

32. ASSETS PLEDGED AS COLLATERAL OR FOR SECURITY

The following assets were provided as collateral for bank borrowings:

	June 30, 2025	December 31, 2024	June 30, 2024
Pledged deposits (classified as financial assets at amortized cost) Property, plant and equipment	\$ 1,227,894 1,281,854	\$ - 1,065,743	\$ - 661,444
Right-of-use assets	\$ 2,951,768	\$ 1,510,571	453,353 \$ 1,114,797

33. SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED COMMITMENTS

In addition to those disclosed in other notes, significant contingencies and unrecognized commitments of the Group on June 30, 2025 were as follows:

Significant Unrecognized Commitment

- a. The Group signed long-term raw material purchase contracts with several suppliers and paid a certain amount of money as a deposit. The contracts also stipulated the minimum purchase amount per year. For the six months ended June 30, 2025 and 2024, the Group did not need to recognize any liability provisions due to signing long-term raw material purchase contracts with suppliers. To reduce its impact, the Group signed supply-chain contracts with several customers to guarantee specific production capacity and received a certain amount of money as a deposit.
- b. As of June 30, 2025, the total amount of property and plant construction contracts signed by the Group but not yet recognized in the accounts amounted to \$1,356,079 thousand.

34. SIGNIFICANT ASSETS AND LIABILITIES DENOMINATED IN FOREIGN CURRENCIES

The following information was aggregated by the foreign currencies other than functional currencies of the Group and the exchange rates between the foreign currencies and the respective functional currencies were disclosed. The significant assets and liabilities denominated in foreign currencies were as follows:

(Foreign Currencies and Carrying Amounts in Thousands)

June 30, 2025

		reign rency	Exchange Rate	Carrying Amount
Financial assets				
Monetary items	Φ	5 970	20 200 (LICD.NTD)	¢ 172.245
USD USD	\$	5,879 48,144	29.300 (USD:NTD) 7.1586 (USD:RMB)	\$ 172,245 1,410,616
USD USD		241 1,234	1,339.12 (USD:KRW) 7.9415 (USD:MOP)	7,050 36,143
NTD HKD]	156,884 657	0.0341 (NTD:USD) 1.0115 (HKD:MOP)	156,884 2,452
HKD		788	0.1274 (HKD:USD)	2,940
				<u>\$ 1,788,330</u>
Non-monetary items				
Investments accounted for using the equity method				
RMB NTD	-	33,485 105,099	0.1397 (RMB:USD) 0.0341 (NTD:USD)	\$ 137,005 105,099
NID]	103,033	0.0341 (NTD.03D)	
				\$ 242,104 (Continued)

	Foreign Currency	Exchange Rate	Carrying Amount
Financial liabilities			
Monetary items USD NTD	\$ 1,637 9,460	29.300 (USD:RMB) 0.0341 (NTD:USD)	\$ 47,969 9,460 \$ 57,429 (Concluded)
<u>December 31, 2024</u>			
	Foreign Currency	Exchange Rate	Carrying Amount
Financial assets			
Monetary items USD USD USD USD USD NTD	\$ 5,109 37,058 221 600 156,884	32.785 (USD:NTD) 7.1884 (USD:RMB) 1,459.70 (USD:KRW) 8.0012 (USD:MOP) 0.0305 (NTD:USD)	\$ 167,498 1,214,953 7,260 19,676 156,884 \$ 1,566,271
Non-monetary items			
Investments accounted for using the equity method RMB NTD	35,417 108,041	0.1391 (RMB:USD) 0.0305 (NTD:USD)	\$ 161,532 108,041 \$ 269,573
Financial liabilities			
Monetary items USD USD NTD	394 2,444 17,426	32.785 (USD:NTD) 7.1884 (USD:RMB) 0.0305 (NTD:USD)	\$ 12,915 80,111 17,426 \$ 110,452

June 30, 2024

Foreign Currency	Exchange Rate	Carrying Amount
\$ 4,469 29,558 364 696 156,884 324	32.450 (USD:NTD) 7.1268 (USD:RMB) 1,366.89 (USD:KRW) 8.1666 (USD:MOP) 0.0308 (NTD:USD) 0.1280 (HKD:USD)	\$ 145,019 959,151 11,798 22,599 156,884 1,347 \$ 1,296,798
36,245 181,482	0.1403 (RMB:USD) 0.0308 (NTD:USD)	\$ 165,033
421 2,177 9,821	32.450 (USD:NTD) 7.1268 (USD:RMB) 0.0308 (NTD:USD)	\$ 13,660 70,656 9,821 \$ 94,137
	\$ 4,469 29,558 364 696 156,884 324 36,245 181,482	\$ 4,469 32.450 (USD:NTD) 29,558 7.1268 (USD:RMB) 364 1,366.89 (USD:KRW) 696 8.1666 (USD:MOP) 156,884 0.0308 (NTD:USD) 324 0.1280 (HKD:USD) \$ 421 32.450 (USD:NTD) 2,177 7.1268 (USD:RMB)

For the three months ended June 30, 2025 and 2024 and for the six months ended June 30, 2025 and 2024, realized and unrealized net foreign exchange (losses) gains were \$(2,124) thousand, \$69,703 thousand, \$41,947 thousand and \$109,624 thousand, respectively. It is impractical to disclose net foreign exchange gains (losses) by each significant foreign currency due to the variety of the foreign currency transactions and functional currencies of the group entities.

35. SEPARATELY DISCLOSED ITEMS

- a. Information about significant transactions:
 - 1) Financing provided to others (None)
 - 2) Endorsements/guarantees provided (Table 1)
 - 3) Significant marketable securities held (excluding investments in subsidiaries and associates) (Table 2)

- 4) Total purchases from or sales to related parties amounting to at least NT\$100 million or 20% of the paid-in capital (Table 3)
- 5) Receivables from related parties amounting to at least NT\$100 million or 20% of the paid-in capital (None)
- 6) Intercompany relationships and significant intercompany transactions (Table 4)
- b. Information on investees (Table 5)
- c. Information on investments in mainland China
 - 1) Information on any investee company in mainland China, showing the name, principal business activities, paid-in capital, method of investment, inward and outward remittance of funds, ownership percentage, net income of investees, investment income or loss, carrying amount of the investment at the end of the period, repatriations of investment income, and limit on the amount of investment in the mainland China area: (Table 6)
 - 2) Any of the following significant transactions with investee companies in mainland China, either directly or indirectly through a third party, and their prices, payment terms, and unrealized gains or losses:
 - a) The amount and percentage of purchases and the balance and percentage of the related payables at the end of the period. (Note 31 and Table 4)
 - b) The amount and percentage of sales and the balance and percentage of the related receivables at the end of the period. (Tables 3 and 4)
 - c) The amount of property transactions and the amount of the resultant gains or losses. (None)
 - d) The balance of negotiable instrument endorsements or guarantees or pledges of collateral at the end of the period and the purposes. (Table 1)
 - e) The highest balance, the end of period balance, the interest rate range, and total current period interest with respect to financing of funds. (None)
 - f) Other transactions that have a material effect on the profit or loss for the period or on the financial position, such as the rendering or receiving of services. (None)

36. SEGMENT INFORMATION

Information reported to the chief operating decision maker is for the purposes of resource allocation and assessment of segment performance. Under IFRS 8 "Operating Segments," if the operating revenue of an operating segment accounts for up to 90% of the Group's total revenue, the Group is considered as having only one reportable segment.

ENDORSEMENTS/GUARANTEES PROVIDED FOR THE SIX MONTHS ENDED JUNE 30, 2025

(In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

		Endorsee/Guarante	e	Limits on	Maximum				Ratio of					
No. (Note 1)	Endorser/Guarantor	Name	Relationship (Note 2)	Entitis on Endorsement/ Guarantee Given on Behalf of Each Party (Note 3)	Amount	Outstanding Endorsement/ Guarantee at the End of the Period	Actual Amount Borrowed	Amount Endorsed/ Guaranteed by Collateral	Accumulated Endorsement/ Guarantee to Net Equity in Latest Financial Statements (%)	Aggregate Endorsement/ Guarantee Limit (Note 3)	hy Parent on	Endorsement/ Guarantee Given by Subsidiaries on Behalf of Parent	Endorsement/ Guarantee Given on Behalf of Companies in Mainland China	Note
0	Silergy Corp.	Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	2	\$ 16,077,553	\$ 1,318,500	\$ 1,318,500	\$ 1,318,500	\$ -	4.10	\$ 32,155,105	Y	N	Y	
		Xian Silergy Semiconductor Technology Co., Ltd.	2	16,077,553	43,950	43,950	43,950	-	0.14	32,155,105	Y	N	Y	
		Nanjing Silergy Micro Technology Co., Ltd.	2	9,646,532	190,450	190,450	87,900	-	0.59	32,155,105	Y	N	Y	
		Hefei Silergy Semiconductor Technology Co., Ltd.	2	16,077,553	87,900	87,900	87,900	-	0.27	32,155,105	Y	N	Y	
1	Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	Hangzhou Silergy Test Technology Co., Ltd.	2	12,396,379	4,092,979	4,092,979	4,092,979	-	16.51	24,792,758	N	N	Y	
		Nanjing Silergy Micro Technology Co., Ltd.	2	7,437,827	4,092,979	4,092,979	3,274,383	1,227,894	16.51	24,792,758	N	N	Y	
		Hefei Silergy Semiconductor Technology Co., Ltd.	2	12,396,379	859,526	859,526	-	-	3.47	24,792,758	N	N	Y	

Note 1: No. 0 represents the parent company; other numbers represent subsidiaries.

Note 2: The nature of the relationship between the endorser/guarantor and the endorsee/guarantee are represented by the following numerals:

- No. 1 companies with business transactions.
- No. 2 a subsidiary directly holding over 50% of the ordinary shares.
- No. 3 a parent and subsidiary collectively holding over 50% of the common shares of the investee company.
- No. 4 a parent company holding 90% of the common shares directly or through a subsidiary indirectly.
- No. 5 companies (based on the contractual project requirements of the same industry) with contractual mutual guarantees.
- No. 6 companies guaranteed by their respective ordinary shareholdings in accordance with mutual investment relations.
- No. 7 companies engaged in performance guarantees of contracts related to the pre-sale of real estate in accordance with the Consumer Protection Law.
- Note 3: Limit on endorsements/guarantees provided for single:
 - No. 1 the total amount of the guarantee shall not exceed 50% of the net value of the endorser if a parent and subsidiary collectively hold 100% of the shares of the endorsee.
 - No. 2 the total amount of the guarantee shall not exceed 30% of the net value of the endorser if a parent and subsidiary collectively are not holding 100% of the shares of the endorsee.
- Note 4: The total amount of guarantee shall not exceed 100% of the endorser's net value.

SIGNIFICANT MARKETABLE SECURITIES HELD JUNE 30, 2025

(In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

		Relationship with the			June 30), 2025		
Holding Company Name	Type and Issuer of Marketable Securities	Holding Company	Financial Statement Account	Number of Shares	Carrying Amount	Percentage of Ownership (%)	Fair Value	Note
	<u>Shares</u>							
Silergy Corp.	Alphatecture Venture Fund Limited Partnership	-	Financial assets at FVTPL - non-current	-	\$ 105,834 (US\$ 3,612,089)	7.750	\$ 105,834 (US\$ 3,612,089)	
	InnoScience (Suzhou) Technology Holding Co., Ltd.	-	Financial assets at FVTOCI - non-current	3,734,500	519,159 (US\$ 17,718,737)	0.424	519,159 (US\$ 17,718,737)	
Silergy Semiconductor Technology	Wuxi Huaxin Semiconductor Partnership (L.P.)	-	Financial assets at FVTPL - non-current	_	-	3.442	-	
(Hangzhou) Co., Ltd.	Hangzhou Hualan Microelectronique Co., Ltd.	-	Financial assets at FVTPL - non-current	1,166,700	42,980 (RMB 10,500,993)	0.778	42,980 (RMB 10,500,993)	
	Calterah Semiconductor Technology (Shanghai) Co., Ltd.	-	Financial assets at FVTPL - non-current	-	94,981 (RMB 23,205,719)	7.903	94,981 (RMB 23,205,719)	
	Shenzhen Anchuang Technology Equity Investment Partnership (Limited Partnership)	-	Financial assets at FVTPL - non-current	-	13,680 (RMB 3,342,240)	6.780	13,680 (RMB 3,342,240)	
	Powerland Technology Inc.	-	Financial assets at FVTPL - non-current	-	242,363 (RMB 59,214,395)	5.545	242,363 (RMB 59,214,395)	
	Ningbo Meishan Bonded Port Area Anchuang Growth Equity Investment Partnership L.P.	-	Financial assets at FVTPL - non-current	-	69,831 (RMB 17,061,180)	1.186	69,831 (RMB 17,061,180)	
	Shanghai Geometrical Perception and Learning Co., Ltd.	-	Financial assets at FVTPL - non-current	-	82,375	2.429	82,375	
	Yiwu Huaxin Yuanjing Venture Investment Center L.P.	-	Financial assets at FVTPL - non-current	-	(RMB 20,125,869) 103,292	2.147	(RMB 20,125,869) 103,292	
	Zhejiang Sentronic Semiconductor Co., Ltd.	-	Financial assets at FVTPL - non-current	-	(RMB 25,236,337) 128,394	23.169	(RMB 25,236,337) 128,394	
	Hangzhou Einno Semiconductor Co., Ltd.	-	Financial assets at FVTPL - non-current	-	(RMB 31,369,216) 48,394	10.763	(RMB 31,369,216) 48,394	
	Hangzhou Xinling Enterprise Management Partnership L.P.	-	Financial assets at FVTPL - non-current	-	(RMB 11,823,720) 128,257	36.857	(RMB 11,823,720) 128,257	
	Chengdu Analog Circuit Technology Inc.	-	Financial assets at FVTPL - non-current	631,333	(RMB 31,335,789) 142,962	1.126	(RMB 31,335,789) 142,962	
	Hefei Walden II IC Industry Investment Partnership L.P.	-	Financial assets at FVTPL - non-current	-	(RMB 34,928,552) 548,248	11.066	(RMB 34,928,552) 548,248	
	Fujian Baicheng New Energy Technology Co., Ltd.	-	Financial assets at FVTPL - non-current	-	(RMB 133,948,413) 54,518	5.776	(RMB 133,948,413) 54,518	
	Enovate3D (Hangzhou) Technology Co., Ltd.	-	Financial assets at FVTPL - non-current	_	(RMB 13,319,833) 129,892	11.577	(RMB 13,319,833) 129,892	
	Zhejiang Hexin Semiconductor Co., Ltd.	_	Financial assets at FVTPL - non-current	_	(RMB 31,735,266) 130,577	3.600	(RMB 31,735,266) 130,577	
	Shenzhen Juyuan Xinchuang Capital Fund, LLP.	_	Financial assets at FVTPL - non-current		(RMB 31,902,598) 401,131	1.663	(RMB 31,902,598) 401,131	
	Shehzhen Juyuan Amenuang Capitai Funu, LLF.	_	i manetai assets at 1 V 1 FL - non-current		(RMB 98,004,552)	1.003	(RMB 98,004,552)	
		1						(Continued)

(Continued)

		Deletionship with the				June 30, 2025					
Holding Company Name	Type and Issuer of Marketable Securities	Relationship with the Holding Company	Financial Statement Account	Number of Shares	Carrying Amount	Percentage of Ownership (%)	Fair Value	Note			
	Guangzhou Huaxin Shengjing Venture Capital Center (Limited Partnership)	-	Financial assets at FVTPL - non-current	-	\$ 122,789 (RMB 30,000,000)	1.418	\$ 122,789 (RMB 30,000,000)				
	Xiamen Jianda Guili Equity Partners LLP.	-	Financial assets at FVTPL - non-current	-	143,254 (RMB 35,000,000)	58.236	143,254 (RMB 35,000,000)				
	Hangzhou Xight Semi-conductor Technology Co., Ltd.	-	Financial assets at FVTPL - non-current	-	8,732 (RMB 2,133,482)	5.992	8,732 (RMB 2,133,482)				
	Hangzhou Huaxin Yunkai Equity Investment Partnership (Limited Partnership)	-	Financial assets at FVTPL - non-current	-	122,789 (RMB 30,000,000)	2.430	122,789 (RMB 30,000,000)				
	Sichuan ZILLNK Technology Co., Ltd.	-	Financial assets at FVTPL - non-current	-	97,862 (RMB 23,909,660)	2.109	97,862 (RMB 23,909,660)				
	Suzhou Juyuan Zhenxin Capital Fund, LLP.	-	Financial assets at FVTPL - non-current	-	405,196 (RMB 98,997,923)	3.727	405,196 (RMB 98,997,923)				
	Hangzhou Zhitong Enterprise Management Partnership L.P.	-	Financial assets at FVTPL - non-current	-	143,254 (RMB 35,000,000)	33.330	143,254 (RMB 35,000,000)				
	Hangzhou Haibang Shurui Equity Investment Partnership Enterprise (Limited Partnership)	-	Financial assets at FVTPL - non-current		28,651 (RMB 7,000,000)	1.662	28,651 (RMB 7,000,000)				
	JT Microelectronics (Shenzhen) Co., Ltd.	-	Financial assets at FVTPL - non-current	90,909	24,420 (RMB 5,966,358)	6.000	24,420 (RMB 5,966,358)				
	Shanghai Huake Zhixin Venture Capital Partnership (Limited Partnership)	-	Financial assets at FVTPL - non-current	-	36,837 (RMB 9,000,000)	9.636	36,837 (RMB 9,000,000)				
Nanjing Silergy Micro Technology Co., Ltd.	Zhenjiang Puhe Equity Investment Fund Partnership (Limited Partnership)	-	Financial assets at FVTPL - non-current	-	40,930 (RMB 10,000,000)	4.975	(RMB 10,000,000)				
Silergy Technology	AIStorm, Inc.	-	Financial assets at FVTPL - non-current	178,784	3,719 (US\$ 126,937)	0.667	(US\$ 3,719 126,937)				

Note: Refer to Tables 5 and 6 for information about subsidiaries and associates.

(Concluded)

TOTAL PURCHASES FROM OR SALES TO RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL FOR THE SIX MONTHS ENDED JUNE 30, 2025

(In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

Dawan	Related Party	Deletionship		7	Fransactio	on Details	Abnormal Tra	ansaction (Note 1)	Notes/Accou Receivable (Pa	Note	
Buyer	Related Party	Relationship	Purchase/ Sale	Amount	% of Total	Payment Terms	Unit Price	Payment Terms	Ending Balance	% of Total	Note
Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	Silergy Corp.	Parent company	Sale	\$ (574,910)	(9.58)	Net 30 days from the end of the month when the invoice is issued	\$ -	-	\$ 41,907	6.73	Note 2
Nanjing Silergy Micro Technology Co., Ltd.	Silergy Corp.	Parent company	Sale	(233,969)	(27.00)	Net 30 days from the end of the month when the invoice is issued	-	-	-	-	Note 2

- Note 1: Transaction terms and prices between the Company and its subsidiaries are similar to regular transactions.
- Note 2: Intercompany balances and transactions were eliminated upon consolidation.
- Note 3: Paid-in capital referred to herein is the parent company's paid-in capital. In the case that shares were issued with no par value or a par value other than NT\$10 per share, the 20% of paid-in capital shall be replaced by 10% of the equity attributable to owners of the parent in the calculation.

INTERCOMPANY RELATIONSHIPS AND SIGNIFICANT INTERCOMPANY TRANSACTIONS FOR THE SIX MONTHS ENDED JUNE 30, 2025

(In Thousands of New Taiwan Dollars)

				,	Transaction Details	S	
No. (Note 1)	Company Name	Counterparty	Flow of Transactions (Note 2)	Financial Statement Account	Amount (Note 4)	Terms (Note 5)	Percentage to Consolidated Total Gross Sales or Total Assets (Note 3)
	0.1		1	A	Ф. 41.007		0.11
0	Silergy Corp.	Silergy Semiconductor Technology (Hangzhou) Co., Ltd.		Accounts payable	\$ 41,907	-	0.11
		Silergy Semiconductor Technology (Hangzhou) Co., Ltd.		Other payable	18,873	-	0.05
		Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	1	Operating expenses	32,904	-	0.38
		Nanjing Silergy Micro Technology Co., Ltd.		Prepayments	216,059	-	0.59
		Silergy Technology		Other prepayments	116,977	-	0.32
		Silergy Technology	1	Sales	16,407	-	0.19
		Silergy Technology	1	Operating expenses	508,272	-	5.87
		Silergy Semiconductor (Samoa) Limited	1	Other payable	19,559	-	0.05
		Silergy Technology (Taiwan) Inc.	1	Other payable	19,978	-	0.05
		Silergy Technology (Taiwan) Inc.	1	Operating expenses	130,226	-	1.50
		Silergy Korea Limited	1	Other payable	94,693	-	0.26
		Silergy Korea Limited	1	Operating expenses	47,451	-	0.55
		Silergy Technology Private Limited	1	Other payable	11,538	-	0.03
		Silergy Technology Private Limited	1	Operating expenses	8,952	-	0.10
		Silergy Semiconductor (Macau) Limited	1	Other payable	4,288	-	0.01
		Silergy Semiconductor (Macau) Limited	1	Operating expenses	98,001	-	1.13
1	Silergy Semiconductor Technology (Hangzhou)	Silergy Corp.	2	Sales	574,910	-	6.64
	Co., Ltd.	Nanjing Silergy Micro Technology Co., Ltd.	3	Accounts receivable	64	_	_
	,	Nanjing Silergy Micro Technology Co., Ltd.	3	Other prepayments	183,178	-	0.50
		Nanjing Silergy Micro Technology Co., Ltd.	3	Sales	5,369	_	0.06
		Xian Silergy Semiconductor Technology Co., Ltd.	3	Accounts receivable	281	_	-
		Xian Silergy Semiconductor Technology Co., Ltd.	3	Accounts payable	1,772	_	_
		Xian Silergy Semiconductor Technology Co., Ltd.	3	Sales	1,858	_	0.02
		Chengdu Silergy Semiconductor Technology Co., Ltd.	3	Operating expenses	75,393	_	0.87
		Shanghai Silergy Semiconductor Technology Co., Ltd.	3	Operating expenses	137,192	_	1.58
		Silergy Technology	3	Accounts receivable	146	_	-
		Silergy Technology	3	Sales	23,591	_	0.27
		Hefei Silergy Semiconductor Technology Co., Ltd.	3	Accounts receivable	275	_	-
		Hefei Silergy Semiconductor Technology Co., Ltd.	3	Sales	264	_	_
		Xiamen Silergy Semiconductor Technology Co., Ltd.	3	Operating expenses	48,784	_	0.56
		Silergy Technology (Taiwan) Inc.	3	Other payable	1,555	-	0.50
		Hangzhou Silergy Test Technology Co., Ltd.	3	Accounts payable	408	-	_
		Trangznou Shergy Test Technology Co., Ltd.	3	Accounts payable	400	<u>-</u>	- (G :: 1)

(Continued)

				Т	ransaction Details	s	
No. (Note 1)	Company Name	Counterparty	Flow of Transactions (Note 2)	Financial Statement Account	Amount (Note 4)	Terms (Note 5)	Percentage to Consolidated Total Gross Sales or Total Assets (Note 3)
2	Nanjing Silergy Micro Technology Co., Ltd.	Silergy Corp.	2	Sales	\$ 233,969	_	2.70
	Transfing shergy where reemiology co., Etc.	Silergy Technology	3	Sales	4,385	_	0.05
		Silergy Technology (Taiwan) Inc.	3	Sales	175	_	-
		Shanghai Silergy Semiconductor Technology Co., Ltd.	3	Other prepayments	11,256	_	0.03
		Shanghai Silergy Semiconductor Technology Co., Ltd.	3	Operating expenses	47,114	_	0.54
		Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	3	Revenue from the rendering of services	131,539	_	1.52
		Xian Silergy Semiconductor Technology Co., Ltd.	3	Revenue from the rendering of services	13,676	_	0.16
		Xian Silergy Semiconductor Technology Co., Ltd.	3	Other advance payments	19,047	-	0.05
3	Xian Silergy Semiconductor Technology Co., Ltd.	Silergy Corp.	2	Sales	5,345	-	0.06
		Silergy Technology	3	Sales	6,567	-	0.08
		Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	3	Sales	46,215	-	0.53
		Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	3	Accounts payable	281	-	-
		Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	3	Accounts receivable	1,772	-	-
4	Hefei Silergy Semiconductor Technology Co., Ltd.	Silergy Corp.	2	Sales	5,102	-	0.06
		Silergy Semiconductor Technology (Hangzhou) Co., Ltd	3	Sales	3,281	-	0.04
		Silergy Technology	3	Sales	42	-	-
5	Nanjing Silergy Micro (HK) Co., Limited	Silergy Corp.	2	Sales	1,799	-	0.02
		Nanjing Silergy Micro Technology Co., Ltd.	3	Sales	321	-	-
		Silergy Technology (Taiwan) Inc.	3	Accounts payable	780	-	-
		Silergy Technology (Taiwan) Inc.	3	Other payable	90	-	-
		Silergy Technology (Taiwan) Inc.	3	Operating expenses	810	-	-
6	Silergy Technology	Silergy Corp.	2	Sales	461	-	0.01
7	Silergy Technology (Taiwan) Inc.	Nanjing Silergy Micro (HK) Co., Limited	3	Accounts receivable	870	-	-
		Nanjing Silergy Micro (HK) Co., Limited	3	Sales	11,394	-	0.13
8	Hangzhou Silergy Test Technology Co., Ltd.	Silergy Semiconductor Technology (Hangzhou) Co., Ltd	3	Sales	743	-	0.01

Note 1: No. 0 represents the parent company; other numbers represent subsidiaries.

Note 2: The directional flow of the transactions are represented by the following numerals:

- No. 1 from parent company to subsidiary.
- No. 2 from subsidiary to parent company.
- No. 3 between subsidiaries.
- Note 3: The accounts in the consolidated balance sheets and those in the consolidated statements of comprehensive income were based on the Company's consolidated total assets and total gross sales, respectively.
- Note 4: Intercompany balances and transactions were eliminated upon consolidation.
- Note 5: The selling prices and payment terms for intercompany sales and purchases were not significantly different from those for unrelated parties. For other intercompany transactions, prices and terms were based on mutual agreements.

(Concluded)

INFORMATION ON INVESTEES FOR THE SIX MONTHS ENDED JUNE 30, 2025 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

					Investmen	nt Amount			As of June 30, 2025	5	Net Inc	come (Loss)	Share	of Profit	
Investor Company	Investee Company	Location	Main Businesses and Products	June 3	30, 2025	December	31, 2024	Number of Shares	Percentage of Ownership (%)	Carrying Amount (Notes 1 and 2)		e Investee s 3 and 4)	,	Loss) 1, 3 and 4)	Note
									(, t)	(= 10100 = 0010 =)	(-,,,,,,		(= 10000	_,	
Silergy Corp.	Silergy Technology	Suite 601, 2600 Great America Way, Santa Clara City, Santa Clara County, California State, United States	Development, design and sales of power management IC	US\$	7,378,454	US\$ 7,	378,454	-	100.00	\$ 47,189	\$ (US\$	38,262 1,200,975)	\$ (US\$	38,262 1,200,975)	Subsidiary
	Silergy Semiconductor (Samoa) Limited	Portcullis TrustNet chambers, P.O. Box 1225, Apia, Samoa	Holding company	US\$ 2	24,300,000	US\$ 24,	300,000	-	100.00	507,701		(10,564) -331,585)			Subsidiary
	Silergy Semiconductor (Hong Kong) Limited	15/F., BOC Group Life Assurance Tower, 136 Des Voeux Road Central, Hong Kong	Holding company	US\$ 1	2,300,000	US\$ 12,	300,000	-	100.00	167,010	(US\$	18,500 580,696)	Ì		Subsidiary
	Silicon Prospect Investment Limited	Portcullis Chambers, 4th Floor, Ellen Skelton Building, 3076 Sir Francis Drake Highway, Road Town, Tortola, British Virgin Island	Holding company	US\$ 1	13,000,000	US\$ 13,0	000,000	-	100.00	112,970	(US\$	(13,568) -425,870)		(13,568) -425,870)	Subsidiary
Silergy Semiconductor (Samoa) Limited	Silergy Technology (Taiwan) Inc.	7F8, No. 38, Taiyuan St., Zhubei City, Hsinchu County 302, Taiwan	Development, design and sales of electronic components		314,831	Š	314,831	31,700,000	100.00	273,188		(12,167)		(12,167)	Subsidiary
(2	Silergy Technologies Private Limited	Unit #501, 5th Floor, Prestige Towers, Residency Road, Bangalore-560025, Karnataka, India	Development, design and sales of electronic components	US\$	38,200	US\$	38,200	-	100.00	19,276	(US\$	1,673 52,527)	(US\$	1,673 52,527)	Subsidiary
	Silergy Korea Limited	#1202, #1203, 120 Heungdeokjungang-ro, Giheung-gu, Yongin-si, Gyeonggi-do, Korea (UTOWER)	Development, design and sales of electronic components	US\$ (KRW 65	600,000 55,800,000)	US\$ (KRW 655,	600,000 800,000)	-	100.00	93,217	(US\$	(591) -18,546)	(US\$	(591) -18,546)	Subsidiary
Silergy Semiconductor (Hong Kong) Limited	Silergy Semiconductor (Macau) Limited	15/C, Kung Ou Edf, 367-371 Avenida da Praia Grande, Macau	Development and design of electronic components	US\$ (MOP	111,372 900,000)		111,372 900,000)	-	100.00	19,236	(MOP	28,168 7,052,474)	(MOP	28,168 7,052,474)	Subsidiary
Nanjing Silergy Micro Technology Co., Ltd.	Nanjing Silergy Micro (HK) Co., Limited	Unit 701, 7/F Citicorp CTR 18 Whitfield Rd, Causeway Bay, Hong Kong	Development, design and sales of electronic components	US\$	5,200,960	US\$ 5,3	200,960	-	100.00	308,843	(US\$	(26,589) -834,591)		(26,589) -834,591)	Subsidiary
Silicon Prospect Investment Limited	Winsheng Material Technology Co., Ltd.	No. 191, Jieyukeng Rd., Rueifang Dist., New Taipei City	Manufacturing and selling of electronic components		362,109	:	362,109	14,453,631	43.44	105,099		(29,495)		(12,970)	Related company

Note 1: Except for Winsheng Material Technology Co., Ltd., the carrying amount of the investments and the share of profit or loss were eliminated upon consolidation.

Note 2: Translation was based on the exchange rate on June 30, 2025.

Note 3: Translation was based on the average exchange rate for the six months ended June 30, 2025.

Note 4: Information was based on the investee's current year's audited financial statements.

Note 5: Refer to Table 6 for information on investments in mainland China.

INFORMATION ON INVESTMENTS IN MAINLAND CHINA FOR THE SIX MONTHS ENDED JUNE 30, 2025 (In Thousands of New Taiwan Dollars, Unless Stated Otherwise)

				Accumulated Outward	Remittanc	e of Funds	Accumulated Outward					
Investee Company	Main Businesses and Products	Paid-in Capital	Method of Investment	Remittance for Investment from Taiwan as of January 1, 2025	Outward	Inward	Remittance for Investment from Taiwan as of June 30, 2025	Net Income (Loss) of the Investee (Note 2)	Percentage of Ownership (%)	Investment Income (Loss) Recognized (Notes 2, 3 and 4)	Carrying Amount as of June 30, 2025 (Notes 1 and 4)	Accumulated Repatriation of Investment Income as of June 30, 2025
Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	Development, design and sale of electronic components and related technical services	US\$ 58,520,270 (RMB 381,687,917)	Through Silergy Corp.	\$ -	\$ -	\$ -	\$ -	\$ 1,663,866 (RMB 375,175,426)	100.00	\$ 1,663,866 (RMB 375,175,426)	\$ 24,792,621	\$ -
Hangzhou Silergy Test Technology Co., Ltd.	Testing of electronic components, integrated circuits, semiconductors and electronic products	RMB 250,000,000	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	(48,488) (RMB -10,933,288)	100.00	(48,488) (RMB -10,933,288)	957,483	-
Nanjing Silergy Micro Technology Co., Ltd.	Development, design and sale of electronic components	RMB 49,296,575	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	(42,023) (RMB -9,475,546)	63.83	(26,823) (RMB -6,048,259)	833,431	-
Xian Silergy Semiconductor Technology Co., Ltd.	Development, design, and sale of electronic components, integrated circuits, semiconductors and electronic products	RMB 91,000,000	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	101,392 (RMB 22,862,186)	100.00	101,392 (RMB 22,862,186)	1,858,679	-
Chengdu Silergy Semiconductor Technology Co., Ltd.	Development and design of electronic components, integrated circuits, semiconductors and electronic products	RMB 34,000,000	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	12,895 (RMB 2,907,560)	100.00	12,895 (RMB 2,907,560)	43,376	-
Shanghai Silergy Semiconductor Technology Co., Ltd.	Development and design of electronic components, integrated circuits, semiconductors and electronic products	RMB 10,000,000	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	27,788 (RMB 6,265,859)	49.00	13,616 (RMB 3,070,271)	(7,469)	-
Hefei Silergy Semiconductor Technology Co., Ltd.	Development, design and sale of electronic components	RMB 60,000,000	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	149,515 (RMB 33,713,251)	100.00	149,515 (RMB 33,713,251)	557,453	-
Xiamen Silergy Semiconductor Technology Co., Ltd.	Development and design of electronic components, integrated circuits, semiconductors and electronic products	RMB 10,000,000	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	(RMB 7,507)	100.00	(RMB 7,507)	622	-
Shanghai Silergy Microelectronics Technology Co., Ltd.	Development and design of electronic components, integrated circuits, semiconductors and electronic products	RMB 53,000,000	Through Nanjing Silergy Micro Technology Co., Ltd.	-	-	-	-	(23,350) (RMB -5,265,036)	63.83	(14,904) (RMB -3,360,683)	(13,676)	-
Guangdong Silergy Micro Technology Co., Ltd	Development and design of electronic components, integrated circuits, semiconductors and electronic products	RMB 10,000,000	Through Nanjing Silergy Micro Technology Co., Ltd.	-	-	-	-	(RMB 228 51,517)	63.83	(RMB 32,883)	11,959	-
	Development and manufacturing of vehicles and IOT Development and manufacturing of vehicles and IOT	RMB 505,000,000 RMB 505,000,000	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd. Through Silergy Semiconductor	-	-	-	-	(58,568) (RMB -13,206,167) (58,568)	23.66 14.63	(13,859) (RMB -3,125,028) (8,568)	213,789 (Note 6) 137,055	-
	Development and manufacturing of venicles and 101	KWB 303,000,000	(Hong Kong) Limited	-	-	-	-	(US\$ -1,838,352)	14.03	(US\$ -268,931)	137,033	-
Zhuhai Hengqin Accu-Rate Technology Co., Ltd.	Development and manufacturing of integrated circuits	RMB 1,428,600	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	(16,084) (US\$ -3,626,656)	26.92	(5,904) (RMB -1,331,172)	109,072	-
Wuxin (Shanghai) Semiconductor Technology Co., Ltd.	Development and sale of integrated circuits	RMB 100,000,000	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	(9,547) (RMB -2,152,607)	35.00	(RMB (3,341) (RMB -753,413)	128,483	-
Hangzhou Sizhi Tiancheng (Limited partnership investment)	Holding company	RMB 30,100,000	Through Silergy Semiconductor Technology (Hangzhou) Co., Ltd.	-	-	-	-	(930) (RMB -209,640)	44.99	(309) (RMB -69,648)	40,645	-

Accumulated Outward Remittance for Investments from Taiwan in Mainland China as of June 30, 2025	Investment Amount Authorized by the Investment Commission, MOEA	Limit on the Amount of Investment Stipulated by the Investment Commission, MOEA
\$ -	\$ -	\$ -
(Note 5)	(Note 5)	(Note 5)

- Note 1: Translation was based on the exchange rate on June 30, 2025.
- Note 2: Translation was based on the average exchange rate for the six months ended June $30,\,2025.$
- Note 3: Information was based on the investee's audited financial statements for the current year.
- Note 4: Except for Hefei SMAT Technology Co., Ltd., Zhuhai Hengqin Accu-Rate Technology Co., Ltd., Wuxin (Shanghai) Semiconductor Technology Co., Ltd. and Hangzhou Sizhi Tiancheng (Limited partnership investment) the carrying amount of the investments and the share of profit or loss were eliminated upon consolidation.
- Note 5: Foreign security issuers are not subject to the investment limitation set out in the "Guidelines on Investment and Technical Cooperation in Mainland China" issued by the Ministry of Economic Affairs on August 29, 2008, whereby the limit is 60% of an investment entity's most recent net value.
- Note 6: Refers to the net amount after deducting the unrealized gain on disposal of intangible assets.