2013 ANNUAL GENERAL SHAREHOLDERS' MEETING MINUTES

(Translation)

Time: 9:00 a.m., June 19, 2013.

Place: Room101, Association of Industries in Science Parks

(No. 2, Prosperity Rd. 1, Hsinchu Science Park)

Attendants:2,395,689,070 shares were represented by shareholders present in person or by proxy (including electronic votes: 741,862,637 shares), which amounted to 68.10% of the Company's total outstanding shares i.e. 3,517,562,921 shares (excluding 3,899,382 shares without voting rights pursuant to of Article 179 of the Company Act).

Chairman: Chairman of the board of directors, Miin Chyou Wu

Recorder: Y.L.Lin

A. Called the meeting to order

(The aggregate shareholding of the shareholders present in person or by proxy constituted a quorum. The Chairman called the meeting to order).

B. Chairman's Address (omitted)

C. Report Items

ITEM 1 2012 Business Report (Attachment 1)

ITEM 2 Audit Committee's Report of 2012 (Attachment 2)

ITEM 3 Others: None

The questions raised by the shareholder (Account No. 67244) were responded and explained by the Chairman. After the Chairman consulted attending shareholders without questions, the following agenda, i.e. the Ratification, Discussion and Election Items, was proceeding according to the law.

D. Ratification, Discussion and Election Items:

ITEM 1 (Proposed by the Board of Directors)

Proposal: Adoption of 2012 Business Report and Financial Statements

Explanation: 1.The 2012 Financial Statements (including the Consolidated Financial Statements) have been audited by Deloitte & Touche, the Company's Independent Auditor.

2.Business Report, Independent Auditors' Report and Financial Statements are as attached. (Attachment 1, 3 and 4)

Resolution: The above proposal be and hereby was approved as proposed upon voting. 2,164,789,460 votes were cast for the proposal (including electronic votes: 513,377,326 votes), which

ITEM 2 (Proposed by the Board of Directors)

Proposal: Adoption of the Company's 2012 deficit proposal

- Explanation: 1. At the end of 2012, the Company's deficit is NT\$3,220,362,293. It is hereby proposed to deduct NT\$2,695,275,042 deficit from the Legal Reserve. Thereafter, the balance of the deficit shall be amount to NT\$525,087,251.
 - 2. The proposal of 2012 deficit proposal is as attached (Attachment 5)
- Resolution: The above proposal be and hereby was approved as proposed upon voting. 2,164,761,542 votes were cast for the proposal (including electronic votes: 513,349,408 votes), which was 90% of the voting shares present i.e. 2,394,538,056 votes.

ITEM 3 (Proposed by the Board of Directors)

- Proposal: Pursuant to the newly amended regulations, it is proposed to amend the "Procedures for Lending Funds to Other Parties" and the "Procedures for Endorsement and Guarantee".
- Explanation: 1. In compliance with the amended "Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies" announced on July 6, 2012, it is hereby proposed to amend the Company's "Procedures for Lending Funds to Other Parties" and the "Procedures for Endorsement and Guarantee".
 - 2. The amended rules and the comparison chart of such Procedures are as attached. (Attachment 6 and 7)
- Resolution: The above proposal be and hereby was approved as proposed upon voting. 2,164,686,579 votes were cast for the proposal (including electronic votes: 513,274,445 votes), which was 90% of the voting shares present i.e. 2,394,538,056 votes.

ITEM 4 (Proposed by the Board of Directors)

- Proposal: Approval of fund raising by issuance of new shares, and/or issuance of overseas depositary receipts through cash capital increase, and/or the private placement of common shares, and/or the private placement of domestic or overseas convertible bonds.
- Explanation: 1. For the Company's future business needs, it is hereby proposed for the capital increase, including domestic rights offering(s), the issuance of new shares for the depositary receipts through cash capital increase, the private placement of common shares; and/or the private placement of domestic and/or overseas convertible bonds, to the extent of 1.5 billion common shares (collectively and/or individually "Offering(s)"). For issuance of the private placement of convertible bonds, the number of common shares can be converted within the limit of 1.5 billion common shares shall be calculated in accordance with the conversion price determined at the time of issuance of the privately placed convertible bonds. It is also hereby proposed to submit to the AGM

- for authorizing the Board of Directors to select any and/or all of the Offering(s), or mix certain of the Offering(s) taking into consideration then market conditions and/or the Company's needs. Please refer to the attachments. (Attachment 8)
- 2. It is proposed to the AGM for authorizing the Board of Directors to determine the details of the Offering(s), including the number of shares to be issued, the offering plan, the conversion rules, the projected items, the projected schedule for the use of proceeds, the projected results and related matters, in accordance with applicable government rules taking into consideration the market conditions as well as the Company's business need.
- 3. It is hereby proposed to AGM for authorizing the Board of Directors with full rights to follow-up and/or handle any adjustment, revisions and/or amendments which may be triggered by the amendment of law, the opinion or comments of the authority, and/or then market conditions.
- 4. The price will be set in accordance with the resolution of the AGM and then market price of our common shares to confirm the reasonableness of price offered and no significant impact to our shareholders. Please refer to the attachments. (Attachment 8)

Resolution: The above proposal be and hereby was approved as proposed upon voting. 1,680,747,150 votes were cast for the proposal (including electronic votes: 29,335,016 votes), which was 70% of the voting shares present i.e. 2,394,538,056 votes.

ITEM 5 (Proposed by the Board of Directors)

Proposal: To elect the directors of the 9th term

- Explanation: 1. The tenure of the directors of the 8th term will be expired on June 8, 2013, but it shall be extended until the time when new directors have been elected pursuant to Articles 195 of the Company Act. It is hereby proposed to elect the directors (including independent directors) of the 9th term at 2013 AGM. According to the Securities and Exchange Act, the Audit Committee is composed of all independent directors.
 - 2. According to MXIC's Article of Incorporation, the Company shall have nine to fifteen directors (including at least three independent directors with remaining being non-independent directors) to be elected by the shareholders from the candidates nomination list. It is hereby proposed to elect fifteen directors (including three independent directors and twelve non-independent directors) at 2013 AGM.
 - 3. The tenure of the directors of the 9th term shall begin from June 19, 2013 until June 18, 2016. The directors will be on board immediately after the 2013 AGM is adjourned.
 - 4. The information of the director candidates approved by the twenty-second meeting of the 8th term of the Board of Directors is as attached. (102 AGM AGENDA Attachment 9)

Result: The list of the elected directors of the 9th term with votes received follows:

Title	Name	Votes Received
	Miin Chyou Wu	3,174,081,871
	Champion Investment Corporation	2,311,629,612
Director	H. C. Chen	2,249,558,945
	Chih-Yuan Lu	2,201,486,136
	Shui Ying Investment - Shigeki Matsuka	2,178,460,155
	Cheng-Yi Fang	2,155,207,253
	Chung-Laung Liu	2,132,696,411
	Achi Capital Limited	2,110,384,851
	Dang-Hsing Yiu	1,972,206,496
	Ful-Long Ni	1,950,093,592
	Wen-Sen Pan	1,927,695,910
	Hui Ying Investment Ltd.	1,905,072,193
Indopendent	Chiang Kao	2,088,796,652
Independent Director	Yan-Kuin Su	2,022,592,173
Director	John C.F. Chen	2,000,503,386

ITEM 6 (Proposed by the Board of Directors)

Proposal: Approval of removing the competition restrictions on the directors of the 9th term.

- Explanation: 1. In compliance with Article 209 of Company Act, i.e. "A director who does anything for himself or on behalf of another person that is within the scope of the Company's business, shall explain to the meeting of shareholders the essential contents of such acts for the approval".
 - 2. In consideration of the re-election of the directors, it is proposed to comply with Article 209 of Company Act to explain to the shareholders of the Company the potential competitive works of the respective on board directors of the 9th term. The director candidates of the 9th term who serve the positions which may be deemed as within the scope of the Company's business are as attached. (Attachment 9)

Resolution: The above proposal be and hereby was approved as proposed upon voting. 2,150,098,373 votes were cast for the proposal (including electronic votes: 499,527,674 votes), which was 90% of the voting shares present i.e. 2,394,538,056 votes.

E. Others and Motions: None

F. Meeting Adjourned: 10:08 a.m., June 19, 2013.

Chairman: Miin Chyou Wu

Recorder: Y.L.Lin

2012 Annual Business Report

Under the continuing influence of the financial crisis, the global economy remained sluggish in the past year, especially in the memory industry, where reduced demand resulted in generally poor profits in the memory industry worldwide. The performance of Macronix in 2012 was less than ideal, with operating revenue falling by 14%, the main reason being that customer demand was lower than anticipated, while increasing downward pressure on prices led to revenue falling short of forecasts. Other factors such as the increased burden of depreciation costs on 12" foundry and R&D equipment, with older machines in poor condition, as well as idle production capacity, led to higher costs and thus lower than expected profits.

The operating results for Macronix in 2012 were as follows. Total annual net sales was NT\$23.889 billion, down 14% year-on-year, net loss was NT\$5.438 billion, and loss-per-share was NT\$1.55. Annual average gross profit margin was 10%, while operating margin was -19%. But operations in 2012 still generated net cash flow of NT\$2.6 billion, with end-of-period cash equivalent of NT\$17.793 billion, debt ratio of 43%, inventory level increasing to NT\$6.798 billion, capacity utilization for the year of about 82%, and book value per share staying at NT\$10.02. Although the company took a loss, nevertheless the operating cash flow is sufficient to maintain working capital, and our financial structure remains sound.

To ensure a solid IP basis for the future, Macronix continues to develop new technologies and new products. In 2012, Macronix was granted 406 patents, and currently owns and accumulated total of 4,899 patents. In the area of R&D program management, besides assessment of investment returns, we also strive to accommodate customer needs, and to ensure effective utilization of company resources and timely commercialization of R&D results, so as to establish the competitive niche and growth advantage for Macronix.

In the area of ROM, in 2012 Q4 65nm products already held 84% market share, this year 45nm products will become the mainstream, and 32nm products will enter mass production before the end of the year. Moreover, we will release Hybrid memory integrating ROM and Flash in accordance with customer demand. Macronix will, through various strategies including advanced product design, high quality standards, and comprehensive customer service, come out with even higher capacity products, to lower costs and satisfy customer needs.

In the area of Flash, in 2012 Q4 110nm products held 77% of the Flash market, this year 75nm will become the mainstream, and 55nm products will enter mass production before year's end. High-density products held 7% of the Flash market last year, and their market share is expected to show major growth this year. Macronix will provide customers with a more complete product line, and continuously improve our cost structure, so as to increase profitability.

As far as customer development, last year we added a total of 100 new core chip vendors, and won 405 cases of core product design. Macronix provides 24-hour rapid technical support services, so as to quickly respond to and resolve customer difficulties, and provide the maximum level of customer satisfaction.

In 6" wafer foundry services, we are continuously developing IP to raise foundry added value, and at the same time developing analog and high-pressure manufacturing to develop new business opportunities. We are also adjusting product and customer integration, to raise the product gross margin and operating margin of our foundry services business. In addition, we have already started OEM manufacturing R&D at our 8" foundry, in preparation for future 8" Foundry Sustainability Program.

Macronix has always focused on process and product refinement and innovation: XtraROM® continues to push toward 32/22nm production, and Flash likewise continues its march toward 55nm, which will further reduce costs. Macronix will also continue to use 3DVG (Vertical Gate) NAND Flash as a weapon in the competition for future high-precision memory products. This year the company's capital expenditure is planned at NT\$3.6 billion, mainly for the replacement of aging equipment and process improvements.

Although Macronix took the first loss in the recent years, we believe this is only short-term pain. It is foreseen that within the new year, Macronix will use already established and reliable advanced technologies to comprehensively raise capacity utilization, and to continue to reduce costs and raise product quality. In addition, we will expand in application areas such as Handsets, Gaming, and Automotive, to increase our market share and improve our results. We are confident that with our pragmatic management capability, we can further improve our competitiveness and quickly reach our profit targets.

At the same time, Macronix considers its obligations to society and the responsibility for environmental protection, thus we continue to accumulate awards for enterprise social responsibility, power-saving low carbon business, protection of environmental health and safety, and so on. Finally, we appreciate the continued support and caring of stockholders towards Macronix, and ask that you please continue to be patient. Our management team will give its every effort to create profits and returns for stockholders.

Audit Committee's Report

To: 2013 Annual General Shareholders Meeting of Macronix International Co., Ltd.

The 2012 financial statements of the Company (including the consolidated financial statements), the 2012 business report, and the Company's 2012 deficit proposal have been review and determined to be correct and accurate by the undersigned. According to Article 14-4 of Securities and Exchange Act and Article 219 of the Company Law, it is hereby submitted this report.

Independent director: Chiang Kao Independent director: Yan-Kuin Su Independent director: John C.F. Chen

Dated: March 8, 2013

INDEPENDENT AUDITORS' REPORT

The Board of Directors and the Shareholders Macronix International Co., Ltd.

We have audited the accompanying balance sheets of Macronix International Co., Ltd. (the "Company") as of December 31, 2012 and 2011 and the related statements of income, changes in shareholders' equity and 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 financial statements based on our audits. We did not audit the financial statements of certain investees in which the Company's investments were accounted for using equity method. The financial statements of these investees were audited by other auditors whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts included for such investees, is based solely on the reports of such other auditors. The carrying value of these equity-method investments as of December 31, 2012 and 2011 amounted to NT\$532,547 thousand and NT\$1,166,550 thousand, respectively. The related investment net loss for the years ended December 31, 2012 and 2011 amounted to NT\$631,222 thousand and NT\$649,100 thousand, respectively.

We conducted our audits in accordance with the Rules Governing the Audit of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Those rules and 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, on a test basis, evidence supporting the amounts and disclosures in the financial statements. 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 financial statements referred to above present fairly, in all material respects, the financial position of Macronix International Co., Ltd. as of December 31, 2012 and 2011, and the results of its operations and its cash flows for the years then ended in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers, requirements of the Business Accounting Law and Guidelines Governing Business Accounting relevant to financial accounting standards, and accounting principles generally accepted in the Republic of China.



March 8, 2013

Notice to Readers

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

For the convenience of readers, 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. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language auditors' report and financial statements shall prevail.

MACRONIX INTERNATIONAL CO., LTD. BALANCE SHEETS DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars, Except Par Value)

	2012		2011			2012		2011	
ASSETS	Amount	%	Amount	%	LIABILITIES AND SHAREHOLDERS' EQUITY	Amount	%	Amount	%
CURRENT ASSETS					CURRENT LIABILITIES				
Cash and cash equivalents (Notes 2 and 4)	\$ 17,793,410	29	\$ 17,726,603	26	Short-term bank loans (Note 12)	\$ 88,406	_	\$ 1,800,488	3
Financial assets at fair value through profit or loss - current	, , ,		. , ,		Notes and accounts payable	1,819,749	3	2,136,388	3
(Notes 2, 5 and 24)	6,199	_	_	_	Payables to related parties (Note 21)	226,007	_	146,858	_
Notes and accounts receivable, net (Notes 2, 3 and 6)	2,463,765	4	2,411,019	4	Income tax payable (Notes 2 and 19)	336,591	1	335,135	1
Receivables from related parties, net (Notes 2, 3 and 21)	823,432	1	1,340,244	2	Accrued expenses	2,517,231	4	2,072,686	3
Other receivables, net (Notes 2 and 21)	100,136	_	111,958	_	Accrued bonuses to employees, directors and supervisors (Notes 2	_,= -,		_,,,,_,,,,	
Inventories (Notes 2 and 7)	6,797,915	11	6,398,789	9	and 15)	_	_	530,775	1
Deferred income tax assets - current (Notes 2 and 19)	228,162	-	125,765	-	Payables for equipment	389,782	1	869,773	1
Other current assets	425,577	1	407,057	1	Current portion of long-term bank loans (Notes 13, 22 and 24)	5,233,718	8	1,527,718	2
Other current assets	123,377		107,037		Other current liabilities	73,999		66,310	
Total current assets	28,638,596	<u>46</u>	28,521,435	42					
					Total current liabilities	10,685,483	<u>17</u>	9,486,131	<u>14</u>
LONG-TERM INVESTMENTS (Notes 2, 8, 9, 10 and 24)									
Investments accounted for using equity method	2,335,038	4	3,054,069	5	LONG-TERM LIABILITIES				
Available-for-sale financial assets - noncurrent	663,384	1	646,558	1	Long-term bank loans, net of current portion (Notes 13, 22 and 24)	15,799,897	25	16,078,614	24
Financial assets carried at cost - noncurrent	91,473		117,556		Long-term notes payable	<u>-</u> _		105	
Total long-term investments	3,089,895	5	3,818,183	<u>6</u>	Total long-term liabilities	15,799,897	<u>25</u>	16,078,719	24
PROPERTY, PLANT AND EQUIPMENT (Notes 2, 11 and 22)					OTHER LIABILITIES				
Cost					Accrued pension cost (Notes 2 and 14)	462,774	1	360,151	_
Land	598,076	1	598,076	1	Others	130	-	2,040	_
Buildings and structures	21,981,271	35	21,479,586	32	outers			2,010	-
Machinery equipment	76,913,234	124	75,224,280	111	Total other liabilities	462,904	1	362,191	_
Research and development equipment	5,801,459	9	2,120,639	3	Total other habilities	102,501		302,171	
Transportation equipment	30,653	-	26,103	-	Total liabilities	26,948,284	43	25,927,041	38
Leasehold improvements	2,419	-	2,419	-	Total habilities	20,940,204		23,921,041	
Miscellaneous equipment	1,022,410	2	985,023		SHAREHOLDERS' EQUITY (Notes 2, 15, 16, 17 and 24)				
wiscenaneous equipment	106,349,522	$\frac{2}{171}$	100,436,126	<u>1</u>	Capital stock, NT\$10 par value				
Less: Accumulated depreciation	78,540,129	126	71,678,509	106	Authorized - 6,550,000 thousand shares				
Construction in progress and prepayments for equipment					Issued - 3,521,462 thousand shares in 2012 and 3,384,749 thousand				
Construction in progress and prepayments for equipment	1,464,928	2	6,097,549	9	shares in 2011	35,214,623	57	33,847,486	50
Not managery plant and agricument	29,274,321	<u>47</u>	34,855,166	51	Capital surplus	33,214,023	31	33,047,400	30
Net property, plant and equipment		<u>47</u>	34,633,100	51	Treasury stock transactions	26,502		25,075	
INTANGIBLE ASSETS (Note 2)					Donation	20,302	-	25,073	-
	215 500	1	70.244				-		-
Software, net Deferred charges, net	315,588	1	70,344 706	-	Long-term investments	4,367	- 1	3,436 321,377	- 1
Deferred charges, net	282				Employee stock options	317,217	1	321,377	1
Not interplife accept	215 970	1	71.050		Retained earnings	2.605.275	4	2 407 002	4
Net intangible assets	315,870	1	71,050		Legal capital reserve	2,695,275	4	2,407,003	4
OTHER ASSETS					Unappropriated earnings (accumulated deficit) Other adjustments	(3,220,362)	(5)	5,085,609	7
Deferred income tax assets - noncurrent (Notes 2 and 19)	677,450	1	418,310	1	Unrealized gains on financial instruments	448,981	_	432,095	_
Restricted assets - noncurrent (Note 22)	164,177	-	164,177	1	Cumulative translation adjustments	(102,918)	_	(29,881)	-
Other assets	29,332		28,592	-	Treasury stock (at cost) - 3,899 thousand shares in 2012 and	(102,916)	-	(29,001)	-
Other assets			20,392		3,757 thousand shares in 2011	(142,365)	_	(142,365)	_
Total other assets	870,959	1	611,079	<u> </u>	5,757 Glododila Shares III 2011	(172,505)		(172,303)	
					Total shareholders' equity	35,241,357	57	41,949,872	62
TOTAL	\$ 62,189,641	<u>100</u>	<u>\$ 67,876,913</u>	<u>100</u>	TOTAL	<u>\$ 62,189,641</u>	<u>100</u>	<u>\$ 67,876,913</u>	<u>100</u>

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

(With Deloitte & Touche audit report dated March 8, 2013)

STATEMENTS OF INCOME

YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars, Except Earnings (Loss) Per Share)

	2012		2011			
	Amount	%	Amount	%		
GROSS SALES	\$ 23,973,584		\$ 27,960,652			
SALES RETURNS AND ALLOWANCES	84,737		116,979			
NET SALES (Notes 2 and 21)	23,888,847	100	27,843,673	100		
COST OF SALES (Notes 2, 7, 18 and 21)	21,517,784	90	17,751,736	64		
GROSS PROFIT	2,371,063	10	10,091,937	36		
REALIZED INTERCOMPANY PROFIT (Note 2)	1,664		13,040	-		
REALIZED GROSS PROFIT	2,372,727	10	10,104,977	<u>36</u>		
OPERATING EXPENSES (Notes 18 and 21)						
Sales and marketing	908,223	4	899,093	3		
General and administrative	1,513,080	6	1,571,924	6		
Research and development	4,547,487	<u>19</u>	3,850,265	<u>14</u>		
Total operating expenses	6,968,790	29	6,321,282	23		
INCOME (LOSS) FROM OPERATION	(4,596,063)	<u>(19</u>)	3,783,695	<u>13</u>		
NON-OPERATING INCOME AND GAINS Interest income (Note 24) Gain on disposal of financial instruments, net	154,349	1	117,520	1		
(Note 2)	61,273	_	2,357	_		
Dividend income (Note 2)	56,840	-	85,896	-		
Gain on disposal of assets (Note 2)	17,005	-	-	-		
Valuation gain on financial assets (Notes 2 and 24) Reversal of allowance for doubtful accounts	6,199	-	-	-		
(Notes 2, 3 and 6)	-	-	34,567	-		
Others (Note 21)	58,014		62,857			
Total non-operating income and gains	353,680	1	303,197	1		
NON-OPERATING EXPENSES AND LOSSES Equity in losses of equity method investees, net						
(Notes 2 and 8)	645,940	3	455,304	2		
Interest expense (Notes 11 and 24)	302,953	1	19,219	-		
Foreign exchange loss, net (Note 2)	157,615	1	95,814	-		
Loss on disposal of assets (Note 2)	155,366	-	1,458	-		

(Continued)

STATEMENTS OF INCOME YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars, Except Earnings (Loss) Per Share)

	20	12	2011			
	Amount	%	Amount	· %		
Impairment loss (Notes 2, 10 and 23) Others	\$ 6,5 4,5		\$ 2,5 3,5			
Total non-operating expenses and losses	1,273,0	<u> </u>	577,9	26 2		
INCOME (LOSS) BEFORE INCOME TAX	(5,515,4	22) (23)	3,508,9	966 12		
INCOME TAX EXPENSE (BENEFIT) (Notes 2 and 19)	(77,0	<u>11</u>) <u>-</u>	591,9	<u>2</u>		
NET INCOME (LOSS)	\$ (5,438,4	<u>(23)</u>	\$ 2,916,9	<u>10</u>		
	20	12	20)11		
	Before	After	Before	After		
	Income			Income		
	Tax	Tax	Tax	Tax		
EARNINGS (LOSS) PER SHARE (Note 20)						
Basic	<u>\$ (1.57)</u>	<u>\$ (1.55)</u>	\$ 1.00	<u>\$ 0.83</u>		
Diluted	<u>\$ (1.57)</u>	<u>\$ (1.55)</u>	<u>\$ 0.98</u>	<u>\$ 0.82</u>		

Certain pro forma information (after income tax) is shown as follows, based on the assumption that the Company's stock held by subsidiaries is treated as investment instead of treasury stock (Note 17):

	2012	2011
NET INCOME (LOSS)	<u>\$ (5,436,984</u>)	\$ 2,923,370
EARNINGS (LOSS) PER SHARE		
Basic	<u>\$(1.54)</u>	<u>\$0.83</u>
Diluted	<u>\$(1.54</u>)	<u>\$0.82</u>

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

(With Deloitte & Touche audit report dated March 8, 2013)

(Concluded)

STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY YEARS ENDED DECEMBER 31, 2012 AND 2011 (In Thousands of New Taiwan Dollars, Except Per Share Amounts)

						Retained Earnings Other Adjustments					_		
	Capita	l Stock		Canital	Surplus			Unappropriated Earnings	Unrealized Gain (Loss) on	Cumulative		Total	
	Shares (In Thousands)	Aggregate Par Value	Treasury Stock Transactions	Donation	Long-term Investments	Employee Stock Options	Legal Capital Reserve	(Accumulated Deficit)	Financial Instruments	Translation Adjustments	Treasury Stock	Shareholders' Equity	
BALANCE, JANUARY 1, 2011	3,362,302	\$ 33,623,017	\$ 18,704	\$ 37	\$ -	\$ 335,915	\$ 1,630,512	\$ 8,714,773	\$ 1,038,432	\$ (91,242)	\$ (142,365)	\$ 45,127,783	
Appropriations of prior year's earnings (Note 15) Legal capital reserve Cash dividends to shareholders - NT\$1.70 per share	- -	- -	- -	- -	- -	- -	776,491 -	(776,491) (5,735,394)	- -	- -	- -	(5,735,394)	
Issuance of stock on exercised stock options	22,447	224,469	-	-	-	(14,538)	-	-	-	-	-	209,931	
Adjustment from changes in percentage of ownership in investees	-	-	-	-	3,436	-	-	(34,278)	-	-	-	(30,842)	
Net income for the year ended December 31, 2011	-	-	-	-	-	-	-	2,916,999	-	-	-	2,916,999	
Valuation loss on available-for-sale financial assets	-	-	-	-	-	-	-	-	(378,037)	-	-	(378,037)	
Equity in the valuation loss on available-for-sale financial assets of equity - method investees	-	-	-	-	-	-	-	-	(228,300)	-	-	(228,300)	
Company's dividends received by its subsidiary	-	-	6,371	-	-	-	-	-	-	-	-	6,371	
Translation adjustments										61,361		61,361	
BALANCE, DECEMBER 31, 2011	3,384,749	33,847,486	25,075	37	3,436	321,377	2,407,003	5,085,609	432,095	(29,881)	(142,365)	41,949,872	
Appropriations of prior year's earnings (Note 15) Legal capital reserve Cash dividends to shareholders - NT\$0.38 per share Stock dividends to shareholders - NT\$0.38 per share	- - 128,841	- - 1,288,408	- - -	- - -	- - -	- - -	288,272	(288,272) (1,288,408) (1,288,408)	- - -	- - -	- - -	(1,288,408)	
Issuance of stock on exercised stock options	7,872	78,729	-	-	-	(4,160)	-	-	-	-	-	74,569	
Adjustment from changes in percentage of ownership in investees	-	-	-	-	931	-	-	(2,472)	-	-	-	(1,541)	
Net loss for the year ended December 31, 2012	-	-	-	-	-	-	-	(5,438,411)	-	-	-	(5,438,411)	
Valuation gain on available-for-sale financial assets	-	-	-	-	-	-	-	-	16,826	-	-	16,826	
Equity in the valuation gain on available-for-sale financial assets of equity - method investees	-	-	-	-	-	-	-	-	60	-	-	60	
Company's dividends received by its subsidiary	-	-	1,427	-	-	-	-	-	-	-	-	1,427	
Translation adjustments	-	_	-					-	_	(73,037)	_	(73,037)	
BALANCE, DECEMBER 31, 2012	3,521,462	\$ 35,214,623	<u>\$ 26,502</u>	<u>\$ 37</u>	<u>\$ 4,367</u>	\$ 317,217	\$ 2,695,275	<u>\$ (3,220,362)</u>	<u>\$ 448,981</u>	<u>\$ (102,918)</u>	<u>\$ (142,365)</u>	\$ 35,241,357	

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

(With Deloitte & Touche audit report dated March 8, 2013)

STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars)

		2012	2011
CASH FLOWS FROM OPERATING ACTIVITIES			
Net income (loss)	\$	(5,438,411)	\$ 2,916,999
Adjustments to reconcile net income (loss) to net cash provided by operating activities:			, ,
Depreciation		7,657,143	5,355,509
Amortization		122,971	61,176
Provision (reversal of allowance) for doubtful accounts		49,533	(34,567)
Gain on disposal of financial instruments, net		(229)	(253)
Loss on disposal of assets, net		138,361	1,458
Equity in losses of equity method investees, net		645,940	455,304
Impairment loss		6,583	2,564
Realized intercompany profit		(1,664)	(13,040)
Deferred income tax		(361,537)	230,493
Net changes in operating assets and liabilities:		(301,337)	230,173
Financial assets held for trading		(6,199)	_
Notes and accounts receivable		(52,746)	(315,377)
Receivables from related parties		516,812	(319,948)
Other receivables		11,822	216,319
Inventories		(399,126)	(2,576,843)
Other current assets		(18,520)	18,680
Long-term accounts receivable		(59,611)	-
Notes and accounts payable		(316,744)	265,677
Payables to related parties		79,149	(10,868)
Income tax payable		1,456	(317,450)
Accrued expenses		444,545	199,923
Accrued bonuses to employees, directors and supervisors		(530,775)	(618,441)
Other current liabilities		9,353	(8,165)
Accrued pension cost		102,623	(4,352)
•			
Net cash provided by operating activities		2,600,729	 5,504,798
CASH FLOWS FROM INVESTING ACTIVITIES			(4.54.4 = 0)
Increase in restricted assets		-	(161,470)
Acquisitions of available-for-sale financial assets		(150,000)	(250,000)
Proceeds from disposal of available-for-sale financial assets		150,229	250,253
Acquisitions of investments accounted for using equity-method		-	(297,204)
Proceeds from return of capital by financial assets carried at cost		19,500	42,000
Acquisitions of property, plant and equipment		(2,750,738)	(15,367,779)
Proceeds from disposal of property, plant and equipment		55,715	21,905
Increase in intangible assets		(367,766)	(43,174)
Decrease in other assets		9,338	 5,790
Net cash used in investing activities	_	(3,033,722)	 (15,799,679)
			(Continued)

STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars)

	-0.1-	
	2012	2011
CASH FLOWS FROM FINANCING ACTIVITIES Decrease in short-term bank loans	\$ (1,712,082)	\$ (1,005,592)
Increase in long-term bank loans Repayment of long-term bank loans	6,200,000 (2,772,717)	16,210,000 (3,011,237)
Increase (decrease) in guarantee deposits	(1,562)	219
Proceeds from exercise of employee stock options Cash dividends	74,569 (1,288,408)	209,931 (5,735,394)
Net cash provided by financing activities	499,800	6,667,927
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	66,807	(3,626,954)
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	17,726,603	21,353,557
CASH AND CASH EQUIVALENTS, END OF YEAR	<u>\$ 17,793,410</u>	\$17,726,603
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION		
Interest paid (excluding capitalized interest) Income tax paid	\$ 309,042 \$ 283,070	\$ 6,828 \$ 630,289
NON-CASH FINANCING ACTIVITIES: Amounts reclassified from fixed assets to intangible assets	\$ 25	\$ 4,608
Current portion of long-term bank loans	\$ 5,233,718	\$ 1,527,718
INVESTING ACTIVITIES AFFECTING BOTH CASH AND NON-CASH ITEMS		
Acquisitions of property, plant and equipment Net decrease in payables to contractors and equipment suppliers	\$ 2,270,747 479,991	\$ 14,267,762 1,100,017
Cash paid	\$ 2,750,738	\$15,367,779

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

(With Deloitte & Touche audit report dated March 8, 2013)

(Concluded)

INDEPENDENT AUDITORS' REPORT

The Board of Directors and the Shareholders Macronix International Co., Ltd.

We have audited the accompanying consolidated balance sheets of Macronix International Co., Ltd. and subsidiaries (the "Company") as of December 31, 2012 and 2011 and the related consolidated statements of income, changes in shareholders' equity and cash flows for the years then ended. These consolidated 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 the financial statements of certain consolidated subsidiaries. The financial statements of these subsidiaries were audited by other auditors whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts included for such subsidiaries, is based solely on the reports of such other auditors. Such subsidiaries' financial statements reflect total assets of NT\$691,400 thousand and NT\$1,409,253 thousand, representing 1.11% and 2.07% of the Company's consolidated total assets as of December 31, 2012 and 2011, respectively, and also reflect net sales of NT\$83,154 thousand and NT\$80,536 thousand, representing 0.34% and 0.29% of the Company's consolidated net sales for the years then ended.

We conducted our audits in accordance with the Rules Governing the Audit of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Those rules and 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, on a test basis, evidence supporting the amounts and disclosures in the financial statements. 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 above present fairly, in all material respects, the consolidated financial position of Macronix International Co., Ltd. and subsidiaries as of December 31, 2012 and 2011, and the consolidated results of their operations and their consolidated cash flows for the years then ended in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the Republic of China.

March 8, 2013

Notice to Readers

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

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

CONSOLIDATED BALANCE SHEETS
DECEMBER 31, 2012 AND 2011
(In Thousands of New Taiwan Dollars, Except Par Value)

	2012		2011			2012		2011	
ASSETS	Amount	%	Amount	%	LIABILITIES AND SHAREHOLDERS' EQUITY	Amount	%	Amount	%
CURRENT ASSETS					CURRENT LIABILITIES				
Cash and cash equivalents (Notes 2 and 4)	\$ 19,096,662	30	\$ 19,727,097	29	Short-term bank loans (Note 11)	\$ 88,406	_	\$ 1,800,488	3
Financial assets at fair value through profit or loss - current	Ψ 17,070,002	20	Ψ 12,727,027	27	Notes and accounts payable	1,834,141	3	2,154,754	3
(Notes 2, 5 and 23)	6,199	_			Payables to related parties (Note 20)	136,005	-	82,244	-
Notes and accounts receivable, net (Notes 2, 3 and 6)	2,900,918	5	2,889,463	4	Income tax payable (Notes 2 and 18)	339,661	1	348,966	1
		J 1		4			1	,	2
Receivables from related parties, net (Notes 2, 3 and 20)	427,453	1	918,063	1	Accrued expenses	2,632,380	4	2,189,183	3
Other receivables, net (Note 2)	106,523	-	121,452	-	Accrued bonuses to employees, directors and supervisors (Notes 2				
Inventories (Notes 2 and 7)	6,859,892	11	6,468,003	10	and 14)	-	-	530,775	1
Deferred income tax assets - current (Notes 2 and 18)	231,541	-	133,299	-	Payables for equipment	394,986	1	875,833	1
Restricted assets - current (Note 21)	47,105	-	23,005	-	Current portion of long-term bank loans (Notes 12, 21 and 23)	5,233,718	8	1,527,718	2
Other current assets (Note 2)	478,725	1	<u>474,848</u>	<u> </u>	Other current liabilities	99,347		85,504	
Total current assets	30,155,018	48	30,755,230	<u>45</u>	Total current liabilities	10,758,644	<u>17</u>	9,595,465	14
LONG-TERM INVESTMENTS (Notes 2, 5, 8, 9 and 23)					LONG-TERM LIABILITIES				
Financial assets at fair value through profit or loss - noncurrent	-	_	39,357	_	Long-term bank loans, net of current portion (Notes 12, 21 and 23)	15,799,897	25	16,078,614	24
Available-for-sale financial assets - noncurrent	888,685	2	879,392	2	Long-term notes payable	,,		105	<u>-</u> -
Financial assets carried at cost - noncurrent	97,862	-	154,491	-	Bong term notes payable				
Prepayments for investments	29,040	<u>-</u> _	131,171		Total long-term liabilities	15,799,897	25	16,078,719	24
repayments for investments	29,040		_	<u>-</u> _	rotal long-term habilities	13,799,697		10,070,719	
Total long-term investments	1,015,587	2	1,073,240	2	OTHER LIABILITIES				
					Accrued pension cost (Notes 2 and 13)	462,774	1	360,234	-
PROPERTY, PLANT AND EQUIPMENT (Notes 2, 10 and 21)					Others	1,694		3,661	
Cost:									
Land	598,076	1	598,076	1	Total other liabilities	464,468	1	363,895	
Buildings and structures	22,209,968	36	21,717,424	32					
Machinery equipment	76,913,234	123	75,224,281	110	Total liabilities	27,023,009	43	26,038,079	38
Research and development equipment	6,037,523	10	2,381,513	4			' <u></u>		<u> </u>
Transportation equipment	32,155	_	28,192	_	EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE PARENT				
Leasehold improvements	44,894	_	26,553	_	(Notes 2, 14, 15, 16 and 23)				
Miscellaneous equipment	1,142,967	2	1,096,751		Capital stock, \$10 par value				
Miscendicous equipment	106,978,817	$\frac{2}{172}$	101,072,790	<u>2</u> 149	Authorized - 6,550,000 thousand shares				
I A				106					
Less: Accumulated depreciation	78,847,806	127	71,963,633		Issued - 3,521,462 thousand shares in 2012 and 3,384,749	25 214 622	57	22.047.407	50
Construction in progress and prepayments for equipment	1,474,477	2	6,097,550	9	thousand shares in 2011	35,214,623	57	33,847,486	50
					Capital surplus				
Net property, plant and equipment	29,605,488	<u>47</u>	<u>35,206,707</u>	<u>52</u>	Treasury stock transactions	26,502	-	25,075	-
					Donation	37	-	37	-
INTANGIBLE ASSETS (Note 2)					Long-term investments	4,367	-	3,436	-
Software, net	323,052	1	76,569	-	Employee stock options	317,217	1	321,377	1
Deferred charges, net	52,191	<u>-</u> _	95,499	<u>-</u>	Retained earnings				
-					Legal capital reserve	2,695,275	4	2,407,003	4
Net intangible assets	375,243	1	172,068	-	Unappropriated earnings (accumulated deficit)	(3,220,362)	(5)	5,085,609	7
č					Other adjustments	. , , ,	. ,	, ,	
OTHER ASSETS					Unrealized gains on financial instruments	448,981	_	432,095	_
Idle assets, net (Note 2)	278,290	1	290,125	_	Cumulative translation adjustments	(102,918)	_	(29,881)	_
Deferred income tax assets - noncurrent (Notes 2 and 18)	678,302	1	419,899	1	Treasury stock (at cost) - 3,899 thousand shares in 2012 and	(102,710)	_	(27,001)	_
		1		1	3,757 thousand shares in 2011	(142.265)		(1.42.265)	
Restricted assets - noncurrent (Note 21)	164,177	-	164,177	-	5,757 thousand shares in 2011	(142,365)		(142,365)	
Other assets	47,521		42,389	-	Total equity attributable to shareholders of the parent	35,241,357	57	41,949,872	62
Total other assets	1,168,290	2	916,590	1	rotal equity attributable to shareholders of the parent	JJ,471,JJ /	51	11,777,072	02
Total offici associs	1,100,270				MINORITY INTERESTS (Note 2)	55,260		135,884	
								·	
					Total shareholders' equity	35,296,617	57	42,085,756	<u>62</u>
TOTAL	<u>\$ 62,319,626</u>	<u>100</u>	<u>\$ 68,123,835</u>	<u>100</u>	TOTAL	<u>\$ 62,319,626</u>	<u>100</u>	<u>\$ 68,123,835</u>	<u>100</u>

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

(With Deloitte & Touche audit report dated March 8, 2013)

CONSOLIDATED STATEMENTS OF INCOME YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars, Except Earnings (Loss) Per Share)

	2012		2011			
	Amount	%	Amount	%		
GROSS SALES	\$ 24,326,828		\$ 28,403,040			
SALES RETURNS AND ALLOWANCES	98,090		164,369			
NET SALES (Notes 2 and 20)	24,228,738	100	28,238,671	100		
COST OF SALES (Notes 2, 7, 17 and 20)	21,684,781	90	17,974,374	64		
GROSS PROFIT	2,543,957	10	10,264,297	<u>36</u>		
OPERATING EXPENSES (Notes 17 and 20) Sales and marketing General and administrative	1,176,455 1,718,845	5 7	1,118,647 1,776,601	4 6		
Research and development	4,972,689	20	4,260,575	<u>15</u>		
Total operating expenses	7,867,989	32	7,155,823	25		
INCOME (LOSS) FROM OPERATION	(5,324,032)	(22)	3,108,474	11		
NON-OPERATING INCOME AND GAINS Interest income (Note 23) Gain on disposal of financial instruments, net	166,316	1	131,630	-		
(Note 2) Dividend income (Note 2) Gain on disposal of assets (Note 2) Valuation gain on financial assets, net (Notes 2, 5	62,455 60,825 17,172	- - -	2,357 94,783	- - -		
and 23) Reversal of allowance for doubtful accounts	6,199	-	4,119	-		
(Notes 2, 3 and 6) Others (Note 20)	64,287	1	142,316 55,367	1 		
Total non-operating income and gains	377,254	2	430,572	1		
NON-OPERATING EXPENSES AND LOSSES	202.052	1	10.210			
Interest expense (Notes 10 and 23) Foreign exchange losses, net (Note 2)	302,953 161,829	1 1	19,219 96,720	_		
Loss on disposal of assets (Note 2)	155,480	1	2,732	-		
Impairment loss (Notes 2, 9 and 22) Others	6,583 5,685	- -	2,564 4,400	- 		
Total non-operating expenses and losses	632,530	3	125,635			

(Continued)

CONSOLIDATED STATEMENTS OF INCOME YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars, Except Earnings (Loss) Per Share)

	20:	12	20	2011			
	Amount	%	Amount	%			
INCOME (LOSS) BEFORE INCOME TAX	\$ (5,579,30	08) (23)	\$ 3,413,4	411 12			
INCOME TAX EXPENSE (BENEFIT) (Notes 2 and 18)	(61,3	<u> </u>	628,0	<u> 2</u>			
CONSOLIDATED NET INCOME (LOSS)	\$ (5,517,9)	<u>(23)</u>	\$ 2,785,3	<u> 10</u>			
ATTRIBUTABLE TO: Shareholders of the parent Minority interests	\$ (5,438,4 (79,5) \$ (5,517,9)	12)	\$ 2,916,9 (131,6 \$ 2,785,3	<u>-</u>			
	20:	12	2011				
	Income Attr Sharehold Par	ers of the	Income Attributable Shareholders of the Parent				
	Before Afte Income Incom Tax Tax		Before Income Tax	After Income Tax			
CONSOLIDATED EARNINGS (LOSS) PER SHARE (Note 19)							
Basic Diluted	\$ (1.57) \$ (1.57)	\$ (1.55) \$ (1.55)	\$ 1.00 \$ 0.98	\$ 0.83 \$ 0.82			

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

(With Deloitte & Touche audit report dated March 8, 2013)

(Concluded)

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY YEARS ENDED DECEMBER 31, 2012 AND 2011 (In Thousands of New Taiwan Dollars, Except Per Share Amounts)

	Equity Attributable to Shareholders of the Parent													
							Retained	Earnings	Unrealized	Other Adjustment	5			
							Ketameu	Unappropriated	Gain (Loss)					
	Capita Shares	l Stock Aggregate	Treasury Stock	Capital	Surplus Long-term	Employee	Legal Capital	Earnings (Accumulated	on Financial	Cumulative Translation			Minority Interest in	Total Shareholders'
	(In Thousands)	Par Value	Transactions	Donation	Investments	Stock Options	Reserve	Deficit)	Instruments	Adjustments	Treasury Stock	Total	Subsidiaries	Equity
BALANCE, JANUARY 1, 2011	3,362,302	\$ 33,623,017	\$ 18,704	\$ 37	\$ -	\$ 335,915	\$ 1,630,512	\$ 8,714,773	\$ 1,038,432	\$ (91,242)	\$ (142,365)	\$ 45,127,783	\$ 227,027	\$ 45,354,810
Appropriations of prior year's earnings (Note 14)														
Legal capital reserve Cash dividends to shareholders - NT\$1.70 per share	-	-	-	-	-	-	776,491 -	(776,491) (5,735,394)	-	-	-	(5,735,394)	-	(5,735,394)
•	22 447	224,469				(14,538)						209,931		
Issuance of stock on exercised stock options	22,447	224,409	-	-	-	(14,338)	-	-	-	-	-		-	209,931
Adjustment from changes in percentage of ownership in investees	-	-	-	-	3,436	-	-	(34,278)	-	-	-	(30,842)	32,720	1,878
Consolidated net income for the year ended December 31, 2011	-	-	-	-	-	-	-	2,916,999	-	-	-	2,916,999	(131,609)	2,785,390
Valuation loss on available-for-sale financial assets	-	-	-	-	-	-	-	-	(378,037)	-	-	(378,037)	-	(378,037)
Equity in the valuation loss on available-for-sale financial assets of equity-method investees	-	-	-	-	-	-	-	-	(228,300)	-	-	(228,300)	-	(228,300)
Company's dividends received by its subsidiary	-	-	6,371	-	-	-	-	-	-	-	-	6,371	-	6,371
Translation adjustments	-	-	-	-	-	-	-	-	-	61,361	-	61,361	130	61,491
Increase in minority interests	<u> </u>	<u> </u>	_				<u>-</u>	_			_	_	7,616	7,616
BALANCE, DECEMBER 31, 2011	3,384,749	33,847,486	25,075	37	3,436	321,377	2,407,003	5,085,609	432,095	(29,881)	(142,365)	41,949,872	135,884	42,085,756
Appropriations of prior year's earnings (Note 14)														
Legal capital reserve	-	-	-	-	-	-	288,272	(288,272) (1,288,408)	-	-	-	(1 200 400)	-	(1.200.400)
Cash dividends to shareholders - NT\$0.38 per share Stock dividends to shareholders - NT\$0.38 per share	128,841	1,288,408	- -	-	-	-	-	(1,288,408)	-	-	- -	(1,288,408)	-	(1,288,408)
Issuance of stock on exercised stock options	7,872	78,729	-	-	-	(4,160)	-	-	-	-	-	74,569	-	74,569
Adjustment from changes in percentage of ownership in investees	-	-	-	-	931	-	-	(2,472)	-	-	-	(1,541)	2,473	932
Consolidated net loss for the year ended December 31, 2012	-	-	-	-	-	-	-	(5,438,411)	-	-	-	(5,438,411)	(79,512)	(5,517,923)
Valuation gain on available-for-sale financial assets	-	-	-	-	-	-	-	-	16,826	-	-	16,826	-	16,826
Equity in the valuation gain on available-for-sale financial assets of														
equity-method investees	-	-	-	-	-	-	-	-	60	-	-	60	-	60
Company's dividends received by its subsidiary	-	-	1,427	-	-	-	-	-	-	-	-	1,427	-	1,427
Translation adjustments	-	-	-	-	-	-	-	-	-	(73,037)	-	(73,037)	(197)	(73,234)
Decrease in minority interests													(3,388)	(3,388)
BALANCE, DECEMBER 31, 2012	3,521,462	<u>\$ 35,214,623</u>	<u>\$ 26,502</u>	<u>\$ 37</u>	<u>\$ 4,367</u>	<u>\$ 317,217</u>	<u>\$ 2,695,275</u>	<u>\$ (3,220,362)</u>	<u>\$ 448,981</u>	<u>\$ (102,918)</u>	<u>\$ (142,365)</u>	\$ 35,241,357	\$ 55,260	\$ 35,296,617

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

(With Deloitte & Touche audit report dated March 8, 2013)

CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars)

(III Thousands of New Talwan Donars)	2012	2011
CASH FLOWS FROM OPERATING ACTIVITIES		
Net income (loss) attributable to shareholders of the parent	\$ (5,438,411)	\$ 2,916,999
Net loss attributable to minority interests	(79,512)	(131,609)
Adjustments to reconcile net income (loss) to net cash provided by	, , ,	, , ,
operating activities:	7.710.454	5 417 470
Depreciation	7,719,454	5,417,470
Amortization	180,965	117,579
Provision (reversal of allowance) for doubtful accounts	49,533	(142,316)
Gain on disposal of financial instruments, net	(1,411)	(253)
Valuation gain on financial assets, net	-	(4,119)
Loss on disposal of assets, net	138,308	2,732
Impairment loss	6,583	2,564
Deferred income taxes	(356,645)	235,782
Net changes in operating assets and liabilities:		
Financial assets held for trading	(6,199)	-
Notes and accounts receivable	(11,393)	(336,415)
Receivables from related parties	490,610	(271,284)
Other receivables	14,929	217,624
Inventories	(391,753)	(2,481,859)
Other current assets	(7,377)	43,981
Long-term accounts receivable	(59,611)	-
Notes and accounts payable	(320,718)	257,320
Payables to related parties	53,761	(10,890)
Income tax payable	(9,305)	(316,000)
Accrued expenses	443,197	223,129
Accrued bonuses to employees, directors and supervisors	(530,775)	(618,441)
Other current liabilities	13,438	(17,299)
Accrued pension cost	 102,540	 (4,352)
Net cash provided by operating activities	 2,000,208	 5,100,343
CASH FLOWS FROM INVESTING ACTIVITIES		
Increase in restricted assets	(24,100)	(178,298)
Proceeds from disposal of financial assets designated as at fair value		
through profit or loss	38,916	-
Acquisitions of available-for-sale financial assets	(150,000)	(250,000)
Proceeds from disposal of available-for-sale financial assets	150,229	250,253
Increase in prepayments for investments	(29,040)	-
Proceeds from return of capital by financial assets carried at cost	48,540	42,000
Acquisitions of property, plant and equipment	(2,806,019)	(15,419,699)
Proceeds from disposal of property, plant and equipment	57,978	22,346
Increase in intangible assets	(381,668)	(105,941)
Decrease in other assets	 4,946	 7,932
Net cash used in investing activities	 (3,090,218)	 (15,631,407)
		(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars)

	2012	2011
CASH FLOWS FROM FINANCING ACTIVITIES Decrease in short-term bank loans Increase in long-term bank loans Repayment of long-term bank loans Increase (decrease) in guarantee deposits Proceeds from exercise of employee stock options Cash dividends Increase (decrease) in minority interests	\$ (1,712,082) 6,200,000 (2,772,717) (1,562) 74,569 (1,286,981) (2,456)	\$ (1,005,592) 16,210,000 (3,011,237) 219 209,931 (5,729,024) 9,494
Net cash provided by financing activities	498,771	6,683,791
EFFECT OF EXCHANGE RATE CHANGES	(39,196)	21,913
NET DECREASE IN CASH AND CASH EQUIVALENTS	(630,435)	(3,825,360)
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	19,727,097	23,552,457
CASH AND CASH EQUIVALENTS, END OF YEAR	<u>\$ 19,096,662</u>	\$ 19,727,097
SUPPLEMENTAL DISCLOSURES OF CASH FLOW Interest paid (excluding capitalized interest) Income tax paid	\$ 309,042 \$ 304,565	\$ 6,828 \$ 646,264
NON-CASH INVESTING AND FINANCING ACTIVITIES Amounts reclassified from other current assets to intangible assets Amounts reclassified from fixed assets to intangible assets Current portion of long-term bank loans	\$ 3,500 \$ 25 \$ 5,233,718	\$ 8 \$ 4,608 \$ 1,527,718
INVESTING ACTIVITIES AFFECTING BOTH CASH AND NON-CASH ITEMS Acquisitions of property, plant and equipment Net decrease in payables to contractors and equipment suppliers Cash paid	\$ 2,325,172 480,847 \$ 2,806,019	\$ 14,298,179 1,121,520 \$ 15,419,699
The accompanying notes are an integral part of the consolidated financial s (With Deloitte & Touche audit report dated March 8, 2013)	statements.	(Concluded)

MACRONIX INTERNATIONAL CO., LTD.

2012 Deficit Proposal

Units: NT\$

Items	Amount
Net loss of 2012	(5,438,410,894)
Plus: Adjustment arising from changes in ownership of investees	(2,472,797)
Less: undistributed earnings of previous years	2,220,521,398
Deficit to be covered-at the end of 2012	(3,220,362,293)
Appropriation item:	
Legal reserve	2,695,275,042
Deficit not yet covered after the appropriation	(525,087,251)

Note: Due to the adoption of IFRSs, the Company's undistributed earnings decreased NT\$309,037,102 on January 1, 2012 (the date of transition to IFRSs). As of January 1, 2013, the undistributed earnings decreased NT\$308,630,192 (i.e. accumulated deficit increased NT\$308,630,192).

The comparison chart of the Procedures for Lending Funds to Other Parties

Article	Original	Revised
Article 2	The Company shall not loan funds to any of its	The Company shall not loan funds to any of its
	shareholders or any other person except under the	shareholders or any other person except under the
	following circumstances:	following circumstances:
	(1) Where an inter-company or inter-firm business	(1) Where an inter-company or inter-firm business
	transaction calls for a loan arrangement; or	transaction calls for a loan arrangement; or
	(2) Where an inter-company or inter-firm short-term	(2) Where an inter-company or inter-firm short-term
	financing facility is necessary, provided that such	financing facility is necessary, provided that such
	financing amount shall not exceed 40 percent of	financing amount shall not exceed 40 percent of
	the lender's net worth.	the lender's net worth.
	The term "short-term" as used in the preceding	The term "short-term" as used in the preceding
	paragraph means one year, or where the	paragraph means one year, or where the
	company's operating cycle exceeds one year, one	company's operating cycle exceeds one year, one
	operating cycle. The term "financing amount" as	operating cycle. The term "financing amount" as
	used in paragraph 1, sub-paragraph 2 of this	used in paragraph 1, sub-paragraph 2 of this
	Article means the cumulative balance of the	Article means the cumulative balance of the
	Company's short-term financing.	Company's short-term financing.
	The loan between The Company direct or indirect	The loan between The Company direct or indirect
	100% owned foreign subsidiaries which is	100% owned foreign subsidiaries which is
	unrestricted by sub-paragraph 2, paragraph 1.	unrestricted by sub-paragraph 2, paragraph 1.
		However, the setting of the amount limits and the
		duration of loans shall still be applied in accordance
		with the Regulations.
Article 3	"Subsidiary" as referred to in these Regulations shall	"Subsidiary" as referred to in these Regulations shall
	be as determined under the Statement of Financial	be as determined under the Regulations Governing
	Accounting Standards Nos. 5 and 7 announced by the	the Preparation of Financial Reports by Securities
	Accounting Research and Development Foundation	<u>Issuers.</u>
	(ARDF) of the Republic of China.	"Net worth" in these Regulations means the balance
		sheet equity attributable to the owners of the parent
		company under the Regulations Governing the
		Preparation of Financial Reports by Securities
		<u>Issuers.</u>
		"Date of occurrence" in these Regulations means the
		date of contract signing, date of payment, date of
		board of directors resolutions, or other date that can
		confirm the counterparty and monetary amount of the
		the transaction, whichever date is earlier.

Article	Original	Revised
Article 8	1. The Company shall announce and report the	The Company shall announce and report the
	previous month's loan balances of its head office and	previous month's loan balances of its head office
	its subsidiaries by the 10th day of each month.	and its subsidiaries by the 10th day of each
	2. The Company whose loan reaches one of the	month.
	following levels shall announce and report such	2. The Company whose loan reaches one of the
	event within two days from its occurrence:	following levels shall announce and report such
	2-1 The aggregate loan balance of the Company and	event within two days commencing immediately
	its subsidiaries reach 20 percent or more of the	from the date of occurrence:
	Company's net worth as stated in its latest	2-1 The aggregate loan balance of the Company
	financial statement.	and its subsidiaries reach 20 percent or more
	2-2 The loan balance to a single enterprise of the	of the Company's net worth as stated in its
	Company and its subsidiaries reach 10 percent or	latest financial statement.
	more of the Company's net worth as stated in its	2-2 The loan balance to a single enterprise of the
	latest financial statement.	Company and its subsidiaries reach 10
	2-3 The increased loan amount of the Company or its	percent or more of the Company's net worth
	subsidiaries reach NT\$ ten millions and 2% or	as stated in its latest financial statement.
	more of the Company's net worth as stated in its	2-3 The increased loan amount of the Company
	latest financial statement.	or its subsidiaries reach NT\$ ten millions and
	3. The Company shall announce and report on behalf	2% or more of the Company's net worth as
	of any subsidiary thereof that is not a public	stated in its latest financial statement.
	company of the Republic of China any matters that	3. The Company shall announce and report on
	such subsidiary is required to announce and report	behalf of any subsidiary thereof that is not a
	pursuant to 3 rd subparagraph of the preceding	public company of the Republic of China any
	paragraph.	matters that such subsidiary is required to
	4. The Company shall evaluate the status of its loans of	announce and report pursuant to 3 rd
	funds and reserve sufficient allowance for bad	subparagraph of the preceding paragraph.
	debts in compliance with generally accepted	4. The Company shall evaluate the status of its
	accounting principles, and shall adequately disclose	loans of funds and reserve sufficient allowance
	relevant information in its financial reports and	for bad debts and shall adequately disclose
	provide certified public accountants with relevant	relevant information in its financial reports and
	information for implementation of necessary	provide certified public accountants with
	auditing procedures.	relevant information for implementation of
		necessary auditing procedures.

The comparison chart of the Procedures for Endorsement and Guarantee

Article	Original	Revised	
Article 3	"Subsidiary" as referred to in these Regulations	"Subsidiary" as referred to in these Regulations shall be	
	shall be as determined under the Statement of	as determined under the Regulations Governing the	
	Financial Accounting Standards Nos. 5 and 7	Preparation of Financial Reports by Securities Issuers.	
	announced by the Accounting Research and	"Net worth" in these Regulations means the balance sheet	
	Development Foundation (ARDF) of the Republic	equity attributable to the owners of the parent company	
	of China.	under the Regulations Governing the Preparation of	
		Financial Reports by Securities Issuers.	
		"Date of occurrence" in these Regulations means the date	
		of contract signing, date of payment, date of board of	
		directors resolutions, or other date that can confirm the	
		counterparty and monetary amount of the transaction,	
		whichever date is earlier.	
Article 5	The ceiling on the amount the Company is	The ceiling on the amount the Company is permitted to	
	permitted to make in endorsements/guarantees	make in endorsements/guarantees	
	1. The aggregate amount of	1. The aggregate amount of endorsements/guarantees	
	endorsements/guarantees provided by the	provided by the Company is limited to fifty percent	
	Company is limited to fifty percent (50%) of its	(50%) of its net worth of latest financial reports. For	
	net worth. For any one endorsee /guarantee	any one endorsee /guarantee company should not	
	company should not exceed thirty percent	exceed thirty percent (30%) of the Company's net	
	(30%) of the Company's net worth.	worth of latest financial report.	
	The aggregate amount of	The aggregate amount of endorsements/guarantees and	
	endorsements/guarantees and for any one	for any one endorsee/guarantee provided by the	
	endorsee/guarantee provided by the Company	Company and its subsidiaries are limited to the	
	and its subsidiaries are limited to the preceding	preceding amount.	
	amount.	2. For endorsements/guarantees deriving from the	
	2. For endorsements/guarantees deriving from the	business relations, the amount provided to any single	
	business relations, the amount provided to any	party shall not exceed the total business amount	
	single party shall not exceed the total business	between the party and the Company.	
	amount between the party and the Company.		
	"Net worth" as referred to the latest financial		
	reports audited or reviewed by CPA.		

Article	Original	Revised
Article 7	The follow-up monitoring procedures of	The follow-up monitoring procedures of
	Endorsements/guarantees	Endorsements/guarantees
	1. The Company shall prepare a memorandum book	1. The Company shall prepare a memorandum book for
	for its endorsement/guarantee activities and record	its endorsement/guarantee activities and record in
	in detail the following information for the record:	detail the following information for the record: the
	the entity for which the endorsement/guarantee is	entity for which the endorsement/guarantee is made,
	made, the amount, the date of passage by the board	the amount, the date of passage by the board of
	of directors or of authorization by the chairman of	directors or of authorization by the chairman of the
	the board, the date the endorsement/guarantee is	board, the date the endorsement/guarantee is made,
	made, and the matters to be carefully evaluated	and the matters to be carefully evaluated under
	under paragraph 1 of the preceding article.	paragraph 1 of the preceding article.
	2. The Company shall evaluate or record the	2. The Company shall evaluate or record the contingent
	contingent loss for endorsements/guarantees	loss for endorsements/guarantees and shall
	according to the Statement of Financial Accounting	adequately disclose information on
	Standards No. 9, and shall adequately disclose	endorsements/guarantees in its financial reports and
	information on endorsements/guarantees in its	provide certified public accountants with relevant
	financial reports and provide certified public	information for implementation of necessary audit
	accountants with relevant information for	procedures.
	implementation of necessary audit procedures.	3. The Company's internal auditors shall audit the
	3. The Company's internal auditors shall audit the	Operational Procedures for
	Operational Procedures for	Endorsements/Guarantees and the implementation
	Endorsements/Guarantees and the implementation	thereof no less frequently than quarterly and prepare
	thereof no less frequently than quarterly and	written records accordingly. They shall promptly
	prepare written records accordingly. They shall	notify all the supervisors in writing of any material
	promptly notify all the supervisors in writing of	violation found.
	any material violation found.	4. Where as a result of changes of condition the entity
	4. Where as a result of changes of condition the entity	for which an endorsement/guarantee is made no
	for which an endorsement/guarantee is made no	longer meets the requirements, or the amount of
	longer meets the requirements, or the amount of	endorsement/guarantee exceeds the limit, the
	endorsement/guarantee exceeds the limit, the	Company shall adopt rectification plans and submit
	Company shall adopt rectification plans and	the rectification plans to all the supervisors, and
	submit the rectification plans to all the supervisors,	accomplish the plan on schedule.
	and accomplish the plan on schedule.	5. When the net worth of the subsidiary that the
	5. When the net worth of the subsidiary that the	Company endorses/guarantees is lower than 50% of
	Company endorses/guarantees is lower than 50%	
	of its paid-in capital, the Company shall evaluate	subsidiary business situation quarterly and report to
	the subsidiary business situation quarterly and	
	report to the chairman of the board of directors	In the case of a subsidiary with shares having no par
		value or a par value other than NT\$10, for the
		paid-in capital is the sum of the share capital plus
		paid-in capital in excess of par shall be substituted.

Article	Original	Revised
Article 11	1. The Company shall announce and report the	1. The Company shall announce and report the
	previous month's balance of	previous month's balance of
	endorsements/guarantees of it head office and its	endorsements/guarantees of it head office and its
	subsidiaries by the 10th day of each month.	subsidiaries by the 10th day of each month.
	2.The Company whose endorsements/guarantees	2.The Company whose endorsements/guarantees
	reaches one of the following levels shall announce	reaches one of the following levels shall announce
	and report such event within two days from its	and report such event within two days commencing
	occurrence:	immediately from the date of occurrence:
	2-1 The aggregate balance of	2-1 The aggregate balance of
	endorsements/guarantees of the Company and its	endorsements/guarantees of the Company and its
	subsidiaries reach 50 percent or more of the	subsidiaries reach 50 percent or more of the
	Company's net worth as stated in its latest financial	Company's net worth as stated in its latest financial
	statement.	statement.
	2-2 The balance of endorsements/guarantees of the	2-2 The balance of endorsements/guarantees of the
	Company and its subsidiaries for a single enterprise	Company and its subsidiaries for a single enterprise
	reach 20 percent or more of the Company's net worth	reach 20 percent or more of the Company's net worth
	as stated in its latest financial statement.	as stated in its latest financial statement.
	2-3 The balance of endorsements/guarantees of the	2-3 The balance of endorsements/guarantees of the
	Company and its subsidiaries for a single enterprise	Company and its subsidiaries for a single enterprise
	reach NT\$ ten millions or more and the aggregate	reach NT\$ ten millions or more and the aggregate
	balance of all endorsements/guarantees for,	balance of all endorsements/guarantees for,
	long-term investment in, and loans to, such	investment of a long-term nature in, and loans to,
	enterprise reach 30 percent or more of company's net	such enterprise reach 30 percent or more of
	worth as stated in its latest financial statement.	company's net worth as stated in its latest financial
	2-4 The increased endorsements/guarantees amount of	statement.
	the Company or its subsidiaries reach NT\$ thirty	2-4 The increased endorsements/guarantees amount of
	millions and 5% or more of the Company's net worth	the Company or its subsidiaries reach NT\$ thirty
	as stated in its latest financial statement.	millions and 5% or more of the Company's net worth
	The Company shall announce and report on behalf of	as stated in its latest financial statement.
	any subsidiary thereof that is not the public company	3. The Company shall announce and report on behalf
	of the Republic of China any matters that such	of any subsidiary thereof that is not the public
	subsidiary is required to announce and report	company of the Republic of China any matters that
	pursuant to 4th subparagraph of the preceding	such subsidiary is required to announce and report
	paragraph.	pursuant to 4th subparagraph of the preceding
		paragraph.

The method and particulars of the public offering and/or the private placement of securities

I • Cash capital increase by issuance of new shares

- (1) Pursuant to the Article 267 of the Company Act, it is hereby proposed to reserve 10% of the offered shares for the subscription of employees, with the remaining to be offered in public in accordance with Article 28-1 of the Securities and Exchange Act and through public subscription or book building.
 - A. "Public Subscription" Approach: 10% of the newly offered shares ("Shares") will be through public offering, with the remaining 80% of the Shares to be subscribed by shareholders recorded on the record date of such Offering. The shareholders concerned may arrange for pooling together their fractional shares to form one share and register the share within 5 days after the record date of said Offering.
 - B. "Book Building" Approach: 90% of the Shares will be offered to the public, and therefore, existing shareholders shall waive their preemptive rights for the Shares.
- (2) The price of the Shares ("Price") will be set in accordance with the "Self Discipline Rules of the Chinese Securities Association Governing Securities Underwriters for Offering and Issuance of Securities by Securities Issuers" ("Rule") and relevant regulations of the authorities. It is hereby proposed to the AGM for authorizing the Chairman to negotiate with the underwriters and determine the Price taking into consideration of then current market conditions.
- (3) With respect to the shares not yet subscribed during the specified period, it is proposed to the AGM for authorizing the Chairman to approach and/or designate certain person for the subscription of such shares at the Price.
- (4) It is hereby proposed to the AGM for fully authorizing the Board of Directors or its designee to determine the record date of the Offering(s), the record date of the new shares issued, and fully authorized to handle related affairs after obtaining the approval from government authority.

II • Issuance of overseas Depositary Receipts through cash capital increase

- (1) Pursuant to Article 267 of the Company Act, it is hereby proposed to reserve 10% of the shares to be offered for the subscription of the employees, with the remaining 90% of the shares to be offered to public in accordance with Article 28-1 of the Securities and Exchange Act as the underlying common shares of overseas Depositary Receipts.
- (2) The price of the above overseas Depositary Receipts ("DR Price") will be set in accordance with the Rule. It is hereby proposed to the AGM for authorizing the Chairman to negotiate with the underwriters and determine the DR Price taking into consideration of then current international market conditions, as well as the market price of common shares. (The basis of the above price setting arrangement is reasonable).

- (3) Although shareholders' interests will be diluted by the additional new shares issued, it shall have positive impacts to the shareholders since the capital increase may strengthen the financial structure of the Company or the costs of business operation, and/or respond in time to the changes of then current industry environment. In sum, the capital increase will enhance the Company's competitiveness and profit, and indirectly benefit the shareholders.
- (4) It is proposed to the AGM for authorizing the Chairman to approach and/or designate certain person for the subscription of the reserved shares for the employee not yet subscribed, and/or included such unsubscribed shares to the underlying common shares of the overseas Depositary Receipts taking into consideration of then current market conditions.
- (5) It is hereby proposed to the AGM for fully authorizing the Chairman or his designee to handle the related affairs and to represent the company to sign any contract and/or related documents.

III • The private placement of common shares

- (1) The basis and rationality of the private placement price: The price of the private placement shares shall be no less than 80 percent of the higher of the following:
 - A.The averaged closing price of the Company's common shares for one, three, or five business days immediately preceding its price determination date, and adjusted by the applicable stock dividends, cash dividends and/or capital reduction.
 - B.The averaged closing price of the Company's common shares for the thirty business days immediately preceding its price determination date, and adjusted by the applicable stock dividends, cash dividends, and/or capital reduction.

It is hereby proposed to AGM to authorize the Board of Directors to determine the price based on the resolution of the AGM and then market conditions. Considering that the privately placed shares have a three-year transfer restriction as required by Securities and Exchange Act and that the price will be set by referring to the market price of common shares, the price setting arrangement shall be reasonable.

- (2) The method of selecting the specified subscribers: The Company will select the specified subscribers in accordance with Article 43-6 of Securities and Exchange Act. If a strategic investor is targeted, only those individual and/or legal entities which may help the Company in improving its technologies, developing products, reducing cost, enlarging market shares, and/or strengthen customers relationships, etc. will be selected to enhance the Company's competitiveness, business operation, and/or profitability through the strategic investors' experience, technology, knowledge, brand, or distribution channels.
- (3) The necessity of private placement: In consideration of capital needs, market conditions, fund raising efficiency, costs of the offering(s) as well as equity stabilizing, private placement may be adopted as a fund raising mechanizes. If the private placement is for the strategic investors, it is to maintain long-term relations with such strategic investors through the transfer restriction of shares subscribed. Also, the use of proceeds thereof shall be for the Company's business operation and/or development; and it shall be for the steadily operation of the Company as well as the interests of the shareholders.
- (4) Except for the transfer restriction as provided under Article 43-8 of Securities and Exchange

Act, the rights and obligations of the privately placed common shares is the same as the outstanding common shares.

IV • The private placement of domestic and/or overseas convertible bonds

- (1) The term of the privately placed convertible bonds shall not be more than seven years.
- (2) It is hereby proposed to AGM for authorizing the Board of Directors to determine the coupon rate of the privately placed convertible bonds.
- (3) The basis and rationality of the private placement price: The issuance price of the privately placed convertible bonds shall be no less than 80% of the theoretical price and that the conversion price shall be no less than 80 percent of the higher of the following:
 - A. The averaged closing price of the Company's common shares for one, three, or five business days immediately preceding its price determination date, and adjusted by applicable stock dividends, cash dividends and/or capital reduction.
 - B. The averaged closing price of the Company's common shares for the thirty business days immediately preceding its price determination date, and adjusted by applicable stock dividends, cash dividends, and/or capital reduction.

It is hereby proposed to AGM to authorize the Board of Directors to determine the conversion price based on the resolution of the AGM and then market conditions. Considering that the privately placed securities have a three-year transfer restriction as required by Securities and Exchange Act and that the price will be set by referring to the market price of common shares, the conversion price setting arrangement shall be reasonable.

- (4) The method of selecting the specified subscribers: The Company will select the specified subscribers in accordance with Article 43-6 of Securities and Exchange Act. If a strategic investor is targeted, only those individual and/or legal entities which may help the Company in improving its technologies, developing products, reducing cost, enlarging market shares, and/or strengthen customer relationships, etc. will be selected to enhance the Company's competitiveness, business operation, and/or profitability through the strategic investors' experience, technology, knowledge, brand, or distribution channels.
- (5) The necessity of private placement: In consideration of capital needs, market conditions, fund raising efficiency, costs of the offering(s) as well as equity stabilizing, private placement may be adopted as a fund raising mechanizes. If the private placement is for the strategic investors, it is to maintain long-term relations with such strategic investors through the transfer restriction of shares subscribed. Also, the use of proceeds thereof shall be for the Company's business operation and/or development; and it shall be for the steadily operation of the Company as well as the interests of the shareholders.
- (6) The transfer restriction of the privately placed convertible bonds is in accordance with Article 43-8 of Securities and Exchange Act.
- (7) It is hereby proposed to the AGM for fully authorizing the Chairman or his designee to handle and follow-up related affairs and to represent the company to sign any contract and/or related documents.

V • The issuance price ("Price")

When the Price over the par value of the shares ("Par value"), the premium triggered by the difference between the issue price and the Par value will be transferred to capital surplus. When the Price under the Par value, the loss triggered by the difference between the Price and the Par value will be covered according to relevant regulations.

The Price will be set according to relevant regulations (for example: the privately placed shares have a three-year transfer restriction as required by Securities and Exchange Act etc.) and the resolution of the AGM. Also, it shall be in consideration of the steadily operation of the Company, the urgency of the capital needs, as well as the feasibility of the fund raising, and the analysis of the significant impact to our shareholders. Therefore, the price setting is reasonable.

The candidates of the 9th term of the Board of Directors who serve in any new position for himself or on behalf of other(s) which may be deemed as within the scope of the Company's business

Name	Title of other company		Note	Main business
	Eastern Electronics Co., Ltd.	Managing Director	Permitted	Engineering Manufacturing Sevice
	* Magic Pixel Inc.	Chairman	Permitted	IC Design
Miin Chyou Wu	* Infomax Communication Co., Ltd.	Chairman	Permitted	IC Design
	* Mxtran Inc.	Chairman&President	Permitted	IC Design
	* MoDioTek Co., Ltd.	Chairman	Permitted	IC Design
	Chien Hsu Investment Corporation	Director	New	Investment
Champion Investment	Unizyx Holding Corporation	Director	Permitted	Investment Holding
Corporation	WEB POINT CO., LTD.	Director	Permitted	Company Data Processing Services
	Hung Chih Investment Corporation	Chairman	New	Investment
	Eastern Electronics Co., Ltd.	Representative (Director)	Permitted	Engineering Manufacturing Sevice
	Technology Associates Corp.	Representative (Chairman)	Permitted	Venture Investment
H C C	Tech Alliance Corp	Representative (Chairman)	Permitted	Venture Investment
H. C. Chen	Technology Associates Development Corp.	Chairman	Permitted	Investment Consultancy
	Chin Ho Fa Steel & Iron Co., Ltd.	Chairman	Permitted	Iron and Steel Rolls over Extends and Crowding
	Shiong Yek Steel Corporation	Chairman	Permitted	Iron and Steel Rolls over Extends and Crowding
	Ardentec Corporation	Chairman & CEO	Permitted	Wafer Testing
	Ardentec Korea Co., Ltd.	Director	Permitted	Wafer Testing
Chih-Yuan Lu	Ardentec Singapore Pte. Ltd.	Director	Permitted	Wafer Testing
	Sheng Tang Investment Co., Ltd.	Representative (Chairman)	Permitted	Investment
	Feng Chia University	Director	Permitted	Education
Shui Ying Investment Representative : Shigeki Matsuoka	MegaChips Technology America Corporation	Director	New	sale service and technological development of optical communication product
	MegaChips Corporation	Director & Executive Vice President	Permitted	IC Design

Name	Title of other company		Note	Main business
	Ricktek Technology Corp.	Independent Director	New	IC Design
	DRAMeXchange Tech. Inc.	Chairman	Permitted	Data Processing Services
Chung-Laung Liu	United Microelectronics Corp.	Independent Director	Permitted	Wafer Foundry
	Powerchip Technology Corporation	Independent Director	Permitted	DRAM manufacture
	CMSC, Inc.	Director	Permitted	IC Design
Achi Capital Limited		Director	Permitted	IC Design
	* Magic Pixel Inc.	Representative (Director)	Permitted	IC Design
	* Infomax Communication Co., Ltd.	Director&President	Permitted	IC Design
	* Infomax Holding Co., Ltd. (Note2)	Director	Permitted	Investment Holding Company
	* Infomax Holding Company Limited (Note2)	Director	Permitted	Investment Holding Company
Dang-Hsing Yiu	* Infomax Communication (Suzhou) Co., Ltd.	Chairman&President	Permitted	Design, maintenance and test of IC systems and rendering of related technical consultation and services
	* Mxtran Inc.	Representative (Director)	Permitted	IC Design
	* MoDioTek Co., Ltd.	Representative (Director)	Permitted	IC Design
Ful-Long Ni	* Infomax Communication Co., Ltd.	Representative (Director)	Permitted	IC Design
Yan-Kuin Su	Himax Technologies, Inc.	Independent Director	Permitted	IC Design
	Chen Chow Investment Inc.	Chairman	Permitted	Investment
John C.F. Chen	Chan Chun Investment Inc.	Representative (Director)	Permitted	Investment
	Diwan Investment Inc.	Chairman	Permitted	Investment

Note1: * Affiliated enterprises of Macronix International Co., Ltd.

Note2: Infomax Holding Co., Ltd is located in Samoa. Infomax Holding Company Limited is located in Hong Kong.