Ticker Number: 5904

Poya International Co., Ltd. 2016 Annual Report

Website for inquiry at MOPS: http://mops.twse.com.tw/mops/web/index

Poya official website: http://www.poya.com.tw

Date of printing: May 9, 2017

I. The spokesman and the acting spokesman

Name of spokesman: Shen Hong-Yu Title: Manager, Finance and Accounting Division Telephone: (06)241-1000 E-mail: simon@poya.com.tw

Name of acting spokesman: Hu Chun-Sheng Title: Section Manager, Finance and Accounting Division Telephone: (06)241-1000 E-mail: fin888@poya.com.tw

- II. Address and telephone numbers of the corporate headquarters and the branches: Please refer to page 147~149
- III. Shares Registration Agent: Name: Shares Registration Service Dept, Hua Nan Securities Co., Ltd. Address: 4F, No. 54, Ming Sheng East Road Section IV, Taipei Telephone: (02)2718-6425 Website: http://www.entrust.com.tw
- IV. External auditors of the financial statement covering the previous fiscal period
 Name of firm: PriceWaterhouse Coopers Taiwan
 Names of CPAs: Lee Ming-Hsien, Liou Tzu-Meng
 Address: 12F, No. 395, Lin Sen Road Section I, Tainan
 Telephone: (06)234-3111
 Website: http://www.pwc.tw
- V. Name of exchanges in foreign countries where the Company is listed for securities trade and the means of access to information on overseas securities: None.
- VI. Company website: http://www.poya.com.tw

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Letter to the Shareholders

Dear shareholders,

A. 2017 Business plan

In 2016, due to the recovery of United States below expectation, slow recovery of Japan and Europe, and the rebalance of China, global economy impacted the momentum of international trade of Taiwan. In favor of the better performance of semiconductor industry and gradually stable price of commodities, the export showed signs of stabilizing during the second half of 2016. In addition, the modest growth in consumption and fixed asset investment drove the domestic demand. According to the forecast made by Directorate General of Budget, Accounting and Statistics, Executive Yuan, R.O.C., the growth rate of consumption in 2016 will reach about 1.95%, and the GDP growth rate of 2017 is expected to rebound with the better export results due to the recovery of international economy. Nevertheless, some risk factors still need to be cared, including the trade policy of new government of United States, the trend of anti-establishment of Europe, financial risks of emerging market, etc.

Owing to the competitive and changeable economic environment and the impacts from population and climate change, Poya shall keep making differentiation by market positioning and upgrading its services to pursue better operating performance. With the support of all personnel and the management, there are 157 stores national wide by the end of 2016. The operating revenue and profit for the year after tax in 2016 are NTD 12.4 billion and NTD 1.2billion respectively, both of which reached the record highs.

In terms of the business operation, Poya introduces 5th generation stores to upgrade the image of market position and to activate the selling place with the spirits of "Beauty, Trendy, Color" since 2016. In addition to creating brand value, Poya will also focus on product quality. With the core value of offering high CP ratio products (Cost-Performance Ratio), Poya can raise the satisfaction level of the customers. As there is the trend of consuming fair-priced and fashion products, Poya will irregularly offer promotion and hold activities to reward our customers. We hope to intensify the positive feeling in fair-price for our customers, and provide great fun when they make the purchase. Moreover, Poya will keep providing better services, tracing the consuming behaviors of the members periodically, and maintaining the permanent value of the customers.

B. 2016 Business results

Title/amount	FY2016	FY2015	Change in amount	Change in proportion (%)
Operating revenue	12,423,746	10,687,825	1,735,921	16.24%
Operating Cost	(7,316,193)	(6,310,255)	1,005,938	15.94%
Net operating margin	5,107,553	4,377,570	729,983	16.68%
Operating expenses	(3,746,697)	(3,248,955)	497,742	15.32%
Operating profit	1,360,856	1,128,615	232,241	20.58%
Non-operating income and expenses	49,312	20,300	29,012	142.92%
Profit before income tax	1,410,168	1,148,915	261,253	22.74%
Profit for the year	1,169,484	952,145	217,339	22.83%
Basic earnings per share (in dollars)	12.13	9.90	2.23	22.53%

1. The implementation of the business plan

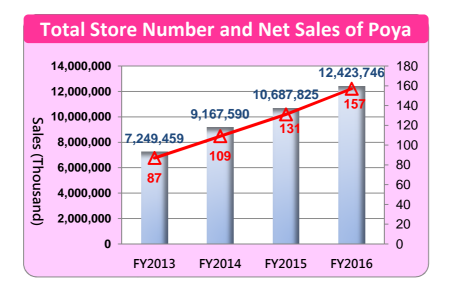
Unit : NT\$ 1,000

The growth of operating revenue and national store number remain stable. The growth rate of store number in 2016 is 19.85%.

Title/year	FY2013	FY2014	FY2015	FY2016
Operating revenue	7,249,459	9,167,590	10,687,825	12,423,746
Total store number (Note)	87	109	131	157

Unit : Stores/NTD 1,000

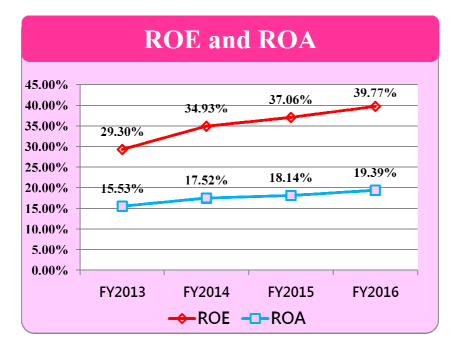
Note : The store number in 2015, which was 131, was used as the basis for the calculation of the growth rate of new stores.



2. Financial structure and profitability analysis

	Title	FY2016	FY2015
Financial	Ratio of liabilities to assets (%)	51.35	51.73
Structure	Ratio of long-term capital to fixed assets (%)	173.91	167.98
	Return on assets (ROA) (%)	19.39	18.14
	Return on equity (ROE) (%)	39.77	37.06
Profitability	Profit ratio (%)	9.41	8.91
	Basic EPS (NTD) (Note)	12.13	9.90

Note : EPS is calculated on the basis of the weighted average quantity of outstanding shares for the year.



C. Business policy

1. Introduce the 5th generation stores to make differentiated market position

Hold the core spirits of "Beauty, Trendy, Color", Poya introduced 5th generation stores since 2016. Poya will not only focus on the brand image intensification, store beautification and medium visibility, but also put emphasis on optimization of the product display and exhibition of hotspots in the selling space in order to create a store with human warmth. By creating innovated business operation and offering more comfortable, brighter shopping space, Poya can deepen the market position and image; also, lead to a new century.

2. Intensify the competitive ability of stores by differentiated marketing

Poya can cultivate specific selling points to increase the traffic, sales and net profits by means of effective market researches which help to understand the customers' demands and market position, outstanding advantages which help to create brand value, and differentiated marketing activities of each store which help to intensify the competitive ability of stores in each market region.

3. Enhance the competitive ability of product management

Poya devotes itself to greater product competitiveness, more effective inventory control, deeper product categories and higher completeness of product mix in order to satisfy the customers' needs at different levels, to increase the selling opportunity of products in different area, and to remain the leading position in the industry.

Poya aims at the objective of becoming as "A more preferred Poya by the customers", and hopes to provide better products and services so that customers will give priority to Poya whenever making a purchase. In addition, Poya will implement the sustainable spirit on environment, society and corporate governance for perpetual growth and corporate sustainability. On behalf of the management, we are appreciated to the supports of all shareholders, customers and suppliers, and the dedication of all personnel. We will spare no efforts in raising corporate value for our shareholders. Wish everyone health and luck!

Poya International Co., Ltd.

Chen Jian-Zao, Chairman

Chen Zong-Cheng, General Manager

Shen Hong-Yu, Financial and Accounting Manager

Company Overview

Company Overview

- I. Date of incorporation: March 12 1997
- II. Company history:

March 1997	Established Hua Ya Daily Items Company Limited, with a stated capital of
	NT\$20 million.
April 1997	Reorganized the Company as Hua Ya Daily Items Company Limited by
	shares.
June 1998	Officially adopted Poya and DOU CHIN as the trademarks of the Company
	for the corporate identity system.
October 1998	Set up the San Min Branch at Tai Ping Road, Taichung, with the intention
	of expanding the retailing market in central Taiwan.
March 1999	Set up the Wen Heng Branch at Wen Heng 2 nd Road, Kaohsiung, with the
	intention of enlarging the market share and the operation scale in
	department store and boutique industry in Kaohsiung.
June 1999	Renamed the Company as Poya Department Store Co., Ltd, and expanded
	its business scope by a resolution of the Regular Shareholder Meeting in
	1998.
August 1999	Set up the Tung Ning Branch at Tung Ning Road in Tainan City.
November 1999	Relocated the Company headquarter to No. 74, Min Tzu Road Section III,
	Tainan City.
December 1999	Completed the design of the 2 nd generation CIS and established a brand
	new corporate identity system
February 2000	Purchased the inventories and fixed assets of operation sites of Pao Ching
	Wu Co., Ltd. at Chia Nan District and Chang Yun District to set up the
	Hsiao Pei Branch and the Feng Chia Branch.
April 2000	Set up the Tou Liu Branch at Tou Liu City in Yun Lin County. Being
	different from the principles of branch expansion in metropolitan cities, the
	Company started to launch their plan for the development of mid-size
	urban centers.
June 2000	Change the Company's name from Poya Department Store Co., Ltd. to
	Poya International Co., Ltd.
August 2000	Entered into an agreement with Hua Nan Securities Co., Ltd. for the

supervision of listing on Taipei Exchange. The Company prepared for listing on Taipei Exchange and transferred its operation to a new era.

January 2001 Set up the Yuan Lin Branch at the Yuan Lin Township in Chang Hua County.

August 2001 Set up the Feng Shan Branch in Feng Shan City in Kaohsiung County.

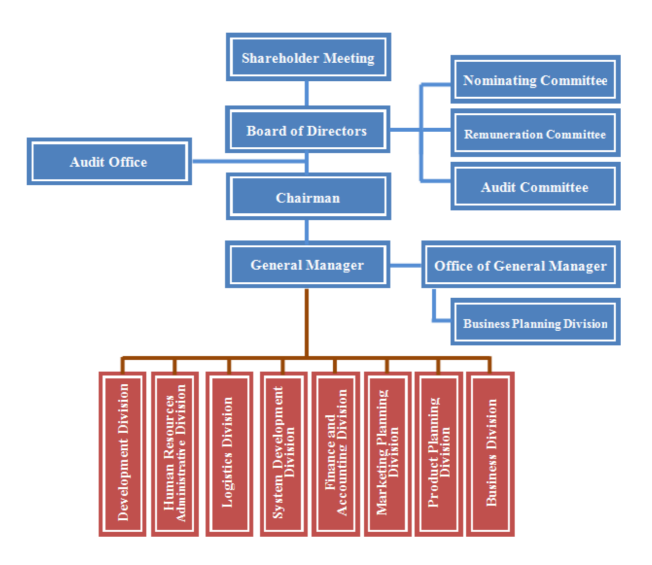
- April 2002 Registered as an emerging stock on Taipei Exchange of Taiwan for enhancing the Company's awareness before entering the trading market, and establishing the Company's image to its customers which helped the Company in business developments and product sales.
- September 2002 Set up the Liberty Branch on Liberty Road in Kaohsiung City.
- September 2002 Listed on Taipei Exchange and its operation entered into a new era.
- December 2002 Set up the Wen Hsin Branch at Wen Hsin Road in Taichung City, which was the 10th branch of Poya International Co., Ltd.
- December 2003 Completed the design of the 3nd generation CIS and established a brand new corporate identity system.
- September 2005 Set up the San Min Branch in Chu Pei City in Hsinchu County, which was the 20th branch of Poya International Co., Ltd.
- March 2007 Set up the Ta Tun Branch at Ta Tun Road in Taichung City, which was the 30th Branch of Poya International Co., Ltd.
- July 2008 Set up the Shueh Shi Branch at Hsueh Shi Road in Taichung City, which was the 40th Branch of Poya International Co., Ltd.
- December 2009 Set up the Nan Ping Branch at Nan Ping Road in Taoyuan County, which was the 50th Branch of Poya International Co., Ltd.
- January 2011 Completed the design of the 4nd generation CIS and established a brand new corporate identity system.
- July 2011 Set up the Pa Te Branch at Chieh Shou Road in Pa Te City in Taoyuan County, which was the 60th Branch of Poya International Co., Ltd.
- July 2012Set up the Po Ai Branch at Po Ai Road in Chu Nan Township in MiaoliCounty, which was the 70th Branch of Poya International Co., Ltd.
- August 2013 Set up the Ching Wu East Branch at Ching Wu East Road in Taichung City, which was the 80th Branch of Poya International Co., Ltd.
- May 2014 Set up the Chung Cheng Branch at Nan Miao Chung Cheng Road in Miaoli County, which was the 90th Branch of Poya International Co., Ltd.
- August 2014 Set up the Jinhua Branch at Jinhua Road in Tainan City, which was the 100th Branch of Poya International Co., Ltd.
- January 2015 Set up the Hankou Branch at Hankou Road in Taichung City, which was

the 110th Branch of Poya International Co., Ltd.

- September 2015 Set up the Siangyang Branch at Siangyang Road in Taichung City, which was the 120th Branch of Poya International Co., Ltd.
- December 2015 Set up the Farglory Branch at Sec. 1, Sintai 5th Rd. Section I, in New Taipei City, which was the 130th Branch of Poya International Co., Ltd.
- June 2016 Set up the Homei Branch at Luho Rd in Changhua County, which was the 140th Branch of Poya International Co., Ltd.
- September 2016 Set up the Kunshan Branch at Dawan Road in Tainan City, which was the 150th Branch of Poya International Co., Ltd.
- February 2017 Set up the Renwu Bade Branch at Bade Central Road in Kaohsiung City, which was the 160th Branch of Poya International Co., Ltd.

Corporate Governance

- I. Organizational Structure
- 1. Organizational Chart of the Company



2. Main Duties of Each Division

Division		Main Duties
Audit Office	(1)	Review and evaluate the effectiveness of the internal control system of the Company
	l`´	and provide relevant information for the management in time for the more efficient
		execution of assigned duties.
	(2)	Formulate and implement the annual audit plan and prepare the audit reports.
	(3)	Keep track of the status of corrective action addressing non-conformities on the basis
		of the audit findings.
Office of General	(1)	Formulate, analyze and implement the business policy of the Company.
Manager	(1) (2)	Give managerial advices to each division of the Company.
ivialiager	(2) (3)	Overall manage the branch expansion and collect the market information.
	(3) (4)	Overall manage the formulation, evaluation and implementation of each business plan
	(')	of the Company.
	(5)	Formulate the mid-term and long-term development strategy.
	(6)	Coordinate the execution of each division and arrange all managerial systems.
Business Planning	(0) (1)	Direct and coordinate the operation of each branch, and achieve the annual goals of
Division	(1)	sales and profits.
DIVISION	(2)	Formulate the business plan and product display plan for each branch, and supervise
	(2)	the branches to achieve the business goal.
	(3)	Implement the promotional activities and keep tract of the results.
Derrelement		
Development	(1)	Expand new branches.
Division	(2)	Investigate into the selection of branch location and the operation of new branches.
II D	(3)	Investigate into the market size
Human Resources	(1)	Perform the duties relating to the personnel and administration affairs, such as the
and Administrative		recruitment, employment and dismissal, education and training, evaluation and
Division		attendance management, payroll management of human resources.
	(2)	Conduct the affairs of employee welfare according to the policies of Employee
		Welfare Committee.
	(3)	Decorate and design the branch.
	(4)	Contract out the branch decoration and renovation.
	(5)	Perform the duties relating to the office supplies procurement.
	(6)	Manage the insurance slips of each construction contract and rental agreement.
	(7)	Take charge of relative business of legal and the management of both internal and
		external contracts enacting and verifying. Also, provide the legal consultation, deal
		with the litigation and ensure that company abides by the domestic and foreign
		regulations.
Logistics Division	(1)	Allocate and distribute products properly among the branches in the same region.
	(2)	Process the imported merchandises of each branch nationwide
	(3)	Provide logistics support to E-commerce activities (B to C).
	(4)	Provide logistics support and product distribution management to the branches by the
		centralized logistic center (B to B).
System	(1)	Activate system automation and transfer of store operation information.
Development	(2)	Take charge of information system planning, development and management; allocate
Division		and install the computer hardware and software; eliminate the failure.
Finance and	(1)	Overall manage the financial affairs and shares registration services of the Company.
Accounting Division	(2)	Mange fund properly and handle the transactions between the Company and banks.
	(3)	Make the short-term, middle-term and long-term plan of fund management.
	(4)	Take charge of all the accounting and tax affairs and plan the budgets.
	(5)	Maintain the database of the suppliers.
Marketing Planning	(1)	Perform the duties relating to service process, sale promotion, customer management
Division		and analysis, and other business service matters.
Des des et Die en die e	(1)	Takas duras and alignments and durate an institution and a standard durate durate d
Product Planning	(1)	Introduce and eliminate products, raise the proposals periodically for promoted
Division	(\mathbf{x})	products, and explore new product suppliers.
Dusinger District	(2)	Differentiate the products from those of the competitors.
Business Division	(1)	Direct and coordinate the operation of each branch to achieve the annual goals of sales
		and profits.

II. Information on the directors, supervisors, general manager, vice general manager, assistant vice general manager, heads of divisions and branches:

1. Profiles of Directors

A. Basic Profiles of Directors

Title	Nationality or place of incorporation	Name	Gender	Date of office	Term	Initial date of office	sharehol	ntity of ding at the uming office	shareh	tity of olding at sent	shareho spouse an	ntity of olding by d underage dren	sharehol the nan	ntity of ding under ne of third rties	Education and important experience	Other positions in the Company and other companies	superv	agers, direc isors who is ithin the 2 nd	s kindred
							Quantity	Percentage	Quantity	Percentage	Quantity	Percentage	Quantity	Percentage			Title	Name	Relation
		Duo Chin Investment Co., Ltd.		2014.06. 10	3 yrs	1999.05.10	7,611,747	8.19%	8,085,981	8.38%	0	0%	0	0%	No	No	No	No	No
Chairman		Representative: Chen Jian-Zao	Male	-	-	-	0	0	0	0%	174,014	0.18%	0	0.04	Pei Men High School; Owner of Chien Chang Herbal Medicine Company		Vice Chairman General Manager	Chen Fan Mei-Jin Chen Zong-Che ng	Spouse Son-in-la
		Poya Investment Co., Ltd		2014.06. 10	3 yrs	1999.05.10	7,637,219	8.22%	7,924,168	8.21%	0	0%	0	0%	No	No	No	No	No
Vice Chairman		Fe Representative: Chen Fan Mei-Jin	Female	-	-	-	168,898	0.18%	174,014	0.18%	0	0%	0		Plant Manager	Director of Duo Chin Investment Co., Ltd.	Chairman General Manager	Chen Jian-Zao Chen Zong-Che ng	Spouse Son-in-la w
Director and General Manager	Republic of China	Chen Zong-Cheng	Male	2014.06. 10	3 yrs	2003.04.21	5,814,155	6.26%	6,031,393	6.25%	2,636,756	2.73%	0	0%	Information Dept, Feng Chia University; Information Department of Sheng Yu Steel Co., Ltd	General Manager of Poya International Co., Ltd; Director of Chen Ching Investment Co., Ltd.	Chairman Vice Chairman	Chen Jian-Zao Chen Fan Mei-Jin	Father-in –law Mother-i n-law
Director	Republic of China	Chen Ming-Shian	Male	2014.06. 10	3 yrs	2011.06.22	0	0	0	0%	0	0%	0	0%	Science; Executives Program, Graduate School of Business Administration,	Chairman and VP of Greater China Business Dept, ST. Shine Optical Co., Ltd.; Director, Shine Optical Holding Groups Inc.; Director, Shine Optical (Samoa) Holding Groups, Inc.; Director, Shine Optical HK Limited	No	No	No

April 15 2017

Title	Nationality or place of incorporation	Name	Gender	Date of office	Term	Initial date of office	shareholo	ntity of ding at the uming office	shareh	ntity of olding at esent	shareho spouse an	ntity of olding by d underage dren	sharehol the nan	ntity of ding under 1e of third rties	Education and important experience	Other positions in the Company and other companies	superv	Managers, directors, or supervisors who is kindred within the 2 nd tier				
Independent Director	Republic of China	Lin Tsai-Yuan	Male	2014.06.	3yrs	2005.05.17	Quantity	Percentage 0%	Quantity	0%	Quantity 0		Quantity	0%	PhD, Honoris Causa, Human Resources, American M & N University: PhD, Business Administration, National Cheng Chi University; Chair Professor, Graduate School of Management, Chang Jung Christian University; Associate Professor of Accounting, National Cheng Kung University; Professor of Business Administration, National Sun Yat-Sen University; Vice President for general affairs, National Sun Yat-Sen University; Director and Vice President for general affairs, National Sun Yat-Sen University; Vice President for general affairs, National Sun Yat-Sen University; Vice President, Chang Jung Christian University; Visting Professor, College of Management, Sun Yat-Sen University at Guagzhou; Professor of management and accounting, Tamkang University; Independent Director, Chien Shing Stainless Steel Co., Ltd. President, Guangdong Liang Light Fixtures Co., Ltd. President, Guangdong Liang Light Fixtur	Committee member, Remuneration Committee of TYC Brother Industrial Co., Ltd.	No	No	No			

Title	Nationality or place of incorporation	Name	Gender	Date of office	Term	Initial date of office	sharehol	ntity of ding at the uming office	shareh	ntity of olding at esent	shareho spouse an	ntity of olding by d underage Idren	sharehol the nam	ntity of ding under ne of third rties	Education and important experience	Other positions in the Company and other companies	superv	Managers, directors, or supervisors who is kindred within the 2 nd tier			
Independent Director	Republic of China	Jung Jiun-Rung	Male	2014.06. 10	3yrs	2014.06.10		Percentage	Quantity 0	Percentage	Quantity 0	Percentage			Wenzao Ursuline College General Manager, Minfa Construction Co., Ltd.	Chairman and General Manager, San Far Property Limited; Representative of Institutional Director, Pleasant Hotels International Inc; Chairman and General Manager, Jingo International Records Co., Ltd.; Chairman, Cheng Hsin Investment Co., Ltd.; Chairman, Chang Yi Investment Co., Ltd.; Company Director, Chi Yi Investment Co., Ltd. Convener, Remuneration Committee of Sunfar Computer Co., LTD	Title	Name	Relation		
	Republic of China	Liou Jr-Hung	Male	2014.06. 10	3yrs	2014.06.10	0	0%	0	0%	0	0%	0	0%	University Masters in Finance, Boston University, U.S. Masters in Accounting, National Taiwan University; Bachelor's Degree in Accounting, National Chengchi University; Passed the advanced CPA examination;	Executive Director, Thinflex Corporation Chairman, Song Yang Electronic Materials (Kunshan) Limited Company Independent Director, Fitness Factory Co., Ltd. Supervisor, Chinese Television System Co., Ltd. Chairman, Chien Hsing Information Co., Ltd. Director, Shun Lai Business Consultancy Co, Ltd. Director, Chang Chun Biomedical Co., Ltd. Director, Huang Hui Biotech Co., Ltd.	No	No	No		

B. Profiles of dominant shareholders of institutional shareholders

April 15 2017

Name of institutional	Dominant shareholders of institutional shareholders
shareholders	(Proportion of shareholding, %)
Duo Chin Investment Co., Ltd.	Chen Rong-Rong (99.9999%), Chen Jian-Zao (0.0001%)
Poya Investment Co., Ltd.	Chen Shan-Shan (99.9999%), Chen Jian-Zao (0.0001%)

C. Professional intelligence and independence of Directors

Qualifications	following	5 years of experie g professional qual		S										
Name (Note 1)	A lecturer or higher capacity in a public or private college or university in business, law, finance accounting, or related subjects in	Judge, prosecutor, lawyer, CPA, or other professional and technical personnel with certification through national examinations with the issuance of license and certificates	Experience in business, law, finance, accounting and other areas of specialization that the Company needs	A	В	С	D	Е	F	G	Н	I	J	Also an Independent Director of other public companies
Duo Chin Investment Co., Ltd.; Representative: Chen Jian-Zao			~	<						~		~		-
Poya Investment Co., Ltd. Representative: Chen Fan Mei-Jin			✓	<						~		~		-
Chen Zong-Cheng			✓	,						 ✓ 		 ✓ 	 ✓ 	-
Chen Ming-Shian			√	<	✓	✓	✓	✓	✓	✓	✓	✓	✓	-
Lin Tsai-Yuan	✓	✓	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark	-
Jung Jiun-Rung Liou Jr-Hung		~	✓ ✓	~	V	V	V	$\overline{\mathbf{v}}$	▼ ✓	▼ ✓	$\overline{\mathbf{v}}$	V	v √	1

Note 1: More or less columns shall be adjusted on the basis of real number.

Note 2: If any of the following qualifications is applicable to the directors, in the last 2 years before and during their term of office with the Company, put a"√"in relevant fields:

A. Not an employee of the Company or its group companies.

B. Not a director or supervisor of the Company or the group companies (except as an Independent Director of a subsidiary where the Company or the parent to the Company directly or indirectly holds more than 50% of its voting shares).

C. Shareholder who is a natural person, and not the person, the spouse, underage child or under the name of a third party holding more than 1% of the total shares or one of the top 10 natural person shareholders.

D. Not a spouse, kindred within the 2nd tier or the next of kin of kindred within the 3rd tier of the aforementioned personnel.

E. Not a director, supervisor, or employee of an institutional shareholder directly holds more than 5% of the outstanding shares of the Company or a director, supervisor or employee of one of the top 5 institutional shareholders.

F. Not a director, supervisor, manager of a specific company or institution that the Company has financial or business transactions or a shareholder holding more than 5% of the shares of such company or institution.

G. Not an owner, partner, director, supervisor, manager and the spouse of the an owner, partner, director, supervisor, manager of a professional wholly-owned firm, partnership, corporation or institution, or a professional personnel providing business, legal, financial and accounting services or consultation to the Company or its group companies. However, the Remuneration Committee members shall be excluded according to Article 7 of Regulations Governing the Appointment and Exercise of Powers by the Remuneration Committee of a Company Whose Stock is Listed on the Stock Exchange or Traded Over the Counter.

H. Not a spouse or kindred within the 2nd tier to another director of the Company.

I. Any of the provisions contained in Article 30 of the Company Act shall be applied.

J. Not being elected to the seat as a representative of the government, institution, or other parties pursuant to Article 27 of the Company Act.

2. Profiles of the general manager, vice general manager, assistant vice general manager, heads of each division and branch:

Title	Nationality	Name	Date of office					sharehole the name	ntity of ling under of a third arty	Education and important experience	Positions in other companies	Manager kindred		
				Quantity	Percentage	Quantity	Percentage	Quantity	Percentage			Title	Name	Relation
General Manager	Republic of China	Chen Zong-Cheng	2000.12.28	6,031,393	6.25%	2,636,756	2.73%	0		Information Dept, Feng Chia University Information Department of Sheng Yu Steel Co., Ltd	Director of Chen Ching Investment Co., Ltd.	No	No	No
Senior Manager, Development Division	Republic of China	Ren Shi-Liang	2010.03.10	0	0%	0	0%	0	0%	National Chin Yi University of Science and Technology	No	No	No	No
Senior Manager, Product Planning Division	Republic of China	Su Wun-Ci	2017.04.24	0	0%	0	0%	0	0%	National Tainan Chia-chi Girls' Senior High School	No	No	No	No
Manager, Business Planning Division	Republic of China	Lin Chun-Wen	2013.12.01	35,383	0.03%	0	0%	0	0%	Provincial Hsin Feng High School	No	No	No	No
Manager, HR Administrative Division	Republic of China	Tsai Ming-Lun	2002.09.02	52,000	0.05%	0	0%	0	0%	Graduate Institute of Industrial Management, National Cheng Kung University	No	No	No	No
Manager, Finance and Accounting Division	Republic of China	Shen Hong-Yu	2008.11.01	56,980	0.05%	2,100	0%	0	0%	Graduate School of Finance and Banking, National Chung Cheng University	No	No	No	No
Senior Manager, System Development Division	Republic of China	Wu Rai-Chin	2006.02.06	13,130	0.01%	0	0%	0	0%	Dept of Computer Science, Soochow University	No	No	No	No
Manager, Logistics Division	Republic of China	Fan Di-Wei	2014.07.01	1,000	0.00%	0	0%	0	0%	Graduate School of Logistics Management, National Kaohsiung First University of Science and Technology	No	No	No	No
Senior Manager, Audit Office	Republic of China	Hsiao Li-Yuan	2016.05.01	107,090	0.11%	0	0%	0		1	No	No	No	No
Manager, Marketing Planning Division	Republic of China	Chen Hsiao-Wei	2016.03.31	0	0%	0	0%	0	0%	Dept of Applied Foreign languages, Asia University	No	No	No	No

April 15, 2017

3. Remunerations to the directors, supervisors, general manager and the vice general manager in the previous fiscal year

A. Remunerations to the directors

																	L	Jucunio	01 51 20	10, cuii	ency un	II. IN 1 \$1, 000	
					Remuneratio	ns to directors								Remuneration	ons to employee	es performing 1	outine duties						
Title		Name	Remune	ration (A)	Pensi	on (B)		emuneration C)	Business s	subsidy (D)	corporat	proportion to e earnings te 11)		ıs, and special ly (E)	Pensi	ion (F)		Employee Ren	nuneration (G)		A+B+C+D+E proportion to earnings		Any remuneration from investees beyond
		Poya	All companies in	Poya companies in Poya companies in Poya the Poya consolidated International confinancial financial financ	companies in con	All companies in	Poya	All companies in the		All companies in the	Pova	All companies in Pova the	Pova	All companies in Pova the	Poya	All companies in Pova the	The Co	ompany		nies in the ed financial ment	Pova	All companies in the	subsidiaries
			International consolidated financial			International	consolidated financial statement	International	consolidated financial statement		consolidated financial statement		consolidated financial statement	International	consolidated financial statement	Cash dividend	Stock dividend	Cash dividend	Stock dividend	International			
Chairman	Duo Chin Investment Co., Ltd. Representative: Chen Jian-Zao	3,263	3,263	0	0	960	960	0	0	0.36%	0.36%	0	0	0	0	0	0	0	0	0.36%	0.36%	0	
Vice Chairman	Poya Investment Co., Ltd Representative: Chen Fan Mei-Jin	2,613	2,613	0	0	960	960	0	0	0.31%	0.31%	0	0	0	0	0	0	0	0	0.31%	0.31%	0	
Director	Chen Zong-Cheng	0	0	0	0	960	960	0	0	0.08%	0.08%	3,783	3,783	0	0	0	3,201	0	3,201	0.68%	0.68%	0	
Director	Chen Ming-Shian	0	0	0	0	480	480	40	40	0.04%	0.04%	0	0	0	0	0	0	0	0	0.04%	0.04%	0	
Independent Director	Lin Tsai-Yuan	0	0	0	0	480	480	40	40	0.04%	0.04%	0	0	0	0	0	0	0	0	0.04%	0.04%	0	
Independent Director	Jung Jiun-Rung	0	0	0	0	480	480	24	24	0.04%	0.04%	0	0	0	0	0	0	0	0	0.04%	0.04%	0	
Independent Director	Liou Jr-Hung	0	0	0	0	480	480	36	36	0.04%	0.04%	0	0	0	0	0	0	0	0	0.04%	0.04%	0	
Except	as provided in the c	lisclosure of	information s	ection above.	, the directors	' remuneration	ons from prov	iding service	s for the com	panies which	disclosed in	the financial	statements (su	ich as being	consultants et	c.).: N/A							

December 31 2016; currency unit: NT\$1, 000

Note 1: The distribution of 2016 employees' and directors' remuneration was passed by the Board of Director on 2017.02.20.

Note 2: Corporate earnings in FY2016 amounted to NT\$1,169.484 million.

Note 3: Poya International strongly upholds the spirit of corporate governance thereby disclosing the respective remunerations of the directors.

<u></u>	muneration brac	<u>Ketb</u>						
	Name of directors							
Brackets of remunerations to the directors of Poya	A+B-	+C+D	(A+B+C+D+E+F+G)					
International	Poya International	All companies in the consolidated financial statement	Poya International	All companies in the consolidated financial statement				
Less than NT\$2,000,000	Lin Tsai-Yuan, Chen Zong-Cheng, Chen Ming-Shian, Jung Jiun-Rung, Liou Jr-Hung,	Lin Tsai-Yuan, Chen Zong-Cheng, Chen Ming-Shian, Jung Jiun-Rung, Liou Jr-Hung,	Lin Tsai-Yuan, Chen Ming-Shian, Jung Jiun-Rung, Liou Jr-Hung,	Lin Tsai-Yuan, Chen Ming-Shian, Jung Jiun-Rung, Liou Jr-Hung,				
NT\$ 2,000,000~NT\$ 5,000,000 (exclusive)	Chen Jian-Zao, Chen Fan Mei-Jin	Chen Jian-Zao, Chen Fan Mei-Jin	Chen Jian-Zao, Chen Fan Mei-Jin	Chen Jian-Zao, Chen Fan Mei-Jin				
NT\$5,000,000~NT\$10,000,000 (exclusive)	0	0	Chen Zong-Cheng	Chen Zong-Cheng				
NT\$10,000,000~NT\$15,000,000 (exclusive)	0	0	0	0				
NT\$15,000,000~NT\$30,000,000 (exclusive)	0	0	0	0				
NT\$30,000,000~NT\$50,000,000 (exclusive)	0	0	0	0				
NT\$50,000,000~NT\$100,000,000 (exclusive)	0	0	0	0				
More than NT\$100,000,000	0	0	0	0				
Total	7	7	7	7				

Remuneration Brackets

B. Remunerations to supervisors: Not appliance. (In order to intensify corporate governance, three Independent Directors were elected at Shareholder's Meeting on June 10, 2014. Besides, Poya International established the Audit Committee instead of supervisors according to Securities and Exchange Act.)

C. Remunerations to the general manager

_		December 31 2016; currency unit: NT\$1, 000													
			Salary (A)		Pension (B)		Bonus and subsidy (C)		Employee remuner:		uneration	s (D)	A+B+ C+ D in proportion to corporate earnings (%)		Any
	Title	Name	Poya International	All companies in the	Poya International	All companies in the	Poya International	All companies in the consolidated		ompany	the cons	panies in olidated ncial ment	Poya International	All companies in the	remuneration from investees beyond
				consolidated statement		consolidated statement		statement (Note 6)		Stock dividend		Stock dividend		consolidated statement	
	General Manager	Chen Zong-Cheng	3,783	3,783	0	0	0	0	0	3,201	0	3,201	0.60%	0.60%	0

Note 1: The distribution of 2016 employees' and directors' remuneration was passed by the Board of Director on 2017.02.20.

Note 2: Stock dividend was calculated based on the closing price on Feb 22 2016 (a day before the resolution at the Board Meeting) which was NT\$333.5. The employees' remuneration NT\$21 is less than one share, and it will shall be distributed in cash.

Note 3: There is no vice general manager in Poya International and only the remuneration to general manager is disclosed.

Note 4: Corporate earnings in FY2016 amounted to NT\$1,169.484 million.

Remuneration Brackets

Brackets of remunerations to the general manager	Names of the general manager and the vice general manager						
and vice general managers of Poya International	Poya International	All companies in the consolidated statement					
Less than NT\$2,000,000	0	0					
NT\$ 2,000,000~NT\$ 5,000,000 (exclusive)	0	0					
NT\$5,000,000~NT\$10,000,000 (exclusive)	Chen Zong-Cheng	Chen Zong-Cheng					
NT\$10,000,000~NT\$15,000,000 (exclusive)	0	0					
NT\$15,000,000~NT\$30,000,000 (exclusive)	0	0					
NT\$30,000,000~NT\$50,000,000 (exclusive)	0	0					
NT\$50,000,000~NT\$100,000,000 (exclusive)	0	0					
More than NT\$100,000,000	0	0					
Total	1	1					

D. Names of managers entitled to employee remuneration and the status of distribution:

				Decer	nber 31 2016; c	currency unit: NT\$1,000	
	Title	Name	Amount of stock (Note 2)	Amount of cash	Total	Proportion to corporate earnings (%)	
Man	General Manager Manager, Finance and Accounting	Shen				0.50%	
Managers	Division Manager, Business	Hong-Yu Lin	5,841	0	5,841		
	Planning Division	Chun-Wen					

Note 1: The distribution of 2016 employees' and directors' remuneration was passed by the Board of Director on 2017.02.20.

Note 2: Stock dividend was calculated based on the closing price on Feb 22 2016 (a day before the resolution at the Board Meeting) which was NT\$333.5. The employees' remuneration NT\$21 is less than one share, and it will shall be distributed in cash.

Note 3: Corporate earnings in FY2016 amounted to NT\$1,169.484 million.

E. The analysis of the remunerations to the directors, supervisors, general manager, vice general manager paid by Poya International and all other companies in the consolidated financial statement in late two years in proportion to corporate earnings, and the association between the policy, standard, combinations and procedure of remunerations and the operating performance and the future risks are as follows:

					Decem	ber 31 2016;	currency uni	t: NT\$1, 000		
		FY	2015		FY 2016					
Title	Total rem	unerations	Proportion to earning		Total rem	unerations	Proportion to corporate earnings (%)			
The	The Company	All companies in the consolidated statement	The Company	All companies in the consolidated statement	The Company	All companies in the consolidated statement	The Company	All companies in the consolidated statement		
Directors (including Independent Directors)	9,886	9,886	1.04	1.04	9,856	9,856	0.84	0.84		
Supervisors (Note)	0	0	0	0	0	0	0	0		
General manager (also director)	8,526	8,526	0.90	0.90	7,944	7,944	0.68	0.68		
Total	18,412	18,412	1.93	1.93	17,800	17,800	1.52	1.52		

Note: Since Poya International has established Audit Committee on June 10 2014, there is no remuneration to supervisors paid by Poya International in FY2015 and FY2016.

The remunerations to the directors of Poya International are stated in the Articles of Incorporation with reference to industry standards and the resolution at the Shareholders Meeting. Poya International introduced external directors in supporting the advocacy of corporate governance by the government. Except remunerations to the directors and employees, the bonus distributed to the general manager and the head of each division are also determined and adjusted based on the operating performance of Poya International.

- 4. Corporate governance in action
- A. The Board of Directors in session:

Information on the Board of Directors in session

In the most recent fiscal period, The Board of Directors held <u>8 sessions</u> (A) and the attendances by the directors are shown in the table below:

Title	Name	Frequency of attendance (sitting in as observers) (B)	Attended by proxy	Attendance rate (%) 【 B/A 】(Note)	Remarks
Chairman	Duo Chin Investment Co., Ltd. Representative: Chen Jian-Zao	7	0	87.5%	
Director	Poya Investment Co., Ltd Representative: Chen Fan Mei-Jin	8	0	100%	
Director	Chen Zong-Cheng	8	0	100%	
Director	Chen Ming-Shian	8	0	100%	
Independent Director	Lin Tsai-Yuan	8	0	100%	
Independent Director	Jung Jiun-Rung	8	0	100%	
Independent Director	Liou Jr-Hung	8	0	100%	

Other important notice:

(1) The enforcement of Board of Directors in any following circumstances shall be covered the meeting date, period, the content of proposal, the opinions from all the independent directors and the handling from company.

A. The matters mentioned in Provisions of Article 14-III of the Securities and Exchange Act.

B. Except any of the above matters, other proposals on record which are made either opposite or reserve objections by independent directors: Not applicable.

(2) The enforcement of avoiding the interested-director from making a decision of the interest-relative-proposal: directors acted to avoid possible influence on the result of decisions taken on motions with conflicts of interest to Poya International. The chart as provided below is the implementation for reference.

(3) Assessment of the objective to fortify the functions of the Board of Directors in the current period and the most recent fiscal year (such as establishment of the Audit Committee, improvement of information transparency...) and the accomplishments:

A. Poya International has formulated the measures of performance assessment of the Board of Directors in 2015 to implement the execution of corporate governance and promote the function of the Board of Directors.

B. Poya International established the Audit Committee and the Nominatiing Committee in 2014 to fortify the execution of corporate governance and the mechanism of management

C. The minutes of Board session on record and the relative corporate governance regulations were uploaded to the special web pages designed for investors for the purpose to fortify the information disclosure of the Board of Directors.

Note: Attendance rate (%) is calculated based on the number of meetings called and the attendance of the directors (sitting in as observers) during their term of office.

Date	The Content of Proposal	Interested-Directors, the Reasons for Interest Avoidance and the Participation in Voting
2016.01.25	The motion of distributing year-end bonus to the managers in FY2015	 The motion was the resolution of year-end bonus to Chen Zong-Cheng, Director and General Manager, so he did not participate in discussion according to the "Act on Recusal of Related Person due to Conflicts of Interest". The motion was passed without objection by all the members of Remuneration Committee.
	The motion of distributing year-end bonus to President	 3. Six directors who participated the meeting did not make the objections to the motion. The motion was approved as proposed. 1. Chen Zong-Cheng, Director and General Manager, was appointed as acting moderator because Chen Jian- Zao, Chairman did not participated in discussion according to the "Act on Recusal of
	and Vice President in FY2015	 Related Person due to Conflicts of Interest". 2. The motion was the resolution of year-end bonus to Chen Jian-Zao, President, and Chen Fan Mei Jin, Vice President, so they did not participated in discussion according to the "Act on Recusal of Related Person due to Conflicts of Interest". 3. The motion was passed without objection by all the members of Remuneration Committee. 4. Five directors who participated the meeting did not make the objections to the motion. The motion was approved as proposed.
2016.07.25	The proposal of individual remunerations of directors in FY2015	Except the directors who did not participated in discussion according to the "Act on Recusal of Related Person due to Conflicts of Interest", others did not make any objection to the proposal. The proposal was approved as proposed.
	The motion of distributing remunerations to managers in FY2015	 The motion was the resolution of remunerations to Chen Zong-Cheng, Director and General Manager, so he did not participate in discussion according to the "Act on Recusal of Related Person due to Conflicts of Interest". Six directors who participated the meeting did not make the objections to the motion. The motion was approved as proposed.
2016.12.19	The motion of distributing year-end bonus to the managers in FY2016	 The motion was the resolution of year-end bonus to Chen Zong-Cheng, Director and General Manager, so he did not participate in discussion according to the "Act on Recusal of Related Person due to Conflicts of Interest". The motion was passed without objection by all the members of Remuneration Committee. Six directors who participated the meeting did not make the objections to the motion. The motion was approved as proposed.

The enforcement of avoiding the interested-director from making a decision of the interest-relative-proposal:

B. The operations of the Audit Committee or the participation of the supervisors in the Board of Directors:

The operations of the Audit Committee

The Independent Directors were elected at the Shareholding Meeting on June 10, 2014. Besides, Poya International established the Audit Committee instead of supervisor according to Securities and Exchange Act.

In the most recent fiscal year, the Audit Committee held 6 sessions (A) and the attendances in meeting as observers by the Independent Directors are shown in the table below:

Title	Name	Frequency of attendance in meeting as observers (B)	Attended by proxy	Rate of attendance in meeting as observers (%) (B/A) (Note)	Remarks
Independent Director	Lin Tsai-Yuan	6	0	100%	
Independent Director	Jung Jiun-Rung	6	0	100%	
Independent Director	Liou Jr-Hung	6	0	100%	

Other important notice:

A. The operations of audit committee in any following circumstances shall be covered the date of meeting, period, the content of proposal, the resolutions and the handling of company: Not applicable.
 (A) Provisions of Article 14-V of the Securities and Exchange Act.

Date of meeting (6 th term)	Resolutions	The results of th resolutions of th Audit Committe and the reaction of the Company
001600.00	1. Passed the motion of the amendment to part of the	
2016.02.22	provisions of the "Article of the Corporation".	
(The 20 th Board Session)	2. Passed the 2015 Business Report and Financial Statements.	
	1. Passed the proposal of" Declaration of Internal Control in	
	FY 2015".	
	2. Passed the motion of the enactment of "Procedures for	
2016 02 29	Election of Certified Public Accountant."	
2016.03.28 (The 21 th Board Session)	3. Passed the assessment of the independence and	
(The 21 Board Session)	appropriateness, and the appointment of the certified public accountant.	
	 Passed the motion of the disposal of the Company's land 	
	and building of Fong Yuan branch.	
	1. Passed the motion of the re-enactment of the "Payroll	
	Cycles" of the internal audit system. (The original one has	
2016.04.25	been abolished.)	
(The 22 th Board Session)	 Passed the Q1 2016 Business Report and Financial 	Decord by all
		Passed by all attended
2016.05.21	Statements. 1. Passed the motion of the disposal of the Company's land	members
2016.05.31 (The 23 th Board Session)	and building.	members
	1. Passed the Q2 2016 Business Report and Financial	
	Statements.	
	2. Passed the motion of the amendment to	
	part of the provisions of the "Ethical Corporate	
	Management Best Practice Principles" and part of the	
2016.07.25	provisions of the "Procedures for Ethical Management and	
(The 24 th Board Session)	Guidelines for Conduct".	
	3. Passed the motion of the amendment to part of the	
	provisions of the "Internal Audit System".	
	4. Passed the motion of the amendment to part of the	
	provisions of the "Program Governing the Security of	
	Personal Data Files".	
2016.11.07	1. Passed the Q3 2016 Business Report and Financial	
(The 25th Board Session)	Statements.	
	e matters, other proposals on record which is made either opposite or reserve objections	by independent
directors : None.		
ne enforcement of avoiding	the interested-independent director from making a decision of the interest-relative-prop	posal, in which the

Company shall state the name of such Independent Director, the content of the proposal, the reasons for interest avoidance and the participation in voting: Not applicable.

- C. The communication between the Independent Directors and the internal audit manager, or the Independent Directors and the accountants (such as communication on the matters, methods and results with respect to the corporate finance or business operations):
 - (A) The internal audit manager reports the audit results to the Committee members in the Audit Committee meeting periodically, and delivers internal auditing reports to the Audit Committee within a month after examine completed. The communication between the Independent Directors and the internal audit manager is fine.
 - (B) The CPAs report the review results of the current financial statements to the Committee members in the Audit Committee meeting quarterly. The communication between the Independent Directors and the CPAs is fine.

Note: Rate of attendance in meeting as observers (%) is calculated based on the number of meetings called and the attendance in meeting as observers of the Independent Directors during their term of office.

C. The discrepancy between the executions of Corporate Governance of Poya International and the "Corporate Governance Best Practice Principles by TWSE/GTSM-listed Companies", and the reasons for the discrepancy:

	Item	State of operation	Discrepancy from Corporate Governance Best Practice Principles by TWSE/GTSM-listed Companies and the reasons
Α.	Poya International enacts and discloses the Corporate Governance Best Practice Principles according to "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies".	The enactment of Corporate Governance Best Practice Principles has been approved by the Board of Directors on October 27, 2014 with the amendment being approved by Board of Director on April 27, 2015. The Principles have been disclosed on the special web pages designed for investors (www.poya.com.tw) and on MOPS.	 Compliant with the requirements of "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies".
B.	Equity structure and shareholders' equity		
(A)	Poya International enacts the internal operating procedure for responding to the recommendations, doubts, disputes and lawsuits of the shareholders and executes thoroughly according to such procedure.	• Poya International appointed a share registration agent to handle related business and also arranged a company spokesman for responding to the recommendations and disputes of the shareholders. Additionally, Poya International enacted the Corporate Governance Best Practice Principles to protect the shareholders' equity and executed thoroughly according to relative rules and regulations.	 Compliant with the requirements of "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies".
(B)	Poya International keeps proper control over the list of dominant shareholders and the ultimate shareholders of these dominant shareholders who hold real control of Poya International.	*	
(C)	Poya International establishes and executes the risk control mechanism and firewall between the Company and its subsidiaries and affiliates.	 Currently, Poya International has no affiliated enterprises regulated by the Company Act. 	
(D)	Poya International establishes the internal rules and regulations to prohibit any personnel of the Company from trading the securities by utilizing private corporate information.	Poya International has enacted the Operational Procedures for Preventing Insider Trading and Handling Material Inside Information, Corporate Governance Best Practice Principles, and Procedures for Ethical Management and Guidelines for Conduct to prohibit any personnel of the Company from trading the securities by utilizing private corporate information.	

	Item	State of operation	Discrepancy from Corporate Governance Best Practice Principles by TWSE/GTSM-listed Companies and the reasons
C.	The organization and functions of the Board of Directors		
(A)	The Board of Directors enacts the policies of maintaining the variety of the member composition and executes thoroughly.	• Poya International has enacted the Corporate Governance Best Practice Principles to fortify the Board structure and has executed thoroughly the policies of maintaining the variety of the Board composition.	 Compliant with the requirements of "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies".
(B)	Except the Remuneration Committee and Audit Committee, Poya International establishes other functional committee voluntarily.	Poya International has established the Remuneration Committee according to relative rules in 2011 to fortify the corporate governance. In 2014, Poya International set up the Audit Committee and Nominating Committee voluntarily. In the most recent fiscal period, the Committees operate well and the operation state of each Committee is as followed: the Remuneration Committee has held 6 sessions; the Audit Committee has held 6 sessions.	
(C)	Poya International stipulates the measures and means of performance assessment of the Board of Directors and makes the performance assessment annually and at regular intervals.	 Poya International has stipulated the measures of performance assessment of the Board of Directors and has made the performance assessment according to relative rules and regulations. Employees conduct the assessment by themselves and colleagues at the end of annual. The questionnaire and its result are disclosed on special web page designed for investors. The orientations covering the overall Board of Directors assessment are as followed: The degree of participation in corporate operation. The composition and structure of the Board of Directors. The election of Directors and further studies. Internal control. Corporate target and mission control. Acknowledge of the Directors' duties. The degree of participation in corporate operation. Internal relationship building. The orientations covering the transmission control. The orientations covering performance assessment for Board members are as followed: 	

	Item	Item State of operation			
(D)	Poya International makes routine assessment of the independence of the Certified Public Accountant.	 (6) Internal control. Poya International makes routine assessment (once annually) of the independence of the certified public accountants according to Article 29-V of the Corporate Governance Best Practice Principles. The Auditors' audit checklist enacted pursuant to Article 47 of the "Certified Public Accountants Act" and No.10 of the "Statement of Ethic Code of Conduct" on "Integrity, impartiality and independence" and the "declaration of independence and impartiality" issued by the certified public accountants shall be reviewed by the Audit Committee and then be submitted to the Board of Directors for approval in order to assess the independence of the certified public accountants. After being confirmed, except the certification and financial fees, there is no circumstance as followed between the accountants and Directors: (1) Direct and indirect financial relationship. (2) Close business relationship (3) Potential employment relationship. (4) Financing and guarantee behavior. The accountant recruitment and the expense deliberation can be made once the families are confirmed that they don't violate the independence. 			
D.	Listed company establishes the exclusive dedicated unit for corporate governance(The business includes but not limited to offering the information needed for directors and supervisors when they do operations, dealing with the related business of board meeting and shareholders meeting, handling company's registration or amendment, editing agenda for board meeting and shareholders meeting.	 Poya International has appointed Finance and Accounting Division as an exclusive dedicated unit to be in charge of related business of Corporate governance, also appointed manager in Finance and Accounting to supervise. 	• Compliant with the requirements of "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies".		
E.	Poya International establishes the channels of communication with the stakeholders included but not limited to shareholders, employees, customers and suppliers etc., and the special web	 Poya International disclosed corporate social responsibility report and designed the special web page for stakeholders on the Chinese official website. Since 2013, Poya International prepared the corporate social responsibility report voluntarily to help the 	 Compliant with the requirements of "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies". 		

	Item	State of operation	Discrepancy from Corporate Governance Best Practice Principles by TWSE/GTSM-listed Companies and the reasons
	page designed for the stakeholders. Poya International properly responds to the main issues of corporate social responsibility concerned by the stakeholders.	 stakeholders to understand the operating status. Hot line, email, facebook and investor's contact window are offered for maintaining positive communication with each stakeholder. Special web page was designed for corporate governance and the minutes of Board session on record were disclosed on the Chinese official website for investors to download the relative information. 	
F.	registration agent to handle the related affairs of Shareholders Meeting.	 Poya International appoints Hua Nan Securities Co., Ltd. as the professional share registration agent to assist the Company to handle the related affairs of Shareholders Meeting. 	 Compliant with the requirements of "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies".
<u>G.</u> (A)	Disclosure Poya International installs an official website for the disclosure of its financial and operational information and the enforcement of corporate governance.	 Poya International has installed official websites in Chinese and English for the disclosure of its financial and operational information and the enforcement of corporate governance. The addresses of websites are as followed: Chinese Website: www.poya.com.tw English Website: www.poya.com.tw/en 	• Compliant with the requirements of "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies".
(B)	Poya International adopts other means of disclosures (such as the installation of English website, the appointment of a designated personnel to gather and disclose the Company's information, realization of the spokesman system, and uploading the process of the conferences for institutional investors on the official websites).	 Poya International has adopted other means of disclosures: Install the official websites in Chinese and English to disclose relative information. Announce material information in Chinese and English. Appoint the designated personnel to update Chinese and English websites periodically. Participate in the conferences for institutional investors held by the securities corporation and the authorities, make a presentation about the operation status of the Company and disclose the relative information on the Chinese and English websites according to the relative rules and regulations. The spokesman of Poya International announces the Company's information according to the Regulations for the Management of Spokesman. There is only one spokesman and one acting spokesman. 	
H.	Poya International provides other major information which helps to understand the operation of corporate governance (including but not be limited to rights	 Other major information: (1) Courses for further studies taken by the directors: In order to enhance the professional functions of the Company's directors 	• Compliant with the requirements of "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies".

Item	State of operation	Discrepancy from Corporate Governance Best Practice Principles by TWSE/GTSM-listed Companies and the reasons
and interests of the employees, employee care, investor relation, supplier relation, the rights of the stakeholders, courses for further studies taken by the directors and supervisors, risk management policies, execution of risk measure standards, execution of customer policies, purchase of liability insurances for the Company's directors and supervisors)	 and broaden their knowledge, Poya International has applied the 6-hour courses at home from Taiwan Corporate Governance Association in 2016. Besides, the directors also participated in other related courses. In 2016, all of the directors have taken the courses for further studies. The courses taken by the directors are mentioned in Table 1 below. (2) Courses for further studies taken by the managers: The courses taken by the manager are mentioned in Table 1 below. (3) Execution of avoiding the director from participating in the proposal having the interest relation with such the director: the directors of Poya International shall practice high self-discipline and shall not participate in the voting when the interest relation between the director and the proposal raised up at the Board meeting harms the interests of the Company. (4) Purchase of liability insurances for the Company's directors: the directors of Poya International shall practice ethical corporate management, thus there isn't any lawsuit or illegal behavior. Poya International has purchased liability insurances for the directors and supervisors from Fubon Insurance since 2016 with the sum insured to be USD\$5 million. The period of insurances is from October 1, 2016 to October 1, 2017. 	
 Please specify the improvements based on the corporate governance results issued by TWSE corporate governance and make the priority of enhancement and measures for unimproved issues. (The company which is not in list doesn't have to fill the form.) 	 Poya International intensifies the execution of corporate governance based on the comments of the Board of Directors and makes a self-evaluation report in the Appraisal of Corporate Governance. Poya International also discusses with the authorities for improvement of corporate governance, which includes the following items: A. Stipulate and revise the relative rules of corporate governance according to the laws and regulations and the policies. B. Enhance English official website to fortify the information transparency. C. Announce material information in Chinese and English to fortify the integrity and fairness of information disclosure. D. E-voting is adopted at the Shareholders Meeting. Announce relative information of Shareholders Meeting previously. 	 Compliant with the requirements of "Corporate Governance Best Practice Principles by TWSE/GTSM- listed Companies".

Item	State of operation	Discrepancy from Corporate Governance Best Practice Principles by TWSE/GTSM-listed Companies and the reasons
	Poya International will keep fortifying the execution of corporate governance according to the relative laws and regulations in the future.	

Table 1 Courses for further studies taken by the directors and managers:

Title	Name	Date of office	Date of training	Organizer	Name of course	Hours of study	Compliant or not
Chairman	Chen Jian-Zao	2014.06.10	2016.04.25	Taiwan Corporate Governance Association	M&A Strategy and Best Practice How to Analyze Enterprise Risk Management through Financial Analysis	6	Yes
Vice Chairman	Chen Fan Mei-Ji	2014.06.10	2016.04.25	Taiwan Corporate Governance Association	M&A Strategy and Best Practice How to Analyze Enterprise Risk Management through Financial Analysis	6	Yes
Director and General Manager	Chen Zong-Cheng	2014.06.10	2016.04.25	Taiwan Corporate Governance Association	M&A Strategy and Best Practice How to Analyze Enterprise Risk Management through Financial Analysis	6	Yes
Director	Chen Ming-Shian	2014.06.10	2016.04.25	Taiwan Corporate Governance Association	M&A Strategy and Best Practice How to Analyze Enterprise Risk Management through Financial Analysis	6	Yes
Independent Director	Lin Tsai-Yuan	2014.06.10	2016.04.25	Taiwan Corporate Governance Association	M&A Strategy and Best Practice How to Analyze Enterprise Risk Management through Financial Analysis	6	Yes
Independent Director	Jung Jiun-Rung	2014.06.10	2016.04.25	Taiwan Corporate Governance Association	M&A Strategy and Best Practice How to Analyze Enterprise Risk Management through Financial Analysis	6	Yes
Independent Director	Liou Jr-Hung	2014.06.10	2016.04.25	Taiwan Corporate Governance Association	M&A Strategy and Best Practice How to Analyze Enterprise Risk Management through Financial Analysis	6	Yes
Manager of Finance and Accounting Division	Shen Hong-Yu	2008.11.01	2016.07.21~22	National Cheng Kung University	18 th Session of the Chief Accounting Officers Continuing Education Program Seminar on the latest IFRS Review of CSR report Seminar on the latest GAAS Seminar on the moral and legal issues	12	Yes

D. Disclosure of the organization, functions and operations of the Remuneration Committee, if

	Qualification	More than 5 year profe	Status of independence (Note 1)											
Title		in a public or private college or university in business, law, accounting, or related subjects in	lawyer, or other professional and technical personnel with certification through national examinations with the issuance of	Experience in business, law, finance, accounting and other areas of specialization that the Company needs	А	В	С	D	Е	F	G		Also a Remunerat- ion Committee of other public companies	Remarks
Independent Director	Lin Tsai-Yuan	\checkmark	~	~	~	~	~	~	~	~	~	✓	1	No
Independent Director	Jung Jiun-Rung			~	~	~	~	~	~	~	~	~	1	No
Independent Director	Liou Jr-Hung		~	~	~	~	~	~	~	~	~	~	1	No

applicable: 1. <u>Profiles of the Remuneration Committee members</u>

Note 1: If any member meets any of the following in the last two years before being elected into office or during the term of office, put a "
"
"
in the appropriate fields:

- a. Not an employee of the Company or its group companies.
- b. Not a director or supervisor of the Company or the group companies (except as an Independent Director of a subsidiary where the Company or the parent to the Company directly or indirectly holds more than 50% of its voting shares).
- c. Shareholder who is a natural person, and not the person, the spouse, underage child or under the name of a third party holding more than 1% of the total shares or one of the top 10 natural person shareholders.
- d. Not a spouse, kindred within the 2nd tier or the next of kin of kindred within the 5th tier of the aforementioned personnel.
- e. Not a director, supervisor, or employee of an institutional shareholder directly holds more than 5% of the outstanding shares of the Company or a director, supervisor or employee of one of the top 5 institutional shareholders.
- f. Not a director, supervisor, manager of a specific company or institution that the Company has financial or business transactions or a shareholder holding more than 5% of the shares of such company or institution.
- g. Not an owner, partner, director, supervisor, manager and the spouse of the an owner, partner, director, supervisor, manager of a professional wholly-owned firm, partnership, corporation or institution, or a professional personnel providing business, legal, financial and accounting services or consultation to the Company or its group companies.
- h. Any of the provisions contained in Article 30 of the Company Act shall be applied.

2. <u>The Operations of the Remunerations Committee</u>

- (1) The Remunerations Committee of Poya International consists of <u>3 members</u>.
- (2) The term of the current members: June 10 2014 to June 9 2017. In the last fiscal period, the Remunerations Committee convened <u>6 sessions (A)</u>. The eligibility of the members and their attendance in committee meetings are shown below:

Title	Name	Frequency of attendance (B)	Attend by proxy	Attendance rate (%) (B/A)	Remarks
Convener	Lin Tsai-Yuan	6	0	100%	
Member	Jung Jiun-Rung	6	0	100%	
Member	Liou Jr-Hung	6	0	100%	

Other important notes:

(A) Where the Board of Directors does not accept or revise the recommendations of the Remunerations Committee, the date and instance of the Board session, the contents of the motions, the resolution of the Board and the response to the opinions of the Remunerations Committee shall be specified (if the resolutions on remuneration issues passed by the Board of Directors are superior to the recommendations of the Remunerations Committee, the detailed explanation shall be given): None.

(B) If there is any adverse opinion or qualified opinion of the members in the decision over specific motions at the Remunerations Committee meeting on record or with a written declaration, the date and instance of the committee meeting, the contents of the motion, the opinions of all members and the response to the opinions of members shall be specified: None.

Note: Attendance rate (%) is calculated based on the number of meetings called and the attendance of the directors (sitting in as observers) during their term of office.

E. The practice of corporate social responsibility:

Item	State of operation	Discrepancy from Corporate Social Responsibility Best Practice Principles by TWSE/GTSM-listed Companies and the reasons
 Enforcement of corporate governance A. Poya International establishes the policy or system of corporate social responsibility to review the results of enforcement. 	 Best Practice Principle and established Corporate Social Responsibility Committee in October ,2014. The minister is served by General Manager, managing the formulation of relative strategies and systems, and reviewing of the implementation. Besides, the implementation shall be made by the following teams: Labor & Ethics Regulation Team Environment Safety and Management Team Social Charity Team Integrity Operation Team Supply Chain Management Team Business Confidentiality Management Team 	Compliant with the requirements of "Corporate Social Responsibility Best Practice Principles by TWSE/GTSM- listed Companies".
concurrently) dedicated unit in charge of the execution of corporate social responsibility. Relative matters are handled by the management authorized by the Board of Directors and a report of handling is given to the	Sharahaldara' Equity Protection Team	

	Item		State of operation	Responsib TWSE/G	ility Best 1 FSM-listee rea	n Corporate So Practice Princ d Companies a sons	iples by and the
2. (A)	Environment for sustainability Poya International makes effort to upgrade the efficiency on the use of resources and in using recycled bio-degradable materials to decrease the impact on the environment.	(A)	Poya International makes effort to upgrade the efficiency on the use of resources in a reasonable range. For example, Poya International applies electronic system for file review and approval to reduce paper waste. Poya International also adopts various energy-saving products like LED lighting, inverter air conditioner, water-saving toilets to decrease the impact on the	Compliant "Corporate Practice Pri Companies"	Social nciples by	he requireme Responsibilit 7 TWSE/GTSN	y Best
(B)	specific features of the industry.	(B)	environment. As in the retail industry, Poya International makes effort to upgrade the efficiency on the use of resources. since there is no sewage, chemicals, gas, noise and waste generated from operations, ISO 14001 or other relative specifications is not				
(C)	Poya International pays attention to the influence of climatic change on the Company's operation, executes the examination program of greenhouse gas emission, and stipulates the strategies of energy savings, carbon reduction and greenhouse gas decrease.	(C)	 applicable for Poya International. Poya International closely pays attention to the impact of climatic change on the Company's operation, continues to push forward the energy management, and executes the examination program of greenhouse gas emission to comply with the advocacy of energy saving and carbon reduction promoted by government. The energy saving goals: 2% Carbon Reduction each year from 2016 10% Carbon Reduction in 2021 compared to 2016 The effects of energy saving and carbon reduction in 2016 are as follows(checked in 2015) : The average electricity usage of each store decreased by 6.8%. The greenhouse gas emission of each store decreased by 5.28%. The average water usage of each store decreased by 22%. 2,670 trees are saved per year by paper saving strategy. According to the details of means and effects for energy saving and carbon reduction, please see 2015 corporate social report p.32-p.38. 				

	Item		State of operation	Responsib	pancy from Corporate Social ility Best Practice Principles by FSM-listed Companies and the reasons
3.		(A)	Poya International enacts relative personnel regulations in	Compliant	with the requirements of
(A)	Poya International enacts the managerial policies and procedures according to the relative rules and international recognized human rights of labor.		compliance with the applicable rules governing labor force.	"Corporate Practice Pri Companies"	Social Responsibility Best inciples by TWSE/GTSM- listed
(B)	Poya International establishes the mechanism and channel for receiving employee complaints and gives responses properly.	(B)	Poya International complies with the applicable rules governing labor force and makes efforts to enhance the employee's welfare. Employees can report to the immediate officer, audit officer or human resources officer directly or raise comments or make complaints through internal platform such as EIP, Notes and Connections. Auditors will start the investigation once they received notice. All the comments received from employees will be taken into consideration fully for improvement.		
(C)	Poya International provides the employees a safe and healthy work environment and gives them safe and healthy training periodically.	(C)	Poya International has arranged routine inspection on public safety once annually and non-scheduled physical examination to ensure all employees have a safe and health work environment.		
(D)	Poya International establishes the mechanism for routine communication with the employees and makes notification to the employees via reasonable means on operation changes that may cause significant influences on the employees.	(D)	Poya International provides the employees with a complete communication. For example, an internal meeting for all employees and an ABC sales meeting will be held every month. Besides, Poya International also offers E-platforms and internal websites, such as EIP, Notes and Connection Platform to make an effective, two-way communication with employees to help them understand the policy and activity of operation		
(E)	Poya International provides the employees an effective training program cultivating career abilities.	(E)	management. Poya International has designed a training program and disclosed relative information of such program on the human recruiting website:		
(F)	Poya International establishes the policy of customer right protection and the procedure of customer complaints in the process of research and development, procurement, production, operations, and services.	(F)	 http://www.104.com.tw/cfdocs/project/1305/poya_130507/plan.html 1. Poya International executed "Profile Protection Plan" in 2013. The Audit Office is delegated to maintain such plan. According to this plan, those profiles filled out by the store personnel or customers shall be protected in the safe and shall not be taken out arbitrarily. At a regular base, some of the personal profiles shall be destroyed to protect customer's privacy. 2. Poya International has appointed designated personnel to handle the complaints of customers. The customer complaint hotline is: 0800-033168. 		
			33		

	Item		State of operation	Responsibi	lity Best Pr	Corporate Soci actice Principl Companies and ons	les by
(G)	Poya International complies with the relative rules and regulations and international guidelines when marketing or labeling their products and services.	(G)	Poya International sells products in compliance with the relative rules and regulations and international guidelines.	"Corporate		requirement Responsibility TWSE/GTSM-	Best
(H)		(H)	Poya International takes some steps before making a contract with the supplier. Poya International reviews the background and other related information of the supplier. The employees of the purchasing division visit the suppliers' factory irregularly to understand the environment and the process of goods production, as well as overall corporate operation.	Companies".			
(I)	Poya International may at any time terminate or rescind the contracts with major suppliers when any of them violates the corporate social responsibility policy and causes impacts on the environment and society.	(I)	Poya International includes in the contract terms requiring compliance with relative product rules and regulations. If there is any violation, Poya International will remove the concerned product from the shelves at once, and the supplier shall take responsibility to pay compensation.				
4. A.	Intensification of information disclosure Poya International discloses relevant and reliable information of corporate social responsibility on the official website and MOPS.	(A)	Poya International has made the 2015 Corporate Social Responsibility Report in 2016 and disclosed the Report on MOPS and official websites in Chinese and English.	Compliant "Corporate Practice Prin Companies".		requirement Responsibility TWSE/GTSM-	Best
5.	TWSE-GTSM-listed Companies", specify the discrepance	ies bet	Practice Principle in accordance with the "Corporate Social Respo ween the execution and the content of the Principle: ocial Responsibility Best Practice Principles by TWSE/GTSM- list	-		-	rules
б. а.	Other major information that helps to understand the open The Company has disclosed the Corporate Social Respon- operation of corporate social responsibility.		of corporate social responsibility: ty Report on MOPS and official websites in Chinese and English in	n 2016 to help	to understa	and the Compar	ıy's
b.	 The implementations in 2016: Poya held the "POYA Community Care Night" to help low-income families buying necessities for free in Taitung Zhong Hua Branch. Typhoon Nepartak hit Taitung seriously. Poya donated NT\$ 1million to Taitung for rebuilding work. Poya donated to NCKU, College of Medicine for building Geriatric education and research center. Poya donated to "National Rhythmic Gymnastics Championship". Poya donated to "A-LINE Superstar Challenge". 						
7.			s accredited by the external accreditation agency, elaborate on the sport in 2016, also has disclosed it on the website. Currently, the co				

	The practice of ethical corporate management and		
	Item	State of operation	Discrepancy from Ethic Corporate Management Best Practice Principles for TWSE/GTSM-listed Principles and the reasons
1.	Policy of ethical corporate management and action plan in place		Compliant with the "Ethical Corporate Management Best Practice Principles for
A	Poya International elaborates the policy and action plan of ethical corporate management in the internal code and external documents, and the Board of Director and the management actively meet the commitments of executing operating policies.	(A) Poya International has enacted Procedures for Ethical Management and Guidelines for Conduct, and executed in compliance with relative policies.	TWSE/GTSM- listed companies.
В	Poya International enacts the prevented program against unethical behaviors, stipulates the operation procedure, code of conduct, discipline of violation and complaint system in each program and executes thoroughly.	(B) Poya International has enacted Procedures for Ethical Management and Guidelines for Conduct, and executed in compliance with relative policies. Relative matters are also regulated in the "Rules of Work and Personnel Management Regulations"	
C	Poya International adopts prevented measures toward those operating activities with higher risks of unethical behaviors regulated by Article 7.2 of "Ethical Corporate Management Best Practice Principles for TWSE/GTSM- listed companies" or within the business scope of the Company.	(C) Poya International appoints the Finance and Accounting Division as the exclusive dedicated unit, in charge of the execution of prevented measures against unethical behaviors and the regular reports submitted to the Board of Directors.	

F. The practice of ethical corporate management and measures:

	Item		State of operation	Manager	nent Bes GTSM-li	st Practice	Corporate Principles for iples and the
2. (A)	Realization of ethical corporate management Poya International takes the record of ethical management of the transaction counterparties into consideration and includes in contract term requiring compliance with the rules of ethical corporate management.	(A) (B)	Poya International has explicitly stated in all business agreement the relative rules and regulations of ethical corporate management which emphasizes on the prohibition of giving or taking bribes. Poya International has appointed Finance and Accounting		ent Best	the "Ethi Practice ed companie	Principles for
(B)	Poya International establishes a exclusive (or concurrently) dedicated unit, which is subordinate to the Board of Directors, in charge of executing ethical corporate management and reporting the execution to the Board of Directors at a regular interval.	(C)	Division as an exclusive dedicated unit, which shall report to the Board of Directors at regular intervals. Poya International has stipulated the rules and regulations in its Procedures for Ethical Management and Guidelines for Conduct that the directors, managers and the stakeholders presenting or				
(C)	Poya International stipulates the policy of avoiding conflicts of interests, provides proper channels for reporting and receiving complaints, and executes thoroughly.		participating at the Board meeting as a non-voting observer shall express opinions about the relationship of interests in the Board meeting when a proposal at a Board meeting concerns a director, manager or stakeholder's personal interest or the interest of the juristic person represented by the director, manager or stakeholder. If such a relationship is likely to prejudice the interest of the Company, such director, manager or stakeholder may not participate in the discussion nor vote on that proposal. In addition, the director, manager or stakeholder shall refuse involvement in discussion and voting, and may not exercise voting rights as proxy on behalf of another director.				
(D)	Poya International establishes the effective accounting system and internal control system, and receives the audits periodically carried out by the internal auditors or certified public accountants in order to thoroughly execute ethical corporate management.	(D) (E)	The accounting system and internal audit control system were established. Internal auditors make the audit plan based on risk ranking and execute, also report to Board of Directors. There is no violation of ethical corporate management. Poya International holds a monthly meeting for making				
(E)	Poya International holds the external and internal education and training of ethical corporate management at regular intervals.		announcements of the relative policies to all the employees, and includes the relative rules and regulations of ethical corporate management in its Rules of Personnel Management which shall be reviewed by the new employee.				

	Item		State of operation	Discrepancy from Ethic Corporate Management Best Practice Principles for TWSE/GTSM-listed Principles and the reasons
3. (A)	Operation of the system for the personnel to report on the unethical practices of others Poya International establishes the concrete system and convenient channel for the personnel to report on the unethical practices of others and the relative reward policy; also, appoints proper personnel to handle the matters based on the object being reported to the unethical practices.	(A)	 Poya International has enacted "the Reporting and Mechanism of Procedures for Ethical Management and Guidelines for Conduct" and "Reporting Regulations of Irregular, Immoral and Dishonest Conduct ". Reporters can report to the following units: (1) Spokesman, acting spokesman: Accepting the reports from shareholders, investors and external staffs. 	Compliant with the "Ethical Corporate Management Best Practice Principles for TWSE/GTSM- listed companies.
(B) (C)	Poya International establishes the standard operational procedures for investigating into the unethical practices being reported on and the relative confidential system. Poya International takes the measure of protecting the reporter from being improperly punished for reporting on the unethical practices of others.	(B)	 (2) Management team, manager of Finance and Accounting Division and Audit committee: Accepting the reports from directors, managers, employees and suppliers. The accepting units shall report to General Manager, and General Manager would appoint the dedicated unit to manage related investigation. Poya International has establishes the mechanism for the personnel to report on the unethical practices of others in Ethical Corporate Management Best Practice Principles and Codes of Ethical Conduct. The coherent department will start to collect 	
	·	(C)	Poya International allows anonymous report on the unethical practices of others in its Rules of Personnel Management to protect the reporter and stipulates relative regulations in Codes of Ethical Conduct.	
4. (A)	Intensification of information disclosure Poya International discloses the Ethical Corporate Management Best Practice Principles and its execution on the official websites and MOPS.	(A)	The special web page was designed for corporate governance on official websites in Chinese and English to disclose the relative information of ethical corporate management. Besides, Poya International has uploaded the Principles on the MOPS.	Compliant with the "Ethical Corporate Management Best Practice Principles for TWSE/GTSM- listed companies.
5.	TWSE/GTSM- listed companies", specify the discrepance	ies be	Practice Principles in accordance with the "Ethical Corporate Man etween the execution and the content of the Principle: porate Management Best Practice Principles for TWSE/GTSM- list	

	Item	State of operation	Discrepancy from Ethic Corporate Management Best Practice Principles for TWSE/GTSM-listed Principles and the reasons
6.	Management Best Practice Principles): (1) In order to implement the ethical behavior and integri- behavior. "Reporting Regulations of Irregular, Immoral at	ration of ethical corporate management (for example, any amendment to ty management to make sure sustainable development, Poya Internationand Dishonest Conduct" was passed by the Board of Directors on July 25 Management Best Practice Principles on the Chinese official websites an	al encourages to report any illegal and unethical 2016.

- G. Mean of inquiry for corporate governance principles and related regulations: the special web page was designed for the investors on the official website (http://www.poya.com.tw).
- H. Other major information that helps to understand the operation of corporate governance shall also be disclosed on the following platform:
 - 1. The special web page designed for the investors on the official website (http://www.poya.com.tw).
 - 2. MOPS: http://mops.twse.com.tw/mops/web/index The abbreviation is "Poya" and the Stock Code is "5904".
- I. The implementation of the internal control system:
 - 1. Declaration of internal control: please refer to page 145-146.
 - 2. Certified Public Accountant Review Report which is issued by the certified public accountants based on the audit result of the internal control system: None.
- J. In the last fiscal period as of the date this report was printed, the main faults and the improvement of any case that the Company or its personnel was punished based on the regulations, or that the personnel was punished by the Company for violating the provision of internal control system shall be specified: None.

K. In the last fiscal period as of the date this report was printed, the major resolutions of the Shareholders Meeting and the Board of Directors are as followed:

1.	Major resolutions of the Shareholders N	Meeting
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Nature of meeting	Date of meeting	Resolutions	Implementation
		Business Report and Financial Statement of FY 2015	Proceed as resolved.
		Proposal for distribution of 2015 profits	The proposal had been passed. The date of distribution was set up on Jul. 13 th , 2016. Cash dividends of NT\$ 838,441,014, had been distributed on
Shareholders Meeting	2016.05.31 P ea	Proposal for a new share issuance through capitalization of earnings and employee bonus	Aug. 11, 2016. The proposal had been passed. Poya International proposed to issue 952,773 new shares through capitalization of earnings of NT\$ 9,527,730. Employee bonus of NT\$82,000,000 had been distributed on Aug. 11, 2016.
		Amendments to part of provisions of "Articles of Incorporation"	Executed as resolved.
		Abolishment of "Rules for Director Elections" and enactment of "Procedures for Election of Directors".	Executed as resolved.

2. In the last fiscal period as of the date this report was printed, the Board of Directors held 13 sessions and the major resolutions are summarized as followed:

Nature of meeting	Date of meeting	Resolutions		
Board Session	2016.01.25	 Passed the proposal of the year-end bonus for the managers in FY2015 Passed the proposal of the year-end bonus for the chairman and the vice chairman in FY2015. Passed the motion of setting up the POYA International Co., Ltd. Sihu Branch in Changhua, Raohe Branch in Songshan, Ren'ai Branch in Sanchong. 		
Board Session	2016.02.22	 Passed the motion of the amendment to part of the provisions of the "Article of the Corporation". Passed the proposal for distribution of 2015 profits. Passed the proposal of the "Remunerations of employees and directors in FY 2015. Passed the proposal of a new share issuance through capitalization of earnings. Passed the 2015 Business Report and Financial Statements. Passed the motion of calling for a regular session of the Shareholders 		

Nature of meeting	Date of meeting	Resolutions
meeting	inceting	 Meeting in FY 2016. 7. Passed the motion of setting up the POYA International Co., Ltd. Dongmen Branch in Taipei.
Board Session	2016.03.28	 Passed the proposal of" Declaration of Internal Control in FY 2015". Passed the motion of the enactment of "Procedures for Election of Certified Public Accountant." Passed the assessment of the independence and appropriateness, and the appointment of the certified public accountant. Passed the proposal of personal change of acting spokesperson. Passed the motion of the disposal of the Company's land and building of Fong Yuan branch. Passed the motion of alteration of the location for setting up the POYA International Co., Ltd. Renai Branch in Sanchong.
Board Session	2016.04.25	 Passed the motion of the re-enactment of the "Payroll Cycles" of the internal audit system. (The original one has been abolished.) Passed the proposal of personal change of internal audit officer. Passed the motion of alteration of the location for setting up the POYA International Co., Ltd. Kueijen Branch in Tainan. Passed the motion of setting up the POYA International Co., Ltd. Zhonghe Branch in New Taipei City, Homei Branch in Zhanghua.
Board Session	2016.05.31	 Passed the motion of drawing up the matters of ex-dividends and ex-rights for FY2016. Passed the motion of distributing cash dividends from 2016 profits. Passed the motion of the disposal of the Company's land and building. Passed the motion of promotion of Lin Chun-Wen from Director to Manager, Business Planning Division. Passed the motion of salary adjustment for managers in FY2016. Passed the motion of setting up the POYA International Co., Ltd. Donghu Kangning Branch in Taipei, Dingshan Branch in Kaohsiung, Beimen Branch in Tainan, Wenxin Shanxi Branch in Taichung, Renwu Rexiong Branch in Kaohsiung and Putz Branch in Chiayi.
Board Session	2016.07.25	 Passed the motion of the enactment of the "Reporting Regulations of Irregular, Immoral and Dishonest Conduct". Passed the motion of the amendment to following provisions. a. Passed the motion of the amendment to part of the provisions of the "Ethical Corporate Management Best Practice Principles". b. Passed the motion of the amendment to part of the provisions of the "Procedures for Ethical Management and Guidelines for Conduct". Passed the motion of the amendment to part of the provisions of the "Procedures for Ethical Management and Guidelines for Conduct". Passed the motion of the amendment to part of the provisions of the "Internal Audit System". Passed the motion of the amendment to part of the provisions of the "Program Governing the Security of Personal Data Files". Passed the proposal of "Individual Remunerations of Directors in FY2015" Passed the proposal of "Remunerations of Managers in FY2015" Passed the motion of insurance renewal for the directors and the important executives. (The expiration date of liability insurances is October 1, 2016) Passed the motion of setting up the POYA International Co., Ltd. Hsinming Branch in Chiayi, Zhongshan S. Branch in Tainan, Hewei Branch in Tainan, Kunshan Branch in Tainan and Zhishan Branch in Taipei.

Nature of meeting	Date of meeting	Resolutions															
5		1. Passed the motion of promotion of Shen Hong-Yu from Director to															
		Manager, Finance and Accounting Division.															
		2. Passed the motion of salary adjustment for Director, Finance and															
Board		Accounting Division.															
Session	2016.11.07	3. Passed the motion of setting up the POYA International Co., Ltd. Dali															
Sebbion		Guoguang Branch in Taichung, Meishu E. Branch in Kaohsiung,															
		Zhonghua Branch in Taoyuan, Shennong Branch in Yilan, Linsen Branch															
		in Taipei, Tsinghua Branch in Hsinchu, Guangfu Branch in Hsinchu, Hsiushui Branch in Changhua and Jiangong Branch in Kaohsiung.															
		1. Passed the motion of the enactment of "2017 Annual Audit Plan"															
		 Passed the "2017 Annual Operating Plan" 															
		3. Passed the proposal of the year-end bonus for the managers in FY2016															
Board	2016 12 10	4. Passed the proposal of the year-end bonus for the chairman and the vice															
Session	2016.12.19	chairman in FY2016															
		5. Passed the motion of setting up the POYA International Co., Ltd.															
		Kaohsiung Taroko Park Branch in Kaohsiung and Banqiao Shuangshi															
		Branch in New Taipei .															
Board		1. Passed the motion of directors' further study plan															
Session	2017.01.23	2. Passed the motion of setting up the POYA International Co., Ltd. Renwu															
		Bade Branch in Kaohsiung															
		 Passed the 2016 Business Report and Financial Statements. Passed the proposal for distribution of 2016 profits 															
		 Passed the proposal for distribution of 2016 profits Passed the proposal of the "Remunerations of employees and directors in 															
		FY 2016.															
		4. Passed the proposal of a new share issuance through capitalization of															
		earnings.															
		5. Passed the motion of re-election of directors including independent															
																	directors.
Board	2017.02.20	representatives from the non-competition restrictions.															
Session	_01/10_1_0	7. Passed the motion of calling for a regular session of the Shareholders															
		Meeting in FY 2017.															
		8. Passed the motion of CPA replacement due to accounting firm															
		internal reorganization.9. Passed the assessment of the independence and appropriateness, and the															
		appointment of the certified public accountant.															
		10. Passed the motion of setting up the POYA International Co., Ltd. Feng Jia															
		Branch in Taichung.															
		11. Passed the motion of setting up the POYA International Co., Ltd.															
		Kaohsiung Qixian Branch in Kaohsiung.															
Board	2017.03.13	1. Passed the motion of setting up the POYA International Co., Ltd.															
Session	2017.03.13	Zhongxiao Yongchun Branch in Taipei.															
Board	0015 00 05	1. Passed the proposal of" Declaration of Internal Control in FY 2016".															
Session	2017.03.27	2. Passed the motion of the amendments to part of articles of "Operational Drage during for A equipiding on Dispaced of A cost?"															
		Procedures for Acquisition or Disposal of Assets".															
		1. Passed the motion of directors' candidate nomination from more than 1% of the shareholders.															
		 Passed the motion of financing from financial institution. 															
Board	2017.04.24	 Passed the motion of inflation from financial institution. Passed the motion of setting up the POYA International Co., Ltd. Hualian 															
Session	_017.0 F.2-f	Jian Branch in Hualian, THSR Zuoying Branch in Kaohsiung and															
		Keelung dong an Branch in Keelung.															
		4. Passed the motion of changing address of Changhua Hemei Branch.															

L. In the last fiscal period as of the date this report was printed, the major content of the adverse

opinion of the directors or supervisors in the decision over specific motions at the Board Meeting on record or with a written declaration shall be specified: None.

M. In the last fiscal period as of the date this report was printed, the resignation and dismissal of the Company's personnel (including chairman, general manager, accounting manager, internal audit manager...etc.) shall be summarized: None.

V . Information on the fees for certified public accountants

Name of CPA firm	Name of CPAs		Audit period	Remark
PriceWaterhouse	Lee	Liou	2016.01.01-2016.12.31	
Coopers Taiwan	Ming-Hsian	Tzu-Meng	2010.01.01-2010.12.31	-

Currency unit: NT\$ 1,000

Currency unit: NT\$ 1.000

Bra	Item	Auditing fees	Miscellaneous fees	Total
1	Less than 2,000		\checkmark	
2	2,000~4,000(exclusive)	\checkmark		\checkmark
3	4,000~6,000(exclusive)			
4	6,000~8,000(exclusive)			
5	8,000~10,000(exclusive)			
6	10,000 and more			

(1) If the payment of the miscellaneous services rendered by the certified public accountants, the CPA firm or its affiliates accounts for more than 25% of the auditing fees, the amounts of the auditing fees and miscellaneous fees and the contents of the miscellaneous services shall be disclosed.

							Canter	icy unit. 1110 1,000	
Name of CPA	Name of	Auditing		Miscella	neou	s fees		Audit	Remark
firm	CPAs	fees	System design	Business registration	HR	Others	subtotal	period	ACHIAI K
PriceWaterhouse Coopers Taiwan		2,900				153	153	2016.01.01- 2016.12.31	Other miscellaneous fees- includes the fees for the secretarial work, printing of the report on new share issued through capitalization of earnings, and certification of taxation. Total amount is NT\$153 thousand.

Fees for certified public accountants

- (2) If the auditing fees decrease with the comparison of the fees in a year previous to the year of replacement of the CPA firm, the amount of the auditing fees before and after the replacement and the reasons shall be disclosed: None.
- (3) If the auditing fees decrease by more than 15% with the comparison of the fees in the previous year, the decrease amount of the auditing fees, the percentage and the reasons shall be disclosed: None.

 $\ensuremath{\text{VI}}$ $\ensuremath{\, \ }$ Information on the replacement of certified public accountants, in the last two fiscal periods and after:

Poya International replaced the certified public accountants to react to the changes of internal organization in PriceWaterhouse Coopers Taiwan in 2017.

(1) Former certified public accountants

Date of replacement				2017.02.20		
Reasons and			es of i	nternal organization in	n PriceWaterhouse	
explanation	Coo	Coopers Taiwan				
Explanation that the		ation	Party	СРА	The Company (Consigner)	
Company or the CPA terminates or rejects the appointment	Terminate the appointment voluntarily Reject the (continued) appointment			None		
Opinions on and reasons of an audit report issued by the former CPA during the most recent 2 years containing an opinion other than an unqualified opinion.	Non	e				
			Αссоι	inting policies or prac	tices	
Any disagreements	Yes		Finan	nancial report disclosure		
between the former	105	Auditing scope or procedure				
CPA and the issuer			Other			
CITY and the issuer						
	No	\checkmark				
	Des	cription				
Others (shall be disclosed according to Article 10, Subparagraph 5, Item 1-4 of the Principle)	Non	e				

(2) Successor certified public accountants

Name of the accounting firm	PriceWaterhouse Coopers Taiwan
Name of the CPAs	Liou Tzu-Meng, Lin Chi-Yu
Date of the appointment	2017.02.20
Consultations and the consultation results of the issues made by the new CPA regarding the accounting treatment of or application of accounting policies to a specific transaction, or the type of audit opinion that might be rendered on the securities firm's financial report prior to the formal engagement of the successor CPA.	None
Any disagreements in written form between the successor CPA and the former CPA	None

 $VII \cdot If$ the chairman, general manager, finance or accounting manager of the Company has been working in the accounting firm of the CPAs or its affiliates within the last year, the name and title of the personnel and the period of such working relation existing: None.

 \mathbb{W} • In the last fiscal period as of the date this report was printed, the status of the transfer of shares or the shares in pledge held by the directors, supervisors, managers or the shareholders with more than 10% of the Company's shares:

		FY	2016	In 2017as of the date this report was printed		
Title	Name	Change in quantity of shares	Change in quantity of shares pledged	Change in quantity of shares	Ċ	
Chairman	Duo Chin Investment Co.,Ltd.	111,326	0	142,000	0	
Chairman	Representative: Chen Jian-Zao	0	0	0	0	
Vice	Poya Investment Co., Ltd.	78,457	0	0	0	
Chairman	Representative: Chen Fan Mei-Jin	1,722	0	0	0	
Director and General Manager	Chen Zong-Cheng	69,219	(350,000)	0	0	
Director	Chen Ming-Shian	0	0	0	0	
Independent Director	Lin Tsai-Yuan	0	0	0	0	
Independent Director	Jung Jiun-Rung	0	0	0	0	
Independent Director	Liou Jr-Hung	0	0	0	0	
Finance and Accounting Manager	Shen Hong-Yu	(5,063)	0	0	0	
Business Planning Manager	Lin Chun-Wen	3,912	0	0	0	

(1)	Transfer of shares held b	v the directors, managers	and the major shareholders
(1)	financial of sindles neite of	y the uncetons, managers	and the major shareholders

(2) Information showing the counterparty of the share-transferring is the interested party: None.

(3) Information showing the counterparty of the share-in-pledge is the interested party: None

IX \cdot Information showing that top 10 shareholders have the relationship with one another as the related parties, spouse or kindred within the 2nd tier.

April 15 20						15 2017			
Name	Shares held l	Shares held by the person		Shares held by the spouse and underage children		Shares held by the name of a third party		The name and relationship of top 10 shareholders having the relationship with one another as the related parties, spouse or kindred within the 2 nd tier specified in SFAS No. 6.	
	Qty of shareholdings	Proportion of shareholdings	Qty of shareholdings	Proportion of shareholdings	Qty of shareholdings	Proportion of shareholdings	Name	Relationship	
Duo Chin Investment Co., Ltd. Representative: Chen Jian-Zao	8,085,981 0	8.38% 0%	174,014	0.18%	0	0%	Chen Fan Mei-Jin Chen Zong-Cheng Chen Lee-Lee Chen Rong-Rong	Spouse Son-in-law Father and daughter Father and daughter	
Poya Investment Co., Ltd. Representative: Chen Fan Mei-Jin	7,924,168 174,014	8.21% 0.18%	0	0%	0	0%	Chen Jian-Zao Chen Zong-Cheng Chen Lee-Lee Chen Rong-Rong	Spouse Son-in-law Mother and daughter Mother and daughter	
Chen Ching Investment Co., Ltd. Representative: Chen Jian-Zao	7,451,174 0	7.72% 0%	174,014	0.18%	0	0%	Chen Fan Mei-Jin Chen Zong-Cheng Chen Lee-Lee Chen Rong-Rong	Spouse Son-in-law Father and daughter Father and daughter	
Investment Account of Small Denomination World Funds Co. Ltd. in custody of Deutsche Bank	6,735,908	6.98%	0	0%	0	0%			
Kuai Wei Investment Co., Ltd. Representative: Chen Zong-Cheng	6,378,370 6,031,393		2,636,756	2.73%	0	0%	Chen Jian-Zao Chen Fan Mei-Jin Chen Lee-Lee	Father-in-law Mother-in-law Spouse	
Chen Zong-Cheng	6,031,393	6.25%	2,636,756	2.73%	0	0%	Chen Jian-Zao Chen Fan Mei-Jin Chen Lee-Lee	Father-in-law Mother-in-law Spouse	
Chang Yi Investment Co., Ltd. Representative: Chen Lee-Lee	2,966,896 2,414,481	3.07% 2.50%	6,253,668	6.48%	0	0%	Chen Zong-Cheng Chen Jian-Zao Chen Fan Mei-Jin Chen Rong-Rong	Spouse Father and daughter Mother and daughter Sisters	
Gao Heng Investment Co., Ltd. Representative: Chen Jian-Zao	2,645,791 0	2.74% 0%	174,014	0.18%	0	0%	Chen Fan Mei-Jin Chen Zong-Cheng Chen Lee-Lee Chen Rong-Rong	Spouse Son-in-law Father and daughter Father and daughter	
Chen Lee-Lee	2,414,481	2.50%	6,253,668	6.48%	0	0%	Chen Zong-Cheng Chen Jian-Zao Chen Fan Mei-Jin Chen Rong-Rong	Spouse Father and daughter Mother and daughter Sisters	
Wei Jing Investment Co., Ltd. Representative: Chen Rong-Rong	2,208,968 468,112		0	0%	0	0%	Chen Jian-Zao Chen Fan Mei-Jin Chen Lee-Lee	Father and daughter Mother and daughter Sisters	

Information on the relationship among the top 10 shareholders

 $X \sim$ The quantity of shareholdings of a particular reinvestment business held by the Company, its directors, supervisors, managers and the investment business directly or indirectly controlled by the Company, and the consolidated percentage of combined shareholdings: None.

Capital Projection and Implementation

I. Capital stock and shares

1. Sources of capital stock

April 15 2017; unit: NT\$1; share

		Stated	l capital	Paid-i	n capital	1	emarks	
Year/month	Issuing price	Quantity of shares	Amount	Quantity of shares	Amount	Source of capital stock	Investment by properties beyond cash	Others
Mar 1997	1,000	20,000	20,000,000	20,000	20,000,000	Capital for incorporation	No	-
Nov 1998	10	4,400,000	44,000,000	4,400,000	44,000,000	Raised capital of NT\$24,000,000 by issuing new shares	No	-
Jul 1999	10	12,400,000	124,000,000	12,400,000	124,000,000	Raised capital of NT\$80,000,000 by issuing new shares	No	Note 1
Sep 2000	10	14,880,000	148,800,000	14,880,000	148,800,000	Issued new shares through capitalization of retained earnings amounted to NT\$ 24,800,000.	No	Note 2
Oct 2001	10	16,368,000	163,680,000	16,368,000	163,680,000	Issued new shares through capitalization of retained earnings amounted to NT\$ 14,880,000.	No	Note 3
Jun 2002	10	30,000,000	300,000,000	20,494,700	204,947,000	Issued new shares through capitalization of retained earnings amounted to NT\$ 40,920,000. Issued new shares through capitalization of employee bonus amounted to NT\$ 347,000.	No	Note 4
May 2003	10	40,000,000	400,000,000	23,868,905	238,689,050	Issued new shares through capitalization of retained earnings amounted to NT\$ 30,742,050 Issued new shares through capitalization of employee bonus amounted to NT\$ 3,000,000.	No	Note 5
Jun 2004	10	46,000,000	460,000,000	25,501,900	255,019,000	Issued new shares through capitalization of retained earnings amounted to NT\$ 11,934,450. Issued new shares through capitalization of employee bonus amounted to NT\$ 4,395,500.	No	Note 6
Jun 2005	10	46,000,000	460,000,000	33,952,470	339,524,700	Issued new shares through capitalization of retained earnings amounted to NT\$76,505,700. Issued new shares through capitalization of employee bonus amounted to NT\$ 8,000,000	No	Note 7
Nov 2005	10	61,000,000	610,000,000	34,855,576	348,555,760	Converted the convertible corporate bonds into 903,106 common shares, with the raised capital to be NT\$9,031,060	No	Note 8
Feb 2006	10	61,000,000	610,000,000	39,292,214	392,922,140	Converted the convertible corporate bonds into 4,436,638 common shares, with the raised capital to be NT\$44,366,380.	No	Note 9
May 2006	10	61,000,000	610,000,000	39,625,398	396,253,980	Converted the convertible corporate bonds into 333,184 common shares, with the raised capital to be NT\$3,331,840.	No	Note 10
Jul 2006	10	61,000,000	610,000,000	39,634,166	396,341,660	Converted the convertible corporate bonds into 8,768 common shares, with the raised capital to be NT\$87,680	No	Note 11
Sep 2006	10	61,000,000	610,000,000	80,000,000	476,341,660	Raised capital of NT\$175,200,000 by issuing new shares	No	Note 12
Nov 2006	10	61,000,000	610,000,000	54,950,588	549,505,880	Issued new shares through capitalization of retained earnings amounted to NT\$60,573,000. Issued new shares through capitalization of employee bonus amounted to NT\$ 10,252,300. Converted the convertible corporate bonds into 233,892 common shares, with the raised capital to be NT\$2,338,920	No	Note 13
Apr 2007	10	75,000,000	750,000,000	55,087,365	550,873,650	Converted the convertible corporate bonds into 136,777 common shares, with the raised capital to be NT\$1,367,770	No	Note 14
Jun 2007	10	75,000,000	750,000,000	62,501,365	625,013,650	Issued 7,414,000 new shares through private placement, with the raised capital to be NT\$74,140,000	No	Note 15

		Stated capital Paid-in capital		R	Remarks			
Year/month	Issuing price	Quantity of shares	Amount	Quantity of shares	Amount	Source of capital stock	Investment by properties beyond cash	Others
Sep 2007	10	85,000,000	850,000,000	64,685,731	646,857,310	Issued new shares through capitalization of retained earnings amounted to NT\$ 5,508,740 Issued new shares through capitalization of employee bonus amounted to NT\$10,252,300 Converted the convertible corporate bonds into 608,262 common shares, with the raised capital to be NT\$6,082,620	No	Note 16
Jun 2008	10	85,000,000	850,000,000	66,357,819	663,578,190	Issued new shares through capitalization of retained earnings amounted to NTS 6,468,580 Issued new shares through capitalization of employee bonus amounted to NT\$ 10,252,300	No	Note 17
Jun 2009	10	100,000,000	1,000,000,000	73,058,767	730,587,670	Issued new shares through capitalization of retained earnings amounted to NT\$ 59,722,040 Issued new shares through capitalization of employee bonus amounted to NT\$ 7,287,440.	No	Note 18
Sep 2010	10	120,000,000	1,200,000,000	88,309,000	883,090,000	Issued new shares through capitalization of retained earnings amounted to NT\$ 142,464,600. Issued new shares through capitalization of employee bonus amounted to NT\$ 10,037,730.	No	Note 19
Aug 2011	10	120,000,000	1,200,000,000	90,086,658	900,866,580	Issued new shares through capitalization of retained earnings amounted to NTS8,830,900. Issued new shares through capitalization of employee bonus amounted to NT\$ 8,945,680.	No	Note 20
Aug 2012	10	120,000,000	1,200,000,000	91,626,699	916,266,990	Issued new shares through capitalization of retained earnings amounted to NTS9,008,660. Issued new shares through capitalization of employee bonus amounted to NT\$ 6,391,750.	No	Note 21
Aug 2013	10	120,000,000	1,200,000,000	92,907,263	929,072,630	Issued new shares through capitalization of retained earnings amounted to NTS9, 162,660. Issued new shares through capitalization of employee bonus amounted to NT\$ 3,642,980.	No	Note 22
Aug 2014	10	120,000,000	1,200,000,000	94,113,057	941,130,570	Issued new shares through capitalization of retained earnings amounted to NT59,290,720. Issued new shares through capitalization of employee bonus amounted to NT\$ 2,767,220.	No	Note 23
Aug 2015	10	120,000,000	1,200,000,000	95,277,388	952,773,880	Issued new shares through capitalization of retained earnings amounted to NT\$ 9,411,300. Issued new shares through capitalization of employee bonus amounted to NT\$ 2,232,010.	No	Note 24
Aug 2016	10	120,000,000	1,200,000,000	96,476,038	964,760,380	Issued new shares through capitalization of retained earnings amounted to NT\$ 9,527,730. Issued new shares through capitalization of employee bonus amounted to NT\$ 2,458,770.	No	Note 25

Note 1: At the approval of Securities and Futures Commission of the Ministry of Finance under Letter 1999.7.19(88) Tai-Tsai-Cheng (I) No.63994.

Note 2: At the approval of Securities and Futures Commission of the Ministry of Finance under Letter 2000.9.18(89) Tai-Tsai-Cheng(I) No.78517.

Note 3: At the approval of Securities and Futures Commission of the Ministry of Finance under Letter 2001.10.9(90) Tai-Tsai-Cheng (I) No. 162012. Note 4: At the approval of Securities and Futures Commission of the Ministry of Finance under Letter 2002.6.19(91) Tai-Tsai-Cheng (I) No. 0910133129.

Note 5: At the approval of Securities and Futures Commission of the Ministry of Finance under Letter 2003.5.26 Tai-Tsai-Cheng(I) No.0920123022.

Note 6: At the approval of Securities and Futures Commission of the Ministry of Finance under Letter 2004.6.04 Tai-Tsai-Cheng(I) No.0930124844.

Note 7: At the approval of Financial Supervisory Commission of the Executive Yuan under Letter 2005.6.07 Chin-Kuan-Cheng (I) No.0940122740.

Note 8: At the approval of Ministry of Economic Affairs under Letter 2005.11.25 Ching-Shou-Chung-Tzi No. 09433215370.

Note 9: At the approval of Ministry of Economic Affairs under Letter 2006.02.17 Ching-Shou-Chung-Tzi No.09531714710.

Note 10: At the approval of Ministry of Economic Affairs under Letter 2006.05.02 Ching-Shou-Chung-Tzi No.09532117920.

Note 11: At the approval of Ministry of Economic Affairs under Letter 2006.07.18 Ching-Shou-Chung-Tzi No.09532523600.

Note 12: At the approval of Financial Supervisory Commission of the Executive Yuan under Letter 2006.06.06 Chin-Kuan-Cheng (I) No.0950120110.

Note 13: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2006.09.18 Chin-Kuan-Cheng (I) No.095014275.

At the approval of the Ministry of Economic Affairs on conversion of corporate bonds into common shares under Letter 2006.11.07

Ching-Shou-Shang-Tzi No.09501247890.

- Note 14: At the approval of Ministry of Economic Affairs under Letter 2007.04.30 Ching-Shou-Chung-Tzi No.09601092770.
- Note 15: At the approval of Ministry of Economic Affairs under Letter 2007.06.12 Ching-Shou-Chung-Tzi No.09601127360.
- Note 16: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2007.07.09 Chin-Kuan-Cheng (I) No. 0960034976.
 - At the approval of the Ministry of Economic Affairs on conversion of corporate bonds into common shares under Letter 2007.09.13 Ching-Shou-Shang-Tzi No.0960125730.
- Note 17: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2008.06.19 Chin-Kuan-Cheng (I) No.0970030752.
- Note 18: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2009.06.22 Chin-Kuan-Cheng (I) No.0980030830.
- At the approval of the Ministry of Economic Affairs under Letter 2009.08.10 Ching-Shou-Shang-Tzi No.09801179010. Note 19: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2010.08.06 Chin-Kuan-Cheng (I) No.0990041257.

At the approval of Ministry of Economic Affairs under Letter 2010.11.02 Ching-Shou-Shang-Tzi No.09901245300.

- Note 20: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2011.07.08 Chin-Kuan-Cheng-Fa-Tzi No.1000031705.
 - At the approval of Ministry of Economic Affairs under Letter 2011.08.15 Ching-Shou-Shang-Tzi No.10001186730.
- Note 21: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2012.06.25 Chin-Kuan-Cheng-Fa-Tzi No.1010027987.
 - At the approval of Ministry of Economic Affairs under Letter 2012.08.06 Ching-Shou-Shang-Tzi No.10101159740.
- Note 22: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2013.06.28 Chin-Kuan-Cheng-Fa-Tzi No.1020025274.
 - At the approval of Ministry of Economic Affairs under Letter 2013.08.16 Ching-Shou-Shang-Tzi No.10201166230.
- Note 23: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2014.07.03 Chin-Kuan-Cheng-Fa-Tzi No.1030025252.
- At the approval of Ministry of Economic Affairs under Letter 2014.08.14 Ching-Shou-Shang-Tzi No.10301166890
- Note 24: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings under Letter 2015.07.01 Chin-Kuan-Cheng-Fa-Tzi No.1040024741.
 - At the approval of Ministry of Economic Affairs under Letter 2015.08.24 Ching-Shou-Shang-Tzi No.10401170950
- Note 25: At the approval of Financial Supervisory Commission of the Executive Yuan on capitalization of retained earnings on 2016.06.16. At the approval of Ministry of Economic Affairs under Letter 2016.08.01 Ching-Shou-Shang-Tzi No. 10501180160

April 15, 2017; unit: share

True of		Stated Capital		
Type of share	Quantity of outstanding shares	Quantity of unissued shares	Total	Remarks
Common shares	96,476,038 shares	23,523,962 shares	120,000,000 shares	Stocks listed in Taipei Exchange

2. Structure of shareholders

Structure of shareholders

	Structure of shareholders							
<u>.</u>	April 15, 2017; unit: people; si							
Shareholder Quantity	Government	Financial institutions	Other institutions	Natural persons	Foreign institutions and foreigners	Total		
Number	0	28	27	4,421	204	4,680		
Quantity of shareholdings	0	1,638,547	43,970,228	17,133,306	33,733,957	96,476,038		
Proportion of shareholdings	0%	1.70%	45.58%	17.76%	34.96%	100%		

3. Diversification of shareholdings

		April 15, 2017	; Common shares: NT\$10/share
Rank of shareholdings	No. of shareholders (people)	Quantity of shareholdings (shares)	Proportion of shareholdings
1 to 999	3,386	414,066	0.43%
1,000 to 5,000	927	1,554,963	1.61%
5,001 to 10,000	103	732,548	0.76%
10,001 to 15,000	41	497,080	0.52%
15,001 to 20,000	20	338,877	0.35%
20,001 to 30,000	40	1,010,134	1.05%
30,001 to 40,000	17	554,848	0.58%
40,001 to 50,000	15	663,603	0.69%
50,001 to 100,000	40	2,698,691	2.80%
100,001 to 200,000	36	5,035,817	5.22%
200,001 to 400,000	20	5,502,761	5.70%
400,001 to 600,000	6	3,218,956	3.33%
600,001 to 800,000	4	2,614,701	2.71%
800,001 to 1,000,000	6	5,211,776	5.40%
More than 1,000,001	19	66,427,217	68.85%
Total	4,680	96,476,038	100.00%

Note: Diversification of preferred stocks: None

4. List of dominant shareholders

April 15, 2017

Shareholdings		<u>^</u>
Names of dominant shareholders	Quantity of shareholdings(shares)	Proportion of shareholdings
Duo Chin Investment Co., Ltd.	8,085,981	8.38%
Poya Investment Co.,Ltd.	7,924,168	8.21%
Chen Ching Investment Co., Ltd.	7,451,174	7.72%
Investment Account of Small Denomination World Funds Co. Ltd. in custody of Deutsche Bank	6,735,908	6.98%
Kuai Wei Investment Co., Ltd.	6,378,370	6.61%
Chen Zong-Cheng	6,031,393	6.25%
Chang Yi Investment Co., Ltd.	2,966,896	3.07%
Gao Heng Investment Co., Ltd.	2,645,791	2.74%
Chen Lee-Lee	2,414,481	2.50%
Wei Jing Investment Co., Ltd.	2,208,968	2.28%

5. The market price, net value, earnings and dividend per share in the last 2 years and the related information (TPEx)

						Unit: New Taiwan Dollar	
Title			Year	FY 2015	FY2016	2017 to March 31, 2017 (Note 8)	
Market	Highest			402	488	390	
price per share	Lowest			229.5	295	353.5	
	Average			320.57	392.12	370.14	
Net value per	Cum-div	idend		28.72	32.59	36.00	
share (Note 2)	Ex-divid	end		19.92	-(Note 9)	-(Note 10)	
	Weighted average quantity of shares(1,000 shares)			96,131	96,441	96,585	
Earnings per share	share After		Before adjustment	9.90	12.13	3.41	
			After adjustment	9.87	-(Note 9)	-(Note 10)	
	Cash dividend			8.8/share	-(Note 9)	-(Note 10)	
	Stock dividend	From earnings		0.1/share	-(Note 9)	-(Note 10)	
Dividend per share		From capital surplus		dend From capital		-	-
	Cumulative unpaid dividends (Note 4)			-	-	-(Note 10)	
	P/E ratio (Note 5)			32.38	32.33	-(Note 10)	
ROI analysis	P/P ratio (Note 6)			36.43	-(Note 9)	-(Note 10)	
	Cash div (Note 7)	idend	yield rate	2.75%	-(Note 9)	-(Note 10)	

Note 1: The highest, lowest and average price in each year is shown and the average market price of each year is calculated with reference to the trading value and trading volume.

Note 2: It's based on the quantity of outstanding shares at the end of the year and the decision on distribution of earnings at the Shareholders Meeting in the next year.

Note 3: If retrospective adjustment is necessary due to the release of stock dividends, the EPS before and after the adjustment shall be stated.

Note 4: If there is an issue requirement of equity securities that unpaid dividend could be accumulated to the year with earnings for distribution, the cumulated amount of unpaid dividends over the year up to current period shall be disclosed.

Note 5: P/E ratio = average price per share at closing in the current year/earnings per share.

Note 6: P/P ratio = average price per share at closing in the current year/cash dividends per share

Note 7: Cash dividend yield rate = cash dividend per share/average price per share at closing in the current year.

Note 8: Information on March 31 2017 is reviewed by certified public accountants.

Note 9: The proposal of dividends for FY 2016 has been approved by the Board of Directors on Feb 20, 2017 pending the ratification at the 2017 Shareholders Meeting. The proposal shall be resolved by the Shareholders Meeting.

Note 10: Information covers the period of less than one year.

6. Dividend policy and implementation

A. Dividends policy as stated in the Company's Articles of Incorporation

The industry that the Company is in continues to evolve with many changes; the corporate lifecycle is currently in a phase of steady growth. After the confirmation of the financial statements each year, the Company shall pay the income tax and also offset losses for previous years. If after this, retained earning remains, the Company shall set aside 10% as legal reserve and may set aside or reverse more amount as special reserve based on the law. The remaining profits are distributable earnings for the current period, being added to the accumulated retrained earnings from the previous year to be equal to accumulated distributable earnings.

The earning distribution of the Company shall be determined by the Board of Directors based on the industrial environment where the Company is in, the future business development and the shareholder profits. The proposal of Shareholder dividend and bonus distribution shall be executed after it is approved by the Shareholders Meeting. Shareholder dividend and bonus shall be 50% to 100% of the accumulated distributable earnings. The dividend and bonus shall be paid by cash or stocks, among which the cash dividend shall not be less than 1% of total dividends. Cash dividend may not be distributed in the event that it is less than NT\$ 0.5 per share, in which case a share dividend shall be distributed instead.

New shares or cash dividends may be paid from retained earnings on condition that the pool of reserve exceeds 25% of the paid-in capital.

B. Information on dividends distribution resolved by the Shareholders Meeting

On February 20 2017, the Boards of Directors adopted the proposal for distribution of 2016 earnings would be resolved by 2017 Regular Shareholders Meeting as followed:

The accumulated earnings NT\$1,032,293,607 shall be appropriated as cash dividends (NT\$10.7 dollars per share). In addition, after considering future business development, the accumulated earnings NT\$9,647,600 shall be appropriated as stock dividends to issue new shares of common stock through capitalization, 964,760 shares were calculated. Upon the distribution of cash dividends being passed by the Shareholders Meeting, the Board of Directors shall be authorized to set up the date of dividend distribution.

The Board of Directors shall be fully authorized by the Regular Shareholders Meeting to handle the matters related to that the shares or profits to be distributed to each share based on the number of actual outstanding shares change because of the change of capital.

C. Summary of significant change on expected dividend policy: None.

7. The impact of stock dividend issuance resolved by the Shareholders Meeting on the business performance and EPS

The total stock dividends are 964,760 shares. The issuance of stock dividends is for the purpose of business expansion. There are positive benefits to the Company's operating performance by retaining the cash from operating earnings for new store expansion in the future. Under the expectation of stable sale growth of the Company, the dilution effect of stock dividend issuance in the current year on the EPS is limited.

The impacts of stock dividend issuance on business performance, EPS, and shareholder Return Rate are as followed:

			Unit: NT\$ 1,000
Item		Year	FY 2017 (Forecast)
Beginning paid-in cap	pital		964,760
	Cash dividend per share		NT\$ 10.7(Note 1)
The distribution of stock and cash	Stock dividend per share the earnings	hrough capitalization of	0.01 share (Note 1)
dividends	Stock dividend per share throu additional paid-in capital	igh capitalization of	0 share
	Operating profits		
	Operating profits, YOY (%)		
	Net income after tax		
The change of business	Net income after tax, YOY (%		
performance	Earnings per share		
	Earnings per share, YOY (%)		
	Annual average return on inve (A reciprocal of annual average		
	The distribution of cash dividend through capitalization of earnings	Pro Forma EPS Pro Forma Annual average return on investment	(Note 2)
	No dividend distribution	Pro Forma EPS	
Pro Forma EPS and PE ratio	through capitalization of additional paid-in capital	Pro Forma Annual average return on investment	
	No dividend distribution	Pro Forma EPS	
	through capitalization of additional paid-in capital and distribution of cash dividend through capitalization of earnings	Pro Forma Annual average return on investment	

Note 1: The cash and stocks to be distributed to each share as shareholders' bonuses mentioned above were calculated based on the total number of actual shares, which was 96,476,038 shares, outstanding on the date of resolution of earnings distributed by the Board of Directors on February 20, 2017. The cash and stocks to be distributed to each share have not yet been adopted by the 2017 Regular Shareholders Meeting.

Note 2: The Company may not disclose the 2017 financial forecast according to the provision of "Regulations Governing the Publication of Financial Forecasts of Public Companies." Therefore, there is no 2017 forecast information.

- 8. Remunerations to employees and the directors
- A. The percentage or scope of remunerations to employees and the directors as stated in the Articles of Incorporation:

The employees' remuneration shall not less than 5% and the directors' remuneration shall not exceed 6% of the profits in the current year after offsetting the accumulated losses. (The profits in the current year are the profits before income tax excluding the calculation of the employees' and directors' remuneration.)

The employees' remuneration shall be distributed in stock or cash, and shall also be distributed to those employees of affiliated companies who meet specific conditions.

B. The estimated principles of remunerations to employees, the directors and supervisors, the calculation principles of share quantity of stock dividends and the accounting treatment of the discrepancy between the real and estimated amount of remunerations to employees, the directors and supervisors:

The number of issued shares of stock remuneration to employees for FY 2016 is calculated based on the closing price at the date one day previous to the Board of Directors. If the employees' remuneration is less than one share, it should be distributed in cash. The employees' and directors' remuneration mentioned above shall be treated as expenses complied with the revised laws and regulations in 2016. There is no difference between the amount of recognized expenses and the amount of employees' and directors' remuneration passed by the Board of Directors.

- C. Information on the distribution of remunerations to employees, the directors passed by the Board of Directors
 - (A) The amount proposed to be released for remunerations to employees and the directors in cash or in stock:

The amount of remunerations to employees in FY2016 is NT\$90 million in stock.

The amount of remunerations to the directors in FY2016 is NT\$4.8 million in cash.

The actual amount of payment is congruent with the recognized amount for FY 2016.

- (B) The amount of remunerations to employees accounts for 7.15% of the total amount of the corporate earnings in the current period and the total remunerations to employees.
- D. If there is discrepancy between the distribution of remunerations to employees, the directors and supervisors from the earnings of the last fiscal year (including the quantity of share distribution, the amount and stock price) and the recognized amount, the amount of and reasons for the discrepancy and the treatment shall be specified:
 - 1. The distribution of remunerations to employees, the directors and the supervisors in FY 2015:

The amount of remunerations to employees in FY 2015 is NT\$82 million in stock. The number of issued shares of stock remunerations to employees is 245,877 which is calculated based on the closing price NT\$ 333.5 at the date of one day previous to the Board of Directors' Meeting on 22nd Feb 2016. The total amount of remunerations to employees is NT\$82 million. The remunerations to employees NT\$21 which are less than one share shall be distributed in cash. The amount of remunerations to the directors is NT\$4.8 million

- 2. The actual amount of remunerations to employees and the directors for FY 2015 is NT\$86.8 million. The actual amount of payment is congruent with the recognized amount for FY 2015.
- 9. Repurchase of Company's shares: None.
- II. Corporate bonds: None.
- III. Preferred shares: None.
- IV. The issuance of overseas depository receipts: None.
- V. The issuance of employee stock options: None.
- VI. New shares restricted to employees: None.
- VII. Acquisition of new shares from other companies through mergers and acquisitions or assignment: None.
- VIII.Capital planning and implementation: None.

Operating Highlights

I. The content of business

A. Business scope:

- 1. Major business items:
 - (A) Trendy skin care and cosmetic products

There are domestically well-known brands of skin care and cosmetic items displayed over-the-counter, dermatology and cosmetology counter, and economical and practical products displayed on the open-shelf.

- (B) Daily merchandise There are daily necessaries such as household items, daily utensils, shampoo, and shower gel and so on.
- (C) Trendy underwear and socks

There are branded underwear displayed over-the-counter and the trendy socks for customers with different characters and preferences.

(D) Delicate and personal supplies

There are snacks, stationery, leather goods and ornaments and so on.

2. Business proportion

- sportion	Cu	rrency unit: NT\$ 1,000	
Maion maduata an samiaas	Sales in FY2016		
Major products or services	Amount	Proportion (%)	
Trendy skin care and cosmetic products	4,595,732	36.99%	
Daily merchandise	4,034,135	32.47%	
Trendy underwear and socks	1,528,934	12.31%	
Delicate and personal supplies	2,264,945	18.23%	
Total	12,423,746	100%	

- 3. Current products and services offered by the Company:
 - (A) Trendy skin care and cosmetic items, accessories and perfume.
 - (B) Branded cosmetics counter.
 - (C) Branded underwear counter.
 - (D) Imported trendy leather goods and ornaments.
 - (E) Trendy socks, male and female underwear, headwear, scarves, handkerchiefs and other seasonal items.
 - (F) Household cleaning products, personal toiletries, hairdressing items, grocery goods, shampoo, shower gel, and so on.
 - (G) Trendy stationery and gifts.
 - (H) Various kinds of snacks.
 - (I) Daily items, grocery and home fixtures.
 - (J) Parking space and special parking space are available in some of branches.
 - (K) Free cloakroom services.
- 4. New services in the future:
 - (A) Rest rooms, fitting rooms and dressing table are going to be available in some of branches.
 - (B) Product introduction videos, promotional events and new products recommended are going to be offered on the special web page of Poya Facebook.
 - (C) Offer some products for customers to test in some of branches.
 - (D) Poya mobile applications are going to be developed for real-time and multi-lateral communications with the consumers and updating the newest news and special offer for customers.

B. Industry Outlook:

1. Industry outlook and prospect

The comprehensive merchandise retailing industry is for domestic demands, in which the stores carry the products covered needs for food, clothing, living, transport, education, and entertainment. Thus, the growth of this industry in the future will be closely associated with the GDP and the consumer spending. The recent statistical figures of Taiwan in GDP and consumption in the private sector indicate that consumption in the private sector increases, correlating directly with the rise in GDP. As such, the sales of comprehensive merchandises in retailing industry also enjoy sustained growth.

		Currency unit: NT\$ million
Year	Sales	Annual growth rate
2003	689,761	4.51
2004	738,433	7.06
2005	760,511	2.99
2006	783,045	2.96
2007	816,727	4.30
2008	835,016	2.24
2009	853,228	2.18
2010	913,042	7.01
2011	973,502	6.62
2012	1,022,724	5.06
2013	1,052,399	2.90
2014	1,106,506	5.14
2015	1,150,970	4.02
2016	1,204,677	4.67

Source: "Business Sales Statistics" compiled by the Department of Statistics, Ministry of Economic Affairs.

The comprehensive merchandise retailing industry in Taiwan is well-developed. Currently, the consuming market has transformed from the era of "manufacturer-oriented" and "retailer-oriented" to "consumer-oriented".

The purchasing power of customers and the consumption environment will be affected by the factors such as global economy, the trends of emphasis on high CP ratio and fair-priced trendy purchases, convenience of transport, change of family structure and the regional development. As the basic needs being satisfied, the living standard being improved and the consuming environment being altered, the consuming behaviors of the customers also change. As a result, more value-added services, such as efficient and convenient services, safe and comfort shopping space, better taste in lives, shall be provided by the retailers.

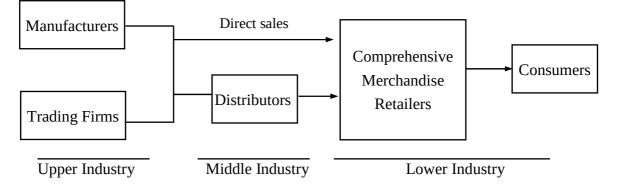
In respond to the changes in shopping types and consumption needs of the customers, the retailers currently put much emphasis not only on the basic functions of food, clothing, living, and transport, but also on the amused functions of education and entertainments. Thus, the business strategy in comprehensive merchandise retailing industry gradually focuses on differentiation and personalization instead of homogeneousness.

It is because the products carried in the comprehensive merchandise retailing industry are suitable to the public that the customers shall be restricted to the geographic regions. In order to expand market, carry out the economics of scales and avoid the risks from online shopping which makes the small retailers hard to survive, the retailers shall keep opening new stores. As such, the chain store system on operation is gradually formed.

With respect to the sales, the retailers spare no effort in store expansion, joint marketing and promotional events in order to attract customers by creating a better image and reputation, and to provide customers various services without geographical limitation by the chain stores national wide. With respect to the purchases of merchandise, it is the centralized purchases that can remain a competitive advantage of the retailer. With the large volume of purchases, the retailer can enjoy the economics of scales, enlarge the margining power with the suppliers, and lower the inventory cost effectively. As such, the trend of setting up the chain store system in comprehensive merchandise retailing industry shall be inevitable in the future.

2. The association among the upper, middle, and lower industries

The sources of merchandises sold by the Company include manufacturers, distributors, and trading firms. For reducing the purchase costs, the Company has turned to make a direct purchase from the trading firms and the manufacturers.



- 3. Trend of product developments
 - (A) Products with high CP ratio and fair-priced fashion

The change of consuming habits drives the young customers to purchase the products with high CP ratio and fair-priced fashion. Thus, the only way to attract consumers is to satisfy their needs with such products.

(B) Business development of large scale and chain store system

It is the market trend for the retailers to enlarge the scales and set up the chain store system for pursuing the economics of scales and better national brand images. Large scale and chain store system can help the Company lower its operational expenses and share the Company resources which makes the corporate management, merchandise purchase, marketing planning and development, and inventory management more competitive. Besides, it also leads to higher market shares and fast business duplication by economics of scales, better competitive abilities and brand awareness enhancement.

(C) Product optimization

In order to provide the various products and one stop shopping service for customers, Poya International holds meetings on focused interview periodically. Simultaneously, Poya International enlarged the development of product classification with the thoughts close to female customers and processed the product optimization. For example, since the road running trend and travel trends are getting popular in Taiwan in recent years, Poya International introduced related products to save customers' time and cost. Simultaneously, Poya International also set up the specific area for such products in every branch.

4. Competition of the products

Comprehensive products have the feature of homogeneousness. As there is more than one competitor selling the same kind of and the brand of comprehensive products, the Company focuses on the following factors of the products in order to attract customers:

- (A) Price: Offer the prices obviously lower than other retailers'. As the high homogeneousness and substitutability of the comprehensive products, customers have lower loyalty to the specific brand and tend to purchase the products from the retailer offering lower prices.
- (B) Convenience: according to a survey conducted by the "Retail Market" magazine, insufficient time for shopping is a common problem among the consumers in advanced nations like Europe and America. Thus, the Company offers a well-designed shopping space and convenient purchase services to lower the effect of insufficient time on the customers' purchase.
- (C) Variety of products: as having insufficient time for shopping, the customers tend to make a purchase in a store with various products. Thus, one-stop shopping and other value-added services become the important factors to attract customers.

In sum, by offering the products and services with the factors above, the Company can maintain the original customers since the customers tend to purchase in the particular store they are familiar with, and broaden the customer base.

On the other hand, the service quality is also an important factor to determine whether the customer makes a purchase in the store, which includes how much the store personnel understand the products, whether the personnel can offer the consultant services and after-sale services of the products and interact properly with the customers. Conceiving with the mission of "Best Services and Customer Orientation", Poya offers perfect products and services to our customers.

C. Technologies and R&D:

1. Expenses of introduction of the electronic application system

	Currency unit: N1\$ 1,000
Year Item	FY2016
Expenses of the electronic application system	2,898
Net sales	12,423,746
Proportion to net sales	0.02%

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2. Future plan and estimated expenses of R&D

(A) The SDS(Software-Defined Storage) will be established. Through the appliance of SDS (DataCore), new and old disk shelves could be implemented integration. Once one of the two disk shelves shut down, the system could switch to the regular one immediately without any influence. As such, we take the advantage of high efficiency of high level desk shelf without purchasing one.

The establishment of SDS will be completed by September, 2017. The estimated expenses is over NT\$3.5 million depend on the physical implementation of capacity.

Name of R&D plan	Current progress	Further investment	Scheduled connection date	Benefits from the success of R&D
SDS appliance	Passed the assessment; to be built	NT\$3.5 million	September 2017	 1.Integrate old disk shelves 2. Enhance data storage efficiency 3. Reduce the shutdown risk of database and data lost.

(B) The Core Switch will be updated and HA will be established. To avoid sudden breakdown and to raise the efficiency, the Company plans to purchase new products for replacement and also set up HA for the prevention of single point failure.

The update and establishment will be completed by December, 2017. The estimated expense is approx. NT. 1.0 million.

Name of R&D plan	Current progress	Further investment	Scheduled connection date	Benefits the success of R&D
Core Switch update & HA appliance	Assessment phase	NT\$1.0 million	December 2017	Upgrade IT system reliability and transmission performance for uninterruptible system service

(C) The IPS system (Intrusion Prevention System) will be updated. In order to respond the attack which is improved every day, the company planned to purchase new items to upgrade the efficiency.

The assessment will be completed by August, 2017. The estimated expense is approx. NT. 0.8 million.

Name of R&D plan	Current progress	Further investment	Scheduled connection date	Benefits the success of R&D
IPS system	Assessment phase	NT\$0.8 million	August 2017	To reduce the risk of hacker intrusion and hostile attack

(D) Mail Spam Appliance, the spam including not only common commercial emails but also threatening emails such as Trojans, phishing emails, extortion emails. The number of junk mails accounts for 30% of total mails. Mail Spam establishment could avoid the following things: 1. Employees are influenced by too junk mails 2. The computers get viruses via clicking malicious codes or links.

The assessment will be completed by July, 2017. The estimated expense is approx. NT. 0.5 million.

Name of R&D	Current	Further	Scheduled	Benefits the
plan	progress	investment	connection date	success of R&D
Mail Spam Appliance	Assessment phase	NT\$0.5 million	July 2017	To reduce the risk of company system paralysis and information leakage due to malicious links

(E) Database Audit Appliance, to protect company information, to leave records for future reference when information leakage happened and to reduce the loss of damage to goodwill.

Name of R&D plan	Current progress	Further investment	Scheduled connection date	Benefits the success of R&D
DB Audit Appliance	Assessment phase	NT\$2.0 million	December 2017	To leave records for future reference when information leakage happened and to reduce the loss of damage to good will

- D. Business development plan in the short and long terms:
 - 1. Short-term plan
 - (A) Marketing strategy
 - (a) Make an effective integration of latest market information and customer consuming trends in order to select the potential products for intensified promotion:

Products are the core factor of business operation in retailing industry. The precise views on product selection can stimulate sales to reach a high peak. Put emphasis on and raise intensified promotion for those products popular in the market and likely purchased by the customers, the Company can have higher return on investment and multiple effect of sale achievement.

(b) Highlight the selling points and features of the merchandises in order to raise sales:

Investigate into the selling points and features of the potential merchandises and make promotion to the customers through vivid and concise pictures and texts on DM, promotional materials at the stores and Facebook. It helps to catch more attention of the customers, trigger their potential demands and lead to sale growth.

(c) Strengthen the product knowledge of the store personnel in order to develop a professional and amiable brand image of Poya International:

Fortify the product knowledge of the store personnel through SOP and the complete education program and make sure that the store personnel can make a detailed introduction and product recommendation whenever the customers have any question about the merchandises in order to develop a professional and amiable brand image of Poya International.

- (d) Optimize the music in the stores in order to provide the relaxed and leisurely shopping environment to the customers:Avoid noisy broadcasting and peddling merchandises in the stores. Poya International provides the customers with the shopping environment with lively and relaxed music.
- (e) Put emphasis on the customers' demands and increase customer satisfaction: Collect customers' opinions through various channel such as Facebook, questionnaires, 0800, customer surveys conducted by the branches, internal corporate connection and customer reviews. After understanding the customers' demands, the related program will be stipulated and be executed thoroughly in order to increase customer satisfaction.
- (f) Focus on the membership management in order to maintain member loyalty:
 - A. Offer exclusive promotional activities for the members based on the features of the member consuming behaviors. By enabling the store personnel to be familiar with the member activities and to execute the skill of speech, the member participation in the activities will be effectively enhanced and the bonds between the members and Poya International will be strengthened.
 - B. Conduct an analysis based on the membership databases at regular intervals in order to stipulate membership management plan and maintain the loyalty of the members.
- (g) Promote the activities of co-branded card in order to maintain the card holders:

Actively cooperate with the banks the issuer of the co-branded card and held various promotional activities which are advertised in DM/promotional materials in the stores to attract the card holders to make continued purchases in the stores. By sharing the resources with each other, the value to card holders will be maximized and the relationship with the card holders will be maintained effectively.

(h) Investigate into the competition of the industry instantaneously in order to

react properly and create opportunity successfully:

Stipulate proper strategy in time based on the latest strategy of the competitors which are monitored by the investigation system of competitors, also with the consideration of the market trend and Poya's niche to effectively take the opportunity.

- (B) Policy of product development
 - (a) Take advantage of the investigation system in national competitive market by region to maintain the competitive edge in pricing at any time and keep the niche of being the first prize in the same industry by region.
 - (b) Stipulate distinct development strategies and promotional programs based on the product characteristics, customers' demands and appeals to product differentiation in order to fortify Poya's ability of attracting customers and the differentiating from the competitors.
 - (c) Expand the variety of products based on the existing product categories in order to provide customers more choices and satisfy customers' various demands.
 - (d) Stabilize the sources of merchandises purchased from foreign suppliers, maintain the bargaining power of purchase, track the market trend instantaneously and pay attention to the new products by appointing the purchasing team to go abroad for product development periodically in order to satisfy customers' various demands.
- (C) Scale of business operation
 - (a) Raise the market shares by store expansion.
 - (b) Supervise business operation and improve the extraordinary situation at once through the collection and analysis of computer operating system; simplify and automate the operation for higher working efficiency through IT management.
 - (c) Reinforce the product portfolio and the flexibility of the marketing strategy in order to achieve better operating performance.
 - (d) Focus on the human resources and stipulate the education and training program in which the centralized training model is adopted to cultivate proper managerial personnel for business expansion in the future.
 - (e) Make much effort in new type of operation and various developments in order to maintain the high growth rate of profits.
- (D) Financial strategy

The main objective of the financial planning is to strictly monitor the overall cash flow in order to meet the capital needs for store expansion in the future.

- 2. Long-term plan
 - (A) Marketing strategy
 - (a) Alter the market position for projecting a brand image of high quality:
 - A. Alter the market position from providing young and trendy products/services to offering high quality products/services Cultivate a brand image of high quality and fashion through the development of products, the optimization of service quality, the
 - adjustment of DM design and arrangement of atmospheric materials in the stores.
 - B. Enhance the brand awareness through mass media Cooperate with the advertising firms to promote the brand image of Poya International which actively expands its stores to national wide. By taking the advantage of the mass media, Poya International can attract the existing customers to visit the stores more frequently and also catch more attention of the potential customers.
 - (b) Develop a new communication platform for real-time and various interactions with the customers:

A. The APP platform:

The APP platform has been launched last year. Through the portable APP platform, Poya International can pass the messages like latest marketing activities, DM, best-selling products to the customers instantaneously and interactively. Besides, adding the practical functions to the APP platform effectively increases the use frequency of the customers.

- B. The Fan Group of Facebook:
- i. Take advantage of the dissemination effect of FB connection and make demonstration articles or videos of the featured products by popular bloggers and models in order to create topicality and promotional effects.
- ii. Offer the messages like promotional activities, best-selling products, market trend on the Fan Group managed by the professional FB marketing personnel, make effective communication with fans, held activities by connecting the resources of the suppliers in order to stimulate visits, raise popularity of Poya Fan Group and increase the fans number.
- (c) Continually improve the customer analysis system for the maximum of marketing effectiveness:
 - A. Investigate into and distinguish the customers based on the consuming behaviors and features to improve the analysis system.
 - B. Offer exclusive promotional activities designed according to the consuming type of the customer to utilize the marketing resources accurately and create the greatest value.
 - C. Concentrate the resources on the core group of customers to maximize the marketing effectiveness.
- (B) Policy of product development
 - (a) Enhance the depth of product category management:

Enhance the depth of product category management and complete the product line to satisfy the customers' various demands and create consumption opportunity in different areas.

(b) Reinforce the brand image of high quality:

Extend the breadth and depth of the product line according to the nature of different products and develop various merchandises of aesthetic medicine to enhance the promotional effects and create the brand image.

(c) Introduce the program of product display in different type of stores:

Arrange the product display according to the type of different stores and enhance the liquidity of the products to make the purchase and return of the products more efficiently.

- (C) Scale of operations
 - (a) Continually expand operating scale and root in Taiwan market.
 - (b) Establish an effective training system and execute the performance evaluation system which focuses on the competence of the employee to improve the quality of human resources and create a better operating performance.
- (D) Financial strategy

The main financial strategies are to stipulate a stable financial policy to support the Company's operation, enhance the function of financial forecast, set up the capital plan based on the overall operation, the purchase, the marketing and the store expansion plan for the future and make a complete assessment report of the capital sources, execution and the benefits after execution.

II. Market and sale overview

- A. Market analysis:
 - 1. Sales of the major products and services by region and the market shares:
 - (A) Sales of the major products by region:

Poya International is a comprehensive merchandise retailer in the lower industry. Our major customers are normal consumers and the companies in Taiwan. Currently, Poya International is only engaged in domestic market. The sales of major products by region in the last 3 years are shown in the table below:

	_ Year	Year FY2014		FY2015		FY2016	
Region		Amount	%	Amount	%	Amount	%
	North	2,662,723	29.1	3,089,749	28.9	3,864,872	31.1
Domestic	Central	2,624,837	28.6	3,072,658	28.8	3,499,898	28.2
market	South	1,813,714	19.8	2,056,332	19.2	2,228,580	17.9
	Kaohsiung and Pingtung	2,066,316	22.5	2,469,086	23.1	2,830,396	22.8
]	Fotal	9,167,590	100.0	10,687,825	100.0	12,423,746	100.0

Currency unit: NT\$ 1,000

(B) Market shares

The sales in FY2014, FY 2015 and FY 2016 are NT\$9.168 billion, NT\$10.688 billion and NT\$12.424 billion respectively. (See the table below) The market shares are 5.45%, 6.15% and 7.13% in the last 3 years, among the other comprehensive stores of the national comprehensive merchandise retailing industry.

Annual Sales and Growth Rate of the Comprehensive Merchandise Retailing Industry

	Currency unit: N15 minion;				
Year Industry	FY2012	FY2013	FY2014	FY2015	FY2016
Department store	279,986	288,636	306,136	318,902	333,148
Growth rate	3.63	3.09	6.06	4.17	4.47
Supermarket	151,885	158,748	167,218	180,404	197,266
Growth rate	5.92	4.52	5.34	7.89	9.35
Convenience store	267,700	276,056	289,170	294,991	308,807
Growth rate	8.83	3.12	4.75	2.01	4.68
Hypermarket	170,743	171,557	175,824	182,993	191,323
Growth rate	2.52	0.48	2.49	4.08	4.55
Other Comprehensive	152,410	157,403	168,158	173,679	174,132
Store	3.40	3.28	6.83	3.28	0.26
Growth rate			0.05		0.20
Comprehensive Store	1,022,724	1,052,399	1,106,506	1,150,970	1,204,677
Growth rate	5.06	2.90	5.14	4.02	4.67
*	1,022,724	1,052,399	1,106,506	1,150,970	1,204,67

Source: "Statistics of Commercial Sales", compiled by the Department of Statistics, Ministry of Economic Affairs.

2. The supply and demand in the market and the future growth:

Poya International adopts the chain store system on selling delicate daily merchandises. The niche products are trendy skin care and cosmetic products, and delicate personal supplies. It is focus on these two categories of products and comfortable shopping space that Poya International can be differentiated from the hypermarkets, supermarkets, convenience stores, pharmacies and drug stores and can be one of the independent categories in the retailing industry. Because of offering delicate, trendy, various and personalized products, creating and leading the market trend, and enhancing the marketing strategy and the product mix, Poya International targets its main customers to be the young and the female aged between 15-49, whose consuming abilities are raising as there are more and more female employees in recent years. As such, the consuming market will grow stably in the future.

The products sold by Poya International can be separated into four categories, including trendy skin care and cosmetic products, daily merchandises, trendy underwear and socks, and delicate and personal supplies. By the end of April 2017, there are 163 stores national wide and Poya International still expands its new stores gradually. Compared to the direct competitors, Poya International has the leading position in the industry.

3. Competitive edge:

Location searching is one of the key factors leading to the success. By remodeling the stores, Poya International can offer the customers a comfortable shopping environment. Unlike the hypermarket and the department store constructing the building on its land or rental land, Poya International takes full advantages of store rental in order to effectively decrease the operational expenses and capital costs. Whenever opening a new store, Poya International will previously make a detailed assessment and planning of the business community in which the store is located, the market analysis, the product mix, the personal training and the target market. As such, Poya International can attract target customers, create considerable sales and maintain the leading position in the market.

Poya International introduces the POS system, business intelligence (BI) system, and electronic procurement module to collect the sale data from each store which shall be analyzed instantaneously as a report. Such report can help the management understand the market trends and the consumer behaviors, and help to control the products and the inventories. Thus, Poya International can stipulate proper price strategy, with flexible product operation and marketing system in order to attract target customers, create considerable profits and enhance the market competitive abilities.

- 4. Favorable and unfavorable factors of further development and the response to each issue:
 - (A) Favorable factors:
 - (a) Continued growth of market size in comprehensive merchandise retailing industry.
 - (b) Instantaneous information system

Both business intelligence (BI) system and the complete POS system are the key factors that Poya International can collect the sale data from stores in time.

(c) Effective marketing strategy and better product development

Poya International has long been conceived with the principle of "Close to daily lives and satisfy the needs", and the mission of "follow the market trend and satisfy the customers with various choices". Poya International expects itself as the retailer creating and leading the trend and satisfying the customers' demands by offering various trendy, personalized, and delicate products. Also with the flexible promotional system and effective marketing strategy, Poya International can control the products in time and stipulate proper price strategy to meet the customers' demands on delicate, trendy, fair-priced products.

(d) Effective inventory management

Poya International is a comprehensive merchandise retailer offering various products and daily goods. The major inventories are displayed on the shelves in each store. In order to make effective management, Poya International establishes various indicators for inventory control such as inventory turnover rate, ratio of purchases to sales, sales ranking of products. Also with the complete purchase-sale inventory control system, information system of operation management and marketing strategy, Poya can effectively control the inventories. Recently, Poya has introduced the centralized logistic center in order to achieve the goal of much lower inventory level.

(e) Excellent operation performance

Poya International was ranked at the 141th place among the top 2000 national enterprises in the service sector in 2015 according to the survey conducted by the Common Wealth Magazine which was published in 2016. This award signifies the better operation performance, the stable and long-term relationship with the suppliers, operation under the economics of scales and strong bargaining power to lower the cost and increase the competitive abilities.

Unfavorable factors	Responses
Severe competition in the comprehensive merchandise retailing industry	 Establish complete managerial system and control the product trend effectively to respond to the market change. The division involved includes the purchases of merchandises, marketing and planning, store management and analysis of operating information. Enhance the education and training of employees to improve the service quality. Adjust product mix and enhance the product sell-points based on the natures of customers in different community to satisfy their needs exactly.
The change of population	Through new products innovation, Poya International introduces a
structure-aging population	lot of well known branded health food and nutrition to develop the
with fewer children	potential market.

(B) Unfavorable factors and the responses to each issue:

B. Purposes of the major products and the production process:

Major products	Purpose
Trendy skin care and cosmetic products	There are well-known brands of cosmetics displayed over-the-counter, such as Shiseido and Kose; various cosmetics, skin-care products, and merchandises of aesthetic medicine.
Trendy underwear and socks	There are high-quality underwear and socks from domestic and international suppliers, such as underwear for young ladies and socks for men and women.
Daily merchandise	There are daily necessaries, groceries and household fixtures/bedding/pillow.
Delicate and personal supplies	There are leather goods, suitcases, ornaments, toys and stationery.

Poya International is a comprehensive merchandise retailer in the lower industry. The products sold by Poya International are purchased from the suppliers such as the manufacturers, distributors or trading firms. As such, there is no production process.

C. The supply of key materials:

The products sold by Poya International are purchased from the manufacturers, distributors or trading firms. Because of the increasing store number and growing operating sales, Poya International has the advantages of decentralized purchases and making price negotiation among various suppliers. As such, Poya International can effectively decrease the purchase cost and stabilize the supply of merchandises.

D. If any customer in any of the previous two years with purchase (sales) amount exceeding

10% of the total purchase (sales), the name, amount and proportion to total purchase (sales)

shall be specified, so shall the reasons for any change if applicable:

Poya International is a comprehensive merchandise retailer. There is no customer in any of the previous two years with purchase (sales) amount exceeding 10% of the total purchase (sales). Therefore, no disclosure is necessary.

E. Production value and volume in the last 2 years:

Poya International is a comprehensive merchandise retailer and does not manufacture any of the products it carries. Production value and volume are not applicable.

F. Sales value and volume in the last 2 years:

As being a comprehensive merchandise retailer, it's hard to make a statistical quantitative analysis because of the complicated product categories and the inconsistent unit of product quantity. The sales by several product categories are shown in the table below:

					1,000			
Year	FY2015				FY2016			
Sales	Domestic sales		Exports		Domestic sales		Exports	
Major products	Amount	%	Amount	%	Amount	%	Amount	%
Trendy skin care and cosmetic products	3,980,067	37.24	-	-	4,595,732	36.99	-	-
Trendy underwear and socks	1,346,516	12.60	-	-	1,528,934	12.31	-	-
Daily merchandise	3,451,323	32.29	-	-	4,034,135	32.47	-	-
Delicate and personal supplies	1,909,919	17.87	-	I	2,264,945	18.23	-	-
Total	10,687,825	100.00	-	-	12,423,746	100.00	-	-

Currency unit: NT\$ 1,000

Note: Poya International is not engaged in exports. No export information is available.

III. In the last two years as of the date this report was printed, the number of employees, average working period, average age and education are shown in the table below:

Year		FY 2015	FY2016	FY 2017 as of the date this report was printed	
Number of employees	Sales personnel	3,691	4,000	3,851	
	Managerial personnel	225	237	277	
	Total (Note)	3,916	4,237	4,128	
Average age		28.16	27.65	28.48	
Average working period		2.55 years	2.92 years	2.99 years	
Education	PhD	0%	0%	0%	
	Masters	1.07%	0.88%	0.89%	
	Bachelors	70.75%	73.36%	73.87%	
	Senior high school	27.11%	24.76%	24.32%	
	Below senior high school	1.07%	1.00%	0.92%	

Note: The numbers of employees are included the full time employees and the part-time employees for the years end December 31, 2016 and 2015, respectively.

IV. Information on the expenditures for environmental protection

Specify the amount of losses and penalty result from environmental pollution in the recent years as of the date this report was printed, if applicable. The responses and the estimated expenditure in the future shall also be disclosed:

In the recent years as of the date this report was printed, there is no matter that the Company suffered any loss or penalty result from environmental pollution. According to the feature of the industry the Company is in, the Company is not affected by the RoHS regulations.

- V. Labor-Management Relationship
 - (1) The systems of employee welfare, further education, training, retirement and the

implementation of the systems, the agreement between the labors and the management, and

the protection of the rights of the employees:

- A. The implementation for the consensus between the labors and the management, and the rights of the employees:
 - a. Focus on the industrial relations: Poya International holds employment meeting according to "Measures for Employment Meeting" regularly to communicate and solve problems, so that Poya International can make a further coordination between employer and employee, and upgrade the work performance.
 - b. Complaint mechanism: Poya International devotes to upgrading employees' salary, welfare and work environment. The company also offers platforms to make an effective, two-way communication with employees. The opinions from employees could be heard sufficiently.
 - c. Establish the Employee Welfare Committee: Employees can use all the welfares which are designed by Employee Welfare Committee.
- B. Employee welfares:
 - a. Labor insurance, national health insurance and group insurance.
 - b. Employee bonus
 - c. Bonus of operating performance
 - d. Year-end bonus
 - e. Matrimonial gifts
 - f. Subsidy for hospitalization
 - g. Sponsorship for Spring Festival Banquet

- h. Subsidy for funerals
- i. Subsidy for parties
- j. Birthday gift coupon
- k. Festival gift coupon, such as Mid-Autumn Festival, Dragon Boat Festival and Spring Festival
- l. Health examination
- m. Free dormitory for dispatched personnel
- C. Further education and training for the employees:
 - I. Further education and training

Poya International puts emphasis on the cultivation and training of talents. In addition to routine trainings, Poya International provides extra E-Learning platform for the employees to receive complete and real-time learning and training. Besides, there is an evaluation system complied with the overall operating goals. It helps the employees, under the perquisite of achieving Company's targets, to emphasize on self-learning, raise working abilities and make personal career planning.

Poya International has an increasing demand on human resources as there are more and more new stores opened in the middle and long-term development plan. As such, Poya International establishes complete and standardized training system which focuses on the master-apprentice model, and the internal lecturer system to provide better learning environment and platforms. We hope to assist the personnel to finish the training in the short period and to well-perform on their work for getting job promotion. It creates win-win situation.

- II. The training program for internal personnel is described below:
- a. OJT training for new employees the general manager will give a lecture on the Company's history, organization and corporate culture in the first stage which helps the employees to get accustomed to the environment quickly. In the second stage, a review of practical works will be made in the stores to ensure that the employees can get familiar with the basic operation of their work.
- b. Instructor training the training of proper ways of job instruction and guidance will be given and the operating skills, knowledge and managerial experience will be shared to the new employees in order to helps them get accustomed to the environment quickly and cultivate the managerial personnel at basic level.
- c. Evaluation of promotion to section manager: the evaluation system of practical work. The personnel will be assessed in a group in batches and will get promotion as passing the evaluation.
- d. Business management training There are two stages: the general manager will give a lecture on business management; the senior store manger will also be invited to act as internal lecturer to share the experience of store management. It helps to improve the managerial abilities of the trainees for being a deputy store manager
- e. Evaluation of promotion to deputy store manager: the evaluation system of practical work. The personnel will be assessed in a group in batches and will get promotion as passing the evaluation.
- f. Practical training for store manager candidates: The Class-A store will be arranged for the training and the senior improved manager will be appointed to act as the coach. Through practical operation in the store, the trainees can engage in benchmark learning of proper management skills. This training helps to improve the trainees' abilities of utilizing financial reports and problem-solving and also helps to cultivate qualified store managers.

1 raining in 2010	b and the resu	Its:		
Subject	Number of Classes	Total participants	Total hours	Total expenses (NT\$)
Basic training	32	937	6,559	
Managerial training	12	232	1,624	1,947,500
Evaluation of job promotion	53	1,133	7,931	

Training in 2016 and the results:

D. Retirement system and the implementation:

Poya International adopts both the old and new systems of retirement. The Labor Retirement Regulation has been established under the old system, governed by the Labor Standards Act. After the actuarial estimation, 2% of the total monthly salaries will be allocated as reserve for the pension fund deposited at a designated account at the Bank of Taiwan (previously at Central Trust of China). The calculation of pension payment is based on the Labor Retirement Regulations and will be disbursed accordingly. Employees who elect to go with the new retirement system will have 6% of their respective monthly salaries allocated to their personal pension accounts monthly as required by the Statute for Labor Pension.

E. Ethical Corporate Management Best Practice Principles and Codes of Ethical Conducts:

Ethical Corporate Management Best Practice Principles

- Article 1 In order to foster a corporate culture of ethical management and sound development, and offer a reference framework for establishing good commercial practices, the Company hereby enacts these Principles according to "Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies."
 These Principles are applicable to its business groups and organizations of such the Company, which comprise its subsidiaries, any foundation to which the Company's direct or indirect contribution of funds exceeds 50 percent of the total funds received, and other institutions or juridical persons which are substantially controlled by such Company ("business group").
- Article 2 When engaging in commercial activities, directors, managers, employees, and mandataries of the Company or persons having substantial control over the Company ("substantial controllers") shall not directly or indirectly offer, promise to offer, request or accept any improper benefits, nor commit unethical acts including breach of ethics, illegal acts, or breach of fiduciary duty ("unethical conduct") for purposes of acquiring or maintaining benefits.

Parties referred to in the preceding paragraph include civil servants, political candidates, political parties or members of political parties, state-run or private-owned businesses or institutions, and their directors, supervisors, managers, employees or substantial controllers or other stakeholders.

- Article 3 "Benefits" in these Principles means any valuable things, including money, endowments, commissions, positions, services, preferential treatment or rebates of any type or in any name. Benefits received or given occasionally in accordance with accepted social customs and that do not adversely affect specific rights and obligations shall be excluded.
- Article 4 The Company shall comply with the Company Act, Securities and Exchange Act, Business Entity Accounting Act, Political Donations Act, Anti-Corruption Statute, Government Procurement Act, Act on Recusal of Public Servants Due to Conflicts of Interest, TWSE/GTSM listing rules, other laws or regulations regarding commercial

activities, as the underlying basic premise to facilitate ethical corporate management.

- Article 5 The Company shall abide by the operational philosophies of honesty, transparency and responsibility, base policies on the principle of good faith and establish good corporate governance and risk control and management mechanism so as to create an operational environment for sustainable development.
- Article 6 In order to implement ethical management policy, the Company shall enact "Procedures for Ethical Management and Guidelines for Conduct" and shall clearly and thoroughly prescribe the specific ethical management practices and the programs to forestall unethical conduct ("prevention programs").
 The enactment of "Procedures for Ethical Management and Guidelines for Conduct" in the preceding paragraph shall comply with relevant laws and regulations of the territory where the Company and their business group are operating.
- Article 7 When establishing the prevention programs, the Company shall analyze which business activities within their business scope which are possibly at a higher risk of being involved in an unethical conduct, and strengthen the preventive measures. The prevention programs adopted by the Company shall at least include preventive measures against the following:
 - Offering and acceptance of bribes.
 - Illegal political donations.
 - Improper charitable donations or sponsorship.
 - Offering or acceptance of unreasonable presents or hospitality, or other improper benefits.
 - Misappropriation of trade secrets and infringement of trademark rights, patent rights, copyrights, and other intellectual property rights.
 - Engaging in unfair competitive practices.
 - Damage directly or indirectly caused to the rights or interests, health, or safety of consumers or other stakeholders in the course of research and development, procurement, manufacture, provision, or sale of products and services.
- Article 8 The Board of Drectors and the management of the Company shall actively achieve the commitment on implementation of the ethical corporate management policies, and shall thoroughly carry out the policies in internal management and in commercial activities.
- Article 9 The Company shall engage in commercial activities in a fair and transparent manner based on the principle of ethical management. Prior to any commercial transactions, the Company shall take into consideration the legality of its agents, suppliers, clients, or other trading counterparties and whether any of them are involved in unethical conduct, and shall avoid any dealings with persons so involved.
 When entering into contracts with its agents, suppliers, clients, or other trading counterparties, the Company shall include in such contracts terms requiring compliance with ethical corporate management policy and that in the event the trading counterparties are involved in unethical conduct, the Company may at any time terminate or rescind the contracts.
- Article 10 When conducting business, the Company and its directors, managers, employees, mandataries, and substantial controllers, may not directly or indirectly offer, promise to offer, request, or accept any improper benefits in whatever form to or from clients, agents, contractors, suppliers, public servants, or other stakeholders.

- Article 11 When directly or indirectly offering a donation to political parties or organizations or individuals participating in political activities, the Company and its directors, managers, employees, mandataries, and substantial controllers, shall comply with the Political Donations Act and its own relevant internal operational procedures, and shall not make such donations in exchange for commercial gains or business advantages.
- Article 12 When making or offering donations and sponsorship, the Company and its directors, managers, employees, mandataries, and substantial controllers shall comply with relevant laws and regulations and internal operational procedures, and shall not surreptitiously engage in bribery.
- Article 13 The Company and its directors, managers, employees, mandataries, and substantial controllers shall not directly or indirectly offer or accept any unreasonable presents, hospitality or other improper benefits to establish business relationship or influence commercial transactions.
- Article 14 The Company and its directors, managers, employees, mandataries, and substantial controllers shall observe applicable laws and regulations, the Company's internal operational procedures, and contractual provisions concerning intellectual property, and may not use, disclose, dispose, or damage intellectual property or otherwise infringe intellectual property rights without the prior consent of the intellectual property rights holder.
- Article 15 The Company shall engage in business activities in accordance with applicable competition laws and regulations, and may not fix prices, make rigged bids, establish output restrictions or quotas, or share or divide markets by allocating customers, suppliers, territories, or lines of commerce.
- Article 16 In the course of research and development, procurement, manufacture, provision, or sale of products and services, the Company and its directors, managers, employees, mandataries, and substantial controllers shall observe applicable laws and regulations and international standards to ensure the transparency of information about, and safety of, their products and services. They shall also adopt and publish a policy on the protection of the rights and interests of consumers or other stakeholders, and services from directly or indirectly damaging the rights and interests, health, and safety of consumers or other stakeholders. Where there are sufficient facts to determine that the Company's products or services are likely to pose any hazard to the safety and health of consumers or other stakeholders, the Company shall, in principle, recall those products or suspend the services immediately.
- Article 17 The directors, managers, employees, mandataries, and substantial controllers of the Company shall exercise the due care of good administrators to urge the Company to prevent unethical conduct, always review the results of the preventive measures and continually make adjustments so as to ensure thorough implementation of its ethical corporate management policies.

To achieve sound ethical corporate management, the Company assigns Audit Division for establishing and supervising the implementation of the ethical corporate management policies and prevention programs. The Audit Division shall report to the Board of Directors on a regular basis.

- Article 18 The Company and its directors, managers, employees, mandataries, and substantial controllers shall comply with laws and regulations and the prevention programs when conducting business.
- Article 19 When a proposal at a given Board of Directors meeting concerns the personal interest of, or the interest of the juristic person represented by, any of the directors, managers, and other stakeholders attending or present at board meetings of the Company, the concerned person shall state the important aspects of the relationship of interest at the given board meeting. If his or her participation is likely to prejudice the interest of the Company, the concerned person may not participate in discussion of or voting on the proposal, and shall recuse himself or herself from the discussion or the voting, and may not exercise voting rights as proxy for another director. The directors shall practice self-discipline and must not support one another in improper dealings. The Company's directors, supervisors, managers, employees, mandataries, and substantial controllers shall not take advantage of their positions or influence in the Company to obtain improper benefits for themselves, their spouses, parents, children or any other person.
- Article 20 The Company shall establish effective accounting systems and internal control systems for business activities possibly at a higher risk of being involved in an unethical conduct, not have under-the-table accounts or keep secret accounts, and conduct reviews regularly so as to ensure that the design and enforcement of the systems are showing results.

The internal audit unit of the Company shall periodically examine the Company's compliance with the foregoing systems and prepare audit reports and submit the same to the Board of Directors. The internal audit unit may engage a certified public accountant to carry out the audit, and may engage professionals to assist if necessary.

- Article 21 The Company shall establish operational procedures and guidelines in accordance with Article 6 hereof. The procedures and guidelines should at least contain the following matters:
 - Standards for determining whether improper benefits have been offered or accepted.
 - Procedures for offering legitimate political donations.
 - Procedures and the standard rates for offering charitable donations or sponsorship.
 - Rules for avoiding work-related conflicts of interests and how they should be reported and handled.
 - Rules for keeping confidential trade secrets and sensitive business information obtained in the ordinary course of business.
 - Regulations and procedures for dealing with suppliers, clients and business transaction counterparties suspected of unethical conduct.
 - Handling procedures for violations of these Principles.
 - Disciplinary measures on offenders.
- Article 22 The chairperson, general manager, or senior management of the Company shall communicate the importance of corporate ethics to its directors, employees, and mandataries on a regular basis.

The Company shall periodically organize training and awareness programs for directors, managers, employees, mandataries, and substantial controllers, so they understand the Company's resolve to implement ethical corporate management, the related policies, prevention programs and the consequences of committing unethical conduct.

Article 23 If there is any violation of these Procedures, the personnel of the Company shall actively report to the Board of Directors, Audit Committee, internal audit manager or other managers. The Company shall keep secret about the identity of whistle-blowers and the content of reported cases.
 When material misconduct or likelihood of material impairment to the Company

When material misconduct or likelihood of material impairment to the Company comes to their awareness upon investigation, the dedicated personnel or unit handling the whistle-blowing system shall immediately prepare a report and notify the Independent Directors in written form.

- Article 24 If any person of the Company violates the ethical corporate management rules, the Company shall give punishments according to relative rules and regulation based on its violation and shall immediately disclose on the Company's internal website the title and name of the violator, the date and details of the violation, and the actions taken in response.
- Article 25 The Company shall collect quantitative data about the promotion of ethical management and continuously analyze and assess the effectiveness of the promotion of ethical management policy. They shall also disclose the measures taken for implementing ethical corporate management, the status of implementation, the foregoing quantitative data, and the effectiveness of promotion on their Company websites, annual reports, and prospectuses, and shall disclose their ethical corporate management best practice principles on the Market Observation Post System.
- Article 26 The Company shall at all times monitor the development of relevant local and international regulations concerning ethical corporate management and encourage their directors, managers, and employees to make suggestions, based on which the adopted ethical corporate management policies and measures taken will be reviewed and improved with a view to achieving better implementation of ethical management.
- Article 27 These Principles shall be implemented after the discussion of the Audit Committee and the approval of the Board of Directors, and shall be submitted to the Shareholders Meeting. The same procedure shall be followed when the principles have been amended.
 For the Company that has appointed any Independent Director, when the ethical corporate management best practice principles are submitted for discussion by the Board of Directors pursuant to the preceding paragraph, the Board of Directors shall take into full consideration each Independent Director's opinions. If an Independent Director objects to or expresses reservations about any matter, it shall be recorded in the minutes of the Board of Directors meeting. An Independent Director that cannot attend the board meeting in person to express objection or reservations shall provide

a written opinion before the board meeting, unless there is some legitimate reason to do otherwise, and the opinion shall be specified in the minutes of the Board of Directors meeting.

Article 28 This Principle was enacted on October 27, 2014. The first amendment was made on February 24, 2015; the second amendment was made on July 25, 2016, which was approved by the Board of Directors.

Codes of Ethical Conduct

Article 1 Purpose of and Basis for Adoption For the purpose of encouraging the directors and the managerial officers of the Company to act in line with ethical standards, and helping the interested parties of the Company better understand ethical standards, the Company shall enact a code of ethical conduct with reference to "Guidelines for the Adoption of Codes of Ethical Conduct for TWSE/GTSM Listed Companies", and shall abide by such a code of ethical conduct.

Article 2 Objects of Application

The Code is applicable to the directors and the managerial officers of the Company, including general managers or their equivalents, assistant general managers or their equivalents, deputy assistant general managers or their equivalents, chief financial and chief accounting officers, and other persons authorized to manage affairs and sign documents on behalf of a company.

- Article 3 Content of the Code
 - Prevention of Conflicts of Interest

The directors or managerial officers of the Company shall perform their duties in an objective and efficient manner, and shall avoid any improper benefit obtained by taking advantage of their position in the Company either for themselves or for their spouse, parents, children, or relatives within the second degree of kinship. The directors and managerial officers of the Company shall voluntarily explain whether there is any potential conflict between them and the Company when the Company makes loans of funds or provisions of guarantees, major asset transactions or the purchases (or sale) of goods involving the affiliated enterprise at which a director or managerial officer mentioned above work.

• Minimizing Incentives to Pursue Personal Gain

The Company shall prevent its directors or managerial officers from engaging in any of the following activities:

(1) Seeking an opportunity to pursue personal gain by using Company's property or information, or taking advantage of their positions.

(2) Obtaining personal gain by using Company's property or information, or taking advantage of their positions.

(3) Competing with the Company.

When the Company has an opportunity for profits, it is the responsibility of the directors, and managerial officers to maximize the reasonable and proper benefits that can be obtained by the Company.

• Confidentiality

The directors and managerial officers of the Company shall be bound by the obligation to maintain the confidentiality of any information regarding the Company itself or its suppliers and customers, except when authorized or required by laws to disclose such information. Confidential information includes any undisclosed information that, if exploited by a competitor or disclosed, could result in damages to the Company or its suppliers and customers.

• Fair Trades

The directors and managerial officers of the Company shall fairly treat all suppliers and customers, competitors, and employees of the Company, and may not obtain improper benefits obtained through manipulation, nondisclosure, or misuse of the information learned by virtue of their positions, or through misrepresentation of important matters, or through other unfair trading practices.

- Safeguarding and Proper Use of Company Assets All directors and managerial officers have the responsibility to safeguard the Company's assets and to ensure that those assets can be effectively and lawfully used for official business purposes. Any theft, negligence in care, or waste of the assets will all directly impact the Company's profitability.
- Legal Compliance

The Company shall strengthen its compliance with the Securities and Exchange Act and other applicable laws, regulations, and by laws.

• Encouraging Reporting on Any Illegal or Unethical Activity

The Company shall raise awareness of ethics internally and encourage employees to report to the Board of Directors, a managerial officer, the chief internal auditor, or other appropriate individuals upon suspicion or discovery of any activity in violation of a law or regulation or the code of ethical conduct. The Company shall manage the case confidentially and let the employees aware that the Company will use its best efforts to ensure the safety of informants.

• Disciplinary Measures

When a director, or managerial officer of the Company violates the code of ethical conduct, the Company shall, after investigation, handle the matter according to related regulations and shall promptly disclose on the Market Observation Post System (MOPS) the name and title of the violator, the date of the violation, reasons for the violation, provisions of the code violated, and the disciplinary actions taken.

If the director or managerial officer who shall be punished because of violation of the code does not accept the disciplinary actions, the director or managerial officer may appeal against the judgments based on related regulations.

Article 4 Procedures for exemption

If there is necessary for any exemption for directors or managerial officers from compliance with the code, the application of the exemption shall be adopted by a resolution of the Board of Directors. That information on the date on which the Board of Directors adopted the resolution for exemption, and the objection or reservation raised by the Independent Directors, and the period of, reasons for, and principles behind the application of the exemption shall also be disclosed without delay on the MOPS in order that the shareholders may evaluate the appropriateness of the Board resolution to forestall any arbitrary or dubious exemption from the code. It is to safeguard the interests of the Company by ensuring appropriate mechanisms for controlling any circumstance under which such an exemption occurs.

Article 5 Method of disclosure

The code of ethical conduct and any amendments to it shall be disclosed on the Company's website, in the Company's annual reports and prospectuses, and on the MOPS.

Article 6 Enforcement

The code of ethical conduct and any amendments to it shall enter into force after it has been reviewed by the Audit Committee, adopted by the Board of Directors, and submitted to a Shareholders Meeting.

Article 7 The code of ethical conduct was enacted on October 27, 2014. The first amendment was made on March 23, 2015.

- F. Protection of work environment and labor safety
 - (A) Labor insurance and national health insurance

All employees are protected by labor insurance and national health insurance as required by law, and are entitled to insurance benefits. Employees are also entitled to benefits for maternity, injury, sickness, disability, aging and death under the "Labor Insurance Statue" and the "National Health Insurance Act" from Labor Insurance Bureau and National Health Insurance Bureau facilitated by Poya International.

(B) Safety and health

Poya International complies with the rules and regulations governing labor safety and health by providing a healthy and safe environment, preventing occupational hazards and injuries, and protecting the health and safety of the employees.

(C) Health concern and management

Physical examination is arranged for all employees once a year for maintaining their physical health.

(D) Safety and hygiene at employee accommodations

For the preservation of safety, tidiness and hygiene at the accommodation provided by Poya International, the Office of General manager appoints the designated personnel to the employee accommodations across the province to conduct inspections. The scope of inspection covers the public area, home appliance safety, water heating facilities and fire prevention equipment for the safety and health of the employee accommodations.

(E) Maintenance and inspection of all facilities

All branches and the corporate headquarters shall hold fire safety inspection regularly to maintain reliability and safety of all equipment.

(2) In the recent years as of the date this report was printed, disclose the estimate amount of the losses and the responses result from labor dispute in the current period and in the future, if applicable: None.

VI. Material Contracts

Nature of agreement	Contracting Party	Perpetuity of the agreement	The content	Restriction clause
Lease Agreement on Housing	A001~A0172	2004.01.01~2035.03.31	Average monthly rent of NT\$ 479,000 payable	No
Loan Agreement	KGI Bank	2016.08.05-2019.08.05	Draw down of NT\$ 244.01 million	No
Loan Agreement	China Trust Commercial Bank	2016.08.05-2019.08.05	Draw down of NT\$ 180 million	No
Loan Agreement	Hua Nan Bank	2014.07.01-2017.07.01	Draw down of NT\$80 million	No
Loan Agreement	Hua Nan Bank	2015.08.20-2018.08.20	Draw down of NT\$80 million	No
Loan Agreement	Hua Nan Bank	2016.07.12-2019.07.12	Draw down of NT\$300 million	No
Loan Agreement	Industrial Bank of Taiwan	2015.08.20-2018.08.15	Draw down of NT\$100 million	No
Loan Agreement	Industrial Bank of Taiwan	2016.01.15-2018.08.15	Draw down of NT\$70 million	No
Loan Agreement	E-Sun Bank	2016.08.05-2019.08.05	Draw down of NT\$187.83 million	No

Financial Information Financial Information

- I. Condensed balance sheets and consolidated income statements in the last five years
 - A. Condensed balance sheet and consolidated income statement
 - 1. Condensed balance sheet IFRS

Currency unit: NT\$ 1,000

Year Financial information from January 1 st 2012 to March 31						arch 31 st 2017	
Title		2012	2013	2014	2015	2016	Financial information in 2017 to March 31 st (Note 2)
Current as		2,106,197	2,460,171	3,195,555	3,521,058	3,942,152	3,740,954
Real estat equipmen	e, plants, and ts	885,032	1,299,689	1,407,485	1,830,435	2,127,895	2,321,575
Intangible	e assets	-	-	-	-	-	-
Other asse	ets	256,713	238,516	287,947	318,234	393,783	404,858
Total asse	ts	3,247,942	3,998,376	4,890,987	5,669,727	6,463,830	6,467,387
0 0	Cum-dividend	1,316,544	1,716,819	2,283,457	2,584,221	2,745,868	2,518,251
liabilities	Ex-dividend	1,692,214	2,162,773	2,979,894	3,422,662	(note 3)	(note 4)
Non-curre	ent liabilities	137,720	260,261	205,432	348,766	573,609	475,833
Total	Cum-dividend	1,454,264	1,977,080	2,488,889	2,932,987	3,319,477	2,994,084
liabilities	Ex-dividend (Note2)	1,829,934	2,423,034	3,185,326	3,771,428	(note 3)	(note 4)
	lers' equity le to parent	-	-	-	-	-	-
Capital st	ock	916,267	929,073	941,131	952,774	964,760	964,760
Capital su	rplus	309,961	346,318	394,551	473,319	552,861	552,861
Retained	Cum-dividend	567,450	745,905	1,066,416	1,310,647	1,626,732	1,955,682
earnings	Ex-dividend (Note2)	191,780	299,951	369,979	472,206	(note 3)	(note 4)
Other equ	ities	-	-	-	-	-	-
Treasury stocks		-	-	-	-	-	-
Uncontrol	lled equities	-	_	_	-	-	-
Total	Cum-dividend	1,793,678	2,021,296	2,402,098	2,736,740	3,144,353	3,473,303
equity	Ex-dividend (Note2)	1,418,008	1,575,342	1,705,661	1,898,299	(note 3)	(note 4)

Note 1: The financial information as of March 31th 2017 was reviewed by CPA.

Note 2: The figures of ex-dividend were based on the resolution of the Shareholders Meeting in subsequent fiscal period.

Note 3: The distribution proposal has not been passed by the Shareholders Meeting in 2017.

Note 4: This period is not a complete fiscal period and the data on distribution were skipped.

2. Consolidated income statement -IFRS

Currency unit: NT\$ 1,000

Year	Financial information from January 1 st 2012 to March 31 st 2017								
Title	2012	2013	2014	2015	2016	Financial information in 2017 to March 31 st (Note 1)			
Revenue	6,272,815	7,249,459	9,167,590	10,687,825	12,423,746	3,239,813			
Gross profits	2,366,397	2,875,194	3,710,770	4,377,570	5,107,553	1,376,719			
Operating income	448,914	596,645	894,893	1,128,615	1,360,856	392,810			
Non-operating incomes and expenses	64,834	77,686	42,139	20,300	49,312	3,846			
EBT	513,748	674,331	937,032	1,148,915	1,410,168	396,656			
Net profit in segments of continued operation	426,171	558,852	772,462	952,145	1,169,484	328,950			
Loss incurred from discontinued operation	-	-	-	-	-	-			
Corporate earnings (loss) in current period	426,171	558,852	772,462	952,145	1,169,484	328,950			
Other consolidated income in current period (after taxation)	(5,145)	4,436	3,294	(2,067)	(5,430)	-			
Total consolidated income in current period	421,026	563,288	775,756	950,078	1,164,054	328,950			
Earnings attributable to owners of parent	-	-	-	-	-	-			
Earnings attributable to uncontrolled equity	-	-	-	-	-	-			
Total consolidated income attributable to owners of parent	-	-	-	-	-	-			
Total consolidated income attributable to uncontrolled equity	-	-	-	-	-	-			
EPS	4.62	5.97	8.14	9.90	12.13	3.41			

Note 1: The financial information as of March 31 2017 was reviewed by CPA.

B. Condensed balance sheet and income statement -SFAS

1. Condensed balance sheet -SFAS

Currency unit: NT\$ 1,000

	Year	Financial	information	from Janua		t: NT\$ 1,000
			Decemb	er 31 st 2016		
Title		2012	2013	2014	2015	2016
Current asso	ets	\$2,124,556				
Funds and l investments	•	-				
Fixed assets	5	885,032				
Other assets	5	246,013				
Total assets		3,255,601				
Current	Cum-dividend	1,286,744				
liabilities	Ex-dividend (Note 1)	1,662,414				
Long-term l	iabilities	118,489				
Other liabili	ities	4,516				
Total	Cum-dividend	1,409,749				
liabilities	Ex-dividend (Note 1)	1,785,419	N/A	N/A	N/A	N/A
Capital stoc	k	916,267				
Capital surp	olus	309,961				
Unrealized financial as	0	-				
Cumulative adjustment	conversion	-				
	Net loss from unrecognized pension cost					
Retained	Cum-dividend	619,426				
earnings Ex-dividend (Note 1)		243,756				
Total	Cum-dividend	1,845,852				
shareholder equity	s' Ex-dividend (Note 1)	1,470,182				

Note 1: The figures of ex-dividend are based on the resolution of the Shareholders Meeting in subsequent fiscal period.

Year	ar Financial information from January 1 st 2012 to December 31 st 2016						
Title	2012	2013	2014	2015	2016		
Revenue	6,699,657						
Gross profits	2,370,470						
Operating income	457,437						
Non-operating incomes	70,118						
Non-operating expenses and loss	5,284						
EBT in segments of continued operation	522,271						
Earnings in segments of continued operation	433,245	N/A	N/A	N/A	N/A		
Income from discontinued operations	-						
Contingent incomes	-						
Cumulative effect of change in accounting policy	-						
Earnings in current period	433,245						
EPS	4.75						

2. Condensed income statement -SFAS

Currency unit: NT\$ 1,000

Note 1: The calculation is made on the basis of the weighted average quantity of outstanding shares.

Note 2: New share issue through capitalization of employee bonus and retained earnings is required by the accounting principles generally accepted in the ROC for tracking the total quantity of outstanding shares before and after dilution for comparison of the earrings per share of each year.

C. Names of the certified public accountants and audit opinions in the last 5 years

Year	CPA Firm	Names of CPAs	Audit Opinion
2012	PriceWaterhouse Coopers	Lee Ming-Hsien, Lin Chi-Yu	Modified unqualified
2013	PriceWaterhouse Coopers	Lee Ming-Hsien, Lin Chi-Yu	Unqualified
2014	PriceWaterhouse Coopers	Lee Ming-Hsien, Liou Tzu-Meng	Unqualified
2015	PriceWaterhouse Coopers	Lee Ming-Hsien, Liou Tzu-Meng	Unqualified
2016	PriceWaterhouse Coopers	Lee Ming-Hsien, Liou Tzu-Meng	Unqualified

II. Financial analyses in the last five years

A. Financial analysis - IFRS

A. F	inancial analysis - IFRS Year	Financ	ial analyse	s in the last	t 5 years		Financial
Title		2012	2013	2014	2015	2016	informatio n in 2017 to March 31 st (Note 1)
	Liabilities to assets ratio (%)	44.77	49.45	50.89	51.73	51.35	46.30
Financial structure	Long-term capital to real estate, plants, and equipment ratio (%)	216.06	174.71	184.71	167.98	173.91	169.37
	Current ratio (%)	159.98	143.30	139.94	136.25	143.57	148.55
Ability to	Quick ratio (%)	55.27	58.44	59.90	52.08	55.85	54.04
repay debt	Debt services coverage ratio	202.39	148.52	127.71	165.93	171.50	194.21
	A/R turnover (time) (Note 2)	-	-	-	-	-	-
	Average days of cash receipt (Note 2)	-	-	-	-	-	-
	Inventory turnover (time)	2.96	3.19	3.43	3.29	3.34	3.26
Utility	A/P turnover (time)	4.69	4.83	4.66	4.29	4.64	5.20
	Average days of sales	123.31	114.42	106.41	110.94	109.28	111.96
	Real estate, plants, and equipment turnover (time)	7.08	6.64	6.77	6.60	6.28	5.83
	Total asset turnover (time)	2.00	2.00	2.06	2.02	2.05	2.00
	ROA (%)	13.63	15.53	17.52	18.14	19.39	20.46
	ROE (%)	24.84	29.30	34.93	37.06	39.77	39.77
Profitability	Ratio of EBT to paid-in capital (%)	56.07	72.58	99.56	120.59	146.17	164.46
	Net profit rate (%)	6.79	7.71	8.43	8.91	9.41	10.15
	EPS (NT\$) (Note 4)	4.62	5.97	8.14	9.90	12.13	3.41
	Cash flow ratio (%)	48.48	52.50	50.11	44.58	51.65	25.26
Cash flow	Net cash flow adequacy ratio $(\%)$	94.50	101.04	94.82	77.93	77.02	80.61
	Cash reinvestment ratio (%)	12.51	16.32	18.90	10.91	11.77	12.30
Leverage	Operation leverage	4.89	4.50	3.90	3.65	3.54	3.30
Levelage	Financial leverage	1.01	1.01	1.01	1.01	1.01	1.01

The reasons for the changes in financial ratios in the last 2 years (changes less than $\pm 20\%$ are not required for further analysis):

Ratio of EBT to paid-in capital (%): Because of an increase in revenue and the effective control of operating expenses in FY2016.

EPS (NT\$): The increase of the earnings which results from an increase in revenue and the effective control of operating expenses in FY2016.

- Note 1: The financial information as of March 31th 2017 was reviewed by CPA.
- Note 2: Poya International is in the retailing industry, and this is not applicable here.
- Note 3: The equations for the calculation of the above financial ratios (under IFRS) are shown below:
 - (1) Financial structure
 - (A) Liabilities to assets ratio = total liabilities/total assets
 - (B) Long-term capital to real estate, plants, and equipment ratio = (total equity + non-current liabilities)/net value of real estate, plants, and equipment
 - (2) Ability to repay debts
 - (A) Current ratio = current assets/ current liabilities
 - (B) Quick ratio = (current assets inventory prepayments) / current liabilities
 - (C) Debt services coverage ratio = EBIT/interest expenses in current period
 - (3) Utility
 - (A) Receivables (including account receivables and note receivables deriving from business operation) turnover = net sales/the average receivable balance in each period (including account receivables and note receivables deriving from business operation)
 - (B) Average days for cash receipt = 365 days/receivable turnover rate
 - (C) Inventory turnover = cost of goods sold / average inventory
 - (D) Payables (including account payables and note payables deriving from business operations) turnover = cost of goods sold/ average payable balance in each period (including account payables and note payables deriving from business operation).
 - (E) Average days of sales = 365 days/ inventory turnover rate.
 - (F) Real estate, plants, and equipment turnover = net sales/net value of real estate, plants, and equipment.
 - (G) Total assets turnover = net sales/ average total assets.
 - (4) Profitability
 - (A) ROA = [Corporate earnings + interest expense x (1- tax rate)] / average total assets
 - (B) ROE = Corporate earnings /average total equity
 - (C) Net profit rate = Corporate earnings / net sales
 - (D) EPS = (Earnings attributable to the owners of parent preferred stock dividend)/ weighted average quantity of outstanding shares
 - (5) Cash flow
 - (A) Cash flow ratio = net cash flow from operation / current liabilities
 - (B) Net cash flow adequacy ratio = net cash flow from operation in the last 5 years/ (capital expenditure + increase in inventory + cash dividend) in the last 5 years
 - (C) Cash reinvestment ratio = (net cash flow from operation cash dividend) /gross real estate, plants, and equipment + long-term investment + other non-current assets + working capital)
 - (6) Leverage:
 - (A) Operation leverage = (net sales cost of goods sold and expenses) /operating income
 - (B) Financial leverage = operating income / (operation income interest expenses)
- Note 4: Attention to the following items is advised in assessing the equation for the calculation of earnings per share:
 - (1) Based on the weighted average quantity of outstanding common shares in current year.
 - (2) For new share issue through capitalization of retained earnings and capital surplus, adjustment in proportion of the amount of capital raised shall be made in the calculation of the annual or semi-annual earnings per share of the previous year.

B. Financial analysis - SFAS

Year				Financial a	nalyses in th	e last 5 years	5
Items of an	alyses		2012	2013	2014	2015	2016
Financial	Liabilitie	s to assets ratio (%)	43.30				
structure	Long-term capital to fixed assets ratio (%)		221.95				
A bility to	Current r	atio (%)	165.11				
Ability to repay debt	Quick rat	io (%)	56.55				
Tepay debi	Debt serv	vices coverage ratio	205.73				
	A/R turn	over (time) (Note 1)	-				
	Average (Note 1)	days of cash receipt	-				
T T. '1',	Inventory turnover (time)		3.28				
Utility	A/P turnover (time)		5.19				
	Average days of sales		111.28				
	Fixed assets turnover (time)		7.57				
	Total assets turnover (time)		2.13	N/A	N/A	N/A	N/A
	ROA (%))	13.82				
	ROE (%)		24.60				
	Ratio to	Operating income	49.92				
Profitability	paid-in capital (%)	EBT	57.00				
	Net profi	t rate (%)	6.47				
	EPS (NT	\$) (Note 2)	4.75				
	Cash flow	w ratio (%)	52.47				
Cash flow	Net cash flow adequacy ratio		95.99				
	Cash reir	vestment ratio (%)	13.55				
Leverage	Operation	n leverage	4.80				
Leverage	Financial	leverage	1.01				

Note 1: Poya International is in the retailing industry, and this is not applicable here.

Note 2: Attention to the following items is advised in assessing the equation for the calculation of earnings per share:

- (1) Based on the weighted average quantity of outstanding common shares in current year.
- (2) For new share issue through capitalization of retained earnings and capital surplus, adjustment in proportion of the amount of capital raised shall be made in the calculation of the annual or

semi-annual earnings per share of the previous year.

- Note 3: The equations for the calculation of the above financial ratios (under SFAS) are shown below:
 - (1) Financial structure
 - (A) Liabilities to assets ratio = total liabilities/total assets
 - (B) Long-term capital to fixed assets ratio = (total shareholders' equity + long-term liabilities)/net fixed assets
 - (2) Ability to repay debts
 - (A) Current ratio = current assets/ current liabilities
 - (B) Quick ratio = (current assets inventory prepayments) / current liabilities
 - (C) Debt services coverage ratio = EBIT/interest expenses in current period
 - (3) Utility
 - (A) Receivables (including account receivables and note receivables deriving from business operation) turnover = net sales/the average receivable balance in each period (including account receivables and note receivables deriving from business operation)
 - (B) Average days for cash receipt = 365 days/receivable turnover rate
 - (C) Inventory turnover = cost of goods sold / average inventory
 - (D) Payables (including account payables and note payables deriving from business operations) turnover = cost of goods sold/ average payable balance in each period (including account payables and note payables deriving from business operation).
 - (E) Average days of sales = 365 days/ inventory turnover rate.
 - (F) Fixed assets turnover = net sales/net value fixed assets.
 - (G) Total assets turnover = net sales/ average total assets.
 - (4) Profitability
 - (A) ROA = [Corporate earnings + interest expense x (1- tax rate)] / average total assets
 - (B) ROE = Corporate earnings /average net shareholders' equity
 - (C) Net profit rate = Corporate earnings / net sales
 - (D) EPS = (Earnings- preferred stock dividend)/ weighted average quantity of outstanding shares
 - (5) Cash flow
 - 1. Cash flow ratio = net cash flow from operation / current liabilities
 - 2. Net cash flow adequacy ratio = net cash flow from operation in the last 5 years/ (capital expenditure + increase in inventory + cash dividend) in the last 5 years
 - 3. Cash reinvestment ratio = (net cash flow from operation cash dividend) /gross fixed assets + long-term investments + other assets + working capital)
 - (6) Leverage:
 - (A) Operation leverage = (net sales cost of goods sold and expenses) /operating income
 - (B) Financial leverage = operating income / (operation income interest expenses)

III. Audit Committee's Review Report on Financial Statement of Last Fiscal Year

POYA International Co., Ltd.

Audit Committee's Review Report

The Board of Directors have prepared and submitted the business report, financial statements and profit distribution proposal for the year 2016, among which the financial statements have been audited and reviewed by Lee Ming Hsien and Liou Tzu-Meng, who are both certified accounts from the accounting firm of PwC Taiwan, and they have issued an audit report. The above mentioned report and documents have been reviewed by the Audit Committee of the Company and the members of Audit Committee are of the opinion that they are in order, and hereby issue this report in accordance to Article 14-4 of the Securities and Exchange Law and Article 219 of the Company Act.

POYA International Co., Ltd.

The convener of Audit Committee: Lin Tsai-Yuan

February 20, 2017

IV. Financial information in last fiscal year:

Please refer to Page 101~144. Poya International does not have any subsidiary and no consolidated financial statement is necessary. Only the financial statement on the Company itself is required.

- V. The audited financial statement of the Company itself in the last fiscal year: None
- VI. Any insolvency for the Company and the affiliates in the last fiscal period and to the date this report was printed, and the effect on the financial position: None.

Financial Position, Financial Operation in Review, and Risk

Assessment

Financial Position, Financial Operation in Review, and Risk Assessment

I. **Financial Position**

Comparison of financial positions

			Currency unit	: NT\$ 1,000	
Year	EX/2017		Change		
Title	FY2016	FY2015	Amount	%	
Current assets	3,942,152	3,521,058	421,094	11.96%	
Real estate, plants and	2 127 005	1 020 425			
equipment	2,127,895	1,830,435	297,460	16.25%	
Other assets	393,783	318,234	75,549	23.74%	
Total assets	6,463,830	5,669,727	794,103	14.01%	
Current liabilities	2,745,868	2,584,221	161,647	6.26%	
Non-current liabilities	573,609	348,766	224,843	64.47%	
Total liabilities	3,319,477	2,932,987	386,490	13.18%	
Capital stock	964,760	952,774	11,986	1.26%	
Capital surplus	552,861	473,319	79,542	16.81%	
Retained earnings	1,626,732	1,310,647	316,085	24.12%	
Total shareholders' equity	3,144,353	2,736,740	407,613	14.89%	

1. Analysis of changes in proportion (changes less than ±20% are not required for further analysis):

(A) Other assets: Because of the increase of store expansion.

(B) Non-current liabilities: The increase of long-term debt payable deriving from the expansion of the operating scale and constructing logistic center.

(C) Retained earnings: Because of the increase of profits.

2. Responses in the future:

> The working capital deriving from business operation in the future and part of the funds offered by the financing of financial institutions shall be sufficient for supporting the operation of the Company in the future.

II. Financial performance

Year Title	FY2016	FY2015	Change in amount	Change in proportion (%)			
Revenue	12,423,746	10,687,825	1,735,921	16.24%			
Cost of goods sold	(7,316,193)	(6,310,255)	(1,005,938)	15.94%			
Gross profit	5,107,553	4,377,570	729,983	16.68%			
Operating expense	(3,746,697)	(3,248,955)	(497,742)	15.32%			
Operating income	1,360,856	1,128,615	232,241	20.58%			
Non-operating income and expense	49,312	20,300	29,012	142.92%			
EBT	1,410,168	1,148,915	261,253	22.74%			
Income tax expense	(240,684)	(196,770)	(43,914)	22.32%			
Earnings in current period	1,169,484	952,145	217,339	22.83%			

Comparison of financial performance

Currency unit: NT\$ 1,000

1. Analysis of changes in proportion in the last 2 fiscal years (changes less than $\pm 20\%$ are not required for further analysis):

- (A) Operating income: Because of the increase of revenue in FY2016.
- (B) Non-operating income and expense: Because of disposal of POYA's land and building of Taichung Fong Yuan branch in FY2016.
- (C) EBT: Because of the increase of revenue and the economy of scale in FY2016
- (D) Income tax expense: Because of the increase of EBT in FY2016
- (E) Earnings in current period: Because of the increase of revenue and the economy of scale in FY2016.
- 2. The forecast of sales in the year ahead and the basis of the forecast: Poya International will continue to expand new stores, enlarge its operating scale and increase the sales in the next year. With our viewpoints of the economic changes and store expansion in the next year, we forecast that the sales will still be on growth.

III. Cash flow

Analysis of the change in cash flow in last fiscal year, the improvement plan for insufficient liquidity, and the forecast analysis of cash flow in the year ahead.

1. Analysis of the change in cash flow in current period

Currency unit: NT\$ 1,000

Currency unit: NT\$ 1,000

Cash and Cash Equivalents, Beginning of Year (1)	Net cash flow from operation in the period (2)	Cash outflow (inflow) in the period (3)	Cash surplus (short) (1)+(2)-(3)	Improveme cash Investment plan	-
\$ 763,608	1,418,109	1,348,583	833,134	-	Bank loans

The analysis:

- A. Operation activities: net cash inflow from operation activities is approximately NT\$ 1.418 billion which results from the increase of the earnings in current period.
- B. Investment activities: net cash outflow from investment activities is approximately NT\$ 0.806 billion which results from the purchases of property, plant and equipment for store remodeling, store expansion and distribution center construction in current period.
- C. Financing activities: net cash outflow from financing activities is approximately NT\$ 0.543 billion which results from the distribution of cash dividends in current period and the repayment of the long-term loans.
- 2. The improvement plan for insufficient liquidity: Not applicable.
- 3. Analysis of cash flow in the year ahead

Cash and Cash Equivalents, Beginning of Year (1)	in the period	Cash outflow (inflow) in the period (3)	Cash surplus (short) (1)+(2)-(3)	Improveme cash Investment plan	_
\$ 833,134	1,705,825	1,650,870	888,089	-	Bank loans

The analysis:

- A. Operation activities: revenue in FY2017 is expected to grow stably and will generate net cash inflow.
- B. Investment activities: net cash outflow from investment activities mainly results from the continued store expansion, the payment for constructing of the logistic center, the estimated purchases of plant and equipment, and the payment of refundable deposits.
- C. Financing activities: mainly for the projected distribution of cash dividends

and the repayment of long-term loans.

The improvement plan for and liquidity analysis of cash gap:

Poya International plans to increase the size of long-term loans from banks to sustain its store expansion plan which results in additional capital expenditures and the inadequacy of working capital. Loans from banks can help to maintain a safe level of balance for working capital.

- IV. Major capital expenditure in the last fiscal year and its effect on financial position and operation
 - 1. The implementation of major capital expenditures and the sources of funding

Currency	unit:	NT\$	1,000
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Project	Actual or expected	Actual or expected	Total	Actu	al or estin	nated sper	nding
	sources of funding	date of completion	amount required	FY2013	FY2014	FY2015	FY2016
New store expansion, remodeling of existed stores and investment in logistic center	Working capital and financial institutions	2016.12.31	972,666	-	-	-	972,666

2. Effect on financial and business operation

The purpose of new share issue through capitalization of earnings and employee bonus is to sustain the new store expansion plan, which is necessary for maintaining the business growth and enhancing the competitiveness in long-term development. The benefits of new store expansion will be brought into full play in the future and contribute to the earnings and shareholders' equity.

In consideration of the effect on earnings per share, cost of capital, stable operation, the security of financial structure, and shareholders' equity, new share issue through capitalization of earnings and employee bonus is the most preferred source of financing for the time being.

V. Reinvestment policy in the last fiscal year, the main reason for profits or losses, the improvement plan, and the investment plan in the year ahead: None.

- VI. Risk analysis and assessment
 - 1. The effect of fluctuation of interest rate and exchange rate and inflation on the income status of the Company, and the responses:

The effect on the income status of the Company:

Title	FY2016 (NT\$ 1,000; %)
Net interest income (expense)	-5,934
Net exchange gains/loss	0
Net interest income (expense) to net sales ratio	-0.05%
Net interest income (expense) to EBT ratio	-0.42%
Net exchange gains/loss to net sales ratio	0%
Net exchange gains/loss to EBT ratio	0%

A. Fluctuation of interest rate:

As of the end of 2016, Poya International had long-term debt amounting to NT\$961.954 million (including current portion of long-term debts or with maturity in one operation period). It takes little effect on the income status of Poya International. The Company takes responses to keep tracking on the trend of interest rate, and bargain with the service financial institutions actively with an attempt to control the cost of financing at a relative low point in market.

B. Fluctuation of exchange rate:

Poya International buys and sells merchandises in NT\$, and is not engaged in exports. Imported items accounted for a very low proportion of its total sales. In addition, there is no trade agreement involving foreign exchanges. As such, exchange rate fluctuation does not cause significant effect on the revenue and profit of the Company.

C. Inflation:

Poya International pays close attention to the fluctuation of market prices and keeps abreast of information on CPI fluctuation and inflation. As such, inflation does not cause significant effect on the income status of the Company. Poya International spares no effort in enlarging its economy of scale to reduce the pressure from cost up due to inflation, and also reduce the influence on its operation.

2. The policy of engagements in high risk and high leverage investment, financing a third party, endorsement and guarantee in favor of a third party, and derivative trade, the main reason for profits or losses, and the responses in the future:

Poya International focuses on retailing business and is not engaged in high risk and high leverage investment, financing a third party, endorsement and guarantee in favor of a third party, and derivative trade. For the effective control of related risk, and enhancement of financial operation security, Poya International has established the "Operational Procedures for Loaning of Company Funds", "Operational Procedures for Endorsements and Guarantees", and "Operational Procedures for Acquisition or Disposal of Assets" as required by applicable legal rules of the Securities and Futures Bureau. In addition, the auditing function of Poya International has also established related risk management and assessment of related systems in accordance with the "Regulations Governing the Establishment of Internal Control System by Public Companies" of the Securities and Futures Bureau.

- 3. R&D plan in the future and estimated expenses of R&D:
 - A. The SDS(Software-Defined Storage) will be established. Through the appliance of SDS (DataCore), new and old disk shelves could be implemented integration. Once one of the two disk shelves shut down, the system could switch to the regular one immediately without any influence. As such, we take the advantage of high efficiency of high level desk shelf without purchasing one.

The establishment of SDS will be completed by September, 2017. The estimated expenses is over NT\$3.5 million depend on the physical implementation of capacity.

Name of R&D plan	Current progress	Further investment	Scheduled connection date	Benefits from the success of R&D
SDS appliance	Passed the assessment; to be built	NT\$3.5 million	September 2017	 Integrate old disk shelves Enhance data storage efficiency Reduce the shutdown risk of database and data lost.

B. The Core Switch will be updated and HA will be established. To avoid sudden breakdown and to raise the efficiency, the Company plans to purchase new products for replacement and also set up HA for the prevention of single point failure. The update and establishment will be completed by December, 2017. The estimated expense is approx. NT. 1.0 million.

Name of R&D	Current	Further	Scheduled	Benefits the success
plan	progress	investment	connection date	of R&D
Core Switch update & HA	Assessment phase	NT\$1.0 million	December 2017	Upgrade IT system reliability and transmission performance for
appliance	nce			uninterruptible system service

C. The IPS system (Intrusion Prevention System) will be updated. In order to respond the attack which is improved every day, the company planned to purchase new items to upgrade the efficiency.

The assessment will be completed by August, 2017. The estimated expense is approx. NT. 0.8 million.

Name of R&D	Current	Further	Scheduled	Benefits the
plan	progress	investment	connection date	success of R&D
IPS system	Assessment phase	NT\$0.8 million	August 2017	To reduce the risk of hacker intrusion and hostile attack

D. Mail Spam Appliance, the spam including not only common commercial emails but also threatening emails such as Trojans, phishing emails, extortion emails. The number of junk mails accounts for 30% of total mails. Mail Spam establishment could avoid the following things: 1. Employees are influenced by too junk mails 2. The computers get viruses via clicking malicious codes or links.

The assessment will be completed by July, 2017. The estimated expense is approx. NT. 0.5 million.

Name of R&D	Current	Further	Scheduled	Benefits the
plan	progress	investment	connection date	success of R&D
Mail Spam Appliance	Assessment	NT\$0.5 million	July 2017	To reduce the risk of company system paralysis and information leakage due to malicious links

E. Database Audit Appliance, to protect company information, to leave records for future reference when information leakage happened and to reduce the loss of damage to goodwill.

Name of R&D	Current	Further	Scheduled	Benefits the
plan	progress	investment	connection date	success of R&D
DB Audit Appliance	Assessment phase	NT\$2.0 million	December 2017	To leave records for future reference when information leakage happened and to reduce the loss of damage to good will

- 4. The effect of national and international changes in vital policies and legal environment on the financial and business operation of the Company, and the responses to such changes:
 - A. The effect of national and international changes in vital policies and legal environment on the financial and business operation of the Company:

- (1) For the enhanced advocacy of corporate governance, Financial Supervisory Commission has mapped out the blue print for intensifying corporate governance in 2013. Through relevant institutionalization of rules and regulations, self-discipline of the enterprises, and market supervision, FSC makes the enterprises to make positive effort in carving the culture of corporate governance, prompt the actions of the shareholders, upgrade the function of the Board of Directors, disclose the vital information on corporate governance, and fortify the legal framework as the guidelines for the corporate governance policy of the enterprises. Poya Intentional will support the cause of intensifying corporate governance advocated by FSC.
- (2) Financial Supervisory Commission indicates that the enterprises operating the business related to people's livelihood, being face to face directly with the customers, or reaching a certain size which may cause significant impacts on the environment and society because of its operation activities shall spare no effort in execution of corporate social responsibility. In 2014, FSC fortifies the responsibilities of internal control of the TWSE/GTSM-Listed Companies and also requires that the listed enterprises in food, financial and chemical industry, and with the paid in capital amounted to NT\$ 10 billion or more shall issue the corporate social responsibility report (hereinafter referred to as CSR). In order to thoroughly execute the policy of corporate social responsibility and fortify the communication among the stakeholders, Poya International voluntarily uploaded the 2015 CSR report to MOPS and official website in November 2016.
- (3) Since January 1st 2016, the listed enterprises with the paid in capital amounted to NT\$ 2 billion or more and with the shareholders to be more than 10,000 people shall adopt the way of electronic voting as convening the Shareholders Meeting. Poya International voluntarily implemented electronic voting since 2015 Shareholders Meeting in order to preserve the voting rights of shareholders and to implement the spirits of shareholder activism.
- (4) Financial Supervisory Commission announced the executive order to require TWSE/GTSM-Listed Companies to set the Independent Director and establish the audit commission step by step. The functions of establishment of Independent Director and audit commission are fortifying the shareholder's equity, perfecting the company management and upgrading the company governance. In order to thoroughly execute the policy of corporate governance and fortify the transparency of information and supervision device, Poya International has voluntarily established audit commission in 2014.
- B. The responses: Poya International has appointed the designated personnel to pay close attention to any change in applicable legal rules and information released by the government, and submit the information to the management and related

personnel timely.

5. The effect of technological and industrial change on the financial position and operation of the Company, and the responses to the change:

Poya International pays close attention to the development of consumer related technologies like e-commerce, telecommunications, and consumer banking. With its ever expanding scale of operation, product management becomes essential. The use of information system for quick access to sales information can effectively help to control the purchase of merchandises to the minimum level of inventory without losing any sale opportunity. As such, the use of information technology can fortify real-time supply of products and services which are vital for development under competition and breakthrough. Overall, technological change causes no significant influence on the financial position of the Company.

- 6. The effect of corporate image on crisis management and the responses to the crisis: In addition to emphasis on its core business operation, Poya International spares no effort in performing its corporate social responsibility and social charity in the long run. In 2016, Poya International held the "POYA Community Care Night" to help low-income families buying necessities for free in Taitung Zhonghua Branch ; made a donation of NT \$1.0 million for rebuilding work caused by Typhoon Neparta; sponsored the construction of " College of Medicine, NCKU- Ageing Biomedical Research Building"; sponsored " 2016 National Rhythmic Gymnastics Championships"; sponsored " A-LINE superstar challenge". Furthermore, Poya International establishes relevant rules and regulations for the prevention of disasters like typhoon and fire with proper education and training. These efforts help to minimize the damage caused by disasters quickly. As of the date this report was printed, there is no event that caused damage to the corporate image of the Company.
- 7. Expected result and possible risks deriving from mergers and acquisitions, and the responses: None.
- 8. Expected result and possible risks deriving from plant expansion, and the responses: None.
- 9. The risk deriving from concentration of purchase or sales, and the responses:

Poya International is a retailer and there is no concentration of sales. There is also no single supplier that accounted for more than 10% of the total purchase made by the Company. This is because that the Company seeks to diversify its sources of merchandise supply with purchase and sales in great variety of items. As such, there is no risk deriving from the concentration of purchase or sales.

- 10. The effect and the risk caused by the transferring of equity shares in large quantity by directors, supervisors or dominant shareholders that hold more than 10% of the shares each or the replacement of directors, supervisors, or dominant shareholders holding more than 10% of the Company shares each , and the response: None.
- 11. The effect of the change in ownership on the Company, the risk derived thereof, and the response: None.
- 12. Major law suits, non-contentious matters, or administrative actions involving the directors, supervisors, general manager, owners, shareholders that hold more than 10% of the equity shares, with sentence or pending on court decision, the result of which may significantly affect the shareholders' equity or stock price of the Company, the action taken in response to the aforementioned disputes, the target amount involved, the date on which the law suit started, the parties concerned, and the status as of the day this report was printed: None.
- 13. Other important risks and responses: None.

VII. Other important notice: None.

Special Notes

Special Notes

- I. Information on the affiliates
 - 1. Consolidated business report: None.
 - 2. Consolidated financial statement: None.
 - 3. Report on affiliates: None.
- II. From the last fiscal year to the date this report was printed, any issuance of securities through private placement: None.
- III. From the last fiscal year to the date this report was printed, the holding or disposition of equity shares by the Company: None.
- IV. Other supplementary note: None.
- V. From the last fiscal year to the date this report was printed, any event that significantly affects the shareholders' equity or stock price of the Company as stated in Article 36- III-(II) of the Securities and Exchange Act: None.

To the Board of Directors and Shareholders of POYA International Co., Ltd.

Opinion

We have audited the accompanying balance sheets of Poya International Co., Ltd. as of December 31, 2016 and 2015, and the related statements of comprehensive income, of changes in equity and of cash flows for the years then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2016 and 2015, and its financial performance and its cash flows for the years then ended in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers" and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission.

Basis for opinion

We conducted our audits in accordance with the "Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants" and generally accepted auditing standards in the Republic of China (ROC GAAS). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the Company in accordance with the Code of Professional Ethics for Certified Public Accountants in the Republic of China (the "Code"), and we have fulfilled other ethical responsibilities in accordance with the Code. 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 financial statements of the current period. These matters were addressed in the contrat of our audit of the financial statements as a whole and, in forming our opinion thereon, we do not provide a separate opinion on these matters.

Completeness and accuracy of franchising retail sales revenue

Description

Please refer to Note 4(18)"Revenue recognition" for accounting policies on retail franchising.

In retail franchising, merchandise information such as name, cost, retail price, price changes and annual sales discount is frist established. The point of sales system (henceforth POS) is used to run the merchandise information automatically. Each store gathers sales transactions by the end of the day. The system will aggregate all the information of transactions then upload to ERP system for generating

sales revenue journal entries. In addition, each store has to file cash report daily including cash, gift vouchers, credit cards, and electronic payment devices and reconcile with system data. Cash collections are deposited with the banks periodically.

Due to numerous transactions with small amount, retail franchising highly rely on POS and ERP system to generate reliable and accurate data. This will be effect company's completeness and accuracy of recognized sales revenue. Thus, franchising retail sales revenue a key audit matter.

How our audit addressed the matter

Our procedures relation to the above key audit matter included:

- 1. Checking randomly whether the merchandise information has been properly approved and attached with relevant evidence whenever merchandise information is created or changed;
- 2. Checking randomly whether the merchandise information has been transferred to POS system;
- 3. Checking randomly whether all the sales that were recorded in the POS are periodically transferred to ERP system and recorded in operating revenue journal entry automatically;
- 4. Reviewing the reasons and the relevant evidences for manual adjusting journal entries that are related to retail franchising sales revenue; and
- 5. Reviewing whether stores' cash deposits amounts recorded on the daily cash report are in accordance with bank remittance amounts.

Calculation cost to retail ratio of retail inventory method

Description

Please refer to accounting policies on inventory in Note 4(6) and Note 6(3) "Inventory" for related information on inventory and cost of sales.

Due to various kinds of merchandise, retail inventory method is used to estimate cost of inventory and cost of goods sold which are both calculated using the rate of cost of goods purchased to retail value of goods purchased (known as cost to retail ratio). The calculation of cost to retail ratio was launched automatically by ERP system and highly relies on the goods purchased both at cost and retail price. Thus, we identified the accuracy and reliability of calculation of cost to retail ratio of retail inventory method a key audit matter.

How our audit addressed the matter

Our procedures relation to the above key audit matter included:

- 1. Conducting interviews with management to obtain an understanding of the calculation of cost to retail ratio in the calculation system of retail inventory method and determining whether it has been consistently applied in the comparative periods of financial statements;
- 2. Checking randomly whether the merchandise information has been properly approved and attached with relevant evidence whenever merchandise information is created or changed;
- 3. Confirming whether the records of cost of inventory purchased and retail price of inventory purchased in POS are transferred to ERP periodically and completely and the records could not be changed manually; and
- 4. Checking the computation for the correctness of cost to retail ratio.

Responsibilities of management and those charged with governance for the financial statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with the "Regulations Governing the Preparations of Financial Reports by Securities Issuers" and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SIC Interpretations as endorsed by the Financial Supervisory Commission, and also maintain the internal control for the preparation of financial statements to avoidmaterial misstatement, whether due to fraud or error.

In preparing the 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 audit committee, are responsible for overseeing the Company's financial reporting process.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ROC GAAS 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 financial statements.

As part of an audit in accordance with ROC GAAS, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the 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 other 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 audit report and disclose in the 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 audit 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 financial statements, including the disclosures, and whether the financial statements represent the transactions and events in a manner that achieves fair presentation.

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 auditing.

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 financial statements of the current period and are therefore the key audit matters. We describe these matters in our audit report unless law or regulation precludes public disclosure about the matters or when, in extremely rare circumstances, we determine that the matters should not be disclosed in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such disclosures.

PricewaterhouseCoopers, Taiwan

Republic of China

February20, 2017

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

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

POYA INTERNATIONAL CO., LTD. BALANCE SHEETS (Expressed in thousands of New Taiwan dollars)

	December 31, 2016			December 31, 2015 % AMOUNT %			
Assets	Notes	<u> </u>	AMOUNT	%	A	AMOUNT	
Current assets							
Cash and cash equivalents	6(1)	\$	833,134	13	\$	763,608	14
Notes receivable, net			10,419	-		7,239	-
Accounts receivable, net	6(2)		655,900	10		566,726	10
Other receivables	6(21)		3,482	-		2,356	-
Inventories	5(2) and 6(3)		2,314,815	36		2,067,638	36
Prepayments	6(4)		93,790	1		107,441	2
Other current financial assets	8		30,612	1		6,050	
Total current assets			3,942,152	61		3,521,058	62
Non-current assets							
Property, plant and equipment	6(5)(21)		2,127,895	33		1,830,435	32
Deferred income tax assets	6(18)		28,330	-		18,180	-
Refundable deposits	6(20)		252,195	4		206,292	4
Other non-current financial assets	8		4,200	-		2,550	-
Long-term prepaid rent			98,293	2		80,806	2
Other non-current assets			10,765			10,406	
Total non-current assets			2,521,678	39		2,148,669	38
Total assets		\$	6,463,830	100	\$	5,669,727	100

POYA INTERNATIONAL CO., LTD. BALANCE SHEETS (Expressed in thousands of New Taiwan dollars)

Liskilities and Family	Nataa		December 31, 2016 AMOUNT		December 31, 2015 AMOUNT %		
Liabilities and Equity Current liabilities	Notes		AMOUNI	%	AMOUNI		
Notes payable		\$	614,262	10	\$ 562,291	10	
Accounts payable		Ψ	969,035	15	1,010,818	18	
Other payables	6(6)(21)		569,960	9	538,814	10	
Current income tax liabilities					113,836		
	6(18)		150,265	2		2	
Receipts in advance			16,527	-	12,790	-	
Long-term liabilities, current portion	6(7)		405,679	6	329,493	6	
Other current liabilities			20,140		16,179		
Total current liabilities			2,745,868	42	2,584,221	46	
Non-current liabilities							
Long-term borrowings	6(7)		556,275	9	338,006	6	
Deferred income tax liabilities	6(18)		3,160	-	2,865	-	
Net defined benefit liabilities-non-current	6(8)		7,676	-	2,869	-	
Guarantee deposits received			6,498	_	5,026		
Total non-current liabilities			573,609	9	348,766	6	
Total liabilities			3,319,477	51	2,932,987	52	
Equity							
Share capital							
Common stock	6(9)(11)(17)		964,760	15	952,774	17	
Capital surplus	6(9)(10)		552,861	9	473,319	8	
Retained earnings	6(9)(11)(17)(18)						
Legal reserve			452,695	7	357,480	6	
Unappropriated retained earnings			1,174,037	18	953,167	17	
Total equity			3,144,353	49	2,736,740	48	
Significant Contingent Liabilities and	6(20) and 9						
Unrecognized Contract Commitments							
Total liabilities and equity		\$	6,463,830	100	\$ 5,669,727	100	

<u>POYA INTERNATIONAL CO., LTD.</u> <u>STATEMENTS OF COMPREHENSIVE INCOME</u> (Expressed in thousands of New Taiwan dollars, except for earnings per share amou

		Year ended December 31					
			2016			2015	
Items	Notes		AMOUNT	%		AMOUNT	%
Operating revenue	6(12)	\$	12,423,746	100	\$	10,687,825	100
Operating costs	6(3)	(7,316,193) (59)	(6,310,255) (59
Net operating margin			5,107,553	41		4,377,570	41
Operating expenses	6(16)(17)(20) and 7						
Selling expenses		(3,107,195) (25)	(2,708,757) (25
General and administrative expenses		(639,502) (5)	(540,198) (5
Total operating expenses		(3,746,697) (30)	(3,248,955) (30
Operating profit			1,360,856	11		1,128,615	11
Non-operating income and expenses							
Other income	6(13)		49,570	-		36,379	-
Other gains and losses	6(14)		8,013	-	(9,113)	-
Finance costs	6(5)(15)(21)	(8,271)	-	(6,966)	-
Total non-operating income and							
expenses			49,312	-		20,300	-
Profit before income tax			1,410,168	11		1,148,915	11
Income tax expense	6(18)	(240,684) (2)	(196,770) (2
Net income for the year		\$	1,169,484	9	\$	952,145	9
Other comprehensive loss (Net)							
Components of other comprehensive							
loss that will not be reclassified to							
profit or loss							
Remeasurement of defined benefit	6(8)						
obligations		(\$	6,542)	-	(\$	2,490)	-
Income tax relating to the component of other comprehensive income that	s 6(18)						
will not be reclassified to profit or los	S		1,112	-		423	-
Total other comprehensive loss for th	e						
year		(\$	5,430)	-	(\$	2,067)	-
Total comprehensive income for the					_		
year		\$	1,164,054	9	\$	950,078	9
Earnings per share (in dollars)							
Basic	6(19)	\$		12.13	\$		9.90
Diluted	6(19)	\$		12.09	\$		9.87

POYA INTERNATIONAL CO., LTD. STATEMENTS OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2016 AND 2015 (Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

					oital Surplus		Retained				
	Notes	(Common stock	Addi	tional paid-in capital	Le	gal reserve		appropriated ined earnings	,	Fotal equity
	110005		stock		cupitur		Bui reserve				
<u>2015</u>											
Balance at January 1, 2015		\$	941,131	\$	394,551	\$	284,378	\$	782,038	\$	2,402,098
Distribution of 2014 net income:											
Legal reserve			-		-		73,102	(73,102)		-
Cash dividends	6(11)		-		-		-	(696,436)	(696,436)
Stock dividends	6(9)(11)		9,411		-		-	(9,411)		-
Employees' stock bonuses	6(9)(21)		2,232		78,768		-		-		81,000
Net income for the year ended December 31, 2015			-		-		-		952,145		952,145
Other comprehensive income for the year ended December 31, 2015			-		-		-	(2,067)	(2,067)
Balance at December 31, 2015		\$	952,774	\$	473,319	\$	357,480	\$	953,167	\$	2,736,740
<u>2016</u>											
Balance at January 1, 2016		\$	952,774	\$	473,319	\$	357,480	\$	953,167	\$	2,736,740
Distribution of 2015 net income:											
Legal reserve			-		-		95,215	(95,215)		-
Cash dividends	6(11)		-		-		-	(838,441)	(838,441)
Stock dividends	6(9)(11)		9,528		-		-	(9,528)		-
Employees' stock bonuses	6(9)(21)		2,458		79,542		-		-		82,000
Net income for the year ended December 31, 2016			-		-		-		1,169,484		1,169,484
Other comprehensive income for the year ended December 31, 2016			_				-	(5,430)	(5,430)
Balance at December 31, 2016		\$	964,760	\$	552,861	\$	452,695	\$	1,174,037	\$	3,144,353

(Note)The employee's bonus were \$81,000 and \$82,000, and the directors' remuneration were both \$4,800 in 2014 and 2015, respectively which had been deducted from statements of comprehensive income.

POYA INTERNATIONAL CO., LTD. STATEMENTS OF CASH FLOWS (Expressed in thousands of New Taiwan dollars)

	Notes		2016		2015
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before income tax for the year		\$	1,410,168	\$	1,148,915
Adjustments		Ŧ	-,	Ŧ	-,,
Adjustments to reconcile profit (loss)					
Depreciation	6(5)(16)		387,934		349,820
(Gain) loss on disposal of property, plant and equipment	6(14)	(9,089)		2,141
Interest income	6(13)	(2,337)	(2,534)
Interest expense	6(15)	(8,271		6,966
Changes in operating assets and liabilities	0(10)		0,271		0,200
Changes in operating assets					
Notes receivable		(3,180)		1,099
Accounts receivable		(89,174)	(133,478)
Other receivables		(1,126)	(9,026
Inventories		(247,177)	(302,025)
Prepayments		(13,651		45,218)
			15,051	(45,218)
Changes in operating liabilities			51 071		117,471
Notes payable		(51,971		,
Accounts payable		(41,783)		83,712
Other payables			152,949		119,316
Receipts in advance			3,737		150
Other current liabilities		,	3,961	(1,872)
Net defined benefit liabilities-non-current		(1,735)	(1,713)
Cash inflow generated from operations			1,637,041		1,351,776
Interest received			2,337		2,534
Interest paid		(8,271)	(6,966)
Income tax paid		(212,998)	(195,178)
Net cash provided by operating activities			1,418,109		1,152,166
CASH FLOWS FROM INVESTING ACTIVITIES					
Increase in other current financial assets		(24,562)	(6,050)
Cash paid for acquisition of property, plant and equipment	6(21)	(972,666)	(780,728)
Interest paid for acquisition of property, plant and equipment	6(5)(15)(21)	(1,544)	(598)
Cash received from disposal of property, plant and equipment	6(21)		258,102		143,410
Increase in refundable deposits		(45,903)	(48,740)
Increase in other non-current financial assets		(1,650)	(2,550)
(Increase) decrease in long-term prepaid rent		(17,487)		22,849
(Increase) decrease in other non-current assets		(359)		555
Net cash flows used in investing activities		(806,069)	(671,852)
CASH FLOWS FROM FINANCING ACTIVITIES					
Proceeds from long-term borrowings			911,841		550,000
Repayment of long-term borrowings		(617,386)	(343,914)
Increase in guarantee deposits received			1,472		1,893
Cash dividends paid	6(11)	(838,441)	(696,436)
Net cash flows used in financing activities	. ,	(542,514)	(488,457)
Net increase (decrease) in cash and cash equivalents		`	69,526	<u>(</u>	8,143)
Cash and cash equivalents at beginning of year	6(1)		763,608	`	771,751
Cash and cash equivalents at end of year	6(1)	\$	833,134	\$	763,608
Cush and cush equivalents at end of year	0(1)	Ψ	055,154	Ψ	105,000

<u>POYA INTERNATIONAL CO., LTD.</u> <u>NOTES TO THE FINANCIAL STATEMENTS</u> <u>YEARS ENDED DECEMBER 31, 2016 AND 2015</u>

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

1. HISTORY AND ORGANIZATION

- (1) POYA International Co., Ltd. (the "Company") was incorporated as a company limited by shares under the provisions of the Company Act of the Republic of China (R.O.C.). The Company is primarily engaged in selling fashion accessories, arts and crafts, food, stationery and a variety of products.
- (2) The common shares of the Company have been listed on the Taipei Exchange since September 2002.

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

These financial statements were authorised issuance by the Board of Directors on February20, 2017.

3. APPLICATION OF NEW STANDARDS, AMENDMENTS AND INTERPRETATIONS

- <u>Effect of the adoption of new issuances of or amendments to International Financial Reporting</u> <u>Standards ("IFRS") as endorsed by the Financial Supervisory Commission ("FSC")</u> None.
- (2) Effect of new issuances of or amendments to IFRSs as endorsed by the FSC but not yet adopted by the Company

New standards, interpretations and amendments endorsed by FSC effective from 2017 are as follows:

New Standards, Interpretations and Amendments	Effective Date by International Accounting Standards Board ("IASB")
Recoverable amount disclosures for non-financial assets (amendments to IAS 36)	January 1, 2014
Novation of derivatives and continuation of hedge accounting (amendments to IAS 39)	January 1, 2014
IFRIC 21, 'Levies'	January 1, 2014
Defined benefit plans: employee contributions	July 1, 2014
(amendments to IAS 19R)	
Improvements to IFRSs 2010-2012	July 1, 2014
Improvements to IFRSs 2011-2013	July 1, 2014
Investment entities: applying the consolidation exception (amendments to IFRS 10, IFRS 12 and IAS 28)	January 1, 2016
Accounting for acquisition of interests in joint operations (amendments to IFRS 11)	January 1, 2016
ew Standards, Interpretations and Amendments	Effective Date by IASB
RS 14, 'Regulatory deferral accounts'	January 1, 2016
sclosure initiative (amendments to IAS 1)	January 1, 2016

Clarification of acceptable methods of depreciation and amortisation (amendments to IAS 16 and IAS 38)	January 1, 2016
Agriculture: bearer plants (amendments to IAS 16 and IAS 41)	January 1, 2016
Equity method in separate financial statements (amendments to IAS 27)	January 1, 2016
Improvements to IFRSs 2012-2014	January 1, 2016

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

(3) IFRSs issued by IASB but not yet endorsed by the FSC

New standards, interpretations and amendments issued by IASB but not yet included in the IFRSsendorsed by the FSC effective from 2017 are as follows:

New Standards, Interpretations and Amendments	Effective Date by IASB
Disclosure initiative (amendments to IAS 7)	January 1, 2017
Recognition of deferred tax assets for unrealised losses (amendments to IAS 12)	January 1, 2017
Annual improvements to IFRSs 2014-2016 cycle-Amendments to IFRS 12, 'Disclosure of interests in other entities'	January 1, 2017
Classification and measurement of share-based payment transactions (amendments to IFRS 2)	January 1, 2018
Applying IFRS 9, 'Financial instruments' with IFRS 4, 'Insurance contracts' (amendments to IFRS 4)	January 1, 2018
IFRS 9, 'Financial instruments'	January 1, 2018
IFRS 15, 'Revenue from contracts with customers'	January 1, 2018
Clarifications to IFRS 15, 'Revenue from contracts with customers' (amendments to IFRS 15)	January 1, 2018
IFRIC 22, 'Foreign currency transactions and advance consideration'	January 1, 2018
Transfers of investment property (amendments to IAS 40) Annual improvements to IFRSs 2014-2016 cycle-Amendments to	January 1, 2018
IFRS 1, 'First-time adoption of International Financial Reporting Standards'	January 1, 2018
Annual improvements to IFRSs 2014-2016 cycle-Amendments to IAS 28, 'Investments in associates and joint ventures'	January 1, 2018
IFRS 16, 'Leases'	January 1, 2019
Sale or contribution of assets between an investor and its associate or joint venture (amendments to IFRS 10 and IAS 28)	To be determined by IASB

Except for the following, the above standards and interpretations have no significant impact to the Company's financial condition and financial performance based on the Company's assessment. The quantitative impact will be disclosed when the assessment is complete.

A. Amendments to IAS 7, 'Disclosure initiative'

This amendment requires that an entity shall provide more disclosures related to changes inliabilities arising from financing activities, including both changes arising from cash flows

and non-cash changes.

- B. IFRS 9, 'Financial instruments'
 - a. Classification of debt instruments is driven by the entity's business model and the contractual cash flow characteristics of the financial assets, which would be classified as financial asset at fair value through profit or loss, financial asset measured at fair value through other comprehensive income or financial asset measured at amortised cost. Equity instruments would be classified as financial asset at fair value through profit or loss, unless an entity makes an irrevocable election at inception to present in other comprehensive income subsequent changes in the fair value of an investment in an equity instrument that is not held for trading.
 - b. The impairment losses of debt instruments are assessed using an 'expected credit loss' approach. An entity assesses at each balance sheet date whether there has been a significant increase in credit risk on that instrument since initial recognition to recognise 12-month expected credit losses or lifetime expected credit losses (interest revenue would be calculated on the gross carrying amount of the asset before impairment losses occurred); or if the instrument that has objective evidence of impairment, interest revenue after the impairment would be calculated on the book value of net carrying amount (i.e. net of credit allowance). The Companyshall always measure the loss allowance at an amount equal to lifetime expected credit losses for trade receivables that do not contain a significant financing component.
- C. IFRS 16, 'Leases'

IFRS 16, 'Leases', replaces IAS 17, 'Leases' and related interpretations and SICs. The standardrequires lessees to recognise a 'right-of-use asset' and a lease liability (except for those leases withterms of 12 months or less and leases of low-value assets). The accounting stays the same forlessors, which is to classify their leases as either finance leases or operating leases and account forthose two types of leases differently. IFRS 16 only requires enhanced disclosures to be provided lessors.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

(1) Compliance statement

The financial statements of the Company have been prepared in accordance with the "Regulations Governing the Preparation of Financial Reports by Securities Issuers", InternationalFinancial Reporting Standards, International Accounting Standards, IFRIC Interpretations, and SICInterpretations as endorsed by the FSC (collectively referred herein as the "IFRSs").

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

- A. Except for the following items, these financial statements have been prepared under thehistorical cost convention:
 - a. Financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss.
 - b. Defined benefit liabilities recognized based on the net amount of pension fund assets less present value of defined benefit obligation.
- B. The preparation of financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Company's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 5.

(3) Foreign currency translation

Items included in the financial statements are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The financial statements are presented in New Taiwan Dollars, which is the Company's functional and presentation currency.

- A. Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions are recognized in profit or loss in the period in which they arise.
- B. Monetary assets and liabilities denominated in foreign currencies at the period end are re-translated at the exchange rates prevailing at the balance sheet date. Exchange differences arising upon re-translation at the balance sheet date are recognized in profit or loss.
- C. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through profit or loss are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognized in profit or loss. Non-monetary assets and liabilities denominated in foreign currencies held at fair value through other comprehensive income are re-translated at the exchange rates prevailing at the balance sheet date; their translation differences are recognized in other comprehensive income. However, non-monetary assets and liabilities denominated in foreign currencies that are not measured at fair value are translated using the historical exchange rates at the dates of the initial transactions.
- D. In the statement of comprehensive income, all foreign exchange gains and losses are presented in "Other gains and losses".
- (4) <u>Classification of current and non-current items</u>
 - A. Assets that meet one of the following criteria are classified as current assets; otherwise they are classified as non-current assets:
 - a. Assets arising from operating activities that are expected to be realized, or are intended to be sold or consumed within the normal operating cycle;

- b. Assets held mainly for trading purposes;
- c. Assets that are expected to be realized within twelve months from the balance sheet date;
- d. Cash and cash equivalents, excluding restricted cash and cash equivalents and those that are to be exchanged or used to pay off liabilities more than twelve months after the balance sheet date.
- B. Liabilities that meet one of the following criteria are classified as current liabilities; otherwise they are classified as non-current liabilities:
 - a. Liabilities that are expected to be paid off within the normal operating cycle;
 - b. Liabilities arising mainly from trading activities;
 - c. Liabilities that are to be paid off within twelve months from the balance sheet date;
 - d. Liabilities for which the repayment date cannot be extended unconditionally to more than twelve months after the balance sheet date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.
- (5) <u>Receivables</u>

Accounts receivable are receivables originated by the entity. They are created by the entity by selling goods or providing services to customers in the ordinary course of business, including vendor sponsorship receivable from purchase cost adjustments generated from main operating activities. Accounts receivable are initially recognized at fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment. However, for short-term accounts receivable without bearing interest, as the effect of discounting is insignificant, they are measured subsequently at original invoice amount.

- (6) <u>Inventories</u>
 - A. Self-owned inventories: Inventories are initially recognised at cost and at the end of the year, all inventories are stated at the lower of cost and net realizable value.
 - B. Concessionaire: The concessionaire recognises the full amount collected from customers as revenue when the following criteria are met: a. Concessionaire acts as a principal and provides goods or services to customers;b. The Company earns a fixed amount or percentage of profit in the transaction; andc. Concessionaire assumes credit risks. The difference between the full amount collected from customers and the amount paid to concessionaire is recognised as license income by the Company. Unsold goods at the balance sheet date belong to the Concessionaire, and are not included in the ending balance of the Company's inventories. If the above are not met, the full amount collected from customers is recognised as revenue.
- (7) Impairment of financial assets
 - A. The Company assesses at each balance sheet date whether there is objective evidence that a financial asset or a group of financial assets is impaired as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events)

has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

- B. The criteria that the Company uses to determine whether there is objective evidence of impairment loss is as follows:
 - a. Significant financial difficulty of the issuer or debtor;
 - b. The disappearance of an active market for that financial asset because of financial difficulties;
 - c. Observable data indicating that there is a measurable decrease in the estimated future cash flows from a group of financial assets since the initial recognition of those assets, although the decrease cannot yet be identified with the individual financial asset in the group, including adverse changes in the payment status of borrowers in the group or national or local economic conditions that correlate with defaults on the assets in the group;
 - d. Information about significant changes with an adverse effect that have taken place in the technology, market, economic or legal environment in which the issuer operates, and indicates that the cost of the investment in the equity instrument may not be recovered.
- C. When the Company assesses that there has been objective evidence of impairment and an impairment loss has occurred, accounting for impairment is made as follows according to the category of financial assets:

For financial assets measured at amortised cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate, and is recognised in profit or loss. If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment loss was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the asset does not exceed its amortised cost that would have been at the date of reversal had the impairment loss not been recognised previously. Impairment loss is recognised and reversed by adjusting the carrying amount of the asset through the use of an impairment allowance account.

(8) Derecognition of financial assets

The Company derecognizes a financial asset when the contractual rights to receive cash flows from the financial asset expire.

(9) Property, plant and equipment

- A. Property, plant and equipment are initially recorded at cost. Borrowing costs incurred during the construction period are capitalised.
- B. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All other repairs and maintenance are charged to

profit or loss during the financial period in which they are incurred.

- C. Property, plant and equipment apply the cost model. Except for land, other property, plant and equipment are depreciated using the straight-line method to allocate their cost over their estimated useful lives. If each component of property, plant and equipment is significant, it is depreciated separately.
- D. The assets' residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each financial year-end. If expectations for the assets' residual values and useful lives differ from previous estimates or the patterns of consumption of the assets' future economic benefits embodied in the assets have changed significantly, any change is accounted for as a change in estimate under IAS 8, 'Accounting Policies, Changes in Accounting Estimates and Errors', from the date of the change. The estimated useful lives of property, plant and equipment are as follows:

Asset	Useful lives
Buildings and structures	30~40 years
Transportation equipment	5 years
Office equipment	3~5 years
Leasehold improvements	2~20 years
Other equipment	i. years
(10) Operating leases (lessee)	

Payments made under an operating lease (net of any incentives received from the lessor) are recognized in profit or loss on a straight-line basis over the lease term.

(11) Impairment of non-financial assets

The Company assesses at each balance sheet date the recoverable amounts of those assets where there is an indication that they are impaired. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal or value in use. Except for good will, when the circumstances or reasons for recognizing impairment loss for an asset in prior years no longer exist or diminish, the impairment loss is reversed. The increased carrying amount due to reversal should not be more than what the depreciated or amortized historical cost would have been if the impairment had not been recognized.

(12) Notes and accounts payable

Notes and accounts payable are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. They are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method. However, for short-term accounts payable without bearing interest, as the effect of discounting is insignificant, they are measured subsequently at original invoice amount.

(13) <u>Borrowings</u>

A. Borrowings are recognized initially at fair value, net of transaction costs incurred.

Borrowings are subsequently stated at amortized cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognized in profit or loss over the period of the borrowings using the effective interest method.

B. Fees paid on the establishment of loan facilities are recognized as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the drawdown occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalized as a pre-payment for liquidity services and amortized over the period of the facility to which it relates.

(14) Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability specified in the contract is discharged or cancelled or expires.

(15) Employee benefits

A. Short-term employee benefits

Short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in respect of service rendered by employees in a period and should be recognized as expenses in that period when the employees render service.

B. Pensions

a. Defined contribution plan

For the defined contribution plan, the contributions are recognised as pension expenses when they are due on an accrual basis. Prepaid contributions are recognised as an asset to the extent of a cash refund or a reduction in the future payments.

- b. Defined benefit plan
 - I. The liability recognized in the balance sheet in respect of defined benefit pension plan is the present value of the defined benefit obligation at the balance sheet date less the fair value of plan assets, together with adjustments for unrecognized past service costs. The defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of government bonds (at the balance sheet date).
 - II. Remeasurement arising on defined benefit plan is recognized in other comprehensive income in the period in which they arise, and presented in retained earnings.
- C. Employees' compensation and directors' remuneration

Employees' compensation and directors' remuneration are recognized as

expenses and liabilities, provided that such recognition is required under legal or constructive obligation and those amounts can be reliably estimated. Any difference between the resolved amounts and the subsequently actual distributed amounts is accounted for as changes in estimates. If employee compensation is distributed by shares, the Company calculates the number of shares based on the closing price at the previous day of the board meeting resolution.

(16) Income tax

- A. The tax expense for the period comprises current and deferred tax. Tax is recognized in profit or loss, except to the extent that it relates to items recognized in other comprehensive income or items recognized directly in equity, in which cases the tax is recognized in other comprehensive income or equity.
- B. The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the country where the Company operates and generates taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in accordance with applicable tax regulations. It establishes provisions where appropriate based on the amounts expected to be paid to the tax authorities. An additional 10% tax is levied on the unappropriated retained earnings and is recorded as income tax expense in the year the stockholders resolve to retain the earnings.
- C. Deferred income tax is recognized, using the balance sheet liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of goodwill or of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neitheraccounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.
- D. Deferred income tax assets are recognized only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilized. At each balance sheet date, unrecognised and recognized deferred income tax assets are reassessed.
- E. Current income tax assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously. Deferred income tax assets and liabilities are offset on the balance sheet when the entity has the legally enforceable right to offset current tax assets against current tax liabilities and they are levied by the same taxation authority on either the same entity or different entities that intend to settle on a net basis or realize the asset and settle the liability simultaneously.

(17) Dividends

Dividends are recorded in the Company's financial statements in the period in

which they are resolved by the Company's shareholders. Cash dividends are recorded as liabilities; stock dividends are recorded as stock dividends to be distributed and are reclassified to ordinary shares on the effective date of new shares issuance.

(18) <u>Revenue recognition</u>

- A. Revenue is measured at the fair value of the consideration received or receivable taking into account the value-added tax, returns, rebates and discounts for the sale of goods to external customers in the ordinary course of the Company's activities. Revenue arising from the sales of goods is recognized when the Company has delivered the goods to the customer, the amount of sales revenue can be measured reliably and it is probable that the future economic benefits associated with the transaction will flow to the entity. The delivery of goods is completed when the significant risks and rewards of ownership have been transferred to the customer, the Company retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold, and the customer has accepted the goods based on the sales contract or there is objective evidence showing that all acceptance provisions have been satisfied.
- B. The Company has customer loyalty programs where the Company grants loyalty awards credits (such as 'points'; the award credits can be used to exchange for free or discounted goods) to customers as part of a sales transaction. The fair value of the consideration received or receivable in respect of the initial sale shall be allocated between the initial sale of goods and the award credits. The amount of proceeds allocated to the award credits is measured by reference to the fair value of goods that can be redeemed by using the award credits and the proportion of award credits that are expected to be redeemed by customers. The Company recognizes the deferred portion of the proceeds allocated to the award credits as revenue only when it has fulfilled its obligations in respect of the award credits.

(19) Operating segments

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments.

5. <u>CRITICALACCOUNTING JUDGEMENTS, ESTIMATES AND KEY SOURCES OF</u> <u>ASSUMPTION UNCERTAINTY</u>

The preparation of these financial statements requires management to make critical judgments in applying the Company's accounting policies and make critical assumptions and estimates concerning future events. Assumptions and estimates may differ from the actual results and are continually evaluated and adjusted based on historical experience and other factors. Such assumptions and estimates have a significant risk of causing a material adjustment to the carrying amount of assets and liabilities within the next financial year, and the related information is addressed below:

(1) <u>Critical judgments in applying the Company's accounting policies</u>

Revenue recognition on a net/gross basis

The determination of whether the Company is acting as principal or agent in a transaction is based on an evaluation of the Company's exposure to the significant risks and rewards associated with the sale of goods or the rendering of service in accordance with the business model and substance of the transaction. Where the Company acts as a principal, the amount received or receivable from customer is recognized as revenue on a gross basis. Where the Company acts as an agent, net revenue is recognized representing commissions earned.

The following characteristics of a principal are used as indicators to determine whether the Company shall recognize revenue on a gross basis:

- A. The Company has primary responsibilities for the goods or services it provides.
- B. The Company bears inventory risk.
- C. The Company has alatitude in establishing prices for the goods or services, either directly or indirectly.
- D. The Company bears credit risks of customers.
- (2) <u>Critical accounting estimates and assumptions</u>

Evaluation of inventories

- A. As inventories are stated at the lower of cost and net realizable value, the Company must determine the net realizable value of inventories on balance sheet date using judgments and estimates. Because of the change in market demand and the sales strategy, the Company evaluates the amounts of normal inventory consumption, obsolete inventories or inventories without market selling value on the balance sheet date, and writes down the cost of inventories to the net realizable value. Such an evaluation is principally based on the demand for the products within the specified period in the future. Therefore, there might be material changes to the evaluation.
- B. As of December 31, 2016, the carrying amount of inventories was \$2,314,815.

6. DETAILS OF SIGNIFICANT ACCOUNTS

(1) <u>Cash and cash equivalents</u>

	Decem	ber 31, 2016	December 31, 2015		
Cash:					
Cash on hand	\$	36,401	\$	31,179	
Checking deposits and demand deposits		796,733		732,429	
	\$	833,134	\$	763,608	

- A. The Company transacts with a variety of financial institutions all with high credit rankings to diversify credit risk, so it expects that the probability of counterparty default is remote.
- B. As of December 31, 2016 and 2015, details of the Company's cash and cash equivalents pledged to others as collateral are provided in Note 8, "Pledged assets".

(2) Accounts receivable, net

	Decem	nber 31, 2016	December 31, 201		
Accounts receivable - sponsorship	\$	623,767	\$	554,084	
Accounts receivable - customer		32,133		12,642	
	\$	655,900	\$	566,726	

- D. The Company has no significant past due but not impaired accounts receivableas of December 31, 2016 and 2015.
- E. The Company's accounts receivable that were neither overdue nor impaired have met the credit standards in line with the credit standards prescribed based on counterparties industrial characteristics, scales of business and profitability as of December 31, 2016 and 2015.
- F. The Company did not hold any collateral as security as of December 31, 2016 and 2015.

(3) Inventories

	December 31, 2016		
		Allowance for price	
	Cost	decline of inventories	Carrying amount
Merchandise	\$ 2,314,815	\$	\$ 2,314,815
	December 31, 2015		

			Allowance for price					
	Cost		decline	of inventories	Carryi	ng amount		
Merchandise	\$	2,067,638	\$		\$	2,067,638		

The cost of inventories recognized as expense for the year:

(4) Prepayments

	December 31, 2	2016	December 31, 2015		
Prepaid rent	\$	64,811	\$	83,619	
Overpaid value-added tax		21,727		13,574	
Prepayment for purchases		-		1,536	
Other prepaid expenses		7,252		8,712	
	\$	93,790	\$	107,441	

(5) <u>Property, plant and equipment</u>

				_			_			progres		
	_	Build	ings and	Transp	portation	Office	Leas	sehold	Other		ent before	
	Land	struc	tures	equi	<u>pment</u>	equipment	im	provements	equipment	accepta	nce inspection	Total
<u>At January 1, 2016</u>												
Cost	\$ 240,242	\$	8,017	\$	24,411	\$ 756,072	\$1	,497,913	\$ 311,681	\$	83,777	\$ 2,922,113
Accumulated												
depreciation		(117)	(12,321)	(362,879)	(556,510)	(159,851)			<u>(1,091,678)</u>
	\$ 240,242	\$	7,900	\$	12,090	\$ 393,193	\$	941,403	<u>\$151,830</u>	\$	83,777	\$ 1,830,435
For the year ended												
December 31, 2016												
At January 1	\$ 240,242	\$	7,900	\$	12,090	\$ 393,193	\$	941,403	\$ 151,830	\$	83,777	\$ 1,830,435
Additions	-		-		-	-		-	-		934,407	934,407
Transferred after												
acceptance inspection	ı –		-		1,674	182,777		506,624	94,041	(785,116)	-
Depreciation	-	(84)	(3,661)	(157,640)	(178,703)	(47,846)		-	(387,934)
Disposal-Cost	(240,242)(8,017)	(10,571)	(102,205)	(101,108)	(59,207)		-	(521,350)
Accumulated												
depreciation			201		9,616	102,205		101,108	59,207		-	272,337
At December 31	\$ -	\$	-	\$	9,148	\$ 418,330	\$ 1	,269,324	\$ 198,025	\$	233,068	\$ 2,127,895
At December 31, 2016												
Cost	\$ -	\$	-	\$	15,514	\$ 836,644	\$1	,903,429	\$ 346,515	\$	233,068	3,335,170
Accumulated		-			*	·		. /	,		<i>,</i>	· ·
depreciation	-		-	(6,366)	(418,314)	(634,105)	(148,490)		-	(1,207,275)
1	\$ -	\$	-	\$	9,148	\$ 418,330		,269,324	\$ 198,025	\$	233,068	\$ 2,127,895
				¥	<u></u>	÷ 110,000	⊥	,,	<u> </u>	¥		÷ =,121,070

	Land			ings and <u>ctures</u>		portation	Office equipment		sehold provements	Other equipment	prog equi	struction in gress and pment before eptance inspection	Total
<u>At January 1, 2015</u>													
Cost	\$	-	\$	-	\$	19,134	\$ 692,933	\$ 1	1,422,075	\$ 283,244	\$	78,313	\$ 2,495,699
Accumulated													
depreciation		-		-	(<u>9,361)</u>	<u>(306,036)</u>	(620,108)	(152,709)		-	<u>(1,088,214)</u>
	\$	-	\$	_	\$	9,773	\$ 386,897	\$	801,967	\$ 130,535	\$	78,313	<u>\$ 1,407,485</u>
For the year ended													
December 31, 2015													
At January 1	\$	-	\$	-	\$	9,773	\$ 386,897	\$	801,967	\$ 130,535	\$	78,313	\$ 1,407,485
Additions	240,	242		8,017		-	-		-	-		527,062	775,321
Transferred after													
acceptance inspection		-		-		6,568	147,639		298,551	68,840	(521,598)	-
Depreciation		-	(117)	(4,041)	(140,168)	(158,146)	(47,348)		-	(349,820)
Disposal-Cost		-		-	(1,291)	(84,500)	(222,713)	(40,403)		-	(348,907)
Accumulated													
depreciation		-		-		1,081	83,325		221,744	40,206		-	346,356
At December 31	\$ 240,2	242	\$	7,900	\$	12,090	\$ 393,193	\$	941,403	\$ 151,830	\$	83,777	\$ 1,830,435
At December 31, 2015													
Cost	\$ 240,2	242	\$	8,017	\$	24,411	\$ 756,072	\$ 1	1,497,913	\$ 311,681	\$	83,777	\$ 2,922,113
Accumulated	,												
depreciation		_	(117)	(12,321)	(362,879)	(556,510)	(159,851)			<u>(1,091,678)</u>
-	\$ 240,2	242	\$	7,900	\$	12,090	\$ 393,193	\$	941,403	\$ 151,830	\$	83,777	\$ 1,830,435

- A. Amount of borrowing costs capitalized as part of property, plant and equipment and the range of interest rates for such capitalization are as follows:
- B. As of December 31, 2016 and 2015, no property, plant and equipment were pledged to others.

(6) <u>Other payables</u>

	Decemb	per 31, 2016	December 31, 2015		
Salaries and bonuses payable	\$	197,518	\$	171,649	
Rent payable		99,586		57,931	
Accrued employees' remuneration					
and directors' remuneration		94,800		86,800	
Equipment payable		44,582		84,385	
Labor and health insurance payable		31,144		31,209	
Others		102,330		106,840	
	\$	569,960	\$	538,814	

(7) <u>Long-term borrowings</u>

	Borrowing	Range of			
Nature	period	interest rates	Collateral	Decem	per 31, 2016
Long-term bank borrowings					
Unsecured bank borrowings	7.1.2014~	$1.23\% \sim 1.32\%$	None	\$	961,954
	8.5.2019				
Less: current portion of					
long-term borrowings	3			(405,679)
				\$	556,275

	Borrowing	Range of			
<u>Nature</u>	period	interest rates	Collateral	December 3	1, 2015
Long-term bank borrowings					
Unsecured bank borrowings	8.20.2013~	$1.32\% \sim 1.64\%$	None	\$	667,499
	8.20.2018				
Less: current portion of					
long-term					
borrowings				(329,493)
				\$	338.006

(8) <u>Pensions</u>

A. The Company has a defined benefit pension plan in accordance with the Labor Standards

Law, covering all regular employees' service years prior to the enforcement of the Labor Pension Act on July 1, 2005 and service years thereafter of employees who chose to continue to be subject to the pension mechanism under the Law. Under the defined benefit pension plan, two units are accrued for each year of service for the first 15 years and one unit for each additional year thereafter, subject to a maximum of 45 units. Pension benefits are based on the number of units accrued and the average monthly salaries and wages of the last 6 months prior to retirement. The Company contributes monthly an amount equal to 2% of the employees' monthly salaries and wages to the retirement fund deposited with Bank of Taiwan, the trustee, under the name of the independent retirement fund committee. Also, theCompany would assess the balance in the aforementionedlabor pension reserve account by December 31, every year. If the account balance is not enough to pay the pensioncalculated by the aforementioned method to the employees expected to qualify for retirement in the following year, the Company will make contribution for the deficit by next March. Information on the Company's aforementioned pension plan is as follows:

a. The amounts recognized in the balance sheet are as follows:

	Decen	nber 31, 2016	December 31, 2015		
Present value of defined benefit obligation	(\$	58,779)	(\$	51,425)	
Fair value of plan assets		51,103		48,556	
Net defined benefit liability	<u>(</u> \$	7,676)	(\$	2,869)	

b. Movements in net defined benefit liabilities are as follows:

	Present v	value of				
	defined		Fair va	lue	Net defined	
	benefit obligation		of plan assets		benef	<u>it liability</u>
Year ended December 31, 2016						
Balance at January 1	(\$	51,425)	\$	48,556	(\$	2,869)
Current service cost	(310)		-	(310)
Interest (expense) revenue	(874)		825	(49)
	(52,609)		49,381	(3,228)
Remeasurements:						
Return on plan assets		-	(372)	(372)
Change in financial assumptions		-		-		-
Experience adjustments	(6,170)			(6,170)
	(6,170)	(372)	(6,542)
Pension fund contribution		-		2,094		2,094
Pension paid						

Balance at December 31	<u>(</u> \$	58,779)	\$	51,103	<u>(</u> \$	7,676)	
	Present v	value of					
	defined		Fair va	lue	Net defined		
	benefit o	bligation_	of pla	n assets	benefi	<u>t liability</u>	
Year ended December 31, 2015							
Balance at January 1	(\$	48,002)	\$	45,910	(\$	2,092)	
Current service cost	(395)		-	(395)	
Interest (expense) revenue	(<u>960)</u>		918	(42)	
	(49,357)		46,828	(2,529)	
Remeasurements:							
Return on plan assets		-		292		292	
Change in financial assumptions	(2,491)		-	(2,491)	
Experience adjustments	(<u>291)</u>			(<u>291)</u>	
	(2,782)		292	(2,490)	
Pension fund contribution		-		2,150		2,150	
Pension paid		714	(714)		-	
Balance at December 31	<u>(</u> \$	51,425)	\$	48,556	<u>(</u> \$	2,869)	

- c. The Bank of Taiwan was commissioned to manage the Fund of the Company's defined benefit pension plan in accordance with the Fund's annual investmentand utilisation plan and the "Regulations for Revenues, Expenditures, Safeguard and Utilisation of the Labor Retirement Fund" (Article 6: The scope of utilisation for the Fundincludes deposit in domestic or foreign financial institutions, investment in domestic orforeign listed, over-the-counter, or private placement equity securities, investment indomestic or foreign real estate securitization products, etc.). With regard to the utilisation of the Fund, its minimum earnings in the annual distributions on the final financial statementsshall be no less than the earnings attainable from the amounts accrued from two-year timedeposits with the interest rates offered by local banks. If the earnings is less thanaforementioned rates, government shall make payment for the deficit after being authorized by the Regulator. The Company has no right to participate in managing and operating thatfund and hence the Company is unable to disclose the classification of plan asset fair value inaccordance with IAS 19 paragraph 142. The composition of fair value of plan assets as ofDecember 31, 2016 and 2015 is given in the Annual Labor Retirement Fund UtilisationReport announced by the government.
- d. The principal actuarial assumptions used were as follows:

	Years ended December 31,			
	2016	2015		
Discount rate	1.70%	1.70%		
Future salary increases	2.50%	2.50%		

Assumptions regarding future mortality experience are set based on the fifth experience life table of taiwan life insurance industry.

Because the main actuarial assumption changed, the present value of defined benefit obligation is affected as follows:

	Disco	ount rate		Future salary increase				
	Increase		Decrease		Increa	Increase		se
	0.25%		0.25%		0.25%		0.25	%
December 31, 2016								
Effect on present value								
of defined benefit								
obligation	<u>(\$</u>	2,258)	\$	2,370	\$	2,197	<u>(</u> \$	2,108)
December 31, 2015								
Effect on present value								
of defined benefit								
obligation	(\$	1,940)	\$	2,373	\$	2,180	(\$	1,836)

The sensitivity analysis above is based on other conditions that are unchanged but only oneassumption is changed. In practice, more than one assumption may change all at once. Themethod of analysing sensitivity and the method of calculating net pension liability in thebalance sheet are the same.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous period.

e. Expected contributions to the defined benefit pension plan of the Company for the year endingDecember 31, 2017 amounts to \$2,048.

f. As of December 31, 2016, the weighted average duration of the retirement plan is 17 years. The analysis for the due dates of paying pensions is as follows:

Within 1 year	\$	533
2-5 years		3,604
Over 6 years		73,315
	_\$	77,452

B. Effective July 1, 2005, the Company has established a defined contribution pension plan (the "New Plan") under the Labor Pension Act (the "Act"), covering all regular employees with R.O.C. nationality. Under the New Plan, the Company contributes monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits accrued are paid monthly or in lump sum upon termination of employment. The pension costs under the defined contribution pension plan of the Company for the years ended December 31, 2016 and 2015 were \$67,071 and \$61,185, respectively.

(9) Common stock

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

	Years ended December 31,			
	2016	2015		
At January 1	95,277	94,113		
Stock dividends	953	941		
Exercised employee stock bonuses	246	223		
At December 31	96,476	95,277		

- B. OnJune 10, 2015,the Company's shareholders adopted a resolution to issue new shares of common stock through capitalization of unappropriated retained earnings of \$9,411 and employees' bonus payableof \$81,000. As approved by the Securities and Futures Bureau, Financial Supervisory Commission, the effective date of the capitalization was set on August 1, 2015. Of the amount of \$81,000 employees' stock bonuses, 223 thousand shares were calculated based on the fair value per share at the preceding day of the shareholders' meeting, after taking into account the effects of ex-rights and ex-dividends. Amounts arising in excess of par value on issuance are classified as capital surplus-additional paid-in capital.
- C. After the abovementioned capitalization, the Company's total authorized capital was \$1,200,000 (including \$20,000 reserved for employee stock options) and the paid-in capital

was \$952,774 (95,277 thousand shares) with par value of \$10 (in dollars) per share.

- D. OnMay 31, 2016,the Company's shareholders adopted a resolution to issue new shares of common stock through capitalization of unappropriated retained earnings of \$9,528 and employees' bonus payableof \$82,000. As approved by the Securities and Futures Bureau, Financial Supervisory Commission, the effective date of the capitalization was set on July13, 2016. Of the amount of \$82,000 employees' stock bonuses, 246 thousand shares were calculated based on the fair value per share at the preceding day of the Board of Directors' meeting, after taking into account the effects of ex-rights and ex-dividends. Amounts arising in excess of par value on issuance are classified as capital surplus-additional paid-in capital.
- E. After the abovementioned capitalization, the Company's total authorized capital was \$1,200,000 (including \$20,000 reserved for employee stock options) and the paid-in capital was \$964,760 (96,476 thousand shares) with par value of \$10 (in dollars) per share.

(10) <u>Capital surplus</u>

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

(11) <u>Retained earnings</u>

- (1) The legal reserve shall be exclusively used to cover accumulated deficit, to issue new stocks or distribute cash to shareholders in proportion to their share ownership. The use of legal reserve for the issuance of stocks or cash dividends to shareholders in proportion to their share ownership is permitted provided that the balance of such reserve exceeds 25% of the Company's paid-in capital.
- (2) Under the Company's Articles of Incorporation, the Company operates in a volatile business environment and is in stable growth stage, the appropriation of earnings should consider fund requirements and capital budgets to decide how much earnings will be kept or distributed and how much cash dividends will be distributed. 10% of the annual net income, after offsetting any loss of prior years and paying all taxes and dues, shall be set aside as legal reserve. The remaining net income is the distributable net profit of this period, which is added to the unappropriated retained earnings from prior years to arrive at the accumulated distributable net profit. After considering business environment, future operations, the need for reinvestment, and so on, the Board of Directors will propose a resolution for the distributable net profit shall be appropriated as: 50%~100% of accumulated distributable net profit will be appropriated as dividends and bonuses to shareholders, withcash dividends being at least 1% of the total dividends. Amounts shall be distributed as

stock dividends when the price per share of cash dividend is less than \$0.5 (in dollars).

- (3) In accordance with the regulations, the Company shall set aside special reserve arising from the debit balance in other equity items at the balance sheet date before distributing earnings. When debit balance in other equity items is reversed subsequently, an equal amount could then be used for distribution.
- (4) The Company recognized dividends distributed to owners in 2016 and 2015 amounting to \$838,441 (\$8.80 dollars per share) and \$696,436 (\$7.40 dollars per share) for cash dividends, respectively; and\$9,528 (\$0.10 dollars per share) and \$9,411 (\$0.10 dollars per share) for stock dividends, respectively. During its meeting on February 20, 2017, the Board of Directors' proposed for the distribution of dividends from 2016 earnings of \$1,032,293 (\$10.70 dollars per share) for cash dividendsand \$9,648 (\$0.10 dollars per share) for stock dividends, respectively.
- (12) <u>Operating revenue</u>

	Years ended December 31,			
	2016		2015	
Merchandise sales	\$	12,127,278	\$	10,359,501
License income		296,468		328,324
	\$	12,423,746	\$	10,687,825

(13) <u>Other income</u>

	Years ended December 31,				
	2016		2015		
Rental income	\$	23,902	\$	13,065	
Interest income:					
Interest income from bank deposits		1,087		1,645	
Other interest income		1,250		889	
Other income		23,331		20,780	
	\$	49,570	\$	36,379	

(14) <u>Other gains and losses</u>

	Years ended December 31,			
	2016		2015	
Gain (loss) on disposal of property,				
plant and equipment	\$	9,089	(\$	2,141)

Other losses	(<u>1,076)</u> (<u>6,972)</u> <u>\$ 8,013</u> (<u>\$ 9,113)</u>				
(15) <u>Finance costs</u>					
	Years ended December 31,				
	2016 2015				
Interest expense:	¢ 0.015 ¢ 7.554				
Bank borrowings	\$ 9,815 \$ 7,564				
Less: capitalization of qualifying assets	(<u>1,544</u>) (<u>598</u>) <u>\$ 8,271</u> <u>\$ 6,966</u>				
(16) <u>Expenses by nature</u>					
	Years ended December 31,				
	2016 2015				
	Operating expenses Operating expenses				
Employee benefit expense	<u>\$ 1,671,002</u> <u>\$ 1,462,810</u>				
Depreciation	<u>\$ 387,934</u> <u>\$ 349,820</u>				
(17) Employee benefit expenses					
	Years ended December 31,				
	2016 2015				
Full time employees	Operating expenses Operating expenses				
Wages and salaries	\$ 1,159,012 \$ 1,026,960				
Labor and health insurance expense	118,948 111,498				
Pension costs	59,901 55,655				
Other personnel expenses	58,918 57,584				
	<u>\$ 1,396,779</u> <u>\$ 1,251,697</u>				
	Years ended December 31,				
	2016 2015				
Part time employees	Operating expenses Operating expenses				
Wages and salaries	247,662 189,776				
Labor and health insurance expense	19,032 15,370				
Pension costs	7,529 5,967				
	<u>\$ 274,223</u> <u>\$ 211,113</u>				

- A. The number of full time employees were 3,295 and 3,169, while part time employees were 942 and 747 on average for the years ended December 31, 2016 and 2015, respectively.
- B. According to the Articles of Incorporation of the Company, a ratio of profit of the current year distributable, after covering accumulated losses, shall be distributed as employees' compensation and directors' remuneration. The ratio shall not be lower than 5% for employees' compensation and shall not be higher than 6% for directors' remuneration.
- C. For the years ended December 31, 2016 and 2015, employees' compensation was accrued at \$90,000 and \$82,000, respectively; while directors' remuneration was both accrued at \$4,800 for both periods, respectively. The aforementioned amounts were recognized in salary expenses that were estimated and accrued based on the distributable net profit of current year calculated by the percentage prescribed under the Company's Articles of Incorporation. The employees' compensation and directors' remuneration resolved by the Board of Directors were \$90,000 and \$4,800, respectively, and the employees' compensation will be distributed in the form of shares. The actual amount approved at the board of directors' meeting for employees' bonuses and directors' remuneration for 2015 was the same as the estimated amount recognized in the 2015 financial statements. The actual number of shares distributed as employees' compensation for the year ended December 31, 2015 was 246 thousand shares.

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

(18) <u>Income tax</u>

- A. Income tax expense:
 - a. Components of income tax expense:

	Years ended December 31,				
	2016		2015		
Current income tax:					
Current tax on profits for the year	\$	248,737	\$	198,145	
Tax on undistributed surplus earnings		690		-	
Prior year income tax under estimate				312	
Total current tax		249,427		198,457	
Deferred income tax:					
Origination and reversal of temporary					
differences	(8,743)	(1,687)	
Total deferred income tax	(8,743)	(1,687)	

Income tax expense	\$ 240,684	\$ 196,770
L	 /	 · · · · · · · · · · · · · · · · · · ·

b. The income tax relating to components of other comprehensive income is as follows:

	Years ended December 31,			
	2016		2015	
Remeasurements of defined				
benefit plan	<u>(</u> \$	1,112)	<u>(</u> \$	423)

B. Reconciliation between income tax expense and accounting profit:

	Years ended December 31,				
	2016		2015		
Tax calculated based on profit before tax					
and statutory tax rate	\$	239,728	\$	195,316	
Expenses disallowed by tax regulation		266		1,142	
Tax on undistributed surplus earnings		690		-	
Prior year income tax under estimate		-		312	
Tax expense	\$	240,684	\$	196,770	

C. Amounts of deferred tax assets or liabilities as a result of temporary differences are as follows:

Year ended December 31, 2016								
			Recognized					
			in other					
			Reco	Recognized in comprehensive				
	Janu	uary 1	profi	t or loss	income		Dec	ember 31
Temporary differences:								
- Deferred tax assets:								
Unrealized expense	\$	11,482	\$	8,365	\$	-	\$	19,847
Pension		3,947		-		1,112		5,059
Unearned revenue		2,751		673		-		3,424
		18,180		9,038		1,112		28,330
- Deferred tax liabilities:								
Pension	(2,865)	(295)			(3,160)

	\$	15,315	\$	8,743	\$	1,112	\$	25,170	
	Year	ended De	cember	31, 2015					
		R				Recognized			
					in ot	her			
			Reco	gnized in	comp	rehensive			
	Janu	ary 1	profi	t or loss_	income		December 31		
Temporary differences:									
- Deferred tax assets:									
Unrealized expense	\$	9,186	\$	2,296	\$	-	\$	11,482	
Pension		3,524		-		423		3,947	
Unearned revenue		3,069	(318)				2,751	
		15,779		1,978		423		18,180	
- Deferred tax liabilities:									
Pension	(2,574)	(291)			(2,865)	
	\$	13,205	\$	1,687	\$	423	\$	15,315	

- D. As of February 20, 2017, the Company's income tax returns through 2014 have been assessed by theTax Authority, and there were no disputes existing between the Company and the Tax Authority.
- E. Unappropriated retained earnings:

	Decem	ber 31, 2016	December 31, 2015		
Earnings generated in and after 1998	\$	1,174,037	\$	953,167	

F. As of December 31, 2016 and 2015, the balances of the imputation tax credit account were \$126,052 and \$106,595, respectively. As dividends for 2015 and 2014 were approved at the shareholders' meeting on May 31, 2016 and June 10, 2015 with the dividend distribution date set on July 13, 2016 and August 1, 2015 by the Board of Directors, respectively, the creditable tax rate for the unappropriated retained earnings for 2015 and 2014 was 20.52% and 20.66%, respectively. The creditable tax rate for 2016 is expected to be 20.60%. The creditable tax rate will be based on the actual imputation tax credit account on the distribution date for the 2016earnings thus, the credit account may be subject to appropriate adjustments according to tax regulations.

(19) Earnings per share

	Year ended December 31, 2016					
	Weighted average					
			number of ordinary	Earn	ings	
	Am	ount after	shares outstanding	per s	hare	
	tax	_	(shares in thousands)	(in d	ollars)	
Basic earnings per share						
Profit attributable to ordinary shareholders	\$	1,169,484	96,441	\$	12.13	
Diluted earnings per share						
Profit attributable to ordinary shareholders	\$	1,169,484	96,441			
Assumed conversion of all dilutive						
potential ordinary shares						
Employees' compensation		-	285			
Profit attributable to ordinary shareholders						
plus assumed conversion of all dilutive						
potential ordinary shares	\$	1,169,484	96,726	\$	12.09	

	Year ended December 31, 2015					
	Weighted average					
			number of ordinary	Earni	ngs	
	Amou	unt after	shares outstanding	per sl	nare	
	tax		(shares in thousands)	(in dollars)		
Basic earnings per share						
Profit attributable to ordinary shareholders	\$	952,145	96,131	\$	9.90	
Diluted earnings per share						
Profit attributable to ordinary shareholders	\$	952,145	96,131			
Assumed conversion of all dilutive						
potential ordinary shares						
Employees' compensation		-	383			
Profit attributable to ordinary shareholders						
plus assumed conversion of all dilutive						
potential ordinary shares	\$	952,145	96,514	\$	9.87	

- A. As the Company may choose to distribute employees' compensation in the form of shares, the calculation of diluted earnings per share is based on the assumption that the bonus would be issued in shares. When calculating the diluted EPS, those potential common shares that result in dilutive effect would be included in the calculation of the weighted-average outstanding common shares during the reporting period. When calculating the basic EPS, the weighted-average outstanding common shares during the reporting period is calculated based on the actual amount of shares distributed as employees' compensation under the resolution by the board of directors. In addition, since the employees' stock compensation is no longer regarded as a distribution of stock dividends, the Company did not adjust the effects on the basic and diluted earnings per share retroactively.
- B. The abovementioned weighted average number of ordinary shares outstanding has been adjusted to unappropriated retained earnings as proportional increase in capital for the yearended December 31, 2015.

(20) Operating leases

The Company has lease contracts with the key management and non-related parties. The lease terms are between 3 to 20 years. As of December 31, 2016 and 2015, the amount of deposits paid in accordance with the lease contracts was \$249,790 and \$203,793, respectively and was classified as refundable deposits. The Company recognized rental expenses of \$874,706 and \$688,887 for these leases in profit or loss for2016 and 2015, respectively. The future aggregate minimum lease payments under non-cancellable operating leases are as follows:

	December 31, 2016		December 31, 2015	
Within 1 year	\$	916,755	\$	753,898

Between 1 and 5 years	3,448,383	2,796,102
Over 5 years	3,834,420	 2,964,343
	\$ 8,199,558	\$ 6,514,343

(21) Supplemental cash flow information

A. Investingactivities with partial cash payments:

		Years ended December 31,				
		2016		2015		
a.	Purchase of property, plant and equipment	\$	934,407	\$	775,321	
	Add: Beginning balance of payable on					
	equipment (Other payables)		84,385		90,390	
	Less: Ending balance of payable on					
	equipment (Other payables)	(44,582)	(84,385)	
	Capitalization of interest	(1,544)	(<u>598)</u>	
	Cash paid for acquisition of property,					
	plant and equipment	\$	972,666	\$	780,728	

		Years ended December 31,				
		2016		2015		
b.	Disposal of property, plant and equipment	\$	258,102	\$	410	
	Add: Beginning balance of receivable on					
	land and buildings (Other					
	receivables)		-		143,000	
	Cash received from disposal of property,					
	plant and equipment	\$	258,102	\$	143,410	

B. Financing activities without cash payments:

	Years ended December 31,				
	2016		2015		
Accrued employees' compensation transferred					
to stock dividends to be distributed	\$	82,000	\$	81,000	

7. <u>RELATED PARTY TRANSACTIONS</u>

(1) Significant transactions and balances with related parties

Rental expense

		Determination	Payment	Years ended December 31,			
	Leased subject	of rental	method	2016		2015	
Key management	Tainan office	Negotiation	Monthly	\$	3,000	\$	3,000
			payment				

For details on operating lease agreements, please refer to Note 6(20) Operating leases.

(2) Key management compensation

	Years ended December 31,			
	2016		2015	
Salaries and other short-term employee benefits	\$	17,600	\$	18,242
Post-employment benefits				216
	\$	17,600	\$	18,458

8. <u>PLEDGED ASSETS</u>

The Company' sassets pledged as collateral are as follows:

Assets		December 31	, 2016	December 31,	2015	Purpose of collateral
Demand deposits	(Note)	\$	29,562	\$	5,000	Performance guarantee
Certificate of deposit	(Note)		5,250		3,600	Refundable deposits
		\$	34,812	\$	8,600	

(Note) Classified as "Other current financial assets" and "Other non-current financial assets".

9. <u>SIGNIFICANT CONTINGENT LIABILITIES AND UNRECOGNIZED CONTRACT</u> <u>COMMITMENTS</u>

(1) Capital expenditures contracted for but not yet incurred

	December 31,	2016	December 31, 2015		
Property, plant and equipment	\$	224,377	\$	62,077	

(2) For details on operating lease agreements, please refer to Note 6 (20) Operating leases.

10. <u>SIGNIFICANT DISASTER LOSS</u>

None.

11. SIGNIFICANT EVENTS AFTER THE BALANCE SHEET DATE

None.

12. <u>OTHERS</u>

(1) Capital management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders, and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

(2) Financial instruments

A. Fair value information of financial instruments

The Company's financial instruments not measured at fair value (including cash and cash equivalents, notes receivable, accounts receivable, other receivables, other current financial assets, refundable deposits, other non-current financial assets, notes payable, accounts payable, other payables, long-term borrowings (including current portion) and guarantee deposits received) are based on their book value as book value approximates fair value. In addition, the fair value information of financial instruments measured at fair value is described in Note 12 (3) Fair value information.

B. Financial risk management policies

The Company adopts acomprehensive risk management system to identify all risks (including market risk, credit risk and liquidity risk) and to enable key management to measure and control all risks. The Company's objectives when managing market risk are achieving optimal risk exposure, maintaining appropriate liquidity and managing all market risks centrally by taking into account the economic environment, competition and market risk effect into account.

- C. Significant financial risks and degrees of financial risks
 - a. Market risk
 - I. Foreign exchange risk

Since the main transactions of the Company are denominated in New Taiwan dollars, the Company is not engaged in foreign exchange contracts. Therefore, the Company is not exposed to significant foreign exchange risk.

II. Price risk

The Company is not engaged in any financial instrument or derivatives investment,

hence is not exposed to price risk.

III. Interest rate risk

For the yearsended December 31, 2016 and 2015, if interest rates on borrowings had been 10% higher/lower with all other variables held constant, post-tax profit for the years ended December 31, 2016 and 2015 would have decreased/increased by \$63and \$28, respectively, mainly as a result of higher/lower interest expense on floating rate borrowings.

- b. Credit risk
 - I. Credit risk refers to the risk of financial loss to the Company arising from default by the customers or counterparties of financial instruments on the contractual obligations.Credit risk arises mainly from cash and cash equivalents and deposits with banks and financial institutions, including outstanding receivables. For banks and financial institutions, only independently rated parties with distinguished rating are accepted.
 - II. For information of credit quality of the Company's financial assets, please refer to Note 6, Financial assets.
- c. Liquidity risk
 - I. Cash flow forecasting is performed by the Company. The Company's Finance Department monitors rolling forecasts of the Company's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Company does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities.
 - II. The table below analyses the Company's non-derivative financial liabilities and relevant maturity groupings based on the remaining period at the balance sheetdate to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

			Betwe	en 1	Betwe	en 2	More that	n
December 31, 2016	Less	than 1 year	and 2	2 years	and 5	years	5 years	
Notes payable	\$	614,262	\$	-	\$	-	\$	-
Accounts payable		969,035		-		-		-
Other payables		569,960		-		-		-

Long-term	411,013	366,098	197,491	-
borrowings				
(including				
current portion)				
Guarantee deposits	-	6,498	-	-
received				
		Between 1	Between 2	More than
December 31, 2015	Less than 1 year	and 2 years	and 5 years	5 years
Notes payable	\$ 562,291	\$ -	\$ -	\$ -
Accounts payable	1,010,818	-	-	-
Other payables				

Long-term	334,633	212,668	130,611	-
borrowings				
(including				
current portion)				
Guarantee deposits	-	5,026	-	-
received				

(3) Fair value information

The Company had no fair value financial instruments of years ended December 31, 2016 and 2015.

13. <u>SUPPLEMENTARY DISCLOSURES</u>

(1) Significant transaction information

(In accordancewith the current regulatory requirements, the Company is only required to disclose the information for the yearended December 31, 2016.)

- A. Loans to others: None.
- B. Provision of endorsements and guarantee to others provided: None.
- C. Holding of marketable securities at the end of the period: None.
- D. Marketable securities acquired and disposed of at costs or prices of at least \$300 million or 20% of paid-in capital: None.
- E. Acquisition of real estate reaching \$300 million or 20% of paid-in capital or more: None.
- F. Disposal of real estate reaching \$300 million or 20% of paid-in capital or more: Please refer

to table 1.

- G. Total purchases or sales of goods from or to related parties reaching\$100 million or 20% of the paid-in capital or more: None.
- H. Receivables from related parties reaching\$100 million or 20% of the paid-in capital or more: None.
- I. Derivative financial instruments undertaken: None.
- J. Significant inter-company transactions: None.
- (2) <u>Disclosure information of investee company</u>

(In accordancewith the current regulatory requirements, the Company is only required to disclose the information for the year ended December 31, 2016.)

None.

(3) Disclosure information on indirect investments in Mainland China

(In accordancewith the current regulatory requirements, the Company is only required to disclose the information for the year ended December 31, 2016.)

As of December 31, 2016, the Company hadno investments in Mainland China.

14. SEGMENT INFORMATION

(1) General information

The Company operates business only in a single industry. The Company's chief operating decision-maker, who allocates resources and assesses performance of the Company as a whole, has identified that the Company has only one reportable operating segment.

(2) Measurement of segment information

The Board of Directors evaluates the performance of the operating segments based on a measure of EBIT. This measurement basis excludes the effects of non-recurring earnings and expenditures from the operating segments. The accounting policies of the operating segment are the same with Note 4 on the Financial Report.

(3) Information about segment profit or loss, assets and liabilities

The segment information provided to the chief operating decision-maker for the reportable segments is as follows:

	Years ended December 31,			
	2016		2015	
	Retailing	_	Retailing	-
Segment revenue	\$	12,423,746	\$	10,687,825
Revenue from external customers (net)		12,423,746		10,687,825
Depreciation		387,934		349,820
Finance cost		8,271		6,966
Segment pre-tax profit		1,410,168		1,148,915
Segment assets		6,463,830		5,669,727
Segment liabilities		3,319,477		2,932,987

A. The segment income or loss reported to the chief operating decision-maker is measured in a manner consistent with that in the statement of comprehensive income. A reconciliation of reportable segment income or loss to the income before tax is provided as follows:

	Years ended December 31,			
	2016		2015	
Reportable segment income before				
tax	\$	1,410,168	\$	1,148,915
Other adjustments				-
Profit from continuing operations	\$	1,410,168	\$	1,148,915

B. The amounts provided to the chief operating decision-maker with respect to total assets are measured in a manner consistent with that of the financial statements. A reconciliation of assets of reportable segment and total assets is as follows:

	Years ended December 31,			
	2016		2015	
Asset of reportable segment	\$	6,463,830	\$	5,669,727
Unamortized items		-		
Total assets	\$	6,463,830	\$	5,669,727

C. The measurements of amount of liabilities provided to the chief operating decision- maker were in agreement with the Company's financial report. The reconciliation of segment liabilities and total liabilities is as follows:

	Years ended December 31,			
	2016		2015	
Liabilities of reportable segment	\$	3,319,477	\$	2,932,987
Unamortized items				
	149			

(4) Information on product and service

Please refer to Note 6 (12) Operating revenue for related information.

(5) Geographical information

The Company's geographical information for the years ended December 31, 2016 and 2015 is as follows:

	Year ended December 31, 2016		Year ended December 31, 2015		
	Revenue	Non-current assets	Revenue	Non-current assets	
Taiwan	\$ 12,423,746	\$ 2,236,953	\$ 10,687,825	\$ 1,921,647	

(6) <u>Major customer information</u>

The Company's annual revenue from each customer for the years ended December 31, 2016 and 2015 did not reach more than 10% of the revenue on the statement of comprehensive income.

Poya International Co., Ltd. Statement of Declaration of Internal Control

Date: March 27 2017

Poya International Co., Ltd. has conducted internal audit in accordance with its Internal Control Regulation covering the period from January 1st to December 31st 2016, and hereby declares as follows:

- (1) The Company acknowledges and understands that, the establishment, enforcement and preservation of internal control system is the responsibility of the Board and the managers, and that the Company has already established such system. The purpose it to reasonably ensure the effect and efficiency of operation (including profitability, performance and security of assets), the reliability of financial reporting and the compliance with relevant legal rules.
- (2) There is limitation inherent to internal control system, no matter how perfect the design. As such, effective internal control system may only reasonably ensure the achievement of the aforementioned goals. Further, the operation environment and situation may vary, and hence the effectiveness of the internal controls system. The internal control system of the Company features the self-monitoring mechanism. Once identified, any shortcoming will be corrected immediately.
- (3) The Company judges the effectiveness of the internal control system in design and enforcement in accordance with the "Criteria for the Establishment of Internal Control System of Public Offering Companies" (hereinafter referred to as "the Criteria"). The Criteria is instituted for judging the effectiveness of the design and enforcement of internal control system. There are five components of effective internal control as specified in the Criteria with which the procedure for effective internal control are composed by five elements, namely, 1.control environment, 2. Risk Evaluation, 3. Control Operation, 4. Information and Communication, and 5. Monitoring. Each of the elements in turn contains certain audit items, and shall be referred to the Criteria for detail.
- (4) The Company has adopted the aforementioned internal control system for internal audit on the effectiveness of the design and enforcement of the internal control system.
- (5) Basing on the aforementioned audit findings, the Company holds that has reasonably preserved the achievement of the aforementioned goals within the aforementioned period of internal control (including the monitoring over the subsidiaries), including the effectiveness and efficiency in operation, reliability in financial reporting and compliance with relevant legal rules, and that the design and enforcement of internal control are effective.
- (6) This statement of declaration shall form an integral part of the annual report and prospectus on the Company and will be announced. If there is any fraud, concealment and unlawful practice discovered in the content of the aforementioned information, the Company shall be liable to legal consequences under Article 20, Article 32, Article 171

and Article 174 of the Securities and Exchanges Act.

(7) This statement of declaration has been approved by the Board in a session held on March 27, 2017 with the presence of 6 directors under unanimous consent.

> Chairman: Chen Jian-Zao (signature) General Manager: Chen Zong-Cheng (signature) Poya International Co., Ltd.

Address and telephone of corporate headquarters and branches

Business unit	Address	Telephone
Headquarters in Tainan: No.74, Sec. 3, Minzu		Telephone: (06)241-1000
Headquarters in Taipei: 4F., No.2, Fuxing N. R		Telephone: (02)8772-868
Tainan Xiao Bei Branch: No. 169, Ximen Rd.,		Telephone: (06)281-7806
Taipei Yong He Branch: No. 239, Zhongzheng		Telephone: (02)8941-771
Chaunghua Yuan Lin Branch: No. 68, Sanmin		Telephone: (02)0911 771 Telephone: (04)837-9800
Kaohsiung Feng Shan Branch: No. 138, Zhong		Telephone: (07)747-7000
Fainan Dong Ning Branch: No. 229, Dongning		Telephone: (06)275-5933
Faichung Feng Jia Branch: NO. 420, Fuxing R		Telephone: (04)2708-200
Faichung 1st High School Branch: No. 22-4, T		Telephone: (04)2221-102
		Telephone: (04)2221-102
Faichung Wen Xin Branch: No. 597, Wenxin F		
Tainan Zhong Hua Branch: No. 273~275, Zho		Telephone: (06)260-1100
Kaohsiung Gang Shan Branch: No. 46, Minzu		Telephone: (07)625-0022
Nantou Cao Tun Branch: No. 117, Zhognshan		Telephone: (049)230-200
Fainan Yong Kang Branch: No. 106, Zhonghu		Telephone: (06)311-2111
Fainan Jian Kang Branch: No. 175, Zhonghua		Telephone: (06)292-0202
Douliu Min Sheng Branch: No. 64, Zhongjian		Telephone: (05)533-5050
Kaohsiung Da Chang Branch: No. 145, Dacha		Telephone: (07)394-3300
Dali Zhong Xing Branch: 1F, No.550, Zhongx		Telephone: (04)2481-818
Hualien Zhong Zheng Branch: No. 339-1, Zho		Telephone: (03)834-3322
Luodong Cang Qian Branch: No. 66, Cangqian		Telephone: (03)955-1010
iali Yan Ping Branch: 1F, No. 91, Yanping Rd		Telephone: (06)723-7700
Chiayi Cui Yang Branch: No. 459, Cuiyang Ro		Telephone: (05)216-6161
Pingtung Zi You Branch: No. 21, Taiyuan 1st l		Telephone: (08)766-0202
Kinying Min Zhi Branch: No. 227, Minzhi Rd	., Xinying Dist., Tainan	Telephone: (06)656-6611
Nantou Da Tong Branch: No. 70, Datong Sout	h St., Nantou, Nantou	Telephone: (049)222-520
Kaohsiung You Chang Branch: 1F, No. 645, H	ouchang Rd., Zuoying Dist., Kaohsiung	Telephone: (07)363-6767
Caitung Zhong Hua Branch: 1F, NO. 513, Zho	nghua Rd. Section I, Taitung, Taitung	Telephone: (089)337-070
Taichung Da Dun Branch: No. 466, Dadun Rd	., Nantun Dist., Taichung	Telephone: (04)2328-211
Chaozhou Xin Sheng Branch: 1F, NO. 117, Xi	nsheng Rd., Chaozhou, Pingtung	Telephone: (08)788-7700
Hualien Zhong Shan Branch: No. 269, Zhongs	han Rd., Hualien, Hualien	Telephone: (03)831-6666
Taipei Min Sheng Branch: No. 163-1, Minsher	ng East Rd. Section V, Songshan Dist, Taipei	Telephone :(02)8787-990
Fengyuan Fu Qian Branch: 1F, No. 39, Fuqian		Telephone: (04)2524-400
Kaohsiung Wu Jia Branch: NO. 381, Wujia 2n		Telephone: (07)727-2111
Miaoli Min Zu Branch: No. 59, Minzu Rd., M		Telephone: (037)380-808
Pingtung Min Sheng Branch: No. 248, Minshe		Telephone: (08)765-5500
Yunlin Hu Wei Branch: No. 105-1, Heping Rd		Telephone: (05)633-8811
Faichung Xue Shi Branch: No. 175, Xueshi Ro		Telephone: (04)2203-200
	gshan Rd,. Section I, Shulin Dist, New Taipei City	Telephone: (02)2686-002
Kizhi Zhong Xing Branch: NO. 195, Zhongxin		Telephone: (02)2692-444
Coufen Zhong Hua Branch: No. 1167, Zhongh		Telephone: (037)670-033
Longtan Zhong Zheng Branch: No. 222, Zhon		Telephone: (03)470-0717
Kiaogang Han Min Branch: No. 206, Hanmin		Telephone: (07)802-0033
	han Rd. Section I, Yonghe Dist., New Taipei City	Telephone: (02)2920-272
Changhua Lu Gang Branch: No. 322, Fuxing I		
		Telephone: (04)775-0777 Telephone: (03)438-0505
Chongli Zhong Yuan Branch: No. 55, Zhongbe		1
Nantou Pu Li Branch: No., 24, Zhognshan 2 nd		Telephone: (049)298-606
Caoyuan Nan Ping Branch: No. 399, Nanping		Telephone: (03)326-1100
Kinzhuang Xin Tai Branch: No. 300, Xintai Ro		Telephone: (02)2991-400
Aunlin Bei Gang Branch: No. 62, Huanan Rd.,		Telephone: (05)783-6363
ingtung Dong Gang Branch: No. 316, Zhong		Telephone: (08)831-0101
Douliu Station Branch: No. 159, Minsheng Rd		Telephone: (05)537-0033
Faichung Tan Zi Branch: No. 2, Lane 99, Yata		Telephone: (04)253-2000
Yilan Station Branch: No. 6, Guangfu Rd., Yil		Telephone: (03)936-0505
Fenshan Qing Nian Branch: No. 471, Qingnian		Telephone: (07)767-6262
Keelung Dong Ming Branch: No. 177, Dongm		Telephone: (02)2468-006
Sanxia Zhong Hua Branch: 1F, No. 20, Zhong		Telephone: (02)8674-212
Tainan Hai Tian Branch: 1F, No. 120, Haitian	Rd. Section I, Annan Dist., Tainan	Telephone: (06)350-0011
	ng Rd., Shanhua Dist., Tainan	Telephone: (06)583-0000

Business unit	Address	Telephone
Taoyuan Ba De Branch: No. 126, Sec. 2, Jieshou Rd.,		Telephone: (03)371-3838
Banqiao Chong Qing Branch: 1F, No. 247, Chongqing	g Rd., Banqiao, New Taipei City	Telephone: (02)2958-1818
Taichung Mei Cun South Branch: No. 70, Meichun So		Telephone: (04)226-03388
Zhubei San Min 1 st Branch: No. 202, Sanmin Rd., Zh		Telephone: (03)555-6222
Daya Zhong Qing Branch: No.1171, Sec. 3, Zhongqir		Telephone: (04)256-60202
Tainan Ma Dou Branch: No. 22-1, Bo'ai Rd., Madou		Telephone: (06)571-2211
Yingge Jian Guo Branch: No., 280, Jianguo Rd., Ying		Telephone: (02)2677-4488
Neili Zhong Xiao Branch: No. 74, Zhongxiao Rd., Zh		Telephone: (03)435-5000
Kaohsiung Rui Long Branch: No. 459, Ruilong Rd., C		Telephone: (07)713-0011
Taichung Wu Feng Branch: No., 1095, Zhongzheng R		Telephone: (04)233-21333
Zhunan Bo Ai Branch: No. 281, Bo'ai St., Zhunan, M		Telephone: (037)481-414
Hsinchu Dong Men Branch: No. 73, Fuxing Rd., Hsir		Telephone: (03)523-2200
Xinzhuang Long An Branch: No.252-1, Longan Rd., 1		Telephone: (02)2202-1000
Linkou Ren Ai Branch: No. 2, Yulin St., Linkoou, Ne	• • • •	Telephone :(02)8601-9191
Hsinchu Hu Kou Branch: No. 23, Zhongxiao Rd., Hu		Telephone: (03)590-6363
Tainan Gui Ren Branch: No. 133, Zhongshan Rd. Sec		Telephone: (06)338-8000
Taoyuan Da You Branch: NO. 586, Dayou Rd., Taoyu		Telephone: (03)316-0111
Nantou Zhu Shan Branch: No.89, Dali Rd., Zhushan,		Telephone: (049)266-2200
Kaohsiung Da Shun Branch: No. 110, Dashun 3 rd Rd.	Yaling Dist., Kaohsiung	Telephone: (07)713-1111
Changhua Bei Dou Branch: No. 313, Fuxing Rd., Bei		Telephone: (04)888-2020
Taichung Jing Wu East Branch: No. 97, Jingwu East I		Telephone: (04)2211-9292
Banqiao Xin Hai Branch: No. 93, Xinhai Rd., Banqia		Telephone: (02)2250-7766
Kaohsiung Qi Shan Branch: No. 7-17, Dongxin St., Q		Telephone: (07)662-2626
Hsinchu Jing Guo Branch: No. 820, Jinguo Rd., Secti		Telephone: (03)542-1616
Zhudong Chang Chun Branch: No. 100, Changchun F		Telephone: (03)595-3322
Dali Cheng Gong Branch: No.23, Chenggong 2 nd Rd.		Telephone: (04)2493-7373
Taichung Song Zhu Branch: No. 168, Songzhu Rd. Se		Telephone: (04)2242-2211
Guishan Wen Hua Branch: No. 26, Wenhua 2 nd Rd., C		Telephone: (03)327-5050
Kaohsiung Minsheng Branch: No. 1, Minsheng 1 st Rd		Telephone: (07)229-9090
Taitung Xin Sheng Branch: No., 201, Xinsheng Rd., 7		Telephone: (089)322-211
Nanmiao Zhong Zheng Branch: No. 929, Zhongzheng		Telephone: (037)361-333
Taichung Li Ming Branch: No. 726, Datun 11th St., N		Telephone: (04)2254-3377
Sanxia Wenhua Branch: No.59, Wenhua Rd., Sanxia I		Telephone: (02)26729911
Chiayi Minxiong Branch: No.48, Shengping Rd., Min		Telephone: (05)2066677
Taichung Dongshi Branch: No.558, Fengshi Rd., Don		Telephone: (04)25771717
Xinying Zhongshan Branch: No.113, Zhongshan Rd.,	Xinying Dist., Tainan	Telephone: (06)6333322
Pingtung Fengjia Branch: No.60, Fengjia Rd., Pingtur	ng City, Pingtung	Telephone: (08)7346633
Zhubei Guangming Branch: No.7, Guangming 3rd Rd	I., Zhubei City, Hsinchu	Telephone: (03)5510055
Changhua Minzu Branch: No.221, Minzu Rd., Chang	hua City, Changhua	Telephone: (04)7277722
Taoyuan Dayuan Branch: No.99, Zhongzheng E. Rd.,	Dayuan Township, Taoyuan	Telephone: (03)3862266
Yuanlin Zhongzheng Branch: No.672, Zhongzheng R	d., Yuanlin Township, Changhua	Telephone: (04)8337788
Tainan Jinhua Branch: No.168, Sec. 3, Jinhua Rd., We	est Central Dist., Tainan	Telephone: (06)2207373
Banqiao Nanya Branch: No.55, Sec. 1, Nanya S. Rd.,	Banqiao Dist., New Taipei City	Telephone: (02)29688555
Kaohsiung Linyuan Branch: No.46, Ren'ai Rd., Linyu	an Dist., Kaohsiung	Telephone: (07)6433366
Tainan Zhongzheng Branch: No.246, Zhongzheng Rd	., West Central Dist., Tainan	Telephone: (06)2240666
Changhua Jinma Branch: No.1, Sec. 2, Jinma Rd., Ch	anghua City, Changhua	Telephone: (04)7367755
Penghu Beichen Branch: No.8, Beichen St., Magong	City, Penghu	Telephone: (06)9279911
Hsinchu Xuefu Branch: No.130, Xuefu St., Xinfeng T	ownship, Hsinchu	Telephone: (03)5575999
Kaohsiung Xintian Branch: No.168, Xintian Rd., Xin	xing Dist., Kaohsiung	Telephone: (07)2822277
Taichung Hankou Branch: No.313, Sec. 4, Hankou Ro	l., North Dist., Taichung	Telephone: (04)22376767
Huwei Linsen Branch: No.154, Sec. 2, Linsen Rd., Hu	uwei Township, Yunlin	Telephone: (05)6366633
Changhua Shengang Branch: No.55, Xinyi Rd., Sheng	gang Township, Changhua	Telephone: (04)7982626
Yunlin Mailiao Branch: No.377, Zhongshan Rd., Mai	liao Township, Yunlin	Telephone: (05)6937733
Tianzhong Zhongzhou Branch: No.123, Sec. 1, Zhong	zhou Rd., Tianzhong Township, Changhua	Telephone: (04)8752266
Taoyuan Zhongzheng Branch: 2F., No.60, Zhongzhen	g Rd., Taoyuan Dist., Taoyuan	Telephone: (03)3386565
Toufen Shangshun Branch: No.103, Zhongyang Rd.,		Telephone: (037)682929
Kaohsiung Dream Mall Branch7F., No.789, Zhonghu	a 5th Rd., Qianzhen Dist., Kaohsiung	Telephone: (07)8232266
Zuoying Hua Xia Branch:No.636, Huaxia Rd., Zuoying	ng Dist., Kaohsiung	Telephone: (07)3495522
Gangshan Liuqiao Branch:No.2, Liuqiao W. Rd., Gan		Telephone: (07)6253366
Shalu Guanhua Branch: No.308-5, Guanghua Rd., Sh		Telephone: (04)26626633
Fengyuan Xiangyang Branch: No.227, Xiangyang Rd		Telephone: (04)25151155
YongKang Zhongzheng Branch: No.646, Zhongzheng	g S. Rd., Yongkang Dist., Tainan	Telephone: (06)2542255

Business unit	Address	Telephone
Kaohsiung San Duo Branch: No.225, Sanduo 3rd Rd., Q	Dianzhen Dist., Kaohsiung	Telephone: (07)3352266
Kaohsiung Mingchen Branch: No.369, Mingcheng 2nd	Rd., Zuoying Dist., Kaohsiung	Telephone: (07)5507722
Wugu Gongshang Branch: No.90, Gongshang Rd., Wug	gu Dist., New Taipei City	Telephone: (02)22929933
Tucheng Yumin Branch: No.165, Yumin Rd., Tucheng	Dist., New Taipei City	Telephone: (02)22647272
Tamsui Zhongshan Branch: No.96, Sec. 2, Zhongshan I	N. Rd., Tamsui Dist., New Taipei City	Telephone: (02)26230303
Taichung Henan Branch: No.466, Sec. 2, Henan Rd., X	itun Dist., Taichung	Telephone: (04)27076688
Dajia Yude Branch: No.228, Yude Rd., Dajia Dist., Taic	chung	Telephone: (04)26882266
Gangshan Zhongshan N. Branch: No.79, Zhongshan N.	Rd., Gangshan Dist., Kaohsiung	Telephone: (07)6246633
Xiluo Gongzheng Branch: No.137, Gongzheng Rd., Xi		Telephone: (05)5870077
Kaohsiung Wannei Branch: No.63, Dashun 2nd Rd., Sa		Telephone: (07)3841616
Taoyuan Pingzhen Branch: No.71, Sec. 3, Huannan Rd.	, Pingzhen Dist., Taoyuan	Telephone: (03)4687676
Xizhi Farglory Branch: 2F., No.97, Sec. 1, Xintai 5th R		Telephone: (02)26973737
Taoyuan Daxing Branch: No.175, Sec. 1, Daxing W. Ro		Telephone: (03)3169777
Tainan Wenxian Branch: No.112, Wenxian Rd., North I	• •	Telephone: (06)2502929
Sanchong Renai Branch: Aly. 6, Ln. 255, Xiwei St., San		Telephone: (02)29810101
Zhubei Ziqiang Branch: No.107, Ziqiang S. Rd., Zhube		Telephone: (03)5506262
Taipei Dongmen Branch: B1F., No.230, Sec. 2, Xinyi R		Telephone: (02)23956677
Nanzi Dexian Branch: No.211, Dexian Rd., Nanzi Dist.	-	Telephone: (07)3602266
Changhua Xihu Branch: No.312, Donghuan Rd., Xihu		Telephone: (04)8610011
Songshan Raohe Branch:No.660, Sec. 4, Bade Rd., Sor		Telephone: (02)-25281166
Changhua Hemei Branch:No.360, Sec. 6, Luhe Rd., He		Telephone: (04)-7553388
Shinbei Zhonghe Branch:No.25, Zhonghe Rd., Zhongh		Telephone: (02)-22441177
Erlin Douyuan Branch:No.2, Changqing Rd., Erlin Tow	1 1	Telephone: (04)-8951100
Renwu Renxiong Branch::No.38-5, Renxiong Rd., Ren		Telephone: (07)-3745252
Tainan Beimen Branch:1-3F., No.101, Sec. 1, Beimen H		Telephone: (06)-2232626
Kaohsiung Dingshan Branch: 1-2F., No.251, Dingshan		Telephone: (07)-3985522
Donghu Kangning Branch: B1-2F., No.72, Sec. 3, Kang	•••	Telephone: (02)-26319191
Taichung Beitun Branch:1-2F., No.275, Beitun Rd., Be		Telephone: (04)-22375656
Wenxin Shanxi Branch:No.196, Sec. 4, Wenxin Rd., No.	• •	Telephone: (04)-22926060
Yongkang Zhongshan S. Branch:No.692, Zhongshan S.		Telephone: (06)-2036060
Shilin Zhishan Branch:1-3F., No.1, Sec. 6, Zhongshan I		Telephone: (02)-28359292
Yongkang Kunshan Branch: No.785, Dawan Rd., Yong	· ·	Telephone: (06)-2729955
Chiayi Xinmin Branch: No.689, Xinmin Rd., West Dist		Telephone: (05)-2367722
Chiayi Puzi Branch:No.102-3, Shantong Rd., Puzi City		Telephone: (05)-3701313
Kaohsiung Jiangong Branch:No.501, Jiangong Rd., Sar		Telephone: (07)-3806161
Changhua Xiushui Branch:No.677, Sec. 2, Zhangshui F		Telephone: (04)-7696969
Hsinchu Guangfu Branch:No.560, Sec. 1, Guangfu Rd.		Telephone: (03)-6662121
Hsinchu Qinghua Branch:1-2F., No.151, Sec. 2, Guang		Telephone: (03)-5720101
Dali Guoguang Branch:No.568, Sec. 2, Guoguang Rd.,		Telephone: (04)-24810505
Taipei Linsen Branch: 1F., No.487, Linsen N. Rd., Zhor	•••	Telephone: (02)-25620033
Kaohsiung Taroko park Branch:1F., No.100, Zhongshan 4		Telephone: (07)-7915050
Renwu Bade Branch:No.72, Bade Central Rd., Renwu		Telephone: (07)-3729977
Zhongxiao Yongchun Branch:1F., No.297-1, Sec. 5, Zh		Telephone: (02)-27652323
Kaohsiung Qixian Branch:No.186, Qixian 2nd Rd., Qia		Telephone: (07)-2886161
Banqiao Shuangshi Branch:No.157, Sec. 2, Shuangshi I		Telephone: (02)-22521010
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