ADVANCED SEMICONDUCTOR ENGINEERING INC Form 6-K July 06, 2010

#### FORM 6-K SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Report of Foreign Private Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

July 6, 2010

Commission File Number 001-16125

Advanced Semiconductor Engineering, Inc. (Exact name of Registrant as specified in its charter)

26 Chin Third Road Nantze Export Processing Zone Kaoshiung, Taiwan Republic of China (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F X Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

\_\_\_\_

Note: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

\_\_\_\_

Note: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submitted to furnish a report or other document that the registrant foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant's "home country"), or under the rules of the home country exchange on which the registrant's securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant's security holders, and, if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

Indicate by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes No X

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): Not applicable

#### Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

ADVANCED SEMICONDUCTOR ENGINEERING, INC.

Date: July 6, 2010 By: /s/ Joseph Tung

Name: Joseph Tung

Title: Chief Financial Officer

# MINUTES OF 2010 ANNUAL SHAREHOLDERS' MEETING OF ADVANCED SEMICONDUCTOR ENGINEERING, INC.

#### (Translation)

- 1. Time: Monday, June 14, 2010 at 10 a.m.
- 2. Place: Zhuang Jing Auditorium, 600 Jiachang Rd., Nantz Processing Export Zone, Nantz District, Kaohsiung City
- 3. Present: Total shares represented by shareholders and proxy present 4,582,291,392 shares is 84.96% of total outstanding shares of ASE 5,393,436,318 shares (excluding the shareholders who had no voting right stipulated in Company Law).
- 4. Chairperson's Remarks (To be omitted)
- 5. Status Reports
  - 1. 2009 Business Report. (see Attachment I)
  - 2. Report by supervisors on review of the 2009 financial statements. (see Attachment II)
  - 3. Report on total amount for endorsement, guarantee and amount of loans to third parties.
  - 4. Report on the Company's indirect investment on Mainland China by the Company.
- 6. Matters for Ratification

#### Item 1 (Proposed by the Board of Directors)

Proposal: Please ratify the Company's report on 2009 final financial statements.

#### Explanation:

- 1. The Company's 2009 financial statements have been audited and attested by Deloitte & Touche and reviewed by the Supervisors.
- 2. Please ratify the financial statements (see Attachment III to this Agenda Manual for details) and the 2009 Business Report (see Attachment I to this Agenda Manual for details).

Resolution: The above proposals be and hereby were approved as proposed.

#### Item 2 (Proposed by the Board of Directors)

Proposal: Please ratify the Company's 2009 proposal for surplus distribution.

Explanation: The Board of Directors has drafted the Company's 2009 proposal for surplus distribution as shown in

the table below in accordance with The Company Act and the Company's Articles of Incorporation

for your ratification.

## Advanced Semiconductor Engineering, Inc. 2009 Surplus Distribution Proposal

Items	Amount
Prior year retained earnings	2,953,801,375
Add: Current year gross profit	6,744,545,355
Add: Adjustments to Long-term Investments at Equity	27,143
Subtract: Provision for 10% statutory surplus	674,454,536
Current year earnings to be distributed	9,023,919,337
Items for distribution:	
Dividends (note)	6,593,964,945
Current year retained earnings	2,429,954,392

Notes:

NT\$120,000,000 to be distributed for Director and Supervisor remuneration

NT\$607,009,000 to be distributed for employee bonuses, all in cash

President: Jason C.S. Chang Manager: Richard H.P. Chang Accountant Manager: Joseph Tung

Note:1 The shareholders' bonus distributed this time totaled NT\$ 6,593,964,945, NT\$ 1.2 per share, of which NT\$ 1,978,189,485 was distributed in cash, cash dividend of NT\$0.36 per share and the remaining NT\$ 4,615,775,460 was distributed in stocks, i.e., 84 shares of stock dividend as gratuitous suplus-turned capital increase for cash 1,000 shares held. Additionally, the Company plans to implement a capital increase out of capital reserves of NT\$ 879,195,320 i.e., 16 shares of stock dividend as capital reserve-turn capital increase for each 1,000 shares held, and the total amount of dividends for this shareholder distribution is NT\$ 1.36 per share, which includes a cash

dividend of NT\$ 0.36 per share and a stock dividend of NT\$ 1 per

share. With respect to the above-mentioned cash dividend rate, the calculation was based on the 5,494,970,794 shares registered in the roster of shareholders as of March 17, 2010. Later, if the Company's ECB holders exercise the right of conversion, or new shares issued to employees against Employee Stock Option warrant, or new shares issued by the Company for a cash capital increase, or buyback of the Company's stocks, or transfer or cancellation of the Company's treasury stocks, which affect the cash distribution rate of the shareholders' bonus, requiring adjustment, the management will request the shareholders' meeting to authorize the board of directors to handle the situation plenipotentiarily and make the adjustment accordingly.

Note:2 In order to meet the implementation to Income Tax Integration, earnings of the most recent year will be priority in distributed this time.

Resolution: The above proposals be and hereby were approved as proposed.

#### 7. Matters for Discussions

Item 1 (Proposed by the Board of Directors)

Proposal: Please consider a share issue by converting earnings and capital reserve into equity stock.

Explanation: 1. In conjunction with the plant expansion plan, the Company contemplates to use the shareholders' bonus of NT\$4,615,775,460 due for distribution in 2009 for capital increase of 461,577,546 shares at NT\$10 par value.

- 2. It is additionally planned to allocate NT\$ 879,195,320 from capital reserves for capitalization. The interest payable arising from convertible bonds, NT\$ 656,826,623, will take precedence prior to stock premium, NT\$ 222.368,697, in the aforementioned capitalization of capital reserves.
- 3. New shares allocation method: In the previous items 1 and 2, a capital increase of a total of NT\$ 5,494,970,780 is planned, with an issuance of 549,497,078 new shares, calculated according to the 5,494,970,794 shares registered in the Company's roster of shareholders as of March 17, 2010, with 16 shares of stock dividend as gratuitous surplus-turned capital increase and 84 shares of stock dividend as capital reserve-turned capital increase for

a total of 100 shares for each 1,000 shares held by shareholders. Later, if the Company's ECB holders exercise the right of conversion, or new shares issued to employees against Employee Stock Option warrant, or new shares issued by the Company for a cash capital increase, or buyback of the Company's stocks, or transfer or cancellation of the Company's treasury stocks, which affect the cash distribution rate and stock distribution rate of the shareholders' bonus, requiring adjustment, the management will request the shareholders' meeting to authorize the board of directors to handle the situation plenipotentiarily and make the adjustment accordingly. Shareholders are advised to consolidate the odd share of less than one share to make up one share by their own means for registration within 5 days as of the base date for distribution of new shares. Where the insufficient and inadequate part will be paid in cash by the par value. The board of directors has authorized the chairman to assign a specific person to purchase odd shares of less than one share. In addition, distribution of new shares for employee bonus-turned capital increase, the Company's by laws and the Company's Measures Concerning Distribution of Employee Bonus shall govern.

- 4. The rights and obligations of new shares shall be equal to the older ones.
- 5. Ex-rights base date: It shall be set separately, pending resolution passed by the shareholders' meeting and approval by the competent regulatory authority.
- 6. The plant expansion plan by the capital increase of this time shall be completed by December 2011. Implementation of such plan is expected to enhance he Company's competitiveness, elevate the benefit of operation efficiency and is passively beneficial to the shareholders' equity. If the competent regulatory authority deems it necessary to change any of the.

Resolution: The above proposals be and hereby were approved as proposed.

Item 2 (Proposed by the Board of Directors)

Proposal:

To meet the requirements for larger production capacity in future the Company needs to enrich its operation capital in order to repay bank loans or the needs for other long-term development use, thereby enabling the fund-raising channels more diversified and flexible. As such, the shareholders' meeting is requested to

authorize the board of directors to opt at the optimal time, depending on the market situation and the status of capital needs of the Company and in accordance with existing laws and regulations, for capital increase in cash by issuing common shares or joining the issuance of GDR (Global depository receipts) or domestic capital increase in cash or issuance of domestic or ECB to raise fund. The case is being presented for discussions.

Explanation: 1. The principles to authorize the board of directors to issue new common shares and GDR for capital increase in cash shall be as follows:

1.1 Issuance of common shares in the form GDR for capital increase in cash shall be limited to 500,000,000 shares only. The shareholders' meeting shall authorize the board of directors and the chairman of the board to make the adjustment by the market condition and issue the authorized GDR's all at once.

1.2 In conducting issuance of new shares in the form of GDR for capital increase in cash, the issuance price shall be by the rules set forth in the Self-discipline Rules Concerning Subscription and Issuance of Securities by the Issuing Company Member Underwriters Have Assisted in the Process, i.e., the issuance price shall not be lower than the closing price of the Company's common stock at the domestic open market. Take the simple arithmetic mean of the closing price of the common share on the first, third and fifth day prior to the price-setting day, minus 90% of the average stock price after gratuitous ex-rights and ex-interest, then comes the price for the new issue. However, the price-setting method may be duly adjusted if related domestic laws and regulations are updated. Since the stock price at home has often experience drastic volatility in the short run, the chairman of the board is authorized to set the actual issuance price within the above-mentioned price range, after having consulted with underwriter taking into consideration the international general practice, international capital market, domestic market price, the overall subscription status so as to make the offering price attractive to overseas investors. Consequently, the price-setting method should be reasonable. Additionally, the deciding method for the issuance price of GDR is based on the fair trading price of common shares at the domestic open market whereas the original stockholder may purchase the common shares at domestic stock exchange at the price close to the issuance price of the GDR, without bearing

the exchange rate risk and liquidity risk. Moreover, the tranche of issuance of new shares and GRD for capital increase in cash do not affect much of the shareholders' equity as the highest dilution ratio in relation to the original shareholders' equity stands only at 9.10%.

- 1.3 10% of common shares issued for capital increase in cash shall, according to Article 267 of The Company Act, be reserved for subscription by company employees and the remaining 90% will be fully appropriated for open issuance as the securities for GDR as the original shareholders have waived their rights for subscription in accordance with Article 28-1 of the Securities Trading Act. For the part that employees have not subscribed, the chairman of the board is authorized to contact specific party for purchase or, depending on the market requirements, list as the original securities for participation in the issuance of GDR.
- 1.4 The proceeds for capital increase in cash from subscription to the GDR shall be used for overseas procurement of materials, enrichment of operation capital, repayment of bank loans, purchase of machinery and equipment, and/or spin-off in one or multiple use and is expected to complete the implementation within 2 years after the fund is fully raised. Implementation of the said plan is expected to intensify the Company's competitiveness, enhance the benefit of the operation efficiency, producing positive benefit to shareholders.
- 1.5 The board of directors is authorized to set the major contents of the capital increase in cash plan, which includes issuance price, number of shares issued, issuance conditions, source of capital, plan items, amount of fund raised, estimated progress and estimated probable effect generated as well as the issuance plan of participation in the issuance of GDR.
- 1.6 Once the plan for capital increase in cash is approve d by the competent regulatory authority, the board of directors will be authorized to proceed with matters related to issuance of new shares.
- 1.7 If the agreement on issuance time, issuance condition, issuance volume, issuance amount of capital increase in cash and participation in issuance of GDR as well as other matters related to capital increase in cash and participation in issuance of GDR needs update in future due to the decision by

the competent regulatory authority and on the basis of operation evaluation, or the needs of objective environment, the board of directors shall be authorized to handle at its full discretion.

- 1.8 In conjunction with the issuance method of common shares for capital increase in cash and participation in GDR issuance, the chairman of the board or his designated representative is authorized to represent the Company in signing all documents related to the participation in the issuance of GDR as well as handling all needed matters related to the participation in the issuance of GDR.
- 1.9 For matters that are not covered herein, the board of directors may, in accordance with law, proceed at its discretion.
- 2. The principles to authorize the board of directors to conduct capital increase in cash at home shall be as follows:
- 2.1 Number of new shares issued for capital increase in cash shall not be in excess of 500,000,000 shares.
- 2.2 The par value of the new shares for capital increase in cash shall be NT\$10 each. Actual issuance price shall be by related rules set forth in the Self-discipline Rules Concerning Subscription and Issuance of Securities by the Issuing Company Member Underwriters Have Assisted in the Process and the market condition at the time of issuance. The chairman of she board and the underwriter may reach an agreement on the issuance in consideration of all the conditions mentioned above, which shall be subject to the approval by the competent regulatory authority before the issuance.
- 2.3 The issuance method of new shares for the capital increase in cash shall be by price enquiry and selected purchase. With the exception of 10%-15% reserved for employees as required by Article 267 of The Company Act, the rest will be offered for public issuance as all original shareholders have waived their rights to subscribe according to Article 28-1 of the Securities Trading Act. In addition, if the Company's employees have not subscribed sufficiently and adequately or waived the right to subscribe, the chairman may contact specific party for purchase.
- 2.4 The proceeds for capital increase in cash from subscription to the GDR

shall be used for overseas procurement of materials, enrichment of operation capital, repayment of bank loans, purchase of machinery and equipment, and/or spin-off in one or multiple use and is expected to complete the implementation within 2 years after the fund is fully raised. Implementation of the said plan is expected to intensify the Company's competitiveness, enhance the benefit of the operation efficiency, producing positive benefit to shareholders.

- 2.5 The board of directors is authorized to set the major contents of the capital increase in cash plan, which includes issuance price, number of shares issued, issuance conditions, plan items, amount of fund raised, estimated progress and estimated probable effect generated as well as the issuance plan of participation in the issuance of GDR.
- 2.6 Once the plan for capital increase in cash is approve d by the competent regulatory authority, the board of directors will be authorized to set the base date for capital increase.
- 2.7 With respect to the manner of issuance as mentioned in Section 2.3 above, the board of directors is authorized to make the amendment at its full discretion if amendment becomes necessary due to update of laws or regulations or the objective environment dictates the amendment.
- 2.8 For matters that are not covered herein, the board of directors may, in accordance with law, proceed at its discretion.
- 3. The principles to authorize the board of directors to conduct capital increase in cash by issuance of convertible corporate bond at home and ECB overseas:
- 3.1 Estimated number of shares for conversion: Not to exceed the number of shares registered in the application for update of the Company's profit-seeing registration card.
- 3.2 Time of issuance: It depends on the capital needs by the Company and the market condition.
- 3.3 Interest rate: In principle, it shall be by the market interest rate then prevailing in the marketplace and reasonable, if possible.
  - 3.4 Issuance duration: It depends on the capital needs by the Company.

- 3.5 Issuance condition: Subject to negotiation with the lead underwriter and existing laws and regulations.
- 3.6 The proceeds from subscriptions to the domestic convertible corporate bond and ECB overseas shall be used for overseas procurement of materials, enrichment of operation capital, repayment of bank loans, purchase of machinery and equipment, and/or spin-off in one or multiple use and is expected to complete the implementation within 2 years after the fund is fully raised. Implementation of the said plan is expected to intensify the Company's competitiveness, enhance the benefit of the operation efficiency, producing positive benefit to shareholders.
- 3.7 The board of directors is authorized to set the issuance measures, amount of fund raised, plan items, estimated progress as well as estimated probable effect generated.
- 3.8 In conjunction with the issuance of the convertible corporate bond the chairman of the board or his designated representative is authorized to represent the Company in signing all documents related to the issuance of the convertible corporate bond as well as handling all needed matters related to the issuance of the convertible corporate bond.
- 3.9 For matters that are not covered herein, the board of directors may, in accordance with law, proceed at its discretion.

Resolution: The above proposals be and hereby were approved as proposed.

Item 3 (Proposed by the Board of Directors)

Proposal: Please discuss the revised version of the Company's Handling Procedure for Loans to Third Parties.

#### Explanation:

- 1. In order to meet the revisions to "Guidelines on Public Companies Lending Money and Providing Guarantees" announced on March 19, 2010 by Financial Supervisory Commission, the board of directors passed a resolution revising the Company's "Procedure for Lending Funds to Third Parties" on March 26, 2010.
- 2. For details of the table of comparison of the revised provisions of the Procedure for Lending Funds to Third Parties, please refer to Attachment VI

2. For details of the table of comparison of the revised provisions of the Procedure for Lending Funds to Third Parties, please refer to Attachment VI to this Agenda Manual. Your consent is solicited.

Resolution: The above proposals be and hereby were approved as proposed.

Item 4 (Proposed by the Board of Directors)

Proposal: Please discuss the revised version of the Company's Handling Procedure for Endorsements and Guarantees.

1. In order to meet the revisions to "Guidelines on Public Companies Lending Explanation: Money and Providing Guarantees" announced on March 19, 2010 by Financial Supervisory Commission, the board of directors passed a resolution revising the Company's "Handling Procedure for Endorsements and Guarantees" on March 26, 2010.

2. For details of the table of comparison of the revised provisions of the Handling Procedure for Endorsements and Guarantees, please refer to Attachment V to this Agenda Manual. Your consent is solicited.

Resolution: The above proposals be and hereby were approved as proposed.

Item 5 (Proposed by the Board of Directors)

Proposal: Please discuss the revised version of the Company's Articles of Incorporation.

Explanation: 1. In order to meet the regulatory authority's policy of promoting issuance of paperless securities and to facilitate the Company's calling of board meetings, parts of the provisions of the Company's Articles of Incorporation are suggested for revision.

2. For details of the table of comparison of the revised provisions of the Company's Articles of Incorporation., please refer to Attachment VI to this Agenda Manual. Your consent is solicited.

Resolution: The above proposals be and hereby were approved as proposed.

Other Resolutions and Extempore Motions None.

Meeting Ended Monday, June 14, 2010 at 10:33 a.m.

Attachment I

# Advanced Semiconductor Engineering, Inc. Business Report

World economy gradually recovered from the financial tsunami in the second half of 2009. Emerging markets began to show their strength on the world economic stage with the Chinese economy becoming the main force for global economic growth. Benefiting from a substantial increase in the ratio of consumption in emerging markets to all markets, the world's manufacturing sector is expected grow strongly in 2010. According to the IEK ITIS project of Industrial Technology Research Institute, in 2009 output of Taiwan's assembly industry was NT\$199.6 billion, a 10% decrease on 2008. In 2009, the testing industry output in Taiwan was NT\$87.6 billion, which was a 9.2% drop from 2008. In spite of an economic recovery, governments' policies to cope with the financial tsunami that have resulted in an asset bubble and possible inflation will be issues global economy must face in the future. The Company should watch closely developments in the international financial conditions to carefully deal with future challenges. The following is our report on the company's operation for the past year:

"2009 Operating Results"

1. Implementation results of business plan for 2009

The Company's consolidated revenues for 2009 were NT\$85.8 billion, a drop of 8.6 billion from 2008, a contraction of 9.1%. In the first half, affected by the economic downturn continued from 2008, most IC semiconductor firms made adjustments to their stocks. The semiconductor industry saw its worst sales in decades. Coupled with a traditional low season in the electronics industry, the Company experienced a period of hardship. In the second half, with the economy recovering, IDM customers outsourcing their orders and all employees working hard, the Company gradually made progress in its operations with sales rising each season and profits made, an indication of its resilience to industry ups and downs.

2. Budget performance

No financial forecast was disclosed in 2009.

Analysis of financial accounts and profitability
As of the end of 2009, the Company's paid-in capital was NT\$54,798,783 thousands and shareholders' equity
NT\$71,616,026 thousands accounting for 54% of total assets of NT\$133,343,314 thousands. Its long-term capital are
375% of fixed assets and current ratio 97%. This year's ratios are slightly worse than the preceding year's.
Nevertheless, its financial structure and ability to repay debts are relatively sound. This year's after-tax net profit rose
to NT\$6,744,546,000. The Company's overall operating results and profitability have returned to the levels before the
global economic recession.

4. R&D overview

In terms of R&D, 3D SiP has become the best option of producing advanced compact products. Its main elements include TSV, PoP, Embedded Technology and IPD, integrating all kinds of active, passive components, sensors and actuators and is the future trend. Processes the Company successfully developed in 2009 are 45 nano copper/lead-free flip-chip assembly and wire-bond assembly of wafers with an ultra-low dielectic coefficient/lead-free flip-chip stacking assembly of wafers with a low dielectic coefficient, silicon substrate assembly, substrate embedded with active, passive components, WLCSP (Fan out WLP) and Cu Pillar Bump assembly processes. Maintaining an edge in R&D will ensure the Company's continuing growth and profitability.

"Outline of 2010 Business Plan"

#### 1. Operating policy

(1) Providing customers with service of "ultimate quality" (2) creating long-term, stable profits for the Company and customers (3) working with partner firms to jointly create a prosperous future (4) being as flexible as possible in its business dealings.

#### 2. Projects sales volume and references

In light of current industry dynamics, future market demand and ASE's capacity, the projected sales volume for 2010 is as follows:

Item Project
Sales
Package Approx. 7.2
billion chips
Test Approx. 900
million
chips

#### 3. Important production and sales policies

As 3C products are becoming more compact with more powerful functionality, ASE has decided to merge Universal Scientific Industrial Co., Ltd. in order to develop an SIP module technology by combining its IC assembly and testing technology with USI's PCB carrier technology. Meanwhile, it will endeavor to increase its market share in the hope of a growth rate higher than the rate of economic recovery in the coming year.

In the past few years, most competitors committed few resources to the development of new technology. By contrast, the Company continued to invest manpower and funds in R&D and developed several standard-setting new assembly processes and techniques. In 2010, with the development of new processes including copper process, aQFN, Fan-Out and WLP, the results will be worth looking forward to. The Company plans to speed up its transition to a new copper process and boost its aQFN and Fan-Out WLP capacity. Meanwhile, it will actively encourage customers to certify and employ its new assembly process and technique in order to enhance its cost edge and boost sales.

#### "Development Strategy"

IEK of ITRI estimates the semiconductor industry will recover in 2010 as the world economy resumes growth. It estimates a growth rate of 10%-15% and that Taiwan's IC output will grow by 23.6%, better than the world's semiconductor growth rate. In recent years gold prices have risen and remained high. Efforts are being made to replace gold with copper as a stable source of material in an effort to stabilize profits. It takes at least 18 months for a copper process to be developed, certified and used in mass production. The Company currently leads competitors by a large margin in the development and certification of copper processes, which is estimated to account for more than 30% of wire-bond assembly business by the end of 2010. More orders from Japanese IDM firms have been received

this year. European and American IDM firms are expected to place orders soon. The Company will endeavor to develop new processes so that it can do better during the low season next year.

"Impacts of Competition, Legislation and Operating Environment"

Faced with dramatic economic ups and downs in the past two years, the Company came up with various personnel, production and cost-cutting plans, constantly improving itself in terms of efficiency and profitability. It eventually emerged from fierce competition and proved its ability to face and solve problems. Management is not satisfied with what it has accomplished. It will work hard to grow the Company and ensure shareholders' interests. This year, as the economy improves, the Company will endeavor to improve its competitiveness, deal carefully with changes, and generate higher return to reward shareholders' support and employees' hard work.

President: Jason C.S. Chang Manager: Richard H.P.

Chang Accountant Manager: Joseph Tung

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#### Supervisors' Report

We have examined the Company's 2009 financial statements, and the Company's business report, earnings distribution proposals, etc. that have been prepared and submitted by the Board of Directors and audited and attested by certified public accountants, Kung Chun Chi and Chiu Hui Yin of Deloitte & Touche, and do not find any discrepancy. We hereby respectfully prepare and present this Report in accordance with Article 219 of The Company Act for your review.

Advanced Semiconductor Engineering, Inc.

Advanced Semiconductor Engineering, Inc.

Supervisors: YY Tseng

John Ho

Sam Liu

TS Chen

Jerry Chang

April 20, 2010

#### Attachment

Advanced Semiconductor Engineering, Inc.

Financial Statements for the Years Ended December 31, 2009 and 2008 and Independent Auditors' Report

#### INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Advanced Semiconductor Engineering, Inc.

We have audited the accompanying balance sheets of Advanced Semiconductor Engineering, Inc. (the "Company") as of December 31, 2009 and 2008, and the related statements of income, changes in shareholders' equity and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We 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, 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 financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2009 and 2008, and the results of its operations and its cash flows for the years then ended, in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers, the requirements of the Business Accounting Law and Guidelines Governing Business Accounting relevant to financial accounting standards, and accounting principles generally accepted in the Republic of China.

As discussed in Note 3 to the accompanying financial statements, starting from January 1, 2009, the Company adopted Statements of Financial Accounting Standards No. 10 "Accounting for Inventories" revised by the Accounting Research and Development Foundation of the Republic of China (the "ARDF") in November 2007. Also, starting from January 1, 2008, the Company adopted Interpretation 96-052, "Accounting for Bonuses to Employees, Directors and Supervisors" issued by the ARDF in March 2007.

We have also audited the consolidated financial statements of the Company and its subsidiaries as of and for the years ended December 31, 2009 and 2008, and have issued a modified unqualified opinion with an explanatory paragraph.

March 10, 2010

#### Notice to Readers

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

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

#### ADVANCED SEMICONDUCTOR ENGINEERING, INC.

BALANCE SHEETS DECEMBER 31, 2009 AND 2008 (In Thousands of New Taiwan Dollars, Except Par Value)

	2009		2008		
ASSETS	Amount	%	Amount	%	
CURRENT ASSETS					
Cash	\$4,079,270	3	\$3,133,212	3	
Financial assets at fair value through profit or loss - current	15,747	-	ψ3,133,212 -	_	
Bond investments with no active market - current	-	_	450,000	_	
Accounts receivable, net	9,331,438	7	4,842,944	4	
Receivable for income tax refund	99,330	_	99,330	-	
Other receivables	423,015	_	287,072	_	
Other receivables from related parties	613,854	_	173,510	_	
Inventories	2,086,376	2	1,519,636	1	
Deferred income tax assets - current	700,357	1	700,690	1	
Other current assets	242,226	_	219,725	-	
	<b>_ :_,</b>		217,720		
Total current assets	17,591,613	13	11,426,119	9	
200020000000000000000000000000000000000	17,631,010	10	11,120,117		
LONG-TERM INVESTMENTS					
Financial assets carried at cost - noncurrent	467,468	-	362,554	-	
Equity method investments	79,873,491	60	77,144,106	62	
Total long-term investments	80,340,959	60	77,506,660	62	
PROPERTY, PLANT AND EQUIPMENT					
Cost					
Land	1,558,201	1	1,558,201	1	
Buildings and improvements	18,278,699	13	17,502,360	14	
Machinery and equipment	54,595,445	41	51,866,609	42	
Transportation equipment	66,613	-	74,665	-	
Furniture and fixtures	968,773	1	937,561	1	
Leased assets	39,825	-	67,830	-	
Total cost	75,507,556	56	72,007,226	58	
Accumulated depreciation	48,492,479	36	43,894,884	35	
	27,015,077	20	28,112,342	23	
Construction in progress	128,315	-	514,507	-	
Machinery in transit and prepayments	3,239,679	3	669,875	1	
<del>-</del> -					
Total property, plant and equipment	30,383,071	23	29,296,724	24	
INTANGIBLE ASSETS					

Edgal I lillig. ADVAINOED OEIVIIOOND	OOTON LINGINE		, i omi o ic	
Patents	62,194	-	81,722	-
Goodwill	957,167	1	957,167	1
Deferred pension cost	50,393	_	56,762	-
Total intangible assets	1,069,754	1	1,095,651	1
OTHER ASSETS				
Assets leased to others	2,439,452	2	2,766,268	2
Idle assets	86,062	-	4,744	-
Guarantee deposits - noncurrent	12,193	-	11,060	-
Deferred charges	641,094	-	764,178	1
Deferred income tax assets - noncurrent	694,669	1	975,695	1
Restricted assets	84,447	_	84,147	-
	,		,	
Total other assets	3,957,917	3	4,606,092	4
	-,,,,	_	.,	
TOTAL	\$133,343,314	100	\$123.931,246	100
	+,- :-, :		,,	
	2009		2008	
LIABILITIES AND SHAREHOLDERS' EQUITY	Amount	%	Amount	%
EMBIENTES AND STRIKENSEEDERS EQUIT	7 Hillount	70	7 Hillouin	70
CURRENT LIABILITIES				
Financial liabilities at fair value through profit or loss -				
current	\$61,195	_	\$82,238	_
Hedging derivative liabilities - current	122,495	_	ψ02,230 -	
Accounts payable	5,253,226	4	2,766,104	2
Accounts payable to related parties	1,061,115	1	798,621	1
Income tax payable	808,739	1	642,744	1
Accrued expenses	2,658,620	2	2,401,079	2
Other payables to related parties	5,875,663	4	861,740	1
Payable for properties purchased	1,755,397	1	554,618	-
Other payables	207,070		253,712	-
Current portion of capital lease obligations	9,048	-	18,320	_
Other current liabilities	,	-		-
Other current habilities	292,383	-	170,991	-
Total assument lightlifting	10 104 051	12	0.550.167	7
Total current liabilities	18,104,951	13	8,550,167	/
LONG TERM LIABILITIES				
LONG-TERM LIABILITIES	211 770		201 (05	
Hedging derivative liabilities - noncurrent	311,778	-	391,695	1
Long-term bonds payable	42 225 020	-	1,375,000	1
Long-term bank loans	42,235,920	32	42,929,640	35
Capital lease obligations	1,749	-	10,890	-
m - 11 11 1 1 1 1 1 1 1 1 1 1 1	12.510.115	22	44.707.005	2.6
Total long-term liabilities	42,549,447	32	44,707,225	36
OTHER LIABILITIES				
OTHER LIABILITIES	1.072.012		1 001 202	
Accrued pension cost	1,072,012	1	1,001,302	1
Guarantee deposits received	878	-	558	-
_ , , , , , , , , , ,				
Total other liabilities	1,072,890	1	1,001,860	1

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T.A.11.11.11.22	(1.707.200	1.0		54.250.252		4.4	
Total liabilities	61,727,288	46		54,259,252		44	
CAPITAL STOCK - NT\$10 PAR VALUE							
Authorized - 8,000,000 thousand shares							
Issued - 5,479,878 thousand shares in 2009 and 5,690,428							
thousand shares in							
2008	54,798,783	41		56,904,278		46	
Capital received in advance	135,205	-		3,387		-	
	,			- ,			
Total capital stock	54,933,988	41		56,907,665		46	
•							
CAPITAL SURPLUS							
Capital in excess of par value	1,311,421	1		1,329,634		1	
Treasury stock	827,285	1		823,813		1	
Long-term investment	3,538,222	3		3,536,854		3	
Accrued interest on convertible bonds	656,827	-		682,986		-	
Total capital surplus	6,333,755	5		6,373,287		5	
RETAINED EARNINGS	13,229,409	10		9,221,404		7	
OTHER EQUITY ADJUSTMENTS	27.400			(100, 100	`		
Unrealized gain (loss) on financial instruments	25,498	-		(439,438	)	-	
Cumulative translation adjustments	3,276,508	2		4,873,957	`	4	
Unrecognized pension cost	(248,641)	-		(230,401	)	-	
Treasury stock - 322,532 thousand shares in 2009 and							
431,232 thousand shares in 2008	(5.024.401)	(1	\	(7.024.490	\	16	`
in 2008	(5,934,491)	(4	)	(7,034,480	)	(6	)
Other equity adjustments, net	(2,881,126)	(2	)	(2,830,362	`	(2	\
omer equity augustinents, net	(2,001,120 )	(2	)	(2,030,302	)	(2	)
Total shareholders' equity	71,616,026	54		69,671,994		56	
Total sharoholders equity	71,010,020	57		07,071,777		30	
TOTAL	\$133,343,314	100		\$123,931,246	,	100	
TOTAL	Ψ133,313,314	100		Ψ 123,731,2TO		100	

(With Deloitte & Touche audit report dated March 10, 2010)

#### ADVANCED SEMICONDUCTOR ENGINEERING, INC.

## STATEMENTS OF INCOME YEARS ENDED DECEMBER 31, 2009 AND 2008 (In Thousands of New Taiwan Dollars, Except Per Share Data)

	2009	2009		2008		
	Amount	%	Amount	%		
REVENUES	\$46,805,576	101	\$49,073,365	101		
LESS: SALES DISCOUNTS AND ALLOWANCES	671,262	1	622,348	1		
NET REVENUES	46,134,314	100	48,451,017	100		
COST OF REVENUES	35,724,319	77	37,912,254	78		
GROSS PROFIT	10,409,995	23	10,538,763	22		
OPERATING EXPENSES						
Research and development	2,036,633	4	1,796,768	4		
Selling	783,222	2	716,055	2		
General and administrative	1,941,215	4	2,538,292	5		
Total operating expenses	4,761,070	10	5,051,115	11		
INCOME FROM OPERATIONS	5,648,925	13	5,487,648	11		
NON-OPERATING INCOME AND GAINS						
Interest income	19,363	-	40,033	-		
Gain on valuation of financial assets, net	808,585	2	753,390	1		
Equity in earnings of equity method investments	2,762,236	6	2,409,736	5		
Other	632,494	1	856,196	2		
Total non-operating income and gains	4,222,678	9	4,059,355	8		
NON-OPERATING EXPENSES AND LOSSES						
Interest expense	1,070,718	3	852,027	2		
Loss on valuation of financial liabilities, net	572,952	1	513,556	1		
Foreign exchange loss, net	3,631	-	159,625	-		
Other	556,611	1	680,292	1		
Total non-operating expenses and losses	2,203,912	5	2,205,500	4		
INCOME BEFORE INCOME TAX	7,667,691	17	7,341,503	15		

INCOME TAX EXPENSE	923,145	2	1,181,451	2
NET INCOME	\$6,744,546	15	\$6,160,052	13
				(Continued)

	20	2009		008
	Before Income Tax	After Income Tax	Before Income Tax	After Income Tax
EARNINGS PER SHARE (EPS)				
Basic EPS	\$1.49	\$1.31	\$1.36	\$1.14
Diluted EPS	\$1.47	\$1.29	\$1.33	\$1.12

#### PRO FORMA INFORMATION

Had the Company's shares held by subsidiaries been accounted for as available-for-sale financial assets rather than treasury stock (after tax):

	2009	2008
Net income for calculation of basic EPS purpose	\$6,905,441	\$6,695,152
Net income for calculation of diluted EPS purpose	\$6,878,969	\$6,634,560
EARNING PER SHARE		
Basic EPS	\$1.26	\$1.18
Diluted EPS	\$1.24	\$1.16

(With Deloitte & Touche audit report dated March 10, (Concluded) 2010)

#### ADVANCED SEMICONDUCTOR ENGINEERING, INC.

# STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY YEARS ENDED DECEMBER 31, 2009 AND 2008

(In Thousands of New Taiwan Dollars)

	Other E
Unrealize	d
Gain Capital Stock Retained Earnings (Loss) or	n Cumula
Capital Stock Retained Earnings (Loss) or Capital	i Cuillula
Received Unappropriated Financia	l Transla
Common in Capital Legal	
Stock Advance Surplus Reserve Earnings Total Instrumen	ts Adjustm
BALANCE,	
JANUARY 1,	
2008 \$54,475,589 \$491,883 \$6,394,834 \$1,698,504 \$12,199,709 \$13,898,213 \$402,518	\$2,179,8
Appropriations of 2007 earnings	
Legal reserve 1,216,525 (1,216,525 )	-
Remuneration to	
directors and	
supervisors (216,000 ) (216,000 ) -	-
Bonus to	
employees - cash (383,205 ) (383,205 ) - Bonus to	-
employees - stock 383,205 (383,205 ) (383,205 ) -	
Cash dividends - (383,203 ) (383,203 ) -	-
17.1% (9,361,728 ) (9,361,728 ) -	_
Stock dividends -	
0.9% 492,723 (492,723 ) (492,723 ) -	-
Issuance of	
common stock	
from capital	
surplus 1,094,939 - (1,094,939)	-
Adjustment	
arising from	
changes in	
percentage of	
ownership in	7\
investees 1,014 (432,24) Cash dividends	/) -
paid to	
subsidiaries 535,100	_
(18,014	) -

Unrealized loss								
on								
available-for-sale financial assets								
Change in								
unrealized loss on								
cash flow hedging								
financial								
instruments	_	_	_	_	-	_	(391,695)	-
Stock options							, , ,	
exercised by								
employees								
Common stock	198,067	(61,952)	101,268	-	-	-	-	-
Capital received								
in advance	-	3,387	-	-	-	-	-	-
Conversion of								
convertible bonds	259,755	(429,931)	436,010	-	-	-	-	-
Net income in								
2008	-	-	-	-	6,160,052	6,160,052	-	-
Cumulative								
translation								
adjustments	-	-	-	-	-	-	-	2,694,
Unrecognized								
pension cost	-	-	-	-	-	-	-	-
Acquisition of								
treasury stock - 108,700 thousand								
shares								
BALANCE,	-	-	-	-	-	-	-	-
DECEMBER 31,								
2008	56,904,278	3,387	6,373,287	2,915,029	6,306,375	9,221,404	(439,438)	4,873,
Appropriations of	30,704,270	3,307	0,575,207	2,713,027	0,500,575	J,221,101	(432,430)	1,075,
2008 earnings								
Legal reserve	-	_	-	616,005	(616,005)	-	-	_
Cash dividends -					(0-0,000)			
5.0%	-	-	-	-	(2,736,568)	(2,736,568)	-	-
Adjustment						, , , ,		
arising from								
changes in								
percentage of								
ownership in								
investees	-	-	1,369	-	27	27	380,464	-
Cash dividends								
paid to								
subsidiaries	-	-	160,895	-	-	-	-	-
Change in								
unrealized gain								
on cash flow								
hedging financial							04 470	
instruments	-	-	_	-	-	-	84,472	-

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Stock options exercised by								
employees Common stock	74,245	(3,387)	32,726	_	_		_	
Capital received	74,243	(3,367)	32,720					
in advance		135,205	_					
Net income in		100,200						
2009	-	_	_	_	6,744,546	6,744,546	-	-
Cumulative								
translation								
adjustments	-	-	-	-	-	-	-	(1,597,
Unrecognized								
pension cost	-	-	-	-	-	-	-	-
Acquisition of								
treasury stock -								
109,274 thousand								
shares	-	-	-	-	-	-	-	-
Retirement of								
treasury stock -								
217,974 thousand			(224 522 ->	`				
shares	(2,179,740)	-	(234,522 )	) -	_	_	_	_
BALANCE,								
DECEMBER 31,	¢ 5 4 700 702	¢ 125 205	¢ 6 222 755	¢2.521.024	¢0.600.275	¢12 220 400	¢25 400	¢2 276 5
2009	\$54,798,783	\$135,205	\$6,333,755	\$3,531,034	\$9,698,313	\$13,229,409	\$25,498	\$3,276,5

(With Deloitte & Touche audit report dated March 10, 2010)

## ADVANCED SEMICONDUCTOR ENGINEERING, INC.

## STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2009 AND 2008 (In Thousands of New Taiwan Dollars)

	2009	2008
CASH FLOWS FROM OPERATING ACTIVITIES		
Net income	\$6,744,546	\$6,160,052
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation	5,611,664	5,897,774
Amortization	349,617	412,468
Provision for inventory valuation	112,025	430,394
Equity in earnings of equity method investments, net of cash dividends of NT \$1,784,475 thousand and NT \$805,103 thousand received in 2009 and 2008,		
respectively	(977,761)	(1,604,633)
Deferred income taxes	281,359	694,539
Other	376,609	806,424
Changes in operating assets and liabilities		
Financial assets for trading	(15,747)	-
Accounts receivable	(4,489,556)	
Other receivables (including related parties)	(83,966)	76,471
Inventories	(678,765)	373,260
Other current assets	(53,902)	6,238
Financial liabilities for trading	(21,043)	47,789
Accounts payable (including related parties)	2,749,616	(2,827,863)
Income tax payable	165,995	(78,146)
Accrued expenses	257,541	610,576
Other payables (including related parties)	22,919	(82,558)
Other current liabilities	121,833	(2,862)
Net cash provided by operating activities	10,472,984	15,846,947
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of available-for-sale financial assets	(570,000)	(2.020.000.)
Proceeds from disposal of available-for-sale financial assets	(570,000 ) 570,058	
•	370,038	7,578,407 (450,000 )
Acquisition of bond investments with no active market Proceeds from disposal of bonds investments with no active market	450,000	(430,000 )
•	430,000	50,000
Proceeds from disposal of held-to-maturity financial assets Acquisition of financial assets carried at cost	(104,914)	(39,552)
Increase in equity method investments		
Proceeds from disposal of equity method investments	(23,614,725) 20,814,031	(34,770,304)
Cash received from return of capital on long-term investments	20,014,031	33,145
Acquisition of property, plant and equipment	(5,574,392)	
Acquisition of property, plant and equipment	(3,374,392)	(+,920,077)

Proceeds from disposal of property, plant and equipment	101,739		593,528
Increase in patents	-		(92,026)
Decrease (increase) in guaranteed deposits	2,768		(1,057)
Increase in deferred charges	(256,365	)	(372,306)
Decrease (increase) in restricted assets	(300	)	1,078
Increase in other receivables from related parties	(450,000	)	-
Net cash used in investing activities	(8,632,100	)	(35,635,964)
			(Continued)

## ADVANCED SEMICONDUCTOR ENGINEERING, INC.

## STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2009 AND 2008

(In Thousands of New Taiwan Dollars)

	2009	2008
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase in other payables to related parties	\$4,893,800	\$-
Proceeds from long-term bank loans	27,680,050	36,699,000
Repayment of long-term bank loans	(28,263,090)	(1,562,335)
Repayment of bonds payable	(1,375,000)	(5,549,983)
Repayment of capital lease obligations	(18,413)	(25,507)
Decrease in guarantee deposits received	(121)	(48,634)
Cash bonus to employees, remuneration to directors and supervisors	-	(599,205)
Cash dividends	(2,736,568)	(9,361,728)
Proceeds from exercise of stock options by employees	238,789	240,770
Acquisition of treasury stock	(1,314,273)	(1,099,989)
Net cash provided by (used in) financing activities	(894,826)	18,692,389
NET INCREASE (DECREASE) IN CASH	946,058	(1,096,628)
CASH, BEGINNING OF YEAR	3,133,212	4,229,840
CASH, END OF YEAR	\$4,079,270	\$3,133,212
SUPPLEMENTAL INFORMATION		
Interest paid (excluding capitalized interest)	\$1,171,916	\$717,443
Income tax paid	471,854	565,058
Cash paid for acquisition of property, plant and equipment		
Acquisition of property, plant and equipment	\$6,838,333	\$4,292,093
Decrease (increase) in payable (including related parties)	(1,263,941)	634,784
	\$5,574,392	\$4,926,877
Cash received from disposal of property, plant and equipment		
Proceeds from disposal of property, plant and equipment	\$140,891	\$91,899
Decrease (increase) in other receivables (including related parties)	(39,152)	501,629
	\$101,739	\$593,528
	·	
Cash received from disposal of equity method investments		
Proceeds from disposal of equity method investments	\$29,608,501	\$-
Increase in other receivables	(8,794,470)	-

\$20,814,031 \$-

(Continued)

### ADVANCED SEMICONDUCTOR ENGINEERING, INC.

#### STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2009 AND 2008 (In Thousands of New Taiwan Dollars)

	2009	2008
Cash paid for acquisition of equity method investments		
Acquisition of equity method investments	\$32,409,195	\$34,990,304
Capitalization from other receivables	(8,794,470)	-
	\$23,614,725	\$34,990,304
Cash received from return of capital on long-term investments		
Cash received from return of capital on long-term investments	\$3,169	\$33,145
Increase in other receivables from related parties	(3,169)	-
	\$-	\$33,145
FINANCING ACTIVITIES NOT AFFECTING CASH FLOWS		
Bonds converted to capital stock	\$-	\$265,834
Current portion of capital lease obligations	9,048	18,320

(With Deloitte & Touche audit report dated March 10, 2010) (Concluded)

Advanced Semiconductor Engineering, Inc. and Subsidiaries

Consolidated Financial Statements as of December 31, 2008 and 2009 and for the Years Ended December 31, 2007, 2008 and 2009 and Report of Independent Registered Public Accounting Firm

#### REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Shareholders Advanced Semiconductor Engineering, Inc.

We have audited the accompanying consolidated balance sheets of Advanced Semiconductor Engineering, Inc. (a corporation incorporated under the laws of the Republic of China) and its subsidiaries (collectively, the "Company") as of December 31, 2008 and 2009, and the related consolidated statements of income, changes in shareholders' equity and cash flows for each of the three years in the period ended December 31, 2009, all expressed in New Taiwan dollars. 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, auditing standards generally accepted in the Republic of China ("ROC") and the Standards of the Public Company Accounting Oversight Board (United States). 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 consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company as of December 31, 2008 and 2009, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2009, in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the ROC.

As discussed in Note 3 to the consolidated financial statements, starting from January 1, 2009, the Company adopted the newly revised ROC Statement of Financial Accounting Standards ("SFAS") No.10, "Accounting for Inventories". Besides, starting from January 1, 2008, the Company changed its method of accounting for bonuses paid to employees, directors and supervisors upon adoption of Interpretation 96-052, "Accounting for Bonuses to Employees, Directors and Supervisors" issued by the ROC Accounting Research and Development Foundation ("ARDF") in March 2007.

Accounting principles generally accepted in the ROC differ in certain significant respects from accounting principles generally accepted in the United States of America. Information relating to the nature and effect of such differences is presented in Note 32 to the consolidated financial statements.

Our audits also comprehended the translation of New Taiwan dollar amounts into U.S. dollar amounts and, in our opinion, such translation has been made in conformity with the basis stated in Note 2 to the consolidated financial statements. Such U.S. dollar amounts are presented solely for the convenience of the readers.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the Company's internal control over financial reporting as of December 31, 2009, based on the criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated April 28, 2010 expressed an unqualified opinion on the Company's internal control over financial reporting.

Deloitte & Touche Taipei, Taiwan The Republic of China April 28, 2010

#### CONSOLIDATED BALANCE SHEETS

(Amounts in Thousands, Except Par Value)

	December 31				
	2008	2009			
ASSETS	NT\$	NT\$	US\$		
CURRENT ASSETS					
Cash and cash equivalents	\$26,138,930	\$22,557,494	\$706,025		
Financial assets at fair value through profit or loss - current	537,480	1,024,711	32,072		
Available-for-sale financial assets - current	279,812	3,995,524	125,056		
Bond investments with no active market - current	450,000	-	-		
Accounts receivable, net	11,388,105	17,811,541	557,482		
Other receivables	587,030	763,679	23,902		
Other receivables from related parties	32,003	463,068	14,494		
Guarantee deposits - current	16,074	256,876	8,040		
Inventories	3,635,032	4,955,227	155,093		
Construction in progress related to property development	1,144,113	7,251,193	226,954		
Deferred income tax assets - current	1,085,448	893,622	27,969		
Other current assets	1,072,824	1,440,067	45,072		
Total current assets	46,366,851	61,413,002	1,922,159		
LONG TERM INVESTMENTS					
LONG-TERM INVESTMENTS	547.269	602.050	21.661		
Financial assets carried at cost - noncurrent	547,368	692,059	21,661		
Bond investments with no active market - noncurrent	- 2 770 (70	96,090	3,007		
Equity method investments	3,779,670	4,371,841	136,834		
m - 11	4 227 020	5 150 000	161.502		
Total long-term investments	4,327,038	5,159,990	161,502		
DDODEDTY DI ANT AND FOLUDMENT					
PROPERTY, PLANT AND EQUIPMENT					
Cost	2 205 051	0.274.520	74.220		
Land	2,395,951	2,374,530	74,320		
Buildings and improvements	39,763,199	41,186,763	1,289,101		
Machinery and equipment	129,424,251	131,206,473	4,106,619		
Transportation equipment	212,956	201,003	6,291		
Furniture and fixtures	3,765,175	3,800,859	118,963		
Leased assets and leasehold improvements	390,209	343,204	10,742		
Total cost	175,951,741	179,112,832	5,606,036		
Less: Accumulated depreciation	(98,560,461)	(109,231,262)	(3,418,819)		
Less: Accumulated impairment	(12,991 )	(5,401 )	(169)		
	77,378,289	69,876,169	2,187,048		
Construction in progress	4,989,149	4,167,279	130,431		
Machinery in transit and prepayments	2,390,546	5,320,412	166,523		

84,757,984

79,363,860

2,484,002

Net property, plant and equipment

INTEANCIDLE ACCETO				
INTANGIBLE ASSETS	120.272	101.716	2 104	
Patents Goodwill	130,373	101,716	3,184	
Deferred pension cost	9,456,091 73,793	9,419,005 58,450	294,805 1,829	
Acquired special technology	626,362	484,544	1,829	
Land use rights	1,438,351	1,385,144	43,353	
Other intangible assets	867,079	783,839	24,533	
Other intaligible assets	807,079	103,039	24,333	
Total intangible assets	12,592,049	12,232,698	382,870	
OTHER ASSETS				
Assets leased to others	688,656	586,067	18,343	
Idle assets	361,388	361,835	11,325	
Guarantee deposits - noncurrent	45,150	50,628	1,585	
Deferred charges	1,156,213	1,030,404	32,251	
Deferred income tax assets - noncurrent	1,629,709	1,621,017	50,736	
Restricted assets	191,416	177,565	5,557	
Others	73,533	63,830	1,998	
	· - <b>,</b>	,	7	
Total other assets	4,146,065	3,891,346	121,795	
TOTAL	\$152,189,987	\$162,060,896	\$5,072,328	
		December 31 2008 2009		
		20		
LIABILITIES AND SHAREHOLDERS' EQUITY	2008 NT\$		09 US\$	
LIABILITIES AND SHAREHOLDERS' EQUITY  CURRENT LIABILITIES		20		
CURRENT LIABILITIES Short-term borrowings	NT\$ \$8,779,267	20		
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current	NT\$	NT\$ 200 NT\$ \$13,024,993 74,530	US\$ \$407,668 2,333	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current	NT\$ \$8,779,267 82,876	\$13,024,993 74,530 122,495	US\$ \$407,668 2,333 3,834	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable	\$8,779,267 82,876 - 5,167,347	\$13,024,993 74,530 122,495 8,954,015	\$407,668 2,333 3,834 280,251	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable	\$8,779,267 \$2,876 - 5,167,347 1,265,274	\$13,024,993 74,530 122,495 8,954,015 1,181,485	\$407,668 2,333 3,834 280,251 36,979	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties	\$8,779,267 \$2,876 - 5,167,347 1,265,274	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 -	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans Current portion of capital lease obligations	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845 23,133	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284 12,055	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898 377	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans Current portion of capital lease obligations	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845 23,133	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284 12,055	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898 377	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans Current portion of capital lease obligations Other current liabilities	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845 23,133 840,984	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284 12,055 887,231	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898 377 27,769	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans Current portion of capital lease obligations Other current liabilities  Total current liabilities  LONG-TERM DEBTS	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845 23,133 840,984	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284 12,055 887,231	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898 377 27,769	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans Current portion of capital lease obligations Other current liabilities  Total current liabilities  LONG-TERM DEBTS Hedging derivative liabilities - noncurrent	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845 23,133 840,984 25,270,694	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284 12,055 887,231 34,574,089	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898 377 27,769 1,082,131	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans Current portion of capital lease obligations Other current liabilities  Total current liabilities  LONG-TERM DEBTS Hedging derivative liabilities - noncurrent Long-term bonds payable	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845 23,133 840,984 25,270,694 391,695 1,375,000	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284 12,055 887,231 34,574,089	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898 377 27,769 1,082,131	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans Current portion of capital lease obligations Other current liabilities  Total current liabilities  LONG-TERM DEBTS Hedging derivative liabilities - noncurrent Long-term bank loans	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845 23,133 840,984 25,270,694	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284 12,055 887,231 34,574,089	US\$ \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898 377 27,769 1,082,131	
CURRENT LIABILITIES Short-term borrowings Financial liabilities at fair value through profit or loss - current Hedging derivative liabilities - current Accounts payable Income tax payable Accrued expenses Payable for properties Advance real estate receipts Current portion of long-term bank loans Current portion of capital lease obligations Other current liabilities  Total current liabilities  LONG-TERM DEBTS Hedging derivative liabilities - noncurrent Long-term bonds payable	\$8,779,267 \$2,876 - 5,167,347 1,265,274 4,194,044 2,246,924 - 2,670,845 23,133 840,984 25,270,694 391,695 1,375,000 49,839,565	\$13,024,993 74,530 122,495 8,954,015 1,181,485 4,453,294 3,433,235 1,507,472 923,284 12,055 887,231 34,574,089	US\$  \$407,668 2,333 3,834 280,251 36,979 139,383 107,457 47,182 28,898 377 27,769 1,082,131  9,758 - 1,536,044	

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OTHER LIABILITIES			
Accrued pension cost	2,663,776	2,729,844	85,441
Deferred income tax liabilities	151,729	180,955	5,663
Others	520,859	470,200	14,717
Total other liabilities	3,336,364	3,380,999	105,821
Total liabilities	80,229,245	87,347,202	2,733,870
EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE PARENT			
Capital stock - NT\$10 par value			
Authorized - 8,000,000 thousand shares			
Issued - 5,690,428 thousand shares in 2008 and 5,479,878 thousand			
shares in			
2009	56,904,278	54,798,783	1,715,142
Capital received in advance	3,387	135,205	4,232
Capital surplus	2,207	100,200	.,202
Capital in excess of par value	1,329,634	1,311,421	41,046
Treasury stock transactions	823,813	827,285	25,893
Long-term investment	3,536,854	3,538,222	110,743
Others	682,986	656,827	20,558
Total capital surplus	6,373,287	6,333,755	198,240
Retained earnings	9,221,404	13,229,409	414,066
Other equity adjustments			
Unrealized gain or loss on financial instruments	(439,438)	25,498	798
Cumulative translation adjustments	4,873,957	3,276,508	102,551
Unrecognized pension cost	(230,401)	(248,641 )	(7,782)
Treasury stock - 431,232 thousand shares in 2008 and 322,532			
thousand shares in 2009	(7,034,480 )	(5,934,491)	(185,743)
Total other equity adjustments	(2,830,362)	(2,881,126)	(90,176)
Total equity attributable to shareholders of the parent	69,671,994	71,616,026	2,241,504
MINORITY INTEREST	2,288,748	3,097,668	96,954
Total shareholders' equity	71,960,742	74,713,694	2,338,458
TOTAL	\$152,189,987	\$162,060,896	\$5,072,328

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

(With Deloitte & Touche audit report dated April 28, 2010)

#### CONSOLIDATED STATEMENTS OF INCOME

(Amounts in Thousands, Except Per Share Data)

	2007	Year Ended D 2008	December 31	20
	2007 NT\$	2008 NT\$	NT\$	US\$
NET REVENUES	111φ	1Ν1Φ	NIΦ	OS¢
Packaging	\$78,516,274	\$73,391,622	\$67,935,456	\$2,126,305
Testing	20,007,839	19,021,360	15,795,108	494,370
Other	2,638,956	2,017,930	2,044,750	63,998
Other	2,030,730	2,017,230	2,011,730	03,770
Total net revenues	101,163,069	94,430,912	85,775,314	2,684,673
COST OF REVENUES				
Packaging	58,261,353	59,178,272	55,557,439	1,738,887
Testing	12,634,387	12,766,132	11,342,103	354,995
Other	2,024,020	717,034	729,588	22,835
Other	2,021,020	717,054	727,300	22,033
Total cost of revenues	72,919,760	72,661,438	67,629,130	2,116,717
2000 02 20 (02 02	, =,,, 15,,, 00	, 2,001, 100	07,027,100	2,110,717
GROSS PROFIT	28,243,309	21,769,474	18,146,184	567,956
OPERATING EXPENSES				
Research and development	3,073,491	3,671,204	3,611,950	113,050
Selling	994,229	1,158,637	1,209,199	37,847
General and administrative	5,512,880	5,694,224	4,310,692	134,920
Total operating expenses	9,580,600	10,524,065	9,131,841	285,817
INCOME FROM OPERATIONS	18,662,709	11,245,409	9,014,343	282,139
NON-OPERATING INCOME AND GAINS				
Interest income	348,660	326,772	173,870	5,442
Gain on valuation of financial assets, net	205,997	286,914	934,938	29,262
Equity in earnings of equity method investees	345,705	77,450	330,117	10,332
Foreign exchange gain, net	403,532	282,031	4,203	132
Others	1,176,137	985,336	815,680	25,530
Total non-operating income and gains	2,480,031	1,958,503	2,258,808	70,698
NON-OPERATING EXPENSES AND LOSSES				
Interest expense	1,574,524	1,813,296	1,508,023	47,200
Loss on valuation of financial liabilities	28,583	732,204	645,774	20,212
Impairment loss	994,682	293,319	11,117	348

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Others	1,193,083	889,328	719,847	22,530
Total non-operating expenses and losses	3,790,872	3,728,147	2,884,761	90,290
INCOME BEFORE INCOME TAX	17,351,868	9,475,765	8,388,390	262,547
INCOME TAX EXPENSE	3,357,384	2,268,282	1,484,922	46,476
NET INCOME	\$13,994,484	\$7,207,483	\$6,903,468	\$216,071
ATTRIBUTABLE TO				
Shareholders of the parent	\$12,165,249	\$6,160,052	\$6,744,546	\$211,097
Minority interest	1,829,235	1,047,431	158,922	4,974
	\$13,994,484	\$7,207,483	\$6,903,468	\$216,071
				(Continued)

## ADVANCED SEMICONDUCTOR ENGINEERING, INC. AND SUBSIDIARIES

#### CONSOLIDATED STATEMENTS OF INCOME

(Amounts in Thousands, Except Per Share Data)

	2007 NT\$	Year Ended 2008 NT\$	l December 3 2 NT\$	51 2009 US\$
	1114	1114	1,14	0.54
EARNINGS PER SHARE				
Basic earnings per share				
Before income tax	\$2.55	\$1.36	\$1.49	\$0.05
After income tax	\$2.26	\$1.14	\$1.31	\$0.04
Diluted earnings per share				
Before income tax	\$2.46	\$1.33	\$1.47	\$0.05
After income tax	\$2.40	\$1.12	\$1.47	\$0.03
EARNINGS PER ADS				
Basic earnings per ADS				
Before income tax	\$12.73	\$6.81	\$7.43	\$0.23
After income tax	\$11.28	\$5.71	\$6.53	\$0.20
Diluted earnings per ADS				
Before income tax	\$12.32	\$6.67	\$7.34	\$0.23
After income tax	\$10.90	\$5.59	\$6.45	\$0.20

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

(With Deloitte & Touche audit report dated April 28, 2010) (Concluded)

# CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (Amounts in Thousands)

				:	Retained Earnin	gs	Unrealized Gain	Other Equ
		Capital					(Loss)	Cumulativ
	Capital	Received in	Capital	Legal	Unappropriated	I	on Financial	Translatio
	Capital Stock	Advance	Surplus	Reserve	Earnings	Total	Instruments	Adjustme
New Taiwan Dollars								
BALANCE,								
JANUARY 1, 2007	\$45,925,086	\$384,428	\$3,805,768	\$-	\$16,985,043	\$16,985,043	\$416,400	\$1,330,65
Appropriations of 2006 earnings								
Legal reserve	-	-	-	1,698,504	(1,698,504)	-	-	-
Compensation to directors and								
supervisors	-	-	-	-	(300,000)	(300,000	) -	-
Bonus to employees - cash	_	_	-	_	(535,028)	(535,028	) -	-
Bonus to								
employees - stock	535,029	-	-	-	(535,029)	(535,029	) -	-
Cash dividends - 15%	-	-	-	-	(6,941,011)	(6,941,011)	) -	-
Stock dividends - 15%	6,941,011	_	-	_	(6,941,011)	(6,941,011	) -	_
Adjustment of	- ,- , -				(-)-	(-)-	<b>,</b>	
equity method								
investments	-	-	15,867	-	-	-	(15,069)	-
Cash dividends								
received by subsidiaries from								
parent company	_	_	271,945	_	_	_	_	_
Unrealized gain			211,773					
on								
available-for-sale								
financial assets	-	-	-	-	-	-	1,187	-

Stock options exercised by employees								
Common stock	697,276	(384,428)	649,392	-	-	-	-	-
Capital received								
in advance	-	61,952	-	-	-	-	-	-
Conversion of convertible bonds								
Common stock	377,187	-	923,608	-	-	-	-	-
Capital received								
in advance	-	429,931	-	-	-	-	-	-
Capital surplus from accrued								
interest on convertible bonds			720 254					
Net income in	-	-	728,254	-	-	-	_	-
2007					12,165,249	12,165,249		
Changes in	-	-	-	-	12,103,249	12,103,249	-	-
minority interest	_	_	_	_	_	_	_	_
Changes in	_	_	_	_	_	_	_	_
minority interest								
from acquisition								
of subsidiaries	_	_	_	_	_	_	_	_
Cumulative								
translation								
adjustments	_	_	_	_	_	_	_	849,157
3								
BALANCE,								
DECEMBER 31,								
2007	54,475,589	491,883	6,394,834	1,698,504	12,199,709	13,898,213	402,518	2,179,80
Appropriations of								
2007 earnings								
Legal reserve	-	-	-	1,216,525	(1,216,525)	-	-	-
Compensation to								
directors and								
supervisors	-	-	-	-	(216,000 )	(216,000 )	-	-
Bonus to					(202 205 )	(202.205)		
employees - cash	-	-	-	-	(383,205)	(383,205)	-	-
Bonus to	202 205				(202 205	(202 205		
employees - stock	383,205	-	-	-	(383,205)	(383,205)	-	-
Cash dividends - 17.1%					(9,361,728)	(0.261.729.)		
Stock dividends -	-	-	-	-	(9,301,728)	(9,361,728)	-	-
0.9%	492,723				(492,723)	(492,723)		
Issuance of	492,723	-	-	-	(492,723 )	(492,723 )	-	-
common stock								
from capital								
surplus	1,094,939	_	(1,094,939)	_		_	_	_
Adjustment of	-	_	1,014	_	_	-	(432,247)	_
equity method			-,~- '				(,2 17)	

investments								
Cash dividends								
received by								
subsidiaries from								
parent company		-	535,100					-
Unrealized gain								
on								
available-for-sale								
financial assets	-	-	-	-	-	-	(18,014)	-
Change in								
unrealized loss on								
cash flow hedging								
financial								
instruments	-	-	-	-	-	-	(391,695)	-
Stock options								
exercised by								Ţ
employees								
Common stock	198,067	(61,952)	101,268	-	-	-	-	-
Capital received								
in advance	-	3,387	-	-	-	-	-	-
Conversion of								
convertible bonds	259,755	(429,931)	436,010	-	-	-	-	-
Net income in								
2008	-	-	-	-	6,160,052	6,160,052	-	-
Changes in								
minority interest	-	-	-	-	-	-	-	-
Changes in								
minority interest								ļ
from acquisition								ļ
of subsidiaries	-	-	-	-	-	-	-	-
Cumulative								
translation								2 (24 14
adjustments	-	-	-	-	-	-	-	2,694,14
Change in net								ļ
loss not								ļ
recognized as								ļ
pension cost	-	-	_	-	_	-	-	
Acquisition of								
treasury stock -								
108,700 thousand								
shares	-	-	-	-	-	-	-	-
DALANCE								ļ
BALANCE, DECEMBER 31,								ļ
·	56 004 <b>27</b> 8	2 207	6 272 287	2.015.020	6 206 275	0.221.404	(420 428)	1 072 05
2008	56,904,278	3,387	6,373,287	2,915,029	6,306,375	9,221,404	(439,438)	4,873,95
A appropriations of								
Appropriations of								
2008 earnings				616,005	(616,005)			
Legal reserve Cash dividends -	-	-	-	010,005	(616,005)	-	-	-
Cash dividends - 5.0%					(2,736,568)	(2,736,568)	_	
5.0%	-				(2,730,308)	(2,730,308)		-

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Adjustment of equity method								
investments	-	-	1,369	-	27	27	380,464	-
Cash dividends received by subsidiaries from			160 905					
parent company Change in	-	-	160,895	-	-	-	-	-
unrealized loss on cash flow hedging financial								
instruments	-	-	-	-	-	-	84,472	-
Stock options exercised by employees								
Common stock	74,245	(3,387)	32,726	-	-	-	-	-
Capital received in advance	-	135,205	-	-	-	-	-	-
Net income in 2009	_	_	_	_	6,744,546	6,744,546	_	_
Changes in					0,744,540	0,711,510		
minority interest	-	-	-	-	-	-	-	-
Cumulative translation								
adjustments	-	-	-	-	-	-	-	(1,597,44
Change in net loss not recognized as								
pension cost	_	_	_	_	_	_	_	_
Acquisition of treasury stock - 109,274 thousand shares								
Retirement of	<del>-</del>	<del>-</del>	_	<del>-</del>		_		_
treasury stock - 217,974 thousand								
shares	(2,179,740)	-	(234,522)	-	-	-	-	-
BALANCE, DECEMBER 31,								
2009	\$54,798,783	\$135,205	\$6,333,755	\$3,531,034	\$9,698,375	\$13,229,409	\$25,498	\$3,276,50
U.S. Dollars								
BALANCE, DECEMBER 31,								
2009	\$1,715,142	\$4,232	\$198,240	\$110,517	\$303,549	\$414,066	\$798	\$102,551

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

(With Deloitte & Touche audit report dated April 28, 2010)

# CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in Thousands)

NT\$         NT\$         NT\$         US\$           CASH FLOWS FROM OPERATING ACTIVITIES           Net income         \$13,994,484         \$7,207,483         \$6,903,468         \$216,071           Adjustments to reconcile net income to net cash provided by operating activities:           Depreciation         15,558,722         16,333,515         16,775,929         525,068           Amortization         1,067,430         911,337         862,153         26,984           Impairment loss         994,682         293,319         11,117         348           Equity in earnings of equity method investees, net of cash dividends of NT\$154,517 thousand, NT\$292,094         71,117		Year Ended December 31							
CASH FLOWS FROM OPERATING ACTIVITIES         Net income       \$13,994,484       \$7,207,483       \$6,903,468       \$216,071         Adjustments to reconcile net income to net cash provided by operating activities:       15,558,722       16,333,515       16,775,929       525,068         Depreciation       1,067,430       911,337       862,153       26,984         Impairment loss       994,682       293,319       11,117       348         Equity in earnings of equity method investees, net of cash dividends of NT\$154,517 thousand, NT\$292,094       348       348		2007 NT\$		2008 NT\$			JU9		
Net income       \$13,994,484       \$7,207,483       \$6,903,468       \$216,071         Adjustments to reconcile net income to net cash provided by operating activities:       15,558,722       16,333,515       16,775,929       525,068         Depreciation       1,067,430       911,337       862,153       26,984         Impairment loss       994,682       293,319       11,117       348         Equity in earnings of equity method investees, net of cash dividends of NT\$154,517 thousand, NT\$292,094       15,558,722       16,333,515       16,775,929       525,068								,	
Adjustments to reconcile net income to net cash provided by operating activities:  Depreciation 15,558,722 16,333,515 16,775,929 525,068  Amortization 1,067,430 911,337 862,153 26,984  Impairment loss 994,682 293,319 11,117 348  Equity in earnings of equity method investees, net of cash dividends of NT\$154,517 thousand, NT\$292,094	CASH FLOWS FROM OPERATING ACTIVITIES								
provided by operating activities:  Depreciation 15,558,722 16,333,515 16,775,929 525,068  Amortization 1,067,430 911,337 862,153 26,984  Impairment loss 994,682 293,319 11,117 348  Equity in earnings of equity method investees, net of cash dividends of NT\$154,517 thousand, NT\$292,094	Net income	\$13,994,484		\$7,207,483		\$6,903,468		\$216,071	
Depreciation       15,558,722       16,333,515       16,775,929       525,068         Amortization       1,067,430       911,337       862,153       26,984         Impairment loss       994,682       293,319       11,117       348         Equity in earnings of equity method investees, net of cash dividends of NT\$154,517 thousand, NT\$292,094									
Amortization       1,067,430       911,337       862,153       26,984         Impairment loss       994,682       293,319       11,117       348         Equity in earnings of equity method investees, net of cash dividends of NT\$154,517 thousand, NT\$292,094       348       348	provided by operating activities:								
Impairment loss 994,682 293,319 11,117 348 Equity in earnings of equity method investees, net of cash dividends of NT\$154,517 thousand, NT\$292,094	Depreciation	15,558,722		16,333,515		16,775,929		525,068	
Equity in earnings of equity method investees, net of cash dividends of NT\$154,517 thousand, NT\$292,094	Amortization	1,067,430		911,337		862,153		26,984	
cash dividends of NT\$154,517 thousand, NT\$292,094	Impairment loss	994,682		293,319		11,117		348	
	Equity in earnings of equity method investees, net of								
	cash dividends of NT\$154,517 thousand, NT\$292,094								
thousand and NT\$82,299 thousand (US\$2,576	thousand and NT\$82,299 thousand (US\$2,576								
thousand) received in 2007, 2008 and 2009,	thousand) received in 2007, 2008 and 2009,								
respectively (191,188 ) 214,644 (247,818 ) (7,756 )	respectively	(191,188	)	214,644		(247,818	)	(7,756	)
Accrued interest on convertible bonds 177,111	Accrued interest on convertible bonds	177,111		-		-		-	
Provision for inventory valuation and obsolescence 588,699 510,038 191,904 6,006	Provision for inventory valuation and obsolescence	588,699		510,038		191,904		6,006	
Deferred income taxes 2,029,567 701,722 229,744 7,190	Deferred income taxes	2,029,567		701,722		229,744		7,190	
Others (89,358 ) 213,514 406,416 12,721	Others	(89,358	)	213,514		406,416		12,721	
Changes in operating assets and liabilities	Changes in operating assets and liabilities								
Financial assets for trading (44,091 ) 1,064,514 (487,231 ) (15,250 )	Financial assets for trading	(44,091	)	1,064,514		(487,231	)	(15,250	)
Accounts receivable (5,441,054) 7,474,046 (6,470,810) (202,529)	Accounts receivable	(5,441,054	)	7,474,046		(6,470,810	)	(202,529	)
Other receivables (including receivables from related	Other receivables (including receivables from related								
parties) (95,286 ) 223,690 (129,022 ) (4,038 )	The state of the s	(95,286	)	223,690		(129,022	)	(4,038	)
Inventories (281,463 ) 767,071 (1,509,143 ) (47,234 )	•	(281,463	)	767,071		(1,509,143	)	(47,234	)
Construction in progress related to property	Construction in progress related to property	,						•	
development (68,160 ) (591,148 ) (6,107,080 ) (191,145 )	1 0 1 1	(68,160	)	(591,148	)	(6,107,080	)	(191,145	)
Other current assets 120,897 96,399 (411,045 ) (12,865 )	•	•		96,399		•		•	)
Financial liabilities for trading (308,252 ) 38,545 (8,346 ) (261 )	Financial liabilities for trading	(308,252	)	38,545		(8,346	)		)
Accounts payable 661,423 (4,345,030) 3,786,668 118,518		661,423		·	)	• •		•	
Income tax payable (94,783 ) 27,949 (83,789 ) (2,623 )		(94,783	)				)	(2,623	)
Advance real estate receipts - 1,507,472 47,182		-		-		1,507,472			
Accrued expenses and other current liabilities \$268,766 ) (412,809 ) 296,641 9,285	•	\$268,766	)	(412,809	)	296,641		9,285	
•	•			·					
Net cash provided by operating activities 28,310,614 30,728,799 15,517,228 485,672	Net cash provided by operating activities	28,310,614		30,728,799		15,517,228		485,672	
CASH FLOWS FROM INVESTING ACTIVITIES	CASH FLOWS FROM INVESTING ACTIVITIES								
Acquisition of available-for-sale financial assets (11,768,642) (7,692,649) (42,695,001) (1,336,307)		(11 768 643	2.)	(7 692 649	)	(42, 695, 001	)	(1 336 30	7)
Proceeds from disposal of available-for-sale financial	^	(11,700,042	_,	(7,072,017	,	(12,075,001	,	(1,550,50	. ,
assets 11,825,157 16,714,277 38,971,185 1,219,755		11 825 157		16 714 277		38 971 185		1 219 755	
Acquisition of bond investments with no active market - (450,000) (97,740) (3,059)					)		)		)

Proceeds from disposal of bond investments with no					
active market	-	-	450,000	14,085	
Acquisition of financial assets carried at cost	(17,970 )	(74,477 )	(154,544 )	(4,837	)
Proceeds from disposal of financial assets carried at					
cost	910,307	6,295	3,203	100	
Proceeds from disposal of held-to-maturity financial					
assets	-	50,000	-	-	
Acquisition of equity method investments	-	-	(84,000)	(2,629	)
Acquisition of subsidiaries	(846,889)	(26,490,526)	-	-	
Acquisition of property, plant and equipment	(17,190,432)	(18,583,343)	(11,445,621)	(358,235	)
Proceeds from disposal of property, plant and					
equipment	347,470	187,521	93,116	2,914	
Decrease (increase) in guarantee deposits	147,399	429,082	(246,280 )	(7,708	)
Decrease in restricted assets	57,395	87,652	13,851	434	
Increase in other assets	(894,892)	(442,555)	(337,864)	(10,575	)
Acquisition of patents	(6,595)	(96,109)	(1,020 )	(32	)
Acquisition of land use rights	(670,669)	(4,335)	-	-	
Increase in other receivables from related parties	-	-	(450,000)	(14,085	)
Net cash used in investing activities	(18,108,361)	(36,359,167)	(15,980,715)		