### MACRONIX INTERNATIONAL CO., LTD. 2014 ANNUAL GENERAL SHAREHOLDERS' MEETING MINUTES

(Translation)

(Translation)

Time: 9:00 a.m., June 18, 2014.

Place: Room101, Association of Industries in Science Parks (No. 2, Prosperity Rd. 1, Hsinchu Science Park)

Attendee: 2,243,516,888 shares were represented by shareholders present in person or by proxy (including electronic votes: 412,685,602 shares), which amounted to 63.78% of the Company's total outstanding shares i.e. 3,517,573,638 shares (excluding 3,899,382 shares without voting rights pursuant to of Article 179 of the Company Act).

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

H. C. Chen Chih-Yuan Lu Shui Ying Investment Cheng-Yi Fang Achi Capital Limited Dang-Hsing Yiu Ful-Long Ni Wen-Sen Pan Yan-Kuin Su, Independent Director John C.F. Chen, Independent Director Chairman: Miin Chyou Wu, Chairman of the board of directors

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 2013 Business Report (Attachment 1)

ITEM 2 Audit Committee's Report of 2013 (Attachment 2)

ITEM 3 Others: None

The questions raised by the shareholder (Account No. 1053996, 908071) were responded and explained by the Chairman. After the Chairman consulted attending shareholders without questions, the following agenda, i.e. the Ratification and Discussion Items, was proceeding according to the law.

#### **D.** Ratification and Discussion Items

ITEM 1 (Proposed by the Board of Directors)

Proposal: Adoption of 2013 Business Report and Financial Statements

- Explanation : 1.The 2013 Consolidated Financial Statements (including the parent company only 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, which was 95% of the voting shares present i.e. 2,243,170,856 votes. 2,125,956,029 votes were cast for the proposal (including electronic votes: 296,819,847 votes), and 453,145 votes were cast against the proposal (including electronic votes: 453,145 votes).
- ITEM 2 (Proposed by the Board of Directors)
- Proposal: Adoption of the proposal of 2013 deficit compensation
- Explanation: 1. The Company's net loss after tax of 2013 is NT\$6,305,646,595 and the deficit yet to be compensated is NT\$7,178,843,135. There will be no dividends to be distributed.
  - 2. The proposal of 2013 deficit compensation statement is as attached (Attachment 5)
- Resolution : The above proposal be and hereby was approved as proposed upon voting, which was 95% of the voting shares present i.e. 2,243,170,856 votes. 2,137,247,437 votes were cast for the proposal (including electronic votes: 308,090,745 votes), and 458,593 votes were cast against the proposal (including electronic votes: 458,593 votes).

ITEM 3 (Proposed by the Board of Directors)

- Proposal : In response to the applicable regulations, it is proposed to amend the "Procedures for Acquisition or Disposal of Assets" and the "Procedures for Financial Derivatives Transactions".
- Explanation : 1. In compliance with the amended "Regulations Governing the Acquisition and Disposal of Assets by Public Companies" announced on December 30, 2013, it is hereby proposed to amend the Company's "Procedures for Acquisition or Disposal of Assets" and the "Procedures for Financial Derivatives Transactions". ("Procedures")
  - 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, which was 95% of the voting shares present i.e. 2,243,170,856 votes. 2,136,847,963 votes were cast for the proposal (including electronic votes: 307,691,271 votes), and 856,032 votes were cast against the proposal (including electronic votes: 856,032 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, which was 92% of the voting shares present i.e. 2,243,170,856 votes. 2,052,516,491 votes were cast for the proposal (including electronic votes: 223,359,799 votes), and 85,190,645 votes were cast against the proposal (including electronic votes: 85,190,645 votes).

ITEM 5 (Proposed by the Board of Directors)

Proposal : Approval of the issuance of new shares for employee Restricted Stock Awards ( "RSA" )

- Explanation : 1. In order to attract and retain employees, it is proposed to issue and/or grant RSA pursuant to Article 267 of the Company Act and the "Regulations Governing the Offering and Issuance of Securities by Securities Issuers". ("Plan")
  - 2. The Plan includes the following matters :
    - 2-1 Total numbers of shares : To the extent not exceeding 123,251,000 common shares
    - 2-2 Terms and conditions :
      - 2-2-1 Price : NT\$0
      - 2-2-2 Types of shares : Common shares of the Company

- 2-2-3 Vesting Conditions : Conditions precedents, such as seniority of employee, achievements, etc., as specified under the Offering Rules of the RSA.
- 2-2-4 Fail to meet the vesting conditions, the Company will redeem and cancel the RSA granted there under.
- 2-3 Qualifications of employees and the numbers of shares to be granted :

The qualified employee of RSA is limited to those employees on such shares issuance date. The employees and shares granted will be in accordance with applicable laws and taking into consideration their respective position, performance, contribution(s) or achievement(s) to the Company, and/or others.

2-4 Approximated expenses, dilution of EPS and/or others which will affect the shareholders' interests :

Based on the closing price of NT\$6.52 on March 14, 2014 (one business day prior to the Board of Directors) and the outstanding common shares of the Company (i.e.3,521,473,020shares), if the RSA were fully vested and issues, the approximated expenses from 2014 to 2018 will be around NTD\$803,597 thousand, and the dilution of the Company's EPS will be approximately NTD\$0.23, hence it shall not have material impacts to the shareholders.

2-5 Restricted rights before RSA vested :

The RSA granted shall not be sold, transferred, pledged or as a gift to a third party or otherwise dispose.

2-6 The necessity of the RSA :

In order to attract and retain employees required for the Company's development so as to enhance the competitiveness of the Company for the mutual interests of the Company and shareholders.

2-7 Other important arrangements :

The RSA to be issued shall be held in Trust.

- 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. With respect to the RSA Plan, the relevant restrictions, material arrangements and any other matters not set forth here will be follow up in accordance with the applicable laws and/or regulations as well as the RSA Rules of the Company.
- Resolution : The questions raised by the shareholder (Account No. 1053996) were responded and explained by the Chairman and designated officer. The above proposal be and hereby was approved as proposed upon voting, which was 84% of the voting shares present i.e. 2,243,170,856 votes. 1,889,716,341 votes were cast for the proposal (including electronic votes: 63,542,150 votes), and 247,929,348 votes were cast against the proposal (including electronic votes: 244,952,847 votes).

ITEM 6 (Proposed by the Board of Directors)

Proposal : Approval of removing the competition restrictions of the directors

- 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. It is proposed to comply with Article 209 of Company Act to explain to the Company's shareholders the potential competitive works of the respective on board directors. The directors who serve a position 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, which was 87% of the voting shares present i.e. 2,243,170,856 votes. 1,950,241,542 votes were cast for the proposal (including electronic votes: 122,016,216 votes), and 187,221,043 votes were cast against the proposal (including electronic votes: 186,532,755 votes).

#### E. Others and Motions: None

**F. Meeting Adjourned:** 10:19 a.m., June 18, 2014.

Chairman: Miin Chyou Wu

Recorder: Y.L.Lin

#### **2013 Business Report**

Looking back on 2013, the drivers of global economic growth were insufficient, and Macronix felt the impact of the large devaluation of the Yen, as well as pressure from price declines for products and depreciation, so that overall results did not meet expectations. But thanks to the hard work of all our employees, our NOR Flash increased market share over the previous year, and revenue from automotive electronics products doubled, showing the results of our overall efforts in aggressive product integration and opening up new product applications. In addition, our 12 inch wafer fab also broke through the bottleneck of using a mix of old and new equipment, resulting in greatly improved quality and productivity.

The operating results for 2013 were as follows. Total annual operating revenue was NT\$22.204 billion, down 8% year-on-year, net loss after tax was NT\$6.358 billion, and loss-per-share was NT\$1.79. Annual capacity utilization rate was about 89%, average gross profit margin was 9%, and debt-to-equity ratio was 47%. Annual depreciation and amortization costs were NT\$7.744 billion, EBITDA was NT\$1.726 billion, end-of-period cash equivalent was NT\$11.979 billion, and inventory level was NT\$8.795 billion.

Macronix has made significant long-term investments in R&D. We remain committed to development of advanced non-volatile memory technologies and of our own products, and we secure intellectual property protection for our innovations. In 2013, we obtained 381 patents, bringing our accumulated total stock of IP to 5,280 international key technology patents. Patent positioning is drawing increasing international attention, and our strength in this area is a concrete demonstration of the global competitiveness of Macronix in the field of advanced memory.

In terms of process and product improvements and innovations, in the area of ROM, in the 4<sup>th</sup> quarter last year 45nm products accounted for 57% of ROM revenue, and this year production will advance to 32nm. Regarding NOR Flash memory, 75nm products accounted for 26% of Flash revenue in the 4<sup>th</sup> quarter, and this year production is advancing to 55nm. Macronix has independently developed Hybrid Memory, successfully integrating ROM and NAND Flash chips to satisfy diverse customer needs, with samples already sent for certification in the 4<sup>th</sup> quarter. Production of newly-developed low capacity high-efficiency NAND Flash, which is mainly applied in set-top boxes, network products, smart TVs and cell phones, will progress this year from 75nm to 36nm, and shipment volume is expected to show explosive growth.

Macronix is a world-class leading producer of non-volatile memory. All of our efforts, whether R&D investments or social philanthropy activities, are based on considerations such as long-term impact, fulfilling our corporate social responsibility, nurturing talent and promoting science education. Internally, we have established the 'Learning Map', to guide employees' development direction, provide diverse education and training resources, and encourage staff to continuously learn. Externally, we set up the 'Macronix Educational Foundation' to provide a long-term and systematic incentive program encouraging local students to explore science and create inventions. Last year for the first time this program was evaluated and awarded by the Ministry of Education as an 'outstanding' educational foundation.

Looking forward to the new year, we continue to stabilize production, upgrade our technology and lower costs, with the result that we have solidified our position and this year we will get back on the growth track. Planned capital spending is about NT\$2.5 billion, mainly for upgrading from old equipment to new in order to raise production. To improve capacity utilization, we will continue to convert part of our 8-inch wafer fab capacity to open wafer foundry. In terms of product applications, we will continue to expand from consumer electronics, information and communications, and computers into markets such as automotive electronics and mobile devices, which will help to increase revenue and raise market share. As far as new products such as the release of NAND Flash and

promotion of high-density NOR Flash, production will be focused in our 12-inch wafer fab, and this will be an important breakthrough for operations.

To provide Integrated System Solutions for our industrial partners is the long-term commitment of Macronix Group, and it is our ultimate goal as a company. Macronix and its subsidiaries are continuously refining our developments in areas such as mobile payment platforms, chips for e-book systems, smart phone baseband chips, and chips for smart TV remote controls. It is expected that in the future, Macronix can integrate products from across the Group, to create optimal system architectures that will provide our customers with integrated solutions, thus satisfying market needs for diverse product applications.

Facing the challenges of domestic and international competition, we will respond prudently and seek opportunities for growth. We will continue to accelerate the timeline for production process development, and lower costs, so as to raise product competitiveness. At the same time we will aggressively open up new customer bases and new products, and expand our territory of operations, to spur revenue growth, quickly surpass our profit-loss goals, and create additional value for our shareholders.

Finally, we appreciate the support and encouragement of our shareholders towards Macronix, and our entire dedicated workforce will continue to work even harder to produce excellent operating results.

## **Audit Committee's Report**

To: 2014 Annual General Shareholders Meeting of Macronix International Co., Ltd.

The 2013 consolidated financial statements of the Company (including the parent company only financial statements), the 2013 business report, and the proposed 2013 deficit compensation 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.

Audit Committee of Macronix International Co., Ltd. Independent director: Chiang Kao Independent director: Yan-Kuin Su Independent director: John C.F. Chen

Dated : March 17, 2014

## **INDEPENDENT AUDITORS' REPORT**

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

We have audited the accompanying parent company only balance sheets of Macronix International Co., Ltd. (the "Company") as of December 31, 2013 and 2012, and January 1, 2012 and the related parent company only statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2013 and 2012. These parent company only 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 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 provide a reasonable basis for our opinion.

In our opinion, the parent company only financial statements referred to above present fairly, in all material respects, the parent company only financial position of Macronix International Co., Ltd. as of December 31, 2013 and 2012, and January 1, 2012, and its financial performance and its cash flows for the years ended December 2013 and 2012, in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

March 17, 2014

#### Notice to Readers

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

For the convenience of readers, the independent auditor's 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 independent auditor's report and financial statements shall prevail.

#### PARENT COMPANY ONLY BALANCE SHEETS (In Thousands of New Taiwan Dollars)

	December 31,	2013	December 31,	2012	January 1, 2	012		December 31, 2013		31, 2013         December 31, 2012         Jack		January 1, 2	January 1, 2012	
ASSETS	Amount	%	Amount	%	Amount	%	LIABILITIES AND EQUITY	Amount	%	Amount	%	Amount	%	
CURRENT ASSETS							CURRENT LIABILITIES							
Cash and cash equivalents (Notes 4, 6 and 30)	\$ 10,032,019	19	\$ 17,793,410	29	\$ 17,726,603	26	Short-term borrowings (Notes 17 and 30)	\$ 566,577	1	\$ 88,406	-	\$ 1,800,488	3	
Financial assets at fair value through profit or							Notes payable and trade payables (Notes 18 and 30)	1,996,384	4	1,819,749	3	2,136,388	3	
loss - current (Notes 4, 7 and 30)	1,358	-	6,199	-	-	-	Payables to related parties (Notes 30 and 31)	186,927	-	226,007	-	146,858	-	
Notes receivable and trade receivables, net (Notes							Other payables (Notes 19 and 30)	2,128,022	4	2,517,231	4	2,072,686	3	
4, 10 and 30)	2,403,641	4	2,473,375	4	2,421,492	4	Salary and bonus payable (Note 22)	-	-	-	-	530,775	1	
Receivables from related parties, net (Notes 4, 30							Payable for purchase of equipment (Note 30)	428,987	1	389,782	1	869,773	1	
and 31)	872,298	2	823,432	1	1,340,244	2	Current tax liabilities (Notes 4 and 25)	352,048	1	336,591	1	335,135	1	
Other receivables (Notes 10, 30 and 31)	133,658	-	100,136	-	111,958	-	Provisions - current (Notes 4 and 20)	117,876	-	70,818	-	65,386	-	
Inventories (Notes 4 and 11)	8,743,122	16	6,797,915	11	6,398,789	9	Current portion of long-term borrowings (Notes 17,							
Other current assets (Note 16)	480,627	1	425,577	1	407,057	1	30 and 32)	7,656,919	14	5,233,718	8	1,527,718	2	
							Other current liabilities	48,839		70,592		61,240		
Total current assets	22,666,723	42	28,420,044	46	28,406,143	42								
							Total current liabilities	13,482,579	25	10,752,894	17	9,546,447	14	
NON-CURRENT ASSETS														
Available-for-sale financial assets - non-current							NON-CURRENT LIABILITIES							
(Notes 4, 8 and 30)	764,239	1	663,384	1	646,558	1	Long-term borrowings (Notes 17, 30 and 32)	10,942,978	20	15,799,897	26	16,078,614	24	
Financial assets measured at cost - non-current							Accrued pension liabilities (Notes 4 and 21)	825,606	2	718,614	1	623,503	1	
(Notes 4, 9 and 30)	82,698	-	91,473	-	117,556	-	Other non-current liabilities	600		130		1,797		
Investment accounted for using equity method (Notes														
4, 12 and 30)	2,926,238	5	2,319,232	4	3,037,580	5	Total non-current liabilities	11,769,184	22	16,518,641	27	16,703,914	25	
Property, plant and equipment (Notes 4, 13 and 32)	26,132,425	49	29,274,321	47	34,855,166	51								
Intangible assets (Notes 4 and 14)	272,958	1	315,870	1	71,050	-	Total liabilities	25,251,763	47	27,271,535	44	26,250,361	39	
Deferred tax assets (Notes 4 and 25)	905,612	2	905,612	1	544,075	1								
Other financial assets - non-current (Notes 4, 15,							EQUITY ATTRIBUTABLE TO OWNERS OF THE							
30 and 32)	172,075	-	177,251	-	167,543	-	COMPANY (Notes 4 and 22)							
Other non-current assets (Note 16)	7,572		16,258		25,226		Ordinary shares	35,214,730	65	35,214,623	57	33,847,486	50	
							Capital surplus	344,166	-	343,869	-	346,489	-	
Total non-current assets	31,263,817	58	33,763,401	54	39,464,754	58	Retained earnings							
							Legal reserve	-	-	2,695,275	5	2,407,003	3	
							Unappropriated earnings (accumulated deficit)	(7,178,843)	(13)	(3,528,992)	(6)	4,776,572	7	
							Other equity	457,785	1	346,196	-	402,047	1	
							Treasury shares	(159,061)		(159,061)		(159,061)		
							Total equity	28,678,777	53	34,911,910	56	41,620,536	61	
TOTAL	\$ 53,930,540	100	\$ 62,183,445	100	\$ 67,870,897	100	TOTAL	\$ 53,930,540	100	\$ 62,183,445	100	\$ 67,870,897	100	

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

#### PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME (In Thousands of New Taiwan Dollars, Except Loss Per Share)

	2013		2012	
	Amount	%	Amount	%
NET OPERATING REVENUE (Notes 4, 23 and 31)	\$ 21,870,599	100	\$ 23,888,847	100
OPERATING COSTS (Notes 4, 11, 21, 24 and 31)	20,089,829	92	21,656,168	91
GROSS PROFIT	1,780,770	8	2,232,679	9
REALIZED (UNREALIZED) GAIN ON THE TRANSACTIONS WITH SUBSIDIARIES (Note 4)	(1,408)		1,664	
REALIZED GROSS PROFIT	1,779,362	8	2,234,343	9
OPERATING EXPENSES (Notes 4, 21, 24 and 31) Selling and marketing expenses General and administrative expenses Research and development expenses	833,280 1,542,549 5,070,260	4 7 23	907,948 1,513,406 <u>4,546,195</u>	4 6 <u>19</u>
Total operating expenses	7,446,089	34	6,967,549	29
LOSS FROM OPERATIONS	(5,666,727)	<u>(26</u> )	(4,733,206)	(20)
NON-OPERATING INCOME AND EXPENSES Other income (Notes 24 and 31) Other gains and losses (Note 24) Finance costs (Notes 4 and 24) Share of loss of subsidiaries (Notes 4 and 24)	209,759 128,739 (334,896) (642,647)	$ \begin{array}{c} 1 \\ (2) \\ \underline{ (3)} \\ \end{array} $	269,203 (101,308) (302,953) (646,763)	1 (1) (3) (3)
Total non-operating income and expenses	(639,045)		(781,821)	<u>(3</u> )
LOSS BEFORE INCOME TAX	(6,305,772)	(29)	(5,515,027)	(23)
INCOME TAX BENEFIT (Notes 4 and 25)	(125)	<u> </u>	(77,011)	<u> </u>
NET LOSS FOR THE YEAR	(6,305,647)	<u>(29</u> )	(5,438,016)	(23)
OTHER COMPREHENSIVE INCOME (LOSS) Exchange differences on translating foreign operations (Notes 4 and 22) Unrealized gain on available-for-sale financial assets (Notes 4 and 22)	53,644 57,945	-	(72,737) <u>16,886</u>	-
Other comprehensive income (loss) for the year, net of income tax	111,589	1	(55,851)	
TOTAL COMPREHENSIVE LOSS FOR THE YEAR	<u>\$ (6,194,058)</u>	<u>(28)</u>	<u>\$ (5,493,867)</u>	<u>(23)</u>

(Continued)

#### PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME (In Thousands of New Taiwan Dollars, Except Loss Per Share)

	2013		2012	
	Amount		Amount	%
LOSS PER SHARE (Note 26)				
Basic Diluted	$\frac{\$ (1.79)}{\$ (1.79)}$		<u>\$ (1.55)</u> <u>\$ (1.55)</u>	

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

(Concluded)

## SEPARATE STATEMENTS OF CHANGES IN EQUITY (In Thousands of New Taiwan Dollars, Except Dividends Per Share)

				<b>F</b> •		<b>F V</b>		
	Share Capital	Capital Surplus	Legal Reserve	Earnings Unappropriated Earnings (Accumulated Deficit)	Other 1 Exchange Differences on Translating Foreign Operations	Unrealized Gain from Available-for-sale Financial Assets	Treasury Shares	Total Equity
BALANCE AT JANUARY 1, 2012	\$ 33,847,486	\$ 346,489	\$ 2,407,003	\$ 4,776,572	\$ (30,048)	\$ 432,095	\$ (159,061)	\$ 41,620,536
APPROPRIATION OF 2011 EARNINGS Legal reserve Cash dividends distributed by the Company - NT\$0.38 per share Stock dividends distributed by the Company - NT\$0.38 per share	1,288,408	- - -	288,272	(288,272) (1,288,408) (1,288,408)	- - -	- - -	- - -	(1,288,408)
Net loss for the year ended December 31, 2012	-	-	-	(5,438,016)	-	-	-	(5,438,016)
Other comprehensive income (loss) for year ended December 31, 2012, net of income tax	<u> </u>				(72,737)	16,886		(55,851)
Total comprehensive income (loss) for the year ended December 31, 2012	<u> </u>			(5,438,016)	(72,737)	16,886		(5,493,867)
Issue of ordinary shares under employee share options	78,729	(4,160)	-	-	-	-	-	74,569
Differences between the fair value and carrying amount from equity transactions of subsidiaries	-	-	-	(2,460)	-	-	-	(2,460)
Changes in capital surplus from subsidiaries accounted for by using equity method	-	113	-	-	-	-	-	113
Company dividends received by its subsidiary	<u> </u>	1,427						1,427
BALANCE AT DECEMBER 31, 2012	35,214,623	343,869	2,695,275	(3,528,992)	(102,785)	448,981	(159,061)	34,911,910
Legal reserve used to offset accumulated deficit	-	-	(2,695,275)	2,695,275	-	-	-	-
Net loss for the year ended December 31, 2013	-	-	-	(6,305,647)	-	-	-	(6,305,647)
Other comprehensive income for the year ended December 31, 2013, net of income tax	<u> </u>			<u> </u>	53,644	57,945		111,589
Total comprehensive income (loss) for the year ended December 31, 2013	<u> </u>		<u> </u>	(6,305,647)	53,644	57,945		(6,194,058)
Issue of ordinary shares under employee share options	107	(13)	-	-	-	-	-	94
Differences between the fair value and carrying amount from equity transactions of subsidiaries	-	-	-	(39,479)	-	-	-	(39,479)
Changes in capital surplus from subsidiaries accounted for by using equity method		310						310
BALANCE AT DECEMBER 31, 2013	<u>\$ 35,214,730</u>	<u>\$ 344,166</u>	<u>\$</u>	<u>\$ (7,178,843</u> )	<u>\$ (49,141</u> )	<u>\$ 506,926</u>	<u>\$ (159,061</u> )	<u>\$ 28,678,777</u>

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

## PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars)

	2013	2012
CASH FLOWS FROM OPERATING ACTIVITIES	¢ (( )); ( ))	ф <i>(5, 51,5,007</i> )
Loss before income tax	\$ (6,305,772)	\$ (5,515,027)
Adjustments for:	7 464 004	7657142
Depreciation expense	7,464,994	7,657,143
Amortization expense	181,605 2,151	122,971 49,533
Impairment loss recognized on trade receivables Finance costs	334,896	302,953
Share of loss of subsidiaries	642,647	646,763
Interest income	(109,274)	(154,349)
Dividend income	(57,415)	(56,840)
Loss on disposal of property, plant and equipment	7,970	138,361
Gain on disposal of investments	1,910	(229)
Impairment loss recognized on financial assets	-	6,583
Unrealized (realized) gain on the transactions with subsidiaries	1,408	(1,664)
Loss on foreign currency exchange	83,762	5,031
Changes in operating assets and liabilities	05,702	5,051
Decrease (increase) in financial assets held for trading	4,841	(6,199)
Decrease (increase) in notes receivable and trade receivables	118,507	(104,130)
Decrease (increase) in receivables from related parties	(58,254)	488,863
Decrease (increase) in other receivables	(23,097)	11,547
Increase in inventories	(1,945,207)	(399,126)
Increase in other current assets	(54,760)	(18,914)
Increase (decrease) in notes payable and trade payables	177,070	(286,537)
Increase (decrease) in payables to related parties	(43,837)	79,573
Increase (decrease) in other payables	(392,110)	457,654
Increase in provisions	47,058	5,432
Increase (decrease) in other current liabilities	(21,776)	9,352
Increase in accrued pension liabilities	106,992	95,111
Decrease in other operating liabilities		(530,775)
Cash generated from operations	162,399	3,003,080
Interest received	114,405	154,624
Dividend received from subsidiaries	57,415	56,840
Interest paid	(334,617)	(309,042)
Income tax paid		(283,070)
Net cash generated from (used in) operating activities	(398)	2,622,432
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of available-for-sale financial assets	-	(150,000)
Proceeds from disposal of available-for-sale financial assets	-	150,229
Proceeds from return of capital by financial assets measured at cost	8,775	19,500
Payments to acquire investment accounted for by using equity method	(1,279,496)	-
Payments for property, plant and equipment	(4,293,167)	(2,749,224)
Proceeds from disposal of property, plant and equipment	3,704	55,715
Decrease in refundable deposits	223	222
Payments for intangible assets	(138,693)	(367,766)
Decrease (increase) in other financial assets	2,815	(59,611)
		(Continued)

#### PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars)

	2013	2012
Decrease in other non-current assets	8,259	8,611
Net cash used in investing activities	(5,687,580)	(3,092,324)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from short-term borrowings	1,724,911	624,730
Repayments of short-term borrowings	(1,214,336)	(2,251,433)
Proceeds from long-term borrowings	2,800,000	6,200,000
Repayments of long-term borrowings	(5,233,718)	(2,772,717)
Proceeds from guarantee deposits received	470	5,553
Refund of guarantee deposits	-	(7,047)
Cash dividends	-	(1,288,408)
Proceeds from exercise of employee stock options	94	74,569
Net cash generated from (used in) financing activities	(1,922,579)	585,247
EFFECT OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH HELD IN FOREIGN CURRENCIES	(150,834)	(48,548)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(7,761,391)	66,807
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	17,793,410	17,726,603
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>\$ 10,032,019</u>	<u>\$ 17,793,410</u>

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

## **INDEPENDENT AUDITORS' REPORT**

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

We have audited the accompanying consolidated balance sheets of Macronix International Co., Ltd. (the "Company") and its subsidiaries (collectively referred to as the "Group") as of December 31, 2013 and 2012, and January 1, 2012 and the related consolidated statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2013 and 2012. 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 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 consolidated financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall consolidated financial statement presentation. We believe that our audits provide a reasonable basis for our opinion. In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Group as of December 31, 2013 and 2012, and January 1, 2012, and their consolidated financial performance and their consolidated cash flows for the years ended December 31, 2013 and 2012, in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed by the Financial Supervisory Commission of the Republic of China.

We have also audited the parent company only financial statements of Macronix International Co., Ltd. as of and for the years ended December 31, 2013 and 2012 on which we have issued an unqualified report.

March 17, 2014

#### Notice to Readers

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

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

#### CONSOLIDATED BALANCE SHEETS (In Thousands of New Taiwan Dollars)

	December 31, 2		December 31,	-	January 1, 2			December 31, 2013				January 1, 2012	
ASSETS	Amount	%	Amount	%	Amount	%	LIABILITIES AND EQUITY	Amount	%	Amount	%	Amount	%
CURRENT ASSETS							CURRENT LIABILITIES						
Cash and cash equivalents (Notes 4, 6 and 30)	\$ 11,978,574	22	\$ 19,096,662	30	\$ 19,727,097	29	Short-term borrowings (Notes 17 and 30)	\$ 566,577	1	\$ 88,406	-	\$ 1,800,488	3
Financial assets at fair value through profit or							Notes payable and trade payables (Notes 18 and 30)	2,004,696	4	1,834,141	3	2,154,754	3
loss - current (Notes 4, 7 and 30)	1,358	-	6,199	-	-	-	Payables to related parties (Notes 30 and 31)	90,584	-	136,005	-	82,244	-
Notes receivable and trade receivables, net							Other payables (Notes 19 and 30)	2,226,702	4	2,619,846	4	2,176,649	3
(Notes 4, 10 and 30)	2,822,661	5	2,911,980	5	2,901,450	4	Salary and bonus payable (Note 22)	-	-	-	-	530,775	1
Receivables from related parties, net (Notes 4,							Payable for purchase of equipment (Note 30)	432,797	1	394,986	1	875.833	1
10. 30 and 31)	458,302	1	427,453	1	918.063	1	Current tax liabilities (Notes 4 and 25)	355,427	1	339,661	1	348,966	1
Other receivables (Notes 10 and 30)	147,208	-	106,203	-	121,198	-	Provisions - current (Notes 4 and 20)	143,399	-	94,169	-	88,488	-
Inventories (Notes 4 and 11)	8,795,383	17	6,859,892	11	6.468.003	10	Current portion of long-term borrowings (Notes			, ,,			
Other financial assets - current (Notes 4, 15, 30	- , ,		- , ,		-,,		17. 30 and 32)	7,656,919	14	5,233,718	8	1,527,718	2
and 32)	-	-	41,106	-	-	-	Other current liabilities	71,689	-	99,347	-	85.504	-
Other current assets (Notes 14 and 16)	534,645	1	479,392	1	475,483	1							
						<u> </u>	Total current liabilities	13,548,790	25	10,840,279	17	9,671,419	14
Total current assets	24,738,131	46	29,928,887	48	30,611,294	45		1010 101770		10,010,277			
							NON-CURRENT LIABILITIES						
NON-CURRENT ASSETS							Long-term borrowings (Notes 17, 30 and 32)	10.942.978	20	15,799,897	26	16.078.614	24
Financial assets at fair value through profit or							Accrued pension liabilities (Notes 4 and 21)	825,606	20	717,793	20	622,566	1
loss - non-current (Notes 4, 7 and 30)	_	_	_		39,357	_	Other non - current liabilities	3,087	-	1,694	1	3,766	1
Available-for-sale financial assets - non-current					57,551		Outer non - current naonnies			1,074		5,700	
(Notes 4, 8 and 30)	951,333	2	888,685	1	879,392	1	Total non-current liabilities	11,771,671	22	16,519,384	27	16,704,946	25
Financial assets measured at cost - non-current	251,555	2	000,005	1	017,572	1	Total non-current naomites			10,517,504		10,704,240	
(Notes 4, 9 and 30)	114,888		97,862	-	154,491	_	Total liabilities	25,320,461	47	27,359,663	44	26,376,365	39
Property, plant and equipment (Notes 4, 12 and 32)	26,728,291	49	29,883,778	48	35,496,832	52	Total habilities	25,520,401	<u> </u>	27,559,005		20,370,303	
Intangible assets (Notes 4 and 13)	316,358	49	360,936	40	148,475	-	EQUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY (Notes						
Deferred tax assets (Notes 4 and 15)	910.037	2	909,843	2	553,198	1	4 and 22)						
Other financial assets - non-current (Notes 4,	910,037	2	909,045	2	555,198	1	Ordinary shares	35,214,730	65	35,214,623	56	33,847,486	50
15. 30 and 32)	185,715		192,921		201,741	1	Capital surplus	33,214,730	- 05	343,869		346,489	- 50
Other non-current assets (Notes 14 and 16)	101,506	-	<u> </u>	-	51,042	1	Retained earnings	544,100	-	545,809	-	540,469	-
Other non-current assets (Notes 14 and 10)	101,500		07,770				Legal reserve			2.695.275	4	2.407.003	3
Total non-current assets	29,308,128	54	22 401 901	50	37,524,528	<i></i>	Unappropriated earnings (accumulated deficit)	(7,178,843)	(13)		4 (5)	4,776,572	3
Total non-current assets	29,308,128	34	32,401,801	52		55		(7,178,843) 457,785		(3,528,992)	(5)	4,776,572 402,047	/
							Other equity	)	1	346,196	1	- ,	1
							Treasury shares	(159,061)		(159,061)		(159,061)	
							Equity attributable to owners of the Company	28,678,777	53	34,911,910	56	41,620,536	61
							NON-CONTROLLING INTERESTS (Note 22)	47,021		59,115		138,921	
							Total equity	28,725,798	53	34,971,025	56	41,759,457	61
TOTAL	<u>\$ 54,046,259</u>	100	<u>\$ 62,330,688</u>	100	\$ 68,135,822	100	TOTAL	<u>\$ 54,046,259</u>	100	<u>\$ 62,330,688</u>	100	<u>\$ 68,135,822</u>	100

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

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

	2013		2012	
	Amount	%	Amount	%
NET OPERATING REVENUE (Notes 4, 23 and 31)	\$ 22,204,420	100	\$ 24,228,738	100
OPERATING COSTS (Notes 11, 21, 24 and 31)	20,253,610	91	21,823,165	90
GROSS PROFIT	1,950,810	9	2,405,573	10
OPERATING EXPENSES (Notes 21, 24 and 31) Selling and marketing expenses General and administrative expenses Research and development expenses	1,096,303 1,758,269 <u>5,452,567</u>	5 8 25	1,174,486 1,720,759 <u>4,972,261</u>	5 7 <u>21</u>
Total operating expenses	8,307,139	38	7,867,506	33
LOSS FROM OPERATIONS	(6,356,329)	(29)	(5,461,933)	(23)
NON-OPERATING INCOME AND EXPENSES Other income (Notes 4 and 24) Other gains and losses (Note 24) Finance costs (Notes 4 and 24)	209,395 128,678 (334,896)	1 1 (2)	291,428 (105,443) (302,953)	1 (1)
Total non-operating income and expenses	3,177		(116,968)	<u> </u>
LOSS BEFORE INCOME TAX	(6,353,152)	(29)	(5,578,901)	(23)
INCOME TAX EXPENSE (BENEFIT) (Note 25)	5,087		(61,385)	
NET LOSS FOR THE YEAR	(6,358,239)	<u>(29</u> )	(5,517,516)	(23)
OTHER COMPREHENSIVE INCOME (LOSS) Exchange differences on translating foreign operations (Notes 4 and 22) Unrealized gain on available-for-sale financial assets (Notes 4 and 22)	53,790 <u>57,945</u>	-	(72,850) <u>16,886</u>	-
Other comprehensive income (loss) for the year, net of income tax	111,735	1	(55,964)	
TOTAL COMPREHENSIVE LOSS FOR THE YEAR	<u>\$ (6,246,504</u> )	<u>(28</u> )	<u>\$ (5,573,480</u> )	<u>(23</u> )
NET LOSS ATTRIBUTABLE TO: Owner of the Company Non-controlling interests	\$ (6,305,647) (52,592)	(29)	\$ (5,438,016) (79,500)	(23)

(Continued)

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

	2013		2012			
	Amount %		Amount	%		
	<u>\$ (6,358,239</u> )	<u>(29</u> )	<u>\$ (5,517,516</u> )	(23)		
TOTAL COMPREHENSIVE LOSS ATTRIBUTABLE TO:						
Owner of the Company Non-controlling interests	\$ (6,194,058) (52,446)	(28)	\$ (5,493,867) (79,613)	(23)		
	<u>\$ (6,246,504)</u>	<u>(28</u> )	<u>\$ (5,573,480</u> )	<u>(23</u> )		
LOSS PER SHARE (Note 26) Basic Diluted	<u>\$ (1.79)</u> <u>\$ (1.79</u> )		<u>\$ (1.55)</u> <u>\$ (1.55</u> )			

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

(Concluded)

#### CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (In Thousands of New Taiwan Dollars, Except Dividends Per Share)

				Fauity Attributable	to Owners of the Compa	nv	
						Equity	
	Share Capital	Capital Surplus	Retained Legal Reserve	Earnings Unappropriated Earnings (Accumulated Deficit)	Exchange Differences on Translating Foreign Operations	Unrealized Gain from Available-for-sale Financial Assets	Treasury Shares
BALANCE AT JANUARY 1, 2012	\$ 33,847,486	\$ 346,489	\$ 2,407,003	\$ 4,776,572	\$ (30,048)	\$ 432,095	\$ (159,061)
APPROPRIATION OF 2011 EARNINGS Legal reserve Cash dividends distributed by the Company - NT\$0.38 per share Stock dividends distributed by the Company - NT\$0.38 per share	1,288,408	- - -	288,272	(288,272) (1,288,408) (1,288,408)	- - -	- - -	- - -
Net loss for the year ended December 31, 2012	-	-	-	(5,438,016)	-	-	-
Other comprehensive income (loss) for the year ended December 31, 2012, net of income tax	<u>-</u>	<u> </u>	<u>-</u> _	<u>-</u> _	(72,737)	16,886	<u>-</u>
Total comprehensive income (loss) for the year ended December 31, 2012	<u>-</u>			(5,438,016)	(72,737)	16,886	<u> </u>
Company's dividends received by its subsidiary	-	1,427	-	-	-	-	-
Difference between the fair value and carrying amount from equity transactions of subsidiaries	-	-	-	(2,460)	-	-	-
Additional non-controlling interest arising on issue of employee share options by subsidiaries	-	-	-	-	-	-	-
Issue of ordinary shares under employee share options	78,729	(4,160)	-	-	-	-	-
Increase (decrease) in non-controlling interests		113		<u> </u>	<u> </u>		<u> </u>
BALANCE AT DECEMBER 31, 2012	35,214,623	343,869	2,695,275	(3,528,992)	(102,785)	448,981	(159,061)
Legal reserve used to offset accumulated deficit	-	-	(2,695,275)	2,695,275	-	-	-
Net loss for the year ended December 31, 2013	-	-	-	(6,305,647)	-	-	-
Other comprehensive income for the year ended December 31, 2013, net of income tax	<u>-</u>	<u>-</u>	<u>-</u>		53,644	57,945	<u>-</u>
Total comprehensive income (loss) for the year ended December 31, 2013	<u> </u>		<u> </u>	(6,305,647)	53,644	57,945	<u> </u>
Difference between the fair value and carrying amount from equity transactions of subsidiaries	-	-	-	(39,479)	-	-	-
Additional non-controlling interest arising on issue of employee share options by subsidiaries	-	-	-	-	-	-	-
Issue of ordinary shares under employee share options	107	(13)	-	-	-	-	-
Increase in non-controlling interests	<u> </u>	310	<u> </u>	<u> </u>	<u> </u>	<u>-</u>	<u> </u>
BALANCE AT DECEMBER 31, 2013	<u>\$ 35,214,730</u>	<u>\$ 344,166</u>	<u>\$</u>	<u>\$ (7,178,843</u> )	<u>\$ (49,141</u> )	<u>\$ 506,926</u>	<u>\$ (159,061</u> )

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

Total		-controlling Interests	Т	otal Equity
\$ 41,620,536	\$	138,921	\$	41,759,457
(1,288,408)		-		(1,288,408)
-		-		-
(5,438,016)		(79,500)		(5,517,516)
(55,851)		(113)		(55,964)
(5,493,867)		(79,613)		(5,573,480)
1,427		-		1,427
(2,460)		2,460		_
		,		
-		978		978
74,569		-		74,569
113		(3,631)		(3,518)
34,911,910		59,115		34,971,025
-		-		-
(6,305,647)		(52,592)		(6,358,239)
111,589		146		111,735
(6,194,058)		(52,446)		(6,246,504)
(0,194,038)		(32,440)		(0,240,304)
(39,479)		39,479		-
-		411		411
94		-		94
		462		772
<u>\$ 28,678,777</u>	\$	47,021	\$	28,725,798
<u>Ψ 20,070,777</u>	φ	T1,021	φ	20,123,130

#### **CONSOLIDATED STATEMENTS OF CASH FLOWS** (In Thousands of New Taiwan Dollars)

	2013	2012
CASH FLOWS FROM OPERATING ACTIVITIES	¢ (( 252 152)	¢ (5.550.001)
Loss before income tax	\$ (6,353,152)	\$ (5,578,901)
Adjustments for:	7 501 000	7 710 454
Depreciation expense	7,521,836	7,719,454
Amortization expense	222,073	192,837
Impairment loss recognized on trade receivables	4,127	49,533
Finance costs	334,896	302,953
Interest income	(122,360)	(166,316)
Dividend income	(60,821)	(60,825)
Compensation cost of employee share options	411	978
Loss on disposal of property, plant and equipment	7,923	138,308
Gain on disposal of investments	(2,973)	(1,411)
Impairment loss recognized on financial assets	-	6,583
Impairment loss recognized on non-financial assets	122	-
Loss (gain) on foreign currency exchange	86,271	(164,785)
Changes in operating assets and liabilities		
Decrease (increase) in financial assets held for trading	4,841	(6,199)
Decrease (increase) in notes receivable and trade receivables	136,131	(62,846)
Decrease (increase) in receivables from related parties	(40,385)	462,648
Decrease (increase) in other receivables	(27,788)	23,787
Increase in inventories	(1,935,491)	(391,889)
Increase in other current assets	(54,945)	(4,308)
Increase (decrease) in notes payable and trade payables	170,953	(290,322)
Increase (decrease) in payables to related parties	(50,175)	54,194
Increase (decrease) in other payables	(396,110)	445,338
Increase in provisions	49,230	18,215
Increase (decrease) in other current liabilities	(27,831)	14,081
Increase in accrued pension liabilities	107,813	95,227
Decrease in other operating liabilities		(530,775)
Cash generated from (used in) operations	(425,404)	2,265,559
Interest received	124,708	157,524
Dividend received	60,821	60,825
Interest paid	(334,616)	(309,042)
Income tax paid	(5,097)	(304,565)
Net cash generated from (used in) operating activities	(579,588)	1,870,301
CASH FLOWS FROM INVESTING ACTIVITIES		
Proceeds from disposal of financial assets designated as at fair value		
through profit or loss	-	38,916
Acquisition of available-for-sale financial assets	-	(150,000)
Proceeds from disposal of available-for-sale financial assets	-	150,229
Acquisition of financial assets measured at cost	(9,538)	-
Proceeds from disposal of financial assets measured at cost	9,538	-
Proceeds from return of capital by financial assets measured at cost	15,928	48,540
Increase in prepayment for investments		(29,040)
Payments for property, plant and equipment	(4,318,034)	(2,806,019)
	(.,,	(Continued)
		(Continued)

#### **CONSOLIDATED STATEMENTS OF CASH FLOWS** (In Thousands of New Taiwan Dollars)

	2013	2012
Proceeds from disposal of property, plant and equipment	3,766	57,978
Increase in refundable deposits	(419)	(2,025)
Decrease in refundable deposits	805	3,286
Payments for intangible assets	(177,199)	(418,968)
Decrease (increase) in other financial assets	46,020	(83,711)
Decrease (increase) in other non-current assets	(63,197)	25,860
Net cash used in investing activities	(4,492,330)	(3,164,954)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from short-term borrowings	1,724,911	624,730
Repayments of short-term borrowings	(1,214,336)	(2,251,433)
Proceeds from long-term borrowings	2,800,000	6,200,000
Repayments of long-term borrowings	(5,233,718)	(2,772,717)
Proceeds from guarantee deposits received	220	3,354
Refund of guarantee deposits	-	(4,848)
Increase (decrease) in other non-current liabilities	823	(510)
Cash dividends	-	(1,286,981)
Proceeds from exercise of employee stock options	94	74,569
Increase (decrease) in non-controlling interests	772	(3,518)
Net cash generated from (used in) financing activities	(1,921,234)	582,646
EFFECT OF EXCHANGE RATE CHANGES ON THE BALANCE OF		
CASH HELD IN FOREIGN CURRENCIES	(124,936)	81,572
NET DECREASE IN CASH AND CASH EQUIVALENTS	(7,118,088)	(630,435)
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	19,096,662	19,727,097
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR       \$ 11,978,574       \$ 19,09         The accompanying notes are an integral part of the consolidated financial statements. (Concluded)		

## MACRONIX INTERNATIONAL CO., LTD.

## **2013 Deficit Compensation Statement**

Units : NT\$

Items	Amount
Deficit to be compensated-at the beginning of 2013	(525,087,251)
Plus : Adjustment arising from the adoption of IFRS	(308,630,192)
Adjusted deficit to be compensated-at the beginning of 2013	(833,717,443)
Plus : Adjustment of retained earnings from changes in ownership of investees	(39,479,097)
Net loss of 2013	(6,305,646,595)
Deficit yet to be compensated	(7,178,843,135)

## The comparison chart of the Procedures for Acquisition or Disposal of Assets

Article	Original	Revised
Chapter 1	General Principles	General Principles
Article 2	The range of assets.	The range of assets.
	1. The term "assets" as used in these	The term "assets" as used in these
	Regulations includes the following:	Regulations includes the following:
	Investments in stocks, government bonds,	1. Investments in stocks, government
	corporate bonds, financial bonds,	bonds, corporate bonds, financial bonds,
	securities representing interest in a fund,	securities representing interest in a fund,
	depositary receipts, call (put) warrants,	depositary receipts, call (put) warrants,
	beneficial interest securities, and	beneficial interest securities, and
	asset-backed securities.	asset-backed securities.
	2. Real property (including <u>inventories of</u>	2. Real property (including land, houses
	construction enterprises) and other fixed	and buildings, investment property and
	<u>assets</u> .	rights to use land) and equipment.
	3. Memberships.	3. Memberships.
	4. Patents, copyrights, trademarks, franchise	4. Patents, copyrights, trademarks,
	rights, and other intangible assets.	franchise rights, and other intangible
	5. Claims of financial institutions (including	
	receivables, bills purchased and	<u>5</u> . Derivatives.
	discounted, loans, and overdue	<u>6</u> . Assets acquired or disposed of in
	receivables).	connection with mergers, demergers,
	<u>6</u> . Derivatives.	acquisitions, or transfer of shares in
	<u>7</u> . Assets acquired or disposed of in	accordance with acts of law
	connection with mergers, demergers,	<u>7</u> . Other major assets.
	acquisitions, or transfer of shares in	
	accordance with acts of law	
	<u>8</u> . Other major assets.	
Article 3	Definition	Definition
		Terms used in <u>the Procedures</u> are defined as
	as follows:	follows:
	_	1. "Derivatives": Forward contracts, options
	contracts, futures contracts, leverage	contracts, futures contracts, leverage
	contracts, and swap contracts, and	contracts, and swap contracts, and
	compound contracts combining the	compound contracts combining the
	above products, whose value is derived	above products, whose value is derived
	from assets, interest rates, foreign exchange rates, indexes or other	from assets, interest rates, foreign
	interests. The term "forward contracts"	exchange rates, indexes or other interests. The term "forward contracts"
	does not include insurance contracts,	does not include insurance contracts,
	performance contracts, after-sales	performance contracts, after-sales service
	service contracts, long-term leasing	contracts, long-term leasing contracts, or
	contracts, or long-term purchase (sales)	long-term purchase (sales) agreements.
	agreements.	iong term purchase (sures) agreements.
L	451001101105.	

Article	Original	Revised
Article 3	2."Assets acquired or disposed through	2."Assets acquired or disposed through
	mergers, demergers, acquisitions, or	mergers, demergers, acquisitions, or
	transfer of shares in accordance with acts	transfer of shares in accordance with acts
	of law": Refers to assets acquired or	of law": Refers to assets acquired or
	disposed through mergers, demergers, or	disposed through mergers, demergers, or
	acquisitions conducted under the Business	acquisitions conducted under the Business
	Mergers and Acquisitions Act, Financial	Mergers and Acquisitions Act and other
	Holding Company Act, Financial	acts, or to transfer of shares from another
	Institution Merger Act and other acts, or	company through issuance of new shares
	to transfer of shares from another	of its own as the consideration therefore
	company through issuance of new shares	(hereinafter "transfer of shares") under
	of its own as the consideration therefore	Article 156, paragraph <u>8</u> of the Company
	(hereinafter "transfer of shares") under	Act.
	Article 156, paragraph <u>6</u> of the Company	3."Related party" or subsidiary: As defined
	Act.	in the Regulations Governing the
	3."Related party" <u>: As defined in Statement</u>	Preparation of Financial Reports by
	of Financial Accounting Standards No. 6	Securities Issuers.
	published by the ROC Accounting	<u>4</u> ."Professional appraiser": Refers to a real
	Research and Development Foundation	property appraiser or other person duly
	(hereinafter "ARDF").	authorized by an act of law to engage in
	4."Subsidiary": As defined in Statements of	the value appraisal of real property or
	Financial Accounting Standards Nos. 5	equipment.
	and 7 published by the ARDF.	5."Date of occurrence": Refers to the date
	<u>5</u> ."Professional appraiser": Refers to a real	of contract signing, date of payment, date
	property appraiser or other person duly	of consignment trade, date of transfer,
	authorized by an act of law to engage in	dates of boards of directors resolutions, or
	the value appraisal of real property or	other date that can confirm the
	other fixed assets.	counterpart and monetary amount of the
	<u>6</u> ."Date of occurrence": Refers to the date of	· · · ·
	contract signing, date of payment, date of	provided, for investment for which
	consignment trade, date of transfer, dates	approval of the Competent Authority is
	of boards of directors resolutions, or other	required, the earlier of the above date or the date of receipt of approval by the
	date that can confirm the counterpart and monetary amount of the transaction,	Competent Authority shall apply.
	whichever date is earlier; provided, for	6."Mainland area investment": Refers to
	investment for which approval of the	investments in China approved by the
	Competent Authority is required, the	Ministry of Economic Affairs Investment
	earlier of the above date or the date of	Commission or conducted in accordance
	receipt of approval by the Competent	with the provisions of the Regulations
	Authority shall apply.	Governing Permission for Investment or
	7."Mainland area investment": Refers to	Technical Cooperation in the Mainland
	investments in China approved by the	Area.
	Ministry of Economic Affairs Investment	
	Commission or conducted in accordance	
	with the provisions of the Regulations	
	Governing Permission for Investment or	
	Technical Cooperation in the Mainland	
	Area.	
	1 11001	

Article	Original	Revised
Chapter 2	Acquire or dispose real property or other	Acquire or dispose real property or
	fixed assets	equipment
Article 8	Procedures for acquisition or disposal real	Procedures for acquisition or disposal real
	property or other fixed assets:	property or equipment:
	1. Appraisal procedures:	1. Appraisal procedures:
	1-1 the means of price determination	1-1 the means of price determination
	The responsible unit shall inquires,	The responsible unit shall inquires,
	compares and discusses the price, and	compares and discusses the price, and
	prepare the analysis report which shall	prepare the analysis report which shall
	be approved by the degree of authority	be approved by the degree of authority
	delegated and the levels to which	delegated and the levels to which
	authority is delegated.	authority is delegated.
	1-2 supporting reference material	1-2 supporting reference material
	Refer to the publicly announced value,	Refer to the publicly announced value,
	evaluated value, the actual trading price	evaluated value, the actual trading
	of near real property, and the appraisal	price of near real property, and the
	report issued when conditions in	appraisal report issued when
	paragraph 3 are met.	conditions in paragraph 3 are met.
	2. Operating procedures:	2. Operating procedures:
	2-1 degree of authority delegated, the	2-1 degree of authority delegated, the
	levels to which authority is delegated:	levels to which authority is delegated:
	The responsible unit shall prepare	The responsible unit shall prepare
	budget and resolved by Board of	budget and resolved by Board of
	Directors, under the limit of the	Directors, under the limit of the
	budget, president is authorized to	budget, president is authorized to
	handle all the related affairs. If out of	handle all the related affairs. If out of
	the budget, the amount of acquisition	the budget, the amount of acquisition
	or disposal of the assets (the Amount)	or disposal of the assets (the Amount)
	under NT\$30 millions shall be	under NT\$30 millions shall be
	authorized by the president, if the	authorized by the president, if the
	Amount above NT\$ 30 millions but	Amount above NT\$ 30 millions but
	under NT\$100 millions shall be	under NT\$100 millions shall be
	authorized by the Chairman of the	authorized by the Chairman of the
	Board of Directors, if the Amount is	Board of Directors, if the Amount is
	above NT\$100 millions, it should be	above NT\$100 millions, it should be
	resolved by the Board of the Directors.	resolved by the Board of the Directors.
	2-2 the units responsible for	
	implementation: The units responsible for	2-2 the units responsible for implementation:
	implementation of real property and	The units responsible for
	other fixed assets are the users and	implementation of real property and
	related authorized and responsible	equipment are the users and related
	units.	
	uilits.	authorized and responsible units.

Article	Original	Revised
Article 8	2-3 transaction procedures	2-3 transaction procedures
	2-3-1 the acquisition of assets: the	2-3-1 the acquisition of assets: the
	responsible unit prepares the	responsible unit prepares the
	capital expenditure proposal in	capital expenditure proposal in
	advance, and evaluate the	advance, and evaluate the
	feasibility, then forward to the	feasibility, then forward to the
	finance units to arrange the capital	finance units to arrange the
	expenditure budget and execution	capital expenditure budget and
	and control afterward.	execution and control afterward.
	2-3-2 the disposal of assets: the user	2-3-2 the disposal of assets: the user
	shall apply for it stating the	shall apply for it stating the
	reason and method of disposition,	reason and method of
	and implement after getting	disposition, and implement after
	approval.	getting approval.
	3. Appraisal report:	3. Appraisal report:
	In acquiring or disposing real property or	In acquiring or disposing real property or
	other fixed assets where the transaction	equipment where the transaction amount
	amount reaches 20 percent of the	reaches 20 percent of the Company's
	Company's paid-in capital or NT\$300	paid-in capital or NT\$300 million or
	million or more, the Company, unless	more, the Company, unless transacting
	transacting with a government agency,	with a government agency, engaging
	engaging others to build on its own land,	others to build on its own land, engaging
	engaging others to build on rented land, or	others to build on rented land, or
	acquiring or disposing of <u>business</u>	acquiring or disposing of equipment for
	machinery and equipment, shall obtain an	business use, shall obtain an appraisal
	appraisal report prior to the date of	report prior to the date of occurrence of
	occurrence of the event from a	the event from a professional appraiser
	professional appraiser and shall further	and shall further comply with the
	comply with the following provisions:	following provisions:
	3-1 Where due to special circumstances it is	3-1 Where due to special circumstances it
	necessary to give a limited price, specified	is necessary to give a limited price,
	price, or special price as a reference basis	specified price, or special price as a
	for the transaction price, the transaction	reference basis for the transaction
	shall be submitted for approval in advance	price, the transaction shall be
	by the board of directors, and the same	submitted for approval in advance by
	procedure shall be followed for any future	the board of directors, and the same
	changes to the terms and conditions of the	procedure shall be followed for any
	transaction.3-2 Where the transaction	future changes to the terms and
	amount is NT\$1 billion or more, appraisals	conditions of the transaction.
	from two or more professional appraisers	3-2 Where the transaction amount is NT\$1
	shall be obtained.	billion or more, appraisals from two or
		more professional appraisers shall be
		obtained.

Article	Original	Revised
Article 8	3-3 Where any one of the following	3-3 Where any one of the following
	circumstances applies with respect to	circumstances applies with respect to
	the professional appraiser's appraisal	the professional appraiser's appraisal
	results, unless all the appraisal results	results, unless all the appraisal results
	for the assets to be acquired are	for the assets to be acquired are higher
	higher than the transaction amount, or	than the transaction amount, or all the
	all the appraisal results for the assets	appraisal results for the assets to be
	to be disposed of are lower than the	disposed of are lower than the
	transaction amount, a CPA shall be	transaction amount, a CPA shall be
	engaged to perform the appraisal in	engaged to perform the appraisal in
	accordance with the provisions of	accordance with the provisions of
	Statement of Auditing Standards No.	Statement of Auditing Standards No.
	20 published by the ARDF and render	20 published by the <u>ROC Accounting</u>
	a specific opinion regarding the	Research and Development
	reason for the discrepancy and the	Foundation (ARDF) and render a
	appropriateness of the transaction	specific opinion regarding the reason
	price:	for the discrepancy and the
	3-3-1 The discrepancy between the	appropriateness of the transaction
	appraisal result and the	price:
	transaction amount is 20	3-3-1 The discrepancy between the
	percent or more of the	appraisal result and the
	transaction amount.	transaction amount is 20 percent
	3-3-2 The discrepancy between the	or more of the transaction
	appraisal results of two or more	amount.
	professional appraisers is 10	3-3-2 The discrepancy between the
	percent or more of the	appraisal results of two or more
	transaction amount.	professional appraisers is 10
	3-4 No more than three months may	percent or more of the
	elapse between the date of the	transaction amount.
	appraisal report issued by a professional appraiser and the contract	3-4 No more than three months may elapse between the date of the
	execution date; provided, where the	appraisal report issued by a
	publicly announced current value for	professional appraiser and the contract
	the same period is used and not more	execution date; provided, where the
	than six months have elapsed, an	publicly announced current value for
	opinion may still be issued by the	the same period is used and not more
	original professional appraiser.	than six months have elapsed, an
	The calculation of the transaction	opinion may still be issued by the
	amounts shall be done in accordance	original professional appraiser.
	with Article 22, paragraph 2 herein, and	
	"within the preceding year" as used	amounts shall be done in accordance
	herein refers to the year preceding the	with Article 22, paragraph 2 herein,
	date of occurrence of the current	and "within the preceding year" as
	transaction. Items for which an	used herein refers to the year preceding
	appraisal report from a professional	the date of occurrence of the current
	appraiser has been obtained need not be	transaction. Items for which an
	counted toward the transaction amount.	appraisal report from a professional
		appraiser has been obtained need not
		be counted toward the transaction
		amount.

Article	Original	Revised
Chapter 3	Acquire or dispose Securities	Acquire or dispose Securities
Article 9	Procedures for acquisition or disposal of	Procedures for acquisition or disposal of
	securities	securities
	3. Professional opinion	3. Professional opinion
	In acquiring or disposing securities where	In acquiring or disposing securities
	the transaction amount reaches 20 percent	where the transaction amount reaches 20
	of more of paid-in capital or NT\$300	percent of more of paid-in capital or
	million or more, the Company shall	NT\$300 million or more, the Company
	engage a CPA prior to the date of	shall engage a CPA prior to the date of
	occurrence of the event to render an	occurrence of the event to render an
	opinion on the reasonableness of the	opinion on the reasonableness of the
	transaction price. If the CPA needs to use	transaction price. If the CPA needs to use
	the report of an expert as evidence, the	the report of an expert as evidence, the
	CPA shall do so in accordance with the	CPA shall do so in accordance with the
	provisions of Statement of Auditing	provisions of Statement of Auditing
	Standards No. 20 published by the ARDF.	
	The calculation of the transaction	ARDF. The calculation of the transaction
	amounts shall be done in accordance with	
	Article 22, paragraph 2 herein, and	with Article 22, paragraph 2 herein, and
	"within the preceding year" as used	"within the preceding year" as used
	herein refers to the year preceding the	herein refers to the year preceding the
	date of occurrence of the current	date of occurrence of the current
	transaction. Items for which a CPA's	transaction. Items for which a CPA's
	opinion has been obtained need not be	opinion has been obtained need not be
	counted toward the transaction amount.	counted toward the transaction amount.
Chapter 4	Acquire or dispose of memberships or	Acquire or dispose of memberships or
	intangible assets	intangible assets
Article 10	1. Appraisal procedures:	1. Appraisal procedures:
	1-1 the means of price determination	1-1 the means of price determination
	The responsible unit prepares the	The responsible unit prepares the
	analysis report which shall be	analysis report which shall be
	approved by the degree of authority	approved by the degree of authority
	delegated and the levels to which	delegated and the levels to which
	authority is delegated.	authority is delegated.
	1-2 supporting reference material	1-2 supporting reference material
	1-2-1 memberships: Refer to the	1-2-1 memberships: Refer to the
	market value.	market value.
	1-2-2 intangible assets: Refer to	1-2-2 intangible assets: Refer to
	market value or expert opinion	market value or expert opinion
	described in paragraph 3.	described in paragraph 3.

Article	Original	Revised
Chapter 5	Related Party Transactions	Related Party Transactions
Article 11	Acquisition or Disposal of Assets From a	Acquisition or Disposal of Assets From a
	Related party	Related party
	1. The Company engages in any acquisition	1. The Company engages in any acquisition
	or disposal of assets from or to a related	or disposal of assets from or to a related
	party, in addition to ensuring that the	party, in addition to ensuring that the
	necessary resolution are adopted the	necessary resolution are adopted the
	reasonableness of the transaction terms is	reasonableness of the transaction terms is
	appraised, and other relevant matters are	appraised, and other relevant matters are
	carried out, in compliance with the	carried out, in compliance with the
	Second, Third, Fourth Chapter of this	Second, Third, Fourth and this Chapter of
	procedure and this Chapter, if the	the Procedures, if the transaction amount
	transaction amount reaches 10 percent or	reaches 10 percent or more of the
	more of the Company's total assets, the	Company's total assets, the Company
	Company shall also obtain an appraisal	shall also obtain an appraisal report from a
	report from a professional appraiser or a	professional appraiser or a CPA's opinion
	CPA's opinion in compliance with the	in compliance with the provisions of the
	provisions of the Second, Third and	Second, Third and Fourth Chapter.
	Fourth Chapter.	The calculation of the transaction amounts
	The calculation of the transaction amounts	shall be done in accordance with Article
	shall be done in accordance with Article	22, paragraph 2 herein, and "within the
	22, paragraph 2 herein, and "within the	preceding year" as used herein refers to
	preceding year" as used herein refers to	the year preceding the date of occurrence of the current transaction. Items for which
	the year preceding the date of occurrence of the current transaction. Items for which	an appraisal report from a professional
	an appraisal report from a professional	appraiser or CPA's opinion has been
	appraiser or CPA's opinion has been	obtained need not be counted toward the
	obtained need not be counted toward the	transaction amount.
	transaction amount.	When judging whether a trading
	When judging whether a trading	counterparty is a related party, in addition
	counterparty is a related party, in addition	to legal formalities, the substance of the
	to legal formalities, the substance of the	relationship shall also be considered.
	relationship shall also be considered.	2. The Company that intends to acquire or
	2. The Company that intends to acquire or	dispose of real property from or to a
	dispose of real property from or to a	related party, or when it intends to acquire
	related party, or when it intends to acquire	or dispose of assets other than real
	or dispose of assets other than real	property from or to a related party and the
	property from or to a related party and the	transaction amount reaches 20 percent or
	transaction amount reaches 20 percent or	more of paid-in capital, 10 percent of the
	more of paid-in capital, 10 percent of the	company's total assets, or NT\$300 million
	company's total assets, or NT\$300 million	or more, except in trading of government
	or more, the company may not proceed to	bonds or bonds under repurchase and
	enter into a transaction contract or make a	resale agreements, or subscription or
	payment until the following matters have	redemption of domestic money market
	been approved by the board of directors	funds, the company may not proceed to
	and recognized by the supervisors:	enter into a transaction contract or make a
		payment until the following matters have
		been approved by the board of directors
		and recognized by the supervisors:

ArticleOriginalRevisedArticle 112-1 The purpose, necessity and anticipate benefit of the acquisition or disposal of asset.2-1 The purpose, necessity and anticipate benefit of the acquisition or disposal of asset.2-2 The reason for choosing the related party as a trading counterparty.2-3 With respect to the acquisition of real property from a related party, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with Article 12 and Article 13.2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty, and that trading counterparty, selationship to the Company and the related party.2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty's relationship to the Company and the related party.2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.2-7 Restrictive covenants and other important stipulations associated wit the transaction.2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in accordance with Article 22, paragraph 2 herein, and "within the preceding year" as used herein refers to the	
<ul> <li>benefit of the acquisition or disposal of asset.</li> <li>2-2 The reason for choosing the related party as a trading counterparty.</li> <li>2-3 With respect to the acquisition of real property from a related party, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the proceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	ed
<ul> <li>asset.</li> <li>2-2 The reason for choosing the related party as a trading counterparty.</li> <li>2-3 With respect to the acquisition of real property from a related party, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>party as a trading counterparty.</li> <li>2-3 With respect to the acquisition of real property from a related party, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the ransaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>party as a trading counterparty.</li> <li>2-3 With respect to the acquisition of real property from a related party, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the ransaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>2-3 With respect to the acquisition of real property from a related party, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal roport from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>property from a related party, information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty and that trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	ıl
<ul> <li>information regarding appraisal of the reasonableness of the preliminary transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty, and that trading counterparty is relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>reasonableness of the preliminary transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty, and that trading counterparty is relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	e
<ul> <li>transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty, and that trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>transaction terms in accordance with the transaction amounts</li> <li>transaction terms in accordance with Article 12 and Article 13.</li> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty, and that trading counterparty is relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the transaction.</li> <li>The calculation of the transaction amounts</li> <li>shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>2-4 The date and price at which the related party originally acquired the real property, the original trading counterparty, and that trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>party originally acquired the real property, the original trading counterparty, and that trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>party originally acquired the real property, the original trading counterparty, and that trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>property, the original trading counterparty, and that trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>real property, the original trading counterparty's relationship to the Company and that reading counterparty.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the transaction.</li> <li>The calculation of the transaction amounts</li> <li>shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>counterparty, and that trading counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>counterparty, and that trading counterparty, and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the transaction.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>counterparty's relationship to the Company and the related party.</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>2-5 Monthly cash flow forecasts for the year commencing from the anticipated month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>month of signing of the contract, and evaluation of the necessity of the transaction amounts of the necessity of the transaction.</li> <li>month of signing of the contract, and evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>evaluation of the necessity of the transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	ed
<ul> <li>transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>transaction, and reasonableness of the funds utilization.</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	L
funds utilization.funds utilization.2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.2-7 Restrictive covenants and other important stipulations associated with the transaction.2-7 Restrictive covenants and other important stipulations associated with the transaction.The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within theThe calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the	
<ul> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>2-6 An appraisal report from a professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> </ul>	e
<ul> <li>professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>professional appraiser or a CPA's opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> </ul>	
<ul> <li>opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> <li>The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the</li> <li>opinion obtained in compliance with the preceding article.</li> <li>2-7 Restrictive covenants and other important stipulations associated with the transaction.</li> </ul>	
the preceding article.the preceding article.2-7 Restrictive covenants and other important stipulations associated with the transaction.the preceding article.2-7 Restrictive covenants and other important stipulations associated with the transaction.2-7 Restrictive covenants and other important stipulations associated with the transaction.The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within theThe calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the	
2-7 Restrictive covenants and other important stipulations associated with the transaction.2-7 Restrictive covenants and other important stipulations associated with the transaction.The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the2-7 Restrictive covenants and other important stipulations associated with the transaction.	
important stipulations associated with the transaction.important stipulations associated with the transaction.The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within theThe calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within theThe calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the	
the transaction.the transaction.The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within thethe transaction.the transaction.The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within thethe transaction.	
The calculation of the transaction amounts shall be made in accordance with Article 22, paragraph 2 herein, and "within the 22, paragraph 2 herein, and "within the 24, paragraph 2 herein, and "within the 24	h
shall be made in accordance with Article 22, paragraph 2 herein, and "within theshall be made in accordance with Article 22, paragraph 2 herein, and "within the	
paragraph 2 herein, and "within the 22, paragraph 2 herein, and "within the	3
preceding year as used herein refers to the preceding year as used herein refers to the	0
year preceding the date of occurrence of the year preceding the date of occurrence of the	
current transaction. Items that have been current transaction. Items that have been	IC
approved by the board of directors and approved by the board of directors and	
recognized by the supervisors need not be recognized by the supervisors need not be	
counted toward the transaction amount.	
Where the position of independent director Where the position of independent director	r
has been established in accordance with the has been established in accordance with the	
provisions of the Act, when an acquisition provisions of the Act, when an acquisition	
of real property from a related party is of real property from a related party is	
submitted for discussion by the board of submitted for discussion by the board of	
directors pursuant to the preceding directors pursuant to the preceding	
paragraph, the board of directors shall take paragraph, the board of directors shall take	e
into full consideration each independent into full consideration each independent	
director's opinions. If an independent director's opinions. If an independent	
director objects to or expresses reservations director objects to or expresses reservation	15
about any matter, it shall be recorded in the about any matter, it shall be recorded in the	
minutes of the board of directors meeting. minutes of the board of directors meeting.	

Article	Original	Revised
Article 11	Where an audit committee has been	Where an audit committee has been
	established in accordance with the	established in accordance with the
	provisions of the Act, the matters for which	provisions of the Act, the matters for which
	paragraph 2 requires recognition by the	paragraph 2 requires recognition by the
	supervisors shall first be approved by more	supervisors shall first be approved by more
	than half of all audit committee members	than half of all audit committee members
	and submitted to the board of directors for a	and submitted to the board of directors for a
	resolution, and shall be subject to mutatis	resolution, and shall be subject to mutatis
	mutandis application of the provisions of	mutandis application of the provisions of
	Article 4, paragraphs 3 and 4.	Article 4, paragraphs 3 and 4.
Article 12	1. The Company that acquires real property	1. The Company that acquires real property
	from a related party shall evaluate the	from a related party shall evaluate the
	reasonableness of the transaction costs by	reasonableness of the transaction costs by
	the following means:	the following means:
	1-1 Based upon the related party's	1-1 Based upon the related party's
	transaction price plus necessary	transaction price plus necessary
	interest on funding and the costs to be	interest on funding and the costs to be
	duly borne by the buyer. "Necessary interest on funding" is imputed as the	duly borne by the buyer. "Necessary
	weighted average interest rate on	interest on funding" is imputed as the weighted average interest rate on
	borrowing in the year the Company	borrowing in the year the Company
	purchases the property; provided, it	purchases the property; provided, it
	may not be higher than the maximum	may not be higher than the maximum
	non-financial industry lending rate	non-financial industry lending rate
	announced by the Ministry of	announced by the Ministry of
	Finance.	Finance.
	1-2 Total loan value appraisal from a	1-2 Total loan value appraisal from a
	financial institution where the related	financial institution where the related
	party has previously created a	party has previously created a
	mortgage on the property as security	mortgage on the property as security
	for a loan; provided, the actual	for a loan; provided, the actual
	cumulative amount loaned by the	cumulative amount loaned by the
	financial institution shall have been	financial institution shall have been
	70 percent or more of the financial	70 percent or more of the financial
	institution's appraised loan value of	institution's appraised loan value of
	the property and the period of the loan	
	shall have been one year or more.	loan shall have been one year or
	However, this shall not apply where	more. However, this shall not apply
	the financial institution is a related	where the financial institution is a
	party of one of the trading	related party of one of the trading
	counterparties.	counterparties.
	-	2. Where land and structures thereupon are
	combined as a single property purchased	combined as a single property purchased
	in one transaction, the transaction costs	in one transaction, the transaction costs
	for the land and the structures may be	for the land and the structures may be
	separately appraised in accordance with	separately appraised in accordance with
	either of the means listed in the preceding	either of the means listed in the preceding
	paragraph.	paragraph.

Article	Original	Revised
Article 12	3. The Company that acquires real property	3. The Company that acquires real property
	from a related party and appraises the cost	from a related party and appraises the cost
	of the real property in accordance with the	of the real property in accordance with
	provisions of paragraph 1 and paragraph 2	the provisions of paragraph 1 and
	shall also engage a CPA to check the	paragraph 2 shall also engage a CPA to
	appraisal and render a specific opinion.	check the appraisal and render a specific
	4. The Company acquires real property from	opinion. 4 The Component acquires real property from
	a related party and one of the following circumstances exists, the acquisition shall	4. The Company acquires real property from a related party and one of the following
	be conducted in accordance with the	circumstances exists, the acquisition shall
	provisions of Article 11 and the provisions	
	of the preceding three paragraphs do not	provisions of Article 11 and the
	apply:	provisions of the preceding three
	4-1 The related party acquired the real	paragraphs do not apply:
	property through inheritance or as a	4-1 The related party acquired the real
	gift.	property through inheritance or as a
	4-2 More than five years will have elapsed	gift.
	from the time the related party signed	4-2 More than five years will have elapsed
	the contract to obtain the real property	from the time the related party signed
	to the signing date for the current	the contract to obtain the real property
	transaction.	to the signing date for the current
	4-3 The real property is acquired through	transaction.
	signing of a joint development	4-3 The real property is acquired through
	contract with the related party.	signing of a joint development contract with the related party, or
		through engaging a related party to
		build real property, either on the
		company's own land or on rented land.
	Public and Disclosure of Information	Public and Disclosure of Information
Article 22	Procedures for Public and Disclosure of Information	Procedures for Public and Disclosure of Information
	1.Under any of the following circumstances,	
	the Company acquiring or disposing of	the Company acquiring or disposing of
	assets shall publicly announce and report	assets shall publicly announce and report
	the relevant information on the FSC's	the relevant information on the FSC's
	designated website in the appropriate	designated website in the appropriate
	format as prescribed by regulations within	format as prescribed by regulations within
	two days commencing immediately from	two days commencing immediately from
	the date of occurrence of the fact:	the date of occurrence of the fact:
	1-1 The Company that intends to acquire	1-1 The Company that intends to acquire
	or dispose of real property from or to a	
	related party, or when it intends to	related party, or when it intends to
	acquire or dispose of assets other than	acquire or dispose of assets other than
	real property from or to a related party and the transaction amount reaches 20	real property from or to a related party and the transaction amount reaches 20
	percent or more of paid-in capital, 10	percent or more of paid-in capital, 10
	percent of the company's total assets,	percent of the company's total assets,
	or NT\$300 million or more. This shall	or NT\$300 million or more. This shall
	not apply to trading of government	not apply to trading of government
	bonds or bonds under repurchase and	bonds or bonds under repurchase and
	resale agreements.	resale agreements, or subscription or
	-	redemption of domestic money market
		funds.

Article	Original	Revised	
Article 22	1-2 Merger, demerger, acquisition, or	1-2 Merger, demerger, acquisition, or	
	transfer of shares.	transfer of shares.	
	1-3 Losses from derivatives trading	1-3 Losses from derivatives trading	
	reaching the limits on aggregate losses	reaching the limits on aggregate losses	
	or losses on individual contracts set	or losses on individual contracts set	
	out in the Procedures adopted by the	out in the Procedures adopted by the	
	Company.	Company.	
	1-4 Where an asset transaction other than	1-4 Where an asset transaction other than	
	any of those referred to in the	any of those referred to in the	
	preceding three subparagraphs, or	preceding three subparagraphs, or	
	investment in the mainland area,	investment in the mainland area,	
	reaches 20 percent or more of paid-in	reaches 20 percent or more of paid-in	
	capital or NT\$300 million; provided,	capital or NT\$300 million; provided,	
	this shall not apply to the following	this shall not apply to the following	
	circumstances:	circumstances:	
	1-4-1 Trading of government bonds	1-4-1 Trading of government bonds	
	1-4-2 Trading of bonds under	1-4-2 Trading of bonds under	
	repurchase/resale agreements.	repurchase/resale agreements, or	
	1-4-3 Where the type of asset acquired	subscription or redemption of	
	or disposed is	domestic money market funds.	
	equipment/machinery for	1-4-3 Where the type of asset acquired	
	operational use, the trading	or disposed is equipment for	
	counterparty is not a related party,	operational use, the trading	
	and the transaction amount is less	counterparty is not a related	
	than NT\$500 million. 1-4-4 Where land is acquired under an	party, and the transaction amount is less than NT\$500 million.	
	arrangement for commissioned	1-4-4 Where land is acquired under an	
	construction on self-owned land,	arrangement for commissioned	
	engaging others to build on rented		
	land, joint construction and	engaging others to build on	
	allocation of housing units, joint	rented land, joint construction	
	construction and allocation of	and allocation of housing units,	
	ownership percentages, or joint	joint construction and allocation	
	construction and separate sale,	of ownership percentages, or	
	and the amount the Company	joint construction and separate	
	expects to invest in the	sale, and the amount the	
	transaction is less than NT\$500	Company expects to invest in the	
	million.	transaction is less than NT\$500	
	2. The amount of transactions above shall be	million.	
	calculated as follows:	2. The amount of transactions above shall be	
	2-1 The amount of any individual	calculated as follows:	
	transaction.	2-1 The amount of any individual	
	2-2 The cumulative transaction amount of	transaction.	
	acquisitions and disposals of the same	2-2 The cumulative transaction amount of	
	type of underlying asset with the same	acquisitions and disposals of the same	
	trading counterparty within one year.		
	2-3 The cumulative transaction amount of		
	real property acquisitions and disposals	2-3 The cumulative transaction amount of	
	(cumulative acquisitions and disposals,	real property acquisitions and	
	respectively) within the same	disposals (cumulative acquisitions and	
	development project within one year.	disposals, respectively) within the	
		same development project within one	
		year.	

Article	Original	Revised
Article 22	2-4 The cumulative transaction amount of	2-4 The cumulative transaction amount of
	acquisitions and disposals (cumulative	acquisitions and disposals (cumulative
	acquisitions and disposals,	acquisitions and disposals,
	respectively) of the same security	respectively) of the same security
	within one year.	within one year.
	Within one year as used in the paragraph	Within one year as used in the paragraph
	refers to the year preceding the base date	refers to the year preceding the base date
	of occurrence of the current transaction.	of occurrence of the current transaction.
	Items duly announced in accordance with	Items duly announced in accordance with
	these Regulations need not be entered.	the Procedures need not be entered.
	3. Where any of the following	3. Where any of the following
	circumstances occurs with respect to a	circumstances occurs with respect to a
	transaction that the Company has already	transaction that the Company has already
	publicly announced and reported in	publicly announced and reported in
	accordance with the 2 paragraph above, a	accordance with the 2 paragraph above, a
	public report of relevant information shall	
	be made on the information reporting	shall be made on the information
	website designated by the FSC within	reporting website designated by the FSC
	two days commencing immediately from	within two days commencing
	the date of occurrence of the fact:	immediately from the date of occurrence
	3-1 Change, termination, or rescission of a	of the fact:
	contract signed in regard to the	3-1 Change, termination, or rescission of a
	original transaction.	contract signed in regard to the
	3-2 The merger, demerger, acquisition, or	original transaction.
	transfer of shares is not completed by	3-2 The merger, demerger, acquisition, or
	the scheduled date set forth in the	transfer of shares is not completed by
	contract.	the scheduled date set forth in the
	3-3 Change to the originally publicly	contract.
	announced and reported information.	3-3 Change to the originally publicly
		announced and reported information.
Article 25	Informations reservation	Informations reservation
	The Company acquiring or disposing of	The Company acquiring or disposing of
	assets shall keep all relevant contracts,	assets shall keep all relevant contracts,
	meeting minutes, <u>log books,</u> appraisal	meeting minutes, appraisal reports and
	reports and CPA, attorney, and securities	CPA, attorney, and securities underwriter
	underwriter opinions at the Company	opinions at the Company headquarters,
	headquarters, where they shall be retained	where they shall be retained for five years
	for five years except where another act	except where another act provides
	provides otherwise.	otherwise.

Article	Original	Revised
Chapter 11	Supplementary	Supplementary
Article 30	The Company shall comply with the	For the calculation of 10 percent of total
	regulations when making acquisition or	assets under the Procedures, the total
	disposal of assets, where another act	assets stated in the most recent parent
	provides otherwise, the provisions of such	company only financial report or
	act shall prevail.	individual financial report prepared under
		the Regulations Governing the Preparation
		of Financial Reports by Securities Issuers
		shall be used.
		In the case of the Company shares par
		value other than NT\$10, for the
		calculation of transaction amounts of 20
		percent of paid-in capital under the
		Procedures, 10 percent of equity
		attributable to owners of the parent shall
		be substituted.
Article 31		The Company shall comply with the
		Procedures when making acquisition or
		disposal of assets, where another act
		provides otherwise, the provisions of such
		act shall prevail.

## The comparison chart of the Procedures for Financial Derivatives Transactions

Article	Original	Revised
Article 2	Definition of the subsidiary	Definition of the subsidiary
	"Subsidiary": As defined in <u>Statements of</u>	"Subsidiary": As defined in the Regulations
	Financial Accounting Standards Nos. 5 and 7	Governing the Preparation of Financial
	published by the ARDF.	Reports by Securities Issuers.
Article 10	Supervision and management	Supervision and management
	1. The board of directors should really	1. The board of directors should really
	supervise and manage in accordance with	supervise and manage in accordance with
	the following principles:	the following principles:
	1-1 Appoint the high-level officer in	1-1 Appoint the high-level officer in
	charge to pay attention to the	charge to pay attention to the
	supervision and control of the	supervision and control of the
	derivative trading risk from time to	derivative trading risk from time to
	time.	time.
	1-2 Assess whether the performance	1-2 Assess whether the performance
	engaged in the derivative goods trade	engaged in the derivative goods trade
	accords with the set management	accords with the set management
	tactics and risk undertaken and is	tactics and risk undertaken and is
	within the capability of the Company.	within the capability of the Company.
	2. The high-level management in charge that	2. The high-level management in charge that
	the board of directors authorizes should	the board of directors authorizes should
	assess regularly whether the risk control	assess regularly whether the risk control
	measure used at present is proper and	measure used at present is proper and
	really implement in conformity with the	really implement in conformity with the
	Procedures.	Procedures. And shall report the
	1100000105.	execution result to the soonest meeting of
		the board of directors.
		ule board of difectors.

### 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 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 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 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 directors who serve a position which may be deemed as within the scope of the Company's business

Name	Title of other	r company	Note	Main business
	Eastern Electronics Co., Ltd.	Managing Director	Permitted	Engineering Manufacturing Sevice
Miin Chyou Wu	* Magic Pixel Inc.	Chairman	Permitted	IC Design
	* Infomax Communication Co., Ltd.	Chairman	Permitted	IC Design
	* Mxtran Inc.	Chairman&President	Permitted	IC Design
	Giga Solution Tech. Co., Ltd.	Director	New	IC Testing
	Chien Hsu Investment Corporation	Director	Permitted	Investment
	Unizyx Holding Corporation	Director	Permitted	Investment Holding Company
Champion Investment Corporation	WEB POINT CO., LTD.	Director	Permitted	Data Processing Services
Representative :	Personal Genomics, Inc.	Chairman	Permitted	Biotechnology Services
Ding-Hua Hu	Ti-Shiue Biotech, Inc.	Representative (Chairman)	Permitted	Biotechnology Services
	Chien Hsu Investment Corporation	Chairman	Permitted	Investment
	ZOWIE Technology Corporation	Representative (Director)	Permitted	Diodes and Discrete Components
	Champion Consulting Corporation	Chairman	Permitted	Venture Investment
	Giga Solution Tech. Co., Ltd.	Representative (Chairman)	Permitted	IC Testing
	Chien Pang Vacuum Capital Corporation	Representative (Chairman)	Permitted	Venture Investment
	Honpang Venture Capital Corporation	Representative (Chairman)	Permitted	Venture Investment
	Industrial Technology Investment Corporation	Representative (Director)	Permitted	Venture Investment
	Ming Li Investment Corporation	Director	Permitted	Investment
	Champion Investment Corporation	Chairman	Permitted	Investment
	Hung Chih Investment Corporation	Chairman	Permitted	Investment
	Eastern Electronics Co., Ltd.	Director	Permitted	Engineering Manufacturing Sevice
	Technology Associates Corp.	Representative (Chairman)	Permitted	Venture Investment
H. C. Chen	Tech Alliance Corp.	Representative (Chairman)	Permitted	Venture Investment
	Technology Associates	Chairman	Permitted	Investment
	Development Corp. Chin Ho Fa Steel & Iron Co., Ltd.	Chairman	Permitted	Consultancy Iron and Steel Rolls over Extends and
	Shiong Yek Steel Corporation	Chairman	Permitted	Crowding Iron and Steel Rolls over Extends and Crowding

Name	Title of other	company	Note	Main business
	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
	MegaChips Taiwan Corporation	Representative (Chairman)	New	IC Sales and
Shui Ying Investment Representative : Shigeki	MegaChips Corporation	Director & Executive Vice President	Permitted	Services IC Design
Matsuoka	MegaChips Technology America Corporation	Director	Permitted	Sales and develop of system LSIs and systems products
	DRAMeXchange Tech. Inc.	Chairman	Permitted	Data Processing Services
	United Microelectronics Corp.	Independent Director	Permitted	Wafer Foundry
Chung-Laung Liu	Powerchip Technology	Independent Director	Permitted	DRAM Manufacture
	Corporation Richtek Technology Corporation	Independent Director	Permitted	IC Design
Achi Capital Limited	* Mxtran Inc.	Director	Permitted	IC Design
Representative : Stacey Lee	* Mxtran Inc.	Representative of Director	Permitted	IC Design
	* Magic Pixel Inc.	Representative of Director	Permitted	IC Design
	MegaChips Corporation	Outside Director	New	IC Design
	MegaChips Taiwan Corporation	Representative (Director)	New	IC Sales and Services
	* 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
Dang-Hsing Yiu	* Infomax Holding Company	Director	Permitted	Company Investment Holding
	Limited (Note2) * Infomax Communication (Suzhou) Co., Ltd.	Executive Director&President	Permitted	Company Design, maintenance and test of IC systems and rendering of related technical consultation and services
	* Mxtran Inc.	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.	Director	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.