EVERGREEN MARINE CORPORATION AND SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS AND REPORT OF INDEPENDENT ACCOUNTANTS DECEMBER 31, 2011 AND 2010

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

REPORT OF INDEPENDENT ACCOUNTANTS TRANSLATED FROM CHINESE

To the Board of Directors and Shareholders of Evergreen Marine Corporation

We have audited the accompanying consolidated balance sheets of Evergreen Marine Corporation (the

"Company") as of December 31, 2011 and 2010, and the related consolidated statements of income, of changes in stockholders' equity, and of cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We did not audit all the affiliated companies included in the consolidated financial statements of the Company's wholly owned subsidiary, Peony Investment S.A. and the financial statements of Everport Terminal Services Inc., which statements reflect total assets of 49,203,361 and 48,120,287 thousand New Taiwan dollars, constituting 35.65% and 37.14% of the consolidated total assets as of December 31, 2011 and 2010, respectively, and net operating revenues of 32,773,492 and 37,796,175 thousand New Taiwan dollars, constituting 30.30% and 34.56% of the consolidated net operating revenues for the years then ended, respectively. In addition, we didn't audit the financial statements of all the investee companies accounted for under the equity method. Those statements were audited by other auditors whose reports thereon have been furnished to us, and our report expressed herein, insofar as it relates to the amounts included for those investee companies accounted for under the equity method and information disclosed in Note 11 relating to these long-term equity investments, is based solely on the reports of other auditors. Long-term investments in these investee companies amounted to 14,447,282 and 17,329,990 thousand New Taiwan dollars, constituting 10.47% and 13.38% of the consolidated total assets as of December 31, 2011 and 2010, respectively, and the related investment loss was 2,259,160 and investment income was 3,876,206 thousand New Taiwan dollars for the years then ended, respectively.

We conducted our audits in accordance with the "Rules Governing the Examination of Financial Statements by Certified Public Accountants" and generally accepted auditing standards in the Republic of China. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining evidence which is supporting the amounts and disclosures in the financial statements in sampling way. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits and the reports of other auditors provide a reasonable basis for our opinion.

In our opinion, based on our audits and the reports of other auditors, the consolidated financial statements referred to in the first paragraph present fairly, in all material respects, the financial position of Evergreen Marine Corporation and its affiliated as of December 31, 2011 and 2010, and the results of its operations and its cash flows for the years then ended in conformity with the "Rules Governing Securities Issuers" and generally accepted accounting Financial Statements by principles in the Republic of China. of Preparation

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PricewaterhouseCoopers, Taiwan March 27, 2012 Taipei, Taiwan Republic of China

The accompanying consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with accounting principles generally accepted in countries and jurisdictions other than the Republic of China. The standards, procedures and practices in the Republic of China governing the audit of such financial statements may differ from those generally accepted in countries and jurisdictions other than the Republic of China. Accordingly, the accompanying consolidated financial statements and 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.

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.

EVERGREEN MARINE CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS YEARS ENDED DECEMBER 31 (Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

ASSETS	Notes		2011		2010
Current Assets					
Cash and cash equivalents	4(1)	\$	23,006,258	\$	19,716,091
Financial assets at fair value through profit or loss - current	4(2)		2,232,678		1,914,301
Held-to-maturity financial assets - current	4(4)		951,382		-
Notes receivable, net			93,263		73,622
Accounts receivable, net	4(6)		7,835,603		9,613,758
Accounts receivable, net - related parties	5		142,525		297,685
Other receivables			1,743,448		1,261,468
Other receivables - related parties	5		591,340		534,090
Other financial assets - current	4(7)		-		158,383
Inventories	4(8)		4,814,786		3,536,327
Prepaid expenses			482,422		531,083
Prepayments			234,790		175,458
Deferred income tax assets - current	4(22)		253,930		315,403
Restricted assets	6		520,132		561,663
Other current assets - other	4(9) and 5		3,419,358		1,669,374
Total current assets			46,321,915		40,358,706
Funds and Investments					· · · · ·
Financial assets at fair value through profit or loss - non-current	4(2)		62,959		104,287
Available-for-sale financial assets - non-current	4(3)		602,904		957,108
Held-to-maturity financial assets - non-current	4(4)		370,000		3,135,915
Financial assets carried at cost - non-current	4(5)		1,515,391		4,497,128
Long-term equity investments accounted for under the equity	4(10)		1,010,001		1,157,120
method	.(-*)		23,919,745		27,363,307
Other long-term investments			312		3,527
Total funds and investments			26,471,311		36,061,272
Property, Plant and Equipment, Net	4(11), 5, 6 and 7		20,471,511		50,001,272
Land	-(11), 5, 0 and 7		2,177,397		2,173,390
Buildings			2,898,319		2,920,953
Machinery and equipment			724,077		718,259
Loading and unloading equipment			6,420,851		7,965,773
Computer and communication equipment			319,673		297,946
Transportation equipment			25,093,249		23,583,460
Ships			53,534,978		49,271,864
Office equipment			507,486		502,976
Leased assets			2,489,407		8,278
Leasehold improvements			16,604		15,841
Cost and revaluation increments			94,182,041		87,458,740
Less: Accumulated depreciation		(45,942,449)	(41,500,058
Construction in progress and prepayments for equipment		(16,523,249	(6,771,838
Total property, plant and equipment, net			64,762,841		52,730,520
Intangible Assets			04,702,041		52,750,520
Deferred pension costs			61,058		59,300
			01,038		59,500
Other Assets Refundable denosite			110 /10		110 000
Refundable deposits			118,412		110,902
Deferred expenses Other assets			274,235		243,506
Other assets - other			2,912		1,277
Total other assets		<u></u>	395,559	<u></u>	355,685
TOTAL ASSETS		\$	138,012,684	\$	129,565,483

(Continued)

EVERGREEN MARINE CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS YEARS ENDED DECEMBER 31

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

LIABILITIES AND STOCKHOLDERS' EQUITY	Notes		2011		2010
Current Liabilities					
Short-term loans	4(12)	\$	3,910,312	\$	2,603,172
Financial liabilities at fair value through profit or loss - current	4(13)		255,246		842,874
Accounts payable			4,685,219		4,750,305
Accounts payable - related parties	5		287,538		135,028
Income tax payable	4(22)		184,138		181,516
Accrued expenses			8,817,050		10,274,414
Other payables - related parties	5		148,623		161,416
Other payables			1,140,061		801,266
Receipts in advance			29,461		481,734
Long-term liabilities - current portion	4(14)		7,102,812		6,942,992
Other current liabilities	5		2,121,915		2,224,936
Total current liabilities			28,682,375		29,399,653
Long-term Liabilities			· · · · · ·		
Bonds payable	4(15)		-		2,218,775
Long-term loans	4(16)		37,863,525		24,139,352
Long-term Leases payable			1,953,360		
Total long-term liabilities			39,816,885		26,358,127
Other Liabilities			57,010,005		20,330,127
Accrued pension liabilities	4(17)		1,450,813		1,079,875
Guarantee deposits received	7(17)		40,231		32,191
Deferred income tax liabilities - non-current	4(22)		1,316,628		1,493,738
Other liabilities - other	4(22)		1,104,217		980,334
Total other liabilities			3,911,889		3,586,138
Total liabilities					
			72,411,149		59,343,918
Stockholders' Equities	4(10)				
Capital	4(18)		24 524 501		21 240 205
Common stock	4(10)		34,734,581		31,248,395
Capital Surplus	4(19)		5 005 0(1		5 456 504
Paid-in capital in excess of par value of common stock			5,805,861		5,456,524
Capital reserve from donated assets			372		371
Capital reserve from long-term investments			1,606,562		1,611,003
Capital reserve from stock warrants			60,884		128,379
Capital reserve - other	4/202		6,713		6,713
Retained Earnings	4(20)		0 100 505		7 506 040
Legal reserve			9,102,785		7,586,240
Special reserve			4,579,324		957,344
Undistributed earnings			8,862,023		23,407,874
Other Adjustments on Stockholders' Equities		,	0.656.052.	,	
Cumulative translation adjustments		(2,656,053)		5,055,677)
Unrecognized pension cost		(1,229,959)	(707,771)
Unrealized gain or loss on financial instruments			292,733		1,184,125
Total Parent Company Stockholders' Equities			61,165,826		65,823,520
Minority Interest			4,435,709		4,398,045
Total stockholders' equity			65,601,535		70,221,565
Commitments And Contingent Liabilities	7				
Subsequent Evevts	9				
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY			138,012,684	\$	129,565,483

EVERGREEN MARINE CORPORATION AND SUBSIDIARIES <u>CONSOLIDATED STATEMENTS OF INCOME</u> <u>FOR THE YEARS ENDED DECEMBER 31</u>

(Expressed in thousands of New Taiwan dollars, except (losses) earnings per share)

Items	Notes	2011		20	10
Operating income	4(21) and 5	\$ 108	3,156,058	\$	109,353,176
Operating costs	4(24) and 5		3,325,035)	(91,609,132)
Gross (loss) profit	(21) und 5	(168,977)	(<u> </u>	17,744,044
Operating Expenses		(108,977)		17,744,044
General and administrative expenses	4(24) and 5	(4	,948,726)	(5,025,347)
Operating (loss) income	(21) und 5		5,117,703)	(12,718,697
Non-operating Income and Gains		((,117,705)		12,710,097
Interest income			239,521		220,627
Investment Income accounted for under	4(10)		259,521		220,027
the equity method	4(10)		_		4,337,426
Dividend income			473,482		309,428
Gain on disposal of property, plant and	5		475,462		509,428
equipment	5	1	,125,260		1,136,610
Gain on disposal of investments			,123,200		14,162
Foreign exchange gain		1	219,735		14,102
Rental income	5		119,773		- 121,127
Gain on valuation of financial liabilities	4(13)		232,863		390,685
Other non-operating income	4(13)		640,726		
					168,983
Non-operating Income and Gains		4	,179,753		6,699,048
Non-operating Expenses and Losses		(A15 7(5)	1	404 017)
Interest expense	4(10)	(415,765)	(484,217)
Investment loss accounted for under the	4(10)	(1	020 525 \		
equity method		(1	,938,535)		-
Loss on disposal of property, plant and		1	00 507)	1	20 (20)
equipment		(23,587)	(29,680)
Foreign exchange losses		,	-	(1,738)
Financing charges	4(2)	(17,207)		18,509)
Loss on valuation of financial assets	4(2)	(36,992)	(90,590)
Other non-operating losses		(49,119)	(37,434)
Non-operating Expenses and Losses		(2	2,481,205)	(662,168)
(Loss) income from continuing		<i>(</i>	410 155 >		10 755 577
operations before income tax	4(22)	(3	3,419,155)	,	18,755,577
Income tax expense	4(22)	(<u> </u>	260,647)	(983,010)
Consolidated net (loss) income		(<u>\$</u> 3	3 <u>,679,802</u>)	\$	17,772,567
Attributable to :					
Equity holder of the Company		(\$ 3	3,092,361)	\$	15,165,451
Minority interest		(587,441)	. <u>.</u>	2,607,116
		(<u>\$</u> 3	3,679,802)	\$	17,772,567
		Before Tax A	After Tax	Before Tax	After Tax
Basic (losses) earnings per share	4(23)				
Net (loss) income from continuing	.()				
operations		(\$ 0.99)(\$	1.06)	\$ 5.55	\$ 5.26
Minority interest loss (income)		0.16	0.17	(0.81)	
Net (loss) income		$(\frac{0.10}{\$})(\frac{1}{\$})$	0.89)	\$ 4.74	\$ 4.49
Diluted (losses) earnings per share	4(23)	$(\psi 0.05)(\psi$	0.07	Ψ 1.7	Ψ 1.17
Net (loss) income from continuing	+(23)				
operations		(\$ 0.99)(\$	1.06)	\$ 5.36	\$ 5.08
Minority interest loss (income)		(\$ 0.99)(\$ 0.16	0.17	• 5.50 (0.78)	
Net (loss) income		(\$ 0.83)(\$	0.17	(<u>0.78</u>) <u>\$ 4.58</u>	
1100 (1055) IIICOIIIC		$(\phi 0.05)(\phi$	0.09)	ψ 4.38	\$ 4.34

EVERGREEN MARINE CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY FOR THE YEARS ENDED DECEMBER 31, 2011 AND 2010 (Expressed in thousands of New Taiwan dollars, except as otherwise indicated)

				Retained Earnings						
	Common stock	Capital Reserves	Legal reserve	Special reserve	Undistributed earnings	Cumulative translation adjustments	Unrecognized pension cost	Unrealized gain or loss on financial instruments	Minority interest	Total
Year 2010										
Balance at January 1, 2010	\$ 30,625,992	\$ 6,675,194	\$ 7,586,240	\$ 957,344	\$ 8,242,423	\$ 640,363	(\$ 483,688)	\$ 207,729	\$ 2,566,776	\$ 57,018,373
Conversion of convertible bonds into common stock	622,403	655,621	-	-	-	-	-	-	-	1,278,024
Stock warrants of convertible bonds	-	(127,826)	-	-	-	-	-	-	-	(127,826)
Adjustments on retained earnings due to changes in investees' capital surplus based on percentage of shareholding	-	1	-	-	-	(1,075,152)	(68,319)	711,600	-	(431,870)
Translation adjustments arising from investees' financial										
statement denominated in foreign currencies	-	-	-	-	-	(4,620,888)	-	-	-	(4,620,888)
Unrecognized pension cost	-	-	-	-	-	-	(155,764)	-	-	(155,764)
Unrealized gain on available-for-sale financial assets	-	-	-	-	-	-	-	264,796	-	264,796
Consolidated net income for the year ended December 31,2010	-	-	-	-	15,165,451	-	-	-	2,607,116	17,772,567
Minority interest									(775,847)	(775,847)
Balance at December 31, 2010	\$ 31,248,395	\$ 7,202,990	\$ 7,586,240	\$ 957,344	\$ 23,407,874	(\$ 5,055,677)	(\$ 707,771)	\$ 1,184,125	\$ 4,398,045	\$ 70,221,565
Year 2011										
Balance at January 1, 2011	\$ 31,248,395	\$ 7,202,990	\$ 7,586,240	\$ 957,344	\$ 23,407,874	(\$ 5,055,677)	(\$ 707,771)	\$ 1,184,125	\$ 4,398,045	\$ 70,221,565
Appropriation of 2010 earnings (Note)										
Legal reserve	-	-	1,516,545	-	(1,516,545)	-	-	-	-	-
Special reserve	-	-	-	3,621,980	(3,621,980)	-	-	-	-	-
Stock dividends	3,157,544	-	-	-	(3,157,544)	-	-	-	-	-
Cash dividends	-	-	-	-	(3,157,544)	-	-	-	-	(3,157,544)
Conversion of convertible bonds into common stock	328,642	349,337	-	-		-	-	-	-	677,979
Stock warrants of convertible bonds	-	(67,494)	-	-	-	-	-	-	-	(67,494)
Adjustments on retained earnings due to changes in investees' capital surplus based on percentage of shareholding	-	(4,441)	-	-	123	318,021	(212,794)	(539,536)	-	(438,627)
Translation adjustments arising from investees' financial statements denominated in foreign currencies	-	-	-	-	-	2,081,603	-	-	-	2,081,603
Unrecognized pension cost	-	-	-	-	-	-	(309,394)	-	-	(309,394)
Unrealized gain on available-for-sale financial assets	-	-	-	-	-	-	-	(351,856)	-	(351,856)
Consolidated net loss for the year ended December 31,2011	-	-	-	-	(3,092,361)	-	-	-	(587,441)	(3,679,802)
Minority interest									625,105	625,105
Balance at December 31, 2011	\$ 34,734,581	\$ 7,480,392	\$ 9,102,785	\$ 4,579,324	\$ 8,862,023	(\$ 2,656,053)	(\$ 1,229,959)	\$ 292,733	\$ 4,435,709	\$ 65,601,535

Note: Directors' and supervisors' remuneration of \$55,000 and employees' bonuses of \$40,000 have been deducted from the statement of income.

EVERGREEN MARINE CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31

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

		2011	2010
CASH FLOWS FROM OPERATING ACTIVITIES			
Consolidated net (loss) income	(\$	3,679,802) \$	17,772,567
Adjustments to reconcile net income to net cash provided by	(+	e, e	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
operating activities			
Depreciation		5,264,002	5,348,986
Amortization		28,480	33,911
Reclassification of depreciation of loading and unloading		,	,
equipment to operating costs and others		248,744	276,743
Reclassification of amortization of deferred charges to other	s	43,029	54,195
Net gain on disposal of property, plant and equipment	(1,101,673) (1,106,930)
(Less than) excess of equity-accounted investment (gain) / lo	ss		, , , ,
over cash dividends		2,996,453 (3,811,698)
Amortization of bond discounts		190,021	210,914
Gain on sale of available-for-sale financial assets	(42,500)	-
Realized gain on financial assets carried at cost	Ì	752,975)	-
Net gain on disposal of long-term equity investments	,		
accounted for under the equity method	(324,305)	-
Loss on disposal of other long-term investments	,	2,557	-
Realized income from capital reduction of financial assets	(61,631) (6,828)
Changes in assets and liabilities		, , , ,	, , ,
Financial assets and liabilities at fair value through profit of	or		
loss	(535,106)	1,359,963
Notes and accounts receivable		2,256,129 (2,726,091)
Other receivables	(505,832)	216,465
Other financial assets		158,383	80,525
Inventories	(1,157,338) (1,449,362)
Prepaid expenses and prepayments		9,783	13,607
Restricted assets		52,245 (310,585)
Agent accounts		349,234	964,593
Agency reciprocal accounts	(1,448,173)	877,217
Other current assets	(986,898)	65,459
Refundable deposits	(5,018)	11,376
Other assets	Ì	1,586)	952
Notes and accounts payable	(43,007)	2,015,151
Income tax payable	(4,094)	55,516
Accrued expenses	Ì	1,829,157)	4,751,716
Other payables		566,373	230,710
Receipts in advance	(470,228)	429,027
Other current liabilities		179,778	47,941
Accrued pension liabilites		58,982	86,909
Other liabilities		37,303	7,002
Deferred income tax assets / liabilities	(117,855)	725,321
Net cash (used in) provided by operating activities	Ì	625,682)	26,225,272
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EVERGREEN MARINE CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31

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

		-		
		2011		2010
CASH FLOWS FROM INVESTING ACTIVITIES				
Financial assets and liabilities at fair value through profit or loss	(\$	337,054)	(\$	544,019)
(Decrease) increase in other receivables	(4	15,031	(118,755)
Proceeds from sale of available-for-sale financial asset - non		,		
current		44,848		-
Proceeds from sale of held-to-maturity financial assets		1,820,000		460,000
Acquisition of held-to-maturity financial assets		-	(470,000)
Proceeds from capital reduction of financial assets carried at cost -				
non current		62,107		196,674
Proceeds from sale of financial assets carried at cost - non current		3,761,685		-
Acquisition of long-term equity investments accounted for under				
the equity method	(710,377)	(794,744)
Realized capital reduction income from long-term investments		-		164,063
Proceeds from sale of long-term equity investments accounted for				
under the equity method		1,152,233		-
Proceeds from sale of other long-term investments		752	,	-
Acquisition of property, plant and equipment	(20,502,299)	(12,007,534)
Proceeds from disposal of property, plant and equipment	,	5,226,423	,	1,191,782
Increase in deferred expenses	(90,633)	(26,797)
Net cash used in investing activities	(9,557,284)	(11,949,330)
CASH FLOWS FROM FINANCING ACTIVITIES		1 207 140		220 246
Increase in short-term loans		1,307,140	,	339,346
Decrease in short-term bills payable		-	(99,959)
Increase (decrease) in long-term loans		11,408,325	(3,075,498)
Increase in long-term leases payable - non-current	(1,953,360	(-
Decrease in other payables	(190,297)	(19,455)
Increase (decrease) in guarantee deposits received Distribution of cash dividends	(6,835	(2,279)
	(3,157,544)	(- 775 047)
Net change in minority interest		625,105	(775,847)
Net cash provided by (used in) financing activities		11,952,924	(3,633,692)
Effect of exchange rate changes Effect of initial consolidation of subsidiaries		1,618,446	(787,948)
	(98,237)		-
Increase in cash and cash equivalents		3,290,167		9,854,302
Cash and cash equivalents at beginning of year Cash and cash equivalents at end of year	¢	19,716,091	¢	9,861,789
	\$	23,006,258	\$	19,716,091
SUPPLEMENTAL INFORMATION OF CASH FLOW	.	201 021	.	202 411
Interest paid	\$	281,831	\$	293,411
Less: interest capitalized	(45,572)	(7,000)
Interest paid, excluding interest capitalized	<u>\$</u> \$	236,259	\$	286,411
Income tax paid	\$	336,383	\$	230,771
FINANCING ACTIVITIES NOT AFFECTING CASH FLOWS				
Long-term liabilities due within one year	<u>\$</u> \$	7,102,812	\$	6,942,992
Conversion of convertible bonds into common stock	\$	658,600	\$	1,247,300

EVERGREEN MARINE CORPORATION AND SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2011 AND 2010

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

1. HISTORY AND ORGANIZATION

(1)The Company

- A.Established on September 25, 1968, Evergreen Marine Corporation (the "Company") is mainly engaged in domestic and international marine transportation, shipping agency services, and the distribution of containers. The Company was approved by the Securities and Futures Commission (SFC), Ministry of Finance (MOF) (currently known as the Securities and Futures Bureau (SFB), Financial Supervisory Commission, Executive Yuan, R.O.C.) to be a public company on November 2, 1982 and was further approved by the SFC to be a listed company on July 6, 1987. The Company's shares have been publicly traded on the Taiwan Stock Exchange since September 21, 1987. The Company and its subsidiaries included in the consolidated financial statements had 4,395 employees as of December 31, 2011.
- B.The Company and its subsidiaries are collectively referred herein as the Group.

2. <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES</u>

The accompanying consolidated financial statements of the Group are prepared in conformity with the "Rules Governing Preparation of Financial Reports by Securities Issuers" and accounting principles generally accepted in the Republic of China. The Group's significant accounting polices are summarized below:

- (1) Basis for preparation of consolidated financial statements
 - A.All majority-owned subsidiaries and controlled entities are included in the consolidated financial statements. Effective January 1, 2008, the Company prepares consolidated financial statements on a quarterly basis. Any entity acquired is consolidated starting the acquisition date; once the Company loses its controlling power over an entity, the entity is excluded from the consolidation, and any effect is not retrospective.
 - B.Significant inter-company transactions and assets and liabilities arising from inter-company transactions are eliminated.
 - C.Subsidiaries included in the consolidated financial statements and their changes in 2011

			Ownersh	nip (%)	
			December 31, l	December 31,	
Investor	Subsidiary	Main activities	2011	2010	Description
The Company	TTSC	Cargo loading and discharging	55.00	55.00	
"	Peony	Investments in transport-related business	100.00	100.00	
//	ETS	Terminal Services	100.00	-	
Peony	GMS	Container Shipping	100.00	100.00	
//	Clove	Investments holding company	100.00	100.00	
//	Vigor	11	100.00	100.00	
//	EMU	Container shipping	51.00	51.00	
11	EHIC(M)	Manufacturing of dry steel containers and container parts	84.44	84.44	
//	Armand N.V.	Investments holding company	70.00	70.00	
"	SGTC	Loading, discharging,storage, repairs, cleaning and inland transportation of containers	55.00	55.00	

			Owners	ship (%)	
			December 31,	December 31,	
Investor	Subsidiary	Main activities	2011	2010	Description
Peony	KTIL	Loading, discharging,storage, repairs and cleaning	20.00	20.00	
"	MBPI	Containers storage and inspections of containers at the customs house	95.03	95.03	
//	MBT	Inland transportation, repairs and cleaning of containers	17.39	17.39	
"	EGS	Agency services dealing with port formalities	51.00	51.00	
//	EGK	//	100.00	100.00	
//	EMI	//	51.00	51.00	
//	EGT	//	51.00	51.00	
//	EGI	//	99.99	99.99	
//	EMA	//	67.50	67.50	
//	EIT	//	55.00	55.00	
//	EES	//	55.00	55.00	
//	ERU	//	51.00	51.00	
//	EGD	//	100.00	100.00	
//	EGUD	//	100.00	100.00	

			Owners	ship (%)	
			December 31,	December 31,	
Investor	Subsidiary	Main activities	2011	2010	Description
Peony	EGD-WWX	Agency services dealing with port formalities	100.00	100.00	
//	EGF	//	100.00	99.40	
//	EGN	//	100.00	100.00	
//	EGV	//	51.00	51.00	
//	ESA	//	55.00	55.00	
//	EGB	Real estate leasing	95.00	95.00	
EMU	Island	Investments holding company	15.00	15.00	
"	KTIL	Loading, discharging,storage, repairs and cleaning	20.00	20.00	
Clove	Ample	Investments holding company	90.00	90.00	
//	Island	//	36.00	36.00	
Armand N.V.	Armand B.V.	//	100.00	100.00	

			Owners	hip (%)	
Investor	Subsidiary	Main activities	December 31, 2011	December 31, 2010	Description
Island	Whitney	Investments and leases of operating machinery and equipment of port terminals	100.00	100.00	
//	Hemlock	//	100.00	100.00	
MBPI	MBT	Inland transportation, repairs and cleaning of containers	72.95	72.95	

- (a)For the information on investee companies included in the consolidated financial statements for the year ended December 31, 2011, please refer to Note 11.
- (b)Subsidiaries that are included in the consolidated financial statements:
 - ①100% of ETS's equity was acquired by The Company on April 29, 2011. ETS had been consolidated thereafter.
 - ⁽²⁾On June 24,2011, EGF changed it's characteristics from Evergreen Shippping Agency France S.A. to Evergreen Shippping Agency France S.A.S., and Peony increased the holding shares from 99.4% to 100%
- D.Subsidiary not included in the consolidated financial statements: None.
- E.Adjustments for subsidiaries with different balance sheet dates: None.
- F.Special operating risks in foreign subsidiaries: None.
- G.Nature and extent of the restrictions on fund remittance from subsidiaries to the parent company: None.
- H.Contents of subsidiaries' securities issued by the parent company: None.

I.Information on convertible bonds and common stock issued by subsidiaries: None.

(2) Translation of financial statements of foreign subsidiaries

Assets and liabilities of foreign subsidiaries are translated into New Taiwan dollars using the exchange rates at the balance sheet date. Equity accounts are translated at historical rates except for beginning retained earnings, which are carried forward from prior year's balance. Dividends are translated at the rates prevailing at the date of declaration. Profit and loss accounts are translated at weighted-average rates of the year. The resulting translation differences are included in "cumulative translation adjustments" under stockholders' equity.

- (3) Foreign currency transactions
 - A. Transactions denominated in foreign currencies are translated into New Taiwan Dollars and

their functional currencies at the spot exchange rates prevailing at the transaction dates. Exchange gains or losses due to the difference between the exchange rate on the transaction date and the exchange rate on the date of actual receipt and payment are recognized in current year's profit or loss.

- B.Monetary assets and liabilities denominated in foreign currencies are translated at the spot exchange rates prevailing at the balance sheet date. Exchange gains or losses are recognized in profit or loss.
- C.When a gain or loss on a non-monetary item is recognized directly in equity, any exchange component of that gain or loss shall be recognized directly in equity. Conversely, when a gain or loss on a non-monetary item is recognized in profit or loss, any exchange component of that gain or loss shall be recognized in profit or loss. However, non-monetary items that are measured on a historical cost basis are translated using the exchange rate at the date of the transaction.
- (4) Classification of current and non-current items
 - 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 consumed, or are intended to be sold 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 arising from operating activities 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.
- (5) Cash and cash equivalents

Cash equivalents refer to other short-term highly liquid investments which are readily convertible to known amount of cash and which are subject to insignificant risk of changes in value resulting from fluctuations in interest rates. The consolidated statements of cash flows were prepared on the basis of cash and cash equivalents.

(6) Financial assets and financial liabilities at fair value through profit or loss

A.Equity financial instruments are recognized and derecognized using trade date accounting; whereas debt, beneficiary certificate, and derivative financial instruments are recognized and

derecognized using settlement date accounting. These instruments are initially recognized at their fair values.

- B. These financial instruments are subsequently remeasured and stated at fair value, and the gain or loss is recognized in profit or loss. The fair value of listed stocks, OTC stocks and closed-end mutual funds is based on latest quoted fair prices of the accounting period. The fair value of open-end and balanced mutual funds is based on the net asset value at the balance sheet date.
- C.When a derivative is an ineffective hedging instrument, it is initially recognized at fair value on the date a derivative contract is entered into and is subsequently remeasured at its fair value. If a derivative is a non-option derivative, the fair value initially recognized is zero.
- D.For call options, put options and conversion rights without character of equity, which are embedded in corporate bonds payable, please refer to Note 2 (16).
- E.Financial assets and financial liabilities designated as at fair value through profit or loss at inception are those that conform to one of the following conditions :(a)Hybrid products.
 - (b)As a result of the designation, measurement and recognition inconsistency could be decreased significantly or eliminated.
 - (c)The financial products are managed under the method of risk management and investment strategy management established by the Company and performance of the product is assessed by fair value.
- (7) Available-for-sale financial assets
 - A.Equity financial instruments are recognized and derecognized using trade date accounting. These instruments are initially recognized at their fair values plus transaction costs that are directly attributable to the acquisition.
 - B.The financial assets are remeasured and stated at fair value, and the gain or loss is recognized in equity, until the financial asset is derecognized, at which time the cumulative gain or loss previously recognized in equity shall be recognized in profit or loss. The fair value of listed stocks and OTC stocks and closed-end mutual funds are based on latest quoted fair prices of the accounting period. The fair values of open-end and balanced mutual funds are based on the net asset value at the balance sheet date.
 - C.If there is any objective evidence that the financial asset is impaired, the cumulative loss that has been recognized directly in equity shall be transferred from equity to profit or loss. When the fair value of an equity instrument subsequently increases, impairment losses recognized previously in profit or loss shall not be reversed. When the fair value of a debt instrument subsequently increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in profit or loss, the impairment loss shall be reversed to the extent of the loss recognized in profit or loss.
- (8) Held-to-maturity financial assets
 - A. Held-to-maturity financial asset is recognized or derecognized using trade date accounting and

is stated initially, at its fair value plus transaction costs that are directly attributable to the acquisition of the financial asset.

- B.The financial assets are carried at amortized cost.
- C.If there is any objective evidence that the financial asset is impaired, the impairment loss is recognized in profit or loss. If the fair value of the financial asset subsequently increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in profit or loss, the impairment loss shall be reversed to the extent of the loss previously recognized in profit or loss. The book value after such reversal should not exceed the amortized had no impairment loss been recognized.
- (9) Financial assets and financial liabilities carried at cost
 - A. Financial assets and financial liabilities carried at cost are recognized or derecognized using trade date accounting and are stated initially at fair value plus transaction costs that are directly attributable to the acquisition of the financial asset.
 - B.If there is any objective evidence that the financial asset is impaired, the impairment loss is recognized in profit or loss. Such impairment loss shall not be reversed when the fair value of the asset subsequently increases.
- (10) Notes and accounts receivable, other receivables
 - A.Notes and accounts receivable are claims resulting from the sale of goods or services. Receivables arising from transactions other than the sale of goods or services are classified as other receivables. Notes and accounts receivable and other receivables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment.
 - B.The Group assesses at each balance sheet date whether there is any objective evidence that a financial asset or a group of financial assets is impaired. If such evidence exists, a provision for impairment of financial asset is recognized. The amount of impairment loss is determined based on the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. When the fair value of the asset subsequently increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in profit or loss, the impairment loss shall be reversed to the extent of the loss previously recognized in profit or loss. Such recovery of impairment loss shall not result to the asset's carrying amount greater than its amortized cost where no impairment loss was recognized. Subsequent recoveries of amounts previously written off are recognized in profit or loss.
- (11) Inventories

Inventories refer to fuel inventories and steel inventories. Fuel inventories are physically measured by the crew of each ship and reported back to the Head Office through telegraph for recording purposes at balance sheet date. Valuation of inventories is based on the exchange rate prevailing at balance sheet date. The perpetual inventory system is adopted for steel inventory recognition. Steel inventories are stated at cost. The cost is determined using the weighted-average method. At balance sheet date, inventories are evaluated at the lower of aggregate cost or net realizable value. The market value is based on the replacement cost for raw materials and supplies and net realizable value for work in process, finished goods and merchandise.

- (12) Long-term equity investments accounted for under the equity method
 - A.Long-term equity investments in which the Group holds more than 20% of the investee company's voting shares or has significant influence on the investee's operational decisions are accounted for under the equity method. The excess of the initial investment cost over the acquired net asset value of the investee attributable to goodwill is no longer amortized, effective January 1, 2006. Retrospective adjustment of the amount of goodwill amortized in previous year is not required. The excess of acquired net asset value of investee over the initial investment cost is allocated proportionately and applied as a reduction to the book values of identifiable non-current assets, and any remaining amount of such excess after this allocation is credited to extraordinary gains. Negative goodwill, incurred before December 31, 2005, should still be amortized.
 - B.Exchange differences arising from translation of financial statements of overseas investee companies accounted for under the equity method are recorded as "cumulative translation adjustments" under stockholders' equity.
- (13) Property, plant and equipment
 - A.Property, plant and equipment are stated at cost. Interests incurred on the loans used to bring the assets to the condition and location necessary for their intended uses are capitalized.
 - B.Depreciation is provided under the straight-line method based on the assets' estimated economic service lives. Salvage value of the fully depreciated assets that are still in use is depreciated based on the re-estimated economic service lives.
 - C.Major improvements and renewals are capitalized and depreciated accordingly. Maintenance and repairs are expensed as incurred.
 - D. Rents paid on capital leases are capitalized and depreciated accordingly. Lease assets whose ownerships are transferred at the end of the lease term or which contain a bargain purchase option are depreciated over the estimated useful lives; lease assets other than these are depreciated over the lease term.
- (14) Deferred charges

Deferred charges refer to the expenses incurred for dock and wharf equipment, computer software and cable installation. In addition to dock and wharf equipment amortized by the lease period. The expenses incurred are amortized on a straight-line basis and the remaining are amortized 3 years.

(15) Impairment of non-financial assets

The Group recognizes impairment loss when there is an indication that the recoverable amount of an asset is less than its carrying amount. The recoverable amount is the higher of the fair value less costs to sell and value in use. When the impairment no longer exists, the impairment loss recognized in prior years shall be recovered.

- (16) Corporate bonds payable
 - A.For the bonds payable issued after January 1, 2006, in which call option, put option and conversion rights are embedded, the issuer of a financial instrument shall classify the instrument, or its component parts, on initial recognition as a financial liability, a financial asset or an equity instrument in accordance with the substance of the contractual arrangement and the definitions of a financial liability, a financial asset and an equity instrument. These bonds are accounted for as follows:
 - (a)The difference between the issue price and face value of corporate bonds is accounted for as premium or discount which is required to be amortized over the period from the date of issuance to maturity date using the interest method and is recorded as "interest expense".
 - (b)The value of any derivative features (such as a call option and put option) embedded in the compound financial instrument is recognized as "financial assets or financial liabilities at fair value through profit or loss". These derivative features are subsequently remeasured and stated at fair value on each balance sheet date, and the gain or loss is recognized in "gain or loss on valuation of financial assets or financial liabilities". At the expiration date, if the fair value of common stock exceeds the exercise price of put option, the fair value of the put option is recognized as "paid-in capital"; however, if the fair value of common stock is lower than the exercise price, the fair value of the put option is recognized as "gain or loss".
 - (c)A conversion option embedded in the bonds issued by the Company, which is convertible to an equity instrument, is recognized in "capital reserve from stock warrants". When a bondholder exercises his/her conversion rights, the liability component of the bonds (including corporate bonds and embedded derivatives) shall be revalued at fair value on the conversion date, and the resulting difference shall be recognized as "gain or loss" in the current period. The book value of the common stock issued due to the conversion shall be based on the adjusted book value of the above-mentioned liability component plus the book value of the stock warrants.
 - (d)Costs incurred on issuance of convertible bonds are proportionally charged to the liabilities and equities of the underlying instruments based on initial recognition costs.
 - B.If the bondholders have the right, within one year, to exercise the put option embedded in bonds, the Company should classify the bond under current liability. After the right expires, the corporate bonds unconverted or not exchanged should be reclassified under non-current liability.

(17) Pensions

Under the defined benefit pension plan, net periodic pension costs are recognized in accordance with the actuarial calculations. Net periodic pension costs include service cost, interest cost, and expected return on plan assets, amortization of unrecognized net transition obligation and gains or losses on plan assets. Unrecognized net transition obligation is amortized on a straight-line basis over 15 years. Under the defined contribution pension plan, net periodic pension costs are recognized as incurred.

(18) Income taxes

- A. Inter-period and intra-period income tax allocation methods are employed. Over or under provision of prior years' income tax liabilities is included in current year's income tax. When a change in the tax laws is enacted, the deferred tax liability or asset should be recomputed accordingly in the period of change. The difference between the new amount and the original amount, that is, the effect of changes in the deferred tax liability or asset, should be recognized as an adjustment to income tax expense (benefit) for income from continuing operations in the current period.
- B.Investment tax credits arising from expenditures incurred on acquisitions of equipment or technology, research and development, employees' training, and equity investments are recognized in the year the related expenditures are incurred.
- C.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..
- (19) Employees' bonuses and directors' and supervisors' remuneration
 - Effective January 1, 2008, pursuant to EITF96-052 of the Accounting Research and Development Foundation, R.O.C., dated March 16, 2007, "Accounting for Employees' Bonuses and Directors' and Supervisors' Remuneration", the costs of employees' bonuses and directors' and supervisors' remuneration are accounted for as expenses and liabilities, provided that such a recognition is required under legal or constructive obligation and those amounts can be estimated reasonably. However, if the accrued amounts for employees' bonuses and directors' and supervisors' remuneration are significantly different from the actual distributed amounts resolved by the stockholders at their annual stockholders' meeting subsequently, the differences shall be recognized as gain or loss in the following year. In addition, according to EITF97-127 of the Accounting Research and Development Foundation, R.O.C., dated March 31, 2008, "Criteria for Listed Companies in Calculating the Number of Shares of Employees' Stock Bonus", the Company calculates the number of shares of employees' stock bonus based on the closing price of the Company's common stock at the previous day of the stockholders' meeting held in the year following the financial reporting year, and after taking into account the effects of ex-rights and ex-dividends.
- (20) Revenue, cost and expense recognition

Revenues is recognized when the earning process is substantially completed and are realized or realizable. Costs and expenses are recognized as incurred.

(21) <u>Use of estimates</u>

A.The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts of assets and liabilities and the disclosures of contingent assets and liabilities at the date of the financial statements and the amounts of revenues and expenses during the reporting period. Actual results could differ from those assumptions and estimates.

B.Accrued expenses are recorded at the amounts stated in the original supporting documents. Foreign port charges without supporting documents are estimated based on past records and period-end sailing schedules. Differences between the expenses actually incurred in the following year and the estimated accrued expenses are credited or charged to operating costs or expenses in the following year.

(22) Operating segments

The information on operating segments is consistent with that of internal management reports provided to the chief operating decision-maker. The chief operating decision-maker is responsible for allocating resources and assessing performance of the operating segments.

In accordance with R.O.C. SFAS No. 41, "Operating Segments", the consolidated financial statements are required to disclose segment information. However, segment information is not required in the separate financial statements.

3. CHANGES IN ACCOUNTING PRINCIPLES

(1) Notes and accounts receivable, other receivables

Effective January 1, 2011, the Group adopted the amendments of R.O.C. SFAS No. 34, "Financial Instruments: Recognition and Measurement". The losses on impairment are incurred if there is objective evidence of impairment. This change in accounting principle had no effect on net consolidated net loss and consolidated losses per share for the year ended December 31, 2011.

(2) Operating segments

Effective January 1, 2011, the Group adopted the newly issued R.O.C. SFAS No. 41, "Operating Segments" to replace the original R.O.C. SFAS No. 20, "Segment Reporting". In accordance with such standard, the Group re-prepared the segment information for 2010 upon the first adoption of R.O.C. SFAS No. 41. This change in accounting principle had no significant effect on consolidated net (loss) income and consolidated (losses) earnings per share for the years ended December 31, 2011 and 2010.

4. DETAILS OF SIGNIFICANT ACCOUNTS

(1) Cash and cash equivalents

	De	ecember 31, 2011	Dec	cember 31, 2010
Cash	\$	22,989	\$	30,788
Checking accounts		1,017,506		509,567
Demand deposits		781,753		947,025
Foreign currency deposits		3,508,988		2,972,687
Time deposits (New Taiwan Dollars)		3,243,500		1,174,521
Time deposits (Foreign currencies)		14,128,710		14,122,814
Cash equivalents		299,664		-
Add(Less): Unrealized foreign exchange (loss)				
gain		3,148	()	41,311)
	\$	23,006,258	\$	19,716,091
Interest rates on the above time deposits	(0.01%~14.00%	0.	.05%~14.00%

(2) <u>Financial assets at fair value through profit</u>		mber 31, 2011	Decei	mber 31, 2010
Current items:				
Trading financial assets				
Listed (TSE and OTC) stocks	\$	10,292	\$	290
Beneficiary certificates	Ψ	2,366,704	Ψ	2,041,462
Interest rate swap (IRS)				158
Cross currency swap (CCS)		1,824		5,215
		2,378,820		2,047,125
Adjustments	(146,142)	(132,824)
,	\$	2,232,678	\$	1,914,301
Non-current item:				
Financial assets designated as at fair valu	e through pro	ofit or loss		
Corporate bonds	\$	100,000	\$	100,000
Adjustments	(37,041)		4,287
	\$	62,959	\$	104,287
respectively.				
respectively. B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u>				vas not adopted. mber 31, 2010
B.Hedge accounting for these derivative in		ld for hedging ac mber 31, 2011		-
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items:				-
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks				-
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items:	_Decer	mber 31, 2011	Decer	mber 31, 2010
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp.	_Decer	mber 31, 2011 490,801	Decer	mber 31, 2010 490,801
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp.	_Decer	mber 31, 2011 490,801 1,523	Decer	mber 31, 2010 490,801 3,871
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd.	_Decer	490,801 1,523 492,324	Decer	490,801 3,871 494,672
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd.	Decer \$	mber 31, 2011 490,801 1,523 492,324 110,580	_Decer \$	mber 31, 2010 490,801 3,871 494,672 462,436
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments	\$	mber 31, 2011 490,801 1,523 492,324 110,580	\$\$	mber 31, 2010 490,801 3,871 494,672 462,436
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments	\$	mber 31, 2011 490,801 1,523 492,324 110,580 602,904	\$\$	mber 31, 2010 490,801 3,871 494,672 462,436 957,108
 B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments (4) <u>Held-to-maturity financial assets</u> 	Decer \$ Decer	mber 31, 2011 490,801 1,523 492,324 110,580 602,904	Decer \$ Decer	mber 31, 2010 490,801 3,871 494,672 462,436 957,108
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments (4) <u>Held-to-maturity financial assets</u> Current item: Financial bonds	\$	mber 31, 2011 490,801 1,523 492,324 110,580 602,904	\$\$	mber 31, 2010 490,801 3,871 494,672 462,436 957,108
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments (4) <u>Held-to-maturity financial assets</u> Current item: Financial bonds Non-current items:	Decer \$ Decer \$	mber 31, 2011 490,801 1,523 492,324 110,580 602,904 mber 31, 2011 951,382	Decer \$ 	mber 31, 2010 490,801 3,871 494,672 462,436 957,108 mber 31, 2010
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments (4) <u>Held-to-maturity financial assets</u> Current item: Financial bonds Non-current items: Financial bonds	Decer \$ Decer	mber 31, 2011 490,801 1,523 492,324 110,580 602,904	Decer \$ Decer	mber 31, 2010 490,801 3,871 494,672 462,436 957,108 mber 31, 2010 - 1,315,915
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments (4) <u>Held-to-maturity financial assets</u> Current item: Financial bonds Non-current items:	Decer \$ Decer \$ \$	mber 31, 2011 490,801 1,523 492,324 110,580 602,904 mber 31, 2011 951,382 370,000	Decer \$ 	mber 31, 2010 490,801 3,871 494,672 462,436 957,108 mber 31, 2010 - 1,315,915 1,820,000
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments (4) <u>Held-to-maturity financial assets</u> Current item: Financial bonds Non-current items: Financial bonds Corporate bonds	Decer \$ Decer \$	mber 31, 2011 490,801 1,523 492,324 110,580 602,904 mber 31, 2011 951,382	Decer \$ 	mber 31, 2010 490,801 3,871 494,672 462,436 957,108 mber 31, 2010 - 1,315,915
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments (4) <u>Held-to-maturity financial assets</u> Current item: Financial bonds Non-current items: Financial bonds	_ Decer \$ 	mber 31, 2011 490,801 1,523 492,324 110,580 602,904 mber 31, 2011 951,382 370,000 - 370,000	Decer \$ Decer \$ \$ \$ \$	mber 31, 2010 490,801 3,871 494,672 462,436 957,108 mber 31, 2010 - 1,315,915 1,820,000 3,135,915
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments (4) <u>Held-to-maturity financial assets</u> Current item: Financial bonds Non-current items: Financial bonds Corporate bonds (5) <u>Financial assets carried at cost</u>	_ Decer \$ 	mber 31, 2011 490,801 1,523 492,324 110,580 602,904 mber 31, 2011 951,382 370,000	Decer \$ Decer \$ \$ \$ \$	mber 31, 2010 490,801 3,871 494,672 462,436 957,108 mber 31, 2010 - 1,315,915 1,820,000
B.Hedge accounting for these derivative in (3) <u>Available-for-sale financial assets</u> Non-current items: Listed (TSE and OTC) stocks Central Reinsurance Corp. Fubon Financial Holding Co., Ltd. Adjustments (4) <u>Held-to-maturity financial assets</u> Current item: Financial bonds Non-current items: Financial bonds Corporate bonds	_ Decer \$ 	mber 31, 2011 490,801 1,523 492,324 110,580 602,904 mber 31, 2011 951,382 370,000 - 370,000	Decer \$ Decer \$ \$ \$ \$	mber 31, 2010 490,801 3,871 494,672 462,436 957,108 mber 31, 2010 - 1,315,915 1,820,000 3,135,915

- A.In June 2011, Fu-Ji Management Consultancy Co., Ltd. (formerly known as Fubon Securities Finance Co., Ltd.) an investee accounted for under the cost method, reduced its capital. The conversion rate on the capital reduction was 98.44%, and the amount returned to the stockholders was \$10 (in dollars) (par value) per share. As a result of the capital reduction, the proceeds received by the Company based on its proportionate equity interest in Fu-Ji Management Consultancy Co., Ltd. amounted \$62,107 and the carrying amount of the Company's investment in Fu-Ji Management Consultancy Co., Ltd. was written down by \$476. Accordingly, \$61,631 of income was generated, which was recorded under "non-operating income others".
- B.The Board of Directors adopted a resolution of Clove Holding Ltd. ("Clove") held by the "Classic" Outlook Investment Ltd. ("Classic") and Everup Profit Ltd.("Everup") USD29 per share, all shares sold, a total of USD128,120, net of Classic and Everup equity book value, the disposition of this transactions Clove investment income for the USD25,761.
- C.The Group's investments in unlisted securities was measured at cost since its fair value cannot be measured reliably.
- (6) Accounts receivable, net

Dece	mber 31, 2011	Dece	ember 31, 2010
\$	7,853,755	\$	9,655,574
	735	(23,461)
(18,887)	(18,355)
	7,835,603		9,613,758
_	142,525		297,685
\$	7,978,128	\$	9,911,443
Dece	ember 31, 2011	Dec	ember 31, 2010
\$	-	\$	158,383
Dece	mber 31, 2011	Dece	ember 31, 2010
\$	3,688,168	\$	2,709,121
	1,126,618		827,206
\$	4,814,786	\$	3,536,327
Dece	ember 31, 2011	Dec	ember 31, 2010
\$	928,886	\$	1,173,694
	1,353,068		348,828
	1,137,404		146,852
\$	3,419,358	\$	1,669,374
	\$ (735 ($\begin{array}{c ccccccccccccccccccccccccccccccccccc$

A.Agency accounts

These accounts occur when domestic and foreign agencies, based on the agreement with the Group, deal with foreign port formalities regarding arrival and departure of ships, cargo loading, discharging, and forwarding, collection of freight, and payment of expenses incurred in the

foreign port.

B.Agency reciprocal accounts

Temporary accounts between the Group and Evergreen International S.A., Gaining Enterprise S.A., Italia Marittima S.p.A., Evergreen Marine (Hong Kong) Ltd. and Evergreen Marine (Singapore) Pte. Ltd. These accounts occur as these agencies incur foreign port expenses and related rental expenses.

(10) Long-term equity investments accounted for under the equity method

A. Details of long-term equity investments accounted for under the equity method are set forth below:

	December 31, 2011	Carrying amount			ount
	Percentage		Decem	ber	31,
Investee company	of ownership		2011		2010
Charng Yang Development Co.,					
Ltd.	40.00%	\$	609,794	\$	575,326
Evergreen International Storage					
and Transport Corporation	39.74%		7,991,293		8,418,428
EVA Airways Corporation	19.32%		7,315,432		7,848,925
Taipei Port Container Terminal					
Corporation	27.87%		1,180,746		1,208,758
Luanta Investment (Netherlands)					
N.V.	50.00%		2,522,258		2,444,745
Balsam Investment (Netherlands)					
N.V.	49.00%		1,434,080		3,257,816
Colon Container Terminal S.A.	36.00%		2,195,474		2,035,250
Evergreen Container Terminal					
(Thailand) Ltd.	-		-		821,994
Others			670,668		752,065
		\$	23,919,745	\$	27,363,307

	F	ecember 31,		
Investee company		2011	2010	
Charng Yang Development Co. Ltd.	\$	59,868 \$	56,468	
Evergreen International Storage and Transport Corporation		305,923	471,098	
EVA Airways Corporation		40,375	2,321,099	
Taipei Port Container Terminal Corporation	(28,011) (54,659)	
Luanta Investment (Netherlands) N.V.	(153,568) (201,841)	
Balsam Investment (Netherlands) N.V.	(2,375,158)	1,265,490	
Colon Container Terminal S.A. Evergreen Container Terminal (Thailand)		118,642	132,531	
Ltd.		-	251,950	
Others		93,394	95,290	
	(\$	1,938,535) \$	4,337,426	

B. Investment income (loss) accounted for under the equity method for the year ended December 31, 2011 and 2010 is set forth below:

- C.The Board of Directors on March 22, 2011 adopted a resolution of Peony Investment S.A.(Peony) held by long-term equity investment Evergreen Container Terminal (Thailand) Ltd. (ECTT) USD4.27 per share, all shares sold, a total of USD39,200, net of ECTT equity book value, the disposition of this transaction Peony investment income for the USD10,754.
- D.On July 23, 2009, the Company issued its first domestic secured exchangeable bonds based on the resolution by the Board of Directors. Pursuant to the terms of issuance, the bondholders may exchange the exchangeable bonds into the common stocks of Evergreen International Storage and Transport Corporation (EITC) during the period from one month after the exchangeable bonds are issued to 10 days before the maturity of the exchangeable bonds. The Company has already appropriated 86,595 thousand shares of common stock of Evergreen International Storage and Transport Corporation to the account in Taiwan Depository and Clearing Corporation, for the use of exchange from exchangeable bonds to common stock of EITC. (For details of the issuance terms of the exchangeable bonds, please refer to Note 4(15)).

(11) Property, plant and equipment

- roperty, prant and equipment	December 31, 2011					
				Accumulated		
Asset		Initial cost	_	depreciation	_	Net book value
Land	\$	2,177,397		\$ -	\$	5 2,177,397
Buildings		2,898,319	((1,268,501))	1,629,818
Machinery equipment		724,077	((572,786))	151,291
Loading and unloading equipment		6,420,851	((4,535,733))	1,885,118
Computer and communication equipment		319,673	((262,469))	57,204
Transportation equipment		25,093,249	((13,815,039))	11,278,210
Ships		53,534,978	. ((25,046,462))	28,488,516
Office equipment		507,486	((385,401))	122,085
Lease assets		2,489,407	((49,915))	2,439,492
Leasehold improvements		16,604	((6,143)) _	10,461
		94,182,041	((45,942,449))	48,239,592
Construction in progress and						
prepayments for equipment		16,523,249	_		_	16,523,249
	\$	110,705,290) ((\$ 45,942,449)) §	64,762,841
			D	ecember 31, 2010)	
	-			Accumulated		
Asset		Initial cost	_	depreciation		let book value
Land	\$	2,173,390	9		\$	2,173,390
Buildings		2,920,953	(1,309,106)		1,611,847
Machinery equipment		718,259	(547,774)		170,485
Loading and unloading equipment		7,965,773	(4,879,032)		3,086,741
Computer and communication equipment		297,946	(258,481)		39,465
Transportation equipment		23,583,460	(12,394,327)		11,189,133
Ships		49,271,864	(21,726,921)		27,544,943
Office equipment		502,976	(371,449)		131,527
Lease assets		8,278	(7,333)		945
Leasehold improvements		15,841	(5,635)		10,206
		87,458,740	(41,500,058)		45,958,682
Construction in progress and						
prepayments for equipment		6,771,838	_	_		6,771,838
	\$	94,230,578	(\$	<u> </u>	\$	52,730,520

A. All the aforementioned ships have been insured based on the market value of each vessel or the requirement of the creditor banks. As of December 31, 2011 and 2010, the insurance coverage amounted to USD1,337,820 and USD1,361,700, respectively. In addition, the ships were covered by the protection and indemnity insurance with GARD. The indemnity amounts were

unlimited except for oil pollution which was limited to USD 8 billion and 5 billion as of December 31, 2011 and 2010.

B.The Group's loading and unloading equipment were covered by the general insurance for construction machinery with insurance coverage amounting to \$6,004,878 and \$6,108,545 as of December 31, 2011 and 2010, respectively. The fire and car insurance coverage for the office equipment and building was \$4,313,542 and \$3,936,788 as of December 31, 2011 and 2010, respectively. Container facilities were insured with full coverage amounting to USD631,663 and USD632,591 as of December 31, 2011 and 2010, respectively.

C.The interest capitalization of fixed assets for the year ended December 31, 2011 was \$45,572. (12) <u>Short-term loans</u>

	Dec	ember 31, 2011	December 31, 2010		
Unsecured loans	\$	3,910,312	\$	2,602,020	
Less: Unrealized foreign exchange gain				1,152	
	\$	3,910,312	\$	2,603,172	
Interest rate		1.29~2.50%	0.	69%~0.76%	
(13) Financial liabilities at fair value through profit of	or loss				
	Dece	ember 31, 2011	December 31, 2010		
Current items:					
Trading financial liabilities					
Interest rate swap	\$	250,083	\$	238,467	
Cross currency swap		-		72,338	
Foreign exchange option		-		271,141	
Embedded derivatives		5,163		260,928	
	\$	255,246	\$	842,874	

A.As of December 31, 2011 and 2010, the Group recognized net gain of \$232,863 and \$390,685, respectively.

B.Hedge accounting for these derivative instruments held for hedging activities was not adopted. (14) Long-term liabilities - current portion

	Dece	mber 31, 2011	Dece	mber 31, 2010
Corporate bonds payable	\$	2,955,661	\$	1,156,100
Long-term bank loans		4,147,151		5,786,892
	\$	7,102,812	\$	6,942,992
(15) Corporate bonds payable				
	Dece	mber 31, 2011	Dece	mber 31, 2010
Domestic unsecured convertible bonds	\$	594,100	\$	1,252,700
Domestic secured exchangeable bonds		2,500,000		2,500,000
Less: Discount on corporate bonds	(138,439)	()	377,825)
		2,955,661		3,374,875
Less: Current portion	(2,955,661)	(1,156,100)
	\$		\$	2,218,775

- A.On July 23, 2009, the Company issued its first domestic secured exchangeable bonds (referred herein as the "Exchangeable Bonds") at face value, totaling \$2,500,000. The major terms of the issuance are set forth below:
 - a)Period: 3 years (July 23, 2009 to July 23, 2012)
 - b)Coupon rate: 0% per annum
 - c)Principal repayment and interest payment

Unless the Exchangeable Bonds are redeemed, exchanged or deregistered before maturity, or other events occur due to regulatory reasons, the principal of the Exchangeable Bonds shall be repaid in lump sum by cash at maturity based on the face value of the Bonds.

- d) Collaterals
 - (a)The redemption of the Exchangeable Bonds are guaranteed by Bank Sinopac and Credit Agricole Corporate and Investment Bank, referred herein as the "Guarantors". The guaranty period is from the issuance date of the Exchangeable Bonds to the date all the debts are paid off. Additionally, the portion the Guarantors insure includes principal plus accrued interest and debt ancillary to the main liability.
 - (b)If the bondholders make a claim to the Guarantors to redeem the Exchangeable Bonds, the Guarantors should pay within 14 days after being informed of the claim.
 - (c)During the guarantee period, if the Company is unable to repay the principal and interest on the bonds on schedule, violates the consignment contract with consigned bank or guaranty contract with the Guarantors, or violates events approved by official authority, to a certain extent that trespass on the bondholders' rights and interests happens, all the Exchangeable Bonds are deemed to be at maturity immediately.
- e) Object exchanged

Common stock of Evergreen International Storage and Transport Corporation (EITC) which belongs to the Company (Related information is stated in Note 4 (10)).

- f) Redemption at the Company's option
 - (a)During the period from one month after the issuance of the Exchangeable Bonds to 40 days before the maturity of the Exchangeable Bonds, if the closing price of common stock of EITC at the block trade market is equal to or more than 30% of the exchange price for a period of 30 consecutive trading days, the Company may redeem the outstanding bonds in cash at the face value of the Exchangeable Bonds within 30 trading days after the abovementioned 30 consecutive trading days.
 - (b)During the period from one month after the Exchangeable Bonds are issued to 40 days before the maturity of the Exchangeable Bonds, if the total amount of the Exchangeable Bonds outstanding is less than 10% of the total issued amount, the Company may redeem the outstanding bonds in cash at their face value any time during the 40 days before the maturity of the Exchangeable Bonds
 - (c)When the Company issues its redemption notice, and the bondholders do not reply in

written form before the effective redemption date, the Company may convert the bonds held by those bondholders into common stock at the exchange price in effect at the expiration of the notice period.

- g) Terms of exchange
 - (a)Exchange period

The bondholders may exchange the Exchangeable Bonds into the common stock of EITC during the period from one month after the Exchangeable Bonds are issued to 10 days before the maturity of the Exchangeable Bonds.

The bondholders are prohibited from exercising their exchange right during the period from 3 trading days before the announcement of cash or stock dividends to the date of distribution of the cash or stock dividends.

(b)Exchange price

The base day for setting exchange price is July 15, 2009. The exchange price can be any of the three average closing prices of the common stock of EITC during the 1, 3 and 5 trading days before the base day multiplied by the number ranging from 101.00% to 110.00%. If any cash or stock dividends are distributed before the base day, the closing price used in the computation of the exchange price must be adjusted for the effect of the dividend distribution. If any cash or stock dividends are distributed during the period from the date on which the exchange price is set to the date on which the Exchangeable Bonds are issued, the exchange price is required to be adjusted in accordance with the adjusting formula specified in the bond agreement. The exchange price at the issuance of the Exchangeable Bonds was set at \$30.31(in dollars). Until the report release date, the exchange price at the issuance of the Exchangeable Bonds was set at \$28.87(in dollars).

h) Entitlement to cash dividends

The bondholders who request to exchange the Exchangeable Bonds during the period from January 1 of the current year to any date which is more than 3 trading days before the announcement of cash or stock dividends are entitled to the cash or stock dividends resolved by the stockholders in the current year. Exchange of the Exchangeable Bonds is prohibited during the period from 3 trading days before the announcement of cash or stock dividends to the ex-dividend date.

The bondholders who request to exchange the Exchangeable Bonds during the period from the date following the ex-dividend date to December 31 of the current year are not entitled to the cash or stock dividends resolved by the stockholders in the current year, but are entitled to the cash or stock dividends resolved by the stockholders in the following year.

i) Others

The Company did not repurchase the Exchangeable Bonds and the bondholders did not exercise the exchange right before December 31, 2011.

- B.On August 7, 2009, the Company issued its third domestic unsecured registered convertible bonds (referred herein as the "Third Bonds") at face value, totaling \$2,500,000. The major terms of the issuance are set forth below:
 - a) Period: 5 years (August 7, 2009 to August 7, 2014)
 - b) Coupon rate: 0% per annum
 - c) Principal repayment and interest payment

Unless the Third Bonds are redeemed, repurchased, resold, converted or deregistered before maturity, or other events occur due to regulatory reasons, the principal of the Third Bonds shall be repaid in lump sum by cash at maturity based on the face value of the Bonds.

d) Collaterals

The Third Bonds are unsecured. However, if the Company subsequently issues other convertible bonds secured with collaterals, the rights of the holders of the Third Bonds to claim their credits and the collaterals are set at the same rank as the holders of the convertible bonds issued subsequently.

- e) Redemption at the Company's option
 - (a)During the period from one month after the issuance of the Third Bonds to 40 days before the maturity of the Third Bonds, if the closing price of the Company's common stock at the Taiwan Stock Exchange is equal to or more than 30% of the conversion price for a period of 30 consecutive trading days, the Company may redeem the outstanding bonds in cash at the face value of the Third Bonds within 30 trading days after the abovementioned 30 consecutive trading days.
 - (b)During the period from one month after the Third Bonds are issued to 40 days before the maturity of the Third Bonds, if the total amount of the Third Bonds outstanding after the conversion by the bondholders is less than \$250 million (10% of the total issued amount), the Company may redeem the outstanding bonds at their face value any time during the 40 days before the maturity of the Third Bond.
 - (c)When the Company issues its redemption notice, if the bondholders do not reply before the effective redemption date, the Company may convert the bonds held by those bondholders into common stock at the conversion price in effect at the expiration of the notice period.
- f) Redemption at the bondholders' option

During the period from 30 days before the 2-year maturity of the Third Bonds to the date of maturity, or from 30 days before the 3-year maturity of the Third Bonds to the date of maturity, the bondholders may require the Company to redeem their bonds in cash at the face value plus interest compensation. The redemption price for the former is 101.00% of the face value with a yield rate of 0.50% per annum, and 101.51% of the face value with a yield rate of 0.50% for the latter.

g) Terms of conversion

(a)Conversion period

The bondholders may convert the Third Bonds into the Company's common stock during the period from one month after the Third Bonds are issued to 10 days before the maturity of the Third Bonds.

The bondholders are prohibited from exercising their conversion right during the period from 3 trading days before the announcement of cash or stock dividends to the date of distribution of the cash or stock dividends.

(b)Conversion price

The base day for setting conversion price is July 30, 2009. The conversion price can be any of the three average closing prices of the Company's common stock during the 1, 3 and 5 trading days before the base day multiplied by 101.00%. If any cash or stock dividends are distributed before the base day, the closing price used in the computation of the conversion price must be adjusted for the effect of the dividend distribution. If any cash or stock dividends are distributed during the period from the date on which the conversion price is set to the date on which the Third Bonds are issued, the conversion price is required to be adjusted in accordance with the adjusting formula specified in the bond agreement. The conversion price at the issuance of the Third Bonds was set at \$20.04 (in dollars). Until the report release date, the conversion price at the issuance of the Exchangeable Bonds was set at \$17.20(in dollars).

h) Entitlement to cash dividends

The bondholders who request to convert the Third Bonds during the period from January 1 of the current year to any date which is more than 3 trading days before the announcement of cash or stock dividends are entitled to the cash or stock dividends resolved by the stockholders in the current year. Conversion of the Third Bonds is prohibited during the period from 3 trading days before the announcement of cash or stock dividends to the ex-dividend date.

The bondholders who request to convert the Third Bonds during the period from the date following the ex-dividend date to December 31 of the current year are not entitled to the cash or stock dividends resolved by the stockholders in the current year, but are entitled to the cash or stock dividends resolved by the stockholders in the following year.

i) Others

As of years ended December 31, 2011, the Third Bond holders to request convertible bonds of the Company common stock, total convertible bonds face value was \$ 1,905,900. Convertible for the Third Bonds to increase conversion transaction capital reserves - paid-in capital in excess of par value of common stock \$1,004,958 and reduce the capital reserves - stock warrants \$ 195,320.

- C.The conversion rights and debt component of the Third Bonds, abovementioned, are recognized separately in accordance with R.O.C. SFAS No. 36. The issuance cost of the Third Bonds is allocated to debt and equity components by the amount initially recognized. Accordingly, the account of "capital reserve stock warrants" amounted to \$256,205. The net value of the rights of repurchase and resold embedded in bonds payable was separated from bonds payable, and was recognized in "financial liabilities at fair value through profit or loss" in accordance with R.O.C. SFAS No. 34.
- (16) Long-term loans

	Dece	ember 31, 2011	December 31, 2010		
Secured bank loans	\$	18,607,027	\$	16,602,217	
Unsecured bank loans		23,367,955		11,586,149	
Less: unrealized foreign exchange gain		41,890	(80,840)	
Less: deferred expenses - hosting fee credit	(6,196)	(9,634)	
		42,010,676		28,097,892	
Less: current portion	(4,147,151)	(5,786,892)	
Others		-		1,828,352	
	\$	37,863,525	\$	24,139,352	
Interest rate	0.	95%~9.38%	0.	75%~9.38%	

Please refer to Note 6 for details of the collaterals pledged for the above long-term loans.

(17) Pension

A.In accordance with the Labor Pension Act ("the Act"), effective July 1, 2005, which adopted a defined contribution scheme, employees of the Company and its subsidiary-TTSC may choose to be subject to either the Act, maintaining their seniority before the enforcement of the Act, or the pension mechanism of the Labor Standard 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 and its subsidiary-TTSC contribute monthly an amount equal to 15% of the employees' monthly salaries and wages to the retirement fund deposited with the department of Trust of Bank of Taiwan under the name of the Labor Pension Fund Supervisory Committee.

- B.Information on recognition in conformity with actuarial report is set forth below:
 - a) Actuarial assumptions

	December 31, 2011	December 31, 2010
Discount rate	2.00%	2.25%
Increase in future salary level	2.00%	2.00%
Expected rate of return on plan assets	2.00%	2.00%

nuonity is as follows.				
	Dece	ember 31, 2011	Dec	ember 31, 2010
Benefit obligations:				
Vested benefit obligation (VBO)	(\$	284,443)	(\$	264,199)
Non-vested benefit obligation	(1,626,402)	(1,280,282)
Accumulated benefit obligation (ABO)	(1,910,845)	(1,544,481)
Effects of future salary increments	(247,168)	(343,017)
Projected benefit obligation (PBO)	(2,158,013)	(1,887,498)
Fair value of plan assets		460,033		464,606
Funded status	(1,697,980)	(1,422,892)
Unrecognized net transaction obligation		46,592		52,417
Unamortized prior service cost		14,465		16,073
Unrecognized loss on plan assets		1,157,923		933,729
Additional accrued pension liability	(971,813)	(659,202)
Accrued pension liability	(<u>\$</u>	1,450,813)	(\$	1,079,875)
c)The pension costs comprise the following:				
		2011		2010
Service cost	\$	34,801	\$	45,092
Interest cost		41,563		34,647
Expected return on plan assets	(11,404)	(12,044)
Deferred amortization				
Unrecognized net transaction obligation		5,824		25,900
Prior service cost		2,112		1,607
Unrecognized loss on plan assets		57,199		33,401
Net pension costs	\$	130,095	\$	128,603

b)Reconciliation of the funded status of the plan to the carrying amount of accrued pension liability is as follows:

- C.Effective July 1, 2005, the Company and its subsidiary-TTSC established a funded defined contribution pension plan (the "New Plan") under the Labor Pension Act ("the Act"). Employees have the option to be covered under the New Plan. Under the New Plan, the Company and its subsidiary-TTSC contribute monthly an amount based on 6% of the employees' monthly salaries and wages to the employees' individual pension accounts at the Bureau of Labor Insurance. The benefits are to be paid monthly or in lump sum upon termination of employment.
- D.The pension costs under the defined benefit plan and the defined contribution plan for the years ended December 31, 2011 and 2010 were \$159,394 and \$159,977, respectively.

(18) Capital stock

- A.As of December 31, 2011, the Company's authorized capital was \$36,000,000, and the paid-in capital was \$34,734,581, divided into 3,473,458 thousand shares of common stocks with a par value of \$10 (in dollars) per share.
- B.Details of the common stock converted from the unsecured domestic convertible bonds issued by the Company for the years ended December 31, 2011 and 2010 are set forth below:

	For the years ended December 31,							
	2011			20	10			
	No. of Shares			No. of Shares				
	(in 000's)		Amount	(in 000's)		Amount		
Third unsecured								
convertible bonds	32,864	\$	328,642	62,240	\$	622,403		

(19) Capital reserve

A.The Securities and Exchange Act requires that capital reserve shall be exclusively used to cover accumulated deficits or to increase capital and shall not be used for any other purpose. However, capital reserve arising from paid-in capital in excess of par value on issuance of common stock and donations can be capitalized once a year, provided that the Company has no accumulated deficits and the amount to be capitalized does not exceed 10% of the paid-in capital.

B.Information related to "capital reserve from stock warrants" is stated in Note 4(15).

- (20) Appropriation of retained earnings and dividend policy
 - A.According to the Company's Articles of Incorporation, if there is any profit for a fiscal year, the Company shall first make provision for income tax, and cover prior years' losses, then appropriate 10% of the residual amount as legal reserve. Dividends shall be proposed by the Board of Directors and resolved by the stockholders. Bonuses paid to employees shall be at least 0.5% of the total distributed amount and the remuneration paid to the directors and supervisors shall not exceed 5% of the total distributed amount. The Company is currently at the stable growth stage. In order to facilitate future expansion plans, dividends to stockholders are distributed mutually in the form of both cash and stocks with the basic principle that the ratio of cash dividends to total stock dividends shall not be lower than 10%.

B.Legal reserve

Except for covering accumulated deficit or issuing new stocks or cash to shareholders in proportion to their share ownership, the legal reserve shall not be used for any other purpose. The use of legal reserve for the issuance of stocks or cash to shareholders in proportion to their share ownership is permitted, provided that the balance of the reserve exceeds 25% of the Company's paid-in capital.

C.Special reserve

If there is any negative stockholders' equity item recognized by the Company, such as unrealized loss on the decline in market value of long-term equity investments and cumulative translation adjustments, the Company is required to set aside an amount equal to the amount of the negative stockholders' equity item as special reserve from the after-tax net income. If the negative stockholders' equity items are subsequently reversed, an amount not exceeding the reversed amount can be appropriated from the special reserve.

D.Appropriation of the 2010 and 2009 earnings as resolved by the stockholders on June 24, 2011 and June 18, 2010, respectively, is set forth below:

	2010			2009					
		Dividend per				Divi	dend per	r	
	To	tal Amount	share	e (in dollars)	Total A	mount	share (in dollar	<u>(s)</u>
Legal Reserve	\$	1,516,545			\$	-			
Special reserve		3,621,980				-			
Cash dividends		3,157,544	\$	1.0		-	\$		-
Cash bonus to employees		3,157,544		1.0		-			-

The appropriation of 2010 earnings stated above is the same as that proposed by the Board of Directors on March 22, 2011.

- E.On March 16, 2012, the earnings available for appropriation had been resolved not to appropriate by the Board of Directors in order to facilitate future operating plans. As of March 27, 2012, the above-mentioned 2011 earnings appropriation had not been approved by the stockholders.
- F.The estimated amounts of employees' bonus and directors' and supervisors' remuneration of 2010 were \$40,000 and \$55,000 and is the same as that resolved by the Board of Directors in 2011.
- G.The information on the appropriation of the Company's employees' bonus and directors' and supervisors' remuneration as resolved by the Board of Directors and approved by the stockholders will be posted in the "Market Observation Post System" at the website of the Taiwan Stock Exchange.

(21) Operating revenue

	For the years ended December 31,					
	2011			2010		
Marine freight income	\$	102,841,927	\$	104,680,813		
Ship rental income		958,868		660,245		
Commission income and agency						
service income		1,587,599		1,767,410		
Container manufacturing income		289,147		261,955		
Container income and others		2,478,517		1,982,753		
	\$	108,156,058	\$	109,353,176		

(22) Income tax

A. Income tax expsense is reconciled as follows:

A medine tax explosible is reconciled as follows.		For the years ended December 31,			
		2011	_	2010	
Income tax expenses	\$	260,647	\$	983,010	
Add (Less):					
Prepaid and withholding taxes	(203,488)	(77,039)	
Separate income tax		39,517		24,828	
Parent Tax refund receivable		1,719		2,303	
Adjustments for changes in tax estimates					
and effect of exchange rate changes	(32,112)	(26,265)	
Net change in deferred income tax assets/					
liabilities		117,855	(725,321)	
Income tax payable	\$	184,138	\$	181,516	
B. Deferred income tax assets and liabilities are	e as f	ollows:			
		December 31, 2011		December 31, 2010	
Deferred income tax assets - current	\$	253,944	\$	315,468	
Deferred income tax assets - non-current		96,582		78,447	
Deferred income tax liabilities - current	(14)	(65)	
Deferred income tax liabilities - non-current	(1,413,210)	(1,572,185)	
Valuation allowance for deferred income					
tax assets		-		=	
	(\$	1,062,698)	(\$	1,178,335)	

deferred income tax assets and nadifities a	reas	s lollows:							
		December 31, 2011					December 31, 2010		
		Amount	Т	ax effect	ŀ	Amount		ax effect	
Current items:									
Bad debts expense	\$	1,937	\$	329	\$	1,766	\$	300	
Unrealized gain	(63)	(14)	(267)	(65)	
Unrealized foreign exchange loss		28,042		4,727		43,347		7,289	
Loss on valuation of financial assets		131,424		22,342		131,424		22,342	
Bonds issued cost		-		-		2,874		489	
Property, plant and equipment and others		383		65		-		-	
Loss on valuation of financial liabilities		-		-		337,501		57,375	
Loss carryforwards	1,	186,162		201,648	1,	,222,605		207,843	
Investment tax credits		-		24,833		-		19,830	
			\$	253,930			\$	315,403	
Non-current items:									
Unrealized expense and losses	\$	52,344	\$	15,120	\$	23,101	\$	6,759	
Pension expense		479,144		81,462		420,674		71,515	
Bonds issued cost		-		-		1,020		173	
Equity-accounted investment income	(7,	,936,746)	(]	1,354,294)	(8	,934,533)	(1	,527,007)	
Property, plant and equipment and others	(236,197)	(58,916)	(181,914)	(45,178)	
			(\$1	1,316,628)			(\$1	,493,738)	

C.Details of temporary differences, loss carryforwards and investment tax credits resulting in deferred income tax assets and liabilities are as follows:

D.The Company is eligible for investment tax credits under the Statute for Upgrading Industry. Details as of December 31, 2011 are as follows:

					Final year tax	
Qualifying item	Tota	al tax credits	Unus	ed tax credits	credits are due	
Significant Public Works	\$	36,000	\$	24,833	2015	

E.As of December 31, 2011, losses available to be carried forward were as follows:

			Loss		Final year losses		
Year in which				to be	nused loss	can be	
losses incurred	An	nount filed	carr	carried forward ca		ryforwards	carried forward
2009	\$	2,456,334	\$	417,577	\$	201,648	2019

F. As of December 31, 2011, the Company's income tax returns through 2009 has been assessed and approved by the Tax Authority.

G. Undistributed retained earnings

	December 31, 2011		December 31, 2010		
Earnings generated in and before 1997	\$	5,570,596	\$	5,570,596	
Earnings generated in and after 1998		3,291,427		17,837,278	
	\$	8,862,023	\$	23,407,874	

H.As of December 31, 2011 and 2010, the balance of the imputation tax credit account were \$1,013,143 and \$2,509,271, respectively. The creditable tax rate was 14.97% for 2010 and is estimated to be 30.78% for 2011.

(23) (Losses) Earnings per share

		For the year end	led December 31, 2	2011
	Amo	unt	Weighted-average outstanding common shares	Losses per share (in dollars)
	Before tax	After tax	(in thousands)	Before tax After tax
Basic EPS				
Consolidated loss Minority interest	(\$ 3,419,155) 545,832	(\$ 3,679,802) 587,441	3,469,771	(\$ 0.99) (\$ 1.06) 0.16 0.17
Consolidated net loss	(<u>\$ 2,873,323</u>)	(<u>\$ 3,092,361</u>)		<u>(\$ 0.83)</u> <u>(\$ 0.89)</u>
Dilutive effect of common stock equivalents: Convertible bonds	NOTE	NOTE	NOTE	
Dilutive EPS				
Consolidated net loss plus dilatve effect of common				
stock equivalents	(<u>\$ 2,873,323</u>)	(<u>\$ 3,092,361</u>)	3,469,771	(<u>\$ 0.83</u>) (<u>\$ 0.89</u>)

Note : According to R.O.C. SFAS NO. 24, "Earnings Per Share", the potential common stock should not be considered in calculation of basic earnings per share, due to net loss from continuing operation, which leads to anti-diluted effect.

			I	For the year en	ded December 31,	2010				
		Amount			Weighted-average outstanding	E	Earnings per share (in dollars)			
					common shares				· · · · · · · · · · · · · · · · · · ·	
		Before tax		After tax	(in thousands)	Bef	ore tax	Af	ter tax	
Basic EPS										
Consolidated income	\$	18,755,577	\$	17,772,567	3,377,843	\$	5.55	\$	5.26	
Minority interest	(2,751,317)	(2,607,116)		(0.81)	(0.77)	
Consolidated net										
income	\$	16,004,260	\$	15,165,451		\$	4.74	\$	4.49	
Dilutive EPS										
Consolidated income		18,755,577		17,772,567		\$	5.36	\$	5.08	
Minority interest	(2,751,317)	(2,607,116)		(0.78)	(0.74)	
Dilutive effect of common stock equivalents:										
Convertible bonds Employee profit-		47,693		47,693	128,225					
sharing		-			1,652					
Consolidated net income plus dilatve effect of common										
stock equivalents	\$	16,051,953	\$	15,213,144	3,507,720	\$	4.58	\$	4.34	
The weighted-average	<u>م</u>	utstanding co	mm	on shares of	2010 have been a	dinst	ed retro	activ	velv in	

The weighted-average outstanding common shares of 2010 have been adjusted retroactively in proportion to retained earnings capitalized during the years ended December 31, 2010.

Personnel, depreciation and amortization expenses are summarized as follows:

	For the year ended December 31, 2011							
	Oj	perating cost	Operating expense			Total		
Personnel expenses								
Salaries	\$	1,485,326	\$	2,406,585	\$	3,891,911		
Labor and health insurance		44,388		229,191		273,579		
Pension expense		203,208		275,608		478,816		
Others		123,973		92,266		216,239		
Depreciation		5,149,181		114,821		5,264,002		
Amortization		248,744		28,480		277,224		

⁽²⁴⁾ Personnel, depreciation and amortization expenses

	For the year ended December 31, 2010								
	Op	erating cost	Operating expense			Total			
Personnel expenses									
Salaries	\$	1,363,705	\$	2,518,724	\$	3,882,429			
Labor and health insurance		34,236		209,416		243,652			
Pension expense		200,289		285,637		485,926			
Others		215,914		89,569		305,483			
Depreciation		5,237,802		111,184		5,348,986			
Amortization		276,743		33,908		310,651			

5. RELATED PARTY TRANSACTIONS

(1) Names of the related parties and their relationship with the company

Names of related parties	Relationship with the Company
Evergreen International S.A. (EIS)	Major stockholder of the Company
Evergreen International Storage and Transport Corporation (EITC)	Investee accounted for under the equity method
EVA Airways Corporation (EVA)	Investee accounted for under the equity method
Evergreen Security Corporation (ESRC)	Investee accounted for under the equity method
Charng Yang Development Co., Ltd. (CYD)	Investee accounted for under the equity method
Taipei Port Container Terminal Corporation (TPCT)	Investee accounted for under the equity method
Evergreen International Corporation (EIC)	Investee of the Company's major stockholder
Evergreen Airline Service Corporation (EGAS)	Investee of the Company's major stockholder
Evergreen Marine (Hong Kong) Pte. Ltd. (EGH)	Investee of the Company's major stockholder
Evergreen Marine (Singapore) Pte. Ltd. (EMS)	Investee of the Company's major stockholder
Chang Yung-Fa Charity Foundation	Its chairman being the Company's director
Chang Yung-Fa Foundation	Its chairman being the Company's director
Ningbo Victory Container Co., Ltd. (NVC)	Investee of Peony
Qingdao Evergreen Container Storage and Transportation Co., Ltd. (QECT)	Investee of Peony
Green Peninsula Agencies SDN. BHD. (GPA)	Investee of Peony
Luanta Investment (Netherlands) N.V. (Luanta)	Investee of Peony
Balsam Investment N. V. (Balsam)	Investee of Peony

Names of related parties	Relationship with the Company
Evergreen Shipping Agency Co.(U.A.E)	Investee of Peony
LLC(UAE)	(Acquisition of in December, 2011)
Evergreen Container Terminal (Thailand) Ltd.	Investee of Peony
(ECTT)	(Disposal of in March, 2011)
Colon Container Terminal S.A. (CCT)	Investee of Peony
Taranto Container Terminal S.p.A. (TCT)	Investee of Luanta
Italia Marittima S.p.A.(ITS)	Investee of Balsam
Gaining Enterprise S.A. (GESA)	Investee of EITC
Seaside Transportation Service LLC. (STS)	Investee of ISLAND with significant influence
Sinotrans Group Shenzhen Co. (SGSC)	Investee of SGTC with significant influence

(2) Significant transactions and balances with related parties

A. Operating revenues from related parties

. Operating rever	For the years ended December 31,						
	 201	.1		201	10		
	Amount	% of Total Operating Revenues		Amount	% of Total Operating Revenues		
EIC	\$ 1,905,287	2	\$	1,831,264	2		
EITC	91,125	-		94,864	-		
EIS	140,052	-		267,962	-		
EGH	447,607	-		445,124	-		
ITS	614,043	1		582,953	1		
EMS	860,756	1		803,694	1		
STS	132,163	-		116,745	-		
GESA	31,026	-		28,510	-		
Others				27			
	\$ 4,222,059	4	\$	4,171,143	4		
	 		_		11.00		

The business terms on which the Group transacts with related parties are of no difference from those with non-related parties.

		For the years end	ed December 31,	
	201	.1	201	10
		% of Total		% of Total
		Operating		Operating
		Costs and		Costs and
	Amount	Expenses	Amount	Expenses
EITC	\$ 551,703	-	\$ 776,310	1
EIC	621,673	1	619,523	1
ESRC	45,174	-	46,718	-
TPCT	77,080	-	56,697	-
GESA	1,552,673	2	1,660,616	2
EIS	939,662	1	670,705	-
EGH	964,448	1	1,096,348	1
ITS	546,142	-	9,443	-
EMS	515,969	-	-	-
Others	5,761		5,456	
	\$ 5,820,285	5	\$ 4,941,816	5

B. Expenditures on services rendered by related parties

The business terms on which the Group transacts with related parties are of no difference from those with non-related parties.

C. Asset transactions

a) Acquisitions of property, plant and equipment

, I		Fo	r the years end	ed De	ecember 31,
	Items		2011		2010
EIC	Office equipment	\$	3,351	\$	274
EITC	Vessel-PRMT		502,254		-
"	Vessel-PRBT		492,993		-
	Vessel-PRSP		470,324		-
		\$	1,468,922	\$	274

b) Disposal of property, plant and equipment

		For the years ended December 31,				
		20	011	2010		
			Gain on		Gain on	
	Item	Price	disposal	Price	disposal	
EVA	Office equipment	\$ 1,626	\$ -	\$ -	\$ -	
EITC	Office equipment	32	32	-	-	
"	Loading and unloading equipment	9,666	9,644	-	-	
	Computer and communication					
"	equipment	163	21	-	-	
Chang Yung-						
Fa Charity	Transportation equipment -					
Foundation	containers			88	82	
		\$11,487	\$ 9,697	<u>\$ 88</u>	\$ 82	

D.Lease

a) Rental income (recorded as non-operating income and gains) generated from the operating premises and parking lots leased to the related parties are as follows:

		For the years ended December 31,					1,
			20)11		20)10
	Leasehold			% of Total			% of Total
	Property		Amount	Rental Income		Amount	Rental Income
EIC	Office building	\$	95,040	80	\$	94,708	78
"	Vehicles		1,056	1		1,122	1
EVA	Office building		1,595	1		497	-
ESRC	Parking lots		96	-		92	-
Chang Yung- Fa Charity							
Foundation	Office building		218			208	
		\$	98,005	82	\$	96,627	79

b) Rental expense (recorded as general and administrative expenses) incurred for operating premises and parking lots leased from the related parties are as follows:

			For the years ended December 31,				
			2011		20		10
				% of Total			% of Total
	Leasehold			Rental			Rental
	Property	A	mount	Expenses	A	Amount	Expenses
EIC	Office buildings	\$	43,456	99	\$	43,047	99
EVA	Office buildings						
	&Parking lots		53	1		221	1
		\$	43,509	100	\$	43,268	100

c) Rental expense incurred for the vessels and slot lease from the related parties are recorded as direct operating costs. Details are set forth below:

		December 31,					
	 201	1		2010			
		% of Total			% of Total		
		Charter and			Charter and		
		Slottage			Slottage		
	 Amount	Expenses		Amount	Expenses		
EITC	\$ 369,925	8	\$	603,087	17		
GESA	1,552,673	35		1,660,616	46		
EIS	939,662	21		670,705	19		
ITS	546,142	12		9,443	-		
EMS	515,969	11		-	-		
EGH	 4,232			4,785			
	\$ 3,928,603	87	\$	2,948,636	82		

E.Receivables from and payables to related parties

The receivables from and payables to related parties bear no interest, and are set forth as follows:

The receivables from and pay	 December		 December	
		% of		% of
		Account		Account
Accounts receivable	 Amount	Balance	 Amount	Balance
EIC	\$ 72,796	2	\$ 115,167	1
EITC	22,889	-	22,062	-
ITS	22,549	-	48,207	1
EMS	11,120	-	100,207	1
Others	 13,171		 12,042	
	\$ 142,525	2	\$ 297,685	3
	 December	31, 2011	 December	31, 2010
		% of		% of
		Account		Account
Other receivables	 Amount	Balance	 Amount	Balance
EIC	\$ 71,416	3	\$ 62,237	3
Luanta	442,114	19	372,866	21
EIS	70,679	3	1,041	-
Others	 7,131	_	 97,946	6
	\$ 591,340	25	\$ 534,090	30
	December	31, 2011	 December	31, 2010
		% of		% of
				A
		Account		Account
Accounts Payable	 Amount	Account Balance	 Amount	Balance
Accounts Payable EIC	\$ <u>Amount</u> 30,148		\$ <u>Amount</u> 34,509	
• • • • • • • • • • • • • • • • • • •		Balance		Balance
EIC	 30,148	Balance	 34,509	Balance
EIC EITC	 30,148 10,727	Balance 1 -	 34,509 12,208	Balance 1
EIC EITC ITS	 30,148 10,727 201,663	Balance 1 -	 34,509 12,208 31,110	Balance 1
EIC EITC ITS EIS	 30,148 10,727 201,663 7,610	Balance 1 - 4	 34,509 12,208 31,110 19,341	Balance 1 - 1
EIC EITC ITS EIS EMS	 30,148 10,727 201,663 7,610 31,503	Balance 1 - 4	 34,509 12,208 31,110 19,341 22,680	Balance 1 - 1
EIC EITC ITS EIS EMS EGH	 30,148 10,727 201,663 7,610 31,503 1,416	Balance 1 - 4	 34,509 12,208 31,110 19,341 22,680 10,645	Balance 1 - 1
EIC EITC ITS EIS EMS EGH	\$ 30,148 10,727 201,663 7,610 31,503 1,416 4,471	Balance 1 - 4 - 1 - - - - 6	\$ 34,509 12,208 31,110 19,341 22,680 10,645 4,535	Balance 1 - 1 - 1 - 1 - - 3
EIC EITC ITS EIS EMS EGH	\$ 30,148 10,727 201,663 7,610 31,503 1,416 4,471 287,538	Balance 1 - 4 - 1 - - - - 6	\$ 34,509 12,208 31,110 19,341 22,680 10,645 4,535 135,028	Balance 1 - 1 - 1 - 1 - - 3
EIC EITC ITS EIS EMS EGH	\$ 30,148 10,727 201,663 7,610 31,503 1,416 4,471 287,538	Balance 1 - 4 - 1 - 1 - 5 6 31, 2011	\$ 34,509 12,208 31,110 19,341 22,680 10,645 4,535 135,028	Balance 1 - 1 - 1 - 1 - 1 - 3 3 31, 2010
EIC EITC ITS EIS EMS EGH	\$ 30,148 10,727 201,663 7,610 31,503 1,416 4,471 287,538	Balance 1 - 4 - 1 - 1 - 5 6 31, 2011 % of	\$ 34,509 12,208 31,110 19,341 22,680 10,645 4,535 135,028	Balance 1 1 - 1 - 1 - 1 - 1 - 3 3 31, 2010 % of
EIC EITC ITS EIS EMS EGH Others	\$ 30,148 10,727 201,663 7,610 31,503 1,416 4,471 287,538 December	Balance 1 - - 4 - 1 - - 6 31, 2011 % of Account -	\$ 34,509 12,208 31,110 19,341 22,680 10,645 4,535 135,028 December	Balance 1 - 1 - 1 - 1 - - 3 3 31, 2010 % of Account
EIC EITC ITS EIS EMS EGH Others	\$ 30,148 10,727 201,663 7,610 31,503 1,416 4,471 287,538 December	Balance 1 - - 4 - 1 - - 1 - - 6 31, 2011 % of Account Balance -	\$ 34,509 12,208 31,110 19,341 22,680 10,645 4,535 135,028 December	Balance 1 - 1 - 1 - 1 - 1 - 3 31, 2010 % of Account Balance
EIC EITC ITS EIS EMS EGH Others Other Payables EIS	\$ 30,148 10,727 201,663 7,610 31,503 1,416 4,471 <u>287,538</u> December <u>Amount</u> 103,208	Balance 1 - - 4 - 1 - 1 - 6 - 31, 2011 % of Account Balance 9 9	\$ 34,509 12,208 31,110 19,341 22,680 10,645 4,535 <u>135,028</u> December <u>Amount</u> 103,162	Balance 1 - 1 - 1 - 1 - 1 - 3 31, 2010 % of Account Balance 11

(3) Endorsements and guarantees for related parties

Endorsements and guarantees provided for its related parties are as follows:

	December 31, 2011			December 31, 2010	
Balsam	USD	49,000	USD	49,000	
CCT	USD	9,600	USD	9,600	
TCT	USD	23,025	USD	20,772	

- (4) Significant contracts with related parties
 - A.The Company entered into an agreement with EIC for consulting services on business management, computer information, and shipping affairs. Except for payments made on behalf of the Company which are charged on actual amounts, the remaining fees are charged on an hourly basis or by cost plus method. The contract took effect on July 1, 1996 and will remain effective unless terminated.
 - B.The Company entered into an agreement with EIC for services, such as cargo-forwarding and freight-collecting. As of December 31, 2011 and 2010, the receivables were \$71,856 and \$61,904, respectively. The contract has been effective since 2002.
 - C.The Company entered into an agreement with ESRC for security service in the Taipei office, the Kaohsiung office, and the Kaohsiung container yards. The monthly service fees were \$940 for Taipei and \$1,614 for Kaohsiung.
 - D.The Group entered into agency agreements with its related parties to manage petty cash required by their vessels, and payments of Taiwanese crew salaries and insurance premiums. The transactions are recorded as "temporary debits". As of December 31, 2011 and 2010, the debit balances of the account are as follows:

	December 31, 2011		December 31, 2010		
EMS	\$	10,436	\$	9,983	
GESA		7,345		8,920	
EIS		3,468		2,734	
EGH		4,308		3,821	
	\$	25,557	\$	25,458	

E. The Group entered into agency agreements with its related parties, whereby the related parties act as the Group's overseas agents to deal with foreign port formalities, such as arrival and departure of the Group's ships, cargo stevedoring and forwarding, freight collection, and payment of expenses incurred in foreign ports. The transactions are recorded as "agent accounts in other assets (liabilities) - current ". As of December 31, 2011 and 2010, the debit balances of the accounts are as follows:

	December 31, 2011		December 31, 2010	
EIC	\$	43,760	\$	376,262

- F. Temporary accounts, between the Group and Evergreen International S.A., Gaining Enterprise S.A., Italia Marittima S.p.A., Evergreen Marine (Hong Kong) Ltd. and Evergreen Marine (Singapore) Pte. Ltd. incurred due to foreign port formalities and pier rental expenses are recognized as "other current assets (liabilities)" in agency reciprocal accounts. Details of the balance as of December 31, 2011 and 2010 are as follows:
 - a) Debit balance of agency reciprocal accounts

	D	December 31, 2011	De	cember 31, 2010
EIS	\$	1,020,814	\$	135,877
ITS		94,018		86,798
GESA		20,853		27,908
	\$	1,135,685	\$	250,583
b) Credit balance of agency reciprocal account	S			
	D	December 31, 2011	De	cember 31, 2010
EGH	\$	178,794	\$	125,854
EMS		50,703		326,920
	\$	229,497	\$	452,774

G.The Company has been commissioned by its related parties to manage their vessel affairs. The management fees are charged monthly and are recorded as operating revenues. Details of the management fees recognized for the years ended December 31, 2011 and 2010 are as follows:

	For the years ended December 31,				
		2011		2010	
EITC	\$	85,711	\$	89,595	
EIS		54,520		49,054	
EMS		29,423		30,916	
GESA		23,088		20,937	
EGH		21,243		19,405	
ITS		9,073		8,426	
	\$	223,058	\$	218,333	

(5)	Disclosure of	managements salaries	, bonuses and allowance
	Disclosule of	managemente balaries	, bolidbeb and anowanee

	For the years ended December 31,						
		2011		2010			
Salary and bonuses	\$	128,837	\$	125,062			
Administrative fees Directors' and supervisors' remuneration and employees'		3,635		6,018			
bonuses		3,510		59,134			
	\$	135,982	\$	190,214			

A.Salaries and bonuses includes salaries, premiums, pensions, severance pay, bonuses, and incentives.

B.Administrative fees include travel allowances, discretionary allowances, stipends, and provision of vehicles and housing, etc.

C.Employees' bonuses and directors' and supervisors' remuneration is estimated in income statement in this period.

(6) As a means to give back to society, the Company sponsored charities for the public good and donated \$50,000 to Chang Yung-Fa Foundation in 2010.

6. PLEDGED ASSETS

The Group's assets pledged as collateral as of December 31, 2011 and 2010 are as follows:

		Book	val	ue	
Pledged assets	December 31, 2011		De	ecember 31, 2010	Purpose
Restricted assets					Performance
- Time deposits Refundable deposits	\$	520,132	\$	561,663	guarantee
- Time deposits		2,000		2,000	"
Property, plant and equipment					
-Land		1,800,093		1,800,093	Long-term
-Buildings		813,889		839,659	loan
-Loading and unloading equipment		1,337,866		2,349,818	"
-Ships		13,362,686		12,840,771	"
-Transportation equipment		1,642,626		1,477,864	"
Financial assets carried at cost					
-Classic Outlook Investment Ltd.		-		2,987,135	"
-Everup Profits Ltd.		-		7	"
long-term equity investments accounted	for				Exchange
under the equity method -EITC		1,631,851		1,670,471	corporate bonds
	\$	21,111,143	\$	24,529,481	payable as subject

7. COMMITMENTS AND CONTINGENT LIABILITIES

- A. As of December 31, 2011, the Company had delegated Deutsche Bank to issue Letter of Certificate amounting to USD 5,000.
- B. As for the list and amount of the Group's endorsement and guarantee, please refer to Notes 5, Related Party Transaction.
- C. A former stockholder of the Company sold some of its shares through issuance of global depository receipts (GDRs). The issuance of GDRs was approved by the SEC on June 19, 1996 as per Letter (85) Tai-Cai-Zheng (1) No. 35410. On August 2, 1996, the GDRs were approved by the UK governing authority to be listed on the London Stock Exchange and were issued in Asia, Europe and the US. The initial number of units issued was 5,449,592, representing 54,495,920 shares of the Company's common stock at \$50.50 (in dollars) per share, and the number of supplementary units issued was 817,438. In total, the number of units issued was 6,267,030, representing 62,670,300 shares of the Company's common stock at \$50.50 (in dollars) per share, and the GDRs issued amounted to USD115,000. Another 2,085,856 units, representing 20,858,634 shares of the Company's common stock, were issued during the period from 1997 to December 31, 2011. As of December 31, 2011, 7,975,440 units were redeemed and 377,446 units were outstanding, representing 3,774,534 shares of the Company's common stock.
- D. As of December 31, 2011, the long-term and medium-term loan facilities granted by the financial institutions with the resolution from the Board of Directors to finance the Company's purchase of new containers and general working capital requirement amounted to \$39,361,699 and the unutilized credits was \$16,642,398.
- E. As of December 31, 2011, the estimated amount of charter expense in the following years under long-term contracts is set forth as follows:

Year	Ar	nount
within 1 year	USD	208,982
1~2 years		117,104
2~3 years		53,838
3~4 years		51,036
4~5 years		38,111
over 5 years		82,794
	USD	551,865

F. As of December 31, 2011, the amount of guaranteed notes issued by the Company for loans borrowed was \$19,252,067.

- G. To meet operational needs, the Group signed the shipbuilding contracts from Samsung Heavy Industries Co., Ltd. Total contract price is USD1, 339,000. By the end of the year, 2011, the Group signed the shipbuilding contracts, which includes USD844,600 unpaid.
- H. To meet operational needs, the Group signed on May 20, 2011, the shipbuilding contracts for seven container vessels from Taiwan Shipbuilding Co., As of December 31, 2011, the total price of shipbuilding contracts amounted to USD721,000, which includes USD684,950 unpaid.

8. SIGNIFICANT CATASTROPHE

None.

9. <u>SUBSEQUENT EVENTS</u>

- A. The subsidiary company Peony Investment S.A. at annual board meeting on January 18 and March 21, 2012 adopted a resolution of Balsam Investment (Netherlands) N.V. to raise additional cash as original stockholders. The amount of these resolution are EUR19,600 and EUR49,000, respectively. After these subscribed the Company still holds 49% shares by Equity method.
- B. The Company's Board of Directors passed the decision for the 12th issuance of collateral corporate bond for \$3,000,000. The face amount per share is \$1,000 and time period is 5 years. The coupon rate is fixed and does not exceed 2%.
- C. The Company's Board of Directors passed the decision for appropriation of profit and loss on March 16, 2012 and the related information is illustrated in Note 4(20).
- 10. <u>OTHERS</u>
 - (1) Financial statement disclosure

Certain accounts in the 2010 financial statements were reclassified to conform to the 2011 financial statement presentation.

(2) Fair value information of financial instruments

	De	ecember 31, 20)11
		Fair	Value
	Book value	Quotations in an active market	Estimated using a valuation technique
Non-derivative financial instruments : Assets			
Cash and cash equivalents	\$ 23,006,258	\$ -	\$ 23,006,258
Notes and accounts receivable	10,406,179	-	10,406,179
Financial assets at fair value through profit or loss			
Equity securities	10,003	10,003	-
Beneficiary certificates	2,220,851	2,220,851	-
Corporate bonds	62,959	-	62,959
Held-to-maturity financial assets-current	951,382	-	951,382
Restricted assets	520,132	-	520,132
Available-for-sale financial assets-non-current	602,904	602,904	-
Held-to-maturity financial assets-non-current	370,000	-	370,000
Financial assets carried at cost-non-current	1,515,391	-	-
Refundable deposits	118,412	-	118,412
Liabilities			
Short-term loans	3,910,312	-	3,910,312
Notes and accounts payable	15,078,491	-	15,078,491
Corporate bonds payable (including current			
portion)	2,955,661	-	2,955,661
Long-term loans (including current portion)	42,010,676	-	42,010,676
Guarantee deposits received	40,231	-	40,231
Derivative financial instruments :			
Assets			
Cross currency swap (CCS)	1,824	-	1,824
Liabilities			
Interest rate swap (IRS)	250,083	-	250,083
Embedded derivatives	5,163	-	5,163

	D	ecember 31,20	10
		Fair	Value
	Book value	Quotations in an active market	Estimated using a valuation technique
Non-derivative financial instruments :			
Assets			
Cash and cash equivalents	\$ 19,716,091	\$ -	\$ 19,716,091
Notes and accounts receivable	11,780,623	-	11,780,623
Financial assets at fair value through profit or loss			
Equity securities	334	334	-
Beneficiary certificates	1,908,594	1,908,594	-
Corporate bonds	104,287	-	104,287
Other financial assets-current	158,383	-	158,383
Restricted assets	561,663	-	561,663
Available-for-sale financial assets-non-current	957,108	957,108	-
Held-to-maturity financial assets-non-current	3,135,915	-	3,135,915
Financial assets carried at cost-non-current	4,497,128	-	-
Refundable deposits	110,902	-	110,902
Liabilities			
Short-term loans	2,603,172	-	2,603,172
Notes and accounts payable	16,303,945	-	16,303,945
Corporate bonds payable (including current			
portion)	3,374,875	-	3,374,875
Long-term loans (including current portion)	24,240,182	-	24,240,182
Guarantee deposits received	32,191	-	32,191
Derivative financial instruments :			
Assets			
Interest rate swap (IRS)	158	-	158
Cross currency swap (CCS)	5,215	-	5,215
Liabilities			
Interest rate swap (IRS)	238,467	-	238,467
Cross currency swap (CCS)	72,338	-	72,338
Foreign exchange option (FX option)	271,141	-	271,141
Embedded derivatives	260,928	-	260,928

The following summarizes the methods and assumptions used in estimating the fair value of financial instruments:

A.The fair values of short-term financial instruments were determined using their carrying value because of the short maturities of these instruments. This method applies to cash and cash equivalents, notes and accounts receivable/payable, other financial assets, refundable deposits, restricted assets, short-term debts, short-term bills payable and guarantee deposits received.

- B.For financial assets at fair value through profit or loss and available-for-sale financial assets with quoted market price available in an active market, the fair value is determined using the quoted market price. When there is no quoted market price for reference, a substitute valuation technique is used to measure the fair value which incorporates all factors that market participants would consider in making estimations and assumptions for setting a price and wherein such information is available to the Group.
- C.Held-to-maturity financial assets are those with fixed or determinable payments and a fixed time-to-maturity which the Group has positive intent and ability to hold. Upon measurement, held-to-maturity financial assets are carried at amortized cost. Any profits or losses incurred due to changes in fair value should be recognized in the income statement when the financial asset is derecognized, impaired or amortized.
- D.Financial assets carried at the cost, consists of unlisted stocks or those not actively traded in an active market. Their fair value could not be measured reliably; hence, such instruments are measured at cost in compliance with applicable accounting standards. For bond investments with no active market, the carrying value is used to estimate its fair value when there is no market price for reference.
- E.Fair values of long-term loans are estimated based on the present values of future cash flows. For bank loans associated with floating interest rate, the carrying value represents its fair value.
- F.Fair values of corporate bonds payable are determined as the quoted market prices when available. When the quoted market prices are not available, fair values are estimated based on financial information or other information.
- G.The fair values of derivative financial instruments are determined based on the estimated amounts to be received or paid if the Group terminates the contract on the balance sheet date. Unrealized gains or losses arising from unsettled contracts are generally included. Ask price from counterparties are available for reference in setting fair values for the Group's derivative financial instruments.
- (3) Information on significant gain/loss and equity items on financial instruments
 - A.For the years ended December 31, 2011 and 2010, total interest income for financial assets and financial liabilities that are not at fair value through profit or loss amounted to \$235,521 and 216,879, whereas the total interest expense amounted to \$415,765 and \$484,217, respectively.
 - B.For the years ended December 31, 2011 and 2010, the adjustment of shareholders' equity resulting from available-for-sale financial assets was debit \$387,812 and credit \$264,796; whereas the total loss or gain deducted from the adjustment of shareholders' equity resulting from available-for-sale financial assets was \$35,957 and \$0, respectively.
- (4) Information on interest rate risk positions

As of December 31, 2011 and 2010, the financial assets with fair value risk due to the change of interest amounted to \$0 and \$158 ; Whereas the financial liabilities with fair value risk due to the change of interest amounted to \$250,083 and \$238,467, respectively. The financial assets with cash

flow risk due to the change of interest amounted to \$4,290,110 and \$3,914,665 ; whereas the financial liabilities with cash flow risk due to the change of interest amounted to \$42,927,184 and \$28,107,525, respectively.

(5) <u>Risk policy and hedging strategy</u>

The financial instruments held by the Group, other than derivative instruments, are composed of cash and cash equivalents, stocks, funds, bank loan, and corporate bonds. Such financial instruments are held for maintaining adequate operating capital. The Group also held other financial assets and liabilities, such as accounts receivable and payable generated from operating activities.

The transactions associated with derivative instruments mainly include interest rate swap and oil swap. The primary objective is to avoid the interest rate risk and fuel price variation arising from operating and financing activities.

The primary risks of financial instruments are cash flow risk associated with interest rate fluctuations, exchange rate risk, credit risk, and liquidity risk. The risk management policies are set forth below:

Cash flow risk associated with interest rate fluctuations

The Group's major exposure to cash flow risk associated with interest rate variations come primarily from long-term financing with floating interest. The Group adopts a combination of fixed and floating interest rate loans to manage such interest rate risks. In addition, the Group also engages in interest rate swaps to minimize cost of borrowings.

As of December 31, 2011, the carrying values of the Group's financial instruments exposed to interest rate are summarized in the order of maturity as follows:

A. Fixed interest rate

	Within 1 year	1-2 years	2-3 years	over 3 years	Total
Cash and cash equivalents	\$ 17,675,619	\$ -	\$-	\$ -	\$ 17,675,619
Bank loan	(200,000) (200,000)	(200,000)	(2,400,000)	(3,000,000)
B. Floating interest rate					
	Within 1 year	1-2 years	2-3 years	over 3 years	Total
Cash and cash equivalents	\$ 4,290,110	\$ -	\$-	\$ -	\$ 4,290,110
Bank loan	(7,857,463) (6,191,085)	(9,290,526)	(19,588,110)	(42,927,184)

The interest of financial instruments associated with the floating interest rates is remeasured within 1 year period and the interest for financial instruments associated with the fixed interest rate is fixed to maturity. The financial instruments not included in the preceding table are not subject to interest payments and thus, do not have inherent interest rate risk.

Exchange rate risk

Although the Group is exposed to exchange rate risk, the Group has stable cash inflows denominated in foreign currencies for meeting cash outflows denominated in foreign currency due to the fact that the Group operates in international transportation industry. In order to minimize exchange rate risk, the Group also engages in activities, such as borrowing of US Dollar loans, etc.

Totergin currency and exem	<u> </u>	December			December	31,2010
	Fore	eign currency	Exchange rate	Foreig	n currency	Exchange rate
Financial assets :						
Monetary items						
USD	\$	383,590	30.2765	\$	402,563	29.1830
EUR		37,013	39.2156		53,219	38.8251
KRW		6,045,981	0.0262		-	-
CNY		67,487	4.7913		-	-
THB		232,636	0.9533		-	-
ZAR		29,530	3.7076		-	-
VND		79,624,998	0.0014		-	-
IDR		152,971	0.5722		-	-
Non-monetary items	_					
USD		101,064	30.2765		243,300	29.1830
MYR		115,524	9.5532		85,251	9.4643
GPB		20,261	46.6455		-	-
Long-term equity						
investment accounted for						
under the equity method	-					
USD		234,740	30.2765		329,546	29.1830
		December	31,2011		December	31,2010
	Fore	eign currency	Exchange rate	Foreig	n currency	Exchange rate
Financial liabilities :						
Monetary items	_					
USD	\$	759,064	30.2765	\$	731,964	29.1830
EUR		25,165	39.2156		16,715	38.8251
GBP		192,632	46.6455		135,819	45.0688
KRW		4,439,096	0.0262		-	-
CNY		43,649	4.7913		-	-
THB		343,006	0.9533		-	-
ZAR		21,092	3.7076		-	-
IDR		277,364	0.5722		-	-

The Group is engaged in the business involves a number of non-functional currency. Details of the foreign currency and exchange rate are as follows:

Credit risk

The Group only deals with third parties with good credit standings. In compliance with the Group's policies, strict credit assessment is to be performed by the Group prior to providing credit to customers. The occurrence of bad debts is also minimized by the Group's practices in continuously monitoring and assessing collections on notes and accounts receivables and making adjustments to the credit terms granted for each customer based on the conclusion drawn from such assessment. Moreover, the Group is restricted from engaging in credit trading with other business units operating under other functional currencies unless permission from the highest instruction unit has been received.

Other financial instruments held by the Group are subject to credit risk arising from the failure of counterparty to settle their contractual obligations as and when they fall due. Since the Group only deals with third parties with qualifying credit standings, no collateral is required by the Group which also represents that the maximum credit exposure amount equals to the relative carrying value. The maximum credit exposure amount for various financial assets held by the Group is analyzed as follows:

	 December	r 31, 2011
Financial instruments	Book value	Maximum credit exposure amount
Financial assets at fair value through		
profit or loss		
Trading financial assets	\$ 2,232,678	\$ 2,232,678
Financial assets designated as at fair value		
through profit or loss	62,959	62,959
Held-to-maturity financial assets		
Financial bonds	1,321,382	1,321,382
Available-for-sale financial assets		
Equity security	602,904	602,904
Financial assets carried at cost		
Equity security	1,515,391	1,515,391

		December	r 31, 2010	
Financial instruments		Book value	Maximum credi exposure amoun	
Financial assets at fair value through profit or loss				
Trading financial assets	\$	1,914,301	\$	1,914,301
Financial assets designated as at fair value				
through profit or loss		104,287		104,287
Held-to-maturity financial assets				
Financial bonds		1,315,915		1,315,915
Corporate bonds		1,820,000		1,820,000
Available-for-sale financial assets				
Equity security		957,108		957,108
Financial assets carried at cost				
Equity security		4,497,128		4,497,128

Credit risk refers to the risk of counterparty's failure to settle contractual obligations as and when they fall due. The credit risk presented in the preceding table is the positive net amount of all contracts with positive fair values at the balance sheet date. The credit risk amount presented is the loss that may be incurred by the Group in the case of counterparty's default. Since the counterparties of the Group are business enterprises or financial institutions with good credit rating, the potential credit risk event is remote. In addition, since the Group is not concentrated in transactions with one individual or counterparty, no concentration of credit risk is evident.

<u>Liquity risk</u> The Group achieves the objectives of effective use of capital and stabilization of capital by adjusting capital through the use of cash and cash equivalents, financial instruments held for trading, bank loans and corporate bonds, etc. The operating capital of the Group is sufficient in meeting capital on demand; therefore, no significant liquidity risk is expected.

11.ADDITIONAL DISCLOSURES REQUIRED BY THE SECURITIES AND FUTURE

(1)Related information of significant transaction

A. Loans granted during the year period ended December 31, 2011 : None.

B. Endorsements and guarantees provided during the year ended December 31, 2011

Number (Note 1)	Endorser/guarantor	Party being endorsed/ guaranteed	Relationship with the endorser/ guarantor (Note 2)	Limit on endorsements/ gurantees provided for a single party	Maximum outstanding endorsement/ guarantee amount during the year ended December 31, 2011	Outstanding endorsement/ guarantee amount at December 31, 2011	Amount of endorsement/ guarantee secured with collateral	Ratio of accumulated endorsement/guarantee amount to net asset value of the Company	Ceiling on total amount of endorsements/ guarantees provided (Note 3 and 4)
0	Evergreen Marine Corporation	Greencompass Marine S.A.	3	\$ 130,701,004	\$ 27,728,344 (USD 915,837)	\$ 27,728,344 (USD 915,837)	\$ -	42.43%	\$ 163,376,255
0	Evergreen Marine Corporation	Peony Investment S.A.	2	130,701,004	451,178 (USD 14,800)	448,093 (USD 14,800)	-	0.69%	
0	Evergreen Marine Corporation	Evergreen Marine (UK) Ltd.	3	130,701,004	52,403,055 (USD 1,730,816)	52,403,055 (USD 1,730,816)	-	80.19%	
0	Evergreen Marine Corporation	Taranto Container Terminal S.p.A.	6	32,675,251	620,633 (USD 20,792)	613,099 (USD 20,250)	-	0.94%	
0	Evergreen Marine Corporation	Whitney Equipment LLC.	3	130,701,004	2,870,590 (USD 94,164)	2,850,956 (USD 94,164)	-	4.36%	
0	Evergreen Marine Corporation	Hemlock Equipment LLC.	3	130,701,004	1,762,338 (USD 57,810)	1,750,284 (USD 57,810)	-	2.68%	
0	Evergreen Marine Corporation	Colon Container Terminal S.A.	6	32,675,251	292,656 (USD 9,600)	290,654 (USD 9,600)	-	0.44%	
0	Evergreen Marine Corporation	Balsam Investment (Netherlands) N.V.	6	32,675,251	1,493,765 (USD 49,000)	1,483,549 (USD 49,000)	-	2.27%	
0	Evergreen Marine Corporation	Evergreen Agency (South Africa) (PTY) Ltd.	3	130,701,004	117,854 (USD 4,000)	- (USD-)	-	0.00%	

Note 1: The number are assigned as follows:

"0" denotes issuer

The investee is numbered from "1" in sequence by different company.

- Note 2: Nature of the counterparty's relationship with the Company or its subsidiaries
 - "1" denotes the endorsements/guarantees provided to the companies which have transactions with the Company or its subsidiaries.
 - "2" denotes the endorsements/guarantees provided to the subsidiaries of which the Company holds more than 50% of the common stock.
 - "3" denotes the endorsements/guarantees provided to the investees of which the Company together with its subsidiaries hold more than 50% of the common stock.
 - "4" denotes the endorsements/guarantees provided to the companies which directly or indirectly hold more than 50% of the Company's common stock.
 - "5" denotes the endorsements/guarantees provided pursuant to construction contracts.
 - "6" denotes the endorsements/guarantees provided to joint venture companies based on the Company's or its subsidiaries proportionate equity interest in the Company.
- Note 3: The equation of the maximum limits and amounts should be explained. If there are contingent losses in the financial statements, the amount should be interpreted by the Company.
- Note 4: According to the Company's credit policy, the total amount of endorsements or guarantees provided by the Company or its subsidiaries should not exceeded 250% of the net worth states in the latest financial statement.

The calculation is as follows:

The Company: 65,350,502 *250%=163,376,255

C. Marketable securities held as of December 31, 2011

	Marketable securities	Relationship of the securities		December 31, 2011				
Securities held by		with the Company	General ledger account	Number of shares (in thousands)	Book value	Ownership (%)	Market value	Remark
Evergreen Marine Corporation	Stock:							
-	Peony Investment S.A.	Subsidiary of the Company	Long-term equity investment accounted for under the equity method	4,765	\$ 44,769,469	100.00	\$ 44,930,636	(Note)
	Taiwan Terminal Service Co., Ltd.	"	"	5,500	87,777	55.00	87,777	(Note)
	Everport Terminal Service Inc.	"	"	1	3,028	100.00	3,028	(Note)
	Charng Yang Development Co., Ltd.	Investee company accounted for under the equity method	"	47,204	609,794	40.00	609,794	
	Evergreen International Storage and Transport Corp.	"	"	424,062	7,991,293	39.74	6,000,482	12/31 marke price
	Evergreen Security Corporation	"	"	5,280	89,111	31.25	89,111	
	EVA Airways Corporation	"	"	629,483	7,315,432	19.32	12,086,078	12/31 marke price
	Taipei Port Container Terminal Corporation	"	"	88,344	807,008	21.03	805,459	
	Power World Fund Inc.	None	Financial assets carried at cost - non-current	1,290	12,898	5.68	6,908	
	Fu-Ji Management Consultancy Co., Ltd.	"	"	99	-	4.93	4,735	
	Taiwan HSR Consortium	"	"	126,735	1,250,000	1.95	631,140	
	Ever Accord Construction Corp.	"	"	7,000	43,749	17.50	86,869	
	Linden Technologies, Inc.	"	n	50	15,372	2.53	-	Convertible Preferred Stocks (no fa value)
	Toplogis, Inc.	"	"	2,464	22,100	17.48	18,195	
	Central Reinsurance Corp.	"	Available-for-sale financial assets - non-current	46,561	582,008	8.45	582,008	12/31 mark price
	Fubon Financial Holding Co., Ltd.	"	"	652	20,896	0.01	20,896	12/31 mark price

		Relationship of the securities							
Securities held by	Marketable securities	issuer with the Company	General ledger account	Number of shares (in thousands)	Book value	Ownership (%)	Market value	Remark	
Evergreen Marine Corporation	China Man-Made Fiber Corporation	None	Financial assets at fair value through profit or loss -current	22	\$ 193	-	\$ 193	12/31 market price	
	Hua Nan Financial Holdings	"	"	600	9,810	0.01	9,810	12/31 market price	
	Beneficiary certificates:								
	Fubon Chi-Hsiang Fund	None	Financial assets at fair value through profit or loss -current	37,185	563,121	-	563,121		
	PCA Well Pool Money Market Fund	"	"	4,609	60,408	-	60,408		
-	Polaris De-Li Fund	"	"	26,155	411,411	-	411,411		
	FSITC Money Market Fund	"	"	4,318	743,039	-	743,039		
	Yuanta Wan Tai Bond Fund	"	"	8,944	130,642	-	130,642		
	Mega Diamond Bond Fund	"	"	25,879	312,230	-	312,230		
	Financial bonds:								
	Ta Chong Commercial Bank Credit Linked Note	None	Held-to-Maturity Securities - current	-	800,000	-	800,000		
	TLG Private Placement Subordinated Mandatory Convertible Bond at Maturity	"	Financial assets at fair value through profit or loss -non-current	-	62,959	-	62,959		
	Bank of Taichung 1st Unsecured Subordinated Financial Debentures Issue in 2010	"	Held-to-Maturity Securities -non current	-	220,000	-	220,000		
	Ta Chong Commercial Bank 1st Unsecured Subordinate Financial Debentures-B Issue in 2009	"	"	-	100,000	-	100,000		
	Sunny Bank 1st Subordinate Financial Debentures-B Issue in 2010	"	"	-	50,000	-	50,000		

Note: This investment was written off when the consolidated financial statement was prepared.

				Relationship	Beginning	g balance	Add	ition		Dispo	osal		Ending	balance
Securities held by	Marketable securities	General ledger account	Counterparty	with the Company	Number of shares (in thousands)	Amount	Number of shares (in thousands)	Amount	Number of shares (in thousands)	Selling price	Book value	Gain (loss) on disposal	Number of shares (in thousands)	Amount
Marine	Beneficary Certificates:													
	Fubon Chi-Hsiang Fund	Financial Assets at fair value through profit or loss-current	Open market transaction	None	33,882	\$510,005	102,760	\$1,550,000	99,457	\$ 1,500,187	\$1,498,883	\$ 1,304	37,185	\$561,122
	Mega Diamond Bond Fund	"	"	"	10,015	120,000	111,519	1,340,000	95,655	1,150,086	1,148,871	1,215	25,879	311,129
	FSITC Money Market Fund	"	"	"	-	-	7,531	1,290,000	3,213	550,005	549,754	251	4,318	740,246
	Yuanta Wan Tai Bond Fund	"	"	"	-	-	8,944	130,000	-	-	-	-	8,944	130,000
	Polaris De-Li Fund	"	"	"	5,754	90,000	28,705	450,000	8,304	130,000	129,945	55	26,155	410,055
	Fuh-Hwa Money Market Fund	"	"	"	12,987	180,021	32,443	450,000	45,430	630,231	630,021	210	-	-
	TLG Solomon Bond Fund	"	"	"	42,137	510,011	56,126	680,000	98,263	1,191,190	1,190,011	1,179	-	-
	IBT 1699 Bond Fund	"	"	"	18,548	240,000	-	-	18,548	240,098	240,000	98	-	-

D. Acquisition or disposal of the same security with the accumulated cost exceeding \$100 million or 20% of the Company's paid-in capital for the year ended December 31, 2011

E. Aquisition of real estate properties exceeding \$100 million or 20% of the Company's paid-in capital for the year ended December 31, 2011 : None

F. Disposal of real estate properties exceeding \$100 million or 20% of the Company's paid-in capital for the year ended December 31, 2011 :

Property disposed of by	Property	Date of disposal	Date of acquisition	Book value	Disposal amount	Status of collection of proceeds	Gain (loss) on disposal	Counterparty	Relationship with the Company	Reason for disposal	Basis or reference used in setting the price	Other commitments
Evergreen Marine	Central	2011/5/31	2005/11/30	\$ 135,264	\$ 300,366	The fund had been	\$ 165,102	Beijing	None	Disposal	Price Comparsion	
Corporation	international					remitted to the Master		ChengXuan				
	trade centre					International Shipping		Auctions Co.				
	(Include					Agency Co.'s Bank						
	parking lot)					account						

G. Purchases from or sales to related parties exceeding \$100 million or 20% of the Company's paid-in capital for the year ended December 31, 2011

				Transa	action		term compared	n transactions to a third party ctions		nts receivable able)	
Purchaser/seller	Counterparty	Relationship with the Company	Purchases/ Sales	Amount	% of total purchases/sales	Credit term	Unit price	Credit term	Balance	% of total notes/accounts receivable (payable)	Remark
Evergreen Marine Corporation	Evergreen International Storage & Transport Corp. (EITC)	Investee accounted for under equity method	Purchases	\$ 551,703	3%	30~60 Days	\$ -	-	(\$ 10,728)		-
	-	Investee of the Company's major shareholder	Purchases	360,052	2%	30~60 Days	-	-	(22,761)	1%	-
	"	"	Sales	1,900,307	12%	30~60 Days	-	-	71,856	9%	-
	Taiwan Terminal Services Co., Ltd.	Subsidiary of the Company	Purchases	684,593	4%	30~60 Days	-	-	(38,695)	2%	(Note)
	U I	Subsidiary of EITC accounted for under equity method	Purchases	1,552,673	10%	30~60 Days	-	-	-	-	-

Note: This transaction was written off when the consolidated financial statement was prepared.

H. Receivables from related parties exceeding \$100 million or 20% of the Company's paid-in capital for the year ended December 31, 2011

					Overduer	eceivables	Amount	
Creditor	Counterparty	Relationship with the Company	Balance	Turnover rate	Amount	Action Taken	subsequent to	Allowance for bad debts
Evergreen Marine Corporation	Evergreen International Corp.	Investee of the Company's major shareholder	\$ 143,272		\$ -	-	\$ 134,803	\$ -

I. Derivative financial instruments undertaken for the year ended December 31, 2011 : For related information, please see Note 10(2).

(2)Disclosure information of investee company

A. Disclosure of location and related information of investee companies:

				Initial invest	ment amount	Shares	held as of Decen	nber 31, 2011	Net income (loss)	Investment income	
Investor	Investee	Location	Main activities	Ending Balance	Beginning balance	No. of shares (in thousands)	Ownership (%)	Book value	of the investee	(loss) recognized by the Company	Remark
Evergreen Marine Corporation	Peony Investment S.A.	East 53rd Street, Marbella, MMG Building, 2nd Floor, Panama, Republic of Panama	Investment activities	USD 476,500	USD 476,500	4,765	100.00	\$ 44,769,469	(\$ 3,832,744)	(\$ 3,998,886)	Subsidiary of the Company (Note)
	Taiwan Terminal Services Co., Ltd.	2F No.177 Szu Wei 4th Rd. Lingya District, Kaohsiung, Taiwan	Loading and discharging operations of container yards	55,000	55,000	5,500	55.00	87,777	8,667	4,767	" (Note)
	Everport Terminal Services Inc.	1209 N Orange St Wilmington, DE, USA	Termial Services	USD 100	USD -	1	100.00	3,028	-	-	" (Note)
		2F, No.369, Jingguo Rd., Taoyuan City, Taoyuan County, Taiwan	Development, rental, and sale of residential and commercial buildings	320,000	320,000	47,204	40.00	609,794	149,671	59,868	Investee accounted for under the equity method
	Evergreen International Storage and Transport Corporation	No.899, Jingguo Rd., Taoyuan City, Taoyuan County, Taiwan	Container transportation and gas stations	4,753,514	4,753,514	424,062	39.74	7,991,293	813,397	305,923	"
	Evergreen Security Corporation	4&5F, No.111, Sungjiang Rd., Taipei, Taiwan	General security guards services	25,000	25,000	5,280	31.25	89,111	37,652	11,766	"
	EVA Airways Corporation	11F, No.376, Section 1, Hsinnan Rd., Lu Chu Township, Taoyuan County, Taiwan	International passenger and cargo transportation	10,767,879	10,767,879	629,483	19.32	7,315,432	209,027	40,375	"
	Taipei Port Container Terminal Corporation	No.25 Siajhuwei, Syuntang Village,Bali District, New Taipei City, Taiwan	Container distribution and cargo stevedoring	883,731	883,731	88,344	21.03	807,008	(90,963)	(19,133)	n

				In	itial invest	ment an	nount	Shares	held as of Decen	nber 31, 2	2011	Net inc	ome (loss)		ent income	
Investor	Investee	Location	Main activities	Ending	g Balance	Ŭ,	inning lance	No. of shares (in thousands)	Ownership (%)	Boo	ok value		investee	· /	cognized by Company	Remark
Peony Investment S.A.	Clove Holding Ltd.	Craigmuir Chambers, P. O. Box71, Road Town, Tortola, B.V.I.	Investment holding company	USD	52,549	USD	52,549	10	100.00	USD	64,025	USD	52,349	USD	52,349	Indirect subsidiary of the Company (Note)
	Shipping Agency (Deutschland)	Evergreen Building Amsinckstrasse 55 20097 Hamburg, Germany	Shipping agency	USD	8,316	USD	8,316	-	100.00	USD	8,909	USD	373	USD	373	" (Note)
	Evergreen Shipping Agency (Iteland) Ltd.	22 Fiztwilliam Place,Dublin 2, Ireland	Shipping agency	USD	95	USD	95	0.1	100.00	USD	205	USD	24	USD	24	" (Note)
	Evergreen Shipping Agency (Korea) Corporation.	12FL, Royal Building 5, Dangju-Dong, Chongro-Ku Seoul Korea	Shipping agency	USD	2,426	USD	2,426	121	100.00	USD	1,379	(USD	89)	(USD	89)	" (Note)
	-	PortCity II - Havennummer 2235 Waalhaven ZZ 19 3089 JH Rotterdam, The Netherlands	Shipping agency	USD	3,977	USD	3,977	0.047	100.00	USD	4,966	USD	278	USD	278	" (Note)
	0	UL.SOLEC 22,00-410 Warszawa, Poland	Shipping agency	USD	662	USD	662	2	100.00	USD	551	USD	32	USD	32	" (Note)
	Greencompass Marine S. A.	East 53rd Street, Marbella, MMG Building, 2nd Floor, Panama, Republic of Panama	Marine transportation	USD	353,500	USD	353,500	3,535	100.00	USD	880,387	(USD	100,623)	(USD	100,623)	" (Note)

				In	itial invest	ment am	ount	Shares	held as of Decen	nber 31, 201	1	Net inco	me (loss)		nt income	
Investor	Investee	Location	Main activities	Ending	g Balance	U U	inning lance	No. of shares (in thousands)	Ownership (%)	Book v	value	of the i	· ,	· /	ognized by ompany	Remark
Peony Investment S.A.	S.A.	East 53Rd Street, Marbella, MMG Building, 2nd Floor, Panama, Republic of Panama	Investment holding company	USD	500	USD	500	5	100.00	USD	512	(USD	15)	(USD	15)	Indirect subsidiary of the Company (Note)
	(India) Pvt. Ltd.	Mararhon Nextgon Innova"A"G01,Opp.Pe ninsula Corporate Park,Off G.K.Marg. Lower Parel (W), MUMBAI 400 013, INDIA	Shipping agency	USD	184	USD	184	100	99.99	USD	2,859	USD	1,015	USD	1,015	" (Note)
	U	Pje. Carabelas 344, CABA, Bs. As. Argentina	Leasing	USD	140	USD	140	150	95.00	USD	64	(USD	190)	(USD	180)	" (Note)
		Tour Franklin-La Defense 8, 92042 Paris La Defense Cedex- France.	Shipping agency	USD	907	USD	907	5	100.00	USD	1,484	USD	195	USD	195	" (Note)
		JL. Raya Cakung Cilincing,KM.4,Jakarta Utara 14260,Indonesia		USD	20,204	USD	20,204	68	95.03	USD	20,438	USD	3,540	USD	3,364	" (Note)
	PT. Multi Bina Transport	JL. Raya Cakung Cilincing,KM.4,Jakarta Utara 14260,Indonesia	U	USD	804	USD	804	2	17.39	USD	393	USD	918	USD	160	" (Note)

	_			Ini	tial invest	ment an	nount	Shares	held as of Decen	nber 31, 2	2011	Net inc	ome (loss)		ent income	
Investor	Investee	Location	Main activities	Ending	Balance		ginning lance	No. of shares (in thousands)	Ownership (%)	Bo	ok value		investee		cognized by company	Remark
Peony Investment S.A.	Evergreen Heavy Industrial Corp. (Malaysia) Berhad	Lot 139, Jalan, Cecair, Phase 2 Free Trade Zone Johor Port Authority, 81700 Pasir Gudang, Johor, Johore Bahru, Malaysia	Container manufacturing	USD	27,295	USD	27,295	42,120	84.44	USD	45,914	USD	5,719	USD	4,829	Indirect subsidiary of the Company (Note)
	Armand Investment (Netherlands) N.V.	Van Engelenweg 23 Curacao Netherlands Antilles	Investment holding company	USD	9,203	USD	9,203	4	70.00	USD	8,734	(USD	356)	(USD	249)	" (Note)
	Evergreen Shipping (Spain) S.L.		Shipping agency	USD	3,870	USD	3,870	3	55.00	USD	5,001	USD	4,442	USD	2,443	" (Note)
	Evergreen Shipping Agency (Italy) S.p.A.		Shipping agency	USD	2,352	USD	2,352	0.55	55.00	USD	1,811	(USD	563)	(USD	309)	" (Note)
	ShenZhen Greentrans Transportation Co., Ltd.	San Jiao Long Warehouse & Storage Zone, Fu kang Rd., Hengang town, Shenzhen, China	Loading, discharging, storage, repair, cleaning and transportation of containers	USD	3,134	USD	3,134	-	55.00	USD	3,191	(USD	122)	(USD	67)	" (Note)
	Evergreen Marine (UK) Ltd.	160 Euston Road, London NW 12 DX, U.K.	Marine transportation	USD	1,503	USD	1,503	765	51.00	USD	98,097	(USD	59,660)	(USD	30,427)	" (Note)
	Evergreen Shipping Agency (Australia) Pty. Ltd.	Level 13,181 Miller Street, North Sydney NSW 2060 Australia	Shipping agency	USD	247	USD	247	0.675	67.50	USD	416	USD	418	USD	282	" (Note)

				Ini	tial invest	ment am	ount	Shares	held as of Decer	nber 31, 20	011	Net inc	ome (loss)		nt income	
Investor	Investee	Location	Main activities	Ending	Balance	Ŭ	inning lance	No. of shares (in thousands)	Ownership (%)	Boo	k value		investee	· /	ognized by ompany	Remark
Peony Investment S.A.	Evergreen Shipping Agency (Russia) Ltd.	Evergreen Office, 11 Millionnaya Streeet, ST. Petersburg, 191186 RUSSIA	Shipping agency	USD	848	USD	848	-	51.00	USD	976	USD	1,886	USD	962	Indirect subsidiary of the Company (Note)
		200 Cantonment Road #12-02 Southpoint, Singapore 089763	Shipping agency	USD	2,157	USD	2,157	765	51.00	USD	4,720	USD	685	USD	349	" (Note)
	Evergreen Shipping Agency (Thailand) Co., Ltd.	Green Tower, 24-25th Floors 3656/81 Rama IV Road Klongton Klongtoey Bangkok 10110	Shipping agency	USD	1,474	USD	1,474	408	51.00	USD	2,165	USD	1,388	USD	708	" (Note)
	Evergreen Shipping Agency (Vietnam) Corp.	11F, Fideco Tower 81- 85 Ham Nghi St., Dist.1, Ho Chi Minh City, Vietnam	Shipping agency	USD	454	USD	454	-	51.00	USD	1,429	USD	2,330	USD	1,188	" (Note)
	PT. Evergreen Shipping Agency Indonesia	GD. MEGA PLAZA 9th Floors Jl. H.R. Rasuna said kav. C-03 Jakarta 12920, Indonesia	Shipping agency	USD	973	USD	973	0.459	51.00	USD	2,168	USD	1,452	USD	740	" (Note)
	Evergreen Agency (South Africa) (PTY) Ltd.	9B Riley Road, Bedfordview, Johannesburg 2007, South Africa	Shipping agency	USD	581	USD	581	5,500	55.00	USD	3,119	USD	2,417	USD	1,329	" (Note)
	Kingstrans International Logistics (Tianjing) Co., Ltd.	No.295 JiYun East Road, Tianjin Port Container Logistics Center,Binhai New District,Tianjin	Inland container transportation, container storage, loading, discharging, leasing, repair, cleaning, and related activities	USD	2,000	USD	2,000	-	20.00	USD	2,556	USD	841	USD	168	" (Note)

				Ini	itial invest	ment an	nount	Shares	held as of Decer	nber 31, 20	11	Net inc	ome (loss)		ent income	
Investor	Investee	Location	Main activities	Ending	g Balance	-	inning lance	No. of shares (in thousands)	Ownership (%)	Book	value		investee	. ,	ognized by ompany	Remark
Peony Investment S.A.	Luanta Investment (NetherLands) N.V.	Waalhaven Z. z. 19, PortCity Ⅱ, 3089JH Rotterdam	Investment holding company	USD	33,161	USD	27,559	460	50.00	USD	83,307	(USD	10,449)	(USD	5,225)	Investee company of Peony accounted for under the equity method
	Balsam Investment (NetherLands) N.V.	21-A Van Engelenweg, Curacao, Netherlands, Antilles	Investment holding company	USD	122,696	USD	106,213	0.451	49.00	USD	47,366	(USD	164,908)	(USD	80,805)	"
	Ningbo Victory Container Co., Ltd.	No. 201 Xiaoshan Road, Beilun District, Ningbo, China	Inland container transportation, container storage, loading, discharging, leasing, repair, cleaning, and related activities		1,199	USD	1,199	-	40.00	USD	2,257	USD	516	USD	206	"
	Qingdao Evergreen Container Storage & Transportation Co., Ltd.	No.114 Huangho E. Rd., Huangdao District Qingdao, China	Inland container transportation, container storage, loading, discharging, leasing, repair, clearing, and related activities	USD	4,447	USD	4,447	-	40.00	USD	7,666	USD	3,117	USD	1,247	"
		NO.7, Jalan Jurutera U1/23, Section U1, Hicom Glenmarie Industrial Park, 40150 Shah Alam, Selangor Darul Ehsan, Malaysia	Investment holding company	USD	7,255	USD	7,255	1,500	30.00	USD	7,203	USD	4,413	USD	1,324	'n

				In	itial invest	ment an	nount	Shares	held as of Decen	nber 31,	2011	NT . *		Investm	ent income	
Investor	Investee	Location	Main activities	Ending	g Balance	U U	inning lance	No. of shares (in thousands)	Ownership (%)	Во	ook value		come (loss) e investee		cognized by company	Remark
Peony Investment S.A.		5F, Shipping Tower, Al-Mina Road, P.O. Box 34984, Dubai, U.A.E	Shipping agency	USD	2,082	USD	-	-	49.00	USD	2,082	USD	1,976	USD	-	The shares of new purchase in the end of this period, so investment gain or loss is not recognized.
Armand Investment (Netherlands) N.V.	Armand Estate B.V.	5	Investment holding company	USD	13,636	USD	13,636	0.04	100.00	USD	12,448	(USD	344)	(USD	344)	Indirect subsidiary of the Company (Note)
Armand Estate B.V.	Taipei Port Container Terminal Corporation	No.25 Siajhuwei, Syuntang Village,Bali District,New Taipei City, Taiwan	Container distribution and cargo stevedoring	USD	12,678	USD	12,678	41	9.76	USD	12,344	(USD	3,095)	(USD	302)	Investee company of Armand Estate B.V. accounted for under the equity method
Clove Holding Ltd.	Ample Holding Ltd.	Craigmuir Chambers,P.O.BOX71, Road Town,Tortola, B.V.I.	Investment holding company	USD	9	USD	9	9	90.00	USD	35,882	USD	3,828	USD	3,445	Indirect subsidiary of the Company (Note)
	Island Equipment LLC.	655 Deep Valley Drive, Suite 300, Rolling Hils Estates, CA	Investment holding company	USD	144	USD	144	-	36.00	USD	2,050	USD	984	USD	354	" (Note)
Ample Holding Ltd.	Colon Container Terminal S.A.	COCO SOLO NORTH ADM BUILDING PANAMA	Inland container storage and loading	USD	22,860	USD	22,860	22,860	40.00	USD	72,514	USD	10,091	USD	4,036	Investee company of Ample Holding Ltd. accounted for under the equity method

				Initi	ial invest	ment amou	unt	Shares	held as of Decer	nber 31, 2011			Investment income	
Investor	Investee	Location	Main activities	Ending	Balance	Begin balar	-	No. of shares (in thousands)	Ownership (%)	Book value		Net income (loss) of the investee	(loss) recognized by the Company	Remark
Island Equipment LLC.	Whitney Equipment LLC.	2711 Centerville Road, Suite 400, Wilmington, Delaware 19808	Equipment leasing company	USD	200	USD	200	-	100.00	USD 1,	883	USD 617	USD 617	Indirect subsidiary of the Company (Note)
	Hemlock Equipment LLC.		Equipment leasing company	USD	200	USD	200	-	100.00	USD 4,	271	USD 916	USD 916	" (Note)
Marine (UK) Ltd.	Kingstrans International Logistics (Tianjing) Co., Ltd.	No.295 JiYun East Road, Tianjin Port Container Logistics Center,Binhai New District,Tianjin	Inland container transportation, container storage, loading, discharging, leasing, repair, cleaning, and related activities	USD 2,	000	USD 2,0	000	-	20.00	GBP 1,350		GBP 525	GBP 105	Indirect subsidiary of the Company (Note)
	Island Equipment LLC.	655 Deep Valley Drive, Suite 300, Rolling Hils Estates, CA		USD 60)	USD 60)	-	15.00	GBP 493		GBP 614	GBP 92	" (Note)
	PT. Multi Bina Transport	JL. Raya Cakung Cilincing KM.4,Jakarta Utara 14260,Indonesia	Container repair, cleaning and inland transportation	USD 3,	,301	USD 3,3	301	8	72.95	IDR 14,929,939)	IDR 8,045,989	IDR 5,869,549	" (Note)

Note: This transaction was written off when the consolidated financial statement was prepared.

B.Loans granted	for the year ended	December 31, 2011
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No.	Creditor	Borrower	General ledger account	Maximum outstanding balance for the year ended December 31,	Balance at December 31, 2011	Utilized Credits	Interest rate (%)	Nature of loan (Note 1)	Amount of transaction with the borrower	Reason for short-term financing (Note 2)	Allowance for doubtful accounts		ateral	Limit on loans granted to a single party (Note 3)	Ceiling on total loans granted (Note 3)
				2011								Item	Value		
	Peony Investment S.A.	Kingtrans Intl. Logistics (Tianjin)Co.,Ltd	Receivables from related parties (Note4)	\$ 45,728	\$ 45,415	\$ 45,415	1.699	2	\$ -	Working capital requirement	\$ -	-	\$ -	\$ 13,070,100	\$ 26,140,201
		Luanta Investment (NetherLands) N.V.	"	483,527	546,359	437,556	1.350 ~4.585	2	-	"	-	-	-	13,070,100	26,140,201
	-	Island Equipment LLC.	"	143,009	-	-	-	2	-	"	-	-	-	13,070,100	26,140,201
		Island Equipment LLC.	"	59,585	-	-	-	2	-	"	-	-	-	13,070,100	26,140,201
		Kingtrans Intl. Logistics (Tianjin)Co.,Ltd	"	45,728	45,415	45,415	1.699	2	-	"	_	-	-	13,070,100	26,140,201

Note 1:Nature of loans extended

"1" denotes the loans extended to the companies which have transactions with the Company or its subsidiaries.

"2" denotes the loans extended to the companies which require short-term financing.

Note 2:The reason that the loan was granted and the usage of the loan should be stated, if the nature of the loan is "2".

Note 3: The explanation of the equation of the limits and amounts is required and set forth as follows:

1. According to the Company's credit policy, the total amount of loans granted to a single company should not exceed 20% of the net worth stated in the latest financial statements.

The calculation is as follows:

The Company:65,350,502*20%=13,070,100

2. According to the Company's credit policy, the total amount of loans granted by the Company or its subsidiaries should not exceed 40% of the net worth stated in the latest financial statements.

The calculation is as follows:

65,350,502 *40%=26,140,201

Note4: This transaction was written off when the consolidated financial statement was prepared.

C. Endorsements and guarantees provided as of December 31, 2011:

Number	Endorser	Party Be	ing endorsed	Limit on endorsement provided for a	Maximum outstanding endorsement amount at	at amount at December31, 2011		Ratio of accumulated endorsement amount to net	Ceiling on total amount of endorsements
(Note 1)		counterparty	Relationship with the Company	single party	December 31, 2011			asset value of the Company	provided
1	Greencompass Marine S.A.	Taranto Container Terminal S.p.A.	1	\$ 180,902	\$ 84,020 (USD 2,775)			0.28%	\$ 74,638,695

Note 1: The number are assigned as follows:

Note 2:

"0" denotes issuer

The investee is numbered from "1" in sequence by different company.

Nature of the counterparty's relationship with the Company or its subsidiaries

"1" denotes the endorsements/guarantees provided to the companies which have transactions with the Company or its subsidiaries.

"2" denotes the endorsements/guarantees provided to the subsidiaries of which the Company holds more than 50% of the common stock.

"3" denotes the endorsements/guarantees provided to the investees of which the Company together with its subsidiaries hold more than 50% of the common stock.

"4" denotes the endorsements/guarantees provided to the companies which directly or indirectly hold more than 50% of the Company's common stock.

"5" denotes the endorsements/guarantees provided pursuant to construction contracts.

"6" denotes the endorsements/guarantees provided to joint venture companies based on the Company's or its subsidiaries proportionate equity interest in the Company.

Note 3: The equation of the maximum limits and amounts should be explained. If there are contingent losses in the financial statements, the amount should be interpreted by the Company. According to the Company's credit policy, the total amount of endorsements or guarantees provided by the Company or its subsidiaries should not exceeded 250% of the net worth states in the latest financial statement.

The calculation is as follows:

The Company: \$29,855,478 *250%=\$74,638,695

		Relationship of the				December	31, 2011			
Securities held by	Marketable securities	securities issuer with the Company	General ledger account	Number of shares (in thousands)	В	Book value	Ownership (%)	Market value		Remark
Peony Investment S.A.	Clove Holding Ltd.	Indirect subsidiary of the Company	Long-term equity investment accounted for under the equity method	10	USD	64,025	100.00	USD	64,025	(Note)
	Evergreen Shipping Agency (Deutschland) GmbH	"	"	-	USD	8,909	100.00	USD	8,909	(Note)
	Evergreen Shipping Agency (Ireland) Ltd.	"	"	0.1	USD	205	100.00	USD	205	(Note)
	Evergreen Shipping Agency (Korea) Corporation	"	"	121	USD	1,379	100.00	USD	1,379	(Note)
	Evergreen Shipping Agency (Netherlands) B.V.	"	"	0.047	USD	4,966	100.00	USD	4,966	(Note)
	Evergreen Shipping Agency (Poland) SP.ZO.O	"	"	2	USD	551	100.00	USD	551	(Note)
	Greencompass Marine S.A.	"	"	3,535	USD	880,387	100.00	USD	880,387	(Note)
	Vigor Enterprise S.A.	"	"	5	USD	512	100.00	USD	512	(Note)
	Evergreen Shipping Agency (India) Pvt Ltd.	"	"	100	USD	2,859	99.99	USD	2,859	(Note)
	Evergreen Argentina S.A.	"	"	150	USD	64	95.00	USD	64	(Note)
	Evergreen Shipping Agency France S.A.	"	"	5	USD	1,484	100.00	USD	1,484	(Note)
	PT Multi Bina Pura International	"	"	68	USD	20,438	95.03	USD	20,438	(Note)
	PT Multi Bina Transport	"	"	2	USD	393	17.39	USD	393	(Note)
	Evergreen Heavy Industrial Corp (Malaysia) Bhd.	"	"	42,120	USD	45,914	84.44	USD	45,914	(Note)
	Armand Investment (Netherlands) N.V.	"	"	4	USD	8,734	70.00	USD	8,734	(Note)
	Evergreen Shipping (Spain) S.L.	"	"	3	USD	5,001	55.00	USD	5,001	(Note)
	Evergreen Shipping Agency (Italy) S.p.A.	"	"	0.55	USD	1,811	55.00	USD	1,811	(Note)
	Shenzhen Greentrans Transportation Co., Ltd.	"	"	-	USD	3,191	55.00	USD	3,191	(Note)
	Evergreen Marine (UK) Ltd.	"	"	765	USD	98,097	51.00	USD	98,097	(Note)

D. Marketable securities held as of December 31, 2011

		able securities securities securities				December	31, 2011			
Securities held by	Marketable securities	<u>^</u>	General ledger account	Number of shares (in thousands)	Во	ook value	Ownership (%)	Market value		Remark
Peony Investment S.A.	Evergreen Shipping Agency (Australia) Pty Ltd.	Indirect subsidiary of the Company	Long-term equity investment accounted for under the equity method	0.675	USD	416	67.50	USD	416	(Note)
	Evergreen Shipping Agency (Russia) Ltd.	"	"	-	USD	976	51.00	USD	976	(Note)
	Evergreen Shipping Agency (Singapore) Pte Ltd	"	"	765	USD	4,720	51.00	USD	4,720	(Note)
	Evergreen Shipping Agency (Thailand) Co., Ltd.	"	"	408	USD	2,165	51.00	USD	2,165	(Note)
	Evergreen Shipping Agency (Vietnam) Corp.	"	"	-	USD	1,429	51.00	USD	1,429	(Note)
	PT. Evergreen Shipping Agency Indonesia	"	"	0.459	USD	2,168	51.00	USD	2,168	(Note)
	Evergreen Agency (South Africa) (PTY) Ltd.	"	"	5,500	USD	3,119	55.00	USD	3,119	(Note)
	Kingtrans Intl. Logistics (Tianjin) Co., Ltd.	"	"	-	USD	2,556	20.00	USD	2,556	(Note)
	Luanta Investment (Netherlands) N.V.	Investee of Peony Investment S.A. accounted for under the equity method	"	460	USD	83,307	50.00	USD	83,307	
	Balsam Investment (Netherlands) N.V.	"	"	0.451	USD	47,366	49.00	USD	47,366	
	Evergreen Shipping Agency Co. (U.A.E.) LLC	"	"	-	USD	2,082	49.00	USD	2,082	
	Ningbo Victory Container Co., Ltd.	"	"	-	USD	2,257	40.00	USD	2,257	
	Qingdao Evergreen Container Storage & Transportation Co., Ltd.	"	"	-	USD	7,666	40.00	USD	7,666	
	Green Peninsula Agencies SDN. BHD.	"	"	1,500	USD	7,203	30.00	USD	7,203	
	Dongbu Pusan Container Terminal Co. Ltd.	None	Financial assets carried at cost - non-current	300	USD	1,556	15.00	USD	1,556	
	Hutchison Inland Container Depots Ltd.	"	"	0.75	USD	1,492	7.50	USD	1,492	
	Colombo - South Asia Gateway Terminal	"	"	18,942	USD	2,412	5.00	USD	2,412	

		Relationship of the				December	31, 2011			
Securities held by	Marketable securities	securities issuer with the Company	General ledger account	Number of shares (in thousands)		Book value	Ownership (%)	Market value		Remark
PT. Multi Bina Pura International	PT. Multi Bina Transport	Indirect subsidiary of the Peony	Long-term equity investment accounted for under the equity method	8	IDR	14,929,939	72.95	IDR	14,929,939	(Note)
Clove Holding Ltd.	Ample Holding LTD.	"	"	9	USD	35,882	90.00	USD	35,882	(Note)
	Island Equipment LLC.	"	"	-	USD	2,050	36.00	USD	2,050	(Note)
Ample Holding Ltd.	Colon Container Terminal S.A.	Investee of the Ample accounted for under the equity method	"	22,860	USD	72,514	40.00	USD	72,514	
Island Equipment LLC	Whitney Equipment LLC.	Investee of the Island accounted for under the equity method	"	-	USD	1,883	100.00	USD	1,883	(Note)
	Hemlock Equipment LLC.	"	"	-	USD	4,271	100.00	USD	4,271	(Note)
Evergreen Marine (UK) Ltd.	Island Equipment LLC.	Investee of the EMU accounted for under the equity method	"	-	GBP	493	15.00	GBP	493	(Note)
	Kingtrans Intl. Logistics (Tianjin) Co., Ltd.	Indirect subsidiary of the Peony	"	-	GBP	1,350	20.00	GBP	1,350	(Note)
	Evergreen Shipping Agency (UK) Limited	Investee of the EMU accounted for under cost method	Financial assets carried at cost - non-current	-	GBP	0.001	100.00	GBP	0.001	
	Lloyd triestino UK Limited	"	"	-	GBP	0.3	100.00	GBP	0.3	
Armand Investment (Netherlands) N.V.	Armand Estate B.V.	Indirect subsidiary of the Peony	Long-term equity investment accounted for under the equity method	0.04	USD	12,448	100.00	USD	12,448	(Note)

		Relationship of the				December	31, 2011		
Securities held by	Marketable securities	securities issuer with the Company	a the Company (in			value	Ownership (%)	Market value	Remark
Armand Estate B.V.	Taipei Port Container Terminal Corporation	Investee of the Armand Estate B.V. accounted for under the equity method	"	41	USD	12,344	9.76	USD 12,34	4
Greencompass Marine S.A.	Financial bonds	None	Held-to-maturity financial assets-non- current	-	USD	5,000	-	USD 5,00)
Evergreen Shipping Agency (Singapore) Pte Ltd.	RTW AIR SERVICES (S) PL	Investee of the EGS accounted for under cost method	Financial assets carried at cost - non-current	30	SGD	44	2.00	SGD 4	4
Evergreen Shipping Agency (Thailand) Co., Ltd.	Green Siam Air Service Co.	Investee of the EGT accounted for under cost method		4	THB	1,160	2.00	THB 1,16)
Evergreen Shipping Agency (Deutschland) GmbH	Evergreen Shipping Agency (Austria) GmbH	Investee of the EGD accounted for under cost method	"	-	EUR	18	100.00	EUR 1	3
	Zoll Pool Hafen Hamburg AG	"	"	10	EUR	10	3.36	EUR 1)
	Evergreen Shipping Agency (Switzerland) S.A.	"	"	0.1	EUR	69	100.00	EUR 6	9

Note: This transaction was written off when the consolidated financial statement was prepared.

E.Acquisition or disposal of the same security with the accumulated cost exceeding \$100 million or 20% of the Company's paid-in capital for the year ended December 31, 2011 : None. F.Acquisition of real estate properties exceeding \$100 million or 20% of the Company's paid-in capital or the year ended December 31, 2011 : None. G.Disposal of real estate properties exceeding \$100 million or 20% of the Company's paid-in capital or the year ended December 31, 2011 : None. H.Purchases from or sales to related parties exceeding \$100 million or 20% of the Company's paid-in capital for the year ended December 31, 2011 : None.

	Counterparty	Relationship with the Company			Transacti	on		term compared	n transactions to a third party actions	Notes/accour (pay		
Purchaser/seller	Counterparty		Purchases/ Sales		Amount	% of total purchases/sales	Credit term	Unit price	Credit term	Balance	% of total notes/accounts receivable (payable)	Remark
Taiwan Terminal Services	Evergreen Marine	The parent	Sales	\$	684,593	97%	30~60 Days	\$ -	-	\$ 38,695	51%	(Note)
	Corp.											
Greencompass Marine	Evergreen Marine	Related party	Sales	USD	13,148	1%	15~30 Days	-	-	-	-	
S.A.	(Hong Kong) Ltd.	"	Purchases	USD	30,519	1%	15~30 Days	-	-	-	-	
	Evergreen International S.A.	Related party	Purchases	USD	31,968	2%	15~30 Days	-	-	-	-	
	Italia Marittima S.p.A	"	Purchases	USD	18,461	1%	15~30 Days	-	-	-	-	
	Evergreen Marine (Singapore) Pte. Ltd .	Related party	Purchases	USD	16,437	1%	15~30 Days	-	-	-	-	
	Evergreen Shipping Agency (Deutschland) GmbH	Related party	Purchases	USD	4,216	0%	15~30 Days	-	-	-	-	(Note)
	Evergreen Shipping Agency(Netherlands) B.V.	Related party	Purchases	USD	3,798	0%	15~30 Days	-	-	-	-	(Note)
	Evergreen Shipping Agency France S.A.S.	Related party	Purchases	USD	5,680	0%	15~30 Days	-	-	-	-	(Note)
	Evergreen International Corp.	Related party	Purchases	USD	4,079	0%	15~30 Days	-	-	-	-	
Evergreen Marine (UK) Ltd.	Evergreen International Corp.	Related party	Purchases	GBP	2,829	0%	30~60 Days	-	-	GBP 158	1%	
Evergreen Shipping Agency (Deutschland) GmbH	Greencompass Marine S.A.	Related party	Sales	EUR	2,702	26%	None	-	-	EUR 244	3%	(Note)
	Italia Marittima S.p.A	Related party	Sales	EUR	2,947	28%	"	-	_	EUR 266	4%	

	Counterparty wi Cor	Relationship			Transactio	on		term compared	n transactions to a third party ctions	Notes/accour (paya		
Purchaser/seller		with the Company	Purchases/ Sales		Amount	% of total purchases/sales	Credit term	Unit price	Credit term	Balance	% of total notes/accounts receivable (payable)	Remark
Evergreen Shipping Agency (Netherlands) B.V.	Greencompass Marine S.A.	Related party	Sales	EUR	2,654	25%	None	\$ -	_	-	-	(Note)
	Evergreen Marine (Singapore) Pte. Ltd .	Related party	Sales	EUR	2,749	25%	"	-	_	-	-	
Evergreen Shipping Agency France S.A.S.	Greencompass Marine S.A.	"	Sales	EUR	3,999	63%	"	-	_	-	-	(Note)
Island Equipment LLC	Seaside Transporation Service LLC	"	Sales	USD	4,496	27%	5 Days	-	_	USD 9	100%	
Evergreen Heavy Industrial Corp. (Malaysia) Berhad	Evergreen Marine Corp.	The parent	Sales	MYR	174,227	64%	45 Days	-	_	-	-	(Note)
	Greencompass Marine S.A.	Related party	Sales	MYR	72,026	26%	45 Days	_	_	MYR 20,126	100%	(Note)
	Evergreen Marine (Singapore) Pte. Ltd .	Related party	Sales	MYR	27,820	10%	45 Days	-	_	-	-	

Note: This transaction was written off when the consolidated financial statement was prepared.

I. Receivables from related parties exceeding \$100 million or 20% of the Company's paid-in capital for the year ended December 31, 2011

Creditor	Counterparty	Relationship with the Company	Balance	Turnover rate	Overdue r	eceivables	Amount received subsequent to the balance	Allowance for bad debts
					Amount	Action Taken	sheet date	
Peony Investment	Luanta Investment (Netherlands)	Related party	USD 14,603		USD -	-	USD 14,603	USD -
S.A.	N.V.							
Evergreen Heavy	Greencompass Marine S.A.	"	MYR 20,126		MYR -	-	MYR 20,126	MYR -
Industrial Corp.		(Note)						
(Malaysia) Berhad								
Greencompass Marine	Evergreen Marine Corp.	The Parent	USD 4,489		USD -	-	USD 4,489	USD -
S.A.		(Note)						

Note: This transaction was written off when the consolidated financial statement was prepared.

J. Derivative financial instruments transactions:

Evergreen Marine (UK) Ltd. -investee of the Company- is engaged in interest rate swaps and cross currency swaps in order to hedge the risks resulting from the fluctuation of interest rates and exchange rates. As of December 31, 2011, the outstanding derivative instruments are as follows:

	December 31	, 2011
	Notional Principal	
Derivative financial instruments	(Contractual Amount)	Fair Value
Interest rate swaps (IRS)	USD 39,700	(USD 8,260)
Cross currency swaps (CCS)	USD 321	USD 60

						Amount	remitted	Accumulated		-		Accumulated
Investee in Mainland China	Main activities	Paid-ii	n Capital	Investment method (Note 1)	Accumulated amount of remittance to Mainland China as of January 1, 2011	to Mainland China	back to Taiwan	amount of remittance to Mainland China as of December 31, 2011	Ownership held by the Company (direct/ indirect)	Investment income (loss) recognized by the Company for the year ended December 31, 2011 (Note 2)	investment in Mainland China as of	amount of investment income remitted back to Taiwan as of December 31, 2011
Ningbo Victory	Inland container	CNY	24,119	(2)	\$ 30,806	\$ -	\$-	\$ 30,806	40.00	\$ 6,062	\$ 68,332	\$ -
Container Co., Ltd.	transportation, container storage, loading, and discharging											
					(USD 1,018)			(USD 1,018)		(USD 206)	(USD 2,257)	
Qingdao Evergreen	Inland container	CNY	92,500	(2)	\$ 134,637	-	-	\$ 134,637	40.00	\$ 36,651	\$ 232,092	-
Container Storage &	transportation, container											
Transportation Co., Ltd.	storage, loading, and discharging											
					(USD 4,447)			(USD 4,447)		(USD 1,247)	(USD 7,666)	
Shenzhen Greentrans Transportation Co., Ltd.	Inland container loading, discharging, restore, repair, clearing, and related activities	CNY	44,960	(2)	\$ 94,894	-	-	\$ 94,894	55.00	(\$ 1,971)	96,614	-
					(USD 3,134)			(USD 3,134)		(-USD 67)	(USD 3,191)	
Inland Container	Inland container yards	HKD	92,000	(2)	\$ 24,560	-	-	\$ 24,560	6.85	\$ -	\$ 24,560	-
Depots Co., Ltd.					(HKD 6,304)			(HKD 6,304)		-	(HKD 6,304)	

(3)Disclosure of information on indirect investments in Mainland China

Investee in Mailand China	Main activities	Paid-in Capital	Investment method (Note1)	Accumulated amount of remittance to Mainland China as of January 1, 2011	to	remitted back to Taiwan	Accumulated amount of remittance to Mainland China as of December 31, 2011	Ownership held by the Company (direct/ indirect)	Investment income (loss) recognized by the Company for the year ended December 31, 2011 (Note 2)	Book value of investment in Mainland China as of December 31, 2011	Accumulated amount of investment income remitted back to Taiwan as of December 31, 2011
(Tianjin) Co., Ltd.	Inland container transportation, container storage, loading, discharging, leasing, repair, cleaning, and related activities	CNY 77,929	(2)	\$ 121,106 (USD 4,000)		\$ -	\$ 121,106 (USD 4,000)	40.00	\$ 9,886 (USD 336)	\$ 154,777 (USD 5,112)	\$ -
Balance of investments in Mainland China as of December 31, 2011	Investment Amount Approved by the Investment Commission of the Ministry of Economic Affairs	Quota of Invest Mainland China im Investment Comm Ministry of Econo (MOEA	posed by the ission of the mic Affairs								

(Net worth of the Company:\$65,350,502)

39,210,301

1.Note 1:Investment in Mainland China can be conducted by the following ways:

(MOEA) (Note 3)

\$1,092,749 \$

(USD 36,092)

(1) Remitting the funds to Mainland China via a third country

(2) Via a new investee to be set up in a third country

(3) Via an existing investee set up in a third country

(4) Investing directly in Mainland China

\$406,003

(USD 12,599)

(HKD 6,304)

(5) Others

Note 2:Investment income (loss) for the year

(1) Denotes that the investee is still in the start-up stage.

(2) Denotes the basis on which the investment income (loss) is recognized.

(a) Based on the investee's financial statements audited by an international accounting firm other than the Company's auditor

(b) Based on the investee's financial statements audited by the Company's auditor

(c) Others

Note 3:The amount in the table should be stated in New Taiwan Dollars.

2.Investment company and the mainland is directly or indirectly through a third country of significant transactions occurred : None.

	(4)Business and significant	transactions between the cor	npany a	nd its subsidiary
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December 31, 2011

					Transac	ction	
Number (Note 1)		Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or to assets (%)
	Evergreen Marine Corporation	Taiwan Terminal Service Co., Ltd.	1	Accounts payable	\$ 38,695	Note3	0.
		//	1	Operating revenue	2,946	"	
		"	1	Operating cost	684,593	"	0.
		Greencompass Marine S.A.	1	Accounts receivable	7,698	"	0
		//	1	Other receivables	61	"	
		//	1	Accounts payable	135,838	"	0
		"	1	Agency reciprocal accounts- Debit	855,420	"	0
		"	1	Operating revenue	87,171	"	0
		//	1	Operating cost	41,749	"	0
		Evergreen Marine (UK) Limited	1	Accounts receivable	2,895	"	
		"	1	Other receivables	2,477	"	
		"	1	Agency reciprocal accounts- Debit	43,492	"	C
		"	1	Operating revenue	33,821	"	(
		PT.Multi Bina Pura International	1	Other receivables	-	"	
		Evergreen Shipping Agency (India) Pvt. Ltd.	1	Operating cost	1,601	"	
		"	1	Other receivables	1	"	
		"	1	Agency accounts - debit	76,227	"	0
		Evergreen Shipping Agency (Thailand) CO., Ltd.	1	Operating cost	20,732	"	C
		"	1	Agency accounts - debit	9,660	"	0
		PT. Evergreen Shipping Agency Indonesia	1	Agency accounts - debit	21,245	"	0
		//	1	Operating cost	28,170	"	0

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
	Evergreen Marine Corporation	Evergreen Shipping Agency (Singapore) Pte. Ltd.	1	Agency accounts - debit	\$ 951	Note3	-
		11	1	Operating cost	11,744	"	0.01
		Evergreen Shipping Agency (Korea) Corporation	1	Operating cost	1,655	"	-
		"	1	Agency accounts - debit	768	"	-
		Evergreen Shipping Agency (Deutschland) GmbH	1	Agency accounts - debit	2,421	"	-
		//	1	Operating cost	9,097	"	0.01
		Evergreen Shipping Agency (Ireland) Ltd.	1	Agency accounts - debit	459	"	-
		"	1	Operating cost	645	"	-
		Evergreen Shipping Agency (Netherlands) B.V.	1	Other receivables	1	"	-
		"	1	Agency accounts - credit	83,252	"	0.06
		"	1	Operating cost	8,529	"	0.01
		Evergreen Shipping Agency (Poland) SP.ZO.O	1	Agency accounts - debit	69	"	-
		"	1	Account payable	1	"	-
		"	1	Operating cost	933	"	-
		Evergreen Shipping Agency France S.A.	1	Account payable	-	"	-
		"	1	Agency accounts - credit	38	"	-
		"	1	Operating cost	602	"	-
		Evergreen Shipping (Spain) S.L.	1	Operating cost	1,603	"	-
		n	1	Agency accounts - credit	10	"	-
		Evergreen Shipping Agency (Italy) S.p.A.	1	Agency accounts - debit	12,822	"	0.01
		"	1	Operating cost	5,312	"	-
		Evergreen Shipping Agency (Russia) Limited	1	Other receivables	2	"	-
		//	1	Agency accounts - credit	1,133	"	-
		Evergreen Shipping Agency (Vietnam) Corp.	1	Operating cost	10,111	"	0.01

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
	Evergreen Marine Corporation	Evergreen Shipping Agency (Vietnam) Corp.	1	Agency accounts - credit	\$ 3,722	Note3	-
	corporation	Evergreen Shipping Agency (Australia) Pty. Ltd.	1	Agency accounts - credit	65	'n	-
		"	1	Operating cost	2	"	-
		Evergreen Shipping Agency (Sounth Africa) (PTY) Ltd.	1	Agency accounts - debit	1,379	"	-
		Everport Terminal Services Inc.	1	Short-term advances	2,991	"	-
1	Greencompass Marine S.A.	Evergreen Marine (UK) Limited	3	Accounts receivable	41,600	"	0.03
		"	3	Agency reciprocal accounts- debit	17,662	"	0.01
		"	3	Accounts payable	23,434	"	0.02
		Evergreen Heavy Industrial Co., (Malaysia) Berhad	3	Accounts payable	192,268	"	0.14
		Evergreen Shipping Agency (India) Pvt. Ltd.	3	Agency accounts - debit	15,609	"	0.01
		//	3	Agency accounts - credit	99	"	-
		"	3	Operating cost	22,472	"	0.02
		Evergreen Shipping Agency (Thailand) Co., Ltd.	3	Agency accounts - debit	9,263	"	0.01
		//	3	Agency accounts - credit	24,731	"	0.02
		//	3	Operating cost	42,826	"	0.04
		PT. Evergreen Shipping Agency Indonesia	3	Accounts receivable	3,147	"	-
		//	3	Operating cost	26,118	"	0.02
		Evergreen Shipping Agency (Singapore) Pte. Ltd.	3	Agency accounts - debit	3,760	"	-
		//	3	Operating cost	22,899	"	0.02
		Evergreen Shipping Agency (Korea) Corporation	3	Agency accounts - debit	31,894	"	0.02
		"	3	Agency accounts - credit	8,796	"	0.01
		//	3	Operating cost	36,923	"	0.03

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
1		Evergreen Shipping Agency (Deutschland) GmbH	3	Agency accounts - debit	\$ 9,142	Note3	0.01
		"	3	Accounts payable	9,564	"	0.01
		"	3	Operating cost	123,928	"	0.11
		Evergreen Shipping Agency (Ireland) Ltd.	3	Operating cost	7,499	"	0.01
		"	3	Agency accounts - debit	343	"	-
		"	3	Accounts payable	6	"	-
		Evergreen Shipping Agency (Netherlands) B.V.	3	Accounts receivable	6,304	"	-
		"	3	Agency accounts - credit	12,201	"	0.01
		"	3	Operating cost	111,624	"	0.10
		Evergreen Shipping Agency (Poland) SP.ZO.O	3	Agency accounts - debit	1,184	"	-
		"	3	Operating cost	5,586	"	0.01
		"	3	Accounts payable	-	"	-
		Evergreen Shipping Agency France S.A.	3	Agency accounts - debit	6,630	"	-
		"	3	Operating cost	166,965	"	0.15
		Evergreen Shipping (Spain) S.L.	3	Agency accounts - debit	7,628	"	0.01
		"	3	Operating cost	44,757	"	0.04
		Evergreen Shipping Agency (Italy) S.p.A.	3	Agency accounts - debit	37,895	"	0.03
		"	3	Agency accounts - credit	13,056	"	0.01
		"	3	Operating cost	41,580	"	0.04
		Evergreen Shipping Agency (Vietnam) Corp.	3	Agency accounts - credit	6,191	"	-
		"	3	Operating cost	26,089	"	0.02
		Evergreen Shipping Agency (Australia) Pty. Ltd.	3	Accounts payable	19	"	-
		"	3	Agency accounts - debit	3,984	"	-
		"	3	Agency accounts - credit	598		-
		"	3	Operating cost	5,071	"	-

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
1	_	Evergreen Shipping Agency (Sounth Africa) (PTY) Ltd.	3	Agency accounts - debit	\$ 4,518	Note3	-
		//	3	Agency accounts - credit	114	"	-
		"	3	Operating cost	619	"	-
2	-	Evergreen Shipping Agency (Thailand) Co., Ltd.	3	Agency accounts - debit	10,498	"	0.01
		"	3	Agency accounts - credit	20,080	"	0.01
		"	3	Operating cost	31,377	"	0.03
		Evergreen Shipping Agency (India) Pvt. Ltd.	3	Operating cost	25,539	"	0.02
		"	3	Agency accounts - debit	7,665	"	0.01
		PT. Evergreen Shipping Agency Indonesia	3	Agency accounts - debit	684	"	-
		"	3	Operating cost	33,298	"	0.03
		Evergreen Shipping Agency (Singapore) Pte. Ltd.	3	Accounts receivable	2,157	"	-
		//	3	Agency accounts - credit	1,855	"	-
		"	3	Operating cost	12,293	"	0.01
		Evergreen Shipping Agency (Korea) Corporation	3	Agency accounts - debit	505	"	-
		//	3	Operating cost	11,617	"	0.01
		Evergreen Shipping Agency (Deutschland) GmbH	3	Agency accounts - debit	819	"	-
		"	3	Accounts payable	5,593	"	-
		"	3	Agency accounts - credit	1,245	"	-
		"	3	Operating cost	66,124	"	0.06
		Evergreen Shipping Agency (Ireland) Ltd.	3	Other receivables	134	"	-
		"	3	Agency accounts - debit	1,297	"	-
		//	3	Operating cost	5,162	"	-
		Evergreen Shipping Agency (Netherlands) B.V.	3	Accounts receivable	1,966	"	-
		"	3	Agency accounts - credit	6,592	"	-
		//	3	Operating cost	94,808	"	0.09

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
2	Evergreen Marine (UK) Limited	Evergreen Shipping Agency (Poland) SP.ZO.O	3	Accounts receivable	\$ 82	Note3	-
		"	3	Agency accounts - credit	20	"	-
		"	3	Operating cost	3,787	"	-
		Evergreen Shipping Agency France S.A.	3	Agency accounts - debit	1,135	"	-
		"	3	Operating cost	21,291	"	0.02
		Evergreen Shipping Agency (Russia) Limited	3	Operating cost	2,505	"	-
		"	3	Accounts payable	2,601	"	-
		Evergreen Shipping (Spain) S.L.	3	Agency accounts - debit	11	"	-
		"	3	Operating cost	19,787	"	0.02
		Evergreen Shipping Agency (Italy) S.p.A.	3	Agency accounts - debit	10,725	"	0.01
		"	3	Agency accounts - credit	953	"	-
		"	3	Operating cost	14,396	"	0.01
		Evergreen Shipping Agency (Vietnam) Corp.	3	Agency accounts - credit	1,121	"	-
			3	Agency accounts - debit	4,929	"	-
		"	3	Operating cost	30,706	"	0.03
		Evergreen Shipping Agency (Australia) Pty. Ltd.	3	Operating cost	593	"	-
		"	3	Agency accounts - credit	86	"	-
		"	3	Agency accounts - debit	421	"	-
		Evergreen Shipping Agency (Sounth Africa) (PTY) Ltd.	3	Agency accounts - debit	346	"	-
		//	3	Operating cost	1,040	"	-
		Kingtrans Intl. Logistics (Tianjin) Co., Ltd	3	Other receivables	45,415	"	0.03
3	Peony Investment S.A.	PT.Evergreen Shipping Agency Indonesia	3	Other receivables	24,936	"	0.02
		Evergreen Argentina S.A.	3	Other receivables	8	"	-
		"	3	Other Payables	425	"	-
		Kingtrans Intl. Logistics (Tianjin) Co., Ltd	3	Other receivables	45,505	"	0.03

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
4	PT.Multi Bina Pura International	PT.Multi Bina Transport	3	Accounts receivable	\$ 410	Note3	-
		"	3	Accounts payable	454	"	-
		//	3	Other payable	280	"	-
		"	3	Operating revenue	6,227	"	0.01
		"	3	Operating cost	4,387	"	-
		PT. Evergreen Shipping Agency Indonesia	3	Accounts receivable	1,267	"	-
5	Island Equipment LLC.	Everport Terminal Services Inc.	3	Other receivables	4,389	"	-
n 1	• • • •	Evergreen Shipping Agency (Deutschland) GmbH	3	Accounts receivable	6,239	"	-
		"	3	Accounts payable	13,137	"	0.01
		"	3	Operating revenue	57,620	"	0.05
7	Evergreen Heavy Industrial Co., (Malaysia) Berhad	Evergreen Marine Corp.	2	Operating revenue	1,652,183	"	1.53
		Greencompass Marine S.A.	3	Operating revenue	692,044	"	0.64
8	PT.Multi Bina Transport	PT. Evergreen Shipping Agency Indonesia	3	Accounts receivable	4,667	"	-

Note 1: Transaction between the Company and the subsidiary are shown as follows:

(1) the "0" represents the Company.

(2) the subsidiary are numbered from "1" in sequence.

Note 2: The relationship are shown as follows:

(1) the Company to the subsidiary.

(2) the subsidiary to the Company

(3) the subsidiary to the subsidiary.

Note 3: There is no difference of trade type compared with ordinary transaction.

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					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
	Evergreen Marine Corporation	Taiwan Terminal Service Co., Ltd.	1	Accounts payable	\$ 50,949	Note3	0.03
		"	1	Operating revenue	2,905	"	-
		"	1	Operating cost	672,076	//	0.60
		Greencompass Marine S.A.	1	Accounts receivable	6,736	//	0.02
		"	1	Accounts payable	25,280	"	0.02
		"	1	Other receivables	4	"	0.01
		"	1	Agency reciprocal accounts- debit	623,468	"	0.17
		"	1	Operating revenue	414,213	"	0.46
		"	1	Operating cost	242,542	//	0.22
		Evergreen Marine (UK) Limited	1	Accounts receivable	2,618	//	-
		"	1	Accounts payable	3,655	"	-
		"	1	Other receivables	612	//	-
		"	1	Agency reciprocal accounts- credit	2,750	"	0.11
		"	1	Operating revenue	35,458	//	0.03
		PT.Multi Bina Pura International	1	Other receivables	2	"	-
		Evergreen Shipping Agency (India) Pvt. Ltd.	1	Operating cost	6,423	"	0.01
		"	1	Agency accounts - debit	1,933	"	0.03
		Evergreen Shipping Agency (Thailand) CO., Ltd.	1	Operating cost	17,884	"	0.01
		"	1	Agency accounts - debit	10,877	//	0.02
		PT. Evergreen Shipping Agency Indonesia	1	Other receivables	1	//	-
		"	1	Agency accounts - debit	15,352	//	0.02
		//	1	Operating cost	35,203	//	0.03

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
0	Evergreen Marine Corporation	Evergreen Shipping Agency (Singapore) Pte. Ltd.	1	Agency accounts - credit	\$ 98	Note3	-
		"	1	Operating cost	11,204	"	0.01
		Evergreen Shipping Agency (Korea) Corporation	1	Operating cost	2,716	"	-
		"	1	Agency accounts - credit	295	"	-
		Evergreen Shipping Agency (Deutschland) GmbH	1	Agency accounts - credit	1,722	"	-
		"	1	Operating cost	11,490	"	0.01
		Evergreen Shipping Agency (Ireland) Ltd.	1	Agency accounts - credit	256	"	-
		"	1	Operating cost	283	"	-
		Evergreen Shipping Agency (Netherlands) B.V.	1	Other receivables	1	n	-
		"	1	Agency accounts - credit	75,829	"	-
		"	1	Operating cost	5,303	"	-
		Evergreen Shipping Agency (Poland) SP.ZO.O	1	Agency accounts - debit	755	n	-
		"	1	Operating cost	1,827	"	-
		Evergreen Shipping Agency France S.A.	1	Agency accounts - credit	7	"	-
		"	1	Operating cost	2,299	"	-
		Evergreen Shipping (Spain) S.L.	1	Operating cost	1,468	"	-
		"	1	Agency accounts - debit	279	"	-
		Evergreen Shipping Agency (Italy) S.p.A.	1	Agency accounts - debit	4,381	"	-
		"	1	Operating cost	8,227	"	0.01
		Evergreen Shipping Agency (Russia) Limited	1	Other receivables	2	"	-
		Evergreen Shipping Agency (Vietnam) Corp.	1	Operating cost	8,102	"	0.01
		"	1	Agency accounts - credit	22,565	"	-
		Evergreen Shipping Agency (Australia) Pty. Ltd.	1	Agency accounts - credit	115	"	-

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
0	Evergreen Marine Corporation	Evergreen Shipping Agency (Sounth Africa) (PTY) Ltd.	1	Agency accounts - debit	\$ 469	Note3	-
1	Greencompass Marine S.A.	Evergreen Marine (UK) Limited	3	Agency reciprocal accounts- debit	6,902	"	0.01
		"	3	Accounts payable	584	"	-
		Evergreen Heavy Industrial Co., (Malaysia) Berhad	3	Operating cost	1,429,119	"	1.43
		"	3	Accounts payable	267,046	"	0.01
		Evergreen Shipping Agency (India) Pvt. Ltd.	3	Accounts receivable	14,129	"	0.01
		"	3	Agency accounts - debit	1	"	-
		"	3	Operating cost	17,949	"	0.02
		Evergreen Shipping Agency (Thailand) Co., Ltd.	3	Accounts receivable	12,133	"	0.03
		"	3	Agency accounts - credit	11,319	"	0.01
		"	3	Operating cost	43,938	"	0.04
		PT. Evergreen Shipping Agency Indonesia	3	Accounts receivable	20,799	"	0.02
		"	3	Agency accounts - debit	18,277	"	-
		"	3	Operating cost	30,904	"	0.03
		Evergreen Shipping Agency (Singapore) Pte. Ltd.	3	Accounts receivable	18,776	"	0.01
		"	3	Agency accounts - debit	11,846	"	-
		"	3	Agency accounts - credit	2,301	"	-
		//	3	Operating cost	18,481	"	0.02
		Evergreen Shipping Agency (Korea) Corporation	3	Accounts receivable	57,954	"	0.05
		"	3	Agency accounts - debit	37,784	"	-
		"	3	Operating cost	31,233	"	0.03
		Evergreen Shipping Agency (Deutschland) GmbH	3	Accounts receivable	127,193	"	0.10
		"	3	Accounts payable	10,756	"	-

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
	Greencompass Marine S.A.	Evergreen Shipping Agency (Deutschland) GmbH	3	Agency accounts - debit	\$ 3,505	Note3	-
		"	3	Operating cost	57,151	"	0.04
		Evergreen Shipping Agency (Ireland) Ltd.	3	Accounts receivable	8,813	"	0.02
		"	3	Agency accounts - debit	2,064	"	-
		"	3	Agency accounts - credit	10	"	-
		"	3	Operating cost	3,830	"	-
		Evergreen Shipping Agency (Netherlands) B.V.	3	Accounts receivable	51,113	"	0.02
		"	3	Agency accounts - debit	6,314	"	-
		"	3	Operating cost	60,175	"	0.04
		Evergreen Shipping Agency (Poland) SP.ZO.O	3	Accounts receivable	9,479	"	0.02
		"	3	Accounts payable	164	"	-
		"	3	Agency accounts - debit	38,792	"	-
		"	3	Operating cost	3,895	"	-
		Evergreen Shipping Agency France S.A.	3	Operating cost	70,493	"	0.04
		"	3	Agency accounts - debit	2,900	"	-
		Evergreen Shipping (Spain) S.L.	3	Operating cost	55,462	"	0.05
		"	3	Accounts receivable	120,141	"	0.10
		"	3	Agency accounts - debit	94,540	"	-
		"	3	Agency accounts - credit	8,778	"	-
		Evergreen Shipping Agency (Italy) S.p.A.	3	Agency accounts - debit	7,348	"	0.01
		"	3	Agency accounts - credit	9,839	"	-
		"	3	Operating cost	61,290	"	0.06
		Evergreen Shipping Agency (Russia) Limited	3	Accounts receivable	8,445	"	0.01
		Evergreen Shipping Agency (Vietnam) Corp.	3	Accounts receivable	13,030	"	0.01
		//	3	Operating cost	20,515	"	0.02

					Transa	ction	
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)
1	Greencompass Marine S.A.	Evergreen Shipping Agency (Vietnam) Corp.	3	Agency accounts - debit	\$ 7	Note3	-
		Evergreen Shipping Agency (Australia) Pty. Ltd.	3	Accounts receivable	7,982	'n	-
		"	3	Agency accounts - debit	3,156	"	-
		"	3	Agency accounts - credit	420	"	-
		"	3	Operating cost	5,230	"	-
		Evergreen Shipping Agency (Sounth Africa) (PTY) Ltd.	3	Accounts receivable	280	"	-
		"	3	Agency accounts - debit	82	"	-
		"	3	Operating cost	399	"	-
2	Evergreen Marine (UK) Limited	Evergreen Shipping Agency (Thailand) Co., Ltd.	3	Agency accounts - debit	3,064	"	0.01
		//	3	Agency accounts - credit	18,360	"	0.02
		"	3	Operating cost	45,068	"	0.04
		Evergreen Shipping Agency (India) Pvt. Ltd.	3	Operating cost	23,569	"	0.02
		"	3	Agency accounts - debit	1,458	"	-
		PT. Evergreen Shipping Agency Indonesia	3	Accounts receivable	10,505	"	-
		"	3	Agency accounts - debit	3,957	"	-
		"	3	Operating cost	42,772	"	-
		Island Equipment LLC.	3	Other receivables	58,254	"	0.05
		Evergreen Shipping Agency (Singapore) Pte. Ltd.	3	Accounts receivable	3,146	"	-
		"	3	Agency accounts - debit	841	"	-
		"	3	Operating cost	13,853	"	0.01
		Evergreen Shipping Agency (Korea) Corporation	3	Operating cost	16,933	"	0.01
		"	3	Agency accounts - debit	35,809	"	-
		"	3	Agency accounts - credit	3,519	"	-

				Transaction				
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)	
	Evergreen Marine (UK) Limited	Evergreen Shipping Agency (Deutschland) GmbH	3	Accounts payable	\$ 4,951	Note3	0.01	
		"	3	Agency accounts - credit	14,858	"	0.02	
		"	3	Operating cost	97,690	"	0.10	
		Evergreen Shipping Agency (Ireland) Ltd.	3	Accounts receivable	161	"	-	
		"	3	Agency accounts - debit	1,147	"	-	
		"	3	Operating cost	7,880	"	0.01	
		Evergreen Shipping Agency (Netherlands) B.V.	3	Operating cost	102,413	"	0.10	
		"	3	Accounts receivable	7,142	"	0.01	
		"	3	Agency accounts - debit	28,422	"	-	
		"	3	Agency accounts - credit	16,527	"	-	
		Evergreen Shipping Agency (Poland) SP.ZO.O	3	Operating cost	6,068	"	0.01	
		"	3	Accounts receivable	1,288	"	-	
		"	3	Agency accounts - debit	5,160	"	-	
		"	3	Agency accounts - credit	1,500	"	-	
		Evergreen Shipping Agency France S.A.	3	Agency accounts - debit	11	"	-	
		"	3	Agency accounts - credit	4,783	"	-	
		"	3	Operating cost	63,998	"	0.07	
		Evergreen Shipping (Spain) S.L.	3	Operating cost	30,775	"	0.03	
		"	3	Agency accounts - debit	13,742	"	-	
		"	3	Agency accounts - credit	26	"	-	
		Evergreen Shipping Agency (Italy) S.p.A.	3	Agency accounts - debit	5,173	"	-	
		"	3	Agency accounts - credit	8,079	"	-	
		"	3	Operating cost	19,345	"	0.02	
		Evergreen Shipping Agency (Russia) Limited	3	Accounts payable	1,449	"	-	
		"	3	Agency accounts - credit	823	"	-	

				Transaction				
Number (Note 1)	Name of party	Counterparty	Relationship (Note 2)	Account	Amount	Trade condition	Ratio of total revenue or total assets (%)	
2	Evergreen Marine (UK) Limited	Evergreen Shipping Agency (Vietnam) Corp.	3	Operating cost	\$ 38,878	Note3	0.03	
		"	3	Agency accounts - credit	1,417	"	-	
		Evergreen Shipping Agency (Australia) Pty. Ltd.	3	Operating cost	439	"	-	
		"	3	Agency accounts - credit	18	"	-	
		Evergreen Shipping Agency (Sounth Africa) (PTY) Ltd.	3	Agency accounts - debit	400	"	-	
		"	3	Operating cost	630	"	-	
3	PT.Multi Bina Pura International	PT.Multi Bina Transport	3	Accounts receivable	412	"	-	
		"	3	Accounts payable	396	"	-	
		"	3	Other payable	239	"	-	
		"	3	Operating revenue	6,273	"	0.01	
		"	3	Operating cost	4,698	"	-	
		PT. Evergreen Shipping Agency Indonesia	3	Accounts receivable	980	"	-	
4	Clove Holding Ltd.	Island Equipment LLC.	3	Other receivables	139,810	"	0.11	
	Evergreen Shipping Agency (Deutschland) GmbH	Evergreen Shipping Agency (Russia) Limited	3	Accounts payable	3,384	"	0.01	
		"	3	Accounts receivable	4,569	"	-	
		"	3	Operating cost	53,978	"	0.05	
6	PT.Multi Bina Transport	PT. Evergreen Shipping Agency Indonesia	3	Accounts receivable	4,105	"	-	

Note 1: Transaction between the Company and the subsidiary are shown as follows:

(1) the "0" represents the Company.

(2) the subsidiary are numbered from "1" in sequence.

Note 2: The relationship are shown as follows:

(1) the Company to the subsidiary.

(2) the subsidiary to the Company

(3) the subsidiary to the subsidiary.

Note 3: There is no difference of trade type compared with ordinary transaction.

11. SEGMENT INFORMATION

(1) General information

- A.Management has determined the operating segments based on the reports reviewed by the chief operating decision-maker that are used to make strategic decisions.
- B.The Company has grouped some operating segments according to similar economic characters and conform to collecting conditions as 'reportable operating segment' and has categorized other operating segments which do not meet the quantitative thresholds required as 'all other segments'. The revenue and labor sourcing of every reportable operating segment is as follows:
 - (a) Transportation department :

Main revenues are derived from marine income and agency income.

(b) Investing and holding department :

Main revenues are derived from investments in transportation.

(c) Other department

Main revenues are derived from manufacturing container.

(2) <u>Measurement of segment information</u>

The Company assesses the performance of the operating segments based on the profits and losses of segments.

(3) Information on segment profit (loss), assets and liabilities

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

	2011							
	Investing and							
		Transportation		holding		Other		
		Department		Department		Department		Total
Segments revenue	\$	107,373,921	\$	492,990	\$	289,147	\$	108,156,058
Interst income		199,963		38,897		661		239,521
Interst expense	(397,702)	(14,911)	(3,152)	(415,765)
Depreciation and amortization Investment income	(5,325,095)	(178,529)	(37,602)	(5,541,226)
(loss) under the equity method								
		398,799	(2,337,334)		-	(1,938,535)
Other items	(105,253,473)		1,540,585	(206,320)	(103,919,208)
Segments profit (loss) Recognizable assets	(<u>\$</u>	3,003,587)	(<u>\$</u>	458,302)	\$	42,734	(<u>\$</u>	3,419,155)
	\$	105,181,314	\$	6,841,902	\$	2,069,723	\$	114,092,939
Long-term equity investments accounted for under the equity								
method		16,812,639		7,107,106		_		23,919,745
Segments assets	\$	121,993,953	\$	13,949,008	\$	2,069,723	\$	138,012,684
Segments liabilities	\$	69,773,205	\$	2,023,832	\$	614,112	\$	72,411,149

				20	010			
			Ι	nvesting and				
	Т	ransportation		holding		Others		
		Department	·	Department		Department		Total
Segments revenue	\$	108,532,369	\$	558,852	\$	261,955	\$	109,353,176
Interst income		204,362		14,565		1,700		220,627
Interst expense	(378,396)	(105,807)	(14)	(484,217)
Depreciation and amortization Investment income	(5,395,371)	(225,473)	(38,793)	(5,659,637)
or loss under the equity method								
		2,816,179		1,521,247		-		4,337,426
Other items	(88,756,386)	(159,953)	(95,459)	(89,011,798 <u>)</u>
Segments profit (loss)	\$	17,022,757	\$	1,603,431	\$	129,389	\$	18,755,577
Recognizable assets								
.	\$	93,258,375	\$	6,913,791	\$	2,030,010	\$	102,202,176
Long-term equity								
investments accounted								
for under the equity method		17,812,865		9,550,442		-		27,363,307
Segments assets	\$	111,071,240	\$	16,464,233	\$	2,030,010	\$	129,565,483
Segments liabilities	\$	54,087,569	\$	4,597,765	\$	658,584	\$	59,343,918

(4) Reconciliation for segment profit (loss), assets and liabilities

- A.Sales between segments are carried out at arm's length. The revenue from external parties reported to the chief operating decision-maker is measured in a manner consistent with that in the income statement.
- B. The amounts provided to the chief operating decision-maker with respect to total assets are measured in a manner consistent with that in the balance sheet.
- C. The amounts provided to the chief operating decision-maker with respect to total liabilities are measured in a manner consistent with that in the balance sheet.

(5) <u>Trade information</u>

	December 31, 2011			December 31, 2010		
	% of				% of	
		Account			Account	
Service routes	 Amount	Balance		Amount	Balance	
North America	\$ 41,136,771	40	\$	39,778,709	38	
Europe	25,710,482	25		31,404,244	30	
Asia	21,596,805	21		20,936,163	20	
Other	 14,397,869	14		12,561,697	12	
	\$ 102,841,927	100	\$	104,680,813	100	

(6) <u>Region information</u>

	2011		2010				
		Non-current		Non-current			
Region	Operating Income	Asset	Operating Income	Asset			
Taiwan	\$ 15,258,095	15,041,255	\$ 16,586,236	11,575,364			
North America	59,697,203	25,011,064	54,788,870	22,354,146			
Europe	31,482,983	23,590,140	36,523,465	18,252,470			
Asia	1,286,382	1,499,875	1,041,555	885,761			
Other	431,395	16,378	413,050	21,991			
	<u>\$ 108,156,058</u>	65,158,712	\$ 109,353,176	\$ 53,089,732			

(7) Information on major customers

The Group provides services to customers all over the world. No single customer of the Company accounts for more than 10% of the Company's operating revenues.

13. DISCLOSURES RELATING TO THE ADOPTION OF IFRSs

Pursuant to the regulations of the Financial Supervisory Commission, Executive Yuan, R.O.C., effective January 1, 2013, a public company whose stock is listed on the Taiwan Stock Exchange Corporation or traded in the GreTai Securities Market should prepare financial statements in accordance with the International Financial Reporting Standards, International Accounting Standards, and relevant interpretations and interpretative bulletins ("IFRSs") that are ratified by the Financial Supervisory Commission.

The Company discloses the following information in advance prior to the adoption of IFRSs under the requirements of Jin-Guan-Zheng-Shen-Zi Order No. 0990004943 of the Financial Supervisory Commission, dated February 2, 2010:

Major contents and status of execution of the Company's plan for IFRSs adoption:

(1) The Company has formed an IFRSs group headed by the Company's chief financial officer, which is responsible for setting up a plan relative to the Company's transition to IFRSs. The major contents and status of execution of this plan are outlined below :

	Working Items for IFRSs Adoption	Status of Execution
a.	Formation of an IFRSs group	Done
b.	Setting up a plan relative to the Company's transition	Done
	to IFRSs	
с.	Identification of the differences between current	Done
	accounting policies and IFRSs	
d.	Identification of consolidated entities under the IFRSs	Done
	framework	
e.	Evaluation of the impact of each exemption and	Done
	option on the Company under IFRS 1 – First-time	
	Adoption of International Financial Reporting	
	Standards	
f.	Evaluation of needed information system adjustments	Done
g.	Evaluation of needed internal control adjustments	Done

h.	Establish IFRSs accounting policies	Done
i.	Selection of exemptions and options available under	Done
	IFRS 1 – First-time Adoption of International	
	Financial Reporting Standards	
j.	Preparation of statement of financial position on the	In process
	date of transition to IFRSs	
k.	Preparation of IFRSs comparative financial	In process
	information for 2012	
1.	Completion of relevant internal control (including	In process
	financial reporting process and relevant information	
	system) adjustments	

(2) Material differences that may arise between current accounting policies used in the preparation of financial statements and IFRSs and "Rules Governing the Preparation of Financial Statements by Securities Issuers" that will be used in the preparation of financial statements in the future:

The Company uses the IFRSs already ratified currently by the Financial Supervisory Commission and the "Rules Governing the Preparation of Financial Statements by Securities Issuers" that will be applied in 2013 as the basis for evaluation of material differences in accounting policies as mentioned above. However, the Company's current evaluation results may be different from the actual differences that may arise when new issuances of or amendments to IFRSs are subsequently ratified by the Financial Supervisory Commission or relevant interpretations or amendments to the "Rules Governing the Preparation of Financial Statements by Securities Issuers" come in the future.

Material differences identified by the Company that may arise between current accounting policies and the accounting policy follows "Rules Governing the Preparation of Financial Statements by Securities Issuers" that will be used in the preparation of financial statements in the future are set forth below:

A.Financial assets: equity instruments

In accordance with the amended "Rules Governing the Preparation of Financial Statements by Securities Issuers", dated July 7, 2011, unlisted stocks and emerging stocks held by the Company should be measured at cost and recognized in "Financial assets carried at cost". However, in accordance with IAS 39, "Financial Instruments: Recognition and Measurement", investments in equity instruments without an active market but with reliable fair value measurement (i.e. the variability of the estimation interval of reasonable fair values of such equity instruments is insignificant, or the probability for these estimates can be made reliably) should be measured at fair value.

- **B.Business combinations**
 - (a) Although no rules concerning the recognition of costs related to the acquisition in a business combination are specified in current accounting standards in R.O.C., in practice, certain acquisition-related costs are usually viewed as part of the acquisition cost of the acquiring corporation. However, in accordance with IFRS 3, "Business Combinations", all

acquisition-related costs must be expensed by the acquiring corporation when such costs are incurred and services are received.

- (b)The measurement date for the equity stock issued in a business combination is the announcement date of the combination agreement in accordance with current accounting standards in R.O.C. and is the acquisition date in accordance with IFRS 3, "Business Combinations".
- (c) In accordance with current accounting standards in R.O.C., the minority interest on the consolidated financial statements should be measured based on the book value of the acquired corporation. In accordance with IFRS 3, "Business Combinations", the non-controlling interest in the acquired corporation should be measured at fair value (or at the non-controlling interest's proportionate share of the acquired corporation's identifiable net assets).

C.Investment property

In accordance with current accounting standards in R.O.C., the Company's property that is leased to others is presented in 'Property, plant and equipment' account. In accordance with IAS 41, "Investment Property", property that meets the definition of investment property is classified and accounted for as 'Investment property'.

- **D**.Pensions
 - (a) The discount rate used to calculate pensions shall be determined with reference to the factors specified in R.O.C. SFAS 18, paragraph 23. However, IAS 19, "Employee Benefits", requires an entity to determine the rate used to discount employee benefits with reference to market yields on high quality corporate bonds that match the currency at the end day of the reporting period and duration of its pension plan; when there is no deep market in corporate bonds, an entity is required to use market yields on government bonds (at the end day of the reporting period) instead.
 - (b) In accordance with current accounting standards in R.O.C., the unrecognized transitional net benefit obligation should be amortized on a straight-line basis over the average remaining service period of employees still in service and expected to receive benefits. However, The Company is the first time to adopt IFRS and is inapplicable in accordance with IAS 19, "Employee Benefits".
 - (c) In accordance with current accounting standards in R.O.C., the excess of the accumulated benefit obligation over the fair value of the pension plan (fund) assets at the balance sheet date is the minimum amount of pension liability that is required to be recognized on the balance sheet ("minimum pension liability"). However, IAS 19, "Employee Benefits", has no regulation regarding the minimum pension liability.
 - (d) In accordance with current accounting standards in R.O.C., actuarial pension gain or loss of the Company is recognized in net pension cost of current period using the 'corridor' method. However, IAS 19, "Employee Benefits", requires that actuarial pension gain or loss should

be recognized immediately in other comprehensive income.

E.Employee benefits

The current accounting standards in R.O.C. do not specify the rules on the cost recognition for accumulated unused compensated absences. The Company recognizes such costs as expenses upon actual payment. However, IAS 19, "Employee Benefits", requires that the costs of accumulated unused compensated absences should be accrued as expenses at the end of the reporting period.

F.Income taxes

- (a) In accordance with current accounting standards in R.O.C., a deferred tax asset or liability should, according to the classification of its related asset or liability, be classified as current or noncurrent. However, a deferred tax asset or liability that is not related to an asset or liability for financial reporting, should be classified as current or noncurrent according to the expected time period to realize or settle a deferred tax asset or liability. However, under IAS 1, "Presentation of Financial Statements", an entity should not classify a deferred tax asset or liability as current.
- (b) In accordance with current accounting standards in R.O.C., when evidence shows that part or whole of the deferred tax asset with 50% probability or above will not be realized, an entity should reduce the amount of deferred tax asset by adjusting the valuation allowance account. In accordance with IAS 12, "Income Taxes", a deferred tax asset should be recognized if, and only if, it is considered highly probable that it will be realized.

Some of the above differences may not have a material effect on the Company in transition to IFRSs due to the exemption rules in IFRS 1, "First-time Adoption of International Financial Reporting Standards", adopted by the Company.